# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 FORM 10-Q

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

For the quarterly period ended September 30, 2024 Commission File Number 001-33289



(Exact name of Registrant as specified in its charter)

BERMUDA N/A

(State or other jurisdiction of incorporation or organization)

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

# A.S. Cooper Building, 4th Floor, 26 Reid Street, Hamilton HM 11, Bermuda

(Address of principal executive offices, including zip code)

Registrant's telephone number, including area code: (441) 292-3645

# Securities registered pursuant to Section 12(b) of the Act:

Title of Each Class	Trading Symbol(s)	Name of Each Exchange on Which Registered
Ordinary shares, par value \$1.00 per share	ESGR	The NASDAQ Stock Market LLC
Depositary Shares, Each Representing a 1/1,000th Interest in a 7.00%	ESGRP	The NASDAQ Stock Market LLC
Fixed-to-Floating Rate Perpetual Non-Cumulative Preferred Share, Series D, Par Value \$1.00 Per Share		
Depositary Shares, Each Representing a 1/1,000th Interest in a 7.00%	ESGRO	The NASDAQ Stock Market LLC
Perpetual Non-Cumulative Preferred Share, Series E, Par Value \$1.00 Per Share		
Indicate by check mark whether the registrant (1) has file the Securities Exchange Act of 1934 during the preceding was required to file such reports), and (2) has been days. Yes $\blacksquare$ No $\square$	g 12 months (or f	or such shorter period that the registrant
Indicate by check mark whether the registrant has submitt submitted pursuant to Rule 405 of Regulation S-T during the registrant was required to submit such files). Yes 🗷	•	·
Indicate by check mark whether the registrant is a large filer, a smaller reporting company or an emerging growth "accelerated filer," "smaller reporting company" and "emer	n company. See t	he definitions of "large accelerated filer,"
Large accelerated <b>☑</b> Accelerated filer □ Non-accelerated filer	□ Smaller reproperties	porting   Emerging growth company
If an emerging growth company, indicate by check material transition period for complying with any new or revised find 13(a) of the Exchange Act. $\Box$	•	
Indicate by check mark whether the registrant is a sheat). Yes $\square$ No $\blacksquare$	ell company (as	defined in Rule 12b-2 of the Exchange
As at November 8, 2024, the registrant had outstanding share.	15,232,010 votii	ng ordinary shares, par value \$1.00 per

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# **GLOSSARY OF KEY TERMS**

A&E Asbestos and environmental

Acquisition costs Costs that are directly related to the successful efforts of acquiring new insurance

contracts or renewing existing insurance contracts, and which principally consist of incremental costs such as: commissions, brokerage expenses, premium taxes and other

fees incurred at the time that a contract or policy is issued.

**ADC** Adverse development cover – A retrospective reinsurance arrangement that will insure

losses in excess of an established reserve and provide protection up to a contractually

agreed amount.

Adjusted run-off liability earnings - Non-GAAP financial measure calculated by dividing Adjusted RLE

adjusted prior period development by average adjusted net loss reserves. See "Non-

GAAP Financial Measures" for reconciliation.

Adjusted return on equity - Non-GAAP financial measure calculated by dividing adjusted Adjusted ROE

operating income (loss) attributable to Enstar ordinary shareholders by adjusted opening Enstar ordinary shareholders' equity. See "Non-GAAP Financial Measures" for

reconciliation.

Adjusted TIR Adjusted total investment return - Non-GAAP financial measure calculated by dividing

adjusted total investment return by average adjusted total investable assets. See "Non-

GAAP Financial Measures" for reconciliation.

**AFS** Available-for-sale

**ALAE** Allocated loss adjustment expenses

Allianz Allianz SE

AmTrust Financial Services, Inc. **AmTrust** 

Annualized Calculation of the quarterly result or year-to-date result multiplied by four and then

divided by the number of quarters elapsed within the applicable year-to-date period.

Accumulated other comprehensive income **AOCI** 

**APIC** Additional Paid-in Capital

**ASC** Accounting Standards Codification **ASU** Accounting Standards Update Arden Arden Reinsurance Company Ltd. **Atrium** Atrium Underwriting Group Limited

Basis point(s) bps

**BMA** Bermuda Monetary Authority

**BSCR** Bermuda Solvency Capital Requirement

Book value per ordinary share - GAAP financial measure calculated by dividing Enstar **BVPS** 

ordinary shareholders' equity by the number of ordinary shares outstanding.

Cavello Cavello Bay Reinsurance Limited, a wholly-owned subsidiary

CODM Chief operating decision maker

Citco Citco III Limited

CLO Collateralized loan obligation

Core Specialty Core Specialty Insurance Holdings, Inc.

DCo DCo LLC

Defendant A&E liabilities Defendant asbestos and environmental liabilities - Non-insurance liabilities relating to

amounts for indemnity and defense costs for pending and future claims, as well as

amounts for environmental liabilities associated with properties.

**DCA** Deferred charge asset - The amount by which estimated ultimate losses payable exceed

the consideration received at the inception of a retroactive reinsurance agreement and that are subsequently amortized over the estimated loss settlement period.

DGL

Deferred gain liability - The amount by which consideration received exceeds estimated ultimate losses payable at the inception of a retroactive reinsurance agreement and that

are subsequently amortized over the estimated loss settlement period.

**EB Trust Enstar Group Limited Employee Benefit Trust**  Enhanzed Re Enhanzed Reinsurance Ltd.

Enstar Group Limited and its consolidated subsidiaries

Enstar Finance LLC

FAL Funds at Lloyd's - A deposit in the form of cash, securities, letters of credit or other

approved capital instrument that satisfies the capital requirement to support the Lloyd's

syndicate underwriting capacity.

FDBVPS Fully diluted book value per ordinary share - Non-GAAP financial measure calculated by

dividing Enstar ordinary shareholders' equity by the number of ordinary shares outstanding, adjusted for equity awards granted and not yet vested (similar to the calculation of diluted earnings per share). See "Non-GAAP Financial Measures" in Item 7

for reconciliation.

Funds held The account created with premium due to the reinsurer pursuant to the reinsurance

agreement, the balance of which is credited with investment income and losses paid are

deducted.

Funds held by reinsured

companies

Funds held, as described above, where we receive a fixed crediting rate of return or

other contractually agreed return on the assets held.

Funds held - directly

managed

Funds held, as described above, where we receive the actual investment portfolio return

on the assets held.

Future policyholder benefits The liability relating to life reinsurance contracts, which are based on the present value of

anticipated future cash flows and mortality rates.

GCM Fund GCM Blue Sails Infrastructure Offshore Opportunities Fund, L.P.

IAG Insurance Australia Group

IBNR Incurred but not reported - The estimated liability for unreported claims that have been

incurred, as well as estimates for the possibility that reported claims may settle for amounts that differ from the established case reserves as well as the potential for closed

claims to re-open.

ILS Insurance Linked Securities

Investable assets The sum of total investments, cash and cash equivalents, restricted cash and cash

equivalents and funds held

JSOP Joint Share Ownership Plan LAE Loss adjustment expenses

Lloyd's This term may refer to either the society of individual and corporate underwriting

members that pool and spread risks as members of one or more syndicates, or the Corporation of Lloyd's, which regulates and provides support services to the Lloyd's

market

LOC Letter of credit

LPT Loss Portfolio Transfer - Retroactive reinsurance transaction in which loss obligations

that are already incurred are ceded to a reinsurer, subject to any stipulated limits

Merger Series of mergers resulting in the Company surviving the Merger as a wholly-owned

subsidiary of Elk Bidco Limited, an exempted company limited by shares existing under

the laws of Bermuda

Merger Agreement Enstar Group Limited entered into an Agreement and Plan of Merger with Elk Bidco

Limited, which is backed by equity commitments from investment vehicles managed or

advised by affiliates of Sixth Street Partners, LLC.

Monument Midco Monument Midco Limited, a wholly owned subsidiary of Monument Re

Monument Re Monument Insurance Group Limited

Morse TEC LLC NAV Morse TEC LLC Net asset value

NCI Noncontrolling interests

New business Material transactions, which generally take the form of reinsurance or direct business

transfers, or business acquisitions.

NIFO Net investment in foreign operation

Northshore Northshore Holdings Limited

OLR Outstanding loss reserves - Provisions for claims that have been reported and accrued

but are unpaid at the balance sheet date.

Parent Elk Bidco Limited

pps Percentage point(s)

PPD Prior period development - Changes to loss estimates recognized in the current calendar

year that relate to loss reserves established in previous calendar years.

Private equity funds Investments in limited partnerships and limited liability companies

Reinsurance to close (RITC) A business transaction to transfer estimated future liabilities attached to a given year of

account of a Lloyd's syndicate into a later year of account of either the same or different

Lloyd's syndicate in return for a premium.

Reserves for losses and LAE Management's best estimate of the ultimate cost of settling losses as of the balance

sheet date. This includes OLR and IBNR.

Retroactive reinsurance Contracts that provide indemnification for losses and LAE with respect to past loss

events.

RLE Run-off liability earnings – GAAP-based financial measure calculated by dividing prior

period development by average net loss reserves.

RNCI Redeemable noncontrolling interests

ROE Return on equity - GAAP-based financial measure calculated by dividing net income

(loss) attributable to Enstar ordinary shareholders by opening Enstar ordinary

shareholders' equity

Run-off A line of business that has been classified as discontinued by the insurer that initially

underwrote the given risk

Run-off portfolio A group of insurance policies classified as run-off.

SEC U.S. Securities and Exchange Commission

SGL No. 1 SGL No. 1 Limited

Sixth Street Sixth Street Partners, LLC

SSHL StarStone Specialty Holdings Limited
StarStone International StarStone's non-U.S. operations

StarStone U.S. Holdings, Inc. and its subsidiaries

Stone Point Stone Point Capital LLC

TIR Total investment return - GAAP financial measure calculated by dividing total investment

return, including other comprehensive income, for the applicable period by average total

investable assets

Trident V Funds Trident V, L.P., Trident V Parallel Fund, L.P. and Trident V Professionals Fund, L.P.

U.S. GAAP Accounting principles generally accepted in the United States of America

ULAE Unallocated loss adjustment expenses - Loss adjustment expenses relating to run-off

costs for the estimated payout of the run-off, such as internal claim management or

associated operational support costs.

Unearned premium The unexpired portion of policy premiums that will be earned over the remaining term of

the insurance contract.

VIE Variable interest entity

# CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

This quarterly report and the documents incorporated by reference herein contain 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 securities 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," "may" and similar statements of a future or forward-looking nature 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 report and in our Annual Report on Form 10-K for the year ended December 31, 2023, which could cause actual results to differ materially from those suggested by the forward-looking statements. These risk factors include:

- · the completion of the Merger (as defined herein) on the anticipated terms and timing;
- the satisfaction of other conditions to the completion of the Merger, including obtaining required regulatory approvals;
- the risk that our stock price may fluctuate during the pendency of the Merger and may decline if the Merger is not completed;
- potential litigation relating to the Merger that has and could be instituted against us or our directors, managers or officers, including the effects of any outcomes related thereto;
- the risk that disruptions from the Merger (including the ability of certain customers to terminate or amend contracts upon a change of control) will harm our business, including current plans and operations, including during the pendency of the Merger;
- our ability to retain and hire key personnel;
- the diversion of management's time and attention from ordinary course business operations to completion of the Merger and integration matters;
- potential adverse reactions or changes to business relationships resulting from the announcement or completion of the Merger;
- legislative, regulatory and economic developments;
- potential business uncertainty, including changes to existing business relationships, during the pendency of the Merger that could affect our financial performance;
- certain restrictions during the pendency of the proposed Merger that may impact our ability to pursue certain business opportunities or strategic transactions;
- unpredictability and severity of catastrophic events, including but not limited to acts of terrorism, outbreaks of
  war or hostilities or global pandemics, as well as management's response to any of the aforementioned factors;
- the possibility that the Merger may be more expensive to complete than anticipated, including as a result of unexpected factors or events;
- unexpected costs, liabilities or delays associated with the Merger;
- the response of competitors to the Merger;
- the occurrence of any event, change or other circumstance that could give rise to the termination of the Merger, including in circumstances requiring us to pay a termination fee;
- the risk that an active trading market for the newly issued preferred shares that our holders of the depositary shares representing our preferred shares will receive in the Merger does not exist and may not develop;

- the adequacy of our loss reserves and the need to adjust such reserves as claims develop over time, including
  due to the impact of emerging claim and coverage issues and disputes that could impact reserve adequacy;
- risks relating to our acquisitions, including our ability to evaluate opportunities, successfully price acquisitions, address operational challenges, support our planned growth and assimilate acquired portfolios and companies into our internal control system in order to maintain effective internal controls, provide reliable financial reports and prevent fraud;
- risks relating to climate change and its potential impact on the returns from our run-off business and our investments:
- changes in tax laws or regulations applicable to us or our subsidiaries, including the Bermuda Corporate Income
  Tax, or the risk that we or one of our non-U.S. subsidiaries become subject to significant, or significantly
  increased, income taxes in the U.S. or elsewhere;
- the risk that U.S. persons who own our ordinary shares might become subject to adverse U.S. tax consequences as a result of related person insurance income;
- risks relating to our ability to obtain regulatory approvals, including the timing, terms and conditions of any such
  approvals, and to satisfy other closing conditions in connection with our acquisition agreements, which could
  affect our ability to complete acquisitions;
- risks relating to the variability of statutory capital requirements and the risk that we may require additional capital in the future, which may not be available or may be available only on unfavorable terms;
- the risk that our reinsurance subsidiaries may not be able to provide the required collateral to ceding companies pursuant to their reinsurance contracts, including through the use of letters of credit;
- risks relating to the availability and collectability of our ceded reinsurance;
- the ability of our subsidiaries to distribute funds to us and the resulting impact on our liquidity;
- losses due to foreign currency exchange rate fluctuations;
- the risk that the value of our investment portfolios and the investment income that we receive from these
  portfolios may decline materially as a result of market fluctuations and economic conditions, including those
  related to interest rates, credit spreads and equity prices (including the risk that we may realize losses related to
  declines in the value of our investment portfolios if we elect to, or are required to, sell investments with
  unrealized losses);
- risks relating to our ability to structure our investments in a manner that recognizes our liquidity needs;
- risks relating to our strategic investments in alternative asset classes and joint ventures, which are illiquid and may be volatile;
- risks relating to our ability to accurately value our investments, which require methodologies, estimates and assumptions that can be highly subjective, and the inaccuracy of which could adversely affect our financial condition;
- risks relating to our liquidity demands and the structure of our investment portfolios, which may adversely affect the performance of our investment portfolio and financial results;
- risks relating to the complex regulatory environment in which we operate, including that ongoing or future
  industry regulatory developments will disrupt our business, affect the ability of our subsidiaries to operate in the
  ordinary course or to make distributions to us, 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;
- risks relating to laws and regulations regarding sanctions and foreign corrupt practices, the violation of which could adversely affect our financial condition and results of operations;
- the risk that some of our directors, large shareholders and their affiliates have interests that can create conflicts
  of interest through related party transactions;
- the risk that outsourced providers could breach their obligations to us which could adversely affect our business and results of operations;

- operational risks, including cybersecurity events, external hazards, human failures or other difficulties with our information technology systems that could disrupt our business or result in the loss of critical and confidential information, increased costs; and
- risks relating to the ownership of our shares resulting from certain provisions of our bye-laws and our status as a Bermuda company.

The factors listed above should not be construed as exhaustive and should be read in conjunction with the Risk Factors that are included in our Annual Report on Form 10-K for the year ended December 31, 2023 and this Quarterly Report on Form 10-Q for the quarter ended September 30, 2024. We undertake no obligation to publicly update or review any forward-looking statement, whether to reflect any change in our expectations with regard thereto, or as a result of new information, future developments or otherwise, except as required by law.

# **PART I — FINANCIAL INFORMATION**

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# **UNAUDITED CONDENSED CONSOLIDATED BALANCE SHEETS**

As of September 30, 2024 and December 31, 2023

	Septen	nber 30, 2024	December 31, 20		
	(expr	essed in millio except sh		. dollars,	
ASSETS		CXCCPt 311	are data,		
Short-term investments, trading, at fair value	\$	4	\$	2	
Short-term investments, available-for-sale, at fair value (amortized cost: 2024 — \$206; 2023 — \$62)		207		62	
Fixed maturities, trading, at fair value		1,572		1,949	
Fixed maturities, available-for-sale, at fair value (amortized cost: 2024 — \$5,416; 2023 — \$5,642; net of allowance: 2023 — \$16)		5,177		5,261	
Funds held		4,626		5,251	
Equities, at fair value (cost: 2024 — \$592; 2023 — \$615)		787		701	
Other investments, at fair value (includes consolidated variable interest entity: 2024 - \$104; 2023 - \$59)		4,145		3,853	
Equity method investments		303		334	
Total investments (Note 5 and Note 11)		16,821		17,413	
Cash and cash equivalents (includes consolidated variable interest entity: 2023 — \$8)		572		564	
Restricted cash and cash equivalents		464		266	
Accrued interest receivable		63		71	
Reinsurance balances recoverable on paid and unpaid losses (net of allowance: 2024 — \$121; 2023 — \$131)		535		740	
Reinsurance balances recoverable on paid and unpaid losses, at fair value ( <i>Note 11</i> )		200		217	
Insurance balances recoverable (net of allowance: 2024 — \$4; 2023 — \$5) ( <i>Note 10</i> )		166		172	
Net deferred charge assets (Note 7)		662		731	
Other assets	Φ.	773	Φ.	739	
TOTAL ASSETS	\$	20,256	\$	20,913	
LIABILITIES					
Losses and loss adjustment expenses (Note 8)	\$	10,164	\$	11,196	
Losses and loss adjustment expenses, at fair value (Note 8 and Note 11)		1,108		1,163	
Defendant asbestos and environmental liabilities (Note 10)		523		567	
Insurance and reinsurance balances payable		48		43	
Debt obligations		1,833		1,831	
Other liabilities (includes consolidated variable interest entity: 2024 and 2023 — \$1)		481		465	
TOTAL LIABILITIES		14,157		15,265	
COMMITMENTS AND CONTINGENCIES (Note 18)					
SHAREHOLDERS' EQUITY (Note 15)					
Voting ordinary shares (par value \$1 each, issued and outstanding 2024: 15,231,805; 2023: 15,196,685)		15		15	
Preferred Shares:					
Series D Preferred Shares (issued and outstanding 2024 and 2023: 16,000; liquidation preference \$400)		400		400	
Series E Preferred Shares (issued and outstanding 2024 and 2023: 4,400; liquidation preference \$110)		110		110	
Treasury shares, at cost:					
Series C Preferred shares (all issued shares held in treasury in 2024 and 2023: 388,571)		(422)		(422	
Joint Share Ownership Plan (voting ordinary shares, held in trust 2024 and 2023: 565,630)		(1)		(1	
Additional paid-in capital		593		579	
Accumulated other comprehensive loss		(221)		(336	
Retained earnings		5,583		5,190	
Total Enstar Shareholders' Equity		6,057		5,535	
Noncontrolling interests (Note 14)		42		113	
				_	
TOTAL SHAREHOLDERS' EQUITY		6,099		5,648	

# **UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS**

For the Three and Nine Months Ended September 30, 2024 and 2023

		Three Mon Septem			Nine Months Ended September 30,				
		2024		2023		2024		2023	
	(6	expressed in	mil	lions of U.S per shar			t sh	are and	
REVENUES									
Net premiums earned	\$	11	\$	14	\$	27	\$	29	
Net investment income		163		143		478		471	
Net realized gains (losses)		17		(12)		2		(55	
Fair value changes in trading securities, funds held and other investments		229		18		400		222	
Other income (loss)		3		(2)		2		280	
Total revenues		423		161		909		947	
EXPENSES									
Net incurred losses and loss adjustment expenses									
Current period		6		5		15		18	
Prior periods		(9)		(15)		(95)		(35	
Total net incurred losses and loss adjustment expenses		(3)		(10)		(80)		(17	
Amortization of net deferred charge assets		27		34		86		75	
Acquisition costs		4		_		6		6	
General and administrative expenses		110		91		295		265	
Goodwill impairment		63		_		63		_	
Interest expense		22		22		67		67	
Net foreign exchange losses (gains)		23		(23)		15		(24	
Total expenses		246		114		452		372	
INCOME BEFORE INCOME TAXES		177		47		457		575	
Income tax benefit (expense)		_		7		(3)		12	
(Loss) income from equity method investments		(16)		(3)		(29)		22	
NET INCOME		161		51		425		609	
Less: Net income attributable to noncontrolling interests		(4)		(4)		(5)		(99	
NET INCOME ATTRIBUTABLE TO ENSTAR		157		47		420		510	
Dividends on preferred shares		(9)		(9)		(27)		(27	
NET INCOME ATTRIBUTABLE TO ENSTAR ORDINARY SHAREHOLDERS	\$	148	\$	38	_	393	\$	483	
Earnings per ordinary share attributable to Enstar Ordinary Shareholders:									
Basic	\$	10.09	\$	2.46	\$	26.81	\$	30.26	
Diluted	\$	9.84		2.43		26.16		30.05	
Weighted average ordinary shares outstanding:									
Basic	1	4,666,153	1:	5,464,824	14	,657,391	15	,962,910	
Diluted		5,043,766		5,606,105		,024,831		,070,925	

# UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME For the Three and Nine Months Ended September 30, 2024 and 2023

	Three Me Septe				ths Ended nber 30,
	2024		2023	2024	2023
	(expr	esse	d in milli	ons of U.S.	dollars)
NET INCOME	\$ 16	1 \$	51	\$ 425	\$ 609
Other comprehensive income (loss), net of income taxes:					
Unrealized gains (losses) on fixed maturities, available-for-sale arising during the period	16	1	(94)	125	(71)
Reclassification adjustment for change in allowance for credit losses recognized in net income	(14	1)	(1)	(15)	(5)
Reclassification adjustment for net realized (gains) losses included in net income	(2	2)	13	13	60
Unrealized gains (losses) arising during the period, net of reclassification adjustments	14	5	(82)	123	(16)
Reclassification adjustment for remeasurement of future policyholder benefits included in net income	_	_	_	_	(363)
Change in currency translation adjustment	(;	3)	_	(2)	2
Change in net liability for losses and LAE at fair value - Instrument-specific credit risk	(	3)		(6)	21
Total other comprehensive income (loss)	130	3	(82)	115	(356)
Comprehensive income (loss)	29	7	(31)	540	253
Less: Comprehensive income attributable to noncontrolling interests	(	1)	(4)	(5)	(11)
COMPREHENSIVE INCOME (LOSS) ATTRIBUTABLE TO ENSTAR	\$ 293	3 \$	(35)	\$ 535	\$ 242

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# UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

For the Three Months Ended September 30, 2024 and 2023

	Share Capital																	
			Pı	referre	d Sha	res		Treasury Shares										
	Ord	oting linary ares	Sei	ries D	Seri	es E	P	Series C referred Shares	JS	OP	APIC	AOCI	Retained Earnings	S	Total Enstar hareholders' Equity	NCI	Share	otal eholders' quity
								(i	n mil	lions	of U.S.	dollars)						
Three Months Ended September 30, 2024																		
Balance as at June 30, 2024	\$	15	\$	400	\$	110	\$	(422)	\$	(1)	\$ 591	\$ (357)	\$ 5,435	\$	5,771	\$ 109	\$	5,880
Net income attributable to Enstar or noncontrolling interests		_		_		_		_		_	_	_	157	•	157	4		161
Dividends on preferred shares		_		_		_		_		_	_	_	(9	))	(9)	_		(9)
Amortization of share-based compensation		_		_		_		_		_	8	_	_		8	_		8
Other comprehensive income, net of tax		_		_		_		_		_	_	136	_		136	_		136
Redemptions of noncontrolling interest		_		_		_		_		_	_	_	_	-	_	(70)		(70)
Other		_		_				<u> </u>		_	(6)				(6)	(1)		(7)
Balance as at September 30, 2024	\$	15	\$	400	\$	110	\$	(422)	\$	(1)	\$ 593	\$(221)	\$ 5,583	\$	6,057	\$ 42	\$	6,099
						,												
Three Months Ended September 30, 2023																		
Balance as at June 30, 2023	\$	16	\$	400	\$	110	\$	(422)	\$	(1)	\$ 447	\$ (488)	\$ 4,851	\$	4,913	\$ 11	\$	4,924
Net income attributable to Enstar or noncontrolling interests (excludes redeemable noncontrolling interests)		_		_		_		_		_	_	_	47	•	47	_		47
Dividends on preferred shares		_		_		_		_		_	_	_	(9	))	(9)			(9)
Amortization of share-based compensation		_		_		_		_		_	8	_	_		8	_		8
Other comprehensive loss, net of tax		_		_		_				_		(82)			(82)	(1)		(83)
Balance as at September 30, 2023	\$	16	\$	400	\$	110	\$	(422)	\$	(1)	\$ 455	\$(570)	\$ 4,889	\$	4,877	\$ 10	\$	4,887

# Table of Contents ENSTAR GROUP LIMITED

# **UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY**

For the Nine Months Ended September 30, 2024 and 2023

		Share Capital <sup>(1)</sup>															
					referre	d Shares	 	Treasury Shares									
	Ord	ting inary ares		Series C	Se	eries D	Series		Series C Preferred Shares	JS	OP_	APIC	AOCI	Retained Earnings	Total Enstar Shareholders' Equity	NCI	Total Shareholders' Equity
									(in mill	lions	of U	.S. dolla	rs)				
Nine Months Ended September 30, 2024																	
Balance as at December 31, 2023	\$	15	\$	_	\$	400	\$ 11	0	\$ (422)	\$	(1)	\$ 579	\$ (336)	\$ 5,190	\$ 5,535	\$ 113	\$ 5,648
Net income attributable to Enstar or noncontrolling interests		_		_		_	_	_	_		_	_	_	420	420	5	425
Dividends on preferred shares		_		_		_	-	_	_		_	_	_	(27)	(27)	_	(27)
Amortization of share-based compensation		_		_		_	_	_	_		_	24	_	_	24	_	24
Acquisition of noncontrolling shareholders' interest in subsidiary		_		_		_	-	_	_		_	_	_	_	_	(6)	(6)
Other comprehensive income, net of tax		_		_		_	_	_	_		_	_	115	_	115	_	115
Redemptions of noncontrolling interests		_		_		_	-	_	_		_	_	_	_	_	(70)	(70)
Other				_								(10)			(10)		(10)
Balance as at September 30, 2024	\$	15	\$	<u> </u>	\$	400	\$ 11	0	\$ (422)	\$	(1)	\$ 593	\$(221)	\$ 5,583	\$ 6,057	\$ 42	\$ 6,099
Nine Months Ended September 30, 2023																	
Balance as at December 31, 2022	\$	16	\$	1	\$	400	\$ 11	0	\$ (422)	\$	(1)	\$ 766	\$(302)	\$ 4,406	\$ 4,974	\$ 186	\$ 5,160
Net income attributable to Enstar or noncontrolling interests (excludes redeemable noncontrolling interests)		_		_		_	_		_		_	_	_	510	510	86	596
Dividends on preferred shares		_		_		_	_	_	_		_	_	_	(27)	(27)	_	(27)
Ordinary shares repurchased		_		(1)	)	_	_		_		_	(339)	_	_	(340)	_	(340)
Amortization of share-based compensation		_		_		_	_	_	_		_	22	_	_	22	_	22
Acquisition of noncontrolling shareholders' interest in subsidiary		_		_		_	_	_	_		_	9	_	_	9	(175)	(166)
Other comprehensive loss, net of tax		_		_		_	-	_	_		_	_	(268)	_	(268)	(90)	(358)
Other		_		_							_	(3)			(3)	3	_
Balance as at September 30, 2023	\$	16	\$	_	\$	400	\$ 11	0	\$ (422)	\$	(1)	\$ 455	\$(570)	\$ 4,889	\$ 4,877	\$ 10	\$ 4,887

<sup>(1)</sup> Series C and E non-voting convertible shares repurchased and retired in March 2023 were excluded from these tables as all par value amounts were less than \$1 million.

