

SECOND QUARTER REPORT



STRENGTH | FOCUS | GROWTH

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Caution Regarding Forward-Looking Statements

Certain statements in this report, other than statements of historical fact, are forward-looking statements based on certain assumptions and reflect IGM Financial's current expectations. Forward-looking statements are provided to assist the reader in understanding the Company's financial position and results of operations as at and for the periods ended on certain dates and to present information about management's current expectations and plans relating to the future. Readers are cautioned that such statements may not be appropriate for other purposes. These statements may include, without limitation, statements regarding the operations, business, financial condition, expected financial results, performance, prospects, opportunities, priorities, targets, goals, ongoing objectives, strategies and outlook of the Company, as well as the outlook for North American and international economies, for the current fiscal year and subsequent periods. Forward-looking statements include statements that are predictive in nature, depend upon or refer to future events or conditions, or include words such as "expects", "anticipates", "plans", "believes", "estimates", "seeks", "intends", "targets", "projects", "forecasts" or negative versions thereof and other similar expressions, or future or conditional verbs such as "may", "will", "should", "would" and "could".

This information is based upon certain material factors or assumptions that were applied in drawing a conclusion or making a forecast or projection as reflected in the forward-looking statements, including the perception of historical trends, current conditions and expected future developments, as well as other factors that are believed to be appropriate in the circumstances. While the Company considers these assumptions to be reasonable based on information currently available to management, they may prove to be incorrect.

By its nature, this information is subject to inherent risks and uncertainties that may be general or specific and which give rise to the possibility that expectations, forecasts, predictions, projections or conclusions will not prove to be accurate, that assumptions may not be correct and that objectives, strategic goals and priorities will not be achieved.

A variety of material factors, many of which are beyond the Company's and its subsidiaries' control, affect the operations, performance and results of the Company, and its subsidiaries, and their businesses, and could cause actual results to differ materially from current expectations of estimated or anticipated events or results. These factors include, but are not limited to: the impact or unanticipated impact of general economic, political and market factors in North America and internationally, interest and foreign exchange rates, global equity and capital markets, management of market liquidity and funding risks, changes in accounting policies and methods used to report financial condition (including uncertainties associated with critical accounting assumptions and estimates), the effect of applying future accounting changes, operational and reputational risks, business competition, technological change, changes in government regulations and legislation, changes in tax laws, unexpected judicial or regulatory proceedings, catastrophic events, the Company's ability to complete strategic transactions, integrate acquisitions and implement other growth strategies, and the Company's and its subsidiaries' success in anticipating and managing the foregoing factors.

The reader is cautioned that the foregoing list is not exhaustive of the factors that may affect any of the Company's forward-looking statements. The reader

is also cautioned to consider these and other factors, uncertainties and potential events carefully and not place undue reliance on forward-looking statements.

Other than as specifically required by applicable Canadian law, the Company undertakes no obligation to update any forward-looking statements to reflect events or circumstances after the date on which such statements are made, or to reflect the occurrence of unanticipated events, whether as a result of new information, future events or results, or otherwise.

Additional information about the risks and uncertainties of the Company's business and material factors or assumptions on which information contained in forward-looking statements is based is provided in its disclosure materials filed with the securities regulatory authorities in Canada, available at www.sedar.com.

Non-IFRS Financial Measures and Additional IFRS Measures

This report contains non-IFRS financial measures and additional IFRS measures. Net earnings available to common shareholders, which is an additional measure in accordance with International Financial Reporting Standards (IFRS), may be subdivided into two components consisting of:

- Operating earnings available to common shareholders; and
- Other items, which include the after-tax impact of any item that management considers to be of a non-recurring nature or that could make the period-overperiod comparison of results from operations less meaningful.

Terms by which non-IFRS financial measures are identified include but are not limited to "operating earnings available to common shareholders", "operating earnings per share", "operating return on average common equity" and other similar expressions used to provide management and investors with additional measures to assess earnings performance. As well, "earnings before interest and taxes (EBIT)", "earnings before interest, taxes, depreciation and amortization (EBITDA)" and "adjusted earnings before interest, taxes, depreciation and amortization (Adjusted EBITDA)" are non-IFRS financial measures used to provide management, investors and investment analysts with additional measures to evaluate and analyze the Company's results. EBITDA is a common measure used in the asset management industry to assess profitability before the impact of different financing methods, income taxes, depreciation of capital assets and amortization of intangible assets. Other items of a nonrecurring nature, or that could make the period-over-period comparison of results from operations less meaningful, are further excluded to arrive at Adjusted EBITDA. However, non-IFRS financial measures do not have standard meanings prescribed by IFRS and are not directly comparable to similar measures used by other companies. Please refer to the appropriate reconciliations of these non-IFRS financial measures to measures prescribed by IFRS.

Terms by which additional IFRS measures are identified include "earnings before income taxes" and "net earnings available to common shareholders". Additional IFRS measures are used to provide management and investors with additional measures to assess earnings performance. These measures are considered additional IFRS measures as they are in addition to the minimum line items required by IFRS and are relevant to an understanding of the entity's financial performance.

FINANCIAL HIGHLIGHTS

			FOR THE	THREE MON- ENDED JUNE			AS	S AT A	AND FOR THE S	SIX MONTHS DED JUNE 30
(unaudited)	2016		2015	5 CHAN	NGE		2016		2015	CHANGE
Net earnings available to common shareholders (\$ millions)	\$ 172.9	\$	198.5	5 (1	2.9)%	\$	339.9	\$	398.8	(14.8)%
Diluted earnings per share	0.72		0.80	(1	0.0)		1.40		1.59	(11.9)
Return on equity							14.7	%	17.0 %	
Dividends per share	0.5625		0.5625	5	_		1.125		1.125	_
Total assets under management ⁽¹⁾ (\$ millions)						\$	134,681	\$	135,971	(0.9)%
Investors Group Mutual funds Mackenzie							76,203		75,844	0.5
Mutual funds Sub-advisory, institutional and other accounts							48,210 13,457		49,853 13,172	
Total							61,667		63,025	(2.2)
Counsel Mutual funds							4,316		4,053	6.5
Mutual Funds and Institutional Sales (\$ millions)	IN		ORS OUP			MAG	CKENZIE		COUNSEL	TOTAL ⁽²⁾
FOR THE THREE MONTHS ENDED JUNE 30, 2016 Gross sale	<u> </u>	5 1.	778	MUTUAL FUN		\$	TOTAL 3,013	\$	213	\$ 4,519
Net sales (redemptions)			168)		375)	•	(291)	·	31	(501)
FOR THE SIX MONTHS ENDED JUNE 30, 2016										
Gross sales	9		045	\$ 3,3		\$	5,696	\$		\$ 9,191
Net sales (redemptions)			299	(5	573)		(678)		110	(435)

⁽¹⁾ Total assets under management excluded \$7.5 billion of assets sub-advised by Mackenzie on behalf of Investors Group and Investment Planning Counsel (\$6.9 billion at June 30, 2015).

⁽²⁾ Total Gross Sales and Net Sales for the three months ended June 30, 2016 excluded \$485 million and \$73 million, respectively, in accounts sub-advised by Mackenzie on behalf of Investors Group and Investment Planning Counsel.

Total Gross Sales and Net Sales for the six months ended June 30, 2016 excluded \$1.0 billion and \$166 million, respectively, in accounts sub-advised by Mackenzie on behalf of Investors Group and Investment Planning Counsel.

REPORT TO SHAREHOLDERS

FINANCIAL RESULTS

Net earnings available to common shareholders for the three months ended June 30, 2016 were \$172.9 million or 72 cents per share compared to net earnings available to common shareholders of \$198.5 million or 80 cents per share for the comparative period in 2015.

Net earnings available to common shareholders for the six months ended June 30, 2016 were \$339.9 million or \$1.40 per share compared to net earnings available to common shareholders of \$398.8 million or \$1.59 per share for the comparative period in 2015.

Revenues for the three months ended June 30, 2016 were \$744.3 million compared to \$763.2 million a year ago. Revenues for the six months ended June 30, 2016 were \$1.47 billion compared to \$1.52 billion a year ago. Expenses were \$521.8 million for the second quarter of 2016 compared to \$506.5 million a year ago and \$1.03 billion for the six month period compared to \$1.01 billion a year ago.

Total assets under management at June 30, 2016 were \$134.7 billion compared to \$136.0 billion at June 30, 2015. Mutual fund assets under management at June 30, 2016 were \$128.7 billion compared to \$129.7 billion at June 30, 2015.

INVESTORS GROUP OPERATIONS

Mutual fund sales for the second quarter of 2016 were \$1.8 billion, a decrease of 6.1% compared to \$1.9 billion in the prior year and mutual fund net redemptions for the second quarter of 2016 were \$168 million compared to net sales of \$27 million a year ago.

Mutual fund sales for the six months ended June 30, 2016 were \$4.0 billion, a decrease of 5.0% compared to \$4.3 billion in the prior year and mutual fund net sales were \$299 million compared to net sales of \$615 million a year ago.

The twelve month trailing redemption rate (excluding money market funds) was 8.8% at June 30, 2016, compared to 8.7% at March 31, 2016.

Mutual fund assets under management at June 30, 2016 were \$76.2 billion compared to \$75.8 billion at June 30, 2015.

MACKENZIE OPERATIONS

Mutual fund sales for the second quarter of 2016 were \$1.5 billion compared to \$1.9 billion in the prior year. Mutual fund net redemptions for the second quarter were \$375 million compared to net redemptions of \$545 million a year ago.¹

During the second quarter of 2015, certain third party programs which include Mackenzie mutual funds made fund allocation changes which resulted in net redemptions of \$456 million.

Mutual fund sales for the six months ended June 30, 2016 were \$3.3 billion compared to \$3.8 billion in the prior year. Mutual fund net redemptions were \$573 million compared to net redemptions of \$651 million a year ago.

Total net redemptions for the second quarter of 2016 were \$291 million compared to total net redemptions of \$10.7 billion a year ago. Total net redemptions for the six months ended June 30, 2016 were \$678 million compared to total net redemptions of \$10.1 billion a year ago. Excluding rebalance activities, 12 total net sales in 2015 were \$84 million for the second quarter and \$653 million for the six months ending June 30, 2015.

Mackenzie's total assets under management at June 30, 2016 were \$61.7 billion compared to \$63.0 billion at June 30, 2015. Mutual fund assets under management at June 30, 2016 were \$48.2 billion compared to \$49.9 billion a year ago.

INVESTMENT PLANNING COUNSEL OPERATIONS

Assets under administration were \$24.9 billion as at June 30, 2016 compared to \$24.3 billion at June 30, 2015. Counsel Portfolio Services Inc. (Counsel) mutual fund assets under management at June 30, 2016 were \$4.3 billion compared to \$4.1 billion at June 30, 2015.

Counsel mutual fund sales for the second quarter of 2016 were \$213 million compared to \$157 million in 2015 and mutual fund net sales were \$31 million compared to net sales of \$21 million a year ago.

Counsel mutual fund sales for the six months ended June 30, 2016 were \$475 million compared to \$353 million in 2015 and mutual fund net sales were \$110 million compared to net sales of \$81 million a year ago.

DIVIDENDS

The Board of Directors has declared a dividend of 56.25 cents per share on the Company's common shares and has declared a dividend of \$0.36875 per share on the Company's 5.90% Non-Cumulative First Preferred Shares, Series "B". The common share dividend and the preferred share dividend are payable on October 31, 2016 to shareholders of record on September 30, 2016.

On behalf of the Board of Directors,



Jeffrey R. Carney

President and Chief Executive Officer IGM Financial Inc.

August 4, 2016

² During the second quarter of 2015, MD Financial Management ("MD") reassigned sub-advisory responsibilities on four fixed income mandates (totalling \$10.3 billion) advised by Mackenzie. The impact on Mackenzie's pre-tax earnings from these mandate changes is not meaningful. Following the changes, Mackenzie continues to advise MD on a number of fixed income, balanced and equity mandates.

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MANAGEMENT'S DISCUSSION AND ANALYSIS

The Management's Discussion and Analysis (MD&A) presents management's view of the results of operations and financial condition of IGM Financial Inc. (IGM Financial or the Company) as at and for the three and six months ended June 30, 2016 and should be read in conjunction with the unaudited Interim Condensed Consolidated Financial Statements (Interim Financial

Statements) as well as the 2015 IGM Financial Inc. Annual Report and the 2016 IGM Financial Inc. First Quarter Report to Shareholders filed on www.sedar.com. Commentary in the MD&A as at and for the three and six months ended June 30, 2016 is as of August 4, 2016.

BASIS OF PRESENTATION AND SUMMARY OF ACCOUNTING POLICIES

The Interim Financial Statements of IGM Financial, which are the basis of the information presented in the Company's MD&A, have been prepared in accordance with International

Accounting Standard 34, Interim Financial Reporting (IFRS) and are presented in Canadian dollars (Note 2 of the Interim Financial Statements).

FORWARD-LOOKING STATEMENTS

Certain statements in this MD&A, other than statements of historical fact, are forward-looking statements based on certain assumptions and reflect IGM Financial's current expectations. Forward-looking statements are provided to assist the reader in understanding the Company's financial position and results of operations as at and for the periods ended on certain dates and to present information about management's current expectations and plans relating to the future. Readers are cautioned that such statements may not be appropriate for other purposes. These statements may include without limitation, statements regarding the operations, business, financial condition, expected financial results, performance, prospects, opportunities, priorities, targets, goals, ongoing objectives, strategies and outlook of the Company, as well as the outlook for North American and international economies, for the current fiscal year and subsequent periods. Forward-looking statements include statements that are predictive in nature, depend upon or refer to future events or conditions, or include words such as "expects". "anticipates", "plans", "believes", "estimates", "seeks", "intends", "targets", "projects", "forecasts" or negative versions thereof and other similar expressions, or future or conditional verbs such as "may", "will", "should", "would" and "could".

This information is based upon certain material factors or assumptions that were applied in drawing a conclusion or making a forecast or projection as reflected in the forward-looking statements, including the perception of historical trends, current conditions and expected future developments, as well as other factors that are believed to be appropriate in the circumstances. While the Company considers these assumptions to be reasonable based on information currently available to management, they may prove to be incorrect.

By its nature, this information is subject to inherent risks and uncertainties that may be general or specific and which give rise to the possibility that expectations, forecasts, predictions, projections or conclusions will not prove to be accurate, that assumptions may not be correct and that objectives, strategic goals and priorities will not be achieved.

A variety of material factors, many of which are beyond the Company's and its subsidiaries' control, affect the operations, performance and results of the Company, and its subsidiaries, and their businesses, and could cause actual results to differ materially

from current expectations of estimated or anticipated events or results. These factors include, but are not limited to: the impact or unanticipated impact of general economic, political and market factors in North America and internationally, interest and foreign exchange rates, global equity and capital markets, management of market liquidity and funding risks, changes in accounting policies and methods used to report financial condition (including uncertainties associated with critical accounting assumptions and estimates), the effect of applying future accounting changes, operational and reputational risks, business competition, technological change, changes in government regulations and legislation, changes in tax laws, unexpected judicial or regulatory proceedings, catastrophic events, the Company's ability to complete strategic transactions, integrate acquisitions and implement other growth strategies, and the Company's and its subsidiaries' success in anticipating and managing the foregoing factors.

The reader is cautioned that the foregoing list is not exhaustive of the factors that may affect any of the Company's forward-looking statements. The reader is also cautioned to consider these and other factors, uncertainties and potential events carefully and not place undue reliance on forward-looking statements.

Other than as specifically required by applicable Canadian law, the Company undertakes no obligation to update any forward-looking statements to reflect events or circumstances after the date on which such statements are made, or to reflect the occurrence of unanticipated events, whether as a result of new information, future events or results, or otherwise.

Additional information about the risks and uncertainties of the Company's business and material factors or assumptions on which information contained in forward-looking statements is based is provided in its disclosure materials, including this Management's Discussion and Analysis and its most recent Annual Information Form, filed with the securities regulatory authorities in Canada, available at www.sedar.com.

NON-IFRS FINANCIAL MEASURES AND ADDITIONAL IFRS MEASURES

Net earnings available to common shareholders, which is an additional measure in accordance with IFRS, may be subdivided into two components consisting of:

- · Operating earnings available to common shareholders; and
- Other items, which include the after-tax impact of any item that management considers to be of a non-recurring nature or that could make the period-over-period comparison of results from operations less meaningful.

"Operating earnings available to common shareholders", "operating diluted earnings per share" (EPS) and "operating return on average common equity" (ROE) are non-IFRS financial measures which are used to provide management and investors with additional measures to assess earnings performance. These non-IFRS financial measures do not have standard meanings prescribed by IFRS and may not be directly comparable to similar measures used by other companies.

"Earnings before interest and taxes" (EBIT), "earnings before interest, taxes, depreciation and amortization" (EBITDA) and "adjusted earnings before interest, taxes, depreciation and amortization" (Adjusted EBITDA) are also non-IFRS financial measures. EBIT,

EBITDA and Adjusted EBITDA are alternative measures of performance utilized by management, investors and investment analysts to evaluate and analyze the Company's results. EBITDA is a common measure used in the asset management industry to assess profitability before the impact of different financing methods, income taxes, depreciation of capital assets and amortization of intangible assets. Other items of a non-recurring nature, or that could make the period-over-period comparison of results from operations less meaningful, are further excluded to arrive at Adjusted EBITDA. These non-IFRS financial measures do not have standard meanings prescribed by IFRS and may not be directly comparable to similar measures used by other companies.

"Earnings before income taxes" and "net earnings available to common shareholders" are additional IFRS measures which are used to provide management and investors with additional measures to assess earnings performance. These measures are considered additional IFRS measures as they are in addition to the minimum line items required by IFRS and are relevant to an understanding of the entity's financial performance.

Refer to the appropriate reconciliations of non-IFRS financial measures to reported results in accordance with IFRS in Tables $1\ \text{to}\ 4$.

IGM FINANCIAL INC.

SUMMARY OF CONSOLIDATED OPERATING RESULTS

IGM Financial Inc. (TSX:IGM) is one of Canada's premier financial services companies. The Company's principal businesses are Investors Group Inc. and Mackenzie Financial Corporation, each operating distinctly primarily within the advice segment of the financial services market.

Mutual fund assets under management were \$128.7 billion at June 30, 2016 compared with \$129.7 billion at June 30, 2015. Average mutual fund assets under management for the second quarter of 2016 were \$127.9 billion compared to \$131.4 billion in the second quarter of 2015. Average mutual fund assets under management for the six months ended June 30, 2016 were \$126.1 billion compared to \$130.7 billion for the six months ended June 30, 2015.

Total assets under management were \$134.7 billion at June 30, 2016 compared with \$136.0 billion at June 30, 2015, as detailed in Tables 6 and 7. Average total assets under management for the second quarter of 2016 were \$133.5 billion compared to \$145.6 billion in the second quarter of 2015. Average total assets under management for the six months ended June 30, 2016 were \$132.0 billion compared to \$145.8 billion for the six months ended June 30, 2015.

Net earnings available to common shareholders for the three months ended June 30, 2016 were \$172.9 million or 72 cents per share compared to net earnings available to common shareholders of \$198.5 million or 80 cents per share for the comparative period in 2015.

Net earnings available to common shareholders for the six months ended June 30, 2016 were \$339.9 million or \$1.40 per share compared to net earnings available to common shareholders of \$398.8 million or \$1.59 per share for the comparative period in 2015.

Shareholders' equity was \$4.7 billion as at June 30, 2016 compared to \$4.8 billion at December 31, 2015. Return on average common equity based on net earnings for the six months ended June 30, 2016 was 14.7% compared with 17.0% for the comparative period in 2015. The quarterly dividend per common share declared in the second quarter of 2016 was 56.25 cents, unchanged from the first quarter of 2016.

REPORTABLE SEGMENTS

IGM Financial's reportable segments, which reflect the current organizational structure and internal financial reporting, are:

- Investors Group
- Mackenzie Investments (Mackenzie Investments or Mackenzie)
- · Corporate and Other.

Management measures and evaluates the performance of these segments based on EBIT as shown in Tables 2, 3, and 4. Segment operations are discussed in each of their respective Review of Segment Operating Results sections of the MD&A.

TABLE 1: RECONCILIATION OF NON-IFRS FINANCIAL MEASURES

		THREE N	MONTHS ENDED	SIX N	MONTHS ENDED
(\$ millions)	2016	2016	2015	2016	2015
	JUN. 30	MAR. 31	JUN. 30	JUN. 30	JUN. 30
EBITDA – Non-IFRS measure Commission amortization Amortization of capital assets and	\$ 316.0	\$ 304.2	\$ 349.4	\$ 620.2	\$ 698.3
	(59.0)	(59.8)	(57.9)	(118.8)	(116.6)
intangible assets and other	(11.5)	(11.0)	(11.9)	(22.5)	(21.7)
Interest expense on long-term debt	(22.9)	(22.9)	(22.9)	(45.8)	(45.7)
Earnings before income taxes	222.6	210.5	256.7	433.1	514.3
Income taxes	(47.5)	(41.3)	(56.0)	(88.8)	(111.1)
Perpetual preferred share dividends	(2.2)	(2.2)	(2.2)	(4.4)	(4.4)
Net earnings available to common shareholders – IFRS	\$ 172.9	\$ 167.0	\$ 198.5	\$ 339.9	\$ 398.8

TABLE 2: CONSOLIDATED OPERATING RESULTS BY SEGMENT - Q2 2016 VS. Q2 2015

		INVES	TORS	GROUP		MA	CKENZIE	CORPOR	ATE &	. OTHER		TOTAL
THREE MONTHS ENDED (\$ millions)	_	2016 JUN. 30		2015 JUN. 30	2016 JUN. 30		2015 JUN. 30	2016 JUN. 30		2015 JUN. 30	2016 JUN. 30	2015 JUN. 30
Revenues												
Fee income	\$	446.2	\$	450.2	\$ 188.8	\$	206.0	\$ 63.1	\$	62.4	\$ 698.1	\$ 718.6
Net investment income and other		18.6		14.2	1.2		-	26.5		30.4	46.3	44.6
		464.8		464.4	190.0		206.0	89.6		92.8	744.4	763.2
Expenses												
Commission		152.2		147.4	72.2		77.5	42.8		42.8	267.2	267.7
Non-Commission		138.5		127.1	77.6		74.5	15.6		14.3	231.7	215.9
		290.7		274.5	149.8		152.0	58.4		57.1	498.9	483.6
Earnings before interest and taxes	\$	174.1	\$	189.9	\$ 40.2	\$	54.0	\$ 31.2	\$	35.7	245.5	279.6
Interest expense											(22.9)	(22.9)
Earnings before income taxes											222.6	256.7
Income taxes											47.5	56.0
Net earnings											175.1	200.7
Perpetual preferred share dividends											2.2	2.2
Net earnings available to common sha	arehol	ders									\$ 172.9	\$ 198.5

TABLE 3: CONSOLIDATED OPERATING RESULTS BY SEGMENT - YTD 2016 VS. YTD 2015

	INVES	TORS GRO	UP		MAC	KENZIE	CORPOR	ATE &	COTHER			TOTAL
SIX MONTHS ENDED (\$ millions)	2016 JUN. 30	2 JUN	30	2016 JUN. 30	J	2015 JUN. 30	2016 JUN. 30		2015 JUN. 30	2016 JUN. 30		2015 JUN. 30
Revenues												
Fee income	\$ 877.9	\$ 88	5.7	\$ 374.2	\$	412.7	\$ 125.1	\$	126.1	\$ 1,377.2	\$1	,424.5
Net investment income and other	32.4	3	5.7	1.5		4.2	56.1		59.7	90.0		99.6
	910.3	92	1.4	375.7		416.9	181.2		185.8	1,467.2	1	,524.1
Expenses												
Commission	299.6	29	2.4	143.9		155.3	85.2		86.9	528.7		534.6
Non-Commission	273.5	24	8.4	155.2		150.7	30.9		30.4	459.6		429.5
	573.1	54	D.8	299.1		306.0	116.1		117.3	988.3		964.1
Earnings before interest and taxes	\$ 337.2	\$ 38	0.6	\$ 76.6	\$	110.9	\$ 65.1	\$	68.5	478.9		560.0
Interest expense										(45.8)		(45.7)
Earnings before income taxes										433.1		514.3
Income taxes										88.8		111.1
Net earnings										344.3		403.2
Perpetual preferred share dividends										4.4		4.4
Net earnings available to common shar	eholders									\$ 339.9	\$	398.8

TABLE 4: CONSOLIDATED OPERATING RESULTS BY SEGMENT - Q2 2016 VS. Q1 2016

	INVE	STORS GROUP		MACKENZIE	CORPOR	ATE & OTHER		TOTAL
THREE MONTHS ENDED (\$ millions)	2016 JUN. 30	2016 MAR. 31						
Revenues								
Fee income	\$ 446.2	\$ 431.7	\$ 188.8	\$ 185.4	\$ 63.1	\$ 62.0	\$ 698.1	\$ 679.1
Net investment income and other	18.6	13.8	1.2	0.3	26.5	29.6	46.3	43.7
	464.8	445.5	190.0	185.7	89.6	91.6	744.4	722.8
Expenses								
Commission	152.2	147.4	72.2	71.7	42.8	42.4	267.2	261.5
Non-Commission	138.5	135.0	77.6	77.6	15.6	15.3	231.7	227.9
	290.7	282.4	149.8	149.3	58.4	57.7	498.9	489.4
Earnings before interest and taxes	\$ 174.1	\$ 163.1	\$ 40.2	\$ 36.4	\$ 31.2	\$ 33.9	245.5	233.4
Interest expense							(22.9)	(22.9)
Earnings before income taxes							222.6	210.5
Income taxes							47.5	41.3
Net earnings							175.1	169.2
Perpetual preferred share dividends							2.2	2.2
Net earnings available to common sha	areholders						\$ 172.9	\$ 167.0

Certain items reflected in Tables 2, 3, and 4 are not allocated to segments:

- Interest expense represents interest expense on longterm debt.
- *Income taxes* changes in the effective tax rates are shown in Table 5.

Tax planning may result in the Company recording lower levels of income taxes. Management monitors the status of its income tax filings and regularly assesses the overall adequacy of its provision for income taxes and, as a result, income taxes recorded in prior years may be adjusted in the current year. The effect of changes in management's best estimates reported in operating earnings is reflected in Other items, which also includes, but is not limited to, the effect of lower effective income tax rates on foreign operations.

 Perpetual preferred share dividends – represents the dividends declared on the Company's 5.90% non-cumulative first preferred shares.

TABLE 5: EFFECTIVE INCOME TAX RATE

		THREE MO	NTHS ENDED	SIX MONTHS ENDED			
	2016 JUN. 30	2016 MAR. 31	2015 JUN. 30	2016 JUN. 30	2015 JUN. 30		
Income taxes at Canadian federal and							
provincial statutory rates	26.85 %	26.84 %	26.83 %	26.84 %	26.72 %		
Effect of:							
Proportionate share of affiliate's earnings	(2.89)	(3.56)	(3.09)	(3.21)	(2.89)		
Loss consolidation ⁽¹⁾	(2.71)	(2.87)	(2.36)	(2.79)	(2.33)		
Other items	0.07	(0.76)	0.45	(0.33)	0.10		
Effective income tax rate – net earnings	21.32 %	19.65 %	21.83 %	20.51 %	21.60 %		

⁽¹⁾ See the Transactions with Related Parties section of this MD&A for additional information.

SUMMARY OF CHANGES IN TOTAL ASSETS UNDER MANAGEMENT

Total assets under management were \$134.7 billion at June 30, 2016 compared to \$136.0 billion at June 30, 2015. Changes in total assets under management are detailed in Tables 6 and 7.

