OAKTREE CAPITAL GROUP, LLC





Forward-Looking Statements & Safe Harbor

This presentation contains forward-looking statements within the meaning of Section 27A of the U.S. Securities Act of 1933 (the "Securities Act") and Section 21E of the U.S. Securities Exchange Act of 1934, each as amended, which reflect the current views of Oaktree Capital Group, LLC (the "Company" or "OCG"), with respect to, among other things, its future results of operations and financial performance. In some cases, you can identify forward-looking statements by words such as "anticipate," "approximately," "believe," "continue," "could," "estimate," "expect," "intend," "may," "outlook," "plan," "potential," "predict," "seek," "should," "will" and "would" or the negative version of these words or other comparable or similar words. These statements identify prospective information. Important factors could cause actual results to differ, possibly materially, from those indicated in these statements. Forward-looking statements are based on the Company's beliefs, assumptions and expectations of its future performance, taking into account all information currently available to the Company. Such forward-looking statements are subject to risks and uncertainties and assumptions relating to the Company's operations, financial results, financial condition, business prospects, growth strategy and liquidity, including, but not limited to, changes in the Company's anticipated revenue and income, which are inherently volatile; changes in the value of the Company's investments; the pace of raising new funds; changes in assets under management; the timing and receipt of, and the impact of taxes on, carried interest; distributions from and liquidation of the Company's existing funds; the amount and timing of distributions on the Company's Class A units; changes in the Company's operating or other expenses; the degree to which the Company encounters competition; and general economic and market conditions. The factors listed in the section captioned "Risk Factors" in the Company's Annual Report on Form 10-K for the year ended December 31, 2015 and Quarterly Report of Form 10-Q for the quarter ended June 30, 2016, filed with the U.S. Securities and Exchange Commission ("SEC") on February 26, 2016 and on August 4, 2016, respectively, which are accessible on the SEC's website at www.sec.gov, provide examples of risks, uncertainties and events that may cause the Company's actual results to differ materially from the expectations described in its forward-looking statements. Forward-looking statements speak only as of the date the statements are made. Except as required by law, the Company does not undertake any obligation to publicly update or review any forward-looking statement, whether as a result of new information, future developments or otherwise.

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This presentation along with any other information provided with or in connection with this presentation are provided for informational purposes only and do not constitute, and should not be construed as, an offer to sell, or a solicitation of an offer to buy, any securities of the Company or its affiliates, or an offer, invitation or solicitation of any specific funds or the fund management services of the Company or its affiliates, or an offer or invitation to enter into any portfolio management mandate with the Company or its affiliates.

The Company discloses certain non-GAAP financial measures in this presentation, including adjusted net income ("ANI"), distributable earnings ("DE"), fee-related earnings ("FRE") and economic net income ("ENI"). Reconciliations of these non-GAAP financial measures to the most directly comparable financial measures calculated and presented in accordance with accounting principles generally accepted in the Unites States of America ("GAAP") are presented in the Appendix. Capitalized terms in the Appendix, including in the footnotes, that are not otherwise defined shall have the meanings ascribed to them in the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2016, filed with the SEC on November 4, 2016, which is accessible on the SEC's website at www.sec.gov.

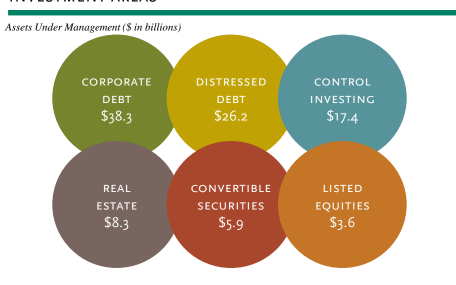
Unless otherwise indicated, all data in this presentation is on a segment basis for Oaktree Capital Group, LLC and is as of September 30, 2016.



Oaktree: A Leading Global Alternative Asset Manager

- A leader and pioneer in alternative asset management with \$100 billion of AUM
- Diversified mix of pro- and counter-cyclical strategies
- Strong, risk-adjusted investment performance
- A loyal, blue-chip institutional client base
- Attractive growth prospects for new and established strategies

INVESTMENT AREAS²



Includes offices of affiliates of Oaktree-managed funds. Oaktree headquarters is based in Los Angeles.

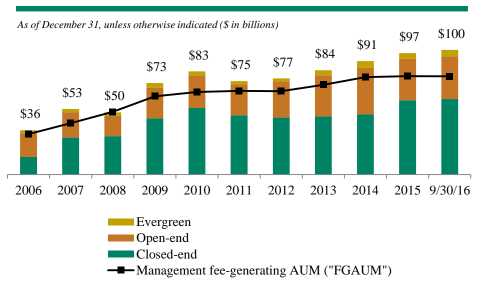
Assets under management presented above exclude \$70 million of assets in the Japan Opportunities strategy.

