PROSPECT CAPITAL CORP

Form 10-O

February 09, 2016

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

 \circ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended December 31, 2015

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE

o ACT OF 1934

Commission File Number: 814-00659 PROSPECT CAPITAL CORPORATION

(Exact name of Registrant as specified in its charter)

Maryland 43-2048643 (State or other jurisdiction of incorporation or organization) Identification No.)

10 East 40th Street, 42nd Floor

New York, New York 10016 (Address of principal executive offices) (Zip Code) Registrant's telephone number, including area code: (212) 448-0702

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

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

Indicate by check mark whether the Registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer ý Accelerated filer o Non-accelerated filer o Smaller reporting company o (Do not check if a smaller reporting company)

Indicate by check mark whether the Registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes o No ý Indicate the number of shares outstanding of each of the issuer's classes of common stock as of the latest practicable date.

Class of Common Stock Outstanding at February 9, 2016

\$0.001 par value 355,711,135

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FORWARD-LOOKING STATEMENTS

This report contains information that may constitute "forward-looking statements." Generally, the words "believe," "expect," "intend," "estimate," "anticipate," "project," "will" and similar expressions identify forward-looking statements, which general are not historical in nature. However, the absence of these words or similar expressions does not mean that a statement is not forward-looking. All statements that address operating performance, events or developments that we expect or anticipate will occur in the future—including statements relating to volume growth, share of sales and earnings per share growth, and statements expressing general views about future operating results—are forward-looking statements.

Management believes that these forward-looking statements are reasonable as and when made. However, caution should be taken not to place undue reliance on any such forward-looking statements because such statements speak only as of the date when made. We undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as required by law. In addition, forward-looking statements are subject to certain risks and uncertainties that could cause actual results to differ materially from our historical experience and our present expectations or projections. These risks and uncertainties include, but are not limited to, those described in Part II, "Item 1A. Risk Factors" and elsewhere in this report and in our Annual Report on Form 10-K for the year ended June 30, 2015, and those described from time to time in our future reports filed with the Securities and Exchange Commission.

PART I

Item 1. Financial Statements

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF ASSETS AND LIABILITIES

(in thousands, except share and per share data)

	December 31, 2015 (Unaudited)	June 30, 2015 (Audited)
Assets		
Investments at fair value:		
Control investments (amortized cost of \$2,006,363 and \$1,894,644, respectively) Affiliate investments (amortized cost of \$2,228 and \$45,150, respectively)	\$2,008,634 3,368	\$1,974,202 45,945
Non-control/non-affiliate investments (amortized cost of \$4,372,819 and \$4,619,582, respectively)	4,167,668	4,589,411
Total investments at fair value (amortized cost of \$6,381,410 and \$6,559,376, respectively)	6,179,670	6,609,558
Cash and cash equivalents	78,354	110,026
Receivables for:		
Interest, net	15,120	20,408
Other	2,473	2,885
Prepaid expenses	765	757
Deferred financing costs	53,990	54,420
Total Assets	6,330,372	6,798,054
Liabilities		
Revolving Credit Facility (Notes 4 and 8)	58,000	368,700
Convertible Notes (Notes 5 and 8)	1,089,500	1,239,500
Public Notes (Notes 6 and 8)	708,191	548,094
Prospect Capital InterNotes® (Notes 7 and 8)	894,125	827,442
Commitments and Contingencies (Note 3)		
Due to broker		26,778
Interest payable	40,807	39,659
Dividends payable	29,616	29,923
Due to Prospect Administration (Note 13)	7,848	4,238
Due to Prospect Capital Management (Note 13)	57,182	2,550
Accrued expenses	5,167	3,408
Other liabilities	8,509	4,713
Total Liabilities	2,898,945	3,095,005
Net Assets	\$3,431,427	\$3,703,049
Components of Net Assets		
Common stock, par value \$0.001 per share (1,000,000,000 common shares authorized; 355,411,712 and 359,090,759 issued and outstanding, respectively) (Note 9)	\$355	\$359
Paid-in capital in excess of par (Note 9)	3,955,406	3,975,672
Accumulated overdistributed net investment income		(21,077)
Accumulated net realized loss on investments and extinguishment of debt	(318,145)	(302,087)
Net unrealized (depreciation) appreciation on investments		50,182
Net Assets	\$3,431,427	\$3,703,049
Net Asset Value Per Share (Note 16)	\$9.65	\$10.31

See notes to consolidated financial statements.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

(in thousands, except share and per share data) (Unaudited)

	December	-		Six Month December	31,	
	2015	2014		2015	2014	
Investment Income						
Interest income:						
Control investments	\$51,429	\$50,684		\$103,373	\$95,812	
Affiliate investments	11	1,004		896	1,841	
Non-control/non-affiliate investments	88,161	97,331		181,869	196,109	
Structured credit securities	46,902	39,795		91,668	79,192	
Total interest income	186,503	188,814		377,806	372,954	
Dividend income:						
Control investments	13,545	2,651		16,758	3,410	
Affiliate investments		(651)		778	
Non-control/non-affiliate investments	1	<u> </u>		3	22	
Money market funds	_	11			26	
Total dividend income	13,546	2,011		16,761	4,236	
Other income:	,	,		,	,	
Control investments	3,270	3,069		5,679	8,732	
Affiliate investments	_			_	226	
Non-control/non-affiliate investments	5,872	4,989		9,196	14,756	
Total other income (Note 10)	9,142	8,058		14,875	23,714	
Total Investment Income	209,191	198,883		409,442	400,904	
Operating Expenses	200,101	170,003		105,112	100,501	
Investment advisory fees:						
Base management fee (Note 13)	31,781	34,034		64,735	67,199	
Income incentive fee (Note 13)	25,224	22,831		48,034	46,447	
Total investment advisory fees	57,005	56,865		112,769	113,646	
Interest and credit facility expenses	42,205	42,244		84,162	85,158	
Legal fees	737	395		2,152	1,558	
Valuation services	400	459		863	909	
		924				
Allo actions of available description (Nata 12)	1,192			3,069	1,591	
Allocation of overhead from Prospect Administration (Note 13)		3,014		6,178	5,430	
Insurance expense	213	121		439	252	
Directors' fees	94	94		188	188	
Excise tax	1,300	1,775		1,300	1,775	
Other general and administrative expenses	3,152	1,667		6,187	4,609	
Total Operating Expenses	108,298	107,558		217,307	215,116	
Net Investment Income	100,893	91,325		192,135	185,788	
Net realized losses on investments	(5,318) (133,102)	(7,453) (156,013)
Net change in unrealized (depreciation) appreciation on	(190,647) 127,747		(251,922) 140,303	
investments	(170,04/) 14/,/4/		(231,922) 140,303	
Net realized and unrealized losses on investments	(195,965) (5,355)	(259,375) (15,710)
Net realized losses on extinguishment of debt	(48) —		(63) —	
Net (Decrease) Increase in Net Assets Resulting from	\$ (05.120) \$ 95 070		\$ (67.202) \$ 170 079	
Operations	\$(95,120) \$85,970		\$(67,303) \$170,078	

Net (decrease) increase in net assets resulting from operations per share	\$(0.27) \$0.24	\$(0.19) \$0.49	
Dividends declared per share	\$(0.25) \$(0.33) \$(0.50) \$(0.66)

See notes to consolidated financial statements.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN NET ASSETS

(in thousands, except share data) (Unaudited)

Six Months Ended December 31, 2015 2014 **Operations** Net investment income \$192,135 \$185,788 Net realized losses on investments (7,453)) (156,013) Net change in unrealized (depreciation) appreciation on investments) 140,303 (251,922 Net realized losses on extinguishment of debt (63 Net (Decrease) Increase in Net Assets Resulting from Operations) 170,078 (67,303)Distributions to Shareholders Distribution from net investment income (177,942)) (232,449 Distribution of return of capital Net Decrease in Net Assets Resulting from Distributions to Shareholders (177,942)) (232,449) **Common Stock Transactions** Issuance of common stock, net of underwriting costs 146,085 Less: Offering costs from issuance of common stock 118 (488 Repurchase of common stock under stock repurchase program (34,140 Value of shares issued through reinvestment of dividends 7,645 7,669 Net (Decrease) Increase in Net Assets Resulting from Common Stock) 153,266 (26,377)Transactions) 90,895 Total (Decrease) Increase in Net Assets (271,622 Net assets at beginning of period 3,703,049 3,618,182 Net Assets at End of Period \$3,431,427 \$3,709,077 Common Stock Activity Shares sold 14,845,556 Shares repurchased under stock repurchase program (4,708,750 Shares issued through reinvestment of dividends 777,928 1,029,703 Net shares (repurchased) issued due to common stock activity) 15,623,484 (3,679,047

See notes to consolidated financial statements.

Shares issued and outstanding at beginning of period

Shares Issued and Outstanding at End of Period

4

342,626,637

358,250,121

359,090,759

355,411,712

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

(in thousands, except share data) (Unaudited)

	Six Months Ended D 2015	ecember 31, 2014	
Operating Activities			
Net (decrease) increase in net assets resulting from operations	\$(67,303	\$170,078	
Net realized losses on extinguishment of debt	63		
Net realized losses on investments	7,453	156,013	
Net change in unrealized depreciation (appreciation) on investments	251,922	(140,303)
Amortization of discounts and premiums, net	40,627	37,332	,
Accretion of discount on Public Notes (Note 6)	98	117	
Amortization of deferred financing costs	6,916	6,688	
Payment-in-kind interest	-	(10,287)
Structuring fees		(15,081)
Change in operating assets and liabilities:		,	
Payments for purchases of investments	(1,118,889	(1,384,542)
Proceeds from sale of investments and collection of investment principal	1,259,821	1,086,884	,
Decrease in interest receivable, net	5,288	2,303	
Decrease (increase) in other receivables	412	(165)
(Increase) decrease in prepaid expenses	(8	1,899	
Decrease in due to broker	(26,778) <u> </u>	
Increase in interest payable	1,148	3,316	
Increase in due to Prospect Administration	3,610	1,810	
Increase in due to Prospect Capital Management	54,632	56,933	
Increase (decrease) in accrued expenses	1,759	(329)
Increase (decrease) in other liabilities	3,796	(720)
Net Cash Provided by (Used in) Operating Activities	413,521	(28,054)
Financing Activities		, ,	,
Borrowings under Revolving Credit Facility (Note 4)	536,000	839,000	
Principal payments under Revolving Credit Facility (Note 4)	(846,700	(753,300)
Issuance of Public Notes (Note 6)	160,000	<u> </u>	,
Redemption of Convertible Notes (Note 5)	(150,000) —	
Issuances of Prospect Capital InterNotes® (Note 7)	69,289	21,789	
Redemptions of Prospect Capital InterNotes®, net (Note 7)	(2,606	(22,142)
Financing costs paid and deferred	(6,549	(7,633)
Cost of shares repurchased under stock repurchase program	(34,140) —	•
Proceeds from issuance of common stock, net of underwriting costs		146,085	
Offering costs from issuance of common stock	118	(488)
Dividends paid	(170,605	(223,001)
Net Cash (Used in) Provided by Financing Activities	(445,193	310	
Total Decrease in Cash and Cash Equivalents	(31,672	(27,744)
Cash and cash equivalents at beginning of period	110,026	134,225	
Cash and Cash Equivalents at End of Period	\$78,354	\$106,481	
Supplemental Disclosures			
Cash paid for interest	\$75,735	\$75,037	

Non-Cash Financing Activities

Value of shares issued through reinvestment of dividends \$7,645 \$7,669

See notes to consolidated financial statements.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS

(in thousands, except share data)

Portfolio Company	Locale / Industry	Investments(1)	December Principal Value	er 31, 2015 Cost	(Unaudite Fair Value(2)	d) % of : Asset				
LEVEL 3 PORTFOLIO INVESTMENTS										
Control Investments	s (greater than 25	5.00% voting control)(49)								
American Property		Senior Secured Term Loan (6.00% (LIBOR + 4.00% with 2.00% LIBOR floor) plus 5.50% PIK, due 4/1/2019)(4)(6)(20)	\$69,635	\$69,635	\$69,635	2.0%				
REIT Corp.(32)	Estate	Common Stock (307,846 shares) Net Operating Income Interest (5% of		24,383	34,319	1.0%				
		Net Operating Income)		_	7,360	0.2%				
Arctic Energy Services, LLC(30)	•	Class D Units (32,915 units) Class E Units (21,080 units) Class A Units (700 units) Class C Units (10 units)		94,018 31,640 20,230 9,006 — 60,876	111,314 33,882 18,942 — 52,824	3.2% 1.0% 0.6% —% —% 1.6%				
		Senior Secured Term Loan A (10.00%,	12,538	12,538	12,538	0.4%				
CCPI Inc.(33)	Ohio / Manufacturing	due 12/31/2017)(3) Senior Secured Term Loan B (12.00% plus 7.00% PIK, due 12/31/2017)(6)	9,158	9,158	9,158	0.3%				
		Common Stock (14,857 shares)		6,636 28,332	19,294 40,990	0.6% 1.3%				
CP Energy Services	Oklahoma / Oil	Series B Convertible Preferred Stock (1,043 shares)		98,273	75,501	2.2%				
Inc.(38)	& Gas Services	Common Stock (2,924 shares)		15,227 113,500	— 75,501	—% 2.2%				
	South Carolina	Subordinated Term Loan (10.00% plus 10.00% PIK, due 6/26/2019)(6)(22)	36,333	36,333	36,333	1.1%				
Credit Central Loan Company, LLC(34)	/ Consumer	Class A Shares (7,500,000 shares)(22)		11,633	13,938	0.4%				
r . J, -(-)	Finance	Net Revenues Interest (25% of Net Revenues)(22)		_	3,920	0.1%				
				47,966	54,191	1.6%				
Echelon Aviation LLC	New York / Aerospace & Defense	Senior Secured Term Loan (11.75% (LIBOR + 9.75% with 2.00% LIBOR floor) plus 2.25% PIK, due 3/31/2022)(4)(6)(20)	40,808	40,808	40,808	1.2%				
		Membership Interest (99%)		19,907	25,480	0.7%				
		Second Lien Revolving Credit Facility to Edmentum, Inc. – \$7,834 Commitment (5.00%, due 6/9/2020)(19)(25)	nt	60,715	66,288	1.9% —%				
Edmentum Ultimate Holdings, LLC(47)	Minnesota / Consumer Services						11			

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		Unsecured Senior PIK Note (8.50% PIK, due 6/9/2020)(6) Unsecured Junior PIK Note (10.00% PIK, due 6/9/2020)(6) Class A Common Units (370,964.14 units)	6,077 27,430	20,931 6,577	21,192 8,400	0.2% 0.6% 0.2%
				33,585	35,669	1.0%
Company I I C(29)	Mississippi / Consumer	Subordinated Term Loan to First Tower, LLC (10.00% plus 12.00% PIK, due 6/24/2019)(6)(22)		255,249	255,249	7.4%
Company LLC(2)	Finance	Class A Shares (86,711,624.89 shares)(22)		70,476	102,822	3.0%
				325,725	358,071	10.4%
Freedom Marine Solutions, LLC(8)	Louisiana / Oil & Gas Services	Membership Interest (100%)		39,811	25,560	0.7%
, - (-)				39,811	25,560	0.7%

See notes to consolidated financial statements.

Portfolio Company	Locale / Industry	Investments(1)	Decemb Principa Value	er 31, 201 l Cost	5 (Unaudit Fair Value(2)	% of Net			
LEVEL 3 PORTFOLIO INVESTMENTS									
Control Investments	(greater than 25	5.00% voting control)(49)							
Gulf Coast Machine & Supply Company		Series A Convertible Preferred Stock	\$34,407	\$31,924 25,950	\$9,403 —	0.3%			
		(99,900 shares)		57,874	9,403	0.3%			
		Senior Secured Term Loan A (9.00% (LIBOR + 7.00% with 2.00% LIBOR floor), due 9/30/2017)(3)(4)(20) Senior Secured Term Loan B (5.50%	128,586	128,586	128,586	3.7%			
Harbortouch Payments, LLC(43)	Pennsylvania / Business Services	(LIBOR + 4.00% with 1.50% LIBOR floor) plus 5.50% PIK, due 3/31/2018)(4)(6)(20)	144,878	144,878	144,878	4.2%			
		Senior Secured Term Loan C (13.00% (LIBOR + 9.00% with 4.00% LIBOR floor), due 9/29/2018)(4)(20)	20,688	20,688	20,688	0.6%			
		Class C Shares (535 shares)		8,702 302,854	49,635 343,787	1.4% 9.9%			
		Senior Secured Note A (10.00% (LIBOR + 7.00% with 3.00% LIBOR floor), due 3/19/2019)(3)(4)(20)		18,250	18,250	0.5%			
MITY, Inc.(17)	Utah / Durable 7) Consumer Products	Senior Secured Note B (10 00% (LIBOR		16,442	16,442	0.5%			
		Enterprises ULC (10.00%, due on demand)(22)	7,200	7,200	5,316	0.2%			
		Common Stock (42,053 shares)		6,849 48,741	13,966 53,974	0.4% 1.6%			
		Senior Secured Term Loan A (6.00% (LIBOR + 4.00% with 2.00% LIBOR floor) plus 5.50% PIK, due 4/1/2019)(4)(6)(20)	171,413	171,413	171,413	5.0%			
National Property REIT Corp.(40)	Various / Real Estate	Senior Secured Term Loan E (11.00% (LIBOR + 9.00% with 2.00% LIBOR floor) plus 5.00% PIK, due 4/1/2019)(4)(6)(20)	137,539	137,539	137,539	4.0%			
		" 1,2017)(1)(0)(20)	131,950	131,950	131,950	3.8%			

		Senior Secured Term Loan C to ACL Loan Holdings, Inc. (11.00% (LIBOR + 9.00% with 2.00% LIBOR floor) plus 5.00% PIK, due 4/1/2019)(4)(6)(20)(22) Common Stock (770,432 shares)		119,394	105,554	3.1%
		Net Operating Income Interest (5% of Net Operating Income)		_	21,419	0.6%
		,		560,296	567,875	16.5%
Nationwide Loan Company LLC(36)	Illinois / Consumer	Senior Subordinated Term Loan to Nationwide Acceptance LLC (10.00% plus 10.00% PIK, due 6/18/2019)(6)(22)	16,696	16,696	16,696	0.5%
1 3 ()	Finance	Class A Shares (30,192,535 shares)(22)		14,794 31,490	16,016 32,712	0.5% 1.0%
		Senior Secured Note (14.00%, due 5/6/2016)	3,714	3,714	3,714	0.1%
NMMB, Inc.(24)	New York / Media	Senior Secured Note to Armed Forces Communications, Inc. (14.00%, due 5/6/2016)	7,000	7,000	7,000	0.2%
		Series A Preferred Stock (7,200 shares)		7,200	2,781	0.1%
		Series B Preferred Stock (5,669 shares)		5,669	12 405	<u>-</u> %
		Senior Subordinated Note (10.00%		23,583	13,495	0.4%
D X/I 1 I	Pennsylvania /	(LIBOR + 9.00% with 1.00% LIBOR	29,237	29,237	29,237	0.9%
R-V Industries, Inc.	•	Common Stock (545,107 shares)		5,087	4,309	0.1%
		Warrant (to purchase 200,000 shares of Common Stock, expires 6/30/2017)		1,682	1,581	%
		· • · · · · · · · · · · · · · · · · · ·		36,006	35,127	1.0%
7						

			Decembe	er 31, 2015 (Unaudited)	
Porttolio Company	Locale / Industry	Investments(1)	Principal Value	Cost	Fair Value(2)	% of Net Assets
LEVEL 3 PORTFOI	LIO INVESTM	IENTS				
Control Investments	(greater than 2	5.00% voting control)(49)				
United Property	Various / Real	Senior Term Loan (6.00% (LIBOR + 4.00% with 2.00% LIBOR floor) plus 5.50% PIK, due 4/1/2019)(4)(6)(20)	\$67,252	\$67,252	\$67,252	2.0%
• •	Estate	Common Stock (75,382 shares)		13,854	14,452	0.4%
		Net Operating Income Interest (5% of Net Operating Income)		_	10,698	0.3%
		rect operating meanie)		81,106	92,402	2.7%
Company Inc (35)	Washington / Construction & Engineering	Senior Secured Note (10.00% plus 8.50% PIK, due 12/31/2018)(6)		10,430 23,251	10,430 23,251	0.3%
		Common Stock (50,000 shares)		26,204 59,885	4,897 38,578	0.1% 1.1%
23 ·	Kansas / Oil & Gas Production	effective 4/15/2013, due 4/15/2018)	35,050		854	—%
		Membership Interest (100%) Net Profits Interest (8% of Equity		_	_	- %
		Distributions)(7)			19	—%
Total Control Investor Affiliate Investments		99% voting control)(50)		<u>\$2,006,363</u>	873 3 \$2,008,634	—% 1 58.5%
•	Michigan /	Series A Preferred Stock (9,925.455 shares)(13)		\$2,228	\$2,771	0.1%
Corp.	Healthcare	Series B Preferred Stock (1,753.636 shares)(13)			597	%
Total Affiliate Invest	tments	-/\ -/		2,228 \$2,228	3,368 \$3,368	0.1% 0.1%
8						

			Decemb	er 31, 2015	5 (Unaudite	ed)			
Portfolio Company	Locale / Industry	Investments(1)	Principa Value	ll Cost	Fair Value(2)	% of Net Assets			
LEVEL 3 PORTFOLIO INVESTMENTS									
Non-Control/Non-Affiliate Investments (less than 5.00% voting control)									
AFI Shareholder, LLC (f/k/a Aircraft Fasteners International, LLC)	California / Machinery	Class A Units (32,500 units)	\$—	\$361	\$549	—%			
Airmall Inc.(27)	Pennsylvania / Property Management	Escrow Receivable(27)	_	3615,880	549 3,970	—% 0.1%			
Ajax Rolled Ring & Machine, LLC(42)	South Carolina / Manufacturin	Escrow Receivable(42)	_	5,880 1,264 1,264	3,970 2,259 2,259	0.1% 0.1% 0.1%			
ALG USA Holdings, LLC	Pennsylvania / Hotels, Restaurants & Leisure	Second Lien Term Loan (10.25% (LIBOR + 9.00% with 1.25% LIBOR floor), due 2/28/2020)(4)(16)(20)	11,771	11,611	11,771	0.3%			
American Gilsonite Company	Utah / Metal Services & Minerals	Membership Interest (99.9999%)(15)	_	11,611 —	11,771 —	0.3% —%			
Apidos CLO IX	Cayman Island / Structured Finance	Subordinated Notes (Residual Interest, current yield 18.17%)(11)(12)(22)	23,525	20,400	20,618	—% 0.6%			
Apidos CLO XI	Cayman Island / Structured Finance	Subordinated Notes (Residual Interest, current yield 14.58%)(11)(12)(22)	38,340	20,400 30,547	20,618 27,324	0.6%			
Apidos CLO XII	Cayman Island / Structured Finance	Subordinated Notes (Residual Interest, current yield 15.83%)(11)(12)(22)	44,063	30,547 36,216	27,324 32,126	0.8%			
Apidos CLO XV		Subordinated Notes (Residual Interest, current yield 13.86%)(11)(12)(22)	36,515	36,216 32,554	32,126 26,304	0.9%			
Apidos CLO XXII			31,350	32,554 27,440	26,304 24,338	0.8% 0.7%			

Cayman Islands Subordinated Notes (Residual Interest, / Structured current yield 16.02%)(11)(12)(22)(48)

Finance

27,440 24,338 0.7%

Arctic Glacier Minnesota / Second Lien Term Loan (10.50%

U.S.A., Inc. | CliBOR + 9.25% with 1.25% LIBOR | 150,000 150,000 146,373 4.3% | 1.25% LIBOR | 150,000 150,000 146,373 4.3% |

floor), due 11/10/2019)(3)(4)(20)

150,000 146,373 4.3%

See notes to consolidated financial statements.

Portfolio Company	Locale / Industry	Investments(1)	December Principal Value	er 31, 2015 ¹ Cost	5 (Unaudite Fair Value(2)	ed) % of Net Assets				
LEVEL 3 PORTFOLIO INVESTMENTS										
Non-Control/Non-A	Affiliate Investme	ents (less than 5.00% voting control)								
Ark-La-Tex Wireline Services,		Senior Secured Term Loan A (6.50% (LIBOR + 5.50% with 1.00% LIBOR floor), due 4/8/2019)(3)(4)(21) s Senior Secured Term Loan B (10.50%)	\$21,463	\$21,463	\$15,468	0.5%				
LLC	& Gas Services	(LIBOR + 9.50% with 1.00% LIBOR floor), due 4/8/2019)(3)(4)(21)	23,391	23,391	10,044	0.3%				
	New York /			44,854	25,512	0.8%				
Armor Holding II LLC	Diversified Financial Services	Second Lien Term Loan (10.25% (LIBOR + 9.00% with 1.25% LIBOR floor), due 12/26/2020)(3)(4)(16)(20)	7,000	6,897	6,869	0.2%				
	Services	Revolving Line of Credit – \$4,000		6,897	6,869	0.2%				
Atlantis Health Car Group (Puerto	e Puerto Rico / Healthcare	Commitment (13.00% (LIBOR + 11.00% with 2.00% LIBOR floor), due 8/21/2016)(4)(20)(25) Senior Term Loan (10.00% (LIBOR +	2,350	2,350	2,350	0.1%				
Rico), Inc.			38,364	38,364	38,136	1.1%				
	Cavman Island	s		40,714	40,486	1.2%				
Babson CLO Ltd. 2014-III	/ Structured Finance	Subordinated Notes (Residual Interest, current yield 14.90%)(11)(12)(22)(48)	52,250	45,695	41,377	1.2%				
		Senior Secured Term Loan A (7.00%		45,695	41,377	1.2%				
Broder Bros., Co.	Pennsylvania / Textiles,	(LIBOR + 5.75% with 1.25% LIBOR floor), due 6/03/2021)(3)(4)(21)	122,212	122,212	122,212	3.6%				
Broder Bros., Co.	Apparel & Luxury Goods	Senior Secured Term Loan B (13.50% (LIBOR + 12.25% with 1.25% LIBOR floor), due 6/03/2021)(4)(21)	122,458	122,458	122,458	3.6%				
				244,670	244,670	7.2%				
Brookside Mill CLO Ltd.	Cayman Island / Structured Finance	Subordinated Notes (Residual Interest, current yield 17.64%)(11)(12)(22)	26,000	20,620	20,596	0.6%				
Caleel + Hayden, LLC	Colorado / Personal & Nondurable Consumer	Membership Interest(31)		20,620	20,596 266	0.6% —%				

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	Products					
				_	266	%
Capstone Logistics Acquisition, Inc.	Georgia /	Second Lien Term Loan (9.25% (LIBOR				
	Business	+ 8.25% with 1.00% LIBOR floor), due 102,500	101,928	98,743	2.9%	
	Services	10/7/2022)(3)(4)(16)(21)				
				101,928	98,743	2.9%
Cent CLO 17	Cayman Island	Subordinated Notes (Residual Interest,				
Limited		current yield 14 10%)(11)(12)(22)	24,870	19,561	18,240	0.5%
	Finance					
				19,561	18,240	0.5%

See notes to consolidated financial statements.

Portfolio Company	Locale / Industry	Investments(1)	Decemb Principa Value	er 31, 2015 ¹ Cost	(Unaudite Fair Value(2)	% of Net Assets			
LEVEL 3 PORTFO	DLIO INVESTM	ENTS							
Non-Control/Non-A	Non-Control/Non-Affiliate Investments (less than 5.00% voting control)								
Cent CLO 20 Limited	Cayman Island / Structured Finance	Subordinated Notes (Residual Interest, current yield 11.98%)(11)(12)(22)	\$40,275	\$34,219	\$28,675	0.8%			
G . (GL O 21	Cayman Island	Subordinated Notes (Residual Interest,		34,219	28,675	0.8%			
Cent CLO 21 Limited	/ Structured Finance	current yield 13.91%)(11)(12)(22)(48)	48,528	40,592	36,245	1.1%			
		Class D Senior Secured Notes (5.32%		40,592	36,245	1.1%			
2011-I I td	Cayman Island / Structured Finance	(LIBOR + 5.00% due	19,000	15,797	17,703	0.5%			
		Class E Subordinated Notes (7.32% (LIBOR + 7.00%, due 1/19/2023)(4)(9)(22)(20)	15,400	13,142	13,897	0.4%			
	C I-1 I			28,939	31,600	0.9%			
CIFC Funding 2013-III, Ltd.	/ Structured Finance	Subordinated Notes (Residual Interest, current yield 14.94%)(11)(12)(22)	44,100	33,696	29,800	0.9%			
				33,696	29,800	0.9%			
CIFC Funding 2013-IV, Ltd.	/ Structured Finance	Subordinated Notes (Residual Interest, current yield 15.72%)(11)(12)(22)	45,500	34,608	33,242	1.0%			
CIEC Funding				34,608	33,242	1.0%			
CIFC Funding 2014-IV Investor, Ltd.	/ Structured Finance	SIncome Notes (Residual Interest, curren yield 14.37%)(11)(12)(22)(48)	^t 41,500	33,081	30,264	0.9%			
	New York /	Soniar Secured Town Lean (11 000)		33,081	30,264	0.9%			
Cinedigm DC Holdings, LLC	Software & Computer Services	Senior Secured Term Loan (11.00% (LIBOR + 9.00% with 2.00% LIBOR floor) plus 2.50% PIK, due 3/31/2021)(4)(6)(20)	66,965	66,915	66,965	2.0%			
	Services			66,915	66,965	2.0%			
Coverall North	Florida /	Senior Secured Term Loan A (7.00% (LIBOR + 6.00% with 1.00% LIBOR floor), due 11/02/2020)(3)(4)	24,750	24,750	24,750	0.7%			
America, Inc.	Commercial Services	Senior Secured Term Loan B(12.00%	25,000	25,000	25,000	0.7%			
				49,750	49,750	1.4%			

See notes to consolidated financial statements.

Portfolio Company	Locale / Industry	Investments(1)	Decemb Principa Value	er 31, 2015 ¹ Cost	5 (Unaudite Fair Value(2)	ed) % of Net Assets			
LEVEL 3 PORTFO	LIO INVESTM	ENTS							
Non-Control/Non-A	Non-Control/Non-Affiliate Investments (less than 5.00% voting control)								
Crosman Corporation	New York / Manufacturing	Senior Secured Term Loan A (9.13% (LIBOR + 8.70% with 0.39% LIBOR floor) plus 4.00% PIK, due 8/5/2020)(3)(4)(6)(21) Senior Secured Term Loan B (16.13%	\$53,235	\$53,235	\$53,235	1.6%			
		(LIBOR + 15.70% with 0.39% LIBOR floor) plus 4.00% PIK, due 8/5/2020)(4)(6)(21)	40,560	40,560	38,910	1.1%			
	Texas / Durabl	e Senior Secured Term Loan (10.61%		93,795	92,145	2.7%			
Easy Gardener Products, Inc.	Consumer Products	(LIBOR + 10.00% with 0.25% LIBOR floor), due 09/30/2020)(3)	17,456	17,456	17,456	0.5%			
	Illinois /	11001), ddc 05/20/2020)(5)		17,456	17,456	0.5%			
Empire Today, LLC	Durable	Senior Secured Note (11.375%, due 2/1/2017)(16)	15,700	15,573	14,813	0.4%			
	Floducts	G : G 1 T I D (10 500)		15,573	14,813	0.4%			
Fleetwash, Inc.	New Jersey / Business	Senior Secured Term Loan B (10.50% (LIBOR + 9.50% with 1.00% LIBOR floor), due 4/30/2019)(3)(4)(20)	24,446	24,446	23,816	0.7%			
	Services	Delayed Draw Term Loan – \$15,000 Commitment (expires 4/30/2019)(25)		_	_	<u> </u> %			
	Georgia /	Second Lien Term Loan (10.25%		24,446	23,816	0.7%			
Focus Brands, Inc.	Consumer Services	(LIBOR + 9.00% with 1.25% LIBOR floor), due 8/21/2018)(4)(16)(21)	18,000	17,848	18,000	0.5%			
				17,848	18,000	0.5%			
Galaxy XV CLO, Ltd.	/ Structured Finance	Subordinated Notes (Residual Interest, current yield 16.04%)(11)(12)(22)	39,275	29,703	28,831	0.8%			
	Cavman Island	s		29,703	28,831	0.8%			
Galaxy XVI CLO, Ltd.	/ Structured Finance	Subordinated Notes (Residual Interest, current yield 13.86%)(11)(12)(22)	24,575	19,763	17,885	0.5%			
	Cayman Island	s		19,763	17,885	0.5%			
Galaxy XVII CLO, Ltd.	/ Structured Finance	Subordinated Notes (Residual Interest, current yield 13.11%)(11)(12)(22)(48)	39,905	32,104	28,571	0.8%			

				32,104	28,571	0.8%
Global Employment Solutions, Inc.	Colorado / Business Services	Senior Secured Term Loan (10.25% (LIBOR + 9.25% with 1.00% LIBOR floor), due 6/26/2020)(3)(4)(21)	49,442	49,442	49,442	1.4%
				49,442	49,442	1.4%

See notes to consolidated financial statements.

Portfolio Company	Locale / Industry	Investments(1)	December 31, 2013 Principal Value Cost		5 (Unaudite Fair Value(2)	ed) % of Net Assets			
LEVEL 3 PORTFO	LIO INVESTM	ENTS							
Non-Control/Non-A	Non-Control/Non-Affiliate Investments (less than 5.00% voting control)								
Halcyon Loan Advisors Funding 2012-1 Ltd.	Cayman Island / Structured Finance	Subordinated Notes (Residual Interest, current yield 22.90%)(11)(12)(22)	\$23,188	\$19,097	\$21,150	0.6%			
Halcyon Loan Advisors Funding 2013-1 Ltd.	Cayman Island / Structured Finance	Subordinated Notes (Residual Interest, current yield 22.59%)(11)(12)(22)	40,400	19,097 33,466	21,150 34,394	1.0%			
Halcyon Loan Advisors Funding 2014-1 Ltd.	Cayman Island / Structured Finance	Subordinated Notes (Residual Interest, current yield 17.63%)(11)(12)(22)	24,500	33,466 19,723	34,394 18,826	1.0% 0.5%			
Halcyon Loan Advisors Funding 2014-2 Ltd.	Cayman Island / Structured Finance	Subordinated Notes (Residual Interest, current yield 18.49%)(11)(12)(22)(48)	41,164	19,723 32,877	18,826 31,761	0.5%			
Halcyon Loan Advisors Funding 2015-3 Ltd.		Subordinated Notes (Residual Interest, current yield 17.54%)(11)(12)(22)(48)	39,598	32,877 38,786	31,761 37,099	0.9% 1.1%			
HarbourView CLO VII, Ltd.	Cayman Island / Structured Finance	Subordinated Notes (Residual Interest, current yield 17.63%)(11)(12)(22)(48)	19,025	38,786 14,542	37,099 13,129	1.1% 0.4%			
Harley Marine Services, Inc.	Washington / Transportation	Second Lien Term Loan (10.50% (LIBOR + 9.25% with 1.25% LIBOR floor), due 12/20/2019)(3)(4)(16)(20)	9,000	14,542 8,869	13,129 8,869	0.4%			
Hollander Sleep Products, LLC	Florida / Durable Consumer Products	Senior Secured Term Loan (9.00% (LIBOR + 8.00% with 1.00% LIBOR floor), due 10/21/2020)(3)(4)(20)	22,331	8,869 22,331	8,869 21,897	0.3%			
ICON Health & Fitness, Inc.	Utah / Durable Consumer Products	Senior Secured Note (11.875%, due 10/15/2016)(16)	10,100	22,331 10,096	21,897 9,271	0.6%			
ICV-CSI Holdings, LLC	New York / Transportation	Membership Units (1.6 units)	_	10,096 1,639	9,271 2,219	0.3% 0.1%			

1,639 2,219 0.1%

See notes to consolidated financial statements.

Portfolio Company	Locale / Industry	Investments(1)	Decembe Principal Value		(Unaudited Fair Value(2)	% of Net Assets		
LEVEL 3 PORTFO	LIO INVESTM	ENTS						
Non-Control/Non-Affiliate Investments (less than 5.00% voting control)								
Instant Web, LLC		Senior Secured Term Loan A (5.50% (LIBOR + 4.50% with 1.00% LIBOR floor), due 3/28/2019)(4)(20) Senior Secured Term Loan B (12.00% (LIBOR + 11.00% with 1.00% LIBOR floor), due 3/28/2019)(3)(4)(20) Senior Secured Term Loan C (12.75% (LIBOR + 11.75% with 1.00% LIBOR floor), due 3/28/2019)(4)(20)	\$115,933	\$115,933	\$115,085	3.4%		
	Minnesota / Media		150,100	150,100	150,100	4.4%		
	Neura		27,000	27,000	27,000	0.8%		
		Delayed Draw Term Loan – \$16,000 Commitment (expires 5/29/2016)(25)		_	_	— %		
		•		293,033	292,185	8.6%		
I. D. I	California / Healthcare	Senior Secured Term Loan A (6.25% (LIBOR + 5.50% with 0.75% LIBOR floor), due 8/3/2017)(4)(21)	79,979	79,979	79,979	2.3%		
InterDent, Inc.		Senior Secured Term Loan B (11.25% (LIBOR + 10.50% with 0.75% LIBOR floor), due 8/3/2017)(3)(4)(21)	131,125	131,125	131,125	3.8%		
1. C 11 11:		Senior Secured Note (11.50%, due 10/1/2019)(16)		211,104	211,104	6.1%		
JAC Holding Corporation	Michigan / Transportation		3,000	3,000	2,990	0.1%		
_	C I-1 1	_		3,000	2,990	0.1%		
Jefferson Mill CLO Ltd.	/ Structured Finance	Subordinated Notes (Residual Interest, current yield 12.24%)(11)(12)(22)(48)	19,500	17,027	13,682	0.4%		
		Consider Town Loop (11.25%		17,027	13,682	0.4%		
JHH Holdings, Inc.	Texas / Healthcare	Second Lien Term Loan (11.25% (LIBOR + 10.00% with 1.25% LIBOR floor) plus 0.50% PIK, due	35,402	35,402	35,402	1.0%		
		3/30/2019)(3)(4)(6)(20)		35,402	35,402	1.0%		
r di r	Virginia /	Senior Secured Term Loan A (10.25% (LIBOR + 8.25% with 2.00% LIBOR floor) plus 2.00% PIK, due 3/18/2019)(3)(4)(6)(21)	34,688	34,688	26,196	0.8%		
LaserShip, Inc.	-	Senior Secured Term Loan B (10.25% (LIBOR + 8.25% with 2.00% LIBOR floor) plus 2.00% PIK, due 3/18/2019)(3)(4)(6)(21)	21,277	21,277	16,067	0.5%		

				55,965	42,263	1.3%
LCM XIV Ltd.	Cayman Island / Structured Finance	income Notes (Residual Interest, current yield 17.22%)(11)(12)(22)	30,500	24,013	23,257	0.7%
	1 manee			24,013	23,257	0.7%

See notes to consolidated financial statements.

Portfolio Company	Locale / Industry	y Investments(1)	December 31, 2015 Principal Value		Fair	ed) % of Net Assets
LEVEL 3 PORTFO	LIO INVESTME	ENTS				
Non-Control/Non-A	Affiliate Investme	nts (less than 5.00% voting control)				
Madison Park Funding IX, Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 17.80%)(11)(12)(22)	\$31,110	\$23,043	\$23,580	0.7%
		Senior Secured Term Loan A (7.50%		23,043	23,580	0.7%
Matrixx Initiatives, Inc.		(LIBOR + 6.00% with 1.50% LIBOR floor), due 8/9/2018)(3)(4)(20) Senior Secured Term Loan B (12.50%	33,014	33,014	32,995	1.0%
			40,562	40,562	40,562	1.2%
Maverick Healthcare Equity, LLC	Arizona / Healthcare	Preferred Units (1,250,000 units)	_	73,576 1,252	73,557 2,036	2.2% 0.1%
		Class A Common Units (1,250,000 units)		_	416	%
LLC		units)		1,252	2,452	0.1%
Mountain View CLO 2013-I Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 19.19%)(11)(12)(22)	43,650	35,469	35,326	1.0%
	C 11 1			35,469	35,326	1.0%
Mountain View CLO IX Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 15.95%)(11)(12)(22)(48)	47,830	46,175	42,110	1.2%
Nathan's Famous,	New York /	Senior Secured Notes (10.00%, due		46,175	42,110	1.2%
Inc.	Food Products	3/15/2020)(16)	3,000	3,000	3,000	0.1%
		Subordinated Secured Term Loan		3,000	3,000	0.1%
NCP Finance Limited Partnership(23)	Ohio / Consume Finance	er(11.00% (LIBOR + 9.75% with 1.25% LIBOR floor), due 9/30/2018)(3)(4)(16)(21)(22)(23)	16,252	16,040	16,252	0.5%
		7/30/2010)(3)(4)(10)(21)(22)(23)		16,040	16,252	0.5%
New Century Transportation, Inc.	New Jersey / Transportation	Senior Subordinated Term Loan (12.00% (LIBOR + 10.00% with 2.00% LIBOR floor) plus 4.00% PIK, in non-accrual status effective 4/1/2014, due 2/3/2018)(4)(6)(21)	187	187	_	— %
Nixon, Inc.	California / Durable	Senior Secured Term Loan (9.50% plus 2.50% PIK, due 4/16/2018)(3)(6)(16)	14,085	187 13,939	12,410	—% 0.4%

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Consumer Products

			13,939	12,410	0.4%
Octagon Investment Partners XV, Ltd.	Cayman Islands / Structured Finance	Income Notes (Residual Interest, current yield 19.58%)(11)(12)(22)	27,092	26,460	0.8%
			27,092	26,460	0.8%

See notes to consolidated financial statements.

December 31, 2015 (Unaudited)

17,485

21,321

21,410 21,410

21,321

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

Inc.

PeopleConnect

Intermediate, LLC

(f/k/a Intelius, Inc.) Computer

Consumer

Washington /

Software &

Services

Products

Portfolio Company	Locale / Industry	Investments(1)	Principal Value	Cost	Fair Value(2)	% of Net Assets
LEVEL 3 PORTFO	LIO INVESTM	ENTS				
Non-Control/Non-A	Affiliate Investme	ents (less than 5.00% voting control)				
Octagon Investment Partners XVIII, Ltd	Cayman Island / Structured Finance	SIncome Notes (Residual Interest, current yield 21.53%)(11)(12)(22)(48)	\$28,200	\$21,084	\$21,386	0.6%
		Describing Line of Condity of 5,000		21,084	21,386	0.6%
	Texas /	Revolving Line of Credit – \$5,000 Commitment (9.00% (LIBOR + 8.00% with 1.00% LIBOR floor), due 9/10/2016)(4)(20)(25)	1,000	1,000	1,000	— %
Onyx Payments(44)	Diversified Financial Services	Senior Secured Term Loan A (6.50% (LIBOR + 5.50% with 1.00% LIBOR floor), due 9/10/2019)(3)(4)(20)	50,606	50,606	50,604	1.5%
		Senior Secured Term Loan B (13.50% (LIBOR + 12.50% with 1.00% LIBOR floor), due 9/10/2019)(4)(20)	59,389	59,389	58,593	1.7%
		Develope Line of Condit. \$15,000		110,995	110,197	3.2%
	California /	Revolving Line of Credit – \$15,000 Commitment (8.00% (LIBOR + 7.00% with 1.00% LIBOR floor), due 9/26/2020)(4)(21)(25)	2,500	2,500	2,500	0.1%
Pacific World Corporation	Personal & Nondurable Consumer Products	Senior Secured Term Loan A (6.00% (LIBOR + 5.00% with 1.00% LIBOR floor), due 9/26/2020)(4)(21)	98,750	98,750	92,563	2.7%
		Senior Secured Term Loan B (10.00% (LIBOR + 9.00% with 1.00% LIBOR floor), due 9/26/2020)(3)(4)(21)	98,750	98,750	78,208	2.3%
	California /			200,000	173,271	5.1%
Pelican Products,	California / Durable Consumer	Second Lien Term Loan (9.25% (LIBOR + 8.25% with 1.00% LIBOR floor), due		17,485	16,800	0.5%

4/9/2021)(4)(16)(20)

7/1/2016)(4)(20)(25)

Revolving Line of Credit – \$1,500

with 1.00% LIBOR floor), due

floor), due 7/1/2020)(3)(4)(20)

Commitment (9.50% (LIBOR + 8.50%)

Senior Secured Term Loan A (6.50% (LIBOR + 5.50% with 1.00% LIBOR

0.5%

--%

0.6%

0.6%

16,800

21,234

21,260

Senior Secured Term Loan B (12.50% (LIBOR + 11.50% with 1.00% LIBOR floor), due 7/1/2020)(3)(4)(20)

				42,731	42,494	1.2%
PGX Holdings, Inc. (28) Consumer (LIBOR + 9.00% with 1.00%)	Second Lien Term Loan (10.00%					
	Consumer	(LIBOR + 9.00% with 1.00% LIBOR	135,000	135,000	135,000	3.9%
mc.(20)	Services	floor), due 9/29/2021)(3)(4)(21)(28)				
				135,000	135,000	3.9%

See notes to consolidated financial statements.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

			December 31, 2015 (Unaudited)				
Portfolio Company	Locale / Industry	Investments(1)	Principal Cost Value	Fair Value(2)	% of Net Assets		

LEVEL 3 PORTFOLIO INVESTMENTS

Non-Control/Non-Affiliate Investments (less than 5.00% voting control)

Non-Control/Non-Arrifiate investments (less than 3.00% voting control)						
Photonis Technologies SAS	France / Aerospace & Defense	First Lien Term Loan (8.50% (LIBOR + 7.50% with 1.00% LIBOR floor), due 9/18/2019)(4)(16)(20)(22)	\$10,282	\$10,085	\$10,085	0.3%
				10,085	10,085	0.3%
Pinnacle (US) Acquisition Co. Limited	Texas / Software & Computer Services	Second Lien Term Loan (10.50% (LIBOR + 9.25% with 1.25% LIBOR floor), due 8/3/2020)(4)(16)(20)	7,037	6,903	6,505	0.2%
				6,903	6,505	0.2%
PlayPower, Inc.	North Carolina / Durable Consumer Products	Second Lien Term Loan (9.75% (LIBOR + 8.75% with 1.00% LIBOR floor), due 6/23/2022)(3)(4)(16)(20)		10,843	10,885	0.3%
				10,843	10,885	0.3%
Prime Security Services Borrower, LLC	Illinois / Consumer Services	Second Lien Term Loan (9.75% (LIBOR + 8.75% with 1.00% LIBOR floor), due 7/1/2022)(4)(16)(20)		9,859	9,859	0.3%
				9,859	9,859	0.3%
PrimeSport, Inc.	Georgia / Hotels,	Senior Secured Term Loan A (7.00% (LIBOR + 6.00% with 1.00% LIBOR floor), due 2/11/2021)(3)(4)(20)	53,955	53,955	53,925	1.6%
	Restaurants & Leisure	Senior Secured Term Loan B (12.00% (LIBOR + 11.00% with 1.00% LIBOR floor), due 2/11/2021)(3)(4)(20)	74,500	74,500	74,500	2.2%
				128,455	128,425	3.8%
Prince Mineral Holding Corp.	New York / Metal Services & Minerals	Senior Secured Term Loan (11.50%, due 12/15/2019)(16)	210,000	9,925	7,725	0.2%
	CC Trimerars			9,925	7,725	0.2%
Rocket Software, Inc.	Massachusetts & Software & Computer Services	Second Lien Term Loan (10.25% (LIBOR + 8.75% with 1.50% LIBOR floor), due 2/8/2019)(3)(4)(16)(20)	20,000	19,826	20,000	0.6%
				19,826	20,000	0.6%
Royal Holdings, Inc	Indiana / Chemicals	Second Lien Term Loan (8.50% (LIBOR + 7.50% with 1.00% LIBOR floor), due 6/19/2023)(4)(16)(20)		4,965	4,672	0.1%
			20,000	4,965	4,672	0.1%
			20,000	19,419	19,419	0.6%

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SCS Merger Sub,	Texas /	Second Lien Term Loan (10.50%			
Inc. (Sirius)	Software &	(LIBOR + 9.50% with 1.00% LIBOR			
	Computer	floor), due 10/30/2023)(3)(4)(16)(21)			
	Services				
			19,419	19,419	0.6%
Security Alarm	California /	Subordinated Unsecured Notes (11.50%			
Financing	Consumer	(LIBOR + 9.50% with 2.00% LIBOR 25,000	25,000	24,718	0.7%
Enterprises, L.P.(45)Services		floor), due 12/19/2020)(4)(21)			
			25,000	24,718	0.7%
CECAC Haldaa H	T/	Second Lien Term Loan (9.00% (LIBOR			
SESAC Holdco II	Tennessee /	+ 8.00% with 1.00% LIBOR floor), due 10,000	9,865	9,665	0.3%
LLC	Media	4/22/2021)(3)(4)(16)(20)			
			9,865	9,665	0.3%

See notes to consolidated financial statements.

Portfolio Company	Locale / Industry	Investments(1)	Decemb Principa Value	er 31, 2015 ¹ Cost	5 (Unaudite Fair Value(2)	ed) % of Net Assets			
LEVEL 3 PORTFOLIO INVESTMENTS									
Non-Control/Non-A	Affiliate Investm	ents (less than 5.00% voting control)							
SITEL Worldwide Corporation	Tennessee / Business Services	Second Lien Term Loan (10.50% (LIBOR + 9.50% with 1.00% LIBOR floor), due 9/18/2022)(4)(16)(20)	\$16,000	\$15,692	\$15,692	0.5%			
Small Business Whole Loan Portfolio(19)		1,375 small business loans purchased	31,807	15,692 31,807	15,692 31,431	0.5% 0.9%			
	New York / Online Lending	from On Deck Capital, Inc.(26) Subordinated Notes (Residual Interest, current yield -4.01%) in MarketPlace	31,607	1,064	1,288	—%			
		Loan Trust, Series 2015-OD2(22)		32,871	32,719	0.9%			
Spartan Energy Services, Inc.		Senior Secured Term Loan A (7.00% (LIBOR + 6.00% with 1.00% LIBOR floor), due 12/28/2017)(3)(4)(21) s Senior Secured Term Loan B (11.00% (LIBOR + 10.00% with 1.00% LIBOR floor), due 12/28/2017)(3)(4)(21)	13,245	13,245	11,401	0.3%			
			13,757	13,757	11,249	0.3%			
Speedy Group Holdings Corp.	Canada / Consumer Finance	Senior Unsecured Notes (12.00%, due 11/15/2017)(16)(19)(22)		27,002	22,650	0.6%			
			15,000	15,000	9,067	0.3%			
Stryker Energy, LLC	Ohio / Oil & Gas Production	Overriding Royalty Interests(18)		15,000	9,067	0.3%			
				_	_	—% —%			
Sudbury Mill CLO Ltd.	Cayman Island / Structured Finance	Subordinated Notes (Residual Interest, current yield 14.28%)(11)(12)(22)	28,200	21,605	19,601	0.6%			
				21,605	19,601	0.6%			
Symphony CLO IX Ltd.	Cayman Island Structured Finance	SPreference Shares (Residual Interest, current yield 16.50%)(11)(12)(22)	45,500	33,587	31,970	0.9%			
Symphony CLO XIV Ltd.		Subordinated Notes (Residual Interest, current yield 12.24%)(11)(12)(22)(48)		33,587	31,970	0.9%			
			49,250	41,284	36,281	1.1%			
	Cayman Island	s		41,284	36,281	1.1%			
Symphony CLO XV, Ltd.	/ Structured Finance	Subordinated Notes (Residual Interest, current yield 12.46%)(11)(12)(22)	50,250	45,302	38,901	1.1%			

				45,302	38,901	1.1%
System One Holdings, LLC	Pennsylvania /	Senior Secured Term Loan (11.25%				
	Business	(LIBOR + 10.50% with 0.75% LIBOR	110,046	110,046	110,046	3.2%
	Services	floor), due 11/17/2020)(3)(4)(21)				
				110,046	110,046	3.2%

See notes to consolidated financial statements.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

Portfolio Company Locale / Industry Investments(1) $\begin{array}{c} December 31, 2015 \ (Unaudited) \\ Principal \\ Value \\ Cost \\ Value(2) \ Assets \end{array}$

LEVEL 3 PORTFOLIO INVESTMENTS

Non-Control/Non-Affiliate Investments (less than 5.00% voting control)

Targus Group International, Inc.	California / Durable Consumer Products	First Lien Term Loan (11.75% (PRIME + 8.50%) plus 1.00% PIK and 2.00% default interest, in non-accrual status effective 12/31/15, due 5/24/2016)(4)(6)(16)		\$21,460	\$10,280	
TouchTunes		Second Lien Term Loan (9.25%		21,460	10,280	0.3%
Interactive	New York / Media	(LIBOR + 8.25% with 1.00% LIBOR	5,000	4,930	4,930	0.1%
Networks, Inc.		floor), due 5/29/2022)(4)(16)(20)		4,930	4,930	0.1%
Traeger Pellet Grill	s Oregon / Durable Consumer Products	Senior Secured Term Loan A (6.50% (LIBOR + 4.50% with 2.00% LIBOR floor), due 6/18/2018)(3)(4)(20) Senior Secured Term Loan B	35,081	35,081	34,691	1.0%
LLC		(11.50% (LIBOR + 9.50% with 2.00% LIBOR floor), due 6/18/2018)(3)(4)(20)	36,694	36,694	36,436	1.1%
_				71,775	71,127	2.1%
Transaction Network Services, Inc.	Virginia / Telecommunication Services	Second Lien Term Loan (9.00% (LIBOR + 8.00% with 1.00% LIBOR floor), due 8/14/2020)(4)(16)(20)	4,595	4,574	4,478	0.1%
				4,574	4,478	0.1%
Trinity Services	Florida / Food	Senior Secured Term Loan A (6.50% (LIBOR + 5.50% with 1.00% LIBOR floor), due 8/13/2019)(4)(14)(20) Senior Secured Term Loan B	9,726	9,726	9,726	0.3%
Group, Inc.(14)	Products	(11.50% (LIBOR + 10.50% with 1.00% LIBOR floor), due 8/13/2019)(3)(4)(14)(20)	100,000	100,000	100,000	2.9%
				109,726	109,726	3.2%
United Sporting Companies, Inc.(5)	South Carolina / Durable Consumer Products	Second Lien Term Loan (12.75% (LIBOR + 11.00% with 1.75% LIBOR floor), due 5/16/2018)(3)(4)(5)(21)	158,238	158,238	141,385	4.1%
II. to d Ctotos	Tarras / Commercial	Conion Convend Towns I and A (7 000)		158,238	141,385	4.1%
United States Environmental Services, LLC	Services	Senior Secured Term Loan A (7.00% (LIBOR + 6.00% with 1.00% LIBOR floor), due 3/31/2019)(3)(4)(20)	22,950	22,950	20,990	0.6%
•		,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	36,000	36,000	31,940	0.9%

Senior Secured Term Loan B (13.50% (LIBOR + 12.50% with)1.00% LIBOR floor), due 3/31/2019)(3)(4)(20) 58,950 52,930 1.5% Virginia / Textiles, Second Lien Term Loan (10.50%) Universal Fiber Apparel & Luxury (LIBOR + 9.50% with 1.00% LIBOR 37,000 1.1% 36,287 36,287 Systems, LLC(5) Goods floor), due 10/02/2022)(3)(4)(16)(21) 36,287 36,287 1.1% Revolving Line of Credit – \$5,000 Commitment (10.75% (LIBOR + 9.75% with 1.00% LIBOR floor), due 1,000 1,000 1,000 __% 4/15/2016)(4)(21)(25) Senior Secured Term Loan A (8.25% USG Intermediate, Texas / Durable (LIBOR + 7.25% with 1.00% LIBOR 20,498 20,498 20,498 0.6% LLC Consumer Products floor), due 4/15/2020)(3)(4)(21) Senior Secured Term Loan B (13.25% (LIBOR + 12.25% with)21,411 21,411 21,411 0.6%

1.00% LIBOR floor), due 4/15/2020)(3)(4)(21)

Equity

See notes to consolidated financial statements.

19

--%

1.2%

42,909

1 42,910

Portfolio Company	Locale / Industry	Investments(1)	December Principal Value	er 31, 2015 Cost	(Unaudited Fair Value(2)	d) % of Net Assets				
LEVEL 3 PORTFOLIO INVESTMENTS										
Non-Control/Non-A	Affiliate Investme	ents (less than 5.00% voting control)								
Venio LLC	Pennsylvania / Business Services	Second Lien Term Loan (12.00% (LIBOR + 9.50% with 2.50% LIBOR floor) plus 2.00% default interest, in non-accrual status effective 12/31/15, due 2/19/2020)(3)(4)(20)	\$17,000	\$17,000	\$12,725	0.4%				
	Cayman Island	c		17,000	12,725	0.4%				
Voya CLO 2012-2, Ltd.	/ Structured Finance	SIncome Notes (Residual Interest, current yield 17.34%)(11)(12)(22)	38,070	28,929	28,465	0.8%				
	Covmon Island	c.		28,929	28,465	0.8%				
Voya CLO 2012-3, Ltd.	Cayman Island / Structured Finance	SIncome Notes (Residual Interest, current yield 16.90%)(11)(12)(22)	46,632	35,732	33,757	1.0%				
	Covmon Island	le.		35,732	33,757	1.0%				
Voya CLO 2012-4, Ltd.	Cayman Island / Structured Finance	SIncome Notes (Residual Interest, current yield 16.67%)(11)(12)(22)	40,613	31,502	30,668	0.9%				
				31,502	30,668	0.9%				
Voya CLO 2014-1, Ltd.	/ Structured Finance	Subordinated Notes (Residual Interest, current yield 16.90%)(11)(12)(22)(48)	32,383	27,246	25,687	0.7%				
				27,246	25,687	0.7%				
Washington Mill CLO Ltd.	/ Structured Finance	Subordinated Notes (Residual Interest, current yield 13.23%)(11)(12)(22)(48)	22,600	19,327	17,231	0.5%				
				19,327	17,231	0.5%				
Water Pik, Inc.	Colorado / Personal & Nondurable Consumer Products	Second Lien Term Loan (9.75% (LIBOF + 8.75% with 1.00% LIBOR floor), due 1/8/2021)(4)(16)(20)		15,059	15,059	0.4%				
	Troducts			15,059	15,059	0.4%				
Wheel Pres LLC	Colorado /	LIBOR floor), due 6/29/2020)(3)(4)(20) Subordinated Secured (11.00% (LIBOR + 7.00% with 4.00% LIBOR floor), due	12,000	12,000	11,995	0.3%				
Wheel Pros, LLC	Business Services		5,460	5,460	5,460	0.2%				
		6/29/2020)(3)(4)(20)		17,460	17,455	0.5%				

See notes to consolidated financial statements. 20

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED)

(in thousands, except share data)

			December 31, 2015	(Unaudited)	
Portfolio Company	Locale /	Investments(1)	Principal Cost	Fair	% of Net
Portfolio Company	Industry	Investments(1)	Value	Value(2)	Assets

LEVEL 3 PORTFOLIO INVESTMENTS

Non-Control/Non-Affiliate Investments (less than 5.00% voting control)

Senior Secured Note (13.00% (LIBOR + 7.50% with 5.50% LIBOR floor) plus 3.00% default interest on Wind River principal and 16.00% default interest \$3,000 \$3,000 --% Utah / Oil & Resources on past due interest, in non-accrual Gas Production Corporation(39) status effective 12/1/2008, past due)(4)(39)Net Profits Interest (5% of Equity _% Distributions)(7) 3,000 --% Total Non-Control/Non-Affiliate Investments (Level 3) \$4,372,819 \$4,167,668 121.5%

See notes to consolidated financial statements.

Total Portfolio Investments

21

\$6,381,410 \$6,179,670 180.1%

Portfolio Company	Locale / Industry	Investments(1)	June 30, Principal Value	2015 (Aud Cost	lited) Fair Value(2)	% of Net Assets				
LEVEL 3 PORTFOLIO INVESTMENTS										
Control Investments	s (greater than 25	5.00% voting control)(49)								
American Property	Various / Real	Senior Secured Term Loan (6.00% (LIBOR + 4.00% with 2.00% LIBOR floor) plus 5.50% PIK, due 4/1/2019)(4)(6)(20)	\$78,077	\$78,077	\$78,077	2.1%				
REIT Corp.(32)	Estate	Common Stock (301,845 shares)		22,115	32,098	0.9%				
		Net Operating Income Interest (5% of Net Operating Income)			8,081	0.2%				
		•		100,192	118,256	3.2%				
		Senior Secured Term Loan (12.00% (LIBOR + 9.00% with 3.00% LIBOR floor), due 5/5/2019)(3)(4)	31,640	31,640	31,640	0.9%				
Arctic Energy Services, LLC(30)	•	Senior Subordinated Term Loan (14.00% (LIBOR + 11.00% with 3.00% LIBOR floor), due 5/5/2019)(3)(4)	20,230	20,230	20,230	0.5%				
		Class A Units (700 units)		8,879	8,374	0.2%				
		Class C Units (10 units)		127 60,876	120 60,364	—% 1.6%				
	Ohio / Manufacturing	Senior Secured Term Loan A (10.00%, due 12/31/2017)(3)	16,763	16,763	16,763	0.5%				
CCPI Inc.(33)		Senior Secured Term Loan B (12 00%)	8,844	8,844	8,844	0.2%				
		Common Stock (14,857 shares)		8,553 34,160	15,745 41,352	0.4% 1.1%				
		Senior Secured Term Loan A to CP Wel Testing, LLC (7.00% (LIBOR + 5.00% with 2.00% LIBOR floor), due 4/1/2019)(4)(20)	l 11,035	11,035	11,035	0.3%				
CP Energy Services Inc.(38)	Oklahoma / Oil & Gas Services	Senior Secured Term Loan B to CP Wel Testing, LLC (10.00% (LIBOR + 8.00% with 2.00% LIBOR floor) plus 7.50% PIK, due 4/1/2019)(3)(4)(6)(20)	74,493	74,493	74,493	2.0%				
		Second Lien Term Loan to CP Well Testing, LLC (9.00% (LIBOR + 7.00% with 2.00% LIBOR floor) plus 9.00% PIK, due 4/1/2019)(4)(6)(20)	15,563	15,563	5,481	0.2%				
		Common Stock (2,924 shares)		15,227		<u>-</u> %				
Credit Central Loan Company, LLC(34)		Subordinated Term Loan (10.00% plus 10.00% PIK, due 6/26/2019)(6)(22)	36,333	116,318 36,333	91,009 36,333	2.5%1.0%				

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	Finance	Class A Shares (7,500,000 shares)(22) Net Revenues Interest (25% of Net Revenues)(22)		11,633 —	14,529 4,310	0.4% 0.1%
		16 (22)		47,966	55,172	1.5%
Echelon Aviation LLC	New York / Aerospace &	Senior Secured Term Loan (11.75% (LIBOR + 9.75% with 2.00% LIBOR floor) plus 2.25% PIK, due	40,808	40,808	40,808	1.1%
	Defense	3/31/2022)(4)(6)(20)				
		Membership Interest (99%)		19,907	28,133	0.8%
				60,715	68,941	1.9%
		Second Lien Revolving Credit Facility to Edmentum, Inc. – \$7,834 Commitmen (5.00%, due 6/9/2020)(25)(26)	•	4,896	4,896	0.1%
Edmentum Ultimate Holdings, LLC(47)	Minnesota / Consumer	Unsecured Senior PIK Note (8.50% PIK due 6/9/2020)(6)	°5,875	5,875	5,875	0.2%
Holdings, LLC(47)	Services	Unsecured Junior PIK Note (10.00% PIK, due 6/9/2020)(6)	19,868	19,868	19,868	0.5%
		Class A Common Units (370,964.14 units)	_	6,577	6,577	0.2%
				37,216	37,216	1.0%

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

			June 30, 2015 (Audited)				
Portfolio Company	Locale / Industry	Investments(1)	Principal Value Cost	Fair Value(2)	% of Net Assets		

LEVEL 3 PORTFOLIO INVESTMENTS

Control Investments (greater than 25.00% voting control)(49)

Control investments	(greater than 23	.00 % voting control)(42)					
First Tower Finance Company LLC(29)	Consumer	Subordinated Term Loan to First Tower, LLC (10.00% plus 12.00% PIK, due 6/24/2019)(6)(22)	\$251,578	\$251,578	\$251,578	6.8%	
ra Pra Ž	Finance	Class A Shares (83,729,323 shares)(22)		66,473 318,051	114,372 365,950	3.1% 9.9%	
		12/12/2016)	3,500	3,500	3,500	0.1%	
Freedom Marine Solutions, LLC(8)	Louisiana / Oil & Gas Services		13,000	12,504	8,680	0.2%	
, (,		Senior Secured Note to Vessel	16,000	16,000	13,790	0.4%	
		Membership Interest (100%)		7,808 39,812	1,120 27,090	—% 0.7%	
Gulf Coast Machine & Supply Company		Senior Secured Term Loan (10.50% (LIBOR + 8.50% with 2.00% LIBOR floor), in non-accrual status effective 1/1/2015, due 10/12/2017)(4)(20)	26,844	26,000	6,918	0.2%	
	_	Series A Convertible Preferred Stock (99,900 shares)		25,950	_	%	
				51,950	6,918	0.2%	
		floor), due 9/30/2017)(3)(4)(20)	128,980	128,980	128,980	3.5%	
Harbortouch Payments, LLC(43)	Pennsylvania / Business Services	Senior Secured Term Loan B (5.50% (LIBOR + 4.00% with 1.50% LIBOR floor) plus 5.50% PIK, due 3/31/2018)(4)(6)(20)	144,878	144,878	144,878	3.9%	
		Senior Secured Term Loan C (13.00% (LIBOR + 9.00% with 4.00% LIBOR floor), due 9/29/2018)(4)(20)	22,876	22,876	22,876	0.6%	
		Class C Shares (535 shares)		8,725	80,202	2.2%	
				305,459	376,936	10.2%	6
		•	18,250	18,250	18,250	0.5%	
MITY, Inc.(17)	Utah / Durable Consumer	floor), due 3/19/2019)(3)(4)(20)	16,301	16,301	16,301	0.4%	
	Products						43

		Senior Secured Note B (10.00% (LIBOR + 7.00% with 3.00% LIBOR floor) plus 10.00% PIK, due 3/19/2019)(4)(6)(20) Subordinated Unsecured Note to Broda Enterprises ULC (10.00%, due on demand)(22) Common Stock (42,053 shares)	7,200	7,200 6,849	5,827 10,417	0.2% 0.3%
		Senior Secured Term Loan A (6.00% (LIBOR + 4.00% with 2.00% LIBOR	202,629	48,600 202,629	50,795	1.4% 5.5%
		floor) plus 5.50% PIK, due 4/1/2019)(4)(6)(20)	202,027	202,027	202,027	3.370
		Senior Secured Term Loan C (6.00% (LIBOR + 4.00% with 2.00% LIBOR floor) plus 7.50% PIK, due 4/1/2019)(4)(6)(20)	44,147	44,147	44,147	1.2%
National Property	Various / Real	Senior Secured Term Loan D (14.00% (LIBOR + 12.00% with 2.00% LIBOR floor) plus 4.50% PIK, due 4/1/2019)(4)(6)(20)	67,443	67,443	67,443	1.8%
REIT Corp.(40)	Estate	Senior Secured Term Loan A to ACL Loan Holdings, Inc. (6.00% (LIBOR + 4.00% with 2.00% LIBOR floor) plus 7.50% PIK, due 4/1/2019)(4)(6)(20)	20,413	20,413	20,413	0.6%
		Senior Secured Term Loan B to ACL Loan Holdings, Inc. (14.00% (LIBOR + 12.00% with 2.00% LIBOR floor) plus 4.50% PIK, due 4/1/2019)(4)(6)(20)	30,582	30,582	30,582	0.8%
		Common Stock (643,175 shares)	_	84,446	87,002	2.3%
		Net Operating Income Interest (5% of Net Operating Income)	_	_	19,673	0.5%
		,		449,660	471,889	12.7%

See notes to consolidated financial statements.

