Filed Pursuant to Rule 497 Registration Statement No. 333-203147



Supplement, dated August 4, 2017 to
Prospectus, dated April 26, 2017,
Prospectus Supplement, dated May 10, 2017 and
Prospectus Supplement, dated July 18, 2017

This supplement contains information which amends, supplements or modifies certain information contained in the Prospectus of Main Street Capital Corporation (the "Company") dated April 26, 2017 (the "Prospectus"), as supplemented by the Prospectus Supplement dated May 10, 2017 (the "ATM Prospectus Supplement") and the Prospectus Supplement dated July 18, 2017 (the DSPP Prospectus Supplement" and, together with the ATM Prospectus Supplement, the "Prospectus Supplements"), each as further supplemented from time to time including hereby. Capitalized terms used but not defined herein shall have the same meaning given them in the Prospectus Supplements or Prospectus, as applicable.

Investing in our common stock involves a high degree of risk, and should be considered highly speculative. See "Risk Factors" beginning on page 14 of the Prospectus, "Supplementary Risk Factors" beginning on page S-6 of the DSPP Prospectus Supplement and in <u>Annex A</u> hereto to read about factors you should consider, including the risk of leverage and dilution, before investing in our common stock.

STATUS OF OUR OFFERINGS

On May 10, 2017, we established an at-the-market program to which the ATM Prospectus Supplement relates and through which we may sell, from time to time and at our sole discretion up to 4,500,000 shares of our common stock. As of the date hereof, we have sold 845,691 shares of our common stock for net proceeds of approximately \$32.2 million, after commissions to the Sales Agents on shares sold and offering costs, under the at-the-market program. As a result, 3,654,309 shares of our common stock remain available for sale under the at-the-market program.

On July 18, 2017, we established a Dividend Reinvestment and Direct Stock Purchase Plan (the "Plan"), which includes the direct stock purchase feature to which the DSPP Prospectus Supplement relates and through which we are offering up to 1,000,000 shares of our common stock. As of the date hereof, we have not sold any shares of our common stock under the direct stock purchase feature of the Plan.

FORM 10-Q

On August 4, 2017, we filed our Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2017 (the "Report") rith the Securities and Exchange Commission. We have attached the Report as <u>Annex A</u> to this supplement.	
Annex	<u>«А</u>

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended June 30, 2017

For the quarterly pe	eriod ended June 30, 2017	
	OR	
☐ TRANSITION REPORT PURSUANT TO SECURITIES EXCHANGE ACT OF 193	• •	THE
For the transition period from:	to	
Commission Fi	le Number: 001-33723	
	apital Corporation rant as specified in its charter)	
Maryland (State or other jurisdiction of incorporation or organization)	41-2230745 (I.R.S. Employer Identification No.)	
1300 Post Oak Boulevard, 8 th floor Houston, TX (Address of principal executive offices)	77056 (Zip Code)	
	3) 350-6000 e number including area code)	
(Former name, former address and fo	n/a ormer fiscal year, if changed since last	st report)
Indicate by check mark whether the registrant (1) has filed all Exchange Act of 1934 during the preceding 12 months (or for such (2) has been subject to such filing requirements for the past 90 day	h shorter period that the registrant wa	
Indicate by check mark whether the registrant has submitted editeractive Data File required to be submitted and posted pursuant preceding 12 months (or for such shorter period that the registrant	to Rule 405 of Regulation S-T (§23	2.405 of this chapter) during the
Indicate by check mark whether the registrant is a large acceler reporting company or an emerging growth company. See the defin company" and "emerging growth company" in Rule 12b-2 of the E	nitions of "large accelerated filer," "a	
Large accelerated filer ■ Accelerated filer □	Non-accelerated filer (do not check if smaller reporting company)	Smaller reporting company ☐ Emerging growth company ☐
If an emerging growth company, indicate by check mark if th complying with any new or revised financial accounting standards		
Indicate by check mark whether the registrant is a shell comp	any (as defined in Rule 12b-2 of the	Exchange Act). Yes 🗖 No 🗷
The number of shares outstanding of the issuer's common stor	ck as of August 3, 2017 was 56,810,	793.

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Consolidated Balance Sheets

(dollars in thousands, except shares and per share amounts)

	June 30, 2017	December 31, 2016
ASSETS	(Unaudited)	
Portfolio investments at fair value:		
Control investments (cost: \$497,623 and \$439,674 as of June 30, 2017 and		
December 31, 2016, respectively)	\$ 671,713	\$ 594,282
Affiliate investments (cost: \$415,997 and \$394,699 as of June 30, 2017 and	2 (0.400	255 240
December 31, 2016, respectively)	368,488	375,948
Non-Control/Non-Affiliate investments (cost: \$1,058,628 and \$1,037,510 as of June 30, 2017 and December 31, 2016, respectively)	1 026 745	1 026 676
Total investments (cost: \$1,972,248 and \$1,871,883 as of June 30, 2017	1,036,745	1,026,676
and December 31, 2016, respectively)	2,076,946	1,996,906
and December 31, 2010, respectively)	2,070,940	1,990,900
Cash and cash equivalents	21,799	24,480
Interest receivable and other assets	34,897	35,133
Receivable for securities sold	23,851	1,990
Deferred financing costs (net of accumulated amortization of \$5,094 and	,	,
\$4,598 as of June 30, 2017 and December 31, 2016, respectively)	4,222	4,718
Deferred tax asset, net	3,003	9,125
Total assets	\$ 2,164,718	\$ 2,072,352
LIABILITIES		
Credit facility	\$ 303,000	\$ 343,000
SBIC debentures (par: \$261,200 and \$240,000 as of June 30, 2017 and		
December 31, 2016, respectively)	255,663	235,686
4.50% Notes (par: \$175,000 as of both June 30, 2017 and December 31,		
2016)	173,254	172,893
6.125% Notes (par: \$90,655 as of both June 30, 2017 and December 31,	00.005	00.750
2016)	88,905	88,752
Accounts payable and other liabilities	10,821	14,205
Payable for securities purchased Interest payable	36,032 3,814	2,184 4,103
Dividend payable	10,484	10,048
Total liabilities	881,973	870,871
Total natifices	001,773	070,071
Commitments and contingencies (Note M)		
, , , , , , , , , , , , , , , , , , , ,		
NET ASSETS		
Common stock, \$0.01 par value per share (150,000,000 shares authorized;		
56,672,496 and 54,312,444 shares issued and outstanding as of June 30,		
2017 and December 31, 2016, respectively)	567	543
Additional paid-in capital	1,228,185	1,143,883
Accumulated net investment income, net of cumulative dividends of		
\$576,222 and \$521,297 as of June 30, 2017 and December 31, 2016,	22.751	10.022
respectively Accumulated net realized gain from investments (accumulated net realized	22,751	19,033
gain from investments of \$86,943 before cumulative dividends of \$129,701		
as of June 30, 2017 and accumulated net realized gain from investments of		
\$48,394 before cumulative dividends of \$107,281 as of December 31, 2016)	(42,758)	(58,887)
Net unrealized appreciation, net of income taxes	74,000	96,909
Total net assets	1,282,745	1,201,481
Total liabilities and net assets	\$ 2,164,718	\$ 2,072,352
NET ASSET VALUE PER SHARE	\$ 22.62	\$ 22.10
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The accompanying notes are an integral part of these consolidated financial statements

Consolidated Statements of Operations

(dollars in thousands, except shares and per share amounts)

(Unaudited)

		Three Mon			Six Months Ended June 30.			
		2017		2016	_	2017		2016
INVESTMENT INCOME:			_					
Interest, fee and dividend income:								
Control investments	\$	14,590	\$	12,957	\$	27,576	\$	25,572
Affiliate investments		9,568		8,952		19,468		17,476
Non-Control/Non-Affiliate investments		26,113		20,956		51,116		41,693
Interest, fee and dividend income		50,271		42,865		98,160		84,74
Interest, fee and dividend income from marketable securities and idle funds								
investments		_		37		_		168
Total investment income		50,271		42,902		98,160		84,90
EXPENSES:		Í		,		Í		
Interest		(8,793)		(8,255)		(17,400)		(16,43)
Compensation		(4,555)		(3,952)		(8,985)		(7,77
General and administrative		(3,060)		(2,157)		(6,000)		(4,56
Share-based compensation		(2,798)		(2,251)		(5,067)		(3,84
Expenses allocated to the External Investment Manager		1,628		1,361		3,152		2,51
Total expenses		(17,578)	_	(15,254)		(34,300)		(30,09
NET INVESTMENT INCOME	_	32,693	_	27,648	_	63,860	_	54.81
		52,055		27,0.0		05,000		5 1,01
NET REALIZED GAIN (LOSS):								
Control investments		3,789				3,108		14,35
Affiliate investments		(115)		28,707		22,816		28,70
Non-Control/Non-Affiliate investments		7,307		(13,237)		12,625		(12,41
Marketable securities and idle funds investments		_		(13)		_		(1,58
SBIC debentures			_		_	(5,217)	_	_
Total net realized gain	_	10,981	_	15,457	_	33,332	_	29,06
NET CHANGE IN UNREALIZED APPRECIATION								
(DEPRECIATION):								
Portfolio investments		1,365		(10,585)		(20,726)		(38,11
Marketable securities and idle funds investments				37		(20,720)		1.49
SBIC debentures		(36)		127		5,629		(1
Total net change in unrealized appreciation (depreciation)	_	1,329	_	(10,421)	_	(15,097)	_	(36,63
INCOME TAXES:	_	1,329	_	(10,421)	_	(13,097)	_	(30,03
		(438)		(1.000)		(1,690)		(1.46
Federal and state income, excise and other taxes		. ,		(1,098)				(1,46
Deferred taxes	_	(1,736)	_	(675)	_	(6,122)	-	1,95
Income tax benefit (provision)	_	(2,174)	_	(1,773)	_	(7,812)	_	49
NET INCREASE IN NET ASSETS RESULTING FROM								
OPERATIONS	\$	42,829	\$	30,911	\$	74,283	\$	47,72
NET INVESTMENT INCOME PER SHARE—BASIC AND DILUTED	\$	0.58	\$	0.54	\$	1.15	\$	1.0
NET INCREASE IN NET ASSETS RESULTING FROM OPERATIONS PER SHARE—BASIC AND DILUTED	\$	0.76	\$	0.60	\$	1.33	\$	0.9
DIVIDENDS PAID PER SHARE:								
Regular monthly dividends	\$	0.555	\$	0.540	\$	1.110	\$	1.08
Supplemental dividends		0.275		0.275		0.275	-	0.27
Total dividends	\$	0.830	\$	0.815	\$	1.385	\$	1.35
WEIGHTED AVERAGE SHARES OUTSTANDING—BASIC AND	Ψ	0.030	Ψ	0.013	Ψ	1.505	Ψ	1.33
DILUTED		56,166,782		51,441,371		55,648,854		50,995,57

The accompanying notes are an integral part of these consolidated financial statements

Consolidated Statements of Changes in Net Assets

(dollars in thousands, except shares)

	Common S	Stock	Additional	Accumulated Net Investment	Accumulated Net Realized Gain From	Net Unrealized Appreciation from Investments,	
	Number of Shares	Par Value	Paid-In Capital	Income, Net of Dividends	Investments, Net of Dividends	Net of Income Taxes	Total Net Asset Value
Balances at December 31, 2015	50,413,744	\$ 504		\$ 7,181		\$ 101,395	
Public offering of common stock, net of							
offering costs Share-based	1,225,757	12	38,642	_	_	_	38,654
compensation Purchase of	_	_	3,840	_	_	_	3,840
vested stock for employee payroll tax	(00.750)	(1)	(2.500)				(2.500
withholding Dividend	(80,750)	(1)	(2,592)	_			(2,593
reinvestment Amortization of directors' deferred	255,391	3	7,811	_	_	<u> </u>	7,814
compensation Issuance of restricted	_	_	301	_	_	_	301
stock, net of forfeited shares	260,668	3	(3)	_	_	_	_
Dividends to stockholders	_	_	_	(39,883)	(29,445)	_	(69,328
Cumulative- effect to retained earnings for				(37,003)	(2),110)		(0),320
excess tax benefit	_	_	_	_	_	1,806	1,800
Net increase (decrease) resulting from operations	_	_	_	54,813	29,060	(36,149)	47,724
Balances at June 30, 2016	52,074,810	\$ 521	\$ 1,059,466	\$ 22,111	\$ (50,038)	\$ 67,052	\$ 1,099,112
Balances at December 31, 2016	54,354,857	\$ 543	\$ 1,143,883	\$ 19,033	\$ (58,887)	\$ 96,909	\$ 1,201,481
Public offering of common stock, net of							
offering costs Share-based	2,104,424	22	78,412	_	_	_	78,434
compensation Purchase of vested stock	_	_	5,067	_	_	_	5,067
for employee payroll tax withholding	(113,371)	(1)	(4,346)	_	_	_	(4,34
nvestment through issuance of unregistered							
shares	11,464		442	_	_		442
Dividend reinvestment Amortization of	115,807	1	4,403	_	_	_	4,404
directors' deferred compensation	_	_	326		_	_	320
restricted stock, net of forfeited							
shares	225,152	2	(2)	_	_	_	_
Dividends to	_	_	_	(54,925)	(22,420)	_	(77,345

Net increase							
(decrease)							
resulting from							
operations				58,643	38,549	(22,909)	74,283
Balances at							
June 30, 2017	56,698,333	\$ 567	\$ 1,228,185	\$ 22,751	\$ (42,758)	\$ 74,000	\$ 1,282,745

The accompanying notes are an integral part of these consolidated financial statements

Consolidated Statements of Cash Flows

(dollars in thousands)

(Unaudited)

	Six Months Ended June 30,			
		2017	_	2016
CASH FLOWS FROM OPERATING ACTIVITIES				
Net increase in net assets resulting from operations	\$	74,283	\$	47,724
Adjustments to reconcile net increase in net assets resulting from operations to net				
cash provided by (used in) operating activities:				
Investments in portfolio companies	(-	471,548)	((303,049)
Proceeds from sales and repayments of debt investments in portfolio companies		380,005		167,809
Proceeds from sales and return of capital of equity investments in portfolio				
companies		54,352		48,952
Proceeds from sales and repayments of marketable securities and idle funds				
investments		_		2,129
Net change in net unrealized depreciation		15,097		36,639
Net realized gain		(33,332)		(29,060)
Accretion of unearned income		(9,091)		(4,189)
Payment-in-kind interest		(3,125)		(3,042)
Cumulative dividends		(1,789)		(638)
Share-based compensation expense		5,067		3,840
Amortization of deferred financing costs		1,324		1,288
Deferred tax (benefit) provision		6,122		(1,958)
Changes in other assets and liabilities:				
Interest receivable and other assets		420		(1,825)
Interest payable		(289)		1,432
Accounts payable and other liabilities		(3,058)		(2,774)
Deferred fees and other		1,224		1,362
Net cash provided by (used in) operating activities		15,662		(35,360)
CASH FLOWS FROM FINANCING ACTIVITIES				
Proceeds from public offering of common stock, net of offering costs		78,434		38,654
Dividends paid		(72,505)		(61,225)
Proceeds from issuance of SBIC debentures		46,400		_
Repayments of SBIC debentures		(25,200)		_
Proceeds from credit facility		251,000		203,000
Repayments on credit facility		291,000)	(144,000)
Payment of deferred loan costs and SBIC debenture fees	(-	(1,125)	,	(30)
Purchases of vested stock for employee payroll tax withholding		(4,347)		(2,593)
Other		(i, i i i i		(83)
Net cash provided by (used in) financing activities	_	(18,343)	_	33,723
Net decrease in cash and cash equivalents		(2,681)		(1,637)
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD		24,480		20,331
CASH AND CASH EQUIVALENTS AT END OF PERIOD	\$	21,799	\$	18,694
	Ψ	21,777	Ψ	10,074
Supplemental cash flow disclosures:	Φ	16204	ф	12 (46
Interest paid	\$	16,304		
Taxes paid	\$	2,785	\$	1,575
Non-cash financing activities:	o.	4 404	Φ	7.014
Shares issued pursuant to the DRIP	\$	4,404	Þ	7,814

The accompanying notes are an integral part of these consolidated financial statements

Consolidated Schedule of Investments

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Control Investments(5)					
Access Media Holdings, LLC(10)	Private Cable Operator	5% Current / 5% PIK Secured Debt (Maturity—July 22, 2020) Preferred Member Units (7,339,500 units; 12% cumulative) Member Units (45 units)	\$ 23,234	\$ 23,234 7,233 1 30,468	\$ 19,450 270 ————————————————————————————————————
Ameritech College Operations, LLC	For-Profit Nursing and Healthcare College	13% Secured Debt (Maturity— November 30, 2019) 13% Secured Debt (Maturity— January 31, 2020) Preferred Member Units (2,936 units)	1,004 3,025	1,004 3,025 6,191 10,220	1,004 3,025 2,910 6,939
ASC Interests, LLC	Recreational and Educational Shooting Facility	11% Secured Debt (Maturity— July 31, 2018) Member Units (1,500 units)(8)	2,000	1,989 1,500 3,489	2,000 2,320 4,320
Bond-Coat, Inc.	Casing and Tubing Coating Services	12% Secured Debt (Maturity— December 28, 2017) Common Stock (57,508 shares)	11,596	11,576 6,350 17,926	11,596 7,830 19,426
Café Brazil, LLC	Casual Restaurant Group	Member Units (1,233 units)(8)		1,742	5,390
CBT Nuggets, LLC	Produces and Sells IT Training Certification Videos	Member Units (416 units)(8)		1,300	65,910
Charps, LLC	Pipeline Maintenance and Construction	12% Secured Debt (Maturity— February 3, 2022) Preferred Member Units (1,600 units)	18,400	18,209 400 18,609	18,209 400 18,609

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Clad-Rex Steel, LLC	Specialty Manufacturer of Vinyl-Clad Metal	LIBOR Plus 9.50% (Floor 1.00%), Current Coupon 10.55%, Secured Debt (Maturity—December 20, 2021)(9) Member Units (717 units)(8) 10% Secured Debt (Clad-Rex Steel RE Investor, LLC) (Maturity— December 20, 2036) Member Units (Clad-Rex Steel RE Investor, LLC) (800 units)	14,080 1,193	13,949 7,280 1,181 210 22,620	13,949 7,830 1,181 210 23,170
CMS Minerals Investments	Oil & Gas Exploration & Production	Member Units (CMS Minerals II, LLC) (100 units)(8)		3,641	2,628
Datacom, LLC	Technology and Telecommunications Provider	8% Secured Debt (Maturity—May 30, 2018) 5.25% Current / 5.25% PIK Secured Debt (Maturity—May 30, 2019) Class A Preferred Member Units (15% cumulative) Class B Preferred Member Units (6,453 units)	1,080 12,024	1,080 11,974 1,181 6,030 20,265	1,080 11,653 1,472 211 14,416
Gamber-Johnson Holdings, LLC	Manufacturer of Ruggedized Computer Mounting Systems	LIBOR Plus 11.00% (Floor 1.00%), Current Coupon 12.05%, Secured Debt (Maturity—June 24, 2021)(9) Member Units (8,619 units)(8)	23,880	23,668 14,844 38,512	23,880 22,080 45,960
Garreco, LLC	Manufacturer and Supplier of Dental Products	LIBOR Plus 10.00% (Floor 1.00%), Current Coupon 11.15%, Secured Debt (Maturity—March 31, 2020) (9) Member Units (1,200 units)	5,844	5,794 1,200 6,994	5,794 1,830 7,624
GRT Rubber Technologies LLC	Manufacturer of Engineered Rubber Products	LIBOR Plus 9.00% (Floor 1.00%), Current Coupon 10.05%, Secured Debt (Maturity—December 19, 2019)(9) Member Units (5,879 units)(8)	12,409	12,340 13,065 25,405	12,409 20,680 33,089

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Gulf Manufacturing, LLC	Manufacturer of Specialty Fabricated Industrial Piping Products	9% PIK Secured Debt (Ashland Capital IX, LLC) (Maturity— June 30, 2017)(17) Member Units (438 units)(8)	777	777 2,980 3,757	777 10,470 11,247
Gulf Publishing Holdings, LLC	Energy Industry Focused Media and Publishing	12.5% Secured Debt (Maturity— April 29, 2021) Member Units (3,681 units)	12,800	12,692 3,681 16,373	12,692 4,330 17,022
Harborside Holdings, LLC	Real Estate Holding Company	Member units (100 units)		6,206	9,400
Harrison Hydra-Gen, Ltd.	Manufacturer of Hydraulic Generators	Common Stock (107,456 shares)		718	2,800
Hawthorne Customs and Dispatch Services, LLC	Facilitator of Import Logistics, Brokerage, and Warehousing	Member Units (500 units) Member Units (Wallisville Real Estate, LLC) (588,210 units)(8)		589 1,215 1,804	280 2,040 2,320
HW Temps LLC	Temporary Staffing Solutions	LIBOR Plus 13.00% (Floor 1.00%), Current Coupon 14.05%, Secured Debt (Maturity July 2, 2020)(9) Preferred Member Units (3,200 units)	9,976	9,909 3,942 13,851	9,909 3,940 13,849
Hydratec, Inc.	Designer and Installer of Micro-Irrigation Systems	Common Stock (7,095 shares)(8)		7,095	15,640
IDX Broker, LLC	Provider of Marketing and CRM Tools for the Real Estate Industry	11.5% Secured Debt (Maturity—November 15, 2018) Member Units (5,400 units)(8)	10,350	10,317 5,606 15,923	10,350 8,630 18,980

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Jensen Jewelers of Idaho, LLC	Retail Jewelry Store	Prime Plus 6.75% (Floor 2.00%), Current Coupon 10.75%, Secured Debt (Maturity—November 14, 2019)(9) Member Units (627 units)(8)	3,755	3,707 811 4,518	3,755 4,460 8,215
KBK Industries, LLC	Manufacturer of Specialty Oilfield and Industrial Products	10% Secured Debt (Maturity— September 28, 2017) 12.5% Secured Debt (Maturity— September 28, 2017) Member Units (325 units)	940 5,900	940 5,896 <u>783</u> 7,619	940 5,900 3,990 10,830
Lamb Ventures, LLC	Aftermarket Automotive Services Chain	LIBOR Plus 5.75%, Current Coupon 6.83%, Secured Debt (Maturity May 30, 2018) 11% Secured Debt (Maturity—May 31, 2018) Preferred Equity (non-voting) Member Units (742 units)(8) 9.5% Secured Debt (Lamb's Real Estate Investment I, LLC) (Maturity—March 31, 2027) Member Units (Lamb's Real Estate Investment I, LLC) (1,000 units)(8)	190 7,579 432	190 7,579 400 5,273 428 625 14,495	190 7,579 400 6,330 432
Marine Shelters Holdings, LLC	Fabricator of Marine and Industrial Shelters	12% PIK Secured Debt (Maturity— December 28, 2017)(14) Preferred Member Units (3,810 units)	3,131	3,078 5,352 8,430	
MH Corbin Holding LLC	Manufacturer and Distributor of Traffic Safety Products	10% Secured Debt (Maturity— August 31, 2020) Preferred Member Units (4,000 shares)	12,950	12,862 6,000 18,862	12,862

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Mid-Columbia Lumber Products, LLC	Manufacturer of Finger-Jointed Lumber Products				
	Froducts	10% Secured Debt (Maturity— December 18, 2017) 12% Secured Debt (Maturity—	1,750	1,750	1,750
		December 18, 2017)	3,900	3,900	3,900
		Member Units (3,554 units) 9.5% Secured Debt (Mid-Columbia Real Estate, LLC) (Maturity—		1,810	980
		May 13, 2025) Member Units (Mid-Columbia Real	814	814	814
		Estate, LLC) (500 units)(8)		9,064	1,290 8,734
MSC Adviser I, LLC(16)	Third Party Investment Advisory Services				
		Member Units (Fully diluted 100.0%) (8)		_	37,104
Mystic Logistics Holdings, LLC	Logistics and Distribution Services Provider for Large Volume				
	Mailers	12% Secured Debt (Maturity— August 15, 2019)	8,032	7,938	8,032
		Common Stock (5,873 shares)	0,032	2,720	6,590
				10,658	14,622
NAPCO Precast, LLC	Precast Concrete Manufacturing	LIBOR Plus 8.50%, Current Coupon			
		9.70%, Secured Debt (Maturity— May 31, 2019) Member Units (2,955 units)(8)	10,475	10,438 2,975	10,438 11,100
				13,413	21,538
NRI Clinical Research, LLC	Clinical Research Service Provider	ATRON DI CERCOTTI LERRO			
		LIBOR Plus 6.50% (Floor 1.50%), Current Coupon 8.00%, Secured Debt (Maturity—September 8, 2017)(9)	400	400	400
		14% Secured Debt (Maturity— September 8, 2017)	4,205	4,194	4,205
		Warrants (251,723 equivalent units; Expiration—September 8, 2021; Strike price—\$0.01 per unit)		252	680
		Member Units (500,000 units)		765	2,461
				5,611	7,746
NRP Jones, LLC	Manufacturer of Hoses, Fittings and Assemblies	W. G			
		8% Current / 4% PIK Secured Debt (Maturity—December 22, 2016)(17) Warrants (14,331 equivalent units;	14,197	14,197	14,197
		Expiration—December 22, 2022; Strike price—\$0.01 per unit)		817	130
		Member Units (50,877 units)		2,900	410
				17,914	14,737

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
NuStep, LLC	Designer, Manufacturer and Distributor of Fitness Equipment	12% Secured Debt (Maturity— January 31, 2022) Preferred Member Units (406 units)	20,600	20,402 10,200 30,602	20,402 10,200 30,602
OMi Holdings, Inc.	Manufacturer of Overhead Cranes	Common Stock (1,500 shares)(8)		1,080	12,740
Pegasus Research Group, LLC	Provider of Telemarketing and Data Services	Member Units (460 units)		1,290	8,230
PPL RVs, Inc.	Recreational Vehicle Dealer	LIBOR Plus 7.00% (Floor 0.50%), Current Coupon 8.15%, Secured Debt (Maturity—November 15, 2021)(9) Common Stock (1,962 shares)(8)	18,000	17,841 	18,000 11,780 29,780
Principle Environmental, LLC	Noise Abatement Service Provider	12% Secured Debt (Maturity— April 30, 2017)(17) 12% Current / 2% PIK Secured Debt (Maturity—April 30, 2017)(17) Preferred Member Units (19,631 units) Warrants (1,018 equivalent units; Expiration—January 31, 2021; Strike price—\$0.01 per unit)	4,060 3,412	4,060 3,412 4,600 1,200 13,272	4,060 3,412 6,610 340 14,422
Quality Lease Service, LLC	Provider of Rigsite Accommodation Unit Rentals and Related Services	8% PIK Secured Debt (Maturity— June 8, 2020) Member Units (1,000 units)	7,341	7,341 2,318 9,659	7,341 4,387 11,728
River Aggregates, LLC	Processor of Construction Aggregates	Zero Coupon Secured Debt (Maturity —June 30, 2018) Member Units (1,150 units)(8) Member Units (RA Properties, LLC) (1,500 units)	750	666 1,150 369 2,185	666 4,410 2,510 7,586

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
SoftTouch Medical Holdings LLC	Provider of In- Home Pediatric Durable Medical Equipment	LIBOR Plus 9.00% (Floor 1.00%), Current Coupon 10.05%, Secured Debt (Maturity—October 31, 2019) (9) Member Units (4,450 units)(8)	7,140	7,103 4,930 12,033	7,140 <u>9,540</u> 16,680
The MPI Group, LLC	Manufacturer of Custom Hollow Metal Doors, Frames and Accessories	9% Secured Debt (Maturity— October 2, 2018) Series A Preferred Units (2,500 units; 10% Cumulative) Warrants (1,424 equivalent units; Expiration—July 1, 2024; Strike price—\$0.01 per unit) Member Units (MPI Real Estate Holdings, LLC) (100 units)(8)	2,924	2,923 2,500 1,096 2,300 8,819	2,620 ————————————————————————————————————
Uvalco Supply, LLC	Farm and Ranch Supply Store	9% Secured Debt (Maturity— January 1, 2019) Member Units (1,867 units)(8)	636	636 3,579 4,215	636 4,306 4,942
Vision Interests, Inc.	Manufacturer / Installer of Commercial Signage	13% Secured Debt (Maturity— December 23, 2018) Series A Preferred Stock (3,000,000 shares) Common Stock (1,126,242 shares)	2,814	2,790 3,000 3,706 9,496	2,790 3,000 ————————————————————————————————
Ziegler's NYPD, LLC Subtotal Control Investments (32.3%	Casual Restaurant Group	6.5% Secured Debt (Maturity—October 1, 2019) 12% Secured Debt (Maturity—October 1, 2019) 14% Secured Debt (Maturity—October 1, 2019) Warrants (587 equivalent units; Expiration—September 29, 2018; Strike price—\$0.01 per unit) Preferred Member Units (10,072 units)	1,000 300 2,750	995 300 2,750 600 2,834 7,479 \$ 497,623	995 300 2,750 210 3,580 7,835 \$ 671,713

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Affiliate Investments(6)					
AFG Capital Group, LLC	Provider of Rent- to-Own Financing Solutions and Services	Warrants (42 equivalent units; Expiration—November 7, 2024; Strike price—\$0.01 per unit) Member Units (186 units)(8)		\$ 259 1,200 1,459	\$ 690 2,850 3,540
BBB Tank Services, LLC	Maintenance, Repair and Construction Services to the Above-Ground Storage Tank Market	LIBOR Plus 9.50% (Floor 1.00%), Current Coupon 10.55%, Secured Debt (Maturity—April 8, 2021)(9) 15% Secured Debt (Maturity— April 8, 2021) Member Units (800,000 units)	800 4,027	797 3,994 800 5,591	797 3,994 800 5,591
Barfly Ventures, LLC(10)	Casual Restaurant Group	12% Secured Debt (Maturity— August 31, 2020) Options (2 equivalent units) Warrant (1 equivalent unit; Expiration —August 31, 2025; Strike price— \$1.00 per unit)	7,796	7,675 397 <u>473</u> 8,545	7,796 590 330 8,716
Boccella Precast Products LLC	Manufacturer of Precast Hollow Core Concrete	LIBOR Plus 10.00% (Floor 1.00%), Current Coupon 11.30%, Secured Debt (Maturity—June 30, 2022)(9) Member Units (2,160,000 units)	16,400	16,216 	16,216 18,376
Boss Industries, LLC	Manufacturer and Distributor of Air, Power and Other Industrial Equipment	Preferred Member Units (2,242 units) (8)		2,519	3,320

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Bridge Capital Solutions Corporation	Financial Services and Cash Flow Solutions Provider	13% Secured Debt (Maturity— July 25, 2021) Warrants (63 equivalent shares; Expiration—April 18, 2022; Strike price—\$0.01 per share) 13% Secured Debt (Mercury Service Group, LLC) (Maturity—July 25, 2021) Preferred Member Units (Mercury Service Group, LLC) (17,742 units) (8)	7,500 1,000	5,740 2,132 991 1,000 9,863	5,740 3,370 1,000 1,000 11,110
Buca C, LLC	Casual Restaurant Group	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.33%, Secured Debt (Maturity—June 30, 2020)(9) Preferred Member Units (6 units; 6% cumulative)(8)	21,204	21,068 4,053 25,121	21,068 4,048 25,116
CAI Software LLC	Provider of Specialized Enterprise Resource Planning Software	12% Secured Debt (Maturity— October 10, 2019) Member Units (65,356 units)(8)	3,483	3,464 654 4,118	3,483
CapFusion, LLC(13)	Non-Bank Lender to Small Businesses	13% Secured Debt (Maturity— March 25, 2021) Warrants (1,600 equivalent units; Expiration—March 24, 2026; Strike price—\$0.01 per unit)	14,400	13,304 1,200 14,504	13,304
Chandler Signs Holdings, LLC(10)	Sign Manufacturer	12% Secured Debt (Maturity—July 4, 2021) Class A Units (1,500,000 units)(8)	4,500	4,464 1,500 5,964	4,500 2,910 7,410
Condit Exhibits, LLC	Tradeshow Exhibits / Custom Displays Provider	Member Units (3,936 units)(8)		100	1,840