GLOBAL FOOTPRINT¹



Over 900 professionals in 18 cities and 13 countries

HISTORICAL ASSETS UNDER MANAGEMENT





Foundation of Oaktree

INVESTMENT PHILOSOPHY

- Primacy of risk control
- Emphasis on consistency
- Importance of market inefficiency
- Benefits of specialization
- Macro-forecasting not critical to investing
- Disavowal of market timing

BUSINESS PRINCIPLES

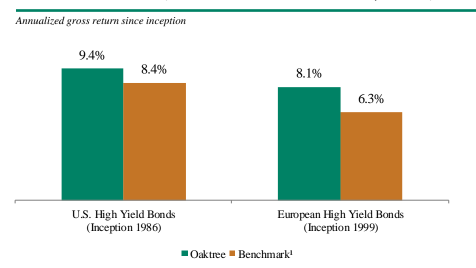
- Excellence in investing
- Proprietary, in-depth research
- Commonality of interests with clients
- Transparent client communications
- Fair, explicit management fee arrangements
- Harmonious, cooperative workplace
- New products are usually "step-outs"
- Profit should stem from performance

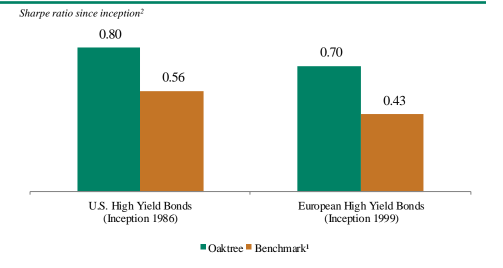
Oaktree's mission is to deliver superior investment results with risk under control and to conduct our business with the highest integrity



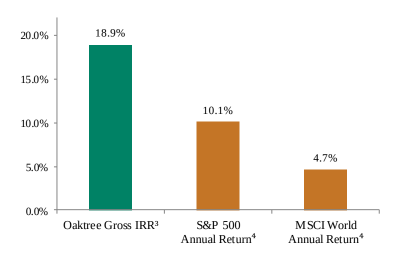
History of Exceptional Investment Performance

SUPERIOR RETURNS, BOTH GROSS AND RISK-ADJUSTED, IN OUR OPEN-END FUNDS





OUTSTANDING TRACK RECORD IN OUR CLOSED-END FUNDS



Aggregate closed-end gross IRR	18.9% ³
Drawn capital	\$74 billion ³
% of funds more than 18 months old with positive gross and net IRRs	96%
% of incentive-creating AUM actively generating incentives	62%

¹Detail on benchmarks is presented in the Appendix

²The Sharpe Ratio is a metric used to calculate risk-adjusted return. It is the ratio of excess return to volatility, with excess return defined as the return above that of a riskless asset (three-month T-bill) divided by the standard deviation of such returns. The higher the Sharpe Ratio, the greater the return for a given level of risk compared to the risk-free rate.

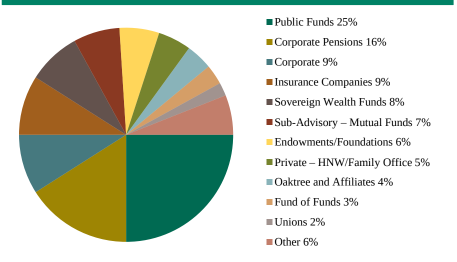
³Since oldest strategy inception in October 1988. Excludes closed-end Senior Loan funds, CLOs, Oaktree Asia Special Situations Fund, Asia Principal Opportunities Fund, certain separate accounts and co-investments

⁴Represents annualized time-weighted return since October 1988



A Diverse and Growing Base of Clients

DIVERSE CLIENTELE



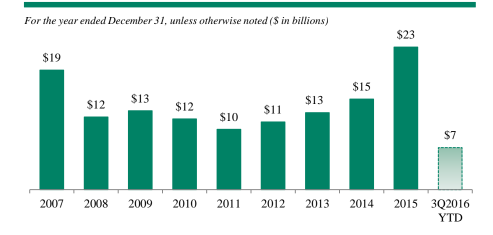
SUCCESS IN CROSS SELLING

	% AUM
Clients in 4 or more strategies	36%
Clients in 2–3 strategies	42%
Total in multiple strategies	78%

SIGNIFICANT BASE OF BLUE-CHIP CLIENTELE

100 largest U.S. pension funds	74
States	39
Corporations	435
Colleges, Universities, Endowments & Foundations	368
Sovereign wealth funds	16

GROSS CAPITAL RAISED

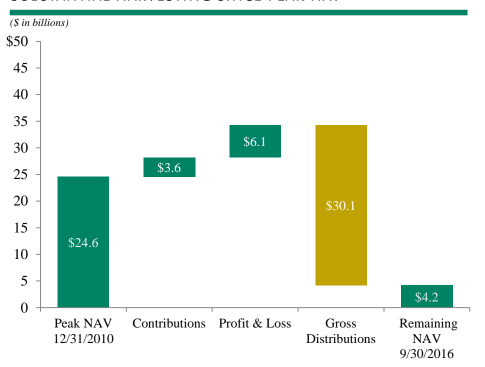


\$10 billion or more of gross capital raised for 9 consecutive years



Excellence in Distressed Debt Investing

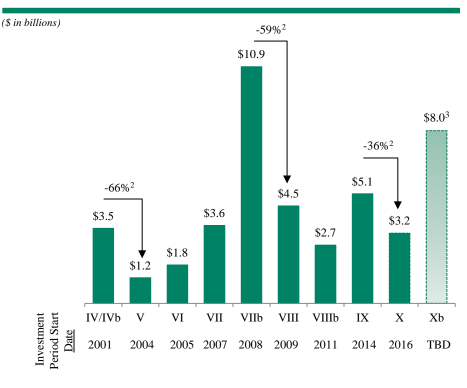
SUBSTANTIAL HARVESTING SINCE PEAK NAV1



Invest opportunistically in mostly senior or secured debt of financially distressed companies with hard asset values, dependable cash flows and durable business franchises

- Seek to combine protection against loss, which comes from buying claims on assets at bargain prices, with substantial gains to be achieved by returning companies to financial viability through restructuring
- Take advantage of a broad charter within a closed-end structure to identify the best opportunities resulting from market inefficiencies and cyclical downturns

FUNDS SIZED TO THE OPPORTUNITY SET



- Increase fund size ahead of potential market dislocation
- Scale back funds when opportunity set shrinks
- Dramatic downsizing of funds enables team to remain highly selective
- Largest funds are among our best performers

¹From December 31, 2010 through September 30, 2016. Represents high-water mark NAV, contributions, profit & loss, gross distributions and current NAV of the Opportunities Funds (TCW Funds managed by Oaktree Principals; Opportunities Funds I, II, III, IV, IVb, V, VI, VIIb, Huntington; and all related trusts and separate accounts).

