#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

(Mark One)
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		FORM 10-Q	
(Mark C	One)	_	
$\boxtimes$ Q	UARTERLY REPORT PURSUANT TO SECTI	ON 13 OR 15(d) OF THE S	ECURITIES EXCHANGE ACT OF 1934
	For the q	uarterly period ended June	30, 2022
		OR	
□ T	RANSITION REPORT PURSUANT TO SECT	ION 13 OR 15(d) OF THE S	SECURITIES EXCHANGE ACT OF 1934
	Com	mission file number: 814-01	175
	RAIN CAPITA	AL SPECIALTY FIN	JANCE INC
		e of registrant as specified in i	
	Delaware	c i	81-2878769
	(State or other jurisdiction of		(I.R.S. Employer
	incorporation or organization)		Identification No.)
	200 Clarendon Street, 37th Floor		
	Boston, MA		02116
	(Address of principal executive offices)	(CAE) E4 C 2000	(Zip Code)
	(Registrant's	(617) 516-2000 telephone number, including	area code)
	` •	stered pursuant to Section 12(	,
	Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Co	mmon Stock, par value \$0.001 per share	BCSF	New York Stock Exchange
Exchang	Indicate by check mark whether the registrant (	) has filed all reports requir for such shorter period that th	ed to be filed by Section 13 or 15(d) of the Securities e registrant was required to file such reports), and (2) has
to Rule	,	-	y Interactive Data File required to be submitted pursuant onths (or for such shorter period that the registrant was
company		ions of "large accelerated file	celerated filer, a non-accelerated filer, a smaller reporting er," "accelerated filer," "smaller reporting company" and
Large ac	celerated filer ⊠	Accelerated filer □	
Non-acc	elerated filer □	Smaller reporting con	
		Emerging growth cor	mpany 🗆
	If an emerging growth company, indicate by chang with any new or revised financial accounting sta	· ·	as elected not to use the extended transition period for ection 13(a) of the Exchange Act. $\square$

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

As of August 3, 2022 the registrant had 64,562,265.27 shares of common stock, \$0.001 par value, outstanding.

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#### FORWARD-LOOKING STATEMENTS

Statements contained in this Quarterly Report on Form 10-Q (the "Quarterly Report") (including those relating to current and future market conditions and trends in respect thereof) that are not historical facts are based on current expectations, estimates, projections, opinions and/or beliefs of the Company, BCSF Advisors, LP (the "Advisor") and/or Bain Capital Credit, LP and its affiliated advisers (collectively, "Bain Capital Credit"). Such statements involve known and unknown risks, uncertainties and other factors and undue reliance should not be placed thereon. Certain information contained in this Quarterly Report constitutes "forward-looking statements," which can be identified by the use of forward-looking terminology such as "may," "will," "should," "seek," "expect," "anticipate," "project," "estimate," "intend," "continue," "target," or "believe" or the negatives thereof or other variations thereon or comparable terminology. Due to various risks and uncertainties, actual events or results or the actual performance of the Company may differ materially from those reflected or contemplated in such forward-looking statements. These statements are not guarantees of future performance and are subject to risks, uncertainties, and other factors, some of which are beyond our control and are difficult to predict, that could cause actual results to differ materially from those expressed or forecasted in the forward-looking statements including, without limitation, the risks, uncertainties and other factors we identify in the section entitled Part I, "Item 1A. Risk Factors" in our Annual Report on Form 10-K (the "Annual Report") for the fiscal year ended December 31, 2021 and in our filings with the Securities and Exchange Commission (the "SEC").

Although we believe that the assumptions on which these forward-looking statements are based are reasonable, some of those assumptions may be based on the work of third parties and any of those assumptions could prove to be inaccurate; as a result, the forward-looking statements based on those assumptions also could prove to be inaccurate. In light of these and other uncertainties, the inclusion of a projection or forward-looking statement in this Quarterly Report should not be regarded as a representation by us that our plans and objectives will be achieved. These risks and uncertainties include those described or identified in the section entitled Part I, "Item 1A. Risk Factors" in our Annual Report on Form 10-K for the fiscal year ended December 31, 2021. Investors should not place undue reliance on these forward-looking statements, which apply only as of the date of this Quarterly Report. We do not undertake any obligation to update or revise any forward-looking statements or any other information contained herein, except as required by applicable law. The safe harbor provisions of Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), which preclude civil liability for certain forward-looking statements, do not apply to the forward-looking statements in this Quarterly Report because we are an investment company.

#### PART I. FINANCIAL INFORMATION

#### **Item 1. Consolidated Financial Statements**

# **Bain Capital Specialty Finance, Inc.**

# Consolidated Statements of Assets and Liabilities (in thousands, except share and per share data)

		As of June 30, 2022 (Unaudited)	Dece	As of ember 31, 2021
Assets		` ,		
Investments at fair value:				
Non-controlled/non-affiliate investments (amortized cost of \$1,837,653 and \$1,921,970, respectively)	\$	1,784,423	\$	1,901,054
Non-controlled/affiliate investment (amortized cost of \$124,564 and \$100,888, respectively)		151,735		113,290
Controlled affiliate investment (amortized cost of \$357,458 and \$288,526, respectively)		350,880		274,761
Cash and cash equivalents		38,013		87,443
Foreign cash (cost of \$8,902 and \$30,877, respectively)		5,003		29,979
Restricted cash and cash equivalents		25,910		86,159
Collateral on forward currency exchange contracts		_		2,815
Deferred financing costs		1,961		2,178
Interest receivable on investments		27,776		19,269
Receivable for sales and paydowns of investments		13,863		30,334
Prepaid Insurance		559		193
Unrealized appreciation on forward currency exchange contracts		15,095		5,321
Dividend receivable		10,826		18,397
Total Assets	\$	2,426,044	\$	2,571,193
Liabilities				
Debt (net of unamortized debt issuance costs of \$12,440 and \$15,718, respectively)	\$	1,244,283	\$	1,414,982
Interest payable		7,164		7,058
Payable for investments purchased		27,052		7,594
Base management fee payable		8,451		8,792
Incentive fee payable		4,069		4,727
Collateral on forward currency exchange contracts		2,743		· —
Accounts payable and accrued expenses		3,317		6,083
Distributions payable		21,951		21,951
Total Liabilities		1,319,030		1,471,187
Commitments and Contingencies (See Note 10)		_		_
Net Assets				
Common stock, par value \$0.001 per share, 100,000,000,000 and 100,000,000,000 shares authorized, 64,562,265				
and 64,562,265 shares issued and outstanding as of June 30, 2022 and December 31, 2021, respectively		65		65
Paid in capital in excess of par value		1,168,384		1,168,384
Total distributable earnings (loss)		(61,435)		(68,443)
Total Net Assets	_	1,107,014	-	1,100,006
Total Liabilities and Total Net assets	\$	2,426,044	\$	2,571,193
Zone Zone and Zone are used	_	-,, - · ·		-,-,-,-
Net asset value per share	\$	17.15	\$	17.04

#### Consolidated Statements of Operations (in thousands, except share and per share data) (Unaudited)

		e Three Months ided June 30	Ended June 30	For the Six Months Ended June 30	For the Six Months Ended June 30
		2022	2021	2022	2021
Income					
Investment income from non-controlled/non-affiliate investments:  Interest from investments	\$	29,769	\$ 36,706	§ 64.056	\$ 76,619
Dividend income	Ф	29,709	30,700	108	5 /0,019
PIK income		2,375	1.082	4,883	2,062
Other income		7,690	875	8,155	4,331
Total investment income from non-controlled/non-affiliate investments		39,834	38,663	77,202	83,012
Investment income from non-controlled/affiliate investments:					
Interest from investments		1,901	477	2,225	900
Dividend income		1,851	—	1,851	
PIK income		45	1,366	1,449	2,752
Total investment income from non-controlled/affiliate investments		3,797	1,843	5,525	3,652
Investment income from controlled affiliate investments:		4214	2.572	7.00	1200
Interest from investments Dividend income		4,214 4,519	2,572 2,929	7,636 8,012	4,209 4,964
PIK income		4,319	483	8,012	4,964
Total investment income from controlled affiliate investments		8,733	5,984	15,648	9,656
Total investment income		52,364	46,490	98,375	96,320
Expenses					
Interest and debt financing expenses		11.027	13,017	21,670	24.850
Base management fee		8,451	8.623	16,820	17.320
Incentive fee		4,069	8,042	7,380	14,771
Professional fees		446	714	836	1,673
Directors fees		179	171	354	343
Other general and administrative expenses		1,477	1,241	2,897	2,629
Total expenses before fee waivers		25,649	31,808	49,957	61,586
Base management fee waiver Incentive fee waiver		_	(2,723) (4,519)	_	(4,837) (4,519)
Total expenses, net of fee waivers	-	25,649	24,566	49,957	52,230
Net investment income		26,715	21,924	48,418	44,090
		20,713	21,724	40,410	44,000
Net realized and unrealized gains (losses)  Net realized gain (loss) on non-controlled/non-affiliate investments		(2,576)	4,845	(1,159)	23,258
Net realized gain (loss) on controlled affiliate investments		(2,570)	-,045	(1,157)	(3,237)
Net realized gain (loss) on foreign currency transactions		3,166	1,005	2,678	(2,021)
Net realized gain (loss) on forward currency exchange contracts		2,018	(18,396)	3,261	(21,688)
Net change in unrealized appreciation (depreciation) on foreign currency translation		(2,051)	(65)	(1,705)	322
Net change in unrealized appreciation on forward currency exchange contracts		8,124	16,028	9,775	20,604
Net change in unrealized appreciation (depreciation) on non-controlled/non-affiliate investments		(27,206)	4,426	(32,314)	1,202
Net change in unrealized appreciation (depreciation) on non-controlled/affiliate investments  Net change in unrealized appreciation (depreciation) on controlled affiliate investments		9,102 (63)	5,780 6,886	14,769 7,187	5,407 6,249
Total net gains (losses)	-	(9,486)	20,509	2,492	30,096
Net increase in net assets resulting from operations	\$	17,229	\$ 42,433	\$ 50,910	\$ 74,186
Basic and diluted net investment income per common share	\$	0.41	\$ 0.34	\$ 0.75	\$ 0.68
Basic and diluted increase in net assets resulting from operations per common share	\$	0.27			
Basic and diluted weighted average common shares outstanding	-	64,562,265	64,562,265	64,562,265	64,562,265

### Consolidated Statements of Changes in Net Assets (in thousands, except share and per share data) (Unaudited)

		or the Three onths Ended June 30 2022	for the Three Ionths Ended June 30 2021	N	For the Six Months Ended June 30 2022	N	For the Six Months Ended June 30 2021
Operations:					_		
Net investment income	\$	26,715	\$ 21,924	\$	48,418	\$	44,090
Net realized gain (loss)		2,608	(12,546)		4,780		(3,688)
Net change in unrealized appreciation (depreciation)		(12,094)	33,055		(2,288)		33,784
Net increase in net assets resulting from operations		17,229	 42,433		50,910		74,186
Stockholder distributions:			 				
Distributions from distributable earnings		(21,951)	(21,951)		(43,902)		(43,902)
Net decrease in net assets resulting from stockholder distributions		(21,951)	(21,951)	_	(43,902)	_	(43,902)
Total increase (decrease) in net assets		(4,722)	20,482		7,008		30,284
Net assets at beginning of period		1,111,736	1,077,806		1,100,006		1,068,004
Net assets at end of period	\$	1,107,014	\$ 1,098,288	\$	1,107,014	\$	1,098,288
Net asset value per common share	\$	17.15	\$ 17.01	\$	17.15	\$	17.01
Common stock outstanding at end of period	(	64,562,265	64,562,265	_	64,562,265	_	64,562,265

#### Consolidated Statements of Cash Flows (in thousands, except share and per share data) (Unaudited)

Net increase in easest resulting from operations to net eash used in operating activities:   Adjustments to reconcile net increase in net assets from operations to net eash used in operating activities:   Application   Purchases   (761,843)			the Six Months nded June 30 2022		For the Six Months Ended June 30 2021		
Not increase in net assets resulting from operations Adjustments to reconcile net increase in net assets from operations to net cash used in operating activities:   Purchases of investments	Cash flows from operating activities		2022		2021		
Procease of investments		\$	50,910	\$	74,186		
Proceeds from principal payments and sales of investments	Adjustments to reconcile net increase in net assets from operations to net cash used in operating activities:						
Net realized (gain) loss from investments							
Net chainzed (gain) loss on foreign curency transactions							
Net change in unrealized (appreciation) depreciation on forward currency exchange contracts         (9,75)         (20,040)           Net change in unrealized (appreciation) depreciation on foreign currency translation         1,765         (323)           Net change in unrealized (appreciation) depreciation on foreign currency translation         (6,314)         (5,297)           Accretion of discounts and amoritzation of premiums         (2,001)         3,351           Amoritzation of deferred financing costs and debt issuance costs         2,001         3,551           Collateral on forward currency exchange contracts         5,558         1,180           Collateral on forward currency exchange contracts         (5,507)         (4,598)           Prepaid Insurance         (366)         (558)           Propaid Insurance         (366)         (558)           Interest payable         (366)         (358)           Interest payable         (366)         (368)         (276)           Accounts payable and accrued expenses         (579)         (525)           Net sash provided by (used in) operating activities         349,747         457,550           Repayments on debt         349,747         457,550           Repayments of debt issuance costs         (1315)         (8,557)           Payments of debt insurance cost         (2,1	Net realized (gain) loss from investments		1,159				
Ket change in unrealized (appreciation) depreciation on investments         10,358         (12,858)           Net change in unrealized (appreciation) depreciation on foreign currency translation         1,765         3222           Increase in investments due to PIK         (6,314)         (5,297)           Accretion of discounts and amortization of premiums         2,001         3,351           Changes in operating assets and liabilities.         \$5.558         1,180           Changes in operating assets and liabilities.         (8,507)         (4,398)           Prepaid Insurance         (366)         (588)           Divident receivable on investments         (8,607)         (4,298)           Prepaid Insurance         (366)         (588)           Divident receivable on investments         (8,607)         (4,298)           Interest receivable on investments         (8,607)         (4,298)           Prepaid Insurance         (366)         (588)           Divident receivable         (579)         (4,228)           Interest receivable on investments         (366)         (588)           Divident receivable         (579)         (525)           Net cash great the commander of t	Net realized (gain) loss on foreign currency transactions						
Net change in unrealized (appreciation) depreciation of origin currency translation   1,705   (322)     Increase in investments due to PIK   (5,297)     Accretion of discounts and amortization of premiums   (2,094)   (2,951)     Amortization of deferred financing costs and debt issuance costs   (2,001)   (3,515)     Challers of investments due to investments   (3,607)   (4,398)     Collateral on forward currency exchange contracts   (3,607)   (4,398)     Prepaid Insurance   (3,606)   (5,588)     Prepaid Insurance   (3,606)   (5,588)     Prepaid Insurance   (3,606)   (5,588)     Dividend receivable   (3,601)   (3,601)   (4,298)     Interest payable   (3,601)   (3,601)   (3,602)     Interest payable   (3,601)   (3,602)   (3,602)   (3,602)     Interest payable   (6,688)   (2,769)   (6,588)   (2,769)     Accounts payable and acrued expenses   (5,799)   (3,252)     Reas management fee payable   (6,588)   (2,769)   (3,202)     Accounts payable and acrued expenses   (3,799)   (3,252)     Net cash provided by (used in) operating activities   (3,302)   (4,302)   (4,302)     Repayments on debt   (3,402)   (4,302)   (4,302)   (4,302)     Payments of financing costs   (3,186)   (4,302)	Net change in unrealized (appreciation) depreciation on forward currency exchange contracts						
Cash	Net change in unrealized (appreciation) depreciation on investments						
Accretion of discounts and amortization of permanents         (2,94)         (3,35)           Amortization of deferred financing costs and debt issuance costs         3,351           Collateral on forward currency exchange contracts         8,507         (4,398)           Interest receivable on investments         (8,507)         (4,398)           Prepaid Insurance         (366)         (558)           Dividend receivable         7,571         (4,229)           Interest payable         (310)         (300)           Incentive fee payable         (311)         (300)           Incentive fee payable         (579)         (525)           Accounts payable and accrued expenses         (319)         (525)           Net cash Provided by vites duit operating activities         349,747         457,550           Repayments on debt         (157,00)         (60,374)           Repayments on debt         (157,00)         (60,374)           Payments of financing costs         (157,00)         (60,374)           Payments of debt issuance costs         (43,902)         (56,57)           Stockholder distributions paid         (43,902)         (43,902)           Net and currency exchange rates         (1,125)         (1,137)           Cash, foreign cash, restricted cash and cash equiv	Net change in unrealized (appreciation) depreciation on foreign currency translation						
Amortization of deferred financing costs and debt issuance costs         2,01         3,351           Changes in operating assets and liabilities:         5,558         1,180           Collateral on forward currency exchange contracts         8,807         (4,398)           Interest receivable on investments         3,660         (558)           Dividend receivable         106         632           Dividend receivable         106         632           Base amanagement fee payable         (688)         (276)           Accounts payable and accrued expenses         (579)         (525)           Actack provided by (used in) operating activities         349,747         457,550           Reapyments on debt         349,747         457,550           Repayments on debt         (157,000)         (603,374)           Payments of debt issuance costs         (157,000)         (40,302)           Stockholder distributions paid         43,902         (43,602)           Net cash (used in) provided by financing activities         (133,530)         8,835           Stockholder distributions paid         (133,530)         8,835           Stockholder distributions paid         (133,530)         8,835           Cash, foreign cash, restricted cash and cash equivalents, end of period         5,892							
Colanges in operating assets and liabilities:   Collater unrenoy exchange contracts							
Colitaria on forward currency exchange contracts	Amortization of deferred financing costs and debt issuance costs		2,001		3,351		
Interest receivable on investments	Changes in operating assets and liabilities:						
Prepaid Insurance         (366)         (588)           Dividen receivable         106         632           Interest payable         (341)         3690           Incentive fee payable         (658)         2760           Incentive fee payable         (658)         2760           Accounts payable and accrued expenses         (579)         5252           Net cash provided by (used in) operating activities         280,189         206,218           Cash flows from financing activities         349,747         457,550           Borrowings on debt         349,747         457,550           Repayments of financing costs         (157,000)         (605,374)           Payments of financing costs         (133,300)         8,835           Stockholder distributions paid         (133,530)         8,835           Fleget of foreign cash, restricted cash and cash equivalents         (133,530)         8,835           Effect of foreign currency exchange rates         (11,25)         (1,817)           Cash, foreign cash, restricted cash and cash equivalents,	Collateral on forward currency exchange contracts		5,558				
Dividend receivable   7,571   4,229   Interest payable   166   632   Base management fee payable   6,658   2,619   Interest perpayable   6,558   2,629   Interest payable   6,558   2,629   Interest payable   6,558   2,629   Interest payable   6,558   2,629   Interest payable   7,571   2,229   Interest payable   6,558   2,629   Interest payable and accrued expenses   7,571   2,229   Interest payable and accrued expenses   7,571   2,229   Interest payable   7,571   2,329   Interest payable   7,571   2,							
Interest payable							
Base management fee payable Incentive fee payable Incentive fee payable Accounts payable and accrued expenses         (58)         (27)           Accounts payable and accrued expenses         (58)         (28)           Net cash provided by (used in) operating activities         (280,189)         202,218           Cash flows from financing activities         349,747         457,550           Borrowings on debt         (157,000)         (605,374)           Payments of debt issuance costs         (18)         (18)           Payments of debt issuance costs         (43,002)         (43,002)           Stockholder distributions paid         (43,002)         (43,002)           Net cash (used in) provided by financing activities         (133,530)         8,835           Effect of foreign currency exchange rates         (1,125)         (1,817)           Cash, foreign cash, restricted cash and cash equivalents         (133,530)         8,835           Effect of foreign currency exchange rates         (1,817)         (1,817)           Cash, foreign cash, restricted cash and cash equivalents, beginning of period         5 68,926         8,8720           Cash, foreign cash, restricted cash and cash equivalents, end of period         5 19,562         5 22,403           Supplemental disclosure of cash flow information:         5 19,562         5 128,907							
Incentive fee payable   (276)   (252							
Accounts payable and accrued expenses         (579)         (525)           Net cash provided by (used in) operating activities         (280,182)         (280,182)           Cash flows from financing activities         349,747         457,550           Borrowings on debt         349,747         457,550           Repayments of maching costs         (2,186)         (2,186)           Payments of debt issuance costs         (2,186)         (43,902)         (43,902)           Stock holder distributions paid         (43,902)         (43,902)         (43,902)           Net cash (used in) provided by financing activities         (13,533)         8,835           Effect of foreign currency exchange rates         (13,533)         8,835           Effect of foreign currency exchange rates         (1,125)         (1,817)           Cash, foreign cash, restricted cash and cash equivalents, beginning of period         20,538         8,1702           Cash, foreign carsh, restricted cash now information:         20,538         8,1702           Supplemental disclosure of cash flow information:         \$							
Net cash provided by (used in) operating activities         (280,189)         206,218           Cash flows from financing activities         349,747         457,550           Borrowings on debt         (157,000)         (605,374)           Repayments of febrit subuse costs         (2,186)         -           Payments of financing costs         (2,186)         -           Payments of chois issuance costs         (343,002)         43,902)           Net cash (used in) provided by financing activities         146,659         (197,333)           Net increase (decrease) in cash, foreign cash, restricted cash and cash equivalents         (133,330)         8.835           Effect of foreign currency exchange rates         (1,125)         (1,817)           Cash, foreign cash, restricted cash and cash equivalents, beginning of period         203,581         81,702           Cash, foreign cash, restricted cash and cash equivalents, end of period         \$ 19,562         \$ 22,403           Supplemental disclosure of cash flow information:         \$ 19,562         \$ 22,403           Supplemental disclosure of tool-cash information:         \$ 19,562         \$ 317,077           Cosh increase paid during the period         \$ 2,58         \$ 128,970           Company investment into ISLP in exchange for investments sold by the Company investment into ISLP in exchange for investment sold by tinvestment i							
Cash flows from financing activities           Borrowings on debt         349,747         457,550           Repayments on debt         (157,000)         (605,374)           Payments of financing costs         (2,186)         —           Payments of debt issuance costs         (43,902)         (43,902)           Stockholder distributions paid         (43,902)         (43,902)           Net cash (used in) provided by financing activities         (133,530)         8,835           Effect of foreign currency exchange rates         (1,125)         (1,817)           Cash, foreign cash, restricted cash and cash equivalents, beginning of period         203,581         8,702           Cash, foreign cash, restricted cash and cash equivalents, end of period         \$ 68,926         \$ 88,720           Supplemental disclosure of cash flow information:         Test of secondary of the period         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:         Test of secondary of the period         \$ 19,562         \$ 22,403           Supplemental disclosure of on-cash information:         Test of secondary of the period         \$ 19,562         \$ 22,403           Company investment into ISLP in exchange for investments sold         \$ 5,584         \$ -         \$ 128,970           Company investment into ISLP in exchange for investment into							
Serrowings on debt	Net cash provided by (used in) operating activities		(280,189)		206,218		
Repayments on debt         (157,000)         (605,374)           Payments of financing costs         (2,186)         ————————————————————————————————————	Cash flows from financing activities						
Repayments on debt         (157,000)         (605,374)           Payments of financing costs         (2,186)         ————————————————————————————————————	Borrowings on debt		349,747		457,550		
Payments of debt issuance costs         —         (5,657)           Stockholder distributions paid         (43,902)         (43,902)           Net cash (used in) provided by financing activities         146,659         (197,333)           Net increase (decrease) in cash, foreign cash, restricted cash and cash equivalents         (133,530)         8,835           Effect of foreign currency exchange rates         (1,125)         (1,817)           Cash, foreign cash, restricted cash and cash equivalents, beginning of period         203,581         81,702           Cash, foreign cash, restricted cash and cash equivalents, end of period         \$ 19,562         \$ 88,720           Supplemental disclosure of cash flow information:         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:         \$ 19,562         \$ 21,807           Company investment sold by the Company to ISLP         \$ 7         \$ 128,907           Company investment into ISLP in exchange for investments sold         \$ 5,884         \$           Deconsolidation of 2018-1 Issuer         \$ 470,616         \$           Disposition of assets         \$ 38,013         \$ 29,869           Reduction of liabilities         \$ 38,013         \$ 29,869           Ca			(157,000)		(605,374)		
Payments of debt issuance costs         —         (5,657)           Stockholder distributions paid         (43,902)         (43,902)           Net cash (used in) provided by financing activities         146,659         (197,383)           Net increase (decrease) in cash, foreign cash, restricted cash and cash equivalents         (133,530)         8,835           Effect of foreign currency exchange rates         (1,125)         (1,817)           Cash, foreign cash, restricted cash and cash equivalents, beginning of period         203,581         81,702           Cash, foreign cash, restricted cash and cash equivalents, end of period         \$ 19,562         \$ 88,720           Supplemental disclosure of cash flow information:         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:         \$ 19,562         \$ 21,807           Company investment sold by the Company to ISLP         \$ 7         \$ 137,077           Company investment into ISLP in exchange for investments sold         \$ 5,584         \$ -           Deconsolidation of 2018-1 Issuer         \$ 470,616         \$ -           Disposition of assets         \$ 38,013         \$ 29,869           Reduction of liabilities         \$ 38,013         \$ 29,869           Cash	Payments of financing costs		(2,186)		`		
Net cash (used in) provided by financing activities         146,659         (197,383)           Net increase (decrease) in cash, foreign cash, restricted cash and cash equivalents         (133,530)         8,835           Effect of foreign currency exchange rates         (1,125)         (1,817)           Cash, foreign cash, restricted cash and cash equivalents, beginning of period         203,581         81,702           Cash, foreign cash, restricted cash and cash equivalents, end of period         \$ 68,926         \$ 88,720           Supplemental disclosure of cash flow information:         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:         \$ 19,562         \$ 317,077           Company investment into ISLP in exchange for investments sold         \$ -         \$ 317,077           Company investment into SLP in exchange for investments sold         \$ 5,584         -           Deconsolidation of 2018-1 Issuer         \$ 470,616         -           Disposition of assets         \$ 470,616         -           Reduction of liabilities         \$ 38,013         \$ 29,869           Cash         \$ 38,013         \$ 29,869           Restricted cash         \$ 25,910         57,144           Foreign cash         5,003					(5,657)		
Net increase (decrease) in cash, foreign cash, restricted cash and cash equivalents         (133,530)         8,835           Effect of foreign currency exchange rates         (1,125)         (1,1817)           Cash, foreign cash, restricted cash and cash equivalents, beginning of period         203,581         81,702           Cash, foreign cash, restricted cash and cash equivalents, end of period         \$ 68,926         \$ 88,720           Supplemental disclosure of cash flow information:         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:         \$ -         \$ 317,077           Company investment into ISLP in exchange for investments sold by the Company to ISLP         \$ -         \$ 128,970           Company investment into ISLP in exchange for investments sold         \$ -         \$ 128,970           Company investment into ISLP in exchange for investments sold         \$ 5,584         -           Deconsolidation of 2018-1 Issuer         \$ 470,616         \$ -           Disposition of assets         \$ 470,616         \$ -           Reduction of liabilities         \$ 38,013         \$ 29,869           Cash         \$ 38,013         \$ 29,869           Restricted cash         \$ 38,013         \$ 29,869           Restricted cash         \$ 5,003         1,707	Stockholder distributions paid		(43,902)		(43,902)		
Effect of foreign currency exchange rates         (1,125)         (1,817)           Cash, foreign cash, restricted cash and cash equivalents, beginning of period         203,581         81,702           Cash, foreign cash, restricted cash and cash equivalents, end of period         \$ 68,926         \$ 88,720           Supplemental disclosure of cash flow information:           Cash interest paid during the period         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:           Debt investment sold by the Company to ISLP         \$ —         \$ 317,077           Company investment into ISLP in exchange for investments sold         \$ —         \$ 128,970           Company investment into SLP         \$ 5,584         \$ —         \$ 128,970           Deconsolidation of 2018-1 Issuer         \$ 470,616         \$ —         \$ —           Disposition of assets         \$ 470,616         \$ —         \$ —           Reduction of liabilities         \$ 38,013         \$ 29,869           Cash         \$ 38,013         \$ 29,869           Restricted cash         \$ 25,910         57,144           Foreign cash         5,003         1,707	Net cash (used in) provided by financing activities		146,659		(197,383)		
Effect of foreign currency exchange rates         (1,125)         (1,817)           Cash, foreign cash, restricted cash and cash equivalents, beginning of period         203,581         81,702           Cash, foreign cash, restricted cash and cash equivalents, end of period         \$ 68,926         \$ 88,720           Supplemental disclosure of cash flow information:           Cash interest paid during the period         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:           Debt investment sold by the Company to ISLP         \$ —         \$ 317,077           Company investment into ISLP in exchange for investments sold         \$ —         \$ 128,970           Company investment into SLP         \$ 5,584         \$ —           Deconsolidation of 2018-1 Issuer         \$ 470,616         \$ —           Disposition of assets         \$ 470,616         \$ —           Reduction of liabilities         \$ 38,013         \$ 29,869           Cash         \$ 38,013         \$ 29,869           Restricted cash         \$ 25,910         57,144           Foreign cash         5,003         1,707	Not increase (degreese) in each faraign each restricted each and each equivalents		(133 530)		8 825		
Cash, foreign cash, restricted cash and cash equivalents, beginning of period         203,581         81,702           Cash, foreign cash, restricted cash and cash equivalents, end of period         \$ 68,926         88,720           Supplemental disclosure of cash flow information:         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:         \$ -         \$ 317,077           Company investment sold by the Company to ISLP         \$ -         \$ 128,970           Company investment into ISLP in exchange for investments sold         \$ 5,584         \$ -           Company investment into SLP in exchange for investments sold         \$ 470,616         \$ -           Poeconsolidation of 2018-1 Issuer         \$ 470,616         \$ -           Disposition of assets         \$ 470,616         \$ -           Reduction of liabilities         \$ 38,013         \$ 29,869           Cash         \$ 38,013         \$ 29,869           Restricted cash         \$ 38,013         \$ 29,869           Foreign cash         \$ 5,003         \$ 1,707	Effect of foreign gurrancy explanae rates						
Cash, foreign cash, restricted cash and cash equivalents, end of period         \$ 68,926         \$ 88,720           Supplemental disclosure of cash flow information:  Cash interest paid during the period         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:  Debt investment sold by the Company to ISLP Company investment into ISLP in exchange for investments sold Company investment into ISLP in exchange for investments sold Company investment into SLP in exchange for investments sold Company investment into SLP in exchange for investments sold Solve in exchange for investment sold Solve i							
Supplemental disclosure of cash flow information:           Cash interest paid during the period         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:           Debt investment sold by the Company to ISLP         \$ —         \$ 317,077           Company investment into ISLP in exchange for investments sold         \$ 5,584         \$ —           Company investment into SLP         \$ 5,584         \$ —           Deconsolidation of 2018-1 Issuer         \$ 470,616         \$ —           Disposition of assets         \$ 390,448         \$ —           Reduction of liabilities         \$ 38,013         \$ 29,869           Cash         \$ 38,013         \$ 29,869           Restricted cash         \$ 25,910         57,144           Foreign cash         5,003         1,707		•		•			
Cash interest paid during the period         \$ 19,562         \$ 22,403           Supplemental disclosure of non-cash information:           Debt investment sold by the Company to ISLP         \$ —         \$ 317,077           Company investment into ISLP in exchange for investments sold         \$ —         \$ 128,970           Company investment into SLP         \$ 5,584         \$ —           Deconsolidation of 2018-1 Issuer         \$ 470,616         \$ —           Reduction of liabilities         \$ (390,448)         \$ —           Cash         \$ 38,013         \$ 29,869           Restricted cash         \$ 25,910         57,144           Foreign cash         5,003         1,707	Cash, foreign cash, restricted cash and cash equivalents, end of period	3	08,920	J.	88,720		
Supplemental disclosure of non-cash information:           Debt investment sold by the Company to ISLP         \$ 317,077           Company investment into ISLP in exchange for investments sold         \$ 5,584         \$ -           Company investment into SLP         \$ 470,616         \$ -           Disposition of assets         \$ 390,448         \$ -           Reduction of liabilities         \$ 38,013         \$ 29,869           Cash         \$ 38,013         \$ 29,869           Restricted cash         \$ 25,910         57,144           Foreign cash         5,003         1,707							
Debt investment sold by the Company to ISLP		\$	19,562	\$	22,403		
Company investment into ISLP in exchange for investments sold         \$							
Company investment into SLP         \$ 5,584         \$ —           Deconsolidation of 2018-1 Issuer         \$ 470,616         \$ —           Disposition of assets         \$ (390,448)         \$ —           Reduction of liabilities         \$ (390,448)         \$ —           Cash         \$ 38,013         \$ 29,869           Restricted cash         25,910         57,144           Foreign cash         5,003         1,707			_				
Deconsolidation of 2018-1 Issuer           Disposition of assets         \$ 470,616 \$ —           Reduction of liabilities         \$ (390,448) \$ —           2021           Cash         \$ 38,013 \$ 29,869           Restricted cash         25,910 \$ 57,144           Foreign cash         5,003 \$ 1,707			_		128,970		
Disposition of assets         \$ 470,616         \$ —           Reduction of liabilities         \$ (390,448)         \$ —           Cash         \$ 38,013         \$ 29,869           Restricted cash         25,910         57,144           Foreign cash         5,003         1,707		\$	5,584	\$	_		
Reduction of liabilities         \$ (390,448)         \$ —           Cash         \$ 38,013         \$ 29,869           Restricted cash         25,910         57,144           Foreign cash         5,003         1,707							
Cash         \$ 38,013         \$ 29,869           Restricted cash         25,910         57,144           Foreign cash         5,003         1,707					_		
Cash         \$ 38,013         \$ 29,869           Restricted cash         25,910         57,144           Foreign cash         5,003         1,707	Reduction of liabilities	\$	(390,448)	\$	_		
Cash       \$ 38,013       \$ 29,869         Restricted cash       25,910       57,144         Foreign cash       5,003       1,707			2022		2021		
Restricted cash       25,910       57,144         Foreign cash       5,003       1,707	Cash	\$		\$			
Foreign cash		•					
	Total cash, foreign cash, restricted cash, and cash equivalents shown in the consolidated statements of cash flows	\$	68,926	\$	88,720		

### Bain Capital Specialty Finance, Inc. Consolidated Schedule of Investments As of June 30, 2022 (In thousands)

Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV (4)
Non- Controlled/Non- Affiliate										
Investments	Aerospace & Defense	Ansett Aviation Training (6)(18)(19)	First Lien Senior Secured Loan	BBSY+ 4.69%	5.69 %	9/24/2031	AUD 21,215	15,924	14,664	
	Detense	Ansett Aviation Training (6)(14)(19)	Equity Interest		_		AUD 15,357	11,527	10,614	
		Forming Machining Industries Holdings, LLC (18)(19)	Second Lien Senior Secured Loan	L+ 8.25%	9.92 %	10/9/2026			5,297	
		Forming Machining Industries	First Lien Senior Secured Loan							
		Holdings, LLC (18)(19) GSP Holdings, LLC (15)(19)(26)(29)	First Lien Senior Secured Loan	L+ 4.25% L+ 5.75% (0.25% PIK)	5.92 % 6.76 %	10/9/2025 11/6/2025	\$ 16,354 \$ 35,491	16,280 35,448	14,065 33,361	
		GSP Holdings, LLC (3)(15)(19)(26)	First Lien Senior Secured Loan - Revolver	L+ 5.75% (0.25% PIK)	6.75 %	11/6/2025	\$ 2,736	2,711	2,463	
		Kellstrom Aerospace Group, Inc (14)(19)(25)	Equity Interest	_	_	_	\$ 1	1,963	720	
		Kellstrom Commercial Aerospace, Inc. (3)(15)(19)(26)	First Lien Senior Secured Loan - Revolver	SOFR+ 6.00% (0.75% PIK)	7.15 %	7/1/2025	\$ 3,305	3,256	3,005	
		Kellstrom Commercial Aerospace, Inc. (15)(19)	First Lien Senior Secured Loan	SOFR+ 6.00%	7.00 %	7/1/2025			28,357	
		Mach Acquisition R/C (3)(18)(19)	First Lien Senior Secured Loan -							
		Mach Acquisition T/L (15)(19)	Revolver First Lien Senior Secured Loan	L+ 7.50% L+ 7.50%	9.78 % 8.54 %	10/18/2026 10/18/2026	\$ 2,009 \$ 32,806	1,836 32,241	1,707 31,822	
		Precision Ultimate Holdings, LLC	Equity Interest	_	_	_	\$ 1,417	1,417	1,447	
		Robinson Helicopter (14)(19)(25) Robinson Helicopter (15)(19)(29)	Equity Interest First Lien Senior Secured Loan	SOFR+ 6.50%	8.13 %	6/29/2029	\$ 1,592 \$ 49,405		1,592 48,293	
		WCI-HSG HOLDCO, LLC (14)(19)	Preferred Equity	SOI K 1 0.5070	0.13 70	0/2//2027	\$ 675		2,053	
		WCI-HSG Purchaser, Inc. (3)(15)(19) (29)	First Lien Senior Secured Loan -	1 . 4 500/	(75.0/	2/22/2025				
		WCI-HSG Purchaser, Inc. (15)(19)(29) Whiteraft LLC (2)(3)(5)(19)	Revolver First Lien Senior Secured Loan First Lien Senior Secured Loan -	L+ 4.50% L+ 4.75%	6.75 % 6.75 %	2/22/2025 2/24/2025	\$ 137 \$ 8,666	133 8,608	137 8,666	
		Whiteraft LLC (15)(19)(29)	Revolver First Lien Senior Secured Loan	L+ 6.00%	8.25 %	4/3/2023 4/3/2023	\$ \$ 28.834	(4) 28,759	(72) 27,680	
		WP CPP Holdings, LLC. (15)(19)	Second Lien Senior Secured Loan	L+ 7.75%	8.99 %	4/30/2026	\$ 11,724	11,657	10,668	
							Aerospace & Defense Total	\$ 258,732	\$ 246,539	22.3 %
	Automotive	American Trailer Rental Group (19)	Subordinated Debt							
	Automotive	(26) American Trailer Rental Group (19)	Subordinated Debt	L+ 9.00% (2.00% PIK)	11.00 %	12/1/2027	\$ 4,948		4,948	
		(26) American Trailer Rental Group (19)	Subordinated Debt	L+ 9.00% (2.00% PIK)	11.00 %	12/1/2027	\$ 15,267	14,968	15,268	
		(26) Cardo (6)(17)(19) CST Buyer Company (3)(5)(19)	First Lien Senior Secured Loan First Lien Senior Secured Loan -	L+ 9.00% (2.00% PIK) L+ 6.00%	11.00 % 8.09 %		\$ 19,064 \$ 98	18,663 97	19,064 98	
		CST Buyer Company (15)(19)(29)	Revolver First Lien Senior Secured Loan	L+ 5.50%	7.17 %	10/3/2025 10/3/2025	\$ \$ 8,322	(7) 8,280	8,322	
		JHCC Holdings, LLC (15)(19)(28)	First Lien Senior Secured Loan - Delayed Draw	L+ 5.75%	8.00 %	9/9/2025	\$ 2,635	2,620	2,503	
		JHCC Holdings, LLC (3)(15)(19)	First Lien Senior Secured Loan - Revolver	L+ 5.75%	8.00 %	9/9/2025	\$ 965	936	823	
		JHCC Holdings, LLC (15)(19)	First Lien Senior Secured Loan - Delayed Draw	L+ 5.75%	8.00 %	9/9/2025	\$ 5,740	5,735	5,453	
		JHCC Holdings, LLC (15)(19)(29)	First Lien Senior Secured Loan	L+ 5.75%	8.00 %	9/9/2025	\$ 21,373 Automotive Total	\$ 77,366	\$ 76,783	6.9 %
							Automotive Iotai	3 77,500	3 70,765	0.5 /6
	Banking	Green Street Parent, LLC (3)(5)(19) (29)	First Lien Senior Secured Loan - Revolver	_	_	8/27/2025	s _	(25)	_	
		Green Street Parent, LLC (16)(19)(29) Green Street Parent, LLC (16)(19)(29)	First Lien Senior Secured Loan	L+ 5.75%	6.50 %		\$ 3,419	3,376	3,419	
		Green Street Parent, LLC	First Lien Senior Secured Loan	L+ 5.75%	7.32 %	8/27/2026	\$ 4,478 Banking Total	\$ 7,749	s 7,897	0.7 %
	Banking, Finance,	Morrow Sodali (3)(15)(19)	First Lien Senior Secured Loan -							
	Insurance & Real Estate	(7)(7)(7)(8)	Revolver	SOFR+ 5.00%	6.10 %	4/25/2028	\$ 266	235	234	
		Morrow Sodali (2)(3)(5)(19)	First Lien Senior Secured Loan - Delayed Draw	_	_	4/25/2028	s —	(20)	(20)	
			•				Banking, Finance, Insurance & Real Estate			
							Total	\$ 215	S 214	0.0 %

Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV (4)
Non- Controlled/Non- Affiliate Investments										
Attituate investments	Beverage, Food & Tobacco	NPC International, Inc. (14)(19)(25)(27)	Equity Interest	_	_	_	\$ 428	639	121	
							Beverage, Food & Tobacco Total	\$ 639	s 121	0.0 %
	Capital Equipment	ClockSpring (15)(19) East BCC Coinvest II, LLC (14)(19)	Second Lien Senior Secured Loan Equity Interest	SOFR+ 6.50%	12.11 %	8/1/2025	\$ 5,100	5,005	4,997	
		(25) FCG Acquisitions, Inc. (14)(19)(25) Jonathan Acquisition Company (15)	Preferred Equity Second Lien Senior Secured Loan	_	_	_	\$ 1,419 \$ 4	1,419	989	
		(19) TCFIII Owl Finance, LLC (19)	First Lien Senior Secured Loan	L+ 9.00% 12.00%	11.10 % 12.00 %	12/22/2027 1/30/2027	\$ 8,000 \$ 4,556 Capital Equipment Total	7,832 4,493 <b>\$ 18,749</b>	8,000 4,453 \$ 18,439	1.7 %
	Chemicals, Plastics	V Global Holdings LLC (16)(19)(29)	First Lien Senior Secured Loan							
	& Rubber	V Global Holdings LLC (3)(16)(19)	First Lien Senior Secured Loan -	SOFR+ 5.75%	7.63 %	12/22/2027		15,548	15,681	
		Vertellus (16)(19)	Revolver First Lien Senior Secured Loan	SOFR+ 5.75% EURIBOR+ 5.75%	7.67 % 6.50 %	12/22/2025 12/22/2027	\$ 1,453 € 9,500	1,281 9,810	1,332 9,834	
							Chemicals, Plastics & Rubber Total	\$ 26,639	\$ 26,847	2.4 %
	Construction & Building	Chase Industries, Inc. (15)(19)(26)	First Lien Senior Secured Loan - Delayed Draw	L+ 7.00% PIK	9.88 %	5/12/2025	\$ 1,279	1,278	997	
	Бинат	Chase Industries, Inc. (15)(19)(26) Elk Parent Holdings, LP (14)(19)(25)	First Lien Senior Secured Loan Equity Interest	L+ 7.00% PIK L+ 7.00% PIK	9.88 %	5/12/2025	\$ 13,531 \$ 1	13,504 12	10,554 528	
		Elk Parent Holdings, LP (14)(19)(25)  Regan Development Holdings	Preferred Equity First Lien Senior Secured Loan	Ξ	=	=	\$ 120	1,202	1,484	
		Limited (6)(17)(19) Regan Development Holdings	First Lien Senior Secured Loan	EURIBOR+ 6.50%	7.00 %	4/18/2023	€ 2,087	2,274	2,117	
		Limited (6)(17)(19) Regan Development Holdings	First Lien Senior Secured Loan	EURIBOR+ 6.50%	7.00 %	4/18/2023	€ 677	768	686	
		Limited (6)(17)(19) SAM (19)	First Lien Senior Secured Loan	EURIBOR+ 6.50% 11.25%	7.00 % 11.25 %		€ 6,335 \$ 32,500	6,896 32,191	6,392 32,175	
		Service Master (3)(15)(19)	First Lien Senior Secured Loan - Revolver	L+ 7.50%	8.91 %	8/16/2027		1,273	1,350	
		Service Master (15)(19) Service Master (14)(19)(25)	First Lien Senior Secured Loan Equity Interest	L+ 7.50%	8.50 %	8/16/2027	\$ 934 \$ 327	918 327	934 351	
		YLG Holdings, Inc. (3)(15)(19)	First Lien Senior Secured Loan - Revolver	L+ 5.00%	6.79 %	10/31/2025	\$ 256	209	256	
		YLG Holdings, Inc. (19)(21)	First Lien Senior Secured Loan - Delayed Draw	L+ 5.00%	7.08 %	10/31/2025		5,030	5,034	
		YLG Holdings, Inc. (15)(19)(29)	First Lien Senior Secured Loan	L+ 5.25%	6.72 %	10/31/2025	\$ 27,291 Construction & Building	27,178	27,291	
		(15/10)					Total	\$ 93,060	\$ 90,149	8.1 %
	Consumer Goods: Durable	New Milani Group LLC (15)(19)	First Lien Senior Secured Loan	L+ 6.00%	8.25 %	6/6/2024	\$ 21,598	21,094	21,382	
		Stanton Carpet (15)(19) Tangent Technologies Acquisition, LLC (15)(19)	Second Lien Senior Secured Loan Second Lien Senior Secured Loan	L+ 9.00%	10.47 %	4/1/2028	\$ 11,434	11,226	11,435	
		TLC Holdco LP (14)(19)(25) TLC Purchaser, Inc. (2)(3)(5)(19)	Equity Interest First Lien Senior Secured Loan -	SOFR+ 8.75%	9.99 % —	5/30/2028	\$ 8,915 \$ 1,281	8,750 1,221	8,737	
		TLC Purchaser, Inc. (3)(15)(19)	Delayed Draw First Lien Senior Secured Loan -	_	_	10/13/2025	<b>s</b> —	(97)	(1,409)	
		TLC Purchaser, Inc. (15)(19)(29)	Revolver First Lien Senior Secured Loan	P+ 5.25% L+ 6.25%	10.00 % 8.08 %	10/13/2025 10/13/2025	\$ 8,508 \$ 34,315	8,338 33,614	6,746 27,967	
							Consumer Goods: Durable Total	\$ 84,146	s 74,858	6.8 %

Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV <sup>(4)</sup>
Non- Controlled/Non- Affiliate Investments										
	Consumer Goods: Non-Durable	Fineline Technologies, Inc. (14)(19) (25)	Equity Interest	_	_	_	\$ 939	939	1.344	
		FL Hawk Intermediate Holdings,	Second Lien Senior Secured Loan				*		-,	
		Inc. (15)(19)		L+ 9.00%	11.00 %	8/22/2028	\$ 15,125	14,736	15,125	
		RoC Opco LLC (3)(15)(19)	First Lien Senior Secured Loan -							
		(15)(19)(29)	Revolver	L+ 8.50%	10.13 %			5,368	5,462	
		RoC Opco LLC (15)(19)(29) Solaray, LLC (15)(19)	First Lien Senior Secured Loan First Lien Senior Secured Loan -	L+ 8.50%	10.75 %			14,932	15,119	
		(2)(15)(10)	Delayed Draw	SOFR+ 5.50%	7.13 %	9/9/2023	\$ 14,202	14,202	14,202	
		Solaray, LLC (3)(15)(19)	First Lien Senior Secured Loan -	GOED : 4 500/		0.00.00000	6 5.050	5.045	5.050	
		Solaray, LLC (15)(19)(29)	Revolver First Lien Senior Secured Loan	SOFR+ 4.50% SOFR+ 5.50%	6.65 % 6.50 %			5,947 30,844	5,950 30,844	
		WU Holdco, Inc. (3)(18)(19)	First Lien Senior Secured Loan -	SOFK+ 5.50%	0.30 %	9/11/2023	5 50,844	30,844	30,844	
		w c Holdes, inc.	Revolver	L+ 5.50%	7.73 %	3/26/2025	\$ 3,043	3,014	2,986	
		WU Holdco, Inc. (15)(19)(29)	First Lien Senior Secured Loan	L+ 5.50%	7.75 %			37,414	37,494	
		WU Holdco, Inc. (15)(19)(28)	First Lien Senior Secured Loan -					,		
			Delayed Draw	L+ 5.50%	6.50 %	3/26/2026	\$ 1,704	1,676	1,687	
							Consumer Goods: Non-			
							Durable Total	\$ 129,072	\$ 130,213	11.8 %
	Consumer Goods:	WSP Initial Term Loan (15)(19)(29)	First Lien Senior Secured Loan							
	Wholesale			L+ 6.25%	7.92 %	4/27/2027	\$ 6,033	5,927	5,731	
		WSP Initial Term Loan (2)(3)(5)(19)	First Lien Senior Secured Loan -							
		anaman	Delayed Draw	_	_	4/27/2027	\$	(21)	(90)	
		WSP LP Interest (14)(19)(25) WSP Revolving Loan (3)(18)(19)	Equity Interest	_	_	_	\$ 2,898	2,898	1,740	
		WSP Revolving Loan	First Lien Senior Secured Loan - Revolver	L+ 6.25%	6.25 %	4/27/2027	\$ 47	40	25	
			Revolver	L+ 0.2376	0.23 76	4/2//202/	Consumer Goods:	40		
							Wholesale Total	\$ 8,844	s 7,406	0.7 %
	Containers,	ASP-r-pac Acquisition Co LLC (3)	First Lien Senior Secured Loan -							
	Packaging, & Glass	(5)(19)	Revolver	_	_	12/29/2027	\$	(60)	_	
		ASP-r-pac Acquisition Co LLC (16)	First Lien Senior Secured Loan	L+ 6.00%	7.67 %	12/29/2027	\$ 14,104	13,843	14,104	
		Intertape Polymer Group (17)(29)	First Lien Senior Secured Loan	SOFR+ 4.75%	6.34 %		\$ 23,050	21,841	21,110	
		1 / 1					Containers, Packaging,			
							& Glass Total	\$ 35,624	\$ 35,214	3.2 %
	Energy: Oil & Gas	Amspec Services, Inc. (3)(18)(19)	First Lien Senior Secured Loan -							
	Energy, Oll & Gas	Amspec Scivices, Inc.	Revolver	L+ 5.75%	8.50 %	7/2/2024	\$ 1,011	987	1,012	
		Amspec Services, Inc. (15)(19)(29)	First Lien Senior Secured Loan	L+ 5.75%	8.00 %		\$ 33,163	32,987	33,162	
		Amspec Services, Inc. (15)(19)	First Lien Senior Secured Loan	L+ 5.75%	8.00 %			2,761	2,784	
		, , , , , , , , , , , , , , , , , , , ,					Energy: Oil & Gas Total	\$ 36,735	\$ 36,958	3.3 %