Changes in assets under management for Investors Group and Mackenzie are discussed further in each of their respective Review of the Business sections in the MD&A.

TABLE 6: CHANGE IN TOTAL ASSETS UNDER MANAGEMENT - Q2 2016 VS. Q2 2015

		12.17.45.63						CVENZIE				ESTMENT		601		10 ATE (1)
THREE MONTHS ENDED	_	2016	OR	S GROUP 2015	_	2016	MA	2015	_	2016	NG (2015	_	2016	SOL	1DATED ⁽¹⁾ 2015
(\$ millions)		JUN. 30		JUN. 30		JUN. 30		JUN. 30		JUN. 30		JUN. 30		JUN. 30		JUN. 30
Mutual funds																
Gross sales – money market Gross sales – long-term	\$	275 1,503	\$	273 1,621	\$	91 1,403	\$	111 1,744	\$	11 202	\$	15 142	\$	376 3,109	\$	399 3,504
Total mutual fund gross sales	\$	1,778	\$	1,894	\$	1,494	\$	1,855	\$	213	\$	157	\$	3,485	\$	3,903
Net sales – money market Net sales – long-term	\$	74 (242)	\$	77 (50)	\$	5 (380)	\$	36 (581)	\$	5 26	\$	13 8	\$	85 (596)	\$	126 (622)
Total mutual fund net sales ⁽²⁾	\$	(168)	\$	27	\$	(375)	\$	(545)	\$	31	\$	21	\$	(511)	\$	(496)
Sub-advisory, institutional and other accounts Gross sales Net sales ⁽³⁾	\$	_ _	\$	_ _	\$	1,519 84	\$	1,178 (10,127)	\$	- -	\$	_	\$	1,034 10	\$	533 (10,312)
Combined Gross sales Net sales ⁽²⁾⁽³⁾	\$	1,778 (168)	\$	1,894 27	\$	3,013 (291)	\$	3,033 (10,672)	\$	213 31	\$	157 21	\$	4,519 (501)	\$	4,436 (10,808)
Change in total assets under management Net sales Market and income	\$	(168) 1,148	\$	27 (680)	\$	(291) 1,268	\$	(10,672) (907)	\$	31 56	\$	21 (94)	\$	(501) 2,269	\$	(10,808) (1,609)
Net change in assets Beginning assets		980 75,223		(653) 76,497		977 60,690		(11,579) 74,604		87 4,229		(73) 4,126	1	1,768 .32,913		(12,417) .48,388
Ending assets	\$	76,203	\$	75,844	\$	61,667	\$	63,025	\$	4,316	\$	4,053	\$1	.34,681	\$1	.35,971

⁽¹⁾ Total Gross Sales and Net Sales excluded \$485 million and \$73 million, respectively, in accounts sub-advised by Mackenzie on behalf of Investors Group and Investment Planning Counsel (\$648 million and \$184 million in 2015).

Total assets under management excluded \$7.5 billion of assets sub-advised by Mackenzie on behalf of Investors Group and Investment Planning Counsel (\$6.9 billion at

⁽²⁾ During the second quarter of 2015, certain third party programs which include Mackenzie mutual funds made fund allocation changes which resulted in gross sales of \$141 million, redemptions of \$597 million and net redemptions of \$456 million.

⁽³⁾ During the second quarter of 2015, MD Financial Management reassigned sub-advisory responsibilities on four fixed income mandates (totalling \$10.3 billion) advised by Mackenzie.

TABLE 7: CHANGE IN TOTAL ASSETS UNDER MANAGEMENT - 2016 VS. 2015

	INVES	TOR	S GROUP		MA	CKENZIE		STMENT OUNSEL		CON	ISOL	IDATED ⁽¹⁾
SIX MONTHS ENDED (\$ millions)	2016 JUN. 30		2015 JUN. 30	2016 JUN. 30		2015 JUN. 30	2016 JUN. 30	2015 JUN. 30		2016 JUN. 30		2015 JUN. 30
Mutual funds Gross sales – money market Gross sales – long-term	\$ 578 3,467	\$	534 3,725	\$ 201 3,134	\$	213 3,615	\$ 28 447	\$ 34 319	\$	806 7,049	\$	781 7,649
Total mutual fund gross sales Net sales – money market	\$ 186	\$	168	\$ 3,335	\$	3,828	\$ 19	\$ 353 27	\$	7,855	\$	246
Net sales – long-term Total mutual fund net sales ⁽²⁾	\$ 113 299	\$	447 615	\$ (608) (573)	\$	(702) (651)	\$ 91	\$ 54 81	\$	(404) (163)	\$	(205) 41
Sub-advisory, institutional and other accounts Gross sales Net sales ⁽³⁾	\$ _ _	\$	_ _	\$ 2,361 (105)	\$	2,894 (9,452)	\$ _ _	\$ _ _	\$	1,336 (272)	\$	1,517 (9,879)
Combined Gross sales Net sales ⁽²⁾⁽³⁾	\$ 4,045 299	\$	4,259 615	\$ 5,696 (678)	\$	6,722 (10,103)	\$ 475 110	\$ 353 81	\$	9,191 (435)	\$	9,947 (9,838)
Change in total assets under management Net sales Market and income	\$ 299 1,007	\$	615 1,770	\$ (678) 692	\$ ((10,103) 2,252	\$ 110 28	\$ 81 122	\$	(435) 1,468	\$	(9,838) 3,890
Net change in assets Beginning assets	1,306 74,897		2,385 73,459	14 61,653		(7,851) 70,876	138 4,178	203 3,850	1	1,033 .33,648	-	(5,948) 141,919
Ending assets	\$ 76,203	\$	75,844	\$ 61,667	\$	63,025	\$ 4,316	\$ 4,053	\$1	34,681	\$.	135,971

⁽¹⁾ Total Gross Sales and Net Sales excluded \$1.0 billion and \$166 million, respectively, in accounts sub-advised by Mackenzie on behalf of Investors Group and Investment Planning Counsel (\$1.4 billion and \$431 million in 2015).

Total assets under management excluded \$7.5 billion of assets sub-advised by Mackenzie on behalf of Investors Group and Investment Planning Counsel (\$6.9 billion at June 30, 2015).

SUMMARY OF QUARTERLY RESULTS

The Summary of Quarterly Results in Table 8 includes the eight most recent quarters and the reconciliation of non-IFRS financial measures to net earnings in accordance with IFRS.

Changes in average daily mutual fund assets under management over the eight most recent quarters, as shown in Table 8, largely reflect changes in domestic and foreign markets.

⁽²⁾ During the second quarter of 2015, certain third party programs which include Mackenzie mutual funds made fund allocation changes which resulted in gross sales of \$141 million, redemptions of \$597 million and net redemptions of \$456 million.

⁽³⁾ During the second quarter of 2015, MD Financial Management reassigned sub-advisory responsibilities on four fixed income mandates (totalling \$10.3 billion) advised by Mackenzie.

TABLE 8: SUMMARY OF QUARTERLY RESULTS

		2016		2016		2015		2015		2015		2015		2014		2014
		Q2		Q1		Q4		Q3		Q2		Q1		Q4		Q3
Consolidated statements of earnings (\$ millions)																
Revenues Management foos	خ	1071	۲.	4020	۲.	FO4.1	۲.	F00 F	خ.	F172	ے	F00 1	۲.	FO7.4	ے	F170
Management fees	\$	497.4	\$	483.8	\$	504.1	\$	508.5	\$	517.3	\$	509.1	\$	507.4	\$	517.0
Administration fees		104.4		100.3		104.7		104.6		106.0		102.3		100.7		102.0
Distribution fees		96.3		95.0		97.0		92.7		95.3		94.5		87.7		85.0
Net investment income and other		46.3 744.4		43.7 722.8		49.7 755.5		45.9 751.7		763.2		55.0 760.9		742.0		46.2 750.2
Expenses		7		722.0		7 3 3.3		7 31.7		703.2		700.5		7 +2.0		7 30.2
Commission		267.2		261.5		264.3		263.2		267.7		266.9		253.9		249.8
Non-commission		231.7		227.9		214.5		208.4		215.9		213.6		198.8		190.8
Interest		22.9		22.9		23.2		23.2		22.9		22.8		23.3		23.2
		521.8		512.3		502.0		494.8		506.5		503.3		476.0		463.8
Earnings before undernoted		222.6		210.5		253.5		256.9		256.7		257.6		266.0		286.4
Restructuring and other charges		_		_		(33.9)		_		_		_		_		_
Client distributions and other costs		_		_		-		_		_		_		(81.0)		
Earnings before income taxes		222.6		210.5		219.6		256.9		256.7		257.6		185.0		286.4
Income taxes		47.5		41.3		43.5		55.7		56.0		55.1		33.9		64.5
Net earnings		175.1		169.2		176.1		201.2		200.7		202.5		151.1		221.9
Perpetual preferred share dividends		2.2		2.2		2.2		2.2		2.2		2.2		2.2		2.2
Net earnings available to common shareholders	\$	172.9	\$	167.0	\$	173.9	\$	199.0	\$	198.5	\$	200.3	\$	148.9	\$	219.7
December of New IEDS for with the comment	/c ::	\														
Reconciliation of Non-IFRS financial measures(1)	(\$ mili	lions)														
Operating earnings available to common shareholders – non-IFRS measure	\$	172.9	\$	167.0	خ	198.2	خ	1000	خ	100 E	خ	200.3	\$	208.1	خ	2107
Other items:	۲	1/2.9	ڔ	107.0	\$	190.2	ڊ	199.0	\$	198.5	\$	200.3	ڔ	200.1	\$	219.7
Restructuring and other charges, net of tax		_		_		(24.3)		_		_		_		_		_
Client distributions and other costs, net of tax		_		_		(24.3)		_		_		_		(59.2)		_
														(33.2)		
Net earnings available to common			_		_		_									
shareholders – IFRS	\$	172.9	\$	167.0	\$	173.9	\$	199.0	\$	198.5	\$	200.3	\$	148.9	\$	219.7
Earnings per Share (¢)																
Operating earnings available to																
common shareholders ⁽¹⁾																
– Basic		72		69		81		81		80		80		83		87
– Diluted		72		69		81		81		80		80		83		87
Net earnings available to common shareholders																
– Basic		72		69		71		81		80		80		59		87
– Diluted		72		69		71		81		80		80		59		87
Average daily mutual fund assets (\$ billions)	\$	127.9	\$	124.4	\$	127.8	\$	128.6	\$	131.4	\$	129.9	\$	124.6	\$	126.2
Total mutual fund assets under																
management (\$ billions)	\$	128.7	\$	127.1	\$	127.5	\$	124.9	\$	129.7	\$	131.5	\$	126.0	\$	125.2
Total assets under management (\$ billions)	\$	134.7	\$	132.9	\$	133.6	\$	130.9	\$	136.0	\$	148.4	\$	141.9	\$	140.6

⁽¹⁾ Refer to Non-IFRS Financial Measures and Additional IFRS Measures in addition to the Summary of Consolidated Operating Results section included in this MD&A for an explanation of Other items used to calculate the Company's Non-IFRS financial measures.

INVESTORS GROUP

REVIEW OF THE BUSINESS

INVESTORS GROUP STRATEGY

Investors Group strives to ensure that the interests of clients, shareholders, Consultants and employees are closely aligned. Investors Group's business strategy is focused on:

- Growing our distribution network by expanding the number of region offices, attracting new Consultants to our industry and supporting existing Consultants in their growth and development.
- Emphasizing the delivery of financial advice, products and services through our exclusive network of Consultants.
- Providing an effective level of administrative support to our Consultants and clients, including active communication during all economic cycles.
- Extending the diversity and range of products offered by Investors Group as we continue to build and maintain enduring client relationships.
- Maximizing returns on business investment by focusing resources on initiatives that directly benefit clients and Consultants and result in increased efficiency and improved control over expenditures.

CONSULTANT NETWORK

Investors Group distinguishes itself from its competition by offering comprehensive planning to its clients within the context of long-term relationships. This approach is consistent with studies in recent years which indicate that client households receiving advice from a financial advisor have higher assets than non-advised households, and that this advantage increases based on the length of the relationship with the financial advisor. At the centre of these relationships is a national distribution network of Consultants based in 114 region offices across Canada. One new region office scheduled to be opened in the Greater Toronto Area was recently announced and will expand our network to 115 region offices.

At June 30, 2016, Investors Group had a Consultant network of 5,366, up from 5,176 at June 30, 2015. This represents the highest quarter end level in the history of the company.

The individuals in the Consultant network with more than four years of Investors Group experience were 2,830 at June 30, 2016 compared to 2,824 a year earlier. As new Consultants gain more experience and tenure, there is typically an increase in sales productivity. For example, the average level of investment fund gross sales per Consultant with greater than four years experience is five times that of a Consultant with less than four years.

At June 30, 2016, 1,543 individuals in our Consultant network held the Certified Financial Planner (CFP) designation or its Quebec equivalent, the Financial Planner (F.Pl.) designation. In

addition, there are 874 individuals enrolled in these programs to gain these designations. The total of 2,417 of those studying to be or qualified as CFP or F.Pl. is up 27% from 1,908 at June 30, 2015. The CFP and F.Pl. designations are nationally accepted financial planning qualifications that require an individual to demonstrate financial planning competence through education, standardized examinations, continuing education requirements, and accountability to ethical standards.

ADMINISTRATIVE SUPPORT AND COMMUNICATION FOR CONSULTANTS AND CLIENTS

Administrative support for Consultants and clients includes timely and accurate client account record-keeping and reporting, effective problem resolution support, and continuous improvements to servicing systems.

This administrative support is provided from both Investors Group's Quebec General Office located in Montreal for Consultants and clients residing in Quebec and from Investors Group's head office in Winnipeg, Manitoba for Consultants and clients in the rest of Canada. The Quebec General Office has over 200 employees and operating units for most functions supporting approximately 1,100 Consultants throughout Quebec and the 21 Quebec region offices. Mutual fund assets under management in Quebec were approximately \$13 billion as at June 30, 2016.

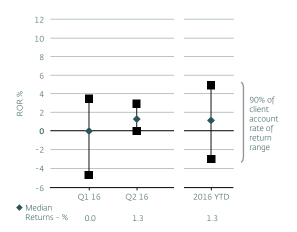
NEW DEALER PLATFORM

A new dealer platform is scheduled to be introduced in the second half of 2016 which will deliver an enhanced service experience to Consultants and clients. This new dealer platform will allow us to internalize carrying broker functionality and client statement preparation for Investment Industry Regulatory Organization of Canada (IIROC) and Mutual Fund Dealers Association of Canada (MFDA) nominee accounts which are currently performed by a third party service provider, as well as provide increased automation of transaction activity. This platform will also support the introduction of new IIROC based products designed to support the high net worth segment of our client base. The new platform is expected to result in efficiencies over the long term.

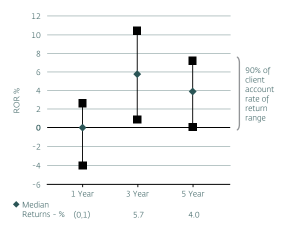
QUARTERLY STATEMENTS

Regular communication with our clients includes quarterly reporting of their Investors Group mutual fund holdings and the change in asset values of these holdings during the quarter. Individual clients experience different returns as a result of their net cash flow and fund holdings in each quarter as illustrated on the accompanying charts. The first chart reflects in-quarter

CLIENT ACCOUNT RATE OF RETURN (ROR) EXPERIENCE



CLIENT ACCOUNT RATE OF RETURN (ROR) EXPERIENCE AS AT JUNE 30, 2016



client account median rates of return for the current year. The second chart reflects the client account median rates of return based on one, three and five year timeframes as at June 30, 2016. Both charts also illustrate upper and lower ranges of rates of return around the median for 90% of Investors Group client accounts.

For the three months ended June 30, 2016, the client account median rate of return was approximately 1.3% and 96% of client accounts experienced positive returns. For the six months ended June 30, 2016, the client account median rate of return was approximately 1.3% and 69% of client accounts experienced positive returns.

CLIENT PERFORMANCE AND RATE OF RETURN REPORTING

Investors Group has long believed that providing our clients with personal account level performance and rate of return information over multiple time periods is a meaningful benefit to our clients and further demonstrates the value provided through advice over the history of our client relationships. That is why in 2009 we took initial steps to develop this information for clients and we began capturing the necessary information to calculate account level money-weighted internal rates of return.

Beginning with the June 30, 2015 client statement period, we added quarterly multiple-period account rate of return reporting to most Investors Group's client statements. This important component of the rules adopted by the Canadian Securities Administrators as Phase 2 of the Client Relationship Model (CRM2) was implemented by Investors Group two years before the required

deadline. As the required data has been gathered since 2009, our clients now have a multiple-period view of their performance, including one year, three year and five year rates of return.

CLIENT EXPERIENCE SURVEY

Consultants maintain a high degree of contact with our clients, continuing to reinforce the importance of long-term planning and a diversified investment portfolio. Ongoing surveys of our clients indicate a strong appreciation of the value of advice and service provided by our Consultants through varying economic cycles.

The results of the surveys for the four quarters ending June 30, 2016 are detailed in Table 9.

ASSETS UNDER MANAGEMENT

The level of mutual fund assets under management is influenced by three factors: sales, redemptions and net asset values of our funds. Changes in assets under management for the periods under review are reflected in Table 10.

FUND PERFORMANCE

At June 30, 2016, 47.3% of Investors Group mutual funds had a rating of three stars or better from the Morningstar[†] fund ranking service and 17.3% had a rating of four or five stars. This compared to the Morningstar[†] universe of 61.4% for three stars or better and 27.0% for four and five star funds at June 30, 2016. Morningstar Ratings[†] are an objective, quantitative measure of a fund's three, five and ten year risk-adjusted performance relative to comparable funds.

TABLE 9: CLIENT EXPERIENCE SURVEY - INVESTORS GROUP

Surveys completed for the four quarters ending June 30, 2016

Satisfied with service	96 9
Offered a financial plan	92
Satisfied with discussion about goals and concerns	96
Willing to refer	93
Client households with 12+ months tenure	
Satisfied with service	92 9
Satisfied with service Have a financial plan	92 S 85
· ·	· -

TABLE 10: CHANGE IN MUTUAL FUND ASSETS UNDER MANAGEMENT – INVESTORS GROUP

					% CHANGE
THREE MONTHS ENDED (\$ millions)	2016 JUN. 30	2016 MAR. 31	2015 JUN. 30	2016 MAR. 31	2015 JUN. 30
Sales Redemptions	\$ 1,778 1,946	\$ 2,267 1,800	\$ 1,894 1,867	(21.6) % 8.1	(6.1) % 4.2
Net sales (redemptions) Market and income	(168) 1,148	467 (141)	27 (680)	N/M N/M	N/M N/M
Net change in assets Beginning assets	980 75,223	326 74,897	(653) 76,497	200.6 0.4	N/M (1.7)
Ending assets	\$ 76,203	\$ 75,223	\$ 75,844	1.3 %	0.5 %
Average daily assets	\$ 75,803	\$ 73,549	\$ 76,783	3.1 %	(1.3) %
SIX MONTHS ENDED (\$ millions)			2016 JUN. 30	2015 JUN. 30	% CHANGE
Sales Redemptions			\$ 4,045 3,746	\$ 4,259 3,644	(5.0) % 2.8
Net sales (redemptions) Market and income			299 1,007	615 1,770	(51.4) (43.1)
Net change in assets Beginning assets			1,306 74,897	2,385 73,459	(45.2) 2.0
Ending assets			\$ 76,203	\$ 75,844	0.5 %
Average daily assets			\$ 74,676	\$ 76,123	(1.9) %

CHANGES TO MUTUAL FUND PRODUCT OFFERING

Investors Group continues to enhance the performance, scope and diversity of our investment offering with the introduction of new funds and other product changes that are well-suited to the long-term diverse needs of Canadian investors.

In June 2016, Investors Group announced the reduction of the annual management fees on four mandates, which are to be effective on or about November 1, 2016. The mandates are: IG AGF Global Equity Fund and Class, IG AGF U.S. Growth Fund and Class, IG Mackenzie Emerging Markets Class and Investors Canadian Natural Resource Fund.

MANAGED ASSET AND MULTI-MANAGER INVESTMENT PROGRAMS

Investors Group offers several managed asset and multimanager investment programs which include Investors Group Corporate Class Inc.™, as well as a complete line of portfolio funds and the *i*Profile managed asset program. Investors Group Corporate Class Inc.™ is a fund structure which features the ability to switch on a fee-free basis among 60 funds within the group of funds with no immediate tax consequences. At June 30, 2016, the Corporate Class funds totalled \$7.4 billion in assets under management compared to \$6.4 billion at June 30, 2015.

On July 29, 2016, Finance Canada introduced draft legislation to implement the March 22, 2016, Federal Budget proposals that would eliminate the deferral of capital gains tax for investors switching between different classes of shares within a mutual fund corporation (the "2016 Budget Proposal"). Based on the draft legislation, the 2016 Budget Proposal would treat a switch between Corporate Class funds occurring after December 2016 as a disposition at fair market value for tax purposes which will likely trigger capital gains or losses. As drafted, switches between different series of shares within the same Corporate Class fund would not be affected by the 2016 Budget Proposal. Investors Group continues to assess the implications of the 2016 Budget Proposal for Investors Group Corporate Class Inc.

HIGH NET WORTH OFFERINGS

High net worth clients represent a growing segment of our client base. Investors Group has several offerings to address the needs of high net worth clients and continues to look at ways to provide further offerings to this segment.

Pricing for Households with Investment Assets in Excess of \$500,000

Investors Group has investment solutions with differentiated pricing for households with investments in Investors Group funds in excess of \$500,000.

• Series J had assets of \$23.4 billion at June 30, 2016, an

- increase of 2.5% from \$22.8 billion at June 30, 2015.
- Series U provides a pricing structure which separates the advisory fee, which is charged directly to a client's account, from the fees charged to the underlying investment funds. At June 30, 2016, Series U assets under management had increased to \$4.0 billion, compared to \$3.1 billion at June 30, 2015, an increase of 29.4%.

In September 2015, Investors Group provided distributions to clients who had not transferred to these lower priced solutions when they were eligible, up to the earlier of when they transferred or to April 30, 2015.

*i*Profile™

This is a unique portfolio management program, launched in 2001, that is available for households with assets held at Investors Group in excess of \$250,000. iProfile investment portfolios have been designed to maximize returns and manage risk by diversifying across asset classes, management styles and geographic regions. The iProfile program has a pricing structure which separates the advisory fee, which is charged directly to a client's account, from the fees charged to the underlying investment funds.

The program is advised by a select group of global money management firms: I.G. Investment Management, Toron Capital Markets Inc., JPMorgan Asset Management (Canada) Inc., Jarislowsky, Fraser Limited, Baring International Investment Limited, Laketon Investment Management, Putnam Investments Canada ULC, PanAgora Asset Management, Inc., Aristotle Capital Boston, LLC, and Lazard Asset Management LLC.

At June 30, 2016, the iProfile program assets under management were \$1.7 billion, an increase of 32.5% from \$1.3 billion at June 30, 2015.

Unbundled Fee Structures

A growing portion of Investors Group's client assets are in Series U and iProfile, which are products with unbundled fee structures where a separate advisory fee is charged to the client account by the dealer. At June 30, 2016, \$5.7 billion, or 7.6% of Investors Group's mutual fund assets under management, were in products with unbundled fee structures, up 30.3% from \$4.4 billion at June 30, 2015.

CHANGE IN MUTUAL FUND ASSETS UNDER MANAGEMENT – 2016 VS. 2015

Investors Group's mutual fund assets under management were \$76.2 billion at June 30, 2016, representing an increase of 0.5% from \$75.8 billion at June 30, 2015. Average daily mutual fund assets were \$75.8 billion in the second quarter of 2016, down 1.3% from \$76.8 billion in the second quarter of 2015.

For the quarter ended June 30, 2016, sales of Investors Group mutual funds through its Consultant network were \$1.8 billion, a decrease of 6.1% from the comparative period in 2015. Mutual fund redemptions totalled \$1.9 billion, an increase of 4.2% from 2015. Investors Group mutual fund net redemptions for the second quarter of 2016 were \$168 million compared with net sales of \$27 million in 2015. During the second quarter, market and income resulted in an increase of \$1.1 billion in mutual fund assets compared to a decrease of \$680 million in the second quarter of 2015.

Sales of long-term funds were \$1.5 billion for the second quarter of 2016, a decrease of 7.3% from the previous year. Net redemptions of long-term funds for the second quarter of 2016 were \$242 million compared to net redemptions of \$50 million in 2015.

Investors Group's annualized quarterly redemption rate for long-term funds was 9.4% in the second quarter of 2016 compared to 8.9% in the second quarter of 2015. Investors Group's twelve month trailing redemption rate for long-term funds was 8.8% at June 30, 2016 compared to 8.5% at June 30, 2015, and remains well below the corresponding average redemption rate for all other members of the Investment Funds Institute of Canada (IFIC) of approximately 15.7% at June 30, 2016.

For the six months ended June 30, 2016, sales of Investors Group mutual funds through its Consultant network were \$4.0 billion, a decrease of 5.0% from 2015. Mutual fund redemptions totalled \$3.7 billion, an increase of 2.8% from 2015. Net sales of Investors Group mutual funds were \$299 million compared with net sales of \$615 million in 2015. Sales of long-term funds for the six month period in 2016 were \$3.5 billion compared with \$3.7 billion in 2015, a decrease of 6.9%. Net sales of long-term funds were \$113 million compared to net sales of \$447 million in 2015. During 2016, market and income resulted in an increase of \$1.0 billion in mutual fund assets compared to an increase of \$1.8 billion in 2015.

CHANGE IN MUTUAL FUND ASSETS UNDER MANAGEMENT – Q2 2016 VS. Q1 2016

Investors Group's mutual fund assets under management were \$76.2 billion at June 30, 2016, an increase of 1.3% from \$75.2 billion at March 31, 2016. Average daily mutual fund assets were \$75.8 billion in the second quarter of 2016 compared to \$73.5 billion in the first quarter of 2016, an increase of 3.1%.

For the quarter ended June 30, 2016, sales of Investors Group mutual funds through its Consultant network were \$1.8 billion, a decrease of 21.6% from the first quarter of 2016. Mutual fund redemptions, which totalled \$1.9 billion for the second

quarter, increased 8.1% from the previous quarter and the annualized quarterly redemption rate was 9.4% in the second quarter compared to 8.9% in the first quarter of 2016. Investors Group mutual fund net redemptions were \$168 million for the current quarter and compared to net sales of \$467 million in the previous quarter. Sales of long-term funds were \$1.5 billion for the current quarter compared to \$2.0 billion in the previous quarter. Net redemptions of long-term funds for the current quarter were \$242 million compared to net sales of \$355 million in the previous quarter.

OTHER PRODUCTS AND SERVICES

SEGREGATED FUNDS

Investors Group offers segregated funds which include the Investors Group Series of Guaranteed Investment Funds (GIFs). GIFs are segregated fund policies issued by The Great-West Life Assurance Company and include 14 fund-of-fund segregated portfolios and six individual segregated funds. These segregated funds provide for long-term investment growth potential combined with risk management, full and partial maturity and death benefit guarantee features, potential creditor protection and estate planning efficiencies. Select GIF policies allow for a Lifetime Income Benefit (LIB) option to provide guaranteed retirement income for life. The investment components of these segregated funds are managed by Investors Group. At June 30, 2016, total segregated fund assets were \$1.7 billion, unchanged from June 30, 2015.