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Congruent Credit Opportunities Funds(12)(13)	Investment Partnership	LP Interests (Congruent Credit Opportunities Fund II, LP) (Fully diluted 19.8%) LP Interests (Congruent Credit Opportunities Fund III, LP) (Fully		5,730	1,377
		diluted 17.4%)(8)		<u>17,869</u> 23,599	18,577 19,954
Dos Rios Partners(12)(13)	Investment Partnership	LP Interests (Dos Rios Partners, LP) (Fully diluted 20.2%)		5,996	5,369
		LP Interests (Dos Rios Partners—A, LP) (Fully diluted 6.4%)		1,904 7,900	1,573 6,942
Dos Rios Stone Products LLC(10)	Limestone and Sandstone Dimension Cut Stone Mining				
	Quarries	Class A Units (2,000,000 units)(8)		2,000	1,870
East Teak Fine Hardwoods, Inc	Distributor of Hardwood Products	Common Stock (6,250 shares)(8)		480	630
East West Copolymer & Rubber, LLC	Manufacturer of Synthetic Rubbers	12% Current / 2% PIK Secured Debt (Maturity—October 17, 2019)(14) (15) Warrants (2,510,790 equivalent units; Expiration—October 15, 2024; Strike price—\$0.01 per unit)	9,699	9,591 50	3,000
		, ,		9,641	3,000
EIG Fund Investments(12)(13)	Investment Partnership	LP Interests (EIG Global Private Debt Fund—A, L.P.) (Fully diluted 11.1%)(8)		793	694
		LP Interests (EIG Traverse Co- Investment, L.P.) (Fully diluted 22.2%)(8)		9,805 10,598	10,409 11,103
Freeport Financial Funds(12)(13)	Investment Partnership	LP Interests (Freeport Financial SBIC			
		Fund LP) (Fully diluted 9.3%)(8) LP Interests (Freeport First Lien Loan Fund III LP) (Fully diluted 6.0%)(8)		5,974 7,559	5,519 7,507
				13,533	13,026

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Gault Financial, LLC (RMB Capital, LLC)	Purchases and Manages Collection of Healthcare and other Business Receivables	10.5% Secured Debt (Maturity— January 1, 2019) Warrants (29,032 equivalent units; Expiration—February 9, 2022; Strike price—\$0.01 per unit)	12,720	12,720 400 13,120	11,770
Glowpoint, Inc.	Provider of Cloud Managed Video Collaboration Services	12% Secured Debt (Maturity— October 18, 2018) Common Stock (7,711,517 shares)	9,000	8,963 3,958 12,921	2,700 2,170 4,870
Guerdon Modular Holdings, Inc	Multi-Family and Commercial Modular Construction Company	13% Secured Debt (Maturity— August 13, 2019) Preferred Stock (404,998 shares) Common Stock (212,033 shares)	10,708	10,612 1,140 2,983 14,735	10,612 1,140 <u>80</u> 11,832
Hawk Ridge Systems, LLC(13)	Value-Added Reseller of Engineering Design and Manufacturing Solutions	10% Secured Debt (Maturity— December 2, 2021) Preferred Member Units (226 units) (8) Preferred Member Units (HRS Services, ULC) (226 units)(8)	10,000	9,909 2,850 150 12,909	9,909 2,850 150 12,909
Houston Plating and Coatings, LLC	Provider of Plating and Industrial Coating Services	8% Unsecured Convertible Debt (Maturity—May 1, 2022) Member Units (315,756 units)	3,000	3,000 2,179 5,179	3,000 4,980 7,980
I-45 SLF LLC(12)(13)	Investment Partnership	Member Units (Fully diluted 20.0%; 24.4% profits interest)(8)		16,200	17,165

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Indianhead Pipeline Services, LLC	Provider of Pipeline Support Services	12% Secured Debt (Maturity— February 6, 2018) Preferred Member Units (33,819 units; 8% cumulative)(8) Warrants (31,928 equivalent units; Expiration—August 6, 2022; Strike price—\$0.001 per unit) Member Units (14,732 units)	5,192	5,192 2,537 459 1 8,189	5,192 2,875 — — 8,067
L.F. Manufacturing Holdings, LLC(10)	Manufacturer of Fiberglass Products	Member Units (2,179,001 units)		2,019	1,380
Meisler Operating LLC	Provider of Short- term Trailer and Container Rental	LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.72%, Secured Debt (Maturity—June 7, 2022)(9) Member Units (Milton Meisler Holdings LLC) (32,000 units)	16,800	16,618 3,200 19,818	16,618 3,200 19,818
OnAsset Intelligence, Inc.	Provider of Transportation Monitoring / Tracking Products and Services	12% PIK Secured Debt (Maturity— June 30, 2021) 10% PIK Unsecured Debt (Maturity— June 30, 2021) Preferred Stock (912 shares; 7% cumulative) Warrants (5,333 equivalent shares; Expiration—April 18, 2021; Strike price—\$0.01 per share)	4,796 45	4,796 45 1,981 1,919 8,741	4,796 45 — 4,841
OPI International Ltd.(13)	Provider of Man Camp and Industrial Storage Services	Common Stock (20,766,317 shares)		1,371	_
PCI Holding Company, Inc	Manufacturer of Industrial Gas Generating Systems	12% Secured Debt (Maturity— March 31, 2019) Preferred Stock (1,740,000 shares) Preferred Stock (1,500,000 shares; 20% cumulative)(8)	13,300	13,218 1,740 <u>3,733</u> 18,691	13,300 2,610 4,870 20,780

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Rocaceia, LLC (Quality Lease and Rental Holdings, LLC)	Provider of Rigsite Accommodation Unit Rentals and Related Services	12% Secured Debt (Maturity— January 8, 2018)(14)(15) Preferred Member Units (250 units)	30,785	30,281 2,500 32,781	250 — 250
Tin Roof Acquisition Company	Casual Restaurant Group	12% Secured Debt (Maturity— November 13, 2018) Class C Preferred Stock (Fully diluted 10.0%; 10% cumulative)(8)	13,175	13,081 	13,081 2,878 15,959
UniTek Global Services, Inc.(11)	Provider of Outsourced Infrastructure Services	LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.65%, Secured Debt (Maturity—January 13, 2019) (9) LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.65% / 1.00% PIK, Current Coupon Plus PIK 10.65%, Secured Debt (Maturity—January 13, 2019)(9) 15% PIK Unsecured Debt (Maturity—July 13, 2019) Preferred Stock (2,596,567 shares; 19% cumulative)(8) Preferred Stock (4,935,377 shares; 13.5% cumulative)(8) Common Stock (1,075,992 shares)	8,535 137 802	8,527 137 802 2,597 6,702 18,765	8,535 137 802 2,597 6,840 2,520 21,431
Universal Wellhead Services Holdings, LLC(10)	Provider of Wellhead Equipment, Designs, and Personnel to the Oil & Gas Industry	Preferred Member Units (UWS Investments, LLC) (716,949 units; 14% cumulative) Member Units (UWS Investments, LLC) (4,000,000 units)		717 4,000 4,717	720 <u>610</u> 1,330
Valley Healthcare Group, LLC	Provider of Durable Medical Equipment	LIBOR Plus 12.50% (Floor 0.50%), Current Coupon 13.55%, Secured Debt (Maturity—December 29, 2020)(9) Preferred Member Units (Valley Healthcare Holding, LLC) (1,600 units)	12,686	12,587 	12,587 1,600 14,187

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Volusion, LLC	Provider of				
	Online				
	Software-as-a-				
	Service				
	eCommerce				
	Solutions				
		11.5% Secured Debt (Maturity—			
		January 26, 2020)	17,077	15,208	15,208
		Preferred Member Units (4,876,670			
		units)		14,000	14,000
		Warrants (1,831,355 equivalent units;			
		Expiration—January 26, 2025;			
		Strike price—\$0.01 per unit)		2,576	2,360
				31,784	31,568
C 1 4 1 1 CONT 4 T	(17.70/ 6				
Subtotal Affiliate Investments	(17.7% of total investmen	its at fair value)		\$ 415,997	\$ 368,488

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Non-Control/Non-Affiliate Investmen			1 ()		
AAC Holdings, Inc.(11)	Substance Abuse Treatment Service Provider	LIBOR Plus 6.75% (Floor 1.00%), Current Coupon 7.75%, Secured Debt (Maturity—June 30, 2023)(9)	\$ 11,900	\$ 11,603	\$ 11,751
Adams Publishing Group, LLC(10)	Local Newspaper Operator	LIBOR Plus 7.00% (Floor 1.00%), Current Coupon 8.15%, Secured Debt (Maturity—November 3, 2020)(9)	9,018	8,774	8,849
ADS Tactical, Inc.(10)	Value-Added Logistics and Supply Chain Provider to the Defense Industry	LIBOR Plus 7.50% (Floor 0.75%), Current Coupon 8.54%, Secured Debt (Maturity—December 31, 2022)(9)	11,443	11,210	11,210
Ahead, LLC(10)	IT Infrastructure Value Added Reseller	LIBOR Plus 6.50%, Current Coupon 7.81%, Secured Debt (Maturity—November 2, 2020)	13,875	13,577	13,840
Allflex Holdings III Inc.(11)	Manufacturer of Livestock Identification Products	LIBOR Plus 7.00% (Floor 1.00%), Current Coupon 8.16%, Secured Debt (Maturity—July 19, 2021)(9)	14,795	14,715	14,958
American Scaffold Holdings, Inc. (10)	Marine Scaffolding Service Provider	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.80%, Secured Debt (Maturity—March 31, 2022) (9)	7,219	7,127	7,183
American Teleconferencing Services, Ltd.(11)	Provider of Audio Conferencing and Video Collaboration Solutions	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.72%, Secured Debt (Maturity—December 8, 2021)(9) LIBOR Plus 9.50% (Floor 1.00%), Current Coupon 10.59%, Secured Debt (Maturity—June 6, 2022)(9)	10,873 3,714	10,138 3,578 13,716	10,866 3,679 14,545

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Anchor Hocking, LLC(11)	Household Products Manufacturer	LIBOR Plus 9.00% (Floor 1.00%),		(-)	
		Current Coupon 10.23%, Secured Debt (Maturity—June 4, 2018)(9) Member Units (440,620 units)	2,265	2,265 4,928 7,193	2,305 3,305 5,610
Apex Linen Service, Inc	Industrial Launderers	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.05%, Secured Debt (Maturity—October 30, 2022)			
		(9) 13% Secured Debt (Maturity— October 30, 2022)	2,400 14,416	2,400 14,342 16,742	2,400 14,342 16,742
Arcus Hunting LLC.(10)	Manufacturer of Bowhunting and Archery Products and Accessories	LIBOR Plus 7.00% (Floor 1.00%), Current Coupon 8.15%, Secured Debt (Maturity—November 13, 2019)(9)	15,824	15,704	15,824
ATI Investment Sub, Inc.(11)	Manufacturer of Solar Tracking Systems	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.48%, Secured Debt (Maturity—June 22, 2021)(9)	9,000	8,833	8,978
ATS Workholding, Inc.(10)	Manufacturer of Machine Cutting Tools and Accessories	LIBOR Plus 9.50% (Floor 1.00%), Current Coupon 10.59%, Secured Debt (Maturity—March 10, 2019) (9)	6,173	6,152	5,662
ATX Networks Corp.(11)(13)	Provider of Radio Frequency Management Equipment	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.30%, Secured Debt (Maturity—June 11, 2021)(9)	9,716	9,581	9,618
Berry Aviation, Inc.(10)	Airline Charter Service Operator	12.00% Current / 1.75% PIK Secured Debt (Maturity—January 30, 2020) Common Stock (553 shares)	5,627	5,593 400 5,993	5,627 820 6,447
BigName Commerce, LLC(10)	Provider of Envelopes and Complimentary Stationery Products	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.43%, Secured Debt (Maturity—May 11, 2022)(9)	2,500	2,470	2,470

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Binswanger Enterprises, LLC(10)	Glass Repair and Installation Service Provider	LIBOR Plus 8.00% (Floor 1.00%), Current Coupon 9.15%, Secured Debt (Maturity—March 9, 2022)(9) Member Units (1,050,000 units)	15,460	15,167 1,050 16,217	15,167
Bluestem Brands, Inc.(11)	Multi-Channel Retailer of General Merchandise	LIBOR Plus 7.50% (Floor 1.00%), Current Coupon 8.70%, Secured Debt (Maturity—November 6, 2020)(9)	12,503	12,293	8,893
Brainworks Software, LLC(10)	Advertising Sales and Newspaper Circulation Software	Prime Plus 9.25% (Floor 3.25%), Current Coupon 13.50%, Secured Debt (Maturity—July 22, 2019)(9)	6,733	6,692	6,495
Brightwood Capital Fund Investments(12)(13)	Investment Partnership	LP Interests (Brightwood Capital Fund III, LP) (Fully diluted 1.6%) (8) LP Interests (Brightwood Capital Fund IV, LP) (Fully diluted 0.9%)		12,000 <u>500</u> 12,500	10,328 500 10,828
Brundage-Bone Concrete Pumping, Inc.(11)	Construction Services Provider	10.375% Secured Debt (Maturity— September 1, 2021)	3,000	2,986	3,150
California Pizza Kitchen, Inc.(11)	Casual Restaurant Group	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.30%, Secured Debt (Maturity—August 23, 2022)	12,935	12,891	12,954
CDHA Management, LLC(10)	Dental Services	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.68%, Secured Debt (Maturity—December 5, 2021)(9)	·		4,356
Cengage Learning Acquisitions, Inc.(11)	Provider of Educational Print and Digital Services	LIBOR Plus 4.25% (Floor 1.00%), Current Coupon 5.34%, Secured Debt (Maturity—June 7, 2023)(9)	4,356 9,304	4,287 9,074	8,815
Cenveo Corporation(11)	Provider of Commercial Printing, Envelopes, Labels, and Printed Office Products	6% Secured Debt (Maturity— August 1, 2019)	19,130	16,575	16,165



Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Charlotte Russe, Inc(11)	Fast-Fashion Retailer to Young Women	LIBOR Plus 5.50% (Floor 1.25%), Current Coupon 6.75%, Secured Debt (Maturity—May 22, 2019)(9)	16,873	15,461	8,366
Clarius BIGS, LLC(10)	Prints & Advertising Film Financing	15% PIK Secured Debt (Maturity— January 5, 2015)(14)(17)	2,924	2,924	88
Compact Power Equipment, Inc	Equipment / Tool Rental	12% Secured Debt (Maturity— October 1, 2017) Series A Preferred Stock (4,298,435 shares)	4,100	4,098 1,079 5,177	4,100 4,580 8,680
Construction Supply Investments, LLC(10)	Distribution Platform of Specialty Construction Materials to Professional Concrete and Masonry Contractors	Member Units (28,000 units)		3,723	3,723
ContextMedia Health, LLC(11)	Provider of Healthcare Media Content	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.73%, Secured Debt (Maturity—December 23, 2021)(9)	5,825	5,287	5,884
Covenant Surgical Partners, Inc. (11)	Ambulatory Surgical Centers	8.75% Secured Debt (Maturity— August 1, 2019)	2,800	2,749	2,744
CST Industries Inc.(11)	Storage Tank Manufacturer	PRIME Plus 5.25% (Floor 2.50%), Current Coupon 9.50%, Secured Debt (Maturity—May 22, 2017)(9)	2,800	2,749	2,/77
Darr Equipment LP(10)	Heavy Equipment Dealer	(17) 12% Current / 2% PIK Secured Debt (Maturity—April 15, 2020) Warrants (915,734 equivalent units; Expiration—April 15, 2024; Strike price—\$1.50 per unit)	9,102	9,039 20,963 474 21,437	7,901 21,013 10 21,023
Digital River, Inc.(11)	Provider of Outsourced e- Commerce Solutions and Services	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.75%, Secured Debt (Maturity—February 12, 2021)(9)	15,184	15,097	15,260

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Pure-Play e- Commerce Print Business Information Services for the Oil and Gas Industry Fitness Club Operator Investment Partnership	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.23%, Secured Debt (Maturity—November 21, 2022)(9) Common Stock (3,788,865 shares) LIBOR Plus 9.00% (Floor 1.00%), Current Coupon 10.15%, Secured Debt (Maturity—November 26, 2019)(9) LP Interests (EnCap Energy Capital Fund VIII, L.P.) (Fully diluted 0.1%)(8)	7,434 5,625	7,296 1,335 5,595	7,397 10,100 5,625
Services for the Oil and Gas Industry Fitness Club Operator	Common Stock (3,788,865 shares) LIBOR Plus 9.00% (Floor 1.00%), Current Coupon 10.15%, Secured Debt (Maturity—November 26, 2019)(9) LP Interests (EnCap Energy Capital Fund VIII, L.P.) (Fully diluted 0.1%)(8)		1,335	10,100
Operator Investment	LIBOR Plus 9.00% (Floor 1.00%), Current Coupon 10.15%, Secured Debt (Maturity—November 26, 2019)(9) LP Interests (EnCap Energy Capital Fund VIII, L.P.) (Fully diluted 0.1%)(8)	5,625	,	·
Operator Investment	Current Coupon 10.15%, Secured Debt (Maturity—November 26, 2019)(9) LP Interests (EnCap Energy Capital Fund VIII, L.P.) (Fully diluted 0.1%)(8)	5,625	5,595	5,625
	Fund VIII, L.P.) (Fully diluted 0.1%)(8)			
	LP Interests (EnCap Energy Capital		3,881	2,315
	Fund VIII Co-Investors, L.P.) (Fully diluted 0.4%) LP Interests (EnCap Energy Capital Fund IX, L.P.) (Fully diluted 0.1%)		2,227	1,549
	LP Interests (EnCap Energy Capital Fund X, L.P.) (Fully diluted 0.1%) (8)	3,976 4,720	3,565 4,620	
	Midstream Fund II, L.P.) (Fully diluted 0.8%)(8) LP Interests (EnCap Flatrock		6,274	5,518
	diluted 0.2%)(8)		3,090 24,168	3,091 20,658
Technology-based Performance Support Solutions	LIBOR Plus 8.25% (Floor 1.00%), Current Coupon 9.48%, Secured Debt (Maturity: April 28, 2022)(9)	6 900	6 867	5,825
Global Provider of Flavoring and Sweetening Products and Solutions	LIBOR Plus 5.75% (Floor 1.00%), Current Coupon 7.05%, Secured	·		12,725
	Performance Support Solutions Global Provider of Flavoring and Sweetening Products and	LP Interests (EnCap Energy Capital Fund IX, L.P.) (Fully diluted 0.1%) (8) LP Interests (EnCap Energy Capital Fund X, L.P.) (Fully diluted 0.1%) (8) LP Interests (EnCap Flatrock Midstream Fund II, L.P.) (Fully diluted 0.8%)(8) LP Interests (EnCap Flatrock Midstream Fund III, L.P.) (Fully diluted 0.2%)(8) Technology-based Performance Support Solutions LIBOR Plus 8.25% (Floor 1.00%), Current Coupon 9.48%, Secured Debt (Maturity—April 28, 2022)(9) Global Provider of Flavoring and Sweetening Products and Solutions LIBOR Plus 5.75% (Floor 1.00%),	LP Interests (EnCap Energy Capital Fund IX, L.P.) (Fully diluted 0.1%) (8) LP Interests (EnCap Energy Capital Fund X, L.P.) (Fully diluted 0.1%) (8) LP Interests (EnCap Flatrock Midstream Fund II, L.P.) (Fully diluted 0.8%)(8) LP Interests (EnCap Flatrock Midstream Fund III, L.P.) (Fully diluted 0.2%)(8) Technology-based Performance Support Solutions LIBOR Plus 8.25% (Floor 1.00%), Current Coupon 9.48%, Secured Debt (Maturity—April 28, 2022)(9) Global Provider of Flavoring and Sweetening Products and Solutions LIBOR Plus 5.75% (Floor 1.00%), Current Coupon 7.05%, Secured	LP Interests (EnCap Energy Capital Fund IX, L.P.) (Fully diluted 0.1%) (8) 3,976 LP Interests (EnCap Energy Capital Fund X, L.P.) (Fully diluted 0.1%) (8) 4,720 LP Interests (EnCap Flatrock Midstream Fund II, L.P.) (Fully diluted 0.8%)(8) 6,274 LP Interests (EnCap Flatrock Midstream Fund III, L.P.) (Fully diluted 0.2%)(8) 24,168 Technology-based Performance Support Solutions LIBOR Plus 8.25% (Floor 1.00%), Current Coupon 9.48%, Secured Debt (Maturity—April 28, 2022)(9) 6,999 6,867 Global Provider of Flavoring and Sweetening Products and Solutions LIBOR Plus 5.75% (Floor 1.00%), Current Coupon 7.05%, Secured

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
GI KBS Merger Sub LLC(11)	Outsourced Janitorial Services to Retail/Grocery Customers	LIBOR Plus 5.00% (Floor 1.00%), Current Coupon 6.23%, Secured Debt (Maturity—October 29, 2021) (9) LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.73%, Secured Debt (Maturity—April 29, 2022)(9)	6,825	6,742 3,647 10,389	6,689 3,657 10,346
Grace Hill, LLC(10)	Online Training Tools for the Multi-Family Housing Industry	Prime Plus 5.25% (Floor 1.00%), Current Coupon 9.50%, Secured Debt (Maturity—August 15, 2019) (9) LIBOR Plus 6.25% (Floor 1.00%), Current Coupon 7.47%, Secured Debt (Maturity—August 15, 2019) (9)	1,215 11,465	1,205 	1,215 11,465 12,680
Great Circle Family Foods, LLC(10)	Quick Service Restaurant Franchise	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.15%, Secured Debt (Maturity—October 28, 2019) (9)	7,421	7,380	7,421
Grupo Hima San Pablo, Inc.(11)	Tertiary Care Hospitals	LIBOR Plus 7.00% (Floor 1.50%), Current Coupon 8.50%, Secured Debt (Maturity—January 31, 2018) (9) 13.75% Secured Debt (Maturity— July 31, 2018)	4,783 2,000	4,769 1,973	3,564
GST Autoleather, Inc.(11)	Automotive Leather Manufacturer	LIBOR Plus 5.50% (Floor 1.00%), Current Coupon 6.80%, Secured Debt (Maturity—July 10, 2020)(9)	19,409	6,742 18,874	3,964
Guitar Center, Inc.(11)	Musical Instruments Retailer	6.5% Secured Debt (Maturity— April 15, 2019)	16,625	15,797	14,444
Hojeij Branded Foods, LLC(10)	Multi-Airport, Multi-Concept Restaurant Operator	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.67%, Secured Debt (Maturity—July 27, 2021)(9)	5,905	5,862	5,905

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Hoover Group, Inc.(10)(13)	Provider of Storage Tanks and Related Products to the Energy and Petrochemical Markets	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.42%, Secured Debt (Maturity—January 28, 2021) (9)	8,503	7,981	7,823
Hostway Corporation(11)	Managed Services and Hosting Provider	LIBOR Plus 6.75% (Floor 1.25%), Current Coupon 8.05%, Secured Debt (Maturity—December 13, 2019)(9) LIBOR Plus 6.75% (Floor 1.25%), Current Coupon 8.05%, Secured Debt (Maturity—December 13, 2018)(9)	20,366	19,938 	19,831 2,293 22,124
Hunter Defense Technologies, Inc. (11)	Provider of Military and Commercial Shelters and Systems	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.16%, Secured Debt (Maturity—August 5, 2019)(9)	9,194	8,801	8,654
Hydrofarm Holdings LLC(10)	Wholesaler of Horticultural Products	LIBOR Plus 7.00%, Current Coupon 8.18%, Secured Debt (Maturity— May 12, 2022)	6,750	6,619	6,619
iEnergizer Limited(11)(13)	Provider of Business Outsourcing Solutions	LIBOR Plus 6.00% (Floor 1.25%), Current Coupon 7.25%, Secured Debt (Maturity—May 1, 2019)(9)	12,174	11,832	12,143
Implus Footcare, LLC(10)	Provider of Footwear and Other Accessories	LIBOR Plus 6.75% (Floor 1.00%), Current Coupon 8.05%, Secured Debt (Maturity—September 15, 2021)(9)	19,949	19,655	19,655
Indivior Finance LLC(11)(13)	Specialty Pharmaceutical Company Treating Opioid Dependence	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.17%, Secured Debt (Maturity—December 19, 2019)(9)	3,387	3,252	3,420

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Industrial Services Acquisition, LLC(10)	Industrial Cleaning Services	11.25% Current / 0.75% PIK Unsecured Debt (Maturity—	• * *	· · · · · ·	
		December 17, 2022) Member Units (Industrial Services	4,536	4,455	4,536
		Investments, LLC) (900,000 units)		900	810
				5,355	5,346
Infinity Acquisition Finance Corp. (11)	Application Software for Capital Markets	7.25% Unsecured Debt (Maturity—August 1, 2022)	2,700	2,552	2,599
Inn of the Mountain Gods Resort and Casino(11)	Hotel & Casino Owner & Operator	9.25% Secured Debt (Maturity— November 30, 2020)	6,249	5,958	5,624
Intertain Group Limited(11)(13)	Business-to- Consumer Online Gaming Operator	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.80%, Secured Debt (Maturity—April 8, 2022)(9)	4,175	4,123	4,227
iPayment, Inc.(11)	Provider of Merchant Acquisition	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.16%, Secured Debt (Maturity—April 11, 2023)(9)	12,000	11,883	12,120
iQor US Inc.(11)	Business Process Outsourcing Services Provider	LIBOR Plus 5.00% (Floor 1.00%), Current Coupon 6.22%, Secured Debt (Maturity—April 1, 2021)(9)	2,008	1,994	1,998
irth Solutions, LLC	Provider of Damage Prevention Information Technology Services	Member Units (27,893 units)		1,441	1,920
Jackmont Hospitality, Inc.(10)	Franchisee of Casual Dining Restaurants	LIBOR Plus 4.25% (Floor 1.00%), Current Coupon 5.29% / 2.50% PIK, Current Coupon Plus PIK 7.79%, Secured Debt (Maturity —May 26, 2021)(9)	4,447	4,432	4,447
Jacuzzi Brands LLC(11)	Manufacturer of Bath and Spa Products	LIBOR Plus 7.00% (Floor 1.00%), Current Coupon 8.00%, Secured Debt (Maturity—June 28, 2023)(9)	6,000	5,880	5,925

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Joerns Healthcare, LLC(11)	Manufacturer and Distributor of Health Care Equipment & Supplies	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.66% Secured Debt (Maturity—May 9, 2020)(9)	13,387	13,281	12,472
Keypoint Government Solutions, Inc.(10)	Provider of Pre- Employment Screening Services	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.16%, Secured Debt (Maturity—April 18, 2024)(9)	12,500	12,378	12,378
LaMi Products, LLC(10)	General Merchandise Distribution	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.72%, Secured Debt (Maturity—September 16, 2020)(9)	11,368	11,300	11,368
Larchmont Resources, LLC(11)	Oil & Gas Exploration & Production	LIBOR Plus 9.00% (Floor 1.00%), Current Coupon 10.00%, PIK Secured Debt (Maturity—August 7, 2020)(9) Member Units (Larchmont Intermediate Holdco, LLC) (2,828 units)	2,375	2,375 353 2,728	2,363 976 3,339
LKCM Headwater Investments I, L.P.(12)(13)	Investment Partnership	LP Interests (Fully diluted 2.3%)		2,500	3,967
Logix Acquisition Company, LLC(10)	Competitive Local Exchange Carrier	LIBOR Plus 8.28% (Floor 1.00%), Current Coupon 9.45%, Secured Debt (Maturity—June 24, 2021)(9)	8,436	8,315	8,436
Looking Glass Investments, LLC(12)(13)	Specialty Consumer Finance	Member Units (2.5 units) Member Units (LGI Predictive Analytics LLC) (190,712 units)(8)		125 128 253	125 128 253
LSF9 Atlantis Holdings, LLC(11)	Provider of Wireless Telecommunications Carrier Services	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.14%, Secured Debt (Maturity—May 1, 2023)(9)	7,000	6,944	7,080

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Messenger, LLC(10)	Supplier of Specialty Stationery and Related Products to the Funeral Industry	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.47%, Secured Debt (Maturity—September 9, 2020)(9)	14,403	14,335	14,403
MHVC Acquisition Corp.(11)	Provider of Differentiated Information Solutions, Systems Engineering, and Analytics	LIBOR Plus 5.25% (Floor 1.00%), Current Coupon 6.48%, Secured Debt (Maturity—April 29, 2024)(9)	10,500	10,448	10,631
NBG Acquisition Inc(11)	Wholesaler of Home Décor Products	LIBOR Plus 5.50% (Floor 1.00%), Current Coupon 6.91%, Secured Debt (Maturity—April 26, 2024)(9)	4,430	4,359	4,408
Minute Key, Inc.	Operator of Automated Key Duplication Kiosks	12% Secured Debt (Maturity— September 19, 2019) Warrants (1,437,409 equivalent shares; Expiration—May 20, 2025; Strike price—\$0.01 per share)	15,782	15,533 	15,533 930 16,463
New Media Holdings II LLC(11) (13)	Local Newspaper Operator	LIBOR Plus 6.25% (Floor 1.00%), Current Coupon 7.48%, Secured Debt (Maturity—June 4, 2020)(9)	17,804	17,582	17,760
NNE Partners, LLC(10)	Oil & Gas Exploration & Production	LIBOR Plus 8.00%, Current Coupon 9.21%, Secured Debt (Maturity—March 2, 2022)	9,042	8,955	8,955
North American Lifting Holdings, Inc.(11)	Crane Service Provider	LIBOR Plus 4.50% (Floor 1.00%), Current Coupon 5.80%, Secured Debt (Maturity—November 27, 2020)(9)	7,785	6,830	7,308
Novetta Solutions, LLC(11)	Provider of Advanced Analytics Solutions for Defense Agencies	LIBOR Plus 5.00% (Floor 1.00%), Current Coupon 6.30%, Secured Debt (Maturity—October 17, 2022) (9)	6,761	6,476	6,546

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
NTM Acquisition Corp.(11)	Provider of B2B Travel Information Content	LIBOR Plus 6.25% (Floor 1.00%), Current Coupon 7.34%, Secured Debt (Maturity—June 7, 2022)(9)	6,349	6,280	6,318
Ospemifene Royalty Sub LLC (QuatRx)(10)	Estrogen- Deficiency Drug Manufacturer and Distributor	11.5% Secured Debt (Maturity— November 15, 2026)(14)	5,071	5,071	1,539
Pardus Oil and Gas, LLC(11)	Oil & Gas Exploration & Production	13% PIK Secured Debt (Maturity— November 12, 2021) 5% PIK Secured Debt (Maturity— May 13, 2022) Member Units (2,472 units)	1,989 1,016	1,989 1,016 2,472 5,477	1,729 270 ———————————————————————————————————
Paris Presents Incorporated(11)	Branded Cosmetic and Bath Accessories	LIBOR Plus 8.75% (Floor 1.00%), Current Coupon 9.98%, Secured Debt (Maturity—December 31, 2021)(9)	4,500	4,468	4,455
Parq Holdings Limited Partnership(11)(13)	Hotel & Casino Operator	LIBOR Plus 7.50% (Floor 1.00%), Current Coupon 8.71%, Secured Debt (Maturity—December 17, 2020)(9)	7,500	7,405	7,481
Permian Holdco 2, Inc.(11)	Storage Tank Manufacturer	14% PIK Unsecured Debt (Maturity —October 15, 2021) Preferred Stock (Permian Holdco 1, Inc.) (154,558 units) Common Stock (Permian Holdco 1, Inc.) (154,558 units)	212	212 799 — 1,011	212 799 — 1,011
Pernix Therapeutics Holdings, Inc. (10)	Pharmaceutical Royalty	12% Secured Debt (Maturity— August 1, 2020)	3,214	3,214	1,896
Pike Corporation(11)	Construction and Maintenance Services for Electric Transmission and Distribution Infrastructure	LIBOR Plus 8.00% (Floor 1.00%), Current Coupon 9.23%, Secured Debt (Maturity—September 10, 2024)(9)	3,000	2,971	3,053