²Percentage represents the decrease in capital commitment from predecessor fund

³Capital raised as of 9/30/16



Diverse Real Estate Platform

Potential Returns **REAL ESTATE VALUE-ADD** Strategy Inception: 2016 **REAL ESTATE** AUM: \$0.6 billion **DEBT Focus Areas:** Strategy Inception: 2010 Commercial AUM: \$1.4 billion Office Multifamily **Focus Areas:** Industrial CMBS Retail (selectively) • Corporate Debt Hotels (selectively) Commercial First Mortgages • Other Income-Generating Mezzanine Loans/B-Notes Assets • Residential First Mortgages

REAL ESTATE
OPPORTUNITIES

Strategy Inception: 1994 AUM: \$6.3 billion

Focus Areas:

- Commercial
- Commercial NPLs
- Corporate (REITs)
- Residential/Residential NPLs
- Structured Finance (CMBS)

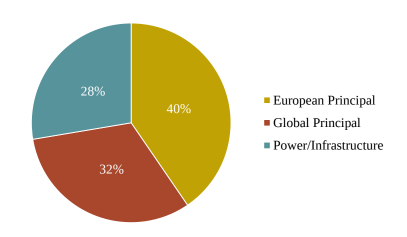
Potential Risk

Real Estate AUM of \$8.3 billion with a 27% CAGR since 2008



Targeted Strategies in Control Investing

\$17 BILLION OF CONTROL INVESTING AUM



POWER/ INFRASTRUCTURE

- Power Opportunities: Seeks to make controlling equity investments in successful companies that provide products and services used in the marketing, distribution, transmission, generation, trading or consumption of energy
- Infrastructure: Seeks to make controlling equity investments in core infrastructure assets exhibiting sustainable downside protection where experience and ability to add value to the assets provide significant upside potential.
 - Primarily targets investments in the energy, transportation and environmental services sectors in North America

INDUSTRY / DEAL SPECIALIZATION



- Targets control investments in sectors and regions (primarily in Europe) where dislocation or distress results in an attractive purchase price or creation value
- Primary investing activities include:
 - Special Situation PE: Buying assets and companies at a discount from forced or distressed sellers or as a result of a broken auction
 - Platforms: Acquiring or creating a de novo operating company in industries that are "out-offavor" or undergoing structural change
 - Distressed-for-Control: Purchasing distressed securities and investing new capital to lead a balance sheet and operational restructuring



- Focuses on special situations and distressed private equity investing in the U.S. and Australia
- Seeks to make investments that result in control of or significant influence in companies experiencing some element of distress, dislocation or dysfunction, and then actively manages those businesses
- Flexibility to invest across capital structures, including:
 - Secondary purchases of debt (distress-for-control)
 - o **Direct investments** in distressed businesses
- Target companies with total enterprise values of less than \$2 billion

Leveraging our focus on risk control and specialization for opportunities in middle market private equity

Attractive Growth Opportunities

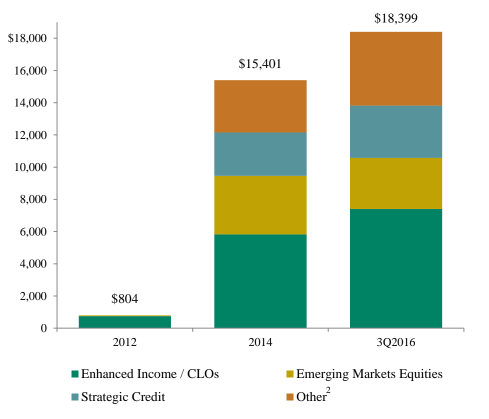
Opportunities	Description	Examples						
Established	Offering investors a diverse range of products	Opportunities Funds Xb						
Strategies	across large addressable markets including	• Real Estate VII						
	distressed debt, control investing, real estate and	• European Principal Fund IV						
	credit strategies	• European Capital Solutions						
	 Executing our existing closed-end fundraising pipeline and deploying that capital judiciously 	Open-end and Evergreen funds						
Step-Out	 Addressing investors' demand for yield with risk 	European Private Debt						
Products	under control in a low return world	• Real Estate Debt						
		 Value Add Real Estate 						
		• Infrastructure						
		Strategic Credit						
		 Enhanced Income Fund / CLOs 						
Emerging	Fast growing, inefficient asset classes	• EM Equities						
Markets		• EM Distressed Debt						
		• EM Performing Debt						
Existing Channels	• Substantial opportunities to penetrate existing channels by increasing cross-selling and enhancing	• 78% of investors by AUM invested in 2 or more strategies and 36% in 4 or more strategies						
	geographic footprint	• 30% of our AUM is managed for clients outside the U.S.						
New	Accessing increasing global retail demand for	SICAV product offerings						
Channels	alternatives	 Intermediary distribution for closed-end funds 						
	 High net worth 							
	 Sub-advisory relationships 							



Step-Out Strategies, A Natural Evolution

MORE THAN \$18 BILLION OF AUM IN ADJACENT PRODUCTS¹

As of December 31, unless otherwise noted (\$ in millions)



