ZENITH NATIONAL INSURANCE CORP Form SC 13D/A February 19, 2010

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

AMENDMENT NO. 1 TO

SCHEDULE 13D

Under the Securities Exchange Act of 1934

Zenith National Insurance Corp.
(Name of Issuer)
Common Stock, \$1.00 Par Value
(Title of Class of Securities)
989390109
(CUSIP Number)
Paul Rivett
Vice President and Chief Legal Officer
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 -

Christopher J. Cummings Adam M. Givertz Shearman & Sterling LLP Commerce Court West 199 Bay Street, Suite 4405 Toronto, Ontario M5L 1E8 Telephone (416) 360-8484 February 17, 2010

(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(e), 13d-1(f) or 13d-1(g), check the following box o.

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).

CUSIP No. 989390109 2 22 Page of Pages Names of Reporting Person/I.R.S. Identification Nos. of Above Persons (Entities Only) 1 V. PREM WATSA CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) o (b) þ SEC USE ONLY 3 SOURCE OF FUNDS 4 OO CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E). 5 o CITIZENSHIP OR PLACE OF ORGANIZATION 6 **CANADIAN SOLE VOTING POWER** 7 NUMBER OF **SHARES** SHARED VOTING POWER BENEFICIALLY 8 OWNED BY 3,118,441 **EACH** SOLE DISPOSITIVE POWER 9 REPORTING

PERS	SON					
WI	ГН 10	SHARED DISPOSITIVE POWER				
		3,118,441				
11	AGGREGAT	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	3,118,441					
12	СНЕСК ВОХ	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
1 2	0					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
13	8.4%					
	TYPE OF RE	EPORTING PERSON				

14

IN

CUSIP No. 989390109 3 Page of 22 Pages Names of Reporting Person/I.R.S. Identification Nos. of Above Persons (Entities Only) 1 1109519 ONTARIO LIMITED CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) o (b) þ SEC USE ONLY 3 SOURCE OF FUNDS 4 OO CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E). 5 o CITIZENSHIP OR PLACE OF ORGANIZATION 6 ONTARIO, CANADA **SOLE VOTING POWER** 7 NUMBER OF **SHARES** SHARED VOTING POWER BENEFICIALLY 8 OWNED BY 3,118,441 **EACH** SOLE DISPOSITIVE POWER 9

REPORTING

PERS	SON							
WITH 10		SHARED DISPOSITIVE POWER						
		3,118,441						
11	AGGREGAT	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
	3,118,441							
12	СНЕСК ВОХ	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
12	o							
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9							
13	8.4%	8.4%						
	TYPE OF REPORTING PERSON							

14

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CUSIP No	. 98	39390	109	Page	4	of	22	Pages		
1	Names of Reporting Person/I.R.S. Identification Nos. of Above Persons (Entities Only) THE SIXTY TWO INVESTMENT COMPANY LIMITED									
2	CHECK (a) o (b) þ									
3	SEC USE ONLY									
4	SOURCE OF FUNDS OO									
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E).									
6			P OR PLACE OF ORGANIZATION LUMBIA, CANADA							
NUMBE	R OF	7	SOLE VOTING POWER							
SHAR BENEFIC OWNEI	IALLY	8	SHARED VOTING POWER 3,118,441							
EAC REPORT		9	SOLE DISPOSITIVE POWER							

PERS	SON					
WI	ГН 10	SHARED DISPOSITIVE POWER				
		3,118,441				
11	AGGREGAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	3,118,441					
12	СНЕСК ВОХ	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
	0					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
13	8.4%					
	TYPE OF RE	PORTING PERSON				

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CUSIP No. 989390109 5 Page of 22 Pages Names of Reporting Person/I.R.S. Identification Nos. of Above Persons (Entities Only) 1 810679 ONTARIO LIMITED CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) o (b) þ SEC USE ONLY 3 SOURCE OF FUNDS 4 OO CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E). 5 o CITIZENSHIP OR PLACE OF ORGANIZATION 6 ONTARIO, CANADA **SOLE VOTING POWER** 7 NUMBER OF **SHARES** SHARED VOTING POWER BENEFICIALLY 8 OWNED BY 3,118,441 **EACH** SOLE DISPOSITIVE POWER 9 REPORTING