INSURANCE

Investors Group distributes insurance products through I.G. Insurance Services Inc. For the quarter ended June 30, 2016, sales of insurance products as measured by new annualized premiums were \$20 million, an increase of 4.9% from \$19 million in 2015. For the six months ended June 30, 2016, sales of insurance products as measured by new annualized premiums were \$38 million, an increase of 6.6% from \$35 million in 2015.

SECURITIES OPERATIONS

Investors Group Securities Inc. is an investment dealer registered in all Canadian provinces and territories providing clients with securities services to complement their financial and investment planning. Investors Group Consultants can refer clients to one of our Securities Planning Specialists available through Investors Group Securities Inc.

We have continued to enhance our services to accommodate individual securities owned by our clients within their financial plan. This has involved further development of our systems and additional Securities Planning Specialists who work alongside

our Consultants and are licensed to advise on individual securities. In addition, more of our Consultants became eligible and completed the transition of their registration to the Investment Industry Regulatory Organization of Canada (IIROC). These Consultants continue to operate in our established business model which has a managed asset focus delivered within a financial planning context.

The introduction of the new IIROC platform in the latter half of 2016 and new products scheduled to be introduced, including separately managed accounts and fee-based accounts, will enable more Consultants to transition their registration to IIROC.

MORTGAGE OPERATIONS

Investors Group is a national mortgage lender that offers residential mortgages to Investors Group clients as part of a comprehensive financial plan. Investors Group Mortgage Planning Specialists are located throughout each province in Canada, and work with our clients and their Consultants as permitted by the regulations to develop mortgage strategies that meet the individual needs and goals of each client.

Through its mortgage banking operations, mortgages originated by Investors Group Mortgage Planning Specialists are sold to the Investors Mortgage and Short Term Income Fund, Investors Canadian Corporate Bond Fund, securitization programs, and institutional investors. Certain subsidiaries of Investors Group are Canada Mortgage and Housing Corporation (CMHC)-approved issuers of National Housing Act Mortgage-Backed Securities (NHA MBS) and are approved sellers of NHA MBS into the Canada Mortgage Bond Program (CMB Program). Securitization programs also include certain bank-sponsored asset-backed commercial paper (ABCP) programs. Residential mortgages are also held by Investors Group's intermediary operations.

Mortgage fundings for the three and six months ended June 30, 2016, were \$653 million and \$1.1 billion, compared

to \$578 million and \$967 million in 2015, an increase of 13.0% and 14.8%, respectively. At June 30, 2016, mortgages serviced by Investors Group related to its mortgage banking operations totalled \$10.8 billion, compared to \$10.2 billion at June 30, 2015, an increase of 6.0%.

SOLUTIONS BANKING[†]

Investors Group's Solutions Banking† continues to experience high rates of utilization by Consultants and clients. The offering consists of a wide range of products and services provided by the National Bank of Canada under a long-term distribution agreement and includes: investment loans, lines of credit, personal loans, creditor insurance, deposit accounts, and credit cards. In April 2015, a new All-in-One product was introduced. This product is a comprehensive cash management solution that integrates the features of a mortgage, term loan, revolving line of credit and deposit account to meet the needs of our clients while minimizing overall interest costs. Clients have access to a network of banking machines, as well as a private labeled client website and client service centre. The Solutions Banking[†] offering supports Investors Group's approach to delivering total financial solutions for our clients through a broad financial planning platform. Total lending products of Investors Group clients in the Solutions Banking[†] offering totaled \$3.1 billion at June 30, 2016.

Available credit associated with Solutions Banking[†] All-in-One accounts originated for the quarter ended June 30, 2016 was \$191 million, compared to \$136 million in 2015. At June 30, 2016, the balance outstanding of Solutions Banking All-in-One products was \$1.6 billion, which represented approximately 45% of total available credit associated with these accounts.

ADDITIONAL PRODUCTS AND SERVICES

Investors Group also provides its clients with guaranteed investment certificates offered by Investors Group Trust Co. Ltd., as well as a number of other financial institutions.

REVIEW OF SEGMENT OPERATING RESULTS

Investors Group's earnings before interest and taxes are presented in Table 11.

2016 VS. 2015

FEE INCOME

Fee income is generated from the management, administration and distribution of Investors Group mutual funds. The distribution of insurance and Solutions Banking[†] products and the provision of securities services provide additional fee income.

Investors Group earns management fees for investment management services provided to its mutual funds, which

depend largely on the level and composition of mutual fund assets under management. Management fees were \$318.3 million in the second quarter of 2016, a decrease of \$5.2 million or 1.6% from \$323.5 million in 2015. For the six months ended June 30, 2016, management fees were \$626.5 million, a decrease of \$13.2 million or 2.1% from \$639.7 million in 2015.

The net decrease in management fees in the three and six months ended June 30, 2016 was due to the decrease in average daily mutual fund assets of 1.3% and 1.9%, respectively, as shown in Table 10, as well as a decline in the average management fee rate. The average management fee rate in the

TABLE 11: OPERATING RESULTS - INVESTORS GROUP

					% CHANGE
THREE MONTHS ENDED (\$ millions)	2016 JUN. 30	2016 MAR. 31	2015 JUN. 30	2016 MAR. 31	2015 JUN. 30
Revenues					
Management fees	\$ 318.3	\$ 308.2	\$ 323.5	3.3 %	(1.6)%
Administration fees	76.5	73.6	77.3	3.9	(1.0)
Distribution fees	51.4	49.9	49.4	3.0	4.0
	446.2	431.7	450.2	3.4	(0.9)
Net investment income and other	18.6	13.8	14.2	34.8	31.0
	464.8	445.5	464.4	4.3	0.1
Expenses					
Commission	82.1	79.0	77.5	3.9	5.9
Asset retention bonus and premium	70.1	68.4	69.9	2.5	0.3
Non-commission	138.5	135.0	127.1	2.6	9.0
	290.7	282.4	274.5	2.9	5.9
Earnings before interest and taxes	\$ 174.1	\$ 163.1	\$ 189.9	6.7 %	(8.3) %
SIX MONTHS ENDED			2016	2015	
(\$ millions)			JUN. 30	JUN. 30	% CHANGE
Revenues					
Management fees			\$ 626.5	\$ 639.7	(2.1)%
Administration fees			150.1	150.3	(0.1)
Distribution fees			101.3	95.7	5.9
			877.9	885.7	(0.9)
Net investment income and other			32.4	35.7	(9.2)
			910.3	921.4	(1.2)
Expenses					
Commission			161.1	154.2	4.5
Asset retention bonus and premium			138.5	138.2	0.2
Non-commission			273.5	248.4	10.1
			573.1	540.8	6.0
Earnings before interest and taxes			\$ 337.2	\$ 380.6	(11.4) %

second quarter of 2016 was 168.4 basis points of daily mutual fund assets compared to 169.5 basis points in 2015, and was 168.5 basis points for the six month period ended June 30, 2016 compared to 169.7 basis points in 2015. The decline in basis points resulted primarily from transfers of eligible clients into lower fee investment solutions. The decrease in management fees was offset in part by an increase of \$0.9 million and \$3.3 million in fee income in the three and six month periods, respectively, due to one more calendar day in 2016 compared to 2015.

Management fee income and average management fee rates for both periods also reflected the effect of Investors Group having waived a portion of the investment management fees on its money market funds. For the three and six month periods in 2016, these waivers totalled \$1.1 million and \$2.4 million, respectively, compared to \$0.9 million and \$1.6 million in the prior year.

Investors Group receives administration fees for providing administrative services to its mutual funds and trusteeship services to its unit trust mutual funds, which also depend largely on the level and composition of mutual fund assets under management. Administration fees totalled \$76.5 million in the current quarter compared to \$77.3 million a year ago, a decrease of 1.0%. Administration fees were \$150.1 million for the six month period ended June 30, 2016 compared to \$150.3 million in 2015, a decrease of 0.1%.

Distribution fees are earned from:

- Redemption fees on mutual funds sold with a deferred sales charge.
- Portfolio fund distribution fees.
- Distribution of insurance products through I.G. Insurance Services Inc.
- Securities trading services provided through Investors Group Securities Inc.
- Banking services provided through Solutions Banking[†].

Distribution fee income of \$51.4 million for the second quarter of 2016 increased by \$2.0 million from \$49.4 million in 2015. For the six month period, distribution fee income of \$101.3 million increased by \$5.6 million from \$95.7 million in 2015. The increase in both periods was due to increases in distribution fee income from insurance products and redemption fees. Redemption fee income varies depending on the level of deferred sales charge attributable to fee-based redemptions.

NET INVESTMENT INCOME AND OTHER

Net investment income and other includes income related to mortgage banking operations and net interest income related to intermediary operations. Net investment income and other was \$18.6 million in the second quarter of 2016, an increase of \$4.4 million from \$14.2 million in 2015. For the six months ended June 30, 2016, net investment income and other totalled \$32.4 million, a decrease of \$3.3 million from \$35.7 million in 2015.

Net investment income related to Investors Group's mortgage banking operations totalled \$17.8 million for the second quarter of 2016 compared to \$14.6 million in 2015, an increase of \$3.2 million. For the six months ended June 30, 2016, net investment income related to Investors Group's mortgage banking operations totalled \$31.9 million compared to \$35.7 million in 2015, a decrease of \$3.8 million. A summary of mortgage banking operations for the three and six month periods under review is presented in Table 12. The changes in mortgage banking income were due to:

- Net interest income on securitized loans increased by \$3.1 million and \$6.3 million for the three and six month periods ended June 30, 2016 to \$16.5 million and \$31.4 million, respectively, compared to 2015. The increase resulted from higher volumes and margins on securitized loans.
- Gains realized on the sale of residential mortgages –
 increased by \$0.5 million and decreased by \$3.9 million for
 the three and six month periods ended June 30, 2016 to
 \$5.6 million and \$8.3 million, respectively, compared to 2015.
 The decrease in gains in the six month period resulted from
 lower sales activity.
- Fair value adjustments decreased by \$0.8 million and \$6.6 million for the three and six month periods ended June 30, 2016 to (\$2.5) million and (\$4.3) million, respectively, compared to 2015. The decrease was primarily due to favourable fair value adjustments in 2015 on certain securitization related financial instruments.

EXPENSES

Investors Group incurs commission expense in connection with the distribution of its mutual funds and other financial services and products. Commissions are paid on the sale of these products and fluctuate with the level of sales. The expense for deferred selling commissions consists of the amortization of the asset over its useful life and the reduction of the unamortized deferred selling commission asset associated with redemptions. Commissions paid on the sale of mutual funds are deferred and amortized over a maximum period of seven years. Commission expense was \$82.1 million for the second quarter of 2016, an increase of \$4.6 million from \$77.5 million in 2015. For the six month period, commission expense increased by \$6.9 million to \$161.1 million compared with \$154.2 million in 2015. The increase in both periods resulted primarily from higher mutual fund commission amortization, higher write-offs of the

TABLE 12: MORTGAGE BANKING OPERATIONS - INVESTORS GROUP

								% CHANGE
THREE MONTHS ENDED (\$ millions)		2016 JUN. 30		2016 MAR. 31		2015 JUN. 30	2016 MAR. 31	2015 JUN. 30
Total mortgage banking income Net interest income on securitized loans								
Interest income	\$	48.1	\$	46.4	\$	47.1	3.7 %	2.1 %
Interest expense	Ţ	31.6	Ţ	31.5	Ţ	33.7	0.3	(6.2)
Net interest income		16.5		14.9		13.4	10.7	23.1
Gains on sales ⁽¹⁾		5.6		2.7		5.1	107.4	9.8
Fair value adjustments		(2.5)		(1.8)		(1.7)	(38.9)	(47.1)
Other ⁽²⁾		(1.8)		(1.7)		(2.2)	(5.9)	18.2
	\$	17.8	\$	14.1	\$	14.6	26.2 %	21.9 %
Average mortgages serviced								
Securitizations	\$	7,130	\$	6,872	\$	6,557	3.8 %	8.7 %
Other		3,532		3,615		3,534	(2.3)	(0.1)
	\$	10,662	\$	10,487	\$	10,091	1.7 %	5.7 %
Mortgage sales to:(3)								
Securitizations	\$	995	\$	610	\$	607	63.1 %	63.9 %
Other ⁽¹⁾		317		217		309	46.1	2.6
	\$	1,312	\$	827	\$	916	58.6 %	43.2 %
CIV MONTHS ENDED						2016	2015	
SIX MONTHS ENDED (\$ millions)						JUN. 30	2015 JUN. 30	% CHANGE
Total mortgage banking income								
Net interest income on securitized loans								
Interest income					\$	94.5	\$ 94.2	0.3 %
Interest expense						63.1	69.1	(8.7)
Net interest income						31.4	25.1	25.1
Gains on sales ⁽¹⁾						8.3	12.2	(32.0)
Fair value adjustments						(4.3)	2.3	N/M
Other ⁽²⁾						(3.5)	(3.9)	10.3
					\$	31.9	\$ 35.7	(10.6) %
Average mortgages serviced								
Securitizations					\$	7,001	\$ 6,542	7.0 %
Other						3,573	3,469	3.0
					\$	10,574	\$ 10,011	5.6 %
Mortgage sales to:(3)								
Securitizations					\$	1,605	\$ 985	62.9 %
Other ⁽¹⁾						534	641	(16.7)
		<u> </u>			\$	2,139	\$ 1,626	31.5 %

⁽¹⁾ Represents sales to institutional investors through private placements, to Investors Mortgage and Short Term Income Fund, and to Investors Canadian Corporate Bond Fund as well as gains realized on those sales.

⁽²⁾ Represents mortgage issuance and insurance costs, interest earned on warehoused mortgages, and servicing and other.

⁽³⁾ Represents principal amounts sold.

unamortized balance of deferred selling commissions associated with redemptions, and compensation related to the distribution of other financial services and products.

Asset retention bonus and premium expense is comprised of the following:

- Asset retention bonus, which is based on the value of assets under management, decreased by \$0.3 million and \$0.6 million for the three and six month periods ended June 30, 2016 to \$58.4 million and \$115.2 million, respectively, compared to 2015.
- Asset retention premium, which is a deferred component of compensation designed to promote Consultant retention, is based on assets under management at each year end.
 Asset retention premium expense increased by \$0.5 million and \$0.9 million for the three and six month periods ended June 30, 2016 to \$11.7 million and \$23.3 million, respectively, compared to 2015. The increase in both periods was related to the increase in year-end assets under management.

Non-commission expenses incurred by Investors Group primarily relate to the support of the Consultant network, the administration, marketing and management of its mutual funds and other products, as well as sub-advisory fees related to mutual funds under management. Non-commission expenses were \$138.5 million for the second quarter of 2016 compared to \$127.1 million in 2015, an increase of \$11.4 million or 9.0%. For the six month period, non-commission expenses were \$273.5 million compared to \$248.4 million in 2015, an increase of \$25.1 million or 10.1%. The increase in both periods resulted largely from Consultant network expansion and other business development efforts.

Q2 2016 VS. Q1 2016

FEE INCOME

Management fee income increased by \$10.1 million or 3.3% to \$318.3 million in the second quarter of 2016 compared with the first quarter of 2016. The net increase in management fees in the second quarter was primarily due to the increase in average daily mutual fund assets of 3.1% for the quarter as shown in Table 10.

Money market fund waivers totalled \$1.1 million in the second quarter of 2016 compared with \$1.3 in the first quarter of 2016.

Administration fees increased to \$76.5 million in the second quarter of 2016 from \$73.6 million in the first quarter of 2016. The increase was primarily due to the change in average mutual fund assets under management.

Distribution fee income of \$51.4 million in the second quarter of 2016 increased by \$1.5 million from \$49.9 million in the first quarter primarily due to an increase in distribution fee income from insurance product sales, largely due to seasonality, offset in part by lower redemption fees.

NET INVESTMENT INCOME AND OTHER

Net investment income and other was \$18.6 million in the second quarter of 2016 compared to \$13.8 million in the previous quarter, an increase of \$4.8 million primarily related to Investors Group's mortgage banking operations.

Net investment income related to Investors Group's mortgage banking operations totalled \$17.8 million in the second quarter of 2016, an increase of \$3.7 million from \$14.1 million in the previous quarter as shown in Table 12. The changes in mortgage banking income were due to:

- Net interest income on securitized loans increased by \$1.6 million in the second quarter of 2016 to \$16.5 million, compared to \$14.9 million in the previous quarter primarily due to higher margins.
- Gains realized on the sale of residential mortgages –
 increased by \$2.9 million in the second quarter of 2016 to
 \$5.6 million, compared to \$2.7 million in the previous quarter
 primarily due to higher volumes and margins.

EXPENSES

Commission expense in the current quarter was \$82.1 million compared with \$79.0 million in the previous quarter. The increase primarily related to higher compensation related to the distribution of other financial services and products. The asset retention bonus and premium expense increased by \$1.7 million to \$70.1 million in the second quarter of 2016 due to the increase in assets under management.

Non-commission expenses were \$138.5 million in the current quarter, an increase of \$3.5 million or 2.6% from \$135.0 million in the first quarter of 2016. Substantially all of the increase related to the seasonal nature of certain expenses normally incurred in the second quarter.

MACKENZIE INVESTMENTS

REVIEW OF THE BUSINESS

MACKENZIE STRATEGY

Mackenzie strives to ensure that the interests of clients, shareholders, dealers, advisors and employees are closely aligned.

Mackenzie's vision: We are committed to the financial success of investors, through *their* eyes. This impacts the strategic priorities we select to fulfil that commitment and drive future business growth. Our strategic mandate is two-fold: win in the Canadian retail space, and build meaningful strategic relationships, both in support of our goal to be the company of choice for institutional investors, financial advisors and individual investors. We aim to achieve this mandate by gathering the best minds in the investment industry, responding to changing needs of financial advisors and investors with distinctive and innovative solutions, and continuing to deliver institutional quality in everything we do.

Supporting this vision and strategic mandate are six key foundational capabilities that our employees strive to achieve:

- Delivering competitive and consistent risk-adjusted performance
- Launching high quality and innovative products and services
- · Strengthening distribution and servicing capabilities
- · Building brand leadership
- Focusing on operational excellence and process discipline
- · Fostering a winning and innovative culture

Mackenzie seeks to maximize returns on business investment by focusing resources in areas that directly impact the success of our strategic mandate: investment management, distribution and client experience.

Founded in 1967, Mackenzie continues to build an investment advisory business through proprietary investment research and portfolio management while utilizing strategic partners in a selected sub-advisory capacity. Our business focuses on multiple distribution channels: Retail, Strategic Alliances and Institutional.

Mackenzie distributes its retail investment products through third party financial advisors. Mackenzie's sales teams work with many of the more than 30,000 independent financial advisors and their firms across Canada. In addition to its retail distribution team, Mackenzie also has specialty teams focused on strategic alliances and the institutional marketplace. Within the strategic alliance channel, Mackenzie offers certain series of its mutual funds and provides sub-advisory services to third party and related party investment programs offered by banks, insurance companies and other investment companies. Strategic alliances with related parties include providing advisory services to Investors Group, Investment Planning Counsel and Great-West Lifeco Inc.

(Lifeco) subsidiaries, and also include a private label mutual fund arrangement with Lifeco subsidiary Quadrus. Within the strategic alliance channel, Mackenzie's primary distribution relationship is with the head office of the respective bank, insurance company or investment company. In the institutional channel Mackenzie provides investment management services to pension plans, foundations and other institutions. Mackenzie attracts new institutional business through its relationships with pension and management consultants.

Gross sales and redemption activity in strategic alliance and institutional accounts can be more pronounced than in the retail channel given the relative size and the nature of the distribution relationships of these accounts. These accounts are also subject to ongoing reviews and rebalance activities which may result in a significant change in the level of assets under management.

Mackenzie is positioned to continue to build and enhance its distribution relationships given its team of experienced investment professionals, strength of its distribution network, broad product shelf, competitively priced products and its focus on client experience and investment excellence.

ASSETS UNDER MANAGEMENT

The changes in mutual fund assets under management are summarized in Table 13 and the changes in total assets under management are summarized in Table 14. At June 30, 2016, Mackenzie's mutual fund and total assets under management were \$48.2 billion and \$61.7 billion, respectively.

The change in Mackenzie's assets under management is determined by the increase or decrease in the market value of the securities held in the portfolios of investments and by the level of sales as compared to the level of redemptions.

FUND PERFORMANCE

Long-term investment performance is a key measure of Mackenzie's ongoing success. At June 30, 2016, 36.2% of Mackenzie mutual funds were rated in the top two performance quartiles for the one year time frame, 26.7% for the three year time frame and 31.6% for the five year time frame. Mackenzie also monitors its fund performance relative to the ratings it receives on its mutual funds from the Morningstar¹ fund ranking service. At June 30, 2016, 51.3% of Mackenzie mutual funds measured by Morningstar¹ had a rating of three stars or better and 19.1% had a rating of four or five stars. This compared to the Morningstar¹ universe of 61.4% for three stars or better and 27.0 % for four and five star funds at June 30, 2016. These ratings exclude the Quadrus Group of Funds¹.

TABLE 13: CHANGE IN MUTUAL FUND ASSETS UNDER MANAGEMENT - MACKENZIE

					% CHANGE
THREE MONTHS ENDED (\$ millions)	2016 JUN. 30	2016 MAR. 31	2015 JUN. 30	2016 MAR. 31	2015 JUN. 30
Sales Redemptions	\$ 1,494 1,869	\$ 1,841 2,039	\$ 1,855 2,400	(18.8) % (8.3)	(19.5) % (22.1)
Net sales (redemptions) ⁽¹⁾ Market and income	(375) 958	(198) (620)	(545) (546)	(89.4) N/M	31.2 N/M
Net change in assets Beginning assets	583 47,627	(818) 48,445	(1,091) 50,944	N/M (1.7)	N/M (6.5)
Ending assets	\$ 48,210	\$ 47,627	\$ 49,853	1.2 %	(3.3) %
Daily average mutual fund assets	\$ 47,836	\$ 46,742	\$ 50,578	2.3 %	(5.4) %
SIX MONTHS ENDED (\$ millions)			2016 JUN. 30	2015 JUN. 30	% CHANGE
Sales Redemptions			\$ 3,335 3,908	\$ 3,828 4,479	(12.9) % (12.7)
Net sales (redemptions) ⁽¹⁾ Market and income			(573) 338	(651) 1,722	12.0 (80.4)
Net change in assets Beginning assets			(235) 48,445	1,071 48,782	N/M (0.7)
Ending assets			\$ 48,210	\$ 49,853	(3.3) %
Daily average mutual fund assets			\$ 47,289	\$ 50,536	(6.4) %

⁽¹⁾ During the second quarter of 2015, certain third party programs which include Mackenzie mutual funds made fund allocation changes which resulted in gross sales of \$141 million, redemptions of \$597 million and net redemptions of \$456 million.

CHANGES TO PRODUCT OFFERINGS

Mackenzie's diversified suite of investment products is designed to meet the needs and goals of investors. Mackenzie continues to evolve its product shelf by providing enhanced investment solutions for financial advisors to offer their investment clients.

Exchange Traded Funds

During the second quarter of 2016, Mackenzie launched six Exchange Traded Funds (ETFs) that are traded on the Toronto Stock Exchange. The addition of these ETFs complements Mackenzie's broad and innovative fund line-up and reflects its investor-focus vision to provide advisors and investors with new solutions to drive investor outcomes and achieve their personal goals. These six ETFs offer investors another investment option to utilize in building long-term diversified portfolios.

- On April 19, 2016, Mackenzie launched four unique fixed income actively managed ETFs. This suite of ETFs is managed by Mackenzie's Fixed Income Team and is comprised as follows:
 - Mackenzie Core Plus Global Fixed Income ETF (TSX:MGB)

- Mackenzie Unconstrained Bond ETF (TSX:MUB)
- Mackenzie Floating Rate Income ETF (TSX:MFT)
- Mackenzie Core Plus Canadian Fixed Income ETF (TSX:MKB)
- On June 21, 2016, Mackenzie launched two smart beta ETFs designed to offer investors a more diversified portfolio to reduce portfolio biases. Mackenzie has partnered with TOBAM, a global award-winning asset manager and index provider to some of the world's largest pension funds, to utilize their investment process in this suite of ETFs. TOBAM's methodology seeks to protect portfolios from structural biases and unmanaged risks often found in market capitalization weighted indices. The new Mackenzie ETFs are designed to track the performance of select rules-based indices from the TOBAM Maximum Diversification Index Series. Each ETF aims to create a more diversified portfolio relative to a market capitalization weighted benchmark.
 - Mackenzie Maximum Diversification Canada Index ETF (TSX:MKC)
 - Mackenzie Maximum Diversification US Index ETF (TSX:MUS)

TABLE 14: CHANGE IN TOTAL ASSETS UNDER MANAGEMENT - MACKENZIE

							% CHANGE
2016 JUN. 30		2016 MAR. 31		2015 JUN. 30		2016 MAR. 31	2015 JUN. 30
\$ 3,013 3,304	\$	2,683 3,070	\$	3,033 13,705		12.3 % 7.6	(0.7) % (75.9)
(291) 1,268		(387) (576)		(10,672) (907)		24.8 N/M	97.3 N/M
977 60,690		(963) 61,653		(11,579) 74,604		N/M (1.6)	N/M (18.7)
\$ 61,667	\$	60,690	\$	63,025		1.6 %	(2.2) %
\$ 48,210 13,457 61,667	\$	47,627 13,063 60,690	\$	49,853 13,172 63,025		1.2 % 3.0 1.6 %	(3.3) % 2.2 (2.2) %
\$ 60,847	\$	59,778	\$	71,701		1.8 %	(15.1) %
				2016 JUN. 30		2015 JUN. 30	% CHANGE
			\$	5,696 6,374	\$	6,722 16,825	(15.3) % (62.1)
				(678) 692		(10,103) 2,252	93.3 (69.3)
				14 61,653		(7,851) 70,876	N/M (13.0)
			\$	61,667	\$	63,025	(2.2) %
			\$	60,307	\$	72,425	(16.7)%
\$ \$	\$ 3,013 3,304 (291) 1,268 977 60,690 \$ 61,667 \$ 48,210 13,457 \$ 61,667	\$ 3,013 \$ 3,304 (291) 1,268 977 60,690 \$ 61,667 \$ \$ 48,210 \$ 13,457 \$ 61,667 \$	\$ 3,013 \$ 2,683 \$ 3,304 \$ 3,070 \$ (291) \$ (387) \$ 1,268 \$ (576) \$ 977 \$ (963) \$ 60,690 \$ 61,653 \$ 61,667 \$ 60,690 \$ 48,210 \$ 47,627 \$ 13,457 \$ 13,063 \$ 61,667 \$ 60,690	\$ 3,013 \$ 2,683 \$ 3,304 3,070 (291) (387) 1,268 (576) 977 (963) 60,690 61,653 \$ 61,667 \$ 60,690 \$ \$ 48,210 \$ 47,627 \$ 13,457 13,063 \$ 61,667 \$ 60,690 \$ \$ 60,847 \$ 59,778 \$ \$	JUN. 30 MAR. 31 JUN. 30 \$ 3,013 \$ 2,683 \$ 3,033 3,304 3,070 13,705 (291) (387) (10,672) 1,268 (576) (907) 977 (963) 60,690 61,653 74,604 \$ 61,667 \$ 60,690 \$ 63,025 \$ 48,210 \$ 47,627 \$ 49,853 13,457 13,063 13,172 \$ 61,667 \$ 60,690 \$ 63,025 \$ 60,847 \$ 59,778 \$ 71,701 2016 JUN. 30 \$ 5,696 6,374 (678) 692 14 61,653 \$ 61,667	JUN. 30 MAR. 31 JUN. 30 \$ 3,013 \$ 2,683 \$ 3,033 3,304 3,070 13,705 (291) (387) (10,672) 1,268 (576) (907) 977 (963) (11,579) 60,690 61,653 74,604 \$ 61,667 \$ 60,690 \$ 63,025 \$ 48,210 \$ 47,627 \$ 49,853 13,457 13,063 13,172 \$ 61,667 \$ 60,690 \$ 63,025 \$ 60,847 \$ 59,778 \$ 71,701 2016 JUN. 30 \$ 5,696 \$ 6,374 (678) 692 14 61,653 \$ 61,667 \$	JUN. 30 MAR. 31 JUN. 30 MAR. 31

⁽¹⁾ During the second quarter of 2015, MD Financial Management re-assigned sub-advisory responsibilities on four fixed income mandates (totalling \$10.3 billion) advised by Mackenzie. In addition, in the second quarter of 2015, certain third party programs which include Mackenzie mutual funds made fund allocation changes which resulted in gross sales of \$141 million, redemptions of \$597 million and net redemptions of \$456 million.