# **UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS**

For the Nine Months Ended September 30, 2024 and 2023

Loss (income) from equity method investments         4           Changes in:         4           Reinsurance balances recoverable on paid and unpaid losses         226           Losses and loss adjustment expenses         (1,152)           Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities:         -           Cash consideration for the Enhanzed Re novation         -           Sales and maturities of trading securities         592         1           Purchases of trading securities         360         1           NKESTING ACTIVITIES:         360         1           Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         1,487         1           Purchase of other investments         (673)         1           Proceeds from other investments         473         1           Proceeds from the sale of equity method investments         20         1           Other         1         1         1           Net cash flows used in investing activities		Nine Months End	ded September 30,
OPERATING ACTIVITIES:         Net income         \$ 425 \$           Net income         \$ 425 \$           Adjustments to reconcile net income to cash flows provided by operating activities:         Realized (gains) losses on investments         (2)           Fair value changes in trading securities, funds held and other investments         (40)         Colophil impairment         63           Amortization of net deferred charge assets         86         63           Depreciation, accretion and other amortization         63         68           Depreciation, accretion and other amortization         68         Colspan="2">Colspan="2"		2024	2023
Net income   S		(expressed in milli	ons of U.S. dollars)
Adjustments to reconcile net income to cash flows provided by operating activities:   Realized (gains) losses on investments		¢ 425	\$ 609
Realized (gains) losses on investments         (400)           Fair value changes in trading securities, funds held and other investments         (400)           Goodwill impairment         63           Amortization of net deferred charge assets         86           Depreciation, accretion and other amortization         (8)           Net gain on Enhanzed Re novation         —           Loss (income) from equity method investments         29           Other adjustments         4           Changes in:         226           Changes in:         226           Losses and loss adjustment expenses         (1,152)           Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities:         5           Cash consideration for the Enhanzed Re novation         —           Sales and maturities of trading securities         592           Net cash flows provided by operating activities         360           NVESTING ACTIVITIES:         360           Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale s		Φ 425	\$ 608
Fair value changes in trading securities, funds held and other investments         (400)           Goodwill impairment         63           Amortization of net deferred charge assets         86           Depreciation, accretion and other amortization         (8)           Net gain on Enhanzed Re novation         —           Loss (income) from equity method investments         29           Other adjustments         4           Changes in:         226           Reinsurance balances recoverable on paid and unpaid losses         26           Losses and loss adjustment expenses         (1,152)           Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities:         —           Cash consideration for the Enhanzed Re novation         —           Sales and maturities of trading securities         592           Purchases of trading securities         1,487           Net cash flows provided by operating activities         592           Very STING ACTIVITIES:         1,487           Purchase of available-for-sale securities         1,487           Proceeds from the sa		(2)	E
Goodwill impairment         63           Amortization of net deferred charge assets         86           Depreciation, accretion and other amortization         (8)           Net gain on Enhanzed Re novation         —           Loss (income) from equity method investments         29           Other adjustments         4           Changes in:         —           Reinsurance balances recoverable on paid and unpaid losses         226           Losses and loss adjustment expenses         (1,152)           Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash consideration for the Enhanzed Re novation         —           Sales and maturities of trading securities         592         1           Net cash flows provided by operating activities         1487         1           NVESTING ACTIVITIES:         1487         1           Sales and maturities of available-for-sale securities         1,487         1           Purchase of other investments         (673)         1           Proceeds from the sale of equity method investments         (673)         1           Proceeds from other			
Amortization of net deferred charge assets         86           Depreciation, accretion and other amortization         (8)           Net gain on Enhanzed Re novation         —           Loss (income) from equity method investments         29           Other adjustments         4           Changes in:         —           Reinsurance balances recoverable on paid and unpaid losses         226           Losses and loss adjustment expenses         (1,152)           Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities         —           Cash from solideration for the Enhanzed Re novation         —           Sales and muturities of trading securities         592         1           Purchases of trading securities         1(178)         1           Net cash flows provided by operating activities         46         1           Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         1,487         1			(222
Depreciation, accretion and other amortization         (8)           Net gain on Enhanzed Re novation         —           Loss (income) from equity method investments         29           Other adjustments         4           Changes in:         —           Reinsurance balances recoverable on paid and unpaid losses         226           Losses and loss adjustment expenses         (1,152)           Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities:         —           Cash consideration for the Enhanzed Re novation         —           Sales and maturities of trading securities         (178)           Net cash flows provided by operating activities         360           NVESTING ACTIVITIES:         360           Sales and muturities of available-for-sale securities         1,487         1           Purchase of other investments         (673)         1           Purchase of other investments         (673)         1           Proceeds from other investments         20         1           Other         1         1	•		_
Net gain on Enhanzed Re novation         —           Loss (income) from equity method investments         29           Other adjustments         4           Changes in:         —           Reinsurance balances recoverable on paid and unpaid losses         226           Losses and loss adjustment expenses         (1,152)           Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities:         —           Cash consideration for the Enhanzed Re novation         —           Sales and maturities of trading securities         592         1           Purchases of trading securities         592         1           Net cash flows provided by operating activities         360           NVESTING ACTIVITIES:         1,487         1           Sales and maturities of available-for-sale securities         1,487         1           Purchase of other investments         (673)         1           Purchase of other investments         (673)         1           Proceeds from other sale of equity method investments         20         1           Net c			75
Loss (income) from equity method investments         4           Other adjustments         4           Changes in:         226           Reinsurance balances recoverable on paid and unpaid losses         226           Losses and loss adjustment expenses         (1,152)           Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities:	•	(8)	
Other adjustments         4           Changes in:         226           Reinsurance balances recoverable on paid and unpaid losses         226           Losses and loss adjustment expenses         (1,152)           Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities:         701           Cash consideration for the Enhanzed Re novation         —           Sales and maturities of trading securities         592         1           Purchases of trading securities         (178)         1           Net cash flows provided by operating activities         360         1           NVESTING ACTIVITIES:         360         1           Sales and maturities of available-for-sale securities         1,487         1           Purchase of other investments         (673)         1           Proceeds from the sale of equity method investments         20           Other         1         1           Net cash flows used in investing activities         (27)           Repurchase of shares         (27)           Net cash flows used in financing activi		_	(275
Changes in:         226           Reinsurance balances recoverable on paid and unpaid losses         226           Losses and loss adjustment expenses         (1,152)           Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities:         —           Cash consideration for the Enhanzed Re novation         —           Sales and maturities of trading securities         592         1           Purchases of trading securities         (178)         1           Net cash flows provided by operating activities         360         1           NVESTING ACTIVITIES:         1,487         1           Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         1,487         1           Purchase of other investments         (673)         1           Proceeds from the sale of equity method investments         20         1           Proceeds from the sale of equity method investments         (20         1           Net cash flows used in investing activities         (215)         1      <			(22
Reinsurance balances recoverable on paid and unpaid losses         226           Losses and loss adjustment expenses         (1,152)           Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities:         -           Cash consideration for the Enhanzed Re novation         -           Sales and maturities of trading securities         (178)           Purchases of trading securities         (178)           Net cash flows provided by operating activities         360           NVESTING ACTIVITIES:         -           Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         (673)         1           Purchase of other investments         (673)         1           Proceeds from other investments         (673)         1           Proceeds from other investments         20         1           Proceeds from the sale of equity method investments         20         1           Proceeds from the sale of equity method investments         (27)         1           Proceeds from the sale of equity me		4	(11
Losses and loss adjustment expenses         (1,152)           Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities:         —           Cash consideration for the Enhanzed Re novation         —           Sales and maturities of trading securities         592         1           Purchases of trading securities         360         1           NVESTING ACTIVITIES:         360         1           Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         1,487         1           Purchase of other investments         (673)         1           Proceeds from ther investments         473         1           Proceeds from the sale of equity method investments         20         1           Other         1         1         1           Net cash flows used in investing activities         (72)         1           Proceeds from the sale of equity method investments         (72)         1           Net cash flows used in investing activities         (72)         1	Changes in:		
Defendant asbestos and environmental liabilities         (44)           Insurance and reinsurance balances payable         5           Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities:         ************************************	Reinsurance balances recoverable on paid and unpaid losses	226	145
Insurance and reinsurance balances payable   5   13   701	Losses and loss adjustment expenses	(1,152)	(10
Other operating assets and liabilities         13           Funds held         701           Cash from (used in) operating activities:         701           Cash consideration for the Enhanzed Re novation         —           Sales and maturities of trading securities         592         1           Net cash flows provided by operating activities         360         10           NVESTING ACTIVITIES:         1,487         1           Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         (1,433)         (1           Purchase of other investments         (673)         1           Proceeds from other investments         473         1           Proceeds from the sale of equity method investments         20         0           Other         1         1           Net cash flows used in investing activities         (125)         1           FINANCING ACTIVITIES:         20         1           Dividends on preferred shares         (27)         2           Acquisition of noncontrolling interest         (3)         (3)           Net cash flows used in financing activities         (3)         (3)           EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVA	Defendant asbestos and environmental liabilities	(44)	(35
Funds held         701           Cash from (used in) operating activities:         701           Cash consideration for the Enhanzed Re novation         —           Sales and maturities of trading securities         592         1           Purchases of trading securities         (178)         1           Net cash flows provided by operating activities         360         Net cash flows provided by operating activities         1,487         1           Net STING ACTIVITIES:         1,487         1         1           Sales and maturities of available-for-sale securities         (1,433)         (7           Purchase of available-for-sale securities         (1,433)         (7           Purchase of other investments         (673)         (7           Proceeds from other investments         473         4           Proceeds from the sale of equity method investments         20         4           Other         1         4         4           Net cash flows used in investing activities         (125)         4           FINANCING ACTIVITIES:         2         4           Dividends on preferred shares         (27)         4           Repurchase of shares         -         -           Acquisition of noncontrolling interest         (6)	Insurance and reinsurance balances payable	5	164
Cash from (used in) operating activities:         —           Cash consideration for the Enhanzed Re novation         —           Sales and maturities of trading securities         592         1           Purchases of trading securities         (178)         1           Net cash flows provided by operating activities         360         NVESTING ACTIVITIES:           Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         (1,433)         (1           Purchase of other investments         (673)         1           Proceeds from other investments         473         1           Proceeds from the sale of equity method investments         20         1           Proceeds from the sale of equity method investments         20         1           Proceeds from the sale of equity method investments         20         1           Proceeds from other investing activities         (125)         1           FINANCING ACTIVITIES:         (27)         2           Dividends on preferred shares         (27)         2           Acquisition of noncontrolling interest         (6)         2           Net cash flows used in financing activities         (33)         2           EFFECT OF EXCHANGE RATE CHANGES ON FOR	Other operating assets and liabilities	13	(171
Cash consideration for the Enhanzed Re novation         —           Sales and maturities of trading securities         592         1           Purchases of trading securities         (178)         1           Net cash flows provided by operating activities         360         1           NVESTING ACTIVITIES:         360         1,487         1           Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         (1,433)         (1           Purchase of other investments         (673)         1           Proceeds from other investments         473         1           Proceeds from the sale of equity method investments         20         1           Other         1         1           Net cash flows used in investing activities         (125)         1           FINANCING ACTIVITIES:         (27)         1           Dividends on preferred shares         (27)         1           Repurchase of shares         (27)         1           Acquisition of noncontrolling interest         (6)         1           Net cash flows used in financing activities         (33)         1           EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS         4	Funds held	701	(504
Sales and maturities of trading securities         592         1           Purchases of trading securities         (178)           Net cash flows provided by operating activities         360           NVESTING ACTIVITIES:           Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         (1,433)         (1           Purchase of other investments         (673)         (673)           Proceeds from other investments         473         20           Other         1         20           Other         1         1           Net cash flows used in investing activities         (125)           FINANCING ACTIVITIES:         (27)           Dividends on preferred shares         (27)           Repurchase of shares         (27)           Acquisition of noncontrolling interest         (6)           Net cash flows used in financing activities         (33)           EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS         4           NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS         206           CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD         830	Cash from (used in) operating activities:		
Purchases of trading securities         (178)           Net cash flows provided by operating activities         360           NVESTING ACTIVITIES:           Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         (1,433)         (1           Purchase of other investments         (673)           Purchase of other investments         473           Proceeds from other investments         20           Other         1           Net cash flows used in investing activities         (125)           FINANCING ACTIVITIES:         (27)           Dividends on preferred shares         (27)           Repurchase of shares         —           Acquisition of noncontrolling interest         (6)           Net cash flows used in financing activities         (33)           EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS         4           NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS         206           CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD         830         1	Cash consideration for the Enhanzed Re novation	_	94
Net cash flows provided by operating activities         360           NVESTING ACTIVITIES:           Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         (1,433)         (1           Purchase of other investments         (673)           Proceeds from other investments         473           Proceeds from the sale of equity method investments         20           Other         1           Net cash flows used in investing activities         (125)           FINANCING ACTIVITIES:         (27)           Dividends on preferred shares         (27)           Repurchase of shares         —           Acquisition of noncontrolling interest         (6)           Net cash flows used in financing activities         (33)           EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS         4           VET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS         206           CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD         830	Sales and maturities of trading securities	592	1,065
NVESTING ACTIVITIES:         Sales and maturities of available-for-sale securities       1,487       1         Purchase of available-for-sale securities       (1,433)       (1         Purchase of other investments       (673)         Proceeds from other investments       473         Proceeds from the sale of equity method investments       20         Other       1         Net cash flows used in investing activities       (125)         FINANCING ACTIVITIES:       (27)         Dividends on preferred shares       (27)         Acquisition of noncontrolling interest       (6)         Net cash flows used in financing activities       (33)         EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS       4         NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS       206         CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD       830       1	Purchases of trading securities	(178)	(659
Sales and maturities of available-for-sale securities         1,487         1           Purchase of available-for-sale securities         (1,433)         (1           Purchase of other investments         (673)           Proceeds from other investments         473           Proceeds from the sale of equity method investments         20           Other         1           Net cash flows used in investing activities         (125)           FINANCING ACTIVITIES:         (27)           Dividends on preferred shares         (27)           Repurchase of shares         —           Acquisition of noncontrolling interest         (6)           Net cash flows used in financing activities         (33)           EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS         4           NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS         206           CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD         830         1	Net cash flows provided by operating activities	360	303
Purchase of available-for-sale securities         (1,433)         (1           Purchase of other investments         (673)           Proceeds from other investments         473           Proceeds from the sale of equity method investments         20           Other         1           Net cash flows used in investing activities         (125)           FINANCING ACTIVITIES:         (27)           Dividends on preferred shares         (27)           Repurchase of shares         —           Acquisition of noncontrolling interest         (6)           Net cash flows used in financing activities         (33)           EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS         4           VET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS         206           CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD         830	NVESTING ACTIVITIES:		
Purchase of other investments (673) Proceeds from other investments 473 Proceeds from other investments 20 Other 1 1 Net cash flows used in investing activities (125) FINANCING ACTIVITIES: Dividends on preferred shares (27) Repurchase of shares Acquisition of noncontrolling interest (6) Net cash flows used in financing activities (33) EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS 4 EXET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS 206 CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD 830	Sales and maturities of available-for-sale securities	1,487	1,571
Proceeds from other investments         473           Proceeds from the sale of equity method investments         20           Other         1           Net cash flows used in investing activities         (125)           FINANCING ACTIVITIES:         Dividends on preferred shares         (27)           Repurchase of shares         —           Acquisition of noncontrolling interest         (6)           Net cash flows used in financing activities         (33)           EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS         4           NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS         206           CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD         830         1	Purchase of available-for-sale securities	(1,433)	(1,589
Proceeds from other investments 473  Proceeds from the sale of equity method investments 20  Other 1 1  Net cash flows used in investing activities (125)  FINANCING ACTIVITIES:  Dividends on preferred shares (27)  Repurchase of shares	Purchase of other investments	(673)	(610
Other Net cash flows used in investing activities  FINANCING ACTIVITIES:  Dividends on preferred shares  Capurchase of shares  Acquisition of noncontrolling interest  Net cash flows used in financing activities  EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS  CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD  1 (125)  (125)  (27)  (27)  (27)  (33)  (33)  (33)  (34)  (35)  (35)  (37)  (37)  (37)  (38)  (38)  (38)  (39)  (39)  (39)  (30)	Proceeds from other investments	473	424
Other Net cash flows used in investing activities  FINANCING ACTIVITIES:  Dividends on preferred shares  Capurchase of shares  Acquisition of noncontrolling interest  Net cash flows used in financing activities  EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS  CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD  1 (125)  (125)  (27)  (27)  (27)  (33)  (33)  (33)  (34)  (35)  (35)  (37)  (37)  (37)  (38)  (38)  (38)  (39)  (39)  (39)  (30)	Proceeds from the sale of equity method investments	20	_
FINANCING ACTIVITIES:  Dividends on preferred shares (27)  Repurchase of shares —  Acquisition of noncontrolling interest (6)  Net cash flows used in financing activities (33)  EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS 4  NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS 206  CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD 830		1	11
FINANCING ACTIVITIES:  Dividends on preferred shares (27)  Repurchase of shares —  Acquisition of noncontrolling interest (6)  Net cash flows used in financing activities (33)  EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS 4  NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS 206  CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD 830	Net cash flows used in investing activities	(125)	(193
Repurchase of shares —			
Repurchase of shares — Acquisition of noncontrolling interest (6)  Net cash flows used in financing activities (33)  EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS 4  NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS 206  CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD 830 1	Dividends on preferred shares	(27)	(27
Acquisition of noncontrolling interest (6)  Net cash flows used in financing activities (33)  EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS 4  NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS 206  CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD 830		(-· <i>,</i>	(340
Net cash flows used in financing activities (33)  EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS 4  NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS 206  CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD 830	•	(6)	
EFFECT OF EXCHANGE RATE CHANGES ON FOREIGN CURRENCY CASH AND CASH EQUIVALENTS  NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS  CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD  830			
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS 206 CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD 830 1			(14
CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF PERIOD 830			(446
			1,330
CARL CARLED IIVALENTS AND DESTRICTED CARL END OF DEDIOD	CASH, CASH EQUIVALENTS AND RESTRICTED CASH, END OF PERIOD	\$ 1,036	

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Supplemental Cash Flow Information:			
Income taxes (received) paid, net of refunds	\$	(14)	\$ 7
Interest paid	\$	76	\$ 66
Reconciliation to Consolidated Balance Sheets:			
Cash and cash equivalents	\$	572	\$ 497
Restricted cash and cash equivalents		464	387
Cash, cash equivalents and restricted cash	\$	1,036	\$ 884
Non-cash operating activities:			
Novation of future policy holder benefits	\$	_	\$ 828
Funds held directly managed transferred in exchange on novation of future policy holder benefits		_	(949
Other assets / liabilities transferred on novation of future policy holder benefits		_	(62
Losses and loss adjustment expenses transferred in connection with settlement of participation in Atrium's Syndicate 609		_	173
Investments transferred in connection with settlement of participation in Atrium's Syndicate 609		_	(173)
Non-cash investing activities:			
Unsettled purchases of available-for-sale securities and other investments	\$	(26)	\$ 11
Unsettled sales of available-for-sale securities and other investments		108	(11)
Receipt of warrants as consideration in exchange for assumption of reinsurance contract liabilities		16	_
Receipt of AFS securities as consideration in exchange for assumption of reinsurance contract liabilities	i	22	113
Redemption of noncontrolling interest in investment fund		(70)	_
Non-cash financing activities:		. ,	
Redemption of noncontrolling interest in investment fund		70	_

1. MERGER AGREEMENT

# ENSTAR GROUP LIMITED NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

On July 29, 2024, Enstar Group Limited (the "Company," "we," "us," or "our") entered into an Agreement and Plan of Merger (the "Merger Agreement") with Elk Bidco Limited (the "Parent"), an exempted company limited by shares existing under the laws of Bermuda. The Parent is backed by equity commitments from investment vehicles managed or advised by affiliates of Sixth Street Partners, LLC ("Sixth Street"). Pursuant to the Merger Agreement, there will be a series of mergers (collectively, the "Merger") resulting in the Company surviving the Merger as a wholly-owned subsidiary of the Parent.

Under the terms of the Merger Agreement, all of the Company's issued and outstanding ordinary shares, par value \$1.00 per share, will be converted into the right to receive \$338 in cash per ordinary share, except for shares held by Sixth Street and certain shareholders who will reinvest in the merged entity. The total consideration to be paid to our shareholders is approximately \$5.1 billion. Completion of the Merger remains subject to certain conditions, including certain regulatory approvals. The Merger is currently expected to close in mid-2025.

In connection with the Merger Agreement, any Company restricted stock awards, restricted stock unit awards, deferred stock awards, and performance shares that are outstanding immediately prior to completion of the Merger will generally become vested and are included in the consideration. As part of the consideration, Enstar has agreed to a return of capital of approximately \$500 million to the Company's shareholders, which is included as part of the total \$338 per ordinary share in cash to be received. Upon completion of the transaction, the Company's ordinary shares will no longer be publicly listed, and the Company will become a privately-held company.

The Merger Agreement contains termination rights for the Company and Sixth Street upon the occurrence of certain events, including, among others:

- if the consummation of the Merger does not occur on or before July 29, 2025 (the "Closing Date"); except that if
  the effective time of the Merger has not occurred by July 29, 2025 due to the fact that all required applicable
  regulatory approvals have not been obtained on acceptable terms but all other conditions to closing have been
  satisfied (other than those conditions that by their terms are to be satisfied at the closing, each of which is
  capable of being satisfied) or (to the extent permitted by law) waived, the Closing Date would be automatically
  extended by another six months;
- 2. if the Company wishes to terminate the Merger Agreement to enter into a definitive agreement with respect to a Superior Proposal (as defined in the Merger Agreement); and
- 3. if Sixth Street wishes to terminate the Merger Agreement upon the occurrence of a Specified Debt Event of Default (as defined in the Merger Agreement).

Upon termination of the Merger Agreement under specified circumstances, including, among others, the termination by the Company in the event of a change of recommendation by the Company's Board of Directors or in order to enter into a definitive agreement with respect to a Superior Proposal, the Company would be required to pay Sixth Street a termination fee of \$145 million. In addition, upon termination of the Merger Agreement by Sixth Street, under certain circumstances, Sixth Street would be required to pay the Company a termination fee of \$265 million, or if Sixth Street terminates the Merger Agreement upon a Specified Debt Event of Default, a termination fee of \$97 million.

Fees and other expenses that are contingent on the closing of the Merger are estimated to range from \$90 million to \$105 million for consulting and advisory, legal services and employee related bonuses. These contingent fees and expenses will not be accrued and will be recognized in our financial statements in the period when the Merger closes and will be paid using our financial resources and not from any of the merger consideration (which is being paid entirely to ordinary shareholders).

Non-contingent Merger related costs, such as those related to legal services, filing fees, administrative fees and employee expenses have been expensed as incurred within general and administrative expenses within these financial statements.

At a shareholders' meeting held on November 6, 2024, the Company's shareholders approved a proposal to approve the Merger Agreement. The Company and Sixth Street are working to complete the Merger and anticipate receiving all requisite regulatory approvals by mid-2025.

# 2. BASIS OF PRESENTATION

Enstar Group Limited is a leading global (re)insurance group that offers innovative capital release solutions through its network of group companies in Bermuda, the United States, the United Kingdom, Continental Europe and Australia. Our core focus is acquiring and managing (re)insurance companies and portfolios of (re)insurance business in run-off.

These unaudited condensed consolidated financial statements and related notes have been prepared in accordance with accounting principles generally accepted in the United States ("U.S. GAAP") for interim financial information and in conformity with the instructions to Form 10-Q and Article 10 of Regulation S-X of the Rules and Regulations of the Securities and Exchange Commission ("SEC"). Accordingly, they do not include all of the financial information and note disclosures required by U.S. GAAP for complete consolidated financial statements.

In the opinion of management, these unaudited condensed consolidated financial statements reflect all adjustments, that are normal and recurring in nature, necessary for a fair statement of the financial results for the interim periods. All intercompany accounts and transactions have been eliminated and certain comparative information has been reclassified to conform to the current presentation.

The results of operations for any interim period are not necessarily indicative of results for the full year. These unaudited condensed consolidated financial statements and related notes should be read in conjunction with the consolidated financial statements and related notes included in our Annual Report on Form 10-K for the year ended December 31, 2023.

# Recently Issued Accounting Pronouncements Not Yet Adopted

#### ASU 2023-07 - Improvements to Reportable Segment Disclosures

In November 2023, the FASB issued ASU 2023-07, which includes the following amendments to Topic 280 Segment Reporting:

- Disclose, on an annual and interim basis, significant segment expenses that are regularly provided to the chief operating decision maker ("CODM") and included within the segment measure of profit or loss;
- Disclose, on an annual and interim basis, an amount for other segment items by reportable segment and a description of its composition;
- Disclose, on an interim basis, all annual disclosures about a reportable segment's profit or loss and assets currently required by Topic 280;
- Clarify that an entity is not precluded from reporting one or more additional measure(s) of segment profit or loss
  if the CODM uses more than one measure in assessing segment performance and deciding how to allocate
  resources;
- Disclose the title and position of the CODM and an explanation of how the CODM uses the reported measure(s)
  of segment profit or loss in assessing segment performance and deciding how to allocate resources; and
- Require an entity with a single reportable segment to provide all disclosures required by the amendments in ASU 2023-07 and all existing segment disclosures in Topic 280.

These amendments are effective for annual reporting periods beginning after December 15, 2023 and interim reporting periods beginning after December 15, 2024, and must be applied retrospectively to all prior periods presented. Early adoption is permitted.

Adopting ASU 2023-07 will require us to expand our segment disclosures. We will retrospectively adopt this ASU within our annual financial statements for the year ended December 31, 2024 and interim periods beginning in 2025.

#### ASU 2023-09 - Improvements to Income Tax Disclosures

In December 2023, the FASB issued ASU 2023-09, which includes the following amendments to Topic 740 Income Taxes:

- Disclose, on an annual basis, specific categories in the rate reconciliation;
- Disclose, on an annual basis, additional information for reconciling items that meet a quantitative threshold (if the effect of those reconciling items is equal to or greater than 5% of the amount computed by multiplying pretax income (or loss) by the applicable statutory income tax rate);
- Disclose, on an annual basis, the amount of income taxes paid (net of refunds received) disaggregated by federal (national), state, and foreign taxes;
- Disclose, on an annual basis, the amount of income taxes paid (net of refunds received) disaggregated by
  individual jurisdictions in which income taxes paid (net of refunds received) is equal to or greater than 5% of
  total income taxes paid (net of refunds received);
- Disclose income (or loss) from continuing operations before income tax expense (or benefit) disaggregated between domestic and foreign;
- Disclose income tax expense (or benefit) from continuing operations disaggregated by federal (national), state, and foreign;
- Eliminates the requirement to disclose the nature and estimate of the range of the reasonably possible change
  in the unrecognized tax benefits balance in the next 12 months or make a statement that an estimate of the
  range cannot be made; and
- Eliminates the requirement to disclose the cumulative amount of each type of temporary difference when a
  deferred tax liability is not recognized because of the exceptions to comprehensive recognition of deferred taxes
  related to subsidiaries and corporate joint ventures.

These amendments are effective for annual reporting periods beginning after December 15, 2024, and should be applied prospectively, however retrospective application is permitted. Early adoption is permitted.

Adopting ASU 2023-09 will require us to expand our income tax disclosures. We will prospectively adopt this ASU within our annual financial statements for the year ended December 31, 2025.

# ASU 2024-03 - Disaggregation of Income Statement Expenses

In November 2024, the FASB issued ASU 2024-03, which resulted in the addition of Subtopic 220-40 Reporting Comprehensive Income - Expense Disaggregation Disclosures and includes the following amendments:

- Disclose the amounts of employee compensation, depreciation, intangible asset amortization, and certain other
  costs and expenses included in each relevant expense caption and include certain amounts that are already
  required to be disclosed under existing generally accepted accounting principles in the same disclosure;
- Disclose a qualitative description of the amounts remaining in relevant expense captions that are not separately disaggregated quantitatively; and
- Disclose the total amount of selling expenses and, on an annual basis, an entity's definition of selling expenses.

These amendments are effective for annual reporting periods beginning after December 15, 2026 and interim reporting periods beginning after December 15, 2027, and must be applied prospectively with an option for retrospective application. Early adoption is permitted.

Adopting ASU 2024-03 will require us to expand our disclosures related to costs and expenses. We are currently determining the period in which the new guidance will be adopted.

#### 3. SIGNIFICANT NEW BUSINESS AND BUSINESS ACQUISITIONS

We define new business as material transactions, which generally take the form of reinsurance or direct business transfers, or business acquisitions.

# Signed and closed reinsurance agreements

During the nine months ended September 30, 2024, we closed reinsurance deals with R&Q (Accredited) and Insurance Australia Group ("IAG"). Additionally, in July 2024 we closed a deal to reinsure certain 2019 and 2020 business written by a third-party capital platform which uses Insurance Linked securities ("ILS") to fund its risks, for which Enstar received premium of \$294 million for the portfolio.

The table below sets forth a summary of new reinsurance business that we closed between January 1, 2024 and September 30, 2024:

Line of Business	Consideration Received		Net Loss Reserves Assumed			DCA (1)	Type of Transaction	Remaining Limit upon Acquisition		Jurisdiction
				(in mi	illion	s of U.S. o	dollars)			
Diversified mix including asbestos, general casualty, and workers' compensation	\$	282	\$	297	\$	15	LPT and ADC	\$	111	U.S., U.K. and Europe
Property catastrophe and COVID-19 exposures	\$	294	\$	294	\$	_	LPT		Varies <sup>(2)</sup>	Global
Product & public liability, compulsory third-party motor, professional risks, and workers' compensation	\$	200	\$	202	\$	2	ADC	\$	240	Australia

<sup>(1)</sup> Where the estimated ultimate losses payable exceed the consideration received at the inception of the agreement, a deferred charge asset ("DCA") is recorded. Refer to Note 7 for additional information.

#### Signed reinsurance agreements not closed as of September 30, 2024

The table below sets forth a summary of new reinsurance business that we have signed during the nine months ended September 30, 2024 with SiriusPoint and QBE, that had yet to close as at September 30, 2024.

Line of Business	Agreement Date	Type of Transaction	Estimated Reserves (1)			
			(in millions of	U.S. dollars)		
Workers' compensation (2)	April 30, 2024	LPT	\$	400		
US commercial liability, general aviation, and workers' compensation $^{(3)}$	August 8, 2024	LPT		371		
Total			\$	771		

<sup>(1)</sup> Estimated reserves are subject to changes following the closing of the transactions.

#### Signed business acquisitions not closed as of September 30, 2024

On September 6, 2024, we entered into an agreement to purchase 100% of the voting and non-voting shares in a Class 3B Bermuda-based reinsurer and segregated accounts company within the property catastrophe ILS market for an estimated purchase price of \$46 million. The transaction closed on November 5, 2024. Following closing, we merged the reinsurer into Cavello Bay Reinsurance Limited ("Cavello").

<sup>(2)</sup> The limits vary dependent on each individual covered contract under the agreement.

<sup>(2)</sup> Transaction closed on October 1, 2024.

<sup>(3)</sup> Transaction closed on October 31, 2024.

# 4. SEGMENT INFORMATION

Our segment structure is aligned with how our CODM, our Chief Executive Officer, views our business, assesses performance and allocates resources to our business components. Effective January 1, 2024, our business is organized into two reportable segments: (i) Run-off and (ii) Investments. In addition, our Corporate and other activities, which do not qualify as an operating segment, include income and expense items that are not directly attributable to our reportable segments and activities from the former Assumed Life and Legacy Underwriting reportable segments.

Effective January 1, 2024, each of our Assumed Life and Legacy Underwriting reportable segments were determined to no longer meet the definition of reportable segments as they no longer engage in any active business activities following the series of commutation and novation transactions in Enhanzed Re and the settlement of the arrangements between SGL No. 1, Arden, and Atrium. Given the cessation of business activities and that all remaining activities are not expected to be material, all residual income or expense of the former Assumed Life and Legacy Underwriting reportable segments will be prospectively included within our Corporate and other activities.

The Assumed Life segment previously included Enhanzed Re's life and property aggregate excess of loss (catastrophe) business. In August 2022, Enhanzed Re entered into a Master Agreement with Cavello Bay Reinsurance Limited ("Cavello"), a wholly-owned subsidiary of Enstar, and Allianz, pursuant to which a series of commutation and novation agreements were completed which ceased any continuing reinsurance obligations for this segment. We recognized the impact of transactions that closed in the fourth quarter of 2022 in the first quarter of 2023 due to the one quarter lag in reporting.

The Legacy Underwriting segment previously included participation in direct underwriting activities, including a 25% participation within 2020 and prior underwriting years of Atrium's Syndicate 609 at Lloyd's, offset by the contractual transfer of the results of that business to the Atrium entities that were divested in an exchange transaction. All remaining contractual arrangements were settled in the second quarter of 2023. Other than the settlement of these amounts, no other transactions were recorded in the Legacy Underwriting segment in 2023.

Our assets are reviewed on a consolidated basis by management for decision making purposes since they support business operations across both of our reportable segments as well as our Corporate and other activities. We do not allocate assets to our reportable segments with the exception of (re)insurance balances recoverable on paid and unpaid losses and goodwill (all goodwill is attributable to the Run-off segment) that are directly attributable to our reportable segments.

The following table sets forth select unaudited condensed consolidated statements of operations results by segment and our Corporate and other activities:

	Three Months Ended					Nine Months Ended						
		Septem	ıbe	r 30,		Septem	mber 30,					
		2024		2023		2024		2023				
				(in millions of	U.	S. dollars)						
Revenues												
Run-off	\$	16	\$	15	\$	38	\$	40				
Investments		409		149		880		638				
Assumed Life (1)				1				276				
Subtotal		425		165		918		954				
Corporate and other (1)		(2)		(4)		(9)		(7)				
Total revenues	\$	423	\$	161	\$	909	\$	947				
(Loss) income from equity method investments			_									
Investments	\$	(16)	\$	(3)	\$	(29)	\$	22				
Segment net (loss) income												
Run-off	\$	(70)	\$	(3)	\$	(62)	\$	(42)				
Investments		384		134		822		627				
Assumed Life (1)			_	1				276				
Total segment net income		314		132		760		861				
Corporate and other <sup>(1)</sup> :												
Other expense (2)		(2)		(4)		(9)		(7)				
Net incurred losses and loss adjustment expenses ("LAE") (3)		(27)		(16)		(28)		(37)				
Amortization of net deferred charge assets		(27)		(34)		(86)		(75)				
General and administrative expenses		(52)		(35)		(127)		(102)				
Interest expense		(22)		(22)		(67)		(67)				
Net foreign exchange (losses) gains		(23)		23		(15)		24				
Income tax benefit (expense)		_		7		(3)		12				
Less: Net income attributable to noncontrolling interests		(4)		(4)		(5)		(99)				
Dividends on preferred shares		(9)		(9)		(27)		(27)				
Total - Corporate and other loss		(166)		(94)		(367)		(378)				
Net income attributable to Enstar Ordinary Shareholders	\$	148	\$	38	\$	393	\$	483				

<sup>(1)</sup> Effective January 1, 2024, Assumed Life and Legacy Underwriting were determined to no longer meet the definition of reportable segments and their residual income and loss activities were prospectively included in Corporate and other activities. Activities prior to January 1, 2024 are recorded in their respective segments. In addition, Legacy Underwriting had no revenue or income activity for the three and nine months ended September 30, 2024 and 2023 and therefore is excluded from the table above.

<sup>(2)</sup> Other expense for Corporate and other activities includes the amortization of fair value adjustments associated with the acquisition of DCo and Morse TEC.

<sup>(3)</sup> Net incurred losses and LAE for Corporate and other activities includes fair value adjustments associated with the acquisition of companies and the changes in the discount rate and risk margin components of the fair value of assets and liabilities related to our assumed retroactive reinsurance contracts for which we have elected the fair value option.

# 5. INVESTMENTS

# **Short-term and Fixed Maturity Investments**

# **Asset Types**

The fair values of the following underlying asset categories are set out below:

	September 30, 2024											
	inv	nort-term estments, trading		hort-term vestments, AFS	r	Fixed naturities, trading	ı	Fixed maturities, AFS		Total		
	(in millions of U.S. dollars)							ırs)				
U.S. government and agency	\$	_	\$	186	\$	22	\$	236	\$	444		
U.K. government		_		1		17		34		52		
Other government		2		1		106		299		408		
Corporate		2		19		1,155		2,605		3,781		
Municipal		_		_		34		85		119		
Residential mortgage-backed		_		_		52		394		446		
Commercial mortgage-backed		_		_		119		740		859		
Asset-backed		_		_		67		784		851		
Total fixed maturity and short-term investments	\$	4	\$	207	\$	1,572	\$	5,177	\$	6,960		

	December 31, 2023											
	inves	rt-term stments, ading		hort-term vestments, AFS	r	Fixed naturities, trading	r	Fixed naturities, AFS		Total		
				(in mi	llior	ns of U.S. d	lolla	ırs)				
U.S. government and agency	\$	_	\$	38	\$	76	\$	212	\$	326		
U.K. government		_		_		21		51		72		
Other government		_		2		144		245		391		
Corporate		2		22		1,349		2,758		4,131		
Municipal		_		_		49		93		142		
Residential mortgage-backed		_		_		55		432		487		
Commercial mortgage-backed		_		_		138		703		841		
Asset-backed		_		_		117		767		884		
Total fixed maturity and short-term investments	\$	2	\$	62	\$	1,949	\$	5,261	\$	7,274		

Included within residential mortgage-backed securities as of September 30, 2024 were securities issued by U.S. governmental agencies with a fair value of \$254 million (December 31, 2023: \$306 million).

Included within commercial mortgage-backed securities as of September 30, 2024 were securities issued by U.S. governmental agencies with a fair value of \$62 million (December 31, 2023: \$73 million).

#### **Contractual Maturities**

The contractual maturities of our short-term and fixed maturity investments, classified as trading and AFS are shown below. Actual maturities may differ from contractual maturities because issuers may have the right to call or prepay obligations with or without call or prepayment penalties.

As of September 30, 2024	Amorti Cos		Fa	ir Value	% of Total Fair Value
	•	lars)			
One year or less	\$	543	\$	544	7.8 %
More than one year through five years		1,936		1,890	27.2 %
More than five years through ten years		1,325		1,251	18.0 %
More than ten years		1,378		1,119	16.1 %
Residential mortgage-backed		471		446	6.4 %
Commercial mortgage-backed		898		859	12.3 %
Asset-backed		837		851	12.2 %
	\$	7,388	\$	6,960	100.0 %

# Unrealized Gains and Losses on AFS Short-term and Fixed Maturity Investments

The amortized cost, unrealized gains and losses, allowance for credit losses and fair values of our short-term and fixed maturity investments classified as AFS were as follows:

	Gross					Gross Unrea	lized Losses					
As of September 30, 2024	Amoi	Amortized Cost		Amortized Cost		Amortized Cost		Unrealized Gains		on-Credit ated Losses	Allowance for Credit Losses	Fair Value
				(in m	nillior	ns of U.S. do	llars)					
U.S. government and agency	\$	433	\$	4	\$	(15)	\$ —	\$ 422				
U.K. government		35		1		(1)	_	35				
Other government		298		8		(6)	_	300				
Corporate		2,802		40		(218)	_	2,624				
Municipal		97		_		(12)	_	85				
Residential mortgage-backed		417		5		(28)	_	394				
Commercial mortgage-backed		772		4		(36)	_	740				
Asset-backed		768		18		(2)		784				
	\$	5,622	\$	80	\$	(318)	\$	\$ 5,384				

			Gross		Gross Unrea		
As of December 31, 2023	Amo	rtized Cost	 Unrealized Gains		Non-Credit lated Losses	Allowance for Credit Losses	 Fair Value
			(in m	illio	ns of U.S. do	llars)	_
U.S. government and agency	\$	268	\$ 1	\$	(19)	\$ —	\$ 250
U.K. government		49	3		(1)	_	51
Other government		250	5		(8)	_	247
Corporate		3,040	23		(268)	(15)	2,780
Municipal		107	1		(15)	_	93
Residential mortgage-backed		466	3		(37)	_	432
Commercial mortgage-backed		760	1		(57)	(1)	703
Asset-backed		764	10		(7)		767
	\$	5,704	\$ 47	\$	(412)	\$ (16)	\$ 5,323

#### **Gross Unrealized Losses on AFS Short-term and Fixed Maturity Investments**

The following tables summarizes our short-term and fixed maturity investments classified as AFS that were in a gross unrealized loss position, for which an allowance for credit losses has not been recorded, as explained below:

	12 Months or Greater Less Than 12 Months			<b>Months</b>								
As of September 30, 2024		Fair Value	ι	Gross Jnrealized Losses	Fair Value		Gross Unrealized Losses			Fair Value		Gross Unrealized Losses
						(in millions o	f U.S	6. dollars)		_		
U.S. government and agency	\$	96	\$	(13)	\$	27	\$	(2)	\$	123	\$	(15)
U.K. government		9		(1)		8		_		17		(1)
Other government		53		(6)		11		_		64		(6)
Corporate		1,558		(213)		94		(5)		1,652		(218)
Municipal		75		(12)		3		_		78		(12)
Residential mortgage-backed		215		(28)		14		_		229		(28)
Commercial mortgage-backed		412		(31)		171		(5)		583		(36)
Asset-backed		30		(1)		151		(1)		181		(2)
Total short-term and fixed maturity investments	\$	2,448	\$	(305)	\$	479	\$	(13)	\$	2,927	\$	(318)

	12 Months or Greater			Greater	Less Than 12 Months					Total			
As of December 31, 2023		Fair Value	ι	Gross Inrealized Losses		Fair Value	Unr	ross ealized esses		Fair Value	ι	Gross Inrealized Losses	
					(	(in millions of	f U.S. c	lollars)					
U.S. government and agency	\$	135	\$	(18)	\$	43	\$	(1)	\$	178	\$	(19)	
U.K. government		9		(1)		4		_		13		(1)	
Other government		70		(8)		10		_		80		(8)	
Corporate		1,854		(265)		243		(3)		2,097		(268)	
Municipal		78		(15)		2		_		80		(15)	
Residential mortgage-backed		267		(36)		41		(1)		308		(37)	
Commercial mortgage-backed		410		(48)		225		(9)		635		(57)	
Asset-backed		239		(6)		100		(1)		339		(7)	
Total short-term and fixed maturity investments	\$	3,062	\$	(397)	\$	668	\$	(15)	\$	3,730	\$	(412)	

As of September 30, 2024 and December 31, 2023, the number of securities classified as AFS in an unrealized loss position for which an allowance for credit loss is not recorded was 2,861 and 2,156, respectively. Of these securities, the number of securities that had been in an unrealized loss position for twelve months or longer was 2,484 and 1,736, respectively.

The contractual terms of a majority of these investments do not permit the issuers to settle the securities at a price less than the amortized cost basis of the security. While interest rates have increased and credit spreads have widened, and in certain cases credit ratings were downgraded, we currently do not expect the issuers of these fixed maturities will settle them at a price less than their amortized cost basis and therefore we expect to recover the entire amortized cost basis of each security. Furthermore, we currently do not intend to sell the securities that are currently in an unrealized loss position, and it is also not likely that we will be required to sell the securities, before the recovery of their amortized cost bases.

# Allowance for Credit Losses on AFS Fixed Maturity Investments

The following table provides a reconciliation of the beginning and ending allowance for credit losses on our AFS debt securities:

				Thr	ee l	Months End	ded S	eptembei	r 30	),				
				2024			2023							
	Corp	orate	n	ommercial nortgage backed		Total	Co	rporate		ommercial mortgage backed		Total		
					(iı	n millions o	f U.S	dollars)						
Allowance for credit losses, beginning of period	\$	(14)	\$	_	\$	(14)	\$	(22)	\$	(2)	\$	(24)		
Allowances for credit losses on securities for which credit losses were not previously recorded		_		_		_		_		(1)		(1)		
Decrease to the allowance for credit losses on securities that had an allowance recorded in the previous period		14		_		14		_		2		2		
Allowance for credit losses, end of period	\$	_	\$		\$	_	\$	(22)	\$	(1)	\$	(23)		

					Nine Mont	nths Ended September 30,								
			2024			2023								
	Corpo	rate	Commerci mortgage backed		Total	go	Other vernment	Co	rporate		ommercial mortgage backed		Total	
					(in mi	llior	ns of U.S. o	lollar	s)					
Allowance for credit losses, beginning of period	\$	(15)	\$ (	(1)	\$ (16)	\$	(1)	\$	(32)	\$	_	\$	(33)	
Allowances for credit losses on securities for which credit losses were not previously recorded		(1)	_	_	(1)		_		(3)		(3)		(6)	
Reductions for securities sold during the period		1	_	_	1		_		5		_		5	
Decrease to the allowance for credit losses on securities that had an allowance recorded in the previous period		15_		1	16		1_		8		2		11_	
Allowance for credit losses, end of period	\$		\$ -		\$ 	\$		\$	(22)	\$	(1)	\$	(23)	

During the three and nine months ended September 30, 2024 and 2023, we did not have any write-offs charged against the allowance for credit losses or any recoveries of amounts previously written off.

