VAN KAMPEN SENIOR INCOME TRUST Form N-30D September 30, 2002

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You have a time-tested partner in Van Kampen. NOT FDIC INSURED $\,$ MAY LOSE VALUE $\,$ NO BANK GUARANTEE

OVERVIEW

LETTER TO SHAREHOLDERS August 20, 2002

Dear Shareholder,

Due to events in the markets and the well-publicized controversies surrounding certain companies, the recent months have been challenging for many investors.

Against this backdrop, you may be re-evaluating your investments. In this regard, your financial advisor is a particularly valuable resource. Your advisor can help you review your current asset allocation and determine whether it remains appropriate for your goals, risk tolerance and time horizon.

You also have a time-tested partner in Van Kampen. With roots extending to 1927, our legacy spans other market downturns and periods of uncertainty. While the causes of turbulence have changed, our generations of experience have taught us the enduring value of patience, discipline and long-term focus.

Thank you for your continued trust in Van Kampen. We appreciate the opportunity to help you and your loved ones enjoy life's true wealth--family, friends and life's daily pleasures.

Sincerely,

[SIG]

Richard F. Powers, III
President and CEO
Van Kampen Investment Advisory Corp.

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ECONOMIC SNAPSHOT

THE ECONOMY

OVERALL ECONOMIC ACTIVITY DURING 2002'S FIRST AND SECOND QUARTERS CONTINUED TO DEPICT A GROWING ECONOMY. GROWTH MOVED DRAMATICALLY HIGHER IN THE FIRST QUARTER AND SUBSIDED DURING THE SECOND QUARTER. MANUFACTURING AND INDUSTRIAL PRODUCTION CONTINUED TO SHOW SIGNS OF IMPROVEMENT.

CONSISTENT WITH SUCH POSITIVE DEVELOPMENTS, CONSUMER SPENDING REMAINED STRONG--BUOYED BY RISING INCOMES AND STABILIZING UNEMPLOYMENT--WHILE GOVERNMENT AND BUSINESS EXPENDITURES ROSE THROUGHOUT MOST OF THE REPORTING PERIOD.

HOWEVER, AS JULY 2002 PROGRESSED, STATISTICAL DATA REFLECTED AN ECONOMY REACTING TO UNCERTAIN WORLD EVENTS AND DECLINING EQUITY PRICES AT HOME. BY THE END OF THE MONTH, SOME MARKET OBSERVERS SUGGESTED U.S. ECONOMIC GROWTH MIGHT TAKE A SLOWER PATH THAN ORIGINALLY PROJECTED BY THE FEDERAL RESERVE BOARD (THE FED).

AGAINST THIS BACKDROP, THE FED TOOK A WAIT-AND-SEE APPROACH AND LEFT INTEREST RATES AT 1.75 PERCENT DURING ITS REGULARLY SCHEDULED AUGUST 12 MEETING.

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U.S. GROSS DOMESTIC PRODUCT

SEASONALLY ADJUSTED ANNUALIZED RATES

(June 30, 2000--June 30, 2002)

[BAR GRAPH]

U.S. GROSS DOMESTIC PRODUCT

Jun 00	5.7%
Sep 00	1.3%
Dec 00	1.9%
Mar 01	1.3%
Jun 01	-1.6%
Sep 01	-0.3%
Dec 01	2.7%
Mar 02	5.0%
Jun 02	1.1%

Source: Bureau of Economic Analysis

INTEREST RATES AND INFLATION

(July 31, 2000--July 31, 2002)

[LINE GRAPH]

		INTEREST RATES
Jul	00	6.50
		6.50
		6.50
Oct	00	6.50
		6.50
		6.50
Jan	01	5.50
		5.50
		5.00
Apr	01	4.50
		4.00
		3.75
Jul	01	3.75
		3.50
		3.00
Oct	01	2.50
		2.00
		1.75
Jan	02	1.75
		1.75
		1.75
Apr	02	1.75
		1.75
		1.75
Jul	02	1.75

Interest rates are represented by the closing midline federal funds target rate on the last day of each month. Inflation is indicated by the annual percentage change of the Consumer Price Index for all urban consumers at the end of each month.

Source: Bloomberg

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PERFORMANCE SUMMARY

RETURN HIGHLIGHTS

(as of July 31, 2002)

TOTAL RETURNS

One-year total return(1)	-8.05%
Life-of-Trust average annual total return(1)	-1.37%
Commencement date	06/24/98
DISTRIBUTION RATE	
Distribution rate as a % of closing common share market price(2)	6.76%
SHARE VALUATIONS	
Net asset value	\$7.94
Closing common share market price	\$6.67
One-year high common share market price (08/01/01)	\$7.83
One-year low common share market price (07/24/02)	\$6.20

- (1) Total return assumes an investment at the common share market price at the beginning of the period indicated, reinvestment of all distributions for the period in accordance with the Trust's dividend reinvestment plan, and sale of all shares at the closing common share market price at the end of the period indicated.
- (2) Distribution rate represents the monthly annualized distributions of the Trust at the end of the period and not the earnings of the Trust.

Past performance is no guarantee of future results. Investment return, common share market price and net asset value will fluctuate and Trust shares, when sold, may be worth more or less than their original cost. An investment in the Trust is subject to investment risks, and you could lose money on your investment in the Trust. As a result of recent market activity, current performance may vary from the figures shown. For more up-to-date information, please visit vankampen.com or speak with your financial advisor.

An investment in senior loans is subject to certain risks such as loan defaults and illiquidity due to insufficient collateral backing. Please consult a prospectus for more information.

Market forecasts provided in this report may not necessarily come to pass.

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PORTFOLIO AT A GLANCE

TOP FIVE PORTFOLIO INDUSTRIES*(+)

(as a percentage of total assets--July 31, 2002)

Healthcare	8.0%
Medical Products & Services	6.0%

Printing & Publishing	5.8%
Beverage, Food & Tobacco	5.8%
Hotel, Motels, Inns & Gaming	5.2%

TOP TEN HOLDINGS* (+)

(as a percentage of total assets--July 31, 2002)

2.1%
2.0%
1.8%
1.8%
1.6%
1.2%
1.2%
1.1%
1.1%
1.1%

^{*} Excludes short-term investments.

(+) Subject to change daily. All information is provided for informational purposes only and should not be deemed as a recommendation to buy the securities mentioned or the securities in the industries shown above. Morgan Stanley and others affiliated with it may hold positions in or may seek to perform investment-banking services for the companies listed.

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CURRENT DISTRIBUTION

(August 31, 1998--July 31, 2002)

[INVESTMENT PERFORMANCE GRAPH]

VAN KAMPEN SENIOR INCOME TRUST

8.490

8.000

7.850

	7.9	
	8.1	
1/99	7.9	
	7.7	
	8.1	
	8.2	
	8.1	
	8.2	
7/99	8.1	
	8.4	
	8.8	
	8.7	
	8.8	
	9.9	
1/00	9.5	
	8.7	
	10.3	
	9.4	
	9.8	
7 /00	9.9	
7/00	9.6	
	9.4	
	10.0 10.4	
	11.3	
	11.5	
1/01	10.6	
1/01	10.7	
	10.6	
	10.4	
	9.7	
	9.3	
7/01	9.0	
	8.5	40
	8.4	
	8.3	340
	7.4	60
	7.2	
1/02	6.9	
	6.7	
	6.4	
	6.5	
	6.3	
- /	6.2	
7/02	6.7	60

*Source: Bloomberg

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[PHOTO]

Q&A WITH YOUR PORTFOLIO MANAGER

WE RECENTLY SPOKE WITH THE PORTFOLIO MANAGER OF THE VAN KAMPEN SENIOR INCOME TRUST ABOUT THE KEY EVENTS AND ECONOMIC FORCES THAT SHAPED THE MARKETS AND INFLUENCED THE TRUST'S RETURN DURING THE 12 MONTHS ENDED JULY 31, 2002. HOWARD TIFFEN, MANAGING DIRECTOR, IS PRIMARILY RESPONSIBLE FOR THE DAY-TO-DAY MANAGEMENT OF THE TRUST. HE HAS MORE THAN 30 YEARS OF GLOBAL AND DOMESTIC INVESTMENT EXPERIENCE AND MANAGES, AS OF JULY 31, 2002, MORE THAN \$7

BILLION IN SENIOR LOAN ASSETS. THE FOLLOWING DISCUSSION REFLECTS HIS VIEWS ON THE TRUST'S PERFORMANCE.

- Q HOW WOULD YOU CHARACTERIZE
 THE MARKET ENVIRONMENT IN WHICH THE TRUST OPERATED DURING THE LAST 12
 MONTHS?
- A The period began with the U.S. economy in the doldrums. The September 11 terrorist attacks made a bad situation worse, causing a sharp drop in investor confidence. Business activity came to a standstill nationwide and across industries. The market seemed to recover its footing toward the end of 2001 as investors' expectations turned to imminent recovery for the U.S. economy and, as a result, for corporate profits. The equity markets also appeared to stabilize during that time and through the first few months of 2002, which provided further support to the credit markets. The bond markets were very strong in the early part of 2002 as investors sought attractive yields in what appeared to be a stabilizing environment.

The market suffered another reversal in the spring, when a string of high-profile accounting scandals began to seriously erode investor confidence in public companies. This reversal and the slowing U.S. economy had a depressing effect on the senior loan market. The effects of increasing corporate defaults—which have tripled over the past two years—and the worst credit market since the early 1990s pushed the pricing of a number of the trust's loans lower.

- Q HOW DID THE TRUST PERFORM?
- A For the 12-month period ended July 31, 2002, the trust returned -8.05 percent based on market price and not reflective of any early withdrawal charges. While the trust continued its uninterrupted record of monthly dividends, the total return for the year recognizes a decrease in market price from \$7.79 per share on July 31, 2001 to \$6.67 per share on July 31, 2002. During the same period, the trust's net asset value declined from \$8.51 per share on July 31, 2001 to \$7.94 per share on July 31, 2002. In spite of the decline in the level of defaults, from 5.1 percent as of July 31, 2001, to 4.1 percent at the end

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of the current reporting period, the decline in the trust's net asset value was broadly spread across the portfolio, with the general fall in loan prices resulting from the perception that risk in corporate debt had increased during the last part of the period under review. As of July 31, 2002, approximately 98 percent of the trust's senior loan assets had been priced using independent pricing services. Past performance is no guarantee of future results. As a result of recent market activity, current performance may vary from the figures shown. Investment return and principal value will fluctuate and trust shares, when tendered, may be worth more or less than their original cost. For more upto-date information, please visit vankampen.com or speak with your financial advisor. For additional performance results, please refer to the chart and footnotes on page 4.

- Q HOW DID THESE FACTORS AFFECT THE WAY YOU MANAGED THE TRUST?
- A The past 12 months have been difficult for the trust, which was hindered by the slow economy, high corporate default rates and steadily falling interest rates.

Considering we are in the worst credit market since the early 1990s, we

believe that the senior-secured nature of our loans is working relatively well for us. Unlike other asset classes, senior loans are differentiated because they are the first claims on the borrower, which are repaid before any payments are made to subordinated bonds or equity. In most cases, senior loans are secured by substantially all the assets of the borrowing company. In addition, senior loans earn interest at a floating-rate which adjusts to current market levels every 6 weeks or so. All of these factors help to moderate the downside risks associated with this asset class. These structural advantages also help to explain the relative stability enjoyed by the asset class as compared to the equities and bonds. The floating-rate mechanism helps to mitigate interest-rate volatility and may provide a hedge in the longer run against rising rates or inflation.

We believe that the value of collateral cannot be overemphasized since in the event of default it represents another source of repayment independent of the borrower's cash flow. However, it is not infallible. Historically, as measured in one study by the rating agency Moody's, senior loans have enjoyed recoveries in the event of default nearly three times higher than recoveries on unsecured bonds. This study showed senior loan recovery rates of about 80 percent. It is still too early to tell (recoveries can take three or more years to be realized), but we believe that recovery rates on defaults which have occurred in the last three years will be somewhat lower, by perhaps as much as 10 percent.

- Q WHAT CAN YOU TELL US ABOUT
 THE TRUST'S CREDIT QUALITY COMPARED TO THAT OF THE CORPORATE BOND MARKET?
- A It is almost impossible for us to compare the trust's credit quality with that of a corporate bond fund. Senior loans and corporate bonds are different asset classes and the differences between them are probably greater

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than the similarities. The common theme is that lists of issuers of senior loans to leveraged companies are very similar to the list of issuers in a typical high-yield bond fund. The key differences are that the loans are senior and secured. If a company is reorganized, holders of senior-secured loans will likely fare much better than holders of junior, unsecured obligations. So although our loans are made to the same type of companies that would issue high-yield bonds, those factors dramatically differentiate the two.

