PARTNERRE LTD Form 425 June 01, 2015

Creating a Market Leader with Superior and Sustainable Value
June 2015
AXIS and PartnerRe:
Filed by PartnerRe Ltd.
pursuant to Rule 425 of the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12 of the Securities Exchange Act of 1934
Subject Company: AXIS Capital Holdings Limited

Commission File No.: 001-31721

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Disclaimer
Participants in Solicitation
PartnerRe,
AXIS,
their

respective
directors
and
certain
of
their
respective
executive
officers
may be
considered participants in the solicitation of proxies in connection with the proposed transaction.
Information about the directors and executive officers of PartnerRe is set forth in its Annual Report on Form
10-K
for
the
year
ended
December
31,
2014,
which
was
filed
with
the
SEC
on
February
26,
2015,
its
proxy
statement
for
its
2014
annual
meeting
of
stockholders,
which
was
filed
with
the
SEC
on
April
1,
-,

2014,
its
Quarterly
Report
on
Form
10-Q
for
the
quarter
ended
March
31,
2015,
which
was
filed
with
the
SEC
on
May
4, 2015 and its Current Reports on Form 8-K, which were filed with the SEC on March 27, 2014, May 16,
2014 and January 29, 2015. Information about the directors and executive officers of AXIS is set forth in its
Annual
Report
on
Form
10-K
for
the
year
ended
December
31,
2014,
which
Was filed
filed
with
the
SEC
on
February 23, 2015, its proxy statement for its 2014 annual meeting of stockholders, which was filed with the
SEC on March 28, 2014, its Quarterly Report on Form 10-Q for the quarter ended March 31, 2015, which
was
filed
with
the
SEC

on

May

4,

2015

and

its

Current

Reports

on

Form

8-K,

which

were

filed

with

the

SEC

on March 11, 2015, January 29, 2015, August 7, 2014, June 26, 2014, March 27, 2014 and February 26, 2014.

These documents can be obtained free of charge from the sources indicated above. Additional information regarding the participants in the proxy solicitations and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the proxy statement/prospectus and other relevant materials to be filed with the SEC when they become available.

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Investment Highlights
Strengthened positioning expands business opportunities
Go-to
market for profitable business opportunities
Diversified, less volatile, capital efficient business

Global insurance/reinsurance powerhouse
built
to
perform
through
secular
and
cyclical
change
Combination drives superior and stable value creation
Active portfolio management and high diversification support superior returns and lower volatility
Improved capital efficiency
Superior and sustainable approach to capital management
At least \$200 million in identifiable and actionable expense savings
Combination results in double-digit EPS accretion and meaningful ROE expansion
Ability to accelerate franchise productivity to solidify leadership in key markets
Specialty expertise across the organization
Untapped growth in all segments
Significant management experience with third party capital
Attractive entry point for investors seeking superior value creation

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Significant Opportunity from Secular Change
Current dynamics favor differentiated
companies
Positioning of the combined company
Top 5 global reinsurer with increased scale and

relevance

Leading franchise in attractive specialty markets

Expands business opportunities

Improved service capabilities, scale and breadth of products
Positioned to seize growth opportunities in attractive specialty insurance and life, accident and health markets globally
Greater opportunity to leverage presence of alternative capital

Lower cost of capital by matching risk to different forms of capital

Enhanced product offering for clients
More efficient operation (e.g. operating expenses,
capital structure)
Increased balance sheet strength and capital
generation provides flexibility in deployment of capital
including reinvestment in the business
Reinsurance demand changing

Long-term capital management tool

More selectivity with respect to counterparties

Centralization of purchasing

Certain insurers seeking greater capacity
Growing demand for primary insurance and life,
accident & health in both developed and emerging
markets
Increased supply of alternative capital sources
creates opportunities to provide a broader range of
cost-effective solutions to clients
Positive selection
market concentrating in a
consolidating environment
Differentiation through technology and data
analytics as well as expense control
Combined company will be an early mover and well positioned to capitalize on industry dynamics

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Combined Franchise Defined by Financial
Strength and Prudence
Note: AXIS
and
PartnerRe

management, S-4 to be filed by both **AXIS** and PartnerRe on 6/1/2015. Pro forma figures adjusted for payment of \$11.50 pre-close dividend per **PRE** share. As of 31-March-2015 **Tangible Common Equity** \$ 5.8 \$ 5.3 \$ 10.4 **Total Capitalization** \$ 8.1 \$ 7.0 \$ 14.8 Total Debt / Capitalization 10.2% 14.1 % 13.1 % Common Financial **Strength Ratings** (A.M. Best / S&P) A+/A+A+/A+Anticipate A+ / A+ **Preferred Ratings** (S&P) **BBB**