PERS	SON							
WITH 10		SHARED DISPOSITIVE POWER						
		3,118,441						
11	AGGREGAT	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
	3,118,441							
12	СНЕСК ВОХ	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
12	o							
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9							
13	8.4%	8.4%						
	TYPE OF REPORTING PERSON							

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CUSIP No	o. 98	89390	109	Page	6	of	22	Pages			
1		Names of Reporting Person/I.R.S. Identification Nos. of Above Persons (Entities Only) FAIRFAX FINANCIAL HOLDINGS LIMITED									
2	(a) o (b) þ										
3	SEC US	SEC USE ONLY									
4	SOURC	SOURCE OF FUNDS OO									
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E).									
6	CITIZENSHIP OR PLACE OF ORGANIZATION CANADA										
NUMBE	ER OF	7	SOLE VOTING POWER								
SHAF BENEFIC OWNE	CIALLY	8	SHARED VOTING POWER 3,118,441								
EAC REPOR		9	SOLE DISPOSITIVE POWER								

PERS	SON					
WIT	ГН 10	SHARED DISPOSITIVE POWER				
		3,118,441				
11	AGGREGAT	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	3,118,441					
12	CHECK BOX	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
12	0					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
10	8.4%					
	TYPE OF RE	EPORTING PERSON				

14

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CUSIP No	. 98	39390	109	Page	7	of	22	Pages		
1	Names of Reporting Person/I.R.S. Identification Nos. of Above Persons (Entities Only) ODYSSEY AMERICA REINSURANCE CORPORATION									
2	(a) o (b) þ									
3	SEC US	SEC USE ONLY								
4	SOURCE OF FUNDS OO									
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E).									
6	CONNE		P OR PLACE OF ORGANIZATION							
NUMBE	ER OF	7	SOLE VOTING POWER							
SHAR BENEFIC OWNEI	IALLY	8	SHARED VOTING POWER 2,344,541							
EAC REPOR		9	SOLE DISPOSITIVE POWER							

	1	Edga	r Filing: ZENITH NATIONAL INSURANCE CORP - Form SC 13D/A				
PERS	SON						
WITH		10	SHARED DISPOSITIVE POWER 2,344,541				
11	AGGRE	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	2,344,541						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
	0						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9						
	6.3%						
	TYPE C	F RE	PORTING PERSON				

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CUSIP No	o. 98	89390	109	Page	8	of	22	Pages			
1		Names of Reporting Person/I.R.S. Identification Nos. of Above Persons (Entities Only) UNITED STATES FIRE INSURANCE COMPANY									
2	(a) o (b) þ										
3	SEC US	SEC USE ONLY									
4	SOURCE OF FUNDS OO										
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E).									
6	CITIZENSHIP OR PLACE OF ORGANIZATION DELAWARE										
NUMBE	ER OF	7	SOLE VOTING POWER								
SHAF BENEFIC OWNE	CIALLY	8	SHARED VOTING POWER 734,900								
EACH REPORTING		9	SOLE DISPOSITIVE POWER								

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PER	SON	
WI	TH 10	SHARED DISPOSITIVE POWER 734,900
11	AGGREGA'	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
11	734,900	
12	СНЕСК ВО	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
	o	
13	PERCENT (OF CLASS REPRESENTED BY AMOUNT IN ROW 9
_•	2.0%	
14	TYPE OF R	EPORTING PERSON
14		EPORTING PERSON