- Q WHAT KIND OF RECOVERY DO YOU EXPECT ON DEFAULTED LOAMS?
- A Investors in defaulted senior loans have to be very patient. When a company runs into financial difficulties, it may take several months of work between the company's owners, management and senior creditors to define what is wrong and how it could be fixed. If the company's financial condition could be improved by reorganizing under the protection of the bankruptcy courts, that process may take up to 2 years or more. Once out of bankruptcy, it is not uncommon for a complete return to health to take an additional two years. As previously stated, history suggests that recoveries can run, on average, in the 70 to 80 percent range.
- Q WHAT IS YOUR OUTLOOK FOR THE MARKET?
- A We are optimistic that the United States may experience a sustainable economic recovery and that inflation may remain in check. This scenario should be positive for the senior-loan asset class and allow issuers to continue to improve their balance sheets in a lower

interest-rate environment. The trust is typically not adversely affected by rising interest rates. With most fixed-income funds, rising interest rates mean lower bond prices and lower returns. With senior-loan funds, however, the interest that corporations pay on bank loans readjusts soon after interest-rate changes, which means rising rates don't typically hurt such funds.

Our long-term outlook for the senior loan asset class is positive. Corporate earnings have exhibited steady improvement and corporate default rates seem, in our view, to have peaked. We believe that the Fed's strategy will, in time, begin to favor tighter monetary policy, which could result in higher interest rates on senior loans. Furthermore, positive credit events and a stronger economy could lead to improved valuations in the senior-loan market.

We will continue to monitor credit conditions carefully in the senior-loan sector in general and the credit quality of our portfolio in particular. In addition, we will continue to scrutinize the financial position of the trust's borrowers and uphold our strict screening process for credit approval, both for the positions owned and for potential investments.

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GLOSSARY OF TERMS

A HELPFUL GUIDE TO SOME OF THE COMMON TERMS YOU ARE LIKELY TO SEE IN THIS REPORT AND OTHER FINANCIAL PUBLICATIONS.

DEFAULT: The failure to make required debt payments on time.

FEDERAL FUNDS RATE: The interest rate charged by one financial institution lending federal funds to another. The Federal Reserve Board adjusts the federal funds rate to affect the direction of interest rates.

FEDERAL RESERVE BOARD (THE FED): The governing body of the Federal Reserve System, which is the central bank of the United States. Its policy-making committee, called the Federal Open Market Committee, meets at least eight times a year to establish monetary policy and monitor the economic pulse of the United States.

NET ASSET VALUE (NAV): The value of a trust share, calculated by deducting a trust's liabilities from the total assets applicable to common shareholders in its portfolio and dividing this amount by the number of common shares outstanding.

SECONDARY MARKET: A market where securities are traded after they are initially offered.

SENIOR LOANS: Loans or other debt instruments that are given preference to junior securities of the borrower. In the event of bankruptcy, payments to holders of senior loan obligations are given priority over payments to holders of subordinated debt, as well as shareholders of preferred and common stock. Senior loans may share priority status with other senior securities of the borrower, and such status is not a guarantee that monies to which the investor is entitled will be paid.

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A FOCUS ON SENIOR LOANS

The Senior Income Trust invests primarily in adjustable rate senior loans to corporations, partnerships, and other business entities that operate in a

variety of industries and geographic locations. Senior loans have a number of characteristics that, in the opinion of the trust's management team, are important to the integrity of the trust's portfolio. These include:

SENIOR STANDING

With respect to interest payments, senior loans generally have priority over other classes of loans, preferred stock, or common stocks, though they may have equal status with other securities of the borrower. This status is not a guarantee, however, that monies to which the trust is entitled will be paid. If they are not fully paid, it potentially could have a negative effect on the trust's net asset value.

COLLATERAL BACKING

Senior loans are often secured by collateral that has been pledged by the borrower under the terms of a loan agreement. Forms of collateral include trademarks, accounts receivable or inventory, buildings, real estate, franchises, and common and preferred stock in subsidiaries and affiliates. Under certain circumstances, collateral might not be entirely sufficient to satisfy the borrower's obligations in the event of nonpayment of scheduled interest or principal, and in some instances may be difficult to liquidate on a timely basis.

Additionally, a decline in the value of the collateral could cause the loan to become substantially undersecured, and circumstances could arise (such as bankruptcy of a borrower) that could cause the trust's security interest in the loan's collateral to be invalidated. This could potentially have a negative effect on the trust's net asset value.

CREDIT QUALITY

Many senior loans carry provisions designed to protect the lender in certain circumstances. In addition, the variable-rate nature of the portfolio is expected to lessen the fluctuation in the trust's net asset value. However, the net asset value will still be subject to the influence of changes in the real or perceived credit quality of the loans in which the trust invests. This may occur, for example, in the event of a sudden or extreme increase in prevailing interest rates, a default in a loan in which the trust holds an interest, or a substantial deterioration in the borrower's creditworthiness. From time to time, the trust's net asset value may be more or less than at the time of the investment.

SPECIAL CONSIDERATIONS

Under normal market conditions, the trust may invest up to 20 percent of its assets in senior loans that are not secured by any specific collateral. In addition, the trust may invest in senior loans made to non-U.S. borrowers, although these loans must be U.S.-dollar denominated and pay principal and interest in U.S. dollars.

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BY THE NUMBERS

YOUR TRUST'S INVESTMENTS

July 31, 2002

THE FOLLOWING PAGES DETAIL YOUR TRUST'S PORTFOLIO OF INVESTMENTS AT THE END OF THE REPORTING PERIOD.(1)

PRINCIPAL		F	ANK LOAN RATINGS+			
AMOUNT (000)	BORROWER		DY'S S&P		MATURITY*	VALUE
\$ 5,409	VARIABLE RATE** SENIOR LA AEROSPACE/DEFENSE 4.2%	OAN I	INTERESTS	123.1%		
	Aerostructures Corp., Term Loan	NR	BB-	12/31/03	to 09/06/04	\$ 5,379,525
1,924	Aircraft Braking Systems Corp., Term Loan	NR	NR	10/15/05		1,929,907
6,584	Alliant Techsystems, Inc., Term Loan	Ba2	BB-	04/20/09		6,652,627
3,669	DeCrane Aircraft Holdings, Inc., Term					
7,642	Loan	В2	B+	12/17/06		3,613,570
9,023	Term Loan EG&G Technical Services,	ВаЗ	BB-	09/30/08		7,699,567
4,688	Inc., Term Loan Fairchild Corp., Term	В1	NR	08/20/07		9,023,374
·	Loan	В1	B+	04/30/06		4,618,008
648	Integrated Defense Technologies, Inc., Term			00/04/00		650.006
12,286	Loan	NR	NR	03/04/08		650,806
8,064	LoanVought Aircraft	Ba3	BB-	08/13/07	to 08/13/09	12,305,386
	Industries, Inc., Term Loan	NR	NR	12/31/06	to 06/30/08	 8,096,101
						 59,968,871
5 , 865	AUTOMOTIVE 5.1% AMCAN Consolidated Technologies, Inc., Term					
2 220	Loan		NR	03/28/07		5,601,075
2,239	Breed Technologies, Inc., Term Loan (i)	NR	NR	12/20/04		2,116,233
11,911	Citation Corp., Term Loan	NR	B+	12/01/07		10,600,443

See Notes to Financial Statements

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YOUR TRUST'S INVESTMENTS

July 31, 2002

BANK LOAN

PRINCIPAL RATINGS+

AMOUNT -----
(000) BORROWER MOODY'S S&P STATED MATURITY* VALUE

¢ 7 200	AUTOMOTIVE (CONTINUED)				
\$ 7,300	Dura Operating Corp., Term Loan	ВаЗ	BB	12/31/08	\$ 7,353,611
20,218	Federal-Mogul Corp.,				, ,
	Term Loan (c)	NR	NR	10/05/03 to 02/24/04	20,172,140
8,767	Federal-Mogul Corp.,				
	Revolving Credit Agreement (c)	NP	NR	02/24/04	8,723,258
1,445	J.L. French Automotive	1417	IVIX	02/24/04	0,723,230
,	Castings, Inc., Term				
	Loan	В1	NR	10/21/06	1,263,951
379	Oshkosh Truck Corp.,				
13,796	Term Loan	NR	BB+	01/31/07	381 , 929
13, 790	Term Loan	NR	NR	09/30/07	13,485,615
2,993	Stoneridge, Inc., Term	2121	2121	33, 30, 3.	10, 100, 010
	Loan	ВаЗ	BB-	04/30/08	3,007,462
					 70 705 717
					 72,705,717
	BANKING 0.7%				
10,080	Golden State Bancorp,				
	<pre>Inc., Term Loan</pre>	NR	NR	12/20/02	10,029,600
	BEVERAGE, FOOD & TOBACCO	7.6%			
19,698	Agrilink Foods, Inc.,				
	Term Loan	B1	B+	09/30/04 to 09/30/05	19,683,474
21,536	Aurora Foods, Inc., Term	7.0	_	06/20/05 + 00/20/06	00 107 500
4,667	Loan	BZ	B-	06/30/05 to 09/30/06	20,107,530
4,007	Loan	B1	B+	03/31/06	4,665,928
947	Cott Beverages, Inc.,				, , .
	Term Loan	NR	BB	12/31/06	952 , 076
14,169	Dean Foods Co., Term	_			
2,098	Loan Del Monte Corp., Term	Ba2	BB+	07/15/07 to 07/15/08	14,234,655
2,090	Loan	Ba3	B+	03/31/08	2,113,693
14,269	Doane Pet Care Co., Term		•		, ===, ===
	Loan	В1	B+	03/31/05 to 12/31/06	13,994,997

See Notes to Financial Statements

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YOUR TRUST'S INVESTMENTS

PRINCIPAL	BANK LOAN RATINGS+						
AMOUNT (000)	BORROWER	MOODY'S	 S&P	STATED MATURITY*		VALUE	
\$ 3 , 252	BEVERAGE, FOOD & TOBACCO Hartz Mountain Corp.,	(CONTINUE	D)				
5 , 347	Term Loan	NR	NR	12/31/07	\$	3,259,802	

	Term Loan	NR	NR	12/31/06	4,250,940
1,333	Interstate Brands Corp.,			07/10/07	
6,003	Term Loan	Bal	BBB-	07/19/07	1,340,667
6,003	Land O' Lakes, Inc., Term Loan	Ba2	BBB-	10/10/08	5,590,199
1,401	Luigino's, Inc., Term	Duz	DDD	10/10/00	3,330,133
,	Loan	B1	BB-	12/31/05	1,400,870
3 , 999	Mafco Worldwide Corp.,				
	Term Loan	NR	NR	03/31/06	3,958,570
499	Meow Mix Co., Term				
1 005	Loan	Ba3	BB-	01/31/08	502 , 491
1,995	National Dairy Holdings,	D - 0	DD.	04/00/00	2 005 200
829	LP, Term Loan New World Pasta Co.,	BaZ	BB+	04/29/09	2,005,390
029	Term Loan	R1	В	01/28/06	827,961
960	New World Pasta Co.,	DI	D	01/20/00	027,301
	Revolving Credit				
	Agreement	B1	В	01/28/05	948,000
5,000	Pinnacle Foods, Inc.,				
	Term Loan	Ba3	BB-	05/22/08	5,050,000
3,000	Southern Wine & Spirits				
	of America, Inc., Term			07/00/00	0.015.000
	Loan	NR	NR	07/02/08	3,015,939
					107,903,182
	BROADCASTINGCABLE 5.89	00			
6,965	CC VIII Operating, LLC,				
	Term Loan	ВаЗ	BB+	02/02/08	6,094,375
37 , 751	Charter Communications				
	Operating, LLC, Term	_			
16 000	Loan (j)	ВаЗ	BBB-	09/18/07 to 09/18/08	33,024,994
16,888	Falcon Cable Communications, LP, Term				
	Loan	Ra3	NR	12/31/07	15,367,625
4,896	Frontiervision Operating	Баз	INIX	12/31/07	13,307,023
-,	Partners, LP, Term Loan				
	(c)	B2	D	03/31/06	4,103,058

See Notes to Financial Statements

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YOUR TRUST'S INVESTMENTS

PRINCIPAL					
AMOUNT (000)	BORROWER	MOODY'S	S&P	STATED MATURITY*	VALUE
\$ 4,364	BROADCASTINGCABLE (CON Frontiervision Operating Partners, LP, Revolving	•			
7,750	Credit Agreement (c) Insight Midwest Holdings, LLC, Term	B2	D	10/31/05	\$ 3,627,273

5,250	Loan Ba3 MCC Iowa, LLC, Term	BB+	06/30/09 to 12/31/09	7,390,974
,	LoanNR	NR	09/30/10	5,087,250
9,240	Olympus Cable Holdings, LLC, Term Loan (c) B2	D	09/30/10	7,563,596
				82,259,145
3 , 355	BROADCASTINGDIVERSIFIED 0.6% Clear Channel Communications, Inc., Revolving Credit			
1,000	Agreement	BBB-	06/30/05	3,270,725
,	Term Loan B1	В	03/28/10	1,007,250
4,583	Hughes Electronics Corp., Term Loan Ba3	ВВ	12/05/02	4,581,184
				8,859,159
6 , 250	BROADCASTINGRADIO 0.4% Citadel Broadcasting Co., Term Loan NR	NR	06/26/09	6,290,625
1,500	BROADCASTINGTELEVISION 0.5% Gray Communications Systems, Inc., Term			
6,549	Loan Ba3	B+	09/30/09	1,504,688
0,343	Quorum Broadcasting, Inc., Term Loan NR	NR	12/31/04	5,861,334
				7,366,022

