BABSON CAPITAL CORPORATE INVESTORS

Form N-CSR/A April 02, 2012

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM N-CSR/A

CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number 811-2183

Babson Capital Corporate Investors

(Exact name of registrant as specified in charter)

1500 Main Street, P.O. Box 15189, Springfield, MA 01115-5189

(Address of principal executive offices) (Zip code)

Christopher A. DeFrancis, Vice President and Secretary 1500 Main Street, Suite 2800, P.O. Box 15189, Springfield, MA 01115-5189

(Name and address of agent for service)

Registrant's telephone number, including area code: 413-226-1000

Date of fiscal year end: 12/31

Date of reporting period: 12/31/11

Form N-CSR is to be used by management investment companies to file reports with the Commission not later than 10 days after the transmission to stockholders of any report that is required to be transmitted to stockholders under Rule 30e-1 under the Investment Company Act of 1940 (17 CFR 270.30e-1). The Commission may use the information provided on Form N-CSR in its regulatory, disclosure review, inspection and policymaking roles.

A registrant is required to disclose the information specified by Form N-CSR, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-CSR

unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to Secretary, Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. ss. 3507.

ITEM 1. REPORT TO STOCKHOLDERS.

Attached hereto is the annual shareholder report transmitted to shareholders pursuant to Rule 30e-1 of the Investment
Company Act of 1940, as amended.

babson capital corporate investors

Babson Capital Corporate Investors is a closed-end investment company, first offered to the public in 1971, whose shares are traded on the New York Stock Exchange.

investment objective & policy

Babson Capital Corporate Investors (the "Trust") is a closed-end investment company, first offered to the public in 1971, whose shares are traded on the New York Stock Exchange under the trading symbol "MCI". The Trust's share price can be found in the financial section of newspapers under either the New York Stock Exchange listings or Closed-End Fund Listings.

The Trust's investment objective is to maintain a portfolio of securities providing a fixed yield and at the same time offering an opportunity for capital gains. The Trust's principal investments are privately placed, below-investment grade, long-term debt obligations with equity features such as warrants, conversion rights, or other equity features and, occasionally, preferred stocks. The Trust typically purchases these investments, which are not publicly tradable, directly from their issuers in private placement transactions. These investments are typically mezzanine debt instruments with accompanying private equity securities made to small or middle market companies. In addition, the Trust may temporarily invest, subject to certain limitations, in marketable investment grade debt securities, other marketable debt securities (including high yield securities) and marketable common stocks. Below-investment grade or high yield securities have predominantly speculative characteristics with respect to the capacity of the issuer to pay interest and repay principal.

Babson Capital Management LLC ("Babson Capital") manages the Trust on a total return basis. The Trust distributes substantially all of its net income to shareholders each year. Accordingly, the Trust pays dividends to shareholders quarterly in January, May, August, and November. The Trust pays dividends to its shareholders in cash, unless the shareholder elects to participate in the Dividend Reinvestment and Share Purchase Plan.

In this report you will find a complete listing of the Trust's holdings. We encourage you to read this section carefully for a better understanding of the Trust. We cordially invite all shareholders to attend the Trust's Annual Meeting of Shareholders, which will be held on April 27, 2012 at 1:00 P.M. in Springfield, Massachusetts.

Babson Capital Corporate Investors
*Data for Babson Capital Corporate Investors (the "Trust") represents portfolio returns based on change in the Trust' net asset value assuming the reinvestment of all dividends and distributions. These returns differ from the total investment return based on market value of the Trust's shares due to the difference between the Trust's net asset value and the market value of its shares outstanding (see page 12 for total investment return based on market value) Past performance is no guarantee of future results.
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TO OUR SHAREHOLDERS

I am pleased to share with you the Trust's Annual Report for the year ended December 31, 2011.

As I am sure you have noticed, in December, we changed the name of the Trust from MassMutual Corporate Investors to Babson Capital Corporate Investors. The name change was made to clarify the Trust's relationship with the Trust's investment adviser, Babson Capital. Babson Capital, and its predecessors, has been the investment adviser for the Trust since the Trust's inception in 1971, and will continue in this capacity. Other than the name of the Trust, nothing else has changed — the Trust's investment objectives, philosophies and policies are unchanged; even the Trust's New York Stock Exchange trading symbol, "MCI", is unchanged.

PORTFOLIO PERFORMANCE

The Trust's net total portfolio rate of return for 2011 was 12.0%, as measured by the change in net asset value and assuming the reinvestment of all dividends and distributions. The Trust's total net assets were \$241,943,534, or \$12.69 per share, as of December 31, 2011. This compares to \$237,584,875, or \$12.56 per share, as of December 31, 2010. The Trust paid a quarterly dividend of \$0.30 per share for each of the four quarters of 2011, up 11.1% from the \$0.27 per share quarterly dividend in 2010. In addition, the Trust declared a special year-end dividend of \$0.15 per share, paid in January 2012 to shareholders of record on December 30, 2011, bringing total dividends for the year to \$1.35 per share. This represents a 25% increase over the \$1.08 per share of total dividends paid in 2010. Net investment income for the year was \$1.29 per share, including approximately \$0.12 per share of non-recurring income, representing a 14.2% increase over 2010 net investment income of \$1.13 per share, which also included approximately \$0.05 per share of non-recurring income.

Investors continued to take note of the Trust's strong performance in 2011 as the Trust's stock price increased 17.7% during the year, from \$15.28 as of December 31, 2010 to \$17.99 as of December 31, 2011. This increase is on top of the 21.8% price appreciation that the Trust's stock price enjoyed in 2010. The Trust's stock price of \$17.99 as of December 31, 2011 equates to a 41.8% premium over the December 31, 2011 net asset value per share of \$12.69. The Trust's average quarter-end premium for the 3, 5 and 10-year periods was 11.4%, 12.9% and 10.8%, respectively.

The table below lists the average annual net returns of the Trust's portfolio, based on the change in net assets and assuming the reinvestment of all dividends and distributions. Average annual returns of the Barclays Capital U.S. Corporate High Yield Index and the Russell 2000 Index for the 1, 3, 5, 10 and 25 years ended December 31, 2011 are provided for comparison purposes only.

	The Trust	Barclays Capital U.S. Corporate High Yield Index	Russell 2000 Index
1 Year	12.00%	4.98%	-4.17%
3 Years	14.76%	24.12%	15.63%
5 Years	8.06%	7.54%	0.15%
10 Years	12.66%	8.85%	5.62%
25 Years	12.82%	8.47%	8.67%

Past performance is no guarantee of future results.

Babson Capital Corporate Investors

PORTFOLIO ACTIVITY

New investment activity for the Trust was very sporadic once again in 2011. In the first three quarters of the year, the Trust completed six new private placement investments. In the fourth quarter, the Trust completed seven new investments. For the full year 2011, the Trust closed 13 new private placement investments and seven add-on investments in existing portfolio companies. Total private placement investments purchased in 2011 were \$36,603,116. Although our investment activity in 2011 was off the near-record pace of 2010, when the Trust closed 19 new private placement transactions and eight add-on investments aggregating \$56,077,054, we were pleased with both the quantity and quality of our 2011 investments. Leverage multiples remained reasonable overall during 2011, and pricing and return expectations on our new investments were stable throughout the year, after several years of declines. All in all, market conditions in 2011 continued to be favorable for new investment activity.

New private placement investments completed during 2011 were Arch Global Precision LLC; CHG Alternative Education Holding Company; DPC Holdings LLC; Handi Quilter Holding Company; Ideal Tridon Holdings, Inc.; K & N Parent, Inc.; LPC Holding Company; Marshall Physicians Services LLC; Merex Holding Corporation; NT Holding Company; SouthernCare Holdings, Inc.; Strata/WLA Holding Corporation and WP Supply Holding Corporation. In addition, the Trust added to existing private placement investments in Advanced Technologies Holdings; K N B Holdings Corporation; K W P I Holdings Corporation; MBWS Ultimate Holdco, Inc.; NetShape Technologies, Inc.; NT Holding Company; and TruStile Doors, Inc. A brief description of these investments can be found in the Consolidated Schedule of Investments.

The condition of the Trust's existing portfolio continued to improve during 2011. Sales and earnings for the Trust's portfolio as a whole continued their upward momentum — we now have seen 22 consecutive months of increases in the average sales and EBITDA of our portfolio companies since hitting trough levels in late 2009. During the year, a number of our portfolio companies resumed paying cash interest on their debt obligations to the Trust due to their improved operating performance and liquidity position. Patience and, in many cases, additional equity support from the sponsor groups, sometimes coupled with the temporary deferral of interest on our debt obligations, have proven to be the right approach to helping these companies rebound.

We had eight companies exit from the Trust's portfolio during 2011. In six of these exits, the Trust realized a significant positive return on its investment. These investments were Davis Standard LLC; KHOF Holdings, Inc.; Justrite Manufacturing Acquisition Company; Momentum Holding Company; Nesco Holding Corporation; and Total E & S Inc. We also realized on our investments in Navis Global and Telecorps Holdings, Inc., both of which were underperforming investments. In addition, we had a number of companies who took advantage of lower interest rates and improved operating performance to refinance and repay their debt obligations to the Trust.

OUTLOOK FOR 2012

We enter 2012 with a solid backlog of new investment opportunities. We also expect that leverage multiples and expected returns on new investments will continue to be stable during the year. We have a significant number of portfolio companies that are in various stages of a sale process. One exit has already closed in January — Savage Sports Holding, Inc. was sold for a nice gain near the end of the month, and we expect that realization activity will be very strong in 2012. Strong realization and refinancing activity is a double-edged sword, however, as that could result in a loss of income-producing investments. We have been fortunate that our new investment activity in recent years has been strong and has had a positive impact on net investment income. We will need to maintain a robust level of new investment activity in the face of expected high levels of realization and refinancing activity.

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2011 Annual Report

The Trust weathered the difficult markets of 2008 and early 2009 well, and was able to maintain its dividend level. With improving market conditions in 2010 and 2011, the Trust was able to increase its dividend by 25% in 2011 over the prior year. Despite the unsettled global economic conditions and other challenges, we are optimistic heading into 2012. Regardless of the market environment, however, the Trust will continue to employ the investment philosophy that has served it well since its inception: investing in companies which we believe have a strong business proposition, solid cash flow and experienced, ethical management. This philosophy, along with Babson Capital's seasoned investment-management team, positions the Trust well to meet its investment objectives and policies. As always, I would like to thank you for your continued interest in and support of Babson Capital Corporate Investors. I look forward to seeing you at the Trust's annual shareholder meeting in Springfield on April 27, 2012.

Sincerely,

Michael L. Klofas President

Cautionary Notice: Certain statements contained in this report may be "forward looking" statements. Investors are cautioned not to place undue reliance on forward-looking statements, which speak only as of the date in which they are made and which reflect management's current estimates, projections, expectations or beliefs, and which are subject to risks and uncertainties that may cause actual results to differ materially. These statements are subject to change at any time based upon economic, market or other conditions and may not be relied upon as investment advice or an indication of the Trust's trading intent. References to specific securities are not recommendations of such securities, and may not be representative of the Trust's current or future investments. We undertake no obligation to publicly update forward looking statements, whether as a result of new information, future events, or otherwise.

2011 Dividends	Record Date	Net Investment Income	Short-Term Gains	Tax Effect	Long-Term Gains
Regular	4/25/2011	0.3000	-		-
	8/1/2011	0.3000	-		-
	10/31/2011	0.3000	-		-
	12/30/2011	0.3000	-		-
Special	12/30/2011	0.1402	0.0098		-
		\$1.3402	\$ 0.0098	\$ 1.3500	0.0000

The following table summarizes the tax effects of the relation of capital gains for 2011:

	Amount Per Share	Form 2439
2011 Gains Retained	0.0550	Line 1a
Long-Term Gains Retained	0.0550	
Taxes Paid	0.0193	Line 2 *
Basis Adjustment	0.0357	**

^{*} If you are not subject to federal capital gains tax (e.g. charitable organizations, IRAs and Keogh Plans) you may be able to claim a refund by filing Form 990-T.

**

For federal income tax purposes, you may increase the adjusted cost basis of your shares by this amount (the excess of Line 1a over Line 2).

Annual dividend	Qualified for Received dec		Qualified di	vidends****	Interest earn U.S. Gov't.	ned on Obligations
Amount Per share	Percent	Amount Per share	Percent	Amount Per share	Percent	Amount Per share
\$1.35	3.3339%	0.0449	2.6859%	0.0362	0%	0.0000

^{***} Not available to individual shareholders

^{****} Qualified dividends are reported in Box 1b on IRS Form 1099-Div for 2011

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Babson Capital Corporate Investors

consolidated statement of assets and liabilities December 31, 2011	
Assets:	
Investments	
(See Consolidated Schedule of Investments)	
Corporate restricted securities at fair value	
(Cost - \$254,260,292)	\$237,305,760
Corporate restricted securities at market value	
(Cost - \$10,147,208)	10,173,888
Corporate public securities at market value	21 211 676
(Cost - \$21,434,959) Short-term securities at amortized cost	21,311,676 4,256,892
Total investments (Cost - \$290,099,351)	273,048,216
Cash	6,800,835
Interest receivable	2,673,836
Other assets	174,893
Total assets	282,697,780
Total assets	282,097,780
Liabilities:	
Note payable	30,000,000
Dividend payable	8,581,595
Deferred tax liability	993,735
Investment advisory fee payable	756,074
Interest payable	202,105
Accrued expenses	220,737
Total liabilities	40,754,246
Total net assets	\$241,943,534
Net Assets:	
Common shares, par value \$1.00 per share	\$19,070,210
Additional paid-in capital	108,221,597
Retained net realized gain on investments, prior years	127,807,139
Undistributed net investment income	2,871,012
Accumulated net realized gain on investments	2,018,446
Net unrealized depreciation of investments	(18,044,870)
Total net assets	\$241,943,534
Common shares issued and outstanding (23,663,744 authorized)	19,070,210
Net asset value per share	\$12.69
See Notes to Consolidated Financial Statements	

2011 Annual Report

consolidated statement of operations For the year ended December 31, 2011	
Investment Income:	
Interest	\$ 29,409,659
Dividends	455,983
Other	135,500
Total investment income	30,001,142
Expenses:	
Investment advisory fees	3,100,620
Interest	1,584,000
Trustees' fees and expenses	370,100
Professional fees	268,107
Reports to shareholders	110,000
Transfer agent	54,000
Custodian fees	38,000
Other	59,089
Total expenses	5,583,916
Investment income - net	24,417,226
Net realized and unrealized gain on investments:	
Net realized gain on investments before taxes	1,235,896
Income tax expense	(387,518
Net realized gain on investments after taxes	848,378
Net change in unrealized depreciation of investments before taxes	2,865,226
Net change in deferred income tax expense	(523,816
Net change in unrealized depreciation of investments after taxes	2,341,410
Net gain on investments	3,189,788
Net increase in net assets resulting from operations	\$ 27,607,014
See Notes to Consolidated Financial Statements	

Babson Capital Corporate Investors

consolidated statement of cash flows For the year ended December 31, 2011	
Net increase in cash:	
Cash flows from operating activities:	
Purchases/Proceeds/Maturities from short-term portfolio securities, net	\$19,805,038
Purchases of portfolio securities	(72,741,350)
Proceeds from disposition of portfolio securities	57,384,745
Interest, dividends and other income received	23,754,371
Interest expense paid	(1,584,000)
Operating expenses paid	(4,004,252)
Income taxes paid	(818,159)
Net cash provided by operating activities	21,796,393
Cash flows from financing activities:	
Cash dividends paid from net investment income	(22,199,952)
Receipts for shares issued on reinvestment of dividends	2,426,607
Net cash used for financing activities	(19,773,345)
Net increase in cash	2,023,048
Cash - beginning of year	4,777,787
Cash - end of year	\$6,800,835
Reconciliation of net increase in net assets to net cash provided by operating activities:	
Net increase in net assets resulting from operations	\$27,607,014
Increase in investments	(5,710,823)
Increase in interest receivable	(13,744)
Increase in other assets	(174,893)
Increase in deferred tax liability	523,816
Increase in investment advisory fee payable	14,314
Increase in accrued expenses	55,542
Decrease in accrued taxes payable	(430,641)
Decrease in other payables	(74,192)
Total adjustments to net assets from operations	(5,810,621)
Net cash provided by operating activities	\$21,796,393
See Notes to Consolidated Financial Statements	

2011 Annual Report

consolidated statements of changes in net assets For the years ended December 31, 2011 and 2010		
	2011	2010
Increase in net assets:		
Operations:		
Investment income - net	\$24,417,226	\$21,400,927
Net realized gain on investments after taxes	848,378	2,276,849
Net change in unrealized depreciation of investments after taxes	2,341,410	17,531,731
Net increase in net assets resulting from operations	27,607,014	41,209,507
Increase from common shares issued on reinvestment of dividends		
Common shares issued (2011 - 156,934; 2010 - 178,044)	2,426,607	2,296,374
Dividends to shareholders from:		
Net investment income (2011 - \$1.34 per share; 2010 - \$1.08 per share)	(25,488,812)	(20,357,960)
Net realized gains (2011 - \$0.01 per share; 2010 - \$0.00 per share)	(186,150)	-
Total increase in net assets	4,358,659	23,147,921
	227 504 075	214 426 054
Net assets, beginning of year	237,584,875	214,436,954
Net assets, end of year (including undistributed net investment		
income of \$2,871,012 and \$3,451,526 respectively)	\$241,943,534	\$237,584,875
See Notes to Consolidated Financial Statements		
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Babson Capital Corporate Investors

consolidated selected financial highlights

Selected data for each share of beneficial interest outstanding:

For the years ended December 31,										
	2011 (a)		2010 (a)		2009 (a)		2008 (a)		2007 (a)	
Net asset value:										
Beginning of year	\$12.56		\$11.45		\$11.17		\$13.60		\$13.76	
Net investment income (b)	1.29		1.13		1.03		1.16		1.28	
Net realized and unrealized										
gain (loss) on investments	0.17		1.06		0.33		(2.51)	(0.17))
Total from investment operations	1.46		2.19		1.36		(1.35)	1.11	
Dividends from net investment										
income to common shareholders	(1.34)	(1.08)	(1.08))	(1.08)	(1.29)
Dividends from net realized gain										
on investments to common shareholders	(0.01)	-		-		_		_	
Increase from dividends reinvested	0.02		0.00	(c)	0.00	(c)	0.00	(c)	0.02	
Total dividends	(1.33)	(1.08)	(1.08))	(1.08))	(1.27)
Net asset value: End of year	\$12.69		\$12.56		\$11.45		\$11.17		\$13.60	
Per share market value:										
End of year	\$17.99		\$15.28		\$12.55		\$9.63		\$15.10	
Total investment return										
Net asset value (d)	12.00	%	19.81	%	12.64	%	(10.34	%)	8.72	%
Market value (d)	27.92	%	31.73	%	39.89	%	(30.44	%)	(8.78	%)
Net assets (in millions):										
End of year	\$241.94		\$237.58		\$214.44		\$208.14		\$251.16	
Ratio of operating expenses										
to average net assets	1.62	%	1.60	%	1.58	%	1.49	%	1.55	%
Ratio of interest expense										
to average net assets	0.64	%	0.70	%	0.75	%	0.67	%	0.59	%
Ratio of income tax expense										
to average net assets (e)	0.16	%	0.27	%	0.00	%	0.00	%	0.35	%
Ratio of total expenses to										
average net assets (e)	2.42	%	2.57	%	2.33	%	2.16	%	2.49	%
Ratio of net investment income										
to average net assets (e)	9.91	%	9.46	%	9.06	%	9.01	%	9.17	%
Portfolio turnover	21	%	39	%	23	%	32	%	44	%

- (a) Per share amounts were adjusted to reflect a 2:1 stock split effective February 18, 2011.
- (b) Calculated using average shares.
- (c) Rounds to less than \$0.01 per share.
- (d)Net asset value return represents portfolio returns based on change in the Trust's net asset value assuming the reinvestment of all dividends and distributions which differs from the total investment return based on the Trust's market value due to the difference between the Trust's net asset value and the market value of its shares outstanding; past performance is no guarantee of future results.
- (e) As additional information, this ratio is included to reflect the taxes paid on retained long-term gains. These taxes paid are netted against realized capital gains in the Statement of Operations. The taxes paid are treated as deemed distributions and a credit for the taxes paid are passed on to the shareholders.