Portfolio Company	Locale / Industry	Investments(1)	June 30, Principal Value	2015 (Audit	red) Fair Value(2)	% of Net Assets			
LEVEL 3 PORTFOLIO INVESTMENTS									
Control Investment	s (greater than 2.	5.00% voting control)(49)							
Nationwide Loan Company LLC(36)	Illinois / Consumer Finance	Senior Subordinated Term Loan to Nationwide Acceptance LLC (10.00% plus 10.00% PIK, due 6/18/2019)(6)(22)	⁶ \$14,820	\$14,820	\$14,820	0.4%			
	1 mance	Class A Shares (26,974,454.27 shares)(22)		14,795	19,730	0.5%			
				29,615	34,550	0.9%			
		Senior Secured Note (14.00%, due 5/6/2016)	3,714	3,714	3,714	0.1%			
NMMB, Inc.(24)	New York /	Senior Secured Note to Armed Forces Communications, Inc. (14.00%, due 5/6/2016)	7,000	7,000	7,000	0.2%			
- 10100100 , 00001(0 1)	Media	Series A Preferred Stock (7,200 shares)		7,200	1,338	— %			
		Series B Preferred Stock (5,669 shares)		5,669	_	— %			
	•	Senior Subordinated Note (10.00% (LIBOR + 9.00% with 1.00% LIBOR 2 floor), due 6/12/2018)(3)(4)(20) Common Stock (545,107 shares)		23,583	12,052	0.3%			
			29,237	29,237	29,237	0.8%			
R-V Industries, Inc				5,087	8,246	0.2%			
		Warrant (to purchase 200,000 shares of Common Stock, expires 6/30/2017	1	1,682	3,025	0.1%			
		•	,	36,006	40,508	1.1%			
United Property	Various / Real	Senior Term Loan (6.00% (LIBOR + 4.00% with 2.00% LIBOR floor) plus 5.50% PIK, due 4/1/2019)(4)(6)(20)	62,768	62,768	62,768	1.7%			
REIT Corp.(41)	Estate	Common Stock (74,449 shares)	c	12,860	11,216	0.3%			
		Net Operating Income Interest (5% of Net Operating Income)		_	10,701	0.3%			
		-		75,628	84,685	2.3%			
Valley Electric Company, Inc.(35)	Washington / Construction & Engineering	tion & 12/31/2017)(3)(4)(6)(20) Ing Senior Secured Note (10.00% plus	10,340	10,340	10,340	0.3%			
	Lingmeeting		22,293	22,293	20,157	0.5%			
				26,204	_	<u></u> %			

			58,837	30,497	0.8%
Wolf Energy, LLC(12)		Senior Secured Promissory Note secured by assets formerly owned by H&M (18.00%, in non-accrual status 32,112 effective 4/15/2013, due 4/15/2018)(37)	_	_	—%
<i>EEC</i> (12)	Gus i roduction	Membership Interest (100%)	_	_	— %
		Net Profits Interest (8% of Equity Distributions)(7)	_	22	—%
			_	22	<u></u> %
Total Control Invest	tments		\$1,894,644	\$1,974,202	2 53.3%
Affiliate Investment	ts (5.00% to 24.9	99% voting control)(50)			
		8/29/2019)(3)(4)(19)	2 \$21,182	\$21,182	0.6%
BNN Holdings Corp.	Michigan / Healthcare	Senior Term Loan B (11.50% (LIBOR + 10.50% with 1.00% LIBOR floor), due 21,740 8/29/2019)(3)(4)(19)	21,740	21,740	0.6%
•		Series A Preferred Stock (9,925.455 shares)(13)	1,780	2,569	%
		Series B Preferred Stock (1,753.636 shares)(13)	448	454	— %
Total Affiliate Inves	stments	Shares ₍₁₀₎	45,150 \$45,150	45,945 \$45,945	1.2% 1.2%

See notes to consolidated financial statements.

	T1- /			2015 (Aud	*					
Portfolio Company	Locale / Industry	Investments(1)	Principal Value	Cost	Fair Value(2)	% of Net Assets				
LEVEL 3 PORTFOLIO INVESTMENTS										
Non-Control/Non-A	ffiliate Investme	ents (less than 5.00% voting control)								
Aderant North America, Inc.	Georgia / Software & Computer Services	Second Lien Term Loan (10.00% (LIBOR + 8.75% with 1.25% LIBOR floor), due 6/20/2019)(4)(16)(21)	\$7,000		,	0.2%				
AFI Shareholder, LLC (f/k/a Aircraft Fasteners International, LLC)	California / Machinery	Class A Units (32,500 units)	_	6,928 376	7,000 563	0.2% —%				
international, 220)	Dannavlvania /			376	563	%				
Airmall Inc.(27)	Pennsylvania / Property Management	Escrow Receivable	_	5,880	3,814	0.1%				
	South Carolina			5,880	3,814	0.1%				
Ajax Rolled Ring & Machine, LLC(42)	/ Manufacturing	Escrow Receivable	_	1,264	2,170	0.1%				
	Pennsylvania /			1,264	2,170	0.1%				
ALG USA Holdings, LLC	Hotels, Restaurants & Leisure	Second Lien Term Loan (10.25% (LIBOR + 9.00% with 1.25% LIBOR floor), due 2/28/2020)(4)(16)(21)	11,771	11,593	11,771	0.3%				
				11,593	11,771	0.3%				
American Gilsonite	Utah / Metal Services &	Second Lien Term Loan (11.50%, due 9/1/2017)(16)	15,755	15,755	14,287	0.4%				
Company	Minerals	Membership Interest (99.9999%)(15)	_	 15,755	— 14,287	—% 0.4%				
Apidos CLO IX	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 22.56%)(11)(22)	23,525	20,644	22,325	0.6%				
				20,644	22,325	0.6%				
Apidos CLO XI	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 15.64%)(11)(22)	38,340	31,485	32,108	0.9%				
Apidos CLO XII	2 11111100		44,063		32,108 38,817	0.9% 1.0%				

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	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 17.68%)(11)(22)				
	C			37,751	38,817	1.0%
Apidos CLO XV	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 15.07%)(11)(22)	36,515	33,958	30,911	0.8%
	1 mance			33,958	30,911	0.8%
Arctic Glacier U.S.A., Inc.	Minnesota / Food Products	Second Lien Term Loan (10.50% (LIBOR + 9.25% with 1.25% LIBOR floor), due 11/10/2019)(3)(4)(20)	150,000	150,000	149,180	4.0%
				150,000	149,180	4.0%
Ark-La-Tex		Senior Secured Term Loan A (6.50% (LIBOR + 5.50% with 1.00% LIBOR floor), due 4/8/2019)(4)(21)	21,743	21,743	20,042	0.5%
Wireline Services, LLC		sSenior Secured Term Loan B (10.50% (LIBOR + 9.50% with 1.00% LIBOR floor), due 4/8/2019)(4)(21)	23,697	23,697	21,675	0.6%
		, , , , , , , , , , , , , , , , , , , ,		45,440	41,717	1.1%
Armor Holding II LLC	New York / Diversified Financial Services	Second Lien Term Loan (10.25% (LIBOR + 9.00% with 1.25% LIBOR floor), due 12/26/2020)(3)(4)(16)(20)	7,000	6,888	6,480	0.2%
				6,888	6,480	0.2%
Atlantis Health Care Group (Puerto Rico), Inc.		Revolving Line of Credit – \$4,000 Commitment (13.00% (LIBOR + 11.00% with 2.00% LIBOR floor), due 8/21/2016)(4)(20)(25)	2,350	2,350	2,350	0.1%
	Healthcare	Senior Term Loan (10.00% (LIBOR + 8.00% with 2.00% LIBOR floor), due 2/21/2018)(3)(4)(20)	38,561	38,561	35,189	0.9%
				40,911	37,539	1.0%

Portfolio Company	Locale / Industry	Investments(1)	June 30, Principal Value	2015 (Aud Cost	lited) Fair Value(2)	% of Net Assets				
LEVEL 3 PORTFOLIO INVESTMENTS										
Non-Control/Non-A	Affiliate Investm	ents (less than 5.00% voting control)								
		with 0.50% LIBOR floor), due 6/30/2018)(20)(25)	\$1,000	\$1,000	\$1,000	— %				
BAART Programs, Inc.	California / Healthcare	Senior Secured Term Loan A (6.25% (LIBOR + 5.75% with 0.50% LIBOR floor), due 6/30/2020)(4)(20)	21,500	21,500	21,500	0.6%				
		floor), due 6/30/2020)(4)(20)	21,500	21,500	21,500	0.6%				
		Delayed Draw Term Loan – \$10,500 Commitment (expires 12/31/2015)(25)	_	_	_	%				
	Cayman			44,000	44,000	1.2%				
Babson CLO Ltd. 2014-III	Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 14.25%)(11)(22)(48)	52,250	47,799	47,148	1.3%				
				47,799	47,148	1.3%				
Broder Bros., Co.	Pennsylvania / Textiles, Apparel & Luxury Goods	9.00% with 1.25% LIBOR floor), due 4/8/2019/(3)(4)(21)(46)		252,200	252,200	6.8%				
	Cayman			252,200	252,200	6.8%				
Brookside Mill CLO Ltd.	•	Subordinated Notes (Residual Interest, current yield 19.25%)(11)(22)	26,000	21,432	24,566	0.7%				
				21,432	24,566	0.7%				
Caleel + Hayden, LLC	Colorado / Personal & Nondurable Consumer	Membership Interest(31)	_	_	227	%				
	Products			_	227	— %				
Capstone Logistics Acquisition, Inc.	Georgia / Business Services	Second Lien Term Loan (9.25% (LIBOR + 8.25% with 1.00% LIBOR floor), due 10/7/2022)(3)(4)(21)		101,891	101,891	2.8%				
			24,870	101,891 20,309	101,891 20,922	2.8% 0.6%				

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Cent CLO 17 Limited	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 14.90%)(11)(22)				
	C			20,309	20,922	0.6%
Cent CLO 20 Limited	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 12.49%)(11)(22)	40,275	35,724	33,505	0.9%
	C			35,724	33,505	0.9%
Cent CLO 21 Limited	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 13.42%)(11)(22)(48)	48,528	43,038	41,910	1.1%
				43,038	41,910	1.1%
CIFC Funding	Cayman Islands /	Class D Senior Secured Notes (5.28% (LIBOR + 5.00%, due 1/19/2023)(4)(20)(22)	19,000	15,604	18,175	0.5%
2011-I, Ltd.	Structured Finance	Class E Subordinated Notes (7.28% (LIBOR + 7.00%, due 1/19/2023)(4)(20)(22)	15,400	13,009	14,223	0.4%
	Carimon			28,613	32,398	0.9%
CIFC Funding 2013-III, Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 14.56%)(11)(22)	44,100	35,412	35,599	1.0%
	Carrenan			35,412	35,599	1.0%
CIFC Funding 2013-IV, Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 14.87%)(11)(22)	45,500	36,124	38,265	1.0%
				36,124	38,265	1.0%
CIFC Funding 2014-IV Investor, Ltd.	Cayman Islands / Structured Finance	Income Notes (Residual Interest, current yield 13.83%)(11)(22)(48)	41,500	34,921	36,195	1.0%
	1 mance			34,921	36,195	1.0%

Portfolio Company	Locale / Industry	Investments(1)	June 30, 2015 (An Principal Cost Value		dited) Fair Value(2)	% of Net Assets
LEVEL 3 PORTFO	DLIO INVESTM	ENTS				
Non-Control/Non-A	Affiliate Investm	ents (less than 5.00% voting control)				
Cinedigm DC Holdings, LLC	New York / Software & Computer Services	Senior Secured Term Loan (11.00% (LIBOR + 9.00% with 2.00% LIBOR floor) plus 2.50% PIK, due 3/31/2021)(4)(6)(20)	\$67,449	\$67,399	\$67,449	1.8%
Coverall North America, Inc.	Florida / Commercial Services	Senior Secured Term Loan (11.50% (LIBOR + 8.50% with 3.00% LIBOR floor), due 12/17/2017)(3)(4)(21)	49,922	67,399 49,922	67,449 49,922	1.8%
Crosman Corporation	New York / Manufacturing	Second Lien Term Loan (12.00% (LIBOR + 10.50% with 1.50% LIBOR floor), due 12/30/2019)(3)(4)(21)	40,000	49,922 40,000	49,922 35,973	1.3%
Diamondback Operating, LP	Oklahoma / Oi & Gas Production	Net Profits Interest (15% of Equity Distributions)(7)	_	40,000	35,973	1.0%
Empire Today, LLC	Illinois / Durable Consumer Products	Senior Secured Note (11.375%, due 2/1/2017)(16)	15,700	15,518	13,070	—% 0.4%
Fleetwash, Inc.	New Jersey / Business Services	Senior Secured Term Loan B (10.50% (LIBOR + 9.50% with 1.00% LIBOR floor), due 4/30/2019)(3)(4)(20) Delayed Draw Term Loan – \$15,000 Commitment (expires 4/30/2019)(25)	24,446	15,518 24,446	13,070 24,446 —	0.4% 0.7% —%
Focus Brands, Inc.	Georgia / Consumer Services	Second Lien Term Loan (10.25% (LIBOR + 9.00% with 1.25% LIBOR floor), due 8/21/2018)(4)(16)(21)	18,000	24,446 17,821	24,446 18,000	0.7% 0.5% 0.5%
Galaxy XV CLO, Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 15.65%)(11)(22)	35,025	17,821 27,762	18,000 29,739	0.8%
Galaxy XVI CLO, Ltd.	Cayman Islands /	Subordinated Notes (Residual Interest, current yield 13.97%)(11)(22)	24,575	27,762 20,434	29,739 20,849	0.8% 0.6%

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	Structured Finance			20,434	20,849	0.6%
Galaxy XVII CLO, Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 13.43%)(11)(22)(48)	39,905	33,493	33,742	0.9%
Global Employment Solutions, Inc.	Colorado / Business Services	Senior Secured Term Loan (10.25% (LIBOR + 9.25% with 1.00% LIBOR floor), due 6/26/2020)(3)(4)(21)	49,567	33,493 49,567	33,742 49,567	0.9%
GTP Operations, LLC(10)	Texas / Software & Computer Services	Senior Secured Term Loan (10.00% (LIBOR + 5.00% with 5.00% LIBOR floor), due 12/11/2018)(3)(4)(20)	116,411	49,567 116,411	49,567 116,411	1.3%3.1%
Halcyon Loan Advisors Funding 2012-1 Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 30.89%)(11)(22)	23,188	116,411 19,941	116,411 23,172	3.1% 0.6%
Halcyon Loan Advisors Funding 2013-1 Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 21.41%)(11)(22)	40,400	19,941 34,936	23,172 39,208	0.6%
Halcyon Loan Advisors Funding 2014-1 Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 17.17%)(11)(22)	24,500	34,936 21,020 21,020	39,208 22,096 22,096	1.1%0.6%0.6%
				21,020	22,090	0.070

Portfolio Company	Locale / Industry	Investments(1)	June 30, Principal Value	2015 (Aud Cost	lited) Fair Value(2)	% of Net Assets
LEVEL 3 PORTFO	LIO INVESTM	IENTS				
Non-Control/Non-A	Affiliate Investm	nents (less than 5.00% voting control)				
Halcyon Loan Advisors Funding 2014-2 Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 18.73%)(11)(22)(48)	\$41,164	\$34,723	\$37,555	1.0%
HarbourView CLO VII, Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 17.84%)(11)(22)(48)	19,025	34,723 15,252	37,555 15,197	0.4%
Harley Marine Services, Inc.	Washington / Transportation	Second Lien Term Loan (10.50% (LIBOR + 9.25% with 1.25% LIBOR floor), due 12/20/2019)(3)(4)(16)(20)	9,000	15,252 8,855	15,197 8,748	0.4%
Hollander Sleep Products, LLC	Florida / Durable Consumer Products	Senior Secured Term Loan (9.00% (LIBOR + 8.00% with 1.00% LIBOR floor), due 10/21/2020)(3)(4)(21)	22,444	8,855 22,444	8,748 22,444	0.2%
ICON Health & Fitness, Inc.	Utah / Durable Consumer Products	Senior Secured Note (11.875%, due 10/15/2016)(16)	16,100	22,444 16,103	22,444 16,100	0.6%
ICV-CSI Holdings, LLC	New York / Transportation	Membership Units (1.6 units)	_	16,103 1,639 1,639	16,100 2,400 2,400	0.4% 0.1% 0.1%
		Senior Secured Term Loan A (5.50% (LIBOR + 4.50% with 1.00% LIBOR floor), due 3/28/2019)(4)(20)	146,363	146,363	146,363	4.0%
Instant Web, LLC	Minnesota / Media	Senior Secured Term Loan B (12.00% (LIBOR + 11.00% with 1.00% LIBOR floor), due 3/28/2019)(3)(4)(20) Senior Secured Term Loan C (12.75% (LIBOR + 11.75% with 1.00% LIBOR	150,100 27,000	150,100 27,000	150,100 27,000	4.0% 0.7%
		floor), due 3/28/2019)(4)(20) Delayed Draw Term Loan – \$16,000 Commitment (expires 5/29/2016)(25)	_			%
InterDent, Inc.			125,350	323,463 125,350	323,463 125,350	8.7% 3.4%

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	California / Healthcare	Senior Secured Term Loan A (6.25% (LIBOR + 5.25% with 1.00% LIBOR floor), due 8/3/2017)(4)(21) Senior Secured Term Loan B (11.25% (LIBOR + 10.25% with 1.00% LIBOR floor), due 8/3/2017)(3)(4)(21)	131,125	131,125	131,125	3.5%
				256,475	256,475	6.9%
JAC Holding Corporation	Michigan / Transportation	Senior Secured Note (11.50%, due 10/1/2019)(16)	3,000	3,000	3,000	0.1%
1	1	,,		3,000	3,000	0.1%
Jefferson Mill CLO Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 15.65%)(11)(22)(48)	19,500	16,928	16,928	0.5%
		S 11: E 1 (11.25%		16,928	16,928	0.5%
JHH Holdings, Inc.	Texas / Healthcare	Second Lien Term Loan (11.25% (LIBOR + 10.00% with 1.25% LIBOR floor) plus 0.50% PIK, due 3/30/2019)(3)(4)(6)(20)	35,297	35,297	35,297	1.0%
				35,297	35,297	1.0%

Portfolio Company Locale / Industry Investments(1) June 30, 2015 (Audited) Principal Cost Value Cost Value(2) Asset										
LEVEL 3 PORTFO	LEVEL 3 PORTFOLIO INVESTMENTS									
Non-Control/Non-A	Affiliate Investme	nts (less than 5.00% voting control)								
	Virginia /	Senior Secured Term Loan A (10.25% (LIBOR + 8.25% with 2.00% LIBOR floor) plus 2.00% default interest, due 3/18/2019)(3)(4)(21) Senior Secured Term Loan B (10.25%	\$35,156	\$35,156	\$30,778	0.8%				
LaserShip, Inc.	Transportation	(LIBOR + 8.25% with 2.00% LIBOR floor) plus 2.00% default interest, due 3/18/2019)(3)(4)(21)	21,555	21,555	18,866	0.5%				
		Delayed Draw Term Loan – \$6,000 Commitment (expires 12/31/2016)(25)	_	_	_	%				
	Cormon Islands			56,711	49,644	1.3%				
LCM XIV Ltd.	Cayman Islands / Structured Finance	Income Notes (Residual Interest, current yield 16.70%)(11)(22)	26,500	22,636	23,163	0.6%				
	G 71 1			22,636	23,163	0.6%				
Madison Park Funding IX, Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 21.64%)(11)(22)	31,110	23,663	25,804	0.7%				
				23,663	25,804	0.7%				
Matrixx Initiatives,	New Jersey /	Senior Secured Term Loan A (7.50% (LIBOR + 6.00% with 1.50% LIBOR floor), due 8/9/2018)(3)(4)(20)	34,389	34,389	34,026	0.9%				
Inc.	Pharmaceuticals	Senior Secured Term Loan B (12.50% (LIBOR + 11.00% with 1.50% LIBOR floor), due 8/9/2018)(3)(4)(20)	40,562	40,562	40,562	1.1%				
				74,951	74,588	2.0%				
Maverick Healthcare Equity,	Arizona /	Preferred Units (1,250,000 units) Class A Common Units (1,250,000		1,252	2,190	0.1%				
LLC	Healthcare	units)		_	_	<u></u> %				
	Cayman Islands			1,252	2,190	0.1%				
Mountain View CLO 2013-I Ltd.	/ Structured Finance	Subordinated Notes (Residual Interest, current yield 18.47%)(11)(22)	43,650	37,168	40,480	1.1%				
	Correson Iolon do			37,168	40,480	1.1%				
Mountain View CLO IX Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 15.43%)(11)(22)(48)	47,830	44,739	44,666	1.2%				
			2.000	44,739	44,666	1.2%				
			3,000	3,000	3,000	0.1%				

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Nathan's Famous, Inc.	New York / Food Products	Senior Secured Notes (10.00%, due 3/15/2020)(16)				
		Subordinated Secured Term Loan		3,000	3,000	0.1%
NCP Finance Limited Partnership(23)	Ohio / Consume Finance	r(11.00% (LIBOR + 9.75% with 1.25% LIBOR floor), due 9/30/2018)(3)(4)(16)(21)(22)	16,305	16,065	16,305	0.4%
				16,065	16,305	0.4%
New Century Transportation, Inc.	New Jersey / Transportation	Senior Subordinated Term Loan (12.00% (LIBOR + 10.00% with 2.00% LIBOR floor) plus 4.00% PIK, in non-accrual status effective 4/1/2014, due 2/3/2018)(4)(6)(21)	187	187	_	— %
	California			187		%
Nixon, Inc.	California / Durable Consumer Products	Senior Secured Term Loan (8.75% plus 2.75% PIK, due 4/16/2018)(3)(6)(16)	13,925	13,749	13,616	0.4%
				13,749	13,616	0.4%
Octagon Investment Partners XV, Ltd.	t Cayman Islands / Structured Finance	Income Notes (Residual Interest, current yield 20.72%)(11)(22)	28,571	24,515	26,461	0.7%
				24,515	26,461	0.7%

Portfolio Company	Locale / Industry	Investments(1)	June 30, 2015 (And Principal Cost Value		dited) Fair Value(2)	% of Net Assets
LEVEL 3 PORTFO	LIO INVESTN	MENTS				
Non-Control/Non-A	Affiliate Investn	nents (less than 5.00% voting control)				
	Texas /	Revolving Line of Credit – \$5,000 Commitment (9.00% (LIBOR + 8.00% with 1.00% LIBOR floor), due 9/10/2015)(4)(20)(25)	\$2,000	\$2,000	\$2,000	0.1%
Onyx Payments(44)	Diversified Financial Services	Senior Secured Term Loan A (6.50% (LIBOR + 5.50% with 1.00% LIBOR floor), due 9/10/2019)(3)(4)(20)	52,050	52,050	52,050	1.4%
		Senior Secured Term Loan B (13.50% (LIBOR + 12.50% with 1.00% LIBOR floor), due 9/10/2019)(4)(20)	59,389	59,389	59,389	1.6%
		Revolving Line of Credit – \$15,000		113,439	113,439	3.1%
Pacific World Corporation	California /	Commitment (8.00% (LIBOR + 7.00% with 1.00% LIBOR floor), due 9/26/2020)(4)(21)(25)	6,500	6,500	6,500	0.2%
	Personal & Nondurable Consumer Products	floor), due 9/26/2020)(4)(21) Senior Secured Term Loan B (10.00%	99,250	99,250	95,400	2.6%
	Products		99,250	99,250	81,772	2.2%
	California /			205,000	183,672	5.0%
Pelican Products, Inc.	Durable Consumer Products	Second Lien Term Loan (9.25% (LIBOR + 8.25% with 1.00% LIBOR floor), due 4/9/2021)(4)(16)(21)	17,500	17,484	17,500	0.5%
		Second Lieu Term Lean (10,000)		17,484	17,500	0.5%
PGX Holdings, Inc.(28)	Utah / Consumer Services	Second Lien Term Loan (10.00% (LIBOR + 9.00% with 1.00% LIBOR floor), due 9/29/2021)(3)(4)(21)	135,000	135,000	135,000	3.6%
	France /	First Lien Term Loan (8.50% (LIBOR +		135,000	135,000	3.6%
Photonis Technologies SAS	Aerospace & Defense	7.50% with 1.00% LIBOR floor), due 9/18/2019)(4)(16)(21)(22)	10,369	10,145	9,734	0.3%
	Texas /			10,145	9,734	0.3%
Pinnacle (US) Acquisition Co. Limited	Software & Computer Services	Second Lien Term Loan (10.50% (LIBOR + 9.25% with 1.25% LIBOR floor), due 8/3/2020)(4)(16)(20)	7,037	6,890	6,612	0.2%

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				6,890	6,612	0.2%
PlayPower, Inc.	North Carolina / Durable Consumer Products	Second Lien Term Loan (9.75% (LIBOR + 8.75% with 1.00% LIBOR floor), due 6/23/2022)(4)(16)(20)	10,000	9,850	9,850	0.3%
				9,850	9,850	0.3%
Prime Security Services Borrower, LLC	Illinois / Consumer Services	Second Lien Term Loan (9.75% (LIBOR + 8.75% with 1.00% LIBOR floor), due 7/1/2022)(4)(16)(21)	10,000	9,850	9,850	0.3%
				9,850	9,850	0.3%
	Georgia /	Revolving Line of Credit – \$15,000 Commitment (9.50% (LIBOR + 8.50% with 1.00% LIBOR floor), due 7/31/2015)(4)(20)(25)	13,800	13,800	13,800	0.4%
PrimeSport, Inc.	Hotels,	Senior Secured Term Loan A (7.00% (LIBOR + 6.00% with 1.00% LIBOR floor), due 2/11/2021)(3)(4)(20) Senior Secured Term Loan B (12.00%	54,227	54,227	54,227	1.4%
		(LIBOR + 11.00% with 1.00% LIBOR floor), due 2/11/2021)(3)(4)	74,500	74,500	74,500	2.0%
		11001), due 2/11/2021)(3)(1)		142,527	142,527	3.8%
Prince Mineral Holding Corp.	New York / Metal Services & Minerals	Senior Secured Term Loan (11.50%, due 12/15/2019)(16)	10,000	9,915	9,458	0.3%
				9,915	9,458	0.3%

Portfolio Company	Locale / Industry	Investments(1)	June 30, Principal Value	2015 (Aud Cost	lited) Fair Value(2)	% of Net Assets
LEVEL 3 PORTFO	LIO INVESTM	IENTS				
Non-Control/Non-A	Affiliate Investm	ents (less than 5.00% voting control)				
Rocket Software, Inc.	Massachusetts / Software & Computer Services	Second Lien Term Loan (10.25% (LIBOR + 8.75% with 1.50% LIBOR floor), due 2/8/2019)(3)(4)(16)(20)	\$20,000	\$19,801	\$20,000	0.5%
Royal Holdings, Inc	Indiana / Chemicals	Second Lien Term Loan (8.50% (LIBOR + 7.50% with 1.00% LIBOR floor), due 6/19/2023)(4)(16)(21)		19,801 4,963	20,000 5,000	0.5%
Ryan, LLC	Texas / Business Services	Subordinated Unsecured Notes (12.00% (LIBOR + 9.00% with 3.00% LIBOR floor) plus 3.00% PIK, due 6/30/2018)(4)(6)(20)	72,701	4,963 72,701	5,000 72,701	0.1%2.0%
Security Alarm Financing Enterprises, L.P.(45	California / Consumer S)Services	Subordinated Unsecured Notes (11.50% (LIBOR + 9.50% with 2.00% LIBOR floor), due 12/19/2020)(4)(21)	25,000	72,701 25,000	72,701 25,000	2.0% 0.7%
SESAC Holdco II LLC	Tennessee / Media	Second Lien Term Loan (9.00% (LIBOR + 8.00% with 1.00% LIBOR floor), due 4/22/2021)(3)(4)(16)(20)	10,000	25,000 9,854	25,000 9,925	0.7%
Small Business Whole Loan Portfolio(26)	New York / Online Lending	40 small business loans purchased from Direct Capital Corporation 2,306 small business loans purchased from On Deck Capital, Inc.	492 50,066	9,854 492 50,066	9,925 362 50,530	0.3% —% 1.4%
Spartan Energy Services, Inc.	Louisiana / Oil & Gas	Senior Secured Term Loan A (7.00% (LIBOR + 6.00% with 1.00% LIBOR floor), due 12/28/2017)(3)(4)(21) Senior Secured Term Loan B (11.00%	13,422	50,558 13,422	50,892 12,973	1.4% 0.3%
services, inc.	Services	(LIBOR + 10.00% with 1.00% LIBOR floor), due 12/28/2017)(3)(4)(21)	13,935	13,935	13,664	0.4%
	Canada /	· · · // · // ·/(·/(/		27,357	26,637	0.7%
Speedy Group Holdings Corp.	Consumer Finance	Senior Unsecured Notes (12.00%, due 11/15/2017)(16)(22)	15,000	15,000	15,000	0.4%
			9,561	15,000 9,561	15,000 9,561	0.4% 0.2%

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Stauber Performance Ingredients, Inc.	California / Food Products	Senior Secured Term Loan A (7.50% (LIBOR + 6.50% with 1.00% LIBOR floor), due 11/25/2019)(3)(4)(20) Senior Secured Term Loan B (10.50% (LIBOR + 9.50% with 1.00% LIBOR floor), due 11/25/2019)(3)(4)(20)	9,799	9,799	9,799	0.3%
Stryker Energy,	Ohio / Oil & Gas	Overriding Royalty Interests(18)	_	19,360	19,360	0.5%
LLC	Production	overraing novary interests(10)		_		_%
Sudbury Mill CLO Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 15.92%)(11)(22)	28,200	22,562	24,425	0.7%
	Cayman			22,562	24,425	0.7%
Symphony CLO IX Ltd.	•	Preference Shares (Residual Interest, current yield 20.76%)(11)(22)	45,500	34,797	40,034	1.1%
				34,797	40,034	1.1%
Symphony CLO XIV Ltd.	Cayman Islands / Structured	Subordinated Notes (Residual Interest, current yield 12.24%)(11)(22)(48)	49,250	44,018	45,641	1.2%
	Finance			44,018	45,641	1.2%
Symphony CLO XV, Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 11.72%)(11)(22)	50,250	46,994	46,452	1.3%
	Tillance			46,994	46,452	1.3%

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED)

(in thousands, except share data)

June 3	30, 201	5 (Audited	(1
	, –	(•

Principal Cost Fair % of Net Portfolio Company Locale / Industry Investments(1) Value Value(2) Assets

LEVEL 3 PORTFOLIO INVESTMENTS

Non-Control/Non-Affiliate Investments (less than 5.00% voting control)

System One	Pennsylvania /	Senior Secured Term Loan (10.50% (LIBOR + 9.50% with 1.00% LIBOR floor), due 11/17/2020)(3)(4)(21)	\$68,146	\$68,146	\$68,146	1.8%
Holdings, LLC	Business Services	Delayed Draw Term Loan – \$11,500 Commitment (expires 12/31/2015)(25)	_	_	_	—%
				68,146	68,146	1.8%
Targus Group International, Inc.		First Lien Term Loan (11.75% (PRIME + 8.50%) plus 1.00% PIK and 2.00% default interest, due 5/24/2016)(4)(6)(16)	21,487	21,378	17,233	0.5%
	m (XX - 1	G 1 G 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		21,378	17,233	0.5%
TB Corp.	Texas / Hotels, Restaurants & Leisure	Senior Subordinated Note (12.00% plus 1.50% PIK, due 12/19/2018)(3)(6)	23,628	23,628	23,628	0.6%
				23,628	23,628	0.6%
Therakos, Inc.	New Jersey / Healthcare	Second Lien Term Loan (10.75% (LIBOR + 9.50% with 1.25% LIBOR floor), due 6/27/2018)(4)(16)(20)	13,000	12,808	13,000	0.4%
		G : G 1T I A /7 000		12,808	13,000	0.4%
	South Carolina /	Senior Secured Term Loan A (7.00% (LIBOR + 6.00% with 1.00% LIBOR floor), due 3/7/2019)(3)(4)(20)	47,802	47,802	45,548	1.2%
Tolt Solutions, Inc.	Business Services Senior Secured Term Loan B (12 00% (I IBOR + 11 00% with	48,900	48,900	46,155	1.2%	
				96,702	91,703	2.4%
TouchTunes Interactive Networks, Inc.	New York / Media	Second Lien Term Loan (9.25% (LIBOR + 8.25% with 1.00% LIBOR floor), due 5/29/2022)(4)(16)(21)	5,000	4,925	4,925	0.1%
,				4,925	4,925	0.1%
Traeger Pellet Grill	sOragon / Durabla	Senior Secured Term Loan A (6.50% (LIBOR + 4.50% with 2.00% LIBOR floor), due 6/18/2018)(3)(4)(20)	35,644	35,644	35,644	1.0%
LLC	Consumer Products	Senior Secured Term Loan B (11.50% (LIBOR + 9.50% with 2.00% LIBOR floor), due 6/18/2018)(3)(4)(20)	36,881	36,881	36,881	1.0%

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				72,525	72,525	2.0%
Transaction	Virginia /	Second Lien Term Loan (9.00%				
Network Services,		(LIBOR + 8.00% with 1.00% LIBOR	4,595	4,573	4,595	0.1%
Inc.	Services	floor), due 8/14/2020)(4)(16)(21)				
				4,573	4,595	0.1%
		Senior Secured Term Loan A (6.50%				
		(LIBOR + 5.50% with 1.00% LIBOR	9,825	9,825	9,825	0.3%
Trinity Services	Florida / Food	floor), due 8/13/2019)(4)(20)				
Group, Inc.(14)	Products	Senior Secured Term Loan B				
		(11.50% (LIBOR + 10.50% with 1.00% LIBOR floor), due	100,000	100,000	100,000	2.7%
		8/13/2019)(3)(4)(20)				
		6/13/2017)(3)(4)(20)		109,825	109,825	3.0%
		Second Lien Term Loan (12.75%		107,023	107,023	3.070
United Sporting	South Carolina /	(LIBOR + 11.00% with 1.75%	150 220	150 220	1.45.610	2.00
Companies, Inc.(5)	Durable Consumer Products	LIBOR floor), due	158,238	158,238	145,618	3.9%
-		5/16/2018)(3)(4)(21)				
				158,238	145,618	3.9%
		Senior Secured Term Loan A (6.50%				
		(LIBOR + 5.50% with 1.00% LIBOR	23 250	23,250	21,551	0.6%
		floor) plus 2.00% default interest, due	23,230	25,250	21,001	0.070
United States	Texas / Commercial	3/31/2019)(3)(4)(20)				
Environmental	Services	Senior Secured Term Loan B				
Services, LLC		(11.50% (LIBOR + 10.50% with 1.00% LIBOR floor) plus 2.00%	26 000	36,000	22 406	0.9%
		default interest, due	36,000	30,000	33,406	0.9%
		3/31/2019)(3)(4)(20)				
		5,51,2517)(5)(1)(25)		59,250	54,957	1.5%
					•	

Portfolio Company	Locale / Industry	Investments(1)	June 30 Principa Value	, 2015 (Audi al Cost	ited) Fair Value(2)	% of Net Assets
LEVEL 3 PORTFO	DLIO INVESTN	MENTS				
Non-Control/Non-A	Affiliate Investn	nents (less than 5.00% voting control)				
	Texas /	Revolving Line of Credit – \$5,000 Commitment (10.00% (LIBOR + 9.00% with 1.00% LIBOR floor), due 4/15/2016)(4)(21)(25)	\$—	\$—	\$—	—%
USG Intermediate, LLC	Durable Consumer Products	Senior Secured Term Loan A (7.50% (LIBOR + 6.50% with 1.00% LIBOR floor), due 4/15/2020)(3)(4)(21) Senior Secured Term Loan B (12.50%	21,587	21,587	21,587	0.6%
		(LIBOR + 11.50% with 1.00% LIBOR floor), due 4/15/2020)(3)(4)(21)	21,695	21,695	21,695	0.6%
		Equity	_	1 43,283		—% 1.2%
Venio LLC	Pennsylvania a Business Services	/ Second Lien Term Loan (12.00% (LIBOR + 9.50% with 2.50% LIBOR floor), due 2/19/2020)(3)(4)(20)	17,000	17,000	16,042	0.4%
	Cayman	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		17,000	16,042	0.4%
Voya CLO 2012-2, Ltd.	•	Income Notes (Residual Interest, current yield 19.32%)(11)(22)	38,070	30,002	32,391	0.9%
				30,002	32,391	0.9%
Voya CLO 2012-3, Ltd.	Cayman Islands / Structured Finance	Income Notes (Residual Interest, current yield 16.87%)(11)(22)	46,632	37,208	38,465	1.0%
				37,208	38,465	1.0%
Voya CLO 2012-4, Ltd.	Cayman Islands / Structured Finance	Income Notes (Residual Interest, current yield 19.40%)(11)(22)	40,613	32,918	34,977	0.9%
				32,918	34,977	0.9%
Voya CLO 2014-1, Ltd.	Cayman Islands / Structured Finance	Subordinated Notes (Residual Interest, current yield 15.25%)(11)(22)(48)	32,383	28,886	29,170	0.8%
Washington Mill CLO Ltd.	Cayman Islands / Structured	Subordinated Notes (Residual Interest, current yield 14.28%)(11)(22)(48)	22,600	28,886 19,542	29,170 20,137	0.8% 0.5%

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	Finance			19,542	20,137	0.5%
	Colorado /			19,542	20,137	0.5 //
Water Pik, Inc.		Second Lien Term Loan (9.75% (LIBOR + 8.75% with 1.00% LIBOR	9,147	8,796	9,147	0.2%
water rik, me.	Consumer	floor), due 1/8/2021)(4)(16)(20)	J,1 17	0,770	J,117	0.270
	Products			8,796	9,147	0.2%
		Senior Subordinated Secured Note		,	•	
	Colorado /	(11.00% (LIBOR + 7.00% with 4.00%		12,000	12,000	0.3%
Wheel Pros, LLC	Business	LIBOR floor), due 6/29/2020)(3)(4)(20))			
	Services	Delayed Draw Term Loan – \$3,000	_	_	_	— %
		Commitment (expires 12/30/2015)(25)				
		a		12,000	12,000	0.3%
		Senior Secured Note (13.00% (LIBOR				
		+ 7.50% with 5.50% LIBOR floor) plus				
Wind River	Utah / Oil &	3.00% default interest on principal and 16.00% default interest on past due	3,000	3,000	_	<u></u> %
Resources	Gas	interest, in non-accrual status effective				
Corporation(39)	Production	12/1/2008, past due)(4)(39)				
		Net Profits Interest (5% of Equity				C/
		Distributions)(7)		_	_	— %
				3,000	_	—%
Total Non-Control/Non-Affiliate Investments (Level 3)				\$4,619,519	\$4,589,151	124.0%
Total Level 3 Portfolio Investments \$6,559,313 \$6,609,298					3 178.5%	

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED)

(in thousands, except share data)

			June 30,	2015 (Audi	ted)		
Portfolio Company	Locale / Industry	Investments(1)	Principa Value	Cost	Fair Value(2)	% of Net Assets	
LEVEL 1 PORTFO	LEVEL 1 PORTFOLIO INVESTMENTS						
Non-Control/Non-A	Affiliate Investn	nents (less than 5.00% voting control)					
Dover Saddlery, Inc.	Massachusetts / Retail	Common Stock (30,974 shares)		\$63	\$260	%	
•		nvestments (Level 1)		63 \$63	260 \$260	—% —%	
Total Non-Control/Non-Affiliate Investments				\$4,619,582	\$4,589,411	124.0%	
Total Portfolio Inve	estments			\$6,559,376	\$6,609,558	178.5%	
See notes to consolidated financial statements.							

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

Endnote Explanations as of December 31, 2015 (Unaudited) and June 30, 2015 (Continued)

(1) The terms "Prospect," "we," "us" and "our" mean Prospect Capital Corporation and its subsidiaries unless the context specifically requires otherwise. The securities in which Prospect has invested were acquired in transactions that were exempt from registration under the Securities Act of 1933, as amended (the "Securities Act"). These securities may be resold only in transactions that are exempt from registration under the Securities Act.

Fair value is determined by or under the direction of our Board of Directors. As of June 30, 2015, one of our portfolio investments, Dover Saddlery, Inc. ("Dover"), was publicly traded and classified as Level 1 within the valuation hierarchy established by ASC 820, Fair Value Measurement ("ASC 820"). On July 1, 2015 we redeemed

- (2) our investment in Dover and realized a gain of \$200. As of June 30, 2015, the fair value of our remaining portfolio investments was determined using significant unobservable inputs. As of December 31, 2015, all of our investments were classified as Level 3. ASC 820 classifies such unobservable inputs used to measure fair value as Level 3 within the valuation hierarchy. See Notes 2 and 3 within the accompanying notes to consolidated financial statements for further discussion.
 - Security, or a portion thereof, is held by Prospect Capital Funding LLC ("PCF"), our wholly-owned subsidiary and a bankruptcy remote special purpose entity, and is pledged as collateral for the Revolving Credit Facility and such
- (3) security is not available as collateral to our general creditors (see Note 4). The fair values of the investments held by PCF at December 31, 2015 and June 30, 2015 were \$1,460,033 and \$1,511,585, respectively, representing 23.6% and 22.9% of our total investments, respectively.
- Security, or a portion thereof, has a floating interest rate which may be subject to a LIBOR or PRIME floor. The interest rate was in effect at December 31, 2015 and June 30, 2015.
 - Ellett Brothers, LLC, Evans Sports, Inc., Jerry's Sports, Inc., Simmons Gun Specialties, Inc., Bonitz Brothers, Inc.,
- (5) and Outdoor Sports Headquarters, Inc. are joint borrowers on the second lien term loan. United Sporting Companies, Inc. is a parent guarantor of this debt investment.
- The interest rate on these investments contains a paid in kind ("PIK") provision, whereby the issuer has either the
- (6) option or the obligation to make interest payments with the issuance of additional securities. The interest rate in the schedule represents the current interest rate in effect for these investments.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

Endnote Explanations as of December 31, 2015 (Unaudited) and June 30, 2015 (Continued)

The following table provides additional details on these PIK investments, including the maximum PIK interest rate allowed under the existing credit agreements, as of December 31, 2015:

Security Name	PIK Rate - Capitalized	PIK Rate - Paid as cash	Maximum Current PIK Rate	
American Property REIT Corp.	— %	5.50%	5.50%	
CCPI Inc.	7.00%	<u></u> %	7.00%	
Cinedigm DC Holdings, LLC	1.66%	0.84%	2.50%	
Credit Central Loan Company	<u></u> %	10.00%	10.00%	
Crosman Corporation - Senior Secured Term Loan A	4.00%	<u></u> %	4.00%	
Crosman Corporation - Senior Secured Term Loan B	4.00%	%	4.00%	
Echelon Aviation LLC	%	2.25%	2.25%	
Edmentum Ultimate Holdings, LLC - Senior PIK Note	8.50%	— %	8.5%	
Edmentum Ultimate Holdings, LLC - Junior PIK Note	10.00%	%	10.00%	
First Tower Finance Company LLC	— %	12.00%	12.00%	
Harbortouch Payments, LLC	N/A	N/A	5.50%	(A)
JHH Holdings, Inc.	0.50%	<u></u> %	0.50%	
LaserShip, Inc.	N/A	N/A	2.00%	(B)
Mity, Inc.	<u></u> %	10.00%	10.00%	
National Property REIT Corp Senior Secured Term Loan A	—%	5.50%	5.50%	
National Property REIT Corp Senior Secured Term Loan C	—%	5.00%	5.00%	
National Property REIT Corp Senior Secured Term Loan E	—%	5.00%	5.00%	
Nationwide Loan Company LLC	<u> % </u>	10.00%	10.00%	
Nixon, Inc.	2.50%	<u>_</u> %	2.50%	
United Property REIT Corp.	— %	5.50%	5.50%	
Valley Electric Co. of Mt. Vernon, Inc.	0.90%	1.60%	2.50%	
Valley Electric Company, Inc.	8.50%	— %	8.50%	

See notes to consolidated financial statements.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

Endnote Explanations as of December 31, 2015 (Unaudited) and June 30, 2015 (Continued)

The following table provides additional details on these PIK investments, including the maximum PIK interest rate allowed under the existing credit agreements, as of June 30, 2015:

Maximum

Security Name	PIK Rate - Capitalized	PIK Rate - Paid as cash	Current PIK Rate	
American Property REIT Corp.	<u> </u> %	5.50%	5.50%	
CCPI Inc.	7.00%	%	7.00%	
Cinedigm DC Holdings, LLC	2.50%	<u></u> %	2.50%	
CP Energy Services Inc Second Lien Term Loan	9.00%	<u></u> %	9.00%	
CP Energy Services Inc Senior Secured Term Loan B	7.50%	<u></u> %	7.50%	
Credit Central Loan Company, LLC	<u></u> %	10.00%	10.00%	
Echelon Aviation LLC	N/A	N/A	2.25%	(C)
Edmentum Ultimate Holdings, LLC - Unsecured Junior PIK Note	N/A	N/A	10.00%	(C)
Edmentum Ultimate Holdings, LLC - Unsecured Senior PIK Note	N/A	N/A	8.50%	(C)
First Tower Finance Company LLC	1.64%	10.36%	12.00%	
Harbortouch Payments, LLC	5.50%	 %	5.50%	(A)
JHH Holdings, Inc.	0.50%	<u></u> %	0.50%	
Mity, Inc.	10.00%	<u></u> %	10.00%	
National Property REIT Corp Senior Secured Term Loan A	— %	5.50%	5.50%	
National Property REIT Corp Senior Secured Term Loan A to ACL Loan Holdings, Inc.	—%	7.50%	7.50%	
National Property REIT Corp Senior Secured Term Loan B to ACL Loan Holdings, Inc.	—%	4.50%	4.50%	
National Property REIT Corp Senior Secured Term Loan C	—%	7.50%	7.50%	
National Property REIT Corp Senior Secured Term Loan D	—%	4.50%	4.50%	
Nationwide Loan Company LLC	<u> </u> %	10.00%	10.00%	
Nixon, Inc.	2.75%	<u> </u> %	2.75%	
Ryan, LLC	3.00%	<u> </u> %	3.00%	
Targus Group International, Inc.	1.00%	%	1.00%	
United Property REIT Corp.	<u></u> %	5.50%	5.50%	
Valley Electric Co. of Mt. Vernon, Inc.	2.50%	<u></u> %	2.50%	
Valley Electric Company, Inc.	8.50%	%	8.50%	
(A) DIV is conitalized annually next DIV next ment/conits	dization data a	t Docombor 21	2015 and June 3	20.201

⁽A) PIK is capitalized annually; next PIK payment/capitalization date at December 31, 2015 and June 30,2015 is April 1, 2016.

(8)

⁽B) PIK is capitalized monthly; next PIK payment/capitalization date at December 31, 2015 is January 31, 2016.

⁽C) PIK is capitalized quarterly; next PIK payment date at June 30, 2015 was July 31, 2015.

⁽⁷⁾ In addition to the stated returns, the net profits interest held will be realized upon sale of the borrower or a sale of the interests.

Energy Solutions Holdings Inc., a consolidated entity in which we own 100% of equity, owns 100% of Freedom Marine Solutions, LLC ("Freedom Marine"), which owns Vessel Company, LLC, Vessel Company II, LLC and Vessel Company III, LLC. We report Freedom Marine as a separate controlled company. On October 30, 2015, we restructured our investment in Freedom Marine Solutions, LLC ("Freedom Marine"). Concurrent with the restructuring, we exchanged our \$32,500 senior secured loans for additional membership interest in Freedom Marine.

- (9) This investment is in the debt class of a CLO security.
 - GTP Operations, LLC, Transplace, LLC, CI (Transplace) International, LLC, Transplace Freight Services, LLC,
- (10) Transplace Texas, LP, Transplace Stuttgart, LP, Transplace International, Inc., Celtic International, LLC, and Treetop Merger Sub, LLC are joint borrowers on the senior secured term loan.
 - The CLO equity investments are entitled to recurring distributions which are generally equal to the excess cash
- (11) flow generated from the underlying investments after payment of the contractual payments to debt holders and fund expenses. The current estimated

See notes to consolidated financial statements.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

Endnote Explanations as of December 31, 2015 (Unaudited) and June 30, 2015 (Continued)

yield is based on the current projections of this excess cash flow taking into account assumptions which have been made regarding expected prepayments, losses and future reinvestment rates. These assumptions are periodically reviewed and adjusted. Ultimately, the actual yield may be higher or lower than the estimated yield if actual results differ from those used for the assumptions.

- (12) This investment is in the equity class of a CLO security.
- (13)On a fully diluted basis represents 10.00% of voting common shares.
- (14) Trinity Services Group, Inc. and Trinity Services I, LLC are joint borrowers on the senior secured loan facility. We own 99.9999% of AGC/PEP, LLC. AGC/PEP, LLC owns 2,037.65 out of a total of 83,818.69 shares
- (15)(including 5,111 vested and unvested management options) of American Gilsonite Holding Company which owns 100% of American Gilsonite Company.
- (16) Syndicated investment which was originated by a financial institution and broadly distributed.

 MITY Holdings of Delaware Inc. ("MITY Delaware"), a consolidated entity in which we own 100% of the common stock, owns 94.99% of the equity of MITY, Inc. (f/k/a MITY Enterprises, Inc.) ("MITY"), as of December 31, 2015 and June 30, 2015, respectively. MITY owns 100% of each of MITY-Lite, Inc.; Broda Enterprises USA, Inc.; and
- Broda Enterprises ULC ("Broda Canada"). We report MITY as a separate controlled company. MITY Delaware has a subordinated unsecured note issued and outstanding to Broda Canada that is denominated in Canadian Dollars (CAD). As of December 31, 2015 and June 30, 2015, the principal balance of this note was CAD 7,371. In accordance with ASC 830, Foreign Currency Matters ("ASC 830"), this note was remeasured into our functional currency, US Dollars (USD), and is presented on our Consolidated Schedule of Investments in USD.
- (18) The overriding royalty interests held receive payments at the stated rates based upon operations of the borrower. The interest rate on these investments is subject to the base rate of 6-Month LIBOR, which was 0.85% and 0.44%
- (19) at December 31, 2015 and June 30, 2015, respectively. The current base rate for each investment may be different from the reference rate on June 30, 2015.
 - The interest rate on these investments is subject to the base rate of 3-Month LIBOR, which was 0.61% and 0.28%
- (20) at December 31, 2015 and June 30, 2015, respectively. The current base rate for each investment may be different from the reference rate on December 31, 2015 and June 30, 2015.
 - The interest rate on these investments is subject to the base rate of 1-Month LIBOR, which was 0.43% and 0.19%
- (21)at December 31, 2015 and June 30, 2015, respectively. The current base rate for each investment may be different from the reference rate on December 31, 2015 and June 30, 2015.
 - Investment has been designated as an investment not "qualifying" under Section 55(a) of the Investment Company Act of 1940 (the "1940 Act"). Under the 1940 Act, we may not acquire any non-qualifying asset unless, at the time
- (22) such acquisition is made, qualifying assets represent at least 70% of our total assets. As of December 31, 2015 and June 30, 2015, our qualifying assets as a percentage of total assets, stood at 73.2% and 75.1%, respectively. We monitor the status of these assets on an ongoing basis.
- NCP Finance Limited Partnership, NCP Finance Ohio, LLC, and certain affiliates thereof are joint borrowers on the subordinated secured term loan.
 - NMMB Holdings, a consolidated entity in which we own 100% of the equity, owns 96.33% of the fully diluted
- equity of NMMB, Inc. ("NMMB") as of December 31, 2015 and June 30, 2015, respectively. NMMB owns 100% of Refuel Agency, Inc. ("Refuel Agency"), which owns 100% of Armed Forces Communications, Inc. ("Armed Forces"). We report NMMB as a separate controlled company.
 - Undrawn committed revolvers and delayed draw term loans to our portfolio companies incur commitment and
- (25) unused fees ranging from 0.00% to 2.00%. As of December 31, 2015 and June 30, 2015, we had \$62,484 and \$88,288, respectively, of undrawn revolver and delayed draw term loan commitments to our portfolio companies. (26)

Our wholly-owned subsidiary Prospect Small Business Lending, LLC purchases small business whole loans on a recurring basis from On Deck Capital, Inc., a small business loan originator.

On August 1, 2014, we sold our investments in Airmall Inc. ("Airmall") for net proceeds of \$51,379 and realized a (27)loss of \$3,473 on the sale. In addition, there is \$6,000 being held in escrow, of which 98% is due to Prospect, which will be recognized as an

See notes to consolidated financial statements.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

Endnote Explanations as of December 31, 2015 (Unaudited) and June 30, 2015 (Continued)

additional realized loss if it is not received. On October 22, 2014, we received a tax refund of \$665 related to our investment in Airmall for which we realized a gain of the same amount.

- As of June 30, 2015, Progrexion Marketing, Inc., Progrexion Teleservices, Inc., Progrexion ASG, Inc.,
- Progrexion IP, Inc., Creditrepair.com, Inc., and eFolks, LLC were joint borrowers on the senior secured term loan. PGX Holdings, Inc. was the parent guarantor of this debt investment. As of December 31, 2015, PGX Holdings, Inc. is the sole borrower on the second lien term loan.
 - First Tower Holdings of Delaware LLC, a consolidated entity in which we own 100% of the membership
- interests, owns 80.1% of First Tower Finance Company LLC ("First Tower Finance"), which owns 100% of First Tower, LLC, the operating company as of December 31, 2015 and June 30, 2015, respectively. We report First Tower Finance as a separate controlled company.
 - Arctic Oilfield Equipment USA, Inc., a consolidated entity in which we own 100% of the common equity, owns 70% of the equity of Arctic Energy Services, LLC ("Arctic Energy"), the operating company. We report Arctic
- (30) Energy as a separate controlled company. On September 30, 2015, we restructured our investment in Arctic Energy. Concurrent with the restructuring, we exchanged our \$31,640 senior secured loan and our \$20,230 subordinated loan for Class D and Class E equity in Arctic Energy.
- We own 2.8% (13,220 shares) of Mineral Fusion Natural, LLC, a subsidiary of Caleel + Hayden, LLC, common and preferred interest.
 - APH Property Holdings, LLC, a consolidated entity in which we own 100% of the membership interests, owns 100% of the common equity of American Property REIT Corp. (f/k/a American Property Holdings Corp.)
- (32) ("APRC"), a qualified REIT which holds investments in several real estate properties. We report APRC as a separate controlled company. See Note 3 for further discussion of the properties held by APRC. CCPI Holdings Inc., a consolidated entity in which we own 100% of the common stock, owns 93.99% and
- (33)94.95% of CCPI Inc. ("CCPI"), the operating company, as of December 31, 2015 and June 30, 2015, respectively. We report CCPI as a separate controlled company.
 - Credit Central Holdings of Delaware, LLC, a consolidated entity in which we own 100% of the membership interests, owns 74.93% of Credit Central Loan Company, LLC (f/k/a Credit Central Holdings, LLC) ("Credit
- (34) Central") as of December 31, 2015 and June 30, 2015, Credit Central owns 100% of each of Credit Central, LLC; Credit Central South, LLC; Credit Central of Texas, LLC; and Credit Central of Tennessee, LLC, the operating companies. We report Credit Central as a separate controlled company.
 - Valley Electric Holdings I, Inc., a consolidated entity in which we own 100% of the common stock, owns 100% of Valley Electric Holdings II, Inc. ("Valley Holdings II"), another consolidated entity. Valley Holdings II owns
- (35)94.99% of Valley Electric Company, Inc. ("Valley Electric"). Valley Electric owns 100% of the equity of VE Company, Inc., which owns 100% of the equity of Valley Electric Co. of Mt. Vernon, Inc. ("Valley"). We report Valley Electric as a separate controlled company.
 - Nationwide Acceptance Holdings LLC, a consolidated entity in which we own 100% of the membership interests, owns 93.79% of Nationwide Loan Company LLC (f/k/a Nationwide Acceptance LLC) ("Nationwide"), the operating company, as of December 31, 2015 and June 30, 2015. We report Nationwide as a separate controlled company. On June 1, 2015, Nationwide completed a corporate reorganization. As part of a reorganization,
- Nationwide Acceptance LLC was renamed Nationwide Loan Company LLC (continues as "Nationwide") and formed two new wholly-owned subsidiaries: Pelican Loan Company LLC ("Pelican") and Nationwide Consumer Loans LLC. Nationwide assigned 100% of the equity interests in its other subsidiaries to Pelican which, in turn, assigned these interests to Nationwide Acceptance LLC ("New Nationwide"), the new operating company wholly-owned by Pelican. New Nationwide also assumed the existing senior subordinated term loan due to Prospect.

On April 15, 2013, assets previously held by H&M Oil & Gas, LLC ("H&M") were assigned to Wolf Energy in exchange for a \$66,000 term loan secured by the assets. The cost basis in this loan of \$44,632 was determined in accordance with ASC 310-40, Troubled Debt Restructurings by Creditors, and was equal to the fair value of assets at the time of transfer resulting in a capital loss of \$19,647 in connection with the foreclosure on the assets.

(37) On May 17, 2013, Wolf Energy sold the assets located in Martin County, which were previously held by H&M, for \$66,000. Proceeds from the sale were primarily used to repay the loan, accrued interest and net profits interest receivable due to us resulting in a realized capital gain of \$11,826. We received \$3,960 of structuring and advisory fees from Wolf Energy during the year ended June 30, 2013 related to the sale and \$991 under the net profits interest agreement which was recognized as other income during the fiscal year ended June 30, 2013.

See notes to consolidated financial statements.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

Endnote Explanations as of December 31, 2015 (Unaudited) and June 30, 2015 (Continued)

- CP Holdings of Delaware LLC, a consolidated entity in which we own 100% of the membership interests, owns 82.3% of CP Energy Services Inc. ("CP Energy") as of December 31, 2015 and June 30, 2015, respectively. As of June 30, 2015, CP Energy owned directly or indirectly 100% of each of CP Well Testing, LLC ("CP Well"); Wright Foster Disposals, LLC; Foster Testing Co., Inc.; ProHaul Transports, LLC; and Wright Trucking, Inc. We report
- (38) CP Energy as a separate controlled company. Effective December 31, 2014, CP Energy underwent a corporate reorganization in order to consolidate certain of its wholly-owned subsidiaries. On October 30, 2015, we restructured our investment in CP Energy. Concurrent with the restructuring, we exchanged our \$86,965 senior secured loan and \$15,924 subordinated loan for Series B Redeemable Preferred Stock in CP Energy. Wind River Resources Corporation and Wind River II Corporation are joint borrowers on the senior secured note.
- (39) The interest rate for this investment is subject to the base rate of 12-Month LIBOR, which was 1.18% and 0.77% at December 31, 2015 and June 30, 2015.
 - NPH Property Holdings, LLC, a consolidated entity in which we own 100% of the membership interests, owns 100% of the common equity of National Property REIT Corp. (f/k/a National Property Holdings Corp.) ("NPRC"), a property REIT which holds investments in several real estate properties. Additionally, through its wholly-owned subsidiaries, NPRC invests in online consumer loans. We report NPRC as a separate controlled company. See Note 3 for further discussion of the properties held by NPRC. On March 17, 2015, we entered into a new credit agreement with ACL Loan Holdings, Inc. ("ACLLH"), a wholly-owned subsidiary of NPRC, to form two new tranches of senior secured term loans, Term Loan A and Term Loan B, with the same terms as the then existing NPRC Term Loan A and Term Loan B due to us. That agreement was effective as of June 30, 2014. On June 30,
- (40) 2014, ACLLH made a non-cash return of capital distribution of \$22,390 to NPRC and NPRC transferred and assigned to ACLLH a senior secured Term Loan A due to us. On June 2, 2015, we amended the credit agreement with NPRC to form two new tranches of senior secured term loans, Term Loan C and Term Loan D, with the same terms as the then existing ACLLH Term Loan A and Term Loan B due to us. That amendment was effective as of April 1, 2015. On August 18, 2015, we amended the credit agreement with NPRC to form a new tranche of senior secured term loans, Term Loan E. The amendment was effective as of July 1, 2015, and the outstanding Term Loan C and Term Loan D balances were converted to Term Loan E. On August 12, 2015, we also amended the credit agreement with ACLLH to form a new tranche of senior secured term loans, Term Loan C. The amendment was effective as of July 1, 2015, and the outstanding Term Loan A and Term Loan B balances were converted to Term Loan C.
- UPH Property Holdings, LLC, a consolidated entity in which we own 100% of the membership interests, owns 100% of the common equity of United Property REIT Corp. (f/k/a United Property Holdings Corp.) ("UPRC"), a property REIT which holds investments in several real estate properties. We report UPRC as a separate controlled company. See Note 3 for further discussion of the properties held by UPRC. SB Forging Company, Inc. ("SB Forging"), a consolidated entity in which we own 100% of the equity, owned
- (42) 100% of Ajax Rolled Ring & Machine, LLC, the operating company, which was sold on October 10, 2014. As part of the sale there is \$3,000 being held in escrow of which \$802 was received on May 6, 2015 for which we realized a gain of the same amount. The remainder will be recognized as additional gain if and when received. Harbortouch Holdings of Delaware Inc., a consolidated entity in which we own 100% of the common stock, owns 100% of the Class C voting units of Harbortouch Payments, LLC ("Harbortouch"), which provide for a 53.5%
- (43)residual profits allocation. Harbortouch management owns 100% of the Class B and Class D voting units of Harbortouch, which provide for a 46.5% residual profits allocation. Harbortouch owns 100% of Credit Card Processing USA, LLC. We report Harbortouch as a separate controlled company.
- (44) Pegasus Business Intelligence, LP, Paycom Acquisition, LLC, and Paycom Acquisition Corp. are joint borrowers on the senior secured loan facilities. Paycom Intermediate Holdings, Inc. is the parent guarantor of this debt

investment. These entities transact business internationally under the trade name Onyx Payments.

- Security Alarm Financing Enterprises, L.P. and California Security Alarms, Inc. are joint borrowers on the senior subordinated note.
 - A portion of the senior secured note is denominated in Canadian Dollars (CAD). As of June 30, 2015, the
- (46) principal balance of this note was CAD 36,666. In accordance with ASC 830, this note was remeasured into our functional currency, US Dollars (USD), and is presented on our Consolidated Schedules of Investments in USD. On June 9, 2015, we provided additional debt and equity financing to support the recapitalization of Edmentum,
- Inc. ("Edmentum"). As part of the recapitalization, we exchanged 100% of the \$50,000 second lien term loan previously outstanding for \$26,365 of junior PIK notes and 370,964.14 Class A common units representing 37.1% equity ownership in Edmentum Ultimate Holdings,

See notes to consolidated financial statements.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

Endnote Explanations as of December 31, 2015 (Unaudited) and June 30, 2015 (Continued)

LLC. In addition, we invested \$5,875 in senior PIK notes and committed \$7,834 as part of a second lien revolving credit facility, of which \$4,896 was funded at closing. On June 9, 2015, we determined that the impairment of Edmentum was impaired and recorded a realized loss of \$22,116 for the amount that the amortized cost exceeded the fair value, reducing the amortized cost to \$37,216.