	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV (4)
rolled/Non- iate										
tments	Environmental	Reconomy (6)(15)(19)	First Lien Senior Secured Loan							
	Industries			SONIA+ 6.25%	7.44 %	6/24/2029	£ 6,118	7,430	7,375	
		Reconomy (6)(18)(19)	First Lien Senior Secured Loan	EURIBOR+ 6.00%	6.00 %	6/24/2029	€ 2,467	2,577	2,560	
			First Lien Senior Secured Loan	_	_	6/24/2029	£	(69)	(69)	
		Reconomy (2)(3)(5)(6)(19)	First Lien Senior Secured Loan	_	_	6/24/2029	£	(69)	(69)	
							Environmental Industries Total	\$ 9,869	s 9,797	0.9
							Total	3 9,809	3 3,737	0.5
	FIRE: Finance	Allworth Financial Group, L.P. (3)	First Lien Senior Secured Loan -							
		(15)(19)(29)	Delayed Draw	SOFR+ 4.75%	6.38 %	12/23/2026	\$ 879	865	880	
		Allworth Financial Group, L.P. (15) (19)(29)	First Lien Senior Secured Loan	SOFR+ 4.75%	6.38 %	12/23/2026	\$ 1,501	1,485	1,502	
		(19)(29) Allworth Financial Group, L.P. (3)(5) (19)	First Lien Senior Secured Loan - Revolver	_	_	12/23/2026	s —	(14)	_	
		Parmenion (6)(15)(19)	First Lien Senior Secured Loan	SONIA+ 5.75%	6.69 %	5/11/2029	£ 32,628	40,604	39,334	
		TA/Weg Holdings (15)(19)(29)	First Lien Senior Secured Loan -	*	7.00.0/	10/2/2025		0.447	0.445	
		TA/Weg Holdings (15)(19)(29)	Delayed Draw First Lien Senior Secured Loan -	L+ 5.75%	7.00 %	10/2/2025	\$ 9,447	9,447	9,447	
			Delayed Draw	L+ 6.00%	7.67 %	10/2/2025	\$ 2,385	2,375	2,385	
							FIRE: Finance Total	\$ 54,762	\$ 53,548	4.8
	FIRE: Insurance	Margaux Acquisition Inc. (15)(19)(29)	First Lien Senior Secured Loan	L+ 5.75%	6.68 %	12/19/2024	\$ 17,682	17,504	17,682	
		Margaux Acquisition Inc. (15)(19)	First Lien Senior Secured Loan -							
		Margaux Acquisition Inc. (3)(5)(19)	Delayed Draw First Lien Senior Secured Loan -	L+ 5.75%	6.68 %	12/19/2024	\$ 9,152	9,131	9,152	
			Revolver	_	_	12/19/2024	s —	(24)	_	
		Margaux UK Finance Limited (6)(16)	First Lien Senior Secured Loan	SONIA+ 5.75%	6.50 %	12/19/2024		9,723	9,171	
		Margaux UK Finance Limited (3)(5)	First Lien Senior Secured Loan -	30NA 3.7370	0.50 70	12/17/2024	2 7,551	7,723	2,171	
		(6)(19)	Revolver	_	_	12/19/2024	£	(5)	_	
		MRHT (3)(5)(6)(19)	First Lien Senior Secured Loan	_	_	7/26/2028	€ —	(105)	_	
		MRHT (3)(6)(18)(19)	First Lien Senior Secured Loan	EURIBOR+ 5.50%	5.50 %		€ 267	297	280	
		MRHT (6)(18)(19)	First Lien Senior Secured Loan	EURIBOR+ 5.50%	5.50 %	7/26/2028	€ 216	249	226	
		Paisley Bidco Limited (6)(18)(19) Paisley Bidco Limited (3)(6)(18)(19)	First Lien Senior Secured Loan First Lien Senior Secured Loan-	EURIBOR+ 5.50%	5.50 %	11/26/2028	€ 32	36	34	
			Revolver	EURIBOR+ 5.50%	5.50 %	11/26/2028	£ 86	28	105	
		World Insurance (15)(19)(29)	First Lien Senior Secured Loan -							
		World Insurance (3)(15)(19)	Delayed Draw First Lien Senior Secured Loan -	L+ 5.75%	7.80 %	4/1/2026	\$ 8,316	8,254	8,275	
		world insurance	Revolver	L+ 5.75%	6.99 %	4/1/2026	\$ 372	358	368	
		World Insurance (3)(15)(19)(29)	First Lien Senior Secured Loan	L+ 5.75%	6.76 %	4/1/2026	\$ 3,129	3,079	3,113	
							FIRE: Insurance Total	\$ 48,525	\$ 48,406	4.4
	Healthcare &	Apollo Intelligence (15)(19)(29)	First Lien Senior Secured Loan							
	Pharmaceuticals		First Lien Semoi Secured Loan	SOFR+ 5.75%	6.80 %	6/1/2028	\$ 26,225	25,968	25,962	
		Apollo Intelligence (2)(3)(5)(19)	First Lien Senior Secured Loan -							
		Apollo Intelligence (2)(3)(5)(19)	Delayed Draw First Lien Senior Secured Loan -	_	_	6/1/2028	s —	(95)	(96)	
			Revolver	_	_	6/1/2028	s —	(71)	(72)	
		Apollo Intelligence (14)(19)(25)	Equity Interest	_	_	0.1.2020	\$ 32	3,162	3,162	
		CB Titan Holdings, Inc. (14)(15)(25)	Preferred Equity	_	_	_	\$ 1,953	1,953	910	
		CPS Group Holdings, Inc. (3)(5)(19)	First Lien Senior Secured Loan -						,	
		CDC Comm H-145 In (15)(19)	Revolver	_	_	3/3/2025	s —	(46)	_	
		CPS Group Holdings, Inc. (15)(19) (29)	First Lien Senior Secured Loan	L+ 5.25%	8.00 %	3/3/2025	\$ 44,902	44,674	44,902	
		Datix Bidco Limited (6)(18)(19)	First Lien Senior Secured Loan -	CONTA : 4 500/	£ 10.0/	10/20/2024	£ 10	12	10	
		Datix Bidco Limited (6)(18)(19)	Revolver Second Lien Senior Secured Loan	SONIA+ 4.50% SONIA+ 7.75%	5.19 % 9.44 %		£ 10 £ 121	13 164	12 149	
		Datix Bidco Limited (6)(18)(19)	First Lien Senior Secured Loan	BBSW+ 4.00%	9.44 % 4.57 %	4/27/2026	AUD 42	32	29	
		Great Expressions Dental Center	First Lien Senior Secured Loan -							
		PC (3)(13)(15)(19)(26)	Revolver	L+ 4.25% (0.50% PIK)	6.43 %	9/28/2023	\$ 879	878	784	
		Great Expressions Dental Center PC (15)(19)(26)	First Lien Senior Secured Loan	P+ 4.25% (0.50% PIK)	8.50 %	9/28/2023	\$ 7,851	7,877	7,223	
		Mertus 522. GmbH (6)(18)(19)	First Lien Senior Secured Loan	P+ 4.25% (0.50% PIK) EURIBOR+ 6.25%	8.50 % 6.25 %		\$ /,851 € 131	142	135	
		Mertus 522. GmbH (6)(18)(19)	First Lien Senior Secured Loan	EURIBOR+ 6.25%	6.25 %		€ 131	247	231	
		Premier Imaging, LLC (3)(15)(19)	First Lien Senior Secured Loan -	LUKIDUK: 0.23/6	0.23 /0	3/20/2020	223	247	231	
			Delayed Draw	L+ 5.75%	6.92 %	1/2/2025	\$ 1,951	1,864	1,849	
		Premier Imaging, LLC (15)(19)(29)	First Lien Senior Secured Loan	L+ 5.75%	7.42 %		\$ 7,177	7,085	7,069	
		SunMed Group Holdings, LLC (3) (16)(19)	First Lien Senior Secured Loan - Revolver	L+ 5.75%	8.00 %	6/16/2027	\$ 590	572	571	
		SunMed Group Holdings, LLC (16)	First Lien Senior Secured Loan							
		(19)(29)	Second Lien Senior Secured Loan	L+ 5.75% L+ 8.50%	8.00 % 9.74 %		\$ 8,738 \$ 9,472	8,604	8,607	
		TecoStar Holdings, Inc. (15)(19)	Second Lien Senior Secured Loan	L+ 8.30%	9.74 %	11/1/2024	Healthcare &	9,371	8,856	

Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV
on-										
ontrolled/Non- ffiliate										
vestments										
	High Tech	Access (6)(18)(19)	First Lien Senior Secured Loan							
	Industries	(2)(2)(5)(6)(10)		SONIA+ 5.75%	5.75 %	6/1/2029	£ 7,960	9,763	9,451	
		Access (2)(3)(5)(6)(19) AMI US Holdings Inc. (6)(15)(19)(29)	First Lien Senior Secured Loan First Lien Senior Secured Loan	L+ 5.25%	6.96 %	6/1/2029 4/1/2025	£ \$ 3,886	(307) 3,847	(297) 3,887	
		Applitools (6)(32)(19)	First Lien Senior Secured Loan	SOFR+ 5.75%	7.25 %	5/24/2029	\$ 24,008	23,768	23,768	
		Applitools (2)(3)(5)(19)	First Lien Senior Secured Loan -	50110-517570	7.23 70	3/2 1/2029	21,000	25,700	25,700	
			Revolver	_	_	5/26/2028	\$	(34)	(34)	
		Appriss Holdings, Inc. (15)(19)	First Lien Senior Secured Loan	L+ 7.25%	9.05 %	5/6/2027	\$ 11,292	11,100	11,066	
		Appriss Holdings, Inc. (2)(3)(5)(19)	First Lien Senior Secured Loan -			5// 12027		(12)	(15)	
		Appriss Holdings, Inc. (14)(19)(25)	Revolver Equity Interest	_	_	5/6/2027	\$ \$ 2,136	(12) 1,606	(15) 1,485	
		AQ Software Corporation (14)(18)(19) (25)	Preferred Equity	_	_	_	-,			
		(25)	* *	_	_	_	\$ 1	1,107	1,104	
		AQ Software Corporation (14)(18)(19) (25)	Preferred Equity	_	_	_	\$ 2	1,844	1,839	
		AQ Software Corporation (14)(19)(25)	Preferred Equity	_	_	_	\$ 1	507	506	
		CB Nike IntermediateCo Ltd (3)(6)	First Lien Senior Secured Loan -							
		CB Nike IntermediateCo Ltd (6)(15)	Revolver First Lien Senior Secured Loan	_	_	10/31/2025	s —	_	_	
		(19)		L+ 4.75%	5.75 %	10/31/2025	\$ 345	341	345	
		Drilling Info Holdings, Inc (18)	First Lien Senior Secured Loan	L+ 4.25%	5.92 %	7/30/2025	\$ 11,207	11,188	10,992	
		Eagle Rock Capital Corporation (14) (18)(19)(25)	Preferred Equity	_	_	_	\$ 3,345	3,345	3,730	
		Element Buyer, Inc. (15)(19)	First Lien Senior Secured Loan -							
			Delayed Draw	L+ 5.50%	6.56 %	7/19/2025	\$ 11,022	11,038	10,994	
		Element Buyer, Inc. (15)(19)	First Lien Senior Secured Loan	L+ 5.50%	7.17 %	7/18/2025	\$ 36,816	36,992	36,724	
		Element Buyer, Inc. (3)(15)(19)	First Lien Senior Secured Loan - Revolver	L+ 5.50%	7.17.0/	7/10/2024	\$ 1,700	1.677	1.700	
		Eleven Software (15)(19)	First Lien Senior Secured Loan	L+ 5.50% SOFR+ 8.00%	7.17 % 9.00 %	7/19/2024 4/22/2027	\$ 1,700 \$ 7,439	1,677 7,367	1,689 7,365	
		Eleven Software (2)(3)(5)(19)	First Lien Senior Secured Loan -	50110-0.0070	7.00 70	0.22/2027	7,107	7,507	7,505	
			Revolver	_	_	9/22/2026	s —	(14)	(15)	
		Eleven Software (14)(19)(25)	Preferred Equity	_	_	_	\$ 896	896	896	
		Gluware (19)(26) Gluware (14)(19)(25)	First Lien Senior Secured Loan	9.00% (3.50% PIK)	12.50 %	10/15/2025	\$ 19,232	18,486	18,463	
		MRI Software LLC (15)(28)	Warrants First Lien Senior Secured Loan	L+ 5.50%	7.75 %	2/10/2026	\$ 3,328 \$ 25,794	478 25,732	459 25,278	
		MRI Software LLC (2)(3)	First Lien Senior Secured Loan -	L+ 3.3076	7.75 /6	2/10/2020	3 23,794	23,732	23,276	
			Revolver	_	_	2/10/2026	s —	51	(36)	
		Revalize, Inc. (3)(18)(19)	First Lien Senior Secured Loan -							
		(2)(18)(18)	Delayed Draw	L+ 5.75%	5.75 %	4/15/2027	\$ 281	161	181	
		Revalize, Inc. (3)(18)(19)	First Lien Senior Secured Loan -							
		Revalize, Inc. (15)(19)(29)	Revolver First Lien Senior Secured Loan -	L+ 5.75%	6.75 %	4/15/2027	\$ 838	825	827	
		Revalize, Inc.	Delayed Draw	L+ 5.75%	6.76 %	4/15/2027	\$ 5,104	5,059	5,066	
		Superna Inc. (6)(15)(19)(29)	First Lien Senior Secured Loan	SOFR+ 6.25%	7.25 %	3/6/2028	\$ 15,033	14,740	14.732	
		Superna Inc. (2)(3)(5)(6)(19)	First Lien Senior Secured Loan -							
			Delayed Draw	_	_	3/6/2028	\$	(25)	(53)	
		Superna Inc. (2)(3)(5)(6)(19)	First Lien Senior Secured Loan -			2/6/2020	6	(25)	(53)	
		Superna Inc. (6)(14)(19)(25)	Revolver Equity Interest	_	_	3/6/2028	\$ — \$ 1,463	(25) 1,463	(53) 1,463	
		Swoogo LLC (2)(3)(5)(18)(19)	First Lien Senior Secured Loan -	_	_	_	φ 1,403	1,403	1,403	
			Revolver	_	_	12/9/2026	s —	(22)	(25)	
		Swoogo LLC (15)(19)	First Lien Senior Secured Loan	L+ 8.00%	9.00 %	12/9/2026	\$ 2,330	2,287	2,283	
		Utimaco (6)(18)(19)	First Lien Senior Secured Loan	EURIBOR+ 6.00%	6.00 %	5/13/2029	€ 8,342	8,863	8,658	
		Utimaco (6)(18)(19) Utimaco (6)(18)(19) Utimaco (6)(18)(19)	First Lien Senior Secured Loan	SOFR+ 6.00%	7.05 %	5/13/2029	\$ 16,578	16,413	16,412	
		Utimaco (6)(14)(19)(25)	First Lien Senior Secured Loan	SOFR+ 6.00%	7.35 %	5/13/2029	\$ 8,812 € 1	8,724 2,123	8,724 2,115	
		Utimaco (6)(14)(19)(25)	Equity Interest Preferred Equity	_	_	_	€ ! € !	2,123 2,123	2,115 2,115	
		Ventiv Holdco, Inc. (2)(3)(5)(18)(19)	First Lien Senior Secured Loan -	_	_	_	- '	2,123	2,113	
			Revolver	_	_		\$	(35)	(77)	
		Ventiv Holdco, Inc. (15)(19)(29)	First Lien Senior Secured Loan	L+ 5.50%	7.75 %	9/3/2025	\$ 13,842	13,721	13,531	
		Ventiv Topco, Inc. (14)(19)(25)	Equity Interest	_			\$ 28	2,833	2,109	
		VPARK BIDCO AB (6)(16)(19) VPARK BIDCO AB (6)(16)(19)	First Lien Senior Secured Loan	CIBOR+ 4.00%	4.75 %	3/10/2025	DKK 570	92	80	
		VPAKK BIDCO AB (5)(19)	First Lien Senior Secured Loan	NIBOR+ 4.00%	5.42 %	3/10/2025	NOK 740 High Tech Industries	93	75	

Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV (4)
Non- Controlled/Non- Affiliate Investments										
	Hospitality Holdings	PPX (14)(19)(25) PPX (14)(19)(25)	Preferred Equity	_	_	_	\$ 33		163	
		PPX (1-)(12)	Preferred Equity	_	_	_	\$ 33 Hospitality Holdings	5,000	5,525	
							Total	\$ 5,000	<u>\$ 5,688</u>	0.5 %
	Hotel, Gaming &	Aimbridge Acquisition Co., Inc. (18)	Second Lien Senior Secured Loan							
	Leisure	(19)		L+7.50%	8.56 %	2/1/2027	\$ 14,193	13,896	13,305	
		Concert Golf Partners Holdco (2)(3) (5)(19)	First Lien Senior Secured Loan - Delayed Draw			3/30/2029	s –	(78)	(84)	
		Concert Golf Partners Holdco (3)(16)	First Lien Senior Secured Loan -	_	_	3/30/2029	. –	(70)	(04)	
		(19)	Revolver	SOFR+ 5.75%	7.96 %	3/31/2028	\$ 356	310	306	
		Concert Golf Partners Holdco (19)	First Lien Senior Secured Loan	SOFR+ 5.75%	6.59 %	3/30/2029	\$ 16,864	16,535	16,527	
		Quidditch Acquisition, Inc. (15)(29)	First Lien Senior Secured Loan	L+ 7.00%	8.67 %		\$ 9,128	9,184	8,027	
		Saltoun (18)(19)(29)	First Lien Senior Secured Loan	SOFR+ 10.50%	10.50 %		\$ 4,750	4,750	4,750	
		Saltoun (3)(18)(19)	First Lien Senior Secured Loan -							
			Delayed Draw	SOFR+ 10.50%	10.50 %	4/11/2028	\$ 890 Hotel, Gaming & Leisure	890	890	
							Total	\$ 45,487	\$ 43,721	3.9 %
							1000	9 15,107	3 40,721	
	Media: Advertising, Printing &	Ansira Holdings, Inc. (3)(7)(15)(19)(23)	First Lien Senior Secured Loan - Revolver							
	Publishing	(7)(15)(19)		L+ 5.75%	7.35 %		\$ 5,383	5,383	2,869	
		Ansira Holdings, Inc. (7)(15)(19) Ansira Holdings, Inc. (7)(15)(19)(33)	First Lien Senior Secured Loan First Lien Senior Secured Loan -	L+ 6.50%	8.17 %	12/20/2024	\$ 41,044	41,017	26,472	
		Alisha Holdings, nic.	Delayed Draw	L+ 6.50%	8.12 %	12/20/2024	\$ 5,072	5,073	3,271	
		TGI Sport Bidco Pty Ltd (6)(17)(19)	First Lien Senior Secured Loan	BBSY+ 7.00%	8.50 %		AUD 97	75	63	
		TGI Sport Bidco Pty Ltd (2)(3)(6)(19)	First Lien Senior Secured Loan	_	_	4/30/2026	AUD —		(158)	
							Media: Advertising,			
							Printing & Publishing Total	\$ 51,548	\$ 32,517	2.9 %
							Total	3 31,340	5 52,517	2.5
	Media: Broadcasting &	Lightning Finco Limited (6)(16)(19)	First Lien Senior Secured Loan							
	Subscription	(0/10/10)		L+ 5.75%	7.35 %		\$ 1,443	1,407	1,443	
	Lig	Lightning Finco Limited (6)(16)(19)	First Lien Senior Secured Loan	EURIBOR+ 5.75%	6.50 %	9/1/2028	€ 1,300	1,416	1,363	
							Media: Broadcasting & Subscription Total	\$ 2,823	\$ 2,806	0.3 %

Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shar	es <sup>(9)</sup>	Cost	Market Value	% of NAV (4)
Non- Controlled/Non- Affiliate											
Investments	Media: Diversified	9 Story Media Group Inc. (3)(5)(6)	First Lien Senior Secured Loan -								
	& Production	(19)	Revolver	_	_	4/30/2026	CAD	_	(1)	_	
		9 Story Media Group Inc. (6)(16)(19)	First Lien Senior Secured Loan	CDOR+ 5.25%	7.35 %	4/30/2026	CAD	1,299	1,006	1,010	
		9 Story Media Group Inc. (6)(18)(19) Aptus 1724 Gmbh (6)(19)(21)	First Lien Senior Secured Loan First Lien Senior Secured Loan	EURIBOR+ 5.25%	5.25 %	4/30/2026	€	588	622	617	
		Efficient Collaborative Retail	First Lien Senior Secured Loan First Lien Senior Secured Loan -	L+ 6.25%	6.50 %	2/23/2028	S	9,971	9,971	9,846	
		Marketing Company, LLC (3)(15)(19)	Revolver	L+ 5.25%	6.25 %	6/15/2024	\$	2,054	2,054	2,054	
		Efficient Collaborative Retail	First Lien Senior Secured Loan	L: 3.2370	0.23 70	0/13/2024	,	2,054	2,034	2,034	
		Marketing Company, LLC (15)(19)	This Elen belief becared Loan	L+ 6.75%	7.76 %	6/15/2024	S	15,050	15.050	14.072	
		Efficient Collaborative Retail	First Lien Senior Secured Loan					,	,	,	
		Marketing Company, LLC (15)(19)		L+ 6.75%	7.76 %	6/15/2024	S	9,788	9,821	9,152	
		International Entertainment	First Lien Senior Secured Loan								
		Investments Limited (6)(18)(19)		SONIA+ 4.75%	5.72 %	5/31/2025	£	88	108	108	
		Music Creation Group Bideo	First Lien Senior Secured Loan								
		GmbH (6)(19)(21)		L+ 6.25%	7.88 %	8/3/2027	S	4,065	3,971	4,014	
							Media: Diversified Production Total	1 &		6 40.073	3.7 %
							Production Iotal		\$ 42,602	\$ 40,873	3.7 %
	Retail	Batteries Plus Holding Corporation	First Lien Senior Secured Loan -								
	rectan	(3)(15)(19)	Revolver	L+ 6.75%	7.81 %	6/30/2023	S	2,504	2,504	2,494	
		Batteries Plus Holding Corporation	First Lien Senior Secured Loan					***			
		(15)(19)(29)		L+ 6.75%	7.81 %	6/30/2023	S	18,172	18,172	18,126	
		New Look (Delaware) Corporation (3)(6)(15)(19)	First Lien Senior Secured Loan -	T - 5 500/	(51.0/	5/04/2020		220	210	207	
			Delayed Draw First Lien Senior Secured Loan	L+ 5.50%	6.51 %	5/26/2028	S	320	310	297	
		New Look (Delaware) Corporation (6)(15)(19)(29)	First Lien Senior Secured Loan	L+ 5.25%	6.51 %	5/26/2028	S	9,701	9,613	9,604	
		New Look Vision Group (3)(6)(15)	First Lien Senior Secured Loan -								
		(19)	Delayed Draw	CDOR+ 5.50%	8.18 %	5/26/2028	CAD	3,579	2,805	2,725	
		New Look Vision Group (3)(6)(15)	First Lien Senior Secured Loan -								
			Revolver	CDOR+ 5.50%	8.10 %	5/26/2026	CAD	443	327	325	
		Thrasio, LLC (15)(29) Walker Edison (15)(19)(26)(29)	First Lien Senior Secured Loan	L+ 7.00%	9.25 %	12/18/2026 3/31/2027	S S	8,528	8,333	7,974	
		walker Edison	First Lien Senior Secured Loan	L+ 5.75% (3.00% PIK)	11.00 %	3/31/2027	S Retail Total	20,804	20,626	19,140 \$ 60,685	5.5 %
							Retail Iotal		\$ 62,690	3 00,083	3.3 76
	Services: Business	ACAMS (14)(19)(25) AMCP Clean Acquisition	Equity Interest First Lien Senior Secured Loan	_	_	_	S	3,337	3,337	3,337	
		Company, LLC (18)		L+ 4.25%	5.88 %	7/10/2025	s	16,339	16,208	13,156	
		AMCP Clean Acquisition Company, LLC (18)	First Lien Senior Secured Loan -	1 + 4.250/	£ 00 0/	7/10/2025	s	2.054	3,922	3,183	
		Avalon Acquiror, Inc. (15)(19)(29)	Delayed Draw First Lien Senior Secured Loan	L+ 4.25% SOFR+ 6.25%	5.88 % 7.25 %	7/10/2025 3/10/2028		3,954 31,722	31,412	31,405	
		Avalon Acquiror, Inc. (3)(15)(19)	First Lien Senior Secured Loan  First Lien Senior Secured Loan -	30FK+ 0.23%	1.23 76	3/10/2028	3	31,/22	31,412	31,403	
		* *	Revolver	SOFR+ 6.25%	7.25 %	3/10/2028	S	1,050	870	966	
		Brook Bidco (6)(18)(19)(26)	First Lien Senior Secured Loan	SONIA+ 3.00% (4.25%	7.25 70	2. 10/2020	-	-,550	070	,,,,	
				PIK)	7.25 %	7/7/2028	£	644	880	784	
		Brook Bidco (6)(14)(19)(25)	Preferred Equity				£	5,675	7,783	7,670	
		Caribou Bidco Limited (6)(18)(19)	First Lien Senior Secured Loan	SONIA+ 6.00%	6.20 %	1/29/2029	£	8,070	10,798	9,729	
		Caribou Bidco Limited (3)(6)(18)(19)	First Lien Senior Secured Loan	SONIA+ 6.00%	6.00 %	1/29/2029	£	16	20	19	

Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV (4)
Non- Controlled/Non- Affiliate Investments										
investments	Services: Business	Chamber Bidco Limited (6)(17)(19)	First Lien Senior Secured Loan	L+ 5.50%	6.47 %	6/7/2028	\$ 237	235	237	
		Darcy Partners (19)(32)	First Lien Senior Secured Loan	SOFR+ 7.90%	9.65 %	6/1/2028	\$ 1,534	1,519	1,519	
		Darcy Partners (3)(19)	First Lien Senior Secured Loan -							
		(14)/10)/25)	Revolver	_	_	6/1/2028	s		_	
		Darcy Partners (14)(19)(25)	Equity Interest	_	_	_	\$ 359	359	359	
		Elevator Holdco Inc. (14)(19)(25) iBanFirst (2)(3)(5)(6)(19)	Equity Interest First Lien Senior Secured Loan	_	_	7/13/2028	\$ 2 € —	2,448	2,844	
		iBanFirst (2)(3)(5)(6)(19)	First Lien Senior Secured Loan	_	_	7/13/2028	€ —	(31)	(24)	
		iBanFirst (6)(19)(32)	First Lien Senior Secured Loan	EURIBOR+ 8.50%	10.00 %		€ 2.623	2,927	2,729	
		iBanFirst Facility (6)(14)(19)(25)	Preferred Equity	LOKIBOK: 6.50%	10.00 /0	7/13/2020	€ 7,112	8,136	9,511	
		Learning Pool (6)(16)(19)(26)	First Lien Senior Secured Loan	L+ 3.00% (4.25% PIK)	7.25 %		£ 274	354	334	
		Learning Pool (6)(16)(19)(26)	First Lien Senior Secured Loan	L+ 3.00% (4.25% PIK)	7.25 %		£ 98	127	119	
		masLahor (14)(19)(25)	Equity Interest		_	_	\$ 345	345	642	
		masLabor (3)(5)(19)	First Lien Senior Secured Loan -							
			Revolver	_	_	7/1/2027	s —	(19)	_	
		masLabor (15)(19)	First Lien Senior Secured Loan	L+ 7.50%	8.50 %		\$ 8,556	8,324	8,556	
		Opus2 (6)(18)(19)	First Lien Senior Secured Loan	SONIA+ 5.28%	5.97 %		£ 123	167	149	
		Opus2 (6)(14)(19)(25)	Equity Interest	-	_		€ 2,272	2,900	3,357	
		Parcel2Go (3)(6)(18)(19) Parcel2Go (6)(18)(19)	First Lien Senior Secured Loan	SONIA+ 5.75%	6.69 %		£ 39	50	45	
		Parcel2Go (6)(14)(19)(25)	First Lien Senior Secured Loan	SONIA+ 5.75%	6.94 %		£ 125	169	149	
		Refine Intermediate, Inc. (3)(5)(18)	Equity Interest	_	_	_	£ 3,083	4,237	3,780	
		(19)	First Lien Senior Secured Loan - Revolver	_	_	9/3/2026	s —	(86)	_	
		Refine Intermediate, Inc. (15)(19)	First Lien Senior Secured Loan							
			First Lien Sellior Secured Loan	L+ 4.50%	5.50 %	3/3/2027	\$ 11,094	10,897	11,094	
		Smartronix (2)(3)(5)(18)(19)	First Lien Senior Secured Loan -							
		(15)(10)(20)	Revolver	_	_	11/23/2027		(116)	(95)	
		Smartronix (15)(19)(29)	First Lien Senior Secured Loan	L+ 6.00%	7.00 %	11/23/2027	\$ 12,700	12,466	12,509	
		SumUp Holdings Luxembourg S.à.r.l. (6)(19)(32)	First Lien Senior Secured Loan							
			First Line Control Consult Land	EURIBOR+ 8.50%	10.00 %	2/17/2026	€ 6,650	7,944	6,884	
		SumUp Holdings Luxembourg S.à.r.l. (6)(19)(32)	First Lien Senior Secured Loan	EURIBOR+ 8.50%	10.00 %	2/17/2026	€ 7,055	8,213	7,303	
		TEI Holdings Inc. (15)(19)(29)	First Lien Senior Secured Loan	P+ 4.75%	9.50 %			38,343	38,573	
		TEI Holdings Inc. (3)(5)(15)(19)	First Lien Senior Secured Loan -	F+ 4.7376	9.50 /0	12/23/2020	3 38,373	30,343	30,373	
		TEL TRAININGS INC.	Revolver	L+ 5.75%	8.00 %	12/23/2025	S 494	(40)	5	
		WCI Gigawatt Purchaser (3)(15)	First Lien Senior Secured Loan -				7	()		
		(19)	Delayed Draw	L+ 5.75%	6.75 %	11/19/2027	\$ 3,211	3,113	3,162	
		WCI Gigawatt Purchaser (3)(15)	First Lien Senior Secured Loan -							
		(19)	Revolver	L+ 5.75%	7.00 %	11/19/2027	\$ 483	418	451	
		WCI Gigawatt Purchaser (15)(19)	First Lien Senior Secured Loan	L+ 5.75%	6.75 %	11/19/2027	\$ 11,480	11.245	11,365	
		(29)		L+ 3./3%	0.73 70	11/19/2027	Services: Business Total	\$ 199,873	\$ 195,805	17.7 %
							Services: Business rotar	3 177,073	3 175,005	17.7 /0
	Services:	MZR Aggregator (14)(19)(25)	Equity Interest							
	Consumer	MEN Aggregator	Equity Interest			_	\$ 1	798	910	
	Consumer	MZR Buyer, LLC (3)(5)(19)	First Lien Senior Secured Loan -	_	_	_	<i>a</i> 1	/98	910	
		Juyer, LLC	Revolver	_	_	12/21/2026	s —	(78)	_	
		MZR Buyer, LLC (15)(19)(29)	First Lien Senior Secured Loan	L+ 6.75%	8.91 %		\$ 26,891	26,478	26,891	
		Surrey Bidco Limited (6)(17)(19)	First Lien Senior Secured Loan	SONIA+ 6.00%	6.72 %		£ 52	65	56	
		Zeppelin BidCo Pty Limited (6)	First Lien Senior Secured Loan							
		(18)(19)		BBSY+ 5.00%	5.19 %	6/28/2024	AUD 206	142	143	
							Services: Consumer Total	\$ 27,405	\$ 28,000	2.5 %

Control Type Industry Portfolio Company Investment Type Spread Above Index (1) Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV (4)
Non- Controlled/Non- Affiliate					
Investments Telecommunications ACM dcBLOX LLC (14)(19)(25) Preferred Equity — — — Conterra Ultra Broadband First Lien Senior Secured Loan	_	\$ 3,822	3,851	4,338	
Holdings, Inc. (15/129)   SOFR+ 4.75%   6.38 %		\$ 6,289 \$ 23,310 \$ 177	6,271 23,081	6,046 23,310	
DC BOA IIIC. Wallalis	_	Telecommunications Total	\$ 33,205	\$ 33,694	3.0 %
Transportation: A&R Logistics, Inc. (19/32) First Lien Senior Secured Loan  Cargo SOFR+6.60% 8.13 %	5/5/2025	\$ 2,638	2,585	2,639	
A&P Logistics Inc (15)(19)(29) First Lion Senior Secured Loan SOFR+6 00% 7.00 %		\$ 32.147	31,790	31,746	
A&R Logistics, Inc. (15)(19) First Lien Senior Secured Loan SOFR 6.00% 7.00%			5,893	5,870	
A&R Logistics, Inc. (3)(15)(19) First Lien Senior Secured Loan			-,	-,	
- Revolver SOFR+ 6.00% 7.00 %	5/5/2025	\$ 3,152	3,097	3,077	
A&R Logistics, Inc. (15)(19) First Lien Senior Secured Loan SOFR+ 6.00% 7.00 %		\$ 2,411	2,382	2,382	
A&R Logistics, Inc. (15)(19) First Lien Senior Secured Loan SOFR+ 6.50% 7.50 %	5/5/2025	\$ 2,702	2,685	2,703	
ARL Holdings, LLC (14)(19)(25) Equity Interest — — —		S 1	445	603	
ARL Holdings, LLC (14)(19)(25) Equity Interest — — — Preferred Equity	_	\$ 9	9	26	
LLC (19)(25)(26) 10.00% PIK 10.00 % Grammer Investment Holdings Equity Interest	_	\$ 8	790	829	
Grammer Investment Holdings	_	\$ 1,011	1,011	1,011	
LLC (14)(19)(25) — — — — — — — — — — — — — — — — — — —	_	\$ 122	_	47	
(19)(29) - Revolver — — —	9/30/2024	s —	_	(4)	
(29) L+ 4.50% 6.07 %	9/30/2024	\$ 3,843	3,782	3,824	
Omni Intermediate (3(15)(19) First Lien Senior Secured Loan					
- Delayed Draw L+ 5.00% 6.00 %			360	366	
Omni Intermediate (15)(19)(29) First Lien Senior Secured Loan L+ 5.00% 7.10 %	11/23/2026	\$ 8,087	8,013	8,080	
Omni Intermediate <sup>(3)(19)</sup> First Lien Senior Secured Loan - Revolver — —	11/30/2026	s	_	_	
Omni Logistics, LLC <sup>(15)(19)</sup> Second Lien Senior Secured Loan L+9.00% 10.06 %	12/30/2027	\$ 8,770	8,652	8,771	
REP Coinvest III- A Omni, L.P. Equity Interest	_	\$ 1,377	1,377	3,128	
(14)(19)(29)		Transportation: Cargo Total		\$ 75,098	6.8 %
Transportation:         Toro Private Investments II,         First Lien Senior Secured Loan           Consumer         L.P. (6)(18)(26)         L.P. 5.00% (1.75% PIK)         9.00 %	5/29/2026	\$ 6,731	5,071	5,256	
Toro Private Investments II,	2/28/2025	\$ 387	383	384	
Toro Private Investments II, Equity Interest  L.P. (60(14)(19)(25) — — —	_	\$ 3,090	3,090	1,222	
		Transportation: Consumer Total	\$ 8,544	s 6,862	0.6 %
		Total	3 0,344	3 0,002	0.0 /6
Wholesale Abracon Group Holding, LLC Equity Interest (14)(19)(25) — —	_	\$ 2	1,833	5,636	
Abracon Group Holding, LLC (3)(5)(19)  - Revolver  - Revolver  - Revolver	7/18/2024	s	(15)	_	
Abracon Group Holding, LLC First Lien Senior Secured Loan L+4.25% 9.00 %	7/18/2024	\$ 15,533	15,500	15,534	
Aramsco, Inc. (3)(5)(18)(19)  First Lien Senior Secured Loan				13,334	
- Revolver	8/28/2024		(26)	14 140	
Aramsco, Inc. (18/19/29) First Lien Senior Secured Loan L+5,25% 6.92 %		\$ 14,140	14,002	14,140	
Armor Group, LP (14)(19)(25) Equity Interest — — —	_	\$ 10	1,012	1,885	2.1
		Wholesale Total	\$ 32,306	\$ 37,195	3.4 %
		Non-Controlled/Non- Affiliate Investments Total	\$ 1,837,653	\$ 1,784,423	161.2 %

Control Type Non- Controlled/Affiliate	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV (4)
Investments	Beverage, Food & Tobacco	ADT Pizza, LLC (10)(14)(19)(25)	Equity Interest	-	_	-	\$ 6,720 Beverage, Food & Tobacco Total	6,720 \$ 6,720	16,932 \$ 16,932	1.5 %
	Energy: Oil & Gas	Blackbrush Oil & Gas, L.P. (10) (15)(19)(26)(29)	First Lien Senior Secured Loan	L+ 5.00% (2.00% PIK)	7.11 %	9/3/2025		8,946	\$ 16,932 8,948	1.5 %
		Blackbrush Oil & Gas, L.P. (10) (14)(19)(25) Blackbrush Oil & Gas, L.P. (10)	Equity Interest Preferred Equity	_	_	_		1	_	
		(14)(19)(25)	. ,	_	_	_	\$ 38,505 Energy: Oil & Gas Total	\$ 20,724	33,277 \$ 42,225	3.8 %
	FIRE: Finance	BCC Middle Market CLO 2018- 1, LLC <sup>(6)(10)(19)(25)</sup>	Equity Interest	_	_	10/20/2030	\$ 25,635 FIRE: Finance Total	24,050 \$ 24,050	23,981 \$ 23,981	2.2 %
	Transportation: Consumer	Direct Travel, Inc. (10)(18)(19)	First Lien Senior Secured Loan	L+6.30%	7.50 %	10/2/2023	\$ 4,841	4,841	4,841	
		Direct Travel, Inc. (10)(15)(19)	First Lien Senior Secured Loan - Delayed Draw First Lien Senior Secured Loan -	L+ 8.28%	9.50 %	10/2/2023	\$ 3,440	3,440	3,199	
		Direct Travel, Inc. (10)(15)(19)(28) Direct Travel, Inc. (10)(15)(19)	Delayed Draw First Lien Senior Secured Loan	L+ 8.28% L+ 8.28%	9.50 % 9.50 %			1,741 58,721	1,619 54,611	
		Direct Travel, Inc. (3)(10)(15)(19)(28) Direct Travel, Inc. (10)(18)(19)(28)	First Lien Senior Secured Loan - Delayed Draw First Lien Senior Secured Loan	L+ 6.00% L+ 6.00%	7.00 % 7.00 %	10/2/2023	\$ 4,125	4,125 202	4,125 202	
		Direct Travel, Inc. (10)(14)(19)(25)	Equity Interest	_	_	_	\$ 68 Transportation:			
							Consumer Total Non-Controlled/Affiliate Investments Total	\$ 73,070 \$ 124,564	\$ 68,597 \$ 151,735	6.2 % 13.7 %

Control Type Controlled Affiliate	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV (4)
Investments	Aerospace & Defense	BCC Jetstream Holdings Aviation (Off I), LLC <sup>(6)(10)(11)(19)(20)(25)</sup>		_	_	_	\$ 11,863	11,863	10,278	
		BCC Jetstream Holdings Aviation (On II), LLC (10)(11)(18)(19)(20)		L+ 10.00%	10.00 %	6/2/2023	\$ 7,915	7,915	6,442	
		BCC Jetstream Holdings Aviation (On II), LLC (10)(11)(19)(20)(25)	Equity Interest	_	_	_	\$ 1,116	1,116	_	
		Gale Aviation (Offshore) Co (6) (10)(11)(19)(25)	Equity Interest	_	_	_	\$ 90,450	90,451	87,919	
							Aerospace & Defense Total	<u>\$ 111,345</u>	<u>\$ 104,639</u>	9.5 %
	Investment Vehicles	Bain Capital Senior Loan Program, LLC (6)(10)(11)(18)(19) Bain Capital Senior Loan	Subordinated Note Investment Vehicles Preferred Equity Interest	10.00%	10.00 %	12/27/2033	\$ 35,780	35,780	35,780	
		Program, LLC (6)(10)(11)(19)(25) Bain Capital Senior Loan	Investment Vehicles Equity Interest Investment		_	_	\$ 10	10	(271)	
		Program, LLC (6)(10)(11)(19)(25) International Senior Loan	Vehicles Equity Interest Investment		_	_	\$ 5,594	5,594	4,641	
		Program, LLC (6)(10)(11)(19)(25) International Senior Loan	Vehicles Subordinated Note Investment		_	_	\$ 47,463	44,788	45,344	
		Program, LLC (6)(10)(11)(15)(19)	Vehicles	L+ 8.00%	9.00 %	2/22/2028	\$ 142,357 Investment Vehicles	142,357	142,357	
							Total	\$ 228,529	\$ 227,851	20.5 %
	Transportation: Cargo	Lightning Holdings B, LLC <sup>(6)(10)</sup> (11)(14)(19)(25)	Equity Interest	_	_	_	<b>\$</b> 17,274	17,584	18,390	
							Transportation: Cargo Total Controlled Affiliate	<u>\$ 17,584</u>	S 18,390	1.7 %
							Investments Total Investments Total	\$ 357,458 \$ 2,319,675	\$ 350,880 \$ 2,287,038	31.7 % 206.6 %
Cash Equivalents	Cash Equivalents	Goldman Sachs Financial Square Government Fund Institutional Share Class <sup>(30)</sup>	Cash Equivalents		0.03 %		\$ 35,601	\$ 35,601	\$ 35,601	
		Share Class		_	0.03 %	_	Cash Equivalents Total Investments and Cash	\$ 35,601	\$ 35,601	3.2 %
							Equivalents Total	\$ 2,355,276	\$ 2,322,639	209.8 %

# **Forward Foreign Currency Exchange Contracts**

Currency Purchased	Currency Sold	Counterparty	Settlement Date	Appr	ealized eciation ciation) <sup>(8)</sup>
US DOLLARS 13,195	AUSTRALIAN DOLLARS 18,260	Bank of New York Mellon	8/3/2022	\$	640
US DOLLARS 6,783	EURO 6,400	Bank of New York Mellon	8/18/2022		67
US DOLLARS 68,981	EURO 65,300	Bank of New York Mellon	8/24/2022		(424)
EURO 65,300	US DOLLARS 69,893	Bank of New York Mellon	8/24/2022		1,426
US DOLLARS 42,586	POUND STERLING 29,810	Bank of New York Mellon	9/2/2022		6,344
US DOLLARS 2,369	POUND STERLING 1,840	Citibank	9/2/2022		132
US DOLLARS 58,021	EURO 47,890	Bank of New York Mellon	9/2/2022		7,709
US DOLLARS 8,457	EURO 7,120	Citibank	9/2/2022		977
US DOLLARS 13,822	AUSTRALIAN DOLLARS 19,080	Bank of New York Mellon	9/2/2022		699
US DOLLARS 1,558	CANADIAN DOLLAR 2,000	Bank of New York Mellon	9/2/2022		7
US DOLLARS 27,411	POUND STERLING 20,700	Bank of New York Mellon	9/6/2022		(2,244)
US DOLLARS 5,940	EURO 5,200	Bank of New York Mellon	9/6/2022		(477)
US DOLLARS 8,144	EURO 7,120	Citibank	9/6/2022		(664)
US DOLLARS 24,349	POUND STERLING 19,320	Bank of New York Mellon	11/17/2023		658
US DOLLARS 10,773	EURO 9,890	Bank of New York Mellon	5/17/2024		(11)
US DOLLARS 11,215	POUND STERLING 9,000	Bank of New York Mellon	6/24/2024		256
				\$	15,095

- (1) The investments bear interest at a rate that may be determined by reference to the London Interbank Offered Rate ("LIBOR" or "L"), the Euro Interbank Offered Rate ("EURIBOR" or "E"), British Pound Sterling LIBOR Rate ("GBP LIBOR"), the Norwegian Interbank Offered Rate ("NIBOR" or "N"), the Copenhagen Interbank Offered Rate ("CIBOR" or "C"), Canadian Dollar LIBOR Rate ("CDOR LIBOR"), the Bank Bill Swap Rate ("BBSW"), the Bank Bill Swap Bid Rate ("BBSY"), or the Prime Rate ("Prime" or "P"), the Sterling Overnight Index Average ("SONIA") and which reset daily, monthly, quarterly or semiannually. Investments or a portion thereof may bear Payment-in-Kind ("PIK"). For each, the Company has provided the PIK or the spread over LIBOR, EURIBOR, GBP LIBOR, NIBOR, CIBOR, CDOR, BBSW, BBSY, or Prime and the current weighted average interest rate in effect at June 30, 2022. Certain investments are subject to a LIBOR, EURIBOR, GBP LIBOR, NIBOR, CIBOR, CDOR, BBSW, or Prime interest rate floor.
- (2) The negative fair value is the result of the capitalized discount on the loan or the unfunded commitment being valued below par.
- (3) Position or portion thereof is an unfunded loan commitment, and no interest is being earned on the unfunded portion. The investment may be subject to an unused/letter of credit facility fee.
- (4) Percentages are based on the Company's net assets of \$1,107,014 as of June 30, 2022.
- (5) The negative amortized cost is the result of the capitalized discount being greater than the principal amount outstanding on the loan.
- (6) The investment is not a qualifying asset under Section 55(a) of the Investment Company Act of 1940. The Company may not acquire any non-qualifying asset unless, at the time of acquisition, qualifying assets represent at least 70% of the Company's total assets. As of June 30, 2022, non-qualifying assets totaled 26.61% of the Company's total assets.
- (7) Loan was on non-accrual status as of June 30, 2022.
- (8) Unrealized appreciation/(depreciation) on forward currency exchange contracts.
- (9) The principal amount (par amount) for all debt securities is denominated in U.S. dollars, unless otherwise noted. £ represents Pound Sterling, € represents Euro, NOK represents Norwegian krone, AUD represents Australian, CAD represents Canadian Dollar and DKK represents Kroner.
- (10) As defined in the 1940 Act, the Company is deemed to be an "Affiliated Investment" of the Company as the Company owns 5% or more of the portfolio company's securities.
- (11) As defined in the 1940 Act, the Company is deemed to "Control" this portfolio company as the Company either owns more than 25% of the portfolio company's outstanding voting securities or has the power to exercise control over management or policies of such portfolio company.
- (12) Blank
- (13) \$292 of the total par amount for this security is at P+ 4.25%.
- (14) Non-Income Producing.
- (15) Loan includes interest rate floor of 1.00%.
- (16) Loan includes interest rate floor of 0.75%.
- (17) Loan includes interest rate floor of 0.50%.
- (18) Loan includes interest rate floor of 0.00%.
- (19) Security valued using unobservable inputs (Level 3).
- (20) The Company holds non-controlling, affiliate interest in an aircraft-owning special purpose vehicle through this investment.
- (21) Loan includes interest rate floor of 0.25%.
- (22) Blank
- (23) \$992 of the total par amount for this security is at L+ 5.75%.
- (24) Blank
- (25) Security exempt from registration under the Securities Act of 1933 (the "Securities Act"), and may be deemed to be "restricted securities" under the Securities Act. As of June 30, 2022, the aggregate fair value of these securities is \$342,190 or 20.91% of the Company's net assets. The acquisition dates of the restricted securities are as follows:

Investment	Acquisition Date
Abracon Group Holding, LLC	7/18/2018
ACAMS	3/10/2022
ACM dcBLOX LLC	3/22/2021
ADT Pizza, LLC	10/29/2018
Ansett Aviation Training	3/24/2022
Apollo Intelligence LLC	6/1/2022
Appriss Holdings, Inc.	5/3/2021
AQ Software Corporation	12/10/2021
AQ Software Corporation	12/10/2021
ARL Holdings, LLC	5/3/2019
ARL Holdings, LLC	5/3/2019
Armor Group, LP	8/28/2018
Bain Capital Senior Loan Program, LLC	12/27/2021
Bain Capital Senior Loan Program, LLC	12/27/2021
BCC Jetstream Holdings Aviation (Off I), LLC	6/1/2017
BCC Jetstream Holdings Aviation (On II), LLC	6/1/2017
BCC Middle Market CLO 2018-1, LLC	2/28/2022
Blackbrush Oil & Gas, L.P.	9/3/2020
Blackbrush Oil & Gas, L.P.	9/3/2020
Brook Bidco Series A Preferred Units	7/8/2021
CB Titan Holdings, Inc.	5/1/2017
Darcy Partners	6/1/2022
DC Blox Inc.	3/23/2021
Direct Travel, Inc.	10/2/2020
Eagle Rock Capital Corporation	12/9/2021
East BCC Coinvest II, LLC	7/23/2019
Elevator Holdco Inc.	12/23/2019
Eleven Software	4/25/2022
Elk Parent Holdings, LP	11/1/2019
Elk Parent Holdings, LP	11/1/2019

Investment	Acquisition Date
FCG Acquisitions, Inc.	1/24/2019
Fineline Technologies, Inc.	2/22/2021
Gale Aviation (Offshore) Co	1/2/2019
Gluware Warrant	10/15/2021
Grammer Investment Holdings LLC	10/1/2018
Grammer Investment Holdings LLC	10/1/2018
Grammer Investment Holdings LLC	10/1/2018
iBanFirst Facility Series A Preferred Units	7/13/2021
International Senior Loan Program, LLC	2/22/2021
Kellstrom Aerospace Group, Inc	7/1/2019
Lightning Holdings B, LLC	1/2/2020
masLabor Equity	7/1/2021
MZR Aggregator	12/22/2020
NPC International, Inc.	4/1/2021
Opus2	6/16/2021
Parcel2Go Shares	7/15/2021
PPX Class A Units	7/29/2021
PPX Class B Units	7/29/2021
Precision Ultimate Holdings, LLC	11/6/2019
REP Coinvest III- A Omni, L.P.	2/5/2021
Revalize	4/14/2022
Robinson Helicopter	6/30/2022
ServiceMaster LP Interest Class B Preferred Units	8/16/2021
Superna Inc.	3/8/2022
TLC Holdco LP	10/11/2019
Toro Private Investments II, L.P.	4/2/2019
Utimaco	6/28/2022
Utimaco	6/28/2022
Ventiv Topco, Inc.	9/3/2019
WCI-HSG HOLDCO, LLC	2/22/2019
WSP LP Interest	8/31/2021

- (26) Denotes that all or a portion of the debt investment includes PIK interest during the period.
- (27) Asset is in an escrow liquidating trust.
- (28) Assets or a portion thereof are pledged as collateral for the BCSF Complete Financing Solution Holdco LLC. See Note 6 "Debt".
- (29) Assets or a portion thereof are pledged as collateral for the 2019-1 Issuer. See Note 6 "Debt". (30) Cash equivalents include \$25,910 of restricted cash.
- (31) Blank
- (32) Loan includes interest rate floor of 1.50%.
- $^{(33)}$  \$2 of the total par amount for this security is at P+ 5.50%