CO

CUSIP No	o. 9	89390	109	Page	9	of	22	Pages			
1		Names of Reporting Person/I.R.S. Identification Nos. of Above Persons (Entities Only) THE NORTH RIVER INSURANCE COMPANY									
2	(a) o (b) þ										
3	SEC U	SEC USE ONLY									
4	SOURCE OF FUNDS OO										
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E).										
6	O CITIZE		IP OR PLACE OF ORGANIZATION								
NUMBE	ER OF	7	SOLE VOTING POWER								
SHAR BENEFIC OWNE	SIALLY	8	SHARED VOTING POWER 39,000								
EACH REPORTING		9	SOLE DISPOSITIVE POWER								

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PERS	SON	
WIT	ГН 10	SHARED DISPOSITIVE POWER 39,000
11	AGGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	39,000	
12	СНЕСК ВС	OX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
	o	
13	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW 9
	0.1%	
14	TYPE OF F	REPORTING PERSON

CO

CUSIP No	. 98	39390	109	Page	10	of	22	Pages		
1	Names of Reporting Person/I.R.S. Identification Nos. of Above Persons (Entities Only) NEWLINE UNDERWRITING MANAGEMENT LIMITED									
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) o (b) þ									
3	SEC USE ONLY									
4	SOURCE OF FUNDS OO									
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E).									
6	CITIZENSHIP OR PLACE OF ORGANIZATION UNITED KINGDOM									
NUMBE	R OF	7	SOLE VOTING POWER							
SHAR BENEFIC OWNEI	IALLY	8	SHARED VOTING POWER 250,000							
EAC REPOR		9	SOLE DISPOSITIVE POWER							

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SON					
ГН 10	SHARED DISPOSITIVE POWER 250,000				
AGGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
250,000					
СНЕСК ВС	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
o					
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
0.7%					
TYPE OF R	EPORTING PERSON				
	AGGREGA 250,000 CHECK BC 0 PERCENT 0 0.7%				

CO

This Amendment No. 1 to Schedule 13D is filed to report the execution of an Agreement and Plan of Merger, dated February 17, 2010 (the Merger Agreement), by and among Fairfax Financial Holdings Limited (Fairfax), Fairfax Investments II USA Corp., a Delaware corporation and an indirect wholly owned subsidiary of Fairfax (Merger Sub), and Zenith National Insurance Corp. (Zenith). Such Schedule 13D as hereby amended (this Schedule 13D) relates to shares of common stock (the Shares), par value \$1.00 per share, of Zenith.

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

Item 3. Source and Amount of Funds or Other Consideration.

Item 3 of this Schedule 13D is hereby amended and restated to read as follows:

The total consideration to be paid in connection with the Merger described in Item 4 below is estimated to be approximately \$1.3 billion. Fairfax intends to finance the Merger with a combination of holding company cash and subsidiary dividends, but will also raise \$200 million through an equity issue prior to the closing.

Item 4. Purpose of Transaction.

Item 4 of this Schedule 13D is hereby amended and restated to read as follows:

On February 17, 2010, Fairfax, Merger Sub and Zenith entered into the Merger Agreement pursuant to which, upon the terms and subject to the conditions set forth in the Merger Agreement, Merger Sub will merge with and into Zenith (the Merger), with Zenith surviving the Merger as a wholly owned subsidiary of Fairfax. The Merger Agreement has been approved unanimously by the Board of Directors of Zenith.

At the effective time of the Merger, each Share issued and outstanding immediately prior to the effective time (other than Shares held in Zenith s treasury or owned by Fairfax, Merger Sub or any wholly owned subsidiary of Fairfax or Zenith or by stockholders of Zenith who properly exercise appraisal rights under Delaware law) will be automatically cancelled and converted into the right to receive \$38.00 in cash (the Merger Consideration), without interest. In addition, immediately prior to the effective time of the Merger, all remaining forfeiture restrictions applicable to restricted shares of Zenith common stock will expire and the holders thereof will be entitled to receive the Merger Consideration with respect to each such share.