Co-investment with another fund managed by an affiliate of our investment adviser, Prospect Capital Management L.P. See Note 13 for further discussion.

As defined in the 1940 Act, we are deemed to "Control" these portfolio companies because we own more than 25% (49) of the portfolio company's outstanding voting securities. Transactions during the six months ended December 31, 2015 with these controlled investments were as follows:

Portfolio Company	Fair Value at June 30, 2015	Gross Additions (Cost)*	Gross Reductions (Cost)**	Net unrealized gains (losses)	Fair Value at December 31, 2015	Interest income	Dividence income		Net realized e gains (losses)
American Property REIT Corp.	\$118,256	\$2,826	\$(9,000)\$(768)\$111,314	\$4,603	\$11,016	\$474	\$—
Arctic Energy Services, LLC	60,364	51,870	(51,870)(7,540)52,824	1,123	_	_	_
BXC Company, Inc. CCPI Inc.		314	<u>(6,143</u>)5,467	— 40,990	 1,619	- 3,195	_	_
CP Energy Services Inc.	91,009	95,454	(98,273)(12,689)75,501	(390)—	_	_
Credit Central Company, LLC	55,172	_	_	(981)54,191	3,714	_	1,238	_
Echelon Aviation LLC	C68,941	_	_	(2,653)66,288	2,920	_	_	_
Edmentum Ultimate Holdings, LLC	37,216	1,266	(4,896)2,083	35,669	1,886	_	_	_
First Tower Finance Company LLC	365,950	8,352	(678)(15,553)358,071	28,304			_
Freedom Marine Solutions, LLC	27,090	32,004	(32,004)(1,530)25,560	1,112		_	_
Gulf Coast Machine & Supply Company	6,918	6,000	(75)(3,440)9,403	_		_	_
Harbortouch Payments, LLC	376,936	_	(2,604)(30,545)343,787	15,516	_	_	_
MITY, Inc.	50,795	140		3,039	53,974	2,897	710		
National Property REIT Corp.	471,889	190,154	(79,519)(14,649)567,875	29,862	_	3,268	_
Nationwide Loan Company LLC	34,550	1,876	_	(3,714)32,712	1,516	1,688		_
NMMB, Inc.	12,052		_	1,443	13,495	767	_		
R-V Industries, Inc.	40,508			(5,381)35,127	1,462	149	_	
SB Forging Company, Inc.	_	_	_	_					_
	84,685	5,477		2,240	92,402	3,820	—	699	

United Property REIT	

Corp.

Valley Electric										
Company, Inc.	30,497	1,048		7,033	38,578	2,642		_	_	
The Healing Staff, Inc	:. —	_	_	_					(9)
Wolf Energy, LLC	22	_	_	851	873	_		_	—	
Yatesville Coal										
Company, LLC		_	_	_		_	_	_	_	
Total	\$1,974,202	\$396,781	\$(285,062)\$(77,287)\$2,008,634	\$103,373	\$16,758	\$5,679	\$(9)

See notes to consolidated financial statements.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

Endnote Explanations as of December 31, 2015 (Unaudited) and June 30, 2015 (Continued)

As defined in the 1940 Act, we are deemed to be an "Affiliated company" of these portfolio companies because we (50) own more than 5% of the portfolio company's outstanding voting securities. Transactions during the six months ended December 31, 2015 with these affiliated investments were as follows:

	Fair Value	Cross	Gross	Net	Fair Value				Net
Portfolio Company	at		SReductions	unrealized	at	Interest	Dividen	dOther	realized
	June 30,		(Cost)*	gains	December	income	income	incom	egains
	2015	(Cost).	(Cost)	(losses)	31, 2015				(losses)
BNN Holdings Corp.	\$45,945	\$ —	\$(42,923)\$346	\$3,368	\$896	\$ —	\$ —	\$—
Total	\$45,945	\$ —	\$(42,923)\$346	\$3,368	\$896	\$ —	\$	\$ <i>—</i>

^{*} Gross additions include increases in the cost basis of the investments resulting from new portfolio investments, PIK interest, and the exchange of one or more existing securities for one or more new securities.

See notes to consolidated financial statements.

^{**} Gross reductions include decreases in the cost basis of investments resulting from principal collections related to investments repayments or sales and the exchange of one or more existing securities for one or more new securities.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

Endnote Explanations as of December 31, 2015 (Unaudited) and June 30, 2015 (Continued)

As defined in the 1940 Act, we are deemed to "Control" these portfolio companies because we own more than 25% (51) of the portfolio company's outstanding voting securities. Transactions during the year ended June 30, 2015 with these controlled investments were as follows:

these control		ents were as for	iows:							
Portfolio Company	Fair Value at June 30, 2014	Gross Additions (Cost)*	Gross Reductions (Cost)**	Net unrealized gains (losses)	Fair Value at June 30, 2015	Interest income	Divider income	Other income	Net realized gains (losses)	
Airmall Inc.	\$45,284	\$	\$(57,500)\$12,216	\$—	\$576	\$—	\$3,000	\$(2,808))
American Property REIT Corp.	206,159	(102,543)***	(32) 14,672	118,256	14,747	_	1,342	_	
Appalachian Energy LLC	_	_	(2,050)2,050	_	_	_	_	(2,050)
Arctic Energy Services, LLC	61,114	_	_	(750)60,364	6,721	_	_	_	
Borga, Inc.	436	_	(3,177)2,741					(2,589)
BXC Company, Inc.	2,115	250	(17,699) 15,333	(1)—	_	5	(16,949)
CCPI Inc. Change Clean	32,594	599	(476)8,635	41,352	3,332	_	525	_	
Energy	_	_	_	_	_	_		_		
Company, LLC Coalbed, LLC	_	_	_			_	_	_	_	
CP Energy Services Inc.	130,119	2,818	_	(41,927)91,010	16,420	_		_	
Credit Central Loan Company, LLC	50,432	300	(2,337)6,777	55,172	7,375	159	1,220	_	
Echelon Aviation LLC	92,628	5,800	(37,713)8,226	68,941	6,895	_	_	_	
Edmentum Ultimate Holdings, LLC	_	59,333	(22,116)—	37,217	_	_	_	(22,116)
First Tower Finance Company LLC	326,785	332	(1,932)40,765	365,950	52,900	1,929	_	_	
Freedom Marine Solutions, LLC	32,004	_	(485)(4,429)27,090	4,461	_	_	_	
Gulf Coast Machine & Supply Company	14,459	8,500	_	(16,041)6,918	1,370	_	_	_	
Harbortouch Payments, LLC	291,314	35,374	(8,609) 58,857	376,936	29,834	_	579	_	
•	_	_	(50)50	_	_		_	(50)

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Manx Energy,											
Inc.											
MITY, Inc.	49,289	3,032		(2,594) 1,068	50,795	5,783			(5)
National Property REIT Corp.	124,511	361,481	***	(38,420)24,317	471,889	30,611	_	1,959	_	
Nationwide Loan	l										
Company LLC (f/k/a Nationwide	29,923	2,814		(2,350)4,163	34,550	3,005	4,425	_	_	
Acceptance LLC)										
NMMB, Inc.	6,297	383			5,372	12,052	1,521				
R-V Industries, Inc.	57,734	_		(1,175)(16,052)40,507	3,018	298		_	
SB Forging Company, Inc.	25,536	_		(46,550)21,014		956	_	2,000	(23,560)
United Property REIT Corp.	24,566	51,936	***	(448)8,631	84,685	5,893	_	2,345	_	
Valley Electric Company, Inc.	33,556	2,053		(76)(5,036)30,497	4,991	_		_	
Vets Securing											
America,		100		(3,931)3,831					(3,246)
Inc.****											
Wolf Energy, LLC	3,599	_		(5,991)2,414	22		_		(5,818)
Yatesville Coal Company, LLC	_	_		(1,449)1,449	_	_	_	_	(1,449)
Total	\$1,640,454	\$432,562		\$(257,160)\$158,346	\$1,974,202	\$200,409	\$6,811	\$12,975	\$ (80,640	0)

See notes to consolidated financial statements.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES CONSOLIDATED SCHEDULES OF INVESTMENTS (CONTINUED) (in thousands, except share data)

Endnote Explanations as of December 31, 2015 (Unaudited) and June 30, 2015 (Continued)

As defined in the 1940 Act, we are deemed to be an "Affiliated company" of these portfolio companies because we (52)own more than 5% of the portfolio company's outstanding voting securities. Transactions during the year ended June 30, 2015 with these affiliated investments were as follows:

	Eoir Wolve	tCmass	Gross	Net	Fair Value				Net
D (C1) C	Fair Value a			unrealized	lat	Interest	Dividen	dOther	realized
Portfolio Company	June 30, 2014	Additions (Cost)*	Reductions (Cost)**	gains	June 30,	income	income	income	gains
	2014	(Cost)	(Cost)	(losses)	2015				(losses)
BNN Holdings Corp	. \$32,121	\$44,000	\$(30,679)	\$ 503	\$45,945	\$3,799	\$778	\$226	\$ —
Total	\$32,121	\$44,000	\$(30,679)	\$ 503	\$45,945	\$3,799	\$778	\$226	\$

^{*} Gross additions include increases in the cost basis of the investments resulting from new portfolio investments, PIK interest, and the exchange of one or more existing securities for one or more new securities.

See notes to consolidated financial statements.

^{**} Gross reductions include decreases in the cost basis of investments resulting from principal collections related to investments repayments or sales and the exchange of one or more existing securities for one or more new securities. Redemption amounts included within gross reductions include the cost basis adjustments resulting from consolidation on July 1, 2014.

^{***} These amounts include the cost basis of investments transferred from APRC and UPRC to NPRC. (See Note 3 for details.)

^{****} During the year ended June 30, 2015, THS ceased operations and the VSA management team supervised both the continued operations of VSA and the wind-down of activities at THS.

PROSPECT CAPITAL CORPORATION AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (in thousands, except share and per share data) (Unaudited)

Note 1. Organization

In this report, the terms "Prospect," "we," "us" and "our" mean Prospect Capital Corporation and its subsidiaries unless the context specifically requires otherwise.

Prospect Capital Corporation is a financial services company that primarily lends to and invests in middle market privately-held companies. We are a closed-end investment company incorporated in Maryland. We have elected to be regulated as a business development company ("BDC") under the Investment Company Act of 1940 (the "1940 Act"). As a BDC, we have elected to be treated as a regulated investment company ("RIC"), under Subchapter M of the Internal Revenue Code of 1986 (the "Code"). We were organized on April 13, 2004 and were funded in an initial public offering completed on July 27, 2004.

On May 15, 2007, we formed a wholly-owned subsidiary Prospect Capital Funding LLC ("PCF"), a Delaware limited liability company and a bankruptcy remote special purpose entity, which holds certain of our portfolio loan investments that are used as collateral for the revolving credit facility at PCF. Our wholly-owned subsidiary Prospect Small Business Lending, LLC ("PSBL") was formed on January 27, 2014 and purchases small business whole loans on a recurring basis from online small business loan originators, including On Deck Capital, Inc. ("OnDeck") and Direct Capital Corporation ("Direct Capital"). On September 30, 2014, we formed a wholly-owned subsidiary Prospect Yield Corporation, LLC ("PYC") and effective October 23, 2014, PYC holds our investments in collateralized loan obligations ("CLOs"). Each of these subsidiaries have been consolidated since operations commenced. Effective July 1, 2014, we began consolidating certain of our wholly-owned and substantially wholly-owned holding companies formed by us in order to facilitate our investment strategy. The following companies have been included in our consolidated financial statements since July 1, 2014: AMU Holdings Inc.; APH Property Holdings, LLC; Arctic Oilfield Equipment USA, Inc.; CCPI Holdings Inc.; CP Holdings of Delaware LLC; Credit Central Holdings of Delaware, LLC; Energy Solutions Holdings Inc.; First Tower Holdings of Delaware LLC; Harbortouch Holdings of Delaware Inc.; MITY Holdings of Delaware Inc.; Nationwide Acceptance Holdings LLC; NMMB Holdings, Inc.; NPH Property Holdings, LLC; STI Holding, Inc.; UPH Property Holdings, LLC; Valley Electric Holdings I, Inc.; Valley Electric Holdings II, Inc.; and Wolf Energy Holdings Inc. On October 10, 2014, concurrent with the sale of the operating company, our ownership increased to 100% of the outstanding equity of ARRM Services, Inc. ("ARRM") which was renamed SB Forging Company, Inc. ("SB Forging"). As such, we began consolidating SB Forging on October 11, 2014. We collectively refer to these entities as the "Consolidated Holding Companies." We are externally managed by our investment adviser, Prospect Capital Management L.P. ("Prospect Capital Management" or the "Investment Adviser"). Prospect Administration LLC ("Prospect Administration" or the "Administrator"), a wholly-owned subsidiary of the Investment Adviser, provides administrative services and facilities necessary for us to operate.

Our investment objective is to generate both current income and long-term capital appreciation through debt and equity investments. We invest primarily in senior and subordinated debt and equity of private companies in need of capital for acquisitions, divestitures, growth, development, recapitalizations and other purposes. We work with the management teams or financial sponsors to seek investments with historical cash flows, asset collateral or contracted pro-forma cash flows.

Note 2. Significant Accounting Policies

Basis of Presentation and Consolidation

The accompanying consolidated financial statements have been prepared in accordance with United States generally accepted accounting principles ("GAAP") pursuant to the requirements for reporting on Form 10-Q, ASC 946, Financial Services—Investment Companies ("ASC 946"), and Articles 6, 10 and 12 of Regulation S-X. Under the 1940 Act, ASC 946, and the regulations pursuant to Article 6 of Regulation S-X, we are precluded from consolidating any entity other

than another investment company or an operating company which provides substantially all of its services to benefit us. Our consolidated financial statements include the accounts of Prospect, PCF, PSBL, PYC, and the Consolidated Holding Companies. All intercompany balances and transactions have been eliminated in consolidation. The financial results of our non-substantially wholly-owned holding companies and operating portfolio company investments are not consolidated in the financial statements. Any operating companies owned by the Consolidated Holding Companies are not consolidated.

Use of Estimates

The preparation of the consolidated financial statements in accordance with GAAP requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements and the reported amounts of income, expenses, and gains and losses during the reported period. Changes in the economic environment, financial markets, creditworthiness of our portfolio companies and any other parameters used in determining these estimates could cause actual results to differ, and these differences could be material. Cash and Cash Equivalents

Cash and cash equivalents include funds deposited with financial institutions and short-term, highly-liquid overnight investments in money market funds. Cash and cash equivalents are carried at cost which approximates fair value. Investment Classification

We are a non-diversified company within the meaning of the 1940 Act. As required by the 1940 Act, we classify our investments by level of control. As defined in the 1940 Act, "Control Investments" are those where there is the ability or power to exercise a controlling influence over the management or policies of a company. Control is generally deemed to exist when a company or individual possesses or has the right to acquire within 60 days or less, a beneficial ownership of more than 25% of the voting securities of an investee company. Under the 1940 Act, "Affiliate Investments" are defined by a lesser degree of influence and are deemed to exist through the possession outright or via the right to acquire within 60 days or less, beneficial ownership of 5% or more of the outstanding voting securities of another person. "Non-Control/Non-Affiliate Investments" are those that are neither Control Investments nor Affiliate Investments.

Investment Transactions

Investments are recognized when we assume an obligation to acquire a financial instrument and assume the risks for gains or losses related to that instrument. Investments are derecognized when we assume an obligation to sell a financial instrument and forego the risks for gains or losses related to that instrument. Specifically, we record all security transactions on a trade date basis. Amounts for investments recognized or derecognized but not yet settled are reported in due to broker or as a receivable for investments sold, respectively, in the consolidated statements of assets and liabilities.

Investment Risks

Our investments are subject to a variety of risks. Those risks include the following:

Market Risk

Market risk represents the potential loss that can be caused by a change in the fair value of the financial instrument. Credit Risk

Credit risk represents the risk that we would incur if the counterparties failed to perform pursuant to the terms of their agreements with us.

Liquidity Risk

Liquidity risk represents the possibility that we may not be able to rapidly adjust the size of our investment positions in times of high volatility and financial stress at a reasonable price.

Interest Rate Risk

Interest rate risk represents a change in interest rates, which could result in an adverse change in the fair value of an interest-bearing financial instrument.

Prepayment Risk

Many of our debt investments allow for prepayment of principal without penalty. Downward changes in interest rates may cause prepayments to occur at a faster than expected rate, thereby effectively shortening the maturity of the security and making the security less likely to be an income producing instrument.

Investment Valuation

To value our investments, we follow the guidance of ASC 820, Fair Value Measurement ("ASC 820"), that defines fair value, establishes a framework for measuring fair value in conformity with GAAP, and requires disclosures about fair value measurements. In accordance with ASC 820, the fair value of our investments is defined as the price that we would receive upon selling an investment in an orderly transaction to an independent buyer in the principal or most advantageous market in which that investment is transacted.

ASC 820 classifies the inputs used to measure these fair values into the following hierarchy:

Level 1: Quoted prices in active markets for identical assets or liabilities, accessible by us at the measurement date.

Level 2: Quoted prices for similar assets or liabilities in active markets, or quoted prices for identical or similar assets or liabilities in markets that are not active, or other observable inputs other than quoted prices.

Level 3: Unobservable inputs for the asset or liability.

In all cases, the level in the fair value hierarchy within which the fair value measurement in its entirety falls has been determined based on the lowest level of input that is significant to the fair value measurement. Our assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment and considers factors specific to each investment.

Our Board of Directors has established procedures for the valuation of our investment portfolio. These procedures are detailed below.

Investments for which market quotations are readily available are valued at such market quotations.

For most of our investments, market quotations are not available. With respect to investments for which market quotations are not readily available or when such market quotations are deemed not to represent fair value, our Board of Directors has approved a multi-step valuation process each quarter, as described below.

- 1. Each portfolio company or investment is reviewed by our investment professionals with independent valuation firms engaged by our Board of Directors.
- 2. The independent valuation firms conduct independent valuations and make their own independent assessments.
- The Audit Committee of our Board of Directors reviews and discusses the preliminary valuation of the Investment Adviser and that of the independent valuation firms.
- The Board of Directors discusses valuations and determines the fair value of each investment in our portfolio in
- 4. good faith based on the input of the Investment Adviser, the respective independent valuation firm and the Audit Committee.

Our non-CLO investments are valued utilizing a yield analysis, enterprise value ("EV") analysis, net asset value analysis, liquidation analysis, discounted cash flow analysis, or a combination of methods, as appropriate. The yield analysis uses loan spreads for loans, dividend yields for certain investments and other relevant information implied by market data involving identical or comparable assets or liabilities. Under the EV analysis, the EV of a portfolio company is first determined and allocated over the portfolio company's securities in order of their preference relative to one another (i.e., "waterfall" allocation). To determine the EV, we typically use a market multiples approach that considers relevant and applicable market trading data of guideline public companies, transaction metrics from precedent merger and acquisitions transactions and/or a discounted cash flow analysis. The net asset value analysis is used to derive a value of an underlying investment (such as real estate property) by dividing a relevant earnings stream by an appropriate capitalization rate. For this purpose, we consider capitalization rates for similar properties as may be obtained from guideline public companies and/or relevant transactions. The liquidation analysis is intended to approximate the net recovery value of an investment based on, among other things, assumptions regarding liquidation proceeds based on a hypothetical liquidation of a portfolio company's assets. The discounted cash flow analysis uses valuation techniques to convert future cash flows or earnings to a range of fair values from which a single estimate may be derived utilizing an appropriate discount rate. The measurement is based on the net present value indicated by current market expectations about those future amounts.

In applying these methodologies, additional factors that we consider in valuing our investments may include, as we deem relevant: security covenants, call protection provisions, and information rights; the nature and realizable value of any collateral; the portfolio company's ability to make payments; the principal markets in which the portfolio company does business; publicly available financial ratios of peer companies; the principal market; and enterprise values, among other factors.

Our investments in CLOs are classified as ASC 820 Level 3 securities and are valued using a discounted cash flow model. The valuations have been accomplished through the analysis of the CLO deal structures to identify the risk exposures from the modeling point of view as well as to determine an appropriate call date (i.e., expected maturity). For each CLO security, the most appropriate valuation approach has been chosen from alternative approaches to ensure the most accurate valuation for such security. To value a CLO, both the assets and the liabilities of the CLO capital structure are modeled. We use a waterfall engine to store the collateral data, generate collateral cash flows from the assets based on various assumptions for the risk factors, distribute the cash flows to the liability structure based on the payment priorities, and discount them back using current market discount rates. The main risk factors are: default risk, interest rate risk, downgrade risk, and credit spread risk.

Valuation of Other Financial Assets and Financial Liabilities

ASC 825, Financial Instruments, specifically ASC 825-10-25, permits an entity to choose, at specified election dates, to measure eligible items at fair value (the "Fair Value Option"). We have not elected the Fair Value Option to report selected financial assets and financial liabilities. See Note 8 for further discussion of our financial liabilities that are measured using another measurement attribute.

Our undrawn committed revolvers and delayed draw term notes are fair valued at zero as of December 31, 2015 and June 30, 2015, respectively. See Note 3 for further discussion.

Convertible Notes

We have recorded the Convertible Notes at their contractual amounts. The Convertible Notes were analyzed for any features that would require bifurcation and such features were determined to be immaterial. See Note 5 for further discussion.

Revenue Recognition

Realized gains or losses on the sale of investments are calculated using the specific identification method. Interest income, adjusted for amortization of premium and accretion of discount, is recorded on an accrual basis. Origination, closing and/or commitment fees associated with investments in portfolio companies are accreted into interest income over the respective terms of the applicable loans. Accretion of such purchase discounts or amortization of premiums is calculated using the effective interest method as of the purchase date and adjusted only for material amendments or prepayments. Upon the prepayment of a loan or debt security, any prepayment penalties and unamortized loan origination, closing and commitment fees are recorded as interest income.

Loans are placed on non-accrual status when there is reasonable doubt that principal or interest will be collected. Unpaid accrued interest is generally reversed when a loan is placed on non-accrual status. Interest payments received on non-accrual loans may be recognized as income or applied to principal depending upon management's judgment. Non-accrual loans are restored to accrual status when past due principal and interest is paid and in management's judgment, is likely to remain current. As of December 31, 2015, approximately 0.5% of our total assets are in non-accrual status.

Interest income from investments in the "equity" class of security of CLO funds (typically preferred shares, income notes or subordinated notes) and "equity" class of security of securitized trust is recorded based upon an estimation of an effective yield to expected maturity utilizing assumed cash flows in accordance with ASC 325-40, Beneficial Interests in Securitized Financial Assets. We monitor the expected cash inflows from our CLO and securitized trust equity investments, including the expected residual payments, and the effective yield is determined and updated periodically. Dividend income is recorded on the ex-dividend date.

Structuring fees and similar fees are recognized as income is earned, usually when paid. Structuring fees, excess deal deposits, net profits interests and overriding royalty interests are included in other income. See Note 10 for further discussion.

Federal and State Income Taxes

We have elected to be treated as a regulated investment company and intend to continue to comply with the requirements of the Code applicable to regulated investment companies. We are required to distribute at least 90% of our investment company taxable income and intend to distribute (or retain through a deemed distribution) all of our investment company taxable income and net capital gain to stockholders; therefore, we have made no provision for income taxes. The character of income and gains that we will distribute is determined in accordance with income tax regulations that may differ from GAAP. Book and tax basis differences relating to stockholder dividends and distributions and other permanent book and tax differences are reclassified to paid-in capital.

If we do not distribute (or are not deemed to have distributed) at least 98% of our annual ordinary income and 98.2% of our capital gains in the calendar year earned, we will generally be required to pay an excise tax equal to 4% of the amount by which 98% of our annual ordinary income and 98.2% of our capital gains exceed the distributions from such taxable income for the year. To the extent that we determine that our estimated current year annual taxable income will be in excess of estimated current year dividend distributions from such taxable income, we accrue excise taxes, if any, on estimated excess taxable income. We accrued \$1,300 for our estimated excise tax obligation during the three and six months ended December 31, 2015, respectively, because our estimated annual taxable income exceeded our distributions. Similarly, we accrued \$1,775 for our estimated excise tax obligation during the three and six months ended December 31, 2014, respectively, because our estimated annual taxable income exceeded our distributions.

If we fail to satisfy the annual distribution requirement or otherwise fail to qualify as a RIC in any taxable year, we would be subject to tax on all of our taxable income at regular corporate rates. We would not be able to deduct distributions to stockholders, nor would we be required to make distributions. Distributions would generally be taxable to our individual and other non-corporate taxable stockholders as ordinary dividend income eligible for the reduced maximum rate applicable to qualified dividend income to the extent of our current and accumulated earnings and profits, provided certain holding period and other requirements are met. Subject to certain limitations under the Code, corporate distributions would be eligible for the dividends-received deduction. To qualify again to be taxed as a RIC in a subsequent year, we would be required to distribute to our shareholders our accumulated earnings and profits attributable to non-RIC years reduced by an interest charge of 50% of such earnings and profits payable by us as an additional tax. In addition, if we failed to qualify as a RIC for a period greater than two taxable years, then, in order to qualify as a RIC in a subsequent year, we would be required to elect to recognize and pay tax on any net built-in gain (the excess of aggregate gain, including items of income, over aggregate loss that would have been realized if we had been liquidated) or, alternatively, be subject to taxation on such built-in gain recognized for a period of ten years. We follow ASC 740, Income Taxes ("ASC 740"). ASC 740 provides guidance for how uncertain tax positions should be recognized, measured, presented, and disclosed in the consolidated financial statements. ASC 740 requires the evaluation of tax positions taken or expected to be taken in the course of preparing our tax returns to determine whether the tax positions are "more-likely-than-not" of being sustained by the applicable tax authority. Tax positions not deemed to meet the more-likely-than-not threshold are recorded as a tax benefit or expense in the current year. As of December 31, 2015 and for the three and six months then ended, we did not record any unrecognized tax benefits or liabilities. Management's determinations regarding ASC 740 may be subject to review and adjustment at a later date based upon factors including, but not limited to, an on-going analysis of tax laws, regulations and interpretations thereof. Although we file both federal and state income tax returns, our major tax jurisdiction is federal. Our tax returns for our federal tax years ended August 31, 2013 and thereafter remain subject to examination by the Internal Revenue Service.

Dividends and Distributions

Dividends and distributions to common stockholders are recorded on the ex-dividend date. The amount, if any, to be paid as a monthly dividend or distribution is approved by our Board of Directors quarterly and is generally based upon our management's estimate of our future earnings. Net realized capital gains, if any, are distributed at least annually. Financing Costs

We record origination expenses related to our Revolving Credit Facility and Convertible Notes, Public Notes and Prospect Capital InterNotes® (collectively, our "Unsecured Notes") as deferred financing costs. These expenses are deferred and amortized as part of interest expense using the straight-line method for our Revolving Credit Facility and

the effective interest method for our Unsecured Notes over the respective expected life or maturity. In the event that we modify or extinguish our debt before maturity, we follow the guidance in ASC 470-50, Modification and Extinguishments ("ASC 470-50"). For modifications to or exchanges of our Revolving Credit Facility, any unamortized deferred costs relating to lenders who are not part of the new lending group are expensed. For extinguishments of our Unsecured Notes, any unamortized deferred costs are deducted from the carrying amount of the debt in determining the gain or loss from the extinguishment.

We may record registration expenses related to shelf filings as prepaid assets. These expenses consist principally of SEC registration fees, legal fees and accounting fees incurred. These prepaid assets are charged to capital upon the receipt of proceeds from an equity offering or charged to expense if no offering is completed. As of December 31, 2015 and June 30, 2015, there are no prepaid assets related to registration expenses and all amounts incurred have been expensed.

Guarantees and Indemnification Agreements

We follow ASC 460, Guarantees ("ASC 460"). ASC 460 elaborates on the disclosure requirements of a guarantor in its interim and annual consolidated financial statements about its obligations under certain guarantees that it has issued. It also requires a guarantor to recognize, at the inception of a guarantee, for those guarantees that are covered by ASC 460, the fair value of the obligation undertaken in issuing certain guarantees.

Per Share Information

Net increase or decrease in net assets resulting from operations per share is calculated using the weighted average number of common shares outstanding for the period presented. In accordance with ASC 946, convertible securities are not considered in the calculation of net asset value per share.

Recent Accounting Pronouncements

In April 2015, the FASB issued Accounting Standards Update 2015-03, Simplifying the Presentation of Debt Issuance Costs ("ASU 2015-03"). ASU 2015-03 requires debt issuance costs related to a recognized debt liability to be presented in the balance sheet as a direct deduction from the debt liability rather than as an asset. The new guidance will make the presentation of debt issuance costs consistent with the presentation of debt discounts or premiums. ASU 2015-03 is effective for financial statements issued for fiscal years beginning after December 15, 2015, and interim periods within those fiscal years. Early adoption is permitted for financial statements that have not been previously issued. The new guidance must be applied on a retrospective basis to all prior periods presented in the financial statements. The adoption of the amended guidance in ASU 2015-03 is expected to decrease total liabilities and total assets, but have no other significant effect on our consolidated financial statements and disclosures.

In January 2016, the FASB issued Accounting Standards Update 2016-01, Recognition and Measurement of Financial Assets and Financial Liabilities ("ASU 2016-01"). The amendments in ASU 2016-01 address certain aspects of recognition, measurement, presentation, and disclosure of financial instruments. One such amendment requires an entity to present separately in other comprehensive income the portion of the total change in the fair value of a liability resulting from a change in the instrument-specific credit risk when the entity has elected to measure the liability at fair value in accordance with the fair value option. That presentation addresses financial statement users' feedback that presenting the total change in fair value of a liability in net income reduced the decision usefulness of an entity's net income when it had a deterioration in its credit worthiness. ASU 2016-01 is effective for financial statements issued for fiscal years beginning after December 15, 2017, and interim periods within those fiscal years. The new guidance must be applied by means of a cumulative-effect adjustment to the balance sheet as of the beginning of the fiscal year of adoption. The amendments related to equity securities without readily determinable fair values (including disclosure requirements) should be applied prospectively to equity investments that exist as of the date of adoption of ASU 2016-01. The adoption of the amended guidance in ASU 2016-01 is not expected to have a significant effect on our consolidated financial statements and disclosures.

Note 3. Portfolio Investments

At December 31, 2015, we had investments in 130 long-term portfolio investments, which had an amortized cost of \$6,381,410 and a fair value of \$6,179,670. At June 30, 2015, we had investments in 131 long-term portfolio investments, which had an amortized cost of \$6,559,376 and a fair value of \$6,609,558.

The original cost basis of debt placement and equity securities acquired, including follow-on investments for existing portfolio companies, totaled \$1,129,935 and \$1,409,910 during the six months ended December 31, 2015 and December 31, 2014, respectively. Debt repayments and proceeds from sales of equity securities of approximately \$1,259,821 and \$1,086,884 were received during the six months ended December 31, 2015 and December 31, 2014, respectively.

The following table shows the composition of our investment portfolio as of December 31, 2015 and June 30, 2015.

	December 31, 2015		June 30, 2015		
	Cost	Fair Value	Cost	Fair Value	
Revolving Line of Credit	\$6,850	\$6,850	\$30,546	\$30,546	
Senior Secured Debt	3,319,324	3,202,536	3,617,111	3,533,447	
Subordinated Secured Debt	1,189,702	1,160,610	1,234,701	1,205,303	
Subordinated Unsecured Debt	74,208	66,370	145,644	144,271	
Small Business Loans	32,871	32,719	50,558	50,892	
CLO Debt	28,939	31,600	28,613	32,398	
CLO Residual Interest	1,127,707	1,049,157	1,072,734	1,113,023	
Equity	601,809	629,828	379,469	499,678	
Total Investments	\$6,381,410	\$6,179,670	\$6,559,376	\$6,609,558	

In the previous table and throughout the remainder of this footnote, we aggregate our portfolio investments by type of investment, which may differ slightly from the nomenclature used by the constituent instruments defining the rights of holders of the investment, as disclosed on our Consolidated Schedules of Investments ("SOI"). The following investments are included in each category:

Senior Secured Debt includes investments listed on the SOI such as senior secured term loans, senior term loans, secured promissory notes, senior demand notes, and first lien term loans.

Subordinated Secured Debt includes investments listed on the SOI such as subordinated secured term loans, subordinated term loans, senior subordinated notes, and second lien term loans.

Subordinated Unsecured Debt includes investments listed on the SOI such as subordinated unsecured notes and senior unsecured notes.

Small Business Loans includes our investments in small business whole loans purchased from OnDeck and Direct Capital.

CLO Debt includes our investments in the "debt" class of security of CLO funds.

CLO Residual Interest includes our investments in the "equity" class of security of CLO funds such as income notes, preference shares, and subordinated notes.

Equity, unless specifically stated otherwise, includes our investments in preferred stock, common stock, membership interests, net profits interests, net operating income interests, net revenue interests, overriding royalty interests, escrows receivable, and warrants.

The following table shows the fair value of our investments disaggregated into the three levels of the ASC 820 valuation hierarchy as of December 31, 2015.

	Level 1	Level 2	Level 3	Total
Revolving Line of Credit	\$ —	\$—	\$6,850	\$6,850
Senior Secured Debt	_		3,202,536	3,202,536
Subordinated Secured Debt	_		1,160,610	1,160,610
Subordinated Unsecured Debt	_		66,370	66,370
Small Business Loans	_	_	32,719	32,719
CLO Debt	_		31,600	31,600
CLO Residual Interest	_		1,049,157	1,049,157
Equity	_	_	629,828	629,828
Total Investments	\$ —	\$ —	\$6,179,670	\$6,179,670

The following table shows the fair value of our investments disaggregated into the three levels of the ASC 820 valuation hierarchy as of June 30, 2015.

	Level 1	Level 2	Level 3	Total
Revolving Line of Credit	\$—	\$—	\$30,546	\$30,546
Senior Secured Debt	_		3,533,447	3,533,447
Subordinated Secured Debt	_	_	1,205,303	1,205,303
Subordinated Unsecured Debt	_	_	144,271	144,271
Small Business Loans	_		50,892	50,892
CLO Debt	_		32,398	32,398
CLO Residual Interest	_		1,113,023	1,113,023
Equity	260	_	499,418	499,678
Total Investments	\$260	\$ —	\$6,609,298	\$6,609,558

The following tables show the aggregate changes in the fair value of our Level 3 investments during the six months ended December 31, 2015.

Fair Value Measurements Using Unobservable Inputs (Level 3)

	Control Investments		Affiliate Investments	Non-Control/ Non-Affiliate Investments		Total	
Fair value as of June 30, 2015	\$ 1,974,202		\$ 45,945	\$4,589,151		\$6,609,298	
Net realized losses on investments	(9)		(7,716)	(7,725)
Net change in unrealized (depreciation) appreciation	(77,287)	346	(174,784)	(251,725)
Net realized and unrealized (losses) gains	(77,296)	346	(182,500)	(259,450)
Purchases of portfolio investments	395,224			730,571		1,125,795	
Payment-in-kind interest	1,557			2,583		4,140	
Amortization of discounts and premiums				(40,627)	(40,627)
Repayments and sales of portfolio investments	(285,053)	(42,923)	(931,510)	(1,259,486)
Transfers within Level 3(1)							
Transfers in (out) of Level 3(1)							
Fair value as of December 31, 2015	\$ 2,008,634		\$ 3,368	\$4,167,668		\$ 6,179,670	

	Revolving Line of Credit	gSenior Secured Debt	Subordinate Secured Del	Linsecured		CLO Debt	CLO Residual Interest	Equity	Total
Fair value as of June 30, 2015	\$30,546	\$3,533,447	\$1,205,303	\$144,271	\$50,892	\$32,398	\$1,113,023	\$499,418	\$6,609,298
Net realized (losses) gains or investments	n—	(203	(4,270) —	(3,747)	_	_	495	(7,725)
Net change in unrealized (depreciation) appreciation	_	(33,123	303	(6,466)	(486)	(1,123)	(118,840)	(91,990)	(251,725)
Net realized and unrealized (losses)	d —	(33,326	(3,967	(6,466)	(4,233)	(1,123)	(118,840)	(91,495)	(259,450)
Purchases of portfolio investments	3,400	648,647	90,605	_	55,024	_	96,620	231,499	1,125,795
Payment-in-kin interest	d	2,987	(111	1,264	_	_	_	_	4,140
Accretion (amortization) of discounts and premiums	 d	131	563	_	_	325	(41,646)	_	(40,627)
Repayments and sales of portfolio investments		(949,350) (131,783) (72,699)	(68,964)	_	_	(9,594)	(1,259,486)
Transfers within Level 3(1)	n	_	_	_	_	_	_	_	_
Transfers in (out) of Level 3(1)	_	_	_	_	_	_	_	_	_
Fair value as of December 31, 2015	\$6,850	\$3,202,536	\$1,160,610	\$66,370	\$32,719	\$31,600	\$1,049,157	\$629,828	\$6,179,670

⁽¹⁾ Transfers are assumed to have occurred at the beginning of the quarter during which the asset was transferred.

The following tables show the aggregate changes in the fair value of our Level 3 investments during the six months ended December 31, 2014.

	Fair Value Measurements Using Unobservable Inputs (Level 3)				
	Control	Non-Control/ Non-Affiliate Total			
	Control Affiliate Investments Investments				
			Investments		
Fair value as of June 30, 2014	\$ 1,640,454	\$ 32,121	\$4,580,996	\$ 6,253,571	
Net realized loss on investments	(54,787)	_	(100,890)	(155,677)
Net change in unrealized appreciation	87,851	26	52,444	140,321	
Net realized and unrealized gain (loss)	33,064	26	(48,446)	(15,356)
Purchases of portfolio investments	211,142	44,000	1,144,481	1,399,623	
Payment-in-kind interest	6,585		3,702	10,287	
Payment-in-kind interest	6,585	_	3,702	10,287	

Amortization of discounts and premiums Repayments and sales of portfolio investments Transfers within Level 3(1) Transfers in (out) of Level 3(1)				_			(37,332) (37,332)) (889,683) (1,087,220) — — — —		7,220)
Fair value as of	Revolvin Line of Credit	,	Subordinate Secured Deb	Unsecur		46,106 CLO Debt	\$4,753,7 CLO Residual Interest	Equity	23,573 Total
Fair value as of June 30, 2014	\$2,786	\$3,514,198	\$1,200,221	\$85,531	\$4,252	\$33,199	\$1,093,985	\$319,399	\$6,253,571
Net realized los on investments Net change in	s(1,094)) (33,875)	(75,164)) —	(449)	_	(15,639)	(29,456)	(155,677)
unrealized appreciation (depreciation)	659	13,554	58,322	_	(1,738)	(66)	(3,688)	73,278	140,321
Net realized and unrealized (loss gain) (20,321)	(16,842)	· —	(2,187)	(66)	(19,327)	43,822	(15,356)
Purchases of portfolio investments	16,500	926,519	237,830	6,592	35,638	_	138,843	37,701	1,399,623
Payment-in-kind interest	d	9,074	127	1,086	_	_	_	_	10,287
Accretion (amortization) of discounts and premiums	l [—]	133	890	_	_	244	(38,599)	· —	(37,332)
Repayments and sales of portfolio investments) (848,076)	(106,462)) —	(14,384)	_	(84,996)	(25,801)	(1,087,220)
Transfers within Level 3(1)	ı	_	_	_	_	_	_	_	_
Transfers in (out) of Level 3(1)	_	_	_	_	_	_	_	_	_
Fair value as of December 31, 2014	\$11,350	\$3,581,527	\$1,315,764	\$93,209	\$23,319	\$33,377	\$1,089,906	\$375,121	\$6,523,573

⁽¹⁾ Transfers are assumed to have occurred at the beginning of the quarter during which the asset was transferred. For the six months ended December 31, 2015 and December 31, 2014, the net change in unrealized (depreciation) appreciation on the investments that use Level 3 inputs was \$(261,955) and \$53,441 for investments still held as of December 31, 2015 and December 31, 2014, respectively.

The ranges of unobservable inputs used in the fair value measurement of our Level 3 investments as of December 31, 2015 were as follows:

			Unobservable Input		
Asset Category	Fair Value	Primary Valuation Technique	Input	Range	Weighted Average
Senior Secured Debt	\$2,158,423	Discounted Cash Flow (Yield analysis)	Market Yield	6.0%-28.8%	12.6%
Senior Secured Debt	422,109	Enterprise Value Waterfall (Market approach)	EBITDA Multiple	4.5x-10.5x	8.8x
Senior Secured Debt	40,808	Enterprise Value Waterfall (Discounted cash flow)	Discount Rate	7.0%-9.0%	8.0%
Senior Secured Debt	10,257	Liquidation Analysis	N/A	N/A	N/A
Senior Secured Debt (1)	269,489	Enterprise Value Waterfall	Loss-Adjusted Discount Rate	2.4%-14.4%	10.7%
Senior Secured Debt (2)	308,300	Enterprise Value Waterfall (NAV Analysis)	Capitalization Rate	5.9%-6.9%	6.1%
		Enterprise Value Waterfall (Market approach)	Dividend Yield	8.8%-11.7%	9.5%
Subordinated Secured Debt	823,095	Discounted Cash Flow (Yield Analysis)	Market Yield	8.3%-22.1%	13.0%
Subordinated Secured Debt	29,237	Enterprise Value Waterfall (Market approach)	EBITDA Multiple	7.0x-8.0x	7.5x
Subordinated Secured Debt (3)	308,278	Enterprise Value Waterfall (Market approach)	Book Value Multiple	1.2x-3.6x	2.4x
		Enterprise Value Waterfall (Market approach)	Earnings Multiple	7.0x-10.5x	9.8x
Subordinated Unsecured Debt	33,785	Discounted Cash Flow (Yield Analysis)	Market Yield	12.6%-56.1%	24.3%
Subordinated Unsecured Debt	32,585	Enterprise Value Waterfall (Market approach)	EBITDA Multiple	5.8x-8.0x	7.3x
Small Business Loans (4)	32,719	Discounted Cash Flow	Loss-Adjusted Discount Rate	19.3%-30.8%	24.9%
CLO Debt	31,600	Discounted Cash Flow	Discount Rate	7.2%-8.0%	7.6%
CLO Residual Interest	1,049,157	Discounted Cash Flow	Discount Rate	16.3%-21.2%	18.4%
Preferred Equity	78,282	Enterprise Value Waterfall (Market approach)	EBITDA Multiple	4.5x-9.0x	6.6x
Preferred Equity	3,368	Discounted Cash Flow (Yield analysis)	Market Yield	20.0%-25.0%	22.0%
Common Equity/Interests/Warrants	160,392	Enterprise Value Waterfall (Market approach)	EBITDA Multiple	3.5x-10.5x	8.5x
Common Equity/Interests/Warrants (2)	154,325	Enterprise Value Waterfall (NAV analysis)	Capitalization Rate	5.9%-6.9%	6.1%
		Enterprise Value Waterfall (Market approach)	Dividend Yield	8.8%-11.7%	9.5%
Common Equity/Interests/Warrants (3)	132,776	Enterprise Value Waterfall (Market approach)	Book Value Multiple	1.2x-3.6x	2.3x
<i>(-)</i>		Enterprise Value Waterfall (Market approach)	Earnings Multiple	7.0x-10.5x	9.6x

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Common					
Equity/Interests/Warrants	39,477	Discounted Cash Flow	Discount Rate	11.0%-12.0%	11.5%
(5)					
Common	25,480	Enterprise Value Waterfall	Discount Rate	7.0%-9.0%	8.0%
Equity/Interests/Warrants	25,460	(Discounted Cash Flow)	Discount Kate	7.070-9.070	0.0%
Common	3,920	Discounted Cash Flow	Discount Rate	16.0%-18.0%	17.0%
Equity/Interests/Warrants	3,920	(Yield analysis)	Discount Kate	10.0%-18.0%	17.070
Common	25,579	Liquidation Analysis	N/A	N/A	N/A
Equity/Interests/Warrants	23,379	Liquidation Analysis	IV/A	IV/A	IN/A
Escrow Receivable	6,229	Discounted Cash Flow	Discount Rate	7.0%-8.1%	7.6%
Total Level 3 Investments	\$6,179,670				

Represents an investment in a Real Estate Investment subsidiary. The Enterprise Value analysis includes the fair value of our investments in such indirect subsidiary's consumer loans purchased from online consumer lending (1) platforms, which are valued using a discounted cash flow valuation technique. The key unobservable input to the discounted cash flow analysis is noted above. In addition, the valuation also used projected loss rates as an unobservable input ranging from 0.6%-22.2%, with a weighted average of 10.5%

- Represents Real Estate Investments. Enterprise Value Waterfall methodology uses both the net asset value analysis and dividend yield analysis, which are weighted equally (50%).
 - Represents investments in consumer finance subsidiaries. The enterprise value waterfall methodology utilizes book value and earnings multiples, as noted above. In addition, the valuation of certain consumer finance companies
- (3) utilizes the discounted cash flow technique whereby the significant unobservable input is the discount rate. For these companies each observable input (book value multiple, earnings multiple and discount rate) is weighted equally. For these companies the discount rate ranged from 14.5%-18.0% with a weighted average of 15.7%. Includes our investments in small business whole loans purchased from Direct Capital and OnDeck and our
- (4) residual interest in MarketPlace Loan Trust, Series 2015-OD2. Valuation also used projected loss rates as an unobservable input ranging from 3.5%-11.1%, with a weighted average of 6.0%.
- (5) Represents net operating income interests in Real Estate Investments.

The ranges of unobservable inputs used in the fair value measurement of our Level 3 investments as of June 30, 2015 were as follows:

were as follows:			Unobservable Input	:	
Asset Category	Fair Value	Primary Valuation Technique	•	Range	Weighted Average
Senior Secured Debt	\$2,421,188	Discounted cash flow (Yield analysis)	Market Yield	6.1%-21.4%	11.3%
Senior Secured Debt	563,050	Enterprise value waterfall (Market approach)	EBITDA Multiple	3.5x-11.0x	8.1x
Senior Secured Debt	40,808	Enterprise value waterfall (Discounted cash flow)	Discount Rate	7.0%-9.0%	8.0%
Senior Secured Debt	6,918	Liquidation Analysis	N/A	N/A	N/A
Senior Secured Debt (1)	98,025	Enterprise value waterfall	Loss-Adjusted Discount Rate	3.8%-10.7%	6.9%
Senior Secured Debt (2)	64,560	Enterprise value waterfall	Loss-Adjusted Discount Rate	5.4%-16.3%	10.0%
Senior Secured Debt	25,970	Enterprise value waterfall	Appraisal	N/A	N/A
Senior Secured Debt (3)	343,474	Enterprise value waterfall (NAV analysis)	Capitalization Rate	5.6%-7.0%	6.0%
		Enterprise value waterfall (Market approach)	Dividend Yield	8.8%-11.7%	9.7%
Subordinated Secured Debt	847,624	Discounted cash flow (Yield analysis)	Market Yield	8.1%-18.3%	12.5%
Subordinated Secured Debt	54,948	Enterprise value waterfall (Market approach)	EBITDA Multiple	3.5x-6.0x	4.7x
Subordinated Secured Debt (4)	302,731	Enterprise value waterfall (Market approach)	Book Value Multiple	1.2x-3.8x	2.7x
		Enterprise value waterfall (Market approach)	Earnings multiple	6.8x-11.0x	10.3x
Subordinated Unsecured Debt	112,701	Discounted cash flow (Yield analysis)	Market Yield	9.1%-15.3%	11.8%
Subordinated Unsecured Debt	31,570	Enterprise value waterfall (Market approach)	EBITDA Multiple	5.8x-8.0x	7.2x
Small Business Loans (5)	362	Discounted Cash Flow	Loss-Adjusted Discount Rate	11.7%-27.3%	23.5%
Small Business Loans (6)	50,530	Discounted Cash Flow	Loss-Adjusted Discount Rate	20.4%-33.2%	24.9%
CLO Debt	32,398	Discounted Cash Flow	Discount Rate	6.1%-6.9%	6.5%
CLO Residual Interest	1,113,023	Discounted Cash Flow	Discount Rate	11.2%-18.0%	14.0%
Preferred Equity	4,091	Enterprise value waterfall (Market approach)	EBITDA multiple	4.5x - 8.5x	6.7x
Preferred Equity	3,023	Discounted cash flow (Yield analysis)	Market yield	19.8% - 24.7%	22.2%
Common Equity/Interests/Warrants	135,333	Enterprise value waterfall (Market approach)	EBITDA multiple	3.5x-11.0x	8.6x
Common Equity/Interests/Warrants (3)	130,316	Enterprise value waterfall (NAV analysis)	Capitalization Rate	5.6%-7.0%	5.9%
		Enterprise value waterfall (Market approach)	Dividend Yield	8.8% - 11.7%	9.5%

Common Equity/Interests/Warrants (4)	148,631	Enterprise value waterfall (Market approach)	Book value multiple	1.2x-3.8x	2.5x
		Enterprise value waterfall (Market approach)	Earnings multiple	6.8x-11.0x	10.1x
Common				11.5% -	
Equity/Interests/Warrants	38,455	Discounted cash flow	Discount rate	12.5%	12.0%
(7) Common		Enterprise value waterfall			
Equity/Interests/Warrants	28,133	(Discounted cash flow)	Discount rate	7.0%-9.0%	8.0%
Common Equity/Interests/Warrants	4,310	Discounted cash flow (Yield analysis)	Market yield	16.0% - 18.0%	17.0%
Common Equity/Interests/Warrants	1,120	Enterprise value waterfall	Appraisal	n/a	n/a
Common Equity/Interests/Warrants	22	Liquidation analysis	n/a	n/a	n/a
Escrow Receivable	5,984	Discounted cash flow	Discount rate	7.0%-8.2%	7.6%
Total Level 3 Investments	\$6,609,298				

- Represents an investment in a Real Estate Investment subsidiary. The Enterprise Value analysis includes the fair value of our investments in such indirect subsidiary's consumer loans purchased from online consumer lending
- (1) platforms, which are valued using a discounted cash flow valuation technique. The key unobservable input to the discounted cash flow analysis is noted above. In addition, the valuation also used projected loss rates as an unobservable input ranging from 0.6%-26.5%, with a weighted average of 8.4%.
- EV analysis is based on the fair value of our investments in consumer loans purchased from Lending Club, which are valued using a discounted cash flow valuation technique. The key unobservable input to the discounted cash flow analysis is noted above. In addition, the valuation also used projected loss rates as an unobservable input

ranging from 2.3%-23.8%, with a weighted average of 16.9%.

- (3) Represents Real Estate Investments. Enterprise Value Waterfall methodology uses both the net asset value analysis and dividend yield analysis, which are weighted equally (50%).

 Represents investments in consumer finance subsidiaries. The enterprise value waterfall methodology utilizes book value and earnings multiples, as noted above. In addition, the valuation of certain consumer finance companies
- (4) utilizes the discounted cash flow technique whereby the significant unobservable input is the discount rate. For these companies each observable input (book value multiple, earnings multiple and discount rate) is weighted equally. For these companies the discount rate ranged from 14.5% 18.0% with a weighted average of 15.7%. Includes our investments in small business whole loans purchased from Direct Capital and OnDeck and our
- (5) residual interest in MarketPlace Loan Trust, Series 2015-OD2. Valuation also used projected loss rates as an unobservable input ranging from 4.2%-11.7%, with a weighted average of 9.71%.
- (6) Includes our investments in small business whole loans purchased from OnDeck. Valuation also used projected loss rates as an unobservable input ranging from 4.2%-11.7%, with a weighted average of 9.7%.
- (7) Represents net operating income interests in Real Estate Investments.

In determining the range of values for debt instruments except CLOs and debt investments in controlling portfolio companies, management and the independent valuation firm estimated corporate and security credit ratings and identified corresponding yields to maturity for each loan from relevant market data. A discounted cash flow analysis was then prepared using the appropriate yield to maturity as the discount rate, to determine a range of values. For non-traded equity investments, the enterprise value was determined by applying earnings before income tax, depreciation and amortization ("EBITDA") multiples, net income multiples, or book value multiples for similar guideline public companies and/or similar recent investment transactions. For stressed equity investments, a liquidation analysis was prepared. For the private REIT investments, enterprise values were determined based on an average of results from a net asset value analysis of the underlying property investments and a dividend yield analysis utilizing capitalization rates and dividend yields, respectively, for similar guideline companies and/or similar recent investment transactions.

In determining the range of value for our investments in CLOs, management and the independent valuation firm used a discounted cash flow model. The valuations were accomplished through the analysis of the CLO deal structures to identify the risk exposures from the modeling point of view as well as to determine an appropriate call date. For each CLO security, the most appropriate valuation approach was chosen from alternative approaches to ensure the most accurate valuation for such security. A waterfall engine was used to store the collateral data, generate collateral cash flows from the assets based on various assumptions for the risk factors, distribute the cash flows to the liability structure based on the payment priorities, and discount them back using proper discount rates to expected maturity or call date.

We are not responsible for and have no influence over the asset management of the portfolios underlying the CLO investments we hold as those portfolios are managed by non-affiliated third party CLO collateral managers. CLO investments may be riskier and less transparent to us than direct investments in underlying companies. CLOs typically will have no significant assets other than their underlying senior secured loans. Therefore, payments on CLO investments are and will be payable solely from the cash flows from such senior secured loans.

Our portfolio consists of residual interests and junior debt investments in CLOs, which involve a number of significant risks. CLOs are typically very highly levered (10 - 14 times), and therefore the junior debt and residual interest tranches that we invest in are subject to a higher degree of risk of total loss. In particular, investors in CLO residual interests indirectly bear risks of the underlying loan investments held by such CLOs. We generally have the

right to receive payments only from the CLOs, and generally do not have direct rights against the underlying borrowers or the entity that sponsored the CLO. While the CLOs we target generally enable the investor to acquire interests in a pool of senior loans without the expenses associated with directly holding the same investments, our prices of indices and securities underlying CLOs will rise or fall. These prices (and, therefore, the prices of the CLOs) will be influenced by the same types of political and economic events that affect issuers of securities and capital markets generally. The failure by a CLO investment in which we invest to satisfy financial covenants, including with respect to adequate collateralization and/or interest coverage tests, could lead to a reduction in its payments to us. In the event that a CLO fails certain tests, holders of debt senior to us may be entitled to additional payments that would, in turn, reduce the payments we

would otherwise be entitled to receive. Separately, we may incur expenses to the extent necessary to seek recovery upon default or to negotiate new terms with a defaulting CLO or any other investment we may make. If any of these occur, it could materially and adversely affect our operating results and cash flows.

The interests we have acquired in CLOs are generally thinly traded or have only a limited trading market. CLOs are typically privately offered and sold, even in the secondary market. As a result, investments in CLOs may be characterized as illiquid securities. In addition to the general risks associated with investing in debt securities, CLO residual interests carry additional risks, including, but not limited to: (i) the possibility that distributions from collateral securities will not be adequate to make interest or other payments; (ii) the quality of the collateral may decline in value or default; (iii) the fact that our investments in CLO tranches will likely be subordinate to other senior classes of note tranches thereof; and (iv) the complex structure of the security may not be fully understood at the time of investment and may produce disputes with the CLO investment or unexpected investment results. Our net asset value may also decline over time if our principal recovery with respect to CLO residual interests is less than the price that we paid for those investments. Our CLO investments and/or the underlying senior secured loans may prepay more quickly than expected, which could have an adverse impact on our value.

An increase in LIBOR would materially increase the CLO's financing costs. Since most of the collateral positions within the CLOs have LIBOR floors, there may not be corresponding increases in investment income (if LIBOR increases but stays below the LIBOR floor rate of such investments) resulting in materially smaller distribution payments to the residual interest investors.

We hold more than 10% of the shares in a foreign corporation that is treated as a controlled foreign corporation ("CFC") (including residual interest tranche investments in a CLO investment treated as a CFC), for which we are treated as receiving a deemed distribution (taxable as ordinary income) each year from such foreign corporation in an amount equal to our pro rata share of the corporation's income for the tax year (including both ordinary earnings and capital gains). We are required to include such deemed distributions from a CFC in our income and we are required to distribute such income to maintain our RIC status regardless of whether or not the CFC makes an actual distribution during such year.

If we acquire shares in "passive foreign investment companies" ("PFICs") (including residual interest tranche investments in CLOs that are PFICs), we may be subject to federal income tax on a portion of any "excess distribution" or gain from the disposition of such shares even if such income is distributed as a taxable dividend to our stockholders. Certain elections may be available to mitigate or eliminate such tax on excess distributions, but such elections (if available) will generally require us to recognize our share of the PFICs income for each year regardless of whether we receive any distributions from such PFICs. We must nonetheless distribute such income to maintain its status as a RIC.

Legislation enacted in 2010 imposes a withholding tax of 30% on payments of U.S. source interest and dividends paid after December 31, 2013, or gross proceeds from the disposition of an instrument that produces U.S. source interest or dividends paid after December 31, 2016, to certain non-U.S. entities, including certain non-U.S. financial institutions and investment funds, unless such non-U.S. entity complies with certain reporting requirements regarding its United States account holders and its United States owners. Most CLOs in which we invest will be treated as non-U.S. financial entities for this purpose, and therefore will be required to comply with these reporting requirements to avoid the 30% withholding. If a CLO in which we invest fails to properly comply with these reporting requirements, it could reduce the amounts available to distribute to residual interest and junior debt holders in such CLO vehicle, which could materially and adversely affect our operating results and cash flows.

If we are required to include amounts in income prior to receiving distributions representing such income, we may have to sell some of its investments at times and/or at prices management would not consider advantageous, raise additional debt or equity capital or forgo new investment opportunities for this purpose. If we are not able to obtain cash from other sources, we may fail to qualify for RIC tax treatment and thus become subject to corporate-level

income tax.

The significant unobservable input used to value our investments based on the yield analysis and discounted cash flow analysis is the market yield (or applicable discount rate) used to discount the estimated future cash flows expected to be received from the underlying investment, which includes both future principal and interest/dividend payments. Increases or decreases in the market yield (or applicable discount rate) would result in a decrease or increase, respectively, in the fair value measurement. Management and the independent valuation firm consider the following factors when selecting market yields or discount rates: risk of default, rating of the investment and comparable company investments, and call provisions.

The significant unobservable inputs used to value our investments based on the EV analysis may include market multiples of specified financial measures such as EBITDA, net income, or book value of identified guideline public companies, implied valuation multiples from precedent M&A transactions, and/or discount rates applied in a discounted cash flow analysis. The independent valuation firm identifies a population of publicly traded companies with similar operations and key attributes to that of the portfolio company. Using valuation and operating metrics of these guideline public companies and/or as implied by relevant precedent transactions, a range of multiples of the latest twelve months EBITDA, or other measure such as net income or book value, is typically calculated. The independent valuation firm utilizes the determined multiples to estimate the portfolio company's EV generally based on the latest twelve months EBITDA of the portfolio company (or other meaningful measure). Increases or decreases in the multiple may result in an increase or decrease, respectively, in EV which may increase or decrease the fair value measurement of the debt and/or equity investment, as applicable. In certain instances, a discounted cash flow analysis may be considered in estimating EV, in which case, discount rates based on a weighted average cost of capital and application of the capital asset pricing model may be utilized.

The significant unobservable input used to value our private REIT investments based on the net asset value analysis is the capitalization rate applied to the earnings measure of the underlying property. Increases or decreases in the capitalization rate would result in a decrease or increase, respectively, in the fair value measurement. Changes in market yields, discount rates, capitalization rates or EBITDA multiples, each in isolation, may change the fair value measurement of certain of our investments. Generally, an increase in market yields, discount rates or capitalization rates, or a decrease in EBITDA (or other) multiples may result in a decrease in the fair value measurement of certain of our investments.

Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the fair value of our investments may fluctuate from period to period. Additionally, the fair value of our investments may differ significantly from the values that would have been used had a ready market existed for such investments and may differ materially from the values that we may ultimately realize. Further, such investments are generally subject to legal and other restrictions on resale or otherwise are less liquid than publicly traded securities. If we were required to liquidate a portfolio investment in a forced or liquidation sale, we could realize significantly less than the value at which we have recorded it.

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

During the six months ended December 31, 2015, the valuation methodology for Empire Today, LLC ("Empire") changed to remove the waterfall analysis used in previous periods due to positive trends in financial performance and deleveraging. As a result of this change and current market conditions, the fair value of our investment in Empire increased to \$14,813 as of December 31, 2015, a discount of \$760 from its amortized cost, compared to the \$2,448 unrealized depreciation recorded at June 30, 2015.

During the six months ended December 31, 2015, the valuation methodology for Lasership, Inc. ("Lasership") changed to incorporate a waterfall analysis. As a result of this change, and in recognition of recent company performance and current market conditions, we decreased the fair value of our investment in Lasership to \$42,263 as of December 31, 2015, a discount of \$13,702 to its amortized cost, compared to the \$7,067 unrealized depreciation recorded at June 30, 2015.

During the six months ended December 31, 2015, the valuation methodology for Targus Group International, Inc. ("Targus") changed to remove the secondary trade data used in previous periods due to illiquidity. As a result of this change, and in recognition of recent company performance and current market conditions, we decreased the fair value of our investment in Targus to \$10,280 as of December 31, 2015, a discount of \$11,180 from its amortized cost, compared to the \$4,145 unrealized depreciation recorded at June 30, 2015.

During the six months ended December 31, 2015, the valuation methodology for American Gilsonite Company ("AGC") changed to incorporate a waterfall analysis. Management adopted the waterfall analysis due to a deterioration in operating results and resulting credit impairment. As a result of this change, and in recognition of recent company performance and current market conditions, we decreased the fair value of our investment in AGC to \$13,084 as of September 30, 2015, a discount of \$1,671 from its amortized cost, compared to the \$1,468 unrealized depreciation

recorded at June 30, 2015. During the three months ended December 31, 2015 we sold all of our \$14,755 debt investment in AGC.

During the six months ended December 31, 2015, the valuation methodology for Ark-La-Tex Wireline Services, LLC ("Ark-La-Tex") changed to add the waterfall analysis due to impairment of Term Loan B. As a result of this change and current market conditions, the fair value of our investment in Ark-La-Tex decreased to \$25,512 as of December 31, 2015, a discount of \$19,342 from its amortized cost, compared to the \$3,723 unrealized depreciation recorded at June 30, 2015.

During the six months ended December 31, 2015, the valuation methodology for Nixon, Inc. ("Nixon") changed to incorporate a waterfall analysis. As a result of the company's performance and current market conditions, the fair value of our investment in Nixon decreased to \$12,410 as of December 31, 2015, a discount of \$1,529 from its amortized cost, compared to the \$133 unrealized depreciation recorded at June 30, 2015.

During the six months ended December 31, 2015, the valuation methodology for Royal Holdings, Inc. ("Royal") changed to remove the relative value method based on low liquidity of first lien term loan. As a result of this change the fair value of our investment in Royal decreased to \$4,672 as of December 31, 2015, a discount of \$293 from its amortized cost, compared to the \$37 unrealized appreciation recorded at June 30, 2015.

During the six months ended December 31, 2015, the valuation methodology for Speedy Group Holdings Corp. ("Speedy") changed to remove the Shadow method and incorporate relative value method. As a result of this change and decreased market prices, the fair value of our investment in Speedy decreased to \$9,067 as of December 31, 2015, a discount of \$5,933 from its amortized cost. No unrealized depreciation/appreciation was recorded at June 30, 2015. During the six months ended December 31, 2015, the valuation methodology for Pacific World Corporation ("Pacific World") changed to incorporate a waterfall analysis for the three months ended September 30, 2015. During the three months ended December 31, 2015, the waterfall analysis was removed due to an increase in enterprise value. As a result of this change, the fair value of our investment in Pacific World decreased to \$173,271 as of December 31, 2015, a discount of \$26,729 from its amortized cost, compared to the \$21,328 unrealized depreciation recorded at June 30, 2015.

During the six months ended December 31, 2015, the valuation methodology for United States Environmental Services, LLC ("USES") changed to incorporate a waterfall analysis for the three months ended September 30, 2015. During the three months ended December 31, 2015, the waterfall analysis was removed due to an increase in enterprise value. As a result of this change, the fair value of our investment in USES decreased to \$52,930 as of December 31, 2015, a discount of \$6,020 from its amortized cost, compared to the \$4,293 unrealized depreciation recorded at June 30, 2015.

During the six months ended December 31, 2015, we provided \$2,268 of equity financing to American Property REIT Corp. ("APRC") to fund capital expenditures for existing properties. In addition, during the six months ended December 31, 2015, we received a partial repayment of \$9,000 of our loan previously outstanding and recorded \$11,016 of dividend income in connection with the sale of Vista Palma Sola property. As of December 31, 2015, our investment in APRC had an amortized cost of \$94,018 and a fair value of \$111,314.

As of December 31, 2015, APRC's real estate portfolio was comprised of eleven multi-family properties and one commercial property. The following table shows the location, acquisition date, purchase price, and mortgage outstanding due to other parties for each of the properties held by APRC as of December 31, 2015.