Senior borrowings:					
Total principal amount (in millions)	\$30	\$30	\$30	\$30	\$30
Asset coverage per \$1,000					
of indebtedness	\$9,065	\$8,919	\$8,148	\$7,938	\$9,372

See Notes to Consolidated Financial Statements

2011	Annual	Report
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consolidated schedule of investment December 31, 2011	S			
Corporate Restricted Securities - 102.29%: (A)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cost	Fair Value
Private Placement Investments - 98.08%				
A E Company, Inc. A designer and manufacturer of madindustries. 11% Senior Secured Note due	chined parts and asser	nbly structures for	the commercial and n	nilitary aerospace
2015 13% Senior Subordinated Note	\$ 1,251,924	*	\$ 1,233,942	\$ 1,288,486
due 2016 Common Stock (B) Warrant, exercisable until 2019, to purchase	\$ 1,413,461 323,077 shs.	11/10/09 11/10/09	1,295,314 323,077	1,441,730 200,104
common stock at \$.01 per share (B) * 11/10/09 and 11/18/09.	161,538 shs.	11/10/09	119,991 2,972,324	100,052 3,030,372
A H C Holding Company, Inc. A designer and manufacturer of boil 15% Senior Subordinated Note	ers and water heaters	for the commercia	ıl sector.	
due 2015 Limited Partnership Interest (B)	\$ 2,633,793 23.16% int.	11/21/07 11/21/07	2,601,223 224,795 2,826,018	2,633,793 348,891 2,982,684
A S A P Industries LLC A designer and manufacturer of con 12.5% Senior Subordinated Note	nponents used on oil a	and natural gas wel	ls.	
due 2015	\$ 850,946	12/31/08	773,072	850,945
Limited Liability Company Unit Class A-2 (B)	1,276 uts.	12/31/08	140,406	489,812
Limited Liability Company Unit Class A-3 (B)	1,149 uts.	12/31/08	126,365 1,039,843	440,832 1,781,589
A S C Group, Inc. A designer and manufacturer of high and electronic components primarily 12.75% Senior Subordinated Note	• • •		nunications products,	computing systems

\$ 2,318,182

10/09/09

due 2016

2,341,364

2,055,987

Limited Liability Company Unit					
Class A (B)	4,1	28 uts.	*	405,691	582,956
Limited Liability Company Unit					
Class B (B)	2,7	82 uts.	10/09/09	273,352	392,874
* 10/09/09 and 10/27/10.				2,735,030	3,317,194
A W X Holdings Corporation					
A provider of aerial equipment renta	l, sal	es and repair service	es to non-residential	construction and main	tenance
contractors operating in the State of	India	na.			
10.5% Senior Secured Term Note					
due 2014 (D)	\$	735,000	05/15/08	724,402	661,500
13% Senior Subordinated Note					
due 2015 (D)	\$	735,000	05/15/08	673,096	-
Common Stock (B)	105	5,000 shs.	05/15/08	105,000	-
Warrant, exercisable until 2015,					
to purchase					
common stock at \$.01 per share					
(B)	36,	923 shs.	05/15/08	62,395	-
				1,564,893	661,500

Babson Capital Corporate Investors

Holding LLC

consolidated schedule of investment December 31, 2011	s (continued)					
Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Co	ost	Fa	ir Value
Advanced Technologies Holdings A provider of factory maintenance services to industrial companies.						
Preferred Stock Series A (B)	1,031 shs.	12/27/07	\$	510,000	\$	1,127,698
Convertible Preferred Stock Series B (B)	52 shs.	01/04/11		40,800 550,800		57,435 1,185,133
Aero Holdings, Inc. A provider of geospatial services to corporate and government clients. 10.5% Senior Secured Term Note						
due 2014 14% Senior Subordinated Note	\$ 1,220,625	03/09/07		1,213,392		1,239,100
due 2015 Common Stock (B) Warrant, exercisable until 2015, to purchase	\$ 1,260,000 262,500 shs.	03/09/07 03/09/07		1,184,233 262,500		1,260,000 430,887
common stock at \$.01 per share (B)	66,116 shs.	03/09/07		111,527 2,771,652		108,528 3,038,515
All Current Holding Company A specialty re-seller of essential elec	etrical parts and compor	nents primarily sen	rving	g wholesale distri	buto	rs.
12% Senior Subordinated Note due 2015 Common Stock (B) Warrant, exercisable until 2018, to purchase	\$ 1,140,317 1,347 shs.	09/26/08 09/26/08		1,071,951 134,683		1,140,317 127,161
common stock at \$.01 per share (B)	958 shs.	09/26/08		87,993 1,294,627		90,438 1,357,916
American Hospice Management						

A for-profit hospice care provider

in the United States.

12% Senior Subordinated Note

due 2013	\$ 3,187,495	*	3,123,224	3,187,495
Preferred Class A Unit (B)	3,223 uts.	**	322,300	597,810
Preferred Class B Unit (B)	1,526 uts.	06/09/08	152,626	271,163
Common Class B Unit (B)	30,420 uts.	01/22/04	1	141,374
Common Class D Unit (B)	6,980 uts.	09/12/06	1	32,439
* 01/22/04 and 06/09/08.			3,598,152	4,230,281
** 01/22/04 and 09/12/06.				

Apex Analytix Holding

Corporation

A provider of audit recovery and fraud detection services and software to commercial and retail businesses in the U.S. and Europe.

12.5% Se	nior Su	bordinate	d Note
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due 2014	\$ 1,912,500	04/28/09	1,710,532	1,912,500
Preferred Stock Series B (B)	3,065 shs.	04/28/09	306,507	397,626
Common Stock (B)	1,366 shs.	04/28/09	1,366	177,218
			2,018,405	2,487,344

2011 Annual Report

consolidated schedule of investments (conti	nued)					
December 31, 2011		,					
Corporate Restricted Securities: (A) (Continued)	An Sha Ow	ncipal nount, ares, Units or mership rcentage	Acquisition Date	Co	st	Fai	r Value
Arch Global Precision LLC							
A leading manufacturer of high toleran 14.75% Senior Subordinated Note	ice p	recision compor	ents and consur	nabl	e tools.		
due 2018 Limited Liability Company Unit	\$	2,250,000	12/21/11	\$	2,190,148	\$	2,257,787
Class B (B) Limited Liability Company Unit	85	uts.	12/21/11		85,250		80,987
Class C (B)	665	5 uts.	12/21/11		664,750 2,940,148		631,512 2,970,286
Arrow Tru-Line Holdings, Inc. A manufacturer of hardware for resider 8% Senior Subordinated Note due	ntial	and commercial	l overhead garag	ge do	oors in North Ameri	ica.	
2014 (D)	\$	1,990,935	05/18/05		1,823,261		1,294,108
Preferred Stock (B)		shs.	10/16/09		62,756		-
Common Stock (B) Warrant, exercisable until 2012, to purchase	491	7 shs.	05/18/05		497,340		-
common stock at \$.01 per share (B)	130) shs.	05/18/05		112,128 2,495,485		- 1,294,108
Associated Diversified Services A provider of routine maintenance and power distribution lines. 10% Senior Secured Term Note due	repa	ir services prim	arily to electric	utilit	ry companies predo	mina	antly on electric
2016 (C) 13% Senior Subordinated Note due	\$	750,857	09/30/10		735,103		774,842
2017 Limited Liability Company Unit	\$	853,714	09/30/10		771,783		862,251
Class B (B) Limited Liability Company Unit	92,	571 uts.	09/30/10		92,571		96,802
Class B (B)	70,	765 uts.	09/30/10		70,765 1,670,222		73,999 1,807,894
Barcodes Group, Inc. A distributor and reseller of automatic			ta capture equip	men	t, including mobile	con	nputers,
scanners, point-of-sale systems, labels,	and \$	1,940,399	07/27/10		1,860,277		1,979,207

13.5% Senior Subordinated Note				
due 2016				
Preferred Stock (B)	39 shs.	07/27/10	394,487	394,500
Common Stock Class A (B)	131 shs.	07/27/10	1,310	223,431
Warrant, exercisable until 2020, to				
purchase				
common stock at \$.01 per share (B)	23 shs.	07/27/10	227	38,750
			2,256,301	2,635,888
Bravo Sports Holding Corporation A designer and marketer of niche branc skateboards, and urethane wheels. 12.5% Senior Subordinated Note due 2014 Preferred Stock Class A (B) Common Stock (B) Warrant, exercisable until 2014, to purchase common stock at \$.01 per share (B)	\$ 2,281,593 879 shs. 1 sh.	06/30/06 06/30/06 06/30/06 06/30/06	2,221,917 268,121 286	1,140,796 - -
			2,582,426	1,140,796

Babson Capital Corporate Investors

consolidated schedule of investments (or December 31, 2011	contir	nued)					
Corporate Restricted Securities: (A) (Continued)	-		Acquisition Date Cost		ost	Fair Value	
C D N T, Inc. A value-added converter and distributo 10.5% Senior Secured Term Note	r of s	pecialty pressure sensi	tive adhesives, f	oan	ns, films, and fo	oils.	
due 2014 12.5% Senior Subordinated Note	\$	469,295	08/07/08	\$	464,510	\$	469,295
due 2015	\$	750,872	08/07/08		704,680		750,872
Common Stock (B) Warrant, exercisable until 2018, to purchase	73,2	256 shs.	08/07/08		73,256		63,873
common stock at \$.01 per share (B)	57,600 shs.		08/07/08		57,689 1,300,135		50,223 1,334,263
Capital Specialty Plastics, Inc. A producer of desiccant strips used for	nack	aging pharmaceutical :	products				
Common Stock (B) *12/30/97 and 05/29/99.	t packaging pharmaceutical pr 109 shs.		*		503		1,190,167
CHG Alternative Education Holding Company A leading provider of publicly-funded,				_	special needs	chil	dren at
therapeutic day schools and "at risk" you 13.5% Senior Subordinated Note	outh t	hrough alternative edu	cation programs	•			
due 2018	\$	2,168,482	01/19/11		2,051,545		2,182,737
Common Stock (B) Warrant, exercisable until 2021, to purchase	1,12	25 shs.	01/19/11		112,500		102,496
common stock at \$.01 per share (B)	884 shs.		01/19/11		87,750 2,251,795		80,569 2,365,802
Clough, Harbour and Associates An engineering service firm that is loca 12.25% Senior Subordinated Note	ated in	n Albany, NY.					
due 2015	\$	2,400,000	12/02/08		2,282,216		2,400,000
Preferred Stock (B)	277		12/02/08		276,900 2,559,116		329,906 2,729,906

Coeur, Inc. A producer of proprietary, disposable p 12% Senior Subordinated Note	ower	injection syringes.			
due 2016	\$	1,214,286	10/10/08	1,131,083	1,214,286
Common Stock (B)	607		10/10/08	60,714	33,302
Warrant, exercisable until 2018, to purchase					
common stock at \$.01 per share (B)	934	c h c	10/10/08	91,071	51,235
(D)	934	SIIS.	10/10/08	1,282,868	1,298,823
Connecticut Electric, Inc.					
A supplier and distributor of electrical	produ	ects sold into the retail	and wholesale mark	ets.	
10% Senior Subordinated Note	F				
due 2014 (D)	\$	1,456,429	01/12/07	1,358,675	1,310,786
Limited Liability Company Unit					
Class A (B)	156,	.046 uts.	01/12/07	156,046	19,320
Limited Liability Company Unit					
Class C (B)	112,	,873 uts.	01/12/07	112,873	13,975
Limited Liability Company Unit					
Class D (B)	1,26	68,437 uts.	05/03/10	-	157,043
Limited Liability Company Unit					
Class E (B)	2,08	1 uts.	05/03/10	1 (25 504	258
				1,627,594	1,501,382

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

December 31, 2011

Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cos	st	Fai	r Value
Connor Sport Court International,						
Inc.		~ .	_			_
A designer and manufacturer of outdo						
Preferred Stock Series B-2 (B)	17,152 shs.	07/05/07	\$	700,392	\$	1,588,332
Preferred Stock Series C (B)	8,986 shs.	07/05/07		300,168		832,074
Common Stock (B)	718 shs.	07/05/07		7		-
Limited Partnership Interest (B)	12.64% int.	*		189,586		-
*08/12/04 and 01/14/05.				1,190,153		2,420,406
C DI LIC						
CorePharma LLC	1					
A manufacturer of oral dose generic p	narmaceuticals targeted	at niche applicati	ions.	•		
14.5% Senior Subordinated Note	¢ 2.627.064	00/04/05		2 (27 0(4		2 (27 0(4
due 2016	\$ 2,627,064	08/04/05		2,627,064		2,627,064
Warrant, exercisable until 2013, to						
purchase						
common stock at \$.001 per share	20 -1	00/04/05		127 166		550.047
(B)	20 shs.	08/04/05		137,166		558,947
				2,764,230		3,186,011
Crane Rental Corporation						
A crane rental company since 1960, h	andquartered in Florida					
13% Senior Subordinated Note	cauquartereu in Pioriua.					
due 2015	\$ 2,295,000	08/21/08		2,138,979		2,202,311
Common Stock (B)	255,000 shs.	08/21/08		255,000		2,202,311
Warrant, exercisable until 2016, to	255,000 8118.	00/21/00		233,000		-
purchase						
common stock at \$.01 per share						
(B)	136,070 shs.	08/21/08		194,826		_
(b)	150,070 8118.	00/21/00		2,588,805		2,202,311
				2,500,005		2,202,311
Custom Engineered Wheels, Inc.						
A manufacturer of custom engineered	non-pneumatic plastic	wheels and plasti	c tre	ad can tires used	nrii	narily for
A manufacturer of custom engineered		cois una piasti		as cup inco uscu	P. 11	

lawn and garden products and wheelchairs.

12.5	5%	Senior	Subordinated Note
	20		

due 2016	\$ 2,182,212	10/27/09	1,952,516	2,143,635
Preferred Stock PIK (B)	296 shs.	10/27/09	295,550	97,529
Preferred Stock Series A (B)	216 shs.	10/27/09	197,152	71,258

Common Stock (B) Warrant, exercisable until 2016, to purchase	72 shs.	10/27/09	72,238	-
common stock at \$.01 per share (B)	53 shs.	10/27/09	48,608 2,566,064	- 2,312,422
DPC Holdings LLC A provider of accounts receivable man healthcare, financial and utility indus 14% Senior Subordinated Note	C	ycle management se	rvices to customers in	n the
due 2017 Limited Liability Company Unit	\$ 2,677,037	10/21/11	2,624,854	2,682,298
Class A (B)	33,333 uts.	10/21/11	333,333 2,958,187	316,663 2,998,961

Babson Capital Corporate Investors

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

December 31, 2011

Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cost	Fair Value
Duncan Systems, Inc. A distributor of windshields and side	glass for the recreation	al vehicle market.		
10% Senior Secured TermNote due 201313% Senior Subordinated Note	\$ 270,000	11/01/06	\$ 268,651	\$ 271,526
due 2014 Common Stock (B) Warrant, exercisable until 2014, to purchase common stock at \$.01 per	\$ 855,000 180,000 shs.	11/01/06 11/01/06	807,726 180,000	855,000 61,387
share (B)	56,514 shs.	11/01/06	78,160 1,334,537	19,274 1,207,187
E S P Holdco, Inc. A manufacturer of power protection to equipment dealer network. 14% Senior Subordinated Note due 2015 Common Stock (B)	\$ 2,403,631 660 shs.	01/08/08 01/08/08	2,374,423 329,990 2,704,413	2,403,631 294,728 2,698,359
E X C Acquisition Corporation A manufacturer of pre-filled syringes used for intravenous drug delivery. Warrant, exercisable until 2014, to purchase common stock at \$.01 per share (B)	and pump systems 22 shs.	06/28/04	77,208	81,330
Eatem Holding Company A developer and manufacturer of save food manufacturers for retail and food 12.5% Senior Subordinated		oups, sauces, gravies	s, and other product	s produced by
Note due 2018 Common Stock (B) Warrant, exercisable until 2018, to purchase	\$ 2,850,000 150 shs.	02/01/10 02/01/10	2,525,767 150,000	2,725,287 128,683
2010, to parenase	358 shs.	02/01/10	321,300	306,824

common stock at \$.01 per share (B)

2,997,067	3,160,794

FCX Holdings Corporation

A distributor of specialty/technical valves, actuators, accessories, and process instrumentation supplying a number of industrial, high purity, and energy end markets in North America.

due 2015	\$ 2,327,428	10/06/08	2,299,994	2,327,428
Preferred Stock Series A (B)	441 shs.	*	44,100	57,828
Preferred Stock Series B (B)	4,341 shs.	10/06/08	434,074	569,231
Common Stock (B)	3,069 shs.	10/06/08	3,069	53,090
* 12/30/10 and 07/01/11.			2,781,237	3,007,577

FFC Holding Corporation

A leading U.S. manufacturer of private label frozen novelty and ice cream products.

16% Se	enior	Subordinated N	ote

due 2017	\$	2,599,570	09/27/10	2,555,543	2,651,561
Limited Liability Company					
Units Preferred (B)	512 ut	S.	09/27/10	460,976	499,856
Limited Liability Company					
Units (B)	512 ut	cs.	09/27/10	51,220	179,497
				3,067,739	3,330,914

						2011 1	Amuai Report
CONSOLIDATED SCHEDULE OF December 31, 2011	INVE	STMENTS (C	ONTINUED)				
Corporate Restricted Securities: (A) (Continued)	Am Sha or Ow	ncipal nount, nres, Units rnership centage	Acquisition Date	Co	st	Fai	ir Value
F G I Equity LLC A manufacturer of a broad range of fit healthcare, gas turbine, nuclear, laborated Notes		•			_		
14.25% Senior Subordinated Note due 2016 Limited Liability Company Unit Class B-1 (B) Limited Liability Company Unit Class B-2 (B)	\$	2,653,850	12/15/10	\$	2,587,974	\$	2,706,927
	394	1,737 uts.	12/15/10		394,737		627,349
	49,	488 uts.	12/15/10		49,488 3,032,199		78,650 3,412,926
F H Equity LLC A designer and manufacturer of a full vehicles. 14% Senior Subordinated Note due 2017	line o	f automatic tra 3,063,159	ansmission filters	and:	filtration systems 2,949,674	for pass	senger 3,117,990
Limited Liability Company Unit Class C (B)		49 uts.	12/20/10		96,056 3,045,730		93,903 3,211,893
Flutes, Inc. An independent manufacturer of micr packaging industries. 10% Senior Secured Term Note	o flute	ed corrugated s	sheet material for	the f	ood and consume	er produc	ets
due 2013 (D) 14% Senior Subordinated Note due 2013 (D)	\$	918,385	04/13/06		908,339		459,192
	\$	555,059	04/13/06		509,089 1,417,428		- 459,192
G C Holdings A leading manufacturer of gaming tic medical charts and supplies.	kets, i	ndustrial recor	ding charts, secu	ırity-e	enabled point-of s	ale rece	ipts, and
12.5% Senior Subordinated Note due 2017 Warrant, exercisable until 2018, to	\$	3,000,000	10/19/10		2,821,517		3,060,000
purchase	50/	l alaa	10/10/10		140.075		60.560

594 shs.