#### Consolidated Schedule of Investments As of December 31, 2021 (In thousands)

Second List Senior Second   Let Senior Secon	Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Princip	al/Shares (9)	Cost	Market Value	% of NAV <sup>(4)</sup>
Acroupee & Defuse   Inc. (1967)   Acroupee & Defuse   Inc. (1968)   Acro	Non-Controlled/Non-Affiliat	e Investments										
Loam		Aerospace & Defense	Inc.(18)(19)	Loan	L+ 8.25 %	8.47 %	10/9/2026	s	6,540	6,494	5,821	
Comparison   Com			Inc.(12)(18)	Loan	L+ 4.25 %	4.47 %	10/9/2025	S	16,439	16,352	15,288	
CSP Holdings, LLC(19519762)   Lon-Revolver   L+5.79% (0.25% PIK)   C57 %   116/2025   S   1.602   1.573   1.261			GSP Holdings, LLC(12)(15)(19)(26) (29)	Loan	L+ 5.75% (0.25% PIK)	6.75 %	11/6/2024	\$	35,622	35,516	32,951	
Inc.					L+ 5.75% (0.25% PIK)	6.75 %	11/6/2025	\$	1,602	1,573	1,261	
Acrospace, Inc.   1889 76.1			Inc(14)(19)(25)		_	_	_		1	1,963	913	
Acrospace, Inc. (1241)(19)   Loam   L+5.50 %   6.50 %   71/12025   S   32,855   32,450   30,884			Aerospace, Inc.(18)(19)(24)	Loan- Revolver	L+ 5.50 %	6.50 %	7/1/2025	s	2,239	2,176	1,919	
Mach Acquisition RC(20501809)   Company(1221019)				Loan	L+ 5.50 %	6.50 %	7/1/2025	s	32,855	32,430	30,884	
Mach Acquaintion TL(19519)   Com			Mach Acquisition R/C(2)(5)(18)(19)	Loan- Revolver	_	_	10/18/2026	s	_	(193)	(201)	
Equity Interest   Color   Co			Mach Acquisition T/L(15)(19)		L+7.50 %	8.50 %	10/18/2026	s	32,640	32,006	31,987	
Cardo (90/12/17/19)   Preferred Equity   Preferre			LLC(14)(19)(25)	Equity Interest	_	_	_		1,417	1,417	1,204	
Composition			(25)		_	_	_		675	675	1,993	
Loan			(19)(29)	Loan- Revolver	L+4.75 %	5.75 %	2/24/2025	\$	1,209	1,190	1,209	
Whiteraft LLC(20/85/19/92)   Loam—Revolver     -   4/3/2023   S   7/5   5/9			WCI-HSG Purchaser, Inc. (12)(15) (19)(29)	Loan	L+4.75 %	5.75 %	2/24/2025	S	17,422	17,285	17,422	
Whiteraft LLC(12(15)(15)(19)(27)   Loan			Whiteraft LLC(2)(3)(5)(15)(19)	Loan- Revolver	_	_	4/3/2023	s	_	(7)	(59)	
Automotive Rental Groups (1920) American Trailer Rental Groups (1920) Aprica Groups			Whiteraft LLC(12)(15)(19)(29)	Loan	L+6.00 %	7.00 %	4/3/2023	\$	39,775	39,594	38,482	
Automotive			WP CPP Holdings, LLC.(12)(15)		L+7.75 %	8.75 %	4/30/2026			11,646	11,495	
Automotive Group (19/20) Subordinated Debt 9,00% (2,00% PIK) 11,00% 12/1/2027 \$ 4,913 4,842 4,913   April (19/20) Subordinated Debt Subordinated Debt Subordinated Debt Subordinated Debt First Lien Senior Secured Loan Let Senior Secured Loan Loan Let Senior Secured Let Senior S									e & Defense	\$ 200,117	\$ 192,569	17.5 %
Group   1996   Subordinated Debt   9,00% (2,00% PIK)   11,00 %   12/12/027   \$   15,114   14,793   14,195   1		Automotive	Group(19)(26)	Subordinated Debt	9.00% (2.00% PIK)	11.00 %	12/1/2027	s	4,913	4,842	4,913	
Cardio <sup>(((2))(17)(9)</sup>   Loan   L+ 6.00 %   6.50 %   5/12/028   \$ 10,898   10,795   10,898   10,898					9.00% (2.00% PIK)	11.00 %	12/1/2027	s	15,114	14,793	15,114	
CST Buyer Company(35(1)(5(4))   CST Buyer Company(15(1)(5(4))   CST Buyer Company(15(4)(5(4))   CST Buyer Company(15(4)(5(4)			Cardo(6)(12)(17)(19)	Loan	L+6.00 %	6.50 %	5/12/2028	s	10,898	10,795	10,898	
Loss   Left				Loan— Revolver	_	_	10/3/2025	S	_	(11)	_	
HICC Holdings, LLC(195(19)   Loam—Delayed Draw   F+4.60 % 7.75 % 9/9/2025 \$ 2,635   2,618   2,635			CST Buyer Company(12)(13)(19) (29)	Loan	L+ 5.55 %	6.50 %	10/3/2025	s	19,238	19,122	19,238	
HCC Holdings, LLC(19/01)   Loam—Revolver   P+5.75 % 6.75 % 9/9/2025 \$ 894 863 894     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 6.75 % 9/9/2025 \$ 894 863 894     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 6.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 6.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 6.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 6.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 6.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 6.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 5.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 5.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 5.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 5.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 5.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 5.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 5.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 5.75 % 9/9/2025 \$ 5.782 5.776 5.782     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 5.75 % 9/9/2025 \$ 5.782 5.776     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 5.75 % 9/9/2025 \$ 5.782 5.776     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 5.75 % 9/9/2025 \$ 5.782 5.776     HCC Holdings, LLC(19/01)   First Lien Senior Secured   L+5.75 % 5.75 % 9/9/2025 \$ 5.782 5.778     HCC Holdings			JHCC Holdings, LLC(15)(19)	Loan— Delayed Draw	P+ 4.50 %	7.75 %	9/9/2025	S	2,635	2,618	2,635	
HICC Holdings, LLC <sup>(15,15)</sup>   Loam — Delayed Draw   L+5,75 % 6,75 % 99,9025 \$ 5,782 \$ 5,776 \$ 5,782 \$			JHCC Holdings, LLC(19)(31)	Loan- Revolver	P+ 5.75 %	6.75 %	9/9/2025	\$	894	863	894	
Loan				Loan- Delayed Draw	L+ 5.75 %	6.75 %	9/9/2025	s	5,782	5,776	5,782	
First Lien Senior Secured   Face			JHCC Holdings, LLC <sup>(12)(15)(19)</sup> (29)		L+ 5.75 %	6.75 %	9/9/2025					
Green Street Parent, LLC(12)(17) First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured Loan L+5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured L-5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured L-5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured L-5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured L-5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured L-5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured L-5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured L-5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured L-5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured L-5.75 % 5.50 % 8/27/2026 \$ 14,190 13,988 14,190 [ First Lien Senior Secured L-5.75 % 5.50 % 8/27/2026 \$ 14,190 [ First Lien Senior Secured L-5.75 % 5.50 % 8/27/2026 \$ 14,190 [ First Lien Senior Secured L-5.75 % 5.50 % 8/27												8.1 %
Green Street Parent LLC(17)(19) First Lien Senior Secured		Banking	Green Street Parent, LLC(12)(17)	First Lien Senior Secured								
			(19)(29) Green Street Parent, LLC(17)(19)	First Lien Senior Secured								
(29) Loan L+5.00 % 5.50 % 8/27/2026 \$ 4,500 4,411 4,500 Banking Total \$ 18,370 \$ \$ 18,690			(29)	Loan	L+ 5.00 %	5.50 %	8/27/2026					1.7 %

Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV <sup>(4)</sup>
	Beverage, Food & Tobacco	NPC International, Inc.(19)(25)(27)	Equity Interest	_	_	_	564 Beverage, Food & Tobacco	843	228	
							Total	\$ 843	\$ 228	0.0 %
	Capital Equipment	East BCC Coinvest II, LLC(14)(19)(25)	Equity Interest Second Lien Senior Secured	_	_	_	1,419	1,419	1,065	
		Electronics For Imaging, Inc.(12)(18)	Loan	L+ 9.00 %	9.10 %	7/23/2027	\$ 12,070	11,460	11,285	
		FCG Acquisitions, Inc. (14)(19)(25)	Preferred Equity	_	-	_				
		Jonathan Acquisition Company(19)(15)	Second Lien Senior Secured Loan	L+ 9.00 %	10.00 %	12/22/2027	\$ 8,000	7,821	8,000	
		Tidel Engineering, L.P.(12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 5.75 %	6.75 %	3/1/2024	\$ 38,155	38,155	38,155	
		Tidel Engineering, L.P.(15)(19)	First Lien Senior Secured Loan	L+ 5.75 %	6.75 %	3/1/2024	\$ 6,337	6,274 \$ 65,129	6,336	5.9 %
	Chemicals, Plastics & Rubber	V Global Holdings LLC(12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 6.00 %	7.00 %	12/22/2027	Capital Equipment Total \$ 24,813	24,242	\$ 64,841 24,813	5.9 %
	Chemicus, Fusico de Rubbei	ž.	First Lien Senior Secured Loan							
		V Global Holdings LLC(15)(19)	— Revolver	P+ 5.00 %	8.25 %	12/22/2025	\$ 2,050 Chemicals, Plastics &	1,893	2,050	
							Rubber Total	\$ 26,135	\$ 26,863	2.4 %
			First Lien Senior Secured Loan							
	Construction & Building	Chase Industries, Inc. (15)(19)(26) Chase Industries, Inc. (15)(19)(26)	—Delayed Draw First Lien Senior Secured Loan	L+ 5.50% (1.5% PIK) L+ 5.50% (1.5% PIK)	6.50 % 6.50 %	5/12/2025 5/12/2025	\$ 1,197 \$ 12,622	1,195 12,586	946 9,971	
		Elk Parent Holdings, LP(14)(19)(25)	Equity Interest		- 0.50 70	J. 12/2025	1	12	407	
		Elk Parent Holdings, LP(14)(19)(25) Regan Development Holdings	Preferred Equity	_	_	_	120	1,202	1,427	
		Limited(6)(17)(19)	First Lien Senior Secured Loan	EURIBOR+ 6.50 %	7.00 %	4/18/2022	€ 2,087	2,274	2,326	
		Regan Development Holdings Limited(6)(17)(19)		Trippop		4/18/2022	€ 677			
		Regan Development Holdings	First Lien Senior Secured Loan	EURIBOR+ 6.50 %	7.00 %	4/18/2022	6//	768	754	
		Limited <sup>(6)(17)(f9)</sup>	First Lien Senior Secured Loan	EURIBOR+ 6.50 %	7.00 %	4/18/2022	€ 6,335	6,895	7,041	
		ServiceMaster LP Interest Class B Preferred Units <sup>(14)</sup> (19)(25)	Equity Interest	_	_	_	_	327	353	
			First Lien Senior Secured Loan							
		Service Master Revolving Loan <sup>(15)(19)</sup> Service Master Term Note <sup>(17)(19)</sup>	-Revolver First Lien Senior Secured Loan	L+ 7.50 % L+ 7.50 %	8.50 % 8.50 %	8/16/2027 8/16/2027	\$ 1,260 \$ 939	1,176 921	1,260 939	
			First Lien Senior Secured Loan	LT 7.50 76	8.30 76	8/10/2027	3 939	921	939	
		YLG Holdings, Inc. (15)(19)	—Delayed Draw	L+ 6.00 %	7.00 %	10/31/2025	\$ 5,060	5,055	5,060	
		YLG Holdings, Inc.(3)(5)(15)(19)	First Lien Senior Secured Loan —Revolver	_	_	10/31/2025	s —	(55)	_	
		YLG Holdings, Inc.(12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 5.25 %	6.25 %	10/31/2025	\$ 38,086	37,900	38,086	
							Construction & Building Total	s 70,256	s 68,570	6.2 %
	Consumer Goods: Durable	New Milani Group LLC(12)(15)(19)	First Lien Senior Secured Loan	L+ 6.50 %	7.50 %	6/6/2024	\$ 16,752	16,678	16,250	0.2 /0
		Stanton Carpet T/L 2nd Lien(15)(19)	Second Lien Senior Secured	T + 0.00 0/	10.00.0/	4/1/2020	. 10.//	10.227	10.271	
		TLC Holdco LP(14)(19)(25)	Loan Equity Interest	L+ 9.00 %	10.00 %	4/1/2028	\$ 19,664 1,188	19,277 1,186	19,271 431	
			First Lien Senior Secured Loan							
		TLC Purchaser, Inc.(2)(3)(5)(19)	—Delayed Draw First Lien Senior Secured Loan	_	_	10/13/2025	s —	(45)	(854)	
		TLC Purchaser, Inc.(15)(19)	-Revolver	L+ 5.25 %	8.50 %	10/13/2025	\$ 6,408	6,296	5,340	
		TLC Purchaser, Inc.(12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 6.25 %	7.25 %	10/13/2025	\$ 41,066 Consumer Goods: Durable	40,511	36,137	
							Total	\$ 83,903	\$ 76,575	7.0 %
	Consumer Goods: Non-Durable	Fineline Parent Holdings(14)(19)(25)	Equity Interest	_	_	_	939	939	1,241	
		FL Hawk Intermediate Holdings, Inc. (15)(19)	Second Lien Senior Secured Loan	L+ 9.00 %	10.00 %	8/22/2028	\$ 21,125	20,543	21,125	
		New Era Cap Co., Inc.(12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 6.50 %	7.50 %	9/10/2023	\$ 9,970	9,970	9,970	
		RoC Opco LLC(3)(5)(15)(19)	First Lien Senior Secured Loan —Revolver			2/25/2025	s —	(111)		
		RoC Opeo LLC <sup>(12)(15)(19)(29)</sup>	First Lien Senior Secured Loan	L+ 8.50 %	9.50 %	2/25/2025	\$ 40,079	39,486	40,079	

Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV <sup>(4)</sup>
			First Lien Senior Secured Loan							
		Solaray, LLC(15)(19)	—Delayed Draw First Lien Senior Secured Loan	L+ 5.50 %	6.50 %	9/9/2023	\$ 14,2°	6 14,276	14,276	
		Solaray, LLC(15)(19) Solaray, LLC(12)(15)(19)	-Revolver	L+ 4.50 %	5.50 %	9/9/2022	\$ 90		907	
		**	First Lien Senior Secured Loan First Lien Senior Secured Loan	L+ 5.50 %	6.50 %	9/11/2023	\$ 41,72	9 41,729	41,729	
		WU Holdco, Inc. (18)(19) WU Holdco, Inc. (12)(15)(19)(29)	-Revolver First Lien Senior Secured Loan	L+ 5.50 % L+ 5.50 %	5.72 % 6.50 %	3/26/2025 3/26/2026	\$ 1,69 \$ 44,45		1,690 44,452	
		WU Holdco, Inc.(12)(15)(19)	First Lien Senior Secured Loan	L+ 5.50 %	6.50 %	3/26/2026	\$ 6,5	4 6,534	6,594	
		WU Holdco, Inc.(3)(5)(15)(19)	First Lien Senior Secured Loan	_	_	3/26/2026	S Consumer Goods: Non-Durab	- (31)		
							Total	\$ 179,733	\$ 182,063	16.6 %
	Consumer Goods: Wholesale	WSP LP Interest <sup>(14)(19)(25)</sup>	Equity Interest	_	_	_	2.89	8 2,898	2,829	
		WSP Initial Term Loan(12)(15) (19)(29)	First Lien Senior Secured Loan	L+ 6.25 %	7.25 %	4/27/2027	S 12.25		12.037	
		WSP Initial Term Loan <sup>(2)(3)(5)</sup>	First Lien Senior Secured Loan	2. 0.25 70		4/27/2023	\$	(36)	(31)	
		WSP Revolving Loan(2)(3)(5)	First Lien Senior Secured Loan	_	_		*			
		(15)(19)	-Revolver	_	_	4/27/2027	S Consumer Goods: Wholesale	(9)	(8)	
	C	100 1 111 0	First Lien Senior Secured Loan				Total	\$ 14,870	\$ 14,827	1.3 %
	Containers, Packaging, & Glass	ASP-r-pac Acquisition Co LLC <sup>(16)(19)</sup>	-Revolver	L+ 6.00 %	6.75 %	12/29/2027	\$ 65	1 586	586	
		ASP-r-pac Acquisition Co LLC(12)(16)(19)	First Lien Senior Secured Loan	L+ 6.00 %	6.75 %	12/29/2027	\$ 27,33		26,792	
							Containers, Packaging, & Gla Total	s 27,379	\$ 27,378	2.5 %
	Energy: Oil & Gas	Amspec Services, Inc.(15)(19)	First Lien Senior Secured Loan —Revolver	L+ 5.75 %	6.75 %	7/2/2024	\$ 1.4	8 1,457	1,487	
	Energy. On & Gas	Amspec Services, Inc. (12)(15)	First Lien Senior Secured Loan	L+ 5.75 %	6.75 %	7/2/2024	\$ 43.20		43.207	
		(19)(29) Amspec Services, Inc.(15)(19)	First Lien Senior Secured Loan First Lien Senior Secured Loan	L+ 5.75 % L+ 5.75 %	6.75 %	7/2/2024	\$ 43,20 \$ 2,79		2,798	
		Allworth Financial Group.	First Lien Senior Secured Loan				Energy: Oil & Gas Total	\$ 47,148	\$ 47,492	4.3 %
	FIRE: Finance	1 p (15)(19)	— Delayed Draw	L+ 5.00 %	6.00 %	12/23/2026	\$ 2,53	8 2,476	2,528	
		Allworth Financial Group, L.P. (12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 5.00 %	6.00 %	12/23/2026	\$ 10,03	7 9,908	10,037	
		Allworth Financial Group.	First Lien Senior Secured Loan	L: 3.00 %						
		L.P.(3)(5)(15)(19)	Revolver First Lien Senior Secured Loan	_	_	12/23/2026	\$	- (15)	_	
		TA/Weg Holdings(15)(19)(29)	Delayed Draw     First Lien Senior Secured Loan	L+ 5.75 %	6.75 %	10/2/2027	\$ 9,49	5 9,495	9,495	
		TA/Weg Holdings(15)(19)	— Delayed Draw	L+ 5.75 %	6.75 %	10/2/2027	\$ 2,39		2,392	
			First Lien Senior Secured Loan				FIRE: Finance Total	\$ 24,245	\$ 24,452	2.2 %
	FIRE: Insurance	Margaux Acquisition Inc.(15)	<ul> <li>Delayed Draw</li> </ul>	L+ 5.50 %	6.50 %	12/19/2024	\$ 9,19	8 9,173	9,198	
		Margaux Acquisition, Inc. (3) (5)(15)(19)	First Lien Senior Secured Loan — Revolver	_	_	12/19/2024	s -	(28)	_	
		Margaux Acquisition Inc.(12) (15)(19)(29)	First Lien Senior Secured Loan	L+ 5.50 %	6.50 %	12/19/2024	\$ 28,33	4 28,000	28,334	
		Margaux UK Finance Limited(3)(6)(19)	First Lien Senior Secured Loan — Revolver	GBP LIBOR+ 5.50 %	6.50 %			9 112	120	
		Margaux UK Finance								
	MRHT Acquisition Facil	MRHT Facility A(6)(18)(19)	First Lien Senior Secured Loan First Lien Senior Secured Loan	GBP LIBOR+ 5.50 % EURIBOR+ 5.50 %	6.50 % 5.50 %	12/19/2024 7/26/2028	£ 7,55 € 2		10,218 245	
		MRHT Acquisition Facility(3)	First Lien Senior Secured Loan	_	_	7/26/2028	€ .	- (6)	_	
		Paisley Bidco Limited <sup>(6)(18)</sup>	First Lien Senior Secured Loan	EURIBOR+ 5.50 %	5.50 %	11/24/2028	£ 3,2	0 3,583	3,614	

Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date		Principal/Shares (9)	Market Cost	Value	% of NAV <sup>(4)</sup>
		Paisley Bidco Limited(2)(3)(5)(6) (18)(19)	First Lien Senior Secured Loan— Delayed Draw			11/24/2028	£		(84)	(86)	
		World Insurance(15)(19)	First Lien Senior Secured Loan— Delayed Draw	L+ 5.75 %	6.75 %	4/1/2026	s	8,358	8.285	8,296	
		World Insurance(3)(15)(19)	First Lien Senior Secured Loan— Revolver	L+ 5.75 %	6.75 %	4/1/2026	s	70	54	63	
		World Insurance(15)(19)	First Lien Senior Secured Loan	L+ 5.75 %	6.75 %		s	3,144	3,088	3,121	
		CB Titan Holdings, Inc.(14)(19)						FIRE: Insurance Total	\$ 62,165	\$ 63,123	5.7 %
	Healthcare & Pharmaceuticals	(25) CPS Group Holdings, Inc. (3)(5)	Preferred Equity First Lien Senior Secured	_	_			1,953	1,953	1,153	
		(15)(19) CPS Group Holdings, Inc.(12)(15)	Loan— Revolver First Lien Senior Secured	_	_	3/3/2025	\$	_	(52)	_	
		(19)(29)	Loan First Lien Senior Secured	L+ 5.25 %	6.25 %	3/3/2025	\$	54,843	54,517	54,843	
		Datix Bidco Limited(6)(18)(19)	Loan— Revolver Second Lien Senior Secured	L+ 4.50 %	4.96 %	10/28/2024	£	10	13	13	
		Datix Bidco Limited(6)(18)(19)	Loan First Lien Senior Secured	L+ 7.75 %	8.21 %	4/27/2026	£	121	164	164	
		Datix Bidco Limited <sup>(6)(18)(19)</sup> Great Expressions Dental	Loan First Lien Senior Secured	BBSW+ 4.00 %	4.25 %	4/28/2025	AUD	42	32	31	
		Centers PC(13)(15)(19)(26)	Loan— Revolver	L+ 4.75% (0.5% PIK)	5.75 %	9/28/2022	\$	1,027	1,025	929	
		Great Expressions Dental Centers PC <sup>(15)(19)(26)</sup>	First Lien Senior Secured Loan	L+ 4.75% (0.5% PIK)	5.75 %	9/28/2023	s	7,831	7,844	7,205	
		Island Medical Management Holdings, LLC(15)(19)	First Lien Senior Secured Loan	L+ 6.50 %	7.50 %	9/1/2023	s	8,520	8,496	8,371	
		Mertus 522. GmbH(6)(18)(19)	First Lien Senior Secured Loan— Delayed Draw	EURIBOR+ 6.25 %	6.25 %	5/28/2026	$\epsilon$	131	142	149	
		Mertus 522. GmbH(6)(18)(19)	First Lien Senior Secured Loan	EURIBOR+ 6.25 %	6.25 %	5/28/2026	$\epsilon$	225	247	255	
		SunMed Group Holdings, LLC(16)(19)	First Lien Senior Secured Loan— Revolver	L+ 5.75 %	6.50 %	6/16/2027	\$	197	177	197	
		SunMed Group Holdings, LLC(12)(16)(19)(29)	First Lien Senior Secured Loan	L+ 5.75 %	6.50 %	6/16/2028	s	18,510	18,204	18,510	
		TecoStar Holdings, Inc.(12)(15)	Second Lien Senior Secured Loan	L+ 8.50 %	9.50 %	11/1/2024	s	9,472	9,354	8,951	
								Healthcare & Pharmaceuticals Total	s 102,116	s 100,771	9.2 %
	High Tech Industries	AMI US Holdings Inc.(3)(6)(12) (18)(19)	First Lien Senior Secured Loan— Revolver	L+ 5.25 %	5.35 %	4/1/2024	s	698	682	698	
		AMI US Holdings Inc.(6)(12)(15) (19)(29)	First Lien Senior Secured Loan	L+ 5.50 %	6.50 %	4/1/2025	\$	12,892	12,735	12,892	
		Appriss Holdings, Inc.(15)(19)	First Lien Senior Secured Loan	L+ 7.25 %	8.25 %	5/6/2027	\$	11,292	11,081	11,179	
		Appriss Holdings, Inc. (2)(3)(5)(15)	First Lien Senior Secured Loan— Revolver	_	_	5/6/2027	s	_	(13)	(8)	
		Appriss Holdings, Inc. (19)(25) AQ Software Corporation (19)	Equity Interest Preferred Equity	=	_			2,136	1,606 1,029	1,552 1,029	
		AQ Software Corporation <sup>(19)</sup>	Preferred Equity First Lien Senior Secured	_	_	_		2	1,715	1,715	
		Armstrong Bidco Limited <sup>(3)(6)</sup> (19)(21)	Loan First Lien Senior Secured	SONIA+ 4.75 %	5.00 %	4/30/2025	£	56	78	76	
		Armstrong Bidco T/L <sup>(6)</sup> (19)	Loan First Lien Senior Secured	SONIA+ 4.75 %	5.06 %	4/30/2025	£	705	763	954	
		CB Nike IntermediateCo Ltd <sup>(6)</sup>	Loan— Revolver First Lien Senior Secured	L+ 4.75 %	5.75 %	10/31/2025	\$	44	44	44	
		CB Nike IntermediateCo Ltd <sup>(6)</sup>	Loan	L+ 4.75 %	5.75 %	10/31/2025	\$	347	342	347	
		Drilling Info Holdings, Inc <sup>(12)</sup>	First Lien Senior Secured Loan	L+ 4.25 %	4.35 %	7/30/2025	S	22,152	22,101	21,930	
		Eagle Rock Capital Corporation <sup>(19)</sup>	Preferred Equity First Lien Senior Secured	_	_	_		2,354	2,354	2,354	
		Element Buyer, Inc.(15)(19)	Loan— Delayed Draw First Lien Senior Secured	L+ 5.50 %	6.50 %	7/18/2025	\$	11,078	11,097	11,078	
		Element Buyer, Inc.(15)(19)	Loan— Revolver First Lien Senior Secured	L+ 5.50 %	6.50 %	7/19/2024	\$	1,700	1,672	1,700	
		Element Buyer, Inc. (15)(19)	Loan	L+ 5.50 %	6.50 %	7/18/2025	\$	37,007	37,199	37,007	

Control Type	Industry	Portfolio Company	Investment Type	Consul About Index (I)	Interest Rate	Maturity	Datastast	/Shares (9)	Cost	Market Value	% of NAV <sup>(4)</sup>
Control Type	Industry	Gluware T/L(6)(19)	First Lien Senior Secured Loan	Spread Above Index (1) Fixed+ 12.50 %	9.00 %	Date 10/15/2025	rrincipal	18,898	18,534	18,520	NAV (9)
		Gluware Warrant <sup>(6)(19)</sup>	Warrants	- 11xcu - 12.50 /6	2.00 /0	10/13/2023	3	3,328	10,554	10,320	
		MRI Software LLC(15)(19)	First Lien Senior Secured Loan First Lien Senior Secured Loan—	L+ 5.50 %	6.50 %	2/10/2026	S	25,926	25,850	25,926	
		MRI Software LLC(3)(15)(19)	Revolver First Lien Senior Secured Loan—	_	_	2/10/2026	s —		48	_	
		Revalize, Inc.(2)(3)(5)(19)	Delayed Draw First Lien Senior Secured Loan—	_	_	4/15/2027	s —		(133)	(134)	
		Revalize, Inc.(2)(3)(5)(18)(19)	Revolver First Lien Senior Secured Loan—	_	_	4/15/2027	s —		(13)	(13)	
		Revalize, Inc.(15)(19)(29)	Delayed Draw First Lien Senior Secured Loan—	L+ 5.25 %	6.25 %	4/15/2027	S	5,130	5,079	5,079	
		Swoogo LLC(2)(3)(5)(18)(19)	Revolver	_	_	12/9/2026	s —		(25)	(25)	
		Swoogo LLC(15)(19)	First Lien Senior Secured Loan	L+ 8.00 %	9.00 %	12/9/2026	s	2,330	2,284	2,283	
		Utimaco, Inc.(6)(18)(19)	First Lien Senior Secured Loan First Lien Senior Secured Loan—	L+ 4.00 %	4.10 %	8/9/2027	s	148	146	148	
		Ventiv Topco, Inc. (3)(5)(18)(19) Ventiv Topco, Inc. (14)(19)(25)	Revolver	_	_	9/3/2025	s —	**	(38)		
		Ventiv Holdco, Inc. (12)(15)(19)(29)	Equity Interest First Lien Senior Secured Loan	L+ 5.50 %	6.50 %	9/3/2025	s	28 23,812	2,833 23,576	2,755 23,812	
		VPARK BIDCO AB(6)(16)(19)	First Lien Senior Secured Loan First Lien Senior Secured Loan	CIBOR+ 4.00 %	4.75 %	3/10/2025	DKK	570	23,376	23,812	
		VPARK BIDCO AB(6)(16)(19)	First Lien Senior Secured Loan	NIBOR+ 4.00 %	4.75 %	3/10/2025	NOK	740	93	84	
							High Tech Industries	Total	s 182,811	s 183,069	16.6 %
	Hospitality Holdings	PPX Class A Units(14)(19)(25)	Preferred Equity	_	_	_		33		163	
		PPX Class B Units(14)(19)(25)	Preferred Equity	_	_	_		33	5,000	5,279	
							Hospitalit Holdings		\$ 5,000	s 5,442	0.5 %
	Hotel, Gaming & Leisure	Aimbridge Acquisition Co., Inc. (12)(18)(19)	Second Lien Senior Secured Loan First Lien Senior Secured Loan—	L+ 7.50 %	7.59 %	2/1/2027	S	20,193	19,772	18,679	
		Captain D's LLC(3)(5)(15)(19)	Revolver	_	_	12/15/2023	S	_	(6)	_	
		Captain D's LLC(12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 4.50 %	5.50 %	12/15/2023	s	12,559	12,539	12,559	
		Captain D's LLC <sup>(15)(19)(29)</sup> Quidditch Acquisition, Inc. <sup>(12)</sup>	First Lien Senior Secured Loan	L+ 4.50 % L+ 7.00 %	5.50 % 8.00 %	12/15/2023	s	2,326 18,636	2,301 18.626	2,326 18.392	
		(15)(29)	First Lien Senior Secured Loan	L+ 7.00 %	8.00 %	3/21/2025	Notel, Ga		18,020	18,392	
							Leisure T	otal .	\$ 53,232	\$ 51,956	4.7 %
	Media: Advertising, Printing & Publishing	Ansira Holdings, Inc.(15)(19)(26) (33)	First Lien Senior Secured Loan— Delayed Draw	L+ 6.50 %	7.50 %	12/20/2024	s	4,873	4,874	3,862	
			First Lien Senior Secured Loan-								
		Ansira Holdings, Inc. (19)(23)(31) Ansira Holdings, Inc. (15)(19)(26)	Revolver First Lien Senior Secured Loan	P+ 5.75 % L+ 6.50% PIK	7.41 % 7.50 %	12/20/2024 12/20/2024	S S	5,383 40,086	5,383 40,057	3,913 31,768	
		TGI Sport Bidco Pty Ltd(6)(17)	First Lien Senior Secured Loan	BBSW+ 7.00 %	7.50 %	4/30/2026	AUD	97	75	67	
		TGI Sport Bidco Ptv Ltd(2)(3)(6)	First Lien Senior Secured Loan— Revolver		_	4/30/2027	AUD			(151)	
		(17)(19)	Revolver	_	_	4/30/2027		dvertising,		(151)	
								ing &			
							Publish	ing Total	\$ 50,389	\$ 39,459	3.6 %
	Media: Broadcasting &	Lightning Finco Limited(6)(16)									
	Subscription	(19) Lightning Finco Limited <sup>(6)(16)</sup>	First Lien Senior Secured Loan	L+ 5.75 %	6.50 %	7/14/2028	S	4,350	4,234	4,350	
		(19)	First Lien Senior Secured Loan	L+ 5.75 %	6.50 %	7/14/2028	\$ Me	4,629 dia:	4,506	4,629	
							Broadc	asting &			
			W				Subscrip	tion Total	\$ 8,740	\$ 8,979	0.8 %
	Media: Diversified &	9 Story Media Group Inc. (3)(6)	First Lien Senior Secured Loan— Revolver			4/30/2026	CAD				
	Production	9 Story Media Group Inc. (6)(16)		_	_			_	_	_	
		(19)	First Lien Senior Secured Loan	CDOR+ 5.50 %	6.25 %	4/30/2026	CAD	72	54	57	

Control Type Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/St	aares (9)	Cost	Market Value	% of NAV (4)
	9 Story Media Group Inc.(6)(18)(19)	First Lien Senior Secured Loan	EURIBOR+ 5.25 %	5.25 %	4/30/2026	e	39	45	44	
	Aptus 1724 Gmbh(6)(19)(21)	First Lien Senior Secured Loan	EURIBOR+ 6.00 %	6.25 %	2/23/2028	ě	4.162	5,055	4,732	
	Aptus 1724 Gmbh (6)(19)(21)	First Lien Senior Secured Loan	L+ 6.25 %	6.50 %		S	14,971	14,971	14,971	
	Efficient Collaborative Retail Marketing Company, LLC (15)(19)	First Lien Senior Secured Loan-Revolver	L+ 5.25 %	6.25 %	6/15/2022	S	1,275	1.275	1.275	
	Efficient Collaborative Retail Marketing Company, LLC (15)(19)	First Lien Senior Secured Loan	L+ 6.75 %	7.75 %		Š	15,095	15,114	14,340	
	Efficient Collaborative Retail Marketing Company, LLC (15)(19)	First Lien Senior Secured Loan	L+ 6.75 %	7.75 %	6/15/2022	S	9,788	9,800	9,298	
	International Entertainment Investments Limited (6) (18)(19)	First Lien Senior Secured Loan	GBP LIBOR+ 4.75 %	5.06 %	5/31/2023	£	87	106	118	
						Media: Diversified	& Production Total	\$ 46,420	\$ 44,835	4.1 %
Retail	Batteries Plus Holding Corporation (19)(31)	First Lien Senior Secured Loan—Revolver	P+ 5.75 %	8.44 %	6/30/2023	s	817	817	817	*** /**
Retail	Batteries Plus Holding Corporation (12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 6.75 %			Š	28.672	28,671	28.671	
	New Look Vision Group (6)(15)(19)	First Lien Senior Secured Loan— Delayed Draw	CDOR+ 5.25 %	6.25 %		CAD	2,380	1.868	1.883	
	New Look Vision Group (6)(15)(19)	First Lien Senior Secured Loan—Revolver	CDOR+ 5.25 %		5/26/2026	CAD	313	228	248	
	New Look Vision Group (16)(19)	First Lien Senior Secured Loan- Delayed Draw	CDOR+ 5.50 %		5/26/2028	CAD	322	310	322	
	New Look Vision Group (16)(19)(29)	First Lien Senior Secured Loan	CDOR+ 5.50 %	6.25 %	5/26/2028	CAD	9,750	9,653	9.750	
	Thrasio, LLC (12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 7.00 %	8.00 %	12/18/2026	S	21,746	21,241	21.746	
	Walker Edison Initial Term Loan (12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 5.75 %	9.75 %	8/5/2027	S	20,447	20,248	19,627	
						Retail Total		\$ 83,036	\$ 83,064	7.6 %
Services:					7/10/2025					
Business	AMCP Clean Acquisition Company, LLC (12)(18)	First Lien Senior Secured Loan- Delayed Draw	L+ 4.25 %	4.35 %		S	3,816	3,810	3,189	
	AMCP Clean Acquisition Company, LLC (12)(18)	First Lien Senior Secured Loan	L+ 4.25 %	4.35 %	7/10/2025	S	15,767	15,747	13,176	
	Brook Bidco I Limited (6)(16)(19)	First Lien Senior Secured Loan-Revolver	GBP LIBOR+ 6.00 %	6.75 %	7/7/2028	£	5,385	7,047	7,287	
	Brook Bidco I Limited (6)(16)(19)	First Lien Senior Secured Loan-Revolver	GBP LIBOR+ 6.00 %	6.75 %	7/7/2028	£	7,180	9,396	9.716	
	Brook Bidco Series A Preferred Units (6)(14)(19)(25)	Preferred Equity			_		5,675	7,783	7.908	
	Brook Bidco Facility B (6)(18)(19)	First Lien Senior Secured Loan	L± 6.00 %	6.09 %	7/7/2028	£	684	935	926	
	Chamber Bidco Limited(6)(17)(19)	First Lien Senior Secured Loan	L+ 6.00 %	6.50 %	6/7/2028	S	237	234	237	
	Elevator Holdco Inc.(14)(19)(25)	Equity Interest					2	2,448	2,550	
	iBanFirst Facility Series A Preferred Units(6)(14)(19)(25)	Preferred Equity	_	_	_		5,080	5,996	6,290	
	iBanFirst Facility B(6)(18)(19)	First Lien Senior Secured Loan	EURIBOR+ 8.50 %	10.00 %	7/13/2028	€	102	128	116	
	iBanFirst Revolving Facility(6)(18)(19)	First Lien Senior Secured Loan-Revolver	EURIBOR+ 8.50 %	8.50 %	7/13/2028	€	2,030	2,244	2,308	
	masLabor Equity(19)(25)	Equity Interest	_	_	_		345	345	372	
	masLabor Revolver (3)(5)(19)	First Lien Senior Secured Loan— Revolver	_	_	7/1/2027	S		(21)	_	
	masLabor Term Loan Note(15)(19)	First Lien Senior Secured Loan	L+ 7.50 %	8.50 %	7/1/2027	S	8,578	8,324	8,578	
	Opus2(6)(18)(19)	First Lien Senior Secured Loan	SONIA+ 5.50 %	5.55 %	5/5/2028	£	123	167	166	
	Onus <sup>2</sup> (3)(5)(6)(18)(19)	First Lien Senior Secured Loan- Delayed Draw			5/5/2028	£		(173)		
	Opus2(6)(25)(19)	Equity Interest	_	_	_		1,460	1.769	2.373	
	Parcel2Go Acquisition Facility(3)(6)(19)	First Lien Senior Secured Loan	SONIA+ 5.75 %	5.92 %	7/15/2028	£	3,863	4,982	5,183	

Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date		Principal/Shares (9)	Cost	Market Value	% of NAV (4)
		Parcel2Go Facility B(6)(18)(19)	First Lien Senior Secured Loan	SONIA+ 5.75 %	5.80 %	7/15/2028	£	125	169	16	0
		Parcel2Go Shares(6)(14)(19)(25)	Equity Interest	SONIAT 3.73 76	3.80 %	-	-	2.881	3,983	3.89	
		Refine Intermediate, Inc.(3)(5)(18)(19)	First Lien Senior Secured Loan— Revolver		_	9/3/2026	\$	2,001	(96		_
		Refine Intermediate, Inc. (12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 4.50 %	5.50 %	3/3/2027	š	21.894	21.467	21,89	
		Smartronix RC(2)(3)(5)(18)(19)	First Lien Senior Secured Loan-Revolver		_	11/23/2028	Ś		(124		
		Smartronix T/L(12)(15)(19)	First Lien Senior Secured Loan	L+ 6.00 %	7.00 %	11/23/2028	\$	36,991	36,260	36,25	
		SumUp Holdings Luxembourg S.à.r.l. (6)(19)(32)	First Lien Senior Secured Loan	EURIBOR+ 8.50 %	10.00 %	2/17/2026	€	6,650	7,939	7,50	1
		SumUp Holdings Luxembourg S.à.r.l. (6)(19)(32)	First Lien Senior Secured Loan	L+ 8.50 %	10.00 %	2/17/2026	£	10,055	11,700	11,43	
		TEI Holdings Inc.(15)(19)	First Lien Senior Secured Loan—Revolver	L+6.00 %	7.00 %	12/23/2025	\$	458	412	4.5	
		TEI Holdings Inc. (12)(15)(19)(26)(29)	First Lien Senior Secured Loan	L+ 7.00% (1.25% PIK)	8.25 %	12/23/2026	\$	48,720	48,350	48,72	
		WCI Gigawatt Purchaser DD T/L(15)(19)	First Lien Senior Secured Loan— Delayed Draw	L+ 5.75 %	6.75 %	11/19/2027	S	3,182	3,076	3,0	4
		WCI Gigawatt Purchaser R/C <sup>(2)(3)(5)(19)</sup> WCI Gigawatt Purchaser T/L <sup>(12)(15)(19)</sup>	First Lien Senior Secured Loan—Revolver First Lien Senior Secured Loan	L+ 5.75 %	6.75 %	11/19/2027 11/19/2027	2	22.304	(71		
		WCI Gigawatt Purchaser 1/L(12)(13)(13)	First Lien Senior Secured Loan	L+ 3./3 %	0.75 %	11/19/2027	3		21,809	21,80	
	0 1 0	MZR Aggregator(14)(19)(25)	P. S. K.			_		Services: Business Total	\$ 226,035 798	\$ 225,43 79	
	Services: Consumer	MZR Buyer, LLC(3)(5)(15)(19)	Equity Interest First Lien Senior Secured Loan— Revolver	_	_	12/21/2026	S	1	(86		8
		MZR Buyer, LLC(12)(15)(19)(29)	First Lien Senior Secured Loan Revolver	L+ 6.75 %	7.75 %	12/21/2026		40,228	39,551	40,22	
		Surrey Bidco Limited(6)(17)(19)	First Lien Senior Secured Loan	GBP LIBOR+ 7.00 %	7.50 %	5/11/2026	9	40,228	62		0
		Zeppelin BidCo Ptv Limited(6)(18)(19)	First Lien Senior Secured Loan	BBSY+ 6.00 %	5.12 %	6/28/2024	AUD		142	15	
		zeppenn Biaco i ty Eminted	r ist Eich Schlof Scened Loan	BB31 - 0.00 /e	5.12 /0	0/20/2024		Services: Consumer Total	\$ 40,467	\$ 41.23	
	Telecommunications	ACM dcBLOX LLC(14)(19)(25)	Preferred Equity	_	_	_		3.822	3,851	4.13	
	rescommunications	Conterra Ultra Broadband Holdings, Inc. (15)(29)	First Lien Senior Secured Loan	L+ 4.75 %	5.75 %	4/30/2026	S	6.321	6,300	6.33	
		DC Blox Inc (15)(19)(26)	First Lien Senior Secured Loan	L+ 8.00% (6.00% PIK)	9.00 %	3/22/2026	š	16.998	16,738	16.99	
		DC Blox Inc.(14)(19)(25)	Warrants					177	2		_
		Horizon Telcom, Inc. (15)(19)(29)	First Lien Senior Secured Loan-Revolver	L+ 5.00 %	6.00 %	6/15/2023	\$	116	114	11	
		Horizon Telcom, Inc.(12)(15)(19)(29)	First Lien Senior Secured Loan— Delayed Draw	L+ 5.00 %	6.00 %	6/15/2023	\$	890	888	89	
		Horizon Telcom, Inc.(12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 5.00 %	6.00 %	6/15/2023	\$	13,104	13,045	13,10	
								Telecommunications Total	\$ 40,938	\$ 41,57	
	Transportation: Cargo	A&R Logistics, Inc.(15)(19)	First Lien Senior Secured Loan—Revolver	L+ 6.00 %	7.00 %	5/5/2025	\$	2,815	2,748	2,81	
		A&R Logistics, Inc.(12)(15)(19)(29)	First Lien Senior Secured Loan	L+ 6.00 %	7.00 %	5/5/2025	\$	43,092	42,527	43,09	
		A&R Logistics, Inc.(15)(19)	First Lien Senior Secured Loan	L+ 6.00 %	7.00 %	5/5/2025	S	2,423	2,391	2,42	
		A&R Logistics, Inc. (15)(19) A&R Logistics, Inc. (15)(19)	First Lien Senior Secured Loan First Lien Senior Secured Loan	L+ 6.00 % L+ 6.50 %	7.00 % 7.50 %	5/5/2025 5/5/2025	S S	5,974 2,716	5,916 2,695	5,9° 2.71	
		ARL Holdings, LLC(14)(19)(25)	Equity Interest	L+ 6.50 %	7.50 %	3/3/2023	3	2,716	2,095	2,71	
		ARL Holdings, LLC <sup>(14)</sup> (19)(25)	Equity Interest	_	_	_		443	443	3	
		Grammer Investment Holdings LLC(14)(19)(25)	Equity Interest			_		1.011	1.011	1,05	
		Grammer Investment Holdings LLC(19)(25)(26)	Preferred Equity	10% PIK	10.00 %	_		1,011	790	83	0
		Grammer Investment Holdings LLC(14)(19)(25)	Warrants	-	- 3.00 /4	_		122	,,,,	12	
		Grammer Purchaser, Inc. (12)(15)(19)(29)	First Lien Senior Secured Loan-Revolver	L+ 4.50 %	5.50 %	9/30/2024	\$	7,319	7,202	7,31	

Control Type Industry	Portfolio Company Omni Logistics, LCC(15/(19) Omni Intermediate DD T/L 1(15/(19) Omni Intermediate DD T/L 2(15/(19)	Investment Type Second Lien Senior Secured Loan First Lien Senior Secured Loan First Lien Senior Secured Loan	Spread Above Index (1)	6.00 %	Maturity Date 12/30/2027 11/23/2026 11/23/2026	Principal/Shares (9) \$ 13,770 \$ 776 \$ 46	Cost 13,527 769 37	Market Value 13,770 768 37	% of NAV <sup>(4)</sup>
Transportation: Consumer	Omni Intermediate Holdings Closing Date Term Loan (15/19) Omni Intermediate R/C(15/19) REP Coinvest III- A Omni, L.P.(14/19/25) Toro Private Investments II, L.P.(6/14/19/25) Toro Private Investments II, L.P.(6/12/18/19)	First Lien Senior Secured Loan First Lien Senior Secured Loan Revolver Equity Interest First Lien Senior Secured Loan	L+ 5.00 % L+ 5.00 % — L+ 6.75 %	6.00 %	_	\$ 7,306 \$ 183 1,377 Transportation: Cargo Total \$ 3,090 \$ 6,706	7,233 183 1,377 \$ 88,860 3,090 4,846	7,233 176 2,616 <b>S</b> 91,607 1,353 5,603	8.3 %
Wholesale	Toro Private Investments II, L.P.(6)(15)(26)  Abracon Group Holding, LLC(14)(19)(25)	First Lien Senior Secured Loan Equity Interest	L+ 1.50% (7.25% PIK)	9.75 %	2/28/2025	S 366 Transportation: Consumer Total 2	363 <b>8 8,299</b> 1,833	\$ 7,333 3,282	0.7 %
	Abracon Group Holding, LLC(3\%)(1\\$\/19\) Abracon Group Holding, LLC(3\%)(1\\$\/19\) Aramsco, Inc. (3\%)(1\\$\\(18\)\) Aramsco, Inc. (2\%)(1\\$\\(18\)\) Aramsco, Inc. (2\%)(1\\$\\(18\)\) Aramsco, Inc. (2\%)(1\\$\\\19\)\ Aramsco, Inc. (2\%)(1\\$\\19\)\ PetroChoice Holdings, Inc. (12\)(15) PetroChoice Holdings, Inc. (12\)(15)	First Lien Senior Secured Loan—Revolver First Lien Senior Secured Loan—Revolver First Lien Senior Secured Loan—Revolver First Lien Senior Secured Loan Equity Interest First Lien Senior Secured Loan First Lien Senior Secu	L+ 5.25 % L+ 5.25 % L+ 5.25 % L+ 5.00 % L+ 5.00 %	6.00 %	7/18/2024 7/18/2024 8/28/2024 8/28/2024 — 8/19/2022 8/19/2022	\$ 35,363 \$ 22,796 \$ 22,796 \$ 9,740 \$ 4,445 Wholesale Total	(18) 35,270 (30) 23,537 1,012 9,721 6,412 \$ 77,737	35,363 23,796 2,131 9,327 6,171 \$ 80,070	7.3 %
Non-Controlled/Affiliate Investments						Non-Controlled/Non-Affiliate Investments Total	\$1,921,970	\$ 1,901,054	172.8 %
Beverage, Food & Tobacco		Equity Interest	_	_	_	6,720 Beverage, Food & Tobacco Total	6,720 \$ 6,720	19,527 \$ 19,527	1.8 %
Energy: Oil & Gas	Blackbrush Oil & Gas, L.P.(10)(14)(19)(25) Blackbrush Oil & Gas, L.P.(10)(14)(19)(25) Blackbrush Oil & Gas, L.P.(10)(12)(15)(19)(26)(29)	Equity Interest Preferred Equity First Lien Senior Secured Loan	L+ 5.00% (2% PIK)	8.00 %	9/3/2025	1,123 36,084 \$ 12,336 Energy: Oil & Gas Total	10,104 12,336 \$ 22,440	19,720 12,336 \$ 32,056	2.9 %
Transportation: Consumer	Direct Travel, Inc.(10)(18)(19)(26) Direct Travel, Inc.(10)(14)(19)(25)	First Lien Senior Secured Loan Equity Interest	L+ 1.00% (6.30% PIK) — L+ 1.00% (8.28%	7.50 %	10/2/2023 — 10/2/2023	\$ 4,766 68	4,766	4,766	
	Direct Travel, Inc. (10)(15)(19)(26)  Direct Travel, Inc. (10)(15)(19)(26)	First Lien Senior Secured Loan— Delayed Draw First Lien Senior Secured Loan— Delayed Draw	PIK) L+ 1.00% (8.28% PIK)	9.50 % 9.50 %	10/2/2022	\$ 3,370 \$ 1.710	3,370 1,710	2,831 1,436	
	Direct Travel, Inc. (100(15)(19)(3)) Direct Travel, Inc. (100(15)(19) Direct Travel, Inc. (100(15)(19) Direct Travel, Inc. (100(15)(19)	First Lien Senior Secured Loan—Delayed Draw First Lien Senior Secured Loan—First Lien Senior Secured Loan—Delayed Draw First Lien Senior Secured Loan—Delayed Draw First Lien Senior Secured Loan	PIK) L+1.00% (8.28% PIK) L+6.00 % L+6.00 %	9.50 % 7.00 %	10/2/2022	\$ 1,710 \$ 57.555 \$ 4,125 \$ 202 Transportation: Consumer Total Non-Controlled/Affiliate Investments Total	57,555 4,125 202 \$ 71,728 \$ 100,888	1,436 48,347 4,125 202 \$ 61,707 \$ 113,290	5.6 % 10.3 %

Control Type	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Principal/Shares (9)	Cost	Market Value	% of NAV <sup>(4)</sup>
Controlled Affiliate Investmen	ts Aerospace & Defense	BCC Jetstream Holdings Aviation (Off I), LLC(6)(10)(11)(19)(20)(25)	Equity Interest	_	_	_	11,863	11,863	10,563	
		BCC Jetstream Holdings Aviation (On II), LLC (10)(11)(19)(20)(25) BCC Jetstream Holdings Aviation (On II), LLC(10)(11)(18)(19)(20)(26) Gale Aviation (Offshore) Co <sup>(6)</sup> (10)(11)(19)(25)	Equity Interest First Lien Senior Secured Loan Equity Interest	L+ 10.00 %	10.00 %	6/2/2022	\$ 1,116 7,377 88,985	1,116 7,377 88,985	6,627 72,839	
	Investment Vehicles	International Senior Loan Program, LLC(6)(10)(11)(25)	Equity Interest Investment Vehicles	_	_	_	Aerospace & Defense Total 41.823	\$ 109,341 39,596	\$ 90,029 44,444	8.2
	investment venicies	International Senior Loan Program, LLC(6)(10)(11)(15) (19)	Subordinated Note Investment Vehicles	L+ 8.00 %	9.00 %	2/22/2028		125,437 S 165,033	125,437 \$ 169,881	15.4
	Transportation: Cargo	Lightning Holdings B, LLC <sup>(6)(10)(11)(14)(19)(25)</sup>	Equity Interest	_	-	-	13,843 Transportation: Cargo Total	14,152 S 14,152	14,851 S 14,851	1.4
							Controlled Affiliate Investments Total		\$ 274,761	25.0
Cash Equivalents							Investments Total	\$ 2,311,384	\$2,289,105	208.1
	Cash Equivalents	Goldman Sachs Financial Square Government Fund Institutional Share Class <sup>(30)</sup>	Cash Equivalents	_	0.03 %	_	\$ 177,554 Cash Equivalents Total	\$ 177,554 \$ 177,554	\$ 177,554 \$ 177,554	16.1
							Investments and Cash Equivalents Total	\$ 2,488,938	\$ 2,466,659	224.2

#### **Forward Foreign Currency Exchange Contracts**

Currency Purchased	Currency Sold	Counterparty	Settlement Date	Unrealized Appreciation (Depreciation) <sup>(8)</sup>
US DOLLARS 1,458	POUND STERLING 1,100	Bank of New York Mellon	2/18/2022	\$ (31)
US DOLLARS 481	AUSTRALIAN DOLLARS 410	Bank of New York Mellon	3/2/2022	183
US DOLLARS 29,087	POUND STERLING 20,990	Bank of New York Mellon	9/2/2022	721
US DOLLARS 75,862	EURO 63,360	Bank of New York Mellon	9/2/2022	3,390
US DOLLARS 27,411	POUND STERLING 20,700	Bank of New York Mellon	9/6/2022	563
US DOLLARS 14,330	EURO 12,550	Bank of New York Mellon	9/6/2022	25
US DOLLARS 35,821	POUND STERLING 25,700	Citibank	2/18/2022	1,035
US DOLLARS 6,954	POUND STERLING 5,260	Citibank	2/23/2022	166
US DOLLARS 12,327	EURO 10,510	Citibank	9/2/2022	305
US DOLLARS 4,754	EURO 3,251	Citibank	9/6/2022	(1,036)
				\$ 5,321

- (1) The investments bear interest at a rate that may be determined by reference to the London Interbank Offered Rate ("LIBOR" or "L"), the Euro Interbank Offered Rate ("EURIBOR" or "E"), British Pound Sterling LIBOR Rate ("GBP LIBOR"), the Norwegian Interbank Offered Rate ("NIBOR" or "N"), the Copenhagen Interbank Offered Rate ("CIBOR" or "C"), Canadian Dollar LIBOR Rate ("CDOR LIBOR"), the Bank Bill Swap Rate ("BBSW"), the Bank Bill Swap Bid Rate ("BBSY"), Sterling Overnight Interbank Average Rate ("SONIA"), or the Prime Rate ("Prime" or "P") and which reset daily, monthly, quarterly or semiannually. Investments or a portion thereof may bear Payment-in-Kind ("PIK"). For each, the Company has provided the PIK or the spread over LIBOR, EURIBOR, GBP LIBOR, NIBOR, CIBOR, CDOR, BBSW, BBSY, or Prime and the current weighted average interest rate in effect at December 31, 2021. Certain investments are subject to a LIBOR, EURIBOR, GBP LIBOR, NIBOR, CIBOR, CDOR, BBSW, SONIA, or Prime interest rate floor.
- (2) The negative fair value is the result of the capitalized discount on the loan or the unfunded commitment being valued below par.
- (3) Position or portion thereof is an unfunded loan commitment, and no interest is being earned on the unfunded portion. The investment may be subject to an unused/letter of credit facility fee.
- (4) Percentages are based on the Company's net assets of \$1,100,006 as of December 31, 2021.

