ARES CAPITAL CORP Form 10-Q August 02, 2017

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-Q QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT ý OF 1934 For the quarterly period ended June 30, 2017 OR TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT 0 OF 1934 For the transition period from _____ to ____ Commission File No. 814-00663 ARES CAPITAL CORPORATION (Exact name of Registrant as specified in its charter) Maryland 33-1089684 (State or other jurisdiction of (I.R.S. Employer incorporation or organization) Identification Number) 245 Park Avenue, 44th Floor, New York, NY 10167 (Address of principal executive office) (Zip Code) (212) 750-7300 (Registrant's telephone number, including area code)

N/A

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days: Yes \circ No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes o No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, smaller reporting company, or an emerging growth company. See definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act. (Check one): Large accelerated filer x Accelerated filer o Non-accelerated filer o Smaller reporting company) Emerging growth company o

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 7(a)(2)(B) of the Securities Act. o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No ý

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.

ClassOutstanding at July 26, 2017Common stock, \$0.001 par value426,299,165

ARES CAPITAL CORPORATION

INDEX

Part I. Financial Information

<u>Item 1.</u>	Financial Statements	
	Consolidated Balance Sheet as of June 30, 2017 (unaudited) and December 31, 2016	<u>3</u>
	Consolidated Statement of Operations for the three and six months ended June 30, 2017 and 2016 (unaudited)	<u>4</u>
	Consolidated Schedule of Investments as of June 30, 2017 (unaudited) and December 31, 2016	<u>5</u>
	Consolidated Statement of Stockholders' Equity for the six months ended June 30, 2017 (unaudited)	<u>65</u>
	Consolidated Statement of Cash Flows for the six months ended June 30, 2017 and 2016 (unaudited)	<u>66</u>
	Notes to Consolidated Financial Statements (unaudited)	<u>67</u>
<u>Item 2.</u>	Management's Discussion and Analysis of Financial Condition and Results of Operations	<u>103</u>
<u>Item 3.</u>	Quantitative and Qualitative Disclosures About Market Risk	<u>133</u>
<u>Item 4.</u>	Controls and Procedures	<u>134</u>
<u>Part II.</u>	Other Information	
<u>Item 1.</u>	Legal Proceedings	<u>134</u>
Item 1A	<u>Risk Factors</u>	<u>134</u>
<u>Item 2.</u>	Unregistered Sales of Equity Securities and Use of Proceeds	<u>134</u>
<u>Item 3.</u>	Defaults Upon Senior Securities	<u>136</u>
<u>Item 4.</u>	Mine Safety Disclosures	<u>136</u>
<u>Item 5.</u>	Other Information	<u>136</u>
<u>Item 6.</u>	Exhibits	<u>136</u>

ARES CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET (in millions, except per share data)

	As of June 30, 2017 (unaudite	2016
ASSETS		
Investments at fair value		
Non-controlled/non-affiliate company investments	\$7,756	\$ 5,940
Non-controlled affiliate company investments	212	185
Controlled affiliate company investments	3,530	2,695
Total investments at fair value (amortized cost of \$11,735 and \$9,034, respectively)	11,498	8,820
Cash and cash equivalents	536	223
Interest receivable	110	112
Receivable for open trades	33	29
Other assets	151	61
Total assets	\$12,328	\$ 9,245
LIABILITIES		
Debt	\$4,838	\$ 3,874
Base management fees payable	44	34
Income based fees payable	20	32
Capital gains incentive fees payable	63	38
Accounts payable and other liabilities	194	58
Interest and facility fees payable	53	44
Payable for open trades	65	
Total liabilities	5,277	4,080
Commitments and contingencies (Note 7)		
STOCKHOLDERS' EQUITY		
Common stock, par value \$0.001 per share, 500 common shares authorized; 426 and 314		
common shares issued and outstanding, respectively	_	
Capital in excess of par value	7,206	5,292
Accumulated undistributed (overdistributed) net investment income	(69)	37
Accumulated net realized gains on investments, foreign currency transactions, extinguishment of debt and other assets	^t 165	57
Net unrealized losses on investments, foreign currency and other transactions	(251)	(221)
Total stockholders' equity	7,051	5,165
Total liabilities and stockholders' equity	\$12,328	
NET ASSETS PER SHARE	\$12,328 \$16.54	\$ 9,245 \$ 16.45

See accompanying notes to consolidated financial statements.

3

ARES CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENT OF OPERATIONS (in millions, except per share data) (unaudited)

(unaudited) INVESTMENT INCOME:	Month June 3		Montl June 3	hs Ended
From non-controlled/non-affiliate company investments:	ф 17 1	¢ 127	¢ 220	¢ 077
Interest income from investments	\$171	\$137	\$339	\$277
Capital structuring service fees	24	12	36	27
Dividend income	6	9	12	17
Other income	5	4	9	7
Total investment income from non-controlled/non-affiliate company investments From non-controlled affiliate company investments:	206	162	396	328
Interest income from investments	4	4	8	8
Total investment income from non-controlled affiliate company investments	4	4	8 8	8 8
From controlled affiliate company investments:	4	4	0	0
Interest income from investments	56	62	115	126
Capital structuring service fees	5	1	5	120
Dividend income	10	10	28	20
Management and other fees	2	5	5	9
Other income	1	1	2	1
Total investment income from controlled affiliate company investments	74	79	155	157
Total investment income	284	245	559	493
EXPENSES:	-01			.,,,
Interest and credit facility fees	55	45	110	96
Base management fees	44	34	83	69
Income based fees	30	29	62	58
Capital gain incentive fees	10	10	26	14
Administrative fees	3	4	6	7
Professional fees and other costs related to the American Capital Acquisition	12	7	38	8
Other general and administrative	9	7	17	14
Total expenses	163	136	342	266
Waiver of income based fees	(10) —	(10) —
Total expenses, net of waiver of income based fees	153	136	332	266
NET INVESTMENT INCOME BEFORE INCOME TAXES	131	109	227	227
Income tax expense, including excise tax	7	4	9	9
NET INVESTMENT INCOME	124	105	218	218
REALIZED AND UNREALIZED GAINS (LOSSES) ON INVESTMENTS,				
FOREIGN CURRENCY AND OTHER TRANSACTIONS:				
Net realized gains (losses):				
Non-controlled/non-affiliate company investments	67	33	73	52
Non-controlled affiliate company investments		1		1
Controlled affiliate company investments	45		52	6
Foreign currency and other transactions	(2) (3)) (1)
Net realized gains	110	31	112	58
Net unrealized gains (losses):				

Non-controlled/non-affiliate company investments	(85	(13	(99) (34)
Non-controlled affiliate company investments	(2)) 12	(1)) 22
Controlled affiliate company investments	43	19	74	25
Foreign currency and other transactions	(8)) 3	(4) —
Net unrealized gains (losses)	(52)) 21	(30) 13
Net realized and unrealized gains from investments, foreign currency and other transactions	58	52	82	71
REALIZED LOSSES ON EXTINGUISHMENT OF DEBT	(4)) —	(4) —
NET INCREASE IN STOCKHOLDERS' EQUITY RESULTING FROM OPERATIONS	\$178	\$157	\$296	\$289
BASIC AND DILUTED EARNINGS PER COMMON SHARE (see Note 10)	\$0.42	\$0.50	\$0.70	\$0.92
WEIGHTED AVERAGE SHARES OF COMMON STOCK OUTSTANDING (see Note 10)	426	314	424	314

See accompanying notes to consolidated financial statements.

4

ARES CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULE OF INVESTMENTS As of June 30, 2017 (dollar amounts in millions) (unaudited)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date	Amort Cost	i ædi r Value	Percentage of Net Assets
Investment Funds and Vehicles							
ACAS CLO 2007-1, Ltd. (8)(9)(10)	Investment vehicle	Subordinated notes (\$25.9 par due 4/2021)		1/3/2017	\$ -	-\$ —	
ACAS Equity Holdings Corporation (8)(10)	Investment company	Common stock (589 shares)		1/3/2017	0.5	0.4	
Ares IIIR/IVR CLO Ltd. (8)(9)(10)	Investment vehicle	Subordinated notes (\$20.0 par due 4/2021)		1/3/2017	0.7		
Babson CLO Ltd. 2006-II (9)(10)	Investment vehicle	Subordinated notes (\$15.0 par due 10/2020)		1/3/2017			
Babson CLO Ltd. 2013-II (9)(10)	Investment vehicle	Subordinated notes (\$5.0 par due 1/2025)	12.00%	1/3/2017	3.0	2.8	
Babson CLO Ltd. 2014-I (9)(10)	Investment vehicle	Subordinated notes (\$8.5 par due 7/2025)	11.80%	1/3/2017	4.6	5.0	
Babson CLO Ltd. 2014-II (9)(10)	Investment vehicle	Subordinated notes (\$25.0 par due 10/2026)	18.00%	1/3/2017	12.5	13.7	
Blue Wolf Capital Fund II, L.P. (9)(10)	Investment partnership	Limited partnership interest (8.50% interest)		1/3/2017	7.1	7.4	
Carlyle Global Market Strategies CLO 2015-3, Ltd. (9)(10)	Investment vehicle	Subordinated notes (\$5.0 par due 7/2025)	8.50%	1/3/2017	2.7	2.7	
Carlyle Global Market Strategies CLO 2013-3, Ltd. (9)(10)	Investment vehicle	Subordinated notes (\$24.6 par due 7/2028)	10.80%	1/3/2017	19.5	21.7	
Cent CDO 12 Limited (9)(10)	Investment vehicle	Subordinated notes (\$26.4 par due 11/2020)	10.00%	1/3/2017	18.4	17.7	
Cent CLO 22 Limited (9)(10)	Investment vehicle	Subordinated notes (\$45.4 par due 11/2026)	11.80%	1/3/2017	24.6	21.1	
Cent CLO 24 Limited (9)(10)	Investment vehicle	Subordinated notes (\$28.0 par due 10/2026)	8.50%	1/3/2017	21.9	21.7	
	Investment vehicle	,		1/3/2017	—	_	

Centurion CDO 8 Limited (9)(10)		Subordinated notes (\$5.0 par due 3/2019)				
CoLTs 2005-1 Ltd. (8)(9)(10)	Investment vehicle	Preferred shares (360 shares)		1/3/2017		_
CoLTs 2005-2 Ltd. (8)(9)(10)	Investment vehicle	Preferred shares (34,170,000 shares)		1/3/2017	_	_
CREST Exeter Street Solar 2004-1 (9)(10)	Investment vehicle	Preferred shares (3,500,000 shares)		1/3/2017	_	_
Eaton Vance CDO X plc (9)(10)	Investment vehicle	Subordinated notes (\$15.0 par due 2/2027)	10.00%	1/3/2017	4.3	5.5
European Capital UK SME Debt LP (8)(9)(10)(23)	Investment partnership	Limited partnership interest (45% interest) Subordinated		1/3/2017	25.6	27.3
Flagship CLO V (9)(10)	Investment vehicle	securities (15,000 shares)		1/3/2017		_
GoldenTree Loan Opportunities VII, Limited (9)(10)	Investment vehicle	Subordinated notes (\$35.3 par due 4/2025)	9.00%	1/3/2017	20.4	21.0
Halcyon Loan Advisors Funding 2014-1 Ltd. (9)(10)	Investment vehicle	Subordinated notes (\$1.3 par due 4/2026)	13.80%	1/3/2017	0.5	0.4
Halcyon Loan Advisors Funding 2015-2, Ltd. (9)(10)	Investment vehicle	Subordinated notes (\$21.7 par due 7/2027)	13.50%	1/3/2017	14.8	13.0
HCI Equity, LLC (8)(9)(10)	Investment company	Member interest (100.00% interest)		4/1/2010		0.1
Herbert Park B.V. (9)(10)	Investment vehicle	Subordinated notes (\$22.5 par due 10/2026)		1/3/2017	2.7	_
Imperial Capital Private Opportunities, LP (10)	Investment partnership	Limited partnership interest (80.00% interest)		5/10/2007	3.2	15.6(2)
LightPoint CLO VII, Ltd. (9)(10)	Investment vehicle	Subordinated notes (\$9.0 par due 5/2021)		1/3/2017	—	_
Montgomery Lane, LLC and Montgomery Lane, Ltd. (8)(9)(10)	Investment company	Common stock (100 shares)		1/3/2017	_	0.6
		Common stock (50,000 shares)		1/3/2017		_
					—	0.6
NYLIM Flatiron CLO 2006-1 LTD. (9)(10)	Investment vehicle	Subordinated securities (10,000 shares)		1/3/2017	_	_
Octagon Investment Partners XVIII, Ltd. (9)(10)	Investment vehicle	Subordinated notes (\$16.4 par due 12/2024)	13.30%	1/3/2017	7.2	7.1
(>)(+))	Investment vehicle		11.50%	1/3/2017	11.5	12.0

Octagon Investment	Subordinated notes				
Partners XIX, Ltd.	(\$25.0 par due				
(9)(10)	4/2026)				
OHA Credit Partners XI, Ltd. (9)(10)	Subordinated notes (\$17.8 par due 10/2028)	9.50%	1/3/2017	14.5	13.8

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fzeid Value	Percentage of Net Assets
Partnership Capital Growth Fund I, L.P. (10)	Investment partnership	Limited partnership interest (25.00% interest)		6/16/2006	_	0.1 (2)	
Partnership Capital Growth Investors III, L.P. (10)(23)	Investment partnership	Limited partnership interest (2.50% interest) Limited		10/5/2011	2.5	3.5 (2)	
PCG-Ares Sidecar Investment II, L.P. (10)(23)	Investment partnership	partnership interest (100.00% interest)		10/31/2014	7.5	12.8(2)	
PCG-Ares Sidecar Investment, L.P. (10)(23)	Investment partnership	Limited partnership interest (100.00% interest)		5/22/2014	3.9	4.6 (2)	
Piper Jaffray Merchant Banking Fund I, L.P. (10)(23) Qualium	Investment partnership	Limited partnership interest (2.00% interest) Class A		8/16/2012	1.6	1.6	
Investissement (9)(10)	Investment partnership	common stock (99,000 shares)		1/3/2017	7.3	7.5	
		Class B common stock (100,000 shares)		1/3/2017	0.1	0.1	
		Class C common stock (48,939 shares)		1/3/2017	0.1	0.1	
					7.5	7.7	
Sapphire Valley CDO I, Ltd. (9)(10)	Investment vehicle	Subordinated notes (\$14.0 par due 12/2022) Subordinated		1/3/2017		_	
Senior Direct Lending Program, LLC (8)(10)(25)	Co-investment vehicle	certificates (\$393.9 par due 12/2036)	9.15% (Libor + 8.00%/Q)(19)	7/27/2016	393.9	9 393.9	

	0 0					
		Member interest (87.50% interest)		7/27/2016		_
Senior Secured Loan Fund LLC (8)(11)(24)	Co-investment vehicle	Subordinated certificates (\$2,004.0 par due 12/2024)	5.75% (18)	10/30/2009		393.9 . 4 ,920.5
		Member interest (87.50% interest)		10/30/2009		
Vitesse CLO, Ltd. (9)(10)	Investment vehicle	Preferred shares (20,000,000 shares)		1/3/2017		. 4 ,920.5
Voya CLO 2014-4, Ltd. (9)(10)	Investment vehicle	Subordinated notes (\$26.7 par due 10/2026)	10.00%	1/3/2017	17.6	17.6
VSC Investors LLC (10)	Investment company	Membership interest (1.95% interest)		1/24/2008		1.3 (2)
Business Services					2,593	.4,594.2 36.79%
Accruent, LLC and	Real estate and facilities management software provider	Second lien senior secured loan (\$53.0 par due 11/2022)	10.93% (Libor + 9.75%/Q)	9/19/2016	53.0	53.0(2)(17)
		Series A preferred stock (778 shares)		9/19/2016	0.8	0.6 (2)
		Common stock (3,000 shares)		5/16/2016	3.0	2.3 (2)
					56.8	55.9
Achilles Acquisition LLC (22)	Benefits broker and outsourced workflow automation platform provider for brokers	First lien senior secured loan (\$10.3 par due 6/2023)	7.22% (Libor + 6.00%/Q)	6/6/2017	10.3	10.2(2)(17)
Acrisure, LLC, Acrisure Investors FO, LLC and Acrisure Investors SO, LLC (22)	Retail insurance advisor and brokerage	Second lien senior secured loan (\$4.4 par due 11/2024)	10.54% (Libor + 9.25%/Q)	5/10/2017	4.4	4.4 (2)(17)
		Second lien senior secured loan (\$9.7 par due 11/2024)	10.55% (Libor + 9.25%/Q)	11/22/2016	9.7	9.7 (2)(17)
		aue 11/2027)		11/22/2016	88.6	88.6(2)(17)

		Second lien senior secured loan (\$88.6 par due 11/2024) Second lien senior secured	10.55% (Libor + 9.25%/Q) 10.55% (Libor			
		loan (\$15.0 par due 11/2024) Membership		5/10/2017	15.0	15.0(2)(17)
		interests (8,502,697 units) Membership		11/18/2016	10.8	10.8(2)
		interests (2,125,674 units)		11/18/2016		2.7 (2) 131.2
		First lien senior			131.2	151.2
BeyondTrust Software, Inc. (22)	Management software solutions provider	secured loan (\$29.4 par due 9/2019) Second lien	8.00% (Libor + 7.00%/Q)	1/3/2017	29.1	28.6(3)(17)
BluePay Processing, LLC	Payment processing solutions provider	second lien senior secured loan (\$32.8 par due 8/2022)	9.67% (Libor + 8.50%/Q)	1/3/2017	32.8	32.8(2)(17)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Ezeid Value	Percentage of Net Assets
Brandtone Holdings Limited (9)	Mobile communications and marketing services provider	First lien senior secured loan (\$4.7 par due 11/2018)		5/11/2015	4.5	— (2)(16)
		First lien senior secured loan (\$3.1 par due 2/2019) Warrant to		5/11/2015	2.9	— (2)(16)
		purchase up to 184,003 units of convertible preferred shares		5/11/2015	_	— (2)	
		(expires 8/2026)			7.4	_	
CallMiner, Inc.	Provider of cloud-based conversational analytics solutions	Second lien senior secured loan (\$1.3 par due 5/2018)	10.70% (Libor + 9.50%/M)	7/23/2014	1.3	1.3(2)(17)
		Second lien senior secured loan (\$0.8 par due 8/2018) Warrant to	10.70% (Libor + 9.50%/M)	7/23/2014	0.8	0.8(2)(17)
		purchase up to 2,350,636 shares of Series 1 preferred stock (expires 7/2024)		7/23/2014	_	— (2)	
		Coord lion			2.1	2.1	
Cast & Crew Payroll, LLC	Payroll and accounting services provider to the entertainment industry	Second lien senior secured loan (\$26.7 par due 8/2023)	9.05% (Libor + 7.75%/Q)	1/3/2017	26.7	26.72)(17)
Clearwater Analytics, LLC (22)	Provider of integrated cloud-based investment portfolio management, accounting, reporting and analytics software	First lien senior secured revolving loan (\$0.6 par due 9/2022)	8.72% (Libor + 7.50%/Q)	9/1/2016	0.6	0.6(2)(17)
CMW Parent LLC (fka Black Arrow, Inc.)	Multiplatform media firm	Series A units (32 units)		9/11/2015		— (2)	

	Compliance, accounting and tax consulting services provider	Preferred stock (34,028,135 shares)		1/3/2017	2.3	6.3
		Preferred stock (17,653,253 shares) Preferred stock		1/3/2017	21.6	24.3
		(3,232,666 shares)		1/3/2017	4.0	4.4
Command Allron		Second lien			27.9	35.0
Command Alkon, Incorporated and CA Note Issuer, LLC	Software solutions provider to the ready-mix concrete industry	second hen senior secured loan (\$10.0 par due 8/2020) Second lien	9.48% (Libor + 8.25%/Q)	9/28/2012	10.0	10.02)(17)
		second hen senior secured loan (\$11.5 par due 8/2020) Second lien	9.37% (Libor + 8.25%/Q)	9/28/2012	11.5	11.\$2)(17)
		senior secured loan (\$26.5 par due 8/2020) Senior	9.48% (Libor + 8.25%/Q)	9/28/2012	26.5	26.\$2)(17)
		subordinated loan (\$25.0 par due 8/2021)	14.00% PIK	8/8/2014	25.0	25.02)
	.				73.0	73.0
Compusearch Software Systems, Inc.	sector	Second lien senior secured loan (\$51.0 par due 11/2021)	9.93% (Libor + 8.75%/Q)	1/3/2017	51.0	51.(2)(17)
Compuware Parent, LLC	Web and mobile cloud performance testing and monitoring services provider	Class A-1 common stock (4,132 units)		12/15/2014	2.3	1.8(2)
		Class B-1 common stock (4,132 units) Class C-1		12/15/2014	0.5	0.4(2)
		common stock (4,132 units) Class A-2		12/15/2014	0.3	0.2(2)
		common stock (4,132 units) Class B-2		12/15/2014	—	— (2)
		common stock		12/15/2014		— (2)
		(4,132 units) Class C-2 common stock		12/15/2014		— (2)

(4,132 units)

				3.1	2.4
Convergint Technologies LLC (22)	Integrated services provider for security, fire and life safety	Second lien senior secured loan (\$11.0 par due 12/2020)	9.82% (Libor + 1/3/2017 8.50%/Q)	11.0	11.02)(17)

7

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		r tFæc l Value	Percentage of Net Assets
		Second lien senior secured loan (\$6.0 par due 12/2020)	•	1/3/2017	6.0	6.0(2)(17)	
		Second lien senior secured loan (\$11.0 par due 12/2020)	9.92% (Libor + 8.50%/Q)	1/3/2017	11.0	11.(2)(17)	
		Second lien senior secured loan (\$75.0 par due 12/2020)	9.43% (Libor + 8.00%/Q)	1/3/2017	75.0	75.(2)(17)	
		0 11			103.0	0 103.0	
Datapipe, Inc.	Data center provider	Second lien senior secured loan (\$29.5 par due 9/2019)	9.17% (Libor + 8.00%/Q)	1/3/2017	28.5	28.(2)(17)	
Directworks, Inc. and Co-Exprise Holdings, Inc.	Provider of cloud-based software solutions for direct materials sourcing and supplier management for manufacturers	First lien senior secured loan (\$1.9 par due 4/2018)	10.25% (Libor + 9.25%/M)	12/19/2014	1.9	1.7(2)(17)	
		Warrant to purchase up to 1,875,000 shares of Series 1 preferred stock (expires 12/2024)		12/19/2014		(2)	
		First lien			1.9	1.7	
DTI Holdco, Inc. and OPE DTI Holdings, Inc. (22)	Provider of legal process outsourcing and managed services	senior secured loan (\$4.1 par due 9/2023) Class A	6.42% (Libor + 5.25%/Q)	9/23/2016	4.1	4.1(4)(17)	
		common stock		8/19/2014	7.5	6.8(2)	
		(7,500 shares)		8/19/2014		—(2)	

		Class B common stock (7,500 shares)	:			
					11.6	10.9
Emergency Communications Network, LLC (22)	Provider of mission critical emergency mass notification solutions	First lien senior secured loan (\$61.2 par due 6/2023)	7.30% (Libor + 6.25%/Q)	6/1/2017	60.7	60 .(2)(17)
Entertainment Partners, LLC and Entertainment Partners Canada Inc. (22)	Provider of entertainment workforce and production management solutions	First lien senior secured loan (\$7.7 par due 5/2022)		5/8/2017	7.3	7.6(2)(9)(17)
		First lien senior secured loan (\$12.8 par due 5/2023) First lien	6.81% (Libor + 5.75%/Q)	5/8/2017	12.8	12.(2)(17)
		senior secured loan (\$15.2 par due 5/2023) First lien	6.81% (Libor + 5.75%/Q)	5/8/2017	15.2	15.(3)(17)
		senior secured loan (\$14.6 par due 5/2023) First lien	6.93% (Libor + 5.75%/Q)	5/8/2017	14.6	14.52)(17)
		senior secured loan (\$17.4 par due 5/2023) First lien	6.93% (Libor + 5.75%/Q)	5/8/2017	17.4	17. B)(17)
		senior secured loan (\$14.6 par due 5/2023) First lien	7.19% (Libor + 5.75%/Q)	5/8/2017	14.6	14.(2)(17)
		senior secured loan (\$17.4 par due 5/2023)	7.19% (Libor + 5.75%/Q)	5/8/2017		17.(23)(17)
	NT	D 1		(100 1001 -	99.3	98.8
EN Engineering, L.L.C. (22)	National utility services firm providing engineering and consulting services to natural gas, electric power and other energy and	First lien senior secured revolving loan		6/30/2015		—(20)

Faction Holdings, Inc. and The Faction Group LLC (fka PeakColo Holdings, Inc.) (22)	industrial end markets Wholesaler of cloud-based software applications and services	First lien senior secured loan (\$8.0 par due 1/2021)	10.41% (Libor + 9.25%/M)	1/6/2017	8.0	8.0(2)(17)
		Warrant to purchase up to 5,185 shares of Series A preferred stock (expires 1/2027)		1/6/2017		0.2(2)
		Warrant to purchase up to 1,481 shares of Series A preferred stock (expires 12/2025)		12/3/2015		0.1(2)
		Warrant to purchase up to 2,037 shares of Series A preferred stock (expires 11/2024)		11/3/2014	0.1	0.1(2)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date	Cost	Value	Percentage of Net Assets
First Insight, Inc.	Software company providing merchandising and pricing solutions to companies worldwide	Warrant to purchase up to 122,827 units of Series C preferred stock (expires 3/2024)		3/20/2014	8.1	8.4 — (2)	
Flexera Software LLC	Provider of software and software applications that manages application usage, compliance and security risk	Second lien senior secured loan (\$5.0 par due 4/2021)	8.30% (Libor + 7.00%/Q)	1/3/2017	4.8	5.0(2)(17)	
GTCR Valor Companies, Inc.	Public relations software as service provider	Second lien senior secured loan (\$100.0 par due 6/2024) Warrant to	10.69% (Libor + 9.50%/Q)	1/3/2017	98.1	10(D)(17)	
IfByPhone Inc.	Voice-based marketing automation software provider	purchase up to 124,300 shares of Series C preferred stock (expires 10/2022)		10/15/2012	0.1	0.1(2)	
Infogix, Inc. and Infogix Parent Corporation	Enterprise data analytics and integrity software solutions provider	First lien senior secured loan (\$54.6 par due 12/2021) First lien senior	7.80% (Libor + 6.50%/Q)	1/3/2017	54.6	54.62)(14)(17)
		secured loan (\$34.9 par due 12/2021)	7.80% (Libor + 6.50%/Q)	1/3/2017	34.9	34.@3)(14)(17)
		Series A preferred stock (2,475 shares) Common stock		1/3/2017	2.5	2.8	
		(1,297,768 shares)		1/3/2017		1.7	
	Technology-driven	Second lien	11 0507 (D		92.0	94.0	
Inmar, Inc.	solutions provider for retailers, wholesalers and manufacturers	senior secured loan (\$28.3 par due 5/2025)	11.25% (Base Rate + 7.00%/Q)	4/25/2017	27.9	27.02)(17)	
	-	- /		6/16/2015	5.8	5.9(2)(15)(17)

Interactions Corporation	Developer of a speech recognition software based customer interaction system	Second lien senior secured loan (\$5.9 par due 3/2021) Second lien	9.85% (Libor + 8.60%/M)			
		senior secured loan (\$19.1 par due 3/2021) Warrant to purchase up to	9.85% (Libor + 8.60%/M)	6/16/2015	18.9	19.¢5)(15)(17)
		68,187 shares of Series G-3 convertible preferred stock (expires 6/2022)		6/16/2015	0.3	0.3(2)
T		First line series			25.0	25.4
InterVision Systems, LLC and InterVision Holdings, LLC	Provider of cloud based IT solutions, infrastructure and services	First lien senior secured loan (\$32.5 par due 5/2022) Class A	10.06% (Libor + 8.65%/Q)	5/31/2017	32.5	32.52)(17)
		membership units (1,000 units)		5/31/2017	1.0	1.0
		(1,000 units)			33.5	33.5
iParadigms Holdings, LLC	Anti-plagiarism software provider to the education market	Second lien senior secured loan (\$39.5 par due 7/2022)	8.55% (Libor + 7.25%/Q)	1/3/2017	38.8	38.72)(17)
iPipeline, Inc., Internet Pipeline, Inc. and iPipeline Holdings, Inc. (22)	Provider of SaaS-based software solutions to the insurance and financial services industry	First lien senior secured loan (\$6.7 par due 8/2022)	7.42% (Libor + 6.25%/Q)	6/15/2017	6.7	6.7(2)(17)
(22)		First lien senior secured loan (\$46.4 par due 8/2022) First lien senior	8.48% (Libor + 7.25%/Q)	8/4/2015	46.4	46. 4 3)(17)
		secured loan (\$14.7 par due 8/2022)	8.48% (Libor + 7.25%/Q)	8/4/2015	14.7	14.7(4)(17)
		Preferred stock (1,100 shares)		8/4/2015	1.1	2.9(2)
		Common stock (668,781 shares)		8/4/2015	_	— (2)
		(000,701 shares)			68.9	70.7

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Ezeid Value	Percentage of Net Assets
IQMS	Provider of enterprise resource planning and manufacturing execution software for small and midsized manufacturers	First lien senior secured loan (\$27.8 par due 3/2022)	9.48% (Libor + 8.25%/Q)	3/28/2017	27.8	27.82)(17)
		First lien senior secured loan (\$10.0 par due 3/2022)	9.48% (Libor + 8.25%/Q)	3/28/2017		10.04)(17)
Iron Bow Technologies, LLC	Provider and value added reseller of information technology products and solutions	Second lien senior secured loan (\$9.9 par due 2/2021) Warrant to	12.80% (Libor + 11.75%/Q)	1/3/2017	37.8 9.9	37.8 9.9(2)(17)
IronPlanet, Inc.	Online auction platform provider for used heavy equipment	purchase to up to 133,333 shares of Series C preferred stock (expires 9/2023)		9/23/2013	0.2	0.2(2)	
Itel Laboratories, Inc. (22)	Data services provider for building materials to property insurance industry	Preferred units (1,798,391 units)		6/29/2012	1.0	1.6(2)	
LLSC Holdings Corporation (dba Lawrence Merchandising Services) (8)	Marketing services provider	Series A preferred stock (9,000 shares)		1/3/2017	19.2	20.6	
		Common stock (1,000 shares) Warrant to purchase up to		1/3/2017	_	_	
		675 shares of common stock (expires 9/2017)		1/3/2017		-	
	Software provider to the	First lien senior			19.2	20.6	
Miles 33 (Finance) Limited (8)(9)	regional media industry and magazines	secured loan (\$1.6 par due 9/2018)	6.75% (Libor + 6.50%/Q)	1/3/2017	1.5	1.6	
		<i>,</i>		1/3/2017	3.7	3.9	

		First lien senior secured loan (\$3.9 par due 9/2018) Senior	6.75% (Libor + 6.50%/Q)			
		subordinated loan (\$16.3 par due 9/2021) Preferred stock	4.75% (Libor + 4.50%/Q)	1/3/2017	9.5	16.0
		(19,500,000 shares)		1/3/2017		—
		Preferred stock (900,000 shares)		1/3/2017	—	
		Common stock (600,000 shares)		1/3/2017		
		(000,000 shares)			14.7	21.5
Ministry Brands, LLC and MB Parent HoldCo, L.P. (22)	Software and payment services provider to faith-based institutions	First lien senior secured loan (\$6.5 par due 12/2022)	6.23% (Libor + 5.00%/Q)	4/6/2017	6.5	6.5(2)(17)
		First lien senior secured loan (\$16.7 par due 12/2022) Second lien	6.23% (Libor + 5.00%/Q)	4/6/2017	16.6	16.72)(17)
		senior secured loan (\$2.9 par due 6/2023) Second lien	10.48% (Libor + 9.25%/Q)	4/6/2017	2.9	2.9(2)(17)
		second lien senior secured loan (\$9.2 par due 6/2023) Second lien	10.48% (Libor + 9.25%/Q)	4/6/2017	9.2	9.2(2)(17)
		second lien senior secured loan (\$16.6 par due 6/2023) Second lien	10.48% (Libor + 9.25%/Q)	12/2/2016	16.6	16.@2)(17)
		senior secured loan (\$90.0 par due 6/2023)	10.48% (Libor + 9.25%/Q)	12/2/2016	89.3	90.02)(17)
		Class A units (500,000 units)		12/2/2016	5.0	6.8(2)
		(200,000 units)			146.1	148.7
Mitchell International, Inc.	Provider of mission-critical software and solutions to the property and casualty claims industry	Second lien senior secured loan (\$17.0 par due 10/2021)	8.67% (Libor + 7.50%/Q)	1/3/2017	17.0	17.(22)(17)
MVL Group, Inc. (8)	Marketing research provider	Senior subordinated loan (\$0.5 par due		4/1/2010	0.2	0.2(2)(16)

		7/2012) Common stock (560,716 shares)		4/1/2010	 0.2	— (2) 0.2
NAS, LLC, Nationwide Marketing Group, LLC and Nationwide Administrative Services, Inc.	Buying and marketing services organization for appliance, furniture and consumer electronics dealers	Second lien senior secured loan (\$24.1 par due 12/2021)	9.80% (Libor + 8.75%/Q)	6/1/2015	24.1	23.62)(17)
10						

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Ezeid Value	Percentage of Net Assets
Novetta Solutions, LLC	Provider of advanced analytics solutions for the government, defense and commercial industries	First lien senior secured loan (\$12.8 par due 10/2022) Second lien senior	6.30% (Libor + 5.00%/Q)	1/3/2017	12.3	12.82)(17)
		second hen senior secured loan (\$31.0 par due 10/2023)	9.80% (Libor + 8.50%/Q)	1/3/2017	28.4	28.22)(17)
	Provider of				40.7	40.5	
Palermo Finance Corporation (22)	mission-critical integrated public safety software and services to local, state, and federal agencies	secured revolving	-	4/17/2017		— (2)(20)
		First lien senior secured loan (\$14.1 par due 4/2023) Second lien senior	5.66% (Libor + 4.50%/Q)	4/17/2017	13.9	13.04)(17)
		secured loan (\$54.3 par due 10/2023)	9.66% (Libor + 8.50%/Q)	4/17/2017	54.3	54.82)(17))
		·			68.2	68.2	
Park Place Technologies, LLC	Provider of third party hardware maintenance and support services for IT data centers	Second lien senior secured loan (\$41.5 par due 12/2022) Warrant to	10.22% (Libor + 9.00%/Q)	1/3/2017	41.5	41.52)(17)
PayNearMe, Inc.	Electronic cash payment system provider	purchase up to 195,726 shares of Series E preferred stock (expires 3/2023)		3/11/2016	0.2	— (2)(5)	
Pegasus Intermediate Holdings, LLC (22)	Plant maintenance and scheduling process software provider	First lien senior secured loan (\$1.3 par due 11/2022)	7.37% (Libor + 6.25%/Q)	11/7/2016	1.3	1.3(2)(17)
PHL Investors, Inc., and PHL Holding Co. (8)	Mortgage services	Class A common stock (576 shares)		7/31/2012	3.8	— (2)	
PHNTM Holdings, Inc.	Provider of project and portfolio management	First lien senior secured loan	6.48% (Libor + 5.25%/Q)	1/27/2017	36.1	36.82)(17)

and Planview Parent, Inc.	software	(\$36.8 par due 1/2023) Second lien senior secured loan (\$62.0 par due 7/2023) Class A common	10.98% (Libor + 9.75%/Q)	1/27/2017	61.1 1.0	62. (2)(17) 1.0(2)
		shares (990 shares) Class B common shares (168,329 shares)		1/27/2017	_	— (2)
Poplicus Incorporated	Business intelligence and market analytics platform for companies that sell to the public sector	First lien senior secured loan (\$3.5 par due 1/2018)	6.00%	6/25/2015	98.2 2.6	99.8 2.5(5)
		Warrant to purchase up to 2,402,991 shares of Series C preferred stock (expires 6/2025)		6/25/2015	0.1	— (5)
		(,_0_0)			2.7	2.5
PowerPlan, Inc. and Project Torque Ultimate Parent Corporation	Fixed asset financial management software provider	Second lien senior secured loan (\$30.0 par due 2/2023)	10.23% (Libor + 9.00%/Q)	2/23/2015	29.8	30.(2)(17)
Corporation		Second lien senior secured loan (\$50.0 par due 2/2023)	10.23% (Libor + 9.00%/Q)	2/23/2015	49.6	50.(3)(17)
		Class A common stock (1,697 shares)		2/23/2015	1.7	2.8(2)
		Class B common stock (989,011 shares)		2/23/2015	—	— (2)
	Provider of enterprise				81.1	82.8
Professional Datasolutions, Inc. (22)	management software for the convenience retail and petroleum wholesale markets	First lien senior secured loan (\$9.4 par due 5/2022)	6.73% (Libor + 5.50%/Q)	3/30/2017	9.4	9.3(2)(17)
Project Alpha Intermediate Holding, Inc. and Qlik Parent, Inc.	Provider of data visualization software for data analytics	Class A common shares (7,444.80 shares)		8/22/2016	7.4	10.52)
Quix i alont, ille.		Class B common shares (1,841,608.69		8/22/2016	0.1	0.1(2)

shares)

7.5 10.6

11

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fzeid Value	Percentage of Net Assets
R2 Acquisition Corp.	Marketing services	Common stock (250,000 shares)		5/29/2007	0.3	0.3(2)	
Rocket Fuel Inc.	Provider of open and integrated software for digital marketing optimization	Common stock (11,405 units)		9/9/2014		—(2)	
Shift PPC LLC (22)	Digital solutions provider	First lien senior secured loan (\$10.1 par due 12/2021)	7.30% (Libor + 6.00%/Q)	12/22/2016	10.1	10.(2)(17)	
Sonian Inc.	Cloud-based email archiving platform	First lien senior secured loan (\$7.5 par due 6/2020) Warrant to	8.87% (Libor + 7.65%/M)	9/9/2015	7.4	7.5(5)(15)(17)
		purchase up to 169,045 shares of Series C preferred stock (expires 9/2022)		9/9/2015	0.1	0.1(5)	
		,			7.5	7.6	
Sparta Systems, Inc. and Project Silverback Holdings Corp.	Quality management software provider	First lien senior secured loan (\$3.9 par due 7/2020)	6.73% (Libor + 5.50%/Q)	1/3/2017	3.9	3.9(3)(17)	
		First lien senior secured loan (\$20.0 par due 7/2020)	6.73% (Libor + 5.50%/Q)	1/3/2017	20.0	20.04)(17)	
		Series A preferred stock (743 shares)		1/3/2017	0.9	0.9	
		Class B common stock (308,224 shares)		1/3/2017	0.9	0.8	
		shares)			25.7	25.6	
Talari Networks, Inc.	Networking equipment provider	First lien senior secured loan (\$6.0 par due 10/2019)	9.92% (Libor + 8.75%/M)	8/3/2015	6.0	5.7(2)(5)(17)	
		Warrant to purchase up to 421,052 shares of Series D-1 preferred stock		8/3/2015	0.1	0.1(2)(5)	

(expires 8/2022)

		(expires 0/2022)			6.1	5.8
The Gordian Group, Inc. (22)	Construction software and service provider	First lien senior secured loan (\$9.9 par due 7/2019)	6.16% (Libor + 5.00%/Q)	1/3/2017	9.8	9.8(3)(17)
		First lien senior secured loan (\$3.4 par due 7/2019)	6.16% (Libor + 5.00%/Q)	1/3/2017	3.3	3.3(4)(17)
		First lien senior secured loan (\$9.1 par due 7/2019)	6.19% (Libor + 5.00%/Q)	1/3/2017	8.9	9.0(3)(17)
		First lien senior secured loan (\$3.1 par due 7/2019)	6.19% (Libor + 5.00%/Q)	1/3/2017	3.0	3.0(4)(17)
		First lien senior secured loan (\$9.8 par due 7/2019)	6.28% (Libor + 5.00%/Q)	1/3/2017	9.6	9.7(3)(17)
		First lien senior secured loan (\$3.3 par due 7/2019)	6.28% (Libor + 5.00%/Q)	1/3/2017	3.2	3.3(4)(17)
The Creeler		_			37.8	38.1
The Greeley Company, Inc. and HCP Acquisition Holdings, LLC (8)	Healthcare compliance advisory services	Senior subordinated loan (\$10.5 par due 3/2018)		3/5/2013	_	0.4(2)(16)
(8)		Class A units (14,293,110 units)		6/26/2008	_	— (2) 0.4
TraceLink, Inc.	Supply chain management software provider for the pharmaceutical industry	Warrant to purchase up to 283,353 shares of Series A-2 preferred stock (expires 1/2025)		1/2/2015	0.1	2.4(2)
UL Holding Co., LLC (7)	Provider of collection and landfill avoidance solutions for food waste and unsold food products	subordinated loan (\$5.9 par due 5/2020)	10.00% PIK	4/30/2012	1.6	5.9(2)
		Senior subordinated loan (\$0.5 par due 5/2020)		4/30/2012	0.1	0.5(2)
		Senior subordinated loan (\$23.9 par due 5/2020)	10.00% PIK	4/30/2012	6.7	23.02)
		Senior subordinated loan (\$3.2 par due		4/30/2012	0.9	3.2(2)

5/2020)				
Senior				
subordinated loan	10.00% PIK	4/20/2012	07	28(2)
(\$2.8 par due	10.00% PIK	4/30/2012	0.7	2.8(2)
5/2020)				
Senior				
subordinated loan		4/30/2012	0.1	0.4(2)
(\$0.4 par due		4/30/2012	0.1	0.4(2)
5/2020)				
Class A common				
units (533,351		6/17/2011	5.0	0.3(2)
units)				

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		r ffzær l Value	Percentage of Net Assets
		Class B-5 common units (272,834 units)		6/17/2011	2.5	0.2 (2)	
		Class C common units (758,546 units)		4/25/2008		— (2)(21)	
		Warrant to purchase up to 719,044 shares of Class A units		5/2/2014	_	— (2)	
		Warrant to purchase up to 28,663 shares of Class B-1 units		5/2/2014	_	— (2)	
		Warrant to purchase up to 57,325 shares of Class B-2 units		5/2/2014	_	— (2)	
		Warrant to purchase up to 29,645 shares of Class B-3 units		5/2/2014	_	— (2)	
		Warrant to purchase up to 80,371 shares of Class B-5 units		5/2/2014	_	— (2)	
		Warrant to purchase up to 59,655 shares of Class B-6 units		5/2/2014	_	— (2)	
		Warrant to purchase up to 1,046,713 shares of Class		5/2/2014	_	— (2)	

	5	0					
		C units			1.7.6	27.2	
Velocity Holdings Corp.	Hosted enterprise resource planning application management services provider	Common units (1,713,546 units)		12/13/2013	17.6 4.5	2.6	
VRC Companies, LLC (22)	Provider of records and information management services	First lien senior secured revolving loan (\$0.1 par due 3/2022)	7.92% (Libor + 6.50%/Q)	4/17/2017	0.1	0.1 (2)(17)	
		First lien	7.92% (Libor + 6.50%/Q)	4/17/2017	0.4	0.4 (2)(17)	
		senior secured loan (\$8.6 par due 3/2023)	7.92% (Libor + 6.50%/Q)	4/17/2017	8.6	8.5 (2)(17)	
		,			9.1	9.0	
WorldPay Group PLC (9)	Payment processing company	C2 shares (73,974 shares)		10/21/2015	_	_	
Zywave, Inc. (22)	Provider of software and technology-enabled content and analytical solutions to insurance brokers	Second lien senior secured loan (\$27.0 par due 11/2023)	10.18% (Libor + 9.00%/Q)	11/17/2016	27.0	27.0(2)(17)	
Healthcare)			1,924	.8,960.5	27.81%
Services Absolute Dental Management LLC and ADM	Dental services provider	par due	10.60% (Libor + 9.39%/Q)	1/5/2016	18.8	17.8(3)(17)	
Equity, LLC		loan (\$5.0 par due 1/2022)	10.60% (Libor + 9.39%/Q)	1/5/2016	5.0	4.8 (4)(17)	
		Class A preferred units (4,000,000 units)		1/5/2016	4.0	1.2 (2)	
		units) Class A common units		1/5/2016		— (2)	
		(4,000,000 units)			27.8		

Medical, Inc.)		shares)				
ADCS Billings Intermediate Holdings, LLC (22)	Dermatology practice	First lien senior secured revolving loan (\$2.4 par due 5/2022)	Rate +	5/18/2016	2.4	2.3 (2)(17)(21)
ADG, LLC and RC IV GEDC Investor LLC (22)	Dental services provider	First lien senior secured revolving loan (\$3.1 par due 9/2022) First lien	5.97% (Libor + 4.75%/Q)	9/28/2016	3.1	3.1 (2)(17)
		senior secured	8.00% (Base			
		revolving loan		9/28/2016	1.1	1.1 (2)(17)
		(\$1.1 par due 9/2022) Second lien	3.75%/Q)			
		senior secured loan (\$87.5 par due 3/2024)	10.23% (Libor + 9.00%/Q)	9/28/2016	87.5	86.6(2)(17)
		Membership units (3,000,000 units)		9/28/2016	3.0	2.7 (2)
		,			94.7	93.5

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		r tFæct l Value	Percentage of Net Assets
Alcami Holdings, LLC (8)(22)	Outsourced drug development services provider	First lien senior secured revolving loan (\$6.9 par due 10/2019)		1/3/2017	6.9	6.9(2)(17)	
		First lien senior secured revolving loan (\$6.0 par due 10/2019)	6.66% (Libor + 5.50%/Q)	1/3/2017	6.0	6.0(2)(17)	
		First lien senior secured revolving loan (\$7.7 par due 10/2019)	6.72% (Libor + 5.50%/Q)	1/3/2017	7.7	7.7(2)(17)	
		First lien senior secured loan (\$96.2 par due 10/2020)	6.50% (Libor + 5.50%/Q)	1/3/2017	96.2	96.(23)(17)	
		First lien senior secured loan (\$0.2 par due 10/2020) First lien senior	10.75% (Base Rate + 6.50%/Q)	1/3/2017	0.2	0.2(3)(17)	
		secured loan (\$10.0 par due 10/2020)	6.73% (Libor + 5.50%/Q)	1/3/2017	10.0	10.(2)(17)	
		Senior subordinated loan (\$33.6 par due 10/2020)	14.75%	1/3/2017	33.6	33.(2)	
		Senior subordinated loan (\$25.0 par due 10/2020)	12.25%	1/3/2017	25.0	25. (2)	
		Senior subordinated loan (\$30.0 par due 10/2020)	11.75%	1/3/2017	30.0	30 .(2)	
		Senior subordinated loan (\$30.0 par due 10/2020)	12.00%	1/3/2017	30.0	30.(2)	
		Senior subordinated loan (\$33.9 par due	15.25%	1/3/2017	18.5	33.(22)	

		10/2020) Series R preferred membership units (30,000 units) Series R-2 preferred membership units (54,936 units)		1/3/2017 1/3/2017	_	1.1 2.0
					264.1	1 282.6
Alegeus Technologies Holdings Corp.	Benefits administration and transaction processing provider	Preferred stock (2,997 shares)		12/13/2013	3.1	2.6
		Common stock (3		12/13/2013	_	_
		shares)			3.1	2.6
Argon Medical Devices, Inc.	Manufacturer and marketer of single-use specialty medical devices	Second lien senior secured loan (\$9.0 par due 6/2022)	10.80% (Libor + 9.50%/Q)	12/23/2015	8.8	9.0(2)(17)
AwarePoint Corporation	Healthcare technology platform developer	First lien senior secured loan (\$8.0 par due 12/2019) Warrant to	11.70% (Libor + 10.50%/M)	9/5/2014	7.9	8.0(2)(17)
		purchase up to 3,213,367 shares of Series 1 preferred stock (expires 9/2024)		11/14/2014		0.6(2)
CCS Intermediate					7.9	8.6
Holdings, LLC and CCS Group Holdings, LLC (22)	Correctional facility healthcare operator	First lien senior secured revolving loan (\$3.8 par due 7/2019)	5.30% (Libor + 4.00%/Q)	7/23/2014	3.8	3.2(2)(17)(21)
		First lien senior secured revolving loan (\$1.3 par due 7/2019)	7.25% (Base Rate + 3.00%/Q)	7/23/2014	1.3	1.1(2)(17)(21)
		First lien senior secured loan (\$6.6 par due 7/2021) Second lien	5.30% (Libor + 4.00%/Q)	7/23/2014	6.5	5.5(2)(17)
		second hen senior secured loan (\$135.0 par due 7/2022)	9.58% (Libor + 8.38%/Q)	7/23/2014	134.(98.(2)(17)
		Class A units (1,000,000 units)		8/19/2010		0.2(2)
		(1,000,000 units)			145.6	5 108.6
Correctional Medical Group Companies, Inc.	Correctional facility healthcare operator	First lien senior secured loan (\$3.1 par due 9/2021)	8.79% (Libor + 7.65%/Q)	9/29/2015	3.1	3.1(2)(17)

		First lien senior secured loan (\$48.8 par due 9/2021)	8.79% (Libor + 7.65%/Q)	9/29/2015	48.8	48.(33)(17)
					51.9	51.9
CSHM LLC (8)	Dental services provider	Class A membership units (1,979 units)		1/3/2017	_	_
D4C Dental Brands HoldCo, Inc. and Bambino Group Holdings, LLC (22)	Dental services provider	Class A preferred units (1,000,000 units)		12/21/2016	1.0	0.9(2)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fzect l Value	Percentage of Net Assets
DCA Investment Holding, LLC (22)	Multi-branded dental practice management	First lien senior secured revolving loan (\$1.5 par due 7/2021)	8.50% (Base Rate + 4.25%/Q)	7/2/2015	1.5	1.5(2)(17)(21))
		First lien senior secured loan (\$18.8 par due 7/2021)	6.48% (Libor + 5.25%/Q)	7/2/2015	18.7	18.#1)(17)	
					20.2	19.9	
DNAnexus, Inc.	Bioinformatics company	Warrant to purchase up to 909,091 units of Series C preferred stock (expires 3/2024)		3/21/2014		0.1(2)	
Emerus Holdings, Inc. (22)	Freestanding 24-hour emergency care micro-hospitals operator	First lien senior secured loan (\$2.3 par due 9/2021)	5.73% (Libor + 4.50%/Q)	3/14/2017	2.0	2.0(2)(17)	
GHX Ultimate		,,_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
Parent Corporation, Commerce Parent, Inc. and Commerce Topco, LLC	provider to the healthcare industry	Second lien senior secured loan (\$96.5 par due 6/2025)	9.30% (Libor + 8.00%/Q)	6/30/2017	95.7	95.(2)(17)	
		Series A perpetual preferred stock (110,338 shares)	11.75% (Libor + 10.75%/Q)	6/30/2017	110.3	9 11Q 2)(17)	
		Class A units (13,925,993		6/30/2017	13.9	13.02)	
		units)			219.9	219.7	
Greenphire, Inc. and RMCF III CIV XXIX, L.P (22)	Software provider for clinical trial management	First lien senior secured revolving loan (\$0.5 par due 12/2018)	8.00% (Base Rate + 3.75%/Q)	12/19/2014		0.5(2)(17)	
		First lien senior secured loan	9.15% (Libor + 8.00%/M)	12/19/2014	1.5	1.5(2)(17)	

		(\$1.5 par due 9/2020) First lien senior secured loan (\$3.1 par due 12/2018) Limited partnership interest (99.90% interest)	9.15% (Libor + 8.00%/M)	12/19/2014 12/19/2014		3.1(2)(17) 2.2(2)
		~			6.1	7.3
Hygiena Borrower LLC (22)	Adenosine triphosphate testing technology provider	Second lien senior secured loan (\$10.7 par due 8/2023) Second lien	10.30% (Libor + 9.00%/Q)	2/27/2017	10.7	10.(2)(17)
		second neu senior secured loan (\$10.0 par due 8/2023)	10.30% (Libor + 9.00%/Q)	8/26/2016	10.0	10.(2)(17)
	D	0			20.7	20.7
Intermedix Corporation	Revenue cycle management provider to the emergency healthcare industry	loan (\$112.0 par due 6/2020)	9.55% (Libor + 8.25%/Q)	12/27/2012	112.0	108(26)(17)
Island MedicalFirst lieManagementProvider of physiciansecuredHoldings, LLCmanagement services(\$4.8 p(22)9/2022	First lien senior secured loan (\$4.8 par due 9/2022)	6.68% (Libor + 5.50%/Q)	5/15/2017	4.8	4.7(2)(17)	
JDC Healthcare Management, LLC (22)	Dental services provider	(\$0.4 par due 4/2022)	7.37% (Libor + 6.25%/Q)	4/10/2017	0.4	0.4(2)(17)
		First lien senior secured loan (\$33.0 par due 4/2023)	7.37% (Libor + 6.25%/Q)	4/10/2017	33.0	33.(2)(17)
					33.4	33.4
KBHS Acquisition, LLC (d/b/a Alita Care, LLC) (22)		First lien senior secured revolving loan (\$1.0 par due 3/2022)	6.00% (Libor + 5.00%/Q)	3/17/2017	1.0	1.0(2)(17)
Key Surgical LLC (22)	Provider of sterile processing, operating room, and instrument care supplies for hospitals	First lien senior secured revolving loan (\$0.9 par due 6/2022)	6.00% (Libor + 4.75%/Q)	6/1/2017	0.9	0.9(2)(17)
	1	First lien senior secured loan (\$7.4 par due	5.95% (Libor + 4.75%/Q)	6/1/2017	7.3	7.3(2)(17)

		6/2023) First lien senior secured loan (\$17.2 par due 6/2023)	5.75% (Libor + 4.75%/Q)	6/1/2017	16.9	16.92)(17)
					25.1	25.1
MC Acquisition Holdings I, LLC	Healthcare professional provider	Class A units (1,438,643 shares) First lien senior		1/17/2014	1.5	1.1(2)
MW Dental Holding Corp. (22)	Dental services provider	secured	9.00% (Libor + 7.50%/Q)	4/12/2011	4.0	4.0(2)(17)
		secured loan (\$44.6 par due 4/2018)	9.00% (Libor + 7.50%/Q)	4/12/2011	44.6	44.62)(17)
15						

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		t Ezcid Value	Percentage of Net Assets
		First lien senior secured loan (\$47.0 par due 4/2018)	9.00% (Libor + 7.50%/Q)	4/12/2011	47.0	47.@3)(17	
		First lien senior secured loan (\$19.4 par due 4/2018)	9.00% (Libor + 7.50%/Q)	4/12/2011	19.4	19. (4)(17)
		XX 7			115.0	115.0	
My Health Direct, Inc.	Healthcare scheduling exchange software solution provider	Warrant to purchase up to 4,548 shares of Series D preferred stock (expires 9/2024)	l	9/18/2014		— (2)	
New Trident Holdcorp, Inc.	Outsourced mobile diagnostic healthcare service provider	Second lien senior secured loan (\$80.0 par due 7/2020) Second lien	10.80% (Libor + 9.50%/Q)	8/6/2013	79.2	68.02)(17)
NMSC Holdings, Inc. and ASP NAPA Holdings, LLC	Anesthesia management services provider	second lien senior secured loan (\$72.8 par due 10/2023)	11.30% (Libor + 10.00%/Q)	4/19/2016	72.8	69.22)(17)
		Class A units (25,277 units)		4/19/2016	2.5	1.6(2)	
					75.3	70.8	
Nodality, Inc.	Biotechnology company	First lien senior secured loan (\$2.3 par due 8/2016)		11/12/2015	2.1	— (2)(16)
		First lien senior secured loan (\$10.9 par due 8/2016)		4/25/2014	9.7	— (2)(16)
		Warrant to purchase up to 3,736,255 shares of common stock (expires 3/2026)		5/1/2016	_	— (2)	
nThrive, Inc. (fka Precyse	Provider of healthcare information management	Second lien senior secured	10.98% (Libor + 9.75%/Q)	4/20/2016	11.8 9.7	10.02)(17)

Acquisition Corp.)	technology and services	loan (\$10.0 par due 4/2023)				
OmniSYS Acquisition Corporation, OmniSYS, LLC, and OSYS Holdings, LLC (22)	Provider of technology-enabled solutions to pharmacies	First lien senior secured loan (\$5.9 par due 11/2018)	8.80% (Libor + 7.50%/Q)	11/21/2013	5.9	5.9(4)(17)
		Limited liability company membership interest (1.57%)		11/21/2013	1.0	0.8(2)
					6.9	6.7
Patterson Medical Supply, Inc.	Distributor of rehabilitation supplies and equipment	Second lien senior secured loan (\$78.0 par due 8/2023)	9.73% (Libor + 8.50%/Q)	9/2/2015	76.3	76.42)(17)
PerfectServe, Inc. (22)	Communications software platform provider for hospitals and physician practices	First lien senior secured loan (\$16.0 par due 4/2021) Warrant to	10.00% (Libor + 9.00%/M)	4/5/2017	14.7	16.02)(17)
		purchase up to 128,480 shares of Series C preferred stock (expires 4/2027)		4/5/2017	1.0	1.0(2)
					15.7	17.0
PhyMED Management LLC	Provider of anesthesia services	Second lien senior secured loan (\$47.2 par due 5/2021)	9.97% (Libor + 8.75%/Q)	12/18/2015	46.7	45.82)(17)
Respicardia, Inc.	Developer of implantable therapies to improve cardiovascular health	Warrant to purchase up to 99,094 shares of Series C preferred stock (expires 6/2022)		6/28/2012		— (2)
Sarnova HC, LLC, Tri-Anim Health Services, Inc., and BEMS Holdings, LLC	Distributor of emergency medical service and respiratory products	Second lien senior secured loan (\$54.0 par due 7/2022)	10.73% (Libor + 9.50%/Q)	1/29/2016	54.0	54.@2)(17)
TerSera Therapeutics LLC	Acquirer and developer of specialty therapeutic pharmaceutical products	First lien senior secured revolving loan (\$5.3 par due 3/2023)	-	5/3/2017	5.2	5.2(2)(17)
Transaction Data Systems, Inc.	Pharmacy management software provider	Second lien senior secured loan (\$35.3 par	10.15% (Libor + 9.00%/Q)	6/15/2015	35.3	35.82)(17)

U.S. Anesthesia Partners, Inc.	Anesthesiology service provider	due 6/2022) Second lien senior secured loan (\$64.8 par due 6/2025)	8.47% (Libor + 7.25%/Q)	6/16/2017	63.8	63.82)(17)
Urgent Cares of America Holdings I, LLC and FastMed Holdings I, LLC	Operator of urgent care	First lien senior secured loan (\$13.9 par due 12/2022)	9.23% (Libor + 6.00% Cash, 2.00% PIK/M)	12/1/2015	13.9	12.(2)(17)
		First lien senior secured loan (\$54.3 par due 12/2022)	9.23% (Libor + 6.00% Cash, 2.00% PIK/M)	12/1/2015	54.2	47.22)(17)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fzeir l Value	Percentage of Net Assets
		Preferred units (7,696,613 units)		6/11/2015	7.7	4.5	
		Series A common units (2,000,000 units)		6/11/2015	2.0	_	
		Series C common units (1,026,866 units)		6/11/2015		_	
Vartica Dharma	Manufacturer and	Preferred			77.8	63.8	
UK Parent Limited (9)	distributor of generic pharmaceutical products	shares (40,662		12/21/2015	0.4	0.7	
Young Innovations, Inc	Dental supplies and e. equipment manufactures	senior secured	10.55% (Libor + 9.25%/Q)	10/18/2016	31.4	31.4(2)(17)	
		senior secured loan (\$55.0 par due 7/2019)	10.55% (Libor + 9.25%/Q)	5/30/2014	55.0	55.0(2)(17)	
		First lien			86.4	86.4	
ZocDoc, Inc. (22)	Provider of medical care search facilities		10.65% (Libor + 9.50%/M)	4/7/2017	5.0	5.1 (2)(15)(17)	
		senior secured loan (\$15.0 par due 4/2021)	10.65% (Libor + 9.50%/M)	4/7/2017	14.9	15.2(5)(15)(17)	1
		,				20.3	25 0507
Consumer Products					1,833	5. 5 ,766.2	25.05%
Badger Sportswear	Provider of team uniforms and athletic	Second lien senior secured	10.16% (Libor + 9.00%/Q)	9/6/2016	49.8	50.0(2)(17)	

Acquisition, Inc.	wear	loan (\$50.0 par due 3/2024)				
Bellotto Holdings Limited (8)(9)	Manufacturer and retailer of blinds and curtains	Preferred stock (7,300,610 shares) Preferred		1/3/2017	41.6	53.2
		stock (1,235,064 shares) Common		1/3/2017	2.3	2.9
		stock (488,542 shares) Class A		1/3/2017	27.1	34.7
		common stock (2,208,468 shares)		1/3/2017	122.6	5 157.1
)			193.6	6 247.9
BRG Sports, Inc.	Designer, manufacturer and licensor of branded sporting goods	Preferred stock (2,009 shares) Common		1/3/2017	—	_
		stock (6,566,655 shares)		1/3/2017	_	_
Es as dava s						
Feradyne Outdoors, LLC and Bowhunter Holdings, LLC	Provider of branded archery and bowhunting accessories	Common units (421 units)		4/24/2014	4.2	2.7 (2)
Implus Footcare, LLC	Provider of footwear and other accessories	First lien senior secured loan (\$15.1 par due 4/2021) First lien	8.04% (Libor + 6.75%/Q)	6/1/2017	15.1	15.1(2)(17)
		senior secured loan (\$100.6 par due 4/2021)	8.05% (Libor + 6.75%/Q)	6/1/2017	100.6	5 100 (@)(17)
					115.7	115.7
		Second lien				
Indra Holdings Corp.	Designer, marketer, and distributor of rain and cold weather products	senior secured loan (\$80.0 par due 11/2021)	8.67% (Libor + 7.50%/Q)	5/1/2014	79.2	55.8(2)(17)
Plantation Products, LLC,	Provider of branded lawn and garden	Second lien senior secured	9.22% (Libor + 7.99%/Q)	12/23/2014	2.0	2.0 (2)(17)

Seed Holdings, Inc. and Flora Parent, Inc.	products	loan (\$2.0 par due 6/2021)				
		Second lien senior secured loan (\$54.0 par due 6/2021) Second lien	9.22% (Libor + 7.99%/Q)	12/23/2014	53.7	54.0(3)(17)
		senior secured loan (\$10.0 par due 6/2021) Common	9.22% (Libor + 7.99%/Q)	12/23/2014	10.0	10.0(4)(17)
		stock (30,000 shares)		12/23/2014	3.0	5.3 (2)
		Second lien			68.7	71.3
Rug Doctor, LLC and RD Holdco Inc. (8)	Manufacturer and marketer of carpet cleaning machines	second her senior secured loan (\$16.9 par due 12/2018) Common	11.25% (Libor + 9.75%/Q)	1/3/2017	16.9	16.9(2)(17)
		stock (458,596 shares)		1/3/2017	14.0	8.7
. –						

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fzeid Value	Percentage of Net Assets
		Warrant to purchase up to 56,372 shares of common stock (expires 12/2023)		1/3/2017			
		12/2023)			30.9	25.6	
S Toys Holdings LLC (fka The Step2 Company, LLC) (8)	Toy manufacturer	Common units (1,116,879 units)		4/1/2011	_	0.5	
		Class B common units (126,278,000 units)		10/30/2014	_	— (2)	
		Warrant to purchase up to 3,157,895 units		4/1/2010		_	
						0.5	
SHO Holding I Corporation	Manufacturer and distributor of slip resistant footwear	Second lien senior secured loan (\$100.0 par due 4/2023)	9.73% (Libor + 8.50%/Q)	10/27/2015	98.0	97. (2)(17)
Shock Doctor, Inc.	Developer, marketer	Second lien					
and Shock Doctor Holdings, LLC (7)	and distributor of sports protection equipment and accessories	senior secured loan (\$89.4 par due 10/2021) Class A	11.60% (Libor + 10.50%/Q)	4/22/2015	89.3	86.72)(17)
		preferred units (50,000 units) Class C		3/14/2014	5.0	3.2(2)	
		preferred units		4/22/2015	5.0	3.2(2)	
		(50,000 units)			99.3	93.1	
Varsity Brands Holding Co., Inc., Hercules Achievement, Inc., Hercules Achievement Holdings, Inc. and	Leading manufacturer and distributor of textiles, apparel & luxury goods	Second lien senior secured loan (\$25.0 par due 12/2022)	9.83% (Libor + 8.75%/Q)	10/28/2016)
Hercules VB							

Holdings, Inc.

