TCP Capital Corp. Form 497 November 28, 2017 TABLE OF CONTENTS

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PROSPECTUS SUPPLEMENT

(To prospectus dated May 3, 2017)

Up to \$50,000,000

Common Stock

We are a holding company (the Holding Company) with no direct operations of our own, and currently our only business and sole asset is our ownership of all of the common limited partner interests in Special Value Continuation Partners, LP (the Operating Company), which represents approximately 100% of the common equity and 100% of the combined common equity and general partner interests in the Operating Company as of September 30, 2017. We and the Operating Company are externally managed, closed-end, non-diversified management investment companies that have elected to be treated as business development companies under the Investment Company Act of 1940 (the 1940 Act). Our and the Operating Company s investment objective is to achieve high total returns through current income and capital appreciation, with an emphasis on principal protection. Both we and the Operating Company seek to achieve this investment objective primarily through investments in debt securities of middle-market companies as well as small businesses.

Tennenbaum Capital Partners, LLC (the Advisor) serves as our and the Operating Company s investment advisor. Our Advisor is a leading investment manager and specialty lender to middle-market companies that had in excess of \$7.7 billion in capital commitments from investors (committed capital) under management as of September 30, 2017, approximately 25.4% of which consists of our committed capital. Series H of SVOF/MM, LLC, an affiliate of our Advisor, is the Operating Company s general partner and provides the administrative services necessary for us to operate.

We have entered into an equity distribution agreement, dated as of November 28, 2017, with Raymond James & Associates, Inc. (the Agent) under which we may from time to time offer and sell shares of our common stock having an aggregate offering price of up to \$50,000,000 through the Agent, as our agent.

Sales of our common stock, if any, under this prospectus supplement and the accompanying prospectus may be made in negotiated transactions or transactions that are deemed to be at the market offerings, including sales made directly on the NASDAQ Global Select Market or sales made to or through a market maker other than on an exchange.

From time to time during the term of the equity distribution agreement, we may deliver a placement notice to the Agent specifying the length of the selling period, the amount of shares to be sold and the minimum price below which sales may not be made. Upon the Agent's acceptance of the terms of a placement notice from us, the Agent will use its commercially reasonable efforts, consistent with its sales and trading practices, to solicit offers to purchase our

common stock under the terms and subject to the conditions set forth in the equity distribution agreement. The Agent is not required to sell any specific number or dollar amount of common stock. Shares of our common stock to which this prospectus supplement relates will be sold only through the Agent on any given day. The offering of shares of common stock pursuant to the equity distribution agreement will terminate upon the earlier of (1) the sale of shares having an aggregate offering price of \$50,000,000 or (2) the termination of the equity distribution agreement so that the Agent no longer remains subject thereto. We may also sell our common stock to the Agent as principal for its own account at prices agreed upon at the time of sale. We will pay the Agent a commission for its services in acting as sales agent and/or principal in the sale of shares. The Agent will be entitled to compensation that will not exceed, but may be up to, 2.0% of the gross sales price of all shares sold through it under the equity distribution agreement. See Plan of Distribution on page <u>S</u>-30 of this prospectus supplement.

Our common stock is traded on the NASDAQ Global Select Market under the symbol TCPC. The last reported closing price for our common stock on November 27, 2017 was \$16.04 per share. The offering price per share of our common stock sold in this offering less the Agent s commissions or discounts payable by us will not be less than the net asset value per share of our common stock at the time we sell common stock pursuant to this offering.

You should read this prospectus supplement and the accompanying prospectus carefully before you invest in shares of our common stock.

This prospectus supplement and the accompanying prospectus contain important information you should know before investing in our common stock. Please read it carefully before you invest and keep it for future reference. We file annual, quarterly and current reports, proxy statements and other information about us with the Securities and Exchange Commission (the SEC). A Statement of Additional Information or SAI, dated November 28, 2017, containing additional information about the Holding Company and the Operating Company has been filed with the SEC and is incorporated by reference in its entirety into this prospectus supplement. We maintain a website at http://www.tcpcapital.com and we make all of our annual, quarterly and current reports, proxy statements and other publicly filed information available, free of charge, on or through this website. You may also obtain free copies of our annual and quarterly reports, request a free copy of the Statement of Additional Information, the table of contents of which is on page S-32 of this prospectus supplement and make stockholder inquiries by contacting us at Tennenbaum Capital Partners, LLC, c/o Investor Relations, 2951 28th Street, Suite 1000, Santa Monica, California 90405 or by calling us collect at (310) 566-1094. The SEC maintains a website at http://www.sec.gov where such information is available without charge upon request. Information contained on our website is not incorporated by reference into this prospectus, and you should not consider information contained on our website to be part of this prospectus supplement or the accompanying prospectus.

The debt securities in which we typically invest are either rated below investment grade by independent rating agencies or would be rated below investment grade if such securities were rated by rating agencies. Below investment grade securities, which are often referred to as hybrid securities, junk bonds or leveraged loans are regarded as having predominantly speculative characteristics with respect to the issuer s capacity to pay interest and repay principal. They may be illiquid and difficult to value and typically do not require repayment of principal prior to maturity, which potentially heightens the risk that we may lose all or part of our investment. In addition, a substantial majority of the Operating Company s debt investments include interest reset provisions that may make it more difficult for the borrowers to make debt repayments to the Operating Company if the reset provision has the effect of increasing the applicable interest rate.

Shares of closed-end investment companies, including business development companies, frequently trade at a discount from their net asset value. If our shares trade at a discount to our net asset value, it will likely increase the risk of loss for purchasers in the offerings. Investing in our common stock involves a high degree of risk, including credit risk and the risk of the use of leverage. Before buying any of our common stock, you should read the discussion of the material risks of investing in our common stock in Risks beginning on page_S-7 of this prospectus supplement and on page 19 of the accompanying prospectus.

Neither the SEC nor any state securities commission has approved or disapproved of these securities or determined if this prospectus supplement or the accompanying prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

Raymond James

Prospectus Supplement dated November 28, 2017

SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

In addition to factors previously identified elsewhere in this prospectus supplement and the accompanying prospectus, including the Risks section of this prospectus supplement and the accompanying prospectus, the following factors, among others, could cause actual results to differ materially from forward-looking statements or historical performance:

the introduction, withdrawal, success and timing of business initiatives and strategies;

changes in political, economic or industry conditions, the interest rate environment or financial and capital markets, which could result in changes in the value of our assets;

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

the relative and absolute investment performance and operations of our Advisor;

the impact of increased competition;

the impact of future acquisitions and divestitures;

the unfavorable resolution of legal proceedings;

our business prospects and the financial condition and prospects of our portfolio companies;

the adequacy of our cash resources and working capital;

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

the impact of legislative and regulatory actions and reforms and regulatory, supervisory or enforcement actions of government agencies relating to us, our Advisor or our portfolio companies;

the ability of our Advisor to identify suitable investments for us and to monitor and administer our investments;

our contractual arrangements and relationships with third parties;

any future financings and investments by us;

the ability of our Advisor to attract and retain highly talented professionals;

fluctuations in interest rates or foreign currency exchange rates; and

the impact of changes to tax legislation and, generally, our tax position.

This prospectus supplement and the accompanying prospectus and the SAI contain forward-looking statements with

respect to future financial or business performance, strategies or expectations. Forward-looking statements are

typically identified by words or phrases such as trend, opportunity, pipeline, believe. comfortable. expect, а current, intention, estimate, position, potential, outlook, continue, assume, remain, maintain, su similar expressions, or future or conditional verbs such as will, should. could. may or similar expressions would.

Forward-looking statements are subject to numerous assumptions, risks and uncertainties, which change over time. Forward-looking statements speak only as of the date they are made, and we assume no duty to and do not undertake to update forward-looking statements. These forward-looking statements do not meet the safe harbor for forward-looking statements pursuant to Section 27A of the Securities Act of 1933, as amended (the Securities Act) or Section 21E of the Securities Exchange Act of 1934, as amended (the Securities Exchange Act). Actual results could differ materially from those anticipated in forward-looking statements and future results could differ materially from historical performance.

Statistical and market data used in this prospectus supplement and the accompanying prospectus has been obtained from governmental and independent industry sources and publications. We have not independently verified the data obtained from these sources. Forward-looking information obtained from these sources is subject to the same qualifications and the additional uncertainties regarding the other forward-looking statements contained in this prospectus supplement and the accompanying prospectus, for which the safe harbor provided in Section 27A of the Securities Act and Section 21E of the Securities Exchange Act is not available.

You should rely only on the information contained in this prospectus supplement, the accompanying prospectus, the Statement of Additional Information, dated November 28, 2017, or SAI, incorporated by reference in its entirety in the accompanying prospectus, and the documents incorporated by reference herein or therein. We have not, and the Agent has not, authorized any other person to provide you with different information. If anyone provides you with different or inconsistent information, you should not rely on it. We are not, and the Agent is not, making an offer to sell these securities in any jurisdiction where the offer or sale is not permitted. You should assume that the information in this prospectus supplement and the accompanying prospectus, respectively, and the information in the SAI and the documents incorporated by reference herein or in the accompanying prospectus or the SAI is accurate only as of their respective dates. Our business, financial condition and prospects may have changed since that date. To the extent required by applicable law, we will update this prospectus supplement, the accompanying prospectus and the SAI during the offering period to reflect material changes to the disclosure herein.

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PROSPECTUS SUMMARY

This summary highlights some of the information in this prospectus supplement. This summary is not complete and may not contain all of the information that you may want to consider before investing in our common stock. You should read the entire prospectus supplement, the accompanying prospectus, including Risks, and the Statement of Additional Information, dated November 28, 2017 (the SAI). This prospectus supplement summarizes the specific terms of the securities being offered and supplements the general descriptions set forth in the accompanying prospectus. This prospectus supplement may also update or supersede information in the accompanying prospectus. In the case of inconsistencies, this prospectus supplement will apply. Terms used but not defined in this prospectus supplement have the meanings indicated in the accompanying prospectus.

Throughout this prospectus supplement, unless the context otherwise requires, a reference to:

Holding Company refers to Special Value Continuation Fund, LLC, a Delaware limited liability company, for the periods prior to the consummation of the Conversion (as defined below) described elsewhere in this prospectus supplement and the accompanying prospectus and to TCP Capital Corp. for the periods after the consummation of the Conversion;

Operating Company refers to Special Value Continuation Partners, LP, a Delaware limited partnership;

TCPC Funding refers to TCPC Funding I LLC, a Delaware limited liability company;

TCPC SBIC refers to TCPC SBIC, LP, a Delaware limited partnership;

Advisor refers to Tennenbaum Capital Partners, LLC, a Delaware limited liability company and the investment manager; and

General Partner and Administrator refer to Series H of SVOF/MM, LLC, a series of a Delaware limited liability company, the general partner of the Operating Company and an affiliate of our Advisor and administrator of the Holding Company and the Operating Company.

For simplicity, this prospectus supplement uses the term Company, we, us and our to include the Holding Company and, where appropriate in the context, the Operating Company, TCPC Funding and TCPC SBIC on a consolidated basis. For example, (i) although all or substantially all of the net proceeds from the offering will be invested in the Operating Company and all or substantially all of the Holding Company s investments will be made through the Operating Company, this prospectus supplement generally refers to the Holding Company s investments through the Operating Company as investments by the Company, and (ii) although the Operating Company and TCPC Funding and not the Holding Company has entered into the Leverage Program (defined below), this prospectus supplement generally refers to the Operating Company s use of the Leverage Program as borrowings by the Company, in all instances in order to make the operations and investment strategy easier to understand. The Holding Company and the Operating Company have the same investment objective and policies and the assets, liabilities and results of operations of the Holding Company are consolidated with those of the Operating Company as described in the accompanying prospectus under Prospectus Summary—Operating and Regulatory Tax Structure.

On April 2, 2012, we completed a conversion under which TCP Capital Corp. succeeded to the business of Special Value Continuation Fund, LLC and its consolidated subsidiaries, and the members of Special Value Continuation Fund, LLC became stockholders of TCP Capital Corp. In this prospectus supplement, we refer to such transactions as the Conversion. Unless otherwise indicated, the disclosure in this prospectus supplement gives effect to the Conversion.

The Company

We are an externally managed, non-diversified closed-end management investment company that has elected to be regulated as a business development company, or BDC, under the Investment Company Act of 1940, as amended, or the 1940 Act. See the accompanying prospectus under Prospectus Summary— Company History and BDC Conversion. We completed our initial public offering on April 10, 2012. Our investment objective is to achieve high total returns through current income and capital appreciation, with an emphasis on principal protection. We seek to achieve our investment objective primarily through investments in debt securities of middle-market companies, which we typically define as those with enterprise values between \$100 million and \$1.5 billion. While we primarily focus on privately negotiated investments in debt of middle-market companies,

we make investments of all kinds and at all levels of the capital structure, including in equity interests such as preferred or common stock and warrants or options received in connection with our debt investments. Our investment activities benefit from what we believe are the competitive advantages of our Advisor, including its diverse in-house skills, proprietary deal flow, and consistent and rigorous investment process focused on established, middle-market companies. We expect to generate returns through a combination of the receipt of contractual interest payments on debt investments and origination and similar fees, and, to a lesser extent, equity appreciation through options, warrants, conversion rights or direct equity investments. There are no material operating differences between us and our predecessor, however, as a BDC we are deemphasizing distressed debt investments, which may adversely affect our investment returns. See the accompanying prospectus under Prospectus Summary— Company History and BDC Conversion.

As described in more detail in the accompanying prospectus under Prospectus Summary—Company History and BDC Conversion, we have no employees of our own and currently our only business and sole asset is the ownership of all of the common limited partner interests of the Operating Company. Our investment activities are externally managed by our Advisor, a leading investment manager with in excess of \$7.7 billion in capital commitments from investors (committed capital) under management, approximately 25.4% of which consists of the Holding Company s committed capital under management as of September 30, 2017, and a primary focus on providing financing to middle-market companies as well as small businesses. Additionally, the Holding Company expects that it will continue to seek to qualify as a regulated investment company, or RIC, under Subchapter M of the Internal Revenue Code, or the Code.

On April 22, 2014, TCPC SBIC, a wholly-owned subsidiary of the Operating Company, received a Small Business Investment Company (SBIC) license from the Small Business Administration (SBA). Pursuant to an exemptive order under the 1940 Act, we have been granted exemptive relief from the SEC to permit us to exclude the debt of TCPC SBIC guaranteed by the SBA from our 200% asset coverage test under the 1940 Act. Pursuant to the 200% asset coverage ratio limitation, we are permitted to borrow one dollar for every dollar we have in assets less all liabilities and indebtedness not represented by debt securities issued by us or loans obtained by us. For example, as of September 30, 2017, we had approximately \$1,559.6 million in assets less all liabilities and indebtedness not represented by us or loans obtained by us, which would permit us to borrow up to approximately \$1,559.6 million, notwithstanding other limitations on our borrowings pursuant to our Leverage Program.

The exemptive relief provides us with increased flexibility under the 200% asset coverage test by permitting us to borrow up to \$150 million more than we would otherwise be able to absent the receipt of this exemptive relief. As a result, we, in effect, will be permitted to have a lower asset coverage ratio than the 200% asset coverage ratio limitation under the 1940 Act and, therefore, we can have more debt outstanding than assets to cover such debt. For example, we will be able to borrow up to \$150 million more than the approximately \$1,559.6 million permitted under the 200% asset coverage ratio limit as of September 30, 2017. For additional information on SBA regulations that affect our access to SBA-guaranteed debentures, see the accompanying prospectus under Risks — Risks Relating to Our Business — TCPC SBIC is subject to SBA regulations, and any failure to comply with SBA regulations could have an adverse effect on our operations.

The SBIC license allows TCPC SBIC to obtain leverage by issuing SBA-guaranteed debentures, subject to the issuance of a capital commitment by the SBA and other customary procedures. SBA-guaranteed debentures are non-recourse, interest only debentures with interest payable semi-annually and have a ten year maturity. The principal amount of SBA-guaranteed debentures is not required to be paid prior to maturity but may be prepaid at any time without penalty. The interest rate of SBA-guaranteed debentures is fixed on a semi-annual basis at a market-driven spread over U.S. Treasury Notes with 10-year maturities. The SBA, as a creditor, will have a superior claim to TCPC SBIC s assets over our stockholders in the event we liquidate TCPC SBIC or the SBA exercises its remedies under the SBA-guaranteed debentures issued by TCPC SBIC upon an event of default.

Investment Portfolio

At September 30, 2017, our investment portfolio of \$1,528.8 million (at fair value) consisted of 97 portfolio companies and was invested 95.7% in debt investments, substantially all of which was in senior secured debt. In aggregate, our investment portfolio was invested 89.7% in senior secured loans, 6.0% in senior secured notes, and 4.3% in equity investments. Our average portfolio company investment at fair value was approximately \$15.8 million. Our largest portfolio company investment by value was approximately \$45.5 million and our

five largest portfolio company investments by value comprised approximately 13.6% of our portfolio at September 30, 2017. See the accompanying prospectus under Prospectus Summary—Investment Strategy for more information.

Recent Developments

From October 1, 2017 through November 3, 2017, the Operating Company has invested approximately \$68.1 million primarily in four senior secured loans with a combined effective yield of approximately 10.0%.

On November 2, 2017, the Company s board of directors re-approved the Company Repurchase Plan, to be in effect through the earlier of two trading days after the Company s fourth quarter 2017 earnings release or such time as the approved \$50.0 million repurchase amount has been fully utilized, subject to certain conditions.

On November 3, 2017, the Company issued \$50 million in aggregate principal amount of 4.125% notes due 2022 for proceeds of approximately \$49.1 million, net of underwriter discounts and approximately \$0.3 million of expenses related to the offering. The notes are a further issuance to the 2022 Notes (defined below) that the Company issued on August 11, 2017, and are treated as a single series with the existing 2022 Notes under the indenture.

On November 7, 2017, the Company s board of directors declared a fourth quarter regular dividend of \$0.36 per share payable on December 29, 2017 to stockholders of record as of the close of business on December 15, 2017.

Determinations of Net Asset Value In Connection with the Offering

The offering price per share of our common stock sold in this offering, less the Agent s commissions or discounts payable by us, will not be less than the net asset value per share of our common stock as determined by a committee of our board of directors within 48 hours of the time of sale. Our board of directors approves the fair value of our portfolio investments on a quarterly basis in connection with the preparation of quarterly financial statements, based on input from our Advisor and the audit committee of our board of directors. In connection with this offering, a committee of our board of directors will determine that we are not selling shares of our common stock at a price per share, after deducting the Agents commissions or discounts, below the then current net asset value of our common stock. Therefore at such times as we are selling shares in this offering, a committee of our board, based on the input of our Advisor and in accordance with valuation procedures adopted by the board of directors, will periodically determine our net asset value on an interim basis between quarterly net asset value determinations. Our valuation procedures provide that our Advisor will give the committee of the board an updated net asset value recommendation, determined based on the net asset value of our common stock most recently disclosed by us in the most recent periodic report that we filed with the SEC and adjusted based on all factors that our Advisor determines to be relevant, including the realization of net gains on the sale of our portfolio investments and our Advisor s assessment of material changes, if any, in the fair value of our portfolio investments since the prior quarterly net asset value determination. Such interim net asset value calculations will occur within 48 hours of a sale of any shares in this offering.

Company Information

Our administrative and executive offices are located at 2951 28th Street, Suite 1000, Santa Monica, CA 90405, and our telephone number is (310) 566-1094. We maintain a website at http://www.tcpcapital.com. Information contained on this website is not incorporated by reference into this prospectus supplement or the accompanying prospectus, and you should not consider information contained on our website to be part of this prospectus supplement or the accompanying prospectus.

Presentation of Historical Financial Information

Unless otherwise indicated, historical references contained in this prospectus supplement and the accompanying prospectus, as applicable, in — Selected Financial Data, Capitalization, Management s Discussion and Analysis of Financial Condition and Results of Operations, Senior Securities and Portfolio Companies relate to the Holding Company and the Operating Company on a consolidated basis.

For further information please see the "Prospectus Summary" in the accompanying prospectus.

FEES AND EXPENSES

The following table is intended to assist you in understanding the costs and expenses that an investor in our common stock will bear directly or indirectly. The expenses shown in the table under Annual Expenses (excluding incentive compensation payable under the investment management agreement) are based on the assumed sale of shares of our common stock having an aggregate offering price of \$50,000,000, and a maximum sales load of 2.00%, pursuant to the equity distribution agreements. **The following table and example should not be considered a representation of our future expenses. Actual expenses may be greater or less than shown.** The following table and example represent our best estimate of the fees and expenses that we expect to incur during the next twelve months. Further, the fees and expenses below are presented on a consolidated basis directly or indirectly to include expenses of the Company and the Operating Company that investors in our common stock will bear.

Stockholder Transaction Expenses:						
Sales Load (as a percentage of offering price)	2.00 %	6(1)				
Offering Expenses (as a percentage of offering price)	0.30 %	6(2)				
Dividend Reinvestment Plan Fees		(3)				
Total Stockholder Transaction Expenses (as a percentage of offering price)	2.30	%				
Annual Expenses (as a Percentage of Consolidated Net Assets Attributable to Common Stock) ⁽⁴⁾ :						
Base Management Fees	3.12 %	6(5)				
Incentive Compensation Payable Under the Investment Management Agreement (20% of ordinary						
income and capital gains)	2.40 %	6)				
Interest Payments on Borrowed Funds	4.54 %	6(7)				
Other Expenses (estimated)	0.85 %	6(8)				
Total Annual Expenses	10.91	%				
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Represents the Agent's commissions with respect to the shares to be sold by us pursuant to this prospectus supplement and the accompanying prospectus. The Agent will be entitled to compensation of up to 2.00% of the (1) gross proceeds of the sale of any shares of our common stock under the equity distribution agreement, with the

- (1) gross proceeds of the safe of any shares of our common stock under the equity distribution agreement, with the exact amount of such compensation to be mutually agreed upon by the Company and the Agent from time to time. There is no guarantee that there will be any sales of our common stock pursuant to this prospectus supplement and the accompanying prospectus.
- (2) Amount reflects estimated offering expenses of approximately \$150,000.
- (3) The expenses of the dividend reinvestment plan are included in other expenses. See Dividend Reinvestment Plan in the SAI.

The consolidated net assets attributable to common stock used to calculate the percentages in this table is our

(4) average consolidated net assets attributable to common stock of \$838.6 million for the 12 month period ending September 30, 2017.

Base management fees are paid quarterly in arrears. The base management fee of 1.5% is calculated based on the value of our total assets (excluding cash and cash equivalents) at the end of the most recently completed calendar quarter. The percentage shown in the table, which assumes all capital and leverage is invested at the maximum level, is calculated by determining the ratio that the aggregate base management fee bears to our net assets

(5) attributable to common stock and not total assets. We make this conversion because all of our interest is indirectly borne by our common stockholders. If we borrow money or issue preferred stock and invest the proceeds other than in cash and cash equivalents, our base management fees will increase. The base management fee for any partial quarter is appropriately prorated. See the accompanying prospectus Management of the Company — Investment Management Agreements.

Under the investment management agreements and the amended and restated limited partnership agreement of the Operating Company dated April 2, 2012 (the Amended and Restated Limited Partnership Agreement), no incentive compensation was incurred until after January 1, 2013. The incentive compensation has two components, ordinary income and capital gains. Each component is payable quarterly in arrears (or upon termination of our Advisor as the investment manager or the General Partner as of the termination date) and is calculated based on the cumulative return for periods beginning January 1, 2013 and ending on the relevant calculation date.

Each of the two components of incentive compensation is separately subject to a total return limitation. Thus, notwithstanding the following provisions, we are not obligated to pay or distribute any ordinary income incentive compensation or any capital gains incentive compensation if our cumulative total return does not exceed an 8% annual return on daily weighted average contributed common equity. The incentive compensation we would pay is subject to a total return limitation. That is, no incentive compensation is paid if our cumulative annual total return is less than 8% of our average contributed common equity. If our cumulative annual total return is above 8%, the total cumulative incentive compensation we pay is not more than 20% of our cumulative total return, or, if lower, the amount of our cumulative total return that exceeds the 8% annual rate.

Subject to the above limitation, the ordinary income component is the amount, if positive, equal to 20% of the cumulative ordinary income before incentive compensation, less cumulative ordinary income incentive compensation previously paid or distributed. Subject to the above limitation, the capital gains component is the amount, if positive, equal to 20% of the cumulative realized capital gains (computed net of cumulative realized losses and cumulative net unrealized capital depreciation), less cumulative capital gains incentive compensation previously paid or distributed. For assets held on January 1, 2013, capital gain, loss and depreciation are measured on an asset by asset basis against the value thereof as of December 31, 2012. The capital gains component is paid or distributed in full prior to payment or distribution of the ordinary income component.

Interest Payments on Borrowed Funds represents interest and fees estimated to be accrued on the SVCP Revolver (defined below) and TCPC Funding Facility (defined below) and amortization of debt issuance costs, and assumes the SVCP Revolver and TCPC Funding Facility are fully drawn (subject to asset coverage limitations under the 1940 Act) and that the interest rate on the debt issued (i) under the SVCP Revolver is the rate in effect as of September 30, 2017, which was 3.74% and (ii) under the TCPC Funding Facility is the rate in effect as of September 30, 2017, which was 3.80%. Interest Payments on Borrowed Funds additionally represents interest and fees estimated to be accrued on our \$108.0 million in aggregate principal amount of our 5.25% convertible senior unsecured notes due 2019, which bear interest at an annual rate of 5.25%, payable semi-annually, and are

(7) convertible into shares of our common stock under certain circumstances, our \$140.0 million in aggregate principal amount of our 4.625% convertible senior unsecured notes due 2022, which bear interest at an annual rate of 4.625%, payable semi-annually, and are convertible into shares of our common stock under certain circumstances, our \$175.0 million in aggregate principal amount of notes due 2022, which bear interest at an annual rate of 4.125%, payable semi-annually, and our \$150.0 million of committed leverage from the SBA, which SBA debentures, once drawn, bear an interim interest rate of LIBOR plus 30 basis points, are non-recourse and may be prepaid at any time without penalty, and assumes that the committed leverage from the SBA is fully drawn. When we borrow money or issue preferred stock, all of our interest and preferred stock dividend payments are indirectly borne by our common stockholders.

Other Expenses includes our estimated overhead expenses, including expenses of our Advisor reimbursable under the investment management agreements and of the Administrator reimbursable under the administration agreement

(8) except for certain administration overhead costs which are not currently contemplated to be charged to us. Such expense estimate, other than the Administrator expenses, is based on actual other expenses for the twelve month period ended September 30, 2017.

Example

The following example demonstrates the projected dollar amount of total cumulative expenses (including stockholder transaction expenses and annual expenses) that would be incurred over various periods with respect to a hypothetical investment in our common stock. In calculating the following expense amounts, we have assumed that our annual operating expenses remain at the levels set forth in the table above.

	1 year	3 years	5 years	10 years
You would pay the following expenses on a $1,000$ investment, assuming a 5% annual return resulting entirely from net investment income ⁽¹⁾	\$ 105	\$ 260	\$ 404	\$ 722
You would pay the following expenses on a \$1,000 investment, assuming a 5% annual return resulting entirely from net realized capital $gains^{(2)}$	\$ 105	\$ 260	\$ 404	\$ 722
A 11 in a set increase of the set in the set in a set in a set in a set of the se	•••••		4 - 4 - 1	

(1) All incentive compensation (on both net investment income and net realized gains) is subject to a total return hurdle of 8%. Consequently, no incentive compensation would be incurred in this scenario.

All incentive compensation (on both net investment income and net realized gains) is subject to a total return(2)hurdle of 8%. Consequently, no incentive compensation would be incurred in this scenario. Assumes no unrealized capital depreciation.

While the example assumes, as required by the SEC, a 5% annual return, our performance will vary and may result in a return greater or less than 5%. There is no incentive compensation either on income or on capital gains under our investment management agreements and the Amended and Restated Limited Partnership Agreement assuming a 5% annual return and therefore it is not included in the example. If we achieve sufficient returns on our investments, including through the realization of capital gains, to trigger an incentive compensation of a material amount, our distributions to our common stockholders and our expenses would likely be higher. In addition, while the example assumes reinvestment of all dividends and distributions at net asset value, participants in our dividend reinvestment plan will receive a number of shares of our common stock, determined by dividing the total dollar amount of the

dividend or distribution payable to a participant by the market price per share of our common stock at the close of trading on the valuation date for the dividend. See Dividend Reinvestment Plan in the SAI for additional information regarding our dividend reinvestment plan.

Except where the context suggests otherwise, whenever this prospectus supplement or the accompanying prospectus contains a reference to fees or expenses paid by you, the Company, the Holding Company, the Operating Company us, our common stockholders will indirectly bear such fees or expenses, including through the Company s investment in the Operating Company.

This example and the expenses in the table above should not be considered a representation of our future expenses. Actual expenses (including the cost of debt, if any, and other expenses) may be greater or less than those shown.

SELECTED FINANCIAL DATA

The selected consolidated financial and other data below reflects the consolidated historical operations of the Holding Company and the Operating Company. This consolidated financial and other data is the Holding Company s historical financial and other data. The Operating Company will continue to be the Holding Company s sole investment following the completion of this offering.

The selected consolidated financial data below for the years ended December 31, 2016 and 2015 has been derived from our consolidated financial statements that were audited by Deloitte & Touche LLP, our independent registered public accounting firm. The selected consolidated financial data below for the years ended December 31, 2014, 2013 and 2012 has been derived from our consolidated financial statements that were audited by Ernst & Young LLP, our former independent registered public accounting firm. The selected consolidated financial data below for the years ended by Ernst & Young LLP, our former independent registered public accounting firm. The selected consolidated financial data at and for the three and nine months ended September 30, 2017 and 2016 have been derived from unaudited financial data, but in the opinion of our management, reflects all adjustments (consisting only of normal recurring adjustments) that are necessary to present fairly the results for such interim periods. Interim results at and for the three and nine months ended September 30, 2017 are not necessarily indicative of the results that may be expected for the year ending December 31, 2017. This selected financial data should be read in conjunction with our financial statements and related notes thereto, Management s Discussion and Analysis of Financial Condition and Results of Operations and Senior Securities included elsewhere in this prospectus supplement.

The historical and future financial information may not be representative of the Company s financial information in future periods.

the Three Months led September 30,										For the	Yea	r Ended Decem	ıber 31
		2016		2017	2017 2016 2016			2015		2014			
097	\$	38,277,067	\$	127,103,290	\$	105,914,689	\$	145,018,414	\$	142,012,553	\$	100,923,265	\$6
457 	-	71,013	-	16,627 223,370		 1,496,869	-		-		-	1,968,748 1,334,330	
				-									
381		120,910		1,519,289		1,241,885		1,591,071		3,502,875		2,355,105	ļ
935		38,468,990		128,862,576		108,653,443		148,180,765		146,868,225		106,581,448	6
045		6,198,850		23,863,700		17,577,859		25,192,990		18,895,977		9,821,751	
249		4,816,043		15,624,277		13,976,545		18,881,786		18,593,660		13,646,064	
910		1,789,040		5,888,661		5,429,882		8,283,156		7,999,070		5,012,257	ļ
204		12,803,933		45,376,638		36,984,286		52,357,932		45,488,707		28,480,072	1
731		25,665,057		83,485,938		71,669,157		95,822,833		101,379,518		78,101,376	5
_	-	_	_	_	_	_	_	569,511		876,706		808,813	

731		25,665,057		83,485,938		71,669,157		95,253,322		100,502,812		77,292,563	4
234)	208,756		(12,507,714)	(3,939,136)	114,502		(22,405,111)	(27,304,578)
_	_	_		-	_	-		-		1,675,000		-	_
_		0		-		0		0		(754,140)	(1,438,172)
546)	(5,133,010)	(16,697,188)	(14,333,831)	(19,050,665)	(19,949,734)	(14,002,294) (1
951	\$	20,740,803	\$	54,281,036	\$	53,396,190	\$	76,317,159	\$	59,068,827	\$	34,547,519	\$ 4
).25	\$	0.39	\$	0.96	\$	1.06	\$	1.50	\$	1.21	\$	0.88	\$
).36)	(0.36)	(1.08)	(1.08)	(1.44)	(1.44)	(1.54)
204		52,736,835		56,390,954		50,245,035		50,948,035		48,863,188		39,395,671	2
487	\$	1,276,429,892	\$	1,528,750,487	\$	1,276,429,892	\$	1,314,969,870	\$	1,182,919,725	\$	1,146,535,886	\$ 76
636 123		165,398,677 1,441,828,569		113,364,636 1,642,115,123		165,398,677 1,441,828,569		72,628,591 1,387,598,461		60,398,076 1,243,317,801		59,330,911 1,205,866,797	2 80
123		631,701,662		665,378,107		631,701,662		571,658,862		502,410,321		328,696,830	00
049		23,019,365		99,340,049		23,019,365		25,003,608		18,930,463		11,543,149	2
156		654,721,027		764,718,156		654,721,027		596,662,470		521,340,784		340,239,979	11
_	_	-		-	_	-		-		-		134,497,790	13
- 967	_ \$	-787,107,542	- \$	877,396,967	\$	787,107,542	\$	790,935,991	- \$	721,977,017	- \$	731,129,028	\$52

19

97		88		97		88		90		88		84	
193	\$	146,640,427	\$	652,394,258	\$	379,816,646	\$	587,219,129	\$	500,928,009	\$	669,515,626	\$ 47
434	\$	108,178,666	\$	434,061,754	\$	294,224,143	\$	473,457,512	\$	456,059,137	\$	266,008,974	\$ 23
11.0 %		11.2 %	0	11.0 %	2	11.2 9	%	10.9 9	%	10.9	%	10.9	%
	S-	6											

RISKS

Investing in our common stock involves a high degree of risk. You should carefully consider the risks described below and in the accompanying prospectus on page 19, together with all of the other information included in this prospectus supplement and in the accompanying prospectus, before you decide whether to make an investment in our common stock. The risks set forth below and in the accompanying prospectus are not the only risks we face. If any of the adverse events or conditions described below or in the accompanying prospectus occur, our business, financial condition and results of operations could be materially adversely affected. In such case, our net asset value, or NAV, and the trading price of our common stock could decline, we could reduce or eliminate our dividend and you could lose all or part of your investment.

Our board of directors most recently approved NAV on September 30, 2017 and our NAV when calculated effective December 31, 2017 may be higher or lower.

Our NAV per share most recently approved by our board of directors is \$14.92 as of September 30, 2017. Our NAV per share as of the date of this prospectus supplement may be higher or lower than the NAV per share approved or estimated, as applicable, as of September 30, 2017 and December 31, 2017. Our board of directors has not yet approved the fair value of our portfolio investments at any date subsequent to September 30, 2017. Our board of directors approves the fair value of our portfolio investments on a quarterly basis in connection with the preparation of quarterly financial statements and based on input from an independent valuation firm, our Advisor and the audit committee of our board of directors. At such times as we are selling shares in this offering, a committee of our board, based on the input of our Advisor and in accordance with valuation procedures adopted by the board of directors, will periodically determine our net asset value on an interim basis between quarterly net asset value determinations.

If we incur additional leverage, it will increase the risk of investing in shares of our common stock.