Mutual Funds

On June 27, 2016, Mackenzie launched four mutual funds as follows:

- Mackenzie High Diversification Canadian Equity Class
- · Mackenzie High Diversification US Equity Fund
- Mackenzie Ivy International Equity Fund
- Mackenzie Global Low Volatility Fund

CHANGE IN ASSETS UNDER MANAGEMENT – 2016 VS. 2015

Mackenzie's mutual fund assets under management were \$48.2 billion at June 30, 2016, a decrease of 3.3% from \$49.9 billion at June 30, 2015. Mackenzie's sub-advisory, institutional and other accounts at June 30, 2016 were \$13.5 billion, an increase of 2.2% from \$13.2 billion last year. Mackenzie's total assets under management at June 30, 2016 were \$61.7 billion, a decrease of 2.2% from \$63.0 billion at June 30, 2015.

⁽²⁾ Based on daily average mutual fund assets and month-end average sub-advisory, institutional and other assets.

On June 5, 2015, MD Financial Management Inc. ("MD") reassigned sub-advisory responsibilities on four fixed income mandates advised by Mackenzie. The impact on Mackenzie's pretax earnings from these mandate changes is not meaningful. The mandates had \$10.3 billion in assets on June 5, 2015 and were included in Mackenzie's redemptions and average total assets for the three and six months ended June 30, 2015 in Table 14. Following the change, Mackenzie continues to advise MD on a number of fixed income, balanced and equity mandates.

In the three months ended June 30, 2016, Mackenzie's mutual fund gross sales were \$1.5 billion, a decrease of 19.5% from \$1.9 billion in the comparative period last year. Mutual fund redemptions in the current period were \$1.9 billion, a decrease of 22.1% from last year. Mutual fund net redemptions for the three months ended June 30, 2016 were \$375 million, as compared to net redemptions of \$545 million last year. During the current quarter, market and income resulted in assets increasing by \$958 million as compared to a decrease of \$546 million last year.

During the second quarter of 2015, certain third party programs which include Mackenzie mutual funds made fund allocation changes which resulted in gross sales of \$141 million, redemptions of \$597 million and net redemptions of \$456 million. Excluding these transactions, gross sales declined 12.8% and redemptions increased 3.7% in the three months ended June 30, 2016 compared to last year and net redemptions were \$375 million in the current quarter compared to net redemptions of \$89 million last year.

In the three months ended June 30, 2016, Mackenzie's gross sales for total assets under management were \$3.0 billion, a decrease of 0.7% from the comparative period last year. Redemptions in the current period were \$3.3 billion, compared to \$13.7 billion last year. Net redemptions for the three months ended June 30, 2016 were \$291 million, as compared to net redemptions of \$10.7 billion last year. Excluding the MD transaction and other mutual fund transactions in the second quarter of 2015 discussed previously, net redemptions were \$291 million in the second quarter of 2016 compared to net sales of \$84 million last year. During the current quarter, market and income resulted in assets increasing by \$1.3 billion as compared to a decrease of \$907 million last year.

In the six months ended June 30, 2016, Mackenzie's mutual fund gross sales were \$3.3 billion, a decrease of 12.9% from \$3.8 billion in the comparative period last year. Mutual fund redemptions in the current period were \$3.9 billion, a decrease of 12.7% from the previous year. Mutual fund net redemptions for the six months ended June 30, 2016 were \$573 million,

as compared to net redemptions of \$651 million last year. Excluding the other mutual fund transactions in the second quarter of 2015 discussed previously, gross sales declined 9.5% and redemptions increased 0.7% in the six months ended June 30, 2016 compared to last year and net redemptions were \$573 million in the current year compared to net redemptions of \$195 million last year. During the period, market and income resulted in assets increasing by \$338 million as compared to an increase of \$1.7 billion last year.

Redemptions of long-term mutual funds in the three and six month periods ended June 30, 2016, were \$1.8 billion and \$3.7 billion, respectively, as compared to \$2.3 billion and \$4.3 billion last year. Mackenzie's annualized quarterly redemption rate for long-term mutual funds was 15.1% in the second quarter of 2016, compared to 18.7% in the second guarter of 2015. Mackenzie's annualized guarterly redemption rate for long-term funds, excluding rebalance transactions, was 13.9% in the second quarter of 2015. Mackenzie's twelve-month trailing redemption rate for long-term mutual funds was 15.4% at June 30, 2016, as compared to 15.9% last year. Mackenzie's twelve-month trailing redemption rate for long-term funds. excluding rebalance transactions, was 14.8% at June 30, 2016 and 14.1% at June 30, 2015. The corresponding average twelvemonth trailing redemption rate for long-term mutual funds for all other members of IFIC was approximately 15.2% at June 30, 2016. Mackenzie's twelve-month trailing redemption rate is comprised of the weighted average redemption rate for frontend load assets, deferred sales charge and low load assets with redemption fees, and deferred sales charge assets without redemption fees (matured assets). Generally, redemption rates for front-end load assets and matured assets are higher than the redemption rates for deferred sales charge and low load assets with redemption fees.

In the six months ended June 30, 2016, Mackenzie's gross sales for total assets under management were \$5.7 billion, a decrease of 15.3% from \$6.7 billion in the comparative period last year. Redemptions in the current period were \$6.4 billion compared to \$16.8 billion last year. Net redemptions for the six months ended June 30, 2016, were \$678 million, as compared to net redemptions of \$10.1 billion last year. Excluding the MD transactions in the second quarter of 2015 and the other mutual fund transactions in the second quarter of 2015 discussed previously, net redemptions were \$678 million in the six months ended June 30, 2016, as compared to net sales of \$653 million last year. During the period, market and income resulted in assets increasing by \$692 million as compared to an increase of \$2.3 billion last year.

CHANGE IN ASSETS UNDER MANAGEMENT – Q2 2016 VS. Q1 2016

Mackenzie's mutual fund assets under management were \$48.2 billion at June 30, 2016, an increase of 1.2% from \$47.6 billion at March 31, 2016. Mackenzie's sub-advisory, institutional and other accounts increased by 3.0% from \$13.1 billion to \$13.5 billion at June 30, 2016. Mackenzie's total assets under management at June 30, 2016, were \$61.7 billion, an increase of 1.6% from \$60.7 billion at March 31, 2016, as summarized in Table 14.

For the quarter ended June 30, 2016, Mackenzie mutual fund gross sales were \$1.5 billion, a decrease of 18.8% from the first quarter of 2016. Mutual fund redemptions, which totalled

\$1.9 billion for the second quarter, decreased by 8.3% from the previous quarter. Net redemptions of Mackenzie mutual funds for the current quarter were \$375 million compared with net redemptions of \$198 million in the previous quarter.

Redemptions of long-term mutual fund assets in the current quarter were \$1.8 billion, compared to \$2.0 billion in the first quarter of 2016. Mackenzie's annualized quarterly redemption rate for long-term mutual funds for the current quarter was 15.1% compared to 16.9% for the first quarter. Net redemptions of long-term funds for the current quarter were \$380 million compared to net redemptions of \$228 million in the previous quarter.

REVIEW OF SEGMENT OPERATING RESULTS

Mackenzie's earnings before interest and taxes are presented in Table 15.

2016 VS. 2015

REVENUES

The largest component of Mackenzie's revenues is management fees. The amount of management fees depends on the level and composition of assets under management. Management fee rates vary depending on the investment objective and the account type of the underlying assets under management. For example, equity-based mandates have higher management

fee rates than fixed income mandates and retail mutual fund accounts have higher management fee rates than sub-advised and institutional accounts. The majority of Mackenzie's mutual fund assets are purchased on a retail basis.

Within Mackenzie's retail mutual fund offering, certain series are offered for fee-based programs of participating dealers whereby dealer compensation on such series is charged directly by the dealer to a client (primarily Series F). As Mackenzie does not pay the dealer compensation, these series have lower management fees. At June 30, 2016, these series had \$3.9 billion in assets, an increase of 19.7% from the prior year.

TABLE 15: OPERATING RESULTS - MACKENZIE

					% CHANGE
THREE MONTHS ENDED (\$ millions)	2016 JUN. 30	2016 MAR. 31	2015 JUN. 30	2016 MAR. 31	2015 JUN. 30
Revenues					
Management fees	\$ 163.5	\$ 160.5	\$ 178.6	1.9 %	(8.5)%
Administration fees	22.8	22.4	24.9	1.8	(8.4)
Distribution fees	2.5	2.5	2.5	-	_
	188.8	185.4	206.0	1.8	(8.3)
Net investment income and other	1.2	0.3	_	N/M	N/M
	190.0	185.7	206.0	2.3	(7.8)
Expenses					
Commission	13.5	14.3	14.5	(5.6)	(6.9)
Trailing commission	58.7	57.4	63.0	2.3	(6.8)
Non-commission	77.6	77.6	74.5	-	4.2
	149.8	149.3	152.0	0.3	(1.4)
Earnings before interest and taxes	\$ 40.2	\$ 36.4	\$ 54.0	10.4 %	(25.6) %
SIX MONTHS ENDED			2016	2015	
(\$ millions)			JUN. 30	JUN. 30	% CHANGE
Revenues					
Management fees			\$ 324.0	\$ 356.6	(9.1)%
Administration fees			45.2	50.4	(10.3)
Distribution fees			5.0	5.7	(12.3)
			374.2	412.7	(9.3)
Net investment income and other			1.5	4.2	(64.3)
			375.7	416.9	(9.9)
Expenses					
Commission			27.8	30.2	(7.9)
Trailing commission			116.1	125.1	(7.2)
Non-commission			155.2	150.7	3.0
			299.1	306.0	(2.3)
Earnings before interest and taxes			\$ 76.6	\$ 110.9	(30.9) %

Management fees were \$163.5 million for the three months ended June 30, 2016, a decrease of \$15.1 million or 8.5% from \$178.6 million last year. The net decrease in management fees was due to the decline in average assets under management of 15.1% in the three months ended June 30, 2016, offset by an increase in average management fee rate. Mackenzie's average management fee rate in the second quarter of 2016 was 107.8 basis points compared to 100.2 basis points in 2015. The increase in average management fee rate was due to a change in the composition of assets under management, including the impact of having a greater share in retail-priced products, following the loss of certain sub-advisory mandates from MD Financial Management Inc. as previously discussed. In addition, there was one more calendar day in 2016 than 2015, which resulted in an increase in management fees in the current year.

Management fees were \$324.0 million for the six months ended June 30, 2016, a decrease of \$32.6 million or 9.1% from \$356.6 million last year. The net decrease in management fees was due to the decline in average assets under management of 16.7% offset by an increase in average management fee rate. Mackenzie's average management fee rate in the six months ended June 30, 2016 was 107.9 basis points compared to 99.4 basis points in 2015. The increase in average management fee rate was due to a change in the composition of assets under management, including the impact of having a greater share in retail-priced products, following the loss of certain sub-advisory mandates from MD Financial Management Inc. In addition, there was one more calendar day in 2016 than 2015, which resulted in an increase in management fees in the current year.

Mackenzie earns administration fees primarily from providing services to its mutual funds. Administration fees were \$22.8 million for the three months ended June 30, 2016, as compared to \$24.9 million in 2015. Administration fees were \$45.2 million for the six months ended June 30, 2016, compared to \$50.4 million in 2015.

Mackenzie earns distribution fee income on redemptions of mutual fund assets sold on a deferred sales charge purchase option and on a low load purchase option. Redemption fees charged for deferred sales charge assets range from 5.5% in the first year and decrease to zero after seven years. Redemption fees for low load assets range from 2.0% to 3.0% in the first year and decrease to zero after two or three years, depending on the purchase option. Distribution fee income in the three months ended June 30, 2016 was \$2.5 million, consistent with last year. Distribution fee income in the six months ended June 30, 2016 was \$5.0 million, a decrease of \$0.7 million from \$5.7 million last year.

Net investment income and other includes investment returns related to Mackenzie's investments in proprietary funds. These investments are generally made in the process of launching a fund and are sold as third party investors subscribe. Net investment income and other was \$1.2 million for the three months ended June 30, 2016 compared to nil last year and \$1.5 million for the six months ended June 30, 2016, a decrease of \$2.7 million from \$4.2 million last year.

EXPENSES

Mackenzie's expenses were \$149.8 million for the three months ended June 30, 2016, a decrease of \$2.2 million or 1.4% from \$152.0 million in 2015. Expenses for the six months ended June 30, 2016 were \$299.1 million, a decrease of \$6.9 million or 2.3% from \$306.0 million last year.

Mackenzie pays selling commissions to the dealers that sell its mutual funds on a deferred sales charge and low load purchase option. The expense for deferred selling commissions consists of the amortization of the asset over its useful life and the reduction of the unamortized deferred selling commission asset associated with redemptions. Mackenzie amortizes selling commissions over a maximum period of three years from the date of original purchase of the applicable low load assets and over a maximum period of seven years from the date of original purchase of the applicable deferred sales charge assets. Commission expense was \$13.5 million in the three months ended June 30, 2016, as compared to \$14.5 million last year. Commission expense in the six months ended June 30, 2016 was \$27.8 million compared to \$30.2 million in 2015. This decline is consistent with the lower amount of deferred sales commissions paid in recent years combined with lower writeoffs of the unamortized balance of deferred sales commissions associated with redemptions.

Trailing commissions paid to dealers are paid on certain classes of retail mutual funds and are calculated as a percentage of mutual fund assets under management. These fees vary depending on the fund type and the purchase option upon which the fund was sold: front-end, deferred sales charge or low load. Trailing commissions were \$58.7 million in the three months ended June 30, 2016, a decrease of \$4.3 million or 6.8% from \$63.0 million last year. Trailing commissions in the six months ended June 30, 2016 were \$116.1 million, a decrease of \$9.0 million or 7.2% from \$125.1 million last year. The decline in trailing commissions in the three and six months ended June 30, 2016 resulted both from the period over period decline in average mutual fund assets, as well as a change in the composition of mutual fund assets towards series of mutual funds that do not pay trailing commissions. Trailing commissions

as a percentage of average mutual fund assets under management were 49.1 basis points both in the three months and six months ended June 30, 2016 as compared to 49.8 basis points and 49.5 basis points, respectively, in 2015.

Non-commission expenses are incurred by Mackenzie in the administration, marketing and management of its assets under management. Non-commission expenses were \$77.6 million in the three months ended June 30, 2016, an increase of \$3.1 million or 4.2% from \$74.5 million in 2015. Non-commission expenses in the six months ended June 30, 2016 were \$155.2 million, an increase of \$4.5 million or 3.0% from \$150.7 million in 2015.

Q2 2016 VS. Q1 2016

REVENUES

Mackenzie's revenues were \$190.0 million for the current quarter, an increase of \$4.3 million or 2.3% from \$185.7 million in the first quarter of 2016.

Management fees were \$163.5 million for the current quarter, an increase of \$3.0 million or 1.9% from \$160.5 million in the first quarter of 2016. Factors contributing to the net increase in management fees are as follows:

- Average total assets under management were \$60.8 billion in the current quarter compared to \$59.8 billion in the prior quarter, an increase of 1.8%.
- Mackenzie's average management fee rate was 107.8 basis points in the current quarter as compared to 108.0 basis points in the first quarter of 2016 due to a change in the composition of assets under management.

Administration fees were \$22.8 million in the current quarter, an increase of \$0.4 million or 1.8% from \$22.4 million in the prior quarter. The increase in the quarter was due to a 1.8% increase in average assets under management.

Net investment income and other includes investment returns related to Mackenzie's investments in proprietary funds. These investments are generally made in the process of launching a fund and are sold as third party investors subscribe. Net investment income and other was \$1.2 million for the current quarter compared to \$0.3 million in the first quarter of 2016.

EXPENSES

Mackenzie's expenses were \$149.8 million for the current quarter, an increase of \$0.5 million or 0.3% from \$149.3 million in the first quarter of 2016.

Commission expense related to the amortization of selling commissions was \$13.5 million in the quarter ended June 30, 2016, a decrease of 5.6% from the first quarter of 2016.

Trailing commissions were \$58.7 million in the current quarter, an increase of \$1.3 million or 2.3% from \$57.4 million in the first quarter of 2016. The change in trailing commissions reflects the 2.3% period over period increase in average mutual fund assets under management. The effective trailing commission rate for the second quarter was 49.1 basis points consistent with the rate in the first quarter.

Non-commission expenses were \$77.6 million in the current quarter, consistent with the first quarter.

CORPORATE AND OTHER

REVIEW OF SEGMENT OPERATING RESULTS

The Corporate and Other segment includes net investment income not allocated to the Investors Group or Mackenzie segments, the Company's proportionate share of earnings of its affiliate, Great-West Lifeco Inc. (Lifeco), operating results for Investment Planning Counsel Inc., other income, as well as consolidation elimination entries.

Corporate and other earnings before interest and taxes are presented in Table 16.

2016 VS. 2015

Net investment income and other decreased to \$26.5 million in the second quarter of 2016 compared to \$30.4 million in 2015. Net investment income and other decreased to \$56.1 million in the six months ended June 30, 2016 compared to \$59.7 million in 2015. The decrease in the three and six month period was largely due to a decrease in the Company's proportionate share

of Lifeco's earnings, as discussed in the Consolidated Financial Position section of this MD&A.

Earnings before interest and taxes related to Investment Planning Counsel were \$0.5 million lower in the second quarter of 2016 compared to the same period in 2015.

Q2 2016 VS. Q1 2016

Net investment income and other totalled \$26.5 million in the second quarter of 2016 compared to \$29.6 million in the first quarter of 2016 primarily due to a decrease in the Company's proportionate share of Lifeco's earnings as discussed in the Consolidated Financial Position section of this MD&A.

Earnings before interest and taxes related to Investment Planning Counsel were \$0.6 million higher in the second quarter of 2016 compared with the previous quarter.

TABLE 16: OPERATING RESULTS - CORPORATE AND OTHER

					% CHANGE
THREE MONTHS ENDED	201	.6 201	6 2015	2016	2015
(\$ millions)	JUN. 3	0 MAR. 3	1 JUN. 30	MAR. 31	JUN. 30
Revenues					
Fee income	\$ 63	1 \$ 62.0	\$ 62.4	1.8 %	1.1 %
Net investment income and other	26	.5 29.0	30.4	(10.5)	(12.8)
	89	6 91.0	5 92.8	(2.2)	(3.4)
Expenses					
Commission	42	.8 42.4	4 42.8	0.9	-
Non-commission	15	6 15	3 14.3	2.0	9.1
	58	4 57.	7 57.1	1.2	2.3
Earnings before interest and taxes	\$ 31	2 \$ 33.9	9 \$ 35.7	(8.0) %	(12.6) %
SIX MONTHS ENDED			2016	2015	
(\$ millions)			JUN. 30	JUN. 30	% CHANGE
Revenues					
Fee income			\$ 125.1	\$ 126.1	(0.8) %
Net investment income and other			56.1	59.7	(6.0)
			181.2	185.8	(2.5)
Expenses					
Commission			85.2	86.9	(2.0)
Non-commission			30.9	30.4	1.6
	•	•	116.1	117.3	(1.0)
Earnings before interest and taxes			\$ 65.1	\$ 68.5	(5.0) %

IGM FINANCIAL INC.

CONSOLIDATED FINANCIAL POSITION

IGM Financial's total assets were \$15.1 billion at June 30, 2016, compared to \$14.8 billion at December 31, 2015.

SECURITIES

The composition of the Company's securities holdings is detailed in Table 17.

AVAILABLE FOR SALE SECURITIES

Securities classified as available for sale include investments in proprietary investment funds. Unrealized gains and losses on available for sale securities are recorded in Other comprehensive income until they are realized or until management determines that there is objective evidence of impairment, at which time they are reclassified to the Consolidated Statements of Earnings and any subsequent losses are also recorded in net earnings.

FAIR VALUE THROUGH PROFIT OR LOSS SECURITIES

Securities classified as fair value through profit or loss include equity securities and proprietary investment funds. Unrealized gains and losses are recorded in Net investment income and other in the Consolidated Statements of Earnings.

Certain proprietary investment funds are consolidated where the Company has made the assessment that it controls the investment fund as discussed in Note 2 of the Consolidated Financial Statements included in the 2015 IGM Financial Inc. Annual Report (Annual Financial Statements). The underlying securities of these funds are classified as held for trading and recognized at fair value through profit or loss.

LOANS

The composition of the Company's loans is detailed in Table 18.

Loans consisted of residential mortgages and represented 51.7% of total assets at June 30, 2016, compared to 49.8% at December 31, 2015.

Loans classified as loans and receivables are primarily comprised of residential mortgages sold to securitization programs sponsored by third parties that in turn issue securities to investors. An offsetting liability, Obligations to securitization entities, has been recorded and totalled \$7.5 billion at June 30, 2016, compared to \$7.1 billion at December 31, 2015.

Loans classified as held for trading are residential mortgages held temporarily by the Company pending sale or securitization.

Residential mortgages originated by Investors Group are funded primarily through sales to third parties on a fully serviced basis, including Canada Mortgage and Housing Corporation (CMHC) or Canadian bank sponsored securitization programs. Investors Group services \$13.2 billion of residential mortgages, including \$2.4 billion originated by subsidiaries of Lifeco.

SECURITIZATION ARRANGEMENTS

Through the Company's mortgage banking operations, residential mortgages originated by Investors Group mortgage planning specialists are sold to securitization trusts sponsored by third parties that in turn issue securities to investors. The Company securitizes residential mortgages through the CMHC sponsored National Housing Act Mortgage-Backed Securities (NHA MBS) and the Canada Mortgage Bond Program (CMB Program) and through Canadian bank-sponsored asset-backed commercial paper (ABCP) programs. The Company retains servicing responsibilities and certain elements of credit risk and prepayment risk associated with the transferred assets. The Company's credit risk on its securitized mortgages is mitigated through the use of insurance. Derecognition of financial assets in accordance with IFRS is based on the transfer of risks and rewards of ownership. As the Company has retained prepayment risk and certain elements of credit risk associated with the Company's securitization transactions through the CMB and ABCP programs, they are accounted for as secured borrowings. The Company records the transactions under these

TABLE 17: SECURITIES

		JUNE 30, 2016	DECEMBER 31, 201		
\$ millions)	COST	FAIR VALUE	COST	FAIR VALUE	
Available for sale					
Proprietary investment funds	\$ 15.2	\$ 15.6	\$ 6.0	\$ 6.1	
Fair value through profit or loss					
Equity securities	13.8	14.8	12.2	10.5	
Proprietary investment funds	61.3	62.5	33.7	34.2	
	75.1	77.3	45.9	44.7	
	\$ 90.3	\$ 92.9	\$ 51.9	\$ 50.8	

TABLE 18: LOANS

(\$ millions)	2016 JUNE 30	2015 DECEMBER 31
Loans and receivables Less: Collective allowance	\$ 7,400.8 0.7	\$ 7,008.9 0.7
Held for trading	7,400.1 413.2	7,008.2 384.2
	\$ 7,813.3	\$ 7,392.4

programs as follows: (i) the mortgages and related obligations are carried at amortized cost, with interest income and interest expense, utilizing the effective interest rate method, recorded over the term of the mortgages, (ii) the component of swaps entered into under the CMB Program whereby the Company pays coupons on Canada Mortgage Bonds and receives investment returns on the reinvestment of repaid mortgage principal, are recorded at fair value, and (iii) cash reserves held under the ABCP program are carried at amortized cost.

In the second quarter of 2016, the Company securitized loans through its mortgage banking operations with cash proceeds of \$978.8 million compared to \$594.9 million in 2015. Additional information related to the Company's securitization activities, including the Company's hedges of related reinvestment and interest rate risk, can be found in the Financial Risk section of this MD&A and in Note 4 of the Interim Financial Statements.

INVESTMENT IN AFFILIATE

Investment in affiliate represents the Company's 4% equity interest in Great-West Lifeco Inc. (Lifeco). IGM Financial and Lifeco are controlled by Power Financial Corporation.

The equity method is used to account for IGM Financial's investment in Lifeco, as it exercises significant influence. The Company's proportionate share of Lifeco's earnings is recorded in Net investment income and other in the Corporate and other reportable segment. Changes in the carrying value for the six months ended June 30, 2016 compared with 2015 are shown in Table 19.

OTHER INVESTMENTS

On May 17, 2016, the Company invested \$50 million (U.S.) in Personal Capital Corporation, a market-leading digital wealth advisor based in the U.S., with an agreement that could result in an additional \$25 million (U.S.) investment in the next year for a total of \$75 million (U.S.). This results in an initial 10% ownership interest which could increase to 15% in the next year.

The Company currently does not exercise significant influence over Personal Capital Corporation. The investment is therefore classified as Available for Sale and is measured at fair value, with changes in fair value recognized in Other Comprehensive Income. The investment is included in Other assets on the Company's Consolidated Balance Sheets.

TABLE 19: INVESTMENT IN AFFILIATE

SIX MONTHS ENDED (\$ millions)	2016 JUN. 30	2015 JUN. 30
Carrying value, beginning of period	\$ 904.3	\$ 794.4
Proportionate share of earnings	51.7	55.4
Dividends received	(27.5)	(25.9)
Proportionate share of other comprehensive income (loss) and other adjustments	(30.6)	14.1
Carrying value, end of period	\$ 897.9	\$ 838.0
Fair value, end of period	\$ 1,352.7	\$ 1,444.9

CONSOLIDATED LIQUIDITY AND CAPITAL RESOURCES

LIQUIDITY

Cash and cash equivalents totalled \$658.2 million at June 30, 2016 compared with \$983.0 million at December 31, 2015 and \$903.8 million at June 30, 2015. Cash and cash equivalents related to the Company's deposit operations were \$3.6 million at June 30, 2016, compared to \$2.8 million at December 31, 2015 and \$4.5 million at June 30, 2015, as shown in Table 20.

Working capital totalled \$861.0 million at June 30, 2016 compared with \$980.3 million at December 31, 2015 and \$1,160.7 million at June 30, 2015. Working capital excludes the Company's deposit operations.

Working capital is utilized to:

- Finance ongoing operations, including the funding of selling commissions.
- Temporarily finance mortgages in its mortgage banking operations.
- Pay interest and dividends related to long-term debt and preferred shares.
- · Maintain liquidity requirements for regulated entities.
- Pay guarterly dividends on its outstanding common shares.
- Finance common share repurchases related to the Company's normal course issuer bid.