Holdings, Inc.		Second lien senior secured loan (\$1.6 par due 12/2022) Second lien	9.98% (Libor + 8.75%/Q)	12/11/2014	1.6	1.6(2)(17)
		senior secured loan (\$54.0 par due 12/2022) Second lien	9.98% (Libor + 8.75%/Q)	12/11/2014	53.6	54.(3)(17)
		senior secured loan (\$91.7 par due 12/2022)	9.98% (Libor + 8.75%/Q)	12/11/2014	91.1	91.72)(17)
		Common stock (3,353,370 shares) Common stock		12/11/2014	3.4	4.7(2)
		(3,353,371 shares)		12/11/2014	4.1	4.7(2)
					178.8	3 181.7
Wonder Holdings Acquisition Corp.	Developer and marketer of OTC healthcare products	Warrant to purchase up to 1,654,678 shares of common stock (expires 6/2021)	3	7/27/2011		0.4(2)
Woodstream Group, Inc. and Woodstream Corporation (22)	Pet products manufacturer	First lien senior secured loan (\$8.2 par due 5/2022)	7.53% (Libor + 6.25%/Q)	6/21/2017	8.2	8.2(2)(17)
Other Services					926.4	949.9 13.47%
American Residential Services L.L.C.	Heating, ventilation and air conditioning services provider	Second lien senior secured loan (\$67.0 par due 12/2022)	9.23% (Libor + 8.00%/Q)	6/30/2014	66.7	67.(2)(17)
Associated Asphalt Partners, LLC	Provider of asphalt terminalling, storage and distribution	First lien senior secured loan (\$4.3 par due 4/2024) First lien senior	6.48% (Libor + 5.25%/Q)	3/30/2017	4.3	4.3(2)(17)
Champion Parent Corporation and Calera XVI, LLC (8)(22)	Endurance sports media and event operator	secured revolving loan (\$0.1 par due 11/2018)		11/30/2012	0.1	0.1(2)(16)
		First lien senior secured loan (\$0.9 par due 11/2018)		11/30/2012	0.9	0.9(2)(16)
		Preferred shares (18,875 shares)		3/25/2016	—	— (2)

		Membership units (2,522,512 units)		11/30/2012	_	— (2)
		Common shares (114,000 shares)		3/25/2016		— (2)
					1.0	1.0
Crown Health Care						
Laundry Services, LLC and Crown Laundry Holdings, LLC (7)(22)	Provider of outsourced healthcare linen management solutions	secured	-	3/13/2014		— (2)(20)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fæid Value	Percentage of Net Assets
		First lien senior secured loan (\$5.8 par due 12/2021)	7.48% (Libor + 6.25%/Q)	3/13/2014	5.8	5.8(2)(17)	
		First lien senior secured loan (\$5.2 par due 12/2021)	7.48% (Libor + 6.25%/Q)	3/13/2014	5.2	5.2(3)(17)	
		First lien senior secured loan (\$2.0 par due 12/2021)	7.46% (Libor + 6.25%/Q)	4/6/2017	2.0	2.0(2)(17)	
		Class A preferred units (2,475,000 units)		3/13/2014	2.5	3.4(2)	
		Class B common units (275,000 units)		3/13/2014	0.3	0.4(2)	
		units)			15.8	16.8	
Intoxalock) (22)	Provider of ignition interlock devices	First lien senior secured loan (\$14.8 par due 3/2023)	7.61% (Libor + 6.25%/Q)	3/1/2017	14.5	14.(2)(17)	
Dwyer Acquisition Parent, Inc. and TDG Group Holding Company	Operator of multiple franchise concepts primarily related to home maintenance or repairs	Senior subordinated loan (\$23.5 par due 2/2020)	11.00%	5/1/2017	23.5	23.@)	
Company		Senior subordinated loan (\$31.5 par due 2/2020) Senior	11.00%	6/12/2015	31.5	31.62)	
		subordinated loan (\$52.7 par due 2/2020)	11.00%	8/15/2014	52.7	52.(2)	
		Common stock (32,843 shares)		8/15/2014		4.7(2)	
Massage Envy, LLC and ME	Franchisor in the massage industry	First lien senior secured revolving	7.97% (Libor + 6.75%/Q)	6/28/2017		0 112.4 1.5(2)(17)	

Equity LLC (22)		loan (\$1.5 par due 9/2020) First lien senior				
		secured loan (\$1.0 par due 9/2020) First lien senior	7.97% (Libor + 6.75%/Q)	4/12/2017	1.0	1.0(2)(17)
		secured loan (\$0.1 par due 9/2020) First lien senior	8.00% (Libor + 6.75%/Q)	4/12/2017	0.1	0.1(2)(17)
		secured loan (\$38.7 par due 9/2020)	8.05% (Libor + 6.75%/Q)	9/27/2012	38.7	38.(3)(17)
		First lien senior secured loan (\$18.8 par due 9/2020)	8.05% (Libor + 6.75%/Q)	9/27/2012	18.8	18.64)(17)
		Common stock (3,000,000 shares)		9/27/2012	3.0	3.8(2)
					63.1	63.9
McKenzie Sports Products, LLC (22)	Designer, manufacturer and distributor of hunting-related supplies	First lien senior secured loan (\$0.8 par due 9/2020)	4.98% (Libor + 3.75%/Q)	9/18/2014	0.8	0.8(3)(13)(17)
		First lien senior secured loan (\$4.7 par due 9/2020)	5.05% (Libor + 3.75%/Q)	9/18/2014	4.7	4.7(3)(13)(17)
		First lien senior secured loan (\$84.5 par due 9/2020)	9.26% (Libor + 8.26%/Q)	9/18/2014		
		Warrant to			90.0	89.2
OpenSky Project, Inc. and OSP Holdings, Inc.	Social commerce platform operator	purchase up to 159,496 shares of Series D preferred stock (expires 4/2025)		6/29/2015	_	—(2)
Osmose Utilities Services, Inc. (22)	Provider of structural integrity management services to transmission and distribution infrastructure	Second lien senior secured loan (\$34.0 par due 8/2023)	9.05% (Libor + 7.75%/Q)	1/3/2017	33.3	34.(22)(17)
		Second lien senior secured loan (\$25.0 par due 8/2023)	9.05% (Libor + 7.75%/Q)	9/3/2015	24.7	25. (2)(17)
		aue 0/2023)			58.0	59.0

SocialFlow, Inc.	Social media optimization platform provider	First lien senior secured loan (\$3.5 par due 8/2019) Warrant to	9.55% (Libor + 8.50%/M)	1/29/2016	3.4	3.5(5)(17)
		purchase up to 215,331 shares of Series C preferred stock (expires 1/2026)		1/13/2016	_	—(5)
		T , (1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1			3.4	3.5
SoundCloud Limited (9)(22)	Platform for receiving, sending, and distributing music	First lien senior secured loan (\$27.5 par due 9/2020)	11.72% (Libor + 10.50%/M)	3/15/2017	26.4	27.62)(17)
19						

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		t Ezeid Value	Percentage of Net Assets
		First lien senior secured loan (\$2.5 par due 9/2020)	11.72% (Libor + 10.50%/M)	5/19/2017	2.4	2.5(2)(17))
		Warrant to purchase up to 13,165 shares of Series E preferred stock (expires 3/2027)		3/15/2017	0.4	0.1(2)	
		Second lien			29.2	30.1	
Spin HoldCo Inc.	Laundry service and equipment provider	second hen senior secured loan (\$175.0 par due 5/2023)	8.75% (Libor + 7.75%/Q)	6/23/2017	175.0	17 5(D) (17))
Tyden Cayman Holdings Corp. (9)	Producer and marketer of global cargo security, product identification and traceability products and utility meter products	Preferred stock (46,276 shares)		1/3/2017	0.4	0.4	
	unity neer products	Common stock (5,521,203 shares)		1/3/2017	2.0	2.0	
		Second lien			2.4	2.4	
U.S. Security Associates Holdings, Inc	Security guard service provider	second hen senior secured loan (\$25.0 par due 7/2018)	11.00%	11/24/2015	25.0	25.02)	
WASH Multifamily Acquisition Inc. and Coinamatic Canada Inc.	Laundry service and equipment provider	Second lien senior secured loan (\$3.7 par due 5/2023)	8.23% (Libor + 7.00%/Q)	5/14/2015	3.7	3.7(2)(17))
		Second lien senior secured loan (\$21.3 par due 5/2023)	8.23% (Libor + 7.00%/Q)	5/14/2015	21.0	21.(2)(17))
	D	First lien senior			24.7	24.8	
Wrench Group LLC	Provider of essential home services to residential customers	secured loan (\$4.0 par due 3/2022)	6.55% (Libor + 5.25%/Q)	1/31/2017	4.0	4.0(2)(17))

	Lagari	g:/:::=0 0/:: !!/	200111 101	n ro a				
					687.0	693.1	9.83	%
Financial								
Services								
AllBridge Financial, LLC (8)	Asset management services	Equity interests		4/1/2010	_	_		
Callidus Capital Corporation (8)	Asset management services	Common stock (100 shares) First lien senior		4/1/2010	3.0	1.7		
Ciena Capital LLC (8)(22)	Real estate and small business loan servicer	secured revolving loan (\$14.0 par due 12/2017)	6.00%	11/29/2010	14.0	14.(2)		
		Equity interests		11/29/2010	35.0 49.0	26. 5 2) 40.5		
Commercial Credit Group, Inc.	Commercial equipment finance and leasing company	Senior subordinated loan (\$28.0 par due 8/2022)	11.00% (Libor + 9.75%/Q)	5/10/2012	28.0	28.02)(17)	
Financial Asset Management								
Systems, Inc. and FAMS Holdings, Inc. (7)	Debt collection services provider	Common stock (180 shares)		1/11/2017		— (2)		
Gordian Group, LLC	Provider of products, services and software to organizations pursuing efficient and effective procurement and information solutions	Common stock (526 shares)		11/30/2012		— (2)		
Imperial Capital Group LLC	Investment services	Class A common units (29,811 units)		5/10/2007	7.2	11.52)		
		2006 Class B common units (9,767 units) 2007 Class B		5/10/2007	_	— (2)		
		common units (1,218 units)		5/10/2007		— (2)		
		(1,210 01105)			7.2	11.5		
Ivy Hill Asset Management, L.P. (8)(10)	Asset management services	Member interest (100.00% interest) Eirst lion conjor		6/15/2009	244.0	304.7		
	Asset-backed financial services company	First lien senior secured loan (\$21.5 par due 6/2017)	11.05% (Libor + 10.00%/Q)	6/24/2014	21.5	18.82)		
LSQ Funding Group, L.C. and LM LSQ	Asset based lender	Senior subordinated loan (\$3.0 par	10.50%	6/15/2017	3.0	3.0(2)		

Investors LLC (10)	due 6/2021)			
	Senior subordinated loan (\$27.0 par due 6/2021)	10.50%	6/25/2015	27.0 27.02)
20				

Company(1)	Business Description	Investment Membership units (3,275,000 units)	Interest(6)(12)	Acquisition Date 6/25/2015		rt Fzaid Value 3.8	Percentage of Net Assets
Restaurants and						33.8) 438.5	6.22%
Food Services ADF Capital, Inc., ADF Restaurant Group, LLC, and ARG Restaurant Holdings, Inc. (8)	Restaurant owner and operator	First lien senior secured loan (\$3.4 par due 12/2018)	19.25% PIK (Libor + 18.00%/Q)	12/22/2016	3.4	3.4(2)(17)	
		First lien senior secured loan (\$44.5 par due 12/2018)		11/27/2006	39.9	11.(22)(16)	
		Promissory note (\$27.4 par due 12/2023) Warrant to		11/27/2006	13.8	—(2)	
		purchase up to 0.95 units of Series D common stock (expires 12/2023)		12/18/2013		—(2)	
		First lien senior			57.1	14.7	
Benihana, Inc. (22)	Restaurant owner and operator	secured revolving loan (\$0.7 par due 7/2018) First lien senior	10.00% (Base Rate + 5.75%/Q)	8/21/2012	0.7	0.7(2)(17)(21))
		secured revolving loan (\$0.8 par due 7/2018)	8.30% (Libor + 7.00%/Q)	8/21/2012	0.8	0.8(2)(17)(21)
		010)		12/28/2016	0.3	0.3(2)(17)	

		secured loan (\$0.3 par due 1/2019)	8.25% (Libor + 7.00%/Q)			
		First lien senior secured loan (\$4.8 par due 1/2019)	8.25% (Libor + 7.00%/Q)	8/21/2012	4.8	4.6(4)(17)
ab		T . 1			6.6	6.4
Cozzini Bros., Inc. and BH-Sharp Holdings LP (22)	Provider of commercial knife sharpening and cutlery services in the restaurant industry	First lien senior secured revolving loan (\$1.0 par due 3/2023)	6.62% (Libor + 5.50%/Q)	3/10/2017	1.0	1.0(2)(17)
		First lien senior secured loan (\$17.8 par due 3/2023)	6.62% (Libor + 5.50%/Q)	3/10/2017	17.8	17.62)(17)
		First lien senior secured loan (\$4.6 par due 3/2023)	6.62% (Libor + 5.50%/Q)	3/10/2017	4.6	4.6(4)(17)
		Common units (2,950,000 units)		3/10/2017	3.0	2.8(2)
					26.4	26.0
DineInFresh, Inc.	Meal-delivery provider	First lien senior secured loan (\$3.3 par due 7/2018) Warrant to	10.02% (Libor + 8.75%/M)	12/19/2014	3.2	3.3(2)(17)
		purchase up to 143,079 shares of Series A preferred stock (expires 12/2024)		12/19/2014		— (2)
					3.2	3.3
Garden Fresh Restaurant Corp. and GFRC Holdings LLC (8)(22)	Restaurant owner and operator	First lien senior secured revolving loan (\$1.4 par due 2/2022) First lien senior	10.50% (Libor + 9.00%/Q)	4/26/2017	1.4	1.4(2)(17)(21)
		secured loan (\$40.1 par due 2/2022)	10.50% (Libor + 9.00%/Q)	10/3/2013	40.1	40.(2)(17)
		Class A units (42,433,125 shares)		2/1/2017		1.2(2)
					41.5	42.7

Edgar Filing: ARES CAPITAL	CORP - Form 10-Q
----------------------------	------------------

Global Franchise Group, LLC and GFG Intermediate Holding, Inc. Heritage Food Service Group, Inc. and WCI-HFG Holdings, LLC	Worldwide franchisor of quick service restaurants	First lien senior secured loan (\$58.7 par due 12/2019)	10.45% (Libor + 9.15%/Q)	12/18/2014	58.7	58.73)(17)
	and replacement parts for commercial kitchen equipment	Second lien senior secured loan (\$31.6 par due 10/2022)	9.80% (Libor + 8.50%/Q)	10/20/2015	31.6	31.(2)(17)
		Preferred units (3,000,000 units)		10/20/2015	3.0 34.6	3.5(2)
	Convenience food service retailer	First lien senior secured loan (\$1.2 par due 9/2015) Second lien		4/1/2010	1.2	0.5(2)(16)
		second here senior secured loan (\$19.4 par due 9/2015)		4/1/2010		— (2)(16)
		Preferred units (10,000 units)		10/28/2010	_	—(2)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		r fizie d Value	Percentage of Net Assets
		Class A common units (25,001 units) Class B		4/1/2010		—(2)	
		common units (1,122,452 units)		4/1/2010		—(2)	
					1.2	0.5	
OTG Management, LLC (22)	Airport restaurant operator	First lien senior secured loan (\$4.9 par due	9.70% (Libor + 8.50%/Q)	8/26/2016	4.9	4.9(2)(17)	
		8/2021) First lien senior secured loan (\$1.6 par due	9.74% (Libor + 8.50%/Q)	8/26/2016	1.6	1.6(2)(17)	
		8/2021) First lien senior secured loan (\$97.8 par due	9.70% (Libor + 8.50%/Q)	8/26/2016	97.8	97.(83)(17)	
		8/2021) Senior subordinated loan (\$23.2 par	17.50%	8/26/2016	23.0	23.(22)	
		due 2/2022) Class A preferred units (3,000,000 units)		8/26/2016	30.0	32. (2)	
		Common units (3,000,000 units) Warrant to		1/5/2011	3.0	9.6(2)	
		purchase up to 7.73% of common units (expires		6/19/2008	0.1	21.(2)	
		6/2018) Warrant to purchase 0.60% of the common units deemed		8/29/2016		—(2)	
		outstanding					

		(expires 12/2018)					
					160.4	4190.6	
Restaurant Holding Company, LLC	Fast food restaurant operator	First lien senior secured loan (\$33.8 par due 2/2019)	8.98% (Libor + 7.75%/Q)	3/13/2014	33.7	33.(B)(17)	
Restaurant Technologies, Inc. (22)	Provider of bulk cooking oil management services to the restaurant and fast food service industries	First lien senior secured revolving loan (\$0.2 par due 11/2021) First lien senior	8.25% (Base Rate + 4.00%/Q)	11/23/2016	0.2	0.2(2)(17)(21)	
		revolving loan (\$1.3 par due 11/2021)	8.25% (Base Rate + 4.00%/Q)	11/23/2016		1.3(2)(17)(21)	
					1.5		
Power					424.9	9412.6 5.85%)
Generation							
Alphabet Energy, Inc.	Technology developer to convert waste-heat into electricity	First lien senior secured loan (\$3.4 par due 8/2017) Series 1P		12/16/2013	3.3	2.4(2)(16)	
		Series 1B preferred stock (12,976 shares) Warrant to		6/21/2016	0.2	—(2)	
		purchase up to 125,000 shares of Series 2 preferred stock (expires 12/2023)		6/30/2016	0.1	—(2)	
CPV Maryland		Senior			3.6	2.4	
Holding Company II, LLC	Gas turbine power generation facilities operator	subordinated loan (\$45.0 par due 12/2020) Warrant to	5.00% Cash, 5.00% PIK	8/8/2014	45.0	41.(2)	
		purchase up to 4 units of common stock (expires 8/2018)		8/8/2014		—(2)(20)	
		Sonion			45.0	41.6	
DESRI VI Management Holdings, LLC	Wind power generation facility operator	Senior subordinated loan (\$13.9 par due 12/2021)	10.00%	12/24/2014	13.9	13.(22)	

Green Energy Partners, Stonewall LLC and Panda Stonewall Intermediate Holdings II LLC	Gas turbine power generation facilities operator	First lien senior secured loan (\$25.0 par due 11/2021)	6.80% (Libor + 5.50%/Q)	11/13/2014	24.8	23.(2)(17)
		Senior subordinated loan (\$20.1 par due 12/2021) Senior	8.00% Cash, 5.25% PIK	11/13/2014	20.1	18.(22)
		subordinated loan (\$93.8 par due 12/2021)	8.00% Cash, 5.25% PIK	11/13/2014		87. 9 2) 7130.1
Joule Unlimited					12011	15011
Technologies, Inc. and Stichting Joule Global Foundation	Renewable fuel and chemical production developer	First lien senior secured loan (\$8.5 par due 10/2018)		3/31/2015	8.1	1.4(2)(16)
22						

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Ezcid Value	Percentage of Net Assets
		Warrant to purchase up to 32,051 shares of Series C-2 preferred stock (expires 7/2023)		7/25/2013		— (2)(9)	
La Paloma	Natural gas fired,	Second lien			8.1	1.4	
Generating Company, LLC	combined cycle plant operator	senior secured loan (\$10.0 par due 2/2020)		2/20/2014	8.8	— (2)(16)
Moxie Patriot LLC	Gas turbine power generation facilities operator	First lien senior secured loan (\$34.1 par due 12/2020)	7.05% (Libor + 5.75%/Q)	12/19/2013	33.9	31.02)(17)
Noonan Acquisition Company, LLC	Gas turbine power generation facilities operator	Senior subordinated loan (\$19.1 par due 10/2017)	10.25% PIK	7/22/2016	19.1	19.(2)	
Panda Liberty LLC (fka Moxie Liberty LLC)	Gas turbine power generation facilities operator	First lien senior secured loan (\$5.0 par due 8/2020)	7.80% (Libor + 6.50%/Q)	5/8/2017	4.6	4.7(2)(17)
		First lien senior secured loan (\$34.5 par due 8/2020)	7.80% (Libor + 6.50%/Q)	8/21/2013		32.82)(17)
		Einst lien semien			38.9	37.0	
Panda Temple Power II, LLC	Gas turbine power generation facilities operator	First lien senior secured loan (\$19.7 par due 4/2019)	7.30% (Libor + 6.00%/Q)	4/3/2013	19.6	17.72)(17)
Panda Temple Power, LLC	Gas turbine power generation facilities operator	First lien senior secured revolving loan (\$2.3 par due 4/2018)	12.25% (Base Rate + 8.00%/Q)	4/28/2017	2.3	2.3(2)(17)
		First lien senior secured loan (\$24.8 par due 3/2022)		3/6/2015		17.@2)(16)
				10/20/2014		20.2 30. % 2)	

PERC Holdings 1 LLC	Operator of recycled energy, combined heat and power, and energy efficiency facilities	Class B common units (21,653,543 units)						
Riverview Power LLC	Operator of natural gas and oil fired power generation facilities	First lien senior secured loan (\$63.6 par due 12/2022)	9.55% (Libor + 8.25%/Q)	12/29/2016				
Manufacturing					440.8	409.7	5.81	%
Chariot Acquisition, LLC (22)	Aftermarket golf cart parts and accessories	First lien senior secured loan (\$18.8 par due 9/2021) First lien senior	7.50% (Libor + 6.25%/Q)	1/3/2017	18.6	18.23)(17)	ļ	
		secured loan (\$9.6 par due 9/2021)	7.50% (Libor + 6.25%/Q)	1/3/2017	9.5	9.3(4)(17)]	
					28.1	27.5		
Component Hardware Group, Inc. (22)	Commercial equipment	First lien senior secured revolving loan (\$1.9 par due 7/2019)	5.50% (Libor + 4.50%/Q)	7/1/2013	1.9	1.9(2)(17)	I	
		First lien senior secured loan (\$7.9 par due 7/2019)	5.80% (Libor + 4.50%/Q)	7/1/2013	7.9	7.9(4)(17)	I	
					9.8	9.8		
Dorner Holding Corp. (22)	Manufacturer of precision unit conveyors	First lien senior secured revolving loan (\$1.0 par due 3/2022) First lien senior	9.00% (Base Rate + 4.75%/Q)	3/15/2017	1.0	1.0(2)(17)	I	
		secured revolving loan (\$0.5 par due 3/2022) First lien senior	7.05% (Libor + 5.75%/Q)	3/15/2017	0.5	0.5(2)(17)	I	
		secured loan (\$7.4 par due 3/2023)	7.05% (Libor + 5.75%/Q)	3/15/2017	7.4	7.4(2)(17)	J	
					8.9	8.9		
ETG Holdings, Inc. (8)	Industrial woven products	Common stock (3,000 shares)		1/3/2017		_		
Foamex Innovations, Inc.	Advanced polymer foam products	(2,708 shares)		1/3/2017	_			
		Series B common stock (455 shares)		1/3/2017	—	_		
			-	8/13/2015		(2)(20)	I	

Harvey ToolCutting tool provider to
the metalworkingFirst lien senior
secured revolving
loanAnd Harvey ToolindustryloanHolding, LLC(22)Image: Comparison of the secured revolving

23

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fzeid Value	Percentage of Net Assets
		Senior subordinated loan (\$28.3 par due 9/2020)	11.00%	8/13/2015	28.3	28.62)	
		Class A membership units (851 units)		3/28/2014	0.9	2.0(2)	
					29.2	30.3	
Ioxus, Inc (7)	Energy storage devices	First lien senior secured loan (\$0.7 par due 12/2019) First lien senior		4/29/2014	0.7	0.7(2)(15)
	secured loan (\$10.2 par due 12/2019) Series CC	12.00% PIK	4/29/2014	10.0	10.¢2)(15)	
	preferred stock (67,330,609 shares)		1/27/2017	0.7	— (2)		
		Warrant to purchase up to 1,210,235 shares of Series BB preferred stock (expires 8/2026)		1/28/2016		— (2)	
		Warrant to purchase up to 336,653,045 shares of Series CC preferred stock (expires 1/2027) Warrant to		1/27/2017		— (2)	
		purchase up to 3,038,730 shares of common stock (expires 1/2026)		1/28/2016		— (2)	
					11.4	11.1	
KPS Global LLC	Walk-in cooler and freezer systems	First lien senior secured loan (\$3.0 par due 4/2022)	3.65% (Libor + 2.50%/Q)	4/5/2017	3.0	3.0(2)(17)
		• /		4/5/2017	16.6	16.62)(17)

		First lien senior secured loan (\$16.6 par due 4/2022)	8.54% (Libor + 7.39%/Q)			
		First lien senior secured loan (\$7.2 par due 4/2022)	8.54% (Libor + 7.39%/Q)	4/5/2017	7.2	7.2(4)(17)
Mada an East	M				26.8	26.8
MacLean-Fogg Company and MacLean-Fogg Holdings, L.L.C.	Manufacturer and supplier for the power utility and automotive markets worldwide	subordinated loan (\$101.4 par due 10/2025)	10.50% Cash, 3.00% PIK	10/31/2013	101.4	101(24)
		Preferred units (70,183 units)	4.50% Cash, 9.25% PIK	10/9/2015	74.8	
		First lien senior			176.2	176.2
Niagara Fiber Intermediate Corp. (22)	Insoluble fiber filler products	secured revolving loan (\$1.9 par due 5/2018)		5/8/2014	1.8	1.1(2)(16)
		First lien senior secured loan (\$1.3 par due 5/2018) First lien senior		5/8/2014	1.2	0.7(2)(16)
		secured loan (\$12.1 par due 5/2018)		5/8/2014	11.3	7.1(2)(16)
	Deilneed	·			14.3	8.9
Nordco Inc. (22)	Railroad maintenance-of-way machinery	First lien senior secured revolving loan	-	8/26/2015		— (2)(20)
Pelican Products, Inc.	Flashlights	Second lien senior secured loan (\$40.0 par due 4/2021)	9.55% (Libor + 8.25%/Q)	4/11/2014	40.0	38.02)(17)
Saw Mill PCG Partners LLC	Metal precision engineered components Elastomeric parts,	Common units (1,000 units)		1/30/2007	1.0	— (2)
SI Holdings, Inc.	mid-sized composite structures, and composite tooling	Common stock (1,500 shares)		5/30/2014	1.5	1.5(2)
Sonny's Enterprises, LLC (22)	Manufacturer and supplier of car wash equipment, parts and supplies to the conveyorized car wash market	First lien senior secured loan (\$0.4 par due 12/2022)	6.05% (Libor + 4.75%/Q)	6/1/2017	0.4	0.4(2)(17)
		First lien senior secured loan (\$0.2 par due 12/2022)	6.05% (Libor + 4.75%/Q)	5/3/2017	0.2	0.2(2)(17)
TPTM Merger					0.6	0.6

loan (\$0.8 par due 9/2018) First lien senior secured revolving 7.67% (Libor loan (\$0.5 par due + 6.50%/Q) 9/12/2013 0.5 0.5(2)(17) 9/2018)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		t izeit Value	Percentage of Net Assets
		First lien senior secured loan (\$10.5 par due 9/2018)	9.67% (Libor + 8.67%/Q)	9/12/2013	10.5	10.53)(17)
		First lien senior secured loan (\$6.2 par due 9/2018)	9.67% (Libor + 8.67%/Q)	9/12/2013	6.2	6.2(4)(17)
		First lien senior secured loan (\$6.5 par due 9/2018)	9.97% (Libor + 8.67%/Q)	9/12/2013	6.5	6.5(3)(17)
		First lien senior secured loan (\$3.8 par due 9/2018)	9.97% (Libor + 8.67%/Q)	9/12/2013	3.8	3.8(4)(17)
					28.3	28.3	
WP CPP Holdings, LLC	Precision engineered castings	Second lien senior secured loan (\$19.7 par due 4/2021)	8.92% (Libor + 7.75%/Q)	1/3/2017	18.8	18.32)(17)
		uue 4/2021)			394.9	386.2	5.48%
Food and Beverage							
American Seafoods Group LLC and American Seafoods Partners LLC (22)	Harvester and processor of seafood	First lien senior secured revolving loan (\$0.5 par due 8/2021)	8.25% (Base Rate + 4.00%/Q)	8/19/2015	0.5	0.5(2)(17)
LLC (22)		First lien senior secured loan (\$6.6 par due 8/2021)	6.23% (Libor + 5.00%/Q)	8/19/2015	6.6	6.6(4)(17)
		First lien senior secured loan (\$0.1 par due 8/2021)	8.25% (Base Rate + 4.00%/Q)	8/19/2015	0.1	0.1(4)(17)
		Second lien senior secured loan (\$55.0 par due 2/2022)	10.23% (Libor + 9.00%/Q)	8/19/2015	55.0	55.@2)(17)

		Class A units (77,922 units) Warrant to		8/19/2015	0.1	0.1(2)
		purchase up to 7,422,078 Class A units (expires 8/2035)		8/19/2015	7.4	11.32)
		T ' (1' '			69.7	73.6
Eagle Family Foods Group LLC	Manufacturer and producer of milk products	First lien senior secured loan (\$21.6 par due 12/2021) First lien senior	10.35% (Libor + 9.05%/Q)	8/22/2016	21.6	21.23)(17)
		secured loan (\$54.8 par due 12/2021)	10.35% (Libor + 9.05%/Q)	12/31/2015	54.5	53.7(3)(17)
Edward Dar 9		Einst ling and in			76.1	74.9
Edward Don & Company, LLC and VCP-EDC Co-Invest, LLC	Distributor of foodservice equipment and supplies	First lien senior secured loan (\$47.9 par due 9/2022)	9.66% (Libor + 8.50%/Q)	3/31/2017	47.9	47.92)(17)
		Membership units (2,970,000 units)		6/9/2017	3.0	3.0(2)
		First lien senior			50.9	50.9
FPI Holding Corporation (8)	Distributor of fruits	secured loan (\$0.6 par due 6/2018)		1/3/2017	0.4	0.6(16)
GF Parent LLC	Producer of low-acid, aseptic food and beverage products	Class A preferred units (2,940 units) Class A		5/13/2015	2.9	2.1(2)
		common units		5/13/2015	0.1	— (2)
		(60,000 units)			3.0	2.1
JWC/KI Holdings, LLC	Foodservice sales and marketing agency	Membership units (5,000 units)		11/16/2015	5.0	4.7(2)
Kettle Cuisine, LLC	Manufacturer of fresh refrigerated and frozen food products	Second lien senior secured loan (\$28.5 par due 2/2022) First lien senior	10.84% (Libor + 9.75%/Q)	8/21/2015	28.5	28.5(2)(17)
NECCO Holdings, Inc. (8)(22)	Producer and supplier of candy	revolving loan (\$16.5 par due 11/2017)		1/3/2017	5.3	4.6(16)
		First lien senior secured loan (\$9.9 par due		1/3/2017	0.9	1.2(16)

		11/2017) Common stock (860,189 shares)	1/3/2017		
				6.2	5.8
RF HP SCF Investor, LLC	Branded specialty food company	Membership interest (10.08% interest)	12/22/2016	12.5	12.92)
25					

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		r tFæirl Value	Percentage of Net Assets
Teasdale Foods, Inc. (22)	Provider of private label and branded food products to the retail, foodservice and wholesale channels	First lien senior secured loan (\$1.2 par due 10/2020)	9.91% (Libor + 8.75%/Q)	6/30/2017	1.2	1.2(2)(17)	
		Second lien senior secured loan (\$33.6 par due 10/2021) Second lien	10.05% (Libor + 8.75%/Q)	1/3/2017	33.6	33.(2)(17)	
		second hen senior secured loan (\$21.3 par due 10/2021) Second lien	9.91% (Libor + 8.75%/Q)	1/3/2017	21.3	21.(2)(17)	
		senior secured loan (\$31.5 par due 10/2021)	9.92% (Libor + 8.75%/Q)	1/3/2017	31.5	31.(2)(17)	
		,				87.6 9341.6	4.85%
Education							
Campus Management Acquisition Corp. (7)	Education software developer	Preferred stock (485,159 shares)		2/8/2008	10.5	10.@2)	
Excelligence Holdings Corp.	Developer, manufacturer and retailer of educational products	loan (\$13.0 par due 4/2023)	7.21% (Libor + 6.00%/Q)	4/17/2017	13.0	12.02)(17)	
Infilaw Holding, LLC (22)	Operator of for-profit law schools	First lien senior secured revolving loan (\$6.0 par due 2/2018)		8/25/2011	6.0	2.5(2)(16)(21))
		Series A preferred units (1.248899 units)		8/25/2011	128.1	l — (2)(16)	
		Series A-1 preferred units (0.025463		7/29/2016	2.5	—(2)	
		units)		10/19/2012	9.2	—(2)	

		Series B preferred units (0.391467 units)				
					145.8	2.5
Instituto de Banca y Comercio, Inc. & Leeds IV Advisors, Inc. (22)	Private school operator	First lien senior secured revolving loan (\$12.0 par due 5/2018)	Rate +	5/18/2017	12.0	12. (£)(17)
		First lien senior secured loan (\$3.0 par due 12/2018) Series B	10.50% (Libor + 9.00%/Q)	10/31/2015	3.0	3.0(2)(17)
		preferred stock (1,750,000 shares)		8/5/2010	5.0	—(2)
		Series C preferred stock (2,512,586 shares) Senior		6/7/2010	0.7	—(2)
		preferred series A-1 shares (163,902 shares)		10/31/2015	119.4	- 47. (2)
		Common stock (20 shares)		6/7/2010	_	—(2)
					140.1	62.0
Lakeland Tours, LLC (22)	Educational travel provider	First lien senior secured revolving loan (\$1.6 par due 2/2022) First lien	6.04% (Libor + 4.75%/M)		1.6	1.6(2)(17)(21)
		senior secured loan (\$5.0 par due 2/2022) First lien	5.87% (Libor + 4.75%/Q)	2/10/2016	4.9	5.0(2)(17)
			10.74% (Libor + 9.74%/Q)	2/10/2016	31.3	31.(3)(17)
		Coord Line			37.8	38.3
Liaison Acquisition, LLC (22)	Provider of centralized applications services to educational associations	Second lien senior secured loan (\$15.0 par due 8/2023)	10.34% (Libor + 9.25%/Q)	2/9/2017	14.7	15.(2)(17)
PIH Corporation and Primrose	Franchisor of education-based early	First lien senior secured	6.31% (Libor + 5.25%/Q)	12/13/2013	0.6	0.6(2)(17)

Holding Corporation (22)	childhood centers	revolving loan (\$0.6 par due 12/2018) Common stock (7,227 shares)	1/3/2017	17.0	22.1
				17.6	22.7
R3 Education Inc., Equinox EIC Partners LLC and Sierra Education Finance Corp.	Medical school operator	Preferred stock (1,977 shares)	7/30/2008	0.5	0.5(2)
i munee Corp.		Common membership interest (15.76% interest) Warrant to purchase up to 27,890 shares (expires	9/21/2007 12/8/2009		34.(2) 0.1(2)
		11/2019)			

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date	Cost	Value	Percentage of Net Assets
Regent Education, Inc.	Provider of software solutions designed to optimize the financial aid and enrollment processes	due 1/2021)	12.00% (Libor + 8.00% Cash, 2.00% PIK/M)	7/1/2014	16.3 3.1	35.1 3.2(2)	
		First lien senior secured loan (\$0.1 par due 1/2021) Warrant to		7/1/2014	0.1	0.1(2)	
		purchase up to 987 shares of common stock (expires 12/2026)		12/23/2016	_	— (2)	
		Warrant to purchase up to 5,393,194 shares of common stock (expires 12/2026)		12/23/2016		— (2)	
		12/2020)			3.2	3.3	
RuffaloCODY, LLC (22)	Provider of student fundraising and enrollment management services	First lien senior secured revolving loan	-	5/29/2013		— (2)(20))
Severin Acquisition, LLC (22)	Provider of student information system software solutions to the K-12 education market	loan (\$38.7 par due 7/2022)	10.05% (Libor + 8.75%/Q)	2/1/2017	37.8	38.72)(17)
		loan (\$3.1 par due 7/2022)	10.30% (Libor + 9.00%/Q)	1/3/2017	3.1	3.1(2)(17)
		Second lien senior secured loan (\$3.1 par due 7/2022)	10.30% (Libor + 9.00%/Q)	10/14/2016	3.1	3.1(2)(17	())
		Second lien senior secured loan (\$5.5 par	10.05% (Libor + 8.75%/Q)	1/3/2017	5.5	5.5(2)(17	⁽)

		loan (\$4.2 par due 7/2022)	10.05% (Libor + 8.75%/Q)	10/28/2015	4.1	4.2(2)(17)
		Second lien senior secured loan (\$4.4 par due 7/2022) Second lien	10.55% (Libor + 9.25%/Q)	1/3/2017	4.4	4.4(2)(17)
			10.55% (Libor + 9.25%/Q)	2/1/2016	3.2	3.3(2)(17)
			10.05% (Libor + 8.75%/Q)	1/3/2017	20.0	20.02)(17)
		senior secured loan (\$15.0 par due 7/2022) Second lien	10.05% (Libor + 8.75%/Q)	7/31/2015	14.8	15.@2)(17)
			10.55% (Libor + 9.25%/Q)	1/3/2017	2.8	2.8(2)(17)
		senior secured loan (\$2.8 par due 7/2022)	10.55% (Libor + 9.25%/Q)	8/8/2016	2.8	2.8(2)(17)
		a · ·			101.6	102.9
WCI-Quantum Holdings, Inc.	Distributor of instructional products, services and resources	Series A preferred stock (1,272 shares)		10/24/2014	1.0	1.0(2)
Containers and	services and resources	(1,272 shares)			501.6	305.9 4.34%
Packaging						
GS Pretium Holdings, Inc.	Manufacturer and supplier of high performance plastic containers	Common stock (500,000 shares)		6/2/2014	0.5	0.8(2)
ICSH Parent, Inc. and Vulcan Container Services Holdings, Inc. (22)	Industrial container manufacturer, reconditioner and servicer	Second lien senior secured loan (\$63.6 par due 4/2025)	9.17% (Libor + • 8.00%/Q)	4/28/2017	62.9	63. 6 2)(17)
(22)		Series A common stock (24,900 shares)		4/28/2017	2.5	2.7(2)
		silaitsj			65.4	66.3

LBP Intermediate Holdings LLC (22)	Manufacturer of paper and corrugated foodservice packaging	First lien senior secured revolving loan First lien	-	7/10/2015		— (2)(20)
		senior secured loan (\$11.9 par due 7/2020) First lien	6.80% (Libor + 5.50%/Q)	7/10/2015	11.8	11.03)(17)
		senior secured loan (\$5.0 par due 7/2020)	6.80% (Libor + 5.50%/Q)	7/10/2015	5.0	5.0(4)(17)
		,			16.8	16.9

As of June 30, 2017 (dollar amounts in millions) (unaudited)

Company(1) Microstar	Business Description	Investment	Interest(6)(12)	Acquisition Date	Amort Ezeid Cost Value	Percentage of Net Assets
Logistics LLC, Microstar Global Asset Management LLC, and MStar Holding	Keg management solutions provider	Second lien senior secured loan (\$78.5 par due 12/2018)	8.71% (Libor + 7.50%/Q)	12/14/2012	78.5 78.52)(17	7)
Corporation		Second lien senior secured loan (\$54.0 par due 12/2018) Second lien	8.71% (Libor + 7.50%/Q)	12/14/2012	54.0 54. (B)(17	7)
		senior secured loan (\$10.0 par due 12/2018)	8.71% (Libor + 7.50%/Q)	12/14/2012	10.0 10.04)(17	7)
		Common stock (50,000 shares)		12/14/2012	4.0 7.5(2)	
					146.5 150.0	
NSI Holdings, Inc.	Manufacturer of plastic containers for the wholesale nursery industry	Series A preferred stock (2,192 shares)		1/3/2017		
		Warrant to purchase up to 648 shares of common stock (expires 11/2017)		1/3/2017		
Ranpak Corp.	Manufacturer and marketer of paper-based protective packaging	Second lien senior secured loan (\$15.6 par due 10/2022)	8.42% (Libor + 7.25%/Q)	1/3/2017	15.0 15.22)(17	7)
Environmental Services	systems and materials	uut 10/2022)			244.2 249.2	3.53%
MPH Energy Holdings, LP	Operator of municipal recycling facilities	Limited partnership interest (3.13%		1/8/2014	— — (2)	
		interest)		3/1/2011	8.8 — (2)	

Pegasus Community Energy, LLC	Operator of municipal recycling facilities	Preferred stock (1,000 shares)				
Soil Safe, Inc. and Soil Safe Acquisition Corp. (8)(22)	Provider of soil treatment, recycling and placement services	First lien senior secured revolving loan	-	1/3/2017		— (2)(20)
		First lien senior secured loan (\$15.1 par due 12/2018) Second lien	8.00% (Libor + 6.25%/Q)	1/3/2017	15.1	15.(2)(17)
		senior secured loan (\$12.7 par due 7/2019) Senior	10.75% (Libor + 7.75%/Q)	1/3/2017	12.7	12.72)(17)
		subordinated loan (\$33.8 par due 12/2019) Senior	16.50%	1/3/2017	33.8	33.82)
		subordinated loan (\$29.3 par due 12/2019)	14.50%	1/3/2017	29.3	29.82)
		Senior subordinated loan (\$27.9 par due 12/2019)		1/3/2017	11.5	1.6(2)(16)
		Common stock (810 shares)		1/3/2017		_
	Provider of water				102.4	92.5
Storm UK Holdco Limited and Storm US Holdco Inc. (22)	infrastructure software	First lien senior secured loan (\$4.6 par due 5/2023)	6.67% (Libor + 5.50%/Q)	5/5/2017	4.6	4.5(2)(17)
Waste Pro USA, Inc	Waste management services	Second lien senior secured loan (\$75.6 par due 10/2020)	8.71% (Libor + 7.50%/Q)	10/15/2014	75.6	75.63)(17)
Automotive Services					191.4	172.6 2.45%
A.U.L. Corp. (22)	Provider of vehicle service contracts and limited warranties for passenger vehicles	First lien senior secured loan (\$7.9 par due 6/2023)	6.125% (Libor + 5.00%/Q)	6/7/2017	7.9	7.7(2)(17)
AEP Holdings, Inc. and Arrowhead Holdco Company	Distributor of non-discretionary, mission-critical aftermarket replacement	First lien senior secured loan (\$1.3 par due 8/2021)	7.93% (Libor + 6.75%/Q)	12/14/2016	1.3	1.3(2)(17)

	parts						
		First lien senior secured loan (\$2.0 par due 8/2021)	7.93% (Libor + 6.75%/Q)	1/5/2017	2.0	2.0(2)(17)	
		Common stock (3,467 shares)		8/31/2015	3.5	3.8(2)	
					6.8	7.1	
ChargePoint, Inc.	Developer and operator of electric vehicle charging stations	Second lien senior secured loan (\$20.0 par due 8/2020)	10.05% (Libor + 8.75%/M)	12/24/2014	19.6	20.02)(17)	
20							

As of June 30, 2017 (dollar amounts in millions) (unaudited)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		t Ezzid Value	Percentage of Net Assets
		Warrant to purchase up to 809,126 shares of Series E preferred stock (expires 12/2024)		12/30/2014	0.3	2.1(2)	
					19.9	22.1	
Dent Wizard International Corporation and DWH Equity Investors, L.P.	Automotive reconditioning services	Second lien senior secured loan (\$50.0 par due 10/2020)	9.87% (Libor + 8.75%/Q)	4/7/2015	50.0	50.03)(17))
		Class A common stock (10,000 shares)		4/7/2015	0.2	0.5(2)	
		Class B common stock (20,000 shares)		4/7/2015	0.4	1.0(2)	
					50.6	51.5	
Eckler Industries, Inc. (22)	Restoration parts and accessories provider for classic automobiles	First lien senior secured revolving loan (\$2.0 par due 9/2017)	9.25% (Base Rate + 5.00%/Q)	7/12/2012	2.0	1.8(2)(17)
		First lien senior secured loan (\$6.8 par due 9/2017)	7.25% (Libor + 6.00%/Q)	7/12/2012	6.8	6.2(3)(17))
		First lien senior secured loan (\$25.0 par due 9/2017)	7.25% (Libor + 6.00%/Q)	7/12/2012	25.0	23.03)(17))
		Series A preferred stock (1,800 shares)		7/12/2012	1.8	— (2)	
		Common stock (20,000 shares)		7/12/2012	0.2	— (2)	
					35.8	31.0	
EcoMotors, Inc.	Engine developer	First lien senior secured loan (\$9.8 par due 3/2018)		9/1/2015	9.5	0.2(2)(16))
		,		12/28/2012		— (2)	

		Warrant to purchase up to 321,888 shares of Series C preferred stock (expires 12/2022) Warrant to purchase up to 70,000 shares of Series C preferred stock (expires 2/2025)		2/24/2015	_	— (2)
					9.5	0.2
ESCP PPG Holdings, LLC (7)	Distributor of new equipment and aftermarket parts to the heavy-duty truck industry	Class A units (3,500,000 units)		12/14/2016	3.5	2.7(2)
Simpson Performance Products, Inc.	Provider of motorsports safety equipment	First lien senior secured loan (\$18.3 par due 2/2020)	8.39% (Libor + 7.39%/Q)	2/20/2015	18.3	18.\$3)(17)
SK SPV IV, LLC	Collision repair site operators	Series A common stock (12,500 units)		8/18/2014	0.6	3.1(2)
		Series B common stock (12,500 units)		8/18/2014	0.6	3.1(2)
					1.2 153.5	6.2 146.8 2.08%
Oil and Gas						
Lonestar Prospects, Ltd.	Sand based proppant producer and distributor to the oil and natural gas industry	(\$15.1 par due 3/2021)	9.20% (Libor + 8.00%/Q)	3/1/2017	15.1	15.(2)(17)
		First lien senior secured loan (\$75.1 par due 3/2021)	9.20% (Libor + 8.00%/Q)	3/1/2017	75.1	75.(3)(17)
					90.2	90.2
	Exploration and production company	Senior subordinated loan (\$30.0 par due 4/2022)	9.50% (Libor + 8.00%/Q)	5/5/2017	29.6	29.62)(17)
Petroflow Energy Corporation and TexOak Petro Holdings LLC (7)	Oil and gas exploration and production company	First lien senior secured loan (\$14.2 par due 6/2019)	3.05% (Libor + 2.00%/Q)	6/29/2016	13.5	13.02)(17)
(7)				6/29/2016	21.9	3.5(2)(16)

	Second lien senior secured loan (\$23.6 par due 12/2019) Common units (202,000 units)	6/29/2016	11.1 — 46.5 16.5	
			166.3 136.3	1.93%
Wholesale Distribution				

As of June 30, 2017 (dollar amounts in millions) (unaudited)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fzeid Value	Percentage of Net Assets
DFS Holding Company, Inc.	Distributor of maintenance, repair, and operations parts, supplies, and equipment to the foodservice industry	First lien senior secured loan (\$4.7 par due 2/2022)	6.30% (Libor + 5.00%/Q)	3/1/2017	4.7	4.6(2)(17)	
Flow Solutions Holdings, Inc.	Distributor of high value fluid handling, filtration and flow control products	loan (\$6.0 nar	10.17% (Libor + 9.00%/Q)	12/16/2014	6.0	5.6(2)(17)	
		senior secured loan (\$29.5 par due 10/2018)	10.17% (Libor + 9.00%/Q)	12/16/2014	29.4	27.(2)(17)	
					35.4	33.0	
KHC Holdings, Inc. and Kele Holdco, Inc. (22)	Catalog-based distribution services provider for building automation systems	First lien senior secured loan (\$69.2 par due 10/2022)	7.30% (Libor + 6.00%/Q)	1/3/2017	69.2	69. (3)(17)	
		Common stock (30,000 shares)		1/3/2017	3.1	2.8	
					72.3	72.0 109.6	1.56%
Aerospace and					112.9	109.0	1.50%
Defense		First lien					
Cadence Aerospace, LLC	Aerospace precision components manufacturer	senior secured loan (\$4.0 par due 5/2018) Second lien	7.50% (Libor + 6.25%/Q)	5/15/2012	4.0	3.9(4)(17)	
		senior secured loan (\$5.0 par due 5/2019) Second lien	20.00% PIK	4/17/2017	5.0	5.0(2)	
		senior secured loan (\$79.7 par due 5/2019)	11.50% (Libor + 10.25%/Q)	5/10/2012		73.(2)(17)	
					88.7	82.2	

81

Jazz Acquisition, Inc.	Designer and distributor of aftermarket replacement components to the commercial airlines industry	Second lien senior secured loan (\$25.0 par due 6/2022)	8.05% (Libor + 6.75%/Q)	1/3/2017		22.(2)(17) 2 104.2	1.48%
Chemicals							
AMZ Holding Corp. (22)	Specialty chemicals manufacturer	First lien senior secured loan (\$15.2 par due 6/2022)	6.22% (Libor + 5.00%/Q)	6/27/2017	15.2	15.@)(17)	
Borchers Americas, Inc.	Provider of performance enhancing coating additives	First lien senior secured loan (\$5.0 par due 1/2024) Warrant to	6.05% (Libor + 4.75%/Q)	1/12/2017	5.0	5.0(4)(17)	
Genomatica, Inc.	Developer of a biotechnology platform for the production of chemical products	purchase 322,422 shares of Series D preferred stock (expires 3/2023) First lien		3/28/2013		— (2)	
K2 Pure Solutions Nocal, L.P. (22)	Chemical producer	senior secured revolving loan (\$1.5 par due 2/2021) First lien	8.36% (Libor + 7.13%/Q)	8/19/2013	1.5	1.5(2)(17)	
		senior secured loan (\$40.0 par due 2/2021) First lien	7.23% (Libor + 6.00%/Q)	8/19/2013	40.0	40.(3)(17)	
		senior secured loan (\$13.0 par due 2/2021)	7.23% (Libor + 6.00%/Q)	8/19/2013	13.0	13.04)(17)	
					54.5	54.5	
Kinestral Technologies, Inc.	Designer of adaptive, dynamic glass for the commercial and residential markets.	First lien senior secured loan (\$6.2 par due 10/2018) Warrant to	8.91% (Libor + 7.75%/M)	4/22/2014	6.1	6.2(2)(15)(17))
		purchase up to 325,000 shares of Series A preferred stock (expires 4/2024)		4/22/2014	0.1	0.3(2)	
		······································		4/9/2015		—(2)	

Warrant to purchase up to 131,883 shares of Series B preferred stock (expires	
4/2025) 6.2 6.5	
80.9 81.2 Retail	1.15%

As of June 30, 2017 (dollar amounts in millions) (unaudited)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fæid Value	Percentage of Net Assets
Fashion Holding Luxembourg SCA (Modacin/Camaeiu) (8)(9)	Retailer of women's clothing	Preferred stock (241,776,675 shares)		1/3/2017		_	
Galls, LLC	Distributor of apparel products to safety professionals	Second lien senior secured loan (\$14.3 par due 8/2021) Second lien		1/3/2017	14.3	14.3 (2)(17)
		second hen senior secured loan (\$26.0 par due 8/2021)		1/3/2017	26.0	26.0 (2)(17)
					40.3	40.3	
Paper Source, Inc. and Pine Holdings, Inc. (22)	Retailer of fine and artisanal paper products	First lien senior secured loan (\$9.6 par due 9/2018) Class A	7.40% (Libor + 6.25%/Q)	9/23/2013	9.6	9.6 (4)(17)
		common stock (36,364 shares)		9/23/2013	6.0	5.3 (2)	
		D ' (1)			15.6	14.9	
Things Remembered, Inc. and TRM Holdco Corp. (7)(22)	Personalized gifts retailer	First lien senior secured revolving loan (\$0.3 par due 2/2019) First lien	9.03% (Libor + 8.00%/Q)	8/30/2016	0.3	0.3 (2)(17)
		senior secured loan (\$11.7 par due 3/2020)		8/30/2016	10.5	1.8 (2)(16)
		Common stock (10,631,940 shares)		8/30/2016			
					16.9 72.8		0.81%
Health Clubs		Einst lie :					
Athletic Club Holdings, Inc.	Premier health club operator	First lien senior secured loan (\$35.0 par due 10/2020)		10/11/2007	35.0	35.0 (3)(17)
	Health club franchisor	,		7/31/2012	4.2	4.7 (2)	

CFW Co-Invest, L.P., NCP Curves, L.P. and Curves International Holdings, Inc.		Limited partnership interest (4,152,165 shares) Limited partnership interest (2,218,235 shares) Common stock (1,680 shares)		7/31/2012 11/12/2014			(2)(9) (2)(9)	
					0.4 41.4			0.60%
Farming and Agriculture								
QC Supply, LLC (22)	Specialty distributor and solutions provider to the swine and poultry markets	First lien senior secured revolving loan (\$4.0 par due 12/2021) First lien	7.23% (Libor + 6.00%/Q)	12/29/2016	4.0	4.0	(2)(17))
		senior secured loan (\$11.3 par due 12/2022) First lien	-	12/29/2016	11.3	11.3	(2)(17))
		senior secured loan (\$15.0 par due 12/2022)		12/29/2016	15.0	15.0	(4)(17))
		due 12/2022)			30.3	30.3 30.3		0.43%
Printing, Publishing and Media					50.5	50.5		0.45%
		Limited						
Earthcolor Group, LLC	Printing management services	liability company interests (9.30%) First lien		5/18/2012	_			
EDS Group (8)(9)	Provider of print and digital services	senior secured loan (\$0.4 par due 6/2019) First lien	6.00% (Libor + 5.00%/Q)	1/3/2017	0.4	0.4	(17)	
		senior secured loan (\$0.6 par due 6/2019) First lien	6.00% (Libor + 5.00%/Q)	1/3/2017	0.5	0.6	(17)	
		senior secured loan (\$0.2 par due 6/2019)	6.00% (Libor + 5.00%/Q)	1/3/2017	0.2	0.2	(17)	
		/		1/3/2017	0.5	0.6	(17)	

First lien senior secured loan (\$0.6 par due 6/2019) First lien	6.00% (Libor + 5.00%/Q)						
senior secured loan (\$0.4 par due 6/2019) First lien		1/3/2017	0.3	0.4	(17)		
senior secured loan (\$0.1 par due 6/2019) Senior		1/3/2017	0.1	0.1	(17)		
subordinated loan (\$7.1 par due 6/2019) Senior	3.13%	1/3/2017	4.7	7.1			
subordinated loan (\$7.2 par due 6/2019) Preferred stock	3.13%	1/3/2017	4.8	7.2			
(61,229 shares)		1/3/2017				0.1	0.1

As of June 30, 2017 (dollar amounts in millions) (unaudited)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date	Amot fraie d Cost Value	Percentage of Net Assets
		Common stock (2,432,750 shares)		1/3/2017	_	4.7
Roark-Money Mailer LLC	Marketer, advertiser and distributor of coupons in the mail industry	Membership units (35,000 units)		1/3/2017		11.621.4
The Teaching Company Holdings, Inc.	Education publications provider	Preferred stock (10,663 shares) Common		9/29/2006	1.1 2.0 (2)	
		stock (15,393 shares)		9/29/2006	— — (2)	1.1 2.0
Computers and Electronics						12.7 Q.33 4%
Everspin Technologies, Inc. (5)	Designer and manufacturer of computer memory solutions	Warrant to purchase up to 18,461 shares of common stock (expires 10/2026)		6/5/2015	0.4 — (5)	
Imaging Business Machines, L.L.C. and Scanner Holdings Corporation (8)	Provider of high-speed intelligent document scanning hardware and software	Senior subordinated loan (\$8.3 par due 6/2022)	14.00%	1/3/2017	8.1 8.3 (2)	
		Senior subordinated loan (\$8.3 par due 6/2022)	14.00%	1/3/2017	8.1 8.3 (2)	
		Series A preferred stock (66,424,135 shares)		1/3/2017	— 6.6	
		Class A common		1/3/2017		

Hotel Services Pyramid Management		stock (33,173 shares) Class B common stock (134,214 shares) First lien		1/3/2017			6.223.2 6.6 0.33%
Advisors, LLC and Pyramid Investors, LLC	Hotel Operator	senior secured loan (\$3.0 par due 7/2021)		7/15/2016	3.0	2.9 (2)(17)	
		First lien senior secured loan (\$19.5 par due 7/2021) Membership	11.10% (Libor + 10.10%/Q)	7/15/2016	19.4	18.9(3)(17)	
		units (990,369 units)		7/15/2016	1.0	0.6 (2)	
		units)				22.4 22.4	0.32%
Telecommunications			10.000		23.1	22.1	0.5270
Adaptive Mobile Security Limited (9)	Developer of security software for mobile communications networks		12.00% (EURIBOR + 9.00% Cash, 1.00% PIK/M) 12.00%	1/16/2015	1.4	1.6 (2)(15)(17)
		senior secured loan (\$0.4 par	(EURIBOR +	1/16/2015	0.4	0.5 (2)(15)(17)
		senior secured loan (\$1.1 par	(EURIBOR +	10/17/2016	1.0	1.3 (2)(15)(17)
			1.00 /0 1 110 101)		2.8	3.4	
American Broadband Holding Company and Cameron Holdings of NC, Inc.	Broadband communication services	Warrant to purchase up to 208 shares (expires 11/2017) Warrant to		11/7/2007	_	4.1	
		purchase up to 200 shares (expires 9/2020)		9/1/2010		10.0	
)				14.1	

As of June 30, 2017 (dollar amounts in millions) (unaudited)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date	Amortized Cost	Fair Value	Percentage of Net Assets
CHL, LTD.	Repair and service solutions provider for cable, satellite and telecommunications based service providers	Warrant to purchase up to 120,000 shares of Series A common stock		1/3/2017	_		
		Warrant to purchase up to 280,000 shares of Series B common stock		1/3/2017	_		
		Warrant to purchase up to 80,000 shares of Series C common stock		1/3/2017	_		
LTG Acquisition, Inc.	Designer and manufacturer of display, lighting and passenger communication systems for mass transportation markets	Class A membership units (5,000 units)		1/3/2017	5.1	4.0	
Startec Equity, LLC (8)	Communication services	Member interest		4/1/2010	—	—	
Commercial Real Estate Financial ACAS Real					7.9	21.5	0.30%
Estate Holdings Corporation	Real estate holding company	Common stock (1,001 shares)		1/3/2017	2.6	2.3	
(8)				1/3/2017	_	_	

NECCO Realty Investments LLC (8)	Real estate holding company	Membership units (7,450 units)					
Parmenter Woodland Park Plaza, LLC	Real estate holding company	First lien senior secured loan (\$17.8 par due 9/2018)	5.95% (Libor + 4.90%/Q)	1/3/2017	16.5	16.0	(17)
)			19.1	18.3	0.26%
Housing and Building Materials							
		First lien senior					
Halex Holdings, Inc. (8)(22)	Manufacturer of flooring installation products	secured revolving loan (\$1.1 par		1/24/2017	1.1	1.1	
		due 12/2018) Common					
		stock (51,853		1/3/2017		_	
		shares)			1.1 1.1 \$11,735.4	1.1 1.1 \$11,498.0	0.02% 163.08%

Other than the Company's investments listed in footnote 7 below (subject to the limitations set forth therein), the Company does not "Control" any of its portfolio companies, for the purposes of the Investment Company Act of 1940, as amended (together with the rules and regulations promulgated thereunder, the "Investment Company Act"). In general, under the Investment Company Act, the Company would "Control" a portfolio company if the

(1) Act"). In general, under the Investment Company Act, the Company would "Control" a portfolio company if the Company owned more than 25% of its outstanding voting securities (i.e., securities with the right to elect directors) and/or had the power to exercise control over the management or policies of such portfolio company. All of the Company's portfolio company investments, which as of June 30, 2017 represented 163% of the Company's net assets or 93% of the Company's total assets, are subject to legal restrictions on sales.