BBB
Anticipate BBB
Last 10 Years of Favorable
Reserve Development
10 of 10
10 of 10
Capitalization Above AA
S&P Level

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Source: AXIS and PartnerRe management, S-4 to be filed by both AXIS and PartnerRe on 6/1/2015

- (1) Figure excludes any synergies or repurchase activity from 3Q15 closing to YE2017. Includes impact of regular dividends.
- (2)

Represents

net

Operating RoE from \$200mm of synergies, phased in 50% in 2016 and 100% in 2017 as per S-4 to be filed on 6/1/2015. All adjustments subject to an assumed pro forma tax rate of 16.0%. (3) Represents return of 100% of operating earnings, plus return of \$750mm post-closing.

effect on

(4) Represents net effect on Operating RoE from over \$60mm of pre-tax income from third-party capital vehicles. \$150mm in (5) Represents incremental \$50mm of insurance pre-tax underwriting income and \$20mm of Life and A&H pre-tax underwrit Significant Enhancement of Operating RoE

Combined

Standalone

(excl.

repurchases)

20171

Net

Synergies²

Capital

Management³

3

Party

Capital

4

1

2 3

Incremental

Growth

5

4

~11.0%

~10.0%

~11.7%

11% Baseline

~

Meaningful additional upside in 3rd Party Capital

Added benefit from Incremental Growth as run-rate levels are achieved beyond 2017

2%+ potential ROE upside with 100bps incremental increase in interest rates

Potential additional upside from pricing

improvements 8.6 %

1.4 %

1.0 %

0.7 %

~0.6 %

~12.3 %

rd

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6
Clear Path to Achieving Target Expense
Synergies by 2017
At Least \$200 Million in Identifiable and Actionable Expense Savings
Value in

millions

USD

Management team has extensive experience in successful expense reduction initiatives

Business Unit

~\$60

Support Functions

~\$75

Corporate

~\$35

Other Operational

Synergies ~\$30

Target Synergies

~\$200+

Enhanced Ability to Return Capital While Growing the Business Total Capital Return as a % of BoP Equity (1)

(1) BoP

refers to beginning of period. Capital return defined as cumulative dividends paid and share buybacks as percent of beginning

Peers reflect 2-year capital return from 12/31/12 12/31/14. **PRE AXS** pro forma reflects 2-year capital return from 9/30/15E 9/30/17E. Key Drivers Enabling Capital Return Less-volatile income stream and strong track record with rating agencies supports aggressive capital management strategy Strong net income generation benefitting from strength of combined platform and synergies Increasing contribution from less capital intensive businesses, leading to further capital efficiencies Strong growth prospects without a commensurate increase in required capital, driven by increased scale and diversification Third-party capital actively used to drive stable / high return on equity fee income and to liberate capital Capital Deployment \$750mm expected to be returned to combined company shareholders immediately after closing In addition, \$2.2bn+ of buybacks and dividends expected through year-end 2017 equivalent to 100% of operating earnings Further deployable capital anticipated from third-party capital vehicles Expected to maintain peer leading dividend payout ratio 9/15E-9/17E 23% 21% 17%

15% 11%

11%
5%
2%
RE
XL
WRB
ACGL
ACE
Y
MKL
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Capital Optimization / Third-Party Capital

Leverages franchise position, generates incremental fees and reduces capital requirements Availability of third party alternative capital creates meaningful opportunities to leverage franchise, offer broader range of cost effective solutions to clients and brokers, generate attractive fee revenue and release capital

Long history and deep management experience with third party capital
Both organizations have increased leverage of third party capital relationships in recent history
Already place multiple lines and risks with third party capital
Different stages of execution across a broad range of third party capital opportunities to
optimize flexibility in allocating risks to best form of risk funding
Combination magnifies potential