10/19/10

140,875

60,560

common	stock	at \$.01	per	share
(B)				

(B)				2,962,392	3,120,560
Golden County Foods Holding, Inc. A manufacturer of frozen appetizers and snacks.					
16% Senior Subordinated Note due					
2015 (D)	\$	1,912,500	11/01/07	1,772,199	-
14% PIK Note due 2015 (D)	\$	472,711	12/31/08	411,209	-
8% Series A Convertible Preferred					
Stock, convertible into					
common shares (B)	28′	7,658 shs.	11/01/07	146,658	-
				2,330,066	-
H M Holding Company					
A designer, manufacturer, and importe	er of 1	oromotional an	d wood furniture.		
7.5% Senior Subordinated Note	,				
due 2014 (D)	\$	685,100	10/15/09	512,231	342,550
Preferred Stock (B)	40	shs.	*	40,476	-
Preferred Stock Series B (B)	2,0	55 shs.	10/15/09	1,536,694	-
Common Stock (B)	340 shs.		02/10/06	340,000	-
Common Stock Class C (B)	560) shs.	10/15/09	-	-
Warrant, exercisable until 2013, to					
purchase					
common stock at \$.02 per share	10	c 1	02/10/06	116.075	
(B)	120	6 shs.	02/10/06	116,875	- 242.550
* 09/18/07 and 06/27/08.				2,546,276	342,550

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED) December 31, 2011

December 31, 2011						
Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cos	st	Fai	r Value
Handi Quilter Holding Company A designer and manufacturer of long- market.	arm quilting machines a	nd related compor	nents	for the consumer	quil	ting
12% Senior Subordinated Note due 2017 Common Stock (B) Warrant, exercisable until 2021, to purchase	\$ 1,384,615 115 shs.	11/14/11 11/14/11	\$	1,281,639 115,385	\$	1,395,044 109,621
common stock at \$.01 per share (B)	83 shs.	11/14/11		76,788 1,473,812		1 1,504,666
Home Décor Holding Company A designer, manufacturer and market Common Stock (B)	er of framed art and wall 63 shs.	décor products.		62,742		117,200
Warrant, exercisable until 2012, to purchase common stock at \$.02 per share (B) * 06/30/04 and 08/19/04.	200 shs.	*		199,501 262,243		372,672 489,872
HOP Entertainment LLC A provider of post production equipment motion pictures.	nent and services to produce	ucers of television	shov	ws and		
Limited Liability Company Unit Class F (B) Limited Liability Company Unit	89 uts.	10/14/11		-		-
Class G (B) Limited Liability Company Unit	215 uts.	10/14/11		-		-
Class H (B) Limited Liability Company Unit	89 uts.	10/14/11		-		-
Class I (B)	89 uts.	10/14/11		-		-
Hospitality Mints Holding Company	and to a date to	-1				
A manufacturer of individually-wrap	\$ 2,673,225	al mints. 08/19/08		2,548,893		2,539,564

12% Senior Subordinated Note due 2016 Common Stock (B) Warrant, exercisable until 2016, to purchase	474 shs.	08/19/08	474,419	18,120	
common stock at \$.01 per share (B)	123 shs.	08/19/08	113,773 3,137,085	4,683 2,562,367	
Ideal Tridon Holdings, Inc. A designer and manufacturer of clamp 13.5% Senior Subordinated Note	ps and couplings used in	automotive and indust	rial end markets.		
due 2018	\$ 2,728,810	10/27/11	2,675,259	2,738,541	
Common Stock (B)	279 shs.	10/27/11	278,561 2,953,820	264,632 3,003,173	
Insurance Claims Management, Inc.					
A third party administrator providing auto and property claim administration services for insurance companies.					
Common Stock (B)	89 shs.	02/27/07	2,689	420,257	

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CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

December 31, 2011

December 31, 2011					
Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cost	Fair Value	
International Offshore Services LLC					
A leading provider of marine transport producers in the shallow waters of the 14.25% Senior Subordinated	_	form decommissioning	ng, and salvage servic	es to oil and gas	
Secured Note due 2017 (D) Limited Liability Company Unit	\$ 2,550,000	07/07/09	\$ 2,335,431	\$ 1,275,000	
(B)	3,112 uts.	07/07/09	186,684 2,522,115	- 1,275,000	
J A C Holding Enterprises, Inc. A supplier of luggage racks and accessories to the original equipment manufacturers. 12.5% Senior Subordinated Note due 2017	\$ 2,500,000	12/20/10	2,165,279	2,265,742	
Preferred Stock A (B)	495 shs.	12/20/10	495,000	-	
Preferred Stock B (B) Common Stock (B) Warrant, exercisable until 2020, to purchase common stock at \$.01 per share	0.17 shs. 100 shs.	12/20/10 12/20/10	5,000	-	
(B)	36 shs.	12/20/10	316,931 2,982,210	2,265,742	
Jason Partners Holdings LLC A diversified manufacturing company serving various industrial markets. Limited Liability Company Unit (B)	90 uts.	09/21/10	848,275	48,185	
K & N Parent, Inc. A manufacturer and supplier of automotive aftermarket performance air filters and intake systems. 14% Senior Subordinated Note					
due 2017 Preferred Stock Series A (B)	\$ 2,608,696 305 shs.	12/23/11 12/23/11	2,556,631 289,733	2,622,549 275,244	
Preferred Stock Series B (B)	86 shs.	12/23/11	82,006	77,906	

Common Stock (B)	391 shs.	12/23/11	19,565 2,947,935	14,872 2,990,571
K N B Holdings Corporation A designer, manufacturer and markete 15% Senior Subordinated Note	er of products for the cus	tom framing market.		
due 2017	\$ 4,381,393	04/12/11	4,037,760	4,381,393
Common Stock (B)	134,210 shs.	05/25/06	134,210	48,121
Warrant, exercisable until 2013, to purchase common stock at \$.01 per share				
(B)	82,357 shs.	05/25/06	71,534 4,243,504	29,529 4,459,043
K P H I Holdings, Inc.				
A manufacturer of highly engineered medical, consumer and industrial, aut 15% Senior Subordinated Note		nents for a diverse rai	nge of end-markets, inc	cluding
due 2017	\$ 2,678,219	12/10/10	2,630,451	2,682,389
Common Stock (B)	698,478 shs.	12/10/10	698,478	333,559
			3,328,929	3,015,948

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

December 31, 2011

Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cost	t	Fai	r Value
K P I Holdings, Inc.						
The largest player in the U.S. non-auto	omotive, non-ferrous d	ie casting segmen	t.			
12.75% Senior Subordinated Note due 2015	¢ 2.450.000	07/16/09	¢	2 217 077	¢	2 226 124
Convertible Preferred Stock Series	\$ 2,459,088	07/16/08	\$	2,317,077	\$	2,336,134
C (B)	55 shs.	06/30/09		55,435		110,000
Convertible Preferred Stock Series	<i>33</i> siis.	00/30/07		33,433		110,000
D (B)	24 shs.	09/17/09		24,476		73,410
Common Stock (B)	443 shs.	07/15/08		443,478		32,602
Warrant, exercisable until 2018, to				•		·
purchase						
common stock at \$.01 per share						
(B)	96 shs.	07/16/08		96,024		7,059
Warrant, exercisable until 2018, to						
purchase						
common stock at \$.01 per share	100 1	00/15/00				0.200
(B)	128 shs.	09/17/09		2 026 400		9,380
				2,936,490		2,568,585
K W P I Holdings Corporation						
A manufacturer and distributor of viny	l windows and patio d	loors throughout tl	he no	orthwestern		
United States.	T WILLSON'S WILL PAULS	oors unougnous u				
12% Senior Subordinated Note						
due 2015 (D)	\$ 3,162,920	03/14/07		2,878,056		2,530,336
Preferred Stock PIK (B)	1,499 shs.	02/07/11		579,500		434,767
Common Stock (B)	232 shs.	03/13/07		232,000		-
Warrant, exercisable until 2019, to						
purchase						
preferred stock at \$.01 per share	124 1	07/07/00				
(B)	134 shs.	07/07/09		-		-
Warrant, exercisable until 2017, to purchase						
common stock at \$.01 per share						
(B)	167 shs.	03/14/07		162,260		_
(- <i>)</i>	_ 3 , 5	55, 2 ., 0 !		3,851,816		2,965,103
				, ,		, ,

A designer and manufacturer of precision-molded silicone rubber components that are utilized in the medical and automotive end markets.

due 2018	\$ 2,722,302	08/15/11	2,669,925	2,781,381
Common Stock (B)	283 shs.	08/15/11	283,019	337,962
			2,952,944	3,119,343

M V I Holding, Inc.

A manufacturer of large precision machined metal components used in equipment which services a variety of industries, including the oil and gas, mining, and defense markets.

130%	Sanior	Subordi	nated Note
1.5%	Semor	Suporai	nated Note

\$ 1,261,233	09/12/08	1,194,760	1,261,233
61 shs.	09/12/08	60,714	50,755
66 shs.	09/12/08	65,571	54,818
		1,321,045	1,366,806
	61 shs.	61 shs. 09/12/08	61 shs. 09/12/08 60,714 66 shs. 09/12/08 65,571

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

December 31, 2011

Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Co	st	Fa	ir Value
Mail Communications Group, Inc. A provider of mail processing and ha printing services. 12.5% Senior Subordinated Note	ndling services, letter sh	op services, and c	omm	nercial		
due 2014 Limited Liability Company Unit	\$ 975,000	05/04/07	\$	947,220	\$	975,000
(B) Warrant, exercisable until 2014, to purchase	24,109 uts.	*		314,464		398,257
common stock at \$.01 per share (B) * 05/04/07 and 01/02/08.	3,375 shs.	05/04/07		43,031 1,304,715		55,752 1,429,009
Manhattan Beachwear Holding Company A designer and distributor of women's swimwear. 12.5% Senior Subordinated Note due 2018	\$ 1,259,914	01/15/10		1,123,264		1,259,914
15% Senior Subordinated Note						
due 2018	\$ 316,877	10/05/10		311,197		316,877
Common Stock (B) Common Stock Class B (B) Warrant, exercisable until 2019, to purchase	106 shs. 353 shs.	10/05/10 01/15/10		106,200 352,941		267,655 889,513
common stock at \$.01 per share (B)	312 shs.	01/15/10		283,738 2,177,340		787,214 3,521,173
Marshall Physicians Services LLC A provider of emergency department The Company was founded in 1999 a 13% Senior Subordinated Note				ated in the state of	f Ke	ntucky.
due 2016	\$ 1,323,667	09/20/11		1,297,968		1,338,516
Limited Liability Company Unit Class A (B)	8,700 uts.	09/20/11		180,000		171,279

09/20/11

874 uts.

17,213

Limited Liability Company Unit Class D (B)

Class D (D)			1,477,968	1,527,008
MBWS Ultimate Holdco, Inc. A provider of services throughout No.	orth Dakota that addre	ss the fluid managen	nent and related transp	ortation needs
of an oil well.			r	
12% Senior Subordinated Note				
due 2016	\$ 3,352,486	*	3,073,042	3,419,536
Preferred Stock Series A (B)	4,164 shs.	09/07/10	416,392	1,486,086
Common Stock (B)	487 shs.	03/01/11	48,677	173,805
Common Stock (B)	458 shs.	09/07/10	45,845	163,455
Warrant, exercisable until 2020, to				
purchase				
common stock at \$.01 per share				
(B)	310 shs.	03/01/11	30,975	110,636
Warrant, exercisable until 2016, to				
purchase				
common stock at \$.01 per share				
(B)	1,158 shs.	09/07/10	115,870	413,278
* 09/07/10 and 03/01/11.			3,730,801	5,766,796

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

December 31, 2011

	Principal Amount, Shares, Units or				
Corporate Restricted	Ownership	Acquisition	Cont	Fair Walna	
Securities: (A) (Continued)	Percentage	Date	Cost	Fair Value	
MedSystems Holdings LLC A manufacturer of enteral feeding passisted feeding. 13% Senior Subordinated Note	products, such as feeding tu	bes and other prod	lucts related to		
due 2015	\$ 1,187,116	08/29/08	\$ 1,090,328	\$ 1,187,116	
Preferred Unit (B)	126 uts.	08/29/08	125,519	160,306	
Common Unit Class A (B)	1,268 uts.	08/29/08	1,268	44,555	
Common Unit Class B (B)	472 uts.	08/29/08	120,064	16,579	
			1,337,179	1,408,556	
MEGTEC Holdings, Inc. A supplier of industrial and environ industries.	mental products and service	es to a broad array	of of		
Preferred Stock (B) Limited Partnership Interest	107 shs.	09/24/08	103,255	139,095	
(B)	1.40% int.	09/16/08	388,983	514,892	
Warrant, exercisable until 2018, to purchase common stock at \$.01 per share (B)	35 shs.	09/24/08	33,268 525,506	55,646 709,633	
Merex Holding Corporation					
A provider of after-market spare pa	rts and components as wel	Las Maintenance	Repair and Overhaul	services for "out	
of production" or "legacy" aerospace equipment manufacturers. 14% Senior Subordinated Note					
due 2018 Limited Liability Company	\$ 1,103,774	09/22/11	1,082,282	1,114,720	
Unit Series B (B)	396,226 uts.	09/22/11	396,226	307,748	
		· · · · · · · · · · · · · · · · · · ·	1,478,508	1,422,468	
MicroGroup, Inc. A manufacturer of precision parts and assemblies, and a value-added supplier of metal tubing and bars. 12% Senior Subordinated Note due 2013 (D) \$ 2,685,614 * 2,577,220 671,403					

Common Stock (B) Warrant, exercisable until 2013, to purchase common stock at \$.02 per share (B)	450 shs. 164 shs.	*	450,000 162,974	-
* 08/12/05 and 09/11/06.	104 5115.		3,190,194	671,403
00/12/00 and 05/11/00.			3,170,171	071,102
Milwaukee Gear Company				
A manufacturer of high-precision c	ustom gears and gear drives	used by original equip	pment manufacturers	operating
in a number of industries.				
13% Senior Subordinated Note				
due 2014	\$ 2,353,846	07/21/08	2,277,866	2,353,846
Preferred Stock (B)	263 shs.	07/21/08	261,830	338,707
Common Stock (B)	18 shs.	07/21/08	20,000	277,728
Warrant, exercisable until				
2014, to purchase				
common stock at \$.01 per				
share (B)	10 shs.	07/21/08	11,285	154,293
			2,570,981	3,124,574
			•	. ,

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

December 31, 2011

Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage		Acquisition Date	Co	ost	Fa	ir Value
Monessen Holding Corporation A designer and manufacturer of a brehearth products and accessories. 15% Senior Subordinated PIK	oad line	of gas, wood, and elec	etric				
Note due 2015 (D) 7% Senior Subordinated Note	\$	1,556,056	06/28/11	\$	1,034,632	\$	-
due 2014 (D) Warrant, exercisable until 2014, to purchase common stock at \$.02 per	\$	2,550,000	06/28/11		2,420,572		-
share (B)	152 sh	is.	03/31/06		138,125 3,593,329		-
Motion Controls Holdings A manufacturer of high performance control and linkage products. 14.25% Senior Subordinated	e mecha	nical motion					
Note due 2017 Limited Liability Company	\$	2,771,616	11/30/10		2,724,558		2,827,048
Unit Class B-1 (B)	281,25	50 uts.	11/30/10		-		288,272
Limited Liability Company Unit Class B-2 (B)	25,504	4 uts.	11/30/10		- 2,724,558		26,141 3,141,461
NABCO, Inc. A producer of explosive containment vessels in the United States. 14% Senior Subordinated							
Note due 2014 (D) Limited Liability Company	\$	625,000	02/24/06		578,174		156,250
Unit (B) Warrant, exercisable until 2016, to purchase common stock at \$.01 per	825 ut	s.	*		825,410		-
share (B) * 02/24/06 and 06/22/07.	129 sh	18.	02/24/06		37,188 1,440,772		- 156,250

NetShape Technologies, Inc.

A manufacturer of powder metal and metal injection molded precision components used in industrial, consumer, and other applications.

140' Can'an Calantinata					
14% Senior Subordinated	¢.	1 000 771	02/02/07	1 (00 245	1 216 522
Note due 2014	\$	1,880,761	02/02/07	1,698,345	1,316,532
Limited Partnership Interest					
of					
Saw Mill PCG Partners LLC					
(B)	2.73%	int.	02/01/07	1,110,810	-
Limited Liability Company					
Unit Class D of					
Saw Mill PCG Partners LLC					
(B)	17 uts		*	16,759	-
Limited Liability Company					
Unit Class D-1 of					
Saw Mill PCG Partners LLC					
(B)	229 ut	ts.	09/30/09	228,858	_
Limited Liability Company				,	
Unit Class D-2 of					
Saw Mill PCG Partners LLC					
(B)	128 ut	ts.	04/29/11	65,256	_
* 12/18/08 and 09/30/09.	120 0		0 . = 2,711	3,120,028	1,316,532
12/10/00 tild 09/30/09.				3,120,020	1,310,332
Newark Group, Inc.					
A major producer of paper products	s from re	ecycled materials.			
Common Stock (B)		20 shs.	09/02/10	796,863	273,479
` '	,-			,	,

Babson Capital Corporate Investors

consolidated schedule of investments December 31, 2011	s (coi	ntinued)					
Corporate Restricted Securities: (A) (Continued)	An Sha Ow	ncipal nount, ares, Units or vnership rcentage	Acquisition Date	Co	st	Fai	r Value
Nicoat Acquisitions LLC A manufacturer of water-based and u specialty coating applications. 12.5% Senior Subordinated Note	ıltrav	riolet coatings for hig	gh-performance gr	aphi	ic arts, packaging a	and	other
due 2016	\$	1,448,276	11/05/10	\$	1,328,291	\$	1,466,131
Limited Liability Company Unit Series B (B)	51,	724 uts.	11/05/10		51,724		55,609
Limited Liability Company Unit Series B (B) Limited Liability Company Unit	104	1,792 uts.	11/05/10		104,792		112,664
Series F (B)	156,516 uts.		11/05/10		- 1,484,807		160,430 1,794,834
Northwest Mailing Services, Inc. A producer of promotional materials programs. 12% Senior Subordinated Note	for c	companies that use di	rect mail as part o	of the	eir customer retent	ion	and loyalty
due 2016	\$	2,818,421	*		2,386,304		2,799,166
Limited Partnership Interest (B) Warrant, exercisable until 2019, to purchase	3,2	87 uts.	*		328,679		98,147
common stock at \$.01 per share (B)	4,9	20 shs.	*		492,016		146,921
* 07/09/09 and 08/09/10. NT Holding Company A leading developer, manufacturer at management. 12% Senior Subordinated Note due 2019 Common Stock (B) Warrant, exercisable until 2021, to purchase common stock at \$.01 per share	\$	erovider of medical properties of medical properties 2,649,351 and 5 shs.	oducts used prima 02/02/11 *	nrily	3,206,999 in interventional p 2,451,728 377,399	oain	3,044,234 2,691,068 383,462
(B) *02/02/11 and 06/30/11.	176	ó shs.	02/02/11		158,961 2,988,088		179,091 3,253,621

Nyloncraft, Inc.

A supplier of engineered plastic co	mponents for the auton	notive industry.		
Convertible Preferred Stock A				
(B)	1,000 shs.	01/28/02	961,637	1,693,510
Common Stock (B)	312,500 shs.	01/28/02	312,500	427,376
Warrant, exercisable until 2012,				
to purchase				
common stock at \$.01 per share				
(B)	243,223 shs.	01/28/02	162,045	332,632
			1,436,182	2,453,518
O E C Holding Corporation				
A provider of elevator maintenance	e, repair and moderniza	tion		
services.				
13% Senior Subordinated Note				
due 2017	\$ 1,333,333	06/04/10	1,230,300	1,326,182
Preferred Stock Series A (B)	1,661 shs.	06/04/10	166,062	99,077
Preferred Stock Series B (B)	934 shs.	06/04/10	93,376	55,711
Common Stock (B)	1,032 shs.	06/04/10	1,032	-
			1,490,770	1,480,970

consolidated schedule of investment December 31, 2011	ts (contin	ued)					
Corporate Restricted Securities: (A) (Continued)		•	Acquisition Date	Co	ost	Fa	ir Value
OakRiver Technology, Inc.							
Designs, engineers and assembles h	igh precis	sion automated p	process equipmen	t for t	he medical devi	ce ind	ustry with a
focus on defibrillators and stents.	222.2	07 alaa	01/02/06	¢	222 207	¢	500 207
Common Stock (B) Warrant, exercisable until 2013, to purchase	322,3	07 shs.	01/03/06	\$	322,307	\$	500,287
common stock at \$.01 per share							
(B)	75,37	8 shs.	01/03/06		62,824 385,131		117,002 617,289
Ontario Drive & Gear Ltd.							
A manufacturer of all-wheel drive, of vehicles and related accessories. Limited Liability Company	off-road a	mphibious					
Unit (B) Warrant, exercisable until 2013, to purchase	3,667	uts.	01/17/06		572,115		1,508,564
common stock at \$.01 per share							
(B)	619 sl	18.	01/17/06		170,801 742,916		254,699 1,763,263
P K C Holding Corporation A manufacturer of plastic film and band food industries. 14% Senior Subordinated Note	oadges for	r the general ind	lustrial, medical,				
due 2016	\$	2,993,231	12/21/10		2,926,002		3,031,623
Preferred Stock Class A (B)	54 shs	S.	12/21/10		340,718		547,003
Common Stock (B)	54 shs	S.	12/21/10		25,500 3,292,220		- 3,578,626
P P T Holdings LLC							
A high-end packaging solutions pro number of low volume SKUs, short 15% Senior Subordinated Note							
due 2017	\$	2,763,262	12/20/10		2,715,079		2,780,626
Limited Liability Company		,	-		, , , , , , ,		, ,- ,
Unit Class A (B)	99 uts	i.	12/20/10		318,215		239,220
Limited Liability Company	0.2		4.0.0		2.24		220.555
Unit Class B (B)	99 uts		12/20/10		3,214		239,220

3,036,508	3,259,066

Pacific Consolidated Holdings

LLC

A manufacturer of rugged, mobile liquid and gaseous oxygen and nitrogen generating systems used in the global defense, oil and gas, and medical sectors.

14% Senior Subordinated Note					
due 2012 (D)	\$	1,393,591	04/27/07	1,359,161	836,155
5% Senior Subordinated Note					
due 2012	\$	79,688	07/21/10	79,688	79,842
Preferred Shares Series E (B)	79,6	88 uts.	07/21/10	-	-
Limited Liability Company					
Unit (B)	1,754,707 uts.		04/27/07	63,233	-
				1,502,082	915,997

Paradigm Packaging, Inc.

A manufacturer of plastic bottles and closures for the nutritional, pharmaceutical, personal care, and food packaging markets.

12% Senior Subordinated Note					
due 2015	\$	1,593,750	12/19/00	1,589,680	1,593,750
Warrant, exercisable until 2015,					
to purchase					
common stock at \$.01 per share					
(B)	372 sł	ns.	12/21/00	265,625	61,500
				1,855,305	1,655,250

Babson Capital Corporate Investors

consolidated schedule of investments December 31, 2011	(cont	inued)							
Corporate Restricted Securities: (A) (Continued)	Amo Shar Owr	cipal ount, res, Units or nership centage	Acquisition Date	Cost	t	Fair	r Value		
Pearlman Enterprises, Inc. A developer and distributor of tools, estone industry.	equip	ment, and supplie	es to the natural a	nd en	gineered				
Preferred Stock Series A (B) Preferred Stock Series B (B) Common Stock (B)	13,3	34 shs. 334 shs. 540 shs.	05/22/09 05/22/09 05/22/09	\$	111,508 547,872 1,877,208 2,536,588	\$	- - -		
Postle Aluminum Company LLC A manufacturer and distributor of aluminum extruded products. 15% Senior Subordinated Note									
due 2013 3% Senior Subordinated PIK	\$	1,603,888	06/03/10		1,585,750		1,619,926		
Note due 2014	\$	2,283,699	10/02/06		2,048,838		2,283,699		
Limited Liability Company Unit Class A (B)	1,38	34 uts.	10/02/06		510,000		155,842		
Limited Liability Company Unit (B) Warrant, exercisable until 2016, to purchase	143	uts.	05/22/09		642		16,101		
common stock at \$.01 per share (B)	8,59	95 shs.	10/02/06		124,644 4,269,874		967,786 5,043,354		
Power Services Holding Company A provider of industrial motor repair services, predictive and preventative maintenance, and performance improvement consulting serving the petrochemical, mining, power generation, metals, and paper industries. 12% Senior Subordinated Note									
due 2016 Limited Partnership Interest (B) Warrant, exercisable until 2016, to purchase common stock at \$.01 per share	\$ 23.7	2,372,093 70% int.	02/11/08 02/11/08		2,233,029 177,729		2,372,093 184,946		
(B)	1,32	22 shs.	02/11/08		167,588 2,578,346		372,933 2,929,972		

11/12/09

2,423,752

2,685,645

378,546

Precision Wire Holding

Company

A manufacturer of specialty medical wires that are used in non-elective minimally invasive surgical procedures.