The Company has indebtedness pursuant to the Leverage Program and expects, in the future, to borrow additional amounts under the SVCP Revolver and TCPC Funding Facility and may increase the size of the SVCP Revolver and TCPC Funding Facility or enter into other borrowing arrangements. The Company s portfolio must experience an annual return of 1.82% in order to cover annual interest and dividend payments under the Leverage Program as of September 30, 2017.

Illustration. The following table illustrates the effect of leverage on returns from an investment in our common stock assuming various annual returns, net of expenses. The calculations in the table below are hypothetical and actual returns may be higher or lower than those appearing below. The calculation is based on our level of leverage at September 30, 2017, which represented borrowings equal to 41.0% of our total assets. On such date, we also had \$1,642.1 million in total assets; \$1,528.8 million in total investments; an average cost of funds of 4.12%; \$673.8 million aggregate principal amount of debt outstanding; and \$877.4 million of total net assets. In order to compute the

Corresponding Return to Common Stockholders, the Assumed Return on Portfolio (Net of Expenses Other than Interest) is multiplied by the total value of our investment portfolio at September 30, 2017 to obtain an assumed return to us. From this amount, interest expense multiplied the combined rate of interest of 4.12% by the \$673.8 million of debt is subtracted to determine the return available to stockholders. The return available to stockholders is then divided by the total value of our net assets at September 30, 2017 to determine the Corresponding Return to Common Stockholders. Actual interest payments may vary.

Assumed Return on Portfolio (Net of Expenses Other than											
Interest)	-10.00%	-5.00%	0.00%	5.00%	10.00%						
Corresponding Return to Common Stockholders	-20.59 %	-11.88 %	-3.16 %	5.55 %	14.26 %						

The assumed portfolio return in the table is based on SEC regulations and is not a prediction of, and does not represent, our projected or actual performance. The table also assumes that we will maintain a constant level of leverage. The amount of leverage that we use will vary from time to time.

Changes in laws or regulations related to U.S. federal income taxation could affect us or the holders of our common stock.

The United States Congress is currently debating the Tax Cuts and Jobs Act (Proposed Legislation) which, if ratified and signed into law, could materially impact the U.S. federal taxation of us or a holder of our stock, possibly with retroactive effect. We are unable to predict when, if, or which sections of the Proposed Legislation will become law. Even if none of the Proposed Legislation becomes law, Congress could ratify, and the president could sign into law, other pieces of legislation that could materially impact the U.S. federal taxation of us or a holder of our stock, possibly with retroactive effect. Investors should consult with their tax advisors as to the consequences of the Proposed Legislation and any current and future enacted or proposed legislation.

USE OF PROCEEDS

Sales of our common stock, if any, under this prospectus supplement and the accompanying prospectus may be made in negotiated transactions or transactions that are deemed to be at the market offerings, including sales made directly on the NASDAQ Global Select Market (Nasdaq) or sales made to or through a market maker other than on an exchange. There is no guarantee that there will be any sales of our common stock pursuant to this prospectus supplement and the accompanying prospectus. Actual sales, if any, of our common stock under this prospectus supplement and the accompanying prospectus may be less than as set forth in this paragraph depending on, among other things, the market price of our common stock and the net asset value per share of our common stock at the time of any such sale. As a result, the actual net proceeds we receive may be more or less than the amount of net proceeds estimated in this prospectus supplement. However, the offering price per share of our common stock offered by this prospectus supplement and the accompanying prospectus, less the Agent s commissions and discounts payable by us, will not be less than the net asset value per share of our common stock pursuant to this offering. Assuming the sale of shares of common stock having an aggregate offering price of \$50,000,000, pursuant to this prospectus supplement and the accompanying prospectus, we estimate that the net proceeds would be approximately \$48.9 million after deducting the Agent s estimated commissions and our estimated offering expenses.

We intend to use the net proceeds from this offering to repay amounts outstanding under the SVCP Revolver and the TCPC Funding Facility, (which will increase the funds under the SVCP Revolver and the TCPC Funding Facility available to us to make additional investments in portfolio companies in accordance with our investment objective) and for other general corporate purposes. We anticipate that substantially all of such remainder of the net proceeds of this offering will be invested in accordance with our investment objective within six to twelve months following completion of this offering, depending on the availability of appropriate investment opportunities consistent with our investment objective and market conditions. We cannot assure you that we will achieve our targeted investment pace.

As of November 27, 2017, we had \$60.0 million outstanding under the SVCP Revolver, with advances generally bearing interest at LIBOR plus 2.50% per annum, subject to certain limitations. The SVCP Revolver matures July 31, 2018, subject to extension by the lender at our request.

As of November 27, 2017, we had \$175.0 million outstanding under the TCPC Funding Facility, with advances generally bearing interest at LIBOR plus either 2.25% or 2.50% per annum, subject to certain limitations. The TCPC Funding Facility matures on April 26, 2021, subject to extension by the lender at our request.

Pending investments in portfolio companies by the Company, the Company will invest the remaining net proceeds of an offering primarily in cash, cash equivalents, U.S. Government securities and other high-quality debt investments that mature in one year or less. These securities may have lower yields than our other investments and accordingly may result in lower distributions, if any, during such period. See Regulation — Temporary Investments and Management of the Company — Investment Management Agreements in the accompanying prospectus.

SENIOR SECURITIES

Information about our senior securities is shown in the following table as of the end of each fiscal year ended since the Company commenced operations. The senior securities table below has been audited by Deloitte & Touche LLP, our independent registered public accounting firm, for the fiscal years ending December 31, 2016 and 2015 and by Ernst & Young LLP, our former independent registered public accounting firm, for each prior fiscal year.

Class and Year SVCP Facility ⁽¹⁾		al Amount standing ⁽⁴⁾		Asset Coverage er Unit ⁽⁵⁾	Lio Pr	voluntary quidating eference er Unit ⁽⁶⁾	Average Market Value Per Unit ⁽⁷⁾
Fiscal Year 2017 (as of September 30, 2017, unaudited)	\$	30,000	\$	6,397	\$		N/A
Fiscal Year 2016	Ψ	100,500	Ψ	4,056	Ψ		N/A
Fiscal Year 2015		124,500		3,076			N/A
Fiscal Year 2014		70,000		5,356			N/A
Fiscal Year 2013		45,000		8,176			N/A
Fiscal Year 2012		74,000		7,077			N/A
Fiscal Year 2011		29,000		13,803			N/A
Fiscal Year 2010		50,000		8,958			N/A
Fiscal Year 2009		75,000		5,893			N/A
Fiscal Year 2008		34,000		10,525			N/A
Fiscal Year 2007		207,000		3,534			N/A
Preferred Interests ⁽²⁾							
Fiscal Year 2017 (as of September 30, 2017, unaudited)		N/A		N/A		N/A	N/A
Fiscal Year 2016		N/A		N/A		N/A	N/A
Fiscal Year 2015		N/A		N/A		N/A	N/A
Fiscal Year 2014	\$	134,000	\$	51,592	\$	20,074	N/A
Fiscal Year 2013		134,000		68,125		20,075	N/A
Fiscal Year 2012		134,000		50,475		20,079	N/A
Fiscal Year 2011		134,000		49,251		20,070	N/A
Fiscal Year 2010		134,000		48,770		20,056	N/A
Fiscal Year 2009		134,000		42,350		20,055	N/A
Fiscal Year 2008		134,000		42,343		20,175	N/A
Fiscal Year 2007		134,000		43,443		20,289	N/A
TCPC Funding Facility ⁽³⁾							
Fiscal Year 2017 (as of September 30, 2017, unaudited)	\$	200,000	\$	6,397	\$		N/A
Fiscal Year 2016		175,000		4,056			N/A
Fiscal Year 2015		229,000		3,076			N/A
Fiscal Year 2014		125,000		5,356			N/A

Fiscal Year 2013	50,000	8,176		 N/A
SBA Debentures				
Fiscal Year 2017 (as of September 30, 2017, unaudited)	\$ 75,000	\$ 6,397	\$	 N/A
Fiscal Year 2016	61,000	4,056		 N/A
Fiscal Year 2015	42,800	3,076		 N/A
Fiscal Year 2014	28,000	5,356		 N/A
2019 Convertible Notes				
Fiscal Year 2017 (as of September 30, 2017, unaudited)	\$ 108,000	\$ 2,455	\$	 N/A
Fiscal Year 2016	108,000	2,352		 N/A
Fiscal Year 2015	108,000	2,429		 N/A
Fiscal Year 2014	108,000	3,617		 N/A
2022 Convertible Notes				
Fiscal Year 2017 (as of September 30, 2017, unaudited)	\$ 140,000	\$ 2,455	\$	 N/A
Fiscal Year 2016	140,000	2,352		 N/A
2022 Notes				
Fiscal Year 2017 (as of September 30, 2017, unaudited)	\$ 125,000	\$ 2,455	\$	 N/A

The Operating Company entered into a fully drawn senior secured term loan, which was fully repaid on August 9, (1)2017 and the SVCP Revolver, pursuant to which amounts may currently be drawn up to \$116.0 million (together,

- the SVCP Facility). The SVCP Facility matures July 31, 2018, subject to extension by the lender at our request. (2) We repurchased and retired the remaining Preferred Interests on September 3, 2015.
- TCPC Funding entered into the TCPC Funding Facility, pursuant to which amounts may currently be drawn up to (3)\$350 million. The TCPC Funding Facility matures on April 26, 2021, subject to extension by the lender at our
 - request.
- (4) Total amount of each class of senior securities outstanding at the end of the period presented (in 000's). The asset coverage ratio for a class of senior securities representing indebtedness is calculated as our consolidated
- (5) total assets, less all liabilities and indebtedness not represented by senior securities, divided by senior securities
 (5) representing indebtedness. For the SVCP Facility and TCPC Funding Facility, the asset coverage ratio with respect to indebtedness is multiplied by \$1,000 to determine the Asset Coverage Per Unit.
- The amount to which such class of senior security would be entitled upon the voluntary liquidation of the issuer in (6) preference to any security junior to it. The in this column indicates that the SEC expressly does not require this information to be disclosed for certain types of senior securities.
- (7)Not applicable because our senior securities are not registered for public trading.

CAPITALIZATION

The following table sets forth our actual capitalization at September 30, 2017. You should read this table together with Use of Proceeds described in this prospectus supplement and our most recent balance sheet included elsewhere in this prospectus supplement or the accompanying prospectus.

	As of September 30, 2017 Actual
Assets:	
Cash and cash equivalents	\$ 71,929,885
Investments	1,528,750,487
Other assets	41,434,751
Total assets	\$ 1,642,115,123
Liabilities:	
SVCP Revolver	\$ 30,000,000
2019 Convertible Notes (\$108 million par)	106,893,357
2022 Convertible Notes (\$140 million par)	137,266,488
2022 Notes (\$125 million par)	124,635,706
TCPC Funding Facility	200,000,000
SBA Debentures	75,000,000
Unamortized debt issuance costs	(8,417,444)
Other liabilities	99,340,049
Total liabilities	\$ 764,718,156
Stockholders' equity:	
Common stock, par value \$0.001 per share; 200,000,000 shares of common stock authorized; 58,792,364 common stock issued and outstanding, actual	58,792
Paid-in capital in excess of par	1,038,026,254
Accumulated net investment income	17,896,625
Accumulated net realized losses	(146,500,724)
Accumulated net unrealized depreciation	(32,083,980)
Non-controlling interest	
Net assets applicable to common shareholders	\$ 877,396,967
Total capitalization	\$ 1,642,115,123

PRICE RANGE OF COMMON STOCK

Our common stock began trading on April 5, 2012 and is currently traded on The Nasdaq Global Select Market under the symbol TCPC. The following table lists the high and low closing sale price for our common stock, the closing sale price as a premium (discount) to net asset value, or NAV, and quarterly distributions per share for the last two completed fiscal years and each quarter since the beginning of the current fiscal year.

	NAV ⁽¹⁾	Stock Price High ⁽²⁾ Low ⁽²⁾		Premium (Discount) of High Sales Price to NAV ⁽³⁾		Premium (Discount) of Low Sales Price to NAV ⁽³⁾		Declared Distributions	
Fiscal year ended December 31, 2015		0							
First Quarter	\$ 15.03	\$ 16.91	\$ 15.22	12.5	%	1.3	%	\$	0.36
Second Quarter	\$ 15.10	\$ 16.49	\$ 15.29	9.2	%	1.3	%	\$	0.36
Third Quarter	\$ 15.10	\$ 15.87	\$ 13.50	5.1	%	(10.6)%	\$	0.36
Fourth Quarter	\$ 14.78	\$ 15.40	\$ 13.80	4.2	%	(6.6)%	\$	0.36
Fiscal year ended December 31, 2016									
First Quarter	\$ 14.66	\$ 14.91	\$ 12.36	1.7	%	(15.7)%	\$	0.36
Second Quarter	\$ 14.74	\$ 15.28	\$ 14.21	3.7	%	(3.6)%	\$	0.36
Third Quarter	\$ 14.84	\$ 16.68	\$ 15.35	12.4	%	3.4	%	\$	0.36
Fourth Quarter	\$ 14.91	\$ 17.11	\$ 15.49	14.8	%	3.9	%	\$	0.36
Fiscal year ended December 31, 2017									
First Quarter	\$ 14.92	\$ 17.42	\$ 16.36	16.8	%	9.7	%	\$	0.36
Second Quarter	\$ 15.04	\$ 17.42	\$ 16.48	15.8	%	9.6	%	\$	0.36
Third Quarter	\$ 14.92	\$ 16.95	\$ 15.74	13.6	%	5.5	%	\$	0.36
Fourth Quarter (through November 27, 2017)	\$ (4)	\$ 16.69	\$ 15.72	ç	%(4)		%(4)	\$	0.36

NAV per share is determined as of the last day in the relevant quarter and therefore may not reflect the NAV per (1)share on the date of the high and low sales prices. The NAVs shown are based on outstanding shares at the end of each period.

(2) The High/Low Stock Price is calculated as of the closing price on a given day in the applicable quarter.

(3)Calculated as the respective High/Low Stock Price minus the quarter end NAV, divided by the quarter end NAV.(4)NAV has not yet been determined.

On November 27, 2017, the closing price of our common stock was \$16.04 per share. As of November 27, 2017, we had 29 stockholders of record.

The table below sets forth each class of our outstanding securities as of November 27, 2017.

		Amount	
		Held by	
		Registrant	
	Amount	or for	Amount
Title of Class	Authorized	its Account	Outstanding

Common Stock 200,000,000 — 58,792,364

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The information contained in this section should be read in conjunction with the selected financial data appearing elsewhere in this prospectus supplement and the accompanying prospectus and our consolidated financial statements and related notes thereto appearing elsewhere in this prospectus supplement and the accompanying prospectus.

Overview

The Holding Company is a Delaware corporation formed on April 2, 2012 and is an externally managed, closed-end, non-diversified management investment company. The Holding Company was formed through the conversion of a pre-existing closed-end investment company. The Holding Company elected to be treated as a business development company (BDC) under the Investment Company Act of 1940, as amended (the 1940 Act). Our investment objective is to seek to achieve high total returns through current income and capital appreciation, with an emphasis on principal protection. We invest primarily in the debt of middle-market companies as well as small businesses, including senior secured loans, junior loans, mezzanine debt and bonds. Such investments may include an equity component, and, to a lesser extent, we may make equity investments directly. Investment operations are conducted either in Special Value Continuation Partners, LP, a Delaware Limited Partnership (the Operating Company), of which the Holding Company owns 100% of the common limited partner interests, or in one of the Operating Company s wholly-owned subsidiaries, TCPC Funding I, LLC (TCPC Funding) and TCPC SBIC, LP (the SBIC). The Operating Company has also elected to be treated as a BDC under the 1940 Act. The General Partner of the Operating Company is Series H of SVOF/MM, LLC (SVOF/MM), which also serves as the administrator (the Administrator) of the Holding Company and the Operating Company. The managing member of SVOF/MM is Tennenbaum Capital Partners, LLC (the Advisor), which serves as the investment manager to the Holding Company, the Operating Company, TCPC Funding, and the SBIC. The equity interests in the General Partner are owned directly by the Advisor. The SBIC was organized as a Delaware limited partnership in June 2013. On April 22, 2014, the SBIC received a license from the United States Small Business Administration (the SBA) to operate as a small business investment company under the provisions of Section 301(c) of the Small Business Investment Act of 1958.

The Holding Company has elected to be treated as a regulated investment company (RIC) for U.S. federal income tax purposes. As a RIC, the Holding Company will not be taxed on its income to the extent that it distributes such income each year and satisfies other applicable income tax requirements. The Operating Company, TCPC Funding, and the SBIC have elected to be treated as partnerships for U.S. federal income tax purposes.

Our leverage program is comprised of \$116.0 million in available debt under a senior secured revolving credit facility issued by the Operating Company (the SVCP Revolver), \$350.0 million in available debt under a senior secured revolving credit facility issued by TCPC Funding (the TCPC Funding Facility), \$108.0 million in convertible senior unsecured notes issued by the Holding Company maturing in 2019 (the 2019 Convertible Notes), \$140.0 million in convertible senior unsecured notes issued by the Holding Company maturing in 2022 (the 2022 Convertible Notes), \$125.0 million in senior unsecured notes issued by the Holding Company maturing in 2022 (the 2022 Notes) and \$150.0 million in committed leverage from the SBA (the SBA Program and, together with the SVCP Revolver, the TCPC Funding Facility, the 2019 Convertible Notes, the 2022 Convertible Notes and the 2022 Notes, the Leverage Program).

To qualify as a RIC, we must, among other things, meet certain source-of-income and asset diversification requirements and timely distribute to our stockholders generally at least 90% of our investment company taxable income, as defined by the Internal Revenue Code of 1986, as amended (the Code), for each year. Pursuant to this election, we generally will not have to pay corporate level taxes on any income that we distribute to our stockholders provided that we satisfy those requirements.

Investments

Our level of investment activity can and does vary substantially from period to period depending on many factors, including the amount of debt and equity capital available to middle-market companies, the level of merger and acquisition activity, the general economic environment and the competitive environment for the types of investments we make.

As a BDC, we are required to comply with certain regulatory requirements. For instance, we generally have to invest at least 70% of our total assets in qualifying assets, including securities and indebtedness of private U.S. companies, public U.S. operating companies whose securities are not listed on a national securities exchange or registered under the Securities Exchange Act of 1934, as amended, public domestic operating companies having a market capitalization of less than \$250.0 million, cash, cash equivalents, U.S. government securities and high-quality debt investments that mature in one year or less. We are also permitted to make certain follow-on investments in companies that were eligible portfolio companies at the time of initial investment but that no longer meet the definition. As of September 30, 2017, 87.4% of our total assets were invested in qualifying assets.

Revenues

We generate revenues primarily in the form of interest on the debt we hold. We also generate revenue from dividends on our equity interests, capital gains on the disposition of investments, and certain lease, fee, and other income. Our investments in fixed income instruments generally have an expected maturity of three to five years, although we have no lower or upper constraint on maturity. Interest on our debt investments is generally payable quarterly or semi-annually. Payments of principal of our debt investments may be amortized over the stated term of the investment, deferred for several years or due entirely at maturity. In some cases, our debt investments and preferred stock investments may defer payments of cash interest or dividends or PIK. Any outstanding principal amount of our debt investments and any accrued but unpaid interest will generally become due at the maturity date. In addition, we may generate revenue in the form of prepayment fees, commitment, origination, structuring or due diligence fees, end-of-term or exit fees, fees for providing significant managerial assistance, consulting fees and other investment related income.

Expenses

Our primary operating expenses include the payment of a base management fee and, depending on our operating results, incentive compensation, expenses reimbursable under the management agreement, administration fees and the allocable portion of overhead under the administration agreement. The base management fee and incentive compensation remunerates the Advisor for work in identifying, evaluating, negotiating, closing and monitoring our investments. Our administration agreement with Series H of SVOF/MM, LLC (the Administrator) provides that the Administrator may be reimbursed for costs and expenses incurred by the Administrator for office space rental, office equipment and utilities allocable to us under the administration agreement, as well as any costs and expenses incurred by the Administrator or its affiliates relating to any non-investment advisory, administrative or operating services provided by the Administrator or its affiliates to us. We also bear all other costs and expenses of our operations and transactions (and the Holding Company s common stockholders indirectly bear all of the costs and expenses of the Holding Company, TCPC Funding and the SBIC), which may include those relating to:

our organization;

calculating our net asset value (including the cost and expenses of any independent valuation firms);
interest payable on debt, if any, incurred to finance our investments;
costs of future offerings of our common stock and other securities, if any;
the base management fee and any incentive compensation;

dividends and distributions on our preferred shares, if any, and common shares; administration fees payable under the administration agreement; fees payable to third parties relating to, or associated with, making investments; transfer agent and custodial fees;

registration fees; listing fees; taxes; director fees and expenses; costs of preparing and filing reports or other documents with the SEC; costs of any reports, proxy statements or other notices to our stockholders, including printing costs; our fidelity bond; directors and officers/errors and omissions liability insurance, and any other insurance premiums; indemnification payments; direct costs and expenses of administration, including audit and legal costs; and all other expenses reasonably incurred by us and the Administrator in connection with administering our business, such as the allocable portion of overhead under the administration agreement, including rent and other allocable portions of the cost of certain of our officers and their respective staffs. The investment management agreement provides that the base management fee be calculated at an annual rate of 1.5% of our total assets (excluding cash and cash equivalents) payable quarterly in arrears. For purposes of calculating the base management fee, total assets is determined without deduction for any borrowings or other liabilities. The base management fee is calculated based on the value of our total assets (excluding cash and cash equivalents) at the end of the most recently completed calendar quarter.

Additionally, the investment management agreement and the Amended and Restated Limited Partnership Agreement provide that the Advisor or its affiliates may be entitled to incentive compensation under certain circumstances. According to the terms of such agreements, no incentive compensation was incurred prior to January 1, 2013. Beginning January 1, 2013, the incentive compensation equals the sum of (1) 20% of all ordinary income since January 1, 2013 and (2) 20% of all net realized capital gains (net of any net unrealized capital depreciation) since January 1, 2013, with each component being subject to a total return requirement of 8% of contributed common equity annually. The incentive compensation is payable to the General Partner by the Operating Company pursuant to the Amended and Restated Limited Partnership Agreement. If the Operating Company is terminated or for any other reason incentive compensation is not paid by the Operating Company, it would be paid pursuant to the investment management agreement between us and the Advisor. The determination of incentive compensation is subject to limitations under the 1940 Act and the Advisers Act.

Critical accounting policies

Our discussion and analysis of our financial condition and results of operations are based upon our financial statements, which have been prepared in accordance with GAAP. The preparation of these financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses. Changes in the economic environment, financial markets and any other parameters used in determining such estimates could cause actual results to differ. Management considers the following critical accounting policies important to understanding the financial statements. In addition to the discussion below, our critical accounting policies are further described in the notes to our financial statements.

Valuation of portfolio investments

We value our portfolio investments at fair value based upon the principles and methods of valuation set forth in policies adopted by our board of directors. Fair value is defined as the price that would be received to sell an asset in an orderly transaction between market participants at the measurement date. Market participants are buyers and sellers in the principal (or most advantageous) market for the asset that (i) are independent of us, (ii) are knowledgeable, having a reasonable understanding about the asset based on all available information (including information that might be obtained through due diligence efforts that are usual and customary), (iii) are able to transact for the asset, and (iv)

are willing to transact for the asset or liability (that is, they are motivated but not forced or otherwise compelled to do so).

Investments for which market quotations are readily available are valued at such market quotations unless the quotations are deemed not to represent fair value. We generally obtain market quotations from recognized exchanges, market quotation systems, independent pricing services or one or more broker-dealers or market makers. However, short term debt investments with remaining maturities within 60 days are generally valued at amortized cost, when we reasonably determine that such amortized cost approximates fair value. Debt and equity securities for which market quotations are not readily available, which is the case for many of our investments, or for which market quotations are deemed not to represent fair value, are valued at fair value using a consistently applied valuation process in accordance with our documented valuation policy that has been reviewed and approved by our board of directors, who also approve in good faith the valuation of such securities as of the end of each quarter. Due to the inherent uncertainty and subjectivity of determining the fair value of investments that do not have a readily available market value, the fair value of our investments may differ significantly from the values that would have been used had a readily available market value existed for such investments and may differ materially from the values that we may ultimately realize. In addition, changes in the market environment and other events may have differing impacts on the market quotations used to value some of our investments than on the fair values of our investments for which market quotations are not readily available. Market quotations may be deemed not to represent fair value in certain circumstances where we believe that facts and circumstances applicable to an issuer, a seller or purchaser, or the market for a particular security cause current market quotations to not reflect the fair value of the security. Examples of these events could include cases where a security trades infrequently causing a quoted purchase or sale price to become stale, where there is a forced sale by a distressed seller, where market quotations vary substantially among market makers, or where there is a wide bid-ask spread or significant increase in the bid-ask spread.

The valuation process approved by our board of directors with respect to investments for which market quotations are not readily available or for which market quotations are deemed not to represent fair value is as follows:

The investment professionals of the Advisor provide recent portfolio company financial statements and other reporting materials to independent valuation firms approved by our board of directors.

Such firms evaluate this information along with relevant observable market data to conduct independent appraisals each quarter, and their preliminary valuation conclusions are documented and discussed with senior management of the Advisor.

The fair value of smaller investments comprising in the aggregate less than 5% of our total capitalization may be determined by the Advisor in good faith in accordance with our valuation policy without the employment of an independent valuation firm.

The audit committee of the board of directors discusses the valuations, and the board of directors approves the fair value of the investments in our portfolio in good faith based on the input of the Advisor, the respective independent valuation firms (to the extent applicable) and the audit committee of the board of directors.

Those investments for which market quotations are not readily available or for which market quotations are deemed not to represent fair value are valued utilizing a market approach, an income approach, or both approaches, as appropriate. The market approach uses prices and other relevant information generated by market transactions involving identical or comparable assets or liabilities (including a business). The income approach uses valuation techniques to convert future amounts (for example, cash flows or earnings) to a single present amount (discounted). The measurement is based on the value indicated by current market expectations about those future amounts. In following these approaches, the types of factors that we may take into account in determining the fair value of our investments include, as relevant and among other factors: available current market data, including relevant and applicable market trading and transaction comparables, applicable market yields and multiples, security covenants, call protection provisions, information rights, the nature and realizable value of any collateral, the portfolio company does business, comparisons of financial ratios of peer companies that are public, merger and acquisition comparables, our principal market (as the reporting entity) and enterprise values.

When valuing all of our investments, we strive to maximize the use of observable inputs and minimize the use of unobservable inputs. Inputs refer broadly to the assumptions that market participants would use in pricing

an asset, including assumptions about risk. Inputs may be observable or unobservable. Observable inputs are inputs that reflect the assumptions market participants would use in pricing an asset or liability developed based on market data obtained from sources independent of us. Unobservable inputs are inputs that reflect our assumptions about the assumptions market participants would use in pricing an asset or liability developed based on the best information available in the circumstances.

Our investments may be categorized based on the types of inputs used in their valuation. The level in the GAAP valuation hierarchy in which an investment falls is based on the lowest level input that is significant to the valuation of the investment in its entirety. Investments are classified by GAAP into the three broad levels as follows:

Level 1 — Investments valued using unadjusted quoted prices in active markets for identical assets.

Level 2 — Investments valued using other unadjusted observable market inputs, e.g. quoted prices in markets that are not active or quotes for comparable instruments.

Level 3 — Investments that are valued using quotes and other observable market data to the extent available, but which also take into consideration one or more unobservable inputs that are significant to the valuation taken as a whole.

As of September 30, 2017, less than 0.1% of our investments were categorized as Level 1, 9.9% were categorized as Level 2, 89.9% were Level 3 investments valued based on valuations by independent third party sources, and 0.1% were Level 3 investments valued based on valuations by the Advisor.

As of December 31, 2016, none of our investments were categorized as Level 1, 8.4% were categorized as Level 2, 91.5% were Level 3 investments valued based on valuations by independent third party sources, and 0.1% were Level 3 investments valued based on valuations by the Advisor.

Determination of fair value involves subjective judgments and estimates. Accordingly, the notes to our consolidated financial statements express the uncertainty with respect to the possible effect of such valuations, and any change in such valuations, on the financial statements.

Revenue recognition

Interest and dividend income, including income paid in kind, is recorded on an accrual basis. Origination, structuring, closing, commitment and other upfront fees, including original issue discounts, earned with respect to capital commitments are generally amortized or accreted into interest income over the life of the respective debt investment, as are end-of-term or exit fees receivable upon repayment of a debt investment. Other fees, including certain amendment fees, prepayment fees and commitment fees on broken deals, are recognized as earned. Prepayment fees and similar income due upon the early repayment of a loan or debt security are recognized when earned and are included in interest income.

Certain of our debt investments are purchased at a discount to par as a result of the underlying credit risks and financial results of the issuer, as well as general market factors that influence the financial markets as a whole. Discounts on the acquisition of corporate bonds are generally amortized using the effective-interest or constant-yield method assuming there are no questions as to collectability. When principal payments on a loan are received in an amount in excess of the loan s amortized cost, the excess principal payments are recorded as interest income.

Net realized gains or losses and net change in unrealized appreciation or depreciation

We measure realized gains or losses by the difference between the net proceeds from the repayment or sale and the amortized cost basis of the investment, without regard to unrealized appreciation or depreciation previously recognized. Realized gains and losses are computed using the specific identification method. Net change in unrealized appreciation or depreciation reflects the change in portfolio investment values during the reporting period, including the reversal of previously recorded unrealized appreciation or depreciation when gains or losses are realized.

Portfolio and investment activity

During the three months ended September 30, 2017, we invested approximately \$245.7 million, comprised of new investments in nine new and seven existing portfolio companies, as well as draws made on existing commitments and PIK received on prior investments. Of these investments, 97.6% were in senior secured debt

comprised of senior secured loans (\$236.3 million, or 96.2% of total acquisitions) and senior secured notes (\$3.4 million, or 1.4% of total acquisitions). The remaining \$6.0 million (2.4% of total acquisitions) were comprised of equity investments including \$2.8 million in equity interests in two portfolios of debt and lease assets and warrants received in connection with a debt investment. Additionally, we received approximately \$158.1 million in proceeds from sales or repayments of investments during the three months ended September 30, 2017.

During the three months ended September 30, 2016, we invested approximately \$146.6 million, comprised of new investments in eight new and five existing portfolio companies, as well as draws made on existing commitments and PIK received on prior investments. Of these investments, 96.2% were in senior secured debt comprised of senior secured loans (\$133.4 million, or 91.0% of total acquisitions) and senior secured notes (\$7.7 million, or 5.2% of total acquisitions). The remaining \$5.5 million (3.8% of total acquisitions) were comprised of equity interests in two portfolios of debt and lease assets. Additionally, we received approximately \$108.2 million in proceeds from sales or repayments of investments during the three months ended September 30, 2016.

During the nine months ended September 30, 2017, we invested approximately \$652.4 million, comprised of new investments in 22 new and 17 existing portfolio companies, as well as draws made on existing commitments and PIK received on prior investments. Of these investments, 97.2% were in senior secured debt comprised of senior secured loans (\$613.5 million, or 94.0% of total acquisitions) and senior secured notes (\$20.8 million, or 3.2% of total acquisitions). The remaining \$18.1 million (2.8% of total acquisitions) were comprised of equity investments including \$13.9 million in equity interests in two portfolios of debt and lease assets, and warrants received in connection with five debt investments. Additionally, we received approximately \$434.1 million in proceeds from sales or repayments of investments during the nine months ended September 30, 2017.

During the nine months ended September 30, 2016, we invested approximately \$379.8 million, comprised of new investments in 17 new and 11 existing portfolio companies, as well as draws made on existing commitments and PIK received on prior investments. Of these investments, 95.1% were in senior secured debt comprised of senior secured loans (\$313.7 million, or 82.6% of total acquisitions) and senior secured notes (\$47.3 million, or 12.5% of total acquisitions). The remaining \$18.7 million (4.9% of total acquisitions) were comprised of \$17.8 million in equity interests in two portfolios of debt and lease assets, as well as \$0.9 million in two warrant positions received in connection with debt investments. Additionally, we received approximately \$294.2 million in proceeds from sales or repayments of investments during the nine months ended September 30, 2016.

At September 30, 2017, our investment portfolio of \$1,528.8 million (at fair value) consisted of 97 portfolio companies and was invested 95.7% in debt investments, substantially all of which was in senior secured debt. In aggregate, our investment portfolio was invested 89.7% in senior secured loans, 6.0% in senior secured notes and 4.3% in equity investments. Our average portfolio company investment at fair value was approximately \$15.8 million. Our largest portfolio company investment by value was approximately \$45.5 million and our five largest portfolio company investments by value comprised approximately 13.6% of our portfolio at September 30, 2017.

At December 31, 2016, our investment portfolio of \$1,315.0 million (at fair value) consisted of 90 portfolio companies and was invested 95.0% in debt investments, substantially all of which was in senior secured debt. In aggregate, our investment portfolio was invested 83.7% in senior secured loans, 11.3% in senior secured notes and 5.0% in equity investments. Our average portfolio company investment at fair value was approximately \$14.6 million. Our largest portfolio company investment by value was approximately \$46.2 million and our five largest portfolio company investments by value comprised approximately 14.1% of our portfolio at December 31, 2016.

The industry composition of our portfolio at fair value at September 30, 2017 was as follows:

Industry	Percent o Total Investmer	
Software Publishing	16.4	
Computer Systems Design and Related Services	8.6	
Data Processing and Hosting Services	5.2	
Credit (Nondepository)	5.1	
Air Transportation	3.6	%
Advertising, Public Relations and Marketing	3.6	%
Business Support Services	3.5	%
Lessors of Nonfinancial Licenses	3.2	%
Management, Scientific, and Technical Consulting Services	3.1	%
Hospitals	2.9	%
Pharmaceuticals	2.8	%
Scientific Research and Development Services	2.7	%
Credit Related Activities	2.6	%
Chemicals	2.5	%
Other Real Estate Activities	2.5	%
Insurance	2.4	%
Equipment Leasing	2.0	%
Other Telecommunications	2.0	%
Utility System Construction	1.9	%
Other Information Services	1.9	%
Other Publishing	1.9	%
Textile Furnishings Mills	1.8	%
Other Manufacturing	1.7	%
Amusement and Recreation	1.6	%
Wholesalers	1.4	%
Real Estate Leasing	1.2	%
Apparel Manufacturing	1.2	%
Financial Investment Activities	1.1	%
Restaurants	1.0	%
Retail	1.0	%
Educational Support Services	0.9	%
Building Equipment Contractors	0.9	%
Communications Equipment Manufacturing	0.9	%
Other	4.9	%
Total	100.0	%

The weighted average effective yield of the debt securities in our portfolio was 10.95% at September 30, 2017 and 10.92% at December 31, 2016. At September 30, 2017, 88.8% of debt investments in our portfolio bore interest based on floating rates, such as LIBOR, EURIBOR, the Federal Funds Rate or the Prime Rate, and 11.2% bore interest at fixed rates. The percentage of floating rate debt investments in our portfolio that bore interest based on an interest rate floor was 81.3% at September 30, 2017. At December 31, 2016, 80.5% of debt investments in our portfolio bore interest based on floating rates, such as LIBOR, EURIBOR, the Federal Funds Rate or the Prime Rate, and 19.5% bore interest based on floating rates, such as LIBOR, EURIBOR, the Federal Funds Rate or the Prime Rate, and 19.5% bore interest at fixed rates. The percentage of floating rate debt investments in our portfolio that bore interest based on an interest based on an interest rate floor was 77.0% at December 31, 2016.