See Notes to Financial Statements

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YOUR TRUST'S INVESTMENTS

PRINCIPAL	BANK LOAN RATINGS+								
AMOUNT									
(000)	BORROWER	MOODY'S	S&P	STATED	MATURITY*		VALUE		
\$12,709	BUILDINGS & REAL ESTATE The Macerich Co., Term	1.5%							
,	Loan	NR	NR	01/26/03	to 07/26/05	\$	12,709,375		
7,000	Ventas, Inc., Term								
	Loan	NR	NR	04/17/07			7,030,625		
1,131	Ventas, Inc., Revolving								
	Credit Agreement	NR	NR	04/17/05			1,087,582		
							20,827,582		

	CHEMICALS, PLASTICS & RUI	BBER 4.4%				
5,000	Berry Plastics Corp.,					
	Term Loan	B1	B+	07/22/10		5,032,290
15,056	GenTek, Inc., Term					
	Loan	Caa2	CCC	04/30/07 to	10/31/07	9,906,966
4,596	GEO Specialty Chemicals,					
	Inc., Term Loan	B1	B+	12/31/07		4,419,273
17 , 922	Huntsman Corp., Term					
	Loan	Caa2	NR	12/31/02 to	12/31/05	16,027,069
6 , 089	Huntsman ICI Chemicals,					
	LLC, Term Loan	B2	B+	06/30/07 to	06/30/08	6,105,108
997	ISP Chemco, Inc., Term					
	Loan	NR	BB+	06/27/08		1,002,647
4,762	Lyondell Chemical Co.,					
	Term Loan	Ba3	NR	05/17/06		4,826,817
4,000	Messer Griesheim, Term	_				
	Loan	Ba3	BB	04/27/09 to	04/27/10	4,032,500
6 , 078	Nutrasweet Acquisition	_				
	Corp., Term Loan	Ba3	NR	05/25/07 to	05/25/09	6,097,387
5,066	OM Group, Inc., Term	_				
	Loan	Ba3	BB	04/01/07		5,078,265
411	West American Rubber			(00 (00		
	Co., LLC, Term Loan	NR	NR	11/09/03		411,162
						62,939,484
	CONSTRUCTION MATERIAL 1	4.0				
C (10		. 4 6				
6,648	Brand Scaffold Services,	D.1	ND	00/20/02		6 500 157
2,985	Inc., Term Loan	DT	NR	09/30/03		6,598,157
Z , 983	Dayton Superior Corp.,	D = 2	DD	06/02/08		2 002 124
	Term Loan	Daj	BB-	00/02/08		2,983,134

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YOUR TRUST'S INVESTMENTS

PRINCIPAL AMOUNT	BANK LOAN RATINGS+						
(000)	BORROWER	MOODY'S	S&P	STATED	MATURITY*		VALUE
¢ 1 052	CONSTRUCTION MATERIAL (CO	NTINUED)					
\$ 1,853	Magnatrax Corp., Term Loan	NR	NR	11/15/05		\$	1,609,062
358	Professional Service	LVIX	1111	11/13/03		Y	1,000,002
	Industries, Inc., Term						
	Loan	NR	NR	09/30/02			336,334
8,498	Wilmar Industries, Inc.,						
	Term Loan	NR	NR	09/29/05	to 09/29/07		8,356,969
							19,883,656
4 , 887	CONTAINERS, PACKAGING & G. Applied Tech Management	LASS 5.0	5%				

8,031	Corp., Term Loan Dr. Pepper/Seven Up Bottling Group, Inc.,	B1	NR	04/30/07	4,578,696
13,467	Term Loan	NR	NR	10/07/07	8,079,680
1,704	Term Loan	B2	В	01/31/06 to 01/31/07	13,419,362
2,888	LoanLLS Corp., Term Loan (a)	NR	В	12/31/06	1,695,169
9,203	(c)	NR	NR	07/31/06	1,621,813
,	Loan	NR	NR	12/31/05 to 12/31/06	8,006,642
10,466	Owens-Illinois, Inc., Term Loan	NR	NR	03/31/04	10,417,481
6,189	Owens-Illinois, Inc., Revolving Credit				
4,791	Agreement	NR	NR	03/31/04	6,033,697
•	Loan	NR	NR	11/20/05	4,719,404
5,893	Pliant Corp., Term Loan	B2	B+	05/31/08	5,915,692
1,000	Riverwood International Corp., Term Loan	B1	В	03/31/07	1,003,594
1,667	Silgan Holdings, Inc.,			44 /00 /00	
5,000	Term Loan Smurfit-Stone Container	Ва2	BB-	11/30/08	1,667,708
,	Corp., Term Loan	ВаЗ	B+	06/30/09	5,000,000

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YOUR TRUST'S INVESTMENTS

PRINCIPAL AMOUNT		BANK LO RATING			
(000)	BORROWER	MOODY'S	S&P	STATED MATURITY*	VALUE
\$ 4,900	CONTAINERS, PACKAGING & Tekni-Plex, Inc., Term	GLASS (CON	TINUED)		
	Loan	B1	B+	06/21/08	\$ 4,916,332
2,911	U.S. Can Corp., Term	D.O	В	01/04/06	2,729,493
	LOan	DZ	Ь	01/04/06	
					 79,804,763
	DIVERSIFIED MANUFACTURIN	IG 2.2%			
2,463	EnerSys, Term Loan	NR	NR	11/09/08	2,474,828
14,755	Mueller Group, Inc.,		_	0= (01 (00	
4,640	Term Loan		B+	05/31/08	14,803,293
4,640	Neenah Foundry Co., Term		B-	09/30/05	4,385,080
9 , 244 504	SPX Corp., Term Loan UCAR International,		BB+	09/30/09 to 03/31/10	9,262,498

	Inc., Term Loan	NR	NR	12/31/07	505,57
					31,431,27
41,088	ECOLOGICAL 3.3% Allied Waste North America, Inc.,				
2,952	Term Loan (j)	ВаЗ	ВВ	07/21/05 to 07	38,741,54
4,894	Inc., Term Loan Duratek, Inc., Term	B1	BB-	12/14/06	2,960,12
368	Loan	NR	NR	12/08/06	4,698,41
300	Loan	В1	BB-	09/30/07	370,94
					46,771,02
1,939	EDUCATION & CHILD CARE TEC Worldwide, Inc., Term Loan		NR	02/28/05	1,867,43
6 000	ELECTRONICS 3.7%				
6 , 890	Acterna, LLC, Term Loan	NR	В	09/30/07	4,220,22
	Amphenol Corp., Term Loan	Ba2	BB+	10/03/04	816,61
3,713	Audio Visual Services Corp., Term Loan	NR	NR	03/04/04 to 03	3,560,72
4,178	Automata, Inc., Term Loan (a) (c)	NR	NR	02/28/03 to 02	2/28/04

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YOUR TRUST'S INVESTMENTS

PRINCIPAL AMOUNT		BANK LO					
(000)	BORROWER	MOODY'S	S&P	STATED MATURITY*		VALUE	
\$ 1,302 580	ELECTRONICS (CONTINUED) Computer Associates International, Inc., Term Loan Computer Associates International, Inc., Revolving Credit	Baa2	BBB+	05/26/03	\$	1,256,641	
	Agreement	Baa2	BBB+	05/26/03		545,010	
3,011 7,000	General Cable Corp., Term Loan Kinetic Group, Inc.,	ВаЗ	NR	05/25/07		2,727,745	
2,207	Term Loan	B1	NR	02/28/06		6,575,782	

5,762	<pre>Inc., Term Loan</pre>	В3	CCC	06/29/07	2,093,741
96	Inc., Term Loan (d) Rowe International, Inc., Revolving Credit	NR	NR	12/31/03	201,707
12,000	Agreement (d) Seagate Technologies,	NR	NR	12/31/03	0
4,397	Inc., Term Loan Semiconductor Components	Ba1	BB+	05/13/07	11,979,000
	Industries, LLC, Term Loan	B2	В	08/04/06 to 08	3/04/07 4,118,975
4,920	Stratus Technologies, Inc., Term Loan	NR	NR	02/26/05	4,181,891
2,800	Veridian Corp., Term Loan	ВаЗ	BB-	06/10/08	2,818,668
9,450	Viasystems, Inc., Term Loan	В3	CC	09/30/05 to 03	7,355,312
					52,452,038
8 , 983	ENTERTAINMENT & LEISURE Bally Total Fitness Holding Corp., Term	6.0%			
4,843	Loan	ВаЗ	B+	11/10/04	9,005,626
4,000	Loan	NR	NR	03/31/06 to 03	3,753,547
4,000	Ltd., Term Loan	NR	NR	06/30/04	4,020,000

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YOUR TRUST'S INVESTMENTS

PRINCIPAL AMOUNT		BANK LO RATING				
(000)	BORROWER	MOODY'S	S&P	STATED	MATURITY*	VALUE
\$ 6,500	ENTERTAINMENT & LEISURE Festival Fun Parks, LLC,	(CONTINUED)			
	Term Loan	NR	NR	06/30/07	to 12/31/07 \$	6,479,688
9,769	Fitness Holdings Worldwide, Inc., Term					
	Loan	NR	В	11/02/06	to 11/02/07	9,231,921
990	KSL Recreational Group,					
	<pre>Inc., Term Loan</pre>	Ba3	B+	04/30/05	to 04/30/06	987 , 368
846	KSL Recreational Group, Inc., Revolving Credit					
	Agreement	Ba3	B+	04/30/04		833 , 173
19,425	Metro-Goldwyn-Mayer,					
	Inc., Term Loan	NR	NR	06/30/08		19,446,853
1,993	Panavision, Inc., Term					
	Loan	В3	CCC	03/31/05		1,818,803
2,500	Phoenix Suns, Term					

4 000	Loan	NR	NR	03/31/05	2,500,000
4,900	Playcore Wisconsin, Inc., Term Loan	NR	NR	07/01/07	4,815,618
1,950 6,500	Regal Cinemas, Inc., Term Loan Six Flags Theme Parks,	B1	BB-	12/31/07	1,967,306
3,257	Inc., Term Loan	Ba2	BB-	06/30/09	6,523,023
,	True Temper, Inc., Term Loan	B1	BB-	09/30/05	3,240,246
6,827	WFI Group, Inc., Term Loan	NR	NR	07/14/04	6,845,870
4 , 873	Worldwide Sports & Recreation, Inc., Term				
	Loan	NR	NR	12/31/06	4,677,061
					86,146,103
3,981	FARMING & AGRICULTURE 0 The Scotts Co., Term	.3%			
0,001	Loan	ВаЗ	ВВ	12/31/07	4,005,151

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YOUR TRUST'S INVESTMENTS

PRINCIPAL AMOUNT		BANK LO				
(000)	BORROWER	MOODY'S	S&P	STATED	MATURITY*	VALUE
	FINANCE 3.5%					
\$ 3,500	Alliance Data Systems,					
00.000	Inc., Term Loan	NR	NR	07/25/05		\$ 3,469,375
20,000	Comdisco, Inc., Term	ND	ND	06/20/02		16,512,500
9,280	Loan (a) (c) (g) Corrections Corp. of	NR	NR	06/30/02		16,512,500
9,200	America, Term Loan	B1	B+	05/31/06	to 03/31/08	9,351,536
4,818	Outsourcing Solutions,	DI	ъ.	00/01/00	00 00/01/00	3,331,330
•	Term Loan	B2	NR	06/10/06		4,703,084
7,146	Rent-A-Center, Inc.,					
	Term Loan	Ba2	BB-	01/31/06	to 12/31/07	7,153,248
3,990	Rent-Way, Inc., Term					
	Loan	NR	CCC	10/10/06		3,889,887
4,912	Risk Management					
	Assurance Co., Term	ND	ND	10/01/06		4 002 662
	Loan	NR	NR	12/21/06		 4,893,663
						49,973,293
	GROCERY 0.3%					
4,575	Fleming Cos., Inc., Term					
1,0.0	Loan		BB+	06/19/08		4,576,908

	HEALTHCARE 7.6%				
32,500	Community Health				
	Systems, Inc., Term				
	Loan	NR	NR	07/16/10	32,666,562
10,631	FHC Health Systems,				
	<pre>Inc., Term Loan</pre>	NR	NR	04/30/03 to 04/30/06	10,451,222
7,944	Genesis Health Ventures,				
	<pre>Inc., Term Loan</pre>	ВаЗ	BB-	03/31/07 to 04/02/07	7,978,613
8,421	InteliStaf Group, Inc.,				
	Term Loan	NR	NR	10/31/05 to 10/31/07	8,397,760
22,464	Kindred Healthcare,				
	<pre>Inc., Term Loan</pre>	NR	NR	04/13/08	22,447,570
10,935	Magellan Health				
	Services, Inc., Term				
	Loan	B2	В	02/12/05 to 02/12/06	10,765,246
4,000	Medical Staffing Network				
	Holdings, Inc., Term				
	Loan	NR	NR	10/26/06	3,982,500