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Point.360(10)	Fully Integrated Provider of Digital Media Services	Warrants (65,463 equivalent shares; Expiration—July 7, 2020; Strike price—\$0.75 per share) Common Stock (163,658 shares)		69 273 342	
PPC/SHIFT LLC(10)	Provider of Digital Solutions to Automotive Industry	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.04%, Secured Debt (Maturity—December 22, 2021)(9)	6,913	6,778	6,912
Prowler Acquisition Corp.(11)	Specialty Distributor to the Energy Sector	LIBOR Plus 4.50% (Floor 1.00%), Current Coupon 5.80%, Secured Debt (Maturity—January 28, 2020) (9)	11,200	9,491	9,352
PT Network, LLC(10)	Provider of Outpatient Physical Therapy and Sports Medicine Services	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.70%, Secured Debt (Maturity—November 30, 2021)(9)	17,619	17,396	17,501
QBS Parent, Inc.(11)	Provider of Software and Services to the Oil & Gas Industry	LIBOR Plus 4.75% (Floor 1.00%), Current Coupon 5.92%, Secured Debt (Maturity—August 7, 2021)(9)	14,272	14,095	13,737
Redbox Automated Retail, LLC(11)	Operator of Home Media Entertainment Kiosks	LIBOR Plus 7.50% (Floor 1.00%), Current Coupon 8.79%, Secured Debt (Maturity—September 27, 2021)(9)	11,156	10,852	11,221
RGL Reservoir Operations Inc.(11) (13)	Oil & Gas Equipment and Services	LIBOR Plus 5.00% (Floor 1.00%), Current Coupon 6.27%, Secured Debt (Maturity—August 13, 2021) (9)	3,890	3,814	671

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

RM Bidder, LLC(10)	Scripted and Unscripted TV				
	and Digital Programming Provider				_
		Warrants (327,532 equivalent units; Expiration—October 20, 2025; Strike price—\$14.28 per unit)		425	_
		Member Units (2,779 units)		46 471	33
SAExploration, Inc.(10)(13)	Geophysical Services Provider				33
SAFETY Investment Holdings, LLC	Provider of Intelligent Driver Record Monitoring Software and Services	Common Stock (50 shares)		65	_
		Member Units (2,000,000 units)		2,000	1,670
Salient Partners L.P.(11)	Provider of Asset Management Services	LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.66%, Secured Debt (Maturity—June 9, 2021)(9)	10,514	10,271	10,198
Sigma Electric Manufacturing Corporation(10)(13)	Manufacturer and Distributor of Electrical Fittings and Parts	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.40%, Secured Debt (Maturity—October 13, 2021) (9)	12,500	12,225	12,500
Sorenson Communications, Inc.(11)	Manufacturer of Communication Products for Hearing Impaired	LIBOR Plus 5.75% (Floor 2.25%), Current Coupon 8.00%, Secured Debt (Maturity—April 30, 2020)(9) 9% Secured Debt (Maturity— October 31, 2020)	13,302 3,666	13,226 3,470 16,696	13,394 3,630 17,024
Strike, LLC(11)	Pipeline Construction and Maintenance Services	LIBOR Plus 8.00% (Floor 1.00%), Current Coupon 9.30%, Secured Debt (Maturity—November 30, 2022)(9) LIBOR Plus 8.00% (Floor 1.00%), Current Coupon 9.30%, Secured Debt (Maturity—May 30, 2019)(9)	9,750 500	9,476 471 9,947	9,994
Subsea Global Solutions, LLC(10)	Underwater Maintenance and Repair Services				
		LIBOR Plus 6.00% (Floor 1.50%),			

7,581

7,523 7,581

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Synagro Infrastructure Company, Inc(11)	Waste Management Services	LIBOR Plus 5.25% (Floor 1.00%), Current Coupon 6.55%, Secured Debt (Maturity—August 22, 2020) (9)	9,161	8,895	8,749
Targus International, LLC(11)	Distributor of Protective Cases for Mobile Devices	15% PIK Secured Debt (Maturity— December 31, 2019) Common Stock (Targus Cayman HoldCo Limited) (249,614 shares) (13)	1,227	1,227 2,555 3,782	1,227 230 1,457
Tectonic Holdings, LLC	Financial Services Organization	Member Units (200,000 units)		2,000	2,000
TE Holdings, LLC(11)	Oil & Gas Exploration & Production	Member Units (97,048 units)		970	463
TeleGuam Holdings, LLC(11)	Cable and Telecom Services Provider	LIBOR Plus 4.00% (Floor 1.25%), Current Coupon 5.25%, Secured Debt (Maturity—December 10, 2018)(9) LIBOR Plus 7.50% (Floor 1.25%), Current Coupon 8.75%, Secured Debt (Maturity—June 10, 2019)(9)	7,255 10,500	7,249 	7,255 10,500 17,755
TMC Merger Sub Corp.(11)	Refractory & Maintenance Services Provider	LIBOR Plus 6.25% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—October 31, 2022) (9)	14,828	14,690	14,902
TOMS Shoes, LLC(11)	Global Designer, Distributor, and Retailer of Casual Footwear	LIBOR Plus 5.50% (Floor 1.00%), Current Coupon 6.70%, Secured Debt (Maturity—October 30, 2020) (9)	4,888	4,581	2,729
Turning Point Brands, Inc.(10)(13)	Marketer/Distributor of Tobacco Products	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.27%, Secured Debt (Maturity—May 17, 2022)(9)	8,479	8,399	8,458

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
TVG-I-E CMN ACQUISITION, LLC(10)	Organic Lead Generation for Online Postsecondary Schools	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.04%, Secured Debt (Maturity—November 3, 2021)(9)	6,378	6,265	6,378
Tweddle Group, Inc.(11)	Provider of Technical Information Services to Automotive OEMs	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.17%, Secured Debt (Maturity—October 21, 2022) (9)	6,275	6,160	6,322
U.S. TelePacific Corp.(11)	Provider of Communications and Managed Services	LIBOR Plus 5.00% (Floor 1.00%), Current Coupon 6.23%, Secured Debt (Maturity—May 2, 2023)(9)	18,000	17,879	17,822
UOS, LLC(11)	Specialty Equipment Sales and Rentals	LIBOR Plus 5.50% (Floor 1.00%), Current Coupon 6.80%, Secured Debt (Maturity—April 18, 2023)(9)	3,750	3,713	3,820
US Joiner Holding Company(11)	Marine Interior Design and Installation	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.30%, Secured Debt (Maturity—April 16, 2020)(9)	13,826	13,705	13,861
VCVH Holding Corp. (Verisk)(11)	Healthcare Technology Services Focused on Revenue Maximization	LIBOR Plus 9.25% (Floor 1.00%), Current Coupon 10.55%, Secured Debt (Maturity—June 1, 2024)(9) LIBOR Plus 5.00% (Floor 1.00%), Current Coupon 6.30%, Secured Debt (Maturity—June 1, 2023)(9)	1,500 11,172	1,466 	1,504
VIP Cinema Holdings, Inc.(11)	Supplier of Luxury Seating to the Cinema Industry	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.30%, Secured Debt (Maturity—March 1, 2023)(9)	7,900	7,862	7,993

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Vistar Media, Inc.(10) Open Di HA AA Pl Wellnext, LLC(10) Man Su an Pr YP Holdings LLC(11) Onli Oi AA Oj	cialty, Full- ervice rovider of				
Wellnext, LLC(10) Worley Claims Services, LLC(10) Man Su an Pr YP Holdings LLC(11) Onli Oi Ac Oj	omplex ectronic anufacturing rrvices	12% Secured Debt (Maturity— December 27, 2018) Preferred Class A Units (14 units; 5% cumulative)(8) Warrants (11 equivalent units; Expiration—December 27, 2023; Strike price—\$0.001 per unit)	1,667	1,583 333 <u>186</u> 2,102	1,583 920 <u>484</u> 2,987
Worley Claims Services, LLC(10) Insu Ad M an Pr YP Holdings LLC(11) Onli Oi Ad Oj	rator of igital Out-of- ome dvertising atform	LIBOR Plus 10.00% (Floor 1.00%), Current Coupon 11.15%, Secured Debt (Maturity—February 16, 2022)(9) Warrants (70,207 equivalent shares; Expiration—February 17, 2027; Strike price—\$0.01 per share)	3,375	3,078 331 3,409	3,078 331 3,409
YP Holdings LLC(11) Onli Oi Ac Oj	nufacturer of applements d Vitamins	LIBOR Plus 10.00% (Floor 1.00%), Current Coupon 11.00%, Secured Debt (Maturity—July 21, 2022)(9)	9,930	9,849	9,930
Oi Ad Oj	rance djustment anagement id Services ovider	LIBOR Plus 8.00% (Floor 1.00%), Current Coupon 9.21%, Secured Debt (Maturity—October 31, 2020) (9)	5,794	5,759	5,794
7'''' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	ne and ffline dvertising perator	LIBOR Plus 11.00% (Floor 1.25%), Current Coupon 12.30%, Secured Debt (Maturity—June 4, 2018)(9)	19,355	19,067	19,355
an M	e ptimization id Margin anagement olutions	Preferred Stock (186,777 shares) Warrants (952,500 equivalent shares; Expiration—June 15, 2022; Strike price—\$0.001 per share)		154 	260 1,190 1,450

Consolidated Schedule of Investments (Continued)

June 30, 2017

(dollars in thousands)

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Total Portfolio Investments, June	30, 2017			\$ 1,972,248	\$ 2,076,946

- (1) All investments are Lower Middle Market portfolio investments, unless otherwise noted. See Note B for a description of Lower Middle Market portfolio investments. All of the Company's investments, unless otherwise noted, are encumbered either as security for the Company's Credit Agreement or in support of the SBA-guaranteed debentures issued by the Funds.
- (2) Debt investments are income producing, unless otherwise noted. Equity and warrants are non-income producing, unless otherwise noted.
- (3) See Note C for a summary of geographic location of portfolio companies.
- (4) Principal is net of repayments. Cost is net of repayments and accumulated unearned income.
- (5) Control investments are defined by the Investment Company Act of 1940, as amended ("1940 Act") as investments in which more than 25% of the voting securities are owned or where the ability to nominate greater than 50% of the board representation is maintained.
- (6) Affiliate investments are defined by the 1940 Act as investments in which between 5% and 25% of the voting securities are owned and the investments are not classified as Control investments.
- (7) Non-Control/Non-Affiliate investments are defined by the 1940 Act as investments that are neither Control investments nor Affiliate investments.
- (8) Income producing through dividends or distributions.
- (9) Index based floating interest rate is subject to contractual minimum interest rate. A majority of the variable rate loans in the Company's investment portfolio bear interest at a rate that may be determined by reference to either LIBOR or an alternate Base Rate (commonly based on the Federal Funds Rate or the Prime Rate), which typically resets semi-annually, quarterly, or monthly at the borrower's option. The borrower may also elect to have multiple interest reset periods for each loan. For each such loan, the Company has provided the weighted average annual stated interest rate in effect at June 30, 2017. As noted in this schedule, 63% (based on the par amount of the loans) of the loans contain LIBOR floors which range between 0.50% and 2.25%, with a weighted-average LIBOR floor of approximately 1.05%.
- (10) Private Loan portfolio investment. See Note B for a description of Private Loan portfolio investments.
- (11) Middle Market portfolio investment. See Note B for a description of Middle Market portfolio investments.
- (12) Other Portfolio investment. See Note B for a description of Other Portfolio investments.
- (13) Investment is not a qualifying asset as defined under Section 55(a) of the 1940 Act. Qualifying assets must represent at least 70% of total assets at the time of acquisition of any additional non-qualifying assets.
- (14) Non-accrual and non-income producing investment.
- (15) Portfolio company is in a bankruptcy process and, as such, the maturity date of our debt investments in this portfolio company will not be finally determined until such process is complete. As noted in footnote (14), our debt investments in this portfolio company are on non-accrual status.
- (16) External Investment Manager. Investment is not encumbered as security for the Company's Credit Agreement or in support of the SBA-guaranteed debentures issued by the Funds.
- (17) Maturity date is under on-going negotiations with the portfolio company and other lenders, if applicable.

Consolidated Schedule of Investments

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Control Investments(5)	Description	Type of Investment(2)(3)	Trincipal(4)	C0st(4)	ran value
Access Media Holdings, LLC(10)	Private Cable Operator	5% Current / 5% PIK Secured Debt (Maturity—July 22, 2020) Preferred Member Units (6,581,250 units; 12% cumulative) Member Units (45 units)	\$ 22,664	\$ 22,664 6,475 1 29,140	\$ 19,700 240 ————————————————————————————————————
Ameritech College Operations, LLC	For-Profit Nursing and Healthcare College	10% Secured Debt (Maturity— November 30, 2019) 13% Secured Debt (Maturity— November 30, 2019) 13% Secured Debt (Maturity— January 31, 2020) Preferred Member Units (294 units)	514 489 3,025	514 489 3,025 2,291 6,319	514 489 3,025 2,291 6,319
ASC Interests, LLC	Recreational and Educational Shooting Facility	11% Secured Debt (Maturity—July 31, 2018) Member Units (1,500 units)(8)	2,100	2,084 1,500 3,584	2,100 2,680 4,780
Bond-Coat, Inc.	Casing and Tubing Coating Services	12% Secured Debt (Maturity— December 28, 2017) Common Stock (57,508 shares)	11,596	11,556 6,350 17,906	11,596 6,660 18,256
Café Brazil, LLC	Casual Restaurant Group	Member Units (1,233 units)(8)		1,742	6,040
CBT Nuggets, LLC	Produces and Sells IT Training Certification Videos	Member Units (416 units)(8)		1,300	55,480
Clad-Rex Steel, LLC	Specialty Manufacturer of Vinyl-Clad Metal	LIBOR Plus 9.50% (Floor 1.00%), Current Coupon 10.50%, Secured Debt (Maturity— December 20, 2018)(9) LIBOR Plus 9.50% (Floor 1.00%), Current Coupon 10.50%, Secured Debt (Maturity— December 20, 2021)(9) Member Units (717 units) 10% Secured Debt (Clad-Rex Steel	400 14,080	396 13,941 7,280	396 13,941 7,280
		RE Investor, LLC) (Maturity— December 20, 2036) Member Units (Clad-Rex Steel RE Investor, LLC) (800 units)	1,202	1,190 210 23,017	1,190 210 23,017

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
CMS Minerals Investments	Oil & Gas Exploration & Production	Preferred Member Units (CMS Minerals LLC) (458 units)(8) Member Units (CMS Minerals II, LLC) (100 units)(8)		2,104 3,829 5,933	3,682 3,381 7,063
Datacom, LLC	Technology and Telecommunications Provider	8% Secured Debt (Maturity— May 30, 2017) 5.25% Current / 5.25% PIK Secured Debt (Maturity— May 30, 2019) Class A Preferred Member Units (15% cumulative) Class B Preferred Member Units (6,453 units)	900 11,713	900 11,651 1,181 6,030 19,762	900 11,049 1,368 1,529 14,846
Gamber-Johnson Holdings, LLC	Manufacturer of Ruggedized Computer Mounting Systems	LIBOR Plus 11.00% (Floor 1.00%), Current Coupon 12.00%, Secured Debt (Maturity —June 24, 2021)(9) Member Units (8,619 units)	24,080	23,846 14,844 38,690	23,846 18,920 42,766
Garreco, LLC	Manufacturer and Supplier of Dental Products	14% Secured Debt (Maturity— January 12, 2018) Member Units (1,200 units)	5,250	5,219 1,200 6,419	5,219 1,150 6,369
GRT Rubber Technologies LLC	Manufacturer of Engineered Rubber Products	LIBOR Plus 9.00% (Floor 1.00%), Current Coupon 10.00%, Secured Debt (Maturity— December 19, 2019)(9) Member Units (5,879 units)(8)	13,274	13,188 13,065 26,253	13,274 20,310 33,584
Gulf Manufacturing, LLC	Manufacturer of Specialty Fabricated Industrial Piping Products	9% PIK Secured Debt (Ashland Capital IX, LLC) (Maturity— June 30, 2017) Member Units (438 units)(8)	777	777 2,980 3,757	777 8,770 9,547

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Gulf Publishing Holdings, LLC	Energy Industry Focused Media and Publishing	12.5% Secured Debt (Maturity— April 29, 2021) Member Units (3,124 units)	10,000	9,911 3,124 13,035	9,911 3,124 13,035
Harrison Hydra-Gen, Ltd.	Manufacturer of Hydraulic Generators	Common Stock (107,456 shares) (8)		718	3,120
Hawthorne Customs and Dispatch Services, LLC	Facilitator of Import Logistics, Brokerage, and Warehousing	Member Units (500 units) Member Units (Wallisville Real Estate, LLC) (588,210 units)(8)		589 1,215 1,804	280 2,040 2,320
HW Temps LLC	Temporary Staffing Solutions	LIBOR Plus 13.00% (Floor 1.00%), Current Coupon 14.00%, Secured Debt (Maturity July 2, 2020)(9) Preferred Member Units (3,200 units)(8)	10,576	10,500 3,942 14,442	10,500
Hydratec, Inc	Designer and Installer of Micro-Irrigation Systems	Common Stock (7,095 shares)(8)		7,095	15,640
IDX Broker, LLC	Provider of Marketing and CRM Tools for the Real Estate Industry	12.5% Secured Debt (Maturity—November 15, 2018) Member Units (5,400 units)(8)	10,950	10,904 5,606 16,510	10,950 7,040 17,990
Indianapolis Aviation Partners, LLC	Fixed Base Operator	15% Secured Debt (Maturity— January 15, 2017) Warrants (1,046 equivalent units; Expiration—September 15, 2019; Strike price—\$0.01 per unit)	3,100	3,100 1,129 4,229	3,100 2,649 5,749
Jensen Jewelers of Idaho, LLC	Retail Jewelry Store	Prime Plus 6.75% (Floor 2.00%), Current Coupon 10.25%, Secured Debt (Maturity— November 14, 2019)(9) Member Units (627 units)(8)	4,055	3,996 811 4,807	4,055 4,460 8,515

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Lamb Ventures, LLC	Aftermarket Automotive Services Chain	11% Secured Debt (Maturity— May 31, 2018) Preferred Equity (non-voting) Member Units (742 units)(8) 9.5% Secured Debt (Lamb's Real Estate Investment 1, LLC) (Maturity—December 31, 2041) Member Units (Lamb's Real Estate Investment 1, LLC) (1,000 units) (8)	7,657 1,170	7,657 400 5,273 1,170 625 15,125	7,657 400 5,990 1,170 1,340 16,557
Lighting Unlimited, LLC	Commercial and Residential Lighting Products and Design Services	8% Secured Debt (Maturity— August 22, 2017) Preferred Equity (non-voting) Warrants (71 equivalent units; Expiration—June 14, 2021; Strike price—\$0.01 per unit) Member Units (700 units)	1,514	1,514 434 54 100 2,102	1,514 410 —————————————————————————————————
Marine Shelters Holdings, LLC	Fabricator of Marine and Industrial Shelters	12% PIK Secured Debt (Maturity —December 28, 2017)(14) Preferred Member Units (3,810 units)	9,967	9,914 5,352 15,266	9,387 —— 9,387
MH Corbin Holding LLC	Manufacturer and Distributor of Traffic Safety Products	10% Secured Debt (Maturity— August 31, 2020) Preferred Member Units (4,000 shares)	13,300	13,197 6,000 19,197	13,197 6,000 19,197
Mid-Columbia Lumber Products, LLC	Manufacturer of Finger- Jointed Lumber Products	10% Secured Debt (Maturity— December 18, 2017) 12% Secured Debt (Maturity— December 18, 2017) Member Units (3,554 units) 9.5% Secured Debt (Mid-Columbia Real Estate, LLC) (Maturity— May 13, 2025) Member Units (Mid-Columbia Real Estate, LLC) (250 units)(8)	1,750 3,900 836	1,750 3,900 1,810 836 250 8,546	1,750 3,900 2,480 836 600 9,566

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
MSC Adviser I, LLC(16)	Third Party Investment Advisory Services	Member Units (Fully diluted 100.0%)(8)		_	30,617
Mystic Logistics Holdings, LLC	Logistics and Distribution Services Provider for Large Volume Mailers	12% Secured Debt (Maturity— August 15, 2019) Common Stock (5,873 shares)	9,176	9,053 2,720 11,773	9,176
NAPCO Precast, LLC	Precast Concrete Manufacturing	Prime Plus 2.00% (Floor 7.00%), Current Coupon 9.00%, Secured Debt (Maturity—February 1, 2019)(9) 18% Secured Debt (Maturity— February 1, 2019) Member Units (2,955 units)(8)	2,713 3,952	2,693 3,922 2,975 9,590	2,713 3,952 10,920 17,585
NRI Clinical Research, LLC	Clinical Research Service Provider	LIBOR Plus 6.50% (Floor 1.50%), Current Coupon 8.00%, Secured Debt (Maturity—September 8, 2017)(9) 14% Secured Debt (Maturity— September 8, 2017) Warrants (251,723 equivalent units; Expiration—September 8, 2021; Strike price—\$0.01 per unit) Member Units (1,454,167 units)	200 4,261	200 4,228 252 765 5,445	200 4,261 680 2,462 7,603
NRP Jones, LLC	Manufacturer of Hoses, Fittings and Assemblies	6% Current / 6% PIK Secured Debt (Maturity—December 22, 2016)(17) Warrants (14,331 equivalent units; Expiration—December 22, 2022; Strike price—\$0.01 per unit) Member Units (50,877 units)	13,915	13,915 817 2,900 17,632	13,915 130 410 14,455
OMi Holdings, Inc.	Manufacturer of Overhead Cranes	Common Stock (1,500 shares)(8)		1,080	13,080
Pegasus Research Group, LLC	Provider of Telemarketing and Data Services	Member Units (460 units)(8)		1,290	8,620

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
PPL RVs, Inc.	Recreational Vehicle Dealer	LIBOR Plus 7.00% (Floor 0.50%), Current Coupon 7.93%, Secured Debt (Maturity—November 15, 2021)(9) Common Stock (1,962 shares)(8)	18,000	17,826 	17,826 11,780 29,606
Principle Environmental, LLC	Noise Abatement Service Provider	12% Secured Debt (Maturity— April 30, 2017) 12% Current / 2% PIK Secured Debt (Maturity—April 30, 2017) Preferred Member Units (19,631 units) Warrants (1,036 equivalent units; Expiration—January 31, 2021; Strike price—\$0.01 per unit)	4,060 3,378	4,060 3,378 4,663 1,200 13,301	4,060 3,378 5,370 270 13,078
Quality Lease Service, LLC	Provider of Rigsite Accommodation Unit Rentals and Related Services	8% PIK Secured Debt (Maturity— June 8, 2020) Member Units (1,000 units)	7,068	7,068 1,118 8,186	7,068
River Aggregates, LLC	Processor of Construction Aggregates	Zero Coupon Secured Debt (Maturity—June 30, 2018) Member Units (1,150 units)(8) Member Units (RA Properties, LLC) (1,500 units)	750	627 1,150 369 2,146	627 4,600 2,510 7,737
SoftTouch Medical Holdings LLC	Provider of In-Home Pediatric Durable Medical Equipment	LIBOR Plus 9.00% (Floor 1.00%), Current Coupon 10.00%, Secured Debt (Maturity— October 31, 2019)(9) Member Units (4,450 units)(8)	7,140	7,096 4,930 12,026	7,140 9,170 16,310
The MPI Group, LLC	Manufacturer of Custom Hollow Metal Doors, Frames and Accessories	9% Secured Debt (Maturity— October 2, 2018) Series A Preferred Units (2,500 units; 10% Cumulative) Warrants (1,424 equivalent units; Expiration—July 1, 2024; Strike price—\$0.01 per unit) Member Units (MPI Real Estate Holdings, LLC) (100 units)(8)	2,924	2,922 2,500 1,096 2,300 8,818	2,922 ——————————————————————————————————

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Uvalco Supply, LLC	Farm and Ranch Supply Store	9% Secured Debt (Maturity— January 1, 2019) Member Units (2,011 units)(8)	872	872 3,843 4,715	872 4,640 5,512
Vision Interests, Inc.	Manufacturer / Installer of Commercial Signage	13% Secured Debt (Maturity— December 23, 2018) Series A Preferred Stock (3,000,000 shares) Common Stock (1,126,242 shares)	2,814	2,814 3,000 3,706 9,520	2,814 3,000 — 5,814
Ziegier's NYPD, LLC	Casual Restaurant Group	6.5% Secured Debt (Maturity—October 1, 2019) 12% Secured Debt (Maturity—October 1, 2019) 14% Secured Debt (Maturity—October 1, 2019) Warrants (587 equivalent units; Expiration—September 29, 2018; Strike price—\$0.01 per unit) Preferred Member Units (10,072 units)	1,000 300 2,750	994 300 2,750 600 2,834 7,478	994 300 2,750 240 4,100 8,384
Subtotal Control Investment	s (29.8% of total investments a	t fair value)		\$ 439,674	\$ 594,282

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Affiliate Investments(6)					
AFG Capital Group, LLC	Provider of Rent-to-Own Financing Solutions and Services	Warrants (42 equivalent units; Expiration—November 7, 2024; Strike price—\$0.01 per unit) Member Units (186 units)(8)		\$ 259 1,200 1,459	\$ 670 2,750 3,420
Barfly Ventures, LLC(10)	Casual Restaurant Group	12% Secured Debt (Maturity— August 31, 2020) Options (2 equivalent units) Warrant (1 equivalent unit; Expiration—August 31, 2025; Strike price—\$1.00 per unit)	5,958	5,860 397 473 6,730	5,827 490 280 6,597
BBB Tank Services, LLC	Maintenance, Repair and Construction Services to the Above-Ground Storage Tank Market	LIBOR Plus 9.50% (Floor 1.00%), Current Coupon 10.50%, Secured Debt (Maturity— April 8, 2021)(9) 15% Current Secured Debt (Maturity—April 8, 2021) Member Units (800,000 units)	800 4,027	797 3,991 800 5,588	797 3,991 <u>800</u> 5,588
Boss Industries, LLC	Manufacturer and Distributor of Air, Power and Other Industrial Equipment	Preferred Member Units (2,242 units)(8)		2,426	2,800
Bridge Capital Solutions Corporation	Financial Services and Cash Flow Solutions Provider	13% Secured Debt (Maturity— July 25, 2021) Warrants (63 equivalent shares; Expiration—April 18, 2022; Strike price—\$0.01 per share) 13% Secured Debt (Mercury Service Group, LLC) (Maturity	7,500	5,610 2,132	5,610 3,370
		—July 25, 2021) Preferred Member Units (Mercury Service Group, LLC) (17,742 units)(8)	1,000	991 1,000	1,000 1,000

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Buca C, LLC	Casual Restaurant Group	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.25%, Secured Debt (Maturity—June 30, 2020) (9) Preferred Member Units (6 units; 6% cumulative)(8)	22,671	22,504 3,937 26,441	22,671 4,660 27,331
CAI Software LLC	Provider of Specialized Enterprise Resource Planning Software	12% Secured Debt (Maturity— October 10, 2019) Member Units (65,356 units)(8)	3,683	3,660 654 4,314	3,683 2,480 6,163
CapFusion, LLC(13)	Non-Bank Lender to Small Businesses	13% Secured Debt (Maturity— March 25, 2021) Warrants (1,600 equivalent units; Expiration—March 24, 2026; Strike price—\$0.01 per unit)	14,400	13,202 1,200 14,402	13,202 1,200 14,402
Chandler Signs Holdings, LLC(10)	Sign Manufacturer	12% Secured Debt (Maturity— July 4, 2021) Class A Units (1,500,000 units)(8)	4,500	4,461 1,500 5,961	4,500 3,240 7,740
Condit Exhibits, LLC	Tradeshow Exhibits / Custom Displays Provider	Member Units (3,936 units)(8)		100	1,840
Congruent Credit Opportunities Funds(12)(13)	Investment Partnership	LP Interests (Congruent Credit Opportunities Fund II, LP) (Fully diluted 19.8%)(8) LP Interests (Congruent Credit Opportunities Fund III, LP) (Fully diluted 17.4%)(8)		5,730 	1,518
Daseke, Inc.	Specialty Transportation Provider	12% Current / 2.5% PIK Secured Debt (Maturity—July 31, 2018) Common Stock (19,467 shares)	21,799	21,632 5,213 26,845	21,799 24,063 45,862

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Dos Rios Partners(12)(13)	Investment Partnership	LP Interests (Dos Rios Partners, LP) (Fully diluted 20.2%) LP Interests (Dos Rios Partners— A, LP) (Fully diluted 6.4%)		5,996 1,904 7,900	4,925 1,444 6,369
Dos Rios Stone Products LLC(10)	Limestone and Sandstone Dimension Cut Stone Mining Quarries	Class A Units (2,000,000 units)(8)		2,000	2,070
East Teak Fine Hardwoods, Inc	Distributor of Hardwood Products	Common Stock (6,250 shares)(8)		480	860
East West Copolymer & Rubber, LLC	Manufacturer of Synthetic Rubbers	12% Current / 2% PIK Secured Debt (Maturity—October 17, 2019) Warrants (2,510,790 equivalent units; Expiration—October 15, 2024; Strike price—\$0.01 per unit)	9,699	9,591 50 9,641	8,630 — 8,630
EIG Fund Investments(12)(13)	Investment Partnership	LP Interests (EIG Global Private Debt fund-A, L.P.) (Fully diluted 11.1%)(8)		2,804	2,804
EIG Traverse Co- Investment, L.P.(12)(13)	Investment Partnership	LP Interests (Fully diluted 22.2%) (8)		9,805	9,905
Freeport Financial Funds(12)(13)	Investment Partnership	LP Interests (Freeport Financial SBIC Fund LP) (Fully diluted 9.3%)(8) LP Interests (Freeport First Lien Loan Fund III LP) (Fully diluted 6.0%)(8)		5,974 4,763 10,737	5,620 4,763 10,383
Gault Financial, LLC (RMB Capital, LLC)	Purchases and Manages Collection of Healthcare and other Business Receivables	10% Current Secured Debt (Maturity—January 1, 2019) Warrants (29,025 equivalent units; Expiration—February 9, 2022; Strike price—\$0.01 per unit)	13,046	13,046 400 13,446	11,079

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Glowpoint, Inc.	Provider of Cloud Managed Video Collaboration Services	12% Secured Debt (Maturity— October 18, 2018) Common Stock (7,711,517 shares)	9,000	8,949 3,958 12,907	3,997 2,080 6,077
Guerdon Modular Holdings, Inc	Multi-Family and Commercial Modular Construction Company	9% Current / 4% PIK Secured Debt (Maturity—August 13, 2019) Preferred Stock (404,998 shares) Common Stock (212,033 shares)	10,708	10,594 1,140 2,983 14,717	10,594 1,140 <u>80</u> 11,814
Hawk Ridge Systems, LLC(13)	Value-Added Reseller of Engineering Design and Manufacturing Solutions	10% Secured Debt (Maturity— December 2, 2021) Preferred Member Units (226 units)(8) Preferred Member Units (HRS Services, ULC) (226 units)	10,000	9,901 2,850 150 12,901	9,901 2,850 150 12,901
Houston Plating and Coatings, LLC	Provider of Plating and Industrial Coating Services	Member Units (265,756 units)		1,429	4,000
I-45 SLF LLC(12)(13)	Investment Partnership	Member units (Fully diluted 20.0%; 24.4% profits interest)(8)		14,200	14,586
Indianhead Pipeline Services, LLC	Provider of Pipeline Support Services	12% Secured Debt (Maturity—February 6, 2017) Preferred Member Units (33,819 units; 8% cumulative)(8) Warrants (31,928 equivalent units; Expiration—August 6, 2022; Strike price—\$0.001 per unit) Member Units (14,732 units)	5,100	5,079 2,339 459 1 7,878	5,079 2,677 — — 7,756
KBK Industries, LLC	Manufacturer of Specialty Oilfield and Industrial Products	10% Secured Debt (Maturity— September 28, 2017) 12.5% Secured Debt (Maturity— September 28, 2017) Member Units (250 units)	1,250 5,900	1,250 5,889 341 7,480	1,250 5,889 2,780 9,919

