GENERAL ELECTRIC CO Form 10-Q November 02, 2015

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 FORM 10-Q (Mark One)

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

For the quarterly period ended September 30, 2015

OR

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

For the transition period from _____ to ____

Commission file number 001-00035

GENERAL ELECTRIC COMPANY

(Exact name of registrant as specified in its charter)

New York 14-0689340

(State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification No.)

3135 Easton Turnpike, Fairfield, CT 06828-0001 (Address of principal executive offices) (Zip Code)

(Registrant's telephone number, including area code) (203) 373-2211

(Former name, former address and former fiscal year,

if changed since last report)

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

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

Large accelerated filer Accelerated filer

Non-accelerated filer Smaller reporting company

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

There were 10,109,239,000 shares of common stock with a par value of \$0.06 per share outstanding at September 30, 2015.

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FORWARD LOOKING STATEMENTS

This document contains "forward-looking statements" – that is, statements related to future, not past, events. In this context, forward-looking statements often address our expected future business and financial performance and financial condition, and often contain words such as "expect," "anticipate," "intend," "plan," "believe," "seek," "see," "will," "would," or "target."

Forward-looking statements by their nature address matters that are, to different degrees, uncertain, such as statements about our announced plan to reduce the size of our financial services businesses, including expected cash and non-cash charges associated with this plan; expected income; earnings per share; revenues; organic growth; margins; cost structure; restructuring charges; cash flows; return on capital; capital expenditures, capital allocation or capital structure; dividends; and the split between Industrial and GE Capital earnings.

For us, particular uncertainties that could cause our actual results to be materially different than those expressed in our forward-looking statements include:

obtaining (or the timing of obtaining) any required regulatory reviews or approvals or any other consents or approvals associated with our announced plan to reduce the size of our financial services businesses;

our ability to complete incremental asset sales as part of that plan in a timely manner (or at all) and at the prices we have assumed;

changes in law, economic and financial conditions, including interest and exchange rate volatility, commodity and equity prices and the value of financial assets, including the impact of these conditions on our ability to sell or the value of incremental assets to be sold as part of our announced plan to reduce the size of our financial services businesses as well as other aspects of that plan;

the impact of conditions in the financial and credit markets on the availability and cost of GECC's funding, and GECC's exposure to counterparties;

the impact of conditions in the housing market and unemployment rates on the level of commercial and consumer credit defaults;

pending and future mortgage loan repurchase claims and other litigation claims in connection with WMC, which may affect our estimates of liability, including possible loss estimates;

our ability to maintain our current credit rating and the impact on our funding costs and competitive position if we do not do so;

the adequacy of our cash flows and earnings and other conditions, which may affect our ability to pay our quarterly dividend at the planned level or to repurchase shares at planned levels;

GECC's ability to pay dividends to GE at the planned level, which may be affected by GECC's cash flows and earnings, financial services regulation and oversight, and other factors;

our ability to convert pre-order commitments/wins into orders;

the price we realize on orders since commitments/wins are stated at list prices;

customer actions or developments such as early aircraft retirements or reduced energy demand and other factors that may affect the level of demand and financial performance of the major industries and customers we serve; the effectiveness of our risk management framework;

the impact of regulation and regulatory, investigative and legal proceedings and legal compliance risks, including the impact of financial services regulation and litigation;

adverse market conditions, timing of and ability to obtain required bank regulatory approvals, or other factors relating to us or Synchrony Financial that could prevent us from completing the Synchrony Financial split-off as planned; our capital allocation plans, as such plans may change including with respect to the timing and size of share repurchases, acquisitions, joint ventures, dispositions and other strategic actions;

our success in completing, including obtaining regulatory approvals for, announced transactions, such as the proposed transactions and alliances with Alstom and Appliances and our announced plan and transactions to reduce the size of our financial services businesses, and our ability to realize anticipated earnings and savings;

our success in integrating acquired businesses and operating joint ventures;

the impact of potential information technology or data security breaches; and the other factors that are described in "Risk Factors" in our Annual Report on Form 10-K for the year ended December 31, 2014.

These or other uncertainties may cause our actual future results to be materially different than those expressed in our forward-looking statements. We do not undertake to update our forward-looking statements. This document includes certain forward-looking projected financial information that is based on current estimates and forecasts. Actual results could differ materially.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (MD&A)

HOW WE TALK ABOUT OUR RESULTS

We believe that investors will gain a better understanding of our company if they understand how we measure and talk about our results. Because of the diversity in our businesses, we present our financial statements in a three-column format, which allows investors to see our industrial operations separately from our financial services operations. We believe that this provides useful information to investors. When used in this report, unless otherwise indicated by the context, we use the terms to mean the following:

General Electric or the Company - the parent company, General Electric Company.

GE - the adding together of all affiliates other than General Electric Capital Corporation (GECC), whose continuing operations are presented on a one-line basis, giving effect to the elimination of transactions among such affiliates. Transactions between GE and GECC have not been eliminated at the GE level. We present the results of GE in the center columns of our consolidated statements of earnings, financial position and cash flows. An example of a GE metric is GE cash from operating activities (GE CFOA).

General Electric Capital Corporation or GECC or Financial Services – the adding together of all affiliates of GECC, giving effect to the elimination of transactions among such affiliates. We present the results of GECC in the right-side columns of our consolidated statements of earnings, financial position and cash flows. It should be noted that GECC is sometimes referred to as GE Capital or Capital, when not in the context of discussing segment results.

GE consolidated – the adding together of GE and GECC, giving effect to the elimination of transactions between GE and GECC. We present the results of GE consolidated in the left side columns of our consolidated statements of earnings, financial position and cash flows.

Industrial – GE excluding GECC. We believe that this provides investors with a view as to the results of our industrial businesses and corporate items. An example of an Industrial metric is Industrial CFOA, which is GE CFOA excluding the effects of dividends from GECC.

Industrial segment – the sum of our seven industrial reporting segments without giving effect to the elimination of transactions among such segments. We believe that this provides investors with a view as to the results of our industrial segments, without inter-segment eliminations and corporate items. An example of an industrial segment metric is industrial segment revenue growth.

Total segment – the sum of our seven industrial reporting segments and one financial services reporting segment, without giving effect to the elimination of transactions among such segments. We believe that this provides investors with a view as to the results of all of our segments, without inter-segment eliminations and corporate items. GE Capital Verticals or Verticals – the adding together of GE Capital businesses that we expect to retain, principally its vertical financing businesses—GE Capital Aviation Services (GECAS), Energy Financial Services (EFS) and Healthcare Equipment Finance—that directly relate to the Company's core industrial domain and other operations, including Working Capital Solutions, our run-off insurance activities, and allocated corporate costs.

OTHER TERMS USED BY GE

Revenues – unless otherwise indicated, we refer to captions such as "revenues and other income", simply as revenues. Organic revenues – revenues excluding the effects of acquisitions, dispositions and foreign currency exchange. Industrial segment services revenues – refers to the sales under product services agreements and sales of both goods (such as spare parts and equipment upgrades) and related services (such as monitoring, maintenance and repairs) as sales of "product services" or "services," which is an important part of our operations.

Earnings – unless otherwise indicated, we refer to captions such as "earnings from continuing operations attributable to the company" simply as earnings.

Earnings per share (EPS) – unless otherwise indicated, we refer to "earnings per share from continuing operations attributable to the company" simply as earnings per share.

Operating earnings – GE earnings from continuing operations attributable to the company excluding the impact of non-operating pension costs.

Segment profit – refers to the operating profit of the industrial segments and the net earnings of the financial services segment. See page 14 for a description of the basis for segment profits.

Operating pension costs – comprise the service cost of benefits earned, prior service cost amortization and curtailment loss for our principal pension plans.

Non-operating pension costs – comprise the expected return on plan assets, interest cost on benefit obligations and net actuarial loss amortization for our principal pension plans.

NON-GAAP FINANCIAL MEASURES

In the accompanying analysis of financial information, we sometimes use information derived from consolidated financial data but not presented in our financial statements prepared in accordance with U.S. generally accepted accounting principles (GAAP). Certain of these data are considered "non-GAAP financial measures" under the SEC rules. Specifically, we have referred, in various sections of this Form 10-O Report, to:

Operating earnings (loss) and operating EPS
GE Industrial operating + Verticals EPS
Operating and non-operating pension costs
Industrial segment organic revenue growth
Oil & Gas organic revenue and operating profit growth
Industrial cash flows from operating activities (Industrial CFOA)
Adjusted Corporate Costs (Operating)
GE Capital ending net investment (ENI), excluding liquidity
GECC Tier 1 common ratio estimate

The reasons we use these non-GAAP financial measures and the reconciliations to their most directly comparable GAAP financial measures are included in Exhibit 99(a) to this Form 10-Q Report. Non-GAAP financial measures referred to in this Form 10-Q Report are designated with an asterisk (*).

OUR OPERATING SEGMENTS

We are one of the largest and most diversified infrastructure and financial services corporations in the world. With products and services ranging from aircraft engines, power generation, oil and gas production equipment, and household appliances to medical imaging, business and consumer financing and industrial products.

OUR INDUSTRIAL OPERATING SEGMENTS

Power & Water Aviation Transportation

Oil & Gas Healthcare Appliances & Lighting

Energy Management

OUR FINANCIAL SERVICES OPERATING SEGMENT

GE Capital

Operational and financial overview for our operating segment are provided in the "Segment Operations" section within this MD&A.

THE GE CAPITAL EXIT PLAN

On April 10, 2015, the Company announced its plan (the GE Capital Exit Plan) to reduce the size of its financial services businesses through the sale of most of the assets of GECC over the following 24 months, and to focus on continued investment and growth in the Company's industrial businesses. Under the GE Capital Exit Plan, which was approved on April 2, 2015 and aspects of which were approved on March 31, 2015, the Company will retain certain GECC businesses, principally its vertical financing businesses—GE Capital Aviation Services, Energy Financial Services and Healthcare Equipment Finance—that directly relate to the Company's core industrial domain and other operations, including Working Capital Solutions and our run-off insurance activities (together referred to as GE Capital Verticals or Verticals). The assets planned for disposition include Real Estate, most of Commercial Lending and Leasing (CLL) and all Consumer platforms (including all U.S. banking assets). The Company expects to execute this strategy using an efficient approach for exiting non-vertical assets that works for the Company's and GECC's debt holders and the Company's shareowners. An element of this approach involves a merger of GECC into the Company to assure compliance with debt covenants as GECC exits non-vertical assets, and the creation of a new intermediate holding company to hold GECC's businesses after the merger. The Company has discussed the GE Capital Exit Plan, aspects of which are subject to regulatory review and approval, with its regulators and staff of the Financial Stability Oversight Council (FSOC) and will work closely with these bodies to take the actions necessary over time to terminate the FSOC's designation of GECC (and the new intermediate holding company, as applicable) as a nonbank systemically important financial institution (nonbank SIFI).

REORGANIZATION AND EXCHANGE OFFERS

The merger and creation of a new intermediate holding company is part of a reorganization of GECC's businesses (the Reorganization) pursuant to which GE will also separate GECC's international and U.S. operations. GECC's international operations will be consolidated under a new international holding company (GE Capital International Holdings) and will have a separate capital structure and be supervised by the U.K. Prudential Regulation Authority. The Reorganization, Exchange Offers (as described below) and establishment of GE Capital International Holdings are intended, among other things, to establish an efficient and simplified capital structure that is satisfactory to GECC's regulators, a key step in terminating the nonbank systemically important financial institution designation for GECC. In addition, the Exchange Offers were designed to align the liabilities of GE Capital International Holdings to its assets from a maturity profile and liquidity standpoint, taking into consideration asset sales, and where appropriate,

shortening the maturity profile of targeted liabilities.

As part of the GE Capital Exit Plan, on September 21, 2015 GE Capital commenced private offers to exchange (the Exchange Offers) up to \$30 billion of certain outstanding debt for new notes with maturities of six months, five years, ten years or twenty years. On October 19, 2015, given the high level of participation, the offering was increased by \$6 billion with the aggregate principal amount of \$36 billion of outstanding notes being tendered for exchange and settled on October 26, 2015. The new notes that were issued at closing are composed of \$15.3 billion of 0.964% Six Month Notes due 2016, £0.8 billion of 1.363% Six Month Notes due 2016, \$6.1 billion of 2.342% Notes due 2020, \$2.0 billion of 3.373% Notes due 2025 and \$11.5 billion of 4.418% Notes due 2035. Of the \$16.2 billion exchanged into the Six Month Notes, \$1.3 billion is in short term borrowings at September 30, 2015. GECC will continue to evaluate the opportunity to repurchase debt while maintaining our liquidity at the levels communicated as part of the GE Capital Exit Plan. The new notes have been fully, irrevocably and unconditionally guaranteed by GE.

SALES AGREEMENTS

During the first nine months of 2015, GE signed agreements to sell approximately \$94 billion of ENI, excluding liquidity (as originally reported at December 31, 2014), of which approximately \$45 billion and \$33 billion related to the CLL and Real Estate businesses, respectively. CLL transactions signed in the third quarter 2015 included approximately \$9.3 billion related to its Healthcare Financial Services U.S. lending business with Capital One, approximately \$7.6 billion related to its Transportation Finance business in the U.S. and Canada with BMO Financial Group, and approximately \$1.8 billion related to its Mubadala joint venture with MidCap Finco. Ltd., which is managed by Apollo Capital Management. Of the signed agreements, approximately \$60 billion have closed, including approximately \$30 billion and \$21 billion related to Real Estate and CLL, respectively. The Real Estate transactions that have closed included the majority of GECC's Real Estate debt and equity portfolio sold to funds managed by The Blackstone Group (which, in turn, sold a portion of this portfolio to Wells Fargo & Company). In connection with The Blackstone Group transactions, GECC provided \$3.2 billion of seller financing to The Blackstone Group, which GECC intends to syndicate by 2016. As of September 30, 2015, GECC has collected or sold approximately \$0.4 billion of this seller financing. The CLL transactions that have closed included its U.S. and European Sponsor Finance businesses and the majority of its Global Fleet services businesse.

In addition, during October 2015, we signed agreements to sell approximately \$32 billion of ENI, excluding liquidity (as originally reported at December 31, 2014) related to our CLL business. These signed CLL transactions included approximately \$30 billion related to our global Commercial Distribution Finance, North American Vendor Finance and North American Corporate Finance businesses with Wells Fargo & Company and approximately \$2 billion related to our Corporate Aircraft portfolio with Global Jet Capital.

AFTER-TAX CHARGES RELATED TO THE GE CAPITAL EXIT PLAN

In connection with the GE Capital Exit Plan announced on April 10, the Company estimated that it would incur approximately \$23 billion in after-tax charges through 2016, approximately \$6 billion of which are expected to result in future net cash expenditures. These charges relate to: business dispositions, including goodwill allocations (approximately \$13 billion), tax expense related to expected repatriation of foreign earnings and write-off of deferred tax assets (approximately \$7 billion), and restructuring and other charges (approximately \$3 billion).

In the nine months ended September 30, 2015, GE recorded \$21.1 billion of after-tax charges related to the GE Capital Exit Plan, including \$0.4 billion of after-tax charges recorded in the third quarter of 2015, primarily exit-related charges in our CLL business, partially offset by income associated with operations in CLL and Real Estate. A description of after-tax charges for the nine months ended September 30, 2015 is provided below.

\$9.8 billion of net loss primarily related to the planned disposition of the Real Estate business and most of the CLL business, which is recorded in discontinued operations under the caption "Earnings (loss) from discontinued operations, net of taxes" in the Statement of Earnings.

\$6.2 billion of tax expense related to expected repatriation of foreign earnings and write-off of deferred tax assets, of which \$6.1 billion is reported in GECC's Corporate component and \$0.2 billion is reported in our Consumer business all recorded in continuing operations under the caption "Benefit (provision) for income taxes" in the Statement of Earnings.

\$4.7 billion of net asset impairments due to shortened hold periods, of which \$3.2 billion is recorded in continuing operations in our Consumer business primarily under the captions "Provisions for losses on financing receivables" and "Revenues from services" in the Statement of Earnings and \$1.5 billion is recorded in discontinued operations in our CLL business under the caption "Earnings (loss) from discontinued operations, net of taxes" in the Statement of Earnings.

\$0.4 billion of restructuring and other charges, of which \$0.3 billion is recorded in continuing operations in GECC's Corporate component under the caption "Other costs and expenses" in the Statement of Earnings and \$0.1 billion is recorded in discontinued operations in our CLL business under the caption "Earnings (loss) from discontinued operations, net of taxes" in the Statement of Earnings.

GUARANTEE

As part of the GE Capital Exit Plan, on April 10, 2015, the Company and GECC entered into an amendment to their existing financial support agreement. Under this amendment (the Amendment), the Company has provided a full and unconditional guarantee (the Guarantee) of the payment of principal and interest on all tradable senior and subordinated outstanding long-term debt securities and all commercial paper issued or guaranteed by GECC identified in the Amendment. In the aggregate, the Guarantee applied to approximately \$184 billion of GECC debt as of September 30, 2015. The Guarantee replaced the requirement that the Company make certain income maintenance payments to GECC in certain circumstances. GECC's U.S. public indentures were concurrently amended to provide the full and unconditional guarantee by the Company set forth in the Guarantee.

SYNCHRONY FINANCIAL EXCHANGE OFFER

On October 14, 2015, the Federal Reserve Board approved Synchrony Financial's application to operate as a publicly owned savings and loan holding company following completion of the exchange offer, conditioned on Synchrony Financial complying with certain conditions, including receipt of all required regulatory approvals, and on the commitments made in connection with Synchrony Financial's applications.

On October 19, 2015, GE commenced an offer to exchange GE common stock for common stock of GECC's approximately 84.6% owned subsidiary, Synchrony Financial. This exchange offer is in connection with the previously announced separation of Synchrony Financial and is expected to conclude the week of November 16, 2015. We estimate that the exchange will reduce the outstanding shares of GE common stock by approximately 6-7%. Following the completion of the share exchange, GECC expects the Federal Reserve Board to act in due course on its application to deregister as a savings and loan holding company but cannot predict the timing of the Federal Reserve Board's action. For further information about the Synchrony Financial transaction, see the Form S-4 filed by Synchrony Financial on October 19, 2015.

PRESENTATION

The consolidated financial statements of General Electric Company (the Company) combine the industrial manufacturing and services businesses of General Electric Company (GE) with the financial services businesses of General Electric Capital Corporation (GECC or financial services).

We integrate acquisitions as quickly as possible. Revenues and earnings from the date we complete the acquisition through the end of the following fourth quarter are considered the acquisition effect of such businesses.

Amounts reported in billions in graphs within this Form 10-Q report are computed based on the amounts in millions. As a result, the sum of the components reported in billions may not equal the total amount reported in billions due to rounding. Certain columns and rows within the tables may not add due to the use of rounded numbers. Percentages presented are calculated from the underlying numbers in millions.

Discussions throughout this MD&A are based on continuing operations unless otherwise noted.

REFERENCES

The MD&A should be read in conjunction with the Financial Statements and Notes to the consolidated financial statements.

For additional information related to the GE Capital Exit Plan, GE Capital segment operations and the credit quality of financing receivables, refer to the General Electric Capital Corporation quarterly report on Form 10-Q for the nine months ended September 30, 2015.

CORPORATE INFORMATION

GE's Investor Relations website at www.ge.com/investor-relations and our corporate blog at www.gereports.com, as well as GE's Facebook page and Twitter accounts, including @GE_Reports, contain a significant amount of information about GE, including financial and other information for investors. GE encourages investors to visit these websites from time to time, as information is updated and new information is posted.

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KEY PERFORMANCE INDICATORS

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(Dollars in billions; per-share amounts in dollars)

REVENUES PERFORMANC	E	INDUSTRIAL SEGMENT PROFIT		INDUSTRIAL SEGMENT MARGIN	
Industrial Segment Industrial Segment Organic* Financial Services EARNINGS PEI	3Q YTD 2015 2015 (1)%(1)% 4% 4% (1)%(9)% R SHARE	INDUSTRIAL ORDERS		INDUSTRIAL BACKLOG	
Earnings Earnings* IND'L OPERAT		SIGNIFICANT DEVE	Equipmen Services	for Oil & Gas services backlog.	Equipment e Services
VERTICALS EF	PS*	SIGNIFICANT DEVE	LOI WILIVI	.S IIV 2013	
Verticals include expected to be re (GECAS, EFS, H Equipment Finan Capital Solutions insurance), inclu- corporate costs. GE CFOA	tained Healthcare ace, Working s, and run-off	Federal Reserve Board publicly owned savings At September 30, 2015 Australia and New Zeabillion New Zealand do We announced the GE business and most of the operations. We acquired Milestone approximately \$1.8 bill	approved S s and loan h f, we had an lland for appollars, respe Capital Exi ne CLL busine e Aviation C lion on Janu	agreement to sell our consumer finance proximately 6.0 billion Australian dollar ectively. It Plan in April 2015 and GECC's Real Finess have been classified as discontinued Group, a helicopter leasing business, for pary 30, 2015.	e business in rs and 1.4 Estate
Non-GAAP Fin	GECC Dividend Industrial CFOA ancial Measur	primarily related to the GE returned \$7.2 billio 2015 primarily through	euro, decre	ollar in the nine months ended September eased consolidated revenues by \$3.9 bill wners in the nine months ended Septem	ion.

CONSOLIDATED RESULTS

THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

REVENUES

INDUSTRIAL SEGMENT EQUIPMENT & SERVICES REVENUES

Equipment

Services

NINE

MONTHS

COMMENTARY: 2015 - 2014

THREE MONTHS ENDED

Consolidated revenues decreased \$0.4 billion, or (1)%.

Industrial segment revenues decreased 1%, reflecting the unfavorable impact of foreign exchange of \$1.2 billion. Industrial segment organic revenues* grew 4%.

Financial Services revenues decreased 1% as a result of higher impairments and the effects of currency exchange, partially offset by higher gains and the effects of acquisitions.

The effects of acquisitions increased consolidated revenues \$0.1 billion and \$0.3 billion in 2015 and 2014, respectively. The effects of dispositions decreased consolidated revenues \$0.1 billion and \$0.6 billion in 2015 and 2014, respectively.

ENDED Consolidated revenues decreased \$1.9 billion, or (2)%,primarily due to the impact of foreign exchange of \$3.9 billion. Industrial segment revenues decreased 1%, reflecting the unfavorable impact of foreign exchange of \$3.5 billion. Industrial segment organic revenues* grew 4%. Financial

Services

revenues decreased 9% primarily due to the effects of the GE Capital Exit Plan. The effects of acquisitions increased consolidated revenues \$0.5 billion and \$1.5 billion in 2015 and 2014, respectively. Dispositions affected our ongoing results through lower revenues of \$0.4 billion and \$3.0 billion in 2015 and 2014, respectively.

*Non-GAAP Financial Measure 2015 3Q FORM 10-Q PAGE 12

THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

EARNINGS (LOSS)

INDUSTRIAL SELLING, GENERAL & ADMINISTRATIVE (SG&A) AS A % OF SALES

Earnings Operating Earnings*

COMMENTARY: 2015 - 2014

THREE MONTHS ENDED

Consolidated earnings increased 1% primarily due to:

seven segments growing earnings.

Industrial segment margin increased 100 basis points (bps) driven by higher productivity and volume, partially offset by the impact of the stronger U.S. dollar.

Financial Services earnings decreased 13% primarily due to core decreases, including charges associated with the GE Capital Exit Plan and higher impairments, partially offset by higher gains, the effects of dispositions and lower provisions for losses on financing receivables.

earnings were insignificant amounts for both 2015 and 2014, respectively. The effects of dispositions on net earnings and settlements were an insignificant amount in 2015 and a decrease of \$0.1 billion in 2014.

Industrial SG&A as a percentage of total sales decreased to 13.9% primarily as a result of favorable impacts of global cost reduction initiatives and lower restructuring costs, partially offset by higher non-operating pension costs.

NINE MONTHS ENDED

Consolidated earnings decreased \$10.1 billion primarily due to Industrial segment profit increased 5% with five of lower financial services income resulting from charges associated with the GE Capital Exit Plan of \$9.7 billion, which consisted primarily of tax expense related to expected repatriation of foreign earnings and write-off of deferred tax assets and asset impairments due to shortened hold periods.

> Industrial segment profit increased 6% with five of seven segments growing earnings.

Industrial segment margin increased 100 bps driven by higher productivity, volume and pricing, partially offset by the impact of the stronger U.S. dollar, the effects of inflation and negative business mix.

Financial Services earnings decreased significantly primarily due The effects of acquisitions on our consolidated net to charges associated with the GE Capital Exit Plan.

> The effects of acquisitions on our consolidated net earnings were increases of \$0.1 billion in 2015 and \$0.2 billion in 2014. The effects of dispositions and settlements on net earnings were an increase of \$0.3 billion in 2015 and a decrease of \$1.5 billion in

Industrial SG&A as a percentage of total sales decreased to 14.6% primarily as a result of favorable impacts of global cost reduction initiatives, partially offset by higher non-operating pension costs and restructuring costs.

See the "Other Consolidated Information" section within the MD&A of this Form 10-Q for a discussion of income taxes.

*Non-GAAP Financial Measure 2015 3Q FORM 10-Q PAGE 13

SEGMENT OPERATIONS

SEGMENT REVENUES AND PROFIT

Segment revenues include revenues and other income related to the segment.

Segment profit is determined based on internal performance measures used by the Chief Executive Officer (CEO) to assess the performance of each business in a given period. In connection with that assessment, the CEO may exclude matters such as charges for restructuring; rationalization and other similar expenses; acquisition costs and other related charges; technology and product development costs; certain gains and losses from acquisitions or dispositions; and litigation settlements or other charges, for which responsibility preceded the current management team.

Segment profit excludes results reported as discontinued operations and accounting changes. Segment profit also excludes the portion of earnings or loss attributable to noncontrolling interests of consolidated subsidiaries, and as such only includes the portion of earnings or loss attributable to our share of the consolidated earnings or loss of consolidated subsidiaries.

Segment profit excludes or includes interest and other financial charges and income taxes according to how a particular segment's management is measured:

Interest and other financial charges and income taxes are excluded in determining segment profit (which we sometimes refer to as "operating profit") for the industrial segments.

Interest and other financial charges and income taxes are included in determining segment profit (which we sometimes refer to as "net earnings") for the GE Capital segment.

Certain corporate costs, such as shared services, employee benefits and information technology are allocated to our segments based on usage. A portion of the remaining corporate costs is allocated based on each segment's relative net cost of operations.

PLANNED ACQUISITION OF ALSTOM IMPACTS MULTIPLE SEGMENTS

During the second quarter of 2014, GE's offer to acquire the Thermal, Renewables and Grid businesses of Alstom for approximately €12,350 million (to be adjusted for the assumed net cash or liability at closing) was positively recommended by Alstom's board of directors. As part of the transaction, Alstom and the French Government signed a memorandum of understanding for the formation of three joint ventures in grid technology, renewable energy, and global nuclear and French steam power. Alstom will invest approximately €2,400 million in these joint ventures at the closing of the proposed transaction.

In the fourth quarter of 2014, Alstom completed its review of the proposed transaction with the works council and obtained approval from its shareholders. Also in the fourth quarter of 2014, GE and Alstom entered into an amendment to the original agreement where GE has agreed to pay Alstom a net amount of approximately €260 million of additional consideration at closing. In exchange for this funding, Alstom has agreed to extend the trademark licensing of the Alstom name from 5 years to 25 years as well as other contractual amendments.

In the second quarter of 2015, the European Commission indicated that it had competition concerns with the proposed transaction. In response, GE proposed remedies to address the concerns of the Commission and the U.S. Department of Justice while preserving the strategic and economic rationale of the proposed transaction. On September 8, 2015, the European Commission and the Department of Justice accepted GE's proposal and approved the transaction. In order to obtain approval, GE has pledged to sell certain of Alstom's gas-turbine assets and its Power Systems Mfg. subsidiary to Ansaldo Energia SpA after the close of the transaction for approximately €120 million. As a result of final negotiations, Alstom has agreed to contribute financially to the remedies through a €300 million reduction in the

purchase price of the transaction. Further, GE and Alstom agreed to other purchase price amendments that resulted in a net increase of consideration of approximately €45 million and a reduction in the trademark licensing period of the Alstom name to five years. The transaction is targeted to close in November 2015.

The acquisition and alliances with Alstom will impact our Power & Water and Energy Management segments. The impact of acquired businesses on individual segments will be affected by a number of variables, including operating performance, purchase accounting impacts and expected synergies. In addition, due to the amount of time between signing and closing, the operations of the businesses may fluctuate and impact the overall valuation of the acquired businesses at the time of close and, accordingly, may affect the amounts assigned to the assets and liabilities recorded in accordance with purchase accounting.

PLANNED SALE OF APPLIANCES

In the third quarter of 2014, we signed an agreement to sell our Appliances business to Electrolux for approximately \$3.3 billion. On July 1, 2015, we were notified that the Department of Justice had initiated court proceedings seeking to enjoin the sale of Appliances to Electrolux. Electrolux and GE intend to defend the proposed transaction and a trial date has been set for November 9, 2015.

SEGMENT RESULTS

SUMMARY OF OPERATING SEGMENTS

	Three months ended September 30			Nine mon Septembe		
(In millions)	2015	2014	V%	2015	2014	V%
Revenues						
Power & Water	\$6,461	\$6,375	1 %	\$18,978	\$18,176	4 %
Oil & Gas	3,868	4,597	(16)%	11,891	13,666	(13)%
Energy Management	1,773	1,813	(2)%	5,226	5,341	(2)%
Aviation	6,001	5,698	5 %	17,927	17,566	2 %
Healthcare	4,255	4,485	(5)%	12,666	13,166	(4)%
Transportation	1,593	1,540	3 %	4,322	4,073	6 %
Appliances & Lighting	2,293	2,117	8 %	6,469	6,094	6 %
Total industrial segment revenues	26,243	26,625	(1)%	77,479	78,082	(1)%
GE Capital	6,312	6,384	(1)%	17,452	19,223	(9)%
Total segment revenues	32,555	33,009	(1)%	94,931	97,305	(2)%
Corporate items and eliminations	(875)	(902)	(3)%	(2,201)	(2,710)	(19)%
Consolidated revenues	\$31,680	\$32,107	(1)%	\$92,731	\$94,595	(2)%
Segment profit (loss)						
Power & Water	\$1,270	\$1,191	7 %	\$3,362	\$3,212	5 %
Oil & Gas	584	660	(12)%	1,599	1,771	(10)%
Energy Management	127	59	F	237	133	78 %
Aviation	1,353	1,264	7 %	3,936	3,576	10 %
Healthcare	652	727	(10)%	1,944	2,027	(4)%
Transportation	379	342	11 %	934	814	15 %
Appliances & Lighting	165	88	88 %	432	243	78 %
Total industrial segment profit	4,530	4,331	5 %	12,445	11,776	6 %
GE Capital	734	843	(13)%	(7,555)	3,091	U
Total segment profit (loss)	5,264	5,174	2 %	4,890	14,867	(67)%
Corporate items and eliminations	(1,559)	(1,550)	1 %	(4,436)	(4,566)	(3)%
GE interest and other financial charges	(440)	(377)	17 %	(1,243)	(1,142)	9 %
GE provision for income taxes	(413)	(416)	(1)%	(1,302)	(1,143)	14 %

Earnings (loss) from continuing operation attributable to the Company	ns 2,853	2,831	1 %	(2,091)	8,016	U
Earnings (loss) from discontinued						
operations, net of taxes	(347)	706	U	(10,336)	2,065	U
Consolidated net earnings (loss)						
attributable to the Company	\$2,506	\$3,537	(29)%	\$(12,427)	\$10,081	U
	\			\		
2015 3Q FORM 10-Q PAGE 15						

POWER & WATER

OPERATIONAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

2015 YTD EQUIPMENT/SERVICES SUB-SEGMENT REVENUES REVENUES

(a) Includes Water

Process Services

Technologies and Equipment

Nuclear

ORDERS BACKLOG

Equipment

Equipment Services

Services

UNIT SALES

FINANCIAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

SEGMENT REVENUES & PROFIT SEGMENT PROFIT MARGIN

Revenue Profit

SEGMENT REVENUES & PROFIT

WALK:

COMMENTARY: 2015 - 2014

THREE MONTHS ENDED

	Revenue	sProfit
September 30, 2014	\$ 6.4	\$ 1.2
Volume	0.4	0.1
Price	-	-
Foreign Exchange	(0.4)	-
(Inflation)/Deflation	N/A	-
Mix	N/A	(0.1)
Productivity	N/A	0.1
Other	-	-
September 30, 2015	\$ 6.5	\$ 1.3

Segment revenues up \$0.1 billion or 1%;

Segment profit up \$0.1 billion or 7% as a result of:

The increase in revenues was primarily due to higher volume, mainly driven by higher equipment sales at Renewable Energy and PGS upgrades, partially offset by the impact of the stronger U.S. dollar.

The increase in profit was mainly due to services growth and cost productivity. These increases were partially offset by an unfavorable business mix.

