Ship Finance International LTD Form 6-K September 21, 2018

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

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13A-16 OR 15D-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934 For the month of September 2018 Commission File Number: 001-32199

Ship Finance International Limited (Translation of registrant's name into English)

Par-la-Ville Place 14 Par-la-Ville Road Hamilton, HM 08, Bermuda (Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F. Form 20-F x Form 40-F "

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Note: Regulation S-T Rule 101(b)(1) only permits the submission in paper of a Form 6-K if submitted solely to provide an attached annual report to security holders.

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Note: Regulation S-T Rule 101(b)(7) only permits the submission in paper of a Form 6-K if submitted to furnish a report or other document that the registrant foreign private issuer must furnish and make public under the laws of the jurisdiction in which the registrant is incorporated, domiciled or legally organized (the registrant's "home country"), or under the rules of the home country exchange on which the registrant's securities are traded, as long as the report or other document is not a press release, is not required to be and has not been distributed to the registrant's security holders, and, if discussing a material event, has already been the subject of a Form 6-K submission or other Commission filing on EDGAR.

INFORMATION CONTAINED IN THIS FORM 6-K REPORT

Attached hereto are the unaudited condensed interim financial statements and related Management's Discussion and Analysis of Financial Condition and Results of Operations of Ship Finance International Limited (the "Company") for the six months ended June 30, 2018.

This report on Form 6-K is hereby incorporated by reference into the Company's two registration statements on Form F-3 (Registration No. 333-213782 and Registration No. 333-213783), each filed with the U.S. Securities and Exchange Commission (the "Commission") on September 26, 2016.

SHIP FINANCE INTERNATIONAL LIMITED

REPORT ON FORM 6-K FOR THE SIX MONTHS ENDED JUNE 30, 2018

INDEX

Unaudited Condensed Consolidated Statements of Operations for the six months ended June 30, 2018 and June 30, 2017 and the year ended December 31, 2017	;e <u>4</u>
Unaudited Condensed Consolidated Statements of Comprehensive Income for the six months ended June 30, 2018 and June 30, 2017 and the year ended December 31, 2017	;e <u>5</u>
Unaudited Condensed Consolidated Balance Sheets as of June 30, 2018 and December 31, 2017 Page	ge <u>6</u>
Unaudited Condensed Consolidated Statements of Cash Flows for the six months ended June 30, 2018 and June 30, 2017 and the year ended December 31, 2017	ge <u>7</u>
Unaudited Condensed Consolidated Statements of Changes in Stockholders' Equity for the six months ended June 30, 2018 and June 30, 2017 and the year ended December 31, 2017	;e <u>8</u>
Notes to the Unaudited Condensed Consolidated Financial Statements Page	ge <u>9</u>
Management's Discussion and Analysis of Financial Condition and Results of Operations Page	ge <u>34</u>
Cautionary Statement Regarding Forward-Looking Statement Page	e <u>44</u>
Signatures Page	;e <u>46</u>

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

for the six months ended June 30, 2018 and June 30, 2017 and the year ended December 31, 2017

(in thousands of \$, except per share amounts)

	Six mo ended	nths	Year ende	ed
	June 30),	December	: 31,
	2018	-	2017	,
Operating revenues				
Direct financing lease interest income - related parties	5,986	9,385	16,362	
Direct financing and sales-type lease interest income - other	13,905	9,604	21,903	
Finance lease service revenues - related parties	13,428	19,827	35,010	
Profit sharing revenues - related parties		5,591	5,753	
Profit sharing revenues - other		61	61	
Time charter revenues - related parties	26,498	25,717	51,832	
Time charter revenues - other	100,49	990,862	186,577	
Bareboat charter revenues - related parties		3,823	5,736	
Bareboat charter revenues - other	18,850	15,523	34,860	
Voyage charter revenues - other	9,381	9,701	21,037	
Other operating income	597	1,009	1,747	
Total operating revenues	189,14	4191,103	380,878	
Gain/(loss) on sale of assets and termination of charters, net		779	1,124	
Operating expenses	,			
Vessel operating expenses - related parties	24,847	31,013	57,714	
Vessel operating expenses - other	36,711	35,097	74,080	
Depreciation		43,364	88,150	
Vessel impairment charge	21,779	-		
Administrative expenses - related parties	495		831	
Administrative expenses - other	4,662	3,601	6,601	
Total operating expenses	134,93	8113,480	227,376	
Net operating income		78,402		
Non-operating income/(expense)				
Interest income - related parties, long term loans to associated companies	7,064	8,200	15,265	
Interest income - related parties, other		1,372	422	
Interest income - other	1,112	1,017	3,643	
Interest expense - related parties	(1,422)			
Interest expense - other		3 (44,307)	(90,414)
(Loss)/gain on repurchase of bonds		(756)	-)
Long-term investment impairment charge			(4,410)
Dividend income - related parties		3,300	3,300	
Other financial items, net	21,016	(8,690)	(2,684)
Net income before equity in earnings of associated companies		38,538	-	
Equity in earnings of associated companies	7,451	13,855	23,766	
Net income	40,421	52,393	101,209	
Per share information:				
Basic earnings per share	\$0.39	\$0.56	\$ 1.06	
Diluted earnings per share	\$0.39	\$0.54	\$ 1.03	
The accompanying notes are an integral part of these condensed consolida	ted finar	cial state	ments.	

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

for the six months ended June 30, 2018 and June 30, 2017 and the year ended December 31, 2017 (in thousands of \$)

	Six mor ended	nths	Year ended	
	June 30	,	December 3	31,
	2018	2017	2017	
Net income	40,421	52,393	101,209	
Fair value adjustments to hedging financial instruments	9,119	3,221	9,974	
Earnings reclassification of previously deferred fair value adjustments to hedging financial instruments	126	708	1,555	
Fair value adjustments to investment securities classified as available-for-sale	4,540	(8,806)	(23,528)
Unrealized loss from investment securities classified as available-for-sale securities reclassified to Consolidated Statement of Operations	_		2,106	
Fair value adjustments to hedging financial instruments in associated companies	361	505	1,182	
Other comprehensive income/(loss)	(1)	39	60	
Other comprehensive income/(loss), net of tax	14,145	(4,333)	(8,651)
Comprehensive income The accompanying notes are an integral part of these condensed consolidated financ	,	48,060 nents.	92,558	

UNAUDITED CONDENSED CONSOLIDATED BALANCE SHEETS

as at June 30, 2018 and December 31, 2017 (in thousands of \$, except share data)

	June 30, 2018	December 31 2017	1,
ASSETS	2018	2017	
Current assets			
Cash and cash equivalents	144,787	153,052	
Investments in debt and equity securities		93,802	
Due from related parties	6,851	9,625	
Trade accounts receivable	2,679	12,583	
Other receivables		9,012	
Inventories	6,789	5,126	
Prepaid expenses and accrued income	-	2,291	
Investment in direct financing and sales-type leases, current portion		32,096	
Assets held for sale	76,265	_	
Financial instruments (short-term): at fair value	99	108	
Total current assets	406,735	317,695	
Vessels and equipment, net	2,072,290	1,762,596	
Investments in direct financing and sales-type leases, long-term portion	621,011	585,975	
Investments in associated companies	18,491	10,678	
Loans to related parties - associated companies, long-term	293,710	314,000	
Long-term receivables from related parties	4,446		
Financial instruments (long-term): at fair value	16,826	8,347	
Other long-term assets		12,791	
Total assets	3,464,048	3,012,082	
LIABILITIES AND STOCKHOLDERS' EQUITY			
Current liabilities			
Short-term debt and current portion of long-term debt	734,438	313,823	
Due to related parties	4,608	857	
Trade accounts payable	906	487	
Financial instruments (short-term): at fair value	39,720	503	
Accrued expenses	12,240	13,351	
Other current liabilities		14,724	
Total current liabilities	809,083	343,745	
Long-term liabilities			
Long-term debt, net of current portion		1,190,184	
Financial instruments (long-term): at fair value	1,520	48,618	
Other long-term liabilities		234,538	
Total liabilities	2,222,224	1,817,085	
Commitments and contingent liabilities			
Stockholders' equity			
Share capital (\$0.01 par value; 150,000,000 shares authorized; 119,373,064 shares issued	1,194	1,109	
and outstanding at June 30, 2018 and 110,930,873 at December 31, 2017)			
Additional paid-in capital	469,752	403,659	
Contributed surplus	680,703	680,703	
Accumulated other comprehensive income/ (loss)	17,953	(94,612)

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Accumulated other comprehensive income - associated companies	567	206
Retained earnings	71,655	203,932
Total stockholders' equity	1,241,824	1,194,997
Total liabilities and stockholders' equity	3,464,048	3,012,082
The accompanying notes are an integral part of these condensed consolidated financial stat	ements.	

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

for the six months ended June 30, 2018 and June 30, 2017 and the year ended December 31, 2017 (in thousands of \$)

(in thousands of \$)				
	Six months ended		Year ended	
	June 30,		December 31	ι,
	2018	2017	2017	
Operating activities				
Net income	40,421	52,393	101,209	
Adjustments to reconcile net income to net cash provided by operating activities:				
Depreciation	46,444	43,364	88,150	
Vessel impairment charge	21,779			
Available for sale securities impairment charge			4,410	
Amortization of deferred charges	3,988	4,694	9,013	
Amortization of seller's credit		(619)	(1,249)
Amortization of value attributable to acquired long-term charters	238			
Equity in earnings of associated companies		(13,855))
Loss/(gain) on sale of assets and termination of charters	1,623		(1,124)
Adjustment of derivatives to fair value recognized in net income		4,159	(8,208)
Adjustment of equity investments recognised in the income statement	(15,304)			
Loss on repurchase of bonds		756	2,305	
Interest receivable in form of notes		(635)	(635)
Other, net	219	932	3,959	
Changes in operating assets and liabilities:				
Trade accounts receivable	9,601	(2,760)	(9,034)
Due from related parties	2,698	16,382	10,543	
Other receivables	(3,774)	(4,073)	2,418	
Inventories	(1,664)	49	(42)
Prepaid expenses and accrued income	(473)	(1,084)	1,317	
Trade accounts payable	419	(97)	(742)
Accrued expenses	(911)	(735)	(1,188)
Other current liabilities	3,017	3,055	460	
Net cash provided by operating activities	94,104	101,147	177,796	
Investing activities				
Net maturities/(deposits) of restricted cash		(9,000)	·	
Repayments from investments in direct financing and sales-type leases	17,064	16,669	31,929	
Additions to newbuildings		(12,460)	(81,664)
Purchase of vessels and capital improvements	(511,016)			
Proceeds from sales of vessels and termination of charters	30,169	62,762	74,791	
Net amounts received from associated companies	24,116	21,241	27,322	
Other investments and long term assets, net		(15,736)	(4,016)
Net cash (used in)/ provided by investing activities	(439,667)	63,476	48,362	
Financing activities				
Shares issued, net of issuance costs			88	
Principal settlements of cross currency swaps, net			(29,186)
Repurchase and resale of bonds, net	(63,218)	(50,128))
Proceeds from issuance or drawdown of long-term debt		226,104		/
Repayments of long-term debt			(179,354)
Debt fees paid			(2,554	ý
		/	× /	,

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Repayment of lease obligation liability Cash dividends paid Net cash provided by/(used in) financing activities	()) (1,854)) (84,154) 21,994	< <i>i</i>)))
Net change in cash and cash equivalents Cash and cash equivalents at start of the period Cash and cash equivalents at end of the period	(8,265 153,052 144,787) 186,617 62,382 248,999	90,670 62,382 153,052	
Supplemental disclosure of cash flow information: Interest paid, net of capitalized interest The accompanying notes are an integral part of these consolidated condensed fin	45,301 ancial state	42,694 ments.	88,201	

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY for the six months ended June 30, 2018 and June 30, 2017 and the year ended December 31, 2017

(in thousands of \$, except number of shares)

	Six months ended June 30, 2018 2017		Year ended December 31 2017	l,
Number of shares outstanding	2010	2017	2017	
e e	110,930,873	101,504,575	101,504,575	
• • •	8,442,191		9,426,298	
	119,373,064	101,504,575	110,930,873	
Share capital	, ,			
*	1,109	1,015	1,015	
	85		94	
	1,194	1,015	1,109	
Additional paid-in capital	,	,	,	
	403,659	282,502	282,502	
• • •	234	181	374	
Shares issued arising from exercised stock options			88	
Shares issued arising from conversion of 3 25% convertible bonds due				
2018	9,927		137,063	
Adjustment to equity component arising from reacquisition of 3.25%	(9,933)	_	(16,368)
	57,960			
Recognition of equity component arising from issuance of 4.875%	7,905	_	_	
	469,752	282,683	403,659	
Contributed surplus	409,732	282,085	403,039	
	680,703	680,703	680,703	
• • •	680,703	680,703	680,703	
Accumulated other comprehensive loss	000,705	000,705	000,705	
	(94,612)	(84,779)	(84,779)
Earnings reclassification of previously deferred fair value adjustments to		(04,779)	(04,779)
hedging financial instruments	126	708	1,555	
	9,119	3,221	9,974	
Reclassification of unrealized losses upon adoption of ASU 2016-01	98,782			
· ·	4,540	(8,806)	(23,528)
Loss on marketable securities reclassified into earnings			2,106	
Other comprehensive income/(loss)	(1)	39	60	
At end of period	17,954	(89,617)	(94,612)
Accumulated other comprehensive loss - associated companies		,		
	206	(976)	(976)
• • •	361	505	1,182	,
At end of period	567	(471)	206	
Retained earnings				
-	203,932	255,630	255,630	
• • •	(98,782)			
1 1	40,421	52,393	101,209	

Dividends declared	(73,917) (84,154) (152,907)	
At end of period	71,654	223,869	203,932		
Total stockholders' equity	1,241,824	1,098,182	1,194,997		
The accompanying notes are an integral part of these condensed consolidated financial statements.					