ORGANIC GROWTH A RESULT OF "STEP-OUT" STRATEGIES



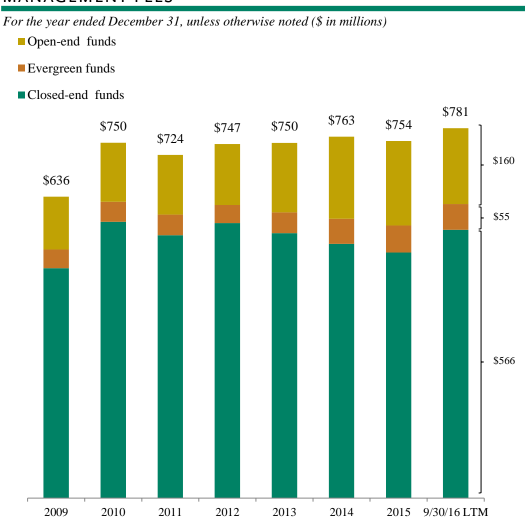
Includes strategies launched since January 2011

[&]quot;Other" includes Real Estate Debt, Emerging Markets Opportunities, Emerging Markets Debt Total Return, European Private Debt, Value Equities, Infrastructure and Real Estate Value Add



Benefits of Locked-in Capital

MANAGEMENT FEES



Management fees have remained stable despite:

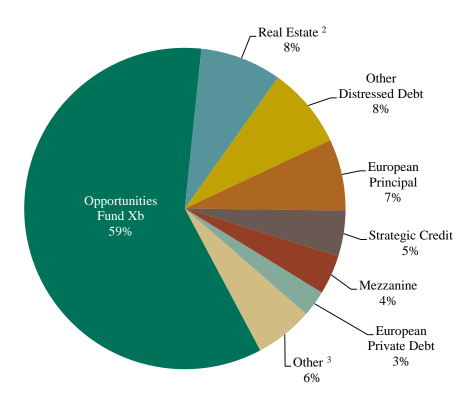
- Significant closed-end fund distributions (nearly \$60 billion since January 2010)
- \$13 billion of AUM not yet generating management fees ("shadow AUM") at 9/30/16¹
- The stability of management fees can be attributed to:
 - Locked-in capital: 72% of management fees from closed-end funds over the LTM
 - Diversified mix of pro- and countercyclical investment strategies

¹ This compares with \$22.7 billion of uncalled capital commitments as of 9/30/16. The difference primarily relates to funds that pay fees based on committed capital and have already begun their investment period, as these funds are excluded from shadow AUM but included in uncalled capital commitments to the extent they have not yet drawn 100% of committed capital. Shadow AUM also excludes general partner commitments.



Well Positioned for Fee-related Earnings Growth

SHADOW AUM1 OF \$13 BILLION



Blended annual fee rate of 1.35%

CONTINUED STRENGTH IN FUNDRAISING

- \$6 billion in closed-end fundraising over the LTM, including:
 - Over \$1 billion for Opportunities Funds X/Xb,
 \$1 billion for European Principal Fund IV and nearly
 \$1 billion for Real Estate Opportunities Fund VII
- Continued fundraising in established strategies, as well as newer funds
 - Real Estate Debt Fund II ("REDF II") successor to the first Real Estate Debt Fund, a \$1 billion fund
 - European Principal Fund IV successor to European Principal Fund III, a €3 billion fund
- Expanding opportunities within the ~\$4 trillion emerging market debt investable universe
- Expanded marketing efforts for dedicated funds in the €460⁴ billion European high yield bond and €470⁴ billion European senior loan markets

¹ Shadow AUM: Uncalled capital commitments that will start generating management fees when (i) for funds that pay fees based on drawn capital or NAV, the capital is drawn or (ii) for funds that pay fees based on committed capital, the investment period begins. Excludes capital commitments from the general partner and its affiliates since they are not fee generating.

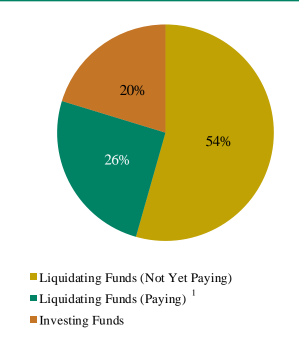
² Includes Real Estate Debt and Real Estate Value Add

³ "Other" primarily includes Emerging Markets Opportunities, Value Equities, a separate account associated with our Global Principal strategy, Emerging Markets Debt Total Return, Infrastructure, as well as uninvested multi-strategy AUM

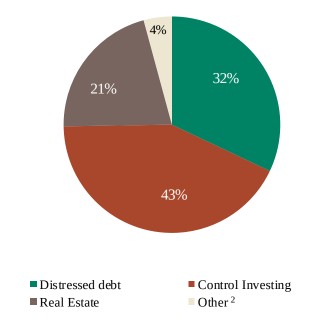


Diverse Incentive Income Pipeline

TOTAL NET ACCRUED INCENTIVES \$873 MILLION



NET ACCRUED INCENTIVES ARE DIVERSIFIED AMONG OUR INVESTMENT STRATEGIES



Net accrued incentives increased 13% sequentially in 3Q2016 to \$873 million (\$5.63 per unit ³)

¹ Funds paying include all incentive-creating evergreen funds and closed-end funds that have reached the stage of their distribution waterfall where the drawn capital and preferred return have been distributed to investors and, therefore, incremental distributions thereafter generate incentive income for the Company. Funds paying does not reflect funds that may pay incentive income related to tax distributions only.

² Other primarily includes Mezzanine, European Private Debt funds, and Strategic Credit.