# **Equity Investments**

The following table summarizes our equity investments:

Septemb	oer 30, 2024	Decemb	er 31, 2023
	(in millions o	f U.S. dolla	ırs)
\$	392	\$	344
	305		275
	74		82
	16		_
\$	787	\$	701
		\$ 392 305 74 16	\$ 392 \$ 305 74 16

# **Other Investments**

The following table summarizes our other investments carried at fair value:

	Septer	mber 30, 2024	Decembe	r 31, 2023
		(in millions o	f U.S. dollars	s)
Other Investments				
Private equity funds	\$	1,840	\$	1,617
Private credit funds		819		625
Hedge funds		476		491
Fixed income funds		410		605
Real estate fund		383		269
CLO equity funds		162		182
CLO equities		50		60
Equity funds		5		4
	\$	4,145	\$	3,853

#### Other investments, including equities measured at fair value using NAV as a practical expedient

We use NAV as a practical expedient to fair value certain of our other investments, including equities.

The table below details the estimated period by which proceeds would be received if we had provided notice of our intent to redeem or initiated a sales process as of September 30, 2024 for our investments measured at fair value using NAV as a practical expedient:

	Less than 1 Year		1-2 years		-3 ars	More than 3 years Not Eligible/Restricted				Total	Redemption Frequency <sup>(1)</sup>
	(in m		(in m	illion	lions of U.S. dolla			s)			
Equities											
Privately held equity investments	\$ _	\$	_	\$	_	\$	_	\$	67	\$ 67	not eligible/ restricted
Other investments											
Private equity funds	\$ 66	\$	_	\$	_	\$	_	\$	1,774	\$ 1,840	quarterly
Private credit funds	_		_		_		_		477	477	not eligible / restricted
Hedge funds	476		_		_		_		_	476	monthly to bi-annually
Fixed income funds	367		_		_		_		37	404	monthly to quarterly
Real estate fund	_		_		_		_		383	383	not eligible/ restricted
CLO equity funds	160		_				_		2	162	quarterly to bi-annually
	\$ 1,069	\$	_	\$	_	\$	_	\$	2,740	\$ 3,809	

<sup>(1)</sup> Redemption frequency relates to unrestricted amounts.

# **Equity Method Investments**

The table below shows our equity method investments:

	Septembe	r 30, 2024	December	r 31, 2023
	Ownership %	Carrying Value	Ownership %	Carrying Value
		(in millions of	f U.S. dollars)	
Core Specialty	19.5 %	269	19.9 %	225
Monument Re (1)	24.6 %	22	20.0 %	95
Positive Physicians Holdings, Inc	27.0 %	12	27.0%	14
		\$ 303		\$ 334

<sup>(1)</sup> As of September 30, 2024, we own 24.6% of the common shares in Monument Re. We converted all of our preferred shares in Monument Midco to common shares in Monument Re on January 2, 2024. As of December 31, 2023, we owned 20.0% of the common shares in Monument Re as well as preferred shares in Monument Midco which had fixed dividend yields (where declared).

#### **Funds Held**

Under funds held arrangements, the reinsured company has retained funds that would otherwise have been remitted to us. The funds held balance is credited with investment income and losses paid are deducted.

We present funds held as a single category within the consolidated balance sheets. The following table summarizes the components of funds held:

	September 3	0, 2024	December 31	, 2023					
	(in millions of U.S. dollars)								
Funds held - directly managed	\$	2,258	\$	2,502					
Funds held by reinsured companies		2,368		2,749					
Total funds held	\$	4,626	\$	5,251					

#### **Funds Held - Directly Managed**

The following table summarizes the components of the investments collateralizing the funds held - directly managed:

	Septe	mber 30, 2024	Dece	mber 31, 2023
		(in millions o	f U.S. d	ollars)
Funds held - directly managed, at cost	\$	2,307	\$	2,608
Fair value changes in:				
Accumulated change in fair value - embedded derivative accounting		(49)		(106)
Funds held - directly managed, at fair value	\$	2,258	\$	2,502

The majority of our funds held - directly managed is comprised of short-term and fixed maturities. The \$244 million decrease in funds held - directly managed from December 31, 2023 to September 30, 2024 was primarily driven by net paid losses.

#### **Funds Held by Reinsured Companies**

The following table summarizes the components of our funds held by reinsured companies:

	Sep	tember 30, 2024	Dec	ember 31, 2023
		(in millions o	f U.S. d	lollars)
Funds held by reinsurance companies, at amortized cost	\$	2,335	\$	2,709
Fair value of embedded derivative (1)		33		40
Funds held by reinsured companies	\$	2,368	\$	2,749

<sup>(1)</sup> Pursuant to the terms of the Aspen Insurance Holdings transaction entered in 2022, in addition to earning a fixed crediting rate ("base crediting rate") on the funds withheld through September 30, 2025, we receive a variable return (together, the "full crediting rate"). The embedded derivative represents the fair value of the amount by which all future interest payments on the funds withheld balance made at the full crediting rate are expected to exceed all future interest payments made on the funds withheld balance at the base crediting rate.

The \$381 million decrease in funds held by reinsured companies from December 31, 2023 to September 30, 2024 was primarily driven by net paid losses primarily related to the Aspen LPT.

# **Net Investment Income**

Major categories of net investment income are summarized as follows:

	٦	Three Mon	nths Ende	d	N	line Mon	ths E	nded
		Septem	nber 30,			Septen	nber 3	30,
	2	2024	202	23	20	)24		2023
			(in mi	llions o	f U.S. do	ollars)		
Fixed maturity investments	\$	83	\$	85	\$	250	\$	245
Short-term investments and cash and cash equivalents		9		11		24		28
Funds held		53		38		165		150
Investment income from fixed maturities and cash and cash equivalents		145		134		439		423
Equity investments		15		7		31		31
Other investments		14		8		37		31
Investment income from equities and other investments		29		15		68		62
Gross investment income		174		149		507		485
Investment expenses		(11)		(6)		(29)		(14)
Net investment income	\$	163	\$	143	\$	478	\$	471

# Net Realized Gains (Losses) and Fair Value Changes

Investment purchases and sales are recorded on a trade-date basis. Realized gains and losses on the sale of investments are based upon specific identification of the cost of investments. Components of net realized gains (losses) and fair value changes recorded within our unaudited condensed consolidated statements of operations were as follows:

		Three Mon	ths	s Ended		Nine Mont	ths	Ended
	September 30,				Septem	September 30,		
		2024		2023		2024		2023
				(in millions of	U.S	S. dollars)		
Net realized gains (losses) on sales:								
Gross realized gains on fixed maturity securities, AFS	\$	3	\$	2	\$	9	\$	4
Gross realized losses on fixed maturity securities, AFS		(1)		(15)		(22)		(64)
Decrease in allowance for expected credit losses on fixed maturity securities, AFS		15		1		15		5
Total net realized gains (losses) on sales	\$	17	\$	(12)	\$	2	\$	(55)
Fixed maturity securities, trading	\$	38	\$	(22)	\$	8	\$	(24)
Funds held - directly managed		61		(46)		46		(49)
Equity securities		26		17		98		109
Other investments		93		68		238		180
Investment derivatives		11		1		10		6
Total fair value changes in trading securities, funds held and other investments	\$	229	\$	18	\$	400	\$	222
	\$	246	\$	6	\$	402	\$	167
	Gross realized losses on fixed maturity securities, AFS  Decrease in allowance for expected credit losses on fixed maturity securities, AFS  Total net realized gains (losses) on sales  Fair value changes in trading securities, funds held and other investments:  Fixed maturity securities, trading  Funds held - directly managed  Equity securities  Other investments  Investment derivatives  Total fair value changes in trading securities, funds held and	Gross realized gains on fixed maturity securities, AFS Gross realized losses on fixed maturity securities, AFS Decrease in allowance for expected credit losses on fixed maturity securities, AFS Total net realized gains (losses) on sales Fair value changes in trading securities, funds held and other investments:  Fixed maturity securities, trading Funds held - directly managed Equity securities Other investments Investment derivatives  Total fair value changes in trading securities, funds held and other investments  \$ et realized gains and fair value changes in trading securities,	Net realized gains (losses) on sales:  Gross realized gains on fixed maturity securities, AFS \$ 3  Gross realized losses on fixed maturity securities, AFS \$ (1)  Decrease in allowance for expected credit losses on fixed maturity securities, AFS	Net realized gains (losses) on sales:  Gross realized gains on fixed maturity securities, AFS \$ 3 \$ Gross realized losses on fixed maturity securities, AFS (1)  Decrease in allowance for expected credit losses on fixed maturity securities, AFS 15  Total net realized gains (losses) on sales \$ 17 \$  Fair value changes in trading securities, funds held and other investments:  Fixed maturity securities, trading \$ 38 \$  Funds held - directly managed 61  Equity securities 26  Other investments 93  Investment derivatives 11  Total fair value changes in trading securities, funds held and other investments 93  et realized gains and fair value changes in trading securities.	2024   2023   (in millions of the millions of the realized gains (losses) on sales:  Gross realized gains on fixed maturity securities, AFS   3   2   Gross realized losses on fixed maturity securities, AFS   (1)   (15)  Decrease in allowance for expected credit losses on fixed maturity securities, AFS   15   1    Total net realized gains (losses) on sales   17   (12)  Fair value changes in trading securities, funds held and other investments:  Fixed maturity securities, trading   \$   38   (22)  Funds held - directly managed   61   (46)  Equity securities   26   17  Other investments   93   68  Investment derivatives   11   1  Total fair value changes in trading securities, funds held and other investments   229   18  et realized gains and fair value changes in trading securities.	September 30,  2024 2023    In millions of U.September 30,	September 30, 2023         Septem 2024         Septem 2024 <t< td=""><td>September 30,         September 30,         September 400         Poly 100         September 30,         September 400         100         2024         2024         2024         2024         September 400         Immillions of U.S. dollars)         Net realized gains (losses) on sales:         September 400         September 30,         100         101         (15)         10         (15)         (16)         (17)         (17)         (17)         (17)         (18)         10</td></t<>	September 30,         September 30,         September 400         Poly 100         September 30,         September 400         100         2024         2024         2024         2024         September 400         Immillions of U.S. dollars)         Net realized gains (losses) on sales:         September 400         September 30,         100         101         (15)         10         (15)         (16)         (17)         (17)         (17)         (17)         (18)         10

The gross realized gains and losses on AFS investments for the three months ended September 30, 2024 and 2023 included in the table above resulted from sales of AFS investments of \$362 million and \$316 million, respectively. The gross realized gains and losses on AFS investments for the nine months ended September 30, 2024 and 2023 included in the table above resulted from sales of \$998 million and \$1.3 billion, respectively.

For the three months ended September 30, 2024 and 2023, fair value changes in trading securities, funds held and other investments recorded within the statement of operations relating to equity securities still held on the balance sheet date were \$26 million and \$1 million, respectively.

For the nine months ended September 30, 2024 and 2023, fair value changes in trading securities, funds held and other investments recorded within the statement of operations relating to equity securities still held on the balance sheet date were \$96 million and \$70 million, respectively.

#### **Restricted Assets**

The carrying value of our restricted assets, including restricted cash of \$464 million and \$266 million as of September 30, 2024 and December 31, 2023, respectively, was as follows:

	Septen	nber 30, 2024	December 3	31, 2023		
		(in millions o	64 75 179 3			
Collateral in trust for third party agreements	\$	5,090	\$	5,301		
Assets on deposit with regulatory authorities		64		80		
Collateral for secured letter of credit facilities		75		78		
Funds at Lloyd's (1)		179		389		
	\$	5,408	\$	5,848		

<sup>(1)</sup> We managed and provided capacity for one Lloyd's syndicate as of both September 30, 2024 and December 31, 2023. Lloyd's determines the required capital principally through the use of an internal model that calculates a solvency capital requirement for each syndicate. This capital is referred to as FAL and will be drawn upon in the event that a syndicate has a loss that cannot be funded from other sources.

#### 6. DERIVATIVES AND HEDGING INSTRUMENTS

#### **Accounting for Derivatives**

#### **Freestanding Derivatives**

Freestanding derivatives are recorded on trade-dates and carried on the consolidated balance sheet either as assets within other assets or as liabilities within other liabilities at estimated fair value. We do not offset the estimated fair value amounts recognized for derivatives executed with the same counterparty under the same master netting agreement.

If a derivative is not designated as an accounting hedge or its use in managing risk does not qualify for hedge accounting, changes in the estimated fair value of the derivative are reported in fair value changes in trading securities, funds held and other investments included in our consolidated statements of operations.

#### **Hedge Accounting**

To qualify for hedge accounting, at the inception of the hedging relationship, we formally document the risk management objective and strategy for undertaking the hedging transaction, as well as the designation of the hedge.

We have qualifying net investment in foreign operation ("NIFO") hedges. We recognize changes in the estimated fair value of the hedging derivatives within OCI, consistent with the translation adjustment for the hedged net investment in the foreign operation.

Our documentation sets forth how the hedging instrument is expected to hedge the designated risks related to the hedged item and also sets forth the method that will be used to retrospectively and prospectively assess the hedging instrument's effectiveness. A derivative designated as a hedging instrument must be assessed as being highly effective in offsetting the designated risk of the hedged item. Hedge effectiveness is formally assessed at inception and at least quarterly throughout the life of the designated hedging relationship. Assessments of hedge effectiveness are also subject to interpretation and estimation and different interpretations or estimates may have a material effect on the amount reported in net income.

When hedge accounting is discontinued pursuant to a NIFO hedge (due to a revaluation, payment of a dividend or the disposal of our investment in a foreign operation), the derivative continues to be carried on the balance sheet at its estimated fair value. Deferred gains and losses recorded in OCI pursuant to a discontinued NIFO hedge are recognized immediately in net foreign exchange losses (gains) in our consolidated statements of operations.

#### **Embedded Derivatives**

We are party to certain reinsurance agreements that have embedded derivatives. We also have embedded derivatives on our convertible bond portfolio, recorded within fixed maturities, trading on the consolidated balance sheets. We assess each identified embedded derivative to determine whether it is required to be bifurcated. The embedded derivative is bifurcated from the host contract and accounted for as a freestanding derivative if:

- the combined instrument is not accounted for in its entirety at estimated fair value with changes in estimated fair value recorded in net income;
- the terms of the embedded derivative are not clearly and closely related to the economic characteristics of the host contract; and
- a separate instrument with the same terms as the embedded derivative would qualify as a derivative instrument.

Such embedded derivatives are carried on the consolidated balance sheet at estimated fair value with the host contract and changes in their estimated fair value are generally reported within fair value changes in trading securities, funds held and other investments.

#### **Derivative Strategies**

We are exposed to various risks relating to our ongoing business operations, including interest rate, foreign currency exchange rate, credit and equity price risks. We use a variety of strategies to manage these risks, including the use of derivatives.

Derivatives are financial instruments with values derived from interest rates, foreign currency exchange rates, credit spreads and/or other financial indices. The types of derivatives we use include swaps and forwards.

# **Foreign Currency Derivatives**

We use foreign currency exchange rate derivatives, including foreign currency forwards, to reduce the risk from fluctuations in foreign currency exchange rates associated with our assets and liabilities denominated in foreign currencies. We also use foreign currency derivatives to hedge the foreign currency exchange rate risk associated with certain of our net investments in foreign operations.

In a foreign currency forward transaction, we agree with another party to deliver a specified amount of an identified currency at a specified future date. The price is agreed upon at the time of the contract and payment for such a contract is made at the specified future date. We utilize foreign currency forwards in fair value, NIFO hedges and nonqualifying hedging relationships.

#### **Interest Rate Derivatives**

We use interest rate derivatives, specifically interest rate swaps, to reduce our exposure to changes in interest rates.

Interest rate swaps are used by us primarily to reduce market risks from changes in interest rates and to alter interest rate exposure arising from mismatches between assets and liabilities (duration mismatches). In an interest rate swap, we agree with another party to exchange, at specified intervals, the difference between fixed rate and floating rate interest amounts as calculated by reference to an agreed notional amount. We utilize interest rate swaps in nonqualifying hedging relationships.

In June 2024, we entered into four one-month forward interest rate swaps each with a different underlying swap term of 2 to 5 years, receiving a fixed rate and paying a floating rate with a notional value of \$125 million to (1) partially mitigate the risk that interest rates could decrease prior to our receipt of the premium consideration and (2) reduce asset and liability mismatch risk driven by investment restrictions for the LPT transaction related to property catastrophe and COVID-19 exposures signed on June 4, 2024, which closed in the third quarter of 2024 as disclosed in Note 3.

Additionally, in June 2024, we entered into two one-month forward interest rate swaps, receiving a fixed rate and paying a floating rate with a notional value of AUD \$195 million (USD \$130 million) to partially mitigate the risk that interest rates could decrease prior to our receipt of the consideration for the ADC transaction related to product & public liability, compulsory third-party motor, professional risks, and workers' compensation business signed on June

26, 2024 and which closed the third quarter of 2024 as disclosed in Note 3. The swap was terminated in September 2024. For the three and nine months ended September 30, 2024, we recognized a gain from fair value changes of \$5 million and \$5 million, respectively.

In August 2024, we entered into a one-month forward interest rate swap, receiving a fixed rate and paying a floating rate with a notional value of \$308 million to partially mitigate the risk that interest rates could decrease prior to our receipt of the consideration for the LPT transaction related to general aviation and workers' compensation signed on August 8, 2024, which closed in the fourth quarter of 2024 as disclosed in Note 3. For the three and nine months ended September 30, 2024, we recognized a gain from fair value changes of \$2 million and \$2 million, respectively.

The following table presents the gross notional amounts and estimated fair values of our derivatives recorded within other assets and other liabilities on the consolidated balance sheets as of September 30, 2024 and December 31, 2023:

		Sep	teml	oer 30,	2024	<u> </u>		Dec	embe	er 31,	2023	
	Gross Notional –		Fair Value			Gross Notional		Fair Value			1	
		nount	As	sets	Lial	oilities		mount	Ass	sets	Liab	ilities
				(i	n mi	llions o	f U.	S. dolla	rs)			
Derivatives designated as hedging instruments												
Foreign currency forward contracts	\$	267	\$	_	\$	3	\$	424	\$	1	\$	6
Derivatives not designated as hedging instruments												
Foreign currency forward contracts		426		4		1		313		3		3
Interest rate swaps		433		5		_		_		_		_
Others		1		_		_		14		_		_
Total	\$	1,127	\$	9	\$	4	\$	751	\$	4	\$	9

The following table presents the net gains and losses relating to our derivative instruments for the three and nine months ended September 30, 2024 and 2023:

Foreign currency forward contracts  Derivatives not desinstruments		Amount of Net Gains (Losses)										
		Thre	e Mon	ths E	nded		Nine Mont	ns E	nded			
	Location of gain (loss) recognized on derivatives	September 2024		Sep	otember 30, 2023	Sep	tember 30, 2024	Sep	tember 30, 2023			
				(i	n millions of	U.S.	dollars)					
Derivatives designa	ted as hedging instruments											
	Accumulated other comprehensive loss	\$	(14)	\$	15	\$	(6)	\$	3			
Derivatives not desi instruments	gnated as hedging											
Foreign currency forward contracts	Net foreign exchange (loss) gains		(4)		(4)		2		1			
Interest rate swaps	Fair value changes in trading securities, funds held and other investments		10		(1)		10		7			

#### 7. DEFERRED CHARGE ASSETS

If, at the inception of a retroactive reinsurance contract, the estimated liabilities for losses and LAE exceed the consideration received, a deferred charge asset ("DCA") is recorded for this difference. In contrast, if the consideration received is in excess of the estimated undiscounted ultimate losses payable, a deferred gain liability ("DGL") is recorded. There are no DGL balances in the current or comparative periods.

We amortize the DCA balances over the estimated claim payment period of the related contracts with the amortization prospectively adjusted at each reporting period to reflect new estimates of the pattern and timing of remaining losses and LAE payments.

The following table presents a summary of the DCA balances and related activity for the three and nine months ended September 30, 2024 and 2023:

	Three	Three Months Ended September 30,					Nine Months Ended September 3				
		2024		2023		2024		2023			
	-			(in millions of	U.S. d	ollars)					
Beginning carrying value	\$	687	\$	797	\$	731	\$	658			
Recorded during the period		2		_		17		180			
Amortization		(27)		(34)		(86)		(75)			
Ending carrying value	\$	662	\$	763	\$	662	\$	763			

#### 8. LOSSES AND LOSS ADJUSTMENT EXPENSES

The liability for losses and LAE, also referred to as loss reserves, represents our gross estimates before reinsurance for unpaid reported losses (Outstanding Loss Reserves, or "OLR") and includes losses that have been incurred but not yet reported ("IBNR") using a variety of actuarial methods. We recognize an asset for the portion of the liability that we expect to recover from reinsurers. LAE reserves include allocated LAE ("ALAE") and unallocated LAE ("ULAE"). ALAE are linked to the settlement of an individual claim or loss, whereas ULAE are based on our estimates of future costs to administer the claims. IBNR includes amounts for unreported claims, development on known claims and reopened claims.

Our loss reserves cover multiple lines of business, including asbestos, environmental, general casualty, workers' compensation, marine, aviation and transit, construction defect, professional indemnity/directors and officers, motor, property and other non-life lines of business. We complete most of our annual loss reserve studies in the fourth quarter of each year and, as a result, tend to record the largest movements, both favorable and adverse, to net incurred losses and LAE in this period.

We have elected to apply the fair value option for certain reinsurance contracts including loss portfolio transfers ("LPTs") and reinsurance to close ("RITC") transactions. This is an irrevocable election that applies to all balances under the reinsurance contract, including reinsurance balances recoverable on paid and unpaid losses and the liability for losses and LAE. The primary reason for electing the fair value option was to reduce the earnings volatility created by carrying the liabilities for losses and LAE at cost and the assets supporting those liabilities at fair value. During 2017 and 2018, we elected the fair value option on select new business and classified the supporting portfolio investments as trading securities, whereby all changes in fair value were recorded in the statements of operations. Commencing in 2019, we discontinued electing the fair value option on new business in order to better align with our evolving investment objectives.

The table below provides a consolidated reconciliation of the beginning and ending liability for losses and LAE:

		Three Mor	nths	Ended		Nine Mon	ths E	nded
		Septen	nbei	r 30,		Septem	ber :	30,
	September 30, Septemb 2024 2023 2024 (in millions of U.S. dollars)						2023	
				(in millions o	f U.S	S. dollars)		
Balance as of beginning of period	\$	11,204	\$	13,834	\$	12,359	\$	13,007
Reinsurance reserves recoverable on unpaid losses		(686)		(895)		(774)		(996)
Net balance as of beginning of period		10,518		12,939		11,585		12,011
Net incurred losses and LAE:								
Current period:								
Increase in estimates of net ultimate losses		5		5		14		18
Increase in provisions for ULAE		1		<u> </u>		1		_
Total current period		6		5		15		18
Prior periods:								
Reduction in estimates of net ultimate losses		(15)		(12)		(63)		(35)
Reduction in provisions for ULAE		(21)		(19)		(60)		(37)
Amortization of fair value adjustments		2		4		11		13
Changes in fair value - fair value option (1)		25		12		17		24
Total prior periods		(9)		(15)		(95)		(35)
Total net incurred losses and LAE		(3)		(10)		(80)		(17)
Net paid losses:		(*)		()		(00)		()
Current period		_		(1)		_		(3)
Prior periods		(569)		(664)		(1,785)		(1,851)
Total net paid losses		(569)		(665)		(1,785)		
·		(509)	_	(003)		(1,700)		(1,854)
Other changes:		400		(400)		40		(40)
Effect of exchange rate movement  Change in net liability for losses and LAE at fair value - Instrument-		120		(109)		49		(40)
specific credit risk		6		_		6		(21)
Ceded business (2)		_		_		_		(139)
Assumed business (3)		538		_		835		2,215
Total other changes		664		(109)		890		2,015
Net balance as of September 30		10,610		12,155		10,610		12,155
Reinsurance reserves recoverable on unpaid losses		662		789		662		789
Balance as of September 30	\$	11,272	\$	12,944	\$	11,272	\$	12,944
	_	<del></del>	=		_		of	
					Se	ptember 30, 2024		cember 31, 2023
					_	(in millions o	f U.S	
Reconciliation to Consolidated Balance Sheets:						`		,
Losses and loss adjustment expenses					\$	10,164	\$	11,196
Losses and loss adjustment expenses, at fair value						1,108		1,163
Total losses and loss adjustment expenses					\$	11,272	\$	12,359
Reinsurance balances recoverable on paid and unpaid losses					\$	535	\$	740
Reinsurance balances recoverable on paid and unpaid losses - fair value	9				-		,	
option  Total reinsurance balances recoverable on paid and unpaid losses						735	_	217 957
Less: Paid losses recoverable						(73)		(183)
Reinsurance reserves recoverable on unpaid losses					\$	662	\$	
Temperature receives received and anyone 100000					Ψ	002	<del>-</del>	774

<sup>&</sup>lt;sup>(1)</sup> Comprises discount rate and risk margin components.

#### **Prior Period Development**

#### **Reduction in Estimates of Net Ultimate Losses**

The following table summarizes the change in estimates of net ultimate losses related to prior years in our Run-off segment by line of business:

	Three Months Ended		Nine Months Ended	
	September 30, 2024	September 30, 2023	September 30, 2024	September 30, 2023
	(in millions of U.S. dollars)			
Asbestos	\$ 6	\$ (1)	\$ (19)	\$
Environmental	_	2	25	2
General casualty	7	41	24	37
Workers' compensation	(22)	(24)	(26)	(44)
Marine, aviation and transit	5	(13)	2	(13)
Construction defect	1	(3)	(21)	(4)
Professional indemnity/ Directors and officers	(19)	(9)	(60)	(10)
Motor	_	(5)	4	(5)
Property	5	(17)	5	(16)
All other	2	17	3	18
Total	(15)	(12)	\$ (63)	\$ (35)

#### Three Months Ended September 30, 2024:

The reduction in estimates of net ultimate losses of \$15 million was driven by favorable development on our workers' compensation and professional indemnity/directors and officers lines of business of \$22 million and \$19 million, respectively. This is a result of favorable claims experience, most notably in the 2021 acquisition year.

The results were partially offset by adverse development on our general casualty and asbestos lines of business of \$7 million and \$6 million, respectively, as a result of adverse claims experience.

#### Three Months Ended September 30, 2023:

The comparative quarter's reduction in estimates of net ultimate losses of \$12 million was driven by was driven by favorable development across multiple lines of business. We recognized favorable development on our workers' compensation, property, and marine, aviation and transit lines of business of \$24 million, \$17 million and \$13 million, respectively, as a result of favorable claims experience.

The results were partially offset by adverse development on our general casualty line of business of \$41 million, primarily due to a small number of large losses across several portfolios, particularly on excess business, and adverse development on our all other line of business of \$17 million, driven by identified deterioration on abuse claims.

# Nine Months Ended September 30, 2024:

The reduction in estimates of net ultimate losses of \$63 million was driven by net favorable development across multiple lines of business. We recognized \$60 million, \$26 million and \$21 million of favorable development on our professional indemnity/ directors and officers, workers' compensation, and construction defect lines of business, respectively, as a result of favorable claims experience, as well as \$19 million of favorable development on our asbestos line of business resulting from favorable resolution of asbestos liabilities through claim actions.

The results were partially offset by adverse development of \$25 million on our environmental line of business, primarily due to actuarial reviews and \$24 million on our general casualty line of business, due to adverse claims experience.

<sup>(2)</sup> Represents the settlement of our participation in Atrium's Syndicate 609 relating to the 2020 and prior underwriting years, comprised of losses and LAE expenses of \$173 million, net of reinsurance reserves recoverable of \$34 million.

<sup>(3)</sup> Amounts from 2024 correspond to the net loss reserves assumed from signed and closed reinsurance agreements described in Note 3, as well as other individually insignificant closed transactions.

#### Nine Months Ended September 30, 2023:

The comparative period's reduction in estimates of net ultimate losses of \$35 million was driven by favorable development across multiple lines of business. We recognized \$44 million of favorable development on our workers' compensation line of business and \$16 million of favorable development on our property line of business as a result of favorable claims experience.

The results were partially offset by \$37 million of adverse development on our general casualty line of business, primarily due to a small number of large losses across several portfolios, particularly on excess business, and \$18 million of adverse development on our all other line of business, driven by identified deterioration on abuse claims.

#### **Reduction in Provisions for ULAE**

#### Three Months Ended September 30, 2024 and September 30, 2024:

The favorable reductions in provisions for ULAE for the three months ended September 30, 2024 and 2023 were driven by corresponding reductions in loss reserves and the associated estimated cost of managing such liabilities.

#### Nine Months Ended September 30, 2024 and September 30, 2023:

The favorable reductions in provisions for ULAE for the nine months ended September 30, 2024 and 2023 were driven by corresponding reductions in loss reserves and the associated estimated cost of managing such liabilities. The reduction in provisions for ULAE for the nine months ended September 30, 2023 was partially offset by an increase of \$21 million as a result of assuming active claims control on a 2022 LPT agreement with Argo.

# **Changes in Fair Value - Fair Value Option**

#### Three Months Ended September 30, 2024 and 2023:

PPD for the three months ended September 30, 2024 and 2023 was adversely impacted by changes in the fair value of liabilities for which we have elected the fair value option of \$25 million and \$12 million, respectively, which was primarily driven by a decrease in U.K. corporate bonds yield during the third quarter of 2024 and 2023. The corporate bond yields, which form a component of the discount rate used to calculate the fair value of the liabilities, are matched to the original currencies of the underlying loss portfolios, of which GBP is the predominant currency for those portfolios that we have elected to measure at fair value using the fair value option.

# Nine Months Ended September 30, 2024 and 2023:

PPD for the nine months ended September 30, 2024 and 2023 was adversely impacted by changes in the fair value of liabilities for which we have elected the fair value option of \$17 million and \$24 million, respectively. For the nine months ended September 30, 2024, the impact was driven by normal payout of fair value liabilities and an update to the weighted average cost of capital assumption. For the nine months ended September 30, 2023 the impact was driven by a previously disclosed out-of-period adjustment related to the change in fair value for instrument specific credit risk from net incurred losses and LAE to AOCI.

## 9. FUTURE POLICYHOLDER BENEFITS

The provision for future policyholder benefits includes provisions for life contingent liabilities assumed as well as other policy benefits for insureds. The future policyholder benefits are equal to the present value of the future benefits payments and related expenses less the present value of future net premiums.

The assumed liabilities for future policyholder benefits are comprised primarily of in-payment annuity contract liabilities, which are classified as limited-payment contracts. The balances of and changes in liability for future policyholder benefits is as follows:

	Nine Months Ended September 30, 2023
	(in millions of U.S. dollars)
Balance as of January 1, 2023	\$ 82
Benefits paid	(
Effect of exchange rate movement	1
Derecognition (1)	(82
Balance as of September 30, 2023	\$

<sup>(1)</sup> In November 2022, we completed a novation of the reinsurance of a closed block of life annuity policies, which was recorded in our first quarter 2023 results due to a one quarter reporting lag. See below for additional information.

There were no gross premiums recognized for the three and nine months ended September 30, 2023.

The effects of actual variances from expected policyholder behavior experience were not material for the nine month period ended September 30, 2023.

## **Novation of Future Policyholder Benefits**

In November 2022, Enhanzed Re completed a novation of the reinsurance of a closed block of life annuity policies to Monument Re Limited, a subsidiary of Monument Insurance Group Limited ("Monument Re"). We settled the life liabilities and the related assets at carrying value in return for cash consideration of \$94 million as of the closing date and recorded other income of \$275 million. This amount consists of a reclassification adjustment of the component of AOCI related to the unlocking of the discount rate assumption from the adoption of the accounting standard related to accounting for long-duration contracts into earnings. Our net income attributable to Enstar was reduced by the amount attributable to Allianz's 24.9% noncontrolling interest in Enhanzed Re at the time of the transaction and our other income recorded was subject to deferral as profits emerge from the underlying novated business, which is generally over the expected settlement period of the life annuity policies, to account for our 20% ownership interest in Monument Re at the time of the transaction.

The following table illustrates the calculation of the gain as of the closing date of the novation, in millions of U.S. dollars:

Calculation of carrying value as of transaction closing:	
Funds held - directly managed and other assumed reinsurance recoverables	\$ 973
Future policyholder benefits (corresponds to derecognition referenced above)	(828)
Other assumed reinsurance liabilities	 (12)
Carrying value of net assets	\$ 133
Calculation of gain on novation (recorded in first quarter 2023):	
Cash consideration received	\$ 94
Less: carrying value of net assets	(133)
Add: reclassification of remeasurement of future policyholder benefits from AOCI and NCI (1)	363
Amount deferred relating to 20% ownership interest in Monument Re (2)	 (49)
Gain on novation (3)	275
Net income attributable to noncontrolling interest	 (81)
Gain on novation attributable to Enstar (4)	\$ 194

<sup>(1)</sup> Comprised of \$273 million from AOCI and \$90 million from NCI.

For the nine months ended September 30, 2023, the total gain on novation attributable to Enstar was \$194 million. The remaining deferred gain of \$46 million as of September 30, 2024 will be amortized over the expected settlement period of the transferred life annuity policies, which is projected to be approximately 50 years, with the majority of benefit payments occurring in the earlier years. For the three months ended September 30, 2024 and 2023, the amortization was \$1 million. For the nine months ended September 30, 2024 and 2023, the amortization was \$2 million and \$1 million, respectively.

<sup>&</sup>lt;sup>(2)</sup> Calculated as 20% of the net Enstar transaction gain of \$243 million (representing \$324 million, consisting of the \$39 million loss when comparing cash consideration to carrying value plus the \$363 million reclassification benefit, less Allianz's 24.9% share equal to \$81 million).

<sup>(3)</sup> Recognized in other income in our unaudited condensed consolidated statements of operations.

<sup>(4)</sup> Recognized in net income in our unaudited condensed consolidated statements of operations.

# 10. DEFENDANT ASBESTOS AND ENVIRONMENTAL LIABILITIES

The carrying value of the defendant asbestos and environmental liabilities ("defendant A&E liabilities"), insurance recoveries, future estimated expenses and the fair value adjustments related to DCo and Morse TEC was as follows:

	Septemb	per 30, 2024	December	31, 2023
		(in millions o	f U.S. dollars	5)
Defendant A&E liabilities:				
Defendant asbestos liabilities	\$	678	\$	734
Defendant environmental liabilities		9		10
Estimated future expenses		30		33
Fair value adjustments		(194)		(210)
Defendant A&E liabilities		523		567
Insurance balances recoverable:				
Insurance recoverables related to defendant asbestos liabilities (net of allowance: 2024 - \$4; 2023 - \$5)		208		217
Fair value adjustments		(42)		(45)
Insurance balances recoverable		166		172
Net liabilities relating to defendant A&E exposures	\$	357	\$	395

The table below provides a consolidated reconciliation of the beginning and ending liability for defendant A&E liabilities:

	Three Mon Septem				Nine Mont Septem	 
	2024		2023		2024	2023
		(in	n millions of U	.S.	dollars)	
Balance as of beginning of period	\$ 540	\$	587	\$	567	\$ 607
Insurance balances recoverable	(169)		(175)		(172)	(177)
Net balance as of beginning of period	371		412		395	430
Total paid claims	(19)		(17)		(49)	(38)
Amounts recorded in other (income) loss:						
Reduction in estimates of ultimate net liabilities	_				_	(2)
Reduction in estimated future expenses	(1)		(1)		(3)	(2)
Amortization of fair value adjustments	6		5		14	11
Total other (income) loss	5		4		11	7
Net balance as of September 30	357		399		357	399
Insurance balances recoverable	166		173		166	173
Balance as of September 30	\$ 523	\$	572	\$	523	\$ 572

## 11. FAIR VALUE MEASUREMENTS

# **Fair Value Hierarchy**

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability (i.e. the "exit price") in an orderly transaction between market participants. We use 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 that we have the ability to access for identical assets or liabilities. 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 significant inputs that are observable (e.g. interest rates, yield curves, prepayment speeds, default rates, loss severities, etc.) or can be corroborated by observable market data.
- Level 3 Valuations based on unobservable inputs where there is little or no market activity. Unadjusted third
  party pricing sources or management's assumptions and internal valuation models may be used to determine the
  fair values.