Results of operations

Investment income

Investment income totaled \$43.3 million and \$38.5 million, respectively, for the three months ended September 30, 2017 and 2016, of which \$42.3 million and \$38.3 million were attributable to interest and fees on

our debt investments, \$0.1 million and \$0.1 million to lease income and \$0.9 million and \$0.1 million to other income, respectively. Included in interest and fees on our debt investments were \$1.8 million and \$3.0 million of income related to prepayments for the three months ended September 30, 2017 and 2016, respectively. The increase in investment income in the three months ended September 30, 2017 compared to the three months ended September 30, 2016 reflects an an increase in interest income due to the larger portfolio size during the three months ended September 30, 2017 compared to the three months ended September 30, 2016, and an increase in other income partially offset by a decrease in prepayment income.

Investment income totaled \$128.9 million and \$108.7 million, respectively, for the nine months ended September 30, 2017 and 2016, of which \$127.1 million and \$105.9 million were attributable to interest and fees on our debt investments, \$0.2 million and \$1.5 million to lease income and \$1.6 million and \$1.3 million to other income, respectively. Included in interest and fees on our debt investments were \$13.5 million and \$5.9 million of non-recurring income related to prepayments for the nine months ended September 30, 2017 and 2016, respectively. The increase in investment income in the nine months ended September 30, 2017 compared to the nine months ended September 30, 2016 reflects an increase in interest income due to the increase in prepayment income and the larger portfolio size during the nine months ended September 30, 2017 compared to the nine months ended September 30, 2016, partially offset by a decrease in lease income.

Expenses

Total operating expenses for the three months ended September 30, 2017 and 2016 were \$15.7 million and \$12.8 million, respectively, comprised of \$8.2 million and \$6.2 million in interest expense and related fees, \$5.6 million and \$4.8 million in base management fees, \$0.3 million and \$0.6 million in legal and professional fees, \$0.6 million and \$0.4 million in administrative expenses, and \$1.0 million and \$0.8 million in other expenses, respectively. The increase in expenses in the three months ended September 30, 2017 compared to the three months ended September 30, 2016 primarily reflects the increase in interest expense and other costs related to the increase in outstanding debt, as well as the higher average interest rate following the issuances of the 2022 Convertible Notes and 2022 Notes and the increase in LIBOR rates during the period.

Total operating expenses for the nine months ended September 30, 2017 and 2016 were \$45.4 million and \$37.0 million, respectively, comprised of \$23.9 million and \$17.6 million in interest expense and related fees, \$15.6 million and \$14.0 million in base management fees, \$1.7 million and \$1.3 million in administrative expenses, \$1.1 million and \$1.8 million in legal and professional fees, and \$3.1 million and \$2.3 million in other expenses, respectively. The increase in expenses in the nine months ended September 30, 2017 compared to the nine months ended September 30, 2016 primarily reflects the increase in interest expense and other costs related to the increase in outstanding debt, as well as the higher average interest rate following the issuance of the 2022 Convertible Notes and 2022 Notes and the increase in LIBOR rates during the period.

Net investment income

Net investment income was \$27.6 million and \$25.7 million, respectively, for the three months ended September 30, 2017 and 2016. The increase in net investment income in the three months ended September 30, 2017 compared to the three months ended September 30, 2016 primarily reflects the increase in investment income, partially offset by the increase in expenses in the three months ended September 30, 2017.

Net investment income was \$83.5 million and \$71.7 million, respectively, for the nine months ended September 30, 2017 and 2016. The increase in net investment income in the nine months ended September 30, 2017 compared to the nine months ended September 30, 2016 primarily reflects the increase in investment income, partially offset by the increase in expenses in the nine months ended September 30, 2017.

Net realized and unrealized gain or loss

Net realized losses for the three months ended September 30, 2017 and 2016 were \$4.7 million and \$0.7 million, respectively. Net realized losses during the three months ended September 30, 2017 were comprised primarily of \$2.8 million on the expiration of our Rightside warrants and \$1.9 million on the disposition of our Fuse notes, respectively. Both positions have generated significant interest and other income. The Rightside warrants were allocated value at acquisition in connection with our funding of loans to Rightside at a significant discount to par. The Rightside loans were repaid in full during 2016.

Net realized losses for the nine months ended September 30, 2017 and 2016 were \$11.5 million and \$4.0 million, respectively. Net realized losses during the nine months ended September 30, 2017 were comprised primarily of a \$10.1 million loss realization on the restructuring of our loan to Iracore, a \$3.5 million loss realization on the restructuring of our loan to Avanti Communications Group, the realized losses on Rightside and Fuse Media and a \$1.5 million loss on the disposition of our investment in Integra Telecom Holdings, partially offset by a \$7.0 million gain on the sale of our equity in Blackline and \$1.7 million gain on the sale of our equity in Soasta. The net realized loss during the nine months ended September 30, 2016 was primarily due to the taxable reorganization of our investment in Boomerang Tube, LLC.

For the three months ended September 30, 2017 and 2016, the change in net unrealized appreciation/depreciation was \$(2.8) million and \$0.9 million, respectively. The change in net unrealized appreciation/depreciation for the three months ended September 30, 2017 was primarily due to a \$2.3 million markdown on Edmentum, \$2.0 million markdown of Kawa, and \$2.1 million markdown of Real Mex, partially offset by the reversal of previously recognized unrealized losses. The change in net unrealized appreciation/depreciation for the three 30, 2016 was comprised primarily of mark-to-market adjustments resulting from narrower market yield spreads during the quarter.

For the nine months ended September 30, 2017 and 2016, the change in net unrealized appreciation/depreciation was \$(1.0) million and \$0.0 million, respectively. The change in net unrealized appreciation/depreciation for the nine months ended September 30, 2017 was comprised primarily of a \$8.1 million markdown of Kawa as well as a \$4.6 million markdown of Real Mex in line with industry comparables, partially offset by the reversal of previously recognized unrealized losses as well as various market gains resulting from generally tighter spreads.

Income tax expense, including excise tax

The Holding Company has elected to be treated as a RIC under Subchapter M of the Code and operates and intends to continue to operate, in a manner so as to qualify for the tax treatment applicable to RICs. To qualify as a RIC, the Holding Company must, among other things, timely distribute to its stockholders generally at least 90% of its investment company taxable income, as defined by the Code, for each year. The Company has made and intends to continue to make the requisite distributions to its stockholders which will generally relieve the Company from U.S. federal income taxes.

Depending on the level of taxable income earned in a tax year, we may choose to carry forward taxable income in excess of current year dividend distributions from such current year taxable income into the next tax year and pay a 4% excise tax on such income. Any excise tax expense is recorded at year end as such amounts are known. There was no U.S. federal excise tax recorded during the nine months ended September 30, 2017 and 2016.

Incentive compensation

Incentive compensation distributable to the General Partner for the three months ended September 30, 2017 and 2016 was \$5.5 million and \$5.1 million, respectively. Incentive compensation for the three months ended September 30, 2017 and 2016 was distributable due to our performance exceeding the total return threshold.

Incentive compensation distributable to the General Partner for the nine months ended September 30, 2017 and 2016 was \$16.7 million and \$14.3 million, respectively. Incentive compensation for the nine months ended September 30, 2017 and 2016 was distributable due to our performance exceeding the total return threshold.

Net increase in net assets applicable to common shareholders resulting from operations

The net increase in net assets applicable to common shareholders resulting from operations was \$14.6 million and \$20.7 million for the three months ended September 30, 2017 and 2016, respectively. The lower net increase in net assets applicable to common shareholders resulting from operations during the three months ended September 30, 2017 is primarily due to the net realized and unrealized loss during the three months ended September 30, 2017 compared to the net realized and unrealized gain during the three months ended September 30, 2016, partially offset by the increase in net investment income after incentive compensation.

The net increase in net assets applicable to common shareholders resulting from operations was \$54.3 million and \$53.4 million for the nine months ended September 30, 2017 and 2016, respectively. The

higher net increase in net assets applicable to common shareholders resulting from operations during the nine months ended September 30, 2017 is primarily due to the higher net investment income during the nine months ended September 30, 2017 compared to the nine months ended September 30, 2016 partially offset by the larger net realized and unrealized loss during the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2017 compared to the nine months ended September 30, 2016.

Liquidity and capital resources

Since our inception, our liquidity and capital resources have been generated primarily through the initial private placement of common shares of SVCF (the predecessor entity) which were subsequently converted to common stock of the Holding Company, the net proceeds from the initial and secondary public offerings of our common stock, amounts outstanding under our Leverage Program, and cash flows from operations, including investments sales and repayments and income earned from investments and cash equivalents. The primary uses of cash have been investments in portfolio companies, cash distributions to our equity holders, payments to service our Leverage Program and other general corporate purposes.

The following table summarizes the total shares issued and proceeds received in offerings of the Company s common stock net of underwriting discounts and offering costs as well as shares issued in connection with the Company s dividend reinvestment plan for the nine months ended September 30, 2017.

	Shares	Price Per	Not Duccoda
	Issued	Snare	Net Proceeds
Shares issued from dividend reinvestment plan	464	\$ 16.93 *	\$ 7,854
April 25, 2017 public offering	5,750,000	16.84	93,597,500

*Weighted-average price per share.

The following table summarizes the total shares issued and proceeds received in offerings of the Company s common stock net of underwriting discounts and offering costs as well as shares issued in connection with the Company s dividend reinvestment plan for the year ended December 31, 2016.

	Shares	Price Per	
	Issued	Share Net Procee	eds
Shares issued from dividend reinvestment plan	610	\$ 15.83 * \$ 9,65	57
Shares issued from conversion of convertible debt †	2,011,900	15.02	
July 13, 2016 registered direct public offering	2,336,552	15.09 34,958,57	70

*Weighted-average price per share.

On April 18, 2016, the Company issued \$30.0 million in aggregate principal amount of a 5.25% convertible senior unsecured note due 2021 to CNO Financial Investments Corp. (the CNO Note). On June 7, 2016, the Company issued 2,011,900 shares of its common stock pursuant to the full conversion, at the holder's option, of the \$30.0 million in aggregate principal amount (plus accrued interest) of the CNO Note. The CNO Note was converted at a price of \$15.02 per share of common stock. No placement agent or underwriting fees were incurred in connection with the issuance or the conversion of the CNO Note.

On October 3, 2014, we entered into an at-the-market equity offering program (the ATM Program) with Raymond James & Associates Inc. through which we may offer and sell, by means of at-the-market offerings from time to time, shares of our common stock having an aggregate offering price of up to \$100,000,000.

On February 24, 2015, the Company s board of directors approved a stock repurchase plan (the Company Repurchase Plan) to acquire up to \$50.0 million in the aggregate of the Company s common stock at prices at certain thresholds

below the Company s net asset value per share, in accordance with the guidelines specified in Rule 10b-18 and Rule 10b5-1 of the Securities Exchange Act of 1934. The Company Repurchase Plan is designed to allow the Company to repurchase its common stock at times when it otherwise might be prevented from doing so under insider trading laws. The Company Repurchase Plan requires an agent selected by the Company to repurchase shares of common stock on the Company s behalf if and when the market price per share is at certain thresholds below the most recently reported net asset value per share. Under the plan, the agent will increase the volume of purchases made if the price of the Company s common stock declines, subject to volume restrictions. The timing and amount of any stock repurchased depends on the terms and conditions of the Company Repurchase Plan, the market price of the common stock will be repurchased. The Company Repurchase Plan was re-approved on November 2, 2017, to be in effect through the earlier of two trading days after our third quarter

2017 earnings release, unless further extended or terminated by our board of directors, or such time as the approved \$50.0 million repurchase amount has been fully utilized, subject to certain conditions. There were no share repurchases for the nine months ended September 30, 2017.

Total leverage outstanding and available under the combined Leverage Program at September 30, 2017 were as follows:

	Maturity	Rate		Carrying Value*	Available	Total Capacity
SVCP Revolver	2018	L+2.50	%†\$	30,000,000	\$ 86,000,000	\$ 116,000,000
2019 Convertible Notes (\$108 million par)	2019	5.25	%	106,893,357	_	- 106,893,357
2022 Convertible Notes (\$140 million						
par)	2022	4.625	%	137,266,488	-	- 137,266,488
2022 Notes (\$125 million par)	2022	4.125	%	124,635,706	-	- 124,635,706
TCPC Funding Facility	2021	L+2.50	$\%^{\ddagger}$	200,000,000	150,000,000	350,000,000
SBA Debentures	2024-2027	2.57	%§	75,000,000	75,000,000	150,000,000
Total leverage				673,795,551	\$ 311,000,000	\$ 984,795,551
Unamortized issuance costs				(8,417,444))	
Debt, net of unamortized issuance costs			\$	665,378,107		

*Except for the convertible notes and 2022 Notes, all carrying values are the same as the principal amounts outstanding.

Based on either LIBOR or the lender's cost of funds, subject to certain limitations.

Dr L+2.25% subject to certain funding requirements.

§Weighted-average interest rate, excluding fees of 0.36%.

On July 13, 2015, we obtained exemptive relief from the SEC to permit us to exclude debt outstanding under the SBA Program from our 200% asset coverage test under the 1940 Act. The exemptive relief provides us with increased flexibility under the 200% asset coverage test by permitting the SBIC to borrow up to \$150.0 million more than it would otherwise be able to absent the receipt of this exemptive relief.

Net cash used in operating activities during the nine months ended September 30, 2017 was \$104.3 million. Our primary use of cash in operating activities during this period consisted of the settlement of acquisitions of investments (net of dispositions) of \$208.2 million, partially offset by net investment income less incentive allocation (net of non-cash income and expenses) of approximately \$103.9 million.

Net cash provided by financing activities was \$122.7 million during the nine months ended September 30, 2017, consisting primarily of \$124.6 million of proceeds from the issuance of debt on August 11, 2017 and \$93.6 million of net proceeds from the public offering of common stock on April 25, 2017, reduced by the \$61.4 million in regular dividends paid on common equity, \$31.5 million of net repayments of debt and payment of \$2.6 million in debt issuance costs.

At September 30, 2017, we had \$71.9 million in cash and cash equivalents.

The SVCP Revolver and the TCPC Funding Facility are secured by substantially all of the assets in our portfolio, including cash and cash equivalents, and are subject to compliance with customary affirmative and negative covenants, including the maintenance of a minimum shareholders equity, the maintenance of a ratio of not less than

200% of total assets (less total liabilities other than indebtedness) to total indebtedness, and restrictions on certain payments and issuance of debt. Unfavorable economic conditions may result in a decrease in the value of our investments, which would affect both the asset coverage ratios and the value of the collateral securing the SVCP Revolver and the TCPC Funding Facility, and may therefore impact our ability to borrow under the SVCP Revolver and the TCPC Funding Facility. In addition to regulatory restrictions that restrict our ability to raise capital, the Leverage Program contains various covenants which, if not complied with, could accelerate repayment of debt, thereby materially and adversely affecting our liquidity, financial condition and results of operations. At September 30, 2017, we were in compliance with all financial and operational covenants required by the Leverage Program.

Unfavorable economic conditions, while potentially creating attractive opportunities for us, may decrease liquidity and raise the cost of capital generally, which could limit our ability to renew, extend or replace the

Leverage Program on terms as favorable as are currently included therein. If we are unable to renew, extend or replace the Leverage Program upon the various dates of maturity, we expect to have sufficient funds to repay the outstanding balances in full from our net investment income and sales of, and repayments of principal from, our portfolio company investments, as well as from anticipated debt and equity capital raises, among other sources. Unfavorable economic conditions may limit our ability to raise capital or the ability of the companies in which we invest to repay our loans or engage in a liquidity event, such as a sale, recapitalization or initial public offering. The SVCP Revolver, the 2019 Convertible Notes, the 2022 Convertible Notes, the 2022 Notes and the TCPC Funding Facility mature in July 2018, December 2019, March 2022, August 2022 and April 2021, respectively. Any inability to renew, extend or replace the Leverage Program could adversely impact our liquidity and ability to find new investments or maintain distributions to our stockholders.

Challenges in the market are intensified for us by certain regulatory limitations under the Code and the 1940 Act. To maintain our qualification as a RIC, we must satisfy, among other requirements, an annual distribution requirement to pay out at least 90% of our ordinary income and short-term capital gains to our stockholders. Because we are required to distribute our income in this manner, and because the illiquidity of many of our investments may make it difficult for us to finance new investments through the sale of current investments, our ability to make new investments is highly dependent upon external financing. While we anticipate being able to continue to satisfy all covenants and repay the outstanding balances under the Leverage Program when due, there can be no assurance that we will be able to do so, which could lead to an event of default.

Contractual obligations

In addition to obligations under our Leverage Program, we have entered into several contracts under which we have future commitments. Pursuant to an investment management agreement, the Advisor manages our day-to-day operations and provides investment advisory services to us. Payments under the investment management agreement are equal to a percentage of the value of our gross assets (excluding cash and cash equivalents) and an incentive compensation, plus reimbursement of certain expenses incurred by the Advisor. Under our administration agreement, the Administrator provides us with administrative services, facilities and personnel. Payments under the administration agreement are equal to an allocable portion of overhead and other expenses incurred by the Administrator in performing its obligations to us, and may include rent and our allocable portion of the cost of certain of our officers and their respective staffs. We are responsible for reimbursing the Advisor for due diligence and negotiation expenses, fees and expenses of custodians, administrators, transfer and distribution agents, counsel and directors, insurance, filings and registrations, proxy expenses, expenses of communications to investors, compliance expenses, interest, taxes, portfolio transaction expenses, costs of responding to regulatory inquiries and reporting to regulatory authorities, costs and expenses of preparing and maintaining our books and records, indemnification, litigation and other extraordinary expenses and such other expenses as are approved by the directors as being reasonably related to our organization, offering, capitalization, operation or administration and any portfolio investments, as applicable. The Advisor is not responsible for any of the foregoing expenses and such services are not investment advisory services under the 1940 Act. Either party may terminate each of the investment management agreement and administration agreement without penalty upon not less than 60 days written notice to the other.

Distributions

Our quarterly dividends and distributions to common stockholders are recorded on the ex-dividend date. Distributions are declared considering our estimate of annual taxable income available for distribution to stockholders and the amount of taxable income carried over from the prior year for distribution in the current year. We do not have a policy to pay distributions at a specific level and expect to continue to distribute substantially all of our taxable income. We cannot assure stockholders that they will receive any distributions or distributions at a particular level.

The following tables summarize dividends declared for the nine months ended September 30, 2017 and 2016:

Date Declared	Record Date	Payment Date	Туре		mount r Share	Т	otal Amount
February 22, 2017	March 17, 2017	March 31, 2017	Regular	\$	0.36	\$	19,095,084
May 9, 2017	June 16, 2017	June 30, 2017	Regular		0.36		21,165,137
August 3, 2017	September 15, 2017	September 29, 2017	Regular		0.36		21,165,193
				\$	1.08	\$	61,425,414
		Payment		A	mount		
Date Declared	Record Date	Payment Date	Туре		mount r Share	Т	otal Amount
Date Declared February 24, 2016		·	Type Regular			Т \$	otal Amount 17,530,963
		Date March 31,		Per	r Share		
February 24, 2016	March 17, 2016	Date March 31, 2016 June 30,	Regular	Per	Share 0.36		17,530,963

The following table summarizes the total shares issued in connection with our dividend reinvestment plan for the nine months ended September 30, 2017 and 2016:

	2017	2016
Shares Issued	464	311
Average Price Per Share	\$ 16.93	\$ 15.08
Proceeds	\$ 7,854	\$ 4,691

We have elected to be taxed as a RIC under Subchapter M of the Code. In order to maintain favorable RIC tax treatment, we must distribute annually to our stockholders at least 90% of our ordinary income and realized net short-term capital gains in excess of realized net long-term capital losses, if any, out of the assets legally available for distribution. In order to avoid certain excise taxes imposed on RICs, we must distribute during each calendar year an amount at least equal to the sum of:

98% of our ordinary income (not taking into account any capital gains or losses) for the calendar year;

98.2% of the amount by which our capital gains exceed our capital losses (adjusted for certain ordinary losses) for the one-year period generally ending on October 31 of the calendar year; and

certain undistributed amounts from previous years on which we paid no U.S. federal income tax.

We may, at our discretion, carry forward taxable income in excess of calendar year distributions and pay a 4% excise tax on this income. If we choose to do so, all other things being equal, this would increase expenses and reduce the amounts available to be distributed to our stockholders. We will accrue excise tax on estimated taxable income as required. In addition, although we currently intend to distribute realized net capital gains (i.e., net long-term capital gains in excess of short-term capital losses), if any, at least annually, out of the assets legally available for such distributions, we may in the future decide to retain such capital gains for investment.

We have adopted an opt in dividend reinvestment plan for our common stockholders. As a result, if we declare a

dividend or other distribution payable in cash, each stockholder that has not opted in to our dividend reinvestment plan will receive such dividends in cash, rather than having their dividends automatically reinvested in additional shares of our common stock.

We may not be able to achieve operating results that will allow us to make dividends and distributions at a specific level or to increase the amount of these dividends and distributions from time to time. Also, we may be limited in our ability to make dividends and distributions due to the asset coverage test applicable to us as a BDC under the 1940 Act and due to provisions in our existing and future credit facilities. If we do not distribute a certain percentage of our income annually, we will suffer adverse tax consequences, including possible loss of favorable RIC tax treatment. In addition, in accordance with U.S. generally accepted accounting principles and tax regulations, we include in income certain amounts that we have not yet received in cash, such as PIK interest, which represents contractual interest added to the loan balance that becomes due at the end of the loan

term, or the accrual of original issue or market discount. Since we may recognize income before or without receiving cash representing such income, we may have difficulty meeting the requirement to distribute at least 90% of our investment company taxable income to obtain tax benefits as a RIC and may be subject to an excise tax.

In order to satisfy the annual distribution requirement applicable to RICs, we have the ability to declare a large portion of a dividend in shares of our common stock instead of in cash. As long as a portion of such dividend is paid in cash and certain requirements are met, the entire distribution would be treated as a dividend for U.S. federal income tax purposes.

Related Parties

We have entered into a number of business relationships with affiliated or related parties, including the following:

Each of the Holding Company, the Operating Company, TCPC Funding, and the SBIC has entered into an investment management agreement with the Advisor.

The Administrator provides us with administrative services necessary to conduct our day-to-day operations. For providing these services, facilities and personnel, the Administrator may be reimbursed by us for expenses incurred by the Administrator in performing its obligations under the administration agreement, including our allocable portion of the cost of certain of our officers and the Administrator's administrative staff and providing, at our request and on our behalf, significant managerial assistance to our portfolio companies to which we are required to provide such assistance.

We have entered into a royalty-free license agreement with the Advisor, pursuant to which the Advisor has agreed to grant us a non-exclusive, royalty-free license to use the name TCP.

Pursuant to its limited partnership agreement, the general partner of the Operating Company is Series H of SVOF/MM, LLC. SVOF/MM, LLC is an affiliate of the Advisor and certain other series and classes of SVOF/MM, LLC serve as the general partner or managing member of certain other funds managed by the Advisor. The Advisor and its affiliates, employees and associates currently do and in the future may manage other funds and accounts. The Advisor and its affiliates may determine that an investment is appropriate for us and for one or more of those other funds or accounts. Accordingly, conflicts may arise regarding the allocation of investments or opportunities among us and those accounts. In general, the Advisor will allocate investment opportunities pro rata among us and the other funds and accounts (assuming the investment satisfies the objectives of each) based on the amount of committed capital each then has available. The allocation of certain investment opportunities in private placements is subject to independent director approval pursuant to the terms of the co-investment exemptive order applicable to us. In certain cases, investment opportunities may be made other than on a pro rata basis. For example, we may desire to retain an asset at the same time that one or more other funds or accounts desire to sell it or we may not have additional capital to invest at a time the other funds or accounts do. If the Advisor is unable to manage our investments effectively, we may be unable to achieve our investment objective. In addition, the Advisor may face conflicts in allocating investment opportunities between us and certain other entities that could impact our investment returns. While our ability to enter into transactions with our affiliates is restricted under the 1940 Act, we have received an exemptive order from the SEC permitting certain affiliated investments subject to certain conditions. As a result, we may face conflict of interests and investments made pursuant to the exemptive order conditions which could in certain circumstances affect adversely the price paid or received by us or the availability or size of the position purchased or sold by us.

Recent Developments

From October 1, 2017 through November 3, 2017, the Operating Company has invested approximately \$68.1 million primarily in four senior secured loans with a combined effective yield of approximately 10.0%.

On November 2, 2017, the Company s board of directors re-approved the Company Repurchase Plan, to be in effect through the earlier of two trading days after the Company s fourth quarter 2017 earnings release or such time as the approved \$50.0 million repurchase amount has been fully utilized, subject to certain conditions.

On November 3, 2017, the Company issued \$50 million in aggregate principal amount of 4.125% notes due 2022 for proceeds of approximately \$49.1 million, net of underwriter discounts and approximately \$0.3 million of expenses related to the offering. The notes are a further issuance to the 2022 Notes that the Company issued on August 11, 2017, and are treated as a single series with the existing 2022 Notes under the indenture.

On November 7, 2017, the Company s board of directors declared a fourth quarter regular dividend of \$0.36 per share payable on December 29, 2017 to stockholders of record as of the close of business on December 15, 2017.

QUANTITATIVE AND QUALITATIVE DISCLOSURE ABOUT MARKET RISK

We are subject to financial market risks, including changes in interest rates. At September 30, 2017, 88.8% of debt investments in our portfolio bore interest based on floating rates, such as LIBOR, EURIBOR, the Federal Funds Rate or the Prime Rate. The interest rates on such investments generally reset by reference to the current market index after one to six months. At September 30, 2017, the percentage of floating rate debt investments in our portfolio that bore interest based on an interest rate floor was 81.3%. Floating rate investments subject to a floor generally reset by reference to the current market index after one to six months only if the index exceeds the floor.

Interest rate sensitivity refers to the change in earnings that may result from changes in the level of interest rates. Because we fund a portion of our investments with borrowings, our net investment income is affected by the difference between the rate at which we invest and the rate at which we borrow. As a result, there can be no assurance that a significant change in market interest rates will not have a material adverse effect on our net investment income. We assess our portfolio companies periodically to determine whether such companies will be able to continue making interest payments in the event that interest rates increase. There can be no assurances that the portfolio companies will be able to meet their contractual obligations at any or all levels of increases in interest rates.

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

Basis Point Change	Interest income	Interest Expense	Net Investment Income
Up 300 basis points	\$ 45,988,135	\$ (9,150,000)	\$ 36,838,135
Up 200 basis points	32,119,293	(6,100,000)	\$ 26,019,293
Up 100 basis points	18,250,452	(3,050,000)	\$ 15,200,452
Down 100 basis points	(7,085,379)	3,050,000	\$ (4,035,379)
Down 200 basis points	(8,033,856)	4,036,065	\$ (3,997,791)
Down 300 basis points	(8,033,856)	4,036,065	\$ (3,997,791)

PLAN OF DISTRIBUTION

We have entered into an equity distribution agreement, dated as of November 28, 2017 (the Equity Distribution Agreement), with the Agent under which we may from time to time offer and sell shares of our common stock having an aggregate offering price of up to \$50,000,000. Sales of our shares, if any, under this prospectus supplement and the accompanying prospectus may be made in negotiated transactions or transactions that are deemed to be at the market offerings, including sales made directly on Nasdaq or sales made to or through a market maker other than on an exchange.

Upon its acceptance of written instructions from us, the Agent will use its commercially reasonable efforts, consistent with its sales and trading practices, to solicit offers to purchase our shares under the terms and subject to the conditions set forth in the Equity Distribution Agreement. We will instruct the Agent as to the amount of shares to be sold by it. We may instruct the Agent not to sell shares if the sales cannot be effected at or above the price designated by us in any instruction. The offering price per share of our common stock sold in this offering less the Agent s commissions or discounts payable by us will not be less than the net asset value per share of our common stock at the time we sell common stock pursuant to this offering. We or the Agent may suspend the at the market offerings of shares upon proper notice and subject to other conditions.

The Agent will provide written confirmation to us no later than 9:30 a.m. (New York City time) on the trading day following the trading day in which shares were sold under the Equity Distribution Agreement. Each confirmation will include the number of shares sold on the preceding day, the net proceeds to us and the compensation payable by us to the Agent in connection with the sales.

We will pay the Agent a commission for its services in acting as sales agent and/or principal in the sale of shares. The Agent will be entitled to compensation that will not exceed, but may be up to, 2.0% of the gross sales price of all shares sold through it under the Equity Distribution Agreement. We estimate that the total expenses for the at the market offerings, excluding compensation payable to the Agent under the terms of the Equity Distribution Agreement, will be approximately \$150,000. In connection with the sale of shares on our behalf, the Agent may be deemed to be an underwriter within the meaning of the Securities Act, and the compensation paid to the Agent may be deemed to be underwriting commissions and discounts.

Settlement of sales of shares will occur on the third trading day (or such earlier day as is industry practice for regular-way trading) following the date on which any sales are made, or on some other date that is agreed upon by us and the Agent in connection with a particular transaction, in return for payment of the net proceeds to us. There is no arrangement for funds to be received in an escrow, trust or similar arrangement.

We will report at least quarterly the number of shares sold through the Agent under the Equity Distribution Agreement and the net proceeds to us in connection with the sales of shares.

If we or the Agent have reason to believe that the exemptive provisions set forth in Rule 101(c)(1) of Regulation M under the Securities Exchange Act are not satisfied, we or the Agent will promptly notify the other parties, and sales of shares under the Equity Distribution Agreement will be suspended until that or other exemptive provisions have been satisfied in the judgment of the Agent and us.

The at the market offerings of shares pursuant to the Equity Distribution Agreement will terminate upon the earlier of (1) the issuance and sale of shares having an aggregate offering price of \$50,000,000 pursuant to the Equity Distribution Agreement and (2) the termination of the Equity Distribution Agreement so that the Agent no longer remains subject thereto. The Equity Distribution Agreement may be terminated by the Agent as to itself or us at any time upon three days notice, and by the Agent as to itself at any time in certain circumstances, including our failure to

maintain a listing of our shares on the Nasdaq or the occurrence of a material adverse change in the company.

We, the Advisor and the General Partner have agreed to indemnify the Agent against certain liabilities, including liabilities under the Securities Act, or to contribute to payments the Agent may be required to make in respect of those liabilities.

Our common stock is listed on Nasdaq under the symbol TCPC.

Other Relationships

The Agent and its affiliates are full service financial institutions engaged in various activities, which may include sales and trading, commercial and investment banking, advisory, investment management, investment research, principal investment, hedging, market making, brokerage and other financial and non-financial activities and services. Some of the Agent and its affiliates have engaged in, and may in the future engage in, investment banking and other commercial dealings in the ordinary course of business with us or our affiliates. They have received, or may in the future receive, customary fees and commissions for these transactions.

In addition, in the ordinary course of their business activities, the Agent and its affiliates may make or hold a broad array of investments and actively trade debt and equity securities (or related derivative securities) and financial instruments (including bank loans) for their own account and for the accounts of their customers. Such investments and securities activities may involve securities and/or instruments of ours or our affiliates. The Agent and its affiliates may also make investment recommendations and/or publish or express independent research views in respect of such securities or financial instruments and may hold, or recommend to clients that they acquire, long and/or short positions in such securities and instruments.

Principal Business Address

The principal business address of Raymond James & Associates, Inc. is 880 Carillon Parkway, St. Petersburg, FL 33716.

LEGAL MATTERS

Certain legal matters regarding the common stock offered hereby have been passed upon for the Company by Skadden, Arps, Slate, Meagher & Flom LLP, New York, New York, and for the Agent by Proskauer Rose LLP, Los Angeles, California.

ADDITIONAL INFORMATION

We have filed with the SEC a registration statement on Form N-2, together with all amendments and related exhibits, and the SAI, under the Securities Act, with respect to the securities offered by this prospectus supplement. The registration statement contains additional information about us and the securities being registered by this prospectus supplement and the accompanying prospectus. This prospectus supplement and the accompanying prospectus do not contain all of the information set forth in the registration statement, including any exhibits and schedules it may contain. For further information concerning us or the securities we are offering, please refer to the registration statement. Statements contained in this prospectus supplement and the accompanying prospectus as to the contents of any contract or other document referred to describe the material terms thereof but are not necessarily complete and in each instance reference is made to the copy of any contract or other document filed as an exhibit to the registration statement. Each statement is qualified in all respects by this reference.

We file with or submit to the SEC annual, quarterly and current periodic reports, proxy statements and other information meeting the informational requirements of the Securities Exchange Act. You may obtain free copies of this information, request a free copy of the SAI, the table of contents of which is on page S-1 of this prospectus supplement, and make inquiries by contacting us at Tennenbaum Capital Partners, LLC, c/o Investor Relations, 2951 28th Street, Suite 1000, Santa Monica, California 90405 or by calling us collect at (310) 566-1094. You may also inspect and copy these reports, proxy statements and other information, as well as the registration statement of which the accompanying prospectus forms a part and the related exhibits and schedules, at the Public Reference Room of the SEC at 100 F Street, N.E., Washington, D.C. 20549. You may obtain information on the operation of the Public

Reference Room by calling the SEC at 1-800-SEC-0330. Copies of these reports, proxy and information statements and other information may be obtained, after paying a duplicating fee, by electronic request at the following e-mail address: publicinfo@sec.gov, or by writing the SEC s Public Reference Section, 100 F Street, N.E., Washington, D.C. 20549-0102. In addition, the SEC maintains an Internet website that contains reports, proxy and information statements and other information filed electronically by us with the SEC at http://www.sec.gov.

No dealer, salesperson or other individual has been authorized to give any information or to make any representation other than those contained in this prospectus supplement and the accompanying prospectus and, if

given or made, such information or representations must not be relied upon as having been authorized by us or the Agent. This prospectus supplement does not constitute an offer to sell or a solicitation of an offer to buy any securities in any jurisdiction in which such an offer or solicitation is not authorized or in which the person making such offer or solicitation is not qualified to do so, or to any person to whom it is unlawful to make such offer or solicitation. Neither the delivery of this prospectus supplement nor any sale made hereunder shall, under any circumstances, create any implication that there has been no change in our affairs or that information contained herein is current as of any time subsequent to the date hereof.

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An SAI dated as of November 28, 2017, has been filed with the SEC and is incorporated by reference in this prospectus supplement. An SAI may be obtained without charge by writing to us at Tennenbaum Capital Partners, LLC, c/o Investor Relations, 2951 28th Street, Suite 1000, Santa Monica, California 90405 or by calling us at (310) 566-1094. The Table of Contents of the SAI is as follows:

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TCP Capital Corp.