2,632,986

\$

14.25% Senior	Subordinated
Note due 2016	

Warrant, exercisable until 2019, to purchase

common stock at \$.01 per share

(B)	206 shs.	11/12/09	203,944	202,654
			2,627,696	2,888,299

Qualis Automotive LLC

A distributor of aftermarket automotive brake and chassis products. 354,167 shs. Common Stock (B) 05/28/04 354,166

Warrant, exercisable until 2014,

to purchase

common stock at \$.01 per share 377,719 shs. 05/28/04 403,719 (B) 377,719 782,265 731,885

consolidated schedule of investmen December 31, 2011	ts (co	ntinued)					
Corporate Restricted Securities: (A) (Continued)		Principal Amount, Shares, Units or Ownership Acquisition Percentage Date Cost		ost	Fair Value		
R A J Manufacturing Holdings LLC A designer and manufacturer of wo licensed brand names.	men's	s swimwear sold u	inder a variety of				
12.5% Senior Subordinated Note due 2014 14.5% Senior Subordinated PIK	\$	2,522,067	12/15/06	\$	2,422,217	\$	2,522,067
14.5% Senior Subordinated PIK Note due 2014	\$	208,985	12/31/10		201,131		208,985
Limited Liability Company Unit (B) Warrant, exercisable until 2014, to purchase	2,8	28 uts.	12/15/06 282,810		282,810		117,614
common stock at \$.01 per share (B)	3 sl	hs.	12/15/06		131,483 3,037,641		55,465 2,904,131
R E I Delaware Holding, Inc. An engineer and manufacturer of hi automation equipment primarily for 12% Senior Subordinated Note	-	_	_		nblies, tooling	g and cus	stom
due 2016 Warrant, exercisable until 2018, to purchase	\$	2,550,000	01/18/08		2,498,436		2,550,000
common stock at \$.01 per share (B)	6 sl	hs.	01/18/08	01/18/08 3			341,653 2,891,653
Royal Baths Manufacturing Company A manufacturer and distributor of a	crylic	and cultured mar	ble bathroom produc	ets.			
12.5% Senior Subordinated Note due 2016 Warrant, exercisable until 2016, to purchase	\$	531,250	11/14/03		522,261		531,250
common stock at \$.01 per share (B)	140) shs.	11/14/03		122,946 645,207		41,458 572,708

Savage Sports Holding, Inc.				
A manufacturer of sporting				
firearms.				
12% Senior Subordinated Note				
due 2012	\$ 1,538,793	09/10/04	1,518,106	1,538,793
Preferred Stock Series A (B)	66 shs.	05/28/10	66,185	90,997
Common Stock (B)	612 shs.	*	642,937	1,794,352
Warrant, exercisable until 2012,				
to purchase				
common stock at \$.01 per share				
(B)	134 shs.	09/10/04	113,578	391,767
* 09/10/04 and 10/05/07.			2,340,806	3,815,909
Sencore Holding Company				
A designer, manufacturer, and mark	eter of decoders, receivers	and modulators sold t	o broadcasters, satell	ite, cable
and telecom operators for encoding/				
12.5% Senior Subordinated			C	
Note due 2014 (D)	\$ 2,185,882	01/15/09	1,560,231	_
Common Stock (B)	131 shs.	01/15/09	130,769	_
Warrant, exercisable until 2019,			,	
to purchase				
common stock at \$.01 per share				
(B)	282 shs.	01/15/09	281,604	_
(2)	_0_ 5M5.	01/10/05	1,972,604	_
			1,5 / 2,007	

consolidated schedule of investments December 31, 2011	s (continued)			
Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cost	Fair Value
Smart Source Holdings LLC A short-term computer rental company. 12% Senior Subordinated Note				
due 2015	\$ 2,223,076	*	\$ 2,098,431	\$ 2,223,076
Limited Liability Company Unit (B) Warrant, exercisable until 2015, to purchase	619 uts.	*	631,592	541,342
common stock at \$.01 per share (B) * 08/31/07 and 03/06/08.	157 shs.	*	164,769 2,894,792	137,140 2,901,558
Snacks Parent Corporation The world's largest provider of trail products.	mixes and a leading prov	vider of snack nut	es, dried fruits, and oth	er healthy snack
13% Senior Subordinated Note				
due 2017	\$ 2,635,351	11/12/10	2,498,759	2,610,885
Preferred Stock A (B)	3,395 shs.	11/12/10	322,495	202,000
Preferred Stock B (B) Common Stock (B)	1,575 shs. 19,737 shs.	11/12/10 11/12/10	149,650 19,737	93,736
Warrant, exercisable until 2020, to purchase common stock at \$.01 per share	19,737 Sils.	11/12/10	19,/3/	-
(B)	5,418 shs.	11/12/10	5,418 2,996,059	- 2,906,621
SouthernCare Holdings, Inc. A hospice company providing palliat	tive care services to term	inally ill patients		
14% Senior Subordinated Note				
due 2018	\$ 2,727,273	12/01/11	2,673,121	2,738,055
Common Stock (B)	2,727 shs.	12/01/11	272,727 2,945,848	259,065 2,997,120
Spartan Foods Holding Company A manufacturer of branded pizza crusts and pancakes.				
-	\$ 1,912,500	12/15/09	1,688,179	1,434,375

12.25% Senior Subordinated Note due 2017 Warrant, exercisable until 2018, to purchase common stock at \$.01 per share				
(B)	257 shs.	12/15/09	227,109	- 1 424 275
			1,915,288	1,434,375
Specialty Commodities, Inc A distributor of specialty food ingredients. 13.25% Senior Subordinated Note				
due 2016	\$ 2,341,275	10/23/08	2,235,777	2,341,275
Common Stock (B) Warrant, exercisable until 2018, to purchase common stock at \$.01 per share	30,000 shs.	10/23/08	300,000	356,006
(B)	11,054 shs.	10/23/08	100,650 2,636,427	131,176 2,828,457

				2011 I IIII Gai Tepon
consolidated schedule of investme December 31, 2011	ents (continued)			
Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cost	Fair Value
Stanton Carpet Holding Company A designer and marketer of high and mid-priced decorative carpets and rugs. 12.13% Senior Subordinated				
Note due 2015 Common Stock (B)	\$ 1,492,683 311 shs.	08/01/06 08/01/06	\$ 1,449,288 310,976	\$ 1,492,683 379,926
Warrant, exercisable until 2014, to purchase common stock at \$.02 per share (B)	104 shs.	08/01/06	93,293 1,853,557	126,532 1,999,141
Strata/WLA Holding			1,033,337	1,777,171
Corporation A leading independent anatomic pu.S. states and in Canada and Ver 14.5% Senior Subordinated	•	conducts over 320,	,000 tests annually	to customers in 40
Note due 2018	\$ 2,806,620	07/01/11	2,753,746	2,794,980
Preferred Stock Series A (B)	228 shs.	07/01/11	228,137	146,103
Treferred Stock Series 11 (B)	220 3113.	07/01/11	2,981,883	2,941,083
Sundance Investco LLC A provider of post-production ser Limited Liability Company Unit Class A (B)	vices to producers of mov 6,429 shs.	ies and television 03/31/10	shows.	_
Sunrise Windows Holding	0,129 5115.	03/31/10		
Company A manufacturer and marketer of preplacement market. 14% Senior Subordinated	oremium vinyl windows ex	xclusively selling t	to the residential re	emodeling and
Note due 2017 Common Stock (B) Warrant, exercisable until 2020, to purchase	\$ 2,947,221 115 shs.	12/14/10 12/14/10	2,794,007 114,504	2,799,860 14,980
common stock at \$.01 per share (B)	112 shs.	12/14/10	111,747	14,620
• •			•	•

				3,020,258	2,829,460
Synteract Holdings					
Corporation					
A provider of outsourced clinical tria	al mana	gement services to	pharmaceutical and		
biotechnology companies.					
14.5% Senior Subordinated	.		00.10.0.10.0		
Note due 2017	\$	2,659,127	09/02/08	2,529,279	2,659,127
Redeemable Preferred Stock	1 200	ماده	00/02/00	10.502	70 175
Series A (B) Warrant, exercisable until	1,280	SIIS.	09/02/08	12,523	78,475
2018, to purchase					
common stock at \$.01 per					
share (B)	12,80	3 shs.	09/02/08	112,693	_
	,			2,654,495	2,737,602
				•	
T H I Acquisition, Inc.					
A machine servicing company provide	ding val	lue-added steel			
services to long steel products.					
Warrant, exercisable until					
2016, to purchase					
common stock at \$.01 per	0.1		01/14/100	00.054	200 140
share (B)	9 shs.		01/14/08	88,054	300,140

Babson Capital Corporate Investors

Tranzonic Companies (The)

consolidated schedule of investments December 31, 2011	(continued)			
Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cost	Fair Value
Terra Renewal LLC A provider of wastewater residual mamanagement planning and record keep 12% Senior Subordinated Note	-			trient
due 2014 (D) 6.9% Term Note due 2012 (C) Common Stock Class B Limited Partnership Interest of Saw Mill Capital Fund V, LLC	\$ 1,162,110 \$ 1,357,530 55 shs.	* 05/31/11 *	\$ 1,127,650 1,357,530 6,254	\$ - 1,221,777 -
(B) Warrant, exercisable until 2016, to purchase common stock at \$.01 per share	3.97% int.	**	205,558	-
(B) * 04/28/06 and 09/13/06. ** 03/01/05 and 10/10/08.	72 shs.	04/28/06	59,041 2,756,033	1,221,777
Torrent Group Holdings, Inc. A contractor specializing in the sales a stormwater and nuisance water flow. 12.5% Senior Subordinated Note	and installation of engi	neered drywells fo	or the retention and filt	ration of
due 2013 (D)	\$ 2,455,561	10/26/07	2,147,354	-
Series B Preferred Stock (B)	182 shs.	03/31/10	-	-
Common Stock (B)	515 shs.	03/31/10	414,051 2,561,405	-
Transpac Holding Company A designer, importer and wholesaler of seasonal gift products. 12% Senior Subordinated Note	of home décor and		2,501,405	-
due 2015 Common Stock (B) Warrant, exercisable until 2015, to purchase common stock at \$.01 per share	\$ 1,773,006 209 shs.	10/31/07 10/31/07	1,664,982 208,589	1,790,736
(B)	94 shs.	10/31/07	87,607 1,961,178	1,790,736

A producer of commercial and industrial supplies, such as safety products, janitorial supplies, work apparel, washroom and restroom supplies and sanitary care products.

13% Senior Subordinated Note

13% Senior Subordinated Note				
due 2013	\$ 2,712,000	02/05/98	2,696,090	2,712,000
Common Stock (B)	630 shs.	02/04/98	630,000	613,559
Warrant, exercisable until 2013,				
to purchase				
common stock at \$.01 per share				
(B)	444 shs.	02/05/98	368,832	432,413
			3,694,922	3,757,972

Babson Capital Corporate Investors

consolidated schedule of investments December 31, 2011	s (continued)					
Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date		Cost]	Fair Value
Truck Bodies & Equipment International A designer and manufacturer of acce various forms of flat-bed bodies, land 12% Senior Subordinated Note	•	-	ucks	, primarily dump	bodies	s, hoists,
due 2014 Preferred Stock Series B (B) Common Stock (B) Warrant, exercisable until 2013, to purchase	\$ 2,309,541 241 shs. 742 shs.	* 10/20/08 *	\$	2,104,092 241,172 800,860	\$	2,194,064
common stock at \$.02 per share (B) Warrant, exercisable until 2018, to purchase common stock at \$.01 per share (B)	153 shs. 1,054 shs.	* 10/20/08		159,894		-
* 07/19/05 and 12/22/05. TruStile Doors, Inc. A manufacturer and distributor of interior doors.	1,054 5115.	10/20/08		3,306,018		2,194,064
Limited Liability Company Unit Warrant, exercisable until 2013, to purchase common stock at \$.01 per share	11,775 uts.	02/28/11		250,000		118,933
(B) U-Line Corporation A manufacturer of high-end, built-in	5,781 shs.	04/11/03	നല വ	68,059 318,059	nnlian	118,933
12.5% Senior Subordinated Note due 2016 Common Stock (B) Warrant, exercisable until 2016, to purchase common stock at \$.01 per share	\$ 893,998 182 shs.	04/30/04 04/30/04	gc a	879,516 182,200	р рпап	893,997 126,405
(B) U M A Enterprises, Inc.	230 shs.	04/30/04		211,736 1,273,452		159,858 1,180,260

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An importer and wholesaler of				
home décor products.				
15% Senior Subordinated Note				
due 2015	\$ 1,868,502	02/08/08	1,845,735	1,868,502
Convertible Preferred Stock (B)	887 shs.	02/08/08	886,956	573,840
			2,732,691	2,442,342
Visioneering, Inc.				
A designer and manufacturer of				
tooling and fixtures for the				
aerospace industry.				
10.5% Senior Secured Term Loan				
due 2013	\$ 765,882	05/17/07	763,332	736,705
13% Senior Subordinated Note				
due 2014	\$ 648,530	05/17/07	616,779	609,238
18% PIK Convertible Preferred				
Stock (B)	37,381 shs.	03/13/09	72,519	-
Common Stock (B)	123,529 shs.	05/17/07	123,529	-
Warrant, exercisable until 2014,				
to purchase				
common stock at \$.01 per share				
(B)	35,006 shs.	05/17/07	55,055	-
			1,631,214	1,345,943

consolidated schedule of investments (continued) December 31, 2011

2000						
Corporate Restricted Securities: (A) (Continued)	Sh	acipal Amount, ares, Units or Ownership Percentage	Acquisition Date	Cost]	Fair Value
Vitex Packaging Group, Inc. A manufacturer of specialty packaging, primarily envelopes and tags used on tea bags. 10% Senior Subordinated PIK						
Note due 2012 5% Senior Subordinated PIK	\$	191,541	10/29/09	\$ 190,555	\$	183,398
Note due 2012 (D)	\$	850,000	06/30/07	741,532		836,083
Class B Unit (B)	767,8	81 uts.	10/29/09	348,058		-
Class C Unit (B) Limited Liability Company	850,0	00 uts.	10/29/09	780,572		527,760
Unit Class A (B) Limited Liability Company	723,4	65 uts.	*	433,222		-
Unit Class B (B)	182,9	35 uts.	07/19/04	182,935		_
* 07/19/04 and 10/29/09.	- /-			2,676,874		1,547,241
Wellborn Forest Holding Company A manufacturer of semi-custom kitchen and bath cabinetry. 12.13% Senior Subordinated						
Note due 2014 Common Stock (B) 191 shs. Warrant, exercisable until 2014, to purchase common stock at \$.01 per share	\$	1,721,250	11/30/06 11/30/06	1,638,669 191,250		1,549,125 10,638
(B)	95 sh	s.	11/30/06	86,493 1,916,412		5,311 1,565,074
Wheaton Holding Corporation A distributor and manufacturer of laboratory supply products and packaging. 13% Senior Subordinated Note						
due 2017	\$	3,000,000	06/08/10	2,767,066		3,045,000
Preferred Stock Series B (B)	2,109	shs.	06/08/10	210,924		236,110
Common Stock (B)	1,058	shs.	06/08/10	1,058		118,399
				2,979,048		3,399,509

Whiteraft Holdings, Inc.

A leading independent manufacturer of components.	of precisi	ion formed, macl	hined, and fabricated	flight-critical aerospa	ce
12% Senior Subordinated Note					
due 2018	\$	2,383,562	12/16/10	2,203,105	2,431,233
Common Stock (B)	616 sh	S.	12/16/10	616,438	574,745
Warrant, exercisable until					
2015, to purchase					
common stock at \$.02 per share					
(B)	166 sh	S.	12/16/10	148,003	154,436
				2,967,546	3,160,414
Workplace Media Holding					
Company					
A direct marketer specializing in prov	_	vertisers with			
access to consumers in the workplace.					
13% Senior Subordinated Note	¢.	1 225 000	05/14/07	1 127 001	200.050
due 2015 (D)	\$	1,235,800	05/14/07	1,136,081	308,950
Limited Partnership Interest	22 160	7 :4	05/14/07	115 004	
(B)	23.16%	o int.	05/14/07	115,804	-
Warrant, exercisable until					
2015, to purchase common stock at \$.02 per share					
(B)	88 shs.		05/14/07	83,462	_
(D)	00 3113.	•	03/14/07	1,335,347	308,950
				1,333,377	500,750

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consolidated schedule of investments (of December 31, 2011	continued)								
Corporate Restricted Securities:	Principal Amount, Shares, Units or Ownership	Acquisition Date		Cost		Fair Value			
(A) (Continued)	Percentage	Date		Cost		rair value			
WP Supply Holding Corporation A distributor of fresh fruits and vegetables to grocery wholesalers and foodservice distributors in the upper Midwest.									
14.5% Senior Subordinated Note									
due 2018	\$ 2,560,271	11/03/11	\$	2,509,918	\$	2,550,414			
Common Stock (B)	4,500 shs.	11/03/11		450,000 2,959,918		427,500 2,977,914			
Xaloy Superior Holdings, Inc.									
A provider of melt processing components and ancillary equipment for both plastic injection molding and extrusion applications.									
15% Senior Subordinated Note									
due 2015	\$ 2,358,615	09/08/08		2,293,279		2,358,615			
Common Stock (B)	283 shs.	09/08/08		283,333 2,576,612		397,261 2,755,876			
				2,370,012		2,733,670			
Total Private Placement									
Investments (E)			\$	254,260,292	\$	237,305,760			

consolidated schedule of investments (continued) December 31, 2011

Corporate Restricted Securities: (A)	Interest	Maturity	Shares or Principal				Market Value	
(Continued)	Rate	Date	Amount		Cost			
Rule 144A Securities - 4.21%:								
Bonds - 4.17%								
Arch Coal, Inc.	7.000	%06/15/19	\$	150,000	\$	150,000	\$	153,000
Arch Coal, Inc.	7.250	06/15/21		105,000		105,000		107,888
Audatex North America, Inc.	6.750	06/15/18		250,000		250,000		252,500
Calpine Corporation	7.500	02/15/21		750,000		771,579		802,500
Calumet Specialty Products Partners L.P	. 9.375	05/01/19		750,000		696,715		720,000
Coffeyville Resources LLC	9.000	04/01/15		54,000		53,815		57,240
Community Choice Financial, Inc.	1.000	05/01/19		505,000		515,610		499,950
First Data Corporation	7.375	06/15/19		850,000		853,318		799,000
FMG Resources	7.000	11/01/15		750,000		777,966		757,500
Georgia Gulf Corporation	9.000	01/15/17		190,000		194,118		200,925
Goodrich Petroleum Corporation	8.875	03/15/19		360,000		360,000		360,000
Hilcorp Energy Company	7.625	04/15/21		725,000		692,894		759,438
Huntington Ingalls Industries	7.125	03/15/21		750,000		781,000		735,000
International Automotive Component	9.125	06/01/18		375,000		375,000		335,625
Nexeo Solutions LLC	8.375	03/01/18		40,000		40,000		39,800
Northern Tier Energy LLC	1.000	12/01/17		675,000		704,530		722,250
Pittsburgh Glass Works, LLC	8.500	04/15/16		70,000		70,000		67,375
Reynolds Group Escrow, LLC	7.750	10/15/16		750,000		795,803		789,375
SandRidge Energy, Inc.	8.000	06/01/18		360,000		363,293		363,600
Seagate HDD Cayman	7.000	11/01/21		400,000		400,000		410,000
Valeant Pharmaceuticals International	6.750	10/01/17		70,000		69,682		69,913
Valeant Pharmaceuticals International	7.000	10/01/20		880,000		881,876		869,000
Visteon Corporation	6.750	04/15/19		200,000		200,000		199,500
Total Bonds				,		10,102,199		10,071,379
Convertible Preferred Stock - 0.00%						-, - ,		.,,.
ETEX Corporation (B)				777		_		_
Total Convertible Preferred Stock						_		_

