ODYSSEY RE HOLDINGS CORP Form SC 13D/A March 07, 2003

> SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > AMENDMENT NO. 1 TO

SCHEDULE 13D

UNDER THE SECURITIES EXCHANGE ACT OF 1934

Odyssey Re Holdings Corp. (Name of Issuer)

Common Stock \$.01 par value

(Title of Class of Securities)

67612W108

(CUSIP Number)

Eric P. Salsberg Vice President, Corporate Affairs Fairfax Financial Holdings Limited 95 Wellington Street West, Suite 800 Toronto, Ontario, Canada, M5J 2N7 Telephone: (416) 367-4941

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

- With a copy to -

Brice T. Voran Shearman & Sterling Commerce Court West 199 Bay Street, Suite 4405 Toronto, Ontario M5L 1E8 Telephone (416) 360-8484

March 3, 2003

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box [].

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUS	SIP NO. 6761	2W108	13D	PAGE 1 OF	12 PAGES
1	NAMES OF R V. PREM WA	EPORTING PERS TSA			
2	CHECK THE	APPROPRIATE E	BOX IF A MEMBER OF A G	ROUP	
					(a) [] (b) [X]
3	SEC USE ON	LY			
4	SOURCE OF 00	FUNDS			
5	CHECK BOX TO ITEM 2(C OF LEGAL PROCEEDINGS	IS REQUIRED PURSUANT	[]
6	CITIZENSHI CANADA	P OR PLACE OF	ORGANIZATION		
 N	IUMBER OF	7 SOLE VC	TING POWER		
BEN	SHARES NEFICIALLY		VOTING POWER 400		
	NED BY EACH	9 SOLE DI	SPOSITIVE POWER		
	PERSON WITH	10 SHARED 52,364,	DISPOSITIVE POWER 400		
11	AGGREGATE 52,364,40		ICIALLY OWNED BY EACH	REPORTING PERSON	
12		IF THE AGGRE HARES (See In	GATE AMOUNT IN ROW (1 structions)	1) EXCLUDES	[]
 13	PERCENT O 80.6	F CLASS REPRE	SENTED BY AMOUNT IN R	OW (11)	
 14	TYPE OF R	EPORTING PERS	SON (See Instructions)		

IN

CUSI	P NO. 6761	2W108	B 13D PAGE 2	OF 12	2 PA	GES
1	NAME OF RE 1109519 ON					
2	CHECK THE	APPRC	PRIATE BOX IF A MEMBER OF A GROUP			
						[] [X]
3	SEC USE ON	LY				
4	SOURCE OF 00					
5	CHECK BOX TO ITEM 2(SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUA & 2(e)	 NT		[]
6	CITIZENSHI ONTARIO, C		PLACE OF ORGANIZATION			
	IMBER OF	7	SOLE VOTING POWER			
2	HARES					
BENE	FICIALLY		SHARED VOTING POWER 52,364,400			
	D BY EACH	9	SOLE DISPOSITIVE POWER			
F	PERSON WITH	10	SHARED DISPOSITIVE POWER 52,364,400			
 11	AGGREGATE 52,364,40		NT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
 12	CHECK BOX	IF 1	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES (See Instructions)			[]
 13	PERCENT O	F CLA	SS REPRESENTED BY AMOUNT IN ROW (11)			

	80.6				
14	TYPE OF R CO	EPOR	TING PERSON (See Instructions)		
CUS	IP NO. 6761	2W108	B 13D PAGE 3	OF 12 PAGE	lS
1	NAME OF RE THE SIXTY		ING PERSON INVESTMENT COMPANY LIMITED		
2	CHECK THE	APPR	DPRIATE BOX IF A MEMBER OF A GROUP		
				(a) [(b) [X	
3	SEC USE ON	LY			
4	SOURCE OF 00	FUNDS	5		
5	CHECK BOX TO ITEM 2(ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT	[]
6	CITIZENSHI BRITISH CO		PLACE OF ORGANIZATION IA		
	UMBER OF	7	SOLE VOTING POWER		
	SHARES EFICIALLY		SHARED VOTING POWER 52,364,400		
	ED BY EACH EPORTING	9	SOLE DISPOSITIVE POWER		
]	PERSON WITH	10	SHARED DISPOSITIVE POWER 52,364,400		
11	AGGREGATE 52,364,40		JNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
12		IF 7	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES (See Instructions)	[]

13	PERCENT O 80.6	F CLA	SS REPRESENTED BY AMOUNT IN ROW (11)		
14 	TYPE OF R CO	EPORT	ING PERSON (See Instructions)		
CUS	IP NO. 6761		13D PAGE 4 0	DF 12 P <i>P</i>	\GES
1	NAME OF RE 810679 ONT				
2	CHECK THE	 APPRO	PRIATE BOX IF A MEMBER OF A GROUP	(a) (b)	
3	SEC USE ON	 LY			
4	SOURCE OF 00	 FUNDS			
5	CHECK BOX TO ITEM 2(SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT 2(e)		[]
6	CITIZENSHI ONTARIO, C		PLACE OF ORGANIZATION		
	UMBER OF		SOLE VOTING POWER		
	SHARES EFICIALLY		SHARED VOTING POWER 52,364,400		
	ED BY EACH EPORTING		SOLE DISPOSITIVE POWER		
]	PERSON WITH	10	SHARED DISPOSITIVE POWER 52,364,400		
11	AGGREGATE 52,364,40		NT BENEFICIALLY OWNED BY EACH REPORTING PERSON		