NINE MONTHS ENDED

	Revenue	sProfit
September 30, 2014	\$ 18.2	\$ 3.2
Volume	1.6	0.3
Price	0.1	0.1
Foreign Exchange	(1.0)	(0.1)
(Inflation)/Deflation	N/A	-
Mix	N/A	(0.2)
Productivity	N/A	-
Other	0.1	0.1
September 30, 2015	\$ 19.0	\$3.4

Segment revenues up \$0.8 billion or 4%;

Segment profit up \$0.2 billion or 5% as a result of:

The increase in revenues was primarily due to higher volume, mainly driven by higher equipment sales at PGP and Renewable Energy and service sales at PGS, higher price and other income, partially offset by the impact of the stronger U.S. dollar.

The increase in profit was mainly due to higher volume, price and other income, partially offset by unfavorable business mix and the impact of the stronger U.S. dollar.

OIL & GAS

OPERATIONAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

2015 YTD SUB-SEGMENT EQUIPMENT/SERVICES REVENUES REVENUES

(a)Our drilling product line, previously part of Drilling & Surface (D&S), was realigned as part of Subsea Systems effective

Services Equipment

January 1, 2015. Accordingly, D&S is now Surface and Subsea Systems is now Subsea Systems & Drilling.

ORDERS BACKLOG

Equipment

(a)Prior period reflects an update for Oil & Gas services backlog.

Services Services

FINANCIAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

SEGMENT REVENUES & PROFIT SEGMENT PROFIT MARGIN

\$ 0.6

Revenues Profit

SEGMENT REVENUES & PROFIT

WALK:

COMMENTARY: 2015 - 2014

THREE MONTHS ENDED

RevenuesProfit \$ 0.7 September 30, 2014 \$ 4.6 Volume (0.4)(0.1)Price (0.1)(0.4)Foreign Exchange (Inflation)/Deflation N/A Mix N/A **Productivity** (0.1)N/A Other 0.1 0.1

Segment revenues down \$0.7 billion or 16%;

Segment profit down \$0.1 billion or 12% as a result of:

The decrease in revenues was primarily due to the impact of the stronger U.S. dollar and lower volume, partially offset by other income. Organic revenues* for the third quarter of 2015 were down 7% compared with the third quarter of 2014.

The decrease in profit was due to lower volume, the impact of the stronger U.S. dollar and lower productivity, partially offset by other income. Organic operating profit* was flat in the third quarter of 2015.

NINE MONTHS ENDED

September 30, 2015 \$ 3.9

Revenues Profit September 30, 2014 \$ 13.7 \$ 1.8 Volume (0.5)(0.1)Price (0.3)Foreign Exchange (1.2)(Inflation)/Deflation N/A 0.1 Mix N/A Productivity N/A 0.1 Other (0.1)September 30, 2015 \$ 11.9 \$1.6

Segment revenues down \$1.8 billion or 13%;

Segment profit down \$0.2 billion or 10% as a result of:

The decrease in revenues was primarily due to the impact of the stronger U.S. dollar and lower volume. Organic revenues* for the nine months ended September 30, 2015 were down 4% compared with the same period of 2014. The decrease in profit is primarily due to the impact of the stronger U.S. dollar and lower volume, partially offset by cost deflation and higher productivity. Organic operating profit* grew 5% in the nine months ended September 30, 2015.

^{*}Non-GAAP Financial Measure 2015 3Q FORM 10-Q PAGE 19

ENERGY MANAGEMENT

OPERATIONAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

2015 YTD

SUB-SEGMENT EQUIPMENT/SERVICES **REVENUES**

REVENUES

Services Equipment

ORDERS BACKLOG

Equipment Equipment

Services Services

FINANCIAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions) **SEGMENT** REVENUES SEGMENT PROFIT MARGIN & PROFIT Revenue **Profit COMMENTARY:** 2015 2014 **THREE MONTHS ENDED** Segment revenues NINE MONTHS ENDED down Segment revenues down \$0.1 billion or 2% as a result of: a result of:

 $\label{eq:condition} \begin{tabular}{l} billion), partially offset by higher volume (\$0.3 billion), partially \\ \end{tabular}$

offset

The impact of the stronger U.S. dollar

by

higher

sales

volume

(\$0.1

billion).

Segment profit up \$0.1 billion or 78% as a result of:

Segment
profit
up
\$0.1
billion
as
a
result
of:
Improved
productivity (\$0.2 billion), partially offset by the impact of the stronger U.S. dollar (\$0.1
(\$allon).
billion).

AVIATION

OPERATIONAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

2015 YTD EQUIPMENT/SERVICES SUB-SEGMENTEVENUES REVENUES

Services Equipment

ORDERS BACKLOG

Equipment Equipment

. Services

Services

UNIT
SALES
(a)GEnx engines are a subset of commercial engines
(b)Commercial spares shipment rate in millions of dollars per day

FINANCIAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

SEGMENT REVENUES & PROFIT SEGMENT PROFIT MARGIN

Revenues Profit

SEGMENT REVENUES & PRO	OFIL
------------------------	------

WALK:

COMMENTARY: 2015 - 2014

THREE MONTHS ENDED

RevenuesProfit

September 30, 2014 \$ 5.7 \$ 1.3 Segment revenues up \$0.3 billion or 5%;

Volume 0.2 - Segment profit up \$0.1 billion or 7% as a result of:

Price 0.1 0.1

Foreign Exchange - - The increase in revenues was primarily due to higher services volume and

(Inflation)/Deflation N/A - higher prices.

Mix N/A 0.1 The increase in profit was mainly due to higher price as well as a favorable

Productivity N/A (0.1) business mix, partially offset lower productivity.

Other - - September 30, 2015 \$ 6.0 \$ 1.4

NINE MONTHS ENDED

RevenuesProfit

September 30, 2014 \$ 17.6 \$ 3.6 Segment revenues up \$0.4 billion or 2%;

Volume (0.1) - Segment profit up \$0.4 billion or 10% as a result of:

Price 0.5 0.5

Foreign Exchange - - The increase in revenues was primarily due to higher prices, partially offset by

(Inflation)/Deflation N/A (0.2) lower volume.

Mix N/A 0.1 The increase in profit was mainly due to higher price as well as a favorable Productivity N/A - business mix. These increases were partially offset by the effects of inflation.

Other - -

September 30, 2015 \$ 17.9 \$ 3.9

HEALTHCARE

OPERATIONAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

2015 YTD

SUB-SEGMENT REVENUES

EQUIPMENT/SERVICES

REVENUES

Services

Equipment

ORDERS

BACKLOG

Equipment

Equipment

Services

Services

FINANCIAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

SEGMENT REVENUES & PROFIT SEGMENT PROFIT MARGIN

Revenue **Profit**

SEGMENT REVENUES & PROFIT COMMENTARY: 2015 - 2014

WALK:

THREE MONTHS ENDED

F	Revenue	sProfit	Segment revenues down \$0.2 billion or 5%;
September 30, 2014 \$	4.5	\$ 0.7	Segment profit down \$0.1 billion or 10% as a result of:
Volume	0.2	-	
Price	(0.1)	(0.1)	The decrease in revenues was due to the impact of the stronger U.S. dollar and
Foreign Exchange	(0.3)	-	lower prices, mainly in Healthcare Systems. These decreases were partially
(Inflation)/Deflation	NA	-	offset by higher volume, mainly driven by Life Sciences.
Mix	N/A	-	The decrease in profit was due to lower prices, mainly in Healthcare Systems,
Productivity	N/A	0.1	partially offset by higher productivity as increased R&D and related costs were
Other	-	-	more than offset by higher cost productivity.
September 30, 2015 \$	4.3	\$ 0.7	

NINE MONTHS ENI	DED		Segment revenues down \$0.5 billion or 4%;
F	Revenue	esProfit	Segment profit down \$0.1 billion or 4% as a result of:
September 30, 2014 \$	13.2	\$ 2.0	
Volume	0.6	0.1	The decrease in revenues was due to the impact of the stronger U.S. dollar and
Price	(0.2)	(0.2)	lower prices, mainly in Healthcare Systems. These decreases were partially
Foreign Exchange	(0.8)	(0.1)	offset by higher volume, mainly driven by Life Sciences.
(Inflation)/Deflation	N/A	(0.1)	The decrease in profit was due to lower prices, mainly in Healthcare Systems,
Mix	N/A	-	the impact of the stronger U.S. dollar and the effects of inflation. These
Productivity	N/A	0.3	decreases were partially offset by higher volume and higher productivity as
Other	-	-	increased R&D and related costs were more than offset by higher cost
September 30, 2015 \$	12.7	\$ 1.9	productivity.

TRANSPORTATION

OPERATIONAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

2015 YTD EQUIPMENT/SERVICES SUB-SEGMENT SERVENUES REVENUES

(a) Includes

Marine,

Services

Equipment

Stationary & Drilling

ORDERS BACKLOG

Equipment

Equipment

Services Services

UNIT **SALES**

FINANCIAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

SEGMENT REVENUES & PROFIT SEGMENT PROFIT MARGIN

Revenue Profit

COMMENTARY: 2015 - 2014

THREE MONTHS ENDED NINE MONTHS ENDED

Segment revenues up \$0.1 billion or 3% Segment revenues up \$0.2 billion or 6% as a result of:

as a result of: Higher volume (\$0.2 billion), due to higher locomotive and services sales.

Higher volume, primarily due to higher

locomotive and services sales. Segment profit up \$0.1 billion or 15% as a result of:

Higher cost productivity (\$0.1 billion), higher volume driven by locomotive

Segment profit up 11% as a result of: and services sales and continued deflation, partially offset by an

Cost productivity and deflation, partially unfavorable business mix (\$0.1 billion).

offset by an unfavorable business mix.

APPLIANCES & LIGHTING

OPERATIONAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollar in billions)

2015 YTD SUB-SEGMENT REVENUES

FINANCIAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollar in billions)

SEGMENT REVENUES & PROFIT

SEGMENT PROFIT MARGIN

Revenue Profit

COMMENTARY: 2015 - 2014

THREE MONTHS ENDED

Segment revenues up \$0.2 billion or 8% as a result of:

Higher volume (\$0.2 billion) driven by higher sales at Appliances.

Segment profit up \$0.1 billion or 88% as a result of: Improved productivity (\$0.1 billion), including the effects of classifying Appliances as a business held for sale in the third quarter of 2014.

NINE MONTHS ENDED

Segment revenues up \$0.4 billion or 6% as a result of: Higher volume (\$0.5 billion) driven by higher sales at Appliances, partially offset by lower prices (\$0.1 billion) and the impact of the stronger U.S. dollar (\$0.1 billion).

Segment profit up \$0.2 billion or 78% as a result of:

Improved productivity (\$0.2 billion), including the effects of classifying Appliances as a business held for sale and the effects of inflation (\$0.1 billion), partially offset by lower prices (\$0.1 billion).

GE CAPITAL

OPERATIONAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

2015 YTD SUB-SEGMENT REVENUES

ENDING NET INVESTMENT, EXCLUDING LIQUIDITY*

TIER 1 COMMON RATIO ESTIMATE*

SIGNIFICANT TRENDS & DEVELOPMENTS

The GE Capital Exit Plan - As previously discussed, on April 10, 2015, the Company announced its plan to reduce the size of the financial services businesses through the sale of most of the assets of GECC over the following 24 months. It is expected that as a result of the GE Capital Exit Plan, the GE Capital businesses that will remain with GE will account for about \$90 billion in ending net investment (ENI), excluding liquidity, including about \$40 billion in the U.S. ENI is a metric used to measure the total capital invested in the financial services businesses. GE Capital's ENI, excluding liquidity* was \$176 billion at September 30, 2015.

During the first nine months of 2015, GE signed agreements to sell approximately \$94 billion of ENI, excluding liquidity (as originally reported at December 31, 2014), of which \$45 billion and \$33 billion related to the CLL and Real Estate businesses, respectively. CLL transactions signed in the third quarter 2015 included approximately \$9.3 billion related to its Healthcare Financial Services U.S. lending business with Capital One, approximately \$7.6 billion related to its Transportation Finance business in the U.S. and Canada with BMO Financial Group, and approximately \$1.8 billion related to its Mubadala joint venture, with MidCap Finco Ltd., which is managed by Apollo Capital Management.

Of the signed agreements, approximately \$60 billion have closed, including approximately \$30 billion and \$21 billion related to Real Estate and CLL, respectively. The Real Estate transactions that have closed included the majority of GECC's Real Estate debt and equity portfolio sold to funds managed by The Blackstone Group (which, in turn, sold a portion of this portfolio to Wells Fargo & Company). In connection with The Blackstone Group transactions, GECC provided \$3.2 billion of seller financing to The Blackstone Group, which GECC intends to syndicate by 2016. As of September 30, 2015, GECC has collected or sold approximately \$0.4 billion of this seller financing. The CLL transactions that have closed included its U.S. and European Sponsor Finance businesses and the majority of its Global Fleet services business.

* Non-GAAP Financial Measure 2015 3Q FORM 10-Q PAGE 29

In addition, during October 2015, we signed agreements to sell approximately \$32 billion of ENI, excluding liquidity (as originally reported at December 31, 2014) related to our CLL business. These signed CLL transactions included approximately \$30 billion related to our global Commercial Distribution Finance, North American Vendor Finance and North American Corporate Finance businesses with Wells Fargo & Company and approximately \$2 billion related to our Corporate Aircraft portfolio with Global Jet Capital.

In the nine months ended September 30, 2015, GE recorded \$21.1 billion of after-tax charges related to the GE Capital Exit Plan, including \$0.4 billion of after-tax charges recorded in the third quarter of 2015, primarily exit-related charges in our CLL business, partially offset by income associated with operations in CLL and Real Estate. A description of after-tax charges for the nine months ended September 30, 2015 is provided below. \$9.8 billion of net loss primarily related to the planned disposition of the Real Estate business and most of the CLL business, which is recorded in discontinued operations under the caption "Earnings (loss) from discontinued operations, net of taxes" in the Statement of Earnings.

\$6.2 billion of tax expense related to expected repatriation of foreign earnings and write-off of deferred tax assets, of which \$6.1 billion is reported in GECC's Corporate component and \$0.2 billion reported in our Consumer business all recorded in continuing operations under the caption "Benefit (provision) for income taxes" in the Statement of Earnings.

\$4.7 billion of net asset impairments due to shortened hold periods, of which \$3.2 billion is recorded in continuing operations in our Consumer business primarily under the captions "Provisions for losses on financing receivables" and "Revenues from services" in the Statement of Earnings and \$1.5 billion is recorded in discontinued operations in our CLL business under the caption "Earnings (loss) from discontinued operations, net of taxes" in the Statement of Earnings.

\$0.4 billion of restructuring and other charges, of which \$0.3 billion is recorded in continuing operations in GECC's Corporate component under the caption "Other costs and expenses" in the Statement of Earnings and \$0.1 billion is recorded in discontinued operations in our CLL business under the caption "Earnings (loss) from discontinued operations, net of taxes" in the Statement of Earnings.

Budapest Bank – On June 29, 2015 we closed the sale of Budapest Bank to Hungary's government. Australia and New Zealand (ANZ) Consumer Lending – At September 30, 2015, we had an agreement to sell our consumer finance business in Australia and New Zealand to a consortium including KKR, Varde Partners and Deutsche Bank for approximately 6.0 billion Australian dollars and 1.4 billion New Zealand dollars, respectively. Milestone Aviation Group – On January 30, 2015, GECAS acquired Milestone Aviation Group, a helicopter leasing business, for approximately \$1.8 billion.

Synchrony Financial – On October 19, 2015, GE commenced an offer to exchange GE common stock for common stock of GECC's approximately 84.6% owned subsidiary, Synchrony Financial. This exchange offer is in connection with the previously announced separation of Synchrony Financial and is expected to conclude the week of November 16, 2015. We estimate that the exchange will reduce the outstanding shares of GE common stock by approximately 6-7%. Following the completion of the share exchange, GECC expects the Federal Reserve Board to act in due course on its application to deregister as a savings and loan holding company but cannot predict the timing of the Federal Reserve Board's action. For further information about the Synchrony Financial transaction, see the Form S-4 filed by Synchrony Financial on October 19, 2015.

Dividends - GECC paid no dividends and \$0.5 billion of dividends to GE in the three and nine months ended September 30, 2015, respectively.

FINANCIAL OVERVIEW - THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

SEGMENT REVENUES & PROFIT (LOSS)^(a)

Revenue Profit (Loss)

(a) Interest and other financial charges and income taxes are included in determining segment profit (loss) for the GE Capital segment.

COMMENTARY: 2015 - 2014

Segment revenues decreased 1% in the three months ended September 30, 2015 as a result of higher impairments and the effects of currency exchange, partially offset by higher gains and the effects of acquisitions. Net earnings decreased 13% in the three months ended September 30, 2015 primarily due to core decreases, including charges associated with the GE Capital Exit Plan and higher impairments, partially offset by higher gains, the effects of dispositions and lower provisions for losses on financing receivables.

Segment revenues decreased 9% and net earnings decreased significantly in the nine months ended September 30, 2015, primarily due to the effects of the GE Capital Exit Plan.

COMMERCIAL LENDING AND LEASING

During the second quarter of 2015, the majority of CLL's business met held for sale criteria and was classified as discontinued operations. See Note 2 for additional information. The discussion below relates solely to the portion of CLL's business classified as continuing operations, which include Healthcare Equipment Finance and Working Capital Solutions.

CLL 2015 revenues increased 14% and net earnings increased 23% in the three months ended September 30, 2015. Revenues increased primarily as a result of organic revenue growth. Net earnings increased reflecting core increases.

CLL 2015 revenues increased 6% and net earnings increased 13% in the nine months ended September 30, 2015. Revenues increased primarily as a result of organic revenue growth, partially offset by the effects of currency exchange. Net earnings increased reflecting core increases.

CONSUMER

Consumer 2015 revenues increased 1% and net earnings increased 28% in the three months ended September 30, 2015. Revenues increased reflecting higher gains (\$0.2 billion), organic revenue growth (\$0.1 billion) and the effects of acquisitions, partially offset by the effects of dispositions (\$0.2 billion) and the effects of currency exchange (\$0.1 billion). Net earnings increased as a result of higher gains (\$0.1 billion) and lower provisions for financing receivables (\$0.1 billion), partially offset by core decreases.

Consumer 2015 revenues decreased 15% and net earnings decreased unfavorably in the nine months ended September 30, 2015. Revenues decreased as a result of higher impairments (\$1.4 billion), the effects of dispositions (\$0.5 billion) and the effects of currency exchange (\$0.4 billion), partially offset by higher gains (\$0.4 billion), organic revenue growth (\$0.3 billion) and the effects of acquisitions. Net earnings decreased as a result of higher provisions for losses on financing receivables (\$2.0 billion), higher impairments (\$1.2 billion) and core decreases (\$0.4 billion), partially offset by higher gains (\$0.2 billion). These decreases are primarily related to the reclassification of assets within Consumer to financing receivables held-for-sale recorded at the lower of cost or fair value, less cost to sell (\$2.2 billion), and asset impairments related to equity method investments in connection with the GE Capital Exit Plan (\$1.2 billion).

ENERGY FINANCIAL SERVICES

Energy Financial Services 2015 revenues decreased 35% and net earnings decreased unfavorably in the three months ended September 30, 2015. Revenues decreased as a result of higher impairments (\$0.2 billion), lower gains (\$0.1 billion) and organic revenue declines, partially offset by the effects of dispositions (\$0.2 billion). Net earnings decreased as a result of higher impairments (\$0.1 billion) and lower gains, partially offset by the effects of dispositions (\$0.1 billion).

Energy Financial Services 2015 revenues decreased 19% and net earnings decreased 63% in the nine months ended September 30, 2015. Revenues decreased as a result of organic revenue declines (\$0.3 billion), higher impairments (\$0.1 billion) and lower gains (\$0.1 billion), partially offset by the effects of dispositions (\$0.2 billion). Net earnings decreased as a result of core decreases (\$0.2 billion), higher impairments (\$0.1 billion) and lower gains, partially offset by the effects of dispositions (\$0.1 billion).

GECAS

GECAS 2015 revenues increased 4% and net earnings increased favorably in the three months ended September 30, 2015. Revenues increased as a result of the effects of acquisitions (\$0.1 billion), partially offset by organic revenue declines (\$0.1 billion). Net earnings increased as a result of lower impairments (\$0.1 billion), the effects of acquisitions and core increases.

GECAS 2015 revenues decreased slightly and net earnings increased 18% in the nine months ended September 30, 2015. Revenues decreased as a result of organic revenue declines (\$0.4 billion), partially offset by the effects of acquisitions (\$0.2 billion) and lower impairments (\$0.1 billion). Net earnings increased as a result of lower impairments (\$0.2 billion) and the effects of acquisitions (\$0.1 billion), partially offset by core decreases (\$0.1 billion).

CORPORATE ITEMS AND ELIMINATIONS

REVENUES AND OPERATING PROFIT (COST)

	Three mo ended Se 30		Nine more ended Se 30	
(In millions)	2015	2014	2015	2014
Revenues				
Gains on disposed or held for sale businesses	\$-	\$-	\$49	\$91
NBCU settlement	-	-	450	-
Eliminations and other	(875)	(902)	(2,700)	(2,801)
Total Corporate Items and Eliminations	\$(875)	\$(902)	\$(2,201)	\$(2,710)
Operating profit (cost)				
Gains on disposed or held for sale businesses	\$-	\$-	\$49	\$91
NBCU settlement	-	-	450	-
Principal retirement plans(a)	(659)	(582)	(2,121)	\$(1,745)
Restructuring and other charges	(346)	(435)	(1,167)	(1,218)
Eliminations and other	(554)	(533)	(1,647)	(1,694)
Total Corporate Items and Eliminations	\$(1,559)	\$(1,550)	\$(4,436)	\$(4,566)

CORPORATE COSTS

	Three months ended September		Nine more ended Seg		
	30		30		
(In millions)	2015	2014	2015	2014	
Total Corporate Items and Eliminations	\$(1,559)	\$(1,550)	\$(4,436)	\$(4,566)	
Less non-operating pension cost	(693)	(537)	(2,077)	(1,592)	
Total Corporate costs (operating)*	\$(866)	\$(1,013)	\$(2,359)	\$(2,974)	
Less restructuring and other charges, gains and settlement	(346)	(435)	(668)	(1,127)	
Adjusted total corporate costs (operating)*	\$(520)	\$(578)	\$(1,691)	\$(1,847)	

Included non-operating pension cost* of \$(0.7) billion and \$(0.5) billion in the three months ended September 30, 2015 and 2014, respectively, and \$(2.1) billion and \$(1.6) billion in the nine months ended September 30, 2015 and 2014, respectively, which includes expected return on plan assets, interest costs and non-cash amortization of actuarial gains and losses.

2015 - 2014 COMMENTARY: THREE MONTHS ENDED SEPTEMBER 30

Revenues and other income were flat.

Operating costs were flat, primarily as a result of:

\$0.1 billion lower restructuring and other charges offset by \$0.1 billion higher costs associated with our principal retirement plans, including the effects of lower discount rates and updated mortality assumptions, and

Lower headquarter functional costs offset by higher investment in Information Technology (IT) growth initiatives.

2015 – 2014 COMMENTARY: NINE MONTHS ENDED SEPTEMBER 30

Revenues and other income increased \$0.5 billion, primarily a result of: \$0.5 billion higher other income from a settlement related to the NBCU transaction.

Operating costs decreased \$0.1 billion, primarily as a result of: \$0.5 billion higher income from the NBCU transaction, \$0.1 billion of lower restructuring and other charges, and Lower headquarter functional costs offset by higher investment in IT growth initiatives.

These decreases to operating costs were partially offset by \$0.4 billion higher costs associated with our principal retirement plans including the effects of lower discount rates and updated mortality assumptions.

*Non-GAAP Financial Measure 2015 3Q FORM 10-Q PAGE 33

COSTS NOT INCLUDED IN SEGMENT RESULTS

Certain amounts are not included in industrial operating segment results because they are excluded from measurement of their operating performance for internal and external purposes. These amounts are included in GE Corporate Items & Eliminations and may include matters such as charges for restructuring; rationalization and other similar expenses; acquisition costs and related charges; technology and product development cost; certain gains and losses from acquisitions or dispositions; and litigation settlements or other charges, for which responsibility preceded the current management team. The amount of costs and gains not included in segment results follows.

COSTS

	Three i	months	Nine months		
	ended		ended		
	Septem	nber 30	Septem	nber 30	
(In billions)	2015	2014	2015	2014	
Power & Water	\$0.1	\$0.1	\$0.2	\$0.3	
Oil & Gas	0.2	0.1	0.5	0.2	
Energy Management	-	0.1	0.1	0.2	
Aviation	-	0.1	-	0.2	
Healthcare	-	0.1	0.1	0.4	
Transportation	-	-	-	-	
Appliances & Lighting	-	-	-	0.1	
Total	\$0.3	\$0.5	\$1.1	\$1.4	

For the nine months ended September 30, 2014, a gain of \$0.1 billion related to a fuel dispenser business disposition was excluded from Oil & Gas results.

DISCONTINUED OPERATIONS

Discontinued operations primarily included most of our CLL business, our Real Estate business and our U.S. mortgage business (WMC). All of these operations were previously reported in the GE Capital segment.

Results of operations, financial position and cash flows for these businesses are separately reported as discontinued operations for all periods presented.

FINANCIAL INFORMATION FOR DISCONTINUED OPERATIONS

Three

months Nine months ended September

September 30

30

(In millions) 2015 2014 2015 2014

Earnings (loss) from discontinued operations, net of taxes \$(347) \$706 \$(10,336) \$2,065

2015 – 2014 COMMENTARY: THREE MONTHS ENDED SEPTEMBER 30

The third quarter 2015 loss from discontinued operations, net of taxes, primarily reflected the following: \$0.5 billion after-tax loss at our CLL business (including \$1.2 billion after-tax impairment charges on planned disposals).

Third quarter 2015 losses were partially offset by \$0.1 billion after-tax earnings at our Real Estate business, including a \$0.2 billion after-tax gain on transactions closed in the quarter.

The third quarter 2014 earnings from discontinued operations, net of taxes, primarily reflected the following: \$0.5 billion of after-tax earnings from operations at our CLL business, and \$0.2 billion of after-tax earnings from operations at our Real Estate business.

2015 – 2014 COMMENTARY: NINE MONTHS ENDED SEPTEMBER 30

The 2015 loss from discontinued operations, net of taxes, primarily reflected the following: \$8.2 billion after-tax loss at our CLL business (including a \$8.4 billion after-tax loss on planned disposals), and

\$2.2 billion after-tax loss at our Real Estate business primarily loss on planned disposals.

The 2014 earnings from discontinued operations, net of taxes, primarily reflected the following:

\$1.4 billion of after-tax earnings from operations at our CLL business, and

\$0.7 billion of after-tax earnings from operations at our Real Estate business.

For additional information related to discontinued operations, see Note 2 to the consolidated financial statements. 2015 3Q FORM 10-Q PAGE 35

OTHER CONSOLIDATED INFORMATION

INCOME TAXES

Income taxes have a significant effect on our net earnings. As a global commercial enterprise, our tax rates are affected by many factors, including our global mix of earnings, the extent to which those global earnings are indefinitely reinvested outside the United States, legislation, acquisitions, dispositions and tax characteristics of our income. Our tax rates are also affected by tax incentives introduced in the U.S. and other countries in furtherance of policies to encourage and support certain types of activity. Our tax returns are routinely audited and settlements of issues raised in these audits sometimes affect our tax provisions.

GE and GECC file a consolidated U.S. federal income tax return. This enables GE to use GECC tax deductions and credits to reduce the tax that otherwise would have been payable by GE. The GECC effective tax rate reflects the benefit of these tax reductions in the consolidated return. GE makes cash payments to GECC for these tax reductions at the time GE's tax payments are due.

CONSOLIDATED – THREE AND NINE MONTHS ENDED SEPTEMBER 30 (Dollars in billions)

PROVISION FOR INCOME TAXES

2015 - 2014 COMMENTARY: THREE MONTHS ENDED SEPTEMBER 30

The consolidated income tax provision was slightly lower as tax benefits associated with the GE Capital Exit Plan were largely offset by lower tax benefits from lower-taxed global operations.

The consolidated tax provision includes \$0.4 billion for GE (excluding GECC) for the third quarters of both 2014 and 2015.

2015 - 2014 COMMENTARY: NINE MONTHS ENDED SEPTEMBER 30

The consolidated income tax rate for the nine months ended September 30, 2015 was greater than 100% as the positive tax expense of \$7.5 billion exceeded pre-tax income of \$5.6 billion due to charges associated with GE Capital Exit Plan.

As discussed in Note 10 to the consolidated financial statements, during the first nine months ended September 30, 2015 in conjunction with the GE Capital Exit Plan, we incurred tax expense of \$6.2 billion related to expected repatriation of foreign earnings and write-off of deferred tax assets.

The increase in the income tax expense is primarily due to the tax expense incurred as part of the GE Capital Exit Plan, lower tax benefits from lower-taxed global operations and an increase in pre-tax income taxed at above the average tax rate.

The consolidated tax provision includes \$1.3 billion and \$1.1 billion for GE (excluding GECC) for the first nine months of 2015 and 2014, respectively. The increase is related primarily to higher pre-tax income taxed at above the average tax rate.

BENEFITS FROM GLOBAL OPERATIONS

Absent the effects of the GE Capital Exit Plan, our consolidated income tax rate is lower than the U.S. statutory rate primarily because of benefits from lower-taxed global operations, including the use of global funding structures. There is a benefit from global operations as non-U.S. income is subject to local country tax rates that are significantly below the 35% U.S. statutory rate. These non-U.S. earnings have been indefinitely reinvested outside the U.S. and are not subject to current U.S. income tax. The rate of tax on our indefinitely reinvested non-U.S. earnings is below the 35% U.S. statutory rate because we have significant business operations subject to tax in countries where the tax on that income is lower than the U.S. statutory rate and because GE funds certain of its non-U.S. operations through foreign companies that are subject to low foreign taxes.

Historically, the most significant portion of these benefits depends on the provision of U.S. law deferring the tax on active financial services income, which, as discussed below, is subject to expiration. A substantial portion of the remaining benefit related to business operations subject to tax in countries where the tax on that income is lower than the U.S. statutory rate is derived from our GECAS aircraft leasing operations located in Ireland. No other operation in any one country accounts for a material portion of the remaining balance of the benefit.

We expect our ability to benefit from non-U.S. income taxed at less than the U.S. rate to continue, subject to changes in our earnings profile due to the GE Capital Exit Plan and changes in U.S. or foreign law, including the expiration of the U.S. tax law provision deferring tax on active financial services income. In addition, since this benefit depends on management's intention to indefinitely reinvest amounts outside the U.S., our tax provision will increase to the extent we no longer intend to indefinitely reinvest foreign earnings.

STATEMENT OF FINANCIAL POSITION

Because GE and GECC share certain significant elements of their Statements of Financial Position, the following discussion addresses significant captions in the consolidated statement. Within the following discussions, however, we distinguish between GE and GECC activities in order to permit meaningful analysis of each individual consolidating statement.

MAJOR CHANGES IN OUR FINANCIAL POSITION FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2015

Cash and equivalents increased \$14.2 billion. See the following Liquidity Sources and Statement of Cash Flows sections for additional information.

GECC Financing receivables-net decreased \$38.7 billion. See the following GECC Financing Receivables section for additional information.

GECC Financing receivables held for sale increased \$22.9 billion. See the following GECC Financing Receivables Held for Sale section for additional information.

Deferred income taxes decreased \$5.2 billion primarily due to deferred tax asset write-offs resulting from the GE Capital Exit Plan, along with the remeasurement of postretirement benefit plans.

Assets of discontinued operations decreased \$65.0 billion, primarily due to the disposition of CLL businesses of \$35.0 billion and Real Estate of \$29.1 billion. See Note 2 for additional information.

Borrowings decreased \$46.5 billion, primarily due to net repayments on GECC borrowings of \$43.4 billion, along with a \$7.3 billion reduction in the balances driven by the strengthening of the U.S. dollar against all major currencies, partially offset by new debt issuances by GE of \$3.5 billion.

Bank deposits increased \$4.8 billion, primarily due to an increase in U.S. bank deposits of \$5.4 billion at Synchrony Financial, offset by a \$0.7 billion reduction driven by the strengthening of the U.S. dollar in non-U.S. bank deposits. Liabilities of discontinued operations decreased \$5.0 billion, primarily due to the disposition of CLL businesses of \$3.3 billion and Real Estate of \$1.7 billion. See Note 2 for additional information.

GECC FINANCING RECEIVABLES

Financing receivables held for investment are those that we have the intent and ability to hold for the foreseeable future and are measured at the principal amount outstanding, net of the allowance for losses, write-offs, unamortized discounts and premiums, and net deferred loan fees or costs.