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YOUR TRUST'S INVESTMENTS

PRINCIPAL AMOUNT		BANK LO RATING			
(000)	BORROWER	MOODY'S	S&P	STATED MATURITY*	VALUE
	HEALTHCARE (CONTINUED)				
\$ 8,000	Team Health, Inc., Term				
4,574	Loan Triad Hospitals, Inc.,	ВаЗ	B+	10/31/08	\$ 8,045,000
	Term Loan	Ba3	B+	09/30/08	4,616,437
					109,350,910
	HEALTHCARE & BEAUTY 1.1	00			
7 , 547	Mary Kay, Inc., Term				
8,000	Loan Revlon Consumer Products	ВаЗ	BB-	10/03/07	7,567,682
	Corp., Term Loan	В3	В	05/30/05	7,921,664
					15,489,346
	HOME & OFFICE FURNISHING	S, HOUSEWA	RES & D	URABLE CONSUMER PRODUCTS	5 1.5%
2,837	Brown Jordan International, Inc.,				
	Term Loan	ВаЗ	В	03/31/06	2,758,889
1,027	Foamex LP, Term Loan	В2	BB-	06/30/05 to 06/30/06	1,027,696
1,958	Formica Corp., Term Loan				, ,
8,556	(c) Holmes Products Corp.,	NR	NR	04/30/06	1,795,142
0,330	Term Loan	B2	В	02/05/07	7,871,537

1,422	Imperial Home Decor Group, Inc., Term Loan			
3,517	(d)	NR	04/04/06	1,329,839
3,317	Loan (c)	NR	12/31/06	3,393,466
1,477	Targus Group			
	International, Inc.,		10/10/06	1 051 061
2.254	Term LoanNR	NR	12/19/06	1,351,861
2,354	World Kitchen, Inc., Revolving Credit			
	Agreement (c) NR	NR	04/08/05	1,706,995
	rigitedimente (e)	1414	01/00/03	
				21,235,425
	HOTELS, MOTELS, INNS & GAMING	6.7%		
26 , 570	Aladdin Gaming, LLC,		00/05/05	00 051 055
2 004	Term Loan (a) (c) NR	NR	02/25/05 to 02/26/08	22,251,077
2,084	Ameristar Casinos, Inc.,	D.I.	12/20/06	2 007 002
	Term Loan Ba3	B+	12/20/00	2,097,903

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YOUR TRUST'S INVESTMENTS

PRINCIPAL AMOUNT		BANK LO			
(000)	BORROWER	MOODY'S	S&P	STATED MATURITY*	VALUE
\$ 4 , 950	HOTELS, MOTELS, INNS & GARGOSY Gaming Co., Term	AMING (CON	TINUED)		
9 , 546	Loan Extended Stay America,	Ba2	ВВ	07/31/08	\$ 4,968,562
2,993	<pre>Inc., Term Loan</pre>	Ba3	BB-	01/15/08	9,596,513
1,750	Inc., Term Loan Las Vegas Sands, Inc.,	Ba2	BB-	04/26/08	3,009,868
3,000	Term Loan	NR	B+	06/04/08	1,770,417
,	Term Loan	NR	NR	08/22/06	3,010,314
6,939	Park Place Entertainment Corp., Term Loan	NR	BBB-	12/31/03	6,813,207
13,696	Scientific Games Corp., Term Loan	ВаЗ	B+	09/30/07	13,769,019
34,620	Wyndham International, Inc., Term Loan	NR	B-	06/30/04 to 06/30/06	29,235,850
					 96,522,730
10.000	INSURANCE 1.8%				
10,000	Alea Group Holdings, Term Loan	NR	BBB-	03/31/07	9,975,000
3 , 083	Hilb, Rogal & Hamilton Co., Term Loan	ВаЗ	BB-	06/30/07	3,091,042

12,051	White Mountains Insurance Group, Ltd., Term Loan	NR	NR	03/16/06 to 03/31/07	12,085,713
					25,151,755
	MACHINERY 4.1%				
7,591	Alliance Laundry				
	Systems, LLC, Term				
	Loan	B1	В	06/30/05	7,581,205
21,849	Ashtead Group, PLC, Term				
	Loan	NR	NR	06/01/07	21,138,874
5 , 867	Dresser Industries,				
	Inc., Term Loan	Ba3	BB-	04/10/09	5,902,552
10,415	Flowserve Corp., Term				
	Loan	ВаЗ	BB-	06/30/06 to 06/30/09	10,370,036

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YOUR TRUST'S INVESTMENTS

PRINCIPAL AMOUNT		BANK LO RATING			
(000)	BORROWER	MOODY'S	S&P	STATED MATURITY*	VALUE
\$ 2,500 8,888	MACHINERY (CONTINUED) Terex Corp., Term Loan United Rentals (North America), Inc., Term	Ba3	BB-	06/29/09	\$ 2,481,250
2,382	Loan	Ba3	BB+	08/31/07	8,923,610
	Loan	NR	D	06/30/07	 1,726,650
					 58,124,177
17 075	MEDICAL PRODUCTS & SERVIO	CES 7.2%			
17,075	Alliance Imaging, Inc., Term Loan	B1	B+	06/10/08	17,110,193
5,909	American Home Patient, Term Loan (c)	NR	NR	12/31/02	4,520,227
3,188	Conmed Corp., Term Loan	ВаЗ	BB-	12/30/04	3,166,666
14,927	Dade Behring, Inc., Term Loan	NR	NR	06/30/05 to 06/30/07	15,224,968
8 , 922	Dade Behring, Inc., Revolving Credit				
20,820	Agreement DaVita, Inc., Term	NR	NR	06/30/05	9,100,525
5 , 957	LoanInsight Health, Term	ВаЗ	BB-	03/31/09	20,898,156
,	Loan	NR	B+	10/17/08	5,990,998
14,225	Kinetics Concepts, Inc., Term Loan	ВаЗ	В	12/31/04 to 03/31/06	14,224,520

5,175	National Medical Care, Inc., Term Loan	Ba1	ВВ	09/30/03	5,081,203
4,887	National Nephrology Associates, Inc., Term				
2,244	Loan	B1	B+	12/31/05	4,850,844
•	Term Loan	Ba2	BB	03/31/08	2,246,245
					102,414,545
3,424	MINING, STEEL, IRON & NON CII Carbon, LLC, Term	N-PRECIOUS	METALS	1.6%	
28,870	Loan	NR	NR	06/25/08	2,739,297
20,070	Loan	Caa2	B-	07/16/05 to 07/16/06	20,353,680
					23,092,977

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YOUR TRUST'S INVESTMENTS

PRINCIPAL		BANK LO RATING			
AMOUNT (000)	BORROWER	MOODY'S	S&P	STATED MATURITY*	VALUE
\$ 5,000	NATURAL RESOURCES 1.8% Arch Western Resources,				
15,000	LLC, Term Loan Ocean Rig ASA	Ba1	BB+	04/18/08	\$ 5,029,690
7,448	(Norway), Term Loan Tesoro Petroleum Corp.,	В3	NR	06/01/08	13,125,000
780	Term Loan	ВаЗ	BB+	12/31/07	7,332,497
780	Term Loan	NR	NR	05/31/05	733,067
					 26,220,254
8 , 706	NON-DURABLE CONSUMER PROP American Marketing Industries, Inc., Term	DUCTS 2.2	2.%		
799	Loan (a)	NR	NR	04/01/04	4,353,144
4,947	Co., Term Loan Arena Brands, Inc., Term	B1	B-	04/30/07	671 , 487
,	Loan	NR	NR	06/02/03	4,681,167
7,703	Boyds Collection, Ltd., Term Loan	ВаЗ	B+	04/21/05	7,620,898
1,500	Church & Dwight Co., Inc., Term Loan	Ba2	ВВ	09/30/07	1,512,723
4 , 573	Danka Business Systems, PLC, Term Loan	NR	NR	03/31/04	4,537,439

2,500	Danka Business Systems, PLC, Revolving Credit				
	Agreement	NR	NR	03/31/04	2,452,083
2,667	JohnsonDiversey, Inc.,				
	Term Loan	Ba3	BB-	11/03/09	2,688,811
3,150	Playtex Products, Inc.,				
	Term Loan	ВаЗ	BB-	05/31/09	3,157,875
					31,675,627

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YOUR TRUST'S INVESTMENTS

PRINCIPAL		BANK LO RATING				
AMOUNT (000)	BORROWER	MOODY'S	S&P	STATED	MATURITY*	VALUE
\$ 2,465	PAPER & FOREST PRODUCTS Bear Island Paper Co.,	0.4%				
2,908	LLC, Term Loan Port Townsend Paper	В3	B-	12/31/05		\$ 2,428,487
	Corp., Term Loan	NR	NR	03/16/05	to 03/16/07	 2,833,082
						 5,261,569
7,880	PERSONAL & MISCELLANEOUS Coinmach Laundry Corp.,	SERVICES	2.9%			
11,627	Term Loan	B1	BB-	07/25/09		7,938,115
1,600	Term Loan	B2	В	05/10/07		7,266,719
•	Term Loan		BB	02/15/08		1,611,600
5,000 3,400	Katun Corp., Term Loan Stewart Enterprises,	NR	B+	06/30/09		4,984,375
1,869	<pre>Inc., Term Loan TeleSpectrum Worldwide,</pre>	ВаЗ	BB	06/29/06		3,423,690
8 , 873	<pre>Inc., Term Loan (d) The Relizon Co., Term</pre>	NR	NR	05/31/05		1,219,255
1,733	LoanVicar Operating, Inc.,	NR	NR	09/30/06	to 12/31/07	8,713,814
4,975	Term Loan	B1	B+	09/20/08		1,741,321
1,3,5	International, Inc., Term Loan	Ra1	BB-	12/31/07		5,012,313
	Telm Bount	Dai	DD	12/31/07		
						 41,911,202
1,840	PHARMACEUTICALS 3.1% aaiPharma, Inc., Term					
1,663	LoanAccredo Health, Inc.,	NR	BB-	03/28/07		1,838,850

	Term Loan	Ba2	BB	03/31/09	1,670,812
2,375	Alpharma Operating				
	Corp., Term Loan	B1	BB-	10/05/07 to 10/05/08	2,334,411
9,816	Caremark Rx, Inc., Term				
	Loan	Ba2	BB+	03/31/06	9,856,736

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YOUR TRUST'S INVESTMENTS

PRINCIPAL		BANK LC RATING			
AMOUNT (000)	BORROWER	MOODY'S	S&P	STATED MATURITY*	VALUE
\$ 5,000	PHARMACEUTICALS (CONTINUE Express Scripts, Inc.,	ED)			
5 , 475	Term Loan MedPointe, Inc., Term	Ba1	BBB-	03/31/08	\$ 5,013,020
19,698	Loan	B1	B+	09/30/07 to 09/30/08	5,495,459
	Agreement (g)	NR	NR	06/30/02	18,811,839
					45,021,127
4,122	PRINTING & PUBLISHING 7 21st Century Newspapers,	.6%			
1,122	Term Loan	NR	NR	09/15/05	3,937,428
1,990	Adams Outdoor Advertising, LP, Term				
	Loan	B1	B+	02/08/08	2,000,364
6,240	Advanstar Communications, Inc.,				
3,941	Term Loan	B2	В	10/11/07	6,108,960
3,941	Operations, Inc., Term				
11,241	Loan American Reprographics	ВаЗ	NR	04/01/07	3,977,544
11,241	Co., Term Loan	NR	NR	04/10/08	11,185,280
10,414	CommerceConnect Media, Inc., Term Loan	ND	NR	12/31/07	9,997,155
2,441	Daily News, LP, Term	NK	NK	12/31/07	9,997,133
7,133	LoanLamar Media Corp., Term	NR	NR	03/19/08	2,343,603
1,133	Loan	Ba2	BB-	03/01/06 to 02/01/07	7,110,088
4,851	Liberty Group Operating,	D.1	F.	02/21/07	4 050 505
15,000	Inc., Term Loan Morris Communications	RI	В	03/31/07	4,850,505
2 750	Corp., Term Loan	NR	NR	09/30/09	15,044,535
3 , 750	Network Communications, Inc., Term Loan	NR	NR	06/27/08	3,759,375

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YOUR TRUST'S INVESTMENTS

PRINCIPAL		BANK LC RATING				
AMOUNT (000)	BORROWER	MOODY'S	S&P	STATED	MATURITY*	VALUE
\$ 2 , 977	PRINTING & PUBLISHING (Co Payment Processing Solutions, Inc., Term	ONTINUED)				
7,452	LoanPRIMEDIA, Inc., Term	NR	NR	06/30/05		\$ 2,954,419
12,093	Loan Reader's Digest	NR	В	06/30/09		5,918,500
6 , 239	Association, Inc., Term Loan		BB+ NR		to 05/20/08 to 12/31/07	12,103,660 6,238,842
7,960	Vertis, Inc., Term		B+	12/07/05	, , , ,	7,716,390
1,909	Vutek, Inc., Term		NR	07/31/07		1,869,373
1,602	Ziff-Davis Media, Inc., Term Loan		CCC-	03/31/07		1,374,677
	Telm Dodin	00	CCC	03/31/07		 1,374,677
		~				
1,500	RESTAURANTS & FOOD SERVIOR AFC Enterprises, Inc.,			05/00/00		1 505 500
1,845	Term Loan Carvel Corp., Term		BB	05/23/09		1,507,500
2 , 859	LoanPapa Ginos, Inc., Term	NR	NR	12/31/06		1,826,550
4,644	Loan	NR	NR	08/31/07		2,837,647
	Loan	Ba1	NR	03/01/07		 4,399,773
						 10,571,470
7 , 285	RETAILOIL & GAS 1.1% Barjan Products, LLC,					
9,247	Term Loan	NR	NR	05/31/06		6,956,883
·	Loan	B1	B+	01/31/06	to 07/31/06	 9,102,220
						 16,059,103
3,242	RETAILSPECIALTY 0.7% DRL Aquisition, Inc.,					
6,129	Term Loan		NR	04/30/09		3,231,744
1,581	<pre>Inc., Term Loan Josten's, Inc., Term</pre>	В3	В	12/31/06		5,883,564