12			THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES (See Instructions)			[]
13	PERCENT OF 80.6	CLA	ASS REPRESENTED BY AMOUNT IN ROW (11)			
14	TYPE OF RE CO	 PORI	ING PERSON (See Instructions)			
CUS	IP NO. 67612	W108	PAGE	5 OF 1	L2 PA	AGES
1	NAME OF REP FAIRFAX FIN		NG PERSON AL HOLDINGS LIMITED			
2	CHECK THE A	 PPRC	PRIATE BOX IF A MEMBER OF A GROUP			
					(a) (b)	
3	SEC USE ONL					
4	SOURCE OF F 00	UNDS	3			
5	CHECK BOX I TO ITEM 2(d		SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSU	JANT		[]
6	CITIZENSHIP CANADA	OR	PLACE OF ORGANIZATION			
	JMBER OF		SOLE VOTING POWER			
	SHARES		SHARED VOTING POWER			
BENI	EFICIALLY					
OWNI	ED BY EACH		SOLE DISPOSITIVE POWER			
RI	EPORTING	J	SOUR DISLOSIIIAE LOMEK			
Ŧ	PERSON					

	Ed	gar Filing: ODYSSEY RE HOLDINGS CORP - F	orm SC 13D/A
	WITH	10 SHARED DISPOSITIVE POWER 52,364,400	
 11	AGGREGATE 52,364,400	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING	; PERSON
12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDE ARES (See Instructions)	
 13	PERCENT OF 80.6	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
 14	TYPE OF RE CO	PORTING PERSON (See Instructions)	
CUS	IP NO. 67612	W108 13D	PAGE 6 OF 12 PAGES
1	NAME OF REP FFHL GROUP	ORTING PERSON LTD.	
2	CHECK THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) [] (b) [X]
3	SEC USE ONL	Y	
4	SOURCE OF F 00	UNDS	
5	CHECK BOX I TO ITEM 2(d	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIR) OR 2(e)	RED PURSUANT []
6		OR PLACE OF ORGANIZATION	
 N	UMBER OF	7 SOLE VOTING POWER	
BEN	SHARES EFICIALLY	8 SHARED VOTING POWER 52,364,400	

OWI	OWNED BY EACH							
F	REPORTING		SOLE DISPOSITIVE POWER					
	PERSON							
			10 SHARED DISPOSITIVE POWER 52,364,400					
11	AGGREGATE 52,364,40		NT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
12	CHECK BOX	IF T	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES (See Instructions)		[]			
13	PERCENT O 80.6	F CLA	SS REPRESENTED BY AMOUNT IN ROW (11)					
14	TYPE OF R CO	EPORI	'ING PERSON (See Instructions)					
CUS	SIP NO. 6761			F 12 P	AGES			
1	NAME OF RE FAIRFAX IN		NG PERSON					
2	CHECK THE	APPRC	PRIATE BOX IF A MEMBER OF A GROUP					
					[] [X]			
3	SEC USE ON							
4	SOURCE OF	 FUNDS						
5	CHECK BOX TO ITEM 2([]			
6	CITIZENSHI WYOMING	P OR	PLACE OF ORGANIZATION					
		 7	SOLE VOTING POWER					

IN	JMBER OF				
:	SHARES				
BENI	EFICIALLY		SHARED VOTING POWER 52,364,400		
OWNI	ED BY EACH				
RI	EPORTING	9	SOLE DISPOSITIVE POWER		
]	PERSON				
	WITH	10	SHARED DISPOSITIVE POWER 52,364,400		
 11	AGGREGATE 52,364,40		JNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
12			THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES S (See Instructions)		[]
13	PERCENT O 80.6	 F CL <i>P</i>	ASS REPRESENTED BY AMOUNT IN ROW (11)		
14	TYPE OF RI CO	 EPORI	TING PERSON (See Instructions)		
CUS	IP NO. 6761.	2W108	3 13D PAGE 8 OF	7 12 P	AGES
1	NAME OF REI FAIRFAX FII		ING PERSON LAL (US) LLC		
2	CHECK THE	APPRC	DPRIATE BOX IF A MEMBER OF A GROUP		
					[] [X]
3	SEC USE ON				
4	SOURCE OF 1 00	FUNDS	5		
5	CHECK BOX TO ITEM 2(0		ESCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT R 2(e)		[]

6	CITIZENSHII DELAWARE	OR PLACE OF ORGANI	ZATION		
 N	UMBER OF	7 SOLE VOTING PO)WER		
	SHARES	8 SHARED VOTING 4,300,000	POWER		
	ED BY EACH EPORTING	9 SOLE DISPOSITI			
	PERSON WITH	.0 SHARED DISPOSI 4,300,000	TIVE POWER		
11	AGGREGATE 4,300,000	MOUNT BENEFICIALLY	OWNED BY EACH REPORTIN	NG PERSON	
12		F THE AGGREGATE AM RES (See Instructi	10UNT IN ROW (11) EXCLUI Lons)	DES	[]
13	PERCENT OF	CLASS REPRESENTED	BY AMOUNT IN ROW (11)		
 14 	TYPE OF RI CO	PORTING PERSON (See	e Instructions)		
CUS	IP NO. 67612	7108	13D	page 9 of 12	PAGES
1	NAME OF REI TIG HOLDING	DRTING PERSON 5, INC.			
2	CHECK THE A	PPROPRIATE BOX IF A	A MEMBER OF A GROUP		(a) [] (b) [X]
3	SEC USE ONI	 			
4	SOURCE OF H	INDS			