³ Per Operating Group unit (not per Class A unit). Net accrued incentives (fund level) is presented before income taxes.



Distributable Earnings: Strength through Diversification

FEE-RELATED EARNINGS

23% year-on-year increase in fee-related earnings in 3Q2016 driven by recent record fundraising



DOUBLELINE

\$60 million of distributable earnings over the LTM as DoubleLine grew AUM 31% over this period



PROCEEDS FROM
FUNDS

A steady source, with unrealized investment income proceeds on corporate investments of \$298 million, of which \$140 million was in closed-end funds in their liquidation period



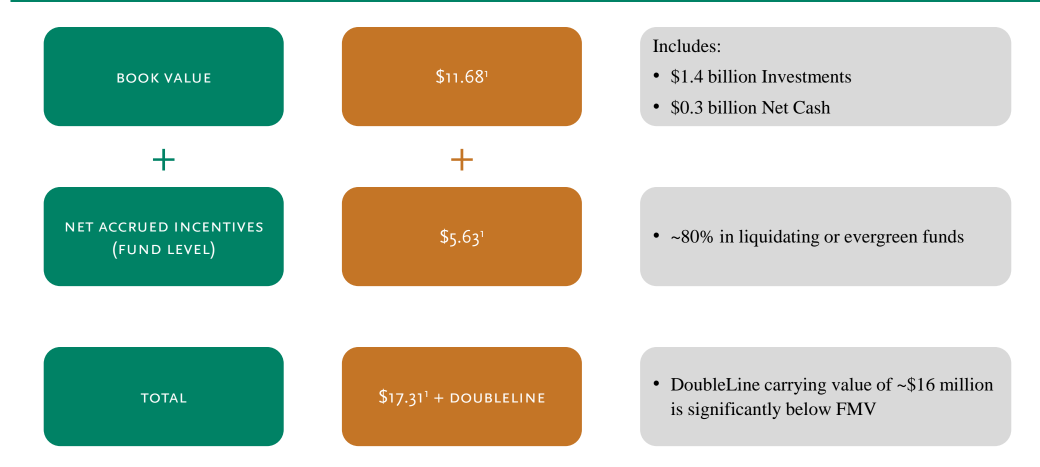
INCENTIVE INCOME

51 straight quarters of incentive income

Our strong financial profile enables us to maintain a high payout ratio, while investing in growth and product development



Substantial Asset Value with Significant Upside



The key tenets of our capital management strategy have been and remain:

- 1) Grow a strong, highly rated balance sheet with ample liquidity that allows us to fund growth for our current investment strategies along with strategic or opportunistic corporate development initiatives
- 2) Distribute to unitholders any cash that isn't needed to achieve #1, subject to our cash distribution policy
- 3) Consider opportunistic, not formulaic, purchases of our units, in the context of a long-term goal of enhancing the public float of our units

¹ Per Operating Group unit (not per Class A unit). Net accrued incentives (fund level) is presented before income taxes.

Appendix





Strategy Initiation

										Europea Senior I							g Markets al Return
										Asia Principa	al	Real Est Debt	ate	Emergin Markets Opportu		Infrastruc Investing	
	U.S Converti				Income ertibles Oaktree Formation		Power Opportu		Power Opportunities		an al	Global High Yi Bonds	High Yield			Value Equities	
19	986	1987	1988	1989	1994	1995	1998	1999	2001	2006	2007	2010	2011	2012	2013	2014	2016
	S High eld Bo		Distresse Opportu		Non U.S Converti		Emerging Markets Absolute Return		Mezzani Finance	ne	U.S Seni Loans	or	Emerging Markets Equities	o e	Europea Private I		Real Estate Value-Add
					Global Principal		Keturn				Value Opportui	nities					European High Yield Bonds and Senior Loans
					Real Esta Opportur												



Preponderance of Capital in Long-Term Closed-End Funds

	% of AUM	% Management Fees ¹	Lockup	Incentive Income
CLOSED-END				
Distressed debtControl investingReal estateMezzanine finance	61%	72%	10-11 year fund term	20% of LP profits after return of capital, subject to preferred return hurdle
OPEN-END				
 High yield bonds Convertible securities Senior loans Emerging Markets Equities	34%	21%	mostly 30 days	
 Value opportunities Emerging markets Strategic credit Value Equities 	5%	7%	90 days to 3 years	10-20% of annual LP profits, subject to highwater mark or preferred return hurdle

Note: The above represents the general characteristics of the fund structures, but specific terms may vary depending on the strategy.

¹ For the LTM ended 9/30/16.



Primary Earnings Measure: Adjusted Net Income

Fee-related Earnings

- Equity-based Compensation
- Interest Expense, net
- + Other Income (Expense)

Fee-related Earnings & Other

- + Investment Income from Funds
- + Doubleline & Other

Investment Income

- + Incentive Income
- Incentive Income Comp

Incentive Income, net

ADJUSTED NET INCOME (ANI)

COMPONENTS OF ADJUSTED NET INCOME

For the year ended December 31, unless otherwise noted (\$ in millions)





Economic Net Income

ADJUSTED NET INCOME

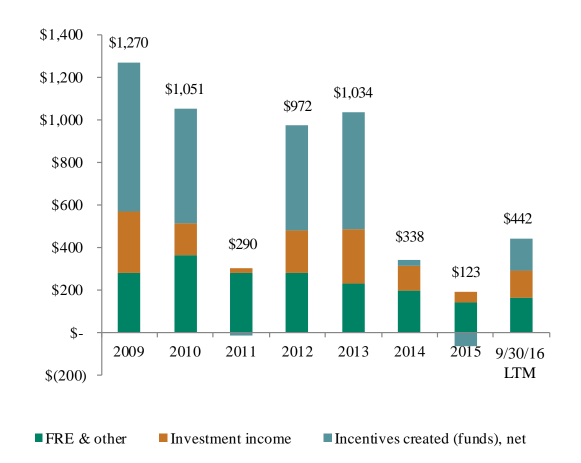
- + Accrued Incentives (Fund), net1 (EOP)
- Accrued Incentives (Fund), net¹ (BOP)

 Δ in Accrued Incentives (Fund), net

ECONOMIC NET INCOME (ENI)

COMPONENTS OF ECONOMIC NET INCOME

For the year ended December 31, unless otherwise noted (\$ in millions)



¹ Net of associated incentive income compensation expense. Please see page 24 for a description of non-GAAP financial metrics.