Consolidated Statements of Assets and Liabilities

	September 30, 2017 (unaudited)	December 31, 2016
Assets		
Investments, at fair value:		
Companies less than 5% owned (cost of \$1,378,833,997 and \$1,174,421,611, respectively)	\$ 1,389,967,667	\$ 1,175,097,468
Companies 5% to 25% owned (cost of \$86,080,592 and \$75,508,585, respectively)	74,735,725	69,355,808
Companies more than 25% owned (cost of \$95,435,060 and \$96,135,623, respectively)	64,047,095	70,516,594
Total investments (cost of \$1,560,349,649 and \$1,346,065,819, respectively)	1,528,750,487	1,314,969,870
Cash and cash equivalents	71,929,885	53,579,868
Accrued interest income:		
Companies less than 5% owned	17,600,493	12,713,025
Companies 5% to 25% owned	2,237,834	953,561
Companies more than 25% owned	11,763	25,608
Receivable for investments sold	13,414,257	2 000 704
Deferred debt issuance costs	3,664,315	3,828,784
Prepaid expenses and other assets	4,506,089	1,527,745
Total assets	1,642,115,123	1,387,598,461
Liabilities		
Debt, net of unamortized issuance costs of \$8,417,444 and \$8,247,426,		
respectively	665,378,107	571,658,862
Payable for investments purchased	85,545,089	12,348,925
Incentive allocation payable	5,513,546	4,716,834
Interest payable	4,526,655	5,013,713
Payable to the Advisor	1,094,249	325,790
Unrealized depreciation on swaps	470,202	—
Accrued expenses and other liabilities	2,190,308	2,598,346
Total liabilities	764,718,156	596,662,470
Commitments and contingencies (Note 5)		
Net assets applicable to common shareholders	\$ 877,396,967	\$ 790,935,991

Composition of net assets applicable to common shareholders

Common stock, \$0.001 par value; 200,000,000 shares authorized, 58,792,364 and 53,041,900 shares issued and outstanding as of September 30, 2017 and			
December 31, 2016, respectively	\$ 58,792 \$	5	53,042
Paid-in capital in excess of par	1,038,026,254		944,426,650
Accumulated net investment income	17,896,625		12,533,289
Accumulated net realized losses	(146,500,724)		(134,960,267)
Accumulated net unrealized depreciation	(32,083,980)		(31,116,723)
Net assets applicable to common shareholders	\$ 877,396,967 \$	5	790,935,991
Net assets per share	\$ 14.92 \$	5	14.91

See accompanying notes to the consolidated financial statements.

S-F-2

TCP Capital Corp.

Consolidated Schedule of Investments (Unaudited)

September 30, 2017

	Instrument	Ref	Floor	Spread	Total Coupon	Maturity	Principal	Cost	Fair Value	% of Total Cash and Investme
ents ^(A)										
ing, elations keting										
re Labs,	First Lien Delayed Draw Term Loan (5.0% Exit Fee)	LIBOR (M)	_	8.81%	10.19%	6/1/2020	\$ 18,750,000	\$ 18,383,852	\$ 18,334,875	5 1.15 9
lnc. re)	First Lien Delayed Draw Tranche 1 Term Loan (4.00% Exit		1 27 0/	9 1207	0.50%	12/21/2010	¢ 04 807 540	24 272 226	24 252 215	1.52 (
y Media gies,	Fee) First Lien UK Revolver (2.0% Exit	(M) LIBOR	1.37 %	8.13%		12/31/2019	\$ 24,897,542	24,372,226	24,353,215	5 1.52 9
y Media gies,	Fee) First Lien US Revolver (2.0% Exit	(M) LIBOR	1.00 %	10.00%	11.32%	1/10/2020	\$ 8,170,996	8,170,996	8,170,996	0.51 9
	Fee)	(M)	1.00 %	8.50%	9.82%	1/10/2020	\$ 2,647,385	2,647,385 53,574,459	2,647,385 53,506,471	
rtation Group,	Acquisition	I IBOR								
lines,	Loan Engine Acquisition	(M) LIBOR		7.25% 7.25%		7/15/2022 12/14/2021	\$ 12,478,783 \$ 15,025,436	12,326,601 14,800,541	12,728,359 15,029,944	

68

% of

8,680,488 0.54 9 3,578,814 0.22 9 5,466,652 0.34 9 5,484,257 2.84 9 24,707,879 1.54 9 12,842 -
3,578,814 0.22 9 5,466,652 0.34 9 5,484,257 2.84 9 24,707,879 1.54 9
3,578,814 0.22 9 5,466,652 0.34 9 5,484,257 2.84 9 24,707,879 1.54 9
5,466,652 0.34 9 5,484,257 2.84 9 24,707,879 1.54 9
5,466,652 0.34 9 5,484,257 2.84 9 24,707,879 1.54 9
2.84 9 2.84 9 24,707,879 1.54 9
24,707,879 1.54 9
12,842 —
24,720,721 1.54 9
9,047,555 0.57 9
9,463,507 0.59 9 8,511,062 1.16 9
ç

U	LIBOR (Q)	0.23 %	8.52%	N/A	11/30/2018	\$	(3,251)	(18,600)	_
-		0.02 %	0 27%	10 57%	11/20/2010	¢ 23 000 000	22 776 712	22 802 050	1.43 9
Second		0.23 %	9.2170	10.3770	11/30/2013	\$ 23,000,000	22,770,712	22,093,030	1.45 ,
	LIBOR (Q)	1.00 %	9.25%	10.57%	6/30/2023	\$ 31,000,000	30,624,810 53 398 271	29,267,100 52 141 550	1.83 9 3.26 9
							JJ,J70,271	J2,171,JJ0	5.20 .
Sr Secured Term Loan									
Fee)	LIBOR (M)			12.00%	2/1/2018	\$ 2,824,919	2,829,948	2,824,919	0.18 9
Convertible Note	Fixed		10.00% PIK	10.00%	6/30/2019	\$ 7,500,000	7,355,902	5,853,750	0.37 9
Sr Secured Term Loan (12.4% Exit	Fixed		10.00% PIK	10.00%	12/31/2020	\$ 8 106 004	7 940 893	6 376 993	0.40 9
First Lien Delayed			TIK	10.00 //	12/31/2020	φ 0,100,004	7,740,025	0,570,775	0.40 /
Term Loan	(Q)		8.00%	9.33%	10/12/2021	\$ 877,431	872,110	927,444	0.06 9
			8.00%	9.33%	10/12/2021	\$ 3,792,122	3,768,558	4,008,273	0.25 9
	EURIBOR (Q)	_	8.00%	8.00%	10/12/2021	€ 6,418,239	7,011,284	8,014,710	0.50 9
First Lien Delayed Draw Term Loan	LIDOD								
(3.5% Exit Fee)	(Q)	_	9.81%	11.19%	4/1/2019	\$ 10,000,000	9,604,298	9,828,000 37 834 089	0.61 9
							57,302,775	57,054,007	2.31
First Lien	LIBOR								
	Revolving Loan Sr Secured Term Loan (3.77% Exit Fee) Second Lien Term Loan Sr Secured Term Loan (8.0% Exit Fee) Convertible Note Sr Secured Term Loan (12.4% Exit Fee) First Lien Delayed Draw Term Loan First Lien Term Loan Sirst Lien Term Loan First Lien Term Loan First Lien Term Loan Sirst Lien Term Loan	Revolving LoanLIBOR (Q)Sr Secured Term LoanIIBOR (Q)(3.77% Exit Fee)IIBOR (Q)Second Lien Term LoanIIBOR (Q)Sr Secured Term Loan(Q)Sr Secured Term Loan (8.0% Exit Efee)IIBOR (M)Convertible NoteFixedSr Secured Term Loan (12.4% Exit Fee)FixedSir Secured Term Loan (12.4% Exit Fee)FixedFirst Lien Delayed DrawIIBOR (Q)First Lien Term Loan (Q)IIBOR (Q)First Lien Term Loan (Q)IIBOR (Q)First Lien Delayed DrawIIBOR (Q)First Lien Term Loan (Q)IIBOR (Q)First Lien Delayed DrawIIBOR (Q)First Lien Delayed Draw Term Loan (Q)IIBOR (Q)	Revolving LIBOR Loan (Q) 0.23 % Sr Secured Term Loan (3.77% Exit LIBOR Fee) (Q) 0.23 % Second Lien Term LIBOR Loan (Q) 1.00 % Sr Secured Term Loan (8.0% Exit LIBOR Fee) (M) — Convertible Note Fixed — Sr Secured Term Loan (12.4% Exit Fee) Fixed — First Lien Delayed Draw LIBOR Term Loan (Q) — First Lien LIBOR Term Loan (Q) — First Lien LIBOR Term Loan (Q) — First Lien EURIBOR Term Loan (Q) —	Revolving LIBOR Loan (Q) $0.23 \% 8.52\%$ Sr Secured Term Loan (3.77% Exit LIBOR Fee) (Q) $0.23 \% 9.27\%$ Second Lien Term LIBOR Loan (Q) $1.00 \% 9.25\%$ Sr Secured Term Loan (8.0% Exit LIBOR Fee) (M) — 10.63% Convertible Note Fixed — PIK Sr Secured Term Loan (12.4% Exit Fee) Fixed — 10.00% First Lien Delayed Draw LIBOR Term Loan (Q) — 8.00% First Lien EURIBOR Term Loan (Q) — 9.81%	Revolving LIBOR (Q) 0.23% 8.52% N/A Sr Secured Term Loan (Q) 0.23% 9.27% 10.57% Second (Q) 0.23% 9.27% 10.57% Second LIBOR 9.25% 10.57% Second (Q) 1.00% 9.25% 10.57% Sr Secured (Q) 1.00% 9.25% 10.57% Sr Secured (Q) 1.00% 9.25% 10.57% Sr Secured (Q) -0% 10.00% 10.00% Sr Secured (M) $$ 10.63% 12.00% Sr Secured (M) $$ 10.63% 12.00% Sr Secured (M) $$ 10.00% 10.00% Sr Secured (M) $$ PIK 10.00% Sr Secured (D) (D) 0.00% 9.33% First Lien LIBOR (Q) $$ 8.00% 9.33% First Lien	Revolving Loan LIBOR (Q) 0.23 % 8.52% N/A 11/30/2018 Sr Secured Term Loan (Q) 0.23 % 9.27% 10.57% 11/30/2019 Second Lien Term LIBOR (Q) 0.23 % 9.27% 10.57% 11/30/2019 Second Lien Term LIBOR (Q) 0.23 % 9.27% 10.57% 6/30/2023 Sr Secured Term Loan (Q) 1.00 % 9.25% 10.57% 6/30/2023 Sr Secured Term Loan (M) - 10.63% 12.00% 2/1/2018 Convertible 10.00% 10.00% 12/31/2020 12/31/2020 Sr Secured Term Loan 10.00% 12/31/2020 12/31/2020 First Lien E 10.00% 12/31/2020 First Lien LIBOR - PIK 10.00% 12/31/2020 First Lien LIBOR - 8.00% 9.33% 10/12/2021 10/12/2021 First Lien LIBOR - 8.00%	Revolving LIBOR Loan (Q) 0.23 % 8.52% N/A 11/30/2018 \$ — Sr Secured Term Loan (3,77% Exit LIBOR 5	Revolving Laan LIBOR (Q) 0.23 % 8.52% N/A 11/30/2018 \$ — (3.251) Sr Secured Term Loan (Q) 0.23 % 9.27% 10.57% 11/30/2019 \$ 23,000,000 22,776,712 Second Lien Term LIBOR Coan (Q) 1.00 % 9.25% 10.57% 6/30/2023 \$ 31,000,000 30,624,810 Sr Secured Term Loan (8.0% Exit LIBOR Fee) (M) — 10.63% 12.00% 2/1/2018 \$ 2,824,919 2,829,948 Convertible Onvertible 10.00% 10.00% 2/1/2018 \$ 2,824,919 2,829,948 Convertible 10.00% 10.00% 6/30/2019 \$ 7,500,000 7,355,902 Sr Secured Term Loan 10.00% 10.00% 12/31/2020 \$ 8,106,004 7,940,893 First Lien Delayed Fixed — PIK 10.00% 12/31/2020 \$ 8,77,431 872,110 First Lien Delayed Fixed — 8.00% 9.33% 10/12/2021 \$ 3,792,122 3,768,558 First Lien D	Revolving Loam LIBOR (Q) 0.23 % 8.52% N/A 11/30/2018 \$ — (3,251) (18,600) Secured Term Loan (3.77% Exit LIBOR 22,776,712 22,893,050 Secured Lien Term LIBOR 0.23 % 9.27% 10.57% 11/30/2019 \$ 23,000,000 22,776,712 22,893,050 Secured Lien Term LIBOR 0.00 % 9.25% 10.57% 6/30/2023 \$ 31,000,000 30,624,810 29,267,100 Socord LiBOR 0.00 % 9.25% 10.57% 6/30/2013 \$ 31,000,000 30,624,810 29,267,100 Socord Term Loan IIBOR - 10.63% 12.00% 2/1/2018 \$ 2,824,919 2,829,948 2,824,919 Convertible Fixed - PIK 10.00% 6/30/2019 \$ 7,500,000 7,355,902 5,853,750 Sr Secured Term Loan (Q) - 8.00% 9,33% 10/12/2021 \$ 8,106,004

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TCP Capital Corp.

Consolidated Schedule of Investments (Unaudited) (Continued)

September 30, 2017

	Instrument	Ref	Floor	Spread	Total Coupon	Maturity	Principal	Cost	Fair Value	% of Total Cash and Investmen
<u>nts</u> <u>d)</u>										
ository)										
ck SPV, ome	First Lien Delayed Draw Term Loan First Lien	LIBOR (M)	0.50 %	9.50%	10.73%	12/21/2021	\$ 32,392,942	\$ 31,954,106	\$ 32,602,257	2.04 %
2.	Delayed Draw Term Loan	LIBOR (M)	1.00 %	6.50%	7.74%	6/30/2020	\$ 15,555,556	15,399,451	15,735,556	0.98 %
i Group Islands)	Sr Secured Notes	Fixed	_	11.50%	11.50%	11/15/2019	\$ 28,678,000	28,593,384 75,946,941	29,538,340 77,876,153	
elated									, ,	
nion , LLC usiness	First Lien Term Loan	LIBOR (M)	1.00 %	7.50%	8.74%	4/21/2022	\$ 25,000,000	24,765,887	25,108,750	1.57 %
ce, LP rce) usiness	First Lien Term Loan	LIBOR (Q)	1.00 %	6.75%	8.09%	12/20/2021	\$ 14,659,047	14,532,703	14,644,388	0.91 %
rce)	Revolver	LIBOR (Q)	1.00 %	6.75%	8.09%	12/20/2021	\$ 89,514	83,765 39,382,355	88,843 39,841,981	0.01 % 2.49 %

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•	First Lien Incremental									
	Term Loan	(Q)	1.00 %	6.75%	8.08%	9/1/2022	\$ 7,969	,241 7,849,702	7,849,702	0.49 %
	First Lien	LIBOR		-	-		'	,	· ·	-
	Term Loan	(Q)	1.00 %	6.75%	8.08%	9/1/2022	\$ 9,900	,000 9,731,240	9,751,500	0.61 %
ate	Second Lien	LIBOR								
Corp.	Term Loan	(Q)	1.00 %	9.00%	10.32%	3/14/2024	\$ 10,925	,551 10,612,225	10,696,115	0.67 %
ket, Inc.	First Lien	LIBOR								
	Term Loan	(M)		10.00%	11.37%	2/10/2021	\$ 15,750		15,750,000	0.98 %
onco,	First Lien Bridge Term Loan	LIBOR (M)	1.00 %	6.00% Cash +2.00% PIK	9.38%	10/13/2017	\$ 3,182	,143 3,163,821	3,182,143	0.20 %
onco,	First Lien Term Loan	LIBOR (Q)	1.00 %	6.00% Cash +2.00% PIK	9.32%	11/4/2019	\$ 43,214	,417 42,779,942	39,178,191	2.45 %
onco,	Sr Secured Revolver	LIBOR (Q)	1.00 %	8.00%	9.32%	11/4/2019	\$ 3,182	,143 3,182,143	2,884,931	0.18 %
Inc.	First Lien Term Loan	LIBOR (Q)	1.00 %	9.50%	10.83%	8/16/2021	\$ 23,295	,455 22,722,018	23,295,455	1.46 %
Inc.	Senior		1.00 //	2.5070	10.05 /0	0/10/2021	¢ 23,275	,100 22,722,010	23,275,185	1.10 /0
	Secured Revolver	LIBOR (Q)	1.00 %	9.50%	N/A	8/16/2021	\$	— (39,766) –	
rprise Ltd.	First Lien Term Loan B	LIBOR (Q)	_	8.00%	9.32%	9/3/2018	\$ 2,296	,200 2,296,200	2,296,200	0.14 %
rprise	D	(Q)		0.0070).5270	7572010	\$ 2,270	,200 2,290,200	2,270,200	0.14 //
Ltd.	First Lien Term Loan	LIBOR (Q)	_	8.00%	9.32%	9/3/2018	\$ 10,240	,000 10,210,950	10,240,000	0.64 %
, LLC	First Lien Term Loan	LIBOR								
	В	(Q)		8.00%	9.32%	9/3/2018	\$ 3,702	,400 3,702,400	3,702,400	0.23 %
, LLC	First Lien	LIBOR		0 000	0.2207	0/2/2010	\$ 2 100	000 2 101 000	2 120 000	0.10.07
	Term Loan	(Q)		8.00%	9.32%	9/3/2018	\$ 3,120	,000 3,121,990 134,618,430		0.19 % 8.24 %
cessing ng										//
App	First Lien	LIBOR								
nc.	Term Loan	(M)	1.00 %	6.50%	7.74%	9/20/2022	\$ 22,647	,306 22,197,368	22,194,361	1.39 %
App	First	LIBOR	1.00.07	6 500	NT / A	0/20/2022	¢	(20.014)	
nc.	Revolver	(M)	1.00 %	6.50%	N/A	9/20/2022	Ф	— (30,014) –	
Inc.	Second Lien Term Loan		1.00 %	8.00%	9.00%	9/20/2025	\$ 10,578	,112 10,525,221	10,694,947	0.67 %

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on	First Lien Term Loan	LIBOR (M)	1.00 %	7.00%	8.24%	4/3/2022	\$ 8,184,324	8,069,799	8,286,628	0.52 %
enters,	First Lien	. ,	1.00 70							
2		Fixed	—	9.00%	9.00%	1/15/2020	\$ 15,000,000	15,000,000	15,000,000	0.94 %
ure,	First Lien Term Loan	LIBOR (Q)	1.00 %	7.00%	8.30%	5/1/2022	\$ 12,022,227	11,852,990	11,895,993	0.74 %
ıre,		LIBOR								
	Revolver	(Q)	1.00 %	7.00%	N/A	5/1/2022	\$ -	- (18,491)	(14,096)	
LLC	Second Lien Term Loan	(M)	1.00 %	7.25%	8.49%	5/5/2025	\$ 9,675,000	9,608,020 77,204,893	9,872,564 77,930,397	0.62 % 4.88 %
al ervices								,_0.1,020	,	
, Inc.	Jr									
	Revolving Facility	Fixed	_	5.00%	5.00%	6/9/2020	\$ -			
1 LLC	Sr PIK Notes	Fixed	_	8.50%	8.50%	6/9/2020	\$ 3,033,675	3,033,675	3,033,675	0.19 %
1										
LLC	Jr PIK Notes	Fixed		10.00%	10.00%	6/9/2020	\$ 14,054,482	13,646,311	11,173,317	0.70 %
_								16,679,986	14,206,992	0.89 %
nt uring										
	Tranche A Term Loan									
	(3.0% Exit Fee)	LIBOR (M)	0.44 %	9.33%	10.71%	3/1/2018	\$ 7,570,571	7,488,052	7,394,555	0.46 %
	Tranche B	LIBOR	0.77 /0	1.5510	10.7170	5/1/2010	ψ 1,570,571	7,700,032	г, <i>э</i> , т , <i>ээ</i> ,	0.70 /0
	Term Loan		0.44 %	9.33%	10.71%	3/1/2018	\$ 1,603,779	1,579,327	1,567,373	0.10 %
nt								9,067,379	8,961,928	0.56 %
t										
rtners LLC	Senior Note	Fixed	—	12.00%	12.00%	11/1/2020	\$ 21,696,871	21,696,871	21,696,871	1.36 %
an, exel)	Sr Secured Term Loan	Fixed	_	8.00%	8.00%	8/15/2018	\$ 1,696,898	1,696,898		
								23,393,769	21,696,871	1.36 %

TCP Capital Corp.

Consolidated Schedule of Investments (Unaudited) (Continued)

September 30, 2017

	Instrument	Ref	Floor	Spread	Total Coupon	Maturity		Principal		Cost		Fair Value	70 of Total Cash and Investment
<u>ments</u> nued) ies rt es													
pment	First Lien Term Loan B	LIBOR (Q)	1.25 %	6.75%	8.08%	3/15/2018	\$	233,324	\$	230,588	\$	230,990	0 0.01 %
ry Stores													
, Inc.	First Lien FILO Term Loan	LIBOR (M)	1.50 %	8.80%	10.30%	10/8/2019	\$	5,727,386		5,705,475		5,727,386	5 0.36 %
als													
lealthcare, Coast gs	First Lien Term Loan	LIBOR (Q)	1.00 %	9.00%	10.45%	2/6/2020	\$	14,792,003		14,707,122		14,939,923	6 0.93 %
nent, LLC													
care)	First Lien Term Loan	LIBOR (M)	1.00 %	7.50%	8.74%	2/14/2021	\$ 2	29,288,064		28,909,527 43,616,649		29,280,742 44,220,665	
ince	D I												
Group ediate gs, Inc.	First Lien Delayed Draw Term Loan	LIBOR (Q)	1.00 %	5.50%	6.74%	12/30/2022	\$	124,583		116,283		126,249	0 0.01 %
Group ediate gs, Inc.	First Lien Revolver	LIBOR (Q)	1.00 %	5.50%	N/A	12/30/2021		_	_	(7,558)		
Group ediate	First Lien Term Loan	LIBOR (Q)	1.00 %	5.50%	6.74%	12/30/2022	\$	3,390,085		3,360,563		3,396,866	0.21 %

% of

gs, Inc.										
ation er										
ts	Second Lien									
ors, LLC	Term Loan	(M)	1.00 %	8.75%	9.99%	6/8/2023	\$ 8,277,983	8,130,115	8,257,288	0.52 %
ple	Einst Lian									
o, LLC v	First Lien FILO Term	LIBOR								
ology)	Loan	(Q)	0.50 %	13.62%	14.91%	8/29/2019	\$ 20,060,606	19,698,428	20,060,606	1.25 %
ple	First Lien									
o, LLC	Incremental Tranche B									
v ology)		LIBOR								
	Loan	(Q)	0.50 %	13.62%	14.97%	8/29/2019	\$ 4,320,000	4,245,257	4,320,000	0.27 %
								35,543,088	36,161,009	2.26 %
's of										
nancial										
es										
ediate	Second Lien	LIBOR								
	Term Loan		1.00 %	7.75%	8.99%	9/29/2025	\$ 15,000,000	14,887,500	15,150,000	0.95 %
	First Lien									
tions, Inc.	FILO Term Loan	LIBOR (M)	1.00 %	9.65%	10.90%	3/21/2022	\$ 33,544,709	33,232,910	33,199,199	2.07 %
	Loan	(141)	1.00 /0	9.0070	10.7070	312112022	\$ 33,344,707	48,120,410	48,349,199	2.07 % 3.02 %
gement,								40,120,710	40,377,177	J.02 /0
ific, and										
ical										
lting es										
es nel. LLC	First Lien	I IROR	1 00 %	10.77%	12 60%	6/16/2022	\$ 24,259,932	23,339,619	23,495,744	1.47 %
nel, LLC be)	Last Out	(M)		C a s h	12.0070	0/10/2022	φ 24,209,702	43,337,017	4J, T / J, I - I	1.777 70
	Term Loan	•	-	+0.50%						
- 0			J	PIK						
		LIBOR (Q)	1 00 %	8.75%	10.06%	10/31/2019	\$ 23,297,434	23,037,915	23,297,434	1.45 %
ICS, LLC	I UIIII LUun		1.00 /0	0.1070	10.0070	10/31/2017	ψ 43,471,751	46,377,534	46,793,178	1.43 % 2.92 %
n Picture								то, ст, чес.	TU ,////////////////////////////////////	
ideo										
ries										
Ioldings,	T' tim			0.000/-						
CORE (inment)		LIBOR (Q)	1.00 %	8.00% PIK	9.33%	10/17/2022	\$ 1,548,210	1,548,210	1,548,210	0.10 %
)	Louin Louin		1.00 /0	1 111	2.2070	10/1//2022	¢ 1,5 10,210	1,0 10,210	1,5 10,210	0.10 /0

nation es

tional,	Delayed Draw Term Loan	LIBOR (Q)	1.00 %	8.50%	9.84%	7/31/2020	\$ 1,251,626	1,231,645	1,246,933	0.08 %
4	Darral								-	
itional,	Revolver Loan	LIBOR (Q)	1.00 %	8.50%	9.84%	7/31/2020	\$ 491,303	482,070	489,092	0.03 %
tional,	First Lien Term Loan	LIBOR (Q)	1.00 %	8.50%	9.83%	7/31/2020	\$ 15,213,518	15,042,452	15,179,287	0.95 %
rerorg,	Second Lien Term Loan		1.00 %	8.50%	9.74%	2/26/2024	\$ 12,839,252	12,712,038 29,468,205	12,710,859 29,626,171	0.79 % 1.85 %
facturing										
Holding	Sr Secured Term Loan	Fixed		12.00%	12.00%	9/15/2018	\$ 4,869,577	4,869,577	4,869,577	0.30 %
Holding	Second Lien Notes	Fixed	_	11.00%	11.00%	11/15/2018	\$ 9,268,000	7,586,317	9,268,000	0.58 %
Holding	Delayed Draw Term									
	Loan	Fixed	_	12.00%	12.00%	9/15/2018	\$ 1,049,146	1,049,146 13,505,040	1,049,146 15,186,723	0.06 % 0.94 %
hing										
v, LLC	First Lien Revolver	LIBOR (Q)	_	9.00%	N/A	4/29/2021	\$ 	(24,000)	_	
v, LLC	First Lien Term Loan	LIBOR (Q)	_	9.00%	10.31%	4/29/2021	\$ 8,247,890	8,121,791	8,313,875	0.52 %
ttmedia , LLC	First Lien Term Loan B	LIBOR (M)	1.00 %	6.50%	7.75%	12/23/2021	\$ 13,125,000	11,957,589	13,075,781	0.82 %
Point rk	First Lien Second Out	LIBOR								
Point	Term Loan		1.00 %	7.50%	8.74%	6/26/2022	\$ 7,003,544	6,916,582	6,916,000	0.43 %
rk ons, LLC	Revolver	LIBOR (M)	1.00 %	7.50%	N/A	6/26/2022	\$ 	(5,366) 26,966,596	(5,506) 28,300,150	 1.77 %

TCP Capital Corp.

Consolidated Schedule of Investments (Unaudited) (Continued)

September 30, 2017

<u>ments</u>	Instrument	Ref	Floor	Spread	Total Coupon	Maturity	Principal	Cost	Fair Value	% o Tota Casl and Investm
ticals										
cals	First Lien FILO Term Loan	LIBOR (M)	1.00 %	8.75%	9.99%	8/7/2019	\$ 44,047,447	\$ 42,913,836	\$ 43,122,451	2.69
Estate										
, Inc.	First Lien FILO Term Loan	(Q)	1.00 %	8.96%	10.29%	12/23/2019	\$ 12,794,670	12,703,330	12,794,670	0.80
elect LC	First Lien Term Loan	(Q)	1.00 %	8.00%	9.26%	4/17/2024	\$ 25,202,549	24,954,120 37,657,450	25,782,207 38,576,877	
nications										
	Second Lien Term Loan	LIBOR (M)	1.25 %	7.75%	9.00%	4/30/2021	\$ 4,516,129	4,470,968	4,542,458	0.28
nnologies,	Second Lien Term Loan	LIBOR (Q)	1.00 %	8.25%	9.25%	6/20/2025	\$ 25,846,154	25,620,000 30,090,968	26,120,769 30,663,227	
ing										
national,	First Lien Term Loan	LIBOR (M)	1.00 %	9.00%	10.25%	4/13/2021	\$ 1,900,733	1,900,733	1,900,733	0.12
elevision g										
oldco,	Second Lien Term Loan	LIBOR (M)	1.00 %	7.00%	8.23%	1/23/2023	\$ 11,536,391	11,508,154	11,644,545	0.73
Leasing				9.50%	10.74%	1/12/2020	\$ 14,000,000	13,879,590	13,748,000	0.86

1											
LLC	First Lien Delayed Draw Term Loan	LIBOR (Q)									
ers of	First Lien Term Loan	LIBOR (M)	1.00 %	7.00%	8.23%	10/13/2022	\$	5,000,000	4,913,427 18,793,017	5,100,000 18,848,000	0.32 1.18
	Convertible Second Lien										
	Term Loan Tranche B-1	Fixed		8.50%	8.50%	3/30/2018	\$	2,072,771	2,072,771	1,705,683	0.11
	First Lien Term Loan Tranche A	Fixed		7.00%	7.00%	3/30/2018	\$	4,892,097	4,608,710	4,892,097	0.30
	Second Lien Term Loan Tranche P	Eirod		9 500%	9 5007-	2/20/2019	¢	10 227 004	10 227 004		
LC (Real	Tranche B Second Lien Term Loan	Fixed	_	8.50%	8.50%	3/30/2018	\$	10,327,904	10,327,904	_	- 1
	Tranche B-1 Sr Convertible	Fixed		8.50%	8.50%	3/30/2018	\$	3,252,610	3,237,187	2,676,572	0.17
[×]	Second Lien Term Loan B	Fixed		8.50%	8.50%	3/30/2018	\$	6,490,093	6,490,093	6,490,103	0.40
									26,736,665	15,764,455	0.98
	First Lien Tranche A-1	LIBOR									
	Revolver First Lien FILO	(Q) LIBOR	1.00 %	9.50%	10.81%	3/15/2021	\$	4,432,934	4,361,693	4,399,687	0.27
	Term Loan	(M)	1.00 %	8.84%	10.07%	9/12/2022	\$	11,149,443	10,871,171 15,232,864	10,870,707 15,270,394	0.68 0.95
nications											
ions											ļ
	Sr New Money Initial Note Sr	Fixed	_	10.00%	10.00%	10/1/2021	\$	1,273,204	1,240,014	1,062,330	0.07
ions (United	Second-Priority PIK Toggle	1			10.000	10/1/2001	4				0.15
	Note	Fixed		10.00%	10.00%	10/1/2021	\$	3,248,857	3,166,787	2,710,765	0.17
(United	Sr Secured Third-Priority Note	Fixed		12.00%	12.00%	10/1/2023	\$	6 729 804	3,428,151	1,716,100	0.11
4											0.11

esearch oment

ings, Inc.										
atories,	First Lien Term Loan	LIBOR (Q)	_	2.50%	3.81%	4/29/2020	\$ 1,857,267	1,671,540	1,798,456	0.11
ings, Inc.										
atories,	Second Lien	LIBOR								
	Term Loan	(Q)		2.50%	3.81%	4/29/2020	\$ 4,189,589	2,787,440	4,084,849	0.25
ings, Inc.										
atories,	First Lien Term	LIBOR								
	Loan	(Q)	1.00 %	8.50%	9.80%	11/3/2021	\$ 34,930,560	34,339,828	35,017,889	2.19
								38,798,808	40,901,194	2.55
nishings										
rpet Mills,	First Lien Term	LIBOR	1.00 %	10.00%	12.30%	12/19/2019	\$ 21,061,727	21,061,727	20,988,011	1.31
-	Loan	(Q)	(Cash						
	(1.5% Exit Fee)			+1.00%						
]	PIK						
rpet Mills,	First Lien Term	LIBOR	1.00 %	10.00%	12.30%	12/19/2019	\$ 7,224,662	7,124,139	7,199,375	0.45
	Loan B	(Q)		Cash						
	(1.5% Exit Fee)			+1.00%						
				PIK						
								28 185 866	28 187 386	1 76

28,185,866 28,187,386 1.76

TCP Capital Corp.