IGM Financial continues to generate significant cash flows from its operations. Adjusted earnings before interest, taxes, depreciation and amortization (Adjusted EBITDA) totalled \$316.0 million in the second quarter of 2016 compared to \$349.4 million in the second quarter of 2015 and \$304.2 million in the first quarter of 2016. Adjusted EBITDA totalled \$620.2 million for the six months ended June 30, 2016 compared to \$698.3 million in 2015. Adjusted EBITDA for each period

under review excludes the impact of amortization of deferred selling commissions which totalled \$59.0 million in the second quarter of 2016 compared to \$57.9 million in the second quarter of 2015 and \$59.8 million in the first quarter of 2016. As well as being an important alternative measure of performance, EBITDA is a common measure utilized by investment analysts and credit rating agencies in reviewing asset management companies.

Refer to the Financial Instruments Risk section of this MD&A for information related to other sources of liquidity and to the Company's exposure to and management of liquidity and funding risk.

CASH FLOWS

Table 21 – Cash Flows is a summary of the Consolidated Statements of Cash Flows which forms part of the Interim Financial Statements for the three and six month periods ended June 30, 2016. Cash and cash equivalents increased by \$51.0 million in the quarter compared to a decrease of \$219.1 million in 2015. For the six month period, cash and cash equivalents decreased by \$324.8 million in 2016 compared to a decrease of \$312.2 million in 2015.

Operating activities, before payment of commissions, generated \$303.3 million and \$416.8 million during the three and six month periods ended June 30, 2016, as compared to \$215.4 million and \$431.9 million in 2015. Cash commissions paid were \$51.6 million and \$125.4 million for the three and six month periods in 2016 compared to \$59.7 million and \$144.5 million in 2015. Cash flows from operating activities, net of commissions paid, were \$251.7 million and \$291.4 million for the three and six month periods in 2016 as compared to \$155.7 million and \$287.4 million in 2015.

TABLE 20: DEPOSIT OPERATIONS - FINANCIAL POSITION

(\$ millions)	2016 JUN. 30		2015 JUN. 30
Assets			
Cash and cash equivalents	\$ 3.6	\$ 2.8	\$ 4.5
Accounts and other receivables	275.9	292.3	249.1
Loans	25.0	25.4	23.9
Total assets	\$ 305.1	. \$ 320.5	\$ 277.5
Liabilities and shareholders' equity			
Deposit liabilities	\$ 293.9	\$ 310.1	\$ 266.4
Other liabilities	0.5	0.5	0.5
Shareholders' equity	10.7	9.9	10.6
Total liabilities and shareholders' equity	\$ 305.1	\$ 320.5	\$ 277.5

TABLE 21: CASH FLOWS

		TH	REE MONTHS	ENDED JUNE 30		SIX MONTHS	ENDED JUNE 30
(\$ millions)	2016		2015	% CHANGE	2016	2015	% CHANGE
Operating activities							
Before payment of commissions	\$ 303.3	\$	215.4	40.8 %	\$ 416.8	\$ 431.9	(3.5)%
Commissions paid	(51.6)		(59.7)	13.6	(125.4)	(144.5)	13.2
Net of commissions paid	251.7		155.7	61.7	291.4	287.4	1.4
Financing activities	151.8		(151.4)	200.3	(36.0)	(377.4)	90.5
Investing activities	(352.5)		(223.4)	(57.8)	(580.2)	(222.2)	(161.1)
Increase (decrease) in cash and							
cash equivalents	51.0		(219.1)	123.3	(324.8)	(312.2)	(4.0)
Cash and cash equivalents,							
beginning of period	607.2		1,122.9	(45.9)	983.0	1,216.0	(19.2)
Cash and cash equivalents,							
end of period	\$ 658.2	\$	903.8	(27.2) %	\$ 658.2	\$ 903.8	(27.2)%

Financing activities during the second quarter of 2016 compared to 2015 related to:

- A net decrease of \$7.0 million in deposits and certificates in 2016 compared to a net increase of \$13.9 million in 2015.
- A net increase of \$342.8 million in 2016 arising from obligations to securitization entities compared to a net increase of \$105.6 million in 2015.
- Proceeds received on the issuance of common shares of \$1.0 million in 2016 compared with \$0.1 million in 2015.
- The purchase of 1,227,700 common shares in 2016 under IGM Financial's normal course issuer bid at a cost of \$46.8 million compared with the purchase of 2,935,500 common shares at a cost of \$127.8 million in 2015.
- The payment of perpetual preferred share dividends which totalled \$2.2 million in 2016, unchanged from 2015.
- The payment of regular common share dividends which totalled \$136.1 million in 2016 compared to \$141.0 million in 2015.

Financing activities during the six months ended June 30, 2016 compared to 2015 related to:

- A net decrease of \$16.1 million in deposits and certificates in 2016 compared to a net increase of \$43.1 million in 2015.
- A net increase of \$408.0 million in 2016 arising from obligations to securitization entities compared to a net increase of \$43.9 million in 2015.
- Proceeds received on the issuance of common shares of \$1.4 million in 2016 compared with \$12.3 million in 2015.
- The purchase of 4,219,600 common shares in 2016 under IGM Financial's normal course issuer bid at a cost of

- \$151.1 million compared with the purchase of 4,320,500 common shares at a cost of \$189.9 million in 2015.
- The payment of perpetual preferred share dividends which totalled \$4.4 million in 2016, unchanged from 2015.
- The payment of regular common share dividends which totalled \$273.8 million in 2016 compared to \$282.4 million in 2015.

Investing activities during the second quarter of 2016 compared to 2015 primarily related to:

- The purchases of securities totalling \$32.5 million and sales of securities with proceeds of \$12.6 million in 2016 compared to \$60.2 million and \$41.9 million, respectively, in 2015.
- A net increase in loans of \$232.1 million in 2016 compared to a net increase of \$177.1 million in 2015 primarily related to residential mortgages in the Company's mortgage banking operations.
- The purchase of other assets of \$67.3 million in 2016 which represents the Company's investment in Personal Capital Corporation.
- Net cash used in additions to intangible assets and acquisitions were \$17.5 million in 2016 compared to \$22.3 million in 2015.

Investing activities during the six months ended June 30, 2016 compared to 2015 primarily related to:

- The purchases of securities totalling \$57.4 million and sales of securities with proceeds of \$23.4 million in 2016 compared to \$70.2 million and \$63.7 million, respectively, in 2015.
- A net increase in loans of \$415.5 million in 2016 compared to a net increase of \$169.2 million in 2015 primarily related to residential mortgages in the Company's mortgage banking operations.

- The purchase of other assets of \$67.3 million in 2016 which represents the Company's investment in Personal Capital Corporation.
- Net cash used in additions to intangible assets and acquisitions were \$34.5 million in 2016 compared to \$36.2 million in 2015.

CAPITAL RESOURCES

The Company's capital management objective is to maximize shareholder returns while ensuring that the Company is capitalized in a manner which appropriately supports regulatory requirements, working capital needs and business expansion. The Company's capital management practices are focused on preserving the quality of its financial position by maintaining a solid capital base and a strong balance sheet. Capital of the Company consists of long-term debt, perpetual preferred shares and common shareholders' equity which totalled \$6.0 billion at June 30, 2016, compared to \$6.2 billion at December 31, 2015. The Company regularly assesses its capital management practices in response to changing economic conditions.

The Company's capital is primarily utilized in its ongoing business operations to support working capital requirements, long-term investments made by the Company, business expansion and other strategic objectives. Subsidiaries subject to regulatory capital requirements include investment dealers, mutual fund dealers, exempt market dealers, portfolio managers, investment fund managers and a trust company. These subsidiaries are required to maintain minimum levels of capital based on either working capital, liquidity or shareholders' equity. The Company's subsidiaries have complied with all regulatory capital requirements.

The total outstanding long-term debt was \$1,325.0 million at June 30, 2016, unchanged from December 31, 2015. Long-term debt is comprised of debentures which are senior unsecured debt obligations of the Company subject to standard covenants, including negative pledges, but which do not include any specified financial or operational covenants.

Perpetual preferred shares of \$150 million at June 30, 2016 remain unchanged from December 31, 2015.

The Company purchased 4,219,600 common shares during the six months ended June 30, 2016 at a cost of \$151.1 million under its normal course issuer bid (refer to Note 6 to the Interim Financial Statements). The Company commenced a normal course issuer bid on March 20, 2016 to purchase up to 5% of its common shares in order to mitigate the dilutive effect of stock options issued under the Company's stock option plan and for other capital management purposes. Other activities in the first six months of 2016 included the declaration of perpetual

preferred share dividends of \$4.4 million or \$0.7375 per share and common share dividends of \$271.4 million or \$1.125 per share. Changes in common share capital are reflected in the Consolidated Statements of Changes in Shareholders' Equity.

In connection with its normal course issuer bid, the Company has established an automatic securities purchase plan for its common shares. The automatic securities purchase plan provides standard instructions regarding how IGM Financial's common shares are to be purchased under its normal course issuer bid during certain pre-determined trading blackout periods. Outside of these pre-determined trading blackout periods, purchases under the Company's normal course issuer bid will be completed based upon management's discretion.

The current rating by Standard & Poor's (S&P) of the Company's senior unsecured debentures is "A" with a stable outlook. Dominion Bond Rating Service's (DBRS) current rating on the Company's senior unsecured debentures is "A (High)" with a stable rating trend.

Credit ratings are intended to provide investors with an independent measure of the credit quality of the securities of a company and are indicators of the likelihood of payment and the capacity of a company to meet its obligations in accordance with the terms of each obligation. Descriptions of the rating categories for each of the agencies set forth below have been obtained from the respective rating agencies' websites.

These ratings are not a recommendation to buy, sell or hold the securities of the Company and do not address market price or other factors that might determine suitability of a specific security for a particular investor. The ratings also may not reflect the potential impact of all risks on the value of securities and are subject to revision or withdrawal at any time by the rating organization.

The A rating assigned to IGM Financial's senior unsecured debentures by S&P is the sixth highest of the 22 ratings used for long-term debt. This rating indicates S&P's view that the Company's capacity to meet its financial commitment on the obligation is strong, but the obligation is somewhat more susceptible to the adverse effects of changes in circumstances and economic conditions than obligations in higher rated categories.

According to S&P, the "Stable" rating outlook means that S&P considers that the rating is unlikely to change over the intermediate term.

The A (High) rating assigned to IGM Financial's senior unsecured debentures by DBRS is the fifth highest of the 26 ratings used for long-term debt. Under the DBRS long-term rating scale, debt securities rated A (High) are of good credit quality and the

capacity for the payment of financial obligations is substantial. While this is a favourable rating, entities in the A (High) category may be vulnerable to future events, but qualifying negative factors are considered manageable.

According to DBRS, the "Stable" rating trend helps give investors an understanding of DBRS's opinion regarding the outlook for the rating.

FINANCIAL INSTRUMENTS

Table 22 presents the carrying amounts and fair values of financial assets and financial liabilities. The table excludes fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value. These items include cash and cash equivalents, accounts and other receivables, certain other financial assets, accounts payable and accrued liabilities, and certain other financial liabilities.

Fair value is determined using the following methods and assumptions:

 Securities and other financial assets and liabilities are valued using quoted prices from active markets, when available.
 When a quoted market price is not readily available, valuation techniques are used that require assumptions related to discount rates and the timing and amount of future cash flows. Wherever possible, observable market inputs are used in the valuation techniques.

- Loans classified as held for trading are valued using market interest rates for loans with similar credit risk and maturity.
- Loans classified as loans and receivables are valued by discounting the expected future cash flows at prevailing market yields.
- Obligations to securitization entities are valued by discounting the expected future cash flows at prevailing market yields for securities issued by these securitization entities having similar terms and characteristics.
- Deposits and certificates are valued by discounting the contractual cash flows using market interest rates currently offered for deposits with similar terms and credit risks.
- Long-term debt is valued using quoted prices for each debenture available in the market.
- Derivative financial instruments are valued based on quoted market prices, where available, prevailing market rates for instruments with similar characteristics and maturities, or discounted cash flow analysis.

See Note 11 of the Interim Financial Statements which provides additional discussion on the determination of fair value of financial instruments.

Although there were changes to both the carrying values and fair values of financial instruments, these changes did not have a material impact on the financial condition of the Company for the six months ended June 30, 2016.

TABLE 22: FINANCIAL INSTRUMENTS

		DECEMBER 31, 2015						
(\$ millions)	CARRYING VALUE		FAIR VALUE		CARRYING VALUE		FAIR VALU	
Financial assets recorded at fair value								
Securities								
– Available for sale	\$	15.6	\$	15.6	\$	6.1	\$	6.1
– Held for trading		77.3		77.3		44.7		44.7
Loans								
– Held for trading		413.2		413.2		384.2		384.2
Derivative financial instruments		58.8		58.8		58.4		58.4
Other financial assets		73.9		73.9		9.3		9.3
Financial assets recorded at amortized cost								
Loans								
– Loans and receivables	7	,400.1	-	,668.9		7,008.2	-	7,265.9
Financial liabilities recorded at fair value								
Derivative financial instruments		61.0		61.0		57.8		57.8
Other financial liabilities		7.5		7.5		4.1		4.1
Financial liabilities recorded at amortized cost								
Deposits and certificates		293.9		295.3		310.1		311.8
Obligations to securitization entities	7	,497.3	7	,663.2		7,092.4	-	7,272.4
Long-term debt	1	,325.0]	,676.5		1,325.0	-	1,661.2

RISK MANAGEMENT

The Company is exposed to a variety of risks that are inherent in its business activities. Its ability to manage these risks is key to its ongoing success. The Company emphasizes a strong risk management culture and the implementation of an effective risk management approach. The risk management approach coordinates risk management across the organization and its business units and seeks to ensure prudent and measured risk-taking in order to achieve an appropriate balance between risk and return. Fundamental to our enterprise risk management program is protecting and enhancing our reputation.

RISK MANAGEMENT FRAMEWORK

The Company's risk management approach is undertaken through its Enterprise Risk Management (ERM) Framework which includes five core elements: risk governance, risk appetite, risk principles, a defined risk management process, and risk management culture. The ERM Framework is established under the Company's ERM Policy, which is approved by the Risk Management Committee.

RISK GOVERNANCE

The Company's risk governance structure emphasizes a comprehensive and consistent framework throughout the Company and its subsidiaries, with identified ownership of risk management in each business unit and oversight by an executive Risk Management Committee accountable to the Executive Committee of the Board. Additional oversight is provided by the Enterprise Risk Management (ERM) Department, corporate and distribution compliance groups, and the Company's Internal Audit Department.

The Board of Directors provides oversight and carries out its risk management mandate primarily through the following committees:

- The Executive Committee is responsible for the oversight of enterprise risk management by: i) ensuring that appropriate procedures are in place to identify and manage risks and establish risk tolerances, ii) ensuring that appropriate policies, procedures and controls are implemented to manage risks, and iii) reviewing the risk management process on a regular basis to ensure that it is functioning effectively.
- The Investment Committee oversees management of the Company's financial risks, being market risk, credit risk, and liquidity and funding risk by: i) ensuring that appropriate procedures are in place to identify and manage financial risks in accordance with tolerances, ii) monitoring the implementation and maintenance of appropriate policies, procedures and controls to manage financial risks, and iii) reviewing the financial risk management process on a regular basis to ensure that it is functioning effectively.

- The Audit Committee has specific risk oversight responsibilities in relation to financial disclosure, internal controls and the control environment as well as the Company's compliance activities.
- Other committees having specific risk oversight responsibilities include: i) the Compensation Committee which oversees compensation policies and practices, ii) the Governance and Nominating Committee which oversees corporate governance practices, and iii) the Related Party and Conduct Review Committee which oversees conflicts of interest as well as the administration of the Code of Business Conduct and Ethics for Directors, Officers and Employees (Code of Conduct).

Management oversight for risk management resides with the executive Risk Management Committee which is comprised of the President and Chief Executive Officer, the Chief Financial Officer, and the General Counsel and Chief Compliance Officer. The committee is responsible for management providing oversight of the Company's risk management process by: i) establishing and maintaining the risk framework and policy, ii) defining the Company's risk appetite, iii) ensuring the Company's risk profile and processes are aligned with corporate strategy and risk appetite, and iv) establishing "tone at the top" and reinforcing a strong culture of risk management.

The Chief Executive Officers of the operating companies have overall responsibility for overseeing risk management of their respective companies.

The Company has assigned responsibility for risk management using the Three Lines of Defence model, with the First Line reflecting the business units having primary responsibility for risk management, supported by Second Line risk management functions and a Third Line Internal Audit function providing assurance and validation of the design and effectiveness of the FRM Framework

First Line of Defence

The leaders of the various business units and support functions have primary ownership and accountability for the ongoing risk management associated with their respective activities. Responsibilities of business unit and support function leaders include: i) establishing and maintaining procedures for the identification, assessment, documentation and escalation of risks, ii) implementing control activities to mitigate risks, iii) identifying opportunities for risk reduction or transfer, and iv) aligning business and operational strategies with the risk culture and risk appetite of the organization as established by the Risk Management Committee.

Second Line of Defence

The Enterprise Risk Management (ERM) Department provides oversight, analysis and reporting to the Risk Management Committee on the level of risks relative to the established risk appetite for all activities of the Company. Other responsibilities include: i) developing and maintaining the enterprise risk management program and framework, ii) managing the enterprise risk management process, and iii) providing guidance and training to business unit and support function leaders.

The Company has a number of committees of senior business leaders which provide oversight of specific business risks, including the Financial Risk Management and Information Services Risk Oversight committees. These committees perform critical reviews of risk assessments, risk management practices and risk response plans developed by business units and support functions.

Other oversight accountabilities reside with the Company's corporate and sales compliance groups which are responsible for ensuring compliance with policies, laws and regulations.

Third Line of Defence

The Internal Audit Department is the third line of defence and provides independent assurance to senior management and the Board of Directors on the effectiveness of risk management policies, processes and practices.

RISK APPETITE AND RISK PRINCIPLES

The Risk Management Committee establishes the Company's appetite for different types of risk through the Risk Appetite Framework. Under the Risk Appetite Framework, one of four appetite levels is established for each risk type and business activity of the Company. These appetite levels range from those where the Company has no appetite for risk and seeks to minimize any losses, to those where the Company readily accepts exposure while seeking to ensure that risks are well understood and managed. These appetite levels guide our business units as they engage in business activities, and inform them in establishing policies, limits, controls and risk transfer activities.

A Risk Appetite Statement and Risk Principles provide further guidance to business leaders and employees as they conduct risk management activities. The Risk Appetite Statement's emphasis is to maintain the Company's reputation and brand, ensure financial flexibility, and focus on mitigating operational risk.

RISK MANAGEMENT PROCESS

The Company's risk management process is designed to foster:

 Ongoing assessment of risks and tolerance in a changing operating environment.

- Appropriate identification and understanding of existing and emerging risks and risk response.
- Timely monitoring and escalation of risks based upon changing circumstances.

Significant risks that may adversely affect the Company's ability to achieve its strategic and business objectives are identified through the Company's ongoing risk management process.

We use a consistent methodology across our organizations and business units for identification and assessment of risks. Risks are assessed by evaluating the impact and likelihood of the potential risk event after consideration of controls and any risk transfer activities. The results of these assessments are considered relative to risk appetite and tolerances and may result in action plans to adjust the risk profile.

Risk assessments are monitored and reviewed on an ongoing basis by business units and by oversight areas including the ERM Department. The ERM Department promotes and coordinates communication and consultation to support effective risk management and escalation. The ERM Department regularly reports on the results of risk assessments and on the assessment process to the Risk Management Committee and to the Executive Committee of the Board.

RISK MANAGEMENT CULTURE

Risk management is intended to be everyone's responsibility within the organization. The ERM Department engages all business units in workshops to foster awareness and incorporation of our risk framework into our business activities.

We have an established business planning process which reinforces our risk management culture. Our compensation programs are typically objectives-based, and do not encourage or reward excessive or inappropriate risk taking, and often are aligned specifically with risk management objectives.

Our risk management program emphasizes integrity, ethical practices, responsible management and measured risk-taking with a long-term view. Our standards of integrity and ethics are reflected within our Code of Conduct which applies to directors, officers and employees.

KEY RISKS OF THE BUSINESS

The Company identifies risks to which its businesses and operations could be exposed considering factors both internal and external to the organization. These risks are broadly grouped into six categories.

1) FINANCIAL RISK

LIQUIDITY AND FUNDING RISK

Liquidity and funding risk is the risk of the inability to generate or obtain sufficient cash in a timely and cost-effective manner to meet contractual or anticipated commitments as they come due or arise.

The Company's liquidity management practices include:

- Maintaining liquid assets and lines of credit to satisfy near term liquidity needs.
- Ensuring effective controls over liquidity management processes.
- · Performing regular cash forecasts and stress testing.
- Regular assessment of capital market conditions and the Company's ability to access bank and capital market funding.
- Ongoing efforts to diversify and expand long-term mortgage funding sources.
- Oversight of liquidity management by the Financial Risk Management Committee, a committee of finance business leaders, and by the Investment Committee of the Board of Directors.

A key funding requirement for the Company is the funding of commissions paid on the sale of mutual funds. Commissions on the sale of mutual funds continue to be paid from operating cash flows.

The Company also maintains sufficient liquidity to fund and temporarily hold mortgages pending sale or securitization to long-term funding sources. Through its mortgage banking operations, residential mortgages are sold to third parties including certain mutual funds, institutional investors through

private placements, Canadian bank-sponsored securitization trusts, and by issuance and sale of National Housing Act Mortgage-Backed Securities (NHA MBS) securities including sales to Canada Housing Trust under the CMB Program. The Company maintains committed capacity within certain Canadian bank-sponsored securitization trusts. Capacity for sales under the CMB Program consists of participation in new CMB issues and reinvestment of principal repayments held in the Principal Reinvestment Accounts. The Company's continued ability to fund residential mortgages through Canadian banksponsored securitization trusts and NHA MBS is dependent on securitization market conditions and government regulations that are subject to change. A condition of the NHA MBS and CMB Program is that securitized loans be insured by an insurer that is approved by CMHC. The availability of mortgage insurance is dependent upon market conditions and is subject to change.

As part of ongoing liquidity management during 2016 and 2015, the Company:

- Continued to expand our funding channels by issuing NHA MBS to multiple purchasers.
- Continued to assess additional funding sources for the Company's mortgage banking operations.

The Company's contractual obligations are reflected in Table 23.

In addition to IGM Financial's current balance of cash and cash equivalents, liquidity is available through the Company's lines of credit. The Company's lines of credit with various Schedule I Canadian chartered banks totalled \$525 million as at June 30, 2016, unchanged from December 31, 2015. The lines of credit

TABLE 23: CONTRACTUAL OBLIGATIONS

AS AT JUNE 30, 2016 (\$ millions)	DEMAND	LESS THAN 1 YEAR	1-5 YEARS	AFTER 5 YEARS	TOTAL
Derivative financial instruments	\$ -	\$ 18.8	\$ 39.7	\$ 2.5	\$ 61.0
Deposits and certificates	275.5	8.1	7.7	2.6	293.9
Obligations to securitization entities	-	857.9	6,547.1	92.3	7,497.3
Long-term debt	-	_	525.0	800.0	1,325.0
Operating leases(1)	-	27.5	81.3	40.9	149.7
Pension funding ⁽²⁾	-	11.2	-	-	11.2
Total contractual obligations	\$ 275.5	\$ 923.5	\$ 7,200.8	\$ 938.3	\$ 9,338.1

⁽¹⁾ Includes future minimum lease payments related to office space and equipment used in the normal course of business. Lease payments are charged to earnings in the period of use.

⁽²⁾ The next required actuarial valuation will be completed based on a measurement date of December 31, 2016. Pension funding requirements beyond 2016 are subject to significant variability and will be determined based on future actuarial valuations. Pension contribution decisions are subject to change, as contributions are affected by many factors including market performance, regulatory requirements, changes in assumptions and management's ability to change funding policy.

as at June 30, 2016 consisted of committed lines of \$350 million (December 31, 2015 – \$350 million) and uncommitted lines of \$175 million (December 31, 2015 – \$175 million). The Company has accessed its uncommitted lines of credit in the past; however, any advances made by a bank under the uncommitted lines of credit are at the bank's sole discretion. As at June 30, 2016 and December 31, 2015, the Company was not utilizing its committed lines of credit or its uncommitted lines of credit.

The actuarial valuation for funding purposes related to the Company's registered defined benefit pension plan, based on a measurement date of December 31, 2013, was completed in May 2014. Based on the actuarial valuation, the registered pension plan had a solvency deficit of \$23.4 million compared to \$106.3 million in the previous actuarial valuation, which was based on a measurement date of December 31, 2012. The reduction in the solvency deficit resulted primarily from higher interest rates and market returns on the plan assets, and is required to be funded over five years. The Company has made contributions of \$8.1 million in 2016 (2015 - \$8.2 million). The Company expects to make contributions of approximately \$19.3 million in 2016. Pension contribution decisions are subject to change, as contributions are affected by many factors including market performance, regulatory requirements, changes in assumptions and management's ability to change funding policy. The next required actuarial valuation will be based on a measurement date of December 31, 2016.

Management believes cash flows from operations, available cash balances and other sources of liquidity described above are sufficient to meet the Company's liquidity needs. The Company continues to have the ability to meet its operational cash flow requirements, its contractual obligations, and its declared dividends. The current practice of the Company is to declare and pay dividends to common shareholders on a quarterly basis at the discretion of the Board of Directors. The declaration of dividends by the Board of Directors is dependent on a variety of factors, including earnings which are significantly influenced by the impact that debt and equity market performance has on the Company's fee income and commission and certain other expenses. The Company's liquidity position and its management of liquidity and funding risk have not changed materially since December 31, 2015.

CREDIT RISK

Credit risk is the potential for financial loss to the Company if a counterparty to a transaction fails to meet its obligations.

The Company's cash and cash equivalents, securities holdings, mortgage portfolios, and derivatives are subject to credit risk. The Company monitors its credit risk management practices on an ongoing basis to evaluate their effectiveness.

Cash and Cash Equivalents

At June 30, 2016, cash and cash equivalents of \$658.2 million (December 31, 2015 – \$983.0 million) consisted of cash balances of \$39.1 million (December 31, 2015 – \$105.4 million) on deposit with Canadian chartered banks and cash equivalents of \$619.1 million (December 31, 2015 – \$877.6 million). Cash equivalents are comprised primarily of Government of Canada treasury bills totalling \$197.0 million (December 31, 2015 – \$132.2 million), provincial government and government guaranteed commercial paper of \$124.1 million (December 31, 2015 – \$446.6 million) and bankers' acceptances issued by Canadian chartered banks of \$266.0 million (December 31, 2015 – \$298.8 million).

The Company manages credit risk related to cash and cash equivalents by adhering to its Investment Policy that outlines credit risk parameters and concentration limits. The Company regularly reviews the credit ratings of its counterparties. The maximum exposure to credit risk on these financial instruments is their carrying value.

The Company's exposure to and management of credit risk related to cash and cash equivalents and fixed income securities have not changed materially since December 31, 2015.

Mortgage Portfolio

As at June 30, 2016, residential mortgages, recorded on the Company's balance sheet, of \$7.8 billion (December 31, 2015 – \$7.4 billion) consisted of \$7.4 billion sold to securitization programs (December 31, 2015 – \$7.0 billion), \$413.2 million held pending sale or securitization (December 31, 2015 – \$384.2 million) and \$29.5 million related to the Company's intermediary operations (December 31, 2015 – \$27.7 million).

The Company manages credit risk related to residential mortgages through:

- Adhering to its lending policy and underwriting standards;
- · Its loan servicing capabilities;
- Use of client-insured mortgage default insurance and mortgage portfolio default insurance held by the Company; and
- Its practice of originating its mortgages exclusively through its own network of Mortgage Planning Specialists and Investors Group Consultants as part of a client's comprehensive financial plan.