At September 30, 2015, our financing receivables portfolio primarily relates to Synchrony Financial (our U.S. consumer business), Working Capital Solutions, which purchases GE customer receivables and GECAS, Energy Financial Services and Healthcare Equipment Finance (that directly relate to GE's core industrial businesses). The portfolios in our GECAS and Energy Financial Services businesses are collateralized by commercial aircraft and operating assets in the global energy and water industries, respectively. Our Healthcare Equipment Finance portfolio is collateralized by equipment used in the healthcare industry and the Working Capital Solutions portfolio is substantially recourse to GE or insured. Both the Healthcare Equipment Finance and Working Capital Solutions portfolios are reported in the CLL segment. Substantially all of the Synchrony Financial portfolio consists of U.S. consumer credit card and sales finance receivables and are reported in the Consumer segment.

For purposes of the discussion that follows, "delinquent" receivables are those that are 30 days or more past due based on their contractual terms. Loans purchased at a discount are initially recorded at fair value and accrete interest income over their estimated lives based on reasonably estimable cash flows even if the underlying loans are contractually delinquent at acquisition. "Nonaccrual" financing receivables are those on which we have stopped accruing interest. We stop accruing interest at the earlier of the time at which collection of an account becomes doubtful or the account becomes 90 days past due, with the exception of consumer credit card accounts, for which we continue to accrue interest until the accounts are written off in the period that the account becomes 180 days past due. Recently restructured financing receivables are not considered delinquent when payments are brought current according to the restructured terms, but may remain classified as nonaccrual until there has been a period of satisfactory payment performance by the borrower and future payments are reasonably assured of collection.

Further information on the determination of the allowance for losses on financing receivables and the credit quality and categorization of our financing receivables is provided in Notes 5 and 18 to the consolidated financial statements.

GECC FINANCING RECEIVABLES AND ALLOWANCE FOR LOSSES(a)

(Dollars in millions)	Septembe 30, 2015	r Dece 31, 2	
Financing receivables Nonaccrual receivables Allowance for losses	\$ 87,204 306 3,457	\$126 (b) 1,99 4,10	96
Nonaccrual financing receivables as a percent of financing receivables Allowance for losses as a percent of nonaccrual financing receivables Allowance for losses as a percent of total financing receivables	0.4 (c) 4.0	% 1.6 205 3.2	%.6

- (a) For additional information related to the portfolio of financing receivables, refer to the GECC quarterly report on Form 10-Q for the nine months ended September 30, 2015.
- The majority of our \$0.3 billion of nonaccrual loans at September 30, 2015, are currently paying in accordance (b) with the contractual terms. We continue to accrue interest on consumer credit cards until the accounts are written off in the period the account becomes 180 days past due.
- (c) Not meaningful.
- 2015 3Q FORM 10-Q PAGE 38

Financing receivables, before allowance for losses, decreased \$39.4 billion from December 31, 2014, primarily as a result of reclassifications to financing receivables held for sale or assets of businesses held for sale (primarily Consumer) (\$34.5 billion), write-offs (\$5.6 billion) and the stronger U.S. dollar (\$4.0 billion), partially offset by originations exceeding collections (which includes sales) (\$5.8 billion).

Nonaccrual receivables decreased \$1.7 billion from December 31, 2014, primarily due to reclassifications to financing receivables held for sale (including write-offs) or assets of businesses held for sale (primarily Consumer).

Allowance for losses decreased \$0.6 billion from December 31, 2014, primarily as a result of write-offs on financing receivables reclassified to financing receivables held for sale and the transfer of that portion of the allowance for losses related to financing receivables reclassified to assets of businesses held for sale (primarily Consumer). The allowance for losses as a percent of total financing receivables increased from 3.2% at December 31, 2014 to 4.0% at September 30, 2015 reflecting decreases in both the allowance for losses and the overall financing receivables balance related to the financing receivables reclassified to financing receivables held for sale and assets of businesses held for sale as part of the GE Capital Exit Plan.

GECC FINANCING RECEIVABLES HELD FOR SALE

Financing receivables held for sale are recorded at the lower of cost or fair value, less cost to sell, and represent those financing receivables that management does not intend to hold for the foreseeable future. Subsequent declines in fair value are recognized in the period in which they occur. Valuations are primarily performed on a portfolio basis, except for commercial financing receivables which may be performed on an individual financing receivable basis. Interest income on financing receivables held for sale is accrued and subject to the nonaccrual policies described above. Because financing receivables held for sale are recognized at the lower of cost or fair value, less cost to sell, the allowance for losses and write-off policies do not apply to these financing receivables.

During the first quarter of 2015, we transferred all of our non-U.S. Consumer financing receivables to financing receivables held for sale or assets of businesses held for sale as a result of the GE Capital Exit Plan and the signing of an agreement to sell our consumer finance business in Australia and New Zealand.

The transfer of financing receivables to financing receivables held for sale and assets of businesses held for sale in the nine months ended September 30, 2015, totaled \$29.0 billion and \$5.5 billion, respectively. Prior to transferring the financing receivables to financing receivables held for sale we recognized a pre-tax provision for losses on financing receivables of \$2.4 billion (\$2.2 billion after-tax), to reduce the carrying value of the financing receivables to the lower of cost or fair value, less cost to sell, and wrote-off the associated balance of the allowance for losses of \$2.9 billion to establish a new cost basis of the financing receivables held for sale at September 30, 2015.

For businesses held for sale, financing receivable balances of \$5.5 billion and the related allowance for loan losses of \$0.2 billion were reclassified to assets of businesses held for sale. The businesses held for sale were recorded at the lower of cost or fair value, less cost to sell.

A majority of the provision for losses on financing receivables recognized upon the transfer of financing receivables to financing receivables held for sale during the nine months ended September 30, 2015 relates to our Consumer non-U.S. residential mortgage portfolios in the U.K., France, Poland and Spain, which primarily comprise variable rate mortgages with a remaining weighted average maturity of more than ten years. We estimate that the effect on the provision for losses is largely attributable to credit loss exposures that are not incurred losses recognizable under GAAP but nevertheless affect fair value that would be determined by a market participant when pricing the portfolio.

As a result of the GE Capital Exit Plan and transfer of financing receivables to financing receivables held for sale or assets of businesses held for sale, nonaccrual receivables and impaired loan balances at December 31, 2014 were

reduced by \$1.2 billion and \$1.0 billion, respectively. Loans held for sale are not reported as impaired, as these loans are recorded at lower of cost or fair value, less cost to sell.

Further information on financing receivables held for sale is provided in Note 2 to the consolidated financial statements.

FINANCIAL RESOURCES AND LIQUIDITY

LIQUIDITY AND BORROWINGS

We maintain a strong focus on liquidity. At both GE and GECC we manage our liquidity to help provide access to sufficient funding to meet our business needs and financial obligations throughout business cycles.

Our liquidity and borrowing plans for GE and GECC are established within the context of our annual financial and strategic planning processes. At GE, our liquidity and funding plans take into account the liquidity necessary to fund our operating commitments, which include primarily purchase obligations for inventory and equipment, payroll and general expenses (including pension funding). We also take into account our capital allocation and growth objectives, including paying dividends, repurchasing shares, investing in research and development and acquiring industrial businesses. At GE, we rely primarily on cash generated through our operating activities, any dividend payments from GECC, and also have historically maintained a commercial paper program that we regularly use to fund operations in the U.S., principally within the quarters.

GECC relies on a diversified source of funding, including the unsecured term debt markets, the global commercial paper markets, deposits, secured funding, retail funding products, bank borrowings and securitizations to fund its balance sheet. We also rely on cash generated through collection of principal, interest and other payments on our existing portfolio of loans and leases as well as dispositions to fund our operating and interest expense costs. GECC's liquidity position is targeted to meet its obligations under both normal and stressed conditions. GECC establishes a funding plan annually that is based on the projected asset size and cash needs of the Company, which, over the past few years, has incorporated our strategy to reduce our ending net investment in GE Capital. In connection with the GE Capital Exit Plan, we do not intend to issue any incremental GECC unsecured term debt in the next five years. We expect to maintain an elevated liquidity position as we generate cash from asset sales, returning to more normalized levels in 2019. While we maintain elevated liquidity levels, we may engage in liability management actions, such as buying back debt, based on market and economic conditions.

Our 2015 GECC funding plan anticipates repayment of principal on outstanding short-term borrowings, including the current portion of long-term debt (\$37.0 billion at December 31, 2014), principally through dispositions, asset sales and cash on hand. Long-term maturities and early redemptions were \$12.9 billion in the third quarter of 2015.

We maintain a detailed liquidity policy for GECC that requires GECC to maintain a contingency funding plan. The liquidity policy defines GECC's liquidity risk tolerance under different stress scenarios based on its liquidity sources and also establishes procedures to escalate potential issues. We actively monitor GECC's access to funding markets and its liquidity profile through tracking external indicators and testing various stress scenarios. The contingency funding plan provides a framework for handling market disruptions and establishes escalation procedures in the event that such events or circumstances arise. GECC will continue to evaluate the need to modify the existing contingency funding plan due to the GE Capital Exit Plan.

On April 10, 2015, Moody's Investors Service (Moody's) downgraded the senior unsecured debt rating for GE to A1 from Aa3 following GE's April 10 announcement of the GE Capital Exit Plan. GE's P-1 short-term rating was affirmed. Moody's affirmed GECC's A1/P-1 ratings. The rating outlook for GE and GECC remains stable. On April 10, 2015, Standard & Poor's Rating Services (S&P) affirmed GE's AA+/A-1+ ratings and GECC's AA+/A-1+ ratings each with a stable outlook. On October 7, 2015, S&P revised its outlook on GE's credit rating to negative from stable. S&P affirmed GE's AA+/A-1+ ratings.

As part of the GE Capital Exit Plan, on September 21, 2015 GE Capital commenced private offers to exchange up to \$30 billion of certain outstanding debt for new notes with maturities of six months, five years, ten years or twenty years. On October 19, 2015, given the high level of participation, the offering was increased by \$6 billion with the aggregate principal amount of \$36 billion of outstanding notes being tendered for exchange and settled on October 26,

2015. The new notes that were issued at closing are composed of \$15.3 billion of 0.964% Six Month Notes due 2016, \$0.8 billion of 1.363% Six Month Notes due 2016, \$6.1 billion of 2.342% Notes due 2020, \$2.0 billion of 3.373% Notes due 2025 and \$11.5 billion of 4.418% Notes due 2035. Of the \$16.2 billion exchanged into the Six Month Notes, \$1.3 billion is in short term borrowings at September 30, 2015. GECC will continue to evaluate the opportunity to repurchase debt while maintaining our liquidity at the levels communicated as part of the GE Capital Exit Plan. The new notes have been fully, irrevocably and unconditionally guaranteed by GE.

On May 28, 2015, GE issued €3,150 million senior unsecured debt, composed of €650 million of Floating Rate Notes due 2020, €1,250 million of 1.250% Notes due 2023 and €1,250 million of 1.875% Notes due 2027. On October 9, 2015, \$2.0 billion of long-term debt issued by GE matured.

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LIQUIDITY SOURCES

In addition to GE cash of \$16.8 billion at September 30, 2015, GECC maintained liquidity sources of \$97.0 billion that consisted of cash and equivalents of \$82.3 billion, high-quality, liquid investments of \$3.2 billion and cash and equivalents of \$11.5 billion classified as discontinued operations and businesses held for sale. Additionally, we have \$46.0 billion of committed unused credit lines.

CASH AND EQUIVALENTS

(In billions) September 30, 2015 September 30, 2015

GE(a) \$16.8 U.S. \$37.1 GECC(b) 82.3 Non-U.S.(c) 62.0

At September 30, 2015, \$2.4 billion of GE cash and equivalents was held in countries with currency controls that may restrict the transfer of funds to the U.S. or limit our ability to transfer funds to the U.S. without incurring substantial costs. These funds are available to fund operations and growth in these countries and we do not currently anticipate a need to transfer these funds to the U.S.

- (b) At September 30, 2015, GECC cash and equivalents of about \$17.0 billion were in regulated banks and insurance entities and were subject to regulatory restrictions.
 - Of this amount at September 30, 2015, \$11.3 billion was considered indefinitely reinvested. Indefinitely reinvested cash held outside of the U.S. is available to fund operations and other growth of non-U.S. subsidiaries; it is also available to fund our needs in the U.S. on a short-term basis through short-term loans, without being subject to U.S.
- (c)tax. Under the Internal Revenue Code, these loans are permitted to be outstanding for 30 days or less and the total of all such loans is required to be outstanding for less than 60 days during the year. If we were to repatriate indefinitely reinvested cash held outside the U.S., we would be subject to additional U.S. income taxes and foreign withholding taxes.

COMMITTED UNUSED CREDIT LINES

(In billions)	September 30, 2015
Revolving credit agreements (exceeding one year)	\$ 24.5
Revolving credit agreements (364-day line)(a)	21.6
Total(b)	\$ 46.0

- (a) Included \$20.8 billion that contains a term-out feature that allows us to extend borrowings for two years from the date on which such borrowings would otherwise be due.
- (b) Total committed unused credit lines were extended to us by 48 financial institutions. GECC can borrow up to \$45.3 billion under these credit lines. GE can borrow up to \$15.6 billion under certain of these credit lines.

FUNDING PLAN

We reduced our GE Capital ENI, excluding liquidity*, to \$176 billion at September 30, 2015.

During the first nine months of 2015, GECC completed issuances of \$8.1 billion of senior unsecured debt (excluding securitizations described below) with maturities up to 10 years. In addition, Synchrony Financial completed issuances of \$2.0 billion of senior unsecured debt, including \$1.0 billion in February 2015, maturing in 2020 and \$1.0 billion in

July 2015, maturing in 2025.

COMMERCIAL PAPER

(In billions)	GE	GECC
Average commercial paper borrowings during the third quarter of 2015	\$7.8	\$ 22.5
Maximum commercial paper borrowings outstanding during the third quarter of 2015	11.0	25.1

GECC commercial paper maturities have historically been funded principally through new commercial paper issuances and at GE are substantially repaid before quarter-end using indefinitely reinvested overseas cash, which as discussed above, is available for use in the U.S. on a short-term basis without being subject to U.S. tax. GECC commercial paper borrowings as of September 30, 2015 were \$12.9 billion. As announced on April 10, 2015, GECC is targeting to reduce the outstanding commercial paper to approximately \$5 billion by the end of 2015.

We securitize financial assets as an alternative source of funding. During the first nine months of 2015, we completed \$2.1 billion of non-recourse issuances and \$5.2 billion of non-recourse borrowings matured. At September 30, 2015, consolidated non-recourse securitization borrowings were \$16.2 billion.

*Non-GAAP Financial Measure 2015 3Q FORM 10-Q PAGE 41

We have nine deposit-taking banks outside of the U.S., five of which are classified as discontinued operations, and two deposit-taking banks in the U.S. – Synchrony Bank (formerly GE Capital Retail Bank), a Federal Savings Bank (FSB), and GE Capital Bank, an industrial bank (IB), which is also classified as discontinued operations. The FSB and IB currently issue certificates of deposit (CDs) in maturity terms up to 10 years.

ALTERNATIVE FUNDING

(In billions)

Total alternative funding at December 31, 2014	\$86.4
Total alternative funding at September 30, 2015, as follows:	75.3
Bank deposits	48.7
Non-recourse securitization borrowings	16.2
Funding secured by real estate, aircraft and other collateral	5.0
Bank unsecured	5.4

As a matter of general practice, we routinely evaluate the economic impact of calling debt instruments where GECC has the right to exercise a call. In determining whether to call debt, we consider the economic benefit to GECC of calling debt, the effect of calling debt on GECC's liquidity profile and other factors. During 2015, we called \$0.6 billion of long-term debt.

INCOME MAINTENANCE AGREEMENT AND GE GUARANTEE OF CERTAIN GECC DEBT

GE provides implicit and explicit support to GECC through commitments, capital contributions and operating support. As part of the GE Capital Exit Plan, on April 10, 2015, GE and GECC entered into an amendment to their existing financial support agreement. Under this amendment (the Amendment), the Company has provided a full and unconditional guarantee (the Guarantee) of the payment of principal and interest on all tradable senior and subordinated outstanding long-term debt securities and all commercial paper issued or guaranteed by GECC identified in the Amendment. In the aggregate, the Guarantee applied to approximately \$184 billion of GECC debt as of September 30, 2015. The Guarantee replaced the requirement that the Company make certain income maintenance payments to GECC in certain circumstances. GECC's U.S. public indentures were concurrently amended to provide the full and unconditional guarantee by the Company set forth in the Guarantee.

STATEMENT OF CASH FLOWS - NINE MONTHS ENDED SEPTEMBER 30, 2015

CONSOLIDATED CASH FLOWS

We evaluate our cash flow performance by reviewing our industrial (non-financial services) businesses and financial services businesses separately. Cash from operating activities (CFOA) is the principal source of cash generation for our industrial businesses. The industrial businesses also have liquidity available via the public capital markets. Our financial services businesses use a variety of financial resources to meet our capital needs. Cash for financial services businesses is primarily provided from the issuance of term debt and commercial paper in the public and private markets and deposits, as well as financing receivables collections, sales and securitizations.

GE CASH FLOWS - NINE MONTHS ENDED SEPTEMBER 30

OPERATING INVESTING FINANCING

CASH CASH CASH FLOWS FLOWS

2014 2015 2014 2015 2014 2015

With respect to GE CFOA, we believe that it is useful to supplement our GE Statement of Cash Flows and to examine in a broader context the business activities that provide and require cash.

The most significant source of cash in GE CFOA is customer-related activities, the largest of which is collecting cash resulting from product or services sales. See the Intercompany Transactions and Eliminations section for information related to transactions between GE and GECC. The most significant operating use of cash is to pay our suppliers, employees, tax authorities and others for a wide range of material and services. Dividends from GECC, including special dividends, represent the distribution of a portion of GECC retained earnings, and are distinct from cash from continuing operations within the financial services businesses. The amounts included in GE CFOA are the total dividends, including special dividends from excess capital.

2015 - 2014 COMMENTARY

GE cash from operating activities decreased \$0.6 billion primarily due to the following:

A decrease in operating cash collections of \$0.1 billion to \$76.6 billion in 2015. This decrease is consistent with comparable GE segment revenue decreases from sales of goods and services of \$0.7 billion and lower progress collections of \$0.5 billion. The decreases were partially offset by a \$0.5 billion payment from a settlement related to the NBCU transaction and prepayments on service contracts of \$0.2 billion.

A decrease in operating cash payments of \$1.1 billion to \$70.6 billion in 2015. This decrease is primarily driven by decreased spend on inventory in the nine months ended September 30, 2015 compared with that of 2014. Further, GECC paid quarterly dividends of \$0.5 billion and no special dividends to GE in the nine months ended September 30, 2015. GECC paid quarterly dividends of \$1.5 billion and special dividends of \$0.7 billion to GE in the nine months ended September 30, 2014.

GE cash used for investing activities decreased \$1.5 billion primarily due to the following:

Lower business acquisition activity of \$2.0 billion primarily driven by the 2014 acquisitions of certain Thermo Fisher Scientific Inc. life-science businesses for \$1.1 billion, Cameron's Reciprocating Compression Division for \$0.6 billion and API Healthcare (API) for \$0.3 billion.

This is partially offset by \$0.4 billion lower proceeds from principal business dispositions. 2015 3O FORM 10-O PAGE 43

GE cash used for financing activities decreased \$3.5 billion primarily due to the following:

A decrease in net repurchases of GE shares for treasury in accordance with our share repurchase program of \$2.0 billion.

A decrease in net change in borrowings (maturities of 90 days or less) of \$1.4 billion.

Further, GE issued \$3.4 billion and \$3.0 billion of unsecured notes in the nine months ended September 30, 2015 and 2014

These decreases were partially offset by an increase in the dividends paid to shareowners of \$0.3 billion.

GECC CASH FLOWS - NINE MONTHS ENDED SEPTEMBER 30

OPERATING INVESTING FINANCING

CASH CASH CASH FLOWS FLOWS FLOWS

2014 2015 2014 2015 2014 2015

2015 - 2014 COMMENTARY:

GECC cash from operating activities decreased \$2.8 billion primarily due to the following:

A decrease in net cash collateral activity with counterparties on derivative contracts of \$2.2 billion.

GECC cash from investing activities increased \$48.6 billion primarily due to the following:

In 2015, we closed the sale of certain of our Real Estate businesses and CLL businesses for proceeds of \$25.6 billion and \$16.8 billion, respectively.

A net increase in financing receivables activity of \$6.1 billion driven by higher net collections (which includes sales) of financing receivables.

The 2014 payment of our obligation to the buyer of GE Money Japan for \$1.7 billion.

These increases were partially offset by the 2015 acquisition of Milestone Aviation Group, resulting in net cash paid of \$1.7 billion.

GECC cash used for financing activities increased \$33.1 billion primarily due to the following:

Higher net repayments of borrowings of \$29.4 billion driven primarily by a decrease in issuances of senior unsecured notes and an increase in short-term debt maturities.

A decrease in deposits at our banks of \$1.6 billion.

Proceeds received from the initial public offering of Synchrony Financial of \$2.8 billion in 2014.

These increases were partially offset by GECC paying quarterly dividends of \$0.5 billion and no special dividends to GE in the nine months ended September 30, 2015. GECC paid quarterly dividends of \$1.5 billion and special dividends of \$0.7 billion to GE in the nine months ended September 30, 2014.

INTERCOMPANY TRANSACTIONS AND ELIMINATIONS

Effects of transactions between related companies are made on an arms-length basis, are eliminated and consist primarily of GECC dividends to GE; GE customer receivables sold to GECC; GECC services for trade receivables management and material procurement; buildings and equipment (including automobiles) leased between GE and GECC; information technology (IT) and other services sold to GECC by GE; aircraft engines manufactured by GE that are installed on aircraft purchased by GECC from third-party producers for lease to others; and various investments, loans and allocations of GE corporate overhead costs.

GE sells customer receivables to GECC in part to fund the growth of our industrial businesses. These transactions can result in cash generation or cash use. During any given period, GE receives cash from the sale of receivables to GECC. It also foregoes collection of cash on receivables sold. The incremental amount of cash received from sales of receivables in excess of the cash GE would have otherwise collected had those receivables not been sold, represents the cash generated or used in the period relating to this activity. The incremental cash generated in GE CFOA from selling these receivables to GECC decreased GE's CFOA by \$0.4 billion and increased GE's CFOA by \$0.2 billion for the nine months ended September 30, 2015 and 2014, respectively.

See Note 17 to the consolidated financial statements in this Form 10-Q Report for additional information about the eliminations of intercompany transactions between GE and GECC.

EXPOSURES

GECC SELECTED EUROPEAN EXPOSURES

At September 30, 2015, we had \$28.1 billion in financing receivables to consumer and commercial customers in Europe, including \$22.1 billion classified as financing receivables held for sale, and \$6.0 billion classified as assets held for investment. The GECC financing receivables portfolio in Europe is well diversified across European geographies and customers. Approximately 88% of the portfolio is secured by collateral. Several European countries, including Spain, Portugal, Ireland, Italy, Greece and Hungary (focus countries), have been subject to credit deterioration due to weaknesses in their economic and fiscal situations. The carrying value of GECC funded exposures in these focus countries and in the rest of Europe comprised the following at September 30, 2015.

(In millions)	Spain	Po	ortugal	Ireland	Italy	Greece	Hu	ngary		Total Europe
Financing receivables - net (a)(d)	\$339	\$	74	\$251	\$1,422	\$ -	\$ 3	377	\$3,525	\$5,988
Financing receivables held for sale	332		33	14	-	-	-		21,742	22,121
Investments(b)(c)	3		-	-	-	-	-		1,244	1,247
Cost and equity method investments(d)	-		-	443	-	-	-		292	735
Derivatives, net of collateral(b)(e)	-		_	-	_	-	-		318	318
Equipment leased to others (ELTO)(f)	368		250	562	452	266	1	195	7,081	9,174
Total funded exposures(g)(h)	\$1,042	\$	357	\$1,270	\$1,874	\$ 266	\$ 5	572	\$34,202	\$39,583
Unfunded commitments(i)	\$-	\$	-	\$31	\$-	\$ -	\$ -	-	\$2,066	\$2,097

- (a) Financing receivable amounts are classified based on the location or nature of the related obligor.
- (b) Investments and derivatives are classified based on the location of the parent of the obligor or issuer.
- (c) Included \$0.4 billion related to financial institutions, \$47.5 million related to non-financial institutions and \$0.8 billion related to sovereign issuers. We held no investments issued by sovereign entities in the countries of focus.
- (d) Substantially all is non-sovereign.
- (e) Net of cash collateral; entire amount is non-sovereign.
- These assets are held under long-term investment and operating strategies, and our ELTO strategies contemplate an (f) ability to redeploy assets under lease should default by the lessee occur. The values of these assets could be subject
- to decline or impairment in the current environment.
- (g) Excluded \$29.6 billion of cash and equivalents, which is composed of \$21.7 billion of cash on short-term placement with highly rated global financial institutions based in Europe, sovereign central banks and agencies or

supranational entities, of which \$0.5 billion is in focus countries, and \$7.9 billion of cash and equivalents placed with highly rated European financial institutions on a short-term basis, secured by U.S. Treasury securities (\$4.5 billion) and sovereign bonds of non-focus countries (\$3.4 billion), where the value of our collateral exceeds the amount of our cash exposure.

- (h) Rest of Europe included \$1.5 billion and \$0.1 billion of exposure for Russia and Ukraine, respectively, substantially all ELTO and financing receivables related to commercial aircraft in our GECAS portfolio.
- Includes ordinary course of business lending commitments, commercial and consumer unused revolving credit lines, inventory financing arrangements and investment commitments.

We manage counterparty exposure, including credit risk, on an individual counterparty basis. We place defined risk limits around each obligor and review our risk exposure on the basis of both the primary and parent obligor, as well as the issuer of securities held as collateral. These limits are adjusted on an ongoing basis based on our continuing assessment of the credit risk of the obligor or issuer. In setting our counterparty risk limits, we focus on high-quality credits and diversification through spread of risk in an effort to actively manage our overall exposure. We actively monitor each exposure against these limits and take appropriate action when we believe that risk limits have been exceeded or there are excess risk concentrations. Our collateral position and ability to work out problem accounts have historically mitigated our actual loss experience. Delinquency experience has been relatively stable in our European commercial and consumer platforms in the aggregate, and we actively monitor and take action to reduce exposures where appropriate. Uncertainties surrounding European markets could have an impact on the judgments and estimates used in determining the carrying value of these assets.

VENEZUELA

The results of our Venezuelan businesses have been reported under highly inflationary accounting since the beginning of 2010, at which time the functional currency of our Venezuelan entities was changed from the bolivar to the U.S. dollar.

Our activities related to Venezuela generated revenues of less than one percent of consolidated revenues, consisting of both exports to and operations within the country. The majority of these revenues are denominated in U.S. dollars and euro but we also transact in bolivars for certain businesses.

For our operations in Venezuela, determining the appropriate exchange rate for remeasurement of bolivar-denominated net monetary assets into U.S. dollars continues to be subject to uncertainty. Through February 2015, the Venezuelan government operated three different exchange mechanisms: CENCOEX (the official exchange mechanism), SICAD1 and SICAD 2, subsequently it merged the SICAD mechanisms and introduced a new mechanism, the Marginal Currency System (SIMADI). This mechanism is intended to operate with fewer restrictions and its exchange rate on September 30, 2015 was approximately 199 bolivars per U.S. dollar compared to SICAD at 13.5 bolivars per U.S. dollar.

At the end of each period, we remeasure the net monetary assets of our Venezuela entities using the rate at which we expect them to be settled, including through the payment of dividends. During the period ended September 30, 2015, we did not access the SIMADI market to obtain U.S. dollars and have continued to use the SICAD exchange rate to measure our net monetary assets.

Significant uncertainty persists regarding the exchange mechanisms in Venezuela, including the nature of transactions that are eligible to transact in the three recognized mechanisms that are currently available as well as the impact on non-bolivar credit exposures and recoverable amounts of bolivar denominated non-monetary assets. We are continuing to evaluate rates other than SICAD for use in remeasurement of our Venezuelan net monetary assets as well as the implications of economic and exchange-related conditions for our business activities in Venezuela.

Net monetary assets subject to remeasurement were approximately \$82 million at September 30, 2015, including approximately \$10 million in bolivar-denominated cash and cash equivalents and approximately \$41 million related to a non-consolidated investment in our Appliances business, which is held for sale. In addition to our bolivar-denominated net monetary assets, we also have non-bolivar credit exposures of approximately \$325 million at September 30, 2015 and recoverable amounts of non-monetary assets in Venezuela of approximately \$31 million at September 30, 2015, which consists principally of inventory and property, plant and equipment.

OIL & GAS INDUSTRY

The sharp decline experienced in oil prices and the prospect of a continuation of prevailing oil prices could have mixed implications for the industries and countries in which we compete. In general, lower oil prices are expected to stimulate growth in oil importing countries while causing negative economic effects in many energy-exporting countries. Our Oil & Gas business has experienced declines in orders, project commencement delays and pricing pressures. In response to this uncertain industry outlook, we continue to execute cost actions with an increased focus on execution and productivity. We expect that relatively low oil prices will benefit our other businesses through lower direct material and other variable costs as well as through the expected stimulus-effect on growth in the U.S. and in other economies that rely on energy imports, including Europe, Japan and India.

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CRITICAL ACCOUNTING ESTIMATES

We utilized significant estimates in the preparation of the third quarter financial statements.

In addition to the discussion below on estimates used to determine the fair value of businesses and assets held for sale, please refer to the Critical Accounting Estimates section within MD&A and Note 1, Basis of Presentation and Summary of Significant Accounting Policies, to the consolidated financial statements of our Form 8-K Report filed on August 7, 2015 for a discussion of our accounting policies and the critical accounting estimates we use to: assess the recoverability of assets such as financing receivables and goodwill; determine the fair value of financial assets; and determine our provision for income taxes and recoverability of deferred tax assets.

BUSINESSES AND ASSETS HELD FOR SALE

Businesses held for sale represent components that meet the accounting requirements to be classified as held for sale and are presented as single asset and liability amounts in our financial statements with a valuation allowance, if necessary, to recognize the net carrying amount at the lower of cost or fair value less cost to sell. Financing receivables that no longer qualify to be presented as held for investment must be classified as held for sale and recognized in our financial statements at the lower of cost or fair value, less cost to sell, with that amount representing a new cost basis at the date of transfer.

As previously discussed, as a result of the GE Capital Exit Plan, management has committed to reduce the size of its financial services businesses through the sale of most of the assets of GECC over the following 24 months. As a result, certain GECC businesses met the criteria to be classified as businesses held for sale and certain financing receivables were required to be recognized as held for sale at September 30, 2015.

The determination of fair value for businesses and portfolios of financing receivables involves significant judgments and assumptions. Development of estimates of fair values in this circumstance is complex and is dependent upon, among other factors, the nature of the potential sales transaction (for example, asset sale versus sale of legal entity), composition of assets and/or businesses in the disposal group, the comparability of the disposal group to market transactions, negotiations with third party purchasers etc. Such factors bear directly on the range of potential fair values and the selection of the best estimates. Key assumptions were developed based on market observable data and, in the absence of such data, internal information that is consistent with what market participants would use in a hypothetical transaction as of September 30, 2015.

We review all businesses and assets held for sale each reporting period to determine whether the existing carrying amounts are fully recoverable in comparison to estimated fair values.

Further information is provided in Notes 2 and 14 to the consolidated financial statements of this Form 10-Q Report.

OTHER ITEMS

NEW ACCOUNTING STANDARDS

In May 2014, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) 2014-09, Revenue from Contracts with Customers, which requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. The ASU will replace most existing revenue recognition guidance in GAAP when it becomes effective. In July 2015, the FASB approved a one-year deferral of this standard, with a revised effective date for fiscal years beginning after December 15, 2017. Early adoption is permitted, although not prior to fiscal years beginning after December 15, 2016. The standard permits the use of either the retrospective or modified retrospective (cumulative effect) transition method. We are evaluating the effect that ASU 2014-09 will have on our consolidated financial statements and related disclosures. We have not yet selected a transition method and continue to evaluate the effect of the standard on our ongoing financial reporting.

In February 2015, the FASB issued ASU 2015-02, Amendments to the Consolidation Analysis. The ASU amends the consolidation guidance for VIEs and general partners' investments in limited partnerships and modifies the evaluation of whether limited partnerships and similar legal entities are VIEs or voting interest entities. The ASU is effective for interim and annual reporting periods beginning after December 15, 2015, with early adoption permitted. We are currently evaluating the effect of the ASU on our consolidated financial statements and related disclosures. While we anticipate additional disclosures, we do not expect the ASU to have a significant impact on our consolidated financial statements.

CONTROLS AND PROCEDURES

Under the direction of our Chief Executive Officer and Chief Financial Officer, we evaluated our disclosure controls and procedures and internal control over financial reporting and concluded that our disclosure controls and procedures were effective as of September 30, 2015.

On April 10, 2015 we announced that, as part of the GE Capital Exit Plan, we plan to dispose of a substantial portion of GE Capital's operations over the 2015-2017 timeframe. This plan will affect the operation of GE Capital's framework of internal controls over financial reporting as dispositions and other restructuring activities are executed. During the transition period, we have put in place enhanced procedures and controls to monitor and maintain our system of internal controls over financial reporting. We will continue to assess the effect of the plan on GE Capital's control environment and will make adjustments as appropriate.