In addition, certain of our other investments are measured at fair value using net asset value ("NAV") per share (or its equivalent) as a practical expedient and have not been classified within the fair value hierarchy as defined above.

There have been no material changes in our valuation techniques during the period represented by these unaudited condensed consolidated financial statements.

We have categorized our assets and liabilities that are recorded at fair value on a recurring and nonrecurring basis among levels based on the observability of inputs, or at fair value using NAV per share (or its equivalent) as follows:

	September 30, 2024									
	Quoted Prices in Active Markets for Identical Assets (Level 1)	Ot	Significant ther Observable Inputs (Level 2)	Significant Unobservab Inputs (Level 3)	t	Measured Using NAV as Practical Expedient	,	Total Fair Value		
			(in millior	ns of U.S. dolla	ars)					
Investments:										
Short-term and fixed maturity investments:										
U.S. government and agency	\$ —	\$	444	\$	—	\$ —	\$	444		
U.K. government	_		52		_	_		52		
Other government	_		408			_		408		
Corporate	_		3,764		17	_		3,781		
Municipal	_		119			_		119		
Residential mortgage-backed	_		446		_	_		446		
Commercial mortgage-backed	_		859		—	_		859		
Asset-backed			820		31		_	851		
	\$	\$	6,912	\$	48	\$ <u> </u>	\$	6,960		
Funds held (1)	\$ 51	\$	2,097	\$	33	\$ 110	\$	2,291		
Equities:										
Privately held equity investments	\$ —	\$	_	\$ 33	25	\$ 67	\$	392		
Publicly traded equity investments	295		9		1	_		305		
Exchange-traded funds	74		_			_		74		
Warrant and others	_		_		16	_		16		
	\$ 369	\$	9	\$ 3	42	\$ 67	\$	787		
Other investments:										
Private equity funds	\$ —	\$	_	\$	_	\$ 1,840	\$	1,840		
Private credit funds	_		342		_	477		819		
Hedge funds	_		_		_	476		476		
Fixed income funds	_		6		_	404		410		
Real estate fund	_		_		_	383		383		
CLO equity funds	_		_		_	162		162		
CLO equities	_		50			_		50		
Equity funds	_		5		_	_		5		
	\$ —	\$	403	\$		\$ 3,742	\$	4,145		
Total Investments, excluding funds held by										
reinsured companies and equity method investments	\$ 420	\$	9,421	\$ 42	23	\$ 3,919	\$	14,183		
	· · ·		-,			,	Ė			
Reinsurance balances recoverable on paid and unpaid losses:	<u>\$</u>	\$	<u> </u>	\$ 2	00	<u>\$</u>	\$	200		
Other Assets:										
Derivatives not qualifying as hedging	\$	\$	9	\$	_	<u> </u>	\$	9		
Losses and LAE:	<u> </u>	\$	<u> </u>	\$ 1,1	80	<u> </u>	\$	1,108		
Other Liabilities:					_		_			
Derivatives qualifying as hedging	\$ —	\$	3	\$		\$ —	\$	3		
Derivatives not qualifying as hedging	_		1		_	_		1		
Derivative instruments	\$ _	\$	4	\$	_	\$ —	\$	4		
		= <del>-</del>			_		=			

<sup>(1)</sup> The difference in the amount of funds held shown at fair value and the funds held shown in our unaudited condensed consolidated balance sheet relates to the \$2.3 billion of funds held by reinsured companies carried at amortized cost as of September 30, 2024.

	December 31, 2023								
	Quoted Prices in Active Markets for Identical Assets (Level 1)	Ot	Significant ther Observable Inputs (Level 2)	Signific Unobserv Input (Level	/able s	Us	Measured sing NAV as Practical Expedient	т	otal Fair Value
			(in millio	ns of U.S. d	ollars)	)			
Investments:									
Short-term and fixed maturity investments:									
U.S. government and agency	\$ —	\$	326	\$	_	\$	_	\$	326
U.K government	_		72		_		_		72
Other government	_		391		_		_		391
Corporate	_		4,119		12		_		4,131
Municipal	_		142		_		_		142
Residential mortgage-backed	_		487		_		_		487
Commercial mortgage-backed	_		841		_		_		841
Asset-backed	_		873		11		_		884
	_		7,251		23		_		7,274
Funds held (1)	\$ 58	<u>_</u>	2.242	<u></u>	40	\$	100	\$	2.542
Equities:	\$ 58	\$	2,342	\$	40	<u>Ф</u>	102	<u> </u>	2,542
Publicly traded equity investments	ф 040	œ	24	φ.	4	<b>c</b>		<b>ው</b>	075
Exchange-traded funds	\$ 243	\$	31	\$	1	\$	_	\$	275
-	82		_		_				82
Privately held equity investments		_			299	_	45	_	344
Others in contrast to	\$ 325	\$	31	\$	300	\$	45	\$	701
Other investments:									
Private equity funds	\$ —	\$	_	\$	_	\$	1,617	\$	1,617
Private credit funds	_		183		_		442		625
Fixed income funds	_		53		_		552		605
Hedge funds	_		_		_		491		491
Real estate debt fund	_		_		_		269		269
CLO equity funds	_		_		_		182		182
CLO equities	_		60		_		_		60
Equity funds			4						4
	<u>\$</u>	\$	300	\$		\$	3,553	\$	3,853
Total Investments, excluding funds held by reinsured companies and equity method									
investments	\$ 383	\$	9,924	\$	363	\$	3,700	\$	14,370
Reinsurance balances recoverable on paid and unpaid losses:	\$ —	\$		\$	217	\$		\$	217
Other Assets:									
Derivatives qualifying as hedging	\$ —	\$	1	\$	_	\$	<u> </u>	\$	1
Derivatives not qualifying as hedging	_	Ť	3	•	_	Ÿ	_	Ť	3
Derivative instruments	\$ —	\$	4	\$		\$		\$	4
Losses and LAE:	\$ –	\$			1,163	\$	_	\$	1,163
Other Liabilities:									
Derivatives qualifying as hedging	\$ —	\$	6	\$	_	\$	_	\$	6
Derivatives not qualifying as hedging	_	Ψ	3	<b>Y</b>		4	_	Ψ	3
Derivative instruments	\$	\$	9	\$		\$		\$	9
	Ψ	Ψ	9	Ψ		Ψ		Ψ	3

<sup>(1)</sup> The difference in the amount of funds held shown at fair value and the funds held shown in our consolidated balance sheet relates to the \$2.7 billion of funds held by reinsured companies carried at amortized cost as of December 31, 2023.

## **Level 3 Measurements and Changes in Leveling**

Transfers into or out of levels are recorded at their fair values as of the end of the reporting period, consistent with the date of determination of fair value.

#### **Investments**

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:

	Three Months Ended																			
	September 30, 2024												023							
		Fixed maturity investments Equities																		
	Corp	orate		set- cked		Privately-held Equities		ld Public Equities									Privately-held Equities			otal
						(i	n mi	llions o	f U.	S. dollars)										
Beginning fair value	\$	16	\$	30	\$	333	\$	1	\$	16	\$	396	\$	300	\$	300				
Total fair value changes in trading securities, funds held and other investments (1)		1		1		(8)		_		_		(6)		(2)		(2)				
Ending fair value	\$	17	\$	31	\$	325	\$	1	\$	16	\$	390	\$	298	\$	298				

						N	ine Month	hs l	Ended						
	September 30, 2024											September 30, 2023			
	Fixed n invest					Е	quities						Equities		
	Corporate		Asset- F backed		ivately-held Equities		Public Equities		Warrants and Other	Total		Privately-held Equities		Total	
					(i	n m	illions of	U.	S. dollars)						
Beginning fair value	12	\$	11	\$	299	\$	1	\$	_	\$	323	\$	294	\$	294
Purchases	_		_		_		_		16		16		_		_
Sales and paydowns	_		(1)		_		_		_		(1)		_		_
Total fair value changes in trading securities, funds held and other investments (1)	_		1		26		_		_		27		4		4
Transfer into Level 3 from Level 2	5		20		_				_		25		_		_
Ending fair value	\$ 17	\$	31	\$	325	\$	1	\$	16	\$	390	\$	298	\$	298

<sup>(1)</sup> Fair value changes in trading securities, funds held and other investments included in our unaudited condensed consolidated statements of operations is equal to the change in fair value changes in trading securities, funds held and other investments relating to assets held at the end of the reporting period.

Fair value changes in trading securities, funds held and other investments related to Level 3 assets in the tables above are included in fair value changes in trading securities, funds held and other investments in our unaudited condensed consolidated statements of operations.

Transfers into Level 3 are primarily attributable to the lack of observable market transactions and price information and the use of unobservable inputs within valuation methodologies.

## **Valuation Techniques and Inputs**

The table below presents the quantitative information related to the fair value measurements for our fixed maturity and equity investments measured at fair value on a recurring basis using Level 3 inputs:

Qualitative Information about Level 3 Fair Value Measurements

	Qualitative Information about Level 3 F	air value Measurements	
Valuation Techniques	Fair Value as of September 30, 2024	Unobservable Input	Range (Average) (1)
	(in millions of U.S. dollars)		
Fixed maturities			
<u>Corporate</u>			
Discounted cash flow	\$ 17	YTM; Implied total yield	5.47% - 9.85%
Asset-backed			
Discounted cash flow	31	YTM; IRR	6.34% - 9.87%
Total fixed maturities	\$ 48		
Privately held equity investments			
Guideline company methodology; Option pricing model	\$ 200	P/BV multiple P/BV (excluding AOCI) multiple Expected term	1.5x - 1.8x 1.4x -1.6x 1.5-3.5 years
Guideline companies method	62	P/BV multiple Price/2024 earnings	1.6x 8.9x - 10.4x
Guideline companies method; Earnings	36	LTM Enterprise Value/ EBITDA multiples Multiple on earnings	13x - 14x 5x
Dividend discount model	27	Discount rate	6.9%
	325	<del>-</del>	
Publicly traded equity investments			
Discounted cash flow	1	Implied total yield	8.50%
Warrants and Other			
Black-Scholes model	16	Expected term in years	10 years
Total equity investments	\$ 342	-	

<sup>(1)</sup> The average represents the arithmetic average of the inputs and is not weighted by the relative fair value.

## Funds Held by Reinsured Companies - Embedded Derivative

As described in Note 5, we have an embedded derivative in relation to the Aspen LPT transaction to account for the fair value of the full crediting rate we expect to earn on the funds withheld received as consideration.

The following table presents a reconciliation of the beginning and ending balances for the embedded derivative measured at fair value on a recurring basis using Level 3 inputs:

	Thre	e Months End	ded	September 30,	Nine Months Ended September 3						
	2024			2023		2024		2023			
				(in millions o	f U.S	6. dollars)					
Beginning fair value	\$	22	\$	42	\$	40	\$	44			
Total fair value changes		11		1		(7)		(1)			
Ending fair value	\$	33	\$	43	\$	33	\$	43			

Fair value changes in trading securities, funds held and other investments in the table above are included in fair value changes in trading securities, funds held and other investments in our unaudited condensed consolidated statements of operations.

# **Valuations Techniques and Inputs**

The table below presents the qualitative information related to the fair value measurements for the embedded derivative on our funds held by reinsured companies measured at fair value on a recurring basis using Level 3 inputs:

**Qualitative Information about Level 3 Fair Value Measurements** 

Valuation Techniques	Fair Value as of September 30, 2024 (in millions of U.S. dollars)		Average
Monte Carlo simulation model;	\$ 33	Volatility rate;	4.88%
Discounted cash flow analysis		B Expected Loss Payments	\$422 million

# **Insurance Contracts - Fair Value Option**

The following table presents a reconciliation of the beginning and ending balances for all insurance contracts measured at fair value on a recurring basis using Level 3 inputs:

				Three I	Mon	ths End	led Septembe	r 30,		
	2024									
	loss	Liability for losses and LAE Reinsurance balances recoverable			Net		Liability for losses and LAE	Reinsurance balances recoverable		Net
				(ir	n mi	llions of	f U.S. dollars)			
Beginning fair value	\$	1,056	\$	199	\$	857	\$ 1,170	\$ 247	\$	923
Incurred losses and LAE:										
Increase (reduction) in estimates of ultimate losses		1		2		(1)	1	(27	)	28
Reduction in provisions for ULAE		(1)		_		(1)	(3)	_		(3)
Changes in fair value due to changes in:										
Average payout		5		_		5	10	6		4
Corporate bond yield		19		5		14	6	(2	)	8
Credit spread for non-performance risk		_		_		_	(4)	(4	)	_
Weighted average cost of capital		7		1		6		_		_
Total change in fair value		31		6		25	12	_		12
Total incurred losses and LAE		31		8		23	10	(27	)	37
Paid losses		(31)		(5)		(26)	(44)	(5	)	(39)
Change in net liability for losses and LAE at fair value - Instrument-specific credit risk		8		2		6	_	_		_
Effect of exchange rate movements		44		(4)		48	(28)	(1	)	(27)
Ending fair value	\$	1,108	\$	200	\$	908	\$ 1,108	\$ 214	\$	894

	Nine Months Ended September 30,									
		2024		2023						
	Liability for losses and LAE	Reinsurance balances recoverable	Net	Liability for losses and LAE	Reinsurance balances recoverable	Net				
		<b>(</b> i	in millions o	of U.S. dollars)						
Beginning fair value	\$ 1,163	\$ 217	\$ 946	\$ 1,286	\$ 275	\$ 1,011				
Incurred losses and LAE:										
(Reduction) increase in estimates of ultimate losses	(6)	(11)	5	7	(26)	33				
Reduction in unallocated LAE	(5)	_	(5)	(9)	_	(9)				
Change in fair value due to changes in :										
Average payout	24	4	20	37	11	26				
Corporate bond yield	(10)	_	(10)	(29)	(6)	(23)				
Risk cost of capital	1	_	1	_	_	_				
Credit spread for non-performance risk	_	_	_	23	2	21				
Weighted average cost of capital	7	1	6							
Total change in fair value	22	5	17	31	7	24				
Total incurred losses and LAE	11	(6)	17	29	(19)	48				
Paid losses	(105)	(16)	(89)	(187)	(39)	(148)				
Change in net liability for losses and LAE at fair value - Instrument-specific credit risk	8	2	6	(27)	(6)	(21)				
Effect of exchange rate movements	31	3	28	7	3	4				
Ending fair value	\$ 1,108	\$ 200	\$ 908	\$ 1,108	\$ 214	\$ 894				

Below is a summary of the quantitative information regarding the significant observable and unobservable inputs used in the internal model to determine fair value on a recurring basis:

Valuation		<b>September 30, 2024</b>	<b>December 31, 2023</b>
Technique	Unobservable (U) and Observable (O) Inputs	Weighted	Average
Internal model	Corporate bond yield (O)	A Rated	A Rated
Internal model	Credit spread for Instrument-specific credit risk (U)	0.50%	0.65%
Internal model	Risk cost of capital (U)	6.15%	5.60%
Internal model	Weighted average cost of capital (U)	9.25%	8.75%
Internal model	Average payout - liability (U)	8.15 years	8.12 years
Internal model	Average payout $$ - reinsurance balances recoverable on paid and unpaid losses (U)	8.56 years	8.35 years

The fair value of the liability for losses and LAE and reinsurance balances recoverable on paid and unpaid losses may increase or decrease due to changes in the corporate bond rate, the credit spread for non-performance risk, the risk cost of capital, the weighted average cost of capital and the estimated payment pattern.

In addition, the estimate of the capital required to support the liabilities is based upon current industry standards for capital adequacy.

Changes in the fair value due to changes in average payout and corporate bond yields are included in net incurred losses and loss adjustment expenses in our unaudited condensed consolidated statements of operations. Changes in the fair value due to changes in credit spread for Instrument-specific credit risk are classified to other comprehensive income.

# Disclosure of Fair Values for Financial Instruments Carried at Cost

### **Senior and Junior Subordinated Notes**

The following table presents the fair values of our Senior and Junior Subordinated Notes carried at amortized cost:

	Sept	September 30, 2024				
	Amortized C	Amortized Cost				
	(in millio	(in millions of U.S. dollars)				
4.95% Senior Notes due 2029	\$	497	\$	503		
3.10% Senior Notes due 2031		496		432		
Total Senior Notes	\$	993	\$	935		
5.75% Junior Subordinated Notes due 2040	\$	346	\$	346		
5.50% Junior Subordinated Notes due 2042		494		467		
Total Junior Subordinated Notes	\$	840	\$	813		

The fair value of our Senior Notes and our Junior Subordinated Notes was based on observable market pricing from a third party pricing service.

Both the Senior Notes and Junior Subordinated Notes are classified as Level 2.

#### **Insurance Contracts**

Disclosure of fair value of amounts relating to insurance contracts is not required, except those for which we elected the fair value option, as described above.

# **Remaining Financial Assets and Liabilities**

Our remaining financial assets and liabilities were generally carried at cost or amortized cost, which due to their short-term nature approximates fair value as of September 30, 2024 and December 31, 2023.

## 12. VARIABLE INTEREST ENTITIES

We have investments in certain limited partnership funds which are deemed to be variable interest entities ("VIEs"). The activities of these VIEs are generally limited to holding investments and our involvement in these entities is passive in nature. We consolidate all VIEs in which we are considered to be the primary beneficiary.

## **GCM Fund**

In July 2022, we entered into an agreement to become a limited partner of GCM Blue Sails Infrastructure Offshore Opportunities Fund, L.P. ("GCM Fund"), with an initial commitment of \$150 million. At that time, we performed an assessment and concluded that as a result of being a limited partner and having no substantive kick-out or participating rights, the GCM Fund is a VIE. We also concluded that we are the primary beneficiary, as our 99.5% economic interest in the GCM Fund is disproportionately greater than our lack of stated power to direct the activities of the GCM Fund that will most significantly impact the GCM Fund's economic performance. As a result, we have consolidated the results of the GCM Fund. There was no gain or loss recognized on consolidation.

We recognize the results of the GCM Fund on a one quarter lag. As of September 30, 2024, \$95 million of the initial commitment has been called. The carrying amounts of the assets and liabilities of the GCM Fund are presented within existing captions on our consolidated balance sheet as of September 30, 2024. Net investment income, changes in the fair value of assets and liabilities of the GCM Fund and management fees are presented within existing captions in the consolidated statements of operations.

We recognized fair value changes in trading securities, funds held and other investments of \$3 million and \$5 million for the three and nine months ended September 30, 2024, respectively. Such amounts were \$3 million and \$5 million for each of the three and nine months ended September 30, 2023, respectively.

Our exposure to risk of loss is limited to the amount of our investment, in accordance with the limited partnership agreement. We have not committed to provide any financial support to the general partner of the GCM Fund. In addition, we have not committed to provide any additional financial support to the GCM Fund in excess of previously funded capital commitments and all undistributed profits and income.

The assets of Enstar are not available to the creditors of the GCM Fund.

#### **Nonconsolidated VIEs**

The tables below present the fair value of our investments in nonconsolidated VIEs as well as our maximum exposure to loss associated with these VIEs:

			Sept	tember 30, 20	24		December 31, 2023						
	Faiı	Fair Value		Unfunded Commitments		Maximum Exposure to Loss		air Value	Unfunded Commitments			laximum posure to Loss	
					(iı	n millions o	of U.S. dollars)						
Equities													
Publicly traded equity investment in common stock	\$	61	\$	_	\$	61	\$	55	\$	_	\$	55	
Privately Held Equity		27		_		27		34		_		34	
Total	\$	88	\$	_	\$	88	\$	89	\$	_	\$	89	
Other investments													
Hedge funds	\$	476	\$	_	\$	476	\$	491	\$	_	\$	491	
Fixed income funds		132		35		167		147		35		182	
Private equity funds		1,391		540		1,931		1,262		667		1,929	
CLO equity funds		162		_		162		182		_		182	
Private credit funds		577		238		815		349		242		591	
Real estate funds		161		143		304		121		139		260	
Total	\$	2,899	\$	956	\$	3,855	\$	2,552	\$	1,083	\$	3,635	
Total investments in nonconsolidated VIEs	\$	2,987	\$	956	\$	3,943	\$	2,641	\$	1,083	\$	3,724	

# 13. GOODWILL AND INTANGIBLE ASSETS

As of December 31, 2023, goodwill, included within other assets in our condensed consolidated balance sheets, had a carrying value of \$63 million, all related to the Run-off segment.

Although we perform our annual goodwill impairment testing during the fourth quarter, we evaluate events or circumstances each period that could justify an interim test as well. The Merger Agreement executed this quarter indicated that the consideration for all ordinary shareholders interests as described in Note 1, which represents our fair value, is less than our book value. Hence, a full impairment charge related to goodwill of \$63 million was recognized this guarter in the condensed consolidated statement of operations.

We also performed impairment tests for all other tangible and intangible assets during the third quarter of 2024 using applicable impairment models, noting no further impairment as of the date we entered into the Merger Agreement in July 2024 through September 30, 2024.

## 14. NONCONTROLLING INTERESTS

## **Redeemable Noncontrolling Interests**

In December 2023, we entered into a Purchase Agreement with Trident V Funds and Dowling Capital Partners (together, the "RNCI Holders") to purchase their remaining equity interest in StarStone Specialty Holdings Limited ("SSHL"). Following the completion of the transaction in December 2023, SSHL became a wholly-owned subsidiary and all redeemable non-controlling interests ("RNCI") within our unaudited condensed consolidated balance sheets were redeemed.

The following is a reconciliation of the beginning and ending carrying amount of the equity attributable to the RNCI in the prior year period (as of December 2023 we no longer held any RNCI):

	Three Months Ended September 30,			nths Ended mber 30,	
		2023	2023		
		(in millions o	f U.S. dollars	s)	
Balance at beginning of period	\$	178	\$	168	
Net income attributable to RNCI		4		13	
Change in unrealized gains on AFS investments attributable to RNCI		1		2	
Balance as of September 30	\$	183	\$	183	

## **Noncontrolling Interests**

As of September 30, 2024 and December 31, 2023, we had \$42 million and \$113 million, respectively, of non-controlling interests ("NCI") primarily related to external interests in our subsidiaries.

In December 2022, Enhanzed Re repurchased the entire 24.9% ownership interest Allianz held in Enhanzed Re for \$175 million. We recorded the impact of reclassifying the carrying value of the NCI acquired to Enstar shareholders' equity in our first guarter 2023 results, as we report the results of Enhanzed Re on a one guarter reporting lag.

A reconciliation of the beginning and ending carrying amount of the equity attributable to NCI is included in the unaudited condensed consolidated statements of changes in shareholder's equity.

## 15. SHAREHOLDERS' EQUITY

## **Ordinary Shares**

The following is a reconciliation of our beginning and ending ordinary shares:

	Total Voting Ordinary Shares
Balance as of December 31, 2023	15,196,685
Shares issued (1)(2)	35,120
Balance as of September 30, 2024	15,231,805

<sup>(1)</sup> Ordinary Shares issued in relation to share-based compensation plan awards and the Employee Share Purchase Plan.

## **Non-voting Ordinary Shares**

#### **Strategic Share Repurchases**

In March 2023, we repurchased 1,597,712 of our non-voting convertible ordinary shares held by Canada Pension Plan Investment Board for an aggregate \$341 million, representing a price per share of \$213.13 and a 5% discount to the trailing 10-day volume weighted average price of our voting ordinary shares as at the agreed March 2023 measurement date. The shares comprised all of our outstanding Series C and Series E non-voting ordinary shares.

#### **Dividends on Preferred Shares**

During the three months ended September 30, 2024 and 2023, we declared and paid dividends on Series D Preferred Shares of \$7 million and on Series E Preferred Shares of \$2 million for both periods.

During the nine months ended September 30, 2024 and 2023, we declared and paid dividends on Series D Preferred Shares of \$21 million and on Series E Preferred Shares of \$6 million for both periods.

# **Accumulated Other Comprehensive Income (Loss)**

The following tables present a roll forward of accumulated other comprehensive income (loss):

	Three Months Ended							
	September 30,							
		2024						
	Unrealized (losses) gains on available-for-sale investments	Cumulative currency translation adjustment	FVO - Own credit Adjustment	Total				
		in millions of U.S.	dollars)					
Balance June 30, 2024, net of tax	\$ (390)	\$ 13	\$ 20	\$ (357)				
Unrealized gains on fixed maturities, AFS arising during the period	161	_	_	161				
Reclassification adjustment for change in allowance for credit losses recognized in net income	(14)	_	_	(14)				
Reclassification adjustment for net realized gains included in net income	(2)	_	_	(2)				
Change in currency translation adjustment	_	(3)	_	(3)				
Change in net liability for losses and LAE at fair value - Enstar-specific credit risk			(6)	(6)				
Other comprehensive income (loss)	145	(3)	(6)	136				
Balance September 30, 2024, net of tax	\$ (245)	\$ 10	\$ 14	\$ (221)				

<sup>(2)</sup> Includes 2,035 shares of restricted stock.

# Three Months Ended

	September 30,						
			2023				
	Unrealized gains on a for-s investn	vailable- ale	Cumulative currency translation adjustment	FVO - Own credit Adjustment	Total		
	(in millions of U.S. dollars)						
Balance June 30, 2023, net of tax	\$	(520)	\$ 11	\$ 21	\$ (488)		
Unrealized losses on fixed maturities, AFS arising during the period		(94)	_	_	(94)		
Reclassification adjustment for change in allowance for credit losses recognized in net income		(1)	_	_	(1)		
Reclassification adjustment for net realized losses included in net income		13	_		13		
Other comprehensive (loss)		(82)	_	_	(82)		
Balance September 30, 2023, net of tax	\$	(602)	\$ 11	\$ 21	\$ (570)		

## **Nine Months Ended**

	September 30,							
		2024						
	Unrealized (losses) gains on available-for-sale investments	Cumulative currency translation adjustment	FVO - Own credit Adjustment	Total				
		(in millions of U.S.	dollars)					
Balance December 31, 2023, net of tax	\$ (368)	\$ 12	\$ 20	\$ (336)				
Unrealized gains on fixed maturities, AFS arising during the period	125	_	_	125				
Reclassification adjustment for change in allowance for credit losses recognized in net income	(15)	_	_	(15)				
Reclassification adjustment for net realized losses included in net income	13	_	_	13				
Change in currency translation adjustment	_	(2)	_	(2)				
Change in net liability for losses and LAE at fair value - Enstar-specific credit risk			(6)	(6)				
Other comprehensive income (loss)	123	(2)	(6)	115				
Balance September 30, 2024, net of tax	\$ (245)	\$ 10	\$ 14	\$ (221)				

# Nine Months Ended September 30,

2023

	Unrealized (losses) gains on available-for-sale investments		tr	currency future potranslation benefits		emeasurement of iture policyholder enefits - change in discount rate	FVO - Own credit Adjustment			Γotal
				(in millio	ons	of U.S. dollars)				
Balance December 31, 2022, net of tax	\$ (58	34)	\$	9	\$	273	\$	_	\$	(302)
Unrealized losses on fixed maturities, AFS arising during the period	(7	71)		_		_		_		(71)
Reclassification adjustment for change in allowance for credit losses recognized in net income		(5)		_		_		_		(5)
Reclassification adjustment for net realized losses included in net income	(	30		_		_		_		60
Change in currency translation adjustment		_		2		_		_		2
Reclassification adjustment for remeasurement of future policyholder benefits included in net income				_		(363)		_		(363)
Change in net liability for gains and LAE at fair value - Enstar-specific credit risk		_		_		_		21		21
Other comprehensive (loss) income	(	16)		2		(363)		21		(356)
Less: Other comprehensive income attributable to NCI and RNCI		(2)		_		90		_		88
Balance September 30, 2023, net of tax	\$ (60	)2)	\$	11	\$		\$	21	\$	(570)

The following table presents details about the tax effects allocated to each component of other comprehensive income (loss):

## **Three Months Ended**

	September 30,											
				2024			2023					
	Before Tax Amount		Tax (Expense) Benefit		Net of Tax Amount		_	efore Tax nount	(Expense)		Net of Tax Amount	
				(in	mil	llions of	U.S	. dollars	5)			
Unrealized gains (losses) on fixed maturities, AFS arising during the period	\$	176	\$	(15)	\$	161	\$	(97)	\$	3	\$	(94)
Reclassification adjustment for change in allowance for credit losses recognized in net income		(14)		_		(14)		(1)		_		(1)
Reclassification adjustment for net realized (gains) losses included in net income		(2)		_		(2)		13		_		13
Change in currency translation adjustment		(3)		_		(3)		_		_		_
Change in net liability for losses and LAE at fair value - Enstar- specific credit risk		(6)		_		(6)		_		_		_
Other comprehensive income (loss)	\$	151	\$	(15)	\$	136	\$	(85)	\$	3	\$	(82)

Nine	Months	Ended

					S	eptem	ber 30	0,				
			:	2024						2023		
	Befo Ta Amo	ЭX		Tax (pense) enefit	T	et of ax ount	T	fore ax ount		Tax Expense) Benefit	-	let of Tax nount
				(ir	n milli	ions of	U.S.	dollar	s)			
Unrealized gains (losses) on fixed maturities, AFS arising during the period	\$	128	\$	(3)	\$	125	\$	(74)	\$	3	\$	(71)
Reclassification adjustment for change in allowance for credit losses recognized in net income		(15)		_		(15)		(5)		_		(5)
Reclassification adjustment for net realized losses included in net income		13		_		13		60		_		60
Change in currency translation adjustment		(2)		_		(2)		2		_		2
Reclassification adjustment for remeasurement of future policyholder benefits included in net income		_		_		_		(363)		_		(363)
Change in net liability for losses and LAE at fair value - Enstarspecific credit risk		(6)		_		(6)		21		_		21
Other comprehensive income (loss)	\$	118	\$	(3)	\$	115	\$	(359)	\$	3	\$	(356)

The following tables present details of amounts reclassified from accumulated other comprehensive loss:

	Three Months Ende			Ended		Nine Mont	hs	Ended	
	September 30, September 30,					Affected Line Item in Statement where Net			
Details about AOCI components		2024	2023			2024	_	2023	Income are presented
				(in millions o	f U	.S. dollars)			
Unrealized income (losses) on fixed maturities, AFS	\$	16	\$	(12)	\$	2	\$	(55)	Net realized gains (losses)
Remeasurement of future policyholder benefits				_				363	Other income
Total reclassifications for the period, net of tax	\$	16	\$	(12)	\$	2	\$	308	

# **Changes in Ownership of Consolidated Subsidiaries**

The following table summarizes changes in the ownership interest in consolidated subsidiaries during the periods presented:

			ths ended nber 30,	
		2024	202	23
	•	(in millions o	f U.S. dollars)	)
Net income attributable to Enstar ordinary shareholders	\$	393	\$	483
Transfers from noncontrolling interests:				
Increase in Enstar's additional paid-in capital for purchase of noncontrolling interest <sup>(1)</sup>		_		9
Change from net income attributable to Enstar ordinary shareholders and net transfers from noncontrolling interests	\$	393	\$	492

<sup>(1)</sup> The transfer from the noncontrolling interests for the nine months ended September 30, 2023 relates to the repurchase of the entire 24.9% ownership interest Allianz held in Enhanzed Re recorded in the first quarter 2023.

## 16. EARNINGS PER SHARE

The following table sets forth the computation of basic and diluted net earnings per ordinary share:

	Т	hree Mor	nths I	Ended	N	line Mon	nths Ended			
		Septen	nber	30,		Septem	nber 30,			
		2024		2023		2024		2023		
	(ir	n millions	of U	.S. dolla share			are a	nd per		
Numerator:										
Net income attributable to Enstar ordinary shareholders:	\$	148	\$	38	\$	393	\$	483		
Denominator:										
Weighted-average ordinary shares outstanding — basic (1)	14,	666,153	15,4	464,824	14,	657,391	15,9	962,910		
Effect of dilutive securities:										
Share-based compensation plans (2)(3)		182,205		141,281		177,512		108,015		
JSOP <sup>(4)</sup>		195,408		_		189,928		_		
Weighted-average ordinary shares outstanding — diluted	15,	043,766	15,0	606,105	15,	024,831	16,0	070,925		
Earnings per share attributable to Enstar ordinary shareholders:										
Basic	\$	10.09	\$	2.46	\$	26.81	\$	30.26		
Diluted	\$	9.84	\$	2.43	\$	26.16	\$	30.05		

<sup>(1)</sup> Weighted-average ordinary shares for basic earnings per share includes ordinary shares (voting and non-voting), but excludes ordinary shares held in the Enstar Group Limited Employee Benefit Trust in respect of Joint Share Ownership Plan ("JSOP") awards, which, as a result of us consolidating the EB trust, are classified as treasury shares.

<sup>(2)</sup> Share-based dilutive securities include restricted shares, restricted share units, directors' restricted share units and performance share units. Certain share-based compensation awards were excluded from the calculation for the three and nine months ended September 30, 2024 and 2023 because they were anti-dilutive. The number of potential ordinary shares excluded from diluted shares outstanding was 0 and 59 shares for the three months ended September 30, 2024 and 2023, respectively, and 274 and 26,068 shares for the nine months ended September 30, 2024 and 2023, respectively, because the effect of including those potential ordinary shares in the calculation would have been anti-dilutive. Securities may be anti-dilutive based on timing of forfeitures of share-based compensation awards or if the share price at grant date was greater than the average market price of our ordinary shares. Refer to Note 22 to the Consolidated Financial Statements included within our 2023 Form 10-K for additional information on the share-based compensation awards.

<sup>(3)</sup> Certain restricted share units and performance share units were converted from an equity award to a liability award during the three and nine months ended September 30, 2024. As a result, the applicable units no longer have a dilutive impact.

<sup>(4)</sup> The JSOP award made to our CEO includes a condition that specifies a hurdle price (\$315.53 as of January 20, 2025) compared to our market observable ordinary share price in order for the award to vest. As of September 30, 2024, the closing share price of our ordinary shares was \$321.59. As a result, the JSOP award became dilutive for the three and nine months ended September 30, 2024. Additionally, 20% of the award is dependent on a 10% compounded annual growth rate in Fully Diluted Book Value Per Share from January 1, 2020, which was also met for the three and nine months ended September 30, 2024. Refer to Note 22 to the Consolidated Financial Statements of our 2023 Form 10-K for additional information on the JSOP.

# 17. RELATED PARTY TRANSACTIONS

The following tables summarize our related party balances and transactions. Additional details about the nature of our relationships and transactions are disclosed in Note 24 to the consolidated financial statements in our Annual Report on Form 10-K for the year ended December 31, 2023.

As of September 30, 2024	Stone	Stone Point (1) (2)		nument		AmTrust	Core	Specialty	Ot	her <sup>(3)</sup>
		(in m				ns of U.S. do	ollars)			
Assets										
Fixed maturities, trading, at fair value	\$	46	\$	_	\$	_	\$	_	\$	_
Fixed maturities, AFS, at fair value		362		_		_		_		_
Equities, at fair value		154		_		200		_		_
Funds held		_		_		_		9		_
Other investments, at fair value		424		_		_		_		1,736
Equity method investments		_		22				269		12
Total investments		986		22		200		278		1,748
Cash and cash equivalents		10		_		_		_		_
Other assets		_		_		_		17		_
Liabilities										
Losses and LAE		_				_		130		
Net assets	\$	996	\$	22	\$	200	\$	165	\$	1,748

<sup>(1)</sup> As of September 30, 2024, investment funds managed by Stone Point Capital LLC ("Stone Point") own 1,451,196 of our Voting Ordinary Shares, which constitutes 9.5% of our outstanding Voting Ordinary Shares.

<sup>(3)</sup> Other related party investments include investments in Positive Physicians Holdings, Inc, an equity method investment, and limited partnerships and partnership-like limited liabilities companies, for which had we not elected the fair value option, would otherwise be accounted for as equity method investments. We have disclosed our investments in these entities on an aggregated basis as they are individually immaterial.