Loan..... B1 BB- 05/31/06 1,555,832

10,671,140

See Notes to Financial Statements

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YOUR TRUST'S INVESTMENTS

PRINCIPAL AMOUNT		BANK LC RATING				
(000)	BORROWER	MOODY'S	S&P	STATED	MATURITY*	VALUE
\$ 1,303	RETAILSTORES 2.8% Duane Reade, Inc., Term					
37 , 785	Loan	Ba2	BB-	02/15/07		\$ 1,309,755
1,906	Loan	B2	BB-	06/27/05		37,280,723
	Corp., Term Loan	Ba1	BBB+	02/04/09		 1,913,029
						 40,503,507
3,120	TECHNOLOGY 0.5% Advanced Glassfiber					
4,500	Yarns, LLC, Term Loan The Titan Corp., Term	Caa3	CC	09/30/05		3,111,949
	Loan	ВаЗ	BB	06/30/09		 4,506,750
						 7,618,699
8 , 372	TELECOMMUNICATIONSLOCA Broadwing, Inc., Term	L EXCHANGE	CARRIE	CRS 0.7%		
1,673	Loan	ВаЗ	BB	11/09/04	to 06/28/07	7,159,507
,	Loan	Caa2	NR	05/30/08		832,288
7,381 7,500	Orius Corp., Term Loan WCI Capital Corp., Term	NR	NR	12/15/06	to 12/15/07	1,199,404
2,314	Loan (a) (c)	NR	NR	09/30/07		156,248
	Agreement (a) (c)	NR	NR	12/31/02		 289 , 220
						 9,636,667
6,272	TELECOMMUNICATIONSLONG Global Crossing Holdings, Ltd., Term	DISTANCE	0.2%			
22,651	Loan (a) (c)	NR	NR	06/30/06		1,011,309
,	Term Loan (a) (c)	NR	NR	07/28/06		 2,434,949
						3,446,258

	TELECOMMUNICATIONSWIRELESS	4.3%		
2 , 909	American Cellular Corp.,			
	Term Loan B3	CCC-	03/31/08 to 03/31/09	1,965,096
4,000	American Tower Corp.,			
	Term Loan B2	BB-	12/31/07	3,398,752
20,053	BCP SP Ltd., Term Loan			
	(a) (g)	NR	03/31/02 to 03/31/05	8,021,314

See Notes to Financial Statements

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YOUR TRUST'S INVESTMENTS

PRINCIPAL			NK LOAN ATINGS+			
AMOUNT (000)	BORROWER	MOOD'	Y'S S&P	STATED	MATURITY*	VALUE
.	TELECOMMUNICATIONSWIRE	LESS	(CONTINUED)			
\$ 2,500	Chicago 20MHz, Term Loan	NR	NR	10/31/07		\$ 2,443,075
8,000	Cricket Communications, Inc., Term Loan	NID	NR	06/30/07		1,980,000
4,701	Microcell Solutions,	INIX	IVIX			
24,383	<pre>Inc., Term Loan Nextel Finance Co., Term</pre>		NR	03/01/06		2,056,680
3,333	Loan (j)		BB-	12/31/07	to 12/31/08	19,912,989
3 , 957	Communications, Inc., Term Loan Sygnet Wireless, Inc.,	В3	CC	12/31/07		2,861,363
	Term Loan	NR	NR	12/23/06	to 12/23/07	3,531,278
10,647	Triton PCS, Inc., Term Loan	ВаЗ	BB-	05/04/07		10,087,559
7,333	Western Wireless Corp., Term Loan	D 1	В	09/30/08		4,748,333
	Term Loan	DI	Ь	09/30/06		 4, /40, 333
						 61,006,439
F 220	TEXTILES & LEATHER 1.7%					
5,338	Galey & Lord, Inc., Term Loan (c)	NR	NR	04/02/05	to 04/01/06	4,145,931
5,633	Malden Mills Industries, Inc., Term Loan (a)					
18,409	(c) Norcross Safety	NR	NR	10/28/06		1,364,765
	Products, LLC, Term Loan	NR	NR	09/30/04		18,362,592
						 23,873,288
4 000	TRANSPORTATIONCARGO 1	.6%				
4,939	American Commercial Lines, LLC, Term Loan	В3	В	06/30/06	to 06/30/07	4,674,643

4,896	Atlas Freighter Leasing, Inc., Term Loan	NR	NR	04/25/05 to 04/25/06	4,442,824
7,418	Evergreen International Aviation, Inc., Term				
392	Loan	NR	NR	05/07/03 to 05/07/04	6,935,727
372	Railway Co., Term Loan	Ba1	BB+	06/12/08	393 , 779

See Notes to Financial Statements

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YOUR TRUST'S INVESTMENTS

PRINCIPAL		BANK LC RATING				
AMOUNT (000)	BORROWER	MOODY'S	S&P	STATED	MATURITY*	VALUE
\$ 5,000	TRANSPORTATIONCARGO (CRailAmerica, Inc., Term	ONTINUED)				
1,920	Loan	ВаЗ	BB	05/23/09		\$ 5,023,750
_,	Loan	Baa3	BBB	10/10/06		1,912,800
						 23,383,523
4,827	TRANSPORTATIONPERSONAL Motor Coach Industries,	0.3%				
	Inc., Term Loan	B2	В	06/16/05		 4,350,030
	TRANSPORTATIONRAIL MAN	UFACTURING	G 0.3%			
3,399	Helm, Inc., Term Loan	NR	NR	10/18/06		3,084,191
3,054	RailWorks Corp., Term Loan (a) (c)	NR	NR	09/30/06		992 , 589
						 4,076,780
3,000	UTILITIES 1.4% Michigan Electric Transmission Co., Term			/ /		
1,824	Loan Pike Electric, Inc.,	Baa2	NR	05/01/07		3,011,250
4,667	Term Loan	NR	NR	04/18/10		1,839,106
978	Edison Co., Term Loan TNP Enterprises, Inc.,	Ba2	NR	03/01/03	to 03/01/05	4,670,917
0.000	Term Loan	Ba2	BB+	03/30/06		978 , 417
9,000	Westar Energy, Inc., Term Loan	NR	NR	06/05/05		8,915,625
335	Westar Energy, Inc., Revolving Credit					
	Agreement	NR	NR	06/06/05		 325 , 788
						 19,741,103

See Notes to Financial Statements

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YOUR TRUST'S INVESTMENTS

BORROWER	VALUE
NOTES 2.3%	
Alderwoods Group, Inc. (\$3,514,000 par, 11.00% to 12.25% coupon, maturing 01/02/07 to 01/02/09)	\$ 3,517,632
coupon, maturing 04/02/07) (h)	6,280,170
maturing 12/31/08)	3,615,710
12/31/06) (h)	1,151,813
coupon, maturing 08/23/03) (h)	2,992,500
maturing 12/31/00) (d) (g)	0
06/30/04), 144A Private Placement (b) (h)	14,975,989
TOTAL NOTES	32,533,814
EQUITIES 3.5%	
Alderwoods Group (235,977 common shares) (e)	1,661,278
(f)	831 , 227 0
Genesis Health Ventures, Inc. (10,483 preferred shares) (e)	1,203,763
Genesis Health Ventures, Inc. (932,290 common shares) (e) Imperial Home Decor Group, Inc. (512,023 common shares) (d)	15,019,192
(e) (f)	0
(e) (f)	0 16,890,776
Pioneer Corp of America (331,654 common shares) (e) (f)	596,977
Rotech Healthcare, Inc. (484,850 common shares) (e) (f)	9,454,575
Rotech Medical Corp. (48,485 common shares) (e)	0
(f)	0
Safelite Glass Corp. (421,447 common shares) (e) (f)	3,847,811 0
(e) (f)	0

Telespectrum Worldwide, Inc. (8,307 preferred shares) (d)	
(e) (f)	0
Tembec, Inc. (78,468 common shares) (e)	641,868
West American Rubber Co., LLC (5.04% Ownership Interest) (e)	
(f)	0
TOTAL EQUITIES	50,147,467
TOTAL LONG-TERM INVESTMENTS 128.9%	
(Cost \$1,990,299,995)	1 0/12 6/12 66/1
(COSC 91, 330, 233, 330)	1,043,042,004

See Notes to Financial Statements

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YOUR TRUST'S INVESTMENTS

July 31, 2002

BORROWER	VALUE
SHORT TERM INVESTMENTS 0.8% REPURCHASE AGREEMENT 0.2% State Street Bank & Trust Co. (\$2,500,000 par collateralized by U.S. Government obligations in a pooled cash account, dated 07/31/02, to be sold on 08/01/02 at \$2,500,122)	\$ 2,500,000
TIME DEPOSIT 0.6% State Street Bank & Trust Corp. (\$8,366,043 par, 1.25% coupon, dated 07/31/02, to be sold on 08/01/02 at \$8,366,333)	8,366,043
TOTAL SHORT-TERM INVESTMENTS (Cost \$10,866,043)	10,866,043
TOTAL INVESTMENTS 129.7% (Cost \$2,001,166,038) BORROWINGS (25.9%) LIABILITIES IN EXCESS OF OTHER ASSETS (3.8%)	
NET ASSETS 100.0%	\$1,429,960,467 ======

NR--Not rated

- + Bank Loans rated below Baa by Moody's Investor Service, Inc. or BBB by Standard & Poor's Group are considered to be below investment grade. (Bank loan ratings are unaudited.)
- (1) Industry percentages are calculated as a percentage of net assets.

- (a) This Senior Loan interest is non-income producing.
- (b) 144A Securities are those which are exempt from registration under Rule 144A of the Securities Act of 1933, as amended. These securities may only be resold in transactions exempt from registration which are normally transactions with qualified institutional buyers.
- (c) This borrower has filed for protection in federal bankruptcy court.
- (d) Affiliated company. See Notes to Financial Statements.
- (e) Non-income producing security as this stock currently does not declare dividends.
- (f) Restricted security.
- (g) The borrower is in the process of restructuring or amending the terms of this loan.
- (h) Variable rate security. Interest rate shown is that in effect at July 31, 2002.
- (i) Fixed rate security.
- (j) A portion of this security is segregated in connection with unfunded commitments.
- * Senior Loans in the Trust's portfolio generally are subject to mandatory and/or optional prepayment. Because of these mandatory prepayment conditions and because there may be significant economic incentives for a Borrower to prepay, prepayments of Senior

See Notes to Financial Statements

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YOUR TRUST'S INVESTMENTS

July 31, 2002

Loans in the Trust's portfolio may occur. As a result, the actual remaining maturity of Senior Loans held in the Trust's portfolio may be substantially less than the stated maturities shown. Although the Trust is unable to accurately estimate the actual remaining maturity of individual Senior Loans, the Trust estimates that the actual average maturity of the Senior Loans held in its portfolio will be approximately 18-24 months.

** Senior Loans in which the Trust invests generally pay interest at rates which are periodically redetermined by reference to a base lending rate plus a premium. These base lending rates are generally (i) the lending rate offered by one or more major European banks, such as the London Inter-Bank Offered Rate ("LIBOR"), (ii) the prime rate offered by one or more major United States banks or (iii) the certificate of deposit rate. Senior Loans are generally considered to be restricted in that the Trust ordinarily is contractually obligated to receive approval from the Agent Bank and/or Borrower prior to the disposition of a Senior Loan.