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consolidated schedule of investments (continued) December 31, 2011			
Corporate Restricted Securities: (A) (Continued)	Shares	Cost	Market Value
Preferred Stock - 0.04%			
Ally Financial	143	\$45,009	\$102,509
TherOX, Inc. (B)	103	-	-
Total Preferred Stock		45,009	102,509
Common Stock - 0.00% Touchstone Health Partnership (B)	1,168		
Total Common Stock	1,100	_	-
Total Collinion Stock		-	-
Total Rule 144A Securities		10,147,208	10,173,888
Total Corporate Restricted Securities		\$264,407,500	\$247,479,648
37			

consolidated schedule of investments (continued) December 31, 2011

Corporate Public Securities - 8.81%: (A)	Interest Rate	Maturity Date		Principal Amount		Cost		Market Value	
Bonds - 8.67%									
Affinia Group, Inc.	9.000	%11/30/14	\$	50,000	\$	49,051	\$	49,500	
Alere, Inc.	9.000	05/15/16	Ċ	700,000	·	743,680		707,000	
American Axle & Manufacturing	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	32, 22, 2		,		,		,	
Holding, Inc.	7.875	03/01/17		750,000		636,967		742,500	
Avis Budget Car Rental	9.750	03/15/20		750,000		750,000		770,625	
B E Aerospace, Inc.	6.875	10/01/20		850,000		871,154		926,500	
Berry Plastics Corporation (C)	5.039	02/15/15		500,000		479,233		493,750	
CCO Holdings Capital Corporation	7.250	10/30/17		750,000		770,728		790,313	
Chaparral Energy, Inc.	8.875	02/01/17		1,000,000		994,906		1,035,000	
Chemtura Corporation	7.875	09/01/18		500,000		530,446		515,000	
Clean Harbors, Inc.	7.625	08/15/16		60,000		62,366		63,750	
Cooper-Standard Automotive	8.500	05/01/18		750,000		800,903		784,688	
Crosstex Energy L.P.	8.875	02/15/18		225,000		221,108		245,813	
Energy Future Holdings	10.000	01/15/20		400,000		403,111		420,000	
Energy Transfer Equity LP	7.500	10/15/20		100,000		100,000		109,250	
Evertec, Inc.	11.000	10/01/18		585,000		604,165		596,700	
Fidelity National Information	7.625	07/15/17		100,000		100,000		108,250	
Fidelity National Information	7.875	07/15/20		125,000		125,000		135,000	
HCA Holdings, Inc.	7.750	05/15/21		1,000,000		1,048,359		1,017,500	
Headwaters, Inc.	7.625	04/01/19		850,000		850,233		752,250	
Health Management Association	6.125	04/15/16		750,000		774,333		776,250	
Inergy, L.P.	7.000	10/01/18		200,000		200,000		203,000	
Landry's Restaurants, Inc.	11.625	12/01/15		165,000		174,630		173,663	
Libbey Glass, Inc.	10.000	02/15/15		113,000		116,945		120,910	
Mediacom Broadband LLC	8.500	10/15/15		750,000		768,398		772,500	
Michael Foods, Inc.	9.750	07/15/18		75,000		75,000		78,938	
Nexstar Broadcasting Group, Inc.	8.875	04/15/17		175,000		174,091		179,375	
NRG Energy, Inc.	8.500	06/15/19		750,000		774,928		761,250	
Omnicare, Inc.	7.750	06/01/20		75,000		75,000		80,531	
Pinnacle Foods Finance LLC	9.250	04/01/15		300,000		305,978		307,875	
Precision Drilling Corporation	6.625	11/15/20		750,000		774,618		766,875	
Pregis Corporation	12.375	10/15/13		1,000,000		994,341		955,000	
Quebecor Media, Inc.	7.750	03/15/16		1,050,000		1,005,948		1,078,875	
Quiksilver, Inc.	6.875	04/15/15		315,000		297,824		292,556	
RailAmerica, Inc.	9.250	07/01/17		240,000		232,509		262,200	
Spectrum Brands, Inc.	9.500	06/15/18		125,000		123,528		136,719	
Sprint Nextel Corporation	6.000	12/01/16		1,000,000		1,028,496		830,000	
Tekni-Plex, Inc.	8.750	11/15/13		579,000		580,957		493,598	

2011 Annual Report

consolidated schedule of investments (continued) December 31, 2011

Corporate Public Securities: (A) (Continued)	Interest Rate	Maturity Date	Share or Principal Amount		Cost		Market Value
Thermadyne Holdings Corporation Tomkins, Inc. Trimas Corporation Tutor Perini Corporation United Rentals, Inc. Venoco, Inc. Total Bonds	9.000 9.250 9.750 7.625 10.875 8.875	% 12/15/17 10/01/18 02/01/15 11/01/18 06/15/16 02/15/19	\$ 750,000 297,000 75,000 700,000 125,000 500,000		800,944 297,000 73,767 720,864 122,330 509,768 21,143,607	\$	776,250 329,299 81,375 661,500 138,750 450,000 20,970,678
Common Stock - 0.14% Bally Total Fitness Holding Corporation (B) (F) Chase Packaging Corporation (B) Intrepid Potash, Inc. (B) Nortek, Inc. (B) Rue21, Inc. (B) Supreme Industries, Inc. (B) Total Common Stock	n		29 9,541 365 175 650 125,116	\$	2 - 11,680 1 12,350 267,319 291,352	\$	7 572 8,260 4,578 14,040 313,541 340,998
Total Corporate Public Securities Short-Term Securities:	Interest Rate/Yield^	Maturity Date	rincipal Amount	\$	21,434,959 Cost	\$	21,311,676 Fair Value
Commercial Paper - 1.76% Glencore Funding LLC Ryder System, Inc. Total Short-Term Securities Total Investments Other Assets Liabilities Total Net Assets	0.650 0.400 112.86 3.99 (16.85 100.00	%01/03/12 \$ 01/03/12 \$ %	950,000 3,307,000	\$ \$ \$	949,966 3,306,926 4,256,892 290,099,351	\$ \$ \$	949,966 3,306,926 4,256,892 273,048,216 9,649,564 (40,754,246) 241,943,534

⁽A) In each of the convertible note, warrant, convertible preferred and common stock investments, the issuer has agreed to provide certain registration rights.

(F)

⁽B) Non-income producing security.

⁽C) Variable rate security; rate indicated is as of December 31, 2011.

⁽D) Defaulted security; interest not accrued.

⁽E) Illiquid security. As of December 31, 2011, the value of these securities amounted to \$237,305,760 or 98.08% of net assets.

	Security valued at fair value using methods determined in good faith by or under the direction of the Board of
	Trustees.
	Effective yield at purchase
PΙΚ	Payment-in-kind
39	

consolidated schedule of investments (continued) December 31, 2011

Industry Classification:	r Value/ rket Value		r Value/ rket Value
AEROSPACE - 4.09% A E Company, Inc. B E Aerospace, Inc. Merex Holding Corporation	\$ 3,030,372 926,500 1,422,468	BROADCASTING & ENTERTAINMENT - 0.2% HOP Entertainment LLC Nexstar Broadcasting Group, Inc. Sundance Investco LLC	\$ - 179,375 -
Visioneering, Inc. Whiteraft Holdings, Inc.	1,345,943 3,160,414 9,885,697	Workplace Media Holding Company BUILDINGS & REAL ESTATE - 2.72%	308,950 488,325
AUTOMOBILE - 7.03% American Axle & Manufacturing		K W P I Holdings Corporation	2,965,103
Holding, Inc. Audatex North America, Inc. Avis Budget Car Rental Cooper-Standard Automotive	742,500 252,500 770,625 784,688	Sunrise Windows Holding Company TruStile Doors, Inc. Tutor Perini Corporation	2,829,460 118,933 661,500 6,574,996
F H Equity LLC	3,211,893	CHEMICAL, PLASTICS & RUBBER - 1.23%	
International Automotive Component J A C Holding Enterprises, Inc. Jason Partners Holdings LLC	335,625 2,265,742 48,185	Capital Specialty Plastics, Inc. Nicoat Acquisitions LLC	1,190,167 1,794,834 2,985,001
K & N Parent, Inc. Nyloncraft, Inc. Ontario Drive & Gear Ltd.	2,990,571 2,453,518 1,763,263	CONSUMER PRODUCTS - 10.59% Aero Holdings, Inc. Bravo Sports Holding Corporation	3,038,515 1,140,796
Pittsburgh Glass Works, LLC Qualis Automotive LLC Tomkins, Inc.	67,375 782,265 329,299	Custom Engineered Wheels, Inc. Handi Quilter Holding Company K N B Holdings Corporation Manhattan Beachwear Holding	2,312,422 1,504,666 4,459,043
Visteon Corporation	199,500 16,997,549	Company R A J Manufacturing Holdings LLC	3,521,173 2,904,131
BEVERAGE, DRUG & FOOD - 6.81%		Tranzonic Companies (The)	3,757,972
Eatem Holding Company F F C Holding Corporation	3,160,794 3,330,914	WP Supply Holding Corporation CONTAINERS, PACKAGING &	2,977,914 25,616,632
Golden County Foods Holding, Inc. Hospitality Mints Holding Company	- 2,562,367	GLASS - 5.14% Berry Plastics Corporation	493,750
Landry's Restaurants, Inc. Michael Foods, Inc.	173,663 78,938	Chase Packaging Corporation Flutes, Inc.	572 459,192
Snacks Parent Corporation Spartan Foods Holding Company Specialty Commodities, Inc.	2,906,621 1,434,375 2,828,457	P K C Holding Corporation P P T Holdings LLC Paradigm Packaging, Inc.	3,578,626 3,259,066 1,655,250

Pregis Corporation

16,476,129

	Tekni-Plex, Inc. Vitex Packaging Group, Inc.	493,598 1,547,241 12,442,295
40		

955,000

consolidated schedule of investments (con December 31, 2011	ntinu	ed)		
Industry Classification: (Continued)		r Value/ rket Value		r Value/ rket Value
DISTRIBUTION - 1.74%			ELECTRONICS - 1.71%	
Duncan Systems, Inc.	\$	1,207,187	Barcodes Group, Inc.	\$ 2,635,888
F C X Holdings Corporation		3,007,577	Connecticut Electric, Inc.	1,501,382
		4,214,764		4,137,270
DIVERSIFIED/CONGLOMERATE,			FINANCIAL SERVICES - 1.81%	
MANUFACTURING - 16.22%			Ally Financial	102,509
A H C Holding Company, Inc.		2,982,684	Community Choice Financial, Inc.	499,950
Arrow Tru-Line Holdings, Inc.		1,294,108	DPC Holdings LLC	2,998,961
C D N T, Inc.		1,334,263	Reynolds Group Escrow, LLC	789,375
F G I Equity LLC		3,412,926		4,390,795
G C Holdings		3,120,560	HEALTHCARE, EDUCATION &	
Ideal Tridon Holdings, Inc.		3,003,173	CHILDCARE - 8.64%	
K P H I Holdings, Inc.		3,015,948	Alere, Inc.	707,000
********		2 7 60 707	American Hospice Management	
K P I Holdings, Inc.		2,568,585	Holding LLC	4,230,281
I DC II II' C		2 110 242	CHG Alternative Education	2 265 902
LPC Holding Company		3,119,343	Holding Company	2,365,802
MEGTEC Holdings, Inc.		709,633	Marshall Physicians Services LLC	1,527,008
Milwaukee Gear Company		3,124,574	SouthernCare Holdings, Inc.	2,997,120
Nortek, Inc.		4,578	Strata/WLA Holding Corporation	2,941,083
O E C Holding Corporation Postle Aluminum Company LLC		1,480,970 5,043,354	Synteract Holdings Corporation Touchstone Health Partnership	2,737,602
Trimas Corporation		81,375	Wheaton Holding Corporation	3,399,509
Truck Bodies & Equipment International		2,194,064	wheaton Holding Corporation	20,905,405
Truck Bodies & Equipment international		2,134,004	HOME & OFFICE	20,903,403
			FURNISHINGS, HOUSEWARES	
Xaloy Superior Holdings, Inc.		2,755,876	&	
runoj superior fromings, me.		2,722,070	DURABLE CONSUMER	
		39,246,014	PRODUCTS - 5.52%	
		, -,-	Connor Sport Court International,	
DIVERSIFIED/CONGLOMERATE,			Inc.	2,420,406
SERVICE - 8.01%			H M Holding Company	342,550
A S C Group, Inc.		3,317,194	Home Décor Holding Company	489,872
A W X Holdings Corporation		661,500	Libbey Glass, Inc.	120,910
Advanced Technologies Holdings		1,185,133	Monessen Holding Corporation	-
Affinia Group, Inc.		49,500	Quiksilver, Inc.	292,556
			Royal Baths Manufacturing	
Apex Analytix Holding Corporation		2,487,344	Company	572,708
Associated Diversified Services		1,807,894	Spectrum Brands, Inc.	136,719
Clough, Harbour and Associates		2,729,906	Stanton Carpet Holding Company	1,999,141

Crane Rental Corporation	2,202,311	Transpac Holding Company	1,790,736
Insurance Claims Management, Inc.	420,257	U-Line Corporation	1,180,260
Mail Communications Group, Inc.	1,429,009	U M A Enterprises, Inc.	2,442,342
Nexeo Solutions LLC	39,800	Wellborn Forest Holding Company	1,565,074
Northwest Mailing Services, Inc.	3,044,234		13,353,274
Pearlman Enterprises, Inc.	-		
	19,374,082		

December 31, 2011	Foir Volvo/		Foir Volva
Industry Classification: (Continued)	Fair Value/ Market Valu		Fair Value/ Market Value
LEISURE, AMUSEMENT &			
ENTERTAINMENT - 1.58%		NATURAL RESOURCES - 0.66%	
Bally Total Fitness Holding			
Corporation	\$ 7	•	\$ 260,888
Savage Sports Holding, Inc.	3,815,9		200,925
MACHINEDY 9 7201	3,815,9		752,250
MACHINERY - 8.72% A S A P Industries LLC	1,781,5	Intrepid Potash, Inc. SandRidge Energy, Inc.	8,260 363,600
Arch Global Precision LLC	2,970,2	e e.	1,585,923
E S P Holdco, Inc.	2,698,3		1,365,925
2 5 1 Holdes, Inc.	2,070,3	Calumet Specialty Products Partners	
M V I Holding, Inc.	1,366,8		720,000
Motion Controls Holdings	3,141,4		1,035,000
NetShape Technologies, Inc.	1,316,5		57,240
Pacific Consolidated Holdings LLC	915,997	Energy Transfer Equity LP	109,250
Power Services Holding Company	2,929,9	2 Goodrich Petroleum Corporation	360,000
R E I Delaware Holding, Inc.	2,891,6	1 0 1	759,438
Supreme Industries, Inc.	313,541	International Offshore Services LLC	1,275,000
Thermadyne Holdings Corporation	776,250	MBWS Ultimate Holdco, Inc.	5,766,796
MEDICAL DELUCES (DIOTECT)	21,102,	Northern Tier Energy LLC	722,250
MEDICAL DEVICES/BIOTECH -		D ' ' D 'II' C '	7// 075
5.46%	£15.000	Precision Drilling Corporation	766,875
Chemtura Corporation Coeur, Inc.	515,000 1,298,8	Venoco, Inc.	450,000 12,021,849
E X C Acquisition Corporation	81,330	PHARMACEUTICALS - 1.7%	12,021,049
ETEX Corporation	-	CorePharma LLC	3,186,011
Evertec, Inc.	596,700	Valeant Pharmaceuticals International	938,913
HCA Holdings, Inc.	1,017,5		4,124,924
Health Management Association	776,250	PUBLISHING/PRINTING - 0.56%	.,,
MedSystems Holdings LLC	1,408,5		273,479
MicroGroup, Inc.	671,403	Quebecor Media, Inc.	1,078,875
NT Holding Company	3,253,6	1	1,352,354
OakRiver Technology, Inc.	617,289	RETAIL STORES - 0.19%	
Omnicare, Inc.	80,531	Pinnacle Foods Finance LLC	307,875
Precision Wire Holding Company	2,888,2		14,040
TherOX, Inc.	-	United Rentals, Inc.	138,750
AMADIC CORPEL ABOVE O	13,205,	02	460,665
MINING, STEEL, IRON &			
NON-PRECIOUS			
METALS - 0.83%			

FMG Resources	757,500
Glencore Funding LLC	949,966
T H I Acquisition, Inc.	300,140
	2,007,606

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consolidated schedule of investments (continued) December 31, 2011						
Industry Classification: (Continued)		ir Value/ arket Value			ir Value/ arket Value	
TECHNOLOGY - 1.8%	\$	242.250	UTILITIES - 1.01%	\$	202 500	
Fidelity National Information First Data Corporation	Ф	243,250 799,000	Calpine Corporation Crosstex Energy L.P.	Ф	802,500 245,813	
Seagate HDD Cayman		410,000	Energy Future Holdings		420,000	
Sencore Holding Company		-	Inergy, L.P.		203,000	
Smart Source Holdings LLC		2,901,558	NRG Energy, Inc.		761,250	
Ç		4,353,808			2,432,563	
			WASTE			
			MANAGEMENT/POLLUTION -			
TELECOMMUNICATIONS - 1.55%			0.53%			
All Current Holding Company		1,357,916	Clean Harbors, Inc.		63,750	
CCO Holdings Capital Corporation		790,313	Terra Renewal LLC		1,221,777	
Mediacom Broadband LLC		772,500	Torrent Group Holdings, Inc.		-	
Sprint Nextel Corporation		830,000			1,285,527	
TRANSPORTATION 1040		3,750,729	T - 11 - 110 0 6 9	Φ.	252 040 246	
TRANSPORTATION - 1.84%		725 000	Total Investments - 112.86%	\$	273,048,216	
Huntington Ingalls Industries		735,000				
NABCO, Inc.		156,250				
RailAmerica, Inc.		262,200				
Ryder System, Inc.		3,306,926 4,460,376				
		4,400,370				
See Notes to Consolidated Financial Statements						

notes to consolidated financial statements

1. History

Babson Capital Corporate Investors (the "Trust") commenced operations in 1971 as a Delaware corporation. Effective December 16, 2011, the Trust's name was changed to Babson Capital Corporate Investors. Prior to December 16, 2011, the Trust's name was MassMutual Corporate Investors. Pursuant to an Agreement and Plan of Reorganization dated November 14, 1985, approved by shareholders, the Trust was reorganized as a Massachusetts business trust under the laws of the Commonwealth of Massachusetts, effective November 28, 1985.

The Trust is a diversified closed-end management investment company. Babson Capital Management LLC ("Babson Capital"), a wholly-owned indirect subsidiary of Massachusetts Mutual Life Insurance Company ("MassMutual"), acts as its investment adviser. The Trust's investment objective is to maintain a portfolio of securities providing a fixed yield and at the same time offering an opportunity for capital gains. The Trust's principal investments are privately placed, below-investment grade, long-term debt obligations with equity features such as common stock, warrants, conversion rights, or other equity features and, occasionally, preferred stocks. The Trust typically purchases these investments, which are not publicly tradable, directly from their issuers in private placement transactions. These investments are typically mezzanine debt instruments with accompanying private equity securities made to small or middle market companies. In addition, the Trust may temporarily invest, subject to certain limitations, in marketable investment grade debt securities, other marketable debt securities (including high yield securities) and marketable common stocks. Below-investment grade or high yield securities have predominantly speculative characteristics with respect to the capacity of the issuer to pay interest and repay capital.

On January 27, 1998, the Board of Trustees authorized the formation of a wholly-owned

immediately if the market is adequate, restricted securities can be sold only in a public offering for which a registration statement is in effect under the Securities Act of 1933, as amended (the "1933 Act") or pursuant to a transaction that is exempt from registration under the 1933 Act. Restricted securities that are valued using public information, such as observable trades or market quotations, are reflected as restricted securities at market value. Valuation of securities in the Trust's portfolio is made on the basis of the market price whenever market quotations are readily available.

The value of restricted securities at fair value, and of any other assets for which there are no reliable market quotations, is the fair value as determined in good faith by the Trust's Board of Trustees (the "Trustees"). Each restricted security is valued by the Trustees at the time of its acquisition and at least quarterly thereafter. The Trustees have established guidelines to aid in the valuation of each security. Generally, restricted securities are initially valued at cost at the time of acquisition by the Trust. Values greater or less than cost are used thereafter for restricted securities in appropriate circumstances. Among the factors ordinarily considered in the valuation of debt and equity securities at fair value are the results of various valuation methods, which may include comparable company valuation analyses, discounted future cash flow models and recent private transactions. As part of the valuation process, we may take into account the following types of factors, if relevant, in determining the fair value of our investments: the enterprise value of a portfolio company (an estimate of the total fair value of the portfolio company's debt and equity), the portfolio company's earnings, the markets in which the portfolio company does business, a comparison of the portfolio company's securities to publicly traded securities with similar characteristics, changes in the interest rate environment and the credit markets generally that may affect the price at which similar investments may be made in the future and other relevant factors. Consideration is also given to corporate governance, marketability, company and industry results and outlooks, and general market conditions. The determination of fair value involves subjective judgments. As a result, using fair value to

subsidiary of the Trust ("CI Subsidiary Trust") for the purpose of holding certain investments. The results of CI Subsidiary Trust are consolidated in the accompanying financial statements. Footnote 2.D below discusses the Federal tax consequences of the CI Subsidiary Trust.