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
L.F. Manufacturing Holdings, LLC(10)	Manufacturer of Fiberglass Products	Member Units (2,179,001 units)		2,019	1,380
OnAsset Intelligence, Inc.	Provider of Transportation Monitoring / Tracking Products and Services	12% PIK Secured Debt (Maturity —December 31, 2015)(17) Preferred Stock (912 shares; 7% cumulative) Warrants (5,333 equivalent shares; Expiration—April 18, 2021; Strike price—\$0.01 per share)	4,519	4,519 1,981 1,919 8,419	4,519 — — — 4,519
OPI International Ltd.(13)	Provider of Man Camp and Industrial Storage Services	10% Unsecured Debt (Maturity— April 8, 2018) Common Stock (20,766,317 shares)	473	473 1,371 1,844	473 1,600 2,073
PCI Holding Company, Inc	Manufacturer of Industrial Gas Generating Systems	12% Secured Debt (Maturity— March 31, 2019) Preferred Stock (1,500,000 shares; 20% cumulative)(8)	13,000	12,898 3,379 16,277	13,000 <u>5,370</u> 18,370
Rocaceia, LLC (Quality Lease and Rental Holdings, LLC)	Provider of Rigsite Accommodation Unit Rentals and Related Services	12% Secured Debt (Maturity— January 8, 2018)(14)(15) Preferred Member Units (250 units)	30,785	30,281 2,500 32,781	250 ————————————————————————————————————
Tin Roof Acquisition Company	Casual Restaurant Group	12% Secured Debt (Maturity— November 13, 2018) Class C Preferred Stock (Fully diluted 10.0%; 10% cumulative) (8)	13,511	13,385 2,738 16,123	2,738 16,123

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
UniTek Global Services, Inc.(11)	Provider of Outsourced Infrastructure Services	LIBOR Plus 7.50% (Floor 1.00%), Current Coupon 8.50%, Secured Debt (Maturity—January 13, 2019)(9) LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.50%, Secured Debt (Maturity—January 13,	5,021	5,010	5,021
		2019)(9) 15% PIK Unsecured Debt	824	824	824
		(Maturity—July 13, 2019) Preferred Stock (4,935,377 shares;	745	745	745
		13.5% cumulative)(8) Common Stock (705,054 shares)		5,814	6,410 3,010
		(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		12,393	16,010
Universal Wellhead Services Holdings, LLC(10)	Provider of Wellhead Equipment, Designs, and Personnel to the Oil & Gas Industry	Preferred Member Units (UWS Investments, LLC) (716,949 units; 14% cumulative) Member Units (UWS Investments, LLC) (4,000,000 units)		717 4,000 4,717	720 610 1,330
Valley Healthcare Group, LLC	Provider of Durable Medical Equipment	LIBOR Plus 12.50% (Floor 0.50%), Current Coupon 13.12%, Secured Debt (Maturity — December 29, 2020)(9) Preferred Member Units (Valley Healthcare Holding, LLC) (1,600 units)	12,956	12,844 	12,844 1,600 14,444
Volusion, LLC	Provider of Online Software-as-a-Service eCommerce Solutions	11.5% Secured Debt (Maturity— January 26, 2020) Preferred Member Units (4,876,670 units) Warrants (1,831,355 equivalent units; Expiration—January 26, 2025; Strike price—\$0.01 per unit)	17,500	15,298 14,000 2,576 31,874	15,298 14,000 2,576 31,874
Subtotal Affiliate Investments (18.	8% of total investments at	fair value)		\$ 394,699	\$ 375,948

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Non-Control/Non-Affiliate Investi	nents(7)				
Adams Publishing Group, LLC(10)	Local Newspaper Operator	LIBOR Plus 7.00% (Floor 1.00%), Current Coupon 8.00%, Secured Debt (Maturity—November 3, 2020)(9)	\$ 7,662	\$ 7,544	\$ 7,662
Ahead, LLC(10)	IT Infrastructure Value Added Reseller	LIBOR Plus 6.50%, Current Coupon 7.50%, Secured Debt (Maturity—November 2, 2020)	14,250	13,906	14,303
Allflex Holdings III Inc.(11)	Manufacturer of Livestock Identification Products	LIBOR Plus 7.00% (Floor 1.00%), Current Coupon 8.00%, Secured Debt (Maturity—July 19, 2021) (9)	14,795	14,706	14,809
American Scaffold Holdings, Inc. (10)	Marine Scaffolding Service Provider	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—March 31, 2022)(9)	7,359	7,258	7,323
American Seafoods Group, LLC(11)	Catcher and Processor of Alaskan Pollock	LIBOR Plus 5.00% (Floor 1.00%), Current Coupon 6.00%, Secured Debt (Maturity—August 19, 2021)(9)	9,634	9,624	9,634
American Teleconferencing Services, Ltd.(11)	Provider of Audio Conferencing and Video Collaboration Solutions	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—December 8, 2021)(9) LIBOR Plus 9.50% (Floor 1.00%), Current Coupon 10.50%, Secured Debt (Maturity—June 6, 2022)(9)	11,163 3,714	10,345 3,569 13,914	10,933 3,569 14,502
Anchor Hocking, LLC(11)	Household Products Manufacturer	LIBOR Plus 9.00% (Floor 1.00%), Current Coupon 10.00%, Secured Debt (Maturity—June 4, 2018)(9) Member Units (440,620 units)	2,277	2,277 4,928 7,205	2,231 3,305 5,536

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
AP Gaming I, LLC(10)	Developer, Manufacturer, and Operator of Gaming Machines	LIBOR Plus 8.25% (Floor 1.00%), Current Coupon 9.25%, Secured Debt (Maturity—December 20, 2020)(9)	7,209	7,099	7,194
Apex Linen Service, Inc	Industrial Launderers	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—October 30, 2022)(9) 13% Secured Debt (Maturity— October 30, 2022)	2,400 14,416	2,400 14,337 16,737	2,400 14,337 16,737
Applied Products, Inc.(10)	Adhesives Distributor	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—September 30, 2019)(9)	3,527	3,499	3,518
Arcus Hunting LLC.(10)	Manufacturer of Bowhunting and Archery Products and Accessories	LIBOR Plus 7.00% (Floor 1.00%), Current Coupon 8.00%, Secured Debt (Maturity—November 13, 2019)(9)	13,947	13,796	13,947
Artel, LLC(11)	Provider of Secure Satellite Network and IT Solutions	LIBOR Plus 7.00% (Floor 1.25%), Current Coupon 8.25%, Secured Debt (Maturity—November 27, 2017)(9)	7,050	6,920	6,592
ATI Investment Sub, Inc.(11)	Manufacturer of Solar Tracking Systems	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.25%, Secured Debt (Maturity—June 22, 2021) (9)	9,500	9,322	9,476
ATS Workholding, Inc.(10)	Manufacturer of Machine Cutting Tools and Accessories	LIBOR Plus 9.50% (Floor 1.00%), Current Coupon 10.50%, Secured Debt (Maturity— March 10, 2019)(9)	6,173	6,146	5,924
ATX Networks Corp.(11)(13)	Provider of Radio Frequency Management Equipment	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—June 11, 2021) (9)	11,790	11,604	11,584

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Berry Aviation, Inc.(10)	Airline Charter Service Operator	12.00% Current / 1.75% PIK Secured Debt (Maturity— January 30, 2020) Common Stock (553 shares)	5,627	5,588 400 5,988	5,627 820 6,447
Bluestem Brands, Inc.(11)	Multi-Channel Retailer of General Merchandise	LIBOR Plus 7.50% (Floor 1.00%), Current Coupon 8.50%, Secured Debt (Maturity—November 6, 2020)(9)	12,880	12,635	11,227
Brainworks Software, LLC(10)	Advertising Sales and Newspaper Circulation Software	Prime Plus 9.25% (Floor 3.25%), Current Coupon 13.00%, Secured Debt (Maturity— July 22, 2019)(9)	6,733	6,684	6,733
Brightwood Capital Fund Investments(12)(13)	Investment Partnership	LP Interests (Brightwood Capital Fund III, LP) (Fully diluted 1.6%)(8) LP Interests (Brightwood Capital Fund IV, LP) (Fully diluted 0.9%)		12,000 <u>500</u> 12,500	11,094 <u>500</u> 11,594
Brundage-Bone Concrete Pumping, Inc.(11)	Construction Services Provider	10.375% Secured Debt (Maturity —September 1, 2021)	3,000	2,985	3,240
California Pizza Kitchen, Inc. (11)	Casual Restaurant Group	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—August 23, 2022)(9)	4,988	4,940	4,976
Cenveo Corporation(11)	Provider of Commercial Printing, Envelopes, Labels, and Printed Office Products	6% Secured Debt (Maturity— August 1, 2019)	13,130	11,097	11,719
CDHA Management, LLC(10)	Dental Services	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.25%, Secured Debt (Maturity—December 5, 2021)(9)	4,491	4,415	4,415

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Charlotte Russe, Inc(11)	Fast-Fashion Retailer to Young Women	LIBOR Plus 5.50% (Floor 1.25%), Current Coupon 6.75%, Secured Debt (Maturity—May 22, 2019) (9)	14,346	14,141	8,724
Clarius BIGS, LLC(10)	Prints & Advertising Film Financing	15% PIK Secured Debt (Maturity —January 5, 2015)(14)(17)	2,928	2,928	88
Compact Power Equipment, Inc	Equipment / Tool Rental	12% Secured Debt (Maturity— October 1, 2017) Series A Preferred Stock (4,298,435 shares)	4,100	4,095 1,079 5,174	4,100 4,180 8,280
Compuware Corporation(11)	Provider of Software and Supporting Services	LIBOR Plus 5.25% (Floor 1.00%), Current Coupon 6.25%, Secured Debt (Maturity—December 15, 2019)(9)	8,345	8,187	8,398
Construction Supply Investments, LLC(10)	Distribution Platform of Specialty Construction Materials to Professional Concrete and Masonry Contractors	LIBOR Plus 9.50% (Floor 1.00%), Current Coupon 10.50%, Secured Debt (Maturity— June 30, 2023)(9) Member Units (20,000 units)	8,500	8,416 2,000 10,416	8,416 2,000 10,416
ContextMedia Health, LLC(11)	Provider of Healthcare Media Content	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—December 23, 2021)(9)	8,000	7,201	7,320
Covenant Surgical Partners, Inc. (11)	Ambulatory Surgical Centers	8.75% Secured Debt (Maturity— August 1, 2019)	800	800	772
CRGT Inc.(11)	Provider of Custom Software Development	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—December 19, 2020)(9)	6,366	6,286	6,382

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
CST Industries Inc.(11)	Storage Tank Manufacturer	LIBOR Plus 6.25% (Floor 1.50%), Current Coupon 7.75%, Secured Debt (Maturity—May 22, 2017) (9)	9,102	9,084	9,102
Darr Equipment LP(10)	Heavy Equipment Dealer	12% Current / 2% PIK Secured Debt (Maturity—April 15, 2020) Warrants (915,734 equivalent units; Expiration—April 15, 2024; Strike price—\$1.50 per unit)	21,130	20,697 474 21,171	20,748 10 20,758
Digital River, Inc.(11)	Provider of Outsourced e-Commerce Solutions and Services	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—February 12, 2021)(9)	15,184	15,086	15,317
Digital Room LLC(11)	Pure-Play e-Commerce Print Business	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—November 21, 2022)(9)	7,625	7,475	7,549
Drilling Info Holdings, Inc.	Information Services for the Oil and Gas Industry	Common Stock (3,788,865 shares)		1,335	10,410
ECP-PF Holdings Group, Inc. (10)	Fitness Club Operator	LIBOR Plus 9.00% (Floor 1.00%), Current Coupon 10.00%, Secured Debt (Maturity— November 26, 2019)(9)	5,625	5,589	5,625
EnCap Energy Fund Investments(12)(13)	Investment Partnership	LP Interests (EnCap Energy Capital Fund VIII, L.P.) (Fully diluted 0.1%)(8) LP Interests (EnCap Energy Capital Fund VIII Co-		3,877	1,955
		Investors, L.P.) (Fully diluted 0.4%)		2,200	1,225
		LP Interests (EnCap Energy Capital Fund IX, L.P.) (Fully diluted 0.1%)(8) LP Interests (Encap Energy Capital		3,957	3,680
		Fund X, L.P.) (Fully diluted 0.1%) LP Interests (EnCap Flatrock		3,039	3,039
		Midstream Fund II, L.P.) (Fully diluted 0.8%)(8) LP Interests (EnCap Flatrock		9,116	10,452
	Midstream Fund III, L.P.) (Fully diluted 0.2%)(8)	2,513 24,702	2,461 22,812		

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Evergreen Skills Lux S.á r.l. (d/b/a Skillsoft)(11)(13)	Technology-based Performance Support Solutions	LIBOR Plus 8.25% (Floor 1.00%), Current Coupon 9.25%, Secured Debt (Maturity—April 28, 2022) (9)	7,000	6,857	5,274
Flavors Holdings Inc.(11)	Global Provider of Flavoring and Sweetening Products and Solutions	LIBOR Plus 5.75% (Floor 1.00%), Current Coupon 6.75%, Secured Debt (Maturity—April 3, 2020) (9)	12,483	12,082	10,174
GI KBS Merger Sub LLC(11)	Outsourced Janitorial Services to Retail/Grocery Customers	LIBOR Plus 5.00% (Floor 1.00%), Current Coupon 6.00%, Secured Debt (Maturity—October 29, 2021)(9) LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.50%, Secured Debt (Maturity—April 29, 2022) (9)	3,900 800	3,851 	3,842 ————————————————————————————————————
Grace Hill, LLC(10)	Online Training Tools for the Multi-Family Housing Industry	Prime Plus 5.25% (Floor 1.00%), Current Coupon 9.00%, Secured Debt (Maturity—August 15, 2019)(9) LIBOR Plus 6.25% (Floor 1.00%), Current Coupon 7.25%, Secured Debt (Maturity—August 15, 2019)(9)	634 11,552	623 — 11,472 12,095	634 11,552 12,186
Great Circle Family Foods, LLC(10)	Quick Service Restaurant Franchise	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—October 28, 2019)(9)	7,648	7,598	7,648
Grupo Hima San Pablo, Inc.(11)	Tertiary Care Hospitals	LIBOR Plus 7.00% (Floor 1.50%), Current Coupon 8.50%, Secured Debt (Maturity—January 31, 2018)(9) 13.75% Secured Debt (Maturity— July 31, 2018)	4,813 2,000	4,787 1,962 6,749	3,734 1,205 4,939

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
GST Autoleather, Inc.(11)	Automotive Leather Manufacturer	LIBOR Plus 5.50% (Floor 1.00%), Current Coupon 6.50%, Secured Debt (Maturity—July 10, 2020) (9)	13,317	13,215	13,017
Guitar Center, Inc.(11)	Musical Instruments Retailer	6.5% Secured Debt (Maturity— April 15, 2019)	14,625	13,890	13,272
Hojeij Branded Foods, LLC(10)	Multi-Airport, Multi- Concept Restaurant Operator	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—July 27, 2021) (9)	5,432	5,390	5,432
Hoover Group, Inc.(10)(13)	Provider of Storage Tanks and Related Products to the Energy and Petrochemical Markets	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.25%, Secured Debt (Maturity—January 28, 2021)(9)	8,546	7,963	7,963
Horizon Global Corporation(11) (13)	Auto Parts Manufacturer	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—June 30, 2021) (9)	9,375	9,249	9,551
Hostway Corporation(11)	Managed Services and Hosting Provider	LIBOR Plus 6.75% (Floor 1.25%), Current Coupon 8.00%, Secured Debt (Maturity—December 13, 2019)(9)	10,577	10,515	10,028
Hunter Defense Technologies, Inc.(11)	Provider of Military and Commercial Shelters and Systems	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—August 5, 2019)(9)	9,606	9,120	8,933
Hygea Holdings, Corp.(10)	Provider of Physician Services	LIBOR Plus 9.25%, Current Coupon 10.17%, Secured Debt (Maturity—February 24, 2019) Warrants (5,990,452 equivalent shares; Expiration—February 24, 2023; Strike price—\$0.01 per share)	7,875	7,381 <u>369</u> 7,750	7,615 1,530 9,145

Consolidated Schedule of Investments (Continued)

December 31, 2016

Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Provider of Business Outsourcing Solutions	LIBOR Plus 6.00% (Floor 1.25%), Current Coupon 7.25%, Secured Debt (Maturity—May 1, 2019) (9)	9,918	9,467	9,621
Specialty Pharmaceutical Company Treating Opioid Dependence	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—December 19, 2019)(9)	6,750	6,455	6,809
Steel Drum Reconditioner	LIBOR Plus 5.75% (Floor 1.00%), Current Coupon 6.75%, Secured Debt (Maturity—December 31, 2018)(9)	8,949	8,932	8,949
Industrial Cleaning Services	11.25% Current / 0.75% PIK Unsecured Debt (Maturity— December 17, 2022) Member Units (Industrial Services Investments, LLC) (900,000 units)	4,519	4,433 900 5,333	4,433 900 5,333
Application Software for Capital Markets	7.25% Unsecured Debt (Maturity —August 1, 2022)	5,700	5,366	4,802
Hotel & Casino Owner & Operator	9.25% Secured Debt (Maturity— November 30, 2020)	6,249	5,924	5,687
Business-to-Consumer Online Gaming Operator	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—April 8, 2022) (9)	4,426	4,364	4,465
Provider of Merchant Acquisition	LIBOR Plus 5.25% (Floor 1.50%), Current Coupon 6.75%, Secured Debt (Maturity—May 8, 2017) (9)	14,918	14,907	14,395
	Provider of Business Outsourcing Solutions Specialty Pharmaceutical Company Treating Opioid Dependence Steel Drum Reconditioner Industrial Cleaning Services Application Software for Capital Markets Hotel & Casino Owner & Operator Business-to-Consumer Online Gaming Operator	Provider of Business Outsourcing Solutions LIBOR Plus 6.00% (Floor 1.25%), Secured Debt (Maturity—May 1, 2019) Specialty Pharmaceutical Company Treating Opioid Dependence LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—December 19, 2019)(9) Steel Drum Reconditioner LIBOR Plus 5.75% (Floor 1.00%), Current Coupon 6.75%, Secured Debt (Maturity—December 31, 2018)(9) Industrial Cleaning Services 11.25% Current / 0.75% PIK Unsecured Debt (Maturity—December 17, 2022) Member Units (Industrial Services Investments, LLC) (900,000 units) Application Software for Capital Markets 7.25% Unsecured Debt (Maturity—August 1, 2022) Hotel & Casino Owner & Operator 9.25% Secured Debt (Maturity—November 30, 2020) Business-to-Consumer Online Gaming Operator LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—April 8, 2022) (9) Provider of Merchant Acquisition LIBOR Plus 5.25% (Floor 1.50%), Current Coupon 6.75%, Secured Debt (Maturity—April 8, 2022) (9)	Provider of Business Outsourcing Solutions LIBOR Plus 6.00% (Floor 1.25%), Current Coupon 7.25%, Secured Debt (Maturity—May 1, 2019) (9) Specialty Pharmaceutical Company Treating Opioid Dependence LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—December 19, 2019)(9) LIBOR Plus 5.75% (Floor 1.00%), Current Coupon 6.75%, Secured Debt (Maturity—December 31, 2018)(9) LIBOR Plus 5.75% (Floor 1.00%), Current Coupon 6.75%, Secured Debt (Maturity—December 31, 2018)(9) Application Software for Capital Markets 7.25% Unsecured Debt (Maturity— December 17, 2022) Member 17, 2022) Member 17, 2022) Member 17, 2022) Application Software for Capital Markets 7.25% Unsecured Debt (Maturity— August 1, 2022) Food Owner & Operator UIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—April 8, 2022) (9) LIBOR Plus 5.25% (Floor 1.50%), Current Coupon 6.75%, Secured Debt (Maturity—April 8, 2022) (9) 4,426	Provider of Business

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
iQor US Inc.(11)	Business Process Outsourcing Services Provider	LIBOR Plus 5.00% (Floor 1.00%), Current Coupon 6.00%, Secured Debt (Maturity—April 1, 2021) (9)	9,812	9,671	9,413
irth Solutions, LLC	Provider of Damage Prevention Information Technology Services	Member Units (27,893 units)		1,441	1,790
Jackmont Hospitality, Inc.(10)	Franchisee of Casual Dining Restaurants	LIBOR Plus 4.25% (Floor 1.00%), Current Coupon 5.25% / 2.50% PIK, Current Coupon Plus PIK 7.75%, Secured Debt (Maturity—May 26, 2021)(9)	4,445	4,429	4,445
Joerns Healthcare, LLC(11)	Manufacturer and Distributor of Health Care Equipment & Supplies	LIBOR Plus 5.00% (Floor 1.00%), Current Coupon 6.00%, Secured Debt (Maturity—May 9, 2020) (9)	14,655	14,560	13,776
JSS Holdings, Inc.(11)	Aircraft Maintenance Program Provider	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—August 31, 2021)(9)	12,829	12,562	12,765
Kendra Scott, LLC(11)	Jewelry Retail Stores	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—July 17, 2020) (9)	5,578	5,536	5,550
Keypoint Government Solutions, Inc.(11)	Provider of Pre- Employment Screening Services	LIBOR Plus 6.50% (Floor 1.25%), Current Coupon 7.75%, Secured Debt (Maturity—November 13, 2017)(9)	5,459	5,443	5,431
LaMi Products, LLC(10)	General Merchandise Distribution	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—September 16, 2020)(9)	10,735	10,658	10,735

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Larchmont Resources, LLC(11)	Oil & Gas Exploration & Production	LIBOR Plus 9.00% (Floor 1.00%), Current Coupon 10.00%, PIK Secured Debt (Maturity— August 7, 2020)(9) Member Units (Larchmont Intermediate Holdco, LLC) (2,828 units)	2,260	2,260 353 2,613	2,209 1,193 3,402
LKCM Headwater Investments I, L.P.(12)(13)	Investment Partnership	LP Interests (Fully diluted 2.3%)		2,500	3,627
Logix Acquisition Company, LLC(10)	Competitive Local Exchange Carrier	LIBOR Plus 8.28% (Floor 1.00%), Current Coupon 9.28%, Secured Debt (Maturity—June 24, 2021) (9)	8,593	8,457	8,593
Looking Glass Investments, LLC(12)(13)	Specialty Consumer Finance	9% Unsecured Debt (Maturity— June 30, 2020) Member Units (2.5 units) Member Units (LGI Predictive Analytics LLC) (190,712 units) (8)	188	188 125 ———————————————————————————————————	188 125 160 473
Messenger, LLC(10)	Supplier of Specialty Stationery and Related Products to the Funeral Industry	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.25%, Secured Debt (Maturity—September 9, 2020)(9)	14,403	14,326	14,403
Minute Key, Inc.	Operator of Automated Key Duplication Kiosks	10% Current / 2% PIK Secured Debt (Maturity—September 19, 2019) Warrants (1,437,409 equivalent shares; Expiration—May 20, 2025; Strike price—\$0.01 per share)	15,700	15,404 	15,404 470 15,874
Mood Media Corporation(11) (13)	Provider of Electronic Equipment	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—May 1, 2019) (9)	14,805	14,645	14,312

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
New Media Holdings II LLC(11) (13)	Local Newspaper Operator	LIBOR Plus 6.25% (Floor 1.00%), Current Coupon 7.25%, Secured Debt (Maturity—June 4, 2020) (9)	14,888	14,632	14,813
North American Lifting Holdings, Inc.(11)	Crane Service Provider	LIBOR Plus 4.50% (Floor 1.00%), Current Coupon 5.50%, Secured Debt (Maturity—November 27, 2020)(9)	3,865	3,235	3,375
North Atlantic Trading Company, Inc.(11)	Marketer/Distributor of Tobacco Products	LIBOR Plus 6.50% (Floor 1.25%), Current Coupon 7.75%, Secured Debt (Maturity—January 13, 2020)(9)	9,396	9,343	9,337
Novitex Intermediate, LLC(11)	Provider of Document Management Services	LIBOR Plus 6.75% (Floor 1.25%), Current Coupon 8.00%, Secured Debt (Maturity—July 7, 2020)(9)	9,335	9,175	8,985
NTM Acquisition Corp.(11)	Provider of B2B Travel Information Content	LIBOR Plus 6.25% (Floor 1.00%), Current Coupon 7.25%, Secured Debt (Maturity—June 7, 2022) (9)	4,144	4,085	4,128
Ospemifene Royalty Sub LLC (QuatRx)(10)	Estrogen-Deficiency Drug Manufacturer and Distributor	11.5% Secured Debt (Maturity—November 15, 2026)(14)	5,071	5,071	2,088
Pardus Oil and Gas, LLC(11)	Oil & Gas Exploration & Production	13% PIK Secured Debt (Maturity —November 12, 2021) 5% PIK Secured Debt (Maturity— May 13, 2022) Member Units (2,472 units)	1,869 992	1,869 992 2,472 5,333	1,869 562 970 3,401
Paris Presents Incorporated(11)	Branded Cosmetic and Bath Accessories	LIBOR Plus 8.75% (Floor 1.00%), Current Coupon 9.75%, Secured Debt (Maturity—December 31, 2021)(9)	2,000	1,969	1,960

Consolidated Schedule of Investments (Continued)

December 31, 2016

Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Hotel & Casino Operator	LIBOR Plus 7.50% (Floor 1.00%), Current Coupon 8.50%, Secured Debt (Maturity—December 17, 2020)(9)	7,500	7,394	7,388
Storage Tank Manufacturer	14% PIK Unsecured Debt (Maturity—October 15, 2021) Preferred Stock (Permian Holdco 1, Inc.) (154,558 units) Common Stock (Permian Holdco 1, Inc.) (154,558 units)	198	198 799 — 997	198 799 997
Pharmaceutical Royalty	12% Secured Debt (Maturity— August 1, 2020)	3,447	3,447	3,326
Retailer of Pet Products and Supplies to Consumers	LIBOR Plus 5.50% (Floor 1.00%), Current Coupon 6.50%, Secured Debt (Maturity—July 5, 2022)(9)	2,494	2,470	2,503
Construction and Maintenance Services for Electric Transmission and Distribution Infrastructure	LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.50%, Secured Debt (Maturity—June 22, 2022) (9)	14,000	13,720	14,082
Fully Integrated Provider of Digital Media Services	Warrants (65,463 equivalent shares; Expiration—July 7, 2020; Strike price—\$0.75 per share) Common Stock (163,658 shares)		69 273 342	
Provider of Audio and Video Communication Solutions	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—September 27, 2023)(9)	12,089	11,617	12,194
	Hotel & Casino Operator Storage Tank Manufacturer Pharmaceutical Royalty Retailer of Pet Products and Supplies to Consumers Construction and Maintenance Services for Electric Transmission and Distribution Infrastructure Fully Integrated Provider of Digital Media Services Provider of Audio and Video Communication	Hotel & Casino Operator LIBOR Plus 7.50% (Floor 1.00%), Current Coupon 8.50%, Secured Debt (Maturity—December 17, 2020)(9) Storage Tank Manufacturer 14% PIK Unsecured Debt (Maturity—October 15, 2021) Preferred Stock (Permian Holdco 1, Inc.) (154,558 units) Common Stock (Permian Holdco 1, Inc.) (154,558 units) Pharmaceutical Royalty 12% Secured Debt (Maturity— August 1, 2020) Retailer of Pet Products and Supplies to Consumers LIBOR Plus 5.50% (Floor 1.00%), Current Coupon 6.50%, Secured Debt (Maturity—July 5, 2022)(9) Construction and Maintenance Services for Electric Transmission and Distribution Infrastructure LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.50%, Secured Debt (Maturity—June 22, 2022) (9) Fully Integrated Provider of Digital Media Services Warrants (65,463 equivalent shares; Expiration—July 7, 2020; Strike price—\$0.75 per share) Common Stock (163,658 shares)	Hotel & Casino Operator LIBOR Plus 7.50% (Floor 1.00%), Current Coupon 8.50%, Secured Debt (Maturity—December 17, 2020)(9) Storage Tank Manufacturer 14% PIK Unsecured Debt (Maturity—October 15, 2021) Preferred Stock (Permian Holdco 1, Inc.) (154,558 units) Common Stock (Permian Holdco 1, Inc.) (154,558 units) Pharmaceutical Royalty 12% Secured Debt (Maturity— August 1, 2020) 3,447 Retailer of Pet Products and Supplies to Consumers LIBOR Plus 5.50% (Floor 1.00%), Current Coupon 6.50%, Secured Debt (Maturity—July 5, 2022)(9) 2,494 Construction and Maintenance Services for Electric Transmission and Distribution Infrastructure LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.50%, Secured Debt (Maturity—June 22, 2022) (9) LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.50%, Secured Debt (Maturity—June 22, 2022) (9) 14,000 Fully Integrated Provider of Digital Media Services Warrants (65,463 equivalent shares; Expiration—July 7, 2020; Strike price—S0.75 per share) Common Stock (163,658 shares)	Hotel & Casino Operator

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
PPC/SHIFT LLC(10)	Provider of Digital Solutions to Automotive Industry	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—June 6, 2022) (9)	7,000	6,852	6,852
Prowler Acquisition Corp.(11)	Specialty Distributor to the Energy Sector	LIBOR Plus 4.50% (Floor 1.00%), Current Coupon 5.50%, Secured Debt (Maturity—January 28, 2020)(9)	9,519	7,904	7,044
PT Network, LLC(10)	Provider of Outpatient Physical Therapy and Sports Medicine Services	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—November 30, 2021)(9)	16,225	15,979	15,979
QBS Parent, Inc.(11)	Provider of Software and Services to the Oil & Gas Industry	LIBOR Plus 4.75% (Floor 1.00%), Current Coupon 5.75%, Secured Debt (Maturity—August 7, 2021)(9)	11,274	11,201	11,161
Raley's(11)	Family-Owned Supermarket Chain	LIBOR Plus 6.25% (Floor 1.00%), Current Coupon 7.25%, Secured Debt (Maturity—May 18, 2022) (9)	4,195	4,125	4,242
Redbox Automated Retail, LLC(11)	Operator of Home Media Entertainment Kiosks	LIBOR Plus 7.50% (Floor 1.00%), Current Coupon 8.50%, Secured Debt (Maturity—September 27, 2021)(9)	15,000	14,581	14,629
Renaissance Learning, Inc.(11)	Technology-based K-12 Learning Solutions	LIBOR Plus 7.00% (Floor 1.00%), Current Coupon 8.00%, Secured Debt (Maturity—April 11, 2022) (9)	3,000	2,978	2,987
RGL Reservoir Operations Inc. (11)(13)	Oil & Gas Equipment and Services	LIBOR Plus 5.00% (Floor 1.00%), Current Coupon 6.00%, Secured Debt (Maturity—August 13, 2021)(9)	3,910	3,826	880

Consolidated Schedule of Investments (Continued)

