Global Ship Lease, Inc. Form 6-K September 29, 2009

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

**WASHINGTON, D.C. 20549** 

## Form 6-K

## REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13A-16 OR 15D-16

#### **UNDER**

#### THE SECURITIES EXCHANGE ACT OF 1934

Date of Report: September 29, 2009

Commission File Number 001-34153

# GLOBAL SHIP LEASE, INC.

(Exact name of Registrant as specified in its Charter)

c/o Portland House,

Stag Place,

#### London SW1E 5RS,

#### **United Kingdom**

(Address of principal executive office)

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

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

Yes " No x

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

Yes " No x

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes " No x

If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-

#### **Information Contained in this Form 6-K Report**

Attached hereto as Exhibit I are slides to accompany a presentation to be given by the Chief Executive Officer of Global Ship Lease, Inc. (the Company ) at the Third Annual Maxim Group Growth Conference on September 29, 2009.

Slide 8 refers to the Company s obligations to purchase two 4,250 TEU containerships being built in China with anticipated delivery dates in Fourth Quarter 2010.

The Company entered into contracts on September 11, 2008 to purchase two 4,250 TEU containerships from German interests (the Seller ) for a price of approximately \$77 million each. These contracts were filed with the U.S. Securities and Exchange Commission as Exhibits 10.26 and 10.27 to the Company s Registration Statement on Form F-1/A on September 18, 2008.

The vessels are being built at Jiangsu New Yangzi Shipbuilding (the Builder) which is part of the publicly owned Yangzijiang Shipbuilding group and are scheduled to be delivered in fourth quarter 2010.

The Company is not party to the shipbuilding contract. Under the terms of the purchase agreement, it has agreed to, or to cause one of its subsidiary companies (the Buyer ) to, purchase each ship immediately after the Seller has accepted delivery from the Builder.

A deposit of 10%, amounting to approximately \$15.5 million for both vessels, was paid when the purchase contracts were signed.

The balance of 90% is due on delivery by the Seller of each ship to the Buyer.

The Company does not currently have funding in place to meet the balance of the purchase price.

The purchase contracts contain a clause to limit the Buyer s liability in the event of a default to the forfeiture of the previously paid deposit.

The Company s obligations under the purchase contracts are not conditional on either the availability of financing or on the performance of the charters.

Each vessel is to be chartered to Zim Integrated Shipping Services Limited ( Zim ) under a non-cancellable time charter for seven to eight years at charterer s option at a net rate of \$28,000 per day (the Zim Time Charters ).

Zim is currently engaged in a financial restructuring to reduce its cashflow burden including seeking reduced Charterhire from ship owners in exchange for convertible notes in Zim.

Pending resolution of the financial restructuring, Zim has advised ship owners of a unilateral reduction by 35% of all longterm charterhire payments with effect from September 1, 2009. The Company is not yet directly affected by this as it currently has no vessels on charter to Zim.

The Zim Time Charters remain unchanged and the Company has not agreed to any reduction in charterhire.

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

GLOBAL SHIP LEASE, INC.

Date: September 29, 2009 By: /s/ IAN J. Webber

Ian J. Webber Chief Executive Officer

0

Third

Annual

Maxim

Group Growth

Conference

September 2009 Exhibit I

## Disclaimer

The financial information and data contained in this communication is unaudited and does not conform to the U.S. Securities a Exchange Commission Regulation S-X. Accordingly, such information and data may not be included in, may be adjusted in o presented differently in, Global Ship Lease s filings with the Securities and Exchange Commission, or SEC. This communicates certain estimated financial information and forecasts presented as pro forma financial measures that are not derived in accordangenerally accepted accounting principles (GAAP), and which may be deemed to be non-GAAP financial measures within the Regulation

G

by the SEC. Global Ship Lease believes that the

promulgated

presentation

with GAAP.

of these non-GAAP

financial	
measures	
serves	
to	
enhance	
the	
understanding	
of	
the	
financial	
performance	
of	
Global	
Ship	
Lease.	
However,	
these	
non-GAAP	
financial	
measures	
should	
be	
considered in addition to and not as substitutes for, or superior to, financial measures of financial perform	nance prepared in acco

## Safe Harbor Statement

This communication contains forward-looking statements. Forward-looking statements provide Global Ship Lease s current e statements about Global Ship Lease s expectations, beliefs, plans, objectives, intentions, assumptions and other statements that continue, estimate, expect, intend, may, ongoing, plan, potential, predict, looking statements, but the absence of these words does not necessarily mean that a statement is not forward-looking. These for and Global Ship Lease cannot assure you that these projections included in these forward-looking statements will come to pass the forward-looking statements as a result of various factors