OTHER FINANCIAL DATA

PURCHASES OF EQUITY SECURITIES BY THE ISSUER AND AFFILIATED PURCHASERS

			Total number of shares purchased as part of	Approximate dollar value of shares that may yet be purchased under our
	Total number	Average	our share	share
	of shares	price paid	repurchase	repurchase
Period	purchased(a)	per share	program(b)	program(b)
(Shares in thousands)				
2015				
July	751	\$ 26.48	705	
August	766	\$ 25.26	666	
September	648	\$ 24.86	582	
Total	2,165	\$ 25.56	1,953	\$49.8 billion

- (a) This category included 212 thousand shares repurchased from our various benefit plans.

 Shares were repurchased through the 2015 GE Share Repurchase Program (the Program). As of September 30, 2015, we were authorized to repurchase up to \$50 billion of our common stock through 2018 and we had
- (b) repurchased a total of approximately \$0.2 billion under the Program. The Program is flexible and shares will be acquired with a combination of borrowings and free cash flow from the public markets and other sources, including GE Stock Direct, a stock purchase plan that is available to the public.

REGULATIONS AND SUPERVISION

GECC is a regulated savings and loan holding company and in 2011 became subject to Federal Reserve Board (FRB) supervision under the Dodd-Frank Wall Street Reform and Consumer Protection Act (DFA). In 2013, the U.S. Financial Stability Oversight Council (FSOC) designated GECC as a nonbank systemically important financial institution (nonbank SIFI) under the DFA. As a result of this change in supervision and designation, stricter prudential regulatory standards and supervision apply to GECC. On July 20, 2015 the Federal Reserve published a final order applying enhanced prudential standards to GECC as a nonbank SIFI.

The final order staggers the application of the enhanced prudential standards with the first set of standards becoming applicable on January 1, 2016 and the second set becoming applicable on January 1, 2018. Beginning on January 1, 2016 GECC will be subject to the standardized approach for calculating capital adequacy. GECC will also be subject to a Liquidity Coverage Ratio (LCR) of 90% until December 31, 2016 at which time GECC will be subject to a 100% LCR coverage.

If GECC is still a nonbank SIFI on January 1, 2018 the second set of enhanced prudential standards will apply. These standards include the application of the Federal Reserve's capital plan rule, stress testing rules, enhanced leverage ratio requirements, enhanced governance requirements, daily liquidity calculations, additional reporting requirements and a market terms requirement for transactions between GE and GECC.

While the enhanced prudential standards do not subject GECC to the Federal Reserve's capital plan rule applicable to large bank holding companies until the capital planning cycle beginning January 1, 2018, GECC conducts, among others, an annual review of their capital adequacy prior to establishing a plan for dividends to us, the parent. This review is based on a forward-looking assessment of their material enterprise risks and involves the consideration of a number of factors. This analysis also includes an assessment of their capital and liquidity levels, as well as incorporating risk management and governance considerations. The most recent capital adequacy review, which contemplated the GE Capital Exit Plan, was approved by the GECC board of directors and the GE Board of Directors Risk Committee in October 2015. While a savings and loan holding company and nonbank SIFI like GECC is currently not required to obtain FRB approval to pay a dividend, it may not, under FRB regulations, conduct its operations in an unsafe or unsound manner. The FRB has articulated factors that it expects boards of directors of bank holding companies and savings and loan holding companies to consider in determining whether to pay a dividend.

As a nonbank SIFI, GECC is also required to submit an annual resolution plan to the FRB and Federal Deposit Insurance Corporation (FDIC). GECC submitted its first resolution plan to the FRB and FDIC on June 30, 2014 and feedback was provided on July 28, 2015. GECC's second Resolution Plan is due December 31, 2015, and we will work to address the July 28, 2015 feedback. GECC's resolution plan describes how GECC could be resolved under existing insolvency regimes in a manner that mitigates potential disruption to the U.S. financial system and the global financial markets without the use of government support or taxpayer funds. If the FRB and FDIC determine that their resolution plan is deficient, the DFA authorizes the FRB and FDIC to impose more stringent capital, leverage or liquidity requirements on GECC or restrict their growth or activities until they submit a plan remedying the deficiencies. If the FRB and FDIC ultimately determine that GECC has not adequately addressed the deficiencies, they could order GECC to divest assets or operations in order to facilitate their orderly resolution in the event of their failure.

GECC is also subject to the Volcker Rule, which U.S. regulators finalized on December 10, 2013. The rule prohibits companies that are affiliated with U.S. insured depository institutions from engaging in "proprietary trading" or acquiring or retaining ownership interest in, or sponsoring or engaging in certain transactions with, a "hedge fund" or a "private equity fund." Proprietary trading and fund investing, as prohibited by the rule, are not core activities for GECC. Once GE no longer controls GE Capital Bank or Synchrony Bank, and GECC's designation by the FSOC as a nonbank SIFI has been rescinded, the Volcker Rule will no longer apply to GECC or its affiliates.

As discussed in Management's Discussion and Analysis, on April 10, 2015, the company announced the GE Capital Exit Plan to reduce the size of its financial services businesses. GE has discussed the GE Capital Exit Plan, aspects of which are subject to regulatory review and approval, with its regulators and staff of the FSOC and will work closely with these bodies to take the actions necessary over time to terminate the FSOC's designation of GECC (and the new intermediate holding company, as applicable) as a nonbank SIFI.

LEGAL PROCEEDINGS

The following information supplements and amends our discussion set forth under "Legal Proceedings" in our Annual Report on Form 10-K for the fiscal year ended December 31, 2014 and our Quarterly Report on Form 10-Q for the quarter ended June 30, 2015.

At October 29, 2015, there are 14 lawsuits relating to pending mortgage loan repurchase claims in which WMC, our U.S. mortgage business that we sold in 2007, is a party. The adverse parties in these cases are securitization trustees or parties claiming to act on their behalf. While the alleged claims for relief vary from case to case, the complaints and counterclaims in these actions generally assert claims for breach of contract, indemnification, and/or declaratory judgment, and seek specific performance (repurchase) and/or monetary damages. Beginning in the fourth quarter 2013, WMC entered into settlements that reduced its exposure on claims asserted in certain securitizations, and the claim amounts reported herein reflect the effect of these settlements.

Five WMC cases are pending in the United States District Court for the District of Connecticut. Four of these cases were initiated in 2012, and one was initiated in the third quarter 2013. Deutsche Bank National Trust Company (Deutsche Bank) is the adverse party in four cases, and Law Debenture Trust Company of New York (Law Debenture) is the adverse party in one case. The Deutsche Bank complaints assert claims on approximately \$4,300 million of mortgage loans and seek to recover damages in excess of approximately \$1,800 million. The Law Debenture complaint asserts claims on approximately \$800 million of mortgage loans, and alleges losses on these loans in excess of approximately \$425 million. On March 31, 2014, the District Court denied WMC's motions to dismiss these cases.

Four WMC cases are pending in the United States District Court for the District of Minnesota against US Bank National Association (US Bank), one of which was initiated by WMC seeking declaratory judgment. Three of these cases were filed in 2012, and one was filed in 2011. The Minnesota cases involve claims on approximately \$800 million of mortgage loans and do not specify the amount of damages sought. In September 2013, the District Court granted in part and denied in part WMC's motions to dismiss or for summary judgment in these cases. On September 8, 2014, US Bank filed a petition for instructions in the administration of trusts in Minnesota state court seeking authorization and instruction for US Bank to implement the terms of a settlement agreement reached with WMC to compromise, settle, and release all claims arising out of the securitizations at issue in these four lawsuits. In February 2015, two bondholders filed objections to the proposed settlement, and in response the court has scheduled an evidentiary hearing for November 2015. In light of the state court action seeking approval of the proposed settlement, the District Court entered orders in April 2015 staying further proceedings in the four cases until August 2015.

Four cases are pending against WMC in New York State Supreme Court, all of which were initiated by securitization trustees or securities administrators. These cases involve, in the aggregate, claims involving approximately \$4,559 million of mortgage loans. One of these lawsuits was initiated by Deutsche Bank in the second quarter 2013 and names as defendants WMC and Barclays Bank PLC. It involves claims against WMC on approximately \$1,000 million of mortgage loans and does not specify the amount of damages sought. The second case, in which the plaintiff is The Bank of New York Mellon (BNY), was initiated in the fourth quarter 2012 and names as defendants WMC, J.P. Morgan Mortgage Acquisition Corporation and JPMorgan Chase Bank, N.A. BNY asserts claims on approximately \$1,300 million of mortgage loans, and seeks to recover damages in excess of \$650 million. The third case was initiated by BNY in November 2013 and names as defendants WMC, J.P. Morgan Mortgage Acquisition Corporation and JPMorgan Chase Bank, N.A. In this case, BNY asserts claims on approximately \$1,300 million of mortgage loans, and seeks to recover damages in excess of \$600 million. On September 18, 2015, the court granted defendants' motion to dismiss this case on statute of limitations grounds, and the plaintiff filed a notice of appeal on October 21, 2015. The fourth case was filed in October 2014 and names as defendants WMC, J.P. Morgan Mortgage Acquisition Corporation and JPMorgan Chase Bank, N.A. The plaintiff, BNY, asserts claims on approximately \$959 million of mortgage loans and seeks to recover damages in excess of \$475 million.

At September 30, 2015, two cases were pending against WMC in the United States District Court for the Southern District of New York. One case, in which the plaintiff is BNY, was filed in the third quarter 2012. In the second quarter 2013, BNY filed an amended complaint in which it asserts claims on approximately \$900 million of mortgage loans, and seeks to recover damages in excess of \$378 million. In September 2013, the District Court denied WMC's motion to dismiss. On September 18, 2014, the District Court issued an order directing the parties to participate in settlement discussions before a private mediator or the assigned magistrate judge. Following this mediation, the parties reached a settlement in principle on the claims arising from a portion of the loans held in the trust, and, as a result, on February 9, 2015 the District Court stayed the case as to these claims. This settlement became effective September 16, 2015. On September 18, 2015, following a court-ordered mediation before the assigned magistrate judge, the parties reached a settlement in principle on the remaining claims in the case, and the securitization trustee declared this settlement effective October 20, 2015. The second case was initiated by the Federal Housing Finance Agency (FHFA), which filed a summons with notice in the fourth quarter 2012. In the second quarter 2013, Deutsche Bank, in its role as securitization trustee of the trust at issue in the case, intervened as a plaintiff and filed a complaint relating to approximately \$1,300 million of loans and alleging losses in excess of approximately \$100 million. In December 2013, the District Court issued an order denying WMC's motion to dismiss. In February 2015, the District Court on its own motion requested that the parties re-brief several issues raised by WMC's motion to dismiss. On July 10, 2015, the District Court entered an order dismissing the lawsuit as time-barred under the applicable statute of limitations. Deutsche Bank filed a notice of appeal from this order of dismissal on August 13, 2015.

The amounts of the claims at issue in these cases (discussed above) reflect the purchase price or unpaid principal balances of the mortgage loans at issue at the time of purchase and do not give effect to pay downs, accrued interest or fees, or potential recoveries based upon the underlying collateral. All of the mortgage loans involved in these lawsuits are included in WMC's reported claims at September 30, 2015. See Note 2 to the consolidated financial statements for additional information.

As previously reported, in 2000, GE and the Environmental Protection Agency (EPA) entered into a consent decree relating to PCB cleanup of the Housatonic River (the "River") in Massachusetts. In 2012, the EPA issued a status report describing potential conceptual approaches to a 10-mile stretch of the river downstream from a previously remediated area. In September 2015, the EPA released an intended final decision for the so called "Rest of River". This is not the EPA's final decision, rather, the consent decree provides for discussions and a detailed dispute resolution process between GE and EPA, after which the EPA will issue its final decision. As of September 30, 2015, and based on its assessment of current facts and circumstances, GE believes it has recorded adequate reserves to cover future obligations associated with an expected final remedy.

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FINANCIAL STATEMENTS

STATEMENT OF EARNINGS (LOSS) (UNAUDITED)

(In millions; per-share amounts in dollars)	Three me ended Se 30 General Company and cons affiliates 2015	eptember Electric y colidated
Revenues and other income		
	¢ 17 960	¢10 722
Sales of goods	•	\$18,723
Sales of services	7,667	7,167
Other income	169	258
GECC earnings from continuing operations	- 5 00 4	-
GECC revenues from services (Note 12)	5,984	*
Total revenues and other income	31,680	32,107
Costs and expenses		
Cost of goods sold	14,199	
Cost of services sold	5,050	4,508
Interest and other financial charges	1,462	1,325
Investment contracts, insurance losses and		
insurance annuity benefits	676	662
Provision for losses on financing receivables (Note 5)	738	858
Other costs and expenses	6,298	6,318
Total costs and expenses	28,423	28,903
Earnings (loss) from continuing operations before income taxes	3,257	3,204
Benefit (provision) for income taxes	(365)	(401)
Earnings (loss) from continuing operations	2,892	2,803
Earnings (loss) from discontinued operations, net of taxes (Note 2)	(347)	706
Net earnings (loss)	2,545	3,509
Less net earnings (loss) attributable to noncontrolling interests	39	(28)
Net earnings (loss) attributable to the Company	2,506	3,537
Preferred stock dividends declared	_	_
Net earnings (loss) attributable to GE common shareowners	\$2,506	\$3,537
	,	,
Amounts attributable to GE common shareowners		
Earnings (loss) from continuing operations	\$2,892	\$2,803
Less net earnings (loss) attributable to noncontrolling interests	39	(28)
Earnings (loss) from continuing operations attributable to the Company	2,853	2,831
GECC preferred stock dividends declared	-,055	-,001
Earnings (loss) from continuing operations attributable		
to GE common shareowners	2,853	2,831
Earnings (loss) from discontinued operations, net of taxes	(347)	706
Net earnings (loss) attributable to GE common shareowners	\$2,506	\$3,537

Per-share amounts

To share amounts			
Earnings (loss) from continuing operations			
Diluted earnings (loss) per share	\$0.28	\$0.28	
Basic earnings (loss) per share	\$0.28	\$0.28	
Net earnings (loss)			
Diluted earnings (loss) per share	\$0.25	\$0.35	
Basic earnings (loss) per share	\$0.25	\$0.35	
Dividends declared per common share	\$0.23	\$0.22	

Amounts may not add due to rounding.

See Note 3 for other-than-temporary impairment amounts on investment securities.

See accompanying notes.

STATEMENT OF EARNINGS (LOSS) (CONTINUED) (UNAUDITED)

	Three months ended September 30			ember
	GE(a)		Financi Service (GECC	es
(In millions; per-share amounts in dollars)	2015	2014	2015	2014
Revenues and other income				
Sales of goods	\$17,874	\$18,764	\$21	\$28
Sales of services	7,738	7,261	-	-
Other income	201	236	-	-
GECC earnings (loss) from continuing operations	734	843	-	-
GECC revenues from services (Note 12)	-	-	6,290	6,356
Total revenues and other income	26,547	27,104	6,312	6,384
Costs and expenses				
Cost of goods sold	14,215	15,274	18	25
Cost of services sold	5,121	4,603	-	-
Interest and other financial charges	440	377	1,151	1,061
Investment contracts, insurance losses and				
insurance annuity benefits	-	-	717	700
Provision for losses on financing receivables (Note 5)	_	_	738	858
Other costs and expenses	3,549	3,686	2,918	
Total costs and expenses	23,325	-		
Earnings (loss) from continuing operations before income taxes	3,222	3,164	769	883
Benefit (provision) for income taxes	(413)	(416)	48	15
Earnings (loss) from continuing operations	2,809	2,748	817	898
Earnings (loss) from discontinued operations, net of taxes (Note 2)	(347)	706	(347)	706
Net earnings (loss)	2,462	3,454	470	1,604
Less net earnings (loss) attributable to noncontrolling interests	(43)	(83)	83	55
Net earnings (loss) attributable to the Company	2,506	3,537	387	1,549
Preferred stock dividends declared	-	_	_	-
Net earnings (loss) attributable to GE common shareowners	\$2,506	\$3,537	\$387	\$1,549
Amounts attributable to GE common shareowners:				
Earnings (loss) from continuing operations	\$2,809	\$2,748	\$817	\$898
Less net earnings (loss) attributable to noncontrolling interests	(43)	(83)	83	55
Earnings (loss) from continuing operations attributable to the Company	2,853	2,831	734	843
GECC preferred stock dividends declared	-	-	-	-
Earnings (loss) from continuing operations attributable				
to GE common shareowners	2,853	2,831	734	843
Earnings (loss) from discontinued operations, net of taxes	(347)	706	(347)	706
Net earnings (loss) attributable to GE common shareowners	\$2,506	\$3,537	\$387	\$1,549

(a) Represents the adding together of all affiliated companies except General Electric Capital Corporation (GECC or Financial Services), which is presented on a one-line basis. See Note 1.

Amounts may not add due to rounding.

In the consolidating data on this page, "GE" means the basis of consolidation as described in Note 1 to the consolidated financial statements; "GECC" means General Electric Capital Corporation and all of its affiliates and associated companies. Separate information is shown for "GE" and "GECC." Transactions between GE and GECC have been eliminated from the "General Electric Company and consolidated affiliates" columns on the prior page. 2015 3Q FORM 10-Q PAGE 55

STATEMENT OF EARNINGS (LOSS) (UNAUDITED)

(UNAUDITED)	Nine mon Septembe General E Company and conso affiliates	r 30 lectric
(In millions; per-share amounts in dollars)	2015	2014
Revenues and other income		
Sales of goods	\$53,003	\$53,894
Sales of services	22,263	21,945
Other income	1,092	792
GECC earnings from continuing operations	-	-
GECC revenues from services (Note 12)	16,373	17,964
Total revenues and other income	92,731	94,595
	·	·
Costs and expenses	12.7.10	12 600
Cost of goods sold(a)	42,748	43,600
Cost of services sold(a)	14,690	14,668
Interest and other financial charges	3,976	3,975
Investment contracts, insurance losses and		
insurance annuity benefits	1,952	1,940
Provision for losses on financing receivables (Note 5)	4,636	2,693
Other costs and expenses	19,125	18,744
Total costs and expenses	87,127	85,620
Earnings (loss) from continuing operations before income taxes	5,604	8,975
Benefit (provision) for income taxes	(7,466)	(1,034)
Earnings (loss) from continuing operations	(1,862)	7,941
Earnings (loss) from discontinued operations, net of taxes (Note 2)	(1,332) $(10,336)$	
Net earnings (loss)	(10,330) $(12,198)$	
	229	
Less net earnings (loss) attributable to noncontrolling interests	-	(75)
Net earnings (loss) attributable to the Company	(12,427)	10,081
Preferred stock dividends declared	- (10.407)	- ¢10.001
Net earnings (loss) attributable to GE common shareowners	\$(12,427)	\$10,081
Amounts attributable to GE common shareowners		
Earnings (loss) from continuing operations	\$(1,862)	\$7,941
Less net earnings (loss) attributable to noncontrolling interests	229	(75)
Earnings (loss) from continuing operations attributable to the Company	(2,091)	8,016
GECC preferred stock dividends declared	-	_
Earnings (loss) from continuing operations attributable		
to GE common shareowners	(2,091)	8,016
Earnings (loss) from discontinued operations, net of taxes	(10,336)	
Net earnings (loss) attributable to GE common shareowners	\$(12,427)	
1.00 common sinutos mois	Ψ(± = , 1 = 1)	Ψ10,001

Per-share amounts

Earnings (loss) from continuing operations

Diluted earnings (loss) per share Basic earnings (loss) per share	\$(0.21) \$(0.21)	\$0.79 \$0.80
Net earnings (loss) Diluted earnings (loss) per share Basic earnings (loss) per share	\$(1.23) \$(1.23)	\$0.99 \$1.00
Dividends declared per common share	\$0.69	\$0.66

Includes revisions to previously reported amounts which increased cost of goods sold and decreased cost of (a) services sold by \$401million and \$728 million for the three months ended March 31, 2015 and June 30, 2015, respectively.

Amounts may not add due to rounding.

See Note 3 for other-than-temporary impairment amounts on investment securities.

See accompanying notes.

STATEMENT OF EARNINGS (LOSS) (CONTINUED) (UNAUDITED)

	Nine months ended September 30			30
	GE(a)		Financial Services (GECC)	
(In millions; per-share amounts in dollars)	2015	2014	2015	2014
Revenues and other income				
Sales of goods	\$53,071	\$54,017	\$64	\$89
Sales of services	22,521	22,245	-	-
Other income	1,023	689	-	-
GECC earnings (loss) from continuing operations	(7,394)	3,252	-	-
GECC revenues from services (Note 12)	-	-	17,388	19,134
Total revenues and other income	69,221	80,203	17,452	19,223
Costs and expenses				
Cost of goods sold(b)	42,821	43,729	58	81
Cost of services sold(b)	14,948	14,969	-	-
Interest and other financial charges	1,243	1,142	3,096	3,184
Investment contracts, insurance losses and				
insurance annuity benefits	-	-	2,070	2,041
Provision for losses on financing receivables (Note 5)	-	-	4,636	2,693
Other costs and expenses	11,035	11,355	8,555	8,005
Total costs and expenses	70,048	71,195	18,415	16,004
Earnings (loss) from continuing operations before income taxes	(827)	9,008	(963)	3,219
Benefit (provision) for income taxes	(1,302)	(1,143)	(6,164)	109
Earnings (loss) from continuing operations	(2,129)	7,865	(7,127)	3,328
Earnings (loss) from discontinued operations, net of taxes (Note 2)	(10,336)	2,065	(10,332)	2,070
Net earnings (loss)	(12,465)	9,930	(17,459)	5,398
Less net earnings (loss) attributable to noncontrolling interests	(38)	(151)	267	76
Net earnings (loss) attributable to the Company	(12,427)	10,081	(17,726)	5,322
Preferred stock dividends declared	_	-	(161)	(161)
Net earnings (loss) attributable to GE common shareowners	\$(12,427)	\$10,081	\$(17,887)	\$5,161
Amounts attributable to GE common shareowners:				
Earnings (loss) from continuing operations	\$(2,129)	\$7,865	\$(7,127)	\$3,328
Less net earnings (loss) attributable to noncontrolling interests	(38)	(151)	267	76
Earnings (loss) from continuing operations attributable to the Company	(2,091)	8,016	(7,394)	3,252
GECC preferred stock dividends declared	-	-	(161)	(161)
Earnings (loss) from continuing operations attributable				
to GE common shareowners	(2,091)	8,016	(7,555)	3,091
Earnings (loss) from discontinued operations, net of taxes	(10,336)	2,065	(10,332)	2,070
Net earnings (loss) attributable to GE common shareowners	\$(12,427)	\$10,081	\$(17,887)	\$5,161

⁽a) Represents the adding together of all affiliated companies except General Electric Capital Corporation (GECC or Financial Services), which is presented on a one-line basis. See Note 1.

⁽b) Includes revisions to previously reported amounts which increased cost of goods sold and decreased cost of services sold by \$401million and \$728 million for the three months ended March 31, 2015 and June 30, 2015,

respectively.

Amounts may not add due to rounding.

In the consolidating data on this page, "GE" means the basis of consolidation as described in Note 1 to the consolidated financial statements; "GECC" means General Electric Capital Corporation and all of its affiliates and associated companies. Separate information is shown for "GE" and "GECC." Transactions between GE and GECC have been eliminated from the "General Electric Company and consolidated affiliates" columns on the prior page.

GENERAL ELECTRIC COMPANY AND CONSOLIDATED AFFILIATES CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (LOSS) (UNAUDITED)

(In millions)	Three	e months ended S	Septem	aber 30 2014	Nine	months ended Sept 2015	ember	30 2014
Net earnings (loss) Less net earnings	\$	2,545	\$	3,509	\$	(12,198)	\$	10,006
(loss) attributable to noncontrolling interests)	39		(28)		229		(75)
Net earnings (loss) attributable to the Company	\$	2,506	\$	3,537	\$	(12,427)	\$	10,081
Other comprehensive income (loss)								
Investment securities Currency	\$	(3)	\$	(284)	\$	(452)	\$	450
translation		624		(1,590)		(2,896)		(1,649)
adjustments Cash flow hedges Benefit plans Other		(35) 627		55 859		6 4,486		136 2,072
comprehensive income (loss) Less other comprehensive income (loss)		1,214		(960)		1,144		1,009
attributable to noncontrolling interests Other comprehensive		(8)		(8)		(45)		(1)
income (loss) attributable to the Company	\$	1,221	\$	(952)	\$	1,189	\$	1,010
Comprehensive income (loss) Less comprehensive income (loss)	\$ e	3,759	\$	2,549	\$	(11,054)	\$	11,015
income (loss) attributable to noncontrolling interests		31		(36)		184		(76)
11101000	\$	3,727	\$	2,585	\$	(11,238)	\$	11,091

Comprehensive income (loss) attributable to the Company

Amounts may not add due to rounding.

Amounts presented net of taxes. See Note 11 for further information about other comprehensive income (loss) and noncontrolling interests.

See accompanying notes. 2015 3Q FORM 10-Q PAGE 58

GENERAL ELECTRIC COMPANY AND CONSOLIDATED AFFILIATES CONSOLIDATED STATEMENT OF CHANGES IN SHAREOWNERS' EQUITY (UNAUDITED)

	Nine mon September	
(In millions)	2015	2014
Shareowners' equity balance at January 1	\$128,159	\$130,566
Increases (decreases) from net earnings (loss) attributable to the Company	(12,427)	10,081
Dividends and other transactions with shareowners	(6,973)	(6,635)
Other comprehensive income (loss) attributable to the Company	1,189	1,010
Net sales (purchases) of shares for treasury	1,386	(444)
Changes in other capital	(129)	420
Ending balance at September 30	111,204	134,998
Noncontrolling interests	8,788	8,513
Total equity balance at September 30	\$119,993	\$143,511

Amounts may not add due to rounding.

See Note 11 for further information about changes in shareowners' equity.

See accompanying notes.

STATEMENT OF FINANCIAL POSITION

STATEMENT OF FINANCIAL POSITION	General E	lectric
	Company	
(In millions, except share amounts)	and conso affiliates September 30, 2015 (Unaudited	r December 31, 2014
Assets Cook and acquivalents	¢00.096	¢ 9.4 027
Cash and equivalents Investment securities (Note 3)	\$99,086 36,933	\$84,927 38,400
Current receivables	22,332	23,237
Inventories (Note 4)	19,285	17,689
Financing receivables – net (Note 5 and 18)	72,353	110,255
Other GECC receivables	6,280	6,920
Property, plant and equipment – net (Note 6)	50,704	48,336
Investment in GECC	-	-
Goodwill (Note 7)	61,660	62,983
Other intangible assets – net (Note 7)	13,618	13,855
All other assets	45,793	47,905
Financing receivables held for sale (Note 2)	22,832	421
Deferred income taxes	176	5,352
Assets of businesses held for sale (Note 2)	8,309	6,300
Assets of discontinued operations (Note 2)	121,949	
Total assets(a)	\$581,310	•
Liabilities and equity		
Short-term borrowings (Note 8)	\$46,495	\$70,714
Accounts payable, principally trade accounts	11,762	12,572
Progress collections and price adjustments accrued	11,247	12,537
Dividends payable	2,324	2,317
Other GE current liabilities	12,624	12,682
Non-recourse borrowings of consolidated securitization entities (Note 8)	16,225	19,369
Bank deposits (Note 8)	48,656	43,841
Long-term borrowings (Note 8)	180,011	199,182
Investment contracts, insurance liabilities and insurance annuity benefits	26,135	27,578
All other liabilities	60,685	63,720
Liabilities of businesses held for sale (Note 2)	1,384	3,375
Liabilities of discontinued operations (Note 2)	43,768	48,794
Total liabilities(a)	461,317	516,681
GECC preferred stock (50,000 shares outstanding at both September 30, 2015 and December 31 2014)	·•, _	-
Common stock (10,109,239,000 and 10,057,380,000 shares outstanding		
at both September 30, 2015 and December 31, 2014, respectively)	702	702
Accumulated other comprehensive income (loss) – net attributable to GE(b)	102	102
Investment securities	561	1,013
Currency translation adjustments	(5,281)	(2,427)
Cash flow hedges	(174)	(2,427) (180)
	(*, ')	(200)

Benefit plans	(12,089)	(16,578)
Other capital	32,760	32,889
Retained earnings	135,932	155,333
Less common stock held in treasury	(41,207)	(42,593)
Total GE shareowners' equity	111,204	128,159
Noncontrolling interests(c) (Note 11)	8,788	8,674
Total equity	119,993	136,833
Total liabilities and equity	\$581,310	\$653,514

Our consolidated assets at September 30, 2015 included total assets of \$41,589 million of certain variable interest entities (VIEs) that can only be used to settle the liabilities of those VIEs. These assets included current receivables and net financing receivables of \$28,190 million and investment securities of \$1,412 million within continuing operations and assets of discontinued operations of \$11,427 million. Our consolidated liabilities at September 30, 2015 included liabilities of certain VIEs for which the VIE creditors do not have recourse to GE. These liabilities included non-recourse borrowings of consolidated securitization entities (CSEs) of \$16,225 million within continuing operations and non-recourse borrowings of CSEs within discontinued operations of \$8,072 million. See Note 16.

- The sum of accumulated other comprehensive income (loss) (AOCI) attributable to the Company was \$(16,983) million and \$(18,172) million at September 30, 2015 and December 31, 2014, respectively.
- (c) Included AOCI attributable to noncontrolling interests of \$(239) million and \$(194) million at September 30, 2015 and December 31, 2014, respectively.

Amounts may not add due to rounding.

See accompanying notes.

(a)

STATEMENT OF FINANCIAL POSITION (CONTINUED)

	GE(a)		Financial (GECC)	Services
(In millions, except share amounts)	_	December 31, 2014	Septembe	rDecember
	(Unaudited		(Unaudite	
Assets	((/
Cash and equivalents	\$16,810	\$15,916	\$82,276	\$69,011
Investment securities (Note 3)	68	84	36,868	38,320
Current receivables	10,786	11,513	-	-
Inventories (Note 4)	19,225	17,639	59	50
Financing receivables - net (Note 5 and 18)	-	-	83,748	122,457
Other GECC receivables	-	-	14,039	14,508
Property, plant and equipment – net (Note 6)	16,659	17,207	34,516	31,519
Investment in GECC	63,217	82,549	-	-
Goodwill (Note 7)	50,200	51,527	11,460	11,456
Other intangible assets – net (Note 7)	12,445	12,984	1,177	875
All other assets	26,669	24,680	19,155	23,198
Financing receivables held for sale (Note 2)	-	-	23,665	778
Deferred income taxes	6,634	8,772	(6,458)	(3,420)
Assets of businesses held for sale (Note 2)	3,382	2,805	4,917	3,474
Assets of discontinued operations (Note 2)	9	10	121,940	
Total assets	\$226,104	\$245,686	,	,
Liabilities and equity				
Short-term borrowings (Note 8)	\$4,761	\$3,872	\$42,880	\$67,705
Accounts payable, principally trade accounts	15,537	16,511	2,213	2,411
Progress collections and price adjustments accrued	11,247	12,550	-	-
Dividends payable	2,324	2,317	-	-
Other GE current liabilities	12,622	12,681	-	-
Non-recourse borrowings of consolidated securitization entities (Note 8)	-	-	16,225	19,369
Bank deposits (Note 8)	-	-	48,656	43,841
Long-term borrowings (Note 8)	15,895	12,468	164,183	186,759
Investment contracts, insurance liabilities and insurance annuity benefits	-	-	26,646	28,027
All other liabilities	49,956	54,662	11,330	9,549
Liabilities of businesses held for sale (Note 2)	1,752	1,504	260	2,434
Liabilities of discontinued operations (Note 2)	126	137	43,642	48,657
Total liabilities	114,220	116,702	356,035	408,752
GECC preferred stock (50,000 shares outstanding at both September 30, 2015 and December 31, 2014)	-	-	-	-
Common stock (10,109,239,000 and 10,057,380,000 shares outstanding				
at both September 30, 2015 and December 31, 2014, respectively)	702	702	_	_
Accumulated other comprehensive income (loss) - net attributable to GE	702	702		
Investment securities	561	1,013	580	1,010
Currency translation adjustments	(5,281)	(2,427)	(1,412)	(838)
Cash flow hedges	(3,201) (174)	(2,427) (180)	(1,412) (192)	(172)
Benefit plans	(174) $(12,089)$	(16,578)	(569)	(577)
Other capital	32,760	32,889	33,019	32,999
Onici cupitat	52,700	52,007	55,017	34,777

Retained earnings	135,932	155,333	36,740	55,077
Less common stock held in treasury	(41,207)	(42,593)	-	-
Total GE shareowners' equity	111,204	128,159	68,166	87,499
Noncontrolling interests (Note 11)	679	825	3,160	2,899
Total equity	111,883	128,984	71,326	90,398
Total liabilities and equity	\$226,104	\$245,686	\$427,361	\$499,150

⁽a) Represents the adding together of all affiliated companies except General Electric Capital Corporation (GECC or Financial Services), which is presented on a one-line basis. See Note 1.