As of December 31, 2023	Stone Point	Monument	AmTrust	Citco	Core Specialty	Other						
		(in millions of U.S. dollars)										
Assets												
Fixed maturities, trading, at fair value	\$ 69	\$ —	\$ —	\$ —	\$ —	\$ —						
Fixed maturities, AFS, at fair value	428	_	_	_	_	_						
Equities, at fair value	136	_	181	_	_	_						
Funds held	_	_	_	_	19	_						
Other investments, at fair value	446	_	_	_	_	1,602						
Equity method investments	_ <u></u>	95			225	14						
Total investments	1,079	95	181	_	244	1,616						
Cash and cash equivalents	19	_	_	_	_	_						
Other assets	_	_	_	20	9	_						
Liabilities												
Losses and LAE					192							
Net assets	\$ 1,098	\$ 95	\$ 181	\$ 20	\$ 61	\$ 1,616						

<sup>(2)</sup> As of September 30, 2024, we had unfunded commitments of \$102 million to other investments, and \$22 million to privately held equity managed by Stone Point and its affiliated entities.

# **Three Months Ended**

			Se	ptember 30, 20	024	
	Stone	e Point	Monument	AmTrust	Core Specialty	Other
			(in mi	llions of U.S. d	lollars)	
REVENUES						
Net premiums earned	\$	_	\$ —	\$ —	\$ —	\$ —
Net investment income		4	_	1	_	3
Fair value changes in trading securities, funds held and other investments		12	_	(2)		35
Total revenues		16		(1)		38
EXPENSES						
Net incurred losses and LAE		_	_		(2)	_
Total expenses			_	_	(2)	_
(Loss) income from equity method investments			(26)	_	10	_
Total net income (loss)	\$	16	\$ (26)	\$ (1)	\$ 12	\$ 38

# Three Months Ended September 30, 2023

	Stone	Point	North	nshore	Mor	nument		mTrust		Citco	 Core Specialty	Other
		_				(in mil	llion	s of U.S. do	ollar	s)		
REVENUES												
Net premiums earned	\$	_	\$	_	\$	_	\$	_	\$	_	\$ (2)	\$ _
Net investment income		3		_		_		2		_	_	_
Fair value changes in trading securities, funds held and other investments		26		_		_		(2)		_	_	11
Total revenues		29									(2)	11
EXPENSES												
Net incurred losses and LAE											(9)	
Total expenses		_				_		_			(9)	_
(Loss) income from equity method investments		_		_		(4)				1	_	_
Total net income (loss)	\$	29	\$		\$	(4)	\$		\$	1	\$ 7	\$ 11

# Nine Months Ended

			Se	ptember 30, 20	024	
	Ston	e Point	Monument	AmTrust	Core Specialty	Other
			(in mil	lions of U.S. d	lollars)	
REVENUES						
Net premiums earned	\$	_	\$ —	\$ —	\$ 2	\$ —
Net investment income		9	_	5	_	8
Fair value changes in trading securities, funds held and other investments		52		19		71
Total revenues		61		24	2	79
EXPENSES						
Net incurred losses and LAE		_		_	20	_
Total expenses					20	_
(Loss) income from equity method investments			(72)		44	(1)
Total net income (loss)	\$	61	\$ (72)	\$ 24	\$ 26	\$ 78

# Nine Months Ended September 30, 2023

	Stone	Point	Northshore	Monument	Ionument AmTrust		Core Specialty	Other
				(in millio	ons of U.S. do	ollars)		
REVENUES								
Net premiums earned	\$	_	\$ —	\$ —	\$ —	\$ —	\$ (4)	\$ —
Net investment income		9	_	_	5	_	_	5
Net realized gains		1	_	_	_	_	_	_
Fair value changes in trading securities, funds held and other investments		28	(6)		(5)			86
Total revenues		38	(6)				(4)	91
EXPENSES								
Net incurred losses and LAE				_			(20)	
Total expenses			_				(20)	
Income from equity method investments						4	18	
Total net income (loss)	\$	38	\$ (6)	\$ —	\$ —	\$ 4	\$ 34	\$ 91

## 18. COMMITMENTS AND CONTINGENCIES

## **Concentration of Credit Risk**

We are subject to credit risk principally in relation to our:

- i. investments, including equity method investments;
- ii. cash and cash equivalents and restricted cash and cash equivalents;
- iii. assets pledged to ceding companies under reinsurance contracts;
- iv. (re)insurance balances recoverable on paid and unpaid losses; and
- v. funds held by reinsured companies and funds held directly managed (together funds held).

As of September 30, 2024, we had funds held concentrations to reinsurance counterparties exceeding 10% of shareholders' equity of \$4.2 billion (December 31, 2023: \$4.8 billion) in aggregate. However, we generally have the contractual ability to offset any shortfall in the payment of the funds held balances with amounts owed by us.

We limit the amount of credit exposure to any one counterparty, and none of our counterparty credit exposures, excluding U.S. government and agency instruments and the reinsurance counterparties noted above, exceeded 10% of shareholders' equity as of September 30, 2024. As of September 30, 2024, our credit exposure to the U.S. government and agency instruments was \$973 million (December 31, 2023: \$932 million).

# **Legal Proceedings**

We are, from time to time, involved in various legal proceedings in the ordinary course of business, including litigation and arbitration regarding claims. Estimated losses relating to claims arising in the ordinary course of business, including the anticipated outcome of any pending arbitration or litigation, are included in the liability for losses and LAE in our unaudited condensed consolidated balance sheets. In addition to claims litigation, we may be subject to other lawsuits and regulatory actions in the normal course of business, which may involve, among other things, allegations of underwriting errors or omissions, employment claims or regulatory activity. We do not believe that the resolution of any currently pending legal proceedings, either individually or taken as a whole, will have a material effect on our business, results of operations or financial condition. We anticipate that, similar to the rest of the (re)insurance 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 A&E and other claims.

#### **Unfunded Investment Commitments**

As of September 30, 2024, we had unfunded commitments of \$1.4 billion to other investments, and \$22 million to privately held equity. Included in the privately held equity amount, is a commitment we entered into during the nine months ended September 30, 2024 to invest \$10 million in an insurance-linked securities ("ILS") arrangement through a Bermuda-based collateralized reinsurer, determined to be a related party, that will provide reinsurance capacity across a diversified portfolio of casualty programs.

## **Guarantees**

As of September 30, 2024, and December 31, 2023 parental guarantees supporting reinsurance obligations, defendant A&E liabilities, subsidiary capital support arrangements and credit facilities were \$2.3 billion, for both periods. We also guarantee the 2040 and 2042 Junior Subordinated Notes, which have an aggregate principal amount of \$850 million as of September 30, 2024 and December 31, 2023.

# 19. SUBSEQUENT EVENTS

## **Debt Obligations**

In October 2024, an existing Letter of Credit ("LOC") facility for one of our subsidiaries increased in size and an LOC was issued for \$135 million with a corresponding increase in the parental guarantee.

# **Transactions**

#### **Captive Reinsurer Investment Commitment**

On November 6, 2024, we entered into a commitment to invest \$25 million into a Missouri-domiciled captive reinsurer that will write U.S. asset-intensive life reinsurance business.

#### **James River**

On November 11, 2024, one of our wholly owned subsidiaries has entered into an adverse development cover reinsurance agreement with subsidiaries of James River Group Holdings Ltd. ("James River") to reinsure certain U.S. casualty exposures within James River's Excess and Surplus ("E&S") segment for accident years 2010 to 2023. Our subsidiary will provide \$75 million of cover in excess of carried reserves and an existing ADC of \$160 million of ADC reinsurance coverage provided to the subsidiaries of James River by State National Insurance Company. The closing of this transaction is subject to regulatory approval and other closing conditions.

# ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Unless the context indicates otherwise, the terms "Enstar," "we," "us" or "our" mean Enstar Group Limited and its consolidated subsidiaries.

The following discussion and analysis of our financial condition as of September 30, 2024 and our results of operations for the three and nine months ended September 30, 2024 and 2023 should be read in conjunction with our unaudited condensed consolidated financial statements and the related notes included elsewhere in this quarterly report and the audited consolidated financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2023.

Some of the information contained in this discussion and analysis or included elsewhere in this quarterly report, including information with respect to our plans and strategy for our business, includes forward-looking statements that involve risks, uncertainties and assumptions. Our actual results and the timing of events could differ materially from those anticipated by these forward-looking statements as a result of many factors, including those discussed under "Cautionary Statement Regarding Forward-Looking Statements" and Item 1A of our Annual Report on Form 10-K for the year ended December 31, 2023.

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# **Operational Highlights**

Our consolidated results for the nine months ended September 30, 2024 reflect our continued progress on providing capital release solutions to our clients by acquiring and managing their run-off portfolios.

# **Merger Agreement**

On July 29, 2024, we entered into the Merger Agreement, under which all of Enstar's issued and outstanding ordinary shares, par value \$1.00 per share, will be converted into the right to receive \$338 in cash per ordinary share, except for shares held by Sixth Street and certain shareholders who will reinvest in the merged entity. The total consideration to be paid to our shareholders in the Merger is approximately \$5.1 billion. Completion of the Merger remains subject to certain conditions, including certain regulatory approvals. The Merger is currently expected to close in mid-2025; however, no assurance can be given as to when, or if, the Merger will occur.

# **Goodwill impairment**

The Merger Agreement indicated that the consideration for all ordinary shareholders' interests, which represents our fair value, is less than our book value. Hence, a full impairment charge related to goodwill of \$63 million was recognized this quarter.

Refer to Note 1 and Note 13 of our unaudited condensed consolidated financial statements for further information on the Merger Agreement and goodwill impairment.

# **Capital Activity**

In March 2024, Cavello Bay Reinsurance Limited ("Cavello"), a wholly-owned subsidiary of Enstar, was assigned an S&P Insurer Financial Strength Rating of 'A' with stable outlook. Cavello is Enstar's primary non-life run-off consolidator, and a Class 3B reinsurer.

#### **Transactions**

- In June 2024, one of our wholly-owned subsidiaries completed an ADC and LPT agreement with Accredited Surety and Casualty Company, Inc. and Accredited Insurance (Europe) Limited (together, "Accredited") relating to a diversified portfolio, including asbestos, general casualty, and workers' compensation.
  - As a result of this transaction, we assumed net loss reserves of \$297 million in exchange for consideration of \$282 million.
- In July 2024, one of our wholly-owned subsidiaries completed an LPT agreement to reinsure certain 2019 and 2020 business written by a third-party capital platform, which uses an Insurance Linked Securities ("ILS") to fund its risks relating to a diversified portfolio, including property catastrophe and COVID-19 exposures.
  - As a result of this transaction, we assumed net loss reserves of \$294 million in exchange for consideration of \$294 million.
- In August 2024, one of our wholly-owned subsidiaries completed an ADC agreement with Insurance Australia
  Limited on behalf of Insurance Australia Group ("IAG") relating to a diversified portfolio including product and
  public liability, compulsory third-party motor, professional risks and workers' compensation exposures.
  - As a result of this transaction, we assumed net loss reserves of \$202 million in exchange for consideration of \$200 million.

Refer to Note 3 of our unaudited condensed consolidated financial statements for a description of additional reinsurance and business acquisition agreements that were signed during 2024 but not closed as of September 30, 2024.

Consolidated Results of Operations - For the Three and Nine Months Ended September 30, 2024 and 2023

## **Primary GAAP Financial Measures**

We use the following GAAP measures to manage the Company and monitor our performance:

- Net income and net income attributable to Enstar ordinary shareholders, collectively provide a measure of our performance focusing on underwriting, investment and expense results;
- Comprehensive income attributable to Enstar, which provides a measure of the total return, including unrealized gains and losses on fixed maturities, AFS investments, as well as other elements of other comprehensive income;
- Book value per share ("BVPS"), which we use to measure the value of our company over time;
- Return on equity ("ROE"), which measures our profitability by dividing our net income attributable to Enstar ordinary shareholders by opening Enstar ordinary shareholders' equity;
- Total investment return ("TIR"), which measures the rate of return we obtain, including realized, unrealized and fair value changes, on our investments; and
- Run-off liability earnings ("RLE") and RLE %, which measure both the dollar amount of prior period development
  on our acquired portfolios (RLE) and the percentage of prior period development relative to average net loss
  reserves, calculated by dividing our prior period development by our average net loss reserves (RLE %).

The following table sets forth certain unaudited condensed consolidated financial information:

	TI	ree Mor Septen				<b>6</b> (		Nine Monti				<b>h</b> /
		2024		2023	C	\$ / pp Change		2024		2023	C	\$ / pp hange
			(in	millions	of l	J.S. dolla	ırs,	except per	sha	are data)		
Technical Results												
Net premiums earned	\$	11	\$	14	\$	(3)	\$	27	\$	29	\$	(2)
Net incurred losses and LAE												
Current period		6		5		1		15		18		(3)
Prior period		(9)		(15)		6		(95)	_	(35)		(60)
Total net incurred losses and LAE		(3)		(10)		7		(80)		(17)		(63)
Acquisition costs		4		_		4		6		6		_
Investment Results												
Net investment income		163		143		20		478		471		7
Net realized gains (losses)		17		(12)		29		2		(55)		57
Fair value changes in trading securities, funds held and other investments		229		18		211		400		222		178
(Loss) income from equity method investments		(16)		(3)		(13)		(29)		22		(51)
Other income (loss)		3		(2)		5		2		280		(278)
Amortization of net deferred charge assets		27		34		(7)		86		75		11
General and administrative expenses		110		91		19		295		265		30
Goodwill impairment		63		_		63		63		_		63
Net foreign exchange losses (gains)		23		(23)		46		15		(24)		39
NET INCOME		161		51		110		425		609		(184)
Less: Net income attributable to noncontrolling interests		(4)		(4)		_		(5)		(99)		94
NET INCOME ATTRIBUTABLE TO ENSTAR ORDINARY SHAREHOLDERS	\$	148	\$	38	\$	110	\$	393	\$	483	\$	(90)
COMPREHENSIVE INCOME (LOSS) ATTRIBUTABLE TO ENSTAR	\$	293	\$	(35)	\$	328	\$	535	\$	242	\$	293
GAAP measures:												
ROE		2.8 %		0.9 %		1.9 pp		7.8 %		10.8 %		(3.0) pp
Annualized ROE								10.4 %		14.4 %		(4.0) pp
Annualized TIR								7.1 %		4.7 %		2.4 pp
RLE								0.9 %		0.3 %		0.6 pp
Non-GAAP measures:												
Adjusted ROE*		2.2 %		2.5 %		(0.3) pp		7.9 %		10.8 %		(2.9) pp
Annualized Adjusted ROE*						( )		10.6 %		14.4 %		(3.8) pp
Annualized Adjusted TIR*								5.7 %		5.3 %		0.4 pp
Adjusted RLE *								1.1 %		0.6 %		0.5 pp
								As	of			
							S	September 30, 2024		ecember 1, 2023	\$ (	Change
GAAP measure:												
BVPS							\$	378.22	\$3	343.45	\$3	4.77
Non-GAAP measure:												
Fully diluted BVPS*							\$	365.94	\$3	336.72	\$2	9.22

<sup>\*</sup>Non-GAAP measure; refer to "Non-GAAP Financial Measures" section for reconciliation to the applicable GAAP financial measure.

## **Overall Results**

# Three Months Ended September 30, 2024 versus 2023:

Net income attributable to Enstar ordinary shareholders increased by \$110 million to \$148 million for the three months ended September 30, 2024 from \$38 million in the comparative quarter, as a result of:

- Total investment returns recognized in income of \$393 million for the three months ended September 30, 2024, in comparison to \$146 million for the comparative quarter, consisting of the aggregate of net investment income, net realized gains (losses), fair value changes in trading securities, funds held and other investments, and loss from equity method investments. The total investment returns in each period were driven by:
  - Net investment income of \$163 million for the three months ended September 30, 2024 compared to \$143 million in the comparative quarter due to an increase in our book yield on our fixed maturities, an increase in the income earned from funds held assets and higher dividend income earned on our privately held equities, partially offset by higher investment expenses;
  - Net realized gains of \$17 million for the three months ended September 30, 2024 compared to net realized losses of \$12 million in the comparative quarter;
  - Fair value changes in our trading securities and funds held resulting in a \$99 million gain for the three months ended September 30, 2024 compared with a \$68 million loss in the comparative quarter;
  - Fair value changes in our other investments, including equities, resulting in a \$130 million gain for the three months ended September 30, 2024 compared with a \$86 million gain in the comparative quarter; and
  - Loss from equity method investments of \$16 million for the three months ended September 30, 2024 compared to \$3 million in the comparative quarter as a result of increased losses on our investment in Monument Re, partially offset by increased income on our investment in Core Specialty.

# This was partially offset by:

- A decrease of \$6 million in prior period favorable development in net incurred losses and LAE. Net favorable prior period development of \$9 million in the current period was primarily due to a reduction in our estimates of net ultimate losses and provisions for ULAE of \$36 million, partially offset by a \$25 million increase in the fair value of our 2017 and 2018 LPT liabilities where we elected the fair value option, which are subject to adjustment based upon a decrease in U.K. corporate bond yields. Third quarter 2023 prior period net favorable development of \$15 million was primarily due to a reduction in our estimates of net ultimate losses and provisions for ULAE of \$31 million, partially offset by a \$12 million increase in the fair value of our 2017 and 2018 LPT liabilities where we elected the fair value option, due to a modest decrease in third quarter 2023 U.K. corporate bond yields;
- An increase in general and administrative expenses of \$19 million, primarily driven by higher salaries and benefits expenses due to a share-based compensation settlement of a departing executive, inflation and other staff related costs, as well as higher legal fees primarily due to merger related costs;
- · Goodwill impairment of \$63 million for the three months ended September 30, 2024 as referenced above; and
- Net foreign exchange losses of \$23 million for the three months ended September 30, 2024 were comprised of \$19 million of exposures from foreign currency denominated assets and liabilities due to GBP and AUD strengthening against USD, as well as \$4 million of losses on our non-designated foreign currency forward contracts. An offsetting foreign exchange gain of \$27 million is recognized in other comprehensive income for exposure from our AFS securities. This is compared to foreign exchange gains of \$23 million in the comparative quarter as a result of GBP and EUR weakening against USD.

The above factors contributed to net income of \$161 million for the three months ended September 30, 2024 as compared to net income of \$51 million in the comparative quarter, as well as net income attributable to Enstar ordinary shareholders of \$148 million as compared to \$38 million in the comparative quarter. Consequently, our ROE was 2.8% for the three months ended September 30, 2024 compared to 0.9% in the comparative quarter.

Comprehensive income attributable to Enstar for the three months ended September 30, 2024 was \$293 million as compared to a comprehensive loss of \$35 million in the comparative quarter. The third quarter 2024 comprehensive income was primarily due to net income of \$161 million and unrealized gains on fixed maturities, AFS, net of reclassification adjustments excluding foreign exchange of \$116 million. The unrealized gains on our fixed maturities, AFS, combined with our favorable investment results, described above, contributed to a net favorable

Annualized TIR of 11.5% for the three months ended September 30, 2024, in comparison to an Annualized TIR of 1.8% in the comparative quarter.

#### Nine Months Ended September 30, 2024 versus 2023:

Net income attributable to Enstar ordinary shareholders decreased by \$90 million to \$393 million for the nine months ended September 30, 2024 from \$483 million in the comparative period, as a result of:

- A decrease in other income of \$278 million, largely driven by the first quarter 2023 net gain recognized from the novation of the Enhanzed Re reinsurance of a closed block of life annuity policies;
- Goodwill impairment of \$63 million for the nine months ended September 30, 2024 as referenced above;
- An increase in general and administrative expenses of \$30 million primarily driven by higher salaries and benefits expenses due to a share-based compensation settlement of a departing executive, inflation, and other staff related costs, as well as higher legal fees primarily due to merger related costs; and
- Net foreign exchange losses of \$15 million for the nine months ended September 30, 2024 were comprised of \$17 million of exposures from foreign currency denominated assets and liabilities due to GBP and AUD strengthening against USD, partially offset by \$2 million of gains on our non-designated foreign currency forward contracts. An offsetting foreign exchange gain of \$16 million is recognized in other comprehensive income for exposure from our AFS securities. This is compared to net foreign exchange gains of \$24 million in the comparative period as a result of GBP and EUR weakening against USD in the period.

# This was partially offset by:

- Total investment returns recognized in income of \$851 million for the nine months ended September 30, 2024, in comparison to \$660 million for the comparative period, consisting of the aggregate of net investment income, net realized gains (losses), fair value changes in trading securities, funds held and other investments, and loss from equity method investments. The total investment returns in each period were driven by:
  - Net investment income of \$478 million for the nine months ended September 30, 2024 compared to \$471 million in the prior period due to higher book yield on our fixed maturities, an increase of net investment income on our other investments as a result of an increased allocation to private credit funds, partially offset by higher investment expenses;
  - Net realized gains of \$2 million for the nine months ended September 30, 2024 compared to net realized losses of \$55 million in the comparative period;
  - Fair value changes in our trading securities and funds held resulting in a \$54 million gain for the nine months ended September 30, 2024 compared with a \$73 million loss in the comparative period;
  - Fair value changes in our other investments, including equities, resulting in a \$346 million gain for the nine months ended September 30, 2024 compared with a \$295 million gain in the comparative period; and
  - Loss from equity method investments of \$29 million for the nine months ended September 30, 2024 compared to \$22 million in income in the comparative period as a result of increased losses on our investment in Monument Re, partially offset by an increase in income on our investment in Core Specialty;
- An increase of \$60 million in favorable development in prior period net incurred losses and LAE relative to the comparative period. For the nine months ended September 30, 2024, net favorable PPD of \$95 million was primarily due to a reduction in our estimates of net ultimate losses and provisions for ULAE of \$123 million, partially offset by a \$17 million increase in the fair value of our 2017 and 2018 LPT liabilities where we elected the fair value option and fair value amortization of \$11 million. For the nine months ended September 30, 2023, net prior period favorable development of \$35 million was primarily due to a reduction in our estimates of net ultimate losses and provisions for ULAE of \$72 million, partially offset by a \$24 million increase in the fair value of liabilities where we elected the fair value option and fair value amortization of \$13 million. This resulted in RLE of 0.9% for the nine months ended September 30, 2024 in comparison to RLE of 0.3% in the comparative period; and
- A decrease in net income attributable to noncontrolling interests of \$94 million, as a result of recording the
  portion of the gain on novation of the Enhanzed Re reinsurance of a closed block of life annuity policies
  attributable to Allianz's equity interest in Enhanzed Re in the prior period.

The above factors contributed to net income of \$425 million for the nine months ended September 30, 2024 as compared to \$609 million in the comparative period, as well as net income attributable to Enstar ordinary shareholders of \$393 million as compared to \$483 million in the comparative period. Consequently, our ROE was 7.8% for the nine months ended September 30, 2024 compared to 10.8% for in the comparative period.

Comprehensive income attributable to Enstar for the nine months ended September 30, 2024 was \$535 million as compared to \$242 million in the comparative period. Comprehensive income for the nine months ended September 30, 2024 was primarily due to net income of \$425 million and unrealized gains on fixed maturities, AFS, net of reclassification adjustments excluding foreign exchange of \$107 million. The unrealized gains on our fixed maturities, AFS, combined with our favorable investment return, described above, contributed to a net favorable Annualized TIR of 7.1% for the nine months ended September 30, 2024, in comparison to an Annualized TIR of 4.7% in the comparative period.

BVPS and Fully Diluted BVPS\* increased by 10.1% and 8.7%, respectively, from December 31, 2023 to September 30, 2024, primarily due to comprehensive income attributable to Enstar for the nine months ended September 30, 2024, which contributed 10.6% to both BVPS and Fully Diluted BVPS\*.

The cumulative unrealized loss and fair value changes in our fixed maturities portfolio and funds held was \$487 million as of September 30, 2024, which has adversely impacted BVPS by \$33.21 per share and Fully Diluted BVPS\* by \$32.13 per share as of September 30, 2024. This compares to \$1.2 billion of cumulative unrealized loss and fair value changes in our fixed maturities portfolio and funds held as of September 30, 2023.

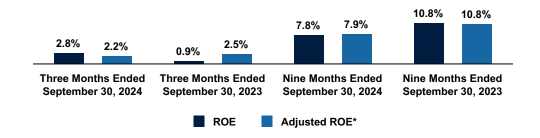
# **Overall Measures of Performance**

## **BVPS and Fully Diluted BVPS\***



BVPS and Fully Diluted BVPS\* increased by 10.1% and 8.7%, respectively, from December 31, 2023 to September 30, 2024, primarily as a result of comprehensive income attributable to Enstar of \$535 million. The cumulative unrealized loss and fair value changes in our fixed maturities portfolio and funds held was \$487 million as of September 30, 2024, which adversely impacted BVPS by \$33.21 per share and FDBVPS\* by \$32.13 per share.

## **ROE and Adjusted ROE\***



<sup>\*</sup>Non-GAAP measure; refer to "Non-GAAP Financial Measures" section for reconciliation to the applicable GAAP financial measure.

Three and Nine Months Ended September 30, 2024 versus 2023: ROE increased by 1.9 pp for the three months ended September 30, 2024 and decreased by 3.0 pp for the nine months ended September 30, 2024 compared to 2023. The key drivers of the changes in ROE are as follows:

	Three Months Ended						
	September 30, 2024		September 30, 2023		Ch	ange	ROE pp change
							<b>ROE Impact</b>
		(in mi	llion	s of U.S.	dollars	i)	%
Net investment income	\$	163	\$	143	\$	20	(0.1)%
Fair value changes on trading securities and funds held		99		(68)		167	3.4 %
Fair value changes on other investments, including equities		130		86		44	0.5 %
Net realized gains (losses)		17		(12)		29	0.6 %
Prior period net incurred losses and LAE		9		15		(6)	(0.2)%
General and administrative expenses		(110)		(91)		(19)	— %
Net foreign exchange (losses) gains		(23)		23		(46)	(1.0)%
Goodwill impairment		(63)		_		(63)	(1.2)%
Other		(74)		(58)		(16)	(0.1)%
Net income attributable to Enstar ordinary shareholders		148		38			
Opening Equity	\$	5,261	\$	4,403			
ROE / Change in ROE		2.8 %		0.9 %	)		1.9 %

	Nine Months Ended						
	September 30, 2024		September 30, 2023		Change		ROE pp change
							<b>ROE Impact</b>
		(in mil	lion	s of U.S.	dollars	)	%
Net investment income	\$	478	\$	471	\$	7	(1.0)%
Fair value changes on trading securities and funds held		54		(73)		127	2.7 %
Fair value changes on other investments, including equities		346		295		51	0.3 %
Net realized gains (losses)		2		(55)		57	1.3 %
(Loss) income from equity method investments		(29)		22		(51)	(1.1)%
Other income (primarily related to Enhanzed Re novation)		2		280		(278)	(6.2)%
Prior period net incurred losses and LAE		95		35		60	1.1 %
General and administrative expenses		(295)		(265)		(30)	0.1 %
Net income attributable to noncontrolling interests		(5)		(99)		94	2.1 %
Net foreign exchange (losses) gains		(15)		24		(39)	(0.8)%
Goodwill impairment		(63)		_		(63)	(1.3)%
Other		(177)		(152)		(25)	(0.2)%
Net income attributable to Enstar ordinary shareholders		393		483			
Opening Equity	\$	5,025	\$	4,464			
ROE / Change in ROE		7.8 %		10.8 %			(3.0)%

Adjusted ROE\* decreased 0.3 pp for the three months ended September 30, 2024 relative to the comparative quarter and decreased 2.9 pp for the nine months ended September 30, 2024 relative to the same period in 2023. Adjusted ROE\* excludes the impact of goodwill impairment, merger related expenses, net realized gains (losses) on fixed maturities, AFS and fair value changes on fixed maturities, trading and funds held.

<sup>\*</sup>Non-GAAP measure; refer to "Non-GAAP Financial Measures" section for reconciliation to the applicable GAAP financial measure.

We discuss the results of our operations by aggregating certain captions from our unaudited condensed consolidated statements of operations, as we believe it provides a more meaningful view of our results and eliminates repetition that would arise if captions were discussed on an individual basis.

In order to facilitate analysis, we have grouped the discussion into the following captions:

- <u>Technical results</u>: includes net premiums earned, net incurred losses and LAE and acquisition costs.
- Investment results: includes net investment income, net realized gains (losses), fair value changes in trading securities, funds held and other investments, unrealized gains (losses) on fixed maturities, AFS (recorded through the unaudited condensed consolidated statements of other comprehensive income) and income (loss) from equity method investments.
- General and administrative results: includes general and administrative expenses.

# **Technical Results**

Our strategy is focused on effectively managing (re)insurance portfolios underwritten in previous years that we assume through our provision of capital release solutions and acquisition of portfolios and businesses in run-off.

Net premiums earned and the associated current period net incurred losses and LAE and acquisition costs are the result of the recognition of unearned premiums from transactions completed in recent years.

Premiums earned in the Run-off segment are generally offset by the related current period net incurred losses and LAE and acquisition costs.

The components of technical results are as follows:

		Three Months Ended September 30,										
				2024						2023		
	Rui	n-off		orporate id other		Total		Run-off		Corporate and other		Total
					(	in millions o	f U.	.S. dollars)				
Net premiums earned	\$	11	\$	_	\$	11	\$	14	\$	_	\$	14
Net incurred losses and LAE:												
Current period		6		_		6		5		_		5
Prior periods		(36)		27		(9)		(31)		16		(15)
Total net incurred losses and LAE		(30)		27		(3)		(26)		16		(10)
Acquisition costs		4				4						
Technical results	\$	37	\$	(27)	\$	10	\$	40	\$	(16)	\$	24

		N	line	Months End	ed S	eptember 30	),		
		2024						2023	
	Run-off	Corporate and other		Total		Run-off		Corporate and other	Total
				(in millions o	f U.S	6. dollars)			
Net premiums earned	\$ 27	\$ _	\$	27	\$	29	\$	_	\$ 29
Net incurred losses and LAE:									
Current period	15	_		15		18		_	18
Prior periods	(123)	28		(95)		(72)		37	(35)
Total net incurred losses and LAE	(108)	28		(80)		(54)		37	(17)
Acquisition costs	6			6		6			6
Technical results	\$ 129	\$ (28)	\$	101	\$	77	\$	(37)	\$ 40

# Prior Periods - RLE - Three and Nine Months Ended September 30, 2024 and 2023

The following tables summarize RLE, RLE %, Adjusted RLE\* and Adjusted RLE %\* by acquisition year for the three months ended September 30, 2024 and 2023, which management believes is useful in measuring and monitoring performance of our claims management activity on the portfolios that we have acquired. This permits comparability between acquisition years of different loss reserve volumes.

Refer to the table below for a summary of RLE, RLE %, Adjusted RLE\* and Adjusted RLE %\* for the three months ended September 30, 2024:

		Three	Months End	ed September 3	30, 2024	
		RLE			Adjusted RLE*	
Acquisition Year	RLE / PPD	Average net loss reserves	RLE %	Adjusted RLE / PPD*	Average adjusted net loss reserves*	Adjusted RLE %*
			(in millions	of U.S. dollars)		
2014 and prior	\$ 8	\$ 878		\$ (6)	\$ 653	
2015	3	216		4	222	
2016	(3)	534		(2)	590	
2017	(27)	566		(10)	769	
2018	(7)	506		1	561	
2019	(1)	885		_	1,348	
2020	2	306		2	306	
2021	30	2,644		44	2,932	
2022	3	1,795		3	1,795	
2023	_	1,673		_	1,673	
2024	1	561		1	561	
Total	\$ 9	\$ 10,564	0.1 %	\$ 37	\$ 11,410	0.3 %

<sup>\*</sup>Non-GAAP measure; refer to "Non-GAAP Financial Measures" section for reconciliation to the applicable GAAP financial measure.

# Three Months Ended September 30, 2024:

Our RLE % was 0.1% for the three months ended September 30, 2024 as favorable reductions in estimates of net ultimate losses and reductions in provisions for ULAE were partially offset by adverse changes in the fair value of liabilities for which we have elected the fair value option and amortization of fair value adjustments.

Acquisition year 2021 provided most of the favorable results for the period, driven by our general casualty, and workers' compensation lines of business, as a result of claims experience. Acquisition years 2014 and prior was also favorable for the period, driven by our professional indemnity/ director and officers, and all other lines of business, as a result of claims experience. Acquisition year 2017 was unfavorably impacted by adverse development on our all other line of business and an increase in the fair value of liabilities for which we have elected the fair value option as a result of decreases in U.K. corporate bond yields. The corporate bond yields, which form a component of the discount rate used to calculate the fair value of the liabilities, are matched to the original currencies of the underlying loss portfolios, of which GBP is the predominant currency for those portfolios that we have elected to measure at fair value using the fair value option.

Adjusted RLE %\* was positively impacted by the exclusion of the impact of the changes in the fair value of liabilities where we have elected the fair value option and the amortization of fair value adjustments relating to purchased subsidiaries. It is also impacted by the change in estimates of net ultimate liabilities and reduction in estimated future expenses of our defendant A&E liabilities.

1,761

13,525

0.2 %

32

Refer to the table below for a summary of RLE, RLE %, Adjusted RLE\* and Adjusted RLE %\* for the three months ended September 30, 2023:

Thurs Mantha Fundad Cantamban 20, 2022

		Three	Months Ende	d September 30	, 2023				
		RLE		Adjusted RLE*					
Acquisition Year	RLE / PPD	Average net loss reserves	RLE %	Adjusted RLE / PPD*	Average adjusted net loss reserves*	Adjusted RLE %*			
			(in millions o	of U.S. dollars)					
2014 and prior	\$ 15	\$ 1,449		\$ (8)	\$ 1,181				
2015	2	261		2	266				
2016	14	638		15	702				
2017	(34)	536		(27)	780				
2018	2	645		9	727				
2019	(5)	986		(3)	1,496				
2020	1	425		1	425				
2021	8	3,248		31	3,589				
2022	12	2,598		12	2,598				

1,761

12,547

## Three Months Ended September 30, 2023:

15 \$

2023

Total

\$

Our RLE % was 0.1% for the three months ended September 30, 2023, as favorable reductions in estimates of net ultimate losses and reductions in provisions for ULAE were partially offset by net unfavorable changes in the fair value of liabilities for which we have elected the fair value option and amortization of fair value adjustments.

0.1 % \$

Favorable RLE in the 2014 and prior acquisition years was driven by favorable movement on our professional indemnity/directors and officers, all other, and marine, aviation and transit lines of business due to claims experience, partially offset by adverse development on our general casualty and property lines of business due to claims experience.

Favorable RLE in the 2016 acquisition year was driven by claims development on our professional indemnity/directors and officers line of business.

Adverse RLE in the 2017 acquisition year was driven by \$27 million of development on our all other line of business, as a result of identified deterioration on abuse claims, in addition to a \$7 million increase in the fair value of liabilities for which we have elected the fair value option as a result of decreases in U.K. corporate bond yields.

Favorable RLE in the 2021 acquisition year was driven by claims experience on our workers' compensation line of business.

Favorable RLE in the 2022 acquisition year was driven by development on our property line of business as a result of claims experience.

Adjusted RLE %\* was positively impacted by the exclusion of the impact of the changes in the discount rate upon the fair value of liabilities where we have elected the fair value option and the amortization of fair value adjustments relating to purchased subsidiaries. It is also impacted by the change in estimates of net ultimate liabilities and reduction in estimated future expenses of our defendant A&E liabilities.

<sup>\*</sup>Non-GAAP measure; refer to "Non-GAAP Financial Measures" section for reconciliation to the applicable GAAP financial measure.

		Nine N	Months Ended	September 30	, 2024					
		RLE		Adjusted RLE*						
Acquisition Year	RLE / PPD	Average net loss reserves	RLE %	Adjusted RLE / PPD*	Average adjusted net los reserves*	s Adjusted RLE %*				
			(in millions o	f U.S. dollars)						
2014 and prior	\$ (2)	\$ 1,233		\$ (3)	) \$	91				
2015	4	403		5	2	29				
2016	7	558		8	6	17				
2017	(26)	581		(16)	) 7	89				
2018	(17)	748		(7)	) 5	96				
2019	(2)	630		_	1,4	11				
2020	(10)	1,635		(10)	) 3	34				
2021	92	2,429		100	3,0	83				
2022	53	1,650		53	1,9	88				
2023	(5)	819		(5)	) 1,6	16				
2024	1	412		1	4	12				
Total	\$ 95	\$ 11,098	0.9 %	\$ 126	\$ 11,9	66 1.1 %				

<sup>\*</sup>Non-GAAP measure; refer to "Non-GAAP Financial Measures" section for reconciliation to the applicable GAAP financial measure.