The risks and uncertainties include, but are not limited to:

future operating or financial results;

expectations regarding the strength of the future growth of the container shipping industry, including the rate of annual demand future payments of dividends and the availability of cash for payment of dividends;

Global Ship Lease s expectations relating to dividend payments and forecasts of its ability to make such payments including to

future acquisitions, business strategy and expected capital spending;

operating expenses, availability of crew, number of off-hire days, drydocking and survey requirements and insurance costs;

general market conditions and shipping industry trends, including charter rates and factors affecting supply and demand;

the financial condition of CMA CGM, the company s charterer and sole source of operating revenue, and its ability to pay charterer

Global Ship Lease s ability to meet financial covenants and repay its credit facility;

assumptions regarding interest rates and inflation;

change in the rate of growth of global and various regional economies;

risks incidental to vessel operation, including piracy, discharge of pollutants and vessel accidents and damage including total o

Global Ship Lease s financial condition and liquidity, including its ability to obtain additional waivers which might be necessary capital expenditures, contracted and yet to be contracted vessel acquisitions including the two new buildings to be purchased for corporate activities;

estimated future capital expenditures needed to preserve its capital base;

Global Ship Lease s expectations about the availability of vessels to purchase, the time that it may take to construct new vesses

Global Ship Lease s continued ability to enter into or renew long-term, fixed-rate charters;

the continued performance of existing long-term, fixed-rate charters;

Global Ship Lease s ability to capitalize on its management team s and board of directors relationships and reputations in the

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

expectations about the availability of insurance on commercially reasonable terms;

unanticipated changes in laws and regulations; and

potential liability from future litigation.

Forward-looking statements are subject to known and unknown risks and uncertainties and are based on potentially inaccurate expected or implied by the forward-looking statements. Global Ship Lease s actual results could differ materially from those a described in Global Ship Lease s filings with the SEC. Accordingly, you should not unduly rely on these forward-looking statements.

Lease undertakes no obligation to publicly revise any forward-looking statement to reflect circumstances or events after the da You should, however, review the factors and risks Global Ship Lease describes in the reports it will file from time to time with

3 Global Ship Lease: Listed on NYSE on August 15, 2008

Containership charter-owner providing long term, fixed rate time charters

17 containerships in operation Operating fleet capacity 66,297 TEU; average age 5.5 years

Contracted revenue of operating fleet \$1.6 billion Average charter length 9.3 years; no charter renewals until end of 2012

Two 4,250 TEU newbuildings for delivery Q4 2010; 7 to 8 years charters in place Strategic Focus

To be a preferred provider of chartered containerships to top tier liner companies Value Proposition

#### For liner companies:

A vessel financing and chartering partner providing a costeffective means to free up capital and management resources for other strategic needs

#### For investors:

An investment vehicle with stable and predictable cash flows with opportunities for growth

4 Experienced Management Team Ian Webber Chief Executive Officer

DVB Bank, 2005-2007: Specialist transport asset financier. SVP & Head of

Singapore ship leasing and investment fund project

Nordcapital, 2004-2005: German KG ship financier and asset manager. Director of

business development

>10 years experience in various roles with liner shipping companies

CP Ships, 1996-2006: CFO and Director

Public company traded on NYSE and TSE

Sold to Hapag-Lloyd in 2005 for \$2.3 billion

Pricewaterhouse, 1979-1996: Partner, 1991-1996

P&O, 1986-2006: Group Head of Specialized Finance, Head of Structured

Finance, Deputy Group Treasurer

Chartered Management Accountant and Member of Association of

Corporate Treasurers

Susan Cook

Chief Financial

Officer

Thomas Lister

Chief Commercial

Officer

Vivek

Puri

Chief Technical

Officer

Senior Vice President and Chief Technical Officer for British Marine PLC UK

Chief Technical Officer at Synergy Marine Cyprus

Managing

Director

of

Wallem

Ltd

UK

and

Technical

Manager

of

Wallem

Shipmanagement

UK

in

26

year

career

with the

Wallem

Group

5 Expert and Majority Independent Board Michael Gross General Secretary of Intermanager, the

international
association
of
ship
-
managers Professor
of
corporate
finance
at
International
University
of
Monaco,
2005
-
2007
President
and
COO
of
MC
Shipping,
1993
-
2004
Co-founder,
director
and
shareholder
of
V.Ships
1979
1002
1993
Chairman and CEO of Marathon Acquisition Corp
Partner
of
investment
firm
Magnetar
Capital
Chairman and CEO of investment firm Solar Capital
Apollo
Investment
Management
LP,
1990
2007
2006;

President and **CEO** 2004 2006 Currently on the Board of Safmarine Consultant to AP Moller-Maersk CEO of Safmarine,1996 2004 (acquired by **APMM** in 1999) Various roles within Safmarine 1970 1995 Howard Boyd Guy Morel Angus Frew Currently Chief Executive of the British Chamber of Shipping President and **CEO** GE SeaCo SRL, 2003 2008 **SVP** of container division and officer of GE Sea Containers Ltd,