Consolidated Schedule of Investments (Unaudited) (Continued)

September 30, 2017

<u>ents</u>	Instrument	Ref	Floor	Spread	Total Coupon	Maturity	Principal	Cost	Fair Value	% Tot Cash Invest
ıs, Inc.	Second Lien Term Loan	LIBOR (Q)	1.00 %	7.75%	9.08%	6/1/2025	\$ 7,611,914	\$ 7,536,412	\$ 7,726,092	0.4
lishing										
ational erland)	First Lien Term Loan	LIBOR (Q)	1.00 %	13.00% Cash +2.00% PIK		7/16/2018	\$ 17,446,997	17,452,145	17,446,997	1.0
	First Lien Term Loan (2.0% Exit Fee)		1.00 %	7.50% Cash +1.00% PIK		11/1/2020	\$ 35,204,503	34,711,491	34,708,120	2.1
A), LLC	·	LIBOR (Q)	0.50 %		11.00%	1/31/2020	\$ 30,534,114	30,242,898	30,089,843	1.8
C)	First Lien Term Loan	LIBOR (Q)	0.25 %	5.75% Cash +3.00% PIK		3/31/2019	\$ 36,505,910	36,256,859	36,816,210	2.3
onal										
(United	First Lien Term Loan	LIBOR (M)	1.00 %	10.00%	11.24%	11/4/2021	\$ 26,358,696	25,825,375	25,939,592	1.6
lax	Second Lien Term Loan First Lien Term Loan	LIBOR (Q) LIBOR (Q)	1.00 %	8.00% 2.80% Cash	12.63%	9/19/2025 1/26/2022	\$ 24,325,623 \$ 19,316,029	24,082,367 18,756,824	24,386,437 18,947,092	1.5 1.1
		~~		+8.45% PIK						

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First Lien Term Loan	LIBOR (Q)	_	9.50%	10.80%	12/31/2017	\$ 5,621,605	5,607,200	5,613,173	0.3
Second Lien Term Loan			13.00%	14.32%	9/10/2021	\$ 11,513,362	11,235,273	11,789,683	0.7
Second	LIBOR	_							0.7
First Lien Delayed Draw Term Loan		_	8.88%	10.25%	9/1/2020	\$ 14,529,322	13,826,524	13,876,940	0.8
		0.72 ~	0.007	11.05~					
	. ,	0.62 %	9.88%	11.25%	1/1/2019	\$ 2,255,976	2,210,023	2,224,505	0.1
	(M)	1.00 %	7.25%	8.49%	7/31/2022	\$ 16,397,517	16,077,665	16,069,567	1.0
Revolver	LIBOR (M)	1.00 %	7.25%	N/A	7/31/2022	\$ —	- (27,167) 247,492,750	(28,110) 249,669,732	15
Fee)	LIBOR (M)	_	11.44%	12.81%	8/1/2020	\$ 3,912,604	3,585,789	3,804,828	0.2
Delay Draw	LIBOR (M)	_	11.44%	N/A	8/1/2020	\$ —		_	
First Lien Delay Draw Term Loan B	LIBOR (M)		11.44%	N/A	8/1/2020	\$ —		_	
Bank Guarantee Credit Facility	Fixed	_	8.00% PIK	9.34%	7/2/2018	\$ 17,471,897	17,471,897	16,700,513	1.0
Revolving Credit	LIBOR					. ,			_
	Term Loan Second Lien Term Loan B First Lien Delayed Draw Term Loan (7.0% Exit Fee) First Lien Delayed Draw Term Loan (1.0% Exit Fee) First Lien Term Loan (1.0% Exit Fee) First Lien Term Loan (3.0% Exit Fee) First Lien Term Loan (5.0% Exit Fee) First Lien Term Loan (5.0% Exit Fee) First Lien Delay Draw Term Loan A First Lien Delay Draw Term Loan A First Lien Delay Draw Term Loan A First Lien Delay Draw Term Loan A First Lien Delay Draw Term Loan B Bank Guarantee Credit Facility	Term Loan(Q)Second Lien Term LoanLIBOR (Q)Second Lien Term Delayed DrawLIBOR (Q)First Lien Delayed DrawLIBOR (A)First Lien Delayed DrawLIBOR (A)First Lien Delayed DrawLIBOR (A)First Lien Delayed DrawLIBOR (A)First Lien Delayed DrawLIBOR (A)First Lien Delayed DrawLIBOR (A)First Lien Commende (A)LIBOR (A)First Lien Delay Draw (A)LIBOR (A)First Lien Delay Draw 	Term Loan(Q)—SecondLIBOR—Loan(Q)—SecondLIBOR—Lien TermLIBOR—Loan B(Q)—First Lien——Delayed——Draw——Term Loan(M)—First Lien——Delayed——Draw——Term Loan(M)—(1.0% ExitLIBOR—Fee)(M)0.62 %First LienLIBOR—Term Loan(M)1.00 %First Lien[M]—Term Loan(M)—Stirst Lien[M]—First Lien[M]—First Lien[M]—First Lien[M]—Sol% Exit[IBOR—First Lien——Delay Draw——Term Loan[IBOR—First Lien——Delay Draw——Term LoanLIBOR—A(M)—First Lien——Delay Draw——Sank[M]—Bank[M]—GuaranteeFixed—CreditFixed—	Term Loan (Q) — 9.50% SecondLIBORLoan (Q) —SecondLien TermLIBORLoan B (Q) —SecondLien TermLIBORLoan B (Q) —SecondLien TermLIBORDelayedDrawTerm Loan $(7.0\%$ ExitLIBORFee)(M)NawTerm Loan $(1.0\%$ ExitLIBORFee)(M)1.00 %Term Loan $(1.0\%$ ExitLIBORFee)(M)1.00 %Term Loan $(5.0\%$ ExitLIBORFirst LienTerm Loan $(5.0\%$ ExitLIBORFee)(M)Pirst LienDelay DrawTerm LoanLIBORFirst LienDelay DrawTerm LoanLIBORA(M)MAMBMBankGuaranteeCreditFixedFacilityFixedFixedPIK	Term Loan (Q) — 9.50% 10.80% Second Lien Term LIBOR	Term Loan (Q) — 9.50% 10.80% 12/31/2017 Second Lien Term LIBOR 13.00% 14.32% 9/10/2021 Second Lien Term LIBOR 14.32% 9/10/2021 Second IBOR 13.00% 14.32% 9/10/2021 First Lien Delayed 14.32% 9/10/2021 First Lien Delayed 14.32% 9/10/2021 First Lien IBOR 8.88% 10.25% 9/1/2020 First Lien Draw 8.88% 10.25% 9/1/2020 First Lien Draw 8.88% 10.25% 9/1/2020 First Lien LIBOR 1.00 % 7.25% 8.49% 7/31/2022 First Lien LIBOR 7.25% N/A 7/31/2022 First Lien LIBOR 1.00 % 7.25% N/A 7/31/2022 First Lien LIBOR 11.44% N/A 8/1/2020 First Lien IBOR 11.44% N/A 8/1/2020 First Lien IBOR 11.44% N/A 8/1/2020	Term Loan (Q) — 9.50% 10.80% 12/31/2017 \$ 5.621.605 Second Lien Term LIBOR Loan (Q) — 13.00% 14.32% 9/10/2021 \$ 11,513,362 Second Lien Term LIBOR Loan B (Q) — 13.00% 14.32% 9/10/2021 \$ 11,513,362 First Lien Character Structure S	Term Loan (Q) — 9.50% 10.80% 12/31/2017 \$ 5,621,605 5,607,200 Second Lien Term LIBOR Loan (Q) — 13.00% 14.32% 9/10/2021 \$ 11,513,362 11,235,273 Second Lien Term LIBOR Loan B (Q) — 13.00% 14.32% 9/10/2021 \$ 11,513,362 11,235,273 First Lien Delayed Draw Term Loan (1.0% Exit LIBOR Fee) (M) — 8.88% 10.25% 9/1/2020 \$ 14,529,322 13,826,524 First Lien Delayed Draw Term Loan (1.0% Exit LIBOR Fee) (M) 0.62 % 9.88% 11.25% 1/1/2019 \$ 2,255,976 2,210,023 First Lien Delayed Draw Term Loan (M) 1.00 % 7.25% 8.49% 7/31/2022 \$ 16,397,517 16,077,665 LIBOR Revolver (M) 1.00 % 7.25% N/A 7/31/2022 \$ 16,397,517 16,077,665 LIBOR Revolver (M) 1.00 % 7.25% N/A 7/31/2022 \$ $-$ (27,167) 247,492,750 First Lien Delay Draw Term Loan LIBOR A (M) — 11.44% N/A 8/1/2020 \$ $-$ — — First Lien Delay Draw Term Loan LIBOR A (M) — 11.44% N/A 8/1/2020 \$ $-$ — — First Lien Delay Draw Term Loan LIBOR A (M) — 11.44% N/A 8/1/2020 \$ $-$ — — First Lien Delay Draw Term Loan LIBOR A (M) — 11.44% N/A 8/1/2020 \$ $-$ — — First Lien Delay Draw Term Loan LIBOR A (M) — 11.44% N/A 8/1/2020 \$ $-$ — — First Lien Delay Draw Term Loan LIBOR B (M) — 11.44% N/A 8/1/2020 \$ $-$ — — First Lien Delay Draw Term Loan LIBOR B (M) — 11.44% N/A 8/1/2020 \$ $-$ — — First Lien Delay Draw Term Loan LIBOR B (M) — 11.44% N/A 8/1/2020 \$ $-$ — —	Term Loan (Q) — 9.50% 10.80% 12/31/2017 \$ 5,621,605 5,607,200 5,613,173 Second Lien Term LBOR Loan (Q) — 13.00% 14.32% 9/10/2021 \$ 11,513,362 11,235,273 11,789,683 Second Lien Term LBOR Loan B (Q) — 13.00% 14.32% 9/10/2021 \$ 11,513,362 11,235,273 11,789,683 First Lien Delayed Draw Term Loan (7.0% Exit LIBOR Fee) (M) — 8.88% 10.25% 9/1/2020 \$ 14,529,322 13,826,524 13,876,940 First Lien Delayed Draw Term Loan (M) 1.00 % 7.25% 8.49% 7/31/2022 \$ 16,397,517 16,077,665 16,069,567 LIBOR Term Loan (M) 1.00 % 7.25% N/A 7/31/2022 \$ 16,397,517 16,077,665 16,069,567 LIBOR Revolver (M) 1.00 % 7.25% N/A 7/31/2022 \$ - (27,167) (28,110) 247,492,750 249,669,732 First Lien Delayed Draw Term Loan (M) - 11.44% N/A 8/1/2020 \$ First Lien Delay Draw Term Loan LIBOR A (M) — 11.44% N/A 8/1/2020 \$ First Lien Delay Draw Term Loan LIBOR A (M) — 11.44% N/A 8/1/2020 \$ First Lien Delay Draw Term Loan LIBOR B (M) — 11.44% N/A 8/1/2020 \$ Bank Guarante Credit Facility Fixed — 8.00% Facility Fixed — PIK 9.34% 7/2/2018 \$ 17,471,897 17,471,897 16,700,513 Revolving Fixed — PIK 9.34% 7/2/2018 \$ 17,471,897 17,471,897 16,700,513

	First Lien Term Loan	LIBOR (Q)	1.00 %	9.50%	10.74%	9/1/2021	\$ 20,224,763	19,723,119	20,629,259	1.2
cations										
	First Lien Delayed									
	Draw FILO Term Loan	LIBOR (M)	1.00 %	7.42%	8.73%	5/31/2018	\$ 325,447	322,212	325,252	0.0
ons,	First Lien Delayed Draw									
	FILO Term Loan	(M)	1.00 %	7.42%	8.51%	5/31/2018	\$ 1,321,328	1,315,866	1,320,321	0.0
ons,	First Lien FILO Term		1 00 9	7 40 %	0.50%	5/01/0010	• • • • • • • • • •	Z 020 010	5 10 (0 10	
	Loan	(M)	1.00 %	7.42%	8.72%	5/31/2018	\$ 7,110,607	7,039,918 8,677,996	7,106,340 8,751,913	0.4 0.5
cations									-), -), -	
	Sr Secured Notes	Fixed	_	12.50%	12.50%	7/1/2022	\$ 10,000,000	10,000,000	11,443,750	0.7
								1,468,606,760	1,463,294,967	91.4

TCP Capital Corp.

Consolidated Schedule of Investments (Unaudited) (Continued)

September 30, 2017

			Total			Fair	% of Total Cash and
Issuer	Instrument	RefFloorSpread	CoupoMaturity	Shares	Cost	Value	Investments Notes
<u>Equity</u> <u>Securities</u>							
Advertising, Public Relations and Marketing							
Foursquare Labs, Inc.	Warrants to Purchase Series E						
	Preferred Stock			1,125,000	\$ 185,450	\$ 177,750	0.01 % C/E/N
InMobi, Inc. (Singapore)	Warrants to Purchase Common						
	Stock			995,902	159,270	159,245	5 0.01 % C/E/H/N
InMobi, Inc. (Singapore)	Warrants to Purchase Series E Preferred						
	Stock			1,049,996	276,492	486,148	3 0.03 % C/E/H/N
					621,212	823,143	3 0.05 %
Air Transportation							
Aircraft Leased to United Airlines,)						
Inc. United	Trust						
N659UA-767, LLC (N659UA)	Beneficial Interests			683	2,979,575	2,983,358	3 0.19 % E/F/N
United N661UA-767, LLC (N661UA)	Trust Beneficial Interests			688	3,088,529	3,057,259	9 0.19 % E/F/N
Epic Aero, Inc. (One Sky)	Warrants to Purchase						
	Common Stock			1,843	855,313	3,451,916	5 0.22 % C/E/N

			6,923,417	9,492,533	0.60 %
Business					
Support Services					
Findly Talent, LLC	Membership Units	708,229	230,938	143,133	0.01 % C/E/N
STG-Fairway Holdings, LLC	Class A				
(First Advantage)	Units	803,961	325,432	604,016	0.04 % C/E/N
			556,370	747,149	0.05 %
Chemicals					
Green Biologics, Inc.	Warrants to Purchase				
	Stock	909,300	272,807	1,546	— C/E/N
Nanosys, Inc.	Warrants to Purchase				
	Preferred Stock	800,000	605,266	806,400	0.05 % C/E/N
	Stock	800,000	878,073	800,400 807,946	0.05 % C/L/N
Communications			070,075	007,940	0.05 /0
Equipment Manufacturing	5				
Wasserstein					
Cosmos	Limited				
Co-Invest, L.P.	Partnership	5 000 000	5 000 000	500	DICIEN
(Globecomm)	Units	5,000,000	5,000,000	500	— B/C/E/N
Data Processing and Hosting Services					
Anacomp, Inc.	Class A				
	Common				
	Stock	1,255,527	26,711,049	1,255,527	0.08 % C/E/F/N
Educational Support Services					
Edmentum	Class A				
Ultimate	Common				
Holdings, LLC	Units	159,515	680,226	1,595	— B/C/E/N
Electrical Equipment Manufacturing					
NEXTracker, Inc.					
	Preferred	55 0.001		100 610	
	Stock	558,884	—	480,640	0.03 % E/N
NEXTracker, Inc.		17,640		15,170	— E/N

	Series C Preferred Stock			495,810	0.03 %
Electronic Component Manufacturing					
Soraa, Inc.	Warrants to Purchase Common Stock				
		3,071,860	478,899	1,843	— C/E/N
Equipment Leasing					
36th Street					
Capital Partners Holdings, LLC	Membership Units				
Essex Ocean II,	Membership				
LLC	Units	7,082,618	7,082,618	9,445,380	0.59 % C/E/F/N
Financial		199,430	103,398		- — C/E/F/N
Investment Activities			7,186,016	9,445,380	0.59 %
GACP I, LP	Membership Units		.,	.,	
		16,607,783	16,697,588	17,159,258	1.07 % E/I/N
Metal and Mineral Mining					
EPMC HoldCo, LLC	Membership Units				
LLC	Onits	1,312,720		210,035	0.01 % B/E/N
Other Information		1,012,120		210,000	
Services	XX ()				
SoundCloud, Ltd. (United Kingdom)	Purchase Preferred				
	Stock	946,498	79,082	45,621	— C/E/H/N

TCP Capital Corp.

Consolidated Schedule of Investments (Unaudited) (Continued)

September 30, 2017

	Instan	D-MOL- 0	Total	Char		Fair	% of Total Cash and
suer <u>quity Securities</u> <u>ontinued)</u>	Instrument	RefFloorSpread	Coupomaturity	Shares	Cost	Value	Investments Notes
lotion Picture and ideo Industries							
EG Parent, LLC							
Core Entertainment,	Class A						
ic.)	Units			2,720,392	\$ 2,772,807	\$ 3,319,966	0.21 % C/E/N
EG Parent, LLC Core Entertainment, ic.)	Class A Warrants to Purchase Class A Units			343,387	196,086	51,714	— C/E/N
EG Parent, LLC Core Entertainment, Ic.)	Class B Warrants to Purchase Class A Units			346,794	198,032	52,227	— C/E/N
EC Doront LLC	Onits			540,794	198,032	52,227	= C/L/N
EG Parent, LLC Core Entertainment, Ic.)	Litigation Trust Units			407	3,166,925	— 1,201,138 4,625,045	
ther							
lanufacturing							
GY Holding Corp.	Common Stock			1,333,527	-		— — B/C/E/N
AGY Holding ompany, Inc.	Series A Preferred						
ompany, me.	Stock			9,778	1,091,200	11,021,542	0.69 % B/C/E/N
				-	1,091,200		
lastics Ianufacturing							
acore Investments	Class A						
oldings, Inc.	Common Stock			16,207	4,177,710	3,033,842	0.19 % B/C/E/N

adio and Television roadcasting	I				
use Media, LLC	Warrants to Purchase Common Stock	233,470	300,322		— C/E/N
estaurants					
M Holdco, LLC Real Mex)	Equity Participation	24	_	_	— B/C/E/N
M Holdco, LLC Real Mex)	Membership Units	13,161,000	2,010,777 2,010,777		— B/C/E/N —
etail					
nop Holding, LLC Connexity)	Class A Units	507,167	480,048	_	— C/E/N
atellite elecommunications					
vanti ommunications roup, PLC (United ingdom)	Common Stock	245,368	3,086	26,300	— C/D/H
cientific Research nd Development ervices					
ions Holdings, Inc. BPA)	Series A Warrants to Purchase Common Stock	10,287			— C/E/N
ions Holdings, Inc. BPA)	Series B Warrants to Purchase Common Stock	16,494			— C/E/N
			_		
oftware Publishing					
ctifio, Inc.	Warrants to Purchase Series F Preferred				
_	Stock	1,052,651	188,770		0.01 % C/E/N
lackline, Inc.		1,797	4,449	61,313	— C/J

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	Common Stock				
radeshift, Inc.	Warrants to Purchase Series D Preferred Stock	1,712,930	577,842	528,097	0.03 % C/E/N
tilidata, Inc.	Warrants to Purchase Preferred				
	Stock	719,998	216,335 987,396	373,319 1,159,048	0.02 % C/E/N 0.06 %
tility System onstruction					
onergy Asia oldings Limited Jnited Kingdom)	Class B Shares	1,000,000	1,000,000	1,007,900	0.06 % C/E/F/H/
onergy Asia oldings Limited Jnited Kingdom)	Ordinary Shares	3,333	7,833,333	1,827,603	0.12 % C/E/F/H/.
lassPoint Solar, Inc.	Warrants to Purchase Series C-1 Preferred Stock	1,100,000	248,555	290,730	0.02 % C/E/N
awa Solar Holdings imited (Cayman lands)	Ordinary Shares	2,332,594	_		- — C/E/F/H/
awa Solar Holdings imited (Cayman lands)		93,023	1,395,349	243	— C/E/F/H/
			10,477,237	3,126,476	0.20 %

TCP Capital Corp.

Consolidated Schedule of Investments (Unaudited) (Continued)

September 30, 2017

lssuer	Instrument RefFloorSpread	Total CoupoMaturit§hares	3	Cost	Fair Value	% of Total Cash and Investments Notes
<u>Equity Securities</u> (continued)						
Wired Felecommunications Carriers						
V Telecom Investment	t Common Shares	1,393	\$	3,236,256	\$ 1,976,92	27 0.12 % C/D/E /H/N
Fotal Equity Securities				91,742,889	65,455,52	20 4.08 %
Fotal Investments			\$	1,560,349,649	\$ 1,528,750,48	7
<u>Cash and Cash</u> Equivalents						
Cash Held on Account at Various Institutions					64,929,88	35 4.06 %
Wells Fargo Government Money Market Fund					4,000,00	00 0.25 %
Wells Fargo Treasury Plus Government Money Market Fund					3,000,00	00 0.19 %
Cash and Cash Equivalents					71,929,88	35 4.50 %
Fotal Cash and Investments					\$ 1,600,680,37	72 100.00 % M
	olidated Schedule of Investment.	ts:			φ 1,000,000,000,07.	

Notes to Consolidated Schedule of Investments:

Investments in bank debt generally are bought and sold among institutional investors in transactions not subject to (A) registration under the Securities Act of 1933. Such transactions are generally subject to contractual restrictions,

such as approval of the agent or borrower.

(B)Non-controlled affiliate - as defined under the Investment Company Act of 1940 (ownership of between 5% and 25% of the outstanding voting securities of this issuer). See Consolidated Schedule of Changes in Investments in Affiliates.

- (C)Non-income producing security.
- Investment denominated in foreign currency. Amortized cost and fair value converted from foreign currency to US dollars. Foreign currency denominated investments are generally hedged for currency exposure.
- (E)Restricted security. (See Note 2) Controlled issuer – as defined under the Investment Company Act of 1940 (ownership of 25% or more of the outstanding voting securities of this issuer). Investment is not more than 50% of the outstanding voting securities (F)
- of the issuer nor deemed to be a significant subsidiary. See Consolidated Schedule of Changes in Investments in Affiliates.
- (G) Investment has been segregated to collateralize certain unfunded commitments.
- Non-U.S. company or principal place of business outside the U.S. and as a result the investment is not a qualifying (H) asset under Section 55(a) of the Investment Company Act. Under the Investment Company Act, the Company may not acquire any non-qualifying asset unless, at the time such acquisition is made, qualifying assets represent at

least 70% of the Company's total assets.

Deemed an investment company under Section 3(c) of the Investment Company Act and as a result the investment is not a qualifying asset under Section 55(a) of the Investment Company Act. Under the Investment Company Act, (I) the Company Act.

the Company may not acquire any non-qualifying asset unless, at the time such acquisition is made, qualifying assets represent at least 70% of the Company's total assets.

TCP Capital Corp.

Consolidated Schedule of Investments (Unaudited) (Continued)

September 30, 2017

Publicly traded company with a market capitalization greater than \$250 million and as a result the investment is not a qualifying asset under Section 55(a) of the Investment Company Act. Under the Investment Company Act, the

Company may not acquire any non-qualifying asset unless, at the time such acquisition is made, qualifying assets represent at least 70% of the Company's total assets.

(K)Negative balances relate to an unfunded commitment that was acquired and/or valued at a discount.

In addition to the stated coupon, investment has an exit fee payable upon repayment of the loan in an amount equal $(L)_{t+1}$ to the percentage of the original principal amount shown.

All cash and investments, except those referenced in Notes G above, are pledged as collateral under certain debt (M) as described in N to the disc G and G and G are pledged as collateral under certain debt as described in Note 4 to the Consolidated Financial Statements.

Inputs in the valuation of this investment included certain unobservable inputs that were significant to the valuation of (N) valuation of (N)valuation as a whole.

LIBOR or EURIBOR resets monthly (M), quarterly (Q), semiannually (S), or annually (A).

Aggregate acquisitions and aggregate dispositions of investments, other than government securities, totaled \$652,394,259 and \$434,061,754, respectively, for the nine months ended September 30, 2017. Aggregate acquisitions includes investment assets received as payment in kind. Aggregate dispositions includes principal paydowns on and maturities of debt investments. The total value of restricted securities and bank debt as of September 30, 2017 was \$1,527,461,735 or 95.4% of total cash and investments of the Company. As of September 30, 2017, approximately 12.6% of the total assets of the Company were not qualifying assets under Section 55(a) of the 1940 Act.

Options and Swaps at September 30, 2017 were as follows:

Receive	Pay	Counter Party	Maturity	Notional Amount		payments/	Unrealized appreciation/ depreciation
Interest at LIBOR plus	Interest at	Wells	5/31/2019 U	SD	\$ (470,202)	\$ —	\$ (470,202)
8.68% on USD	8.00% on	Fargo	7,	,270,250/			
7,270,250	EUR	Bank,	E	UR			
	6,500,000	N.A.	6,	,500,000			

See accompanying notes to the consolidated financial statements.

TCP Capital Corp.

Consolidated Schedule of Investments

December 31, 2016

	Instrument	Ref	Floor	Spread	Total Coupon	Maturity	Principal	Cost	Fair Value	% of Total Cash and Investment
es to										
ediation										
s ence, LP ource)	First Lien Term Loan	LIBOR (Q)	1.00 %	6.75%	7.75%	12/20/2021	\$ 14,769,821	\$ 14,623,499	\$ 14,622,123	1.07 %
s ence, LP ource)	Revolver	LIBOR (Q)	1.00 %	6.75%	N/A	12/20/2021	\$ -	— (6,669)	(6,713) —
nt, Inc.	First Lien Term Loan B2	LIBOR (Q)	1.50 %	5.25%	6.75%	5/8/2017	\$ 11,289,051	11,134,310 25,751,140	10,893,934 25,509,344	$\begin{array}{ccc} 0.80 & \% \\ 1.87 & \% \end{array}$
es l to Real										
tions,	First Lien FILO Term Loan	LIBOR (Q)	1.00 %	8.96%	9.96%	12/23/2019	\$ 12,891,845	12,773,127	12,898,291	0.94 %
ising and	l									
ns s										
Inc. ore)	First Lien Delayed Draw Tranche 1 Term Loan (1.25% Exit	(M)	0.33 %	10.17%	10.98%	9/1/2018	\$ 15,000,000	14,772,946	14,704,508	1.07 %

92

	Fee)										
Inc. ore)	First Lien Delayed Draw Tranche 2	LIBOR	0.22 0	10.170		0/1/2019	¢				
Inc. ore)	Term Loan First Lien Delayed Draw	(M)	0.33 %	10.17%	N/A	9/1/2018	\$	_	_	_	_
	Tranche 3 Term Loan	LIBOR (M)	0.33 %	10.17%	N/A	9/1/2018	\$	_			
ortation											
r Group,	Acquisition Loan	LIBOR (M)	_	7.25%	8.00%	7/15/2022	\$ 14,042,97	1	13,839,296	14,323,830	1.05 %
irlines,	Engine Acquisition Delayed Draw Term							_			
rlines,	Loan A Engine	(M)	—	7.25%	8.00%	12/14/2021	\$ 16,546,65	2	16,259,013	16,257,105	1.19 %
u inics,	Acquisition Delayed Draw Term Loan B	LIBOR (M)		7.25%	N/A	2/28/2022	\$		_	_	_
rlines,	Engine Acquisition Delayed Draw Term	. ,									
	Loan C	(M)	—	7.25%	N/A	12/31/2022	\$	—			 2.24 %
nent creation											
ning I,	First Lien Revolver	LIBOR (M)	_	8.25%	N/A	12/20/2018	\$		(1,655,756)	(937,500)	(0.07)%
uthern s, LLC	First Lien Term Loan	LIBOR (Q)	1.00 %	6.50% Cash +2.00% PIK	9.50%	11/3/2020	\$ 24,220,29	1	23,755,180	23,735,885	1.73 %
uthern s, LLC	Sr Secured Revolver	LIBOR (Q)	1.00 %	6.50% Cash +2.00% PIK	N/A	11/3/2020	\$		(16,444)	(17,123)	_
									22,082,980	22,781,262	1.66 %

l Icturing

First Lien Term Loan (First Out) First Lien	LIBOR (Q)	1.25 %	5.75%	7.00%	6/3/2021	\$	9,700,000	9,541,402	9,700,000	0.71	%
Term Loan B (Last Out)	LIBOR (Q)	1.25 %	12.25%	13.50%	6/3/2021	\$	9,800,000	9,646,339	9,800,000	0.72	%
	LIBOR (M)	1.00 %	9.60%	10.60%	4/8/2019	\$	2,714,632	2,705,143	2,741,779	0.20	
								21,072,004	22,241,777	1.05	70
First Lien Delayed Draw Term Loan	LIBOR	1 00 %	7 50%	8 50%	7/25/2021	\$	_	_	_	_	
First Lien	LIBOR	1.00 %	7.50%	8.50%	7/25/2021		 14,295,589	 14,092,734 14,092,734	 14,188,374 14,188,374	1.04 1.04	
Sr Secured											
Revolving Loan	LIBOR (Q)	0.23 %	8.52%	N/A	11/30/2018	\$	_	(17,798)	70,000	0.01	%
Term Loan	LIBOR (Q)	0.23 %	9.27%	10.12%	11/30/2019	\$ 2	23,937,500	23,867,666	24,356,406	1.78	%
Second Lien Term Loan	LIBOR (Q)	1.00 %	9.25%	10.25%	6/30/2023	\$ 3	31,000,000	30,588,757 54,438,625	30,336,600 54,763,006	2.22 4.01	
	Term Loan (First Lien Term Loan B (Last Out) First Lien FILO Term Loan First Lien Delayed Draw Term Loan First Lien Term Loan Sr Secured Revolving Loan Sr Secured Term Loan (1.0% Exit Fee)	Term Loan (First Lien Term Loan BLIBOR (Q)First Lien Clast Out)(Q)First Lien FILO Term LoanLIBOR (M)First Lien Delayed Draw Term LoanLIBOR (M)First Lien Delayed Draw term LoanLIBOR (Q)Sr Secured Revolving LoanLIBOR (Q)Sr Secured rerm Loan (LIBOR (Q)LIBOR (Q)Sr Secured CoanLIBOR (Q)Sr Secured CoanLIBOR (Q)Sr Secured CoanLIBOR (Q)Second Lien TermLIBOR (Q)	Term Loan (First Out)LIBOR (Q)1.25%First Lien Term LoanLIBOR (Q)1.25%First Lien FILO Term LoanLIBOR (M)1.00%First Lien Delayed Draw Term LoanLIBOR (Q)1.00%First Lien Delayed Draw Term LoanLIBOR (Q).000%Sr Secured Revolving LoanLIBOR (Q).000%Sr Secured Term LoanLIBOR (Q).023%Sr Secured CoanLIBOR (Q).023%Second Lien TermLIBOR LIBOR.023%	Term Loan (First Out)LIBOR (Q)1.25 %5.75%First Lien Term LoanLIBOR (Q)1.25 %12.25%First Lien FILO Term LoanLIBOR (M)1.00 %9.60%First Lien Delayed DrawLIBOR (Q)1.00 %7.50%First Lien Delayed DrawLIBOR (Q)1.00 %7.50%First Lien Delayed DrawLIBOR (Q)1.00 %7.50%Sirst Lien Term LoanLIBOR (Q)1.00 %7.50%Sr Secured Peen LoanLIBOR (Q)0.23 %8.52%Second Lien TermLIBOR (Q)0.23 %9.27%	Term Loan (First Out)LIBOR (Q)1.25%5.75%7.00%First Lien Term LoanLIBOR (Q)1.25%12.25%13.50%First Lien FILO Term LoanLIBOR (M)1.00%9.60%10.60%First Lien Delayed DrawLIBOR (Q)1.00%7.50%8.50%First Lien Delayed DrawLIBOR (Q)1.00%7.50%8.50%Secured Revolving LoanLIBOR (Q)0.23%8.52%N/ASecond Lien TermLIBOR LIBOR0.23%9.27%10.12%	Term Loan LIBOR 1.25 % 5.75% 7.00% 6/3/2021 First Lien IBOR 1.25 % 12.25% 13.50% 6/3/2021 First Lien (Q) 1.25 % 12.25% 13.50% 6/3/2021 First Lien IBOR 1.00 % 9.60% 10.60% 4/8/2019 First Lien LIBOR 1.00 % 7.50% 8.50% 7/25/2021 Sr Secured LIBOR 1.00 % 7.50% 8.50% 7/25/2021 Sr Secured LIBOR 0.23 % 8.52% N/A 11/30/2018 Sr Secured LIBOR 0.23 % 9.27% 10.12% 11/30/2019 Second LIBOR 1.100 % 9.27% 10.12% 11/30/2019 <td>Term Loan LIBOR (First Out) LIBOR (Q) 1.25% 5.75% 7.00% $6/3/2021$ $\\$ First Lien Term Loan LIBOR (Last Out) LIBOR (Q) 1.25% 12.25% 13.50% $6/3/2021$ $\\$ First Lien FILO Term Loan LIBOR (M) 1.00% $\%$ 9.60% 10.60% $4/8/2019$ $\\$ First Lien Delayed Draw LIBOR (Q) 1.00% 7.50% 8.50% $7/25/2021$ $\\$ First Lien Delayed Draw LIBOR (Q) 1.00% 7.50% 8.50% $7/25/2021$ $\\$ Str Secured Coan LIBOR (Q) 0.23% 8.52% N/A $11/30/2018$ $\\$ Sr Secured Term Loan LIBOR (Q) 0.23% 9.27% 10.12% $11/30/2019$ $\\$ Second Lien Term LIBOR $$</td> <td>Term Loan LIBOR I.25 % 5.75% 7.00% 6/3/2021 \$ 9,700,000 First Lien Term Loan B LIBOR 1.25 % 12.25% 13.50% 6/3/2021 \$ 9,800,000 First Lien IBOR IIBOR IIBOR 1.00 % 9.60% 10.60% 4/8/2019 \$ 2,714,632 First Lien LIBOR IIBOR I.00 % 7.50% 8.50% 7/25/2021 \$ </td> <td>Term Loan LIBOR 1.25 % 5.75% 7.00% 6/3/2021 \$ 9,700,000 9,541,402 First Lien LIBOR LIBOR 1.25 % 12.25% 13.50% 6/3/2021 \$ 9,800,000 9,646,339 First Lien LIBOR LIBOR 1.00 % 9.60% 10.60% 4/8/2019 \$ 2,714,632 2,705,143 Loan M 1.00 % 9.60% 10.60% 4/8/2019 \$ 2,714,632 2,705,143 LiBOR LIBOR 1.00 % 7.50% 8.50% 7/25/2021 \$ First Lien LIBOR 1.00 % 7.50% 8.50% 7/25/2021 \$ 14,092,734 First Lien LIBOR 1.00 % 7.50% 8.50% 7/25/2021 \$ 14,092,734 First Lien LIBOR 0.23 % 8.52% N/A 11/30/2018 \$ (17.798) Sr Secured CO 0.23 % 9.27% 10.12% 11/30/2019 \$ 23,937,500 23,867,666 Second LIBOR CO 0.23 %</td> <td>Tem Loan (First Lue) LIBOR (Q) 1.25 % 5.75% 7.00% 6/3/2021 \$ 9,700,000 9,541,402 9,700,000 First Lien FIRD Carm (Last Out) LIBOR (Q) 1.25 % 12.25% 13.50% 6/3/2021 \$ 9,800,000 9,646,339 9,800,000 First Lien FILO Term Loan LIBOR (M) 1.00 % 9.60% 10.60% 4/8/2019 \$ 2,714,632 2,705,143 2,741,779 Prist Lien Delayed Draw LIBOR (Q) 1.00 % 7.50% 8.50% 7/25/2021 \$ - - - First Lien Delayed Draw LIBOR (Q) 1.00 % 7.50% 8.50% 7/25/2021 \$ 14,295,589 14,092,734 14,188,374 First Lien Term Loan LIBOR (Q) 0.23 % 8.52% N/A 11/30/2018 \$ - - - - Secured Term Loan LIBOR (Q) 0.23 % 9.27% 10.12% 11/30/2018 \$ 23,937,500 23,867,666 24,356,406</td> <td>Term Loan (First Duit) LIBOR (Q) 1.25 % 5.75% 7.00% 6/3/2021 \$ 9,700,000 9,541,402 9,700,000 0.71 First Lien FISU Lien FISU Lien FISU Lien Clast Out) (Q) 1.25 % 12.25 % 13.50% 6/3/2021 \$ 9,800,000 9,646,339 9,800,000 0.72 First Lien FISU Derm LIBOR LIBOR (M) 1.00 % 9.60% 10.60% 4/8/2019 \$ 2,714,632 2,705,143 2,741,779 0.20 Loan (M) 1.00 % 9.60% 10.60% 4/8/2019 \$ 2,714,632 2,705,143 2,741,779 0.20 Loan (Q) 1.00 % 7.50% 8.50% 7/25/2021 \$ - - - - First Lien Delayed Draw LIBOR (Q) 1.00 % 7.50% 8.50% 7/25/2021 \$ 14,092,734 14,188,374 1.04 Sr Secured Coan (Q) 0.23 % 8.52% N/A 11/30/2018 \$ - - 17,798 70,000 0.01</td>	Term Loan LIBOR (First Out) LIBOR (Q) 1.25% 5.75% 7.00% $6/3/2021$ $\$$ First Lien Term Loan LIBOR (Last Out) LIBOR (Q) 1.25% 12.25% 13.50% $6/3/2021$ $\$$ First Lien FILO Term Loan LIBOR (M) 1.00% $\%$ 9.60% 10.60% $4/8/2019$ $\$$ First Lien Delayed Draw LIBOR (Q) 1.00% 7.50% 8.50% $7/25/2021$ $\$$ First Lien Delayed Draw LIBOR (Q) 1.00% 7.50% 8.50% $7/25/2021$ $\$$ Str Secured Coan LIBOR (Q) 0.23% 8.52% N/A $11/30/2018$ $\$$ Sr Secured Term Loan LIBOR (Q) 0.23% 9.27% 10.12% $11/30/2019$ $\$$ Second Lien Term LIBOR $$	Term Loan LIBOR I.25 % 5.75% 7.00% 6/3/2021 \$ 9,700,000 First Lien Term Loan B LIBOR 1.25 % 12.25% 13.50% 6/3/2021 \$ 9,800,000 First Lien IBOR IIBOR IIBOR 1.00 % 9.60% 10.60% 4/8/2019 \$ 2,714,632 First Lien LIBOR IIBOR I.00 % 7.50% 8.50% 7/25/2021 \$	Term Loan LIBOR 1.25 % 5.75% 7.00% 6/3/2021 \$ 9,700,000 9,541,402 First Lien LIBOR LIBOR 1.25 % 12.25% 13.50% 6/3/2021 \$ 9,800,000 9,646,339 First Lien LIBOR LIBOR 1.00 % 9.60% 10.60% 4/8/2019 \$ 2,714,632 2,705,143 Loan M 1.00 % 9.60% 10.60% 4/8/2019 \$ 2,714,632 2,705,143 LiBOR LIBOR 1.00 % 7.50% 8.50% 7/25/2021 \$ First Lien LIBOR 1.00 % 7.50% 8.50% 7/25/2021 \$ 14,092,734 First Lien LIBOR 1.00 % 7.50% 8.50% 7/25/2021 \$ 14,092,734 First Lien LIBOR 0.23 % 8.52% N/A 11/30/2018 \$ (17.798) Sr Secured CO 0.23 % 9.27% 10.12% 11/30/2019 \$ 23,937,500 23,867,666 Second LIBOR CO 0.23 %	Tem Loan (First Lue) LIBOR (Q) 1.25 % 5.75% 7.00% 6/3/2021 \$ 9,700,000 9,541,402 9,700,000 First Lien FIRD Carm (Last Out) LIBOR (Q) 1.25 % 12.25% 13.50% 6/3/2021 \$ 9,800,000 9,646,339 9,800,000 First Lien FILO Term Loan LIBOR (M) 1.00 % 9.60% 10.60% 4/8/2019 \$ 2,714,632 2,705,143 2,741,779 Prist Lien Delayed Draw LIBOR (Q) 1.00 % 7.50% 8.50% 7/25/2021 \$ - - - First Lien Delayed Draw LIBOR (Q) 1.00 % 7.50% 8.50% 7/25/2021 \$ 14,295,589 14,092,734 14,188,374 First Lien Term Loan LIBOR (Q) 0.23 % 8.52% N/A 11/30/2018 \$ - - - - Secured Term Loan LIBOR (Q) 0.23 % 9.27% 10.12% 11/30/2018 \$ 23,937,500 23,867,666 24,356,406	Term Loan (First Duit) LIBOR (Q) 1.25 % 5.75% 7.00% 6/3/2021 \$ 9,700,000 9,541,402 9,700,000 0.71 First Lien FISU Lien FISU Lien FISU Lien Clast Out) (Q) 1.25 % 12.25 % 13.50% 6/3/2021 \$ 9,800,000 9,646,339 9,800,000 0.72 First Lien FISU Derm LIBOR LIBOR (M) 1.00 % 9.60% 10.60% 4/8/2019 \$ 2,714,632 2,705,143 2,741,779 0.20 Loan (M) 1.00 % 9.60% 10.60% 4/8/2019 \$ 2,714,632 2,705,143 2,741,779 0.20 Loan (Q) 1.00 % 7.50% 8.50% 7/25/2021 \$ - - - - First Lien Delayed Draw LIBOR (Q) 1.00 % 7.50% 8.50% 7/25/2021 \$ 14,092,734 14,188,374 1.04 Sr Secured Coan (Q) 0.23 % 8.52% N/A 11/30/2018 \$ - - 17,798 70,000 0.01

TCP Capital Corp.