These assets are pledged as collateral for the Revolving Credit Facility (as defined below) and, as a result, are not (2) directly available to the creditors of the Company to satisfy any obligations of the Company other than the Company's obligations under the Revolving Credit Facility (see Note 5 to the consolidated financial statements).

These assets are owned by the Company's consolidated subsidiary Ares Capital CP Funding LLC ("Ares Capital CP"), are pledged as collateral for the Revolving Funding Facility (as defined below) and, as a result, are not (3) directly available to the creditors of the Company to satisfy any obligations of the Company other than Ares Capital CP's obligations under the Revolving Funding Facility (see Note 5 to the consolidated financial statements).

These assets are owned by the Company's consolidated subsidiary Ares Capital JB Funding LLC ("ACJB"), are (4)pledged as collateral for the SMBC Funding Facility (as defined below) and, as a result, are not directly available to

the creditors of the Company to satisfy any obligations of the Company other than ACJB's obligations under the SMBC Funding Facility (see Note 5 to the consolidated financial statements).

These assets are owned by the Company's consolidated subsidiary Ares Venture Finance, L.P. ("AVF LP"), are pledged as collateral for the SBA-guaranteed debentures (the "SBA Debentures") and, as a result, are not directly available to the creditors of the Company to satisfy any obligations of the Company other than AVF LP's obligations (see Note 5 to the consolidated financial statements). AVF LP operates as a Small Business Investment Company ("SBIC") under the provisions of Section 301(c) of the Small Business Investment Act of 1958, as amended.

(6) Investments without an interest rate are non-income producing.

As defined in the Investment Company Act, the Company is deemed to be an "Affiliated Person" and "Control" this portfolio company because it owns 5% or more of the portfolio company's outstanding voting securities or it (7) has the power to exercise control over the management or policies of such portfolio company (including through a management agreement). Transactions during the six months ended June 30, 2017 in which the issuer was an Affiliated Person (but not a portfolio company that the Company is deemed to Control) are as follows:

(in millions) Company	Purchas (cost)	eRedempt (cost)	ti Sas esInterest (cost)ncome serv	ital Divide Oth er cturing incomencom vice fees	Net realiz egains (los	Net zed unrealized sses) gains (losses)
Campus Management Acquisition Corp.	\$ —	\$ —	\$ _\$ _ \$	_\$ _\$	\$ —	\$ (0.1)
Crown Health Care Laundry Services, LLC and Crown Laundry Holdings, LLC	\$ 2.0	\$ 0.1	\$\$ 0.4 \$	_\$ _\$ 0.2	\$ —	\$ 0.4
ESCP PPG Holdings, LLC	\$ —	\$ —	\$ _\$ _ \$	_\$ _\$	\$ —	\$ (1.1)
Financial Asset Management Systems, Inc. and FAMS Holdings, Inc.	\$ 3.0	\$ 3.0	\$\$\$	_\$ _\$	\$ —	\$ —
Ioxus, Inc	\$ —	\$ —	\$ -\$ 0.7 \$	_\$ _\$	\$ —	\$ 0.1
Multi-Ad Services, Inc.	\$ —	\$ —	\$ _\$ \$	_\$ _\$	\$ 0.1	\$ —
Petroflow Energy Corporation and TexOak Petro Holdings LLC	\$ —	\$ 2.6	\$ -\$ 0.2 \$	_\$ _\$	\$ 0.1	\$ (2.5)
PIH Corporation and Primrose Holding Corporation	\$ 16.9	\$ —	\$\$\$	_\$ _\$	\$ —	\$ 2.6
Shock Doctor, Inc. and Shock Doctor Holdings, LLC	\$ —	\$ —	\$ -\$ 5.3 \$	_\$ _\$	\$ —	\$ (2.1)
Things Remembered, Inc. and TRM Holdco Corp.	\$ 2.8	\$ 2.5	\$ _\$ \$	_\$_\$_	\$ —	\$ (1.5)
UL Holding Co., LLC	\$ —	\$ —	\$ -\$ 1.6 \$	_\$_\$_	\$ —	\$ 2.8

As defined in the Investment Company Act, the Company is deemed to be both an "Affiliated Person" and "Control" this portfolio company because it owns more than 25% of the portfolio company's outstanding voting securities or it has the power to exercise control over the management or policies of such portfolio company (8) (1-1) is not security of the power to exercise control over the management or policies of such portfolio company

(8) (including through a management agreement). Transactions during the six months ended June 30, 2017 in which the issuer was both an Affiliated Person and a portfolio company that the Company is deemed to Control are as follows:

34

					Capital				Net	
(in millions)	Purchase	eℜedempti	osales	Interes	t	Divide	ntther	Net realize	d	ed
Company	(cost)	(cost)	(cost)	income	service	income	incom	Net realize legains (loss	es)	
10th Street, LLC and New 10th										
Street, LLC	\$—	\$ 53.3	\$0.6	\$2.0	\$ —	\$ —	\$ —	\$ 34.5	\$ (34.7)
ACAS 2007-1 CLO	\$ <i>—</i>	\$ —	\$ —	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ —	
ACAS Equity Holdings	ψ	ψ—	φ—	ψ		ψ	ψ	ψ —	ψ	
Corporation	\$0.5	\$ —	\$—	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ (0.1)
*										
ACAS Real Estate Holdings	\$2.6	\$ —	\$—	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ —	
Corporation										
ADF Capital, Inc., ADF	¢	¢	¢	¢ 0 2	¢	¢	¢	¢	¢ (1C 0	`
Restaurant Group, LLC, and ARG	\$ <i>—</i>	\$ —	\$—	\$0.3	\$ —	\$—	\$—	\$ —	\$ (16.9)
Restaurant Holdings, Inc.	• • • • •	• • • •	
Alcami Holdings, LLC	\$268.0	\$ 5.2	\$ <u> </u>	\$13.0	\$ —	\$ —	\$ 1.1	\$ —	\$ 18.4	
AllBridge Financial, LLC	\$ <u> </u>	\$ —	\$ <u> </u>	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ (0.4)
Ares IIIR/IVR CLO Ltd.	\$ <i>—</i>	\$ 5.2	\$—	\$ <i>—</i>	\$ —	\$ —	\$—	\$ —	\$ (0.4)
Bellotto Holdings Limited	\$193.6	\$ —	\$—	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ 54.5	
Callidus Capital Corporation	\$ <i>—</i>	\$ —	\$—	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ —	
Ciena Capital LLC	\$—	\$ —	\$—	\$0.4	\$ —	\$ —	\$ —	\$ —	\$ 8.8	
CoLTS 2005-1	\$—	\$ —	\$—	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ —	
CoLTS 2005-2	\$ <i>—</i>	\$ —	\$ —	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ —	
Columbo Midco Limited,										
Columbo Bidco Limited and	\$27.9	\$ —	\$—	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ 7.2	
Columbo Topco Limited										
Community Education Centers,										
Inc. and CEC Parent Holdings	\$ <i>—</i>	\$ 36.2	\$38.1	\$1.2	\$ —	\$ 8.4	\$ —	\$ 24.4	\$ (10.9)
LLC										/
Competitor Group, Inc., Calera										
XVI, LLC and Champion Parent	\$0.5	\$ 18.5	\$42.8	\$10	\$ —	\$ —	\$ —	\$ (20.6)	\$ 17.9	
Corporation	ψ0.5	ψ 10.5	ψ 42.0	ψ1.0	Ψ	Ψ	Ψ	φ(20.0)	ψ 17.7	
CSHM LLC	\$ <i>—</i>	\$ —	\$—	\$ <i>—</i>	\$ —	\$ <i>—</i>	\$ —	\$ —	\$ —	
EDS Group	\$ <u></u> \$11.8	\$ <u></u> \$ 0.1	\$ <u> </u>	\$ <u>0.3</u>	\$	φ	\$	\$\$	\$ <u> </u>	
-	\$11.8 \$—	\$ 0.1 \$ —	»— \$—	\$0.3 \$—	。— \$—	ф\$	» — \$ —	\$\$	\$ 9.7 \$ —	
ETG Holdings, Inc.										
European Capital Private Debt LP	\$97.9	\$ 0.3	\$97.7	\$ —	\$ —	\$ <i>—</i>	\$ —	\$ 1.1	\$ —	
European Capital UK SME Debt	\$29.8	\$ 3.4	\$0.8	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ (0.1)	\$ 2.3	
LP										
Fashion Holding Luxembourg	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —	
SCA (Modacin/Camaeiu)										
FPI Holding Corporation	\$0.4	\$ —	\$—	\$ <i>—</i>	\$ —	\$ —	\$—	\$ —	\$ 0.2	
Garden Fresh Restaurant Corp.	\$8.0	\$ 8.1	\$ —	\$2.2	\$ —	\$ —	\$ 0.1	<u>s —</u>	\$ 3.2	
and GFRC Holdings LLC								Ŷ		
Halex Holdings, Inc.	\$1.1	\$ —	\$ —	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ —	
HALT Medical, Inc.	\$0.7	\$ —	\$0.6		\$ —	\$ —	\$ —	\$ —	\$ —	
Hard 8 Games, LLC	\$9.4	\$ —	\$9.4	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ 4.6	\$ —	
HCI Equity, LLC	\$ <i>—</i>	\$ —	\$—	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ —	
Imaging Business Machines,										
L.L.C. and Scanner Holdings	\$16.1	\$ —	\$—	\$1.2	\$ —	\$ —	\$ 0.3	\$ —	\$ 7.1	
Corporation										
Ivy Hill Asset Management, L.P.	\$228.6	\$ 155.5	\$—	\$ <i>—</i>	\$ —	\$ 20.0	\$ —	\$ —	\$ 2.4	
-										

LLSC Holdings Corporation (dba Lawrence Merchandising	\$ 19.2	\$ —	\$—	\$—	\$ —	\$ —	\$ —	\$ —	\$ 0.4	
Services) Miles 33 (Finance) Limited	\$15.2	\$ 0.9	\$—	\$0.7	\$ —	\$ —	\$ —	\$ —	\$ 6.8	
Montgomery Lane, LLC and Montgomery Lane, Ltd.	\$2.2	\$ 2.2	\$—	\$—	\$ —	\$—	\$—	\$ 1.2	\$ 0.6	
MVL Group, Inc.	\$ <i>—</i>	\$ —	\$—	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ —	
NECCO Holdings, Inc.	\$34.0	\$ 27.6	\$—	\$—	\$ —	\$—	\$ —	\$ —	\$ (0.5)
NECCO Realty Investments LLC	\$32.7	\$ 27.4	\$6.4	\$1.2	\$ —	\$—	\$ —	\$ 13.0	\$ —	
Orion Foods, LLC	\$ <i>—</i>	\$ —	\$—	\$—	\$ —	\$—	\$ —	\$ —	\$ —	
Pillar Processing LLC and PHL Investors, Inc.	\$—	\$ —	\$—	\$—	\$ —	\$—	\$ —	\$ —	\$ —	
Rug Doctor, LLC and RD Holdco Inc.	\$ 30.9	\$ —	\$—	\$ 0.9	\$ —	\$ —	\$ —	\$ —	\$ (5.3)
S Toys Holdings LLC (fka The Step2 Company, LLC)	\$ <i>—</i>	\$ —	\$—	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ 6.8	\$ (5.7)
Senior Direct Lending Program, LLC	\$125.4	\$ 1.3	\$—	\$ 20.7	\$ 4.7	\$ —	\$ 0.8	\$ —	\$ —	
Senior Secured Loan Fund LLC	\$ —	\$ —	\$—	\$63.3	\$ 0.7	\$—	\$ 4.2	\$ —	\$ 6.3	
Soil Safe, Inc. and Soil Safe Acquisition Corp.	\$101.7	\$ 3.2	\$—	\$6.5	\$ —	\$—	\$ 0.4	\$ —	\$ (9.9)
Startec Equity, LLC	\$ <i>—</i>	\$ —	\$—	\$ <i>—</i>	\$ —	\$ —	\$ —	\$ —	\$ —	
The Greeley Company, Inc. and HCP Acquisition Holdings, LLC	\$ <i>—</i>	\$ —	\$12.8	\$—	\$ —	\$—	\$ —	\$ (12.8) \$ 12.8	

* Together with Varagon Capital Partners ("Varagon") and its clients, the Company has co-invested through the Senior Direct Lending Program LLC (d/b/a the "Senior Direct Lending Program" or the "SDLP"). The SDLP has been

capitalized as transactions are completed and all portfolio decisions and generally all other decisions in respect of the SDLP must be approved by an investment committee of the SDLP consisting of representatives of the Company and Varagon (with approval from a representative of each required); therefore, although the Company owns more than 25% of the voting securities of the SDLP, the Company does not believe that it has control over the SDLP (for purposes of the Investment Company Act or otherwise) because, among other things, these "voting securities" do not afford the Company the right to elect directors of the SDLP or any other special rights (see Note 4 to the consolidated financial statements).

Together with GE Global Sponsor Finance LLC and General Electric Capital Corporation (together, "GE"), the Company has co-invested through the Senior Secured Loan Fund LLC (d/b/a the "Senior Secured Loan Program" or the "SSLP"). The SSLP has been capitalized as transactions are completed and all portfolio decisions and generally all other decisions in respect of the SSLP must be approved by an investment committee of the SSLP consisting of ** representatives of the Company and GE (with approval from a representative of each required); therefore, although the Company owns more than 25% of the voting securities of the SSLP, the Company does not believe that it has control over the SSLP (for purposes of the Investment Company Act or otherwise) because, among other things, these "voting securities" do not afford the Company the right to elect directors of the SSLP or any other special rights (see Note 4 to the consolidated financial statements).

Non-U.S. company or principal place of business outside the U.S. and as a result is not a qualifying asset under
 Section 55(a) of the Investment Company Act. Under the Investment Company Act, the Company may not acquire any non-qualifying asset unless, at the time such acquisition is made, qualifying assets represent at least 70% of the Company's total assets.

Exception from the definition of investment company under Section 3(c) of the Investment Company Act and as a result is not a qualifying asset under Section 55(a) of the Investment Company Act. Under the Investment
 (10) Company Act, the Company may not acquire any non-qualifying asset unless, at the time such acquisition is made, qualifying assets represent at least 70% of the Company's total assets.

In the first quarter of 2011, the staff of the Securities and Exchange Commission (the "Staff") informally communicated to certain business development companies ("BDCs") the Staff's belief that certain entities, which would be classified as an "investment company" under the Investment Company Act but for the exception from the definition of "investment company" set forth in Rule 3a-7 promulgated under the Investment Company Act, could not be treated as eligible portfolio companies (as defined in Section 2(a)(46) under Investment Company Act, (i.e. not eligible to be included in a BDC's 70% "qualifying assets" basket). Subsequently, in August 2011 the Securities and Exchange Commission issued a concept release (the "Concept Release") which stated that "[a]s a general matter, the Commission presently does not believe that Rule 3a-7 issuers are the type of small, developing and financially troubled businesses in which the U.S. Congress intended BDCs primarily to invest"

(11) and requested comment on whether or not a 3a-7 issuer should be considered an "eligible portfolio company". The Company provided a comment letter in respect of the Concept Release and continues to believe that the language of Section 2(a)(46) of the Investment Company Act permits a BDC to treat as "eligible portfolio companies" entities that rely on the 3a-7 exception. However, given the current uncertainty in this area (including the language in the Concept Release) and subsequent discussions with the Staff, the Company has, solely for purposes of calculating the composition of its portfolio pursuant to Section 55(a) of the Investment Company Act, identified such entities, which include the SSLP, as "non-qualifying assets" should the Staff ultimately disagree with the Company's position. Pursuant to Section 55(a) of the Investment Company Act (using the Staff's methodology described above solely for this purpose), 28% of the Company's total assets are represented by investments at fair value and other assets that are considered "non-qualifying assets" as of June 30, 2017.

Variable rate loans to the Company's portfolio companies bear interest at a rate that may be determined by reference to either LIBOR or an alternate base rate (commonly based on the Federal Funds Rate or the Prime Rate), at the borrower's option, which reset annually (A), semi-annually (S), quarterly (Q), bi-monthly (B), monthly (M) or daily (D). For each such loan, the Company has provided the interest rate in effect on the date presented.

In addition to the interest earned based on the stated interest rate of this security, the Company is entitled to receive an additional interest amount of 2.00% on \$73.4 aggregate principal amount of a "first out" tranche of the

(13)portfolio company's senior term debt previously syndicated by the Company into "first out" and "last out" tranches, whereby the "first out" tranche will have priority as to the "last out" tranche with respect to payments of principal, interest and any other amounts due thereunder.

In addition to the interest earned based on the stated interest rate of this security, the Company is entitled to (14) receive an additional interest amount of 1.75% on \$63.1 aggregate principal amount of a "first out" tranche of the portfolio company's first lien senior secured loans, whereby the "first out" tranche will have priority as to the "last out" tranche with respect to payments of principal, interest and any other amounts due thereunder.

The Company is entitled to receive a fixed fee upon the occurrence of certain events as defined in the credit (15) agreement governing the Company's debt investment in the portfolio company. The fair value of such fee is included in the fair value of the debt investment.

(16) Loan was on non-accrual status as of June 30, 2017.

(17) Loan includes interest rate floor feature.

Represents the Company's yield on its investment in the SSLP at amortized cost. The certificates have a stated contractual coupon of LIBOR plus approximately 8.0% and also entitle the holders thereof to receive a portion of the excess cash flow from the SSLP's loan portfolio, after expenses. However, the SSLP Certificates are junior in (18) right of payment to the Senior Notes held by GE, and the Company expects that for so long as principal proceeds from SSLP repayments are directed entirely to repay the Senior Notes as discussed above, the yield on the SSLP Certificates will be lower than the stated coupon and continue to decline. See Note 4 to the consolidated financial statements for more information on the SSLP.

In addition to the interest earned based on the stated contractual interest rate of this security, the certificates entitle (19) the holders thereof to receive a portion of the excess cash flow from the SDLP's loan portfolio, after expenses, which may result in a return to the Company greater than the contractual stated interest rate.

As of June 30, 2017, no amounts were funded by the Company under this first lien senior secured revolving loan; (20) however, there were letters of credit issued and outstanding through a financial intermediary under the loan. See Note 7 to the consolidated financial statements for further information on letters of credit commitments related to certain portfolio companies.

As of June 30, 2017, in addition to the amounts funded by the Company under this first lien senior secured (21) revolving loan, there were also letters of credit issued and outstanding through a financial intermediary under the loan. See Note 7 to the consolidated financial statements for further information on letters of credit commitments related to certain portfolio companies.

As of June 30, 2017, the Company had the following commitments to fund various revolving and delayed draw senior secured and subordinated loans, including commitments to issue letters of credit through a financial intermediary on behalf of certain portfolio companies. Such commitments are subject to the satisfaction of certain

(22) conditions set forth in the documents governing these loans and letters of credit and there can be no assurance that such conditions will be satisfied. See Note 7 to the consolidated financial statements for further information on revolving and delayed draw loan commitments, including commitments to issue letters of credit, related to certain portfolio companies.

(in millions) Portfolio Company	Total	Less: drawn Total	Less:	Less:	Total net
	revolving	commitmentsundrawn	commitmentsundrawn commitmentsunavailable		
	and delayed	commitmen	commitmentssubstantially commitment		
	draw loan		at discretion	n due to	revolving

	commitmer	its			of the Company	borrowing base or other covenant restrictions	and delayed draw commitments
A.U.L. Corp.	\$ 1.3	\$		\$ 1.3	\$	\$	-\$ 1.3
Accruent, LLC	3.3			3.3			3.3
Achilles Acquisition LLC	4.1			4.1			4.1
Acrisure, LLC	18.1			18.1			18.1
ADCS Clinics Intermediate Holdings, LLC	5.0	(2.4)	2.6	_	_	2.6
ADG, LLC	13.7	(4.2)	9.5			9.5
Alcami Holdings LLC	30.0	(20.6)	9.4			9.4
Alita Care, LLC	5.0	(1.1)	3.9			3.9
American Seafoods Group LLC	22.0	(6.5)	15.5			15.5
AMZ Holding Corp.	3.4			3.4			3.4
Benihana, Inc.	3.3	(2.1)	1.2			1.2
BeyondTrust Software, Inc.	2.8			2.8	—		2.8
37							

(in millions) Portfolio Company	Total revolving and delayed draw loan commitmer	commitmen	undrawn	Less: commitmen substantially at discretion of the Company	y ₁ .	
CCS Intermediate Holdings, LLC	7.5	≬ 7.0	0.5			0.5
Champion Parent Corporation	0.7	0.7				
Chariot Acquisition, LLC	1.0		1.0			1.0
Ciena Capital LLC	20.0	≬ 14.0	6.0	≬6.0		
Clearwater Analytics, LLC	5.0	≬0.6	4.4	<u></u>		4.4
Component Hardware Group, Inc.	3.7	≬1.9	1.8			1.8
Convergint Technologies LLC	22.0	<u></u>	22.0			22.0
Cozzini Bros., Inc.	19.1	≬ 1.0	18.1			18.1
Crown Health Care Laundry Services, Inc.		≬0.6	14.4			14.4
CST Buyer Company	4.2	<u>10.0</u>	4.2			4.2
D4C Dental Brands, Inc.	4.2 5.0		5.0			4.2 5.0
DCA Investment Holding, LLC	5.8	 ≬1.6	4.2			4.2
Dorner Holding Corp.	3.3	~	4.2 1.8			4.2
č	5.5	≬ 1.5	1.0			1.0
DTI Holdco, Inc. and OPE DTI Holdings,	8.8		8.8			8.8
Inc. Faktor Industrias Inc.	4.0	X2 0	2.0	X2 ()		
Eckler Industries, Inc.		≬ 2.0	2.0 6.5	≬ 2.0		6.5
Emergency Communication Network, LLC						
Emerus Holdings, Inc.	2.0	 X1 0	2.0			2.0
EN Engineering, L.L.C.	5.0	≬ 1.2	3.8		_	3.8
Entertainment Partners, LLC	28.0		28.0			28.0
Faction Holdings, Inc.	2.0		2.0			2.0
Garden Fresh Restaurant Corp.	9.8	≬ 4.1	5.7			5.7
Gentle Communications, LLC	5.0		5.0			5.0
Greenphire, Inc.	2.0	≬ 0.5	1.5			1.5
Halex Holdings, Inc.	2.0	≬ 1.1	0.9			0.9
Harvey Tool Company, LLC	0.8		0.8			0.8
Hygiena Borrower LLC	5.3		5.3			5.3
ICSH Parent, Inc.	11.8		11.8			11.8
Infilaw Holding, LLC	20.0	≬9.0	11.0	≬ 11.0		
Instituto De Banca y Comercio, Inc (EduK		≬ 11.8	0.7			0.7
iPipeline, Inc.	4.0		4.0			4.0
Island Medical Management Holdings,	0.4		0.4			0.4
LLC						
Itel Laboratories, Inc.	2.5		2.5			2.5
JDC Healthcare Management, LLC	12.2	≬ 0.4	11.8		—	11.8
K2 Pure Solutions Nocal, L.P.	5.0	≬ 1.5	3.5	_	_	3.5
Key Surgical LLC	2.8	≬0.9	1.9	—	—	1.9
KHC Holdings, Inc.	6.9	—	6.9	_	_	6.9
Lakeland Tours, LLC	17.4	≬ 2.2	15.2	_	_	15.2
LBP Intermediate Holdings LLC	0.9	≬ 0.1	0.8	—	—	0.8

Liaison Acquisition, LLC	3.9		3.9	 	3.9
Massage Envy, LLC	5.0	≬ 1.5	3.5	 	3.5
McKenzie Sports Products, LLC	4.5		4.5	 	4.5
Ministry Brands LLC	17.8		17.8	 	17.8
MW Dental Holding Corp.	10.0	≬ 4.0	6.0	 	6.0
NECCO Holdings, Inc.	25.0	≬ 16.5	8.5	 	8.5
Niagara Fiber Intermediate Corp.	2.2	≬ 1.9	0.3	 	0.3
Nordco Inc	12.5		12.5	 	12.5
NSM Sub Holdings Corp.	5.0		5.0	 	5.0
OmniSYS Acquisition Corporation	2.5		2.5	 	2.5
Osmose Utilities Services, Inc.	6.0		6.0	 	6.0
OTG Management, LLC	15.7		15.7	 	15.7
Palermo Finance Corporation	1.1	≬ 0.1	1.0	 	1.0
Paper Source, Inc.	2.5		2.5	 	2.5
Pegasus Intermediate Holdings, LLC	5.0		5.0	 	5.0
PerfectServe, Inc.	4.0		4.0	 	4.0
PIH Corporation	3.3	≬ 0.6	2.7	 	2.7
_					

(in millions) Portfolio Company	Total revolving and delayed draw loan commitment	commitme	n nts	Total undrawn commitments	Less: commitment substantially at discretion of the Company	due to	
Professional Datasolutions, Inc.	1.9			1.9			1.9
QC Supply, LLC	26.7	(4.0)	22.7			22.7
Restaurant Technologies, Inc.	5.4	(1.9)	3.5			3.5
Retriever Medical/Dental Payments LLC	3.5	_		3.5			3.5
RuffaloCODY, LLC	7.7	(0.2)	7.5			7.5
Severin Acquisition, LLC	2.9			2.9			2.9
Shift PPC LLC	1.5	_		1.5			1.5
Soil Safe, Inc.	5.6	(4.2)	1.4			1.4
Sonny's Enterprises, LLC	1.8	_		1.8			1.8
SoundCloud Limited	5.0	—		5.0			5.0
Storm US Holdco Inc	1.1	—		1.1			1.1
Teasdale Foods, Inc.	0.8	—		0.8			0.8
The Gordian Group, Inc.	1.1			1.1			1.1
Things Remembered, Inc.	2.4	(0.3		2.1			2.1
Towne Holdings, Inc.	1.0	_		1.0			1.0
TPTM Merger Corp.	2.5	(1.3)	1.2			1.2
VRC Companies LLC	2.3	(0.1		2.2			2.2
Woodstream Group, Inc.	3.1			3.1			3.1
Zemax, LLC	3.0			3.0			3.0
ZocDoc, Inc.	10.0			10.0			10.0
Zywave, Inc.	10.5	<u> </u>		10.5		<u> </u>	10.5
	\$ 627.7	\$ (137.2)	\$ 490.5	\$ (19.0)	\$ -	-\$ 471.5

(23) As of June 30, 2017, the Company was party to subscription agreements to fund equity investments in private equity investment partnerships as follows:

(in millions) Portfolio Company	Total private equity commitme	Less: funded private equity commitm	Total unfunded private equity nentsommitme	Less: private equity commitments substantially at the endiscretion of the Company
Partnership Capital Growth Investors III, L.P.	\$ 5.0	\$ (4.4) \$ 0.6	\$\$ 0.6
PCG-Ares Sidecar Investment, L.P. and PCG-Ares Sidecar Investment II, L.P.	50.0	(11.6) 38.4	(38.4) —
Piper Jaffray Merchant Banking Fund I, L.P. European Capital UK SME Debt LP	2.0 31.1	(1.8 (16.3) 0.2) 14.8	— 0.2 (14.8) —

\$ 88.1 **\$** (34.1) **\$** 54.0 **\$** (53.2) **\$** 0.8

As of June 30, 2017, the Company had commitments to co-invest in the SSLP for its portion of the SSLP's (24) commitment to fund delayed draw loans of up to \$7.3. See Note 4 to the consolidated financial statements for more information on the SSLP.

As of June 30, 2017, the Company had commitments to co-invest in the SDLP for its portion of the SDLP's (25)commitment to fund delayed draw loans of up to \$36.2. See Note 4 to the consolidated financial statements for more information on the SDLP.

39

ARES CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULE OF INVESTMENTS As of December 31, 2016 (dollar amounts in millions)

Company(1) Investment Funds and	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fzeid Value	e	Percentage of Net Assets
Vehicles HCI Equity, LLC (8)(9)(10)	Investment company	Member interest (100.00% interest)		4/1/2010	\$	\$ 0.1		
Imperial Capita Private Opportunities, LP (10)(25)	l Investment partnership	Limited partnership interest (80.00% interest)		5/10/2007	4.0	16.8	(2)	
Partnership Capital Growth Fund I, L.P. (10)	Investment partnership	Limited partnership interest (25.00% interest)		6/16/2006	_	0.1	(2)	
Partnership Capital Growth Investors III, L.P. (10)(25)	Investment partnership	Limited partnership interest (2.50% interest) Limited		10/5/2011	2.7	3.2	(2)	
PCG-Ares Sidecar Investment II, L.P. (10)(25)	Investment partnership	partnership interest (100.00% interest)		10/31/2014	7.5	12.5	(2)	
PCG-Ares Sidecar Investment, L.P. (10)(25)	Investment partnership	Limited partnership interest (100.00% interest)		5/22/2014	3.4	4.2	(2)	
Piper Jaffray Merchant Banking Fund I L.P. (10)(25)	Investment , partnership	Limited partnership interest (2.00% interest) Subordinated		8/16/2012	1.7	1.5		
Senior Direct Lending Program, LLC (8)(10)(27)	Co-investment vehicle	certificates (\$269.8 par due 12/2036)(21)	9.00% (Libor + 8.00%/Q) (21)	7/27/2016	269.8	3 269.8	3	
		Member interest		7/27/2016		—		

Edgar Filing: ARES CAPITAL CORP - Form 10-Q								
		(87.50% interest)			260.9		,	
Senior Secured Loan Fund LLC (8)(11)(26)	Co-investment vehicle	Subordinated certificates (\$2,004.0 par due 12/2024)(20)	9.00% (Libor + 8.00%/M) (20)	10/30/2009		3 269.8 3. 4 ,914		
		Member interest (87.50% interest)		10/30/2009	_			
		,			1,938	8. 4 ,914	4.2	
VSC Investors LLC (10)	Investment company	Membership interest (1.95% interest)		1/24/2008	0.3	1.2	(2)	
Healthcare					2,227	.8,223	3.6	43.05%
Services Absolute Denta Management LLC and ADM	Dental services	First lien senior secured loan (\$18.8 par		1/5/2016	18.8	17.8	(3)(19)	
Equity, LLC		due 1/2022) First lien senior secured loan (\$5.0 par due 1/2022)	9.06% (Libor + 8.06%/Q)	1/5/2016	5.0	4.8	(4)(19)	
		Class A preferred units (4,000,000 units) Class A		1/5/2016	4.0	0.8	(2)	
		common units (4,000,000 units)		1/5/2016	_	0.8	(2)	
					27.8	24.2		
ADCS Billings Intermediate Holdings, LLC (24)	Dermatology practice	(\$1.6 par due 5/2022)	-	5/18/2016	1.6	1.6	(2)(19)(23)	
ADG, LLC and RC IV GEDC Investor LLC (24)	Dental services provider	First lien senior secured revolving loan (\$2.0 par due 9/2022)	5.75% (Libor + 4.75%/Q)	9/28/2016	2.0	2.0	(2)(19)	
		Second lien senior secured loan (\$87.5 par due 3/2024)	10.00% (Libor + 9.00%/Q)	9/28/2016	87.5	87.5	(2)(19)	
		aue 5/2027)		9/28/2016	3.0	3.0	(2)	

	_	-					
		Membership units (3,000,000 units)			92.5	02.5	
	Benefits				92.3	92.3	
Alegeus Technologies Holdings Corp.	administration and transaction processing provider	Preferred stock (2,997 shares)		12/13/2013	3.1	2.2	
	r	Common stock (3 shares)		12/13/2013	_	_	
		a			3.1	2.2	
Argon Medical Devices, Inc.	Manufacturer and marketer of single-use specialty medical devices	Second lien senior secured loan (\$9.0 par due 6/2022)	10.50% (Libor + 9.50%/Q)	12/23/2015	8.8	9.0	(2)(19)
AwarePoint Corporation	Healthcare technology platform developer	First lien senior secured loan (\$8.8 par due 6/2018)	11.50% (Libor + 10.50%/M)	9/5/2014	8.6	8.8	(2)(19)
		Warrant to purchase up to 3,213,367 shares of Series 1 preferred stock (expires 9/2024)		11/14/2014		0.6	(2)
CCS					8.6	9.4	
Intermediate Holdings, LLC	Correctional facility healthcare operator	First lien senior secured revolving loan (\$3.8 par due 7/2019)	5.00% (Libor + 4.00%/Q)	7/23/2014	3.8	3.2	(2)(19)(23)

As of December 31, 2016 (dollar amounts in millions)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fzeid Value	Percentage of Net Assets
		First lien senior secured revolving loan (\$1.6 par due 7/2019)	6.75% (Base Rate + 3.00%/Q)	7/23/2014	1.6	1.4(2)(19)(23)
		First lien senior secured loan (\$6.6 par due 7/2021) Second lien	5.00% (Libor + 4.00%/Q)	7/23/2014	6.6	5.6(2)(19)	
		senior secured loan (\$135.0 par due 7/2022)	9.38% (Libor + 8.38%/Q)	7/23/2014	134.0	101(23)(19)	
		Class A units (601,937 units)		8/19/2010	_	0.1(2)	
					146.0	111.6	
Correctional Medical Group Companies, Inc.	Correctional facility healthcare operator	First lien senior secured loan (\$3.1 par due 9/2021)	9.38% (Libor + 8.38%/Q)	9/29/2015	3.1	3.0(2)(19)	
		First lien senior secured loan (\$48.8 par due 9/2021)	9.38% (Libor + 8.38%/Q)	9/29/2015	48.8	47.(33)(19)	
D4C Dental					51.9	50.8	
Brands HoldCo, Inc. and Bambino Group Holdings, LLC (24)	Dental services provider	Class A preferred units (1,000,000 units)		12/21/2016	1.0	1.0(2)	
DCA Investment Holding, LLC (24)	Multi-branded dental practice management	First lien senior secured revolving loan (\$2.1 par due 7/2021) First lien senior	8.00% (Base Rate + 4.25%/Q)	7/2/2015	2.1	2.0(2)(19)(23)
		secured loan (\$18.9 par due 7/2021)	6.25% (Libor + 5.25%/Q)	7/2/2015	18.8	18.54)(19)	
DNAnexus, Inc.	Bioinformatics company			3/21/2014	20.9 9.5	20.5 9.7(2)(19)	

		First lien senior secured loan (\$9.7 par due 10/2018) Warrant to purchase up to 909,092 units of Series C preferred stock (expires 3/2024)	9.25% (Libor + 8.25%/M)	3/21/2014		0.1(2)
Global					9.5	9.8
Healthcare Exchange, LLC and GHX Ultimate Parent Corp.	On-demand supply chain automation solutions provider	Second lien senior secured loan (\$47.5 par due 8/2023)	9.75% (Libor + 8.75%/Q)	8/18/2016	46.8	47. 5 2)(19)
L		Class A common stock (1,788 shares)		3/11/2014	1.8	1.8(2)
		Class B common stock (980 shares)		3/11/2014		5.5(2)
					48.6	54.8
Greenphire, Inc. and RMCF III CIV XXIX, L.P (24)	Software provider for clinical trial management	First lien senior secured loan (\$1.5 par due 12/2018)	9.00% (Libor + 8.00%/M)	12/19/2014	1.5	1.5(2)(19)
		First lien senior secured loan (\$3.6 par due 12/2018)	9.00% (Libor + 8.00%/M)	12/19/2014	3.6	3.6(2)(19)
		Limited partnership interest (99.90% interest)		12/19/2014	1.0	1.2(2)
		Second lien			6.1	6.3
Hygiena Borrower LLC (24)	Adenosine triphosphate testing technology provider	second nen senior secured loan (\$10.0 par due 8/2023)	10.00% (Libor + 9.00%/Q)	8/26/2016	10.0	10.(2)(19)
INC Research Mezzanine Co-Invest, LLC	Pharmaceutical and biotechnology consulting services	Common stock (13,252 shares)		9/27/2010	_	0.7(2)
Intermedix Corporation	Revenue cycle management provider to the emergency healthcare industry	Second lien senior secured loan (\$112.0 par due 6/2020)	9.25% (Libor + 8.25%/Q)	12/27/2012	112.0	108(26)(19)
MC Acquisition Holdings I, LLC	Healthcare professional provider	Class A units (1,338,314 shares)		1/17/2014	1.3	1.2(2)

MW Dental Holding Corp. Dental so (24)	Dental services provider	(\$1.5 par due 4/2018)	9.00% (Libor + 7.50%/Q) 4/12/2011	1.5 1.5(2)(19)
		First lien senior secured loan (\$44.9 par due 4/2018)	9.00% (Libor + 7.50%/Q) 4/12/2011	44.9 44.92)(19)
		First lien senior secured loan (\$47.3 par due 4/2018)	9.00% (Libor + 7.50%/Q) 4/12/2011	47.3 47.83)(19)
		First lien senior secured loan (\$19.5 par due 4/2018)	9.00% (Libor + 4/12/2011 7.50%/Q)	19.5 19.54)(19)
				113.2 113.2

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Excid Value	Percentage of Net Assets
My Health Direct, Inc. (24)	Healthcare scheduling exchange software solution provider	First lien senior secured revolving loan (\$0.5 par due 9/2017)	8.75% (Base Rate + 5.00%/M)	9/18/2014	0.5	0.5(2)(19)
		First lien senior secured loan (\$1.3 par due 1/2018) Warrant to	10.75%	9/18/2014	1.3	1.3(2)	
		purchase up to 4,548 shares of Series D preferred stock (expires 9/2024)	l	9/18/2014		— (2)	
		<i>JI2021)</i>			1.8	1.8	
New Trident Holdcorp, Inc.	Outsourced mobile diagnostic healthcare service provider	Second lien senior secured loan (\$80.0 par due 7/2020)	10.75% (Libor + 9.50%/Q)	8/6/2013	79.1	80.02)(19)
NMSC Holdings, Inc. and ASP NAPA Holdings, LLC	Anesthesia management services provider	Second lien senior secured loan (\$72.8 par due 10/2023)	11.00% (Libor + 10.00%/Q)	4/19/2016	72.8	72.82)(19)
		Class A units (25,277 units)		4/19/2016	2.5	2.4(2)	
					75.3	75.2	
Nodality, Inc.	Biotechnology company	First lien senior secured loan (\$2.3 par due 8/2016) First lien senior		11/12/2015	2.1	0.4(2)(18)
		secured loan (\$10.9 par due 8/2016) Warrant to		4/25/2014	9.7	2.0(2)(18)
		purchase up to 3,736,255 shares of common stock (expires 3/2026)		3/15/16	_	— (2)	
		First lien senior			11.8	2.4	
NSM Sub Holdings Corp. (24)	Provider of customized mobility, rehab and adaptive seating systems	secured revolving loan (\$0.6 par due 10/2022)		10/3/2016	0.6	0.6(2)(19)

	_aga: 1g.			ŭŭ		
		First lien senior secured revolving loan (\$0.3 par due 10/2022)	7.75% (Base Rate + 4.00%/Q)	10/3/2016	0.3	0.3(2)(19)
					0.9	0.9
Precyse Acquisition Corp.)	Provider of healthcare information management technology and services	Second lien senior secured loan (\$10.0 par due 4/2023)	10.75% (Libor + 9.75%/Q)	4/20/2016	9.6	10.@2)(19)
OmniSYS Acquisition Corporation, OmniSYS, LLC, and OSYS Holdings, LLC (24)	Provider of technology-enabled solutions to pharmacies	First lien senior secured loan (\$5.9 par due 11/2018)	8.50% (Libor + 7.50%/Q)	11/21/2013	5.9	5.9(4)(19)
		Limited liability company membership interest (1.57%)		11/21/2013		0.7(2)
		0 11 .			6.9	6.6
Patterson Medical Supply, Inc.	Distributor of rehabilitation supplies and equipment	Second lien senior secured loan (\$78.0 par due 8/2023)	9.50% (Libor + 8.50%/Q)	9/2/2015	76.1	78.02)(19)
PerfectServe, Inc.	Communications software platform provider for hospitals and physician practices	First lien senior secured loan (\$9.0 par due 3/2020)	9.00% (Libor + 8.00%/M)	9/15/2015	8.7	9.0(2)(19)
		First lien senior secured loan (\$2.0 par due 6/2020)	9.00% (Libor + 8.00%/M)	9/15/2015	2.0	2.0(2)(19)
		First lien senior secured loan (\$3.0 par due 6/2021) Warrant to	9.00% (Libor + 8.00%/M)	9/15/2015	3.0	3.0(2)(19)
		purchase up to 28,428 shares of Series C preferred stock (expires 9/2025) Warrant to		9/15/2015	0.2	0.3(2)
		purchase up to 34,113 units of Series C preferred stock (expires 12/2023)		12/26/2013		0.3(2)
PhyMED Management LLC	Provider of anesthesia services	Second lien senior secured loan (\$47.2 par due	9.75% (Libor + 8.75%/Q)	12/18/2015		14.6 45.&2)(19)

Respicardia, Inc.	Developer of implantable therapies to improve cardiovascular health	5/2021) Warrant to purchase up to 99,094 shares of Series C preferred stock (expires 6/2022)		6/28/2012		— (2)	
Sarnova HC, LLC, Tri-Anim Health Services, Inc., and BEMS Holdings, LLC	Distributor of emergency medical service and respiratory products	Second lien senior secured loan (\$54.0 par due 7/2022)	10.50% (Libor + 9.50%/Q)	1/29/2016	54.0	54.(22)(19)	

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		t īzæit Value	Percentage of Net Assets
Transaction Data Systems, Inc.	Pharmacy management software provider	Second lien senior secured loan (\$7.8 par due 6/2022)	10.00% (Libor + 9.00%/Q)	6/15/2015	7.8	7.8 (2)(19)	
		Second lien senior secured loan (\$27.5 par due 6/2022)	10.00% (Libor + 9.00%/Q)	6/15/2015	27.5	27.5(2)(19))
					35.3	35.3	
U.S. Anesthesia Partners, Inc.	Anesthesiology service provider	(\$23.5 par due 9/2020)	10.25% (Libor + 9.25%/Q)	12/14/2015	23.5	23.5(2)(19))
		Second lien senior secured loan (\$50.0 par due 9/2020)	10.25% (Libor + 9.25%/Q)	9/24/2014	50.0	50.0(2)(19))
		,			73.5	73.5	
Urgent Cares of America Holdings I, LLC and FastMed Holdings I, LLC (24)	Operator of urgent care clinics	First lien senior secured loan (\$13.9 par due 12/2022)	7.00% (Libor + 6.00%/Q)	12/1/2015	13.9	12.6(2)(19))
(24)		First lien senior secured loan (\$54.2 par due 12/2022)	7.00% (Libor + 6.00%/Q)	12/1/2015	54.2	49.3(2)(19))
		Preferred units (7,696,613 units)		6/11/2015	7.7	9.4	
		Series A common units (2,000,000 units)		6/11/2015	2.0	0.1	
		Series C common units (1,026,866 units)		6/11/2015	_	_	
		units)			77.8	71.4	
Vertice Pharma UK Parent Limited	Manufacturer and distributor of generic pharmaceutical products	Preferred shares (40,662 shares)		12/21/2015	0.4	0.4 (9)	
Young Innovations, Inc.	Dental supplies and	Second lien senior secured loan	10.25% (Libor + 9.25%/Q)	10/18/2016	31.4	31.4(2)(19))

	- 9	3				
Business	manufacturer	(\$31.4 par due 7/2019) Second lien senior secured loan (\$55.0 par due 7/2019)	10.25% (Libor + 9.25%/Q)	5/30/2014	86.4	
Services						
Accruent, LLC and Athena Parent, Inc. (24)	Real estate and facilities management software provider	First lien senior secured revolving loan (\$0.3 par due 5/2022)	8.00% (Base Rate + 4.25%/Q)	5/16/2016	0.3	0.3 (2)(19)
		Second lien senior secured loan (\$10.5 par due 11/2022)	12.50% (Base Rate + 8.75%/Q)	9/19/2016	10.5	10.5(2)(19)
		Second lien senior secured loan (\$42.5 par due 11/2022)	10.75% (Libor + 9.75%/Q)	9/19/2016	42.5	42.5(2)(19)
		Series A preferred stock (778 shares)		9/19/2016	0.8	0.8 (2)
		Common stock (3,000 shares)		5/16/2016	3.0	3.1 (2)
		(0,000 511105)			57.1	57.2
Acrisure, LLC, Acrisure Investors FO, LLC and Acrisure Investors SO,	Retail insurance advisor and brokerage	Second lien senior secured loan (\$88.6 par due 11/2024)	10.25% (Libor + 9.25%/Q)	11/22/2016	88.6	88.6(2)(19)
LLC (24)		Membership interests (8,502,697 units) Membership		11/18/2016	8.5	8.5 (2)
		interests (2,125,674 units)		11/18/2016	2.1	2.1 (2)
		(, ,)			99.2	99.2
Brandtone Holdings Limited (9)	Mobile communications and marketing services provider	First lien senior secured loan (\$4.7 par due 11/2018)		5/11/2015	4.5	— (2)(18)
		First lien senior secured loan (\$3.1 par due 2/2019) Warrant to purchase up to		5/11/2015 5/11/2015		— (2)(18) — (2)
		184,003 units of				

		Series Three participating convertible preferred shares (expires 8/2026)			
				7.5	
CallMiner, Inc.	Provider of cloud-based conversational analytics solutions	Second lien senior secured loan (\$2.1 par due 5/2018)	10.50% (Libor + 9.50%/M) 7/23/2014	2.1	2.1 (2)(19)
43					

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Ezeid Value	Percentage of Net Assets
		Second lien senior secured loan (\$1.2 par due 8/2018)	10.50% (Libor + 9.50%/M)	7/23/2014	1.2	1.2(2)(19)
		Warrant to purchase up to 2,350,636 shares of Series 1 preferred stock (expires 7/2024)		7/23/2014		— (2)	
					3.3	3.3	
Holdings, LLC	Expedited travel document processing services	Class A shares (2,500 shares)		12/15/2011	2.5	5.9(2)	
Arrow, Inc.) Command Alkon, Incorporated and	Multiplatform media firm	Series A units (32 units)		9/11/2015		— (2)	
	Software solutions provider to the ready-mix concrete industry	Second lien senior secured loan (\$10.0 par due 8/2020)	9.25% (Libor + 8.25%/Q)	9/28/2012	10.0	10.@2)(19)
		Second lien senior secured loan (\$11.5 par due 8/2020)	9.44% (Libor + 8.25%/Q)	9/28/2012	11.5	11.52)(19)
		Second lien senior secured loan (\$26.5 par due 8/2020) Senior	9.25% (Libor + 8.25%/Q)	9/28/2012	26.5	26.52)(19)
		subordinated loan (\$23.3 par due 8/2021)	14.00% PIK	8/8/2014	23.3	23.82)	
		0/2021)			71.3	71.3	
Compuware Parent, LLC	Web and mobile cloud performance testing and monitoring services provider	Class A-1 common stock (4,132 units)		12/15/2014	2.3	2.0(2)	
	L	Class B-1 common stock (4,132 units)		12/15/2014	0.5	0.4(2)	
		Class C-1 common stock		12/15/2014	0.3	0.3(2)	

		(4,132 units)				
		Class A-2 common stock (4,132 units)		12/15/2014	_	— (2)
		Class B-2 common stock (4,132 units) Class C-2		12/15/2014	—	— (2)
		common stock (4,132 units)		12/15/2014	_	— (2)
		(1,102 units)			3.1	2.7
Directworks, Inc. and Co-Exprise Holdings, Inc.	Provider of cloud-based software solutions for direct materials sourcing and supplier management for manufacturers	First lien senior secured loan (\$1.9 par due 4/2018)	10.25% (Libor + 9.25%/M)	12/19/2014	1.9	1.7(2)(19)
		Warrant to purchase up to 1,875,000 shares of Series 1 preferred stock		12/19/2014		— (2)
		(expires 12/2024)			1.9	1.7
DTI Holdco, Inc. and OPE DTI Holdings, Inc. (24)	Provider of legal process outsourcing and managed services	First lien senior secured loan (\$4.2 par due 9/2023)	6.25% (Libor + 5.25%/Q)	9/23/2016	4.1	4.1(2)(19)
(24)		Class A common stock (7,500 shares)		8/19/2014	7.5	3.8(2)
		Class B common stock (7,500 shares)		8/19/2014		3.8(2)
		sharesy			11.6	11.7
Faction Holdings, Inc. and The Faction Group LLC (fka PeakColo Holdings, Inc.) (24)	Wholesaler of cloud-based software applications and services	First lien senior secured revolving loan (\$2.0 par due 11/2017)	8.00% (Base Rate + 4.25%/M)	11/3/2014	2.0	2.0(2)(19)
(24)		First lien senior secured loan (\$3.0 par due 12/2019)	9.75% (Libor + 8.75%/M)	12/3/2015	3.0	3.0(2)(19)
		First lien senior secured loan (\$3.2 par due 5/2019)	9.75% (Libor + 8.75%/M)	11/3/2014	3.2	3.2(2)(19)
		Warrant to purchase up to 1,481 shares of Series A preferred		12/3/2015	_	— (2)

stock (expires 12/2025) Warrant to purchase up to 2,037 shares of Series A preferred stock (expires	11/3/2014	0.1	0.1(2)
11/2024)		8.3	8.3

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		r fized Value	Percentage of Net Assets
First Insight, Inc.	Software company providing merchandising and pricing solutions to companies worldwide	Warrant to purchase up to 122,827 units of Series C preferred stock (expires 3/2024)		3/20/2014		—(2)	
iControl Networks Inc. and uControl Acquisition, LLC	, Software and services company for the connected home market	Second lien senior secured loan (\$20.0 par due 3/2019) Warrant to	9.74% (Libor + 8.50%/M)	2/19/2015	19.8	20.@)(17)(19)
		purchase up to 385,616 shares of Series D preferred stock (expires 2/2022)		2/19/2015		—(2)	
					19.8	20.2	
IfByPhone Inc.	Voice-based marketing automation software provider	Warrant to purchase up to 124,300 shares of Series C preferred stock (expires 10/2022)		10/15/2012	0.1	0.1(2)	
Interactions Corporation	Developer of a speech recognition software based customer interaction system	Second lien senior secured loan (\$2.3 par due 7/2019) Second lien	9.85% (Libor + 8.85%/M)	6/16/2015	2.1	2.3(19)	
		senior secured loan (\$21.1 par due 7/2019) Warrant to	9.85% (Libor + 8.85%/M)	6/16/2015	20.9	21.(5)(19)	
		purchase up to 68,187 shares of Series G-3 convertible preferred stock (expires 6/2022)		6/16/2015		0.3(2)	
iPipeline, Inc., Internet Pipeline,	Provider of SaaS-based software solutions to the	First lien senior secured loan	8.25% (Libor + 7.25%/Q)	8/4/2015		23.7 46.(28)(19)	