# Nine Months Ended September 30, 2024:

Our RLE % was 0.9% for the nine months ended September 30, 2024, due to favorable reductions in estimates of net ultimate losses and reductions in provisions for ULAE, partially offset by adverse changes in the fair value of liabilities for which we have elected the fair value option and amortization of fair value adjustments.

Acquisition years 2022 and 2021 provided most of the favorable results for the period, driven by our professional indemnity/directors and officers, general casualty, workers' compensation, and construction defect lines of business, as a result of claims experience. Acquisition year 2018 was unfavorably impacted by increased settlement activity in the general casualty line of business. Acquisition year 2017 was unfavorably impacted by development on our all other line of business and an increase in the fair value of liabilities for which we have elected the fair value option.

Our Adjusted RLE %\* was positively impacted by the exclusion of the impact of the changes in the discount rate upon the fair value of liabilities where we have elected the fair value option and the amortization of fair value adjustments relating to purchased subsidiaries. It is also impacted by the change in estimate of net ultimate liabilities and reduction in estimated future expenses of our defendant A&E liabilities.

		Nine N	onths Ended	September 30	), 2023				
		RLE		Adjusted RLE*					
Acquisition Year	RLE / PPD	Average net loss reserves	RLE %	Adjusted RLE / PPD*	Average adjusted net loss reserves*	Adjusted RLE %*			
			(in millions of	f U.S. dollars)					
2014 and prior	\$ 20	\$ 1,371		\$ (5	90	1			
2015	5	273		6	29	1			
2016	15	654		18	72	1			
2017	(35)	553		(25	5) 78	7			
2018	(8)	696		12	78	1			
2019	(4)	1,018		(2	2) 1,53:	5			
2020	15	499		15	50	1			
2021	25	3,322		55	3,78	1			
2022	2	2,857		2	2,86	3			
2023		840		_	84	)			
Total	\$ 35	\$ 12,083	0.3 %	\$ 76	\$ 13,00	4 0.6 %			

<sup>\*</sup>Non-GAAP measure; refer to "Non-GAAP Financial Measures" section for reconciliation to the applicable GAAP financial measure.

## Nine Months Ended September 30, 2023:

Our RLE % was 0.3% for the nine months ended September 30, 2023, as favorable reductions in estimates of net ultimate losses and reductions in provisions for ULAE were partially offset by net unfavorable changes in the fair value of liabilities for which we have elected the fair value option and amortization of fair value adjustments.

Favorable RLE in the 2014 and prior acquisition years was driven by favorable movement on our professional indemnity/directors and officers, all other, and marine, aviation and transit lines of business due to claims experience. The favorable RLE was partially offset by adverse development on our general casualty line of business due to a small number of large losses, particularly on excess business, and adverse development on our property line of business due to adverse claims experience.

Favorable RLE in the 2016 acquisition year was driven by favorable claims development on our professional indemnity/directors and officers line of business.

Adverse RLE in the 2017 and 2018 acquisition years was driven by development on our all other line of business, primarily as a result of identified deterioration on abuse claims, and general casualty line of business, primarily due to a small number of large losses across several portfolios, particularly on excess business. The adverse RLE was further impacted by a \$24 million increase in the fair value of liabilities for which we have elected the fair value option. The results were partially offset by favorable development on our workers' compensation and marine, aviation and transit lines of business as a result of claims experience.

Favorable RLE in the 2020 acquisition year was driven by a release of \$10 million relating to COVID-19 exposures on our general casualty line of business.

Favorable RLE in the 2021 acquisition year was driven by claims experience on our workers' compensation line of business.

Our Adjusted RLE %\* was positively impacted by the exclusion of the impact of the changes in the discount rate upon the fair value of liabilities where we have elected the fair value option and the amortization of fair value adjustments relating to purchased subsidiaries. It is also impacted by the change in estimate of net ultimate liabilities and reduction in estimated future expenses of our defendant A&E liabilities.

#### **Investment Results**

We strive to structure our investment holdings and the duration of our investments in a manner that recognizes our liquidity needs, including our obligation to pay losses and LAE liabilities.

The components of our investment results split between our fixed income assets (which includes our short-term and fixed maturities classified as trading and AFS, funds held, cash and cash equivalents and restricted cash and cash equivalents, collectively our "Fixed Income" assets) and other investments (which includes equities and equity method investments, collectively our "Other Investments") for the three and nine months ended September 30, 2024 and 2023 are as follows:

	Three Months Ended September 30,											
			2024			2023						
	Fixed Other Income Investments		Total		Fixed Income		Other Investments			Total		
				(in	millions of	U.S	. dollars)					
Net investment income	\$ 134	\$	29	\$	163	\$	128	\$	15	\$	143	
Net realized gains (losses)	17		_		17		(12)		_		(12)	
Fair value changes in trading securities, funds held and other investments	99		130		229		(68)		86		18	
Loss from equity method investments	_		(16)		(16)		_		(3)		(3)	
Other comprehensive income:												
Unrealized gains (losses) on fixed maturities, AFS, net of reclassification adjustments, excluding foreign exchange	116		_		116		(63)		_		(63)	
TIR (\$)	\$ 366	\$	143	\$	509	\$	(15)	\$	98	\$	83	
Annualized TIR %	11.7 %		11.0 %		11.5 %		(0.4)%		8.1 %		1.8 %	
Annualized Adjusted TIR %*	4.1 %		11.0 %		6.0 %		3.4 %		8.1 %		4.5 %	

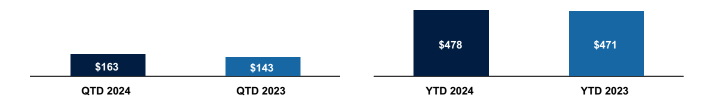
\*Non-GAAP measure; refer to "Non-GAAP Financial Measures" section for reconciliation to the applicable GAAP financial measure.

			Ni	ne N	onths End	ed S	eptember 3	80,				
			2024			2023						
	Fixed Other Income Investments Total					Fixed Income	Inv		Total			
				(in	millions of	f U.S. dollars)						
Net investment income	\$ 410	\$	68	\$	478	\$	409	\$	62	\$	471	
Net realized gains (losses)	2		_		2		(55)		_		(55)	
Fair value changes in trading securities, funds held and other investments	54		346		400		(73)		295		222	
(Loss) income from equity method investments	_		(29)		(29)		_		22		22	
Other comprehensive income:												
Unrealized gains on fixed maturities, AFS, net of reclassification adjustments, excluding foreign exchange	107		_		107		2		_		2	
TIR (\$)	\$ 573	\$	385	\$	958	\$	283	\$	379	\$	662	
Annualized TIR %	6.0 %		10.1 %		7.1 %		2.7 %		10.3 %		4.7 %	
Annualized Adjusted TIR %*	4.1 %		10.1 %		5.7 %		3.6 %		10.3 %		5.3 %	

<sup>\*</sup>Non-GAAP measure; refer to "Non-GAAP Financial Measures" section for reconciliation to the applicable GAAP financial measure.

#### **Net Investment Income**

The below charts are in millions of U.S. dollars.



Three Months Ended September 30, 2024 versus 2023: Net investment income increased primarily due to:

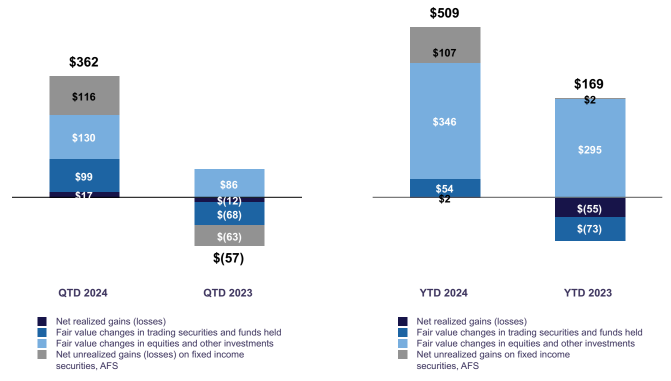
- an increase in net investment income on our fixed maturities as a result of a higher book yield as well as an increase in the income earned from funds held assets; and
- · an increase in dividend income earned on our privately held equities; partially offset by
- higher investment expenses primarily due to increased performance fees.

Nine Months Ended September 30, 2024 versus 2023: Net investment income increased primarily due to:

- · an increase of net investment income on our fixed maturities as a result of a higher book yield; and
- an increase of net investment income on our other investments as a result of an increased allocation to private credit funds; partially offset by
- higher investment expenses primarily due to increased performance fees.

Fair Value Changes, Net Realized Losses and Unrealized (Losses) Gains included in Comprehensive Income

The below charts are in millions of U.S. dollars.



Three Months Ended September 30, 2024 versus 2023: The net increase of \$419 million when comparing the aggregate of fair value changes, realized gains (losses) and unrealized gains (losses) on fixed maturities, AFS for the three months ended September 30, 2024 to the comparative quarter was the result of:

- an increase in the aggregate of realized gains (losses) and fair value changes in trading securities and funds held of \$196 million, primarily as a result of decreases in interest rates across U.S., U.K. and European markets for the three months ended September 30, 2024 compared to increases in interest rates in the comparative quarter;
- net unrealized gains on fixed income securities, AFS of \$116 million in the current quarter compared to net unrealized losses of \$63 million in the comparative quarter primarily driven by decreases in interest rates in the quarter; and
- an increase in the gain from fair value changes in other investments, including equities of \$44 million, primarily
  driven by a favorable variance in relation to embedded derivatives pertaining to assets backing one of our LPT
  portfolios and increases in the gains from our hedge funds, publicly traded equities and infrastructure funds.
  This is partially offset by losses from CLO equities.

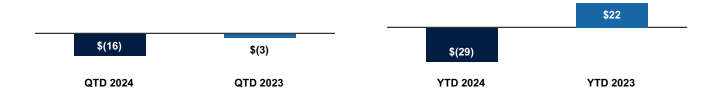
**Nine Months Ended September 30, 2024 versus 2023:** The net increase of \$340 million when comparing the aggregate of fair value changes, realized gains (losses) and unrealized gains on fixed maturities, AFS for the nine months ended September 30, 2024 to the comparative period was the result of:

- an increase in the aggregate of net realized gains (losses) and fair value changes on trading securities and funds held of \$184 million, as a result of decreases in U.S. interest rates during the nine months ended September 30, 2024 compared to increases in interest rates in the comparative period;
- an increase in the net unrealized gains on fixed income securities, AFS of \$105 million primarily driven by U.S. interest rate decreases in the current period; and
- an increase in the gain on fair value changes from other investments, including equities, of \$51 million, primarily
  driven by our privately held equities, hedge funds, fixed income funds, private equity funds and infrastructure
  funds relative to the comparative period, partially offset by decreased gains on publicly traded equities, CLO

equities, private debt, real estate funds and an unfavorable variance in the fair value change of an embedded derivative related to the assets supporting on of our LPTs.

#### (Loss) income from equity method investments

The below charts are in millions of U.S. dollars.



Three Months Ended September 30, 2024 versus 2023: The variance of \$13 million is driven by an increase in the losses from our investment in Monument Re of \$22 million, partially offset by an increase in the income from our investment in Core Specialty of \$10 million.

Nine Months Ended September 30, 2024 versus 2023: The variance of \$51 million is driven by an increase in losses from our investment in Monument Re of \$72 million, partially offset by an increase in income from our investment in Core Specialty of \$26 million.

#### **Investable Assets**

Investable assets and adjusted investable assets\* decreased by 2.1% and 3.3%, respectively, from December 31, 2023 to September 30, 2024, primarily due to the impact of net paid losses, partially offset by consideration received from transactions closed in the period, investment income and fair value changes in our fixed maturities.

<u>Duration and average credit rating on fixed maturities, cash and cash equivalents and fixed maturities included in funds held - directly managed</u>

The fair value, duration and average credit rating of investments is as follows:

			September 30, 2024			December 31, 2023							
	Fair Va	lue (\$) <sup>(1)</sup>	Average Duration (in years) (2)	Average Credit Rating <sup>(3)</sup>	Fair '	Value (\$) <sup>(1)</sup>	Average Duration (in years) (2)	Average Credit Rating (3)					
Total	\$	9,969	3.89	A+	\$	10,320	4.04	A+					

<sup>(1)</sup> The fair value by segment of our fixed maturities, cash and cash equivalents and fixed maturities included in funds held-directly managed portfolios does not include the carrying value of cash and cash equivalents within our funds held-directly managed portfolios.

The overall decrease in the balance of our fixed maturities and cash and cash equivalents of \$351 million when comparing September 30, 2024 to December 31, 2023 was primarily driven by net paid losses which outpaced the impact of new business for the period.

As of both September 30, 2024 and December 31, 2023, our fixed maturities and cash and cash equivalents had an average credit quality rating of A+.

As of September 30, 2024 and December 31, 2023, our fixed maturities that were non-investment grade (i.e. rated lower than BBB- and non-rated securities) comprised \$496 million, or 5.6%, and \$456 million, or 4.8%, of our total fixed maturities portfolio, respectively.

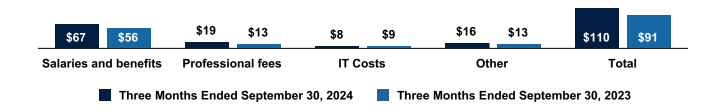
<sup>\*</sup>Non-GAAP measure; refer to "Non-GAAP Financial Measures" section for reconciliation to the applicable GAAP financial measures.

<sup>(2)</sup> The average duration calculation includes cash and cash equivalents, short-term investments and fixed maturities, as well as the fixed maturities and cash and cash equivalents within our funds held-directly managed portfolios.

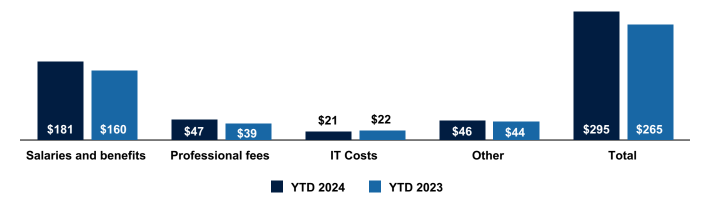
<sup>(3)</sup> The average credit rating calculation includes cash and cash equivalents, short-term investments, fixed maturities and the fixed maturities within our funds held - directly managed portfolios.

# General and Administrative Expenses for the Three and Nine Months Ended September 30, 2024 and 2023

The below charts are in millions of U.S. dollars.



Three Months Ended September 30, 2024 versus 2023: The \$19 million increase was primarily driven by higher salaries and benefits expenses due to a share-based compensation settlement of a departing executive, inflation and other staff related costs, as well as higher legal fees primarily due to merger related costs.



**Nine Months Ended September 30, 2024 versus 2023:** The \$30 million increase was primarily driven by higher salaries and benefits expenses due to a share-based compensation settlement of a departing executive, inflation and other staff related costs, as well as higher legal fees primarily due to merger related costs.

#### **Non-GAAP Financial Measures**

In addition to our key financial measures presented in accordance with GAAP, we present other non-GAAP financial measures that we use to manage our business, compare our performance against prior periods and against our peers, and as performance measures in our incentive compensation program.

These non-GAAP financial measures provide an additional view of our operational performance over the long-term and provide the opportunity to analyze our results in a way that is more aligned with the manner in which our management measures our underlying performance.

The presentation of these non-GAAP financial measures, which may be defined and calculated differently by other companies, is used to enhance the understanding of certain aspects of our financial performance. It is not meant to be considered in isolation, superior to, or as a substitute for the directly comparable financial measures prepared in accordance with GAAP.

Some of the adjustments reflected in our non-GAAP measures are recurring items, such as the exclusion of adjustments to net realized (gains)/losses and fair value changes on fixed maturity investments recognized in our statements of operations, the fair value of certain of our loss reserve liabilities for which we have elected the fair value option, and the amortization of fair value adjustments.

Management makes these adjustments in assessing our performance so that the changes in fair value due to interest rate movements, which are applied to some but not all of our assets and liabilities as a result of preexisting accounting elections, do not impair comparability across reporting periods.

It is important for the readers of our periodic filings to understand that these items will recur from period to period.

However, we exclude these items for the purpose of presenting a comparable view across reporting periods of the impact of our underlying claims management and investments without the effect of interest rate fluctuations on assets that we anticipate to hold to maturity and non-cash changes to the fair value of our reserves.

Similarly, our non-GAAP measures reflect the exclusion of certain items that we deem to be nonrecurring, unusual or infrequent when the nature of the charge or gain is such that it is not reasonably likely that such item may recur within two years, nor was there a similar charge or gain in the preceding two years. This includes adjustments related to bargain purchase gains on acquisitions of businesses, net gains or losses on sales of subsidiaries, net assets of held for sale or disposed subsidiaries classified as discontinued operations and other items that we separately disclose.

The following table presents more information on each non-GAAP measure. The results and GAAP reconciliations for these measures are set forth further below.

Non-GAAP Measure	Definition	Purpose of Non-GAAP Measure over GAAP Measure
Fully diluted book value per ordinary share	Total Enstar ordinary shareholders' equity  Divided by  Number of ordinary shares outstanding, adjusted for: -the ultimate effect of any dilutive securities (which include restricted shares, restricted share units, directors' restricted share units, performance share units and JSOP shares <sup>(1)</sup> ) on the number of ordinary shares outstanding	Increases the number of ordinary shares to reflect the exercise of equity awards granted but not yet vested as, over the long term, this presents both management and investors with a more economically accurate measure of the realizable value of shareholder returns by factoring in the impact of share dilution.  We use this non-GAAP measure in our incentive compensation program.

Non-GAAP Measure	Definition	Purpose of Non-GAAP Measure over GAAP Measure
	Adjusted operating income (loss) attributable to Enstar ordinary shareholders divided by adjusted opening Enstar ordinary shareholder's equity	Calculating the operating income (loss) as a percentage of our adjusted opening Enstar ordinary shareholders' equity provides a more consistent measure of the performance of our business by enabling comparison between the financial periods presented.
		We eliminate the impact of fair value changes and net realized (gains) losses on fixed maturities and funds held-directly managed and the change in fair value of insurance contracts for which we have elected the fair value option, as:  • we typically hold most of our fixed maturities until the earlier of maturity or the time that they are used to fund any settlement of related liabilities which are generally recorded at cost; and  • removing the fair value option improves comparability since there are limited acquisition years for which we elected the fair value option.
Adjusted operating income (loss) attributable to Enstar ordinary shareholders (numerator)	Net income (loss) attributable to Enstar ordinary shareholders, adjusted for: -fair value changes and net realized (gains) losses on fixed maturities and funds held-directly managed, -change in fair value of insurance contracts for which we have elected the fair value option (2), -amortization of fair value adjustments, -net gain/loss on purchase and sales of subsidiaries (if any) -net income from discontinued operations (if any), -goodwill impairment charges -expenses related to the Merger Agreement -tax effects of adjustments, and -adjustments attributable to noncontrolling interests	Therefore, we believe that excluding their impact on our net income improves comparability of our core operational performance across periods.  We include fair value adjustments as non-GAAP adjustments to the adjusted operating income (loss) attributable to Enstar ordinary shareholders as they are non-cash charges that are not reflective of the impact of our claims management strategies on our loss portfolios.  We eliminate the impact of any goodwill impairment charges as they occur infrequently and their elimination improves comparability between periods.
Adjusted opening Enstar ordinary shareholders' equity (denominator)	Opening Enstar ordinary shareholders' equity, less: -fair value changes on fixed maturities and funds held-directly managed, -fair value of insurance contracts for which we have elected the fair value option (2), -fair value adjustments, and -net assets of held for sale or disposed subsidiaries classified as discontinued operations (if any)	We eliminate the impact of expenses related to the Merger Agreement as we deem these to be out of the ordinary course of business and to help provide a more accurate measure of performance across periods.  We eliminate the net gain (loss) on the purchase and sales of subsidiaries and net income from discontinued operations, as these items are not indicative of our ongoing operations.  We use this non-GAAP measure in our incentive compensation program.

Non-GAAP Measure	Definition	Purpose of Non-GAAP Measure over GAAP Measure
Adjusted run-off liability earnings (%)	Adjusted PPD divided by average adjusted net loss reserves.	Calculating the RLE as a percentage of our adjusted average net loss reserves provides a more meaningful and comparable measurement of the impact of our claims management strategies on our loss portfolios across acquisition years and also to our
Adjusted prior period development (numerator)	Prior period net incurred losses and LAE, adjusted to: Remove: -Legacy Underwriting <sup>(3)</sup> operations -amortization of fair value adjustments, -change in fair value of insurance contracts for which we have elected the fair value option <sup>(2)</sup> , and Add: -the reduction/(increase) in estimates of net ultimate liabilities and reduction in estimated future expenses of our defendant A&E liabilities.	overall financial periods.  We use this measure to evaluate the impact of our claims management strategies because it provides visibility into our ability to settle our claims obligations for amounts less than our initial estimate at the point of acquiring the obligations.  The following components of periodic recurring net incurred losses and LAE and net loss reserves are not considered key components of our claims management performance for the following reasons:  • Prior to the settlement of the contractual arrangements, the results of our Legacy Underwriting segment were economically transferred to a third party primarily through use of reinsurance and a Capacity Lease Agreement (4); as such, the results were not a relevant contribution to Adjusted RLE, which is designed to analyze the impact of our claims management strategies (3);  • The change in fair value of insurance contracts for which we have elected the fair value option (2) has been removed to support comparability between the two acquisition years for which we elected the fair value option in reserves assumed and the acquisition years for which we did not make this election (specifically, this election was only made in the 2017
Adjusted net loss reserves (denominator)	Net losses and LAE, adjusted to: Remove: -Legacy Underwriting <sup>(3)</sup> net loss reserves -current period net loss reserves -net fair value adjustments associated with the acquisition of companies, -the fair value adjustments for contracts for which we have elected the fair value option <sup>(2)</sup> and Add: -net nominal defendant A&E liability exposures and estimated future expenses.	<ul> <li>and 2018 acquisition years and the election of such option is irrevocable); and</li> <li>The amortization of fair value adjustments are non-cash charges that obscure our trends on a consistent basis.</li> <li>We include our performance in managing claims and estimated future expenses on our defendant A&amp;E liabilities because such performance is relevant to assessing our claims management strategies even though such liabilities are not included within the loss reserves.</li> <li>We use this measure to assess the performance of our claim strategies and part of the performance assessment of our past acquisitions.</li> </ul>
Adjusted total investment return (%)	Adjusted total investment return (dollars) recognized in net income for the applicable period divided by period average adjusted total investable assets.	Provides a key measure of the return generated on the capital held in the business and is reflective of our investment strategy.  Provides a consistent measure of investment returns as a
Adjusted total investment return (\$) (numerator)	Total investment return (dollars), adjusted for: -fair value changes in fixed maturities, trading and funds held-directly managed; and -unrealized (gains) losses on fixed maturities, AFS included within OCI, net of reclassification adjustments and excluding foreign exchange.	percentage of all assets generating investment returns.  We adjust our investment returns to eliminate the impact of the change in fair value of fixed maturities (both credit spreads and interest rates), as we typically hold most of these investments until the earlier of maturity or used to fund any settlement of related
Adjusted average aggregate total investable assets (denominator)	Total average investable assets, adjusted for: -net unrealized (gains) losses on fixed maturities, AFS included within AOCI -fair value changes on fixed maturities, trading and funds held - directly managed	liabilities which are generally recorded at cost.

<sup>(1)</sup> The JSOP award became dilutive for the first time for the three and nine months ended September 30, 2024 and therefore had not been previously identified as a component of this non-GAAP measure. However, its inclusion is consistent with the effect of all other potentially dilutive securities. Refer to Note 16 - "Earnings Per Share" for more detail.

<sup>&</sup>lt;sup>(2)</sup> Comprises the discount rate and risk margin components.

<sup>(3)</sup> As of January 1, 2024, not applicable. Refer to Note 4 - "Segment Information" for more detail.

<sup>(4)</sup> The reinsurance contractual arrangements (including the Capacity Lease Agreement) described in Note 6 to our consolidated financial statements included within in our Annual Report on Form 10-K for the year ended December 31, 2023 were settled during the second quarter of 2023, and we did not record any transactions in the Legacy Underwriting segment in 2023.

### **Reconciliation of GAAP to Non-GAAP Measures**

The table below presents a reconciliation of BVPS to Fully Diluted BVPS\*:

		Se	eptember 30, 20	24	December 31, 2023					
	Ec	Equity (1) Ordinary Per Share Shares Amount		-	Equity <sup>(1)</sup>	Ordinary Shares		er Share Amount		
			(in millions of	U.S.	cept					
Book value per ordinary share	\$	5,547	14,666,175	\$	378.22	\$	5,025	14,631,055	\$	343.45
Non-GAAP adjustment:										
Share-based compensation plans			288,659					292,190		
JSOP <sup>(2)</sup>			203,499					_		
Fully diluted book value per ordinary share*	\$	5,547	15,158,333	\$	365.94	\$	5,025	14,923,245	\$	336.72

<sup>(1)</sup> Equity comprises Enstar ordinary shareholders' equity, which is calculated as Enstar shareholders' equity less preferred shares (\$510 million) prior to any non-GAAP adjustments.

<sup>(2)</sup> The JSOP award made to our CEO includes a condition that specifies a hurdle price (\$315.53 as of January 20, 2025) compared to our market observable ordinary share price in order for the awards to vest. As of September 30, 2024, the closing share price of our ordinary shares was \$321.59. As a result, the JSOP award became dilutive for the three and nine months ended September 30, 2024. Additionally, 20% of the award is dependent on a 10% compounded annual growth rate in Fully Diluted Book Value Per Share from January 1, 2020, which was also met for the three and nine months ended September 30, 2024. Refer to Note 22 to the Consolidated Financial Statements of our 2023 Form 10-K for additional information on the JSOP.

<sup>\*</sup>Non-GAAP measure.

The table below presents a reconciliation of ROE to Adjusted ROE\* and Annualized ROE to Annualized Adjusted ROE\*:

	Three Months Ended											
		S	eptember	30, 2024		September 30, 2023						
	Net income (loss) <sup>(1)</sup>	(	Opening equity <sup>(1)</sup>	ROE	Annualized ROE	in	Net come ss) <sup>(1)</sup>	O	pening quity <sup>(1)</sup>	ROE	Annualized ROE	
					(in millions of	U.S.	dollars	)				
Net income/Opening equity/ROE/ Annualized ROE (1)	\$ 148	\$	5,261	2.8 %	11.3 %	\$	38	\$	4,403	0.9 %	3.5 %	
Non-GAAP adjustments:												
Net realized (gains) losses on fixed maturities, AFS <sup>(2)</sup> / Cumulative fair value changes to fixed maturities, AFS <sup>(3)</sup>	(17	)	411				12		550			
Fair value changes on fixed maturities, trading <sup>(2)</sup> / Fair value changes on fixed maturities, trading <sup>(3)</sup>	(38	)	261				22		337			
Fair value changes on funds held - directly managed <sup>(2)</sup> / Fair value changes on funds held - directly managed <sup>(3)</sup>	(61	)	131				46		166			
Change in fair value of insurance contracts for which we have elected the fair value option / Fair value of insurance contracts for which we have elected the fair value option (4)	25		(253)				12		(312)			
Amortization of fair value adjustments / Fair value adjustments	2		(98)				4		(116)			
Goodwill impairment charges	63		_				_		_			
Expenses related to the Merger Agreement	4		_				_		_			
Tax effects of adjustments (5)	2						(6)					
Adjusted net income /Adjusted opening equity/Adjusted ROE/Annualized adjusted ROE*	\$ 128	\$	5,713	2.2 %	9.0 %	\$	128	\$	5,028	2.5 %	10.2 %	

<sup>(1)</sup> Net income (loss) comprises net income (loss) attributable to Enstar ordinary shareholders, prior to any non-GAAP adjustments. Opening equity comprises Enstar ordinary shareholders' equity, which is calculated as opening Enstar shareholders' equity less preferred shares (\$510 million), prior to any non-GAAP adjustments.

<sup>(2)</sup> Net realized gains (losses) on fixed maturities, AFS are included in net realized gains (losses) in our unaudited condensed consolidated statements of operations. Fair value changes in our fixed maturities, trading and funds held - directly managed are included in fair value changes in trading securities, funds held and other investments in our unaudited condensed consolidated statements of operations.

<sup>(3)</sup> Our fixed maturities are held directly on our balance sheet and also within the "Funds held" balance.

<sup>(4)</sup> Comprises the discount rate and risk margin components.

<sup>(5)</sup> Represents an aggregation of the tax expense or benefit associated with the specific country to which the pre-tax adjustment relates, calculated at the applicable jurisdictional tax rate.

<sup>\*</sup>Non-GAAP measure.

				Nine Mon	ths Ended			
		Septembe	r 30, 2024			Septembe	r 30, 2023	
	Net income (loss) <sup>(1)</sup>	Opening equity <sup>(f)</sup>	ROE	Annualized ROE	Net income (loss) <sup>(1)</sup>	Opening equity	ROE	Annualized ROE
				(in millions o	f U.S. dollar	rs)		
Net income/Opening equity/ROE (1)	\$ 393	\$ 5,025	7.8 %	10.4 %	\$ 483	\$ 4,464	10.8 %	14.4 %
Non-GAAP adjustments:								
Net realized (gains) losses on fixed maturities, AFS <sup>(2)</sup> / Cumulative fair value changes to fixed maturities, AFS <sup>(3)</sup>	(2)	380			55	647		
Fair value changes on fixed maturities, trading <sup>(3)</sup> / Fair value changes on fixed maturities, trading <sup>(4)</sup>	(8)	234			24	400		
Fair value changes on funds held - directly managed <sup>(3)</sup> / Fair value changes on funds held - directly managed <sup>(4)</sup>	(46)	111			49	780		
Change in fair value of insurance contracts for which we have elected the fair value option / Fair value of insurance contracts for which we have elected the fair value option (5)	17	(246)			24	(294)		
Amortization of fair value adjustments / Fair value adjustments	11	(107)			13	(124)		
Goodwill impairment charges	63	_			_	_		
Expenses related to the Merger Agreement	4	_			_	_		
Tax effects of adjustments (6)	(3)	_			(12)	_		
Adjustments attributable to noncontrolling interests (7)					(2)			
Adjusted net income /Adjusted opening equity/Adjusted ROE*	\$ 429	\$ 5,397	7.9 %	10.6 %	\$ 634	\$ 5,873	10.8 %	14.4 %

<sup>(1)</sup> Net income (loss) comprises net income (loss) attributable to Enstar ordinary shareholders, prior to any non-GAAP adjustments. Opening equity comprises Enstar ordinary shareholders' equity, which is calculated as opening Enstar shareholders' equity less preferred shares (\$510 million), prior to any non-GAAP adjustments.

<sup>(2)</sup> Enstar ordinary shareholders' equity as of December 31, 2022 has been retrospectively adjusted for the impact of adopting the accounting standard related to accounting for long-duration contracts. Refer to Note 9 to our unaudited condensed consolidated financial statements for further information.

<sup>(3)</sup> Net realized gains (losses) on fixed maturities, AFS are included in net realized gains (losses) in our unaudited condensed consolidated statements of operations. Fair value changes in our fixed maturities, trading and funds held - directly managed are included in fair value changes in trading securities, funds held and other investments in our unaudited condensed consolidated statements of operations.

<sup>&</sup>lt;sup>(4)</sup> Our fixed maturities are held directly on our balance sheet and also within the "Funds held" balance.

<sup>(5)</sup> Comprises the discount rate and risk margin components.

<sup>(6)</sup> Represents an aggregation of the tax expense or benefit associated with the specific country to which the pre-tax adjustment relates, calculated at the applicable jurisdictional tax rate.

<sup>(7)</sup> Represents the impact of the adjustments on net income (loss) attributable to noncontrolling interests associated with the specific subsidiaries to which the adjustments relate.

<sup>\*</sup>Non-GAAP measure.

The tables below present a reconciliation of RLE to Adjusted RLE\*:

	Three Months Ended			As of		Three Months Ended
	September 30, 2024			June 30, 2024	September 30, 2024	September 30, 2024
	RLE / PPD		l loss erves	Net loss reserves	Average net loss reserves	RLE %
			(in m	illions of U.S.	dollars)	
PPD/net loss reserves/RLE %	\$ 9	\$	10,610	\$ 10,518	\$ 10,564	0.1 %
Non-GAAP adjustments:						
Net loss reserves incurred in the current period	_		(15)	(9)	(12)	
Amortization of fair value adjustments / Net fair value adjustments associated with the acquisition of companies	2		96	98	97	
Changes in fair value - fair value option / Net fair value adjustments for contracts for which we have elected the fair value option (1)	25		232	253	243	
Change in estimate of net ultimate liabilities - defendant A&E / Net nominal defendant A&E liabilities	_		479	497	488	
Reduction in estimated future expenses - defendant A&E / Estimated future expenses - defendant A&E	1		30	31	30	
Adjusted PPD/Adjusted net loss reserves/Adjusted RLE %*	\$ 37	\$	11,432	\$ 11,388	\$ 11,410	0.3 %

 $<sup>^{\</sup>mbox{\scriptsize (1)}}$  Comprises the discount rate and risk margin components.

<sup>\*</sup>Non-GAAP measure.

		Thre Mont End	ths				As of			Three Months Ended
					September 30, 2023		une 30, 2023		eptember 30, 2023	September 30, 2023
		RLE /	PPD		et loss serves		et loss serves		verage net ss reserves	RLE %
					(in m	illior	s of U.S.	dolla	ars)	
1	PPD/net loss reserves/RLE %	\$	15	\$	12,155	\$	12,939	\$	12,547	0.1 %
	Non-GAAP adjustments:									
	Net loss reserves incurred in the current period		_		(15)		(11)		(13)	
	Amortization of fair value adjustments / Net fair value adjustments associated with the acquisition of companies		4		112		116		114	
	Changes in fair value - fair value option / Net fair value adjustments for contracts for which we have elected the fair value option (1)		12		292		312		302	
	Change in estimate of net ultimate liabilities - defendant A&E / Net nominal defendant A&E liabilities		_		533		550		542	
	Reduction in estimated future expenses - defendant A&E / Estimated future expenses - defendant A&E		1		33		34		33	
	Adjusted PPD/Adjusted net loss reserves/Adjusted RLE %*	\$	32	\$	13,110	\$	13,940	\$	13,525	0.2 %

<sup>&</sup>lt;sup>(1)</sup> Comprises the discount rate and risk margin components.

<sup>\*</sup>Non-GAAP measure.

	Nine Months Ended		As of		Nine Months Ended
	September 30, 2024	September 30, 2024	September 30, 2024		
	RLE / PPD	Net loss reserves	Net loss reserves	Average net loss reserves	RLE %
		(in m	nillions of U.S.	dollars)	
PPD/net loss reserves/RLE/Annualized RLE	\$ 95	\$ 10,610	\$ 11,585	\$ 11,098	0.9 %
Non-GAAP adjustments:					
Net loss reserves - current period	_	(15)	_	(8)	
Amortization of fair value adjustments / Net fair value adjustments associated with the acquisition of companies	11	96	107	102	
Changes in fair value - fair value option / Net fair value adjustments for contracts for which we have elected the fair value option <sup>(1)</sup>	17	232	246	239	
Change in estimate of net ultimate liabilities - defendant A&E / Net nominal defendant A&E liabilities	_	479	527	503	
Reduction in estimated future expenses - defendant A&E / Estimated future expenses - defendant A&E	3	30	33	32	
Adjusted PPD/Adjusted net loss reserves/Adjusted RLE/ Annualized Adjusted RLE*	\$ 126	\$ 11,432	\$ 12,498	\$ 11,966	1.1 %

<sup>&</sup>lt;sup>(1)</sup> Comprises the discount rate and risk margin components.

<sup>\*</sup>Non-GAAP measure.

		Nine Month Ende	าร			As of			Nine Months Ended
		September 30, 2023		ptember 0, 2023		cember , 2022		ember 30, 2023	September 30, 2023
		RLE / P	PD	 let loss eserves		et loss serves		rage Net reserves	RLE %
				(in m	illion	s of U.S.	dollar	rs)	
PPD/net loss reserv	es/RLE/Annualized RLE	\$	35	\$ 12,155	\$	12,011	\$	12,083	0.3 %
Non-GAAP adjustme	nts:								
Net loss reserves -	current period		_	(15)		_		(8)	
Legacy Underwritin	g		_	_		(139)		(69)	
	value adjustments / Net fair value ated with the acquisition of companies		13	112		124		118	
	ue - fair value option / Net fair value tracts for which we have elected the fair		24	292		294		293	
Change in estimate Net nominal defend	of net ultimate liabilities - defendant A&E / ant A&E liabilities		2	533		572		553	
	nted future expenses - defendant A&E / penses - defendant A&E		2	33		35		34	
Adjusted PPD/Adjuste Annualized Adjuste	sted net loss reserves/Adjusted RLE/ d RLE*	\$	76	\$ 13,110	\$	12,897	\$	13,004	0.6 %

<sup>&</sup>lt;sup>(1)</sup> Comprises the discount rate and risk margin components.