2. Significant Accounting Policies

The following is a summary of significant accounting policies followed consistently by the

Trust in the preparation of its consolidated financial statements in conformity with accounting principles generally accepted in the United States of America ("U.S. GAAP").

A. Valuation of Investments:

Nearly all securities which are acquired by the Trust directly from the issuers and shares into which such securities may be converted or which may be purchased on the exercise of warrants attached to such securities will be subject to legal or contractual delays in, or restrictions on, resale and will therefore be "restricted securities." Generally speaking, as contrasted with open-market sales of unrestricted securities (public securities), which may be effected

price a security may result in a price materially different from the price used by other investors or the price that may be realized upon the actual sale of the security. All of these factors are in accordance with the authoritative guidance on fair value measurements under U.S. GAAP. In making valuations, opinions of counsel may be relied upon as to whether or not securities are restricted securities and as to the legal requirements for public sale.

When market quotations are readily available for unrestricted securities of an issuer, restricted securities of the same class are generally valued at a discount from the market price of such unrestricted securities. The Trustees, however, consider all factors in fixing any discount, including the filing of a registration statement for such securities under the 1933 Act and any other developments which are likely to increase the probability that the securities may be publicly sold by the Trust without restriction.

notes to consolidated financial statements (continued)

The Trustees meet at least once each quarter to approve the value of the Trust's portfolio securities as of the close of business on the last business day of the preceding quarter. This valuation requires the approval of a majority of the Trustees of the Trust, including a majority of the Trustees who are not interested persons of the Trust or of Babson Capital. In making valuations, the Trustees will consider reports by Babson Capital analyzing each portfolio security in accordance with the relevant factors referred to above. Babson Capital has agreed to provide such reports to the Trust at least quarterly. The consolidated financial statements include private placement restricted securities valued at \$237,305,760 (98.08% of net assets) as of December 31, 2011 whose values have been estimated by the Trustees in the absence of readily ascertainable market values. Due to the inherent uncertainty of valuation, those estimated values may differ significantly from the values that would have been used had a ready market for the securities existed, and the differences could be material.

The values for Rule 144A restricted securities and corporate public securities are stated at the last reported sales price or at prices based upon quotations obtained from brokers and dealers as of December 31, 2011, subject to discount where appropriate, and are approved by the Trustees.

Short-term securities with more than sixty days to maturity are valued at fair value and short-term securities having a maturity of sixty days or less are valued at amortized cost, which approximates fair value.

In accordance with the authoritative guidance on fair value measurements and disclosures under U.S. GAAP, the Trust discloses the fair value of its investments in a hierarchy that prioritizes the inputs to valuation techniques used to measure the fair value. The hierarchy gives the highest priority to valuations based upon unadjusted quoted prices in active markets for identical assets or liabilities (level 1 measurements) and the lowest priority to valuations based upon unobservable inputs that are significant to the valuation (level 3 measurements). The guidance establishes three levels of the fair value hierarchy as follows:

Level 1 - quoted prices in active markets for identical securities

Level 2 - other significant observable inputs (including quoted prices for similar securities, interest rates, prepayment speeds, credit risk, etc.)

Level 3 - significant unobservable inputs (including the Trust's own assumptions in determining the fair value of investments)

The following is a summary of the inputs used to value the Trust's net assets of December 31, 2011:

Assets:	To	otal	Le	evel 1	Le	evel 2	Le	evel 3
Restricted Securities	\$	200,289,194	\$		\$	10,071,379	\$	190,217,815
Corporate Bonds Common Stock - U.S.	Ф	21,607,181	Ф	-	Ф	-	Ф	21,607,181
Preferred Stock		12,377,703		-		102,509		12,275,194
Partnerships and LLCs		13,205,570		-		-		13,205,570
Public Securities								
Corporate Bonds		20,970,678		-		20,970,678		-
Common Stock - U.S.		340,998		340,991		-		7
Short-term Securities		4,256,892		-		4,256,892		-
Total	\$	273,048,216	\$	340,991	\$	35,401,458	\$	237,305,767

See information disaggregated by security type and industry classification in the Consolidated Schedule of Investments.

There were no transfers between Level 1 and Level 2 assets during the year.

Following is a reconciliation of Level 3 assets for which significant unobservable inputs were used to determine fair value:

Assets:	Beginning balance at 12/31/2010	Accrued discounts/ premium	Total gains or (losses) realized/ unrealized	Purchases	Sales	in and out of		Unrealized gains & (losses) in net income from assets still held
Restricted								
Securities								
Corporate Bonds	\$190,859,745	\$1,400,324	\$(11,441,891)	\$43,742,935	\$(34,343,298)	\$-	\$190,217,815	\$(9,194,443)
Common			,		,			
Stock - U.S.	14,856,116	-	7,438,000	2,620,092	(3,307,027)	-	21,607,181	6,420,578
Preferred								
Stock	9,311,982	-	1,741,680	1,241,174	(19,642)	-	12,275,194	1,722,038
Partnerships and LLCs			5 060 624	2 150 200	(2.560.542)		12 205 570	2 610 966
Public	8,555,269	-	5,060,634	2,159,209	(2,569,542)	-	13,205,570	3,610,866
Securities								
Common								
Stock - U.S.	-	-	7	-	-	-	7	7
	\$223,583,112	\$1,400,324	\$2,798,430	\$49,763,410	\$(40,239,509)	\$-	\$237,305,767	\$2,559,046

notes to consolidated financial statements (continued)

The inputs and methodology used for valuing securities are not necessarily an indication of the risk associated with investing in those securities.

B. Accounting for Investments: Investment transactions are accounted for on the trade date. Dividend income is recorded on the ex-dividend date. Interest income is recorded on the accrual basis. including the amortization of premiums and accretion of discounts on bonds held using the vield-to-maturity method. The Trust does not accrue income when payment is delinquent and when management believes payment is questionable. Realized gains and losses on investment transactions and unrealized appreciation and depreciation of investments are reported for financial statement and Federal income tax purposes on the identified cost method.

C. Use of Estimates:

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

D. Federal Income Taxes:

The Trust has elected to be taxed as a "regulated investment company" under the Internal Revenue Code, and intends to maintain this qualification and to distribute substantially all of its net taxable income to its shareholders. In any year when net long-term capital gains are realized by the Trust, management, after

Net investment income and net realized gains or losses of the Trust as presented under U.S. GAAP may differ from distributable taxable earnings due to earnings from the CI Subsidiary Trust as well as certain permanent and temporary differences in the recognition of income and realized gains or losses on certain investments. Permanent differences will result in reclassifications to the capital accounts. In 2011, the Trust increased undistributed net investment income by \$491,072, decreased accumulated net realized gains by \$51,106, increased retained net realized gain on investments, prior years by \$119,135 and decreased additional paid in capital by a total of \$559,101 to more accurately display the Trust's capital financial position on a tax-basis in accordance with U.S. GAAP. These re-classifications had no impact on net asset value.

The CI Subsidiary Trust is not taxed as a regulated investment company. Accordingly, prior to the Trust receiving any distributions from the CI Subsidiary Trust, all of the CI Subsidiary Trust's taxable income and realized gains, including non-qualified income and realized gains, is subject to taxation at prevailing corporate tax rates.

The components of income taxes included in the consolidated statement of operations for the year end December 31,2011 were as follows:

Income tax expense (benefit)

Current:	
Federal	\$ (56,296)
State	74,166
Total current	17,870
Deferred:	
Federal	346,989
State	176,829
Total deferred	523,818
Total income tax expense from	\$ 541,688
continuing operations	

Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of the existing assets and liabilities and their respective tax basis.

The tax effects of temporary differences that give rise to significant portions of the deferred tax assets and liabilities as of December 31.2011 we as follows:

evaluating the prevailing economic conditions, will recommend that the Trustees either designate the net realized long-term gains as undistributed and pay the Federal capital gains taxes thereon or distribute all or a portion of such net gains. For the year ended December 31, 2011, the Trust had a net realized taxable long-term capital gain balance of \$1,046,590 which the Trustees voted to retain and pay the federal capital gain tax thereon. The Trust has incurred income tax expense of \$366,307 and \$3,341 respectively, on the Statement of Operations related to the 2011 and 2010 retained realized long-term capital gains.

The Trust is taxed as a regulated investment company and is therefore limited as to the amount of non-qualified income that it may receive as the result of operating a trade or business, e.g. the Trust's pro rata share of income allocable to the Trust by a partnership operating company. The Trust's violation of this limitation could result in the loss of its status as a regulated investment company, thereby subjecting all of its net income and capital gains to corporate taxes prior to distribution to its shareholders. The Trust, from time-to-time, identifies investment opportunities in the securities of entities that could cause such trade or business income to be allocable to the Trust. The CI Subsidiary Trust (described in Footnote 1 above) was formed in order to allow investment in such securities without adversely affecting the Trust's status as a regulated investment company.

Deferred tax assets: Net operating loss Total deferred tax assets Less valuation allowance Deferred tax asset	\$ 41,968 41,968 (41,968)
Deferred tax liabilities: Unrealized gain on investments	993,735

Total deferred tax liabilities 993,735 Net deferred tax liability \$ (993,735)

notes to consolidated financial statements (continued)

Beginning with the 2009 annual financial statements, the Trust recognizes a tax benefit from an uncertain position only if it is more likely than not that the position is sustainable, based solely on its technical merits and consideration of the relevant taxing authority's widely understood administrative practices and precedents. If this threshold is met, the Trust measures the tax benefit as the largest amount of benefit that is greater than fifty percent likely of being realized upon ultimate settlement. The Trust has evaluated and determined that the tax positions did not have a material effect on the Trust's financial position and results of operations for the year ended December 31, 2011.

A reconciliation of the differences between the Subsidiary Trust's income tax expense and the amount computed by applying the prevailing U.S. federal tax rate to pretax income for the year ended December 31, 2011 is as follows: The tax character of distributions declared during the years ended December 31, 2011 and 2010 was as follows:

Distributions paid from:	2011		2010	
Ordinary Income	\$	25,674,962	\$	
				20,357,960
Long-term Capital Gains	\$	-	\$	-

3. Investment Services Contract

A. Services:

	Amount		Percentage	Under an Investment Services Contract (the
Provision for income tax	es			"Contract") with the Trust, Babson Capital
at the U.S. federal rate	\$	370,800	35.00%	agrees to use its best efforts to present to the
State tax, net of federal				Trust a continuing and suitable investment
effect		37,875	3.58%	program consistent with the investment
Change in valuation				objectives and policies of the Trust. Babson
allowance		41,968	3.96%	Capital represents the Trust in any
Rate revaluation		73,175	6.90%	negotiations with issuers, investment banking

Other	17,870	1.69%
Income tax expense	\$ 541,688	51.13%

Each of the Trust's Federal tax returns for the prior three fiscal years remain subject to examination by the Internal Revenue Service.

E. Distributions to Shareholders:

Undistributed

Income

(Overdistributed) Net Capital

Net Investment Gain

The Trust records distributions to shareholders from net investment income and net realized gains, if any, on the ex-dividend date. The Trust's net investment income dividend is declared four times per year, in April, July, October, and December. The Trust's net realized capital gain distribution, if any, is declared in December.

The components of capital shown in the following table represent the Trust's undistributed net investment income, undistributed net capital gain, losses the Trust may be able to offset against gains in future taxable years, as well as unrealized appreciation (depreciation) on securities and other Fund investments, if any, at December 31, 2011, each of which determined on a U.S. federal tax basis:

Loss

Net Unrealized Undistributed Accumulated Appreciation (Depreciation) Carryforward on Securities and Other

Investments

firms, securities brokers or dealers and other institutions or investors relating to the Trust's investments. Under the Contract, Babson Capital also provides administration of the day-to-day operations of the Trust and provides the Trust with office space and office equipment, accounting and book keeping services, and necessary executive, clerical and secretarial personnel for the performance of the foregoing services.

B. Fee:

For its services under the Contract, Babson Capital is paid a quarterly investment advisory fee of 0.3125% of the net asset value of the Trust as of the last business day of each fiscal quarter, which is approximately equal to 1.25% annually. A majority of the Trustees, including a majority of the Trustees who are not interested persons of the Trust or of Babson Capital, approve the valuation of the Trust's net assets as of such day.

4. Senior Secured Indebtedness MassMutual holds the Trust's \$30,000,000 Senior Fixed Rate Convertible Note (the "Note") issued by the Trust on November 15, 2007. The Note is due November 15, 2017 and accrues interest at 5.28% per annum. MassMutual, at its option, can convert the principal amount of the Note into common shares. The dollar amount of principal would be converted into an equivalent dollar amount of common shares based upon the average price of the common shares for ten business days prior to the notice of conversion. For the year ended December 31, 2011, the Trust incurred total interest expense on the Note of \$1,584,000.

The Trust may redeem the Note, in whole or in part, at the principal amount proposed to be redeemed together with the accrued and unpaid interest thereon through the redemption date plus a Make Whole Premium. The Make Whole Premium equals the excess of (i) the present value of the scheduled payments of principal and interest which the Trust would have paid but for the proposed redemption, discounted at the rate of interest of U.S.

Treasury obligations whose maturity approximates that of the Note plus 0.50% over (ii) the principal of the Note proposed to be redeemed.

\$ 2,423,757 \$ 625,836 \$ -0- \$ (16,205,005)

notes to consolidated financial statements December 31, 2011

5. Purchases and Sales of Investments

		the year ended 12 ost of	2/31/20	11
	Investments Acquired		Proceeds from Sales or Maturitie	
Corporate restricted securities	\$	62,979,600	\$	46,477,674
Corporate public securities		9,761,750		9,483,683

The aggregate cost of investments is substantially the same for financial reporting and Federal income tax purposes as of December 31, 2011. The net unrealized depreciation of investments for financial reporting and Federal tax purposes as of December 31, 2011 is \$17,051,135 and consists of \$27,431,613 appreciation and \$44,482,748 depreciation.

Net unrealized depreciation of investments on the Statement of Assets and Liabilities reflects the balance net of a deferred tax accrual of \$993,735 on net unrealized gains on the CI Subsidiary Trust.

6. Quarterly Results of Investment Operations (Unaudited)

	March 31, 2011	
	Amount	Per Share
Investment income	\$ 7,749,271	
Net investment income	6,390,431	\$ 0.34
Net realized and	2,457,551	0.13
unrealized gain on		
investments (net of		
taxes)		

7. Aggregate Remuneration Paid to Officers, Trustees and Their Affiliated Persons

For the year ended December 31, 2011, the Trust paid its Trustees aggregate remuneration of \$354,000. During the year, the Trust did not pay any compensation to any of its Trustees who are "interested persons" (as defined by the 1940 Act) of the Trust. The Trust classifies Messrs. Noreen and Joyal as "interested persons" of the Trust.

All of the Trust's officers are employees of Babson Capital. Pursuant to the Contract, the Trust does not compensate its officers who are employees of Babson Capital (except for the Chief Compliance Officer of the Trust unless assumed by Babson Capital). For the year ended December 31, 2011, Babson Capital paid the compensation of the Chief Compliance Officer of the Trust.

Mr. Noreen, one of the Trust's Trustees, is an "affiliated person" (as defined by the 1940 Act) of MassMutual and Babson Capital.

The Trust did not make any payments to Babson Capital for the year ended December 31, 2011, other than amounts payable to Babson Capital pursuant to the Contract.

8. Certifications

As required under New York Stock Exchange ("NYSE") Corporate Governance Rules, the Trust's principal executive officer has certified to the NYSE that he was not aware, as of the certification date, of any violation by the Trust of the NYSE's Corporate Governance listing standards. In addition,

as required by Section 302 of the Sarbanes-Oxley Act of 2002 and related SEC rules, the Trust's principal executive and principal financial officers have made quarterly certifications, included in filings with the Securities and Exchange Commission on Forms N-CSR and N-Q, relating to, among other things, the Trust's disclosure controls and procedures and internal control over financial reporting, as applicable.

9. Subsequent Events

The Trust has evaluated the possibility of subsequent events existing in this report through February 27, 2012. The Trust has determined that there are no material events that would require recognition or disclosure in this report through this date.

Investment income Net investment income Net realized and unrealized gain on investments (net of taxes)	June 30, 2011 Amount \$ 8,497,911 7,090,842 2,583,438	Per \$	0.37 0.14
Investment income Net investment income Net realized and unrealized gain on investments (net of taxes)	September 30, 2011 Amount \$ 7,469,197 6,079,008 (975,066)	Per \$	0.32 (0.05)
Investment income Net investment income Net realized and unrealized gain on investments (net of taxes)	December 31, 2011 Amount \$ 6,284,763 4,856,945 (876,135)	Per \$	O.26 (0.05)

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

KPMG LLP Two Financial Center 60 South Street Boston, MA 02111

The Shareholders and Board of Trustees of Babson Capital Corporate Investors

We have audited the accompanying consolidated statement of assets and liabilities of Babson Capital Corporate Investors (the "Trust"), including the consolidated schedule of investments, as of December 31, 2011, and the related consolidated statements of operations and cash flows for the year then ended, the consolidated statements of changes in net assets for each of the years in the two-year period then ended, and the consolidated financial highlights for each of the years in the five-year period then ended. These consolidated financial statements and consolidated financial highlights are the responsibility of the Trust's management. Our responsibility is to express an opinion on these consolidated financial statements and consolidated financial highlights based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of December 31, 2011 by correspondence with the custodian or by other appropriate auditing procedures. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements and consolidated financial highlights referred to above present fairly, in all material respects, the financial position of Babson Capital Corporate Investors as of December 31, 2011, the results of their consolidated operations and cash flows for the year then ended, the changes in its net assets for each of the years in the two-year period then ended, and the consolidated financial highlights for each of the years in the five-year period then ended, in conformity with accounting principles generally accepted in the United States of America.

Boston, Massachusetts February 27, 2012

INTERESTED TRUSTEES

Clifford M. Noreen* (54)	Trustee (since 2009)	Term expires 2012	President (since 2008), Vice Chairman (2007-2008), Member of	2
Babson Capital	1		the Board of Managers	
Corporate Investors	Nominee		(since 2006), Managing	
1500 Main Street			Director (since 2000),	
P.O. Box 15189	Chairman		Babson Capital; President	
Springfield, MA	(since		(2005-2009), Vice	
01115-5189	2009)		President (1993-2005) of	
			the Trust.	

President (since 2009), Senior Vice President (1996–2009), HYP Management LLC (LLC Manager); Director (since 2005), MassMutual Corporate Value Limited (investment company); Director (since 2005), MassMutual Corporate Value Partners Limited (investment company); Senior Vice President (1996-2008), MMHC Investment LLC (passive investor); Managing Director (2006-2009), MassMutual Capital Partners LLC (investment company); Director (since 2008), Jefferies Finance LLC (a finance company); Chairman and Chief Executive Officer (since 2009), Manager (since 2007), MMC Equipment Finance LLC; Chairman (since 2009), Trustee (since 2005); President (2005– 2009), CI Subsidiary Trust and PI Subsidiary Trust; Chairman (since 2009), Trustee (since 2009), President (2005-2009), Vice President (1993--2005), **Babson Capital Participation** Investors (closed-end investment company advised by Babson Capital); and Member of Investment Committee (since 1999), Diocese of Springfield.

^{*}Mr. Noreen is classified as an "interested person" of each Trust and Babson Capital (as defined by the Investment Act of 1940, as amended) because of his position as an officer of each Trust and President of Babson Capital.

INTERESTED TRUSTEES

Robert E. Joyal* (67)

Trustee Term (since expires 2003) 2013

President (2001-2003) of 67

Babson Capital.

Babson Capital Corporate Investors 1500 Main Street P.O. Box 15189 Springfield, MA 01115-5189

President (1999-2003) and Trustee (since 2003), of the Trust; Director (since 2006), Jefferies Group, Inc. (financial services); Director (2003– 2010), Alabama Aircraft Industries, Inc. (aircraft maintenance and overhaul): Director (2007-2011), Scottish Re Group Ltd. (global life reinsurance specialist); Trustee (since 2003), MassMutual Select Funds, (an open-end investment company advised by MassMutual); Trustee (since 2003), MML Series Investment Fund (an open-end investment company advised by MassMutual); Trustee (1998--2003), Senior Vice President (1998-2001) and President (2001-2003), CI Subsidiary Trust and PI Subsidiary Trust; and President (1999-2003), Trustee (since 2003), Babson **Capital Participation Investors** (closed-end investment company advised by Babson Capital).

^{*}Mr. Joyal retired as President of Babson Capital in June 2003. In addition and as noted above, Mr. Joyal is a director of Jefferies Group, Inc., which has a wholly owned broker-dealer subsidiary that may execute portfolio transactions and/or engage in principal transactions with the Trust, other investment companies advised by Babson Capital or any other advisory accounts over which Babson Capital has brokerage placement discretion. Accordingly, the Trust has determined to classify Mr. Joyal as an "interested person" of the Trust and Babson Capital (as defined in the Investment Company Act of 1940, as amended).