December 31, 2016

Scripted and Unscripted TV and Digital Programming Provider Geophysical Services Provider Provider of Intelligent Driver Record Monitoring Software and Services Provider of Asset Management Services	Warrants (327,532 equivalent units; Expiration—October 20, 2025; Strike price—\$14.28 per unit) Member Units (2,779 units) Common Stock (50 shares) Member Units (2,000,000 units)		425 46 471	300 44 344
Provider of Intelligent Driver Record Monitoring Software and Services Provider of Asset			65	3
Driver Record Monitoring Software and Services	Member Units (2,000,000 units)			
			2,000	2,000
	LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.50%, Secured Debt (Maturity—June 9, 2021) (9)	10,812	10,538	10,352
Distributor of Education Supplies and Furniture	LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.50%, Secured Debt (Maturity—June 11, 2019) (9)	5,712	5,632	5,784
Manufacturer and Distributor of Electrical Fittings and Parts	LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.25%, Secured Debt (Maturity—October 13, 2021)(9)	12,500	12,200	12,200
Manufacturer of Communication Products for Hearing Impaired	LIBOR Plus 5.75% (Floor 2.25%), Current Coupon 8.00%, Secured Debt (Maturity—April 30, 2020) (9)	13,371	13,283	13,271
Pipeline Construction and Maintenance Services	LIBOR Plus 8.00% (Floor 1.00%), Current Coupon 9.00%, Secured Debt (Maturity—November 30, 2022)(9)	10,000	9,666	9,864
	Distributor of Electrical Fittings and Parts Manufacturer of Communication Products for Hearing Impaired Pipeline Construction and Maintenance	Current Coupon 9.50%, Secured Debt (Maturity—June 11, 2019) (9) Manufacturer and Distributor of Electrical Fittings and Parts LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.25%, Secured Debt (Maturity—October 13, 2021)(9) Manufacturer of Communication Products for Hearing Impaired LIBOR Plus 5.75% (Floor 2.25%), Current Coupon 8.00%, Secured Debt (Maturity—April 30, 2020) (9) Pipeline Construction and Maintenance Services LIBOR Plus 8.00% (Floor 1.00%), Current Coupon 9.00%, Secured Debt (Maturity—November 30,	Current Coupon 9.50%, Secured Debt (Maturity—June 11, 2019) (9) 5,712 Manufacturer and Distributor of Electrical Fittings and Parts LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.25%, Secured Debt (Maturity—October 13, 2021)(9) Manufacturer of Communication Products for Hearing Impaired LIBOR Plus 5.75% (Floor 2.25%), Current Coupon 8.00%, Secured Debt (Maturity—April 30, 2020) (9) LIBOR Plus 5.75% (Floor 1.00%), Current Coupon 9.00%, Secured Debt (Maturity—April 30, 2020) (9) Pipeline Construction and Maintenance Services LIBOR Plus 8.00% (Floor 1.00%), Current Coupon 9.00%, Secured Debt (Maturity—November 30,	Current Coupon 9.50%, Secured Debt (Maturity—June 11, 2019) (9) 5,712 5,632 Manufacturer and Distributor of Electrical Fittings and Parts LIBOR Plus 7.25% (Floor 1.00%), Current Coupon 8.25%, Secured Debt (Maturity—October 13, 2021)(9) Manufacturer of Communication Products for Hearing Impaired LIBOR Plus 5.75% (Floor 2.25%), Current Coupon 8.00%, Secured Debt (Maturity—April 30, 2020) (9) LIBOR Plus 5.75% (Floor 2.25%), Current Coupon 8.00%, Secured Debt (Maturity—April 30, 2020) (9) LIBOR Plus 8.00% (Floor 1.00%), Current Coupon 9.00%, Secured Debt (Maturity—November 30,

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Subsea Global Solutions, LLC(10)	Underwater Maintenance and Repair Services	LIBOR Plus 6.00% (Floor 1.50%), Current Coupon 7.50%, Secured Debt (Maturity—March 17, 2020)(9)	5,629	5,588	5,624
Synagro Infrastructure Company, Inc(11)	Waste Management Services	LIBOR Plus 5.25% (Floor 1.00%), Current Coupon 6.25%, Secured Debt (Maturity—August 22, 2020)(9)	4,714	4,659	4,136
Targus International, LLC(11)	Distributor of Protective Cases for Mobile Devices	15% PIK Secured Debt (Maturity —December 31, 2019) Common Stock (Targus Cayman HoldCo Limited) (249,614 shares)(13)	1,140	1,140 2,555 3,695	2,260 3,400
TE Holdings, LLC(11)	Oil & Gas Exploration & Production	Member Units (97,048 units)		970	728
TeleGuam Holdings, LLC(11)	Cable and Telecom Services Provider	LIBOR Plus 4.00% (Floor 1.25%), Current Coupon 5.25%, Secured Debt (Maturity—December 10, 2018)(9) LIBOR Plus 7.50% (Floor 1.25%), Current Coupon 8.75%, Secured Debt (Maturity—June 10, 2019) (9)	7,622 10,500	7,613 	7,546
The Topps Company, Inc.(11)	Trading Cards & Confectionary	LIBOR Plus 6.00% (Floor 1.25%), Current Coupon 7.25%, Secured Debt (Maturity—October 2, 2020)(9)	2,218	2,208	2,226
TMC Merger Sub Corp.(11)	Refractory & Maintenance Services Provider	LIBOR Plus 6.25% (Floor 1.00%), Current Coupon 7.25%, Secured Debt (Maturity—October 31, 2022)(9)	12,500	12,376	12,438
TOMS Shoes, LLC(11)	Global Designer, Distributor, and Retailer of Casual Footwear	LIBOR Plus 5.50% (Floor 1.00%), Current Coupon 6.50%, Secured Debt (Maturity—October 30, 2020)(9)	4,913	4,567	3,635

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Travel Leaders Group, LLC(11)	Travel Agency Network Provider	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—December 7, 2020)(9)	10,994	10,936	10,975
Truck Bodies and Equipment International, Inc.(10)	Manufacturer of Dump Truck Bodies and Dump Trailers	LIBOR Plus 7.50% (Floor 1.00%), Current Coupon 8.50%, Secured Debt (Maturity—March 31, 2021)(9)	15,750	15,602	15,602
TVG-I-E CMN ACQUISITION, LLC(10)	Organic Lead Generation for Online Postsecondary Schools	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—November 3, 2021)(9)	6,459	6,334	6,334
Tweddle Group, Inc.(11)	Provider of Technical Information Services to Automotive OEMs	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—October 21, 2022)(9)	8,462	8,295	8,419
UniRush, LLC	Provider of Prepaid Debit Card Solutions	12% Secured Debt (Maturity—February 1, 2019) Warrants (444,725 equivalent units; Expiration—February 2, 2026; Strike price—\$10.27 per unit)	12,000	10,981 1,250 12,231	12,000 1,250 13,250
US Joiner Holding Company(11)	Marine Interior Design and Installation	LIBOR Plus 6.00% (Floor 1.00%), Current Coupon 7.00%, Secured Debt (Maturity—April 16, 2020) (9)	11,514	11,435	11,456
U.S. TelePacific Corp.(10)	Provider of Communications and Managed Services	LIBOR Plus 8.50% (Floor 1.00%), Current Coupon 9.50%, Secured Debt (Maturity—February 24, 2021)(9)	7,500	7,377	7,377
VCVH Holding Corp. (Verisk) (11)	Healthcare Technology Services Focused on Revenue Maximization	LIBOR Plus 9.25% (Floor 1.00%), Current Coupon 10.25%, Secured Debt (Maturity—June 1, 2024)(9)	1,500	1,464	1,488

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Virtex Enterprises, LP(10)	Specialty, Full-Service Provider of Complex Electronic Manufacturing Services	12% Secured Debt (Maturity— December 27, 2018) Preferred Class A Units (14 units; 5% cumulative)(8) Warrants (11 equivalent units; Expiration—December 27, 2023; Strike price—\$0.001 per unit)	1,667	1,559 333 186 2,078	1,559 612 220 2,391
Wellnext, LLC(10)	Manufacturer of				
	Supplements and Vitamins	LIBOR Plus 9.00% (Floor 0.50%), Current Coupon 9.85%, Secured Debt (Maturity—May 23, 2021) (9)	10,058	9,968	10,058
Western Dental Services, Inc.(11)	Dental Care Services	LIBOR Plus 6.50% (Floor 1.00%), Current Coupon 7.50%, Secured Debt (Maturity—November 1, 2018)(9)	4,904	4,902	4,885
Wilton Brands LLC(11)	Specialty Housewares Retailer	LIBOR Plus 7.25% (Floor 1.25%), Current Coupon 8.50%, Secured Debt (Maturity—August 30, 2018)(9)	1,153	1,147	1,093
Worley Claims Services, LLC(10)	Insurance Adjustment Management and Services Provider	LIBOR Plus 8.00% (Floor 1.00%), Current Coupon 9.00%, Secured Debt (Maturity—October 31, 2020)(9)	6,386	6,342	6,386
YP Holdings LLC(11)	Online and Offline Advertising Operator	LIBOR Plus 11.00% (Floor 1.25%), Current Coupon 12.25%, Secured Debt (Maturity —June 4, 2018)(9)	11,428	10,969	11,398

Consolidated Schedule of Investments (Continued)

December 31, 2016

Portfolio Company(1)	Business Description	Type of Investment(2)(3)	Principal(4)	Cost(4)	Fair Value
Zilliant Incorporated	Price Optimization and Margin Management Solutions				
		Preferred Stock (186,777 shares) Warrants (952,500 equivalent shares; Expiration—June 15, 2022; Strike price—\$0.001 per		154	260
		share)		1,071	1,190
				1,225	1,450
Subtotal Non-Control/Non-A	Affiliate Investments (51.4% of	total investments at fair value)		\$ 1,037,510	\$ 1,026,676
Total Portfolio Investments,	December 31, 2016			\$ 1,871,883	\$ 1,996,906

- (1) All investments are Lower Middle Market portfolio investments, unless otherwise noted. See Note B for a description of Lower Middle Market portfolio investments. All of the Company's investments, unless otherwise noted, are encumbered either as security for the Company's Credit Agreement or in support of the SBA-guaranteed debentures issued by the Funds.
- (2) Debt investments are income producing, unless otherwise noted. Equity and warrants are non-income producing, unless otherwise noted.
- (3) See Note C for a summary of geographic location of portfolio companies.
- (4) Principal is net of repayments. Cost is net of repayments and accumulated unearned income.
- (5) Control investments are defined by the Investment Company Act of 1940, as amended ("1940 Act") as investments in which more than 25% of the voting securities are owned or where the ability to nominate greater than 50% of the board representation is maintained.
- (6) Affiliate investments are defined by the 1940 Act as investments in which between 5% and 25% of the voting securities are owned and the investments are not classified as Control investments.
- (7) Non-Control/Non-Affiliate investments are defined by the 1940 Act as investments that are neither Control investments nor Affiliate investments.
- (8) Income producing through dividends or distributions.
- (9) Index based floating interest rate is subject to contractual minimum interest rate. A majority of the variable rate loans in the Company's investment portfolio bear interest at a rate that may be determined by reference to either LIBOR or an alternate Base Rate (commonly based on the Federal Funds Rate or the Prime Rate), which typically resets semi-annually, quarterly, or monthly at the borrower's option. The borrower may also elect to have multiple interest reset periods for each loan. For each such loan, the Company has provided the weighted average annual stated interest rate in effect at December 31, 2016. As noted in this schedule, 64% (based on the par amount of the loans) of the loans contain LIBOR floors which range between 0.50% and 2.25%, with a weighted-average LIBOR floor of approximately 1.04%.
- (10) Private Loan portfolio investment. See Note B for a description of Private Loan portfolio investments.
- (11) Middle Market portfolio investment. See Note B for a description of Middle Market portfolio investments.
- (12) Other Portfolio investment. See Note B for a description of Other Portfolio investments.
- (13) Investment is not a qualifying asset as defined under Section 55(a) of the 1940 Act. Qualifying assets must represent at least 70% of total assets at the time of acquisition of any additional non-qualifying assets.
- (14) Non-accrual and non-income producing investment.
- Portfolio company is in a bankruptcy process and, as such, the maturity date of our debt investments in this portfolio company will not be finally determined until such process is complete. As noted in footnote (14), our debt investments in this portfolio company are on non-accrual status.
- (16) External Investment Manager. Investment is not encumbered as security for the Company's Credit Agreement or in support of the SBA-guaranteed debentures issued by the Funds.
- (17) Maturity date is under on-going negotiations with the portfolio company and other lenders, if applicable.

Notes to Consolidated Financial Statements

(Unaudited)

NOTE A—ORGANIZATION AND BASIS OF PRESENTATION

1. Organization

Main Street Capital Corporation ("MSCC") is a principal investment firm primarily focused on providing customized debt and equity financing to lower middle market ("LMM") companies and debt capital to middle market ("Middle Market") companies. The portfolio investments of MSCC and its consolidated subsidiaries are typically made to support management buyouts, recapitalizations, growth financings, refinancings and acquisitions of companies that operate in a variety of industry sectors. MSCC seeks to partner with entrepreneurs, business owners and management teams and generally provides "one stop" financing alternatives within its LMM portfolio. MSCC and its consolidated subsidiaries invest primarily in secured debt investments, equity investments, warrants and other securities of LMM companies based in the United States and in secured debt investments of Middle Market companies generally headquartered in the United States.

MSCC was formed in March 2007 to operate as an internally managed business development company ("BDC") under the Investment Company Act of 1940, as amended (the "1940 Act"). MSCC wholly owns several investment funds, including Main Street Mezzanine Fund, LP ("MSMF"), Main Street Capital II, LP ("MSC II") and Main Street Capital III, LP ("MSC III" and, collectively with MSMF and MSC II, the "Funds"), and each of their general partners. The Funds are each licensed as a Small Business Investment Company ("SBIC") by the United States Small Business Administration ("SBA"). Because MSCC is internally managed, all of the executive officers and other employees are employed by MSCC. Therefore, MSCC does not pay any external investment advisory fees, but instead directly incurs the operating costs associated with employing investment and portfolio management professionals.

MSC Adviser I, LLC (the "External Investment Manager") was formed in November 2013 as a wholly owned subsidiary of MSCC to provide investment management and other services to parties other than MSCC and its subsidiaries or their portfolio companies ("External Parties") and receive fee income for such services. MSCC has been granted no-action relief by the Securities and Exchange Commission ("SEC") to allow the External Investment Manager to register as a registered investment adviser under the Investment Advisers Act of 1940, as amended. Since the External Investment Manager conducts all of its investment management activities for External Parties, it is accounted for as a portfolio investment of MSCC and is not included as a consolidated subsidiary of MSCC in MSCC's consolidated financial statements.

MSCC has elected to be treated for U.S. federal income tax purposes as a regulated investment company ("RIC") under Subchapter M of the Internal Revenue Code of 1986, as amended (the "Code"). As a result, MSCC generally will not pay corporate-level U.S. federal income taxes on any net ordinary taxable income or capital gains that it distributes to its stockholders.

MSCC has certain direct and indirect wholly owned subsidiaries that have elected to be taxable entities (the "Taxable Subsidiaries"). The primary purpose of the Taxable Subsidiaries is to permit MSCC to hold equity investments in portfolio companies which are "pass-through" entities for tax purposes. The External Investment Manager is also a direct wholly owned subsidiary that has elected to be a taxable entity. The Taxable Subsidiaries and the External Investment Manager are each taxed at their normal corporate tax rates based on their taxable income.

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

Unless otherwise noted or the context otherwise indicates, the terms "we," "us," "our," the "Company" and "Main Street" refer to MSCC and its consolidated subsidiaries, which include the Funds and the Taxable Subsidiaries.

2. Basis of Presentation

Main Street's consolidated financial statements are prepared in accordance with generally accepted accounting principles in the United States of America ("U.S. GAAP"). The Company is an investment company following accounting and reporting guidance in Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 946, *Financial Services-Investment Company* ("ASC 946"). For each of the periods presented herein, Main Street's consolidated financial statements include the accounts of MSCC and its consolidated subsidiaries. The Investment Portfolio, as used herein, refers to all of Main Street's investments in LMM portfolio companies, investments in Middle Market portfolio companies, Private Loan portfolio investments, Other Portfolio investments and the investment in the External Investment Manager (see Note C—Fair Value Hierarchy for Investments and Debentures—Portfolio Composition—
Investment Portfolio Composition for additional discussion of Main Street's Investment Portfolio and definitions for the terms Private Loan and Other Portfolio). Main Street's results of operations for the three and six months ended June 30, 2017 and 2016, cash flows for the six months ended June 30, 2017 and 2016, and financial position as of June 30, 2017 and December 31, 2016, are presented on a consolidated basis. The effects of all intercompany transactions between Main Street and its consolidated subsidiaries have been eliminated in consolidation.

The accompanying unaudited consolidated financial statements of Main Street are presented in conformity with U.S. GAAP for interim financial information and pursuant to the requirements for reporting on Form 10-Q and Article 10 of Regulation S-X. Accordingly, certain disclosures accompanying annual financial statements prepared in accordance with U.S. GAAP are omitted. In the opinion of management, the unaudited consolidated financial results included herein contain all adjustments, consisting solely of normal recurring accruals, considered necessary for the fair presentation of financial statements for the interim periods included herein. The results of operations for the three and six months ended June 30, 2017 and 2016 are not necessarily indicative of the operating results to be expected for the full year. Also, the unaudited financial statements and notes should be read in conjunction with the audited financial statements and notes thereto for the year ended December 31, 2016. Financial statements prepared on a U.S. GAAP basis require management to make estimates and assumptions that affect the amounts and disclosures reported in the financial statements and accompanying notes. Such estimates and assumptions could change in the future as more information becomes known, which could impact the amounts reported and disclosed herein.

Under regulations pursuant to Article 6 of Regulation S-X applicable to BDCs and ASC 946, Main Street is precluded from consolidating other entities in which Main Street has equity investments, including those in which it has a controlling interest, unless the other entity is another investment company. An exception to this general principle in ASC 946 occurs if Main Street holds a controlling interest in an operating company that provides all or substantially all of its services directly to Main Street or to its portfolio companies. Accordingly, as noted above, MSCC's consolidated financial statements include the financial position and operating results for the Funds and the Taxable Subsidiaries. Main Street has determined that all of its portfolio investments do not qualify for this exception, including the investment in the External Investment Manager. Therefore, Main Street's Investment Portfolio is carried on the consolidated balance sheet at fair value, as discussed further in Note B, with any adjustments to fair value recognized as "Net Change in Unrealized Appreciation"

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

(Depreciation)" on the consolidated statements of operations until the investment is realized, usually upon exit, resulting in any gain or loss being recognized as a "Net Realized Gain (Loss)."

Portfolio Investment Classification

Main Street classifies its Investment Portfolio in accordance with the requirements of the 1940 Act. Under the 1940 Act, (a) "Control Investments" are defined as investments in which Main Street owns more than 25% of the voting securities or has rights to maintain greater than 50% of the board representation, (b) "Affiliate Investments" are defined as investments in which Main Street owns between 5% and 25% of the voting securities and does not have rights to maintain greater than 50% of the board representation, and (c) "Non-Control/Non-Affiliate Investments" are defined as investments that are neither Control Investments nor Affiliate Investments.

NOTE B—SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

1. Valuation of the Investment Portfolio

Main Street accounts for its Investment Portfolio at fair value. As a result, Main Street follows the provisions of ASC 820, *Fair Value Measurements and Disclosures* ("ASC 820"). ASC 820 defines fair value, establishes a framework for measuring fair value, establishes a fair value hierarchy based on the quality of inputs used to measure fair value and enhances disclosure requirements for fair value measurements. ASC 820 requires Main Street to assume that the portfolio investment is to be sold in the principal market to independent market participants, which may be a hypothetical market. Market participants are defined as buyers and sellers in the principal market that are independent, knowledgeable and willing and able to transact.

Main Street's portfolio strategy calls for it to invest primarily in illiquid debt and equity securities issued by privately held LMM companies and more liquid debt securities issued by Middle Market companies that are generally larger in size than the LMM companies. Main Street categorizes some of its investments in LMM companies and Middle Market companies as Private Loan portfolio investments, which are primarily debt securities in privately held companies which have been originated through strategic relationships with other investment funds on a collaborative basis, and are often referred to in the debt markets as "club deals." Private Loan investments are typically similar in size, structure, terms and conditions to investments Main Street holds in its LMM portfolio and Middle Market portfolio. Main Street's portfolio also includes Other Portfolio investments which primarily consist of investments that are not consistent with the typical profiles for its LMM portfolio investments, Middle Market portfolio investments or Private Loan portfolio investments, including investments which may be managed by third parties. Main Street's portfolio investments may be subject to restrictions on resale.

LMM investments and Other Portfolio investments generally have no established trading market while Middle Market securities generally have established markets that are not active. Private Loan investments may include investments which have no established trading market or have established markets that are not active. Main Street determines in good faith the fair value of its Investment Portfolio pursuant to a valuation policy in accordance with ASC 820 and a valuation process approved by its Board of Directors and in accordance with the 1940 Act. Main Street's valuation policies and processes are intended to provide a consistent basis for determining the fair value of Main Street's Investment Portfolio.

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

For LMM portfolio investments, Main Street generally reviews external events, including private mergers, sales and acquisitions involving comparable companies, and includes these events in the valuation process by using an enterprise value waterfall methodology ("Waterfall") for its LMM equity investments and an income approach using a yield-to-maturity model ("Yield-to-Maturity") for its LMM debt investments. For Middle Market portfolio investments, Main Street primarily uses quoted prices in the valuation process. Main Street determines the appropriateness of the use of third-party broker quotes, if any, in determining fair value based on its understanding of the level of actual transactions used by the broker to develop the quote and whether the quote was an indicative price or binding offer, the depth and consistency of broker quotes and the correlation of changes in broker quotes with underlying performance of the portfolio company and other market indices. For Middle Market and Private Loan portfolio investments in debt securities for which it has determined that third-party quotes or other independent pricing are not available or appropriate, Main Street generally estimates the fair value based on the assumptions that it believes hypothetical market participants would use to value the investment in a current hypothetical sale using the Yield-to-Maturity valuation method. For its Other Portfolio equity investments, Main Street generally calculates the fair value of the investment primarily based on the net asset value ("NAV") of the fund and adjusts the fair value for other factors that would affect the fair value of the investment. All of the valuation approaches for Main Street's portfolio investments estimate the value of the investment as if Main Street were to sell, or exit, the investment as of the measurement date.

These valuation approaches consider the value associated with Main Street's ability to control the capital structure of the portfolio company, as well as the timing of a potential exit. For valuation purposes, "control" portfolio investments are composed of debt and equity securities in companies for which Main Street has a controlling interest in the equity ownership of the portfolio company or the ability to nominate a majority of the portfolio company's board of directors. For valuation purposes, "non-control" portfolio investments are generally composed of debt and equity securities in companies for which Main Street does not have a controlling interest in the equity ownership of the portfolio company or the ability to nominate a majority of the portfolio company's board of directors.

Under the Waterfall valuation method, Main Street estimates the enterprise value of a portfolio company using a combination of market and income approaches or other appropriate valuation methods, such as considering recent transactions in the equity securities of the portfolio company or third-party valuations of the portfolio company, and then performs a waterfall calculation by allocating the enterprise value over the portfolio company's securities in order of their preference relative to one another. The enterprise value is the fair value at which an enterprise could be sold in a transaction between two willing parties, other than through a forced or liquidation sale. Typically, private companies are bought and sold based on multiples of earnings before interest, taxes, depreciation and amortization ("EBITDA"), cash flows, net income, revenues, or in limited cases, book value. There is no single methodology for estimating enterprise value. For any one portfolio company, enterprise value is generally described as a range of values from which a single estimate of enterprise value is derived. In estimating the enterprise value of a portfolio company, Main Street analyzes various factors including the portfolio company's historical and projected financial results. Due to SEC deadlines for Main Street's quarterly and annual financial reporting, the operating results of a portfolio company used in the current period valuation are generally the results from the period ended three months prior to such valuation date and may include unaudited, projected, budgeted or pro forma financial information and may require adjustments for non-recurring items or to normalize the operating results that may require significant judgment in its determination. In addition, projecting future financial

Notes to Consolidated Financial Statements (Continued)

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results requires significant judgment regarding future growth assumptions. In evaluating the operating results, Main Street also analyzes the impact of exposure to litigation, loss of customers or other contingencies. After determining the appropriate enterprise value, Main Street allocates the enterprise value to investments in order of the legal priority of the various components of the portfolio company's capital structure. In applying the Waterfall valuation method, Main Street assumes the loans are paid off at the principal amount in a change in control transaction and are not assumed by the buyer, which Main Street believes is consistent with its past transaction history and standard industry practices.

Under the Yield-to-Maturity valuation method, Main Street also uses the income approach to determine the fair value of debt securities based on projections of the discounted future free cash flows that the debt security will likely generate, including analyzing the discounted cash flows of interest and principal amounts for the debt security, as set forth in the associated loan agreements, as well as the financial position and credit risk of the portfolio company. Main Street's estimate of the expected repayment date of its debt securities is generally the maturity date of the instrument, as Main Street generally intends to hold its loans and debt securities to maturity. The Yield-to-Maturity analysis also considers changes in leverage levels, credit quality, portfolio company performance and other factors. Main Street will generally use the value determined by the Yield-to-Maturity analysis as the fair value for that security; however, because of Main Street's general intent to hold its loans to maturity, the fair value will not exceed the principal amount of the debt security valued using the Yield-to-Maturity valuation method. A change in the assumptions that Main Street uses to estimate the fair value of its debt securities using the Yield-to-Maturity valuation method could have a material impact on the determination of fair value. If there is deterioration in credit quality or if a debt security is in workout status, Main Street may consider other factors in determining the fair value of the debt security, including the value attributable to the debt security from the enterprise value of the portfolio company or the proceeds that would most likely be received in a liquidation analysis.

Under the NAV valuation method, for an investment in an investment fund that does not have a readily determinable fair value, Main Street measures the fair value of the investment predominately based on the NAV of the investment fund as of the measurement date and adjusts the investment's fair value for factors known to Main Street that would affect that fund's NAV, including, but not limited to, fair values for individual investments held by the fund if Main Street holds the same investment or for a publicly traded investment. In addition, in determining the fair value of the investment, Main Street considers whether adjustments to the NAV are necessary in certain circumstances, based on the analysis of any restrictions on redemption of Main Street's investment as of the measurement date, recent actual sales or redemptions of interests in the investment fund, and expected future cash flows available to equity holders, including the rate of return on those cash flows compared to an implied market return on equity required by market participants, or other uncertainties surrounding Main Street's ability to realize the full NAV of its interests in the investment fund.

Pursuant to its internal valuation process and the requirements under the 1940 Act, Main Street performs valuation procedures on each of its portfolio investments quarterly. In addition to its internal valuation process, in arriving at estimates of fair value for its investments in its LMM portfolio companies, Main Street, among other things, consults with a nationally recognized independent financial advisory services firm. The nationally recognized independent financial advisory services firm analyzes and provides observations, recommendations and an assurance certification regarding the Company's determinations of the fair value of its LMM portfolio company investments. The nationally recognized independent financial advisory services firm is generally consulted relative to Main Street's investments in each LMM portfolio company at least once every calendar year, and for Main Street's

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investments in new LMM portfolio companies, at least once in the twelve-month period subsequent to the initial investment. In certain instances, Main Street may determine that it is not cost-effective, and as a result is not in its stockholders' best interest, to consult with the nationally recognized independent financial advisory services firm on its investments in one or more LMM portfolio companies. Such instances include, but are not limited to, situations where the fair value of Main Street's investment in a LMM portfolio company is determined to be insignificant relative to the total Investment Portfolio. Main Street consulted with and received an assurance certification from its independent financial advisory services firm in arriving at Main Street's determination of fair value on its investments in a total of 27 LMM portfolio companies for the six months ended June 30, 2017, representing approximately 39% of the total LMM portfolio at fair value as of June 30, 2016, and on a total of 29 LMM portfolio companies for the six months ended June 30, 2016, representing approximately 43% of the total LMM portfolio at fair value as of June 30, 2016. Excluding its investments in new LMM portfolio companies which have not been in the Investment Portfolio for at least twelve months subsequent to the initial investment as of June 30, 2017 and 2016, as applicable, and its investments in the LMM portfolio companies that were not reviewed because their equity is publicly traded or they hold real estate for which a third-party appraisal is obtained on at least an annual basis, the percentage of the LMM portfolio reviewed and certified by its independent financial advisory services firm for the six months ended June 30, 2017 and 2016 was 45% and 48% of the total LMM portfolio at fair value as of June 30, 2017 and 2016, respectively.

For valuation purposes, all of Main Street's Middle Market portfolio investments are non-control investments. To the extent sufficient observable inputs are available to determine fair value, Main Street uses observable inputs to determine the fair value of these investments through obtaining third-party quotes or other independent pricing. For Middle Market portfolio investments for which it has determined that third-party quotes or other independent pricing are not available or appropriate, Main Street generally estimates the fair value based on the assumptions that it believes hypothetical market participants would use to value such Middle Market debt investments in a current hypothetical sale using the Yield-to-Maturity valuation method and such Middle Market equity investments in a current hypothetical sale using the Waterfall valuation method. Because the vast majority of the Middle Market portfolio investments are typically valued using third-party quotes or other independent pricing services (including 96% and 94% of the Middle Market portfolio investments as of June 30, 2017 and December 31, 2016, respectively), Main Street does not generally consult with any financial advisory services firms in connection with determining the fair value of its Middle Market investments.

For valuation purposes, all of Main Street's Private Loan portfolio investments are non-control investments. For Private Loan portfolio investments for which it has determined that third-party quotes or other independent pricing are not available or appropriate, Main Street generally estimates the fair value based on the assumptions that it believes hypothetical market participants would use to value such Private Loan debt investments in a current hypothetical sale using the Yield-to-Maturity valuation method and such Private Loan equity investments in a current hypothetical sale using the Waterfall valuation method.

In addition to its internal valuation process, in arriving at estimates of fair value for its investments in its Private Loan portfolio companies, Main Street, among other things, consults with a nationally recognized independent financial advisory services firm. The nationally recognized independent financial advisory services firm analyzes and provides observations and recommendations and an assurance certification regarding the Company's determinations of the fair value of its Private Loan portfolio company investments. The nationally recognized independent financial advisory services firm

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(Unaudited)

is generally consulted relative to Main Street's investments in each Private Loan portfolio company at least once every calendar year, and for Main Street's investments in new Private Loan portfolio companies, at least once in the twelve-month period subsequent to the initial investment. In certain instances, Main Street may determine that it is not cost-effective, and as a result is not in its stockholders' best interest, to consult with the nationally recognized independent financial advisory services firm on its investments in one or more Private Loan portfolio companies. Such instances include, but are not limited to, situations where the fair value of Main Street's investment in a Private Loan portfolio company is determined to be insignificant relative to the total Investment Portfolio. Main Street consulted with and received an assurance certification from its independent financial advisory services firm in arriving at its determination of fair value on its investments in a total of 13 Private Loan portfolio companies for the six months ended June 30, 2017, representing approximately 39% of the total Private Loan portfolio at fair value as of June 30, 2017, and on a total of 14 Private Loan portfolio companies for the six months ended June 30, 2016, representing approximately 48% of the total Private Loan portfolio at fair value as of June 30, 2016. Excluding its investments in new Private Loan portfolio companies which have not been in the Investment Portfolio for at least twelve months subsequent to the initial investment as of June 30, 2017 and 2016, as applicable, and investments in its Private Loan portfolio companies that were not reviewed because the investment is valued based upon third-party quotes or other independent pricing, the percentage of the Private Loan portfolio reviewed and certified by its independent financial advisory services firm for the six months ended June 30, 2017 and 2016 was 59% and 65% of the total Private Loan portfolio at fair value as of June 30, 2017 and 2016, respecti

For valuation purposes, all of Main Street's Other Portfolio investments are non-control investments. Main Street's Other Portfolio investments comprised 5.0% of Main Street's Investment Portfolio at fair value as of both June 30, 2017 and December 31, 2016. Similar to the LMM investment portfolio, market quotations for Other Portfolio equity investments are generally not readily available. For Other Portfolio equity investments, Main Street generally determines the fair value of its investments using the NAV valuation method. For its Other Portfolio debt investments for which it has determined that third-party quotes or other independent pricing are not available or appropriate, Main Street generally estimates the fair value based on the assumptions that it believes hypothetical market participants would use to value such Other Portfolio debt investments in a current hypothetical sale using the Yield-to-Maturity valuation method. For its Other Portfolio debt investments for which third-party quotes or other independent pricing are available and appropriate, Main Street determines the fair value of these investments through obtaining third-party quotes or other independent pricing to the extent that these inputs are available and appropriate to determine fair value.