SHIP FINANCE INTERNATIONAL LIMITED Notes to the Unaudited Condensed Consolidated Financial Statements

1. INTERIM FINANCIAL DATA

The unaudited condensed interim financial statements of Ship Finance International Limited ("Ship Finance" or the "Company") have been prepared on the same basis as the Company's audited financial statements and, in the opinion of management, include all material adjustments, consisting only of normal recurring adjustments considered necessary in order to make the interim financial statements not misleading, in accordance with accounting principles generally accepted in the United States of America ("US GAAP"). The accompanying unaudited condensed interim financial statements should be read in conjunction with the annual financial statements and notes included in the Annual Report on Form 20-F for the year ended December 31, 2017. The results of operations for the interim period ended June 30, 2018 are not necessarily indicative of the results for the entire year ending December 31, 2018.

Basis of accounting

The condensed consolidated financial statements are prepared in accordance with US GAAP. The condensed consolidated financial statements include the assets and liabilities and results of operations of the Company and its subsidiaries including variable interest entities in which Ship Finance is deemed to be the primary beneficiary. All inter-company balances and transactions have been eliminated on consolidation.

The condensed consolidated financial statements are prepared in accordance with the accounting policies described in the Company's Annual Report on Form 20-F for the year ended December 31, 2017.

Recently Issued Accounting Standards

In February 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2016-02 "Leases" to increase transparency and comparability among organizations by recognizing lease assets and lease liabilities on the balance sheet and disclosing key information about leasing arrangements. ASU 2016-02 creates a new Accounting Standards Codification Topic 842 "Leases" to replace the previous Topic 840 "Leases." ASU 2016-02 affects both lessees and lessors, although for the latter the provisions are similar to the previous model, but updated to align with certain changes to the lessee model and also the new revenue recognition provisions contained in Topic 606. ASU 2016-02 is effective for fiscal years and interim periods beginning after December 15, 2018. Early adoption is permitted. Accounting Standards Codification ("ASC") 842 provides a group of practical expedients that allows entities to not (i) reassess whether any expired or existing contracts are considered or contain leases; (ii) reassess the lease classification for any expired or existing leases; and (iii) reassess initial direct costs for any existing leases. The Company plans to adopt ASC 842 on January 1, 2019 and expects to elect the use of the practical expedients. The Company has not completed its evaluation of the impact of ASC 842 on its consolidated financial statements and related disclosures, however, based on a preliminary assessment, the Company does not expect that the adoption of ASC 842 will have a material effect since the Company is primarily a lessor.

In June 2016, the FASB issued ASU 2016-13 "Financial Instruments - Credit Losses" to introduce new guidance for the accounting for credit losses on instruments within its scope. ASU 2016-13 requires among other things, the measurement of all expected credit losses for financial assets held at the reporting date based on historical experience, current conditions, and reasonable supportable forecasts. Many of the loss estimation techniques applied today will still be permitted, although the inputs to those techniques will change to reflect the full amount of expected credit losses. In addition, ASU 2016-13 amends the accounting for credit losses on available-for-sale debt securities and purchased financial assets with credit deterioration. ASU 2016-13 is effective for fiscal years and interim periods beginning after December 15, 2019. Early adoption is permitted. The Company is currently assessing the impact of ASU 2016-13 on its consolidated financial position, results of operations and cash flows.

In March 2017, the FASB issued ASU 2017-08 "Receivables—Nonrefundable Fees and Other Costs (Subtopic 310-20), Premium Amortization on Purchased Callable Debt Securities" to amend the amortization period for certain purchased callable debt securities held at a premium. Specifically, the amendments require the premium to be amortized to the earliest call date. The amendments do not require an accounting change for securities held at a discount; the discount continues to be amortized to maturity. ASU 2017-08 is effective for fiscal years and interim periods beginning after December 15, 2018. Early adoption is permitted. The impact on the consolidated financial statements of the Company will depend on the facts and circumstances of any specific future transactions.

In August 2017, the FASB issued ASU 2017-12 "Derivatives and Hedging (Topic 815): Targeted Improvements to Accounting for Hedging Activities" to enable entities to better portray the economics of their risk management activities in the financial statements and enhance the transparency and understandability of hedge results. The amendments also simplify the application of hedge accounting in certain situations. ASU 2017-12 is effective for fiscal years and interim periods beginning after December 15, 2018. Early adoption is permitted. The Company is in the process of evaluating the impact of this standard update on its consolidated financial statements and related disclosures.

In August 2018, the FASB issued ASU 2018-13 "Fair Value Measurement (Topic 820): Disclosure Framework—Changes to the Disclosure Requirements for Fair Value Measurement". ASU 2018-13 includes certain removals, modifications and additions to the disclosure requirements on fair value measurements in Topic 820. The updated guidance is effective for fiscal years, and interim periods beginning after December 15, 2019. Early adoption is permitted. The Company is permitted to early adopt any removed or modified disclosures upon issuance of ASU 2018-13 and delay adoption of the additional disclosures until their effective date. The impact on the consolidated financial statements of the Company will depend on the facts and circumstances of any specific future transactions.

Recently Adopted Accounting Standards

In May 2014, issued ASU 2014-09 "Revenue from Contracts with Customers", subsequently amended and collectively Topic 606. The standard replaced almost all existing revenue recognition guidance in U.S. GAAP, with the intention to improve and converge with international standards the financial reporting requirements for revenue from contracts with customers. The core principle of ASC 606 is that an entity should recognize revenue for the transfer of goods or services equal to the amount that it expects to be entitled to receive for those goods or services. ASC 606 allows for adoption either on a full retrospective basis to each prior reporting period presented or on a modified retrospective basis with the cumulative effect of initially applying the new guidance recognized at the date of initial application, which became effective for the Company beginning January 1, 2018. The majority of vessels are on bareboat or time charters and these continue to be accounted as operating or finance leases in accordance with ASC 840 Leases and related interpretations and the implementation of the new revenue standard therefore did not have an effect on income recognition from such contracts. The Company adopted ASC 606 in the first guarter of fiscal 2018 on a modified retrospective basis with no changes recognized in the prior year comparative financial statements. The adoption of this standard only impacted our vessels operating on voyage charters. For vessels operating on spot charters, voyage revenues are, under the new revenue standard, recognized ratably over the estimated length of each voyage, calculated on a load-to-discharge basis. Certain voyage expenses, primarily bunker fuel expenses, are capitalized between the previous discharge port, or contract date if later, and the next load port if they qualify as fulfillment costs under ASC 340 Deferred Costs and Other Assets. ASC 606 has been applied to those voyage contracts that were not completed at the date of initial application. Upon adoption, the cumulative effect of adopting this guidance resulted in a net minor adjustment of \$0.1 million to the opening balance of retained earnings as of January 1, 2018 and the Company did not consider this material enough to record. In addition, the adoption of this standard did not have a material impact on the consolidated financial statements of the Company for the six months ended June 30, 2018.

In January 2016, the FASB issued ASU 2016-01 "Recognition and Measurement of Financial Assets and Financial Liabilities" to enhance the reporting model for financial instruments to provide users of financial statements with more decision-useful information. ASU 2016-01 particularly relates to the fair value and impairment of equity investments, financial instruments measured at amortized cost, and the use of the exit price notion when measuring the fair value of financial instruments for disclosure purposes. ASU 2016-01 became effective for fiscal years and interim periods beginning after December 15, 2017. The Company adopted ASU 2016-01 in the first quarter of fiscal 2018 on a modified retrospective basis, with no changes recognized in the prior year comparatives and a cumulative catch up adjustment recognized in the opening retained earnings. Upon adoption of ASU 2016-01, the Company reclassified approximately \$98.8 million of unrealized losses related to its equity investments from accumulated other comprehensive income to retained earnings. As a result of the adoption of this guidance the Company is required to recognize the movement in the fair value of our equity securities in the consolidated statement of operations. For the six months ended June 30, 2018, the adoption of the standard resulted in a net unrealized gain of \$15.3 million being included in the condensed consolidated statement of operations. The Company anticipates additional volatility to the Company's statements of operations in future periods, due to changes in market prices of the Company's investments in equity securities.

2. GAIN ON SALE OF ASSETS AND TERMINATION OF CHARTERS

In February 2018, the VLCC Front Circassia, which was accounted for as a direct financing lease asset, was sold to an unrelated third party. A loss of \$1.4 million was recorded on the disposal, the proceeds of which included \$17.9 million gross sales proceeds and compensation in the form of a loan note of \$4.4 million at fair value was received for

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the early termination of the charter. (see Note 15: Related party transactions).

In May 2018, the container vessel SFL Avon, which was accounted for as an operating lease asset, was sold to an unrelated third party. Gross proceeds of \$12.7 million were received on the sale, resulting in a loss of \$0.2 million on disposal.

3.EARNINGS PER SHARE

The computation of basic earnings per share ("EPS") is based on the weighted average number of shares outstanding during the period. Diluted EPS includes the effect of the assumed conversion of potentially dilutive instruments. The components of the numerator for the calculation of basic and diluted EPS are as follows:

1	Six months ended		Year ended
(in thousands of \$)	June 30, 2018 June 30, 2017		December 31, 2017
Basic earnings per share:			
Net income available to stockholders	40,421	52,393	101,209
Diluted earnings per share:			
Net income available to stockholders	40,421	52,393	101,209
Interest and other expenses attributable to convertible bonds	261	4,571	4,511
Net income assuming dilution	40,682	56,964	105,720

The components of the denominator for the calculation of basic and diluted EPS are as follows:

*	Six months e	Year ended	
(in thousands)	June 30, 2018	June 30, 2017	December 31, 2017
Basic earnings per share:			
Weighted average number of common shares outstanding	104,160	93,505	95,597
Diluted earnings per share:			
Weighted average number of common shares outstanding*	104,160	93,505	95,597
Effect of dilutive share options	62	15	26
Effect of dilutive convertible bonds	818	12,410	7,277
Weighted average number of common shares outstanding assuming dilution	105,040	105,930	102,900

Six m	onths	Year
ended		ended
June	June	Daaamhar
30,	30,	December
2018	2017	31, 2017
\$0.39	\$0.56	\$ 1.06
\$0.39	\$0.54	\$ 1.03
	ended June 30, 2018 \$0.39	June June

*The weighted average number of common shares outstanding excludes 8,000,000 shares issued as part of a share lending arrangement relating to the Company's issuance of 5.75% senior unsecured convertible bonds in October 2016. It also excludes 3,765,842 shares issued as of June 30, 2018 from up to 7,000,000 shares issuable under a share lending arrangement relating to the Company's issuance of 4.875% senior unsecured convertible bonds in April and May 2018. These lent shares are owned by the Company and will be returned on or before maturity of the bonds in 2021 and 2023, respectively.

In February 2018, the Company redeemed the full outstanding amount under the 3.25% senior unsecured convertible bonds due

2018. The remaining outstanding principal amount of \$63.2 million was paid in cash, and the premium settled in common shares with the issue of 651,365 new shares.

The 5.75% senior unsecured convertible bonds issued in October 2016 and the 4.875% senior unsecured convertible bonds issued in April and May 2018 were not dilutive as of June 30, 2018.

4. OTHER FINANCIAL ITEMS, NET

Other financial items comprise the following items:

	Six month	s ended	Year ended	
(in thousands of \$)	June 30,	June 30,	December 31,	
(III thousands of \$)	2018	2017	2017	
Net cash payments on non-designated derivatives	(647) (2,779) (5,124)
Net increase/(decrease) in fair value of non-designated derivatives	6,492	(4,297) 8,068	
Net increase/(decrease) in fair value of designated derivatives (ineffective portion)	(34) 138	140	
Net increase in fair value of equity investments	15,304			
Other items	(99) (1,752) (5,768)
Other financial items, net	21,016	(8,690) (2,684)

The net movement in the fair values of non-designated derivatives and net cash payments thereon relates to non-designated, terminated or de-designated interest rate swaps and cross currency interest rate swaps. The net movement in the fair values of designated derivatives relates to the ineffective portion of interest rate swaps and cross currency interest rate swaps that have been designated as cash flow hedges. Changes in the fair values of the effective portion of interest rate swaps that are designated as cash flow hedges are reported under "Other comprehensive income". The above net movement in the valuation of non-designated derivatives in the six months ended June 30, 2018 includes \$0.1 million reclassified from "Other comprehensive income", as a result of certain interest rate swaps relating to loan facilities no longer being designated as cash flow hedges. In the year ended December 31, 2017: \$1.6 million (six months ended June 30, 2017: \$0.7 million) was reclassified from "Other comprehensive income".

Other items in the six months ended June 30, 2018 include a gain of \$0.1 million arising from foreign currency translation. In the year ended December 31, 2017 other items included foreign currency translation net loss of \$4.5 million (six months ended June 30, 2017: loss \$0.8 million). Other items also include bank charges and fees relating to loan facilities.

Following the adoption of ASU 2016-01 from January 2018, the Company now recognizes any changes in the fair value of equity investments in net income. The adoption of the standard resulted in a net unrealized gain of \$15.3 million recorded in the condensed consolidated statement of operations for the six months ended June 30, 2018. See also Recently Adopted Accounting Standards within Note 1.

5. INVESTMENTS IN DEBT AND EQUITY SECURITIES

Investment securities held by the Company consist of the following investments in equity securities and corporate bonds:

	Six mo	nths ended June	30, 2018	Year end 2017	led December	31,
(in the man de of ()	Amorti	sethrealised	Fair	Amortis	eUnrealised	Fair
(in thousands of \$)	Cost	gains/(losses)*	value	Cost	gains/(losses)	value
Corporate bonds:						
Golden Close Senior	17,754	(1,953)	15,801	17,754	(2,240)	15,514
Golden Close Convertible	9,960	4,226	14,186	9,960		9,960
Golden Close Super Senior	2,561	267	2,828	2,561	347	2,908
NorAm Drilling	5,181	315	5,496	5,181	293	5,474
Oro Negro	7,886	84	7,970	7,886		7,886
Total corporate bonds	43,342	2,939	46,281	43,342	(1,600)	41,742
Shares:						
Total shares	52,060	15,286	67,346	150,842	(98,782)	52,060
Total Investments	95,402	18,225	113,627	194,184	(100,382)	93,802
						-

* This includes foreign currency gains or losses on non U.S. dollar denominated equity investments in addition to the changes in the fair value from market prices movements.