<sup>\*</sup>Non-GAAP measure.

The tables below present a reconciliation of our Annualized TIR to our Annualized Adjusted TIR\*:

# Three Months Ended September 30.

						Septem	ıbe	r 30,				
	2024 2023											
		Fixed Income	lnv	Other estments	_	Total	_	Fixed Income	<u>In</u>	Other nvestments		Total
					`	millions of		S. dollars)				
Net investment income	\$	134	\$	29	\$	163	\$	128	\$	15	\$	143
Net realized gains (losses)												
Fixed maturities, AFS	_	17				17	_	(12)	_			(12)
Net realized gains (losses)		17		_		17		(12)				(12)
Fair value changes												
Fixed maturities, trading		38		_		38		(22)		_		(22)
Funds held		61		_		61		(46)		_		(46)
Equity securities		_		26		26		_		17		17
Other investments		_		93		93		_		68		68
Investment derivatives	_			11	_	11	_		_	1	_	1
Fair value changes		99		130		229		(68)		86		18
Loss from equity method investments		_		(16)		(16)		_		(3)		(3)
Other comprehensive income:												
Unrealized gains (losses) on fixed maturities, AFS, net of reclassification adjustments excluding foreign exchange	_	116			_	116	_	(63)	_		_	(63)
TIR (\$)	\$	366	\$	143	\$	509	\$	(15)	\$	98	\$	83
Non-GAAP adjustments:												
Net realized (gains) losses on fixed maturities, AFS and fair value changes in trading and funds held - directly managed		(116)		_		(116)		80		_		80
Net unrealized (gains) losses on fixed maturities, AFS, net of reclassification adjustments excluding foreign exchange		(116)		_		(116)		63		_		63
Adjusted TIR (\$)*	\$	134	\$	143	\$	277	\$	128	\$	98	\$	226
Total investments	\$	11,586	\$	5,235	\$	16,821	\$	12,783	\$	4,927	\$	17,710
Cash and cash equivalents, including restricted cash and cash equivalents		1,036				1,036		884		_		884
Total investable assets	\$	12,622	\$	5,235	\$	17,857	\$	13,667	\$	4,927	\$	18,594
Average aggregate invested assets, at fair value (1)		12,513		5,202		17,715		14,085		4,866		18,951
Annualized TIR % (2)		11.7 %		11.0 %		11.5 %		(0.4)%		8.1 %		1.8 %
Non-GAAP adjustment:								, ,				
Net unrealized losses on fixed maturities, AFS included within AOCI and fair value changes on fixed maturities, trading and funds held - directly managed	1	487		_		487		1,222		_		1,222
Adjusted investable assets*	\$	13,109	\$	5,235	\$	18,344	\$	14,889	\$	4,927	\$	19,816
Adjusted average aggregate invested assets, at fair value* (3)	\$	13,158	\$	5,202	\$	18,360	\$	15,223	\$	4,866	\$	20,089
Annualized adjusted TIR %* (4)		4.1 %		11.0 %	Ĺ	6.0 %		3.4 %	Ĺ	8.1 %		4.5 %
Annualized income from fixed income assets (5)		580		_		580		536		_		536
Average aggregate fixed income assets, at cost (5)(6)		13,143		_		13,143		15,201		_		15,201

<sup>(1)</sup> This amount is a two period average of the total investable assets, as presented above, and is comprised of amounts disclosed in our quarterly and annual U.S. GAAP consolidated financial statements.

<sup>(2)</sup> Annualized TIR % is calculated by dividing the annualized TIR (\$) by average aggregate invested assets, at fair value.

<sup>(3)</sup> This amount is a two period average of the adjusted investable assets\*, as presented above.

<sup>(4)</sup> Annualized adjusted TIR %\* is calculated by dividing the annualized adjusted TIR\* (\$) by adjusted average aggregate invested assets, at fair value\*.

<sup>(5)</sup> Fixed income assets include fixed maturities and cash and restricted cash, and funds held by reinsured companies.

<sup>(6)</sup> These amounts are a two period average of the amounts disclosed in our quarterly and annual U.S. GAAP consolidated financial statements.

<sup>(7)</sup> Annualized investment book yield % is calculated by dividing the annualized income from fixed income assets by average aggregate fixed income assets, at cost.

<sup>\*</sup>Non-GAAP measure.

Million	N/1 4 l	
Mille	Months	⊏naea

	September 30, 2024						September 30, 2023					
		Fixed Income		Other Investments		Total		Fixed Income	ln	Other vestments		Total
					(in	millions of	f U.	S. dollars)				
Net investment income	\$	410	\$	68	\$	478	\$	409	\$	62	\$	471
Net realized gains (losses)												
Fixed maturities, AFS		2		_		2		(55)				(55)
Net realized gains (losses)		2		_		2		(55)		_		(55)
Fair value changes												
Fixed maturities, trading		8		_		8		(24)		_		(24)
Funds held		46		_		46		(49)		_		(49)
Equity securities		_		98		98		_		109		109
Other investments		_		238		238		_		180		180
Investment derivatives		_		10		10		_		6		6
Fair value changes		54		346		400		(73)		295		222
(Loss) income from equity method investments		_		(29)		(29)		_		22		22
Other comprehensive income:												
Unrealized gains on fixed maturities, AFS, net of reclassification adjustments excluding foreign exchange		107		_		107		2		_		2
TIR (\$)	\$	573	\$	385	\$	958	\$	283	\$	379	\$	662
Non-GAAP adjustments:												
Net realized (gains) losses on fixed maturities, AFS and fair value changes in trading and funds held - directly managed		(56)		_		(56)		128		_		128
Net unrealized gains on fixed maturities, AFS, net of reclassification adjustments excluding foreign exchange		(107)		_		(107)		(2)		_		(2)
Adjusted TIR (\$)*	\$	410	\$	385	\$	795	\$	409	\$	379	\$	788
Total investments	\$	11,586	\$	5,235	\$	16,821	\$	12,783	\$	4,927	\$	17,710
Cash and cash equivalents, including restricted cash and cash equivalents		1,036		_		1,036		884		_		884
Total investable assets	\$	12,622	\$	5,235	\$	17,857	\$	13,667	\$	4,927	\$	18,594
Average aggregate invested assets, at fair value (1)		12,774		5,094		17,868		13,782		4,902		18,684
Annualized TIR % (2)		6.0 %		10.1 %		7.1 %		2.7 %		10.3 %		4.7 %
Non-GAAP adjustment:		212 /								1010 /0		
Net unrealized losses on fixed maturities, AFS included within AOCI and fair value changes on fixed maturities, trading and funds held - directly managed		487		_		487		1,222		_		1,222
Adjusted investable assets*	\$	13,109	\$	5,235	\$	18,344	\$	14,889	\$	4,927	\$	19,816
Adjusted average aggregate invested assets, at fair value* (3)		13,475	\$		_	18,569		15,053	\$	4,902		19,955
Annualized adjusted TIR %* (4)	Ψ	4.1 %	φ	10.1 %	Ψ	5.7 %	Ψ	3.6 %	Ψ	10.3 %	Ψ	5.3 %
Annualized adjusted Tik %  Annualized income from fixed income assets (5)		585		10.1 %		585		564		10.5 %		564
		13.456		_		13.456		15.101		_		15.101
Average aggregate fixed income assets, at cost (5)(6)		-,				-,		-, -				-, -
Annualized Investment book yield (7)		4.35 %		— %		4.35 %		3.73 %		— %		3.73 %

<sup>(1)</sup> This amount is a four period average of the total investable assets, as presented above, and is comprised of amounts disclosed in our first and second quarterly and our annual U.S. GAAP consolidated financial statements.

<sup>(2)</sup> Annualized TIR % is calculated by dividing the annualized TIR (\$) by average aggregate invested assets, at fair value.

<sup>(3)</sup> This amount is a four period average of the adjusted investable assets\*, as presented above.

<sup>(4)</sup> Annualized adjusted TIR %\* is calculated by dividing the annualized adjusted TIR\* (\$) by adjusted average aggregate invested assets, at fair value\*.

<sup>(5)</sup> Fixed income assets include fixed maturities and cash and restricted cash, and funds held by reinsured companies.

<sup>(6)</sup> These amounts are a four period average of the amounts disclosed in our first and second quarterly and our annual U.S. GAAP consolidated financial statements.

<sup>(7)</sup> Annualized investment book yield % is calculated by dividing the annualized income from fixed income assets by average aggregate fixed income assets, at cost.

<sup>\*</sup>Non-GAAP measure.

# Results of Operations by Segment - For the Three and Nine Months Ended September 30, 2024 and 2023

Effective January 1, 2024, our business is organized into two reportable segments: (i) Run-off and (ii) Investments. In addition, our Corporate and other activities, which do not qualify as an operating segment, include income and expense items that are not directly attributable to our reportable segments and activities from the former Assumed Life and Legacy Underwriting reportable segments.

Effective January 1, 2024, Assumed Life and Legacy Underwriting are no longer reportable segments as they ceased all business activities following the series of commutation and novation transactions in Enhanzed Re and the settlement of the arrangements between SGL No. 1, Arden, and Atrium. Any residual activities of the former Assumed Life and Legacy Underwriting reportable segments will be prospectively included within our Corporate and other activities (all of which are expected to be immaterial). See Note 4 to the consolidated financial statements for additional information.

The following is a discussion of our results of operations by segment.

#### **Run-off Segment**

The following is a discussion and analysis of the results of operations for our Run-off segment.

	Three Mo	nths Ended		Nine Mon			
	Septe	mber 30,	- ¢	Septen	nber 30,	\$	
	2024	2023	Change	2024	2023	Change	
		(ir	millions o	f U.S. dollar	s)		
REVENUES							
Net premiums earned	\$ 11	\$ 14	\$ (3)	\$ 27	\$ 29	\$ (2)	
Other income:							
Reduction in estimates of net ultimate defendant A&E liabilities - prior periods	_	_	_	_	2	(2)	
Reduction in estimated future defendant A&E expenses	1	1	_	3	2	1	
All other income	4	_	4	8	7	1	
Total other income	5	1	4	11	11		
Total revenues	16	15	1	38	40	(2)	
EXPENSES							
Net incurred losses and LAE:							
Current period	6	5	1	15	18	(3)	
Prior periods:							
Reduction in estimates of net ultimate losses	(15	) (12)	(3)	(63)	(35)	(28)	
Reduction in provisions for ULAE	(21	) (19)	(2)	(60)	(37)	(23)	
Total prior periods	(36	) (31)	(5)	(123)	(72)	(51)	
Total net incurred losses and LAE	(30	) (26)	(4)	(108)	(54)	(54)	
Acquisition costs	4	_	4	6	6	_	
Goodwill impairment	63	_	63	63	_	63	
General and administrative expenses	49	44	5	139	130	9	
Total expenses	86	18	68	100	82	18	
SEGMENT NET LOSS	\$ (70	) \$ (3)	\$ (67)	\$ (62)	\$ (42)	\$ (20)	

#### **Overall Results**

**Three Months Ended September 30, 2024 versus 2023:** Net loss from our Run-off segment was \$70 million compared to a net loss of \$3 million in the comparative quarter, primarily due to:

 Goodwill impairment of \$63 million for the three months ended September 30, 2024 as referenced above; partially offset by

- A \$5 million increase in favorable PPD in the current quarter, mainly driven by a \$3 million increase in the
  reduction in estimates of net ultimate losses. The primary drivers within the respective periods consisted of the
  following:
  - During the third quarter of 2024, we recognized favorable development on our workers' compensation and professional indemnity/directors and officers lines of business of \$22 million and \$19 million, respectively, driven by favorable claims experience. The results were partially offset by adverse development on our general casualty and asbestos lines of business of \$7 million, and \$6 million, respectively, as a result of adverse claims experience.
  - In comparison, during the third quarter of 2023, we recognized favorable development on our workers' compensation, property, marine, aviation and transit lines of business of \$24 million, \$17 million, and \$13 million, respectively, as a result of claims experience. The results were partially offset by adverse development on our general casualty line of business of \$41 million, primarily due to a small number of large losses across several portfolios, particularly on excess business.

Nine Months Ended September 30, 2024 versus 2023: Net loss from our Run-off segment was \$62 million compared to net loss of \$42 million in the comparative period, primarily due to:

- Goodwill impairment of \$63 million for the period as referenced above; partially offset by
- A \$51 million increase in favorable PPD, mainly driven by a \$28 million increase in the reduction in estimates of net ultimate losses and a \$23 million increase in the release of ULAE provisions relative to the comparative period. The primary drivers within the respective periods consisted of the following:
  - The prior period reduction in estimates of net ultimate losses was primarily driven by favorable development across multiple lines of business. We recognized \$60 million, \$26 million and \$21 million of favorable development on our professional indemnity/ directors and officers, workers' compensation and construction defect lines of business, respectively, as a result of claims experience, as well as \$19 million of favorable development on our asbestos line of business resulting from favorable resolution of asbestos liabilities through claim actions. This was partially offset by adverse development on our general casualty line of business of \$24 million driven by claims experience and adverse development on our environmental line of business of \$25 million due to results from actuarial reviews during the period.
  - In comparison, during the nine months ended September 30, 2023, the prior period reduction in estimates of net ultimate losses of \$35 million was driven by net favorable development across multiple lines of business. We recognized favorable development on our workers' compensation, property, and professional indemnity/ directors and officers lines of business as a result of \$44 million, \$16 million and \$10 million respectively, as a result of claims experience. The results were partially offset by \$37 million of adverse development in our general casualty line of business, primarily due to a small number of large losses across several portfolios, particularly on excess business.
  - The favorable reductions in provisions for ULAE for the nine months ended September 30, 2024 and 2023 were driven by corresponding reductions in loss reserves and the associated estimated cost of managing such liabilities. The reduction in provisions for ULAE for the nine months ended September 30, 2023 was partially offset by an increase of \$21 million as a result of assuming active claims control on a 2022 LPT agreement with Argo.

#### **Investments Segment**

The following is a discussion and analysis of the results of operations for our Investments segment.

	Three Months Ended							Nine Mon				
	September 30,			r <b>30</b> ,				Septem				
	2024			2023		\$ Change		2024		2023	\$ Ch	ange
					(i	in millions o	f U.	S. dollars)				
REVENUES												
Net investment income:												
Fixed maturities	\$	137	\$	120	\$	17	\$	416	\$	396	\$	20
Cash and restricted cash		8		14		(6)		23		27		(4)
Other investments, including equities		29		15		14		68		62		6
Less: Investment expenses		(11)		(6)		(5)		(29)		(14)		(15)
Total net investment income		163		143		20		478		471		7
Net realized gains (losses):												
Fixed maturities		17		(12)		29		2		(55)		57
Total net realized gains (losses)		17		(12)		29		2		(55)		57
Fair value changes in:												
Fixed maturities, trading and funds held		99		(68)		167		54		(73)		127
Other investments, including equities		130		86		44		346		295		51
Total fair value changes in trading securities, funds held and other investments		229		18		211		400		222		178
Total revenues		409		149		260		880		638		242
EXPENSES												
General and administrative expenses		9		12		(3)		29		33		(4)
Total expenses		9		12		(3)		29		33		(4)
(Loss) income from equity method investments		(16)		(3)		(13)		(29)		22		(51)
SEGMENT NET INCOME	\$	384	\$	134	\$	250	\$	822	\$	627	\$	195

#### **Overall Results**

Three Months Ended September 30, 2024 versus 2023: Net income from our Investments segment was \$384 million for the three months ended September 30, 2024 compared to \$134 million for the three months ended September 30, 2023. The increase of \$250 million was primarily due to:

- an increase in the aggregate of net realized gains (losses) and gains from fair value changes in fixed maturities, trading and funds held of \$196 million, primarily as a result of decreases in interest rates across U.S., U.K. and European markets in the current period, compared to increases in interest rates in the comparative quarter;
- an increase in the gain from fair value changes in other investments, including equities of \$44 million, primarily
  driven by a favorable variance in relation to an embedded derivative related to the assets supporting one of our
  LPT portfolios and increases in the gains from our hedge funds, publicly traded equities and infrastructure
  funds. This is partially offset by losses from CLO equities; and
- an increase in our net investment income of \$20 million due to an increase of net investment income on our fixed maturities as a result of a higher book yield, an increase in the income earned from funds held assets and an increase in dividend income earned on our privately held equities, partially offset by an increase in investment expenses primarily due to increased performance fees.

Nine Months Ended September 30, 2024 versus 2023: Net income from our Investments segment was \$822 million for the nine months ended September 30, 2024 compared to \$627 million for the nine months ended September 30, 2023. The increase of \$195 million was primarily due to:

- an increase in the aggregate of net realized gains (losses) and gains from fair value changes in fixed maturities, trading and funds held of \$184 million, as a result of decreases in U.S. interest rates during the nine months ended September 30, 2024 compared to increases in interest rates in the comparative period;
- an increase in the gain on fair value changes from other investments, including equities of \$51 million, primarily
  driven by our privately held equities, hedge funds fixed income funds, private equity funds and infrastructure
  funds relative to the comparative period, partially offset by decreased gains on publicly traded equities, CLO
  equities, private debt, real estate funds and an unfavorable variance in the fair value change of an embedded
  derivative related to the assets supporting on of our LPTs; and
- an increase in our net investment income of \$7 million, due to an increase of net investment income on our fixed
  maturities as a result of a higher book yield and an increase of net investment income on our other investments
  as a result of an increased allocation to private credit funds, partially offset by higher investment expenses
  primarily due to increased performance fees. This is partially offset by;
- a loss from equity method investments of \$29 million for the current period compared to income of \$22 million in the comparative period as a result of increased losses on our investment in Monument Re, partially offset by an increase in income on our investment in Core Specialty.

#### **Total Investments**

#### **Fixed maturities**

The tables below present the fair value, duration, and credit rating of our fixed maturities in our Run-off segment:

	September 30, 2024							Decembe	er 31, 2023	
	Fa	ir Value	%	Duration (years) <sup>(1)</sup>	Credit Rating <sup>(1)</sup>	Fa	ir Value	%	Duration (years) <sup>(1)</sup>	Credit Rating <sup>(1)</sup>
				(in millions	of U.S. doll	ars, (	except pe	rcentages	s)	
Fixed maturity and short-term investments, trading and AFS										
U.S. government & agency	\$	444	5.0 %	4.4	AA+	\$	326	3.4 %	4.5	AA+
U.K. government		52	0.6 %	10.8	A+		72	0.8 %	10.3	A+
Other government		408	4.6 %	4.7	AA		391	4.1 %	5.0	AA
Corporate		3,781	42.3 %	5.3	A-		4,131	43.5 %	5.4	A-
Municipal		119	1.3 %	7.0	AA-		142	1.5 %	7.6	AA-
Residential mortgage-backed		446	5.0 %	5.1	AA		487	5.1 %	5.2	AA
Commercial mortgage-backed		859	9.6 %	1.4	AA-		841	8.9 %	1.6	AA-
Asset-backed		851	9.5 %	1.4	A-		884	9.3 %	1.0	Α
Total - Fixed maturity and short-term investments, trading and AFS		6,960	77.9 %	4.3	Α		7,274	76.6 %	4.5	Α
Fixed maturities included in funds held directly managed		1,973	22.1 %	4.2	Α		2,216	23.4 %	4.3	Α
	\$	8,933	100.0 %	4.3	Α	\$	9,490	100.0 %	4.4	Α

<sup>(1)</sup> The average duration and average credit ratings calculation includes short-term investments, fixed maturities and the fixed maturities within our funds held-directly managed portfolios.

The overall decrease in our fixed maturities of \$557 million when comparing September 30, 2024 to December 31, 2023 was primarily driven by the impact of net paid losses, partially offset by investment income and fair value changes.

#### Other investments, including equities

The tables below present the composition of our other investments, including equities:

	September 30, 2024		De	cember 31, 2023
		(in millions o	f U.S. c	dollars)
Equities				
Privately held equities	\$	392	\$	344
Publicly traded equities		305		275
Exchange-traded funds		74		82
Warrant and others		16		_
Total	\$	787	\$	701
Other investments				
Private equity funds	\$	1,840	\$	1,617
Private credit funds		819		625
Hedge funds		476		491
Fixed income funds		410		605
Real estate fund		383		269
CLO equity funds		162		182
CLO equities		50		60
Equity funds		5		4
Total	\$	4,145	\$	3,853

Our equities increased by \$86 million and other investments increased by \$292 million from December 31, 2023 to September 30, 2024, primarily due to fair value changes and the funding of various non-core asset strategies, in line with our strategic asset allocation.

#### **Equity Method Investments**

Refer to the table below for a summary of our equity method investments, which does not include those investments we have elected to measure under the fair value option:

	As	of		Three Months Ended		Nine Months Ended	As	of			Three Months Ended	Nine Months Ended
	Septembe	r 30, 2024		September 30, 2024 December 31, 2023				2023	September 30, 2023			
	Ownership %	Carrying Value	In	come (loss Method In			Ownership %	C	arrying Value	Inc	come (loss Method In	) from Equity vestments
					(in	millions of	f U.S. dollars)					
Citco (1)	— %	\$ _	\$	_	\$	_	— %	\$	_	\$	1	4
Monument Re (2)	24.6 %	22		(26)		(72)	20.0 %		95		(4)	_
Core Specialty	19.5 %	269		10		44	19.9 %		225		_	18
Positive Physicians Holdings, Inc	27.0 %	12				(1)	27.0 %		14			_
		\$ 303	\$	(16)	\$	(29)		\$	334	\$	(3)	\$ 22

<sup>(1)</sup> Prior to the sale of our entire equity interest in Citco during the fourth quarter of 2023, we owned 31.9% of the ordinary shares in HH CITCO Holdings Limited which in turn owns 15.4% of the convertible preferred shares, amounting to a 6.2% interest in the total equity of Citco.

#### **Carrying Value**

The carrying value of our equity method investments decreased from December 31, 2023 primarily due to \$29 million in loss from equity method investments for the nine months ended September 30, 2024.

<sup>(2)</sup> As of September 30, 2024, we owned 24.6% of the common shares in Monument Re. We converted all of our preferred shares in Monument Midco to common shares in Monument Re on January 2, 2024. As of December 31, 2023, we owned 20.0% of the common shares in Monument Re as well as preferred shares in Monument Midco which had fixed dividend yields (where declared) and whose balances were included in the Investment amount.

#### (Loss) Income from Equity Method Investments

#### Three Months Ended September 30, 2024 and 2023:

In the current quarter, there was a loss from equity method investments of \$16 million compared to a loss of \$3 million for the comparative quarter. The increase was primarily due to an increase in the loss from our investment in Monument Re of \$22 million relative to the comparative quarter, partially offset by an increase in the income from our investment in Core Specialty of \$10 million.

#### Nine Months Ended September 30, 2024 and 2023:

In the nine months of 2024, there was a loss from equity method investments of \$29 million compared to income of \$22 million for the comparative period. The variance was primarily due to a \$72 million loss in Monument Re in the current period, partially offset by an increase in our income of \$26 million from our investment in Core Specialty relative to the comparative period.

#### **Assumed Life Segment**

The Assumed Life segment consisted of life and property aggregate excess of loss (catastrophe) business relating to Enhanzed Re.

During 2022, Enhanzed Re entered into a Master Agreement, through which we completed a series of commutation and novation agreements that allowed us to unwind Enhanzed Re's operations in an orderly manner.

Transactions completed in the fourth quarter of 2022 were recognized in the first quarter of 2023, including the novation of our reinsurance of a closed block of life annuity policies to Monument Re and the repurchase of the remaining 24.9% interest in Enhanzed Re from Allianz.

#### **Overall Results**

**Nine Months Ended September 30, 2023:** Net income from our Assumed Life segment of \$276 million for the nine months ended September 30, 2023 was primarily due to the net gain recognized on the completion of the novation of the Enhanzed Re reinsurance of a closed block of life annuity policies.

The \$275 million gain calculated as of the completion date of the novation, prior to noncontrolling interests, was comprised of three components:

- the reclassification benefit to income of \$363 million from AOCI related to the settlement of the novated liabilities (in accordance with our adoption of the accounting standard relating to accounting for long-duration contracts, the discount rate assumption for our long-duration liabilities was required to be periodically adjusted for changes in interest rates, which had the effect of reducing our future policyholder benefit liabilities and increasing the net assets transferred in the novation);
- the loss of \$39 million on the carrying value of the net assets of \$133 million as of the closing date of the
  transaction in exchange for cash consideration of \$94 million (as noted above, the retrospective adoption of the
  accounting standard relating to accounting for long-duration contracts resulted in an increase in net assets
  which gave rise to the transactional loss prior to our realization of the \$363 million reclassification benefit); and
- a deferral of a portion of the net gain, \$49 million, to account for our preexisting 20% ownership interest in Monument Re, calculated from the total gain of \$324 million less Allianz's 24.9% interest equal to \$81 million (the deferred gain will be amortized over the expected settlement period for the life annuity policies to account).

Our net income attributable to Enstar was further reduced by \$81 million, the amount attributable to Allianz's 24.9% noncontrolling interest in Enhanzed Re at the time of the transaction. This amount has been recorded within our "Corporate and other activities".

For the nine months ended September 30, 2023 net income attributable to Enstar from this novation transaction was \$195 million.

#### **Legacy Underwriting Segment**

The former Legacy Underwriting segment previously consisted of direct underwriting activities.

#### **Overall Results**

#### Nine Months Ended September 30, 2023:

The Legacy Underwriting segment results comprised of SGL No.1 Limited's ("SGL No.1") 25% gross share of the 2020 and prior underwriting years of Atrium's Syndicate 609 at Lloyd's, less the impact of reinsurance agreements with Arden and a Syndicate 609 Capacity Lease Agreement with Atrium 5 Limited.

The contractual arrangements between SGL No. 1, Arden and Atrium relating to the reinsurance agreements and the Capacity Lease Agreement settled in the second quarter of 2023 for the economic benefit of Atrium, and there was no net retention by Enstar. As a result of the settlement, we did not record and do not expect to record any transactions in the Legacy Underwriting segment in 2023 and 2024, respectively.

#### **Corporate and other**

The following is a discussion and analysis of our results of operations for our Corporate and other activities.

	Th	ths	Ended		Nine M	Nine Months Ended			
		Septem	r 30,		Sept	emb	er 30,		
	2	024		2023	\$ Change	2024		2023	\$ Change
				(	in millions o	f U.S. dolla	ars)		
REVENUES									
Other income:									
Amortization of fair value adjustments (1)	\$	(6)	\$	(5)	\$ (1)	\$ (1	4) 3	\$ (11)	\$ (3)
All other income		4		1	3		5	4	1
Total revenues		(2)		(4)	2	(	9)	(7)	(2)
EXPENSES									
Net incurred losses and LAE - prior periods:									
Amortization of fair value adjustments		2		4	(2)	1	1	13	(2)
Changes in fair value - fair value option (2)		25		12	13	1	7	24	(7)
Total net incurred losses and LAE - prior periods		27		16	11	2	8	37	(9)
Amortization of net deferred charge assets		27		34	(7)	8	6	75	11
General and administrative expenses		52		35	17	12	7	102	25
Total expenses		106		85	21	24	1	214	27
Interest expense		(22)		(22)	_	(6	7)	(67)	_
Net foreign exchange (losses) gains		(23)		23	(46)	(1	5)	24	(39)
Income tax benefit (expense)		_		7	(7)	(	3)	12	(15)
Net income attributable to noncontrolling interests		(4)		(4)	_	(	5)	(99)	94
Dividends on preferred shares		(9)		(9)	_	(2	7)	(27)	_
NET LOSS ATTRIBUTABLE TO ENSTAR ORDINARY SHAREHOLDERS	\$	(166)	\$	(94)	\$ (72)	\$ (36	7) :	\$ (378)	\$ 11

<sup>(1)</sup> Amortization of fair value adjustments relates to the acquisition of DCo and Morse TEC.

#### **Overall Results**

Three Months Ended September 30, 2024 versus 2023: Net loss attributable to Enstar ordinary shareholders from our Corporate and other activities increased by \$72 million from \$94 million in the comparative quarter to \$166 million for the three months ended September 30, 2024, primarily due to:

- an increase in general and administrative expenses of \$17 million primarily driven by higher salaries and benefits expenses due to a share-based compensation settlement of a departing executive, inflation and other staff related costs as well as higher legal fees;
- changes in the fair value of the 2017 and 2018 portfolios where we elected the fair value option which resulted in a \$25 million increase in liabilities in the quarter compared to \$12 million in the comparative quarter primarily driven by a larger decrease in U.K. corporate bond yields during the third quarter of 2024 compared to the third quarter of 2023. The corporate bond yields, which form a component of the discount rate used to calculate the fair value of the liabilities, are matched to the original currencies of the underlying loss portfolios, of which GBP is the predominant currency for those portfolios that we have elected to measure at fair value using the fair value option; and
- net foreign exchange losses of \$23 million for the three months ended September 30, 2024 were comprised of \$19 million of exposures from foreign currency denominated assets and liabilities due to GBP and AUD strengthening against USD, as well as \$4 million of losses on our non-designated foreign currency forward contracts. An offsetting foreign exchange gain of \$27 million is recognized in other comprehensive income for exposure from our AFS securities. This is compared to foreign exchange gains of \$23 million in the comparative quarter as a result of GBP and EUR weakening against USD.

<sup>(2)</sup> Comprises the discount rate and risk margin components.

Nine Months Ended September 30, 2024 versus 2023: Net loss attributable to Enstar ordinary shareholders from our Corporate and other activities decreased by \$11 million from \$378 million in the comparative period to \$367 million for the nine months ended September 30, 2024, primarily due to:

- a decrease in the net income attributable to noncontrolling interests of \$94 million, which was primarily a result
  of attributing \$81 million of the gain on novation of the Enhanzed Re reinsurance closed block of life annuity
  policies in the comparative quarter to the then-existing Allianz 24.9% equity interest in Enhanzed Re at the time
  of the transaction; partially offset by
- net foreign exchange losses of \$15 million for the nine months ended September 30, 2024 were comprised of \$17 million of exposures from foreign currency denominated assets and liabilities to GBP and AUD strengthening against USD, partially offset by \$2 million of gains on our non-designated foreign currency forward contracts. An offsetting foreign exchange gain of \$16 million is recognized in other comprehensive income for exposure from our AFS securities. This is compared to net foreign exchange gains of \$24 million in the comparative period as a result of GBP and EUR weakening against USD in the period; and
- an increase in general and administrative expenses of \$25 million, primarily driven by higher salaries and benefits expenses due to a share-based compensation settlement of a departing executive, inflation and other staff related costs, as well as higher legal fees.

#### **Current Outlook**

#### **Run-off Outlook**

#### **Transactions**

Refer to Note 3. Significant New Business and Business Acquisitions of our unaudited condensed consolidated financial statements for a summary of significant new business transactions that were signed but not yet closed as of September 30, 2024.

We have also expanded our run-off portfolio to reinsure certain property catastrophe risks written by third-party capital platforms which are funded by Insurance Linked Securities ("ILS"), whereby in July 2024, we closed on a deal to reinsure certain property coverage business written by a third-party capital platform for which Enstar received a premium of \$294 million for the portfolio, which marks our first ever deal in ILS and the first solution of its type in this market.

In September 2024, we also entered into a commitment to invest \$10 million in an ILS arrangement through a Bermuda based collateralized reinsurer, that will provide reinsurance capacity across a diversified portfolio of casualty programs. As part of the agreement, we earn a commitment fee in exchange for providing an exit option through a novation agreement after a fixed period of time of 7 years to deliver finality to ILS investors.

We continue to evaluate transactions in our active pipeline including LPTs, ADCs, and other transaction types including acquisitions. We seek opportunities to execute creative and accretive transactions by offering innovative capital release solutions that enable our clients to meet their capital and risk management objectives.

Should we execute additional transactions, our mix of loss reserves by line of business, asset mix and both rate and timing of earnings may be impacted in the medium to long term.

#### **Seasonality**

We complete most of our annual loss reserve studies in the fourth quarter of each year and, as a result, tend to record the largest movements, both favorable and adverse, to net incurred losses and LAE in this period.

In the interim periods where a reserve study has not been completed, we perform quarterly reviews to ascertain whether changes to claims paid or case reserves have varied from our expectations developed during the last annual reserve review. In this event, we consider the timing and magnitude of the actual versus expected development, and we may record an interim adjustment to our recorded reserves if, and when, warranted.

#### Investment Outlook

We expect global financial markets to remain uncertain for the remainder of 2024 due to the lagged impact of higher interest rates and tighter financial conditions, above-trend inflation, the onset of the US Federal Reserve's easing cycle, the US Presidential election results and the macroeconomic effects of ongoing geopolitical conflicts and tensions.

Market expectations around the future path of interest rates will represent a continued source of volatility, as global central banks attempt to engineer a soft landing by normalizing interest rates while closely monitoring inflation. If interest rates rise and/or credit spreads widen, we may recognize unrealized losses and fair value changes on our fixed maturities and incur a higher rate of borrowing and interest costs if we renew or borrow under credit facilities in the current environment.

Despite this, elevated interest rates can represent an opportunity for us in the medium to long term, notably;

- For the three months ended September 30, 2024, we held 16.7% of our portfolio, or \$3.0 billion, in fixed maturity investments with floating interest rates which, should interest rates remain elevated, would be accretive to future investment book yields. We earned \$56 million and \$62 million of net investment income from our floating rate investments for the three months ended September 30, 2024 and 2023, respectively, which were generally indexed to LIBOR¹ through June 30, 2023 and SOFR thereafter.
- For the nine months ended September 30, 2024, we hold 16.8% of our portfolio, or \$3.0 billion, in fixed maturity investments with floating interest rates which, should interest rates remain elevated, would be accretive to future

<sup>&</sup>lt;sup>1</sup> LIBOR was ceased on June 30, 2023 and replaced by the Secured Overnight Financing Rate ("SOFR").

investment book yields. We earned \$174 million and \$181 million of net investment income from our floating rate investments for the nine months ended September 30, 2024 and 2023, respectively, which were generally indexed to LIBOR<sup>2</sup> through June 30, 2023 and SOFR thereafter.

Higher interest rates have provided us with the opportunity to reinvest at higher yields as our securities mature
or as we invest a significant portion of consideration received from new business in fixed maturities.

We expect that the cumulative unrealized losses and fair value changes we have recognized on our fixed maturities will be recouped as these assets get closer to their maturity and the prices pull to par, assuming we do not, or are otherwise not required to, sell such investments prior to maturity. We may also undertake tactical repositioning of our portfolio as opportunities arise to achieve better alignment with our investment strategy, rather than waiting for certain fixed maturities to pull to par, which may result in the recognition of previously unrealized losses within our income statement with a corresponding reclassification adjustment in other comprehensive income. Such adjustments would be neutral to equity since the unrealized losses are recorded as a component of accumulated other comprehensive income. Any investment repositioning may also have a corresponding impact to our investment book yield.

We currently do not intend to sell securities in an unrealized loss position. However, as part of our investment strategy to fund the return of capital to our shareholders, we have agreed to a return of capital of \$500 million to our shareholders as part of the total \$338 per ordinary share received as part of the Merger Agreement. As a result, it is possible that we may incur a loss from sale of securities in an unrealized loss position. See Note 1 of our unaudited condensed consolidated financial statements for further information on the Merger Agreement.

We invest in public and private assets, which may vary in the magnitude of their exposure to any potential economic downturn and other macroeconomic factors.

Despite these challenges, we remain committed to our strategic asset allocation and expect our investments to provide attractive risk adjusted returns and diversification benefits over the medium to long term.

#### Inflation

We continue to monitor the inflationary impacts resulting from pandemic-related government stimulus and labor force supply pressures on our loss cost trends.

Commencing in 2021, economic inflation rose significantly before peaking in mid-2022 and returning to low single digits in late 2023 and through 2024 to date. During this period our net loss reserves have not been significantly impacted by these inflationary pressures.