- (5) The negative amortized cost is the result of the capitalized discount being greater than the principal amount outstanding on the loan.
- (6) The investment is not a qualifying asset under Section 55(a) of the Investment Company Act of 1940. The Company may not acquire any non-qualifying asset unless, at the time of acquisition, qualifying assets represent at least 70% of the Company's total assets. As of December 31, 2021, non-qualifying assets totaled 18.0% of the Company's total assets.
- (7) Tickmark not used
- (8) Unrealized appreciation/(depreciation) on forward currency exchange contracts.
- (9) The principal amount (par amount) for all debt securities is denominated in U.S. dollars, unless otherwise noted. £ represents Pound Sterling, € represents Euro, NOK represents Norwegian krone, AUD represents Australian, CAD represents Canadian Dollar and DKK represents Kroner.
- (10) As defined in the 1940 Act, the Company is deemed to be an "Affiliated Investment" of the Company as the Company owns 5% or more of the portfolio company's securities.
- (11) As defined in the 1940 Act, the Company is deemed to "Control" this portfolio company as the Company either owns more than 25% of the portfolio company's outstanding voting securities or has the power to exercise control over management or policies of such portfolio company.
- (12) Assets or a portion thereof are pledged as collateral for the 2018-1 Issuer. See Note 6 "Debt".
- (13) \$317 of the total par amount for this security is at P+4.25%.
- (14) Non-Income Producing.
- (15) Loan includes interest rate floor of 1.00%.
- (16) Loan includes interest rate floor of 0.75%.
- (17) Loan includes interest rate floor of 0.50%.
- (18) Loan includes interest rate floor of 0.00%.
- (19) Security valued using unobservable inputs (Level 3).
- (20) The Company holds non-controlling, affiliate interest in an aircraft-owning special purpose vehicle through this investment.
- (21) Loan includes interest rate floor of 0.25%.
- (22) The Company generally earns a higher interest rate on the "last out" tranche of debt, to the extent the debt has been allocated to "first out" and "last out" tranches, whereby the "first out" tranche will have priority as to the "last out" tranche with respect to payments of principal, interest and any other amounts due thereunder.
- (23) \$992 of the total par amount for this security is at L+ 5.75%.
- (24) \$533 of the total par amount for this security is at P+ 4.50%.
- (25) Security exempt from registration under the Securities Act of 1933 (the "Securities Act"), and may be deemed to be "restricted securities" under the Securities Act. As of December 31, 2021, the aggregate fair value of these securities is \$245,307 or 22.30% of the Company's net assets. The acquisition dates of the restricted securities are as follows:

Investment	Acquisition Date
Abracon Group Holding, LLC	7/18/2018
ACM deBLOX LLC	3/22/2021
ADT Pizza, LLC	10/29/2018
Appriss Holdings, Inc.	5/3/2021
AQ Software Corporation	12/10/2021
AQ Software Corporation	12/10/2021
ARL Holdings, LLC	5/3/2019
ARL Holdings, LLC	5/3/2019
Armor Group, LP	8/28/2018
BCC Jetstream Holdings Aviation (Off I), LLC	6/1/2017
BCC Jetstream Holdings Aviation (On II), LLC	6/1/2017
Blackbrush Oil & Gas, L.P.	9/3/2020
Blackbrush Oil & Gas, L.P.	9/3/2020
CB Titan Holdings, Inc.	5/1/2017
DC Blox Inc.	3/23/2021

| Direct Travel, Inc. | Eagle Rock Capital Corporation | 192/2021 | East BCC Ceinvest II, LLC | 192/2021 | East BCC Ceinvest III, LLC | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/2021 | 192/202

- (26) Denotes that all or a portion of the debt investment includes PIK interest during the period.
- (27) Asset is in an escrow liquidating trust.
- (28) Tickmark not used
- $^{(29)}$  Assets or a portion thereof are pledged as collateral for the 2019-1 Issuer. See Note 6 "Debt".
- (30) Cash equivalents include \$86,159 of restricted cash.
- (31) Loan includes interest rate floor of 2.00%.
- (32) Loan includes interest rate floor of 1.50%.
- $^{(33)}$  \$2 of the total par amount for this security is at P+ 5.50%

#### BAIN CAPITAL SPECIALTY FINANCE, INC.

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

(in thousands, except share and per share data)

#### Note 1. Organization

Bain Capital Specialty Finance, Inc. (the "Company", "we", "our" and "us") was formed on October 5, 2015 and commenced investment operations on October 13, 2016. The Company has elected to be treated and is regulated as a business development company (a "BDC") under the Investment Company Act of 1940, as amended (the "1940 Act"). In addition, for tax purposes the Company has elected to be treated and intends to operate in a manner so as to continuously qualify as a regulated investment company (a "RIC") under Subchapter M of the Internal Revenue Code of 1986, as amended (the "Code"). The Company is externally managed by BCSF Advisors, LP (the "Advisor" or "BCSF Advisors"), our investment adviser that is registered with the Securities and Exchange Commission (the "SEC") under the Investment Advisers Act of 1940, as amended (the "Advisors Act"). The Advisor also provides the administrative services necessary for the Company to operate (in such capacity, the "Administrator" or "BCSF Advisors").

On November 19, 2018, the Company closed its initial public offering (the "IPO"), which was a Qualified IPO, issuing 7,500,000 shares of its common stock at a public offering price of \$20.25 per share. Shares of common stock of the Company began trading on the New York Stock Exchange under the symbol "BCSF" on November 15, 2018.

The Company's primary focus is capitalizing on opportunities within its Advisor's Senior Direct Lending Strategy, which seeks to provide risk-adjusted returns and current income to its stockholders by investing primarily in middle-market companies with between \$10.0 million and \$150.0 million in EBITDA. The Company focuses on senior investments with a first or second lien on collateral and strong structures and documentation intended to protect the lender. The Company generally seeks to retain voting control in respect of the loans or particular classes of securities in which the Company invests through maintaining affirmative voting positions or negotiating consent rights that allow the Company to retain a blocking position. The Company may also invest in mezzanine debt and other junior securities and in secondary purchases of assets or portfolios, as described below. Investments are likely to include, among other things, (i) senior first lien, stretch senior, senior second lien, unitranche, (ii) mezzanine debt and other junior investments and (iii) secondary purchases of assets or portfolios that primarily consist of middle-market corporate debt. The Company may also invest, from time to time, in equity securities, distressed debt, debtor-in-possession loans, structured products, structurally subordinate loans, investments with deferred interest features, zero-coupon securities and defaulted securities.

Our operations comprise only a single reportable segment.

#### Note 2. Summary of Significant Accounting Policies

#### **Basis of Presentation**

The Company's consolidated financial statements have been prepared in accordance with generally accepted accounting principles in the United States of America ("US GAAP"). The Company's consolidated financial statements and related financial information have been prepared pursuant to the requirements for reporting on Form 10-Q and Regulation S-X. These consolidated financial statements reflect adjustments that in the opinion of the Company are necessary for the fair statement of the financial position and results of operations for the periods presented herein and are not necessarily indicative of the full fiscal year. The Company has determined it meets the definition of an investment company and follows the accounting and reporting guidance in the Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") Topic 946 — Financial Services — Investment Companies. The functional currency of the Company is U.S. dollars and these consolidated financial statements have been prepared in that currency. Certain prior period information has been reclassified to conform to the current period presentation and this had no effect on the Company's consolidated financial position or the consolidated results of operations as previously reported.

The information included in this Form 10-Q should be read in conjunction with the audited financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2021.

#### **Basis of Consolidation**

The Company will generally consolidate any wholly, or substantially, owned subsidiary when the design and purpose of the subsidiary is to act as an extension of the Company's investment operations and to facilitate the execution of the Company's investment strategy. Accordingly, the Company consolidated the results of its subsidiaries in its consolidated financial statements BCSF CFSH, LLC, BCSF CFS, LLC and BCC Middle Market CLO 2019-1, LLC in its consolidated financial statements. All intercompany transactions and balances have been eliminated in consolidation. Since the Company is an investment company, portfolio investments held by the Company are not consolidated into the consolidated financial statements. The portfolio investments held by the Company (including its investments held by consolidated subsidiaries) are included on the consolidated statements of assets and liabilities as investments at fair value.

#### **Use of Estimates**

The preparation of the consolidated financial statements in conformity with US GAAP requires the Company 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 consolidated financial statements and the reported amounts of increases and decreases in net assets from operations during the reporting period. Actual results could differ from those estimates and such differences could be material.

#### Valuation of Portfolio Investments

Investments for which market quotations are readily available are typically valued at such market quotations. Market quotations are obtained from an independent pricing service, where available. If a price cannot be obtained from an independent pricing service or if the independent pricing service is not deemed to be current with the market, certain investments held by the Company will be valued on the basis of prices provided by principal market makers. Generally, investments marked in this manner will be marked at the mean of the bid and ask of the independent broker quotes obtained. To validate market quotations, the Company utilizes a number of factors to determine if the quotations are representative of fair value, including the source and number of quotations. Debt and equity securities that are not publicly traded or whose market prices are not readily available are valued at fair value, subject at all times to the oversight and approval of the Board of Directors of the Company (the "Board"), based on, among other things, the input of the Advisor, the Company's audit committee of the Board (the "Audit Committee") and one or more independent third party valuation firms engaged by the Board.

With respect to unquoted portfolio investments, the Company will value each investment considering, among other measures, discounted cash flow models, comparisons of financial ratios of peer companies that are public and other factors. When an external event such as a purchase transaction, public offering or subsequent equity sale occurs, the Company will use the pricing indicated by the external event to corroborate and/or assist us in our valuation. Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the fair value of our investments may differ significantly from the values that would have been used had a readily available market value existed for such investments, and the differences could be material.

With respect to investments for which market quotations are not readily available, the Advisor will undertake a multi-step valuation process, which includes among other things, the below:

- The Company's quarterly valuation process begins with each portfolio company or investment being initially valued by the investment professionals of the Advisor responsible for the portfolio investment or by an independent valuation firm;
- Preliminary valuation conclusions are then documented and discussed with the Company's senior management and the Advisor.
   Agreed upon valuation recommendations are presented to the Audit Committee;
- The Audit Committee of the Board reviews the valuations presented and recommends values for each of the investments to the Board; and
- The Board will discuss valuations and determine the fair value of each investment in good faith based upon, among other things, the
  input of the Advisor, independent valuation firms, where applicable, and the Audit Committee.

In following this approach, the types of factors that are taken into account in the fair value pricing of investments include, as relevant, but are not limited to: comparison to publicly traded securities, including factors such as yield, maturity and measures of credit quality; the enterprise value of a portfolio company; the nature and realizable value of any collateral; the portfolio company's ability to make payments and its earnings and discounted cash flows; and the markets in which the portfolio company does business. In cases where an independent valuation firm provides fair valuations for investments, the independent valuation firm provides a fair valuation report, a description of the methodology used to determine the fair value and their analysis and calculations to support their conclusion.

The Company applies ASC Topic 820, Fair Value Measurement ("ASC 820"), which establishes a framework for measuring fair value in accordance with US GAAP and required disclosures of fair value measurements. The fair value of a financial instrument is the amount that would be received in an orderly transaction between market participants at the measurement date. The Company determines the fair value of investments consistent with its valuation policy. The Company discloses the fair value of its investments in a hierarchy which prioritizes and ranks the level of market observability used in the determination of fair value. In accordance with ASC 820, these levels are summarized below:

- Level 1 Valuations based on quoted prices (unadjusted) in active markets for identical assets or liabilities at the measurement date.
- Level 2 Valuations based on quoted prices in markets that are not active or for which all significant inputs are observable, either
  directly or indirectly.
- Level 3 Valuations based on inputs that are unobservable and significant to the fair value measurement.

A financial instrument's level within the hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Valuations of Level 2 investments are generally based on quotations received from pricing services, dealers or brokers. Consideration is given to the source and nature of the quotations and the relationship of recent market activity to the quotations provided.

Transfers between levels, if any, are recognized at the beginning of the reporting period in which the transfers occur. The Company evaluates the source of inputs used in the determination of fair value, including any markets in which the investments, or similar investments, are trading. When the fair value of an investment is determined using inputs from a pricing service (or principal market makers), the Company considers various criteria in determining whether the investment should be classified as a Level 2 or Level 3 investment. Criteria considered includes the pricing methodologies of the pricing services (or principal market makers) to determine if the inputs to the valuation are observable or unobservable, as well as the number of prices obtained and an assessment of the quality of the prices obtained. The level of an investment within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. However, the determination of what constitutes "observable" requires significant judgment.

The fair value assigned to these investments is based upon available information and may fluctuate from period to period. In addition, it does not necessarily represent the amount that might ultimately be realized upon sale. Due to inherent uncertainty of valuation, the estimated fair value of investments may differ from the value that would have been used had a ready market for the security existed, and the difference could be material.

#### Securities Transactions, Revenue Recognition and Expenses

The Company records its investment transactions on a trade date basis. The Company measures realized gains or losses by the difference between the net proceeds from the repayment or sale and the amortized cost basis of the investment, using the specified identification method. Interest income, adjusted for amortization of premium and accretion of discount, is recorded on an accrual basis. Discount and premium to par value on investments acquired are accreted and amortized, respectively, into interest income over the life of the respective investment using the effective interest method. Commitment fees are recorded on an accrual basis and recognized as interest income. Loan origination fees, original issue discount and market discount or premium are capitalized and amortized against or accreted into interest income using the effective interest method or straight-line method, as applicable. For the Company's investments in revolving bank loans, the cost basis of the investment purchased is adjusted for the cash received for the discount on the total balance committed. The fair value is also adjusted for price appreciation or depreciation on the unfunded portion. As a result, the purchase of commitments not completely funded may result in a negative value until it is offset by the future amounts called and funded. Upon prepayment of a loan or debt security, any prepayment premium, unamortized upfront loan origination fees and unamortized discount are recorded as interest income.

Dividend income on preferred equity investments is recorded on an accrual basis to the extent that such amounts are payable by the portfolio company and are expected to be collected. Dividend income on common equity investments is recorded on the record date for private portfolio companies and on the ex-dividend date for publicly traded portfolio companies. Distributions received from an equity interest, limited liability company or a limited partnership investment are evaluated to determine if the distribution should be recorded as dividend income or a return of capital.

Certain investments may have contractual payment-in-kind ("PIK") interest or dividends. PIK represents accrued interest or accumulated dividends that are added to the loan principal of the investment on the respective interest or dividend payment dates rather than being paid in cash and generally becomes due at maturity or upon being called by the issuer. PIK is recorded as interest or dividend income, as applicable. If at any point the Company believes PIK is not expected to be realized, the investment generating PIK will be placed on non-accrual status. Accrued PIK interest or dividends are generally reversed through interest or dividend income, respectively, when an investment is placed on non-accrual status.

Certain structuring fees and amendment fees are recorded as other income when earned. Administrative agent fees received by the Company are recorded as other income when the services are rendered.

Expenses are recorded on an accrual basis.

#### **Non-Accrual Loans**

Loans or debt securities are placed on non-accrual status when there is reasonable doubt that principal or interest will be collected. Accrued interest generally is reversed when a loan or debt security is placed on non-accrual status. Interest payments received on non-accrual loans or debt securities may be recognized as income or applied to principal depending upon management's judgment. Non-accrual loans and debt securities are restored to accrual status when past due principal and interest are paid and, in management's judgment, principal and interest payments are likely to remain current. The Company may make exceptions to this treatment if a loan has sufficient collateral value and is in the process of collection. As of June 30, 2022, there were three loans from one issuer on non-accrual. As of December 31, 2021, there were no loans placed on non-accrual status.

#### Distributions

Distributions to common stockholders are recorded on the record date. The amount to be distributed, if any, is determined by the Board each quarter, and is generally based upon the earnings estimated by the Advisor. Distributions from net investment income and net realized capital gains are determined in accordance with U.S. federal income tax regulations, which may differ from those amounts determined in accordance with US GAAP. The Company may pay distributions to its stockholders in a year in excess of its investment company taxable income and net capital gain for that year and, accordingly, a portion of such distributions may constitute a return of capital for U.S. federal income tax purposes. This excess generally would be a tax-free return of capital in the period and generally would reduce the stockholder's tax basis in its shares. These book/tax differences are either temporary or permanent in nature. To the extent these differences are permanent; they are charged or credited to paid-in capital in excess of par, accumulated undistributed net investment income or accumulated net realized gain (loss), as appropriate, in the period that the differences arise. Temporary and permanent differences are primarily attributable to differences in the tax treatment of certain loans and the tax characterization of income and non-deductible expenses.

The Company intends to timely distribute to its stockholders substantially all of its annual taxable income for each year, except that the Company may retain certain net capital gains for reinvestment and, depending upon the level of the Company's taxable income earned in a year, the Company may choose to carry forward taxable income for distribution in the following year and incur applicable U.S. federal excise tax. The specific tax characteristics of the Company's distributions will be reported to stockholders after the end of the calendar year. All distributions will be subject to available funds, and no assurance can be given that the Company will be able to declare such distributions in future periods.

The Company distributes net capital gains (i.e., net long-term capital gains in excess of net short-term capital losses), if any, at least annually out of the assets legally available for such distributions. However, the Company may decide in the future to retain such capital gains for investment, incur a corporate-level tax on such capital gains, and elect to treat such capital gains as deemed distributions to stockholders.

#### **Dividend Reinvestment Plan**

The Company has adopted a dividend reinvestment plan that provides for the reinvestment of cash dividends and distributions. Stockholders who do not "opt out" of the Company's dividend reinvestment plan will have their cash dividends and distributions automatically reinvested in additional shares of the Company's common stock, rather than receiving cash dividends and distributions.

#### Offering Costs

Offering costs consist primarily of fees and expenses incurred in connection with the offering of shares, legal, printing and other costs associated with the preparation and filing of applicable registration statements. To the extent such expenses relate to equity offerings, these expenses are charged as a reduction of paid-in-capital upon each such offering.

#### Cash, Restricted Cash, and Cash Equivalents

Cash and cash equivalents consist of deposits held at custodian banks, and highly liquid investments, such as money market funds, with original maturities of three months or less. Cash and cash equivalents are carried at cost or amortized cost, which approximates fair value. The Company may deposit its cash and cash equivalents in financial institutions and, at certain times, such balances may exceed the Federal Deposit Insurance Corporation insurance limits. Cash equivalents are presented separately on the consolidated schedules of investments. Restricted cash is collected and held by the trustee who has been appointed as custodian of the assets securing certain of the Company's financing transactions.

#### **Foreign Currency Translation**

The accounting records of the Company are maintained in U.S. dollars. The fair values of foreign securities, foreign cash and other assets and liabilities denominated in foreign currency are translated to U.S. dollars based on the current exchange rates at the end of each business day. Income and expenses denominated in foreign currencies are translated at current exchange rates when accrued or incurred. Unrealized gains and losses on foreign currency holdings and non-investment assets and liabilities attributable to the changes in foreign currency exchange rates are included in the net change in unrealized appreciation (depreciation) on foreign currency translation on the consolidated statements of operations. Net realized gains and losses on foreign currency holdings and non-investment assets and liabilities attributable to changes in foreign currency exchange rates are included in net realized gain (loss) on foreign currency transactions on the consolidated statements of operations. The portion of both realized and unrealized gains and losses on investments that result from changes in foreign currency exchange rates is not separately disclosed, but is included in net realized gain (loss) on investments and net change in unrealized appreciation (depreciation) on investments, respectively, on the consolidated statements of operations.

#### **Forward Currency Exchange Contracts**

The Company may enter into forward currency exchange contracts to reduce the Company's exposure to foreign currency exchange rate fluctuations in the value of foreign currencies. A forward currency exchange contract is an agreement between two parties to buy and sell a currency at a set price on a future date. The Company does not utilize hedge accounting and as such the Company recognizes the value of its derivatives at fair value on the consolidated statements of assets and liabilities with changes in the net unrealized appreciation (depreciation) on forward currency exchange contracts recorded on the consolidated statements of operations. Forward currency exchange contracts are valued using the prevailing forward currency exchange rate of the underlying currencies. Unrealized appreciation (depreciation) on forward currency exchange contracts are recorded on the consolidated statements of assets and liabilities by counterparty on a net basis, not taking into account collateral posted which is recorded separately, if applicable. Cash collateral maintained in accounts held by counterparties is included in collateral on forward currency exchange contracts on the consolidated statements of assets and liabilities. Notional amounts and the gross fair value of forward currency exchange contracts assets and liabilities are presented separately on the consolidated schedules of investments.

Changes in net unrealized appreciation (depreciation) are recorded on the consolidated statements of operations in net change in unrealized appreciation (depreciation) on forward currency exchange contracts. Net realized gains and losses are recorded on the consolidated statements of operations in net realized gain (loss) on forward currency exchange contracts. Realized gains and losses on forward currency exchange contracts are determined using the difference between the fair market value of the forward currency exchange contract at the time it was opened and the fair market value at the time it was closed or covered. Additionally, losses, up to the fair value, may arise if the counterparties do not perform under the contract terms.

### **Deferred Financing Costs and Debt Issuance Costs**

The Company records costs related to issuance of revolving debt obligations as deferred financing costs. These costs are deferred and amortized using the straight-line method over the stated maturity life of the obligation. The Company records costs related

to the issuance of term debt obligations as debt issuance costs. These costs are deferred and amortized using the effective interest method. These costs are presented as a reduction to the outstanding principal amount of the term debt obligations on the consolidated statements of assets and liabilities. In the event that we modify or extinguish our debt before maturity, the Company follows the guidance in ASC Topic 470-50, Modification and Extinguishments. For modifications to or exchanges of our revolving debt obligations, any unamortized deferred financing costs related to lenders who are not part of the new lending group are expensed. For extinguishments of our term debt obligations, any unamortized debt issuance costs are deducted from the carrying amount of the debt in determining the gain or loss from the extinguishment.

#### **Income Taxes**

The Company has elected to be treated for U.S. federal income tax purposes as a RIC under the Code. So long as the Company maintains its status as a RIC, it will generally not be subject to corporate-level U.S. federal income taxes on any ordinary income or capital gains that it distributes at least annually as dividends to its stockholders. As a result, any tax liability related to income earned and distributed by the Company represents obligations of the Company's stockholders and will not be reflected in the consolidated financial statements of the Company.

The Company intends to comply with the applicable provisions of the Code pertaining to RICs and to make distributions of taxable income sufficient to relieve it from substantially all federal income taxes. Accordingly, no provision for income taxes is required in the consolidated financial statements. For income tax purposes, distributions made to stockholders are reported as ordinary income, capital gains, non-taxable return of capital, or a combination thereof. The tax character of distributions paid to stockholders through June 30, 2022 may include return of capital, however, the exact amount cannot be determined at this point. The final determination of the tax character of distributions will not be made until the Company files our tax return for the tax year ending December 31, 2022. The character of income and gains that the Company distributes is determined in accordance with income tax regulations that may differ from GAAP. BCSF CFSH, LLC, BCSF CFS, LLC, and BCC Middle Market CLO 2019-1, LLC are disregarded entities for tax purposes and are consolidated with the tax return of the Company.

The Company evaluates tax positions taken or expected to be taken in the course of preparing its consolidated financial statements to determine whether the tax positions are "more-likely-than-not" to be sustained by the applicable tax authority. Tax positions not deemed to meet the "more-likely-than-not" threshold are reversed and recorded as a tax benefit or expense in the current year. All penalties and interest associated with income taxes, if any, are included in income tax expense. Conclusions regarding tax positions are subject to review and may be adjusted at a later date based on factors including, but not limited to, on-going analyses of tax laws, regulations and interpretations thereof. Management has analyzed the Company's tax positions, and has concluded that no liability for unrecognized tax benefits related to uncertain tax positions on returns to be filed by the Company for all open tax years should be recorded. The Company identifies its major tax jurisdiction as the United States, and the Company is not aware of any tax positions for which it is reasonably possible that the total amounts of unrecognized tax benefits will change materially in the next 12 months. As of June 30, 2022, the tax years that remain subject to examination are from 2018 forward.

#### **Recent Accounting Pronouncements**

In March 2020, the FASB issued ASU No. 2020-04, "Reference Rate Reform (Topic 848)," which provides optional expedients and exceptions for applying GAAP to contracts, hedging relationships, and other transactions affected by reference rate reform if certain criteria are met. The amendments apply only to contracts, hedging relationships, and other transactions that reference London Interbank Offered Rate ("LIBOR") or another reference rate expected to be discontinued because of reference rate reform. In January 2021, the FASB issued ASU No. 2021-01, Reference Rate Reform (Topic 848), which expanded the scope of Topic 848 to include derivative instruments impacted by discounting transition. ASU 2020-04 and ASU 2021-01 are effective for all entities through December 31, 2022. The expedients and exceptions provided by the amendments do not apply to contract modifications and hedging relationships entered into or evaluated after December 31, 2022, except for hedging transactions as of December 31, 2022, that an entity has elected certain optional expedients for and that are retained through the end of the hedging relationship. The Company is currently evaluating the impact of the adoption of ASU 2020-04 and 2021-01 on its consolidated financial statements.

In March 2022, the FASB issued ASU 2022-02, "Financial Instruments - Credit Losses (Topic 326)", which is intended to address issues identified during the post-implementation review of ASU 2016-13, "Financial Instruments - Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments". The amendment, among other things, eliminates the accounting guidance for troubled debt restructurings by creditors in Subtopic 310-40, "Receivables - Troubled Debt Restructurings by Creditors", while

enhancing disclosure requirements for certain loan refinancings and restructurings by creditors when a borrower is experiencing financial difficulty. The new guidance is effective for interim and annual periods beginning after December 15, 2022. The Company is currently evaluating the impact of the adoption of ASU 2022-02 on its consolidated financial statements.

#### Note 3. Investments

The following table shows the composition of the investment portfolio, at amortized cost and fair value as of June 30, 2022 (with corresponding percentage of total portfolio investments):

	As of June 30, 2022					
	Amortized Cost	Fair Value	Percentage of Total Portfolio			
First Lien Senior Secured Loans	\$ 1,693,248	Total Portfolio 73.0 % \$	1,632,091	71.4 %		
Equity Interest	210,127	9.0	216,020	9.4		
Subordinated Note Investment Vehicles (1)	178,137	7.7	178,137	7.8		
Second Lien Senior Secured Loans	97,789	4.2	95,340	4.2		
Preferred Equity	50,989	2.2	75,950	3.3		
Equity Interest Investment Vehicles (1)	50,382	2.2	49,985	2.2		
Subordinated Debt	38,513	1.7	39,280	1.7		
Warrants	480	0.0	506	0.0		
Preferred Equity Interest Investment Vehicles (1)	10	0.0	(271)	0.0		
Total	\$ 2,319,675	100.0 %\$	2,287,038	100.0 %		

## (1) Represents debt and equity investment in ISLP and SLP.

The following table shows the composition of the investment portfolio, at amortized cost and fair value as of December 31, 2021 (with corresponding percentage of total portfolio investments):

		As of December 3	31, 2021	
	•	Percentage of		Percentage of
	Amortized Cost	Total Portfolio	Fair Value	Total Portfolio
First Lien Senior Secured Loans	\$ 1,807,805	78.2 % \$	1,774,675	77.5 %
Equity Interest	156,399	6.8	151,844	6.6
Subordinated Note Investment Vehicles (1)	125,437	5.5	125,437	5.5
Second Lien Senior Secured Loans	120,058	5.2	118,561	5.2
Preferred Equity	42,452	1.8	53,991	2.4
Equity Interest Investment Vehicles (1)	39,596	1.7	44,444	1.9
Subordinated Debt	19,635	0.8	20,027	0.9
Warrants	2	0.0	126	0.0
Total	\$ 2,311,384	100.0 % \$	2,289,105	100.0 %

## (1) Represents debt and equity investment in ISLP.

The following table shows the composition of the investment portfolio by geographic region, at amortized cost and fair value as of June 30, 2022 (with corresponding percentage of total portfolio investments):

	As of June 30, 2022								
	Amortized Cost	Percentage of Total Portfolio	Fair Value	Percentage of Total Portfolio					
United States	\$ 1,956,393	84.3 % \$	1,933,085	84.5 %					
Cayman Islands	123,954	5.4	123,490	5.4					
United Kingdom	53,594	2.3	51,542	2.3					
Germany	48,772	2.1	48,526	2.1					
Guernsey	40,668	1.8	39,473	1.7					
Luxembourg	32,994	1.4	31,194	1.4					

Australia	27,668	1.2	25,326	1.1
Canada	20,912	0.9	20,766	0.9
Ireland	11,299	0.5	10,432	0.5
Belgium	2,895	0.1	2,704	0.1
Israel	341	0.0	345	0.0
Sweden	185	0.0	155	0.0
Total	\$ 2,319,675	100.0 % \$	2,287,038	100.0 %

The following table shows the composition of the investment portfolio by geographic region, at amortized cost and fair value as of December 31, 2021 (with corresponding percentage of total portfolio investments):

			As of December 3	31, 2021		
			Percentage of		Percentage of	
	An	nortized Cost	Total Portfolio	Fair Value	Total Portfolio	
United States	\$	2,071,058	89.5 % \$	2,061,372	90.0 %	
Cayman Islands		116,916	5.1	101,888	4.5	
United Kingdom		41,736	1.8	43,658	1.9	
Ireland		27,315	1.2	28,050	1.2	
Luxembourg		24,848	1.1	24,973	1.1	
Germany		20,657	0.9	20,352	0.9	
Guernsey		3,499	0.2	3,528	0.2	
Belgium		2,372	0.1	2,424	0.1	
Canada		2,195	0.1	2,232	0.1	
Israel		386	0.0	391	0.0	
Sweden		185	0.0	171	0.0	
Australia		217	0.0	66	0.0	
Total	\$	2,311,384	100.0 % \$	2,289,105	100.0 %	

The following table shows the composition of the investment portfolio by industry, at amortized cost and fair value as of June 30, 2022 (with corresponding percentage of total portfolio investments):

	As of June 30, 2022					
		Percentage of		Percentage of		
	Amortized Cost	Total Portfolio	Fair Value	Total Portfolio		
Aerospace & Defense	\$ 370,077	16.0 % \$	351,178	15.4 %		
High Tech Industries	250,179	10.9	247,807	10.8		
Investment Vehicles (2)	228,529	10.0	227,851	10.1		
Services: Business	199,873	8.6	195,805	8.6		
Consumer Goods: Non-Durable	129,072	5.6	130,213	5.7		
Healthcare & Pharmaceuticals	112,394	4.8	110,283	4.8		
Transportation: Cargo	90,455	3.9	93,488	4.1		
Construction & Building	93,060	4.0	90,149	3.9		
Energy: Oil & Gas	57,459	2.5	79,183	3.5		
FIRE: Finance (1)	78,812	3.4	77,529	3.4		
Automotive	77,366	3.3	76,783	3.4		
Transportation: Consumer	81,614	3.5	75,459	3.3		
Consumer Goods: Durable	84,146	3.6	74,858	3.3		
Retail	62,690	2.7	60,685	2.7		
FIRE: Insurance (1)	48,525	2.1	48,406	2.1		
Hotel, Gaming & Leisure	45,487	2.0	43,721	1.9		
Media: Diversified & Production	42,602	1.8	40,873	1.8		
Wholesale	32,306	1.4	37,195	1.6		
Containers, Packaging, & Glass	35,624	1.5	35,214	1.5		
Telecommunications	33,205	1.4	33,694	1.5		
Media: Advertising, Printing & Publishing	51,548	2.2	32,517	1.4		

Services: Consumer	27,405	1.2	28,000	1.2
Chemicals, Plastics, & Rubber	26,639	1.1	26,847	1.2
Capital Equipment	18,749	0.8	18,439	0.8
Beverage, Food & Tobacco	7,359	0.3	17,053	0.7
Environmental Industries	9,869	0.4	9,797	0.4
Banking	7,749	0.3	7,897	0.3
Consumer goods: Wholesale	8,844	0.4	7,406	0.3
Hospitality Holdings	5,000	0.2	5,688	0.2
Media: Broadcasting & Subscription	2,823	0.1	2,806	0.1
Banking, Finance, Insurance & Real Estate	215	0.0	214	0.0
Total	\$ 2,319,675	100.0 % \$	2,287,038	100.0 %

 <sup>(1)</sup> Finance, Insurance, and Real Estate ("FIRE").
 (2) Represents debt and equity investment in ISLP and SLP.

The following table shows the composition of the investment portfolio by industry, at amortized cost and fair value as of December 31, 2021 (with corresponding percentage of total portfolio investments):

	As of December 31, 2021					
	Amo	ortized Cost	Percentage of Total Portfolio	Fair Value	Percentage of Total Portfolio	
Aerospace & Defense	\$	309,458	13.4 % \$	282,598	12.3 %	
Services: Business		226,035	9.8	225,437	9.8	
High Tech Industries		182,811	7.9	183,069	8.0	
Consumer Goods: Non-Durable		179,733	7.8	182,063	8.0	
Investment Vehicles (2)		165,033	7.1	169,881	7.4	
Transportation: Cargo		103,012	4.5	106,458	4.7	
Healthcare & Pharmaceuticals		102,116	4.4	100,771	4.4	
Automotive		87,597	3.8	88,555	3.9	
Retail		83,036	3.6	83,064	3.6	
Wholesale		77,737	3.4	80,070	3.5	
Energy: Oil & Gas		69,588	3.0	79,548	3.5	
Consumer Goods: Durable		83,903	3.6	76,575	3.3	
Transportation: Consumer		80,027	3.5	69,040	3.0	
Construction & Building		70,256	3.0	68,570	3.0	
Capital Equipment		65,129	2.8	64,841	2.8	
FIRE: Insurance		62,165	2.7	63,123	2.8	
Hotel, Gaming & Leisure		53,232	2.3	51,956	2.3	
Media: Diversified & Production		46,420	2.0	44,835	2.0	
Telecommunications		40,938	1.8	41,570	1.8	
Services: Consumer		40,467	1.8	41,236	1.8	
Media: Advertising, Printing & Publishing		50,389	2.2	39,459	1.7	
Containers, Packaging & Glass		27,379	1.2	27,378	1.2	
Chemicals, Plastics & Rubber		26,135	1.1	26,863	1.2	
FIRE: Finance (1)		24,245	1.0	24,452	1.1	
Beverage, Food & Tobacco		7,563	0.3	19,755	0.9	
Banking		18,370	0.8	18,690	0.8	
Consumer Goods: Wholesale		14,870	0.6	14,827	0.6	
Media: Broadcasting and Subscription		8,740	0.4	8,979	0.4	
Hospitality Holdings		5,000	0.2	5,442	0.2	
Total	\$	2,311,384	100.0 % \$	2,289,105	100.0 %	

- (1) Finance, Insurance, and Real Estate ("FIRE").
- (2) Represents debt and equity investment in ISLP.

## International Senior Loan Program, LLC

On February 9, 2021, the Company and Pantheon ("Pantheon"), a leading global alternative private markets manager, formed the International Senior Loan Program, LLC ("ISLP"), an unconsolidated joint venture. ISLP invests primarily in non-US first lien senior secured loans. ISLP was formed as a Delaware limited liability company. The Company and Pantheon committed to initially provide \$138.3 million of debt and \$46.1 million of equity capital, to ISLP. Equity contributions will be called from each member on a pro-rata basis, based on their equity commitments. Pursuant to the terms of the transaction, Pantheon invested \$50.0 million to acquire a 29.5% stake in ISLP. The Company contributed debt investments of \$317.1 million for a 70.5% stake in ISLP, and received a one-time gross distribution of \$190.2 million in cash in consideration of contributing such investments. As of June 30, 2022, the Company's investment in ISLP consisted of subordinated notes of \$142.4 million, and equity interests of \$45.3 million. As of December 31, 2021, the Company's investment in ISLP consisted of subordinated notes of \$125.4 million, and equity interests of \$44.4 million

As of June 30, 2022, the Company had commitments with respect to their equity and subordinated note interests of ISLP in the aggregate amount of \$249.3 million. The Company has contributed \$188.6 million in capital and has \$60.7 million in unfunded capital

contributions. As of June 30, 2022, Pantheon had commitments with respect to their equity and subordinated note interests of ISLP in the aggregate amount of \$103.9 million. Pantheon has contributed \$73.9 million in capital and has \$30.0 million in unfunded capital contributions.

As of December 31, 2021, the Company had commitments with respect to their equity and subordinated note interests of ISLP in the aggregate amount of \$189.5 million. The Company has contributed \$165.7 million in capital and has \$23.8 million in unfunded capital contributions. As of December 31, 2021, Pantheon had commitments with respect to their equity and subordinated note interests of ISLP in the aggregate amount of \$78.9 million. Pantheon has contributed \$69.8 million in capital and has \$9.1 million in unfunded capital contributions.

In future periods, the Company may sell certain of its investments or a participating interest in certain of its investments to ISLP. Since inception, the Company has sold \$681.7 million of its investments to ISLP. The sale of the investments met the criteria set forth in ASC 860, Transfers and Servicing for treatment as a sale.

The Company has determined that ISLP is an investment company under ASC, Topic 946, Financial Services—Investment Companies; however, in accordance with such guidance, the Company will generally not consolidate its investment in a company other than a wholly or substantially owned investment company subsidiary, which is an extension of the operations of the Company, or a controlled operating company whose business consists of providing services to the Company. The Company does not consolidate its investments in ISLP as it is not a substantially wholly owned investment company subsidiary. In addition, the Company does not control ISLP due to the allocation of voting rights among ISLP members. The Company measures the fair value of ISLP in accordance with ASC Subtopic 820, Fair Value Measurements and Disclosures, using the net asset value (or its equivalent) as a practical expedient. The Company and Pantheon each appointed two members to ISLP's four-person Member Designees' Committee. All material decisions with respect to ISLP, including those involving its investment portfolio, require unanimous approval of a quorum of Member Designees' Committee.

As of June 30, 2022, ISLP had \$541.3 million in debt investments, at fair value. As of December 31, 2021, ISLP had \$501.5 million in debt investments, at fair value.

Additionally, ISLP, through a wholly-owned subsidiary, has entered into a \$300.0 million senior secured revolving credit facility which bears interest at LIBOR (or an alternative risk-free interest rate index) plus 225 basis points with JP Morgan through its wholly-owned subsidiary, subject to leverage and borrowing base restrictions (the "ISLP Credit Facility"). The maturity date of the ISLP Credit Facility is February 9, 2026. On February 4, 2022, ISLP entered into the second amended and restated credit agreement, which among other things increased the financing limit from \$300.0 million to \$350.0 million. As of June 30, 2022, the ISLP Credit Facility had \$311.1 million of outstanding debt under the credit facility. As of December 31, 2021 the ISLP Credit Facility had \$272.1 million of outstanding debt under the credit facility. As of June 30, 2022, the effective rate on the ISLP Credit Facility was 2.7% per annum. As of December 31, 2021, the effective rate on the ISLP Credit Facility was 2.5% per annum.

Below is a summary of ISLP's portfolio at fair value:

	Ju	ne 30, 2022	Dece	mber 31, 2021
Total investments	\$	541,271	\$	501,545
Weighted average yield on investments		7.1 %	ó	6.5 %
Number of borrowers in ISLP		31		27
Largest portfolio company investment	\$	40,985	\$	40,071
Total of five largest portfolio company investments	\$	177,614	\$	171,291
Unfunded commitments	\$	12,072	\$	105

As of

As of

Below is a listing of ISLP's individual investments as of:

## International Senior Loan Program, LLC Consolidated Schedule of Investments As of June 30, 2022 (unaudited)

Currency	Industry	Portfolio Company	Investment Type	Spread Above Index	Interest Rate	Maturity Date	Currency	Principal/Shares	Cost	Market Value	% of Members Equity
Australian											
Dollar	Healthcare &		First Lien Senior								
	Pharmaceuticals	Datix Bidco Limited	Secured Loan	BBSW+ 4.00%	4.57 %	4/28/2025	AUD	4,169	3,290	2,882	
								Healthcare &			
								Pharmaceuticals Total	3,290	2,882	4.6 %
	Media: Advertising,										
	Printing &	TGI Sport Bidco Pty	First Lien Senior								
	Publishing	Ltd	Secured Loan	BBSY+ 7.00%	8.50 %	4/30/2026	AUD	9,634	6,924	6,293	
								Media: Advertising,			
								Printing & Publishing Total	6,924	6,293	10.0 %
								Total	0,724	0,273	10.0 /0
		Zeppelin BidCo Pty	First Lien Senior								
	Services: Consumer	Limited	Secured Loan	BBSY+ 5.00%	5.19 %	6/28/2024	AUD	20,415	16,064	14,111	
								Services: Consumer Total	16,064	14,111	22.4 %
								Australian Dollar Total	26,278	23,286	37.0 %
								Australian Dollar Total	20,270	25,200	37.0 70
British											
Pounds											
	Healthcare & Pharmaceuticals	Datix Bidco Limited	Second Lien Senior Secured Loan	SONIA+ 7.75%	9.44 %	4/27/2026	£	12,013	16,916	14,628	
	riiaiiiiaceuticais	Datix Bideo Ellilited	First Lien Senior	30NIA: 7.7370	9.44 /0	4/2//2020	L	12,013	10,910	14,026	
			Secured Loan -								
		Datix Bidco Limited	Revolver	SONIA+ 4.50%	5.19 %	10/28/2024	£	963	1,323	1,172	
								Healthcare & Pharmaceuticals Total	18,239	15,800	25.1 %
								i nai maccuticais Totai	10,237	15,000	25.1 /0
		International									
	Media: Diversified &		First Lien Senior	000000000000000000000000000000000000000	5.50.0/	5/21/2025		0.640	10.100	10.40	
	Production	Investments Limited	Secured Loan	SONIA+ 4.75%	5.72 %	5/31/2025	£	8,648 Media: Diversified &	12,133	10,497	
								Production Total	12,133	10,497	16.7 %
	a . p .	Caribou Bidco	First Lien Senior	0.03774		1 (20 (2020		2.250	1.050		
	Services: Business	Limited Caribou Bidco	Secured Loan First Lien Senior	SONIA+ 6.00%	6.00 %	1/29/2029	£	3,279	1,950	1,880	
		Limited	Secured Loan	SONIA+ 6.00%	6.20 %	1/29/2029	£	19,500	24,133	23,508	
			First Lien Senior								
		Comet Bidco Limited Brook Bidco I	Secured Loan First Lien Senior	L + 5.25% SONIA+ 3.00%	5.98 %	9/30/2024	£	7,362	9,573	7,261	
		Limited	Secured Loan	(4.25% PIK)	7.25 %	7/7/2028	£	21,374	29,066	25,995	
		Brook Bidco I	First Lien Senior	L+ 3.00% (4.25%				=-,	,,		
		Limited	Secured Loan	PIK)	7.25 %	7/7/2028	£	4,665	6,254	5,681	
		Brook Bidco I Limited	First Lien Senior Secured Loan	L+ 3.00% (4.25% PIK)	7.25 %	7/7/2028	£	6,490	8,700	7,902	
		Midcap Invest UK 1	First Lien Senior	TIK)	7.23 70	11112028	L	0,490	8,700	7,902	
		Bidco Limited	Secured Loan	SONIA+ 5.28%	5.97 %	5/5/2028	£	12,151	16,352	14,797	
		Pack-A-Punch Bidco	First Lien Senior	0.03774 . 6 850/		### ### ### ### ### ### ### ### ### ##			# oos		
		Limited Pack-A-Punch Bideo	Secured Loan First Lien Senior	SONIA+ 5.75%	6.69 %	7/15/2028	£	6,554	5,086	4,498	
		Limited	Secured Loan	SONIA+ 5.75%	6.94 %	7/15/2028	£	12,395	16,646	14,791	
								Services: Business Total	117,760	106,313	168.9 %
	S	C	First Lien Senior	CONTA : 6 000/	6.73.0/	5/11/2026	£	£ 170	6754	£ 20¢	
	services: Consumer	Surrey Bidco Limited	Secured Loan	SONIA+ 6.00%	6.72 %	3/11/2026	L	5,179 Services: Consumer Total	6,754	5,306 5,306	8.4 %
								Services, Consumer Total	0,734	3,300	0.4 70
								<b>British Pounds Total</b>	154,886	137,916	219.1 %

Currency	Industry	Portfolio Company	Investment Type	Spread Above Index	Interest Rate	Maturity Date	Currency	Principal/Shares	Cost	Market Value	% of Members Equity
Canadian Dollar											
	Media: Diversified & Production	9 Story Media Group Inc.	First Lien Senior Secured Loan - Revolver	_	_	4/30/2026	CAD	_	_	_	
		9 Story Media Group Inc.	First Lien Senior Secured Loan	CDOR+ 5.25%	7.35 %	4/30/2026	CAD	6,833 Media: Diversified &	5,425	5,309	
		New Look Vision Group	First Lien Senior					Production Total	5,425	5,309	8.4
		Inc.	Secured Loan	CDOR+ 5.50%	8.18 %	5/26/2028	CAD	17,966 Retail Total	14,692 14,692	13,817 13,817	22.0
								Canadian Dollar Total	20,117	19,126	30.4
Danish Krone											
	High Tech Industries	VPARK BIDCO AB	First Lien Senior Secured Loan	CIBOR+ 4.00%	4.75 %	3/10/2025	DKK	56,429 High Tech Industries	9,231	7,953	
								Total  Danish Krone Total	9,231	7,953	12.6
European								Danish Krone Iotal	9,231	1,935	12.0
Currency		MRH Trowe									
	FIRE: Insurance	Beteiligungsgesellschaft MBH	First Lien Senior Secured Loan First Lien Senior	EURIBOR+ 5.50%	5.50 %	7/26/2028	$\epsilon$	21,335	24,535	22,365	
	FIRE: Insurance	Paisley Bidco Limited	Secured Loan	EURIBOR+ 5.50%	5.50 %	11/26/2028	$\epsilon$	3,178 FIRE: Insurance Total	3,367 27,902	3,332 25,697	40.
	Healthcare &	RH Diagnostik &	First Lien Senior								
	Pharmaceuticals	Therapie Holding GmbH RH Diagnostik &	Secured Loan First Lien Senior	EURIBOR+ 6.25%	6.25 %	5/28/2026	$\epsilon$	12,999	15,691	13,355	
		Therapie Holding GmbH  Pharmathen Bidco B.V.	Secured Loan First Lien Senior Secured Loan	EURIBOR+ 6.25% EURIBOR+ 5.75%	6.25 % 5.75 %	5/28/2026 10/25/2028	$\epsilon$	22,244 13,492	26,849 14,946	22,852 13,790	
		Pharmathen Bidco B.V.	First Lien Senior Secured Loan	EURIBOR+ 5.75%	5.75 %	10/25/2028	$\epsilon$	2,453 Healthcare &	341	315	
								Pharmaceuticals Total	57,827	50,312	79.
	Media: Broadcasting & Subscription	Lightning Finco Limited	First Lien Senior Secured Loan	EURIBOR+ 5.75%	6.50 %	9/1/2028	$\epsilon$	2,619 Media: Broadcasting &	2,951	2,746	
								Subscription Total	2,951	2,746	4.
	Media: Diversified & Production	9 Story Media Group Inc.	First Lien Senior Secured Loan First Lien Senior	EURIBOR+ 5.25%	5.25 %	4/30/2026	$\epsilon$	3,683	4,481	3,861	
		Aptus 1724. Gmbh	Secured Loan	EURIBOR+ 6.00%	6.25 %	2/23/2028	$\epsilon$	35,000 Media: Diversified &	41,031	36,047	
								Production Total	45,512	39,908	63
	Services: Business	Condor Finco SRL	First Lien Senior Secured Loan	EURIBOR+ 8.50%	10.00 %	7/13/2028	$\epsilon$	10,353	11,729	10,771	
		SumUp Holdings Midco S.à.r.l.	First Lien Senior Secured Loan	EURIBOR+ 8.50%	10.00 %	2/17/2026	$\epsilon$	24,000 Services: Business Total	28,439 <b>40,168</b>	24,845 35,616	56
								European Currency			
								Total	174,360	154,279	24

Currency	Industry	Portfolio Company	Investment Type	Spread Above Index	Interest Rate	Maturity Date	Currency	Principal/Shares	Cost	Market Value	% of Members Equity
Norwegian Krone											
cronc	High Tech Industries	VPARK BIDCO AB	First Lien Senior Secured Loan	NIBOR+ 4.00%	5.42 %	3/10/2025	NOK	73,280 High Tech Industries Total	8,651 8,651	7,447 7,447	11.8 %
								Norwegian Krone Total	8,651	7,447	11.8 %
.s.											
ollars			T T								
	Automotive	CST Buyer Company BTM Comms Jersey	First Lien Senior Secured Loan First Lien Senior	L + 5.50%	7.17 %	10/3/2025	\$	14,855	14,855	14,855	
		Limited	Secured Loan	L+ 6.00%	8.09 %	5/12/2028	\$	9,653 Automotive Total	9,568 24,423	9,653 <b>24,508</b>	38.9 %
	Chemicals, Plastics	V Global Holdings	First Lien Senior								
	& Rubber	LLC	Secured Loan	SOFR+ 5.75%	7.63 %	12/22/2027	\$	23,634 Chemicals, Plastics &	23,634	23,339	
								Rubber Total	23,634	23,339	37.1 %
	Consumer goods: Non-durable	RoC Opco LLC	First Lien Senior Secured Loan	L+ 8.50%	10.75 %	2/25/2025	s	15,959	15,959	15,959	
		•						Consumer goods: Non- durable Total	15,959	15,959	25.4 %
								durable Islai	13,737	13,737	23.4 /0
	Consumer goods: Durable	Stanton Carpet Corp.	Second Lien Senior Secured Loan	L+ 9.00%	10.47 %	4/1/2028	\$	5,000	4,926	5,000	
								Consumer goods: Durable Total	4,926	5,000	7.9 %
	Healthcare &	Golden State Buyer,	First Lien Senior								
	Pharmaceuticals	Inc.	Secured Loan	L+ 4.75%	5.99 %	6/22/2026	\$	14,161	14,102	13,311	
								Healthcare & Pharmaceuticals Total	14,102	13,311	21.1 %
			First Lien Senior								
	High Tech Industries	CB Nike	Secured Loan - Revolver			10/31/2025	s				
	riigii recii ilidustiles	CB Nike	First Lien Senior								
		IntermediateCo Ltd	Secured Loan	L+ 4.75%	5.75 %	10/31/2025	\$	34,191 High Tech Industries Total	34,191 34,191	34,191 34,191	54.3 %
	Media: Broadcasting										
	and Subscription Industry	Lightning Finco Limited	First Lien Senior Secured Loan	L+ 5.75%	7.35 %	9/1/2028	s	23,907	23,713	23,907	
	industry	Limited	Secured Loan	L+ 3./3%	7.33 70	9/1/2028	3	Media: Broadcasting and			
								Subscription Industry Total	23,713	23,907	38.0 %
	Media: Diversified & Production	Aptus 1724. Gmbh	First Lien Senior Secured Loan	L+ 6.25%	6.50 %	2/23/2028	s	5,000	5,000	4,938	
	to Frontenion	ripas 172 ii Ollon	Secured Edui	2. 0.2370	%	2/23/2020		Media: Diversified & Production Total			7.8 %
					70			Froduction Total	5,000	4,938	7.0 76
	Services: Business	Avalon Acquiror, Inc. Chamber Bidco	First Lien Senior Secured Loan First Lien Senior	SOFR+ 6.25%	7.25 %	3/10/2028	s	12,000	11,882	11,880	
		Limited	Secured Loan	L + 5.50%	6.47 %	6/7/2028	\$	23,423	23,217	23,423	
		Smartronix, LLC	First Lien Senior Secured Loan	L+ 6.00%	7.00 %	11/23/2027	s	10,972	10,838	10,808	
								Services: Business Total	45,937	46,111	73.3 %
								U.S. Dollars Total	191,885	191,264	303.9 %
								Total	585,408	541,271	859.8 %