In certain instances, credit risk is also limited by the terms and nature of securitization transactions as described below:

 Under the NHA MBS program totalling \$4.7 billion (December 31, 2015 – \$4.6 billion), the Company is obligated to make timely payment of principal and coupons irrespective of whether such payments were received from the mortgage borrower. However, as required by the NHA MBS program, 100% of the loans are insured by an approved insurer.

Credit risk for mortgages securitized by transfer to bank-sponsored securitization trusts totalling \$2.7 billion
 (December 31, 2015 – \$2.4 billion) is limited to amounts
 held in cash reserve accounts and future net interest income,
 the fair values of which were \$55.7 million (December 31,
 2015 – \$47.7 million) and \$49.5 million (December 31, 2015
 – \$38.9 million), respectively, at June 30, 2016. Cash reserve
 accounts are reflected on the balance sheet, whereas rights
 to future net interest income are not reflected on the balance
 sheet and will be recorded over the life of the mortgages. This
 risk is further mitigated by insurance with 33.2% of mortgages
 held in ABCP Trusts insured at June 30, 2016 (December 31,
 2015 – 36.6%).

At June 30, 2016, residential mortgages recorded on balance sheet were 73.6% insured (December 31, 2015 – 76.8%). As at June 30, 2016, impaired mortgages on these portfolios were \$1.7 million, compared to \$2.9 million at December 31, 2015. Uninsured non-performing mortgages over 90 days on these portfolios were \$1.2 million at June 30, 2016, compared to \$1.4 million at December 31, 2015.

The Company also retains certain elements of credit risk on mortgage loans sold to the Investors Mortgage and Short Term Income Fund and to the Investors Canadian Corporate Bond Fund through an agreement to repurchase mortgages in certain circumstances benefiting the funds. These loans are not recorded on the Company's balance sheet as the Company has transferred substantially all of the risks and rewards of ownership associated with these loans.

The Company regularly reviews the credit quality of the mortgages and the adequacy of the collective allowance for credit losses.

The Company's collective allowance for credit losses was \$0.7 million at June 30, 2016, unchanged from December 31, 2015, and is considered adequate by management to absorb all credit-related losses in the mortgage portfolios based on: i) historical credit performance experience and recent trends, ii) current portfolio credit metrics and other relevant characteristics, and iii) regular stress testing of losses under adverse real estate market conditions.

The Company's exposure to and management of credit risk related to mortgage portfolios have not changed materially since December 31. 2015.

Derivatives

The Company is exposed to credit risk through derivative contracts it utilizes to hedge interest rate risk, to facilitate

securitization transactions, and to hedge market risk related to certain stock-based compensation arrangements. These derivatives are discussed more fully under the Market Risk section of this MD&A.

To the extent that the fair value of the derivatives is in a gain position, the Company is exposed to credit risk that its counterparties fail to fulfil their obligations under these arrangements.

The Company's derivative activities are managed in accordance with its Investment Policy which includes counterparty limits and other parameters to manage counterparty risk. The aggregate credit risk exposure related to derivatives that are in a gain position of \$59.0 million (December 31, 2015 – \$58.4 million) does not give effect to any netting agreements or collateral arrangements. The exposure to credit risk, considering netting agreements and collateral arrangements and including rights to future net interest income, was \$2.3 million at June 30, 2016 (December 31, 2015 – \$1.0 million). Counterparties are all Canadian Schedule I chartered banks and, as a result, management has determined that the Company's overall credit risk related to derivatives was not significant at June 30, 2016. Management of credit risk related to derivatives has not changed materially since December 31, 2015.

Additional information related to the Company's securitization activities and utilization of derivative contracts can be found in Note 4 of the Interim Financial Statements and Notes 2, 6 and 21 to the Annual Financial Statements.

MARKET RISK

Market risk is the potential for loss to the Company from changes in the values of its financial instruments due to changes in foreign exchange rates, interest rates or equity prices. The Company's financial instruments are generally denominated in Canadian dollars and do not have significant exposure to changes in foreign exchange rates.

Interest Rate Risk

The Company is exposed to interest rate risk on its mortgage portfolio and on certain of the derivative financial instruments used in the Company's mortgage banking operations.

The Company manages interest rate risk associated with its mortgage banking operations by entering into interest rate swaps with Canadian Schedule I chartered banks as follows:

 The Company has in certain instances funded floating rate mortgages with fixed rate Canada Mortgage Bonds as part of the securitization transactions under the CMB Program.
 As previously discussed, as part of the CMB Program, the Company is party to a swap whereby it is entitled to receive investment returns on reinvested mortgage principal and is obligated to pay Canada Mortgage Bond coupons. This swap had a negative fair value of \$51.8 million (December 31, 2015 - negative \$47.4 million) and an outstanding notional amount of \$992 million at June 30, 2016 (December 31, 2015 – \$740 million). The Company enters into interest rate swaps with Canadian Schedule I chartered banks to hedge the risk that the interest rates earned on floating rate mortgages and reinvestment returns decline. The fair value of these swaps totalled \$55.7 million (December 31, 2015 – \$54.5 million), on an outstanding notional amount of \$2.0 billion at June 30, 2016 (December 31, 2015 -\$1.8 billion). The net fair value of these swaps of \$3.9 million at June 30, 2016 (December 31, 2015 - \$7.1 million) are recorded on balance sheet and have an outstanding notional amount of \$3.0 billion (December 31, 2015 - \$2.6 billion).

• The Company is exposed to the impact that changes in interest rates may have on the value of mortgages committed to or held pending sale or securitization to long-term funding sources. The Company enters into interest rate swaps to hedge the interest rate risk related to funding costs for mortgages held by the Company pending sale or securitization. The negative fair value of these swaps totalled \$0.5 million (December 31, 2015 – negative \$0.1 million) on an outstanding notional amount of \$90 million at June 30, 2016 (December 31, 2015 – \$88 million).

As at June 30, 2016, the impact to annual net earnings of a 100 basis point increase in interest rates would have been an increase of approximately \$0.5 million (2015 – a decrease of \$2.5 million). The Company's exposure to and management of interest rate risk have not changed materially since December 31, 2015.

Equity Price Risk

The Company is exposed to equity price risk on its proprietary investment funds which are classified as available for sale securities and on its equity securities and proprietary investment funds which are classified as fair value through profit or loss. The fair value of the proprietary investment funds and equity security investments was \$92.9 million at June 30, 2016 (December 31, 2015 – \$50.8 million), as shown in Table 17.

The Company sponsors a number of deferred compensation arrangements for employees where payments to participants are deferred and linked to the performance of the common shares of IGM Financial Inc. The Company hedges its exposure to this risk through the use of forward agreements and total return swaps.

RISKS RELATED TO ASSETS UNDER MANAGEMENT

At June 30, 2016, IGM Financial's total assets under management were \$134.7 billion compared to \$133.6 billion at December 31, 2015.

The Company's primary sources of revenues are management, administration and other fees which are applied as an annual percentage of the level of assets under management. As a result, the level of the Company's revenues and earnings are indirectly exposed to a number of financial risks that affect the value of assets under management on an ongoing basis. These include market risks, like changes in equity prices, interest rates and foreign exchange rates, as well as credit risk on debt securities, loans and credit exposures from other counterparties within our client portfolios.

TABLE 24: ASSETS UNDER MANAGEMENT – ASSET AND CURRENCY MIX

	CON	NSOLIDATED
S AT JUNE 30, 2016	MUTUAL FUNDS	TOTAL
Cash	1.5 %	1.9 %
Short-term fixed income and mortgages	7.6	7.4
Other fixed income	23.3	24.1
Domestic equity	29.8	29.5
Foreign equity	34.5	34.0
Real Property	3.3	3.1
	100.0 %	100.0 %
CAD	64.3 %	64.8 %
USD	23.4	23.1
Other	12.3	12.1
	100.0 %	100.0 %

Changing financial market conditions may also lead to a change in the composition of the Company's assets under management between equity and fixed income instruments, which could result in lower revenues depending upon the management fee rates associated with different asset classes and mandates.

The Company's exposure to the value of assets under management aligns it with the experience of its clients. Assets under management are broadly diversified by asset class, geographic region, industry sector, investment team and style. The Company regularly reviews the sensitivity of its assets under management, revenues, earnings and cash flow to changes in financial markets. The Company believes that over the long term, exposure to investment returns on its client portfolios is beneficial to the Company's results and consistent with stakeholder expectations, and generally it does not engage in risk transfer activities such as hedging in relation to these exposures.

2) OPERATIONAL RISK

OPERATIONAL RISK

Operational risk is the risk of loss resulting from inadequate or failed internal processes or systems, human interaction or external events, but excludes business risk.

Operational risk affects all business activities, including the processes in place to manage other risks. As a result, operational risk can be difficult to measure, given that it forms part of other risks of the Company and may not always be separately identified. Our Company is exposed to a broad range of operational risks, including information technology security and system failures, errors relating to transaction processing, financial models and valuations, fraud and misappropriation of assets, and inadequate application of internal control processes. The impact can result in significant financial loss, reputational harm or regulatory actions.

The Company's risk management framework emphasizes operational risk management and internal control. The Company has a very low appetite for risk in this area.

The business unit leaders are responsible for management of the day to day operational risks of their respective business units. Specific programs, policies, training, standards and governance processes have been developed to support the management of operational risk.

Operational risks relating to people and processes are mitigated through policies and process controls. Oversight of risks and ongoing evaluation of the effectiveness of controls is provided by the Company's compliance departments, ERM Department and Internal Audit Department.

Operational risks driven by systems are managed through controls over technology development and change management. Information security is a significant risk to our industry and our Company's operations. The Company uses systems and technology to support its business operations and the client and financial advisor experience. As a result, we are exposed to risks relating to cyber security and the increasing sophistication of cyber attacks in the marketplace. Such an attack could compromise confidential information of the Company and that of clients or other stakeholders, and could result in negative consequences including lost revenue, litigation, regulatory scrutiny or reputational damage. The Company continues to monitor and enhance its defences and procedures to prevent, detect, respond to and manage cyber security threats.

The Company has a business continuity management program to support the sustainment, management and recovery of critical operations and processes in the event of a business disruption.

The Company has an insurance review process where it assesses and determines the nature and extent of insurance that is appropriate to provide adequate protection against unexpected losses, and where it is required by law, regulators or contractual agreements.

MODEL RISK

The Company uses a variety of models to assist in: the valuation of financial instruments, operational scenario testing, management of cash flows, capital management, and assessment of potential acquisitions. These models incorporate internal assumptions, observable market inputs and available market prices. Effective controls exist over the development, implementation and application of these models. However, changes in the internal assumptions or other factors affecting the models could have an adverse effect on the Company's consolidated financial position.

LEGAL AND REGULATORY COMPLIANCE

Legal and Regulatory Compliance Risk is the risk of not complying with laws, contractual agreements or regulatory requirements. This includes distribution compliance, investment management compliance, accounting and internal controls, and reporting and communications.

IGM Financial is subject to complex and changing legal, taxation and regulatory requirements, including the requirements of agencies of the federal, provincial and territorial governments in Canada which regulate the Company and its activities. The Company and its subsidiaries are also subject to the

requirements of self-regulatory organizations to which they belong. These and other regulatory bodies regularly adopt new laws, rules, regulations and policies that apply to the Company and its subsidiaries. These requirements include those that apply to IGM Financial as a publicly traded company and those that apply to the Company's subsidiaries based on the nature of their activities. They include regulations related to securities markets, the provision of financial products and services, including fund management, distribution, insurance and mortgages, and other activities carried on by the Company in the markets in which it operates. Regulatory standards affecting the Company and the financial services industry are significant and are being continually changed. The Company and its subsidiaries are subject to reviews as part of the normal ongoing process of oversight by the various regulators.

Failure to comply with laws, rules or regulations could lead to regulatory sanctions and civil liability, and may have an adverse reputational or financial effect on the Company. The Company manages legal and regulatory compliance risk through its efforts to promote a strong culture of compliance. The monitoring of regulatory developments and their impact on the Company is overseen by the Regulatory Initiatives Committee chaired by the Vice-President, Regulatory Affairs. It also continues to develop and maintain compliance policies, processes and oversight, including specific communications on compliance and legal matters, training, testing, monitoring and reporting. The Audit Committee of the Company receives regular reporting on compliance initiatives and issues.

IGM Financial promotes a strong culture of ethics and integrity through its Code of Conduct approved by the Board of Directors, which outlines standards of conduct that apply to all IGM Financial directors, officers and employees. The Code of Conduct incorporates many policies relating to the conduct of directors, officers and employees, and covers a variety of relevant topics, such as anti-money laundering and privacy. Individuals subject to the Code of Conduct attest annually that they understand the requirements and have complied with its provisions.

Business units are responsible for management of legal and regulatory compliance risk, and implementing appropriate policies, procedures and controls. The Company has a number of different compliance departments responsible for providing oversight of investment management and distribution-related compliance activities. The Internal Audit Department also provides oversight and investigations concerning regulatory compliance matters.

CONTINGENCIES

The Company is subject to legal actions arising in the normal course of its business. Although it is difficult to predict the

outcome of any such legal actions, based on current knowledge and consultation with legal counsel, management does not expect the outcome of any of these matters, individually or in aggregate, to have a material adverse effect on the Company's consolidated financial position.

3) GOVERNANCE, OVERSIGHT AND STRATEGIC RISK

Governance, oversight and strategic risk is the risk of potential adverse impacts resulting from inadequate or inappropriate governance, oversight, management of incentives and conflicts, and strategic planning.

IGM Financial believes in the importance of good corporate governance and the central role played by directors in the governance process. We believe that sound corporate governance is essential to the well being of the Company and its shareholders.

Oversight of IGM Financial is performed by the Board of Directors directly and through its seven committees. The Company previously had two Co-Presidents and Chief Executive Officers responsible for the management of the Company. Effective May 6, 2016, a sole President and Chief Executive Officer of IGM Financial was named. The Company's activities are carried out principally by three operating companies – Investors Group Inc., Mackenzie Financial Corporation and Investment Planning Counsel Inc. – each of which are managed by a President and Chief Executive Officer.

The Company has a business planning process that supports development of an annual business plan, approved by the Board of Directors, which incorporates objectives and targets for the Company. Components of management compensation are associated with the achievement of earnings targets and other objectives associated with the plan. Strategic plans and direction are part of this planning process and are integrated into the Company's risk management program.

ACQUISITION RISK

The Company is also exposed to risks related to its acquisitions. The Company undertakes thorough due diligence prior to completing an acquisition, but there is no assurance that the Company will achieve the expected strategic objectives or cost and revenue synergies subsequent to an acquisition. Subsequent changes in the economic environment and other unanticipated factors may affect the Company's ability to achieve expected earnings growth or expense reductions. The success of an acquisition is dependent on retaining assets under management, clients, and key employees of an acquired company.

4) REGULATORY DEVELOPMENTS

Regulatory development risk is the potential for changes to regulatory, legal, or tax requirements that may have an adverse impact upon the Company's business activities or financial results.

The Company is exposed to the risk of changes in laws, taxation and regulation that could have an adverse impact on the Company. Particular regulatory initiatives may have the effect of making the products of the Company's subsidiaries appear to be less competitive than the products of other financial service providers, to third party distribution channels and to clients. Regulatory differences that may impact the competitiveness of the Company's products include regulatory costs, tax treatment, disclosure requirements, transaction processes or other differences that may be as a result of differing regulation or application of regulation. Regulatory developments may also impact product structures, pricing, and dealer and advisor compensation. While the Company and its subsidiaries actively monitor such initiatives, and where feasible comment upon or discuss them with regulators, the ability of the Company and its subsidiaries to mitigate the imposition of differential regulatory treatment of financial products or services is limited.

CLIENT RELATIONSHIP MODEL AND POINT OF SALE

Effective May 30, 2016, the Fund Facts disclosure document for mutual funds is now required to be delivered by dealers to clients before accepting an instruction for the purchase of a mutual fund. This concludes the CSA's staged approach to implementation of the point of sale (POS) project for mutual funds.

Effective for annual periods commencing no later than July 15, 2016, Phase 2 of the Client Relationship Model (CRM2) adopted by the Canadian Securities Administrators (CSA) in March, 2013, requires dealers, among other things, to provide their clients with enhanced information on the performance of their investments and the costs associated with them, including the compensation paid to the dealer (the Investment Industry Regulatory Organization of Canada and the Mutual Fund Dealers Association of Canada have adopted rules that are to the same effect). The performance and rate of return reporting mandates use of a dollar-weighted methodology which takes into consideration all cashflows into and out of the account and all underlying funds and investments. This prescribed calculation methodology is one that the Company supports, with Investors Group being an early adopter by providing rate of return reporting starting with the June 2015 quarterly client statements to most clients. The cost and compensation disclosure will provide clients with an annual report on all charges associated with their accounts, including direct and indirect compensation that the dealer receives related to a client's account. These new requirements will provide important

information to our clients and will build on already required existing disclosure including information provided through Fund Facts and the Management Report of Fund Performance (MRFP) related to distribution and fund management costs.

MUTUAL FUND FEES AND BEST INTEREST STANDARDS

On April 28, 2016, the CSA published Consultation Paper 33-404 Proposals to Enhance the Obligations of Advisers, Dealers and Representatives Toward Their Clients (the Consultation Paper), with the comment period closing on September 30, 2016. The Consultation Paper proposes a set of targeted reforms which all CSA jurisdictions are consulting on relating to the client-registrant relationship, including the regulation of conflicts of interest, the know-your-client and know-your-product requirements, the suitability obligation, the use by registrants of business titles and proficiency. The Company will continue its active dialogue and engagement with regulators on this subject.

On June 29, 2016, the CSA published CSA Staff Notice 81-327 Next Steps in the CSA's Examination of Mutual Fund Fees. The Staff Notice communicated that while the CSA continues to evaluate and monitor such initiatives as the disclosure enhancements under CRM2 and POS and the proposals outlined in CSA Consultation Paper 33-404, the CSA has decided to consult in the fall of 2016 on the further option of discontinuing embedded commissions and transitioning to direct pay arrangements. This notice follows the publication of the CSA's initial consultation paper on mutual fund fee structures in December 2012. The Staff Notice indicates that before taking any action the CSA wants to consider the potential consequences of such regulatory action on Canadian market participants and investors. The Company will continue its active dialogue and engagement with regulators on this subject.

COOPERATIVE CAPITAL MARKETS REGULATORY SYSTEM

In 2013, the Government of Canada, as part of its Economic Action Plan, indicated an intention to establish a common securities regulator for Canada's capital markets working cooperatively with the provinces and territories. In September 2014, the Government of Canada and participating provincial jurisdictions published two proposed pieces of legislation to implement the cooperative capital markets regulatory system, namely the Provincial Capital Markets Act and the Capital Markets Stability Act.

On August 25, 2015, a revised consultation draft of the Provincial Capital Markets Act (CMA) along with accompanying commentary was published, along with certain proposed initial draft regulations (Regulations). The CMA and Regulations would together constitute the single set of provincial/territorial laws replacing provincial and territorial securities legislation under

the proposed cooperative capital markets regulatory system in the six jurisdictions (Ontario, British Columbia, Saskatchewan, New Brunswick, Prince Edward Island and Yukon) which have currently agreed to participate. Consistent with earlier announcements, the Regulations substantially maintain the harmonization achieved so far under the current system of securities laws by adopting the national and multilateral instruments, largely, in their current form. On May 5, 2016, the Department of Finance Canada released for public comment a revised consultation draft of the Capital Markets Stability Act (CMSA). This proposed capital markets legislation addresses national data collection, systemic risk related to capital markets and criminal enforcement.

Of note, opposition from Quebec, Alberta and Manitoba remains strong and the Quebec government has now challenged the validity of the cooperative capital markets regulatory system directing a reference to the Quebec Court of Appeal. The remaining provinces and territories have also not chosen to join the cooperative system to date. Also noteworthy, on July 22, 2016, the Government of Canada and participating provincial jurisdictions announced the Capital Markets Regulatory Authority's initial board of directors and set new times for implementation of the CMA and CMSA, from the previously publicized date of June 30, 2016, to now June 30, 2018, by which the Capital Markets Regulatory Authority will become operational. The Company is continuing to monitor this initiative and the potential effect it will have on its activities and those of its subsidiaries, particularly in the area of the regulation of mutual funds.

5) BUSINESS RISK

GENERAL BUSINESS CONDITIONS

General Business Conditions Risk refers to the potential for an unfavourable impact on IGM Financial resulting from competitive or other external factors relating to the marketplace.

Global economic conditions, changes in equity markets, demographics and other factors including political and government instability, can affect investor confidence, income levels and savings decisions. This could result in reduced sales of

IGM Financial's products and services and/or result in investors redeeming their investments. These factors may also affect the level of financial markets and the value of the Company's assets under management, as described more fully under the Risks Related to Assets Under Management section of this MD&A.

The Company, across its operating subsidiaries, is focused on communicating with clients and emphasizing the importance of financial planning across economic cycles. The Company and the industry continue to take steps to educate Canadian investors on the merits of financial planning, diversification and long-term investing. In periods of volatility Consultants and independent financial advisors play a key role in assisting investors in maintaining perspective and focus on their long-term objectives.

Redemption rates for long-term funds are summarized in Table 25 and are discussed in the Investors Group and Mackenzie Segment Operating Results sections of this MD&A.

PRODUCT / SERVICE OFFERING

There is potential for unfavourable impacts on IGM Financial resulting from inadequate product or service performance, quality or breadth.

IGM Financial and its subsidiaries operate in a highly competitive environment, competing with other financial service providers, investment managers and product and service types. Client development and retention can be influenced by a number of factors, including products and services offered by competitors, relative service levels, relative pricing, product attributes, reputation and actions taken by competitors. This competition could have an adverse impact upon the Company's financial position and operating results. Please refer to The Competitive Landscape section of this MD&A for a further discussion.

The Company provides Consultants, independent financial advisors, as well as retail and institutional clients with a high level of service and support and a broad range of investment products, with a focus on building enduring relationships. The Company's subsidiaries also continually review their respective product and service offering, and pricing, to ensure competitiveness in the marketplace.

TABLE 25: TWELVE MONTH TRAILING REDEMPTION RATE FOR LONG-TERM FUNDS

	2016 JUN. 30	2015 JUN. 30
IGM Financial Inc.		
Investors Group	8.8 %	8.5 %
Mackenzie	15.4 %	15.9 %
Counsel	15.6 %	12.8 %

The Company strives to deliver strong investment performance on its products relative to benchmarks and peers. Poor investment performance relative to benchmarks or peers could reduce the level of assets under management and sales and asset retention, as well as adversely impact our brands. Meaningful and/or sustained underperformance could affect the Company's results. The Company's objective is to cultivate investment processes and disciplines that provide it with a competitive advantage, and does so by diversifying its assets under management and product shelf by investment team, brand, asset class, mandate, style and geographic region.

BUSINESS / CLIENT RELATIONSHIPS

Business/Client relationships risk refers to the risk potential for unfavourable impacts on IGM Financial resulting from changes to other key relationships. These relationships primarily include Investors Group clients and consultants, Mackenzie retail distribution, strategic and significant business partners, clients of Mackenzie funds, and sub-advisors and other product suppliers.

Investors Group Consultant network — Investors Group derives all of its mutual fund sales through its Consultant network. Investors Group Consultants have regular direct contact with clients which can lead to a strong and personal client relationship based on the client's confidence in that individual Consultant. The market for financial advisors is extremely competitive. The loss of a significant number of key Consultants could lead to the loss of client accounts which could have an adverse effect on Investors Group's results of operations and business prospects. Investors Group is focused on growing its distribution network of Consultants and on responding to the complex financial needs of its clients by delivering a diverse range of products and services in the context of personalized financial advice, as discussed in the Investors Group Review of the Business section of this MD&A.

Mackenzie – Mackenzie derives the majority of its mutual fund sales through third party financial advisors. Financial advisors generally offer their clients investment products in addition to, and in competition with Mackenzie. Mackenzie also derives sales of its investment products and services from its strategic alliance and institutional clients. Due to the nature of the distribution relationship in these relationships and the relative size of these accounts, gross sale and redemption activity can be more pronounced in these accounts than in a retail relationship. Mackenzie's ability to market its investment products is highly dependent on continued access to these distribution networks. The inability to have such access could have a material adverse effect on Mackenzie's operating results and business prospects. Mackenzie is well positioned to manage this risk and to continue to build and enhance its distribution relationships.

Mackenzie's diverse portfolio of financial products and its long-term investment performance record, marketing, educational and service support has made Mackenzie one of Canada's leading investment management companies. These factors are discussed further in the Mackenzie Review of the Business section of this MD&A.

PEOPLE RISK

People risk refers to the potential inability to attract or retain key employees or Consultants, develop to an appropriate level of proficiency, or manage personnel succession or transition.

Management, investment and distribution personnel play an important role in developing, implementing, managing and distributing products and services offered by IGM Financial. The loss of these individuals or an inability to attract, retain and motivate sufficient numbers of qualified personnel could affect IGM Financial's business and financial performance.

6) ENVIRONMENTAL RISK

Environmental risk is the risk of loss resulting from environmental issues involving our business activities and our operations.

Environmental risk covers a broad spectrum of issues, such as climate change, biodiversity and ecosystem health, pollution, waste and the unsustainable use of water and other resources. Key environmental risks to IGM Financial include:

- Direct risks associated with the ownership and operation of our businesses, which includes management and operation of company-owned or managed assets and business operations;
- Indirect risks as a result of the products and services we offer and our procurement practices;
- Identification and management of emerging environmental regulatory issues; and
- Failure to understand and appropriately leverage environment related trends to meet client demands for products and services.

IGM Financial has a long-standing commitment to responsible management, as articulated in the Company's Corporate Responsibility Statement as approved by the Board of Directors which commits us to responsibly manage our environmental footprint.

Failure to adequately manage environmental risks could adversely impact our results or our reputation.

IGM Financial manages environmental risks across the Company, with business unit management having responsibility for identifying, assessing, controlling and monitoring environmental risks pertaining to their operations. IGM Financial's Executive

Management Corporate Responsibility Committee oversees its commitment to environmental responsibility and risk management.

Investors Group and Mackenzie are signatories to the Principles for Responsible Investment (PRI). Under the PRI, investors formally commit to incorporate environmental, social and governance (ESG) issues into their investment processes. In addition, Investors Group, Mackenzie and Investment Planning

Counsel have implemented investing policies which provide information on how these ESG issues are implemented at each company.

IGM Financial reports on its environmental management and performance in its Corporate Responsibility Report. In addition, the Company participates in the Carbon Disclosure Project (CDP) survey, which promotes corporate disclosures on greenhouse gas emissions and climate change management.

OUTLOOK

THE FINANCIAL SERVICES ENVIRONMENT

Canadians held \$3.8 trillion in discretionary financial assets with financial institutions at December 31, 2015 based on the most recent report from Investor Economics. The nature of holdings was diverse, ranging from demand deposits held for short-term cash management purposes to longer-term investments held for retirement purposes. Approximately 66% (\$2.5 trillion) of these financial assets are held within the context of a relationship with a financial advisor, and this is the primary channel serving the longer-term savings needs of Canadians. Of the \$1.3 trillion held outside of a financial advisory relationship, approximately 62% consisted of bank deposits.

Financial advisors represent the primary distribution channel for the Company's products and services, and the core emphasis of the Company's business model is to support these financial advisors as they work with clients to plan for and achieve their financial goals. Multiple sources of emerging research show significantly better financial outcomes for Canadians who use financial advisors compared to those who do not. The Company actively promotes the value of financial advice and the importance of a relationship with an advisor to develop and remain focused on long-term financial plans and goals.