Inc. and iPipeline Holdings, Inc. (24)	insurance and financial services industry	industry 8/2022) First lien senior secured loan (\$14.8 par due 8/2022) Preferred stock		8/4/2015 8/4/2015	14.8 1.5	14. &)(19) 2.7(2)
		(1,485 shares) Common stock (647,542 shares)		8/4/2015		0.1(2)
					63.2	64.5
IronPlanet, Inc.	Online auction platform provider for used heavy equipment	Warrant to purchase up to 133,333 shares of Series C preferred stock (expires 9/2023)		9/24/2013	0.2	0.1(2)
Itel Laboratories, Inc. (24)	Data services provider for building materials to property insurance industry	Preferred units (1,798,391 units)		6/29/2012	1.0	1.3(2)
Market Track Holdings, LLC	Business media consulting services company	Preferred stock (1,685 shares)		12/13/2013	2.2	2.8
		Common stock (16,251 shares)		12/13/2013	2.2	2.8
		Warrant to			4.4	5.6
Maximus Holdings, LLC	Provider of software simulation tools and related services	purchase up to 1,050,013 shares of common stock (expires 10/2019)		12/13/2013	_	1.5
Ministry Brands, LLC and MB Parent HoldCo, L.P. (24)	Software and payment services provider to faith-based institutions	First lien senior secured revolving loan (\$3.8 par due 12/2022)	6.00% (Libor + 5.00%/Q)	12/2/2016	3.8	3.8(2)(19)
		First lien senior secured loan (\$7.6 par due 12/2022) Second lien	6.00% (Libor + 5.00%/Q)	12/2/2016	7.5	7.6(2)(19)
		senior secured loan (\$90.0 par due 6/2023)	10.25% (Libor + 9.25%/Q)	12/2/2016	89.2	90 .(2)(19)
		Class A units (500,000 units)		12/2/2016	5.0	5.0(2)
MVL Group, Inc. (8)	Marketing research provider	Senior subordinated		4/1/2010	105.5 0.2	5106.4 0.2(2)(18)

		loan (\$0.5 par due 7/2012) Common stock (560,716 shares)		4/1/2010	 0.2	—(2) 0.2	
NAS, LLC, Nationwide Marketing Group, LLC and Nationwide Administrative Services, Inc.	Buying and marketing services organization for appliance, furniture and consumer electronics dealers	Second lien senior secured loan (\$24.1 par due 12/2021)	9.75% (Libor + 8.75%/Q)	6/1/2015		22.Æ)(19)	
15							

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fæir l Value	Percentage of Net Assets
PayNearMe, Inc.	Electronic cash payment system provider	First lien senior secured loan (\$10.0 par due 9/2019) Warrant to	9.50% (Libor + 8.50%/M)	3/11/2016	9.6	10.(5)(19)	
		purchase up to 195,726 shares of Series E preferred stock (expires 3/2023)		3/11/2016	0.2	— (5)	
					9.8	10.0	
Pegasus Intermediate Holdings, LLC (24)	Plant maintenance and scheduling process software provider	First lien senior secured loan (\$1.3 par due 11/2022)	7.25% (Libor + 6.25%/Q)	11/7/2016	1.3	1.3(2)(19)	
PHL Investors, Inc., and PHL Holding Co. (8)	Mortgage services	Class A common stock (576 shares)		7/31/2012	3.8	—(2)	
Planview, Inc.	Provider of project and portfolio management software	Second lien senior secured loan (\$30.0 par due 8/2022)	10.50% (Libor + 9.50%/Q)	8/9/2016	30.0	30.52)(19)	
Poplicus Incorporated	Business intelligence and market analytics platform for companies that sell to the public sector	secured loan		6/25/2015	4.7	2.6(5)(18)	
	the public sector	Warrant to purchase up to 2,402,991 shares of Series C preferred stock (expires 6/2025)		6/25/2015		—(5)	
PowerPlan, Inc.					4.8	2.6	
and Project	Fixed asset financial management software provider	Second lien senior secured loan (\$30.0 par due 2/2023)	10.00% (Libor + 9.00%/Q)	2/23/2015	29.8	30.(2)(19)	
		Second lien senior secured loan (\$50.0 par due 2/2023)	10.00% (Libor + 9.00%/Q)	2/23/2015	49.6	50. (B)(19)	

	-	-				
		Class A common stock (1,980 shares)		2/23/2015	2.0	—(2)
		Class B common stock (989,011 shares)		2/23/2015	_	3.8(2)
		shares)			81.4	83.8
Powersport Auctioneer Holdings, LLC	Powersport vehicle auction operator	Common units (1,972 units)		3/2/2012	1.0	1.5(2)
Project Alpha Intermediate Holding, Inc. and Qlik Parent, Inc.	Provider of data visualization software for data analytics	First lien senior secured loan (\$50.4 par due 8/2022)	9.25% (Libor + 8.25%/Q)	8/22/2016	49.7	50. @)(19)
		First lien senior secured loan (\$59.9 par due 8/2022)	9.25% (Libor + 8.25%/Q)	8/22/2016	59.0	59.(3)(19)
		First lien senior secured loan (\$20.0 par due 8/2022)	9.25% (Libor + 8.25%/Q)	8/22/2016	19.7	20.04)(19)
		Class A common shares (7,445 shares)		8/22/2016	7.4	0.1(2)
		Class B common shares (1,841,609 shares)		8/22/2016	0.1	8.3(2)
					135.9	138.7
R2 Acquisition Corp.	Marketing services	Common stock (250,000 shares)		5/29/2007	0.3	0.3(2)
Rocket Fuel Inc.	Provider of open and integrated software for digital marketing optimization	Common stock (11,405 shares)		9/9/2014		—(2)
Shift PPC LLC	Digital solutions provider	First lien senior secured loan (\$12.5 par due 12/2021) First lien senior	7.00% (Libor + 6.00%/Q)	12/22/2016	12.5	12.(2)(19)
Sonian Inc.	Cloud-based email archiving platform	secured loan (\$7.5 par due 6/2020) Warrant to	8.65% (Libor + 7.65%/M)	9/9/2015	7.4	7.5(5)(17)(19)
		purchase up to 169,045 shares of Series C preferred stock (expires 9/2022)		9/9/2015	0.1	0.1(5)
		712022)			7.5	7.6

Talari Networks, Inc.	, Networking equipment provider	First lien senior secured loan (\$6.0 par due 12/2018) Warrant to purchase up to 421,052 shares of Series D-1 preferred stock	9.75% (Libor + 8.75%/M)	8/3/2015 8/3/2015	5.9 0.1	6.0(5)(19) 0.1(5)
The Creeley		(expires 8/2022)			6.0	6.1
The Greeley Company, Inc. and HCP Acquisition Holdings, LLC (8)	Healthcare compliance advisory services	Senior subordinated loan (\$10.2 par due 3/2017)		3/5/2013		0.4(2)(18)
10						

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fæir l Value	Percentage of Net Assets
		Class A units (14,293,110 units)		6/26/2008		— (2)	
TraceLink, Inc.	Supply chain management software provider for the pharmaceutical industry	(expires 1/2025)		1/2/2015	12.8 0.1	0.4	
UL Holding Co., LLC (7)	Manufacturer and distributor of re-refined oil products	Senior subordinated loan (\$5.8 par due 5/2020)	10.00% PIK	4/30/2012	1.4	5.4(2)	
		Senior subordinated loan (\$0.3 par due 5/2020)		4/30/2012	0.1	0.3(2)	
		Senior subordinated loan (\$23.9 par due 5/2020)	10.00% PIK	4/30/2012	5.9	22. (2)	
		Senior subordinated loan (\$2.0 par due 5/2020)		4/30/2012	0.5	1.9(2)	
		Senior subordinated loan (\$2.8 par due 5/2020)	10.00% PIK	4/30/2012	0.7	2.6(2)	
		Senior subordinated loan (\$0.2 par due 5/2020)		4/30/2012	0.1	0.2(2)	
		Class A common units (533,351 units) Class B-5		6/17/2011	5.0	—(2)	
		common units (272,834 units)		6/17/2011	2.5	—(2)	
		Class C common units		4/25/2008	—	—(2)	

		(758,546 units) Warrant to purchase up to 719,044 shares of Class A units		5/2/2014	_	— (2)	
		Warrant to purchase up to 28,663 shares of Class B-1 units		5/2/2014		—(2)	
		Warrant to purchase up to 57,325 shares of Class B-2 units		5/2/2014	—	—(2)	
		Warrant to purchase up to 29,645 shares of Class B-3 units		5/2/2014		—(2)	
		Warrant to purchase up to 80,371 shares of Class B-5 units		5/2/2014	_	— (2)	
		Warrant to purchase up to 59,655 shares of Class B-6 units		5/2/2014	_	— (2)	
		Warrant to purchase up to 1,046,713 shares of Class C units		5/2/2014		—(2)	
					16.2	32.8	
Velocity Holdings Corp.	Hosted enterprise resource planning application management services provider	Common units (1,713,546 units)		12/13/2013	4.5	2.8	
WorldPay Group PLC (9)		C2 shares (73,974 shares)		10/21/2015	_	_	
Zywave, Inc. (24)	Provider of software and technology-enabled content and analytical solutions to insurance brokers	Second lien senior secured loan (\$27.0 par due 11/2023)	10.00% (Libor + 9.00%/Q)	11/17/2016	27.0	27. (2)(19)	
					862.5	5 867.7	16.80%
Other Services American Residential Services	Heating, ventilation and air conditioning services	Second lien senior secured loan (\$67.0 par	9.00% (Libor + 8.00%/Q)	6/30/2014	66.7	67. (2)(19)	
L.L.C. Community Education Centers, Inc. and CEC	provider Offender re-entry and in-prison treatment services provider	due 12/2021) First lien senior secured loan (\$13.6 par due 12/2017)	6.25% (Libor + 5.25%/Q)	12/10/2010	13.6	13.(2)(13)(19)

Parent Holdings LLC (8)

First lien senior secured loan (\$0.7 par due 12/2017)	8.00% (Base Rate + 4.25%/Q)	12/10/2010	0.7	0.7(2)(13)(19)
Second lien senior secured loan (\$21.9 par due 6/2018)	15.89% (Libor + 15.00%/Q)	12/10/2010	21.9	21.(22)
Class A senior preferred units (7,846 units)		3/27/2015	9.4	11.@2)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fzeid Value	Percentage of Net Assets
		Class A junior preferred units (26,154 units)		3/27/2015	20.2	28.62)	
		Class A common units (134 units)		3/27/2015		—(2)	
Competitor					65.8	76.6	
Group, Inc., Calera XVI, LLC and Champion Parent Corporation (8)(24)	Endurance sports media and event operator	First lien senior secured revolving loan (\$0.9 par due 11/2018)	5.00% (Libor + 3.75%/Q)	9/29/2016	0.9	0.9(2)(19)	
		First lien senior secured revolving loan (\$4.7 par due 11/2018) First lien senior	5.00% (Libor + 3.75%/Q)	11/30/2012	4.5	4.5(2)(19)	
		secured loan (\$39.6 par due 11/2018)	5.00% (Libor + 3.75%/Q)	11/30/2012	38.0	38.(2)(19)	
		Preferred shares (18,875 shares)		3/25/2016	16.0	—(2)	
		Membership units (2,522,512 units)		11/30/2012	2.5	—(2)	
		Common shares (114,000 shares)		3/25/2016		—(2)	
Crown Health Care Laundry					61.9	44.0	
Services, LLC and Crown Laundry Holdings, LLC (7)(24)	Provider of outsourced healthcare linen management solutions	First lien senior secured revolving loan	; -	3/13/2014	_	— (22)	
(7)(21)		First lien senior secured loan (\$5.8 par due 12/2021)	7.25% (Libor + 6.25%/Q)	3/13/2014	5.8	5.8(2)(19)	
		1212021)		3/13/2014	5.2	5.2(3)(19)	

		First lien senior secured loan (\$5.2 par due 12/2021) Class A preferred units (2,475,000 units)	7.25% (Libor + 6.25%/Q)	3/13/2014	2.5	3.0(2)
		Class B common units (275,000		3/13/2014	0.3	0.3(2)
		units)			13.8	14.3
Dwyer Acquisition Parent, Inc. and TDG Group Holding Company	Operator of multiple franchise concepts primarily related to home maintenance or repairs	Senior subordinated loan (\$31.5 par due 2/2020)	11.00%	6/12/2015		31.(2)
Company		Senior subordinated loan (\$52.7 par due 2/2020)	11.00%	8/15/2014	52.7	52.(2)
		Common stock (32,843 shares)		8/15/2014	3.4	5.0(2)
		First lien senior			87.6	89.2
Massage Envy, LLC and ME Equity LLC (24)	Franchisor in the massage industry	secured revolving loan (\$3.5 par due 9/2020)	7.75% (Libor + 6.75%/Q)	9/27/2012	3.5	3.5(2)(19)
		First lien senior secured loan (\$38.9 par due 9/2020)	7.75% (Libor + 6.75%/Q)	9/27/2012	38.9	38.@3)(19)
		First lien senior secured loan (\$18.9 par due 9/2020)	7.75% (Libor + 6.75%/Q)	9/27/2012	18.9	18.04)(19)
		Common stock (3,000,000 shares)		9/27/2012	3.0	3.3(2)
					64.3	64.6
McKenzie Sports Products, LLC (24)	Designer, manufacturer and distributor of hunting-related supplies	First lien senior secured loan (\$5.5 par due 9/2020)	6.75% (Libor + 5.75%/Q)	9/18/2014	5.5	5.4(3)(14)(19)
		First lien senior secured loan (\$84.5 par due 9/2020)	6.75% (Libor + 5.75%/Q)	9/18/2014	84.5	82.(3)(14)(19)
OpenSky Project, Inc. and	Social commerce platform operator	First lien senior secured loan	10.00%	6/4/2014	90.0 0.9	88.2 0.9(2)

OSP Holdings, Inc.		(\$0.9 par due 9/2017) Warrant to purchase up to 159,496 shares of Series D preferred stock (expires 4/2025)		6/29/2015		—(2)
		(explice #2025)			0.9	0.9
Osmose Holdings, Inc.	Provider of structural integrity management services to transmission and distribution infrastructure	Second lien senior secured loan (\$25.0 par due 8/2023)	8.75% (Libor + 7.75%/Q)	9/3/2015	24.6	24.(2)(19)
48						

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		r tFæct Value	Percentage of Net Assets
SocialFlow, Inc.	Social media optimization platform provider	First lien senior secured loan (\$4.0 par due 8/2019)	9.50% (Libor + 8.50%/M)	1/29/2016	3.9	4.0(5)(19)	
		Warrant to purchase up to 215,331 shares of Series C preferred stock (expires 1/2026)		1/29/2016		—(5)	
		a 11			3.9	4.0	
Spin HoldCo Inc.	Laundry service and equipment provider	Second lien senior secured loan (\$140.0 par due 5/2020)	8.00% (Libor + 7.00%/Q)	5/14/2013	140.0	0 13820 (19)	
Surface Dive, Inc.	SCUBA diver training and certification provider	Second lien senior secured loan (\$31.6 par due 1/2022)	9.00% (Libor + 8.00%/Q)	7/28/2015	31.6	31.(2)(19)	
		Second lien senior secured loan (\$94.1 par due 1/2022)	10.25% (Libor + 9.25%/Q)	1/29/2015		94.(12)(19)	
		0 11			125.4	4 125.7	
U.S. Security Associates Holdings, Inc WASH	Security guard service provider	Second lien senior secured loan (\$25.0 par due 7/2018)	11.00%	11/24/2015	25.0	25. (2)	
Multifamily Acquisition Inc. and Coinamatic Canada Inc.	Laundry service and equipment provider	Second lien senior secured loan (\$3.7 par due 5/2023)	8.00% (Libor + 7.00%/Q)	5/14/2015	3.7	3.7(2)(19)	
		Second lien senior secured loan (\$21.3 par due 5/2023)	8.00% (Libor + 7.00%/Q)	5/14/2015	20.9	21.(2)(19)	
-		/				24.8 5 787.4	15.25%
Consumer							

Consumer Products

	Edga i					
Badger Sportswear Acquisition, Inc.	Provider of team uniforms and athletic wear	Second lien senior secured loan (\$50.0 par due 3/2024)	10.00% (Libor + 9.00%/Q)	9/6/2016	49.9	50.(2)(19)
Feradyne Outdoors, LLC and Bowhunter Holdings, LLC	Provider of branded archery and bowhunting accessories	First lien senior secured loan (\$4.4 par due 3/2019)	4.00% (Libor + 3.00%/Q)	4/24/2014	4.4	4.3(3)(19)
		First lien senior secured loan (\$5.2 par due 3/2019) First lien senior	4.00% (Libor + 3.00%/Q)	4/24/2014	5.2	5.1(3)(19)
		secured loan (\$9.5 par due 3/2019) First lien senior	6.55% (Libor + 5.55%/Q)	4/24/2014	9.5	9.0(3)(16)(19)
		secured loan (\$50.1 par due 3/2019)	6.55% (Libor + 5.55%/Q)	4/24/2014	50.1	47.63)(16)(19)
		Common units (300 units)		4/24/2014	3.7 72.9	2.4(2) 68.4
Indra Holdings Corp.	Designer, marketer, and distributor of rain and cold weather products	Second lien senior secured loan (\$80.0 par due 11/2021)	8.50% (Libor + 7.50%/Q)	5/1/2014		60. (2)(19)
	Provider of branded lawn and garden products	Second lien senior secured loan (\$2.0 par due 6/2021)	8.99% (Libor + 7.99%/Q)	12/23/2014	2.0	2.0(2)(19)
		Second lien senior secured loan (\$54.0 par due 6/2021)	8.99% (Libor + 7.99%/Q)	12/23/2014	53.8	54. (B)(19)
		Second lien senior secured loan (\$10.0 par due 6/2021)	8.99% (Libor + 7.99%/Q)	12/23/2014	10.0	10.04)(19)
		Common stock (30,000 shares)		12/23/2014	3.0	5.2(2)
					68.8	71.2
SHO Holding I Corporation	Manufacturer and distributor of slip resistant footwear	Second lien senior secured loan (\$100.0 par due 4/2023)	9.50% (Libor + 8.50%/Q)	10/27/2015	97.8	99 .(2)(19)
Doctor	Developer, marketer and distributor of sports protection equipment and accessories	Second lien senior secured loan (\$89.4 par due 10/2021)	11.76% (Libor + 10.50%/Q)	4/22/2015	89.4	87. (2)(19)

(7)					
		Class A preferred units (50,000 units) Class C	3/14/2014	5.0	3.8(2)
		preferred units (50,000 units)	4/22/2015	5.0	3.8(2)
				99.4	95.2
The Step2 Company, LLC (8)	Toy manufacturer	Common units (1,116,879 units)	4/1/2011	_	6.2
()		Class B common units (126,278,000 units)	10/30/2014	_	—(2)
		Warrant to purchase up to 3,157,895 units	4/1/2010	_	

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date	Amor Fizie d Cost Value — 6.2	Percentage of Net Assets
Varsity Brands Holding Co., Inc., Hercules Achievement, Inc., Hercules Achievement Holdings, Inc. and Hercules VB Holdings, Inc.	Leading manufacturer and distributor of textiles, apparel & luxury goods	Second lien senior secured loan (\$25.0 par due 12/2022)	9.75% (Libor + 8.75%/Q)	10/28/2016	25.0 25 (Q)(19)	
		Second lien senior secured loan (\$1.6 par due 12/2022) Second lien	9.75% (Libor + 8.75%/Q)	12/11/2014	1.6 1.6(2)(19)	
		second hen senior secured loan (\$54.0 par due 12/2022) Second lien	9.75% (Libor + 8.75%/Q)	12/11/2014	53.6 54(0)(19)	
		senior secured loan (\$91.7 par due 12/2022)	9.75% (Libor + 8.75%/Q)	12/11/2014	91.0 91(2)(19)	
		Common stock (3,353,370 shares)		12/11/2014	3.4 3.7(2)	
		Common stock (3,353,371 shares)		12/11/2014	4.1 4.6(2)	
Wonder Holdings Acquisition Corp.	Developer and marketer of OTC healthcare products	Warrant to purchase up to 1,654,678 shares of common stock (expires 6/2021) Warrant to		7/27/2011	178.7180.6 — 0.8(2)	
		purchase up to 941 shares of preferred stock (expires 6/2021)		7/27/2011	— 1.5(2)	
		(r			-2.3 646.7633.7	12.27%

Power

Power Generation						
Alphabet Energy, Inc.	Technology developer to convert waste-heat into electricity	First lien senior secured loan (\$3.9 par due 8/2017) Series 1B	14.50% (Libor + 11.50% Cash, 2.00% PIK/M)	12/16/2013	3.8	3.9(2)(17)(19)
		preferred stock (12,976 shares) Warrant to purchase up to		6/21/2016	0.2	0.1(2)
		125,000 shares of Series 2 preferred stock (expires 12/2023)		6/30/2016	0.1	0.1(2)
		Senior			4.1	4.1
CEI Kings Mountain Investor, LP	Gas turbine power generation facilities operator	subordinated loan (\$32.6 par due 3/2017)	11.00% PIK	3/11/2016	32.6	32(2)
CPV Maryland Holding Company II, LLC	Gas turbine power generation facilities operator	Senior subordinated loan (\$44.5 par due 12/2020) Warrant to purchase up to 4	10.00%	8/8/2014	44.5	43(2)
		purchase up to 4 units of common stock (expires 8/2018)		8/8/2014		0.2(2)
		Senior			44.5	43.5
DESRI VI Management Holdings, LLC	Wind power generation facility operator	subordinated loan (\$25.0 par due 12/2021)	9.75%	12/24/2014	25.0	25 (Q)
		Non-controlling units (10.0 units)		12/24/2014	1.6	1.8(2)
a b					26.6	26.8
Green Energy Partners, Stonewall LLC and Panda Stonewall Intermediate	Gas turbine power generation facilities operator	First lien senior secured loan (\$25.0 par due 11/2021)	6.50% (Libor + 5.50%/Q)	11/13/2014	24.8	24@)(19)
Holdings II LLC		Senior subordinated loan (\$19.5 par due 12/2021)	8.00% Cash, 5.25% PIK	11/13/2014	19.5	19(22)
		Senior subordinated loan (\$91.2 par	8.00% Cash, 5.25% PIK	11/13/2014	91.2	89 (2)

		due 12/2021)		125	5122 (
Joula Unlimited				135.5133.6		
Joule Unlimited Technologies, Inc. and Stichting Joule Global Foundation	Renewable fuel and chemical production developer	First lien senior secured loan (\$8.8 par due 10/2018)	3/31/2015	8.5	6.2(2)(17)(18)	
		Warrant to purchase up to 32,051 shares of Series C-2 preferred stock (expires 7/2023)	7/25/2013		—(2)(9)	
				8.5	6.2	
La Paloma Generating Company, LLC	Natural gas fired, combined cycle plant operator	Second lien senior secured loan (\$10.0 par due 2/2020)	2/20/2014	8.8	—(2)(18)	
-						

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rtFæid Value	Percentage of Net Assets
Moxie Liberty LLC	Gas turbine power generation facilities operator	First lien senior secured loan (\$34.7 par due 8/2020)	7.50% (Libor + 6.50%/Q)	8/21/2013	34.5	34.(22)(19)	
Moxie Patriot LLC	Gas turbine power generation facilities operator	First lien senior secured loan (\$34.3 par due 12/2020)	6.75% (Libor + 5.75%/Q)	12/19/2013	34.0	34.(2)(19)	
Noonan Acquisition Company, LLC	Gas turbine power generation facilities operator	Senior subordinated loan (\$50.9 par due 10/2017)	10.25%	7/22/2016	50.9	50.02)	
Panda Power Annex Fund Hummel Holdings II LLC	Gas turbine power generation facilities operator	Senior subordinated loan (\$52.2 par due 1/2017)	13.00% PIK	10/27/2015	52.2	52.(22)	
Panda Temple Power II, LLC	Gas turbine power generation facilities operator	First lien senior secured loan (\$19.8 par due 4/2019)	7.25% (Libor + 6.00%/Q)	4/3/2013	19.7	18.(2)(19)	
Panda Temple Power, LLC	Gas turbine power generation facilities operator	First lien senior secured loan (\$24.6 par due 3/2022)	7.25% (Libor + 6.25%/Q)	3/6/2015	23.6	21.(2)(19)	
PERC Holdings 1 LLC	Operator of recycled energy, combined heat and power, and energy efficiency facilities	Class B common units (21,653,543 units)		10/20/2014	21.7	26.(2)	
Riverview Power LLC	Natural gas and oil fired power generation facilities operator	First lien senior secured loan (\$8.6 par due 12/2021)	7.25% (Base Rate + 3.50%/Q)	12/29/2016	8.6	8.6(2)(19)	
		First lien senior secured loan (\$73.6 par due 12/2022)	11.00% (Base Rate + 7.25%/Q)	12/29/2016			
						82.2 566.4	10.97%
Restaurants and	l						

Food Services

12/22/2016 3.1 3.1(2)(19)

ADF Capital, Inc., ADF Restaurant Group, LLC, and ARG Restaurant Holdings, Inc. (8)	Restaurant owner and operator	First lien senior secured loan (\$3.1 par due 12/2018)	15.00% (Libor + 14.00%/Q)			
		First lien senior secured loan (\$29.6 par due 12/2018) First lien senior		11/27/2006	28.9	20.42)(18)
		secured loan (\$11.3 par due 12/2018)		11/27/2006	11.0	7.8(3)(18)
		Promissory note (\$25.5 par due 12/2023) Warrant to		11/27/2006	13.8	—(2)
		purchase up to 23,750 units of Series D common stock (expires 12/2023)		12/18/2013	_	—(2)
		12/2023) First lien senior			56.8	31.3
Benihana, Inc. (24)	Restaurant owner and operator	secured revolving loan (\$0.8 par due 7/2018)	8.25% (Libor + 7.00%/Q)	8/21/2012	0.8	0.8(2)(19)(23)
		First lien senior				
		First lien senior secured revolving loan (\$0.7 par due 7/2018) Eirst lien senior	9.50% (Base Rate + 5.75%/Q)	8/21/2012	0.7	0.7(2)(19)(23)
		secured revolving loan (\$0.7 par due 7/2018) First lien senior secured loan (\$4.8 par due 1/2019)	Rate +			0.7(2)(19)(23) 4.6(4)(19)
		secured revolving loan (\$0.7 par due 7/2018) First lien senior secured loan (\$4.8 par due	Rate + 5.75%/Q) 8.25% (Libor +	8/21/2012	4.8	
		secured revolving loan (\$0.7 par due 7/2018) First lien senior secured loan (\$4.8 par due 1/2019) First lien senior secured loan (\$0.3 par due 1/2019)	Rate + 5.75%/Q) 8.25% (Libor + 7.00%/Q) 8.25% (Libor +	8/21/2012	4.8	4.6(4)(19)
DineInFresh, Inc.	Meal-delivery provider	secured revolving loan (\$0.7 par due 7/2018) First lien senior secured loan (\$4.8 par due 1/2019) First lien senior secured loan (\$0.3 par due	Rate + 5.75%/Q) 8.25% (Libor + 7.00%/Q) 8.25% (Libor +	8/21/2012 12/28/2016	4.80.36.6	4.6(4)(19) 0.3(2)(19)

		Warrant to purchase up to 143,079 shares of Series A preferred stock (expires 12/2024)				
~ . ~ .					4.7	4.8
Garden Fresh Restaurant Corp. (24)	Restaurant owner and operator	First lien senior secured revolving loan First lien senior	-	10/3/2013		—(22)
		secured loan (\$40.1 par due 7/2018)	10.50% (Libor + 9.00%/Q)	10/3/2013	40.1	38.(2)(19)
		First lien senior secured loan (\$1.5 par due 10/2017)	15.50% PIK	11/14/2016	1.5	1.5(2)
					41.6	39.6

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		r fizie d Value	Percentage of Net Assets
Global Franchise Group, LLC and GFG Intermediate Holding, Inc. Heritage Food Service Group, Inc. and WCI-HFG Holdings, LLC	Worldwide franchisor of quick service restaurants	First lien senior secured loan (\$60.8 par due 12/2019)	10.47% (Libor + 9.47%/Q)	12/18/2014	60.8	60.(33)(19)	
	Distributor of repair and replacement parts for commercial kitchen equipment	Second lien senior secured loan (\$31.6 par due 10/2022)	9.50% (Libor + 8.50%/Q)	10/20/2015	31.6	31.(2)(19)	
		Preferred units (3,000,000 units)		10/20/2015	3.0	3.1(2)	
		First lien senior			34.6	34.7	
Orion Foods, LLC (8)	Convenience food service retailer	secured loan (\$1.2 par due 9/2015) Second lien		4/1/2010	1.2	0.5(2)(18)	
		second nen senior secured loan (\$19.4 par due 9/2015)		4/1/2010		—(2)(18)	
		Preferred units (10,000 units) Class A		10/28/2010		_	
		common units (25,001 units) Class B		4/1/2010		_	
		common units (1,122,452		4/1/2010	_	_	
		units)			1.2	0.5	
OTG Management, LLC (24)	Airport restaurant operator	First lien senior secured loan (\$97.8 par due 8/2021) Senior	9.50% (Libor + 8.50%/Q)	8/26/2016	97.8	97.(83)(19)	
		subordinated loan (\$21.2 par	17.50% PIK	8/26/2016	21.1	21.(22)	
		due 2/2022)		8/26/2016	30.0	30.(22)	

		Class A preferred units (3,000,000 units) Common units (3,000,000 units) Warrant to		1/5/2011	3.0	11.(22)
		purchase up to 7.73% of common units (expires 6/2018) Warrant to		6/19/2008	0.1	24.(22)
		purchase 0.60% of the common units deemed outstanding (expires 12/2018)		8/26/2016		—(2)
		12/2010)			152.0) 185.1
Restaurant Holding Company, LLC	Fast food restaurant operator	First lien senior secured loan (\$34.5 par due 2/2019)	8.75% (Libor + 7.75%/Q)	3/13/2014	34.4	33.(33)(19)
Restaurant Technologies, Inc. (24)	Provider of bulk cooking oil management services to the restaurant and fast food service industries	First lien senior secured revolving loan (\$0.3 par due 11/2021)	7.50% (Base Rate + 3.75%/Q)	11/23/2016	0.3	0.3(2)(19)(23)
		11/2021)			393.0)397.3 7.69%
Financial Services AllBridge Financial, LLC (8)	Asset management services	Equity interests		4/1/2010		0.4
Callidus Capital Corporation (8)	Asset management services	Common stock (100 shares) First lien senior		4/1/2010	3.0	1.7
Ciena Capital LLC (8)(24)	Real estate and small business loan servicer	secured revolving loan (\$14.0 par due 12/2017)	6.00%	11/29/2010	14.0	14.(22)
		Equity interests		11/29/2010		17.(2) 31.7
Commercial Credit Group, Inc.	Commercial equipment finance and leasing company	Senior subordinated loan (\$28.0 par due 8/2022)	11.00% (Libor + 9.75%/Q)	5/10/2012	28.0	28.(22)(19)
Imperial Capital Group LLC	Investment services	Class A common units (32,369 units)		5/10/2007	7.9	12.(22)

		2006 Class B common units (10,605 units)		5/10/2007	— —(2)	
		2007 Class B common units (1,323 units)		5/10/2007	— —(2)	
Ivy Hill Asset Management, L.P. (8)(10) Javlin Three LLC, Javlin Four LLC, and Javlin Five LLC (10)	Asset management services	Member interest (100.00% interest)		6/15/2009	7.912.2171.0229.2	
	Asset-backed financial services company	First lien senior secured loan (\$32.1 par due 6/2017)	10.47% (Libor + 10%/Q)	6/24/2014	32.1 32.(2)	
LSQ Funding Group, L.C. and LM LSQ Investors LLC (10)	Asset based lender	Senior subordinated loan (\$30.0 par due 6/2021)	10.50%	6/25/2015	30.0 30. (2)	
52						

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt Fzeid Value	Percentage of Net Assets
		Membership units (3,275,000 units)		6/25/2015	3.3	3.3	
		,			33.3	33.3	
The Gordian Group, Inc.	Financial services firm	Common stock (526 shares)		11/30/2012		—(2)	
Manufacturing					324.3	368.6	7.14%
Component Hardware Group, Inc. (24)	Commercial equipment	First lien senior secured revolving loan (\$1.9 par due 7/2019) First lien senior	5.50% (Libor + 4.50%/Q)	7/1/2013	1.9	1.9(2)(19)
		secured loan (\$8.0 par due 7/2019)	5.50% (Libor + 4.50%/Q)	7/1/2013	8.0	8.0(4)(19)
		112017)			9.9	9.9	
Harvey Tool Company, LLC and Harvey Tool Holding, LLC (24)	Cutting tool provider to the metalworking industry	First lien senior secured revolving loan	; -	8/13/2015	_	— (22)	
and Harvey Tool Holding, LLC (24)		Senior subordinated loan (\$28.1 par due 9/2020) Class A	10.00% Cash, 1.00% PIK	8/13/2015	28.1	28.(2)	
		membership units		3/28/2014	0.9	1.7(2)	
		(750 units)			29.0	29.8	
Ioxus, Inc	Energy storage devices	First lien senior secured loan (\$0.7 par due 8/2017) First lien senior	12.00% PIK	8/24/2016		0.6(2)	
		secured loan (\$10.2 par due 6/2019)	5.00 % Cash, 7.00% PIK	4/29/2014	10.0	9.7(2)	
		First lien senior secured loan (\$0.4 par due 6/2019)		4/29/2014	0.4	0.4(2)	
		,		1/28/2016	_	—(2)	

		Warrant to purchase up to 1,210,235 shares of Series BB preferred stock (expires 8/2026) Warrant to				
		purchase up to 3,038,730 shares of common stock (expires 1/2026)		1/28/2016	_	— (2)
					11.1	10.7
KPS Global LLC	Walk-in cooler and freezer systems	First lien senior secured loan (\$27.1 par due 12/2020)	9.67% (Libor + 8.67%/Q)	12/4/2015	27.1	27.(2)(19)
MacLean-Fogg Company and MacLean-Fogg Holdings, L.L.C.	Manufacturer and supplier for the power utility and automotive markets worldwide	Senior subordinated loan (\$99.9 par due 10/2025)	10.50% Cash, 3.00% PIK	10/31/2013	99.9	99.02)
Holdings, E.E.C.	markets wondwide	Preferred units (70,183 units)	4.50% Cash, 9.25% PIK	10/9/2015	73.5	73.5
					173.4	173.4
Niagara Fiber Intermediate Corp. (24)	Insoluble fiber filler products	First lien senior secured revolving loan (\$1.9 par due 5/2018)		5/8/2014	1.8	1.4(2)(18)
		First lien senior secured loan (\$1.4 par due 5/2018)		5/8/2014	1.3	1.0(2)(18)
		First lien senior secured loan (\$13.6 par due 5/2018)		5/8/2014	12.9	10.(2)(18)
		TT: (1)			16.0	12.4
Nordco Inc.	Railroad maintenance-of-way machinery	First lien senior secured revolving loan	-	8/26/2015	—	—(22)
Pelican Products, Inc.	Flashlights	Second lien senior secured loan (\$40.0 par due 4/2021)	9.25% (Libor + 8.25%/Q)	4/11/2014	40.0	38.(2)(19)
Saw Mill PCG Partners LLC	Metal precision engineered components Elastomeric parts,	Common units (1,000 units)		1/30/2007	1.0	—(2)
SI Holdings, Inc.	mid-sized composite structures, and	Common stock (1,500 shares)		5/30/2014	1.5	1.5(2)
TPTM Merger Corp. (24)	composite tooling Time temperature indicator products	First lien senior secured revolving	7.50% (Libor + 6.50%/Q)	9/12/2013	1.3	1.3(2)(19)

loan (\$1.3 par due 9/2018)				
First lien senior				
secured loan (\$17.0 par due 9/2018)	9.67% (Libor + 8.67%/Q)	9/12/2013	17.0	17.(B)(19)
First lien senior secured loan (\$10.0 par due	9.67% (Libor + 8.67%/Q)	9/12/2013	10.0	10.04)(19)
9/2018)			28.3	28.3

As of December 31, 2016 (dollar amounts in millions)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date	Cost	rt Fæid Value 3 331.1	Percentage of Net Assets 6.41%
Containers and Packaging					557.2	, 551.1	0.4170
Charter NEX US Holdings, Inc.	Producer of high-performance specialty films used in flexible packaging	Second lien senior secured loan (\$11.8 par due 2/2023)	9.25% (Libor + 8.25%/Q)	2/5/2015	11.7	11.(22)(19)	
GS Pretium Holdings, Inc.	Manufacturer and supplier of high performance plastic containers	Common stock (500,000 shares)		6/2/2014	0.5	0.8(2)	
ICSH, Inc. (24)	Industrial container manufacturer, reconditioner and servicer	First lien senior secured revolving loan (\$1.0 par due 12/2018)	6.75% (Libor + 5.75%/Q)	8/30/2011	1.0	1.0(2)(19)(23))
		Second lien senior secured loan (\$66.0 par due 12/2019)	10.00% (Libor + 9.00%/Q)	12/31/2015	66.0	66.(2)(19)	
					67.0	67.0	
LBP Intermediate Holdings LLC (24)	Manufacturer of paper and corrugated foodservice packaging	First lien senior secured revolving loan	-	7/10/2015	_	—(22)	
		First lien senior secured loan (\$12.7 par due 7/2020)	6.50% (Libor + 5.50%/Q)	7/10/2015	12.6	12.(73)(19)	
		<i>due 112020)</i>			12.6	12.7	
Microstar Logistics LLC, Microstar Global Asset Management LLC, and MStar Holding Corporation	Keg management solutions provider	Second lien senior secured loan (\$78.5 par due 12/2018)	8.50% (Libor + 7.50%/Q)	12/14/2012	78.5	78.62)(19)	
•		Second lien senior secured loan (\$54.0 par due 12/2018)	8.50% (Libor + 7.50%/Q)	12/14/2012	54.0	54. (B)(19)	
		aue 12/2010)		12/14/2012	10.0	10.(4)(19)	

		Second lien senior secured loan (\$10.0 par due 12/2018) Common stock (50,000 shares)		12/14/2012			
						5 150.6 3 242.9	4.70%
Food and Beverage American Seafoods Group LLC and American Seafoods Partners LLC (24)	Harvester and processor of seafood	First lien senior secured loan (\$6.9 par due 8/2021)	6.00% (Libor + 5.00%/Q)	8/19/2015	6.9	6.9(2)(19)	
		First lien senior secured loan (\$0.1 par due 8/2021) Second lien	7.75% (Base Rate + 4.00%/Q)	8/19/2015	0.1	0.1(2)(19)	
			10.00% (Libor + 9.00%/Q)	8/19/2015	55.0	55.(2)(19)	
		Class A units (77,922 units) Warrant to		8/19/2015	0.1	0.1(2)	
		purchase up to 7,422,078 Class A units (expires 8/2035)		8/19/2015	7.4	7.8(2)	
		First lien			69.5	69.9	
Eagle Family Foods Group LLC	Manufacturer and producer of milk products		10.05% (Libor + 9.05%/Q)	8/22/2016	21.6	21.63)(19)	
		senior secured loan (\$54.8 par due 12/2021)	10.05% (Libor + 9.05%/Q)	12/31/2015	54.4	54.(83)(19)	
		C1 4			76.0	76.4	
GF Parent LLC	Producer of low-acid, aseptic food and beverage products	Class A preferred units (2,940 units) Class A		5/13/2015	2.9	1.4(2)	
		common units (60,000 units)		5/13/2015	0.1	—(2)	
		(00,000 units)		11/16/2015	3.0 5.0	1.4 6.2(2)	

JWC/KI Holdings, LLC	Foodservice sales and marketing agency	Membership units (5,000 units)			
Kettle Cuisine, LLC	Manufacturer of fresh refrigerated and frozen food products	Second lien senior secured 10.75% (Libor loan (\$28.5 par + 9.75%/Q) due 2/2022) Membership	8/21/2015	28.5 28.(2)(19)	
RF HP SCF Investor, LLC	Branded specialty food company	1	12/22/2016	12.5 12.(2)	
Education				194.5 195.2	3.78%
54					

As of December 31, 2016 (dollar amounts in millions)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		r fiziei d Value	Percentage of Net Assets
Campus Management Acquisition Corp. (7)	Education software developer	Preferred stock (485,159 shares)		2/8/2008	10.5	10. (₽)	
Infilaw Holding, LLC (24)	Operator of for-profit law schools	First lien senior secured revolving loan (\$6.0 par due 2/2018)		8/25/2011	6.0	6.0(2)(18)(23)
		Series A preferred units (1.25 units) Series A-1		8/25/2011	125.5	5 1.3(2)(18)	
		preferred units (0.03 units) Series B		7/29/2016	2.5	2.5(2)	
		preferred units (0.39 units)		10/19/2012	9.2	—(2)	
					143.2	2 9.8	
Instituto de Banca y Comercio, Inc. & Leeds IV Advisors, Inc.	Private School Operator	First lien senior secured loan (\$2.9 par due 12/2018)	10.50% PIK (Libor + 9.00%/Q)	10/31/2015	2.9	2.9(2)(19)	
		Series B preferred stock (1,750,000 shares)		8/5/2010	5.0	—(2)	
		Series C preferred stock (2,512,586 shares)		6/7/2010	0.7	—(2)	
		Senior preferred series A-1 shares (163,902 shares)		10/31/2015	119.4	447. &)	
		Common stock (20 shares)		6/7/2010		—(2)	
		First lien senior			128.(0 50.7	
Lakeland Tours, LLC (24)	Educational travel provider	secured revolving loan	-	2/10/2016		—(22)	
		c		2/10/2016	5.0	5.0(2)(19)	

		(\$5.0 par due 2/2022) First lien senior	5.75% (Libor + 4.75%/Q)			
		First lien senior secured loan (\$31.7 par due 2/2022)	10.43% (Libor + 9.43%/Q)	2/10/2016		31.(3)(19)
PIH Corporation (24)	Franchisor of education-based early childhood centers	First lien senior secured revolving loan (\$0.6 par due 12/2018)	7.00% (Libor + 6.00%/Q)	12/13/2013		36.7 0.6(2)(19)
R3 Education Inc., Equinox EIC Partners LLC and Sierra Education Finance Corp.	Medical school operator	Preferred stock (1,977 shares)		7/30/2008	0.5	0.5(2)
		Common membership interest (15.76% interest) Warrant to		9/21/2007	15.8	32. (2)
		purchase up to 27,890 shares (expires 11/2019)		12/8/2009	—	—(2)
Regent Education, Inc.	Provider of software solutions designed to optimize the financial aid and enrollment processes	First lien senior secured loan (\$3.8 par due 1/2021)	12.00% (Libor + 8.00% Cash, 2.00% PIK/M)	7/1/2014	16.3 3.7	32.9 3.8(2)(19)
	processes	First lien senior secured loan (\$0.1 par due 1/2021) Warrant to		7/1/2014	0.1	0.1(2)
		purchase up to 987 shares of common stock (expires 12/2026) Warrant to		12/23/2016	_	—(2)
		purchase up to 5,393,194 shares of common stock (expires 12/2026)		12/23/2016		0.1(2)

RuffaloCODY, LLC (24)	Provider of student fundraising and enrollment management services	First lien senior secured revolving loan		5/29/2013	3.8	4.0 —(23)
Severin Acquisition, LLC	Provider of student information system software solutions to the K-12 education market	due 7/2022)	9.75% (Libor + 8.75%/Q)	7/31/2015	14.8	15.(2)(19)
		Second lien senior secured loan (\$4.2 par due 7/2022) Second lien	9.75% (Libor + 8.75%/Q)	10/28/2015	4.1	4.2(2)(19)
		second hen senior secured loan (\$3.3 par due 7/2022) Second lien	10.25% (Libor + 9.25%/Q)	2/1/2016	3.2	3.3(2)(19)
		senior secured loan (\$2.8 par due 7/2022)	10.25% (Libor + 9.25%/Q)	8/8/2016	2.8	2.8(2)(19)
55						

As of December 31, 2016 (dollar amounts in millions)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date		rt fizeic l Value	Percer of Net Assets	C
		Second lien senior secured loan (\$3.1 par due 7/2022)	10.00% (Libor + 9.00%/Q)	10/14/2016		3.1(2)(19)		
WCI-Quantum Holdings, Inc.	Distributor of instructional products, services and resources	Series A preferred stock (1,272		10/24/2014		28.4 1.3(2)		
Automotive		shares)			367.7	7 174.8	3.38	%
Services AEP Holdings, Inc. and Arrowhead Holdco	Distributor of non-discretionary, mission-critical aftermarket replacement parts	First lien senior secured loan (\$1.9 par due 8/2021)	•	12/14/2016	1.9	1.9(2)(19)		
Company		Common stock (3,467 shares)		8/31/2015	3.5	3.8(2)		
		First lien			5.4	5.7		
CH Hold Corp. (24)	Collision repair company	senior secured revolving loan (\$1.2 par due 11/2019)	•	2/24/2016	1.2	1.2(2)(19)(23)	
ChargePoint, Inc.	Developer and operator of electric vehicle charging stations	Second lien senior secured loan (\$20.0 par due 8/2020) Warrant to	9.75% (Libor + 8.75%/M)	12/24/2014	19.5	20.(22)(19)		
		purchase up to 809,126 shares of Series E preferred stock (expires 12/2024)		12/24/2014	0.3	1.5(2)		
Dent Wizard International	Automotive reconditioning services	Second lien senior secured	10.25% (Libor + 9.25%/Q)	4/7/2015		21.5 50.(B)(19)		

Corporation and DWH Equity Investors, L.P.		loan (\$50.0 par due 10/2020) Class A common stock (10,000 shares)		4/7/2015	0.3	0.7(2)
		Class B common stock (20,000 shares)		4/7/2015	0.7	1.3(2)
		First lien			51.0	52.0
Eckler Industries, Inc. (24)	Restoration parts and accessories provider for classic automobiles	senior secured revolving loan (\$2.0 par due 7/2017)	Rate +	7/12/2012	2.0	1.9(2)(19)
		First lien senior secured loan (\$6.9 par due 7/2017) First lien		7/12/2012	6.9	6.7(3)(19)
		senior secured loan (\$25.9 par due 7/2017)	7.25% (Libor + 6.00%/Q)	7/12/2012	25.9	25.03)(19)
		Series A preferred stock (1,800 shares)		7/12/2012	1.8	—(2)
		Common stock (20,000 shares)		7/12/2012	0.2	—(2)
					36.8	33.8
EcoMotors, Inc.	Engine developer	First lien senior secured loan (\$9.8 par due 3/2018) Warrant to purchase up to 321,888	11.00%	9/1/2015	9.5	7.9(2)
		shares of Series C preferred stock (expires		12/28/2012	_	—(2)
		12/2022) Warrant to purchase up to 70,000 shares of Series C preferred		2/24/2015	_	— (2)

stock (expires 2/2025)

		212025)			9.5	7.9	
ESCP PPG Holdings, LLC	Distributor of new equipment and aftermarket parts to the	Class A units (3,500,000		12/14/2016		3.7(2)	
(7)	heavy-duty truck industry	units)		12,11,2010	5.5	5.7(2)	
Simpson Performance Products, Inc.	Provider of motorsports safety equipment	senior secured loan (\$18.5 par due 2/2020)	9.70% (Libor + 8.70%/Q)	2/20/2015	18.5	18.63)(19)	
SK SPV IV, LLC	Collision repair site operators	Series A common stock (12,500 units) Series B		8/18/2014	0.6	2.9(2)	
		common stock (12,500 units)		8/18/2014	0.6	2.9(2)	
TA THI Depent	Collision repoir	Series A			1.2	5.8	
TA THI Parent, Inc.	Collision repair company	preferred stock (50,000 shares)		7/28/2014	5.0	14.(2)	
-		,			151.9	0 164.4	3.18%
56							

As of December 31, 2016 (dollar amounts in millions)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date	Amor frae d Cost Value	Percentage of Net Assets
Oil and Gas Lonestar Prospects, Ltd. Petroflow	Sand proppant producer and distributor to the oil and natural gas industry	First lien senior secured loan (\$70.1 par due 9/2018)	8.50% (Libor + 6.50% Cash, 1.00% PIK/Q)	9/18/2014	70.1 70.(3)(19)
Energy Corporation and TexOak Petro Holdings LLC (7)	Oil and gas exploration and production company	First lien senior secured loan (\$16.5 par due 6/2019)	3.00% (Libor + 2.00%/Q)	6/29/2016	16.1 15. (2)(19)
		Second lien senior secured loan (\$22.6 par due 12/2019) Common units		6/29/2016	21.8 6.6(2)(18)
		(202,000 units)		6/29/2016	11.1 —	
					49.0 21.6 119.191.7	1.78%
Commercial Real Estate Finance						
10th Street, LLC and New 10th Street, LLC (8)	Real estate holding company	First lien senior secured loan (\$25.6 par due 11/2019) Senior	12.00% Cash, 1.00% PIK	3/31/2014	25.6 25.62)	
		subordinated loan (\$27.5 par due 11/2019)	12.00% Cash, 1.00% PIK	4/1/2010	27.5 27.62)	
		Member interest (10.00% interest)		4/1/2010	0.6 —	
		Option (25,000 units)		4/1/2010	— 35.3	
		units)			53.7 88.4 53.7 88.4	1.71%
Aerospace and Defense						
Cadence Aerospace, LLC	Aerospace precision components	First lien senior secured loan	7.00% (Libor + 5.75%/Q)	5/15/2012	4.0 4.0(4)(19)

	manufacturer	(\$4.0 par due 5/2018) Second lien senior secured loan (\$79.7 par due 5/2019)	11.00% (Libor + 9.75%/Q)	5/10/2012	83.7	77.(2)(19) 81.3 81.3	1.57%
Environmental Services							
MPH Energy Holdings, LP	Operator of municipal recycling facilities	Limited partnership interest (3.13% interest)		1/8/2014		—(2)	
Pegasus Community Energy, LLC	Operator of municipal recycling facilities	Preferred stock (1,000 shares)		3/1/2011	8.8	—(2)	
	Waste management services	Second lien senior secured loan (\$75.9 par due 10/2020)	8.50% (Libor + 7.50%/Q)	10/15/2014	75.9	75.(3)(19)	
Chemicals					84.7	75.9	1.47%
Genomatica, Inc.	Developer of a biotechnology platform for the production of chemical products	of Series D preferred stock (expires 3/2023)		3/28/2013	_	—(2)	
K2 Pure Solutions Nocal, L.P. (24)	Chemical Producer	First lien senior secured revolving loan (\$1.5 par due 2/2021)	8.125% (Libor + 7.125%/Q)	8/19/2013	1.5	1.5(2)(19)	
		First lien senior secured loan (\$40.0 par due 2/2021)	7.00% (Libor + 6.00%/Q)	8/19/2013	40.0	40. (B)(19)	
		First lien senior secured loan (\$13.0 par due 2/2021)	7.00% (Libor + 6.00%/Q)	8/19/2013	13.0	13.04)(19)	
	Designer of adaptive,	First lien senior			54.5	54.5	
Kinestral Technologies, Inc.	dynamic glass for the commercial and residential markets	secured loan (\$8.5 par due 10/2018)	8.75% (Libor + 7.75%/M)	4/22/2014	8.4	8.5(2)(17)(19)	
	iesidentiai illarkets	Warrant to purchase up to 325,000 shares of Series A		4/22/2014	0.1	0.2(2)	

	preferred stock (expires 4/2024) Warrant to purchase up to 131,883 shares of Series B preferred stock (expires 4/2025)	4/9/2015		—(2)	
	(••••••••••••••••••••••••		8.5	8.7	
			63.0	63.2	1.22%
Health Clubs					

As of December 31, 2016 (dollar amounts in millions)

Company(1)	Business Description		Interest(6)(12)	Acquisition Date	Amo Faze d Cost Value	Percentage of Net Assets
Athletic Club Holdings, Inc.	Premier health club operator	First lien senior secured loan (\$35.0 par due 10/2020)	9.50% (Libor + 8.50%/Q)	10/11/2007	35.0 35(0)(19)	
CFW Co-Invest, L.P., NCP Curves, L.P. and Curves International Holdings, Inc.	Health club franchisor	Limited partnership interest (4,152,165 shares)		7/31/2012	4.2 0.\$2)	
		Common stock (1,680 shares) Limited		11/12/2014	— —(2)(9)	
		partnership interest (2,218,235 shares)		7/31/2012	2.2 8.5(2)(9)	
					6.4 9.3	
Hotel Services					41.4 44.3	0.86 %
Aimbridge Hospitality, LLC (24)	Hotel operator	First lien senior secured loan (\$2.9 par due 10/2018) First lien	8.25% (Libor + 7.00%/Q)	1/7/2016	2.8 2.9(2)(15)(19)
		senior secured loan (\$3.3 par due 10/2018) First lien	8.25% (Libor + 7.00%/Q)	7/15/2015	3.2 3.3(2)(15)(19)
		senior secured loan (\$14.8 par due 10/2018)	8.25% (Libor + 7.00%/Q)	7/15/2015	14.7 14(8)(15)(19)
					20.7 21.0	
Pyramid Management Advisors, LLC and Pyramid Investors, LLC	Hotel operator	First lien senior secured loan (\$3.0 par due 7/2021)	11.12% (Libor + 10.12%/Q)	7/15/2016	3.0 2.9(2)(19)	

		First lien senior secured loan (\$19.5 par due 7/2021) Membership units (990,369 units)	11.12% (Libor + 10.12%/Q)	7/15/2016 7/15/2016	19.5 19(3)(19) 1.0 0. 7 2)	
Wholesale					23.5 22.7 44.2 43.7	0.85%
Distribution						
Flow Solutions Holdings, Inc.	Distributor of high value fluid handling, filtration and flow control products	Second lien senior secured loan (\$6.0 par due 10/2018) Second lien	10.00% (Libor + 9.00%/Q)	12/16/2014	6.0 5.3(2)(19)	
		senior secured loan (\$29.5 par due 10/2018)	10.00% (Libor + 9.00%/Q)	12/16/2014	29.5 26(0)(19)	
					35.5 31.3	0 (10)
Farming and Agriculture					35.5 31.3	0.61%
QC Supply, LLC (24)	Specialty distributor and solutions provider to the swine and poultry markets	First lien senior secured revolving loan (\$2.3 par due 12/2021) First lien	7.00% (Libor + 6.00%/Q)	12/29/2016	2.3 2.3(2)(19)	
		senior secured loan (\$28.9 par due 12/2022)	7.00% (Libor + 6.00%/Q)	12/29/2016	28.9 28(9)(19)	
)			31.2 31.2 31.2 31.2	0.60%
Telecommunications Adaptive Mobile Security Limited (9)	Developer of security software for mobile communications networks	First lien senior secured loan (\$1.8 par due 7/2018)	12.00% (Euribor + 9.00% Cash, 1% PIK/M)	1/16/2015	2.0 1.\\$2)(17)(19)
		First lien senior secured loan (\$0.5 par due	,	1/16/2015	0.5 0.5(2)(17)(19)

		10/2018) First lien senior secured loan (\$1.1 par due 10/2018)	12.00% (Euribor + 9.00% Cash, 1% PIK/M)	10/17/2016	1.1	1.(2)(17)(19)
					3.6	3.4
American Broadband Holding Company and Cameron Holdings of NC, Inc.	Broadband communication services	Warrant to purchase up to 208 shares (expires 11/2017) Warrant to purchase up to 200 shares (expires 9/2020)		11/7/2007 9/1/2010		7.2 6.9
Startes Fruity LLC	Commission	Manahan			—	14.1
Startec Equity, LLC (8)	Communication services	Member interest		4/1/2010		_
58						

As of December 31, 2016 (dollar amounts in millions)

Company(1)	Business Description	Investment	Interest(6)(12)	Acquisition Date	Amortized Cost	dFair Value		Percentage of Net Assets
Wilcon Holdings LLC	Communications infrastructure provider	Class A common stock (2,000,000 shares)		12/13/2013	1.8	3.7		
Retail					5.4	21.2		0.41%
Paper Source, Inc. and Pine Holdings, Inc. (24)	Retailer of fine and artisanal paper products	First lien senior secured loan (\$9.7 par due	7.25% (Libor + 6.25%/Q)	9/23/2013	9.7	9.7	(4)(19))
		9/2018) Class A common			<i>c</i> 0	- 0		
		stock (36,364		9/23/2013	6.0	5.9	(2)	
Things		shares)			15.7	15.6		
Things Remembered, Inc. and TRM Holdco Corp. (7)	Personalized gifts retailer	First lien senior secured loan (\$11.0 par due 3/2020) Common		8/30/2016	10.6	3.5	(2)(18))
		stock (10,631,940 shares)		8/30/2016	6.1	_	(2)	
		shares)			16.7 32.4	3.5 19.1		0.37%
Computers and Electronics	l							
Everspin Technologies, Inc. (24)	Designer and manufacturer of computer memory solutions	First lien senior secured revolving loan (\$1.1 par due	7.50% (Base Rate + 7.50%/M)	6/5/2015	1.1	1.1	(5)(19))
		6/2017) First lien senior secured loan (\$7.3 par due	8.75% (Libor + 7.75%/M)	6/5/2015	7.0	7.3	(5)(19))

	Luga						
		6/2019) Warrant to purchase up to 18,461 shares of common stock (expires 10/2020)	6/5/2015	0.4	0.4	(5)	
		10/2026)		o -	0.0		
				8.5	8.8		0.15%
				8.5	8.8		0.17%
Printing, Publishing and Media							
		Limited					
Earthcolor Group, LLC	Printing management services	liability company interests (9.30%)	5/18/2012	_			
The Teaching Company Holdings, Inc.	Education publications provider	Preferred stock (10,663 shares)	9/29/2006	1.1	3.0	(2)	
		Common stock (15,393 shares)	9/29/2006	_	_	(2)	
		,		1.1 1.1 \$9,034.1	3.0 3.0 \$8,819.9		0.06% 170.77%

Other than the Company's investments listed in footnote 7 below (subject to the limitations set forth therein), the Company does not "Control" any of its portfolio companies, for the purposes of the Investment Company Act of 1940, as amended (together with the rules and regulations promulgated thereunder, the "Investment Company Act"). In general, under the Investment Company Act, the Company would "Control" a portfolio company if the

(1) Yet). In general, under the investment company ret, the company would control a portion company if the Company owned more than 25% of its outstanding voting securities (i.e., securities with the right to elect directors) and/or had the power to exercise control over the management or policies of such portfolio company. All of the Company's portfolio company investments, which as of December 31, 2016 represented 171% of the Company's net assets or 95% of the Company's total assets, are subject to legal restrictions on sales.

These assets are pledged as collateral for the Revolving Credit Facility (as defined below) and, as a result, are not (2) directly available to the creditors of the Company to satisfy any obligations of the Company other than the Company's obligations under the Revolving Credit Facility (see Note 5 to the consolidated financial statements).

These assets are owned by the Company's consolidated subsidiary Ares Capital CP Funding LLC ("Ares Capital CP"), are pledged as collateral for the Revolving Funding Facility (as defined below) and, as a result, are not (3) directly available to the creditors of the Company to satisfy any obligations of the Company other than Ares

Capital CP's obligations under the Revolving Funding Facility (see Note 5 to the consolidated financial statements).

These assets are owned by the Company's consolidated subsidiary Ares Capital JB Funding LLC ("ACJB"), are (4)pledged as collateral for the SMBC Funding Facility (as defined below) and, as a result, are not directly available to

59

the creditors of the Company to satisfy any obligations of the Company other than ACJB's obligations under the SMBC Funding Facility (see Note 5 to the consolidated financial statements).

These assets are owned by the Company's consolidated subsidiary Ares Venture Finance, L.P. ("AVF LP"), are pledged as collateral for the SBA-guaranteed debentures (the "SBA Debentures") and, as a result, are not directly available to the creditors of the Company to satisfy any obligations of the Company other than AVF LP's obligations (see Note 5 to the consolidated financial statements). AVF LP operates as a Small Business Investment Company ("SBIC") under the provisions of Section 301(c) of the Small Business Investment Act of 1958, as amended.