5	CHECK BOX TO ITEM 2(F LEGAL	PROCEEDII	NGS IS RE	EQUIRED	PURSI	JANT]]
6	CITIZENSHI DELAWARE	P OR	PLACE OF C	RGANIZA	TION							
 N	UMBER OF	7	SOLE VOTI	NG POWEI	 R							
	SHARES											
BEN	EFICIALLY		SHARED VC 48,000,00		NER							
OWN	ED BY EACH											
R	EPORTING	9	SOLE DISP	OSITIVE	POWER							
	PERSON WITH	10	SHARED DI 48,000,00	SPOSITIV								
	AGGREGATE 48,000,00		JNT BENEFIC	IALLY ON	NNED BY EA	ACH REPOF	RTING P	ERSON				
12	CHECK BOX CERTAIN S		THE AGGREGA S (See Inst			(11) EXC	CLUDES				[]
13	PERCENT 0 73.8	F CLA	ASS REPRESE	NTED BY	AMOUNT II	N ROW (11	1)					
 14 	TYPE OF R CO	EPORI	IING PERSON	(See In	nstruction	ns)						
CUS	IP NO. 6761	2W108	3	131	D			PAGE	10 OF	12	PAGE	ES
1	NAME OF RE TIG INSURA											
2	CHECK THE	APPRC	OPRIATE BOX	IF A M	EMBER OF A	A GROUP						
) [) [}	-
 3	SEC USE ON											

4	SOURCE OF 00	FUND	S	
5	CHECK BOX TO ITEM 2(ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT R 2(e)	[]
6	CITIZENSHI CALIFORNIA		PLACE OF ORGANIZATION	
 N	UMBER OF	7	SOLE VOTING POWER	
	SHARES			
BEN	EFICIALLY	8	SHARED VOTING POWER 48,000,000	
OWN	ED BY EACH			
R	EPORTING	9	SOLE DISPOSITIVE POWER	
	PERSON	 10	SHARED DISPOSITIVE POWER	
	WITH	τo	48,000,000	
11	AGGREGATE 48,000,00		UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12			THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES S (See Instructions)	[]
 13	PERCENT C 73.8	FCL	ASS REPRESENTED BY AMOUNT IN ROW (11)	
 14	TYPE OF R CO	EPOR	TING PERSON (See Instructions)	
CUS	IP NO. 6761	2W10	8 13D PAGE 11 OF	12 PAGES
1	NAME OF RE TIG INSURA			
2	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP	
				(a) []

				(b)	[X]
3	SEC USE ONI	 LY			
	SOURCE OF E	FUNDS			
	CHECK BOX I TO ITEM 2(c		ESCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT		[]
	CITIZENSHIE CALIFORNIA	P OR	PLACE OF ORGANIZATION		
 NU	MBER OF	7	SOLE VOTING POWER		
	HARES FICIALLY		SHARED VOTING POWER 8,622,000		
	D BY EACH PORTING	9	SOLE DISPOSITIVE POWER		
	ERSON WITH	10	SHARED DISPOSITIVE POWER 8,622,000		
11	AGGREGATE 8,622,000	AMOU	JNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
12			THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES G (See Instructions)		[]
 13	PERCENT OF 13.3	 F CL4	ASS REPRESENTED BY AMOUNT IN ROW (11)		
14	TYPE OF RE CO	EPORI	CING PERSON (See Instructions)		
CUSI	P NO. 67612	2W108	3 13D PAGE 12 OF 1	2 E	AGES

1 NAME OF REPORTING PERSON ORH HOLDINGS INC.

2	CHECK THE	APPRC	PRIATE BOX IF A MEMBER OF A GROUP		
					[] [X]
3	SEC USE ON				
4	SOURCE OF 1 00	TUNDS			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) [[]	
6	CITIZENSHI	P OR	PLACE OF ORGANIZATION		
	DELAWARE				
N	UMBER OF	7	SOLE VOTING POWER		
	SHARES		SHARED VOTING POWER		
BEN	EFICIALLY	0	6,178,000		
OWNED BY EACH REPORTING		9	SOLE DISPOSITIVE POWER		
	PERSON				
	WITH	10	SHARED DISPOSITIVE POWER 6,178,000		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 6,178,000				
12			THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES (See Instructions)		[]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 9.5				
14	4 TYPE OF REPORTING PERSON (See Instructions) CO				

This Amendment No. 1 amends the Statement on Schedule 13D filed with the

Securities and Exchange Commission on June 27, 2001 by V. Prem Watsa, The Sixty Two Investment Company Limited, Fairfax Financial Holdings Limited, Odyssey Re Holdings Ltd., Odyssey Re Group Ltd., Fairfax Inc., TIG Holdings, Inc., TIG Insurance Group, TIG Insurance Company, and ORH Holdings Inc. (such schedule, as amended, the "Schedule 13D") in relation to shares of common stock, par value \$0.01 per share, of Odyssey Re Holdings Corp. ("Shares"). This Amendment No. 1 relates to the purchase by Fairfax Financial Holdings Limited, through a subsidiary, pursuant to a master note purchase agreement, dated as of March 3, 2003, of 4,300,000 outstanding Shares (the "Purchased Shares") in a private transaction. As consideration for the Purchased Shares, a subsidiary of Fairfax Financial Holdings Limited issued \$78,045,000 aggregate principal amount of 3.15% Exchangeable Notes due February 28, 2010 (the "Exchangeable Notes"), which are exchangeable into 4,300,000 Shares.

The following amendments to Items 2, 3, 4, 5, 6 and 7 of the Schedule 13D are hereby made.

ITEM 2. IDENTITY AND BACKGROUND

Item 2 of the Schedule 13D is hereby amended in its entirety to read as follows:

"This statement is being jointly filed by the following persons (collectively, the "Reporting Persons"):

- V. Prem Watsa, an individual, is a citizen of Canada. Mr. Watsa's business address is 95 Wellington Street West, Suite 800, Toronto, Ontario, M5J 2N7;
- 1109519 Ontario Limited ("1109519"), a corporation incorporated under the laws of Ontario, is controlled by V. Prem Watsa. The principal business of 1109519 is as an investment holding company. The principal business address and principal office address of 1109519 is 95 Wellington Street West, Suite 800, Toronto, Ontario, M5J 2N7;
- 3. The Sixty Two Investment Company Limited ("Sixty Two"), a corporation incorporated under the laws of British Columbia, is controlled by V. Prem Watsa. The principal business of Sixty Two is as an investment holding company. The principal business address and principal office address of Sixty Two is 1600 Cathedral Place, 925 West Georgia St., Vancouver, British Columbia, Canada, V6C 3L3;
- 4. 810679 Ontario Limited ("810679"), a corporation incorporated under the laws of Ontario, is controlled by V. Prem Watsa. The principal business of 810679 is as an investment holding company. The principal business address and principal office address of 810679 is 95 Wellington Street West, Suite 800, Toronto, Ontario, Canada, M5J 2N7;