No.	Property Name	City	Acquisition	Purchase	Mortgage
110.	Troperty Name	City	Date	Price	Outstanding
1	1557 Terrell Mill Road, LLC	Marietta, GA	12/28/2012	\$23,500	\$15,032
2	Lofton Place, LLC	Tampa, FL	4/30/2013	26,000	16,965
3	Arlington Park Marietta, LLC	Marietta, GA	5/8/2013	14,850	9,650
4	Cordova Regency, LLC	Pensacola, FL	11/15/2013	13,750	9,026
5	Crestview at Oakleigh, LLC	Pensacola, FL	11/15/2013	17,500	11,488
6	Inverness Lakes, LLC	Mobile, AL	11/15/2013	29,600	19,400
7	Kings Mill Pensacola, LLC	Pensacola, FL	11/15/2013	20,750	13,622
8	Plantations at Pine Lake, LLC	Tallahassee, FL	11/15/2013	18,000	11,817
9	Verandas at Rocky Ridge, LLC	Birmingham, AL	11/15/2013	15,600	10,205
10	Plantations at Hillcrest, LLC	Mobile, AL	1/17/2014	6,930	4,927
11	Crestview at Cordova, LLC	Pensacola, FL	1/17/2014	8,500	4,905
12	Taco Bell, OK	Yukon, OK	6/4/2014	1,719	_
				\$196,699	\$127,037

During the six months ended December 31, 2015, we provided \$147,364 and \$31,394 of debt and equity financing, respectively, to National Property REIT Corp. ("NPRC") to enable certain of its wholly-owned subsidiaries to invest in online consumer loans. In addition, during the six months ended December 31, 2015, we received partial repayments

of \$72,379 of our loans previously outstanding and \$7,140 as a return of capital on our equity investment in NPRC.

The online consumer loan investments held by certain of NPRC's wholly-owned subsidiaries are unsecured obligations of individual borrowers that are issued in amounts ranging from \$1 to \$50, with fixed terms ranging from 12 to 85 months. As of December 31, 2015, the investment in online consumer loans by certain of NPRC's wholly-owned subsidiaries was comprised of 72,132 individual loans and had an aggregate fair value of \$611,375. The average outstanding individual loan balance is approximately \$9 and the loans mature on dates ranging from October 31, 2016 to January 29, 2023 with an average outstanding term of 37 months as of December 31, 2015. Fixed interest rates range from 4.0% to 36.0% with a weighted-average current interest rate of 20.4%.

During the six months ended December 31, 2015, we provided \$9,017 of equity financing to NPRC for the acquisition of real estate properties and \$1,677 of equity financing to NPRC to fund capital expenditures for existing properties. As of December 31, 2015, our investment in NPRC had an amortized cost of \$560,296 and a fair value of \$567,875. As of December 31, 2015, NPRC's real estate portfolio was comprised of twelve multi-family properties, twelve self-storage properties, and one commercial property. The following table shows the location, acquisition date, purchase price, and mortgage outstanding due to other parties for each of the properties held by NPRC as of December 31, 2015.

No.	Property Name	City	Acquisition	Purchase	Mortgage
110.	Troperty Ivaine	City	Date	Price	Outstanding
1	146 Forest Parkway, LLC	Forest Park, GA	10/24/2012	\$7,400	\$ —
2	5100 Live Oaks Blvd, LLC	Tampa, FL	1/17/2013	63,400	39,600
3	NPRC Carroll Resort, LLC	Pembroke Pines, FL	6/24/2013	225,000	157,500
4	APH Carroll 41, LLC	Marietta, GA	11/1/2013	30,600	32,940
5	Matthews Reserve II, LLC	Matthews, NC	11/19/2013	22,063	17,571
6	City West Apartments II, LLC	Orlando, FL	11/19/2013	23,562	18,533
7	Vinings Corner II, LLC	Smyrna, GA	11/19/2013	35,691	26,640
8	Uptown Park Apartments II, LLC	Altamonte Springs, FL	11/19/2013	36,590	27,471
9	Mission Gate II, LLC	Plano, TX	11/19/2013	47,621	36,148
10	St. Marin Apartments II, LLC	Coppell, TX	11/19/2013	73,078	53,863
11	APH Carroll Bartram Park, LLC	Jacksonville, FL	12/31/2013	38,000	28,321
12	APH Carroll Atlantic Beach, LLC	Atlantic Beach, FL	1/31/2014	13,025	8,842
13	23 Mile Road Self Storage, LLC	Chesterfield, MI	8/19/2014	5,804	4,350
14	36th Street Self Storage, LLC	Wyoming, MI	8/19/2014	4,800	3,600
15	Ball Avenue Self Storage, LLC	Grand Rapids, MI	8/19/2014	7,281	5,460
16	Ford Road Self Storage, LLC	Westland, MI	8/29/2014	4,642	3,480
17	Ann Arbor Kalamazoo Self Storage, LLC	Ann Arbor, MI	8/29/2014	4,458	3,345
18	Ann Arbor Kalamazoo Self Storage, LLC	Scio, MI	8/29/2014	8,927	6,695
19	Ann Arbor Kalamazoo Self Storage, LLC	Kalamazoo, MI	8/29/2014	2,363	1,775
20	Jolly Road Self Storage, LLC	Okemos, MI	1/16/2015	7,492	5,620
21	Eaton Rapids Road Self Storage, LLC	Lansing West, MI	1/16/2015	1,741	1,305
22	Haggerty Road Self Storage, LLC	Novi, MI	1/16/2015	6,700	5,025
23	Waldon Road Self Storage, LLC	Lake Orion, MI	1/16/2015	6,965	5,225
24	Tyler Road Self Storage, LLC	Ypsilanti, MI	1/16/2015	3,507	2,630
25	SSIL I, LLC	Aurora, IL	11/5/2015	34,500	26,450
				\$715,210	\$522,389

During the six months ended December 31, 2015, we provided \$4,484 and \$994 of debt and equity financing, respectively, to United Property REIT Corp. ("UPRC") to fund capital expenditures for existing properties. As of December 31, 2015, our investment in UPRC had an amortized cost of \$81,106 and a fair value of \$92,402. As of December 31, 2015, UPRC's real estate portfolio was comprised of fifteen multi-families properties and one commercial property. The following table shows the location, acquisition date, purchase price, and mortgage outstanding due to other parties for each of the properties held by UPRC as of December 31, 2015.

No. Dronarty Nama		City	Acquisition	Purchase	Mortgage
No.	Property Name	City	Date	Price	Outstanding
1	Atlanta Eastwood Village LLC	Stockbridge, GA	12/12/2013	\$25,957	\$19,785
2	Atlanta Monterey Village LLC	Jonesboro, GA	12/12/2013	11,501	9,193
3	Atlanta Hidden Creek LLC	Morrow, GA	12/12/2013	5,098	3,619
4	Atlanta Meadow Springs LLC	College Park, GA	12/12/2013	13,116	10,180
5	Atlanta Meadow View LLC	College Park, GA	12/12/2013	14,354	11,141
6	Atlanta Peachtree Landing LLC	Fairburn, GA	12/12/2013	17,224	13,575
7	Taco Bell, MO	Marshall, MO	6/4/2014	1,405	_
8	Canterbury Green Apartments Holdings LLC	Fort Wayne, IN	9/29/2014	85,500	65,825
9	Abbie Lakes OH Partners, LLC	Canal Winchester, OH	9/30/2014	12,600	10,440
10	Kengary Way OH Partners, LLC	Reynoldsburg, OH	9/30/2014	11,500	11,000
11	Lakeview Trail OH Partners, LLC	Canal Winchester, OH	9/30/2014	26,500	20,142
12	Lakepoint OH Partners, LLC	Pickerington, OH	9/30/2014	11,000	10,080
13	Sunbury OH Partners, LLC	Columbus, OH	9/30/2014	13,000	10,480
14	Heatherbridge OH Partners, LLC	Blacklick, OH	9/30/2014	18,416	15,480
15	Jefferson Chase OH Partners, LLC	Blacklick, OH	9/30/2014	13,551	12,240
16	Goldenstrand OH Partners, LLC	Hilliard, OH	10/29/2014	7,810	8,040
				\$288,532	\$231,220

On August 1, 2014, we sold our investments in Airmall Inc. ("Airmall") for net proceeds of \$51,379 and realized a loss of \$3,473 on the sale. In addition, there is \$6,000 being held in escrow, of which 98% is due to Prospect, which will be recognized as an additional realized loss if it is not received. Included in the net proceeds were \$3,000 of structuring fees from Airmall related to the sale of the operating company which was recognized as other income during the three months ended September 30, 2014. On October 22, 2014, we received a tax refund of \$665 related to our investment in Airmall for which we realized a gain of the same amount.

On August 20, 2014, we sold the assets of Borga, Inc. ("Borga"), a wholly-owned subsidiary of STI Holding, Inc., for net proceeds of \$382 and realized a loss of \$2,589 on the sale. On December 29, 2014, Borga was dissolved. On August 25, 2014, we sold Boxercraft Incorporated, a wholly-owned subsidiary of BXC Company, Inc., for net proceeds of \$750 and realized a net loss of \$16,949 on the sale.

On September 15, 2014, Echelon Aviation LLC ("Echelon") repaid \$37,313 of the \$78,121 loan receivable to us. On September 30, 2014, we made a \$26,431 follow-on investment in Harbortouch Payments, LLC ("Harbortouch") to support an acquisition. As part of the transaction, we received \$529 of structuring fee income and \$50 of amendment fee income from Harbortouch which was recognized as other income.

During the three months ended September 30, 2014, we determined that our investment in Appalachian Energy LLC was impaired and recorded a realized loss of \$2,050, reducing the amortized cost to zero.

On October 3, 2014, we sold our \$35,000 investment in Babson CLO Ltd. 2011-I and realized a loss of \$6,410 on the sale.

On October 10, 2014, ARRM sold Ajax Rolled Ring & Machine, LLC ("Ajax") to a third party and repaid the \$19,337 loan receivable to us and we recorded a realized loss of \$23,560 related to the sale. Concurrent with the sale, our ownership increased to 100% of the outstanding equity of SB Forging. As such, we began consolidating SB Forging on October 11, 2014. In addition, there is \$3,000 being held in escrow of which \$802 was received on May 6, 2015 for which Prospect realized a gain of the same amount. The remaining amount will be recognized as additional gain if and when received.

On October 20, 2014, we sold our \$22,000 investment in Galaxy XII CLO, Ltd. and realized a loss of \$2,435 on the sale.

On November 21, 2014, Coalbed, LLC ("Coalbed") merged with and into Wolf Energy, LLC ("Wolf Energy"), with Wolf Energy as the surviving entity. During the three months ended December 31, 2014, we determined that our investment in the Coalbed debt assumed by Wolf Energy was impaired and recorded a realized loss of \$5,991, reducing the

amortized cost to zero.

On December 4, 2014, we sold our \$29,075 investment in Babson CLO Ltd. 2012-I and realized a loss of \$3,833 on the sale. On January 15, 2015, we received additional proceeds of \$66 for which Prospect realized a gain of the same amount.

On December 4, 2014, we sold our \$27,850 investment in Babson CLO Ltd. 2012-II and realized a loss of \$2,961 on the sale. On February 18, 2015, we received additional proceeds of \$12 for which Prospect realized a gain of the same amount

During the three months ended December 31, 2014, Manx Energy, Inc. ("Manx") was dissolved and we recorded a realized loss of \$50, reducing the amortized cost to zero.

During the three months ended December 31, 2014, we impaired our investments in Change Clean Energy Company, LLC and Yatesville Coal Company, LLC and recorded a realized loss of \$1,449, reducing the amortized cost to zero. During the three months ended December 31, 2014, we impaired our investment in New Century Transportation, Inc. ("NCT") and recorded a realized loss of \$42,064, reducing the amortized cost to \$980.

During the three months ended December 31, 2014, we impaired our investment in Stryker Energy, LLC and recorded a realized loss of \$32,711, reducing the amortized cost to zero.

During the three months ended December 31, 2014, we impaired our investment in Wind River Resources Corporation ("Wind River") and recorded a realized loss of \$11,650, reducing the amortized cost to \$3,000. On August 12, 2015, we sold 780 of our small business whole loans (with a cost of \$30,968) purchased from OnDeck to Jefferies Asset Funding LLC for proceeds of \$26,619, net of related transaction expenses, and a trust certificate representing a 41.54% interest in the MarketPlace Loan Trust, Series 2015-OD2. We realized a loss of \$775 on the sale.

On September 30, 2015, we restructured our investment in Arctic Energy Services, LLC ("Arctic Energy"). Concurrent with the restructuring, we exchanged \$31,640 senior secured loan and \$20,230 subordinated loan for Class D and Class E equity in Arctic Energy.

On November 16, 2015 and November 25, 2015, we sold our \$14,755 debt investment in AGC. We realized a loss of \$4,127 on the sale.

On October 30, 2015, we restructured our investment in CP Energy Services Inc. ("CP Energy"). Concurrent with the restructuring, we exchanged our \$86,965 senior secured loan and \$15,924 subordinated loan for Series B Redeemable Preferred Stock in CP Energy.

On October 30, 2015, we restructured our investment in Freedom Marine Solutions, LLC ("Freedom Marine"). Concurrent with the restructuring, we exchanged our \$32,500 senior secured loans for additional membership interest in Freedom Marine.

As of December 31, 2015, \$4,011,312 of our loans, at fair value, bear interest at floating rates and \$3,979,712 of those loans have LIBOR floors ranging from 0.3% to 5.5%. As of June 30, 2015, \$4,413,161 of our loans, at fair value, bore interest at floating rates and \$4,380,763 of those loans had LIBOR floors ranging from 0.5% to 5.5%.

At December 31, 2015, six loan investments were on non-accrual status: Gulf Coast Machine & Supply Company ("Gulf Coast"), NCT, Targus, Venio LLC, Wind River and Wolf Energy. At June 30, 2015, four loan investments were on non-accrual status: Gulf Coast, NCT, Wind River and Wolf Energy. Principal balances of these loans amounted to \$111,240 and \$62,143 as of December 31, 2015 and June 30, 2015, respectively. The fair value of these loans amounted to \$33,262 and \$6,918 as of December 31, 2015 and June 30, 2015, respectively. The fair values of these investments represent approximately 0.5% and 0.1% of our total assets as of December 31, 2015 and June 30, 2015, respectively. For the six months ended December 31, 2015 and December 31, 2014, the income foregone as a result of not accruing interest on non-accrual debt investments amounted to \$6,937 and \$7,994, respectively. Undrawn committed revolvers and delayed draw term loans to our portfolio companies incur commitment and unused

fees ranging from 0.00% to 2.00%. As of December 31, 2015 and June 30, 2015, we had \$62,484 and \$88,288, respectively, of undrawn revolver and delayed draw term loan commitments to our portfolio companies. The fair value of our undrawn committed revolvers and delayed draw term loans is not material as of December 31, 2015 and June 30, 2015.

During the six months ended December 31, 2015, we sold \$74,377 of the outstanding principal balance of the senior secured Term Loan A investments in certain portfolio companies. There was no gain or loss realized on the sale. We serve as an agent for these loans and collect a servicing fee from the counterparties on behalf of the Investment Adviser. We receive a credit for these payments as a reduction of base management fee payable by us to the Investment Adviser. See Note 13 for further discussion.

Unconsolidated Significant Subsidiaries

Our investments are generally in small and mid-sized companies in a variety of industries. In accordance with Rules 3-09 and 4-08(g) of Regulation S-X, we must determine which of our unconsolidated controlled portfolio companies are considered "significant subsidiaries", if any. In evaluating these investments, there are three tests utilized to determine if any of our controlled investments are considered significant subsidiaries: the investment test, the asset test and the income test. Rule 3-09 of Regulation S-X requires separate audited financial statements of an unconsolidated subsidiary in an annual report if any of the three tests exceed 20%. Rule 4-08(g) of Regulation S-X requires summarized financial information in an annual report if any of the three tests exceeds 10%, and summarized financial information in a quarterly report if any of the three tests exceeds 20% pursuant to Rule 10-01(b) of Regulation S-X.

As of December 31, 2015 and June 30, 2015, we did not have a single investment that represented greater than 20% of our total investment portfolio at fair value or 20% of our total assets. Income, consisting of interest, dividends, fees, other investment income and gains or losses, which can fluctuate upon repayment or sale of an investment or the marking to fair value an investment in any given period can be highly concentrated among several investments. After performing the income analysis for the six months ended December 31, 2015, as currently promulgated by the SEC, we determined that two of our controlled investments individually generated more than 20% of our income for the six months ended December 31, 2015. We do not believe that the calculation promulgated by the SEC correctly identifies significant subsidiaries but have included Harbortouch and NPRC as significant subsidiaries.

The following tables show summarized financial information for Harbortouch:

	December 31	, 2015 June 30, 2	2015			
Balance Sheet Data						
Cash and cash equivalents	\$664	\$168				
Receivables	28,705	28,721				
Intangibles, including goodwill	325,673	351,396				
Other assets	29,395	28,686				
Notes payable	28,371	25,132				
Notes payable, due to Prospect or Affiliate	294,152	296,734				
Other liabilities	36,044	37,235				
Total equity	25,870	49,870				
	Three Months Ende	ed December 31,	Six Mo	Six Months Ended December 31,		
	2015	2014	2015		2014	
Summary of Operations						
Total revenue	\$76,613	\$67,927	\$153,6	663	\$136,658	
Total expenses	88,311	80,472	176,43	9	160,674	
Net loss	(11,698)(12,545) (22,776	5)(24,016)

The following tables show summarized financial information for NPRC:

	December 3	1, 2015	June 30, 20)15		
Balance Sheet Data						
Cash and cash equivalents	\$42,798		\$43,722			
Real estate, net	663,826		639,012			
Unsecured Consumer Loans, net	612,278		366,014			
Other assets	68,822		51,383			
Mortgage Payable	546,240		484,771			
Revolving credit facilities	349,575		208,296			
Notes payable, due to Prospect or Affiliate	440,902		365,205			
Other liabilities	20,543		21,745			
Total equity	30,464		20,114			
	Three Months En	ded Decem	nber 31, Six Months Ended December 31,			
	2015	2014		2015	2014	
Summary of Operations						
Total revenue	\$47,837	\$42,014		\$89,545	\$54,278	
Total expenses	45,816	38,795		80,888	50,546	
Operating Income	2,021	3,219		8,657	3,732	
Depreciation and Amortization	\$8,294	\$9,010		\$13,833	\$13,120	
Fair Value Adjustment	\$7,649	\$688		\$17,735	\$688	
Net Loss	(13,922)(6,479)	(22,911)(10,076)

The SEC has requested comments on the proper mechanics of how the calculations related to Rules 3-09 and 4-08(g) of Regulation S-X should be completed. There is currently diversity in practice for the calculations. We expect that the SEC will clarify the calculation methods in the future.

Note 4. Revolving Credit Facility

On March 27, 2012, we closed on an extended and expanded credit facility with a syndicate of lenders through PCF (the "2012 Facility"). The lenders had extended commitments of \$857,500 under the 2012 Facility as of June 30, 2014, which was increased to \$877,500 in July 2014. The 2012 Facility included an accordion feature which allowed commitments to be increased up to \$1,000,000 in the aggregate. Interest on borrowings under the 2012 Facility was one-month LIBOR plus 275 basis points with no minimum LIBOR floor. Additionally, the lenders charged a fee on the unused portion of the 2012 Facility equal to either 50 basis points if at least half of the credit facility is drawn or 100 basis points otherwise.

On August 29, 2014, we renegotiated the 2012 Facility and closed an expanded five and a half year revolving credit facility (the "2014 Facility" and collectively with the 2012 Facility, the "Revolving Credit Facility"). The lenders have extended commitments of \$885,000 under the 2014 Facility as of December 31, 2015. The 2014 Facility includes an accordion feature which allows commitments to be increased up to \$1,500,000 in the aggregate. The revolving period of the 2014 Facility extends through March 2019, with an additional one year amortization period (with distributions allowed) after the completion of the revolving period. During such one year amortization period, all principal payments on the pledged assets will be applied to reduce the balance. At the end of the one year amortization period, the remaining balance will become due, if required by the lenders.

The 2014 Facility contains restrictions pertaining to the geographic and industry concentrations of funded loans, maximum size of funded loans, interest rate payment frequency of funded loans, maturity dates of funded loans and minimum equity requirements. The 2014 Facility also contains certain requirements relating to portfolio performance, including required minimum portfolio yield and limitations on delinquencies and charge-offs, violation of which could result in the early termination of the 2014 Facility. The 2014 Facility also requires the maintenance of a minimum liquidity requirement. As of December 31, 2015, we were in compliance with the applicable covenants.

Interest on borrowings under the 2014 Facility is one-month LIBOR plus 225 basis points with no minimum LIBOR floor. Additionally, the lenders charge a fee on the unused portion of the 2014 Facility equal to either 50 basis points if at least 35% of the credit facility is drawn or 100 basis points otherwise. The 2014 Facility requires us to pledge assets as collateral in order to borrow under the credit facility.

As of December 31, 2015 and June 30, 2015, we had \$679,803 and \$721,800, respectively, available to us for borrowing under the Revolving Credit Facility, of which the amount outstanding was \$58,000 and \$368,700, respectively. As additional eligible investments are transferred to PCF and pledged under the Revolving Credit Facility, PCF will generate additional availability up to the current commitment amount of \$885,000. As of December 31, 2015, the investments, including cash and money market funds, used as collateral for the Revolving Credit Facility had an aggregate fair value of \$1,467,668, which represents 23.5% of our total investments, including cash and money market funds. These assets are held and owned by PCF, a bankruptcy remote special purpose entity, and as such, these investments are not available to our general creditors. The release of any assets from PCF requires the approval of the facility agent.

In connection with the origination and amendments of the Revolving Credit Facility, we incurred \$12,405 of new fees and \$3,539 of fees carried over for continuing participants from the previous facility, which are being amortized over the term of the facility in accordance with ASC 470-50, of which \$8,895 remains to be amortized and is included within deferred financing costs on the Consolidated Statement of Assets and Liabilities as of December 31, 2015. During the six months ended December 31, 2014, in accordance with ASC 470-50, we expensed \$332 of fees relating to credit providers in the 2012 Facility who did not commit to the 2014 Facility.

During the three months ended December 31, 2015 and December 31, 2014, we recorded \$3,544 and \$3,247, respectively, of interest costs, unused fees and amortization of financing costs on the Revolving Credit Facility as interest expense. During the six months ended December 31, 2015 and December 31, 2014, we recorded \$7,245 and \$7,258, respectively, of interest costs, unused fees and amortization of financing costs on the Revolving Credit Facility as interest expense.

Note 5. Convertible Notes

On December 21, 2010, we issued \$150,000 aggregate principal amount of convertible notes that matured on December 15, 2015 (the "2015 Notes"). The 2015 Notes bore interest at a rate of 6.25% per year, payable semi-annually on June 15 and December 15 of each year, beginning June 15, 2011. Total proceeds from the issuance of the 2015 Notes, net of underwriting discounts and offering costs, were \$145,200. On December 15, 2015, we repaid the outstanding principal amount of the 2015 Notes, plus interest. No gain or loss was realized on the transaction. On February 18, 2011, we issued \$172,500 aggregate principal amount of convertible notes that mature on August 15, 2016 (the "2016 Notes"), unless previously converted or repurchased in accordance with their terms. The 2016 Notes bear interest at a rate of 5.50% per year, payable semi-annually on February 15 and August 15 of each year, beginning August 15, 2011. Total proceeds from the issuance of the 2016 Notes, net of underwriting discounts and offering costs, were \$167,325. Between January 30, 2012 and February 2, 2012, we repurchased \$5,000 aggregate principal amount of the 2016 Notes at a price of 97.5, including commissions. The transactions resulted in our recognizing \$10 of loss in the year ended June 30, 2012.

On April 16, 2012, we issued \$130,000 aggregate principal amount of convertible notes that mature on October 15, 2017 (the "2017 Notes"), unless previously converted or repurchased in accordance with their terms. The 2017 Notes bear interest at a rate of 5.375% per year, payable semi-annually on April 15 and October 15 of each year, beginning October 15, 2012. Total proceeds from the issuance of the 2017 Notes, net of underwriting discounts and offering costs, were \$126,035.

On August 14, 2012, we issued \$200,000 aggregate principal amount of convertible notes that mature on March 15, 2018 (the "2018 Notes"), unless previously converted or repurchased in accordance with their terms. The 2018 Notes bear interest at a rate of 5.75% per year, payable semi-annually on March 15 and September 15 of each year, beginning March 15, 2013. Total proceeds from the issuance of the 2018 Notes, net of underwriting discounts and offering costs, were \$193,600.

On December 21, 2012, we issued \$200,000 aggregate principal amount of convertible notes that mature on January 15, 2019 (the "2019 Notes"), unless previously converted or repurchased in accordance with their terms. The

2019 Notes bear interest at a rate of 5.875% per year, payable semi-annually on January 15 and July 15 of each year, beginning July 15, 2013. Total proceeds from the issuance of the 2019 Notes, net of underwriting discounts and offering costs, were \$193,600.

On April 11, 2014, we issued \$400,000 aggregate principal amount of convertible notes that mature on April 15, 2020 (the "2020 Notes"), unless previously converted or repurchased in accordance with their terms. The 2020 Notes bear interest at a rate of 4.75% per year, payable semi-annually on April 15 and October 15 each year, beginning October 15, 2014. Total proceeds from the issuance of the 2020 Notes, net of underwriting discounts and offering costs, were \$387,500. On January 30, 2015, we

repurchased \$8,000 aggregate principal amount of the 2020 Notes at a price of 93.0, including commissions. As a result of this transaction, we recorded a gain of \$332, in the amount of the difference between the reacquisition price and the net carrying amount of the notes, net of the proportionate amount of unamortized debt issuance costs. Certain key terms related to the convertible features for the 2016 Notes, the 2017 Notes, the 2018 Notes, the 2019 Notes and the 2020 Notes (collectively, the "Convertible Notes") are listed below.

	2016 Notes	2017 Notes	2018 Notes	2019 Notes	2020 Notes
Initial conversion rate(1)	78.3699	85.8442	82.3451	79.7766	80.6647
Initial conversion price	\$12.76	\$11.65	\$12.14	\$12.54	\$12.40
Conversion rate at December 31, 2015(1)(2)	80.2196	87.7516	84.1497	79.8360	80.6670
Conversion price at December 31, 2015(2)(3)	\$12.47	\$11.40	\$11.88	\$12.53	\$12.40
Last conversion price calculation date	2/18/2015	4/16/2015	8/14/2015	12/21/2015	4/11/2015
Dividend threshold amount (per share)(4)\$0.101150	\$0.101500	\$0.101600	\$0.110025	\$0.110525

- Conversion rates denominated in shares of common stock per \$1 principal amount of the Convertible Notes converted.
- (2) Represents conversion rate and conversion price, as applicable, taking into account certain de minimis adjustments that will be made on the conversion date.
- The conversion price in effect at December 31, 2015 was calculated on the last anniversary of the issuance and will (3) be adjusted again on the next anniversary unless the evergise price shall have changed by more than 1% before the
- (3) be adjusted again on the next anniversary, unless the exercise price shall have changed by more than 1% before the anniversary.
- (4) The conversion rate is increased if monthly cash dividends paid to common shares exceed the monthly dividend threshold amount, subject to adjustment.

Upon conversion, unless a holder converts after a record date for an interest payment but prior to the corresponding interest payment date, the holder will receive a separate cash payment with respect to the notes surrendered for conversion representing accrued and unpaid interest to, but not including, the conversion date. Any such payment will be made on the settlement date applicable to the relevant conversion on the Convertible Notes.

No holder of Convertible Notes will be entitled to receive shares of our common stock upon conversion to the extent (but only to the extent) that such receipt would cause such converting holder to become, directly or indirectly, a beneficial owner (within the meaning of Section 13(d) of the Securities Exchange Act of 1934 and the rules and regulations promulgated thereunder) of more than 5.0% of the shares of our common stock outstanding at such time. The 5.0% limitation shall no longer apply following the effective date of any fundamental change. We will not issue any shares in connection with the conversion or redemption of the Convertible Notes which would equal or exceed 20% of the shares outstanding at the time of the transaction in accordance with NASDAQ rules.

Subject to certain exceptions, holders may require us to repurchase, for cash, all or part of their Convertible Notes upon a fundamental change at a price equal to 100% of the principal amount of the Convertible Notes being repurchased plus any accrued and unpaid interest up to, but excluding, the fundamental change repurchase date. In addition, upon a fundamental change that constitutes a non-stock change of control we will also pay holders an amount in cash equal to the present value of all remaining interest payments (without duplication of the foregoing amounts) on such Convertible Notes through and including the maturity date.

In connection with the issuance of the Convertible Notes, we incurred \$39,678 of fees which are being amortized over the terms of the notes, of which \$17,662 remains to be amortized and is included within deferred financing costs on the Consolidated Statement of Assets and Liabilities as of December 31, 2015.

During the three months ended December 31, 2015 and December 31, 2014, we recorded \$18,189 and \$18,615, respectively, of interest costs and amortization of financing costs on the Convertible Notes as interest expense. During the six months ended December 31, 2015 and December 31, 2014, we recorded \$36,918 and \$37,204, respectively, of interest costs and amortization of financing costs on the Convertible Notes as interest expense.

Note 6. Public Notes

On May 1, 2012, we issued \$100,000 aggregate principal amount of unsecured notes that were scheduled to mature on November 15, 2022 (the "2022 Notes"). The 2022 Notes bore interest at a rate of 6.95% per year, payable quarterly on

February 15, May 15, August 15 and November 15 of each year, beginning August 15, 2012. Total proceeds from the issuance of the 2022 Notes, net of underwriting discounts and offering costs, were \$97,000. On May 15, 2015, we redeemed \$100,000 aggregate principal amount

of the 2022 Notes at par. In connection with this transaction, we recorded a loss in the amount of the difference between the reacquisition price and the net carrying amount of the notes, net of the proportionate amount of unamortized debt issuance costs. The net loss on the extinguishment of the 2022 Notes in the year ended June 30, 2015 was \$2,600.

On March 15, 2013, we issued \$250,000 aggregate principal amount of unsecured notes that mature on March 15, 2023 (the "2023 Notes"). The 2023 Notes bear interest at a rate of 5.875% per year, payable semi-annually on March 15 and September 15 of each year, beginning September 15, 2013. Total proceeds from the issuance of the 2023 Notes, net of underwriting discounts and offering costs, were \$245,885.

On April 7, 2014, we issued \$300,000 aggregate principal amount of unsecured notes that mature on July 15, 2019 (the "5.00% 2019 Notes"). Included in the issuance is \$45,000 of Prospect Capital InterNotes® that were exchanged for the 5.00% 2019 Notes. The 5.00% 2019 Notes bear interest at a rate of 5.00% per year, payable semi-annually on January 15 and July 15 of each year, beginning July 15, 2014. Total proceeds from the issuance of the 5.00% 2019 Notes, net of underwriting discounts and offering costs, were \$250,775.

On December 10, 2015, we issued \$160,000 aggregate principal amount of unsecured notes that mature on June 15, 2024 (the "2024 Notes"). The 2024 Notes bear interest at a rate of 6.25% per year, payable quarterly on March 15, June 15, September 15 and December 15 of each year, beginning March 15, 2016. Total proceeds from the issuance of the 2024 Notes, net of underwriting discounts and offering costs, were \$154,880.

The 2022 Notes, the 2023 Notes, the 5.00% 2019 Notes, and the 2024 Notes (collectively, the "Public Notes") are direct unsecured obligations and rank equally with all of our unsecured indebtedness from time to time outstanding. In connection with the issuance of the 2023 Notes, the 5.00% 2019 Notes, and the 2024 Notes, we incurred \$13,156 of fees which are being amortized over the term of the notes, of which \$11,089 remains to be amortized and is included within deferred financing costs on the Consolidated Statement of Assets and Liabilities as of December 31, 2015. During the three months ended December 31, 2015 and December 31, 2014, we recorded \$8,340 and \$9,489, respectively, of interest costs and amortization of financing costs on the Public Notes as interest expense. During the six months ended December 31, 2015 and December 31, 2014, we recorded \$16,161 and \$18,947, respectively, of interest costs and amortization of financing costs on the Public Notes as interest expense.

Note 7. Prospect Capital InterNotes®

On February 16, 2012, we entered into a selling agent agreement (the "Selling Agent Agreement") with Incapital LLC, as purchasing agent for our issuance and sale from time to time of up to \$500,000 of Prospect Capital InterNotes® (the "InterNotes® Offering"), which was increased to \$1,500,000 in May 2014. Additional agents may be appointed by us from time to time in connection with the InterNotes® Offering and become parties to the Selling Agent Agreement.

These notes are direct unsecured obligations and rank equally with all of our unsecured indebtedness from time to time outstanding. Each series of notes will be issued by a separate trust. These notes bear interest at fixed interest rates and offer a variety of maturities no less than twelve months from the original date of issuance.

During the six months ended December 31, 2015, we issued \$69,289 aggregate principal amount of Prospect Capital InterNotes® for net proceeds of \$68,235. These notes were issued with stated interest rates ranging from 4.625% to 6.00% with a weighted average interest rate of 5.07%. These notes mature between July 15, 2020 and December 15, 2025.

The following table summarizes the Prospect Capital InterNotes® issued during the six months ended December 31, 2015.

Tenor at Origination (in years)	Principal Amount	Interest Rate Range	Weighted Average Interest Rate	Maturity Date Range
5	\$32,357	4.625%-5.375%	4.85	% 7/15/2020 – 12/15/2020
6.5	35,155	5.10%-5.25%	5.25	% 1/15/2022 - 5/15/2022
7	990	5.625%-5.75%	5.65	% 11/15/2022 – 12/15/2022

10 787 5.875%-6.00% 5.89 % 11/15/2025 - 12/15/2025 \$69,289

During the six months ended December 31, 2014, we issued \$21,789 aggregate principal amount of our Prospect Capital InterNotes® for net proceeds of \$21,429. These notes were issued with a stated interest rate of 4.25%. These notes mature between May 15, 2020 and June 15, 2020.

During the six months ended December 31, 2015, we repaid \$2,606 aggregate principal amount of Prospect Capital InterNotes® at par in accordance with the Survivor's Option, as defined in the InterNotes® Offering prospectus. As a result of these transactions, we recorded a loss in the amount of the difference between the reacquisition price and the net carrying amount of the notes, net of the proportionate amount of unamortized debt issuance costs. The net loss on the extinguishment of Prospect Capital InterNotes® in the six months ended December 31, 2015 was \$63. The following table summarizes the Prospect Capital InterNotes® outstanding as of December 31, 2015.

Tenor at Origination (in years)	Principal Amount	Interest Rate Range	Weighted Average Interest Rate		Maturity Date Range
3	\$5,710	4.00%	4.00	%	October 15, 2016
3.5	3,109	4.00%	4.00	%	April 15, 2017
4	45,690	3.75%-4.00%	3.92	%	November 15, 2017 – May 15, 2018
5	240,045	4.25%-5.375%	4.91	%	July 15, 2018 – December 15, 2020
5	4,440	4.625%	4.625	%	August 15, 2020 – September 15, 2020
5	2,686	4.625%	4.625	%	September 15, 2020
5	5,000	4.75%	4.75	%	August 15, 2019
6	110,065	4.25% - 5.00%	4.65	%	February 15, 2019 – November 15, 2020
6.0	2,197	3.375%	3.375	%	April 15, 2021 – May 15, 2021
6.5	40,867	5.10%-5.50%	5.24	%	February 15, 2020 – May 15, 2022
7	192,389	4.00% - 5.85%	5.13	%	September 15, 2019 – December 15, 2022
7.5	1,996	5.75%	5.75	%	February 15, 2021
10	37,573	3.321%-7.00%	6.12	%	March 15, 2022 – December 15, 2025
12	2,978	6.00%	6.00	%	November 15, 2025 – December 15, 2025
15	17,365	5.00%-6.00%	5.14	%	May 15, 2028 – November 15, 2028
18	22,628	4.125%-6.25%	5.52	%	December 15, 2030 – August 15, 2031
20	4,530	5.75%-6.00%	5.89	%	November 15, 2032 – October 15, 2033
25	35,816	6.25% - 6.50%	6.39	%	August 15, 2038 – May 15, 2039
30	119,041	5.50%-6.75%	6.23	%	November 15, 2042 – October 15, 2043
	\$894,125				

During the six months ended December 31, 2014, we redeemed \$18,220 aggregate principal amount of our Prospect Capital

InterNotes® in order to replace debt with higher interest rates with debt with lower rates and repaid \$3,922 aggregate principal

amount of our Prospect Capital InterNotes® in accordance with the Survivor's Option, as defined in the InterNotes® Offering

prospectus.

The following table summarizes the Prospect Capital InterNotes® outstanding as of June 30, 2015.

Tenor at	Principal	Interest Rate	Weighted		Maturity Data Danga
Origination (in years)	Amount	Range	Average Interest Rate		Maturity Date Range
3	\$5,710	4.00%	4.00	%	October 15, 2016
3.5	3,109	4.00%	4.00	%	April 15, 2017
4	45,690	3.75%-4.00%	3.92	%	November 15, 2017 – May 15, 2018
5	207,719	4.25%-5.00%	4.92	%	July 15, 2018 – May 15, 2019
5.25	7,126	4.625%	4.63	%	August 15, 2020 – September 15, 2020
5.5	115,184	4.25%-5.00%	4.65	%	February 15, 2019 – November 15, 2020
6	2,197	3.375%	3.38	%	April 15, 2021 – May 15, 2021
6.5	5,712	5.10%-5.50%	5.23	%	February 15, 2020 – December 15, 2021
7	191,549	4.00%-5.85%	5.13	%	September 15, 2019 – June 15, 2022
7.5	1,996	5.75%	5.75	%	February 15, 2021
10	36,925	3.29%-7.00%	6.11	%	March 15, 2022 – May 15, 2024
12	2,978	6.00%	6.00	%	November 15, 2025 – December 15, 2025
15	17,385	5.00%-6.00%	5.14	%	May 15, 2028 – November 15, 2028
18	22,729	4.125%-6.25%	5.52	%	December 15, 2030 – August 15, 2031
20	4,530	5.75%-6.00%	5.89	%	November 15, 2032 – October 15, 2033
25	36,320	6.25%-6.50%	6.39	%	August 15, 2038 – May 15, 2039
30	120,583	5.50%-6.75%	6.23	%	November 15, 2042 – October 15, 2043
	\$827,442				

In connection with the issuance of Prospect Capital InterNotes®, we incurred \$21,535 of fees which are being amortized over the term of the notes, of which \$16,344 remains to be amortized and is included within deferred financing costs on the Consolidated Statement of Assets and Liabilities as of December 31, 2015.

During the three months ended December 31, 2015 and December 31, 2014, we recorded \$12,132 and \$10,893, respectively, of interest costs and amortization of financing costs on the Prospect Capital InterNotes® as interest expense. During the six months ended December 31, 2015 and December 31, 2014, we recorded \$23,838 and \$21,749, respectively, of interest costs and amortization of financing costs on the Prospect Capital InterNotes® as interest expense.

Note 8. Fair Value and Maturity of Debt Outstanding

The following table shows the maximum draw amounts and outstanding borrowings of our Revolving Credit Facility, Convertible Notes, Public Notes and Prospect Capital InterNotes® as of December 31, 2015 and June 30, 2015.

December 31, 20)15	June 30, 2015	
Maximum Amount		Maximum	Amount
Draw Amount	Outstanding	Draw Amount	Outstanding
\$885,000	\$58,000	\$885,000	\$368,700
1,089,500	1,089,500	1,239,500	1,239,500
708,191	708,191	548,094	548,094
894,125	894,125	827,442	827,442
\$3,576,816	\$2,749,816	\$3,500,036	\$2,983,736
	Maximum Draw Amount \$885,000 1,089,500 708,191 894,125	Draw Amount Outstanding \$885,000 \$58,000 1,089,500 1,089,500 708,191 708,191 894,125 894,125	MaximumAmountMaximumDraw AmountOutstandingDraw Amount\$885,000\$58,000\$885,0001,089,5001,089,5001,239,500708,191708,191548,094894,125894,125827,442

The following table shows the contractual maturities of our Revolving Credit Facility, Convertible Notes, Public Notes and Prospect Capital InterNotes® as of December 31, 2015.

	Payments Due by Period					
	Total	Total Less than 1		3 – 5 Years	After 5	
		Year			Years	
Revolving Credit Facility	\$58,000	\$—	\$ —	\$58,000	\$ —	
Convertible Notes	1,089,500	167,500	330,000	592,000		
Public Notes	708,191			300,000	408,191	
Prospect Capital InterNotes®	894,125	5,710	174,233	395,978	318,204	
Total Contractual Obligations	\$2,749,816	\$173,210	\$504,233	\$1,345,978	\$726,395	

Total Contractual Obligations \$2,749,816 \$173,210 \$504,233 \$1,345,978 \$726,39. The following table shows the contractual maturities of our Revolving Credit Facility, Convertible Notes, Public Notes and Prospect Capital InterNotes® as of June 30, 2015.

	Payments Due by Period				
	Total	Less than 1 Year	1 – 3 Years	3 – 5 Years	After 5 Years
Revolving Credit Facility	\$368,700	\$	\$	\$368,700	\$ —
Convertible Notes	1,239,500	150,000	497,500	592,000	_
Public Notes	548,094	_		300,000	248,094
Prospect Capital InterNotes®	827,442		54,509	369,938	402,995
Total Contractual Obligations	\$2,983,736	\$150,000	\$552,009	\$1,630,638	\$651,089

As permitted by ASC 825-10-25, we have not elected to value our Revolving Credit Facility, Convertible Notes, Public Notes and Prospect Capital InterNotes® at fair value. The following table shows the fair value of these financial liabilities disaggregated into the three levels of the ASC 820 valuation hierarchy as of December 31, 2015.

	Fair Value Hierarchy			
	Level 1	Level 2	Level 3	Total
Revolving Credit Facility(1)	\$ —	\$58,000	\$ —	\$58,000
Convertible Notes(2)	_	1,039,095		1,039,095
Public Notes(2)	_	695,432		695,432
Prospect Capital InterNotes®(3)	_	878,432		878,432
Total	\$ —	\$2,670,959	\$ —	\$2,670,959

- (1) The carrying value of our Revolving Credit Facility approximates the fair value.
- (2) We use available market quotes to estimate the fair value of the Convertible Notes and Public Notes.
- (3) The fair value of Prospect Capital InterNotes® is estimated by discounting remaining payments using current Treasury rates.

The following table shows the fair value of these financial liabilities disaggregated into the three levels of the ASC 820 valuation hierarchy as of June 30, 2015.

	Fair Value Hierarchy			
	Level 1	Level 2	Level 3	Total
Revolving Credit Facility(1)	\$—	\$368,700	\$—	\$368,700
Convertible Notes(2)	_	1,244,402	_	1,244,402
Public Notes(2)	_	564,052	_	564,052
Prospect Capital InterNotes®(3)	_	848,387	_	848,387
Total	\$ —	\$3,025,541	\$ —	\$3,025,541

- (1) The carrying value of our Revolving Credit Facility approximates the fair value.
- (2) We use available market quotes to estimate the fair value of the Convertible Notes and Public Notes.
- (3) The fair value of Prospect Capital InterNotes® is estimated by discounting remaining payments using current Treasury rates.

Note 9. Stock Repurchase Program, Equity Offerings, Offering Expenses, and Distributions
On August 24, 2011, our Board of Directors approved a share repurchase plan (the "Repurchase Program") under which we may repurchase up to \$100,000 of our common stock at prices below our net asset value per share. Prior to any repurchase, we are required to notify shareholders of our intention to purchase our common stock. We delivered a notice with our annual proxy mailing on September 23, 2015 and our most recent notice was delivered with a shareholder letter mailing on February 2, 2016. This notice lasts for six months after notice is given. During the six months ended December 31, 2015, we repurchased 4,708,750 shares of our common stock pursuant to the Repurchase Program. Our NAV per share was increased by approximately \$0.03 as a result of the share repurchases. The following table summarizes our share repurchases under our Repurchase Program for the three and six months ended December 31, 2015.

December of Comment Steels	Three Months Ended	December Six Months Ended	December 31,
Repurchases of Common Stock	31, 2015	2015	
Dollar amount repurchased	\$2,610	\$34,140	
Shares Repurchased	350,000	4,708,750	
Weighted average price per share	\$7.46	7.25	
Weighted average discount to prior period	net asset ₂₇	%30	%

Excluding dividend reinvestments, during the six months ended December 31, 2015 we did not issue any shares of our common stock. Excluding dividend reinvestments, we issued 14,845,556 shares of our common stock during the six months ended December 31, 2014. The following table summarizes our issuances of common stock during the six months ended December 31, 2014.

Issuances of Common Stock	Number of	Gross	Underwriting	Offering	Average
	Shares Issued	Proceeds	Fees	Expenses	Offering Price
During the six months ended December 31	, 2014:				
September 11, 2014 – November 3,	0.400.075	\$95.149	\$474	\$175	\$10.03
2014(1)	9,490,975	\$95,149	94/4	\$173	\$10.03
November 17, 2014 – December 3,	5,354,581	\$51,678	\$268	\$313	\$9.65
2014(1)	3,334,361	\$31,076	\$200	ф313	\$9.03

⁽¹⁾ Shares were issued in connection with our at-the-market offering program which we enter into from time to time with various counterparties.

Our shareholders' equity accounts as of December 31, 2015 and June 30, 2015 reflect cumulative shares issued as of those respective dates. Our common stock has been issued through public offerings, a registered direct offering, the exercise of over-allotment options on the part of the underwriters, our dividend reinvestment plan and in connection with the acquisition of certain controlled portfolio companies. When our common stock is issued, the related offering expenses have been charged against paid-in capital in excess of par. All underwriting fees and offering expenses were borne by us.

On November 3, 2015, our Registration Statement on Form N-2 was declared effective by the SEC. Under this Shelf Registration Statement, we can issue up to \$4,828,029 of additional debt and equity securities in the public market as of December 31, 2015.

During the six months ended December 31, 2015 and December 31, 2014, we distributed approximately \$177,942 and \$232,449, respectively, to our stockholders. The following table summarizes our distributions declared and payable for the six months ended December 31, 2014 and December 31, 2015.

Declaration Date	Record Date	Payment Date	Amount Per Share	Amount Distributed (in
Decidration Date	Record Bute	1 dyment Date	7 infount 1 of Share	thousands)
2/3/2014	7/31/2014	8/21/2014	\$0.110475	\$37,863
2/3/2014	8/29/2014	9/18/2014	0.110500	37,885
2/3/2014	9/30/2014	10/22/2014	0.110525	38,519
5/6/2014	10/31/2014	11/20/2014	0.110550	38,977
5/6/2014	11/28/2014	12/18/2014	0.110575	39,583
5/6/2014	12/31/2014	1/22/2015	0.110600	39,622
Total declared and pa	yable for the six months	ended December 31, 20	014	\$232,449
-				
5/6/2015	7/31/2015	8/20/2015	\$0.083330	\$29,909
5/6/2015	8/31/2015	9/17/2015	0.083330	29,605
8/24/2015	9/30/2015	10/22/2015	0.083330	29,601
8/24/2015	10/30/2015	11/19/2015	0.083330	29,600
11/4/2015	11/30/2015	12/24/2015	0.083330	29,611
11/4/2015	12/31/2015	1/21/2016	0.083330	29,616
Total declared and pa	vable for the six months	ended December 31, 20	015	\$177,942

Dividends and distributions to common stockholders are recorded on the ex-dividend date. As such, the table above includes distributions with record dates during the six months ended December 31, 2015 and December 31, 2014. It does not include distributions previously declared to stockholders of record on any future dates, as those amounts are not yet determinable. The following dividends were previously declared and will be payable subsequent to December 31, 2015:

\$0.08333 per share for December 2015 to holders of record on December 31, 2015 with a payment date of January 21, 2016.

\$0.08333 per share for January 2016 to holders of record on January 29, 2016 with a payment date of February 18, 2016.

During the six months ended December 31, 2015 and December 31, 2014, we issued and 1,029,703 and 777,928 shares of our common stock, respectively, in connection with the dividend reinvestment plan.

During the six months ended December 31, 2015, Prospect Capital officers purchased 7,743,273 shares of our stock, or 2% of total outstanding shares as of December 31, 2015, both through the open market transactions and shares issued in connection with our dividend reinvestment plan.

As of December 31, 2015, we have reserved 89,263,113 shares of our common stock for issuance upon conversion of the Convertible Notes (see Note 5).

Note 10. Other Income

Other income consists of structuring fees, overriding royalty interests, revenue receipts related to net profit interests, deal deposits, administrative agent fees, and other miscellaneous and sundry cash receipts. The following table shows income from such sources during the three and six months ended December 31, 2015 and December 31, 2014.

	Three Months Ended December 31,		Six Months Ended December 31,	
	2015	2014	2015	2014
Structuring and amendment fees (refer to Note 3)	\$7,112	\$6,903	\$10,754	\$21,608
Royalty and Net Revenue interests	1,836	1,025	3,739	1,828
Administrative agent fees	194	130	382	278
Total Other Income	\$9,142	\$8,058	\$14,875	\$23,714

Note 11. Net Increase in Net Assets per Share

The following information sets forth the computation of net increase in net assets resulting from operations per share during the three and six months ended December 31, 2015 and December 31, 2014.

-	Three Months Ended		Six Months Ended	
	December 31,		December 31,	
	2015	2014	2015	2014
Net (decrease) increase in net assets resulting from operations	\$(95,120)	\$85,970	\$(67,303)	\$170,078
Weighted average common shares outstanding	355,241,104	354,100,179	356,101,673	348,729,620
Net increase in net assets resulting from operations per share	\$(0.27)	\$0.24	\$(0.19)	\$0.49
Note 12. Income Taxes				

While our fiscal year end for financial reporting purposes is June 30 of each year, our tax year end is August 31 of each year. The information presented in this footnote is based on our tax year end for each period presented, unless otherwise specified. The tax return for the tax year ended August 31, 2015 has not been filed. Taxable income and all amounts related to taxable income for the tax year ended August 31, 2015 are estimates and will not be fully determined until the Company's tax return is filed.

For income tax purposes, dividends paid and distributions made to shareholders are reported as ordinary income, capital gains, non-taxable return of capital, or a combination thereof. The tax character of dividends paid to shareholders during the tax years ended August 31, 2015, 2014 and 2013 were as follows:

	Tax Year Ended August 31,		
	2015	2014	2013
Ordinary income	\$413,640	\$413,051	\$282,621
Capital gain	_		
Return of capital	_	_	
Total dividends paid to shareholders	\$413,640	\$413,051	\$282,621

For the tax year ending August 31, 2016, the tax character of dividends paid to shareholders through December 31, 2015 is expected to be ordinary income. Because of the difference between our fiscal and tax year ends, the final determination of the tax character of dividends will not be made until we file our tax return for the tax year ending August 31, 2016.

Taxable income generally differs from net increase in net assets resulting from operations for financial reporting purposes due to temporary and permanent differences in the recognition of income and expenses, and generally excludes net unrealized gains or losses, as unrealized gains or losses are generally not included in taxable income until they are realized. The following reconciles the net increase in net assets resulting from operations to taxable income for the tax years ended August 31, 2015, 2014 and 2013:

	Tax Year Ended August 31,			
	2015	2014	2013	
Net increase in net assets resulting from operations	\$360,572	\$317,671	\$238,721	
Net realized loss on investments	164,230	28,244	24,632	
Net unrealized (appreciation) depreciation on investments	(157,745) 24,638	77,835	
Other temporary book-to-tax differences	99,614	(9,122) (6,994)	
Permanent differences	2,436	(4,317) 5,939	
Taxable income before deductions for distributions	\$469,107	\$357,114	\$340,133	

Capital losses in excess of capital gains earned in a tax year may generally be carried forward and used to offset capital gains, subject to certain limitations. The Regulated Investment Company Modernization Act (the "RIC Modernization Act") was enacted on December 22, 2010. Under the RIC Modernization Act, capital losses incurred by taxpayers in taxable years beginning after the date of enactment will be allowed to be carried forward indefinitely and are allowed to retain their character as either short-term or long-term losses. As such, the capital loss carryforwards generated by us after the August 31, 2011 tax year will not be subject to expiration. Any losses incurred in post-enactment tax years will be required to be utilized prior to the losses incurred in pre-enactment tax years. As of August 31, 2015, we had capital loss carryforwards of approximately \$165,399 available for use in later tax years. Of the amount available as of August 31, 2015, \$32,612 and \$46,156 will expire on August 31, 2017 and 2018, respectively, and \$86,631 is not subject to expiration. The unused balance each year will be carried forward and utilized as gains are realized, subject to limitations. While our ability to utilize losses in the future depends upon a variety of factors that cannot be known in advance, substantially all of the Company's capital loss carryforwards may become permanently unavailable due to limitations by the Code.

Under current tax law, capital losses and specific ordinary losses realized after October 31st and December 31st, respectively, may be deferred and treated as occurring on the first business day of the following tax year. As of August 31, 2015, we had deferred \$129,707 of long-term capital losses which will be treated as arising on the first day of the tax year ending August 31, 2016.

For the tax year ended August 31, 2015, we estimated taxable income in excess of the distributions made and we will elect to carry forward the excess for distribution to shareholders in the tax year ending August 31, 2016. The cumulative amount carried forward to 2016 is expected to be approximately \$104,938. For the tax year ended August 31, 2014, we had distributions in excess of taxable income. After the excess distributions, we still had cumulative taxable income in excess of cumulative distributions, and therefore, we elected to carry forward the excess for distribution to shareholders in the tax year ended August 31, 2015. The amount carried forward to 2015 was approximately \$49,471. For the tax year ended August 31, 2013, we had taxable income in excess of the distributions made from such taxable income during the year, and therefore, we elected to carry forward the excess for distribution to shareholders in the tax year ended August 31, 2014. The cumulative amount carried forward to 2014 was approximately \$105,408.

As of December 31, 2015, the cost basis of investments for tax purposes was \$6,466,020 resulting in estimated gross unrealized appreciation and depreciation of \$173,369 and \$459,719, respectively. As of June 30, 2015, the cost basis of investments for tax purposes was \$6,599,876 resulting in estimated gross unrealized appreciation and depreciation of \$263,892 and \$254,210, respectively. Due to the difference between our fiscal year end and tax year end, the cost basis of our investments for tax purposes as of December 31, 2015 and June 30, 2015 was calculated based on the book cost of investments as of December 31, 2015 and June 30, 2015, respectively, with cumulative book-to-tax adjustments for investments through August 31, 2015 and 2014, respectively.

In general, we may make certain adjustments to the classification of net assets as a result of permanent book-to-tax differences, which may include merger-related items, differences in the book and tax basis of certain assets and liabilities, and nondeductible federal excise taxes, among other items. During the tax year ended August 31, 2015, we decreased accumulated overdistributed net investment income by \$2,435, increased accumulated net realized loss on investments by \$8,542 and increased capital in excess of par value by \$6,107. During the tax year ended August 31, 2014, we increased accumulated overdistributed net investment income by \$4,316, decreased accumulated net realized loss on investments by \$3,384 and decreased capital in excess of par value by \$932. Due to the difference between our fiscal and tax year end, the reclassifications for the taxable year ended August 31, 2015 will be recorded in the fiscal

year ending June 30, 2016 and the reclassifications for the taxable year ended August 31, 2014 were recorded in the fiscal year ended June 30, 2015.

Note 13. Related Party Agreements and Transactions

Investment Advisory Agreement

On December 23, 2014, the Investment Adviser, Prospect Capital Management LLC, converted into a Delaware limited partnership and is now known as Prospect Capital Management L.P. (continues as the "Investment Adviser"). We have entered into an investment advisory and management agreement with the Investment Adviser (the "Investment Advisory Agreement") under which the Investment Adviser, subject to the overall supervision of our Board of Directors, manages the day-to-day operations of, and provides investment advisory services to, us. Under the terms of the Investment Advisory Agreement, the Investment Adviser: (i) determines the composition of our portfolio, the nature and timing of the changes to our portfolio and the manner of implementing such changes, (ii) identifies, evaluates and negotiates the structure of the investments we make (including performing due diligence on our prospective portfolio companies); and (iii) closes and monitors investments we make.

The Investment Adviser's services under the Investment Advisory Agreement are not exclusive, and it is free to furnish similar services to other entities so long as its services to us are not impaired. For providing these services the Investment Adviser receives a fee from us, consisting of two components: a base management fee and an incentive fee. The base management fee is calculated at an annual rate of 2.00% on our gross assets (including amounts borrowed). For services currently rendered under the Investment Advisory Agreement, the base management fee is payable quarterly in arrears. The base management fee is calculated based on the average value of our gross assets at the end of the two most recently completed calendar quarters and appropriately adjusted for any share issuances or repurchases during the current calendar quarter.

The total gross base management fee incurred to the favor of the Investment Adviser was \$32,251 and \$34,034 during the three months ended December 31, 2015 and December 31, 2014, respectively. The total gross base management fee incurred to the favor of the Investment Adviser was \$65,667 and \$67,199 during the six months ended December 31, 2015 and December 31, 2014, respectively.

The Investment Adviser has entered into a servicing agreement with certain institutions who purchased loans with us, where we serve as the agent and collect a servicing fee on behalf of the Investment Adviser. During the three and six months ended December 31, 2015, we received payments of \$470 and \$932, respectively, from these institutions, on behalf of the Investment Adviser, for providing such services under the servicing agreement. We were given a credit for these payments, which reduced the base management fee payable to \$31,781 and \$64,735 for the three and six months ended December 31, 2015, respectively. No such payments were received during the three and six months ended December 31, 2014.

The incentive fee has two parts. The first part, the income incentive fee, is calculated and payable quarterly in arrears based on our pre-incentive fee net investment income for the immediately preceding calendar quarter. For this purpose, pre-incentive fee net investment income means interest income, dividend income and any other income (including any other fees (other than fees for providing managerial assistance), such as commitment, origination, structuring, diligence and consulting fees and other fees that we receive from portfolio companies) accrued during the calendar quarter, minus our operating expenses for the quarter (including the base management fee, expenses payable under the Administration Agreement described below, and any interest expense and dividends paid on any issued and outstanding preferred stock, but excluding the incentive fee). Pre-incentive fee net investment income includes, in the case of investments with a deferred interest feature (such as original issue discount, debt instruments with payment-in-kind interest and zero coupon securities), accrued income that we have not yet received in cash. Pre-incentive fee net investment income does not include any realized capital gains, realized capital losses or unrealized capital appreciation or depreciation. Pre-incentive fee net investment income, expressed as a rate of return on the value of our net assets at the end of the immediately preceding calendar quarter, is compared to a "hurdle rate" of 1.75% per quarter (7.00% annualized).

The net investment income used to calculate this part of the incentive fee is also included in the amount of the gross assets used to calculate the 2.00% base management fee. We pay the Investment Adviser an income incentive fee with respect to our pre-incentive fee net investment income in each calendar quarter as follows:

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

•

100.00% of our pre-incentive fee net investment income with respect to that portion of such pre-incentive fee net investment income, if any, that exceeds the hurdle rate but is less than 125.00% of the quarterly hurdle rate in any calendar quarter (8.75% annualized assuming a 7.00% annualized hurdle rate); and 20.00% of the amount of our pre-incentive fee net investment income, if any, that exceeds 125.00% of the quarterly hurdle rate in any calendar quarter (8.75% annualized assuming a 7.00% annualized hurdle rate).

These calculations are appropriately prorated for any period of less than three months and adjusted for any share issuances or repurchases during the current quarter.

The second part of the incentive fee, the capital gains incentive fee, is determined and payable in arrears as of the end of each calendar year (or upon termination of the Investment Advisory Agreement, as of the termination date), and equals 20.00% of our realized capital gains for the calendar year, if any, computed net of all realized capital losses and unrealized capital depreciation at the end of such year. In determining the capital gains incentive fee payable to the Investment Adviser, we calculate the aggregate realized capital gains, aggregate realized capital losses and aggregate unrealized capital depreciation, as applicable, with respect to each investment that has been in its portfolio. For the purpose of this calculation, an "investment" is defined as the total of all rights and claims which may be asserted against a portfolio company arising from our participation in the debt, equity, and other financial instruments issued by that company. Aggregate realized capital gains, if any, equal the sum of the differences between the aggregate net sales price of each investment and the aggregate cost basis of such investment when sold or otherwise disposed. Aggregate realized capital losses equal the sum of the amounts by which the aggregate net sales price of each investment is less than the aggregate cost basis of such investment when sold or otherwise disposed. Aggregate unrealized capital depreciation equals the sum of the differences, if negative, between the aggregate valuation of each investment and the aggregate cost basis of such investment as of the applicable calendar year-end. At the end of the applicable calendar year, the amount of capital gains that serves as the basis for our calculation of the capital gains incentive fee involves netting aggregate realized capital gains against aggregate realized capital losses on a since-inception basis and then reducing this amount by the aggregate unrealized capital depreciation. If this number is positive, then the capital gains incentive fee payable is equal to 20.00% of such amount, less the aggregate amount of any capital gains incentive fees paid since inception.

The total income incentive fee incurred was \$25,224, and \$22,831 during the three months ended December 31, 2015 and December 31, 2014, respectively. The fees incurred for the six months ended December 31, 2015 and December 31, 2014 were \$48,034 and \$46,447, respectively. No capital gains incentive fee was incurred during the three or six months ended December 31, 2015 and December 31, 2014.

Administration Agreement

We have also entered into an administration agreement (the "Administration Agreement") with Prospect Administration under which Prospect Administration, among other things, provides (or arranges for the provision of) administrative services and facilities for us. For providing these services, we reimburse Prospect Administration for our allocable portion of overhead incurred by Prospect Administration in performing its obligations under the Administration Agreement, including rent and our allocable portion of the costs of our Chief Financial Officer and Chief Compliance Officer and his staff. Under this agreement, Prospect Administration furnishes us with office facilities, equipment and clerical, bookkeeping and record keeping services at such facilities. Prospect Administration also performs, or oversees the performance of, our required administrative services, which include, among other things, being responsible for the financial records that we are required to maintain and preparing reports to our stockholders and reports filed with the SEC. In addition, Prospect Administration assists us in determining and publishing our net asset value, overseeing the preparation and filing of our tax returns and the printing and dissemination of reports to our stockholders, and generally oversees the payment of our expenses and the performance of administrative and professional services rendered to us by others. Under the Administration Agreement, Prospect Administration also provides on our behalf managerial assistance to those portfolio companies to which we are required to provide such assistance (see "Managerial Assistance" below). The Administration Agreement may be terminated by either party without penalty upon 60 days' written notice to the other party. Prospect Administration is a subsidiary of the Investment Adviser.

The Administration Agreement provides that, absent willful misfeasance, bad faith or negligence in the performance of its duties or by reason of the reckless disregard of its duties and obligations, Prospect Administration and its officers, managers, partners, agents, employees, controlling persons, members and any other person or entity affiliated with it are entitled to indemnification from us for any damages, liabilities, costs and expenses (including reasonable attorneys' fees and amounts reasonably paid in settlement) arising from the rendering of Prospect Administration's services under the Administration Agreement or otherwise as administrator for us. Our payments to Prospect Administration are periodically reviewed by our Board of Directors.

The allocation of overhead expense from Prospect Administration was \$2,000 and \$3,014 for the three months ended December 31, 2015 and December 31, 2014, respectively. During the three months ended December 31, 2015, we renegotiated the managerial assistance agreement with First Tower LLC and reversed \$1,200 of previously accrued managerial assistance at First Tower Delaware as the fee was paid by First Tower LLC. This decreased our overhead allocation. Prospect Administration received estimated payments of \$1,143 and \$2,266 directly from our portfolio companies for legal, tax and portfolio level accounting services during the three months ended December 31, 2015 and December 31, 2014, respectively. We were given a credit for these payments as a reduction of the administrative services cost payable by us to Prospect Administration, resulting in net overhead expense of \$2,000 and \$3,014 during the three months ended December 31, 2015 and December 31, 2014, respectively. Had

Prospect Administration not received these payments, Prospect Administration's charges for its administrative services would have increased by these amounts. (See Managerial Assistance below and Note 14 for further discussion.)

The allocation of overhead expense from Prospect Administration was \$6,178 and \$5,430 for the six months ended December 31, 2015 and December 31, 2014, respectively. During the six months ended December 31, 2015, we renegotiated the managerial assistance agreement with First Tower LLC and reversed \$1,200 of previously accrued managerial assistance at First Tower Delaware as the fee was paid by First Tower LLC, which decreased our overhead allocation. We also incurred \$379 of overhead expense related to our consolidated entity SB Forging. Prospect Administration received estimated payments of \$2,840 and \$3,321 directly from our portfolio companies for legal, tax and portfolio level accounting services during the six months ended December 31, 2015 and December 31, 2014, respectively. We were given a credit for these payments as a reduction of the administrative services cost payable by us to Prospect Administration, resulting in net overhead expense of \$6,178 and \$5,430 during the six months ended December 31, 2015 and December 31, 2014, respectively. Had Prospect Administration not received these payments, Prospect Administration's charges for its administrative services would have increased by these amounts. (See Managerial Assistance below and Note 14 for further discussion.)