Consolidated Schedule of Investments (Continued)

December 31, 2016

	Instrument	Ref	Floor	Spread	Total Coupon	Maturity	Principal	Cost	Fair Value I	% of Total Cash and investmen
<u>ients</u> ied) als										
Plant s s, LLC	Sr Secured Term Loan (8.0% Exit Fee)	LIBOR (Q)	_	10.63%	11.63%	2/1/2018	\$ 7,563,676	\$ 7,995,360	\$ 8,250,457	0.60 %
iologics,	Sr Secured Delayed Draw Term Loan (12.4% Exit	Prime								
E1 B.V. ands)	Fee) First Lien Delayed	Rate	_	7.75%	11.50%	6/30/2019	\$ 15,000,000	15,468,439	14,905,500	1.09 %
unus)	Draw Term Loan	LIBOR (Q)		8.00%	9.00%	10/12/2021	\$ 253,581	245,565	251,684	0.02 %
E1 B.V. ands) s, Inc.	First Lien Term Loan First Lien Delayed Draw	LIBOR (Q)	_	8.00%	9.00%	10/12/2021	\$ 3,864,583	3,836,083	3,835,599	0.28 %
	Term Loan (3.5% Exit Fees)	LIBOR (Q)	_	9.81%	10.75%	4/1/2019	\$ 10,000,000	9,526,456 37,071,903	9,712,000 36,955,240	0.71 % 2.70 %
inications ient icturing	5									
omm , Inc.	First Lien Term Loan	LIBOR (Q)	1.25 %	7.63%	8.88%	12/11/2018	\$ 14,480,001	14,335,200	14,480,002	1.06 %
; tion Co. m)	First Lien Term Loan	LIBOR (Q)	1.00 %	6.50%	7.50%	9/27/2023	\$ 4,835,417	4,646,389	4,877,727	0.36 %

% of

ter 5 Design ated 5								18,981,589	19,357,729	1.42 %
nc.	First Lien Term Loan	LIBOR (Q)	1.00 %	6.75%	7.75%	9/1/2022	\$ 9,975,000	9,784,353	9,875,250	0.72 %
ocket, Inc.	Secured 1st Lien Term Loan	LIBOR (M)	1.00 %	10.00%	11.00%	2/10/2021	\$ 17,500,000	16,884,459	17,291,750	1.26 %
oftware tion	Second Lien Term Loan	LIBOR (M)	1.00 %	7.50%	8.50%	5/29/2021	\$ 6,993,035	6,953,617	7,001,777	0.51 %
o, Inc.	First Lien Term Loan	LIBOR (Q)	1.00 %	9.50%	10.50%	8/16/2021	\$ 23,295,455	22,630,922	22,887,784	1.67 %
o, Inc.	Senior Secured Revolver	LIBOR (Q)	1.00 %	9.50%	10.50%	8/16/2021	\$ _	(47,341)	21,307	_
terprise is, Ltd. i)	First Lien Term Loan B	LIBOR (Q)	_	8.00%	8.90%	9/3/2018	\$ 2,314,000	2,314,000	2,314,000	0.17 %
terprise is, Ltd. i)	First Lien Term Loan	LIBOR (Q)	_	8.00%	8.90%	9/3/2018	\$ 10,320,000	10,268,787	10,320,000	0.75 %
SA, LLC	First Lien Term Loan B		—	8.00%	8.90%	9/3/2018	\$ 3,738,000	3,738,000	3,738,000	0.27 %
SA, LLC 11 ional, Inc.	First Lien Term Loan First Lien Delayed Draw	LIBOR (Q)	_	8.00%	8.90%	9/3/2018	\$ 3,160,000	3,151,013	3,160,000	0.23 %
	Term Loan (3.0% Exit Fee)	LIBOR (Q)	_	11.67%	12.48%	9/1/2018	\$ 4,800,000	4,827,231 80,505,041	4,970,640 81,580,508	0.36 % 5.94 %
ocessing sting										
Centers, LC	First Lien Term Loan	Fixed	_	9.00%	9.00%	1/15/2020	\$ 6,876,756	6,876,756	6,876,756	0.50 %
Power tion, ission tribution										
ie ble	First Lien Term Loan	Fixed	_	9.00% Cash	10.00%	9/10/2017	\$ 7,518,173	7,491,471	7,442,991	0.54 %

							F (07			
				Edgar Fi	ling: ICP	Capital Corp	o Form 497			
Fund 3, onergy)				+1.00% PIK						
nic nent acturing										
nc.	•	LIBOR	0.44.00	0.220	10.150	2/1/2010	* 15 202 D 02	15 402 470	15 471 051	1 10 07
		(Q) LIBOR	0.44 %	9.33%	10.15%	3/1/2018	\$ 15,666,296	15,483,478	15,471,251	1.13 %
	Term Loan	(Q)	0.44 %	9.33%	10.15%	9/1/2017	\$ 1,603,779	1,556,152 17,039,630	1,563,204 17,034,455	0.11 % 1.24 %
ient										
eet Partners										
s, LLC	Senior Note	Fixed	—	12.00%	12.00%	11/1/2020	\$ 29,203,304	29,203,304	29,203,304	2.13 %
,	Sr Secured Term Loan	Fixed	_	8.00%	8.00%	8/15/2018	\$ 1,685,289	1,685,289 30,888,593	1,718,994 30,922,298	0.13 % 2.26 %
es t Services										
	First Lien Term Loan B	LIBOR (M)	1.25 %	6.75%	8.00%	3/15/2018	\$ 879,513	834,963	853,128	0.06 %
al ient es										
Cayman	Asset-Backed Credit Linked Notes	Fixed	_	13.13%	13.13%	8/2/2021	\$ 15,000,000	15,000,000	14,994,000	1.10 %

TCP Capital Corp.

Consolidated Schedule of Investments (Continued)

December 31, 2016

ents	Instrument	Ref	Floor	Spread	Total Coupon	Maturity		Principal	Cost	Fair Value	% of Total Cash and Investments
<u>ed)</u>											
Stores	First Lien										
		LIBOR (M)	1.50 %	8.80%	10.30%	10/8/2019	\$	9,333,235	9,297,529	9,426,567	7 0.69 % N
S											
ilthcare, loast		LIBOR (Q)	1.00 %	9.25%	10.51%	8/28/2020	\$ 1	12,071,083 \$	11,857,665	\$ 12,375,878	3 0.90 % I
nt,	Lien Delayed Draw Term Loan	LIBOR (M)	2.00 %	9.70%	11.70%	10/23/2019	\$ 1	10,828,233	10,806,929 22,664,594	10,828,233 23,204,111	
ce oup	First Lien										
iate , Inc.	Delayed Draw Term Loan	Prime		4.50%	8.25%	12/30/2022	\$	_	(8,333)		J
oup											
iate , Inc.	First Lien Revolver	Prime		4.50%	8.25%	12/30/2021	\$	_	(7,595)		— J
oup iate , Inc. ion	First Lien Term Loan	Prime	_	4.50%	8.25%	12/30/2022	\$	3,407,121	3,373,050	3,373,050) 0.25 % N
	Second Lien	LIBOR									
, LLC	Term Loan	(M)		8.75% 6.50%	9.75% 7.50%	6/8/2023 8/31/2021	\$ \$	8,277,983 3,750,000	8,112,882 3,689,740	8,112,423 3,731,250	

					3					
lings,		LIBOR (Q)								
e LLC ogy)	First Lien Term Loan	LIBOR (Q)	0.50 %	13.62%	14.49%	8/29/2019	\$ 20,015,152	19,533,393 34,693,137	20,015,152 35,231,875	1.46 % N 2.57 %
of ncial								57,075,157	55,251,675	2.31 /0
iate 2,	Second Lien Term Loan		1.00 %	8.50%	9.50%	5/27/2022	\$ 16,573,588	16,434,441	16,739,324	1.22 % N
iate 2,	Second Lien Incremental Term Loan	LIBOR	1.00 %	8.50%	9.50%	5/27/2022	\$ 3,426,412	3,396,918 19,831,359	3,460,676 20,200,000	0.25 % N 1.47 %
ment, c, and al ng										
		LIBOR (Q)	1.00 %	8.75%	9.75%	10/31/2019	\$ 23,995,511	23,613,049	23,699,166	1.73 % N
Picture eo es Idings, DRE ment)		LIBOR	1.00 %	8.00% PIK	9.00%	10/17/2022	\$ 1,445,592	1,445,592	1,387,712	0.10 % 1
ository		(Q)	1.00 %	ΓIK	9.0070	10/17/2022	↓ 1,44J,J7Z	1,440,072	1,307,712	0.10 %
diation kk C	First Lien Delayed Draw	LIBOR								
Iome Ic.	Term Loan First Lien Delayed Draw		0.50 %	9.50%	10.24%	12/21/2021	\$ 32,392,942	31,888,166	31,939,467	2.33 % N
n	Term Loan	(M) Fixed	1.00 %	6.50% 11.50%	7.50% 11.50%	6/30/2020 11/15/2019	\$ 13,333,333 \$ 28,678,000	13,136,017 28,568,148	13,133,333 29,108,170	0.96 % N 2.13 % H
l Group	Notes									

	First Lien Delayed									
ce,	Draw Term Loan	LIBOR (M)	_	9.50%	10.27%	1/12/2020	\$ 17,500,00	00 17,300,337	16,992,500	1.24 % 1
e ldings,	First Lien Term Loan	LIBOR (Q)	1.00 %	8.00%	9.00%	3/26/2021	\$ 16,062,73	31 15,912,928	16,207,296	1.18 % 1
ance , Ltd.	Secured									
	Class B Notes	Fixed	— 1	0.75%	10.75%	11/13/2018	\$ 15,084,00	00 15,084,000 121,889,596	14,857,740 122,238,506	1.09 % H 8.93 %
tion								· · ·	<i>,</i> .	-
onal,			1 00 01	2 5 00	0 500	= /21 /2020	* 1 051 (C	1 227 996	1 221 102	
	Loan	(M)	1.00 %	8.50%	9.50%	7/31/2020	\$ 1,251,62	1,227,886	1,231,183	0.09 % 1
nal,	Revolver Loan	LIBOR (M)	1.00 %	8.50%	9.50%	7/31/2020	\$ 491,30	480,225	481,674	0.04 % 1
nal,	First Lien Term Loan	LIBOR (M)	1.00 %	8.50%	9.50%	7/31/2020	\$ 15,408,56	53 15,204,465	15,257,559	1.11 % 1
, LLC	First Lien Term Loan	LIBOR (Q)	0.50 % 1		11.38%	12/11/2020	\$ 4,936,60		4,973,625	0.36 % 1
oud ted)	Sr Secured Term Loan (2.0% Exit	LIBOR								
,	(2.0% Exit Fee)	(M)	0.28 % 1	0.72%	11.60%	10/1/2018	\$ 31,550,00	31,632,236	32,510,698	2.38 % H
, LLC lick)	Second Lien Term Loan	LIBOR (M)	1.00 %	7.75%	8.75%	11/6/2021	\$ 19,988,39		19,663,581	1.44 % (
								73,168,626	74,118,320	5.42 %

TCP Capital Corp.

Consolidated Schedule of Investments (Continued)

December 31, 2016

<u>tments</u>)	Instrument	Ref	Floor	Spread	Total Coupon	Maturity		Principal	Cost	Fair Value I	⁷⁶ of Total Cash and nvestme
iring											
ing Corp.	Sr Secured Term Loan	Fixed	_	12.00%	12.00%	9/15/2018	\$	4,869,577	4,869,577	4,869,710	0.36 9
ing Corp.	Second Lien Notes	Fixed	_	11.00%	11.00%	11/15/2018	\$	9,268,000	7,586,317	9,268,000	0.68 9
ing Corp.	Delayed Draw Term Loan	Fixed		12.00%	12.00%	9/15/2018	\$	1,049,146	1,049,146	1,049,147	0.08 9
LLC	Second Lien Term Loan		1.00 %	6.25%	7.25%	11/15/2021	\$	5,000,000	4,900,613	5,000,000	0.37 9
; Tube,	Subordinated Notes	LIBOR (M)	_	17.50%	N/A	2/1/2021	\$	1,030,741	1,030,740	107,200	0.01 9
lishing									19,436,393	20,294,057	1.50 9
.C	First Lien Revolver	LIBOR (Q)	_	9.00%	N/A	4/29/2021	\$	_	-\$ (24,000)	\$ 15,000	_
.C	First Lien Term Loan	LIBOR (Q)		9.00%	9.88%	4/29/2021	\$	8,614,356	8,459,058	8,549,749	0.62 9
dia Health,	First Lien Term Loan B	LIBOR (M)	1.00 %	6.50%	7.50%	12/23/2021	\$	13,636,364	12,272,727	12,477,273	0.91 9
	-	(112)	100 /0	0.0070	1.0070	1	Ŷ	10,000,000	20,707,785	21,042,022	1.53 9
unications											
chnologies,	Second Lien Term Loan	LIBOR (Q)	1.25 %	7.75%	9.00%	4/30/2021	\$	4,516,129	4,470,968	4,407,177	0.32 9
ıticals											
Iedical	First Lien Term Loan	LIBOR (M)	1.00 %	6.00%	7.00%	6/30/2022	\$	8,642,604	8,199,514	8,664,210	0.63 9

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· · ·	Sr Secured Notes	Fixed		9.50%	9.50%	6/1/2018	\$ 13,600,000	14,246,000	4,503,640	0.33 9
Television										
	Sr Secured Notes	Fixed	_	10.38%	10.38%	7/1/2019	\$ 7,312,000	7,312,000	4,435,972	0.32 9
	Second Lien Term Loan	LIBOR (M)	1.25 %	8.75%	10.00%	7/22/2020	\$ 15,981,496	15,727,220	16,141,311	1.18 9
e Leasing hers of								23,039,220	20,577,283	1.50 9
	First Lien Term Loan	LIBOR (Q)	1.00 %	7.00%	8.00%	10/13/2022	\$ 5,000,000	4,902,332	5,000,000	0.37 9
ts										
LLC (Real	Convertible Second Lien Term Loan									
	Tranche B-1	Fixed		8.50%	8.50%	3/30/2018	\$ 1,943,371	1,943,371	1,943,371	0.14 9
LLC (Real	First Lien Term Loan Tranche A	Fixed	_	7.00%	7.00%	3/30/2018	\$ 4,871,284	4,587,898	4,871,284	0.36 9
LLC (Real	Second Lien Term Loan Tranche B	Fixed		8.50%	8.50%	3/30/2018	\$ 9,683,150	9,683,150	3,154,770	0.23 9
LLC (Real	Second Lien Term Loan	Fined		9 500	0 500		¢ 2.040.554			
LLC (Real	Convertible Second Lien	гіхец		8.50%	8.50%	3/30/2018	\$ 3,049,554	3,034,132	3,049,555	0.22 9
	Term Loan B	Fixed	_	8.50%	8.50%	3/30/2018	\$ 4,251,368	4,251,368 23,499,919	4,251,368 17,270,348	0.31 9 1.26 9
	First Lien Tranche A-1 Revolver	LIBOR (Q)	1.00 %	9.50%	10.50%	3/15/2021	\$ 4,432,934	4,348,162	4,388,605	0.32 9
untain	Second Lien Term Loan			9.50% 9.50%	10.30%	6/15/2018	\$ 4,452,954 \$ 14,740,910	4,548,102	4,388,003	1.08 9

oree n ole	First Lien Term Loan First Lien	LIBOR (Q)	_	10.25%	11.18%	9/24/2020	\$ 12,857,349	12,618,039	13,050,209	0.95 9
s, Inc.		LIBOR (M)	1.00 %	8.50%	9.50%	9/25/2020	\$ 20,672,789	20,491,699 52,075,996	20,879,517 53,068,085	1.53 9 3.88 9
unications										
ations C (United	Sr Secured Notes	Fixed	_	10.00%	10.00%	10/1/2019	\$ 9,393,000	9,393,000	5,665,153	0.41 9
Research opment										
dings, Inc.	First Lien Term Loan	LIBOR (Q)	1.00 %	8.50%	9.50%	11/3/2021	\$ 35,192,124	34,499,517	34,796,212	2.54 9
ublishing										
	First Lien Term Loan	LIBOR (Q)	1.00 %	11.50%	12.50%	6/9/2017	\$ 28,336,513	\$ 28,329,478	\$ 28,165,077	2.06 9
USA), LLC	Second Lien Term Loan	LIBOR (Q)	0.50 %	8.50% Cash +1.25% PIK	10.75%	1/31/2020	\$ 30,222,833	29,851,330	28,893,029	2.11 9
LLC	First Lien Term Loan	LIBOR (Q)	0.25 %	5.75% Cash +3.00% PIK	9.63%	3/31/2019	\$ 35,627,947	35,263,561	35,538,877	2.60 9

TCP Capital Corp.

Consolidated Schedule of Investments (Continued)

December 31, 2016

<u>ents</u>	Instrument	Ref	Floor	Spread	Total Coupon	Maturity	Principal or Shares	Cost	Fair Value	70 Tot Cash Investr
US,	First Lien Term Loan	LIBOR (Q)		9.50%	10.35%	12/31/2017	\$ 5,837,798	5,754,455	5,823,203	0.4
с.	Jr Revolving Facility	Fixed		5.00%	5.00%	6/9/2020	\$			_
imate C	Sr PIK Notes	Fixed	_	8.50%	8.50%	6/9/2020	\$ 2,846,243	2,846,243	2,846,246	0.2
imate	Jr PIK Notes	Fixed		10.00%	10.00%	6/9/2020	\$ 12.040.201	12,539,980	12 101 492	0.8
itionco,	First Lien Term Loan	LIBOR (Q)	1.00 %		9.00%	11/4/2019	\$ 13,040,391 \$ 42,565,572	41,986,034	12,101,483 42,991,228	
itionco,	Sr Secured Revolver	LIBOR (Q)	1.00 %	8.00%	9.00%	11/4/2019	\$ 3,182,143	3,182,143	3,213,964	0.2
lutions,	Second Lien Term Loan	LIBOR	_	13.00%	13.95%	9/10/2021	\$ 11,513,361	11,196,782	11,334,905	0.8
lutions	Second Lien Term Loan B		_	13.00%	13.95%	9/10/2021	\$ 11,513,362	11,196,782	11,334,905	0.8
	Senior Secured 1st Lien Term Loan (4.0%			0.569	10 50%	411/2010	¢ 17 000 405	17 702 550	10.027.200	1.0
	Exit Fee) Convertible Promissory	(M)		9.56%	10.50%	4/1/2019	\$ 17,880,435	17,783,558	19,037,299	1.3
	Note First Lien Delayed Draw Term Loan (1.0% Exit	Fixed LIBOR		10.00%	10.00%	12/16/2017	\$ 2,282,609	2,282,609	5,504,054	0.4
	(1.0% Exit Fee)	(M)	0.62 %	9.88%	10.69%	1/1/2019	\$ 3,200,000	3,135,670	3,080,000	0.2

%

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				-	-					
-								205,348,625	209,864,270	15.3
hings										
		LIBOR (Q)	1.00 %	10.00%	11.00%	12/19/2019	\$ 22,804,525	22,804,525	22,827,329	1.6
et Mills,	First Lien Term Loan	LIBOR								
	В	(Q)	1.00 %	10.00%	11.00%	12/19/2019	\$ 7,822,482	7,681,925	7,830,304	0.5
l								30,486,450	30,657,633	2.2
oldings	Bank			8.20%						
nan	Guarantee Credit			Cash +3.50%						- 1
	Facility	Fixed			11.70%	7/2/2017	\$ 21,276,420	21,276,420	21,276,653	1.5
•	Revolving Credit									
nan	Facility	Fixed		8.20%	8.20%	7/2/2017	\$ 4,000,000	4,000,000	4,000,000	0.2
								25,276,420	25,276,653	1.8
	First Lien	LIBOR								
	Term Loan	(Q)	1.00 %	9.50%	10.50%	9/1/2021	\$ 21,023,109	20,424,799	21,601,245	1.5
cations										
	First Lien									
ns,	Delayed Draw FILO	I IROR								- 1
		(M)	1.00 %	7.42%	8.53%	5/31/2018	\$ 332,044	328,743	326,682	0.0
	First Lien									
ns,	Delayed Draw FILO	LIBOR								I
	Term Loan		1.00 %	7.42%	8.66%	5/31/2018	\$ 1,355,968	1,346,859	1,328,296	0.1
ns,	First Lien FILO Term	LIBOR								
,	Loan	(M)	1.00 %	7.42%	8.42%	5/31/2018	\$ 7,255,721	7,183,589	7,139,992	0.5
m	Second Lien Term Loan		1.25 %	8.50%	9.75%	2/22/2020	\$ 13,231,193	13,084,285	13,313,989	0.9
ic Corp.		LIBOR	1,22 ,.	0.2072	1.10 %	<i>L LL L\</i>	Ψ 1.J,2021,1,2	10,00 ,	10,010,000	0.2
	Notes	(Q)	1.00 %	8.50%	9.50%	2/24/2021	\$ 10,000,000	9,715,362	10,000,000	0.7
								31,658,838	32,108,959	2.3
cations										
		Fixed	_	12.50%	12.50%	7/1/2022	\$ 10,000,000	10,000,000	10,900,000	0.8

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	Sr Secured Notes				
<u>ties</u> nd ons			1,254,861,949	1,248,887,808	91.2
	Warrants to Purchase Stock	562,496	\$ 230,569	\$ 87,356	0.0
t ation d to s, Inc.					
A-767, A)	Trust Beneficial Interests	683	3,250,956	3,191,938	0.2
A)	Beneficial Interests	688	3,376,251	3,266,101	0.2
	Warrants to Purchase Common Stock	1,843	855,313	1,909,600	0.1
port			7,482,520	8,367,639	0.6
	Membership Units	708,229	230,938	143,133	0.0

TCP Capital Corp.

Consolidated Schedule of Investments (Continued)

December 31, 2016

			Total				% of Total Cash and
Issuer	Instrument	RefFloorSpread	CoupoMaturity	Shares	Cost	Fair Value In	vestments Notes
<u>Equity</u> <u>Securities</u> (continued)							
STG-Fairway	C1						
Holdings, LLC	Class A			841,479	225 422	1 112 251	0.08 % C/E/M
(First Advantage)	Units			041,479	325,432	1,112,351	
					556,370	1,255,484	0.09 %
Chemicals							
Green Biologics,	Warrants to						
Inc.	Purchase Stock			000 200	274,213	875	— C/E/M
N				909,300	274,215	873	-C/E/M
Nanosys, Inc.	Warrants to Purchase						
	Common						
	Stock			800,000	605,266	611,920	0.05 % C/E/M
				,	879,479	612,795	0.05 %
Communications					079,179	012,795	0.05 //
Equipment	•						
Manufacturing							
Wasserstein							
Cosmos	Limited						
Co-Invest, L.P.	Partnership						
(Globecomm)	Units			5,000,000	5,000,000	1,530,000	0.11 % B/C/E/M
Computer Systems Design and Related Services							
Waterfall	Series B						
International, Inc.							
	Stock			1,428,571	1,000,000	1,145,286	0.08 % C/E/M
Waterfall	Warrants to						
International, Inc.							
	Stock			920,000	89,847	175,168	0.01 % C/E/M

			1,089,847	1,320,454	0.09 %
Data Processing and Hosting Services					
Anacomp, Inc.	Class A				
	Common Stock	1,255,527	26,711,048	1,205,306	0.09 % C/E/F/M
Rightside Group, Ltd.	Warrants	498,855	2,778,622	366,489	0.03 % C/E/M
2.0.	() all all of	1,0,000	29,489,670	1,571,795	0.12 %
Electrical Equipment Manufacturing					
NEXTracker, Inc	Preferred	550.004		1 707 (00	
NEXTracker, Inc	Stock	558,884	_	1,727,622	0.13 % E/M
NEA Hacker, Inc	Preferred Stock	17,640	_	54,525	— E/M
	Stock	17,010	_	1,782,147	0.13 %
Electronic Component Manufacturing					
Soraa, Inc.	Warrants to Purchase Common Stock	3,071,860	478,899	5,222	— C/E/M
Equipment Leasing 36th Street					
Capital Partners Holdings, LLC	Membership Units	6,818,897	6,818,897	6,818,897	0.50 % C/E/F/M
Essex Ocean II,	Membership	100.420	102 200	150 045	
LLC	Units	199,430	103,398 6,922,295	159,045 6,977,942	0.01 % C/E/F/M 0.51 %
Financial Investment Activities			0,722,273	0,977,942	0.51 /0
GACP I, LP	Membership Units	16,615,951	16,735,088	16,866,903	1.23 % C/E/I/M
Marsico Holdings, LLC	Common Interest				
	Units	168,698	172,694	1,687	— C/E/I/M
			16,907,782	16,868,590	1.23 %

	5 5	•			
Metal and Mineral Mining					
EPMC HoldCo,	Membership				
LLC	Units	1,312,720	_	210,035	0.02 % B/E/M
Motion Picture and Video					
Industries					
NEG Parent, LLC	C Class A				
	Units	1,182,779	\$ 1,235,194 \$	1,292,023	0.09 % C/E/M
NEG Parent, LLC	C Class P				
	Units	1,537,613	1,537,613	1,551,056	0.11 % C/E/M
NEG Parent, LLC	Warrants to Purchase				
	Class A	242 297	106.096	106.006	
	Units	343,387	196,086	196,086	0.01 % C/E/M
NEG Parent, LLC	C Class B Warrants to Purchase Class A				
	Units	346,794	198,032	198,032	0.02 % C/E/M
			3,166,925	3,237,197	0.23 %
Other Information Services					
SoundCloud, Ltd (United Kingdom)	. Warrants to Purchase Preferred Stock	946,498	79,082	95,502	0.01 % C/E/H/M
	Stock	540,450	19,002	<i>J3</i> ,302	

TCP Capital Corp.

Consolidated Schedule of Investments (Continued)

December 31, 2016

<u>v Securities</u> nued)	Instrument	RefFloorSpread	Total CoupoMaturity	Shares	Cost	Fair Value	% of Total Cash and Investments	No
facturing								
Holding Corp.	Common Stock			1,333,527	_	_]	B/C/F
erang Tube 1gs,	Common Stock			24,288	243		1	C/E/N
Holding any, Inc.	Stock Series A Preferred			24,200	240	_		
	Stock			9,778	1,091,200 1,091,443	4,607,246 4,607,246	0.34 %] 0.34 %	B/C/F
and Television casting								
4edia, LLC	Warrants to Purchase Common							
	Stock			233,470	300,322	_	(C/E/N
ırants oldco, LLC Mex)	Equity Participation			24	_	_	!	B/C/E
oldco, LLC Mex)	Membership Units		-	13,161,000	2,010,777	_]	B/C/F
					2,010,777	_		
Holding, LLC exity)	Class A Units			507,167	480,049	_	(C/E/N
are Publishing								
ine ediate, Inc.	Warrants to Purchase Common							
	Stock			246,546 159,515	522,678 680,226	5,300,373 1,123,591	0.39 % (0.08 %)	
ine	Purchase Common							

					, , , , , , , , , , , , , , , , , , ,
tum Ultimate	Class A				
ngs, LLC	Common Units				
, Inc.	Warrants to				
	Purchase				Ţ
	Series F Preferred				Ţ
	Stock	1,251,630	533,192	794,535	0.06 % C/E/N
ıta, Inc.	Warrants to	× .			
····,	Purchase				
	Stock	719,998	216,336		0.01 % C/E/N
			1,952,432	7,423,482	0.54 %
System					Ţ
ruction Solar Holdings					Ţ
Solar Holdings d (Cayman	Ordinary				Ţ
s)	Shares	2,332,594	-		— — C/E/F
Solar Holdings					Ţ
d (Cayman	Preferred				
5)	Shares	93,023	1,395,349		0.10 % C/E/F
1			1,395,349	1,395,350	0.10 %
mmunications	j.				
ers					ľ
a Telecom, Inc.					
	Stock	1,274,522			0.48 % C/E/N
a Telecom, Inc.		346,939	19,920	—	— — C/E/N
com Investment					Ţ
(Vivacom) mbourg)	Common Shares	1,393	3,236,256	2,199,862	0.16 % C/D/I
libour ₅ ,	Shares	± ,•	11,690,060		0.64 %
Equity			••••••	0,102,2	0.01 /2
ities			91,203,870	66,082,062	4.83 %
Investments				\$ 1,314,969,870	
and Cash					
<u>alents</u>					
Held on Account					
ous Institutions				53,579,868	3.92 %
and Cash				50 570 0 <u>60</u>	
alents Cosh ond				53,579,868	3.92 %
Cash and ments				\$ 1,368,549,738	100.00 % L
	o Consolidated Schedule of Investments:			φ 1,300,272,725	100.00 /0 2
					r

Notes to Consolidated Schedule of Investments:

Investments in bank debt generally are bought and sold among institutional investors in transactions not subject to registration under the Securities Act of 1933. Such transactions are generally subject to contractual restrictions, such as approval of the agent or borrower.

Non-controlled affiliate – as defined under the Investment Company Act of 1940 (ownership of between 5% and (B)25% of the outstanding voting securities of this issuer). See Consolidated Schedule of Changes in Investments in Affiliates.

(C)Non-income producing security.

TCP Capital Corp.

Consolidated Schedule of Investments (Continued)

December 31, 2016

(D) Investment denominated in foreign currency. Amortized cost and fair value converted from foreign currency to US dollars. Foreign currency denominated investments are generally hedged for currency exposure.

(E)Restricted security. (See Note 2)

- Controlled issuer as defined under the Investment Company Act of 1940 (ownership of 25% or more of the
- (F) outstanding voting securities of this issuer). Investment is not more than 50% of the outstanding voting securities of the issuer nor deemed to be a significant subsidiary. See Consolidated Schedule of Changes in Investments in Affiliates.
- (G) Investment has been segregated to collateralize certain unfunded commitments. Non-U.S. company or principal place of business outside the U.S. and as a result the investment is not a qualifying
- (H) asset under Section 55(a) of the Investment Company Act. Under the Investment Company Act, the Company may not acquire any non-qualifying asset unless, at the time such acquisition is made, qualifying assets represent at least 70% of the Company's total assets.

Deemed an investment company under Section 3(c) of the Investment Company Act and as a result the investment is not a qualifying asset under Section 55(a) of the Investment Company Act. Under the Investment Company Act, (I) the Company Act.

- the Company may not acquire any non-qualifying asset unless, at the time such acquisition is made, qualifying assets represent at least 70% of the Company's total assets.
- (J)Negative balances relate to an unfunded commitment that was acquired and/or valued at a discount.
- In addition to the stated coupon, investment has an exit fee payable upon repayment of the loan in an amount equal $(K)_{i}$ to the percentage of the original principal amount shown.
- All cash and investments, except those referenced in Notes G above, are pledged as collateral under certain debt as $(L)_{dense like dia}$ Notes $(L)_{dense lik$ described in Note 4 to the Consolidated Financial Statements.
- Inputs in the valuation of this investment included certain unobservable inputs that were significant to the valuation as a whole.

LIBOR or EURIBOR resets monthly (M), guarterly (Q), semiannually (S), or annually (A).

Aggregate acquisitions and aggregate dispositions of investments, other than government securities, totaled \$587,219,129 and \$473,457,512, respectively, for the year ended December 31, 2016. Aggregate acquisitions includes investment assets received as payment in kind. Aggregate dispositions includes principal paydowns on and maturities of debt investments. The total value of restricted securities and bank debt as of December 31, 2016 was \$1,311,625,473 or 96.1% of total cash and investments of the Company. As of December 31, 2016, approximately 16.4% of the total assets of the Company were not qualifying assets under Section 55(a) of the 1940 Act.

See accompanying notes to the consolidated financial statements.

TCP Capital Corp.