14

- 5. Fairfax Financial Holdings Limited ("Fairfax"), a corporation incorporated under the laws of Canada, is controlled by Sixty Two, 1109519 and V. Prem Watsa. Fairfax is a financial services holding company. The principal business and principal office address of Fairfax is 95 Wellington Street West, Suite 800, Toronto, Ontario, Canada, M5J 2N7;
- 6. FFHL Group Ltd., a corporation incorporated under the laws of Canada, is a wholly-owned subsidiary of Fairfax. The principal business of

FFHL Group Ltd. is as a holding company. The principal business address and principal office address of FFHL Group Ltd. is 95 Wellington Street West, Suite 800, Toronto, Ontario, Canada, M5J 2N7;

- 7. Fairfax Inc., a corporation incorporated under the laws of Wyoming, is a wholly-owned subsidiary of Fairfax. The principal business of Fairfax Inc. is as a holding company. The principal business address and principal office address of Fairfax Inc. is 305 Madison Avenue, Morristown, NJ 07962;
- 8. Fairfax Financial (US) LLC ("Fairfax LLC"), a Delaware limited liability company, is a wholly-owned subsidiary of Fairfax. The sole member of Fairfax LLC is Fairfax Inc. The principal business of Fairfax LLC is as a holding company. The principal business address and principal office address of Fairfax LLC is 5205 North O'Connor Blvd., Irving, Texas 75039;
- 9. TIG Holdings, Inc., a corporation incorporated under the laws of Delaware, is a wholly-owned subsidiary of Fairfax. The principal business of TIG Holdings, Inc. is as a holding company. The principal business address and principal office address of TIG Holdings, Inc. is 5205 North O'Connor Blvd., Irving, Texas 75039;
- 10. TIG Insurance Group, a corporation incorporated under the laws of California, is a majority-owned subsidiary of Fairfax. The principal business of TIG Insurance Group is as a holding company. The principal business address and principal office address of TIG Insurance Group is 5205 North O'Connor Blvd., Irving, Texas 75039;
- 11. TIG Insurance Company ("TIG"), a corporation incorporated under the laws of California, is a majority-owned subsidiary of Fairfax. The principal business of TIG is property/casualty insurance. The principal business address and principal office address of TIG is 5205 North O'Connor Blvd., Irving, Texas 75039; and
- 12. ORH Holdings Inc. ("ORH"), a corporation incorporated under the laws of Delaware, is a majority-owned subsidiary of Fairfax. The principal business of ORH is as a holding company. The principal business address

15

and principal office address of ORH is 300 First Stamford Place, Stamford, Connecticut 06902.

Neither the filing of this Schedule 13D nor the information contained herein shall be deemed to constitute an affirmation by V. Prem Watsa, 1109519, Sixty Two, 810679, Fairfax, FFHL Group Ltd., Fairfax Inc., Fairfax LLC, TIG Holdings, Inc., TIG Insurance Group, TIG, or ORH that such person is the beneficial owner of the Shares referred to herein for purposes of Section 13(d) or 13(g) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed.

The name, present principal occupation or employment and name, principal business and address of any corporation or other organization in which such employment is conducted and the citizenship of each executive officer and director, or each member of the board of managers, as applicable, of each of the Reporting Persons is set forth in Annex A, B, C, D, E, F, G, H, I, J or K, as

the case may be, and such Annexes are incorporated herein by reference.

Pursuant to Rule 13d-1(k) under the Exchange Act, the Reporting Persons have agreed to file jointly one statement with respect to their ownership of the Shares.

During the last five years, none of the Reporting Persons, and, to the best of each such Reporting Person's knowledge, none of the persons listed in Annex A, B, C, D, E, F, G, H, I, J or K have been (a) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (b) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws."

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

Item 3 of the Schedule 13D is hereby amended in its entirety to read as follows:

"On March 3, 2003, Fairfax LLC purchased the Purchased Shares from NMS Services (Cayman) Inc. (the "Purchaser"), an affiliate of Bank of America, N.A., as purchaser under the Master Note Purchase Agreement (as defined below). In exchange for the Purchased Shares, Fairfax LLC issued to the Purchaser \$78,045,000 aggregate principal amount of Exchangeable Notes, which are exchangeable into 4,300,000 Shares. In addition, in connection with the purchase of the Purchased Shares, Fairfax has agreed to reimburse the Purchaser for certain costs."

ITEM 4. PURPOSE OF TRANSACTION

Item 4 of the Schedule 13D is hereby amended in its entirety to read as follows:

"The Purchased Shares have been acquired by Fairfax for investment purposes and in order for Odyssey Re Holdings Corp. ("OdysseyRe") to be included in Fairfax's U.S.

16

consolidated tax group so as to more quickly use Fairfax's future income tax asset and to allow for the cash flow benefit of receiving tax sharing payments from OdysseyRe.