Consummation of the Merger is subject to customary conditions, including (i) the approval of Zenith s stockholders, (ii) receipt of antitrust and insurance regulatory approvals and (iii) the absence of any law, order or injunction prohibiting the Merger. In addition, each party s obligation to consummate the Merger is subject to (i) the accuracy of the other party s representations and warranties (subject to customary materiality qualifiers) and (ii) the other party s compliance with its covenants and agreements contained in the Merger Agreement (subject to customary materiality qualifiers). The Merger is not subject to any financing condition.

The Merger Agreement contains customary representations and warranties of Zenith, Fairfax and Merger Sub. The Merger Agreement also contains customary covenants and agreements, including with respect to the operation of the business of Zenith and its subsidiaries between signing and closing, governmental filings and approvals, public disclosures and similar matters. In addition, Zenith has agreed not to (i) solicit proposals relating to alternative business combination transactions and (ii) subject to certain exceptions, enter into discussions, or enter into any agreement concerning, or provide confidential information in connection with, any proposals for alternative business combination transactions.

The Merger Agreement provides for certain termination rights of each of Fairfax and Zenith, including Zenith s right to terminate the Merger Agreement under certain circumstances to enter into a definitive agreement providing for a Superior Proposal. In addition, the Merger Agreement provides that in connection with the termination of the Merger Agreement under specified circumstances, including by Fairfax if Zenith s Board of Directors makes an Adverse Recommendation Change or by Zenith if Zenith enters into a definitive agreement providing for a Superior Proposal, Zenith may be required to pay Fairfax a termination fee of \$39.6 million, which amount represents approximately 2.75% of the equity value of the transaction (calculated as the Merger Consideration multiplied by the total number of outstanding Shares, including Shares currently held by Fairfax and its affiliates).

A copy of the Merger Agreement is filed as Exhibit 1.1 hereto and is incorporated by reference into this Item 4. The description of the Merger Agreement and the transactions contemplated thereby is qualified in its entirety by reference to the full text of the Merger Agreement.

Concurrently with the execution and delivery of the Merger Agreement, Zenith s directors and executive officers (collectively, the Signing Stockholders), each solely in his or her capacity as stockholder of Zenith, entered into Voting Agreements with Fairfax (the Voting Agreements) with respect to their respective Shares. Such Shares (together with any Shares acquired by the Signing Stockholders on or after the date of the Voting Agreements, the Voting Agreement Shares) constituted approximately 3.4% of the total issued and outstanding Shares as of February 17, 2010. Pursuant to the Voting Agreements, the Signing Stockholders (i) have agreed to vote, or cause to be voted, the Voting Agreement Shares in favor of adoption of the Merger Agreement and of any matter necessary to the consummation of the transactions contemplated thereby, and against any action, agreement, transaction or proposal that would result in a material breach by Zenith of the Merger Agreement or a failure of any condition to Zenith s obligations thereunder to be satisfied and (ii) have granted Fairfax an irrevocable proxy to vote the Voting Agreement Shares in accordance with the foregoing if and only to the extent that the Signing Stockholders fail to do so.

In the Voting Agreements, the Signing Stockholders have agreed not to, on or after the date of the Voting Agreements, among other things, sell, assign, transfer, pledge, dispose or otherwise encumber any Voting Agreement Shares or grant any proxies with respect to the Voting Agreement Shares. The Signing Stockholders also have agreed not to take any action that Zenith is prohibited from taking under the Merger Agreement with respect to the solicitation of alternative transaction proposals. The Voting Agreements will terminate upon the earliest to occur of (i) the termination of the Merger Agreement in accordance with its terms, (ii) the effective time of the Merger and (iii) the Board of Directors of Zenith making an Adverse Recommendation Change under the Merger Agreement.

A form of Voting Agreement is filed as Exhibit 1.2 hereto and is incorporated by reference into this Item 4. The description of the Voting Agreements and the transactions contemplated thereby is qualified in its entirety by reference to the full text of the form of Voting Agreement.