Consolidated Statements of Operations (Unaudited)

		Three Months Ended September 30,		nded September),	
	2017	2016	2017	2016	
Investment income					
Interest income:					
Companies less than 5% owned	\$ 39,120,645	\$ 35,115,862	\$ 117,016,921	\$ 99,016,633	
Companies 5% to 25% owned	1,856,712	1,848,171	5,365,553	4,982,075	
Companies more than 25% owned	1,363,740	1,313,034	4,720,816	1,915,981	
Dividend income:					
Companies less than 5% owned	_		- 16,627	—	
Lease income:					
Companies more than 25% owned	74,457	71,013	223,370	1,496,869	
Other income:					
Companies less than 5% owned	841,895	120,910	1,424,831	1,241,885	
Companies 5% to 25% owned	31,486	_	- 94,458	—	
Total investment income	43,288,935	38,468,990	128,862,576	108,653,443	
Operating expenses					
Interest and other debt expenses	8,213,045	6,198,850	23,863,700	17,577,859	
Management and advisory fees	5,611,249	4,816,043	15,624,277	13,976,545	
Administrative expenses	597,232	429,867	1,730,638	1,267,815	
Legal fees, professional fees and due diligence					
expenses	288,180	550,563	1,127,387	1,784,174	
Director fees	114,098	97,877	422,108	295,486	
Insurance expense	111,585	78,794	327,725	280,575	
Custody fees	85,035	75,995	244,427	231,846	
Other operating expenses	700,780	555,944	2,036,376	1,569,986	
Total operating expenses	15,721,204	12,803,933	45,376,638	36,984,286	
Net investment income	27,567,731	25,665,057	83,485,938	71,669,157	
Net realized and unrealized gain (loss) on investments and foreign currency					
Net realized gain (loss):					
Investments in companies less than 5% owned	(4,663,896)) (763,617)	(11,540,457)	(4,490,140)	
Investments in companies 5% to 25% owned	_	- 102,392	_	- 417,446	
Investments in companies more than 25% owned	_			- 79,742	
Net realized loss	(4,663,896)) (661,225)	(11,540,457)	(3,992,952)	

Change in net unrealized appreciation/depreciation	l	(2,772,338)	869,981		(967,257))	53,816
Net realized and unrealized gain (loss)		(7,436,234)	208,756		(12,507,714))	(3,939,136)
Net increase in net assets from operations		20,131,497		25,873,813		70,978,224		67,730,021
Distributions of incentive allocation to the General								
Partner from:								
Net investment income		(5,513,546)	(5,133,010))	(16,697,188))	(14,333,831)
Net increase in net assets applicable to common		14 (15 051	•	20 540 002	•	54 201 026		52 206 100
shareholders resulting from operations	\$	14,617,951	\$	20,740,803	\$	54,281,036	\$	53,396,190
						0.0.6		
Basic and diluted earnings per common share	\$	0.25	\$	0.39	\$	0.96	\$	1.06
Basic and diluted weighted average common		59 702 204		50 726 925		56 200 054		50 245 025
shares outstanding		58,792,204		52,736,835		56,390,954		50,245,035
See accompanying notes to the consolidated financial statements.								

TCP Capital Corp.

Consolidated Statements of Changes in Net Assets (Unaudited)

	Common Stock			Accumulated		A commulated		
	Shares	Par Amount	Paid in Capital in Excess of Par	Net Investment Income	Accumulated Net Realized Losses	Accumulated Net Unrealized Depreciation	Total Net Assets	
Balance at December 31, 2015	48,834,734		\$ 878,383,356	\$ 22,261,793	\$ (132,483,593)) \$ (46,233,373) \$	\$ 721,977,017	
Issuance of common stock in public offering, net Issuance of common stock	2,336,552	2,337	34,956,233	_			34,958,570	
common stock from conversion of convertible debt Issuance of	2,011,900	2,012	30,216,726	_			30,218,738	
common stock from dividend reinvestment plan Equity	610	_	- 9,657	_			9,657	
component of issuance of convertible debt	_		- 3,309,596	_			3,309,596	
Repurchase of common stock	(141,896)) (141)	(1,879,407)	·			(1,879,548)	
Net investment income	_		- —	- 95,253,322	_		95,253,322	
Net realized and unrealized gain (loss)	_				- (15,002,148)) 15,116,650	114,502	
General Partner incentive allocation Regular	_			- (19,050,665)	-		(19,050,665)	
dividends paid to common shareholders	_			- (73,975,198)	-		(73,975,198)	

Tax reclassification of stockholders' equity in accordance with generally accepted accounting principles Balance at December 31, 2016	53,041,900	\$ 53,042 \$	(569,511) 944,426,650 \$	(11,955,963) 12,533,289 \$	12,525,474 (134,960,267) \$ (31,116,723) \$ ^	
Issuance of common stock in public offering, net Issuance of common stock from dividend	5,750,000	5,750	93,591,750	_		_	93,597,500
reinvestment plan	464		7,854				7,854
Net investment income		_	_	83,485,938	_	_	83,485,938
Net realized and unrealized gain (loss)	_	_	_	_	(11,540,457)	(967,257)	(12,507,714)
General Partner incentive allocation	_	_	_	(16,697,188)			(16,697,188)
Regular dividends paid to common shareholders	_		_	(61,425,414)	_	_	(61,425,414)
Balance at September 30, 2017	58,792,364	\$ 58,792 \$	1,038,026,254 \$	17,896,625 \$	(146,500,724)\$(32,083,980)\$	877,396,967

See accompanying notes to the consolidated financial statements.

TCP Capital Corp.

Consolidated Statements of Cash Flows (Unaudited)

	Nine Months En 30	=
	2017	2016
Operating activities		
Net increase in net assets applicable to common shareholders resulting from operations	\$ 54,281,036	\$ 53,396,190
Adjustments to reconcile net increase in net assets applicable to common shareholders resulting from operations to net cash used in operating activities:		
Net realized loss	11,540,457	3,992,952
Change in net unrealized appreciation/depreciation of investments	973,415	121,178
Net amortization of investment discounts and premiums	(10,569,705)	(9,263,325)
Amortization of original issue discount on convertible debt	763,012	361,750
Interest and dividend income paid in kind	(10,130,140)	(5,209,391)
Amortization of deferred debt issuance costs	2,646,451	1,947,472
Accrued interest on convertible debt at conversion	_	218,738
Changes in assets and liabilities:		
Purchases of investment securities	(642,264,119)	(374,607,255)
Proceeds from sales, maturities and pay downs of investments	434,061,754	294,224,143
Increase in accrued interest income - companies less than 5% owned	(1,809,544)	(2,224,606)
Increase in accrued interest income - companies 5% to 25% owned	(1,284,273)	(295,458)
Decrease in accrued interest income - companies more than 25% owned	13,845	13,311
Increase in receivable for investments sold	(13,414,257)	(6,306,581)
Decrease (increase) in prepaid expenses and other assets	(2,978,344)	909,421
Increase in payable for investments purchased	73,196,164	2,725,929
Increase (decrease) in incentive allocation payable	796,712	(74,596)
Increase (decrease) in interest payable	(487,058)	1,608,964
Increase in payable to the Advisor	768,459	369,532
Decrease in accrued expenses and other liabilities	(408,038)	(540,927)
Net cash used in operating activities	(104,304,173)	(38,632,559)
Financing activities		
Borrowings	321,000,000	503,700,000
Repayments of debt	(352,500,000)	(503,500,000)
Payments of debt issuance costs	(2,652,000)	(4,529,350)
Regular dividends paid to common shareholders	(61,425,414)	(54,880,168)
Repurchase of common shares	_	(1,879,548)
Proceeds from issuances of convertible debt		170,000,000

Proceeds from issuance of debt	124,626,250		—
Proceeds from shares issued in connection with dividend reinvestment plan	7,854		7,147
Proceeds from common shares sold, net of underwriting and offering costs	93,597,500		34,958,570
Net cash provided by financing activities	122,654,190		143,876,651
Net increase in cash and cash equivalents	18,350,017		105,244,092
Cash and cash equivalents at beginning of period	53,579,868		35,629,435
Cash and cash equivalents at end of period	\$ 71,929,885	\$	140,873,527
Supplemental cash flow information			
Interest payments	\$ 19,746,066	\$	12,768,481
Excise tax payments	\$ 528,603	\$	877,879
Non-cash transactions			
Conversion of convertible debt	\$ -	-\$	30,218,738
See accompanying notes to the consolidated financial statements.			

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited)

September 30, 2017

1. Organization and Nature of Operations

TCP Capital Corp. (the Company) is a Delaware corporation formed on April 2, 2012 as an externally managed, closed-end, non-diversified management investment company. The Company elected to be treated as a business development company (BDC) under the Investment Company Act of 1940, as amended (the 1940 Act). The Company s investment objective is to achieve high total returns through current income and capital appreciation, with an emphasis on principal protection. The Company invests primarily in the debt of middle-market companies as well as small businesses, including senior secured loans, junior loans, mezzanine debt and bonds. Such investments may include an equity component, and, to a lesser extent, the Company may make equity investments directly. The Company was formed through the conversion on April 2, 2012 of the Company s predecessor, Special Value Continuation Fund, LLC, from a limited liability company to a corporation in a non-taxable transaction, leaving the Company as the surviving entity. On April 3, 2012, the Company completed its initial public offering.

Investment operations are conducted in Special Value Continuation Partners, LP, a Delaware limited partnership (the Operating Company), of which the Company owns 100% of the common limited partner interests, or in one of the Operating Company s wholly owned subsidiaries, TCPC Funding I, LLC, a Delaware limited liability company (TCPC Funding), and TCPC SBIC, LP, a Delaware limited partnership (the SBIC). The Operating Company has also elected to be treated as a BDC under the 1940 Act. The SBIC was organized in June 2013, and, on April 22, 2014, received a license from the United States Small Business Administration (the SBA) to operate as a small business investment company under the provisions of Section 301(c) of the Small Business Investment Act of 1958. These consolidated financial statements include the accounts of the Company, the Operating Company, TCPC Funding and the SBIC. All significant intercompany transactions and balances have been eliminated in the consolidation.

The Company has elected to be treated as a regulated investment company (RIC) for U.S. federal income tax purposes. As a RIC, the Company will not be taxed on its income to the extent that it distributes such income each year and satisfies other applicable income tax requirements. The Operating Company, TCPC Funding, and the SBIC have elected to be treated as partnerships for U.S. federal income tax purposes.

The general partner of the Operating Company is Series H of SVOF/MM, LLC, which also serves as the administrator of both the Company and the Operating Company (the Administrator or the General Partner). The managing member of the General Partner is Tennenbaum Capital Partners, LLC (the Advisor), which serves as the investment manager to the Company, the Operating Company, TCPC Funding, and the SBIC. Most of the equity interests in the General Partner are owned directly or indirectly by the Advisor and its employees.

Company management consists of the Advisor and the Company s board of directors. Operating Company management consists of the General Partner and the Operating Company s board of directors. The Advisor and the General Partner direct and execute the day-to-day operations of the Company and the Operating Company, respectively, subject to oversight from the respective board of directors, which sets the broad policies of the respective entity and performs certain functions required by the 1940 Act in the case of the Operating Company. The board of directors of the Operating Company has delegated investment management of the Operating Company s assets to the Advisor. Each board of directors consists of seven persons, five of whom are independent.

2. Summary of Significant Accounting Policies

Basis of Presentation

The consolidated financial statements of the Company have been prepared in accordance with accounting principles generally accepted in the United States (GAAP). The Company is an investment company following accounting and reporting guidance in Accounting Standards Codification (ASC) Topic 946, *Financial Services – Investment Companies*. The Company has consolidated the results of its wholly owned subsidiaries in its consolidated financial statements in accordance with ASC Topic 946. The following is a summary of the significant accounting policies of the Company and the Operating Company.

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

2. Summary of Significant Accounting Policies (continued)

Use of Estimates

The preparation of the consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements, as well the reported amounts of revenues and expenses during the reporting periods presented. Although management believes these estimates and assumptions to be reasonable, actual results could differ from those estimates and such differences could be material.

Investment Valuation

The Company s investments are generally held by the Operating Company, either directly or through either TCPC Funding or the SBIC. Management values investments at fair value in accordance with GAAP, based upon the principles and methods of valuation set forth in policies adopted by the board of directors. Fair value is generally defined as the amount for which an investment would be sold in an orderly transaction between market participants at the measurement date.

All investments are valued at least quarterly based on quotations or other affirmative pricing from independent third-party sources, with the exception of investments priced directly by the Advisor which in the aggregate comprise less than 5% of the capitalization of the Operating Company. Investments listed on a recognized exchange or market quotation system, whether U.S. or foreign, are valued using the closing price on the date of valuation.

Investments not listed on a recognized exchange or market quotation system, but for which reliable market quotations are readily available are valued using prices provided by a nationally recognized pricing service or by using quotations from broker-dealers.

Investments for which market quotations are either not readily available or are determined to be unreliable are priced at fair value using affirmative valuations performed by independent valuation services approved by the board of directors or, for investments aggregating less than 5% of the total capitalization of the Operating Company, using valuations determined directly by the Advisor. Such valuations are determined under a documented valuation policy that has been reviewed and approved by the board of directors.

Pursuant to this policy, the Advisor provides recent portfolio company financial statements and other reporting materials to independent valuation firms as applicable, which firms evaluate such materials along with relevant observable market data to conduct independent appraisals each quarter, and their preliminary valuation conclusions are documented and discussed with senior management of the Advisor. The audit committee of the board of directors discusses the valuations, and the board of directors approves the fair value of the investments in good faith based on the input of the Advisor, the respective independent valuation firms as applicable, and the audit committee of the board of directors.

Generally, to increase objectivity in valuing the investments, the Advisor will utilize external measures of value, such as public markets or third-party transactions, whenever possible. The Advisor s valuation is not based on long-term

work-out value, immediate liquidation value, nor incremental value for potential changes that may take place in the future. The values assigned to investments are based on available information and do not necessarily represent amounts that might ultimately be realized, as these amounts depend on future circumstances and cannot reasonably be determined until the individual investments are actually liquidated. The foregoing policies apply to all investments, including any in companies and groups of affiliated companies aggregating more than 5% of the Company s assets.

Fair valuations of investments in each asset class are determined using one or more methodologies including the market approach, income approach, or, in the case of recent investments, the cost approach, as appropriate. The market approach uses prices and other relevant information generated by market transactions involving

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

2. Summary of Significant Accounting Policies (continued)

identical or comparable assets. Such information may include observed multiples of earnings and/or revenues at which transactions in securities of comparable companies occur, with appropriate adjustments for differences in company size, operations or other factors affecting comparability.

The income approach uses valuation techniques to convert future amounts (for example, cash flows or earnings) to a single present value amount (discounted). The measurement is based on the value indicated by current market expectations about those future amounts. The discount rates used for such analyses reflect market yields for comparable investments, considering such factors as relative credit quality, capital structure, and other factors.

In following these approaches, the types of factors that may be taken into account also include, as relevant: available current market data, including relevant and applicable market trading and transaction comparables, security covenants, call protection provisions, information rights, the nature and realizable value of any collateral, the portfolio company s ability to make payments, its earnings and cash flows, the markets in which the portfolio company does business, comparisons of financial ratios of peer companies that are public, merger and acquisition comparables, comparable costs of capital, the principal market in which the investment trades and enterprise values, among other factors.

Investments may be categorized based on the types of inputs used in valuing such investments. The level in the GAAP valuation hierarchy in which an investment falls is based on the lowest level input that is significant to the valuation of the investment in its entirety. Transfers between levels are recognized as of the beginning of the reporting period.

At September 30, 2017, the Company s investments were categorized as follows:

Level	Basis for Determining Fair Value	Bank Debt	Other Corporate Debt	Equity Securities
1	Quoted prices in active markets for identical assets	\$	\$ –	-\$ 87,613
2	Other direct and indirect observable market inputs *	140,288,886	11,443,750	
3	Independent third-party valuation sources that employ significant unobservable inputs	1,239,716,175	71,846,156	63,217,780
3	Advisor valuations with significant unobservable inputs		· _	- 2,150,127
		\$ 1,380,005,061	\$ 83,289,906	\$ 65,455,520
* F an			φ 05,207,700	ψ 05, τ55, 520

*For example, quoted prices in inactive markets or quotes for comparable investments Unobservable inputs used in the fair value measurement of Level 3 investments as of September 30, 2017 included the following:

Asset Type	Fair Value	Valuation Technique	Unobservable Input	Range (Weighted Avg.)
Bank Debt	\$ 1,116,767,255	Income approach	Discount rate	5.8% - 27.5% (11.9%)
	66,626,635	Market quotations		1 (1)

_

			Indicative bid/ask quotes	
	22,867,951	Market comparable companies	Revenue multiples	0.4x - 2.9x (1.1x)
	33,454,334	Market comparable companies	EBITDA multiples	3.4x - 9.5x (6.9x)
Other Corporate Debt	56,724,406	Market quotations	Indicative bid/ask quotes	1 - 11 (7)
	5,853,750	Market comparable companies	Revenue multiples	2.0x (2.0x)
	9,268,000	Market comparable companies	EBITDA multiples	8.0x (8.0x)
Equity	7,557,538	Income approach	Discount rate Indicative bid/ask	4.0% - 19.5% (7.1%)
	30,631,924	Market quotations	quotes	1 (1)
	3,516,942	Market comparable companies	Revenue multiples	0.3x - 4.4x (2.1x)
	23,661,503	Market comparable companies	EBITDA multiples	3.4x - 18.0x (9.0x)
	\$ 1,376,930,238			

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

2. Summary of Significant Accounting Policies (continued)

Generally, a change in an unobservable input may result in a change to the value of an investment as follows:

	Impact to Value if	Impact to Value if	
Input	Input Increases	Input Decreases	
Discount rate	Decrease	Increase	
Revenue multiples	Increase	Decrease	
EBITDA multiples	Increase	Decrease	
	• • • •		17 61

Changes in investments categorized as Level 3 during the three months ended September 30, 2017 were as follows:

	Independent Third-Party Valuation					
	Other					
		Corporate	Equity			
	Bank Debt	Debt	Securities			
Beginning balance	\$ 1,131,662,534	\$ 95,645,627 \$	65,359,889			
Net realized and unrealized gains (losses)	(1,698,366)	(2,413,331)	(539,557)			
Acquisitions *	219,258,618	10,349,086	11,837,810			
Dispositions	(109,506,611)	(31,735,226)	(13,440,362)			
Ending balance	\$ 1,239,716,175	\$ 71,846,156 \$	63,217,780			
Net change in unrealized appreciation/depreciation during the period on investments still held at period end (included in net						
realized and unrealized gains/losses, above)	\$ (1,940,418)	\$ (2,413,332) \$	6 (2,625,120)			
*Includes payments received in kind and accretion of original is	sue and market discou	unts				

	Advisor Valuation			
		Other		
	Bank C	Corporate	Equity	
	Debt	Debt	Securities	
Beginning balance	\$ —	\$ —	\$ 2,221,444	
Net realized and unrealized gains (losses)	—	—	(69,630)	
Dispositions			(1,687)	
Ending balance	\$ —	\$ —	\$ 2,150,127	
Net change in unrealized appreciation/depreciation during the period on investments still held at period end (included in net realized and unrealized gains/losses, above) There were no transfers between Level 1 and 2 during the three months ended Septer	\$ —		\$ (69,630)	
	,			

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

2. Summary of Significant Accounting Policies (continued)

Changes in investments categorized as Level 3 during the nine months ended September 30, 2017 were as follows:

	Independent Third-Party Valuation				
	Other				
	Corporate Equity				
	Bank Debt Debt Securities				
Beginning balance	\$ 1,036,044,457 \$ 101,934,853 \$ 64,521,901				
Net realized and unrealized gains (losses)	(17,582,409) (3,758,757) 34,522				
Acquisitions *	559,544,251 25,582,996 28,384,223				
Dispositions	(307,732,609) (51,912,936) (27,845,217)				
Transfers out of Level 3 [†]	(30,557,515) — —				
Reclassifications within Level 3 [‡]	— — (1,877,649)				
Ending balance	\$ 1,239,716,175 \$ 71,846,156 \$ 63,217,780				
Net change in unrealized appreciation/depreciation during the period on investments still held at period end (included in net					
realized and unrealized gains/losses, above)	\$ (9,121,109) \$ (3,393,578) \$ 819,830				

*Includes payments received in kind and accretion of original issue and market discounts

Comprised of two investments that were transferred to Level 2 due to increased observable market activity Comprised of three investments that were reclassified to Advisor Valuation

	Advisor Valuation				
		Corporate	Equity		
	Bank Debt	Debt	Securities		
Beginning balance	\$ 107,199	\$ —	\$ 1,560,161		
Net realized and unrealized gains (losses)	65,797	—	(1,285,996)		
Acquisitions *	(20,962) —			
Dispositions	(152,034) —	(1,687)		
Reclassifications within Level 3 [†]	-		1,877,649		
Ending balance	\$ -	- \$	\$ 2,150,127		
Net change in unrealized appreciation/depreciation during the period on investments still held at period end (included in net realized and unrealized					
gains/losses, above)	\$ -	- \$	\$ (1,285,996)		
* Includes payments received in kind and accretion of original issue and market discounts					
Comprised of three investments that were reclassified from Independent Th	ird-Party Val	uation			

There were no transfers between Level 1 and 2 during the nine months ended September 30, 2017.

At December 31, 2016, the Company s investments were categorized as follows:

Level	Basis for Determining Fair Value	Bank Debt	Other Corporate Debt	Equity Securities
1	Quoted prices in active markets for identical assets	\$ –	\$	-\$
2	Other direct and indirect observable market inputs *	89,800,173	21,001,126	
3	Independent third-party valuation sources that employ significant unobservable inputs	1,036,044,457	101,934,853	64,521,901
3	Advisor valuations with significant unobservable inputs	107,199	-	- 1,560,161
Total		\$ 1,125,951,829	\$ 122,935,979	\$ 66,082,062
*			4 -	

*For example, quoted prices in inactive markets or quotes for comparable investments

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

2. Summary of Significant Accounting Policies (continued)

Unobservable inputs used in the fair value measurement of Level 3 investments as of December 31, 2016 included the following:

Asset Type	Fair Value	Valuation Technique	Unobservable Input	Range (Weighted Avg.)
Bank Debt	\$ 847,311,244	Income approach	Discount rate	6.9% – 19.4% (12.1%)
	136,116,277	Market quotations	Indicative bid/ask quotes	1 – 2 (1)
	24,851,412	Market comparable companies	Revenue multiples	0.4x – 2.6x (1.0x)
	27,872,723	Market comparable companies	EBITDA multiples	7.3x – 11.0x (8.4x)
Other Corporate Debt	88,163,213	Market quotations	Indicative bid/ask quotes	1(1)
	13,771,640	Market comparable companies	EBITDA multiples	7.6x – 7.8x (7.7x)
Equity	6,617,084	Income approach	Discount rate Indicative bid/ask	7.3% – 26.2% (7.7%)
	41,442,919	Market quotations Market comparable	quotes	1(1)
	1,767,102	companies Market comparable	Revenue multiples	0.3x – 2.6x (1.6x)
	16,254,957	companies	EBITDA multiples	5.0x - 11.0x (7.7x)
	\$ 1,204,168,571			

Changes in investments categorized as Level 3 during the three months ended September 30, 2016 were as follows:

	Indep	Independent Third-Party Valuation				
	Bank Del	Other Corporate ot Debt	Equity Securities			
Beginning balance	\$ 986,374,2	365 \$ 108,247,783	\$ 53,064,896			
Net realized and unrealized gains (losses)	185,9	985 1,148,520	(1,782,745)			
Acquisitions *	143,164,9	985 7,310,415	5,540,103			
Dispositions	(102,376,2	236) -	— (3,007,459)			
Transfers out of Level 3 †		— (46,265,760) —			
Transfers into Level 3 ‡	6,502,5	839 -				

Reclassifications within Level 3 §		_	_	_	- (320,682)
Ending balance	\$1,	033,851,938	\$	70,440,958	\$ 53,494,113
Net change in unrealized appreciation/depreciation during the period on investments still held at period end (included in net realized and unrealized gains/losses, above)	\$	2,587,265	\$	1,148,520	\$ (1,782,745)
*Includes payments received in kind and accretion of original is Comprised of two investments that transferred to Level 2 due to Comprised of one investment that transferred from Level 2 due to	increa	sed observabl	le m	arket activity	

Comprised of one investment that transferred from Level 2 due to reduced trading volumes

§Comprised of one investment that reclassified to Advisor Valuation

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

2. Summary of Significant Accounting Policies (continued)

	Advisor Valuation				
	Bank Debt	Other Corporate Debt	Equity Securities		
Beginning balance	\$ 146,365	\$ —	\$ 1,855,336		
Net realized and unrealized gains (losses)	3,093		(319,764)		
Dispositions			(102,763)		
Reclassifications within Level 3 *			320,682		
Ending balance	\$ 149,458	\$ —	\$ 1,753,491		
Net change in unrealized appreciation/depreciation during the period on investments still held at period end (included in net realized and unrealized gains/losses, above) *Comprised of one investment that reclassified from Independent Third-Party There were no transfers between Level 1 and 2 during the three months ended	•		\$ (420,896)		

Changes in investments categorized as Level 3 during the nine months ended September 30, 2016 were as follows:

	Independent Third-Party Valuation					uation
		Bank Debt	(Other Corporate Debt		Equity Securities
Beginning balance	\$	907,967,337	\$	89,314,530	\$	49,956,123
Net realized and unrealized gains (losses)		4,677,005		(1,665,010)		(5,662,544)
Acquisitions *		324,878,794		23,280,718		19,764,729
Dispositions		(249,281,514))	_	-	(10,238,452)
Transfers out of Level 3 †		(5,492,400)) (46,265,760)		_
Transfers into Level 3 ‡		51,102,716		5,776,480		_
Reclassifications within Level 3 §			_	_	_	(325,743)
Ending balance	\$	1,033,851,938	\$	70,440,958	\$	53,494,113
Net change in unrealized appreciation/depreciation during the period on investments still held at period end (included in net realized and unrealized gains/losses, above)	\$	7 944 054	\$	(1.665.010.)	\$	(5,637,217)
*Includes payments received in kind and accretion of original is	Ψ				Ψ	(3,037,217)
Comprised of three investments that transferred to Level 2 due t					у	
Comprised of six investments that transferred from Level 2 due	to re	educed trading v	olun	nes		

§Comprised of two investments that reclassified to Advisor Valuation

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

2. Summary of Significant Accounting Policies (continued)

	Advisor Valuation				
			Corporate	Equity	
	ł	Bank Debt	Debt	Securities	
Beginning balance	\$	1,124,504	\$ —	\$ 2,428,217	
Net realized and unrealized gains (losses)		(923,349)	—	(582,896)	
Acquisitions *		1,050,297	—	243	
Dispositions		(1,101,994)		(417,816)	
Reclassifications within Level 3 †			· <u> </u>	325,743	
Ending balance	\$	149,458	\$ —	\$ 1,753,491	
Net change in unrealized appreciation/depreciation during the period on investments still held at period end (included in net realized and					
unrealized gains/losses, above)	\$	(881,282)	\$ —	\$ (999,280)	
*Includes payments received in kind and accretion of original issue and m	narke	et discounts			
Comprised of two investments that reclassified from Independent Third-P	arty	Valuation			
There were no transfers between Level 1 and 2 during the nine months en	ded 9	Sentember 30	2016		

There were no transfers between Level 1 and 2 during the nine months ended September 30, 2016.

Investment Transactions

Investment transactions are recorded on the trade date, except for private transactions that have conditions to closing, which are recorded on the closing date. The cost of investments purchased is based upon the purchase price plus those professional fees which are specifically identifiable to the investment transaction. Realized gains and losses on investments are recorded based on the specific identification method, which typically allocates the highest cost inventory to the basis of investments sold.

Cash and Cash Equivalents

Cash consists of amounts held in accounts with brokerage firms and the custodian bank. Cash equivalents consist of highly liquid investments with an original maturity of generally three months or less. Cash equivalents are carried at amortized cost which approximates fair value. Cash equivalents are classified as Level 1 in the GAAP valuation hierarchy.

Restricted Investments

The Company may invest without limitation in instruments that are subject to legal or contractual restrictions on resale. These instruments generally may be resold to institutional investors in transactions exempt from registration or to the public if the securities are registered. Disposal of these investments may involve time-consuming negotiations and additional expense, and prompt sale at an acceptable price may be difficult. Information regarding restricted investments is included at the end of the Consolidated Schedule of Investments. Restricted investments, including any

restricted investments in affiliates, are valued in accordance with the investment valuation policies discussed above.

Foreign Investments

The Company may invest in instruments traded in foreign countries and denominated in foreign currencies. Foreign currency denominated investments comprised approximately 0.7% and 0.2% of total investments at September 30, 2017 and December 31, 2016, respectively. Such positions were converted at the respective closing foreign exchange rates in effect at September 30, 2017 and December 31, 2016 and reported in U.S. dollars. Purchases and sales of investments and income and expense items denominated in foreign currencies,

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

2. Summary of Significant Accounting Policies (continued)

when they occur, are translated into U.S. dollars based on the foreign exchange rates in effect on the respective dates of such transactions. The portion of gains and losses on foreign investments resulting from fluctuations in foreign currencies is included in net realized and unrealized gain or loss from investments.

Investments in foreign companies and securities of foreign governments may involve special risks and considerations not typically associated with investing in U.S. companies and securities of the U.S. government. These risks include, among other things, revaluation of currencies, less reliable information about issuers, different transaction clearance and settlement practices, and potential future adverse political and economic developments. Moreover, investments in foreign companies and securities of foreign governments and their markets may be less liquid and their prices more volatile than those of comparable U.S. companies and the U.S. government.

Derivatives

In order to mitigate certain currency exchange and interest rate risks, the Operating Company may enter into certain derivative transactions. All derivatives are subject to a master netting agreement and are reported at their gross amounts as either assets or liabilities in the Consolidated Statements of Assets and Liabilities. Transactions entered into are accounted for using the mark-to-market method with the resulting change in fair value recognized in earnings for the current period. Risks may arise upon entering into these contracts from the potential inability of counterparties to meet the terms of their contracts and from unanticipated movements in interest rates and the value of foreign currencies relative to the U.S. dollar. Certain derivatives may also require the Company to pledge assets as collateral to secure its obligations. The Company was required under the terms of its swap agreement to pledge assets as collateral to secure its obligation. As of September 30, 2017, \$0.8 million of cash was held as collateral and was included in cash and cash equivalents in the Consolidated Statements of Assets and Liabilities.

During the nine months ended September 30, 2017, the Company entered into a cross currency basis swap with a notional amount of \$7.2 million. The cross currency basis swap is reported in the Consolidated Statements of Assets and Liabilities as unrealized depreciation on swaps. Gains and losses from derivatives during the nine months ended September 30, 2017 were included in net realized and unrealized loss on investments in the Consolidated Statements of Operations as follows:

	Realized	Unrealized	
	Gains	Gains	
Instrument	(Losses)	(Losses)	
Cross currency basis swap	\$ —	\$ (470,202)	

During the nine months ended September 30, 2016, the Company entered into a GBP put option with a notional amount of £2.7 million. During the nine months ended September 30, 2016, the Company's interest rate cap with a notional amount of \$25.0 million expired and the Company exited a cross currency swap with a notional amount of \$16.4 million. Gains and losses from derivatives during the nine months ended September 30, 2016 were included in net realized and unrealized loss on investments in the Consolidated Statements of Operations as follows:

	Realized Gains	Unrealized Gains
Instrument	(Losses)	(Losses)
Put option	\$\$	460,972
Cross currency basis swap	2,746,072	(3,229,442)
Interest rate cap	(51,750)	51,750

Valuations of derivatives are determined using observable market inputs other than quoted prices in active markets for identical assets and, accordingly, are classified as Level 2 in the GAAP valuation hierarchy.

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

2. Summary of Significant Accounting Policies (continued)

Deferred Debt Issuance Costs

Costs of approximately \$1.1 million and \$1.2 million were incurred during 2017 in connection with extending the TCPC Funding Facility and placing the Company's 2022 Notes, respectively (see Note 4). Costs of approximately \$4.1 million were incurred in September 2016 in connection with placing the Company s 2022 Convertible Notes (see Note 4). Costs of approximately \$0.4 million and \$1.2 million were incurred during 2017 and 2016, respectively, in connection with placing the SBA Debentures (see Note 4). These costs were deferred and are being amortized on a straight-line basis over the estimated life of the respective instruments. The impact of utilizing the straight-line amortization method versus the effective-interest method is not material to the operations of the Company.

Revenue Recognition

Interest and dividend income, including income paid in kind, is recorded on an accrual basis. Origination, structuring, closing, commitment and other upfront fees, including original issue discounts, earned with respect to capital commitments are generally amortized or accreted into interest income over the life of the respective debt investment, as are end-of-term or exit fees receivable upon repayment of a debt investment. Other fees, including certain amendment fees, prepayment fees and commitment fees on broken deals, are recognized as earned. Prepayment fees and similar income due upon the early repayment of a loan or debt security are recognized when earned and are included in interest income.

Certain debt investments are purchased at a discount to par as a result of the underlying credit risks and financial results of the issuer, as well as general market factors that influence the financial markets as a whole. Discounts on the acquisition of corporate bonds are generally amortized using the effective-interest or constant-yield method assuming there are no questions as to collectability. When principal payments on a loan are received in an amount in excess of the loan s amortized cost, the excess principal payments are recorded as interest income.

Income Taxes

The Company intends to comply with the applicable provisions of the Code pertaining to RICs and to make distributions of taxable income sufficient to relieve it from substantially all U.S. federal income taxes. Accordingly, no provision for income taxes is required in the consolidated financial statements. The income or loss of the Operating Company, TCPC Funding and the SBIC is reported in the respective partners income tax returns. In accordance with ASC Topic 740 – *Income Taxes*, the Company recognizes in its consolidated financial statements the effect of a tax position when it is determined that such position is more likely than not, based on the technical merits, to be sustained upon examination. The tax returns of the Company, the Operating Company, TCPC Funding and the SBIC generally remain open for examination by tax authorities for a period of three years from the date they are filed. No such examinations are currently pending.

Cost and unrealized appreciation and depreciation of the Company s investments (including derivatives) for U.S. federal income tax purposes at September 30, 2017 and December 31, 2016 were as follows:

	S	September 30, 2017	December 31, 2016
Unrealized appreciation	\$	41,846,827	\$ 33,945,996
Unrealized depreciation		(73,916,191)	(65,041,945)
Net unrealized depreciation	\$	(32,069,364)	\$ (31,095,949)
Cost	\$	1,560,349,649	\$ 1,346,065,819

Recent Accounting Pronouncements

During the first quarter of 2016, the Company adopted Financial Accounting Standards Board (the FASB) Accounting Standards Update (ASU) 2015-02, *Amendments to the Consolidation Analysis*. In particular, the

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

2. Summary of Significant Accounting Policies (continued)

new pronouncement changed the manner in which a reporting entity evaluates whether 1) an entity is a variable interest entity (VIE), 2) fees paid to decision makers or service providers are variable interests in a VIE, and 3) variable interests in a VIE held by related parties require the reporting entity to consolidate the VIE. The pronouncement also introduced a separate consolidation analysis specific to limited partnerships and similar entities. ASU 2015-02 also eliminated the VIE consolidation model based on majority exposure to variability that applied to certain investment companies and similar entities. The adoption of this pronouncement did not have a material impact on the Company s consolidated financial statements.