The investments in corporate bonds at June 30, 2018, consist of listed and unlisted corporate bonds which have a total carrying value of \$46.3 million (December 31, 2017: \$41.7 million) and have maturities between 2019 and 2022. The corporate bonds are classified as available-for-sale securities and are recorded at fair value, with unrealized gains and losses recorded as a separate component of "Other comprehensive income". The accumulated net unrealized gain on these available-for-sale corporate debt securities included in "Other comprehensive income" at June 30, 2018, was \$2.9 million (December 31, 2017: loss of \$1.6 million).

The investment in shares at June 30, 2018 consists of shareholding in various related party entities, which is comprised of listed shares in a Frontline Ltd. ("Frontline") with a carrying value of \$64.2 million (December 31, 2017: \$50.5 million), shares in NorAm Drilling Company AS ("NorAm Drilling") traded on the Norwegian Over the Counter market ("OTC") with a carrying value of \$1.5 million (December 31, 2017: \$1.5 million), and shares in Golden Close Maritime Corp. Ltd. ("Golden Close") traded on the Norwegian OTC with a carrying value of \$1.6 million (December 31, 2017: \$0.1 million). See also Note 15: Related party transactions. Following the adoption of ASU 2016-01 from January 2018, the Company now recognizes any changes in the fair value of equity investments in net income. The adoption of the standard resulted in a net unrealized gain of \$15.3 million recorded in the condensed consolidated statement of operations for the six months ended June 30, 2018. See also Note 4:Other financial items, net.

6. VESSELS AND EQUIPMENT, NET

(in thousands of \$)June 30, 2018December 31, 2017Cost2,530,3612,256,747Accumulated depreciation458,071494,151Vessels and equipment, net2,072,2901,762,596

During the six months ended June 30, 2018, the Company took delivery of four 2014 built container vessels, each with approximately 14,000 TEU carrying capacity. The Company recorded additions to cost of vessels and equipment of \$445.0 million which included the issuance of 4,024,984 common shares with a value of \$58.0 million as part of the consideration. An additional \$18.0 million of the consideration paid was assigned to the long term time charter contracts acquired with the vessels which was recorded separately within long term assets and is being amortized to revenue over the remaining period of each contract.

The Company disposed of one container vessel with a net carrying value of \$12.3 million during the six months ended June 30, 2018 (Refer Note 2: Gain on Sale of Assets and Termination of Charters).

Acquisitions and disposals in respect of vessels accounted for as direct financing and sales-type leases are discussed in Note 8: Investments in direct financing and sales-type leases.

7. ASSETS HELD FOR SALE

In July 2018, the Company announced an agreement to sell its fully owned subsidiary, Rig Finance Limited to an unrelated third party. Rig Finance Limited owns the jack up drilling rig Soehanah, which is currently employed under a bareboat charter until June 2019. Delivery to the new owner is expected to occur in the second half of 2018. In accordance with US GAAP, it was determined that the disposal group which includes the net book value of the rig and any charter balances including the charter deposit, met the criteria for classification as Held for Sale as at June 30, 2018 and therefore reclassified as such and presented on the balance sheet as "Asset held for sale". The rig had a carrying value of \$76.9 million at reclassification from vessels and equipment at June 30, 2018.

8. INVESTMENTS IN DIRECT FINANCING AND SALES-TYPE LEASES

As at June 30, 2018, the Company had eight VLCC crude tankers accounted for as direct financing leases (December 31, 2017: nine VLCCs). These vessels are on charter to Frontline Shipping Limited ("Frontline Shipping") on long-term, fixed rate time charters which span various periods depending on the age of the vessels, ranging from approximately five to nine years. Frontline Shipping is a wholly owned subsidiary of Frontline, a related party. The terms of the charters do not provide Frontline Shipping with an option to terminate the charters before the end of their terms. The VLCC Front Circassia, which was accounted for as a direct financing lease at December 31, 2017, was sold in February 2018 (see Note 2: Gain on sale of assets and termination of charters and Note 15: Related party transactions). An impairment charge of \$21.8 million was recorded against the carrying value of three VLCCs leased to Frontline Shipping. The three tankers were disposed of at various delivery dates between July and September 2018 (see Note 18: Subsequent Events).

One of the Company's offshore support vessels is chartered on a long-term bareboat charter to Deep Sea Supply Shipowning II AS (the "Solstad Charterer"), an indirect wholly owned subsidiary of Solship Invest 3 AS ("Solship") which is in turn a wholly owned subsidiary of Solstad Farstad ASA ("Solstad Farstad"). In July 2018, the Company entered into a restructuring agreement with subsidiaries of Solstad Farstad ASA whereby the Company will receive 50% of the agreed charter hire for two of the offshore support vessels. All other contracted charter hire income earned from fixed assets and finance lease assets will be deferred until the end of 2019.

In addition to the above nine vessels leased to related and unrelated third parties, the Company also had two container vessels accounted for as direct financing leases and one container vessel accounted for as a sales-type lease as at June 30, 2018, which are on long-term bareboat charters to MSC Mediterranean Shipping Company S.A. ("MSC"), an unrelated party. The terms of the charters provide a fixed price put option or purchase obligation at the expiry of the 15 year charter period for two of the container vessels and a minimum fixed price purchase obligation at the expiry of the five year charter period for the third container vessel.

In April 2018, the Company acquired 15 second hand feeder size container vessels for a purchase consideration of \$105.5 million from a subsidiary of MSC. The vessels were immediately leased back to the seller under seven year bareboat charters. The charterer has purchase options throughout the term of the charters and the Company has a put option at the end of the seven year period.

As at June 30, 2018, the Company had a total of 27 vessels accounted for as direct financing and sales-type leases (December 31, 2017: 13 vessels). The following lists the components of the investments in direct financing and sales-type leases as at June 30, 2018 and December 31, 2017:

(in thousands of \$) Total minimum lease payments to be received	June 30, 2018 954,546	December 31, 2017 916,765	
Less: amounts representing estimated executory costs including profit thereon, included in total minimum lease payments	(185,484) (211,508)
Net minimum lease payments receivable	769,062	705,257	
Estimated residual values of leased property (un-guaranteed)	219,048	232,424	
Less: unearned income	(327,014) (319,610)
Total investment in direct financing and sales-type leases	661,096	618,071	
Current portion	40,085	32,096	
Long-term portion	621,011	585,975	
Total investment in direct financing and sales-type leases	661,096	618,071	

9. INVESTMENTS IN ASSOCIATED COMPANIES

The Company has certain wholly-owned subsidiaries which are accounted for using the equity method, as it has been determined under ASC 810 that they are variable interest entities in which Ship Finance is not the primary beneficiary.

At June 30, 2018, June 30, 2017 and December 31, 2017, the Company had the following participation in investments that were recorded using the equity method:

	Juna 20, 2018		June 30, 2017		December 31	,
	June 30, 2018		Julie 30, 2017		2017	
SFL Deepwater Ltd ("SFL Deepwater	")100	%	100	%	100	%
SFL Hercules Ltd ("SFL Hercules")	100	%	100	%	100	%
SFL Linus Ltd ("SFL Linus")	100	%	100	%	100	%

Summarized balance sheet information of the Company's wholly-owned equity method investees is as follows:

	As of June	e 30, 2018		
(in thousands of \$)	TOTAL	SFL Deepwater	SFL Hercules	SFL Linus
Current assets	90,154	24,903	26,071	39,180
Non-current assets	990,444	309,978	298,421	382,045
Total assets	1,080,598	334,881	324,492	421,225
Current liabilities	123,383	28,740	37,541	57,102
Non-current liabilities	938,724	301,542	282,388	354,794
Total liabilities	1,062,107	330,282	319,929	411,896
Total stockholders' equit	y18,491	4,599	4,563	9,329

As of December 31, 2017							
(in thousands of \$)	TOTAL	SFL Deepwater	SFL Hercules	SFL Linus			
Current assets	97,723	26,242	29,152	42,329			
Non-current assets	1,020,067	317,450	305,852	396,765			
Total assets	1,117,790	343,692	335,004	439,094			
Current liabilities	106,628	25,642	29,443	51,543			
Non-current liabilities	1,000,484	315,415	302,819	382,250			
Total liabilities	1,107,112	341,057	332,262	433,793			
Total stockholders' equit	y10,678	2,635	2,742	5,301			

Summarized statement of operations information of the Company's wholly-owned equity method investees is as follows:

Six months ended June 30, 2018						
(in thousands of \$)	TOTAL	SFL Deepwater	SFL Hercules	SFL Linus		
Operating revenues	32,271	9,651	9,552	13,068		
Net operating revenues	32,271	9,651	9,552	13,068		
Net income	7,451	1,964	1,821	3,666		

Six months ended June 30, 2017						
(in thousands of \$)	TOTAL	SFL Deepwater	SFL Hercules	SFL Linus		
Operating revenues	38,987	10,879	11,614	16,494		
Net operating revenues	38,987	10,879	11,614	16,494		
Net income	13,855	3,382	3,730	6,743		
	Year end	led December 31	, 2017			
(in thousands of \$)	TOTAL	SFL Deepwater	SFL Hercules	SFL Linus		
Operating revenues	73,487	20,873	21,827	30,787		
Net operating revenues	73,487	20,873	21,827	30,787		
Net income	23,766	5,981	6,462	11,323		

SFL Deepwater, SFL Hercules and SFL Linus each own drilling units which have been leased to subsidiaries of Seadrill Limited ("Seadrill"), a related party. Because the main assets of SFL Deepwater, SFL Hercules and SFL Linus are the subject of leases which includes both fixed price call options and a fixed price purchase obligation or put option, it has been determined that these subsidiaries of Ship Finance are variable interest entities in which Ship Finance is not the primary beneficiary.

Each subsidiary has entered into a term loan and revolving credit facility as follows:

Six months ended June 30, 2018					
TOTAL	SFL Deepwater	SFL Hercules	SFL Linus		
736,944	214,444	237,500	285,000		
266,114	84,697	78,947	102,470		
Year end	led December 31	, 2017			
	led December 31 SFL Deepwater	·	SFL Linus		
TOTAL		·	SFL Linus 308,750		
TOTAL	SFL Deepwater	SFL Hercules			
	TOTAL 736,944 —		TOTAL SFL Deepwater SFL Hercules 736,944 214,444 237,500		

In the six months ended June 30, 2018 and the year ended December 31, 2017, SFL Deepwater, SFL Hercules and SFL Linus paid dividends as follows:

Six months ended June 30, 2018 (in thousands of \$) TOTAL SFL Deepwater SFL Hercules SFL Linus Dividends Paid — — — — — —

Six months ended June 30, 2017 (in thousands of \$) TOTAL SFL Deepwater SFL Hercules SFL Linus Dividends Paid 14,400 3,400 3,750 7,250

Year ended December 31, 2017

(in thousands of \$) TOTAL SFL Deepwater SFL Hercules SFL Linus Dividends Paid 14,400 3,400 3,750 7,250

SFL Deepwater, SFL Hercules and SFL Linus have loan facilities for which Ship Finance provides limited guarantees, as indicated above. These loan facilities originally contained financial covenants with which both Ship Finance and Seadrill must comply. In September 2017, Seadrill announced that it had entered into a restructuring agreement (the "Restructuring Plan") with more than 97% of its secured bank lenders, approximately 40% of its bondholders and a consortium of investors led by its largest shareholder, Hemen Holding Ltd, who is also the largest shareholder in the Company. The Company, SFL Deepwater, SFL Hercules and SFL Linus have also entered into the Restructuring Plan, which has been implemented by way of prearranged Chapter 11 cases. As part of the Restructuring Plan, the financial covenants on Seadrill have been replaced by financial covenants on a newly established subsidiary of Seadrill, who also acts as guarantor for the obligations under the leases for the three drilling units, on a subordinated basis to the senior secured lenders in Seadrill and new secured notes. The financial covenants on Seadrill were suspended until the Restructuring Plan was implemented in July 2018. As at June 30, 2018, Ship Finance was in compliance with all of the covenants under these long-term debt facilities.

10. SHORT-TERM AND LONG-TERM DEBT		
(in thousands of \$)	June 30, 2018	December 31, 2017
Long-term debt:		
3.25% senior unsecured convertible bonds due 2018		63,218
NOK900 million senior unsecured floating rate bonds due 2019	92,867	92,477
5.75% senior unsecured convertible bonds due 2021	225,000	225,000
NOK500 million senior unsecured floating rate bonds due 2020	61,259	61,001
4.875% senior unsecured convertible bonds due 2023	164,000	—
\$320 million unsecured intermediary loan facility	320,000	_
Total Fixed Rate Debt	863,126	441,696
U.S. dollar denominated floating rate debt (LIBOR plus margin) due through 2025	1,080,978	1,081,204
Total debt principal	1,944,104	1,522,900
Less: Unamortized debt issuance costs	(27,974) (18,893)
Less: Current portion of long-term debt) (313,823)
Total long-term debt	1,181,692	1,190,184
(in thousands of \$)		
Fixed Rate Debt Floating Rate Debt Total	debt principal	
Balance at December 31, 2017 441,696 1,081,204 1,522,	900	
Repayments and redemptions (63,218) (69,226) (132,4)	44)	
Drawdowns 484,000 69,000 553,00	00	

1,080,978

648

1,944,104

The outstanding debt as of June 30, 2018 is repayable as follows: (in thousands of \$)

648

863,126

Year ending December 31,

Effects of foreign exchange

Balance at June 30, 2018

2018 (remaining six months)	207,005
2019	600,532
2020	197,683
2021	474,447
2022	197,626
Thereafter	266,811
Total debt principal	1,944,104

The weighted average interest rate for floating rate debt denominated in U.S. dollars and Norwegian kroner ("NOK") was 4.45% per annum at June 30, 2018 (December 31, 2017: 4.26%). This rate takes into consideration the effect of related interest rate swaps. At June 30, 2018, the three month US Dollar London Interbank Offered Rate, or LIBOR, was 2.336% (December 31, 2017: 1.694%) and the Norwegian Interbank Offered Rate, or NIBOR, was 0.98% (December 31, 2017: 0.81%).