Social inflation has been a persistent headwind for the industry for some time. We continue to monitor and seek to actively resolve claims in difficult judicial districts. We closely follow these trends and proactively set appropriate reserves.

As described above, global economic policy responses to inflation have contributed to increases in interest rates, which, in the short term, have had a significant impact on our investments, in particular our fixed maturities. Any further rise in interest rates will have further negative impacts on our fixed maturities in the form of unrealized losses and fair value changes.

There remains uncertainty around the future of inflation. We continue to monitor liquidity, capital and the potential earnings impact of these changes but remain focused on medium to long term asset allocation decisions.

We expect to continue to benefit from our allocation to investments with inflationary pass-through components, including investments in private equity, private credit, real estate, and infrastructure asset classes.

Inflation, tight labor conditions and higher service costs continue to put pressure on wages and prices, which could impact our general and administrative expenses as we remain focused on being a competitive employer in our market.

<sup>&</sup>lt;sup>2</sup> LIBOR was ceased on June 30, 2023 and replaced by the Secured Overnight Financing Rate ("SOFR").

#### **Geopolitical Conflicts**

Heightened geopolitical conflicts, including the Russian invasion of Ukraine and the more recent conflicts in the Middle East, are directly and indirectly (through comprehensive sanctions regimes) contributing to increased commodity prices, disrupted supply chains, global financial market volatility and significant industry losses.

We continue to monitor our direct investment and underwriting risks and our acquisition pipeline as a result of these ongoing conflicts. To date, we are not aware of operational disruption to us or our third party service providers as a result of these conflicts, and we have not identified any significant direct impacts from these events. We also continue to monitor for, and respond to, all changes in the global sanctions regime, updating our procedures accordingly.

#### **Minimum Corporate Income Tax**

In December 2021, the OECD released the final model rules on Pillar II, an initiative proposing a global minimum tax rate of 15% designed to ensure large multinational enterprises pay a minimum level of tax on the income arising in each jurisdiction where they operate. We have several subsidiaries in jurisdictions that have enacted, or intend to enact, Pillar II legislation, including particularly the U.K., Australia and Belgium.

In response to Pillar II initiatives, the government of Bermuda enacted a 15% corporate income tax in December 2023 that will become effective January 1, 2025. Based on our substantial operations in Bermuda, we expect a meaningful portion of our income will be subject to the Bermuda corporate income tax. However, the Bermuda Corporate income tax is expected to mitigate the impact of Pillar II.

We established a net deferred tax asset of \$205 million related to the enactment of the Bermuda CIT in December 2023 pertaining to the Economic Transition Adjustment provision of the Act which provides a benefit using fair values of the Bermuda based entities around the time of enactment that is expected to be offset against future income tax expense. The company is evaluating various corporate actions which may impact our ability to realize our net DTA in Bermuda.

We continue to monitor ongoing developments relating to these new tax regimes.

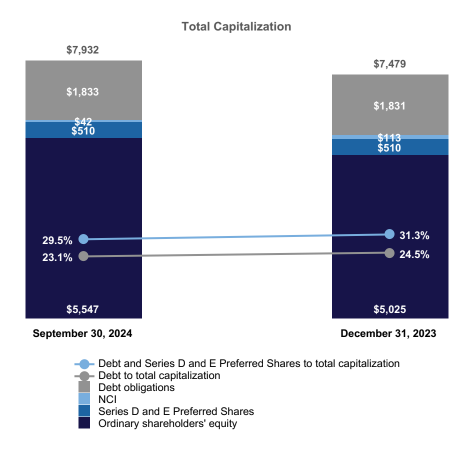
## **Liquidity and Capital Resources**

#### **Overview**

We aim to generate cash flows from our (re)insurance operations and investments, preserve sufficient capital for future acquisitions and new business, and develop relationships with lenders who provide borrowing capacity at competitive rates.

As of September 30, 2024, we had \$572 million of cash and cash equivalents, excluding restricted cash, that supports (re)insurance operations. Included in this amount was \$225 million held by our foreign subsidiaries outside of Bermuda.

We closed 2023 with an estimated solvency capital ratio of 195%. Based upon our financial fundamentals and available funding sources, we continue to believe we have access to adequate liquidity and capital resources to meet business requirements under current market conditions and reasonably possible stress scenarios for the foreseeable future. We continuously monitor our liquidity and capital positions and adjust as required by market conditions. The following represent our total capitalization and capitalization attributable to Enstar as of September 30, 2024 and December 31, 2023.



Total capitalization attributable to Enstar excluding NCI was \$7.89 billion as of September 30, 2024 and \$7.37 billion as of December 31, 2023. Debt and Series D and E preferred shares to total capitalization attributable to Enstar was 29.7% and 31.8% as of September 30, 2024 and December 31, 2023, respectively. Debt to total capitalization attributable to Enstar was 23.2% and 24.9% as of September 30, 2024 and December 31, 2023, respectively.

Under the eligible capital rules of the Bermuda Monetary Authority ("BMA"), our Preferred Shares qualify as Tier 2 capital when considering the Bermuda Solvency Capital Requirements ("BSCR").

For purposes of the financial covenants in our credit facilities, total debt excludes hybrid capital (defined as our Junior Subordinated Notes) not exceeding 15% of total capital attributable to Enstar. As of September 30, 2024, we were in compliance with the financial covenants in our credit facilities.

### Liquidity and Capital Resources of Holding Company and subsidiaries

#### **Holding Company Liquidity**

We conduct substantially all of our operations through our subsidiaries. As such, the potential sources of liquidity to Enstar as a holding company consist of cash flows from our subsidiaries, including dividends, advances and loans, and interest income on loans to our subsidiaries. We have available borrowing capacity under our revolving credit facility, and we have obtained funding through the issuance of senior notes and preferred shares. The holding company also guarantees our Junior Subordinated Notes issued by one of our subsidiaries in prior years.

As of September 30, 2024, we had \$800 million of available unutilized capacity under our unsecured revolving credit agreement, which expires in May 2028. We may request additional commitments under the facility up to an aggregate amount of \$200 million, which the existing lenders, in their discretion, or new lenders, may provide.

We use cash to fund new acquisitions of companies. We also utilize cash for our operating expenses associated with being a public company and to pay dividends on our preferred shares and interest and principal on loans from subsidiaries and debt obligations, including loans under our credit facilities, our Senior Notes and our Junior Subordinated Notes.

We may, from time to time, raise capital from the issuance of equity, debt or other securities as we continuously evaluate our strategic opportunities. We filed an automatic shelf registration statement in March 2023 with the SEC to allow us to conduct future offerings of certain securities, if desired, including debt, equity and other securities.

As we are a holding company and have no substantial operations of our own, our assets consist primarily of investments in subsidiaries and our loans and advances to subsidiaries. Dividends from our (re)insurance subsidiaries are restricted by (re)insurance laws and regulations, as described below. The ability of all of our subsidiaries to make distributions and transfers to us may also be restricted by, among other things, other applicable laws and regulations and the terms of our credit facilities and our subsidiaries' bank loans and other issued debt instruments.

Based on our group's current corporate structure with a Bermuda domiciled parent company and the jurisdictions in which we operate, if the cash and cash equivalents held by our foreign subsidiaries were to be distributed to us, as dividends or otherwise, such amount would not be subject to incremental income taxes; however, in certain circumstances withholding taxes may be imposed by some jurisdictions, including by the United States.

Based on existing tax laws, regulations and our current intentions, there were no accruals as of September 30, 2024 for any material withholding taxes on dividends or other distributions.

#### **Merger-related costs**

Fees and other expenses that are contingent on the closing of the Merger are estimated to range from \$90 million to \$105 million for consulting and advisory, legal services and employee related bonuses. Refer to Note 1 of our unaudited condensed consolidated financial statements for further information on the Merger Agreement.

#### Sources and Uses of Cash

Cash and cash equivalents increased by \$206 million during the nine months ended September 30, 2024, which was largely due to cash provided by operating activities of \$360 million, partially offset by cash used in investing activities and financing activities of \$125 million and \$33 million, respectively.

Cash and cash equivalents decreased by \$446 million during the nine months ended September 30, 2023, which was largely due to cash used in financing and investing activities of \$542 million and \$193 million, respectively, partially offset by cash provided by operating activities of \$303 million.

We monitor cash flows at the consolidated and entity levels. Cash flow forecasts at the consolidated and entity levels are provided on a monthly basis, and we use trend and variance analyses to project future cash needs, making adjustments to the forecasts when needed. We typically generate operating cash inflows from consideration on run-off reinsurance coverages and income received from our investments, while outflows generally consist of paid losses and loss adjustment expenses and operating expenses. These net cash flows are then used to pay off interest on debt and preferred share dividends and invested to support the obligations of our reinsured coverages and required capital supporting these coverages. Our cash flows from operating activities are affected by the timing of consideration and investment income received and expenses paid.

The following table shows our net cash flows for the nine months ended September 30, 2024 and 2023:

	Analysis of Sources and Uses of Cash								
	Nine M	onths Ended	September 30,						
	2	024	2023	\$ Change					
		rs)							
Operating Cash Flow Activities									
Net paid losses	\$	(1,785) \$	(1,854)	\$ 69					
Net cash acquired on completion of acquisitions and new business		654	402	252					
Net sales and maturities of trading securities		414	758	(344)					
Net investment income received		384	373	11					
Cash consideration received for novation		_	94	(94)					
Other sources, net		693	530	163					
Net cash flows provided by operating activities		360	303	57					
Investing Cash Flow Activities									
Net sales (purchases) of AFS securities		54	(18)	72					
Net purchases of other investments		(200)	(186)	(14)					
Proceeds from the sale of equity method investments		20	_	20					
Other sources		1	11	(10)					
Net cash flows used in investing activities		(125)	(193)	68					
Financing Cash Flow Activities									
Preferred share dividends		(27)	(27)	_					
Share repurchases		_	(340)	340					
Acquisition of noncontrolling interest		(6)	(175)	169					
Net cash flows used in financing activities	\$	(33) \$	(542)	\$ 509					

#### **Analysis of Sources and Uses of Cash**

#### **Operating Cash Flow Activities**

2024 vs 2023: Cash provided by operating activities of \$360 million for the nine months ended September 30, 2024 was driven by cash consideration received on the completion of new reinsurance deals of \$654 million, net sales and maturities of trading securities of \$414 million, \$384 million from receipt of net investment income and other sources of \$693 million, which was largely generated by the release of funds held balances to cover net paid claims on certain portfolios, partially offset by net paid losses of \$1.79 billion. In comparison, cash provided by operating activities of \$303 million for the nine months ended September 30, 2023 was driven by net sales and maturities of trading securities of \$758 million and other sources of \$530 million, which was largely generated by the release of funds held balances to cover net paid claims on certain portfolios, partially offset by the payment of general and administrative and interest expenses. We also received \$402 million of cash as partial consideration for the QBE and RACQ LPTs, net investment income of \$373 million and cash consideration for the Enhanzed Re novation of \$94 million. These net inflows were partially offset by net paid losses of \$1.85 billion.

#### **Investing Cash Flow Activities**

2024 vs 2023: Cash used in investing activities of \$125 million for the nine months ended September 30, 2024 was primarily due to net purchases of other investments of \$200 million, partially offset by net sales of AFS securities of \$54 million and cash proceeds received on the sale of an equity method investment of \$20 million. In comparison, cash used in investing activities of \$193 million for the nine months ended September 30, 2023 was primarily due to net purchases of fixed maturities, AFS and other investments of \$18 million and \$186 million, respectively.

#### **Financing Cash Flow Activities**

2024 vs 2023: Cash used in financing activities of \$33 million for the nine months ended September 30, 2024 was primarily driven by the payment of preferred share dividends of \$27 million. In comparison, cash used in financing activities of \$542 million for the nine months ended September 30, 2023 was largely driven by share repurchases of \$340 million, as a result of our strategic repurchase of our non-voting convertible ordinary shares during the first quarter of 2023, in addition to Enhanzed Re's repurchase of the entire 24.9% ownership interest Allianz held in Enhanzed Re for \$175 million.

#### **U.S. Finance Company Liquidity**

Enstar Finance is a wholly-owned finance subsidiary under which we have issued our Junior Subordinated Notes. Similar to our holding company, Enstar Finance is dependent upon funds from other subsidiaries to pay any amounts due under the Junior Subordinated Notes in the form of distributions or loans, which may be restricted by, among other things, other applicable laws and regulations and the terms of our credit facilities and our subsidiaries' bank loans and other issued debt instruments.

#### **Liquidity in Operating Companies**

We expect that our operating companies will generate sufficient liquidity, together with our existing capital base and cash and investments acquired and from new business transactions, to meet cash requirements and to operate our business.

Sources of funds to our operating companies primarily consist of cash and investment portfolios acquired on the completion of acquisitions and new business, investment income earned, proceeds from sales and maturities of investments and collection of reinsurance recoverables. We also collect small amounts of premiums and fee and commission income.

Cash balances acquired upon the purchase of (re)insurance companies are classified as cash provided by investing activities, whereas cash from new business is classified as cash provided by operating activities.

The primary uses of funds by our operating companies are claims payments, investment purchases, operating expenses and collateral requirements.

The ability of our (re)insurance subsidiaries to pay dividends and make other distributions is limited by the applicable laws and regulations of the jurisdictions in which our (re)insurance subsidiaries operate, including Bermuda, the United Kingdom, the United States, Australia and Continental Europe, which subject these subsidiaries to significant regulatory restrictions.

These laws and regulations require, among other things, certain of our (re)insurance subsidiaries to maintain minimum capital requirements and limit the amount of dividends and other payments that these subsidiaries can pay to us, which in turn may limit our ability to pay dividends and make other payments.

As of September 30, 2024, to our knowledge, all of our (re)insurance subsidiaries' capital requirement levels were in excess of the minimum levels required for their respective regulatory jurisdictions.

Our subsidiaries' ability to pay dividends and make other forms of distributions may also be limited by our repayment obligations under certain of our outstanding credit facility agreements and other debt instruments. Variability in ultimate loss payments and collateral amounts required may also result in increased liquidity requirements for our subsidiaries.

#### **Debt Obligations**

We utilize debt financing and loan facilities primarily for funding acquisitions and significant new business, investment activities and, from time to time, for general corporate purposes.

Our debt obligations as of September 30, 2024 and December 31, 2023 were as follows:

Facility	Sept	September 30, 2024 December						
			(in millions of U	.S. dollars	s)			
4.95% Senior Notes	May 2029	\$	497	\$	496			
3.10% Senior Notes	September 2031		496		496			
Total Senior Notes			993		992			
5.75% Junior Subordinated Notes	August 2040		346		345			
5.50% Junior Subordinated Notes	January 2042		494		494			
Total Junior Subordinated Notes			840		839			
Total debt obligations		\$	1,833	\$	1,831			

Under the eligible capital rules of the BMA, the Senior Notes qualify as Tier 3 capital and the Junior Subordinated Notes qualify as Tier 2 capital when considering the BSCR.

We may from time to time seek to retire or purchase our outstanding debt through cash purchases, redemptions and/or exchanges for other securities, in open market purchases, privately negotiated transactions or otherwise. Any such repurchases, redemptions or exchanges will be dependent upon several factors, including our liquidity requirements, contractual restrictions, general market conditions and applicable regulatory, legal and accounting factors.

#### **Credit Ratings**

The following table presents our credit ratings as of November 12, 2024:

Credit ratings (1)	Standard and Poor's	Fitch Ratings
Long-term issuer	BBB+ (Outlook: Stable)	BBB+ (Outlook: Stable)
2029 Senior Notes	BBB+	BBB
2031 Senior Notes	BBB	BBB
2040 and 2042 Junior Subordinated Notes	BBB-	BBB-
Series D and E Preferred Shares	BBB-	BBB-

<sup>(1)</sup> Credit ratings are provided by third parties, Standard & Poor's and Fitch Ratings, and are subject to certain limitations and disclaimers. For information on these ratings, refer to the rating agencies' websites and other publications.

Agency ratings are not a recommendation to buy, sell or hold any of our securities and may be revised or withdrawn at any time by the issuing organization. Each agency's rating should be evaluated independently of any other agency's rating<sup>3</sup>.

#### **Contractual Obligations**

#### **Reserves for Losses and LAE**

We generally attempt to match the duration of our investment portfolio to the duration of our general liability profile and generally seek to maintain investment portfolios that are shorter or of equivalent duration to the liabilities in order to provide liquidity for the settlement of losses and, where possible, to avoid having to liquidate longer-dated investments. The settlement of liabilities also has the potential to accelerate the natural payout of losses and policyholder benefits, which may require additional liquidity. As of September 30, 2024 and December 31, 2023, the weighted average estimated durations of our Run-off segment gross reserves for losses and LAE were 4.90 and 4.72 years, respectively.

<sup>&</sup>lt;sup>3</sup> For information on risks related to our credit ratings, refer to "Item 1A. Risk Factors - Risks Relating to Liquidity and Capital Resources" and "Item 1A. Risk Factors - Risks Relating to Ownership of our Shares" in our Annual Report on Form 10-K for the year ended December 31, 2023.

#### Share Repurchases, Return of Capital and Dividends

We believe that the best investment is in our business, by funding future transactions and meeting our financing obligations. We may choose to return value to shareholders in the form of share repurchases or dividends. To date, we have not declared any dividends on our ordinary shares. We may re-evaluate this strategy from time to time based on overall market conditions and other factors.

As part of the proposed Merger Agreement as set out in Note 1. Merger Agreement of our unaudited condensed consolidated financial statements, Enstar has agreed to a return of capital of \$500 million to our shareholders, as part of the total \$338 per ordinary share received.

We have 16,000 Series D Preferred Shares with an aggregate liquidation value of \$400 million and 4,400 Series E Preferred Shares with an aggregate liquidation value of \$110 million. The dividends on both Series of Preferred Shares are non-cumulative and may be paid quarterly in arrears, only when, as and if declared.

Any payment of ordinary or preferred dividends must be approved by our Board. Our ability to pay ordinary and preferred dividends is subject to certain restrictions.

#### **Off-Balance Sheet Arrangements**

As of September 30, 2024, we have entered into certain investment commitments and parental guarantees. We do not believe it is reasonably likely that these arrangements will have a material unplanned current or future effect on our financial condition as they are considered in normal course of business and on-going stress testing.

We also utilize unsecured and secured letters of credit<sup>4</sup> ("LOCs") and a deposit facility.

The following table represents our outstanding unfunded investment commitments and LOCs by duration as of September 30, 2024:

	Shor	t-Term	Long-Term			
		s than Year	More than 1 Year		Total	
		(in millions of U.S. dollars)				
Investing Activities						
Unfunded investment commitments <sup>(1)</sup>	\$	301	\$ 1,124	\$	1,425	
Financing Activities						
Letters of credit	\$	_	\$ 1,840	\$	1,840	

<sup>(1)</sup> Included in unfunded investment commitments, is a commitment we entered into during the nine months ended September 30, 2024 to invest \$10 million in an insurance-linked securities ("ILS") arrangement through a Bermuda-based collateralized reinsurer, determined to be a related party, that will provide reinsurance capacity across a diversified portfolio of casualty programs.

<sup>&</sup>lt;sup>4</sup> Refer to Note 18 to our consolidated financial statements included within our Annual Report on Form 10-K for the year ended December 31, 2023 for further details.

# ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

We are principally exposed to four types of market risk: interest rate risk, credit risk, equity price risk and foreign currency risk. For the nine months ended September 30, 2024, there were no material changes to these market risks or our policies to address these market risks, as disclosed in "Part II, Item 7A. Quantitative and Qualitative Disclosures about Market Risk" in our Annual Report on Form 10-K for the year ended December 31, 2023.

#### ITEM 4. CONTROLS AND PROCEDURES

#### **Evaluation of Disclosure Controls and Procedures**

Under the supervision and with the participation of management, including our Chief Executive Officer and our Chief Financial Officer, we evaluated 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, 2024. Based on that evaluation, our Chief Executive Officer and our Chief Financial Officer have concluded that we maintained effective disclosure controls and procedures to provide reasonable assurance that information required to be disclosed by us in reports that we file or submit under the Exchange Act is recorded, processed, summarized and timely reported as specified in the rules and forms of the U.S. Securities and Exchange Commission and is accumulated and communicated to our management, including the Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure.

#### **Changes in Internal Controls Over Financial Reporting**

There were no changes in our internal controls over financial reporting that occurred during the three months ended September 30, 2024 that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting.

## **PART II — OTHER INFORMATION**

### ITEM 1. LEGAL PROCEEDINGS

For a discussion of legal proceedings, see Note 18 to our unaudited condensed consolidated financial statements, which is incorporated herein by reference.

#### 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, 2023. Other than as described below, the risk factors identified therein have not materially changed.

On July 29, 2024, the Company entered into the Merger Agreement with Elk Bidco Limited (the "Parent"), an exempted company limited by shares existing under the laws of Bermuda. The Parent is backed by equity commitments from investment vehicles managed or advised by affiliates of Sixth Street. Pursuant to the Merger Agreement, there will be a series of mergers resulting in the Company surviving the Merger as a wholly-owned subsidiary of the Parent. Refer to Note 1. Merger Agreement of our unaudited condensed consolidated financial statements for further information on the Merger Agreement.

The Merger Agreement was unanimously approved by the Company's Board of Directors. The description of the Merger Agreement in these risk factors does not purport to be complete and is qualified in its entirety by reference to the Merger Agreement, which is filed as Exhibit 2.1 to our Current Report on Form 8-K, filed with the Securities and Exchange Commission on July 29, 2024.

#### Risks Related to the Proposed Merger

While the Merger is pending, we are subject to business uncertainties and contractual restrictions that could harm our business relationships, financial condition, results of operations and business.

During the period prior to the closing of the Merger and pursuant to the terms of the Merger Agreement, our business is exposed to certain incremental risks and contractual restrictions that could harm our business relationships, financial condition, results of operations, and business, including:

- the proposed Merger and its announcement could have an adverse effect on our ability to retain clients and retain and hire key personnel and maintain relationships with our clients and business partners;
- the diversion of management time and attention, as well as distraction of our key personnel, from the Company's ordinary course of business operations;
- delays or deferments of certain business decisions by our clients and business partners, who may defer
  decisions about working with us, move to our competitors, or seek to delay or change existing business
  relationships with us;
- our inability to, among other things, solicit other acquisition proposals, pursue alternative business opportunities, freely issue securities, incur or refinance certain indebtedness, or take certain actions without Parent's prior approval;
- the proposed Merger and the termination fee of \$145 million, that we may be required to pay under certain circumstances if the Merger does not close, may negatively impact the structure, pricing and terms proposed by a third party seeking to acquire or merge with the Company or deter such third party from making a competing acquisition proposal;
- the inability to make strategic changes to our business because the Merger Agreement requires us to use commercially reasonable efforts to conduct our business in the ordinary course of business consistent with past practice in all material respects and not engage in certain kinds of transactions prior to the completion of the proposed Merger without Parent's approval;
- negative publicity as a result of significant delays in completing the Merger or the failure to complete the Merger, which, in turn, could negatively affect our relationships with business partners and could impact investor and consumer confidence in our business;

- any litigation relating to the Merger and the costs related thereto;
- the incurrence of significant costs, expenses, and fees for professional services and other transaction costs in connection with the Merger.

Even if successfully completed, there are certain risks to our shareholders from the Merger, including:

- we may experience a departure of employees prior to the closing of the Merger;
- the amount of cash to be paid under the Merger Agreement is fixed and will not be adjusted for any positive changes in our business, assets, liabilities, prospects, outlook, financial condition or operations;
- receipt of the all-cash per share merger consideration under the Merger Agreement is taxable to shareholders that are treated as U.S. holders for U.S. federal income tax purposes; and
- if the Merger is completed, holders of our ordinary shares will forgo the opportunity to realize the potential longterm value of the successful execution of our current strategy as an independent company.

The Merger may not be completed within the intended timeframe, or at all, and the failure to complete the Merger could adversely affect our business, results of operations, financial condition, and the market price of our ordinary shares, depositary shares representing our preferred shares, Senior Notes and Junior Subordinated Notes.

The Merger Agreement contains a number of conditions that must be satisfied or waived prior to the completion of the Merger, including (a) the adoption of the Merger Agreement by the Company's shareholders, (b) the approval of the Bermuda Monetary Authority pursuant to the Bermuda Exchange Control Act 1972 and the Insurance Act 1978, other additional approvals of certain other insurance regulatory bodies, the expiration, termination or receipt of any approval or clearances applicable to the consummation of the Merger under applicable antitrust laws, including the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended (the "HSR Act"), and the receipt of certain additional clearances or approvals of certain other governmental bodies, without the imposition of a Burdensome Condition (as defined in the Merger Agreement); (c) the absence of any order restraining, enjoining or otherwise preventing the Merger or any law that prohibits or makes illegal the consummation of the Merger that remains in effect, (d) the absence of any Specified Debt Event of Default (as defined in the Merger Agreement) and (e) the absence of any Company Material Adverse Effect.

On November 6, 2024, the Company's shareholders voted in favor of the Merger at a special general meeting of the Company's shareholders. The waiting period under the HSR Act expired at 11:59 p.m. Eastern Time on September 18, 2024. However, the consummation of the Merger remains subject to the satisfaction of other closing conditions specified in the Merger Agreement, including other regulatory approvals.

Any such remaining required consents and approvals may not be received at all, may not be received in a timely fashion, or may impose conditions on the completion of the Merger. We cannot assure that all of the conditions in the Merger Agreement will be satisfied or waived on a timely basis or at all. If the conditions in the Merger Agreement are not satisfied or waived on a timely basis or at all, or if Parent failed to obtain financing necessary to complete the proposed transaction, we may be unable to complete the Merger in the timeframe or manner currently anticipated or at all.

If the Merger is delayed or not completed without realizing any of the benefits, for any of the reasons articulated above or because Sixth Street is unable to meet their equity or debt commitments required to fund the Merger, we may be subject to a number of risks, including the following:

- the market price of our securities, including our ordinary shares, could decline to the extent that the current market price reflects a market assumption that the Merger will be completed;
- commitments of management's time and resources to the Merger that could otherwise have been devoted to pursuing other beneficial opportunities for the Company;
- we may experience negative reactions from the financial markets or from our clients, business partners or employees;
- any disruptions to our business resulting from the announcement and pendency of the Merger, including
  adverse changes in our relationships with clients, suppliers, partners and employees, may continue or intensify
  in the event the Merger is not consummated or is significantly delayed;

- the inability to attract and retain key personnel and recruit prospective employees, and the possibility that our current employees could be distracted, and their productivity decline as a result, due to uncertainty regarding the Merger;
- the inability to pursue alternative business opportunities or make changes to our business pending the completion of the Merger, and other restrictions on our ability to conduct our business;
- we have incurred, and expect to continue incurring, significant costs, expenses, and fees for professional services and other Merger-related costs, for which we may receive little or no benefit if the Merger is not completed, and many of these fees and costs will be payable by us even if the Merger is not completed; and
- we may be required, if the Merger Agreement is terminated in certain limited circumstances, to pay a termination fee of \$145 million as provided in the Merger Agreement, which would require us to use cash that would have otherwise been available for general corporate purposes or other uses.

If any of these or other risks materialize, they could adversely impact our ongoing business, financial condition, financial results and the price of our ordinary shares, depositary shares representing our preferred shares, Senior Notes and Junior Subordinated Notes. Similarly, delays in the completion of the Merger could, among other things, result in additional transaction costs, loss of revenue or other negative effects associated with uncertainty about completion of the Merger.

If the Merger Agreement is terminated, we may, under certain circumstances, be obligated to pay a termination fee to Parent. These costs could require us to use available cash that would have otherwise been available for other uses.

If the Merger is not completed, in certain circumstances, we could be required to pay a termination fee of \$145 million. If the Merger Agreement is terminated, the termination fee we may be required to pay, if any, under the Merger Agreement may require us to use available cash that would have otherwise been available for general corporate purposes or other uses. For these and other reasons, termination of the Merger Agreement could materially and adversely affect our business, results of operations or financial condition, which in turn would materially and adversely affect the price of our ordinary shares, depositary shares representing our preferred shares, Senior Notes and Junior Subordinated Notes.

# Our executive officers and directors may have interests in the proposed Merger that are different from, or in addition to, those of our shareholders generally.

Our executive officers and directors may have interests in the proposed Merger that are different from the interests of our shareholders generally, including, among others, the acceleration of the vesting of equity awards, the settlement of the JSOP and receipt of change in control or other severance payments in connection with the proposed Merger, continued indemnification and insurance, potentially continued service to the combined company and potentially the reinvestment of certain individuals in the private company (including our Chief Executive Officer). These interests, among others, may influence, or appear to influence, our executive officers and directors and cause them to view the Merger differently from how our shareholders generally may view it.

Additional information regarding our executive officers and directors and their interests in the proposed Merger is included in the definitive proxy statement on Schedule 14A relating to the proposed Merger filed with the Securities and Exchange Commission on October 11, 2024.

# Shareholder litigation could prevent or delay the closing of the Merger or otherwise negatively impact our business, operating results and financial condition.

Litigation relating to the Merger has been and may be filed against the Company and its Board of Directors. Among other remedies, these claimants could seek damages and/or to enjoin the Merger and the other transactions contemplated by the Merger Agreement. The outcome of any litigation is uncertain and any such lawsuits could prevent or delay the completion of the Merger and result in significant costs. The litigation costs, including costs associated with the indemnification of obligations to our directors, and diversion of management's attention and resources to address the claims in any litigation related to the Merger may adversely affect our business, results of operations, prospects, and financial condition. Any litigation related to the Merger may result in negative publicity or an unfavorable impression of us, which could adversely affect the price of our securities, including our ordinary shares, impair our ability to recruit or retain employees, damage our relationships with our clients and business partners, or otherwise harm our operations and financial performance.

The Merger will involve substantial costs and require substantial management resources, which could adversely affect our operating results and financial condition.

Management and financial resources have been diverted and will continue to be diverted towards the completion of the Merger. We have incurred, and expect to continue to incur substantial costs and expenses relating to, as well as the direction of management resources towards, the Merger. Such costs, fees and expenses include fees and expenses payable to financial advisors, other professional fees and expenses, fees and costs relating to regulatory filings and filings with the SEC and notices and other transaction-related costs, fees and expenses. We expect these costs could have an adverse effect on our operating results. If the Merger is not completed, we will have incurred substantial expenses and expended substantial management resources for which we will have received little or no benefit if the closing of the Merger does not occur.

In connection with the Merger, our current and prospective employees could experience uncertainty about their future with us or decide that they do not want to continue their employment. As a result, key employees may depart because of issues relating to such uncertainty or a desire not to remain with the Company following the completion of the Merger. Loss of employees could adversely affect our business, results of operations, and financial condition. Such adverse effects could also be exacerbated by a delay in the completion of the Merger for any reason, including delays associated with obtaining requisite regulatory approvals.

Holders of the depositary shares representing our preferred shares who receive newly issued preferred shares of the surviving company cannot be sure of the value of the new preferred shares that they will receive as a result of the Merger, and an active trading market for the newly issued preferred shares does not exist and may not develop.

Upon consummation of the Merger, holders of depositary shares representing our preferred shares will receive newly issued preferred shares of the surviving company. The value of the newly issued preferred shares is unknown, and may vary as a result of a variety of factors, including the number of holders of the newly issued preferred shares, prevailing interest rates, the issuer's operating performance and financial condition, the market for similar securities and other risk factors appearing in this quarterly report. The Company cannot provide any assurances regarding the value of the newly issued preferred shares.

After the consummation of the Merger, the newly issued preferred shares will not be listed on any securities exchange. As a result, holders of the newly issued preferred shares may have difficulty selling such shares. If an active, liquid market for the newly issued preferred shares does not develop, the value and liquidity of the newly issued preferred shares may be adversely effected. As a result, the holders of the newly issued preferred shares may not be able to sell their preferred shares at a particular time or at a favorable price. Since the signing of the Merger Agreement Sixth Street has informed the Company that, after the consummation of the Merger, the information made available to the holders of the Senior Notes and Junior Subordinated Notes is also expected to be provided to the holders of the newly issued preferred shares.

# ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

#### **Issuer Purchases of Equity Securities**

There were no ordinary shares acquired by the Company during the three months ended September 30, 2024.

#### ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None.

### **ITEM 4. MINE SAFETY DISCLOSURES**

Not applicable.

#### ITEM 5. OTHER INFORMATION

During the three months ended September 30, 2024, no director or officer of the Company adopted, terminated or modified a Rule 10b5-1 trading arrangement or non-Rule 10b5-1 trading arrangement (as such terms are defined in Item 408 of Regulation S-K).

## ITEM 6. EXHIBITS

## **EXHIBIT INDEX**

Exhibit No.	Description
2.1	Agreement and Plan of Merger, dated as of July 29, 2024, by and among Enstar Group Limited, Deer Ltd., Deer Merger Sub, Ltd. Elk Bidco Limited, and Elk Merger Sub Limited (incorporated by reference to Exhibit 2.1 of the Company's Form 8-K filed on July 29, 2024).
<u>3.1</u>	Memorandum of Association of Enstar Group Limited (incorporated by reference to Exhibit 3.1 of the Company's Form 10-K/A filed on May 2, 2011).
3.2	Sixth Amended and Restated Bye-Laws of Enstar Group Limited (incorporated by reference to Exhibit 3.1 of the Company's Form 8-K filed on June 15, 2021).
3.3	Certificate of Designations of Series C Participating Non-Voting Perpetual Preferred Stock (incorporated by reference to Exhibit 3.1 of the Company's Form 8-K filed on June 17, 2016).
3.4	Certificate of Designations of 7.00% fixed-to-floating rate perpetual non-cumulative preference shares, Series D (incorporated by reference to Exhibit 4.1 of the Company's Form 8-K filed on June 27, 2018).
<u>3.5</u>	Certificate of Designations of 7.00% perpetual non-cumulative preference shares, Series E (incorporated by reference to Exhibit 4.1 of the Company's Form 8-K filed on November 21, 2018).
<u>10.1</u>	Transition Agreement, dated as of July 29, 2024, by and among Ms. Gregory and the Company (incorporated by reference to Exhibit 10.1 of the Company's Form 8-K filed on July 29, 2024).
<u>10.2</u>	Amendment No. 1 to Amended and Restated Revolving Credit Agreement, by and among Enstar Group Limited and certain of its subsidiaries, National Australia Bank Limited and each of the lenders party thereto (incorporated by reference to Exhibit 10.1 of the Company's Form 8-K filed on September 13, 2024).
10.3	Amendment No. 1 to Amended and Restated Letter of Credit Facility Agreement, by and among Enstar Group Limited and certain of its subsidiaries, Cavello Bay Reinsurance Limited, National Australia Bank Limited and each of the lenders party thereto (incorporated by reference to Exhibit 10.2 of the Company's Form 8-K filed on September 13, 2024).
<u>31.1</u> *	Certification of Chief Executive Officer pursuant to Rule 13a-14(a) or Rule 15d-14(a) of the Securities Exchange Act of 1934 as adopted under Section 302 of the Sarbanes-Oxley Act of 2002.
31.2*	Certification of Chief Financial Officer pursuant to Rule 13a-14(a) or Rule 15d-14(a) of the Securities Exchange Act of 1934 as adopted under Section 302 of the Sarbanes-Oxley Act of 2002.
<u>32.1</u> **	Certification of Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.2**	Certification of Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
101.INS	XBRL Instance Document - the instance document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document.
101.SCH	XBRL Taxonomy Extension Schema
101.CAL	XBRL Taxonomy Extension Calculation Linkbase
101.LAB	XBRL Taxonomy Extension Label Linkbase
101.DEF	XBRL Taxonomy Extension Definition Linkbase
101.PRE	XBRL Taxonomy Extension Presentation Linkbase
104	Cover page Interactive Data File (embedded within the Inline XBRL document and included in Exhibit 101)

<sup>\*</sup> filed herewith

<sup>\*\*</sup> furnished herewith

<sup>+</sup> denotes management contract or compensatory arrangement

certain of the schedules and similar attachments are not filed but Enstar Group Limited undertakes to furnish a copy of the schedules or similar attachments to the SEC upon request

### **SIGNATURES**

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 12, 2024.

**ENSTAR GROUP LIMITED** 

By: /s/ Matthew Kirk

Matthew Kirk Chief Financial Officer, Authorized Signatory and Principal Financial Officer

By: /s/ Girish Ramanathan

Girish Ramanathan Chief Accounting Officer and Principal Accounting Officer