Approximately 42% of Canadian discretionary financial assets or \$1.6 trillion resided in investment funds at December 31, 2015, making it the largest financial asset class held by Canadians. Other asset types include deposit products and direct securities such as stocks and bonds. Approximately 77% of investment funds are comprised of mutual fund products, with other product categories including segregated funds, hedge funds, pooled funds, closed end funds and exchange traded funds. With \$129 billion in mutual fund assets under management, the Company is among the country's largest investment fund managers. Management believes that investment funds are likely to remain the preferred savings vehicle of Canadians. Investment funds provide investors with the benefits of diversification, professional management, flexibility and convenience, and are available in a broad range of mandates and structures to meet most investor requirements and preferences.

Competition and technology have fostered a trend towards financial service providers offering a comprehensive range of proprietary products and services. Traditional distinctions between bank branches, full service brokerages, financial planning firms and insurance agent sales forces have become obscured as many of these financial service providers strive to offer comprehensive financial advice implemented through access to a broad product shelf. Accordingly, the Canadian financial services industry is characterized by a number of large, diversified, vertically-integrated participants, similar to IGM Financial, who offer both financial planning and investment management services.

Canadian banks distribute financial products and services through their traditional bank branches, as well as through their full service and discount brokerage subsidiaries. Bank branches continue to place increased emphasis on both financial planning and mutual funds. In addition, each of the "big six" banks has one or more mutual fund management subsidiaries. Collectively, mutual fund assets of the "big six" bank-owned mutual fund managers and affiliated firms represented 43% of total industry long-term mutual fund assets at June 30, 2016.

As a result of consolidation activity in the last several years, the Canadian mutual fund management industry is characterized by large, often vertically-integrated, firms. The industry continues to be very concentrated, with the ten largest firms and their subsidiaries representing 69% of industry long-term mutual fund assets and 71% of total mutual fund assets under management at June 30, 2016. Management anticipates continuing consolidation in this segment of the industry as smaller participants are acquired by larger organizations.

Management believes that the financial services industry will continue to be influenced by the following trends:

- Shifting demographics as the number of Canadians in their prime savings and retirement years continue to increase.
- Changes in investor attitudes based on economic conditions.
- Continued importance of the role of the financial advisor.
- Public policy related to retirement savings.
- Changes in the regulatory environment.
- An evolving competitive landscape.
- · Advancing and changing technology.

THE COMPETITIVE LANDSCAPE

IGM Financial and its subsidiaries operate in a highly competitive environment. Investors Group and Investment Planning Counsel compete directly with other retail financial service providers, including other financial planning firms, as well as full service brokerages, banks and insurance companies. Investors Group, Mackenzie and Investment Planning Counsel compete directly with other investment managers for assets under management, and their products compete with stocks, bonds and other asset classes for a share of the investment assets of Canadians.

Competition from other financial service providers, alternative product types or delivery channels, and changes in regulations or public preferences could impact the characteristics of product and service offerings of the Company, including pricing, product structures, dealer and advisor compensation and disclosure. The Company monitors developments on an ongoing basis, and engages in policy discussions and develops product and service responses as appropriate.

IGM Financial continues to focus on its commitment to provide quality investment advice and financial products, service innovations, effective management of the Company and long-term value for its clients and shareholders. Management believes that the Company is well-positioned to meet competitive challenges and capitalize on future opportunities.

The Company enjoys several competitive strengths, including:

- Broad and diversified distribution with an emphasis on those channels emphasizing comprehensive financial planning through a relationship with a financial advisor.
- Broad product capabilities, leading brands and quality sub-advisory relationships.
- Enduring client relationships and the long-standing heritages and cultures of its subsidiaries.
- Benefits of being part of the Power Financial group of companies.

BROAD AND DIVERSIFIED DISTRIBUTION

IGM Financial's distribution strength is a competitive advantage. In addition to owning two of Canada's largest financial planning organizations, Investors Group and Investment Planning Counsel, IGM Financial has, through Mackenzie, access to

distribution through over 30,000 independent financial advisors. Mackenzie also, in its growing strategic alliance business, partners with Canadian and U.S. manufacturing and distribution complexes to provide investment management to a number of retail investment fund mandates.

BROAD PRODUCT CAPABILITIES

IGM Financial's subsidiaries continue to develop and launch innovative products and strategic investment planning tools to assist advisors in building optimized portfolios for clients.

ENDURING RELATIONSHIPS

IGM Financial enjoys significant advantages as a result of the enduring relationships that advisors enjoy with clients. In addition, the Company's subsidiaries have strong heritages and cultures which are challenging for competitors to replicate.

BENEFITS OF BEING PART OF THE POWER FINANCIAL GROUP OF COMPANIES

As part of the Power Financial group of companies, IGM Financial benefits through expense savings from shared service arrangements, as well as through access to distribution, products and capital.

CRITICAL ACCOUNTING ESTIMATES AND POLICIES

SUMMARY OF CRITICAL ACCOUNTING ESTIMATES

There were no changes to the Company's assumptions related to critical accounting estimates from those reported at December 31, 2015.

The Company completed its annual impairment tests of goodwill and indefinite life intangible assets based on March 31, 2016 financial information and determined there was no impairment in the value of those assets.

The Company tests the fair value of goodwill and indefinite life intangible assets for impairment at least once a year and more frequently if an event or circumstance indicates the asset may be impaired. An impairment loss is recognized if the amount of the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and its value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows (cash generating units). Finite life intangible assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amounts may not be recoverable.

These tests involve the use of estimates and assumptions appropriate in the circumstances. In assessing the recoverable amounts, valuation approaches are used that include discounted cash flow analysis and application of capitalization multiples to financial and operating metrics based upon precedent acquisition transactions and trading comparables. Assumptions and estimates employed include future changes in assets under management resulting from net sales and investment returns, pricing and profit margin changes, discount rates, and capitalization multiples.

CHANGES IN ACCOUNTING POLICIES

There were no changes to the Company's accounting policies from those reported at December 31, 2015.

FUTURE ACCOUNTING CHANGES

The Company continuously monitors the potential changes proposed by the International Accounting Standards Board (IASB) and analyzes the effect that changes in the standards may have on the Company's operations.

IFRS 9 FINANCIAL INSTRUMENTS

The IASB issued IFRS 9 which replaces IAS 39, the current standard for accounting for financial instruments. The standard was completed in three separate phases:

- Classification and measurement: This phase requires that financial assets be classified at either amortized cost or fair value on the basis of the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets.
- Impairment methodology: This phase replaces the current incurred loss model for impairment of financial assets with an expected loss model.
- Hedge accounting: This phase replaces the current rule-based hedge accounting requirements in IAS 39 with guidance that more closely aligns the accounting with an entity's risk management activities.

This standard is effective for annual reporting periods beginning on or after January 1, 2018 and the impact of the standard is currently being assessed.

IFRS 15 REVENUE FROM CONTRACTS WITH CUSTOMERS

The IASB issued IFRS 15 which outlines a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers. The model requires an entity to recognize revenue as the goods or services are transferred to the customer in an amount that reflects the expected consideration. This standard is effective for annual reporting periods beginning on or after January 1, 2018 and the impact of the standard is currently being assessed.

IFRS 16 LEASES

The IASB issued IFRS 16 which requires a lessee to recognize a right-of-use asset representing its right to use the underlying leased asset and a corresponding lease liability representing its obligation to make lease payments for all leases. A lessee recognizes the related expense as depreciation on the right-of-use asset and interest on the lease liability. Short-term (less than 12 months) and low-value asset leases are exempt from these requirements. The standard is effective for annual reporting periods beginning on or after January 1, 2019. The impact of this standard is currently being assessed.

OTHER

The IASB is currently undertaking a number of projects which will result in changes to existing IFRS standards that may affect the Company. Updates will be provided as the projects develop.

INTERNAL CONTROL OVER FINANCIAL REPORTING

During the second quarter of 2016, there have been no changes in the Company's internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

OTHER INFORMATION

TRANSACTIONS WITH RELATED PARTIES

The Company entered into tax loss consolidation transactions with its parent company, Power Financial Corporation, after obtaining advance tax rulings:

- On January 7, 2014, the Company acquired \$1.67 billion
 of 4.51% preferred shares of a wholly-owned subsidiary of
 Power Financial Corporation. As sole consideration for the
 preferred shares, the Company issued \$1.67 billion of 4.50%
 secured demand debentures to Power Financial Corporation.
 The Company has legally enforceable rights to settle these
 financial instruments on a net basis and the Company intends
 to exercise these rights.
- On January 6, 2015, the Company acquired \$0.33 billion
 of 4.51% preferred shares of a wholly-owned subsidiary of
 Power Financial Corporation. As sole consideration for the
 preferred shares, the Company issued \$0.33 billion of 4.50%
 secured demand debentures to Power Financial Corporation.
 The Company has legally enforceable rights to settle these
 financial instruments on a net basis and the Company intends
 to exercise these rights.

The preferred shares and debentures and related dividend income and interest expense are offset in the Consolidated Financial Statements of the Company. Tax savings arise due to the tax deductibility of the interest expense.

For further information on transactions involving related parties, see Notes 8 and 25 to the Company's Annual Financial Statements.

OUTSTANDING SHARE DATA

Outstanding common shares of IGM Financial as at June 30, 2016 totalled 240,591,138. Outstanding stock options as at June 30, 2016 totalled 8,211,752, of which 4,064,408 were exercisable. As at July 29, 2016, outstanding common shares totalled 240,489,138 and outstanding stock options totalled 8,118,418, of which 4,047,121 were exercisable.

Perpetual preferred shares of \$150 million were outstanding as at June 30, 2016, unchanged at July 29, 2016.

SEDAR

Additional information relating to IGM Financial, including the Company's most recent financial statements and Annual Information Form, is available at www.sedar.com.

INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

CONSOLIDATED STATEMENTS OF EARNINGS

(unaudited)	THREE MONTHS ENDED JUNE 30				SIX MONTHS ENDED JUNE 30				
(in thousands of Canadian dollars, except shares and per share amounts)		2016		2015		2016		2015	
Revenues									
Management fees	\$	497,386	\$	517,279	\$	981,222	\$	1,026,390	
Administration fees		104,328		105,995		204,678		208,231	
Distribution fees		96,342		95,286		191,310		189,819	
Net investment income and other		22,409		15,161		38,286		44,242	
Proportionate share of affiliate's earnings		23,876		29,508		51,684		55,410	
		744,341		763,229		1,467,180		1,524,092	
Expenses									
Commission		267,128		267,687		528,643		534,554	
Non-commission		231,740		215,853		459,607		429,475	
Interest		22,913		22,964		45,826		45,714	
		521,781		506,504		1,034,076		1,009,743	
Earnings before income taxes		222,560		256,725		433,104		514,349	
Income taxes		47,457		56,051		88,825		111,116	
Net earnings		175,103		200,674		344,279		403,233	
Perpetual preferred share dividends		2,212		2,212		4,425		4,425	
Net earnings available to common shareholders	\$	172,891	\$	198,462	\$	339,854	\$	398,808	
Average number of common charge (in the year to) (Alete 1.2)									
Average number of common shares (in thousands) (Note 12) – Basic		241,071		248,957		242,100		250,076	
– Diluted		241,071		249,128		242,100		250,076	
- Diluted		241,221		249,128		242,197		250,266	
Earnings per share (in dollars) (Note 12)									
- Basic	\$	0.72	\$	0.80	\$	1.40	\$	1.59	
– Diluted	\$	0.72	\$	0.80	\$	1.40	\$	1.59	

(See accompanying notes to interim condensed consolidated financial statements.)

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(unaudited)	Т	THREE MONTHS ENDED JUNE 30				SIX MONTH	THS ENDED JUNE 30		
(in thousands of Canadian dollars)		2016		2015		2016		2015	
Net earnings	\$	175,103	\$	200,674	\$	344,279	\$	403,233	
Other comprehensive income (loss), net of tax Items that will not be reclassified to Net earnings Employee benefits									
Net actuarial gains (losses), net of tax of \$7,915, \$(9,562), \$16,113 and \$(4,774)		(21,405)		25,858		(43,573)		12,908	
Investment in affiliate – employee benefits and other Other comprehensive income (loss), <i>net of tax of nil</i>		(6,645)		(6,710)		(2,481)		(12,446)	
Items that may be reclassified subsequently to Net earnings Available for sale securities Net unrealized gains (losses), net of tax of \$72, \$(104), \$(121)									
and \$(1,289) Reclassification of realized (gains) losses to net earnings,		(189)		290		331		3,498	
net of tax of \$44, \$99, \$54 and \$332		(121)		(275)		(147)		(912)	
Investment in affiliate and other Other comprehensive income (loss), net of tax of \$795,		(310)		15		184		2,586	
\$412, \$39 and \$361		(36,919)		25,929		(27,508)		35,528	
		(65,279)		45,092		(73,378)		38,576	
Comprehensive income	\$	109,824	\$	245,766	\$	270,901	\$	441,809	

(See accompanying notes to interim condensed consolidated financial statements.)

CONSOLIDATED BALANCE SHEETS

(See accompanying notes to interim condensed consolidated financial statements.)

(unaudited) (in thousands of Canadian dollars)		JUNE 30 2016	D	ECEMBER 31 2015
Assets				
Cash and cash equivalents	\$	658,162	\$	983,016
Securities	*	92,883	Ÿ	50.762
Accounts and other receivables		561,014		564,660
Income taxes recoverable		24,409		10,243
Loans (Note 3)		7,813,292		7,392,448
Derivative financial instruments		58,777		58,364
Other assets (Note 5)		125,746		54,926
Investment in affiliate		897,915		904,257
Capital assets		158,592		140,356
Deferred selling commissions		734,173		727,527
Deferred income taxes		81,358		64,946
Intangible assets		1,246,476		1,219,720
Goodwill		2,659,856		2,659,856
	Ś	15,112,653	ς.	14,831,081
Liabilities Accounts payable and accrued liabilities Income taxes payable Derivative financial instruments Deposits and certificates Other liabilities Obligations to securitization entities (Note 4) Deferred income taxes Long-term debt	\$	403,176 29,743 61,043 293,941 499,885 7,497,305 313,820 1,325,000	\$	386,727 53,267 57,836 310,074 449,018 7,092,414 308,349 1,325,000 9,982,685
Shareholders' Equity				
Share capital				
Perpetual preferred shares		150,000		150,000
Common shares		1,596,589		1,623,948
Contributed surplus		37,938		35,569
Retained earnings		3,009,585		3,070,873
Accumulated other comprehensive income (loss)		(105,372)		(31,994)
		4,688,740		4,848,396
	\$	15,112,653	\$	14,831,081

These interim condensed consolidated financial statements were approved and authorized for issuance by the Board of Directors on August 4, 2016.

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CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EOUITY

SIX MONTHS ENDED JUNE 30 SHARE CAPITAL ACCUMULATED PERPETUAL OTHER PREFERRED COMMON COMPREHENSIVE TOTAL (unaudited) SHARES SHARES CONTRIBUTED RETAINED INCOME (LOSS) SHAREHOLDERS' (in thousands of Canadian dollars) (Note 6) (Note 6) SURPLUS EARNINGS (Note 9) EQUITY 2016 Balance, beginning of period Ś 150,000 \$ 1,623,948 \$ 35,569 \$ 3,070,873 (31,994)\$ 4,848,396 Net earnings 344,279 344,279 Other comprehensive income (loss), net of tax (73,378)(73,378)Comprehensive income 270.901 344.279 (73.378)Common shares Issued under stock option plan 637 637 Purchased for cancellation (27,996)(27,996)Stock options Current period expense 2,404 2,404 Exercised (35)(35)Perpetual preferred share dividends (4,425)(4,425)Common share dividends (271,418)(271,418)Common share cancellation excess and other (Note 6) (129,724)(129,724)Balance, end of period 150,000 \$ 1,596,589 \$ 37,938 \$ 3,009,585 (105,372)\$ 4,688,740 \$ 2015 Balance, beginning of period Ś 150,000 \$ 1,655,581 \$ 33,504 \$ 3,112,512 \$ (110,718) \$ 4,840,879 403,233 Net earnings 403,233 Other comprehensive income (loss), net of tax 38,576 38,576 Comprehensive income 403.233 441.809 38 576 Common shares Issued under stock option plan 14,688 14,688 Purchased for cancellation (28,643)(28,643)Stock options Current period expense 2,301 2,301 Exercised (2,375)(2,375)Perpetual preferred share dividends (4,425)(4,425)Common share dividends (280.190)(280.190)Common share cancellation excess and other (Note 6) (171,177)(171,177)

(See accompanying notes to interim condensed consolidated financial statements.)

Balance, end of period

150,000

\$ 1,641,626

33,430

\$ 3,059,953

(72,142)

\$ 4,812,867

CONSOLIDATED STATEMENTS OF CASH FLOWS

(unaudited)		SIX MONTH	HS ENDED JUNE 30		
(in thousands of Canadian dollars)		2016		2015	
Operating activities					
Earnings before income taxes	Ś	433,104	\$	514,349	
Income taxes paid	7	(125,558)	Ų	(108,899)	
Adjustments to determine net cash from operating activities		(125,550)		(100,033)	
Deferred selling commission amortization		118,787		116,588	
Amortization of capital and intangible assets		21,257		19,125	
Changes in operating assets and liabilities and other		(30,793)		(109,255)	
- Changes in operating assets and habilities and other					
		416,797		431,908	
Deferred selling commissions paid		(125,433)		(144,519)	
		291,364		287,389	
Financing activities					
Net (decrease) increase in deposits and certificates		(16,133)		43,056	
Net increase in obligations to securitization entities		407,998		43,948	
Issue of common shares		1,418		12,313	
Common shares purchased for cancellation		(151,096)		(189,868)	
Perpetual preferred share dividends paid		(4,425)		(4,425)	
Common share dividends paid		(273,829)		(282,390)	
		(36,067)		(377,366)	
Investing activities					
Purchase of securities		(57,439)		(70,155)	
Proceeds from the sale of securities		23,355		63,674	
Net increase in loans		(415,510)		(169,223)	
Purchase of other assets		(67,260)		_	
Net additions to capital assets		(28,781)		(10,291)	
Net cash used in additions to intangible assets and acquisitions		(34,516)		(36,216)	
		(580,151)		(222,211)	
Decrease in cash and cash equivalents		(324,854)		(312,188)	
Cash and cash equivalents, beginning of period		983,016		1,215,980	
Cash and cash equivalents, end of period	\$	658,162	\$	903,792	
Cach	_	20.040	۲	(0.055	
Cash cavityalants	\$	39,049	\$	60,955 842.837	
Cash equivalents		619,113			
	\$	658,162	\$	903,792	
Supplemental disclosure of cash flow information related to operating activities					
Interest and dividends received	\$	125,581	\$	126,485	
Interest paid	Š	107,094	\$	113,751	
			~		

 $(See\ accompanying\ notes\ to\ interim\ condensed\ consolidated\ financial\ statements.)$

NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2016 (unaudited) (In thousands of Canadian dollars, except shares and per share amounts)

NOTE 1 CORPORATE INFORMATION

IGM Financial Inc. (the Company) is a publicly listed company (TSX: IGM), incorporated and domiciled in Canada. The registered address of the Company is 447 Portage Avenue, Winnipeg, Manitoba, Canada. The Company is controlled by Power Financial Corporation.

IGM Financial Inc. is a financial services company which serves the financial needs of Canadians through its principal subsidiaries, each operating distinctly within the advice segment of the financial services market. The Company's wholly-owned principal subsidiaries are Investors Group Inc. and Mackenzie Financial Corporation.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The unaudited Interim Condensed Consolidated Financial Statements of the Company (Interim Financial Statements) have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting, using the accounting policies as set out in Note 2 to the Consolidated Financial Statements for the year ended December 31, 2015. The Interim Financial Statements should be read in conjunction with the Consolidated Financial Statements in the 2015 IGM Financial Inc. Annual Report.

FUTURE ACCOUNTING CHANGES

The Company continuously monitors the potential changes proposed by the International Accounting Standards Board (IASB) and analyzes the effect that changes in the standards may have on the Company's operations.

IFRS 9 FINANCIAL INSTRUMENTS

The IASB issued IFRS 9 which replaces IAS 39, the current standard for accounting for financial instruments. The standard was completed in three separate phases:

- Classification and measurement: This phase requires that financial assets be classified at either amortized cost or fair value on the basis of the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets.
- Impairment methodology: This phase replaces the current incurred loss model for impairment of financial assets with an expected loss model.

 Hedge accounting: This phase replaces the current rule-based hedge accounting requirements in IAS 39 with guidance that more closely aligns the accounting with an entity's risk management activities.

This standard is effective for annual reporting periods beginning on or after January 1, 2018 and the impact of the standard is currently being assessed.

IFRS 15 REVENUE FROM CONTRACTS WITH CUSTOMERS

The IASB issued IFRS 15 which outlines a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers. The model requires an entity to recognize revenue as the goods or services are transferred to the customer in an amount that reflects the expected consideration. This standard is effective for annual reporting periods beginning on or after January 1, 2018 and the impact of the standard is currently being assessed.

IFRS 16 LEASES

The IASB issued IFRS 16 which requires a lessee to recognize a right-of-use asset representing its right to use the underlying leased asset and a corresponding lease liability representing its obligation to make lease payments for all leases. A lessee recognizes the related expense as depreciation on the right-of-use asset and interest on the lease liability. Short-term (less than 12 months) and low-value asset leases are exempt from these requirements. The standard is effective for annual reporting periods beginning on or after January 1, 2019. The impact of this standard is currently being assessed.

NOTE 3 LOANS

			CONTRA	CTUAL MATUR	ITY			
		1 YEAR OR LESS	1 – 5 YEARS	O\ 5 YE/	/ER ARS	JUNE 30 2016 TOTAL	DE	CEMBER 31 2015 TOTAL
Loans and receivables								
Residential mortgages	\$	883,951	\$ 6,510,004	\$ 6,8	333	\$ 7,400,788	\$	7,008,936
Less: Collective allowance						720		705
Held for trading						7,400,068 413,224		7,008,231 384,217
						\$ 7,813,292	\$	7,392,448
The change in the collective allowance for credit los	ses is as follow	/S:						
Balance, beginning of period						\$ 705	\$	762
Write-offs, net of recoveries						(267)		(132)
Provision for credit losses						282		75
Balance, end of period						\$ 720	\$	705

Total impaired loans as at June 30, 2016 were \$1,690 (December 31, 2015 – \$2,902).

Total interest income on loans classified as loans and receivables was \$95.0 million (2015 – \$94.7 million). Total interest expense on obligations to securitization entities, related to securitized loans, was \$63.1 million (2015 – \$69.1 million). Gains realized on the sale of residential mortgages totalled \$8.3 million

(2015 – \$12.2 million). Fair value adjustments related to mortgage banking operations totalled negative \$4.3 million (2015 – \$2.3 million). These amounts were included in Net investment income and other. Net investment income and other also includes other mortgage banking related items including interest income on mortgages held for trading, portfolio insurance, issue costs, and other items.

NOTE 4 SECURITIZATIONS

The Company securitizes residential mortgages through the Canada Mortgage and Housing Corporation (CMHC) sponsored National Housing Act Mortgage-Backed Securities (NHA MBS) Program and Canada Mortgage Bond (CMB) Program and through Canadian bank-sponsored asset-backed commercial paper (ABCP) programs. These transactions do not meet the requirements for derecognition as the Company retains prepayment risk and certain elements of credit risk. Accordingly, the Company has retained these mortgages on its balance sheets and has recorded an offsetting liability for the net proceeds received as Obligations to securitization entities which is carried at amortized cost.

The Company earns interest on the mortgages and pays interest on the obligations to securitization entities. As part of the CMB transactions, the Company enters into a swap transaction whereby the Company pays coupons on CMBs and receives investment returns on the NHA MBS and the reinvestment of

repaid mortgage principal. A component of this swap, related to the obligation to pay CMB coupons and receive investment returns on repaid mortgage principal, is recorded as a derivative and had a negative fair value of \$51.8 million at June 30, 2016 (December 31, 2015 – negative \$47.4 million).

Under the NHA MBS and CMB Program, the Company has an obligation to make timely payments to security holders regardless of whether amounts are received from mortgagors. All mortgages securitized under the NHA MBS and CMB Program are insured by CMHC or another approved insurer under the program. As part of the ABCP transactions, the Company has provided cash reserves for credit enhancement which are carried at cost. Credit risk is limited to these cash reserves and future net interest income as the ABCP Trusts have no recourse to the Company's other assets for failure to make payments when due. Credit risk is further limited to the extent these mortgages are insured.

NOTE 4 SECURITIZATIONS (continued)

JUNE 30, 2016	SECURITIZED MORTGAGES	OBLIGATIONS TO SECURITIZATION ENTITIES	NET
Carrying value NHA MBS and CMB Program Bank sponsored ABCP	\$ 4,673,150 2,698,156	\$ 4,727,519 2,769,786	\$ (54,369) (71,630)
Total	\$ 7,371,306	\$ 7,497,305	\$ (125,999)
Fair value	\$ 7,639,126	\$ 7,663,240	\$ (24,114)
DECEMBER 31, 2015			
Carrying value			
NHA MBS and CMB Program	\$ 4,611,583	\$ 4,669,974	\$ (58,391)
Bank sponsored ABCP	2,369,681	2,422,440	(52,759)
Total	\$ 6,981,264	\$ 7,092,414	\$ (111,150)
Fair value	\$ 7,238,046	\$ 7,272,394	\$ (34,348)

The carrying value of Obligations to securitization entities, which is recorded net of issue costs, includes principal payments received on securitized mortgages that are not due to be settled

until after the reporting period. Issue costs are amortized over the life of the obligation on an effective interest rate basis.

NOTE 5 OTHER ASSETS

	JUNE 30 2016	DECEMBER 31 2015
Deferred and prepaid expenses	\$ 49,471	\$ 43,224
Investment in Personal Capital	64,591	_
Other	11,684	11,702
	\$ 125,746	\$ 54,926

Total other assets of \$25.9 million as at June 30, 2016 (December 31, 2015 – \$20.9 million) are expected to be realized within one year.

On May 17, 2016, the Company invested \$50 million (U.S.) in Personal Capital Corporation, a market-leading digital wealth advisor based in the U.S., with an agreement that could result in an additional \$25 million (U.S.) investment in the next year for a

total of \$75 million (U.S.). This results in an initial 10% ownership interest which could increase to 15% in the next year.

The Company currently does not exercise significant influence over Personal Capital Corporation. The investment is therefore classified as Available for Sale and is measured at fair value, with changes in fair value recognized in Other Comprehensive Income.

NOTE 6 SHARE CAPITAL

AUTHORIZED

Unlimited number of:
First preferred shares, issuable in series
Second preferred shares, issuable in series
Class 1 non-voting shares
Common shares, no par value

ISSUED AND OUTSTANDING

		JUNE 30, 2016			JL	JNE 30, 2015
	SHARES		STATED VALUE	SHARES		STATED VALUE
Perpetual preferred shares – classified as equity: First preferred shares, Series B	6,000,000	\$	150,000	6,000,000	\$	150,000
Common shares: Balance, beginning of period Issued under Stock Option Plan Purchased for cancellation	244,788,138 22,600 (4,219,600)	\$	1,623,948 637 (27,996)	251,469,346 329,520 (4,320,500)	\$	1,655,581 14,688 (28,643)
Balance, end of period	240,591,138	\$	1,596,589	247,478,366	\$	1,641,626

NORMAL COURSE ISSUER BID

In the second quarter of 2016, 1,227,700 shares (2015 - 2,935,500 shares) were purchased at a cost of \$46.8 million (2015 - \$127.8 million). In the six months ended June 30, 2016, 4,219,600 shares (2015 - 4,320,500) were purchased at a cost of \$151.1 million (2015 - \$189.9 million). The premium paid to purchase the shares in excess of the stated value was charged to Retained earnings.