## Forward Foreign Currency Exchange Contracts

Currency Purchased	Currency Sold	Country	Settlement Date	Unrealized Appreciation
EURO 2,030	AUSTRALIAN DOLLARS 2,980	Counterparty Morgan Stanley	7/25/2022	(Depreciation) \$ 77
EURO 738	CANADIAN DOLLARS 1,010	Standard Chartered	7/25/2022	(10)
EURO 892	DANISH KRONE 6,640	Standard Chartered	7/25/2022	(1)
EURO 8,516	BRITISH POUNDS 7,110	Morgan Stanley	7/25/2022	281
EURO 904	NORWEGIAN KRONE 8,630	Standard Chartered	7/25/2022	73
EURO 3,175	US DOLLARS 3,518	Goldman Sachs	7/21/2022	(193)
EURO 22,702	US DOLLARS 24,630	Standard Chartered	7/25/2022	(860)
BRITISH POUNDS 528	EURO 620	Morgan Stanley	7/21/2022	(8)
US DOLLARS 8,523	AUSTRALIAN DOLLARS 11,539	Morgan Stanley	7/25/2022	592
US DOLLARS 3,086	CANADIAN DOLLARS 3,894	Standard Chartered	7/25/2022	68
US DOLLARS 3,747	DANISH KRONE 25,709	Standard Chartered	7/25/2022	127
US DOLLARS 5,755	EURO 5,440	Morgan Stanley	9/9/2022	37
US DOLLARS 3,040	EURO 2,844	Standard Chartered	7/21/2022	62
US DOLLARS 1,423	EURO 1,330	Goldman Sachs	7/21/2022	30
US DOLLARS 36,673	EURO 33,800	Morgan Stanley	7/25/2022	1,281
US DOLLARS 2,450	EURO 2,209	Goldman Sachs	7/21/2022	137
US DOLLARS 1,627	BRITISH POUNDS 1,320	Morgan Stanley	9/9/2022	22
US DOLLARS 2,571	BRITISH POUNDS 2,042	Goldman Sachs	7/21/2022	91
US DOLLARS 35,794	BRITISH POUNDS 27,545	Goldman Sachs	7/25/2022	2,338
US DOLLARS 3,794	NORWEGIAN KRONE 33,417	Standard Chartered	7/25/2022	411
				\$ 4,555

Below is a listing of ISLP's individual investments as of:

## International Senior Loan Program, LLC Consolidated Schedule of Investments As of December 31, 2021 (in thousands)

Currency Australian Dollar	Industry	Portfolio Company	Investment Type	Spread Above Index <sup>(1)</sup>	Interest Rate	Maturity Date	Currency	Principal/Shares (9)	Cost	Market Value	% of Members' Equity
Austranan Donar	Healthcare & Pharmaceuticals	Datix Bidco Limited	First Lien Senior Secured Loan	BBSW+ 4.00 %	4.25 %	4/28/2025	AUD	4,169	3,289	3,028	
								Healthcare & Pharmaceuticals Total	3,289	3,028	4.9 %
	Information Technology Services	LEAP Legal Software PTY Ltd	First Lien Senior Secured Loan	BBSY+ 5.75 %	6.75 %	3/12/2025	AUD	30,093 Information	22,867	21,856	
		TOLO INIL D	T' . T' . C . '					Technology Services Total	22,867	21,856	35.1 %
	Media: Advertising, Printing & Publishing	TGI Sport Bidco Pty Ltd	First Lien Senior Secured Loan	BBSY+ 7.00 %	7.50 %	4/30/2026	AUD	9,610	6,886	6,631	
								Media: Advertising, Printing & Publishing Total	6,886	6,631	10.6 %
	Services: Consumer	Zeppelin BidCo Pty Limited	First Lien Senior Secured Loan	BBSY+ 6.00 %	5.12 %	6/28/2024	AUD	20,415	16,045		
	Services, Consumer	Lillited	Secured Loan	BB31 + 0.00 /6	J.12 /6	0/28/2024	AUD	Services: Consumer		14,827	
								Total Australian Dollar Total	16,045 49,087	14,827 46,342	23.8 % 74.4 %
British Pounds								Tustimin Domi Tom	45,007	10,012	7-11-7-0
	Healthcare & Pharmaceuticals	Datix Bidco Limited	Second Lien Senior Secured Loan First Lien Senior	L+ 7.75 %	8.21 %	4/27/2026	£	963	1,323	1,303	
		Datix Bidco Limited	Secured Loan— Revolver	L+ 4.50 %	4.96 %	10/28/2024	£	12,013	16,916	16,255	
								Healthcare & Pharmaceuticals Total	18,239	17,558	28.2 %
	High Tech Industries	Armstrong Bidco Limited	First Lien Senior Secured Loan	CONTA : 4.75.8/	5.00 %	4/30/2025	£	5,602			
	riigh Tech industries	Limited	Secured Loan	SONIA+ 4.75 %	3.00 %	4/30/2023	£	High Tech Industries	7,711	7,581	
		International						Total	7,711	7,581	12.2 %
	Media: Diversified & Production	Entertainment Investments Limited	First Lien Senior Secured Loan	GBP LIBOR+ 4.75 %	5.06 %	5/31/2023	£	8,734	12,255	11,782	
								Media: Diversified & Production Total	12,255	11,782	18.9 %
	Services: Business	Comet Bidco Limited	First Lien Senior Secured Loan	GBP LIBOR+ 5.25 %	5.42 %	9/27/2024	£	7.362	9,460	9,249	
	Services: Business	Learning Pool Facility	First Lien Senior								
		В	Secured Loan First Lien Senior	L+ 6.00 %	6.09 %	7/7/2028	£	21,000	28,584	28,417	
		Opus2	Secured Loan First Lien Senior	SONIA+ 5.50 %	5.55 %	5/5/2028	£	12,151	16,326	16,443	
		Parcel2Go Facility B	Secured Loan	SONIA+ 5.75 %	5.80 %	7/15/2028	£	12,395	16,619	16,689	
			First Lien Senior	GBP LIBOR+				Services: Business Total	70,989	70,798	113.7 %
	Services: Consumer	Surrey Bidco Limited	Secured Loan	7.00 %	7.50 %	5/11/2026	£	4,979	6,732	5,929	
								Services: Consumer Total	6,732	5,929	9.5 %
Constitut Deller								<b>British Pounds Total</b>	115,926	113,648	182.5 %
Canadian Dollar			First Lien Senior								
	Media: Diversified & Production	<ol> <li>Story Media Group Inc.</li> </ol>	Secured Loan— Revolver	CDOR+ 5.50 %	6.25 %	4/30/2026	CAD	16	13	13	
		9 Story Media Group Inc.	First Lien Senior Secured Loan	CDOR+ 5.50 %	6.25 %	4/30/2026	CAD	7,164	5,688	5,669	

Currency	Industry	Portfolio Company	Investment Type	Spread Above Index (1)	Interest Rate	Maturity Date	Currency	Principal/Shares (9) Media: Diversified &	Cost	Market Value	% of Members' Equity
								<b>Production Total</b>	5,701	5,682	9.1 %
	Retail	New Look Vision Group	First Lien Senior Secured Loan— Delayed Draw	CDOR+5.25 %	6.25 %	5/26/2028	CAD	18,056 Retail Total Canadian Dollar Total	14,752 14,752 20,453	14,288 14,288 19,970	22.9 % 32.0 %
Danish Krone	High Tech Industries	VPARK BIDCO AB	First Lien Senior Secured Loan	CIBOR+ 4.00 %	4.75 %	3/10/2025	DKK	56,429 High Tech Industries Total	9,231 9,231	8,628 8,628	13.9 %
European Currency								Danish Krone Total	9,231	8,628	13.9 %
European Cartelley	FIRE: Insurance	MRHT Facility A	First Lien Senior Secured Loan	EURIBOR+ 5.50 %	5.50 %	7/26/2028	€	21,335 FIRE: Insurance Total	24,521 24,521	24,257 24,257	39.0 %
	Healthcare & Pharmaceuticals	Mertus 522. GmbH	First Lien Senior Secured Loan— Delayed Draw First Lien Senior	EURIBOR+ 6.25 % EURIBOR+		5/28/2026	€	12,999	15,680	14,780	
		Mertus 522. GmbH	Secured Loan	6.25 %	6.25 %	5/28/2026	€	22,244 Healthcare & Pharmaceuticals Total	26,830 42,510	25,291 40,071	64.4 %
	Media: Diversified & Production	9 Story Media Group Inc.	First Lien Senior Secured Loan	EURIBOR+ 5.25 %	5.25 %	4/30/2026	€	3,859	4,694	4,388	VIII /V
		Aptus 1724 Gmbh	First Lien Senior Secured Loan	EURIBOR+ 6.00 %	6.25 %	2/23/2028	€	35,000 Media: Diversified &	40,944	39,795	
	Services: Business	iBanFirst Facility B	First Lien Senior Secured Loan	EURIBOR+ 8.50 %	10.00 %	7/13/2028	€	Production Total	45,638 11,387	11,437	71.0 %
		SumUp Holdings Luxembourg S.à.r.l.	First Lien Senior Secured Loan	EURIBOR+ 8.50 %		2/17/2026	€	21,000	25,038	23,877	
								Services: Business Total European Currency	36,425	35,314	56.7 %
Norwegian Krone								Total	149,094	143,825	231.1 %
	High Tech Industries	VPARK BIDCO AB	First Lien Senior Secured Loan	NIBOR+ 4.00 %	4.75 %	3/10/2025	NOK	73,280 High Tech Industries Total	8,651 8,651	8,310 8,310	13.3 %
U.S. Dollars								Norwegian Krone Total	8,651	8,310	13.3 %
U.S. Donars	Automotive	CST Buyer Company	First Lien Senior Secured Loan First Lien Senior	L+ 5.55 %	6.50 %	10/3/2025	\$	14,927	14,927	14,927	
		Cardo	Secured Loan	L+ 6.00 %	6.50 %	5/12/2028	\$	9,653	9,560	9,653	20.5.0/
	Chemicals, Plastics & Rubber	V Global Holdings LLC	First Lien Senior Secured Loan	L+ 6.00 %	7.00 %	12/22/2027	s	Automotive Total 23,634	24,487	24,580	39.5 %
	Healthcare &	Golden State Buyer,	First Lien Senior					Chemicals, Plastics & Rubber Total	23,634	23,634	38.0 %
	Pharmaceuticals	Inc.	Secured Loan	L+ 4.75 %	5.50 %	6/22/2026	\$	14,779 Healthcare &	14,709	14,733	22.5.**
		CB Nike	First Lien Senior Secured Loan—					Pharmaceuticals Total	14,709	14,733	23.7 %
	High Tech Industries	IntermediateCo Ltd CB Nike	Revolver First Lien Senior	L+ 4.75 %	5.75 %	10/31/2025	\$	4,384	4,384	4,384	
		IntermediateCo Ltd	Secured Loan	L+ 4.75 %	5.75 %	10/31/2025	\$	34,367	34,367	34,367	

Currency	Industry	Portfolio Company	Investment Type	Spread Above Index	Interest Rate	Maturity Date	Currency	Principal/Shares <sup>(9)</sup>	Cost	Market Value	% of Members' Equity
			First Lien Senior								
		Utimaco, Inc.	Secured Loan	L+ 4.00 %	4.10 %	8/9/2027	\$	14,701	14,701	14,701	
								High Tech Industries			
								Total	53,452	53,452	85.8 %
	Media: Broadcasting										
	and Subscription	Lightning Finco	First Lien Senior								
	Industry	Limited	Secured Loan	L+ 5.75 %	6.50 %	7/14/2028	\$	21,000	20,790	21,000	
								Media: Broadcasting			
								and Subscription Total	20,790	21,000	33.7 %
		Chamber Bidco	First Lien Senior								
	Services: Business	Limited	Secured Loan	L+ 6.00 %	6.50 %	6/7/2028	\$	23,423	23,198	23,423	
								Services: Business Total	23,198	23,423	37.6 %
								U.S. Dollars Total	160,270	160,822	258.3 %
								Total	512,712	501,545	805.5 %

## Forward Foreign Currency Exchange Contracts

				Unrealized Appreciation
Currency Purchased	Currency Sold	Counterparty	Settlement Date	(Depreciation)(8)
AUSTRALIAN DOLLARS 189	EURO 121	Morgan Stanley	1/21/2022	\$ —
AUSTRALIAN DOLLARS 731	US DOLLARS 532	Morgan Stanley	1/21/2022	_
EURO 2,038	<b>AUSTRALIAN DOLLARS 3,166</b>	Morgan Stanley	1/21/2022	16
EURO 683	CANADIAN DOLLARS 982	Standard Chartered Bank	1/21/2022	(2)
EURO 892	DANISH KRONE 6,643	Standard Chartered Bank	1/21/2022	(1)
EURO 8,236	BRITISH POUNDS 6959	Morgan Stanley	1/21/2022	(57)
EURO 884	NORWEGIAN KRONE 8,626	Standard Chartered Bank	1/21/2022	27
EURO 15,594	US DOLLARS 18,205	Standard Chartered Bank	1/21/2022	(477)
EURO 5,379	US DOLLARS 6,110	Standard Chartered Bank	1/21/2022	5
US DOLLARS 9,207	<b>AUSTRALIAN DOLLARS 12,254</b>	Morgan Stanley	1/21/2022	299
US DOLLARS 3,087	CANADIAN DOLLARS 3,803	Standard Chartered Bank	1/21/2022	75
US DOLLARS 4,033	DANISH KRONE 25,714	Standard Chartered Bank	1/21/2022	102
US DOLLARS 33,462	EURO 28,674	Morgan Stanley	1/21/2022	863
US DOLLARS 5,022	EURO 4,420	Goldman Sachs	1/21/2022	(3)
US DOLLARS 948	EURO 840	Morgan Stanley	1/21/2022	(7)
US DOLLARS 609	EURO 540	Morgan Stanley	1/21/2022	(5)
US DOLLARS 37,224	BRITISH POUNDS 26,939	Goldman Sachs	1/21/2022	756
US DOLLARS 3,993	NORWEGIAN KRONE 33,392	Standard Chartered Bank	1/21/2022	209
				\$ 1,800

Below is the financial information for ISLP:

## **Selected Balance Sheet Information**

	Ju	As of me 30, 2022	As of December 31, 2021		
Investments at fair value (cost—\$585,408 and \$512,712, respectively)	\$	541,271	\$	501,545	
Cash		10,152		6,830	
Foreign cash		16,050		3,937	
Deferred financing costs		2,813		1,981	
Unrealized appreciation on forward currency exchange contracts		4,555		_	
Other assets		6,755		7,347	
Total assets	\$	581,596	\$	521,640	
Debt	\$	311,075	\$	272,133	
Subordinated notes payable to members		197,449		176,336	
Dividend payable		2,327		1,150	
Unrealized depreciation on forward currency exchange contracts		_		61	

Other payables	7,793	9,693
Total liabilities	\$ 518,644	\$ 459,373
Members' equity	62,952	62,267
Total liabilities and members' equity	\$ 581,596	\$ 521,640

## **Selected Statements of Operations Information**

	For the Three Months End			s Ended	For the Six M			Months Ended	
	June 30,	, 2022	June	2 30, 2021	Jun	ie 30, 2022	Jun	e 30, 2021	
Investment Income									
Interest Income	\$ 9	,394	\$	6,010	\$	17,637	\$	8,112	
Other		_		_		_		_	
Total investment income	9	,394		6,010		17,637		8,112	
Expenses									
Interest and debt financing expenses	1	,873		1,353		3,764		1,908	
Interest expense on members subordinated notes	4	,325		3,137		8,327		4,444	
General and administrative expenses		595		401		1,162		758	
Total expenses	6	,793		4,891		13,253		7,110	
Net investment income (loss)	2	2,601		1,119		4,384		1,002	
Net realized and unrealized gain (losses)									
Net realized gain (loss) on investments	(1	,219)		2		(1,895)		(20)	
Net realized gain (loss) on foreign currency transactions	2	2,173		(678)		2,808		2,666	
Net realized gain on forward contracts		723		1,194		2,136		1,194	
Net unrealized gain on foreign currency	15	,641		1,877		19,497		4,869	
Net change in unrealized appreciation (depreciation) on forward contracts	3	,210		(1,223)		2,755		430	
Net change in unrealized appreciation (depreciation) on investments	(26	,547)		309		(32,970)		(3,777)	
Net gain (loss) on investments	(6	,019)		1,481		(7,669)		5,362	
Net increase (decrease) in members' equity resulting from operations	\$ (3	,418)	\$	2,600	\$	(3,285)	\$	6,364	

## Bain Capital Senior Loan Program, LLC ("SLP")

On February 9, 2022, the Company, and an entity advised by Amberstone Co., Ltd. ("Amberstone"), a credit focused investment manager that advises institutional investors, committed capital to a newly formed joint venture, SLP. Pursuant to an amended and restated limited liability company agreement (the "LLC Agreement") between the Company and Amberstone, each such party has a 50% economic ownership interest in SLP. Amberstone's initial capital commitments to SLP are \$179.0 million, with each party expected to maintain their pro rata proportionate share for each capital contribution. SLP will seek to invest primarily in senior secured first lien loans of U.S. borrowers. Through these capital contributions, SLP acquired 70% of the membership equity interests of the Company's 2018-1 portfolio ("2018-1"). The Company retained 30% of the 2018-1 membership equity interests as a non-controlling equity interest. As of June 30, 2022, the Company's investment in SLP consisted of subordinated notes of \$35.8 million, preferred equity interests of (\$0.3) million and equity interests of \$4.6 million.

In future periods, the Company may sell certain of its investments or a participating interest in certain of its investments to SLP. The Company has determined that SLP is an investment company under ASC, Topic 946, Financial Services—Investment Companies; however, in accordance with such guidance, the Company will generally not consolidate its investment in a company other than a wholly or substantially owned investment company subsidiary, which is an extension of the operations of the Company, or a controlled operating company whose business consists of providing services to the Company. The Company does not consolidate its investments in SLP as it is not a substantially wholly owned investment company subsidiary. In addition, the Company does not control SLP due to the allocation of voting rights among SLP members. The Company measures the fair value of SLP in accordance with ASC Subtopic 820, Fair Value Measurements and Disclosures, using the net asset value (or its equivalent) as a practical expedient. The Company and Amberstone each appointed two members to SLP's four-person Member Designees' Committee. All material decisions with respect to SLP, including those involving its investment portfolio, require unanimous approval of a quorum of Member Designees' Committee.

On March 7, 2022, SLP acquired 70% of the Company's Membership Interests of BCC Middle Market CLO 2018-1 LLC (the "2018-1 Issuer"). The Company received \$56.1 million in proceeds resulting in a realized gain of \$1.2 million, which is included in net realized gain in non-controlled/non-affiliate investments. The sale of the investments met the criteria set forth in ASC 860, Transfers and Servicing for treatment as a sale. Through this acquisition, the 2018-1 Issuer became a consolidated subsidiary of SLP and was deconsolidated from the Company's consolidated financial statements. The Company retained the remaining 30% of the 2018-1 membership interests as a non-controlling equity interest. Please see Note 6 for additional details on the formation of the 2018-1 Issuer and the related CLO Transaction.

The Class A-1 A, A-1 B, A-2, B and C 2018-1 Notes (the "2018-1 Notes") are scheduled to mature on October 20, 2030 and are included in SLP's consolidated financial statements. The Membership Interests are eliminated in consolidation on SLP's consolidated financial statements. Below is a table summary of the 2018-1 Notes as of June 30, 2022:

2018-1 Debt	Princi	oal Amount	Spread above Index	Interest rate at June 30, 2022
Class A-1 A	\$	205,900	1.55% + 3 Month LIBOR	2.61 %
			1.50% + 3 Month LIBOR (first 24	
Class A-1 B		45,000	months)	2.86 %
			1.80% + 3 Month LIBOR	
			(thereafter)	
Class A-2		55,100	2.15% + 3 Month LIBOR	3.21 %
Class B		29,300	3.00% + 3 Month LIBOR	4.06 %
Class C		30,400	4.00% + 3 Month LIBOR	5.06 %
Total 2018-1 Notes	\$	365,700		

Below is a summary of SLP's portfolio at fair value:

	Ju	ne 30, 2022
Total investments	\$	433,090
Weighted average yield on investments		7.8 %
Number of borrowers in SLP		45
Largest portfolio company investment	\$	21,364
Total of five largest portfolio company investments	\$	76,243
Unfunded commitments	\$	3,005

As of

Below is a listing of SLP's individual investments as of:

## Senior Loan Program, LLC Consolidated Schedule of Investments As of June 30, 2022 (unaudited)

Currency U.S. Dollars	Industry	Portfolio Company	Investment Type	Spread Above Index	Interest Rate	Maturity Date	Principal/Shares	Cost	Market Value	% of Members' Equity
U.S. Dollars	Aerospace &	WCI-HSG Purchaser,								
	Defense	Inc. WCI-HSG Purchaser,		L+ 4.50%	6.75 %		900		400	
		Inc.	Secured Loan First Lien Senior	L+ 4.75%	6.75 %		8,666		8,666	
		Whiteraft LLC	Secured Loan	L+ 6.00%	8.25 %	4/3/2023	10,738 Aerospace & Defense Total	10,497 19,563	10,309 19,375	70.5 %
	Automotive	Cardo	First Lien Senior Secured Loan	L+ 6.00%	8.09 %	5/12/2028	10,800	10,800	10,800	
		CST Buyer Company	First Lien Senior Secured Loan	L + 5.50%	7.17 %	10/3/2025	10,823	10,823	10,823	
		JHCC Holdings, LLC	First Lien Senior Secured Loan	L+ 5.75%	8.00 %	9/9/2025	7,559 Automotive Total	7,559 <b>29,182</b>	7,181 28,804	104.9 %
	Banking	Green Street Parent, LLC	First Lien Senior Secured Loan	L+ 5.75%	6.50 %	8/27/2026	10,698 Banking Total	10,698 10,698	10,698 10,698	38.9 %
	Chemicals, Plastics & Rubber	V Global Holdings LLC	First Lien Senior Secured Loan	SOFR+ 5.75	7.63 %	12/22/2027	10,421 Chemicals, Plastics & Rubber Total	10,421	10,291 10,291	37.5 %
	Construction & Building	YLG Holdings, Inc.	First Lien Senior Secured Loan	L+ 5.25%	6.72 %	10/31/2025	10,588 Construction & Building Total	10,588	10,588 10,588	38.5 %
	Consumer Goods: Durable	Stanton Carpet Corp.	Second Lien Senior Secured Loan First Lien Senior	L+ 9.00%	10.47 %	4/1/2028	5,000	4,905	5,000	
		TLC Purchaser, Inc.	Secured Loan	L+ 6.25%	8.08 %	10/13/2025	9,612 Consumer Goods: Durable Total	8,571 13,476	7,834 12,834	46.7 %
		FL Hawk								
	Consumer Goods: Non-Durable	Intermediate Holdings, Inc.	Second Lien Senior Secured Loan First Lien Senior	L+ 9.00%	11.00 %	8/22/2028	6,000	6,000	6,000	
		RoC Opco LLC	Secured Loan First Lien Senior	L+ 8.50%	10.75 %	2/25/2025	8,798	8,798	8,798	
		Solaray, LLC	Secured Loan First Lien Senior	SOFR+ 5.50%	6.50 %	9/11/2023	10,665	10,665	10,665	
		WU Holdco, Inc.	Secured Loan First Lien Senior	L+ 5.50%	7.75 %	3/26/2026	6,577	6,577	6,511	
		WU Holdco, Inc.	Secured Loan	L+ 5.50%	7.75 %	3/26/2026	6,352 Consumer Goods: Non-Durable Total	6,352 38,392	6,288 38,262	139.3 %
	Consumer Goods: Wholesale	WSP Midco LLC	First Lien Senior Secured Loan	L+ 6.25%	7.92 %	4/27/2027	6,157 Consumer Goods: Wholesale Total	6,056 6,056	5,848 5,848	21.3 %
	Containers, Packaging, & Glass	ASP-r-pac Acquisition Co LLC	First Lien Senior Secured Loan	L+ 6.00%	7.67 %	12/29/2027	13,167 Containers, Packaging, & Glass Total	12,919	13,167 13,167	47.9 %
	Energy: Oil & Gas	Amspec Services, Inc.	First Lien Senior Secured Loan	L+ 5.75%	8.00 %	7/2/2024	9,822	9,822	9,822	
		Blackbrush Oil & Gas, L.P.	First Lien Senior Secured Loan	L+ 5.00% (2.00% PIK)	7.11 %	9/3/2025	4,371 Energy: Oil & Gas Total	4,371 14,193	4,371 14,193	51.7 %
		Allworth Financial	First Lien Senior Secured Loan -							
	FIRE: Finance	Group, L.P. Allworth Financial	Delayed Draw First Lien Senior	SOFR+ 4.75%	6.38 %	12/23/2026	2,144	2,144	2,144	
		Group, L.P.	Secured Loan	SOFR+ 4.75%	6.38 %	12/23/2026	8,474 FIRE: Finance Total	8,474 10,618	8,474 10,618	38.7 %

Currency	Industry	Portfolio Company	Investment Type	Spread Above Index	Interest Rate	Maturity Date	Principal/Shares	Cost	Market Value	% of Members' Equity
U.S. Dollars		McLarens Acquisition Inc.	First Lien Senior Secured Loan	L+ 5.75%	6.68 %	12/19/2024	10, FIRE: Insurance Total	506 10,506 10,506	10,506 10,506	38.2 %
	Healthcare & Pharmaceuticals	CPS Group Holdings, Inc.	First Lien Senior Secured Loan	L+ 5.25%	8.00 %	3/3/2025	9,	801 9,801	9,801	
		Sunmed Group Holdings, LLC	First Lien Senior Secured Loan	L+ 5.75%	8.00 %	6/16/2028	9, Healthcare & Pharmaceuticals Total	579 9,679	9,534 19,335	70.4 %
	High Tech Industries	AMI US Holdings Inc. AMI US Holdings Inc.	First Lien Senior Secured Loan - Revolver First Lien Senior Secured Loan	L+ 5.25% L+ 5.25%	7.53 % 6.96 %	4/1/2024 4/1/2025		698 698 949 8,949	698 8,949	
		Drilling Info Holdings, Inc	First Lien Senior Secured Loan	L+ 4.25%	5.92 %	7/30/2025	10,		10,622	
		Superna Inc.	First Lien Senior Secured Loan	SOFR+ 6.25%	7.25 %	3/6/2028	21,		21,364	
		Ventiv Holdco, Inc.	First Lien Senior Secured Loan	L+ 5.50%	7.75 %	9/3/2025		300 21,389 848 9,848	9,627	
		,					High Tech Industries Total	51,816	51,260	186.6 %
	Hotel, Gaming & Leisure	Aimbridge Acquisition Co., Inc. Concert Golf Partners	Second Lien Senior Secured Loan First Lien Senior	L+ 7.50%	8.56 %	2/1/2027	6,	000 5,555	5,625	
		Holdco LLC Quidditch	Secured Loan First Lien Senior	SOFR + 5.75%	6.59 %	3/30/2029	10,	800 10,589	10,584	
		Acquisition, Inc. Saltoun Franchise	Secured Loan First Lien Senior	L+ 7.00%	8.67 %	3/21/2025		411 9,302	8,276	
		Holdings I, LLC	Secured Loan	SOFR+ 10.50%	10.50 %	4/11/2028	Hotel, Gaming & Leisure Total	498 10,469 35,915	10,498 <b>34,983</b>	127.3 %
	Retail	Batteries Plus Holding Corporation	First Lien Senior Secured Loan First Lien Senior	L+ 6.75%	7.81 %	6/30/2023	10,	500 10,500	10,474	
		Thrasio, LLC	Secured Loan	L+ 7.00%	9.25 %	12/18/2026	Retail Total	112 13,112 23,612	12,260 22,734	82.8 %
	Services: Business	Avalon Acquiror, Inc.	First Lien Senior Secured Loan First Lien Senior	SOFR+ 6.25%	7.25 %	3/10/2028	15,	800 15,648	15,642	
		Eagle Parent Corp Morrow Sodali	Secured Loan First Lien Senior	SOFR+ 4.75%	6.30 %	3/19/2029	3,	3,349	3,231	
		Global LLC Refine Intermediate,	Secured Loan First Lien Senior	SOFR+ 5.00%	6.10 %	4/25/2028	7,	959 7,840	7,840	
		Inc.	Secured Loan First Lien Senior	L+ 4.50%	5.50 %	3/3/2027	10,	800 10,800	10,800	
		Smartronix, LLC	Secured Loan First Lien Senior	L+ 6.00%	7.00 %	11/23/2027	13,	134 12,884	12,937	
		TEI Holdings Inc. WCI-Gigawatt	Secured Loan First Lien Senior	P+ 4.75%	9.50 %	12/23/2026	9,	871 9,870	9,870	
		Purchaser, LLC	Secured Loan	L+ 5.75%	6.75 %	11/19/2027	Services: Business Total	773 10,545 70,936	10,665 <b>70,985</b>	258.4 %
	Services: Consumer	MZR Buyer, LLC	First Lien Senior Secured Loan	L+ 6.75%	8.91 %	12/21/2026	13, Services: Consumer Total	13,133	13,133 13,133	47.8 %
	Transportation: Cargo	A&R Logistics, Inc.	First Lien Senior Secured Loan First Lien Senior	SOFR+ 6.00%	7.00 %	5/5/2025	10,	724 10,724	10,590	
		Grammer Purchaser, Inc.	Secured Loan - Revolver	_	_	9/30/2024			(2)	
		Grammer Purchaser, Inc.	First Lien Senior Secured Loan	L+ 4.50%	6.07 %	9/30/2024	3,	475 3,475	3,458	
		Omni Intermediate Holdings, LLC	Second Lien Senior Secured Loan	L+ 9.00%	10.06 %	12/30/2027	5, Transportation: Cargo Total	5,000 19,199	5,000 <b>19,046</b>	69.3 %
	Wholesale	Abracon Group Holding, LLC.	First Lien Senior Secured Loan	L+ 4.25%	9.00 %	7/18/2024	6,	897 6,897	6,897	
		Aramsco, Inc.	First Lien Senior Secured Loan	L+ 5.25%	6.92 %	8/28/2024	9, Wholesale Total	9,533 16,430	9,533 <b>16,430</b>	59.8 %
							Total	437,133	433,090	1,576.5 %

Below is the financial information for SLP:

## **Selected Balance Sheet Information**

	As June 30	
Investments at fair value (cost—\$437,133)	\$	433,090
Cash		35,094
Other assets		8,209
Total assets	\$	476,393
Debt	\$	364,267
Subordinated notes payable to members		71,570
Other payables		13,085
Total liabilities	\$	448,922
Members' equity		27,471
Total liabilities and members' equity	\$	476,393

# **Selected Statement of Operations Information**

		the Three nths Ended		r the Six ths Ended
	Jui	ne 30, 2022	Jun	e 30, 2022
Investment Income				
Interest Income	\$	7,295	\$	9,811
Other		_		_
Total investment income		7,295		9,811
Expenses				
Interest and debt financing expenses		2,710		3,454
Interest expense on members subordinated notes		1,809		2,445
General and administrative expenses		358		470
Total expenses		4,877		6,369
Net investment income		2,418	· ·	3,442
Net realized and unrealized gain (losses)				
Net realized gain on investments		5		11
Net change in unrealized depreciation on investments		(3,896)		(4,042)
Net loss on investments		(3,891)		(4,031)
Net decrease in members' equity resulting from operations	\$	(1,473)	\$	(589)

## **Note 4. Fair Value Measurements**

## Fair Value Disclosures

The following table presents fair value measurements of investments by major class, cash equivalents and derivatives as of June 30, 2022, according to the fair value hierarchy:

	 Fair Value Measurements													
	 Level 1	Level 2			Level 3	Measured at Net Asset Value <sup>(2)</sup>			Total					
Investments:														
First Lien Senior Secured Loans	\$ _	\$	101,370	\$	1,530,721	\$	_	\$	1,632,091					
Equity Interest	_		_		216,020		_		216,020					
Subordinated Note in Investment Vehicles (1)	_		_		178,137		_		178,137					
Second Lien Senior Secured Loan	_		_		95,340		_		95,340					

Preferred Equity	_	_	75,950	_	75,950
Equity Interest in Investment Vehicles (1)	_	_	_	49,985	49,985
Subordinated Debt	_	_	39,280	_	39,280
Warrants	_	_	506	_	506
Preferred Equity Interest in Investment Vehicles (1)	_	_	_	(271)	(271)
Total Investments	\$ 	\$ 101,370	\$ 2,135,954	\$ 49,714	\$ 2,287,038
Cash equivalents	\$ 35,601	\$ _	\$ _	\$ _	\$ 35,601
Forward currency exchange contracts (asset)	\$ 	\$ 15,095	\$	\$	\$ 15,095

<sup>(1)</sup> Includes debt and equity investment in ISLP and SLP.

The following table presents fair value measurements of investments by major class, cash equivalents and derivatives as of December 31, 2021, according to the fair value hierarchy:

	Fair Value Measurements													
Investments:	Level 1			Level 2		Level 3	1	easured at Net Asset Value <sup>(2)</sup>		Total				
First Lien Senior Secured Loans	\$	_	2	99,785	\$	1,674,890	\$	_	\$	1,774,675				
Second Lien Senior Secured Loans	Ψ		Ψ	11,495	Ψ	107,066	Ψ		Ψ	118,561				
Subordinated Note in Investment Vehicles (1)		_		_		125,437		_		125,437				
Subordinated Debt		_		_		20,027		_		20,027				
Equity Interest in Investment Vehicles (1)		_		_		_		44,444		44,444				
Equity Interests		_		_		151,844		_		151,844				
Preferred Equity		_		_		53,991		_		53,991				
Warrants		_		_		126		_		126				
Total Investments	\$		\$	111,280	\$	2,133,381	\$	44,444	\$	2,289,105				
Cash equivalents	\$	177,554	\$	_	\$	_	\$	_	\$	177,554				
Forward currency exchange contracts (asset)	\$	_	\$	5,321	\$		\$	_	\$	5,321				

<sup>(1)</sup> Represents debt and equity investment in ISLP.

The following table provides a reconciliation of the beginning and ending balances for investments that use Level 3 inputs for the six months ended June 30, 2022:

		First Lien Senior Secured Loans	Equity Interests		Second Lien Senior Secured Loans		Subordinated Note in Investment Vehicles (2)		Preferred Equity	Subordinated Debt			Varrants	1	Total Investments	
Balance as of January 1, 2022	\$	1,674,890	\$	151,844	\$	107,066	\$	125,437	\$	53,991	\$	20,027	\$	126	\$	2,133,381
Purchases of investments and other adjustments to cost (1)		658,706		53,929		15,477		52,700		8,537		18,573		478		808,400
Paid-in-kind interest		6,002		_		_		_		_		253		_		6,255
Net accretion of discounts (amortization of premiums)		2,127		_		221		_		_		53		_		2,401
Principal repayments and sales of investments (1)		(753,527)		(136)		(37,844)		_		_		_		_		(791,507)
Net change in unrealized appreciation (depreciation) on investments		(24,109)		10,450		(953)		_		13,422		374		(98)		(914)
Net realized gains (losses) on investments		(984)		(67)		(122)		_		_		_		_		(1,173)
Transfers out of Level 3		(47,672)						_		_		_		_		(47,672)
Transfers to Level 3		15,288		_		11,495		_		_		_		_		26,783
Balance as of June 30, 2022 Change in unrealized appreciation (depreciation) attributable to investments still held	S	1,530,721	\$	216,020	\$	95,340	\$	178,137	\$	75,950	\$	39,280	\$	506	\$	2,135,954
at June 30, 2022	\$	(22,995)	\$	10,450	\$	(1,128)	\$		\$	13,422	\$	374	\$	(98)	\$	25

<sup>(1)</sup> Includes reorganizations and restructuring of investments and the impact of the SLP transaction.

<sup>(2)</sup> In accordance with ASC Subtopic 820-10, Fair Value Measurements and Disclosures, or ASC 820-10, our preferred equity and equity investments in ISLP, SLP and MM\_2018-1 is measured using the net asset value per share (or its equivalent) as a practical expedient for fair value, have not been classified in the fair value hierarchy.

<sup>(2)</sup> In accordance with ASC Subtopic 820-10, Fair Value Measurements and Disclosures, or ASC 820-10, our equity investment in ISLP is measured using the net asset value per share (or its equivalent) as a practical expedient for fair value, have not been classified in the fair value hierarchy.

<sup>(2)</sup> Represents debt investment in ISLP and SLP.

Transfers between levels, if any, are recognized at the beginning of the quarter in which transfers occur. For the six months ended June 30, 2022, transfers from Level 2 to Level 3 were primarily due to decreased price transparency. For the six months ended June 30, 2022, transfers from Level 3 to Level 2 were primarily due to increased price transparency.

The following table provides a reconciliation of the beginning and ending balances for investments that use Level 3 inputs for the six months ended June 30, 2021:

	First Lien Senior Secured Loans	Senior Secured Equity			Senior Secured In		Note in Investment Vehicles (2)		Preferred Equity		bordinated Debt	Warrants	I	Total nvestments
Balance as of January 1, 2021	\$ 1,951,150	\$	119,905	\$	140,341	\$	_	\$	37,713	\$	_	\$	\$	2,249,109
Purchases of investments and other adjustments to cost (1)	390,853		9,563		44,741		97,360		3,889		16,557	2		562,965
Paid-in-kind interest	5,297		_		_		_		_		_	_		5,297
Net accretion of discounts (amortization of premiums)	2,543		_		244		_		_		6	_		2,793
Principal repayments and sales of investments (1)	(641,023)		_		(86,463)		_		(11,268)		_	_		(738,754)
Net change in unrealized appreciation (depreciation) on investments	(10,791)		7,111		2,144		_		(309)		16	(2)		(1,831)
Net realized gains (losses) on investments	15,799		_		1,839		_		7,018		_			24,656
Transfers to Level 3	29,994		_		_		_		_		_	_		29,994
Balance as of June 30, 2021	\$ 1,743,822	\$	136,579	\$	102,846	\$	97,360	\$	37,043	\$	16,579	\$ _	\$	2,134,229
Change in unrealized appreciation (depreciation) attributable to investments still held at June 30, 2021	\$ (5,208)	\$	7,110	\$	2,103	\$		\$	(309)	\$	16	\$ (2)	\$	3,710

- (1) Includes reorganizations and restructuring of investments.
- (2) Represents debt investment in ISLP.

Transfers between levels, if any, are recognized at the beginning of the quarter in which transfers occur. For the six months ended June 30, 2021, transfers from Level 2 to Level 3 were primarily due to decreased price transparency. For the six months ended June 30, 2021, transfers from Level 3 to Level 2 were primarily due to increased price transparency.

## **Significant Unobservable Inputs**

ASC 820 requires disclosure of quantitative information about the significant unobservable inputs used in the valuation of assets and liabilities classified as Level 3 within the fair value hierarchy. Disclosure of this information is not required in circumstances where a valuation (unadjusted) is obtained from a third-party pricing service and the information regarding the unobservable inputs is not reasonably available to the Company and as such, the disclosures provided below exclude those investments valued in that manner.

The valuation techniques and significant unobservable inputs used in Level 3 fair value measurements of assets as of June 30, 2022 were as follows:

			As of June		
	1	air Value of		Significant Unobservable	Range of Significant Unobservable Inputs
	Le	vel 3 Assets (1)	Valuation Technique	Inputs	(Weighted Average (2))
First Lien Senior Secured Loans	\$	1,118,785	Discounted cash flows	Comparative Yields	5.9%-19.6% (10.8%)
First Lien Senior Secured Loans		67,775	Comparable company multiple	EBITDA Multiple	5.2x-9.3x (7.8x)
First Lien Senior Secured Loans		68,597	Comparable company multiple	EBITDA Multiple	7.0x
				Probability weighting	
				of alternative	
				outcomes	33.3%-66.7%
First Lien Senior Secured Loans		6,442	Discounted Cash Flows	Discount Rate	10.0%
First Lien Senior Secured Loans		9,016	Collateral Coverage	Recovery Rate	100%
First Lien Senior Secured Loans		23,310	Comparable company multiple	Revenue Multiple	5.5x
Second Lien Senior Secured Loans		95,340	Discounted cash flows	Comparative Yields	11.2%-19.3% (13.9)%
Subordinated Note Investment Vehicles		178,137	Collateral Coverage	Recovery Rate	100%
Subordinated Debt		39,280	Discounted cash flows	Comparative Yields	11.6%
Equity Interests		116,586	Discounted cash flows	Discount Rate	10.0%-16.4% (15.3%)
Equity Interests		66,618	Comparable company multiple	EBITDA Multiple	5.2x-23.0x (11.3x)
Equity Interests		1,485	Comparable company multiple	Revenue Multiple	16.0x
Preferred Equity		51,420	Comparable company multiple	EBITDA Multiple	3.6x-23.0x (7.2x)
Preferred Equity		21,519	Comparable company multiple	Revenue Multiple	5.5x-8.5x (7.4x)
Warrants		506	Comparable company multiple	EBITDA Multiple	7.8x-8.1x (8.1x)
Total investments	\$	1,864,816			

<sup>(1)</sup> Included within the Level 3 assets of \$2,135,954 is an amount of \$271,138 for which the Advisor did not develop the unobservable inputs for the determination of fair value (examples include single source quotation and prior or pending transactions such as investments originated in the quarter or imminent payoffs).

The Company used the income approach and market approach to determine the fair value of certain Level 3 assets as of June 30, 2022. The significant unobservable inputs used in the income approach are the comparative yield and discount rate. The comparative yield and discount rate are used to discount the estimated future cash flows expected to be received from the underlying investment. An increase/decrease in the comparative yield or discount rate would result in a decrease/increase, respectively, in the fair value. The significant unobservable inputs used in the market approach are the comparable company multiple and the recovery rate. The multiple is used to estimate the enterprise value of the underlying investment. An increase/decrease in the multiple would result in an increase/decrease, respectively, in the fair value. The recovery rate represents the extent to which proceeds can be recovered. An increase/decrease in the recovery rate would result in an increase/decrease, respectively, in the fair value.

The valuation techniques and significant unobservable inputs used in Level 3 fair value measurements of assets as of December 31, 2021 were as follows:

	<u> </u>	As of Decem	ber 31, 2021	
	Fair Value of Level 3 Assets (1)	Valuation Technique	Significant Unobservable Inputs	Range of Significant Unobservable Inputs (Weighted Average <sup>(2)</sup> )
First Lien Senior Secured Loans	\$ 1,376,465	Discounted Cash Flows	Comparative Yields	4.9%-19.4% (8.1)%
First Lien Senior Secured Loans	68,877	Comparable Company Multiple	EBITDA Multiple	1.0x-9.8x(7.5x)
First Lien Senior Secured Loans	61,707	Comparable Company Multiple	EBITDA Multiple	7.3x
			Probability weighting	
			of alternative	
			outcomes	33.3%-66.7%

<sup>(2)</sup> Weighted average is calculated by weighing the significant unobservable input by the relative fair value of each investment in the category.

First Lien Senior Secured Loans	6,627	Discounted Cash Flows	Discount Rate	10.0%
First Lien Senior Secured Loans	3,669	Collateral Analysis	Recovery Rate	100%
Second Lien Senior Secured Loans	87,795	Discounted Cash Flows	Comparative Yields	9.6%-13.5% (11.6)%
Subordinated Note Investment Vehicles	125,437	Collateral Analysis	Recovery Rate	100%
Subordinated Debt	20,027	Discounted Cash Flows	Comparative Yields	11.2%
Equity Interests	53,363	Comparable Company Multiple	EBITDA Multiple	5.5x-24.5x (12.0x)
Equity Interests	92,420	Discounted Cash Flows	Discount Rate	10.0%-16.4% (15.2)%
Preferred Equity	43,451	Comparable Company Multiple	EBITDA Multiple	4.6x-13.5x (6.7x)
Preferred Equity	5,442	Discounted Cash Flows	Discount Rate	18.0%
Warrants	126	Comparable Company Multiple	EBITDA Multiple	5.5x-8.3x(8.3x)
Total investments	\$ 1,945,406			

<sup>(1)</sup> Included within the Level 3 assets of \$2,133,381 is an amount of \$187,975 for which the Advisor did not develop the unobservable inputs for the determination of fair value (examples include single source quotation and prior or pending transactions such as investments originated in the quarter or imminent payoffs).

The Company used the income approach and market approach to determine the fair value of certain Level 3 assets as of December 31, 2021. The significant unobservable inputs used in the income approach are the comparative yield and discount rate. The comparative yield and discount rate are used to discount the estimated future cash flows expected to be received from the underlying investment. An increase/decrease in the comparative yield or discount rate would result in a decrease/increase, respectively, in the fair value. The significant unobservable inputs used in the market approach are the comparable company multiple and the recovery rate. The multiple is used to estimate the enterprise value of the underlying investment. An increase/decrease in the multiple would result in an increase/decrease, respectively, in the fair value. The recovery rate represents the extent to which proceeds can be recovered. An increase/decrease in the recovery rate would result in an increase/decrease, respectively, in the fair value.

The 2019-1 Debt (as defined in Note 6), the 2023 Notes (as defined in Note 6), the March 2026 Notes (as defined in Note 6), the October 2026 Notes (as defined in Note 6), and the Sumitomo Credit Facility (as defined in Note 6), which are categorized as Level 3 within the fair value hierarchy as of June 30, 2022, approximate the carrying value of such notes.

The fair values of the 2018-1 Notes (as defined in Note 6), the 2019-1 Debt (as defined in Note 6), the 2023 Notes (as defined in Note 6), the March 2026 Notes (as defined in Note 6), the October 2026 Notes (as defined in Note 6), and the Sumitomo Credit Facility (as defined in Note 6), which are categorized as Level 3 within the fair value hierarchy as of December 31, 2021, approximate the carrying value of such notes.

#### Note 5. Related Party Transactions

## **Investment Advisory Agreement**

The Company entered into the first amended and restated investment advisory agreement as of November 14, 2018 (the "Prior Advisory Agreement") with the Advisor, pursuant to which the Advisor manages the Company's investment program and related activities. On November 28, 2018, the Board, including a majority of the Independent Directors, approved a second amended and restated advisory agreement (the "Amended Advisory Agreement") between the Company and BCSF Advisors, LP ("the Advisor"). On February 1, 2019, Shareholders approved the Amended Advisory Agreement which replaced the Prior Advisory Agreement.

#### **Base Management Fee**

The Company pays the Advisor a base management fee (the "Base Management Fee"), accrued and payable quarterly in arrears. The Base Management Fee is calculated at an annual rate of 1.5% (0.375% per quarter) of the average value of the Company's gross assets (excluding cash and cash equivalents, but including assets purchased with borrowed amounts) at the end of each of the two most recently completed calendar quarters. Such amount shall be appropriately adjusted (based on the actual number of days elapsed relative to the total number of days in such calendar quarter) for any share issuance or repurchases by the Company during a calendar quarter.

<sup>(2)</sup> Weighted average is calculated by weighing the significant unobservable input by the relative fair value of each investment in the category.

The Base Management Fee for any partial quarter will be appropriately prorated. Effective February 1, 2019, the base management fee has been revised to a tiered management fee structure so that the base management fee of 1.5% (0.375% per quarter) of the average value of the Company's gross assets (excluding cash and cash equivalents, but including assets purchased with borrowed amounts) will continue to apply to assets held at an asset coverage ratio down to 200%, but a lower base management fee of 1.0% (0.25% per quarter) of the average value of the Company's gross assets (excluding cash and cash equivalents, but including assets purchased with borrowed amounts) will apply to any amount of assets attributable to leverage decreasing the Company's asset coverage ratio below 200%.

For the three months ended June 30, 2022 and 2021, management fees were \$8.5 million and \$8.6 million, respectively. For the six months ended June 30, 2022 and 2021, management fees were \$16.8 million and \$17.3 million, respectively. For the three months ended June 30, 2022, \$0.0 million was contractually waived and \$0.0 million was voluntarily waived. For the six months ended June 30, 2022, \$0.0 million was contractually waived and \$0.0 million was voluntarily waived. For the three months ended June 30, 2021, \$0.0 million was contractually waived and \$2.7 million was voluntarily waived. For the six months ended June 30, 2021, \$0.0 million was contractually waived and \$4.8 million was voluntarily waived.

As of June 30, 2022, and December 31, 2021, \$8.5 million and \$8.8 million, respectively, remained payable related to the base management fee accrued in base management fee payable on the consolidated statements of assets and liabilities.

#### **Incentive Fee**

The incentive fee consists of two parts that are determined independently of each other such that one component may be payable even if the other is not.

The first part, the Incentive Fee based on income is calculated and payable quarterly in arrears as detailed below.

The second part, the capital gains incentive fee, is determined and payable in arrears as detailed below.

#### Incentive Fee on Pre-Incentive Fee Net Investment Income

Pre-incentive fee net investment income means interest income, dividend income and any other income (including any other fees such as commitment, origination, structuring, diligence and consulting fees or other fees that the Company receives from portfolio companies but excluding fees for providing managerial assistance) accrued during the calendar quarter, minus operating expenses for the quarter (including the Base Management Fee, any expenses payable under the Administration Agreement, and any interest expense and dividends paid on any outstanding preferred stock, but excluding the incentive fee). Pre-incentive fee net investment income includes, in the case of investments with a deferred interest feature such as market discount, original issue discount ("OID"), debt instruments with PIK interest, preferred stock with PIK dividends and zero-coupon securities, accrued income that the Company has not yet received in cash.

Pre-incentive fee net investment income does not include any realized or unrealized capital gains or losses or unrealized capital appreciation or depreciation. Because of the structure of the incentive fee, it is possible that the Company may pay an incentive fee in a quarter where the Company incurs a loss. For example, if the Company receives pre-incentive fee net investment income in excess of the Hurdle rate for a quarter, the Company will pay the applicable incentive fee even if the Company has incurred a loss in that quarter due to realized and unrealized capital losses.

The incentive fee based on income is calculated and payable quarterly in arrears based on the aggregate pre-incentive fee net investment income in respect of the current calendar quarter and the eleven preceding calendar quarters (the "Trailing Twelve Quarters"). This calculation is referred to as the "Three-Year Lookback."

Pre-incentive fee net investment income in respect of the relevant Trailing Twelve Quarters is compared to a "Hurdle Amount" equal to the product of (i) the hurdle rate of 1.5% per quarter (6% annualized) and (ii) the sum of our net assets (defined as total assets less indebtedness and before taking into account any incentive fees payable during the period) at the beginning of each applicable calendar quarter comprising the relevant Trailing Twelve Quarters. The Hurdle Amount will be calculated after making appropriate adjustments to our NAV at the beginning of each applicable calendar quarter for our subscriptions (which shall include all issuances by us of shares of our Common Stock, including issuances pursuant to the Company's dividend reinvestment plan) and distributions during the applicable calendar quarter.

The quarterly incentive fee based on income is calculated, subject to the Incentive Fee Cap (as defined below), based on the amount by which (A) aggregate pre-incentive fee net investment income in respect of the relevant Trailing Twelve Quarters exceeds (B) the Hurdle Amount for such Trailing Twelve Quarters. The amount of the excess of (A) over (B) described in this paragraph for such Trailing Twelve Quarters is referred to as the "Excess Income Amount." The incentive fee based on income that is paid to the Advisor in respect of a particular calendar quarter will equal the Excess Income Amount less the aggregate incentive fees based on income that were paid to the Advisor in the preceding eleven calendar quarters (or portion thereof) comprising the relevant Trailing Twelve Quarters.

The incentive fee based on income for each calendar quarter is determined as follows:

- No incentive fee based on income is payable to the Advisor for any calendar quarter for which there is no Excess Income Amount;
- (ii) 100% of the aggregate pre-incentive fee net investment income in respect of the Trailing Twelve Quarters with respect to that portion of such pre-incentive fee net investment income, if any, that exceeds the Hurdle Amount, but is less than or equal to an amount, which the Company refers to as the "Catch-up Amount," determined as the sum of 1.8182% multiplied by our NAV at the beginning of each applicable calendar quarter comprising the relevant Trailing Twelve Quarters; and
- (iii) 17.5% of the aggregate pre-incentive fee net investment income in respect of the Trailing Twelve Quarters that exceeds the Catch-up Amount.