Managerial Assistance

As a BDC, we are obligated under the 1940 Act to make available to certain of our portfolio companies significant managerial assistance. "Making available significant managerial assistance" refers to any arrangement whereby we provide significant guidance and counsel concerning the management, operations, or business objectives and policies of a portfolio company. We are also deemed to be providing managerial assistance to all portfolio companies that we control, either by ourselves or in conjunction with others. The nature and extent of significant managerial assistance provided by us to controlled and non-controlled portfolio companies will vary according to the particular needs of each portfolio company. Examples of such activities include (i) advice on recruiting, hiring, management and termination of employees, officers and directors, succession planning and other human resource matters; (ii) advice on capital raising, capital budgeting, and capital expenditures; (iii) advice on advertising, marketing, and sales; (iv) advice on fulfillment, operations, and execution; (v) advice on managing relationships with unions and other personnel organizations, financing sources, vendors, customers, lessors, lessees, lawyers, accountants, regulators and other important counterparties; (vi) evaluating acquisition and divestiture opportunities, plant expansions and closings, and market expansions; (vii) participating in audit committee, nominating committee, board and management meetings; (viii) consulting with and advising board members and officers of portfolio companies (on overall strategy and other matters); and (ix) providing other organizational, operational, managerial and financial guidance. Prospect Administration, when performing a managerial assistance agreement executed with each portfolio company to which we provide managerial assistance, arranges for the provision of such managerial assistance on our behalf. When doing so, Prospect Administration utilizes personnel of our Investment Adviser. We, on behalf of Prospect Administration, invoice portfolio companies receiving and paying for managerial assistance, and we remit to Prospect Administration its cost of providing such services, including the charges deemed appropriate by our Investment Adviser for providing such managerial assistance. No income is recognized by Prospect. During the three months ended December 31, 2015 and December 31, 2014, we received payments of \$1,352 and

\$1,275, respectively, from our portfolio companies for managerial assistance and subsequently remitted these amounts to Prospect Administration. During the six months ended December 31, 2015 and December 31, 2014, we received payments of \$2,620 and \$2,565, respectively, from our portfolio companies for managerial assistance and subsequently remitted these amounts to Prospect Administration. During the six months ended December 31, 2015, we reversed \$1,200 of managerial assistance expense related to our consolidated entity First Tower Delaware which was included within allocation from Prospect Administration on our Consolidated Statement of Operations for the six months ended December 31, 2015. The \$1,200 was subsequently paid to Prospect Administration by First Tower LLC, the operating company. See Note 14 for further discussion.

Co-Investments

On February 10, 2014, we received an exemptive order from the SEC (the "Order") that gave us the ability to negotiate terms other than price and quantity of co-investment transactions with other funds managed by the Investment Adviser or certain affiliates, including Priority Income Fund, Inc. and Pathway Energy Infrastructure Fund, Inc., subject to the conditions included therein. Under the terms of the relief permitting us to co-invest with other funds managed by our

Investment Adviser or its affiliates, a "required majority" (as defined in Section 57(o) of the 1940 Act) of our independent directors must make certain conclusions in connection with a co-investment transaction, including that (1) the terms of the proposed transaction, including the consideration to be paid, are reasonable and fair to us and our stockholders and do not involve overreaching of us or our stockholders on the part of any person concerned and (2) the transaction is consistent with the interests of our stockholders and is consistent with our investment objective and strategies. In certain situations where co-investment with one or more funds managed by the Investment Adviser or its affiliates is not covered by the Order, such as when there is an opportunity to invest in different securities of the same issuer,

the personnel of the Investment Adviser or its affiliates will need to decide which fund will proceed with the investment. Such personnel will make these determinations based on policies and procedures, which are designed to reasonably ensure that investment opportunities are allocated fairly and equitably among affiliated funds over time and in a manner that is consistent with applicable laws, rules and regulations. Moreover, except in certain circumstances, when relying on the Order, we will be unable to invest in any issuer in which one or more funds managed by the Investment Adviser or its affiliates has previously invested.

As of December 31, 2015, we had co-investments with Priority Income Fund, Inc. in the following CLO funds: Apidos CLO XXII, Babson CLO Ltd. 2014-III; Cent CLO 21 Limited, CIFC Funding 2014-IV Investor, Ltd., Galaxy XVII CLO, Ltd., Halcyon Loan Advisors Funding 2014-2 Ltd., Halcyon Loan Advisors Funding 2015-3 Ltd., HarbourView CLO VII, Ltd., Jefferson Mill CLO Ltd., Mountain View CLO IX Ltd., Octagon Investment Partners XVIII, Ltd., Symphony CLO XIV Ltd., Voya IM CLO 2014-1 Ltd. and Washington Mill CLO Ltd. Note 14. Transactions with Controlled Companies

The descriptions below detail the transactions which Prospect Capital Corporation ("Prospect") has entered into with each of our controlled companies. Certain of the controlled entities discussed below were consolidated effective July 1, 2014 (see Note 1). As such, transactions with these Consolidated Holding Companies for the six months ended December 31, 2015 are presented on a consolidated basis. Airmall Inc.

As of June 30, 2014, Prospect owned 100% of the equity of AMU Holdings Inc. ("AMU"), a Consolidated Holding Company. AMU owned 98% of Airmall Inc. (f/k/a Airmall USA Holdings, Inc.) ("Airmall"). Airmall is a developer and manager of airport retail operations.

On July 30, 2010, Prospect made a \$22,420 investment in AMU, of which \$12,500 was a senior subordinated note and \$9,920 was used to purchase 100% of the preferred and common equity of AMU. AMU used its combined debt and equity proceeds of \$22,420 to purchase 100% of Airmall's common stock for \$18,000, to pay \$1,573 of structuring fees from AMU to Prospect (which was recognized by Prospect as structuring fee income), \$836 of third party expenses, \$11 of legal services provided by attorneys at Prospect Administration, and \$2,000 of withholding tax. Prospect then purchased for \$30,000 two loans of Airmall payable to unrealized third parties, one for \$10,000 and the other \$20,000. Prospect and Airmall subsequently refinanced the two loans into a single \$30,000 loan from Airmall to Prospect.

On October 1, 2013, Prospect made an additional \$2,600 investment in the senior subordinated note, of which \$575 was utilized by AMU to pay interest due to Prospect and \$2,025 was retained by AMU for working capital. On November 25, 2013, Prospect funded an additional \$5,000 to the senior subordinated note, which was utilized by AMU to pay a \$5,000 dividend to Prospect. On December 4, 2013, Prospect sold 2% of the outstanding principal balance of the senior secured term loan to Airmall and 2% of the outstanding principal balance of the senior subordinated note to AMU for \$972.

On June 13, 2014, Prospect made a new \$19,993 investment as a senior secured loan to Airmall. Airmall then distributed this amount to AMU as a return of capital, which AMU used to pay down the senior subordinated loan in the same amount. The minority interest held by a third party in AMU was exchanged for common stock of Airmall. On July 1, 2014, Prospect began consolidating AMU. As a result, any transactions between AMU and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

On August 1, 2014, Prospect sold its investments in Airmall for net proceeds of \$51,379 and realized a loss of \$3,473 on the sale. In addition, there is \$6,000 being held in escrow, of which 98% is due to Prospect, which will be recognized as an additional realized loss if it is not received. Included in the net proceeds were \$3,000 of structuring fees from Airmall related to the sale of the operating company which was recognized as other income during the year ended June 30, 2015. On October 22, 2014, Prospect received a tax refund of \$665 related to its investment in Airmall and realized a gain of the same amount.

In addition to the repayments noted above, the following amounts were paid from Airmall to Prospect and recorded by Prospect as repayment of loan receivable:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 49

Six Months Ended December 31, 2015 —

The following interest payments were accrued and paid from Airmall to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 576
Six Months Ended December 31, 2015 —

The following managerial assistance payments were paid from Airmall to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 75
Six Months Ended December 31, 2015 —

The following payments were paid from Airmall to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to Airmall (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative services costs payable by Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 730
Six Months Ended December 31, 2015 —
American Property REIT Corp.

Prospect owns 100% of the equity of APH Property Holdings, LLC ("APH"), a Consolidated Holding Company. APH owns 100% of the common equity of American Property REIT Corp. (f/k/a American Property Holdings Corp.) ("APRC"). APRC is a Maryland corporation and a qualified REIT for federal income tax purposes. In order to qualify as a REIT, APRC issued 125 shares of Series A Cumulative Non-Voting Preferred Stock to 125 accredited investors. The preferred stockholders are entitled to receive cumulative dividends semi-annually at an annual rate of 12.5% and do not have the ability to participate in the management or operation of APRC.

APRC was formed to hold for investment, operate, finance, lease, manage, and sell a portfolio of real estate assets and engage in any and all other activities as may be necessary, incidental or convenient to carry out the foregoing. APRC acquires real estate assets, including, but not limited to, industrial, commercial, and multi-family properties. APRC may acquire real estate assets directly or through joint ventures by making a majority equity investment in a property-owning entity (the "JV").

On October 24, 2012, Prospect initially made a \$7,808 investment in APH, of which \$6,000 was a Senior Term Loan and \$1,808 was used to purchase the membership interests of APH. The proceeds were utilized by APH to purchase APRC common equity for \$7,806, with \$2 retained by APH for working capital. The proceeds were utilized by APRC to purchase a 100% ownership interest in 146 Forest Parkway, LLC for \$7,326, pay a \$250 non-refundable deposit and \$222 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), with \$8 retained by APRC for working capital. 146 Forest Parkway, LLC was purchased for \$7,400. The remaining proceeds were used to pay \$168 of third party expenses and \$5 of legal services provided by attorneys at Prospect Administration, with \$3 retained by the JV for working capital. The investment was subsequently contributed to NPRC.

On December 28, 2012, Prospect made a \$9,594 investment in APH, of which \$6,400 was a Senior Term Loan and \$3,194 was used to purchase additional membership interests of APH. The proceeds were utilized by APH to purchase additional APRC common equity for \$9,594. The proceeds were utilized by APRC to purchase a 92.7% ownership interest in 1557 Terrell Mill Road, LLC for \$9,548, with \$46 retained by APRC for other expenses. The JV was purchased for \$23,500 which included debt financing and minority interest of \$15,275 and \$757, respectively. The remaining proceeds were used to pay \$286 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income) and \$1,652 of third party expenses, with \$142 retained by the JV for working capital.

On January 17, 2013, Prospect made a \$30,348 investment in APH, of which \$27,600 was a Senior Term Loan and \$2,748 was used to purchase additional membership interests of APH. The proceeds were utilized by APH to purchase additional APRC common equity for \$29,348, with \$1,000 retained by APH for working capital. The proceeds were utilized by APRC to purchase a 97.7% ownership interest in 5100 Live Oaks Blvd, LLC for \$29,348. The JV was purchased for \$63,400 which included debt financing and minority interest of \$39,600 and \$686, respectively. The remaining proceeds were used to pay \$880 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$4,265 of third party expenses, \$14 of legal services provided by attorneys at Prospect Administration, and \$1,030 of prepaid assets, with \$45 retained by the JV for working capital. The investment was subsequently contributed to NPRC.

On April 30, 2013, Prospect made a \$10,383 investment in APH, of which \$9,000 was a Senior Term Loan and \$1,383 was used to purchase additional membership interests of APH. The proceeds were utilized by APH to purchase additional APRC common equity for \$10,233, with \$150 retained by APH for working capital. The proceeds were utilized by APRC to purchase a 93.2% ownership interest in Lofton Place, LLC for \$10,233. The JV was purchased for \$26,000 which included debt financing and minority interest of \$16,965 and \$745, respectively. The remaining proceeds were used to pay \$306 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$1,223 of third party expenses, \$5 of legal services provided by attorneys at Prospect Administration, and \$364 of prepaid assets, with \$45 retained by the JV for working capital.

On April 30, 2013, Prospect made a \$10,863 investment in APH, of which \$9,000 was a Senior Term Loan and \$1,863 was used to purchase additional membership interests of APH. The proceeds were utilized by APH to purchase additional APRC common equity for \$10,708, with \$155 retained by APH for working capital. The proceeds were utilized by APRC to purchase a 93.2% ownership interest in Vista Palma Sola, LLC for \$10,708. The JV was purchased for \$27,000 which included debt financing and minority interest of \$17,550 and \$785, respectively. The remaining proceeds were used to pay \$321 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$1,272 of third party expenses, \$4 of legal services provided by attorneys at Prospect Administration, and \$401 of prepaid assets, with \$45 retained by the JV for working capital.

On May 8, 2013, Prospect made a \$6,118 investment in APH, of which \$4,000 was a Senior Term Loan and \$2,118 was used to purchase additional membership interests of APH. The proceeds were utilized by APH to purchase additional APRC common equity for \$6,028, with \$90 retained by APH for working capital. The proceeds were utilized by APRC to purchase a 93.3% ownership interest in Arlington Park Marietta, LLC for \$6,028. Arlington Park Marietta, LLC was purchased for \$14,850 which included debt financing and minority interest of \$9,650 and \$437, respectively. The remaining proceeds were used to pay \$181 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$911 of third party expenses, and \$128 of prepaid assets, with \$45 retained by the JV for working capital.

On June 24, 2013, Prospect made a \$76,533 investment in APH, of which \$63,000 was a Senior Term Loan and \$13,533 was used to purchase additional membership interests of APH. The proceeds were utilized by APH to purchase additional APRC common equity for \$75,233, with \$1,300 retained by APH for working capital. The proceeds were utilized by APRC to purchase a 95.0% ownership interest in APH Carroll Resort, LLC for \$74,398 and to pay \$835 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income). The JV was purchased for \$225,000 which included debt financing and minority interest of \$157,500 and \$3,916, respectively. The remaining proceeds were used to pay \$1,436 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$7,687 of third party expenses, \$8 of legal services provided by attorneys at Prospect Administration, and \$1,683 of prepaid assets. The investment was subsequently contributed to NPRC and renamed NPRC Carroll Resort, LLC.

Between October 29, 2013 and December 4, 2013, Prospect made an \$11,000 investment in APH, of which \$9,350 was a Senior Term Loan and \$1,650 was used to purchase additional membership interests of APH. The proceeds were utilized by certain of APH's wholly-owned subsidiaries to purchase online consumer loans from a third party. The investment was subsequently contributed to NPRC.

On November 1, 2013, Prospect made a \$9,869 investment in APH, of which \$8,200 was a Senior Term Loan and \$1,669 was used to purchase additional membership interests of APH. The proceeds were utilized by APH to purchase additional APRC common equity for \$9,869. The proceeds were utilized by APRC to purchase a 94.0% ownership

interest in APH Carroll 41, LLC for \$9,548 and to pay \$102 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), with \$219 retained by APRC for working capital. The JV was purchased for \$30,600 which included debt financing and minority interest of \$22,497 and \$609, respectively. The remaining proceeds were used to pay \$190 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$1,589 of third party expenses, \$5 of legal services provided by attorneys at Prospect Administration, and \$270 of prepaid assets. The investment was subsequently contributed to NPRC.

On November 15, 2013, Prospect made a \$45,900 investment in APH, of which \$38,500 was a Senior Term Loan and \$7,400 was used to purchase additional membership interests of APH. The proceeds were utilized by APH to purchase additional APRC common equity for \$45,900. The proceeds were utilized by APRC to purchase a 99.3% ownership interest in APH Gulf Coast Holdings, LLC for \$45,024 and to pay \$364 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), with \$512 retained by APRC for working capital. The JV was purchased for \$115,200 which included debt financing and minority interest of \$75,558 and \$337, respectively. The remaining proceeds were used to pay \$1,013 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$2,590 of third party expenses, \$23 of legal services provided by attorneys at Prospect Administration, and \$2,023 of prepaid assets, with \$70 retained by the JV for working capital. On November 19, 2013, Prospect made a \$66,188 investment in APH, of which \$55,000 was a Senior Term Loan and \$11,188 was used to purchase additional membership interests of APH. The proceeds were utilized by APH to purchase additional APRC common equity for \$66,188. The proceeds were utilized by APRC to purchase a 90.0% ownership interest in APH McDowell, LLC for \$64,392 and to pay \$695 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), with \$1,101 retained by APRC for working capital. The JV was purchased for \$238,605 which included debt financing and minority interest of \$180,226 and \$7,155, respectively. The remaining proceeds were used to pay \$1,290 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$9,205 of third party expenses, \$23 of legal services provided by attorneys at Prospect Administration, and \$1,160 of prepaid assets, with \$1,490 retained by the JV for working capital. The investment was subsequently contributed to NPRC and renamed NPH McDowell, LLC. On December 12, 2013, Prospect made a \$22,507 investment in APH, of which \$18,800 was a Senior Term Loan and \$3,707 was used to purchase additional membership interests of APH. The proceeds were utilized by APH to purchase additional APRC common equity for \$22,507. The proceeds were utilized by APRC to purchase a 92.6% ownership interest in South Atlanta Portfolio Holding Company, LLC for \$21,874 and to pay \$238 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), with \$395 retained by APRC for working capital. The JV was purchased for \$87,250 which included debt financing and minority interest of \$67,493 and \$1,756, respectively. The remaining proceeds were used to pay \$437 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$2,920 of third party expenses, and \$116 of prepaid assets, with \$400 retained by the JV for working capital. The investment was subsequently contributed to UPRC. On December 31, 2013, APRC distributed its majority interests in five JVs holding real estate assets to APH. APH then distributed these JV interests to Prospect in a transaction characterized as a return of capital. Prospect, on the same day, contributed certain of these JV interests to NPH Property Holdings, LLC and the remainder to UPH Property Holdings, LLC (each wholly-owned subsidiaries of Prospect). Each of NPH and UPH immediately thereafter contributed these JV interests to NPRC and UPRC, respectively. The total investments in the JVs transferred consisted of \$98,164 and \$20,022 of debt and equity financing, respectively. There was no material gain or loss realized on these transactions. On January 17, 2014, Prospect made a \$6,565 investment in APH, of which \$5,500 was a Senior Term Loan and \$1,065 was used to purchase additional membership interests of APH. The proceeds were utilized by APH to purchase additional APRC common equity for \$6,565. The proceeds were utilized by APRC to purchase a 99.3% ownership interest in APH Gulf Coast Holdings, LLC for \$6,336 and to pay \$54 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), with \$175 retained by APRC for other expenses. The JV was purchased for \$15,430 which included debt financing and minority interest of \$10,167 and \$48, respectively. The

remaining proceeds were used to pay \$143 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$627 of third party expenses, \$4 of legal services provided by attorneys at Prospect

Effective April 1, 2014, Prospect made a new \$167,162 senior term loan to APRC. APRC then distributed this amount to APH as a return of capital which was used to pay down the Senior Term Loan from APH by the same amount. On June 4, 2014, Prospect made a \$1,719 investment in APH to purchase additional membership interests of APH, which was revised to \$1,732 on July 1, 2014. The proceeds were utilized by APH to purchase additional APRC common equity for \$1,732. The proceeds were utilized by APRC to acquire the real property located at 975 South

Administration, and \$312 of prepaid assets, with \$35 retained by the JV for working capital.

Cornwell, Yukon, OK ("Taco Bell, OK") for \$1,719 and pay \$13 of third party expenses.

On July 1, 2014, Prospect began consolidating APH. As a result, any transactions between APH and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

On November 26, 2014, APRC transferred its investment in APH Carroll Resort, LLC to NPRC and the investment was renamed NPRC Carroll Resort, LLC. As a result, Prospect's investments in APRC related to this property also transferred to NPRC. The investments transferred consisted of \$10,237 of equity and \$65,586 of debt. There was no gain or loss realized on the transaction.

On May 1, 2015, APRC transferred its investment in 5100 Live Oaks Blvd, LLC to NPRC. As a result, Prospect's investments in APRC related to this property also transferred to NPRC. The investments transferred consisted of \$2,748 of equity and \$29,990 of debt. There was no gain or loss realized on the transaction.

On May 6, 2015, Prospect made a \$1,475 investment in APRC, of which \$1,381 was a Senior Term Loan and \$94 was used to purchase additional common equity of APRC through APH. The proceeds were utilized by APRC to purchase additional ownership interest in its twelve multi-family properties for \$1,473 and pay \$2 of legal services provided by attorneys at Prospect Administration. The minority interest holder also invested an additional \$17 in the JVs. The proceeds were used by the JVs to fund \$1,490 of capital expenditures.

During the year ended June 30, 2015 Prospect received \$8 as a return of capital on the equity investment in APRC. On September 9, 2015, Prospect made a \$799 investment in APRC used to purchase additional common equity of APRC through APH. The proceeds were utilized by APRC to purchase additional ownership interest in its twelve multi-family properties for \$799. The minority interest holder also invested an additional \$12 in the JVs. The proceeds were used by the JVs to fund \$811 of capital expenditures.

On December 23, 2015, Prospect made a \$1,469 investment in APRC used to purchase additional common equity of APRC through APH. The proceeds were utilized by APRC to purchase additional ownership interest in its eleven multi-family properties for \$1,468 and pay \$1 of legal services provided by attorneys at Prospect Administration. The minority interest holder also invested an additional \$20 in the JVs. The proceeds were used by the JVs to fund \$1,488 of capital expenditures.

On December 31, 2015, APRC made a partial repayment on the Senior Term Loan of \$9,000 and Prospect recorded \$11,016 of dividend income in connection with the sale of the Vista Palma Sola property.

The following amounts were paid from APRC to Prospect and recorded by Prospect as repayment of loan receivable:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 9,000

The following interest payments were accrued and paid from APRC to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$4,228 Three Months Ended December 31, 2015 2,308 Six Months Ended December 31, 2014 9,158 Six Months Ended December 31, 2015 4,603

Included above, the following payment-in-kind interest from APRC was capitalized and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$2,032
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 3,800
Six Months Ended December 31, 2015 558

The following interest income recognized had not yet been paid by APRC to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$25 December 31, 2015 22

The following net revenue interest payments were paid from APRC to Prospect and recognized by Prospect as other income:

Three Months Ended December 31, 2014 \$410
Three Months Ended December 31, 2015 243
Six Months Ended December 31, 2014 813
Six Months Ended December 31, 2015 474

The following managerial assistance payments were paid from APRC to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$147
Three Months Ended December 31, 2015 148
Six Months Ended December 31, 2014 295
Six Months Ended December 31, 2015 295

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect

Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$148 December 31, 2015 148

The following payments were paid from APRC to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to APRC (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative services costs payable by Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 61
Six Months Ended December 31, 2014 106
Six Months Ended December 31, 2015 222

The following amounts were due from APRC to Prospect for reimbursement of expenses paid by Prospect on behalf of APRC and were included by Prospect within other receivables:

June 30, 2015 \$124 December 31, 2015 117

Arctic Energy Services, LLC

Prospect owns 100% of the equity of Arctic Oilfield Equipment USA, Inc. ("Arctic Equipment"), a Consolidated Holding Company. Arctic Equipment owns 70% of the equity of Arctic Energy Services, LLC ("Arctic Energy"), with Ailport Holdings, LLC ("Ailport") (100% owned and controlled by Arctic Energy management) owning the remaining 30% of the equity of Arctic Energy. Arctic Energy provides oilfield service personnel, well testing flowback equipment, frac support systems and other services to exploration and development companies in the Rocky Mountains.

On May 5, 2014, Prospect initially purchased 100% of the common shares of Arctic Equipment for \$9,006. Proceeds were utilized by Arctic Equipment to purchase 70% of Arctic Energy as described in the following paragraph. On May 5, 2014, Prospect made an additional \$51,870 investment (including in exchange for 1,102,313 common shares of Prospect at fair value of \$11,916) in Arctic Energy in exchange for a \$31,640 senior secured loan and a \$20,230 subordinated loan. Total proceeds received by Arctic Energy of \$60,876 were used to purchase 70% of the equity interests in Arctic Energy from Ailport for \$47,516, pay \$875 of third-party expenses, \$1,713 of structuring fees to Prospect (which was recognized as structuring fee income), \$445 of legal services provided by attorneys at Prospect Administration and \$10,327 was retained as working capital.

On July 1, 2014, Prospect began consolidating Arctic Equipment. As a result, any transactions between Arctic Equipment and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

On September 30, 2015, we restructured our investment in Arctic Energy. Concurrent with the restructuring, we exchanged our \$31,640 senior secured loan and \$20,230 subordinated loan for Class D and Class E equity in Arctic Energy.

The following interest payments were accrued and paid from Arctic Energy to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$1,694
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 3,388
Six Months Ended December 31, 2015 1,123

The following interest income recognized had not yet been paid by Arctic Energy to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$18 December 31, 2015 —

The following managerial assistance payments were paid from Arctic Energy to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$25
Three Months Ended December 31, 2015 50
Six Months Ended December 31, 2014 50
Six Months Ended December 31, 2015 50

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect

Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$25 December 31, 2015 50

The following amounts were due from Arctic Energy to Prospect for reimbursement of expenses paid by Prospect on behalf of Arctic Energy and were included by Prospect within other receivables:

June 30, 2015 \$—
December 31, 2015 1

The following amounts were due to Arctic Energy from Prospect for reimbursement of expenses paid by Arctic Energy on behalf of Prospect and were included by Prospect within other liabilities:

June 30, 2015 \$1 December 31, 2015 —

Borga, Inc.

As of June 30, 2014, Prospect owned 100% of the equity of STI Holding, Inc. ("STI"), a Consolidated Holding Company. STI owned 100% of the equity of Borga, Inc. ("Borga"). Borga manufactures pre-engineered metal buildings and components for the agricultural and light industrial markets.

On May 6, 2005, Patriot Capital Funding, Inc. ("Patriot") (previously acquired by Prospect) provided \$14,000 in senior secured debt to Borga. The debt was comprised of \$1,000 Senior Secured Revolver, \$3,500 Senior Secured Term Loan A, \$2,500 Senior Secured Term Loan B and \$7,000 Senior Secured Term Loan C. On March 31, 2009, Borga made its final amortization payment on the Senior Secured Term Loan A. The other loans remained outstanding. Prospect owned warrants to purchase 33,750 shares of common stock in Metal Buildings Holding Corporation ("Metal Buildings"), the former holding company of Borga. Metal Buildings owned 100% of Borga.

On March 8, 2010, Prospect acquired the remaining common stock of Borga.

On January 24, 2014, Prospect contributed its holdings in Borga to STI. STI also held \$3,371 of proceeds from the sale of a minority equity interest in Smart Tuition Holdings, LLC ("SMART"). Prospect initially acquired membership interests in SMART indirectly as part of the Patriot acquisition on December 2, 2009 recording a zero cost basis for the equity investment. The \$3,371

was distributed to Prospect on May 29, 2014, of which \$3,246 was paid from earnings and profits of STI and was recognized as dividend income by Prospect. The remaining \$125 was recognized as return of capital by Prospect. On July 1, 2014, Prospect began consolidating STI. As a result, any transactions between STI and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

On August 20, 2014, Prospect sold the assets of Borga, a wholly-owned subsidiary of STI, for net proceeds of \$382 and realized a loss of \$2,589 on the sale. On December 29, 2014, Borga was dissolved. BXC Company, Inc.

As of June 30, 2014, Prospect owned 86.7% of Series A Preferred Stock, 96.8% of Series B Preferred Stock, and 83.1% of fully diluted common stock of BXC Company, Inc. (f/k/a BXC Holding Company) ("BXC"). BXC owned 100% of the common stock of Boxercraft Incorporated ("Boxercraft").

As of July 1, 2012, the cost basis of Prospect's total debt and equity investment in Boxercraft was \$15,123, including capitalized payment-in-kind interest of \$1,466. On December 31, 2013, Boxercraft repaid \$100 of the senior secured term loan. On April 18, 2014, Prospect made a new \$300 senior secured term loan to Boxercraft. During the period from July 1, 2012 through June 30, 2014, Prospect capitalized a total of \$804 of paid-in-kind interest and accreted a total of \$1,321 of the original purchase discount, increasing the total debt investment to \$17,448 as of June 30, 2014. Effective March 28, 2014, Prospect acquired voting control of BXC pursuant to a voting agreement and irrevocable proxy. Effective May 8, 2014, Prospect acquired control of BXC by transferring shares held by the other equity holders of BXC to Prospect pursuant to an assignment agreement entered into with such other equity holders. On July 2, 2014, Prospect made a new \$250 senior secured term loan to provide liquidity to Boxercraft. On July 17, 2014, Prospect restructured the investments in BXC and Boxercraft. The existing Senior Secured Term Loan A and a portion of the existing Senior Secured Term Loan B were replaced with a new Senior Secured Term Loan A to Boxercraft. The remainder of the existing Senior Secured Term Loan B and the existing Senior Secured Term Loan B to Boxercraft. The existing Senior Secured Term Loan B were replaced with a new Senior Secured Term Loan B to Boxercraft. The existing Senior Secured Term Loan B boxercraft was converted into Series D Preferred Stock in BXC.

During the year ended June 30, 2015, Prospect accrued \$5 of administrative agent fees from Boxercraft (which were recognized by Prospect as other income). On August 25, 2014, Prospect sold Boxercraft, a wholly-owned subsidiary of BXC, for net proceeds of \$750 and realized a net loss of \$16,949 on the sale. CCPI Inc.

Prospect owns 100% of the equity of CCPI Holdings Inc. ("CCPI Holdings"), a Consolidated Holding Company. CCPI Holdings owns 94.95% of the equity of CCPI Inc. ("CCPI"), with CCPI management owning the remaining 5.05% of the equity. CCPI owns 100% of each of CCPI Europe Ltd. and MEFEC B.V., and 45% of Gulf Temperature Sensors W.L.L.

On December 13, 2012, Prospect initially made a \$15,921 investment (including 467,928 common shares of Prospect at fair value of \$5,021) in CCPI Holdings, \$7,500 senior secured note and \$8,443 equity interest. The proceeds received by CCPI Holdings were partially utilized to purchase 95.13% of CCPI common stock for \$14,878. The remaining proceeds were used to pay \$395 of structuring fees from CCPI Holdings to Prospect (which were recognized by Prospect as structuring fee income), \$215 for legal services provided by attorneys at Prospect Administration, \$137 for third party expenses and \$318 was retained by CCPI Holdings for working capital. On December 13, 2012, Prospect made an additional investment of \$18,000 in CCPI senior secured debt. The proceeds of the Prospect loan along with \$14,878 of equity financing from CCPI Holdings (mentioned above) were used to purchase 95.13% of CCPI equity from the sellers for \$31,829, provide \$120 of debt financing to CCPI management (to partially fund a purchase by management of CCPI stock), fund \$180 of structuring fees from CCPI to Prospect (which were recognized by Prospect as structuring fee income), pay \$548 of third-party expenses, reimburse \$12 for reimbursement of expenses paid by Prospect on behalf of CCPI (no income was recognized by Prospect) and \$189 was retained by CCPI as working capital.

During the year ended June 30, 2014, certain members of CCPI management exercised options to purchase common stock, decreasing our ownership to 94.77%. On June 13, 2014, Prospect made a new \$8,218 senior secured note to CCPI. CCPI then distributed this amount to CCPI Holdings as a return of capital which was used to pay down the \$8,216 senior secured note from

CCPI Holdings to Prospect. The remaining \$2 was distributed to Prospect as a return of capital of Prospect's equity investment in CCPI Holdings.

On July 1, 2014, Prospect began consolidating CCPI Holdings. As a result, any transactions between CCPI Holdings and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

During the year ended June 30, 2015, CCPI repurchased 30 shares of its common stock from a former CCPI executive, decreasing the number of shares outstanding and increasing Prospect's ownership to 94.95%.

In June 2015, CCPI engaged Prospect to provide certain investment banking and financial advisory services in connection with a possible transaction. As compensation for the services provided, Prospect received \$525 of advisory fees from CCPI which was recognized as other income during the year ended June 30, 2015.

During the three months ended September 30, 2015, CCPI repurchased 86 shares of its common stock from former CCPI executives. Additionally, certain CCPI executives exercised their option rights, purchasing 246 shares of CCPI common stock. These transactions increased the number of common shares outstanding by 160 shares and thus decreased Prospect's ownership to 93.99%.

In addition to the repayments noted above, the following amounts were paid from CCPI to Prospect and recorded by Prospect as repayment of loan receivable:

Three Months Ended December 31, 2014 \$113
Three Months Ended December 31, 2015 113
Six Months Ended December 31, 2014 226
Six Months Ended December 31, 2015 4,225

The following cash distributions were declared and paid from CCPI to CCPI Holdings and recognized as a return of capital by CCPI Holdings:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 1,918

The following dividends were declared and paid from CCPI to CCPI Holdings and recognized as dividend income by CCPI Holdings:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 413
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 3,195

All dividends were paid from earnings and profits of CCPI.

The following interest payments were accrued and paid from CCPI to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$830
Three Months Ended December 31, 2015 743
Six Months Ended December 31, 2014 1,654
Six Months Ended December 31, 2015 1,619

Included above, the following payment-in-kind interest from CCPI was capitalized and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$149
Three Months Ended December 31, 2015 158
Six Months Ended December 31, 2014 295
Six Months Ended December 31, 2015 314

The following interest income recognized had not yet been paid by CCPI to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$—

December 31, 2015 —

The following managerial assistance payments were paid from CCPI to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$60
Three Months Ended December 31, 2015 60
Six Months Ended December 31, 2014 120
Six Months Ended December 31, 2015 120

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$60 December 31, 2015 60

The following payments were paid from CCPI to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to CCPI (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative services costs payable by Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 96

The following amounts were due from CCPI to Prospect for reimbursement of expenses paid by Prospect on behalf of CCPI and were included by Prospect within other receivables:

June 30, 2015 \$—
December 31, 2015 5

CP Energy Services Inc.

Prospect owns 100% of the equity of CP Holdings of Delaware LLC ("CP Holdings"), a Consolidated Holding Company. CP Holdings owns 82.3% of the equity of CP Energy Services Inc. ("CP Energy"), and the remaining 17.7% of the equity is owned by CP Energy management. As of June 30, 2014, CP Energy owned directly or indirectly 100% of each of CP Well Testing Services, LLC (f/k/a CP Well Testing Holding Company LLC) ("CP Well Testing"); CP Well Testing, LLC ("CP Well"); Fluid Management Services, Inc. (f/k/a Fluid Management Holdings, Inc.) ("Fluid Management"); Fluid Management Services LLC (f/k/a Fluid Management Holdings LLC); Wright Transport, Inc. (f/k/a Wright Holdings, Inc.); Wright Foster Disposals, LLC; Foster Testing Co., Inc.; ProHaul Transports, LLC; Artexoma Logistics, LLC; and Wright Trucking, Inc. Effective December 31, 2014, CP Energy underwent a corporate reorganization in order to consolidate certain of its wholly-owned subsidiaries. As of June 30, 2015, CP Energy owned directly or indirectly 100% of each of CP Well; Wright Foster Disposals, LLC; Foster Testing Co., Inc.; ProHaul Transports, LLC; and Wright Trucking, Inc. CP Energy provides oilfield flowback services and fluid hauling and disposal services through its subsidiaries.

On October 3, 2012, Prospect initially made a \$21,500 senior secured debt investment in CP Well. As part of the transaction, Prospect received \$430 of structuring fees from CP Well (which was recognized by Prospect as structuring fee income) and \$7 was paid by CP Well to Prospect Administration for legal services provided by attorneys at Prospect Administration.

On August 2, 2013, Prospect invested \$94,014 (including 1,918,342 unregistered shares of Prospect common stock at a fair value of \$21,006) to support the recapitalization of CP Energy where Prospect acquired a controlling interest in CP Energy.

On August 2, 2013, Prospect invested \$12,741 into CP Holdings to purchase 100% of the common stock in CP Holdings. The proceeds were used by CP Holdings to purchase 82.9% of the common stock in CP Energy for \$12,135 and pay \$606 of legal services provided by attorneys at Prospect Administration.

On August 2, 2013, Prospect made a senior secured debt investment of \$58,773 in CP Energy. CP Energy also received \$2,505 management co-investment in exchange for 17.1% of CP Energy common stock. Total proceeds received by CP Energy of \$73,413 (including the \$12,135 of equity financing from CP Holdings mentioned above) were used to purchase 100% of the equity interests in CP Well Testing and Fluid Management for \$33,600 and \$34,576, respectively. The remaining proceeds were used by CP Energy to pay \$1,414 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income) and pay \$823 of third-party expenses, with \$3,000 retained by CP Energy for working capital.

On August 2, 2013, Prospect made an additional senior secured debt investment of \$22,500 in CP Well Testing. Total proceeds received by CP Well Testing of \$56,100 (including the \$33,600 of equity financing from CP Energy mentioned above) were used to purchase 100% of the equity interests in CP Well for \$55,650 and pay \$450 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income). After the financing, Prospect received repayment of the \$18,991 loan previously outstanding from CP Well.

On October 11, 2013, Prospect made a \$746 follow-on investment in CP Holdings to fund equity into CP Energy and made an additional senior secured loan to CP Energy of \$5,100. Management invested an additional \$154 of equity in CP Energy, and the percentage ownership of CP Energy did not change. Total proceeds of \$6,000 were used to purchase flowback equipment and expand the CP Well operations in West Texas.

On December 26, 2013, Prospect made an additional \$1,741 follow-on investment in CP Holdings to fund equity into CP Energy and made an additional senior secured loan to CP Energy of \$11,900. Management invested an additional \$359 of equity in CP Energy, and the percentage ownership of CP Energy did not change. Total proceeds of \$14,000 were used to purchase additional equipment.

On April 1, 2014, Prospect made new loans to CP Well (with Foster Testing Co., Inc.; ProHaul Transports, LLC; and Wright Trucking, Inc. as co-borrowers), two first lien loans in the amount of \$11,035 and \$72,238, and a second lien loan in the amount of \$15,000. The proceeds of these loans were used to repay CP Energy's senior secured term loan and CP Well Testing's senior secured term loan previously outstanding from Prospect.

On July 1, 2014, Prospect began consolidating CP Holdings. As a result, any transactions between CP Holdings and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below. During the year ended June 30, 2015, certain members of CP Energy management exercised options to purchase common stock, decreasing our ownership to 82.3%.

On October 30, 2015, we restructured our investment in CP Energy. Concurrent with the restructuring, we exchanged our \$86,965 senior secured loan and \$15,924 subordinated loan for Series B Redeemable Preferred Stock in CP Energy.

The following interest payments were accrued and paid from CP Well to Prospect and recognized by Prospect as interest income:

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Three Months Ended December 31, 2014 $4,118

Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 8,236
Six Months Ended December 31, 2015 (390 )
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Included above, the following payment-in-kind interest from CP Well was capitalized and recognized by Prospect as interest income:

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Three Months Ended December 31, 2014 $—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 (2,819
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The following interest income recognized had not yet been paid by CP Well to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$46 December 31, 2015 —

The following managerial assistance payments were paid from CP Energy to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$75
Three Months Ended December 31, 2015 75
Six Months Ended December 31, 2014 150
Six Months Ended December 31, 2015 150

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$75 December 31, 2015 75

The following amounts were due from CP Energy to Prospect for reimbursement of expenses paid by Prospect on behalf of CP Energy and were included by Prospect within other receivables:

June 30, 2015 \$1 December 31, 2015 9

Credit Central Loan Company, LLC

Prospect owns 100% of the equity of Credit Central Holdings of Delaware, LLC ("Credit Central Delaware"), a Consolidated Holding Company. Credit Central Delaware owns 74.93% of the equity of Credit Central Loan Company, LLC (f/k/a Credit Central Holdings, LLC) ("Credit Central"), with entities owned by Credit Central management owning the remaining 25.07% of the equity. Credit Central owns 100% of each of Credit Central, LLC; Credit Central South, LLC; Credit Central of Texas, LLC; and Credit Central of Tennessee, LLC. Credit Central is a branch-based provider of installment loans.

On December 28, 2012, Prospect initially made a \$47,663 investment (including the fair value of 897,906 common shares of Prospect for \$9,581 on that date, which were included in the purchase cost paid to acquire Credit Central) in Credit Central Delaware, of which \$38,082 was a Senior Secured Revolving Credit Facility and \$9,581 to purchase the membership interests of Credit Central Delaware. The proceeds were partially utilized to purchase 74.75% of Credit Central's membership interests for \$43,293. The remaining proceeds were used to pay \$1,440 of structuring fees from Credit Central Delaware to Prospect (which was recognized by Prospect as structuring fee income), \$638 for third party expenses, \$292 for legal services provided by attorneys at Prospect Administration and \$2,000 was retained by Credit Central Delaware for working capital. On March 28, 2014, Prospect funded an additional \$2,500 (\$2,125 to the Senior Secured Revolving Credit Facility and \$375 to purchase additional membership interests of Credit Central Delaware) which was utilized by Credit Central Delaware to pay a \$2,000 dividend to Prospect and \$500 was retained by Credit Central Delaware for working capital.

On June 26, 2014, Prospect made a new \$36,333 second lien term loan to Credit Central. Credit Central then distributed this amount to Credit Central Delaware as a return of capital which was used to pay down the Senior Secured Revolving Credit Facility from Credit Central Delaware by the same amount. The remaining amount of the Senior Secured Revolving Credit Facility, \$3,874, was then converted to additional membership interests in Credit Central Delaware.

On July 1, 2014, Prospect began consolidating Credit Central Delaware. As a result, any transactions between Credit Central Delaware and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

During the year ended June 30, 2015, Credit Central redeemed 24,629 shares of its membership interest from former Credit Central employees, decreasing the number of shares outstanding and increasing Prospect's ownership to 74.93%.

The following interest payments were accrued and paid from Credit Central to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$1,857
Three Months Ended December 31, 2015 1,857
Six Months Ended December 31, 2014 3,714
Six Months Ended December 31, 2015 3,714

The following interest income recognized had not yet been paid by Credit Central to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$20 December 31, 2015 20

The following net revenue interest payments were paid from Credit Central to Prospect and recognized by Prospect as other income:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 619
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 1,238

The following managerial assistance payments were paid from Credit Central to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$175
Three Months Ended December 31, 2015 175
Six Months Ended December 31, 2014 350
Six Months Ended December 31, 2015 350

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect

Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$175 December 31, 2015 175

The following amounts were due to Credit Central from Prospect for reimbursement of expenses paid by Credit

Central on behalf of Prospect and were included by Prospect within other liabilities:

June 30, 2015 \$27 December 31, 2015 26

Echelon Aviation LLC

Prospect owns 99.02% of the membership interests of Echelon Aviation LLC ("Echelon"). Echelon owns 60.7% of the equity of AerLift Leasing Limited ("AerLift").

On March 31, 2014, Prospect initially made a \$92,628 investment in Echelon, of which \$78,521 was a Senior Secured Revolving Credit Facility and \$14,107 to purchase 100% of the membership interests of Echelon. The proceeds were partially utilized to purchase 60.7% of AerLift's membership interests for \$83,657. The remaining proceeds were used to pay \$2,771 of structuring fees from Echelon to Prospect (which was recognized by Prospect as structuring fee income), \$540 for third party expenses, \$664 for legal and tax services provided by Prospect Administration and \$4,996 was retained by Echelon for working capital.

During the year ended June 30, 2014, Echelon issued 57,779.44 Class B shares to the company's President, decreasing Prospect's ownership to 99.49%.

On July 1, 2014, Prospect sold a \$400 participation in the Senior Secured Revolving Credit Facility, equal to 0.51% of the outstanding principal amount on that date.

On September 15, 2014, Echelon made an optional partial prepayment of \$37,313 of the Senior Secured Revolving Credit Facility outstanding.

On September 30, 2014, Prospect made an additional \$5,800 investment in the membership interests of Echelon.

During the year ended June 30, 2015, Echelon issued 54,482.06 Class B shares to the company's President, decreasing Prospect's ownership to 99.02%.

The following interest payments were accrued and paid from Echelon to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$1,460 Three Months Ended December 31, 2015 1,460 Six Months Ended December 31, 2014 4,023 Six Months Ended December 31, 2015 2,920

The following interest income recognized had not yet been paid by Echelon to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$2,412 December 31, 2015 2,444

The following managerial assistance payments were paid from Echelon to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 63
Six Months Ended December 31, 2014 125
Six Months Ended December 31, 2015 125

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect

Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$63 December 31, 2015 63

The following payments were paid from Echelon to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to Echelon (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative services costs payable by Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 5
Six Months Ended December 31, 2015 120

The following amounts were due from Echelon to Prospect for reimbursement of expenses paid by Prospect on behalf of Echelon and were included by Prospect within other receivables:

June 30, 2015 \$30 December 31, 2015 3

Edmentum Ultimate Holdings, LLC

Prospect owns 37.1% of the equity of Edmentum Ultimate Holdings, LLC ("Edmentum Holdings"). Edmentum Holdings owns 100% of the equity of Edmentum, Inc. ("Edmentum"). Edmentum is the largest all subscription based, software as a service

provider of online curriculum and assessments to the U.S. education market. Edmentum provides high-value, comprehensive online solutions that support educators to successfully transition learners from one stage to the next. On May 17, 2012, Prospect initially made a \$50,000 second lien term loan to Edmentum.

On June 9, 2015, Prospect provided additional debt and equity financing to support the recapitalization of Edmentum. As part of the recapitalization, Prospect exchanged 100% of the \$50,000 second lien term loan previously outstanding for \$26,365 of junior PIK notes and 370,964.14 Class A common units representing 37.1% equity ownership in Edmentum Holdings. In addition, Prospect invested \$5,875 in senior PIK notes and committed \$7,834 as part of a second lien revolving credit facility, of which \$4,896 was funded at closing. On June 9, 2015, we determined that the impairment of Edmentum was impaired and recorded a realized loss of \$22,116 for the amount that the amortized cost exceeded the fair value, reducing the amortized cost to \$37,216.

The following amounts were paid from Edmentum to Prospect and recorded by Prospect as repayment of loan receivable:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 4,896

The following interest payments were accrued and paid from Edmentum to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 834
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 1,886

Included above, the following payment-in-kind interest from Edmentum was capitalized and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 813
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 1,266

The following interest income recognized had not yet been paid by Edmentum to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$—
December 31, 2015 568

Energy Solutions Holdings Inc.

Prospect owns 100% of the equity of Energy Solutions Holdings Inc. (f/k/a Gas Solutions Holdings Inc.) ("Energy Solutions"), a Consolidated Holding Company. Energy Solutions owns 100% of each of Change Clean Energy Company, LLC (f/k/a Change Clean Energy Holdings, LLC) ("Change Clean"); Freedom Marine Solutions, LLC (f/k/a Freedom Marine Services Holdings, LLC) ("Freedom Marine"); and Yatesville Coal Company, LLC (f/k/a Yatesville Coal Holdings, LLC) ("Yatesville"). Change Clean owns 100% of each of Change Clean Energy, LLC and Down East Power Company, LLC, and 50.1% of BioChips LLC. Freedom Marine owns 100% of each of Vessel Company, LLC (f/k/a Vessel Holdings, LLC) ("Vessel"); Vessel Company II, LLC (f/k/a Vessel Holdings II, LLC) ("Vessel II"); and Vessel Company III, LLC (f/k/a Vessel Holdings III, LLC) ("Vessel III"). Yatesville owns 100% of North Fork Collieries, LLC.

Energy Solutions owns interests in companies operating in the energy sector. These include companies operating offshore supply vessels, ownership of a non-operating biomass electrical generation plant and several coal mines. Energy Solutions subsidiaries formerly owned interests in gathering and processing business in east Texas. As of July 1, 2011, the cost basis of Prospect's investment in Energy Solutions, including debt and equity, was \$42,003.

In December 2011, Prospect completed a reorganization of Gas Solutions Holdings Inc. renaming the company

Energy Solutions and transferring ownership of other operating companies owned by Prospect and operating within the energy industry. As part of the reorganization, Prospect transferred its debt and equity interests with cost basis of \$2,540 in Change Clean Energy Holdings, Inc. and Change Clean Energy, Inc. to Change Clean; \$12,504 in Freedom Marine Holdings, Inc. to Freedom Marine; and \$1,449 of Yatesville Coal Holdings, Inc. to Yatesville. Each of these entities is wholly owned (directly or indirectly) by Energy Solutions. On December 28, 2011, Prospect made a follow-on \$1,250 equity investment in Energy Solutions and a \$3,500 debt investment in Vessel.

On January 4, 2012, Energy Solutions sold its gas gathering and processing assets held in Gas Solutions II Ltd. ("Gas Solutions") for a potential sale price of \$199,805, adjusted for the final working capital settlement, including a potential earn-out of \$28,000 that may be paid based on the future performance of Gas Solutions. After expenses, including structuring fees of \$9,966 paid to Prospect, and \$3,152 of third-party expenses, Gas Solutions LP LLC and Gas Solutions GP LLC, subsidiaries of Gas Solutions, received \$157,100 and \$1,587 in cash, respectively, and subsequently distributed these amounts, \$158,687 in total, to Energy Solutions. The sale of Gas Solutions by Energy Solutions resulted in significant earnings and profits, as defined by the Code, at Energy Solutions for calendar year 2012. In accordance with ASC 946, the distributions Prospect received from Energy Solutions during calendar year

ended June 30, 2013. No such dividends were received from Energy Solutions during the year ended June 30, 2014. During the year ended June 30, 2013, Energy Solutions repaid \$28,500 of senior and subordinated secured debt due to Prospect. In addition to the repayment of principal, Prospect received \$19,543 of make-whole fees for early repayment of the outstanding loan receivables, which was recorded as additional interest income during the year ended June 30,

2012 were required to be recognized as dividend income, as there were current year earnings and profits sufficient to support such recognition. As a result, we recognized dividends of \$53,820 from Energy Solutions during the year

2013.

On November 25, 2013, Prospect restructured its investment in Freedom Marine. The \$12,504 subordinated secured loan to Jettco Marine Services, LLC, a subsidiary of Freedom Marine, was replaced with a senior secured note to Vessel II. On December 3, 2013, Prospect made a \$16,000 senior secured investment in Vessel III. Overall, the restructuring of Prospect's investment in Freedom Marine provided approximately \$16,000 net new senior secured debt financing to support the acquisition of two new vessels. Prospect received \$2,480 of structuring fees from Energy Solutions related to the Freedom Marine restructuring which was recognized as other income.

During the year ended June 30, 2014, Energy Solutions repaid the remaining \$8,500 of the subordinated secured debt due to Prospect. In addition to the repayment of principal, Prospect received \$4,812 of make-whole fees for early repayment of the outstanding loan receivables, which was recorded as additional interest income during the year ended June 30, 2014.

On November 28, 2012 and January 1, 2014, Prospect received \$475 and \$25 of litigation settlement proceeds related to Change Clean and recorded a reduction in its equity investment cost basis for Energy Solutions, respectively. On June 4, 2014, Gas Solutions GP LLC and Gas Solutions LP LLC merged with and into Freedom Marine, with Freedom Marine as the surviving entity.

On July 1, 2014, Prospect began consolidating Energy Solutions. As a result, any transactions between Energy Solutions and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below. Transactions between Prospect and Freedom Marine are separately discussed below under "Freedom Marine Solutions, LLC."

During the three months ended December 31, 2014, Prospect determined that the impairments of Change Clean and Yatesville were impaired and recorded a realized loss of \$1,449, reducing the amortized cost to zero.

During the six months ended December 31, 2015, Prospect dissolved the following entities: Change Clean Energy Company, LLC, Change Clean Energy, LLC, Down East Power Company, LLC and BioChips LLC.

The following payments were paid from Energy Solutions to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to Energy Solutions (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative services costs payable by Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$—

Three Months Ended December 31, 2015 -

Six Months Ended December 31, 2014	
Six Months Ended December 31, 2015	65

First Tower Finance Company LLC

Prospect owns 100% of the equity of First Tower Holdings of Delaware LLC ("First Tower Delaware"), a Consolidated Holding Company. First Tower Delaware owns 80.1% of First Tower Finance Company LLC (f/k/a First Tower Holdings LLC) ("First Tower Finance"). First Tower Finance owns 100% of First Tower, LLC ("First Tower"), a multiline specialty finance company.

On June 15, 2012, Prospect made a \$287,953 investment (including 14,518,207 common shares of Prospect at a fair value of \$160,571) in First Tower Delaware, of which \$244,760 was a Senior Secured Revolving Credit Facility and \$43,193 of membership interest in First Tower Delaware. The proceeds were utilized by First Tower Delaware to purchase 80.1% of the membership interests in First Tower Finance for \$282,968. The remaining proceeds at First Tower Delaware were used to pay \$4,038 of structuring fees from First Tower Delaware to Prospect (which was recognized by Prospect as structuring fee income), \$940 of legal services provided by attorneys at Prospect Administration, and \$7 of third party expenses. Prospect received an additional \$4,038 of structuring fees from First Tower (which was recognized by Prospect as structuring fee income). Management purchased the additional 19.9% of First Tower Finance common stock for \$70,300. The combined proceeds received by First Tower Finance of \$353,268 (\$282,968 equity financing from First Tower Delaware mentioned above and \$70,300 equity financing from management) were used to purchase 100% of the common stock of First Tower for \$338,042, pay \$11,188 of third-party expenses and \$4,038 of structuring fees from First Tower mentioned above (which was recognized by Prospect as structuring fee income).

On October 18, 2012, Prospect made an additional \$20,000 investment through the Senior Secured Revolving Credit Facility, \$12,008 of which was invested by First Tower Delaware in First Tower Finance as equity and \$7,992 of which was retained by First Tower Delaware as working capital. On December 30, 2013, Prospect funded an additional \$10,000 into First Tower Delaware, \$8,500 through the Senior Secured Revolving Credit Facility and \$1,500 through the purchase of additional membership interests in First Tower Delaware. \$8,000 of the proceeds were utilized by First Tower Delaware to pay structuring fees to Prospect for the renegotiation and expansion of First Tower's third-party revolver, and \$2,000 of the proceeds were retained by First Tower Delaware for working capital. On June 24, 2014, Prospect made a new \$251,246 second lien term loan to First Tower. First Tower distributed this amount to First Tower Finance, which distributed this amount to First Tower Delaware as a return of capital. First Tower Delaware used the distribution to partially pay down the Senior Secured Revolving Credit Facility. The remaining \$23,712 of the Senior Secured Revolving Credit Facility was then converted to additional membership interests held by Prospect in First Tower Delaware.

On July 1, 2014, Prospect began consolidating First Tower Delaware. As a result, any transactions between First Tower Delaware and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

During the quarter ended December 31, 2015, Prospect made an additional \$8,005 investment split evenly between equity and the second lien term loan to First Tower.

The following dividends were declared and paid from First Tower to First Tower Delaware and recognized as dividend income by First Tower Delaware:

Three Months Ended December 31, 2014 \$1,929
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 1,929
Six Months Ended December 31, 2015 —

All dividends were paid from earnings and profits of First Tower.

The following amounts were paid from First Tower to Prospect and recorded by Prospect as repayment of loan receivable:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 678

The following interest payments were accrued and paid from First Tower to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$13,671
Three Months Ended December 31, 2015 14,167
Six Months Ended December 31, 2014 24,587
Six Months Ended December 31, 2015 28,304

Included above, the following payment-in-kind interest from First Tower was capitalized and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 347

The following interest income recognized had not yet been paid by First Tower to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$4,612 December 31, 2015 156

During the three months ended December 31, 2015, the managerial assistance agreement between First Tower Delaware and Prospect Administration was amended and \$1,200 of managerial assistance expense was reversed at First Tower Delaware. First Tower replaced First Tower Delaware in the managerial assistance agreement with Prospect Administration as of December 14, 2015.

The following managerial assistance payments were accrued and paid from First Tower Delaware to Prospect Administration and recognized by Prospect as an expense:

Three Months Ended December 31, 2014 \$600
Three Months Ended December 31, 2015 (1,200)
Six Months Ended December 31, 2014 1,200
Six Months Ended December 31, 2015 (1,200)

The following managerial assistance recognized has not yet been paid by First Tower Delaware to Prospect Administration and was included by Prospect within due to Prospect Administration.

June 30, 2015 \$600 December 31, 2015 —

The following managerial assistance recognized had not yet been paid by First Tower to Prospect and was included by Prospect

within other receivables and due to Prospect Administration:

June 30, 2015 \$—
December 31, 2015 1,800

The following amounts were due from First Tower to Prospect for reimbursement of expenses paid by Prospect on behalf of First Tower and were included by Prospect within other receivables:

June 30, 2015 \$20 December 31, 2015 21

Freedom Marine Solutions, LLC

As discussed above, Prospect owns 100% of the equity of Energy Solutions, a Consolidated Holding Company. Energy Solutions owns 100% of Freedom Marine. Freedom Marine owns 100% of each of Vessel, Vessel III, and Vessel III.

As of July 1, 2014, the cost basis of Prospect's total debt and equity investment in Freedom Marine was \$39,811, which consisted of the following: \$3,500 senior secured note to Vessel; \$12,504 senior secured note to Vessel II; \$16,000 senior secured note to Vessel III; and \$7,807 of equity.

On December 29, 2014, Freedom Marine reached a settlement for and received \$5,174, net of third party obligations, related to the contingent earn-out from the sale of Gas Solutions in January 2012 which was retained by Freedom Marine. This is a final settlement and no further payments are expected from the sale. (See "Energy Solutions Holdings Inc." above for more information related to the sale of Gas Solutions.)

On October 30, 2015, we restructured our investment in Freedom Marine Solutions, LLC ("Freedom Marine"). Concurrent with the restructuring, we exchanged our \$32,500 senior secured loans for additional membership interest in Freedom Marine.

The following interest payments were accrued and paid from Vessel to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$161
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 322
Six Months Ended December 31, 2015 159

The following interest income recognized had not yet been paid by Vessel to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$2 December 31, 2015 —

The following interest payments were accrued and paid from Vessel II to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$432
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 864
Six Months Ended December 31, 2015 427

The following interest income recognized had not yet been paid by Vessel II to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$5 December 31, 2015 —

The following interest payments were accrued and paid from Vessel III to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$532
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 1,063
Six Months Ended December 31, 2015 526

The following interest income recognized had not yet been paid by Vessel III to Prospect and was included by

Prospect within interest receivable:

June 30, 2015 \$6 December 31, 2015 —

The following managerial assistance recognized had not yet been paid by Freedom Marine to Prospect and was included by Prospect within other receivables and due to Prospect Administration:

June 30, 2015 \$—
December 31, 2015 75

The following amounts were due from Freedom Marine to Prospect for reimbursement of expenses paid by Prospect on behalf of Freedom Marine and were included by Prospect within other receivables:

June 30, 2015 \$3
December 31, 2015 2
Gulf Coast Machine & Supply Company

Prospect owns 100% of the preferred equity of Gulf Coast Machine & Supply Company ("Gulf Coast"). Gulf Coast is a provider of value-added forging solutions to energy and industrial end markets.

On October 12, 2012, Prospect initially made a \$42,000 first lien term loan to Gulf Coast, of which \$840 was used to pay structuring fees from Gulf Coast to Prospect (which was recognized by Prospect as structuring fee income). During the year ended June 30, 2013, Gulf Coast repaid \$787 of the first lien term loan.

Between July 1, 2013 and November 8, 2013, Gulf Coast repaid \$263 of the first lien term loan, leaving a balance of \$40,950. On November 8, 2013, Gulf Coast issued \$25,950 of convertible preferred stock to Prospect (representing 99.9% of the voting securities of Gulf Coast) in exchange for crediting the same amount to the first lien term loan previously outstanding, leaving a first lien loan balance of \$15,000. Prior to this conversion, Prospect was just a lender to Gulf Coast and the investment was not a controlled investment. On November 29, 2013 and December 16, 2013, Prospect provided an additional \$1,000 and \$1,500, respectively, to fund working capital needs, increasing the first lien loan balance to \$17,500.

During the year ended June 30, 2015, Prospect made an additional \$8,500 investment in the first lien term loan to Gulf Coast to fund capital improvements to key forging equipment and other liquidity needs.

During the six months ended December 31, 2015, Prospect made an additional \$6,000 investment in the first lien term loan to Gulf Coast to fund capital improvements to key forging equipment and other liquidity needs.

The following amounts were paid from Gulf Coast to Prospect and recorded by Prospect as repayment of loan receivable:

Three Months Ended December 31, 2014 \$Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 75

The following interest payments were accrued and paid from Gulf Coast to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$523
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 1,046
Six Months Ended December 31, 2015 —

The following amounts were due from Gulf Coast to Prospect for reimbursement of expenses paid by Prospect on behalf of Gulf Coast and were included by Prospect within other receivables:

June 30, 2015 \$1 December 31, 2015 —

The following amounts were due to Gulf Coast from Prospect for reimbursement of expenses paid by Gulf Coast on behalf of Prospect and were included by Prospect within other liabilities:

June 30, 2015 \$—
December 31, 2015 1

Harbortouch Payments, LLC

Prospect owns 100% of the equity of Harbortouch Holdings of Delaware Inc. ("Harbortouch Delaware"), a Consolidated Holding Company. Harbortouch Delaware owns 100% of the Class C voting units of Harbortouch Payments, LLC ("Harbortouch"), which provide for a 53.5% residual profits allocation. Harbortouch management owns 100% of the Class B and D voting units of Harbortouch, which provide for a 46.5% residual profits allocation. Harbortouch owns 100% of Credit Card Processing USA, LLC. Harbortouch is a provider of transaction processing services and point-of sale equipment used by merchants across the United States.

On March 31, 2014, Prospect made a \$147,898 investment (including 2,306,294 common shares of Prospect at a fair value of \$24,908) in Harbortouch Delaware. Of this amount, \$123,000 was loaned in exchanged for a subordinated note and \$24,898 was an equity contribution. Harbortouch Delaware utilized \$137,972 to purchase 100% of the Harbortouch Class A voting preferred units which provided an 11% preferred return and a 53.5% interest in the residual profits. Harbortouch Delaware used the remaining proceeds to pay \$4,920 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$1,761 for legal services provided by attorneys at Prospect Administration and \$3,245 was retained by Harbortouch Delaware for working capital. Additionally, on March 31, 2014, Prospect provided Harbortouch a senior secured loan of \$130,796. Prospect received a structuring fee of \$2,616 from Harbortouch (which was recognized by Prospect as structuring fee income).

On April 1, 2014, Prospect made a new \$137,226 senior secured term loan to Harbortouch. Harbortouch then distributed this amount to Harbortouch Delaware as a return of capital which was used to pay down the \$123,000 senior secured note from Harbortouch Delaware to Prospect. The remaining \$14,226 was distributed to Prospect as a return of capital of Prospect's equity investment in Harbortouch Delaware.

On July 1, 2014, Prospect began consolidating Harbortouch Delaware. As a result, any transactions between Harbortouch Delaware and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

On September 30, 2014, Prospect made a new \$26,431 senior secured term loan to Harbortouch to support an acquisition. As part of the transaction, Prospect received \$529 of structuring fees (which was recognized by Prospect as structuring fee income) and \$50 of amendment fees (which was recognized by Prospect as amendment fee income). On December 19, 2014, Prospect made an additional \$1,291 equity investment in Harbortouch Class C voting units. This amount was deferred consideration stipulated in the original agreement.

In addition to the repayments noted above, the following amounts were paid from Harbortouch to Prospect and recorded by Prospect as repayment of loan receivable:

Three Months Ended December 31, 2014 \$1,432
Three Months Ended December 31, 2015 1,307
Six Months Ended December 31, 2014 1,639
Six Months Ended December 31, 2015 2,581

The following dividends were declared and paid from Harbortouch to Harbortouch Holdings and recognized as dividends income by Harbortouch Holdings:

Three Months Ended December 31, 2014 \$13
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 27
Six Months Ended December 31, 2015 —

All dividends were paid from earnings and profits of Harbortouch.

The following cash distributions were declared and paid from Harbortouch to Harbortouch Holdings and recognized as a return of capital by Harbortouch Holdings:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 9
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 23

The following interest payments were accrued and paid from Harbortouch to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$7,717
Three Months Ended December 31, 2015 7,738
Six Months Ended December 31, 2014 14,590
Six Months Ended December 31, 2015 15,516

The following interest income recognized had not yet been paid by Harbortouch to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$2,077 December 31, 2015 \$2,077

The following managerial assistance payments were paid from Harbortouch to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$125
Three Months Ended December 31, 2015 125
Six Months Ended December 31, 2014 250
Six Months Ended December 31, 2015 250

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect

Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$125 December 31, 2015 125

The following payments were paid from Harbortouch to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to Harbortouch (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative services costs payable by

Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 46
Six Months Ended December 31, 2015 —

The following amounts were due from Harbortouch to Prospect for reimbursement of expenses paid by Prospect on behalf of Harbortouch and were included within other receivables:

June 30, 2015 \$—
December 31, 2015 59

Manx Energy, Inc.

As of June 30, 2014, Prospect owned 41% of the equity of Manx Energy, Inc. ("Manx"). Manx was formed on January 19, 2010 for the purpose of rolling up the assets of existing Prospect portfolio companies, Coalbed, LLC ("Coalbed"), Appalachian Energy LLC (f/k/a Appalachian Energy Holdings, LLC) ("AEH") and Kinley Exploration LLC. The three companies were combined under new common management.

On January 19, 2010, Prospect made a \$2,800 investment at closing to Manx to provide for working capital. On the same date, Prospect exchanged \$2,100 and \$4,500 of the loans to AEH and Coalbed, respectively, for Manx preferred equity, and Prospect's AEH equity interest was converted into Manx common stock. There was no change to fair value at the time of restructuring, and Prospect continued to fully reserve any income accrued for Manx. On October 15, 2010 and May 26, 2011, Prospect increased its loan to Manx in the amount of \$500 and \$250, respectively, to provide additional working capital. As of June 30, 2011, the cost basis of Prospect's investment in Manx, including debt and equity, was \$19,019.

On June 30, 2012, AEH and Coalbed loans held by Manx with a cost basis of \$7,991 were removed from Manx and contributed by Prospect to Wolf Energy Holdings Inc., a separate holding company wholly owned by Prospect. During the three months ended June 30, 2013, Prospect determined that the impairment of Manx was impaired and recorded a realized loss of \$9,397 for the amount that the amortized cost exceeded the fair value, reducing the amortized cost to \$500. During the year ended June 30, 2014, Manx repaid \$450 of the senior secured note. During the three months ended December 31, 2014, Manx was dissolved and Prospect recorded a realized loss of \$50, reducing the amortized cost to zero.