Distributable Earnings

ADJUSTED NET INCOME

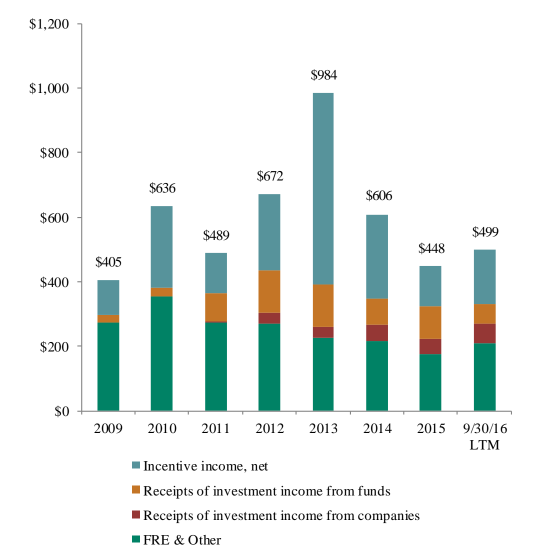
- Investment Income (MTM basis)
- + Receipts Of Investment Income Funds
- + Receipts Of Investment Income Companies

- + Equity-based Compensation
- Operating Group Income Taxes

DISTRIBUTABLE EARNINGS (DE)

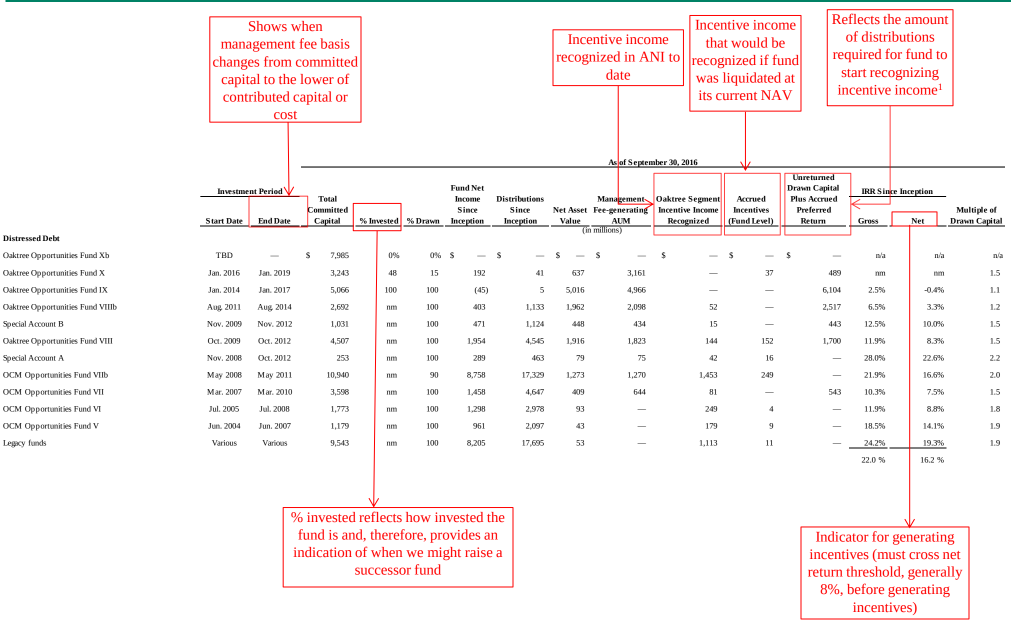
COMPONENTS OF DISTRIBUTABLE EARNINGS

For the year ended December 31, unless otherwise noted (\$ in millions)