Amounts may not add due to rounding.

In the consolidating data on this page, "GE" means the basis of consolidation as described in Note 1 to the consolidated financial statements; "GECC" means General Electric Capital Corporation and all of its affiliates and associated companies. Separate information is shown for "GE" and "GECC." Transactions between GE and GECC have been eliminated from the "General Electric Company and consolidated affiliates" columns on the prior page.

STATEMENT OF CASH FLOWS (UNAUDITED)

	Nine month September General Ele Company and consol affiliates	30 ectric
(In millions)		2014
Cash flows – operating activities	Φ (12 100)	Ф10.006
Net earnings (loss)	\$(12,198)	
Less net earnings (loss) attributable to noncontrolling interests	229	(75)
Net earnings (loss) attributable to the Company	(12,427)	
(Earnings) loss from discontinued operations	10,336	(2,065)
Adjustments to reconcile net earnings (loss) attributable to the Company to cash provided from operating activities		
Depreciation and amortization of property,		
plant and equipment	3,603	3,820
(Earnings) loss from continuing operations retained by GECC	-	-
Deferred income taxes	2,365	(1,307)
Decrease (increase) in GE current receivables	909	(691)
Decrease (increase) in inventories	(1,766)	(2,768)
Increase (decrease) in accounts payable	245	1,331
Increase (decrease) in GE progress collections	(1,265)	(735)
Provision for losses on GECC financing receivables	4,636	2,693
All other operating activities	3,429	809
Cash from (used for) operating activities – continuing operations	10,065	11,168
Cash from (used for) operating activities – discontinued operations	3,082	5,077
Cash from (used for) operating activities	13,147	16,245
Cash flows – investing activities		
Additions to property, plant and equipment	(4,893)	(4,977)
Dispositions of property, plant and equipment	2,375	2,430
Net decrease (increase) in GECC financing receivables	4,248	(1,699)
Proceeds from sale of discontinued operations	42,486	232
Proceeds from principal business dispositions	1,496	607
Net cash from (payments for) principal businesses purchased	(1,738)	(2,090)
All other investing activities	8,567	7,165
Cash from (used for) investing activities – continuing operations	52,541	1,668
Cash from (used for) investing activities – discontinued operations	7,230	(3,587)
Cash from (used for) investing activities	59,771	(1,919)
Cash flows – financing activities		
Net increase (decrease) in borrowings (maturities of 90 days or less)	(16,791)	(6,069)
Net increase (decrease) in bank deposits	5,329	6,933
Newly issued debt (maturities longer than 90 days)	17,873	29,605
Repayments and other debt reductions (maturities longer than 90 days)	(44,003)	(37,654)
Net dispositions (purchases) of GE shares for treasury	635	(37,034) $(1,359)$

Dividends paid to shareowners	(6,960)	(6,643)
Proceeds from initial public offering of Synchrony Financial	-	2,842
All other financing activities	(1,394)	(274)
Cash from (used for) financing activities – continuing operations	(45,312)	(12,619)
Cash from (used for) financing activities – discontinued operations	(4,495)	1,540
Cash from (used for) financing activities	(49,807)	(11,079)
Effect of currency exchange rate changes on cash and equivalents	(3,517)	(1,360)
Increase (decrease) in cash and equivalents	19,594	1,887
Cash and equivalents at beginning of year	91,017	88,787
Cash and equivalents at September 30	110,611	90,674
Less cash and equivalents of discontinued operations at September 30	11,226	5,070
Cash and equivalents of continuing operations at September 30	\$99,385	\$85,604

Amounts may not add due to rounding.

See accompanying notes. 2015 3Q FORM 10-Q PAGE 62

STATEMENT OF CASH FLOWS (CONTINUED) (UNAUDITED)

	Nine months ended September 30			
	GE(a)		Financial Service (GECC)	
(In millions)	2015	2014	2015	2014
Cash flows – operating activities				
Net earnings (loss)	\$(12,465)		\$(17,459)	
Less net earnings (loss) attributable to noncontrolling interests	(38)	(151) 10,081	267	76 5.222
Net earnings (loss) attributable to the Company (Earnings) loss from discontinued operations	(12,427) 10,336	(2,065)	(17,726) 10,332	5,322 (2,070)
Adjustments to reconcile net earnings (loss) attributable to the	10,330	(2,003)	10,332	(2,070)
Company to cash provided from operating activities				
Depreciation and amortization of property,	1 555	1.001	1.041	1.000
plant and equipment	1,777 7,844	1,891	1,841	1,929
(Earnings) loss from continuing operations retained by GECC(b) Deferred income taxes	(407)	(1,031) (618)	2,772	(689)
Decrease (increase) in GE current receivables	588	(535)	-	-
Decrease (increase) in inventories	(1,739)	(2,771)	(9)	20
Increase (decrease) in accounts payable	34	1,054	165	764
Increase (decrease) in GE progress collections	(1,278)	(748)	-	-
Provision for losses on GECC financing receivables	-	-	4,636	2,693
All other operating activities	1,798	1,917	1,943	(1,194)
Cash from (used for) operating activities – continuing operations Cash from (used for) operating activities – discontinued operations	6,526 (10)	7,175 (1)	3,954 3,090	6,775 5,078
Cash from (used for) operating activities – discontinued operations Cash from (used for) operating activities	6,516	7,174	7,044	11,853
Cash flows – investing activities				
Additions to property, plant and equipment	(2,708)	(2,806)	(2,643)	(2,627)
Dispositions of property, plant and equipment	525	393	2,074	2,059
Net decrease (increase) in GECC financing receivables	-	-	4,535	(1,585)
Proceeds from sale of discontinued operations	-	-	42,486	232
Proceeds from principal business dispositions	222	579	1,274	-
Net cash from (payments for) principal businesses purchased All other investing activities	(61) (1,037)	(2,090) (647)	(1,677) 9,608	- 8,957
Cash from (used for) investing activities – continuing operations	(3,058)	(4,571)	55,657	7,036
Cash from (used for) investing activities – discontinued operations	10	1	7,218	(3,588)
Cash from (used for) investing activities	(3,048)	(4,570)	62,875	3,448
Cash flows – financing activities				
Net increase (decrease) in borrowings (maturities of	716	(70.4)	(17.500	(6.722)
90 days or less)	716	(704)	(17,526)	(6,723)
Net increase (decrease) in bank deposits Newly issued debt (maturities longer than 90 days)	3,537	3,058	5,329 14,336	6,933 26,547
Repayments and other debt reductions (maturities longer than 90 days)	(153)	(215)	(43,850)	(37,439)
Net dispositions (purchases) of GE shares for treasury	635	(1,359)	-	-
Dividends paid to shareowners	(6,960)	(6,643)	(611)	(2,382)

Proceeds from initial public offering of Synchrony Financial	-	-	-	2,842
All other financing activities	132	246	(1,363)	(359)
Cash from (used for) financing activities – continuing operations	(2,095)	(5,617)	(43,685)	(10,581)
Cash from (used for) financing activities – discontinued operations	-	-	(4,496)	1,540
Cash from (used for) financing activities	(2,095)	(5,617)	(48,181)	(9,041)
Effect of currency exchange rate changes on cash and equivalents	(479)	(93)	(3,038)	(1,267)
Increase (decrease) in cash and equivalents	894	(3,106)	18,700	4,993
Cash and equivalents at beginning of year	15,916	13,682	75,101	75,105
Cash and equivalents at September 30	16,810	10,576	93,801	80,098
Less cash and equivalents of discontinued operations at September 30	-	-	11,226	5,070
Cash and equivalents of continuing operations at September 30	\$16,810	\$10,576	\$82,575	\$75,028

⁽a) Represents the adding together of all affiliated companies except General Electric Capital Corporation (GECC or Financial Services), which is presented on a one-line basis.

Amounts may not add due to rounding.

See accompanying notes. Separate information is shown for "GE" and "Financial Services (GECC)." Transactions between GE and GECC have been eliminated from the "Consolidated" columns and are discussed in Note 17. 2015 3Q FORM 10-Q PAGE 63

⁽b) Represents GECC earnings/loss from continuing operations attributable to the Company, net of GECC dividends paid to GE.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 1. BASIS OF PRESENTATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

BASIS OF PRESENTATION

The accompanying consolidated financial statements represent the consolidation of General Electric Company (the Company) and all companies that we directly or indirectly control, either through majority ownership or otherwise. See Note 1 to the consolidated financial statements of our Form 8-K filed on August 7, 2015 which discusses our consolidation and financial statement presentation. As used in this report on Form 10-Q (Report), "GE" represents the adding together of all affiliated companies except General Electric Capital Corporation (GECC or Financial Services), whose continuing operations are presented on a one-line basis; GECC consists of General Electric Capital Corporation and all of its affiliates; and "Consolidated" represents the adding together of GE and GECC with the effects of transactions between the two eliminated. Unless otherwise indicated, we refer to the caption revenues and other income simply as "revenues" throughout this Form 10-Q.

We have reclassified certain prior-period amounts to conform to the current-period presentation. Effective September 30, 2015, certain columns and rows may not add due to the use of rounded numbers. Percentages presented are calculated from the underlying numbers in millions. Unless otherwise indicated, information in these notes to the consolidated financial statements relates to continuing operations.

THE GE CAPITAL EXIT PLAN

On April 10, 2015, the Company announced its plan (the GE Capital Exit Plan) to reduce the size of its financial services businesses through the sale of most of the assets of GECC over the following 24 months, and to focus on continued investment and growth in the Company's industrial businesses. Under the GE Capital Exit Plan, which was approved on April 2, 2015 and aspects of which were approved on March 31, 2015, the Company will retain certain GECC businesses, principally its vertical financing businesses—GE Capital Aviation Services (GECAS), Energy Financial Services (EFS) and Healthcare Equipment Finance—that directly relate to the Company's core industrial domain and other operations, including Working Capital Solutions and our run-off insurance activities (together referred to as GE Capital Verticals or Verticals). The assets planned for disposition include Real Estate, most of Commercial Lending and Leasing (CLL) and all Consumer platforms (including all U.S. banking assets).

In the nine months ended September 30, 2015, GE recorded \$21,061 million of after-tax charges related to the GE Capital Exit Plan, including \$362 million of after-tax charges recorded in the third quarter of 2015, primarily exit-related charges in our CLL business, partially offset by income associated with operations in CLL and Real Estate. A description of after-tax charges for the nine months ended September 30, 2015 is provided below.

\$9,756 million of net loss primarily related to the planned disposition of the Real Estate business and most of the CLL business, which is recorded in discontinued operations under the caption "Earnings (loss) from discontinued operations, net of taxes" in the Statement of Earnings.

\$6,209 million of tax expense related to expected repatriation of foreign earnings and write-off of deferred tax assets, of which \$6,057 million is reported in GECC's Corporate component and \$152 million is reported in our Consumer business all recorded in continuing operations under the caption "Benefit (provision) for income taxes" in the Statement of Earnings.

\$4,666 million of net asset impairments due to shortened hold periods, of which \$3,151 million is recorded in continuing operations in our Consumer business primarily under the captions "Provisions for losses on financing receivables" and "Revenues from services" in the Statement of Earnings and \$1,515 million is recorded in discontinued operations in our CLL business under the caption "Earnings (loss) from discontinued operations, net of

taxes" in the Statement of Earnings.

\$430 million of restructuring and other charges, of which \$337 million is recorded in continuing operations in GECC's Corporate component under the caption "Other costs and expenses" in the Statement of Earnings and \$93 million is recorded in discontinued operations in our CLL business under the caption "Earnings (loss) from discontinued operations, net of taxes" in the Statement of Earnings.

As part of the GE Capital Exit Plan, the Company and GECC entered into an amendment to their existing financial support agreement. Under this amendment (the Amendment), the Company has provided a full and unconditional guarantee (the Guarantee) of the payment of principal and interest on all tradable senior and subordinated outstanding long-term debt securities and all commercial paper issued or guaranteed by GECC identified in the Amendment. In the aggregate, the Guarantee applied to \$183,670 million of GECC debt as of September 30, 2015. See Note 8. The Guarantee replaced the requirement that the Company make certain income maintenance payments to GECC in certain circumstances. GECC's U.S. public indentures were concurrently amended to provide the full and unconditional guarantee by the Company set forth in the Guarantee.

See Notes 2 and 7 to the consolidated financial statements for additional information.

INTERIM PERIOD PRESENTATION

The consolidated financial statements and notes thereto are unaudited. These statements include all adjustments (consisting of normal recurring accruals) that we considered necessary to present a fair statement of our results of operations, financial position and cash flows. The results reported in these consolidated financial statements should not be regarded as necessarily indicative of results that may be expected for the entire year. It is suggested that these consolidated financial statements be read in conjunction with the financial statements and notes thereto included in our 2014 consolidated financial statements. Effective for the first quarter of 2015, the Company is following a calendar quarter. Previously, we established interim quarterly closing dates using a fiscal calendar, which required our businesses to close their books on either a Saturday or Sunday, depending on the business.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

In addition to the policies referenced in our 2014 Form 10-K Report and Form 8-K filed on August 7, 2015, we have supplemented the discussion of our significant accounting policies and critical accounting estimates to describe the estimates used to determine the fair value of businesses and assets held for sale as follows.

BUSINESSES AND ASSETS HELD FOR SALE

Businesses held for sale represent components that meet accounting requirements to be classified as held for sale and are presented as single asset and liability amounts in our financial statements with a valuation allowance, if necessary, to recognize the net carrying amount at the lower of cost or fair value, less cost to sell. Financing receivables that no longer qualify to be presented as held for investment must be classified as held for sale and recognized in our financial statements at the lower of cost or fair value, less cost to sell, with that amount representing a new cost basis at the date of transfer.

As previously discussed, as a result of the GE Capital Exit Plan, management has committed to reduce the size of its financial services businesses through the sale of most of the assets of GECC over the following 24 months. As a result, certain GECC businesses met the criteria to be classified as businesses held for sale and certain financing receivables were required to be recognized as held for sale at September 30, 2015.

The determination of fair value for businesses and portfolios of financing receivables involves significant judgments and assumptions. Development of estimates of fair values in this circumstance is complex and is dependent upon, among other factors, the nature of the potential sales transaction (for example, asset sale versus sale of legal entity), composition of assets and/or businesses in the disposal group, the comparability of the disposal group to market transactions, negotiations with third party purchasers etc. Such factors bear directly on the range of potential fair values and the selection of the best estimates. Key assumptions were developed based on market observable data and, in the absence of such data, internal information that is consistent with what market participants would use in a hypothetical transaction as of September 30, 2015.

We review all businesses and assets held for sale each reporting period to determine whether the existing carrying amounts are fully recoverable in comparison to estimated fair values.

NOTE 2. BUSINESSES HELD FOR SALE, FINANCING RECEIVABLES HELD FOR SALE AND DISCONTINUED OPERATIONS

NBCU

As previously disclosed, Comcast Corporation was obligated to share with us potential tax savings associated with its purchase of our interest in NBCU LLC. During the second quarter of 2015, we recognized \$450 million of pre-tax income related to the settlement of this obligation.

ASSETS AND LIABILITIES OF BUSINESSES HELD FOR SALE

In the third quarter of 2015, we signed an agreement to sell our Intelligent Platforms Embedded Systems Products business within our Energy Management segment, with assets of \$285 million and liabilities of \$39 million to Veritas Capital for approximately \$515 million. The transaction remains subject to customary closing conditions and regulatory approvals, and is targeted to close in 2015.

In the first quarter of 2015, we signed an agreement to sell our consumer finance business in Australia and New Zealand (ANZ Consumer Lending) for approximately 6,800 million Australian dollars and 1,400 million New Zealand dollars, respectively. On May 29, 2015, we sold a portion of the Australian business for gross proceeds of \$671 million. As of September 30, 2015, ANZ Consumer Lending had assets and liabilities of \$4,917 million and \$260 million, respectively. The sale is targeted to close in 2015 with expected proceeds of approximately 6,000 million Australian dollars and 1,400 million New Zealand dollars. The transactions remain subject to customary closing conditions and regulatory approvals.

In the fourth quarter of 2014, we signed an agreement to sell our Signaling business within our Transportation segment, with assets of \$296 million and liabilities of \$138 million to Alstom for approximately \$800 million, and our consumer finance business Budapest Bank, to Hungary's government. On June 29, 2015 we completed the sale of Budapest Bank for proceeds of \$700 million. The Signaling business transaction is targeted to close in November 2015 in conjunction with the Alstom transaction.

In the third quarter of 2014, we signed an agreement to sell our Appliances business with assets of \$2,801 million and liabilities of \$1,576 million to Electrolux for approximately \$3,300 million. On July 1, 2015, we were notified that the Department of Justice had initiated court proceedings seeking to enjoin the sale of Appliances to Electrolux. Electrolux and GE intend to defend the proposed transaction.

FINANCIAL INFORMATION FOR ASSETS AND LIABILITIES OF BUSINESSES HELD FOR SALE

(In millions) September Dec 30, 2015 31,	
Assets	
Cash and equivalents \$ 299 \$ 6	76
Investment securities - 4	48
Current receivables(a) 144 1	80
Inventories 760 5	88
Financing receivables – net 4,141 2	,144
Property, plant, and equipment – net 1,187 1	,015
Goodwill 976 5	39

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Other intangible assets – net Other Assets of businesses held for sale	273 529 \$ 8,309	170 540 \$ 6,300
Liabilities		
Short-term borrowings	\$ 27	441
Accounts payable(a)	636	510
Other current liabilities	388	348
Bank deposits	-	1,931
Deferred income taxes	(115)	(33)
Other	448	178
Liabilities of businesses held for sale	\$ 1,384	\$ 3,375

Certain transactions at our Appliances and Signaling businesses are made on an arms-length basis with GECC, consisting primarily of GE customer receivables sold to GECC and GECC services for material procurement. These intercompany balances included within our held for sale businesses are reported in the GE and GECC columns of our financial statements, but are eliminated in deriving our consolidated financial statements.

GECC FINANCING RECEIVABLES HELD FOR SALE

In the first quarter of 2015, in connection with the GE Capital Exit Plan, we committed to sell all of our non-U.S. Consumer financing receivables. As a result, we transferred these financing receivables to held for sale and recognized a pre-tax provision for losses on financing receivables of \$2,405 million (\$2,197 million after tax) and wrote-off the associated balance of the allowance for loan losses of \$2,859 million to reduce the carrying value of the financing receivables to the lower of cost or fair value, less cost to sell.

FINANCING RECEIVABLES HELD FOR SALE

(in millions)	September 30, 2015		ecember , 2014
Commercial			
CLL	\$ 833	\$	357
Energy Financial Services	-		35
GE Capital Aviation Services (GECAS)	14		27
Other	105		-
Total Commercial	952		419
Consumer	22,713	(a)	359
Total financing receivables held for sale	\$ 23,665	\$	778

Over 30 days past due and nonaccrual financing receivables related to consumer financing receivables held for sale were \$1,060 million and \$634 million, respectively.

DISCONTINUED OPERATIONS

Discontinued operations primarily included most of our CLL business, our Real Estate business and our U.S. mortgage business (WMC). Results of operations, financial position and cash flows for these businesses are separately reported as discontinued operations for all periods presented.

FINANCIAL INFORMATION FOR DISCONTINUED OPERATIONS

	Three months ended September 30		ended Nine months			
(In millions)	2015	2014	2015	2014		
Operations						
Total revenues and other income (loss)	\$2,756	\$4,033	\$9,536	\$11,946		
Earnings (loss) from discontinued operations before income taxes Benefit (provision) for income taxes	\$1,060 (420)	\$666 40	\$202 30	\$2,061 (11)		
Earnings (loss) from discontinued operations, net of taxes	\$640	\$706	\$232	\$2,050		
Disposal						
Gain (loss) on disposal before income taxes Benefit (provision) for income taxes	\$(2,616) 1,629	\$- -	\$(9,652) (916)	\$14 1		
Gain (loss) on disposal, net of taxes	\$(987)	\$-	\$(10,568)	\$15		

Earnings (loss) from discontinued operations, net of taxes(a)

\$(347) \$706 \$(10,336) \$2,065

The sum of GE industrial earnings (loss) from discontinued operations, net of taxes, and GECC earnings (loss) (a) from discontinued operations, net of taxes, is reported as GE industrial earnings (loss) from discontinued operations, net of taxes, on the Consolidated Statement of Earnings (Loss).

(In millions)	September 30, 2015	December 31, 2014
Assets		
Cash and equivalents	\$11,226	\$5,414
Investment securities	8,179	10,006
Financing receivables – net	11,622	114,561
Other receivables	1,479	2,192
Property, plant and equipment – net	12,084	18,051
Goodwill	9,867	13,569
Other intangible assets - net	44	301
Deferred income taxes	2,389	2,920
Financing receivables held for sale	65,390	3,116
Valuation allowance on disposal group classified as discontinued operations	(7,650)	-
Other	7,320	16,804
Assets of discontinued operations	\$121,949	\$186,934
Liabilities		
Short-term borrowings	\$820	\$1,125
Accounts payable	3,884	3,770
Other GE current liabilities	27	28
Non-recourse borrowings	8,072	10,569
Bank deposits	18,348	18,998
Long-term borrowings	316	1,182
All other liabilities	9,695	7,720
Deferred income taxes	2,607	5,402
Liabilities of discontinued operations	\$43,768	\$48,794

COMMERCIAL LENDING AND LEASING

In connection with the GE Capital Exit Plan, we announced the planned disposition of most of our CLL business and classified this portion of the business as discontinued operations. We closed certain of our CLL business dispositions for proceeds of \$21,215 million for the three and nine months ended September 30, 2015. We expect to dispose of substantially all of the remaining CLL business in 2015 and 2016.

FINANCIAL INFORMATION FOR COMMERCIAL LENDING AND LEASING

	ended			onths eptember
(In millions)	Septemb 2015	er 30 2014	30 2015	2014
Operations Total revenues and other income (loss)	\$2,691	\$3,370	\$8,664	\$9,998

Interest	\$(576)	\$(762)	\$(1,919)	\$(2,324)
Operating and administrative	(900)	(942)	(2,905)	(2,732)
Depreciation and amortization	-	(988)	(1,768)	(2,923)
Provision for losses on financing receivables	13	(87)	(1,744)	(294)
Earnings (loss) from discontinued operations, before income taxes	1,228	591	328	1,725
Benefit (provision) for income taxes	(484)	(108)	(169)	(326)
Earnings (loss) from discontinued operations, net of taxes	\$744	\$483	\$159	\$1,399
Diemocal				
Disposal	Φ (2.02.4)	Ф	Φ (O, O, TO)	Φ
Gain (loss) on disposal before income taxes	\$(2,834)	\$-	\$(8,059)	\$-
Benefit (provision) for income taxes	1,629	-	(298)	-
Gain (loss) on disposal, net of taxes	\$(1,205)	\$-	\$(8,357)	\$-
Earnings (loss) from discontinued operations, net of taxes(a)	\$(461)	\$483	\$(8,198)	\$1,399

Earnings (loss) from discontinued operations attributable to the Company, before income taxes, was \$(1,608) (a) million and \$589 million for the three months ended September 30, 2015 and 2014, respectively, and \$(7,736) million and \$1,710 million for the nine months ended September 30, 2015 and 2014, respectively.

REAL ESTATE

In connection with the GE Capital Exit Plan, we announced the planned disposition of our Real Estate business and classified the business as discontinued operations. We closed certain of our Real Estate business dispositions for proceeds of \$12,991 million and \$30,508 million for the three and nine months ended September 30, 2015, respectively. We expect to dispose of substantially all of the remaining Real Estate business by the end of 2015.

FINANCIAL INFORMATION FOR REAL ESTATE

	Three months ended		Nine months ended	
	September 30			
(In millions)	2015		2015	2014
Operations				
Total revenues and other income (loss)	\$81	\$698	\$893	\$1,992
Interest	\$(64)	\$(270)	\$(437)	\$(817)
Operating and administrative	(156)	(213)	(464)	(563)
Depreciation and amortization	-	(82)	(62)	(252)
Provision for losses on financing receivables	-	(12)	4	92
Earnings (loss) from discontinued operations,				
before income taxes	(139)	121	(65)	452
Benefit (provision) for income taxes	53	55	95	251
Earnings (loss) from discontinued operations, net of taxes	\$(86)	\$176	\$30	\$703
Disposal				
Gain (loss) on disposal before income taxes	\$218	\$-	\$(1,593)	\$-
Benefit (provision) for income taxes	-	-	(618)	-
Gain (loss) on disposal, net of taxes	\$218	\$-	\$(2,211)	\$-
Earnings (loss) from discontinued operations, net of taxes(a)	\$132	\$176	\$(2,181)	\$703

Earnings (loss) from discontinued operations attributable to the Company, before income taxes, was \$81 million (a) and \$120 million for the three months ended September 30, 2015 and 2014, respectively, and \$(1,658) million and \$452 million for the nine months ended September 30, 2015 and 2014, respectively.

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WMC

During the fourth quarter of 2007, we completed the sale of WMC, our U.S. mortgage business. WMC substantially discontinued all new loan originations by the second quarter of 2007, and is not a loan servicer. In connection with the sale, WMC retained certain representation and warranty obligations related to loans sold to third parties prior to the disposal of the business and contractual obligations to repurchase previously sold loans that had an early payment default. All claims received by WMC for early payment default have either been resolved or are no longer being pursued.

The remaining active claims have been brought by securitization trustees or administrators seeking recovery from WMC for alleged breaches of representations and warranties on mortgage loans that serve as collateral for residential mortgage-backed securities (RMBS). At September 30, 2015, such claims consisted of \$3,468 million of individual claims generally submitted before the filing of a lawsuit (compared to \$3,694 million at December 31, 2014) and \$8,411 million of additional claims asserted against WMC in litigation without making a prior claim (Litigation Claims) (compared to \$9,225 million at December 31, 2014). The total amount of these claims, \$11,879 million, reflects the purchase price or unpaid principal balances of the loans at the time of purchase and does not give effect to pay downs or potential recoveries based upon the underlying collateral, which in many cases are substantial, nor to accrued interest or fees. As of September 30, 2015, these amounts do not include approximately \$426 million of repurchase claims relating to alleged breaches of representations that are not in litigation and that are beyond the applicable statute of limitations. WMC believes that repurchase claims brought based upon representations and warranties made more than six years before WMC was notified of the claim would be disallowed in legal proceedings under applicable law and the June 11, 2015 decision of the New York Court of Appeals in ACE Securities Corp. v. DB Structured Products, Inc., on the statute of limitations period governing such claims.

Reserves related to repurchase claims made against WMC were \$832 million at September 30, 2015, reflecting a net increase to reserves in the three months ended September 30, 2015 of \$7 million due to incremental provisions net of settlements. The reserve estimate takes into account recent settlement activity and is based upon WMC's evaluation of the remaining exposures as a percentage of estimated lifetime mortgage loan losses within the pool of loans supporting each securitization for which timely claims have been asserted in litigation against WMC. Settlements in prior periods reduced WMC's exposure on claims asserted in certain securitizations and the claim amounts reported above give effect to these settlements.

ROLLFORWARD OF THE RESERVE

	Three ended		Nine months ended		
	Septen	nber 30	September 30		
(In millions)	2015	2014	2015	2014	
Balance, beginning of period	\$825	\$549	\$809	\$800	
Provision	28	40	46	142	
Claim resolutions / rescissions	(21)	(1)	(23)	(354)	
Balance, end of period	\$832	\$588	\$832	\$588	

Given the significant litigation activity and WMC's continuing efforts to resolve the lawsuits involving claims made against WMC, it is difficult to assess whether future losses will be consistent with WMC's past experience. Adverse changes to WMC's assumptions supporting the reserve may result in an increase to these reserves. WMC estimates a range of reasonably possible loss from \$0 to approximately \$500 million over its recorded reserve at September 30, 2015. This estimate involves significant judgment and may not reflect the range of uncertainties and unpredictable outcomes inherent in litigation, including WMC litigation discussed in Legal Proceedings and potential changes in

WMC's legal strategy. This estimate excludes any possible loss associated with an adverse court decision on the applicable statute of limitations, as WMC is unable at this time to develop such a meaningful estimate.

At September 30, 2015, there were 15 lawsuits involving claims made against WMC arising from alleged breaches of representations and warranties on mortgage loans included in 14 securitizations. WMC reached a settlement in principle on one of these lawsuits in the third quarter, and the settlement became effective October 20, 2015. The adverse parties in these cases are securitization trustees or parties claiming to act on their behalf. Although the alleged claims for relief vary from case to case, the complaints and counterclaims in these actions generally assert claims for breach of contract, indemnification, and/or declaratory judgment, and seek specific performance (repurchase of defective mortgage loan) and/or money damages. Adverse court decisions, including in cases not involving WMC, could result in new claims and lawsuits on additional loans. However, WMC continues to believe that it has defenses to the claims asserted in litigation, including, for example, based on causation and materiality requirements and applicable statutes of limitations. It is not possible to predict the outcome or impact of these defenses and other factors, any of which could materially affect the amount of any loss ultimately incurred by WMC on these claims. 2015 3Q FORM 10-Q PAGE 70

WMC has also received indemnification demands, nearly all of which are unspecified, from depositors/underwriters/sponsors of RMBS in connection with lawsuits brought by RMBS investors concerning alleged misrepresentations in the securitization offering documents to which WMC is not a party or, in two cases, involving mortgage loan repurchase claims made against RMBS sponsors. WMC believes that it has defenses to these demands.

To the extent WMC is required to repurchase loans, WMC's loss also would be affected by several factors, including pay downs, accrued interest and fees, and the value of the underlying collateral. The reserve and estimate of possible loss reflect judgment, based on currently available information, and a number of assumptions, including economic conditions, claim and settlement activity, pending and threatened litigation, court decisions regarding WMC's legal defenses, indemnification demands, government activity, and other variables in the mortgage industry. Actual losses arising from claims against WMC could exceed these amounts and additional claims and lawsuits could result if actual claim rates, governmental actions, litigation and indemnification activity, adverse court decisions, actual settlement rates or losses WMC incurs on repurchased loans differ from its assumptions.

Earnings (loss) from discontinued operations, net of taxes \$(21) \$(25) \$(37) \$(57)

FINANCIAL INFORMATION FOR WMC

Three Nine months ended ended September September 30 30 2015 2014 2015 2014

(In millions)

\$(22) \$(34) \$(26) \$(70)

Total revenues and other income (loss)

NOTE 3. INVESTMENT SECURITIES

Substantially all of our investment securities are classified as available-for-sale. These comprise mainly investment-grade debt securities supporting obligations to annuitants and policyholders in our run-off insurance operations. We do not have any securities classified as held-to-maturity.

	September 30, 2015			December 31, 2014				
	•		Gross		Gross		Gross	
	Amortizednrealized		unrealized	Estimated	Amortize	dnrealized	unrealized	Estimated
(In millions)	cost	gains	losses	fair value	cost	gains	losses	fair value
GE								
Debt								
U.S. corporate		\$ -	\$ -	\$3		\$ -	\$ -	\$ 12
Corporate – non-U.S. Equity	1	-	-	1	1	-	-	1
Available-for-sale	95	14	(46)	64	69	4	(2)	71
Trading	-	-	_	-	-	-	_	-
-	99	14	(46)	68	82	4	(2)	84
GECC								
Debt								
U.S. corporate	19,975	3,102	(178)	22,899	19,810	3,962	(69)	23,703
State and municipal	3,972	439	(71)	4,340	4,173	555	(53)	4,675
Residential	905	84	(5)	984	1,544	153	(5)	1,692
mortgage-backed(a)	903	04	(3)	904	1,344	133	(3)	1,092
Commercial mortgage-backed	2,295	121	(12)	2,405	2,903	170	(10)	3,063
Asset-backed	107	1	(10)	97	304	8	(17)	295
Corporate – non-U.S.	769	101	(3)	867	908	109	(1)	1,016
Government – non-U.S.	1,094	158	(1)	1,252	1,560	152	(2)	1,710
U.S. government and federal								
agency	3,783	99	-	3,882	1,957	56	-	2,013
Equity								
Available-for-sale	113	16	(4)	125	109	24	(1)	132
Trading	19	-	-	19	21	-	-	21
	33,032	4,121	(285)	36,868	33,289	5,189	(158)	38,320
Eliminations	(4)	-	-	(4)	(4)	-	-	(4)
Total	\$33,128	\$ 4,136	\$ (331)	\$ 36,933	\$33,367	\$ 5,193	\$ (160)	\$ 38,400

Substantially collateralized by U.S. mortgages. At September 30, 2015, \$961 million related to securities issued by government-sponsored entities and \$23 million related to securities of private-label issuers. Securities issued by private-label issuers are collateralized primarily by pools of individual direct mortgage loans of financial institutions.

The fair value of investment securities decreased to \$36,933 million at September 30, 2015, from \$38,400 million at December 31, 2014, primarily due to a decline in unrealized gains resulting from higher interest rates, and net sales at Trinity, primarily related to mortgage-backed securities, partially offset by net purchases of U.S. government and

federal agency securities at Synchrony Financial.