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Significant New Growth Opportunities
4
3
4B
3
```

~\$130mm of incremental annual pretax earnings 4A Life and A&H Insurance ~10% NPW Growth Baseline Growth Rates **Incremental Growth Opportunities from Combination** New Sources of Incremental Growth Illustrative Impact by 2017 Reinsurance Flat NPW Growth Scale creates greater servicing and consultative capabilities and therefore greater access Greater utilization of third-party capital Over \$60mm in additional annual fee revenue and ~\$150mm capital relief from third-party capital management ~5% NPW Growth Greater access to exclusive toprelationship underwriter opportunities by brokers Increased capacity for clients Expansion into new geographies (e.g., Latin America, Middle East) Greater retention of quality specialty business ~\$50mm of annual pre-tax earnings from higher growth and greater retention Significant opportunities in emerging markets (e.g., Latin America, Middle East) from greater scale and broader product

offering
Cross-selling opportunities
Opportunities driven by Affordable Care Act
in the U.S.
~\$20mm of annual pre-tax
earnings

Strong Case for Multiple Expansion
The Combined Company s High ROE / Low Volatility Profile Supports a Premium Valuation Relative to Peers
Price-to-tangible Book Value
2017E ROE Versus Historical Volatility
(1)
Note:

Note: Market

Logar Filling. Franklike ETD From 120
data
as
of
5/27/15,
unless
otherwise
noted.
Selected
(re)insurers
include
ACE,
ACGL,
AGII,
AHL,
AWH,
ENH,
MRH,
RE,
RNR,
VR,
and
XL.
Price-to-tangible book value multiples shown are the averages of the multiples for the companies that fall into each quadrant.
(1)
Earnings
volatility
based
on
annual
net
income
for
the
2002
2014
period.
(2)
Consists of 2017E ROE, based on I/B/E/S estimates for peers and on management estimates for the pro forma combined com-
(3)
Selected (re)insurers include ACE, ACGL, AGII, AHL, AWH, ENH, MRH, RE, RNR, VR, and XL. MRH s multiple is it s
XL s multiple pro forma for its combination with Catlin, where the tangible book value is sourced from an 8-K filed on Marc
(3)
Potential premium
over selected
(re)insurers
P/TBV: 1.07x
(3)
P/TBV:

1.30x

P/TBV: 1.06 \mathbf{X} P/TBV: 1.20xHigh volatility Low return High volatility High return Low volatility Low return Low volatility High return 1.16x Selected (re)insurers 2017E Return on Equity (2) AXS **PRE** 2015. PartnerRe and Axis Capital. All rights reserved. Proprietary. 10 + +

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Illustrative Pro Forma Valuation Upside (Post -Amalgamation)
(1)
Significant Trading Valuation Upside Potential
~\$50 \$52

1.16 x 1.20 1.25 1.30 ~\$58 -\$60 60 -62 63 -65 65 -68 ~\$138 -\$143 142 -148 148 -153 153 -159 Pro Forma **Q3 2015E TBVPS** Pro Forma Q3 2015E P / TBV Implied Price Per AXS Share Implied Value Per PRE Share (2) ~7.9x 8.3x8.3 8.6 8.7 9.0 9.1 9.4 Incl. Synergies; Ex. **Growth Initiatives** (3) 1.35 68 -70 159 -165 9.5 Implied P / 2017E Multiple Incl. Synergies and

Growth Initiatives

(3)		
~8.9x -		
9.2x		
9.2 -		
9.6		
9.7 -		
10.1		
10.1 -		
10.5		
10.6 -		
11.0		

Source: AXIS and PartnerRe management, S-4 to be filed by both AXIS and PartnerRe on 6/1/2015

(1)

Q3 2015E TBVPS estimate based on historical figures rolled forward for projected results incorporating expected PGAAP adju

Applies 2.18x exchange ratio, includes \$11.50 / share dividend.

(3)

Includes impact of anticipated third-party capital and growth initiatives by 2017E.

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Source:

Company filings

(1)

Earnings

volatility

Lagar Filling. FARTINE LIB Tollin 425
calculated
as
the
standard
deviation
divided
by
the
average
annual
net
income
for
the
2002
2014
period.
(2) Performed above dividends reflect 2014 actual restaured dividends raid for both Portray De and AVIS
Preferred shares dividends reflect 2014 actual preferred dividends paid for both PartnerRe and AXIS.
Excludes incremental earnings from third-party capital management and other identified new growth opportunities.
Strong Credit Profile for Preferred
Shareholders
PRE
AXS
Standalone
Standalone
MergeCo
Long-Term Rating (S&P)
A-
(Stable Outlook)
A-
(Stable Outlook)
Anticipate
A-
Preferred Rating (S&P)
BBB
BBB
Anticipate
BBB
Financial Strength Rating
(AM Best / S&P)
A+ / A+
A+ / A+
Anticipate
A+/A+
Pro Forma Senior Debt
\$0.8bn
\$1.0bn

\$1.9bn Equity Capitalization (3/31/2015) \$7.3bn \$6.0bn \$12.9bn Pro Forma (Debt & Preferred) / **Total Capitalization** Earnings Volatility 98% 57% 71% 2017E Earnings Before Preferred Share Dividends \$536mm \$553mm \$1,266mm 20.7% 23.0%