MITY, Inc.

Prospect owns 100% of the equity of MITY Holdings of Delaware Inc. ("MITY Delaware"), a Consolidated Holding Company. MITY Delaware holds 94.99% of the equity of MITY, Inc. (f/k/a MITY Enterprises, Inc.) ("MITY"), with management of MITY owning the remaining 5.01% of the equity of MITY. MITY owns 100% of each of MITY-Lite, Inc. ("MITY-Lite"); Broda USA, Inc. (f/k/a Broda Enterprises USA, Inc.) ("Broda USA"); and Broda Enterprises ULC ("Broda Canada"). MITY is a designer, manufacturer and seller of multipurpose room furniture and specialty healthcare seating products.

On September 19, 2013, Prospect made a \$29,735 investment in MITY Delaware, of which \$22,792 was a senior secured debt to MITY Delaware and \$6,943 was a capital contribution to the equity of MITY Delaware. The proceeds were partially utilized to purchase 97.7% of MITY common stock for \$21,027. The remaining proceeds were used to issue a \$7,200 note from Broda Canada to MITY Delaware, pay \$684 of structuring fees from MITY Delaware to Prospect (which was recognized by Prospect as structuring fee income), \$311 for legal services provided by attorneys employed by Prospect Administration and \$513 was retained by MITY Delaware for working capital.

On September 19, 2013, Prospect made an additional \$18,250 senior secured debt investment in MITY. The proceeds were used to repay existing third-party indebtedness, pay \$365 of structuring fees from MITY to Prospect (which was recognized by Prospect as structuring fee income), pay \$1,143 of third party expenses and \$2,580 was retained by MITY for working capital. Members of management of MITY purchased additional shares of common stock of MITY, reducing MITY Delaware's ownership to 94.99%. MITY, MITY-Lite and Broda USA are joint borrowers on the senior secured debt of MITY.

On June 23, 2014, Prospect made a new \$15,769 debt investment in MITY and MITY distributed proceeds to MITY Delaware as a return of capital. MITY Delaware used this distribution to pay down the senior secured debt of MITY Delaware to Prospect by the same amount. The remaining amount of the senior secured debt due from MITY Delaware to Prospect, \$7,200, was then contributed to the capital of MITY Delaware. On June 23, 2014, Prospect also extended a new \$7,500 senior secured revolving facility to MITY, which was unfunded at closing.

On July 1, 2014, Prospect began consolidating MITY Delaware. As a result, any transactions between MITY Delaware and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

During the year ended June 30, 2015, Prospect funded \$2,500 of MITY's senior secured revolving facility, which MITY fully repaid during that time.

The following dividends were declared and paid from MITY to MITY Delaware and recognized as dividend income by MITY Delaware:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 710
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 710

All dividends were paid from earnings and profits of MITY.

The following interest payments were accrued and paid from MITY to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$1,323 Three Months Ended December 31, 2015 1,307 Six Months Ended December 31, 2014 2,615 Six Months Ended December 31, 2015 2,612

Included above, the following payment-in-kind interest from MITY was capitalized and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 140

The following interest income recognized had not yet been paid by MITY to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$14 December 31, 2015 14

The following interest payments were accrued and paid from Broda Canada to MITY Delaware and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$166
Three Months Ended December 31, 2015 141
Six Months Ended December 31, 2014 337
Six Months Ended December 31, 2015 285

During the six months ended December 31, 2015, there was a favorable fluctuation in the foreign currency exchange rate and MITY Delaware recognized \$0.4 of realized gain related to its investment in Broda Canada.

The following managerial assistance payments were paid from MITY to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$75
Three Months Ended December 31, 2015 75
Six Months Ended December 31, 2014 160
Six Months Ended December 31, 2015 150

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect

Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$75 December 31, 2015 75

The following payments were paid from MITY to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to MITY (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative services costs payable by Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 59

The following amounts were due from MITY to Prospect for reimbursement of expenses paid by Prospect on behalf of MITY and were included within other receivables:

June 30, 2015 \$—
December 31, 2015 5

The following amounts were due to MITY from Prospect for reimbursement of expenses paid by MITY on behalf of Prospect and were included within other liabilities:

June 30, 2015 \$1 December 31, 2015 —

National Property REIT Corp.

Prospect owns 100% of the equity of NPH Property Holdings, LLC ("NPH"), a Consolidated Holding Company. NPH owns 100% of the common equity of National Property REIT Corp. (f/k/a National Property Holdings Corp.) ("NPRC"). NPRC is a Maryland corporation and a qualified REIT for federal income tax purposes. In order to qualify as a REIT, NPRC issued 125 shares of Series A Cumulative Non-Voting Preferred Stock to 125 accredited investors. The preferred stockholders are entitled to receive cumulative dividends semi-annually at an annual rate of 12.5% and do not have the ability to participate in the management or operation of NPRC.

NPRC was formed to hold for investment, operate, finance, lease, manage, and sell a portfolio of real estate assets and engage in any and all other activities as may be necessary, incidental or convenient to carry out the foregoing. NPRC acquires real estate assets, including, but not limited to, industrial, commercial, and multi-family properties. NPRC may acquire real estate assets directly or through joint ventures by making a majority equity investment in a property-owning entity (the "JV"). Additionally, through its wholly-owned subsidiaries, NPRC invests in online consumer loans.

On December 31, 2013, APRC distributed its majority interests in five JVs holding real estate assets to APH. APH then distributed these JV interests to Prospect in a transaction characterized as a return of capital. Prospect, on the same day, contributed certain of these JV interests to NPH and the remainder to UPH (each wholly-owned subsidiaries of Prospect). Each of NPH and UPH immediately thereafter contributed these JV interests to NPRC and UPRC, respectively. The total investments in the JVs transferred to NPH and from NPH to NPRC consisted of \$79,309 and \$16,315 of debt and equity financing, respectively. There was no material gain or loss realized on these transactions.

On December 31, 2013, Prospect made a \$10,620 investment in NPH, of which \$8,800 was a Senior Term Loan and \$1,820 was used to purchase additional membership interests of NPH. The proceeds were utilized by NPH to purchase additional NPRC common equity for \$10,620. The proceeds were utilized by NPRC to purchase a 93.0% ownership interest in APH Carroll Bartram Park, LLC for \$10,288 and to pay \$113 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), with \$219 retained by NPRC for working capital. The JV was purchased for \$38,000 which included debt financing and minority interest of \$28,500 and \$774, respectively. The remaining proceeds were used to pay \$206 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$1,038 of third party expenses, \$5 of legal services provided by attorneys at Prospect Administration, and \$304 of prepaid assets, with \$9 retained by the JV for working capital.

Between January 7, 2014 and March 13, 2014, Prospect made a \$14,000 investment in NPH, of which \$11,900 was a Senior Term Loan and \$2,100 was used to purchase additional membership interests of NPH. The proceeds were utilized by certain of NPRC's wholly-owned subsidiaries to purchase online consumer loans from a third party.

On January 31, 2014, Prospect made a \$4,805 investment in NPH, of which \$4,000 was a Senior Term Loan and \$805 used to purchase additional membership interests of NPH. The proceeds were utilized by NPH to purchase additional NPRC common equity for \$4,805. The proceeds were utilized by NPRC to purchase a 93.0% ownership interest in APH Carroll Atlantic Beach, LLC for \$4,603 and to pay \$52 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), with \$150 retained by NPRC for working capital. The JV was purchased for \$13,025 which included debt financing and minority interest of \$9,118 and \$346, respectively. The remaining proceeds were used to pay \$92 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$681 of third party expenses, \$7 of legal services provided by attorneys at Prospect Administration, and \$182 of prepaid assets, with \$80 retained by the JV for working capital.

Effective April 1, 2014, Prospect made a new \$104,460 senior term loan to NPRC. NPRC then distributed this amount to NPH as a return of capital which was used to pay down the Senior Term Loan from NPH by the same amount. Between April 3, 2014 and May 21, 2014, Prospect made an \$11,000 investment in NPH and NPRC, of which \$9,350 was a Senior Term Loan to NPRC and \$1,650 was used to purchase additional membership interests of NPH. The proceeds were utilized by NPH to purchase additional NPRC common equity for \$1,650. The proceeds were utilized by certain of NPRC's wholly-owned subsidiaries to purchase online consumer loans from a third party.

On July 1, 2014, Prospect began consolidating NPH. As a result, any transactions between NPH and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

On October 23, 2014, UPRC transferred its investment in Michigan Storage, LLC to NPRC. As a result, Prospect's investments in UPRC related to these properties also transferred to NPRC. The investments transferred consisted of \$1,281 of equity and \$9,444 of debt. There was no gain or loss realized on the transaction.

On November 26, 2014, APRC transferred its investment in APH Carroll Resort, LLC to NPRC and the investment was renamed NPRC Carroll Resort, LLC. As a result, Prospect's investments in APRC related to this property also transferred to NPRC. The investments transferred consisted of \$10,237 of equity and \$65,586 of debt. There was no gain or loss realized on the transaction.

On January 16, 2015, Prospect made a \$13,871 investment in NPRC, of which \$11,810 was a Senior Term Loan directly to NPRC and \$2,061 was used to purchase additional common equity of NPRC through NPH. The proceeds were utilized by NPRC to purchase additional ownership interest in Michigan Storage, LLC (which was originally purchased by UPRC and transferred to NPRC, as discussed below) for \$13,854, with \$17 retained by NPRC for working capital. The minority interest holder also invested an additional \$2,445 in the JV. With additional debt financing of \$12,602, the total proceeds were used by the JV to purchase five additional properties for \$26,405. The remaining proceeds were used to pay \$276 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$1,762 of third party expenses, \$65 in pre-funded capital expenditures, and \$393 of prepaid assets.

On March 17, 2015, Prospect entered into a new credit agreement with ACL Loan Holdings, Inc. ("ACLLH"), a wholly-owned subsidiary of NPRC, to form two new tranches of senior secured term loans, Term Loan A and Term Loan B, with the same terms as the existing NPRC Term Loan A and Term Loan B due to Prospect. The agreement was effective as of June 30, 2014. On June 30, 2014, ACLLH made a non-cash return of capital distribution of \$22,390 to NPRC and NPRC transferred and assigned to ACLLH a senior secured Term Loan A due to Prospect. On May 1, 2015, APRC transferred its investment in 5100 Live Oaks Blvd, LLC to NPRC. As a result, Prospect's investments in APRC related to this property also transferred to NPRC. The investments transferred consisted of \$2,748 of equity and \$29,990 of debt. There was no gain or loss realized on the transaction.

On May 6, 2015, Prospect made a \$252 investment in NPRC, of which \$236 was a Senior Term Loan and \$16 was used to purchase additional common equity of NPRC through NPH. The proceeds were utilized by NPRC to purchase additional ownership interest in 5100 Live Oaks Blvd, LLC for \$252. The minority interest holder also invested an additional \$6 in the JV. The proceeds were used by the JV to fund \$258 of capital expenditures.

On June 2, 2015, Prospect amended the credit agreement with NPRC to form two new tranches of senior secured term loans, Term Loan C and Term Loan D, with the same terms as the existing ACLLH Term Loan A and Term Loan B due to Prospect. The amendment was effective as of April 1, 2015.

During the year ended June 30, 2015, Prospect made thirty-six follow-on investments in NPRC totaling \$224,200 to support the online consumer lending initiative. Prospect invested \$52,350 of equity through NPH and \$171,850 of

debt directly to NPRC and its wholly-owned subsidiaries. In addition, during the year ended June 30, 2015, Prospect received partial repayments of \$32,883 of the loans previously outstanding and \$5,577 as a return of capital on the equity investment in NPRC.

On September 9, 2015, Prospect made a \$159 investment in NPRC used to purchase additional common equity of NPRC through NPH. The proceeds were utilized by NPRC to purchase additional ownership interest in its multi-family property for \$159. The minority interest holder also invested an additional \$4 in the JVs. The proceeds were used by the JVs to fund \$163 of capital expenditures.

On November 5, 2015 Prospect made a \$9,017 investment in NPRC used to purchase additional common equity in NPRC through NPH. The proceeds were utilized by NPRC to purchase an 80.0% ownership interest in SSIL I, LLC for \$9,017. The JV was purchased for \$34,500 which included debt financing and minority interest of \$26,450 and \$2,254, respectively. The remaining proceeds were used to pay \$180 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$1,243 of escrows and reserves, \$1,243 of third party expenses, \$42 of legal services provided by attorneys at Prospect Administration, and \$513 of capital expenditures. On November 12, 2015, NPRC used supplemental debt proceeds obtained by its' JVs to make a partial repayment on

the Senior Term Loan of 22,098.

On November 19, 2015, Prospect made a \$695 investment in NPRC used to purchase additional common equity of NPRC through NPH. The proceeds were utilized by NPRC to purchase additional ownership interest in its multi-family properties for \$690 and pay \$5 of legal services provided by attorneys at Prospect Administration. The minority interest holder also invested an additional \$76 in the JVs. The proceeds were used by the JVs to fund \$766 of capital expenditures.

On November 25, 2015, Prospect made a \$323 investment in NPRC used to purchase additional common equity of NPRC through NPH. The proceeds were utilized by NPRC to purchase additional ownership interest in its multi-family properties for \$321 and pay \$2 of legal services provided by attorneys at Prospect Administration. The minority interest holder also invested an additional \$19 in the JVs. The proceeds were used by the JVs to fund \$340 of capital expenditures.

On December 23, 2015, Prospect made a \$499 investment in NPRC used to purchase additional common equity of NPRC through NPH. The proceeds were utilized by NPRC to purchase additional ownership interest in its multi-family property for \$499. The minority interest holder also invested an additional \$12 in the JVs. The proceeds were used by the JVs to fund \$511 of capital expenditures.

On December 30, 2015, NPRC used supplemental debt proceeds obtained by its' JVs to make a partial repayment on the Senior Term Loan of 9,821.

During the six months ended December 31, 2015, we provided \$147,364 and \$31,394 of debt and equity financing, respectively, to NPRC to enable certain of its wholly-owned subsidiaries to invest in online consumer loans. In addition, during the six months ended December 31, 2015, we received partial repayments of \$40,460 of our loans previously outstanding and \$7,140 as a return of capital on our equity investment in NPRC.

The following interest payments were accrued and paid by NPRC to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$6,634 Three Months Ended December 31, 2015 7,453 Six Months Ended December 31, 2014 9,943 Six Months Ended December 31, 2015 13,408

Included above, the following payment-in-kind interest from NPRC was capitalized and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$135 Three Months Ended December 31, 2015 Six Months Ended December 31, 2014 1,318 Six Months Ended December 31, 2015 703

The following interest income recognized had not yet been paid by NPRC to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$116 December 31, 2015 97

The following interest payments were accrued and paid by ACLLH to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 8,298
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 16,454

The following interest income recognized had not yet been paid by ACLLH to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$23 December 31, 2015 78

The following net revenue interest payments were paid from NPRC to Prospect and recognized by Prospect as other income:

Three Months Ended December 31, 2014 \$352
Three Months Ended December 31, 2015 663
Six Months Ended December 31, 2014 644
Six Months Ended December 31, 2015 1,430

The following structuring fees were paid from ACLLH to Prospect and recognized by Prospect as other income:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 1,188
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 1,605

The following managerial assistance payments were paid from NPRC to Prospect and subsequently remitted to

Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$127
Three Months Ended December 31, 2015 128
Six Months Ended December 31, 2014 255
Six Months Ended December 31, 2015 255

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect

Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$128 December 31, 2015 128

The following payments were paid from NPRC to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to NPRC (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative services costs payable by Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 595
Six Months Ended December 31, 2014 60
Six Months Ended December 31, 2015 1,029

The following amounts were due from NPRC to Prospect for reimbursement of expenses paid by Prospect on behalf of NPRC and included by Prospect within other receivables:

June 30, 2015 \$108 December 31, 2015 4

The following amounts were due to ACLLH from Prospect for reimbursement of expenses paid by ACLLH on behalf of Prospect and included by Prospect within other liabilities:

June 30, 2015 \$—
December 31, 2015 9

Nationwide Acceptance LLC

Prospect owns 100% of the membership interests of Nationwide Acceptance Holdings LLC ("Nationwide Holdings"), a Consolidated Holding Company. Nationwide Holdings owns 93.79% of the equity of Nationwide Loan Company LLC (f/k/a Nationwide Acceptance LLC) ("Nationwide"), with members of Nationwide management owning the remaining 6.21% of the equity.

On January 31, 2013, Prospect initially made a \$25,151 investment in Nationwide Holdings, of which \$21,308 was a Senior Secured Revolving Credit Facility and \$3,843 was in the form of membership interests in Nationwide Holdings. \$21,885 of the proceeds were utilized to purchase 93.79% of the membership interests in Nationwide. Proceeds were also used to pay \$753 of structuring fees from Nationwide Holdings to Prospect (which was recognized by Prospect as structuring fee income), \$350 of third party expenses and \$163 of legal services provided by attorneys at Prospect Administration. The remaining \$2,000 was retained by Nationwide Holdings as working capital. In December 2013, Prospect received \$1,500 of structuring fees from Nationwide Holdings related to the amendment of the loan agreement. On March 28, 2014, Prospect funded an additional \$4,000 to Nationwide Holdings (\$3,400 through the Senior Secured Revolving Credit Facility and \$600 to purchase additional membership interests in Nationwide Holdings). The additional funding along with cash on hand was utilized by Nationwide Holdings to fund a \$5,000 dividend to Prospect.

On June 18, 2014, Prospect made a new \$14,820 second lien term loan to Nationwide. Nationwide distributed this amount to Nationwide Holdings as a return of capital. Nationwide Holdings used the distribution to pay down the Senior Secured Revolving Credit Facility. The remaining \$9,888 of the Senior Secured Revolving Credit Facility was then converted to additional membership interests in Nationwide Holdings.

On July 1, 2014, Prospect began consolidating Nationwide Holdings. As a result, any transactions between Nationwide Holdings and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

On June 1, 2015, Nationwide completed a corporate reorganization. As part of the reorganization, Nationwide Acceptance LLC was renamed Nationwide Loan Company LLC (continues as "Nationwide") and formed two new wholly-owned subsidiaries: Pelican Loan Company LLC ("Pelican") and Nationwide Consumer Loans LLC. Nationwide assigned 100% of the equity interests in its other subsidiaries to Pelican which, in turn, assigned these interests to Nationwide Acceptance LLC ("New Nationwide"), the new operating company wholly-owned by Pelican. New Nationwide also assumed the existing senior subordinated term loan due to Prospect.

During the year ended June 30, 2015, Prospect made additional equity investments totaling \$2,814 in Nationwide. Nationwide management invested an additional \$186 of equity in Nationwide, and Prospect's ownership in Nationwide did not change.

During the quarter ended December 31, 2015, Prospect made additional investments totaling \$1,876 in the senior subordinated term loan to Nationwide.

The following dividends were declared and paid from Nationwide to Nationwide Holdings and recognized as dividend income by Nationwide Holdings:

Three Months Ended December 31, 2014 \$634
Three Months Ended December 31, 2015 1,331
Six Months Ended December 31, 2014 1,305
Six Months Ended December 31, 2015 1,688

All dividends were paid from earnings and profits of Nationwide.

The following interest payments were accrued and paid from Nationwide to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$757
Three Months Ended December 31, 2015 758
Six Months Ended December 31, 2014 1,515
Six Months Ended December 31, 2015 1,516

The following interest income recognized had not yet been paid by Nationwide to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$8 December 31, 2015 9

The following managerial assistance payments were paid from Nationwide to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$100 Three Months Ended December 31, 2015 100 Six Months Ended December 31, 2014 200 Six Months Ended December 31, 2015 200

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect

Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$100 December 31, 2015 100

The following payments were paid from Nationwide to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to Nationwide (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative service costs payable by Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$4
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 4
Six Months Ended December 31, 2015 —

The following amounts were due to Nationwide from Prospect for reimbursement of expenses paid by Nationwide on behalf of Prospect and were included by Prospect within other liabilities:

June 30, 2015 \$12 December 31, 2015 8

NMMB, Inc.

Prospect owns 100% of the equity of NMMB Holdings, Inc. ("NMMB Holdings"), a Consolidated Holding Company. NMMB Holdings owns 96.33% of the fully-diluted equity of NMMB, Inc. (f/k/a NMMB Acquisition, Inc.) ("NMMB"), with NMMB management owning the remaining 3.67% of the equity. NMMB owns 100% of Refuel Agency, Inc. ("Refuel Agency"). Refuel Agency owns 100% of Armed Forces Communications, Inc. ("Armed Forces"). NMMB is an advertising media buying business.

On May 6, 2011, Prospect initially made a \$34,450 investment (of which \$31,750 was funded at closing) in NMMB Holdings and NMMB, of which \$24,250 was a senior secured term loan to NMMB, \$3,000 was a senior secured revolver to NMMB (of which \$300 was funded at closing), \$2,800 was a senior subordinated term loan to NMMB Holdings and \$4,400 to purchase 100% of the Series A Preferred Stock of NMMB Holdings. The proceeds received by NMMB were used to purchase 100% of the equity of Refuel Agency and assets related to the business for \$30,069, pay \$1,035 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), pay \$396 for third party expenses and \$250 was retained by NMMB for working capital. On May 31, 2011, NMMB repaid the \$300 senior secured revolver.

During the year ended June 30, 2012, NMMB repaid \$2,550 of the senior secured term loan. During the year ended June 30, 2013, NMMB repaid \$5,700 of the senior secured term loan due.

On December 13, 2013, Prospect invested \$8,086 for preferred equity to recapitalize NMMB Holdings. The proceeds were used by NMMB Holdings to repay in full the \$2,800 outstanding under the subordinated term loan and the remaining \$5,286 of proceeds from Prospect were used by NMMB Holdings to purchase preferred equity in NMMB. NMMB used the proceeds from the preferred equity issuance to pay down the senior term loan. On June 12, 2014, Prospect made a new \$7,000 senior secured term loan to Armed Forces. Armed Forces distributed this amount to Refuel Agency as a return of capital. Refuel Agency distributed this amount to NMMB as a return of capital, which was used to pay down \$7,000 of NMMB's \$10,714 senior secured term loan to Prospect. On July 1, 2014, Prospect began consolidating NMMB Holdings. As a result, any transactions between NMMB

On July 1, 2014, Prospect began consolidating NMMB Holdings. As a result, any transactions between NMMB Holdings and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

On October 1, 2014, Prospect made an additional \$383 equity investment in NMMB Series B Preferred Stock, increasing Prospect's ownership to 93.13%. During the year ended June 30, 2015, NMMB repurchased 460 shares of its common stock from a former NMMB executive, decreasing the number of shares outstanding and increasing Prospect's ownership to 96.33%.

The following interest payments were accrued and paid from NMMB to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014	\$110
Three Months Ended December 31, 2015	133
Six Months Ended December 31, 2014	263
Six Months Ended December 31, 2015	266

The following interest income recognized had not yet been paid by NMMB to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$133 December 31, 2015 1

The following interest payments were accrued and paid from Armed Forces to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$250
Three Months Ended December 31, 2015 250
Six Months Ended December 31, 2014 504
Six Months Ended December 31, 2015 501

The following interest income recognized had not yet been paid by Armed Forces to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$250 December 31, 2015 3

The following managerial assistance recognized had not yet been paid by NMMB to Prospect and was included by Prospect within other receivables and due to Prospect Administration:

June 30, 2015 \$700 December 31, 2015 900

The following amounts were due from NMMB to Prospect for reimbursement of expenses paid by Prospect on behalf of NMMB and were included by Prospect within other receivables:

June 30, 2015 \$2 December 31, 2015 1

R-V Industries, Inc.

As of July 1, 2011 and continuing through December 31, 2015, Prospect owns 88.27% of the fully-diluted equity of R-V Industries, Inc. ("R-V"), with R-V management owning the remaining 11.73% of the equity. As of June 30, 2011, Prospect's equity investment cost basis was \$1,682 and \$5,087 for warrants and common stock, respectively.

On November 30, 2012, Prospect made a \$9,500 second lien term loan to R-V and R-V received an additional \$4,000 of senior secured financing from a third-party lender. The combined \$13,500 of proceeds was partially utilized by R-V to pay a dividend to its common stockholders in an aggregate amount equal to \$13,288 (including \$11,073 to Prospect recognized by Prospect as a dividend). The remaining proceeds were used by R-V to pay \$142 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$47 for third party expenses and \$23 for legal services provided by attorneys at Prospect Administration.

On June 12, 2013, Prospect provided an additional \$23,250 to the second lien term loan to R-V. The proceeds were partially utilized by R-V to pay a dividend to the common stockholders in an aggregate amount equal to \$15,000 (including \$13,240 dividend to Prospect). The remaining proceeds were used to pay off \$7,835 of outstanding debt due from R-V to a third-party, \$11 for legal services provided by attorneys at Prospect Administration and \$404 was retained by R-V for working capital.

The following dividends were declared and paid from R-V to Prospect and recognized as dividend income by Prospect:

Three Months Ended December 31, 2014 \$75
Three Months Ended December 31, 2015 75
Six Months Ended December 31, 2014 149
Six Months Ended December 31, 2015 149

All dividends were paid from earnings and profits of R-V.

The following interest payments were accrued and paid from R-V to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$760
Three Months Ended December 31, 2015 731
Six Months Ended December 31, 2014 1,520
Six Months Ended December 31, 2015 1,462

The following managerial assistance payments were paid from R-V to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$45
Three Months Ended December 31, 2015 45
Six Months Ended December 31, 2014 90
Six Months Ended December 31, 2015 90

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect

Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$45 December 31, 2015 45

The following payments were paid from R-V to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to R-V (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative service costs payable by Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 1
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 1

The following amounts were due to R-V from Prospect for reimbursement of expenses paid by R-V on behalf of Prospect and were included by Prospect within other liabilities:

June 30, 2015 \$2 December 31, 2015 2

SB Forging Company, Inc.

As of June 30, 2014, Prospect owned 79.53% of the fully-diluted common, 85.76% of the Series A Preferred and 100% of the Series B Preferred equity of ARRM Services, Inc. (f/k/a ARRM Holdings, Inc.) ("ARRM"). ARRM owned 100% of the equity of Ajax Rolled Ring & Machine, LLC (f/k/a Ajax Rolled Ring & Machine, Inc.) ("Ajax"). Ajax forges large seamless steel rings on two forging mills in the company's York, South Carolina facility. The rings are used in a range of industrial applications, including in construction equipment and power turbines. Ajax also provides machining and other ancillary services.

As of July 1, 2011, the cost basis of Prospect's total debt and equity investment in Ajax was \$41,699, including capitalized payment-in-kind interest of \$3,535. Prospect's investment in Ajax consisted of the following: \$20,607 of senior secured term debt ("Tranche A Term Loan"); \$15,035 of subordinated secured term debt ("Tranche B Term Loan"); and \$6,057 of common equity. In October 2011, ARRM assumed Ajax's Tranche B Term Loan and the equity of Ajax was exchanged for equity in ARRM. Ajax was converted into a limited liability company shortly thereafter. On December 28, 2012, Prospect provided an additional \$3,600 of unsecured debt to ARRM ("Promissory Demand Note"). On April 1, 2013, Prospect refinanced its investment in Ajax and ARRM, increasing the total size of the debt investment to \$38,537. The \$19,837 Tranche A Term Loan was replaced with a new senior secured term loan to Ajax in the same amount. The \$15,035 Tranche B Term Loan and \$3,600 Promissory Demand Note were replaced with a new subordinated unsecured term loan to ARRM in the amount of \$18,700. Prospect received \$50 and \$46 of structuring fees from Ajax and ARRM, respectively, which were recognized as other income.

On June 28, 2013, Prospect provided an additional \$1,000 in the ARRM subordinated unsecured term loan to fund equity into Ajax. The proceeds were used by Ajax to repay senior debt to a third party. On October 11, 2013, Prospect provided \$25,000 in preferred equity for the recapitalization of ARRM. After the financing, Prospect received repayment of the \$20,008 subordinated unsecured term loan previously outstanding from ARRM. In March 2014, Prospect received \$98 of structuring fees from Ajax related to the amendment of the loan agreement in September 2013.

On October 10, 2014, ARRM sold Ajax to a third party and repaid the \$19,337 loan receivable to Prospect and Prospect recorded a realized loss of \$23,560 related to the sale. Concurrent with the sale, Prospect's ownership increased to 100% of the outstanding equity of ARRM Services, Inc. which was renamed SB Forging Company, Inc. ("SB Forging"). As such, Prospect began consolidating SB Forging on October 11, 2014. In addition, there is \$3,000 being held in escrow of which \$802 was received on May 6, 2015 for which Prospect realized a gain of the same amount. The remainder of the escrow will be recognized as additional gain if and when received. Prospect received \$2,000 of structuring fees from Ajax related to the sale of the operating company which was recognized as other income during the year ended June 30, 2015.

SB Forging has incurred \$2,560 of overhead expense, which is included within due to Prospect Administration at December 31, 2015.

The following amounts were paid from Ajax to Prospect and recorded by Prospect as repayment of loan receivable:

Three Months Ended December 31, 2014 \$19,337

Three Months Ended December 31, 2015 —

Six Months Ended December 31, 2014 19,337

Six Months Ended December 31, 2015 —

The following interest payments, including prepayment penalty fees, were accrued and paid from Ajax to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$437
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 956
Six Months Ended December 31, 2015 —

The following managerial assistance payments were paid from Ajax to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$45
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 45
Six Months Ended December 31, 2015 —

The following payments were paid from SB Forging to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to SB Forging (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative services costs payable by Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$1,391
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 1,391
Six Months Ended December 31, 2015 —
United Property REIT Corp.

Prospect owns 100% of the equity of UPH Property Holdings, LLC ("UPH"), a Consolidated Holding Company. UPH owns 100% of the common equity of United Property REIT Corp. (f/k/a United Property Holdings Corp.) ("UPRC"). UPRC is a Maryland corporation and a qualified REIT for federal income tax purposes. In order to qualify as a REIT, UPRC issued 125 shares of Series A Cumulative Non-Voting Preferred Stock to 125 accredited investors. The preferred stockholders are entitled to receive cumulative dividends semi-annually at an annual rate of 12.5% and do not have the ability to participate in the management or operation of UPRC.

UPRC was formed to hold for investment, operate, finance, lease, manage, and sell a portfolio of real estate assets and engage in any and all other activities as may be necessary, incidental or convenient to carry out the foregoing. UPRC acquires real estate assets, including, but not limited to, industrial, commercial, and multi-family properties. UPRC may acquire real estate assets directly or through joint ventures by making a majority equity investment in a property-owning entity (the "JV").

On December 31, 2013, APRC distributed its majority interests in five JVs holding real estate assets to APH. APH then distributed these JV interests to Prospect in a transaction characterized as a return of capital. Prospect, on the same day, contributed certain of these JV interests to NPH and the remainder to UPH (each wholly-owned subsidiaries of Prospect). Each of NPH and UPH immediately thereafter contributed these JV interests to NPRC and UPRC, respectively. The total investments in the JVs transferred to UPH and from UPH to UPRC consisted of \$18,855 and \$3,707 of debt and equity financing, respectively. There was no material gain or loss realized on these transactions.

Effective April 1, 2014, Prospect made a new \$19,027 senior term loan to UPRC. UPRC then distributed this amount to UPH as a return of capital which was used to pay down the Senior Term Loan from UPH by the same amount.

On June 4, 2014, Prospect made a \$1,405 investment in UPH to purchase additional membership interests of UPH, which was revised to \$1,420 on July 1, 2014. The proceeds were utilized by UPH to purchase additional UPRC common equity for \$1,420. The proceeds were utilized by UPRC to acquire the real property located at 1201 West College, Marshall, MO ("Taco Bell, MO") for \$1,405 and pay \$15 of third party expenses.

On July 1, 2014, Prospect began consolidating UPH. As a result, any transactions between UPH and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

On August 19, 2014 and August 27, 2014, Prospect made a combined \$11,046 investment in UPRC, of which \$9,389 was a Senior Term Loan directly to UPRC and \$1,657 was used to purchase additional common equity of UPRC through UPH. On October 1, 2015, UPRC distributed \$376 to Prospect as a return of capital. The net proceeds were utilized by UPRC to purchase an 85.0% ownership interest in Michigan Storage, LLC for \$10,579, with \$42 retained by UPRC for working capital and \$49 restricted for future property acquisitions. The JV was purchased for \$38,275 which included debt financing and minority interest of \$28,705 and \$1,867, respectively. The remaining proceeds were used to pay \$210 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$2,589 of third party expenses, and \$77 for legal services provided by attorneys at Prospect Administration. The investment was subsequently contributed to NPRC.

On September 29, 2014, Prospect made a \$22,618 investment in UPRC, of which \$19,225 was a Senior Term Loan and \$3,393 was used to purchase additional common equity of UPRC through UPH. The proceeds were utilized by UPRC to purchase a 92.5% ownership interest in Canterbury Green Apartments Holdings, LLC for \$22,036, with \$582 retained by UPRC for working capital. The JV was purchased for \$85,500 which included debt financing and minority interest of \$65,825 and \$1,787, respectively. The remaining proceeds were used to pay \$432 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$2,135 of third party expenses, \$82 for legal services provided by attorneys at Prospect Administration, and \$1,249 of prepaid assets, with \$250 retained by the JV for working capital.

On September 30, 2014 and October 29, 2014, Prospect made a combined \$22,688 investment in UPRC, of which \$19,290 was a Senior Term Loan and \$3,398 was used to purchase additional common equity of UPRC through UPH. The proceeds were utilized by UPRC to purchase a 66.2% ownership interest in Columbus OH Apartment Holdco, LLC for \$21,992 and to pay \$241 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), with \$455 retained by UPRC for working capital. The JV was purchased for \$114,377 which included debt financing and minority interest of \$97,902 and \$11,250, respectively. The remaining proceeds were used to pay \$440 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income), \$7,711 of third party expenses, \$180 for legal services provided by attorneys at Prospect Administration, \$6,778 in pre-funded capital expenditures, and \$1,658 of prepaid assets.

On October 23, 2014, UPRC transferred its investment in Michigan Storage, LLC to NPRC. As a result, Prospect's investments in UPRC related to these properties also transferred to NPRC. The investments transferred consisted of \$1,281 of equity and \$9,444 of debt. There was no gain or loss realized on the transaction.

On November 12, 2014, Prospect made a \$669 investment in UPRC, of which \$569 was a Senior Term Loan and \$100 was used to purchase additional common equity of UPRC through UPH. The proceeds were utilized by UPRC to purchase additional ownership interest in South Atlanta Portfolio Holding Company, LLC for \$667, with \$2 retained by UPRC for working capital. The minority interest holder also invested an additional \$53 in the JV. The proceeds were used by the JV to fund \$707 of capital expenditures and pay \$13 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income).

On April 27, 2015, Prospect made a \$733 investment in UPRC, of which \$623 was a Senior Term Loan and \$110 was used to purchase additional common equity of UPRC through UPH. The proceeds were utilized by UPRC to purchase additional ownership interest in South Atlanta Portfolio Holding Company, LLC for \$731 and pay \$2 of legal services provided by attorneys at Prospect Administration. The minority interest holder also invested an additional \$59 in the JV. The proceeds were used by the JV to fund \$775 of capital expenditures and pay \$15 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income).

On May 19, 2015, Prospect made a \$4,730 investment in UPRC, of which \$3,926 was a Senior Term Loan and \$804 was used to purchase additional common equity of UPRC through UPH. The proceeds were utilized by UPRC to purchase additional ownership interest in Columbus OH Apartment Holdco, LLC for \$4,658, with \$72 retained by

UPRC for working capital. The proceeds were used by the JV to fund \$4,565 of capital expenditures and pay \$93 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income). On July 9, 2015, Prospect made a \$2,044 investment in UPRC, of which \$1,738 was a Senior Term Loan and \$306 was used to purchase additional common equity of UPRC through UPH. The proceeds were utilized by UPRC to purchase additional ownership interest in Canterbury Green Apartment Holdings, LLC for \$2042, and pay \$2 of legal services provided by

attorneys at Prospect Administration. The proceeds were used by the JV to fund \$2,167 of capital expenditures and pay \$40 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income).

On November 25, 2015, Prospect made a \$3,433 investment in UPRC, of which \$2,746 was a Senior Term Loan and \$687 was used to purchase additional common equity of UPRC through UPH. The proceeds were utilized by UPRC to purchase additional ownership interest in Columbus OH Apartment Holdco, LLC for \$3,274, and pay \$2 of legal services provided by attorneys at Prospect Administration with \$158 retained by UPRC for working capital. The proceeds were used by the JV to fund \$3,209 of capital expenditures and pay \$65 of structuring fees to Prospect (which was recognized by Prospect as structuring fee income).

The following interest payments were accrued and paid by UPRC to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$1,767
Three Months Ended December 31, 2015 1,928
Six Months Ended December 31, 2014 2,460
Six Months Ended December 31, 2015 3,820

Included above, the following payment-in-kind interest from UPRC was capitalized and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 162
Six Months Ended December 31, 2015 —

The following interest income recognized had not yet been paid by UPRC to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$20 December 31, 2015 21

The following net revenue interest payments were paid from UPRC to Prospect and recognized by Prospect as other income:

Three Months Ended December 31, 2014 \$247
Three Months Ended December 31, 2015 311
Six Months Ended December 31, 2014 320
Six Months Ended December 31, 2015 594

The following managerial assistance payments were paid from UPRC to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$50
Three Months Ended December 31, 2015 50
Six Months Ended December 31, 2014 100
Six Months Ended December 31, 2015 100

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect

Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$50 December 31, 2015 50

The following payments were paid from UPRC to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to UPRC (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative services costs payable by Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$14
Three Months Ended December 31, 2015 92
Six Months Ended December 31, 2014 73
Six Months Ended December 31, 2015 217

The following amounts were due from UPRC to Prospect for reimbursement of expenses paid by Prospect on behalf of UPRC and were included by Prospect within other receivables:

June 30, 2015 \$15 December 31, 2015 15

Valley Electric Company, Inc.

Prospect owns 100% of the common stock of Valley Electric Holdings I, Inc. ("Valley Holdings I"), a Consolidated Holding Company. Valley Holdings I owns 100% of Valley Electric Holdings II, Inc. ("Valley Holdings II"), a Consolidated Holding Company. Valley Holdings II owns 94.99% of Valley Electric Company, Inc. ("Valley Electric"), with Valley Electric management owning the remaining 5.01% of the equity. Valley Electric owns 100% of the equity of VE Company, Inc., which owns 100% of the equity of Valley Electric Co. of Mt. Vernon, Inc. ("Valley"), a leading provider of specialty electrical services in the state of Washington and among the top 50 electrical contractors in the United States.

On December 31, 2012, Prospect initially invested \$52,098 (including 4,141,547 common shares of Prospect at a fair value of \$44,650) in exchange for \$32,572 was in the form of a senior secured note to Valley Holdings I, a \$10,000 senior secured note to Valley (discussed below) and \$9,526 to purchase the common stock of Valley Holdings I. The proceeds were partially utilized by Valley Holdings I to purchase 100% of Valley Holdings II common stock for \$40,528. The remaining proceeds at Valley Holdings I were used to pay \$977 of structuring fees from Valley Holdings I to Prospect (which were recognized by Prospect as structuring fee income), \$345 for legal services provided by attorneys at Prospect Administration and \$248 was retained by Valley Holdings I for working capital. The \$40,528 of proceeds received by Valley Holdings II were subsequently used to purchase 96.3% of Valley's common stock. Valley management provided a \$1,500 co-investment in Valley.

On December 31, 2012, Prospect invested \$10,000 (as mentioned above) into Valley in the form of senior secured debt. Total proceeds of \$52,028 received by Valley (including \$42,028 equity investment mentioned above) were used to purchase the equity of Valley from third-party sellers for \$45,650, pay \$4,628 of third-party transaction expenses (including bonuses to Valley's management of \$2,320), pay \$250 from Valley to Prospect (which were recognized by Prospect as structuring fee income) and \$1,500 was retained by Valley for working capital.

On June 24, 2014, Valley Holdings II and management of Valley formed Valley Electric and contributed their shares of Valley stock to Valley Electric. Valley management made an additional equity investment in Valley Electric, reducing our ownership to 94.99%. Prospect made a new \$20,471 senior secured loan to Valley Electric. Valley Electric then distributed this amount to Valley Holdings I, via Valley Holdings II, as a return of capital which was used to pay down the senior secured note of Valley Holdings I by the same amount. The remaining principal amount of the senior secured note, \$16,754, was then contributed to the capital of Valley Holdings I.

On July 1, 2014, Prospect began consolidating Valley Holdings I and Valley Holdings II. As a result, any transactions between Valley Holdings I, Valley Holdings II and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

The following interest payments were accrued and paid from Valley Electric to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$986 Three Months Ended December 31, 2015 1,053 Six Months Ended December 31, 2014 1,934 Six Months Ended December 31, 2015 2,085

Included above, the following payment-in-kind interest from Valley Electric was capitalized and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$445 Three Months Ended December 31, 2015 484 Six Months Ended December 31, 2014 881 Six Months Ended December 31, 2015 958

The following interest income recognized had not yet been paid by Valley Electric to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$11 December 31, 2015 12

The following interest payments were accrued and paid from Valley to Prospect and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$273
Three Months Ended December 31, 2015 280
Six Months Ended December 31, 2014 544
Six Months Ended December 31, 2015 557

Included above, the following payment-in-kind interest from Valley was capitalized and recognized by Prospect as interest income:

Three Months Ended December 31, 2014 \$65
Three Months Ended December 31, 2015 24
Six Months Ended December 31, 2014 130
Six Months Ended December 31, 2015 90

The following interest income recognized had not yet been paid by Valley to Prospect and was included by Prospect within interest receivable:

June 30, 2015 \$3 December 31, 2015 3

The following managerial assistance payments were paid from Valley to Prospect and subsequently remitted to

Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$75
Three Months Ended December 31, 2015 75
Six Months Ended December 31, 2014 150
Six Months Ended December 31, 2015 150

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect

Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$75 December 31, 2015 75

The following payments were paid from Valley Electric to Prospect Administration as reimbursement for legal, tax and portfolio level accounting services provided directly to Valley Electric (no direct income was recognized by Prospect, but Prospect was given credit for these payments as a reduction of the administrative services costs payable by Prospect to Prospect Administration):

Three Months Ended December 31, 2014 \$18
Three Months Ended December 31, 2015 —
Six Months Ended December 31, 2014 18
Six Months Ended December 31, 2015 9

The following amounts were due from Valley Electric to Prospect for reimbursement of expenses paid by Prospect on behalf of Valley Electric and were included by Prospect within other receivables:

June 30, 2015 \$—
December 31, 2015 4

Vets Securing America, Inc.

As of June 30, 2014, Prospect owned 100% of the equity of Vets Securing America, Inc. ("VSA") and 100% of the equity of The Healing Staff, Inc. ("THS"), a former wholly-owned subsidiary of ESA Environmental Specialists, Inc. ("ESA"). During the year ended June 30, 2015, THS ceased operations and the VSA management team supervised both the continued operations of VSA and the wind-down of activities at THS. VSA provides out-sourced security guards staffing.

As of July 1, 2011, the cost basis of Prospect's investment in THS and VSA, including debt and equity, was \$18,219. During the year ended June 30, 2012, Prospect made follow-on secured debt investments of \$1,033 to support the ongoing operations of THS and VSA. In October 2011, Prospect sold a building previously acquired from ESA for \$894. In January 2012, Prospect received \$2,250 of litigation settlement proceeds related to ESA. The proceeds from both of these transactions were used to reduce the outstanding loan balances due from THS and VSA by \$3,144. In June 2012, THS and VSA repaid \$118 and \$42, respectively, of loans previously outstanding.

In May 2012, in connection with the implementation of accounts receivable based funding programs for THS and VSA with a third party provider, Prospect agreed to subordinate its first priority security interest in all of the accounts receivable and other assets of THS and VSA to the third party provider of that accounts receivable based funding. During the year ended June 30, 2013, Prospect determined that the impairment of THS and VSA was impaired and recorded a realized loss of \$12,117, reducing the amortized cost to \$3,831. During the year ended June 30, 2014, Prospect received \$5,825 of legal cost reimbursement related to the ESA litigation settlement which had been expensed in prior years. The proceeds were recognized by Prospect as other income during the year ended June 30, 2014. During the year ended June 30, 2015, Prospect received \$685 related to the ESA litigation settlement which was recognized as realized gain.

On May 20, 2015, Prospect made a new \$100 secured promissory note to provide liquidity to VSA. As of June 30, 2014, THS and VSA were joint borrowers on the secured promissory notes. On June 5, 2015, Prospect sold its equity investment in VSA and realized a net loss of \$975 on the sale. In connection with the sale, VSA was released as a borrower on the secured promissory notes, leaving THS as the sole borrower. During the year ended June 30, 2015, THS ceased operations and Prospect recorded a realized loss of \$2,956, reducing the amortized cost to zero. Wolf Energy, LLC

Prospect owns 100% of the equity of Wolf Energy Holdings Inc. ("Wolf Energy Holdings"), a Consolidated Holding Company. Wolf Energy Holdings owns 100% of each of Appalachian Energy LLC (f/k/a Appalachian Energy Holdings, LLC) ("AEH"); Coalbed, LLC ("Coalbed"); and Wolf Energy, LLC ("Wolf Energy"). AEH owns 100% of C&S Operating, LLC.

Wolf Energy Holdings is a holding company formed to hold 100% of the outstanding membership interests of each of AEH and Coalbed. The membership interests and associated operating company debt of AEH and Coalbed, which were previously owned by Manx Energy, Inc. ("Manx"), were assigned to Wolf Energy Holdings effective June 30, 2012. The purpose of assignment was to remove those activities from Manx deemed non-core by the Manx convertible debt investors who were not interested in funding those operations. On June 30, 2012, AEH and Coalbed loans with a cost basis of \$7,991 were assigned by Prospect to Wolf Energy Holdings from Manx.

In addition, effective June 29, 2012, C&J Cladding Holding Company, Inc. ("C&J Holdings") merged with and into Wolf Energy Holdings, with Wolf Energy Holdings as the surviving entity. At the time of the merger, C&J Holdings held the remaining undistributed proceeds in cash from the sale of its membership interests in C&J Cladding, LLC ("C&J") (discussed below). The merger was effectuated in connection with the broader simplification of Prospect's energy investment holdings.

On June 1, 2012, Prospect sold the membership interests in C&J for \$5,500. Proceeds from the sale were used to pay a \$3,000 distribution to Prospect (\$580 reduction in cost basis and \$2,420 realized gain recognized by Prospect), an advisory fee of \$1,500 from C&J to Prospect (which was recognized by Prospect as other income) and \$978 was retained by C&J as working capital to pay \$22 of legal services provided by attorneys at Prospect Administration and third-party expenses.

On February 27, 2013, Prospect made a \$50 senior secured debt investment senior secured to East Cumberland, L.L.C., a former wholly-owned subsidiary of AEH with AEH as guarantor. Proceeds were used to pay off vendors. On April 15, 2013, Prospect foreclosed on the assets of H&M Oil & Gas, LLC ("H&M"). At the time of foreclosure, H&M was in default on loans receivables due to Prospect with a cost basis of \$64,449. The assets previously held by H&M were assigned by Prospect to Wolf Energy in exchange for a \$66,000 term loan secured by the assets. The cost basis in this loan of \$44,632 was determined in accordance with ASC 310-40, Troubled Debt Restructurings by Creditors, and was equal to the fair value of assets at the time of transfer resulting in a capital loss of \$19,647 in connection with the foreclosure on the assets. On May 17, 2013, Wolf Energy sold the assets located in Martin County, which were previously held by H&M, for \$66,000. Proceeds from the sale were primarily used to repay the loan, accrued interest and net profits interest receivable due to us resulting in a realized capital gain of \$11,826 offsetting the previously recognized loss. Prospect received \$3,960 of structuring and advisory fees from Wolf Energy during the year ended June 30, 2013 related to the sale and \$991 under the net profits interest agreement which was recognized as other income during the fiscal year ended June 30, 2013.

On July 1, 2014, Prospect began consolidating Wolf Energy Holdings. As a result, any transactions between Wolf Energy Holdings and Prospect are eliminated in consolidation and as such, transactions after July 1, 2014 are not presented below.

During the three months ended September 30, 2014, Prospect determined that our investment in AEH was impaired and recorded a realized loss of \$2,050, reducing the amortized cost to zero. On November 21, 2014, Coalbed merged with and into Wolf Energy, with Wolf Energy as the surviving entity. During the three months ended December 31, 2014, Prospect determined that the impairment of the Coalbed debt assumed by Wolf Energy was impaired and recorded a realized loss of \$5,991, reducing the amortized cost to zero.

During the year ended June 30, 2015, Wolf Energy Holdings received a tax refund of \$173 related to its investment in C&J and Prospect realized a gain of the same amount.

The following managerial assistance payments were paid from Wolf Energy to Prospect and subsequently remitted to Prospect Administration (no income was recognized by Prospect):

Three Months Ended December 31, 2014 \$—
Three Months Ended December 31, 2015 110
Six Months Ended December 31, 2014 —
Six Months Ended December 31, 2015 110

The following managerial assistance payments received by Prospect had not yet been remitted to Prospect Administration and were included by Prospect within due to Prospect Administration:

June 30, 2015 \$—
December 31, 2015 110

Note 15. Litigation

From time to time, we may become involved in various investigations, claims and legal proceedings that arise in the ordinary

course of our business. These matters may relate to intellectual property, employment, tax, regulation, contract or other matters.

The resolution of such matters as may arise will be subject to various uncertainties and, even if such claims are without merit.

could result in the expenditure of significant financial and managerial resources. In December 2015, the Company received from the Securities and Exchange Commission a notice formally closing an investigation commenced in May 2014 and advising the Company the Staff did not intend to recommend an enforcement action by the SEC against the Company. We are not aware of any material legal proceedings as of December 31, 2015.

Note 16. Financial Highlights
The following is a schedule of financial highlights for the three and six months ended December 31, 2015 and December 31, 2014:

					Six Months Ended				
	December	31,			December	31,			
	2015		2014		2015		2014		
Per Share Data									
Net asset value at beginning of period	\$10.17		\$10.47		\$10.31		\$10.56		
Net investment income(1)	0.28		0.26		0.54		0.53		
Net realized loss(1)	(0.01)	(0.38)	(0.02)	(0.45))	
Net change in unrealized appreciation (depreciation) on investments(1)	(0.54)	0.36		(0.71)	0.41		
Dividends to shareholders	(0.25)	(0.33)	(0.50)	(0.66))	
Common stock transactions(2)			(0.03)	0.03		(0.04)	
Net asset value at end of period	\$9.65		\$10.35		\$9.65		\$10.35		
Per share market value at end of period	\$6.98		\$8.26		\$6.98		\$8.26		
Total return based on market value(3)	1.27	%	(13.53	%)	1.26	%	(16.94	%)	
Total return based on net asset value(3)	(1.85	%)	2.45	%	0.08	%	4.77	%	
Shares of common stock outstanding at end of period	355,411,71	2	358,250,121		355,411,712 358,250,		358,250,12	21	
Weighted average shares of common stock outstanding	g355,241,10	355,241,104 354,100,17			356,101,673		348,729,620		
Ratios/Supplemental Data									
Net assets at end of period	\$3,431,427	7	\$3,709,077		\$3,431,427		\$3,709,077	7	
Portfolio turnover rate	10.98	%	3.50	%	17.64	%	17.13	%	
Annualized ratio of operating expenses to average net assets	12.30	%	11.70	%	12.18	%	11.74	%	
Annualized ratio of net investment income to average net assets	11.46	%	9.93	%	10.77	%	10.14	%	

The following is a schedule of financial highlights for each of the five years ended in the period ended June 30, 2015:

	Year Ended June 30,									
	2015		2014		2013		2012		2011	
Per Share Data										
Net asset value at beginning of year	\$10.56		\$10.72		\$10.83		\$10.36		\$10.30	
Net investment income(1)	1.03		1.19		1.57		1.63		1.10	
Net realized losses (gains) on investments(1)	(0.51)	(0.01)	(0.13)	0.32		0.19	
Net change in unrealized appreciation (depreciation) on investments(1)	0.47		(0.12)	(0.37)	(0.28)	0.09	
Net realized losses on extinguishment of debt(1)	(0.01)	_		_		_		_	
Dividends to shareholders	(1.19)	(1.32)	(1.28)	(1.22)	(1.21)
Common stock transactions(2)	(0.04))	0.10		0.10		0.02		(0.11)
Net asset value at end of year	\$10.31		\$10.56		\$10.72		\$10.83		\$10.36	
Per share market value at end of year	\$7.37		\$10.63		\$10.80		\$11.39		\$10.11	
Total return based on market value(3)	(20.84	%)	10.88	%	6.24	%	27.21	%	17.22	%
Total return based on net asset value(3)	11.47	%	10.97	%	10.91	%	18.03	%	12.54	%
	359,090,7	59	342,626,63	37	247,836,96	55	139,633,87	70	107,606,69	90

Shares of common stock outstanding at end of year

Weighted average shares of common stock outstanding

353,648,522

300,283,941

207,069,971

114,394,554

85,978,757

Ratios/Supplemental Data

Net assets at end of year

\$3,703,049

\$3,618,182

\$2,656,494

\$1,511,974

\$1,114,357

Net assets at end of year Portfolio turnover rate 25.32 15.21 % 29.24 % 29.06 % 27.63 %Annualized ratio of operating expenses to % 11.50 % 10.73 % 8.47 11.70 % 11.11 % average net assets Annualized ratio of net investment income 9.91 % 11.18 % 14.86 % 14.92 % 10.60 % to average net assets

Per share data amount is based on the weighted average number of common shares outstanding for the period presented (except for dividends to shareholders which is based on actual rate per share).

Common stock transactions include the effect of our issuance of common stock in public offerings (net of (2) underwriting and offering costs), shares issued in connection with our dividend reinvestment plan, shares issued to acquire investments and repurchases of common stock below net asset value pursuant to our Repurchase Program. Total return based on market value is based on the change in market price per share between the opening and ending market prices per share in each period and assumes that dividends are reinvested in accordance with our dividend reinvestment plan. Total return based on net asset value is based upon the change in net asset value per

share between the opening and ending net asset values per share in each period and assumes that dividends are reinvested in accordance with our dividend reinvestment plan. For periods less than a year, the return is not annualized.

Note 17. Selected Quarterly Financial Data (Unaudited)

The following table sets forth selected financial data for each quarter within the three years ending June 30, 2016.

	Investmen	t Income	Net Invest	ment Income	Net Realiz Gains (Lo		and Unreal s)	ize	Net Asset from Ope	S	
Quarter Ended	Total	Per Share(1)Total	Per Share(1)Total		Per Share	(1)		Per Sha	re(1)
September 30, 2013	161,034	0.62	82,337	0.32	(2,437)	(0.01)	79,900	0.31	
December 31, 2013	178,090	0.62	92,215	0.32	(6,853)	(0.02)	85,362	0.30	
March 31, 2014	190,327	0.60	98,523	0.31	(16,422)	(0.05))	82,101	0.26	
June 30, 2014	182,840	0.54	84,148	0.25	(12,491)	(0.04)	71,657	0.21	
September 30, 2014	202,021	0.59	94,463	0.28	(10,355)	(0.04)	84,108	0.24	
December 31, 2014	198,883	0.56	91,325	0.26	(5,355)	(0.02)	85,970	0.24	
March 31, 2015	191,350	0.53	87,441	0.24	(5,949)	(0.01)	81,492	0.23	
June 30, 2015	198,830	0.55	89,518	0.25	5,251		0.01		94,769	0.26	
September 30, 2015	200,251	0.56	91,242	0.26	(63,425)	(0.18)	27,817	0.08	
December 31, 2015	209,191	0.59	100,893	0.28	(196,013)	(0.55)	(95,120) (0.27)

Per share amounts are calculated using the weighted average number of common shares outstanding for the period (1) presented. As such, the sum of the quarterly per share amounts above will not necessarily equal the per share amounts for the fiscal year.

Note 18. Subsequent Events

On January 21, 2016, we sold 100% of our CIFC Funding 2011-I, Ltd. Class E and Class D notes with a cost basis of \$28,939. We realized a gain of \$3,976 on the sale.

During the period from January 1, 2016 through February 9, 2016, we made one follow-on investments in NPRC totaling \$2,026 to support our online consumer lending initiative. We invested \$304 of equity through NPH and \$1,722 of debt directly to ACL Loan Holdings, Inc., a wholly-owned subsidiary of NPRC. On January 20, 2016, NPRC partially repaid \$6,774 of its outstanding loan.

During the period from January 1, 2016 through February 9, 2016, our wholly-owned subsidiary PSBL purchased \$7,597 of small business whole loans from OnDeck.

During the period from January 1, 2016 through February 9, 2016 we issued \$2,746 aggregate principal amount of Prospect Capital InterNotes® for net proceeds of \$2,712.

Net Increase

On February 9, 2016, we announced the declaration of monthly dividends in the following amounts and with the following dates:

\$0.08333 per share for February 2016 to holders of record on February 29, 2016 with a payment date of March 24, 2016;

\$0.08333 per share for March 2016 to holders of record on March 31, 2016 with a payment date of April 21, 2016; and

\$0.08333 per share for April 2016 to holders of record on April 29, 2016 with a payment date of May 19, 2016.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations (All figures in this item are in thousands except share, per share and other data.)

The following discussion should be read in conjunction with our consolidated financial statements and related notes and other financial information appearing elsewhere in this Annual Report. In addition to historical information, the following discussion and other parts of this Annual Report contain forward-looking information that involves risks and uncertainties. Our actual results may differ significantly from any results expressed or implied by these forward-looking statements due to the factors discussed in Part II, "Item 1A. Risk Factors" and "Forward-Looking Statements" appearing elsewhere herein.

Overview

Prospect Capital Corporation is a financial services company that primarily lends to and invests in middle market privately-held companies. We are a closed-end investment company incorporated in Maryland. We have elected to be regulated as a business development company ("BDC") under the Investment Company Act of 1940 (the "1940 Act"). As a BDC, we have elected to be treated as a regulated investment company ("RIC"), under Subchapter M of the Internal Revenue Code of 1986 (the "Code"). We were organized on April 13, 2004 and were funded in an initial public offering completed on July 27, 2004.

On May 15, 2007, we formed a wholly-owned subsidiary Prospect Capital Funding LLC ("PCF"), a Delaware limited liability company and a bankruptcy remote special purpose entity, which holds certain of our portfolio loan investments that are used as collateral for the revolving credit facility at PCF. Our wholly-owned subsidiary Prospect Small Business Lending, LLC ("PSBL") was formed on January 27, 2014 and purchases small business whole loans on a recurring basis from online small business loan originators, including On Deck Capital, Inc. ("OnDeck") and Direct Capital Corporation ("Direct Capital"). On September 30, 2014, we formed a wholly-owned subsidiary Prospect Yield Corporation, LLC ("PYC") and effective October 23, 2014, PYC holds our investments in collateralized loan obligations ("CLOs"). Each of these subsidiaries have been consolidated since operations commenced. Effective July 1, 2014, we began consolidating certain of our wholly-owned and substantially wholly-owned holding companies formed by us in order to facilitate our investment strategy. The following companies have been included in our consolidated financial statements since July 1, 2014: AMU Holdings Inc.; APH Property Holdings, LLC; Arctic Oilfield Equipment USA, Inc.; CCPI Holdings Inc.; CP Holdings of Delaware LLC; Credit Central Holdings of Delaware, LLC; Energy Solutions Holdings Inc.; First Tower Holdings of Delaware LLC; Harbortouch Holdings of Delaware Inc.; MITY Holdings of Delaware Inc.; Nationwide Acceptance Holdings LLC; NMMB Holdings, Inc.; NPH Property Holdings, LLC; STI Holding, Inc.; UPH Property Holdings, LLC; Valley Electric Holdings I, Inc.; Valley Electric Holdings II, Inc.; and Wolf Energy Holdings Inc. On October 10, 2014, concurrent with the sale of the operating company, our ownership increased to 100% of the outstanding equity of ARRM Services, Inc. which was renamed SB Forging Company, Inc. ("SB Forging"). As such, we began consolidating SB Forging on October 11, 2014. We collectively refer to these entities as the "Consolidated Holding Companies."

We are externally managed by our investment adviser, Prospect Capital Management L.P. ("Prospect Capital Management" or the "Investment Adviser"). Prospect Administration LLC ("Prospect Administration" or the "Administrator") provides administrative services and facilities necessary for us to operate.

Our investment objective is to generate both current income and long-term capital appreciation through debt and equity investments. We invest primarily in senior and subordinated debt and equity of private companies in need of capital for acquisitions, divestitures, growth, development, recapitalizations and other purposes. We work with the management teams or financial sponsors to seek investments with historical cash flows, asset collateral or contracted pro-forma cash flows.

We currently have nine origination strategies in which we make investments: (1) lending in private equity sponsored transactions, (2) lending directly to companies not owned by private equity firms, (3) control investments in corporate operating companies, (4) control investments in financial companies, (5) investments in structured credit, (6) real estate investments, (7) investments in syndicated debt, (8) aircraft leasing and (9) online lending. We continue to evaluate other origination strategies in the ordinary course of business with no specific tops-down allocation to any single origination strategy.

Lending in Private Equity Sponsored Transactions – We make loans to companies which are controlled by leading private equity firms. This debt can take the form of first lien, second lien, unitranche or unsecured loans. In making

these investments, we look for a diversified customer base, recurring demand for the product or service, barriers to entry, strong historical cash flow and experienced management teams. These loans typically have significant equity subordinate to our loan position. Historically, this strategy has comprised approximately 50%-60% of our business, but more recently it is less than 50% of our business.

Lending Directly to Companies – We provide debt financing to companies owned by non-private equity firms, the company founder, a management team or a family. Here, in addition to the strengths we look for in a sponsored transaction, we also look for the alignment with the management team with significant invested capital. This strategy often has less competition than the private equity sponsor strategy because such company financing needs are not easily addressed by banks and often require more diligence preparation. Direct lending can result in higher returns and lower leverage than sponsor transactions and may include warrants or equity to us. Historically, this strategy has comprised approximately 5%-15% of our business, but more recently it is less than 5% of our business. Control Investments in Corporate Operating Companies – This strategy involves acquiring controlling stakes in non-financial operating companies. Our investments in these companies are generally structured as a combination of yield-producing debt and equity. We provide enhanced certainty of closure to our counterparties, give the seller personal liquidity and generally look for management to continue on in their current roles. This strategy has comprised approximately 10%-15% of our business.

Control Investments in Financial Companies – This strategy involves acquiring controlling stakes in financial companies, including consumer direct lending, sub-prime auto lending and other strategies. Our investments in these companies are generally structured as a combination of yield-producing debt and equity. These investments are often structured in a tax-efficient RIC-compliant partnership, enhancing returns. This strategy has comprised approximately 5%-15% of our business.

Investments in Structured Credit – We make investments in CLOs, generally taking a significant position in the subordinated interests (equity) of the CLOs. The CLOs include a diversified portfolio of broadly syndicated loans and do not have direct exposure to real estate, mortgages, debt or consumer based debt. The CLOs in which we invest are managed by top-tier collateral managers that have been thoroughly diligenced prior to investment. This strategy has comprised approximately 10%-20% of our business.

Real Estate Investments – We make investments in real estate through our three wholly-owned tax-efficient real estate investment trusts ("REITs"), American Property REIT Corp. ("APRC"), National Property REIT Corp. ("NPRC") and United Property REIT Corp. ("UPRC" and collectively with APRC and NPRC, "our REITs"). Our real estate investments are in various classes of fully developed and occupied real estate properties that generate current yields. We seek to identify properties that have historically high occupancy and steady cash flow generation. Our REITs co-invest with established and experienced property managers that manage such properties after acquisition. This investment strategy has comprised approximately 5%-10% of our business.

Investments in Syndicated Debt – On an opportunistic basis, we make investments in loans and high yield bonds that have been sold to a syndicate of buyers. Here we look for investments with attractive risk-adjusted returns after we have completed a fundamental credit analysis. These investments are purchased with a long term, buy-and-hold outlook and we look to provide significant structuring input by providing anchoring orders. This strategy has comprised approximately 5%-10% of our business.

Aircraft Leasing – We invest debt as well as equity in aircraft assets subject to commercial leases to credit-worthy airlines across the globe. These investments present attractive return opportunities due to cash flow consistency from long-lived assets coupled with hard asset collateral. We seek to deliver risk-adjusted returns with strong downside protection by analyzing relative value characteristics across the spectrum of aircraft types of all vintages. Our target portfolio includes both in-production and out-of-production jet and turboprop aircraft and engines, operated by airlines across the globe. This strategy comprised approximately 1% of our business in the fiscal year ended June 30, 2015 and approximately 1% as of December 31, 2015.

Online Lending – We make investments in loans originated by certain consumer loan and small and medium sized business ("SME") aggregators. We purchase each loan in its entirety (i.e., a "whole loan"). The borrowers are consumers and SMEs. The loans are typically serviced by the aggregators of the loans. This strategy comprised approximately 5% of our business in the fiscal year ended June 30, 2015 and approximately 5% as of December 31, 2015. We invest primarily in first and second lien secured loans and unsecured debt, which in some cases includes an equity component. First and second lien secured loans generally are senior debt instruments that rank ahead of unsecured debt of a given portfolio company. These loans also have the benefit of security interests on the assets of the portfolio company, which may rank ahead of or be junior to other security interests. Our investments in CLOs are subordinated to senior loans and are generally unsecured. We invest in debt and equity positions of CLOs which are a form of

securitization in which the cash flows of a portfolio of loans are pooled and passed on to different classes of owners in various tranches. Our CLO investments are derived from portfolios of corporate debt securities which are generally risk rated from BB to B.