In the six months ended June 30, 2018, the following redemption occurred:

3.25% senior unsecured convertible bonds due 2018

In February 2018, the Company redeemed the full outstanding amount under the 3.25% senior unsecured convertible bonds due 2018. The remaining outstanding principal amount of \$63.2 million was paid in cash, and the premium settled in common shares with the issuance of 651,365 new shares (see Note 12. Share Capital, Additional Paid in Capital and Contributed Surplus).

In the six months ended June 30, 2018, the following loan agreements were entered into:

\$50 million secured term credit facility

In June 2018, 15 wholly-owned subsidiaries of the Company entered into a \$50.0 million secured term loan facility with a bank, secured against 15 feeder size container vessels. The 15 vessels were delivered in April 2018. The Company has provided a corporate guarantee for this facility, which bears interest at LIBOR plus a margin and has a term of seven years.

\$320 million unsecured intermediary loan facility

In May 2018, four wholly-owned subsidiaries of the Company entered into a \$320.0 million unsecured loan facility provided by Sterna Finance Ltd. ("Sterna Finance"), an affiliate of Hemen Holdings Ltd., a related party. The unsecured intermediary loan facility was entered into to partly fund the acquisition of four 14,000 TEU container vessels acquired in May 2018. The Company has provided a corporate guarantee for this loan facility, which has a fixed interest rate, is non-amortizing and has a term of 13 months from the drawdown date of the loan. See also Note 15: Related party transactions.

4.875% senior unsecured convertible bonds due 2023

On April 23, 2018, the Company issued a senior unsecured convertible bond loan totaling \$150.0 million. Additional bonds were issued on May 4, 2018 at a principal amount of \$14.0 million. Interest on the bonds is fixed at 4.875% per annum and is payable in cash quarterly in arrears on February 1, May 1, August 1 and November 1. The bonds are convertible into Ship Finance International Limited common shares and mature on May 1, 2023. The net amount outstanding at June 30, 2018 was \$164.0 million (December 31, 2017: \$nil). The initial conversion rate at the time of issuance was 52.8157 common shares per \$1,000 bond, equivalent to a conversion price of approximately \$18.93 per share. Since the issuance, dividend distributions have increased the conversion rate and as of June 30, 2018, the conversion rate was 54.0658, equivalent to a conversion price of approximately \$18.50 per share).

In conjunction with the bond issue, the Company agreed to loan up to 7,000,000 of its common shares to affiliates of the underwriters of the issue, in order to assist investors in the bonds to hedge their position. As at June 30, 2018, a total of 3,765,842 shares were issued from up to 7,000,000 shares issuable under a share lending arrangement.

As required by ASC 470-20 "Debt with conversion and other options", the Company calculated the equity component of the convertible bond, taking into account both the fair value of the conversion option and the fair value of the share lending arrangement. The equity component was valued at \$7.9 million at issue date and this amount was recorded as "Additional paid-in capital", with a corresponding adjustment to "Deferred charges", which are amortized to "Interest expense" over the appropriate period. The amortization of this item amounted to \$0.3 million in the six months ended June 30, 2018 (December 31, 2017: \$nil).

In the six months ended June 30, 2018, the following drawings were made under revolving credit facilities: (in thousands of \$) Facility Amount Drawn \$49 million secured term loan and revolving credit facility 10,000 \$45 million secured term loan and revolving credit facility9,000Total Drawdown19,000

The aggregate book value of assets pledged as security against borrowings at June 30, 2018, was \$1,903 million (December 31, 2017: \$1,908 million).

Agreements related to long-term debt provide limitations on the amount of total borrowings and secured debt, and acceleration of payment under certain circumstances, including failure to satisfy certain financial covenants. As of June 30, 2018, the Company is in compliance with all of the covenants under its long-term debt facilities. In addition, the \$101.4 million secured term loan facility entered into in August 2014 contains certain financial covenants on Solship, which have been temporarily waived in connection with the standstill agreement entered into at the end of March 2018.

11. FINANCIAL INSTRUMENTS

In certain situations, the Company may enter into financial instruments to reduce the risk associated with fluctuations in interest rates and exchange rates. The Company has a portfolio of swaps which swap floating rate interest to fixed rate, and which also fix the Norwegian kroner to US dollar exchange rate applicable to the interest payable and principal repayment on the NOK bonds. From a financial perspective these swaps hedge interest rate and exchange rate exposure. The counterparties to such contracts are DNB Bank, Nordea Bank Finland Plc., ABN AMRO Bank N.V., NIBC Bank N.V., Skandinaviska Enskilda Banken AB (publ), ING Bank N.V., Danske Bank A/S, Swedbank AB (publ), Credit Agricole Corporate & Investment Bank and Commonwealth Bank of Australia. Credit risk exists to the extent that the counterparties are unable to perform under the contracts, but this risk is considered not to be substantial as the counterparties are all banks which have provided the Company with loans.

The following table presents the fair values of the Company's derivative instruments that were designated as cash flow hedges and qualified as part of a hedging relationship, and those that were not designated:

June 30, 2018	•
June 30, 2010	December 51, 2017
98	108
1	
99	108
8,118	5,136
	—
8,708	3,211
16,826	8,347
June 30, 2018	December 31, 2017
Julie 30, 2010	Detember 51, 2017
49	248
55,051	
29	255
	_
	503
620	5,109
867	36,120
33	553
	6,836
1,520	48,618
	June 30, 2018 98 1 99 8,118

Interest rate risk management

The Company manages its debt portfolio with interest rate swap agreements denominated in U.S. dollars and Norwegian kroner to achieve an overall desired position of fixed and floating interest rates. At June 30, 2018, the Company and its consolidated subsidiaries had entered into interest rate swap transactions, involving the payment of fixed rates in exchange for LIBOR or NIBOR.

The total notional principal amount subject to swap agreements as at June 30, 2018, was \$1.0 billion (December 31, 2017: \$1.1 billion). The Company has not entered into any new swap agreements in the six months ended June 30, 2018.

Foreign currency risk management

The Company is party to currency swap transactions, involving the payment of U.S. dollars in exchange for Norwegian kroner, which are designated as hedges against the NOK900 million and NOK500 million senior unsecured bonds due 2019 and 2020 respectively.

Principal Receivable	Dringing Doughla	Incontion data	Maturity
rincipal Receivable	r micipai r ayable	inception date	date
NOK900 million	US\$151.0 million	March 2014	March 2019
NOK500 million	US\$64.0 million	October 2017	March -
		October 2017	June 2020

Apart from the NOK900 million and NOK500 million senior unsecured bonds due 2019 and 2020, respectively, the majority of the Company's transactions, assets and liabilities are denominated in U.S. dollars, the functional currency of the Company. Other than the corresponding currency swap transactions summarized above, the Company has not entered into forward contracts for either transaction or translation risk. Accordingly, there is a risk that currency fluctuations could have an adverse effect on the Company's cash flows, financial condition and results of operations. Fair Values

The carrying value and estimated fair value of the Company's financial assets and liabilities at June 30, 2018 and December 31, 2017 are as follows:

December 51, 2017 are as follows.				
	June 30, 2018	June 30, 2018	December 31, 2017	December 31, 2017
(in thousands of \$)	Carrying value	Fair value	Carrying value	Fair value
Non-derivatives:				
Available-for-sale debt securities	46,281	46,281	41,742	41,742
Equity securities	67,346	67,346	52,060	52,060
Floating rate NOK bonds due 2019	92,867	93,843	92,477	92,709
Floating rate NOK bonds due 2020	61,259	62,714	61,001	61,306
3.25% unsecured convertible bonds due 2018			63,218	71,662
5.75% unsecured convertible bonds due 2021	225,000	234,281	225,000	242,719
4.875% unsecured convertible bonds due 2023	164,000	171,380	—	
Derivatives:				
Interest rate/ currency swap contracts - short-term receivables	¹ 99	99	108	108
Interest rate/ currency swap contracts - long-term receivables	16,826	16,826	8,347	8,347
Interest rate/ currency swap contracts - short-term payables	¹ 39,720	39,720	503	503
Interest rate/ currency swap contracts - long-term payables	1,520	1,520	48,618	48,618

The above short-term receivables relating to interest rate/ currency swap contracts all relate to designated hedges at June 30, 2018 and December 31, 2017. The above long-term receivables relating to interest rate/ currency swap contracts at June 30, 2018, include \$8.7 million which relates to non-designated swap contracts (December 31, 2017: \$3.2 million), with the balance relating to designated hedges. The above short-term payables relating to interest rate/ currency swap contracts at June 30, 2018, include \$6.6 million which relates to non-designated swap contracts (December 31, 2017: \$0.3 million), with the balance relating to designated hedges. The above long-term payables relating to interest rate/ currency swap contracts at June 30, 2018, include \$0.03 million which relates to non-designated swap contracts (December 31, 2017: \$0.3 million), with the balance relating to designated hedges. The above long-term payables relating to interest rate/ currency swap contracts at June 30, 2018, include \$0.03 million which relates to non-designated swap contracts (December 31, 2017: \$7.4 million), with the balance relating to designated hedges. In accordance with the accounting policy relating to interest rate and currency swaps described in the Company's Annual Report on Form 20-F for the year ended December 31, 2017, where the Company has designated the swap as a hedge, and to the extent that the hedge is effective, changes in the fair values of interest rate swaps are recognized in other comprehensive income. Changes in the fair value of other swaps and the ineffective portion of swaps designated as hedges are recognized in the Consolidated Statement of Operations.

The above fair values of financial assets and liabilities as at June 30, 2018, were measured as follows:

(in thousands of \$)	June 30, 2018	Fair value measurements Quoted Prices in Active Markets for identical Assets/Liabilities (Level 1)	using, Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
Assets: Available-for-sale debt securities	46,281	46,281		
Equity securities	67,346	67,346		
Interest rate/ currency swap contracts		07,340		
– short-term receivables	99		99	
Interest rate/ currency swap contracts - long-term receivables	16,826		16,826	
Total assets	130,552	113,627	16,925	
Liabilities:				
Floating rate NOK bonds due 2019	93,843	93,843		
Floating rate NOK bonds due 2020	62,714	62,714		
5.75% unsecured convertible bonds due 2021	234,281	234,281		
4.875% unsecured convertible bonds due 2023	3 171,380	171,380		
Interest rate/ currency swap contracts – short-term payables	39,720		39,720	
Interest rate/ currency swap contracts – long-term payables	1,520		1,520	
Total liabilities	923,458	882,218	41,240	

ASC Topic 820 "Fair Value Measurement and Disclosures" ("ASC 820") emphasizes that fair value is a market-based measurement, not an entity-specific measurement, and should be determined based on the assumptions that market participants would use in pricing the asset or liability. As a basis for considering market participant assumptions in fair value measurements, ASC 820 establishes a fair value hierarchy that distinguishes between market participant assumptions based on market data obtained from sources independent of the reporting entity (observable inputs that are classified within levels one and two of the hierarchy) and the reporting entity's own assumptions about market participant assumptions (unobservable inputs classified within level three of the hierarchy).

Level 1 inputs utilize unadjusted quoted prices in active markets for identical assets or liabilities that the Company has the ability to access. Level 2 inputs are inputs other than quoted prices included in level one that are observable for the asset or liability, either directly or indirectly. Level 2 inputs may include quoted prices for similar assets and liabilities in active markets, as well as inputs that are observable for the asset or liability, other than quoted prices, such as interest rates, foreign exchange rates and yield curves that are observable at commonly quoted intervals. Level 3 inputs are unobservable inputs for the assets or liabilities, which typically are based on an entity's own assumptions, as there is little, if any, related market activity. In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability.

Investments in equity securities consist of (i) listed Frontline shares (ii) NorAm Drilling shares traded in the OTC market (iii) Golden Close shares traded in the OTC market whilst the investments in available-for-sale debt securities consist of listed and unlisted corporate bonds. The estimated fair value of the debt and equity securities consists of their aggregate market value as at the balance sheet date.

The estimated fair values for the floating rate NOK denominated bonds due 2019 and 2020, and the 5.75% and 4.875% unsecured convertible bonds due 2021 and 2023 are all based on their quoted market prices as at the balance sheet date.

The estimated fair value of interest rate and currency swap contracts is calculated using a well-established independent valuation technique applied to contracted cash flows and LIBOR/NIBOR interest rates as at June 30, 2018. Concentrations of risk

There is a concentration of credit risk with respect to cash and cash equivalents to the extent that most of the amounts are carried with Skandinaviska Enskilda Banken, ABN AMRO, Nordea, Bank of Valletta and Credit Agricole Corporate and Investment Bank. However, the Company believes this risk is remote.

There is also a concentration of revenue risk with certain customers to whom the Company has chartered multiple vessels.

In the six months ended June 30, 2018, Frontline Shipping accounted for approximately 10% of our consolidated operating revenues (six months ended June 30, 2017: 18%; year ended December 31, 2017: 15%). Frontline Shipping is a 100% owned subsidiary of Frontline, but the performance under the leases is not guaranteed by Frontline following amendments to the leases agreed in 2015. There is no requirement for a minimum cash balance in Frontline Shipping, but in exchange for releasing the guarantee a dividend restriction was introduced on Frontline Shipping whereby it can only make distributions to its parent company if it can demonstrate it will have minimum free cash of \$2 million per vessel both prior to and following (i) such distribution and (ii) the payment of the next hire due and any profit share accrued under the charters. Due to the current depressed tanker market, there is a risk that Frontline Shipping may not have sufficient funds to pay the agreed charterhires. However the performance under the fixed price agreements with Frontline Management whereby we pay management fees of \$9,000 per day for each vessel to cover all operating costs including drydocking costs, is guaranteed by Frontline.