The Reporting Persons have the following plans and proposals:

(a) The Reporting Persons currently do not intend to acquire or dispose of Shares, but may formulate plans to do so in the future. The Reporting Persons intend to review, on a continuous basis, various factors related to their direct or indirect investment, as the case may be, in OdysseyRe, including the price and availability of the Shares, subsequent developments affecting OdysseyRe's business, other investment and business opportunities available to the Reporting Persons and general stock market and economic conditions. Based upon these and other factors, the Reporting Persons may decide to purchase additional Shares or may decide in the future to sell all or part of their investment in OdysseyRe;

(b) The Reporting Persons have no plans or proposals to cause OdysseyRe to enter into any extraordinary corporate transaction, such as a merger,

reorganization or liquidation of OdysseyRe or any of its subsidiaries;

(c) The Reporting Persons have no plans or proposals to cause OdysseyRe or any of its subsidiaries to sell or transfer a material amount of assets;

(d) The Reporting Persons have no plans or proposals which would result in a change in the present board of directors or management of OdysseyRe, whether through a change in the number or term of directors or otherwise;

(e) The Reporting Persons have no plans to make any material change in the present capitalization or dividend policy of OdysseyRe;

(f) The Reporting Persons have no plans or proposals to cause OdysseyRe to make any other material change in its business or corporate structure;

(g) The Reporting Persons have no plans or proposals to cause OdysseyRe to change its certificate of incorporation or bylaws or to take other actions which may impede the acquisition of control of OdysseyRe by any person;

(h) The Reporting Persons have no plans or proposals to cause the Shares to be delisted from any securities exchange or cease to be authorized to be quoted in an inter-dealer quotation system;

(i) The Reporting Persons have no plans or proposals to cause the Shares to become eligible for termination of registration pursuant to Section 12(g) of the Exchange Act; and

(j) The Reporting Persons have no plans or proposals to take any actions similar to those enumerated above."

17

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

Item 5 of the Schedule 13D is hereby amended in its entirety to read as follows:

"(a) Based on the most recent information available, the aggregate number and percentage of the Shares (the securities identified pursuant to Item 1 of this Schedule 13D) that are beneficially owned by each of the Reporting Persons is set forth in boxes 11 and 13 of the second part of the cover page to this Schedule 13D for each of the Reporting Persons, and such information is incorporated herein by reference.

(b) The number of Shares as to which each of the Reporting Persons has sole voting power, shared voting power, sole dispositive power and shared dispositive power is set forth in boxes 7, 8, 9 and 10, respectively, on the second part of the cover page to this Schedule 13D for each of the Reporting Persons, and such information is incorporated herein by reference.

(c) Except as described herein, none of the Reporting Persons, nor, to the best knowledge of the Reporting Persons, any person listed in Annex A, B, C, D, E, F, G, H, I, J or K beneficially owns, or during the last 60 days has acquired or disposed of, any Shares.

To the best knowledge of the Reporting Persons, the following persons beneficially own the following amounts of Shares and have sole voting power and sole dispositive power with respect to such Shares, except that Mr. Griffiths shares voting and dispositive power over such Shares with Fourfourtwo Investments Limited, a company controlled by Mr. Griffiths (in each case the

amount of Shares accounts for less than 1% of the total outstanding amount of Shares):

Andrew A. Barnard: 179,784 Anthony Griffiths: 5,000

(d) No person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, Shares held by the Reporting Persons other than each of the Reporting Persons.

(e) Not applicable."

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

Item 6 of the Schedule 13D is hereby amended in its entirety to read as follows:

"Except as described herein, none of the Reporting Persons, nor to the best knowledge of each of the Reporting Persons, any person listed in Annex A, B, C, D, E, F, G, H, I, J or K has any contract, arrangement, understanding or relationship (legal or otherwise) with any person with respect to any securities of OdysseyRe, including, but not limited to, transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies other than as described below.

18

Pursuant to a master note purchase agreement among Fairfax LLC, the Purchaser, Fairfax, as guarantor, and Banc of America Securities LLC, as agent, dated as of March 3, 2003 (the "Master Note Purchase Agreement"), in consideration for the Purchased Shares, Fairfax LLC issued (1) \$39,022,500 aggregate principal amount of Exchangeable Notes that are exchangeable into 2,150,000 Shares at the option of the Purchaser on any business day during the two week period ending December 3, 2004 (the "Exchange Period End Date" for such Exchangeable Notes) and (2) \$39,022,500 aggregate principal amount of Exchangeable Notes that are exchangeable into 2,150,000 Shares at the option of the Purchaser on any business day during the two week period ending March 2, 2005 (the "Exchange Period End Date" for such Exchangeable Notes). In addition, under the Master Note Purchase Agreement, the Exchangeable Notes are exchangeable at the option of the Purchaser if at any time prior to the applicable Exchange Period End Date (a) OdysseyRe shall declare either (i) a dividend on the Shares to be paid in property other than cash or Shares or (ii) a quarterly cash dividend in excess of 0.03 per Share or (b) Fairfax LLC fails to reimburse the Purchaser for certain costs. The performance of Fairfax LLC's obligations under the Exchangeable Notes has been guaranteed by Fairfax and, pursuant to a pledge agreement among Fairfax LLC, the Purchaser, and Banc of America Securities LLC, as agent, dated as of March 3, 2003 (the "Pledge Agreement"), secured by a pledge of the Purchased Shares in favor of the Purchaser.

OdysseyRe has entered into a registration rights agreement with TIG and ORH. The registration rights agreement includes rights to require OdysseyRe to register the offer and sale of Shares held by TIG and ORH on up to three different occasions. Each of TIG and ORH may also require OdysseyRe to file registration statements on Form S-3. The registration rights agreement also includes the right to require OdysseyRe to include OdysseyRe common stock held by TIG and ORH in up to three future registration statements that OdysseyRe

files with the Securities and Exchange Commission. Under the agreement, OdysseyRe also provides TIG and ORH with the right to participate in any securities offerings by OdysseyRe in order to maintain their percentage ownership. These rights are subject to various conditions and limitations. Under the registration rights agreement, OdysseyRe will bear all expenses incurred in connection with the registrations, other than any underwriting discounts and commissions. Registration of Shares upon the exercise of these registration rights would result in such Shares becoming freely tradable without restriction under the Securities Act.