23.1% (3) (1) (2)

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Investment Highlights
Global
insurance/reinsurance
powerhouse
built

to
perform
through
secular
and
cyclical
change
Combination drives superior and stable value creation
Combination results in double-digit EPS accretion and meaningful ROE expansion
Ability to accelerate franchise productivity to solidify leadership in key markets
Attractive entry point for investors seeking superior value creation
Strengthened positioning expands business opportunities
Cata
Go-to
market for profitable business opportunities
Diversified, less volatile, capital efficient business
Active portfolio management and high diversification support superior returns and lower volatility
Improved capital efficiency
Superior and sustainable approach to capital management
At least \$200 million in identifiable and actionable expense savings
Consister armostics assess the assessination
Specialty expertise across the organization

Significant management experience with third party capital

Untapped growth in all segments

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Appendix A: Pro Forma Business Mix Profile

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Enhanced Platform for Diversified Growth and
Profitability
FY 2014
GPW
\$5.9B

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PartnerRe Pro Forma Combined \$4.7B \$10.6B AXIS BUSINESS OVERVIEW Note: PRE standalone D&F represents aviation, casualty, energy offshore, energy onshore, engineering, marine and property insurance; aviation, casualty,
offshore energy and marine map to pro forma specialty
insurance. Note: For PartnerRe Specialty includes Agriculture, Aviation/Space, Credit/Surety, Energy, Engineering, Marine, Specialty Caccedit/Surety, Engineering, Marine and Specialty Casualty;
Specialty Insurance includes: Marine, Terrorism, Aviation, Credit and
Political Risk, Liability and Professional Lines. Property 8%
Other P&C 8% Specialty 17% Property 8% Specialty

28%

Casualty

11%

Property

9%

Other P&C

6%

Specialty

34%

Reinsurance

73%

Life and

A&H

15%

Insurance

6%

Specialty

37%

Property

14%

Reinsurance

46%

Specialty

17%

Insurance

48%

Life and

A&H

6%

Reinsurance

60%

Insurance

25%

Life and

A&H

21%

Life and

A&H

21%

Life and

A&H

15%

Catastrophe

7%

Other P&C

9%

Casualty

8%

Property

7%

Catastrophe

8%

A&H

6%

Casualty

9%

Catastrophe

7%

D&F and

Wholesale

6%

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Top Global P&C Reinsurer by Reinsurance GPW

(1)

Top 5 global reinsurer with leading position among

broker-based reinsurers

Leading, global position in a number of attractive

specialty reinsurance lines Highly regarded underwriting and service capabilities Complementary portfolios with limited overlap Ability to channel third-party capital to deliver expanded client solutions Profitable growth opportunities: Transformative Combination Creating a Global Reinsurance Leader (\$ in billions) (1) Rankings are by 2013 GPW. Berkshire Hathaway Reinsurance includes General Re. Corp. GPW not disclosed. Indicated values are on a NPW basis. **Property** 13% Other P&C 13% Catastrophe 12% (2) (3) \$2.1 \$2.1 \$2.1 \$2.1 \$2.1 \$2.3 \$2.4 \$3.3 \$3.4 \$3.4 \$3.5 \$3.7 \$4.0 \$4.6 \$4.7 \$6.4 \$6.7 \$18.0 \$22.6 Generali RenRe / Platinum **AXIS** Mitsui Sumitomo Fairfax Financial

Sompo Japan

Mapfre

Gnrl. Ins. Co. of India

Allianz Alleghany Korean Re XL / Catlin Everest Re PartnerRe China Re **SCOR** PartnerRe + AXIS Berkshire Re Hannover Re Swiss Re Munich Re \$8.8 Improved service capabilities, scale and breadth of products Access to preferred treaties and signings Combined analytics enhance value for cedants, including in emerging markets Ability to leverage Lloyd s platform

\$10.4

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Leading, Global Position in a Number of
Attractive Specialty Reinsurance Lines
Agriculture
Line of Business
Why Attractive?

#2

Combined Position

Aviation / Space

Top 5

Credit / Surety

#2

Engineering

Top 5

Specialty Casualty

Top 5

Overall

Top 3

Provides opportunity for profitable growth through various cycles

Businesses that require technical expertise

Resilient to current industry dynamics

Specialty reinsurance solutions account for the majority of the combined company s reinsurance portfolio.

Enhanced scale and enlarged capital base allows combined company

to capture incremental growth

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Insurance Business

Total Insurance GPW:

Ψ2.00Π