Disclosures: Fund Table Provides Meaningful Insights





Description of Non-GAAP Metrics

Adjusted net income ("ANI") is a measure of profitability for our investment management. The components of revenues ("segment revenues") and expenses used in the determination of ANI do not give effect to the consolidation of the funds that we manage. Segment revenues include investment income (loss) that is classified in other income (loss) in the GAAP-basis statements of operations. Segment revenues and expenses also reflect Oaktree's proportionate economic interest in Highstar, whereby amounts received for contractually reimbursable costs are classified for segment reporting as expenses and under GAAP as other income. In addition, ANI excludes the effect of (a) non-cash equity-based compensation expense related to unit grants made before our initial public offering, (b) acquisition-related items, including amortization of intangibles and changes in the contingent consideration liability, (c) differences arising from equity value units ("EVUs") that are classified as liability awards under GAAP but as equity awards for segment reporting, (d) income taxes, (e) other income or expenses applicable to OCG or its Intermediate Holding Companies, and (f) the adjustment for non-controlling interests. In the fourth quarter of 2015, the definition of ANI was modified to reflect differences with respect to (a) third-party placement costs associated with closed-end funds, which under GAAP are expensed as incurred, but for ANI are capitalized and amortized as general and administrative expense in proportion to the associated management fee stream, and (b) gains and losses resulting from foreign-currency transactions and hedging activities, which under GAAP are recognized as general and administrative expense whether realized or unrealized in the current period, but for ANI unrealized gains and losses from foreign-currency hedging activities are deferred until realized, at which time they are included in the same revenue or expense line item as the underlying exposure that was hedged. Additionally, for ANI, foreign-currency transaction gains and losses are included in other income (expense), net. Prior periods have not been recast for the change related to third-party placement costs, but have been recast to retroactively reflect the change related to foreign-currency hedging. Incentive income and incentive income compensation expense are included in ANI when the underlying fund distributions are known or knowable as of the respective quarter end, which may be later than the time at which the same revenue or expense is included in the GAAP-basis statements of operations, for which the revenue standard is fixed or determinable and the expense standard is probable and reasonably estimable. CLO investments are carried at fair value for GAAP reporting, whereas for segment reporting they are carried at amortized cost, subject to any impairment charges. Investment income on CLO investments is recognized in ANI when cash distributions are received. Cash distributions are allocated between income and return of capital based on the effective yield method. ANI is calculated at the Operating Group level.

Economic net income ("ENI") is a non-GAAP performance measure that we use to evaluate the financial performance of our segment by applying the "Method 2," instead of the "Method 1," revenue recognition approach to accounting for incentive income. ANI follows Method 1, except incentive income is recognized when the underlying fund distributions are known or knowable as of the respective quarter end, as opposed to the fixed or determinable standard of Method 1. The Method 2 approach followed by ENI recognizes incentive income as if the funds were liquidated at their reported values as of the date of the financial statements. ENI is computed by adjusting ANI for the change in accrued incentives (fund level), net of associated incentive income compensation expense, during the period.

Distributable earnings ("DE") is a non-GAAP performance measure derived from our segment results that we use to measure our earnings at the Operating Group level without the effects of the consolidated funds for the purpose of, among other things, assisting in the determination of equity distributions from the Operating Group. However, the declaration, payment and determination of the amount of equity distributions, if any, is at the sole discretion of our board of directors, which may change our distribution policy at any time. Distributable earnings differs from ANI in that it excludes segment investment income or loss and includes the receipt of investment income or loss from distributions by our investments in funds and companies. Additionally, any impairment charges on our CLO investments included in ANI are, for distributable earnings purposes, amortized over the remaining investment period of the respective CLO, in order to align with the timing of expected cash flows. In addition, DE differs from ANI in that it is net of Operating Group income taxes and excludes non-cash equity-based compensation expense.

Fee-related earnings ("FRE") is a non-GAAP performance measure that we use to monitor the baseline earnings of our business. FRE is comprised of segment management fees less segment operating expenses other than incentive income compensation expense and non-cash equity-based compensation expense. FRE is considered baseline because it applies all cash compensation and benefits other than incentive income compensation expense, as well as all general and administrative expenses, to management fees, even though a significant portion of those expenses is attributable to incentive and investment income. FRE is presented before income taxes.



Reconciliations of Non-GAAP Metrics

For the year ended December 31, unless otherwise noted (\$ in thousands)	2009		2010		2011		2012		2013	2014		2015	3Q2016 LT	
Reconciliation of Net Income (Loss) Attributable to Oaktree Capital Group, LLC to ANI to DE:														
Net income (loss) attributable to Oaktree Capital Group, LLC	\$	(57,058)	\$	(49,455)	\$	(95,972)	\$ 107,810	\$	221,998	\$	126,283	\$ 71,349	\$	146,817
Incentive income ¹		-		-		-	-		(64,460)		28,813	59,500		(630)
Incentive income compensation 1		-		-		-	-		46,334		(10,677)	(59,493)		630
Investment income ²		-		-		-	-		-		-	-		(19,733)
Equity-based compensation ³	Ģ	940,683		949,376		948,746	36,024		24,613		21,690	16,403		13,151
Placement costs ⁴		-		-		-	-		-		-	3,619		12,426
Foreign-currency hedging ⁵		-		-		-	-		-		(2,003)	2,619		12,497
Acquisition-related items ⁶		-		-		-	-		-		2,442	5,251		(1,435)
Income taxes ⁷		18,267		26,399		21,088	30,858		26,232		18,536	17,549		32,114
Non-Operating Group other income ⁸		-		-		-	(6,260)		-		-	-		-
Non-Operating Group expenses ⁸		1,008		1,113		768	553		1,195		1,645	2,097		1,320
Non-controlling interests ⁸	(2	227,313)	(163,555)		(446,246)	 548,265	_	824,795		386,398	 192,968		262,230
Adjusted Net Income	Ć	675,587		763,878		428,384	717,250		1,080,707		573,127	311,862		459,387
Investment income ⁹	(2	289,001)	(149,449)		(23,763)	(202,392)		(258,654)		(117,662)	(48,253)		(125,110)
Receipts of investment income from funds 10		22,591		28,891		88,693	129,621		128,896		81,438	101,296		59,316
Receipts of investment income from companies		-		-		1,496	33,838		35,664		49,546	48,067		60,085
Equity-based compensation 11		-		-		-	-		3,828		19,705	37,978		49,407
Operating Group income taxes		(4,031)		(7,640)		(6,275)	 (6,136)		(6,175)		(18)	 (3,374)		(4,116)
Distributable Earnings	\$ 4	405,146	\$	635,680	\$	488,535	\$ 672,181	\$	984,266	\$	606,136	\$ 447,576	\$	498,969

¹ This adjustment adds back the effect of timing differences associated with the recognition of incentive income and incentive income compensation expense between adjusted net income and net income attributable to OCG.