Messrs. Andrew A. Barnard, James F. Dowd, Winslow W. Bennett, Robbert Hartog, and Anthony Griffiths have been granted stock options to purchase Shares in the amount of 40,000, 15,000, 5,000, 5,000, and 5,000, respectively, under the OdysseyRe 2002 Stock Incentive Plan."

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

Item 7 of the Schedule 13D is hereby amended in its entirety to read as follows:

 Registration Rights Agreement dated June 19, 2001 between Odyssey Re Holdings Corp., TIG Insurance Company and ORH Holdings Inc. (Previously filed).

19

- 2. Master Note Purchase Agreement dated as of March 3, 2003.
- Promissory Note ("Note 1") in the amount of \$39,022,500 due February 28, 2010 exchangeable into 2,150,000 Shares.
- Promissory Note ("Note 2") in the amount of \$39,022,500 due February 28, 2010 exchangeable into 2,150,000 Shares.
- 5. Note Purchase Confirmation No. 1 relating to the purchase of Note 1.
- 6. Note Purchase Confirmation No. 2 relating to the purchase of Note 2.
- 7. Pledge Agreement dated as of March 3, 2003.
- 8. Joint filing agreement dated as of March 5, 2003 between V. Prem Watsa, 1109519 Ontario Limited, The Sixty Two Investment Company Limited, 810679 Ontario Limited, Fairfax Financial Holdings Limited, FFHL Group Limited, Fairfax Inc., Fairfax Financial (US) LLC, TIG Holdings, Inc., TIG Insurance Group, TIG Insurance Company, and ORH Holdings Inc.

20

SIGNATURES

After reasonable inquiry and to the best knowledge and belief of the undersigned, such person certifies that the information set forth in this statement with respect to such person is true, complete and correct.

IN WITNESS WHEREOF, the undersigned has executed this instrument as of the 5th day of March, 2003.

v. PREM WATSA

/s/ V. Prem Watsa

1109519 ONTARIO LIMITED

By: /s/ V. Prem Watsa

Name: V. Prem Watsa Title: President

THE SIXTY TWO INVESTMENT COMPANY LIMITED

By: /s/ V. Prem Watsa Name: V. Prem Watsa Title: President

810679 ONTARIO LIMITED

By: /s/ V. Prem Watsa Name: V. Prem Watsa Title: President

21

FAIRFAX FINANCIAL HOLDINGS LIMITED

By: /s/ Eric P. Salsberg Name: Eric P. Salsberg Title: Vice President, Corporate Affairs

FFHL GROUP LTD.

By:	/s/ Eric P. Salsberg
	Name: Eric P. Salsberg Title: Vice President
FAII	RFAX INC.
By:	/s/ Eric P. Salsberg
	Name: Eric P. Salsberg Title: Vice President
FAII	RFAX FINANCIAL (US) LLC.
By:	/s/ Bradley P. Martin
	Name: Bradley P. Martin Title: Vice President
TIG	HOLDINGS, INC.
By:	/s/ Eric P. Salsberg
	Name: Eric P. Salsberg Title: Vice President
	22
TIG	INSURANCE GROUP
By:	/s/ Scott Donovan
	Name: Scott Donovan Title: President
TIG	INSURANCE COMPANY
By:	/s/ Scott Donovan

Name: Scott Donovan Title: President

ORH HOLDINGS INC.

By: /s/ Eric P. Salsberg

_____ -----Name: Eric P. Salsberg Title: Vice President

23

ANNEX INDEX

ANNEX DESCRIPTION _____

А	Directors and Executive Officers of 1109519 Ontario Limited
В	Directors and Executive Officers of The Sixty Two Investment Company Limited
С	Directors and Executive Officers of 810679 Ontario Limited
D	Directors and Executive Officers of Fairfax Financial Holdings Limited
Е	Directors and Executive Officers of FFHL Group Ltd.
F	Directors and Executive Officers of Fairfax Inc.
G	Members of the Board of Managers and Executive Officers of Fairfax Financial (US) LLC
Н	Directors and Executive Officers of TIG Holdings, Inc.
I	Directors and Executive Officers of TIG Insurance Group
J	Directors and Executive Officers of TIG Insurance Company
K	Directors and Executive Officers of ORH Holdings Inc.

24

ANNEX A

DIRECTORS AND EXECUTIVE OFFICERS OF 1109519 ONTARIO LIMITED

The following table sets forth certain information with respect to the directors and executive officers of 1109519 Ontario Limited.

NAME	PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT AND THE NAME, PRINCIPAL BUSINESS AND ADDRESS OF ANY CORPORATION OR OTHER ORGANIZATION IN WHICH SUCH EMPLOYMENT IS CONDUCTED
V. Prem Watsa (President and Director)	Chairman and Chief Executive Officer, Fairfax Financial Holdings Limited 95 Wellington Street West Suite 800 Toronto, Ontario M5J 2N7
Eric P. Salsberg (Assistant Secretary and Director)	Vice President, Corporate Affairs, Fairfax Financial Holdings Limited

25

ANNEX B

DIRECTORS AND EXECUTIVE OFFICERS OF THE SIXTY TWO INVESTMENT COMPANY LIMITED

The following table sets forth certain information with respect to the directors and executive officers of The Sixty Two Investment Company Limited.

NAME	PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT AND THE NAME, PRINCIPAL BUSINESS AND ADDRESS OF ANY CORPORATION OR OTHER ORGANIZATION IN WHICH SUCH EMPLOYMENT IS CONDUCTED
Winslow W. Bennett (Chairman)	President, Winwood Holdings Ltd., 505 Burrard Street Suite 1880 Vancouver, British Columbia V7X 1M6
V. Prem Watsa (President and Director)	Chairman and Chief Executive Officer, Fairfax Financial Holdings Limited 95 Wellington Street West Suite 800 Toronto, Ontario M5J 2N7
Eric P. Salsberg (Assistant Secretary and Director)	Vice President, Corporate Affairs, Fairfax Financial Holdings Limited

24

26

DIRECTORS AND EXECUTIVE OFFICERS OF 810679 ONTARIO LIMITED

The following table sets forth certain information with respect to the directors and executive officers of 810679 Ontario Limited.