The Company also adopted ASU 2015-03, *Interest – Imputation of Interest (Subtopic 835-30) - Simplifying the Presentation of Debt Issuance Costs* as well as ASU 2015-15, *Presentation and Subsequent Measurement of Debt Issuance Costs Associated with Line-of-Credit Arrangements – Amendments to SEC Paragraphs Pursuant to Staff Announcement at June 18, 2015.* Together, these ASUs required, in most cases, that debt issuance costs be presented in the balance sheet as a direct deduction from the carrying value of the associated debt liability, consistent with the presentation of a debt discount. Debt issuance costs incurred in connection with line-of-credit arrangements, however, may continue to be presented as an asset in the balance sheet. As of September 30, 2017 and December 31, 2016, \$8.4 million and \$8.2 million in debt issuance costs, respectively, were included in debt in the Consolidated Statements of Assets and Liabilities.

In May 2014, the FASB issued ASU 2014-09, *Revenue from Contracts with Customers (Topic 606)*, which supersedes the revenue recognition requirements in Topic 605, *Revenue Recognition*. Under this new pronouncement, an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. ASU 2014-09 applies to all entities and, for public entities, is effective for annual periods beginning after December 15, 2017, and interim periods within those fiscal years. Early application is permitted, but no earlier than annual periods beginning after December 15, 2016 and interim periods within that reporting period. The Company does not expect adoption of this pronouncement to have a material impact on its consolidated financial statements.

On January 5, 2016, the FASB issued ASU 2016-01, *Financial Instruments – Overall: Recognition and Measurement of Financial Assets and Financial Liabilities.* The more significant changes to the current GAAP model resulting from ASU 2016-01 include 1) elimination of the requirement to disclose the method(s) and significant assumptions used to estimate the fair value of financial instruments measured at amortized cost, 2) requiring public entities to use the exit price notion when measuring the fair value of financial instruments for disclosure purposes and 3) requiring separate presentation of financial assets and financial liabilities by measurement category and form of financial asset on the balance sheet or in the accompanying notes to the financial statements. ASU 2016-01 is effective for annual periods beginning after December 15, 2017, including interim periods within those fiscal years. Early application is permitted. The Company does not expect adoption of this pronouncement to have a material impact on its consolidated financial statements.

On March 30, 2017, the FASB issued ASU 2017-08, *Premium Amortization on Purchased Callable Debt Securities*, which amends the amortization period for certain callable debt securities purchased at a premium, shortening the period to the earliest call date. ASU 2017-08 is effective for fiscal years beginning after December 15, 2018, including

interim periods within those fiscal years. Early application is permitted. The Company does not expect the adoption of this pronouncement to have a material impact on the Company s consolidated financial statements.

In October 2016, the U.S. Securities and Exchange Commission adopted new rules and amended existing rules (together, the Final Rules) intended to modernize the reporting and disclosure of information by registered investment companies and business development companies. In part, the Final Rules amend Regulation S-X and require standardized, enhanced disclosure about derivatives in investment company financial statements, as well as other amendments. The compliance date for the amendments to Regulation S-X was August 1, 2017,

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

and the Company has implemented the applicable requirements into this report, namely the standardized reporting of derivatives in the consolidated schedule of investments, disclosure of investments that had valuations which included certain unobservable inputs that were significant to the valuation as a whole and disclosure of realized gains/(losses) on controlled affiliated investments.

3. Management Fees, Incentive Compensation and Other Expenses

The Company s management fee is calculated at an annual rate of 1.5% of total assets (excluding cash and cash equivalents) on a consolidated basis as of the beginning of each quarter and is payable to the Advisor quarterly in arrears.

Incentive compensation is only paid to the extent the total performance of the Company exceeds a cumulative 8% annual return since January 1, 2013 (the Total Return Hurdle). Beginning January 1, 2013, the incentive compensation equals 20% of net investment income (reduced by preferred dividends) and 20% of net realized gains (reduced by any net unrealized losses), subject to the Total Return Hurdle. The incentive compensation is payable quarterly in arrears as an allocation and distribution to the General Partner and is calculated as the difference between cumulative incentive compensation earned since January 1, 2013 and cumulative incentive compensation paid since January 1, 2013. A reserve for incentive compensation is accrued based on the amount of additional incentive compensation that would have been distributable to the General Partner assuming a hypothetical liquidation of the Company at net asset value on the balance sheet date. The General Partner s equity interest in the Operating Company is comprised entirely of such reserve amount, if any. As of September 30, 2017 and December 31, 2016, no such reserve was accrued.

The Company bears all expenses incurred in connection with its business, including fees and expenses of outside contracted services, such as custodian, administrative, legal, audit and tax preparation fees, costs of valuing investments, insurance costs, brokers and finders fees relating to investments, and any other transaction costs associated with the purchase and sale of investments.

4. Leverage

Leverage is comprised of convertible senior unsecured notes due December 2019 issued by the Company (the 2019 Convertible Notes), convertible senior unsecured notes due March 2022 issued by the Company (the 2022 Convertible Notes), unsecured notes due August 2022 issued by the Company (the 2022 Notes), amounts outstanding under a term loan issued by the Operating Company (the Term Loan) prior to its full repayment on August 9, 2017, amounts outstanding under a senior secured revolving credit facility issued by the Operating Company (the SVCP Revolver and, together with the Term Loan prior to its full repayment on August 9, 2017, the SVCP Facility), amounts outstanding under a senior secured revolving credit facility issued by TCPC Funding (the TCPC Funding Facility), debentures guaranteed by the SBA (the SBA Debentures), and, prior to the repurchase and retirement of remaining interests on September 3, 2015, amounts outstanding under a preferred equity facility issued by the Operating Company (the Preferred Interests). From April 18, 2016 through its conversion to common equity on June 7, 2016, leverage also included a privately placed convertible senior unsecured note due April 2021 issued by the Company (the CNO Note).

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

4. Leverage (continued)

Total leverage outstanding and available at September 30, 2017 was as follows:

	Maturity	Rate	Carrying Value [*]	Available	Total Capacity
SVCP Revolver	2018	L+2.50% [†] \$	30,000,000	\$ 86,000,000	\$ 116,000,000
2019 Convertible Notes (\$108 million par)	2019	5.25%	106,893,357	-	- 106,893,357
2022 Convertible Notes (\$140 million par)	2022	4.625%	137,266,488	-	- 137,266,488
2022 Notes (\$125 million par)	2022	4.125%	124,635,706	-	- 124,635,706
TCPC Funding Facility	2021	L+2.50% [‡]	200,000,000	150,000,000	350,000,000
SBA Debentures	2024-2027	2.57%§	75,000,000	75,000,000	150,000,000
Total leverage			673,795,551	\$ 311,000,000	\$ 984,795,551
Unamortized issuance costs			(8,417,444)	
Debt, net of unamortized issuance costs		\$	665,378,107		

*Except for the convertible notes and 2022 Notes, all carrying values are the same as the principal amounts outstanding.

Based on either LIBOR or the lender's cost of funds, subject to certain limitations

Dr L+2.25% subject to certain funding requirements

Weighted-average interest rate, excluding fees of <math display="inline">0.36%

Total leverage outstanding and available at December 31, 2016 was as follows:

	Maturity	Rate	Carrying Value [*]	Total Available Capacity	
SVCP Facility					
SVCP Revolver	2018	L+2.50% [†] \$	_	-\$ 116,000,000 \$ 116,000,000	
Term Loan	2018	$L+2.50\%^{\dagger}$	100,500,000	— 100,500,000	
2019 Convertible Notes (\$108 million					
par)	2019	5.25%	106,547,929	— 106,547,929	
2022 Convertible Notes (\$140 million					
par)	2022	4.625%	136,858,359	— 136,858,359	
TCPC Funding Facility	2020	L+2.50% [‡]	175,000,000	175,000,000 350,000,000	
SBA Debentures	2024-2026	2.58% [§]	61,000,000	89,000,000 150,000,000	
Total leverage			579,906,288	\$ 380,000,000 \$ 959,906,288	
Unamortized issuance costs			(8,247,426))	
Debt, net of unamortized issuance costs		\$	571,658,862		
ΨE (C (1 (11) (11	• 1	4	.1 • • 1	· · · · · · ·	

*Except for the convertible notes, all carrying values are the same as the principal amounts outstanding. Based on either LIBOR or the lender's cost of funds, subject to certain limitations

Dr L+2.25% subject to certain funding requirements

§Weighted-average interest rate, excluding fees of 0.36%

The combined weighted-average interest rates on total leverage outstanding at September 30, 2017 and December 31, 2016 were 4.12% and 3.95%, respectively.

Total expenses related to debt include:

	Nine Months Ended September 30,		
	2017	2016	
Interest expense	\$ 20,022,020	\$ 14,739,195	
Amortization of deferred debt issuance costs	2,646,451	1,947,472	
Commitment fees	1,195,229	891,192	
Total	\$ 23,863,700	\$ 17,577,859	

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

4. Leverage (continued)

Outstanding leverage is carried at amortized cost in the Consolidated Statements of Assets and Liabilities. As of September 30, 2017, the estimated fair values of the SVCP Revolver, the TCPC Funding Facility and the SBA Debentures approximated their carrying values, and the 2019 Convertible Notes, the 2022 Convertible Notes and the 2022 Notes had estimated fair values of \$113.6 million, \$145.6 million and \$124.5 million, respectively. The estimated fair values of the SVCP Revolver, the TCPC Funding Facility and the SBA Debentures were determined by discounting projected remaining payments using market interest rates for borrowings of the Company and entities with similar credit risks at the measurement date. The estimated fair values of the SVCP Facility, the TCPC Funding Facility, the convertible notes, the 2022 Notes and the SBA Debentures as prepared for disclosure purposes were deemed to be Level 3 in the GAAP valuation hierarchy.

Convertible Unsecured Notes

On June 11, 2014, the Company issued \$108.0 million of convertible senior unsecured notes that mature on December 15, 2019, unless previously converted or repurchased in accordance with their terms. The 2019 Convertible Notes are general unsecured obligations of the Company, and rank structurally junior to the SVCP Facility and the TCPC Funding Facility. The Company does not have the right to redeem the 2019 Convertible Notes prior to maturity. The 2019 Convertible Notes bear interest at an annual rate of 5.25%, payable semi-annually. In certain circumstances, the 2019 Convertible Notes will be convertible into cash, shares of the Company s common stock or a combination of cash and shares of common stock (such combination to be at the Company s election), at an initial conversion rate of 50.9100 shares of common stock per one thousand dollar principal amount, which is equivalent to an initial conversion price of approximately \$19.64 per share of common stock, subject to customary anti-dilutional adjustments. The initial conversion price was approximately 12.5% above the \$17.46 per share closing price of the Company s common stock on June 11, 2014. At September 30, 2017, the principal amount of the 2019 Convertible Notes exceeded the value of the conversion rate multiplied by the per share closing price of the Company s common stock. Therefore, no additional shares have been added to the calculation of diluted earnings per common share and weighted average common shares outstanding.

Prior to the close of business on the business day immediately preceding June 15, 2019, holders may convert their 2019 Convertible Notes only under certain circumstances set forth in the indenture governing the terms of the 2019 Convertible Notes. On or after June 15, 2019 until the close of business on the scheduled trading day immediately preceding December 15, 2019, holders may convert their 2019 Convertible Notes at any time. Upon conversion, the Company will pay or deliver, as the case may be, at its election, cash, shares of the Company s common stock or a combination of cash and shares of the Company s common stock, subject to the requirements of the indenture.

On August 30, 2016, the Company issued \$140.0 million of convertible senior unsecured notes that mature on March 1, 2022, unless previously converted or repurchased in accordance with their terms. The 2022 Convertible Notes are general unsecured obligations of the Company, and rank structurally junior to the SVCP Revolver and the TCPC Funding Facility. The Company does not have the right to redeem the 2022 Convertible Notes prior to maturity. The 2022 Convertible Notes bear interest at an annual rate of 4.625%, payable semi-annually. In certain circumstances, the 2022 Convertible Notes will be convertible into cash, shares of the Company s common stock or a combination of cash

and shares of common stock (such combination to be at the Company s election), at an initial conversion rate of 54.5019 shares of common stock per one thousand dollar principal amount of the 2022 Convertible Notes, which is equivalent to an initial conversion price of approximately \$18.35 per share of common stock, subject to customary anti-dilutional adjustments. The initial conversion price was approximately 10.0% above the \$16.68 per share closing price of the Company s common

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

4. Leverage (continued)

stock on August 30, 2016. At September 30, 2017, the principal amount of the 2022 Convertible Notes exceeded the value of the conversion rate multiplied by the per share closing price of the Company s common stock. Therefore, no additional shares have been added to the calculation of diluted earnings per common share and weighted average common shares outstanding.

Prior to the close of business on the business day immediately preceding September 1, 2021, holders may convert their 2022 Convertible Notes only under certain circumstances set forth in the indenture governing the terms of the 2022 Convertible Notes. On or after September 1, 2021 until the close of business on the scheduled trading day immediately preceding March 1, 2022, holders may convert their 2022 Convertible Notes at any time. Upon conversion, the Company will pay or deliver, as the case may be, at its election, cash, shares of the Company s common stock or a combination of cash and shares of the Company s common stock, subject to the requirements of the indenture.

The 2019 Convertible Notes and 2022 Convertible Notes are accounted for in accordance with ASC Topic 470-20 – *Debt with Conversion and Other Options*. Upon conversion of any of the 2019 Convertible Notes or the 2022 Convertible Notes, the Company intends to pay the outstanding principal amount in cash and, to the extent that the conversion value exceeds the principal amount, has the option to pay the excess amount in cash or shares of the Company s common stock (or a combination of cash and shares), subject to the requirements of the respective indenture. The Company has determined that the embedded conversion options in the 2019 Convertible Notes and 2022 Convertible Notes are not required to be separately accounted for as derivatives under GAAP. At the time of issuance the estimated values of the debt and equity components of the 2019 Convertible Notes were approximately 97.7% and 2.3%, respectively. At the time of issuance the estimated values of the debt and 2.4%, respectively.

The original issue discounts equal to the equity components of the 2019 Convertible Notes and 2022 Convertible Notes were recorded in paid-in capital in excess of par in the accompanying Consolidated Statements of Assets and Liabilities. As a result, the Company records interest expense comprised of both stated interest and amortization of the original issue discounts. At the time of issuance, the equity components of the 2019 Convertible Notes and the 2022 Convertible Notes were \$2.5 million and \$3.3 million, respectively. As of September 30, 2017 and December 31, 2016, the components of the carrying value of the 2019 Convertible Notes and 2022 Convertible Notes were as follows:

	Septembe	er 30, 2017	December 31, 2016		
	2019 Convertible Notes	2022 Convertible Notes	2019 Convertible Notes	2022 Convertible Notes	
Principal amount of debt	\$ 108,000,000	\$ 140,000,000	\$ 108,000,000	\$ 140,000,000	
Original issue discount, net of accretion	(1,106,643)	(2,733,512)	(1,452,071) (3,141,641)	
Carrying value of debt	\$ 106,893,357	\$ 137,266,488	\$ 106,547,929	\$ 136,858,359	

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

4. Leverage (continued)

For the nine months ended September 30, 2017 and 2016, the components of interest expense for the convertible notes were as follows:

	Nine Months Ended September 30,					
	20	017	2016			
	2019 Convertible Notes	2022 Convertible Notes	2019 Convertible Notes	2022 Convertible Notes		
Stated interest expense	\$ 4,252,500	\$ 4,874,236	\$ 4,252,500	\$ 431,667		
Amortization of original issue discount	345,427	408,129	326,391	\$ 35,359		
Total interest expense	\$ 4,597,927	\$ 5,282,365	\$ 4,578,891	\$ 467,026		

The estimated effective interest rate of the debt component of the 2019 Convertible Notes, equal to the stated interest of 5.25% plus the accretion of the original issue discount, was approximately 5.75% for the nine months ended September 30, 2017 and September 30, 2016. The estimated effective interest rate of the debt component of the 2022 Convertible Notes, equal to the stated interest of 4.625% plus the accretion of the original issue discount, was approximately 5.125% for the nine months ended September 30, 2017 and September 30, 2016.

Unsecured Notes

On August 4, 2017, the Company issued \$125.0 million of unsecured notes that mature on August 11, 2022 (the 2022 Notes). The 2022 Notes bear interest at an annual rate of 4.125%, payable semi-annually, and all principal is due upon maturity. The 2022 Notes are general unsecured obligations of the Company and rank structurally junior to the SVCP Revolver and the TCPC Funding Facility. The 2022 Notes may be redeemed in whole or part at the Company's option at a redemption price equal to par plus a make whole premium, as determined pursuant to the indenture governing the 2022 Notes, and any accrued and unpaid interest. The 2022 Notes were issued at a discount to the principal amount.

As of September 30, 2017, the components of the carrying value of the 2022 Notes were as follows:

	September 30, 2017
Principal amount of debt	\$ 125,000,000
Original issue discount, net of accretion	(364,294)
Carrying value of debt	\$ 124,635,706

For the nine months ended September 30, 2017, the components of interest expense for the 2022 Notes were as follows:

	S	Ended eptember 30, 2017
Stated interest expense	\$	716,146
Amortization of original issue discount		9,456
Total interest expense	\$	725,602
SVCP Facility		

The SVCP Facility consists of a senior secured revolving credit facility which provides for amounts to be drawn up to \$116.0 million, subject to certain collateral and other restrictions (the SVCP Revolver) and, prior to its full repayment on August 9, 2017, a \$100.5 million senior secured term loan. The SVCP Revolver matures

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

4. Leverage (continued)

on July 31, 2018. Most of the cash and investments held directly by the Operating Company, as well as the net assets of TCPC Funding and the SBIC, are included in the collateral for the facility.

Advances under the SVCP Revolver bear interest at an annual rate of 2.50% plus either LIBOR or the lender s cost of funds (subject to a cap of LIBOR plus 20 basis points). In addition to amounts due on outstanding debt, the SVCP Revolver accrues commitment fees of 0.20% per annum on the unused portion of the facility, or 0.25% per annum when less than \$46.4 million in borrowings are outstanding. The SVCP Revolver may be terminated, and any outstanding amounts thereunder may become due and payable, should the Operating Company fail to satisfy certain financial or other covenants. As of September 30, 2017, the Operating Company was in full compliance with such covenants.

SBA Debentures

As of September 30, 2017, the SBIC is able to issue up to \$150.0 million in SBA Debentures, subject to funded regulatory capital and other customary regulatory requirements. As of September 30, 2017, the Operating Company had committed \$75.0 million of regulatory capital to the SBIC, all of which had been funded. SBA Debentures are non-recourse and may be prepaid at any time without penalty. Once drawn, the SBIC debentures bear an interim interest rate of LIBOR plus 30 basis points. The rate then becomes fixed at the time of SBA pooling, which occurs twice each year, and is set to the then-current 10-year treasury rate plus a spread and an annual SBA charge.

SBA Debentures outstanding as of September 30, 2017 were as follows:

Issuance Date	Maturity	Debenture Amount	Fixed Interest Rate	SBA Annual Charge
September 24, 2014	September 1, 2024	\$ 18,500,000	3.02 %	0.36 %
March 25, 2015	March 1, 2025	9,500,000	2.52 %	0.36 %
September 23, 2015	September 1, 2025	10,800,000	2.83 %	0.36 %
March 23, 2016	March 1, 2026	4,000,000	2.51 %	0.36 %
September 21, 2016	September 1, 2026	18,200,000	2.05 %	0.36 %
September 20, 2017	September 1, 2027	14,000,000	2.52 %	0.36 %
		\$ 75,000,000	2.57 %*	

*Weighted-average interest rate

SBA Debentures outstanding as of December 31, 2016 were as follows:

			Fixed	SBA
		Debenture	Interest	Annual
Issuance Date	Maturity	Amount	Rate	Charge

September 24, 2014	September 1, 2024	\$ 18,500,000	3.02 %	0.36 %
March 25, 2015	March 1, 2025	9,500,000	2.52 %	0.36 %
September 23, 2015	September 1, 2025	10,800,000	2.83 %	0.36 %
March 23, 2016	March 1, 2026	4,000,000	2.51 %	0.36 %
September 21, 2016	September 1, 2026	18,200,000	2.05 %	0.36 %
		\$ 61,000,000	2.58 %*	

*Weighted-average interest rate *TCPC Funding Facility*

The TCPC Funding Facility is a senior secured revolving credit facility which provides for amounts to be drawn up to \$350.0 million, subject to certain collateral and other restrictions. The facility matures on April 26,

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

4. Leverage (continued)

2021, subject to extension by the lender at the request of TCPC Funding. The facility contains an accordion feature which allows for expansion of the facility to up to \$400.0 million subject to consent from the lender and other customary conditions. The cash and investments of TCPC Funding are included in the collateral for the facility.

Borrowings under the TCPC Funding Facility bear interest at a rate of LIBOR plus either 2.25% or 2.50% per annum, subject to certain funding requirements, plus an administrative fee of 0.25% per annum. In addition to amounts due on outstanding debt, the facility accrues commitment fees of 0.50% per annum on the unused portion of the facility, or 0.75% per annum when the unused portion is greater than 33% of the total facility, plus an administrative fee of 0.25% per annum. The facility may be terminated, and any outstanding amounts thereunder may become due and payable, should TCPC Funding fail to satisfy certain financial or other covenants. As of September 30, 2017, TCPC Funding was in full compliance with such covenants.

5. Commitments, Contingencies, Concentration of Credit Risk and Off-Balance Sheet Risk

The Operating Company, TCPC Funding and the SBIC conduct business with brokers and dealers that are primarily headquartered in New York and Los Angeles and are members of the major securities exchanges. Banking activities are conducted with a firm headquartered in the San Francisco area.

In the normal course of business, investment activities involve executions, settlement and financing of various transactions resulting in receivables from, and payables to, brokers, dealers and the custodian. These activities may expose the Company to risk in the event that such parties are unable to fulfill contractual obligations. Management does not anticipate any material losses from counterparties with whom it conducts business. Consistent with standard business practice, the Company, the Operating Company, TCPC Funding and the SBIC enter into contracts that contain a variety of indemnifications, and are engaged from time to time in various legal actions. The maximum exposure under these arrangements and activities is unknown. However, management expects the risk of material loss to be remote.

The Consolidated Schedules of Investments include certain revolving loan facilities and other commitments with unfunded balances at September 30, 2017 and December 31, 2016 as follows:

	Unfunded Balances					
Issuer	Maturity	5	September 30, 2017	D	ecember 31, 2016	
Alera Group Intermediate Holdings, Inc.	12/30/2021	\$	708,333	\$	833,333	
Alera Group Intermediate Holdings, Inc.	12/30/2022		759,546		759,547	
Alpheus Communications, LLC	5/31/2018		357,419		357,419	
AP Gaming I, LLC	12/20/2018		N/A		12,500,000	
Applause App Quality, Inc.	9/20/2022		1,509,820		N/A	
Asset International, Inc.	7/1/2021		1,325,721		1,325,721	

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Auto Trakk SPV, LLC	12/21/2021	3,827,058	3,827,058
Bisnow, LLC	4/29/2021	1,200,000	1,200,000
Caliber Home Loans, Inc.	6/30/2020	4,444,444	6,666,667
Edmentum, Inc.	6/9/2020	3,368,586	3,368,586
Enerwise Global Technologies, Inc.	11/30/2017	4,000,000	4,000,000
Foursquare Labs, Inc.	6/1/2020	3,750,000	N/A
GlassPoint Solar, Inc.	8/1/2020	16,000,000	N/A
Hylan Datacom & Electrical, LLC	7/25/2016	N/A	1,247,989
iGM RFE1 B.V.	10/12/2021	N/A	855,935
InMobi, Inc.	12/31/2019	8,299,181	7,500,000
Marketo, Inc.	8/16/2021	1,704,545	1,704,545

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

5. Commitments, Contingencies, Concentration of Credit Risk and Off-Balance Sheet Risk (continued)

	Infunded Balan	ances	
Issuer	Maturity	September 30, 2017	December 31, 2016
Mesa Airlines, Inc.	2/28/2022	N/A	9,268,182
Mesa Airlines, Inc.	12/31/2022	N/A	9,731,591
Patient Point Network Solutions, LLC	6/26/2022	440,474	N/A
Pegasus Business Intelligence, LP (Onyx Centersource)	12/20/2021	581,841	671,356
Pulse Secure, LLC	5/1/2022	1,342,516	N/A
RM OpCo, LLC (Real Mex)	3/30/2018	188,903	N/A
Tradeshift Holdings, Inc.	9/1/2020	9,941,115	N/A
VSS-Southern Holdings, LLC	11/3/2020	856,164	856,164
Videology Tech Technologies, LLC	1/10/2020	9,202,379	N/A
Xactly Corporation	7/31/2022	1,405,501	N/A
Total Unfunded Balances		\$ 75,213,546	\$ 66,674,093
elated Party Transactions			

6. Related Party Transactions

The Company, the Operating Company, TCPC Funding, the SBIC, the Advisor, the General Partner and their members and affiliates may be considered related parties. From time to time, the Operating Company advances payments to third parties on behalf of the Company which are reimbursable through deductions from distributions to the Company. At September 30, 2017 and December 31, 2016, no such amounts were outstanding. From time to time, the Advisor advances payments to third parties on behalf of the Company and the Operating Company and receives reimbursement from the Company and the Operating Company. At September 30, 2017 and December 31, 2016, amounts reimbursable to the Advisor totaled \$1.1 million and \$0.3 million, respectively, as reflected in the Consolidated Statements of Assets and Liabilities.

Pursuant to administration agreements between the Administrator and each of the Company and the Operating Company (the Administration Agreements), the Administrator may be reimbursed for costs and expenses incurred by the Administrator for office space rental, office equipment and utilities allocable to the Company or the Operating Company, as well as costs and expenses incurred by the Administrator or its affiliates relating to any administrative, operating, or other non-investment advisory services provided by the Administrator or its affiliates to the Company or the Operating Company. For the nine months ended September 30, 2017 and 2016, expenses allocated pursuant to the Administration Agreements totaled \$1.7 million and \$1.3 million, respectively.

7. Stockholders Equity and Dividends

The following table summarizes the total shares issued and proceeds received in public offerings of the Company s common stock net of underwriting discounts and offering costs as well as shares issued in connection with the Company s dividend reinvestment plan for the nine months ended September 30, 2017:

	Shares Issued	Price Per Share	Net Proceeds
Shares issued from dividend reinvestment plan	464	\$ 16.93 * \$	5 7,854
April 25, 2017 public offering	5,750,000	16.84	93,597,500
*Weighted-average price per share			

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

7. Stockholders' Equity and Dividends (continued)

The following table summarizes the total shares issued and proceeds received in public offerings of the Company s common stock net of underwriting discounts and offering costs as well as shares issued in connection with the Company s dividend reinvestment plan for the year ended December 31, 2016:

	Shares Issued	Price Per Share	Net Proceeds
Shares issued from dividend reinvestment plan	610	\$ 15.83 * \$	9,657
Shares issued from conversion of convertible debt †	2,011,900	15.02	
July 13, 2016 registered direct public offering	2,336,552	15.09	34,958,570

*Weighted-average price per share

\$hares issued in connection with the full conversion of the CNO Note

The Company s dividends are recorded on the ex-dividend date. The following table summarizes the Company s dividends declared and paid for the nine months ended September 30, 2017:

Date Declared	Record Date	Payment Date	Туре	Amount Per Share	Total Amount
Date Declareu	Actor a Date	March 31,	турс	Share	I otar Amount
February 22, 2017	March 17, 2017	2017	Regular	\$ 0.36	\$ 19,095,084
May 9, 2017	June 16, 2017	June 30, 2017	Regular	0.36	21,165,137
August 3, 2017	September 15, 2017	September 29, 2017	Regular	0.36	21,165,193
				\$ 1.08	\$ 61,425,414

The following table summarizes the Company s dividends declared and paid for the nine months ended September 30, 2016:

Date Declared	Record Date	Payment Date	Туре	mount Per Share	Total Amount
February 24, 2016	March 17, 2016	March 31, 2016	Regular	\$ 0.36	\$ 17,530,963
May 10, 2016	June 16, 2016	June 30, 2016	Regular	0.36	18,254,229
August 9, 2016	September 16, 2016	September 30, 2016	Regular	0.36	19,094,976
				\$ 1.08	\$ 54,880,168

On February 24, 2015, the Company s board of directors approved a stock repurchase plan (the Company Repurchase Plan) to acquire up to \$50.0 million in the aggregate of the Company s common stock at prices at certain thresholds below the Company s net asset value per share, in accordance with the guidelines specified in Rule 10b-18 and Rule 10b5-1 of the Securities Exchange Act of 1934. The Company Repurchase Plan is designed to allow the Company to repurchase its common stock at times when it otherwise might be prevented from doing so under insider trading laws. The Company Repurchase Plan requires an agent selected by the Company to repurchase shares of common stock on the Company s behalf if and when the market price per share is at certain thresholds below the most recently reported net asset value per share. Under the plan, the agent will increase the volume of purchases made if the price of the Company s common stock declines, subject to volume restrictions. The timing and amount of any stock repurchased depends on the terms and conditions of the Company Repurchase Plan, the market price of the company Repurchase Plan was re-approved on November 2, 2017, to be in effect through the earlier of two trading days after the Company s fourth quarter 2017 earnings release unless further extended or terminated by the Company s board of directors, or such time as the approved \$50.0 million repurchase amount has been fully utilized, subject to certain conditions.

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

7. Stockholders' Equity and Dividends (continued)

There were no share repurchases for the nine months ended September 30, 2017.

The following table summarizes the total shares repurchased and amounts paid by the Company under the Company Repurchase Plan, including broker fees, for the year ended December 31, 2016:

		Shares	Price Per	
		Repurchased	Share	Total Cost
	Company Repurchase Plan	141,896	\$ 13.25 *	\$ 1,879,548
*Weighted-average pr	ice per share			
8. Earnings Per Shar	e			

In accordance with ASC 260, *Earnings per Share*, basic earnings per share is computed by dividing earnings available to common shareholders by the weighted average number of shares outstanding during the period. Other potentially dilutive common shares, if any, and the related impact to earnings, are considered when calculating earnings per share on a diluted basis. The following information sets forth the computation of the net increase in net assets per share resulting from operations for the three and nine months ended September 30, 2017 and 2016:

	Three Months Ended September 30,		Nine Months Ended September 30,					
		2017		2016		2017		2016
Net increase in net assets applicable to common shareholders resulting from operations	\$ 14	,617,951	\$ 20	,740,803	\$ 54,	281,036	\$ 53	,396,190
Weighted average shares outstanding	58	,792,204	52	,736,835	56,	390,954	50	,245,035
Earnings per share	\$	0.25	\$	0.39	\$	0.96	\$	1.06

9. Subsequent Events

On November 2, 2017, the Company s board of directors re-approved the Company Repurchase Plan, to be in effect through the earlier of two trading days after the Company s fourth quarter 2017 earnings release or such time as the approved \$50.0 million repurchase amount has been fully utilized, subject to certain conditions.

On November 3, 2017, the Company issued \$50 in aggregate principal amount of 4.125% notes due 2022 for proceeds of approximately \$49.1 million, net of underwriter discounts and approximately \$0.3 million of expenses related to the offering. The notes are a further issuance to the 2022 Notes that the Company issued on August 11, 2017, and are treated as a single series with the existing 2022 Notes under the indenture.

On November 7, 2017, the Company s board of directors declared a fourth quarter regular dividend of \$0.36 per share payable on December 29, 2017 to stockholders of record as of the close of business on December 15, 2017.

TCP Capital Corp.

Notes to Consolidated Financial Statements (Unaudited) (Continued)

September 30, 2017

10. Financial Highlights

	Nine Months Ended Septembe 30,				r	
		2017			2016	
Per Common Share						
Per share NAV at beginning of period	\$	14.91		\$	14.78	
Investment operations:						
Net investment income		1.48			1.43	
Net realized and unrealized losses		(0.22)		(0.08)
Incentive allocation reserve and distributions		(0.30)		(0.29)
Total from investment operations		0.96			1.06	
Issuance of common stock		0.13			0.02	
Issuance of convertible debt		-			0.06	
Distributions to common shareholders from:						
Net investment income		(1.08)		(1.08)
Per share NAV at end of period	\$	14.92		\$	14.84	
Per share market price at end of period	\$	16.49		\$	16.38	
Total return based on market value ^{(1), (2)}		4.0	%		25.3	%
Total return based on net asset value ^{(1), (3)}		7.3	%		7.7	%
Shares outstanding at end of period		58,792,364			53,041,751	
Ratios to average common equity: (4)						
Net investment income ⁽⁵⁾		11.1	%		10.2	%
Expenses		7.1	%		6.6	%
Expenses and incentive allocation (6)		9.1	%		8.5	%
Ending common shareholder equity	\$ 8	377,396,967		\$ 7	787,107,542	
Portfolio turnover rate		31.1	%		23.8	%
Weighted-average leverage outstanding	\$ 5	599,740,024		\$ 3	528,593,078	
Weighted-average interest rate on leverage		4.5	%		3.7	%
Weighted-average number of common shares		56,390,954			50,245,035	
Average leverage per share	\$	10.64		\$	10.52	

(1)Not annualized.

Total return based on market value equals the change in ending market value per share during the period plus (2)declared dividends per share during the period, divided by the market value per share at the beginning of the period.

Total return based on net asset value equals the change in net asset value per share during the period plus declared

- (3) dividends per share during the period, divided by the beginning net asset value per share at the beginning of the period.
- (4) Annualized, except for incentive allocation.
- (5)Net of incentive allocation.
- (6) Includes incentive allocation payable to the General Partner and all Company expenses.

TCP Capital Corp.

Consolidated Schedule of Changes in Investments in Affiliates⁽¹⁾ (Unaudited)

Nine Months Ended September 30, 2017

Security	Dividends or Interest ⁽²⁾	Fair Value at December 31, 2016	Net realized i gain a or	Net increase or decrease in unrealized appreciation or depreciation	Acquisitions	Dispositions ⁽⁴⁾	Fair Value at September 30, 2017
36th Street Capital Partners Holdings, LLC, Membership Units 36th Street Capital	\$ —	\$ 6,818,897	\$ — \$	\$ 2,362,761	\$ 1,876,574	\$ (1,612,852)	\$ 9,445,380
Partners Holdings, LLC, Senior Note, 12%, due 11/1/20 AGY Holding Corp., Common Stock	2,814,491	29,203,304	_	_	- 10,323,288	(17,829,721)	21,696,871
AGY Holding Corp., Senior Secured 2nd Lien Notes, 11%, due 11/15/16 AGY Holding Corp., Senior Secured	764,610	9,268,000		_			- 9,268,000
Delayed Draw Term Loan, 12%, due 9/15/18 AGY Holding Corp., Senior Secured Term	95,472	1,049,147	_	(1)	_		- 1,049,146
Loan, 12%, due 9/15/16	443,133	4,869,710 - 1,205,306	_	(133) 50,221	-		- 4,869,577 - 1,255,527

Anacomp, Inc.,			
Class A			
Common Stock			
Conergy Asia Holdings			
Limited, Class			
B Shares	0	0	