(6) Investments without an interest rate are non-income producing.

As defined in the Investment Company Act, the Company is deemed to be an "Affiliated Person" and "Control" this portfolio company because it owns 5% or more of the portfolio company's outstanding voting securities or it (7) has the power to exercise control over the management or policies of such portfolio company (including through a management agreement). Transactions during the year ended December 31, 2016 in which the issuer was an Affiliated Person (but not a portfolio company that the Company is deemed to Control) are as follows:

(in millions) Company	Purcha (cost)	sæsedempti (cost)		Interest income	Capital structuri	Diving fees	vide Ot om e nc	herNet realiz comgains (los	Net ed unrealiz ses). gains (le	zed osses)
Campus Management Corp. and Campus Management Acquisition Corp.	\$ —	\$ —	\$—	\$—	\$ —	\$	-\$	_\$	\$ 1.0	
Crown Health Care Laundry Services, Inc. and Crown Laundry Holdings, LLC	\$ 9.3	\$ 4.1	\$18.0	\$1.2	\$ 0.4	\$	-\$	_\$	\$ (0.6)
ESCP PPG Holdings, LLC	\$ 3.5	\$ —	\$—	\$ <i>—</i>	\$ —	\$	-\$	_\$	\$ —	
Investor Group Services, LLC	\$ —	\$ —	\$—	\$ <i>—</i>	\$ —	\$	_\$	-\$ 0.4	\$ —	
Multi-Ad Services, Inc.	\$ —	\$ —	\$—	\$ <i>—</i>	\$ —	\$	-\$	_\$	\$ —	
Petroflow Energy Corporation and TexOak Petro Holdings LLC	\$ —	\$ —	\$—	\$ <i>—</i>	\$ —	\$	-\$	_\$	\$ 3.4	
Shock Doctor, Inc. and Shock Doctor Holdings, LLC	\$ —	\$ —	\$—	\$ 10.5	\$ —	\$	-\$	_\$	\$ (4.8)
Things Remembered, Inc. and TRM Holdco Corp.	\$ 3.3	\$ 3.3	\$—	\$—	\$ —	\$	-\$	_\$	\$ (2.1)
UL Holding Co., LLC and Universal Lubricants, LLC	\$ —	\$ 45.3	\$—	\$3.8	\$ —	\$	-\$	\$ 13.2	\$ 17.2	

As defined in the Investment Company Act, the Company is deemed to be both an "Affiliated Person" and "Control" this portfolio company because it owns more than 25% of the portfolio company's outstanding voting

(8) (8) (8) (8) (100 company is outstanding voting through a management agreement). Transactions during the year ended December 31, 2016 in which the issuer was both an Affiliated Person and a portfolio company that the Company is deemed to Control are as follows:

60

(in millions) Company	Purchase (cost)	esRedempti (cost)		lesInterest ostjncome	Capital structur service	Dividen ing income fees	ndOther income	Net realize gains (loss	Net d unrealize es) gains (lo	ed osses)
10th Street, LLC and New 10th Street, LLC	\$ <i>—</i>	\$ —	\$	-\$6.9	\$ —	\$ —	\$ <i>—</i>	\$ —	\$ (9.2)
ADF Capital, Inc., ADF Restaurant Group, LLC, and ARG Restaurant Holdings, Inc.		\$ —	\$	_\$	\$ —	\$ —	\$—	\$ —	\$ (10.8)
AllBridge Financial, LLC	\$ —	\$ 1.1	\$	_\$	\$ —	\$ —	\$ <i>—</i>	\$ 6.3	\$ (6.5)
Callidus Capital Corporation	\$ —	\$ —	\$	_\$	\$ —	\$ —	\$ —	\$ —	\$ —	
Ciena Capital LLC	\$ —	\$ 12.0	\$	-\$1.5	\$ —	\$ —	\$ <i>—</i>	\$ —	\$ 0.9	
Community Education Centers,										
Inc. and CEC Parent Holdings	\$ —	\$ —	\$	-\$4.6	\$ —	\$ —	\$ <i>—</i>	\$ —	\$ 18.9	
LLC										
Competitor Group, Inc., Calera										
XVI, LLC and Champion Parent	\$ 2.5	\$ —	\$	-\$1.7	\$ —	\$—	\$ <i>—</i>	\$ —	\$ (0.8)
Corporation										
Crescent Hotels & Resorts, LLC	\$ —	\$ —	\$	-\$1.2	\$ —	\$ —	\$ —	\$ 2.5	\$ (2.7)
and affiliates	φ—	φ —	φ	→ 1.∠	φ —	پ —	ф —	\$ 2.3	\$ (2.7)
HCI Equity, LLC	\$ —	\$ —	\$	_\$	\$ —	\$ —	\$ <i>—</i>	\$ —	\$ —	
Industrial Air Tool, LP and	\$ <i>—</i>	\$ —	\$	_\$	\$ —	\$ —	\$ —	\$ —	\$ —	
Affiliates d/b/a Industrial Air Tool	φ—	φ —	φ	·	φ —	φ—	φ—	φ —	φ —	
Ivy Hill Asset Management, L.P.	\$ —	\$ —	\$	_\$	\$ —	\$ 40.0	\$ <i>—</i>	\$ —	\$ (6.3)
Liquid Light, Inc.	\$ —	\$ 2.4	\$	_\$	\$ —	\$ —	\$ <i>—</i>	\$ (0.6)	\$ —	
MVL Group, Inc.	\$ —	\$ —	\$	_\$	\$ —	\$ —	\$ <i>—</i>	\$ —	\$ —	
Orion Foods, LLC	\$ —	\$ 6.4	\$	_\$	\$ —	\$ —	\$ <i>—</i>	\$ —	\$ 3.1	
PHL Investors, Inc., and PHL Holding Co.	\$ <i>—</i>	\$ —	\$	-\$	\$ —	\$ —	\$ <i>—</i>	\$ —	\$ —	
Senior Direct Lending Program, LLC*	\$271.6	\$ 1.7	\$	-\$12.6	\$ 4.9	\$ —	\$0.7	\$ —	\$ —	
Senior Secured Loan Fund LLC**	\$3.0	\$ —	\$	-\$208.0	\$ 2.9	\$—	\$17.0	\$ —	\$ 26.3	
Startec Equity, LLC	\$ <i>—</i>	\$ —	\$	_\$	\$ —	\$—	\$ <i>—</i>	\$ —	\$ —	
The Greeley Company, Inc. and	¢	¢ 07	¢	¢	¢	¢	¢	¢ 20	¢ 2 1	
HCP Acquisition Holdings, LLC	\$ —	\$ 2.7	Ф	_\$	\$ —	\$—	\$ <i>—</i>	\$ 3.9	\$ 3.1	
The Step2 Company, LLC	\$ <i>—</i>	\$ 64.7	\$	-\$4.6	\$ —	\$ —	\$ <i>—</i>	\$ 18.1	\$ 24.4	

Together with Varagon Capital Partners ("Varagon"), the Company has co-invested through the Senior Direct Lending Program LLC (d/b/a the "Senior Direct Lending Program" or the "SDLP"). The SDLP has been capitalized as transactions are completed and all portfolio decisions and generally all other decisions in respect of the SDLP must be approved by an investment committee of the SDLP consisting of representatives of the Company and Varagon * (with approval from a representative of each required); therefore, although the Company owns more than 25% of the voting securities of the SDLP, the Company does not believe that it has control over the SDLP (for purposes of the Investment Company Act or otherwise) because, among other things, these "voting securities" do not afford the Company the right to elect directors of the SDLP or any other special rights (see Note 4 to the consolidated financial statements).

** Together with GE Global Sponsor Finance LLC and General Electric Capital Corporation (together, "GE"), the Company has co-invested through the Senior Secured Loan Fund LLC (d/b/a the "Senior Secured Loan Program" or

the "SSLP"). The SSLP has been capitalized as transactions are completed and all portfolio decisions and generally all other decisions in respect of the SSLP must be approved by an investment committee of the SSLP consisting of representatives of the Company and GE (with approval from a representative of each required); therefore, although the Company owns more than 25% of the voting securities of the SSLP, the Company does not believe that it has control over the SSLP (for purposes of the Investment Company Act or otherwise) because, among other things, these "voting securities" do not afford the Company the right to elect directors of the SSLP or any other special rights (see Note 4 to the consolidated financial statements).

Non-U.S. company or principal place of business outside the U.S. and as a result is not a qualifying asset under
 Section 55(a) of the Investment Company Act. Under the Investment Company Act, the Company may not acquire any non-qualifying asset unless, at the time such acquisition is made, qualifying assets represent at least 70% of the Company's total assets.

Exception from the definition of investment company under Section 3(c) of the Investment Company Act and as a (10) result is not a qualifying asset under Section 55(a) of the Investment Company Act. Under the Investment Company Act, the Company may not acquire any non-qualifying asset unless, at the time such acquisition is made, qualifying assets represent at least 70% of the Company's total assets.

61

In the first quarter of 2011, the staff of the Securities and Exchange Commission (the "Staff") informally communicated to certain business development companies ("BDCs") the Staff's belief that certain entities, which would be classified as an "investment company" under the Investment Company Act but for the exception from the definition of "investment company" set forth in Rule 3a-7 promulgated under the Investment Company Act, could not be treated as eligible portfolio companies (as defined in Section 2(a)(46) under Investment Company Act) (i.e. not eligible to be included in a BDC's 70% "qualifying assets" basket). Subsequently, in August 2011 the Securities and Exchange Commission issued a concept release (the "Concept Release") which stated that "[a]s a general matter, the Commission presently does not believe that Rule 3a-7 issuers are the type of small, developing and financially troubled businesses in which the U.S. Congress intended BDCs primarily to invest"

(11) and requested comment on whether or not a 3a-7 issuer should be considered an "eligible portfolio company". The Company provided a comment letter in respect of the Concept Release and continues to believe that the language of Section 2(a)(46) of the Investment Company Act permits a BDC to treat as "eligible portfolio companies" entities that rely on the 3a-7 exception. However, given the current uncertainty in this area (including the language in the Concept Release) and subsequent discussions with the Staff, the Company has, solely for purposes of calculating the composition of its portfolio pursuant to Section 55(a) of the Investment Company Act, identified such entities, which include the SSLP, as "non-qualifying assets" should the Staff ultimately disagree with the Company's position. Pursuant to Section 55(a) of the Investment Company Act (using the Staff's methodology described above solely for this purpose), 29% of the Company's total assets are represented by investments at fair value and other assets that are considered "non-qualifying assets" as of December 31, 2016.

Variable rate loans to the Company's portfolio companies bear interest at a rate that may be determined by reference to either LIBOR or an alternate base rate (commonly based on the Federal Funds Rate or the Prime

(12)Rate), at the borrower's option, which reset annually (A), semi-annually (S), quarterly (Q), bi-monthly (B), monthly (M) or daily (D). For each such loan, the Company has provided the interest rate in effect on the date presented.

In addition to the interest earned based on the stated interest rate of this security, the Company is entitled to receive an additional interest amount of 1.13% on \$8.9 aggregate principal amount of a "first out" tranche of the (13) portfolio company's senior term debt previously syndicated by the Company into "first out" and "last out" tranches, whereby the "first out" tranche will have priority as to the "last out" tranche with respect to payments of principal, interest and any other amounts due thereunder.

In addition to the interest earned based on the stated interest rate of this security, the Company is entitled to receive an additional interest amount of 2.00% on \$81.5 aggregate principal amount of a "first out" tranche of the (14)portfolio company's senior term debt previously syndicated by the Company into "first out" and "last out" tranches, whereby the "first out" tranche will have priority as to the "last out" tranche with respect to payments of principal, interest and any other amounts due thereunder.

In addition to the interest earned based on the stated interest rate of this security, the Company is entitled to receive an additional interest amount of 2.50% on \$69.5 aggregate principal amount of a "first out" tranche of the

(15)portfolio company's senior term debt previously syndicated by the Company into "first out" and "last out" tranches, whereby the "first out" tranche will have priority as to the "last out" tranche with respect to payments of principal, interest and any other amounts due thereunder.

In addition to the interest earned based on the stated interest rate of this security, the Company is entitled to (16) receive an additional interest amount of 2.55% on \$35.2 aggregate principal amount of a "first out" tranche of the portfolio company's first lien senior secured loans, whereby the "first out" tranche will have priority as to the "last out" tranche with respect to payments of principal, interest and any other amounts due thereunder.

The Company is entitled to receive a fixed fee upon the occurrence of certain events as defined in the credit (17) agreement governing the Company's debt investment in the portfolio company. The fair value of such fee is included in the fair value of the debt investment.

(18) Loan was on non-accrual status as of December 31, 2016.

(19) Loan includes interest rate floor feature.

The certificates have a stated contractual interest rate and also entitle the holders thereof to receive a portion of (20) the excess cash flow from the SSLP's loan portfolio, after expenses. However, the SSLP Certificates (defined below) are junior in right of payment to the senior notes held by GE, and the Company expects that for so long as

62

principal

proceeds from SSLP repayments are directed entirely to repay the senior notes as discussed above, the yield on the SSLP Certificates will be lower than the stated coupon and continue to decline. See Note 4 to the consolidated financial statements for more information on the SSLP.

In addition to the interest earned based on the stated contractual interest rate of this security, the certificates entitle (21) the holders thereof to receive a portion of the excess cash flow from the SDLP's loan portfolio, after expenses, which may result in a return to the Company greater than the contractual stated interest rate.

As of December 31, 2016, no amounts were funded by the Company under this first lien senior secured revolving loan; however, there were letters of credit issued and outstanding through a financial intermediary under the loan. (22) See Note 7 to the consolidated financial statements for further information on letters of credit commitments related to certain portfolio companies.

As of December 31, 2016, in addition to the amounts funded by the Company under this first lien senior secured revolving loan, there were also letters of credit issued and outstanding through a financial intermediary under the loan. See Note 7 to the consolidated financial statements for further information on letters of credit commitments related to certain portfolio companies.

As of December 31, 2016, the Company had the following commitments to fund various revolving and delayed draw senior secured and subordinated loans, including commitments to issue letters of credit through a financial intermediary on behalf of certain portfolio companies. Such commitments are subject to the satisfaction of certain

(24) conditions set forth in the documents governing these loans and letters of credit and there can be no assurance that such conditions will be satisfied. See Note 7 to the consolidated financial statements for further information on revolving and delayed draw loan commitments, including commitments to issue letters of credit, related to certain portfolio companies.

(in millions) Company	Total revolving and delayed draw loan commitmen	commitm		undrawn	substantial at	Less: unavailable ntsommitme lydue to borrowing base or other covenant restrictions	nt a djusted undrawn revolving and delayed draw commitments
Accruent, LLC	\$ 3.2	\$ (0.3)	\$ 2.9	\$	\$ -	-\$ 2.9
Acrisure, LLC	9.7			9.7	—		9.7
ADCS Clinics Intermediate Holdings, LLC	5.0	(1.7)	3.3	—	—	3.3
ADG, LLC	13.7	(2.0)	11.7	_	_	11.7
Aimbridge Hospitality, LLC	2.4	—		2.4	—		2.4
American Seafoods Group LLC	22.1	—		22.1	—		22.1
Benihana, Inc.	3.2	(2.1)	1.1	—		1.1
CCS Intermediate Holdings, LLC	7.5	(7.3)	0.2	—		0.2
CH Hold Corp.	5.0	(1.2)	3.8	—		3.8
Chariot Acquisition, LLC	1.0			1.0	_		1.0
Ciena Capital LLC	20.0	(14.0)	6.0	(6.0)		
Clearwater Analytics, LLC	5.0			5.0	—	—	5.0
Competitor Group, Inc.	5.7	(5.5)	0.2	—	—	0.2

Component Hardware Group, Inc.	3.7	(1.9) 1.8	3 —		1.8
Crown Health Care Laundry Services, Inc.	17.0	(0.6) 16	.4 —	_	16.4
D4C Dental Brands, Inc.	5.0		5.0) —		5.0
DCA Investment Holding, LLC	5.8	(2.2) 3.6	õ —		3.6
DTI Holdco, Inc. and OPE DTI Holdings, Inc.	8.8		8.8	3 —	_	8.8
Eckler Industries, Inc.	4.0	(2.0) 2.0) —	—	2.0
EN Engineering, L.L.C.	5.0		5.0) —	—	5.0
Everspin Technologies, Inc.	4.0	(1.1) 2.9)	_	2.9
Faction Holdings, Inc.	2.0	(2.0) —		_	
Garden Fresh Restaurant Corp.	7.0	(2.3) 4.7	7	_	4.7
Gentle Communications, LLC	5.0		5.0) —		5.0
Greenphire, Inc.	2.0		2.0) —	_	2.0
Harvey Tool Company, LLC	0.8		0.8	3 —	_	0.8
Hygiena Borrower LLC	1.9	—	1.9) —	—	1.9

(in millions) Company	Total revolving and delayed draw loan commitment	Less: drav commitm s		Total undrawn commitment	Less: commitments substantially at discretion of the Company	Less: unavailable commitmen due to borrowing base or other covenant restrictions	
ICSH, Inc.	5.0	(1.8)	3.2			3.2
Infilaw Holding, LLC	20.0	(13.6	Ś	6.4	(6.4)		
iPipeline, Inc.	4.0)	4.0	(0.1.) 		4.0
Itel Laboratories, Inc.	2.5			2.5			2.5
K2 Pure Solutions Nocal, L.P.	5.0	(1.5)	3.5			3.5
Lakeland Tours, LLC	11.9	(0.5)	11.4			11.4
LBP Intermediate Holdings LLC	0.9	(0.1)	0.8			0.8
Massage Envy, LLC	5.0	(3.5)	1.5			1.5
McKenzie Sports Products, LLC	4.5			4.5			4.5
Ministry Brands LLC	29.2	(3.8)	25.4			25.4
MW Dental Holding Corp.	10.0	(1.5)	8.5			8.5
My Health Direct, Inc.	1.0	(0.5)	0.5			0.5
Niagara Fiber Intermediate Corp.	1.9	(1.9)				
Nordco Inc	11.3			11.3			11.3
NSM Sub Holdings Corp.	5.0	(0.8)	4.2			4.2
OmniSYS Acquisition Corporation	2.5			2.5			2.5
OTG Management, LLC	22.2			22.2			22.2
Paper Source, Inc.	2.5			2.5			2.5
Pegasus Intermediate Holdings, LLC	C 5.0			5.0			5.0
PIH Corporation	3.3	(0.6)	2.7			2.7
QC Supply, LLC	28.1	(2.3)	25.8			25.8
Restaurant Technologies, Inc.	5.4	(0.7)	4.7			4.7
RuffaloCODY, LLC	7.7	(0.2)	7.5			7.5
Severin Acquisition, LLC	2.9			2.9			2.9
Shift PPC LLC	1.5			1.5			1.5
Sonny's Enterprises, LLC	1.8			1.8			1.8
Things Remembered, Inc.	2.8			2.8			2.8
Towne Holdings, Inc.	1.0			1.0			1.0
TPTM Merger Corp.	2.5	(1.3)	1.2			1.2
Urgent Cares of America Holdings I	' 16.0	_		16.0			16.0
LLC							
Zemax, LLC	3.0			3.0			3.0
Zywave, Inc.	10.5			10.5			10.5
	\$ 411.4	\$ (80.8)	\$ 330.6	\$ (12.4)	\$ -	-\$ 318.2

(25) As of December 31, 2016, the Company was party to subscription agreements to fund equity investments in private equity investment partnerships as follows:

(in millions)	Total	Less:	Total	Less:	Total net
Company	private	funded	unfunded	private	adjusted
	equity	private	private	equity	unfunded

	commitmen e quity		equity	commitmentprivate		
	commitments ommitments ubstantially equity					
				at the	commitments	
				discretion		
				of the		
				Company		
Partnership Capital Growth Investors III, L.P. PCG-Ares Sidecar Investment, L.P. and PCG-Ares Sidecar Investment II, L.P. Piper Jaffray Merchant Banking Fund I, L.P.	\$ 5.0	\$ (4.2) \$ 0.8	\$ —	\$ 0.8	
	50.0	(10.9) 39.1	(39.1) —	
	2.0 \$ 57.0	(1.7 \$ (16.8) 0.3) \$ 40.2	\$ (39.1	0.3) \$ 1.1	

As of December 31, 2016, the Company had commitments to co-invest in the SSLP for its portion of the SSLP's (26)commitment to fund delayed draw loans of up to \$7.3. See Note 4 to the consolidated financial statements for more information on the SSLP.

As of December 31, 2016, the Company had commitments to co-invest in the SDLP for its portion of the SDLP's (27) commitment to fund delayed draw loans of up to \$37.1. See Note 4 to the consolidated financial statements for more information on the SDLP.

64

ARES CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY (in millions, except per share data) (unaudited)

	Com Stock	ζ.	in	Accumulate Undistribut (Overdistrib Net Investment Income	ed Investments	Net Unrealized Losses on Investment Foreign	Total s\$tockholders' Equity
Balance at December 31, 2016 Issuance of common stock in connection with the American Capital Acquisition Deemed contribution from Ares Capital Management (See Note 14)	314	\$	-\$5,292	\$ 37	\$ 57	\$ (221)	\$ 5,165
	112	_	1,839	_	_	_	1,839
		_	54	_		_	54
Shares issued in connection with dividend reinvestment plan			6	_	_		6
Issuances of Convertible Unsecured Notes (See Note 5)			15	_	_	_	15
Net increase in stockholders' equity resulting from operations			_	218	108	(30)	296
Dividends declared and payable (\$0.76 per share)		_	_	(324)			(324)
Balance at June 30, 2017	426	\$	-\$7,206	\$ (69)	\$ 165	\$ (251)	\$ 7,051

See accompanying notes to consolidated financial statements.

ARES CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS (in millions) (unaudited)

(unaudited)	For the Month Ended 30, 2017	is June
OPERATING ACTIVITIES:	¢ 207	¢ 200
Net increase in stockholders' equity resulting from operations	\$296	\$289
Adjustments to reconcile net increase in stockholders' equity resulting from operations: Net realized gains on investments and foreign currency and other transactions	(112)	(58)
Net unrealized losses (gains) on investments, foreign currency and other transactions	30	(58) (13)
Realized losses on extinguishment of debt	4	(15)
Net accretion of discount on investments		(3)
Payment-in-kind interest and dividends		(20)
Collections of payment-in-kind interest and dividends	47	2
Amortization of debt issuance costs	9	7
Net accretion of discount on notes payable	3	4
Acquisition of American Capital, net of cash acquired	(2,38)	
Proceeds from sales and repayments of investments		1,256
Purchases of investments	(2,730	(1,010
Changes in operating assets and liabilities:		
Interest receivable	12	13
Other assets	(17)	2
Base management fees payable	10	
Income based fees payable		(2)
Capital gains incentive fees payable	25	14
Accounts payable and other liabilities		(16)
Interest and facility fees payable	9	(14)
Net cash (used in) provided by operating activities	(2,146	6 451
FINANCING ACTIVITIES:		
Net proceeds from issuance of common stock	1,839	
Borrowings on debt		4,235
Repayments and repurchases of debt		(4,572)
Debt issuance costs		(3)
Dividends paid	(318)	(239)
Repurchases of common stock		(5)
Net cash provided by (used) in financing activities CHANGE IN CASH AND CASH EQUIVALENTS	2,459 313	(584) (133)
CASH AND CASH EQUIVALENTS CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	223	(133)
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$536	\$124
Supplemental Information:	ψ550	ψ12 4
Interest paid during the period	\$85	\$96
Taxes, including excise tax, paid during the period	\$19	\$14
Dividends declared and payable during the period	\$324	\$239
Deemed contribution from Ares Capital Management (see Note 14)	\$54	\$ <u> </u>

See accompanying notes to consolidated financial statements.

ARES CAPITAL CORPORATION AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS As of June 30, 2017 (unaudited) (in millions, except per share data, percentages and as otherwise indicated; for example, with the word "billion" or otherwise)

1. ORGANIZATION

Ares Capital Corporation (the "Company" or "ARCC") is a specialty finance company that is a closed-end, non-diversified management investment company incorporated in Maryland. The Company has elected to be regulated as a BDC under the Investment Company Act. The Company has elected to be treated as a regulated investment company ("RIC") under the Internal Revenue Code of 1986, as amended (the "Code") and operates in a manner so as to qualify for the tax treatment applicable to RICs.

The Company's investment objective is to generate both current income and capital appreciation through debt and equity investments. The Company invests primarily in first lien senior secured loans (including "unitranche" loans, which are loans that combine both senior and mezzanine debt, generally in a first lien position), second lien senior secured loans and mezzanine debt, which in some cases includes an equity component. To a lesser extent, the Company also makes equity investments.

The Company is externally managed by Ares Capital Management LLC ("Ares Capital Management" or the Company's "investment adviser"), a subsidiary of Ares Management, L.P. ("Ares Management" or "Ares"), a publicly traded, leading global alternative asset manager, pursuant to an investment advisory and management agreement. Ares Operations LLC ("Ares Operations" or the Company's "administrator"), a subsidiary of Ares Management, provides certain administrative and other services necessary for the Company to operate.

2. SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The accompanying consolidated financial statements have been prepared on the accrual basis of accounting in conformity with U.S. generally accepted accounting principles ("GAAP"), and include the accounts of the Company and its consolidated subsidiaries. The Company is an investment company following accounting and reporting guidance in Accounting Standards Codification ("ASC") 946. The consolidated financial statements reflect all adjustments and reclassifications that, in the opinion of management, are necessary for the fair presentation of the results of the operations and financial condition as of and for the periods presented. All significant intercompany balances and transactions have been eliminated.

Interim financial statements are prepared in accordance with GAAP for interim financial information and pursuant to the requirements for reporting on Form 10-Q and Articles 6 or 10 of Regulation S-X. In the opinion of management, all adjustments, consisting solely of normal recurring accruals considered necessary for the fair presentation of financial statements for the interim period presented, have been included. The current period's results of operations will not necessarily be indicative of results that ultimately may be achieved for the fiscal year ending December 31, 2017.

Cash and Cash Equivalents

Cash and cash equivalents include funds from time to time deposited with financial institutions and short-term, liquid investments in a money market account. Cash and cash equivalents are carried at cost which approximates fair value.

Concentration of Credit Risk

The Company places its cash and cash equivalents with financial institutions and, at times, cash held in money market accounts may exceed the Federal Deposit Insurance Corporation insured limit.

Investments

Investment transactions are recorded on the trade date. Realized gains or losses are measured by the difference between the net proceeds from the repayment or sale and the amortized cost basis of the investment using the specific identification method without regard to unrealized gains or losses previously recognized, and include investments charged off

67

during the period, net of recoveries. Unrealized gains or losses primarily reflect the change in investment values, including the reversal of previously recorded unrealized gains or losses when gains or losses are realized.

Investments for which market quotations are readily available are typically valued at such market quotations. In order to validate market quotations, the Company looks at a number of factors to determine if the quotations are representative of fair value, including the source and nature of the quotations. Debt and equity securities that are not publicly traded or whose market prices are not readily available (i.e., substantially all of the Company's investments) are valued at fair value as determined in good faith by the Company's board of directors, based on, among other things, the input of the Company's investment adviser, audit committee and independent third-party valuation firms that have been engaged at the direction of the Company's board of directors to assist in the valuation of each portfolio investment without a readily available market quotation at least once during a trailing 12-month period (with certain de minimis exceptions) and under a valuation policy and a consistently applied valuation process. The valuation process is conducted at the end of each fiscal quarter, and a portion of the Company's investment portfolio at fair value is subject to review by an independent valuation firm each quarter. In addition, the Company's independent registered public accounting firm obtains an understanding of, and performs select procedures relating to, the Company's investment valuation process within the context of performing the integrated audit.

As part of the valuation process, the Company may take into account the following types of factors, if relevant, in determining the fair value of the Company's investments: the enterprise value of a portfolio company (the entire value of the portfolio company to a market participant, including the sum of the values of debt and equity securities used to capitalize the enterprise at a point in time), the nature and realizable value of any collateral, the portfolio company's ability to make payments and its earnings and discounted cash flow, the markets in which the portfolio company does business, a comparison of the portfolio company's securities to any similar publicly traded securities, changes in the interest rate environment and the credit markets, which may affect the price at which similar investments would trade in their principal markets and other relevant factors. When an external event such as a purchase transaction, public offering or subsequent equity sale occurs, the Company considers the pricing indicated by the external event to corroborate its valuation.

Because there is not a readily available market value for most of the investments in its portfolio, the Company values substantially all of its portfolio investments at fair value as determined in good faith by its board of directors, as described herein. Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the fair value of the Company's investments may fluctuate from period to period. Additionally, the fair value of the Company's investments may differ significantly from the values that would have been used had a ready market existed for such investments are generally subject to legal and other restrictions on resale or otherwise are less liquid than publicly traded securities. If the Company was required to liquidate a portfolio investment in a forced or liquidation sale, the Company could realize significantly less than the value at which the Company has recorded it.

In addition, changes in the market environment and other events that may occur over the life of the investments may cause the gains or losses ultimately realized on these investments to be different than the unrealized gains or losses reflected in the valuations currently assigned.

The Company's board of directors undertakes a multi-step valuation process each quarter, as described below:

The Company's quarterly valuation process begins with each portfolio company or investment being initially valued by the investment professionals responsible for the portfolio investment in conjunction with the Company's portfolio management team.

Preliminary valuations are reviewed and discussed with the Company's investment adviser's management and investment professionals, and then valuation recommendations are presented to the Company's board of directors.

The audit committee of the Company's board of directors reviews these valuations, as well as the input of third parties, including independent third-party valuation firms who have reviewed a portion of the investments in the Company's portfolio at fair value.

The Company's board of directors discusses valuations and ultimately determines the fair value of each investment in the Company's portfolio without a readily available market quotation in good faith based on, among other things, the input of the Company's investment adviser, audit committee and, where applicable, independent third-party valuation firms.

See Note 8 for more information on the Company's valuation process.

68

Interest and Dividend Income Recognition

Interest income is recorded on an accrual basis and includes the accretion of discounts and amortization of premiums. Discounts from and premiums to par value on securities purchased are accreted/amortized into interest income over the life of the respective security using the effective yield method. The amortized cost of investments represents the original cost adjusted for the accretion of discounts and amortization of premiums, if any.

Loans are generally placed on non-accrual status when principal or interest payments are past due 30 days or more or when there is reasonable doubt that principal or interest will be collected in full. Accrued and unpaid interest is generally reversed when a loan is placed on non-accrual status. Interest payments received on non-accrual loans may be recognized as income or applied to principal depending upon management's judgment regarding collectability. Non-accrual loans are restored to accrual status when past due principal and interest is paid and, in management's judgment, are likely to remain current. The Company may make exceptions to this policy if the loan has sufficient collateral value and is in the process of collection.

Dividend income on preferred equity securities is recorded as dividend income on an accrual basis to the extent that such amounts are payable by the portfolio company and are expected to be collected. Dividend income on common equity securities is recorded on the record date for private portfolio companies or on the ex-dividend date for publicly traded portfolio companies.

Payment-in-Kind Interest

The Company has loans in its portfolio that contain payment-in-kind ("PIK") provisions. The PIK interest, computed at the contractual rate specified in each loan agreement, is added to the principal balance of the loan and recorded as interest income. To maintain the Company's status as a RIC, this non-cash source of income must be paid out to stockholders in the form of dividends, even though the Company has not yet collected the cash.

Capital Structuring Service Fees and Other Income

The Company's investment adviser seeks to provide assistance to its portfolio companies and in return the Company may receive fees for capital structuring services. These fees are generally only available to the Company as a result of the Company's underlying investments, are normally paid at the closing of the investments, are generally non-recurring and are recognized as revenue when earned upon closing of the investment. The services that the Company's investment adviser provides vary by investment, but generally include reviewing existing credit facilities, arranging bank financing, arranging equity financing, structuring financing from multiple lenders, structuring financing from multiple equity investors, restructuring existing loans, raising equity and debt capital, and providing general financial advice, which concludes upon closing of the investment. Any services of the above nature subsequent to the closing would generally generate a separate fee payable to the Company. In certain instances where the Company is invited to participate as a co-lender in a transaction and does not provide significant services in connection with the investment, a portion of loan fees paid to the Company in such situations will be deferred and amortized over the estimated life of the loan.

Other income includes fees for management and consulting services, loan guarantees, commitments, amendments and other services rendered by the Company to portfolio companies. Such fees are recognized as income when earned or the services are rendered.

Foreign Currency Translation

The Company's books and records are maintained in U.S. dollars. Any foreign currency amounts are translated into U.S. dollars on the following basis:

(1) Fair value of investment securities, other assets and liabilities—at the exchange rates prevailing at the end of the period.

(2) Purchases and sales of investment securities, income and expenses—at the exchange rates prevailing on the respective dates of such transactions, income or expenses.

Results of operations based on changes in foreign exchange rates are separately disclosed in the statement of operations, if any. Foreign security and currency translations may involve certain considerations and risks not typically associated with investing in U.S. companies and U.S. government securities. These risks include, but are not limited to,

currency fluctuations and revaluations and future adverse political, social and economic developments, which could cause investments in foreign markets to be less liquid and prices more volatile than those of comparable U.S. companies or U.S. government securities.

Derivative Instruments

The Company does not utilize hedge accounting and as such values its derivatives at fair value with the unrealized gains or losses recorded in "net unrealized gains (losses) from foreign currency and other transactions" in the Company's consolidated statement of operations. Equity Offering Expenses

The Company's offering costs are charged against the proceeds from equity offerings when proceeds are received.

Debt Issuance Costs

Debt issuance costs are amortized over the life of the related debt instrument using the straight line method or the effective yield method, depending on the type of debt instrument.

Income Taxes

The Company has elected to be treated as a RIC under the Code and operates in a manner so as to qualify for the tax treatment applicable to RICs. To qualify as a RIC, the Company must (among other requirements) meet certain source-of-income and asset diversification requirements and timely distribute to its stockholders at least 90% of its investment company taxable income, as defined by the Code, for each year. The Company (among other requirements) has made and intends to continue to make the requisite distributions to its stockholders, which will generally relieve the Company from U.S. federal corporate-level income taxes.

Depending on the level of taxable income earned in a tax year, the Company may choose to carry forward taxable income in excess of current year dividend distributions from such current year taxable income into the next tax year and pay a 4% excise tax on such income, as required. To the extent that the Company determines that its estimated current year taxable income will be in excess of estimated dividend distributions for the current year, the Company accrues excise tax, if any, on estimated excess taxable income as such taxable income is earned.

Certain of the Company's consolidated subsidiaries are subject to U.S. federal and state corporate-level income taxes.

Dividends to Common Stockholders

Dividends and distributions to common stockholders are recorded on the ex-dividend date. The amount to be paid out as a dividend is determined by the Company's board of directors each quarter and is generally based upon the earnings estimated by management. Net realized capital gains, if any, are generally distributed, although the Company may decide to retain such capital gains for investment.

The Company has adopted a dividend reinvestment plan that provides for reinvestment of any distributions the Company declares in cash on behalf of its stockholders, unless a stockholder elects to receive cash. As a result, if the Company's board of directors authorizes, and the Company declares, a cash dividend, then the Company's stockholders who have not "opted out" of the Company's dividend reinvestment plan will have their cash dividends automatically reinvested in additional shares of the Company's common stock, rather than receiving the cash dividend. The Company intends to use primarily newly issued shares to implement the dividend reinvestment plan (so long as the Company is trading at a premium to net asset value). If the Company's shares are trading at a discount to net asset

value and the Company is otherwise permitted under applicable law to purchase such shares, the Company may purchase shares in the open market in connection with the Company's obligations under the dividend reinvestment plan. However, the Company reserves the right to issue new shares of the Company's common stock in connection with the Company's obligations under the dividend reinvestment plan even if the Company's shares are trading below net asset value.

Use of Estimates in the Preparation of Financial Statements

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of actual and contingent assets and liabilities at the date of the financial statements

and the reported amounts of income or loss and expenses during the reporting period. Actual results could differ from those estimates. Significant estimates include the valuation of investments.

3. AGREEMENTS

Investment Advisory and Management Agreement

The Company is party to an investment advisory and management agreement (the "investment advisory and management agreement") with Ares Capital Management. Subject to the overall supervision of the Company's board of directors, Ares Capital Management provides investment advisory and management services to the Company. For providing these services, Ares Capital Management receives fees from the Company consisting of a base management fee, a fee based on the Company's net investment income ("income based fee") and a fee based on the Company's net capital gains ("capital gains incentive fee"). The investment advisory and management agreement may be terminated by either party without penalty upon 60 days' written notice to the other party.

The base management fee is calculated at an annual rate of 1.5% based on the average value of the Company's total assets (other than cash or cash equivalents but including assets purchased with borrowed funds) at the end of the two most recently completed calendar quarters. The base management fee is payable quarterly in arrears.

The income based fee is calculated and payable quarterly in arrears based on the Company's pre-incentive fee net investment income, as defined in the investment advisory and management agreement, for the quarter. Pre-incentive fee net investment income means interest income, dividend income and any other income (including any other fees such as commitment, origination, structuring, diligence and consulting fees or other fees that the Company receives from portfolio companies but excluding fees for providing managerial assistance) accrued during the calendar quarter, minus operating expenses for the quarter (including the base management fee, any expenses payable under the administration agreement, and any interest expense and dividends paid on any outstanding preferred stock, but excluding the income based fee and capital gains incentive fee accrued under GAAP). Pre-incentive fee net investment income includes, in the case of investments with a deferred interest feature such as market discount, debt instruments with PIK interest, preferred stock with PIK dividends and zero coupon securities, accrued income that the Company has not yet received in cash. The Company's investment adviser is not under any obligation to reimburse the Company for any part of the income based fees it received that was based on accrued interest that the Company never actually received.

Pre-incentive fee net investment income does not include any realized capital gains, realized capital losses, unrealized capital appreciation, unrealized capital depreciation or income tax expense related to realized gains and losses. Because of the structure of the income based fee, it is possible that the Company may pay such fees in a quarter where the Company incurs a loss. For example, if the Company receives pre-incentive fee net investment income in excess of the hurdle rate (as defined below) for a quarter, the Company will pay the applicable income based fee even if the Company has incurred a loss in that quarter due to realized and/or unrealized capital losses.

Pre-incentive fee net investment income, expressed as a rate of return on the value of the Company's net assets (defined as total assets less indebtedness and before taking into account any income based fees and capital gains incentive fees payable during the period) at the end of the immediately preceding calendar quarter, is compared to a fixed "hurdle rate" of 1.75% per quarter. If market credit spreads rise, the Company may be able to invest its funds in debt instruments that provide for a higher return, which may increase the Company's pre-incentive fee net investment income and make it easier for the Company's investment adviser to surpass the fixed hurdle rate and receive an income based fee based on such net investment income. To the extent the Company has retained pre-incentive fee net investment income that has been used to calculate the income based fee, it is also included in the amount of the Company's total assets (other than cash and cash equivalents but including assets purchased with borrowed funds) used

to calculate the 1.5% base management fee.

The Company pays its investment adviser an income based fee with respect to the Company's pre-incentive fee net investment income in each calendar quarter as follows:

No income based fee in any calendar quarter in which the Company's pre-incentive fee net investment income does not exceed the hurdle rate;

100% of the Company's pre-incentive fee net investment income with respect to that portion of such pre-incentive fee net investment income, if any, that exceeds the hurdle rate but is less than 2.1875% in any calendar quarter. The Company refers to this portion of its pre-incentive fee net investment income (which exceeds the hurdle rate but is less than 2.1875%) as the "catch-up" provision. The "catch-up" is meant to provide the Company's

investment adviser with 20% of the pre-incentive fee net investment income as if a hurdle rate did not apply if this net investment income exceeded 2.1875% in any calendar quarter; and

20% of the amount of the Company's pre-incentive fee net investment income, if any, that exceeds 2.1875% in any calendar quarter.

These calculations are adjusted for any share issuances or repurchases during the quarter.

In connection with the Company's acquisition of American Capital, Ltd., a Delaware corporation ("American Capital") (the "American Capital Acquisition"), Ares Capital Management agreed to waive, for each of the first 10 calendar quarters beginning with the second quarter of 2017, the lesser of (x) \$10 of income based fees and (y) the amount of income based fees for such quarter, in each case, to the extent earned and payable by the Company in such quarter pursuant to and as calculated under the Company's investment advisory and management agreement (the "Fee Waiver"). See Note 14 for additional information regarding the American Capital Acquisition.

The capital gains incentive fee is determined and payable in arrears as of the end of each calendar year (or, upon termination of the investment advisory and management agreement, as of the termination date) and is calculated at the end of each applicable year by subtracting (a) the sum of the Company's cumulative aggregate realized capital losses and aggregate unrealized capital depreciation from (b) the Company's cumulative aggregate realized capital gains, in each case calculated from October 8, 2004 (the date the Company completed its initial public offering). Realized capital gains and losses include gains and losses on investments and foreign currencies, gains and losses on extinguishment of debt and from other assets, as well as any income tax and other expenses related to net realized gains and losses. If such amount is positive at the end of such year, then the capital gains incentive fee for such year is equal to 20% of such amount, less the aggregate amount of capital gains incentive fees paid in all prior years. If such amount is negative, then there is no capital gains incentive fee for such year.

The cumulative aggregate realized capital gains are calculated as the sum of the differences, if positive, between (a) the net sales price of each investment in the Company's portfolio when sold and (b) the accreted or amortized cost basis of such investment.

The cumulative aggregate realized capital losses are calculated as the sum of the amounts by which (a) the net sales price of each investment in the Company's portfolio when sold is less than (b) the accreted or amortized cost basis of such investment.

The aggregate unrealized capital depreciation is calculated as the sum of the differences, if negative, between (a) the valuation of each investment in the Company's portfolio as of the applicable capital gains incentive fee calculation date and (b) the accreted or amortized cost basis of such investment.

Notwithstanding the foregoing, as a result of an amendment to the capital gains incentive fee under the investment advisory and management agreement that was adopted on June 6, 2011, if the Company is required by GAAP to record an investment at its fair value as of the time of acquisition instead of at the actual amount paid for such investment by the Company (including, for example, as a result of the application of the asset acquisition method of accounting), then solely for the purposes of calculating the capital gains incentive fee, the "accreted or amortized cost basis" of an investment shall be an amount (the "Contractual Cost Basis") equal to (1) (x) the actual amount paid by the Company for such investment plus (y) any amounts recorded in the Company's financial statements as required by GAAP that are attributable to the accretion of such investment plus (z) any other adjustments made to the cost basis included in the Company's financial statements, including PIK interest or additional amounts funded (net of repayments) minus (2) any amounts recorded in the Company's financial statements as required by GAAP that are attributable to the amortization of such investment, whether such calculated Contractual Cost Basis is higher or lower

than the fair value of such investment (as determined in accordance with GAAP) at the time of acquisition.

There was no capital gains incentive fee earned by the Company's investment adviser as calculated under the investment advisory and management agreement (as described above) for the three and six months ended June 30, 2017. However, in accordance with GAAP, the Company had cumulatively accrued a capital gains incentive fee of \$63 as of June 30, 2017, of which \$63 is not currently due under the investment advisory and management agreement. GAAP requires that the capital gains incentive fee accrual consider the cumulative aggregate unrealized capital appreciation in the calculation, as a capital gains incentive fee would be payable if such unrealized capital appreciation were realized, even though such unrealized capital appreciation is not permitted to be considered in calculating the fee actually payable under the investment advisory and management agreement. This GAAP accrual is calculated using the aggregate cumulative realized capital gains and losses and aggregate cumulative unrealized capital depreciation included in the calculation of the capital gains incentive fee plus the

aggregate cumulative unrealized capital appreciation, net of any expenses associated with cumulative unrealized capital depreciation or appreciation. If such amount is positive at the end of a period, then GAAP requires the Company to record a capital gains incentive fee equal to 20% of such cumulative amount, less the aggregate amount of actual capital gains incentive fees paid or capital gains incentive fees accrued under GAAP in all prior periods. As of June 30, 2017, the Company has paid capital gains incentive fees since inception totaling \$57. The resulting accrual for any capital gains incentive fee under GAAP in a given period may result in an additional expense if such cumulative amount is greater than in the prior period or a reversal of previously recorded expense if such cumulative amount is less than in the prior period. If such cumulative amount is negative, then there is no accrual. There can be no assurance that such unrealized capital appreciation will be realized in the future.

The Company defers cash payment of any income based fees and capital gains incentive fees otherwise earned by the Company's investment adviser if during the most recent four full calendar quarter period ending on or prior to the date such payment is to be made the sum of (a) the aggregate distributions to the Company's stockholders and (b) the change in net assets (defined as total assets less indebtedness and before taking into account any income based fees and capital gains incentive fees payable during the period) is less than 7.0% of the Company's net assets (defined as total assets less indebtedness) at the beginning of such period. Any deferred income based fees and capital gains incentive fees are carried over for payment in subsequent calculation periods to the extent such payment is payable under the investment advisory and management agreement.

For the three and six months ended June 30, 2017, base management fees were \$44 and \$83, respectively, and income based fees were \$20 and \$52, respectively. The income based fees for the three and six months ended June 30, 2017 were net of the Fee Waiver of \$10. For the three and six months ended June 30, 2017, the capital gains incentive fees calculated in accordance with GAAP was \$10 and \$26, respectively. For the six months ended June 30, 2017, \$11 of capital gains incentive fees calculated in accordance with GAAP was recorded in connection with the American Capital Acquisition as a result of the fair value of the net assets acquired exceeding the fair value of the merger consideration paid by the Company. See Note 14 for additional information regarding the American Capital Acquisition. For the three and six months ended June 30, 2016, base management fees were \$34 and \$69, respectively, income based fees were \$29 and \$58, respectively, and the capital gains incentive fees calculated in accordance with GAAP was \$10 and \$40, 2016, base management fees were \$34 and \$69, respectively, income based fees were \$29 and \$58, respectively, and the capital gains incentive fees calculated in accordance with GAAP was \$10 and \$14, respectively.

Administration Agreement

The Company is party to an administration agreement, referred to herein as the "administration agreement", with its administrator, Ares Operations. Pursuant to the administration agreement, Ares Operations furnishes the Company with office equipment and clerical, bookkeeping and record keeping services at the Company's office facilities. Under the administration agreement, Ares Operations also performs, or oversees the performance of, the Company's required administrative services, which include, among other things, providing assistance in accounting, legal, compliance, operations, technology and investor relations, being responsible for the financial records that the Company is required to maintain and preparing reports to its stockholders and reports filed with the Securities and Exchange Commission (the "SEC"). In addition, Ares Operations assists the Company in determining and publishing its net asset value, assists the Company in providing managerial assistance to its portfolio companies, oversees the preparation and filing of the Company's tax returns and the printing and dissemination of reports to its stockholders, and generally oversees the payment of its expenses and the performance of administrative and professional services rendered to the Company by others. Payments under the administration agreement are equal to an amount based upon its allocable portion of Ares Operations' overhead and other expenses (including travel expenses) incurred by Ares Operations in performing its obligations under the administration agreement, including the Company's allocable portion of the compensation of certain of its officers (including the Company's chief compliance officer, chief financial officer, chief accounting officer, general counsel, treasurer and assistant treasurer) and their respective staffs. The administration agreement may be terminated by either party without penalty upon 60 days' written notice to the other party.

For the three and six months ended June 30, 2017, the Company incurred \$3 and \$6, respectively, in administrative fees. In addition, for the three and six months ended June 30, 2017, the Company incurred an additional \$2 and \$5, respectively, in administrative fees related to the integration of the American Capital Acquisition. These acquisition-related expenses are included in "professional fees and other costs related to the American Capital Acquisition" in the consolidated statement of operations. As of June 30, 2017, a total of \$5 in administrative fees were unpaid and included in "accounts payable and other liabilities" in the accompanying consolidated balance sheet. For the three and six months ended June 30, 2016, the Company incurred \$4 and \$7, respectively, in administrative fees.

4. INVESTMENTS

As of June 30, 2017 and December 31, 2016, investments consisted of the following:

	As of				
	June 30,	2017	December 31, 2016		
	Amortize	eHaitoMalue	Amortize	cF@øsV(dl)ue	
First lien senior secured loans	\$2,966	\$ 2,850	\$ 2,102	\$ 2,036	
Second lien senior secured loans	3,961	3,852	3,069	2,987	
Subordinated certificates of the SDLP (2)	394	394	270	270	
Subordinated certificates of the SSLP (3)	1,938	1,921	1,938	1,914	
Senior subordinated loans	847	881	692	714	
Collateralized loan obligations	202	197			
Preferred equity securities	664	448	505	273	
Other equity securities	763	955	458	626	
Total	\$11,735	\$ 11,498	\$ 9,034	\$ 8,820	

(1) The amortized cost represents the original cost adjusted for the accretion of discounts and amortization of premiums, if any.

(2) The proceeds from these certificates were applied to co-investments with Varagon and its clients to fund first lien senior secured loans to 17 and 14 different borrowers as of June 30, 2017 and December 31, 2016, respectively.

(3) The proceeds from these certificates were applied to co-investments with GE to fund first lien senior secured loans to 11 and 19 different borrowers as of June 30, 2017 and December 31, 2016, respectively.

The industrial and geographic compositions of the Company's portfolio at fair value as of June 30, 2017 and December 31, 2016 were as follows:

Industry	As of June 30, 2017	Decem 31, 202	
Investment Funds and Vehicles(1)	22.5 %	25.2	%
Business Services	17.0	9.8	
Healthcare Services	15.4	14.3	
Consumer Products	8.2	7.2	
Other Services	6.0	8.9	
Financial Services	3.8	4.2	
Restaurants and Food Services	3.6	4.5	
Power Generation	3.6	6.4	
Manufacturing	3.4	3.8	
Food and Beverage	3.0	2.2	
Education	2.7	2.0	
Containers and Packaging	2.2	2.8	
Environmental Services	1.5	0.9	
Automotive Services	1.3	1.9	
Oil and Gas	1.2	1.0	
Other	4.6	4.9	
Total	100.0%	100.0	%

Includes the Company's investment in the SDLP, which had made first lien senior secured loans to 17 and 14 different borrowers as of June 30, 2017 and December 31, 2016, respectively, and the Company's investment in the (1)SSLP, which had made first lien senior secured loans to 11 and 19 different borrowers as of June 30, 2017 and December 31, 2016, respectively. The portfolio companies in the SDLP and SSLP are in industries similar to the

-	• •					
companies in the Company's portfolio.						
As of						
June 30, 2017	December 31, 2016					
37.1 %	41.5 %					
21.8	19.5					
20.8	19.7					
11.5	14.7					
6.0	1.0					
2.8	3.6					
100.0%	100.0 %					
	As of June 30, 2017 37.1 % 21.8 20.8 11.5 6.0					

Includes the Company's investment in the SDLP, which represented 3.4% and 3.1% of the total investment portfolio at fair value as of June 30, 2017 and December 31, 2016, respectively, and the Company's investment in the SSLP, which represented 16.7% and 21.7% of the total investment portfolio at fair value as of June 30, 2017 and December 31, 2016, respectively.

As of June 30, 2017, 2.7% of total investments at amortized cost (or 0.5% of total investments at fair value) were on non-accrual status. As of December 31, 2016, 2.9% of total investments at amortized cost (or 0.8% of total investments at fair value) were on non-accrual status.

Co-Investment Programs

Senior Direct Lending Program

The Company has established a joint venture with Varagon to make certain first lien senior secured loans, including certain stretch senior and unitranche loans, primarily to U.S. middle market companies. Varagon was formed in 2013 as a lending platform by American International Group, Inc. (NYSE:AIG) and other partners. The joint venture is called the SDLP. In July 2016, the Company and Varagon and its clients completed the initial funding of the SDLP. In conjunction with the initial funding, we and Varagon and its clients sold investment commitments to the SDLP. Such investment commitments included \$529 of investment commitments sold to the SDLP by the Company. No realized gains or losses were recorded by the Company on these transactions. The SDLP may generally commit and hold individual loans of up to \$300. The Company may directly co-invest with the SDLP to accommodate larger transactions. The SDLP is capitalized as transactions are completed and all portfolio decisions and generally all other decisions in respect of the SDLP must be approved by an investment committee of the SDLP consisting of representatives of the Company and Varagon (with approval from a representative of each required).

The Company provides capital to the SDLP in the form of subordinated certificates (the "SDLP Certificates"), and Varagon and its clients provide capital to the SDLP in the form of senior notes, intermediate funding notes and SDLP Certificates. As of June 30, 2017 and December 31, 2016, the Company and a client of Varagon owned 87.5% and 12.5%, respectively, of the outstanding SDLP Certificates.

As of June 30, 2017 and December 31, 2016, the Company and Varagon and its clients had agreed to make capital available to the SDLP of \$2,925 in the aggregate, of which \$591 is to be made available from the Company. This capital will only be committed to the SDLP upon approval of transactions by the investment committee of the SDLP as discussed above. Below is a summary of the funded capital and unfunded capital commitments of the SDLP.

	As of	
	June 30,	December
	2017	31, 2016
Total capital funded to the SDLP(1)	\$1,876	\$ 1,285
Total capital funded to the SDLP by the Company(1)	\$394	\$ 270
Total unfunded capital commitments to the SDLP(2)	\$173	\$ 177
Total unfunded capital commitments to the SDLP by the Company(2)	\$36	\$ 37

(1) At principal amount.

(2) These commitments have been approved by the investment committee of the SDLP and will be funded as the transactions are completed.

The SDLP Certificates pay a coupon of LIBOR plus 8.0% and also entitle the holders thereof to receive a portion of the excess cash flow from the loan portfolio, after expenses, which may result in a return to the holders of the SDLP Certificates that is greater than the stated coupon. The SDLP Certificates are junior in right of payment to the senior notes and intermediate funding notes.

The amortized cost and fair value of the SDLP Certificates held by the Company were \$394 and \$394, respectively, as of June 30, 2017. The Company's yield on its investment in the SDLP at amortized cost and fair value was 14.0% and 14.0%, respectively, as of June 30, 2017. The amortized cost and fair value of the SDLP Certificates held by the Company were \$270 and \$270, respectively, as of December 31, 2016. The Company's yield on its investment in the SDLP at amortized cost and fair value was 14.0% and 14.0%, respectively, as of December 31, 2016. For the three and six months ended June 30, 2017, the Company is also entitled to certain fees in connection with the SDLP. For the three and six months ended June 30, 2017, in connection with the SDLP, the Company earned capital structuring service and other fees totaling \$5 and \$6, respectively.

As of June 30, 2017 and December 31, 2016, the SDLP's portfolio was comprised entirely of first lien senior secured loans to U.S. middle-market companies and were in industries similar to the companies in the Company's portfolio. As of June 30, 2017 and December 31, 2016, none of the loans were on non-accrual status. Below is a summary of the SDLP's portfolio.

	As of	
	June	December
	30,	
	2017	31, 2016
Total first lien senior secured loans(1)	\$1,866	\$ 1,281
Largest loan to a single borrower(1)	\$200	\$ 125
Total of five largest loans to borrowers(1)	\$792	\$ 560
Number of borrowers in the SDLP	17	14
Commitments to fund delayed draw loans(2)	\$173	\$ 177
Commitments to fund delayed draw loans(2)	\$173	\$ 177

(1) At principal amount.

(2) As discussed above, these commitments have been approved by the investment committee of the SDLP.

Senior Secured Loan Program

The Company and GE have co-invested in first lien senior secured loans of middle market companies through the SSLP. The SSLP has been capitalized as transactions are completed. All portfolio decisions and generally all other

decisions in respect of the SSLP must be approved by an investment committee of the SSLP consisting of representatives of the Company and GE (with approval from a representative of each required). The Company has provided capital to the SSLP in the form of subordinated certificates (the "SSLP Certificates"). As of June 30, 2017 and December 31, 2016, the Company and GE owned 87.5% and 12.5%, respectively, of the outstanding SSLP Certificates.

In August 2015, GE completed the sale of its U.S. Sponsor Finance business, through which GE had participated with the Company in the SSLP, to Canada Pension Plan Investment Board ("CPPIB"). This sale excluded GE's interest in the SSLP, and the Company and GE continue to operate the SSLP. The Company and GE no longer have an obligation to present

senior secured lending investment opportunities to the SSLP and since June 30, 2015, the SSLP has not made any investments related to new portfolio companies. On August 24, 2015, the Company was advised that GECC, as the holder of the senior notes of the SSLP (the "Senior Notes"), directed State Street Bank and Trust Company, as trustee of the Senior Notes and the SSLP Certificates, pursuant to the terms of the indenture governing the Senior Notes and the SSLP Certificates, to apply all principal proceeds received by the SSLP from its investments to the repayment of the outstanding principal amount of the Senior Notes until paid in full (prior to the distribution of any such principal proceeds to the holders of the SSLP Certificates, which includes the Company). GECC had previously elected to waive its right to receive priority repayments on the Senior Notes from principal proceeds in most circumstances.

Below is a summary of the funded capital and unfunded capital commitments of the SSLP.

Total capital funded to the SSLP(1) Total capital funded to the SSLP by the Company(1) Total unfunded capital commitments to the SSLP(2) Total unfunded capital commitments to the SSLP by the Company(2)		December 31, 2016 \$ 3,819 \$ 2,004 \$ 50 \$ 7
--	--	---

(1) At principal amount.

(2) These commitments have been approved by the investment committee of the SSLP and will be funded as the transactions are completed.

The SSLP Certificates have a weighted average contractual coupon of LIBOR plus approximately 8.0% and also entitle the holders thereof to receive a portion of the excess cash flow from the loan portfolio, after expenses. However, the SSLP Certificates are junior in right of payment to the Senior Notes held by GE, and the Company expects that for so long as principal proceeds from SSLP repayments are directed entirely to repay the Senior Notes as discussed above, the yield on the SSLP Certificates will be lower than the stated coupon and continue to decline.

As of June 30, 2017 and December 31, 2016, the amortized cost and fair value of the SSLP Certificates held by the Company were \$1,938 and \$1,921, respectively, and \$1,938 and \$1,914, respectively. The Company's yield on its investment in the SSLP at amortized cost and fair value was 5.8% and 5.8%, respectively, as of June 30, 2017, and 7.0% and 7.1%, respectively, as of December 31, 2016. For the three and six months ended June 30, 2017, the Company earned interest income of \$29 and \$63, respectively, from its investment in the SSLP Certificates. The Company is also entitled to certain fees in connection with the SSLP. For the three and six months ended June 30, 2017, in connection with the SSLP, the Company earned capital structuring service, sourcing and other fees totaling \$3 and \$5, respectively. For the three and six months ended June 30, 2016, in connection with the SSLP, the Company earned capital structuring service, sourcing and other fees totaling \$6 and \$11, respectively.