NAME	PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT AND THE NAME, PRINCIPAL BUSINESS AND ADDRESS OF ANY CORPORATION OR OTHER ORGANIZATION IN WHICH SUCH EMPLOYMENT IS CONDUCTED
Winslow W. Bennett (Chairman)	President, Winwood Holdings Ltd. 505 Burrard Street
	Suite 1880 Vancouver, British Columbia
	V7X 1M6
V. Prem Watsa (President and Director)	Chairman and Chief Executive Officer, Fairfax Financial Holdings Limited 95 Wellington Street West Suite 800 Toronto, Ontario M5J 2N7
Eric P. Salsberg (Assistant Secretary and Director)	Vice President, Corporate Affairs, Fairfax Financial Holdings Limited

27

ANNEX D

DIRECTORS AND EXECUTIVE OFFICERS OF FAIRFAX FINANCIAL HOLDINGS LIMITED

The following table sets forth certain information with respect to the directors and executive officers of Fairfax Financial Holdings Limited.

PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT AND THE NAME, PRINCIPAL BUSINESS AND ADDRESS OF ANY CORPORATION OR OTHER ORGANIZATION IN WHICH SUCH EMPLOYMENT IS CONDUCTED

NAME

25

V. Prem Watsa (Chairman and Chief Executive Officer)	Chairman and Chief Executive Officer, Fairfax Financial Holdings Limited 95 Wellington Street West Suite 800 Toronto, Ontario M5J 2N7
Winslow W. Bennett (Director)	President, Winwood Holdings Ltd. 505 Burrard Street, Suite 1880 Vancouver, British Columbia V7X 1M6
Robbert Hartog (Director)	President, Robhar Investments Ltd. R.R. #1 Perkinsfield, Ontario LOL 2JO
Anthony Griffiths (Director)	Independent Business Consultant Toronto, Ontario, Canada
Trevor J. Ambridge (Vice President and Chief Financial Officer)	Vice President and Chief Financial Officer, Fairfax Financial Holdings Limited
Eric P. Salsberg (Vice President, Corporate Affairs)	Vice President, Corporate Affairs, Fairfax Financial Holdings Limited

28

ANNEX E

DIRECTORS AND EXECUTIVE OFFICERS OF FFHL GROUP LTD.

The following table sets forth certain information with respect to the directors and executive officers of FFHL Group Ltd.

NAME	PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT AND THE NAME, PRINCIPAL BUSINESS AND ADDRESS OF ANY CORPORATION OR OTHER ORGANIZATION IN WHICH SUCH EMPLOYMENT IS CONDUCTED
James F. Dowd	President and Chief Executive Officer,
(Chairman)	Fairfax Inc.
	305 Madison Avenue
	Morristown, NJ 07960
Eric P. Salsberg	Vice President, Corporate Affairs,
(Vice President and Director)	Fairfax Financial Holdings Limited
	95 Wellington Street West
	Suite 800
	Toronto, Ontario M5J 2N7
Bradley P. Martin	Vice President,
(Vice President and Director)	Fairfax Financial Holdings Limited
· · · · · · · · · · · · · · · · · · ·	
V. Prem Watsa	Chairman and Chief Executive Officer,

(Vice President and Director)

Fairfax Financial Holdings Limited

Roland W. Jackson (Executive Vice President and Chief Financial Officer)

Vice President and Director, Fairfax Inc.

29

ANNEX F

DIRECTORS AND EXECUTIVE OFFICERS OF FAIRFAX INC.

The following table sets forth certain information with respect to the directors and executive officers of Fairfax Inc.

	PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT
	AND THE NAME, PRINCIPAL BUSINESS AND ADDRESS
	OF ANY CORPORATION OR OTHER ORGANIZATION IN
NAME	WHICH SUCH EMPLOYMENT IS CONDUCTED

Eric P. Salsberg (Vice President and Director) Vice President, Corporate Affairs, Fairfax Financial Holdings Limited 95 Wellington Street West Suite 800 Toronto, Ontario M5J 2N7

James F. Dowd President and Chief Executive Officer, (President, Chief Executive Officer and Director) Fairfax Inc. 305 Madison Avenue Morristown, NJ 07906

Ronald Schokking (Vice President, Treasurer and Director)

Roland W. Jackson (Vice President and Director) Vice President, Fairfax Financial Holdings Limited

Vice President and Director, Fairfax Inc.

30

ANNEX G

MEMBERS OF THE BOARD OF MANAGERS AND EXECUTIVE OFFICERS OF FAIRFAX FINANCIAL (US) LLC

The following table sets forth certain information with respect to the members of the board of managers and executive officers of Fairfax Financial (US) LLC.

PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT AND THE NAME, PRINCIPAL BUSINESS AND ADDRESS OF ANY CORPORATION OR OTHER ORGANIZATION IN NAME WHICH SUCH EMPLOYMENT IS CONDUCTED ____ _____ John K. Cassil Assistant Secretary, (President and Manager) TIG Insurance Company 5205 North O'Connor Blvd. Irving, Texas 75039 Roland Jackson Vice President, (Manager) Fairfax Inc. 305 Madison Avenue Morristown, NJ 07906 William McManus Managing Director, (Manager) Horizon Management, Inc. 8318 Pineville-Matthews Road Suite 390 G Charlotte, NC 28226 Bradley P. Martin Vice President, (Vice President) Fairfax Financial Holdings Limited 95 Wellington Street West Suite 800

31

ANNEX H

DIRECTORS AND EXECUTIVE OFFICERS OF TIG HOLDINGS, INC.