We hold many of our control investments in a two-tier structure consisting of a holding company and one or more related operating companies for tax purposes. These holding companies serve various business purposes including concentration of management teams, optimization of third party borrowing costs, improvement of supplier, customer, and insurance terms, and enhancement of co-investments by the management teams. In these cases, our investment in the holding company, generally as equity, its equity investment in the operating company and along with any debt from us directly to the operating company structure represents our total exposure for the investment. As of December 31, 2015, as shown in our Consolidated Schedule of Investments, the cost basis and fair value of our investments in controlled companies was \$2,006,363 and \$2,008,634, respectively. This structure gives rise to several of the risks described in our public documents and highlighted elsewhere in this Quarterly Report. On July 1, 2014, we began consolidating all wholly-owned and substantially wholly-owned holding companies formed by us for the purpose of holding our controlled investments in operating companies. There were no significant effects of consolidating these holding companies as they hold minimal assets other than their investments in the controlled operating companies. Investment company accounting prohibits the consolidation of any operating companies. We seek to be a long-term investor with our portfolio companies. The aggregate fair value of our portfolio investments was \$6,179,670 and \$6,609,558 as of December 31, 2015 and June 30, 2015, respectively. During the six months ended December 31, 2015, our net cost of investments decreased by \$177,966, or 2.7%, as a result of the following: eleven new investments, several follow-on investments, and three revolver advances, totaling \$1,129,935 (including structuring fees of \$6,906; payment-in-kind interest of \$4,140; net amortization of discounts and premiums of \$40,627); and full repayments on twelve investments, sale of two investments, and several partial prepayments and amortization payments, totaling \$1,259,821, net of realized losses totaling \$7,453.

Compared to the end of last fiscal year (ended June 30, 2015), net assets decreased by \$(271,622), or (7.3)%, during the six months ended December 31, 2015, from \$3,703,049 to \$3,431,427. This decrease results from \$(177,942) in dividend distributions to our stockholders, the repurchase of shares of our common stock in the amount of \$(34,140), and \$(67,303) from operations. These decreases, were offset by dividend reinvestments of \$7,645. The \$(67,303) net decrease from operations is net of the following: net investment income of \$192,135, net realized losses on investments of \$(7,453), net change in unrealized depreciation on investments of \$(251,922), and net realized losses on extinguishment of debt of \$(63).

Second Quarter Highlights

Investment Transactions

During the three months ended December 31, 2015, we acquired \$123,145 of new investments, completed follow-on investments in existing portfolio companies totaling approximately \$566,316, did not fund any revolver advances, and recorded PIK interest of \$2,861, resulting in gross investment originations of \$692,322. During the three months ended December 31, 2015, we received full repayments on six investments and received several partial prepayments and amortization payments totaling \$731,032, including realized losses totaling \$5,318. The more significant of these transactions are discussed in "Portfolio Investment Activity."

Debt Issuances and Redemptions

During the three months ended December 31, 2015, we issued \$21,155 aggregate principal amount of Prospect Capital InterNotes® for net proceeds of \$20,854. These notes were issued with stated interest rates ranging from 4.75% to 6.00% with a weighted average interest rate of 5.11%. These notes mature between October 15, 2020 and December 15, 2025. The following table summarizes the Prospect Capital InterNotes® issued during the three months ended December 31, 2015.

Tenor at Origination (in years)	Principal Amount	Interest Rate Range	Weighted Average Interest Rate	Maturity Date Range
5	\$14,573	4.75%-5.375%	4.99	% 10/15/2020 - 12/15/2020
6.5	4,805	5.25%	5.25	% 4/15/2022 - 5/15/2022
7	990	5.625%-5.75%	5.65	% 11/15/2022 - 12/15/2022
10	787	5.875%-6.00%	5.89	% 11/15/2025 - 12/15/2025
	\$21,155			

During the three months ended December 31, 2015, we repaid \$1,978 aggregate principal amount of Prospect Capital InterNotes® at par in accordance with the Survivor's Option, as defined in the InterNotes® Offering prospectus. As a result of these transactions, we recorded a loss in the amount of the difference between the reacquisition price and the net carrying amount of the notes, net of the proportionate amount of unamortized debt issuance costs. The net loss on the extinguishment of Prospect Capital InterNotes® in the three months ended December 31, 2015 was \$48. Share Repurchase Program

On August 24, 2011, our Board of Directors approved a share repurchase plan (the "Repurchase Program") under which we may repurchase up to \$100,000 of our common stock at prices below our net asset value per share. Prior to any repurchase, we are required to notify shareholders of our intention to purchase our common stock. We delivered a notice with our annual proxy mailing on September 23, 2015 and our most recent notice was delivered with a shareholder letter mailing on February 2, 2016. This notice lasts for six months after notice is given. During the three months ended December 31, 2015, we repurchased 350,000 shares of our common stock pursuant to our Repurchase Program for \$2,610, or approximately \$7.46 weighted average price per share at an approximately 27% discount to net asset value as of September 30, 2015. Cumulative with the preceding quarter, our net asset value per share was increased by approximately \$0.03 as a result of the share repurchases.

Equity Issuances

On October 22, 2015, November 19, 2015 and December 24, 2015, we issued 189,172, 182,331 and 167,727 shares of our common stock in connection with the dividend reinvestment plan, respectively.

Affiliate Share Purchases

During the three months ended December 31, 2015, Prospect Capital officers conducted material transactions and purchased 7,552,784 shares of our stock, or 2% of total outstanding shares, both through the open market and shares issued in connection with our dividend reinvestment plan.

"Spin-Offs" of Certain Business Strategies

We previously announced that we intend to unlock value by "spinning off" certain "pure play" business strategies to our shareholders. We desire through these transactions to (i) transform some of the business strategies we have successfully grown and developed inside Prospect into pure play public companies with the potential for increased earnings multiples, (ii) allow for continued revenue and earnings growth through more flexible non-BDC formats (which are expected to benefit from not having one or more of the (a) 30% basket, (b) leverage, and (c) control basket constraining BDCs, and (iii) free up our 30% basket and leverage capacity for new originations at Prospect. The business strategies we intend to enable our shareholders to participate in on a "pure play" basis have grown faster than our overall growth rate in the past few years, with outlets in less constricting structures required to continue this strong growth. We anticipate these non-BDC companies will have tax efficient structures.

We initially intend to focus our "spin-off" efforts on the launch of up to three separate companies owning portions of our (i) consumer online lending business, (ii) real estate business and (iii) structured credit business. We are seeking to divest these businesses in conjunction with rights offering capital raises in which existing Prospect shareholders could elect to participate in each offering or sell their rights. The goals of these "spin-offs" include leverage and earnings neutrality for Prospect. Our primary objective is to maximize the valuation of each offering (declining to proceed with any offering if we find any valuation not to be attractive).

The sizes and likelihood of these dispositions, some of which are expected to be partial rather than complete spin-offs, remain to be determined, but we currently expect the collective size of these three dispositions to be 10% or less of our asset base. We seek to complete these "spin-offs" in calendar year 2016 in a sequential fashion. The consummation of any of the spin-offs depends upon, among other things: market conditions, regulatory and exchange listing approval, and sufficient investor demand, and there can be no guarantee that we will consummate any of these spin-offs.

On March 11, 2015, Prospect Yield Corporation, LLC ("Prospect Yield"), our wholly-owned subsidiary, filed a registration statement with the SEC in connection with our rights offering disposition of a portion of our structured credit business, and Prospect Yield filed an amendment on April 17, 2015. We are a selling stockholder under the registration statement. If favorable market conditions exist, we will seek but cannot guarantee consummation of this disposition, which is subject to regulatory review.

On May 6, 2015, Prospect Finance Company, LLC ("Prospect Finance"), our indirect wholly-owned subsidiary, filed a confidential registration statement with the SEC in connection with our rights offering disposition of our online consumer lending business, and Prospect Finance filed confidential amendments on June 16, July 20 and August 12, 2015. We are a selling stockholder under

the registration statement. If favorable market conditions exist, we will seek but cannot guarantee consummation of this disposition, which is subject to regulatory review.

On May 6, 2015, Prospect Realty Income Trust Corp. ("Prospect Realty"), our wholly-owned subsidiary, filed a confidential registration statement with the SEC in connection with our rights offering disposition of a portion of our real estate business, and Prospect Realty filed confidential amendments on June 30, July 27 and August 12, 2015. We are a selling stockholder under the registration statement. If favorable market conditions exist, we will seek but cannot guarantee consummation of this disposition, which is subject to regulatory review.

On May 19, 2015, Prospect, Prospect Capital Management, Prospect Yield, Prospect Finance and Prospect Realty filed an

application for an exemptive order authorizing a joint transaction that may otherwise be prohibited by Section 57(a)(4) of the

1940 Act in order to complete each of the rights offerings described above and, on October 2, 2015, an amended and restated

application for the exemptive order was filed in response to comments from the SEC. There is no guarantee that the SEC will grant the relief requested in the exemptive order application.

We expect to continue as a BDC in the future to pursue our multi-line origination strategy (including continuing to invest in the businesses discussed above) as a value-added differentiating factor compared with other BDCs. Investment Holdings

As of December 31, 2015, we continue to pursue our investment strategy. At December 31, 2015, approximately \$6,179,670, or 180.1%, of our net assets are invested in 130 long-term portfolio investments and CLOs. During the six months ended December 31, 2015, we originated \$1,129,935 of new investments, primarily composed of \$636,534 of debt and equity financing to non-controlled portfolio investments, \$396,781 of debt and equity financing to controlled investments, and \$96,620 of subordinated notes in CLOs. Our origination efforts are focused primarily on secured lending to non-control investments to reduce the risk in the portfolio by investing primarily in first lien loans, though we also continue to close select junior debt and equity investments. Our annualized current yield was 12.7%, 13.0% and 13.3% as of June 30, 2015, September 30, 2015 and December 31, 2015, respectively, across all performing interest bearing investments. The increase in our current yield is primarily due to market fluctuations and the resulting decline in our portfolio value. Monetization of equity positions that we hold and loans on non-accrual status are not included in this yield calculation. In many of our portfolio companies we hold equity positions, ranging from minority interests to majority stakes, which we expect over time to contribute to our investment returns. Some of these equity positions include features such as contractual minimum internal rates of returns, preferred distributions, flip structures and other features expected to generate additional investment returns, as well as contractual protections and preferences over junior equity, in addition to the yield and security offered by our cash flow and collateral debt protections.

We are a non-diversified company within the meaning of the 1940 Act. As required by the 1940 Act, we classify our investments by level of control. As defined in the 1940 Act, "Control Investments" are those where there is the ability or power to exercise a controlling influence over the management or policies of a company. Control is generally deemed to exist when a company or individual possesses or has the right to acquire within 60 days or less, a beneficial ownership of 25% or more of the voting securities of an investee company. Under the 1940 Act, "Affiliate Investments" are defined by a lesser degree of influence and are deemed to exist through the possession outright or via the right to acquire within 60 days or less, beneficial ownership of 5% or more of the outstanding voting securities of another person. "Non-Control/Non-Affiliate Investments" are those that are neither Control Investments nor Affiliate Investments.

As of December 31, 2015, we own controlling interests in the following portfolio companies: American Property REIT Corp. ("APRC"); Arctic Energy Services, LLC; CCPI Inc.; CP Energy Services Inc. ("CP Energy"); Credit Central Loan Company, LLC; Echelon Aviation LLC ("Echelon"); Edmentum Ultimate Holdings, LLC; First Tower Finance Company LLC ("First Tower Finance"); Freedom Marine Solutions, LLC; Gulf Coast Machine & Supply Company; Harbortouch Payments, LLC ("Harbortouch"); MITY, Inc.; National Property REIT Corp. ("NPRC"); Nationwide Loan Company LLC (f/k/a Nationwide Acceptance LLC); NMMB, Inc.; R-V Industries, Inc. ("R-V"); United Property REIT Corp. ("UPRC"); Valley Electric Company, Inc. ("Valley Electric"); and Wolf Energy, LLC. We also own an affiliated

interest in BNN Holdings Corp.

The following shows the composition of our investment portfolio by level of control as of December 31, 2015 and June 30, 2015:

	December 31, 2015					June 30, 2015				
Level of Control	Cost	% of Portfo	lio Fair Value	% of Portfol	io	Cost	% of Portfo	lio Fair Value	% of Portfol	lio
Control Investments	\$2,006,363		%\$2,008,634		%	\$1,894,644	28.9	%\$1,974,202	29.9	%
Affiliate Investments	2,228	0.0	%3,368	0.1	%	45,150	0.7	%45,945	0.7	%
Non-Control/Non-Affiliate Investments	4,372,819	68.6	%4,167,668	67.4	%	4,619,582	70.4	%4,589,411	69.4	%
Total Investments	\$6,381,410	100.0	%\$6,179,670	100.0	%	\$6,559,376	100.0	%\$6,609,558	100.0	%
The following shows the composition of our investment portfolio by type of investment as of December 31, 2015 and										
June 30, 2015:										

December 31, 2015 June 30, 2015 % of % of % of % of Fair Value Type of Investment Cost Cost Fair Value Portfolio Portfolio Portfolio **Portfolio** 0.5 Revolving Line of Credit \$6,850 0.1 % \$6,850 0.1 % \$30,546 0.5 %\$30,546 % 53.5 Senior Secured Debt 52.0 % 3,617,111 55.1 3,319,324 %3,202,536 51.8 %3,533,447 % **Subordinated Secured Debt** 1,189,702 18.6 %1,160,610 18.8 % 1,234,701 18.8 %1,205,303 18.2 % % 145,644 2.2 Subordinated Unsecured Debt 74,208 1.2 %66,370 1.1 2.2 % 144,271 % **Small Business Loans** 32,871 0.5 %32,719 0.5 % 50,558 0.8 %50,892 0.8 % % 28,613 **CLO Debt** 28,939 0.5 %31,600 0.5 0.4 %32,398 0.5 % **CLO Residual Interest** 1,127,707 17.7 % 1,049,157 17.0 % 1,072,734 16.4 % 1,113,023 16.8 % 2.2 Preferred Stock 139,320 %81,650 1.3 % 41,047 0.6 %4,361 0.1 % Common Stock 292,575 %301,940 4.9 % 181,404 2.8 % 164,984 2.5 4.6 % 2.5 3.2 % 148,192 4.2 Membership Interest 161,088 % 195,012 2.3 %278,537 % Participating Interest(1) %43,416 0.7 % — %42,787 0.6 % Escrow Receivable 7,144 0.1 %6,229 0.1 % 7,144 0.1 %5,984 0.1 % Warrants 1,682 0.0 %1,581 0.0 % 1,682 0.0 %3,025 0.0 % \$6,381,410 100.0 %\$6,179.670 100.0 % \$6,559,376 100.0 %\$6,609,558 100.0 % **Total Investments**

The following shows our investments in interest bearing securities by type of investment as of December 31, 2015 and June 30, 2015:

	December 3	31, 201:	5		June 30, 2015					
Type of Investment	Cost	% of Portfo	lio Fair Value	% of Portfol	lio	Cost	% of Portfo	lio Fair Value	% of Portfo	lio
First Lien	\$3,326,174	57.6	%\$3,209,386	57.8	%	\$3,642,761	58.9	%\$3,559,097	58.3	%
Second Lien	1,189,702	20.5	%1,160,610	20.9	%	1,239,597	20.0	%1,210,199	19.8	%
Unsecured	74,208	1.3	%66,370	1.2	%	145,644	2.4	% 144,271	2.4	%
Small Business Loans	32,871	0.6	%32,719	0.6	%	50,558	0.8	%50,892	0.8	%
CLO Debt	28,939	0.5	%31,600	0.6	%	28,613	0.5	%32,398	0.5	%
CLO Residual Interest	1,127,707	19.5	%1,049,157	18.9	%	1,072,734	17.4	%1,113,023	18.2	%
Total Debt Investments	\$5,779,601	100.0	%\$5,549,842	100.0	%	\$6,179,907	100.0	%\$6,109,880	100.0	%

Participating Interest includes our participating equity investments, such as net profits interests, net operating income interests, net revenue interests, and overriding royalty interests.

The following shows the composition of our investment portfolio by geographic location as of December 31, 2015 and June 30, 2015:

	December 31, 2015				June 30, 2015					
Geographic Location	Cost	% of Fair Value		% of		Cost	% of	Fair Value	% of	
Geographic Location	Cost	Portfo	lio ran vanue	Portfo	lio	Cost	Portfo	lio	Portfolio	
Canada	\$15,000	0.2	%\$9,067	0.1	%	\$15,000	0.2	%\$15,000	0.2	%
Cayman Islands	1,156,646	18.1	%1,080,757	17.5	%	1,101,347	16.8	%1,145,421	17.3	%
France	10,085	0.2	% 10,085	0.2	%	10,145	0.2	%9,734	0.2	%
MidWest US	685,011	10.7	%706,594	11.4	%	749,036	11.4	%767,419	11.6	%
NorthEast US	1,150,372	18.1	%1,175,824	19.0	%	1,085,569	16.6	%1,151,510	17.4	%
NorthWest US	42,731	0.7	%42,494	0.7	%			% —		%
Puerto Rico	40,714	0.6	%40,486	0.7	%	40,911	0.6	%37,539	0.6	%
SouthEast US	1,527,250	23.9	%1,520,374	24.6	%	1,609,956	24.5	%1,661,477	25.1	%
SouthWest US	596,521	9.3	%505,725	8.2	%	762,454	11.6	%693,138	10.5	%
Western US	1,157,080	18.2	%1,088,264	17.6	%	1,184,958	18.1	%1,128,320	17.1	%
Total Investments	\$6,381,410	100.0	%\$6,179,670	100.0	%	\$6,559,376	100.0	%\$6,609,558	100.0	%

The following shows the composition of our investment portfolio by industry as of December 31, 2015 and June 30, 2015:

	December 31, 2015					June 30, 2015				
Ladreter	Cont	% of	Esia Value	% of		Cost	% of		% of	
Industry	Cost	Portfo	lio Fair Value	Portfo	lio	Cost	Portfo	lio Fair Value	Portfo	lio
Aerospace & Defense	\$70,800	1.1	%\$76,373	1.2	%	\$70,860	1.1	%\$78,675	1.2	%
Business Services	531,480	8.3	%567,503	9.2	%	646,021	9.8	%711,541	10.8	%
Chemicals	4,965	0.1	%4,672	0.1	%	4,963	0.1	%5,000	0.1	%
Commercial Services	245,487	3.9	%236,000	3.8	%	245,913	3.8	%241,620	3.6	%
Construction & Engineering	59,885	0.9	%38,578	0.6	%	58,837	0.9	%30,497	0.4	%
Consumer Finance	436,221	6.8	%470,293	7.6	%	426,697	6.5	%486,977	7.4	%
Consumer Services	186,433	2.9	% 188,669	3.1	%	190,037	2.9	% 190,216	2.9	%
Diversified Financial Services	117,892	1.9	% 117,066	1.9	%	120,327	1.8	%119,919	1.8	%
Durable Consumer Products	450,847	7.1	%423,207	6.8	%	439,172	6.7	%422,033	6.4	%
Food Products	262,726	4.1	% 259,099	4.2	%	282,185	4.3	%281,365	4.3	%
Healthcare	290,700	4.6	% 292,812	4.7	%	435,893	6.6	%434,446	6.6	%
Hotels, Restaurants & Leisure	140,066	2.2	% 140,196	2.3	%	177,748	2.7	% 177,926	2.7	%
Machinery	361	0.0	% 549	0.0	%	376	0.0	% 563	0.0	%
Manufacturing	217,271	3.4	% 179,924	2.9	%	163,380	2.5	% 126,921	1.9	%
Media	331,411	5.2	%320,275	5.2	%	361,825	5.5	%350,365	5.3	%
Metal Services & Minerals	9,925	0.2	%7,725	0.1	%	25,670	0.4	% 23,745	0.4	%
Oil and Gas Production	8,460	0.1	%6,333	0.1	%	3,000	0.0	%22	0.0	%
Oil and Gas Services	286,043	4.5	% 202,047	3.3	%	289,803	4.4	% 246,817	3.7	%
Online Lending	302,360	4.6	%302,208	4.9	%	213,143	3.2	%213,477	3.2	%
Personal & Nondurable	215,059	3.4	0/ 100 506	3.1	07	212 706	3.4	% 193,046	2.8	%
Consumer Products	213,039	3.4	% 188,596	3.1	%	213,796	3.4	% 193,040	2.8	%
Pharmaceuticals	73,576	1.2	%73,557	1.2	%	74,951	1.1	%74,588	1.1	%
Property Management	5,880	0.1	%3,970	0.1	%	5,880	0.1	%3,814	0.1	%
Real Estate	465,931	7.3	%502,102	8.1	%	462,895	7.1	%512,245	7.8	%
Retail			% —		%	63	0.0	%260	0.0	%
Software & Computer	155,794	2.4	% 155,383	2.5	0%	217,429	3.3	%217,472	3.3	%
Services	133,794	2.4	70 133,363	2.3	70	217,429	3.3	70 21 7,472	3.3	70
Telecommunication Services	4,574	0.1	%4,478	0.1	%	4,573	0.1	%4,595	0.1	%
Textiles, Apparel & Luxury	280,957	4.4	% 280,957	4.5	0%	252,200	3.8	%252,200	3.8	%
Goods		т.т	70 200,737	т.Э	70	232,200	3.0	70 232,200	5.0	70
Transportation	69,660	1.1	% 56,341	0.9	%	70,392	1.1	%63,792	1.0	%
Subtotal	\$5,224,764	81.9	%\$5,098,913	82.5	%	\$5,458,029	83.2	%\$5,464,137	82.7	%
Structured Finance(1)		18.1	% 1,080,757			1,101,347		%1,145,421	17.3	%
Total Investments								%\$6,609,558		%
(1)Our CLO investments do n	ot have indu	stry cor	ncentrations an	d as su	ch l	have been se	parated	in the table at	ove.	

Portfolio Investment Activity

During the six months ended December 31, 2015, we acquired \$352,479 of new investments, completed follow-on investments in existing portfolio companies totaling approximately \$769,916, funded \$3,400 of revolver advances, and recorded PIK interest of \$4,140, resulting in gross investment originations of \$1,129,935. The more significant of these transactions are briefly described below.

On July 1, 2015, we provided \$31,000 of first lien senior secured financing to Intelius, Inc. ("Intelius"), an online information commerce company, of which \$30,200 was funded at closing. On August 11, 2015, we made a \$13,500 follow-on first lien senior secured debt investment in Intelius, of which \$13,000 was funded at closing, to support an acquisition. The \$21,500 Term Loan A note bears interest at the greater of 6.5% or Libor plus 5.5% and has a final maturity of July 1, 2020. The \$21,500 Term Loan B note bears interest at the greater of 12.5% or Libor plus 11.5% and has a final maturity of July 1, 2020. The \$1,500 senior secured revolver, which was not funded at closing, bears interest at 9.5% or Libor plus 8.5% and has a final maturity of July 1, 2016.

On July 23, 2015, we made an investment of \$37,969 to purchase 80.73% of the subordinated notes issued by Halcyon Loan Advisors Funding 2015-3 Ltd. in a co-investment transaction with Priority Income Fund, Inc., a closed-end fund managed by an affiliate of Prospect Capital Management L.P.

On August 6, 2015, we provided \$92,500 of first lien senior secured debt to support the refinancing of Crosman Corporation. Concurrent with the refinancing, we received repayment of the \$40,000 second lien term loan previously outstanding. The \$52,500 Term Loan A note bears interest at the greater of 9.0% or Libor plus 8.7% and interest payment in kind of 4.0%, and has a final maturity of August 5, 2020. The \$40,000 Term Loan B note bears interest at the greater of 16.0% or Libor plus 15.7% and interest payment in kind of 4.0%, and has a final maturity of August 5, 2020.

On August 12, 2015, we made an investment of \$22,898 to purchase 50.04% of the subordinated notes issued by Octagon Investment Partners XVIII, Ltd.

On August 12, 2015, we sold 780 of our small business whole loans (with a cost of \$30,968) purchased from OnDeck to Jefferies Asset Funding LLC for proceeds of \$26,619, net of related transaction expenses, and a trust certificate representing a 41.54% interest in the MarketPlace Loan Trust, Series 2015-OD2. We realized a loss of \$775 on the sale.

On August 21, 2015, we committed to funding a \$16,000 second lien secured investment in Sitel Worldwide Corporation, a provider of customer care outsourcing services. The second lien term loan bears interest at the greater of 10.5% or Libor plus 9.5% and has a final maturity of September 18, 2022.

On September 16, 2015, we made an investment of \$26,773 to purchase 75.09% of the subordinated notes issued by Apidos CLO XXII in a co-investment transaction with Priority Income Fund, Inc., a closed-end fund managed by an affiliate of Prospect Capital Management L.P.

On October 2, 2015, we provided \$17,500 of first lien senior secured debt to Easy Gardener Products, Inc., a designer, marketer, and manufacturer of branded lawn and garden products. The first lien term loan bears interest at Libor plus 10.0% and has a final maturity of September 30, 2020.

On October 16, 2015, we made a \$37,000 second lien secured debt investment in Universal Fiber Systems, LLC, a manufacturer of custom and specialty fiber products used in high performance applications. The second lien term loan bears interest at the greater of 10.5% or Libor plus 9.5% and has a final maturity of October 2, 2022.

On November 2, 2015, we provided \$50,000 of first lien senior secured debt to Coverall North America, Inc., a leading franchiser of commercial cleaning businesses. We invested \$25,000 in Term Loan A and \$25,000 in Term Loan B Notes. Term Loan A bears interest at the greater of 7.0% or Libor plus 6.0% and has a final maturity of November 2, 2020. Term Loan B bears interest at the greater of 12.0% or Libor plus 11.0% and has a final maturity of November 2, 2020. As part of the recapitalization, we received repayment of the \$49,600 loan outstanding.

On November 6, 2015, we made a \$20,000 second lien secured debt investment in SCS Merger Sub, Inc., a value-added reseller of data center-focused hardware, software and related services. The second lien term loan bears interest at the greater of 10.5% or Libor plus 9.5% and has a final maturity of October 30, 2023.

On November 9, 2015 and December 28, 2015, we made a combined \$30,100 million follow-on first lien senior secured debt investment in System One Holdings, LLC, to support an acquisition. The first lien term loan bears interest at the greater of 11.25% or Libor plus 10.5% and has a final maturity of November 17, 2020.

On December 3, 2015, we provided \$245,900 of first lien senior secured debt to Broder Bros., Co., a leading distributor of imprintable sportswear and accessories in the United States. We invested \$122,950 in Term Loan A and \$122,950 in Term Loan B Notes. Term Loan A bears interest at the greater of 7.0% or Libor plus 5.75% and has a final maturity of June 3, 2021. Term Loan B bears interest at the greater of 13.50% or Libor plus 12.25% and has a final maturity of June 3, 2021. As part of the recapitalization, we sold \$5,000 and received a repayment of \$246,075 of the previous loan outstanding. We realized no gain or loss on the sale.

During the six months ended December 31, 2015, we made 22 follow-on investments in NPRC totaling \$178,758 to support the online consumer lending initiative. We invested \$31,394 of equity through NPH Property Holdings, LLC and \$147,364 of debt directly to NPRC and its wholly-owned subsidiaries. We also provided \$10,694 of equity financing to NPRC, \$9,000 of which was for the acquisition of Orchard Village Apartments, a multi-family property located in Aurora, Illinois, and \$1,694 to fund capital expenditures for existing properties.

During the six months ended December 31, 2015, we provided \$2,268 of equity financing to APRC, and \$4,484 debt and and \$994 of equity financing to UPRC to fund capital expenditures for existing properties.

During the six months ended December 31, 2015, our wholly-owned subsidiary PSBL purchased \$51,423 of small business whole loans from OnDeck.

During the six months ended December 31, 2015, we received full repayments on twelve investments, sold two investments, and received several partial prepayments and amortization payments totaling \$1,259,821, net of realized losses totaling \$7,453. The more significant of these transactions are briefly described below.

On July 8, 2015, we sold 27.45% of the outstanding principal balance of the senior secured Term Loan A investment in InterDent, Inc. for \$34,415. We realized no gain or loss on the sale.

On July 24, 2015, TB Corp. repaid the \$23,628 loan receivable to us.

On August 7, 2015, Ryan, LLC repaid the \$72,701 loan receivable to us.

On September 1, 2015, BNN Holdings Corp. repaid the \$42,922 loans receivable to us.

On September 16, 2015, GTP Operations, LLC repaid the \$116,411 loan receivable to us.

On September 22, 2015, we sold 19.4% of the outstanding principal balance of the senior secured Term Loan A investment in Instant Web, LLC for \$29,447. We realized no gain or loss on the sale.

On September 25, 2015, we sold an additional 8.39% of the total outstanding principal balance of the senior secured Term Loan A investment in InterDent, Inc. for \$10,516. We realized no gain or loss on the sale.

On September 25, 2015, Therakos, Inc. repaid the \$13,000 loan receivable to us.

On September 30, 2015, we restructured our investment in Arctic Energy. Concurrent with the restructuring, we exchanged our \$31,640 senior secured loan and our \$20,230 subordinated loan for Class D and Class E equity in Arctic Energy.

On October 9, 2015, BAART Programs, Inc. repaid the \$42,866 loans receivable to us.

On October 21, 2015, Aderant North American, Inc. repaid the \$7,000 loan receivable to us.

On November 16, 2015 and November 25, 2015, we sold our \$14,755 debt investment in American Gilsonite Company. We realized a loss of \$4,127 on the sale.

On November 30, 2015, Tolt Solutions, Inc. repaid the \$96,382 loan receivable to us.

On December 23, 2015, Stauber Performance Ingredients, Inc. repaid the \$16,811 loan receivable to us.

On October 30, 2015, we restructured our investment in CP Energy Services Inc. ("CP Energy"). Concurrent with the restructuring, we exchanged our \$86,965 senior secured loan and \$15,924 subordinated loan for Series B Redeemable Preferred Stock in CP Energy.

On October 30, 2015, we restructured our investment in Freedom Marine Solutions, LLC ("Freedom Marine"). Concurrent with the restructuring, we exchanged our \$32,500 senior secured loans for additional membership interest in Freedom Marine.

During the six months ended December 31, 2015, we received partial repayments of \$72,379 of our loans previously outstanding and \$7,140 as a return of capital on our equity investment in NPRC.

During the six months ended December 31, 2015, we received a partial repayment of \$9,000 of our loan previously outstanding with APRC and recorded \$11,016 of dividend income from APRC in connection with the sale of its Vista Palma Sola property.

The following table provides a summary of our investment activity for each quarter within the three years ending June 30, 2016:

Quarter Ended	Acquisitions(1)	Dispositions(2)
September 30, 2014	887,205	863,144
December 31, 2014	522,705	224,076
March 31, 2015	219,111	108,124
June 30, 2015	459,967	437,729
September 30, 2015	437,613	528,789
December 31, 2015	692,322	731,032

⁽¹⁾ Includes investments in new portfolio companies, follow-on investments in existing portfolio companies, refinancings and PIK interest.

Investment Valuation

In determining the fair value of our portfolio investments at December 31, 2015, the Audit Committee considered valuations from the independent valuation firms. In determining the range of value for debt instruments except CLOs and debt investments in controlled portfolio companies, management and the independent valuation firms generally estimate corporate and security credit ratings and identify corresponding yields to maturity for each loan from relevant market data. A discounted cash flow analysis was then prepared using the appropriate yield to maturity as the discount rate, to determine range of value. For non-traded equity investments, the enterprise value was determined by applying EBITDA multiples or book value multiples for similar guideline public companies and/or similar recent investment transactions. For stressed equity investments, a liquidation analysis was prepared.

In determining the range of value for our investments in CLOs, management and the independent valuation firm used a discounted cash flow model. The valuations were accomplished through the analysis of the CLO deal structures to identify the risk exposures from the modeling point of view as well as to determine an appropriate call date. For each CLO security, the most appropriate valuation approach was chosen from alternative approaches to ensure the most accurate valuation for such security. A waterfall engine is used to store the collateral data, generate collateral cash flows from the assets based on various assumptions for the risk factors, and distribute the cash flows to the liability structure based on the payment priorities, and discount them back using proper discount rates to anticipated maturity and call dates.

The Board of Directors looked at several factors in determining where within the range to value the asset including: recent operating and financial trends for the asset, independent ratings obtained from third parties, comparable multiples for recent sales of companies within the industry and discounted cash flow models for our investments in CLOs. The composite of all these analyses, applied to each investment, was a total valuation of \$6,179,670. Our portfolio companies are generally lower middle market companies, outside of the financial sector, with less than \$150,000 of annual EBITDA. We believe our market has experienced less volatility than others because we believe there are more buy and hold investors who own these less liquid investments.

Control investments offer increased risk and reward over straight debt investments. Operating results and changes in market multiples can result in dramatic changes in values from quarter to quarter. Significant downturns in operations can further result in our looking to recoveries on sales of assets rather than the enterprise value of the investment. Transactions between our controlled investments and us have been detailed in Note 14 to the accompanying consolidated financial statements. Several control investments in our portfolio are under enhanced scrutiny by our

⁽²⁾ Includes sales, scheduled principal payments, prepayments and refinancings.

senior management and our Board of Directors and are discussed below.

American Property REIT Corp.

APRC is a Maryland corporation and a qualified REIT for federal income tax purposes. APRC was formed to hold for investment, operate, finance, lease, manage, and sell a portfolio of real estate assets and engage in any and all other activities as may be necessary, incidental or convenient to carry out the foregoing. APRC acquires real estate assets, including, but not limited to, industrial, commercial, and multi-family properties. APRC may acquire real estate assets directly or through joint ventures by making a majority equity investment in a property-owning entity. As of December 31, 2015, we own 100% of the fully-diluted common equity of APRC.

During the six months ended December 31, 2015, we provided \$2,268 of equity financing to APRC to fund capital expenditures for existing properties.

As of December 31, 2015, APRC's real estate portfolio was comprised of eleven multi-family properties and one commercial property. The following table shows the location, acquisition date, purchase price, and mortgage outstanding due to other parties for each of the properties held by APRC as of December 31, 2015. In addition, during the six months ended December 31, 2015, we received a partial repayment of \$9,000 of our loan previously outstanding and recorded \$11,016 of dividend income in connection with the sale of Vista Palma Sola ("Vista") property.

No.	Property Name	City	Acquisition	Purchase	Mortgage
110.	Troperty Name	City	Date	Price	Outstanding
1	1557 Terrell Mill Road, LLC	Marietta, GA	12/28/2012	\$23,500	\$15,032
2	Lofton Place, LLC	Tampa, FL	4/30/2013	26,000	16,965
3	Arlington Park Marietta, LLC	Marietta, GA	5/8/2013	14,850	9,650
4	Cordova Regency, LLC	Pensacola, FL	11/15/2013	13,750	9,026
5	Crestview at Oakleigh, LLC	Pensacola, FL	11/15/2013	17,500	11,488
6	Inverness Lakes, LLC	Mobile, AL	11/15/2013	29,600	19,400
7	Kings Mill Pensacola, LLC	Pensacola, FL	11/15/2013	20,750	13,622
8	Plantations at Pine Lake, LLC	Tallahassee, FL	11/15/2013	18,000	11,817
9	Verandas at Rocky Ridge, LLC	Birmingham, AL	11/15/2013	15,600	10,205
10	Plantations at Hillcrest, LLC	Mobile, AL	1/17/2014	6,930	4,927
11	Crestview at Cordova, LLC	Pensacola, FL	1/17/2014	8,500	4,905
12	Taco Bell, OK	Yukon, OK	6/4/2014	1,719	
				\$196,699	\$127,037

Due to the sale of APRC's Vista property and the related dividend distribution, partially offset by an increase in net operating income and resulting property values, the Board of Directors set fair value of our investment in APRC at \$111,314 as of December 31, 2015, a premium of \$17,296 to its amortized cost, compared to a premium of \$18,064 to its amortized cost recorded at June 30, 2015.

First Tower Finance Company LLC

We own 80.1% of First Tower Finance Company LLC ("First Tower Finance"), which owns 100% of First Tower, LLC ("First Tower"), the operating company. First Tower is a multiline specialty finance company based in Flowood, Mississippi with over 170 branch offices.

On June 15, 2012, we acquired 80.1% of First Tower businesses for \$110,200 in cash and 14,518,207 unregistered shares of our common stock. Based on our share price of \$11.06 at the time of issuance, we acquired our 80.1% interest in First Tower for approximately \$270,771. The assets of First Tower acquired include, among other things, the subsidiaries owned by First Tower, which hold finance receivables, leaseholds, and tangible property associated with First Tower's businesses. As part of the transaction, we received \$4,038 in structuring fee income from First Tower. On October 18, 2012, we funded an additional \$20,000 of senior secured debt to support seasonally high demand during the holiday season. On December 30, 2013, we funded an additional \$10,000 to again support seasonal demand and received \$8,000 of structuring fees related to the renegotiation and expansion of First Tower's revolver with a third party which was recognized as other income. As of December 31, 2015, First Tower had \$459,752 of finance receivables net of unearned charges. As of December 31, 2015, First Tower's total debt outstanding to parties senior to us was \$317,625.

Due to increased regulatory scrutiny and a corresponding decrease in public comparable multiples, the Board of Directors slightly decreased the fair value of our investment in First Tower Finance to \$358,071 as of December 31, 2015, a premium of \$32,346 to its amortized cost, compared to the \$47,899 unrealized appreciation recorded at June 30, 2015.

Harbortouch is a merchant processor headquartered in Allentown, Pennsylvania. The company offers a range of

Harbortouch Payments, LLC

payment processing equipment and services that facilitate the exchange of goods and services provided by small to medium-sized merchants located in the United States for payments made by credit, debit, prepaid, electronic gift, and loyalty cards. Harbortouch provides point-of-sale equipment free of cost to merchants and then manages the process whereby transaction information is sent to a consumer's bank from the point-of-sale (front-end processing), and then funds are transferred from the consumer's account to the merchant's account (back-end processing). On March 31, 2014, we acquired a controlling interest in Harbortouch for \$147,898 in cash and 2,306,294 unregistered shares of our common stock. We recorded \$130,796 of senior secured term debt, \$123,000 of subordinated term debt and \$24,898 of equity at closing. As part of the transaction, we received \$7,536 of structuring fee income from Harbortouch. On April 1, 2014, we restructured our investment in Harbortouch and \$14,226 of equity

fee income from Harbortouch. On April 1, 2014, we restructured our investment in Harbortouch and \$14,226 of equity was converted into additional debt investment. On September 30, 2014, we made a \$26,431 follow-on investment in Harbortouch to support an acquisition. As part of the transaction, we received \$529 of structuring fee income and \$50 of amendment fee income from Harbortouch which was recorded as other income. On December 19, 2014, we made an additional \$1,292 equity investment in Harbortouch Class C voting units. As of December 31, 2015, we own 100% of the Class C voting units of Harbortouch, which provide for a 53.5% residual profits allocation.

Due to market developments, the Board of Directors decreased the fair value of our investment in Harbortouch to \$343,787 as of December 31, 2015, a premium of \$40,933 to its amortized cost, compared to the \$71,477 unrealized appreciation recorded at June 30, 2015.

National Property REIT Corp.

NPRC is a Maryland corporation and a qualified REIT for federal income tax purposes. NPRC was formed to hold for investment, operate, finance, lease, manage, and sell a portfolio of real estate assets and engage in any and all other activities as may be necessary, incidental or convenient to carry out the foregoing. NPRC acquires real estate assets, including, but not limited to, industrial, commercial, and multi-family properties. NPRC may acquire real estate assets directly or through joint ventures by making a majority equity investment in a property-owning entity. Additionally, through its wholly-owned subsidiaries, NPRC invests in online consumer loans. As of December 31, 2015, we own 100% of the fully-diluted common equity of NPRC.

During the six months ended December 31, 2015 we made 22 follow-on investments in NPRC totaling \$178,758 to support the online consumer lending initiative. We invested \$31,394 of equity through NPH Property Holdings, LLC and \$134,449 of debt to ACL Loan Holdings, Inc., a wholly-owned subsidiary of NPRC, with the remaining \$12,915 of debt directly to NPRC and its wholly-owned subsidiaries. In addition, during this period, we received a partial repayment of \$69,698 NPRC loan previously outstanding.

The online consumer loan investments held by certain of NPRC's wholly-owned subsidiaries are unsecured obligations of individual borrowers that are issued in amounts ranging from \$1 to \$50, with fixed terms ranging from 12 to 85 months. As of December 31, 2015, the investment in online consumer loans by certain of NPRC's wholly-owned subsidiaries was comprised of 72,132 individual loans and had an aggregate fair value of \$611,375. The average outstanding individual loan balance is approximately \$9 and the loans mature on dates ranging from October 31, 2016 to January 29, 2023 with an average outstanding term of 37 months as of December 31, 2015. Fixed interest rates range from 4.0% to 36.0% with a weighted-average current interest rate of 20.4%.

During the six months ended December 31, 2015, we provided \$10,694 of equity financing to NPRC to fund capital expenditures for existing properties.

As of December 31, 2015, NPRC's real estate portfolio was comprised of twelve multi-family properties, twelve self-storage properties, and one commercial property. The following table shows the location, acquisition date, purchase price, and mortgage outstanding due to other parties for each of the properties held by NPRC as of December 31, 2015.

No.	Property Name	City	Acquisition Date	Purchase Price	Mortgage Outstanding
1	146 Forest Parkway, LLC	Forest Park, GA	10/24/2012	\$7,400	\$—
2	5100 Live Oaks Blvd, LLC	Tampa, FL	1/17/2013	63,400	39,600
3	NPRC Carroll Resort, LLC	Pembroke Pines, FL	6/24/2013	225,000	157,500
4	APH Carroll 41, LLC	Marietta, GA	11/1/2013	30,600	32,940
5	Matthews Reserve II, LLC	Matthews, NC	11/19/2013	22,063	17,571
6	City West Apartments II, LLC	Orlando, FL	11/19/2013	23,562	18,533
7	Vinings Corner II, LLC	Smyrna, GA	11/19/2013	35,691	26,640
8	Uptown Park Apartments II, LLC	Altamonte Springs, FL	11/19/2013	36,590	27,471
9	Mission Gate II, LLC	Plano, TX	11/19/2013	47,621	36,148
10	St. Marin Apartments II, LLC	Coppell, TX	11/19/2013	73,078	53,863
11	APH Carroll Bartram Park, LLC	Jacksonville, FL	12/31/2013	38,000	28,321
12	APH Carroll Atlantic Beach, LLC	Atlantic Beach, FL	1/31/2014	13,025	8,842
13	23 Mile Road Self Storage, LLC	Chesterfield, MI	8/19/2014	5,804	4,350
14	36th Street Self Storage, LLC	Wyoming, MI	8/19/2014	4,800	3,600
15	Ball Avenue Self Storage, LLC	Grand Rapids, MI	8/19/2014	7,281	5,460
16	Ford Road Self Storage, LLC	Westland, MI	8/29/2014	4,642	3,480
17	Ann Arbor Kalamazoo Self Storage, LLC	Ann Arbor, MI	8/29/2014	4,458	3,345
18	Ann Arbor Kalamazoo Self Storage, LLC	Scio, MI	8/29/2014	8,927	6,695
19	Ann Arbor Kalamazoo Self Storage, LLC	Kalamazoo, MI	8/29/2014	2,363	1,775
20	Jolly Road Self Storage, LLC	Okemos, MI	1/16/2015	7,492	5,620
21	Eaton Rapids Road Self Storage, LLC	Lansing West, MI	1/16/2015	1,741	1,305
22	Haggerty Road Self Storage, LLC	Novi, MI	1/16/2015	6,700	5,025
23	Waldon Road Self Storage, LLC	Lake Orion, MI	1/16/2015	6,965	5,225
24	Tyler Road Self Storage, LLC	Ypsilanti, MI	1/16/2015	3,507	2,630
25	SSIL I, LLC	Aurora, IL	11/5/2015	34,500	26,450
				\$715,210	\$522,389

Due to an increase in the observed market cap rate for certain properties and an increase in the market yield for the online consumer loans, the Board of Directors marked down the fair value of our investment in NPRC to \$567,875 as of December 31, 2015, a premium of \$7,579 to its amortized cost, compared to a recorded premium of \$22,229 to its amortized cost at June 30, 2015.

United Property REIT Corp.

UPRC is a Delaware limited liability company and a qualified REIT for federal income tax purposes. UPRC was formed to hold for investment, operate, finance, lease, manage, and sell a portfolio of real estate assets and engage in any and all other activities as may be necessary, incidental or convenient to carry out the foregoing. UPRC acquires real estate assets, including, but not limited to, industrial, commercial, and multi-family properties. UPRC may acquire real estate assets directly or through joint ventures by making a majority equity investment in a property-owning entity. As of December 31, 2015, we own 100% of the fully-diluted common equity of UPRC. During the six months ended December 31, 2015, we provided \$4,484 and \$994 of debt and equity financing, respectively, to UPRC to fund capital expenditures for existing properties.

As of December 31, 2015, UPRC's real estate portfolio was comprised of fifteen multi-families properties and one commercial property. The following table shows the location, acquisition date, purchase price, and mortgage outstanding due to other parties for each of the properties held by UPRC as of December 31, 2015.

No	Property Name	City	Acquisition	Purchase	Mortgage
No.	Property Name	City	Date	Price	Outstanding
1	Atlanta Eastwood Village LLC	Stockbridge, GA	12/12/2013	\$25,957	\$19,785
2	Atlanta Monterey Village LLC	Jonesboro, GA	12/12/2013	11,501	9,193
3	Atlanta Hidden Creek LLC	Morrow, GA	12/12/2013	5,098	3,619
4	Atlanta Meadow Springs LLC	College Park, GA	12/12/2013	13,116	10,180
5	Atlanta Meadow View LLC	College Park, GA	12/12/2013	14,354	11,141
6	Atlanta Peachtree Landing LLC	Fairburn, GA	12/12/2013	17,224	13,575
7	Taco Bell, MO	Marshall, MO	6/4/2014	1,405	
8	Canterbury Green Apartments Holdings	Fort Wayne IN	0/20/2014	95 500	65 925
0	LLC	Fort Wayne, IN	9/29/2014	85,500	65,825
9	Abbie Lakes OH Partners, LLC	Canal Winchester, OH	9/30/2014	12,600	10,440
10	Kengary Way OH Partners, LLC	Reynoldsburg, OH	9/30/2014	11,500	11,000
11	Lakeview Trail OH Partners, LLC	Canal Winchester, OH	9/30/2014	26,500	20,142
12	Lakepoint OH Partners, LLC	Pickerington, OH	9/30/2014	11,000	10,080
13	Sunbury OH Partners, LLC	Columbus, OH	9/30/2014	13,000	10,480
14	Heatherbridge OH Partners, LLC	Blacklick, OH	9/30/2014	18,416	15,480
15	Jefferson Chase OH Partners, LLC	Blacklick, OH	9/30/2014	13,551	12,240
16	Goldenstrand OH Partners, LLC	Hilliard, OH	10/29/2014	7,810	8,040
				\$288,532	\$231,220

Due to an increase in same property values driven by an increase in net operating income for the properties, the Board of Directors increased the fair value of our investment in UPRC to \$92,402 as of December 31, 2015, a premium of \$11,296 to its amortized cost, compared to a recorded premium of \$9,057 to its amortized cost at June 30, 2015. Valley Electric Company, Inc.

We own 94.99% of Valley Electric as of December 31, 2015. Valley Electric owns 100% of the equity of VE Company, Inc., which owns 100% of the equity of Valley Electric Co. of Mt. Vernon, Inc. ("Valley"). Valley is a leading provider of specialty electrical services in the state of Washington and is among the top 50 electrical contractors in the U.S. The company, with its headquarters in Everett, Washington, offers a comprehensive array of contracting services, primarily for commercial, industrial, and transportation infrastructure applications, including new installation, engineering and design, design-build, traffic lighting and signalization, low to medium voltage power distribution, construction management, energy management and control systems, 24-hour electrical maintenance and testing, as well as special projects and tenant improvement services. Valley was founded in 1982 by the Ward family, who held the company until the end of 2012.

On December 31, 2012, we acquired 96.3% of the outstanding shares of Valley. We funded the recapitalization of Valley with \$42,572 of debt and \$9,526 of equity financing. Through the recapitalization, we acquired a controlling interest in Valley for \$7,449 in cash and 4,141,547 unregistered shares of our common stock. On June 24, 2014, Prospect and management of Valley formed Valley Electric and contributed their shares of Valley stock to Valley Electric. Valley management made an additional equity investment in Valley Electric, reducing our ownership to 94.99%.

Due to improved operating results, the Board of Directors increased the fair value of our investment in Valley Electric to \$38,578 as of December 31, 2015, a discount of \$21,307 from its amortized cost, compared to the \$28,340 unrealized depreciation recorded at June 30, 2015.

Equity positions in the portfolio are susceptible to potentially significant changes in value, both increases as well as decreases, due to changes in operating results. Several of our controlled companies experienced such volatility and we recorded corresponding fluctuations in valuations during the six months ended December 31, 2015. See above for discussions regarding the fluctuations in APRC, First Tower, Harbortouch, NPRC, UPRC and Valley Electric. During the six months ended December 31, 2015, the value of our investment in Arctic Energy decreased by \$7,540 as a result of declining operations. During the six months ended December 31, 2015, the value of our investment in CP Energy decreased by \$12,689 as a result of depressed earnings resulting from softness of the energy markets; Echelon decreased by \$2,653 due to an early lease termination for one aircraft; and R-V decreased by \$5,381 due to lower sales

profitability. In total, twelve of the controlled investments are valued at the original investment amounts or higher, and seven of the controlled investments have been valued at discounts to the original investment. Overall, at December 31, 2015, control investments are valued at \$2,004 above their amortized cost.

We hold one affiliate investment at December 31, 2015. Our affiliate portfolio company did not experience a significant change in valuation during the six months ended December 31, 2015.

With the non-control/non-affiliate investments, generally, there is less volatility related to our total investments because our equity positions tend to be smaller than with our control/affiliate investments, and debt investments are generally not as susceptible to large swings in value as equity investments. For debt investments, the fair value is generally limited on the high side to each loan's par value, plus any prepayment premium that could be imposed. Many of the debt investments in this category have not experienced a significant change in value, as they were previously valued at or near par value. Non-control/non-affiliate investments did not experience significant changes and are generally performing as expected or better than expected. During the six months ended December 31, 2015, the value of our CLO investments decreased by \$118,839 due to non-credit related changes in the capital markets impacting the underlying collateral and increasing our discount rate by 305 bps. Overall, at December 31, 2015, non-control/non-affiliate investments are valued \$205,151 below their amortized cost.

Capitalization

Our investment activities are capital intensive and the availability and cost of capital is a critical component of our business. We capitalize our business with a combination of debt and equity. Our debt as of December 31, 2015 consists of: a Revolving Credit Facility availing us of the ability to borrow debt subject to borrowing base determinations; Convertible Notes which we issued in February 2011, April 2012, August 2012, December 2012 and April 2014; Public Notes which we issued in March 2013, April 2014 and December 2015; and Prospect Capital InterNotes® which we issue from time to time. Our equity capital is comprised entirely of common equity. The following table shows the maximum draw amounts and outstanding borrowings of our Revolving Credit Facility, Convertible Notes, Public Notes and Prospect Capital InterNotes® as of December 31, 2015 and June 30, 2015.

	December 31, 2	015	June 30, 2015	
	Maximum Amount		Maximum	Amount
	Draw Amount	Outstanding	Draw Amount	Outstanding
Revolving Credit Facility	\$885,000	\$58,000	\$885,000	\$368,700
Convertible Notes	1,089,500	1,089,500	1,239,500	1,239,500
Public Notes	708,191	708,191	548,094	548,094
Prospect Capital InterNotes®	894,125	894,125	827,442	827,442
Total	\$3,576,816	\$2,749,816	\$3,500,036	\$2,983,736

The following table shows the contractual maturities of our Revolving Credit Facility, Convertible Notes, Public Notes and Prospect Capital InterNotes® as of December 31, 2015.

	Payments Due by Period				
	Total		Less than 1 $1-3$ Years		After 5
	Total	Year	1 – 3 1 cars	3 – 3 T cars	Years
Revolving Credit Facility	\$58,000	\$—	\$—	\$58,000	\$ —
Convertible Notes	1,089,500	167,500	330,000	592,000	_
Public Notes	708,191			300,000	408,191
Prospect Capital InterNotes®	894,125	5,710	174,233	395,978	318,204
Total Contractual Obligations	\$2,749,816	\$173,210	\$504,233	\$1,345,978	\$726,395

The following table shows the contractual maturities of our Revolving Credit Facility, Convertible Notes, Public Notes and Prospect Capital InterNotes® as of June 30, 2015.

	Payments Due by Period				
	Total	Less than 1 Year	1 – 3 Years	3 – 5 Years	After 5 Years
Revolving Credit Facility	\$368,700	\$—	\$ —	\$368,700	\$—
Convertible Notes	1,239,500	150,000	497,500	592,000	_
Public Notes	548,094		_	300,000	248,094
Prospect Capital InterNotes®	827,442	_	54,509	369,938	402,995
Total Contractual Obligations	\$2,983,736	\$150,000	\$552,009	\$1,630,638	\$651,089

Historically, we have funded a portion of our cash needs through borrowings from banks, issuances of senior securities, including secured, unsecured and convertible debt securities, or issuances of common equity. For flexibility, we maintain a universal shelf registration statement that allows for the public offering and sale of our debt securities, common stock, preferred stock, subscription rights, and warrants and units to purchase such securities in an amount up to \$5,000,000 less issuances to date. As of December 31, 2015, we can issue up to \$4,828,029 of additional debt and equity securities in the public market under this shelf registration. We may from time to time issue securities pursuant to the shelf registration statement or otherwise pursuant to private offerings. The issuance of debt or equity securities will depend on future market conditions, funding needs and other factors and there can be no assurance that any such issuance will occur or be successful.

Each of our Unsecured Notes (as defined below) are our general, unsecured obligations and rank equal in right of payment with all of our existing and future unsecured indebtedness and will be senior in right of payment to any of our subordinated indebtedness that may be issued in the future. The Unsecured Notes are effectively subordinated to our existing secured indebtedness, such as our credit facility, and future secured indebtedness to the extent of the value of the assets securing such indebtedness and structurally subordinated to any existing and future liabilities and other indebtedness of any of our subsidiaries.

Revolving Credit Facility

On March 27, 2012, we closed on an extended and expanded credit facility with a syndicate of lenders through PCF (the "2012 Facility"). The lenders had extended commitments of \$857,500 under the 2012 Facility as of June 30, 2014, which was increased to \$877,500 in July 2014. The 2012 Facility included an accordion feature which allowed commitments to be increased up to \$1,000,000 in the aggregate. Interest on borrowings under the 2012 Facility was one-month LIBOR plus 275 basis points with no minimum LIBOR floor. Additionally, the lenders charged a fee on the unused portion of the 2012 Facility equal to either 50 basis points if at least half of the credit facility is drawn or 100 basis points otherwise.

On August 29, 2014, we renegotiated the 2012 Facility and closed an expanded five and a half year revolving credit facility (the "2014 Facility" and collectively with the 2012 Facility, the "Revolving Credit Facility"). The lenders have extended commitments of \$885,000 under the 2014 Facility as of December 31, 2015. The 2014 Facility includes an accordion feature which allows commitments to be increased up to \$1,500,000 in the aggregate. The revolving period of the 2014 Facility extends through March 2019, with an additional one year amortization period (with distributions allowed) after the completion of the revolving period. During such one year amortization period, all principal payments on the pledged assets will be applied to reduce the balance. At the end of the one year amortization period, the remaining balance will become due, if required by the lenders.

The 2014 Facility contains restrictions pertaining to the geographic and industry concentrations of funded loans, maximum size of funded loans, interest rate payment frequency of funded loans, maturity dates of funded loans and minimum equity requirements. The 2014 Facility also contains certain requirements relating to portfolio performance, including required minimum portfolio yield and limitations on delinquencies and charge-offs, violation of which could result in the early termination of the 2014 Facility. The 2014 Facility also requires the maintenance of a minimum liquidity requirement. As of December 31, 2015, we were in compliance with the applicable covenants.

Interest on borrowings under the 2014 Facility is one-month LIBOR plus 225 basis points with no minimum LIBOR floor. Additionally, the lenders charge a fee on the unused portion of the 2014 Facility equal to either 50 basis points if at least 35% of the credit facility is drawn or 100 basis points otherwise. The 2014 Facility requires us to pledge assets as collateral in order to borrow under the credit facility.

As of December 31, 2015 and June 30, 2015, we had \$679,803 and \$721,800, respectively, available to us for borrowing under the Revolving Credit Facility, of which the amount outstanding was \$58,000 and \$368,700, respectively. As additional eligible investments are transferred to PCF and pledged under the Revolving Credit Facility, PCF will generate additional availability up to the current commitment amount of \$885,000. As of December 31, 2015, the investments, including cash and money market funds, used as collateral for the Revolving Credit Facility had an aggregate fair value of \$1,467,668, which represents 23.5% of our total investments, including cash and money market funds. These assets are held and owned by PCF, a bankruptcy remote special purpose entity, and as such, these investments are not available to our general creditors. The release of any assets from PCF requires the approval of the facility agent.

In connection with the origination and amendments of the Revolving Credit Facility, we incurred \$12,405 of new fees and \$3,539 of fees carried over for continuing participants from the previous facility, which are being amortized over the term of the facility in accordance with ASC 470-50, of which \$8,895 remains to be amortized and is included within deferred financing costs on the Consolidated Statement of Assets and Liabilities as of December 31, 2015. During the six months ended December 31, 2014, in accordance with ASC 470-50, we expensed \$332 of fees relating to credit providers in the 2012 Facility who did not commit to the 2014 Facility.

During the three months ended December 31, 2015 and December 31, 2014, we recorded \$3,544 and \$3,247, respectively, of interest costs, unused fees and amortization of financing costs on the Revolving Credit Facility as interest expense. During the six months ended December 31, 2015 and December 31, 2014, we recorded \$7,245 and \$7,258, respectively, of interest costs, unused fees and amortization of financing costs on the Revolving Credit Facility as interest expense.

Convertible Notes

On December 21, 2010, we issued \$150,000 aggregate principal amount of convertible notes that matured on December 15, 2015 (the "2015 Notes"). The 2015 Notes bore interest at a rate of 6.25% per year, payable semi-annually on June 15 and December 15 of each year, beginning June 15, 2011. Total proceeds from the issuance of the 2015 Notes, net of underwriting discounts and offering costs, were \$145,200. On December 15, 2015, we repaid the outstanding principal amount of the 2015 Notes, plus interest. No gain or loss was realized on the transaction. On February 18, 2011, we issued \$172,500 aggregate principal amount of convertible notes that mature on August 15, 2016 (the "2016 Notes"), unless previously converted or repurchased in accordance with their terms. The 2016 Notes bear interest at a rate of 5.50% per year, payable semi-annually on February 15 and August 15 of each year, beginning August 15, 2011. Total proceeds from the issuance of the 2016 Notes, net of underwriting discounts and offering costs, were \$167,325. Between January 30, 2012 and February 2, 2012, we repurchased \$5,000 aggregate principal amount of the 2016 Notes at a price of 97.5, including commissions. The transactions resulted in our recognizing \$10 of loss in the year ended June 30, 2012.

On April 16, 2012, we issued \$130,000 aggregate principal amount of convertible notes that mature on October 15, 2017 (the "2017 Notes"), unless previously converted or repurchased in accordance with their terms. The 2017 Notes bear interest at a rate of 5.375% per year, payable semi-annually on April 15 and October 15 of each year, beginning October 15, 2012. Total proceeds from the issuance of the 2017 Notes, net of underwriting discounts and offering costs, were \$126,035.

On August 14, 2012, we issued \$200,000 aggregate principal amount of convertible notes that mature on March 15, 2018 (the "2018 Notes"), unless previously converted or repurchased in accordance with their terms. The 2018 Notes bear interest at a rate of 5.75% per year, payable semi-annually on March 15 and September 15 of each year, beginning March 15, 2013. Total proceeds from the issuance of the 2018 Notes, net of underwriting discounts and offering costs, were \$193,600.

On December 21, 2012, we issued \$200,000 aggregate principal amount of convertible notes that mature on January 15, 2019 (the "2019 Notes"), unless previously converted or repurchased in accordance with their terms. The 2019 Notes bear interest at a rate of 5.875% per year, payable semi-annually on January 15 and July 15 of each year, beginning July 15, 2013. Total proceeds from the issuance of the 2019 Notes, net of underwriting discounts and offering costs, were \$193,600.

On April 11, 2014, we issued \$400,000 aggregate principal amount of convertible notes that mature on April 15, 2020 (the "2020 Notes"), unless previously converted or repurchased in accordance with their terms. The 2020 Notes bear interest at a rate of 4.75% per year, payable semi-annually on April 15 and October 15 each year, beginning October 15, 2014. Total proceeds from the issuance of the 2020 Notes, net of underwriting discounts and offering costs, were \$387,500. On January 30, 2015, we repurchased \$8,000 aggregate principal amount of the 2020 Notes at a price of 93.0, including commissions. As a result of this transaction, we recorded a gain of \$332, in the amount of the difference between the reacquisition price and the net carrying amount of the notes, net of the proportionate amount of unamortized debt issuance costs.

Certain key terms related to the convertible features for the 2016 Notes, the 2017 Notes, the 2018 Notes, the 2019 Notes and the 2020 Notes (collectively, the "Convertible Notes") are listed below.

	2016 Notes	2017 Notes	2018 Notes	2019 Notes	2020 Notes
Initial conversion rate(1)	78.3699	85.8442	82.3451	79.7766	80.6647
Initial conversion price	\$12.76	\$11.65	\$12.14	\$12.54	\$12.40
Conversion rate at December 31, 2015(1)(2)	80.2196	87.7516	84.1497	79.8360	80.6670
Conversion price at December 31, 2015(2)(3)	\$12.47	\$11.40	\$11.88	\$12.53	\$12.40

Last conversion price calculation date 2/18/2015 4/16/2015 8/14/2015 12/21/2015 4/11/2015 Dividend threshold amount (per share)(4)\$0.101150 \$0.101500 \$0.101600 \$0.110025 \$0.110525

- Conversion rates denominated in shares of common stock per \$1 principal amount of the Convertible Notes converted.
- (2) Represents conversion rate and conversion price, as applicable, taking into account certain de minimis adjustments that will be made on the conversion date.

The conversion price in effect at December 31, 2015 was calculated on the last anniversary of the issuance and will (3) be adjusted again on the next anniversary, unless the exercise price shall have changed by more than 1% before the anniversary.

(4) The conversion rate is increased if monthly cash dividends paid to common shares exceed the monthly dividend threshold amount, subject to adjustment.

Upon conversion, unless a holder converts after a record date for an interest payment but prior to the corresponding interest payment date, the holder will receive a separate cash payment with respect to the notes surrendered for conversion representing accrued and unpaid interest to, but not including, the conversion date. Any such payment will be made on the settlement date applicable to the relevant conversion on the Convertible Notes.

No holder of Convertible Notes will be entitled to receive shares of our common stock upon conversion to the extent (but only to the extent) that such receipt would cause such converting holder to become, directly or indirectly, a beneficial owner (within the meaning of Section 13(d) of the Securities Exchange Act of 1934 and the rules and regulations promulgated thereunder) of more than 5.0% of the shares of our common stock outstanding at such time. The 5.0% limitation shall no longer apply following the effective date of any fundamental change. We will not issue any shares in connection with the conversion or redemption of the Convertible Notes which would equal or exceed 20% of the shares outstanding at the time of the transaction in accordance with NASDAQ rules.

Subject to certain exceptions, holders may require us to repurchase, for cash, all or part of their Convertible Notes upon a fundamental change at a price equal to 100% of the principal amount of the Convertible Notes being repurchased plus any accrued and unpaid interest up to, but excluding, the fundamental change repurchase date. In addition, upon a fundamental change that constitutes a non-stock change of control we will also pay holders an amount in cash equal to the present value of all remaining interest payments (without duplication of the foregoing amounts) on such Convertible Notes through and including the maturity date.

In connection with the issuance of the Convertible Notes, we incurred \$39,678 of fees which are being amortized over the terms of the notes, of which \$17,662 remains to be amortized and is included within deferred financing costs on the Consolidated Statement of Assets and Liabilities as of December 31, 2015.

During the three months ended December 31, 2015 and December 31, 2014, we recorded \$18,189 and \$18,615, respectively, of interest costs and amortization of financing costs on the Convertible Notes as interest expense. During the six months ended December 31, 2015 and December 31, 2014, we recorded \$36,918 and \$37,204, respectively, of interest costs and amortization of financing costs on the Convertible Notes as interest expense. Public Notes

On May 1, 2012, we issued \$100,000 aggregate principal amount of unsecured notes that were scheduled to mature on November 15, 2022 (the "2022 Notes"). The 2022 Notes bore interest at a rate of 6.95% per year, payable quarterly on February 15, May 15, August 15 and November 15 of each year, beginning August 15, 2012. Total proceeds from the issuance of the 2022 Notes, net of underwriting discounts and offering costs, were \$97,000. On May 15, 2015, we redeemed \$100,000 aggregate principal amount of the 2022 Notes at par. In connection with this transaction, we recorded a loss in the amount of the difference between the reacquisition price and the net carrying amount of the notes, net of the proportionate amount of unamortized debt issuance costs. The net loss on the extinguishment of the 2022 Notes in the year ended June 30, 2015 was \$2,600.