The Company commenced a normal course issuer bid on March 20, 2016 which is effective until March 19, 2017. Pursuant to this bid, the Company may purchase up to 12.1 million or 5% of its common shares outstanding as at March 10, 2016. On March 20, 2015, the Company commenced

a normal course issuer bid, effective until March 19, 2016, which authorized it to purchase up to 12.5 million or 5% of its common shares outstanding as at March 13, 2015.

In connection with its normal course issuer bid, the Company has established an automatic securities purchase plan for its common shares. The automatic securities purchase plan provides standard instructions regarding how the Company's common shares are to be purchased under its normal course issuer bid during certain pre-determined trading blackout periods. Outside of these pre-determined trading blackout periods, purchases under the Company's normal course issuer bid will be completed based upon management's discretion.

NOTE 7 CAPITAL MANAGEMENT

The capital management policies, procedures and activities of the Company are discussed in the Capital Resources section of the Company's Management's Discussion and Analysis contained in the Second Quarter 2016 Report to Shareholders and in Note 17 to the Consolidated Financial Statements in the 2015 IGM Financial Inc. Annual Report and have not changed significantly since December 31, 2015.

STOCK OPTION PLAN

	JUNE 30	DECEMBER 31
	2016	2015
Common share options		
– Outstanding	8,211,752	7,441,165
– Exercisable	4,064,408	3,526,658

In the second quarter of 2016, the Company did not grant options to employees (2015 - 2,695). In the six months ended June 30, 2016, the Company granted 1,575,595 options to employees (2015 - 1,295,770). The weighted-average fair value of options granted during the six months ended June 30,

2016 has been estimated at \$1.61 per option (2015 – \$3.49) using the Black-Scholes option pricing model. The weighted-average closing share price at the grant dates was \$35.06. The assumptions used in these valuation models include:

CIV MONTHS ENDED HINE 30

	SIX MONTHS ENDED JUNE			
		2016		2015
Exercise price	\$	34.94	\$	43.97
Risk-free interest rate		0.96%		1.04%
Expected option life		6 years		6 years
Expected volatility		18.00%		20.00%
Expected dividend yield		6.44%		5.12%

Expected volatility has been estimated based on the historic volatility of the Company's share price over six years which is reflective of the expected option life. Options vest over a period of up to 7.5 years from the grant date and are exercisable

no later than 10 years after the grant date. A portion of the outstanding options can only be exercised once certain performance targets are met.

NOTE 9 ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS)

JUNE 30, 2016	EMPLOYEE BENEFITS	AVAILABLE FOR SALE SECURITIES	- 1	NVESTMENT N AFFILIATE AND OTHER	TOTAL
Balance, beginning of period Other comprehensive income (loss)	\$ (111,874) (43,573)	\$ 2,658 184	\$	77,222 (29,989)	\$ (31,994) (73,378)
Balance, end of period	\$ (155,447)	\$ 2,842	\$	47,233	\$ (105,372)
JUNE 30, 2015					
Balance, beginning of period Other comprehensive income (loss)	\$ (123,510) 12,908	\$ 194 2,586	\$	12,598 23,082	\$ (110,718) 38,576
Balance, end of period	\$ (110,602)	\$ 2,780	\$	35,680	\$ (72,142)

Amounts are recorded net of tax.

NOTE 10 RISK MANAGEMENT

The risk management policies and procedures of the Company are discussed in the Financial Instruments Risk section of the Company's Management's Discussion and Analysis contained in the Second Quarter 2016 Report to Shareholders and in

Note 20 to the Consolidated Financial Statements in the 2015 IGM Financial Inc. Annual Report and have not changed significantly since December 31, 2015.

NOTE 11 FAIR VALUE OF FINANCIAL INSTRUMENTS

Fair values are management's estimates and are generally calculated using market conditions at a specific point in time and may not reflect future fair values. The calculations are subjective in nature, involve uncertainties and are matters of significant judgment.

All financial instruments measured at fair value and those for which fair value is disclosed are classified into one of three levels that distinguish fair value measurements by the significance of the inputs used for valuation.

Fair value is determined based on the price that would be received for an asset or paid to transfer a liability in the most advantageous market, utilizing a hierarchy of three different valuation techniques, based on the lowest level input that is significant to the fair value measurement in its entirety.

- Level 1 Unadjusted quoted prices in active markets for identical assets or liabilities;
- Level 2 Observable inputs other than Level 1 quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets or liabilities in markets that are not active; or inputs other than quoted prices that are observable or corroborated by observable market data; and
- Level 3 Unobservable inputs that are supported by little or no market activity. Valuation techniques are primarily model-based.

Markets are considered inactive when transactions are not occurring with sufficient regularity. Inactive markets may be characterized by a significant decline in the volume and level of observed trading activity or through large or erratic bid/ offer spreads. In those instances where traded markets are not considered sufficiently active, fair value is measured using valuation models which may utilize predominantly observable market inputs (Level 2) or may utilize predominantly non-observable market inputs (Level 3). Management considers all reasonably available information including indicative broker quotations, any available pricing for similar instruments, recent

arms length market transactions, any relevant observable market inputs, and internal model-based estimates. Management exercises judgment in determining the most appropriate inputs and the weighting ascribed to each input as well as in the selection of valuation methodologies.

Fair value is determined using the following methods and assumptions:

Securities and other financial assets and financial liabilities are valued using quoted prices from active markets, when available. When a quoted market price is not readily available, valuation techniques are used that require assumptions related to discount rates and the timing and amount of future cash flows. Wherever possible, observable market inputs are used in the valuation techniques.

Loans classified as Level 2 are valued using market interest rates for loans with similar credit risk and maturity.

Loans classified as Level 3 are valued by discounting the expected future cash flows at prevailing market yields.

Obligations to securitization entities are valued by discounting the expected future cash flows at prevailing market yields for securities issued by these securitization entities having similar terms and characteristics.

Deposits and certificates are valued by discounting the contractual cash flows using market interest rates currently offered for deposits with similar terms and credit risks.

Long-term debt is valued using quoted prices for each debenture available in the market.

Derivative financial instruments are valued based on quoted market prices, where available, prevailing market rates for instruments with similar characteristics and maturities, or discounted cash flow analysis.

Level 1 financial instruments include exchange-traded equity securities and open-end investment fund units and other financial liabilities in instances where there are quoted prices available from active markets.

NOTE 11 FAIR VALUE OF FINANCIAL INSTRUMENTS (continued)

Level 2 assets and liabilities include fixed income securities, loans, derivative financial instruments, deposits and certificates and long-term debt. The fair value of fixed income securities is determined using quoted market prices or independent dealer price quotes. The fair value of derivative financial instruments and deposits and certificates are determined using valuation models, discounted cash flow methodologies, or similar techniques using primarily observable market inputs. The fair value of long-term debt is determined using indicative broker quotes.

Level 3 assets and liabilities include securities with little or no trading activity valued using broker-dealer quotes, loans, other financial assets, obligations to securitization entities and derivative financial instruments. Derivative financial instruments consist of principal reinvestment account swaps which represent the component of a swap entered into under the CMB Program whereby the Company pays coupons on Canada Mortgage Bonds and receives investment returns on the reinvestment of repaid mortgage principal. Fair value

is determined by discounting the projected cashflows of the swaps. The notional amount, which is an input used to determine the fair value of the swap, is determined using an average unobservable prepayment rate of 15% which is based on historical prepayment patterns. An increase (decrease) in the assumed mortgage prepayment rate increases (decreases) the notional amount of the swap.

The following table presents the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. The table distinguishes between those financial instruments recorded at fair value and those recorded at amortized cost. The table also excludes fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value. These items include cash and cash equivalents, accounts and other receivables, certain other financial assets, accounts payable and accrued liabilities, and certain other financial liabilities.

NOTE 11 FAIR VALUE OF FINANCIAL INSTRUMENTS (continued)

							FAIR VALUE
	CARRY	ING VALUE	LEVEL 1		LEVEL 2	LEVEL 3	TOTAL
JUNE 30, 2016							
Financial assets recorded at fair value							
Securities							
– Available for sale	\$	15,588	\$ 15,588	\$	-	\$ -	\$ 15,588
– Held for trading		77,295	74,086		1,788	1,421	77,295
Loans							
– Held for trading		413,224	_	43	L3,224	-	413,224
Derivative financial instruments		58,777	_	!	58,777	_	58,777
Other financial assets		73,864	_		_	73,864	73,864
Financial assets recorded at amortized cost							
Loans							
 Loans and receivables 	-	7,400,068	_		29,783	7,639,126	7,668,909
Financial liabilities recorded at fair value							
Derivative financial instruments		61,043	_		9,251	51,792	61,043
Other financial liabilities		7,467	7,129		338	-	7,467
Financial liabilities recorded at amortized cost							
Deposits and certificates		293,941	_	29	95,305	-	295,305
Obligations to securitization entities		7,497,305	-		-	7,663,240	7,663,240
Long-term debt	:	1,325,000	-	1,67	76,522	-	1,676,522
DECEMBER 31, 2015							
Financial assets recorded at fair value Securities - Available for sale - Held for trading	\$	6,092 44,670	\$ 6,092 42,215	\$	- 1,167	\$ - 1,288	\$ 6,092 44,670
Securities	\$		\$ 6,092 42,215	\$	- 1,167	•	\$
Securities – Available for sale – Held for trading	\$		\$		- 1,167 84,217	•	\$
Securities – Available for sale – Held for trading Loans	\$	44,670	\$	38	,	1,288	\$ 44,670
Securities - Available for sale - Held for trading Loans - Held for trading	\$	44,670 384,217	\$	38	84,217	1,288	\$ 44,670 384,217
Securities - Available for sale - Held for trading Loans - Held for trading Derivative financial instruments	\$	44,670 384,217 58,364	\$	38	84,217	1,288	\$ 44,670 384,217 58,364
Securities - Available for sale - Held for trading Loans - Held for trading Derivative financial instruments Other financial assets	\$	44,670 384,217 58,364	\$	38	84,217	1,288	\$ 44,670 384,217 58,364
Securities - Available for sale - Held for trading Loans - Held for trading Derivative financial instruments Other financial assets Financial assets recorded at amortized cost		44,670 384,217 58,364	\$	38	84,217	1,288	\$ 44,670 384,217 58,364
Securities - Available for sale - Held for trading Loans - Held for trading Derivative financial instruments Other financial assets Financial assets recorded at amortized cost Loans - Loans and receivables		44,670 384,217 58,364 9,273	\$	38	34,217 58,364 –	1,288 - - 9,273	\$ 44,670 384,217 58,364 9,273
Securities - Available for sale - Held for trading Loans - Held for trading Derivative financial instruments Other financial assets Financial assets recorded at amortized cost Loans		44,670 384,217 58,364 9,273	\$	3(34,217 58,364 –	1,288 - - 9,273	\$ 44,670 384,217 58,364 9,273
Securities - Available for sale - Held for trading Loans - Held for trading Derivative financial instruments Other financial assets Financial assets recorded at amortized cost Loans - Loans and receivables Financial liabilities recorded at fair value Derivative financial instruments		44,670 384,217 58,364 9,273 7,008,231	\$	3(34,217 58,364 - 27,856	1,288 - 9,273 7,238,046	\$ 44,670 384,217 58,364 9,273 7,265,902
Securities - Available for sale - Held for trading Loans - Held for trading Derivative financial instruments Other financial assets Financial assets recorded at amortized cost Loans - Loans and receivables Financial liabilities recorded at fair value		44,670 384,217 58,364 9,273 7,008,231 57,836	\$ 42,215	3(34,217 58,364 - 27,856	1,288 - 9,273 7,238,046	\$ 44,670 384,217 58,364 9,273 7,265,902 57,836
Securities - Available for sale - Held for trading Loans - Held for trading Derivative financial instruments Other financial assets Financial assets recorded at amortized cost Loans - Loans and receivables Financial liabilities recorded at fair value Derivative financial instruments Other financial liabilities		44,670 384,217 58,364 9,273 7,008,231 57,836	\$ 42,215	3(34,217 58,364 - 27,856	1,288 - 9,273 7,238,046	\$ 44,670 384,217 58,364 9,273 7,265,902 57,836
Securities - Available for sale - Held for trading Loans - Held for trading Derivative financial instruments Other financial assets Financial assets recorded at amortized cost Loans - Loans and receivables Financial liabilities recorded at fair value Derivative financial instruments Other financial liabilities Financial liabilities recorded at amortized cost		44,670 384,217 58,364 9,273 7,008,231 57,836 4,145	\$ 42,215	3(34,217 58,364 - 27,856	1,288 - 9,273 7,238,046	\$ 44,670 384,217 58,364 9,273 7,265,902 57,836 4,145

There were no significant transfers between Level 1 and Level 2 in 2016 and 2015.

NOTE 11 FAIR VALUE OF FINANCIAL INSTRUMENTS (continued)

The following table provides a summary of changes in Level 3 assets and liabilities measured at fair value on a recurring basis.

	BALANCE NUARY 1	(L	GAINS/ OSSES) DED IN NINGS ⁽¹⁾	INC	JUDED IN OTHER EHENSIVE	JRCHASES AND SSUANCES	SETTI	LEMENTS	TR/	ANSFERS IN/OUT	BALANCE JUNE 30
JUNE 30, 2016											
Assets											
Securities											
– Held for trading	\$ 1,288	\$	33	\$	100	\$ -	\$	-	\$	-	\$ 1,421
Other financial assets	9,273		-		(2,669)	67,260		-		-	73,864
Liabilities											
Derivative financial											
instruments, net	47,414	(1	.0,746)			2,579		8,947			51,792
JUNE 30, 2015											
Assets											
Securities											
 Held for trading 	\$ 1,603	\$	67	\$	-	\$ 69	\$	_	\$	(405)	\$ 1,334
Other financial assets(3)	-		-		3,562	_		_		5,711	9,273
Liabilities											
Derivative financial											
instruments, net	26,327	(2	25,731)		-	(689)		5,041		-	46,328

 $^{(1) \ \ \}textit{Included in Net investment income in the Consolidated Statements of Earnings}.$

NOTE 12 EARNINGS PER COMMON SHARE

	THREE MONTHS ENDED JUNE 30				SIX MONTHS ENDED JUNE 30			
		2016		2015	 2016		2015	
Earnings								
Net earnings	\$	175,103	\$	200,674	\$ 344,279	\$	403,233	
Perpetual preferred share dividends		2,212		2,212	4,425		4,425	
Net earnings available to common shareholders	\$	172,891	\$	198,462	\$ 339,854	\$	398,808	
Number of common shares (in thousands)								
Average number of common shares outstanding		241,071		248,957	242,100		250,076	
Add: Potential exercise of outstanding stock options ⁽¹⁾		150		171	97		190	
Average number of common shares outstanding – diluted basis		241,221		249,128	242,197		250,266	
Earnings per common share (in dollars)								
Basic	\$	0.72	\$	0.80	\$ 1.40	\$	1.59	
Diluted	\$	0.72	\$	0.80	\$ 1.40	\$	1.59	

⁽¹⁾ Excludes 1,655 thousand shares for the three months ended June 30, 2016 (2015 – 732 thousand) related to outstanding stock options that were anti-dilutive. Excludes 1,913 thousand shares for the six months ended June 30, 2016 (2015 – 636 thousand) related to outstanding stock options that were anti-dilutive.

⁽²⁾ Included in Available for sale securities – Net unrealized gains (losses) in the Consolidated Statements of Comprehensive Income.

⁽³⁾ Other financial assets previously recorded at cost were re-measured at fair value using recent market transactions.

NOTE 13 RELATED PARTY TRANSACTIONS

The Company entered into tax loss consolidation transactions with its parent company, Power Financial Corporation, after obtaining advance tax rulings:

- On January 7, 2014, the Company acquired \$1.67 billion
 of 4.51% preferred shares of a wholly-owned subsidiary of
 Power Financial Corporation. As sole consideration for the
 preferred shares, the Company issued \$1.67 billion of 4.50%
 secured demand debentures to Power Financial Corporation.
 The Company has legally enforceable rights to settle these
 financial instruments on a net basis and the Company intends
 to exercise these rights.
- On January 6, 2015, the Company acquired \$0.33 billion
 of 4.51% preferred shares of a wholly-owned subsidiary of
 Power Financial Corporation. As sole consideration for the
 preferred shares, the Company issued \$0.33 billion of 4.50%
 secured demand debentures to Power Financial Corporation.
 The Company has legally enforceable rights to settle these
 financial instruments on a net basis and the Company intends
 to exercise these rights.

The preferred shares and debentures and related dividend income and interest expense are offset in the Consolidated Financial Statements of the Company. Tax savings arise due to the tax deductibility of the interest expense.

NOTE 14 SEGMENTED INFORMATION

The Company's reportable segments are:

- Investors Group
- Mackenzie
- Corporate and Other

These segments reflect the current organizational structure and internal financial reporting. Management measures and evaluates the performance of these segments based on earnings before interest and taxes.

Investors Group earns fee-based revenues in the conduct of its core business activities which are primarily related to the distribution, management and administration of its investment funds. It also earns fee revenues from the provision of brokerage

services and the distribution of insurance and banking products. In addition, Investors Group earns intermediary revenues primarily from mortgage banking and servicing activities and from the assets funded by deposit and certificate products.

Mackenzie earns fee-based revenues from services it provides as fund manager to its investment funds and as investment advisor to sub-advisory and institutional accounts.

Corporate and Other includes Investment Planning Counsel, equity income from its investment in Lifeco, net investment income on unallocated investments, other income, and also includes consolidation elimination entries.

NOTE 14 SEGMENTED INFORMATION (continued)

	INVESTORS			ORPORATE		
THREE MONTHS ENDED JUNE 30	GROUP	MACKENZIE		ND OTHER		TOTAL
Revenues						
Management fees	\$ 318,287	\$ 163,544	\$	15,555	\$	497,386
Administration fees	76,527	22,846		4,955		104,328
Distribution fees	51,424	2,385		42,533		96,342
Net investment income and other	18,576	1,225		26,484		46,285
	464,814	190,000		89,527		744,341
Expenses						
Commission	152,160	72,234		42,734		267,128
Non-commission	138,522	77,561		15,657		231,740
	290,682	149,795		58,391		498,868
Earnings before undernoted	\$ 174,132	\$ 40,205	\$	31,136		245,473
Interest expense						22,913
Earnings before income taxes						222,560
Income taxes						47,457
Net earnings						175,103
Perpetual preferred share dividends						2,212
Not exprise available to common shareholders					Ś	172,891
Net earnings available to common shareholders						
ivec earnings available to common snareholders						· ·
Net earnings available to common shareholders 2015						·
	INVESTORS GROUP	MACKENZIE		ORPORATE IND OTHER		TOTAL
2015		MACKENZIE				
2015 THREE MONTHS ENDED JUNE 30	\$	\$ MACKENZIE			\$	
THREE MONTHS ENDED JUNE 30 Revenues	\$ GROUP		А	ND OTHER		TOTAL
THREE MONTHS ENDED JUNE 30 Revenues Management fees	\$ GROUP 323,556	178,640	А	15,083		TOTAL 517,279 105,995
THREE MONTHS ENDED JUNE 30 Revenues Management fees Administration fees	\$ 323,556 77,226	178,640 24,847	А	15,083 3,922		TOTAL 517,279
THREE MONTHS ENDED JUNE 30 Revenues Management fees Administration fees Distribution fees	\$ 323,556 77,226 49,428	178,640 24,847 2,505	А	15,083 3,922 43,353		TOTAL 517,279 105,995 95,286
THREE MONTHS ENDED JUNE 30 Revenues Management fees Administration fees Distribution fees	\$ 323,556 77,226 49,428 14,231	178,640 24,847 2,505 2	А	15,083 3,922 43,353 30,436 92,794		TOTAL 517,279 105,995 95,286 44,669
THREE MONTHS ENDED JUNE 30 Revenues Management fees Administration fees Distribution fees Net investment income and other	\$ 323,556 77,226 49,428 14,231 464,441	178,640 24,847 2,505 2 205,994	А	15,083 3,922 43,353 30,436 92,794		517,279 105,995 95,286 44,669 763,229
THREE MONTHS ENDED JUNE 30 Revenues Management fees Administration fees Distribution fees Net investment income and other Expenses	\$ 323,556 77,226 49,428 14,231 464,441	178,640 24,847 2,505 2 205,994	А	15,083 3,922 43,353 30,436 92,794		TOTAL 517,279 105,995 95,286 44,669 763,229
THREE MONTHS ENDED JUNE 30 Revenues Management fees Administration fees Distribution fees Net investment income and other Expenses Commission	\$ 323,556 77,226 49,428 14,231 464,441	178,640 24,847 2,505 2 205,994	А	15,083 3,922 43,353 30,436 92,794		517,279 105,995 95,286 44,669 763,229 267,687 215,853
THREE MONTHS ENDED JUNE 30 Revenues Management fees Administration fees Distribution fees Net investment income and other Expenses Commission	\$ 323,556 77,226 49,428 14,231 464,441 147,450 127,099	178,640 24,847 2,505 2 205,994 77,450 74,539	А	15,083 3,922 43,353 30,436 92,794 42,787 14,215		TOTAL 517,279 105,995 95,286 44,669 763,229 267,687 215,853 483,540
THREE MONTHS ENDED JUNE 30 Revenues Management fees Administration fees Distribution fees Net investment income and other Expenses Commission Non-commission Earnings before undernoted	323,556 77,226 49,428 14,231 464,441 147,450 127,099 274,549	\$ 178,640 24,847 2,505 2 205,994 77,450 74,539 151,989	\$	15,083 3,922 43,353 30,436 92,794 42,787 14,215 57,002		TOTAL 517,279 105,995 95,286 44,669 763,229 267,687 215,853 483,540 279,689
THREE MONTHS ENDED JUNE 30 Revenues Management fees Administration fees Distribution fees Net investment income and other Expenses Commission Non-commission Earnings before undernoted Interest expense	323,556 77,226 49,428 14,231 464,441 147,450 127,099 274,549	\$ 178,640 24,847 2,505 2 205,994 77,450 74,539 151,989	\$	15,083 3,922 43,353 30,436 92,794 42,787 14,215 57,002		TOTAL 517,279 105,995 95,286 44,669 763,229 267,687 215,853 483,540 279,689 22,964 256,725
THREE MONTHS ENDED JUNE 30 Revenues Management fees Administration fees Distribution fees Net investment income and other Expenses Commission Non-commission Earnings before undernoted Interest expense Earnings before income taxes Income taxes	323,556 77,226 49,428 14,231 464,441 147,450 127,099 274,549	\$ 178,640 24,847 2,505 2 205,994 77,450 74,539 151,989	\$	15,083 3,922 43,353 30,436 92,794 42,787 14,215 57,002		707AL 517,279 105,995 95,286 44,669 763,229 267,687 215,853 483,540 279,689 22,964 256,725 56,051
THREE MONTHS ENDED JUNE 30 Revenues Management fees Administration fees Distribution fees Net investment income and other Expenses Commission Non-commission Earnings before undernoted Interest expense Earnings before income taxes	323,556 77,226 49,428 14,231 464,441 147,450 127,099 274,549	\$ 178,640 24,847 2,505 2 205,994 77,450 74,539 151,989	\$	15,083 3,922 43,353 30,436 92,794 42,787 14,215 57,002		517,279 105,995 95,286 44,669 763,229

NOTE 14 SEGMENTED INFORMATION (continued)

2016								
		INVESTORS				CORPORATE		
SIX MONTHS ENDED JUNE 30		GROUP		MACKENZIE		AND OTHER		TOTAL
Revenues								
Management fees	\$	626,505	\$	324,035	\$	30,682	\$	981,222
Administration fees		150,145		45,230		9,303		204,678
Distribution fees		101,302		4,948		85,060		191,310
Net investment income and other		32,353		1,543		56,074		89,970
		910,305		375,756		181,119		1,467,180
Expenses								
Commission		299,548		143,909		85,186		528,643
Non-commission		273,551		155,188		30,868		459,607
		573,099		299,097		116,054		988,250
Earnings before undernoted	\$	337,206	\$	76,659	\$	65,065		478,930
Interest expense								45,826
Earnings before income taxes								433,104
Income taxes								88,825
Net earnings							_	344,279
Perpetual preferred share dividends								4,425
Net earnings available to common shareholders							\$	339,854
Identifiable assets	Ś	9,304,788	Ś	1,323,647	Ś	1,824,362	\$1	.2,452,797
Goodwill		1,347,781	•	1,168,580	•	143,495		2,659,856
Total assets	\$1	0,652,569	\$	2,492,227	\$	1,967,857	\$1	.5,112,653

NOTE 14 SEGMENTED INFORMATION (continued)

2015								
		INVESTORS				CORPORATE		
SIX MONTHS ENDED JUNE 30		GROUP		MACKENZIE		AND OTHER		TOTAL
Revenues								
Management fees	\$	639,737	\$	356,602	\$	30,051	\$	1,026,390
Administration fees		150,255		50,387		7,589		208,231
Distribution fees		95,698		5,751		88,370		189,819
Net investment income and other		35,749		4,220		59,683		99,652
		921,439		416,960		185,693		1,524,092
Expenses								
Commission		292,429		155,308		86,817		534,554
Non-commission		248,430		150,725		30,320		429,475
		540,859		306,033		117,137		964,029
Earnings before undernoted	\$	380,580	\$	110,927	\$	68,556		560,063
Interest expense								45,714
Earnings before income taxes								514,349
Income taxes								111,116
Net earnings								403,233
Perpetual preferred share dividends								4,425
Net earnings available to common shareholders							\$	398,808
Identifiable assets	Ś	8,492,929	Ś	1,362,374	Ś	1,975,320	\$ 1	1,830,623
Goodwill	Ť	1,347,781	7	1,168,580	7	143,495		2,659,856
Total assets	\$	9,840,710	\$	2,530,954	\$	2,118,815	\$1	4,490,479

SHARFHOLDER INFORMATION

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STOCK EXCHANGE LISTING Toronto Stock Exchange

Shares of IGM Financial Inc. are listed on the Toronto Stock Exchange under the following listings: Common Shares: IGM First Preferred Shares, Series B: IGM.PR.B

SHAREHOLDER INFORMATION

For additional financial information about the Company, please contact: **Investor Relations** investor.relations@igmfinancial.com

For copies of the annual or quarterly reports, please contact the Corporate Secretary's office at 204 956 8328 or visit our website at www.igmfinancial.com

Si vous préférez recevoir ce rapport en français, veuillez vous adresser au Secrétaire de Société financière IGM Inc., 447 Portage Avenue, Winnipeg (Manitoba) R3B 3H5

NORMAL COURSE ISSUER BID

The Company has renewed its Normal Course Issuer Bid through the facilities of the Toronto Stock Exchange from March 20, 2016 to March 19, 2017. During the course of the Bid, the Company intends to purchase for cancellation up to but not more than 12,114,648 of its common shares, representing approximately 5% of its outstanding common shares. Shareholders may obtain a copy of the Bid, without charge, by contacting the Corporate Secretary's Department at the Company's Head Office.

WEBSITES

Visit our websites at www.igmfinancial.com www.investorsgroup.com www.mackenzieinvestments.com www.ipcc.ca

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