In June 2017, the Company purchased the SSLP's entire \$259 aggregate principal amount of first lien senior secured loan investments in Implus Footcare, LLC ("Implus") at fair value of \$259. As a result of the transaction, the SSLP fully exited its investment in Implus.

As of June 30, 2017 and December 31, 2016, the SSLP's portfolio was comprised of all first lien senior secured loans to U.S. middle-market companies and were in industries similar to the companies in the Company's portfolio. As of June 30, 2017 and December 31, 2016, none of these loans were on non-accrual status. Below is a summary of the SSLP's portfolio.

	As of	
	June	December
	30,	31, 2016
	2017	51, 2010
Total first lien senior secured loans(1)	\$1,675	\$ 3,360
Largest loan to a single borrower(1)	\$250	\$ 260
Total of five largest loans to borrowers(1)	\$1,023	\$ 1,257
Number of borrowers in the SSLP	11	19
Commitments to fund delayed draw loans(2)	\$50	\$ 50
Total of five largest loans to borrowers(1) Number of borrowers in the SSLP	\$1,023 11	\$ 1,257 19

(1) At principal amount.

(2) As discussed above, these commitments have been approved by the investment committee of the SSLP.

See Note 16 for a subsequent event relating to the SSLP.

Ivy Hill Asset Management, L.P.

Ivy Hill Asset Management, L.P. ("IHAM") is an asset management services company and an SEC-registered investment adviser. The Company has made investments in IHAM, its wholly owned portfolio company, and previously made investments in certain vehicles managed by IHAM. As of June 30, 2017, IHAM had assets under management of approximately \$4.3 billion. As of June 30, 2017, IHAM managed 23 vehicles and served as the sub-manager/sub-servicer for two other vehicles (these vehicles managed or sub-managed/sub-serviced by IHAM are collectively referred to as the "IHAM Vehicles"). IHAM earns fee income from managing the IHAM Vehicles and has also invested in certain of these vehicles as part of its business strategy. As of June 30, 2017 and December 31, 2016, IHAM had total investments of \$225 and \$223, respectively. For the three and six months ended June 30, 2017, IHAM had management and incentive fee income of \$8 and \$16, respectively, and other investment-related income of \$6 and \$13, respectively. For the three and six months ended June 30, 2017, IHAM had management and incentive fee income of \$8 and \$16, respectively, and other investment and incentive fee income of \$6 and \$11, respectively.

In connection with the American Capital Acquisition, which was completed on January 3, 2017 (the "Acquisition Date"), American Capital Asset Management, LLC ("ACAM"), a wholly owned portfolio company of American Capital, merged with and into IHAM, with IHAM remaining as the surviving entity as a wholly owned portfolio company of the Company. As a result of the merger of IHAM and ACAM, the Company's investment in IHAM increased by \$179, which was recorded as a capital contribution in the amount of the fair value of the net assets of ACAM as of the Acquisition Date. In January 2017, as a result of sales of certain assets previously held by ACAM, IHAM made a distribution to the Company of \$103, which was recorded as a return of the Company's capital contribution discussed above. Also in connection with the American Capital Acquisition, the Company assumed a \$7 bridge loan receivable from a wholly owned subsidiary of ACAM. Such receivable amount was repaid by IHAM in January 2017. See Note 14 for additional information regarding the American Capital Acquisition. In March 2017, the Company made an additional capital contribution of \$50 to IHAM, which was unrelated to the American Capital Acquisition. In June 2017, IHAM made a distribution to the Company of \$52, which was recorded as a return of the Company's capital.

The amortized cost and fair value of the Company's investment in IHAM was \$244 and \$305, respectively, as of June 30, 2017, and \$171 and \$229, respectively, as of December 31, 2016. For the three and six months ended June 30, 2017, the Company received dividend income distributions from IHAM of \$10 and \$20, respectively. For the three and six months ended June 30, 2016, the Company received dividend income distributions from IHAM of \$10 and \$20, respectively.

From time to time, IHAM or certain IHAM Vehicles may purchase investments from, or sell investments to, the Company. For any such sales or purchases by the IHAM Vehicles to or from the Company, the IHAM Vehicles must obtain approval from third parties unaffiliated with the Company or IHAM, as applicable. During the six months ended June 30, 2017 and 2016, IHAM or certain of the IHAM Vehicles purchased \$32 and \$101, respectively, of investments from the Company. Net realized gains of \$0 and \$0 were recorded by the Company for the six months ended June 30, 2017 and 2016, respectively.

IHAM is party to an administration agreement, referred to herein as the "IHAM administration agreement," with Ares Operations. Pursuant to the IHAM administration agreement, Ares Operations provides IHAM with, among other things, office facilities, equipment, clerical, bookkeeping and record keeping services, services relating to the

marketing and sale of interests in vehicles managed by IHAM, services of, and oversight of, custodians, depositories, accountants, attorneys, underwriters and such other persons in any other capacity deemed to be necessary. Under the IHAM administration agreement, IHAM reimburses Ares Operations for all of the actual costs associated with such services, including Ares Operations' allocable portion of overhead and the cost of its officers, employees and respective staff in performing its obligations under the IHAM administration agreement.

5. DEBT

In accordance with the Investment Company Act, with certain limited exceptions, the Company is only allowed to borrow amounts such that its asset coverage, calculated pursuant to the Investment Company Act, is at least 200% after such

borrowing. On June 21, 2016, the Company, Ares Capital Management, Ares Venture Finance GP LLC and AVF LP received exemptive relief from the SEC allowing the Company to modify the Company's calculation of asset coverage requirements to exclude the SBA Debentures (defined below). As such, the Company's ratio of total consolidated assets to outstanding indebtedness may be less than 200%. This exemptive relief provides the Company with increased investment flexibility but also increases the Company's risk related to leverage. As of June 30, 2017 the Company's asset coverage was 242% (excluding the SBA Debentures).

The Company's outstanding debt as of June 30, 2017 and December 31, 2016 was as follows:

	As of							
	June 30, 2	2017			Decem	ber 31, 2016		
	Total				Total			
	Amount Committe		Carryin Value	g	Aggreg Principa Amoun Commi	Amount t Outstanding	Carrying Value	g
Develuine Credit Facility	Outstandi	-	¢ 020			ding(1)	¢ 571	
Revolving Credit Facility	\$2,108(2		\$ 920		\$1,265		\$ 571	
Revolving Funding Facility		685	685		540	155	155	
SMBC Funding Facility	400	160	160		400	105	105	
SBA Debentures	75	25	25		75	25	24	
2017 Convertible Notes				(3)	162	162	162	(4)
2018 Convertible Notes	270	270	268	(4)	270	270	267	(4)
2019 Convertible Notes	300	300	297	(4)	300	300	296	(4)
2022 Convertible Notes	388	388	366	(4)		_		
2018 Notes	750	750	746	(5)	750	750	745	(5)
2020 Notes	600	600	596	(6)	600	600	596	(6)
January 2022 Notes	600	600	593	(7)	600	600	592	(7)
October 2022 Notes				(8)	183	183	179	(9)
2047 Notes	230	230	182	(10)	230	230	182	(10)
Total	\$6,721	\$ 4,928	\$ 4,838		\$5,375	\$ 3,951	\$ 3,874	

(1) Subject to borrowing base, leverage and other restrictions. Represents the total aggregate amount committed or outstanding, as applicable, under such instrument.

(2) Provides for a feature that allows the Company, under certain circumstances, to increase the size of the Revolving Credit Facility (as defined below) to a maximum of \$3,095.

(3)See below for more information on the repayment of the 2017 Convertible Notes at maturity.

Represents the aggregate principal amount outstanding of the Convertible Unsecured Notes (as defined below). As of June 30, 2017, the total unamortized debt issuance costs and the unaccreted discount for the 2018 Convertible Notes, the 2019 Convertible Notes and the 2022 Convertible Notes (each as defined below) were \$2, \$3 and \$22, (4) representing the Appendix of Department of Convertible Notes (each as defined below) were \$2, \$3 and \$22, (4) representing the Appendix of Department of

(4) respectively. As of December 31, 2016, the total unamortized debt issuance costs and the unaccreted discount for the 2017 Convertible Notes, the 2018 Convertible Notes and the 2019 Convertible Notes (each as defined below) were \$0, \$3 and \$4, respectively. Represents the aggregate principal amount outstanding of the 2018 Notes (as defined below) less unamortized debt (5) issuance costs and plus the net unamortized premium that was recorded upon the issuances of the 2018 Notes. As of June 30, 2017 and December 31, 2016, the total unamortized debt issuance costs less the net unamortized premium was \$4 and \$5, respectively.

Represents the aggregate principal amount outstanding of the 2020 Notes (as defined below) less unamortized debt (6) issuance costs and the net unaccreted discount recorded upon the issuances of the 2020 Notes. As of June 30, 2017 and December 31, 2016, the total unamortized debt issuance costs and the net unaccreted discount was \$4 and \$4, respectively.

Represents the aggregate principal amount outstanding of the January 2022 Notes (as defined below), less (7) unamortized debt issuance costs and the unaccreted discount recorded upon the issuance of the January 2022 Notes. As of June 30, 2017 and December 31, 2016, the total unamortized debt issuance costs and the unaccreted discount was \$7 and \$8, respectively.

- (8) See below for more information on the repayment of the October 2022 Notes (as defined below).
- (9) Represents the aggregate principal amount outstanding of the October 2022 Notes (as defined below) less unamortized debt issuance costs. As of December 31, 2016, the total unamortized debt issuance costs was \$4.

Represents the aggregate principal amount outstanding of the 2047 Notes (as defined below) less the unaccreted (10)purchased discount recorded as a part of the Allied Acquisition (as defined below). As of June 30, 2017 and December 31, 2016, the total unaccreted purchased discount was \$48 and \$48, respectively.

The weighted average stated interest rate and weighted average maturity, both on aggregate principal amount outstanding, of all the Company's outstanding debt as of June 30, 2017 were 3.9% and 4.6 years, respectively, and as of December 31, 2016 were 4.2% and 4.8 years, respectively.

Revolving Credit Facility

The Company is party to a senior secured revolving credit facility (as amended and restated, the "Revolving Credit Facility"), which allows the Company to borrow up to \$2,108 at any one time outstanding. The Revolving Credit Facility consists of a \$395 term loan tranche with a stated maturity date of January 4, 2022 and a \$1,713 revolving tranche. For \$1,630 of the revolving tranche, the end of the revolving period and the stated maturity date are January 4, 2021 and January 4, 2022, respectively. For \$38 of the revolving tranche, the end of the revolving period and the stated maturity date are May 4, 2020 and May 4, 2021, respectively. For the remaining \$45 of the revolving tranche, the end of the revolving period and the stated maturity date are May 4, 2020, respectively. The Revolving Credit Facility also provides for a feature that allows the Company, under certain circumstances, to increase the overall size of the Revolving Credit Facility to a maximum of \$3,095. The Revolving Credit Facility generally requires payments of interest at the end of each LIBOR interest period, but no less frequently than quarterly, on LIBOR based loans, and monthly payments of interest on other loans. From the end of the revolving period to the stated maturity date as applicable for each revolving tranche, the Company is required to repay outstanding principal amounts under such revolving tranche on a monthly basis in an amount equal to 1/12th of the outstanding principal amount at the end of the revolving period.

Under the Revolving Credit Facility, the Company is required to comply with various covenants, reporting requirements and other customary requirements for similar revolving credit facilities, including, without limitation, covenants related to: (a) limitations on the incurrence of additional indebtedness and liens, (b) limitations on certain investments, (c) limitations on certain restricted payments, (d) maintaining a certain minimum stockholders' equity,

(e) maintaining a ratio of total assets (less total liabilities other than indebtedness) to total indebtedness of the Company and its consolidated subsidiaries (subject to certain exceptions) of not less than 2.0:1.0, (f) limitations on pledging certain unencumbered assets, and (g) limitations on the creation or existence of agreements that prohibit liens on certain properties of the Company and certain of its subsidiaries. These covenants are subject to important limitations and exceptions that are described in the documents governing the Revolving Credit Facility. Amounts available to borrow under the Revolving Credit Facility (and the incurrence of certain other permitted debt) are also subject to compliance with a borrowing base that applies different advance rates to different types of assets in the Company's portfolio that are pledged as collateral. As of June 30, 2017, the Company was in compliance in all material respects with the terms of the Revolving Credit Facility.

As of June 30, 2017 and December 31, 2016, there were \$920 and \$571 outstanding, respectively, under the Revolving Credit Facility. As of June 30, 2017, the Revolving Credit Facility also provides for a sub-limit for the issuance of letters of credit

for up to an aggregate amount of \$150. As of June 30, 2017 and December 31, 2016, the Company had \$30 and \$28, respectively, in letters of credit issued through the Revolving Credit Facility. The amount available for borrowing under the Revolving Credit Facility is reduced by any letters of credit issued. As of June 30, 2017, there was \$1,158 available for borrowing (net of letters of credit issued) under the Revolving Credit Facility.

The interest rate charged on the Revolving Credit Facility is based on an applicable spread of either 1.75% or 2.00% over LIBOR or 0.75% or 1.00% over an "alternate base rate" (as defined in the agreements governing the Revolving Credit Facility), in each case, determined monthly based on the total amount of the borrowing base relative to the total commitments of the Revolving Credit Facility and other debt, if any, secured by the same collateral as the Revolving Credit Facility. As of June 30, 2017, the interest rate in effect was LIBOR plus 1.75%. As of June 30, 2017, the one, two, three and six month LIBOR was 1.22%, 1.25%, 1.30% and 1.45%, respectively. As of December 31, 2016, the one, two, three and six month LIBOR was 0.77%, 0.82%, 1.00% and 1.32%, respectively. In addition to the stated interest expense on the Revolving Credit Facility, the Company is required to pay a commitment fee of 0.375% per annum on any unused portion of the Revolving Credit Facility. The Company is also required to pay a letter of credit fee of either 2.00% or 2.25% per annum on letters of credit issued, determined monthly based on the total amount of the borrowing base relative to the total commitments of the Revolving Credit Facility.

The Revolving Credit Facility is secured by certain assets in the Company's portfolio and excludes investments held by Ares Capital CP under the Revolving Funding Facility, those held by ACJB under the SMBC Funding Facility and those held by AVF LP under the SBA Debentures, each as described below, and certain other investments.

For the three and six months ended June 30, 2017 and 2016, the components of interest and credit facility fees expense, cash paid for interest expense, average stated interest rates (i.e., rate in effect plus the spread) and average outstanding balances for the Revolving Credit Facility were as follows:

	For the	Three	For the	Six	
	Months Ended		Months	Ended	
	June 30,		June 30),	
	2017	2016	2017	2016	
Stated interest expense	\$4	\$5	\$8	\$10	
Facility fees	2		3	1	
Amortization of debt issuance costs	1	1	2	1	
Total interest and credit facility fees expense	\$7	\$6	\$13	\$12	
Cash paid for interest expense	\$4	\$5	\$8	\$10	
Average stated interest rate	2.92 %	2.24 %	2.73 %	2.24 %	
Average outstanding balance	\$597	\$932	\$601	\$907	

Revolving Funding Facility

The Company's consolidated subsidiary, Ares Capital CP Funding LLC ("Ares Capital CP"), is party to a revolving funding facility (as amended, the "Revolving Funding Facility"), which allows Ares Capital CP to borrow up to \$1,000 at any one time outstanding. The Revolving Funding Facility is secured by all of the assets held by, and the membership interest in, Ares Capital CP. The end of the reinvestment period and the stated maturity date for the Revolving Funding Facility are January 3, 2019 and January 3, 2022, respectively.

Amounts available to borrow under the Revolving Funding Facility are subject to a borrowing base that applies different advance rates to different types of assets held by Ares Capital CP. Ares Capital CP is also subject to limitations with respect to the loans securing the Revolving Funding Facility, including restrictions on sector concentrations, loan size, payment frequency and status, collateral interests, loans with fixed rates and loans with

certain investment ratings, as well as restrictions on portfolio company leverage, which may also affect the borrowing base and therefore amounts available to borrow. The Company and Ares Capital CP are also required to comply with various covenants, reporting requirements and other customary requirements for similar facilities. These covenants are subject to important limitations and exceptions that are described in the agreements governing the Revolving Funding Facility. As of June 30, 2017, the Company and Ares Capital CP were in compliance in all material respects with the terms of the Revolving Funding Facility.

As of June 30, 2017 and December 31, 2016, there was \$685 and \$155 outstanding, respectively, under the Revolving Funding Facility. Since January 3, 2017, the interest rate charged on the Revolving Funding Facility is based on LIBOR plus 2.30% per annum or a "base rate" (as defined in the agreements governing the Revolving Funding Facility) plus 1.30% per

annum. Prior to and including January 3, 2017, the interest rate charged on the Revolving Funding Facility was based on an applicable spread ranging from 2.25% to 2.50% over LIBOR or ranging from 1.25% to 1.50% over a "base rate" (as defined in the agreements governing the Revolving Funding Facility) in each case, determined monthly based on the composition of the borrowing base relative to outstanding borrowings under the Revolving Funding Facility. Ares Capital CP is required to pay a commitment fee between 0.50% and 1.50% per annum depending on the size of the unused portion of the Revolving Funding Facility. Ares Capital CP is also required to pay a commitment termination premium in an amount equal to 1.00% of any commitment reduction prior to January 3, 2018 and 0.50% for any commitment reduction prior to July 3, 2018.

For the three and six months ended June 30, 2017 and 2016, the components of interest and credit facility fees expense, cash paid for interest expense, average stated interest rates (i.e., rate in effect plus the spread) and average outstanding balances for the Revolving Funding Facility were as follows:

	For the Three		For the	Six
	Months Ended		Months	Ended
	June 30,		June 30	,
	2017	2016	2017	2016
Stated interest expense	\$5	\$1	\$9	\$2
Facility fees	1		1	1
Amortization of debt issuance costs	1	1	2	1
Total interest and credit facility fees expense	\$7	\$2	\$12	\$4
Cash paid for interest expense	\$4	\$1	\$6	\$2
Average stated interest rate	3.39 %	2.73 %	3.26 %	2.72 %
Average outstanding balance	\$572	\$126	\$569	\$139

SMBC Funding Facility

The Company's consolidated subsidiary, Ares Capital JB Funding LLC ("ACJB"), is party to a revolving funding facility (as amended, the "SMBC Funding Facility") with ACJB, as the borrower, and Sumitomo Mitsui Banking Corporation ("SMBC"), as the administrative agent, collateral agent, and lender, that allows ACJB to borrow up to \$400 at any one time outstanding. The SMBC Funding Facility is secured by all of the assets held by ACJB. The end of the reinvestment period and the stated maturity date for the SMBC Funding Facility are September 14, 2017 and September 14, 2022, respectively. The reinvestment period and the stated maturity date are both subject to two one-year extensions by mutual agreement.

Amounts available to borrow under the SMBC Funding Facility are subject to a borrowing base that applies an advance rate to assets held by ACJB. The Company and ACJB are also required to comply with various covenants, reporting requirements and other customary requirements for similar facilities. These covenants are subject to important limitations and exceptions that are described in the documents governing the SMBC Funding Facility. As of June 30, 2017, the Company and ACJB were in compliance in all material respects with the terms of the SMBC Funding Facility.

As of June 30, 2017 and December 31, 2016, there was \$160 and \$105 outstanding, respectively, under the SMBC Funding Facility. The interest rate charged on the SMBC Funding Facility is based on an applicable spread of either 1.75% or 2.00% over LIBOR or 0.75% or 1.00% over a "base rate" (as defined in the agreements governing the SMBC Funding Facility), in each case, determined monthly based on the amount of the average borrowings outstanding under the SMBC Funding Facility. As of June 30, 2017, the interest rate in effect was LIBOR plus 1.75%. As of June 30, 2017 and December 31, 2016, the interest rate in effect was based on the one month LIBOR, which was 1.03% and 0.71%, respectively. ACJB is required to pay a commitment fee of between 0.35% and 0.875% per annum

depending on the size of the unused portion of the SMBC Funding Facility.

For the three and six months ended June 30, 2017 and 2016, the components of interest and credit facility fees expense, cash paid for interest expense, average stated interest rates (i.e., rate in effect plus the spread) and average outstanding balances for the SMBC Funding Facility were as follows:

For the	Three	For the	Six
Months Ended		Months	Ended
June 30,		June 30	,
2017	2016	2017	2016
\$1	\$1	\$1	\$1
			1
		1	1
\$1	\$1	\$2	\$3
\$1	\$1	\$1	\$1
2.81 %	2.22 %	2.70 %	2.21 %
\$106	\$124	\$113	\$119
	Months June 30 2017 \$1 	June 30, 2017 2016 \$1 \$1 	$\begin{array}{llllllllllllllllllllllllllllllllllll$

SBA Debentures

In April 2015, the Company's wholly owned subsidiary, AVF LP, received a license from the Small Business Administration ("SBA") to operate as a Small Business Investment Company ("SBIC") under the provisions of Section 301(c) of the Small Business Investment Act of 1958, as amended. The SBA places certain limitations on the financing of investments by SBICs in portfolio companies, including regulating the types of financings, restricting investments to only include small businesses with certain characteristics or in certain industries, and requiring capitalization thresholds that may limit distributions to the Company.

The license from the SBA allows AVF LP to obtain leverage by issuing SBA-guaranteed debentures (the "SBA Debentures"), subject to issuance of a capital commitment by the SBA and other customary procedures. Leverage through the SBA Debentures is subject to required capitalization thresholds. Current SBA regulations limit the amount that any SBIC may borrow to \$150 and as of June 30, 2017, the original amount committed to AVF LP by the SBA was \$75. Any undrawn commitments expire on September 30, 2019. The SBA Debentures are non-recourse to the Company, have interest payable semi-annually, have a 10-year maturity and may be prepaid at any time without penalty. As of June 30, 2017, AVF LP had \$25 of the SBA Debentures issued and outstanding, which mature between September 2025 and March 2026. As of June 30, 2017, AVF LP was in compliance in all material respects with SBA regulatory requirements.

The interest rate for the SBA Debentures is fixed at the time the SBA Debentures and other applicable SBA-guaranteed debentures can be pooled and sold to the public and is based on a spread over U.S. treasury notes with 10-year maturities. The pooling of newly issued SBA-guaranteed debentures occurs twice per year. The spread includes an annual charge as determined by the SBA (the "Annual Charge") as well as a market-driven component. Prior to the 10-year fixed interest rate being determined, the interim interest rate charged for the SBA-guarantee debentures is based on LIBOR plus an applicable spread of 0.30% and the Annual Charge. As of June 30, 2017 and December 31, 2016, the weighted average fixed interest rate in effect for the SBA Debentures was 3.48%.

For the three and six months ended June 30, 2017 and 2016, the components of interest expense, cash paid for interest expense, average stated interest rate and average outstanding balances for the SBA Debentures were as follows:

	For the Three For the S1x			
	Month	IS	Months	
	Ended June		Ended	June
	30,		30,	
	2017	2016	2017	2016
Stated interest expense	\$—	\$—	\$1	\$1
Amortization of debt issuance costs				
Total interest and credit facility fees expense	\$—	\$—	\$1	\$1
Cash paid for interest expense	\$—	\$—	\$—	\$—

Average stated interest rate	3.48%	3.48%	3.48%	3.31%
Average outstanding balance	\$25	\$25	\$25	\$24

Convertible Unsecured Notes

The Company has issued \$270 aggregate principal amount of unsecured convertible notes that mature on January 15, 2018 (the "2018 Convertible Notes"), \$300 aggregate principal amount of unsecured convertible notes that mature on January 15, 2019 (the "2019 Convertible Notes") and \$388 aggregate principal amount of unsecured convertible notes that mature on February 1, 2022 (the "2022 Convertible Notes" and together with the 2018 Convertible Notes and the 2019 Convertible Notes,

the "Convertible Unsecured Notes"). The Convertible Unsecured Notes mature upon their respective maturity dates unless previously converted or repurchased in accordance with their terms. The Company does not have the right to redeem the Convertible Unsecured Notes prior to maturity. The 2018 Convertible Notes, the 2019 Convertible Notes and the 2022 Convertible Notes bear interest at a rate of 4.750%, 4.375% and 3.75%, respectively, per year, payable semi-annually.

In certain circumstances, the Convertible Unsecured Notes will be convertible into cash, shares of the Company's common stock or a combination of cash and shares of its common stock, at the Company's election, at their respective conversion rates (listed below as of June 30, 2017) subject to customary anti-dilution adjustments and the requirements of their respective indenture (the "Convertible Unsecured Notes Indentures"). Prior to the close of business on the business day immediately preceding their respective conversion date (listed below), holders may convert their Convertible Unsecured Notes only under certain circumstances set forth in the Convertible Unsecured Notes Indentures. On or after their respective conversion dates until the close of business on the scheduled trading day immediately preceding their respective maturity date, holders may convert their Convertible Unsecured Notes at any time. In addition, if the Company engages in certain corporate events as described in their respective Convertible Unsecured Notes for cash all or part of the Convertible Unsecured Notes at a repurchase price equal to 100% of the principal amount of the Convertible Unsecured Notes to be repurchased, plus accrued and unpaid interest through, but excluding, the required repurchase date.

Certain key terms related to the convertible features for each of the Convertible Unsecured Notes as of June 30, 2017 are listed below.

	20182019ConvertibleConvertible		2022 Convertible	
	Notes	Notes	Notes	
Conversion premium	17.5 9	%15.0 °	%15.0	%
Closing stock price at issuance	\$ 16.91	\$ 17.53	\$ 16.86	
Closing stock price date	October 3, 2012	July 15, 2013	January 23, 2017	
Conversion price(1)	\$ 19.64	\$ 19.99	\$ 19.39	
Conversion rate (shares per one thousand dollar principal amount)(1)	50.9054	50.0292	51.5756	
Conversion dates	July 15, 2017	July 15, 2018	August 1, 2021	

(1) Represents conversion price and conversion rate, as applicable, as of June 30, 2017, taking into account certain de minimis adjustments that will be made on the conversion date.

As of June 30, 2017, the principal amounts of each series of the Convertible Unsecured Notes exceeded the value of the underlying shares multiplied by the per share closing price of the Company's common stock.

The Convertible Unsecured Notes Indentures contain certain covenants, including covenants requiring the Company to comply with Section 18(a)(1)(A) as modified by Section 61(a)(1) of the Investment Company Act and to provide financial information to the holders of the Convertible Unsecured Notes under certain circumstances. These covenants are subject to important limitations and exceptions that are described in the Convertible Unsecured Notes Indentures. As of June 30, 2017, the Company was in compliance in all material respects with the terms of the Convertible Unsecured Notes Indentures.

The Convertible Unsecured Notes are accounted for in accordance with ASC 470-20. Upon conversion of any of the other Convertible Unsecured Notes, the Company intends to pay the outstanding principal amount in cash and to the extent that the conversion value exceeds the principal amount, the Company has the option to pay in cash or shares of the Company's common stock (or a combination of cash and shares) in respect of the excess amount, subject to the requirements of the Convertible Unsecured Notes Indentures. The Company has determined that the embedded conversion options in the Convertible Unsecured Notes are not required to be separately accounted for as a derivative under GAAP. In accounting for the Convertible Unsecured Notes, the Company estimated at the time of issuance separate debt and equity components for each of the Convertible Unsecured Notes. An original issue discount equal to the equity components of the Convertible Unsecured Notes was recorded in "capital in excess of par value" in the accompanying consolidated balance sheet. Additionally, the issuance costs associated with the Convertible Unsecured Notes were allocated to the debt and equity components in proportion to the allocation of the proceeds and accounted for as debt issuance costs and equity issuance costs, respectively.

The debt and equity component percentages, the issuance costs and the equity component amounts for each of the Convertible Unsecured Notes are listed below.

	2018 Convert	ible Notes	2019 Convert	tible Notes	202 Con Not	nvertible
Debt and equity component percentages, respectively(1)	98.0% a	and 2.0%	99.8% a	and 0.2%	96. 4.0	0% and %
Debt issuance costs(1)	\$	6	\$	4	\$	9
Equity issuance costs(1)	\$		\$		\$	
Equity component, net of issuance costs(2)	\$	5	\$	1	\$	15

(1) At time of issuance.

(2) At time of issuance and as of June 30, 2017.

In addition to the original issue discount equal to the equity components of the Convertible Unsecured Notes, the 2018 Convertible Notes and the 2019 Convertible Notes were each issued at a discount. The Company records interest expense comprised of both stated interest expense as well as accretion of any original issue discount.

As of June 30, 2017, the components of the carrying value of the Convertible Unsecured Notes, the stated interest rate and the effective interest rate were as follows:

	2018		2019		2022	
	Conver	tible	Conver	tible	Convert	ible
	Notes		Notes		Notes	
Principal amount of debt	\$ 270		\$ 300		\$ 388	
Debt issuance costs, net of amortization	(1)	(1)	(8)
Original issue discount, net of accretion	(1)	(2)	(14)
Carrying value of debt	\$ 268		\$ 297		\$ 366	
Stated interest rate	4.750	%	4.375	%	3.750	%
Effective interest rate(1)	5.3	%	4.7	%	4.5	%

(1) The effective interest rate of the debt component of the Convertible Unsecured Notes is equal to the stated interest rate plus the accretion of original issue discount.

In February 2016, the Company repaid in full the \$575 aggregate principal amount of unsecured convertible notes (the "February 2016 Convertible Notes") upon their maturity. In June 2016, the Company repaid in full the \$230 aggregate principal amount of unsecured convertible notes (the "June 2016 Convertible Notes") upon their maturity. In March 2017, the Company repaid in full the \$162 aggregate principal amount of unsecured convertible notes (the "2017 Convertible Notes") upon their maturity.

For the three and six months ended June 30, 2017 and 2016, the components of interest expense and cash paid for interest expense for the Convertible Unsecured Notes are listed below. For the three months ended June 30, 2016, the following also includes components of interest expense and cash paid for interest expense for the June 2016 Convertible Notes. For the six months ended June 30, 2016, the following also includes components of interest expense for the February 2016 Convertible Notes and the June 2016 Convertible Notes.

	For the	For the	
	Three	Six	
	Months	Months	
	Ended	Ended	
	June 30,	June 30,	
	20172016	20172016	
Stated interest expense	\$10 \$10	\$21 \$25	
Amortization of debt issuance costs	1 1	1 2	
Accretion of original issue discount	1 2	3 4	
Total interest expense	\$12 \$13	\$25 \$31	
Cash paid for interest expense	\$—\$6	\$17 \$40	

Unsecured Notes

2018 Notes

The Company has issued \$750 in aggregate principal amount of unsecured notes that mature on November 30, 2018 (the "2018 Notes"). The 2018 Notes bear interest at a rate of 4.875% per year, payable semi-annually and all principal is due upon maturity. The 2018 Notes may be redeemed in whole or in part at any time at the Company's option at a redemption price equal to par plus a "make whole" premium, as determined pursuant to the indenture governing the 2018 Notes, and any accrued and unpaid interest. \$600 in aggregate principal amount of the 2018 Notes were issued at a discount to the principal amount and \$150 in aggregate principal amount of the 2018 Notes were issued at a premium to the principal amount.

2020 Notes

The Company has issued \$600 in aggregate principal amount of unsecured notes that mature on January 15, 2020 (the "2020 Notes"). The 2020 Notes bear interest at a rate of 3.875% per year, payable semi-annually and all principal is due upon maturity. The 2020 Notes may be redeemed in whole or in part at any time at the Company's option at a redemption price equal to par plus a "make whole" premium, if applicable, as determined pursuant to the indenture governing the 2020 Notes, and any accrued and unpaid interest. \$400 in aggregate principal amount of the 2020 Notes were issued at a discount to the principal amount and \$200 in aggregate principal amount of the 2020 Notes were issued at a premium to the principal amount.

January 2022 Notes

The Company has issued \$600 in aggregate principal amount of unsecured notes that mature on January 19, 2022 (the "January 2022 Notes"). The January 2022 Notes bear interest at a rate of 3.625% per year, payable semi-annually and all principal is due upon maturity. The January 2022 Notes may be redeemed in whole or in part at any time at the Company's option at a redemption price equal to par plus a "make whole" premium, if applicable, as determined pursuant to the indenture governing the January 2022 Notes, and any accrued and unpaid interest. The January 2022 Notes were issued at a discount to the principal amount.

October 2022 Notes

In June 2017, the Company redeemed the entire \$183 in aggregate principal amount outstanding of the unsecured notes that were scheduled to mature on October 1, 2022 (the "October 2022 Notes") in accordance with the terms of the indenture governing the October 2022 Notes. The October 2022 Notes bore interest at a rate of 5.875% per year, payable quarterly. The October 2022 Notes were redeemed at par plus accrued and unpaid interest for a total

redemption price of approximately \$185, which resulted in a realized loss on the extinguishment of debt of \$4.

2047 Notes

As part of the acquisition of Allied Capital Corporation ("Allied Capital") in April 2010 (the "Allied Acquisition"), the Company assumed \$230 aggregate principal amount of unsecured notes due on April 15, 2047 (the "2047 Notes" and together with the 2018 Notes, the 2020 Notes, and the January 2022 Notes, the "Unsecured Notes"). The 2047 Notes bear interest at a rate of 6.875%, payable quarterly and all principal is due upon maturity. The 2047 Notes may be redeemed in whole or in part at any time or from time to time at the Company's option, at a par redemption price of \$25.00 per security plus accrued and unpaid interest. As of June 30, 2017 and December 31, 2016, the outstanding principal was \$230 and \$230 respectively, and the carrying value was \$182 and \$182, respectively. The carrying value represents the outstanding principal amount of the 2047 Notes less the unaccreted purchased discount recorded as a part of the Allied Acquisition.

For the three and six months ended June 30, 2017 and 2016, the components of interest expense and cash paid for interest expense for the Unsecured Notes are listed below. For the three and six months ended June 30, 2017 and 2016, the following also includes components of interest expense and cash paid for interest expense for the October 2022 Notes.

	For the	For the	
	Three	Six	
	Months	Months	
	Ended	Ended June 30,	
	June 30,		
	20172016	20172016	
Stated interest expense	\$27 \$22	\$54 \$43	
Amortization of debt issuance costs	1 1	3 2	
Accretion of purchase discount			
Total interest expense	\$28 \$23	\$57 \$45	
Cash paid for interest expense	\$27 \$25	\$53 \$43	

The Unsecured Notes contain certain covenants, including covenants requiring the Company to comply with Section 18(a)(1)(A) as modified by Section 61(a)(1) of the Investment Company Act and to provide financial information to the holders of such notes under certain circumstances. These covenants are subject to important limitations and exceptions set forth in the indentures governing such notes. As of June 30, 2017, the Company was in compliance in all material respects with the terms of the respective indentures governing each of the Unsecured Notes.

The Convertible Unsecured Notes and the Unsecured Notes are the Company's unsecured senior obligations and rank senior in right of payment to any future indebtedness that is expressly subordinated in right of payment to the Convertible Unsecured Notes and the Unsecured Notes; equal in right of payment to the Company's existing and future unsecured indebtedness that is not expressly subordinated; effectively junior in right of payment to any of its secured indebtedness (including existing unsecured indebtedness that the Company later secures) to the extent of the value of the assets securing such indebtedness; and structurally junior to all existing and future indebtedness (including trade payables) incurred by the Company's subsidiaries, financing vehicles or similar facilities.

6. DERIVATIVE INSTRUMENTS

The Company enters into forward currency contracts from time to time to help mitigate the impact that an adverse change in foreign exchange rates would have on the value of the Company's investments denominated in foreign currencies. As of June 30, 2017 and December 31, 2016, the counterparty to these forward currency contracts was Bank of Montreal. Net unrealized gains or losses on foreign currency contracts are included in "net unrealized gains (losses) from foreign currency and other transactions" and net realized gains or losses on forward currency contracts are included in "net realized gains (losses) from foreign currency transactions" in the accompanying consolidated statement of operations.

The Company had an agreement with the SDLP to sell certain of the Company's investments to the SDLP at a mutually agreed upon price on a future date (the "Forward Sale Agreement"). The value of the Forward Sale Agreement with the SDLP changed as the fair value of the identified loans changed and as additional loans were added to such agreement. In July 2016, the Company and Varagon and its clients completed the initial funding of the SDLP. In conjunction with the initial funding, the Company and Varagon and its clients sold investment commitments to the SDLP and the Forward Sale Agreement was terminated. For the six months ended June 30, 2016, the unrealized gain related to this agreement was included in the "net unrealized gains (losses) from foreign currency and other transactions" in the accompanying consolidated statement of operations.

Forward currency contracts are considered undesignated derivative instruments.

Certain information related to the Company's derivative financial instruments is presented below as of June 30, 2017 and December 31, 2016.

Description	Notion M ala AmouDat	turity A te R	ross mount of ecognized ssets	Reco	ount o	of ed	Amo Offse in the Bala Shee	et Balance Sheet Location of Net Amounts
Foreign currency forward contract	€2 7/5/	/2017 \$	2	\$ (2)	\$ —	Accounts payable and other liabilities
Foreign currency forward contract	€26 8/14	4/2017 29	9	(30)	(1	Accounts payable and other liabilities
Foreign currency forward contract	€2 10/3	5/2017 2		(2)		Other Assets
Foreign currency forward contract	£220 8/14	4/2017 28	86	(287	,)	(1	Accounts payable and other liabilities
Foreign currency forward contract	£32 7/14	4/2017 42	2	(42)		Accounts payable and other liabilities
Total	As of	\$ f December 3	361 31, 2016	\$ (3	63)	\$ (2)
Description	Notic M Amo	onal laturity Date unt	Gross Amount Recogniz Assets	of zed 1	Gross Amou Recog Liabil	ınt gni	of zed	Amount Offset in the Balance Sheet Amounts Balance Sheet
Foreign currency forward cor Total	ntract €2 1/	/5/2017	\$3 \$3		\$ (3 \$ (3)	 \$ —Other Assets \$ —

As of June 30, 2017

7. COMMITMENTS AND CONTINGENCIES

The Company has various commitments to fund investments in its portfolio as described below. As of June 30, 2017 and December 31, 2016, the Company had the following commitments to fund various revolving and delayed draw senior secured and subordinated loans, including commitments to fund which are at (or substantially at) the Company's discretion:

	As of		
	June 30,	Decem	
	2017	31, 201	6
Total revolving and delayed draw loan commitments	\$628	\$ 411	
Less: drawn commitments	(137)	(81)
Total undrawn commitments	491	330	
Less: commitments substantially at discretion of the Company	(19)	(12)
Less: unavailable commitments due to borrowing base or other covenant restrictions		—	
Total net adjusted undrawn revolving and delayed draw loan commitments	\$472	\$ 318	

Included within the total revolving and delayed draw loan commitments as of June 30, 2017 and December 31, 2016 were delayed draw loan commitments totaling \$159 and \$92, respectively. The Company's commitment to fund delayed draw loans is triggered upon the satisfaction of certain pre-negotiated terms and conditions. Generally, the most significant and uncertain term requires the borrower to satisfy a specific use of proceeds covenant. The use of proceeds covenant typically requires the borrower to use the additional loans for the specific purpose of a permitted

acquisition or permitted investment, for example. In addition to the use of proceeds covenant, the borrower is generally required to satisfy additional negotiated covenants (including specified leverage levels).

Also included within the total revolving and delayed draw loan commitments as of June 30, 2017 were commitments to issue up to \$80 in letters of credit through a financial intermediary on behalf of certain portfolio companies. As of June 30, 2017, the Company had \$14 in letters of credit issued and outstanding under these commitments on behalf of portfolio companies. For all these letters of credit issued and outstanding, the Company would be required to make payments to third

parties if the portfolio companies were to default on their related payment obligations. The Company recorded a liability of \$3 for certain letters of credit issued and outstanding and none of the other letters of credit issued and outstanding were recorded as a liability on the Company's balance sheet as such other letters of credit are considered in the valuation of the investments in the portfolio company. Of these letters of credit, \$2 expire in 2017 and \$12 expire in 2018.

The Company also has commitments to co-invest in the SSLP and the SDLP for the Company's portion of the SSLP's and the SDLP's commitments to fund delayed draw loans to certain portfolio companies of the SSLP and the SDLP. See Note 4 for more information.

As of June 30, 2017 and December 31, 2016, the Company was party to subscription agreements to fund equity investments in private equity investment partnerships as follows:

	As of
	June 3December 31,
	2017 2016
Total private equity commitments	\$88 \$ 57
Less: funded private equity commitments	(34) (17)
Total unfunded private equity commitments	54 40
Less: private equity commitments substantially at discretion of the Company	(53)(39)
Total net adjusted unfunded private equity commitments	\$1 \$ 1

In the ordinary course of business, the Company may sell certain of its investments to third party purchasers. In particular, in connection with the sale of certain controlled portfolio company equity investments (as well as certain other sales) the Company has, and may continue to do so in the future, agreed to indemnify such purchasers for future liabilities arising from the investments and the related sale transaction. Such indemnification provisions have given rise to liabilities in the past and may do so in the future.

In addition, in the ordinary course of business, the Company may guarantee certain obligations in connection with its portfolio companies (in particular, certain controlled portfolio companies). Under these guarantee arrangements, payments may be required to be made to third parties if such guarantees are called upon or if the portfolio companies were to default on their related obligations, as applicable.

8. FAIR VALUE OF FINANCIAL INSTRUMENTS

The Company follows ASC 825-10, which provides companies the option to report selected financial assets and liabilities at fair value. ASC 825-10 also establishes presentation and disclosure requirements designed to facilitate comparisons between companies that choose different measurement attributes for similar types of assets and liabilities and to more easily understand the effect of the company's choice to use fair value on its earnings. ASC 825-10 also requires entities to display the fair value of the selected assets and liabilities on the face of the balance sheet. The Company has not elected the ASC 825-10 option to report selected financial assets and liabilities at fair value. With the exception of the line items entitled "other assets" and "debt," which are reported at amortized cost, all assets and liabilities approximate fair value on the balance sheet. The carrying value of the lines titled "interest receivable," "receivable for open trades," "payable for open trades," "accounts payable and other liabilities," "base management fees payable," "income based fees payable," "capital gains incentive fees payable" and "interest and facility fees payable" approximate fair value due to their short maturity.

The Company also follows ASC 820-10, which expands the application of fair value accounting. ASC 820-10 defines fair value, establishes a framework for measuring fair value in accordance with GAAP and expands disclosure of fair value measurements. ASC 820-10 determines fair value to be the price that would be received for an investment in a

current sale, which assumes an orderly transaction between market participants on the measurement date. ASC 820-10 requires the Company to assume that the portfolio investment is sold in its principal market to market participants or, in the absence of a principal market, the most advantageous market, which may be a hypothetical market. Market participants are defined as buyers and sellers in the principal or most advantageous market that are independent, knowledgeable, and willing and able to transact. In accordance with ASC 820-10, the Company has considered its principal market as the market in which the Company exits its portfolio investments with the greatest volume and level of activity. ASC 820-10 specifies a hierarchy of valuation techniques based on whether the inputs to those valuation techniques are observable or unobservable. In accordance with ASC 820-10, these inputs are summarized in the three broad levels listed below:

Level 1—Valuations based on quoted prices in active markets for identical assets or liabilities that the Company has the ability to access.

Level 2—Valuations based on quoted prices in markets that are not active or for which all significant inputs are observable, either directly or indirectly.

Level 3—Valuations based on inputs that are unobservable and significant to the overall fair value measurement.

In addition to using the above inputs in investment valuations, the Company continues to employ the net asset valuation policy approved by the Company's board of directors that is consistent with ASC 820-10 (see Note 2). Consistent with the Company's valuation policy, it evaluates the source of inputs, including any markets in which the Company's investments are trading (or any markets in which securities with similar attributes are trading), in determining fair value. The Company's valuation policy considers the fact that because there is not a readily available market value for most of the investments in the Company's portfolio, the fair value of the investments must typically be determined using unobservable inputs.

The Company's portfolio investments (other than as described below in the following paragraph) are typically valued using two different valuation techniques. The first valuation technique is an analysis of the enterprise value ("EV") of the portfolio company. Enterprise value means the entire value of the portfolio company to a market participant, including the sum of the values of debt and equity securities used to capitalize the enterprise at a point in time. The primary method for determining EV uses a multiple analysis whereby appropriate multiples are applied to the portfolio company's EBITDA (generally defined as net income before net interest expense, income tax expense, depreciation and amortization). EBITDA multiples are typically determined based upon review of market comparable transactions and publicly traded comparable companies, if any. The Company may also employ other valuation multiples to determine EV, such as revenues or, in the case of certain portfolio companies in the power generation industry, kilowatt capacity. The second method for determining EV uses a discounted cash flow analysis whereby future expected cash flows of the portfolio company are discounted to determine a present value using estimated discount rates (typically a weighted average cost of capital based on costs of debt and equity consistent with current market conditions). The EV analysis is performed to determine the value of equity investments, the value of debt investments in portfolio companies where the Company has control or could gain control through an option or warrant security, and to determine if there is credit impairment for debt investments. If debt investments are credit impaired, an EV analysis may be used to value such debt investments; however, in addition to the methods outlined above, other methods such as a liquidation or wind-down analysis may be utilized to estimate enterprise value. The second valuation technique is a yield analysis, which is typically performed for non-credit impaired debt investments in portfolio companies where the Company does not own a controlling equity position. To determine fair value using a yield analysis, a current price is imputed for the investment based upon an assessment of the expected market yield for a similarly structured investment with a similar level of risk. In the yield analysis, the Company considers the current contractual interest rate, the maturity and other terms of the investment relative to risk of the company and the specific investment. A key determinant of risk, among other things, is the leverage through the investment relative to the enterprise value of the portfolio company. As debt investments held by the Company are substantially illiquid with no active transaction market, the Company depends on primary market data, including newly funded transactions, as well as secondary market data with respect to high yield debt instruments and syndicated loans, as inputs in determining the appropriate market yield, as applicable.

For other portfolio investments such as investments in the SSLP Certificates and SDLP Certificates, discounted cash flow analysis is the primary technique utilized to determine fair value. Expected future cash flows associated with the investment are discounted to determine a present value using a discount rate that reflects estimated market return requirements.

The following tables summarize the significant unobservable inputs the Company used to value the majority of its investments categorized within Level 3 as of June 30, 2017 and December 31, 2016. The tables are not intended to be all-inclusive, but instead capture the significant unobservable inputs relevant to the Company's determination of fair values.

As of June 30, 2017

	115 01 54	10.50, 2017				
			Unobservable Input			
Asset Category	Fair Value	Primary Valuation Techniques	Input	Estimated Range	Weig Avera	·
First lien senior secured loans	\$2,850	Yield analysis	Market yield	3.8% - 17.8%	9.0	%
Second lien senior secured loans	3,852	Yield analysis	Market yield	8.3% - 23.0%	11.0	%
Subordinated certificates of the SDLP	394	Discounted cash flow analysis	Discount rate	11.5% - 12.5%	12.0	%
Subordinated certificates of the SSLP	1,921	Market approach	Transaction value(1)			
Senior subordinated loans	881	Yield analysis	Market yield	10.0% - 17.5%	12.0	%
Collateralized loan obligations	197	Discounted cash flow analysis	Discount rate	8.5% - 18.0%	11.0	%
			Constant prepayment rate	19.3% - 22.0%	20.3	%
			Constant default rate	1.7% - 3.7%	2.3	%
Preferred equity securities	448	EV market multiple analysis	EBITDA multiple	2.8x - 15.0x	8.8x	
Other equity securities and other	933	EV market multiple analysis	EBITDA multiple	3.3x - 19.7x	10.5x	Ĺ
Total investments	\$11,476					
(1) See Note 16 for a subserver		ating to the CCLD				
(1)See Note 16 for a subsequent		² December 31, 2016				
	110 01	December 51, 2010	Unobservable Inp	out		
Asset Category	Fair Value	Primary Valuation e Techniques	Input	Estimated Range	Weig Avera	
First lien senior secured loans	\$2,03	36 Yield analysis	Market yield	5.5% - 20.0%	9.3	%
Second lien senior secured loans	s 2,987	•	Market yield	8.4% - 20.8%	10.7	%
Subordinated certificates of the SDLP	270	Discounted cash flow analysis	Discount rate	11.0% - 12.0%	11.5	%
Subordinated certificates of the SSLP	1,914	Discounted cash flow analysis	Discount rate	6.5% - 7.5%	7.0	%
Senior subordinated loans	714	Yield analysis	Market yield	9.8% - 17.5%	12.2	%
Preferred equity securities	273	EV market multiple analysis	EBITDA multiple	3.5x - 14.8x	8.6	X
Other equity securities and other	r 619	EV market multiple analysis	EBITDA multiple	5.0x - 16.4x	10.7	X
Tatal increation and a	¢ 0 0 1	2				

Total investments \$8,813

Changes in market yields, discount rates or EBITDA multiples, each in isolation, may change the fair value of certain of the Company's investments. Generally, an increase in market yields or discount rates or decrease in EBITDA multiples may result in a decrease in the fair value of certain of the Company's investments.

Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the fair value of the Company's investments may fluctuate from period to period. Additionally, the fair value of the Company's investments may differ significantly from the values that would have been used had a ready market existed for such

investments and may differ materially from the values that the Company may ultimately realize. Further, such investments are generally subject to legal and other restrictions on resale or otherwise are less liquid than publicly traded securities. If the Company was required to liquidate a portfolio investment in a forced or liquidation sale, it could realize significantly less than the value at which the Company has recorded it.

In addition, changes in the market environment and other events that may occur over the life of the investments may cause the gains or losses ultimately realized on these investments to be different than the unrealized gains or losses reflected in the valuations currently assigned.

The following table presents fair value measurements of cash and cash equivalents, investments and derivatives as of June 30, 2017:

	Fair Value Measurements Using					
	Total	Level 1	Level 2 Level 3			
Cash and cash equivalents	\$536	\$536	\$ — \$—			
Investments not measured at net asset value	\$11,476	\$—	\$ - \$11,476			
Investments measured at net asset value (1)	\$22					
Total investments	\$11,498					
Derivatives	\$(2)	\$—	(2) \$—			

Certain investments that are measured at fair value using the net asset value per share (or its equivalent) practical (1) expedient have not been categorized in the fair value hierarchy. The fair value amounts presented in this table are intended to permit reconciliation of the fair value hierarchy to the amounts presented in the consolidated balance sheet.

The following table presents fair value measurements of cash and cash equivalents, investments and derivatives as of December 31, 2016:

	Fair Value Measurements Using				
	Total	Level 1	Lev 2	el Level 3	
Cash and cash equivalents	\$ 223	\$ 223	\$	_\$	
Investments not measured at net asset value	\$ 8,814	\$1	\$	-\$ 8,813	
Investments measured at net asset value (1)	\$6				
Total investments	\$ 8,820				
Derivatives	\$ —	\$ —	\$	_\$	

Certain investments that are measured at fair value using the net asset value per share (or its equivalent) practical (1) expedient have not been categorized in the fair value hierarchy. The fair value amounts presented in this table are intended to permit reconciliation of the fair value hierarchy to the amounts presented in the consolidated balance

sheet.

Transfers between levels, if any, are recognized at the beginning of the quarter in which the transfers occur.

The following table presents changes in investments that use Level 3 inputs as of and for the three and six months ended June 30, 2017:

Balance as of March 31, 2017 Net realized gains Net unrealized losses Purchases Sales Redemptions Payment-in-kind interest and dividends Net accretion of discount on securities Net transfers in and/or out of Level 3 Balance as of June 30, 2017	As of and For the Three Months Ended June 30, 2017 \$11,385 112 (41) 1,888 (575) (1,312) 17 2 \$11,476	As of and For the Six Months Ended June 30,
Balance as of December 31, 2016		2017 \$8,813
Net realized gains		125
Net unrealized losses		(23)
Investments acquired as part of the Ame	erican Capital Acquisition	2,527
Purchases		2,793
Sales Redemptions		(993) (1,808)
Payment-in-kind interest and dividends		37
Net accretion of discount on securities		5
Net transfers in and/or out of Level 3		
Balance as of June 30, 2017		\$11,476

As of June 30, 2017, the net unrealized depreciation on the investments that use Level 3 inputs was \$250. For the six months ended June 30, 2017, the net transfers out of Level 3 were due to privately held equity investments converting to publicly traded stock.

For the three and six months ended June 30, 2017, the total amount of gains (losses) for the period included in earnings attributable to the change in unrealized gains (losses) relating to the Company's Level 3 assets still held as of June 30, 2017, and reported within the net unrealized gains (losses) from investments, foreign currency and other transactions in the Company's consolidated statement of operations was \$61 and \$46, respectively.

The following table presents changes in investments that use Level 3 inputs as of and for the three and six months ended June 30, 2016:

Balance as of March 31, 2016 Net realized gains	As of and For the Three Months Ended June 30, 2016 \$9,057 29 24
Net unrealized losses Purchases	24 517
Sales	(161)
Redemptions	(586)
Payment-in-kind interest and dividends	12
Net accretion of discount on securities	1
Net transfers in and/or out of Level 3	
Balance as of June 30, 2016	\$8,893
	As of
	and For
	the Six
	Months
	Ended
	June 30,
	2016
Balance as of December 31, 2015	\$9,045
Net realized gains	54
Net unrealized losses	20
Purchases	1,010
Sales	(288)
Redemptions	(965)
Payment-in-kind interest and dividends	20
Net accretion of discount on securities	3
Net transfers in and/or out of Level 3	(6)
Balance as of June 30, 2016	\$8,893

As of June 30, 2016, the net unrealized depreciation on the investments that use Level 3 inputs was \$86. For the six months ended June 30, 2016, the net transfers out of Level 3 were due to privately held equity investments converting to publicly traded stock.

For the three months and six months ended June 30, 2016, the total amount of gains (losses) for the period included in earnings attributable to the change in unrealized gains (losses) relating to the Company's Level 3 assets still held as of June 30, 2016, and reported within the net unrealized gains (losses) from investments, foreign currency and other transactions in the Company's consolidated statement of operations were \$45 and \$45, respectively.

The following table presents changes in derivatives that use Level 3 inputs as of and for the three and six months ended June 30, 2016:

As of and For

	the			
	Th	ree		
	Mc	onth	S	
	Ene	ded		
	Jun	ie 30	0,	
	201	16		
Balance as of March 31, 2016	\$	4		
Net unrealized gains	1			
Balance as of June 30, 2016	\$	5		
		As	of	
		and	l For	
		the	Six	
		Mo	onths	
		En	ded	
		Jur	ne 30,	
		201	16	
Balance as of December 31, 20)15	\$	3	
Net unrealized gains		2		
Balance as of June 30, 2016		\$	5	

As of June 30, 2016, the net unrealized appreciation on the derivatives that use Level 3 inputs was \$5.

Following are the carrying and fair values of the Company's debt obligations as of June 30, 2017 and December 31, 2016. Fair value is estimated by discounting remaining payments using applicable current market rates, which take into account changes in the Company's marketplace credit ratings, or market quotes, if available.

	As of			
	June 3	30, 2017	Decen 2016	nber 31,
	Carry	ing Fair	Carryi	ing Fair
	value((1) value	value(1) value
Revolving Credit Facility	\$920	\$920	\$571	\$571
Revolving Funding Facility	685	685	155	155
SMBC Funding Facility	160	160	105	105
SBA Debentures	25	25	24	25
2017 Convertible Notes (principal amount outstanding of \$0 and \$162, respectively)		—	162	(2)163
2018 Convertible Notes (principal amount outstanding of \$270)	268	(2)274	267	(2)278
2019 Convertible Notes (principal amount outstanding of \$300)	297	(2)311	296	(2)312
2022 Convertible Notes (principal amount outstanding of \$388 and \$0, respectively)	366	(2)390		
2018 Notes (principal amount outstanding of \$750)	746	(3)777	745	(3)776
2020 Notes (principal amount outstanding of \$600)	596	(4)614	596	(4)608
January 2022 Notes (principal amount outstanding of \$600)	593	(5)607	592	(5)584
October 2022 Notes (principal amount outstanding of \$0 and \$183, respectively)			179	(6)184
2047 Notes (principal amount outstanding of \$230)	182	(7)233	182	(7)228
	\$4,83	8(8)\$4,996	\$3,87	4(8)\$3,989

(1) The Revolving Credit Facility, the Revolving Funding Facility and the SMBC Funding Facility carrying values are the same as the principal amounts outstanding.

(2) Represents the aggregate principal amount outstanding of the Convertible Unsecured Notes less unamortized debt issuance costs and the unaccreted discount recorded upon the issuances of such notes.

(3) Represents the aggregate principal amount outstanding of the 2018 Notes less unamortized debt issuance costs plus the net unamortized premium recorded upon the issuances of the 2018 Notes.

(4) Represents the aggregate principal amount outstanding of the 2020 Notes less unamortized debt issuance costs and the net unaccreted discount recorded upon the issuances of the 2020 Notes.

(5) Represents the aggregate principal amount outstanding of the January 2022 Notes less unamortized debt issuance costs and the unaccreted discount recorded upon the issuance of the January 2022 Notes.

(6) Represents the aggregate principal amount outstanding of the October 2022 Notes less unamortized debt issuance costs.

(7)Represents the aggregate principal amount outstanding of the 2047 Notes less the unaccreted purchased discount.

(8) Total principal amount of debt outstanding totaled \$4,928 and \$3,951 as of June 30, 2017 and December 31, 2016, respectively.

The following table presents fair value measurements of the Company's debt obligations as of June 30, 2017 and December 31, 2016:

	As of				
Fair Value Measurements Using	June 30, December				
	2017	31, 2016			
Level 1	\$233	\$ 412			
Level 2	4,763	3,577			
Total	\$4,996	\$ 3,989			

9. STOCKHOLDERS' EQUITY

There were no sales of the Company's equity securities for the six months ended June 30, 2017 and 2016. See Note 11 for information regarding shares of common stock issued or purchased in accordance with the Company's dividend reinvestment plan.

In connection with the American Capital Acquisition, the Company issued 112 shares valued at approximately \$1,839. See Note 14 for additional information regarding the American Capital Acquisition.

Stock Repurchase Program

In September 2015, the Company's board of directors approved a stock repurchase program authorizing the Company to repurchase up to \$100 in the aggregate of its outstanding common stock in the open market at certain thresholds below its net asset value per share, in accordance with the guidelines specified in Rule 10b-18 under the Securities Exchange Act of 1934, as amended. The timing, manner, price and amount of any share repurchases will be determined by the Company, in its discretion, based upon the evaluation of economic and market conditions, stock price, applicable legal and regulatory requirements and other factors. In May 2016, the Company suspended its stock repurchase program pending the completion of the American Capital Acquisition. In February 2017, the Company's board of directors authorized an amendment to its stock repurchase program to (a) increase the total authorization under the program from \$100 to \$300 and (b) extend the expiration date of the program from February 28, 2017 to February 28, 2018. Under the stock repurchase program, the Company may repurchase up to \$300 in the aggregate of its outstanding common stock in the open market at a price per share that meets certain thresholds below its net asset value per share, in accordance with the guidelines specified in Rule 10b-18 of the Exchange Act. The program does not require the Company to repurchase any specific number of shares and it cannot assure stockholders that any shares will be repurchased under the program. The program may be suspended, extended, modified or discontinued at any time.