By Line of Business
Professional
Lines
33%
Property
32%
Liability
15%
Offshore
Energy
4%
Marine
9%
Aviation
3%
Terrorism
1%
Credit and
Political Risk
2%
Enhanced market prominence due to relationships and overall
positioning with brokers
Greater line sizes and breadth of products more attractive
to brokers and clients
Growth business
13% of 2014 GPW from new initiatives (CAGR of 48%
since 2009)
LIC managery middle morket CACD of 15% since 2000

Enhanced profitability due to scale

Opportunity from expanded geographic presence

Increase in Lloyd s presence

Leverage complementary geographic platforms (e.g.

London, Hong Kong, etc.)

Leverage technical capabilities to grow smaller account

business

\$2.6bn

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Pro Forma Combined Life and A&H Breakdown
FY 2014 GPW
Total GPW:
\$1.5bn
Life

Reinsurance

62%

A&H

38%

Life, Accident & Health Leader with

High Growth Potential

By Line of Business

(1)

As per Flaspohler survey.

Uncorrelated with P&C business

Complementary franchises with global product development capabilities and significant geographic reach

Combination of life and health make for a more attractive partner

Full complement of products and services for the global benefits

market

Strong market presence

Top 10 global life and health reinsurer

Top 3 U.S. health reinsurer; AXIS and PartnerRe rated #1 and #2 in

US A&H reinsurance broker survey¹

Growth business

PRE LTM GPW growth rate of 31%; AXS GPW CAGR since 2011 of 30%

Compelling growth opportunities:

U.S. healthcare -

Affordable Care Act has shifted risk to entities that

require risk share partners

Accelerated growth in international healthcare

Initiatives in Middle East, Latin America, and Asia

New specialty areas (expats; HNW individuals)

(Re)insurance business will participate selectively in certain higher

growth and return segments

Hybrid delivery model maximizes opportunities

Limited exposure to highly regulated, mainstream health insurance

businesses

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Appendix B: Other Information

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Merger of Equals Overview

Consideration to

Shareholders

AXIS shareholders to receive 1 share of the amalgamated company per common share in a tax free reorganization

Lagar Filling. F74 (114 LTB F 6111 120
PartnerRe
shareholders
to
receive
2.18
shares
of
the
amalgamated
company
per
common
share
in
a
tax
free
reorganization
Preferred shares to remain outstanding as preferred shares of the amalgamated company
Dividend to PartnerRe
Common Shareholders
Extraordinary one-time cash dividend of \$11.50 per share payable in connection with, and contingent
upon, closing
Pro Forma Ownership
~51.5% PartnerRe shareholders
~48.5% AXIS shareholders
Corporate Governance of
Combined Company
7 PartnerRe appointees to Board and 7 AXIS appointees to Board
Management team leveraging talent from both organizations
Accelerated Timeline to
Closing
PartnerRe and AXIS shareholder approvals
Regulatory
Approvals:
all
insurance
regulatory
filings
made;
all
anti-trust
clearances
obtained
Expected close in the third quarter of 2015

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Positive Rating Agency Feedback
Successful
execution
of
the

PRE-AXIS combination could provide positive credit benefits relating diversification of earnings and business profile, leveraging the benefits of a larger organization if the transaction with AXIS closes as planned, Fitch would likely affirm PRE's current ratings Despite the announced approximately \$560 million special cash dividend, we expect the combined company s capitalization very strong and materially redundant to AA level after the deal closes and through 2017 We anticipate the combined entity's financial leverage will stay below 25% with fixed-charge coverage of at least 4x. We also expect the merger to achieve at least \$200 million in annual run-rate pretax cost synergies in the first two years of op-

Source: S&P and Fitch press releases dated May 4, 2015 Fitch Press Release, May 4, 2015 S&P Press Release, May 4, 2015

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Important Information For Investors And Shareholders

This communication does not constitute an offer to buy or sell or the solicitation of an offer to buy or sell any securities or a solicitation of any vote or approval. This communication relates to a proposed business combination