For valuation purposes, Main Street's investment in the External Investment Manager is a control investment. Market quotations are not readily available for this investment, and as a result, Main Street determines the fair value of the External Investment Manager using the Waterfall valuation method under the market approach. In estimating the enterprise value, Main Street analyzes various factors, including the entity's historical and projected financial results, as well as its size, marketability and performance relative to the population of market comparables. This valuation approach estimates the value of the investment as if Main Street were to sell, or exit, the investment. In addition, Main Street considers its ability to control the capital structure of the company, as well as the timing of a potential exit, in connection with determining the fair value of the External Investment Manager.

Due to the inherent uncertainty in the valuation process, Main Street's determination of fair value for its Investment Portfolio may differ materially from the values that would have been determined had

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a ready market for the securities existed. In addition, changes in the market environment, portfolio company performance and other events that may occur over the lives of the investments may cause the gains or losses ultimately realized on these investments to be materially different than the valuations currently assigned. Main Street determines the fair value of each individual investment and records changes in fair value as unrealized appreciation or depreciation.

Main Street uses an internally developed portfolio investment rating system in connection with its investment oversight, portfolio management and analysis and investment valuation procedures for its LMM portfolio companies. This system takes into account both quantitative and qualitative factors of the LMM portfolio company and the investments held therein.

The Board of Directors of Main Street has the final responsibility for overseeing, reviewing and approving, in good faith, Main Street's determination of the fair value for its Investment Portfolio, as well as its valuation procedures, consistent with 1940 Act requirements. Main Street believes its Investment Portfolio as of June 30, 2017 and December 31, 2016 approximates fair value as of those dates based on the markets in which Main Street operates and other conditions in existence on those reporting dates.

2. Use of Estimates

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the period. Actual results may differ from these estimates under different conditions or assumptions. Additionally, as explained in Note B.1., the consolidated financial statements include investments in the Investment Portfolio whose values have been estimated by Main Street with the oversight, review and approval by Main Street's Board of Directors in the absence of readily ascertainable market values. Because of the inherent uncertainty of the Investment Portfolio valuations, those estimated values may differ materially from the values that would have been determined had a ready market for the securities existed.

3. Cash and Cash Equivalents

Cash and cash equivalents consist of cash and highly liquid investments with an original maturity of three months or less at the date of purchase. Cash and cash equivalents are carried at cost, which approximates fair value.

At June 30, 2017, cash balances totaling \$18.1 million exceeded Federal Deposit Insurance Corporation insurance protection levels, subjecting the Company to risk related to the uninsured balance. All of the Company's cash deposits are held at large, established, high credit quality financial institutions and management believes that the risk of loss associated with any uninsured balances is remote.

4. Interest, Dividend and Fee Income

Main Street records interest and dividend income on the accrual basis to the extent amounts are expected to be collected. Dividend income is recorded as dividends are declared by the portfolio company or at the point an obligation exists for the portfolio company to make a distribution. In accordance with Main Street's valuation policies, Main Street evaluates accrued interest and dividend

Notes to Consolidated Financial Statements (Continued)

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income periodically for collectability. When a loan or debt security becomes 90 days or more past due, and if Main Street otherwise does not expect the debtor to be able to service all of its debt or other obligations, Main Street will generally place the loan or debt security on non-accrual status and cease recognizing interest income on that loan or debt security until the borrower has demonstrated the ability and intent to pay contractual amounts due. If a loan or debt security's status significantly improves regarding the debtor's ability to service the debt or other obligations, or if a loan or debt security is sold or written off, Main Street removes it from non-accrual status.

As of June 30, 2017, Main Street's total Investment Portfolio had five investments on non-accrual status, which comprised approximately 0.2% of its fair value and 2.6% of its cost. As of December 31, 2016, Main Street's total Investment Portfolio had four investments on non-accrual status, which comprised approximately 0.6% of its fair value and 3.0% of its cost.

Main Street holds certain debt and preferred equity instruments in its Investment Portfolio that contain payment-in-kind ("PIK") interest and cumulative dividend provisions. The PIK interest, computed at the contractual rate specified in each debt agreement, is periodically added to the principal balance of the debt and is recorded as interest income. Thus, the actual collection of this interest may be deferred until the time of debt principal repayment. Cumulative dividends are recorded as dividend income, and any dividends in arrears are added to the balance of the preferred equity investment. The actual collection of these dividends in arrears may be deferred until such time as the preferred equity is redeemed or sold. To maintain RIC tax treatment (as discussed in Note B.9. below), these non-cash sources of income may need to be paid out to stockholders in the form of distributions, even though Main Street may not have collected the PIK interest and cumulative dividends in cash. Main Street stops accruing PIK interest and cumulative dividends and writes off any accrued and uncollected interest and dividends in arrears when it determines that such PIK interest and dividends in arrears are no longer collectible. For the three months ended June 30, 2017 and 2016, (i) approximately 3.0% and 4.1%, respectively, of Main Street's total investment income was attributable to PIK interest income not paid currently in cash and (ii) approximately 1.8% and 0.7%, respectively, of Main Street's total investment income was attributable to PIK interest income not paid currently in cash and (ii) approximately 1.8% and 0.8%, respectively, of Main Street's total investment income was attributable to cumulative dividend income not paid currently in cash. For the six months ended June 30, 2017 and 2016, (i) approximately 3.2% and 3.6%, respectively, of Main Street's total investment income was attributable to cumulative dividend income not paid currently in cash.

Main Street may periodically provide services, including structuring and advisory services, to its portfolio companies or other third parties. For services that are separately identifiable and evidence exists to substantiate fair value, fee income is recognized as earned, which is generally when the investment or other applicable transaction closes. Fees received in connection with debt financing transactions for services that do not meet these criteria are treated as debt origination fees and are deferred and accreted into income over the life of the financing.

Notes to Consolidated Financial Statements (Continued)

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A presentation of the investment income Main Street received from its Investment Portfolio in each of the periods presented is as follows:

		Three Months Ended June 30,		ths Ended e 30,
	2017	2016	2017	2016
		(dollars in	thousands)	
Interest, fee and dividend income:				
Interest income	\$ 39,065	\$ 33,419	\$ 77,528	\$ 65,601
Dividend income	8,128	7,735	15,110	15,364
Fee income	3,078	1,711	5,522	3,776
Total interest, fee and dividend income	\$ 50,271	\$ 42,865	\$ 98,160	\$ 84,741

5. Deferred Financing Costs

Deferred financing costs include commitment fees and other costs related to Main Street's multi-year revolving credit facility (the "Credit Facility", as discussed further in Note F) and its notes (as discussed further in Note G), as well as the commitment fees and leverage fees (approximately 3.4% of the total commitment and draw amounts, as applicable) on the SBIC debentures (as discussed further in Note E) which are not accounted for under the fair value option under ASC 825 (as discussed further in Note B.11.). Deferred financing costs in connection with our Credit Facility are capitalized as an asset. Deferred financing costs in connection with all other debt arrangements not using the fair value option are a direct deduction from the related debt liability.

6. Equity Offering Costs

The Company's offering costs are charged against the proceeds from equity offerings when the proceeds are received.

7. Unearned Income—Debt Origination Fees and Original Issue Discount and Discounts / Premiums to Par Value

Main Street capitalizes debt origination fees received in connection with financings and reflects such fees as unearned income netted against the applicable debt investments. The unearned income from the fees is accreted into income based on the effective interest method over the life of the financing.

In connection with its portfolio debt investments, Main Street sometimes receives nominal cost warrants or warrants with an exercise price below the fair value of the underlying equity (together, "nominal cost equity") that are valued as part of the negotiation process with the particular portfolio company. When Main Street receives nominal cost equity, Main Street allocates its cost basis in its investment between its debt security and its nominal cost equity at the time of origination based on amounts negotiated with the particular portfolio company. The allocated amounts are based upon the fair value of the nominal cost equity, which is then used to determine the allocation of cost to the debt security. Any discount recorded on a debt investment resulting from this allocation is reflected as unearned income, which is netted against the applicable debt investment, and accreted into interest income based on the effective interest method over the life of the debt investment. The actual collection of this interest is deferred until the time of debt principal repayment.

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Main Street may also purchase debt securities at a discount or at a premium to the par value of the debt security. In the case of a purchase at a discount, Main Street records the investment at the par value of the debt security net of the discount, and the discount is accreted into interest income based on the effective interest method over the life of the debt investment. In the case of a purchase at a premium, Main Street records the investment at the par value of the debt security plus the premium, and the premium is amortized as a reduction to interest income based on the effective interest method over the life of the debt investment.

To maintain RIC tax treatment (as discussed in Note B.9. below), these non-cash sources of income may need to be paid out to stockholders in the form of distributions, even though Main Street may not have collected the interest income. For the three months ended June 30, 2017 and 2016, approximately 3.6% and 3.0%, respectively, of Main Street's total investment income was attributable to interest income from the accretion of discounts associated with debt investments, net of any premium reduction. For the six months ended June 30, 2017 and 2016, approximately 3.6% and 2.8%, respectively, of Main Street's total investment income was attributable to interest income from the accretion of discounts associated with debt investments, net of any premium reduction.

8. Share-Based Compensation

Main Street accounts for its share-based compensation plans using the fair value method, as prescribed by ASC 718, *Compensation—Stock Compensation*. Accordingly, for restricted stock awards, Main Street measures the grant date fair value based upon the market price of its common stock on the date of the grant and amortizes the fair value of the awards as share-based compensation expense over the requisite service period, which is generally the vesting term.

Effective January 1, 2016, Main Street elected early adoption of Accounting Standards Update ("ASU") 2016-09, *Compensation—Stock Compensation: Improvements to Employee Share-Based Payment Accounting* ("ASU 2016-09," as discussed further below in Note B.13.). ASU 2016-09 requires that all excess tax benefits and tax deficiencies (including tax benefits of dividends on share-based payment awards) should be recognized as income tax expense or benefit in the income statement and no longer delay recognition of a tax benefit until the tax benefit is realized through a reduction to taxes payable. The tax effects of exercised or vested awards should be treated as discrete items in the reporting period in which they occur. Additionally, ASU 2016-09 allows an entity to make an entity-wide accounting policy election to either estimate the number of awards that are expected to vest, net of forfeitures, (current GAAP) or account for forfeitures when they occur. Amendments related to the timing of when excess tax benefits are recognized, minimum statutory withholding requirements, forfeitures and intrinsic value should be applied using a modified retrospective transition method by means of a cumulative-effect adjustment to equity as of the beginning of the period in which the guidance is adopted. As such, Main Street recorded a \$1.8 million adjustment to "Net Unrealized Appreciation, Net of Income Taxes" on the consolidated balance sheet to capture the cumulative tax effect as of January 1, 2016. Main Street has elected to account for forfeitures as they occur and this change had no impact on its consolidated financial statements. The additional amendments (cash flows classification, minimum statutory tax withholding requirements and classification of awards as either a liability or equity) did not have an effect on Main Street's consolidated financial statements.

Notes to Consolidated Financial Statements (Continued)

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9. Income Taxes

MSCC has elected to be treated for U.S. federal income tax purposes as a RIC. MSCC's taxable income includes the taxable income generated by MSCC and certain of its subsidiaries, including the Funds, which are treated as disregarded entities for tax purposes. As a RIC, MSCC generally will not pay corporate-level U.S. federal income taxes on any net ordinary taxable income or capital gains that MSCC distributes to its stockholders. MSCC must generally distribute at least 90% of its "investment company taxable income" (which is generally its net ordinary taxable income and realized net short-term capital gains in excess of realized net long-term capital losses) and 90% of its tax-exempt income to maintain its RIC status (pass-through tax treatment for amounts distributed). As part of maintaining RIC status, undistributed taxable income (subject to a 4% non-deductible U.S. federal excise tax) pertaining to a given fiscal year may be distributed up to 12 months subsequent to the end of that fiscal year, provided such dividends are declared on or prior to the later of (i) the filing of the U.S. federal income tax return for the applicable fiscal year or (ii) the fifteenth day of the ninth month following the close of the year in which such taxable income was generated.

The Taxable Subsidiaries primarily hold certain portfolio investments for Main Street. The Taxable Subsidiaries permit Main Street to hold equity investments in portfolio companies which are "pass-through" entities for tax purposes and to continue to comply with the "source-income" requirements contained in the RIC tax provisions of the Code. The Taxable Subsidiaries are consolidated with Main Street for U.S. GAAP financial reporting purposes, and the portfolio investments held by the Taxable Subsidiaries are included in Main Street's consolidated financial statements as portfolio investments and recorded at fair value. The Taxable Subsidiaries are not consolidated with MSCC for income tax purposes and may generate income tax expense, or benefit, and tax assets and liabilities, as a result of their ownership of certain portfolio investments. The taxable income, or loss, of the Taxable Subsidiaries may differ from its book income, or loss, due to temporary book and tax timing differences and permanent differences. This income tax expense, or benefit, if any, and the related tax assets and liabilities, are reflected in Main Street's consolidated financial statements.

The Taxable Subsidiaries use the liability method in accounting for income taxes. Deferred tax assets and liabilities are recorded for temporary differences between the tax basis of assets and liabilities and their reported amounts in the consolidated financial statements, using statutory tax rates in effect for the year in which the temporary differences are expected to reverse. A valuation allowance is provided, if necessary, against deferred tax assets when it is more likely than not that some portion or all of the deferred tax asset will not be realized.

Taxable income generally differs from net income for financial reporting purposes due to temporary and permanent differences in the recognition of income and expenses. Taxable income generally excludes net unrealized appreciation or depreciation, as investment gains or losses are not included in taxable income until they are realized.

10. Net Realized Gains or Losses and Net Change in Unrealized Appreciation or Depreciation

Realized gains or losses are measured by the difference between the net proceeds from the sale or redemption of an investment or a financial instrument and the cost basis of the investment or financial instrument, without regard to unrealized appreciation or depreciation previously recognized, and includes investments written-off during the period net of recoveries and realized gains or losses from in-kind redemptions. Net change in unrealized appreciation or depreciation reflects the net change in

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

the fair value of the Investment Portfolio and financial instruments and the reclassification of any prior period unrealized appreciation or depreciation on exited investments and financial instruments to realized gains or losses.

11. Fair Value of Financial Instruments

Fair value estimates are made at discrete points in time based on relevant information. These estimates may be subjective in nature and involve uncertainties and matters of significant judgment and, therefore, cannot be determined with precision. Main Street believes that the carrying amounts of its financial instruments, consisting of cash and cash equivalents, receivables, payables and other liabilities approximate the fair values of such items due to the short-term nature of these instruments.

As part of Main Street's acquisition of the majority of the equity interests of MSC II in January 2010 (the "MSC II Acquisition"), Main Street elected the fair value option under ASC 825, *Financial Instruments* ("ASC 825") relating to accounting for debt obligations at their fair value, for the MSC II SBIC debentures acquired as part of the acquisition accounting related to the MSC II Acquisition and values those obligations as discussed further in Note C. In order to provide for a more consistent basis of presentation, Main Street has continued to elect the fair value option for SBIC debentures issued by MSC II subsequent to the MSC II Acquisition. When the fair value option is elected for a given SBIC debenture, the deferred loan costs associated with the debenture are fully expensed in the current period to "Net Change in Unrealized Appreciation (Depreciation)—SBIC debentures" as part of the fair value adjustment. Interest incurred in connection with SBIC debentures which are valued at fair value is included in interest expense.

12. Earnings per Share

Basic and diluted per share calculations are computed utilizing the weighted-average number of shares of common stock outstanding for the period. In accordance with ASC 260, *Earnings Per Share*, the unvested shares of restricted stock awarded pursuant to Main Street's equity compensation plans are participating securities and, therefore, are included in the basic earnings per share calculation. As a result, for all periods presented, there is no difference between diluted earnings per share and basic earnings per share amounts.

13. Recently Issued or Adopted Accounting Standards

In May 2014, the FASB issued ASU 2014-09, *Revenue from Contracts with Customers (Topic 606)*. ASU 2014-09 supersedes the revenue recognition requirements under ASC 605, *Revenue Recognition*, and most industry-specific guidance throughout the Industry Topics of the ASC. The core principle of the guidance is that 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 an entity expects to be entitled in exchange for those goods or services. Under the new guidance, an entity is required to perform the following five steps: (1) identify the contract(s) with a customer; (2) identify the performance obligations in the contract; (3) determine the transaction price; (4) allocate the transaction price to the performance obligations in the contract, and (5) recognize revenue when (or as) the entity satisfies a performance obligation. The new guidance will significantly enhance comparability of revenue recognition practices across entities, industries, jurisdictions and capital markets. Additionally, the guidance requires improved disclosures as to the nature, amount, timing and uncertainty of revenue that is recognized. In March 2016, the FASB issued ASU 2016-08, *Revenue from Contracts with*

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(Unaudited)

Customers (Topic 606): Principal versus Agent Considerations (Reporting Revenue Gross versus Net), which clarified the implementation guidance on principal versus agent considerations. In April 2016, the FASB issued ASU 2016-10, Revenue from Contracts with Customers (Topic 606): Identifying Performance Obligations and Licensing, which clarified the implementation guidance regarding performance obligations and licensing arrangements. In May 2016, the FASB issued ASU No. 2016-12, Revenue from Contracts with Customers (Topic 606)—Narrow-Scope Improvements and Practical Expedients, which clarified guidance on assessing collectability, presenting sales tax, measuring noncash consideration, and certain transition matters. In December 2016, the FASB issued ASU No. 2016-20, Revenue from Contracts with Customers (Topic 606)—Technical Corrections and Improvements, which provided disclosure relief, and clarified the scope and application of the new revenue standard and related cost guidance. The new guidance will be effective for the annual reporting period beginning after December 15, 2017, including interim periods within that reporting period. Early adoption would be permitted for annual reporting periods beginning after December 15, 2016. Main Street expects to identify similar performance obligations under ASC 606 as compared with deliverables and separate units of account previously identified. As a result, Main Street expects timing of its revenue recognition to remain the same.

In April 2015, the FASB issued ASU 2015-03, *Interest—Imputation of Interest (Subtopic 835-30): Simplifying the Presentation of Debt Issuance Costs*, which requires debt financing costs related to a recognized debt liability to be presented on the balance sheet as a direct deduction from the related debt liability, similar to the presentation of debt discounts. Additionally in August 2015, the FASB issued ASU 2015-15, *Interest—Imputation of Interest: Presentation and Subsequent Measurement of Debt Issuance Costs Associated with Line-of-Credit Arrangements*, which provides further clarification on the same topic and states that the SEC would not object to the deferral and presentation of debt issuance costs as an asset and subsequent amortization of the deferred costs over the term of the line-of-credit arrangement, regardless of whether there are any outstanding borrowings on the line-of-credit arrangement. Main Street adopted the guidance for debt arrangements that are not line-of-credit arrangements as of June 30, 2017. Comparative financial statements of prior interim and annual periods have been adjusted to apply the new method retrospectively. As a result of the adoption, Main Street reclassified \$7.9 million of deferred financing costs assets to a direct deduction from the related debt liability on the consolidated balance sheet as of December 31, 2016. The adoption of this guidance had no impact on net assets, the consolidated statements of operations or the consolidated statements of cash flows.

In May 2015, the FASB issued ASU 2015-07, Fair Value Measurements—Disclosures for Certain Entities that Calculate Net Asset Value per Share. This amendment updates guidance intended to eliminate the diversity in practice surrounding how investments measured at net asset value under the practical expedient with future redemption dates have been categorized in the fair value hierarchy. Under the updated guidance, investments for which fair value is measured at net asset value per share using the practical expedient should no longer be categorized in the fair value hierarchy, while investments for which fair value is measured at net asset value per share but the practical expedient is not applied should continue to be categorized in the fair value hierarchy. The updated guidance requires retrospective adoption for all periods presented and is effective for interim and annual reporting periods beginning after December 15, 2015, with early adoption permitted. Main Street adopted this standard during the three months ended March 31, 2016. There was no impact of the adoption of this new accounting standard on Main Street's consolidated financial statements as none of its investments are measured through the use of the practical expedient.

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In February 2016, the FASB issued ASU 2016-02, *Leases*, which requires lessees to recognize on the balance sheet a right-of-use asset, representing its right to use the underlying asset for the lease term, and a lease liability for all leases with terms greater than 12 months. The guidance also requires qualitative and quantitative disclosures designed to assess the amount, timing, and uncertainty of cash flows arising from leases. The standard requires the use of a modified retrospective transition approach, which includes a number of optional practical expedients that entities may elect to apply. The new guidance is effective for annual periods beginning after December 15, 2018, and interim periods therein. Early application is permitted. While Main Street continues to assess the effect of adoption, Main Street currently believes the most significant change relates to the recognition of a new right-of-use asset and lease liability on its consolidated balance sheet for its office space operating lease. Main Street currently has one operating lease for office space and does not expect a significant change in the leasing activity between now and adoption. See further discussion of the operating lease obligation in Note M.

In March 2016, the FASB issued ASU 2016-09, which is intended to simplify several aspects of the accounting for share-based payment transactions, including the income tax consequences, classification of awards as either equity or liabilities, and classification on the statement of cash flows. The new guidance is effective for annual periods beginning after December 15, 2016, and interim periods therein. Early application is permitted. Main Street elected to early adopt this standard during the three months ended March 31, 2016. See further discussion of the impact of the adoption of this standard in Note B.8.

In August 2016, the FASB issued ASU 2016-15, *Statement of Cash Flows (Topic 230)*, which is intended to reduce the existing diversity in practice in how certain cash receipts and cash payments are presented and classified in the statement of cash flows. The guidance is effective for annual periods beginning after December 15, 2017, and interim periods therein. Early application is permitted. The impact of the adoption of this new accounting standard on Main Street's consolidated financial statements is not expected to be material.

From time to time, new accounting pronouncements are issued by the FASB or other standards setting bodies that are adopted by Main Street as of the specified effective date. Main Street believes that the impact of recently issued standards and any that are not yet effective will not have a material impact on its consolidated financial statements upon adoption.

NOTE C—FAIR VALUE HIERARCHY FOR INVESTMENTS AND DEBENTURES—PORTFOLIO COMPOSITION

ASC 820 defines fair value, establishes a framework for measuring fair value, establishes a fair value hierarchy based on the quality of inputs used to measure fair value, and enhances disclosure requirements for fair value measurements. Main Street accounts for its investments at fair value.

Fair Value Hierarchy

In accordance with ASC 820, Main Street has categorized its investments based on the priority of the inputs to the valuation technique into a three-level fair value hierarchy. The fair value hierarchy gives the highest priority to quoted prices in active markets for identical investments (Level 1) and the lowest priority to unobservable inputs (Level 3).

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(Unaudited)

Investments recorded on Main Street's balance sheet are categorized based on the inputs to the valuation techniques as follows:

Level 1—Investments whose values are based on unadjusted quoted prices for identical assets in an active market that Main Street has the ability to access (examples include investments in active exchange-traded equity securities and investments in most U.S. government and agency securities).

Level 2—Investments whose values are based on quoted prices in markets that are not active or model inputs that are observable either directly or indirectly for substantially the full term of the investment. Level 2 inputs include the following:

- Quoted prices for similar assets in active markets (for example, investments in restricted stock);
- Quoted prices for identical or similar assets in non-active markets (for example, investments in thinly traded public companies);
- Pricing models whose inputs are observable for substantially the full term of the investment (for example, market interest rate indices); and
- Pricing models whose inputs are derived principally from, or corroborated by, observable market data through correlation or other means for substantially the full term of the investment.

Level 3—Investments whose values are based on prices or valuation techniques that require inputs that are both unobservable and significant to the overall fair value measurement (for example, investments in illiquid securities issued by private companies). These inputs reflect management's own assumptions about the assumptions a market participant would use in pricing the investment

As required by ASC 820, when the inputs used to measure fair value fall within different levels of the hierarchy, the level within which the fair value measurement is categorized is based on the lowest level input that is significant to the fair value measurement in its entirety. For example, a Level 3 fair value measurement may include inputs that are observable (Levels 1 and 2) and unobservable (Level 3). Therefore, unrealized appreciation and depreciation related to such investments categorized within the Level 3 tables below may include changes in fair value that are attributable to both observable inputs (Levels 1 and 2) and unobservable inputs (Level 3). Main Street conducts reviews of fair value hierarchy classifications on a quarterly basis. During the classification process, Main Street may determine that it is appropriate to transfer investments between fair value hierarchy Levels. These transfers occur when Main Street has concluded that it is appropriate for the classification of an individual asset to be changed due to a change in the factors used to determine the selection of the Level. Any such changes are deemed to be effective during the quarter in which the transfer occurs.

As of June 30, 2017 and December 31, 2016, all of Main Street's LMM portfolio investments except for the equity investment in one portfolio company consisted of illiquid securities issued by private companies. The investment which was the exception was in a company with publicly traded equity. As a result, the fair value determination for the LMM portfolio investments primarily consisted of unobservable inputs. The fair value determination for the publicly traded equity security consisted of observable inputs in non-active markets for which sufficient observable inputs were available to determine the fair value. As a result, all of Main Street's LMM portfolio investments were categorized

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

as Level 3 as of June 30, 2017 and December 31, 2016, except for the one publicly traded equity security which was categorized as Level 2.

As of June 30, 2017 and December 31, 2016, Main Street's Middle Market portfolio investments consisted primarily of investments in secured and unsecured debt investments and independently rated debt investments. The fair value determination for these investments consisted of a combination of observable inputs in non-active markets for which sufficient observable inputs were not available to determine the fair value of these investments and unobservable inputs. As a result, all of Main Street's Middle Market portfolio investments were categorized as Level 3 as of June 30, 2017 and December 31, 2016.

As of June 30, 2017 and December 31, 2016, Main Street's Private Loan portfolio investments primarily consisted of investments in interest-bearing secured debt investments. The fair value determination for these investments consisted of a combination of observable inputs in non-active markets for which sufficient observable inputs were not available to determine the fair value of these investments and unobservable inputs. As a result, all of Main Street's Private Loan portfolio investments were categorized as Level 3 as of June 30, 2017 and December 31, 2016.

As of June 30, 2017 and December 31, 2016, Main Street's Other Portfolio investments consisted of illiquid securities issued by private companies. The fair value determination for these investments primarily consisted of unobservable inputs. As a result, all of Main Street's Other Portfolio investments were categorized as Level 3 as of June 30, 2017 and December 31, 2016.

The fair value determination of each portfolio investment categorized as Level 3 required one or more of the following unobservable inputs:

- Financial information obtained from each portfolio company, including unaudited statements of operations and balance sheets for the most recent period available as compared to budgeted numbers:
- Current and projected financial condition of the portfolio company;
- Current and projected ability of the portfolio company to service its debt obligations;
- Type and amount of collateral, if any, underlying the investment;
- Current financial ratios (e.g., fixed charge coverage ratio, interest coverage ratio and net debt/EBITDA ratio) applicable to the investment;
- Current liquidity of the investment and related financial ratios (e.g., current ratio and quick ratio);
- Pending debt or capital restructuring of the portfolio company;
- Projected operating results of the portfolio company;
- Current information regarding any offers to purchase the investment;
- Current ability of the portfolio company to raise any additional financing as needed;
- Changes in the economic environment which may have a material impact on the operating results of the portfolio company;

Notes to Consolidated Financial Statements (Continued)

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- Internal occurrences that may have an impact (both positive and negative) on the operating performance of the portfolio company;
- Qualitative assessment of key management;
- Contractual rights, obligations or restrictions associated with the investment; and
- Other factors deemed relevant.

The significant unobservable inputs used in the fair value measurement of Main Street's LMM equity securities, which are generally valued through an average of the discounted cash flow technique and the market comparable/enterprise value technique (unless one of these approaches is determined to not be appropriate), are (i) EBITDA multiples and (ii) the weighted-average cost of capital ("WACC"). Significant increases (decreases) in EBITDA multiple inputs in isolation would result in a significantly higher (lower) fair value measurement. On the contrary, significant increases (decreases) in WACC inputs in isolation would result in a significantly lower (higher) fair value measurement. The significant unobservable inputs used in the fair value measurement of Main Street's LMM, Middle Market, Private Loan and Other Portfolio debt securities are (i) risk adjusted discount rates used in the Yield-to-Maturity valuation technique (described in Note B.1.—Valuation of the Investment Portfolio) and (ii) the percentage of expected principal recovery. Significant increases (decreases) in any of these discount rates in isolation would result in a significantly lower (higher) fair value measurement. Significant increases (decreases) in any of these expected principal recovery percentages in isolation would result in a significantly higher (lower) fair value measurement. However, due to the nature of certain investments, fair value measurements may be based on other criteria, such as third-party appraisals of collateral and fair values as determined by independent third parties, which are not presented in the tables below.

The following tables provide a summary of the significant unobservable inputs used to fair value Main Street's Level 3 portfolio investments as of June 30, 2017 and December 31, 2016:

	_	Fair Value as of					
		me 30, 2017	***	Significant Unobservable	D (A)	Weighted	
Type of Investment	(in	thousands)	Valuation Technique	Inputs	Range(3)	Average(3)	Median(3)
	\$	595,462	Discounted cash flow	Weighted-average cost of	10.2% - 22.6%	12.5%	13.1%
Equity investments				capital			
			Market comparable /	EBITDA multiple(1)	4.5x - 8.5x(2)	7.2x	6.0x
			Enterprise Value				
	\$	839,680	Discounted cash flow	Risk adjusted discount	6.7% - 16.8%(2)	11.2%	11.3%
Debt investments				factor			
				Expected principal	3.0% - 100.0%	99.7%	100.0%
				recovery percentage			
Debt investments	\$	639,634	Market approach	Third-party quote	17.3 - 105.0		
Total Level 3	\$	2,074,776					
investments							

⁽¹⁾ EBITDA may include proforma adjustments and/or other addbacks based on specific circumstances related to each investment.

⁽²⁾ Range excludes outliers that are greater than one standard deviation from the mean. Including these outliers, the range for EBITDA multiple is 4.0x - 17.5x and the range for risk adjusted discount factor is 4.4% - 49.0%.

⁽³⁾ Does not include investments for which the valuation technique does not include the use of the applicable fair value input.

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(Unaudited)

Fair Value as of December 31, 2016 Weighted Valuation Significant Unobservable Inputs (in thousands) Type of Investment Technique Range(3) Average(3) Median(3) 567,003 Discounted cash flow Weighted-average cost 10.4% - 23.1% 13.0% 13.7% Equity investments of capital EBITDA multiple(1) Market comparable / 4.5x - 8.5x(2)7.1x 6.0xEnterprise Value 808,895 7.4% - 15.9%(2)\$ Discounted cash flow Risk adjusted discount 11.8% 11.6% Debt investments factor Expected principal 3.0% - 100.0% 99.7% 100.0% recovery percentage 22.5 - 108.0 618,928 Market approach Third-party quote Debt investments Total Level 3 1,994,826 investments

- (1) EBITDA may include proforma adjustments and/or other addbacks based on specific circumstances related to each investment.
- (2) Range excludes outliers that are greater than one standard deviation from the mean. Including these outliers, the range for EBITDA multiple is 3.3x 17.5x and the range for risk adjusted discount factor is 4.8% 38.0%.
- (3) Does not include investments for which the valuation technique does not include the use of the applicable fair value input.