In the six months ended June 30, 2018, the Company had eight Capesize dry bulk carriers leased to a fully guaranteed subsidiary of Golden Ocean Group Limited ("Golden Ocean") which accounted for approximately 14% of our consolidated operating revenues (six months ended June 30, 2017: 14%; year ended December 31, 2017: 14%). The Company also had 27 container vessels on long-term bareboat charters to MSC, which accounted for approximately 11% of our consolidated operating revenues in the six months ended June 30, 2018 (six months ended June 30, 2017: 9%; year ended December 31, 2017: 10%).

Following the acquisition of Hamburg Süd by Maersk Line A/S ("Maersk") in November 2017, the Company had seven container vessels on long-term time charters to Maersk at June 30, 2018, which accounted for approximately 26% of our consolidated operating revenues in the six months ended June 30, 2018 (six months ended June 30, 2017: 11%;

year ended December 31, 2017: 14%).

In addition, a significant portion of our net income is generated from our associated companies that lease rigs to subsidiaries of Seadrill. In the six months ended June 30, 2018, income from our associated companies accounted for approximately 36% of our consolidated net income (six months ended June 30, 2017: 42%; year ended, December 31, 2017: 39%).

The Company and three of the Company's subsidiaries, who own and lease the drilling rigs West Linus, West Hercules and West Taurus to subsidiaries of Seadrill, agreed to the Restructuring Plan announced by Seadrill in September 2017. As part of the agreement, Ship Finance and its relevant subsidiaries have agreed to reduce the contractual charter hire payable by the relevant Seadrill subsidiaries by approximately 29% for a 5-year period with economic effect from January 1, 2018, with the reduced amounts added back in the period thereafter. The call options on behalf of the Seadrill subsidiaries under the relevant leases were also amended as part of the Restructuring Plan. The leases for West Hercules and West Taurus have been extended for a period of 13 months until December 2024, with amended purchase obligations at the new expiry of the charters. Concurrently, the banks who finance the three rigs have extended the loan period by approximately four years under each of the facilities, with reduced amountization in the extension period compared to the current amortization. The Restructuring Plan was implemented in July 2018, at which time Seadrill emerged from Chapter 11.

As discussed in Note 16: Commitments and Contingent Liabilities, the Company, at June 30, 2018, guaranteed a total of \$266 million (December 31, 2017: \$235 million) of the bank debt in these companies and had an outstanding receivable balance on loans granted by the Company to these associated companies totaling \$293.7 million at June 30, 2018 (December 31, 2017: \$317.8 million). The loans granted by the Company are considered not impaired at June 30, 2018, due to the fair value of the jack-up rig owned by SFL Linus and the ultra deepwater drilling rigs owned by SFL Deepwater and SFL Hercules exceeding the book values at June 30, 2018.

12. SHARE CAPITAL, ADDITIONAL PAID-IN CAPITAL AND CONTRIBUTED SURPLUS

Authorized share capital is as follows:		
(in thousands of \$, except share data)	June 30, 2018	December 31, 2017
150,000,000 common shares of \$0.01 par value each (December 31, 2017: 150,000,000 shares of \$0.01 par value each) Issued and fully paid share capital is as follows:	1,500	1,500
(in thousands of \$, except share data)	June 30, 2018	December 31, 2017
119,373,064 common shares of \$0.01 par value each (December 31, 2017: 110,930,873 shares of \$0.01 par value each)	1,194	1,109

The Company's common shares are listed on the New York Stock Exchange.

In February 2018, the Company redeemed the full outstanding amount under the 3.25% senior unsecured convertible bonds due 2018. The remaining outstanding principal amount of \$63.2 million was paid in cash, and the premium settled in common shares with the issue of 651,365 new shares (see Note 19: Long-term Debt).

In April 2018, the Company issued a total of 3,765,842 new shares of par value \$0.01 each from up to 7,000,000 issuable under a share lending arrangement in relation with the Company's issuance of 4.875% senior unsecured convertible bonds in April and May 2018. The shares issued have been loaned to affiliates of the underwriters of the bond issue in order to assist investors in the bonds to hedge their position. The bonds are convertible into common shares and mature on May 1, 2023. As required by ASC 470-20 "Debt with conversion and other options", the Company calculated the equity component of the convertible bond, which was valued at \$7.9 million at issue date and recorded as "Additional paid-in capital" (see Note 19: Long-term Debt).

In May 2018, the Company issued a total of 4,024,984 new shares as part of the consideration paid for the acquisition of four 2014 built container vessels, each with approximately 14,000 TEU carrying capacity. The vessels are

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employed under long-term time-charters to an unrelated third party (see Note 6: Vessels and equipment, net).

13. SHARE OPTION PLAN

In November 2006, the Board of Directors approved the Ship Finance International Limited Share Option Scheme (the "Option Scheme"). The Option Scheme will expire in November 2026, following the renewal in November 2016. The terms and conditions remain unchanged from those originally adopted in November 2006 and permits the Board of Directors, at its discretion, to grant options to employees, officers and directors of the Company or its subsidiaries. The fair value cost of options granted is recognized in the statement of operations, and the corresponding amount is credited to additional paid-in capital. In the six months ended June 30, 2018, additional paid-in capital was credited with \$0.2 million relating to the fair value of options granted in March 2016, September 2017 and April 2018.

No options were exercised under the Option Scheme in the six months ended June 30, 2018.

In April 2018, the Company awarded a total of 83,000 options to officers and employees, pursuant to the Company's Share Option Scheme. The options have a five year term and a three year vesting period and the first options will be exercisable from April 2019 onwards. The initial strike price was \$14.67 per share.

Total unrecognized compensation cost relating to the outstanding options under the Company's Option Scheme was \$0.6 million as at June 30, 2018 (December 31, 2017: \$0.5 million).

14. OTHER LONG-TERM LIABILITIES

(in thousands of \$)	June 30, 2018	December 31, 2017
Unamortized sellers' credit	3,421	3,958
Obligations under capital leases - long-term portion	226,504	230,576
Other items	4	4
	229,929	234,538

The unamortized seller's credit is in respect of the five offshore support vessels on long-term bareboat charters to the Solstad Charterer.

In October 2015, the Company entered into agreements to charter-in two newbuilding container vessels on a bareboat basis, each for a period of 15 years from delivery by the shipyard, and to charter-out each vessel for the same 15-year period on a bareboat basis to MSC, an unrelated party. The first vessel was delivered in December 2016 and the second vessel was delivered in March 2017. These two vessels are accounted for as direct financing lease assets. The Company's future minimum lease obligations under the non-cancellable lease are as follows:

Year ending December 31,	(in thousands of \$)	
2018 (remaining six months)	13,933	
2019	25,054	
2020	25,122	
2021	25,054	
2022	25,054	
Thereafter	281,850	
Total lease obligations	396,067	
Less: imputed interest payable	(160,189))
Present value of obligations under capital lease	235,878	
Less: current portion	(9,374))
Obligations under capital lease - long-term portion	226,504	

Interest incurred on capital leases in the six months ended June 30, 2018 was \$8.6 million (six months ended June 30, 2017: \$7.1 million; year ended December 31, 2017: \$16.0 million).

15. RELATED PARTY TRANSACTIONS

The Company has transactions with the following related parties, being companies in which our principal shareholder Hemen Holding Ltd. ("Hemen") and companies associated with Hemen have, or had, a significant direct or indirect interest:

- Frontline
- Frontline Shipping
- Seadrill
- Golden Ocean
- United Freight Carriers ("UFC" which is a joint venture approximately 50% owned by Golden Ocean)
- Deep Sea Supply Plc. ("Deep Sea") (1)
- Seatankers Management Co. Ltd. ("Seatankers")
- NorAm Drilling
- Golden Close
- Sterna Finance

(1) From October 2017, Deep Sea was determined to no longer be a related party.

The Condensed Consolidated Balance Sheets include the following amounts due from and to related parties and associated companies, excluding direct financing lease balances (see Note 8: Investments in Direct Financing and Sales-Type Leases).

Sales-Type Leases).		
(in thousands of \$)	June 30, 2018	December 31, 2017
Amounts due from:		
Frontline	6,424	5,579
SFL Linus		3,559
SFL Deepwater		171
SFL Hercules		97
Seadrill	368	_
Golden Ocean		153
Other related parties	59	66
Total amount due from related parties	6,851	9,625
Loans to related parties - associated companies, long-term		
SFL Deepwater	106,029	113,000
SFL Hercules	73,004	80,000
SFL Linus	114,677	121,000
Total loans to related parties - associated companies, long-term	293,710	314,000
Long-term receivables from related parties		
Frontline	4,446	
Total long-term receivables from related parties	4,446	
Amounts due to:		
Frontline Shipping	2,550	539
Frontline	491	147
Seatankers	145	60
Sterna Finance	1,422	_
Other related parties		111
Total amount due to related parties	4,608	857

SFL Deepwater, SFL Hercules and SFL Linus are wholly-owned subsidiaries which are not fully consolidated but are accounted for under the equity method as at June 30, 2018 within the financial statements (see Note 9: Investments In Associated Companies). As described below in "Related party loans", at June 30, 2018 the long-term loans from Ship Finance to SFL Deepwater, SFL Hercules and SFL Linus, are presented net of their respective current accounts to the extent that it is an amount due to the associates.

Related party leasing and service contracts

As at June 30, 2018, eight of the Company's vessels leased to Frontline Shipping (December 31, 2017: nine) are recorded as direct financing leases. At June 30, 2018, the balance of net investments in direct financing leases with Frontline Shipping was \$258.6 million (December 31, 2017: \$314.0 million), of which \$20.4 million (December 31, 2017: \$22.3 million) represents short-term maturities.

During the six months ended June 30, 2018, the Company sold the Suezmax Front Circassia to an unrelated third party. The vessel was delivered to the new owner in February 2018, and a termination fee of \$4.4 million at fair value was received from Frontline Shipping in the form of a loan note. The loan note bears interest at a rate of 7.50% and matures in December 2021.

In addition, included under operating leases at June 30, 2018, there were eight Capesize dry bulk carriers leased to a fully guaranteed subsidiary of Golden Ocean (December 31, 2017: eight). At June 30, 2018, the net book value of assets leased under operating leases to Golden Ocean was \$225.7 million (December 31, 2017: \$233.7 million).

The charter agreements with Frontline Shipping include profit sharing arrangements, whereby the Company earns a 50% profit share on charter revenues earned by the vessels above the set base charter rates, calculated on a time charter equivalent basis and payable quarterly. In the six months ended June 30, 2018, the Company recorded no profit share revenues (six months ended June 30, 2017: \$5.6 million; year ended December 31, 2017: \$5.6 million).

At June 30, 2018, the Company held 11 million ordinary shares in Frontline, representing approximately 6.48% of the issued share capital of Frontline (December 31, 2017: 11 million ordinary shares representing approximately 6.48%).

In the six months ended June 30, 2018, the Company had eight dry bulk carriers operating on time charters to a subsidiary of Golden Ocean, which include profit sharing arrangements whereby the Company earns a 33% profit share on charter revenues earned by the vessels above certain threshold levels, calculated on a time charter equivalent basis and payable on a quarterly basis. In the six months ended June 30, 2018, the Company earned no profit share revenue under this arrangement (six months ended June 30, 2017: \$nil; year ended December 31, 2017: \$0.2 million).

A summary of leasing revenues and repayments from Frontline Shipping, Golden Ocean and Deep Sea is as follows: Six months ended

	Six months er	nded	Year ended
(in thousands of \$)	June 30, 2018	3 June 30, 2017	7 December 31, 2017
Operating lease income	26,498	29,540	57,568
Direct financing lease interest income	5,986	9,385	16,362
Finance lease service revenue	13,428	19,827	35,010
Direct financing lease repayments	10,247	14,064	25,091
Profit share and cash sweep income		5,591	5,753
In addition to leasing revenues and re	payments, the (Company incur	red the following fees with related parties:
	Six months en	ded	Year ended
(in thousands of \$)	June 30, 2018	June 30, 2017	December 31, 2017
Frontline:			
Vessel Management Fees	14,351	20,506	36,536
Newbuilding Supervision Fees			979
Commissions and Brokerage	132	112	269
Administration Services Fees	161	172	335
Golden Ocean:			
Vessel Management Fees	10,136	10,136	20,440
Operating Management Fees	360	370	738
Seatankers:			
Administration Services Fees	145	22	82
Office Facilities:			
Seatankers Management Norway AS	55	80	105
Frontline Management AS	73		136
Frontline Corporate Services Ltd	61	131	173

Related party loans - associated companies

Ship Finance has entered into agreements with SFL Deepwater, SFL Hercules and SFL Linus, granting them loans of \$145 million, \$145 million, and \$125 million, respectively, at fixed interest rates. These loans are repayable in full by October 1, 2023, October 1, 2023, and June 30, 2029, respectively, or earlier if the companies sell their drilling units. The net outstanding loan balances as at June 30, 2018, were \$106.0 million, \$73.0 million, and \$114.7 million for SFL Deepwater, SFL Hercules and SFL Linus, respectively.

In the six months ended June 30, 2018, the Company received interest income on these loans of \$2.5 million from SFL Deepwater (six months ended June 30, 2017: \$2.9 million; year ended December 31, 2017: \$5.4 million), \$1.8 million from SFL Hercules (six months ended June 30, 2017: \$2.5 million; year ended December 31, 2017: \$4.3 million) and \$2.7 million from SFL Linus (six months ended June 30, 2017: \$2.8 million; year ended December 31, 2017: \$4.3 million).

Long-term receivables from related parties

The Company received a loan note from Frontline Shipping as compensation for the early termination of the charter of Front Circassia in February 2018. The initial face value of the note was \$8.9 million, however, Ship Finance recorded the loan note at an initial fair market value of \$4.4 million. The loan note bears interest at a rate of 7.50% and matures in December 2021. In the six months ended June 30, 2018, the Company has received \$nil in interest income on the loan note.