See Notes to Financial Statements

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FINANCIAL STATEMENTS Statement of Assets and Liabilities July 31, 2002

ASSETS:	
Total Investments (Cost \$2,001,166,038)	\$1,854,508,707
Cash	27,200
Receivables:	
Investments Sold	8,948,393
Interest and Fees	7,798,109
Other	85 , 078
Total Assets	1,871,367,487
LIABILITIES:	
Payables:	
Borrowings	370,159,000
Investments Purchased	68,125,990
Investment Advisory Fee	1,279,353
Administrative Fee	301,024
Distributor and Affiliates	285,456
Accrued Expenses	527 , 746
Accrued Interest Expense	515,349
Trustees' Deferred Compensation and Retirement Plans	213,102
Total Liabilities	441,407,020
NET ASSETS	\$1,429,960,467
NET ASSET VALUE PER COMMON SHARE (\$1,429,960,467 divided by	========
180,010,000 shares outstanding)	\$ 7.94
NET ASSETS CONSIST OF:	=========
Common Shares (\$.01 par value with an unlimited number of shares authorized, 180,010,000 shares issued and	
outstanding)	\$ 1,800,100
Paid in Surplus	1,795,669,290
Accumulated Undistributed Net Investment Income	5,331,061
Net Unrealized Depreciation	(146,657,331)
Accumulated Net Realized Loss	(226, 182, 653)
NET ASSETS	\$1,429,960,467
	=========

See Notes to Financial Statements

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Statement of Operations
For the Year Ended July 31, 2002

INVESTMENT INCOME:

Interest	\$ 114,495,289 5,405,277
Total Income	119,900,566
EXPENSES:	
Investment Advisory Fee	15,425,573
Administrative Fee	3,629,547
Legal	635,928
Custody	586,249
Trustees' Fees and Related Expenses	84,742
Other	1,774,874
Total Operating Expenses	22,136,913
Interest Expense	7,897,445
Interest Expense	
Total Expenses	30,034,358
NET INVESTMENT INCOME	\$ 89,866,208
REALIZED AND UNREALIZED GAIN/LOSS:	
Net Realized Loss	\$ (87,927,766)
Unrealized Appreciation/Depreciation:	
Beginning of the Period	(134,707,185)
End of the Period	(146,657,331)
	(11 050 146)
Net Unrealized Depreciation During the Period	(11,950,146)
NET REALIZED AND UNREALIZED LOSS	\$ (99,877,912)
NET DECREASE IN NET ASSETS FROM OPERATIONS	\$ (10,011,704)
	==========

See Notes to Financial Statements

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Statement of Changes in Net Assets

	YEAR ENDED JULY 31, 2002	YEAR ENDED JULY 31, 2001
FROM INVESTMENT ACTIVITIES: Operations: Net Investment Income	(87,927,766)	\$ 143,228,857 (134,906,805) (62,619,290)
Change in Net Assets from Operations Distributions from Net Investment Income		(54,297,238) (149,588,160)
NET CHANGE IN NET ASSETS FROM INVESTMENT ACTIVITIES		(203,885,398)
NET ASSETS: Beginning of the Period	1,532,659,174	1,736,544,572

See Notes to Financial Statements

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Statement of Cash Flows For the Year Ended July 31, 2002

CHANGE IN NET ASSETS FROM OPERATIONS	\$(10,011,704)
Adjustments to Reconcile the Change in Net Assets from Operations to Net Cash Used for Operating Activities:	
Decrease in Investments at Value	25,462,244
Decrease in Receivable for Investments Sold	16,170,836
Decrease in Interest and Fees Receivables	3,615,240
Decrease in Other Assets	148,071
Increase in Payable for Investments Purchased	56,211,490
Decrease in Investment Advisory Fee Payable	(100,161)
Decrease in Administrative Fee Payable	(23,568)
Increase in Distributor and Affiliates Payable	232,909
Decrease in Accrued Expenses	(97 , 676)
Increase in Trustees' Deferred Compensation and Retirement	
Plans	42 , 558
Total Adjustments	101,661,943
NET CASH PROVIDED BY OPERATING ACTIVITIES	91,650,239
OLOU DI CUO DON DIVINOTNO LOUIVITTO	========
CASH FLOWS FROM FINANCING ACTIVITIES:	(4 041 000)
Change in Bank Borrowings	(4,841,000)
Change in Accrued Interest Expense	(742,893)
Cash Dividends Paid	(92,803,333)
Net Cash Used for Financing Activities	(98,387,226)
NET DECREASE IN CASH	(6,736,987)
Cash at Beginning of the Period	6,764,187
ac 20g1ming of the forfour	
CASH AT THE END OF THE PERIOD	\$ 27,200

See Notes to Financial Statements

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Financial Highlights
THE FOLLOWING SCHEDULE PRESENTS FINANCIAL HIGHLIGHTS FOR ONE SHARE OF THE TRUST OUTSTANDING THROUGHOUT THE PERIODS INDICATED.

(COMMENCEME OF INVESTME YEAR ENDED JULY 31, ----- OPERATIONS) 2002 (E) 2001 2000 1999 JULY 31, 19 NET ASSET VALUE, BEGINNING OF THE PERIOD (A).....\$ 8.51 \$ 9.65 \$ 10.08 \$ 10.07 \$ 9.99 .79 .81 Net Investment Income..... .49 .77 .07 (.55) (1.10) (.42) -0-Net Realized and Unrealized Gain/Loss.. .01 ----------_____ _____ (.06) (.31) .39 .77 .08 Total from Investment Operations..... ---------_____ _____ _____ Distributions from Net Investment .83 -0-.76 -0-.51 -0-.81 -0-Income..... -0-.01 Distributions from Net Realized Gain... -0-----.76 Total Distributions..... .51 .83 .82 -0-_____ NET ASSET VALUE, END OF THE PERIOD..... \$ 7.94 \$ 8.51 \$ 9.65 \$ 10.08 \$ 10.07 _____ ======= ======= ======= Common Share Market Price at End of the Period......\$ 6.67 \$ 7.79 \$ 8.75 \$ 9.5625 \$10.0625 Total Return (b)..... -8.05% -1.42% .61% 2.98% .63% Net Assets at End of the Period (In Ratio of Operating Expenses to Average 1.22% Net Assets*.... 1.75% 1.63% 1.66% 1.18% Ratio of Interest Expense to Average Net .44% 2.49% 2.15% .28% 2.37% Assets..... Ratio of Net Investment Income to 4.95% 8.90% 8.19% 65% 57% 7.72% 6.94% Average Net Assets*..... 65% 28% Portfolio Turnover (c)..... 3% Senior Indebtedness: Total Borrowing Outstanding (In thousands)......\$370,159 \$375,000 \$700,000 \$800,000 \$400,000 Asset Coverage Per \$1,000 Unit of 3,269 5,530

* If certain expenses had not been voluntarily assumed by Van Kampen, total return would have be lower and the Ratio of Operating Expenses to Average Net Assets and the Ratio of Net Investment Income to Average Net Assets would have been 1.21% and 6.90% for the period ended July 31, 199

** Non-Annualized

- (a) Net asset value on June 24, 1998 of \$10.00 is adjusted for common share offering costs of \$.013.
- (b) Total return based on common share market price assumes an investment at the common share market price at the beginning of the period indicated, reinvestment of all distributions for the period in accordance with the Trust's dividend reinvestment plan, and sale of all shares at the closing common share market price at the end of the period indicated.
- (c) Calculation includes the proceeds from principal repayments and sales of variable rate senior loan interest.
- (d) Calculated by subtracting the Trust's total liabilities (not including the

JUNE 24, 19

Borrowings) from the Trust's total assets and dividing by the total number of senior indebtedness units, where one unit equals \$1,000 of senior indebtedness.

(e) As required, effective August 1, 2001, the Trust has adopted the provisions of the AICPA Audit and Accounting Guide for Investment Companies and began amortizing premium on fixed income securities. The effect of this change for the year ended July 31, 2002 was to decrease the ratio of net investment income to average net assets by .01%. Net investment income per share and net realized and unrealized gains and losses per share were unaffected by the adjustments. Per share, ratios and supplemental data for the periods prior to July 31, 2002 have not been restated to reflect this change in presentation.

See Notes to Financial Statements

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NOTES TO FINANCIAL STATEMENTS

July 31, 2002

1. SIGNIFICANT ACCOUNTING POLICIES

Van Kampen Senior Income Trust (the "Trust") is registered as a non-diversified closed-end management investment company under the Investment Company Act of 1940, as amended. The Trust's investment objective is to provide a high level of current income, consistent with preservation of capital. The Trust seeks to achieve its objective by investing primarily in a portfolio of interests in floating or variable rate senior loans to corporations, partnerships and other entities which operate in a variety of industries and geographical regions. The Trust borrows money for investment purposes which will create the opportunity for enhanced return, but also should be considered a speculative technique and may increase the Trust's volatility. The Trust commenced investment operations on June 24, 1998.

The following is a summary of significant accounting policies consistently followed by the Trust in the preparation of its financial statements. The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

A. SECURITY VALUATION The Trust's Senior Loans are valued by the Trust following valuation guidelines established and periodically reviewed by the Trust's Board of Trustees. Under the valuation guidelines, Senior Loans for which reliable market quotes are readily available are valued at the mean of such bid and ask quotes. Where reliable market quotes are not readily available, Senior Loans are valued, where possible, using independent pricing sources approved by the Board of Trustees. Other Senior Loans are valued by independent pricing sources approved by the Board of Trustees based upon pricing models developed, maintained and operated by those pricing sources or valued by Van Kampen Investment Advisory Corp. (the "Adviser") by considering a number of factors including consideration of market indicators, transactions in instruments which the Adviser believes may be comparable (including comparable credit quality, interest rate, interest rate redetermination period and maturity), the credit worthiness of the Borrower, the current interest rate, the period until next interest rate redetermination and the maturity of such Senior Loan.

Consideration of comparable instruments may include commercial paper, negotiable certificates of deposit and short-term variable rate securities which have adjustment periods comparable to the Senior Loans in the Trust's portfolio. The fair value of Senior Loans are reviewed and approved by the Trust's Valuation Committee and the Board of Trustees.

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NOTES TO FINANCIAL STATEMENTS

July 31, 2002

Equity securities are valued on the basis of prices furnished by pricing services or at fair value as determined in good faith by the Adviser under the direction of the Board of Trustees.

Short-term securities with remaining maturities of 60 days or less are valued at amortized cost, which approximates market value. Short-term loan participations are valued at cost in the absence of any indication of impairment.

The Trust may invest in repurchase agreements, which are short-term investments in which the Trust acquires ownership of a debt security and the seller agrees to repurchase the security at a future time and specified price. Repurchase agreements are fully collateralized by the underlying debt security. The Trust will make payment for such securities only upon physical delivery or evidence of book entry transfer to the account of the custodian bank. The seller is required to maintain the value of the underlying security at not less than the repurchase proceeds due the Trust.

- B. SECURITY TRANSACTIONS Investment transactions are recorded on a trade date basis. Realized gains and losses are determined on an identified cost basis.
- C. INVESTMENT INCOME Interest income is recorded on an accrual basis. Facility fees received are treated as market discounts. Market premiums are amortized and discounts are accreted over the stated life of each applicable senior loan, note, or other fixed income security. Other income is comprised primarily of amendment fees. Amendment fees are earned as compensation for agreeing to changes in loan agreements.

As required, effective August 1, 2001, the Trust has adopted the provisions of the AICPA Audit and Accounting Guide for Investment Companies and began amortizing premiums on fixed income securities. Prior to August 1, 2001, the Trust did not amortize premiums on fixed income securities. The cumulative effect of this accounting change had no impact on total net assets of the Portfolio, but resulted in a \$251,799 reduction in cost of securities and corresponding \$251,799 increase in net unrealized appreciation based on securities held by the Trust on August 1, 2001.

The effect of this change for the year ended July 31, 2002 was to decrease net investment income by \$119,589; increase net unrealized depreciation by \$71,798, and decrease net realized loss by \$191,387. The Statement of Changes in Net Assets and Financial Highlights for prior periods have not been restated to reflect this change in presentation.

D. FEDERAL INCOME TAXES It is the Trust's policy to comply with the requirements of the Internal Revenue Code applicable to regulated investment companies and to

NOTES TO FINANCIAL STATEMENTS

July 31, 2002

distribute substantially all of its taxable income to its shareholders. Therefore, no provision for federal income taxes is required.

The Trust intends to utilize provisions of the federal income tax laws which allow it to carry a realized capital loss forward for eight years following the year of the loss and offset such losses against any future realized capital gains. At July 31, 2002, the Trust had an accumulated capital loss carryforward for tax purposes of \$127,568,090, which will expire between July 31, 2009 and 2010.

At July 31, 2002, the cost and related gross unrealized appreciation and depreciation are as follows:

Net tax unrealized depreciation on investments	\$ (191,098,349)
Gross tax unrealized appreciation	
Cost of investments for tax purposes	\$2,045,607,056

E. DISTRIBUTION OF INCOME AND GAINS The Trust intends to declare and pay monthly dividends from net investment income to common shareholders. Net realized gains, if any, are to be distributed at least annually to common shareholders. Distributions from net realized gains for book purposes may include short term capital gains, which are included as ordinary income for tax purposes.

The tax character of distributions paid during 2002 and 2001 was as follows:

	2002	2001
Distributions paid from:		
Ordinary income	\$92,687,003	\$149,588,160

As of July 31, 2002, the components of distributable earnings on a tax basis were as follows:

Net realized gains and losses may differ for financial and tax reporting purposes primarily as a result of the deferral of losses relating to wash sale transactions, post October losses which may not be recognized for tax purposes until the first day of the following fiscal year and other losses that were recognized for book purposes but not tax purposes at the end of the fiscal year.