between PartnerRe Ltd. (PartnerRe) and **AXIS** Capital Holdings Limited (AXIS). In connection with this proposed business combination, PartnerRe and/or AXIS may file one or more proxy statements, registration statements, proxy statement/prospectus or other documents with the Securities and Exchange Commission (the SEC). This communication is not a substitute for any proxy statement, registration statement, proxy statement/prospectus or other document PartnerRe and/or AXIS may file with the SEC in connection with the proposed transaction. INVESTORS AND SECURITY HOLDERS OF PARTNERRE AND AXIS ARE URGED TO READ THE PROXY STATEMENT(S), REGISTRATION STATEMENT(S), PROXY STATEMENT/PROSPECTUS AND OTHER DOCUMENTS THAT MAY BE FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY IF AND WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. Any definitive proxy statement(s) (if and when available) will be mailed to stockholders of PartnerRe and/or AXIS, as applicable. Investors and security holders will be able to obtain free copies of these documents (if and when available) and other documents filed with the SEC by PartnerRe and/or AXIS through the website maintained by the SEC at http://www.sec.gov. Copies of the documents filed with the SEC by PartnerRe will be available free of charge on PartnerRe s internet website at http://www.partnerre.com or by contacting PartnerRe s Investor Relations Director by email

robin.sidders@partnerre.com

1-441-294-5216.

or by phone

Copies

of the documents filed with the SEC by **AXIS** will be available free of charge on **AXIS** internet website http://www.axiscapital.com or by contacting **AXIS** Investor Relations Contact

email

by

linda.ventresca@axiscapital.com or by phone at 1-441-405-2727.

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Disclaimer
Forward Looking Statements
Certain
statements
in

this communication regarding the proposed transaction between PartnerRe and **AXIS** are forward-looking statements. The words anticipate, believe, ensure, expect, if, illustrative, intend, estimate, probable, project, forecasts, predict, outlook, aim, will, could, should, would, potential, may, might, anticipate, likely, plan, positioned, strategy, and similar expressions, and the negative thereof, are intended to identify forward-looking statements. These forward-looking statements, which are subject to risks, unconstitution of the statements of the statement assumptions about PartnerRe and AXIS,

may include projections

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of their respective future financial performance, their respective anticipated growth strategies and anticipated trends in their respective businesses. These statements are only predictions based on current expecta about future events. There are important factors that could cause actual results, level of activity, performance or achievements the results, level of activity, performance or achievements expressed or implied by the forward-looking statements, including t PartnerRe s and AXIS most recent reports on Form
10-K, Form 10-Q and other documents on file with the SEC and the factors given below:
the failure to obtain the approval of shareholders of PartnerRe or AXIS in connection with the proposed transaction;
the failure to consummate or delay in consummating the proposed transaction for other reasons;
the timing to consummate the proposed transaction;
the risk that a condition to closing of the proposed transaction may not be satisfied;
the risk that a regulatory approval that may be required for the proposed transaction is delayed, is not obtained, or is obtained sthat are not anticipated;
AXIS

or PartnerRe s ability to achieve the synergies and value creation contemplated by the proposed transaction;

the ability of either PartnerRe or AXIS to effectively integrate their businesses; and

the diversion of management time on transaction-related issues.

PartnerRe s forward-looking statements are based on assumptions that PartnerRe believes to be reasonable but that may not provided the AXIS

forward-looking statements are based on assumptions that AXIS believes to be reasonable but that may not prove to be accurate PartnerRe nor AXIS can guarantee future results, level of activity, performance or achievements. Moreover, neither PartnerRe responsibility

for

the

accuracy

and

completeness

of

any

of

these

forward-looking

statements.

PartnerRe

and

AXIS

assume

no

obligation

to

update

or

revise

any

forward-looking

statements

as

a

result

of

new

information,

future

events

or

otherwise,

except

as

may

be

required

by

law.

Readers

are

cautioned not to place undue reliance on these forward-looking statements that speak only as of the date hereof.