### Incentive Fee Cap

The incentive fee based on income is subject to a cap (the "Incentive Fee Cap"). The Incentive Fee Cap in respect of any calendar quarter is an amount equal to 17.5% of the Cumulative Net Return (as defined below) during the relevant Trailing Twelve Quarters less the aggregate incentive fees based on income that were paid to the Advisor in the preceding eleven calendar quarters (or portion thereof) comprising the relevant Trailing Twelve Quarters.

"Cumulative Net Return" during the relevant Trailing Twelve Quarters means (x) the pre-incentive fee net investment income in respect of the relevant Trailing Twelve Quarters less (y) any Net Capital Loss, if any, in respect of the relevant Trailing Twelve Quarters. If, in any quarter, the Incentive Fee Cap is zero or a negative value, the Company will pay no incentive fee based on income to the Advisor in respect of that quarter. If, in any quarter, the Incentive Fee Cap for such quarter is a positive value but is less than the incentive fee based on income that is payable to the Advisor for such quarter calculated as described above, the Company will pay an incentive fee based on income to the Advisor equal to the Incentive Fee Cap in respect of such quarter. If, in any quarter, the Incentive Fee Cap for such quarter is equal to or greater than the incentive fee based on income that is payable to the Advisor for such quarter calculated as described above, the Company will pay an incentive fee based on income to the Advisor equal to the incentive fee calculated as described above for such quarter without regard to the Incentive Fee Cap.

"Net Capital Loss" in respect of a particular period means the difference, if positive, between (i) aggregate capital losses, whether realized or unrealized, in respect of such period and (ii) aggregate capital gains, whether realized or unrealized, in respect of such period.

For the three months ended June 30, 2022 and 2021, the Company incurred \$4.1 million and \$8.0 million, respectively, of income incentive fees (before waivers), which are included in incentive fees on the consolidated statements of operations. The Advisor has voluntarily waived \$0.0 million and \$4.5 million, respectively, of the income incentive fees earned by the Advisor during the three months ended June 30, 2022 and 2021. Such income incentive fee waiver is irrevocable and such waived income incentive fees will not be subject to recoupment in future periods. This income incentive fee waiver does not impact any income incentive fees earned by the Advisor in future periods.

For the six months ended June 30, 2022 and 2021, the Company incurred \$7.4 million and \$14.8 million, respectively, of income incentive fees (before waivers), which are included in incentive fees on the consolidated statements of operations. The Advisor has voluntarily waived \$0.0 million and \$4.5 million, respectively, of the income incentive fees earned by the Advisor during the six months ended June 30, 2022 and 2021. Such income incentive fee waiver is irrevocable and such waived income incentive fees will not

be subject to recoupment in future periods. This income incentive fee waiver does not impact any income incentive fees earned by the Advisor in future periods.

As of June 30, 2022 and December 31, 2021, there was \$4.1 million and \$4.7 million, respectively, related to the income incentive fee accrued in incentive fee payable on the consolidated statements of assets and liabilities.

The Amended Advisory Agreement approved by Stockholders on February 1, 2019 incorporates (i) a three-year lookback provision and (ii) a cap on quarterly income incentive fee payments based on net realized or unrealized capital loss, if any, during the applicable three-year lookback period.

#### **Annual Incentive Fee Based on Capital Gains**

The second part of the incentive fee is a capital gains incentive fee that will be determined and payable in arrears in cash as of the end of each fiscal year (or upon termination of the Amended Advisory Agreement, as of the termination date), and equals to 17.5% of our realized capital gains as of the end of the fiscal year. In determining the capital gains incentive fee payable to the Advisor, the Company calculates the cumulative aggregate realized capital gains and cumulative aggregate realized capital losses since our inception, and the aggregate unrealized capital depreciation as of the date of the calculation, as applicable, with respect to each of the investments in our portfolio. For this purpose, cumulative aggregate realized capital gains, if any, equals the sum of the differences between the net sales price of each investment, when sold, and the cost of such investment. Cumulative aggregate realized capital losses equals the sum of the amounts by which the net sales price of each investment, when sold, is less than the cost of such investment. Aggregate unrealized capital depreciation equals the sum of the difference, if negative, between the valuation of each investment as of the applicable calculation date and the cost of such investment. At the end of the applicable year, the amount of capital gains that serves as the basis for our calculation of the capital gains incentive fee equals the cumulative aggregate realized capital gains less cumulative aggregate realized capital losses, less aggregate unrealized capital depreciation, with respect to our portfolio of investments. If this number is positive at the end of such year, then the capital gains incentive fee for such year will equal to 17.5% of such amount, less the aggregate amount of any capital gains incentive fees paid in respect of our portfolio in all prior years.

There was no capital gains incentive fee payable to the Advisor under the Amended Advisory Agreement as of June 30, 2022 and December 31, 2021.

US GAAP requires that the incentive fee accrual consider the cumulative aggregate unrealized capital appreciation of investments or other financial instruments in the calculation, as an incentive fee would be payable if such unrealized capital appreciation were realized, even though such unrealized capital appreciation is not permitted to be considered in calculating the fee actually payable under the Amended Advisory Agreement ("GAAP Incentive Fee"). There can be no assurance that such unrealized appreciation will be realized in the future. Accordingly, such fee, as calculated and accrued, would not necessarily be payable under the Amended Advisory Agreement, and may never be paid based upon the computation of incentive fees in subsequent period.

For the three months ended June 30, 2022 and 2021, the Company incurred no incentive fees related to the GAAP Incentive Fee. For the six months ended June 30, 2022 and 2021, the Company incurred no incentive fees related to the GAAP Incentive Fee. As of June 30, 2022 and December 31, 2021, there was \$0.0 million and \$0.0 million related to the GAAP Incentive Fee accrued in incentive fee payable on the consolidated statements of assets and liabilities, respectively.

## **Administration Agreement**

The Company has entered into an administration agreement (the "Administration Agreement") with the advisor, pursuant to which the Administrator will provide the administrative services necessary for us to operate, and the Company will utilize the Administrator's office facilities, equipment and recordkeeping services. Pursuant to the Administration Agreement, the Administrator has agreed to oversee our public reporting requirements and tax reporting and monitor our expenses and the performance of professional services rendered to us by others. The Administrator has also hired a sub-administrator to assist in the provision of administrative services. The Company will reimburse the Administrator for its costs and expenses and our allocable portion of overhead incurred by it in performing its obligations under the Administration Agreement, including certain compensation paid to or compensatory distributions received by our officers (including our Chief Compliance Officer and Chief Financial Officer) and any of their respective staff who provide services to us, operations staff who provide services to us, and internal audit staff, if any, to the extent internal audit performs a role in our Sarbanes-Oxley internal control assessment. Our allocable portion of overhead will be determined by the Administrator,

which expects to use various methodologies such as allocation based on the percentage of time certain individuals devote, on an estimated basis, to the business and affairs of the Company, and will be subject to oversight by the Board. The Company incurred expenses related to the Administrator of \$0.0 million and \$0.0 million for the three months ended June 30, 2022 and 2021, respectively, which is included in other general and administrative expenses on the consolidated statements of operations. The Company incurred expenses related to the Administrator of \$0.0 million and \$0.0 million for the six months ended June 30, 2022 and 2021, respectively, which is included in other general and administrative expenses on the consolidated statements of operations. As of June 30, 2022 and December 31, 2021, there were \$0.0 million and \$0.0 million in expenses related to the Administrator that were payable and included in "accounts payable and accrued expenses" in the consolidated statements of assets and liabilities, respectively. The sub-administrator is paid its compensation for performing its sub-administrative services under the subadministration agreement. The Company incurred expenses related to the sub-administrator of \$0.1 million and \$0.1 million for the three months ended June 30, 2022 and 2021, respectively, which is included in other general and administrative expenses on the consolidated statements of operations. The sub-administrator is paid its compensation for performing its sub-administrative services under the sub-administration agreement. The Company incurred expenses related to the sub-administrator of \$0.3 million and \$0.2 million for the six months ended June 30, 2022 and 2021, respectively, which is included in other general and administrative expenses on the consolidated statements of operations. The Administrator will not seek reimbursement in the event that any such reimbursements would cause any distributions to our stockholders to constitute a return of capital. In addition, the Administrator is permitted to delegate its duties under the Administration Agreement to affiliates or third parties and the Company will reimburse the expenses of these parties incurred and paid by the Advisor on our behalf.

### **Resource Sharing Agreement**

The Company's investment activities are managed by the Advisor, an investment adviser that is registered with the SEC under the Advisors Act. The Advisor is responsible for originating prospective investments, conducting research and due diligence investigations on potential investments, analyzing investment opportunities, negotiating and structuring our investments and monitoring our investments and portfolio companies on an ongoing basis.

The Advisor has entered into a Resource Sharing Agreement (the "Resource Sharing Agreement") with Bain Capital Credit, LP ("Bain Capital Credit"), pursuant to which Bain Capital Credit provides the Advisor with experienced investment professionals (including the members of the Advisor's Credit Committee) and access to the resources of Bain Capital Credit so as to enable the Advisor to fulfill its obligations under the Amended Advisory Agreement. Through the Resource Sharing Agreement, the Advisor intends to capitalize on the significant deal origination, credit underwriting, due diligence, investment structuring, execution, portfolio management and monitoring experience of Bain Capital Credit's investment professionals. There can be no assurance that Bain Capital Credit will perform its obligations under the Resource Sharing Agreement. The Resource Sharing Agreement may be terminated by either party on 60 days' notice, which if terminated may have a material adverse consequence on the Company's operations.

#### Co-investments

The Company will invest alongside our affiliates, subject to compliance with applicable regulations and our allocation procedures. Certain types of negotiated co-investments will be made only in accordance with the terms of the exemptive order the Company received from the SEC initially on August 23, 2016, as amended on March 23, 2018 (the "Order"). Under the terms of the Order, a "required majority" (as defined in Section 57(o) of the 1940 Act) of our independent directors must be able to reach certain conclusions in connection with a co-investment transaction, including that (1) the terms of the proposed transaction are reasonable and fair to us and our stockholders and do not involve overreaching of us or our stockholders on the part of any person concerned, and (2) the transaction is consistent with the interests of our stockholders and is consistent with our Board's approved criteria. In certain situations where co-investment with one or more funds managed by the Advisor or its affiliates is not covered by the Order, the personnel of the Advisor or its affiliates will need to decide which funds will proceed with the investment. Such personnel will make these determinations based on policies and procedures, which are designed to reasonably ensure that investment opportunities are allocated fairly and equitably among affiliated funds over time and in a manner that is consistent with applicable laws, rules and regulations.

### **Revolving Advisor Loan**

On March 27, 2020, the Company entered into an unsecured revolving loan agreement (the "Revolving Advisor Loan") with BCSF Advisors, LP, the investment adviser of the Company. The Revolving Advisor Loan has a maximum credit limit of \$50.0 million

and a maturity date of March 27, 2023. The Revolving Advisor Loan accrues interest at the Applicable Federal Rate from the date of such loan until the loan is repaid in full. Please see Note 6 for additional details.

## **Related Party Commitments**

As of June 30, 2022 and December 31, 2021, the Advisor held 488,112.46 and 487,932.46 shares of the Company's common stock, respectively. An affiliate of the Advisor is the investment manager to certain pooled investment vehicles which are investors in the Company. These investors held 12,875,920.66 and 12,875,920.66 shares of the Company at June 30, 2022 and December 31, 2021, respectively.

### Non-Controlled/Affiliate and Controlled Affiliate Investments

Transactions during the six months ended June 30, 2022 in which the issuer was either an Affiliated Person or an Affiliated Person that the Company is deemed to Control are as follows:

Portfolio Company	Fair Value as of December 31, 2021		Gross Additions		Gross Reductions		Change in Unrealized Gains (Losses)		Realized Gains (Losses)		Fair Value as of June 30, 2022		Dividend, Interest, and PIK Income			Other Income
Non-Controlled/affiliate investment																
ADT Pizza, LLC, Equity Interest (1)	\$	19,527	\$	_	\$	_	\$	(2,595)	\$	_	\$	16,932	\$	_	\$	_
BCC Middle Middle Market CLO 2018-1, LLC. Equity Interest		_		24,050		_		(69)		_		23,981		1,851		_
Blackbrush Oil & Gas, L.P. First Lien Senior Secured Loan		12,336		937		(4,327)		2		_		8,948		395		_
Blackbrush Oil & Gas, L.P. Equity Interest (1)		_		1		_		(1)		_		_		_		_
Blackbrush Oil & Gas, L.P. Preferred Equity (1)		19,720		1,674		_		11,883		_		33,277		_		_
Direct Travel, Inc. First Lien Senior Secured Loan		4,766		75		_		_		_		4,841		181		_
Direct Travel, Inc. First Lien Senior Secured Loan - Delayed Draw		2,831		69		_		299		_		3,199		130		_
Direct Travel, Inc. First Lien Senior Secured Loan - Delayed Draw		1,436		31		_		152		_		1,619		68		_
Direct Travel, Inc. First Lien Senior Secured Loan		48,347		1.166		_		5,098		_		54,611		2,742		_
Direct Travel, Inc. First Lien Senior Secured Loan - Delayed Draw		4.125				_		_		_		4.125		151		_
Direct Travel, Inc. First Lien Senior Secured Loan		202		_		_		_		_		202		7		_
Direct Travel, Inc. Equity Interest (1)		_		_				_		_		_		_		
Total Non-Controlled/affiliate investment	S	113,290	\$	28,003	S	(4,327)	\$	14,769	\$	_	S	151,735	\$	5,525	\$	_
Controlled affiliate investment																
Bain Capital Senior Loan Program, LLC Subordinated Note Investment Vehicles Bain Capital Senior Loan Program, LLC Class A Preferred Equity Interests	\$	_	\$	35,780	\$	_	\$	_	\$	_	\$	35,780	\$	1,223	\$	_
Investment Vehicles		_		10		_		(281)		_		(271)		217		_
Bain Capital Senior Loan Program, LLC Class B Equity Interests Investment								(=01)				(=,-)				
Vehicles		_		5,594		_		(953)		_		4,641		615		_
BCC Jetstream Holdings Aviation (On II), LLC, Equity Interest		_		-		_				_		.,		50		_
BCC Jetstream Holdings Aviation (On II), LLC, First Lien Senior Secured Loan		6,627		538		_		(723)		_		6,442		368		_
BCC Jetstream Holdings Aviation (Off I), LLC, Equity Interest		10,563				_		(285)		_		10,278		534		_
Gale Aviation (Offshore) Co, Equity Interest		72,839		1,466		_		13,614		_		87,919		3,754		_
International Senior Loan Program, LLC, Equity Interest Investment Vehicle		44,444		5,193		_		(4,293)		_		45,344		2,842		_
International Senior Loan Program, LLC, Subordinated Note Investment Vehicle		125,437		16,920				(4,275)		_		142,357		6,045		
Lightning Holdings B, LLC- Equity Interest (1)		14,851		3,431		_		108		_		18,390		0,015		_
Total Controlled affiliate investment	5	274,761	•	68,932	\$		•	7,187	\$		5	350,880	•	15,648	\$	
	-		9		9		9		6		9	,	9		9	
Total	5	388,051	3	96,935	3	(4,327)	3	21,956	2		3	502,615	3	21,173	3	

<sup>(1)</sup> Non-income producing.

Transactions during the year ended December 31, 2021 in which the issuer was either an Affiliated Person or an Affiliated Person that the Company is deemed to Control are as follows:

Portfolio Company	Fair Value as of December 31, 2020			Gross Additions	Gross eductions	U	hange in nrealized Gains (Losses)	(	ealized Gains Losses)		air Value as of cember 31, 2021	Inte	ividend, rest, and ( Income		ther come
Non-Controlled/affiliate investment		2020	_	iuunions .	 ductions	_	(Losses)		Losses	_	2021		- Income		- Louise
ADT Pizza, LLC, Equity Interest (1)	S	15,918	S	_	\$ _	S	3,609	S	_	S	19.527	S	_	S	_
Blackbrush Oil & Gas, L.P. Equity Interest (1)				_	_		-,		_		,		_		_
Blackbrush Oil & Gas, L.P. Preferred Equity (1)		10,239		_	_		9,481		_		19,720		989		_
Blackbrush Oil & Gas, L.P. First Lien Senior Secured Loan		12,089		247	_		-,		_		12,336		-		_
Direct Travel, Inc. First Lien Senior Secured Loan		4,404		362	_		_		_		4,766		418		_
Direct Travel, Inc. Equity Interest (1)				_	_		_		_		,		_		_
Direct Travel, Inc. First Lien Senior Secured Loan - Delayed Draw		2,588		271	_		(28)		_		2,831		308		_
Direct Travel, Inc. First Lien Senior Secured Loan - Delayed Draw		1,313		137	_		(14)		_		1,436		156		_
Direct Travel, Inc. First Lien Senior Secured Loan		44,212		4,607	_		(472)		_		48,347		5,276		_
Direct Travel, Inc. First Lien Senior Secured Loan - Delayed Draw		1,950		2,175	_				_		4,125		279		_
Direct Travel, Inc. First Lien Senior Secured Loan		202		_	_		_		_		202		14		_
Total Non-Controlled/affiliate investment	s	92,915	\$	7,799	\$ _	\$	12,576	\$	_	\$	113,290	\$	7,440	\$	
Controlled affiliate investment					 	_				_					
ACC Holdco, LLC, Preferred Equity	\$	10,828	\$	_	\$ (10,828)	\$	(3)	\$	3	\$	_	\$	2,306	S	_
Air Comm Corporation LLC, First Lien Senior Secured Loan		26,484		661	(27,023)		(122)		_		_		1,948		_
BCC Jetstream Holdings Aviation (On II), LLC, Equity Interest		629		_			(629)		_		_		100		_
BCC Jetstream Holdings Aviation (On II), LLC, First Lien Senior Secured Loan		6,712		665	_		(750)		_		6,627		873		_
BCC Jetstream Holdings Aviation (Off I), LLC, Equity Interest		11,703		_	_		(1,140)		_		10,563		1,068		_
Gale Aviation (Offshore) Co, Equity Interest		66,448		5,329	_		1,062		_		72,839		8,100		_
International Senior Loan Program, LLC, Equity Interest Investment Vehicle		_		43,457	_		4,848		(3,861)		44,444		2,636		_
International Senior Loan Program, LLC, Subordinated Note Investment Vehicle		_		125,437	_		_		-		125,437		8,058		_
Lightning Holdings B, LLC- Equity Interest		7,308		6,845	_		698		_		14,851		_		_
Total Controlled affiliate investment	S	130,112	\$	182,394	\$ (37,851)	\$	3,964	\$	(3,858)	\$	274,761	\$	25,089	\$	_
Total	s	223,027	\$	190,193	\$ (37,851)	\$	16,540	\$	(3,858)	\$	388,051	\$	32,529	\$	

<sup>(1)</sup> Non-income producing.

#### Note 6. Debt

In accordance with applicable SEC staff guidance and interpretations, as a BDC, with certain exceptions, effective February 2, 2019, the Company is permitted to borrow amounts such that its asset coverage ratio is at least 150% after such borrowing (if certain requirements are met), rather than 200%, as previously required. As of June 30, 2022 and December 31, 2021, the Company's asset coverage ratio based on aggregated borrowings outstanding was 188% and 177%, respectively.

The Company's outstanding borrowings as of June 30, 2022 and December 31, 2021 were as follows:

	As of June 30, 2022			As of December 31, 2021			
	Total Aggregate Principal Amount Committed	Principal Amount Outstanding	Carrying Value <sup>(1)</sup>	Total Aggregate Principal Amount Committed	Principal Amount Outstanding	Carrying Value <sup>(1)</sup>	
2018-1 Notes	\$ —	\$ —	\$ —	\$ 365,700	\$ 365,700	\$ 364,178	
2019-1 Notes	352,500	352,500	351,034	352,500	352,500	350,969	
Revolving Advisor Loan	50,000	_	_	50,000	_	_	
2023 Notes	150,000	112,500	111,584	150,000	112,500	111,133	
March 2026 Notes	300,000	300,000	295,821	300,000	300,000	295,260	
October 2026 Notes	300,000	300,000	294,121	300,000	300,000	293,442	
Sumitomo Credit Facility	300,000	191,723	191,723	300,000			
Total Debt	\$ 1,452,500	\$ 1,256,723	\$ 1,244,283	\$ 1,818,200	\$ 1,430,700	\$ 1,414,982	

<sup>(1)</sup> Carrying value represents aggregate principal amount outstanding less unamortized debt issuance costs.

The combined weighted average interest rate (excluding deferred upfront financing costs and unused fees) of the aggregate borrowings outstanding for the six months ended June 30, 2022 and year ended December 31, 2021 were 3.0% and 3.1%, respectively.

The following table shows the contractual maturities of our debt obligations as of June 30, 2022:

		I ayments Due by I criou			
	' <del>'</del>	Less than			More than
	Total	1 year	1 — 3 years	3 — 5 years	5 years
2019-1 Debt	\$ 352,500	\$ —	\$ —	\$ —	\$ 352,500
2023 Notes	112,500	_	112,500	_	_
March 2026 Notes	300,000	_	_	300,000	_
October 2026 Notes	300,000	_	_	300,000	_
Sumitomo Credit Facility	191,723	_	_	191,723	_
Total Debt Obligations	\$ 1,256,723	\$ —	\$ 112,500	\$ 791,723	\$ 352,500

Payments Due by Period

### **BCSF Revolving Credit Facility**

On October 4, 2017, the Company entered into the revolving credit agreement (the "BCSF Revolving Credit Facility") with us, as equity holder, BCSF I, LLC, a Delaware limited liability company and a wholly owned and consolidated subsidiary of the Company, as borrower, and Goldman Sachs Bank USA, as sole lead arranger ("Goldman Sachs"). The BCSF Revolving Credit Facility was subsequently amended on May 15, 2018 to reflect certain clarifications regarding margin requirements and hedging currencies. The maximum commitment amount under the BCSF Revolving Credit Facility is \$500.0 million, and may be increased up to \$750.0 million. Proceeds of the loans under the BCSF Revolving Credit Facility may be used to acquire certain qualifying loans and such other uses as permitted under the BCSF Revolving Credit Facility. The BCSF Revolving Credit Facility includes customary affirmative and negative covenants, including certain limitations on the incurrence of additional indebtedness and liens, as well as usual and customary events of default for revolving credit facilities of this nature.

On January 8, 2020, the Company entered into an amended and restated credit agreement of its BCSF Revolving Credit Facility. The amendment amended the existing credit facility to, among other things, modify various financial covenants, including removing a liquidity covenant and adding a net asset value covenant with respect to the Company, as sponsor.

On March 31, 2020, the Parties entered into Omnibus Amendment No. 1 to the amended and restated credit agreement. The amendment amended the existing credit facility to, among other things, provide for enhanced flexibility to purchase or contribute and borrow against revolving loans and delayed draw term loans, and to count certain additional assets in the calculation of collateral for the outstanding advances; increase the spread payable under the facility from 2.50% to 3.25% per annum; include additional events of default to the existing credit facility, including but not limited to, a qualified equity raise not effected on or prior to June 22, 2020; and, after June 22, 2020, require the Company to maintain at least \$50.0 million of unencumbered liquidity or pay down the facility by at least \$50.0 million.

On May 27, 2020, the Parties entered into Amendment No. 2 to the amended and restated credit agreement. The amendment amended the existing credit facility to, among other things, (i) permit the Company to incur a lien on assets purchased with the proceeds of the rights offering and (ii) remove the requirement that the Company maintain \$50.0 million in unencumbered cash after the completion of the rights offering, instead requiring a pay down of \$50.0 million within two business days after the closing of the rights offering, which was subsequently paid.

On August 14, 2020, the Parties entered into the second amended and restated credit agreement and the third amended and restated margining agreement (collectively, the "Amendment"), which amended and restated the terms of the existing credit facility (the "Amended and Restated Credit Facility"). The Amendment amends the existing credit facility to, among other things, (i) decrease the financing limit from \$500.0 million to \$425.0 million, (ii) decrease the interest rate on financing from LIBOR plus 3.25% per annum to LIBOR plus 3.00% per annum, and (iii) provide enhanced flexibility to contribute and borrow against revolving and delayed draw loans and modify certain other terms relating to collaterals.

On March 11, 2021, the BCSF Revolving Credit Facility was terminated. The proceeds from the March 2026 Notes were used to repay the total outstanding debt.

Borrowings under the BCSF Revolving Credit Facility bore interest at LIBOR plus a margin. For the period from January 1, 2021 through March 11, 2021, the BCSF Revolving Credit Facility accrued interest expense at a rate of LIBOR plus 3.00%. The Company paid an unused commitment fee of 30 basis points (0.30%) per annum.

For the three months ended June 30, 2022 and 2021, the components of interest expense related to the BCSF Revolving Credit Facility were as follows:

	For the Three Months Ended June 30			
		2022		2021
Borrowing interest expense	\$	_	\$	_
Unused facility fee		_		_
Amortization of deferred financing costs and upfront commitment fees		_		_
Total interest and debt financing expenses	\$		\$	

For the six months ended June 30, 2022 and 2021, the components of interest expense related to the BCSF Revolving Credit Facility were as follows:

For the Six Months Ended June 30

	Tot the Six Months Ended June 30,			
	2022			2021
Borrowing interest expense	\$	_	\$	509
Unused facility fee		_		118
Amortization of deferred financing costs and upfront commitment fees		_		_
Total interest and debt financing expenses	\$	_	\$	627

#### 2018-1 Notes

On September 28, 2018 (the "2018-1 Closing Date"), we, through BCC Middle Market CLO 2018-1 LLC (the "2018-1 Issuer"), a Delaware limited liability company and a wholly owned and consolidated subsidiary of the Company, completed its \$451.2 million term debt securitization (the "CLO Transaction"). The notes issued in connection with the CLO Transaction (the "2018-1 Notes") are secured by a diversified portfolio of the 2018-1 Issuer consisting primarily of middle market loans, the majority of which are senior secured loans (the "2018-1 Portfolio"). At the 2018-1 Closing Date, the 2018-1 Portfolio was comprised of assets transferred from the Company and its consolidated subsidiaries. All transfers were eliminated in consolidation and there were no realized gains or losses recognized in the CLO Transaction.

The CLO Transaction was executed through a private placement of the following 2018-1 Notes. The Class A-1 A, A-1 B, A-2, B and C 2018-1 Notes were issued at par and are scheduled to mature on October 20, 2030. The Company received 100% of the membership interests (the "Membership Interests") in the 2018-1 Issuer in exchange for its sale to the 2018-1 Issuer of the initial closing date loan portfolio. The Membership Interests do not bear interest. As of December 31, 2021, the Class A-1 A, A-1 B, A-2, B and C 2018-1 Notes were included in the consolidated financial statements. The Membership Interests were eliminated in consolidation.

For the three months ended June 30, 2022 and 2021, the components of interest expense related to the 2018-1 Issuer were as follows:

	For th	For the Three Months Ended June 30,			
		2022			
Borrowing interest expense	\$		\$	2,021	
Amortization of deferred financing costs and upfront commitment fees		_		43	
Total interest and debt financing expenses	\$		\$	2,064	

For the six months ended June 30, 2022 and 2021, the components of interest expense related to the 2018-1 Issuer were as follows:

	F	or the Six Mont	hs Ende	ed June 30,	
		2022	2021		
Borrowing interest expense	\$	1,299	\$	4,045	
Amortization of deferred financing costs and upfront commitment fees		28		86	
Total interest and debt financing expenses	\$	1,327	\$	4,131	

On March 7, 2022, the Company sold 70% of the membership equity interests of the Company's 2018-1 Notes to SLP, which resulted in the deconsolidation of the 2018-1 Notes from the Company's consolidated financial statements as further discussed in Note 3.

#### JPM Credit Facility

On April 30, 2019, the Company entered into a loan and security agreement (the "JPM Credit Agreement" or the "JPM Credit Facility") as Borrower, with JPMorgan Chase Bank, National Association, as Administrative Agent, and Wells Fargo Bank, National Association as Collateral Administrator, Collateral Agent, Securities Intermediary and Bank. The facility amount under the JPM Credit Agreement was \$666.6 million. Borrowings under the JPM Credit Facility bore interest at LIBOR plus 2.75%.

On January 29, 2020, the Company entered into an amended and restated loan and security agreement (the "Amended Loan and Security Agreement") as Borrower, with JPMorgan Chase Bank, National Association, as Administrative Agent, and Wells Fargo Bank, National Association as Collateral Administrator, Collateral Agent, Securities Intermediary and Bank. The Amended Loan and Security Agreement amended the Existing Loan and Security Agreement to, among other things, (1) decrease the financing limit under the agreement from \$666.6 million to \$500.0 million; (2) decrease the minimum facility amount from \$466.6 million to \$300.0 million period from January 29, 2020 to July 29, 2020 (the minimum facility amount will increase to \$350.0 million after July 29, 2020 until the end of the reinvestment period); (3) decrease the interest rate on financing from 2.75% per annum over the applicable LIBOR to 2.375% per annum over the applicable LIBOR; and (4) extend the scheduled termination date of the agreement from November 29, 2022 to January 29, 2025.

On March 20, 2020, the Company entered into a second amended and restated loan and security agreement between the parties (the "Second Amended Loan and Security Agreement"). The Second Amended Loan and Security Agreement, among other things, provided flexibility to contribute and borrow against revolving loans, reduce the amount required to be reserved for unfunded revolvers and delayed draw obligations and decreased the financing limit by \$50.0 million within 90 days or, based on the occurrence of certain events, such earlier period as may be set forth in the Second Amended Loan and Security Agreement. The Company paid the Administrative Agent \$50.0 million to the prepayment of Advances and the Financing Commitments reduced by the amount of principal so prepaid on the earlier of two Business days following the closing of the Rights Offering and June 18, 2020.

On July 2, 2020, the Company entered into a third amended and restated loan and security agreement with respect to the JPM Credit Agreement to, among other things, adjust the advance rates and make certain changes of an updating nature.

The facility amount under the JPM Credit Agreement is \$450.0 million. Proceeds of the loans under the JPM Credit Facility were used to acquire certain qualifying loans and such other uses as permitted under the JPM Credit Agreement. The period from the effective date of the amendment until January 29, 2023 is referred to as the reinvestment period and during such reinvestment period, the Borrower could request drawdowns under the JPM Credit Facility.

The maturity date was the earliest of: (a) January 29, 2025, (b) the date on which the secured obligations become due and payable following the occurrence of an event of default, (c) the date on which the advances are repaid in full and (d) the date after a market value cure failure occurs on which all portfolio investments have been sold and proceeds there from have been received by the Borrower. The stated maturity date of January 29, 2025 could be extended for successive one-year periods by mutual agreement of the Borrower and the Administrative Agent.

The JPM Credit Agreement included customary affirmative and negative covenants, including certain limitations on the incurrence of additional indebtedness and liens, as well as usual and customary events of default for revolving credit facilities of this nature.

Borrowings under the JPM Credit Facility bore interest at LIBOR plus a margin. The Company paid an unused commitment fee of between 37.5 basis points (0.375%) and 75 basis points (0.75%) per annum depending on the size of the unused portion of the facility. Interest was payable quarterly in arrears. As of December 31, 2020, the JPM Credit Facility was accruing interest expense at a rate of LIBOR plus 2.375%. We paid an unused commitment fee of 75 basis points (0.75%) per annum.

On December 27, 2021, the JPM Credit Facility was terminated.

For the three months ended June 30, 2022 and 2021, the components of interest expense related to the JPM Credit Facility were as follows:

	For the	For the Three Months Ended June 30,			
	20	022		2021	
Borrowing interest expense	\$	_	\$	629	
Unused facility fee		_		1,710	
Amortization of deferred financing costs and upfront commitment fees		_		65	
Total interest and debt financing expenses	\$	_	\$	2,404	

For the six months ended June 30, 2022 and 2021, the components of interest expense related to the JPM Credit Facility were as follows:

For the Six Months Ended June 30

	For the Six Months Ended June 30,				
	2	022	2021		
Borrowing interest expense	\$	_	\$	2,419	
Unused facility fee		_		2,344	
Amortization of deferred financing costs and upfront commitment fees		_		129	
Total interest and debt financing expenses	\$		\$	4,892	

#### 2019-1 Debt

On August 28, 2019, the Company, through BCC Middle Market CLO 2019-1 LLC (the "2019-1 Issuer"), a Cayman Islands limited liability company and a wholly-owned and consolidated subsidiary of the Company, and BCC Middle Market CLO 2019-1 Co-Issuer, LLC (the "Co-Issuer" and, together with the Issuer, the "Co-Issuers"), a Delaware limited liability company, completed its \$501.0 million term debt securitization (the "2019-1 CLO Transaction"). The notes issued in connection with the 2019-1 CLO Transaction (the "2019-1 Notes") are secured by a diversified portfolio of the Co-Issuers consisting primarily of middle market loans, the majority of which are senior secured loans (the "2019-1 Portfolio"). The Co-Issuers also issued Class A-1L Loans (the "Loans" and, together with the 2019-1 Notes, the "2019-1 Debt"). The Loans are also secured by the 2019-1 Portfolio. At the 2019-1 closing date, the 2019-1 Portfolio was comprised of assets transferred from the Company and its consolidated subsidiaries. All transfers were eliminated in consolidation and there were no realized gains or losses recognized in the 2019-1 CLO Transaction.

On November 30, 2021, the Co-Issuers refinanced the 2019-1 CLO Transaction through a private placement of \$410 million of senior secured and senior deferrable notes consisting of: (i) \$282.5 million of Class A-1-R Senior Secured Floating Rate Notes, which currently bear interest at the applicable reference rate plus 1.50% per annum; (iii) \$55 million of Class A-2-R Senior Secured Floating Rate Notes, which bear interest at the applicable reference rate plus 2.00% per annum; (iii) \$47.5 million of Class B-R Senior Deferrable Floating Rate Notes, which bear interest at the applicable reference rate plus 2.60% per annum; and (iv) \$25.0 million of Class C-R Senior Deferrable Floating Rate Notes, which bear interest at the applicable reference rate plus 3.75% per annum (collectively, the "2019-1 CLO Reset Notes"). The 2019-1 CLO Reset Notes are scheduled to mature on October 15, 2033 and the reinvestment period ends October 15, 2025. The Company retained \$32.5 million of the Class B-R Notes and \$25.0 million of the Class C-R Notes. The retained notes by the Company are eliminated in consolidation. The transaction resulted in a realized loss on the extinguishment of debt of \$2.3 million from the acceleration of unamortized debt issuance costs of. The obligations of the Issuer under the CLO Transaction are non-recourse to the Company.

The 2019-1 CLO Reset Notes was executed through a private placement of the following 2019-1 Debt:

2019-1 Debt	Princ	cipal Amount_	Spread above Index	Interest rate at June 30, 2022
Class A-1-R	\$	282,500	1.50% + 3 Month LIBOR	2.54 %
Class A-2-R		55,000	2.00% + 3 Month LIBOR	3.04 %
Class B-R		15,000	2.60% + 3 Month LIBOR	3.64 %
Total 2019-1 Debt		352,500		
Membership Interests		102,250	Non-interest bearing	Not applicable
Total	\$	454,750		

The Loans and Class A-1-R, A-2-R, and B-R Notes are included in the consolidated financial statements of the Company. The \$32.5 million of the Class B-R Notes, \$25.0 million of the Class C-R Notes and Membership Interests retained by the Company are eliminated in consolidation.

The Company serves as portfolio manager of the 2019-1 Issuer pursuant to a portfolio management agreement between the Company and the 2019-1 Issuer. For so long as the Company serves as portfolio manager, the Company will not charge any management fee or subordinated interest to which it may be entitled.

During the reinvestment period, pursuant to the indenture and loan agreement governing the 2019-1 Notes and Loans, respectively, all principal collections received on the underlying collateral may be used by the 2019-1 Issuer to purchase new collateral under the direction of the Company in its capacity as portfolio manager of the 2019-1 Issuer and in accordance with the 2019-1 Issuer investment strategy and the terms of the indenture and loan agreement, as applicable.

The Company has agreed to hold on an ongoing basis the Membership Interests with an aggregate dollar purchase price at least equal to 5% of the aggregate amount of all obligations issued by the 2019-1 Co-Issuers for so long as the 2019-1 Debt remains outstanding.

The 2019-1 Issuer pays ongoing administrative expenses to the trustee, independent accountants, legal counsel, rating agencies and independent managers in connection with developing and maintaining reports, and providing required services in connection with the administration of the 2019-1 Issuer.

As of June 30, 2022, there were 49 first lien and second lien senior secured loans with a total fair value of approximately \$467.0 million and cash of \$25.9 million securing the 2019-1 Debt. As of December 31, 2021, there were 45 first lien and second lien senior secured loans with a total fair value of approximately \$441.0 million and cash of \$62.6 million securing the 2019-1 Debt. Assets that are pledged as collateral for the 2019-1 Debt are not directly available to the creditors of the Company to satisfy any obligations of the Company other than the Company's obligations under the indenture and loan agreement governing the 2019-1 Debt. The creditors of the 2019-1 Co-Issuers have received security interests in such assets and such assets are not intended to be available to the creditors of the Company (or an affiliate of the Company). The 2019-1 Portfolio must meet certain requirements, including asset mix and concentration, term, agency rating, collateral coverage, minimum coupon, minimum spread and sector diversity requirements in the indenture and loan agreement governing the 2019-1 Debt. As of June 30, 2022, and December 31, 2021, the Company was in compliance with its covenants related to the 2019-1 Debt.

Costs of the offering of \$1.5 million were incurred in connection with the 2019-1 CLO Reset Notes which have been recorded as debt issuance costs and presented as a reduction to the outstanding principal amount of the 2019-1 Debt on the consolidated statements of assets and liabilities and are being amortized over the life using the effective interest method. The balance of the unamortized debt issuance costs related to the 2019-1 Issuer was \$1.5 million and \$1.5 million as of June 30, 2022 and December 31, 2021, respectively.

For the three months ended June 30, 2022 and 2021, the components of interest expense related to the 2019-1 Co-Issuers were as follows:

For the Three Months Ended June 30.

Tor the Three Months Ended bune 50,			
2022	2021		
\$ 2,268	\$	2,506	
32		57	
\$ 2,300	\$	2,563	
\$	\$ 2,268 32	\$ 2,268 \$ 32	

For the six months ended June 30, 2022 and 2021, the components of interest expense related to the 2019-1 Co-Issuers were as follows:

	ror	For the Six Months Ended June 30,				
		2022	2021			
Borrowing interest expense	\$	3,892	\$	5,032		
Amortization of deferred financing costs and upfront commitment fees		64		114		
Total interest and debt financing expenses	\$	3,956	\$	5,146		

## **Revolving Advisor Loan**

On March 27, 2020, the Company entered into an unsecured revolving loan agreement (the "Revolving Advisor Loan") with BCSF Advisors, LP, the investment adviser of the Company. The Revolving Advisor Loan has a maximum credit limit of \$50.0 million and a maturity date of March 27, 2023. The Revolving Advisor Loan accrues interest at the Applicable Federal Rate from the date of such loan until the loan is repaid in full. As of June 30, 2022, there were no borrowings under the Revolving Advisor Loan.

For the three months ended June 30, 2022 and 2021, the components of interest expense related to the Revolving Advisor Loan were as follows:

	For the Three Mon	ths Ended June 30,
	2022	2021
Borrowing interest expense	\$ —	\$ —
Total interest and debt financing expenses	\$ —	\$

For the six months ended June 30, 2022 and 2021, the components of interest expense related to the Revolving Advisor Loan were as follows:

	For the Six Month	For the Six Months Ended June 30,		
	2022	2021		
Borrowing interest expense	\$	\$ —		
Total interest and debt financing expenses	\$ —	\$		

#### **2023 Notes**

On June 10, 2020, the Company entered into a Master Note Purchase Agreement with institutional investors listed on the Purchaser Schedule thereto (the "Note Purchase Agreement"), in connection with the Company's issuance of \$150.0 million aggregate principal amount of its 8.50% senior unsecured notes due 2023 (the "2023 Notes"). The sale of the 2023 Notes generated net proceeds of approximately \$146.4 million, including an offering discount of \$1.5 million and debt issuance costs in connection with the transaction, including fees and commissions, of \$2.1 million.

The 2023 Notes will mature on June 10, 2023 and may be redeemed in whole or in part at the Company's option at any time or from time to time at the redemption prices set forth in the Note Purchase Agreement. The 2023 Notes will bear interest at a rate of 8.50% per year payable semi-annually on June 10 and December 10 of each year, commencing on December 10, 2020. As of June 30, 2022 and December 31, 2021, the Company was in compliance with the terms of the Note Purchase Agreement governing the 2023 Notes.

On July 16, 2021 the Company repurchased \$37.5 million of the 2023 Notes at a total cost of \$39.5 million. This resulted in a realized loss on the extinguishment of debt of \$2.5 million, which included a premium paid of \$2.0 million and acceleration of unamortized debt issuance costs and original issue discount of \$0.5 million.

As of June 30, 2022 and December 31, 2021, the components of the carrying value of the 2023 Notes were as follows:

	June 30, 2022	Dece	2021
Principal amount of debt	\$ 112	,500 \$	112,500
Unamortized debt issuance cost		(518)	(822)
Original issue discount, net of accretion		(343)	(545)
Carrying value of 2023 Notes	\$ 111	,639 \$	111,133

For the three months ended June 30, 2022 and 2021, the components of interest expense related to the 2023 Notes were as follows:

	For t	For the Three Months Ended June 30,			
		2022		2021	
Borrowing interest expense	\$	2,344	\$	3,187	
Amortization of debt issuance cost		137		183	
Accretion of original issue discount		91		121	
Total interest and debt financing expenses	\$	2,572	\$	3,491	

For the six months ended June 30, 2022 and 2021, the components of interest expense related to the 2023 Notes were as follows:

	For the	For the Six Months Ended June 30,			
	202	2022		2021	
Borrowing interest expense	\$	4,594	\$	6,375	
Amortization of debt issuance cost		272		363	
Accretion of original issue discount		181		240	
Total interest and debt financing expenses	\$	5,047	\$	6,978	

#### March 2026 Notes

On March 10, 2021, the Company and U.S. Bank National Association (the "Trustee"), entered into an Indenture (the "Base Indenture") and First Supplemental Indenture (the "First Supplemental Indenture," and together with the Base Indenture, the "Indenture") between the Company and the Trustee. The First Supplemental Indenture relates to the Company's issuance of \$300.0 million aggregate principal amount of its 2.95% notes due 2026 (the "2026 Notes").

The March 2026 Notes will mature on March 10, 2026 and may be redeemed in whole or in part at the Company's option at any time or from time to time at the redemption prices set forth in the Indenture. The March 2026 Notes bear interest at a rate of 2.95% per year payable semi-annually on March 10th and September 10th of each year, commencing on September 10, 2021. The March 2026 Notes are general unsecured obligations of the Company that rank senior in right of payment to all of the Company's existing and future indebtedness that is expressly subordinated in right of payment to the March 2026 Notes, rank pari passu with all existing and future unsecured unsubordinated indebtedness issued by the Company, rank effectively junior to any of the Company's secured indebtedness (including unsecured indebtedness that the Company later secures) to the extent of the value of the assets securing such indebtedness, and rank structurally junior to all existing and future indebtedness (including trade payables) incurred by the Company's subsidiaries, financing vehicles or similar facilities.

The net proceeds to the Company were approximately \$294.3 million, after deducting the underwriting discounts and commissions of \$4.4 million and offering expenses of \$1.3 million.

As of June 30, 2022 and December 31, 2021, the components of the carrying value of the March 2026 Notes were as follows:

	<u>.</u>	June 30, 2022	Do	ecember 31, 2021
Principal amount of debt	\$	300,000	\$	300,000
Unamortized debt issuance cost		(2,397)		(2,719)
Original issue discount, net of accretion		(1,782)		(2,021)
Carrying value of 2026 Notes	\$	295,821	\$	295,260

For the three months ended June 30, 2022 and 2021, the components of interest expense related to the 2026 Notes were as follows:

	For th	For the Three Months Ended June 3				
	2	022	2021			
Borrowing interest expense	\$	2,213	\$	2,213		
Amortization of debt issuance cost		162		162		
Accretion of original issue discount		120		120		
Total interest and debt financing expenses	\$	2,495	\$	2,495		

For the six months ended June 30, 2022 and 2021, the components of interest expense related to the 2026 Notes were as follows:

	For	For the Six Months Ended June 30,					
			2021				
Borrowing interest expense	\$	4,426	\$	2,729			
Amortization of debt issuance cost		321		199			
Accretion of original issue discount		239		148			
Total interest and debt financing expenses	\$	4,986	\$	3,076			

# October 2026 Notes

On October 13, 2021, the Company and the Trustee entered into a Second Supplemental Indenture (the "Second Supplemental Indenture") to the Indenture between the Company and the Trustee. The Second Supplemental Indenture relates to the Company's

issuance of \$300.0 million aggregate principal amount of its 2.55% notes due 2026 (the "October 2026 Notes," and together with the March 2026 Notes, the "2026 Notes").

The October 2026 Notes will mature on October 13, 2026 and may be redeemed in whole or in part at the Company's option at any time or from time to time at the redemption prices set forth in the Indenture. The October 2026 Notes bear interest at a rate of 2.55% per year payable semi-annually on April 13 and October 13 of each year, commencing on April 13, 2022. The October 2026 Notes are general unsecured obligations of the Company that rank senior in right of payment to all of the Company's existing and future indebtedness that is expressly subordinated in right of payment to the October 2026 Notes, rank *pari passu* with all existing and future unsecured unsubordinated indebtedness issued by the Company, rank effectively junior to any of the Company's secured indebtedness (including unsecured indebtedness that the Company later secures) to the extent of the value of the assets securing such indebtedness, and rank structurally junior to all existing and future indebtedness (including trade payables) incurred by the Company's subsidiaries, financing vehicles or similar facilities.

The net proceeds to the Company were approximately \$293.1 million, after deducting the underwriting discounts and commissions of \$6.2 million and offering expenses of \$0.7 million.

As of June 30, 2022 and December 31, 2021, the components of the carrying value of the October 2026 Notes were as follows:

	<u></u>	June 30, 2022	December 31, 2021		
Principal amount of debt	\$	300,000	\$	300,000	
Unamortized debt issuance cost		(3,134)		(3,495)	
Original issue discount, net of accretion		(2,745)		(3,063)	
Carrying value of October 2026 Notes	\$	294,121	\$	293,442	

For the three months ended June 30, 2022 and 2021, the components of interest expense related to the October 2026 Notes were as follows:

	For	For the Three Months Ended Ju				
			2021			
Borrowing interest expense	\$	1,913	\$	_		
Amortization of debt issuance cost		182		_		
Accretion of original issue discount		159		_		
Total interest and debt financing expenses	\$	2,254	\$			

For the six months ended June 30, 2022 and 2021, the components of interest expense related to the October 2026 Notes were as follows:

	 For the Six Months Ended June 30,				
	2022				
Borrowing interest expense	\$ 3,825	\$	_		
Amortization of debt issuance cost	362		_		
Accretion of original issue discount	317		_		
Total interest and debt financing expenses	\$ 4,504	\$	_		

# **Sumitomo Credit Facility**

On December 24, 2021, the Company entered into a senior secured revolving credit agreement (the "Sumitomo Credit Agreement" or the "Sumitomo Credit Facility") as Borrower, with Sumitomo Mitsui Banking Corporation, as Administrative Agent and Sole Book Runner, and with Sumitomo Mitsui Banking Corporation and MUFG Union Bank, N.A., as Joint Lead Arrangers. The Credit Agreement is effective as of December 24, 2021.

The facility amount under the Sumitomo Credit Agreement is \$300.0 million with an accordion provision to permit increases to the total facility amount up to \$1.0 billion. Proceeds of the loans under the Sumitomo Credit Agreement may be used for general

corporate purposes of the Company, including, without limitation, repaying outstanding indebtedness, making distributions, contributions and investments, and acquisition and funding, and such other uses as permitted under the Sumitomo Credit Agreement. The maturity date is December 24, 2026.

Interest under the Sumitomo Credit Agreement for (i) loans for which the Company elects the base rate option, (A) if the borrowing base is equal to or greater than the product of 1.60 and the revolving credit exposure, is payable at an "alternate base rate" (which is the greater of zero and the highest of (a) the prime rate as published in the print edition of The Wall Street Journal, Money Rates Section, (b) the federal funds effective rate plus 0.5% and (c) the one-month Eurocurrency rate plus 1% per annum) plus 0.75% per annum and (B) if the borrowing base is less than the product of 1.60 and the revolving credit exposure, the alternate base rate plus 0.875% per annum; (ii) loans for which the Company elects the Eurocurrency option, (A) if the borrowing base is equal to or greater than the product of 1.60 and the revolving credit exposure, is payable at a rate equal to the Eurocurrency rate plus 1.875% per annum; and (iii) loans for which the Company elects the risk-free-rate option, (A) if the borrowing base is equal to or greater than the product of 1.60 and the revolving credit exposure, is payable at a rate equal to risk-free-rate plus 1.8693% per annum and (B) if the borrowing base is less than the product of 1.60 and the revolving credit exposure, is payable at a rate equal to risk-free-rate plus 1.9943% per annum. The Company pays a used commitment fee of 37.5 basis points (0.375%) on the average daily unused amount of the dollar commitment.

The Sumitomo Credit Agreement includes customary affirmative and negative covenants, including certain limitations on the incurrence of additional indebtedness and liens, as well as usual and customary events of default for revolving credit facilities of this nature. As of June 30, 2022, the Company was in compliance with its covenants related to the Sumitomo Credit Facility.

As of June 30, 2022 and December 31, 2021, there were \$191.7 million and \$0.0 million of borrowings under the Sumitomo Credit Facility.

For the three months ended June 30, 2022 and 2021, the components of interest expense related to the Sumitomo Credit Facility were as follows:

	For t	For the Three Months Ended J				
		2022		2021		
Borrowing interest expense	\$	1,160	\$	_		
Unused facility fee		137		_		
Amortization of original issue discount		109		_		
Total interest and debt financing expenses	\$	1,406	\$			

For the six months ended June 30, 2022 and 2021, the components of interest expense related to the Sumitomo Credit Facility were as follows:

	For the Six Mo	nths Ended June 30,
	2022	2021
Borrowing interest expense	\$ 1,204	\$ —
Unused facility fee	429	_
Amortization of original issue discount	217	_
Total interest and debt financing expenses	\$ 1,850	<u>\$</u>

# Note 7. Derivatives

The Company is subject to foreign currency exchange rate risk in the normal course of pursuing its investment objectives. The value of foreign investments held by the Company may be significantly affected by changes in foreign currency exchange rates. The dollar value of a foreign security generally decreases when the value of the dollar rises against the foreign currency in which the security is denominated and tends to increase when the value of the dollar declines against such foreign currency.

The Company may enter into forward currency exchange contracts to reduce the Company's exposure to foreign currency exchange rate fluctuations in the value of foreign currencies, as described in Note 2. The fair value of derivative contracts open as of June 30, 2022 and December 31, 2021 is included on the consolidated schedules of investments by contract. The Company had collateral payable of \$2.7 million for June 30, 2022 and collateral receivable of \$2.8 million for December 31, 2021 with the counterparties on foreign currency exchange contracts. Collateral amounts posted are included in collateral on forward currency exchange contracts on the consolidated statements of assets and liabilities. Collateral payable is included in collateral payable on forward currency exchange contracts on the consolidated statements of assets and liabilities.

For the three and six months ended June 30, 2022, the Company's average U.S. dollar notional exposure to forward currency exchange contracts was \$130.1 million and \$116.9 million, respectively. For the three and six months ended June 30, 2021, the Company's average U.S. dollar notional exposure to forward currency exchange contracts was \$101.1 million and \$184.3 million, respectively.

By using derivative instruments, the Company is exposed to the counterparty's credit risk—the risk that derivative counterparties may not perform in accordance with the contractual provisions offset by the value of any collateral received. The Company's exposure to credit risk associated with counterparty non-performance is limited to collateral posted and the unrealized gains inherent in such transactions that are recognized in the consolidated statements of assets and liabilities. The Company minimizes counterparty credit risk through credit monitoring procedures, executing master netting arrangements and managing margin and collateral requirements, as appropriate.