\$320 million unsecured intermediary loan facility

In May 2018, four wholly-owned subsidiaries of the Company entered into a \$320.0 million unsecured loan facility provided by an affiliate of Hemen, Sterna Finance. The unsecured intermediary loan facility was entered into to partly fund the acquisition of four 14,000 TEU container vessels acquired in May 2018. The Company has provided a corporate guarantee for this loan facility, which has a fixed interest rate, is non-amortizing and has a term of 13 months from the drawdown date of the loan. Interest expense incurred on the loan in the six months ended June 30, 2018 was \$1.4 million.

Other related party transactions

In the six months ended June 30, 2018, the Company received no dividends on its holding of shares in Frontline (six months ended June 30, 2017: \$3.3 million; year ended December 31, 2017: \$3.3 million).

In the six months ended June 30, 2018, the Company recorded \$0.3 million interest income and no other income on its holding of investments in secured notes issued by NorAm Drilling (six months ended June 30, 2017: \$0.3 million; year ended December 31, 2017: \$0.5 million interest income and \$0.1 million other income).

In the six months ended June 30, 2018, the Company recorded no interest income on its holding of investments in secured notes issued by Golden Close (six months ended June 30, 2017: \$0.6 million; year ended December 31, 2017: \$0.6 million).

16. COMMITMENTS AND CONTINGENT LIABILITIES

Assets Pledged (in millions of \$) June 30, 2018 December 31, 2017 Book value of consolidated assets pledged under ship mortgages 1,903 1,908

Of the above, \$1,525.6 million relates to assets recorded as vessels and equipment (December 31, 2017: \$1,576.3 million) and \$377.9 million relates to assets accounted for as investments in direct financing leases (December 31, 2017: \$331.3 million).

The Company and its equity-accounted subsidiaries have funded their acquisition of vessels, jack-up rigs and ultra-deepwater drilling units through a combination of equity, short-term debt and long-term debt. Providers of long-term loan facilities usually require that the loans be secured by mortgages against the assets being acquired. As at June 30, 2018, the Company (\$1.9 billion) and its 100% equity-accounted subsidiaries (\$736.9 million) had a combined outstanding principal indebtedness of \$2.7 billion (December 31, 2017: \$2.3 billion) under various credit facilities.

Other Contractual Commitments and Contingencies

The Company has arranged insurance for the legal liability risks for its shipping activities with Gard P.& I. (Bermuda) Ltd, Assuranceforeningen Skuld (Gjensidig), The Steamship Mutual Underwriting Association Limited, The Korea Shipowner's Mutual Protection & Indemnity Association, The West of England Ship Owners Mutual Insurance Association (Luxembourg), North of England P&I Association Limited, The Standard Club Europe Ltd and The United Kingdom Mutual Steam Ship Assurance Association (Europe) Limited, all of which are mutual protection and indemnity associations. The Company is subject to calls payable to the associations based on the Company's claims record in addition to the claims records of all other members of the associations. A contingent liability exists to the extent that the claims records of the members of the associations in the aggregate show significant deterioration, which may result in additional calls on the members.

SFL Deepwater, SFL Hercules and SFL Linus are wholly-owned subsidiaries of the Company accounted for using the equity method. Accordingly, their assets and liabilities are not consolidated in the Company's Consolidated Balance Sheets, but are presented on a net basis under "Investment in associated companies". As of June 30, 2018, their combined borrowings amounted to \$736.9 million (December 31, 2017: \$785.8 million) and the Company guaranteed \$266 million (December 31, 2017: \$235 million) of this debt which is secured by first priority mortgages over the relevant rigs.

In addition, the Company has assigned all claims it may have under its secured loans to SFL Deepwater, SFL Hercules and SFL Linus, in favor of the lenders under the respective credit facilities. These loans had a net outstanding balance of \$293.7 million at June 30, 2018 (December 31, 2017: \$317.8 million) and are secured by second priority mortgages over each of the rigs, which have been assigned to the lenders under the respective credit facilities. The lenders under the respective credit facilities. The lenders under the respective credit facilities. The lenders under the respective credit facilities have also been granted a first priority pledge over all shares of the relevant asset owning subsidiaries.

At June 30, 2018, the Company had no commitments under contracts to acquire newbuilding vessels (December 31, 2017: \$nil). There were no other material contractual commitments at June 30, 2018.

The Company is routinely party both as plaintiff and defendant to lawsuits in various jurisdictions under charter hire obligations arising from the operation of its vessels in the ordinary course of business. The Company believes that the resolution of such claims will not have a material adverse effect on its results of operations or financial position. The Company has not recognized any contingent gains or losses arising from the pending results of any such law suits.

17. CONSOLIDATED VARIABLE INTEREST ENTITIES

As at June 30, 2018, the Company's consolidated financial statements included 35 variable interest entities, all of which are wholly-owned subsidiaries. These subsidiaries own vessels with existing charters during which related and third parties have fixed price options to purchase the respective vessels, at dates varying from March 2019 to September 2025. It has been determined that the Company is the primary beneficiary of these entities, as none of the purchase options are deemed to be at bargain prices and none of the charters include sales options. At June 30, 2018, 16 of the consolidated variable interest entities have a vessel which is accounted for as a direct financing lease asset. At June 30, 2018, the vessels had a carrying value of \$105.5 million and unearned lease income of \$31.6 million. The vessels had a \$50.0 million outstanding loan balance as at June 30, 2018.

The other 19 fully consolidated variable interest entities each own vessels which are accounted for as operating lease assets and had a total net book value of \$366.1 million at June 30, 2018. The outstanding loan balances in these entities was a total of \$199.8 million, of which the short-term portion was \$68.9 million as at June 30, 2018.

18. SUBSEQUENT EVENTS

On July 2, 2018, Seadrill announced that it had emerged from Chapter 11 after successfully completing its reorganization pursuant to its Chapter 11 plan of reorganization. Under the Restructuring Plan, the Company agreed to restructure the lease payments to its 100% equity-accounted subsidiaries with economic effect from January 1, 2018. (See Concentrations of risk section of Note 10: Financial Instruments).

In July 2018, the Company announced an agreement to sell its fully owned subsidiary, Rig Finance Limited to an unrelated third party. Rig Finance Limited owns the jack up drilling rig Soehanah, which is currently employed under a bareboat charter until June 2019. Delivery to the new owner is expected to occur in the second half of 2018.

In July 2018, the Company agreed to sell three 2002-built VLCCs, Front Page, Front Stratus and Front Serenade to ADS Crude Carriers Ltd. ("ADS"), a newly established company in which Ship Finance has acquired a 17% interest. Net proceeds from the sale were approximately \$77.6 million, including \$10.1 million charter termination compensation received from Frontline Ltd. in the form of interest-bearing loan notes. The vessels were delivered to ADS in July, August and September, respectively.

In July 2018, the Company and other financial creditors entered into a restructuring agreement with a subsidiary of Solstad Farstad ASA ("Solstad") where 50% of the agreed charter hire for the two vessels Sea Cheetah and Sea Jaguar will be received until the end of 2019. All other payments under the respective charters, including the remaining 50% on Sea Cheetah and Sea Jaguar, will be deferred until the end of 2019.

In August 2018, the Company agreed to acquire three 10,600 TEU container vessels in combination with long term charters to Maersk Line A/S, two of which have been delivered during September 2018. We expect to take delivery of the third vessel during Q4 2018. In connection with the acquisition, the Company entered into a \$200 million intermediary secured credit facility to part finance the acquisition. The facility bears interest at LIBOR plus a margin and has a term of 13 months.

In August 2018, the Company issued NOK600 million five-year senior unsecured bonds, equivalent to approximately \$71.9 million. The bonds bear interest at NIBOR plus a margin. The proceeds from the bond issue will be used for refinancing of existing debt and general corporate purposes.

On August 22, 2018, the Board of Directors of the Company declared a dividend of \$0.35 per share, which will be paid in cash on or around September 27, 2018.

SHIP FINANCE INTERNATIONAL LIMITED

As used herein, "we," "us," "our" and "the Company" all refer to Ship Finance International Limited and its subsidiaries. This management's discussion and analysis of financial condition and results of operations should be read together with the discussion included in the Company's Annual Report on Form 20-F for the fiscal year ended December 31, 2017. Management's Discussion and Analysis of Financial Condition and Results of Operations for the six months ended June 30, 2018

General

We are Ship Finance International Limited, a Bermuda-based company incorporated in Bermuda on October 10, 2003, as a Bermuda exempted company under the Bermuda Companies Law of 1981 (Company No. EC-34296). We are engaged primarily in the ownership and operation of vessels and offshore related assets, and also involved in the charter, purchase and sale of assets. Our registered and principal executive offices are located at Par-la-Ville Place, 14 Par-la-Ville Road, Hamilton, HM 08, Bermuda, and our telephone number is +1 (441) 295-9500.

We operate through subsidiaries located in Bermuda, Cyprus, Malta, Liberia, Norway, the United Kingdom and the Marshall Islands.

We are an international ship owning and chartering company with a large and diverse asset base across the maritime and offshore industries. As at September 21, 2018, our assets consist of seven crude oil tankers, 22 dry bulk carriers, 42 container vessels (including two chartered-in 19,200 TEU vessels), two car carriers, two jack-up drilling rigs, two ultra-deepwater drilling units, five offshore support vessels, two chemical tankers and two oil product tankers. In addition, we have entered into agreements to acquire a 10,600 TEU container vessel in combination with a long term charter and we expect to take delivery of the vessel during Q4 2018.

As at September 21, 2018, our customers included Frontline Shipping Limited ("Frontline Shipping"), Seadrill Limited ("Seadrill"), Golden Ocean Group Limited ("Golden Ocean"), Deep Sea Supply Shipowning II AS (the "Solstad Charterer"), Sinochem Shipping Co. Ltd ("Sinochem"), Heung-A Shipping Co. Ltd ("Heung-A"), Hyundai Glovis Co. Ltd. ("Hyundai Glovis"), Sinotrans Shipping Limited ("Sinotrans"), Maersk Line A/S ("Maersk"), MSC Mediterranean Shipping Company S.A. ("MSC"), Phillips 66 Company ("Phillips 66"), Mitsui OSK Lines Ltd ("MOL"), and Evergreen Marine Corporation (Taiwan) Ltd. ("Evergreen").

Our primary objective is to continue to grow our business through accretive acquisitions across a diverse range of marine and offshore asset classes. In doing so, our strategy is to generate stable and increasing cash flows by chartering our assets primarily

under medium to long-term bareboat or time charters.

Recent and Other Developments

In April 2018, 15 feeder size container vessels were delivered to the Company ranging in size from 1,100-4,400 TEU. Upon delivery, the vessels immediately commenced seven year fixed rate bareboat charters with an unrelated third party.

In April and May 2018, the Company issued \$164 million aggregate principal amount of Convertible Senior Notes due 2023. The notes pay interest quarterly in arrears at a rate of 4.875% per annum, have a term of five years, and are convertible into the Company's common stock at an initial conversion rate of 52.8157 common shares per \$1,000 principal of notes, which is equivalent to an initial conversion price of approximately \$18.93 per share.

In April 2018, the Company awarded employees with options to acquire 83,000 shares. The options have a five year term and a three year vesting period and the first options will be exercisable from April 2019 onwards. The initial strike price is \$14.67 per share.

In May 2018, the Company closed the sale of the 1,700 TEU container vessel SFL Avon and delivered the vessel to an unrelated third party for proceeds of approximately \$12.5 million.

In May 2018, the Company acquired and took delivery of four 2014 built container vessels, each with approximately 14,000 TEU carrying capacity. The vessels are employed under long-term time-charters to an unrelated third party. Consideration paid includes cash and approximately 4 million newly issued shares in the Company.

On July 2, 2018, Seadrill announced that it had emerged from Chapter 11 after successfully completing its reorganization pursuant to its Chapter 11 plan of reorganization (the "Restructuring Plan"). Under the Restructuring Plan, the Company agreed to restructure the lease payments to its 100% equity-accounted subsidiaries with economic effect from January 1, 2018. (See Concentrations of risk section of Note 10: Financial Instruments).

In July 2018, the Company agreed to sell its fully owned subsidiary, Rig Finance Limited to an unrelated third party. Rig Finance Limited owns the jack up drilling rig Soehanah, which is currently employed under a bareboat charter until June 2019. Delivery to the new owner is expected to occur in the second half of 2018.

In July 2018, the Company agreed to sell three 2002-built VLCCs, Front Page, Front Stratus and Front Serenade to ADS Crude Carriers Ltd. ("ADS"), a newly established company in which Ship Finance has acquired a 17% interest. Net proceeds from the sale were approximately \$77.6 million, including \$10.1 million charter termination compensation received from Frontline Ltd. in the form of interest-bearing loan notes. The vessels were delivered to ADS in July, August and September, respectively.

In July 2018, the Company and other financial creditors entered into a restructuring agreement with a subsidiary of Solstad where 50% of the agreed charter hire for the two vessels Sea Cheetah and Sea Jaguar will be received until the end of 2019. All other payments under the respective charters, including the remaining 50% on Sea Cheetah and Sea Jaguar, will be deferred until the end of 2019.

In August 2018, the Company agreed to acquire three 10,600 TEU container vessels in combination with long term charters to Maersk, two of which have been delivered during September 2018. We expect to take delivery of the third vessel during Q4 2018. In connection with the acquisition, the Company entered into a \$200 million intermediary secured credit facility to part finance the acquisition. The facility bears interest at LIBOR plus a margin and has a term of 13 months.

In August 2018, the Company issued NOK600 million five-year senior unsecured bonds, equivalent to approximately \$71.9 million. The bonds bear interest at NIBOR plus a margin. The proceeds from the bond issue will be used for refinancing of existing debt and general corporate purposes.

On August 22, 2018, the Board of Directors of the Company declared a dividend of \$0.35 per share, which will be paid in cash on or around September 27, 2018.