On March 15, 2013, we issued \$250,000 aggregate principal amount of unsecured notes that mature on March 15, 2023 (the "2023 Notes"). The 2023 Notes bear interest at a rate of 5.875% per year, payable semi-annually on March 15 and September 15 of each year, beginning September 15, 2013. Total proceeds from the issuance of the 2023 Notes, net of underwriting discounts and offering costs, were \$245,885.

On April 7, 2014, we issued \$300,000 aggregate principal amount of unsecured notes that mature on July 15, 2019 (the "5.00% 2019 Notes"). Included in the issuance is \$45,000 of Prospect Capital InterNotes® that were exchanged for the 5.00% 2019 Notes. The 5.00% 2019 Notes bear interest at a rate of 5.00% per year, payable semi-annually on January 15 and July 15 of each year, beginning July 15, 2014. Total proceeds from the issuance of the 5.00% 2019 Notes, net of underwriting discounts and offering costs, were \$250,775.

On December 10, 2015, we issued \$160,000 aggregate principal amount of unsecured notes that mature on June 15, 2024 (the "2024 Notes"). The 2024 Notes bear interest at a rate of 6.25% per year, payable quarterly on March 15, June 15, September 15 and December 15 of each year, beginning March 15, 2016. Total proceeds from the issuance of the 2024 Notes, net of underwriting discounts and offering costs, were \$154,880.

The 2022 Notes, the 2023 Notes, the 5.00% 2019 Notes, and the 2024 Notes (collectively, the "Public Notes") are direct unsecured obligations and rank equally with all of our unsecured indebtedness from time to time outstanding. In connection with the issuance of the 2023 Notes, the 5.00% 2019 Notes, and the 2024 Notes, we incurred \$13,156 of fees which are being amortized over the term of the notes, of which \$11,089 remains to be amortized and is included within deferred financing costs on the Consolidated Statement of Assets and Liabilities as of December 31, 2015. During the three months ended December 31, 2015 and December 31, 2014, we recorded \$8,340 and \$9,489, respectively, of interest costs and amortization of financing costs on the Public Notes as interest expense. During the six months ended December 31, 2015 and December 31, 2014, we recorded \$16,161 and \$18,947, respectively, of interest costs and amortization of financing costs on the Public Notes as interest expense.

Prospect Capital InterNotes®

On February 16, 2012, we entered into a selling agent agreement (the "Selling Agent Agreement") with Incapital LLC, as purchasing agent for our issuance and sale from time to time of up to \$500,000 of Prospect Capital InterNotes® (the "InterNotes® Offering"), which was increased to \$1,500,000 in May 2014. Additional agents may be appointed by us from time to time in connection with the InterNotes® Offering and become parties to the Selling Agent Agreement.

These notes are direct unsecured obligations and rank equally with all of our unsecured indebtedness from time to time outstanding. Each series of notes will be issued by a separate trust. These notes bear interest at fixed interest rates and offer a variety of maturities no less than twelve months from the original date of issuance.

During the three months ended December 31, 2015, we issued \$21,155 aggregate principal amount of Prospect Capital InterNotes® for net proceeds of \$20,854. These notes were issued with stated interest rates ranging from 4.75% to 6.00% with a weighted average interest rate of 5.11%. These notes mature between October 15, 2020 and December 15, 2025.

During the six months ended December 31, 2015, we issued \$69,289 aggregate principal amount of Prospect Capital InterNotes® for net proceeds of \$68,235. These notes were issued with stated interest rates ranging from 4.625% to 6.00% with a weighted average interest rate of 5.07%. These notes mature between July 15, 2020 and December 15, 2025.

The following table summarizes the Prospect Capital InterNotes® issued during the six months ended December 31, 2015.

Tenor at Origination (in years)	Principal Amount	Interest Rate Range	Weighted Average Interest Rate	Maturity Date Range
5	\$32,357	4.625%-5.375%	4.85	% 7/15/2020 - 12/15/2020
6.5	35,155	5.10%-5.25%	5.25	% 1/15/2022 - 5/15/2022
7	990	5.625%-5.75%	5.65	% 11/15/2022 – 12/15/2022
10	787	5.875%-6.00%	5.89	% 11/15/2025 – 12/15/2025
	\$69.289			

During the six months ended December 31, 2014, we issued \$21,789 aggregate principal amount of our Prospect Capital InterNotes® for net proceeds of \$21,429. These notes were issued with a stated interest rate of 4.25%. These notes mature between May 15, 2020 and June 15, 2020.

During the three months ended December 31, 2015, we repaid \$1,978 aggregate principal amount of Prospect Capital InterNotes® at par in accordance with the Survivor's Option, as defined in the InterNotes® Offering prospectus. As a result of these transactions, we recorded a loss in the amount of the difference between the reacquisition price and the net carrying amount of the notes, net of the proportionate amount of unamortized debt issuance costs. The net loss on the extinguishment of Prospect Capital InterNotes® in the three months ended December 31, 2015 was \$(48). The following table summarizes the Prospect Capital InterNotes® outstanding as of December 31, 2015.

Tenor at Origination (in years)	Principal Amount	Interest Rate Range	Weighted Average Interest Rate		Maturity Date Range
3	\$5,710	4.00%	4.00	%	October 15, 2016
3.5	3,109	4.00%	4.00	%	April 15, 2017
4	45,690	3.75%-4.00%	3.92	%	November 15, 2017 – May 15, 2018
5	240,045	4.25%-5.375%	4.91	%	July 15, 2018 – December 15, 2020
5.20	4,440	4.625%	4.625	%	August 15, 2020 – September 15, 2020
5.3	2,686	4.625%	4.625	%	September 15, 2020
5.4	5,000	4.75%	4.75	%	August 15, 2019
5.5	110,065	4.25%-5.00%	4.65	%	February 15, 2019 – November 15, 2020
6	2,197	3.375%	3.375	%	April 15, 2021 – May 15, 2021
7	40,867	5.10%-5.50%	5.24	%	February 15, 2020 – May 15, 2022
7	192,389	4.00% - 5.85%	5.13	%	September 15, 2019 – December 15, 2022
7.5	1,996	5.75%	5.75	%	February 15, 2021
10	37,573	3.321%-7.00%	6.12	%	March 15, 2022 – December 15, 2025
12	2,978	6.00%	6.00	%	November 15, 2025 – December 15, 2025
15	17,365	5.00%-6.00%	5.14	%	May 15, 2028 – November 15, 2028
18	22,628	4.125%-6.25%	5.52	%	December 15, 2030 – August 15, 2031
20	4,530	5.75%-6.00%	5.89	%	November 15, 2032 – October 15, 2033
25	35,816	6.25% - 6.50%	6.39	%	August 15, 2038 – May 15, 2039
30	119,041 \$894,125	5.50%-6.75%	6.23	%	November 15, 2042 – October 15, 2043

During the six months ended December 31, 2014, we redeemed \$18,220 aggregate principal amount of our Prospect Capital

InterNotes® in order to replace debt with higher interest rates with debt with lower rates and repaid \$3,922 aggregate principal

amount of our Prospect Capital InterNotes® in accordance with the Survivor's Option, as defined in the InterNotes® Offering prospectus.

The following table summarizes the Prospect Capital InterNotes® outstanding as of June 30, 2015.

Tananat			Walahad	
Tenor at Origination (in years)	Principal Amount	Interest Rate Range	Weighted Average Interest Rate	Maturity Date Range
3	\$5,710	4.00%	4.00	% October 15, 2016
3.5	3,109	4.00%	4.00	% April 15, 2017
4	45,690	3.75%-4.00%	3.92	% November 15, 2017 – May 15, 2018
5	207,719	4.25%-5.00%	4.92	% July 15, 2018 – May 15, 2019
5.25	7,126	4.625%	4.63	% August 15, 2020 – September 15, 2020
5.5	115,184	4.25% - 5.00%	4.65	% February 15, 2019 – November 15, 2020
6.0	2,197	3.375%	3.38	% April 15, 2021 – May 15, 2021
6.5	5,712	5.10%-5.50%	5.23	% February 15, 2020 – December 15, 2021
7.0	191,549	4.00%-5.85%	5.13	% September 15, 2019 – June 15, 2022
7.5	1,996	5.75%	5.75	% February 15, 2021
10	36,925	3.29%-7.00%	6.11	% March 15, 2022 – May 15, 2024
12.0	2,978	6.00%	6.00	% November 15, 2025 – December 15, 2025
15	17,385	5.00%-6.00%	5.14	% May 15, 2028 – November 15, 2028
18	22,729	4.125%-6.25%	5.52	% December 15, 2030 – August 15, 2031
20	4,530	5.75%-6.00%	5.89	% November 15, 2032 – October 15, 2033
25	36,320	6.25% - 6.50%	6.39	% August 15, 2038 – May 15, 2039
30	120,583	5.50%-6.75%	6.23	% November 15, 2042 – October 15, 2043
	\$827.442			

In connection with the issuance of Prospect Capital InterNotes®, we incurred \$21,535 of fees which are being amortized over the term of the notes, of which \$16,344 remains to be amortized and is included within deferred financing costs on the Consolidated Statement of Assets and Liabilities as of December 31, 2015. During the three months ended December 31, 2015 and December 31, 2014, we recorded \$12,132 and \$10,893, respectively, of interest costs and amortization of financing costs on the Prospect Capital InterNotes® as interest expense. During the six months ended December 31, 2015 and December 31, 2014, we recorded \$23,838 and \$21,749, respectively, of interest costs and amortization of financing costs on the Prospect Capital InterNotes® as interest expense.

Net Asset Value

During the six months ended December 31, 2015, our net asset value decreased by \$271,622, or \$0.66 per share, resulting from a \$259,375, or \$0.73 per weighted average share, decrease in net realized and unrealized gains and losses on investments. (See "Results of Operations" for further discussion.) This decrease in our net asset value was partially offset by net investment income of \$192,135, or \$0.54 per weighted average share, earned in excess of dividends to shareholders of \$177,942, or \$0.50 per share, and \$0.03 per share increase in net asset value attributable to share repurchases.

During the six months ended December 31, 2015, we repurchased 4,708,750 shares of our common stock pursuant to our Repurchase Program for \$34,140, or approximately \$7.25 weighted average price per share at an approximately 30% discount to net asset value. Our net asset value per share was increased by approximately \$0.03 as a result of the share repurchases. During the six months ended December 31, 2015, we issued 1,029,703 shares of our common stock

in connection with the dividend reinvestment plan. The following table shows the calculation of net asset value per share as of December 31, 2015 and June 30, 2015.

	December 31, 2015	June 30, 2015
Net assets	\$3,431,427	\$3,703,049
Shares of common stock issued and outstanding	355,411,712	359,090,759
Net asset value per share	\$9.65	\$10.31

Results of Operations

Net change in net assets resulting from operations for the three months ended December 31, 2015 and December 31, 2014 was \$(95,120) and \$85,970. During the three months ended December 31, 2015 the \$181,090 decrease is primarily due to a \$190,610 decrease in net realized and unrealized gains and losses on investments when comparing results for the quarters ended December 31, 2015 and December 31, 2014. This \$190,610 decrease is comprised of net realized and unrealized losses of \$82,864, \$457 and \$107,289 on our CLO residual interests, debt and equity investments, respectively, primarily due to non-credit related macro changes in the capital markets impacting our valuations in late calendar year 2015. This decrease was offset by a \$11,535 increase in dividend income for the quarter ended December 31, 2015 compared to the quarter ended December 31, 2014. (See "Net Realized Losses", "Net Change in Unrealized Appreciation (Depreciation)" and "Investment Income" for further discussion.) Net change in net assets resulting from operations for the six months ended December 31, 2015 and December 31, 2014 was \$(67,303) and \$170,078. During the six months ended December 31, 2015, the \$237,381 decrease is primarily due to a \$243,665 decrease in net realized and unrealized gains and losses on investments when comparing results for the six months ended December 31, 2015 and December 31, 2014. This \$243,665 decrease is comprised of net realized and unrealized losses of \$100,570, \$8,207 and \$134,888 on our CLO residual interests, debt and equity investments, respectively, primarily due to non-credit related macro changes in the capital markets impacting our valuations in late calendar year 2015. This decrease was offset by a \$6,347 increase in Net Investment Income for the six months ended December 31, 2015 compared to the six moths ended December 31, 2014. (See "Net Realized Losses", "Net Change in Unrealized Appreciation (Depreciation)" and "Investment Income" for further discussion.) While we seek to maximize gains and minimize losses, our investments in portfolio companies can expose our capital to risks greater than those we may anticipate. These companies are typically not issuing securities rated investment grade, have limited resources, have limited operating history, have concentrated product lines or customers, are generally private companies with limited operating information available and are likely to depend on a small core of management talents. Changes in any of these factors can have a significant impact on the value of the portfolio company.

Investment Income

We generate revenue in the form of interest income on the debt securities that we own, dividend income on any common or preferred stock that we own, and fees generated from the structuring of new deals. Our investments, if in the form of debt securities, will typically have a term of one to ten years and bear interest at a fixed or floating rate. To the extent achievable, we will seek to collateralize our investments by obtaining security interests in our portfolio companies' assets. We also may acquire minority or majority equity interests in our portfolio companies, which may pay cash or in-kind dividends on a recurring or otherwise negotiated basis. In addition, we may generate revenue in other forms including prepayment penalties and possibly consulting fees. Any such fees generated in connection with our investments are recognized as earned.

Investment income, which consists of interest income, including accretion of loan origination fees and prepayment penalty fees, dividend income and other income, including settlement of net profits interests, overriding royalty interests and structuring fees, was \$209,191 and \$198,883 for the three months ended December 31, 2015 and December 31, 2014, respectively. Investment income was \$409,442 and \$400,904 for the six months ended December 31, 2015 and December 31, 2014, respectively. The increases are primarily the result of a larger income producing portfolio.

The following table describes the various components of investment income and the related levels of debt investments:

	Three Months Ended		Six Months Ended December	
	December 31,		31,	
	2015 2014		2015	2014
Interest income	\$186,503	\$188,814	\$377,806	\$372,954
Dividend income	13,546	2,011	16,761	4,236
Other income	9,142	8,058	14,875	23,714

Total investment income	\$209,191		\$198,883	\$409,442	\$400,904	
Average debt principal of performing investments Weighted average interest rate earned on performing debt and equity investments	6,064,441 12.03	%	\$6,234,279 11.85	\$6,224,977 11.88	\$6,119,691 11.92	%
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Average interest income producing assets decreased from to \$6,234,279 for the three months ended December 31, 2014 to \$6,064,441 for the three months ended December 31, 2015. The average interest earned on interest bearing performing assets increased from 11.85% for the three months ended December 31, 2014 to 12.03% for the three months ended December 31, 2015. The increase in returns is primarily due to an increase in interest income from our CLO investments. Average interest income producing assets increased from to \$6,119,691 for the six months ended December 31, 2014 to \$6,224,977 for the six months ended December 31, 2015. The average interest earned on interest bearing performing assets decreased from 11.92% for the six months ended December 31, 2014 to 11.88% for the six months ended December 31, 2015. The decrease in returns is primarily due to a decrease in interest income from investments placed on non-accrual status.

Investment income is also generated from dividends and other income which is less predictable than interest income. Dividend income increased from \$2,011 for the three months ended December 31, 2014 to \$13,546 for the three months ended December 31, 2015. The increase in dividend income is primarily attributable to a \$11,016 dividend received from our investment in APRC resulting from the sale of APRC's Vista Palma Sola property. No such dividends were received from APRC during the three months ended December 31, 2014. We received a \$1,331 dividend related to our investment in Nationwide during the three months ended December 31, 2015. We also received dividends of \$710 and \$413 related to our investments in MITY and CCPI, respectively, during the three months ended December 31, 2015. No such dividends were received from MITY or CCPI during the three months ended December 31, 2014. The increase in dividend income was partially offset by a decrease in the level of dividends received from our investments in First Tower and Nationwide during the three months ended December 31, 2015. No such dividends were received from First Tower during the three months ended December 31, 2015.

Dividend income increased from \$4,236 for the six months ended December 31, 2014 to \$16,761 for the six months ended December 31, 2015. The increase in dividend income is primarily attributable to a \$11,016 dividend received from our investment in APRC. No such dividends were received from APRC during the six months ended December 31, 2014. Additionally, we received dividends of \$3,195, \$1,688 and \$710 related to our investments in CCPI, Nationwide and MITY, respectively, during the six months ended December 31, 2015. No such dividends were received from CCPI or MITY during the six months ended December 31, 2014.

Other income has come primarily from structuring fees, royalty interests, and settlement of net profits interests. Income from other sources increased from \$8,058 for the three months ended December 31, 2014 to \$9,142 for the three months ended December 31, 2015. The increase is primarily due to slight increases in royalty income and structuring fees, together totaling \$1,020. During the three months ended December 31, 2015 and December 31, 2014, we recognized structuring fees of \$6,845 and \$6,636, respectively, from new originations, restructurings, and follow-on investments. The 6,845 of structuring fees recognized during the three months ended December 31, 2015 resulted from follow-on investments and new originations, primarily from our investments in NPRC, Broder, Coverall, and System One, as discussed above. Included within the \$6,636 of structuring fees recognized during the three months ended December 31, 2014 is a \$2,000 fee from Ajax related to the sale of the operating company for which a fee was received in October 2014. The remaining \$4,636 of structuring fees recognized during the three months ended December 31, 2014 resulted from follow-on investments and new originations, primarily from our investments in Hollander, InterDent, Onyx, SAFE and System One, as discussed above.

Income from other sources decreased from \$23,714 for the six months ended December 31, 2014 to \$14,875 for the six months ended December 31, 2015. The decrease is primarily due to a \$10,353 decrease in structuring fees. These fees are primarily generated from originations and will fluctuate as levels of originations and types of originations fluctuate. The decrease is primarily from a reduction in structuring fees from lower origination levels and purchases of online consumer and commercial loans. During the six months ended December 31, 2015 and December 31, 2014, we recognized structuring fees of \$10,441 and \$20,794, respectively, from new originations, restructurings and follow-on investments. In November 2014, we elected to suspend our equity raising activities. The curtailment of capital raising activities reduced our origination activity. These fees are primarily generated from originations and will fluctuate as levels of originations and types of originations fluctuate. The \$10,441 of structuring fees recognized during the six months ended December 31, 2015 resulted from follow-on investments and new originations, primarily from our investments in NPRC, Broder, Coverall, Crosman, Intelius and System One, as discussed above. Included within the \$20,794 of structuring fees recognized during the six months ended December 31, 2014 is a \$3,000 fee from Airmall

related to the sale of the operating company for which a fee was received in August 2014 and a \$2,000 fee from Ajax related to the sale of the operating company for which a fee was received in October 2014. The remaining \$15,794 of structuring fees recognized during the six months ended December 31, 2014 resulted from follow-on investments and new originations, primarily from our investments in Hollander, InterDent, Onyx, Pacific World, SAFE, System One, Trinity and UPRC, as discussed above.

Operating Expenses

Our primary operating expenses consist of investment advisory fees (base management and income incentive fees), borrowing costs, legal and professional fees and other operating and overhead-related expenses. These expenses include our allocable portion of overhead under the Administration Agreement with Prospect Administration under which Prospect Administration provides administrative services and facilities for us. Our investment advisory fees compensate the Investment Adviser for its work in identifying, evaluating, negotiating, closing and monitoring our investments. We bear all other costs and expenses of our operations and transactions. Operating expenses were \$108,298 and \$107,558 for the three months ended December 31, 2015 and December 31, 2014. Operating expenses were \$217,307 and \$215,116 for the six months ended December 31, 2015 and December 31, 2014, respectively. The net base management fee was \$31,781 and \$34,034 for the three months ended December 31, 2015 and December 31, 2014, respectively (\$0.09 and \$0.10 per weighted average share, respectively). Total gross base management fee was \$32,251 and \$34,034 for the three months ended December 31, 2015. The \$1,783 decrease in total gross base management fee is directly related a decrease in average total assets. The Investment Adviser has entered into a servicing agreement with certain institutions, where we serve as the agent and collect a servicing fee on behalf of the Investment Adviser. During the three months ended December 31, 2015, we received payments of \$470 from these institutions, on behalf of the Investment Adviser, for providing such services under the servicing agreement resulting in net total base management fee of \$31,781 for the three months ended December 31, 2015. We were given a credit for these payments as a reduction of base management fee payable by us to the Investment Adviser during the three months ended December 31, 2015. No such payments were received during the three months ended December 31, 2014.

The net base management fee was \$64,735 and \$67,199 for the six months ended December 31, 2015 and December 31, 2014, respectively (\$0.18 and \$0.19 per weighted average share, respectively). Total gross base management fee was \$65,667 and \$67,199 for the six months ended December 31, 2015 and December 31, 2014. The \$1,532 decrease in total gross base management fee is directly related a decrease in average total assets. The Investment Adviser has entered into a servicing agreement with certain institutions, where we serve as the agent and collect a servicing fee on behalf of the Investment Adviser. During the six months ended December 31, 2015, we received payments of \$932 from these institutions, on behalf of the Investment Adviser, for providing such services under the servicing agreement resulting in net total base management fee of \$64,735 for the six months ended December 31, 2015. We were given a credit for these payments as a reduction of base management fee payable by us to the Investment Adviser during the six months ended December 31, 2015. No such payments were received during the six months ended December 31, 2014.

For the three months ended December 31, 2015 and December 31, 2014, we incurred \$25,224 and \$22,831 of income incentive fees, respectively (\$0.07 and \$0.06 per weighted average share, respectively). This increase was driven by a corresponding increase in pre-incentive fee net investment income from \$114,156 for the three months ended December 31, 2014 to \$126,117 for the three months ended December 31, 2015, primarily due to an increase in dividend income. No capital gains incentive fee has yet been incurred pursuant to the Investment Advisory Agreement.

For the six months ended December 31, 2015 and December 31, 2014, we incurred \$48,034 and \$46,447 of income incentive fees, respectively (\$0.13 and \$0.13 per weighted average share, respectively). This increase was driven by a corresponding increase in pre-incentive fee net investment income from \$232,235 for the six months ended December 31, 2014 to \$240,169 for the six months ended December 31, 2015, primarily due to an increase in dividend and other income. No capital gains incentive fee has yet been incurred pursuant to the Investment Advisory Agreement. During the three months ended December 31, 2015 and December 31, 2014, we incurred \$42,205 and \$42,244, respectively, of interest expenses related to our Revolving Credit Facility, Convertible Notes, Public Notes and Prospect Capital InterNotes® (collectively, our "Notes"). During the six months ended December 31, 2015 and December 31, 2014, we incurred \$84,162 and \$85,158, respectively, of expenses related to our Notes. These expenses are related directly to the leveraging capacity put into place for each of those periods and the levels of indebtedness actually undertaken in those periods.

The table below describes the various expenses of our Notes and the related indicators of leveraging capacity and indebtedness during these periods.

	Three Months Ended December 31,			Six Month 31,	s Er	ided Decem	ber	
	2015		2014		2015		2014	
Interest on borrowings	\$36,931		\$37,704		\$74,247		\$74,714	
Amortization of deferred financing costs	3,365		2,859		6,916		6,688	
Accretion of discount on Public Notes	49		48		98		117	
Facility commitment fees	1,860		1,633		2,901		3,639	
Total interest and credit facility expenses	\$42,205		\$42,244		\$84,162		\$85,158	
Average principal debt outstanding	\$2,842,501		\$2,848,816		\$2,899,614		\$2,790,268	
Weighted average stated interest rate on borrowings(1)	5.20	%	5.29	%	5.12	%	5.36	%
Weighted average interest rate on borrowings(2)	5.94	%	5.93	%	5.81	%	6.10	%
Revolving Credit Facility amount at beginning of period	\$885,000		\$810,000		885,000		\$857,500	

⁽¹⁾ Includes only the stated interest expense.

Interest expense during the six months ended December 31, 2015 and December 31, 2014 is relatively stable as a result of increased issuances through our InterNotes programs and increased utilization of our Revolving Credit Facility, offset by both Public and Convertible Note maturities. The weighted average stated interest rate on borrowings (excluding amortization, accretion and undrawn facility fees) decreased from 5.36% for the six months ended December 31, 2014 to 5.12% for the six months ended December 31, 2015. This decrease is primarily due to issuances of debt at lower rates and utilization of our Revolving Credit Facility.

The allocation of overhead expense from Prospect Administration was \$2,000 and \$3,014 for the three months ended December 31, 2015 and December 31, 2014, respectively. The allocation of overhead expense from Prospect Administration was \$6,178 and \$5,430 for the six months ended December 31, 2015 and December 31, 2014, respectively. During the three months ended December 31, 2015 and December 31, 2014, we reversed \$1,200 of managerial assistance expense due to Prospect Administration related to our consolidated entity First Tower Delaware as the payment of this expense was assumed by First Tower LLC, the operating company. Prospect Administration received estimated payments of \$1,143 and \$2,266 directly from our portfolio companies for legal, tax and portfolio level accounting services during the three months ended December 31, 2015 and December 31, 2014, respectively. Prospect Administration received estimated payments of \$2,840 and \$3,321 directly from our portfolio companies for legal, tax and portfolio level accounting services during the six months ended December 31, 2015 and December 31, 2014, respectively. We were given a credit for these payments as a reduction of the administrative services cost payable by us to Prospect Administration, resulting in net overhead expense of \$2,000 and \$3,014 during the three months ended December 31, 2015 and December 31, 2014, respectively. Net overhead expense during the six months ended December 31, 2015 and December 31, 2014 was \$6,178 and \$5,430, respectively. Had Prospect Administration not received these payments, Prospect Administration's charges for its administrative services would have increased by these amounts. As our portfolio continues to grow, we expect Prospect Administration to continue to increase the size of its administrative and financial staff.

Total operating expenses, net of investment advisory fees, interest and credit facility expenses, allocation of overhead from Prospect Administration ("Other Operating Expenses") were \$7,088 and \$5,435 for the three months ended December 31, 2015 and December 31, 2014, respectively. The increase of \$1,653 during the three months ended December 31, 2015 is primarily due to an overall increase in professional and general and administrative fees due to the growing size and complexity of our portfolio. Other Operating Expenses were \$14,198 and \$10,882 for the six months ended December 31, 2015 and December 31, 2014, respectively. The increase of \$3,316 during the six months ended December 31, 2015 is primarily due to an increase in professional and general and administrative fees due to the growing size and complexity of our portfolio.

Net Investment Income

⁽²⁾ Includes the stated interest expense, amortization of deferred financing costs, accretion of discount on Public Notes and commitment fees on the undrawn portion of our Revolving Credit Facility.

Net investment income represents the difference between investment income and operating expenses. Net investment income was \$100,893 and \$91,325 for the three months ended December 31, 2015 and December 31, 2014, respectively. The \$9,568 increase during the three months ended December 31, 2015 is primarily the result of a \$11,535 increase in dividend income and a \$1,084 increase in other income. These increases were offset by a \$2,311 decrease in interest income primarily due to an increase in foregone interest on non-accrual loans partially offset by an increase in our online lending portfolio.

Net investment income was \$192,135 and \$185,788 for the six months ended December 31, 2015 and December 31, 2014, respectively. The \$6,347 increase during the six months ended December 31, 2015 is primarily the result of a \$12,525 increase in dividend income related to APRC's sale of the Vista property and a \$4,852 increase in interest income related to an increase in income from our online lending portfolio and CLO investments partially offset by an increase in foregone interest on non-accrual loans. These increases were offset by a \$8,839 decrease in other income due to fewer originations.

Net Realized Losses

During the three months ended December 31, 2015 and December 31, 2014, we recognized net realized losses on investments of \$5,318 and \$133,102, respectively. The net realized loss during the three months ended December 31, 2015 was primarily due to the sale of our investments in American Gilsonite and ICON, amounting to \$4,243 in realized losses. Additionally, write-offs of our small business whole loans contributed to the net realized loss during the three months ended December 31, 2015. The net realized loss during the three months ended December 31, 2014 was primarily due to the sale of our investment in Ajax for which we recognized a realized loss of \$23,560 and the sale of four of our CLO investments for which we realized total losses of \$15,639. During the three months ended December 31, 2014, we impaired several of our investments (Change Clean Energy Company, Coalbed, Manx Energy, New Century Transportation, Stryker Energy, Wind River Resources Corporation, and Yatesville Coal Company) and recorded total realized losses of \$94,364 for the amount that the amortized cost exceeded the fair value. These losses were partially offset by net realized gains from partial sales and the release of escrowed amounts due to us from several portfolio companies for which we recognized total realized gains of of \$461.

During the six months ended December 31, 2015 and December 31, 2014, we recognized net realized losses on

During the six months ended December 31, 2015 and December 31, 2014, we recognized net realized losses on investments of \$7,453 and \$156,013, respectively. The net realized loss during the six months ended December 31, 2015 was primarily due to the sale of our investments in American Gilsonite and ICON, amounting to \$4,243 in realized losses. Additionally, write-offs of our small business whole loans contributed \$3,749 to the net realized loss during the six months ended December 31, 2015. The net realized loss during the six months ended December 31, 2014 was primarily due to the sale of our investments in Airmall, Ajax, Borga and BXC for which we recognized total realized losses of \$45,906 and the sale of four of our CLO investments for which we realized total losses of \$15,639, as discussed above. During the six months ended December 31, 2014, we impaired several of our investments (Appalachian Energy, Change Clean Energy Company, Coalbed, Manx, New Century Transportation, Stryker Energy, Wind River Resources Corporation, and Yatesville Coal Company) and recorded total realized losses of \$96,405 for the amount that the amortized cost exceeded the fair value. These losses were partially offset by net realized gains from the proceeds collected on warrants redeemed from Snacks Parent Corporation, litigation settlements, partial sales and the release of escrowed amounts due to us from several portfolio companies for which we recognized total realized gains of of \$1,937.

Net Change in Unrealized (Depreciation) Appreciation

Net change in unrealized (depreciation) appreciation was \$(190,647) and \$127,747 for the three months ended December 31, 2015, the \$190,647 net decrease in unrealized (depreciation) appreciation was driven primarily by increases in market yields and the competitive environment faced by our energy-related companies. Unrealized losses on our CLO debt and equity investments comprised \$106,905 of total net change in unrealized (depreciation) appreciation and unrealized losses on our energy-related investments comprised \$34,440 of total net change in unrealized (deprecation) appreciation for the three months ended December 31, 2015. During the three months ended December 31,2015, we also reduced the value of our investment in Harbortouch by \$13,254 due to market developments. As of December 31, 2015, the value of our investment in Harbortouch is at a premium of \$40,933 to our cost basis. During the three months ended December 31, 2015, our portfolio was negatively impacted by increased regulatory uncertainty within the consumer finance industry and we recognized \$24,722 in unrealized losses, primarily related to our investment in First Tower. The remaining \$11,326 net decrease in unrealized (depreciation) appreciation is primarily the result of current market conditions and the impact on current yields impacting our debt investment portfolio across various industries.

For the three months ended December 31, 2014, the \$127,747 net change in unrealized (depreciation) appreciation was primarily the result of realizing losses that were previously unrealized related to the sale of our investment in Ajax and the impairment of certain investments for which we eliminated the unrealized depreciation balances related

to these investments. We also experienced significant write-ups in our investments in Echelon, First Tower, Harbortouch, NPRC, and UPRC. These instances of unrealized appreciation were partially offset by unrealized depreciation related to CP Energy, Freedom Marine, R-V, and our CLO equity investments.

Net change in unrealized (depreciation) appreciation was \$(251,922) and \$140,303 for the six months ended December 31, 2015 and December 31, 2014, respectively. For the six months ended December 31, 2015, the \$251,922 net decrease in unrealized (depreciation) appreciation was driven primarily by increases in market yields and the competitive environment faced by our energy-related companies. Unrealized losses on our CLO debt and equity investments comprised \$119,963 of total net change in unrealized (depreciation) appreciation and unrealized losses on our energy-related investments comprised \$43,598 of total net change in unrealized (depreciation) appreciation for the six months ended December 31, 2015. During the six months ended December 31,2015, we also reduced the value of our investment in Harbortouch by \$30,544 due to market developments. As of December 31, 2014, the value of our investment in Harbortouch is at a premium of \$40,933 to our cost basis. During the six months ended December 31, 2015, the valuation of our portfolio was negatively impacted by increased regulatory scrutiny within the consumer finance industry and we recognized \$26,208 in unrealized losses, primarily related to our investment in First Tower. The remaining \$31,609 net decrease in unrealized (depreciation) appreciation is primarily the result of current market conditions and the impact on current yields impacting our debt investment portfolio across various industries. For the six months ended December 31, 2014, the \$140,303 increase in net change in unrealized (depreciation) appreciation was primarily the result of realizing losses that were previously unrealized related to the sale of our investments in Airmall, Ajax, Borga and BXC, and the impairment of certain investments for which we eliminated the unrealized depreciation balances related to these investments. We also experienced significant write-ups in our investments in First Tower, Harbortouch, and NPRC. These instances of unrealized appreciation were partially offset by unrealized depreciation related to CP Energy, Freedom Marine, R-V, Valley Electric, and our CLO equity investments.

Financial Condition, Liquidity and Capital Resources

For the six months ended December 31, 2015 and December 31, 2014, our operating activities provided \$413,521 and used \$28,054 of cash, respectively. There were no investing activities for the six months ended December 31, 2015 and December 31, 2014. Financing activities used \$445,193 and provided \$310 of cash during the six months ended December 31, 2015 and December 31, 2014, respectively, which included dividend payments of \$170,605 and \$223,001, respectively.

Our primary uses of funds have been to continue to invest in portfolio companies, through both debt and equity investments, repay outstanding borrowings and to make cash distributions to holders of our common stock. Our primary sources of funds have historically been issuances of debt and equity. More recently, we have and may continue to fund a portion of our cash needs through repayments and opportunistic sales of our existing investment portfolio. We may also securitize a portion of our investments in unsecured or senior secured loans or other assets. Our objective is to put in place such borrowings in order to enable us to expand our portfolio. During the six months ended December 31, 2015, we borrowed \$536,000 and made repayments totaling \$846,700 under our Revolving Credit Facility. As of December 31, 2015, we had \$58,000 outstanding on our Revolving Credit Facility, \$1,089,500 outstanding on the Convertible Notes, Public Notes with a carrying value of \$708,191 and \$894,125 outstanding on the Prospect Capital InterNotes®. (See "Capitalization" above.)

Undrawn committed revolvers and delayed draw term loans to our portfolio companies incur commitment and unused fees ranging from 0.00% to 2.00%. As of December 31, 2015 and June 30, 2015, we had \$62,484 and \$88,288, respectively, of undrawn revolver and delayed draw term loan commitments to our portfolio companies. The value of our undrawn committed revolvers and delayed draw term loans is zero as of December 31, 2015 and June 30, 2015, respectively.

Our shareholders' equity accounts as of December 31, 2015 and June 30, 2015 reflect cumulative shares issued as of those respective dates. Our common stock has been issued through public offerings, a registered direct offering, the exercise of over-allotment options on the part of the underwriters, our dividend reinvestment plan and in connection with the acquisition of certain controlled portfolio companies. When our common stock is issued, the related offering expenses have been charged against paid-in capital in excess of par. All underwriting fees and offering expenses were borne by us.

On August 24, 2011, our Board of Directors approved a share repurchase plan (the "Repurchase Program") under which we may repurchase up to \$100,000 of our common stock at prices below our net asset value per share. Prior to any repurchase, we are required to notify shareholders of our intention to purchase our common stock. We delivered a

notice with our annual proxy mailing on September 23, 2015 and our most recent notice was delivered with a shareholder letter mailing on February 2, 2016. This notice lasts for six months after notice is given. During the six months ended December 31, 2015, we repurchased 4,708,750 shares of our common stock pursuant to our Repurchase Program for \$34,140, or approximately \$7.25 weighted average price per share at an approximately 30% discount to net asset value. Our net asset value per share was increased by approximately \$0.03 as a result of the share repurchases.

On November 3, 2015, our Registration Statement on Form N-2 was declared effective by the SEC. Under this Shelf Registration Statement, we can issue up to \$4,828,029 of additional debt and equity securities in the public market as of December 31, 2015.

Off-Balance Sheet Arrangements

As of December 31, 2015, we did not have any off-balance sheet liabilities or other contractual obligations that are reasonably likely to have a current or future material effect on our financial condition, other than those which originate from 1) the investment advisory and management agreement and the administration agreement and 2) the portfolio companies.

Recent Developments

During the period from January 1, 2016 through February 9, 2016, we made one follow-on investments in NPRC totaling \$2,026 to support the online consumer lending initiative. We invested \$304 of equity through NPH Property Holdings, LLC and \$1,722 of debt directly to NPRC

During the period from January 1, 2016 through February 9, 2016, our wholly-owned subsidiary PSBL purchased \$4,956 of small business whole loans from OnDeck.

During the period from January 1, 2016 through February 9, 2016, we issued \$2,746 aggregate principal amount of Prospect Capital InterNotes® for net proceeds of \$2,712.

On February 9, 2016, we announced the declaration of monthly dividends in the following amounts and with the following dates:

\$0.08333 per share for February 2016 to holders of record on February 29, 2016 with a payment date of March 24, 2016;

\$0.08333 per share for March 2016 to holders of record on March 31, 2016 with a payment date of April 21, 2016; and

\$0.08333 per share for April 2016 to holders of record on April 29, 2016 with a payment date of May 19, 2016. Critical Accounting Policies and Estimates

Basis of Presentation and Consolidation

The accompanying consolidated financial statements have been prepared in accordance with United States generally accepted accounting principles ("GAAP") pursuant to the requirements for reporting on Form 10-Q, ASC 946, Financial Services—Investment Companies ("ASC 946"), and Articles 6, 10 and 12 of Regulation S-X. Under the 1940 Act, ASC 946, and the regulations pursuant to Article 6 of Regulation S-X, we are precluded from consolidating any entity other than another investment company or an operating company which provides substantially all of its services to benefit us. Our consolidated financial statements include the accounts of Prospect, PCF, PSBL, PYC, and the Consolidated Holding Companies. All intercompany balances and transactions have been eliminated in consolidation. The financial results of our non-substantially wholly-owned holding companies and operating portfolio company investments are not consolidated in the financial statements. Any operating companies owned by the Consolidated Holding Companies are not consolidated.

Use of Estimates

The preparation of the consolidated financial statements in accordance with GAAP requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements and the reported amounts of income, expenses, and gains and losses during the reported period. Changes in the economic environment, financial markets, creditworthiness of our portfolio companies and any other parameters used in determining these estimates could cause actual results to differ, and these differences could be material. Cash and Cash Equivalents

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

Investment Classification

We are a non-diversified company within the meaning of the 1940 Act. As required by the 1940 Act, we classify our investments by level of control. As defined in the 1940 Act, "Control Investments" are those where there is the ability or power to exercise a controlling influence over the management or policies of a company. Control is generally deemed to exist when a company or individual possesses or has the right to acquire within 60 days or less, a beneficial ownership of more than 25% of the voting securities of an investee company. Under the 1940 Act, "Affiliate Investments" are defined by a lesser degree of influence and are deemed to exist through the possession outright or via the right to acquire within 60 days or less, beneficial ownership of 5% or more of the outstanding voting securities of another person. "Non-Control/Non-Affiliate Investments" are those that are neither Control Investments nor Affiliate Investments.

Investment Transactions

Investments are recognized when we assume an obligation to acquire a financial instrument and assume the risks for gains or losses related to that instrument. Investments are derecognized when we assume an obligation to sell a financial instrument and forego the risks for gains or losses related to that instrument. Specifically, we record all security transactions on a trade date basis. Amounts for investments recognized or derecognized but not yet settled are reported in due to broker or as a receivable for investments sold, respectively, in the consolidated statements of assets and liabilities.

Investment Risks

Our investments are subject to a variety of risks. Those risks include the following:

Market Risk

Market risk represents the potential loss that can be caused by a change in the fair value of the financial instrument. Credit Risk

Credit risk represents the risk that we would incur if the counterparties failed to perform pursuant to the terms of their agreements with us.

Liquidity Risk

Liquidity risk represents the possibility that we may not be able to rapidly adjust the size of our investment positions in times of high volatility and financial stress at a reasonable price.

Interest Rate Risk

Interest rate risk represents a change in interest rates, which could result in an adverse change in the fair value of an interest-bearing financial instrument.

Prepayment Risk

Many of our debt investments allow for prepayment of principal without penalty. Downward changes in interest rates may cause prepayments to occur at a faster than expected rate, thereby effectively shortening the maturity of the security and making the security less likely to be an income producing instrument.

Investment Valuation

To value our investments, we follow the guidance of ASC 820, Fair Value Measurement ("ASC 820"), that defines fair value, establishes a framework for measuring fair value in conformity with GAAP, and requires disclosures about fair value measurements. In accordance with ASC 820, the fair value of our investments is defined as the price that we would receive upon selling an investment in an orderly transaction to an independent buyer in the principal or most advantageous market in which that investment is transacted.

ASC 820 classifies the inputs used to measure these fair values into the following hierarchy:

Level 1: Quoted prices in active markets for identical assets or liabilities, accessible by us at the measurement date.

Level 2: Quoted prices for similar assets or liabilities in active markets, or quoted prices for identical or similar assets or liabilities in markets that are not active, or other observable inputs other than quoted prices.

Level 3: Unobservable inputs for the asset or liability.

In all cases, the level in the fair value hierarchy within which the fair value measurement in its entirety falls has been determined based on the lowest level of input that is significant to the fair value measurement. Our assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment and considers factors specific to each investment.

Our Board of Directors has established procedures for the valuation of our investment portfolio. These procedures are detailed below.

Investments for which market quotations are readily available are valued at such market quotations.

For most of our investments, market quotations are not available. With respect to investments for which market quotations are not readily available or when such market quotations are deemed not to represent fair value, our Board of Directors has approved a multi-step valuation process each quarter, as described below.

- 1. Each portfolio company or investment is reviewed by our investment professionals with independent valuation firms engaged by our Board of Directors.
- 2. The independent valuation firms conduct independent valuations and make their own independent assessments.
- 3. The Audit Committee of our Board of Directors reviews and discusses the preliminary valuation of the Investment Adviser and that of the independent valuation firms.
- The Board of Directors discusses valuations and determines the fair value of each investment in our portfolio in
- 4. good faith based on the input of the Investment Adviser, the respective independent valuation firm and the Audit Committee.

Our non-CLO investments are valued utilizing a yield analysis, enterprise value ("EV") analysis, net asset value analysis, liquidation analysis, discounted cash flow analysis, or a combination of methods, as appropriate. The yield analysis uses loan spreads for loans, dividend yields for certain investments and other relevant information implied by market data involving identical or comparable assets or liabilities. Under the EV analysis, the EV of a portfolio company is first determined and allocated over the portfolio company's securities in order of their preference relative to one another (i.e., "waterfall" allocation). To determine the EV, we typically use a market multiples approach that considers relevant and applicable market trading data of guideline public companies, transaction metrics from precedent merger and acquisitions transactions and/or a discounted cash flow analysis. The net asset value analysis is used to derive a value of an underlying investment (such as real estate property) by dividing a relevant earnings stream by an appropriate capitalization rate. For this purpose, we consider capitalization rates for similar properties as may be obtained from guideline public companies and/or relevant transactions. The liquidation analysis is intended to approximate the net recovery value of an investment based on, among other things, assumptions regarding liquidation proceeds based on a hypothetical liquidation of a portfolio company's assets. The discounted cash flow analysis uses valuation techniques to convert future cash flows or earnings to a range of fair values from which a single estimate may be derived utilizing an appropriate discount rate. The measurement is based on the net present value indicated by current market expectations about those future amounts.

In applying these methodologies, additional factors that we consider in valuing our investments may include, as we deem relevant: security covenants, call protection provisions, and information rights; the nature and realizable value of any collateral; the portfolio company's ability to make payments; the principal markets in which the portfolio company does business; publicly available financial ratios of peer companies; the principal market; and enterprise values, among other factors.

Our investments in CLOs are classified as ASC 820 Level 3 securities and are valued using a discounted cash flow model. The valuations have been accomplished through the analysis of the CLO deal structures to identify the risk exposures from the modeling point of view as well as to determine an appropriate call date (i.e., expected maturity). For each CLO security, the most appropriate valuation approach has been chosen from alternative approaches to ensure the most accurate valuation for such security. To value a CLO, both the assets and the liabilities of the CLO capital structure are modeled. We use a waterfall engine to store the collateral data, generate collateral cash flows

from the assets based on various assumptions for the risk factors, distribute the cash flows to the liability structure based on the payment priorities, and discount them back using current market discount rates. The main risk factors are: default risk, interest rate risk, downgrade risk, and credit spread risk.

Valuation of Other Financial Assets and Financial Liabilities

ASC 825, Financial Instruments, specifically ASC 825-10-25, permits an entity to choose, at specified election dates, to measure eligible items at fair value (the "Fair Value Option"). We have not elected the Fair Value Option to report selected financial assets and financial liabilities. See Note 8 for further discussion of our financial liabilities that are measured using another measurement attribute.

Our undrawn committed revolvers and delayed draw term notes are fair valued at zero as of December 31, 2015 and June 30, 2015, respectively. See Note 3 for further discussion.

Convertible Notes

We have recorded the Convertible Notes at their contractual amounts. The Convertible Notes were analyzed for any features that would require bifurcation and such features were determined to be immaterial. See Note 5 for further discussion.

Revenue Recognition

Realized gains or losses on the sale of investments are calculated using the specific identification method. Interest income, adjusted for amortization of premium and accretion of discount, is recorded on an accrual basis. Origination, closing and/or commitment fees associated with investments in portfolio companies are accreted into interest income over the respective terms of the applicable loans. Accretion of such purchase discounts or amortization of premiums is calculated using the effective interest method as of the purchase date and adjusted only for material amendments or prepayments. Upon the prepayment of a loan or debt security, any prepayment penalties and unamortized loan origination, closing and commitment fees are recorded as interest income.

Loans are placed on non-accrual status when there is reasonable doubt that principal or interest will be collected. Unpaid accrued interest is generally reversed when a loan is placed on non-accrual status. Interest payments received on non-accrual loans may be recognized as income or applied to principal depending upon management's judgment. Non-accrual loans are restored to accrual status when past due principal and interest is paid and in management's judgment, is likely to remain current. As of December 31, 2015, approximately 0.5% of our total assets are in non-accrual status.

Interest income from investments in the "equity" class of security of CLO funds (typically preferred shares, income notes or subordinated notes) and "equity" class of security of securitized trust is recorded based upon an estimation of an effective yield to expected maturity utilizing assumed cash flows in accordance with ASC 325-40, Beneficial Interests in Securitized Financial Assets. We monitor the expected cash inflows from our CLO and securitized trust equity investments, including the expected residual payments, and the effective yield is determined and updated periodically. Dividend income is recorded on the ex-dividend date.

Structuring fees and similar fees are recognized as income is earned, usually when paid. Structuring fees, excess deal deposits, net profits interests and overriding royalty interests are included in other income. See Note 10 for further discussion.

Federal and State Income Taxes

We have elected to be treated as a regulated investment company and intend to continue to comply with the requirements of the Code applicable to regulated investment companies. We are required to distribute at least 90% of our investment company taxable income and intend to distribute (or retain through a deemed distribution) all of our investment company taxable income and net capital gain to stockholders; therefore, we have made no provision for income taxes. The character of income and gains that we will distribute is determined in accordance with income tax regulations that may differ from GAAP. Book and tax basis differences relating to stockholder dividends and distributions and other permanent book and tax differences are reclassified to paid-in capital.

If we do not distribute (or are not deemed to have distributed) at least 98% of our annual ordinary income and 98.2% of our capital gains in the calendar year earned, we will generally be required to pay an excise tax equal to 4% of the amount by which 98% of our annual ordinary income and 98.2% of our capital gains exceed the distributions from such taxable income for the year. To the extent that we determine that our estimated current year annual taxable income will be in excess of estimated current year dividend distributions from such taxable income, we accrue excise taxes, if any, on estimated excess taxable income. We accrued \$1,300 for our estimated excise tax obligation during the three and six months ended December 31, 2015, respectively, because our estimated annual taxable income exceeded our distributions. Similarly, we accrued \$1,775 for our estimated excise tax obligation during the three and

six months ended December 31, 2014, respectively, because our estimated annual taxable income exceeded our distributions.

If we fail to satisfy the annual distribution requirement or otherwise fail to qualify as a RIC in any taxable year, we would be subject to tax on all of our taxable income at regular corporate rates. We would not be able to deduct distributions to stockholders, nor would we be required to make distributions. Distributions would generally be taxable to our individual and other non-corporate taxable stockholders as ordinary dividend income eligible for the reduced maximum rate applicable to qualified dividend income to the extent of our current and accumulated earnings and profits, provided certain holding period and other requirements are met. Subject to certain limitations under the Code, corporate distributions would be eligible for the dividends-received deduction. To qualify again to be taxed as a RIC in a subsequent year, we would be required to distribute to our shareholders our accumulated earnings and profits attributable to non-RIC years reduced by an interest charge of 50% of such earnings and profits payable by us as an additional tax. In addition, if we failed to qualify as a RIC for a period greater than two taxable years, then, in order to qualify as a RIC in a subsequent year, we would be required to elect to recognize and pay tax on any net built-in gain (the excess of aggregate gain, including items of income, over aggregate loss that would have been realized if we had been liquidated) or, alternatively, be subject to taxation on such built-in gain recognized for a period of ten years. We follow ASC 740, Income Taxes ("ASC 740"). ASC 740 provides guidance for how uncertain tax positions should be recognized, measured, presented, and disclosed in the consolidated financial statements. ASC 740 requires the evaluation of tax positions taken or expected to be taken in the course of preparing our tax returns to determine whether the tax positions are "more-likely-than-not" of being sustained by the applicable tax authority. Tax positions not deemed to meet the more-likely-than-not threshold are recorded as a tax benefit or expense in the current year. As of December 31, 2015 and for the three and six months then ended, we did not record any unrecognized tax benefits or liabilities. Management's determinations regarding ASC 740 may be subject to review and adjustment at a later date based upon factors including, but not limited to, an on-going analysis of tax laws, regulations and interpretations thereof. Although we file both federal and state income tax returns, our major tax jurisdiction is federal. Our tax returns for our federal tax years ended August 31, 2013 and thereafter remain subject to examination by the Internal Revenue Service.

Dividends and Distributions

Dividends and distributions to common stockholders are recorded on the ex-dividend date. The amount, if any, to be paid as a monthly dividend or distribution is approved by our Board of Directors quarterly and is generally based upon our management's estimate of our future earnings. Net realized capital gains, if any, are distributed at least annually. Financing Costs

We record origination expenses related to our Revolving Credit Facility and Convertible Notes, Public Notes and Prospect Capital InterNotes® (collectively, our "Unsecured Notes") as deferred financing costs. These expenses are deferred and amortized as part of interest expense using the straight-line method for our Revolving Credit Facility and the effective interest method for our Unsecured Notes over the respective expected life or maturity. In the event that we modify or extinguish our debt before maturity, we follow the guidance in ASC 470-50, Modification and Extinguishments ("ASC 470-50"). For modifications to or exchanges of our Revolving Credit Facility, any unamortized deferred costs relating to lenders who are not part of the new lending group are expensed. For extinguishments of our Unsecured Notes, any unamortized deferred costs are deducted from the carrying amount of the debt in determining the gain or loss from the extinguishment.

We may record registration expenses related to shelf filings as prepaid assets. These expenses consist principally of SEC registration fees, legal fees and accounting fees incurred. These prepaid assets are charged to capital upon the receipt of proceeds from an equity offering or charged to expense if no offering is completed. As of December 31, 2015 and June 30, 2015, there are no prepaid assets related to registration expenses and all amounts incurred have been expensed.

Guarantees and Indemnification Agreements

We follow ASC 460, Guarantees ("ASC 460"). ASC 460 elaborates on the disclosure requirements of a guarantor in its interim and annual consolidated financial statements about its obligations under certain guarantees that it has issued. It also requires a guarantor to recognize, at the inception of a guarantee, for those guarantees that are covered by ASC 460, the fair value of the obligation undertaken in issuing certain guarantees.

Per Share Information

Net increase or decrease in net assets resulting from operations per share is calculated using the weighted average number of common shares outstanding for the period presented. In accordance with ASC 946, convertible securities are not considered in the calculation of net asset value per share.

Recent Accounting Pronouncements

In April 2015, the FASB issued Accounting Standards Update 2015-03, Simplifying the Presentation of Debt Issuance Costs ("ASU 2015-03"). ASU 2015-03 requires debt issuance costs related to a recognized debt liability to be presented in the balance sheet as a direct deduction from the debt liability rather than as an asset. The new guidance will make the presentation of debt issuance costs consistent with the presentation of debt discounts or premiums. ASU 2015-03 is effective for financial statements issued for fiscal years beginning after December 15, 2015, and interim periods within those fiscal years. Early adoption is permitted for financial statements that have not been previously issued. The new guidance must be applied on a retrospective basis to all prior periods presented in the financial statements. The adoption of the amended guidance in ASU 2015-03 is expected to decrease total liabilities and total assets, but have no other significant effect on our consolidated financial statements and disclosures.

In January 2016, the FASB issued Accounting Standards Update 2016-01, Recognition and Measurement of Financial Assets and Financial Liabilities ("ASU 2016-01"). The amendments in ASU 2016-01 address certain aspects of recognition, measurement, presentation, and disclosure of financial instruments. One such amendment requires an entity to present separately in other comprehensive income the portion of the total change in the fair value of a liability resulting from a change in the instrument-specific credit risk when the entity has elected to measure the liability at fair value in accordance with the fair value option. That presentation addresses financial statement users' feedback that presenting the total change in fair value of a liability in net income reduced the decision usefulness of an entity's net income when it had a deterioration in its credit worthiness. ASU 2016-01 is effective for financial statements issued for fiscal years beginning after December 15, 2017, and interim periods within those fiscal years. The new guidance must be applied by means of a cumulative-effect adjustment to the balance sheet as of the beginning of the fiscal year of adoption. The amendments related to equity securities without readily determinable fair values (including disclosure requirements) should be applied prospectively to equity investments that exist as of the date of adoption of the Update. The adoption of the amended guidance in ASU 2016-01 is not expected to have a significant effect on our consolidated financial statements and disclosures.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

We are subject to financial market risks, including changes in interest rates and equity price risk. Some of the loans in our portfolio have floating interest rates.

We may hedge against interest rate fluctuations by using standard hedging instruments such as futures, options and forward contracts subject to the requirements of the 1940 Act. While hedging activities may insulate us against adverse changes in interest rates, they may also limit our ability to participate in the benefits of higher interest rates with respect to our portfolio of investments. During the year ended December 31, 2015, we did not engage in hedging activities.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

As of December 31, 2015, we evaluated the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rule 13a-15(e) of the 1934 Act). Based on that evaluation, our management, including the Chief Executive Officer and Chief Financial Officer, concluded that our disclosure controls and procedures were effective and provided reasonable assurance that information required to be disclosed in our periodic SEC filings is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure. However, in evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated can provide only reasonable assurance of achieving the desired control objectives, and management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of such possible controls and procedures.

Changes in Internal Control Over Financial Reporting

There have been no changes in our internal control over financial reporting during the quarter ended December 31, 2015 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II

Item 1. Legal Proceedings

From time to time, we may become involved in various investigations, claims and legal proceedings that arise in the ordinary

course of our business. These matters may relate to intellectual property, employment, tax, regulation, contract or other matters.

The resolution of such matters as may arise will be subject to various uncertainties and, even if such claims are without merit.

could result in the expenditure of significant financial and managerial resources. In December 2015, the Company received from the Securities and Exchange Commission a notice formally closing an investigation commenced in May 2014 and advising the Company the Staff did not intend to recommend an enforcement action by the SEC against the Company. We are not aware of any material legal proceedings as of December 31, 2015.

Item 1A. Risk Factors

In addition to the other information set forth in this report, you should carefully consider the factors discussed in Part I, "Item 1A. Risk Factors" in our Annual Report on Form 10-K for the year ended June 30, 2015, which could materially affect our business, financial condition or future results. The risks described in this report and in our Annual Report on Form 10-K are not the only risks facing our Company. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially adversely affect our business, financial condition or future results.

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

Not applicable.

Item 3. Defaults Upon Senior Securities

Not applicable.

Item 4. Mine Safety Disclosures

Not applicable.

Item 5. Other Information

Not applicable.

Item 6. Exhibits, Financial Statement Schedules

The following exhibits are filed as part of this report or hereby incorporated by reference to exhibits previously filed with the SEC (according to the number assigned to them in Item 601 of Regulation S-K): Exhibit No.

- 3.1 Articles of Amendment and Restatement(1)
- 3.2 Amended and Restated Bylaws(2)
- Three Hundred Eighty-Seventh Supplemental Indenture dated as of October 1, 2015, to the U.S. Bank Indenture and Form of 4.750% Prospect Capital InterNote® due 2020(3)
- Three Hundred Eighty-Eighth Supplemental Indenture dated as of October 1, 2015, to the U.S. Bank Indenture and Form of 5.250% Prospect Capital InterNote® due 2022(3)
- Three Hundred Eighty-Ninth Supplemental Indenture dated as of October 8, 2015, to the U.S. Bank Indenture and Form of 4.750% Prospect Capital InterNote® due 2020(4)
- Three Hundred Ninetieth Supplemental Indenture dated as of October 8, 2015, to the U.S. Bank Indenture and Form of 5.250% Prospect Capital InterNote® due 2022(4)
- Three Hundred Ninety-First Supplemental Indenture dated as of October 16, 2015, to the U.S. Bank Indenture and Form of 4.750% Prospect Capital InterNote® due 2020(6)
- Three Hundred Ninety-Second Supplemental Indenture dated as of October 16, 2015, to the U.S. Bank Indenture and Form of 5.250% Prospect Capital InterNote® due 2022(6)
- Three Hundred Ninety-Third Supplemental Indenture dated as of October 22, 2015, to the U.S. Bank Indenture and Form of 4.750% Prospect Capital InterNote® due 2020(7)
- Three Hundred Ninety-Fourth Supplemental Indenture dated as of October 22, 2015, to the U.S. Bank Indenture and Form of 5.250% Prospect Capital InterNote® due 2022(7)
- Three Hundred Ninety-Fifth Supplemental Indenture dated as of October 29, 2015, to the U.S. Bank Indenture and Form of 4.750% Prospect Capital InterNote® due 2020(8)
- 4.10 Three Hundred Ninety-Sixth Supplemental Indenture dated as of October 29, 2015, to the U.S. Bank Indenture and Form of 5.250% Prospect Capital InterNote® due 2022(8)

Exhibit No.

- Three Hundred Ninety-Seventh Supplemental Indenture dated as of November 4, 2015, to the U.S. Bank Indenture and Form of 4.750% Prospect Capital InterNote® due 2020(10)
- 4.12 Three Hundred Ninety-Eighth Supplemental Indenture dated as of November 4, 2015, to the U.S. Bank Indenture and Form of 5.250% Prospect Capital InterNote® due 2022(10)
- 4.13 Three Hundred Ninety-Ninth Supplemental Indenture dated as of November 19, 2015, to the U.S. Bank Indenture and Form of 5.000% Prospect Capital InterNote® due 2020(11)
- Four Hundredth Supplemental Indenture dated as of November 19, 2015, to the U.S. Bank Indenture and Form of 5.625% Prospect Capital InterNote® due 2022(11)
- Four Hundred First Supplemental Indenture dated as of November 19, 2015, to the U.S. Bank Indenture and Form of 5.875% Prospect Capital InterNote® due 2025(11)
- Four Hundred Second Supplemental Indenture dated as of November 27, 2015, to the U.S. Bank Indenture and Form of 5.125% Prospect Capital InterNote® due 2020(12)
- Four Hundred Third Supplemental Indenture dated as of November 27, 2015, to the U.S. Bank Indenture and Form of 5.750% Prospect Capital InterNote® due 2022(12)
- Four Hundred Fourth Supplemental Indenture dated as of November 27, 2015, to the U.S. Bank Indenture and Form of 6.000% Prospect Capital InterNote® due 2025(12)
- Four Hundred Fifth Supplemental Indenture dated as of December 3, 2015, to the U.S. Bank Indenture and Form of 5.250% Prospect Capital InterNote® due 2020(13)
- Four Hundred Sixth Supplemental Indenture dated as of December 3, 2015, to the U.S. Bank Indenture and Form of 5.750% Prospect Capital InterNote® due 2022(13)
- Four Hundred Seventh Supplemental Indenture dated as of December 3, 2015, to the U.S. Bank Indenture and Form of 6.000% Prospect Capital InterNote® due 2025(13)
- Supplemental Indenture dated as of December 10, 2015, to the U.S. Bank Indenture and Form of 6.250% Note due 2024(14)
- Four Hundred Eighth Supplemental Indenture dated as of December 17, 2015, to the U.S. Bank Indenture and Form of 5.375% Prospect Capital InterNote® due 2020(15)
- Four Hundred Ninth Supplemental Indenture dated as of December 24, 2015, to the U.S. Bank Indenture and Form of 5.375% Prospect Capital InterNote® due 2020(16)
- Four Hundred Tenth Supplemental Indenture dated as of December 31, 2015, to the U.S. Bank Indenture and Form of 5.375% Prospect Capital InterNote® due 2020(17)
- 11 Computation of Per Share Earnings (included in the notes to the financial statements contained in this report)
- 12 Computation of Ratios (included in the notes to the financial statements contained in this report)
- Certification of Chief Executive Officer pursuant to Rule 13a-14(a) of the Securities Exchange Act of 1934, as amended*
- Certification of Chief Financial Officer pursuant to Rule 13a-14(a) of the Securities Exchange Act of 1934, as amended*
- 32.1 Certification of Chief Executive Officer pursuant to Section 906 of The Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350)*
- Certification of Chief Financial Officer pursuant to Section 906 of The Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350)*

(1) Incorporated by reference to Exhibit 3.1 of the Registrant's form 8-K, filed on May 9, 2014.

- (2) Incorporated by reference to Exhibit 3.1 of the Registrant's Form 8-K, filed on December 11, 2015.
- (3) Incorporated by reference from the Registrant's Post-Effective Amendment No. 45 to the Registration Statement on Form N-2, filed on October 1, 2015.
- (4) Incorporated by reference from the Registrant's Post-Effective Amendment No. 46 to the Registration Statement on Form N-2, filed on October 8, 2015.

(5)

^{*} Filed herewith.

- Incorporated by reference from the Registrant's Pre-Effective Amendment No. 1 to the Registration Statement on Form N-2, filed on October 9, 2015.
- (6) Incorporated by reference from the Registrant's Post-Effective Amendment No. 47 to the Registration Statement on Form N-2, filed on October 16, 2015.
- (7) Incorporated by reference from the Registrant's Post-Effective Amendment No. 48 to the Registration Statement on Form N-2, filed on October 22, 2015.
- (8) Incorporated by reference from the Registrant's Post-Effective Amendment No. 49 to the Registration Statement on Form N-2, filed on October 29, 2015.

- (9) Incorporated by reference from the Registrant's Pre-Effective Amendment No. 2 to the Registration Statement on Form N-2, filed on November 2, 2015.
- (10) Incorporated by reference from the Registrant's Post-Effective Amendment No. 50 to the Registration Statement on Form N-2, filed on November 4, 2015.
- (11) Incorporated by reference from the Registrant's Post-Effective Amendment No. 1 to the Registration Statement on Form N-2, filed on November 19, 2015.
- (12) Incorporated by reference from the Registrant's Post-Effective Amendment No. 2 to the Registration Statement on Form N-2, filed on November 27, 2015.
- (13) Incorporated by reference from the Registrant's Post-Effective Amendment No. 3 to the Registration Statement on Form N-2, filed on December 3, 2015.
- (14) Incorporated by reference from the Registrant's Post-Effective Amendment No. 4 to the Registration Statement on Form N-2, filed on December 10, 2015.
- (15) Incorporated by reference from the Registrant's Post-Effective Amendment No. 5 to the Registration Statement on Form N-2, filed on December 17, 2015.
- (16) Incorporated by reference from the Registrant's Post-Effective Amendment No. 6 to the Registration Statement on Form N-2, filed on December 24, 2015.
- (17) Incorporated by reference from the Registrant's Post-Effective Amendment No. 7 to the Registration Statement on Form N-2, filed on December 31, 2015.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized on February 9, 2016. PROSPECT CAPITAL CORPORATION

By: /s/ JOHN F. BARRY III

John F. Barry III

Chairman of the Board and Chief Executive Officer

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

Director

/s/ JOHN F. BARRY III /s/ ANDREW C. COOPER

John F. Barry III Andrew C. Cooper

Chairman of the Board, Chief Executive Officer and

Director

February 9, 2016 February 9, 2016

/s/ BRIAN H. OSWALD /s/ WILLIAM J. GREMP

Brian H. Oswald William J. Gremp

Chief Financial Officer Director
February 9, 2016 February 9, 2016

/s/ M. GRIER ELIASEK /s/ EUGENE S. STARK

M. Grier Eliasek Eugene S. Stark

President, Chief Operating Officer and Director Director

February 9, 2016 February 9, 2016