The Merger would result in one or more of the actions specified in clauses (a)-(j) of Item 4 of Schedule 13D, including the acquisition of additional securities of Zenith, a merger or other extraordinary transaction involving Zenith, changes to Zenith s charter, by-laws or instruments corresponding thereto, the delisting of the Shares from the New York Stock Exchange and the Shares becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Exchange Act, and could result in a change to the present capitalization or dividend policy of Zenith.

Item 6. Contracts, Arrangements, Understandings or Relationships with respect to Securities of the Issuer.

Item 6 of this Schedule 13D is hereby amended and restated to read as follows:

The response to Item 4 above is hereby incorporated by reference in its entirety into this Item 6.

Item 7. Material to be Filed as Exhibits.

Item 7 of this Schedule 13D is hereby amended and restated to read as follows:

The following is filed herewith as an exhibit:

- Ex. 1.1: Agreement and Plan of Merger, dated February 17, 2010, by and among Fairfax, Merger Sub and Zenith (incorporated by reference to Exhibit 2.1 of the Current Report on Form 8-K filed by Zenith (File No. 1-09627) on February 18, 2010)
- Ex. 1.2: Form of Voting Agreement (incorporated by reference to Exhibit 10.1 of the Current Report on Form 8-K filed by Zenith (File No. 1-09627) on February 18, 2010)
- Ex. 1.3: Joint filing agreement dated as of February 18, 2010 between V. Prem Watsa, 1109519 Ontario Limited, The Sixty Two Investment Company Limited, 810679 Ontario Limited, Fairfax Financial Holdings Limited, Odyssey America Reinsurance Corporation, United States Fire Insurance Company, The North River Insurance Company and Newline Underwriting Management Limited

SIGNATURE

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

Dated: February 18, 2010 V. Prem Watsa

/s/ V. Prem Watsa

SIGNATURE

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

Dated: February 18, 2010 1109519 Ontario Limited

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

SIGNATURE

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

Dated: February 18, 2010 The Sixty Two Investment Company Limited

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

SIGNATURE

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

Dated: February 18, 2010 810679 Ontario Limited

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

SIGNATURE

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

Dated: February 18, 2010 Fairfax Financial Holdings Limited

By: /s/ Paul Rivett Name: Paul Rivett

Title: Vice President and Chief Legal

Officer

SIGNATURE

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

Dated: February 18, 2010 Odyssey America Reinsurance Corporation

By: /s/ Kirk M. Reische Name: Kirk M. Reische

Title: Vice President

SIGNATURE

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

Dated: February 18, 2010 United States Fire Insurance Company

By: /s/ Paul Bassaline

Name: Paul Bassaline Title: Vice President

SIGNATURE

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

Dated: February 18, 2010 The North River Insurance Company

By: /s/ Paul Bassaline

Name: Paul Bassaline Title: Vice President

SIGNATURE

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

Dated: February 18, 2010 Newline Underwriting Management Limited

By: /s/ Carl A. Overy
Name: Carl A. Overy
Title: Director

By: /s/ J.R.F. Micklem
Name: J.R.F. Micklem
Title: Director

Exhibit Index

Exhibit No. Description Ex. 1.1: Agreement and Plan of Merger, dated February 17, 2010, by and among Fairfax, Merger Sub and Zenith (incorporated by reference to Exhibit 2.1 of the Current Report on Form 8-K filed by Zenith (File No. 1-09627) on February 18, 2010) Ex. 1.2: Form of Voting Agreement (incorporated by reference to Exhibit 10.1 of the Current Report on Form 8-K filed by Zenith (File No. 1-09627) on February 18, 2010)

Ex. 1.3: Joint filing agreement dated as of February 18, 2010 between V. Prem Watsa, 1109519 Ontario Limited, The Sixty Two Investment Company Limited, 810679 Ontario Limited, Fairfax Financial Holdings Limited, Odyssey America Reinsurance Corporation, United States Fire Insurance Company, The North River Insurance Company and Newline Underwriting Management Limited