² This adjustment adds back the effect of differences in the recognition of investment income related to corporate investments in CLOs which under GAAP are marked-to-market but for segment reporting are accounted for at amoritzed cost, subject to impairment between adjusted net income and net income attributable to OCG.

³ This adjustment adds back the effect of (a) equity-based compensation expense related to unit grants made before our initial public offering, which is excluded from adjusted net income because it does not affect our financial position and from distributable earnings because it is non-cash in nature and does not impact our ability to fund operations or make equity distributions, and (b) differences arising from EVUs that are classified as liability awards under GAAP but as equity awards for segment reporting.

⁴ This adjustment adds back the effect of timing differences with respect to the recognition of third-party placement costs associated with closed-end funds between adjusted net income nd net income attributable to OCG.

⁵ This adjustement adds back the effect of timing differences associated with the recognition of unrealized gains and losses related to foreign-currency hedging between adjusted net income and net income attributable to OCG.

⁶ This adjustment adds back the effect of acquisition-related items associated with the amortization of intangibles and changes in the contingent consideration liability.

⁷ Because adjusted net income and distributable earnings are pre-tax measures, this adjustment adds back the effect of income tax expense.

⁸ Because adjusted net income and distributable earnings are calculated at the Operating Group level, this adjustment adds back the effect of items applicable to OCG, its Intermediate Holding Companies or non-controlling interests.

⁹ This adjustment eliminates our segment investment income, which with respect to investments in funds is initially largely non-cash in nature and is thus not available to fund our operations or make equity distributions.

¹⁰ This adjustment characterizes the portion of the distributions received from funds as receipts of investment income or loss. In general, the income or loss component of a distribution from a fund is calculated by multiplying the amount of the distribution by the ratio of our investment's undistributed income or loss to our remaining investment balance. In addition, if the distribution is made during the investment period, it is generally not reflected in distributable earnings until after the investment period ends.

¹¹ This adjustment eliminates the effect of equity-based compensation charges related to unit grants made after our initial public offering, which is excluded from distributable earnings because it is non-cash in nature and does not impact our ability to fund our operations or make equity distributions.



Reconciliations of Non-GAAP Metrics

For the year ended December 31, unless otherwise noted (\$\\$ in thousands)	2009		2010		2011		2012		2013		2014		2015	3Q2016 LTM	
Reconciliation of Fee-Related Earnings (FRE) to ANI to ENI:															
FRE ¹	\$	290,231	\$	375,362	\$	314,968	\$	307,617	\$	260,115	\$	248,260	\$ 218,562	\$	255,297
Incentive income.		175,065		413,240		303,963		461,116		1,030,195		491,402	263,806		316,820
Incentive income compensation		(65,639)		(159,243)		(179,234)		(222,594)		(436,217)		(231,871)	(141,822)		(147,104)
Investment income.		289,001		149,449		23,763		202,392		258,654		117,662	48,253		125,110
Equity-based compensation ²		-		-		-		(318)		(3,828)		(19,705)	(37,978)		(49,407)
Interest expense, net of interest income		(13,071)		(26,173)		(33,867)		(31,730)		(28,621)		(30,190)	(35,032)		(33,387)
Other income (expense), net			_	11,243	_	(1,209)		767	_	409		(2,431)	 (3,927)		(7,942)
ANI		675,587		763,878		428,384		717,250		1,080,707		573,127	311,862		459,387
Change in accrued incentives (fund level), net of															
associated incentive income compensation ³		594,600	_	286,704	_	(138,872)	_	254,483	_	(46,968)	_	(235,303)	 (188,383)		(17,503)
ENI	\$	1,270,187	\$	1,050,582	\$	289,512	\$	971,733	\$	1,033,739	\$	337,824	\$ 123,479	\$	441,884
Reconciliation of Segment Management fees to Consolidated															
Management fees:															
Management fees - Segment	\$	636,260	\$	750,031	\$	724,321	\$	747,440	\$	749,901	\$	762,823	\$ 753,805	\$	780,816
Adjustments ⁴		(520,421)	_	(587,980)		(583,606)	_	(612,872)	_	(557,296)		(570,768)	 (558,497)		(149,814)
Management fees - Consolidated	\$	115,839	\$	162,051	\$	140,715	\$	134,568	\$	192,605	\$	192,055	\$ 195,308	\$	631,002

¹ Fee-related earnings is a component of adjusted net income and is comprised of segment management fees less segment operating expenses other than incentive income compensation expense and non-cash equity-based compensation expense related to unit grants made after our initial public offering.

² This adjustment adds back the effect of equity-based compensation expense related to unit grants made after our initial public offering, which is excluded from fee-related earnings because it is non-cash in nature and does not impact our ability to fund our operations or make equity distributions.

³ The change in accrued incentives (fund level), net of associated incentive income compensation expense, represents the difference between (a) our recognition of net incentive income and (b) the incentive income generated by the funds during the period that would be due to us if the funds were liquidated at their reported values as of that date, net of associated incentive income compensation expense.

⁴ This adjustment reflects the elimination of amounts attributable to the Company's consolidated funds and the reclassification of net gains or losses related to foreign-currency hedging activities to general and administrative expense.



Benchmark Disclosures

BENCHMARK DETAIL

U.S. High Yield Bonds:Citigroup U.S. High Yield Cash-Pay Capped Index

European High Yield Bonds: BofA Merrill Lynch Global Nor

BofA Merrill Lynch Global Non-Financial High Yield European Issuers excluding Russia 3% Constrained Index (USD Hedged)