INDEPENDENT TRUSTEES

William J. Barrett (72) Babson Capital Corporate Investors 1500 Main Street P.O. Box 15189 Springfield, MA 01115-5189	Trustee (since 2006) / Nominee	Term expires 2012	President (since 2010) WJ Barrett Associates, Inc.; President (2002-2010), Barrett-Gardner Associates, Inc.	2	Trustee (since 2006), Babson Capital Participation Investors (a closed-end investment company advised by Babson Capital); Director (since 1979), TGC Industries, Inc. (geophysical services); Director and Secretary (since 2001 and from 1996-1997), Chase Packaging Corporation (agricultural services); Chairman and Director (since 2000), Rumson-Fair Haven Bank and Trust Company (commercial bank and trust company); and Director (since 1983), Executive Vice President, Secretary and Assistant Treasurer (since 2004), Supreme Industries, Inc. (specialized truck and body manufacturer).
Donald E. Benson (81) Babson Capital Corporate Investors 1500 Main Street P.O. Box 15189 Springfield, MA 01115-5189	Trustee (since 1986)	Term expires 2013	Executive Vice President and Director (since 1992), Marquette Financial Companies (financial services); Partner (since 1996), Benson Family Limited Partnership No. 1 and Benson Family Limited Partnership No. 2 (investment partnerships).	2	Director (1997-2008), MAIR Holdings, Inc. (commuter airline holding company); Director (since 1997), First California Financial Group, Inc. (bank holding company); and Trustee (since 1988), Babson Capital Participation Investors (closed-end investment company advised by Babson Capital).

INDEPENDENT TRUSTEES

Michael H. Brown (55) Babson Capital Corporate Investors 1500 Main Street P.O. Box 15189 Springfield, MA 01115-5189	Trustee (since 2005)	Term expires 2014	Private Investor; and Managing Director (1994-2005), Morgan Stanley.	2	Trustee (since 2005), Babson Capital Participation Investors (a closed-end investment company advised by Babson Capital); Independent Director (since 2006), Invicta Holdings LLC and its subsidiaries (a derivative trading company).
Donald Glickman (78) Babson Capital Corporate Investors 1500 Main Street P.O. Box 15189 Springfield, MA 01115-5189	Trustee (since 1992)	Term expires 2013	Chairman (since 1992), Donald Glickman and Company, Inc. (private investments); and Partner (since 1992), J.F. Lehman & Co. (private investments).		Director (since 1984), Monro Muffler and Brake, Inc. (automobile repair service); Lead Director (1998 - 2009), MSC Software Corp. (simulation software); and Trustee (since 1992), Babson Capital Participation Investors (closed-end investment company advised by Babson Capital).

INDEPENDENT TRUSTEES

Maleyne M. Trustee Term Private Investor; 2 Trustee (s	Private Investor; and President and Director (since 1983), H Investment Company (since 1999), ValueClick Inc. (internet advertising company); Director (2002 - 2009), Spectranetics Corp. (medical device company); and Trustee (since 1991), Babson Capital Participation Investors (closed-end investment company advised by Babson Capital).
Syracuse (55) (since expires Managing Director Capital Paragonal Capital Paragonal Capital Paragonal Capital Paragonal Capital Securities, Inc. company Capital Capital); I South Main Street (investments and capital); I South Main Street (1984–200)	(2000-2007), JP Morgan (a closed-end investment Securities, Inc. company advised by Babson (investments and Capital); Managing Director

1500 Main Street P.O. Box 15189

Springfield, MA 01115-5189

OFFICERS OF THE	TRUST		
Michael L. Klofas (51) Babson Capital Corporate Investors 1500 Main Street P.O. Box 15189 Springfield, MA 01115-5189	President	Since 2009	President (since 2009), Vice President (1998-2009) of the Trust; Managing Director (since 2000), Babson Capital; President (since 2009), Vice President (2005-2009), CI Subsidiary Trust and PI Subsidiary Trust; President (since 2009), Vice President (1998-2009), Babson Capital Participation Investors.
Christopher A. DeFrancis (45) Babson Capital Corporate Investors 1500 Main Street P.O. Box 15189 Springfield, MA 01115-5189	Vice President and Secretary	Since 2010	Vice President and Secretary (since 2010) and Associate Secretary (2008-2010) of the Trust; Chief Compliance Officer (since 2011), Co-General Counsel, Secretary and Managing Director (since 2010), Senior Counsel, Assistant Secretary and Managing Director (2010) and Assistant Secretary and Counsel (2008-2009), Babson Capital; Counsel (2001-2009), Massachusetts Mutual Life Insurance Company; Vice President and Secretary (since 2010) and Assistant Secretary (2009-2010), CI Subsidiary Trust and PI Subsidiary Trust; and Vice President and Secretary (since 2010) and Associate Secretary (2008-2010), Babson Capital Participation Investors.
James M. Roy (49) Babson Capital Corporate Investors 1500 Main Street P.O. Box 15189 Springfield, MA 01115-5189	Vice President and Chief Financial Officer	Since 2005	Vice President and Chief Financial Officer (since 2005), Treasurer (2003-2005), and Associate Treasurer (1999-2003) of the Trust; Managing Director (since 2005), and Director (2000-2005), Babson Capital; Trustee (since 2005), Treasurer (since 2005), and Controller (2003-2005), CI Subsidiary Trust and PI Subsidiary Trust; and Vice President and Chief Financial Officer (since 2005), Treasurer (2003-2005) and Associate Treasurer (1999-2003), Babson Capital Participation Investors.
John T. Davitt, Jr. (44) Babson Capital Corporate Investors	Comptroller	Since 2001	Comptroller (since 2001) of the Trust; Director (since 2000), Babson Capital; Controller (since 2005), CI Subsidiary Trust and PI Subsidiary Trust; and Comptroller (since 2001), Babson Capital Participation Investors.

Melissa M. LaGrant (38) Babson Capital Corporate Investors 1500 Main Street P.O. Box 15189 Springfield, MA 01115-5189	Chief Compliance Officer	Since 2006	Chief Compliance Officer (since 2006) of the Trust; Managing Director (since 2005), Babson Capital; Vice President and Senior Compliance Trading Manager (2003-2005), Loomis, Sayles & Company, L.P.; Assistant Vice President-Business Risk Management Group (2002-2003), and Assistant Vice President-Investment Compliance (2001-2002), Zurich Scudder Investments/Deutsche Asset Management; and Chief Compliance Officer (since 2006), Babson Capital Participation Investors.
Daniel J. Florence (39) Babson Capital Corporate Investors 1500 Main Street P.O. Box 15189 Springfield, MA 01115-5189	Treasurer	Since 2008	Treasurer (since 2008), Associate Treasurer (2006-2008) of the Trust; Associate Director (since 2008), and Analyst (2000-2008), Babson Capital; and Treasurer (since 2008), Associate Treasurer (2006-2008), Babson Capital Participation Investors.
55			

Babson Capital Corporate Investors				
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Members of the Board of Trustees

Left to right:

Donald Glickman Chairman, Donald Glickman & Company, Inc.

Robert E. Joyal Retired President, Babson Capital Management LLC

William J. Barrett President, WJ Barrett Associates, Inc.

Michael H. Brown* Private Investor

Donald E. Benson*
Executive Vice
President
and Director,
Marquette Financial
Companies

Clifford M. Noreen President, B a b s o n C a p i t a l Management LLC

Martin T. Hart Private Investor

Maleyne M. Syracuse* Private Investor

*Member of the Audit Committee

Officers

Clifford M. Noreen Chairman

Babson Capital Corporate Investors offers a Dividend Reinvestment and Share Purchase Plan. The Plan provides a simple way for shareholders to add to their holdings in the Trust through the receipt of dividend shares issued by the Trust or through the investment of cash dividends in Trust shares purchased in the open market. A shareholder may join the Plan by filling out and mailing an authorization card to DST Systems, Inc., the Transfer Agent.

Participating shareholders will continue to participate until they notify the Transfer Agent, in writing, of their desire to terminate participation. Unless a shareholder elects to participate in the Plan, he or she will, in effect, have elected to receive dividends and distributions in cash. Participating shareholders may also make additional contributions to the Plan from their own funds. Such contributions may be made by personal check or other means in an amount not less than \$10 nor more than \$5,000 per quarter. Cash contributions must be received by the Transfer Agent at least five days (but no more then 30 days) before the payment date of a dividend or distribution.

Whenever the Trust declares a dividend payable in cash or shares, the Transfer Agent, acting on behalf of each participating shareholder, will take the dividend in shares only if the net asset value is lower than the market price plus an estimated brokerage commission as of the close of business on the valuation day. The valuation day is the last day preceding the day of dividend payment.

When the dividend is to be taken in shares, the number of shares to be received is determined by dividing the cash dividend by the net asset value as of the close of business on the valuation date or, if greater than net asset value, 95% of the closing share price. If the net asset value of the shares is higher than the market value plus an estimated commission, the Transfer Agent, consistent with obtaining the best price and execution, will buy shares on the open market at current prices promptly after the dividend payment date.

The reinvestment of dividends does not, in any way, relieve participating shareholders of any federal, state or local tax. For federal income tax purposes, the amount reportable in respect of a dividend received in newly-issued shares of the Trust will be the fair market value of the shares received, which will be reportable as ordinary income and/or capital gains.

As compensation for its services, the Transfer Agent receives a fee of 5% of any dividend and cash contribution (in no event in excess of \$2.50 per distribution per

shareholder.)

Michael L. Klofas

President

Any questions regarding the Plan should be addressed to DST Systems, Inc., Agent for Babson Capital Corporate Investors' Dividend Reinvestment and Share Purchase Plan, P.O. Box 219086, Kansas City, MO 64121-9086.

James M. Roy

Vice President & Chief

Financial Officer

Christopher A. DeFrancis Vice President & Secretary

Sean Feeley Vice President

Michael P. Hermsen Vice President

Mary Wilson Kibbe Vice President

Richard E. Spencer, II Vice President

Daniel J. Florence Treasurer

John T. Davitt, Jr. Comptroller

Melissa M. LaGrant Chief Compliance Officer

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ITEM 2. CODE OF ETHICS.

The Registrant adopted a Code of Ethics for Senior Financial Officers (the "Code") on October 17, 2003, which is available on the Registrant's website at www.babsoncapital.com/mci. During the period covered by this Form N-CSR, there were no amendments to, or waivers from, the Code.

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

The Registrant's Board of Trustees has determined that Mr. Donald E. Benson, a Trustee of the Registrant and a member of its Audit Committee, is an audit committee financial expert. Mr. Benson is "independent" for purposes of this Item 3 as required by applicable regulation.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

Fees Billed to the Registrant

	Year Dece	KPMG LLP Year Ended December 31,		KPMG LLP Year Ended December 31, 2010	
	2011				
Audit Fees	\$	61,500	\$	52,500	
Audit-Related Fees		0		0	
Tax Fees		44,100		44,100	
All Other Fees		0		0	
Total Fees	\$	105,600	\$	96,600	

Non-Audit Fees Billed to Babson Capital and MassMutual

	KPMG LLP Year Ended		KPMG LLP Year Ended		
	Dece	December 31,		December 31,	
	2011		2010		
Audit-Related Fees	\$	928,575	\$	1,040,600	
Tax Fees		9,000		64,704	
All Other Fees		0		0	
Total Fees	\$	937,575	\$	1,105,304	

The category "Audit-Related Fees" reflects fees billed by KPMG for various non-audit and non-tax services rendered to the Registrant, Babson Capital Management LLC ("Babson Capital"), and Massachusetts Mutual Life Insurance Company ("MassMutual"), such as SAS 70 review, IFRS consulting and agreed upon procedures reports. Preparation of Federal, state and local income tax returns and tax compliance work are representative of the fees reported in the "Tax Fees" category. The category "All Other Fees" represents fees billed by KPMG for consulting rendered to Babson Capital and MassMutual. The Sarbanes-Oxley Act of 2002 and its implementing regulations allows the Registrant's Audit Committee to establish a pre-approval policy for certain services rendered by the Registrant's independent accountants. During 2011, the Registrant's Audit Committee approved all of the services rendered to the Registrant by KPMG and did not rely on such a pre-approval policy for any such services.

The Audit Committee has also reviewed the aggregate fees billed for professional services rendered by KPMG for 2010 and 2011 for the Registrant and for the non-audit services provided to Babson Capital, and Babson Capital's parent, MassMutual. As part of this review, the Audit Committee considered whether the provision of such non-audit services was compatible with maintaining the principal accountant's independence.

The 2010 fees billed represent final 2010 amounts, which may differ from the preliminary figures available as of the filing date of the Registrant's 2011 Annual Form N-CSR and includes, among other things, fees for services that may not have been billed as of the filing date of the Registrant's 2011 Annual Form N-CSR, but are now properly included in the 2010 fees billed to the Registrant, Babson Capital and MassMutual.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

The Registrant maintains an Audit Committee composed exclusively of Trustees of the Registrant who qualify as "independent" Trustees under the current listing standards of the New York Stock Exchange and the rules of the U.S. Securities and Exchange Commission. The Audit Committee operates pursuant to a written Audit Committee Charter, which is available (1) on the Registrant's website, www.babsoncapital.com/mci; and (2) without charge, upon request, by calling, toll-free 866-399-1516. The current members of the Audit Committee are Donald E. Benson, Michael H. Brown and Maleyne M. Syracuse.

ITEM 6. SCHEDULE OF INVESTMENTS

A schedule of investments for the Registrant is included as part of this report to shareholders under Item 1 of this Form N-CSR.

ITEM DISCLOSURE OF PROXY VOTING POLICIES AND PROCEDURES FOR CLOSED-END 7. MANAGEMENT INVESTMENT COMPANIES.

The Registrant's Board of Trustees has delegated proxy voting responsibilities relating to voting securities held by the Registrant to its investment adviser, Babson Capital Management LLC ("Babson Capital"). A summary of Babson Capital's proxy voting policies and procedures is set forth below.

Summary of Babson Capital's Proxy Voting Policy

Babson Capital views the voting of proxies as an integral part of its investment management responsibility and believes, as a general principle, that proxies should be acted upon (voted or abstained) solely in the best interest of its clients (i.e. in a manner it believes is most likely to enhance the economic value of the underlying securities held in client accounts). To implement this general principle, Babson Capital has engaged a proxy service provider (the "Service Provider"). The Service Provider is responsible for processing and maintaining records of proxy votes. In addition, the Service Provider has retained the services of an independent third party research provider (the "Research Provider") to provide research and recommendations on proxy voting. It is Babson Capital's Proxy Voting Policy to generally vote proxies in accordance with the recommendations of the Research Provider, or, in cases where the Research Provider has not made any recommendations with respect to a proxy, in accordance with the Research Provider has not made a recommendation or has not addressed in the Guidelines, it will be analyzed on a case-by-case basis.

Babson Capital recognizes, however, that there may be times when Babson Capital determines that it may be in the best interest of clients holding the securities to (1) vote against the Research Provider's recommendations or (2) in cases where the Research Provider has not provided Babson Capital with any recommendations with respect to a proxy, vote against the Research Provider's Guidelines. Babson Capital may vote, in whole or in part, against the Research Provider's recommendations or the Research Provider's Guidelines, as applicable. The procedures set forth in the Proxy Voting Policy are designed to ensure that votes against the Research Provider's recommendations or Guidelines have been made in the best interest of clients and are not the result of any material conflict on interest (a "Material Conflict"). For purposes of the Proxy Voting Policy, a Material Conflict shall mean any position, relationship or interest, financial or otherwise, of Babson Capital (or any person authorized under the Proxy Voting Policy to vote proxies on behalf of Babson Capital) that would or could reasonably be expected to affect Babson Capital's (or such person's) independence or judgment concerning how to vote proxies.

Summary of Babson Capital's Proxy Voting Procedures

Babson Capital will vote all client proxies for which it has proxy voting discretion in accordance with the Research Provider's recommendations or Guidelines, unless (i) a person authorized by the Best Execution and Proxy Committee (each a "Proxy Analyst"), the Best Execution and Proxy Committee or a designated member of the Best Execution and Proxy Committee, as applicable, determines that it is in the client's best interest to vote against the Research Provider's recommendation or Guidelines or (ii) Babson Capital is unable or determines not to vote a proxy in accordance with the Proxy Voting Policy. In these cases: if (i) a Proxy Analyst recommends that a proxy should be voted against the Research Provider's recommendation or Guidelines, (ii) no other Proxy Analyst reviewing such proxy disagrees with such recommendation, and (iii) no known Material Conflict is identified by the Proxy Analyst(s) or by a person designated by Babson Capital's Executive Committee Chair (the "Proxy Administrator"), the Proxy Administrator will vote the proxy or post the proxy for voting in accordance with the Proxy Analyst's recommendation. Otherwise, the proxy is to be submitted to a member of the Best Execution and Proxy Committee, who shall determine how to vote the proxy unless (i) the Proxy Analyst or Proxy Administrator has identified a Babson Capital Material Conflict or (ii) said Best Execution and Proxy Committee member has identified a Material Conflict personal to him or herself or a Babson Capital Material Conflict. In such cases, the proxy shall be submitted to the Best Execution and Proxy Committee, which may authorize a vote against the Research Provider's recommendation or Guidelines only if the Best Execution and Proxy Committee determines that such vote is in the client's best interests.

Nothing herein shall preclude Babson Capital from splitting a vote among different advisory clients in those cases where Babson Capital deems it appropriate.

No associate, officer, director or board of managers member of Babson Capital or its affiliates (other than those assigned such responsibilities under the Proxy Voting Policy) may influence how Babson Capital votes client proxies, unless such person has been requested to provide such assistance by a Proxy Analyst or Best Execution and Proxy Committee member and has disclosed any known Material Conflict. Any pre-vote communications prohibited by the Proxy Voting Policy shall be reported to a Best Execution and Proxy Committee member prior to voting and to Babson Capital's Chief Compliance Officer or General Counsel.

Obtaining a Copy of the Proxy Voting Policy

Clients may obtain a copy of Babson Capital's Proxy Voting Policy and information about how Babson Capital voted proxies related to their securities, free of charge, by contacting the Chief Compliance Officer, Babson Capital Management LLC, Independence Wharf, 470 Atlantic Avenue, Boston, MA 02210, or calling toll-free, 1-877-766-0014.

ITEM 8. PORTFOLIO MANAGERS OF CLOSED-END MANAGEMENT INVESTMENT COMPANIES.

The following disclosure item is made as of the date of this Form N-CSR unless otherwise indicated.

PORTFOLIO MANAGER. Michael L. Klofas serves as the President of the Registrant (since 2009) and as one of its Portfolio Managers. Mr. Klofas began his service to the Registrant in 1998 as a Vice President. With over 25 years of industry experience, Mr. Klofas is a Managing Director of the Mezzanine and Private Equity Group of Babson Capital Management LLC ("Babson Capital"). Mr. Klofas joined MassMutual in 1988. Prior to joining MassMutual, he spent two years at a small venture capital firm and two years at a national public accounting firm. At MassMutual and then Babson Capital, Mr. Klofas has analyzed and invested in traditional private placements and high yield public bonds. He also spent four years leading Babson Capital's workout and restructuring activities. Since 1993, he has focused on originating, analyzing, structuring and documenting mezzanine and private equity investments. Mr. Klofas holds a B.A. from Brandeis University and an M.B.A. from Babson College as well as a Certified Public Accountant designation. Mr. Klofas also presently serves as President of MassMutual Participation Investors, another closed-end management investment company advised by Babson Capital.

PORTFOLIO MANAGEMENT TEAM. Mr. Klofas has primary responsibility for overseeing the investment of the Registrant's portfolio, with the day-to-day investment management responsibility of the Registrant's portfolio being shared with the following Babson Capital investment professionals (together with the Portfolio Manager, the "Portfolio Team").

Michael P. Hermsen is a Vice President of the Registrant and a Managing Director of Babson Capital who oversees the Private Finance Group and manages Babson Capital's Mezzanine Investment and Private Equity Investments Team, which is responsible for finding, analyzing, negotiating and servicing mezzanine private placement securities for the Registrant.

Mr. Hermsen joined MassMutual in 1990 and has been an officer of the Registrant since 1998. Previously, he worked at Teachers Insurance and Annuity Association where he was a generalist private placement analyst. At MassMutual and then Babson Capital, Mr. Hermsen has analyzed and invested in traditional private placements, high yield public and private bonds, and leveraged bank loans. He has also been responsible for managing a small portfolio of distressed investments. Since 1993, he has focused on originating, analyzing, structuring and documenting mezzanine and private equity investments. He holds a B.A. from Bowdoin College and an M.B.A. from Columbia University.

Mr. Spencer is a Vice President of the Registrant and a Managing Director of Babson Capital who also manages Babson Capital's Mezzanine and Private Equity Investments Team. Mr. Spencer joined MassMutual in 1989 after three years as a corporate loan analyst at a major New England bank. He has been an officer of the Registrant since 2002. At MassMutual and then Babson Capital, Mr. Spencer has analyzed and invested in traditional private placements, high yield public and private bonds, leveraged bank loans, mezzanine debt and private equity. From 1993 to 1999, he was the lead restructuring professional at Babson Capital. Since 1999, Mr. Spencer has been focused on the origination, analysis, structuring and documentation of mezzanine and private equity investments. He holds a B.A. from Bucknell University and an M.B.A. from the State University of New York at Buffalo.