Operating Results

	Six months ended	Six months ended
(in thousands of \$)	June 30, 2018	June 30, 2017
Total operating revenues	189,144	191,103
Gain/(loss) on sale of assets and termination of charters, net	(1,623) 779
Total operating expenses	(134,938) (113,480)
Net operating income	52,583	78,402
Interest income	8,176	10,589
Interest expense	(48,805) (44,307)
Other non-operating items, net	21,016	(6,146)
Equity in earnings of associated companies	7,451	13,855
Net income	40,421	52,393

Net operating income for the six months ended June 30, 2018, was \$52.6 million, compared with \$78.4 million for the six months ended June 30, 2017. The decrease was principally due to a vessel impairment charge recorded against three VLCCs in the six months ended June 30, 2018. The overall net income for the period decreased by \$12.0 million compared with the same period in 2017 mainly due to the decrease in net operating income and lower earnings from equity accounted associated companies. Higher interest expense, lower interest income and no dividend income from investments all contributed to the decrease to the overall net income in the six months ended June 30, 2018. The effect of these lower gains and higher expenses were partly offset by the higher time charter revenues and higher net gains included in other non-operating items.

Two ultra-deepwater drilling units and one harsh environment jack-up drilling rig were accounted for under the equity method during the six months ended June 30, 2018 and the six months ended June 30, 2017. The net income of the wholly-owned subsidiaries owning these assets are included under "equity in earnings of associated companies", where they are reported net of operating and non-operating expenses.

Total operating revenues

	Six months ended	Six months ended
(in thousands of \$)	June 30, 2018	June 30, 2017
Direct financing and sales-type lease interest income	19,891	18,989
Finance lease service revenues	13,428	19,827
Profit sharing revenues		5,652
Time charter revenues	126,997	116,579
Bareboat charter revenues	18,850	19,346
Voyage charter revenues	9,381	9,701
Other operating income	597	1,009
Total operating revenues	189,144	191,103

Total operating revenues decreased by 1% in the six months ended June 30, 2018, compared with the same period in the previous year.

Direct financing and sales-type lease interest income arises on our crude oil tankers on charter to Frontline Shipping, one offshore support vessel on charter to the Solstad Charterer and 18 container vessels on long term charters to MSC. In general, direct financing and sales-type lease interest income reduces over the terms of our leases; progressively, a lesser proportion of the lease rental payment is allocated to interest income and a greater proportion is treated as repayment of investment in the lease. The 5% increase in direct finance lease interest income in the six months ended June 30, 2018 compared with the same period in 2017 was mainly a result of the acquisition of 15 container vessels on charter to MSC between December 2016 and April 2017, two container vessels accounted for as direct financing leases and one container vessel accounted for as a sales-type lease. This increase in direct finance lease interest income was partially offset by the sale of the VLCC Front Century, the Suezmax Front Brabant, the VLCC Front Scilla, the Suezmax Front Ardenne and the VLCC Front Circassia between March 2017 and February 2018.

The vessels chartered on direct financing leases to Frontline Shipping are leased on time charter terms, whereby we are responsible for the management and operation of such vessels. This has been effected by entering into fixed price agreements with Frontline Management (Bermuda) Ltd. ("Frontline Management"), a subsidiary of Frontline Ltd. ("Frontline"), whereby we pay them management fees of \$9,000 per day for each vessel chartered to Frontline Shipping. Accordingly, \$9,000 per day is allocated from each time charter payment received from Frontline Shipping to cover lease executory costs, and this is classified as "finance lease service revenue". If any vessel chartered on direct financing leases to Frontline Shipping is sub-chartered on a bareboat basis, then the charter payments for that vessel are reduced by \$9,000 per day for the duration of the bareboat sub-charter. The 32% decrease in finance lease service revenues in the six months ended June 30, 2018 compared to the prior six months ended June 30, 2017 is mainly due to the sale of five tankers between March 2017 to February 2018, described above, from the fleet of crude oil tankers on charter to Frontline Shipping.

We recorded no profit share revenue in the six months ended June 30, 2018 from the profit sharing arrangement with Frontline Shipping whereby the Company is entitled to a 50% profit share above the base charter rates, calculated and paid on a quarterly basis. This is compared to profit share revenue of \$5.6 million received from Frontline Shipping for the six months ended June 30, 2017.

In addition, we had a profit sharing agreement on one of our two Suezmax tankers trading in a pool together with two tankers owned by Frontline, which earned us no profit share revenue in the six months ended June 30, 2018 (six months ended June 30, 2017: \$0.1 million). This profit sharing agreement also ended during the six months ended June 30, 2018.

We also have a profit share arrangement related to the eight Capesize dry bulk vessels on charter to a fully guaranteed subsidiary of Golden Ocean, whereby the Company is entitled to a 33% profit share above certain threshold levels, calculated and paid on a quarterly basis. No profit share revenue was earned by these vessels in the six months ended June 30, 2018 or in the six months ended June 30, 2017.

We also have a profit share arrangement relating to the five offshore supply vessels on charter to the Solstad Charterer following the amendments agreed in July 2016, whereby the Company is entitled to a 50% profit share above the base charter rates, calculated and paid on a quarterly basis on a vessel by vessel basis. No profit share revenue was earned by the vessels in the six months ended June 30, 2018 or in the six months ended June 30, 2017.

During the six months ended June 30, 2018, time charter revenues were earned by 12 container vessels, two car carriers, 22 dry bulk carriers, one Suezmax tanker and two oil product tankers. The 9% increase in time charter revenues for the six months ended June 30, 2018, compared to the six months ended June 30, 2017, was mainly due to the addition of the four 14,000 TEU container vessels in May 2018, as well as the addition of two oil product tankers delivered from the shipyard in August 2017. These increases to time charter revenues were partly offset by the Suezmax, Everbright earning time charter revenue for the full six months ended June 30, 2017 but only partially in the same period in 2018 due to the return of the vessel to voyage chartering following the expiry of a two-year time charter contract in February 2018.

Bareboat charter revenues are earned by our vessels and rigs which are leased under operating leases on a bareboat basis. In the six month periods ended June 30, 2017, and June 30, 2018, these consisted of four offshore support vessels, two chemical tankers, one jack-up drilling rig, two 1,700 TEU container vessels, two 5,800 TEU container vessels and seven 4,100 TEU container vessels. The 3% decrease in bareboat charter revenues was mainly due to lower revenues recorded for the four offshore support vessels. These vessels recorded bareboat revenues of \$1.8 million in the six months ended June 30, 2018 compared to \$3.8 million in the same period in 2017. During the six months ended June 30, 2018, Solstad Farstad ASA engaged in discussions for a potential restructuring of the capital structure of the subsidiary guaranteeing the performance under the charters for the five offshore support vessels employed under long-term charters to the Solstad Charterer, which includes the four leased under operating leases. The remaining one is accounted for as a direct financing lease asset. Whilst the discussions were ongoing, the Company and other financial stakeholders agreed to defer payment of any amounts owed to the respective parties until late July 2018. Subsequent to the period end, in July 2018, the Company and other financial creditors entered into a restructuring agreement with a subsidiary of Solstad where 50% of the agreed charter hire for the two vessels Sea Cheetah and Sea Jaguar will be received until the end of 2019. All other payments under the respective charters, including the remaining 50% on Sea Cheetah and Sea Jaguar, will be deferred until the end of 2019. The decrease in bareboat charter revenue was partially offset by the jack-up drilling rig Soehanah, which earned \$1.8 million in bareboat revenue in the six months ended June 30, 2018 compared to \$0.1 million in the same period in 2017. The rig was redelivered to us in April 2017, following a full 10-year special survey paid for by the previous charterer. In June 2017, the rig commenced a drilling contract with a national oil company in Asia and is currently employed under a bareboat charter until June 2019. In July 2018, the Company agreed to sell its fully owned subsidiary, Rig Finance Limited which owns Soehanah rig. Delivery to the new owner is expected to occur in the second half of 2018. As at June 30, 2018 the rig was reclassified from "Vessels and equipment, net" category and presented on the balance sheet as "Asset held for sale". See also Note 7: Assets held for sale. The 3% decrease in voyage charter revenues for the six months ended June 30, 2018 compared to the six month

periods ended June 30, 2017 was mainly due to the trading patterns of certain Handysize dry bulk carriers which sometimes charter on a voyage-by-voyage basis. These Handysize dry bulk carriers earned more time charter revenues than voyages charter revenues in the six months ended June 30, 2018, compared to the same period in 2017. The 2018 decrease in voyage charter revenues compared to the six month periods ended June 30, 2017 is also attributable to the trading patterns of the two Suezmax tankers trading in a pool together with two tankers owned by Frontline. During the six months ended June 30, 2018 as described above. The Everbright, which returned to voyage chartering during the six months ended June 30, 2018 as described above. The Everbright increase was partly offset by the decrease in voyage charter income from Glorycrown.

Cash flows arising from direct financing and sales-type leases

The following table sets forth our cash flows from the direct financing and sales-type leases with Frontline Shipping, the Solstad Charterer and MSC and shows how they were accounted for:

	Six months ended	Six months ended
(in thousands of \$)	June 30, 2018	June 30, 2017
Charter hire payments accounted for as:		
Direct financing and sales-type lease interest income	19,891	18,989
Finance lease service revenues	13,428	19,827
Direct financing and sales-type lease repayments	17,064	16,669
Total direct financing and sales-type lease payments received	50,383	55,485

Gain on sale of assets and termination of charters

In the six months ended June 30, 2018, a net loss of \$1.6 million was recorded, arising from the disposal of one crude oil tanker, Front Circassia, in February 2018 and one container vessel, SFL Avon, in April 2018 (see Note 2: Gain on sale of assets and termination of charters).

In the six months ended June 30, 2017, a net gain of \$0.8 million was recorded, arising from the disposals of three crude oil tankers, the commencement of a sales-type lease for the 1,700 TEU container vessel MSC Alice and the early termination of the previous charter for the jack-up drilling rig Soehanah.

Operating expenses

	Six months ended	Six months ended
(in thousands of \$)	June 30, 2018	June 30, 2017
Vessel operating expenses	61,558	66,110
Depreciation	46,444	43,364
Vessel impairment charge	21,779	
Administrative expenses	5,157	4,006
Total operating expenses	134,938	113,480
Depreciation Vessel impairment charge Administrative expenses	46,444 21,779 5,157	43,364

Vessel operating expenses consist of payments to Frontline Management of \$9,000 per day for each vessel chartered to Frontline Shipping and also payments to Golden Ocean Group Management (Bermuda) Ltd. ("Golden Ocean Management") of \$7,000 per day for each vessel chartered to a subsidiary of Golden Ocean, in accordance with the vessel management agreements. Vessel operating expenses also consist of the day to day running costs as well as occasional voyage expenses for the container vessels, dry bulk carriers, car carriers and oil product tankers operated on a time charter basis and managed by related and unrelated parties, and also voyage expenses from our two Suezmax tankers trading in a pool together with two tankers owned by Frontline and certain Handysize dry bulk carriers operating in the spot market during the six months ended June 30, 2018.

Vessel operating expenses decreased by \$4.6 million for the six months ended June 30, 2018, compared with the same period in 2017. The decrease is mainly due to the sale of five crude oil tankers between March 2017 and February 2018, described above, from the fleet of crude oil tankers on charter to Frontline Shipping as well as the sale of SFL Avon in May 2018. The decreases from the disposed vessels were partly offset by the increase from the addition of the four 14,000 TEU container vessels acquired in May 2018, as well as two oil product tankers delivered from the shipyard in August 2017. The decrease in vessel operating expenses in the six months ended June 30, 2018 was partially offset by increased voyage expenses from the two Suezmax tankers trading in a pool together with two tankers owned by Frontline.

Depreciation expenses relate to the vessels on charters accounted for as operating leases and on voyage charters. The increase in depreciation by \$3.1 million for the six months ended June 30, 2018, compared to the same period in 2017,

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was mainly due to the addition of the two product tankers, SFL Trinity and SFL Sabine delivered to the Company in August 2017 and the acquisition of four 14,000 TEU container vessels in May 2018. The increase was partially offset by a decrease in depreciation for the jack-up drilling rig Soehanah, following the termination of its previous bareboat charter agreement. The basis of the previous higher depreciation was an amortization to an option price within the terminated agreement.

During 2018, a review of the carrying value of long-lived assets indicated that the carrying values of three of our VLCCs were other than temporarily impaired thus an impairment charge of \$21.8 million was recorded against their carrying values in the six months ended June 30, 2018. In the same period in 2017, no impairment charges were recorded against any vessels.

The 29% increase in administrative expenses for the six months ended June 30, 2018, compared to the same period in 2017, is mainly due to increased salary costs due to increased headcount. Increases in professional fees, registration and travel activities also contributed to the higher administrative expenses in the six months ended June 30, 2018. Interest income

Total interest income decreased by \$2.4 million for the six months ended June 30, 2018, compared to the same period in 2017, mainly due to lower interest income from long term loans to associated companies as well as interest received on debt securities. This decrease was partly offset by increased interest income from short term deposits. Interest expense

	Six months ended	Six months ended
(in thousands of \$)	June 30, 2018	June 30, 2017
Interest on US\$ floating rate loans	20,596	15,141
Interest on NOK600 million senior unsecured floating rate bonds due 2017		2,000
Interest on NOK900 million senior unsecured floating rate bonds due 2019	2,418	2,290
Interest on NOK500 million senior unsecured floating rate bonds due 2020	1,792	75
Interest on 3.25% senior unsecured convertible bonds due 2018	171	2,993
Interest on 5.75% senior unsecured convertible bonds due 2021	6,469	6,397
Interest on 4.875% senior unsecured convertible bonds due 2023	1,489	_
Interest on \$320 million unsecured intermediary loan facility	1,422	_
Swap interest	1,835	3,622
Interest on capital lease obligations	8,626	7,069
Other interest		26
Amortization of deferred charges	3,987	4,694
Total interest expense	48,805	44,307

At June 30, 2018, the Company, including its consolidated subsidiaries, had total debt principal outstanding of \$1.9 billion (June 30, 2017: \$1.7 billion), comprising \$92.9 million (NOK758 million) outstanding principal amount of NOK floating rate bonds due 2019 (June 30, 2017: \$90.8 million, NOK 758 million), \$61.3 million (NOK500 million) outstanding principal amount of NOK floating rate bonds due 2020 (June 30, 2017: \$59.9 million, NOK500 million), \$225.0 million outstanding principal amount of 5.75% convertible bonds due 2021 (June 30, 2017: \$225.0 million), \$164.0 million outstanding principal amount of 4.875% convertible bonds due 2023 (June 30, 2017: \$1.1), \$320.0 million in related party debt (June 30, 2017: \$1.1), and \$1.1 billion under floating rate secured long term credit facilities (June 30, 2017: \$1.1 billion). NOK floating rate bonds due 2017 were fully repaid in the year ended December 31, 2017 which had a principal debt outstanding of \$17.5 million at June 30, 2017. The outstanding principal debt of \$63.2 million (June 30, 2017: \$184.2 million) for the 3.25% convertible bonds due 2018 was also fully redeemed at the maturity in February 2018.