The following tables provide a summary of changes in fair value of Main Street's Level 3 portfolio investments for the six month periods ended June 30, 2017 and 2016 (amounts in thousands):

Type of Investment	De	air Value as of cember 31, 2016	Tran Into L Hiera		lemptions/ payments	In	New vestments	ι	et Changes from Inrealized Realized	A	Net Unrealized Appreciation Depreciation)	0	ther(1)	Fair Value as of June 30, 2017
Debt	\$	1,427,823	\$	_	\$ (401,100)	\$	463,717	\$	4,917	\$	(9,987)	\$	(6,056)	\$ 1,479,314
Equity		549,453		_	(14,318)		45,446		(27,523)		23,578		6,056	582,692
Equity Warrant		17,550			(2,802)		331		(2,688)		379			12,770
	\$	1,994,826	\$		\$ (418,220)	\$	509,494	\$	(25,294)	\$	13,970	\$		\$ 2,074,776

(1) Includes the impact of non-cash conversions.

Type of Investment	Fair Value as of December 31, 2015	Transfers Into Level 3 Hierarchy	Redemptions/ Repayments	New Investments	Net Changes from Unrealized to Realized	Net Unrealized Appreciation (Depreciation)	Other(1)	Fair Value as of June 30, 2016
Debt	1,265,544	_	(193,590)	273,126	19,795	(10,052)	(5,028)	1,349,795
Equity	519,966	_	(6,040)	49,753	(45,501)	496	5,028	523,702
Equity Warrant	10,646		(235)	2,819	235	(1,134)		12,331
	1,796,156		(199,865)	325,698	(25,471)	(10,690)		1,885,828

(1) Includes the impact of non-cash conversions.

As of June 30, 2017 and December 31, 2016, the fair value determination for the SBIC debentures recorded at fair value primarily consisted of unobservable inputs. As a result, the SBIC debentures which are recorded at fair value were categorized as Level 3. Main Street determines the fair value of these instruments primarily using a Yield-to-Maturity approach that analyzes the discounted cash flows of interest and principal for each SBIC debenture recorded at fair value based on estimated market interest rates for debt instruments of similar structure, terms, and maturity. Main Street's estimate of the expected repayment date of principal for each SBIC debenture recorded at fair value is the legal maturity date of the instrument. The significant unobservable inputs used in the fair value measurement of Main Street's SBIC debentures recorded at fair value are the estimated market interest rates used to fair value each debenture using the yield valuation technique described above. Significant increases

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(decreases) in the estimated market interest rates in isolation would result in a significantly lower (higher) fair value measurement.

The following tables provide a summary of the significant unobservable inputs used to fair value Main Street's Level 3 SBIC debentures as of June 30, 2017 and December 31, 2016 (amounts in thousands):

Type of Instrument	Fair Value as of June 30, 2017	Valuation Technique	Significant Unobservable Inputs	Range	Weighted Average
SBIC debentures	\$ 49,191	Discounted cash flow	Estimated market interest rates	4.2% - 5.0%	4.5%
	Fair Value as of				Weighted
Type of Instrument	December 31, 2016	Valuation Technique	Significant Unobservable Inputs	Range	Average
SBIC debentures	\$ 74,803	Discounted cash flow	Estimated market interest rates	3.4% - 5.3%	4.2%

The following tables provide a summary of changes for the Level 3 SBIC debentures recorded at fair value for the six month periods ended June 30, 2017 and 2016 (amounts in thousands):

Type of Instrument	Fair Value as of December 31, 2016	Repayments	Net Realized Loss	New SBIC Debentures	Net Unrealized (Appreciation) Depreciation	Fair Value as of June 30, 2017
SBIC debentures at						
fair value	\$ 74,803	\$ (25,200)	\$ 5,217	<u>\$</u>	\$ (5,629)	\$ 49,191
Type of Instrument SBIC debentures at fair value	Fair Value as of December 31, 2015 \$ 73,860	Repayments	Net Realized Loss	New SBIC Debentures	Net Unrealized (Appreciation) Depreciation	Fair Value as of June 30, 2016 \$ 73,879

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At June 30, 2017 and December 31, 2016, Main Street's investments and SBIC debentures at fair value were categorized as follows in the fair value hierarchy for ASC 820 purposes:

		Fair Value Measurements							
At June 30, 2017	Fair Value	Quoted Prices in Active Markets for Significant Other Identical Assets Observable Inputs				Significant Unobservable Inputs (Level 3)			
LMM portfolio investments	\$ 932,074	\$		\$	2,170	\$	929,904		
Middle Market portfolio									
investments	624,060		_		_		624,060		
Private Loan portfolio investments	379,809		_		_		379,809		
Other Portfolio investments	103,899		_		_		103,899		
External Investment Manager	37,104		_		_		37,104		
Total portfolio investments	2,076,946				2,170		2,074,776		
Marketable securities and idle									
funds investments	_		_		_		_		
Total investments	\$ 2,076,946	\$		\$	2,170	\$	2,074,776		
SBIC debentures at fair value	\$ 49,191	\$		\$	_	\$	49,191		

			Fair Value Measurements						
			(in thousands)						
At December 31, 2016	Fair Value	Quoted Prices in Active Markets for Signi Identical Assets Obser			ignificant Other oservable Inputs (Level 2)	Uı	Significant nobservable Inputs (Level 3)		
LMM portfolio investments	\$ 892,592	\$	_	\$	2,080	\$	890,512		
Middle Market portfolio									
investments	630,578		_		_		630,578		
Private Loan portfolio investments	342,867		_		_		342,867		
Other Portfolio investments	100,252		_		_		100,252		
External Investment Manager	30,617		_		_		30,617		
Total portfolio investments	1,996,906				2,080		1,994,826		
Marketable securities and idle									
funds investments	_		_		_		_		
Total investments	\$ 1,996,906	\$		\$	2,080	\$	1,994,826		
SBIC debentures at fair value	\$ 74,803	\$		\$		\$	74,803		

Investment Portfolio Composition

Main Street's LMM portfolio investments primarily consist of secured debt, equity warrants and direct equity investments in privately held, LMM companies based in the United States. Main Street's LMM portfolio companies generally have annual revenues between \$10 million and \$150 million, and its LMM investments generally range in size from \$5 million to \$50 million. The LMM debt investments are typically secured by either a first or second priority lien on the assets of the portfolio

Notes to Consolidated Financial Statements (Continued)

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company, generally bear interest at fixed rates, and generally have a term of between five and seven years from the original investment date. In most LMM portfolio investments, Main Street receives nominally priced equity warrants and/or makes direct equity investments in connection with a debt investment.

Main Street's Middle Market portfolio investments primarily consist of direct investments in or secondary purchases of interest-bearing debt securities in privately held companies based in the United States that are generally larger in size than the companies included in Main Street's LMM portfolio. Main Street's Middle Market portfolio companies generally have annual revenues between \$150 million and \$1.5 billion, and its Middle Market investments generally range in size from \$3 million to \$15 million. Main Street's Middle Market portfolio debt investments are generally secured by either a first or second priority lien on the assets of the portfolio company and typically have a term of between three and seven years from the original investment date.

Main Street's private loan ("Private Loan") portfolio investments are primarily debt securities in privately held companies which have been originated through strategic relationships with other investment funds on a collaborative basis, and are often referred to in the debt markets as "club deals." Private Loan investments are typically similar in size, structure, terms and conditions to investments Main Street holds in its LMM portfolio and Middle Market portfolio. Main Street's Private Loan portfolio debt investments are generally secured by either a first or second priority lien on the assets of the portfolio company and typically have a term of between three and seven years from the original investment date.

Main Street's other portfolio ("Other Portfolio") investments primarily consist of investments which are not consistent with the typical profiles for LMM, Middle Market and Private Loan portfolio investments, including investments which may be managed by third parties. In the Other Portfolio, Main Street may incur indirect fees and expenses in connection with investments managed by third parties, such as investments in other investment companies or private funds. For Other Portfolio investments, Main Street generally receives distributions related to the assets held by the portfolio company. Those assets are typically expected to be liquidated over a five to ten year period.

Main Street's external asset management business is conducted through its External Investment Manager. The External Investment Manager earns management fees based on the assets of the funds under management and may earn incentive fees, or a carried interest, based on the performance of the funds managed. Main Street entered into an agreement with the External Investment Manager to share employees in connection with its asset management business generally, and specifically for its relationship with HMS Income Fund, Inc. ("HMS Income"). Through this agreement, Main Street shares employees with the External Investment Manager, including their related infrastructure, business relationships, management expertise and capital raising capabilities. In the first quarter of 2014, Main Street began allocating cost to the External Investment Manager pursuant to the sharing agreement. Main Street's total expenses for the three months ended June 30, 2017 and 2016 are net of expenses allocated to the External Investment Manager of \$1.6 million and \$1.4 million, respectively. Main Street's total expenses for the six months ended June 30, 2017 and 2016 are net of expenses allocated to the External Investment Manager of \$3.2 million and \$2.5 million, respectively.

Investment income, consisting of interest, dividends and fees, can fluctuate dramatically due to various factors, including the level of new investment activity, repayments of debt investments or sales of equity interests. Investment income in any given year could also be highly concentrated among several portfolio companies. For the three and six months ended June 30, 2017 and 2016, Main Street

Notes to Consolidated Financial Statements (Continued)

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did not record investment income from any single portfolio company in excess of 10% of total investment income.

The following tables provide a summary of Main Street's investments in the LMM, Middle Market and Private Loan portfolios as of June 30, 2017 and December 31, 2016 (this information excludes the Other Portfolio investments and the External Investment Manager which are discussed further below):

	As of June 30, 2017					
	Ι	MM(a)	Middle Market		P	rivate Loan
			(d	lollars in million	s)	
Number of portfolio companies		75		68		49
Fair value	\$	932.1	\$	624.1	\$	379.8
Cost	\$	815.0	\$	646.3	\$	399.6
% of portfolio at cost—debt		68.3%		96.7%		93.3%
% of portfolio at cost—equity		31.7%		3.3%		6.7%
% of debt investments at cost secured by first priority						
lien		95.9%		90.2%		90.1%
Weighted-average annual effective yield(b)		12.0%		8.8%		9.5%
Average EBITDA(c)	\$	4.8	\$	92.9	\$	22.3

- (a) At June 30, 2017, Main Street had equity ownership in approximately 99% of its LMM portfolio companies, and the average fully diluted equity ownership in those portfolio companies was approximately 37%.
- (b) The weighted-average annual effective yields were computed using the effective interest rates for all debt investments at cost as of June 30, 2017, including amortization of deferred debt origination fees and accretion of original issue discount but excluding fees payable upon repayment of the debt instruments and any debt investments on non-accrual status. Weighted-average annual effective yield is higher than what an investor in shares of Main Street's common stock will realize on its investment because it does not reflect Main Street's expenses or any sales load paid by an investor.
- (c) The average EBITDA is calculated using a simple average for the LMM portfolio and a weighted-average for the Middle Market and Private Loan portfolios. These calculations exclude certain portfolio companies, including five LMM portfolio companies, two Middle Market portfolio companies and three Private Loan portfolio companies, as EBITDA is

Notes to Consolidated Financial Statements (Continued)

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not a meaningful valuation metric for Main Street's investments in these portfolio companies, and those portfolio companies whose primary purpose is to own real estate.

	As of December 31, 2016					<u> </u>
	Ι	LMM(a)	Middle Market		P	rivate Loan
			(d	lollars in million	s)	
Number of portfolio companies		73		78		46
Fair value	\$	892.6	\$	630.6	\$	342.9
Cost	\$	760.3	\$	646.8	\$	357.7
% of total investments at cost—debt		69.1%		97.2%		93.5%
% of total investments at cost—equity		30.9%		2.8%		6.5%
% of debt investments at cost secured by first priority						
lien		92.1%		89.1%		89.0%
Weighted-average annual effective yield(b)		12.5%		8.5%		9.6%
Average EBITDA(c)	\$	5.9	\$	98.6	\$	22.7

- (a) At December 31, 2016, Main Street had equity ownership in approximately 99% of its LMM portfolio companies, and the average fully diluted equity ownership in those portfolio companies was approximately 36%.
- (b) The weighted-average annual effective yields were computed using the effective interest rates for all debt investments at cost as of December 31, 2016, including amortization of deferred debt origination fees and accretion of original issue discount but excluding fees payable upon repayment of the debt instruments and any debt investments on non-accrual status. Weighted-average annual effective yield is higher than what an investor in shares of Main Street's common stock will realize on its investment because it does not reflect Main Street's expenses or any sales load paid by an investor.
- (c) The average EBITDA is calculated using a simple average for the LMM portfolio and a weighted-average for the Middle Market and Private Loan portfolios. These calculations exclude certain portfolio companies, including five LMM portfolio companies, one Middle Market portfolio company and three Private Loan portfolio companies, as EBITDA is not a meaningful valuation metric for Main Street's investments in these portfolio companies.

As of June 30, 2017, Main Street had Other Portfolio investments in ten companies, collectively totaling approximately \$103.9 million in fair value and approximately \$111.3 million in cost basis and which comprised approximately 5.0% of Main Street's Investment Portfolio at fair value. As of December 31, 2016, Main Street had Other Portfolio investments in ten companies, collectively totaling approximately \$100.3 million in fair value and approximately \$107.1 million in cost basis and which comprised approximately 5.0% of Main Street's Investment Portfolio at fair value.

As discussed further in Note A.1., Main Street holds an investment in the External Investment Manager, a wholly owned subsidiary that is treated as a portfolio investment. As of June 30, 2017, there was no cost basis in this investment and the investment had a fair value of approximately \$37.1 million, which comprised approximately 1.8% of Main Street's Investment Portfolio at fair value. As of December 31, 2016, there was no cost basis in this investment and the investment had a fair value of approximately \$30.6 million, which comprised approximately 1.5% of Main Street's Investment Portfolio at fair value.

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(Unaudited)

The following tables summarize the composition of Main Street's total combined LMM portfolio investments, Middle Market portfolio investments and Private Loan portfolio investments at cost and fair value by type of investment as a percentage of the total combined LMM portfolio investments, Middle Market portfolio investments and Private Loan portfolio investments, as of June 30, 2017 and December 31, 2016 (this information excludes the Other Portfolio investments and the External Investment Manager).

Cost:	June 30, 2017	December 31, 2016
First lien debt	77.0%	76.1%
Equity	15.6%	14.5%
Second lien debt	5.9%	7.7%
Equity warrants	0.9%	1.1%
Other	0.6%	0.6%
	100.0%	100.0%

Fair Value:	June 30, 2017	December 31, 2016
First lien debt	70.2%	68.7%
Equity	22.9%	22.6%
Second lien debt	5.6%	7.2%
Equity warrants	0.7%	0.9%
Other	0.6%	0.6%
	100.0%	100.0%

The following tables summarize the composition of Main Street's total combined LMM portfolio investments, Middle Market portfolio investments and Private Loan portfolio investments by geographic region of the United States and other countries at cost and fair value as a percentage of the total combined LMM portfolio investments, Middle Market portfolio investments and Private Loan portfolio investments, as of June 30, 2017 and December 31, 2016 (this information excludes the Other Portfolio investments and the External Investment Manager). The geographic composition is determined by the location of the corporate headquarters of the portfolio company.

Cost:June 30, 2017	December 31, 2016
Southwest 26.29	6 29.7%
Midwest 23.0%	23.0%
Northeast 17.2%	6 14.8%
West 16.2%	6 16.1%
Southeast 14.5%	6 13.1%
Canada 1.3%	6 1.7%
Other Non-United States 1.6%	6 1.6%
100.0%	100.0%

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

Fair Value:	June 30, 2017	December 31, 2016
Southwest	26.5%	31.0%
Midwest	21.6%	21.2%
West	18.7%	18.3%
Northeast	16.5%	13.9%
Southeast	14.1%	12.7%
Canada	1.1%	1.4%
Other Non-United States	1.5%	1.5%
	100.0%	100.0%

Main Street's LMM portfolio investments, Middle Market portfolio investments and Private Loan portfolio investments are in companies conducting business in a variety of industries. The following tables summarize the composition of Main Street's total combined LMM portfolio investments, Middle Market portfolio investments and Private Loan portfolio investments by industry at cost and fair value

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

as of June 30, 2017 and December 31, 2016 (this information excludes the Other Portfolio investments and the External Investment Manager).

Cost:	June 30, 2017	December 31, 2016
Energy Equipment & Services	7.7%	7.5%
Construction & Engineering	6.5%	5.3%
Hotels, Restaurants & Leisure	6.2%	6.5%
Media	6.1%	5.7%
Machinery	5.6%	5.6%
Commercial Services & Supplies	4.7%	5.0%
Specialty Retail	3.8%	4.4%
Diversified Telecommunication Services	3.6%	3.3%
Electronic Equipment, Instruments & Components	3.5%	4.5%
Diversified Consumer Services	3.3%	2.8%
Leisure Equipment & Products	3.2%	0.9%
Health Care Providers & Services	3.0%	3.0%
IT Services	2.9%	3.9%
Internet Software & Services	2.9%	3.6%
Software	2.3%	2.6%
Distributors	2.2%	1.1%
Diversified Financial Services	2.1%	2.3%
Health Care Equipment & Supplies	2.1%	2.3%
Computers & Peripherals	2.1%	2.2%
Communications Equipment	2.1%	2.3%
Food Products	2.0%	2.6%
Building Products	2.0%	2.1%
Aerospace & Defense	2.0%	0.9%
Auto Components	1.7%	3.0%
Professional Services	1.7%	1.4%
Oil, Gas & Consumable Fuels	1.5%	1.2%
Construction Materials	1.3%	0.7%
Road & Rail	1.1%	1.5%
Real Estate Management & Development	1.0%	0.7%
Health Care Technology	1.0%	0.5%
Air Freight & Logistics	0.9%	1.0%
Consumer Finance	0.7%	1.5%
Other(1)	7.2%	8.1%
	100.0%	100.0%

⁽¹⁾ Includes various industries with each industry individually less than 1.0% of the total combined LMM portfolio investments, Middle Market portfolio investments and Private Loan portfolio investments at each date.

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

Fair Value:	June 30, 2017	December 31, 2016
Machinery	6.9%	6.7%
Construction & Engineering	6.7%	5.6%
Hotels, Restaurants & Leisure	6.3%	6.5%
Diversified Consumer Services	6.3%	5.5%
Energy Equipment & Services	6.3%	5.8%
Media	5.6%	5.2%
Commercial Services & Supplies	4.7%	5.0%
Specialty Retail	3.9%	4.6%
Leisure Equipment & Products	3.1%	0.9%
Electronic Equipment, Instruments & Components	3.0%	3.9%
IT Services	3.0%	3.7%
Health Care Providers & Services	2.9%	2.9%
Internet Software & Services	2.7%	3.5%
Diversified Telecommunication Services	2.7%	2.5%
Computers & Peripherals	2.4%	2.3%
Software	2.3%	2.6%
Diversified Financial Services	2.2%	2.3%
Health Care Equipment & Supplies	2.2%	2.4%
Communications Equipment	2.1%	2.3%
Distributors	2.1%	1.1%
Food Products	1.9%	2.4%
Aerospace & Defense	1.9%	0.8%
Building Products	1.8%	1.9%
Auto Components	1.7%	2.9%
Professional Services	1.7%	1.3%
Construction Materials	1.5%	1.0%
Oil, Gas & Consumable Fuels	1.2%	1.1%
Air Freight & Logistics	1.1%	1.1%
Real Estate Management & Development	1.1%	0.7%
Health Care Technology	1.0%	0.5%
Road & Rail	1.0%	2.5%
Consumer Finance	0.6%	1.3%
Other(1)	6.1%	7.2%
	100.0%	100.0%

⁽¹⁾ Includes various industries with each industry individually less than 1.0% of the total combined LMM portfolio investments, Middle Market portfolio investments and Private Loan portfolio investments at each date.

At June 30, 2017 and December 31, 2016, Main Street had no portfolio investment that was greater than 10% of the Investment Portfolio at fair value.

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

Unconsolidated Significant Subsidiaries

In accordance with Rules 3-09 and 4-08(g) of Regulation S-X, Main Street must determine which of its unconsolidated controlled portfolio companies, if any, are considered "significant subsidiaries." In evaluating these unconsolidated controlled portfolio companies, there are three tests utilized to determine if any of Main Street's Control Investments (as defined in Note A, including those unconsolidated controlled portfolio companies in which Main Street does not own greater than 50% of the voting securities) are considered significant subsidiaries: the investment test, the asset test and the income test. Rule 3-09 of Regulation S-X, as interpreted by the SEC, requires Main Street to include separate audited financial statements of an unconsolidated majority-owned subsidiary (Control Investments in which Main Street owns greater than 50% of the voting securities) in an annual report if any of the three tests exceed 20% of Main Street's total investments at fair value, total assets or total income, respectively. Rule 4-08(g) of Regulation S-X requires summarized financial information of a Control Investment in an annual report if any of the three tests exceeds 10% of Main Street's annual total amounts and Rule 10-01(b)(1) of Regulation S-X requires summarized financial information in a quarterly report if any of the three tests exceeds 20% of Main Street's year-to-date total amounts.

As of June 30, 2017 and December 31, 2016, Main Street had no single investment that represented greater than 20% of its total Investment Portfolio at fair value and no single investment whose total assets represented greater than 20% of its total assets. After performing the income test for the six months ended June 30, 2017, Main Street determined that the income from no single investment generated more than 20% of Main Street's total income. After performing the income test for the six months ended June 30, 2016, Main Street determined that its income from one of its Control Investments individually generated more than 20% of its total income, primarily due to the unrealized appreciation that was recognized on the investment during the six months ended June 30, 2016. As such, CBT Nuggets, LLC, an unconsolidated portfolio company that was a Control Investment, but which was not majority-owned by Main Street, was considered a significant subsidiary as of June 30, 2016.

The following table shows the summarized financial information for CBT Nuggets, LLC:

	As of June 30, 2017	As of December 31, 2016
	(dollars	in thousands)
Balance Sheet Data		
Current Assets	\$ 9,840	\$ 7,275
Noncurrent Assets	12,428	13,610
Current Liabilities	18,264	17,883
Noncurrent Liabilities	_	_

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

	Six Mont	hs Ended
	June	e 30,
	2017	2016
	(dol	lars
	in thou	isands)
Summary of Operations		
Total Revenue	\$ 20,563	\$ 18,283
Gross Profit	17,262	15,819
Income from Operations	5,464	6,275
Net Income	6,605	5,953

NOTE D-EXTERNAL INVESTMENT MANAGER

As discussed further in Note A.1., the External Investment Manager provides investment management and other services to External Parties. The External Investment Manager is accounted for as a portfolio investment of MSCC since the External Investment Manager conducts all of its investment management activities for External Parties.

During May 2012, Main Street entered into an investment sub-advisory agreement with HMS Adviser, LP ("HMS Adviser"), which is the investment advisor to HMS Income, a non-listed BDC, to provide certain investment advisory services to HMS Adviser. In December 2013, after obtaining required no-action relief from the SEC to allow it to own a registered investment adviser, Main Street assigned the sub-advisory agreement to the External Investment Manager since the fees received from such arrangement could otherwise have negative consequences on MSCC's ability to meet the source-of-income requirement necessary for it to maintain its RIC tax treatment. Under the investment sub-advisory agreement, the External Investment Manager is entitled to 50% of the base management fee and the incentive fees earned by HMS Adviser under its advisory agreement with HMS Income. Based upon several fee waiver agreements with HMS Income and HMS Adviser, the External Investment Manager did not begin accruing the base management fee and incentive fees, if any, until January 1, 2014. The External Investment Manager has conditionally agreed to waive a limited amount of the incentive fees otherwise earned. During the three months ended June 30, 2017 and 2016, the External Investment Manager earned \$2.7 million and \$2.3 million, respectively, of management fees (net of fees waived, if any) under the sub-advisory agreement with HMS Adviser. During the six months ended June 30, 2017 and 2016, the External Investment Manager earned \$5.3 million and \$4.6 million, respectively, of management fees (net of fees waived, if any) under the sub-advisory agreement with HMS Adviser.

The investment in the External Investment Manager is accounted for using fair value accounting, with the fair value determined by Main Street and approved, in good faith, by Main Street's Board of Directors. Main Street determines the fair value of the External Investment Manager using the Waterfall valuation method under the market approach (see further discussion in Note B.1.). Any change in fair value of the investment in the External Investment Manager is recognized on Main Street's consolidated statements of operations in "Net Change in Unrealized Appreciation (Depreciation)—Portfolio investments."

The External Investment Manager has elected, for tax purposes, to be treated as a taxable entity, is not consolidated with Main Street for income tax purposes and is taxed at normal corporate tax rates based on its taxable income and, as a result of its activities, may generate income tax expense or benefit. The External Investment Manager has elected to be treated as a taxable entity to enable it to

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

receive fee income and to allow MSCC to continue to comply with the "source-income" requirements contained in the RIC tax provisions of the Code. The taxable income, or loss, of the External Investment Manager may differ from its book income, or loss, due to temporary book and tax timing differences and permanent differences. The External Investment Manager provides for any income tax expense, or benefit, and any tax assets or liabilities in its separate financial statements.

Main Street shares employees with the External Investment Manager and allocates costs related to such shared employees to the External Investment Manager generally based on a combination of the direct time spent, new investment origination activity and assets under management, depending on the nature of the expense. For the three months ended June 30, 2017 and 2016, Main Street allocated \$1.6 million and \$1.4 million of total expenses, respectively, to the External Investment Manager. For the six months ended June 30, 2017 and 2016, Main Street allocated \$3.2 million and \$2.5 million of total expenses, respectively, to the External Investment Manager. The total contribution of the External Investment Manager to Main Street's net investment income consists of the combination of the expenses allocated to the External Investment Manager and dividend income from the External Investment Manager. For the three months ended June 30, 2017 and 2016, the total contribution to Main Street's net investment income was \$2.4 million and \$2.0 million, respectively. For the six months ended June 30, 2017 and 2016, the total contribution to Main Street's net investment income was \$4.6 million and \$3.8 million, respectively.

Summarized financial information from the separate financial statements of the External Investment Manager as of June 30, 2017 and December 31, 2016 and for the three and six months ended June 30, 2017 and 2016 is as follows:

	As of June 30, 2017	As of December 31, 2016 in thousands)
Cash	\$ 84	\$ —
Accounts receivable—HMS Income	2,687	2,496
Total assets	\$ 2,771	\$ 2,496
Accounts payable to MSCC and its subsidiaries	\$ 1,922	\$ 1,635
Dividend payable to MSCC	726	719
Taxes payable	123	142
Equity		
Total liabilities and equity	\$ 2,771	\$ 2,496

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

		Three Mor	 			Six Months E June 30,	
		2017	2016		2017		2016
					(doll in thou		
Management fee income	\$	2,674	\$ 2,336	\$	5,294	\$	4,587
Expenses allocated from MSCC or its subsidiaries: Salaries, share-based compensation and other personnel costs Other G&A expenses	_	(1,026) (602)	(961) (400)		(1,945) (1,207)	_	(1,689) (826)
Total allocated expenses		(1,628)	(1,361)		(3,152)		(2,515)
Pre-tax income		1,046	975		2,142		2,072
Tax expense		(320)	(357)		(722)		(756)
Net income	\$	726	\$ 618	\$	1,420	\$	1,316

NOTE E—SBIC DEBENTURES

Due to each of the Funds' status as a licensed SBIC, Main Street has the ability to issue, through the Funds, debentures guaranteed by the SBA up to a maximum amount of \$350.0 million through its three existing SBIC licenses. SBIC debentures payable were \$261.2 million and \$240.0 million at June 30, 2017 and December 31, 2016, respectively. SBIC debentures provide for interest to be paid semiannually, with principal due at the applicable 10-year maturity date of each debenture. During the six months ended June 30, 2017, Main Street issued \$46.4 million of SBIC debentures and opportunistically prepaid \$25.2 million of existing SBIC debentures as part of an effort to manage the maturity dates of the oldest SBIC debentures, leaving \$88.8 million of additional capacity under Main Street's SBIC licenses as of June 30, 2017. As a result of this prepayment, Main Street recognized a realized loss of \$5.2 million due to the previously recognized gain recorded as a result of recording the MSC II debentures at fair value on the date of the acquisition of MSC II. The effect of the realized loss is offset by the reversal of all previously recognized unrealized depreciation due to fair value adjustments since the date of the acquisition. Main Street expects to issue new SBIC debentures under the SBIC program in the future in an amount up to the regulatory maximum amount of \$350.0 million for affiliated SBIC funds. The weighted-average annual interest rate on the SBIC debentures was 3.7% and 4.1% as of June 30, 2017 and December 31, 2016, respectively. The first principal maturity due under the existing SBIC debentures is in 2019 and the weighted-average remaining duration as of June 30, 2017 was approximately 5.8 years. For each of the three months ended June 30, 2017 and 2016, Main Street recognized interest expense attributable to the SBIC debentures of \$2.5 million. For the six months ended June 30, 2017 and 2016, Main Street recognized interest expense attributable to the SBIC debentures of \$4.9 million and \$5.0 million, respectively. Main Street has incurred upfront leverage and other miscellaneous fees of approximately 3.4% of the debenture principal amount. In accordance with SBA regulations, the Funds are precluded from incurring additional non-SBIC debt without the prior approval of the SBA.

As of June 30, 2017, the recorded value of the SBIC debentures was \$255.7 million which consisted of (i) \$49.2 million recorded at fair value or \$0.8 million less than the \$50.0 million par value of the SBIC debentures issued in MSC II, (ii) \$149.8 million par value of SBIC debentures outstanding held in MSMF, with a recorded value of \$147.2 million that was net of unamortized debt issuance costs

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

of \$2.6 million and (iii) \$61.4 million par value of SBIC debentures outstanding held in MSC III with a recorded value of \$59.2 million that was net of unamortized debt issuance costs of \$2.2 million. As of June 30, 2017, if Main Street had adopted the fair value option under ASC 825 for all of its SBIC debentures, Main Street estimates the fair value of its SBIC debentures would be approximately \$244.8 million or \$16.4 million less than the \$261.2 million par value of the SBIC debentures.

NOTE F—CREDIT FACILITY

Main Street maintains the Credit Facility to provide additional liquidity to support its investment and operational activities. The Credit Facility includes total commitments of \$555.0 million from a diversified group of fourteen lenders and matures in September 2021. The Credit Facility also contains an accordion feature which allows Main Street to increase the total commitments under the facility to up to \$750.0 million from new and existing lenders on the same terms and conditions as the existing commitments.

Borrowings under the Credit Facility bear interest, subject to Main Street's election, on a per annum basis at a rate equal to the applicable LIBOR rate (1.22% as of June 30, 2017) plus (i) 1.875% (or the applicable base rate (Prime Rate of 4.25% as of June 30, 2017) plus 0.875%) as long as Main Street maintains an investment grade rating and meets certain agreed upon excess collateral and maximum leverage requirements, (ii) 2.0% (or the applicable base rate plus 1.0%) if Main Street maintains an investment grade rating but does not meet certain excess collateral and maximum leverage requirements or (iii) 2.25% (or the applicable base rate plus 1.25%) if Main Street does not maintain an investment grade rating. Main Street pays unused commitment fees of 0.25% per annum on the unused lender commitments under the Credit Facility. The Credit Facility is secured by a first lien on the assets of MSCC and its subsidiaries, excluding the equity ownership or assets of the Funds and the External Investment Manager. The Credit Facility contains certain affirmative and negative covenants, including but not limited to: (i) maintaining a minimum availability of at least 10% of the borrowing base, (ii) maintaining an interest coverage ratio of at least 2.0 to 1.0, (iii) maintaining an asset coverage ratio of at least 1.5 to 1.0 and (iv) maintaining a minimum tangible net worth. The Credit Facility is provided on a revolving basis through its final maturity date in September 2021, and contains two, one-year extension options which could extend the final maturity by up to two years, subject to certain conditions, including lender approval.