ESTIMATED FAIR VALUE AND GROSS UNREALIZED LOSSES OF AVAILABLE-FOR-SALE INVESTMENT SECURITIES

	In loss po Less than months		12 months or more			
	_	ross		Gross		
		hrealized	Estimat	ach realized		
(In millions)	fair value(a)	osses(a)(b)	fair value	losses(b)		
September 30, 2015						
Debt						
U.S. corporate	\$2,161 \$	(130)	\$335	\$ (48)		
State and municipal	544	(16)	155	(55)		
Residential mortgage-backed	175	(2)	77	(3)		
Commercial mortgage-backed	351	(8)	26	(4)		
Asset-backed	_	-	48	(10)		
Corporate – non-U.S.	41	(3)	3	-		
Government – non-U.S.	292	(1)	_	-		
U.S. government and federal agency	450	-	1	-		
Equity	75	(50)	-	-		
Total	\$4,089 \$	(210)	\$645	\$ (121) (c)		
December 31, 2014						
Debt						
U.S. corporate	\$554 \$	(16)	\$836	\$ (53)		
State and municipal	67	(1)	308	(52)		
Residential mortgage-backed	30	-	146	(5)		
Commercial mortgage-backed	165	(1)	204	(9)		
Asset-backed	9	-	42	(17)		
Corporate – non-U.S.	42	(1)	3	-		
Government – non-U.S.	677	(2)	14	-		
U.S. government and federal agency	705	-	1	-		
Equity	10	(3)	-	-		
Total	\$2,259 \$	(24)	\$1,554	\$ (136)		

Includes the estimated fair value of and gross unrealized losses on equity securities held by GE. At September 30, 2015, the estimated fair value of and gross unrealized losses on equity securities were \$37 million and \$(46) million, respectively. At December 31, 2014, the estimated fair value of and gross unrealized losses on equity securities were \$4 million and \$(2) million, respectively.

We regularly review investment securities for other-than-temporary impairment (OTTI) using both qualitative and quantitative criteria. For debt securities, our qualitative review considers our ability and intent to hold the security and the financial condition of and near-term prospects for the issuer, including whether the issuer is in compliance with the

⁽b) Included gross unrealized losses of \$27 million related to securities that had other-than-temporary impairments previously recognized at September 30, 2015.

⁽c) Includes debt securities held to support obligations to holders of GICs all of which are considered to be investment-grade by the major rating agencies at September 30, 2015.

terms and covenants of the security. Our quantitative review considers whether there has been an adverse change in expected future cash flows. Unrealized losses are not indicative of the amount of credit loss that would be recognized and at September 30, 2015 are primarily due to increases in market yields subsequent to our purchase of the securities. We presently do not intend to sell the vast majority of our debt securities that are in an unrealized loss position and believe that it is not more likely than not that we will be required to sell the vast majority of these securities before anticipated recovery of our amortized cost. The methodologies and significant inputs used to measure the amount of credit loss for our investment securities during 2015 have not changed. For equity securities, we consider the duration and the severity of the unrealized loss. We believe that the unrealized loss associated with our equity securities will be recovered within the foreseeable future.

Our corporate debt portfolio comprises securities issued by public and private corporations in various industries, primarily in the U.S. Substantially all of our corporate debt securities are rated investment grade by the major rating agencies.

Our RMBS portfolio is collateralized primarily by pools of individual, direct mortgage loans, of which substantially all are in a senior position in the capital structure of the deals, not other structured products such as collateralized debt obligations. Of the total RMBS held at September 30, 2015, \$961 million and \$23 million related to agency and non-agency securities, respectively. Additionally, \$58 million was related to residential subprime credit securities, primarily supporting obligations to annuitants and policyholders in our run-off insurance operations. Substantially all of the subprime exposure is related to securities backed by mortgage loans originated in 2005 and prior and are investment grade.

Our commercial mortgage-backed securities (CMBS) portfolio is collateralized by both diversified pools of mortgages that were originated for securitization (conduit CMBS) and pools of large loans backed by high-quality properties (large loan CMBS), about half of which were originated in 2008 and prior. The vast majority of the securities in our CMBS portfolio have investment-grade credit ratings.

PRE-TAX, OTHER-THAN-TEMPORARY IMPAIRMENTS ON INVESTMENT SECURITIES

(In millions)	men Se 30)	ns mb		Nine mont ended Septe 30 2015	l mber
Total pre-tax, OTTI recognized Pre-tax, OTTI recognized in AOCI Pre-tax, OTTI recognized in earnings(a)	\$	2	\$	2	\$ 34 - \$ 34	\$ 18 (4)

Included pre-tax, other-than-temporary impairments recorded in earnings related to equity securities of \$1 million (a) and none in the three months ended September 30, 2015 and 2014, respectively and \$1 million and \$2 million in the nine months ended September 30, 2015 and 2014, respectively.

CHANGES IN CUMULATIVE CREDIT LOSS IMPAIRMENTS RECOGNIZED ON DEBT SECURITIES STILL HELD

	Three month ended	ns I	Nine month ended	l
	Septe 30	mber	Septe:	mber
(In millions)		2014		2014
Cumulative credit loss impairments recognized, beginning of period	\$187	\$423	\$176	\$474
Credit loss impairments recognized on securities not previously impaired	-	-	14	-
Incremental credit loss impairments recognized on securities previously impaired	-	2	_	4
Less credit loss impairments previously recognized on securities sold during the period or that we intend to sell	- ¢107	- \$425	2	53 \$425
Cumulative credit loss impairments recognized, end of period	Φ10/	Φ423	Φ100	Φ423

CONTRACTUAL MATURITIES OF INVESTMENT IN AVAILABLE-FOR-SALE DEBT SECURITIES (EXCLUDING MORTGAGE-BACKED AND ASSET-BACKED SECURITIES)

(In millions)	Amortized cost	Estimated fair value
Due		
Within one year	\$ 2,166	\$ 2,175
After one year through five years	4,656	4,868
After five years through ten years	4,854	5,217
After ten years	17,921	20,983

We expect actual maturities to differ from contractual maturities because borrowers have the right to call or prepay certain obligations.

GROSS REALIZED GAINS AND LOSSES ON AVAILABLE-FOR-SALE INVESTMENT SECURITIES

	Three		Nine	
	months		month	ıs
	ended		ended	
	Septe	mber	Septer	mber
	30		30	
(In millions)	2015	2014	2015	2014
GE				
Gains	\$3	\$ -	\$4	\$2
Losses, including impairments	-	-	(14)	-
Net	3	-	(10)	2
GECC				
Gains	21	1	122	37
Losses, including impairments	(6)	(5)	(41)	(18)
Net	15	(4)	81	19
Total	\$18	\$ (4)	\$71	\$21

Although we generally do not have the intent to sell any specific securities at the end of the period, in the ordinary course of managing our investment securities portfolio, we may sell securities prior to their maturities for a variety of reasons, including diversification, credit quality, yield and liquidity requirements and the funding of claims and obligations to policyholders. In some of our bank subsidiaries, we maintain a certain level of purchases and sales volume principally of non-U.S. government debt securities. In these situations, fair value approximates carrying value for these securities.

Proceeds from investment securities sales and early redemptions by issuers totaled \$6,030 million and \$624 million in the three months ended September 30, 2015 and 2014, respectively, principally from sales of U.S. government and

federal agency securities in Trinity and Synchrony Financial and short-term government securities in our bank subsidiaries.

Proceeds from investment securities sales and early redemptions by issuers totaled \$9,330 million and \$2,000 million in the nine months ended September 30, 2015 and 2014, respectively, principally from sales of short-term government securities in our bank subsidiaries and sales of U.S. corporate and CMBS securities in our run-off insurance operations. In addition, proceeds from investment securities sales in the nine months ended September 30, 2015 included \$6,486 million principally from sales of U.S. government and federal agency securities, CMBS and RMBS at Trinity and Synchrony Financial.

NOTE 4. INVENTORIES

(In millions)	September 30, 2015	
GE		
Raw materials and work in process	\$ 10,625	\$ 9,820
Finished goods	7,862	7,126
Unbilled shipments	708	755
	19,195	17,701
Revaluation to LIFO	30	(62)
Total GE	19,225	17,639
GECC		
Finished goods	59	50
Total consolidated	\$ 19,285	\$ 17,689

NOTE 5. GECC FINANCING RECEIVABLES AND ALLOWANCE FOR LOSSES

The implementation of the GE Capital Exit Plan has caused significant reductions in our Consumer portfolio, as all of our non-U.S. consumer financing receivables have been reclassified to either financing receivables held for sale or assets of businesses held for sale. The transfer of financing receivables to financing receivables held for sale and assets of businesses held for sale totaled \$29,016 million and \$5,508 million in the nine months ended September 30, 2015, respectively. In addition, our Real Estate business and most of our CLL business have been classified as discontinued operations.

FINANCING RECEIVABLES, NET

(In millions)	September 30, 2015	
Loans, net of deferred income	\$ 82,196	\$120,007
Investment in financing leases, net of deferred income	5,008	6,554
	87,204	126,561
Allowance for losses	(3,457)	(4,104)
Financing receivables – net	\$ 83,748	\$122,457

FINANCING RECEIVABLES BY PORTFOLIO AND ALLOWANCE FOR LOSSES

FINANCING RECEIVABLES

(In millions)	September 30, 2015	December 31, 2014
Commercial		
CLL	\$ 13,341	(a) \$14,418
Energy Financial Services	2,443	2,580
GE Capital Aviation Services (GECAS)	7,394	8,263

Other	506	480
Total Commercial	23,684	25,741
Consumer	63,520 (b)	100,820
Total financing receivables	87,204	126,561
Allowance for losses	(3,457) (b)	(4,104)
Total financing receivables – net	\$ 83,748	\$122,457

⁽a) Includes Healthcare Equipment Finance and Working Capital Solutions, which purchases GE customer receivables. (b) Includes Synchrony Financial, our U.S. consumer business.

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ALLOWANCE FOR LOSSES

		Pı	rovision							
	Balance at	cł	narged to			Gross			В	alance at
(In millions)	January 1	op	perations(a)	Other	(b)) write-offs (a	a)(c)Re	ecoveries (c	$\binom{S}{3}$	eptember 0
2015										
Commercial										
CLL	\$21	\$	20	\$-		\$(15)	\$	6	\$	32
Energy Financial Services	26		16	-		(29)		1		14
GECAS	46		(11)	-		(1)		3		37
Other	-		15	-		(13)		-		2
Total Commercial	93		40	-		(58)		10		85
Consumer	4,011		4,596	(252))	(5,622)		639		3,372
Total	\$4,104	\$	4,636	\$(252))	\$ (5,680)	\$	649	\$	3,457
2014										
Commercial										
CLL	\$17	\$	8	\$(1)		\$(11)	\$	7	\$	20
Energy Financial Services	8		13	-		(17)		2		6
GECAS	17		9	-		(11)		-		15
Other	2		-	(2)		-		-		-
Total Commercial	44		30	(3)		(39)		9		41
Consumer	3,981		2,663	(120))	(3,203)		869		4,190
Total	\$4,025	\$	2,693	\$(123))	\$ (3,242)	\$	878	\$	4,231

Provision charged to operations included \$2,405 million and gross write-offs included \$2,859 million related to the (a) effects of the 2015 reclassification of non-U.S. consumer financing receivables to financing receivables held for sale recorded at the lower of cost or fair value, less cost to sell.

NOTE 6. PROPERTY, PLANT AND EQUIPMENT

(In millions)	September December				
(In millions)	30, 2015	31, 2014			
Original cost	\$87,332	\$84,070			
Less accumulated depreciation and amortization	(36,628)	(35,734)			
Property, plant and equipment – net	\$50,704	\$48,336			

⁽b) Other primarily includes the reclassification of financing receivables to assets of businesses held for sale and the effects of currency exchange.

Net write-offs (gross write-offs less recoveries) in certain portfolios may exceed the beginning allowance for losses (c) as a result of losses that are incurred subsequent to the beginning of the fiscal year due to information becoming available during the current year, which may identify further deterioration on existing financing receivables.

Consolidated depreciation and amortization on property, plant and equipment was \$1,278 million and \$1,424 million in the three months ended September 30, 2015 and 2014, respectively, and \$3,603 million and \$3,820 million in the nine months ended September 30, 2015 and 2014, respectively.

NOTE 7. ACQUISITIONS, GOODWILL AND OTHER INTANGIBLE ASSETS

ACQUISITIONS

Upon closing an acquisition, we estimate the fair values of assets and liabilities acquired and consolidate the acquisition as quickly as possible. Given the time it takes to obtain pertinent information to finalize the acquired company's balance sheet, then to adjust the acquired company's accounting policies, procedures, and books and records to our standards, it is often several quarters before we are able to finalize those initial fair value estimates. Accordingly, it is not uncommon for our initial estimates to be subsequently revised.

On January 30, 2015, we acquired Milestone Aviation Group (Milestone Aviation), a helicopter leasing business, for approximately \$1,750 million, which is included in our GE Capital segment. The preliminary purchase price allocation resulted in goodwill of approximately \$730 million and amortizable intangible assets of approximately \$345 million. The allocation of the purchase price will be finalized upon completion of post-closing procedures.

During the second quarter of 2014, GE's offer to acquire the Thermal, Renewables and Grid businesses of Alstom for approximately €12,350 million (to be adjusted for the assumed net cash or liability at closing) was positively recommended by Alstom's board of directors. As part of the transaction, Alstom and the French Government signed a memorandum of understanding for the formation of three joint ventures in grid technology, renewable energy, and global nuclear and French steam power. Alstom will invest approximately €2,400 million in these joint ventures at the closing of the proposed transaction.

In the fourth quarter of 2014, Alstom completed its review of the proposed transaction with the works council and obtained approval from its shareholders. Also in the fourth quarter of 2014, GE and Alstom entered into an amendment to the original agreement where GE has agreed to pay Alstom a net amount of approximately €260 million of additional consideration at closing. In exchange for this funding, Alstom has agreed to extend the trademark licensing of the Alstom name from 5 years to 25 years as well as other contractual amendments.

In the second quarter of 2015, the European Commission indicated that it had competition concerns with the proposed transaction. In response, GE proposed remedies to address the concerns of the Commission and the U.S. Department of Justice while preserving the strategic and economic rationale of the proposed transaction. On September 8, 2015, the European Commission and the Department of Justice accepted GE's proposal and approved the transaction. In order to obtain approval, GE has pledged to sell certain of Alstom's gas-turbine assets and its Power Systems Mfg. subsidiary to Ansaldo Energia SpA after the close of the transaction for approximately €120 million. As a result of final negotiations, Alstom has agreed to contribute financially to the remedies through a €300 million reduction in the purchase price of the transaction. Further, GE and Alstom agreed to other purchase price amendments that resulted in a net increase of consideration of approximately €45 million and a reduction in the trademark licensing period of the Alstom name to five years. The transaction is targeted to close in November 2015.

The acquisition and alliances with Alstom will impact our Power & Water and Energy Management segments. The impact of acquired businesses on individual segments will be affected by a number of variables, including operating performance, purchase accounting impacts and expected synergies. In addition, due to the amount of time between signing and closing, the operations of the businesses may fluctuate and impact the overall valuation of the acquired businesses at the time of close and, accordingly, may affect the amounts assigned to the assets and liabilities recorded in accordance with purchase accounting.

GOODWILL
CHANGES IN GOODWILL BALANCES

				Dispositions, currency	
	Balance at			exchange	Balance at
(In millions)	January 1, 2015	Ac	equisitions	and other	September 30, 2015
Power & Water	\$8,754	\$	31	\$ (136)	\$ 8,649
Oil & Gas	10,572		-	(322)	10,250
Energy Management	4,570		-	(477)	4,093
Aviation	8,952		-	(297)	8,655
Healthcare	17,532		8	(86)	17,454
Transportation	887		-	(39)	848
Appliances & Lighting	226		-	(9)	217
GE Capital	11,456		729	(725)	11,460
Corporate	34		-	1	35
Total	\$62,983	\$	768	\$ (2,090)	\$ 61,660

Goodwill balances decreased by \$1,323 million in the nine months ended September 30, 2015, primarily as a result of the currency exchange effects of the stronger U.S dollar, the reclassification of goodwill associated with ANZ Consumer Lending to assets of businesses held for sale and business dispositions, partially offset by the acquisition of Milestone Aviation.

We test goodwill for impairment annually in the third quarter of each year using data as of July 1 of that year. The impairment test consists of two steps: in step one, the carrying value of the reporting unit is compared with its fair value; in step two, which is applied when the carrying value is more than its fair value, the amount of goodwill impairment, if any, is derived by deducting the fair value of the reporting unit's assets and liabilities from the fair value of its equity, and comparing that amount with the carrying amount of goodwill. We determined fair values for each of the reporting units using the market approach, when available and appropriate, or the income approach, or a combination of both. We assess the valuation methodology based upon the relevance and availability of the data at the time we perform the valuation. If multiple valuation methodologies are used, the results are weighted appropriately.

Valuations using the market approach are derived from metrics of publicly traded companies or historically completed transactions of comparable businesses. The selection of comparable businesses is based on the markets in which the reporting units operate giving consideration to risk profiles, size, geography, and diversity of products and services. A market approach is limited to reporting units for which there are publicly traded companies that have the characteristics similar to our businesses.

Under the income approach, fair value is determined based on the present value of estimated future cash flows, discounted at an appropriate risk-adjusted rate. We use our internal forecasts to estimate future cash flows and include an estimate of long-term future growth rates based on our most recent views of the long-term outlook for each business. Actual results may differ from those assumed in our forecasts. We derive our discount rates using a capital asset pricing model and analyzing published rates for industries relevant to our reporting units to estimate the cost of equity financing. We use discount rates that are commensurate with the risks and uncertainty inherent in the respective

businesses and in our internally developed forecasts. Discount rates used in our reporting unit valuations ranged from 10.0% to 15.5%.

During the third quarter of 2015, we performed our annual impairment test of goodwill for all of our reporting units. Based on the results of our step one testing, the fair values of each of the GE reporting units exceeded their carrying values; therefore, the second step of the impairment test was not required to be performed for any of our reporting units and no goodwill impairment was recognized.

While all of our reporting units passed step one of our annual impairment testing in 2015, we identified one reporting unit for which the fair value was not substantially in excess of its carrying value. Primarily due to the sharp decline experienced in oil and gas prices and the prospect of a continuation of prevailing oil and gas prices, the fair value of our Energy Financial Services reporting unit, within our GE Capital operating segment, has been impacted and is in excess of its carrying value by approximately 13%. The goodwill associated with our Energy Financial Services reporting unit was \$1,386 million at September 30, 2015, representing approximately 2% of our total goodwill. Our Oil & Gas business has also experienced declines in orders, project commencement delays and pricing pressures, which affect the fair value of our Oil & Gas reporting units. While the goodwill of these reporting units is not currently impaired, we will continue to monitor the oil and gas industry and the impact it may have on these businesses. As of September 30, 2015, we believe that the goodwill is recoverable for all of the reporting units; however, there can be no assurances that the goodwill will not be impaired in future periods.

In 2014, we identified one reporting unit for which the fair value was not substantially in excess of its carrying value. Within our Energy Management operating segment, the Power Conversion reporting unit was determined to have a fair value in excess of its carrying value by approximately 10%. In the current year, the fair value of the Power Conversion reporting unit significantly exceeded its carry value. The increase in fair value over its carry value was driven primarily by a stabilization of the business and cost cutting measures. In addition, our carry value has decreased due to currency effects of a stronger U.S. dollar.

Estimating the fair value of reporting units requires the use of estimates and significant judgments that are based on a number of factors including actual operating results. It is reasonably possible that the judgments and estimates described above could change in future periods.

OTHER INTANGIBLE ASSETS

OTHER INTANGIBLE ASSETS - NET

(In millions)	Septemb 30, 2015	December 31, 2014
Intangible assets subject to amortization	\$13,513	\$ 13,725
Indefinite-lived intangible assets(a)	105	130
Total	\$13,618	\$ 13,855

(a) Indefinite-lived intangible assets principally comprise trademarks and in-process research and development.

INTANGIBLE ASSETS SUBJECT TO AMORTIZATION

	September 30, 2015			December 31, 2014		
	Gross			Gross		
	carrying	Accumulated		carrying	Accumulated	
(In millions)	amount	amortization	Net	amount	amortization	Net
				40061		4.7.002
Customer-related	\$8,217	\$ (2,426)	\$5,791	\$8,064	\$ (2,261)	\$5,803
Patents and technology	6,434	(3,056)	3,378	6,694	(2,900)	3,794
Capitalized software	7,635	(4,404)	3,231	7,349	(4,178)	3,171
Trademarks	1,126	(272)	854	1,151	(263)	888
Lease valuations	107	(16)	92	-	-	-
Present value of future profits(a)	643	(643)	-	614	(614)	-

All other	351	(181)	170	203	(134)	69
Total	\$24,513	\$ (10,998)	\$13,513	\$24,075	\$ (10,350)	\$13,725

Balances at September 30, 2015 and December 31, 2014 reflect adjustments of \$272 million and \$293 million, respectively, to the present value of future profits in our run-off insurance operation to reflect the effects that would have been recognized had the related unrealized investment securities holding gains and losses actually been realized.

Intangible assets subject to amortization decreased by \$212 million in the nine months ended September 30, 2015, primarily as a result of amortization and the currency exchange effects of the stronger U.S. dollar, partially offset by the acquisition of Milestone Aviation and the capitalization of new software across several business platforms.

Consolidated amortization expense was \$437 million and \$424 million in the three months ended September 30, 2015 and 2014, respectively, and \$1,295 million and \$1,205 million the nine months ended September 30, 2015 and 2014, respectively.

NOTE 8. BORROWINGS AND BANK DEPOSITS

(a)

(In millions)	September 30, 2015	December 31, 2014
Short-term borrowings		
GE	¢ 1 000	¢ 5 00
Commercial paper	\$1,000 472	\$500 343
Payable to banks Current portion of long-term borrowings	2,092	2,068
Other	1,197	2,008 961
Total GE short-term borrowings	4,761	3,872
GECC		
Commercial paper(a)		
U.S.	9,811	22,019
Non-U.S.	3,103	
Current portion of long-term borrowings(a)(b)(c)	29,679	
GE Interest Plus notes(d)	-	5,467
Other(c)	287	231
Total GECC short-term borrowings	42,880	67,705
Eliminations	(1,146)	(863)
Total short-term borrowings	\$46,495	\$70,714
Long-term borrowings		
GE		
Senior notes	\$15,510	\$11,945
Payable to banks	27	5
Other	358	518
Total GE long-term borrowings	15,895	12,468
GECC		
Senior unsecured notes(a)(b)(e)	144,935	162,194
Subordinated notes(a)	4,715	4,804
Subordinated debentures(a)(f)	6,782	7,085
Other(a)(c)(g)	7,751	12,676
Total GECC long-term borrowings	164,183	186,759
Eliminations	(67)	(45)
Total long-term borrowings	\$180,011	\$199,182
Non-recourse borrowings of consolidated securitization entities(h)		\$19,369
Bank deposits(i)	\$48,656	\$43,841
Total borrowings and bank deposits	\$291,387	\$333,106

On April 10, 2015, GE announced it would provide a full and unconditional guarantee on the payment of the principal and interest on all tradable senior and subordinated outstanding long-term debt securities and all commercial paper issued or guaranteed by GECC. Short-term borrowings included \$12,914 million of commercial paper and \$28,373 million of the current portion of long-term borrowings. Long-term borrowings included \$131,230 million of senior unsecured notes, \$3,971 million of subordinated notes, \$6,782 million of subordinated debentures, and \$400 million of other.

- Included \$431 million and \$439 million of obligations to holders of GICs at September 30, 2015 and December 31, 2014, respectively. These obligations included conditions under which certain GIC holders could require
- (b) immediate repayment of their investment should the long-term credit ratings of GECC fall below AA-/Aa3. The remaining outstanding GICs will continue to be subject to their scheduled maturities and individual terms, which may include provisions permitting redemption upon a downgrade of one or more of GECC's ratings, among other things.
 - Included \$4,969 million and \$4,835 million of funding secured by real estate, aircraft and other collateral at
- (c) September 30, 2015 and December 31, 2014, respectively, of which \$1,216 million and \$1,183 million is non-recourse to GECC at September 30, 2015 and December 31, 2014, respectively.
- (d) Entirely variable denomination floating-rate demand notes. The GE Interest Plus program was closed effective August 31, 2015.
- (e) Included \$5,589 million and \$3,594 million related to Synchrony Financial at September 30, 2015 and December 31, 2014, respectively.
- (f) Subordinated debentures receive rating agency equity credit.
- (g) Included \$4,651 million and \$8,245 million related to Synchrony Financial at September 30, 2015 and December 31, 2014, respectively.
- (h) Included \$1,934 million and \$3,377 million of current portion of long-term borrowings at September 30, 2015 and December 31, 2014, respectively. See Note 16.
 - Included \$8,108 million and \$8,905 million of deposits in non-U.S. banks at September 30, 2015 and December 31,
- (i) 2014, respectively, and \$15,990 million and \$14,500 million of certificates of deposits with maturities greater than one year at September 30, 2015 and December 31, 2014, respectively.

On May 28, 2015, GE issued €3,150 million senior unsecured debt, composed of €650 million of Floating Rate Notes due 2020, €1,250 million of 1.250% Notes due 2023 and €1,250 million of 1.875% Notes due 2027. On October 9, 2015, \$2.0 billion of long-term debt issued by GE matured.

NOTE 9. POSTRETIREMENT BENEFIT PLANS

We sponsor a number of pension and retiree health and life insurance benefit plans. Principal pension plans are the GE Pension Plan and the GE Supplementary Pension Plan. Principal retiree benefit plans provide health and life insurance benefits to certain eligible participants and these participants share in the cost of the healthcare benefits. Other pension plans include the U.S. and non-U.S. pension plans with pension assets or obligations greater than \$50 million. Smaller pension plans and other retiree benefit plans are not material individually or in the aggregate.

EFFECT ON OPERATIONS OF PENSION PLANS

	Principal pension plans				
	Three months ended September 30		Nine mo	nths ended er 30	
(In millions)	2015	2014	2015	2014	
Service cost for benefits earned	\$348	\$304	\$1,076	\$921	
Prior service cost amortization	51	54	154	162	
Expected return on plan assets	(826)	(792)	(2,478)	(2,393)	
Interest cost on benefit obligations	696	687	2,087	2,060	
Net actuarial loss amortization	823	642	2,468	1,925	
Curtailment loss	-	65	(a) 71	(b) 65 (a)	
Pension plans cost	\$1,092	\$960	\$3,378	\$2,740	

- (a) Curtailment loss resulting from our agreement with Electrolux to sell the GE Appliances business.
- (b) Curtailment loss resulting from GE Capital Exit Plan.

	Other pension plans				
	Three n	nonths	Nine months		
	ended		ended		
	Septem	ber 30	September 30		
(In millions)	2015	2014	2015	2014	
Service cost for benefits earned	\$99	\$91	\$299	\$310	
Prior service cost amortization	1	1	1	4	
Expected return on plan assets	(211)	(200)	(625)	(596)	
Interest cost on benefit obligations	133	149	396	443	
Net actuarial loss amortization	72	50	217	149	
Pension plans cost	\$94	\$91	\$288	\$310	

EFFECT ON OPERATIONS OF PRINCIPAL RETIREE HEALTH AND LIFE INSURANCE PLANS

Principal retiree health				
and life i	nsuran	ce plans		
Three mo	onths	Nine mon	the andad	
ended				
Septembe	er 30	Septembe	1 30	
2015	2014	2015	2014	

(In millions)

Service cost for benefits earned	\$27	\$41	\$119	\$125
Prior service cost (gain) amortization	(38)	88	29	285
Expected return on plan assets	(12)	(12)	(36)	(37)
Interest cost on benefit obligations	67	106	268	326
Net actuarial gain amortization	(14)	(38)	(11)	(124)
Curtailment loss (gain), net	-	48	(a) $(192)(b)(c)$	48 (a)
Retiree benefit plans cost	\$30	\$233	\$177	\$623

- (a) Curtailment loss resulting from our agreement with Electrolux to sell the GE Appliances business.
- (b) Curtailment loss resulting from the GE Capital Exit Plan.
- (c) Curtailment gain resulting from a life insurance plan amendment.
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NOTE 10. INCOME TAXES

THE GE CAPITAL EXIT PLAN

In conjunction with the GE Capital Exit Plan, GECC will significantly reduce its non-U.S. assets while continuing to operate appropriately capitalized non-U.S. businesses with substantial assets related to GECC's vertical financing businesses, Energy Financial Services, GECAS and Healthcare Equipment Finance. As a result of the GE Capital Exit Plan, GECC recognized tax expense of \$6,209 million in the nine months ended September 30, 2015. This consisted of tax expense of \$3,548 million in the nine months ended September 30, 2015, related to expected repatriation of excess foreign cash in the amount of approximately \$36 billion including approximately \$10 billion of foreign earnings and the write-off of deferred tax assets of \$2,661 million in the nine months ended September 30, 2015, that will no longer be supported under this plan.

The expected repatriation of cash includes approximately \$10 billion of foreign earnings that, prior to the approval of the GE Capital Exit Plan, were considered indefinitely reinvested in GECC's international operations. GECC's indefinitely reinvested earnings will also be reduced by charges recognized in connection with the disposition of international assets. The remainder of the indefinitely reinvested earnings will continue to be reinvested in the significant international base of assets that will remain after the GE Capital Exit Plan is fully executed. The write-off of deferred tax assets largely relate to our Treasury operations in Ireland where the tax benefits will no longer be apparent to be realized upon implementation of the GE Capital Exit Plan.

UNRECOGNIZED TAX BENEFITS

UNRECOGNIZED TAX BENEFITS

(In millions)	Septem 30, 2015	ber December 31, 2014
Unrecognized tax benefits	\$5,447	\$ 5,619
Portion that, if recognized, would reduce tax expense and effective tax rate(a)	3,961	4,059
Accrued interest on unrecognized tax benefits	782	807
Accrued penalties on unrecognized tax benefits	97	103
Reasonably possible reduction to the balance of unrecognized tax benefits		
in succeeding 12 months	0-900	0-900
Portion that, if recognized, would reduce tax expense and effective tax rate(a)	0-350	0-300

(a) Some portion of such reduction may be reported as discontinued operations.

The Internal Revenue Service (IRS) is currently auditing our consolidated U.S. income tax returns for 2010-2011. In addition, certain other U.S. tax deficiency issues and refund claims for previous years are still unresolved. The IRS has disallowed the tax loss on our 2003 disposition of ERC Life Reinsurance Corporation. We have contested the disallowance of this loss. It is reasonably possible that the unresolved items could be resolved during the next 12 months, which could result in a decrease in our balance of unrecognized tax benefits – that is, the aggregate tax effect of differences between tax return positions and the benefits recognized in our financial statements. We believe that there are no other jurisdictions in which the outcome of unresolved issues or claims is likely to be material to our results of operations, financial position or cash flows. We further believe that we have made adequate provision for all income tax uncertainties.

NOTE 11. SHAREOWNERS' EQUITY

ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS)

	Three months ended September 30		Nine months ende September 30	
(In millions)	2015	2014	2015	2014
Investment securities				
Beginning balance	\$564	\$1,040	\$1,013	\$307
Other comprehensive income (loss) (OCI) before reclassifications –	Ψ501	Ψ1,010	φ1,013	Ψ307
net of deferred taxes of \$14, \$(146), \$(196) and \$310	22	(265)	(382)	484
Reclassifications from OCI – net of deferred taxes		(===)	(==)	
of \$(20), \$(15), \$(45) and \$(19)	(26)	(19)	(70)	(34)
Other comprehensive income (loss)(a)	(3)	(284)	(452)	450
Less OCI attributable to noncontrolling interests	-	1	-	2
Ending balance	\$561	\$755	\$561	\$755
Currency translation adjustments (CTA)				
Beginning balance	\$(5,914)	\$61	\$(2,427)	\$126
OCI before reclassifications – net of deferred taxes				
of \$(185), \$198, \$1,158 and \$314	(108)	(1,575)	(3,936)	(1,674)
Reclassifications from OCI – net of deferred taxes				
of \$(628), \$1, \$(779) and \$124	733	(15)	1,039	25
Other comprehensive income (loss)(a)	624	(1,590)		(1,649)
Less OCI attributable to noncontrolling interests	(8)	(11)	(43)	(5)
Ending balance	\$(5,281)	\$(1,518)	\$(5,281)	\$(1,518)
Cash flow hedges				
Beginning balance	\$(140)	\$(176)	\$(180)	\$(257)
OCI before reclassifications – net of deferred taxes	Ψ(110)	Ψ(170)	Φ(100)	Ψ(257)
of \$(28), \$(44), \$(24) and \$(5)	(133)	(329)	(626)	(421)
Reclassifications from OCI – net of deferred taxes	· /	,	, ,	,
of \$11, \$30, \$59 and \$39	98	384	632	557
Other comprehensive income (loss)(a)	(35)	55	6	136
Less OCI attributable to noncontrolling interests	-	-	-	-
Ending balance	\$(174)	\$(121)	\$(174)	\$(121)
Benefit plans				
Beginning balance	\$(12,716)	\$(8,083)	\$(16,578)	\$(9,296)
Prior service credit (costs) - net of deferred taxes				
of \$0, \$212, \$1,194 and \$212	-	374	2,090	374
Net actuarial gain (loss) – net of deferred taxes	40	(4.0 =)	600	~ 0
of \$0, \$(58), \$269 and \$(26)	43	(107)	602	59
Net curtailment/settlement - net of deferred taxes		70	(77)	70
of \$0, \$41, \$(44) and \$41	-	72	(77)	72
Prior service cost amortization – net of deferred taxes		05	101	272
of \$17, \$62, \$92 and \$192 Net actuarial loss amortization – net of deferred taxes	-	85	101	273
of \$297, \$213, \$902 and \$637	584	435	1,771	1,294
01 ψ2/1, ψ213, ψ702 and ψ03/	J0 4	+33	1,//1	1,474

Other comprehensive income (loss)(a)	627	859	4,486	2,072
Less OCI attributable to noncontrolling interests	-	2	(2)	2
Ending balance	\$(12,089)	\$(7,226)	\$(12,089)	\$(7,226)

Accumulated other comprehensive income (loss) at September 30 \$(16,983) \$(8,110) \$(16,983) \$(8,110)

Total other comprehensive income (loss) was \$1,214 million and \$(960) million in the three months ended (a) September 30, 2015 and 2014, respectively and \$1,144 million and \$1,009 million in the nine months ended September 30, 2015 and 2014, respectively.