The average three-month LIBOR was 2.13% in the six months ended June 30, 2018 and 1.14% in the six months ended June 30, 2017. The increase in interest expense associated with our floating rate debt for the six months ended June 30, 2018, compared to the same period in 2017, is mainly due to the increased LIBOR rate in the period. The decrease in interest expense on the NOK600 million floating rate bonds due 2017 is due to their redemption in July 2017. The decrease in interest expense on the 3.25% convertible bonds is due to their redemption in February 2018. The increase in interest expense on the NOK 500 million senior secured bonds is due to their issuance in June 2017. The increase in interest expense on the 4.875% convertible bonds is due to their issuance in April 2018. The increase in interest expense on the 4.875% convertible bonds is due to their issuance in April 2018. The increase in interest expense on the \$320 million unsecured intermediary loan facility is due to the new utilization of the facility in May 2018.

At June 30, 2018, the Company and its consolidated subsidiaries were party to interest rate swap contracts, which effectively fix our interest rates on \$1.0 billion of floating rate debt at a weighted average rate excluding margin of 2.90% per annum (June 30, 2017: \$1.2 billion of floating rate debt fixed at a weighted average rate excluding margin of 2.79% per annum).

In October 2015, we entered into agreements to charter in two 19,200 TEU container vessels on a bareboat basis, each for a period of 15 years from delivery by the shipyard, and to charter out each vessel for the same 15 year period. The first of these vessels was delivered in December 2016 and the second one was delivered in March 2017. These vessels are accounted for as a direct financing lease asset. The above capital lease interest expense represents the interest portion of our capital lease obligations from chartering-in these vessels from their third party owners.

Other non-operating items

In the six months ended June 30, 2018, other non-operating items amounted to a net gain of \$21.0 million, compared to a loss of \$6.1 million for the six months ended June 30, 2017. The net gain of \$21.0 million for the six months ended June 30, 2017 mainly results from a gain of \$6.5 million from positive mark-to-market adjustments to derivatives as well as a gain of \$15.3 million from the mark-to-market of equity investments (see Note 4: Other financial items, net).

The net loss of \$6.1 million for the six months ended June 30, 2017 mainly consists of a loss of \$4.2 million from negative mark-to-market adjustments to derivatives, a loss on purchase of bonds of \$0.8 million and \$2.8 million swap interest expense on non designated derivatives. The net loss was partly offset by \$3.3 million dividend income received on the Frontline shares.

As reported above, certain assets were accounted for under the equity method in 2018 and 2017. Their non-operating expenses, including net interest expenses, are not included above, but are reflected in "equity in earnings of associated companies" - see below.

Equity in earnings of associated companies

In the six month periods ended June 30, 2017, and June 30, 2018, the Company had three wholly-owned subsidiaries which were accounted for under the equity method, as discussed in the Consolidated Financial Statements included herein (Note 9: Investments in associated companies). The total equity in earnings of associated companies in the six months ended June 30, 2018 was \$6.4 million lower than in the comparative period in 2017 mainly due to the reduction in finance lease interest income recorded by the ultra-deepwater drilling units West Taurus and West Hercules and the harsh environment jack-up drilling rig West Linus. This is due to the amendments undertaken to the charter contracts for these rigs in connection with the Seadrill Restructuring Plan. Under the terms of the Restructuring Plan, the Company agreed to reduce the contractual charter hire for each of the three drilling units on charter to the Seadrill Charterers by approximately 29% for a period of five years with economic effect from January 2018, with the reduced amounts added back in the period thereafter. The term of the charters for West Hercules and West Taurus and the put option in the case of West Linus at expiry of the charters were amended.

Seasonality

Most of our vessels are chartered at fixed rates on a long-term basis and seasonal factors do not have a significant direct effect on our business. Our tankers on charter to Frontline Shipping, our dry bulk carriers on charter to a subsidiary of Golden Ocean and our offshore support vessels on charter to the Solstad Charterer are subject to profit sharing agreements and to the extent that seasonal factors affect the profits of the charterers of these vessels we will also be affected. We also have seven Handysize drybulk carriers, two car carriers and two Suezmax tankers in the spot or short term time charter market, and the effects of seasonality may affect the earnings of these vessels.

Liquidity and Capital Resources

At June 30, 2018, we had total cash and cash equivalents of \$144.8 million and investments in equity securities and corporate bonds of \$113.6 million.

In the six months ended June 30, 2018, we generated cash of \$94.1 million net from operations, used \$439.7 million net in investing activities and generated \$337.3 million net from financing activities.

Cash flows provided by operating activities for the six months ended June 30, 2018 decreased to \$94.1 million, from \$101.1 million for the same period in 2017, mainly due to the timing of charter hire and receivables. Investing activities utilised cash of \$439.7 million in the six months ended June 30, 2018, compared with \$63.5 million generated in the same period in 2017. The higher cash utilised in investing activities for the six months ended June 30, 2018 is mainly due to the outflow of cash of \$511.0 million used to fund the purchase of vessels and capital improvements, compared to \$nil spent in the same period in 2017. There has been an increase of \$2.9 million in amounts received from associated companies compared to the same period in 2017 and reductions in cash outflows of \$12.5 million and \$15.7 million for investments in new buildings and vessel deposits and other long term investments. The net decrease in cash generated from investing activities was also attributable to a reduction in cash proceeds from sale of vessels and termination of charters which decreased from \$62.8 million for the six months ended June 30, 2017 to \$30.2 million for the six months ended June 30, 2018.

Net cash generated from financing activities for the six months ended June 30, 2018 was \$337.3 million, compared to \$22.0 million net cash generated in the same period in 2017. The \$315.3 million difference in net cash generated from financing activities in the two periods was primarily due to the \$326.9 million increase in cash proceeds from debt issuances and draw-downs. During the six months ended June 30, 2018, the Company raised \$164 million from issuance of the 4.875% convertible bond due 2023 and also generated cash from fundings obtained to finance its recent vessel acquisitions. There was also a decrease in dividend payments by \$10.2 million in the six months ended June 30, 2018 from the six months ended June 30, 2017. The net increase in cash generated from financing activities was offset by an increase in cash utilised in the purchase and sale of the Company's issued bonds of \$13.1 million, cash utilised to prepay and repay long term debt increased by \$2.0 million and cash used in the repayment of lease obligations increased by \$1.9 million when compared to same period in 2017. Also, in direct consequence of the increased debt issuances and draw-downs, net cash utilised in debt issuance fees paid increased by \$4.9 million in the six months ended June 30, 2018 when compared to the same period in 2017.

A substantial portion of our dividend capacity is generated from our leases with subsidiaries of Seadrill. In September 2017, Seadrill announced its Restructuring Plan which has been implemented by way of prearranged Chapter 11 cases. As part of the Restructuring Plan, Ship Finance and its relevant subsidiaries agreed to reduce the contractual charter hire payable by Seadrill by approximately 29% for a five-year period starting in 2018, with the reduced amounts added back in the period thereafter. The Restructuring Plan was implemented in July 2018, at which time Seadrill emerged from Chapter 11.

In addition to bank financing, the Company continually monitors equity and debt capital market conditions and may raise additional capital through the issuance of equity or debt securities from time to time.

The following table summarizes our consolidated borrowings at June 30, 2018.

As at June 30, 201	8
Outstanding	Net amount available to
balance	draw
1,081.0	_
92.9	—
225.0	—
61.3	—
164.0	
320.0	—
1,944.1	_
	Outstanding balance 1,081.0 92.9 225.0 61.3 164.0 320.0

As at June 30, 2018, there was \$nil net available to draw under secured revolving credit facilities.

In addition to the above, our equity accounted subsidiaries had total debt principal outstanding of \$0.7 billion as at June 30, 2018. Also, the loan facilities of the equity accounted subsidiaries originally contained financial covenants, with which both Ship Finance and Seadrill must comply. As part of the Restructuring Plan, the financial covenants on Seadrill were replaced by financial covenants on a newly established subsidiary of Seadrill, who also acts as guarantor for the obligations under the leases for the three drilling units, on a subordinated basis to the senior secured lenders in Seadrill and new secured notes.

Security and Collateral

The main security provided under the secured credit facilities include (i) guarantees from subsidiaries, as well as instances where the Company guarantees all or part of the loans, (ii) a first priority pledge over all shares of the relevant asset owning subsidiaries and (iii) a first priority mortgage over the relevant collateral assets which includes substantially all of the vessels and the drilling units that are currently owned by the Company as at September 21, 2018, excluding three 1,700 TEU container vessels, four 14,000 TEU container vessels, two car carriers and a jack-up drilling rig.

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

Matters discussed herein may constitute forward-looking statements. The Private Securities Litigation Reform Act of 1995 provides safe harbor protections for forward-looking statements in order to encourage companies to provide prospective information about their business. Forward-looking statements include, but are not limited to, statements concerning plans, objectives, goals, strategies, future events or performance, underlying assumptions and other statements, which are other than statements of historical facts.

The Company desires to take advantage of the safe harbor provisions of the Private Securities Litigation Reform Act of 1995 and is including this cautionary statement pursuant to this safe harbor legislation. This report and any other written or oral statements made by the Company or on its behalf may include forward-looking statements, which reflect the Company's current views with respect to future events and financial performance. The words "believe," "anticipate," "intend," "estimate," "forecast," "project," "plan," "potential," "may," "should," "expect," "pending" and similar identify forward-looking statements.

The forward-looking statements herein are based upon various assumptions, many of which are based, in turn, upon further assumptions, including, without limitation, management's examination of historical operating trends, data contained in the Company's records and other data available from third parties. Although the Company believes that these assumptions were reasonable when made, because these assumptions are inherently subject to significant uncertainties and contingencies which are difficult or impossible to predict and are beyond its control, the Company cannot assure you that it will achieve or accomplish these expectations, beliefs or projections.

Such statements reflect the Company's current views with respect to future events and are subject to certain risks, uncertainties and assumptions. Should one or more of these risks or uncertainties materialize, or should underlying assumptions prove incorrect, actual results may vary materially from those described herein as anticipated, believed, estimated, expected or intended. The Company is making investors aware that such forward-looking statements, because they relate to future events, are by their very nature subject to many important factors that could cause actual results to differ materially from those contemplated. In addition to these important factors and matters discussed elsewhere herein, important factors that, in the Company's view, could cause actual results to differ materially from those statements include, but are not limited to:

the strength of world economies;

the Company's ability to generate cash to service its indebtedness;

the impact on the Company of a potential comprehensive restructuring by Seadrill Limited or Seadrill;

the Company's ability to continue to satisfy its financial and other covenants, or obtain waivers relating to such covenants from its lenders under its credit facilities;

the Company's ability to obtain financing in the future to fund capital expenditures, acquisitions and other general corporate activities;

the Company's counterparties' ability or willingness to honor their obligations under agreements with it; fluctuations in currencies and interest rates;

general market conditions including fluctuations in charter hire rates and vessel values;

changes in supply and generally the number, size and form of providers of goods and services in the markets in which the Company operates;

changes in demand in the markets in which the Company operates;

changes in demand resulting from changes in the Organization of the Petroleum Exporting Countries' petroleum production levels and worldwide oil consumption and storage;

developments regarding the technologies relating to oil exploration;

changes in market demand in countries which import commodities and finished goods and changes in the amount and location of the production of those commodities and finished goods;

increased inspection procedures and more restrictive import and export controls;

the imposition of sanctions by the Office of Foreign Assets Control of the Department of the U.S. Treasury or pursuant to other applicable laws or regulations against the Company or any of its subsidiaries;

changes in the Company's operating expenses, including bunker prices, drydocking and insurance costs;

performance of the Company's charterers and other counterparties with whom the Company deals;

timely delivery of vessels under construction within the contracted price;

changes in governmental rules and regulations or actions taken by regulatory authorities;

potential liability from pending or future litigation;

general domestic and international political conditions;

potential disruption of shipping routes due to accidents; and

piracy or political events; and

other important factors described under the heading "Risk Factors" in the Company's Annual Report on Form 20-F for the year ended December 31, 2017, as well as those described from time to time in the reports filed by the Company with the Commission.

This report may contain assumptions, expectations, projections, intentions and beliefs about future events. These statements are intended as forward-looking statements. The Company may also from time to time make forward-looking statements in other documents and reports that are filed with or submitted to the Commission, in other information sent to the Company's security holders, and in other written materials. The Company also cautions that assumptions, expectations, projections, intentions and beliefs about future events may and often do vary from actual results and the differences can be material. The Company undertakes no obligation to publicly update or revise any forward-looking statement contained in this report, whether as a result of new information, future events or otherwise, except as required by law.

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.

SHIP FINANCE INTERNATIONAL LIMITED

Date: September 21, 2018

By:/s/ Harald Gurvin Name: Harald Gurvin Title: Chief Financial Officer Ship Finance Management AS