The following table sets forth certain information with respect to the directors and executive officers of TIG Holdings, Inc.

PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT AND THE NAME, PRINCIPAL BUSINESS AND ADDRESS OF ANY CORPORATION OR OTHER ORGANIZATION IN WHICH SUCH EMPLOYMENT IS CONDUCTED

Chairman and Chief Executive Officer, Fairfax Financial Holdings Limited 95 Wellington Street West Suite 800 Toronto, Ontario M5J 2N7

Vice President and Chief Financial Officer,

Toronto, Ontario M5J 2N7

NAME

V. Prem Watsa (Chairman and Director)

Trevor J. Ambridge (Director)

Fairfax Financial Holdings Limited

Michael A. Coutu (Director)	Chairman, TIG Insurance Company, 5205 North O'Connor Blvd. Irving, Texas 75039
Dennis C. Gibbs	Chief Executive Officer and Director,
(Chief Executive Officer and Director)	TIG Insurance Company
R. Scott Donovan	President and Director,
(President and Director)	TIG Insurance Company
Michael J. Sluka	Senior Vice President, Chief Financial
(Senior Vice President, Chief Financial Officer,	Officer, Treasurer and Director,
and Treasurer)	TIG Insurance Company

32

ANNEX I

DIRECTORS AND EXECUTIVE OFFICERS OF TIG INSURANCE GROUP

The following table sets forth certain information with respect to the directors and executive officers of TIG Insurance Group.

PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT AND THE NAME, PRINCIPAL BUSINESS AND ADDRESS OF ANY CORPORATION OR OTHER ORGANIZATION IN WHICH SUCH EMPLOYMENT IS CONDUCTED

Michael A. Coutu (Chairman and Director)	Chairman, TIG Insurance Company 5205 North O'Connor Blvd., Irving, Texas 75039
R. Scott Donovan	President and Director,
(President and Director)	TIG Insurance Company
Dennis C. Gibbs	Chief Executive Officer and Director,
(Chief Executive Officer and Director)	TIG Insurance Company
William J. Gillett	Senior Vice President, General Counsel,
(Senior Vice President, General Counsel,	Secretary, and Director,
Secretary, and Director)	TIG Insurance Company
Michael J. Sluka	Senior Vice President, Chief Financial
(Senior Vice President, Chief Financial Officer,	Officer, Treasurer and Director,
Treasurer, and Director)	TIG Insurance Company

NAME

_

33

ANNEX J

DIRECTORS AND EXECUTIVE OFFICERS OF TIG INSURANCE COMPANY

The following table sets forth certain information with respect to the directors and executive officers of TIG Insurance Company.

PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT AND THE NAME, PRINCIPAL BUSINESS AND ADDRESS OF ANY CORPORATION OR OTHER ORGANIZATION IN NAME WHICH SUCH EMPLOYMENT IS CONDUCTED ____ Michael A. Coutu Chairman, TIG Insurance Company (Chairman and Director) 5205 North O'Connor Blvd., Irving, Texas 75039 R. Scott Donovan President and Director, (President and Director) TIG Insurance Company Charles G. Ehrlich Senior Vice President and Director, (Senior Vice President and Director) TIG Insurance Company Dennis C. Gibbs Chief Executive Officer and Director, (Chief Executive Officer and Director) TIG Insurance Company William J. Gillett Senior Vice President, General Counsel, (Senior Vice President, General Counsel, Secretary, and Director, Secretary and Director) TIG Insurance Company Robert L. Gossett Senior Vice President and Director, (Senior Vice President and Director) TIG Insurance Company Senior Vice President, Chief Financial Michael J. Sluka (Senior Vice President, Chief Financial Officer, Officer, Treasurer and Director, Treasurer and Director) TIG Insurance Company

34

ANNEX K

DIRECTORS AND EXECUTIVE OFFICERS OF ORH HOLDINGS INC.

The following table sets forth certain information with respect to the directors and executive officers of ORH Holdings Inc.

PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT

NAME 	AND THE NAME, PRINCIPAL BUSINESS AND ADDRESS OF ANY CORPORATION OR OTHER ORGANIZATION IN WHICH SUCH EMPLOYMENT IS CONDUCTED
Andrew A. Barnard (President)	President and Chief Executive Officer, Odyssey Re Holdings Corp. 140 Broadway Avenue 39th Floor New York, NY 10005
Eric P. Salsberg (Vice President and Director)	Vice President, Corporate Affairs, Fairfax Financial Holdings Limited 95 Wellington Street West Suite 800 Toronto, Ontario M5J 2N7
Bradley P. Martin (Vice President and Director)	Vice President, Fairfax Financial Holdings Limited

35

EXHIBIT INDEX

EXHIBIT NO.	DESCRIPTION
1.	Registration Rights Agreement dated June 19, 2001 between Odyssey Re Holdi Corp., TIG Insurance Company and ORH Holdings Inc. (Previously filed).
2.	Master Note Purchase Agreement dated as of March 3, 2003.
3.	Promissory Note ("Note 1") in the amount of \$39,022,500 due February 28, 2 exchangeable into 2,150,000 Shares.
4.	Promissory Note ("Note 2") in the amount of \$39,022,500 due February 28, 2 exchangeable into 2,150,000 Shares.
5.	Note Purchase Confirmation No. 1 relating to the purchase of Note 1.
6.	Note Purchase Confirmation No. 2 relating to the purchase of Note 2.
7.	Pledge Agreement dated as of March 3, 2003.
8.	Joint filing agreement dated as of March 5, 2003 between V. Prem Watsa, 11 Ontario Limited, The Sixty Two Investment Company Limited, 810679 Ontario Limited, Fairfax Financial Holdings Limited, FFHL Group Limited, Fairfax I Fairfax Financial (US) LLC, TIG Holdings, Inc., TIG Insurance Group, TIG Insurance Company, and ORH Holdings Inc.