The Company presents forward currency exchange contracts on a net basis by counterparty on the consolidated statements of assets and liabilities. The Company has elected not to offset assets and liabilities in the consolidated statements of assets and liabilities that may be received or paid as part of collateral arrangements, even when an enforceable master netting arrangement or other arrangement is in place that provides the Company, in the event of counterparty default, the right to liquidate collateral and the right to offset a counterparty's rights and obligations.

The following table presents both gross and net information about derivative instruments eligible for offset in the consolidated statements of assets and liabilities as of June 30, 2022:

	Account in the consolidated statements of assets	a c st	oss amount of ssets on the onsolidated tatements of assets and	c	oss amount of (liabilities) on the consolidated statements of assets and	p	set amount of assets or (liabilities) resented on the consolidated statements of assets and	Ci	ash Collateral paid		Net
Countomosts	and liabilities		liabilities		liabilities		liabilities		received) (1)		Amounts (2)
Counterparty		Ф		ф		Φ.			received) (*)	Φ.	
Bank of New York	Unrealized appreciation on forward currency contracts	\$	20,394	\$	(5,744)	\$	14,650	\$	_	\$	14,650
Citibank	Unrealized appreciation on forward currency	\$	1,708	\$	(1,263)	\$	445	\$	_	\$	445

- (1) Amount excludes excess cash collateral paid.
- Net amount represents the net amount due (to) from counterparty in the event of default based on the contractual set-off rights under the agreement. Net amount excludes any over-collateralized amounts.

The following table presents both gross and net information about derivative instruments eligible for offset in the consolidated statements of assets and liabilities as of December 31, 2021:

Counterparty	Account in the consolidated statements of assets and liabilities	as co sta	ss amount of seets on the onsolidated atements of assets and liabilities	(	oss amount of (liabilities) on the consolidated tatements of assets and liabilities	Net amount of assets or (liabilities) oresented on the consolidated statements of assets and liabilities	-	ash Collateral paid (received) <sup>(1)</sup>	Net Amounts <sup>(2)</sup>
Bank of New York	Unrealized appreciation on forward currency contracts	\$	4,882	\$	(31)	\$ 4,851	\$		\$ 4,851
Citibank	Unrealized appreciation on forward currency contracts	\$	1,767	\$	(1,297)	\$ 470	\$	_	\$ 470

- (1) Amount excludes excess cash collateral paid.
- (2) Net amount represents the net amount due (to) from counterparty in the event of default based on the contractual set-off rights under the agreement. Net amount excludes any over-collateralized amounts.

The effect of transactions in derivative instruments to the consolidated statements of operations during the three months ended June 30, 2022 and 2021 was as follows:

	For	the Three Mor 2022	ths End	led June 30, 2021
Net realized gains (losses) on forward currency exchange contracts	\$	2,018	\$	(18,396)
Net change in unrealized appreciation on forward currency exchange contracts		8,124		16,028
Total net realized and unrealized gains (losses) on forward currency exchange contracts	\$	10,142	\$	(2,368)

Included in total net gains (losses) on the consolidated statements of operations is net gains (losses) of (\$9.0) million and \$2.2 million related to realized and unrealized gains and losses on investments, foreign currency holdings and non-investment assets and liabilities attributable to the changes in foreign currency exchange rates for the three months ended June 30, 2022 and 2021, respectively. Including the total net realized and unrealized gains (losses) on forward currency exchange contracts of \$10.1 million and (\$2.4) million, respectively, included in the above table, the net impact of foreign currency on total net gains (losses) on the consolidated statements of operations is \$1.1 million and (\$0.2) million for the three months ended June 30, 2022 and 2021, respectively.

The effect of transactions in derivative instruments to the consolidated statements of operations during the six months ended June 30, 2022 and 2021 was as follows:

	For the Six Months Ended June 30,			
	2022		2021	
Net realized gains (losses) on forward currency exchange contracts	\$ 3,261	\$	(21,688)	
Net change in unrealized appreciation on forward currency exchange contracts	9,775		20,604	
Total net realized and unrealized gains (losses) on forward currency exchange contracts	\$ 13,036	\$	(1,084)	

Included in total net losses on the consolidated statements of operations is net losses of (\$12.2) million and (\$1.9) million related to realized and unrealized gains and losses on investments, foreign currency holdings and non-investment assets and liabilities attributable to the changes in foreign currency exchange rates for the six months ended June 30, 2022 and 2021, respectively. Including the total net realized and unrealized gains (losses) on forward currency exchange contracts of \$13.0 million and (\$1.1) million, respectively, included in the above table, the net impact of foreign currency on total net gains (losses) on the consolidated statements of operations is \$0.9 million and (\$3.0) million for the six months ended June 30, 2022 and 2021, respectively.

#### Note 8. Distributions

The Company's distributions are recorded on the record date. The following table summarizes distributions declared during the six months ended June 30, 2022:

Date Declared	Record Date	Payment Date	I	Amount Per Share	E	Total Distributions
February 16, 2022	March 31, 2022	April 29, 2022	\$	0.34	\$	21,951
April 26, 2022	June 30, 2022	July 29, 2022	\$	0.34	\$	21,951
Total distributions declared			\$	0.68	\$	43,902

The distributions declared during the six months ended June 30, 2022 were derived from investment company taxable income and net capital gain, if any.

The Company's distributions are recorded on the record date. The following table summarizes distributions declared during the six months ended June 30, 2021:

Date Declared	Record Date	Payment Date	An	nount Per Share	Total Distributions
February 18, 2021	March 31, 2021	April 30, 2021	\$	0.34	\$ 21,951
April 27, 2021	June 30, 2021	July 30, 2021	\$	0.34	\$ 21,951
Total distributions declared			\$	0.68	\$ 43,902

The distributions declared during the six months ended June 30, 2021 were derived from investment company taxable income and net capital gain, if any.

The federal income tax characterization of distributions declared and paid for the fiscal year will be determined at fiscal year-end based upon the Company's investment company taxable income for the full fiscal year and distributions paid during the full year.

### Note 9. Common Stock/Capital

The Company has authorized 100,000,000,000 shares of its common stock with a par value of \$0.001 per share. The Company has authorized 10,000,000,000 shares of its preferred stock with a par value of \$0.001 per share. Shares of preferred stock have not been issued.

Prior to the IPO, the Company had issued 43,982,137.46 shares in the private placement of the Company's common shares (the "Private Offering"). Each investor had entered into a separate subscription agreement relating to the Company's common stock (the "Subscription Agreements"). Each investor had made a capital commitment to purchase shares of the Company's common stock pursuant to the Subscription Agreements. Investors were required to make capital contributions to purchase shares of the Company's common stock each time the Company delivered a drawdown notice, which were delivered at least 10 business days prior to the required funding date in an aggregate amount not to exceed their respective capital commitments. The number of shares to be issued to a stockholder was determined by dividing the total dollar amount of the contribution by a stockholder by the net asset value per share of the common stock as of the last day of the Company's fiscal quarter or such other date and price per share as determined by the Board in accordance with the requirements of the 1940 Act. As of December 31, 2018, aggregate commitments relating to the Private Offering were \$1.3 billion. All outstanding commitments related to these Subscription Agreements were cancelled due to the completion of the IPO on November 15, 2018. As of June 30, 2022 and December 31, 2021, BCSF Advisors, LP contributed in aggregate \$8.9 million and \$8.9 million to the Company and received 488,112.46 and 487,932.46 shares of the Company, respectively. At June 30, 2022 and December 31, 2021, BCSF Advisors, LP owned 0.76% and 0.76%, respectively, of the outstanding common stock of the Company.

On November 19, 2018, the Company closed its initial public offering (the "IPO") issuing 7,500,000 shares of its common stock at a public offering price of \$20.25 per share. Shares of common stock of the Company began trading on the New York Stock Exchange under the symbol "BCSF" on November 15, 2018. The offering generated proceeds, before expenses, of \$147.3 million. All outstanding commitments were cancelled due to the completion of the initial public offering.

For the three months ended June 30, 2022 and 2021, there were no shares issued pursuant to the dividend reinvestment plan. For the six months ended June 30, 2022 and 2021, there were no shares issued pursuant to the dividend reinvestment plan.

BCSF Investments, LLC and certain individuals, including Michael A. Ewald, the Company's Chief Executive Officer and a Managing Director of Bain Capital Credit; Jonathan S. Lavine, Co-Managing Partner of Bain Capital, LP and Founder and Chief Investment Officer of Bain Capital Credit; John Connaughton, Co-Managing Partner of Bain Capital, LP; Jeffrey B. Hawkins, Chairman of the Company's Board of Directors and a Managing Director of Bain Capital Credit; and Michael J. Boyle, the Company's Vice President and Treasurer and a Managing Director of Bain Capital Credit, adopted the 10b5-1 Plan in accordance with Rules 10b5-1 and 10b-18 under the Exchange Act, under which such parties would buy up to \$20 million in the aggregate of the Company's common stock in the open market during the period beginning after four full calendar weeks after the closing of the IPO and ending on the earlier of the date on which the capital committed to the 10b5-1 has been exhausted or one year after the closing of the IPO. For the year ended December 31, 2019, 827,933 shares were purchased at a weighted average price of \$18.78, inclusive of commissions, for a total cost of \$15.6 million. As of February 28, 2019, zero dollars remain under the 10b5-1 Plan and no further purchases are intended under the 10b5-1 Plan.

On May 7, 2019, the Company's Board of Directors authorized the Company to repurchase up to \$50 million of its outstanding common stock in accordance with safe harbor rules under the Securities Exchange Act of 1934. Any such repurchases will depend upon market conditions and there is no guarantee that the Company will repurchase any particular number of shares or any shares at all. As of June 30, 2022, there have been no repurchases of common stock.

On May 4, 2020, the Company's Board of Directors approved a transferable subscription rights offering to our stockholders of record as of May 13, 2020. The rights entitled record stockholders to subscribe for up to an aggregate of 12,912,453 shares of our common stock. Record stockholders received one right for each share of common stock owned on the record date. The rights entitled the holders to purchase one new share of common stock for every four rights held, and record stockholders who fully exercised their rights were entitled to subscribe, subject to certain limitations and allotment rules, for additional shares that remain unsubscribed as a result of any unexercised rights. The rights were transferable and on the New York Stock Exchange under the symbol "BCSF RT". The rights offering expired June 5, 2020. Based on the terms of the offering and the market price of the stock during the applicable period, holders of rights participating in the offering were entitled to purchase one new share of common stock for every four rights held at a subscription price of \$10.2163 per share. On June 16, 2020, the Company closed its transferrable rights offering and issued 12,912,453 shares. The offering generated net proceeds, before expenses, of \$129.6 million, including the underwriting discount and commissions of \$2.3 million.

# Note 10. Commitments and Contingencies

### Commitments

The Company's investment portfolio may contain debt investments that are in the form of lines of credit and unfunded delayed draw commitments, which require the Company to provide funding when requested by portfolio companies in accordance with the terms of the underlying loan agreements.

As of June 30, 2022, the Company had \$283.3 million of unfunded commitments under loan and financing agreements as follows:

	Expiration Date (1)	Unfunded Commitments (2)
Portfolio Company & Investment 9 Story Media Group Inc Revolver	4/30/2026	\$ 523
A&R Logistics, Inc Revolver	5/5/2025	2,944
Abracon Group Holding, LLC - Revolver	7/18/2024 6/1/2029	2,833 11,890
Access - First Lien Senior Secured Loan Allworth Financial Group, L.P Delayed Draw	12/23/2026	11,890
Allworth Financial Group, L.P Revolver	12/23/2026	2,440
Amspec Services, Inc Řevolver	7/2/2024 12/20/2024	4,656 1,700
Ansira Holdings, Inc Revolver Apollo Intelligence - Revolver	6/1/2028	7,208
Apollo Intelligence - First Lien Senior Secured Loan	6/1/2028	9,611
Applitools - Revolver	5/26/2028	3,430
Appriss Holdings, Inc Revolver Aramsco, Inc Revolver	5/6/2027 8/28/2024	753 3,387
ASP-r-pac Acquisition Co LLC - Revolver	12/29/2027	3,253
Avalon Acquiror, Inc Revolver	3/10/2028	7,353
Batteries Plus Holding Corporation - Revolver Caribou Bidco Limited - First Lien Senior Secured Loan	6/30/2023 1/29/2029	1,746 21
CB Nike IntermediateCo Ltd - Revolver	10/31/2025	44
Concert Golf Partners Holdco DD T/L - Delayed Draw	3/30/2029	4,201
Concert Golf Partners Holdco R/C - Revolver CPS Group Holdings, Inc Revolver	3/31/2028 3/3/2025	2,136 4,933
CST Buyer Company - Revolver	10/3/2025	2,190
Darcy Partners - Revolver	6/1/2028	349
DC Blox Inc First Lien Senior Secured Loan Direct Travel, Inc Delayed Draw	3/22/2026 10/2/2023	7,023 2,625
Efficient Collaborative Retail Marketing Company, LLC - Revolver	6/15/2024	1,488
Element Buyer, Inc Revolver	7/19/2024	2,550
Eleven Software - Revolver Grammer Purchaser. Inc Revolver	9/22/2026 9/30/2024	1,488 750
Grammer Furchaser, Inc Revolver Great Expressions Dental Center PC - Revolver	9/30/2024 9/28/2023	750 307
Green Street Parent, LLC - Revolver	8/27/2025	2,419
GSP Holdings, LLC - Revolver	11/6/2025	1,813
iBanFirst - First Lien Senior Secured Loan iBanFirst - First Lien Senior Secured Loan	7/13/2028 7/13/2028	83 3,145
JHCC Holdings, LLC - Revolver	9/9/2025	1,868
Kellstrom Commercial Aerospace, Inc Revolver	7/1/2025	1,493
Mach Acquisition R/C - Revolver Margaux Acquisition Inc Revolver	10/18/2026 12/19/2024	8,034 2,872
Margaux UK Finance Limited - Revolver	12/19/2024	608
mas Labor Revolver - Revolver	7/1/2027	1,034
Morrow Sodali - Revolver Morrow Sodali - First Lien Senior Secured Loan	4/25/2028 4/25/2028	1,861 2,659
MRHT - First Lien Senior Secured Loan	7/26/2028	10,483
MRHT Acquisition Facility - Delayed Draw	7/26/2028	245
MRI Software LLC - Revolver MZR Buyer, LLC - Revolver	2/10/2026 12/21/2026	1,782 5,210
Mex Budg, LEC - recover New Look (Delaware) Corporation - Delayed Draw	5/26/2028	2,005
New Look Vision Group - Delayed Draw	5/26/2028	2,791
New Look Vision Group - Revolver Omni Intermediate DD - Delayed Draw	5/26/2026 11/23/2026	1,568 292
Omni Intermediate B/C - Revolver	11/30/2026	732
Paisley Bidco Limited - Revolver	11/26/2028	7,656
Parcel2Go Acquisition Facility - First Lien Senior Secured Loan Premier Imaging, LLC - Delayed Draw	7/15/2028 1/2/2025	34 4,816
remer imaging, LLC - Detayed Draw Reconomy - First Lien Senior Secured Loan	6/24/2029	6,896
Reconomy - First Lien Senior Secured Loan	6/24/2029	6,896
Refine Intermediate, Inc Revolver Revalize, Inc Delaved Draw	9/3/2026 4/15/2027	5,340 13,114
Revalize, Inc Detayed Draw Revalize, Inc Revolver	4/15/2027 4/15/2027	503
Revalize, Inc Revólver RoC Opco LLC - Revolver	2/25/2025	4,779
Saltoun - First Lien Senior Secured Loan	4/11/2028	14,822
Service Master Revolving Loan - Revolver Smartronix RC - Revolver	8/16/2027 11/23/2027	3,150 6,321
Solaray, LLC - Revolver	9/9/2023	6,800
SunMed Group Holdings, LLC - Revolver	6/16/2027	639
Superna Inc Delayed Draw Superna Inc Revolver	3/6/2028 3/6/2028	2,631 2,631
Swoogo LLC - Revolver	12/9/2026	1,243
TEI Holdings Inc Revolver	12/23/2025	4,523
TGI Sport Bidco Pty Ltd - Revolver TLC Purchaser, Inc Delayed Draw	4/30/2026 10/13/2025	2,879 7,616
TLC Purchaser, Inc Revolver	10/13/2025	1,013
V Global Holdings LLC - Revolver	12/22/2025	8,236
Ventiv Holdco, Inc Revolver WCI Gigawatt Purchaser DD T/L - Delaved Draw	9/3/2025 11/19/2027	3,407 1,609
WCI Gigawat Furchaser I/C - Revolver WCI Gigawat Furchaser I/C - Revolver	11/19/2027	2,735
WCI-HŠG Purchaser, Inc Revolver	2/22/2025	550
Whiteraft LLC - Revolver World Insurance - Revolver	4/3/2023 4/1/2026	1,812 559
World Insurance - First Lien Senior Secured Loan	4/1/2026 4/1/2026	559 172
WSP Initial Term Loan - Delayed Draw	4/27/2027	1,797
WSP Revolving Loan - Revolver	4/27/2027	402
WU Holdco, Inc Revolver YLG Holdings, Inc Revolver	3/26/2025 10/31/2025	2,592 8,289
Total	10/31/2023	\$ 283,294

<sup>(1)</sup> Commitments are generally subject to borrowers meeting certain criteria such as compliance with covenants and certain operational metrics. These amounts may remain outstanding until the commitment period of an applicable loan expires, which may be shorter than its maturity.

<sup>(2)</sup> Unfunded commitments denominated in currencies other than U.S. dollars have been converted to U.S. dollars using the applicable foreign currency exchange rate as of June 30, 2022.

As of December 31, 2021, the Company had \$234.0 million of unfunded commitments under loan and financing agreements as follows:

	Expiration Date (1)	Unfunded Commitments (2)
Portfolio Company & Investment 9 Story Media Group Inc Revolver	4/30/2026	S 1
A&R Logistics, Inc Revolver	5/5/2025	3,281
Abracon Group Holding, LLC - Revolver	7/18/2024	2,833
Allworth Financial Group, L.P Delayed Draw	12/23/2026	507
Allworth Financial Group, L.P Revolver AMI US Holdings Inc Revolver	12/23/2026 4/1/2024	2,440 1,047
Ami os riolangs inc revolver  Amspec Services, Inc Revolver	7/2/2024	4.179
Ansira Holdings, Inc Revolver	12/20/2022	1,700
Appriss Holdings, Inc Revolver	5/6/2027	753
Aramsco, Inc Revolver	8/28/2024	3,387
Armstrong Bidco T/L - First Lien Senior Secured Loan	4/30/2025 12/29/2027	6,542
ASP-r-pac Acquisition Co LLC - Revolver Batteries Plus Holding Corporation - Revolver	6/30/2023	2,603 3,433
Captain D's LLC - Revolver	12/15/2023	1,862
CPS Group Holdings, Inc Revolver	3/3/2025	4,933
CST Buyer Company - Revolver	10/3/2025	2,190
DC Blox Inc First Lien Senior Secured Loan	3/22/2026	12,781
Direct Travel, Inc Delayed Draw Efficient Collaborative Retail Marketing Company, LLC - Revolver	10/2/2023 6/15/2022	2,625 2,267
Element Buyer, Inc Revolver	7/19/2024	2,550
Grammer Purchaser, Inc Revolver	9/30/2024	1,050
Great Expressions Dental Center PC - Revolver	9/28/2022	215
Green Street Parent, LLC - Revolver	8/27/2025	2,419
GSP Holdings, LLC - Revolver	11/6/2025	2,947 1,939
JHCC Holdings, LLC - Revolver Kellstrom Commercial Aerospace, Inc Revolver	9/9/2025 7/1/2025	3,092
Mach Acquisition R/C - Revolver	10/18/2026	10.043
Margaux Acquisition Inc Revolver	12/19/2024	2,872
Margaux UK Finance Limited - Revolver	12/19/2024	675
masLabor Revolver - Revolver	7/1/2027	1,034
MRHT Acquisition Facility - First Lien Senior Secured Loan	7/26/2028 2/10/2026	569
MRI Software LLC - Revolver MZR Buyer, LLC - Revolver	12/22/2026	1,782 5,210
New Look (Delaware) Corporation - Delayed Draw	5/26/2028	2,005
New Look Vision Group - Delayed Draw	5/26/2028	3,803
New Look Vision Group - Revolver	5/26/2026	1,700
Omni Intermediate DD T/L 2 - First Lien Senior Secured Loan	11/30/2027	870
Omni Intermediate R/C - Revolver Opus2 - Delayed Draw	11/30/2026 5/5/2028	549 7,382
Opus2 - Delayed Draw Paisley Bidco Limited - Delayed Draw	11/24/2028	7,382 8,624
Parcel2Go Acquisition Facility - Subordinated Debt	7/17/2028	3,731
Refine Intermediate, Inc Revolver	9/3/2026	5,340
Revalize, Inc Delayed Draw	4/15/2027	13,395
Revalize, Inc Revolver	4/15/2027 2/25/2025	1,340 10,241
RoC Opco LLC - Revolver Service Master Revolving Loan - Revolver	2/25/2025 8/16/2027	3,240
Seattle Maket Revolving Loan-Revolver Smartronix RC - Revolver	11/23/2028	6,321
Solaray, LLC - Revolver	9/9/2022	11,844
SunMed Group Holdings, LLC - Revolver	6/16/2027	1,032
Swoogo LLC - Revolver	12/9/2026	1,243
TEI Holdings Inc Revolver TGI Sport Bidco Pty Ltd - Revolver	12/23/2025 4/30/2027	4,070 3.026
Tidel Engineering, L.P Revolver	3/1/2023	4,250
TLC Purchaser, Inc Delayed Draw	10/10/2025	7.119
TLC Purchaser, Inc Revolver	10/13/2025	2,492
V Global Holdings LLC - Revolver	12/22/2025	5,835
Ventiv Holdco, Inc Revolver	9/3/2025	3,407
WCI Gigawatt Purchaser DD T/L - Delayed Draw WCI Gigawatt Purchaser R/C - Revolver	11/19/2027 11/19/2027	1,646 3,218
WCI-HSG Purchaser, Inc Revolver WCI-HSG Purchaser, Inc Revolver	2/24/2025	1,478
Whiteraff LLC - Revolver	4/3/2023	1,812
World Insurance - Revolver	4/1/2026	861
WSP Initial Term Loan - First Lien Senior Secured Loan	4/27/2023	1,797
WSP Revolving Loan - Revolver	4/27/2027	402
WU Holdeo, Inc First Lien Senior Secured Loan	3/26/2026 3/26/2025	1,708 3,944
WU Holdco, Inc Revolver YLG Holdings, Inc Revolver	3/26/2025 10/31/2025	3,944 8.545
Total	10/31/2023	\$ 234.031
10141		234,031

- (1) Commitments are generally subject to borrowers meeting certain criteria such as compliance with covenants and certain operational metrics. These amounts may remain outstanding until the commitment period of an applicable loan expires, which may be shorter than its maturity.
- (2) Unfunded commitments denominated in currencies other than U.S. dollars have been converted to U.S. dollars using the applicable foreign currency exchange rate as of December 31, 2021.

# Contingencies

In the normal course of business, the Company may enter into certain contracts that provide a variety of indemnities. The Company's maximum exposure under these indemnities is unknown as it would involve future claims that may be made against the Company. Currently, the Company is not aware of any such claims and no such claims are expected to occur. As such, the Company does not consider it necessary to record a liability in this regard.

### Note 11. Financial Highlights

The following is a schedule of financial highlights for the six months ended June 30, 2022 and 2021:

	For the Six Months Ended June 30,			ded June 30,
	2022			2021
Per share data:				
Net asset value at beginning of period	\$	17.04	\$	16.54
Net investment income <sup>(1)</sup>		0.75		0.68
Net realized gain (loss) (1) (7)		0.08		(0.06)
Net change in unrealized appreciation (depreciation) (1) (2) (8)		(0.04)		0.53
Net increase in net assets resulting from operations $^{(1)}(9)(10)$		0.79		1.15
Stockholder distributions from income (3)		(0.68)		(0.68)
Net asset value at end of period	\$	17.15	\$	17.01
Net assets at end of period	\$	1,107,014	\$	1,098,288
Shares outstanding at end of period		64,562,265.27		64,562,265.27
Per share market value at end of period	\$	13.61	\$	15.30
Total return based on market value <sup>(12)</sup>		(6.28)%	)	31.90 %
Total return based on net asset value <sup>(4)</sup>		4.65 %	)	7.03 %
Ratios:				
Ratio of net investment income to average net assets (5) (11) (13)		9.51 %	,	8.80 %
Ratio of total net expenses to average net assets (5)(11)(13)		8.43 %	,	9.30 %
Supplemental data:				
Ratio of interest and debt financing expenses to average net assets (5)(13)		3.95 %	,	4.67 %
Ratio of expenses (without incentive fees) to average net assets (5) (11) (13)		7.76 %	,	8.35 %
Ratio of incentive fees and management fees, net of contractual and voluntary waivers, to average net				
assets (5) (11) (13)		3.73 %	,	3.76 %
Average principal debt outstanding	\$	1,267,665	\$	1,380,515
Portfolio turnover (6)		18.66 %	)	25.09 %

- (1) The per share data was derived by using the weighted average shares outstanding during the period.
- (2) Net change in unrealized appreciation (depreciation) on investments per share may not be consistent with the consolidated statements of operations due to the timing of shareholder transactions.
- (3) The per share data for distributions reflects the actual amount of distributions declared during the period.
- (4) Total return based on net asset value is calculated as the change in net asset value per share during the period, assuming dividends and distributions, including those distributions that have been declared. Total return has not been annualized.
- (5) The computation of average net assets during the period is based on averaging net assets for the periods reported.
- (6) Portfolio turnover rate is calculated using the lesser of year-to-date sales or year-to-date purchases over the average of the invested assets at fair value for the periods reported.
- (7) Net realized gain (loss) includes net realized gain (loss) on investments, net realized gain (loss) on forward currency exchange contracts, net realized gain (loss) on foreign currency transactions, and net realized loss on extinguishment of debt.
- (8) Net change in unrealized appreciation (depreciation) includes net change in unrealized appreciation (depreciation) on investments, net change in unrealized appreciation (depreciation) on foreign currency translation.
- (9) The sum of quarterly per share amounts presented in previously filed financial statements on Form 10-Q may not equal earnings per share. This is due to changes in the number of weighted average shares outstanding and the effects of rounding.
- (10) Net increase (decrease) in net assets resulting from operations per share in these financial highlights may be different from the net increase (decrease) in net assets per share on the consolidated statements of operations due to changes in the number of weighted average shares outstanding and the effects of rounding.

- (11) The ratio of voluntary incentive fee waiver to average net assets was 0.00% and (0.42%) for the six months ended June 30, 2022 and 2021, respectively (Note 5). The ratio of voluntary management fee waiver to average net assets was 0.00% and (0.45%) for the six months ended June 30, 2022 and 2021, respectively (Note 5). The ratio of net investment income without the voluntary incentive fee waiver and voluntary management fee waiver to average net assets for the six months ended June 30, 2022 would be 9.51%. The ratio of net investment income without the voluntary incentive fee waiver to average net assets for the six months ended June 30, 2021 would be 7.93%. The ratio of total expenses without the voluntary incentive fee waiver and voluntary management fee waiver to average net assets for the six months ended June 30, 2022 would be 8.43%. The ratio of total expenses without the voluntary incentive fee waiver to average net assets for the six months ended June 30, 2021 would be 10.17%.
- (12) Total return based on market value is calculated as the change in market value per share during the period, assuming dividends and distributions, plus the declared distributions, divided by the beginning market price for the period. Total return has not been annualized.
- (13) Ratio is annualized. Incentive fees, voluntary incentive fee waivers, and voluntary management fee waivers, if any, included within the ratio are not annualized.

### Note 12. Subsequent Events

On July 6, 2022, Bain Capital Specialty Finance (the "Company") entered into the First Amendment to the Sumitomo Credit Agreement. The First Amendment provides for an upsize in the total commitments from lenders under the revolving credit facility governed by the Sumitomo Credit Agreement from \$300,000,000 to \$385,000,000. The First Amendment also replaced the LIBOR benchmark provisions under the Sumitomo Credit Agreement with SOFR benchmark provisions, including applicable credit spread adjustments. On July 22, 2022, the Company entered into the Increasing Lender/Joinder Lender Agreement (the "Joinder Agreement"), dated as of July 22, 2022, pursuant to Section 2.08(e) of the Sumitomo Credit Agreement. The Joinder Agreement provides for, among other things, an upsize in the total commitments from lenders under the revolving credit facility governed by the Sumitomo Credit Agreement from \$385,000,000 to \$485,000,000.

### Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion and other parts of this report contain forward-looking information that involves risks and uncertainties. The discussion and analysis contained in this section refers to our financial condition, results of operations and cash flows. The information contained in this section should be read in conjunction with the consolidated financial statements and notes thereto appearing elsewhere in this report. Please see "Forward-Looking Statements" for a discussion of the uncertainties, risks and assumptions associated with this discussion and analysis. Our actual results could differ materially from those anticipated by such forward-looking information due to factors discussed under "Forward-Looking Statements" appearing elsewhere in this report.

#### Overview

Bain Capital Specialty Finance, Inc. (the "Company", "we", "our" and "us") is an externally managed specialty finance company focused on lending to middle market companies. We have elected to be regulated as a business development company (a "BDC") under the Investment Company Act of 1940, as amended (together with the rules and regulations promulgated thereunder, the "1940 Act"). We are managed by BCSF Advisors, LP (our "Advisor" or "BCSF Advisors"), a subsidiary of Bain Capital Credit, LP ("Bain Capital Credit"). Our Advisor is registered as an investment adviser with the SEC under the Investment Advisers Act of 1940, as amended (the "Advisors Act"). Our Advisor also provides the administrative services necessary for us to operate (in such capacity, our "Administrator" or "BCSF Advisors"). Since we commenced operations on October 13, 2016 through June 30, 2022, we have invested approximately \$5,819.3 million in aggregate principal amount of debt and equity investments prior to any subsequent exits or repayments. We seek to generate current income and, to a lesser extent, capital appreciation through direct originations of secured debt, including first lien, first lien/last-out, unitranche and second lien debt, investments in strategic joint ventures, equity investments and, to a lesser extent, corporate bonds.

On November 19, 2018, we closed our initial public offering (the "IPO") issuing 7,500,000 shares of our common stock at a public offering price of \$20.25 per share. Shares of common stock of the Company began trading on the New York Stock Exchange under the symbol "BCSF" on November 15, 2018.

Our primary focus is capitalizing on opportunities within our Senior Direct Lending strategy, which seeks to provide risk-adjusted returns and current income to our stockholders by investing primarily in middle-market companies with between \$10.0 million and \$150.0 million in annual earnings before interest, taxes, depreciation and amortization ("EBITDA"). However, we may, from time to time, invest in larger or smaller companies. We generally seek to retain effective voting control in respect of the loans or particular classes of securities in which we invest through maintaining affirmative voting positions or negotiating consent rights that allow us to retain a blocking position. We focus on senior investments with a first or second lien on collateral and strong structures and documentation intended to protect the lender. We may also invest in mezzanine debt and other junior securities, including common and preferred equity, on an opportunistic basis, and in secondary purchases of assets or portfolios but such investments are not the principal focus of our investment strategy. In addition, we may invest, from time to time, in distressed debt, debtor-in-possession loans, structured products, structurally subordinate loans, investments with deferred interest features, zero-coupon securities and defaulted securities.

We generate revenues primarily through receipt of interest income from the investments we hold. In addition, we generate income from various loan origination and other fees, dividends on direct equity investments and capital gains on the sales of investments. The companies in which we invest use our capital for a variety of reasons, including to support organic growth, to fund changes of control, to fund acquisitions, to make capital investments and for refinancing and recapitalizations.

# Investments

Our level of investment activity may vary substantially from period to period depending on many factors, including the amount of debt and equity capital available to middle-market companies, the level of merger and acquisition activity for such companies, the level of investment and capital expenditures of such companies, the general economic environment, the amount of capital we have available to us and the competitive environment for the type of investments we make. Due to the impact of COVID-19 and related measures taken to contain its spread, the future duration and breadth of the adverse impact of COVID-19 on the broader markets in which the Company invests cannot currently be accurately predicted and future investment activity of the Company will be subject to these effects and the related uncertainty.

As a BDC, we may not acquire any assets other than "qualifying assets" specified in the 1940 Act, unless, at the time the acquisition is made, at least 70% of our total assets are qualifying assets (with certain limited exceptions). Qualifying assets include investments in "eligible portfolio companies." Pursuant to rules adopted by the SEC, "eligible portfolio companies" include certain companies that do not have any securities listed on a national securities exchange and public companies whose securities are listed on a national securities exchange but whose market capitalization is less than \$250 million.

As a BDC, we may also invest up to 30% of our portfolio opportunistically in "non-qualifying" portfolio investments, such as investments in non-U.S. companies.

#### Revenues

We primarily generate revenue in the form of interest income on debt investments and distributions on equity investments and, to a lesser extent, capital gains, if any, on equity securities that we may acquire in portfolio companies. Some of our investments may provide for deferred interest payments or payment-in-kind ("PIK") interest. The principal amount of the debt investments and any accrued but unpaid interest generally becomes due at the maturity date. In addition, we may generate revenue in the form of commitment, origination, structuring or diligence fees, fees for providing managerial assistance and consulting fees. Loan origination fees, original issue discount and market discount or premium are capitalized, and we accrete or amortize such amounts into or against income over the life of the loan. We record contractual prepayment premiums on loans and debt securities as interest income.

Our debt investment portfolio consists of primarily floating rate loans. As of June 30, 2022 and December 31, 2021, 94.8% and 97.8%, respectively, of our debt investments, based on fair value, bore interest at floating rates, which may be subject to interest rate floors. Variable-rate investments subject to a floor generally reset periodically to the applicable floor, only if the floor exceeds the index. Trends in base interest rates, such as LIBOR, may affect our net investment income over the long term. In addition, our results may vary from period to period depending on the interest rates of new investments made during the period compared to investments that were sold or repaid during the period; these results reflect the characteristics of the particular portfolio companies that we invested in or exited during the period and not necessarily any trends in our business or macroeconomic trends.

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

# Expenses

Our primary operating expenses include the payment of fees to our Advisor under the Amended Advisory Agreement, our allocable portion of overhead expenses under the administration agreement (the "Administration Agreement") and other operating costs, including those described below. The Base Management Fee and Incentive Fee compensate our Advisor for its work in identifying, evaluating, negotiating, closing and monitoring our investments. We bear all other out-of-pocket costs and expenses of our operations and transactions, including:

- our operational and organizational cost;
- the costs of any public offerings of our common stock and other securities, including registration and listing fees;
- costs of calculating our net asset value (including the cost and expenses of any third-party valuation services);
- fees and expenses payable to third parties relating to evaluating, making and disposing of investments, including our Advisor's or its affiliates' travel expenses, research costs and out-of-pocket fees and expenses associated with performing due diligence and reviews of prospective investments, monitoring our investments and, if necessary, enforcing our rights;
- interest payable on debt and other borrowing costs, if any, incurred to finance our investments;
- costs of effecting sales and repurchases of our common stock and other securities;

- distributions on our common stock;
- transfer agent and custody fees and expenses;
- the allocated costs incurred by the Administrator in providing managerial assistance to those portfolio companies that request it;
- other expenses incurred by BCSF Advisors or us in connection with administering our business, including payments made to thirdparty providers of goods or services;
- brokerage fees and commissions;
- federal and state registration fees;
- U.S. federal, state and local taxes;
- Independent Director fees and expenses;
- costs associated with our reporting and compliance obligations under the 1940 Act and applicable U.S. federal and state securities laws:
- costs of any reports, proxy statements or other notices to our stockholders, including printing costs;
- · costs of holding stockholder meetings;
- · our fidelity bond;
- directors' and officers' errors and omissions liability insurance, and any other insurance premiums;
- litigation, indemnification and other non-recurring or extraordinary expenses;
- direct costs and expenses of administration and operation, including printing, mailing, long distance telephone, staff, audit, compliance, tax and legal costs;
- · fees and expenses associated with marketing efforts;
- dues, fees and charges of any trade association of which we are a member; and
- all other expenses reasonably incurred by us or the Administrator in connection with administering our business.

To the extent that expenses to be borne by us are paid by BCSF Advisors, we will generally reimburse BCSF Advisors for such expenses. To the extent the Administrator outsources any of its functions, the Company will pay the fees associated with such functions on a direct basis without profit to the Administrator. We will also reimburse the Administrator for its costs and expenses and our allocable portion of overhead incurred by it in performing its obligations under the Administration Agreement, including certain rent and compensation paid to or compensatory distributions received by our officers (including our Chief Compliance Officer and Chief Financial Officer) and any of their respective staff who provide services to us, operations staff who provide services to us, internal audit staff, if any, to the extent internal audit performs a role in our Sarbanes-Oxley internal control assessment and fees paid to third-party providers for goods or services. Our allocable portion of overhead will be determined by the Administrator, which expects to use various methodologies such as allocation based on the percentage of time certain individuals devote, on an estimated basis, to our business and affairs, and will be subject to oversight by our Board of Directors (our "Board"). We incurred expenses related to the Administrator of \$0.0 million and \$0.0 million for the three months ended June 30, 2022 and 2021, respectively, and \$0.0 million and \$0.0 million for the six months ended June 30, 2022 and 2021, respectively, which is included in other general and administrative expenses on the

consolidated statements of operations. The sub-administrator is paid its compensation for performing its sub-administrative services under the sub-administration agreement. We incurred expenses related to the sub-administrator of \$0.1 million and \$0.1 million for the three months ended June 30, 2022 and 2021, respectively, and \$0.3 million and \$0.2 million for the six months ended June 30, 2022 and 2021, respectively, which is included in other general and administrative expenses on the consolidated statements of operations. BCSF Advisors will not be reimbursed to the extent that such reimbursements would cause any distributions to our stockholders to constitute a return of capital. All of the foregoing expenses are ultimately borne by our stockholders.

# Leverage

We may borrow money from time to time. However, our ability to incur indebtedness (including by issuing preferred stock), is limited by applicable regulations such that our asset coverage, as defined in the 1940 Act, must equal at least 150%. In determining whether to borrow money, we will analyze the maturity, covenant package and rate structure of the proposed borrowings as well as the risks of such borrowings compared to our investment outlook. As of June 30, 2022, the Company's asset coverage was 188%.

#### **Recent Events**

On February 24, 2022, Russia launched a full-scaled military invasion of Ukraine. In response, countries worldwide, including the United States, have imposed sanctions against Russia on certain businesses and individuals, including, but not limited to, those in the banking, import and export sectors. This invasion has led, is currently leading, and for an unknown period of time will continue to lead to disruptions in local, regional, national, and global markets and economies affected thereby. These disruptions caused by the invasion have included, and may continue to include political, social, and economic disruptions and uncertainties that may affect our business operations or the business operations of our portfolio companies.

#### **Investment Decision Process**

The Advisor's investment process can be broken into four processes: (1) Sourcing and Idea Generation, (2) Investment Diligence & Recommendation, (3) Credit Committee Approval and Portfolio Construction and (4) Portfolio & Risk Management.

# Sourcing and Idea Generation

The investment decision-making process begins with sourcing ideas. Bain Capital Credit's Private Credit Group interacts with over 1,500 global contacts as a means to generate middle market investment opportunities. Our Advisor also seeks to leverage the contacts of Bain Capital Credit's industry groups, Trading Desk, Portfolio Group and Restructuring team, including private equity firms, banks and a variety of advisors and other intermediaries.

# Investment Diligence & Recommendation

Our Advisor utilizes Bain Capital Credit's bottom-up approach to investing, and it starts with the due diligence performed by its Private Credit Group. The group works with the close support of Bain Capital Credit's industry groups. This diligence process typically begins with a detailed review of an offering memorandum as well as Bain Capital Credit's own independent diligence efforts, including in-house materials and expertise, third-party independent research and interviews, and hands-on field checks where appropriate. For deals that progress beyond an initial stage, the team will usually schedule one or more meetings with company management, facilities visits and also meetings with the sponsor in order to ask more detailed questions and to better understand the sponsor's view of the business and plans for it going forward. The team's diligence work is summarized in investment memoranda and accompanying credit packs. Work product also includes full models and covenant analysis.

# Credit Committee Approval and Portfolio Construction

If the reviewing team deems an investment worthy of serious consideration, it generally must be presented to the credit committee, which is comprised of at least three experienced credit professionals, who are selected based on strategy and geography. A portfolio manager leads the decision making process for each investment and engages the credit committee throughout the investment process in order to prioritize and direct the underwriting of each potential investment opportunity. For middle market holdings, the path to exit an investment is often discussed at credit committee meetings, including restructurings, acquisitions and sale to strategic buyers.

Since most middle market investments are illiquid, exits are driven by a sale of the portfolio company or a refinancing of the portfolio company's debt

#### Portfolio & Risk Management

Our Advisor utilizes Bain Capital Credit's Private Credit Group for the daily monitoring of its respective credits after an investment has been made. Our Advisor believes that the ongoing monitoring of financial performance and market developments of portfolio investments is critical to successful investment management. Accordingly, our Advisor is actively involved in an on-going portfolio review process and attends board meetings. To the extent a portfolio investment is not meeting our Advisor's expectations, our Advisor takes corrective action when it deems appropriate, which may include raising interest rates, gaining a more influential role on its board, taking warrants and, where appropriate, restructuring the balance sheet to take control of the company. Our Advisor will utilize the Bain Capital Credit Risk and Oversight Committee. The Risk and Oversight Committee is responsible for monitoring and reviewing risk management, including portfolio risk, counterparty risk and firmwide risk issues. In addition to the methods noted above, there are a number of proprietary methods and tools used through all levels of Bain Capital Credit to manage portfolio risk.

#### Environmental, Social and Governance

Our Advisor believes that environmental, social, and governance (ESG) management helps to create lasting impact for all of its stakeholder groups, including investors, portfolio companies, employees and communities. ESG risks can have a negative impact on an issuer's ability to meet its financial obligations. Therefore, strong ESG management aligns with our Advisor's goal to seek and generate attractive risk-adjusted returns with the capital it invests. Our Advisor considers ESG factors throughout its investment decision-making process. These factors include, but are not limited to, applying a negative screen to avoid investing in companies with outsized ESG risks; examining the impact a company has on society and the environment during the diligence process; seeking to consider ESG factors from a company-specific and sector-wide perspective; and engaging companies via proxy voting, corporate actions and board seats, where applicable.

#### Portfolio and Investment Activity

During the three months ended June 30, 2022, we invested \$484.3 million, including PIK, in 59 portfolio companies, and had \$332.4 million in aggregate amount of principal repayments and sales, resulting in a net increase in investments of \$151.9 million for the period. Of the \$484.3 million invested during the three months ended June 30, 2022, \$44.1 million was related to drawdowns on delayed draw term loans and revolvers of our portfolio companies.

During the three months ended June 30, 2021, we invested \$216.1 million, including PIK, in 35 portfolio companies, and had \$257.7 million in aggregate amount of principal repayments and sales, resulting in a net decrease in investments of \$41.6 million for the period. Of the \$216.1 million invested during the three months ended June 30, 2021, \$52.3 million was related to drawdowns on delayed draw term loans and revolvers of our portfolio companies.

During the six months ended June 30, 2022, we invested \$859.2 million, including PIK, in 79 portfolio companies, and had \$853.4 million in aggregate amount of principal repayments and sales, resulting in a net increase in investments of \$5.8 million for the period. Of the \$859.2 million invested during the six months ended June 30, 2022, \$69.9 million was related to drawdowns on delayed draw term loans and revolvers of our portfolio companies.

During the six months ended June 30, 2021, we invested \$602.4 million, including PIK, in 48 portfolio companies, and had \$807.1 million in aggregate amount of principal repayments and sales, resulting in a net decrease in investments of \$204.7 million for the period. Of the 602.4 million invested during the six months ended June 30, 2021, \$78.0 million was related to drawdowns on delayed draw term loans and revolvers of our portfolio companies.

The following table shows the composition of the investment portfolio and associated yield data as of June 30, 2022 (dollars in thousands):

	As of June 30, 2022						
					Weighted Av Yield <sup>(1</sup> at		
	Amortized Cost	Percentage of Total Portfolio	Fair Value	Percentage of Total Portfolio	Amortized Cost	Market Value	
First Lien Senior Secured Loans	\$ 1,693,248	73.0 % \$	1,632,091	71.4 %	8.0 %	8.3 %	
Equity Interest	210,127	9.0	216,020	9.4	9.7	10.1	
Subordinated Note Investment Vehicles (2)	178,137	7.7	178,137	7.8	9.2	9.2	
Second Lien Senior Secured Loans	97,789	4.2	95,340	4.2	10.6	10.9	
Preferred Equity	50,989	2.2	75,950	3.3	10.0	9.5	
Equity Interest Investment Vehicles (1)	50,382	2.2	49,985	2.2	13.7	13.8	
Subordinated Debt	38,513	1.7	39,280	1.7	11.5	11.3	
Warrants	480	0.0	506	0.0	N/A	N/A	
Preferred Equity Interest in Investment Vehicles (2)	10	0.0	(271)	0.0	N/A	N/A	
Total	\$ 2,319,675	100.0 % \$	2,287,038	100.0 %	8.5 %	8.8 %	

<sup>(1)</sup> Weighted average yields are computed as (a) the annual stated interest rate or yield earned on the relevant accruing debt and other income producing securities, divided by (b) the total relevant investments at amortized cost or at fair value, as applicable. The weighted average yield does not represent the total return to our stockholders.

The following table shows the composition of the investment portfolio and associated yield data as of December 31, 2021 (dollars in thousands):

	As of December 31, 2021					
					Weighted Av Yield <sup>(1</sup> at	
	Amortized Cost	Percentage of Total Portfolio	Fair Value	Percentage of Total Portfolio	Amortized Cost	Market Value
First Lien Senior Secured Loans	\$ 1,807,805	78.2 % \$	3 1,774,675	77.5 %	7.3 %	7.4 %
Equity Interest	156,399	6.8	151,844	6.6	7.9	9.7
Subordinated Note Investment Vehicles (2)	125,437	5.5	125,437	5.5	9.0	9.0
Second Lien Senior Secured Loans	120,058	5.2	118,561	5.2	9.8	9.9
Preferred equity	42,452	1.8	53,991	2.4	10.0	9.5
Equity Interest in Investment Vehicles (2)	39,596	1.7	44,444	1.9	8.4	7.5
Subordinated Debt	19,635	0.8	20,027	0.9	11.4	11.2
Warrants	2	0.0	126	0.0	N/A	N/A
Total	\$ 2,311,384	100.0 % \$	2,289,105	100.0 %	7.6 %	7.8 %

<sup>(1)</sup> Weighted average yields are computed as (a) the annual stated interest rate or yield earned on the relevant accruing debt and other income producing securities, divided by (b) the total relevant investments at amortized cost or at fair value, as applicable. The weighted average yield does not represent the total return to our stockholders.

<sup>(2)</sup> Represents debt and equity investment in ISLP and SLP.

<sup>(2)</sup> Represents debt and equity investment in ISLP.

The following table presents certain selected information regarding our investment portfolio as of June 30, 2022:

	ASOI
	June 30, 2022
Number of portfolio companies	122
Percentage of debt bearing a floating rate (1)	94.8 %
Percentage of debt bearing a fixed rate (1)	5.2 %

# (1) Measured on a fair value basis.

The following table presents certain selected information regarding our investment portfolio as of December 31, 2021:

	AS OI
	December 31, 2021
Number of portfolio companies	106
Percentage of debt bearing a floating rate (1)	97.8 %
Percentage of debt bearing a fixed rate (1)	2.2 %

# (1) Measured on a fair value basis.

The following table shows the amortized cost and fair value of our performing and non-accrual investments as of June 30, 2022 (dollars in thousands):

		As of June 30, 2022			
		Percentage at			
	Amortized	Amortized		Percentage at	
	Cost	Cost	Fair Value	Fair Value	
ng	\$ 2,268,202	97.8 %	\$ 2,254,426	98.6 %	
	51,473	2.2	32,612	1.4	
	\$ 2,319,675	100.0 %	\$ 2,287,038	100.0 %	

The following table shows the amortized cost and fair value of our performing and non-accrual investments as of December 31, 2021 (dollars in thousands):

	As of December 31, 2021				
	·	Percentage at			
		Amortized		Percentage at	
	Amortized Cost	Cost	Fair Value	Fair Value	
Performing	\$ 2,311,384	100.0 %	3 2,289,105	100.0 %	
Non-accrual	_	0.0	_	0.0	
Total	\$ 2,311,384	100.0 %	5 2,289,105	100.0 %	

Loans or debt securities are placed on non-accrual status when there is reasonable doubt that principal or interest will be collected. Accrued interest generally is reversed when a loan or debt security is placed on non-accrual status. Interest payments received on non-accrual loans or debt securities may be recognized as income or applied to principal depending upon management's judgment. Non-accrual loans and debt securities are restored to accrual status when past due principal and interest is paid and, in management's judgment, are likely to remain current. We may make exceptions to this treatment if the loan has sufficient collateral value and is in the process of collection. As of June 30, 2022, there were three loans from one issuer placed on non-accrual in the Company's portfolio. As of December 31, 2021, there were no loans placed on non-accrual in the Company's portfolio.

The following table shows the amortized cost and fair value of the investment portfolio, cash and cash equivalents and foreign cash as of June 30, 2022 (dollars in thousands):

	As of June 30, 2022				
	Amortized Cost	Percentage of Total	Fair Value	Percentage of Total	
Cash and cash equivalents	\$ 38,013	1.6 %		1.6 %	
Foreign cash	8,902	0.4	5,003	0.2	
Restricted cash and cash equivalents	25,910	1.1	25,910	1.1	
First Lien Senior Secured Loans	1,693,248	70.8	1,632,091	69.3	
Equity Interest	210,127	8.8	216,020	9.2	
Subordinated Note Investment Vehicles (1)	178,137	7.4	178,137	7.6	
Second Lien Senior Secured Loans	97,789	4.1	95,340	4.0	
Preferred Equity	50,989	2.1	75,950	3.2	
Equity Interest Investment Vehicles (1)	50,382	2.1	49,985	2.1	
Subordinated Debt	38,513	1.6	39,280	1.7	
Warrants	480	0.0	506	0.0	
Preferred Equity Interest Investment Vehicles (1)	10	0.0	(271)	0.0	
Total	\$ 2,392,500	100.0 % \$	3 2,355,964	100.0 %	

# (1) Represents debt and equity investment in ISLP and SLP

The following table shows the amortized cost and fair value of the investment portfolio, cash and cash equivalents and foreign cash as of December 31, 2021 (dollars in thousands):

	As of December 31, 2021				
	Amortized Cost	Percentage of Total	Fair Value	Percentage of Total	
Cash and cash equivalents	\$ 87,443	3.5 % \$	87,443	3.5 %	
Foreign cash	30,877	1.2	29,979	1.2	
Restricted cash and cash equivalents	86,159	3.4	86,159	3.5	
First Lien Senior Secured Loans	1,807,805	71.9	1,774,675	71.2	
Equity Interest	156,399	6.1	151,844	6.1	
Subordinated Note Investment Vehicles (1)	125,437	5.0	125,437	5.0	
Second Lien Senior Secured Loans	120,058	4.8	118,561	4.7	
Preferred Equity	42,452	1.7	53,991	2.2	
Equity Interest Investment Vehicles (1)	39,596	1.6	44,444	1.8	
Subordinated Debt	19,635	0.8	20,027	0.8	
Warrants	2	0.0	126	0.0	
Total	\$ 2,515,863	100.0 % \$	2,492,686	100.0 %	

# (1) Represents debt and equity investment in ISLP

Our Advisor monitors our portfolio companies on an ongoing basis. It monitors the financial trends of each portfolio company to determine if they are meeting their respective business plans and to assess the appropriate course of action for each company. The Advisor has several methods of evaluating and monitoring the performance and fair value of our investments, which may include the following:

- assessment of success in adhering to the portfolio company's business plan and compliance with covenants;
- periodic or regular contact with portfolio company management and, if appropriate, the financial or strategic sponsor to discuss financial position, requirements and accomplishments;

- comparisons to our other portfolio companies in the industry, if any;
- attendance at and participation in board meetings or presentations by portfolio companies; and
- review of monthly and quarterly financial statements and financial projections of portfolio companies.