RECLASSIFICATION OUT OF AOCI

	Three mo	onths	Nine more	nths	
	Septembe	er 30	Septemb	er 30	
(In millions)	2015	2014	2015	2014	Statement of Earnings Caption
Available-for-sale securities					
Realized gains (losses) on					
sale/impairment of securities	\$45	\$34	\$116	\$53	Other income(a)
	(20)	(15)	(45)	(19)	Benefit (provision) for income taxes(b)
	\$26	\$19	\$70	\$34	Net of tax
Currency translation adjustments					
Gains (losses) on dispositions	\$(104)	\$14	\$(260)	\$(149)	Costs and expenses(c)
	(628)	1	(779)	124	Benefit (provision) for income taxes(d)
	\$(733)	\$15	\$(1,039)	\$(25)	Net of tax
Cash flow hedges					
Gains (losses) on interest rate					
derivatives	\$(39)	\$(53)	\$(100)	\$(182)	Interest and other financial charges
Foreign exchange contracts	(72)	(381)	(600)	(400)	(e)
Other	2	20	9	(14)	(f)
	(109)	(414)	(691)	(596)	Total before tax
	11	30	59	39	Benefit (provision) for income taxes
	\$(98)	\$(384)	\$(632)	\$(557)	Net of tax
Benefit plan items					
Curtailment gain (loss)	\$-	\$(113)	\$121	\$(113)	(g)
Amortization of prior service costs	(17)	(147)	(193)	(465)	(g)
Amortization of actuarial gains (losses)	(881)	(648)	(2,673)	(1,931)	(g)
	(898)	(908)	(2,745)	(2,509)	Total before tax
	314	316	950	870	Benefit (provision) for income taxes
	\$(584)	\$(592)	\$(1,795)	\$(1,639)	Net of tax
Total reclassification adjustments	\$(1,389)	\$(942)	\$(3,396)	\$(2,187)	Net of tax

Included \$28 million and \$40 million for the three months ended September 30, 2015 and 2014, and \$45 million (a) and \$34 million for the nine months ended September 30, 2015 and 2014, respectively in earnings (loss) from discontinued operations, net of taxes.

Included \$(15) million and \$(15) million for the three months ended September 30, 2015 and 2014, and \$(21)

- (b) million and \$(13) million for the nine months ended September 30, 2015 and 2014, respectively in earnings (loss) from discontinued operations, net of taxes.
 - Included \$(104) million and \$1 million for the three months ended September 30, 2015 and 2014, and \$(102)
- (c) million and \$(128) million for the nine months ended September 30, 2015 and 2014, respectively in earnings (loss) from discontinued operations, net of taxes.
- Included \$(628) million and an insignificant amount for the three months ended September 30, 2015 and 2014, and (d)\$(764) million and \$123 million for the nine months ended September 30, 2015 and 2014, respectively in earnings (loss) from discontinued operations, net of taxes.
 - Included \$(47) million and \$(357) million in GECC revenues from services and \$(25) million and \$(24) million in interest and other financial charges in the three months ended September 30, 2015 and 2014, respectively, and
- (e) sinterest and other financial charges in the three months ended September 30, 2015 and 2014, respectively and \$(587) million and \$(368) million in GECC revenues from services and \$(13) million and \$(32) million in interest and other financial charges in the nine months ended September 30, 2015 and 2014, respectively.

(f)Primarily recorded in costs and expenses.

Curtailment gain (loss), amortization of prior service costs and actuarial gains and losses out of AOCI are included in the computation of net periodic pension costs. See Note 9 for further information.

NONCONTROLLING INTERESTS

Noncontrolling interests in equity of consolidated affiliates includes common shares in consolidated affiliates and preferred stock issued by our affiliates.

GECC preferred stock is presented as noncontrolling interests in the GE consolidated Statement of Financial Position. GECC preferred stock dividends are presented as noncontrolling interests in the GE consolidated Statement of Earnings. The balance is summarized as follows.

(In millions)	September 30, 2015	December 31, 2014
GECC preferred stock	\$4,950	\$ 4,950
Synchrony Financial	2,790	2,531
Other noncontrolling interests in consolidated affiliates(a)	1,048	1,193
Total	\$8,788	\$ 8,674

Consisted of a number of individually insignificant noncontrolling interests in partnerships and consolidated affiliates.

CHANGES TO NONCONTROLLING INTERESTS

	Three n ended Septem		Nine m ended Septem	
(In millions)	2015	2014	2015	2014
Beginning balance	\$8,776	\$6,054	\$8,674	\$6,217
Net earnings (loss)	39	(21)	232	(2)
GECC preferred stock dividend	-	-	(161)	(161)
Dividends	(18)	(20)	(36)	(55)
Dispositions	(3)	(6)	(9)	(98)
Synchrony Financial IPO	-	2,393	-	2,393
Other (including AOCI)(a)	(6)	113	88	219
Ending balance	\$8,788	\$8,513	\$8,788	\$8,513

(a) Includes research & development partner funding arrangements, acquisitions and eliminations.

OTHER

GE's authorized common stock consists of 13,200,000,000 shares having a par value of \$0.06 each.

GECC did not pay any quarterly dividends or special dividends to GE in the three months ended September 30, 2015. GECC paid quarterly dividends of \$472 million and special dividends of \$333 million to GE in the three months ended September 30, 2014. GECC paid quarterly dividends of \$450 million and did not pay any special dividends to GE in the nine months ended, September 30, 2015. GECC paid quarterly dividends of \$1,555 million and special dividends of \$666 million to GE in the nine months ended September 30, 2014.

NOTE 12. GECC REVENUES FROM SERVICES

Three months
ended
Nine months
ended September

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	Septem	ber 30	30		
(In millions)	2015	2014	2015	2014	
Interest on loans	\$3,010	\$3,128	\$8,902	\$9,194	
Equipment leased to others	1,179	1,111	3,519	3,400	
Fees	839	852	2,426	2,466	
Investment income(a)	470	495	1,445	1,506	
Associated companies	158	189	893	796	
Premiums earned by insurance activities	353	397	1,062	1,130	
Financing leases	84	100	275	331	
Other items(b)	198	84	(1,133)	311	
	6,290	6,356	17,388	19,134	
Eliminations	(306)	(397)	(1,015)	(1,170)	
Total	\$5,984	\$5,959	\$16,373	\$17,964	

Included net other-than-temporary impairments on investment securities of \$2 million and \$2 million in the three (a) months ended September 30, 2015 and 2014, respectively, and \$21 million and \$14 million in the nine months ended September 30, 2015 and 2014, respectively.

(b) During the nine months ended September 30, 2015, other items primarily included impairments related to equity method investments (\$1,392 million) in connection with the GE Capital Exit Plan.

NOTE 13. EARNINGS PER SHARE INFORMATION

Three months ended September 30 2015 2014						
Diluted Basic Diluted Basic						
\$2,849 \$2,849 \$2,826 \$2,826						
(346) (346) 706 706						
\$2,503 \$2,502 \$3,532 \$3,532						
10,103 10,103 10,039 10,039						
70 - 80 - 10,173 10,103 10,119 10,039						
\$0.28 \$0.28 \$0.28 \$0.28 (0.03) (0.03) 0.07 0.07 0.25 0.25 0.35 0.35						
Nine months ended September 30 2015 2014 Diluted Basic Diluted Basic						
\$(2,100) \$(2,100) \$8,005 \$8,004						
(10,345) (10,345) 2,064 2,064						
\$(12,436) \$(12,436) \$10,068 \$10,067						
10,085 10,085 10,042 10,042						
79 - 10,085 10,085 10,121 10,042						

Our unvested restricted stock unit awards that contain non-forfeitable rights to dividends or dividend

equivalents are considered participating securities. For the nine months period ended September 30, 2015, pursuant to the two-class method, as a result of the net loss from continuing operations, losses were not allocated to the participating securities. For the three months ended September 30, 2015 and 2014; and the nine months period ended September 30, 2014, participating securities are included in the computation of earnings (loss) per share pursuant to the two-class method and the application of this treatment had an insignificant effect.

(b) Included an insignificant amount of dividend equivalents in each of the periods presented.

For the three months ended September 30, 2015 and 2014, approximately 89 million and 88 million, respectively, of outstanding stock awards were not included in the computation of diluted earnings (loss) per share because their effect was antidilutive. As a result of the loss from continuing operations for the nine months ended September 30, 2015, outstanding stock awards of approximately 398 million, were not included in the computation of diluted earnings (loss) per share because their effect was antidilutive. For the nine months ended September 30, 2014, approximately 104 million of outstanding stock awards were not included in the computation of diluted earnings (loss) per share because their effect was antidilutive.

Earnings (loss) per share amounts are computed independently, as a result, the sum of per-share amounts from continuing operations and discontinued operations may not equal the total per share amounts for net earnings (loss).

NOTE 14. FAIR VALUE MEASUREMENTS

RECURRING FAIR VALUE MEASUREMENTS

Our assets and liabilities measured at fair value on a recurring basis include investment securities primarily supporting obligations to annuitants and policyholders in our run-off insurance operations.

ASSETS AND LIABILITIES MEASURED AT FAIR VALUE ON A RECURRING BASIS

(In millions)	Level	a)Level 2 (a	Level	Netting adjustment(h	Net
September 30, 2015	1 `	,	′3	3 ('balance
Assets					
Investment securities					
Debt					
U.S. corporate	\$ -	\$19,853	\$3,050	\$ -	\$22,902
State and municipal	-	4,259	81	-	4,340
Residential mortgage-backed	-	981	2	-	984
Commercial mortgage-backed	-	2,403	1	-	2,405
Asset-backed	-	59	38	-	97
Corporate – non-U.S.	6	579	283	-	868
Government – non-U.S.	14	1,238	-	-	1,252
U.S. government and federal agency	-	3,573	309	-	3,882
Equity					
Available-for-sale	159	15	10	-	185
Trading	19	-	-	-	19
Derivatives(c)	-	8,545	79	(6,620)	2,003
Other (d)	-	-	233	-	233
Total	\$197	\$41,505	\$4,086	\$ (6,620)	\$39,168
T to Edition					
Liabilities	Ф	Φ <i>E</i> 1 <i>EC</i>	Ф <i>Е</i>	¢ (4 (50)	¢ 502
Derivatives	\$-	\$5,156	\$5	\$ (4,658)	\$503
Other(e)	-	1,070	-	- Φ (4 6 5 Ω)	1,070
Total	\$-	\$6,227	\$5	\$ (4,658)	\$1,573
December 31, 2014 Assets					
Investment securities					
Debt					
U.S. corporate	\$-	\$20,659	\$3,056	. •	\$23,715
State and municipal	φ- -	4,560	115	- φ -	4,675
Residential mortgage-backed	_	1,676	16	_	1,692
Commercial mortgage-backed	_	3,054	9	_	3,063
Asset-backed	_	172	123	_	295
Corporate – non-U.S.	_	680	337	_	1,017
Government – non-U.S.	_	1,708	2	_	1,710
U.S. government and federal agency	_	1,747	266	_	2,013
Equity		1,717	200	_	2,013
Available-for-sale	171	19	9	_	199
Trading	21	-	_	-	21

Derivatives(c)	-	9,957	40	(7,584)	2,413
Other (d)	-	-	277	-	277
Total	\$192	\$44,232	\$4,25	0 \$ (7,584)	\$41,090
Liabilities					
Derivatives	\$ -	\$4,890	\$13	\$ (4,363)	\$540
Other(e)	-	1,178	-	-	1,178
Total	\$-	\$6,068	\$13	\$ (4,363)	\$1,718

There were no securities transferred between Level 1 and Level 2 in the nine months ended September 30, 2015.

- There were \$487 million of Government non-U.S. and \$13 million of Corporate non-U.S. available-for-sale debt securities transferred from Level 1 to Level 2 in the twelve months ended December 31, 2014 primarily attributable to changes in market observable data.
- The netting of derivative receivables and payables (including the effects of any collateral posted or received) is permitted when a legally enforceable master netting agreement exists.
- The fair value of derivatives includes an adjustment for non-performance risk. The cumulative adjustment was a (c) gain (loss) of \$1 million and \$16 million at September 30, 2015 and December 31, 2014, respectively. See Note 15 for additional information on the composition of our derivative portfolio.
- (d) Includes private equity investments.
- (e) Primarily represented the liability associated with certain of our deferred incentive compensation plans.

LEVEL 3 INSTRUMENTS

The majority of our Level 3 balances consist of investment securities classified as available-for-sale with changes in fair value recorded in shareowners' equity.

CHANGES IN LEVEL 3 INSTRUMENTS FOR THE THREE MONTHS ENDED

CHANGES IN LEVEL	3 11131	KUWI	LINI	S FOR III	IL:	1111	LLL IV.	IOI	ИI	HS END	LL	,						
		Net realiz unrea gains (losse	lized	Net realized/ Inrealized gains (losses)							т.	ron of c	or6F1	ransfe	uro.		in ga (lo rel to	ange arealized ins osses) lating
	Balance	einclu		included							in			it of	Ba	lance	sti	ll held
	at	in												evel	at Se	ntembe	at rSe	eptember
(In millions)	July 1	earni	ngs(a j n AOCI	Pı	urcha	isesSa	les	S	ettlemen	ts 3(b)		b)	30	-		(c)
2015 Investment securities Debt												,	`					
U.S. corporate	\$3,024	\$ 5		\$(7)	\$	74	\$(29)	\$	(37)	\$	35	\$	(15)	\$ 3	3,050	\$	-
State and municipal	101	-		1		-	-			(5)		-		(17)	8	31		-
RMBS	2	-		-		-	-			(1)		-		-	2	2		-
CMBS	2	-		-		-	-			-		-		-	1			-
ABS	76	(2))	-		-	-			-		-		(36)		88		-
Corporate – non-U.S.	. 283	-		-		1	-			(1)		-		-	2	283		-
Government –	2	_		_		_	_			_		_		(2)	_			_
non-U.S.														(2)				
U.S. government and																		
federal agency	293	-		16		-	-			-		-		-	3	809		-
Equity																		
Available-for-sale	6	-		(1)		-	-			-		6		-		.0		-
Derivatives(d)(e)	72	16		1		(1)	-			(1)		-		-		36		14
Other	222	10		-		-				-		-		-		233		-
Total	\$4,083	\$ 29		\$10	\$	74	\$(29)	\$	(45)	\$	41	\$	(70)	\$ 4	1,094	\$	14
2014																		
Investment securities Debt																		
U.S. corporate	\$3,060	\$ 4		\$(4)	\$	102	\$(57)	\$	(90)	\$	32	\$	(16)	\$ 3	3,031	\$	_
State and municipal	110	· _		2		2	_	/	Ċ	(1)		_		-		13	·	_
RMBS	66	_		_		_	_			(3)		_		(47)		.6		_
CMBS	12	_		_		_	_			(2)		_		_		.0		_
ABS	130	1		2		_	_			(4)		_		_		29		_
Corporate – non-U.S.	. 511	_		_		1	-			(23)		_		_		189		_
Government –										, ,				(1)				
non-U.S.	1	-		-		-	-			-		-		(1)	-			-
U.S. government and	-																	
federal agency	249	-		6		-	-			-		9		-	2	264		-
Retained interests	1	-		-		-	-			(1)		-		-	-			-

Equity									
Available-for-sale	9	-	-	-		-	-	9	-
Derivatives(d)(e)	29	1	1	(2)		-	-	29	(1)
Other	217	5	-	-		-	-	222	-
Total	\$4,395 \$	11	\$7	\$ 103	\$(57) \$ (13)	24) \$ 41	\$ (64)	\$ 4,312	\$ (1)

- (a) Earnings effects are primarily included in the "GECC revenues from services" and "Interest and other financial charges" captions in the Statement of Earnings (Loss).
 - Transfers in and out of Level 3 are considered to occur at the beginning of the period. Transfers out of Level 3
- (b) were primarily a result of increased use of quotes from independent pricing vendors based on recent trading activity.
- (c) Represents the amount of unrealized gains or losses for the period included in earnings.
 - Represents derivative assets net of derivative liabilities and included cash accruals of \$12 million and \$9 million
- (d) not reflected in the fair value hierarchy table for the three months ended September 30, 2015 and 2014, respectively.
- (e) Gains (losses) included in net realized/unrealized gains (losses) included in earnings were offset by the earnings effects from the underlying items that were economically hedged. See Note 15.
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CHANGES IN LEVEL 3 INSTRUMENTS FOR THE NINE MONTHS ENDED

CHANGES IN LEVEL	. 3 INST.	RUMEN	15 FOR 1	HE NINI	E MON I	HS ENDI	ED .			
										Net change
										in
		Net	Net							unrealized
		realized/ unrealize	realized/ dnrealized							gains (losses)
		gains	gains							relating to
		(losses)	(losses)				Transfe	ersTransfei	rs	instruments
		included in	included				into	out of	Balance at	still held at
(In millions)			(a)in AOCI	Durchas	ca&alac	Sattlama	Level	Level		esSeptember
	1	carmings	(a)III AOCI	Fulcilas	sewates	Settleme	3(b)	3(b)	30	30(c)
2015										
Investment securities										
Debt	¢2.056	¢ 2	¢ (02)	¢ 255	¢ (0.4)	¢ (02)	¢ 25	¢ (20)	¢ 2.050	Ф
U.S. corporate	\$3,056	\$ 2	\$(93)	\$ 255	\$(84)	\$ (93)	\$ 35	\$ (28)	\$ 3,050	\$ -
State and municipal	115	-	(3)	-	(15)	(15)	-	(17)	81	-
RMBS	16	5	(4)	-	(15)	(1)	-	-	2	-
CMBS	9	(16)	- (5)	-	(7)	- (2)	-	- (40)	1	-
ABS	123	(16)	(5)	-	(12)	(3)	-	(49)	38	-
Corporate – non-U.S	. 337	-	(4)	1	(50)	(1)	-	-	283	-
Government –	2	-	-	-	-	-	-	(2)	-	-
non-U.S.	1									
U.S. government and			4.4			(1)			200	
federal agency	266	-	44	-	-	(1)	-	-	309	-
Equity	0	2	(2)	6	(5)	(4)	6		10	
Available-for-sale	9	2	(3)	6	(5)	(4)	6	-	10	- 11
Derivatives(d)(e)	36	15	3	-	(21)	(9)	42	-	86	11
Other	277	(24)	- Φ ((5)	- ¢ 262	(21)	- (1.27)	- ¢ 02	e (OC)	233	(37)
Total	\$4,246	\$ (16)	\$(65)	\$ 262	\$(194)	\$ (127)	\$ 83	\$ (96)	\$ 4,094	\$ (26)
2014										
Investment securities										
Debt LLS comparate	¢ 2 707	¢ 22	¢115	\$ 441	\$ (212)	¢ (150)	\$ 170	\$ (133)	¢ 2 021	\$ -
U.S. corporate	\$2,787 96	5 22	\$115 9	12	\$(213)	\$ (158)		\$ (133)	\$ 3,031 113	
State and municipal RMBS	90 86	1	9 -		(16)	(4) (8)	-	(47)	16	-
CMBS	10	1	-	-	(10)	` '	2	(47)	10	-
ABS	145	3	6	-	-	(2)	2		10	-
Corporate – non-U.S		3 13	43	- 1	(54)	(15)	- 1	(10)	489	-
Government –	. 313	13	43	1	(34)	(24)	1	(6)	409	-
non-U.S.	31	-	-	-	-	-	-	(31)	-	-
	1									
U.S. government and federal agency	225		32				9	(2)	264	
Retained interests	1	-	32	-	-	- (1)	9	(2)	204	-
	1	-	-	-	-	(1)	-	-	-	-
Equity Available-for-sale	11	_	_	2	(2)	(2)		_	9	_
	20	8	1		(2)	3	(1)		9 29	13
Derivatives(d)(e)	201	8 16	1	(1) 20	(15)	3	(1)	(1)	29 222	
Other			- \$206		(15)	- ¢ (211)	- (° 101	+ (220)		4 \$ 17
Total	\$4,128	D 03	\$206	\$ 475	\$(300)	\$ (211)	\$ 181	\$ (230)	\$ 4,312	\$ 17

- (a) Earnings effects are primarily included in the "GECC revenues from services" and "Interest and other financial charges" captions in the Statement of Earnings (Loss).
 - Transfers in and out of Level 3 are considered to occur at the beginning of the period. Transfers out of Level 3
- (b) were primarily a result of increased use of quotes from independent pricing vendors based on recent trading activity.
- (c) Represents the amount of unrealized gains or losses for the period included in earnings.
 - Represents derivative assets net of derivative liabilities and included cash accruals of \$12 million and \$9 million
- (d) not reflected in the fair value hierarchy table for the nine months ended September 30, 2015 and 2014, respectively.
- (e) Gains (losses) included in net realized/unrealized gains (losses) included in earnings were offset by the earnings effects from the underlying items that were economically hedged. See Note 15.
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NON-RECURRING FAIR VALUE MEASUREMENTS

The following table represents non-recurring fair value amounts (as measured at the time of the adjustment) for those assets remeasured to fair value on a non-recurring basis during the fiscal year and still held at September 30, 2015 and December 31, 2014.

	during	Remeasured during
	the nine months ended	the year ended
	September	December
	30, 2015	31, 2014
(In millions)	Level 2 Level 3	Level Level
(In millions)	2 Level 3	2 3
Financing receivables and financing receivables held for sale	\$- \$18,152	\$1 \$584
Cost and equity method investments	1 2,347	- 346
Long-lived assets, including real estate	3 301	102 718
Total	\$4 \$20,800	\$103 \$1,648

The following table represents the fair value adjustments to assets measured at fair value on a non-recurring basis and still held at September 30, 2015 and 2014.

	ended		Nine months ended September 30		
(In millions)	2015	2014	2015	2014	
Financing receivables and financing receivables held for sale Cost and equity method investments Long-lived assets, including real estate Total	(280) (91)	(82) (275)	\$(2,199) (1,788) (165) \$(4,151)	(281) (335)	

LEVEL 3 MEASUREMENTS - SIGNIFICANT UNOBSERVABLE INPUTS

(Dollars in millions)	Fair value	Valuation technique	Unobservable inputs	Range (weighted average)
September 30, 2015 Recurring fair value measurements Investment securities – Debt U.S. corporate Asset-backed Corporate – non-U.S. Other financial assets	\$863 38 226 228	Income approach Income approach Income approach Income approach, Market comparables	Discount rate(a) Discount rate(a) Discount rate(a) EBITDA multiple Capitalization rate	2.2%-15.3% (7.4%) 5.0%-10.0% (9.1%) 6.5%-14.0% (7.4%) 6.1X-15.1X (9.8X) 7.8%-7.8% (7.8%)
Non-recurring fair value measurements Financing receivables and financing receivables held for sale		Income approach	Discount rate(a)	5.6%-8.0% (6.7%)
Cost and equity method investments	2,134	Income approach, Market comparables	Discount rate(a) Price to book multiple	9.0%-14.5% (11.8%) 0.4X-0.7X (0.6X)
Long-lived assets, including real estate	198	Income approach	Discount rate(a)	1.7%-9.8% (6.2%)
December 31, 2014 Recurring fair value measurements Investment securities – Debt U.S. corporate State and municipal Asset-backed Corporate – non-U.S. Other financial assets	\$917 17 102 278 117	Income approach Income approach Income approach Income approach Income approach, Market comparables	Discount rate(a) Discount rate(a) Discount rate(a) Discount rate(a) EBITDA multiple Capitalization rate	1.5%-14.8% (6.6%) 4.9%-4.9% (4.9%) 4.3%-9.0% (5.6%) 3.3%-14.0% (6.5%) 5.4X-9.1X (7.7X) 6.5%-7.8% (7.7%)
Non-recurring fair value measurements Cost and equity method investments	309	Income approach, Market comparables	Discount rate(a) EBITDA multiple	8.0%-10.0% (9.4%) 1.8X-5.2X (4.8X)
Long-lived assets, including real estate	664	Income approach	Discount rate(a)	2.0%-10.8% (6.7%)

⁽a) Discount rates are determined based on inputs that market participants would use when pricing investments, including credit and liquidity risk. An increase in the discount rate would result in a decrease in the fair value.

At September 30, 2015 and December 31, 2014, other Level 3 recurring fair value measurements of \$2,690 million and \$2,596 million, respectively, and non-recurring measurements of \$267 million and \$657 million, respectively, are valued using non-binding broker quotes or other third-party sources. At September 30, 2015 and December 31, 2014, other recurring fair value measurements of \$36 million and \$210 million, respectively, and non-recurring fair value measurements of \$186 million and \$18 million, respectively, were individually insignificant and utilize a number of

different unobservable inputs not subject to meaningful aggregation. 2015 3Q FORM 10-Q $\,$ PAGE 92

NOTE 15. FINANCIAL INSTRUMENTS

The following table provides information about assets and liabilities not carried at fair value. The table excludes finance leases and non-financial assets and liabilities. Substantially all of the assets discussed below are considered to be Level 3. The vast majority of our liabilities' fair value can be determined based on significant observable inputs and thus considered Level 2. Few of the instruments are actively traded and their fair values must often be determined using financial models. Realization of the fair value of these instruments depends upon market forces beyond our control, including marketplace liquidity.

	September 30, 2015 Assets (liabilities) Carrying			December 31, 2014 Assets (liabilities) Carrying				
(In millions)		varan bunt	Estimated	Notiona		Estimated		
(In millions)	amou	(met)	fair value	amount	(net)	fair value		
GE								
Assets								
Investments and notes receivable	\$(a)	\$700	\$760	\$(a)	\$502	\$551		
Liabilities								
Borrowings(b)(c)	(a)	(20,656)	(21,372)	(a)	(16,340)	(17,503)		
GECC								
Assets								
Loans	(a)	78,775	85,107	(a)	115,889	120,067		
Other commercial mortgages	(a)	1,392	1,520	(a)	1,427	1,508		
Loans held for sale	(a)	22,651	23,039	(a)	778	799		
Other financial instruments(d)	(a)	161	195	(a)	122	136		
Liabilities								
Borrowings and bank deposits(b)(e)(f)		(271,944)		. ,	(317,674)			
Investment contract benefits	(a)	(2,821)	(3,327)	(a)	(2,970)	(3,565)		
Guaranteed investment contracts	(a)	(179)	(193)	(a) (1,000)		(1,031)		
Insurance – credit life(g)	-	-	-	1,843	(90)	(77)		

- (a) These financial instruments do not have notional amounts.
- (b) See Note 8.
- (c) Included \$174 million and \$94 million of accrued interest in estimated fair value at September 30, 2015 and December 31, 2014, respectively.
- (d) Principally comprises cost method investments.
 - Fair values exclude interest rate and currency derivatives designated as hedges of borrowings. Had they been
- (e)included, the fair value of borrowings at September 30, 2015 and December 31, 2014 would have been reduced by \$4,710 million and \$5,020 million, respectively.
- Included \$1,994 million and \$2,888 million of accrued interest in estimated fair value at September 30, 2015 and December 31, 2014, respectively.
- (g) Net of reinsurance of none and \$964 million at September 30, 2015 and December 31, 2014, respectively.

NOTIONAL AMOUNTS OF LOAN COMMITMENTS

(In millions) September December 30, 2015 31, 2014

Ordinary course of business lending commitments(a) \$804 \$1,214

Unused revolving credit lines(b)

Commercial 2,054 2,908

Consumer – principally credit cards 321,710 306,188

⁽a) Excluded investment commitments of \$579 million and \$818 million at September 30, 2015 and December 31, 2014, respectively.

⁽b) Excluded amounts related to inventory financing arrangements, which may be withdrawn at our option, of \$39 million and \$47 million at September 30, 2015 and December 31, 2014, respectively.

SECURITIES REPURCHASE AND REVERSE REPURCHASE ARRANGEMENTS

Our issuances of securities repurchase agreements are insignificant and are limited to activities at certain of our foreign banks primarily for purposes of liquidity management. At September 30, 2015, we were party to repurchase agreements totaling \$132 million, which were reported in short-term borrowings on the financial statements. No repurchase agreements were accounted for as off-book financing and we do not engage in securities lending transactions.

We also enter into reverse securities repurchase agreements, primarily for short-term investment with maturities of 90 days or less. At September 30, 2015, we were party to reverse repurchase agreements totaling \$10.0 billion, which were reported in cash and equivalents on the financial statements. Under these reverse securities repurchase agreements, we typically lend available cash at a specified rate of interest and hold U.S. or highly-rated European government securities as collateral during the term of the agreement. Collateral value is in excess of amounts loaned under the agreements.

DERIVATIVES AND HEDGING

As a matter of policy, we use derivatives for risk management purposes and we do not use derivatives for speculative purposes. A key risk management objective for our financial services businesses is to mitigate interest rate and currency risk by seeking to ensure that the characteristics of the debt match the assets they are funding. If the form (fixed versus floating) and currency denomination of the debt we issue do not match the related assets, we typically execute derivatives to adjust the nature and tenor of funding to meet this objective within pre-defined limits. The determination of whether we enter into a derivative transaction or issue debt directly to achieve this objective depends on a number of factors, including market related factors that affect the type of debt we can issue.

The notional amounts of derivative contracts represent the basis upon which interest and other payments are calculated and are reported gross, except for offsetting foreign currency forward contracts that are executed in order to manage our currency risk of net investment in foreign subsidiaries. Of the outstanding notional amount of \$279,000 million, approximately 89% or \$247,000 million, is associated with reducing or eliminating the interest rate, currency or market risk between financial assets and liabilities in our financial services businesses. The remaining derivative activities primarily relate to hedging against adverse changes in currency exchange rates and commodity prices related to anticipated sales and purchases and contracts containing certain clauses that meet the accounting definition of a derivative. The instruments used in these activities are designated as hedges when practicable. When we are not able to apply hedge accounting, or when the derivative and the hedged item are both recorded in earnings concurrently, the derivatives are deemed economic hedges and hedge accounting is not applied. This most frequently occurs when we hedge a recognized foreign currency transaction (e.g., a receivable or payable) with a derivative. Since the effects of changes in exchange rates are reflected concurrently in earnings for both the derivative and the transaction, the economic hedge does not require hedge accounting.

FAIR VALUE OF DERIVATIVES

	Septembe	er 30, 2015	Decembe	er 31, 2014
(In millions)	Assets	Liabilities	Assets	Liabilities
Darivativas accounted for as hadres				
Derivatives accounted for as hedges Interest rate contracts	\$5,579	\$53	\$5,859	\$461
	-		-	884
Currency exchange contracts Other contracts	1,501	1,310	2,579	2
Other contracts	- 7,080	2 1,365	- 8,438	1,347
	7,080	1,303	0,430	1,347
Derivatives not accounted for as hedges				
Interest rate contracts	144	56	111	64
Currency exchange contracts	1,179	3,676	1,209	3,450
Other contracts	221	64	239	42
	1,544	3,796	1,559	3,556
Gross derivatives recognized in statement of				
financial position				
Gross derivatives	8,624	5,161	9,997	4,903
Gross accrued interest	978	9	1,392	(24)
	9,602	5,170	11,389	4,879
Amounts offset in statement of financial position		(2.7(2)	(2.006)	(2,002)
Netting adjustments(a)	(3,762)		(3,886)	
Cash collateral(b)	(2,858)	, ,	(3,698)	(461)
	(6,620)	(4,658)	(7,584)	(4,363)
Net derivatives recognized in statement of				
financial position				
Net derivatives	2,982	512	3,805	516
Tet delivatives	2,702	312	3,003	310
Amounts not offset in statement of				
financial position				
Securities held as collateral(c)	(1,694)	-	(3,188)	-
Net amount	\$1,288	\$512	\$617	\$516

Derivatives are classified in the captions "All other assets" and "All other liabilities" and the related accrued interest is classified in "Other GECC receivables" and "All other liabilities" in our financial statements.