2003

2005 1990 2002: senior management roles in Grand Met, Diageo, and Seagrams Currently EVP and CFO of General Maritime Corp MD and President of DnB **NOR US-based** investment banking division, 2002 2004 MDand Group Head of Transportation for **ABN** AMRO,

>15 years in investment banking and corporate law at various other institutions

2001

2002

6

Global Ship Lease: Business Strategy

Achieve Long-Term Accretive Fleet

Growth

Realize long-term growth through accretive acquisitions of modern, high quality containerships

Focus on returns / economics to ensure that acquisitions meet IRR targets and are accretive to distributable cash flow per share

Generate Stable

Revenue and

Cash Flow

Stream

Long-term charters with staggered maturities

Customer base of quality charterers

Young fleet with a range of vessel sizes

Predictable cost structure

Provide World-

Class Service

Be a partner of choice to supply capacity to leading liner companies

Best in class, competitive provider of chartering services

Outsourced ship management philosophy to manage risk and diversify choice

High standards and reliable service

Fleet and Charter Portfolio: Modern, High Quality Tonnage of Diverse Sizes

Seven to eight years at option of Charterer

Two 4,250 teu
newbuildings
for delivery Q4 2010
Being built at established Chinese yard; units 19 and 20 in a series of 44 similar vessels
Purchase price approximately \$77 million each
Deposit of 10% approx \$15.5 million paid
We will explore financing options for the 90% unfunded balance payable on delivery

The purchase contracts contain a clause to limit the Buyers liability in the event of a default to the forfeiture of the deposit

Seven to eight year charters at \$28,000 (net) to Zim

Purchase obligation is not conditional on status of charters or on availability of finance

Zim

is engaged in a financial restructuring

Zim

has advised owners of unilateral reduction by 35% of all long-term

charterhire

payments

with

effect

from

September

1,

2009

Charter agreements remain unchanged and GSL has not agreed to any reduction in charterhire Acquisition of Two Newbuildings

9
Estimated Worldwide Fleet as of August 2009
4,690
Vessels/12.8
mm
TEU
capacity
(1)
Owned by Liner
Companies

(1) Source: **AXS-Alphaliner** Long-Term Industry Opportunity Significant industry orderbook needs to be financed 1) Existing Tonnage Liners and Other Independent **Charter Owners** 2) Current Orderbook (2009-2011+) 3) Trend to Charter-In Vessels Chartered-in by Liner Companies Large Orderbook: 916 Vessels 5.3 mm TEU

Capacity

Three months ended June 30 (Unaudited) Six months ended June 30 (Unaudited) 2009 2008 2009 2008 Operating revenues \$36,193 \$22,939 \$71,201 \$46,833 Operating expenses Voyage expenses 1,944 Vessel operating expenses 10,508 6,821 21,231 14,166 Depreciation 8,986 4,814 17,772 9,834 General and administrative 2,445 2,595 4,581 3,318 Other operating income (50)(152)(106)128 Total operating expenses 21,889 14,078 43,478 29,390 Operating income 14,304 8,861 27,723 17,443 Interest income 163 37 305 339 Interest expense

(5,554)

(6,344)(10,208)(14,577)Realized and unrealized gain on derivatives 13,872 5,153 16,146 5,153 Income before income taxes 22,785 7,707 33,966 8,358 Income taxes (23)(7) (48) (23) Net Income \$22,762 \$7,700 \$33,918 \$8,335 10 Second Quarter Financial Results (\$ in thousands)

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Balance Sheet
As of June 30, 2009
As of December 31, 2008
(\$ in thousands)
(Unaudited)
(Unaudited)
Assets

## Cash and cash equivalents 40,733 26,363 Restricted cash 3,026 3,026 Accounts receivable 1,005 638 Prepaid expenses 513 734 Other receivables 955 1,420 Deferred tax asset 420 176 Deferred financing costs 1,008 526 Total current assets 47,660 32,883 Vessels in operation 889,066 906,896 Vessel deposits 15,935 15,720 Other fixed assets 15 21 Intangible assets purchase agreement 7,840 7,840 Deferred tax asset 283 117 Deferred financing costs 5,316 3,131 Total non-current assets 918,455 933,725 Total assets

Liabilities and Stockholders Liabilities Intangible liability charter agreements 2,045 1,608 Accounts payable 54 36 Accrued expenses 4,383 6,436 Derivative instruments 15,256 10,940 Total current liabilities 21,738 19,020 Long term debt 542,100 542,100 Preferred shares 48,000 48,000 Intangible liability charter agreements 25,289 26,348 Derivative instruments 10,823 36,101 Total long-term liabilities 626,212 652,549 **Total Liabilities** 647,950 671,569 Total Stockholders' Equity 318,165 295,039