Our Advisor rates the investments in our portfolio at least quarterly and it is possible that the rating of a portfolio investment may be reduced or increased over time. For investments rated 3 or 4, our Advisor enhances its level of scrutiny over the monitoring of such portfolio company. Our internal performance ratings do not constitute any rating of investments by a nationally recognized statistical rating organization or represent or reflect any third-party assessment of any of our investments.

- An investment is rated 1 if, in the opinion of our Advisor, it is performing above underwriting expectations, and the business trends
  and risk factors are generally favorable, which may include the performance of the portfolio company or the likelihood of a potential
  exit.
- An investment is rated 2 if, in the opinion of our Advisor, it is performing as expected at the time of our underwriting and there are generally no concerns about the portfolio company's performance or ability to meet covenant requirements, interest payments or principal amortization, if applicable. All new investments or acquired investments in new portfolio companies are initially given a rating of 2.
- An investment is rated 3 if, in the opinion of our Advisor, the investment is performing below underwriting expectations and there
  may be concerns about the portfolio company's performance or trends in the industry, including as a result of factors such as
  declining performance, non-compliance with debt covenants or delinquency in loan payments (but generally not more than 180 days
  past due).
- An investment is rated 4 if, in the opinion of our Advisor, the investment is performing materially below underwriting expectations. For debt investments, most of or all of the debt covenants are out of compliance and payments are substantially delinquent. Investments rated 4 are not anticipated to be repaid in full, if applicable, and there is significant risk that we may realize a substantial loss on our investment.

The following table shows the composition of our portfolio on the 1 to 4 rating scale as of June 30, 2022 (dollars in thousands):

		As of June 30, 2022					
Investment Performance Rating	Fair Value	Percentage of Total	Number of Companies <sup>(1)</sup>	Percentage of Total			
investment i crioi manee i tating			Companies				
1	\$ 19,469	0.9 %	3	2.4 %			
2	2,077,806	90.8	110	90.2			
3	157,151	6.9	8	6.6			
4	32,612	1.4	1	0.8			
Total	\$ 2,287,038	100.0 %	122	100.0 %			

<sup>(1)</sup> Number of investment rated companies may not agree to total portfolio companies due to investments across investment types and structures.

The following table shows the composition of our portfolio on the 1 to 4 rating scale as of December 31, 2021 (dollars in thousands):

		As of December 31, 2021				
Investment Performance Rating	Fair Value	Percentage of Total	Number of Companies <sup>(1)</sup>	Percentage of Total		
1	\$ 42,233	1.9 %	4	3.8 %		
2	2,017,059	88.1	95	89.6		
3	229,813	10.0	7	6.6		
4	_	0.0	_	0.0		
Total	\$ 2,289,105	100.0 %	106	100.0 %		

(1) Number of investment rated companies may not agree to total portfolio companies due to investments across investment types and structures. **Results of Operations** 

Our operating results for the three months ended June 30, 2022 and 2021 were as follows (dollars in thousands):

	For the Three Months End June 30,				
		2022		2021	
Total investment income	\$	52,364	\$	46,490	
Total expenses, net of fee waivers		25,649		24,566	
Net investment income		26,715		21,924	
Net realized gain (loss)		2,608		(12,546)	
Net change in unrealized appreciation (depreciation)		(12,094)		33,055	
Net increase in net assets resulting from operations	\$	17,229	\$	42,433	

Our operating results for the six months ended June 30, 2022 and 2021 were as follows (dollars in thousands):

	For the Six I	Month	s Ended
	2022		2021
Total investment income	\$ 98,375	\$	96,320
Total expenses, net of fee waivers	49,957		52,230
Net investment income	 48,418		44,090
Net realized gain (loss)	4,780		(3,688)
Net change in unrealized appreciation (depreciation)	(2,288)		33,784
Net increase in net assets resulting from operations	\$ 50,910	\$	74,186

Net increase in net assets resulting from operations can vary from period to period as a result of various factors, including additional financing, new investment commitments, the recognition of realized gains and losses and changes in unrealized appreciation and depreciation on the investment portfolio. Due to these factors, comparisons may not be meaningful.

#### Investment Income

The composition of our investment income for the three months ended June 30, 2022 and 2021 was as follows (dollars in thousands):

	For the Three Jun	Month e 30,	is Ended
	2022		2021
Interest income	\$ 35,884	\$	39,755
Dividend income	6,370		2,929
PIK income	2,420		2,931
Other income	 7,690		875
Total investment income	\$ 52,364	\$	46,490

Interest income from investments, which includes interest and accretion of discounts and fees, decreased to \$35.8 million for the three months ended June 30, 2022 from \$39.8 million for the three months ended June 30, 2021, primarily due to the decrease in the Company's investment portfolio and the establishment of the newly formed joint venture, SLP, between the periods. Our investment portfolio at amortized cost decreased to \$2,319.7 million as June 30, 2022 compared to \$2,344.9 million as of June 30, 2021. Dividend income increased to \$6.4 million for the three months ended June 30, 2021 from \$2.9 million for the three months ended June 30, 2021, primarily due to an increase in dividend income from our equity interests in ISLP, SLP, and 2018-1 Issuer. Other income increased to approximately \$7.7 million for the three months ended June 30, 2022 from \$0.9 million for the three months ended June 30, 2021, primarily due to an increase in one-time fees earned on certain investments. As of June 30, 2022, the weighted average yield of our investment portfolio at amortized cost increased to 8.4% from 7.5% as of June 30, 2021.

The composition of our investment income for the six months ended June 30, 2022 and 2021 was as follows (dollars in thousands):

	June 30,			
	2022		2021	
Interest income	\$ 73,917	\$	81,728	
Dividend income	9,971		4,964	
PIK income	6,332		5,297	
Other income	8,155		4,331	
Total investment income	\$ 98,375	\$	96,320	

Interest income from investments, which includes interest and accretion of discounts and fees, decreased to \$73.9 million for the six months ended June 30, 2021 from \$81.7 million for the six months ended June 30, 2021, primarily due to the decrease in the Company's investment portfolio and the establishment of the newly formed joint venture, SLP, between the periods. Our investment portfolio at amortized cost decreased to \$2,319.7 million as June 30, 2022 compared to \$2,344.9 million as of June 30, 2021. Dividend income increased to \$10.0 million for the six months ended June 30, 2022 from \$5.0 million for the six months ended June 30, 2021, primarily due to an increase in dividend income from our equity interests in ISLP, SLP, and 2018-1 Issuer. Other income increased to approximately \$8.2 million for the six months ended June 30, 2021 from \$4.3 million for the six months ended June 30, 2021, primarily due to an increase in one-time fees earned on certain investments.

# **Operating Expenses**

The composition of our operating expenses for the three months ended June 30, 2022 and 2021 was as follows (dollars in thousands):

	For the Three Months End June 30,				
		2022		2021	
Interest and debt financing expenses	\$	11,027	\$	13,017	
Base management fee		8,451		8,623	
Incentive fee		4,069		8,042	
Professional fees		446		714	
Directors fees		179		171	
Other general and administrative expenses		1,477		1,241	
Total expenses, before fee waivers	\$	25,649	\$	31,808	
Base management fee waiver		_		(2,723)	
Incentive fee waiver		_		(4,519)	
Total expenses, net of fee waivers	\$	25,649	\$	24,566	

The composition of our operating expenses for the six months ended June 30, 2022 and 2021 was as follows (dollars in thousands):

For the Six Months Ended

	June 30,				
		2022		2021	
Interest and debt financing expenses	\$	21,670	\$	24,850	
Base management fee		16,820		17,320	
Incentive fee		7,380		14,771	
Professional fees		836		1,673	
Directors fees		354		343	
Other general and administrative expenses		2,897		2,629	
Total expenses, before fee waivers	\$	49,957	\$	61,586	
Base management fee waiver		_		(4,837)	
Incentive fee waiver				(4,519)	
Total expenses, net of fee waivers	\$	49,957	\$	52,230	

# Interest and Debt Financing Expenses

Interest and debt financing expenses on our borrowings totaled approximately \$11.0 million and \$13.0 million for the three months ended June 30, 2022 and 2021, respectively. Interest and debt financing expense for the three months ended June 30, 2022 as compared to June 30, 2021 decreased primarily due to a decrease in total principal debt outstanding, improved average stated interest rate on debt, and partial redemption of the 2023 Notes between periods. Interest and debt financing expenses on our borrowings totaled approximately \$21.7 million and \$24.8 million for the six months ended June 30, 2022 and 2021, respectively. Interest and debt financing expense for the six months ended June 30, 2022 as compared to June 30, 2021 decreased primarily due to a decrease in total principal debt outstanding, improved average stated interest rate on debt, and partial redemption of the 2023 Notes between periods. The weighted average principal debt balance outstanding for the three months ended June 30, 2022 was \$1,220.9 million compared to \$1,311.1 million for the three months ended June 30, 2021. The weighted average principal debt balance outstanding for the six months ended June 30, 2022 was \$1,267.7 million compared to \$1,380.5 million for the six months ended June 30, 2021.

The combined weighted average interest rate (excluding deferred upfront financing costs and unused fees) of the aggregate borrowings outstanding for the six months ended June 30, 2022 and year ended December 31, 2021 were 3.0% and 3.1%, respectively.

#### Management Fees

Management fees (net of waivers) increased to \$8.5 million for the three months ended June 30, 2022 from \$5.9 million for the three months ended June 30, 2021. Management fees (gross of waivers) decreased to \$8.5 million for the three months ended June 30, 2022 compared to \$8.6 million for the three months ended June 30, 2021 and 2021 were \$0.0 million and \$2.7 million, respectively.

Management fees (net of waivers) increased to \$16.8 million for the six months ended June 30, 2022 from \$12.5 million for the six months ended June 30, 2021. Management fees (gross of waivers) decreased to \$16.8 million for the six months ended June 30, 2022 compared to \$17.3 million for the six months ended June 30, 2021 were \$0.0 million and \$4.8 million, respectively.

# Incentive Fees

Incentive fee (net of waivers) increased to \$4.1 million for the three months ended June 30, 2022 from \$3.5 million for the three months ended June 30, 2021. Incentive fee waivers related to pre-incentive fee net investment income consisted of voluntary waivers of \$0.0 million for the three months ended June 30, 2021 and \$4.5 million for the three months ended June 30, 2021. For the three months ended June 30, 2022 there were no incentive fees related to the GAAP Incentive Fee. Incentive fee (net of waivers) decreased to \$7.4 million for the six months ended June 30, 2021 from \$10.3 million for the six months ended June 30, 2021. Incentive fee waivers related to pre-incentive fee net investment income consisted of voluntary waivers of \$0.0 million for the six months ended June 30, 2022 and \$4.5 million for the six months ended June 30, 2021. For the six months ended June 30, 2022 there were no incentive fees related to the GAAP Incentive Fee.

#### Professional Fees and Other General and Administrative Expenses

Professional fees and other general and administrative expenses decreased to \$1.9 million for the three months ended June 30, 2022 from \$2.0 million for the three months ended June 30, 2021, primarily due to a decrease in costs associated with servicing our investment portfolio.

Professional fees and other general and administrative expenses decreased to \$3.7 million for the six months ended June 30, 2021 from \$4.3 million for the six months ended June 30, 2021, primarily due to a decrease in costs associated with servicing our investment portfolio.

#### Net Realized and Unrealized Gains and Losses

The following table summarizes our net realized and unrealized gains (losses) for the three months ended June 30, 2022 and 2021 (dollars in thousands):

	For the Three Months Ende June 30,			hs Ended
		2022		2021
Net realized gain on investments	\$	1,120	\$	7,917
Net realized loss on investments		(3,696)		(3,072)
Net realized gain on foreign currency transactions		3,166		1,298
Net realized loss on foreign currency transactions		_		(293)
Net realized gain on forward currency exchange contracts		2,018		_
Net realized loss on forward currency exchange contracts		_		(18,396)
Net realized gains (losses)	\$	2,608	\$	(12,546)
Change in unrealized appreciation on investments	\$	22,376	\$	32,411
Change in unrealized depreciation on investments		(40,543)		(15,319)
Net change in unrealized appreciation (depreciation) on investments		(18,167)		17,092
Unrealized depreciation on foreign currency translation		(2,051)		(65)
Unrealized appreciation on forward currency exchange contracts		8,124		16,028
Net change in unrealized appreciation on foreign currency and forward currency exchange contracts		6,073		15,963
Net change in unrealized appreciation (depreciation)	\$	(12,094)	\$	33,055

For the three months ended June 30, 2022, and 2021, we had net realized gains (losses) on investments of \$(2.6) million and \$4.8 million, respectively. For the three months ended June 30, 2022 and 2021, we had net realized gains on foreign currency transactions of \$3.2 million and \$1.0 million, respectively. For the three months ended June 30, 2022 and 2021, we had net realized gains (losses) on forward currency contracts of \$2.0 million and (\$18.4) million, respectively, primarily as a result of settling GBP forward contracts.

For the three months ended June 30, 2022, we had \$22.4 million in unrealized appreciation on 22 portfolio company investments, which was offset by \$40.5 million in unrealized depreciation on 103 portfolio company investments. Unrealized depreciation for the three months ended June 30, 2022 resulted from a decrease in fair value, primarily due to a widening of credit spreads and negative valuation adjustments. Unrealized appreciation was primarily due to positive valuation adjustments.

For the three months ended June 30, 2021, we had \$32.4 million in unrealized appreciation on 60 portfolio company investments, which was offset by \$15.3 million in unrealized depreciation on 63 portfolio company investments. Unrealized appreciation for the three months ended June 30, 2021 resulted from an increase in fair value, primarily due to a tightening spread environment, positive investment-related adjustments, and the reversal of unrealized depreciation from the sale of our debt investments. Unrealized depreciation was primarily due to negative valuation adjustments.

For the three months ended June 30, 2022 and 2021, we had unrealized appreciation on forward currency exchange contracts of \$8.1 million and \$16.0 million, respectively. For the three months ended June 30, 2022, unrealized appreciation on forward currency exchange contracts was due to EUR and GBP forward contracts.

	For the Six Months Ended June 30,			Ended
		2022		2021
Net realized gain on investments	\$	4,723	\$	27,731
Net realized loss on investments		(5,882)		(7,710)
Net realized gain on foreign currency transactions		3,166		1,153
Net realized loss on foreign currency transactions		(488)		(3,174)
Net realized gain on forward currency exchange contracts		3,301		_
Net realized loss on forward currency exchange contracts		(40)		(21,688)
Net realized gains (losses)	\$	4,780	\$	(3,688)
Change in unrealized appreciation on investments	\$	40,777	\$	53,457
Change in unrealized depreciation on investments		(51,135)		(40,599)
Net change in unrealized appreciation (depreciation) on investments		(10,358)	· ·	12,858
Unrealized appreciation (depreciation) on foreign currency translation		(1,705)		322
Unrealized appreciation on forward currency exchange contracts		9,775		20,604
Net change in unrealized appreciation on foreign currency and forward currency exchange contracts		8,070		20,926
Net change in unrealized appreciation (depreciation)	\$	(2,288)	\$	33,784

For the six months ended June 30, 2022, and 2021, we had net realized gains (losses) on investments of \$(1.2) million and \$20.0 million, respectively. For the six months ended June 30, 2022 and 2021, we had net realized gains (losses) on foreign currency transactions of \$2.7 million and (\$2.0) million, respectively. For the six months ended June 30, 2022 and 2021, we had net realized gains (losses) on forward currency contracts of \$3.3 million and (\$21.7) million, respectively, primarily as a result of settling GBP forward contracts.

For the six months ended June 30, 2022, we had \$40.8 million in unrealized appreciation on 31 portfolio company investments, which was offset by (\$51.1) million in unrealized depreciation on 96 portfolio company investments. Unrealized depreciation for the six months ended June 30, 2022 resulted from an decrease in fair value, primarily due to a widening of credit spreads and negative valuation adjustments. Unrealized appreciation was primarily due to positive valuation adjustments.

For the six months ended June 30, 2021, we had \$53.5 million in unrealized appreciation on 72 portfolio company investments, which was offset by \$40.6 million in unrealized depreciation on 62 portfolio company investments. Unrealized appreciation for the six months ended June 30, 2021 resulted from an increase in fair value, primarily due to a tightening spread environment, positive investment-related adjustments, and the reversal of unrealized depreciation from the sale of our debt investments. Unrealized depreciation was primarily due to negative valuation adjustments.

For the six months ended June 30, 2022 and 2021, we had unrealized appreciation on forward currency exchange contracts of \$9.8 million and \$20.6 million, respectively. For the six months ended June 30, 2022, unrealized appreciation on forward currency exchange contracts was due to EUR and GBP forward contracts.

The following table summarizes the impact of foreign currency for the three months ended June 30, 2022 and 2021 (dollars in thousands):

	For the Three Months Ended June 30,					
	2022		2021			
Net change in unrealized appreciation (depreciation) on investments due to foreign currency	\$ (7,731)	\$	1,628			
Net realized loss on investments due to foreign currency	(2,393)		(387)			
Net change in unrealized depreciation on foreign currency translation	(2,053)		(65)			
Net realized gain on foreign currency transactions	3,166		1,005			
Net change in unrealized appreciation on forward currency exchange contracts	8,124		16,028			
Net realized gain (loss) on forward currency exchange contracts	2,018		(18,396)			
Foreign currency impact to net increase (decrease) in net assets resulting from operations	\$ 1,131	\$	(187)			

Included in total net gains (losses) on the consolidated statements of operations is net gains (losses) of (\$9.0) million and \$2.2 million related to realized and unrealized gains and losses on investments, foreign currency holdings and non-investment assets and liabilities attributable to the changes in foreign currency exchange rates for the three months ended June 30, 2022 and 2021, respectively. Including the total net realized and unrealized gains (losses) on forward currency exchange contracts of \$10.1 million and (\$2.4) million, respectively, included in the above table, the net impact of foreign currency on total net gains (losses) on the consolidated statements of operations is \$1.1 million and (\$0.2) million for the three months ended June 30, 2022 and 2021, respectively.

The following table summarizes the impact of foreign currency for the six months ended June 30, 2022 and 2021 (dollars in thousands):

	For the Six Months Ended June 30,			
		2022		2021
Net change in unrealized (depreciation) on investments due to foreign currency	\$	(10,607)	\$	(15,711)
Net realized gain (loss) on investments due to foreign currency		(2,546)		15,529
Net change in unrealized appreciation (depreciation) on foreign currency translation		(1,707)		322
Net realized gain (loss) on foreign currency transactions		2,678		(2,021)
Net change in unrealized appreciation on forward currency exchange contracts		9,775		20,604
Net realized gain (loss) on forward currency exchange contracts		3,261		(21,688)
Foreign currency impact to net increase (decrease) in net assets resulting from operations	\$	854	\$	(2,965)

Included in total net (losses) on the consolidated statements of operations is net (losses) of (\$12.2) million and (\$1.9) million related to realized and unrealized gains and losses on investments, foreign currency holdings and non-investment assets and liabilities attributable to the changes in foreign currency exchange rates for the six months ended June 30, 2022 and 2021, respectively. Including the total net realized and unrealized gains (losses) on forward currency exchange contracts of \$13.0 million and (\$1.1) million, respectively, included in the above table, the net impact of foreign currency on total net gains (losses) on the consolidated statements of operations is \$0.9 million and (\$3.0) million for the six months ended June 30, 2022 and 2021, respectively.

# Net Increase (Decrease) in Net Assets Resulting from Operations

For the three months ended June 30, 2022 and 2021, the net increase in net assets resulting from operations was \$17.2 million and \$42.4 million, respectively. Based on the weighted average shares of common stock outstanding for the three months ended June 30, 2022 and 2021, our per share net increase in net assets resulting from operations was \$0.27 and \$0.66, respectively.

For the six months ended June 30, 2022 and 2021, the net increase in net assets resulting from operations was \$50.9 million and \$74.2 million, respectively. Based on the weighted average shares of common stock outstanding for the six months ended June 30, 2022 and 2021, our per share net increase in net assets resulting from operations was \$0.79 and \$1.15, respectively.

#### Financial Condition, Liquidity and Capital Resources

Our liquidity and capital resources are derived primarily from proceeds from equity issuances, advances from our credit facilities, 2019-1 Debt, 2023 Notes, March 2026 Notes, October 2026 Notes and cash flows from operations. The primary uses of our cash are for (1) investments in portfolio companies and other investments and to comply with certain portfolio diversification requirements; (2) the cost of operations (including payments to the Advisor under the Investment Advisory and Administration Agreements); (3) debt service, repayment, and other financing costs; and, (4) cash distributions to the holders of our common shares.

We may from time to time raise additional equity or debt capital through registered offerings, enter into additional debt facilities, or increase the size of existing facilities or issue debt securities. Any such incurrence or issuance would be subject to prevailing market conditions, our liquidity requirements, contractual and regulatory restrictions and other factors. We are required to meet an asset coverage ratio, defined under the 1940 Act as the ratio of our total assets (less all liabilities and indebtedness not represented by senior securities) to our outstanding senior securities, of at least 150% after each issuance of senior securities. As of June 30, 2022 and December 31, 2021, our asset coverage ratio was 188% and 177%, respectively.

At June 30, 2022 and December 31, 2021, we had \$68.9 million and \$203.6 million in cash, foreign cash, restricted cash and cash equivalents, respectively.

At June 30, 2022, we had approximately \$108.3 million of availability on our Sumitomo Credit Facility and \$50.0 million of availability on our Revolving Advisor Loan, subject to existing terms and regulatory requirements. At December 31, 2021, we had approximately \$300.0 million of availability on our Sumitomo Credit Facility and \$50.0 million of availability on our Revolving Advisor Loan, subject to existing terms and regulatory requirements.

For the six months ended June 30, 2022, cash, foreign cash, restricted cash, and cash equivalents decreased by \$133.5 million. During the six months ended June 30, 2022, we used \$280.2 million in cash for operating activities. The decrease in cash used for operating activities was primarily related to the purchases of investments of \$761.8 million, which was offset by proceeds from principal payments and sales of investments of \$434.2 million and a net increase in assets resulting from operations of \$50.9 million.

During the six months ended June 30, 2022, we provided \$146.7 million for financing activities, primarily due to borrowings and repayments on our Sumitomo Credit Facility.

For the six months ended June 30, 2021, cash, foreign cash, restricted cash, and cash equivalents increased by \$7.0 million. During the six months ended June 30, 2021, we provided \$206.2 million in cash for operating activities. The increase in cash used for operating activities was primarily related to the proceeds from principal payments and sales of investments of \$805.3 million, and a net increase in net assets resulting from operations of \$74.2 million, which was offset by purchases of investments of \$608.0 million and net realized loss from investments of \$20.0 million.

During the six months ended June 30, 2021, we used \$197.4 million from financing activities, primarily from borrowings on our debt from the JPM Credit Facility and the issuance of the \$300.0 million 2026 Notes, offset by repayments on our debt of \$605.4 million, including the termination of our BCSF Revolving Credit Facility, and distributions paid during the period of \$43.9 million.

# Equity

On November 19, 2018, we closed our initial public offering (the "IPO") issuing 7,500,000 shares of its common stock at a public offering price of \$20.25 per share. Shares of common stock of the Company began trading on the New York Stock Exchange under the symbol "BCSF" on November 15, 2018. The offering generated net proceeds, after expenses, of \$145.4 million. All outstanding capital commitments from the Company's Private Offering were cancelled as of the completion of the IPO.

During the six months ended June 30, 2022, we did not issue shares of our common stock to investors who have opted into our dividend reinvestment plan. During the six months ended June 30, 2021, we did not issue shares of our common stock to investors who have opted into our dividend reinvestment plan.

On May 7, 2019, the Company's Board of Directors authorized the Company to repurchase up to \$50 million of its outstanding common stock in accordance with safe harbor rules under the Exchange Act of 1934. Any such repurchases will depend upon market conditions and there is no guarantee that the Company will repurchase any particular number of shares or any shares at all. As of June 30 2022, there have been no repurchases of common stock.

On May 4, 2020, the Company's Board of Directors approved a transferable subscription rights offering to our stockholders of record as of May 13, 2020. The rights entitled record stockholders to subscribe for up to an aggregate of 12,912,453 shares of our common stock. Record stockholders received one right for each share of common stock owned on the record date. The rights entitled the holders to purchase one new share of common stock for every four rights held, and record stockholders who fully exercised their rights were entitled to subscribe, subject to certain limitations and allotment rules, for additional shares that remain unsubscribed as a result of any unexercised rights. The rights were transferable and listed on the New York Stock Exchange under the symbol "BCSF RT". The rights offering expired June 5, 2020. Based on the terms of the offering and the market price of the stock during the applicable period, holders of rights participating in the offering were entitled to purchase one new share of common stock for every four rights held at a subscription price of \$10.2163 per share. On June 16, 2020, the Company closed its transferrable rights offering and issued 12,912,453 shares. The offering generated net proceeds, before expenses, of \$129.6 million, including the underwriting discount and commissions of \$2.3 million.

# Debt

The Company's outstanding borrowings as of June 30, 2022 and December 31, 2021 were as follows:

	A	s of June 30, 2022		As o	21		
	Total Aggregate Principal Amount Committed	Principal Amount Outstanding	Carrying Value <sup>(1)</sup>	Total Aggregate Principal Amount Committed	Principal Amount Outstanding	Carrying Value <sup>(1)</sup>	
2018-1 Notes	\$	\$ —	\$ —	\$ 365,700	\$ 365,700	\$ 364,178	
2019-1 Notes	352,500	352,500	351,034	352,500	352,500	350,969	
Revolving Advisor Loan	50,000	_	_	50,000	_	_	
2023 Notes	150,000	112,500	111,584	150,000	112,500	111,133	
March 2026 Notes	300,000	300,000	295,821	300,000	300,000	295,260	
October 2026 Notes	300,000	300,000	294,121	300,000	300,000	293,442	
Sumitomo Credit Facility	300,000	191,723	191,723	300,000			
Total Debt	\$ 1,452,500	\$ 1,256,723	\$ 1,244,283	\$ 1,818,200	\$ 1,430,700	\$ 1,414,982	

<sup>(1)</sup> Carrying value represents aggregate principal amount outstanding less unamortized debt issuance costs.

### Distribution Policy

The Company's distributions are recorded on the record date. The following table summarizes distributions declared during the six months ended June 30, 2022 (dollars in thousands):

Date Declared	Record Date	Payment Date	Amour Per Sha		Dis	Total tributions
February 16, 2022		April 29,				
	March 31, 2022	2022	\$ 0.3	4	\$	21,951
April 26, 2022		July 29,				
	June 30, 2022	2022	\$ 0.3	4	\$	21,951
Total distributions declared			\$ 0.6	8	\$	43,902

The distributions declared during the six months ended June 30, 2022 were derived from investment company taxable income and net capital gain, if any.

The Company's distributions are recorded on the record date. The following table summarizes distributions declared during the six months ended June 30, 2021 (dollars in thousands):

Date Declared	Record Date	Payment Date	mount r Share	Dis	Total stributions
February 18, 2021		April 30,			
	March 31, 2021	2021	\$ 0.34	\$	21,951
April 27, 2021		July 30,			
	June 30, 2021	2021	\$ 0.34	\$	21,951
Total distributions declared			\$ 0.68	\$	43,902

Distributions to common stockholders are recorded on the record date. To the extent that we have income available, we intend to distribute quarterly distributions to our stockholders. Our quarterly distributions, if any, will be determined by the Board. Any distributions to our stockholders will be declared out of assets legally available for distribution.

We have elected to be treated, and intend to operate in a manner so as to continuously qualify, as a regulated investment company (a "RIC) under Subchapter M of the Internal Revenue Code of 1986, as amended (the "Code"), beginning with our taxable year ended December 31, 2016. To qualify for and maintain RIC tax treatment, among other things, we must distribute dividends to our stockholders in respect of each taxable year of an amount generally at least equal to 90% of the sum of our net ordinary income and net short-term capital gains in excess of our net long-term capital losses. In order to avoid the imposition of certain excise taxes imposed on RICs, we must distribute dividends to our stockholders in respect of each calendar year of an amount at least equal to the sum of: (1) 98% of our net ordinary income (taking into account certain deferrals and elections) for such calendar year; (2) 98.2% of our capital gains in excess of capital losses, adjusted for certain ordinary losses, generally for the one-year period ending on October 31 of such calendar year; and (3) the sum of any net ordinary income plus capital gains net income for preceding years that were not distributed during such years and on which we paid no federal income tax.

We intend to distribute net capital gains (i.e., net long-term capital gains in excess of net short-term capital losses), if any, at least annually out of the assets legally available for such distributions. However, we may decide in the future to retain all or a portion of our net capital gains for investment, incur a corporate-level tax on such capital gains, and elect to treat such capital gains as deemed distributions to our stockholders.

We have adopted a dividend reinvestment plan that provides for the reinvestment of cash dividends and distributions. Prior to the IPO, stockholders who "opted in" to our dividend reinvestment plan had their cash dividends and distributions automatically reinvested in additional shares of our common stock, rather than receiving cash dividends and distributions. Subsequent to the IPO, stockholders who do not "opt out" of our dividend reinvestment plan will have their cash dividends and distributions automatically reinvested in additional shares of our common stock, rather than receiving cash dividends and distributions. Stockholders could elect to "opt in" or "opt out" of our dividend reinvestment plan in their subscription agreements, through the private offering. The elections of stockholders prior to the IPO shall remain effective after the IPO.

The U.S. federal income tax characterization of distributions declared and paid for the fiscal year will be determined at fiscal year-end based upon our investment company taxable income for the full fiscal year and distributions paid during the full year.

### Commitments and Off-Balance Sheet Arrangements

We may become a party to financial instruments with off-balance sheet risk in the normal course of our business to fund investments and to meet the financial needs of our portfolio companies. These instruments may include commitments to extend credit and involve, to varying degrees, elements of liquidity and credit risk in excess of the amount recognized on the statements of assets and liabilities. As of June 30, 2022, the Company had \$283.3 million of unfunded commitments under loan and financing agreements

#### Significant Accounting Estimates and Critical Accounting Policies

# Basis of Presentation

The Company's unaudited consolidated financial statements have been prepared in accordance with generally accepted accounting principles in the United States of America ("US GAAP"). The Company's unaudited consolidated financial statements and related financial information have been prepared pursuant to the requirements for reporting on Form 10-Q and Articles 1, 6, 10 and 12 of Regulation S-X. These consolidated financial statements reflect adjustments that in the opinion of the Company are necessary for the fair statement of the financial position and results of operations for the periods presented herein and are not necessarily indicative of the full fiscal year. We have determined we meet the definition of an investment company and follow the accounting and reporting guidance in the Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") Topic 946 — Financial Services — Investment Companies ("ASC 946"). Our financial currency is U.S. dollars and these consolidated financial statements have been prepared in that currency.

### Use of Estimates

The preparation of the consolidated financial statements in conformity with US GAAP requires us 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 consolidated financial statements and the reported amounts of increases and decreases in net assets from operations during the reporting period. Actual results could differ from those estimates and such differences could be material.

#### Revenue Recognition

We record our investment transactions on a trade date basis. We record realized gains and losses based on the specific identification method. We record interest income, adjusted for amortization of premium and accretion of discount, on an accrual basis. Discount and premium to par value on investments acquired are accreted and amortized, respectively, into interest income over the life of the respective investment using the effective interest method. Loan origination fees, original issue discount and market discount or premium are capitalized and amortized into or against interest income using the effective interest method or straight-line method, as applicable. We record any prepayment premiums, unamortized upfront loan origination fees and unamortized discounts received upon prepayment of a loan or debt security as interest income.

Dividend income on preferred equity investments is recorded on an accrual basis to the extent that such amounts are payable by the portfolio company and are expected to be collected. Dividend income on common equity investments is recorded on the record date for such distributions in the case of private portfolio companies, and on the ex-dividend date for publicly traded portfolio companies. Distributions received from a limited liability company or limited partnership investment are evaluated to determine if the distribution should be recorded as dividend income or a return of capital.

Certain investments may have contractual PIK interest or dividends. PIK represents accrued interest or accumulated dividends that are added to the loan principal of the investment on the respective interest or dividend payment dates rather than being paid in cash and generally becomes due at maturity or upon being called by the issuer. We record PIK as interest or dividend income, as applicable. If at any point we believe PIK may not be realized, we place the investment generating PIK on non-accrual status. When a PIK investment is placed on non-accrual status, the accrued, uncapitalized interest or dividends are generally reversed through interest or dividend income, as applicable.

Certain structuring fees and amendment fees are recorded as other income when earned. We record administrative agent fees received as other income when the services are rendered.

# Valuation of Portfolio Investments

Investments for which market quotations are readily available are typically valued at such market quotations. Market quotations are obtained from an independent pricing service, where available. If we cannot obtain a price from an independent pricing service or if the independent pricing service is not deemed to be representative with the market, we value certain investments held by us on the basis of prices provided by principal market makers. Generally investments marked in this manner will be marked at the mean of the bid and ask of the independent broker quotes obtained, in some cases, primarily illiquid securities, multiple quotes may not be available and the

mid of the bid/ask from one broker will be used. To validate market quotations, we utilize a number of factors to determine if the quotations are representative of fair value, including the source and number of quotations. Debt and equity securities that are not publicly traded or whose market prices are not readily available are valued at fair value, subject at all times to the oversight and approval of the Board, based on the input of our Advisor, our Audit Committee and one or more independent third party valuation firms engaged by our Board.

With respect to unquoted securities, we value each investment considering, among other measures, discounted cash flow models, comparisons of financial ratios of peer companies that are public and other factors. When an external event such as a purchase transaction, public offering or subsequent equity sale occurs, we use the pricing indicated by the external event to corroborate and/or assist us in our valuation. Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the fair value of our investments may differ significantly from the values that would have been used had a readily available market value existed for such investments, and the differences could be material.

With respect to investments for which market quotations are not readily available, the Advisor will undertake a multi-step valuation process, which includes among other things, the below:

- Our quarterly valuation process begins with each portfolio company or investment being initially valued by the investment
  professionals of our Advisor responsible for the portfolio investment or by an independent valuation firm;
- Preliminary valuation conclusions are then documented and discussed with our senior management and our Advisor. Agreed upon
  valuation recommendations are presented to our Audit Committee;
- Our Audit Committee of our Board reviews the valuations presented and recommends values for each of the investments to our Board:
- At least once annually, the valuation for each portfolio investment constituting a material portion of the Company's portfolio will be reviewed by an independent valuation firm; and
- Our Board discusses valuations and determines the fair value of each investment in good faith based upon, among other things, the
  input of our Advisor, independent valuation firms, where applicable, and our Audit Committee.

In following this approach, the types of factors that are taken into account in the fair value pricing of investments include, as relevant, but are not limited to: comparison to publicly traded securities, including factors such as yield, maturity and measures of credit quality; the enterprise value of a portfolio company; the nature and realizable value of any collateral; the portfolio companies ability to make payments and its earnings and discounted cash flows; and the markets in which the portfolio company does business. In cases where an independent valuation firm provides fair valuations for investments, the independent valuation firm provides a fair valuation report, a description of the methodology used to determine the fair value and their analysis and calculations to support their conclusion.

### **Contractual Obligations**

We have entered into the Amended Advisory Agreement with our Advisor (which supersedes the Prior Investment Advisory Agreement dated November 14, 2018 we had previously entered into). Our Advisor has agreed to serve as our investment adviser in accordance with the terms of the Amended Advisory Agreement. Under the Amended Advisory Agreement, we have agreed to pay an annual base management fee as well as an incentive fee based on our investment performance.

On November 28, 2018, our Board, including a majority of our Independent Directors, approved the Amended Advisory Agreement. On February 1, 2019 the Company's stockholders approved the Amended Advisory Agreement. Pursuant to this Agreement, effective February 1, 2019, the base management fee of 1.5% (0.375% per quarter) of the average value of the Company's gross assets (excluding cash and cash equivalents, but including assets purchased with borrowed amounts) will continue to apply to assets held at an asset coverage ratio of 200%, but a lower base management fee of 1.0% (0.25% per quarter) of the average value of the Company's gross assets (excluding cash and cash equivalents, but including assets purchased with borrowed amounts) will apply to any amount of assets attributable to leverage decreasing the Company's asset coverage ratio below 200%. The Amended Advisory Agreement incorporates (i) a three-year lookback provision and (ii) a cap on quarterly income incentive fee payments based on net realized or unrealized capital loss, if any, during the applicable three-year lookback period.

We have entered into an Administration Agreement with the Administrator pursuant to which the Administrator will furnish us with administrative services necessary to conduct our day-to-day operations. We reimburse the Administrator for its costs and expenses and our allocable portion of overhead incurred by it in performing its obligations under the Administration Agreement, including certain compensation paid to or compensatory distributions received by our officers (including our Chief Compliance Officer and Chief Financial Officer) and any of their respective staff who provide services to us, operations staff who provide services to us, and internal audit staff, if any, to the extent internal audit performs a role in our Sarbanes-Oxley internal control assessment.

If any of our contractual obligations discussed above are terminated, our costs may increase under any new agreements that we enter into as replacements. We would also likely incur expenses in locating alternative parties to provide the services we expect to receive under our Amended Advisory Agreement and Administration Agreement.

The following table shows the contractual maturities of our debt obligations as of June 30, 2022 (dollars in thousands):

	Payments Due by Period									
			Les	s than					l	More than
		Total	_1	year	1 -	— 3 years	3 -	– 5 years	_	5 years
2019-1 Debt	\$	352,500	\$	_	\$	_	\$	_	\$	352,500
2023 Notes		112,500		_		112,500		_		_
March 2026 Notes		300,000		_		_		300,000		_
October 2026 Notes		300,000		_		_		300,000		_
Sumitomo Credit Facility		191,723		_		_		191,723		_
Total Debt Obligations	\$	1,256,723	\$	_	\$	112,500	\$	791,723	\$	352,500

#### Item 3. Quantitative and Qualitative Disclosures About Market Risk

We are subject to financial market risks, including changes in interest rates. We will generally invest in illiquid loans and securities including debt and equity securities of middle-market companies. Because we expect that there will not be a readily available market for many of the investments in our portfolio, we expect to value many of our portfolio investments at fair value as determined in good faith by the Board using a documented valuation policy and a consistently applied valuation process. Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the fair value of our investments may differ significantly from the values that would have been used had a readily available market value existed for such investments, and the differences could be material.

Assuming that the statement of financial condition as of June 30, 2022 were to remain constant and that we took no actions to alter our existing interest rate sensitivity, the following table shows the annualized impact of hypothetical base rate changes in interest rates (dollars in thousands):

Not Increase

Change in Interest Rates	Increase (Decrease) in Interest Income		(Dec	crease crease) in est Expense	(Decrease) in Net Investment Income		
Down 25 basis points	\$	(3,610)	\$	(1,302)	\$	(2,308)	
Up 100 basis points		15,377		5,442		9,935	
Up 200 basis points		34,582		10,884		23,698	
Up 300 basis points		53,880		16,327		37,553	

From time to time, we may make investments that are denominated in a foreign currency. These investments are translated into U.S. dollars at the balance sheet date, exposing us to movements in foreign exchange rates. We may employ hedging techniques to minimize these risks, but we cannot assure you that such strategies will be effective or without risk to us. We may seek to utilize instruments such as, but not limited to, forward contracts to seek to hedge against fluctuations in the relative values of our portfolio positions from changes in currency exchange rates.

#### Item 4. Controls and Procedures

# **Evaluation of Disclosure Controls and Procedures**

As of June 30, 2022 (the end of the period covered by this report), our management has carried out an evaluation, under the supervision of and with the participation of our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rule 13a-15 and 15d-15(e) under the Exchange Act). Based on that evaluation our Chief Executive Officer and Chief Financial Officer have concluded that our current disclosure controls and procedures are effective to provide reasonable assurance that information required to be disclosed by us in the reports we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to our Chief Executive Officer and Chief Financial Officer as appropriate to allow timely decisions regarding required disclosure. In designing and evaluating our disclosure controls and procedures, management recognizes that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving their objectives, and management necessarily applies its judgment in evaluating the benefits of possible controls and procedures relative to their costs.

# Changes in Internal Controls Over Financial Reporting

There have been no changes in our internal control over financial reporting, as defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act, that occurred during our most recently completed fiscal quarter ended June 30, 2022 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

#### PART II. OTHER INFORMATION

### Item 1. Legal Proceedings

We are not currently subject to any material legal proceedings, nor, to our knowledge, is any material legal proceeding threatened against us. From time to time, we may be a party to certain legal proceedings in the ordinary course of business, including proceedings relating to the enforcement of our rights under loans to or other contracts with our portfolio companies.

### Item 1A. Risk Factors

In addition to the other information set forth in this report, you should carefully consider the factors discussed in Part I, "Item 1A. Risk Factors" in our Annual Report on Form 10-K for the fiscal year ended December 31, 2021, which could materially affect our business, financial condition and/or operating results. The risks described in our Annual Report on Form 10-K are not the only risks we face. Additional risks and uncertainties are not currently known to us or that we currently deem to be immaterial also may materially adversely affect our business, financial condition and/or operating results. During the three months ended June 30, 2022, there have been no material changes from the risk factors set forth in our Annual Report on Form 10-K for the year ended December 31, 2021.

### Risks Related to Invastion of Ukraine

On February 24, 2022, Russia launched a full-scaled military invasion of Ukraine. In response, countries worldwide, including the United States, have imposed sanctions against Russia on certain businesses and individuals, including, but not limited to, those in the banking, import and export sectors. This invasion has led, is currently leading, and for an unknown period of time will continue to lead to disruptions in local, regional, national, and global markets and economies affected thereby. These disruptions caused by the invasion have included, and may continue to include, political, social, and economic disruptions and uncertainties that may affect our business operations or the business operations of our portfolio companies.

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

None.

# Item 3. Defaults Upon Senior Securities

Not applicable.

# Item 4. Mine Safety Disclosures

Not applicable.

# Item 5. Other Information

None.

# Item 6. Exhibits, Financial Statement Schedules

The following exhibits are included, or incorporated by reference, in this Quarterly Report on Form 10-Q for the three months ended June 30, 2022 (and are numbered in accordance with Item 601 of Regulation S-K under the Securities Act).

Exhibit Number	Description of Document
3.1	Amended and Restated Certificate of Incorporation (incorporated by reference to Exhibit 3.1 to the Company's Registration Statement on Form 10 (File No. 000-55528) filed on October 6, 2016).
3.2	Bylaws (incorporated by reference to Exhibit 3.2 to the Company's Registration Statement on Form 10 (File No. 000-55528) filed on October 6, 2016).
4.1	Dividend Reinvestment Plan (incorporated by reference to Exhibit 10.5 to the Company's Registration Statement on Form 10 (File No. 000-55528) filed on October 6, 2016).
10.1	Second Amended and Restated Investment Advisory Agreement, dated November 28, 2018, by and between the Company and the Advisor (incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K (File No. 814-01175), filed on February 1, 2019).
10.2	Administration Agreement, dated October 6, 2016, by and between the Company and the Administrator (incorporated by reference to Exhibit 10.2 to the Company's Registration Statement on Form 10 (File No. 000-55528) filed on October 6, 2016).
10.3	Form of Advisory Fee Waiver Agreement by and between the Company and the Advisor (incorporated by reference to Exhibit 10.3 to the Company's Registration Statement on Form 10 (File No. 000-55528) filed on October 6, 2016).
10.4	Form of Custodian Agreement by and between the Company and U.S. Bank National Association (incorporated by reference to Exhibit 10.6 to the Company's Registration Statement on Form 10 (File No. 000-55528) filed on October 6, 2016).
10.5	Indenture, dated as of September 28, 2018, between BCC Middle Market CLO 2018-1, LLC, as issuer, and Wells Fargo Bank, National Association, as trustee (incorporated by reference to Exhibit 10.9 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on October 17, 2018).
10.6	Portfolio Management Agreement, dated as of September 28, 2018, by and between BCC Middle Market CLO 2018-1, LLC, as issuer, and Bain Capital Specialty Finance, Inc., as portfolio manager (incorporated by reference to Exhibit 10.10 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on October 17, 2018).
10.7	Loan Sale Agreement, dated as of September 28, 2018, by and between BCC Middle Market CLO 2018-1, LLC, as issuer, and Bain Capital Specialty Finance, Inc., as the transferor (incorporated by reference to Exhibit 10.11 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on October 17, 2018).
10.8	Collateral Administration Agreement, dated as of September 28, 2018, by and between BCC Middle Market CLO 2018-1, LLC, as issuer, Bain Capital Specialty Finance, Inc., as portfolio manager, and Wells Fargo Bank, National Association, as collateral administrator (incorporated by reference to Exhibit 10.12 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on October 17, 2018).
10.9	Master Participation Agreement, dated as of September 28, 2018, by and between BCSF I, LLC, as financing subsidiary, and BCC Middle Market CLO 2018-1, LLC, as issuer (incorporated by reference to Exhibit 10.13 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on October 17, 2018).

10.10	Amended and Restated Indenture, dated as of November 31, 2021, between BCC Middle Market CLO 2019-1, LLC, as issuer, BCC Middle Market CLO 2019-1 Co-Issuer, LLC, as co-issuer and Wells Fargo Bank, National Association, as trustee. (incorporated by reference to Exhibit 10.10 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on May 5, 2022).
10.11	Amended and Restated Portfolio Management Agreement, dated as of November 30, 2021, by and between BCC Middle Market CLO 2019-1, LLC, as issuer, and Bain Capital Specialty Finance, Inc., as portfolio manager. (incorporated by reference to Exhibit 10.11 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on May 5, 2022).
10.12	Loan Sale Agreement, dated as of August 28, 2019, by and between BCC Middle Market CLO 2019-1, LLC, as issuer, and Bain Capital Specialty Finance, Inc., as the transferor (incorporated by reference to Exhibit 10.18 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on November 6, 2019).
10.13	Collateral Administration Agreement, dated as of August 28, 2019, by and between BCC Middle Market CLO 2019-1, LLC, as issuer, Bain Capital Specialty Finance, Inc., as portfolio manager, and Wells Fargo Bank, National Association, as collateral administrator (incorporated by reference to Exhibit 10.19 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on November 6, 2019).
10.14	Master Participation Agreement, dated as of August 28, 2019, by and between BCSF I, LLC, as financing subsidiary, and BCC Middle Market CLO 2019-1, LLC, as issuer (incorporated by reference to Exhibit 10.20 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on November 6, 2019).
10.15	Master Participation Agreement, dated as of August 28, 2019, by and between BCSF II-C, LLC, as financing subsidiary, and BCC Middle Market CLO 2019-1, LLC, as issuer (incorporated by reference to Exhibit 10.21 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on November 6, 2019).
10.16	Revolving Loan Agreement, dated March 27, 2020, by and between the Company, as Borrower, and BCSF Advisors, LP, as Lender (incorporated by reference to Exhibit 10.26 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on May 4, 2020).
10.17	Master Note Purchase Agreement, dated June 10, 2020, of the Company (incorporated by reference to Exhibit 10.28 to the Company's Quarterly Report on Form 10-Q (File No. 814-01175), filed on August 5, 2020).
10.18	Amended and Restated Limited Liability Company Agreement, dated February 9, 2021, of International Senior Loan Program, LLC, by and among the Company, Pantheon Private Debt Program SCSp SICAV—RAIF—Pantheon Senior Debt Secondaries II (USD), Pantheon Private Debt Program SCSp SICAV—RAIF—Tubera Credit 2020, Solutio Premium Private Debt I SCSp and Solutio Premium Private Debt II Master SCSp (incorporated by reference to Exhibit 10.31 to the Company's Annual Report on Form 10-K (File No. 814-01175) filed on February 24, 2021).
10.19	<u>Underwriting Agreement, dated March 3, 2021, by and among Bain Capital Specialty Finance, Inc., BCSF Advisors, LP and Goldman Sachs &amp; Co. LLC, as the representative of the underwriters (incorporated by reference to Exhibit 99.1 to the Company's Current Report on Form 8-K (File No. 814-01175), filed on March 5, 2021).</u>
10.20	Indenture, dated as of March 10, 2021, by and between the Company and U.S. Bank National Association, as trustee (incorporated by reference to Exhibit 99.1 to the Company's Current Report on Form 8-K (File No. 814-01175), filed on March 10, 2021).
10.21	First Supplemental Indenture, dated as of March 10, 2021, relating to the 2.950% Notes due 2026, by and between the Company and U.S. Bank National Association, as trustee (incorporated by reference to Exhibit 99.2 to the Company's Current Report on Form 8-K (File No. 814-01175), filed on March 10, 2021).
10.22	Form of 2.950% Notes due 2026 (incorporated by reference to Exhibit 99.2 to the Company's Current Report on Form 8-K (File No. 814-01175), filed on March 10, 2021).

10.23	Underwriting Agreement, dated October 5, 2021, by and among Bain Capital Specialty Finance, Inc., BCSF Advisors, LP, and Goldman Sachs & Co. LLC and SMBC Nikko Securities America Inc., as the representative of the underwriters (incorporated by reference to Exhibit 99.1 to the Company's Current Report on Form 8-K (File No. 814-01175), filed on October 6, 2021).
10.24	Second Supplemental Indenture, dated as of October 13, 2021, relating to the 2.550% Notes due 2026, by and between the Company and U.S. Bank National Association, as trustee (incorporated by reference to Exhibit 99.1 to the Company's Current Report on Form 8-K (File No. 814-01175), filed on October 13, 2021).
10.25	Form of 2.550% Notes due 2026 (incorporated by reference to Exhibit 99.1 to the Company's Current Report on Form 8-K (File No. 814-01175), filed on October 13, 2021).
10.26	Revolving Credit Agreement, dated as of December 24, 2021, by and among the Company as Borrower, with Sumitomo Mitsui Banking Corporation, as Administrative Agent and Sole Book Runner, and with Sumitomo Mitsui Banking Corporation and MUFG Union Bank, N.A., as Joint Lead Arrangers (incorporated by reference to Exhibit 10.41 to the Company's Annual Report on Form 10-K (File No. 814-01175) filed on February 23, 2022).
10.27*	First Amendment dated as of July 6, 2022 to Revolving Credit Agreement, dated as of December 24, 2021, by and among the Company as Borrower, with Sumitomo Mitsui Banking Corporation, as Administrative Agent and Sole Book Runner, and with Sumitomo Mitsui Banking Corporation and MUFG Union Bank, N.A., as Joint Lead Arrangers.
10.28*	Increasing Lender/Joinder Lender Agreement dated as of July 22, 2022, pursuant to Section 2.08(e) of the Revolving Credit Agreement, dated as of December 24, 2021, by and among the Company as Borrower, with Sumitomo Mitsui Banking Corporation, as Administrative Agent and Sole Book Runner, and with Sumitomo Mitsui Banking Corporation and MUFG Union Bank, N.A., as Joint Lead Arrangers.
10.29	Amended and Restated Limited Liability Company Agreement, dated December 27, 2021, of Bain Capital Senior Loan Program, LLC. (incorporated by reference to Exhibit 10.42 to the Company's Annual Report on Form 10-K (File No. 814-01175) filed on February 23, 2022).
23.1	Consent of Independent Registered Public Accounting Firm (incorporated by reference to Exhibit 23.1 to the Company's Annual Report on Form 10-K (File No. 814-01175) filed on February 23, 2022).
24.1	Powers of Attorney (incorporated by reference to Exhibit 24.1 to the Company's Annual Report on Form 10-K (File No. 814-01175), filed on March 29, 2017).
31.1*	Certification of Chief Executive Officer pursuant to Rule 13a-14 under the Securities Exchange Act of 1934, as amended, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, as amended.
31.2*	Certification of Chief Financial Officer pursuant to Rule 13a-14 under the Securities Exchange Act of 1934, as amended, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, as amended.
32*	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, as amended.
104	Cover Page Interactive Data File (formatted as inline XBRL and contained in Exhibit 101)

\* Filed herewith.

# **SIGNATURES**

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

# **Bain Capital Specialty Finance, Inc.**

Date: August 3, 2022 By: /s/ Michael A. Ewald

Name: Michael A. Ewald
Title: Chief Executive Officer

Date: August 3, 2022 By: /s/ Sally F. Dornaus

Name: Sally F. Dornaus
Title: Chief Financial Officer