As of June 30, 2017, the Company had repurchased a total of 0.5 shares of its common stock in the open market under the stock repurchase program since the program's inception in September 2015, at an average price of \$13.92 per share, including commissions paid, leaving approximately \$293 available for additional repurchases under the program. During the six months ended June 30, 2017, the Company did not repurchase any shares of the Company's common stock under the stock repurchase program. During the six months ended June 30, 2016, the Company repurchased a total of 0.4 shares of the Company's common stock in the open market for \$5 under the stock repurchase program. The shares were repurchased at an average price of \$13.94 per share, including commissions paid.

10. EARNINGS PER SHARE

The following information sets forth the computations of basic and diluted net increase in stockholders' equity resulting from operations per share for the three and six months ended June 30, 2017 and 2016:

	Three Month	Three Months Ended June		e Six 18 I June
	2017	2016	2017	2016
Net increase in stockholders' equity resulting from operations available to common stockholders	\$178	\$157	\$296	\$289
Weighted average shares of common stock outstanding—basic and diluted	426	314	424	314
Basic and diluted net increase in stockholders' equity resulting from operations per share	\$0.42	\$0.50	\$0.70	\$0.92

For the purpose of calculating diluted net increase in stockholders' equity resulting from operations per share, the average closing price of the Company's common stock for the three and six months ended June 30, 2017 was less than the conversion price for each of the Convertible Unsecured Notes outstanding as of June 30, 2017 and the 2017 Convertible Notes. For the three and six months ended June 30, 2016, the average closing price of the Company's common stock was less than the conversion price for each of the Convertible Notes, the June 2016, as well as for the February 2016 Convertible Notes, the June 2016 Convertible Notes and the 2017 Convertible Notes. Therefore, for all periods presented in the financial statements, the underlying shares for the intrinsic value of the embedded options in the Convertible Unsecured Notes, the February 2016 Convertible Notes, the June 2016 Convertible Notes and the 2017 Convertible Notes in the 2017 Convertible Notes in the convertible Unsecured Notes in the convertible Notes, the june 2016 Convertible Notes in the convertible Unsecured Notes in the convertible Notes, the intrinsic value of the embedded options in the Convertible Notes had no impact on the computation of diluted net increase in stockholders' equity resulting from operations per share.

11. DIVIDENDS AND DISTRIBUTIONS

The following table summarizes the Company's dividends declared and payable during the six months ended June 30, 2017 and 2016:

Date declared	Record date	Payment date	Per share amount	Total amount
May 3, 2017	June 15, 2017	June 30, 2017	\$ 0.38	\$ 162
February 22, 2017	March 15, 2017	March 31, 2017	0.38	162
Total declared and payable for the six months ended June 30, 2017			\$ 0.76	\$ 324
May 4, 2016	June 15, 2016	June 30, 2016	\$ 0.38	\$ 119
February 26, 2016	March 15, 2016	March 31, 2016	0.38	120
Total declared and payable for the six months ended June 30, 2016			\$ 0.76	\$ 239

The Company has a dividend reinvestment plan, whereby the Company may buy shares of its common stock in the open market or issue new shares in order to satisfy dividend reinvestment requests. When the Company issues new shares in connection with the dividend reinvestment plan, the issue price is equal to the closing price of its common stock on the dividend payment date. Dividend reinvestment plan activity for the six months ended June 30, 2017 and 2016, was as follows:

	For the Six
	Months Ended
	June 30,
	2017 2016
Shares issued	0.4 —
Average issue price per share	\$17.38 \$

Shares purchased by plan agent to satisfy dividends declared and payable during the period for stockholders	0.6	0.8
Average purchase price per share	\$16.53	\$ \$14.55

12. RELATED PARTY TRANSACTIONS

In accordance with the investment advisory and management agreement, the Company bears all costs and expenses of the operation of the Company and reimburses its investment adviser or its affiliates for certain of such costs and expenses

incurred in the operation of the Company. For the three and six months ended June 30, 2017, the Company's investment adviser or its affiliates incurred such expenses totaling \$1 and \$2, respectively. For the three and six months ended June 30, 2016, the Company's investment adviser or its affiliates incurred such expenses totaling \$1 and \$3, respectively.

The Company is party to office leases pursuant to which it is leasing office facilities from third parties. For certain of these office leases, the Company has also entered into separate subleases with Ares Management LLC, the sole member of Ares Capital Management, and IHAM, pursuant to which Ares Management LLC and IHAM sublease a portion of these leases. For the three and six months ended June 30, 2017, amounts payable to the Company under these subleases totaled \$2 and \$4, respectively. For the three and six months ended June 30, 2016, amounts payable to the Company under the Company under these subleases totaled \$2 and \$3, respectively.

Ares Management LLC has also entered into separate subleases with the Company, pursuant to which the Company subleases certain office spaces from Ares Management LLC. For the three and six months ended June 30, 2017, amounts payable to Ares Management LLC under these subleases totaled \$0 and \$0, respectively. For the three and six months ended June 30, 2016, amounts payable to Ares Management LLC under these subleases totaled \$0 and \$0, respectively. For the three and \$0, respectively.

The Company has also entered into agreements with Ares Management LLC and IHAM, pursuant to which Ares Management LLC and IHAM are entitled to use the Company's proprietary portfolio management software. For the three and six months ended June 30, 2017, amounts payable to the Company under these agreements totaled \$0 and \$0, respectively. For the three and six months ended June 30, 2016, amounts payable to the Company under these agreements totaled \$0 and \$0, respectively.

As part of the American Capital Acquisition, the Company assumed a long term incentive plan liability related to certain employees of a subsidiary of ACAM, which is now a subsidiary of IHAM. The liability is determined based on the fair value of certain investments acquired in the American Capital Acquisition. As of June 30, 2017, the liability amount was estimated to be \$26 and is included within accounts payable and other liabilities in the Company's consolidated balance sheet. This liability will be paid on an annual basis based on exited investments in a given calendar year and the value received upon their exit.

See Notes 3, 4, 6 and 14 for descriptions of other related party transactions.

13. FINANCIAL HIGHLIGHTS

The following is a schedule of financial highlights as of and for the six months ended June 30, 2017 and 2016:

1

	As of and For the		
	Six Months Ended		
	June 30,		
Per Share Data:	2017	2016	
Net asset value, beginning of period(1)	\$16.45	\$16.46	5
Issuances of common stock (see Note 14)	(0.01) —	
Deemed contribution from Ares Capital Management (See Note 14)	0.12		
Issuance of convertible notes	0.04		
Net investment income for period(2)	0.51	0.69	
Net realized and unrealized gains for period(2)	0.19	0.23	
Net increase in stockholders' equity	0.85	0.92	
Total distributions to stockholders	(0.76) (0.76)
Net asset value at end of period(1)	\$16.54	\$16.62	2
Per share market value at end of period	\$16.38	\$14.20)
Total return based on market value(3)	3.94	%4.98	%
Total return based on net asset value(4)	5.51	%5.54	%
Shares outstanding at end of period	426	314	
Ratio/Supplemental Data:			
Net assets at end of period	\$7,051	\$5,218	3
Ratio of operating expenses to average net assets, excluding the Fee Waiver(5)(6)	10.78	%10.28	%
Ratio of operating expenses to average net assets, net of the Fee Waiver(5)(6)	10.47	%10.28	%
Ratio of net investment income to average net assets(5)(7)	6.79	%8.42	%
Portfolio turnover rate(5)	52	%23	%

(1) The net assets used equals the total stockholders' equity on the consolidated balance sheet.

(2) Weighted average basic per share data.

For the six months ended June 30, 2017, the total return based on market value equaled the decrease of the ending market value at June 30, 2017 of \$16.38 per share from the ending market value at December 31, 2016 of \$16.49 per share plus the declared and payable dividends of \$0.76 per share for the six months ended June 30, 2017, divided by the market value at December 31, 2016. For the six months ended June 30, 2016, the total return based (3) on market value equaled the decrease of the ending market value at June 30, 2016 of \$14.20 per share from the ending market value at December 31, 2015 of \$14.25 per share plus the declared and payable dividends of \$0.76 per share for the six months ended June 30, 2016, divided by the market value at December 31, 2015 of \$14.25 per share plus the declared and payable dividends of \$0.76 per share for the six months ended June 30, 2016, divided by the market value at December 31, 2015. The Company's shares fluctuate in value. The Company's performance changes over time and currently may be different than that shown. Past performance is no guarantee of future results.

For the six months ended June 30, 2017, the total return based on net asset value equaled the change in net asset value during the period plus the declared and payable dividends of \$0.76 per share for the six months ended June 30, 2017, divided by the beginning net asset value for the period. For the six months ended June 30, 2016, the total return based on net asset value equaled the change in net asset value during the period plus the declared and

(4) payable dividends of \$0.76 per share for the six months ended June 30, 2016, divided by the beginning net asset value for the period. These calculations are adjusted for shares issued in connection with the dividend reinvestment plan, the issuance of common stock in connection with any equity offerings and the equity components of any convertible notes issued during the period. The Company's performance changes over time and currently may be different than that shown. Past performance is no guarantee of future results.

(5) The ratios reflect an annualized amount.

For the six months ended June 30, 2017, the ratio of operating expenses to average net assets consisted of 2.61% of base management fees, 2.43% of income based fees and capital gains incentive fees, net of the Fee Waiver, (2.74% of income based fees and capital gains incentive fees, excluding the Fee Waiver), 3.49% of the cost of borrowing and

1.94% of other operating expenses. For the six months ended June 30, 2016, the ratio of operating expenses to average net assets consisted of 2.67% of base management fees, 2.79% of income based fees and capital gains incentive fees, 3.69% of the cost of borrowing and 1.13% of other operating expenses. See Note 3 for more information on the Fee Waiver.

(7) The ratio of net investment income to average net assets excludes income taxes related to realized gains and losses.

14. AMERICAN CAPITAL ACQUISITION

On May 23, 2016, the Company entered into a definitive agreement (the "Merger Agreement") to acquire American Capital.

On the Acquisition Date, the Company completed the American Capital Acquisition pursuant to the terms and conditions of the Merger Agreement. Pursuant to the Merger Agreement, American Capital shareholders received total consideration of approximately \$18.06 per share comprised of: (i) \$14.41 per share from the Company consisting of approximately \$6.48 per share of cash (including a make-up dividend in the amount of \$0.07 per share) and 0.483 shares of the Company's common stock for each American Capital share at a value of \$7.93 per American Capital share (based on the closing price per share of the Company's common stock on the Acquisition Date), (ii) \$2.45 per share of cash from American Capital's sale of American Capital Mortgage Management, LLC, and (iii) approximately \$1.20 per share of cash as transaction support provided by Ares Capital Management acting solely on its own behalf. As of the Acquisition Date, the transaction was valued at approximately \$4.2 billion. The total cash and stock consideration paid by the Company was \$3.3 billion. In connection with the stock consideration, the Company issued approximately 112 shares of its common stock to American Capital's then-existing stockholders (including holders of outstanding in-the-money American Capital stock options), thereby resulting in the Company's then-existing stockholders owning approximately 26.3% of the combined company. In addition, in connection with the American Capital Acquisition, Ares Capital Management agreed to waive certain income based fees as described in Note 3.

The American Capital Acquisition was accounted for in accordance with the asset acquisition method of accounting as detailed in ASC 805-50, Business Combinations-Related Issues. The fair value of the merger consideration paid by the Company was allocated to the assets acquired and liabilities assumed based on their relative fair values as of the date of acquisition and did not give rise to goodwill. Since the fair value of the net assets acquired exceeded the fair value of the merger consideration paid by the Company recognized a deemed contribution from Ares Capital Management.

The following table summarizes the allocation of the purchase price to the assets acquired and liabilities assumed as a result of the American Capital Acquisition:

result of the American Capital Arequisition.	
Common stock issued by the Company	\$1,839
Cash consideration paid by the Company	1,502
Deemed contribution from Ares Capital Management	54
Total purchase price	\$3,395
Assets acquired:	
Investments(1)	\$2,543
Cash and cash equivalents	961
Other assets(2)	117
Total assets acquired	\$3,621
Liabilities assumed(3)	(226)
Net assets acquired	\$3,395

- (1) Investments acquired were recorded at fair value, which is also the Company's initial cost basis.
- (2) Other assets acquired in the American Capital Acquisition consisted of the following:

Receivable for open trades	\$ 45	
Escrows receivable		41
Interest receivable		9
Other assets		22
Total	\$ 117	

(3) Liabilities assumed in the American Capital Acquisition consisted of the following:

Severance and other payroll related	\$ 95	
Lease abandonments		55
Long term incentive plan (see Note 12)		31
Escrows payable		25
Other liabilities	20	
Total	\$ 226	

During the three and six months ended June 30, 2017, the Company incurred \$12 and \$38, respectively, in professional fees and other costs related to the American Capital Acquisition. For the three and six months ended June 30, 2017, these costs included \$4 of expenses related to a long term incentive plan liability assumed in the American Capital Acquisition (see Note 12). For the six months ended June 30, 2017, these costs also included \$18 in one-time investment banking fees incurred in January 2017 upon the closing of the American Capital Acquisition.

15. LITIGATION

The Company is party to certain lawsuits in the normal course of business. In addition, American Capital and Allied Capital were involved in various legal proceedings that the Company assumed in connection with the American Capital Acquisition and the Allied Acquisition, respectively. Furthermore, third parties may try to seek to impose liability on the Company in connection with the Company's activities or the activities of its portfolio companies. While the outcome of any such legal proceedings cannot at this time be predicted with certainty, the Company does not expect that these legal proceedings will materially affect its business, financial condition or results of operations.

On May 20, 2013, the Company was named as one of several defendants in an action filed in the United States District Court for the Eastern District of Pennsylvania by the bankruptcy trustee of DSI Renal Holdings LLC ("DSI Renal") and two affiliate companies. On March 17, 2014, the motion by the Company and the other defendants to transfer the case to the United States District Court for the District of Delaware (the "Delaware Court") was granted. On May 6, 2014, the Delaware Court referred the matter to the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court"). The complaint alleges, among other things, that each of the named defendants participated in a purported fraudulent transfer involving the restructuring of a subsidiary of DSI Renal. Among other things, the complaint stees the Company's individual share is approximately \$117 million, and (2) punitive damages. The defendants filed a motion to dismiss all claims on August 5, 2013. On July 20, 2017, the Bankruptcy Court issued an order granting the motion to dismiss certain claims and denying the motion to dismiss certain other claims, including the purported fraudulent transfer claims. The defendants must answer the complaint by August 25, 2017. The Company is currently unable to assess with any certainty whether it may have any exposure in this matter. However, the Company believes the plaintiff's claims are without merit and intends to vigorously defend itself in this matter.

On or about February 10, 2017, shareholders of American Capital filed a second consolidated amended putative shareholder class action complaint allegedly on behalf of holders of the common stock of American Capital against the former members of American Capital's board of directors and certain former American Capital officers (collectively, the "American Capital defendants"), as well as Elliott Management Corporation, Elliott Associates, L.P.,

Elliott International, L.P. and Elliott International Capital Advisors Inc. (collectively "Elliott") in the Circuit Court for Montgomery County, Maryland challenging the American Capital Acquisition. This action is a consolidation of putative shareholder complaints filed against the directors of American Capital on June 24, 2016, July 12, 2016, July 21, 2016 and July 27, 2016, which were consolidated and in which an amended consolidated putative shareholder class action complaint was filed on August 18, 2016. The action alleges that the directors, officers and Elliott failed to adequately discharge their fiduciary duties to the public shareholders of American Capital by hastily commencing a sales process due to the board's manipulation by Elliott. In the alternative, the complaint alleges

Elliott aided and abetted breaches of fiduciary duty by the American Capital directors and officers. The complaint also alleges that the directors and officers failed to obtain for the shareholders the highest value available in the marketplace for their shares in the American Capital Acquisition. The complaint further alleges that the merger was the product of a flawed process due to Elliott's continued manipulation, the use of deal protection devices in the American Capital Acquisition that precluded other bidders from making a higher offer to American Capital and the directors' conflicts of interest due to special benefits, including the full vesting of American Capital stock options and incentive awards or golden parachutes the directors received upon consummation of the proposed merger. Additionally, the complaint alleges that the registration statement, which was filed with the SEC on July 20, 2016 and included a joint proxy statement to American Capital's shareholders, is materially false and misleading because it omits material information concerning the financial and procedural fairness of the American Capital Acquisition. The complaint seeks to recover compensatory damages for all losses resulting from the alleged breaches of fiduciary duty and waste. The American Capital defendants filed their motion to dismiss the second consolidated amended complaint on March 3, 2017. Elliott filed its motion to dismiss the second consolidated amended complaint on April 14, 2017. Briefing on defendants' motions was completed on May 26, 2017. A hearing on the motions to dismiss was scheduled for June 9, 2017 before Judge Ronald Rubin of the Circuit Court for Montgomery County, Maryland (the "Court"); however, that hearing was stayed as to the American Capital defendants in light of the settlement described below.

On June 9, 2017, the American Capital defendants reached an agreement in principle with plaintiffs regarding the proposed settlement of claims asserted against them in this action, and the American Capital defendants and plaintiffs subsequently executed a settlement term sheet (the "Term Sheet") on June 19, 2017. As set forth in the Term Sheet, the American Capital defendants have agreed to the proposed settlement solely to eliminate the burden, expense, distraction and uncertainties inherent in further litigation, and without admitting any liability or wrongdoing. The plaintiffs and American Capital defendants will seek preliminary approval of the proposed settlement from the Court by August 3, 2017; however, there can be no assurance that the parties will ultimately enter into a stipulation of settlement or that the Court will approve such settlement even if the parties were to enter into such stipulation. The proposed settlement is not, and should not be construed as, as admission of wrongdoing or liability by any American Capital defendant.

16. SUBSEQUENT EVENTS

The Company's management has evaluated subsequent events through the date of issuance of the consolidated financial statements included herein. There have been no subsequent events that occurred during such period that would require disclosure in this Form 10-Q or would be required to be recognized in the consolidated financial statements as of and for the six months ended June 30, 2017, except as discussed below.

As of June 30, 2017, the Company's investment in the SSLP Certificates at amortized cost and fair value was \$1.9 billion and \$1.9 billion, respectively. As of June 30, 2017, the SSLP had \$1.2 billion in cash and GE's Senior Notes outstanding totaled \$601 million. In early July 2017, the SSLP made its monthly waterfall distribution from this cash, which fully repaid GE's Senior Notes and included distributions to the SSLP Certificates. From this distribution, the Company's SSLP Certificates received \$474 million. After this distribution, the Company's amortized cost in its SSLP Certificates was \$1.5 billion.

In addition, in July 2017, the Company and GE agreed to an early termination of the SSLP whereby on July 26, 2017, the Company purchased the remaining \$1.6 billion in aggregate principal amount of first lien senior secured loans outstanding at par plus accrued and unpaid interest and fees from the SSLP (the "SSLP Loan Sale") and assumed the SSLP's remaining unfunded loan commitments totaling \$50 million. Upon completion of the SSLP Loan Sale, the SSLP made a liquidation distribution to the SSLP Certificates (the "Liquidation Distribution"), of which the Company received \$1.5 billion. In connection with the Liquidation Distribution, the Company recognized an \$18 million net

realized loss as a result of the early termination. After completion of the transactions above, the operations of the SSLP were effectively terminated pursuant to the terms of the documents governing the SSLP and the SSLP will no longer have an obligation to fund existing commitments and other amounts to its former portfolio companies.

Item 2. Management's Discussion And Analysis Of Financial Condition And Results Of Operations

The information contained in this section should be read in conjunction with our financial statements and notes thereto appearing elsewhere in this Quarterly Report. Further, the financial information and other data set forth below subsequent to the completion of the American Capital Acquisition (as defined below) on January 3, 2017 reflect the results of the combined company and the financial information and other data prior to the completion of the American Capital Acquisition, unless otherwise noted. For this reason, period to period comparisons may not be meaningful. In addition, some of the statements in this Quarterly Report (including in the following discussion) constitute forward- looking statements, which relate to future events or the future performance or financial condition of Ares Capital Corporation (the "Company," "ARCC," "Ares Capital," "we," "us," or "our"). The forward-looking statements contained in this report involve a number of risks and uncertainties, including statements concerning:

our, or our portfolio companies', future business, operations, operating results or prospects;

the return or impact of current and future investments;

the impact of a protracted decline in the liquidity of credit markets on our business;

the impact of fluctuations in interest rates on our business;

the impact of changes in laws or regulations (including the interpretation thereof) governing our operations or the operations of our portfolio companies or the operations of our competitors;

the valuation of our investments in portfolio companies, particularly those having no liquid trading market;

our ability to successfully integrate our business with the business of American Capital (as defined below), including rotating out of certain investments acquired in connection therewith and re-deploying such capital effectively and on favorable terms;

our ability to recover unrealized losses;

market conditions and our ability to access alternative debt markets and additional debt and equity capital and our ability to manage our capital resources effectively;

our contractual arrangements and relationships with third parties, including parties to our co-investment programs; the general economy and its impact on the industries in which we invest;

uncertainty surrounding the financial stability of the U.S., Europe and China;

the social, geopolitical, financial, trade and legal implications of

Brexit;

Middle East turmoil and the potential for volatility in energy prices and its impact on the industries in which we invest;

the financial condition of and ability of our current and prospective portfolio companies to achieve their objectives; our expected financings and investments;

our ability to successfully complete and integrate any other acquisitions;

the outcome and impact of any litigation or other regulatory matters acquired in connection with the American Capital Acquisition;

the impact to the periods following the completion of the American Capital Acquisition;

the adequacy of our cash resources and working capital;

the timing, form and amount of any dividend distributions;

the timing of cash flows, if any, from the operations of our portfolio companies; and

the ability of our investment adviser to locate suitable investments for us and to monitor and administer our investments.

We use words such as "anticipates," "believes," "expects," "intends," "will," "should," "may" and similar expressions to identify forward-looking statements, although not all forward-looking statements include these words. Our actual results and

condition could differ materially from those implied or expressed in the forward-looking statements for any reason, including the factors set forth in "Risk Factors" and elsewhere in our Annual Report on Form 10-K for the fiscal year ended December 31, 2016 and in this Quarterly Report .

We have based the forward-looking statements included in this Quarterly Report on information available to us on the date of this Quarterly Report, and we assume no obligation to update any such forward-looking statements. Although we undertake no obligation to revise or update any forward-looking statements, whether as a result of new information, future events or otherwise, you are advised to consult any additional disclosures that we may make directly to you or through reports that we have filed or in the future may file with the Securities and Exchange Commission ("SEC"), including annual reports on Form 10-K, registration statements on Form N-2, quarterly reports on Form 10-Q and current reports on Form 8-K.

OVERVIEW

We are a specialty finance company that is a closed-end, non-diversified management investment company incorporated in Maryland. We have elected to be regulated as a business development company ("BDC") under the Investment Company Act of 1940, as amended (together with the rules and regulations promulgated thereunder, the "Investment Company Act").

We are externally managed by Ares Capital Management LLC ("Ares Capital Management" or our "investment adviser"), a subsidiary of Ares Management L.P. (NYSE: ARES) ("Ares Management"), a publicly traded, leading global alternative asset manager, pursuant to our investment advisory and management agreement. Our administrator, Ares Operations LLC ("Ares Operations" or our "administrator"), a subsidiary of Ares Management, provides certain administrative and other services necessary for us to operate.

Our investment objective is to generate both current income and capital appreciation through debt and equity investments. We invest primarily in first lien senior secured loans (including unitranche loans), second lien senior secured loans and mezzanine debt, which in some cases includes an equity component like warrants.

To a lesser extent, we also make preferred and/or common equity investments, which have generally been non-control equity investments, of less than \$20 million (usually in conjunction with a concurrent debt investment). However, we may increase the size or change the nature of these investments. Also, as a result of the American Capital Acquisition, American Capital's equity investments, including equity investments pursuant to which American Capital controlled a particular portfolio company, became part of our portfolio.

Since our initial public offering ("IPO") on October 8, 2004 through June 30, 2017, our exited investments resulted in an aggregate cash flow realized internal rate of return to us of approximately 14% (based on original cash invested, net of syndications, of approximately \$15.7 billion and total proceeds from such exited investments of approximately \$19.3 billion). Internal rate of return is the discount rate that makes the net present value of all cash flows related to a particular investment equal to zero. Internal rate of return is gross of expenses related to investments as these expenses are not allocable to specific investments. Investments are considered to be exited when the original investment objective has been achieved through the receipt of cash and/or non-cash consideration upon the repayment of a debt investment or sale of an investment or through the determination that no further consideration was collectible and, thus, a loss may have been realized. Approximately 66% of these exited investments resulted in an aggregate cash flow realized internal rate of return to us of 10% or greater.

Additionally, since our IPO on October 8, 2004 through June 30, 2017, our realized gains have exceeded our realized losses by approximately \$702 million (excluding a one-time gain on the acquisition of Allied Capital Corporation ("Allied Capital") and realized gains/losses from the extinguishment of debt and other assets). For this same time period,

our average annualized net realized gain rate was approximately 1.2% (excluding a one-time gain on the acquisition of Allied Capital and realized gains/losses from the extinguishment of debt and other assets). Net realized gain/loss rates for a particular period are the amount of net realized gains/losses during such period divided by the average quarterly investments at amortized cost in such period.

Information included herein regarding internal rates of return, realized gains and losses and annualized net realized gain rates are historical results relating to our past performance and are not necessarily indicative of future results, the achievement of which cannot be assured.

As a BDC, we are required to comply with certain regulatory requirements. For instance, we generally have to invest at least 70% of our total assets in "qualifying assets," including securities and indebtedness of private U.S. companies and certain public U.S. companies, cash, cash equivalents, U.S. government securities and high-quality debt investments that

mature in one year or less. We also may invest up to 30% of our portfolio in non-qualifying assets, as permitted by the Investment Company Act. Specifically, as part of this 30% basket, we may invest in entities that are not considered "eligible portfolio companies" (as defined in the Investment Company Act), including companies located outside of the United States, entities that are operating pursuant to certain exceptions under the Investment Company Act, and publicly traded entities whose public equity market capitalization exceeds the levels provided for under the Investment Company Act.

We have elected to be treated as a regulated investment company, or a "RIC", under the Internal Revenue Code of 1986, as amended (the "Code"), and operate in a manner so as to qualify for the tax treatment applicable to RICs. To qualify as a RIC, we must, among other things, meet certain source-of-income and asset diversification requirements and timely distribute to our stockholders generally at least 90% of our investment company taxable income, as defined by the Code, for each year. Pursuant to this election, we generally will not have to pay U.S. federal corporate-level taxes on any income that we distribute to our stockholders provided that we satisfy those requirements.

American Capital Acquisition

On May 23, 2016, we entered into a definitive agreement (the "Merger Agreement") to acquire American Capital, Ltd. ("American Capital"), a Delaware corporation (the "American Capital Acquisition"). Pursuant to the Merger Agreement, American Capital shareholders received total consideration of approximately \$18.06 per share comprised of: (i) \$14.41 per share from us consisting of approximately \$6.48 per share of cash (including a make-up dividend in the amount of \$0.07 per share) and 0.483 shares of our common stock for each American Capital share at a value of \$7.93 per American Capital share (based on the closing price per share of our common stock on January 3, 2017 (the "Acquisition Date")), (ii) \$2.45 per share of cash from American Capital's sale of American Capital Mortgage Management, LLC, and (iii) approximately \$1.20 per share of cash as transaction support provided by Ares Capital Management acting solely on its own behalf. As of the Acquisition Date, the transaction was valued at approximately \$4.2 billion. The total cash and stock consideration paid by us was \$3.3 billion. In connection with the stock consideration, we issued approximately 112 million shares of our common stock to American Capital's then-existing stockholders (including holders of outstanding in-the-money American Capital stock options), thereby resulting in our then-existing stockholders owning approximately 73.7% of the combined company and then-existing American Capital stockholders owning approximately 26.3% of the combined company. As a result of the American Capital Acquisition, Ares Capital acquired \$3.6 billion of assets, including \$2.5 billion of investments, and assumed \$226 million of liabilities.

In connection with the American Capital Acquisition, Ares Capital Management also agreed to waive, for each of the first 10 calendar quarters beginning with the second quarter of 2017, the lesser of (x) \$10 million of income based fees and (y) the amount of income based fees for such quarter, in each case, to the extent earned and payable by us in such quarter pursuant to and as calculated under our investment advisory and management agreement (the "Fee Waiver"). See Notes 3 and 14 to our consolidated financial statements for the three and six months ended June 30, 2017 for additional information regarding the American Capital Acquisition.

PORTFOLIO AND INVESTMENT ACTIVITY

Our investment activity for the three months ended June 30, 2017 and 2016 is presented below (information presented herein is at amortized cost unless otherwise indicated).

For the Three

	For the Three				
	Months Ended				
	June 30,				
(dollar amounts in millions)	2017		2016		
New investment commitments (1):					
New portfolio companies	\$524		\$373		
Existing portfolio companies	1,449		167		
Total new investment commitments (2)	\$1,973	3	\$540		
Less:					
Investment commitments exited (3)	1,792		759		
Net investment commitments	\$181		\$(219	9)	
Principal amount of investments funded:					
First lien senior secured loans	\$1,110)	\$349		
Second lien senior secured loans	469		128		
Subordinated certificates of the SDLP(4)	125				
Senior subordinated loans	56		36		
Preferred equity securities	112				
Other equity securities	25		6		
Total	\$1,897	7	\$519		
Principal amount of investments sold or repaid:					
First lien senior secured loans	\$1,042	2	\$410		
Second lien senior secured loans	482		267		
Subordinated certificates of the SDLP (4)	1				
Senior subordinated loans	66		23		
Collateralized loan obligations	44				
Preferred equity securities	76		2		
Other equity securities	90		18		
Total (5)	\$1,801		\$720		
Number of new investment commitments (6)			11	11	
Average new investment commitment amount	\$42 \$		\$49		
Weighted average term for new investment commitments (in months) (7)	81		64		
Percentage of new investment commitments at floating rates	97	%	93	%	
Percentage of new investment commitments at fixed rates	2	%	6	%	
Weighted average yield of debt and other income producing securities:					
Funded during the period at amortized cost	8.6	%	8.7	%	
Funded during the period at fair value (8)	8.6	%	8.6	%	
Exited or repaid during the period at amortized cost	8.8		8.6	%	
Exited or repaid during the period at fair value (8)	8.7		8.7	%	

New investment commitments include new agreements to fund revolving credit facilities or delayed draw loans. (1) See "Off Balance Sheet Arrangements" as well as Note 7 to our consolidated financial statements for the three and (1) six months and ad lung 20, 2017 f

(1) six months ended June 30, 2017, for more information on our commitments to fund revolving credit facilities or delayed draw loans.

(2) Includes both funded and unfunded commitments. Of these new investment commitments, we funded \$1.8 billion and \$461 million for the three months ended June 30, 2017 and 2016, respectively.

Includes both funded and unfunded commitments. For the three months ended June 30, 2017 and 2016, investment commitments exited included exits of unfunded commitments of \$48 million and \$65 million, respectively.

(4) See "Senior Direct Lending Program" below and Note 4 to our consolidated financial statements for the three and six months ended June 30, 2017 for more information on the SDLP (as defined below).

(5) For the three months ended June 30, 2017, the principal amount of investments sold or repaid included \$210 million of investments acquired as part of the American Capital Acquisition.

Number of new investment commitments represents each commitment to a particular portfolio company or a (6) commitment to multiple companies as part of an individual transaction (e.g., the purchase of a portfolio of investments).

"Weighted average yield of debt and other income producing securities" is computed as (a) the annual stated interest (7) rate or yield earned plus the net annual amortization of original issue discount and market discount or premium earned on accruing debt and other income producing securities, divided by (b) the total accruing debt and other income producing securities, as applicable.

(8) Represents fair value for investments in the portfolio as of the most recent prior quarter end, if applicable.

As of June 30, 2017 and December 31, 2016, our investments consisted of the following:

	AS OI				
	June 30,	2017	December 31, 2016		
(in millions)	Amortize	effair	Amortiz Edir		
(in millions)	Cost	Value	Cost	Value	
First lien senior secured loans	\$2,966	\$2,850	\$2,102	\$2,036	
Second lien senior secured loans	3,961	3,852	3,069	2,987	
Subordinated certificates of the SDLP (1)	394	394	270	270	
Subordinated certificates of the SSLP (2)	1,938	1,921	1,938	1,914	
Senior subordinated loans	847	881	692	714	
Collateralized loan obligations	202	197			
Preferred equity securities	664	448	505	273	
Other equity securities	763	955	458	626	
Total	\$11,735	\$11,498	\$9,034	\$8,820	

(1) The proceeds from these certificates were applied to co-investments with Varagon and its clients to fund first lien senior secured loans to 17 and 14 different borrowers as of June 30, 2017 and December 31, 2016, respectively.

The proceeds from these certificates were applied to co-investments with GE Global Sponsor Finance LLC and (2)General Electric Capital Corporation (together, "GE") to fund first lien senior secured loans to 11 and 19 different borrowers as of June 30, 2017 and December 31, 2016, respectively.

The weighted average yields at amortized cost and fair value of the following portions of our portfolio as of June 30, 2017 and December 31, 2016 were as follows:

As of June 30, 2017 December 31, 2016 Amortiz**Æai**r Amortiz**Æai**r Cost Value Cost Value Debt and other income producing securities(1) 9.4 % 9.5 % 9.3 % 9.4 %

Total portfolio(2)	8.2 % 8.3 % 8.3 % 8.5 %
First lien senior secured loans(2)	8.2 % 8.5 % 8.4 % 8.6 %
Second lien senior secured loans(2)	10.0% 10.3% 9.8 % 10.1%
Subordinated certificates of the SDLP(2)(3)	14.0% 14.0% 14.0% 14.0%
Subordinated certificates of the SSLP(2)(4)	5.8 % 5.8 % 7.0 % 7.1 %
Senior subordinated loans(2)	12.8% 12.3% 12.4% 12.0%
Collateralized loan obligations	10.8% 11.0% — % — %
Income producing equity securities(2)	14.6% 14.6% 13.8% 13.8%

"Weighted average yield of debt and other income producing securities" is computed as (a) the annual stated interest rate or yield earned plus the net annual amortization of original issue discount and market discount or premium
(1) earned on accruing debt and other income producing securities, divided by (b) the total accruing debt and other income producing securities, divided by (b) the total accruing debt and other income producing securities. The weighted average yield of debt and other income producing securities that were acquired as part of the American Capital Acquisition and held as of June 30, 2017 was 10.3% and 10.1% at amortized cost and fair value, respectively.

"Weighted average yields" are computed as (a) the annual stated interest rate or yield earned plus the net annual amortization of original issue discount and market discount or premium earned on the relevant accruing debt and(2) other income producing securities, divided by (b) the total relevant investments at amortized cost or at fair value as applicable. The weighted average yield on total investments that were acquired as part of the American Capital Acquisition and held as of June 30, 2017 was 8.2% and 7.8% at amortized cost and fair value, respectively.

(3) The proceeds from these certificates were applied to co-investments with Varagon and its clients to fund first lien senior secured loans.

(4) The proceeds from these certificates were applied to co-investments with GE to fund first lien senior secured loans.

Ares Capital Management, our investment adviser, employs an investment rating system to categorize our investments. In addition to various risk management and monitoring tools, our investment adviser grades the credit risk of all investments on a scale of 1 to 4 no less frequently than quarterly. This system is intended primarily to reflect the underlying risk of a portfolio investment relative to our initial cost basis in respect of such portfolio investment (i.e., at the time of origination or acquisition), although it may also take into account under certain circumstances the performance of the portfolio company's business, the collateral coverage of the investment and other relevant factors. Under this system, investments with a grade of 4 involve the least amount of risk to our initial cost basis. The trends and risk factors for this investment since origination or acquisition are generally favorable, which may include the performance of the portfolio company or a potential exit. Investments graded 3 involve a level of risk to our initial cost basis that is similar to the risk to our initial cost basis at the time of origination or acquisition. This portfolio company is generally performing as expected and the risk factors to our ability to ultimately recoup the cost of our investment are neutral to favorable. All investments or acquired investments in new portfolio companies are initially assessed a grade of 3. Investments graded 2 indicate that the risk to our ability to recoup the initial cost basis of such investment has increased materially since origination or acquisition, including as a result of factors such as declining performance and non-compliance with debt covenants; however, payments are generally not more than 120 days past due. An investment grade of 1 indicates that the risk to our ability to recoup the initial cost basis of such investment has substantially increased since origination or acquisition, and the portfolio company likely has materially declining performance. For debt investments with an investment grade of 1, most or all of the debt covenants are out of compliance and payments are substantially delinquent. For investments graded 1, it is anticipated that we will not recoup our initial cost basis and may realize a substantial loss of our initial cost basis upon exit. For investments graded 1 or 2, our investment adviser enhances its level of scrutiny over the monitoring of such portfolio company. The grade of a portfolio investment may be reduced or increased over time.

We assigned a fair value as of the Acquisition Date to each of the portfolio investments acquired in connection with the American Capital Acquisition. The initial cost basis of each investment acquired was equal to the fair value of such investment as of the Acquisition Date. Many of these portfolio investments were assigned a fair value reflecting a discount to American Capital's cost basis at the time of American Capital's origination or acquisition. Each investment was initially assessed a grade of 3 (i.e., generally the grade we assign a portfolio company at acquisition), reflecting the relative risk to our initial cost basis of such investments. It is important to note that our grading system

does not take into account factors or events in respect of the period from when American Capital originated or acquired such portfolio investments or the status of these portfolio investments in terms of compliance with debt facilities, financial performance and similar factors. Rather, it is only intended to measure risk from the time that we acquired the portfolio investment in connection with the American Capital Acquisition. Accordingly, it is possible that the grades of these portfolio investments may be reduced or increased after the Acquisition Date.

Set forth below is the grade distribution of our portfolio companies as of June 30, 2017 and December 31, 2016:

	As of											
	June 30,	2017					Decem	December 31, 2016				
(dollar amounts in millions)	Fair	%	Number of or Fair or Numb		Fair %		Number of	er of %				
(dollar amounts in millions)	Value	70		Companies	%0		Value	70		Companies	70 3	
Grade 1	\$111	1.0	%	16	5.0	%	\$92	1.0	%	13	6.0	%
Grade 2	246	2.1	%	9	2.9	%	323	3.7	%	12	5.5	%
Grade 3	9,893	86.0	%	274	85.8	%	7,451	84.4	%	172	78.9	%
Grade 4	1,248	10.9	%	20	6.3	%	954	10.9	%	21	9.6	%
Total	\$11,498	100.0)%	319	100.0)%	\$8,820	100.0)%	218	100.0)%

As of June 30, 2017 and December 31, 2016, the weighted average grade of the investments in our portfolio at fair value was 3.1 and 3.1, respectively.

As of June 30, 2017, investments on non-accrual status represented 2.7% and 0.5% of the total investments at amortized cost and at fair value, respectively. As of December 31, 2016, investments on non-accrual status represented 2.9% and 0.8% of the total investments at amortized cost and at fair value, respectively.

Co-Investment Programs

Senior Direct Lending Program

We have established a joint venture with Varagon to make certain first lien senior secured loans, including certain stretch senior and unitranche loans, primarily to U.S. middle-market companies. Varagon was formed in 2013 as a lending platform by American International Group, Inc. (NYSE:AIG) and other partners. The joint venture is called the Senior Direct Lending Program LLC (d/b/a the "Senior Direct Lending Program" or the "SDLP"). In July 2016, we and Varagon and its clients completed the initial funding of the SDLP. In conjunction with the initial funding, we and Varagon and its clients sold investment commitments to the SDLP. Such investment commitments included \$529 million of investment commitments sold to the SDLP by us. No realized gains or losses were recorded by us on these transactions. The SDLP may generally commit and hold individual loans of up to \$300 million. The SDLP is capitalized as transactions are completed and all portfolio decisions and generally all other decisions in respect of the SDLP must be approved by an investment committee of the SDLP consisting of representatives of ours and Varagon (with approval from a representative of each required).

We provide capital to the SDLP in the form of subordinated certificates (the "SDLP Certificates"), and Varagon and its clients provide capital to the SDLP in the form of senior notes, intermediate funding notes and SDLP Certificates. As of June 30, 2017, we and a client of Varagon owned 87.5% and 12.5%, respectively, of the outstanding SDLP Certificates.

As of June 30, 2017, we and Varagon and its clients had agreed to make capital available to the SDLP of \$2.9 billion in the aggregate, of which \$591 million is to be made available from us. This capital will only be committed to the SDLP upon approval of transactions by the investment committee of the SDLP. Below is a summary of the funded capital and unfunded capital commitments of the SDLP.

(in millions)	•	30	December 31, 2016
Total capital funded to	the SDLP(1)	\$1,876	\$ 1,285
Total capital funded to	the SDLP by the Company(1)	\$394	\$ 270
Total unfunded capital	commitments to the SDLP(2)	\$173	\$ 177

Total unfunded capital commitments to the SDLP by the Company(2) \$36 \$37

(1) At principal amount.

(2) These commitments have been approved by the investment committee of the SDLP and will be funded as the transactions are completed.

The SDLP Certificates pay a coupon of LIBOR plus 8.0% and also entitle the holders thereof to receive a portion of the excess cash flow from the loan portfolio, after expenses, which may result in a return to the holders of the SDLP Certificates that

is greater than the stated coupon. The SDLP Certificates are junior in right of payment to the senior notes and intermediate funding notes.

The amortized cost and fair value of our SDLP Certificates held by us were \$394 million and \$394 million, respectively, as of June 30, 2017 and \$270 million and \$270 million, respectively, as of December 31, 2016. Our yield on our investment in the SDLP at amortized cost and fair value was 14% and 14%, respectively, as of June 30, 2017 and 14% and 14%, respectively, as of December 31, 2016. For the three months ended June 30, 2017, we earned interest income of \$11 million from our investment in the SDLP Certificates. We are also entitled to certain fees in connection with the SDLP. For the three months ended June 30, 2017, in connection with the SDLP, we earned capital structuring service and other fees totaling \$5 million.

As of June 30, 2017 and December 31, 2016, the portfolio was comprised of all first lien senior secured loans primarily to U.S. middle-market companies and were in industries similar to the companies in our portfolio. As of June 30, 2017 and December 31, 2016, none of the loans were on non-accrual status. Below is a summary of the SDLP's portfolio as of June 30, 2017 and December 31, 2016:

	As of	
(dollar amounts in millions)	June 30,	December
(donar amounts in minons)	2017	31, 2016
Total first lien senior secured loans(1)	\$1,866	\$1,281
Weighted average yield on first lien senior secured loans(2)	7.5 %	7.4 %
Largest loan to a single borrower(1)	\$200	\$125
Total of five largest loans to borrowers(1)	\$792	\$560
Number of borrowers in the SDLP	17	14
Commitments to fund delayed draw loans (3)	\$173	\$177

(1) At principal amount.

(2) Computed as (a) the annual stated interest rate on accruing first lien senior secured loans, divided by (b) total first lien senior secured loans at principal amount.

(3) As discussed above, these commitments have been approved by the investment committee of the SDLP.

Senior Secured Loan Program

We and GE have co-invested in first lien senior secured loans of middle market companies through the Senior Secured Loan Fund LLC (d/b/a the "Senior Secured Loan Program" or the "SSLP"). The SSLP has been capitalized as transactions are completed. All portfolio decisions and generally all other decisions in respect of the SSLP must be approved by an investment committee of the SSLP consisting of representatives of ours and GE (with approval from a representative of each required). We have provided capital to the SSLP in the form of subordinated certificates (the "SSLP Certificates"). As of June 30, 2017 and December 31, 2016, we and GE owned 87.5% and 12.5%, respectively, of the outstanding SSLP Certificates.

In August 2015, GE completed the sale of its U.S. Sponsor Finance business, through which GE had participated with us in the SSLP, to Canada Pension Plan Investment Board ("CPPIB"). This sale excluded GE's interest in the SSLP, and we and GE continue to operate the SSLP. We and GE no longer have an obligation to present senior secured lending investment opportunities to the SSLP and since June 30, 2015, the SSLP has not made any investments related to new portfolio companies. On August 24, 2015, we were advised that GECC, as the holder of the senior notes of the SSLP (the "Senior Notes"), directed State Street Bank and Trust Company, as trustee of the Senior Notes and the SSLP Certificates, to apply all

principal proceeds received by the SSLP from its investments to the repayment of the outstanding principal amount of the Senior Notes until paid in full (prior to the distribution of any such principal proceeds to the holders of the SSLP Certificates, which includes us). GECC had previously elected to waive its right to receive priority repayments on the Senior Notes from principal proceeds in most circumstances.

Below is a summary of the funded capital and unfunded capital commitments of the SSLP.

	As of	
(in millions)	June 30,	December 31, 2016
	2017	,
Total capital funded to the SSLP(1)	\$2,891	\$ 3,819
Total capital funded to the SSLP by the Company(1)	\$2,004	\$ 2,004
Total unfunded capital commitments to the SSLP(2)	\$50	\$ 50
Total unfunded capital commitments to the SSLP by the Company(2)	\$7	\$7

(1)At principal amount.

(2) These commitments have been approved by the investment committee of the SSLP and will be funded as the transactions are completed.

The SSLP Certificates have a weighted average contractual coupon of LIBOR plus approximately 8.0% and also entitle the holders thereof to receive a portion of the excess cash flow from the loan portfolio, after expenses. However, the SSLP Certificates are junior in right of payment to the Senior Notes held by GE, and we expect that for so long as principal proceeds from SSLP repayments are directed entirely to repay the Senior Notes as discussed above, the yield on the SSLP Certificates will be lower than the stated coupon and continue to decline.

The amortized cost and fair value of our SSLP Certificates were \$1.9 billion and \$1.9 billion, respectively, as of June 30, 2017, and \$1.9 billion and \$1.9 billion, respectively, as of December 31, 2016. Our yield on our investment in the SSLP at amortized cost and fair value was 5.8% and 5.8%, respectively, as of June 30, 2017, and 7.0% and 7.1%, respectively, as of December 31, 2016. For the three and six months ended June 30, 2017, we earned interest income of \$29 million and \$63 million, respectively, from our investment in the SSLP Certificates. For the three and six months ended June 30, 2016, we earned interest income of \$58 million and \$116 million, respectively, from our investment in the SSLP Certificates.

For the three and six months ended June 30, 2017, in connection with the SSLP, we earned capital structuring service, sourcing and other fees totaling \$3 million and \$5 million, respectively. For the three and six months ended June 30, 2016, in connection with the SSLP, we earned capital structuring service, sourcing and other fees totaling \$6 million and \$11 million, respectively.

In June 2017, we purchased the SSLP's entire \$259 million aggregate principal amount of first lien senior secured loan investments in Implus Footcare, LLC ("Implus") at fair value of \$259 million. As a result of the transaction, the SSLP fully exited its investments in Implus.

As of June 30, 2017 and December 31, 2016, the SSLP's portfolio was comprised of all first lien senior secured loans to U.S. middle-market companies and were in industries similar to the companies in our portfolio. As of June 30, 2017 and December 31, 2016, none of these loans were on non-accrual status. Below is a summary of the SSLP's portfolio.

	As of			
(dollar amounts in millions)		December		
(donar amounts in minions)	2017	31, 2016		
Total first lien senior secured loans(1)	\$1,675	\$3,360		
Weighted average yield on first lien senior secured loans(2)	7.0 %	6.9 %		
Largest loan to a single borrower(1)	\$250	\$260		
Total of five largest loans to borrowers(1)	\$1,023	\$1,257		
Number of borrowers in the SSLP	11	19		
Commitments to fund delay draw loans(3)	\$50	\$50		

(1) At principal amount.

(2) Computed as (a) the annual stated interest rate on accruing first lien senior secured loans,

divided by (b) total first lien senior secured loans at principal amount.

(3) As discussed above, these commitments have been approved by the investment committee of the SSLP.

See "Recent Developments," as well as Note 16 to our consolidated financial statements for the three and six months ended June 30, 2017 for a subsequent event relating to the SSLP.

SSLP Loan Portfolio as of June 30, 2017							
(dollar amounts in millions) Portfolio Company	Business Description	Maturity Date	Stated Intere Rate(1	st	Principal Amount		
Connoisseur Media, LLC	Owner and operator of radio stations	6/2019	7.5 %	6	\$88		
DFS Holding Company, Inc. (2)	Distributor of maintenance, repair, and operations parts, supplies, and equipment to the foodservice industry	2/2022	6.7 9	6	190		
Drayer Physical Therapy Institute, LLC	Outpatient physical therapy provider	7/2018	9.0 %	6	127		
ECI Purchaser Company, LLC	Manufacturer of equipment to safely control pressurized gases	12/2018	6.7 %	6	186		
Gehl Foods, LLC(4)	Producer of low-acid, aseptic food and beverage products	6/2019	7.7 %	6	123		
Intermedix Corporation(3)	Revenue cycle management provider to the emergency healthcare industry	12/2019	5.9 9	6	250		
Mavis Tire Supply LLC	Auto parts retailer	10/2020	6.5 %	6	219		
MCH Holdings, Inc.(4)	Healthcare professional provider	1/2020	6.6 %	6	164		
Sanders Industries Holdings, Inc.(4)	Elastomeric parts, mid-sized composite structures, and composite tooling	5/2020	6.6 %	6	74		
Singer Sewing Company	Manufacturer of consumer sewing machines	9/2017	8.8 9	6	178		
WCI-Quantum Holdings, Inc.(4)	Distributor of instructional products, services and resources	10/2020	6.4 %	6	76		
					\$ 1,675		

(1) Represents the weighted average annual stated interest rate as of June 30, 2017. All interest rates are payable in cash except for 1.5% of the interest rate for Singer Sewing Company, which is payment-in-kind interest.

(3) We also hold a portion of this company's second lien senior secured loan.

(4) We hold an equity investment in this company.

⁽²⁾ We also hold a portion of this company's first lien senior secured loan.

SSLP Loan Portfolio a (dollar amounts	s of December 31, 2016		State	ьd		
in millions) Portfolio Company	Business Description	Maturity Date	Inter Rate	rest	Principal Amount	l Fair Value(2)
AMZ Holding Corp.	Specialty chemicals manufacturer Designer, manufacturer, and distributor of	12/2018	6.8		\$214	\$214
Breg, Inc.	non-surgical orthopedic products for preventative, post-operative and rehabilitative use	10/2020	6.8	%	147	147
Connoisseur Media, LLC	Owner and operator of radio stations	6/2019	7.3	%	94	94
DFS Holding Company, Inc.	Distributor of maintenance, repair, and operations parts, supplies, and equipment to the foodservice industry	2/2022	6.5	%	191	191
Drayer Physical Therapy Institute, LLC	Outpatient physical therapy provider	7/2018	8.8	%	132	132
ECI Purchaser Company, LLC	Manufacturer of equipment to safely control pressurized gases	12/2018	6.5	%	207	201
Excelligence Learning Corporation	· •	12/2020	6.8	%	175	175
Gehl Foods, LLC(4)	Producer of low-acid, aseptic food and beverage products	6/2019	7.5	%	155	155
Implus Footcare, LLC	Provider of footwear and other accessories	4/2021	7.0	%	260	252
Intermedix Corporation(3)	Revenue cycle management provider to the emergency healthcare industry	12/2019	5.8	%	254	251
Mavis Tire Supply LLC	Auto parts retailer	10/2020	6.3	%	230	225
MCH Holdings, Inc.(4)	Healthcare professional provider	1/2020	6.5	%	168	168
Palermo Finance Corporation	Provider of mission-critical integrated public safety software and services to local, state, and federal agencies	11/2020	7.0	%	185	185
Sanders Industries Holdings, Inc.(4)	Elastomeric parts, mid-sized composite structures, and composite tooling	5/2020	6.5	%	76	76
Singer Sewing Company	Manufacturer of consumer sewing machines	6/2017	7.8	%	181	178
STATS Acquisition, LLC	Sports technology, data and content company	6/2018	10.8	%	102	99
U.S. Anesthesia Partners, Inc.(3)	Anesthesiology service provider	12/2019	6.0	%	259	259
WCI-Quantum Holdings, Inc.(4)	Distributor of instructional products, services and resources	10/2020	6.1	%	76	76
Woodstream Group, Inc.	Pet products manufacturer	5/2022	7.3	%	254	254
					\$ 3,360	\$ 3,332

(1)Represents the weighted average annual stated interest rate as of December 31, 2016. All interest rates are payable in cash except for 0.5% and 2.0% of the interest rates for Singer Sewing Company and STATS Acquisition, LLC,

respectively, which are payment-in-kind interest.

(2) Represents the fair value in accordance with Accounting Standards Codification 820-10. The determination of such fair value is not included in our board of directors valuation process described elsewhere herein.

(3) We also hold a portion of this company's second lien senior secured loan.

(4) We hold an equity investment in this company.

Selected financial information for the SSLP as of June 30, 2017 and December 31, 2016 and for the six months ended June 30, 2017 and 2016, was as follows:

	As of	
<i>a</i>	June	December
(in millions)	30,	31, 2016
	2017	
Selected Balance Sheet Information:	.	* • • • • •
Investments in loans receivable, net	-	\$ 3,343
Cash and other assets	1,174	
Total assets	\$2,842	\$ 3,782
Senior notes (1)	\$601	\$ 1,529
Other liabilities	54	45
Total liabilities	655	1,574
Subordinated certificates and members' capital	2,187	2,208
Total liabilities and members' capital	\$2,842	\$ 3,782
	For the	Six
	Months	Ended
	June 30),
(in millions)	2017	2016
Selected Statement of Operations Information:		
Total interest and other income	\$114	\$ 272
Interest expense	18	92
Management and sourcing fees	12	29
Other expenses	2	13
Total expenses	32	134
Net income	\$82	\$ 138

(1) See "Recent Developments," as well as Note 16 to our consolidated financial statements for the three and six months ended June 30, 2017 for a subsequent event relating to the SSLP.

RESULTS OF OPERATIONS

For the three and six months ended June 30, 2017 and 2016

Operating results for the three and six months ended June 30, 2017 and 2016 were as follows:

	For	For the Three Months Ended June 30,			For the Six Months Ended Jun			
(in millions)	2017	7	2016	<u>,</u>	2017		2016	
Total investment income	\$	284	\$	245	\$	559	\$	493
Total expenses, net of waiver of incom based fees			136		332		266	
Net investment income before income taxes	131		109		227		227	
	7		4		9		9	

Income tax expense, including excise tax Net investment income	124		105		218			218	
Net realized gains on investments and foreign currency transactions	110		31		112			58	
Net unrealized gains (losses) on									
investments, foreign currency and other transactions	(52)	21		(30)	13	
Realized losses on extinguishment of debt	(4)	_		(4)	_	
Net increase in stockholders' equity resulting from operations	\$ 178		\$	157	\$	296		\$	289
114									

Net income can vary substantially from period to period due to various factors, including acquisitions, the level of new investment commitments, the recognition of realized gains and losses and unrealized appreciation and depreciation. As a result, comparisons of net increase in stockholders' equity resulting from operations may not be meaningful.

Investment Income

	For the Three Month Endec 30,	;	For the Month Endee 30,	• •
(in millions)	2017	2016	2017	2016
Interest income from investments	\$231	\$203	\$462	\$411
Capital structuring service fees	29	13	41	28
Dividend income	16	20	40	37
Management and other fees	2	5	5	10
Other income	6	4	11	7
Total investment income	\$284	\$245	\$559	\$493

The increase in interest income from investments for the three months ended June 30, 2017 from the comparable period in 2016 was primarily due to an increase in the average size of our portfolio, partially offset by a decrease in the weighted average yield of our portfolio. The size of our portfolio increased from an average of \$9.1 billion at amortized cost for the three months ended June 30, 2016 to an average of \$11.7 billion at amortized cost for the comparable period in 2017, which was largely due to the investments acquired as part of the American Capital Acquisition. The weighted average yield of our portfolio decreased from 9.1% for the three months ended June 30, 2016 to 7.9% for the comparable period in 2017. The decline in the weighted average yield was primarily due to the decline in the yield on our SSLP Certificates at amortized cost from 11.75% for the three months ended June 30, 2016 to 6.0% for the comparable period in 2017. The increase in capital structuring service fees for the three months ended June 30, 2017 from the comparable period in 2016 was due to the increase in new investment commitments, which increased from \$540 million for the three months ended June 30, 2016 to \$2.0 billion for the comparable period in 2017. This increase was partially offset by the decrease in the weighted average capital structuring fees received on new investments commitments, which decreased from 2.2% for the three months ended June 30, 2016 to 1.5% for the comparable period in 2017. This decline was primarily due to having a higher percentage of new investment commitments made to existing portfolio companies during the three months ended June 30, 2017 as compared to the comparable period in 2016. Dividend income for the three months ended June 30, 2017 and 2016 included dividends received from IHAM totaling \$10 million for each period. Also during the three months ended June 30, 2017, we received \$3 million in other non-recurring dividends from non-income producing equity securities compared to \$4 million for the comparable period in 2016. The decrease in dividend income for the three months ended June 30, 2017 from the comparable period in 2016 was primarily due to the placement of a preferred equity security on non-accrual during the third quarter of 2016, resulting in a loss of recurring dividend income of \$4 million. The decrease in management and other fees for the three months ended June 30, 2017 from the comparable period in 2016 was due to lower sourcing fees from the SSLP resulting from a decrease in the size of the SSLP portfolio. The increase in other income for the three months ended June 30, 2017 from the comparable period in 2016 was primarily attributable to higher amendment fees and administrative agent fees.