NOTES TO FINANCIAL STATEMENTS

July 31, 2002

2. INVESTMENT ADVISORY AGREEMENT AND OTHER TRANSACTIONS WITH AFFILIATES

Under the terms of the Trust's Investment Advisory Agreement, the Adviser will provide investment advice and facilities to the Trust for an annual fee of .85% of the average daily managed assets. Managed assets are defined as the gross asset value of the Trust minus the sum of accrued liabilities, other than the aggregate amount of borrowings undertaken by the Trust. In addition, the Trust will pay a monthly administrative fee to Van Kampen Investments Inc., the Trust's Administrator, at an annual rate of .20% of the average daily managed assets of the Trust. The administrative services provided by the Administrator include monitoring the provisions of the loan agreements and any agreements with respect to participations and assignments, record keeping responsibilities with respect to interests in Variable Rate Senior Loans in the Trust's portfolio and providing certain services to the holders of the Trust's securities.

For the year ended July 31, 2002, the Trust recognized expenses of approximately \$182,800 representing legal services provided by Skadden, Arps, Slate, Meagher & Flom (Illinois), counsel to the Trust, of which a trustee of the Trust is an affiliated person.

Under a Legal Services agreement, the Adviser provides legal services to the Trust. The Adviser allocates the cost of such services to each Trust. For the year ended July 31, 2002, the Trust recognized expenses of approximately \$64,800 representing Van Kampen Investments Inc.'s or its affiliates' (collectively "Van Kampen") cost of providing legal services to the Trust, which are reported as "Legal" expenses in the Statement of Operations.

Certain officers and trustees of the Trust are also officers and directors of Van Kampen. The Trust does not compensate its officers or trustees who are officers of Van Kampen.

The Trust provides deferred compensation and retirement plans for its trustees who are not officers of Van Kampen. Under the deferred compensation plan, trustees may elect to defer all or a portion of their compensation to a later date. Benefits under the retirement plan are payable for a ten-year period and are based upon each trustee's years of service to the Trust. The maximum annual benefit per trustee under the plan is \$2,500.

During the period, the Trust owned shares of the following affiliated companies. Affiliated companies are defined by the Investment Company Act of

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NOTES TO FINANCIAL STATEMENTS

July 31, 2002

 $1940~{\rm as}$ those companies in which a fund holds 5% or more of the outstanding voting securities.

INTEREST/

NAME	PAR/ SHARES*	REALIZED GAIN/(LOSS)	DIVIDEND INCOME	VALUE 7/31/02	COST
Imperial Home Decor					
Group, Inc., Term					
Loan	\$ 1,422,288	\$ 0	\$106,035	\$1,329,839	\$1,367,833
Imperial Home Decor					
Group, Inc., Common Stock	512,023	0	0	0	522,263
Imperial Home Decor	012,023	O .	0	Ŭ	322,233
Reality, Inc., Common					
Stock	512,023	0	0	0	0
Rowe International, Inc.,					
Term Loan	5,762,338	795	583 , 427	201,707	5,151,641
Rowe International, Inc.,					
Revolving Credit					
Agreement	95 , 625	0	5,269	0	93,335
Rowe International,					
Inc	185 , 317	0	25 , 360	0	185,317
Rowe International, Inc.,					
Common Stock	87 , 636	0	0	0	0
Telespectrum Worldwide,					
Inc., Term Loan	1,869,163	0	42 , 058	1,219,255	1,108,323
Telespectrum Worldwide,					
Inc., Common &					
Preferred Stock	11,627,082	0	0	0	0

^{*} Shares were acquired through the restructuring of Senior loan interests.

At July 31, 2002, Van Kampen owned 10,000 common shares of the Trust.

3. INVESTMENT TRANSACTIONS

During the period, the costs of purchases and proceeds from investments sold and repaid, excluding short-term investments, were \$1,367,017,743 and \$1,152,288,586, respectively.

4. COMMITMENTS

Pursuant to the terms of certain of the Variable Rate Senior Loan agreements, the Trust had unfunded loan commitments of approximately \$59,492,300 as of July 31, 2002. The Trust intends to reserve against such contingent obligations by segregating cash, liquid securities and liquid Senior Loans as a reserve.

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NOTES TO FINANCIAL STATEMENTS

July 31, 2002

5. SENIOR LOAN PARTICIPATION COMMITMENTS

The Trust invests primarily in participations, assignments, or acts as a party to the primary lending syndicate of a Variable Rate Senior Loan interest to United States and foreign corporations, partnerships, and other entities. When the Trust purchases a participation of a Senior Loan interest, the Trust typically enters into a contractual agreement with the lender or other third party selling the participation, but not with the borrower directly. As such, the Trust assumes the credit risk of the borrower, selling participant or other

persons interpositioned between the Trust and the borrower.

At July 31, 2002, the following sets forth the selling participants with respect to interests in Senior Loans purchased by the Trust on a participation basis.

SELLING PARTICIPANT	PRINCIPAL AMOUNT (000)	VALUE (000)
Goldman Sachs Credit Partners, L.P	\$10,631 20,000	\$10,451,222 16,512,500
Total	\$30,631	\$26,963,722

6. BORROWINGS

In accordance with its investment policies, the Trust may borrow money for investment purposes in an amount up to approximately $33\ 1/3\%$ of the Trust's total assets.

The Trust has entered into a \$500 million revolving credit agreement with VVR Funding LLC, a Delaware limited liability company whose sole purpose is the issuance of commercial paper, which will terminate on September 30, 2002. VVR has the authority to issue a maximum of \$800 million of commercial paper, at a discount, with maturities of up to 180 days, the proceeds of which are used to make advances to the Trust. This revolving credit agreement is secured by the assets of the Trust. For the year ended July 31, 2002, the average daily balance of borrowings under the revolving credit agreement was \$334 million with a weighted average interest rate of 2.35%.

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REPORT OF INDEPENDENT AUDITORS

To the Shareholders and Board of Trustees of Van Kampen Senior Income Trust

We have audited the accompanying statement of assets and liabilities of Van Kampen Senior Income Trust (the "Trust"), including the portfolio of investments, as of July 31, 2002, the related statements of operations and cash flows for the year then ended, the statements of changes in net assets for each of the two years in the period then ended, and the financial highlights for each of the three years in the period then ended. These financial statements and financial highlights are the responsibility of the Trust's management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits. The Trust's financial highlights for the periods ended prior to July 31, 2000 were audited by other auditors whose report, dated September 14, 1999, expressed an unqualified opinion on those financial highlights.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of July 31, 2002, by correspondence with the Trust's

custodian, brokers, and selling or agent banks; where replies were not received, we performed alternative auditing procedures. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the financial position of Van Kampen Senior Income Trust as of July 31, 2002, the results of its operations, cash flows, the changes in its net assets and the financial highlights for the respective stated periods, in conformity with accounting principles generally accepted in the United States of America.

DELOITTE & TOUCHE LLP Chicago, Illinois September 6, 2002

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DIVIDEND REINVESTMENT PLAN

The Trust offers a Dividend Reinvestment Plan (the "Plan") pursuant to which Common Shareholders who are participants in the Plan may have all distributions of dividends and capital gains automatically reinvested in Common Shares of the Trust. Common Shareholders who elect not to participate in the Plan will receive all distributions of dividends and capital gains in cash paid by check mailed directly to the Common Shareholder by the Trust's dividend disbursing agent.

HOW THE PLAN WORKS

State Street Bank and Trust Company, as your Plan Agent, serves as agent for the Common Shareholders in administering the Plan. After the Trust declares a dividend or determines to make a capital gains distribution, the Plan Agent will, as agent for the participants, receive the cash payment and use it to buy Common Shares in the open market, on the New York Stock Exchange or elsewhere, for the participants' accounts. The Trust will not issue any new Common Shares in connection with the Plan. All reinvestments are in full and fractional Common Shares, carried to three decimal places.

Experience under the Plan may indicate that changes are desirable. Accordingly, the Trust reserves the right to amend or terminate the Plan as applied to any dividend or capital gains distribution paid subsequent to written notice of the change sent to all Common Shareholders of the Trust at least 90 days before the record date for the dividend or distribution. The Plan also may be amended or terminated by the Plan Agent, with the written consent of the Trust, by providing at least 90 days written notice to all Participants in the Plan.

COSTS OF THE PLAN

The Plan Agent's fees for the handling of the reinvestment of dividends and distributions will be paid by the Trust. However, each participant will pay a pro rata share of brokerage commissions incurred with respect to the Plan Agent's open market purchases in connection with the reinvestment of dividends and distributions. No other charges will be made to participants for reinvesting dividends or capital gains distributions, except for certain brokerage commissions, as described above.

TAX IMPLICATIONS

You will receive tax information annually for your personal records and to

help you prepare your federal income tax return. The automatic reinvestment of dividends and capital gains distributions does not relieve you of any income tax which may be payable on dividends or distributions.

RIGHT TO WITHDRAW

You may withdraw from the Plan at any time by calling 1-800-341-2929 or by writing State Street Bank and Trust Company. If you withdraw, you will receive, without charge, a share certificate issued in your name for all full Common Shares credited to your account under the Plan, and a cash payment will be made for any fractional Common Share credited to your account under the Plan. You may again elect to participate in the Plan at any time by calling 1-800-341-2929 or writing to the Trust at:

2800 Post Oak Blvd.

Attn: Closed-End Funds

Houston, TX 77056

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BOARD OF TRUSTEES AND IMPORTANT ADDRESSES VAN KAMPEN SENIOR INCOME TRUST

BOARD OF TRUSTEES

DAVID C. ARCH
ROD DAMMEYER
HOWARD J KERR
THEODORE A. MYERS
RICHARD F. POWERS, III* - Chairman
HUGO F. SONNENSCHEIN
WAYNE W. WHALEN*

INVESTMENT ADVISER

VAN KAMPEN INVESTMENT ADVISORY CORP. 1 Parkview Plaza P.O. Box 5555 Oakbrook Terrace, IL 60181-5555

CUSTODIAN AND TRANSFER AGENT

STATE STREET BANK
AND TRUST COMPANY
c/o EquiServe
P.O. Box 43011
Providence, Rhode Island 02940-3011

LEGAL COUNSEL

SKADDEN, ARPS, SLATE, MEAGHER & FLOM (ILLINOIS) 333 West Wacker Drive Chicago, Illinois 60606

INDEPENDENT AUDITORS

DELOITTE & TOUCHE LLP 180 North Stetson Avenue Chicago, Illinois 60601

REVISED POLICY ON INVESTMENTS IN STRUCTURED NOTES

The Board of Van Kampen Senior Income Trust has revised the Trust's policy to invest up to 5% of its total assets in various structured note investments by expanding the universe of the types of structured notes in which the Trust can invest. This replaces the former policy of the Trust to invest only in structured notes where the rates of return are determined by reference to the total rate of return on one or more senior loans referenced in such notes. Interest on structured note investments may now be based on a spread over an index or a benchmark interest rate, or other reference indicator, that may or may not correlate to the total rate of return on one or more Senior Loans referenced in such notes.

* "Interested persons" of the Trust, as defined in the Investment Company Act of 1940, as amended.

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RESULTS OF SHAREHOLDER VOTES

The Annual Meeting of Shareholders of the Trust was held on June 12, 2002, where shareholders voted on the election of trustees.

With regards to the election of the following trustees by the shareholders of the Trust:

	# OF SH	IARES
	IN FAVOR	WITHHELD
David C. Arch	172,266,302	2,188,919
Howard J Kerr	172,196,426	2,258,795

The other trustees of the Trust whose terms did not expire in 2002 are Hugo F. Sonnenschein, Rod Dammeyer, Theodore A. Myers, Richard F. Powers, III, and Wayne W. Whalen.

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TRUSTEE AND OFFICER INFORMATION

The business and affairs of the Trust are managed under the direction of the Trust's Board of Trustees and the Trust's officers appointed by the Board of Trustees. The tables below list the trustees and officers of the Trust and their principal occupations for the last five years, other directorships held by the trustees and their affiliations, if any, with Van Kampen Investments Inc. ("Van Kampen Investments"), Van Kampen Investment Advisory Corp. ("Advisory Corp."), Van Kampen Asset Management Inc. ("Asset Management"), Van Kampen Funds Inc. (the "Distributor"), Van Kampen Advisors Inc., Van Kampen Exchange Corp. and Van Kampen Investor Services Inc. ("Investor Services"). Advisory Corp. and Asset Management sometimes are referred to herein collectively as the "Advisers." For

purposes hereof, the term "Fund Complex" includes each of the investment companies advised by the Advisers. Trustees serve three year terms or until their successors are duly elected and qualified. Officers are annually elected by the trustees.

INDEPENDENT TRUSTEES:

		TERM OF	
	POSITION(S)	LENGTH OF	
NAME, AGE AND ADDRESS	HELD WITH	TIME	PRINCIPAL OCCUPATION(S)
OF INDEPENDENT TRUSTEE	TRUST	SERVED	DURING PAST 5 YEARS
David C. Arch (57)	Trustee	Trustee	Mr. Arch is Chairman and Chief Ex

David C. Arch (57) Blistex Inc. 1800 Swift Drive Oak Brook, IL 60523 Trustee

Mr. Arch is Chairman and Chief Executive since 1998 Officer of Blistex Inc., a consumer health care products manufacturer, and former Director of the World Presidents Organization-Chicago Chapter. Mr. Arch is als a Trustee or Managing General Partner of other investment companies advised by the Advisers.