Sean Feeley is responsible for the day-to-day management of the Registrant's public high yield and investment grade fixed income portfolio. Mr. Feeley has been a Vice President of the Registrant since 2011. Mr. Feeley is a Managing Director of Babson Capital and head of the High Yield Research Team with over 22 years of industry experience in high yield bonds and loans in various investment strategies. Prior to joining Babson Capital in 2003, he was a Vice President at Cigna Investment Management in project finance and a Vice President at Credit Suisse in leveraged loan finance. Mr. Feeley holds a B.S. from Canisius College and an M.B.A. from Cornell University. Mr. Feeley is a Certified Public Accountant and a Chartered Financial Analyst.

OTHER ACCOUNTS MANAGED BY THE PORTFOLIO TEAM. The members of the Registrant's Portfolio Team also have primary responsibility for the day-to-day management of other Babson Capital advisory accounts, including, among others, closed-end and open-end investment companies, private investment funds, MassMutual-affiliated accounts, as well as separate accounts for institutional clients. These advisory accounts are identified below.

PORTFOLIO TEAM	ACCOUNT CATEGORY	TOTAL NUMBER OF ACCOUNTS	NUMBER OF ACCOUNTS WITH APPROXIMATE TOTAL ASSET SIZE (A)	APPROXIMATE ASSET SIZE OF PERFORMANCE- BASED ADVISORY FEE	PERFORMANCE- BASED ADVISORY FEE ACCOUNTS (A)
Clifford M. Noreen (B)	Registered Investment Companies	1	\$120.3 million	0	N/A
	Other Pooled Investment Vehicles	7	\$223.3 million	7	\$223.3 million
	Other Accounts	0	N/A	0	N/A
Sean Feeley	Registered Investment Companies	3	\$419.9 million	0	N/A
	Other Pooled Investment Vehicles	2	\$1.7 billion	2	\$1.7 billion
	Other Accounts (C)	3	\$339.4 million	0	N/A
Michael P. Hermsen (D)	Registered Investment Companies	1	\$120.3 million	0	N/A
	Other Pooled Investment Vehicles (E)	6	\$1.2 billion	6	\$1.2 billion
	Other Accounts	0	N/A	0	N/A
	Registered	1	\$120.3 million	0	N/A

Michael L. Klofas	Investment Companies				
	Other Pooled Investment Vehicles (E)	0	N/A	0	N/A
Richard E. Spencer, II	Other Accounts	0	N/A	0	N/A
	Registered Investment Companies	1	\$120.3 million	0	N/A
	Other Pooled Investment Vehicles (E)	0	N/A	0	N/A
	Other Accounts	0	N/A	0	N/A

- (A) Account asset size has been calculated as of December 31, 2011.
- (B)Mr. Noreen, as head of Babson Capital's Fixed Income Group, has overall responsibility for investment grade publicly traded assets, including corporate debt securities, as well as structured credit products managed by Babson Capital. Except for the accounts noted in the table above, Mr. Noreen is not primarily responsible for the day-to-day management of the other accounts managed by Babson Capital's Fixed Income Group.
- (C)Mr. Feeley manages the high yield sector of the general investment account of Massachusetts Mutual Life Insurance Company and C.M. Life Insurance Company; however these assets are not represented in the table above.
- (D) Mr. Hermsen, as head of Babson Capital's Private Finance Group, has overall responsibility for public and private bonds, mezzanine and private equity investments.
- (E)Messrs. Hermsen, Klofas and Spencer manage private placement mezzanine debt securities for the general investment account of Massachusetts Mutual Life Insurance Company and C.M. Life Insurance Company; however these assets are not represented in the table above.

MATERIAL CONFLICTS OF INTEREST. The potential for material conflicts of interest may exist as the members of the Portfolio Management Team, have responsibilities for the day-to-day management of multiple advisory accounts. These conflicts may be heightened to the extent the individual, Babson Capital and/or an affiliate has an investment in one or more of such accounts. Babson Capital has identified (and summarized below) areas where material conflicts of interest are most likely to arise, and has adopted policies and procedures that it believes are reasonable designed to address such conflicts.

Transactions with Affiliates: Babson Capital or its affiliates, including MassMutual and its affiliates, may from time to time, acting as principal, buy securities or other investments for itself from or sell securities or other investments it owns to its advisory clients. Likewise, Babson Capital may either directly or on behalf of MassMutual, purchase and/or hold securities or other investments that are subsequently sold or transferred to advisory clients. Babson Capital has a conflict of interest in connection with a transaction where it or an affiliate is acting as principal since it may have an incentive to favor itself or its affiliates over its advisory clients in connection with the transaction. To address these conflicts of interest, Babson Capital has adopted a Transactions with Affiliates Policy, which ensures any such transaction is consistent with Babson Capital's fiduciary obligations to act in the best interests of its clients, including its ability to obtain best execution in connection with the transaction, and is in compliance with applicable legal and regulatory requirements.

Cross Trades: Babson Capital may effect cross-trades on behalf of its advisory clients whereby one advisory client buys securities or other investments from or sells securities or other investments to another advisory client. Babson Capital may also effect cross-transactions involving advisory accounts or funds in which it or its affiliates, including MassMutual, and their respective employees, have an ownership interest or for which Babson Capital is entitled to earn a performance or incentive fee. As a result, Babson Capital has a conflict of interest in connection with the cross-transaction since it may have an incentive to favor the advisory client or fund in which it or its affiliate has an ownership interest and/or is entitled to a performance or incentive fee. To address these conflicts of interest, Babson Capital has adopted a Transactions with Affiliates Policy, which ensures any such cross-transaction is consistent with Babson Capital's fiduciary obligations to act in the best interests of each of its advisory clients, including its ability to obtain best execution for each advisory client in connection with the cross-trade transaction, and is in compliance with applicable legal and regulatory requirements. Babson Capital will not receive a commission or any other remuneration (other than its advisory fee) for effecting cross-transactions between advisory clients.

Loan Origination Transactions: While Babson Capital or its affiliates generally do not act as an underwriter or member of a syndicate in connection with a securities offering, Babson Capital or its affiliates (or an unaffiliated entity in which Babson Capital or its affiliates has an ownership interest) may act as an underwriter, originator, agent, or member of a syndicate in connection with the origination of senior secured loans or other lending arrangements with borrowers, where such loans may be purchased by Babson Capital advisory clients during or after the original syndication. Babson Capital advisory clients may purchase such loans directly from Babson Capital or its affiliates (or an unaffiliated entity in which Babson Capital or its affiliates has an ownership interest) or from other members of the lending syndicate. Babson Capital or its affiliates may directly or indirectly receive underwriting, origination, or agent fees in connection with such loan originations. As a result, Babson Capital has a conflict of interest in connection with such loan origination transactions since it has an incentive to base its investment recommendation to its advisory clients on the amount of compensation, underwriting, origination or agent fees it would receive rather than on its advisory clients' best interests. To address this conflict of interest, Babson Capital has adopted a Transactions with Affiliates Policy, which ensures any such transaction is consistent with Babson Capital's fiduciary obligations to act in the best interests of its clients, including its ability to obtain best execution in connection with the transaction, and is in compliance with applicable legal and regulatory requirements.

MML Investors Services, LLC ("MMLISI"), an indirect wholly-owned subsidiary of MassMutual, is an SEC-registered broker-dealer that may act as an introducing broker for the purpose of effecting securities transactions for brokerage customers. While a Babson Capital advisory client could request that MMLISI effect securities transactions for it that would result in commissions to MMLISI, currently no Babson Capital advisory client directs Babson Capital to effect securities transactions for its account through MMLISI.

Investments by Advisory Clients: Babson Capital may invest client assets in securities or other investments that are also held by (i) Babson Capital or its affiliates, including MassMutual, (ii) other Babson Capital advisory accounts, (iii) funds or accounts in which Babson Capital or its affiliates or their respective employees have an ownership or economic interest or (iv) employees of Babson Capital or its affiliates. Babson Capital may also, on behalf of its advisory clients, invest in the same or different securities or instruments of issuers in which (i) Babson Capital or its affiliates, including MassMutual, (ii) other Babson Capital advisory accounts, (iii) funds or accounts in which Babson Capital, its affiliates, or their respective employees have an ownership or economic interest or (iv) employees of Babson Capital or its affiliates, have an ownership interest as a holder of the debt, equity or other instruments of the issuer. Babson Capital has a conflict of interest in connection with any such transaction since investments by its advisory clients may directly or indirectly benefit Babson Capital and/or its affiliates and employees by potentially increasing the value of the securities or instruments it holds in the issuer. Any investment by Babson Capital on behalf of its advisory clients will be consistent with its fiduciary obligations to act in the best interests of its advisory clients, and otherwise be consistent with such clients' investment objectives and restrictions.

Babson Capital or its affiliates may also recommend that clients invest in registered or unregistered investment companies, including private investment funds such as hedge funds, private equity funds or structured funds (i) advised by Babson Capital or an affiliate, (ii) in which Babson Capital, an affiliate or their respective employees has an ownership or economic interest or (iii) with respect to which Babson Capital or an affiliate has an interest in the entity entitled to receive the fees paid by such funds. Babson Capital has a conflict of interest in connection with any such recommendation since it may have an incentive to base its recommendation to invest in such investment companies or private funds on the fees that Babson Capital or its affiliates would earn as a result of the investment by its advisory clients in the investment companies or private funds. Any recommendation to invest in a Babson Capital advised fund or other investment company will be consistent with Babson Capital's fiduciary obligations to act in the best interests of its advisory clients, consistent with such clients' investment objectives and restrictions. Babson Capital may, in certain limited circumstances, offer to clients that invest in private investment funds that it advises an equity interest in entities that receive advisory fees and carried profits interest from such funds.

Employee Co-Investment: Babson Capital may permit certain of its portfolio managers and other employees to invest in private investment funds advised by Babson Capital or its affiliates and/or share in the performance or incentive fees received by Babson Capital from such funds. If the portfolio manager or other employee was responsible for both the portfolio management of the private fund and other Babson Capital advisory accounts, such person would have a conflict of interest in connection with investment decisions since the person may have an incentive to direct the best investment ideas, or to allocate trades, in favor of the fund in which he or she is invested or otherwise entitled to share in the performance or incentive fees received from such fund. To address these conflicts of interest, Babson Capital has adopted a Side by Side Management of Private Investment Funds and Other Advisory Accounts Policy which requires, among others things, that Babson Capital treat each of its advisory clients in a manner consistent with its fiduciary obligations and prohibits Babson Capital from favoring any particular advisory account as a result of the ownership or economic interests of Babson Capital, its affiliates or employees, in such advisory account. Any investment by a Babson Capital employee in one of its private funds is also governed by Babson Capital's Employee Co-Investment Policy, which ensures that any co-investment by a Babson Capital employee is consistent with Babson Capital's Code of Ethics.

Management of Multiple Accounts: As noted above, Babson Capital's portfolio managers are often responsible for the day-to-day management of multiple accounts, including, among others, separate accounts for institutional clients,

closed-end and open-end registered investment companies, and/or private investment funds (such as hedge funds, private equity funds and structured funds), as well as for proprietary accounts of Babson Capital and its affiliates, including MassMutual and its affiliates. The potential for material conflicts of interest exist whenever a portfolio manager has responsibility for the day-to-day management of multiple advisory accounts. These conflicts may be heightened to the extent a portfolio manager is responsible for managing a proprietary account for Babson Capital or its affiliates or where the portfolio manager, Babson Capital and/or an affiliate has an investment in one or more of such accounts or an interest in the performance of one or more of such accounts (e.g., through the receipt of a performance or incentive fee).

Investment Allocation: Such potential conflicts include those relating to allocation of investment opportunities. For example, it is possible that an investment opportunity may be suitable for more than one account managed by Babson Capital, but may not be available in sufficient quantities for all accounts to participate fully. Similarly, there may be limited opportunity to sell an investment held by multiple accounts. A conflict arises where the portfolio manager has an incentive to treat an account preferentially because the account pays Babson Capital or its affiliates a performance-based fee or the portfolio manager, Babson Capital or an affiliate has an ownership or other economic interest in the account. As noted above, Babson Capital also acts as an investment manager for certain of its affiliates, including MassMutual. These affiliate accounts co-invest jointly and concurrently with Babson Capital's other advisory clients and therefore share in the allocation of such investment opportunities. To address these conflicts of interest associated with the allocation of trading and investment opportunities, Babson Capital has adopted an Investment Allocation Policy and trade allocation procedures that govern the allocation of portfolio transactions and investment opportunities across multiple advisory accounts, including affiliated accounts. In addition, as noted above, to address these conflicts of interest, Babson Capital has adopted a Side by Side Management of Private Investment Funds and Other Advisory Accounts Policy which requires, among others things, that Babson Capital treat each of its advisory clients in a manner consistent with its fiduciary obligations and prohibits Babson Capital from favoring any particular advisory account as a result of the ownership or economic interests of Babson Capital, its affiliates or employees, in such advisory accounts. Any investment by a Babson Capital employee in one of its private funds is also governed by Babson Capital's Employee Co-Investment Policy, which ensures that any co-investment by a Babson Capital employee is consistent with Babson Capital's Code of Ethics.

Personal Securities Transactions; Short Sales: Potential material conflicts of interest may also arise related to the knowledge and timing of an account's trades, investment opportunities and broker selection. Babson Capital and its portfolio managers have information about the size, timing and possible market impact of the trades of each account they manage. It is possible that portfolio managers could use this information for their personal advantage and/or the advantage or disadvantage of various accounts which they manage. For example, a portfolio manager could, or cause a favored account to, "front run" an account's trade or sell short a security for an account immediately prior to another accounts sale of that security. To address these conflicts, Babson Capital has adopted policies and procedures, including a Short Sales Policy, which ensures that the use of short sales by Babson Capital is consistent with Babson Capital's fiduciary obligations to its clients, a Side by Side Management of Private Investment Funds and Other Advisory Accounts Policy, which requires, among other things, that Babson Capital treat each of its advisory clients in a manner consistent with its fiduciary obligations and prohibits Babson Capital from favoring any particular account as a result of the ownership or economic interest of Babson Capital, its affiliates or employees and a Code of Ethics.

Trade Errors: Potential material conflicts of interest may also arise if a trade error occurs in a client account. A trade error is deemed to occur if there is a deviation by Babson Capital from the applicable standard of care in connection with the placement, execution or settlement of a trade for an advisory account that results in (1) Babson Capital purchasing securities not permitted or authorized by a client's investment advisory agreement or otherwise failing to follow a client's specific investment directives; (2) Babson Capital purchasing or selling the wrong security or the wrong amount of securities on behalf of a client's account; or (3) Babson Capital purchasing or selling securities for, or allocating securities to, the wrong client account. When correcting these errors, conflicts of interest between Babson Capital and its advisory accounts may arise as decisions are made on whether to cancel, reverse or reallocate the erroneous trades. In order to address these conflicts, Babson Capital has adopted an Errors Policy governing the resolution of trading errors, and will follow the Errors Policy in order to ensure that trade errors are handled promptly and appropriately and that any action taken to remedy an error places the interest of a client ahead of Babson Capital's interest.

Best Execution; Directed Brokerage: With respect to securities transactions for most of the accounts it manages, Babson Capital determines which broker to use to execute each order, consistent with its fiduciary duty to seek best execution of the transaction. Babson Capital manages certain accounts, however, for clients who limit its discretion

with respect to the selection of brokers or direct it to execute such client's transaction through a particular broker. In these cases, trades for such an account in a particular security may be placed separately from, rather than aggregated with, those in the same security for other accounts. Placing separate transaction orders for a security may temporarily affect the market price of the security or otherwise affect the execution of the transaction to the possible detriment of one or more of the other account(s) involved. In order to address these conflicts, Babson Capital has adopted a Best Execution Policy, which establishes the necessary controls to satisfy its obligations regarding best execution and ensures it places advisory client trades in such a manner that the advisory client's total costs or proceeds are the most favorable under the circumstances, and a Directed Brokerage Policy, which ensures all directed brokerage instructions are executed in accordance with written client instructions and applicable legal requirements.

Babson Capital and its portfolio managers or employees may have other actual or potential conflicts of interest in managing an advisory account, and the list above is not a complete description of every conflict of interest that could be deemed to exist.

COMPENSATION. The current Babson Capital compensation and incentive program for investment professionals is designed to attract, motivate and retain high-performing individuals.

To help Babson Capital make informed decisions, Babson Capital participates in annual compensation surveys of investment management firms using McLagan Partners, in addition to other industry specific resources. The firms selected for periodic peer-group comparisons typically have similar asset size or business mix. Annually, a review is conducted of total compensation versus market, to ensure that individual pay is competitive with the defined overall market.

The compensation package for the members of the Portfolio Team is comprised of a market-driven base salary, a performance-driven annual bonus, and discretionary long-term incentives. The performance-driven annual bonus is based on the overall performance of Babson Capital as well as the performance of the accounts managed by the members of the Portfolio Team relative to appropriate benchmarks, including with respect to the Registrant, to the Russell 2000 Index and Lehman Brothers U.S. Corporate High Yield Index. Performance of the Registrant, like other accounts Portfolio Team members manage, are evaluated on a pre-tax basis, and are reviewed over one and three-year periods, with greater emphasis given to the latter. There are other factors that affect bonus awards to a lesser extent, such as client satisfaction, teamwork, and the assets under management. Such factors are considered as a part of the overall annual bonus evaluation process by the management of Babson Capital.

Long-term incentives are designed to share with participants the longer-term value created in Babson Capital. Long-term incentives may take the form of deferred cash awards (including deferred cash awards that provide a portfolio manager with the economic equivalent of a "shareholder" interest in Babson Capital by linking the value of the award to a formula which ties to the value of the business), and/or, in the case of a portfolio manager who manages a private investment fund with a performance fee, a deferred cash award or a direct profit sharing interest that results in the portfolio manager receiving amounts based on the amount of the performance fee paid by such fund. These long-term incentives vest over time and are granted annually, based upon the same criteria used to determine the performance-driven annual bonus detailed above. Because the Portfolio Team members are generally responsible for multiple accounts (including the Registrant), they are compensated on the overall performance of the accounts that they manage, rather than a specific account, except for the portion of compensation relating to any performance fee award.

BENEFICIAL OWNERSHIP. As of December 31, 2011, members of the Portfolio Team beneficially owned the following dollar range of equity securities in the Registrant:

Dollar Range of Beneficially

Portfolio Team: Owned* Equity Securities of the Registrant:

Clifford M. Noreen Over \$1,000,000

Sean Feeley None

 Michael P. Hermsen
 \$100,001-\$500,000

 Michael L. Klofas
 \$100,001-\$500,000

 Richard E. Spencer II
 \$10,001-\$50,000

ITEM PURCHASES OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT 9. COMPANY AND AFFILIATED PURCHASERS.

Not applicable for this filing.

ITEM 10. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

Not applicable for this filing.

^{*}Beneficial ownership has been determined in accordance with Rule 16a-1(a)(2) under the Securities Exchange Act of 1934, as amended. (Shares "beneficially owned" include the number of shares of the Registrant represented by the value of a Registrant-related investment option under Babson Capital's non-qualified deferred compensation plan for certain officers of Babson Capital (the "Plan"). The Plan has an investment option that derives its value from the market value of the Registrant's shares. However, neither the Plan nor the participation in the Plan has an actual ownership interest in the Registrant's shares.)

ITEM 11. CONTROLS AND PROCEDURES.

- (a) The principal executive officer and principal financial officer of the Registrant evaluated the effectiveness of the Registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940 (the "Act")) as of a date within 90 days of the filing date of this report and based on that evaluation have concluded that such disclosure controls and procedures are effective to provide reasonable assurance that material information required to be disclosed by the Registrant on Form N-CSR is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms.
- (b) There were no changes in the Registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the Act) during the Registrant's second fiscal half year that have materially affected, or are reasonably likely to materially affect, the Registrant's internal control over financial reporting.

ITEM 12. EXHIBITS.

(a)(1) ANY CODE OF ETHICS, OR AMENDMENTS THERETO, THAT IS THE SUBJECT OF DISCLOSURE REQUIRED BY ITEM 2, TO THE EXTENT THAT THE REGISTRANT INTENDS TO SATISFY THE ITEM 2 REQUIREMENTS THROUGH THE FILING OF AN EXHIBIT.

None.

(a)(2) A SEPARATE CERTIFICATION FOR EACH PRINCIPAL EXECUTIVE OFFICER AND PRINCIPAL FINANCIAL OFFICER OF THE REGISTRANT AS REQUIRED BY RULE 30a-2 UNDER THE ACT.

Attached hereto as EX-99.31.1 Attached hereto as EX-99.31.2

(a)(3) ANY WRITTEN SOLICITATION TO PURCHASE SECURITIES UNDER RULE 23c-1 UNDER THE ACT (17 CFR 270.23c-1) SENT OR GIVEN DURING THE PERIOD COVERED BY THE REPORT BY OR ON BEHALF OF THE REGISTRANT TO 10 OR MORE PERSONS.

Not applicable for this filing.

(b) CERTIFICATIONS PURSUANT TO RULE 30a-2(b) UNDER THE ACT.

Attached hereto as EX-99.32

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

(Registrant): Babson Capital Corporate Investors

By: /s/ Michael L. Klofas

Michael L. Klofas, President

Date: March 9, 2012

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

By: /s/ Michael L. Klofas

Michael L. Klofas, President

Date: March 9, 2012

By: /s/ James M. Roy

James M. Roy, Vice President and

Chief Financial Officer

Date: March 9, 2012