966,115 966,608

Total Liabilities and Stockholders' Equity 966,115 966,608 Equity

Cash Generated
Three months ended
Six months ended
June 30, 2009
June 30, 2009
(Unaudited)
(Unaudited)

(\$ in thousands) Net income \$22,762 \$33,918 Add: Depreciation 8,986 17,772 Charge for equity incentive awards 863 1,579 Amortization of deferred financing fees 251 625 Less: Change in value of derivatives (16,652)(20,961)Allowance for future dry-docks (900)(1,800)Revenue accretion for intangible liabilities (311)(622)Deferred taxation (203)(410)Cash generated \$14,796 \$30,101

Credit Facility Amendment
Loan-to-Value maintenance covenant waived up to
and including November 30, 2010 with next test
scheduled for April 30, 2011
Able to borrow sufficient funds to finance August
2009 purchase of CMA CGM Berlioz
Loan bears interest at LIBOR plus a fixed margin of

3.5% up to November 30, 2010. Thereafter, margin will be between 2.50% and 3.50%, depending on the Loan-to-Value ratio Undrawn commitments of approximately \$200 million cancelled after the purchase of the Berlioz Cash flow to be redeployed to pre-pay borrowings under the credit facility; minimum of \$40 million per year Opportunity to resume dividend payments once Loan-to-Value is at or below 75% Aggressively pays down debt and enhances ability to emerge from the unprecedented downturn as a stronger company Insulates the Company against asset value volatility through April 2011 Enables accretive purchase of 2001-built 6,627 TEU container vessel, which is committed on 12 year long-term time charter Amended Revolving Facility

Highlights

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Investment Highlights
Current
and
Future
Growth Opportunities
Long-term
Stable

	Edgar Filing: Global Ship Lease,
Cash	
Flows	
Attractive Long-Term	
Industry Outlook	
Modern, High Quality	
Fleet	
Of	
Diverse	
Sizes	
Experienced	
Management Team	
and Independent	
Board	
Young fleet with average age of	of fleet of 5.5 years
Fleet attractive to charters; able	e to operate on a variety of trade lanes
Balanced portfolio of vessel six	zes closely mirrors global feet profile
Sizeable,	
contracted	
revenue	
with	
9.3	
year	
avg.	
charter	
term	
\$1.6	
billion	
of	
contracted	
revenue	
for	
on-the-water	
fleet	
No	
renewals	
until	
end	
2012	
(two	
vessels)	
and	
then	
2016	
Largely	
predictable	
cost	
structure	

10% CAGR demand

in
containerized
trade
for
past
20
years;
demand
growth
will
return
Increasing trend to charter-in capacity by liner companies especially during economic weakness
Slow steaming and lay-ups increases utilization of vessels improving pricing tension
Orderbook being reduced and deferred
79% contracted revenue growth (annual) from time of listing through 4Q 2010
Significant industry
orderbook
needs
to
be
financed
financed Expanding charter owner in fragmented market
Expanding charter owner in fragmented market
Expanding charter owner in fragmented market
Expanding charter owner in fragmented market  Management has diverse, long-standing industry relationships
Expanding charter owner in fragmented market Management has diverse, long-standing industry relationships CEO Ian Webber (former CFO of CP Ships), CFO Susan Cook (former Group Head of Specialized Finance
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Expanding charter owner in fragmented market Management has diverse, long-standing industry relationships  CEO Ian Webber (former CFO of CP Ships), CFO Susan Cook (former Group Head of Specialized Finance at P&O), CCO Thomas
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Expanding charter owner in fragmented market Management has diverse, long-standing industry relationships  CEO Ian Webber (former CFO of CP Ships), CFO Susan Cook (former Group Head of Specialized Finance at P&O), CCO Thomas Lister (former ship financier at DVB Bank), and
Expanding charter owner in fragmented market Management has diverse, long-standing industry relationships  CEO Ian Webber (former CFO of CP Ships), CFO Susan Cook (former Group Head of Specialized Finance at P&O), CCO Thomas Lister (former ship financier at DVB Bank), and CTO
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Appendix

16

46.380 million Class A common shares, including 12.375 mm Class C common shares converted at January 1,2009

7.406 million Class B subordinated common shares

39.535 million public warrants at \$6 expire August 2010

5.5 million sponsor warrants to be exercised cashless at \$6 expire August 2010

6.2 million class A warrants at \$9.25 expire September 2011

Up to 1.5 million shares available under stock incentive plan. 780,000 awarded to vest over three years from

August 2008

plus

80,000

awarded

to

vest

over

two

years

to

August 2010

Share Count