The netting of derivative receivables and payables is permitted when a legally enforceable master netting

agreement exists. Amounts include fair value adjustments related to our own and counterparty non-performance risk. At September 30, 2015 and December 31, 2014, the cumulative adjustment for non-performance risk was a gain (loss) of \$1 million and \$16 million, respectively.

Excluded excess cash collateral received and posted of \$74 million and \$66 million at September 30, 2015, respectively, and \$63 million and \$211 million at December 31, 2014, respectively.

Excluded excess securities collateral received of \$36 million and \$397 million at September 30, 2015 and (c) December 31, 2014, respectively.

FAIR VALUE HEDGES

We use interest rate and currency exchange derivatives to hedge the fair value effects of interest rate and currency exchange rate changes on local and non-functional currency denominated fixed-rate debt. For relationships designated as fair value hedges, changes in fair value of the derivatives are recorded in earnings within interest and other financial charges, along with offsetting adjustments to the carrying amount of the hedged debt.

EARNINGS EFFECTS OF FAIR VALUE HEDGING **RELATIONSHIPS**

	Three months ended September						
	30						
	2015		2014				
	Gain	Gain	Gain	Gain			
	(loss)	(loss)	(loss)	(loss)			
	on	on	on	on			
	hedging	ghedged	hedgingedged				
(In millions)	derivativitesms		deriva	aitenss			
Interest rate contracts	\$1,391	\$(1,387)	\$341	\$ (350)			
Currency exchange contracts	(6)	5	(8)	8			

Fair value hedges resulted in \$3 million and \$(9) million of ineffectiveness in the three months ended September 30, 2015 and 2014, respectively. In both the three months ended September 30, 2015 and 2014, there were insignificant amounts excluded from the assessment of effectiveness.

EARNINGS EFFECTS OF FAIR VALUE HEDGING RELATIONSHIPS

	Nine months ended September						
	30						
	2015		2014				
	Gain	Gain	Gain	Gain			
	(loss)	(loss)	(loss)	(loss)			
	on	on	on	on			
	hedgi	nbedged	hedging	ghedged			
(In millions)	deriva	ativass	derivati	vites ms			
Interest rate contracts	\$514	\$ (594)	\$2,056	\$(2,129)			
Currency exchange contracts	(6)	4	(11)	10			

Fair value hedges resulted in \$(82) million and \$(74) million of ineffectiveness in the nine months ended September 30, 2015 and 2014, respectively. In both the nine months ended September 30, 2015 and 2014, there were insignificant amounts excluded from the assessment of effectiveness.

CASH FLOW HEDGES

We use interest rate, currency exchange and commodity derivatives to reduce the variability of expected future cash flows associated with variable rate borrowings and commercial purchase and sale transactions, including commodities. For derivatives that are designated in a cash flow hedging relationship, the effective portion of the change in fair value of the derivative is reported as a component of AOCI and reclassified into earnings contemporaneously and in the same caption with the earnings effects of the hedged transaction.

			Gain (le reclassi			
	Gain (loss) recognized in AOCI		from A into ear			
	for the months		for the three months ended			
	Septem	ber 30	Septem	ber 30		
(In millions)	2015	2014	2015	2014		
Interest rate contracts	\$10	\$9	\$(39)	\$(53)		
Currency exchange contracts	(132)	(318)	(69)	(361)		
Commodity contracts	(2)	(1)	(1)	-		
Total(a)	\$(124)	\$(310)	\$(109)	\$(414)		

⁽a) Gain (loss) is recorded in GECC revenues from services, interest and other financial charges, and other costs and expenses when reclassified to earnings.

			Gain (le reclassi	,	
	Gain (le recogni AOCI		from AOCI into earning		
	for the	nine	for the nine		
	months	ended	months	ended	
	Septem	ber 30	Septem	ber 30	
(In millions)	2015	2014	2015	2014	
Interest rate contracts	\$-	\$-	\$(100)	\$(182)	
Currency exchange contracts	(757)	(343)	(589)	(412)	
Commodity contracts	(4)	(2)	(2)	(2)	
Total(a)	\$(761)	\$(345)	\$(691)	\$(596)	

⁽a) Gain (loss) is recorded in GECC revenues from services, interest and other financial charges, and other costs and expenses when reclassified to earnings.

The total pre-tax amount in AOCI related to cash flow hedges of forecasted transactions was a \$173 million loss at September 30, 2015. We expect to transfer \$167 million to earnings as an expense in the next 12 months contemporaneously with the earnings effects of the related forecasted transactions. In both the nine months ended September 30, 2015 and 2014, we recognized insignificant gains and losses related to hedged forecasted transactions and firm commitments that did not occur by the end of the originally specified period. At September 30, 2015 and 2014, the maximum term of derivative instruments that hedge forecasted transactions was 17 years and 18 years, respectively. See Note 11 for additional information about reclassifications out of AOCI.

For cash flow hedges, the amount of ineffectiveness in the hedging relationship and amount of the changes in fair value of the derivatives that are not included in the measurement of ineffectiveness were insignificant for each reporting period.

NET INVESTMENT HEDGES IN FOREIGN OPERATIONS

We use currency exchange derivatives and foreign-currency-denominated debt as hedging instruments to protect our net investments in global operations conducted in non-U.S. dollar currencies. For hedging instruments that are designated as hedges of net investment in a foreign operation, we assess effectiveness based on changes in spot currency exchange rates. Changes in spot rates on the hedging instruments are recorded as a component of AOCI until such time as the foreign entity is substantially liquidated or sold, or upon the loss of a controlling interest in a foreign entity. Additionally, lower of cost or fair value, less cost to sell, assessments of foreign entities classified as held for sale take into account the related AOCI. The change in fair value of any forward points, which reflects the interest rate differential between the two countries on the derivative, is excluded from the effectiveness assessment.

GAINS (LOSSES) RECOGNIZED THROUGH CTA

Gain (loss)
recognized in
CTA
for the three
months ended
September 30
Gain (loss)
reclassified
from CTA
for the three
months ended
September 30

(In millions) 2015 2014 2015 2014

Derivative and non-derivative instruments \$1,297 \$2,792 \$1,935 \$(24)

Reclassifications from CTA of \$0 million and \$(11) million were recorded in GECC revenues from services and \$1,935 million and \$(13) million in discontinued operations in the three months ended September 30, 2015 and 2014, respectively.

The amounts related to the change in the fair value of the forward points that are excluded from the measure of effectiveness were \$(37) million and \$(147) million in the three months ended September 30, 2015 and 2014, respectively, and were recorded in interest and other financial charges.

GAINS (LOSSES) RECOGNIZED THROUGH CTA

Gain (loss)
recognized in
CTA
for the nine
months ended
September 30
2015
2014
Gain (loss)
reclassified
from CTA
for the nine
months ended
September 30
September 30
2015
2014

(In millions) 2015 2014 2015 2014

Derivative and non-derivative instruments \$4,720 \$2,194 \$2,524 \$(14)

Reclassifications from CTA of \$(34) million and \$(11)million were recorded in GECC revenues from services and \$2,558 million and \$(3) million in discontinued operations in the nine months ended September 30, 2015 and 2014, respectively.

The amounts related to the change in the fair value of the forward points that are excluded from the measure of effectiveness were \$(93) million and \$(458) million in the nine months ended September 30, 2015 and 2014, respectively, and were recorded in interest and other financial charges.

FREE-STANDING DERIVATIVES

Changes in the fair value of derivatives that are not designated as hedges are recorded in earnings each period. As discussed above, these derivatives are typically entered into as economic hedges of changes in interest rates, currency exchange rates, commodity prices and other risks. Gains or losses related to the derivative are typically recorded in GECC revenues from services or other income, based on our accounting policy. In general, the earnings effects of the item that represent the economic risk exposure are recorded in the same caption as the derivative. Gains (losses) for the nine months ended September 30, 2015 on derivatives not designated as hedges were \$(2,647) million composed of amounts related to interest rate contracts of \$(101) million, currency exchange contracts of \$(2,492) million, and other derivatives of \$(54) million. Substantially all of these losses were offset by the earnings effects from the underlying items that were economically hedged. Gains (losses) for the nine months ended September 30, 2014 on derivatives not designated as hedges were \$(578) million composed of amounts related to interest rate contracts of \$(53) million, currency exchange contracts of \$(565) million and other derivatives of \$40 million. These losses were offset by the earnings effects from the underlying items that were economically hedged.

COUNTERPARTY CREDIT RISK

Fair values of our derivatives can change significantly from period to period based on, among other factors, market movements and changes in our positions. We manage counterparty credit risk (the risk that counterparties will default and not make payments to us according to the terms of our agreements) on an individual counterparty basis. Where we have agreed to netting of derivative exposures with a counterparty, we net our exposures with that counterparty and apply the value of collateral posted to us to determine the exposure. We actively monitor these net exposures against defined limits and take appropriate actions in response, including requiring additional collateral.

As discussed above, we have provisions in certain of our master agreements that require counterparties to post collateral (typically, cash or U.S. Treasury securities) when our receivable due from the counterparty, measured at current market value, exceeds a specified limit. The fair value of such collateral was \$4,552 million at September 30, 2015, of which \$2,858 million was cash and \$1,694 million was in the form of securities held by a custodian for our benefit. Under certain of these same agreements, we post collateral to our counterparties for our derivative obligations, the fair value of which was \$895 million at September 30, 2015. At September 30, 2015, our exposure to counterparties (including accrued interest), net of collateral we hold, was \$1,148 million. This excludes exposure related to embedded derivatives.

Additionally, our master agreements typically contain mutual downgrade provisions that provide the ability of each party to require termination if the long-term credit rating of the counterparty were to fall below A-/A3. In certain of these master agreements, each party also has the ability to require termination if the short-term rating of the counterparty were to fall below A-1/P-1. Our master agreements also typically contain provisions that provide termination rights upon the occurrence of certain other events, such as a bankruptcy or events of default by one of the parties. If an agreement was terminated under any of these circumstances, the termination amount payable would be determined on a net basis and could also take into account any collateral posted. The net amount of our derivative liability, after consideration of collateral posted by us and outstanding interest payments was \$540 million at September 30, 2015. This excludes embedded derivatives.

NOTE 16. VARIABLE INTEREST ENTITIES

We use variable interest entities primarily to securitize financial assets and arrange other forms of asset-backed financing in the ordinary course of business. Investors in these entities only have recourse to the assets owned by the entity and not to our general credit. We do not have implicit support arrangements with any VIE. We did not provide non-contractual support for previously transferred financing receivables to any VIE in 2015 or 2014.

CONSOLIDATED VARIABLE INTEREST ENTITIES

We consolidate VIEs because we have the power to direct the activities that significantly affect the VIE's economic performance, typically because of our role as either servicer or manager for the VIE. Our consolidated VIEs fall into two main groups, which are further described below:

Consolidated Securitization Entities (CSEs) were created to facilitate securitization of financial assets and other forms of asset-backed financing that serve as an alternative funding source by providing access to variable funding notes and term markets. The securitization transactions executed with these entities are similar to those used by many financial institutions and all are non-recourse. We provide servicing for substantially all of the assets in these entities. The financing receivables in these entities have similar risks and characteristics to our other financing receivables and were underwritten to the same standard. Accordingly, the performance of these assets has been similar to our other financing receivables; however, the blended performance of the pools of receivables in these entities reflects the eligibility criteria that we apply to determine which receivables are selected for transfer. Contractually the cash flows from these financing receivables must first be used to pay third-party debt holders as well as other expenses of the entity. Excess cash flows are available to GE and GECC. The creditors of these entities have no claim on other assets of GE or GECC.

Other remaining assets and liabilities of consolidated VIEs relate primarily to three categories of entities: (1) joint ventures that lease equipment with \$466 million of assets and \$466 million of liabilities; (2) other entities that are involved in power generating and leasing activities with \$331 million of assets and \$187 million of liabilities; and (3) insurance entities that, among other lines of business, provide property and casualty and workers' compensation coverage for GE with \$1,126 million of assets and \$564 million of liabilities.

ASSETS AND LIABILITIES OF CONSOLIDATED VIEs

(In millions)	Trinity(a)	Consolid Securitiz Entities(Credit cards	ation	Other	Total
		our us			
September 30, 2015 Assets(c)					
Financing receivables, net	\$ -	\$24 036	\$ -	\$531	\$24,567
Current receivables	Ψ -	-		(d) 489	
Investment securities	401	_	-		1,412
Other assets	45	144	2		2,193
Total	\$ 446		\$ 3,136		\$31,795
		. ,	,	. ,	, ,
Liabilities(c)					
Borrowings	\$ -	\$-	\$ -	\$990	\$990
Non-recourse borrowings	-	13,640	2,516	69	16,225
Other liabilities	193	20	28	1,282	1,523
Total	\$ 193	\$13,660	\$ 2,544	\$2,341	\$18,738
December 31, 2014					
Assets(c)					
Financing receivables, net	\$ -	\$25,645	\$ -	\$1,030	\$26,675
Current receivables	-	-	3,028	(d) 509	3,537
Investment securities	2,369	-	-	1,005	3,374
Other assets	17	1,059		2,345	,
Total	\$ 2,386	\$26,704	\$ 3,030	\$4,889	\$37,009
Liabilities(c)					
Borrowings	\$ -	\$-	\$ -	\$517	\$517
Non-recourse borrowings	-	14,967	2,692	436	18,095
Other liabilities	1,022	332	26	1,490	2,870
Total	\$ 1,022	\$15,299	\$ 2,718	\$2,443	\$21,482

- (a) Excluded intercompany advances from GECC to Trinity, which were eliminated in consolidation of \$15 million and \$1,565 million at September 30, 2015 and December 31, 2014, respectively.
 - We provide servicing to the CSEs and are contractually permitted to commingle cash collected from customers on financing receivables sold to CSE investors with our own cash prior to payment to a CSE, provided our short-term
- (b) credit rating does not fall below A-1/P-1. These CSEs also owe us amounts for purchased financial assets and scheduled interest and principal payments. At September 30, 2015 and December 31, 2014, the amounts of commingled cash owed to the CSEs were \$939 million and \$1,091 million, respectively, and the amounts owed to us by CSEs were \$170 million and \$391 million, respectively.
 - Asset amounts exclude intercompany receivables for cash collected on behalf of the entities by GECC as servicer, which are eliminated in consolidation. Such receivables provide the cash to repay the entities' liabilities. If these
- intercompany receivables were included in the table above, assets would be higher. In addition, other assets, borrowings and other liabilities exclude intercompany balances that are eliminated in consolidation.

(d)

Included \$724 million and \$686 million of receivables at September 30, 2015 and December 31, 2014, respectively, originated by Appliances. We require third party debt holder consent to sell these assets. The receivables will be included in assets of businesses held for sale when the consent is received.

Total revenues from our consolidated VIEs were \$1,635 million and \$1,792 million in the three months ended September 30, 2015 and 2014, respectively, and \$5,049 million and \$4,966 million in the nine months ended September 30, 2015 and 2014, respectively. Related expenses consisted primarily of provisions for losses of \$189 million and \$244 million in the three months ended September 30, 2015 and 2014, respectively, and \$714 million and \$791 million in the nine months ended September 30, 2015 and 2014, respectively, and interest and other financial charges of \$78 million and \$70 million in the three months ended September 30, 2015 and 2014, respectively and \$218 million and \$197 million in the nine months ended September 30, 2015 and 2014, respectively. These amounts do not include intercompany revenues and costs, principally fees and interest between GE and the VIEs, which are eliminated in consolidation.

INVESTMENTS IN UNCONSOLIDATED VARIABLE INTEREST ENTITIES

Our involvement with unconsolidated VIEs consists of the following activities: assisting in the formation and financing of the entity; providing recourse and/or liquidity support; servicing the assets; and receiving variable fees for services provided. We are not required to consolidate these entities because the nature of our involvement with the activities of the VIEs does not give us power over decisions that significantly affect their economic performance.

The classification of our variable interests in these entities in our financial statements is based on the nature of the entity and the characteristics of the investment we hold.

INVESTMENTS IN UNCONSOLIDATED VIES

(In millions)		eptembe	r D	December 1		
), 2015	3	1, 2014		
Other essets and investment securities	¢	910	•	906		
Other assets and investment securities	Ф	810	Ф	806		
Financing receivables – net		10		120		
Total investments		820		926		
Contractual obligations to fund investments, guarantees or revolving lines of credit		99		37		
Total	\$	919	\$	963		

In addition to the entities included in the table above, we also hold passive investments in RMBS, CMBS and asset-backed securities issued by VIEs. Such investments were, by design, investment-grade at issuance and held by a diverse group of investors. Further information about such investments is provided in Note 3. 2015 3Q FORM 10-Q PAGE 101

NOTE 17. INTERCOMPANY TRANSACTIONS

Transactions between related companies are made on an arms-length basis, are eliminated and consist primarily of GECC dividends to GE; GE customer receivables sold to GECC; GECC services for trade receivables management and material procurement; buildings and equipment (including automobiles) leased between GE and GECC; information technology (IT) and other services sold to GECC by GE; aircraft engines manufactured by GE that are installed on aircraft purchased by GECC from third-party producers for lease to others; and various investments, loans and allocations of GE corporate overhead costs.

These intercompany transactions are reported in the GE and GECC columns of our financial statements, but are eliminated in deriving our consolidated financial statements. Effects of these eliminations on our consolidated cash flows from operating, investing and financing activities are \$(413) million, \$(56) million and \$469 million in the nine months ended September 30, 2015, and \$(2,782) million, \$(797) million and \$3,579 million in the nine months ended September 30, 2014, respectively. Details of these eliminations are shown below.

	Nine mont September	
(In millions)	2015	2014
Cash from (used for) operating activities-continuing operations		
Combined	\$10,478	\$13,950
GE customer receivables sold to GECC	162	43
GECC dividends to GE	(450)	(2,221)
Other reclassifications and eliminations	(125)	
	\$10,065	\$11,168
Cash from (used for) investing activities-continuing operations		
Combined	\$52,597	\$2,465
GE customer receivables sold to GECC	(243)	(948)
Other reclassifications and eliminations	187	151
	\$52,541	\$1,668
Cash from (used for) financing activities-continuing operations		
Combined	\$(45,781)	\$(16,198)
GE customer receivables sold to GECC	81	905
GECC dividends to GE	450	2,221
Other reclassifications and eliminations	(62)	453
	\$(45,312)	\$(12,619)

NOTE 18. SUPPLEMENTAL INFORMATION ABOUT THE CREDIT QUALITY OF FINANCING RECEIVABLES AND ALLOWANCE FOR LOSSES

As described in Note 5, our Consumer portfolio has been significantly reduced as all of our non-U.S. consumer financing receivables have been reclassified to either financing receivables held for sale or assets of businesses held for sale. In addition our Real Estate business and most of our CLL business have been classified as discontinued operations.

CREDIT QUALITY INDICATORS

Detailed information about the credit quality of our Commercial and Consumer financing receivables portfolios is provided below. For each portfolio, we describe the characteristics of the financing receivables and provide information about collateral, payment performance, credit quality indicators and impairment. We manage these portfolios using delinquency and nonaccrual data as key performance indicators. The categories used within this section such as impaired loans, troubled debt restructuring (TDR) and nonaccrual financing receivables are defined by the authoritative guidance and we base our categorization on the related scope and definitions contained in the related standards. The categories of nonaccrual and delinquent are used in our process for managing our financing receivables.

PAST DUE AND NONACCRUAL FINANCING RECEIVABLES

	Septembe	December	r 31, 2014					
	Over 30 days	Over 90 days			Over 30 days	Over 90 days		
(In millions)	past due	past due	Nonaco	crual	past due	past due	Nonaccr	ual
Commercial								
CLL	\$655	\$174	\$ 27		\$610	\$131	\$25	
Energy Financial Services	63	63	82		-	-	68	
GECAS	2	-	195		-	-	419	
Total Commercial	720	237	304	(a)	610	131	512	(a)
Consumer	2,553	1,102	(b) 2	(c)	5,137	2,495 (t) 1,484	(c)
Total	\$3,273	\$1,339	\$306		\$5,747	\$2,626	\$1,996	
Total as a percent of financing receivables	3.8 %	1.5 %	0.4 %		4.5 %	2.1	1.6 %	

- (a) Included \$228 million and \$484 million at September 30, 2015 and December 31, 2014, respectively, which are currently paying in accordance with their contractual terms.
 - Included \$1,100 million and \$1,231 million of Consumer loans at September 30, 2015 and December 31, 2014,
- (b) respectively, which are over 90 days past due and continue to accrue interest until the accounts are written off in the period that the account becomes 180 days past due.
- (c) Included none and \$179 million at September 30, 2015 and December 31, 2014, respectively, which are currently paying in accordance with their contractual terms.
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IMPAIRED LOANS AND RELATED RESERVES

	Record	th no specific allowance cordendpaid Average restimation investment			With a specific allowance RecordeUnpaid investmentincipal Associated					verage ivestment	
(In millions)	in loans	alance	in	loans	in loans	balance	i	all	owance(a)ir	loans
September 30, 2015											
Commercial											
CLL	\$11 \$	3 11	\$	11	\$5	\$ 5	9	\$	3	\$	5
Energy Financial Services	82	100		54	-	-			-		6
GECAS	116	122		213	-	-			-		-
Other	-	-		-	-	-			-		-
Total Commercial(b)	209	233		278	5	5			3		11
Consumer(c)	-	-		35	736	640	(d)		242		1,055
Total	\$209 \$	3 233	\$	313	\$741	\$ 645		\$	245	\$	1,066
December 31, 2014											
Commercial											
CLL	\$10 \$	5 10	\$	7	\$5	\$ 5		\$	4	\$	4
Energy Financial Services	53	54		26	15	15			12		24
GECAS	329	337		88	-	-			-		15
Other	-	-		-	-	-			-		1
Total Commercial(b)	392	401		121	20	20			16		44
Consumer(c)	138	179		120	2,042	2,092			408		2,547
Total	\$530 \$	5 580	\$	241	\$2,062	\$ 2,112	9	\$	424	\$	2,591

- (a) Write-offs to net realizable value are recognized against the allowance for losses primarily in the reporting period in which management has deemed all or a portion of the financing receivable to be uncollectible.
 - We recognized insignificant amounts of interest income, including none on a cash basis, in the nine months ended
- (b) September 30, 2015, the year ended December 31, 2014 and the nine months ended September 30, 2014, respectively, in CLL. The total average investment in impaired loans for the nine months ended September 30, 2015 and the year ended December 31, 2014 was \$289 million and \$165 million, respectively.
 - We recognized \$48 million, \$126 million and \$135 million of interest income, including \$1 million, \$5 million and \$3 million on a cash basis, in the nine months ended September 30, 2015, the year ended December 31, 2014 and
- (c) the nine months ended September 30, 2014, respectively. The total average investment in impaired loans for the nine months ended September 30, 2015 and the year ended December 31, 2014 was \$1,090 million and \$2,667 million, respectively.
- (d) Unpaid principal balance excludes accrued interest and fees.

(In millions)	Non-impaired financing receivables	General reserves	Impaired loans	Specific reserves
September 30, 2015	i			
Commercial	\$ 23,470	\$ 82	\$ 214	\$ 3

Consumer	62,784	3,130	736	242
Total	\$ 86,254	\$ 3,212	\$ 950	\$ 245

December 31, 2014

Commercial	\$ 25,329	\$ 77	\$412	\$ 16
Consumer	98,640	3,603	2,180	408
Total	\$ 123,969	\$ 3,680	\$ 2,592	\$ 424

IMPAIRED LOAN BALANCE CLASSIFIED BY THE METHOD USED TO MEASURE IMPAIRMENT

(In millions)	September 30, 2015	December 31, 2014
Discounted cash flow	\$ 819	\$ 2,149
Collateral value	131	443
Total	\$ 950	\$ 2,592

Our loss mitigation strategy is intended to minimize economic loss and, at times, can result in rate reductions, principal forgiveness, extensions, forbearance or other actions, which may cause the related loan to be classified as a troubled debt restructuring (TDR), and also as impaired. The determination of whether these changes to the terms and conditions of our commercial loans meet the TDR criteria includes our consideration of all relevant facts and circumstances. At September 30, 2015, TDRs included in impaired loans were \$860 million, primarily relating to Consumer (\$736 million), GECAS (\$112 million), Energy Financial Services (\$7 million) and CLL (\$5 million).

Impaired loans in our Consumer business represent restructured smaller balance homogeneous loans meeting the definition of a TDR, and are therefore subject to the disclosure requirement for impaired loans. Impaired loans classified as TDRs in our Consumer business were \$736 million and \$2,132 million at September 30, 2015 and December 31, 2014, respectively. We utilize certain loan modification programs for borrowers experiencing financial difficulties in our Consumer loan portfolio. These loan modification programs primarily include interest rate reductions and payment deferrals in excess of three months, which were not part of the terms of the original contract. For the nine months ended September 30, 2015, we modified \$363 million of U.S. consumer loans, primarily credit cards for borrowers experiencing financial difficulties, which are classified as TDRs. We expect borrowers whose loans have been modified under these programs to continue to be able to meet their contractual obligations upon the conclusion of the modification. Of our \$621 million and \$1,074 million of consumer loans modifications classified as TDRs in the twelve months ended September 30, 2015 and 2014, respectively, \$49 million and \$95 million have subsequently experienced a payment default in the nine months ended September 30, 2015 and 2014, respectively.

SUPPLEMENTAL CREDIT QUALITY INFORMATION

COMMERCIAL

Substantially all of our Commercial financing receivables portfolio is secured lending and we assess the overall quality of the portfolio based on the potential risk of loss measure. The metric incorporates both the borrower's credit quality along with any related collateral protection.

Our internal risk ratings process is an important source of information in determining our allowance for losses and represents a comprehensive approach to evaluate risk in our financing receivables portfolios. In deriving our internal risk ratings, we stratify our Commercial portfolios into 21 categories of default risk and/or six categories of loss given default to group into three categories: A, B and C. Our process starts by developing an internal risk rating for our borrowers, which is based upon our proprietary models using data derived from borrower financial statements, agency ratings, payment history information, equity prices and other commercial borrower characteristics. We then evaluate the potential risk of loss for the specific lending transaction in the event of borrower default, which takes into account such factors as applicable collateral value, historical loss and recovery rates for similar transactions, and our collection capabilities. Our internal risk ratings process and the models we use are subject to regular monitoring and internal controls. The frequency of rating updates is set by our credit risk policy, which requires annual Risk Committee

approval.

As described above, financing receivables are assigned one of 21 risk ratings based on our process and then these are grouped by similar characteristics into three categories in the table below. Category A is characterized by either high-credit-quality borrowers or transactions with significant collateral coverage that substantially reduces or eliminates the risk of loss in the event of borrower default. Category B is characterized by borrowers with weaker credit quality than those in Category A, or transactions with moderately strong collateral coverage that minimizes but may not fully mitigate the risk of loss in the event of default. Category C is characterized by borrowers with higher levels of default risk relative to our overall portfolio or transactions where collateral coverage may not fully mitigate a loss in the event of default.

COMMERCIAL FINANCING RECEIVABLES BY RISK CATEGORY

	Secured			
(In millions)	A	В	C	Total
September 30, 2015				
CLL	\$13,260	\$44	\$37	\$13,341
Energy Financial Services	2,301	41	-	2,342
GECAS	7,076	225	93	7,394
Other	153	-	-	153
Total	\$22,790	\$310	\$130	\$23,230
December 31, 2014				
CLL	\$14,271	\$49	\$98	\$14,418
Energy Financial Services	2,479	60	16	2,555
GECAS	7,908	237	118	8,263
Other	130	-	-	130
Total	\$24,788	\$346	\$232	\$25,366

Canada

For our secured financing receivables portfolio, our collateral position and ability to work out problem accounts mitigate our losses. Our asset managers have deep industry expertise that enables us to identify the optimum approach to default situations. We price risk premiums for weaker credits at origination, closely monitor changes in creditworthiness through our risk ratings and watch list process, and are engaged early with deteriorating credits to minimize economic loss. Loans within Category C are reviewed and monitored regularly, and classified as impaired when it is probable that they will not pay in accordance with contractual terms. Our internal risk rating process identifies credits warranting closer monitoring; and as such, these loans are not necessarily classified as nonaccrual or impaired.

At September 30, 2015 and December 31, 2014, our unsecured commercial financing receivables included \$165 million and \$88 million rated A, and \$289 million and \$287 million rated B, respectively. We did not have any unsecured commercial financing receivables rated C at September 30, 2015 and December 31, 2014, respectively. CONSUMER

At September 30, 2015, our U.S. consumer financing receivables included private-label credit card and sales financing for approximately 63 million customers across the U.S. with no metropolitan area accounting for more than 6% of the portfolio. Of the total U.S. consumer financing receivables, approximately 66% relate to credit card loans that are often subject to profit and loss sharing arrangements with the retailer (which are recorded in revenues), and the remaining 34% are sales finance receivables that provide financing to customers in areas such as electronics, recreation, medical and home improvement.

Our Consumer financing receivables portfolio comprises both secured and unsecured lending. Secured financing receivables are largely comprised of consumer installment loans secured by equipment. Unsecured financing receivables include private-label credit card financing. A substantial majority of these cards are not for general use and are limited to the products and services sold by the retailer. The private-label portfolio is diverse with no metropolitan

area accounting for more than 5% of the related portfolio.

We assess overall credit quality of our U.S. installment and revolving credit portfolio using information from credit bureaus such as Fair Isaac Corporation (FICO) scores. FICO scores are generally obtained at origination of the account and are refreshed at a minimum quarterly, but could be as often as weekly, to assist in predicting customer behavior. We categorize these credit scores into the following three categories; (a) 661 or higher, which are considered the strongest credits; (b) 601 to 660, which are considered moderate credit risk; and (c) 600 or less, which are considered weaker credits.

U.S. installment and

revolving credit \$45,383 \$12,304 \$4,403 \$43,466 \$11,865 \$4,532

U.S. installment and revolving credit accounts with FICO scores of 600 or less have an average outstanding balance less than one thousand U.S. dollars and are primarily concentrated in our retail card and sales financing portfolios, which minimizes the potential for loss in the event of default. For lower credit scores, we adequately price for the incremental risk at origination and monitor credit migration through our risk ratings process. We continuously adjust our credit line underwriting management and collection strategies based on customer behavior and risk profile changes.

For our Consumer - Other portfolio, we develop our internal risk ratings for this portfolio in a manner consistent with the process used to develop our Commercial credit quality indicators, described above. We use the borrower's credit quality and underlying collateral strength to determine the potential risk of loss from these activities.

At September 30, 2015, Consumer - Other financing receivables of \$1,138 million, \$117 million and \$175 million were rated A, B and C, respectively. At December 31, 2014, Consumer – Other financing receivables of \$5,006 million, \$276 million and \$382 million were rated A, B and C, respectively.

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EXHIBITS

Exhibit 11 Computation of Per Share Earnings.*

Exhibit 12 Computation of Ratio of Earnings to Fixed Charges.

Certification Pursuant to Rules 13a14(a) or 15d14(a) under the Securities Exchange Act of 1934, as Exhibit

31(a) Amended.

Exhibit Certification Pursuant to Rules 13a14(a) or 15d14(a) under the Securities Exchange Act of 1934, as

Amended. 31(b)

Exhibit 32Certification Pursuant to 18 U.S.C. Section 1350.

Exhibit Financial Measures That Supplement Generally Accepted Accounting Principles. 99(a)

Computation of Ratio of Earnings to Fixed Charges (Incorporated by reference to Exhibit 12 to General Exhibit Electric Capital Corporation's Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 99(b)

2015 (Commission file number 001-06461)).

The following materials from General Electric Company's Quarterly Report on Form 10-O for the quarter ended September 30, 2015, formatted in XBRL (eXtensible Business Reporting Language); (i) Statement of Earnings (Loss) for the three and nine months ended September 30, 2015 and 2014, (ii) Consolidated

Exhibit Statement of Comprehensive Income (Loss) for the three and nine months ended September 30, 2015 and 101 2014, (iii) Consolidated Statement of Changes in Shareowners' Equity for the nine months ended September

30, 2015 and 2014, (iv) Statement of Financial Position at September 30, 2015 and December 31, 2014, (v) Statement of Cash Flows for the nine months ended September 30, 2015 and 2014, and (vi) Notes to

Consolidated Financial Statements.

Data required by Financial Accounting Standards Board Accounting Standards Codification 260, Earnings *Per Share, is provided in Note 13 to the Consolidated Financial Statements in this Report.

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⁽a) There have been no significant changes to our market risk since December 31, 2014. For a discussion of our exposure to market risk, refer to our Annual Report on Form 10-K for the year ended December 31, 2014.

⁽b) There have been no significant changes to our risk factors since December 31, 2014. For a discussion of our risk factors, refer to our Annual Report on Form 10-K for the year ended December 31, 2014.

SIGNATURES

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

General Electric Company (Registrant)

October 30, 2015 /s/ Jan R. Hauser

Jan R. Hauser

Vice President and Controller

Date Vice i resident and controller

Duly Authorized Officer and Principal Accounting Officer