NAME, AGE AND ADDRESS OF INDEPENDENT TRUSTEE

OTHER DIRECTORSHIPS HELD BY TRUSTEE

David C. Arch (57) Blistex Inc. 1800 Swift Drive Oak Brook, IL 60523 Mr. Arch is a member of the Board of Directors of the Heartland Alliance, a non-profit organization serving human needs based in Chicago.

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TERM OF OFFICE AND POSITION(S) LENGTH OF HELD WITH TIME NAME, AGE AND ADDRESS PRINCIPAL OCCUPATION(S) OF INDEPENDENT TRUSTEE SERVED DURING PAST 5 YEARS TRUST

Rod Dammeyer (61) CAC, llc. 676 North Michigan Avenue Suite 2800 Chicago, IL 60611

Trustee Trustee

Mr. Dammeyer is President of CAC, llc., a since 1998 private company offering capital investment and management advisory services. Mr. Dammeye is also a Trustee or Managing General Partner of other investment companies advised by the Advisers. Prior to February 2001, Mr. Dammeye was Vice Chairman and Director of Anixter International, Inc. and IMC Global Inc. Prior to July 2000, Mr. Dammeyer was a Managing Partner of Equity Group Corporate Investment (EGI), a company that makes private investments in other companies. Prior to 1997 Mr. Dammeyer was President, Chief Executive Officer and a Director of Great American Management & Investment, Inc., a diversified

manufacturing company.

NAME, AGE AND ADDRESS OTHER DIRECTORSHIPS
OF INDEPENDENT TRUSTEE HELD BY TRUSTEE

Rod Dammeyer (61) Mr. Dammeyer is a member CAC, llc. of the Board of Directors 676 North Michigan Avenue of TeleTech Holdings Suite 2800 Chicago, IL 60611

Inc., Stericycle, Inc., GATX Corporation, Therasence, Inc. and Peregrine Systems Inc. and a member of the Board of Trustees of the University of Chicago Hospitals and Health Systems. Prior to July 2000, Mr. Dammeyer was a member of the Board of Directors of Allied Riser Communications Corp., Matria Healthcare Inc., Transmedia Networks, Inc., CNA Surety, Corp. and Grupo Azcarero Mexico (GAM). Prior to April 1999, Mr. Dammeyer was a Director of Metal Management, Inc. Prior to 1998, Mr. Dammeyer was a Director of Lukens, Inc., Capsure Holdings Corp., Revco D.S., Inc., the Chase Manhattan Corporation National Advisory Board and Sealy, Inc. Prior to 1997, Mr. Dammeyer was a Director of Flacon Building Products, Inc.

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	POSITION(S)	TERM OF OFFICE AND LENGTH OF	
NAME, AGE AND ADDRESS	HELD WITH	TIME	PRINCIPAL OCCUPATION(S)
OF INDEPENDENT TRUSTEE	TRUST	SERVED	DURING PAST 5 YEARS
Howard J Kerr (66) 736 North Western Avenue P.O. Box 317 Lake Forest, IL 60045	Trustee	Trustee since 1998	Mr. Kerr is a Trustee or Managing General Partner of other investment companies advised by the Advisers. Prior to 1998, Mr. Kerr was the President and Chief Executive Officer of Pocklington Corporation, Inc., an Investment holding company.
Theodore A. Myers (72)	Trustee	Trustee	Mr. Myers is a financial consultant. Mr. Myer

550 Washington Avenue Glencoe, IL 60022

since 1998 is also a Trustee or Managing General Partner of other investment companies advised by the Advisers. Prior to 1998, Mr. Myers was a Senior Financial Advisor (and, prior to 1997, an Executive Vice President, Chief Financial Officer and Director) of Qualitech Steel Corporation, a producer of high quality engineered steels for automotive, transportation and capital goods industries. Prior to 1997, Mr. Myers was a member of the Arthur Andersen Chief Financial Officers' Committee.

NAME, AGE AND ADDRESS OTHER DIRECTORSHIPS OF INDEPENDENT TRUSTEE HELD BY TRUSTEE

736 North Western Avenue Canbra Foods, Ltd., a P.O. Box 317 Lake Forest, IL 60045

Howard J Kerr (66) Mr. Kerr is a Director of Canadian oilseed crushing, refining, processing and packaging. operation, and the Marrow Foundation. Mr. Myers is a Director

Theodore A. Myers (72) 550 Washington Avenue Glencoe, IL 60022

of Met Life Investors (formerly known as COVA Financial Life Insurance). Prior to 1997, Mr. Myers was a Director of McLouth Steel.

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TERM OF OFFICE AND

NAME, AGE AND ADDRESS OF INDEPENDENT TRUSTEE

POSITION(S) LENGTH OF HELD WITH TRUST

TIME PRINCIPAL OCCUPATION(S) SERVED DURING PAST 5 YEARS

Hugo F. Sonnenschein (61) Trustee 1126 E. 59th Street Chicago, IL 60637

Trustee

since 1998 Honorary Trustee of the University of Chicago and the Hutchinson Distinguished Service Professor in the Department of Economics at the University of Chicago. Prior to July 2000 Mr. Sonnenschein was President of the University of Chicago. Mr. Sonnenschein is a member of the Board of Trustees of the University of Rochester and a member of its investment committee. Mr. Sonnenschein is a member of the National Academy of Sciences, the American Philosophical Society, and a fellow of the American Academy of Arts and Sciences. Mr. Sonnenschein is also a Trustee or Managing General Partner of other investment companies advised by the Advisers.

Mr. Sonnenschein is President Emeritus and

OF INDEPENDENT TRUSTEE

OTHER DIRECTORSHIPS
HELD BY TRUSTEE

Hugo F. Sonnenschein (61) 1126 E. 59th Street Chicago, IL 60637

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INTERESTED TRUSTEES*:

TERM OF OFFICE AND

POSITION(S) LENGTH OF HELD WITH TIME PRINCIPAL OCCUPATION(S)
TRUST SERVED DURING PAST 5 YEARS NAME, AGE AND ADDRESS OF INTERESTED TRUSTEE

Richard F. Powers, III* Chairman Trustee Mr. Powers is Chairman, Director, President, (56)1 Parkview Plaza Oakbrook Terrace, IL

60181

since 1999 Chief Executive Officer and Managing Director of Van Kampen; Chairman, Director, Chief Executive Officer and Managing Director of th Advisers, Distributor, Van Kampen Advisors Inc. and Van Kampen Management Inc.; Director of other subsidiaries of Van Kampen; and Chie Sales and Marketing Officer of Morgan Stanley Asset Management Inc. Mr. Powers is also Chairman of the Board, Trustee/Director and President of funds in the Fund Complex. Prior to May 1998, Mr. Powers was Executive Vice President; and Director of Marketing of Morga Stanley and Director of Dean Witter Discover Co. and Dean Witter Realty. Prior to 1996, Mr Powers was Director of Dean Witter Reynolds Inc.

Wayne W. Whalen* (63) 333 West Wacker Drive Chicago, IL 60606

Trustee Trustee

Mr. Whalen is a Partner in the law firm of since 1998 Skadden, Arps, Slate, Meagher & Flom (Illinois), legal counsel to certain funds advised by the Advisers. Mr. Whalen is a Trustee, Director or Managing General Partner of other funds advised by the Advisers.

NAME, AGE AND ADDRESS OTHER DIRECTORSHIPS OF INTERESTED TRUSTEE

HELD BY TRUSTEE

Richard F. Powers, III* (56)1 Parkview Plaza Oakbrook Terrace, IL 60181 Wayne W. Whalen* (63) 333 West Wacker Drive Chicago, IL 60606

* Such trustee is an "interested person" (within the meaning of Section 2(a)(19) of the 1940 Act). Mr. Whalen is an interested person to certain of the funds in the Fund Complex by reason of his firm currently acting as legal counsel to such funds in the Fund Complex. Mr. Powers is an interested person of such funds in the Fund Complex and the Advisers by reason of their positions with Morgan Stanley or its affiliates.

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POSITION(S)

OFFICERS:

NAME, AGE AND ADDRESS OF OFFICER	HELD WITH TRUST	TIME SERVED	PRINCIPAL OCCUPATION(S) DURING PAST 5 YEARS
Stephen L. Boyd (61) 2800 Post Oak Blvd. 45th Floor Houston, TX 77056	Vice President	Officer since 1998	Managing Director and Chief Investme Investments, and Managing Director Advisers and Van Kampen Advisors In President and Chief Investment Officomplex. Prior to December 2000, Exand Chief Investment Officer of Van President and Chief Operating Office to April 2000, Executive Vice Presi Officer for Equity Investments of to October 1998, Vice President and Sewith AIM Capital Management, Inc. Persident and Portfolio American Capital Asset Management, Capital Investment Advisory Corp. a Capital Management, Inc.
Joseph J. McAlinden (59) 1221 Avenue of the Americas New York, NY 10020		Officer since 2002	Managing Director and Chief Investm

TERM OF OFFICE AND

LENGTH OF

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		TERM OF	
		OFFICE AND	
	POSITION(S)	LENGTH OF	
NAME, AGE AND	HELD WITH	TIME	PRINCIPAL OCCUPATION(S)
ADDRESS OF OFFICER	TRUST	SERVED	DURING PAST 5 YEARS
A. Thomas Smith III (45)	Vice President and	Officer	Managing Director and Director of V
1221 Avenue of Americas	Secretary	since 1999	Director of the Advisers, Van Kampe
New York, NY 10020			Distributor, Investor Services and

s, Van Kampe Distributor, Investor Services and subsidiaries of Van Kampen Investme and General Counsel-Mutual Funds of Investment Advisors, Inc. Vice Pres Officer and Secretary of funds in t July 2001, Managing Director, Gener Director of Van Kampen Investments, Distributor, Investor Services, and

subsidiaries of Van Kampen Investme 2000, Executive Vice President, Gen and Director of Van Kampen Investme Kampen Advisors Inc., the Distribut certain other subsidiaries of Van K to January 1999, Vice President and Counsel to New York Life Insurance Life"), and prior to March 1997, As of New York Life. Prior to December Counsel of The Dreyfus Corporation. Senior Associate, Willkie Farr & Ga 1989, Staff Attorney at the Securit Commission, Division of Investment Chief Counsel.

John R. Reynoldson (49) 1 Parkview Plaza Oakbrook Terrace, IL 60181

Vice President

Officer

Executive Director of the Advisers since 2000 Inc. Vice President of funds in the July 2001, Principal and Co- head o Department of the Advisers and Van Prior to December 2000, Senior Vice Advisers and Van Kampen Advisors In managed the investment grade taxabl since July 1999. From July 1988 to government securities bond group fo Reynoldson has been with Asset Mana Executive Director of Van Kampen In since 1998 and Van Kampen Advisors Inc. Vice P

John L. Sullivan (47) 1 Parkview Plaza Oakbrook Terrace, IL 60181 Officer and

Vice President, Chief Financial Treasurer

Officer

Officer and Treasurer of funds in t

Fund Accounting for Morgan Stanley

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TERM OF OFFICE AND POSITION(S) LENGTH OF

NAME, AGE AND ADDRESS OF OFFICER HELD WITH TRUST

TIME SERVED

PRINCIPAL OCCUPATION(S) DURING PAST 5 YEARS

John H. Zimmermann, III (44) Vice President Harborside Financial Center Plaza 2 - 7th Floor Jersey City, NJ 07311

Officer

Managing Director and Director of V since 2000 and Managing Director, President an Distributor. Vice President of fund Prior to December 2000, President of Agency of Illinois Inc., and Senior Director of Van Kampen Investments. December 1997, Mr. Zimmermann was S the Distributor.

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Van Kampen Privacy Notice

The Van Kampen companies and investment products* respect your right to privacy. We also know that you expect us to conduct and process your business in an accurate and efficient manner. To do so, we must collect and maintain certain nonpublic personal information about you. This is information we collect from you on applications or other forms, and from the transactions you make with us,

our affiliates, or third parties. We may also collect information you provide when using our web site, and text files (a.k.a. "cookies") may be placed on your computer to help us to recognize you and to facilitate transactions you initiate. We do not disclose any nonpublic personal information about you or any of our former customers to anyone, except as permitted by law. For instance, so that we may continue to offer you Van Kampen investment products and services that meet your investing needs, and to effect transactions that you request or authorize, we may disclose the information we collect to companies that perform services on our behalf, such as printers and mailers that assist us in the distribution of investor materials. These companies will use this information only for the services for which we hired them, and are not permitted to use or share this information for any other purpose. To protect your nonpublic personal information internally, we permit access to it only by authorized employees, and maintain physical, electronic and procedural safeguards to guard your nonpublic personal information.

* Includes Van Kampen Investments Inc., Van Kampen Investment Advisory Corp., Van Kampen Asset Management Inc., Van Kampen Advisors Inc., Van Kampen Management Inc., Van Kampen Funds Inc., Van Kampen Investor Services Inc., Van Kampen Trust Company, Van Kampen System Inc. and Van Kampen Exchange Corp., as well as the many Van Kampen mutual funds and Van Kampen unit investment trusts.

Van Kampen Funds Inc. 1 Parkview Plaza, P.O. Box 5555 Oakbrook Terrace, IL 60181-5555 www.vankampen.com

VVR ANR 9/02

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