The increase in interest income from investments for the six months ended June 30, 2017 from the comparable period in 2016 was primarily due to an increase in the average size of our portfolio, partially offset by a decrease in the

weighted average yield of our portfolio. The size of our portfolio increased from an average of \$9.1 billion for the six months ended June 30, 2016 to an average of \$10.8 billion at amortized cost for the comparable period in 2017, which was largely due to the investments acquired as part of the American Capital Acquisition. The weighted average yield of our portfolio decreased from 9.1% for the six months ended June 30, 2016 to 8.6% for the comparable period in 2017. The decline in the weighted average yield was primarily due to the decline in the yield on our SSLP Certificates at amortized cost from 11.9% for the six months ended June 30, 2016 to 6.5% for the comparable period in 2017. The increase in capital structuring service fees for the six months ended June 30, 2017 from the comparable period in 2016 was due to the increase in new investment commitments (excluding investments acquired in the American Capital Acquisition), which increased from \$1.0 billion for the six months ended June 30, 2016 to \$2.8 billion for the comparable period in 2017. This increase was partially offset by the decrease in the weighted average capital structuring fees received on new investment commitments, which decreased from 2.7% for the six months ended June 30, 2016 to 1.4% for the comparable period in 2017. This decline was primarily due to having a higher percentage of new investment commitments made to existing portfolio companies during the six months ended June 30, 2017 as compared to the comparable period in 2016. Dividend income for the six months ended June 30, 2017 and 2016 included dividends received from IHAM totaling \$20 million for each period. Also during the six months ended June 30, 2017, we

received \$15 million in other non-recurring dividends from non-income producing equity securities compared to \$5 million for the comparable period in 2016. This increase in dividend income for the six months ended June 30, 2017 from the comparable period in 2016 was partially offset by the placement of a preferred equity security on non-accrual during the third quarter of 2016, resulting in a loss of recurring dividend income of \$7 million. The decrease in management and other fees for the six months ended June 30, 2017 from the comparable period in 2016 was due to lower sourcing fees from the SSLP resulting from a decrease in the size of the SSLP portfolio. The increase in other income for the six months ended June 30, 2017 from the comparable period in 2016 was primarily attributable to higher amendment fees and administrative agent fees.

Operating Expenses

	For the Three Month Ended 30,	S	For the Month Ended 30,	IS
(in millions)	2017	2016	2017	2016
Interest and credit facility fees	\$55	\$45	\$110	\$96
Base management fees	44	35	83	69
Income based fees	30	29	62	58
Capital gains incentive fees	10	10	26	14
Administrative fees	3	3	6	7
Professional fees and other costs related to the American Capital Acquisition	12	7	38	8
Other general and administrative	9	7	17	14
Total operating expenses	163	136	342	266
Waiver of income based fees	(10)		(10)	
Total expenses, net of waiver of income based fees	\$153	\$136	\$332	\$266

Interest and credit facility fees for the three and six months ended June 30, 2017 and 2016, were comprised of the following:

	For Three Mor Ende June	ee 1ths ed	For the Mont Endeo June 2	hs 1
(in millions)	2017	72016	2017	2016
Stated interest expense	\$47	\$ 39	\$94	\$82
Facility fees	3	1	4	3
Amortization of debt issuance costs	4	3	9	7
Net accretion of discount on notes payable Total interest and credit facility fees	1 \$55	2 \$ 45	3 \$110	4 \$ 96

Stated interest expense for the three months ended June 30, 2017 increased from the comparable period in 2016 primarily due to the increase in the average principal amount of debt outstanding. For the three months ended June 30, 2017, our average principal debt outstanding increased to \$4.6 billion as compared to \$3.9 billion for the comparable period in 2016. The weighted average stated interest rate on our outstanding debt was 4.1% for the three months ended June 30, 2017 as compared to 4.0% for the comparable period in 2016. Facility fees for the three months ended June 30, 2017 increased from the comparable period in 2016 primarily due to the increased commitments under our revolving facilities resulting in higher unused commitment fees.

Stated interest expense for the six months ended June 30, 2017 increased from the comparable period in 2016 primarily due to the increase in the average principal amount of debt outstanding. For the six months ended June 30, 2017, our average principal debt outstanding increased to \$4.6 billion as compared to \$4.0 billion for the comparable period in 2016. The weighted average stated interest rate on our outstanding debt was 4.1% for the six months ended June 30, 2017 as compared to 4.1% for the comparable period in 2016.

The increase in base management fees for the three and six months ended June 30, 2017 from the comparable period in 2016 was primarily due to the increase in the average size of our portfolio for the three months ended June 30, 2017 (including the approximately \$2.5 billion in assets acquired in the American Capital Acquisition on January 3, 2017) as

compared to the three months ended June 30, 2016. The increase in income based fees for the three and six months ended June 30, 2017 from the comparable periods in 2016 was primarily due to the pre-incentive fee net investment income, as defined in the investment advisory and management agreement, for the three and six months ended June 30, 2017 being higher than in the comparable periods in 2016. As discussed earlier, the second quarter of 2017 also reflects the Fee Waiver of \$10 million.

For the three and six months ended June 30, 2017, the capital gains incentive fees expense calculated in accordance with GAAP was \$10 million and \$26 million, respectively. For the three and six months ended June 30, 2016, the capital gains incentive fees expense calculated in accordance with GAAP was \$10 million and \$14 million, respectively. The capital gains incentive fee expense accrual for the six months ended June 30, 2017 included an \$11 million accrual related to the American Capital Acquisition as a result of the fair value of the net assets acquired exceeding the fair value of the merger consideration paid by us. The capital gains incentive fee accrued under GAAP includes an accrual related to unrealized capital appreciation, whereas the capital gains incentive fee actually payable under our investment advisory and management agreement does not. There can be no assurance that such unrealized capital appreciation will be realized in the future. The accrual for any capital gains incentive fee under GAAP in a given period may result in an additional expense if such cumulative amount is greater than in the prior period or a reduction of previously recorded expense if such cumulative amount is less than in the prior period. If such cumulative amount is negative, then there is no accrual. As of June 30, 2017, the total capital gains incentive fee accrual calculated in accordance with GAAP was \$63 million. As of June 30, 2017, there was no capital gains incentive fee actually payable under our investment advisory and management agreement. See Note 3 to our consolidated financial statements for the three and six months ended June 30, 2017, for more information on the base management fees, income based fees and capital gains incentive fees.

Administrative fees represent fees paid to Ares Operations for our allocable portion of overhead and other expenses incurred by Ares Operations in performing its obligations under the administration agreement, including our allocable portion of the cost of certain of our executive officers and their respective staffs. Administrative fees incurred related specifically to the American Capital Acquisition are included in professional fees and other costs related to the American Capital Acquisition as discussed below.

For the three and six months ended June 30, 2017, we incurred \$12 million and \$38 million, respectively, in professional fees and other costs related to the American Capital Acquisition. For the three and six months ended June 30, 2016, we incurred \$7 million and \$8 million in professional fees and other costs related to the American Capital Acquisition, respectively. For the three and six months ended, these costs included \$4 million of expenses related to a long term incentive plan liability assumed in the American Capital Acquisition. See Note 12 to our consolidated financial statements for the three and six months ended June 30, 2017 for a description of the assumed long term incentive plan liability. For the six months ended June 30, 2017, these costs also included \$18 million in one-time investment banking fees incurred in January 2017 upon the closing of the American Capital Acquisition.

Other general and administrative expenses include professional fees, rent, insurance, depreciation and director's fees, among other costs.

Income Tax Expense, Including Excise Tax

We have elected to be treated as a RIC under the Code and operate in a manner so as to qualify for the tax treatment applicable to RICs. To qualify as a RIC, we must generally (among other requirements) timely distribute to our stockholders at least 90% of our investment company taxable income, as defined by the Code, for each year. In order to maintain our RIC status, we have made and intend to continue to make the requisite distributions to our stockholders which will generally relieve us from U.S. federal corporate-level income taxes.

Depending on the level of taxable income earned in a tax year, we may choose to carry forward such taxable income in excess of current year dividend distributions from such current year taxable income into the next tax year and pay a 4% excise tax on such income, as required. If we determine that our estimated current year taxable income will be in excess of estimated dividend distributions for the current year from such income, we accrue excise tax on estimated excess taxable income as such taxable income is earned. For the three and six months ended June 30, 2017, we recorded a net expense of \$4 million and \$7 million for U.S. federal excise tax, respectively. For the three and six months ended June 30, 2016, we recorded a net expense of \$3 million and \$6 million for U.S. federal excise tax, respectively.

Certain of our consolidated subsidiaries are subject to U.S. federal and state income taxes. For the three and six months ended June 30, 2017, we recorded a net tax expense of approximately \$3 million and \$2 million for these subsidiaries, respectively. For the three and six months ended June 30, 2016, we recorded a net tax expense of approximately \$1 million and \$3 million for these subsidiaries, respectively. The income tax expense for our taxable consolidated subsidiaries will vary

depending on the level of realized gains from the exits of investments held by such taxable subsidiaries during the respective periods.

Net Realized Gains/Losses

During the three months ended June 30, 2017, we had \$1.9 billion of sales, repayments or exits of investments resulting in \$112 million of net realized gains on investments. These sales, repayments or exits included \$8 million of investments sold to IHAM and certain vehicles managed by IHAM. No realized gains or losses were recorded on these transactions with IHAM. See Note 4 to our consolidated financial statements for the three and six months ended June 30, 2017 for more detail on IHAM and its managed vehicles. During the three months ended June 30, 2017, net realized gains on investments of \$112 million were comprised of \$150 million of gross realized gains and \$38 million of gross realized losses. Of the \$112 million of net realized gains on investments, approximately \$21 million were from investments acquired as part of the American Capital Acquisition.

The net realized gains on investments during the three months ended June 30, 2017 consisted of the following:

	Net
(in millions)	Realized
Portfolio Company	Gains
	(Losses)
10th Street, LLC	\$ 34
Community Education Centers, Inc.	24
TA THI Parent, Inc.	16
NECCO Realty Investments LLC	13
GHX Ultimate Parent Corporation	11
Wilcon Holdings LLC	10
Project Alpha Intermediate Holding, Inc. and Qlik Parent, Inc.	8
CIBT Investment Holdings, LLC	6
Market Track Holdings, LLC	6
Hard 8 Games, LLC	5
Competitor Group, Inc.	(21)
The Greeley Company, Inc. and HCP Acquisition Holdings, LLC	(13)
Other, net	13
Total	\$ 112

During the three months ended June 30, 2017, we recognized net realized losses on foreign currency transactions of \$2 million.

During the three months ended June 30, 2017, we redeemed the entire \$183 million in aggregate principal amount outstanding of the unsecured notes that were scheduled to mature on October 1, 2022 (the "October 2022 Notes") in accordance with the terms of the indenture governing the October 2022 Notes. The October 2022 Notes were redeemed at par plus accrued and unpaid interest for a total redemption price of approximately \$185 million, which resulted in a realized loss on the extinguishment of debt of \$4 million.

During the three months ended June 30, 2016, we had \$752 million of sales, repayments or exits of investments resulting in \$34 million of net realized gains on investments. These sales, repayments or exits included \$36 million of investments sold to IHAM and certain vehicles managed by IHAM. A net realized gain of \$0.3 million was recorded on these transactions with IHAM. During the three months ended June 30, 2016, net realized gains on investments of \$34 million were comprised of \$35 million of gross realized gains and \$1 million of gross realized losses.

The net realized gains on investments during the three months ended June 30, 2016 consisted of the following:

	Net
(in millions)	Realized
Portfolio Company	Gains
	(Losses)
NMSC Holdings, Inc.	\$ 15
Netsmart Technologies, Inc.	8
WorldPay Group PLC	4
Other, net	7
Total	\$ 34

During the three months ended June 30, 2016, we also recognized net realized losses on foreign currency transactions of \$3 million.

During the six months ended June 30, 2017, we had \$2.8 billion of sales, repayments or exits of investments resulting in \$125 million of net realized gains on investments. These sales, repayments or exits included \$29 million of investments sold to IHAM and certain vehicles managed by IHAM. A net realized gain of \$0 million was recorded on these transactions with IHAM. During the six months ended June 30, 2017, net realized gains on investments of \$125 million were comprised of \$164 million of gross realized gains and \$39 million of gross realized losses. Of the \$125 million of net realized gains on investments, approximately \$23 million were from investments acquired as part of the American Capital Acquisition.

The net realized gains on investments during the six months ended June 30, 2017 consisted of the following:

	Net	
(in millions)	Realize	ed
Portfolio Company	Gains	
	(Losses	s)
10th Street, LLC	\$ 34	
Community Education Centers, Inc.	24	
TA THI Parent, Inc.	16	
Netsmart Technologies, Inc.	13	
GHX Ultimate Parent Corporation	11	
Wilcon Holdings LLC	10	
Project Alpha Intermediate Holding, Inc. and Qlik Parent, Inc.	8	
S Toys Holdings LLC (fka The Step2 Company, LLC)	7	
CIBT Investment Holdings, LLC	6	
Market Track Holdings, LLC	6	
Hard 8 Games, LLC	5	
Competitor Group, Inc.	(21)
The Greeley Company, Inc. and HCP Acquisition Holdings, LLC	(13)
Other, net	19	
Total, net	\$ 125	

During the six months ended June 30, 2017, we also recognized net realized losses on foreign currency transactions of \$13 million.

During the six months ended June 30, 2016, we had \$1.3 billion of sales, repayments or exits of investments resulting in \$59 million of net realized gains on investments. These sales, repayments or exits included \$101 million of investments sold to IHAM and certain vehicles managed by IHAM. A net realized gain of \$0.4 million was recorded on these transactions with IHAM. During the six months ended June 30, 2016, net realized gains on investments of

\$59 million were comprised of \$60 million of gross realized gains and \$1 million of gross realized losses.

The net realized gains on investments during the six months ended June 30, 2016 consisted of the following:

	Net
(in millions)	Realized
Portfolio Company	Gains
	(Losses)
NMSC Holdings, Inc.	\$ 16
Physiotherapy Associates Holdings, Inc.	8
Netsmart Technologies, Inc.	8
AllBridge Financial, LLC	6
Lakeland Tours, LLC	5
WorldPay Group PLC	4
MedAssets, Inc.	3
Other, net	9
Total, net	\$ 59

During the six months ended June 30, 2016, we also recognized net realized losses on foreign currency transactions of \$1 million.

Net Unrealized Gains/Losses

We value our portfolio investments quarterly and the changes in value are recorded as unrealized gains or losses in our consolidated statement of operations. Net unrealized gains and losses for our portfolio for the three and six months ended June 30, 2017 and 2016, were comprised of the following:

	For the Three For the Six		
	Months Months		
	Ended June	Ended June	
	30,	30,	
(in millions)	2017 2016	2017 2016	
Unrealized appreciation	\$151 \$114	\$196 \$158	
Unrealized depreciation	(119)(72)	(172)(113)	
Net unrealized appreciation reversed related to net realized gains or losses(1)	(76) (24)	(50)(32)	
Total net unrealized gains (losses)	\$(44) \$18	\$(26) \$13	

(1) The net unrealized (appreciation) depreciation reversed related to net realized gains or losses represents the unrealized appreciation or depreciation recorded on the related asset at the end of the prior period.

The changes in net unrealized appreciation and depreciation during the three months ended June 30, 2017 consisted of the following:

(in millions) Portfolio Company	Net Unrealized Appreciation (Depreciation)
Bellotto Holdings Limited	\$ 49
Alcami Holdings, LLC	18
Ciena Capital LLC	10
EDS Group	9
Miles 33 (Finance) Limited	7
Columbo MidCo Limited	6
Imaging Business Machines, L.L.C.	6
CCS Intermediate Holdings, LLC	(3)
Javlin Three LLC	(3)
Indra Holdings Corp.	(3)
Green Energy Partners	(5)
Rug Doctor, LLC	(5)
Urgent Cares of America Holdings I, LLC	(6)
Infilaw Holding, LLC	(7)
ADF Capital, Inc.	(8)
New Trident Holdcorp, Inc.	(9)
Soil Safe, Inc.	(10)
Other, net	(14)
Total	\$ 32

During the three months ended June 30, 2017, we also recognized net unrealized losses on foreign currency and other transactions of \$8 million.

The changes in net unrealized appreciation and depreciation during the three months ended June 30, 2016 consisted of the following:

(in millions)	Net	Unrea	alized
Portfolio Company	App	preciat	ion
Tortiono Company	(De	precia	tion)
Primexx Energy Corporation	\$	16	
UL Holding Co., LLC	13		
Senior Secured Loan Fund LLC	10		
The Step2 Company, LLC	7		
Community Education Centers, Inc.	6		
TA THI Parent, Inc.	4		
The Hygenic Corporation	4		
Green Energy Partners	4		
ADF Capital, Inc.	3		
PERC Holdings 1 LLC	3		
Spin HoldCo Inc.	3		
American Seafoods Investors LLC	2		
Lonestar Prospects, Ltd.	2		
Liquid Light, Inc.	(2)
Indra Holdings Corp.	(2)
Poplicus Incorporated	(3)
Competitor Group, Inc.	(3)
Urgent Cares of America Holdings I, LLC	(4)
Nordco Inc.	(4)
Feradyne Outdoors, LLC	(4)
Infilaw Holding, LLC	(5)
CCS Intermediate Holdings, LLC	(15)
Instituto de Banca y Comercio, Inc.	(15)
Other, net	22		
Total	\$	42	

During the three months ended June 30, 2016, we also recognized net unrealized gains on foreign currency and other transactions of \$3 million.

The changes in net unrealized appreciation and depreciation during the six months ended June 30, 2017 consisted of the following:

(in millions)	Net Unrealized
Portfolio Company	Appreciation
Tortiono Company	(Depreciation)
Bellotto Holdings Limited	\$ 54
Alcami Holdings, LLC	18
EDS Group	10
Ciena Capital LLC	9
Columbo Midco Limited	7
Imaging Business Machines, L.L.C.	7
Miles 33 (Finance) Limited	7
Senior Secured Loan Fund LLC	6
PIH Corporation	5
PERC Holdings 1 LLC	5
American Seafoods Investors LLC	3
Javlin Three LLC	(3)
Panda Temple Power, LLC	(4)
Cent CLO 22 Limited	(4)
Cadence Aerospace, LLC	(4)
NMSC Holdings, Inc.	(4)
Joule Unlimited Technologies, Inc.	(4)
Indra Holdings Corp.	(5)
Rug Doctor, LLC	(5)
Urgent Cares of America Holdings I, LLC	(6)
Green Energy Partners	(7)
EcoMotors, Inc.	
Soil Safe, Inc.	(8) (10)
New Trident Holdcorp, Inc.	(12)
Infilaw Holding, LLC	(13)
ADF Capital, Inc.	(17)
Other, net	(1)
Total	\$ 24

During the six months ended June 30, 2017, we also recognized net unrealized losses on foreign currency and other transactions of \$4 million.

The changes in net unrealized appreciation and depreciation during the six months ended June 30, 2016 consisted of the following:

(in millions) Portfolio Company	Net Unrealized Appreciation (Depreciation)
UL Holding Co., LLC	\$ 22
The Step2 Company, LLC	16
Primexx Energy Corporation	12
Senior Secured Loan Fund LLC	12
ADF Capital, Inc.	12
Community Education Centers, Inc.	11
R3 Education, Inc.	5
Spin HoldCo Inc.	4
Green Energy Partners	4
TA THI Parent, Inc.	4
2329497 Ontario Inc.	4
Orion Foods, LLC	3
The Hygenic Corporation	3
American Seafoods Investors LLC	2
Lonestar Prospects, Ltd.	2 2 2
McKenzie Sports Products, LLC	2
Liquid Light, Inc.	(2)
Poplicus Incorporated	(3)
Competitor Group, Inc.	(4)
Things Remembered, Inc.	(4)
Feradyne Outdoors, LLC	(4)
Ivy Hill Asset Management, L.P.	(4)
Nordco Inc.	(5)
Urgent Cares of America Holdings I, LLC	$\begin{array}{cccc} (3 &) \\ (4 &) \\ (4 &) \\ (4 &) \\ (4 &) \\ (5 &) \\ (5 &) \\ (5 &) \\ (8 &) \\ (10 &) \\ (15 &) \end{array}$
Indra Holdings Corp.	(8)
Infilaw Holding, LLC	(10)
CCS Intermediate Holdings, LLC	(15)
Instituto de Banca y Comercio, Inc.	(24)
Other, net	15
Total, net	\$ 45

FINANCIAL CONDITION, LIQUIDITY AND CAPITAL RESOURCES

Our liquidity and capital resources are generated primarily from the net proceeds of public offerings of equity and debt securities, advances from the Revolving Credit Facility, the Revolving Funding Facility and the SMBC Funding Facility (each as defined below and together, the "Facilities"), net proceeds from the issuance of other securities, including unsecured notes and Small Business Administration ("SBA")-guaranteed debentures (the "SBA Debentures"), as well as cash flows from operations.

As of June 30, 2017, we had \$536 million in cash and cash equivalents and \$4.9 billion in total aggregate principal amount of debt outstanding (\$4.8 billion at carrying value). Subject to leverage, borrowing base and other restrictions, we had approximately \$1.8 billion available for additional borrowings under the Facilities and the SBA Debentures as of June 30, 2017.

We may from time to time seek to retire or repurchase our common stock through cash purchases, as well as retire, cancel or purchase our outstanding debt through cash purchases and/or exchanges, in open market purchases, privately

negotiated transactions or otherwise. Such purchases or exchanges, if any, will depend on prevailing market conditions, our liquidity requirements, contractual and regulatory restrictions and other factors. The amounts involved may be material. In

addition, we may from time to time enter into additional debt facilities, increase the size of existing facilities or issue additional debt securities, including unsecured debt and/or debt securities convertible into common stock. Any such incurrence or issuance would be subject to prevailing market conditions, our liquidity requirements, contractual and regulatory restrictions and other factors. In accordance with the Investment Company Act, with certain limited exceptions, we are only allowed to borrow amounts such that our asset coverage, calculated pursuant to the Investment Company Act, is at least 200% after such borrowing. On June 21, 2016, we received exemptive relief from the SEC allowing us to modify our calculation of asset coverage requirements to exclude the SBA Debentures. This exemptive relief provides us with increased investment flexibility but also increases our risk related to leverage. As of June 30, 2017, our asset coverage was 242% (excluding the SBA Debentures).

Equity Capital Activities

As of June 30, 2017 and December 31, 2016, our total equity market capitalization was \$7.0 billion and \$5.2 billion, respectively. There were no sales of our equity securities during the six months ended June 30, 2017 and 2016.

On the Acquisition Date, in connection with the American Capital Acquisition, we issued 112 million shares valued at approximately \$16.42 per share.

In September 2015, our board of directors approved a stock repurchase program authorizing us to repurchase up to \$100 million in the aggregate of our outstanding common stock in the open market at certain thresholds below our net asset value per share, in accordance with the guidelines specified in Rule 10b-18 under the Securities Exchange Act of 1934, as amended. The timing, manner, price and amount of any share repurchases will be determined by us, in our discretion, based upon the evaluation of economic and market conditions, stock price, applicable legal and regulatory requirements and other factors. In May 2016, we suspended our stock repurchase program pending the completion of the American Capital Acquisition. In February 2017, our board of directors authorized an amendment to our stock repurchase program to (a) increase the total authorization under the program from \$100 million to \$300 million and (b) extend the expiration date of the program from February 28, 2017 to February 28, 2018. Under the stock repurchase program, we may repurchase up to \$300 million in the aggregate of our outstanding common stock in the open market at a price per share that meets certain thresholds below our net asset value per share, in accordance with the guidelines specified in Rule 10b-18 of the Exchange Act. The program does not require us to repurchase any specific number of shares and we cannot assure stockholders that any shares will be repurchased under the program. The program may be suspended, extended, modified or discontinued at any time.

As of June 30, 2017, we had repurchased a total of 0.5 million shares of our common stock in the open market under the stock repurchase program since our inception in September 2015, at an average price of \$13.92 per share, including commissions paid, leaving approximately \$293 million available for additional repurchases under the program. During the three months ended June 30, 2017, we did not repurchase any shares of our common stock under the stock repurchase program.

Debt Capital Activities

Our debt obligations consisted of the following as of June 30, 2017 and December 31, 2016:

	As of							
	June 30, 2017				December 31, 2016			
	Total				Total			
	Aggregate				Aggregate			
(in millions)	Principal	Carrying		PrincipaPrincipal		Carrying	5	
	Amount	Amount	Value		Amoun	tAmount	Value	
	Available/				Available/			
	Outstanding(1)				Outstanding(1)			
Revolving Credit Facility	\$2,108(2))\$ 920	\$ 920		\$1,265	\$ 571	\$ 571	
Revolving Funding Facility	1,000	685	685		540	155	155	
SMBC Funding Facility	400	160	160		400	105	105	
SBA Debentures	75	25	25		75	25	24	
2017 Convertible Notes				(3)	162	162	162	(4)
2018 Convertible Notes	270	270	268	(4)	270	270	267	(4)
2019 Convertible Notes	300	300	297	(4)	300	300	296	(4)
2022 Convertible Notes	388	388	366	(4)				
2018 Notes	750	750	746	(5)	750	750	745	(5)
2020 Notes	600	600	596	(6)	600	600	596	(6)
January 2022 Notes	600	600	593	(7)	600	600	592	(7)
October 2022 Notes				(8)	183	183	179	(9)
2047 Notes	230	230	182	(10))230	230	182	(10)
Total	\$6,721	\$ 4,928	\$ 4,838		\$5,375	\$ 3,951	\$ 3,874	

(1) Subject to borrowing base, leverage and other restrictions. Represents the total aggregate amount committed or outstanding, as applicable, under such instrument.

(2) Provides for a feature that allows us, under certain circumstances, to increase the size of the Revolving Credit Facility (as defined below) to a maximum of \$3.1 billion.

(3)See below for more information on the repayment of the 2017 Convertible Notes (as defined below) at maturity.

Represents the aggregate principal amount outstanding of the Convertible Unsecured Notes (as defined below). As of June 30, 2017, the total unamortized debt issuance costs and the unaccreted discount for the 2018 Convertible Notes, the 2019 Convertible Notes and the 2022 Convertible Notes (each as defined

(4) below) were \$2 million, \$3 million and \$22 million, respectively. As of December 31, 2016, the total unamortized debt issuance costs and the unaccreted discount for the 2017 Convertible Notes, the 2018 Convertible Notes and the 2019 Convertible Notes (each as defined below) were \$0 million, \$3 million and \$4 million, respectively.

Represents the aggregate principal amount outstanding of the 2018 Notes (as defined below) less unamortized debt (5) issuance costs and plus the net unamortized premium that was recorded upon the issuances of the 2018 Notes. As of June 30, 2017 and December 31, 2016, the total unamortized debt issuance costs less the net unamortized premium were \$4 million and \$5 million, respectively.

Represents the aggregate principal amount outstanding of the 2020 Notes (as defined below) less unamortized debt (6) issuance costs and the net unaccreted discount recorded upon the issuances of the 2020 Notes. As of June 30, 2017 and December 31, 2016, the total unamortized debt issuance costs and the net unaccreted discount were \$4 million and \$4 million, respectively.

Represents the aggregate principal amount outstanding of the January 2022 Notes (as defined below) less unamortized debt issuance costs and the net unaccreted discount recorded upon the issuances of the January 2022 Notes. As of June 30, 2017 and December 31, 2016, the total unamortized debt issuance costs and the net unaccreted discount were \$7 million and \$8 million, respectively.

(8) See below for more information on the repayment of the October 2022 Notes (as defined below).

126

(7)

Represents the aggregate principal amount outstanding of the October 2022 Notes (as defined below) less (9)unamortized debt issuance costs. As of December 31, 2016, the total unamortized debt issuance costs was \$4 million.

Represents the aggregate principal amount outstanding of the 2047 Notes (as defined below) less the unaccreted (10) purchased discount recorded as part of the acquisition of Allied Capital Corporation in April 2010 (the "Allied Acquisition"). As of June 30, 2017 and December 31, 2016, the total unaccreted purchased discount was \$48 million and \$48 million, respectively.

The weighted average stated interest rate and weighted average maturity, both on aggregate principal amount outstanding, of all our debt outstanding as of June 30, 2017 were 3.9% and 4.6 years, respectively, and as of December 31, 2016 were 4.2% and 4.8 years, respectively.

The ratio of total principal amount of debt outstanding to stockholders' equity as of June 30, 2017 was 0.70:1.00 compared to 0.77:1.00 as of December 31, 2016.

Revolving Credit Facility

We are party to a senior secured revolving credit facility (as amended and restated, the "Revolving Credit Facility"), that allows us to borrow up to \$2.1 billion at any one time outstanding. The Revolving Credit Facility consists of a \$395 million term loan tranche with a stated maturity date of January 4, 2022 and a \$1.7 billion revolving tranche. For \$1.6 billion of the revolving tranche, the end of the revolving period and the stated maturity date are January 4, 2021 and January 4, 2022, respectively. For \$38 million of the revolving tranche, the end of the revolving period and the stated maturity date are May 4, 2020 and May 4, 2021, respectively. For the remaining \$45 million of the revolving tranche, the end of the revolving period and the stated maturity date are May 4, 2019 and May 4, 2020, respectively. The Revolving Credit Facility also provides for a feature that allows us, under certain circumstances, to increase the overall size of the Revolving Credit Facility to a maximum of \$3.1 billion. The interest rate charged on the Revolving Credit Facility is based on an applicable spread of either 1.75% or 2.00% over LIBOR or 0.75% or 1.00% over an "alternate base rate" (as defined in the agreements governing the Revolving Credit Facility), in each case, determined monthly based on the total amount of the borrowing base relative to the total commitments of the Revolving Credit Facility and other debt, if any, secured by the same collateral as the Revolving Credit Facility. As of June 30, 2017, the interest rate in effect was LIBOR plus 1.75%. We are also required to pay a letter of credit fee of either 2.00% or 2.25% per annum on letters of credit issued, determined monthly based on the total amount of the borrowing base relative to the total commitments of the Revolving Credit Facility and other debt, if any, secured by the same collateral as the Revolving Credit Facility. Additionally, we are required to pay a commitment fee of 0.375% per annum on any unused portion of the Revolving Credit Facility. As of June 30, 2017, there was \$920 million outstanding under the Revolving Credit Facility and we were in compliance in all material respects with the terms of the Revolving Credit Facility.

Revolving Funding Facility

Our consolidated subsidiary, Ares Capital CP Funding LLC ("Ares Capital CP") is party to a revolving funding facility (as amended, the "Revolving Funding Facility"), that allows Ares Capital CP to borrow up to \$1 billion at any one time outstanding. The Revolving Funding Facility is secured by all of the assets held by, and the membership interest in, Ares Capital CP. The end of the reinvestment period and the stated maturity date for the Revolving Funding Facility are January 3, 2019 and January 3, 2022, respectively. The interest rate charged on the Revolving Funding Facility is based on LIBOR plus 2.30% per annum or a "base rate" (as defined in the agreements governing the Revolving Funding Facility) plus 1.30% per annum. Ares Capital CP is also required to pay a commitment fee of between 0.50% and 1.50% per annum depending on the size of the unused portion of the Revolving Funding Facility.

As of June 30, 2017, there was \$685 million outstanding under the Revolving Funding Facility and we and Ares Capital CP were in compliance in all material respects with the terms of the Revolving Funding Facility.

SMBC Funding Facility

Our consolidated subsidiary, Ares Capital JB Funding LLC ("ACJB"), is party to a revolving funding facility (as amended, the "SMBC Funding Facility"), that allows ACJB to borrow up to \$400 million at any one time outstanding. The SMBC Funding Facility is secured by all of the assets held by ACJB. As of June 30, 2017, the end of the reinvestment period and the stated maturity date for the SMBC Funding Facility were September 14, 2017 and September 14, 2022, respectively. The reinvestment period and the stated maturity date for the stated maturity date are both subject to two one-year extensions by mutual agreement. The interest rate charged on the SMBC Funding Facility is based on an applicable spread of either 1.75% or 2.00% over LIBOR or 0.75% or 1.00% over a "base rate" (as defined in the agreements governing the SMBC Funding Facility), in each case, determined monthly based on the amount of the average borrowings outstanding under the SMBC Funding Facility. As of

June 30, 2017, the interest rate in effect was LIBOR plus 1.75%. Additionally, ACJB is required to pay a commitment fee of between 0.35% and 0.875% per annum depending on the size of the unused portion of the SMBC Funding Facility. As of June 30, 2017, there was \$160 million outstanding under the SMBC Funding Facility and we and ACJB were in compliance in all material respects with the terms of the SMBC Funding Facility.

SBA Debentures

In April 2015, our wholly owned subsidiary, Ares Venture Finance, L.P. ("AVF LP"), received a license from the SBA to operate as a Small Business Investment Company ("SBIC") under the provisions of Section 301(c) of the Small Business Investment Act of 1958, as amended. The SBA places certain limitations on the financing of investments by SBICs in portfolio companies, including regulating the types of financings, restricting investments to only include small businesses with certain characteristics or in certain industries, and requiring capitalization thresholds that may limit distributions to us.

The license from the SBA allows AVF LP to obtain leverage by issuing the SBA Debentures, subject to issuance of a capital commitment by the SBA and other customary procedures. Leverage through the SBA Debentures is subject to required capitalization thresholds. Current SBA regulations limit the amount that any SBIC may borrow to \$150 million and as of June 30, 2017, the original amount committed to AVF LP by the SBA was \$75 million. Any undrawn commitments expire on September 30, 2019. The SBA Debentures are non-recourse to us, have interest payable semi-annually, have a ten-year maturity and may be prepaid at any time without penalty. As of June 30, 2017, AVF LP had \$25 million of the SBA Debentures issued and outstanding, which mature between September 2025 and March 2026. As of June 30, 2017, AVF LP was in compliance in all material respects with SBA regulatory requirements.

The interest rate for the SBA Debentures is fixed at the time the SBA Debentures and other applicable issued SBA-guaranteed debentures can be pooled and sold to the public and is based on a spread over U.S. treasury notes with ten-year maturities. The pooling of newly issued SBA-guaranteed debentures occurs twice per year. The spread includes an annual charge as determined by the SBA (the "Annual Charge") as well as a market-driven component. Prior to the ten-year fixed interest rate being determined, the interest rate charged for the SBA Debentures is based on LIBOR plus an applicable spread of 0.30% and the Annual Charge. As of June 30, 2017, the weighted average fixed interest rate in effect for the SBA Debentures was 3.48%.

Convertible Unsecured Notes

We have issued \$270 million aggregate principal amount of unsecured convertible notes that mature on January 15, 2018 (the "2018 Convertible Notes"), \$300 million aggregate principal amount of unsecured convertible notes that mature on January 15, 2019 (the "2019 Convertible Notes") and the \$388 million aggregate principal amount of unsecured convertible notes that mature on February 1, 2022 (the "2022 Convertible Notes" and together with the 2018 Convertible Notes and the 2019 Convertible Notes, the "Convertible Unsecured Notes"). The Convertible Unsecured Notes mature upon their respective maturity dates unless previously converted or repurchased in accordance with their terms. We do not have the right to redeem the Convertible Unsecured Notes prior to maturity. The 2018 Convertible Notes, the 2019 Convertible Notes and the 2022 Convertible Notes bear interest at a rate of 4.750%, 4.375% and 3.75%, respectively, per year, payable semi-annually.

In certain circumstances, the Convertible Unsecured Notes will be convertible into cash, shares of our common stock or a combination of cash and shares of our common stock, at our election, at their respective conversion rates (listed below as of June 30, 2017) subject to customary anti-dilution adjustments and the requirements of their respective indenture (the "Convertible Unsecured Notes Indentures"). Prior to the close of business on the business day immediately preceding their respective conversion date (listed below), holders may convert their Convertible

Unsecured Notes only under certain circumstances set forth in the respective Convertible Unsecured Notes Indenture. On or after their respective conversion dates until the close of business on the scheduled trading day immediately preceding their respective maturity date, holders may convert their Convertible Unsecured Notes at any time. In addition, if we engage in certain corporate events as described in their respective Convertible Unsecured Notes Indenture, holders of the Convertible Unsecured Notes may require us to repurchase for cash all or part of the Convertible Unsecured Notes at a repurchase price equal to 100% of the principal amount of the Convertible Unsecured Rotes and unpaid interest through, but excluding, the required repurchase date.

Certain key terms related to the convertible features for each of the Convertible Unsecured Notes as of June 30, 2017 are listed below.

	2018	2019	2022	
	Convertible Convertible		Convertible	
	Notes	Notes	Notes	
Conversion premium	17.5	%15.0	%15.0	%
Closing stock price at issuance	\$ 16.91	\$ 17.53	\$ 16.86	
Closing stock price date	October 3,	July 15,	January 23,	
	2012	2013	2017	
Conversion price(1)	\$ 19.64	\$ 19.99	\$ 19.39	
Conversion rate (shares per one thousand dollar principal amount)(1)	50.9054	50.0292	51.5756	
Conversion dates	July 15,	July 15,	August 1,	
Conversion dates	2017	2018	2021	

(1) Represents conversion price and conversion rate, as applicable, as of June 30, 2017, taking into account certain de minimis adjustments that will be made on the conversion date.

In March 2017, we repaid in full \$162 million in aggregate principal amount of unsecured convertible notes due in March 2017 (the "2017 Convertible Notes") upon their maturity.

Unsecured Notes

2018 Notes

We have issued \$750 million in aggregate principal amount of unsecured notes, which bear interest at a rate of 4.875% per year and mature on November 30, 2018 (the "2018 Notes"). The 2018 Notes require payment of interest semi-annually, and all principal is due upon maturity. These notes are redeemable in whole or in part at any time at our option at a redemption price equal to par plus a "make whole" premium, as determined pursuant to the indenture governing the 2018 Notes, and any accrued and unpaid interest. \$600 million in aggregate principal amount of the 2018 Notes were issued at a discount to the principal amount and \$150 million in aggregate principal amount of the 2018 Notes were issued at a premium to the principal amount.

2020 Notes

We have issued \$600 million in aggregate principal amount of unsecured notes, which bear interest at a rate of 3.875% per year and mature on January 15, 2020 (the "2020 Notes"). The 2020 Notes require payment of interest semi-annually, and all principal is due upon maturity. These notes are redeemable in whole or in part at any time at our option at a redemption price equal to par plus a "make whole" premium, if applicable, as determined pursuant to the indenture governing the 2020 Notes, and any accrued and unpaid interest. \$400 million in aggregate principal amount of the 2020 Notes were issued at a discount to the principal amount and \$200 million in aggregate principal amount of the 2020 Notes were issued at a premium to the principal amount.

January 2022 Notes

We have issued \$600 million in aggregate principal amount of unsecured notes, which bear interest at a rate of 3.625% per year and mature on January 19, 2022 (the "January 2022 Notes"). The January 2022 Notes require payment of interest semi-annually, and all principal is due upon maturity. These notes are redeemable in whole or in part at any time at our option at a redemption price equal to par plus a "make whole" premium, if applicable, as determined pursuant to the indenture governing the January 2022 Notes, and any accrued and unpaid interest. The January 2022 Notes were issued at a discount to the principal amount.

2047 Notes

As part of the Allied Acquisition, we assumed \$230 million aggregate principal amount of unsecured notes which bear interest at a rate of 6.875% and mature on April 15, 2047 (the "2047 Notes" and together with the 2018 Notes, the 2020 Notes, the January 2022 Notes and the October 2022 Notes, the "Unsecured Notes"). The 2047 Notes require payment of interest quarterly, and all principal is due upon maturity. These notes are redeemable in whole or in part at any time or from time to time at our option, at a par redemption price of \$25.00 per security plus accrued and unpaid interest.

As of June 30, 2017, we were in compliance in all material respects with the terms of the Convertible Unsecured Notes Indentures and the indentures governing the Unsecured Notes.

The Convertible Unsecured Notes and the Unsecured Notes are our senior unsecured obligations and rank senior in right of payment to any future indebtedness that is expressly subordinated in right of payment to the Convertible Unsecured Notes and the Unsecured Notes; equal in right of payment to our existing and future unsecured indebtedness that is not expressly subordinated; effectively junior in right of payment to any of our secured indebtedness (including existing unsecured indebtedness that we later secure) to the extent of the value of the assets securing such indebtedness; and structurally junior to all existing and future indebtedness (including trade payables) incurred by our subsidiaries, financing vehicles or similar facilities.

See Note 5 to our consolidated financial statements for the three and six months ended June 30, 2017 for more information on our debt obligations.

OFF BALANCE SHEET ARRANGEMENTS

We have various commitments to fund investments in our portfolio, as described below.

As of June 30, 2017 and December 31, 2016, we had the following commitments to fund various revolving and delayed draw senior secured and subordinated loans, including commitments to fund which are at (or substantially at) our discretion:

	As of
(in millions)	June 30, December 2017 31, 2016
Total revolving and delayed draw loan commitments	\$628 \$ 411
Less: drawn commitments	(137)(81)
Total undrawn commitments	491 330
Less: commitments substantially at our discretion	(19)(12)
Less: unavailable commitments due to borrowing base or other covenant restrictions	
Total net adjusted undrawn revolving and delayed draw loan commitments	\$472 \$ 318

Included within the total revolving and delayed draw loan commitments as of June 30, 2017 and December 31, 2016 were delayed draw loan commitments totaling \$159 million and \$92 million, respectively. Our commitment to fund delayed draw loans is triggered upon the satisfaction of certain pre-negotiated terms and conditions. Generally, the most significant and uncertain term requires the borrower to satisfy a specific use of proceeds covenant. The use of proceeds covenant typically requires the borrower to use the additional loans for the specific purpose of a permitted acquisition or permitted investment, for example. In addition to the use of proceeds covenant, the borrower is generally required to satisfy additional negotiated covenants (including specified leverage levels).

Also included within the total revolving and delayed draw loan commitments as of June 30, 2017 were commitments to issue up to \$80 million in letters of credit through a financial intermediary on behalf of certain portfolio companies. As of June 30, 2017, we had \$14 million in letters of credit issued and outstanding under these commitments on behalf of the portfolio companies. For all these letters of credit issued and outstanding, we would be required to make payments to third parties if the portfolio companies were to default on their related payment obligations. We recorded a liability of \$3 million for certain letters of credit issued and outstanding and none of the other letters of credit issued and outstanding were recorded as a liability on our balance sheet as such other letters of credit are considered in the valuation of the investments in the portfolio company. Of these letters of credit, \$2 million expire in 2017 and \$12 million expire in 2018.

We also have commitments to co-invest in the SDLP and the SSLP for our portion of the SDLP's and the SSLP's commitments to fund delayed draw loans to certain portfolio companies of the SDLP and the SSLP. See "Senior Direct Lending Program" and "Senior Secured Loan Program" above and Note 4 to our consolidated financial statements for the three and six months ended June 30, 2017 for more information.

As of June 30, 2017 and December 31, 2016, we were party to subscription agreements to fund equity investments in private equity investment partnerships as follows:

	As of		
(in millions)	June 30, December 2017 31, 2016		
Total private equity commitments	\$88 \$ 57		
Less: funded private equity commitments	(34)(17)		
Total unfunded private equity commitments	54 40		
Less: private equity commitments substantially our discretion	(53)(39)		
Total net adjusted unfunded private equity commitments	\$1 \$ 1		

In the ordinary course of business, we may sell certain of our investments to third party purchasers. In particular, in connection with the sale of certain controlled portfolio company equity investments (as well as certain other sales), we have, and may continue to do so in the future, agreed to indemnify such purchasers for future liabilities arising from the investments and the related sale transaction. Such indemnification provisions have given rise to liabilities in the past and may do so in the future.

In addition, in the ordinary course of business, we may guarantee certain obligations in connection with our portfolio companies (in particular, certain controlled portfolio companies). Under these guarantee arrangements, payments may be required to be made to third parties if such guarantees are called upon or if the portfolio companies were to default on their related obligations, as applicable.

RECENT DEVELOPMENTS

As of June 30, 2017, our investment in the SSLP Certificates at amortized cost and fair value was \$1.9 billion and \$1.9 billion, respectively. As of June 30, 2017, the SSLP had \$1.2 billion in cash and GE's Senior Notes outstanding totaled \$601 million. In early July 2017, the SSLP made its monthly waterfall distribution from this cash, which fully repaid GE's Senior Notes and included distributions to the SSLP Certificates. From this distribution, our SSLP Certificates received \$474 million. After this distribution, our amortized cost in our SSLP Certificates was \$1.5 billion.

In addition, in July 2017, we and GE agreed to an early termination of the SSLP whereby on July 26, 2017, we purchased the remaining \$1.6 billion in aggregate principal amount of first lien senior secured loans outstanding at par plus accrued and unpaid interest and fees from the SSLP (the "SSLP Loan Sale") and assumed the SSLP's remaining unfunded loan commitments totaling \$50 million. Upon completion of the SSLP Loan Sale, the SSLP made a liquidation distribution to the SSLP Certificates (the "Liquidation Distribution"), of which we received \$1.5 billion. In connection with the Liquidation Distribution, we recognized an \$18 million net realized loss as a result of the early termination. After completion of the transactions above, the operations of the SSLP were effectively terminated pursuant to the terms of the documents governing the SSLP and the SSLP will no longer have an obligation to fund existing commitments and other amounts to its former portfolio companies.

Excluding the loans acquired from the SSLP described above, from July 1, 2017 through July 26, 2017, we made new investment commitments of approximately \$128 million, of which \$101 million were funded. Of these new commitments, 99% were in first lien senior secured loans and 1% were in investments in the SDLP Certificates to make co-investments with Varagon and its clients in floating rate first lien senior secured loans through the SDLP. Of the approximately \$128 million of new investment commitments, 100% were floating rate. The weighted average yield of debt and other income producing securities funded during the period at amortized cost was 7.6%. We may seek to sell all or a portion of these new investment commitments, although there can be no assurance that we will be able to do so.

Excluding the repayments of the SSLP Certificates described above, from July 1, 2017 through July 26, 2017, we exited approximately \$327 million of investment commitments, including \$276 million of investment commitments acquired in the American Capital Acquisition. Of the total investment commitments, 46% were other equity securities, 25% were second lien senior secured loans, 13% were preferred equity securities, 13% were first lien senior secured loans, 1% were collateralized loan obligations and 1% were investments in the SDLP Certificates. Of the approximately \$327 million of exited investment commitments, 59% were non-interest bearing, 40% were floating rate and 1% were fixed rate. The weighted average yield of debt and other income producing securities exited or repaid during the period at amortized cost was 9.6% and the weighted average yield on total investments exited from July 1, 2017 through July 26, 2017, we recognized total net realized gains of approximately \$61 million, including net realized gains of approximately \$60 million on investment commitments exited that were acquired in the American Capital Acquisition.

In addition, as of July 26, 2017, we had an investment backlog and pipeline of approximately \$530 million and \$325 million, respectively. Investment backlog includes transactions approved by our investment adviser's investment committee and/or for which a formal mandate, letter of intent or a signed commitment have been issued, and therefore we believe are likely to close. Investment pipeline includes transactions where due diligence and analysis are in process, but no formal mandate, letter of intent or signed commitment have been issued. The consummation of any of the investments in this backlog and pipeline depends upon, among other things, one or more of the following: satisfactory completion of our due diligence investigation of the prospective portfolio company, our acceptance of the terms and structure of such investment and the execution and delivery of satisfactory transaction documentation. In addition, we may sell all or a portion of these investments and certain of these investments may result in the repayment of existing investments. We cannot assure you that we will make any of these investments or that we will sell all or any portion of these investments.

CRITICAL ACCOUNTING POLICIES

See Note 2 to our consolidated financial statements for the three and six months ended June 30, 2017, which describes our critical accounting policies.

Recent Accounting Pronouncements

In May 2014, the Financial Accounting Standards Board (the "FASB") issued Accounting Standards Update ("ASU") No. 2014-09, Revenue from Contracts with Customers (Topic 606). The guidance in this ASU supersedes the revenue recognition requirements in Revenue Recognition (Topic 605). Under the new guidance, an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. The amendments in ASU No. 2014-09 are effective for annual reporting periods beginning after December 15, 2017, including interim periods within that reporting period. In March 2016, the FASB issued ASU No. 2016-08, Revenue from Contracts with Customers (Topic 606): Principal versus Agent Considerations, which clarifies the guidance in ASU No. 2014-09 and has the same effective date as the original standard. In April 2016, the FASB issued ASU No. 2016-10, Revenue from Contracts with Customers (Topic 606): Identifying Performance Obligations and Licensing, an update on identifying performance obligations and accounting for licenses of intellectual property. In May 2016, the FASB issued ASU No. 2016-12, Revenue from Contracts with Customers (Topic 606): Narrow-Scope Improvements and Practical Expedients, which includes amendments for enhanced clarification of the guidance. In December 2016, the FASB issued ASU No. 2016-20, Technical Corrections and Improvements to Revenue from Contracts with Customers (Topic 606), the amendments in this update are of a similar nature to the items typically addressed in the technical corrections and improvements project. Additionally, in February 2017, the FASB issued ASU No. 2017-05, Other Income - Gains and Losses from the Derecognition of Nonfinancial Assets (subtopic 610-20): Clarifying the Scope of Asset Derecognition Guidance and Accounting for Partial Sales of Nonfinancial Assets, an update clarifying that a financial asset is within the scope of Subtopic 610-20 if it is deemed an "in-substance non-financial asset." The application of this guidance is not expected to have a material impact on our consolidated financial statements.

In February 2016, the FASB issued ASU No. 2016 02, Leases (Topic 842). The guidance in this ASU supersedes the leasing guidance in Leases (Topic 840). Under the new guidance, lessees are required to recognize lease assets and lease liabilities on the balance sheet for those leases previously classified as operating leases. The guidance requires the use of a modified retrospective transition approach, which includes a number of optional practical expedients that entities may elect to apply. The amendments in ASU No. 2016 02 are effective for annual reporting periods beginning after December 15, 2018, including interim periods within that reporting period, with early adoption permitted. While we are currently evaluating the impact of ASU No. 2016-02, we expect an increase to the consolidated balance sheets for lease assets and associated lease liabilities for our lease agreements previously accounted for as operating leases.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

We are subject to financial market risks, including changes in interest rates and the valuations of our investment portfolio.

Interest Rate Risk

Interest rate sensitivity refers to the change in our earnings that may result from changes in the level of interest rates. Because we fund a portion of our investments with borrowings, our net investment income is affected by the difference between the rate at which we invest and the rate at which we borrow. As a result, there can be no assurance that a significant change in market interest rates will not have a material adverse effect on our net investment income.

As of June 30, 2017, 81% of the investments at fair value in our portfolio bore interest at variable rates, 8% bore interest at fixed rates, 10% were non-interest earning and 1% were on non-accrual status. Additionally, for the variable rate investments, 73% of these investments contained interest rate floors (representing 59% of total investments at fair value). Also, as of June 30, 2017, all the loans made through the SSLP and SDLP contained interest rate floors. The Facilities all bear interest at variable rates with no interest rate floors, while the SBA Debentures, the Unsecured Notes and the Convertible Unsecured Notes bear interest at fixed rates.

We regularly measure our exposure to interest rate risk. We assess interest rate risk and manage our interest rate exposure on an ongoing basis by comparing our interest rate sensitive assets to our interest rate sensitive liabilities. Based on that review, we determine whether or not any hedging transactions are necessary to mitigate exposure to changes in interest rates.

While hedging activities may mitigate our exposure to adverse fluctuations in interest rates, certain hedging transactions that we may enter into in the future, such as interest rate swap agreements, may also limit our ability to participate in the benefits of lower interest rates with respect to our portfolio investments. In addition, there can be no assurance that we will be able to effectively hedge our interest rate risk.

Based on our June 30, 2017, balance sheet, the following table shows the annual impact on net income of base rate changes in interest rates (considering interest rate floors for variable rate instruments) assuming no changes in our investment and borrowing structure:

(in millions)	Interest	Interest	Net
Basis Point Change	Income	Expense	Income(1)
Up 300 basis points	\$246	\$ 42	\$ 204
Up 200 basis points	\$164	\$ 28	\$ 136
Up 100 basis points	\$82	\$ 14	\$ 68
Down 100 basis points	\$(10)	\$ (14)	\$ 4
Down 200 basis points	\$(8)	\$ (16)	\$ 8
Down 300 basis points	\$(8)	\$ (16)	\$ 8

(1) Excludes the impact of income based fees. See Note 3 to our consolidated financial statements for the three and six months ended June 30, 2017 for more information on the income based fees.

The above sensitivity analysis does not include our CLO equity investments. CLO equity investments are levered structures that are collateralized primarily with first lien floating rate loans that may have LIBOR floors and are levered primarily with floating rate debt that does not have a LIBOR floor. The residual cash flows available to the equity holders of the CLOs will decline as interest rates increase until interest rates surpass the LIBOR floors on the

floating rate loans. However, the revenue recognized on our CLO equity investments is calculated using the effective interest method which incorporates a forward LIBOR curve in the projected cash flows. Any change to interest rates that is not in-line with the forward LIBOR curve used in the projections, in either the timing or magnitude of the change, will cause actual distributions to differ from the current projections and will impact the related revenue recognized from these investments.

Based on our December 31, 2016, balance sheet, the following table shows the annual impact on net income of base rate changes in interest rates (considering interest rate floors for variable rate instruments) assuming no changes in our investment and borrowing structure:

	•			
(in millions)	Interest	Interest	Net	
Basis Point Change	Income	Expense	Income(1)	
Up 300 basis points	\$ 205	\$ 25	\$ 180	
Up 200 basis points	\$ 136	\$ 17	\$ 119	
Up 100 basis points	\$ 67	\$9	\$ 58	
Down 100 basis points	\$ 9	\$ (6)	\$ 15	
Down 200 basis points	\$8	\$ (6)	\$ 14	
Down 300 basis points	\$8	\$ (6)	\$ 14	

(1) Excludes the impact of income based fees. See Note 3 to our consolidated financial statements for the three and six months ended June 30, 2017 for more information on the income based fees.

Item 4. Controls and Procedures

As of the end of the period covered by this report, the Company carried out an evaluation, under the supervision and with the participation of the Company's management, including the Company's Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures (as defined in Rule 13a-15 of the Securities Exchange Act of 1934). Based on that evaluation, the Company's Chief Executive Officer and Chief Financial Officer have concluded that our current disclosure controls and procedures are effective in timely alerting them of material information relating to the Company that is required to be disclosed by us in the reports it files or submits under the Securities Exchange Act of 1934.

There have been no changes in the Company's internal control over financial reporting during the three and six months ended June 30, 2017 that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

For a description of our legal proceedings, see Note 15 to our consolidated financial statements for the three and six months ended June 30, 2017.

Item 1A. Risk Factors.

In addition to the other information set forth in this report, you should carefully consider the risk factors described in Part I, "Item 1A. Risk Factors" in our Annual Report on Form 10-K for the fiscal year ended December 31, 2016, and those set forth under the caption "Risk Factors" in pre-effective Amendment No. 2 to our Registration Statement on Form N-2, filed on July 31, 2017 (the "N-2"), which could materially affect our business, financial condition and/or operating results. The risks described in our Annual Report on Form 10-K and in the N-2 are not the only risks facing us. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially and adversely affect our business, financial condition and/or operating results.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

Dividend Reinvestment Plan

We did not sell any equity securities during the period covered in this report that were not registered under the Securities Act of 1933.

During six months ended June 30, 2017, as a part of our dividend reinvestment plan for our common stockholders, we purchased 236,941 shares of our common stock for an average price per share of \$16.46 in the open market in order to satisfy

the reinvestment portion of our dividends. The following chart outlines such purchases of our common stock during the six months ended June 30, 2017.

Period	Total Number of Shares Purchased	Paid Per	Purchased as Part of	Maximum Approxima Dollar Val of Shares t May Yet B Purchased Under the Plans or Programs	ate ue) hat
January 1, 2017 through January 31, 2017	236,941	\$ 16.46		\$	
February 1, 2017 through February 28, 2017					
March 1, 2017 through March 31, 2017				—	
April 1, 2017 through April 30, 2017				—	
May 1, 2017 through May 31, 2017				_	
June 1, 2017 through June 30, 2017					
Total	236,941	\$16.46		\$	

Stock Repurchase Program

In September 2015, our board of directors approved a stock repurchase program authorizing us to repurchase up to \$100 million in the aggregate of our outstanding common stock in the open market at certain thresholds below our net asset value per share, in accordance with the guidelines specified in Rule 10b-18 under the Securities Exchange Act of 1934, as amended. The timing, manner, price and amount of any share repurchases will be determined by us, in our discretion, based upon the evaluation of economic and market conditions, stock price, applicable legal and regulatory requirements and other factors. In May 2016, we suspended our stock repurchase program pending the completion of the American Capital Acquisition. In February 2017, our board of directors authorized an amendment to our stock repurchase program to (a) increase the total authorization under the program from \$100 million to \$300 million and (b) extend the expiration date of the program from February 28, 2017 to February 28, 2018. Under the stock repurchase program, we may repurchase up to \$300 million in the aggregate of our outstanding common stock in the open market at a price per share that meets certain thresholds below our net asset value per share, in accordance with the guidelines specified in Rule 10b-18 of the Exchange Act. The program does not require us to repurchase any specific number of shares and we cannot assure stockholders that any shares will be repurchased under the program. The program may be suspended, extended, modified or discontinued at any time. As of June 30, 2017, we had repurchased a total of 0.5 million shares of our common stock in the open market under the stock repurchase program since its inception in September 2015, at an average price of \$13.92 per share, including commissions paid, leaving approximately \$293 million available for additional repurchases under the program.

Repurchases of our common stock under our stock repurchase program for the periods below were as follows:

(dollars in thousands, except share and per share data)	Total	Average	Total	Maximum (or
Period	Number of	Price	Number of	Approximate
	Shares	Paid Per	Shares	Dollar Value)
	Purchased	Share	Purchased	of Shares that
		(1)	as Part of	May Yet Be
			Publicly	Purchased
			Announced	Under the

		Plans or Programs	Plans or Programs	
January 1, 2017 through January 31, 2017	 \$		\$	
February 1, 2017 through February 28, 2017	 			
March 1, 2017 through March 31, 2017	 			
April 1, 2017 through April 30, 2017	 			
May 1, 2017 through May 31, 2017	 			
June 1, 2017 through June 30, 2017	 			
Total	 \$		\$	

(1) Amount includes commissions paid.

Item 3. Defaults Upon Senior Securities.

Not applicable.

Item 4. Mine Safety Disclosures

Not applicable.

Item 5. Other Information.

None.

Item 6. Exhibits.

EXHIBIT INDEX

Number Description

- <u>3.1</u> Articles of Amendment and Restatement, as amended(1)
- 3.2 Second Amended and Restated Bylaws, as amended(2)
- <u>31.1</u> Certification by Chief Executive Officer pursuant to Exchange Act Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002*
- 31.2 Certification by Chief Financial Officer pursuant to Exchange Act Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002*
- <u>32.1</u> Certification by Chief Executive Officer and Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002*

*Filed herewith

(1) Incorporated by reference to Exhibit 3.1 to the Company's Form 10-K (File No. 814-00663) for the year ended December 31, 2016, filed on February 22, 2017.

(2) Incorporated by reference to Exhibit 3.2 to the Company's Form 10-Q (File No. 814-00663) for the quarter ended June 30, 2010, filed on August 5, 2010.

SIGNATURES

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.

ARES CAPITAL CORPORATION

Date: August 2, 2017 By/s/ R. Kipp deVeer R. Kipp deVeer Chief Executive Officer

Date: August 2, 2017 By/s/ Penni F. Roll Penni F. Roll Chief Financial Officer

Date: August 2, 2017 By/s/ Scott C. Lem Scott C. Lem Chief Accounting Officer, Vice President and Treasurer