At June 30, 2017, Main Street had \$303.0 million in borrowings outstanding under the Credit Facility. As of June 30, 2017, if Main Street had adopted the fair value option under ASC 825 for its Credit Facility, Main Street estimates its fair value would approximate its recorded value. Main Street recognized interest expense related to the Credit Facility, including unused commitment fees and amortization of deferred issuance costs, of \$2.7 million and \$2.2 million for the three months ended June 30, 2017 and 2016, respectively, and \$5.2 million and \$4.3 million for the six month periods ended June 30, 2017 and 2016, respectively. As of June 30, 2017, the interest rate on the Credit Facility was 2.9%. The average interest rate was 2.9% and 2.8% for the three and six months ended June 30, 2017. As of June 30, 2017, Main Street was in compliance with all financial covenants of the Credit Facility.

NOTE G—NOTES

6.125% Notes

In April 2013, Main Street issued \$92.0 million, including the underwriters full exercise of their option to purchase additional principal amounts to cover over-allotments, in aggregate principal amount

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

of 6.125% Notes due 2023 (the "6.125% Notes"). The 6.125% Notes are unsecured obligations and rank pari passu with Main Street's current and future unsecured indebtedness; senior to any of its future indebtedness that expressly provides it is subordinated to the 6.125% Notes; effectively subordinated to all of its existing and future secured indebtedness, to the extent of the value of the assets securing such indebtedness, including borrowings under its Credit Facility; and structurally subordinated to all existing and future indebtedness and other obligations of any of its subsidiaries, including without limitation, the indebtedness of the Funds. The 6.125% Notes mature on April 1, 2023, and may be redeemed in whole or in part at any time or from time to time at Main Street's option on or after April 1, 2018. The 6.125% Notes bear interest at a rate of 6.125% per year payable quarterly on January 1, April 1, July 1 and October 1 of each year. The total net proceeds to Main Street from the 6.125% Notes, after underwriting discounts and estimated offering expenses payable by Main Street, were approximately \$89.0 million. Main Street has listed the 6.125% Notes on the New York Stock Exchange under the trading symbol "MSCA." Main Street may from time to time repurchase the 6.125% Notes in accordance with the 1940 Act and the rules promulgated thereunder. As of June 30, 2017, the outstanding balance of the 6.125% Notes was \$90.7 million and the recorded value of \$88.9 million was net of unamortized debt issuance costs of \$1.8 million. As of June 30, 2017, if Main Street had adopted the fair value option under ASC 825 for the 6.125% Notes, Main Street estimates the fair value would be approximately \$93.2 million. Main Street recognized interest expense related to the 6.125% Notes, including amortization of deferred issuance costs, of \$1.5 million for each of the three months ended June 30, 2017 and 2016.

The indenture governing the 6.125% Notes (the "6.125% Notes Indenture") contains certain covenants, including covenants requiring Main Street's compliance with (regardless of whether Main Street is subject to) the asset coverage requirements set forth in Section 18(a)(1) (A) as modified by Section 61(a)(1) of the 1940 Act, as well as covenants requiring Main Street to provide financial information to the holders of the 6.125% Notes and the Trustee if Main Street ceases to be subject to the reporting requirements of the Securities Exchange Act of 1934. These covenants are subject to limitations and exceptions that are described in the 6.125% Notes Indenture. As of June 30, 2017, Main Street was in compliance with these covenants.

4.50% Notes

In November 2014, Main Street issued \$175.0 million in aggregate principal amount of 4.50% unsecured notes due 2019 (the "4.50% Notes") at an issue price of 99.53%. The 4.50% Notes are unsecured obligations and rank pari passu with Main Street's current and future unsecured indebtedness; senior to any of its future indebtedness that expressly provides it is subordinated to the 4.50% Notes; effectively subordinated to all of its existing and future secured indebtedness, to the extent of the value of the assets securing such indebtedness, including borrowings under its Credit Facility; and structurally subordinated to all existing and future indebtedness and other obligations of any of its subsidiaries, including without limitation, the indebtedness of the Funds. The 4.50% Notes mature on December 1, 2019, and may be redeemed in whole or in part at any time at Main Street's option subject to certain make-whole provisions. The 4.50% Notes bear interest at a rate of 4.50% per year payable semiannually on June 1 and December 1 of each year. The total net proceeds from the 4.50% Notes, resulting from the issue price and after underwriting discounts and estimated offering expenses payable by us, were approximately \$171.2 million. Main Street may from time to time repurchase the 4.50% Notes in accordance with the 1940 Act and the rules promulgated thereunder. As

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

of June 30, 2017, the outstanding balance of the 4.50% Notes was \$175.0 million and the recorded value of \$173.3 million was net of unamortized debt issuance costs of \$1.7 million. As of June 30, 2017, if Main Street had adopted the fair value option under ASC 825 for the 4.50% Notes, Main Street estimates its fair value would be approximately \$176.4 million. Main Street recognized interest expense related to the 4.50% Notes, including amortization of unamortized deferred issuance costs, of \$2.1 million for each of the three months ended June 30, 2017 and 2016, and \$4.3 million for each of the six months ended June 30, 2017 and 2016.

The indenture governing the 4.50% Notes (the "4.50% Notes Indenture") contains certain covenants, including covenants requiring Main Street's compliance with (regardless of whether Main Street is subject to) the asset coverage requirements set forth in Section 18(a)(1) (A) as modified by Section 61(a)(1) of the 1940 Act, as well as covenants requiring Main Street to provide financial information to the holders of the 4.50% Notes and the Trustee if Main Street ceases to be subject to the reporting requirements of the Securities Exchange Act of 1934. These covenants are subject to limitations and exceptions that are described in the 4.50% Notes Indenture. As of June 30, 2017, Main Street was in compliance with these covenants.

NOTE H—FINANCIAL HIGHLIGHTS

	Six Months Ended June 30,					
		2017	2016			
Per Share Data:						
NAV at the beginning of the period	\$	22.10	\$ 21.24			
Net investment income(1)		1.15	1.07			
Net realized gain(1)(2)		0.60	0.57			
Net change in net unrealized depreciation(1)(2)		(0.27)	(0.72)			
Income tax benefit (provision)(1)(2)		(0.15)	0.02			
Net increase in net assets resulting from operations(1)		1.33	0.94			
Dividends paid from net investment income		(0.98)	(0.79)			
Distributions from capital gains		(0.41)	(0.57)			
Total dividends paid		(1.39)	(1.36)			
Accretive effect of stock offerings (issuing shares above NAV						
per share)		0.55	0.25			
Accretive effect of DRIP issuance (issuing shares above NAV						
per share)		0.03	0.05			
Other(3)		(0.00)	(0.01)			
NAV at the end of the period	\$	22.62	\$ 21.11			
Market value at the end of the period	\$	20.16	¢ 22.95			
	Þ	38.46				
Shares outstanding at the end of the period		56,698,333	52,074,810			

⁽¹⁾ Based on weighted-average number of common shares outstanding for the period.

⁽²⁾ Net realized gains or losses, net change in unrealized appreciation or depreciation, and income taxes can fluctuate significantly from period to period.

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

(3) Includes the impact of the different share amounts as a result of calculating certain per share data based on the weighted-average basic shares outstanding during the period and certain per share data based on the shares outstanding as of a period end or transaction date.

Sir Months Ended June 20

	Six Months E	nded June 30,
	2017	2016
	(dollars in	thousands)
NAV at end of period	\$ 1,282,745	\$ 1,099,112
Average NAV	\$ 1,242,720	\$ 1,082,335
Average outstanding debt	\$ 826,169	\$ 781,243
Ratio of total expenses, including income tax expense, to average		
NAV(1)(2)	3.39%	2.74%
Ratio of operating expenses to average NAV(2)(3)	2.76%	2.78%
Ratio of operating expenses, excluding interest expense, to		
average NAV(2)(3)	1.36%	1.26%
Ratio of net investment income to average NAV(2)	5.14%	5.06%
Portfolio turnover ratio(2)	20.26%	11.29%
Total investment return(2)(4)	8.46%	18.05%
Total return based on change in NAV(2)(5)	6.18%	4.46%

- (1) Total expenses are the sum of operating expenses and net income tax provision/benefit. Net income tax provision/benefit includes the accrual of net deferred tax provision/benefit relating to the net unrealized appreciation/depreciation on portfolio investments held in Taxable Subsidiaries and due to the change in the loss carryforwards, which are non-cash in nature and may vary significantly from period to period. Main Street is required to include net deferred tax provision/benefit in calculating its total expenses even though these net deferred taxes are not currently payable/receivable.
- (2) Not annualized.
- (3) Unless otherwise noted, operating expenses include interest, compensation, general and administrative and share-based compensation expenses, net of expenses allocated to the External Investment Manager.
- (4) Total investment return based on purchase of stock at the current market price on the first day and a sale at the current market price on the last day of each period reported on the table and assumes reinvestment of dividends at prices obtained by Main Street's dividend reinvestment plan during the period. The return does not reflect any sales load that may be paid by an investor.
- (5) Total return based on change in net asset value was calculated using the sum of ending net asset value plus dividends to stockholders and other non-operating changes during the period, as divided by the beginning net asset value. Non-operating changes include any items that affect net asset value other than the net increase in net assets resulting from operations, such as the effects of stock offerings, shares issued under our DRIP and equity incentive plans and other miscellaneous items.

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

NOTE I—DIVIDENDS, DISTRIBUTIONS AND TAXABLE INCOME

Main Street paid regular monthly dividends of \$0.185 per share for each month of January through June 2017, totaling \$31.0 million, or \$0.555 per share, for the three months ended June 30, 2017, and \$61.4 million, or \$1.110 per share, for the six months ended June 30, 2017. The second quarter 2017 regular monthly dividends represent a 2.8% increase from the regular monthly dividends paid for the second quarter of 2016. Additionally, Main Street paid a \$0.275 per share semi-annual supplemental dividend, totaling \$15.6 million, in June 2017 compared to \$14.2 million, or \$0.275 per share, paid in June 2016. The regular monthly dividends equaled a total of approximately \$27.6 million, or \$0.540 per share, for the three months ended June 30, 2016, and \$54.8 million, or \$1.080 per share, for the six months ended June 30, 2016.

MSCC has elected to be treated for U.S. federal income tax purposes as a RIC. MSCC's taxable income includes the taxable income generated by MSCC and certain of its subsidiaries, including the Funds, which are treated as disregarded entities for tax purposes. As a RIC, MSCC generally will not pay corporate-level U.S. federal income taxes on any net ordinary taxable income or capital gains that MSCC distributes to its stockholders. MSCC must generally distribute at least 90% of its "investment company taxable income" (which is generally its net ordinary taxable income and realized net short-term capital gains in excess of realized net long-term capital losses) and 90% of its tax-exempt income to maintain its RIC status (pass-through tax treatment for amounts distributed). As part of maintaining RIC status, undistributed taxable income (subject to a 4% non-deductible U.S. federal excise tax) pertaining to a given fiscal year may be distributed up to 12 months subsequent to the end of that fiscal year, provided such dividends are declared on or prior to the later of (i) filing of the U.S. federal income tax return for the applicable fiscal year or (ii) the fifteenth day of the ninth month following the close of the year in which such taxable income was generated.

The determination of the tax attributes for Main Street's distributions is made annually, based upon its taxable income for the full year and distributions paid for the full year. Therefore, a determination made on an interim basis may not be representative of the actual tax attributes of distributions for a full year. Ordinary dividend distributions from a RIC do not qualify for the 20% maximum tax rate (plus a 3.8% Medicare surtax, if applicable) on dividend income from domestic corporations and qualified foreign corporations, except to the extent that the RIC received the income in the form of qualifying dividends from domestic corporations and qualified foreign corporations. The tax attributes for distributions will generally include both ordinary income and capital gains, but may also include qualified dividends or return of capital.

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

Listed below is a reconciliation of "Net increase in net assets resulting from operations" to taxable income and to total distributions declared to common stockholders for the six months ended June 30, 2017 and 2016.

	Six Months Ended June 30,			
	_	2017	30,	2016
	_	(estimated	l, de	
		in thou	san	ds)
Net increase in net assets resulting from operations	\$	74,283	\$	47,724
Book tax difference from share-based compensation expense		(5,880)		(2,845)
Net change in net unrealized depreciation		15,097		36,639
Income tax provision (benefit)		7,812		(490)
Pre-tax book (income) loss not consolidated for tax purposes		(13,316)		2,564
Book income and tax income differences, including debt origination,				
structuring fees, dividends, realized gains (losses) and changes in				
estimates		2,941		(4,224)
Estimated taxable income(1)		80,937		79,368
Taxable income earned in prior year and carried forward for				
distribution in current year		42,362		29,683
Taxable income earned prior to period end and carried forward for				
distribution next period		(56,438)		(49,087)
Dividend payable as of period end and paid in the following period				
		10,484		9,364
Total distributions accrued or paid to common stockholders	\$	77,345	\$	69,328

⁽¹⁾ Main Street's taxable income for each period is an estimate and will not be finally determined until the company files its tax return for each year. Therefore, the final taxable income, and the taxable income earned in each period and carried forward for distribution in the following period, may be different than this estimate.

The Taxable Subsidiaries primarily hold certain portfolio investments for Main Street. The Taxable Subsidiaries permit Main Street to hold equity investments in portfolio companies which are "pass-through" entities for tax purposes and to continue to comply with the "source-income" requirements contained in the RIC tax provisions of the Code. The Taxable Subsidiaries are consolidated with Main Street for U.S. GAAP financial reporting purposes, and the portfolio investments held by the Taxable Subsidiaries are included in Main Street's consolidated financial statements as portfolio investments and recorded at fair value. The Taxable Subsidiaries are not consolidated with MSCC for income tax purposes and may generate income tax expense, or benefit, and tax assets and liabilities, as a result of their ownership of certain portfolio investments. The taxable income, or loss, of the Taxable Subsidiaries may differ from its book income, or loss, due to temporary book and tax timing differences and permanent differences. This income tax expense, or benefit, if any, and the related tax assets and liabilities, are reflected in Main Street's consolidated financial statements.

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

The income tax expense, or benefit, and the related tax assets and liabilities generated by the Taxable Subsidiaries, if any, are reflected in Main Street's consolidated financial statements. For the three months ended June 30, 2017, Main Street recognized a net income tax provision of \$2.2 million, principally consisting of a deferred tax provision of \$1.7 million, which is primarily the result of the net activity relating to the portfolio investments held in the Taxable Subsidiaries, including changes in the loss carryforwards, changes in net unrealized appreciation or depreciation and other temporary book-tax differences, and a \$0.4 million current tax expense, which is primarily related to a \$0.2 million accrual for excise tax on Main Street's estimated undistributed taxable income and \$0.2 million provision for current U.S. federal income and state taxes. For the six months ended June 30, 2017, Main Street recognized a net income tax provision of \$7.8 million, principally consisting of a deferred tax provision of \$6.1 million, which is primarily the result of the net activity relating to the portfolio investments held in the Taxable Subsidiaries, including changes in the loss carryforwards, changes in net unrealized appreciation or depreciation and other temporary book-tax differences, and \$1.7 million current tax expense, which is primarily related to a \$1.1 million accrual for excise tax on Main Street's estimated undistributed taxable income and \$0.6 million provision for current U.S. federal income and state taxes. For the three months ended June 30, 2016, Main Street recognized a net income tax provision of \$1.8 million, principally consisting of a \$1.0 million accrual for excise tax on our estimated undistributed taxable income, a deferred tax provision of \$0.7 million, which is primarily the result of the net activity relating to the portfolio investments held in the Taxable Subsidiaries, including changes in net operating loss carryforwards, changes in net unrealized appreciation or depreciation and other temporary book tax differences, and a \$0.1 million provision for current U.S. federal income and state taxes. For the six months ended June 30, 2016, Main Street recognized a net income tax benefit of \$0.5 million, which principally consisted of a deferred tax benefit of \$2.0 million, primarily the result of the net activity relating to the portfolio investments held in the Taxable Subsidiaries, including changes in net operating loss carryforwards, changes in net unrealized appreciation or depreciation and temporary book tax differences, partially offset by a \$1.1 million accrual for excise tax and \$0.4 million of accruals for current U.S. federal income and state taxes.

The net deferred tax asset at June 30, 2017 and December 31, 2016 was \$3.0 million and \$9.1 million, respectively, primarily related to loss carryforwards, timing differences in net unrealized appreciation or depreciation and other temporary book-tax differences relating to portfolio investments held by the Taxable Subsidiaries. In addition, during the three months ended March 31, 2016, Main Street recorded a one-time \$1.8 million increase to deferred tax assets for previously unrecognized excess tax benefits associated with share-based compensation due to the early adoption of the accounting standard ASU 2016-09 (See further discussion in Note B.8.). For the six months ended June 30, 2017, the Taxable Subsidiaries fully utilized capital loss carryforwards totaling approximately \$14.6 million. At June 30, 2017, for U.S. federal income tax purposes, the Taxable Subsidiaries had a net operating loss carryforward which, if unused, will expire in various taxable years from 2029 through 2037. The timing and manner in which Main Street will utilize any loss carryforwards in any year, or in total, may be limited in the future under the provisions of the Code.

NOTE J—COMMON STOCK

During November 2015, Main Street commenced a program with certain selling agents through which it can sell shares of its common stock by means of at-the-market offerings from time to time (the "ATM Program"). During the six months ended June 30, 2017, Main Street sold 2,104,424 shares of its common stock at a weighted-average price of \$37.72 per share and raised \$79.4 million of gross

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

proceeds under the ATM Program. Net proceeds were \$78.4 million after commissions to the selling agents on shares sold and offering costs. As of June 30, 2017, sales transactions representing 25,837 shares had not settled and are not included in shares issued and outstanding on the face of the consolidated balance sheet, but are included in the weighted-average shares outstanding in the consolidated statement of operations and in the shares used to calculate net asset value per share. As of June 30, 2017, there were 3,751,904 shares were available for sale under the ATM Program.

During the year ended December 31, 2016, Main Street sold 3,324,646 shares of its common stock at a weighted-average price of \$34.17 per share and raised \$113.6 million of gross proceeds under the ATM Program. Net proceeds were \$112.0 million after commissions to the selling agents on shares sold and offering costs. As of December 31, 2016, sales transactions representing 42,413 shares had not settled and were not included in shares issued and outstanding on the face of the consolidated balance sheet, but were included in the weighted-average shares outstanding in the consolidated statements of operations and in the shares used to calculate net asset value per share.

NOTE K—DIVIDEND REINVESTMENT PLAN ("DRIP")

Main Street's DRIP provides for the reinvestment of dividends on behalf of its stockholders, unless a stockholder has elected to receive dividends in cash. As a result, if Main Street declares a cash dividend, the company's stockholders who have not "opted out" of the DRIP by the dividend record date will have their cash dividend automatically reinvested into additional shares of MSCC common stock. The share requirements of the DRIP may be satisfied through the issuance of shares of common stock or through open market purchases of common stock. Newly issued shares will be valued based upon the final closing price of MSCC's common stock on the valuation date determined for each dividend by Main Street's Board of Directors. Shares purchased in the open market to satisfy the DRIP requirements will be valued based upon the average price of the applicable shares purchased, before any associated brokerage or other costs. Main Street's DRIP is administered by its transfer agent on behalf of Main Street's record holders and participating brokerage firms. Brokerage firms and other financial intermediaries may decide not to participate in Main Street's DRIP but may provide a similar dividend reinvestment plan for their clients.

For the six months ended June 30, 2017, \$4.4 million of the total \$76.9 million in dividends paid to stockholders represented DRIP participation. During this period, the DRIP participation requirements were satisfied with the issuance of 115,807 newly issued shares. For the six months ended June 30, 2016, \$7.8 million of the total \$69.0 million in dividends paid to stockholders represented DRIP participation. During this period, the DRIP participation requirements were satisfied with the issuance of 255,391 newly issued shares. The shares disclosed above relate only to Main Street's DRIP and exclude any activity related to broker-managed dividend reinvestment plans.

NOTE L—SHARE-BASED COMPENSATION

Main Street accounts for its share-based compensation plans using the fair value method, as prescribed by ASC 718, *Compensation—Stock Compensation*. Accordingly, for restricted stock awards, Main Street measured the grant date fair value based upon the market price of its common stock on the date of the grant and amortizes the fair value of the awards as share-based compensation expense over the requisite service period, which is generally the vesting term.

Main Street's Board of Directors approves the issuance of shares of restricted stock to Main Street employees pursuant to the Main Street Capital Corporation 2015 Equity and Incentive Plan (the

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

"Equity and Incentive Plan"). These shares generally vest over a three-year period from the grant date. The fair value is expensed over the service period, starting on the grant date. The following table summarizes the restricted stock issuances approved by Main Street's Board of Directors under the Equity and Incentive Plan, net of shares forfeited, if any, and the remaining shares of restricted stock available for issuance as of June 30, 2017.

Restricted stock authorized under the plan	3,000,000
Less net restricted stock granted during:	
Year ended December 31, 2015	(900)
Year ended December 31, 2016	(260,514)
Six months ended June 30, 2017	(223,659)
Restricted stock available for issuance as of June 30, 2017	2,514,927

As of June 30, 2017, the following table summarizes the restricted stock issued to Main Street's non-employee directors and the remaining shares of restricted stock available for issuance pursuant to the Main Street Capital Corporation 2015 Non-Employee Director Restricted Stock Plan. These shares are granted upon appointment or election to the board and vest on the day immediately preceding the annual meeting of stockholders following the respective grant date and are expensed over such service period.

Restricted stock authorized under the plan	300,000
Less net restricted stock granted during:	
Year ended December 31, 2015	(6,806)
Year ended December 31, 2016	(6,748)
Six months ended June 30, 2017	(5,201)
Restricted stock available for issuance as of June 30, 2017	281,245

For the three months ended June 30, 2017 and 2016, Main Street recognized total share-based compensation expense of \$2.8 million and \$2.3 million, respectively, related to the restricted stock issued to Main Street employees and non-employee directors, and, for the six months ended June 30, 2017 and 2016, Main Street recognized total share-based compensation expense of \$5.1 million and \$3.8 million, respectively, related to the restricted stock issued to Main Street employees and non-employee directors.

As of June 30, 2017, there was \$15.7 million of total unrecognized compensation expense related to Main Street's non-vested restricted shares. This compensation expense is expected to be recognized over a remaining weighted-average period of approximately 2.0 years as of June 30, 2017.

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

NOTE M—COMMITMENTS AND CONTINGENCIES

At June 30, 2017, Main Street had the following outstanding commitments (in thousands):

		Amount
Investments with equity capital commitments that have not yet funded:		
Congruent Credit Opportunities Funds		
Congruent Credit Opportunities Fund II, LP	\$	8,488
Congruent Credit Opportunities Fund III, LP		12,131
	\$	20,619
Encap Energy Fund Investments		
EnCap Energy Capital Fund VIII, L.P.	\$	419
EnCap Energy Capital Fund IX, L.P.		929
EnCap Energy Capital Fund X, L.P.		5,403
EnCap Flatrock Midstream Fund II, L.P.		7,383
EnCap Flatrock Midstream Fund III, L.P.		4,410
	\$	18,544
Brightwood Capital Fund Investments		
Brightwood Capital Fund III, LP	\$	3,000
Brightwood Capital Fund IV, LP		4,500
	\$	7,500
Freeport Fund Investments		
Freeport First Lien Loan Fund III LP	\$	4,941
Freeport Financial SBIC Fund LP		1,375
•	\$	6,316
		,
EIG Fund Investments	\$	4,352
		,
LKCM Headwater Investments I, L.P.	\$	2,500
		,
Dos Rios Partners		
Dos Rios Partners, LP	\$	1,594
Dos Rios Partners—A, LP		506
	\$	2,100
		,
Access Media Holdings, LLC	\$	1,211
I-45 SLF LLC	\$	800
Total equity commitments	\$	63,942
1	_	,

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

	A	mount
Investments with commitments to fund revolving loans that have not been fully drawn or term		
<u>loans with additional commitments not yet funded:</u>		
Minute Key, Inc.	\$	8,800
NNE Partners, LLC		8,458
PT Network, LLC		7,300
Charps, LLC		4,000
CST Industries Inc.		3,577
CDHA Management, LLC		3,373
Strike, LLC		2,000
Boccella Precast Products LLC		2,000
Mid-Columbia Lumber Products, LLC		2,000
CapFusion, LLC		1,600
Hawk Ridge Systems, LLC		1,600
Meisler Operating LLC		1,600
Arcus Hunting LLC		1,590
Hojeij Branded Foods, LLC		1,500
Messenger, LLC		1,417
Subsea Global Solutions, LLC		1,257
Gamber-Johnson Holdings, LLC		1,200
NuStep, LLC		1,200
LaMi Products, LLC		1,030
Barfly Ventures, LLC		919
Lamb Ventures, LLC		811
Apex Linen Service, Inc.		800
Mystic Logistics Holdings, LLC		800
Pardus Oil and Gas, LLC		663
NRI Clinical Research, LLC		600
PPC/SHIFT LLC		500
Jensen Jewelers of Idaho, LLC		500
UniTek Global Services, Inc.		483
Grace Hill, LLC		444
Clad-Rex Steel, LLC		400
OnAsset Intelligence, Inc.		225
BigName Commerce, LLC		120
Permian Holdco 2, Inc.		116
Total loan commitments	\$	62,883
Total commitments		26,825
	Ψ 1	

Main Street will fund its unfunded commitments from the same sources it uses to fund its investment commitments that are funded at the time they are made (which are typically through existing cash and cash equivalents and borrowings under the Credit Facility). Main Street follows a process to manage its liquidity and ensure that it has available capital to fund its unfunded commitments as necessary. The Company had total unrealized depreciation of \$0.1 million on the outstanding unfunded commitments as of June 30, 2017.

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

Main Street has an operating lease for its office space in Houston, Texas. Total rent expense incurred by Main Street for the three months ended June 30, 2017 and 2016 was \$0.2 million and \$0.1 million, respectively. Total rent expense incurred by Main Street for each of the six months ended June 30, 2017 and 2016 was \$0.3 million.

The following table shows future minimum payments under Main Street's operating lease as of June 30, 2017:

For the Years Ended December 31,	A	mount
2017	\$	_
2018	\$	373
2019	\$	749
2020	\$	763
2021	\$	777
Thereafter		5,031
Total	\$	7,693

Main Street may, from time to time, be involved in litigation arising out of its operations in the normal course of business or otherwise. Furthermore, third parties may try to impose liability on Main Street in connection with the activities of its portfolio companies. While the outcome of any current legal proceedings cannot at this time be predicted with certainty, Main Street does not expect any current matters will materially affect its financial condition or results of operations; however, there can be no assurance whether any pending legal proceedings will have a material adverse effect on Main Street's financial condition or results of operations in any future reporting period.

NOTE N—RELATED PARTY TRANSACTIONS

As discussed further in Note D, the External Investment Manager is treated as a wholly owned portfolio company of MSCC and is included as part of Main Street's Investment Portfolio. At June 30, 2017, Main Street had a receivable of approximately \$2.6 million due from the External Investment Manager which included approximately \$1.9 million related primarily to operating expenses incurred by MSCC or its subsidiaries required to support the External Investment Manager's business and approximately \$0.7 million of dividends declared but not paid by the External Investment Manager.

In November 2015, Main Street's Board of Directors approved and adopted the Main Street Capital Corporation Deferred Compensation Plan (the "2015 Deferred Compensation Plan"). The 2015 Deferred Compensation Plan became effective on January 1, 2016 and replaced the Deferred Compensation Plan for Non-Employee Directors previously adopted by the Board of Directors in June 2013 (the "2013 Deferred Compensation Plan"). Under the 2015 Deferred Compensation Plan, non-employee directors and certain key employees may defer receipt of some or all of their cash compensation and directors' fees, subject to certain limitations. Individuals participating in the 2015 Deferred Compensation Plan receive distributions of their respective balances based on predetermined payout schedules or other events as defined by the plan and are also able to direct investments made on their behalf among investment alternatives permitted from time to time under the plan, including phantom Main Street stock units. As of June 30, 2017, \$3.6 million of compensation and directors' fees had been deferred under the 2015 Deferred Compensation Plan (including amounts previously deferred under the 2013 Deferred Compensation Plan). Of this amount, \$2.4 million was deferred into phantom

Notes to Consolidated Financial Statements (Continued)

(Unaudited)

Main Street stock units, representing 72,182 shares of Main Street's common stock. Including phantom stock units issued through dividend reinvestment, the phantom stock units outstanding as of June 30, 2017 represented 83,739 shares of Main Street's common stock. Any amounts deferred under the plan represented by phantom Main Street stock units will not be issued or included as outstanding on the consolidated statements of changes in net assets until such shares are actually distributed to the participant in accordance with the plan, but are included in operating expenses and weighted-average shares outstanding in Main Street's consolidated statements of operations as earned.

NOTE O—SUBSEQUENT EVENTS

In July 2017, Main Street fully exited its debt and equity investments in Compact Power Equipment, Inc. ("CPEC"), a light to medium duty equipment rental operation that owns and operates outdoor equipment rental locations. CPEC provides its customers a wide range of landscape and construction equipment available on both a long-term rental basis and an hourly rental basis. Main Street realized a gain of approximately \$3.7 million on the exit of its equity investments in CPEC.

In July 2017, Main Street made a new portfolio investment to facilitate the management-led buyout of Market Force Information, LLC ("Market Force"), a leading global provider of customer experience management software and services. Main Street, along with a coinvestor, partnered with Market Force's management team to facilitate the transaction, with Main Street funding \$38.2 million in a combination of first-lien, senior secured term debt and a direct equity investment. In addition, Main Street and its co-investor are providing Market Force an undrawn credit facility to support its growth initiatives and working capital needs. Headquartered in Louisville, Colorado, and founded in 2005, Market Force is a global provider of customer experience management software and services, which capture customer experience data through multiple channels and provide location-based measurement and analytics. Market Force integrates this data into a cloud-based platform where clients can view, track, and analyze data in real time.

In August 2017, Main Street declared regular monthly dividends of \$0.190 per share for each month of October, November and December of 2017. These regular monthly dividends equal a total of \$0.570 per share for the fourth quarter of 2017 and represent a 2.7% increase from the regular monthly dividends declared for the fourth quarter of 2016. Including the regular monthly dividends declared for the third and fourth quarters of 2017, Main Street will have paid \$21.115 per share in cumulative dividends since its October 2007 initial public offering.

Consolidated Schedule of Investments In and Advances to Affiliates June 30, 2017 (dollars in thousands)

Amount of Interest, Fees

<u>Company</u>	Investment(1)	Amount of Interest, Fees or Dividends Credited to Income(2)	December 31, 2016 Fair Value	Gross Additions(3)	Gross Reductions(4)	June 30, 2017 Fair Value
Majority-owned investments						
Café Brazil, LLC	Member Units	\$ 110	\$ 6,040	\$ —	\$ 650	\$ 5,390
Clad-Rex Steel, LLC	LIBOR Plus 9.50% (Floor 1.00)	772	14,337	12	400	13,949
	Member Units	177	7,280	550	_	7,830
	10% Secured Debt	60	1,190	_	9	1,181
	Member Units		210			210
CMS Minerals Investments	Preferred Member Units Member Units	96 103	3,682 3,381		3,682 753	2,628
Gamber-Johnson	LIBOR Plus 11.00% (Floor 1.00%)	1,477	23,846	235	201	23,880
Holdings, LLC	Member Units	300	18,920	3,160		22,080
GRT Rubber Technologies LLC	LIBOR Plus 9.00% (Floor 1.00%) Member Units	668 430	13,274 20,310	18 370	883	12,409 20,680
Harborside Holdings, LLC	Member Units	430	20,310	9,400		9,400
Hydratec, Inc.	Common Stock	911	15,640			15,640
IDX Broker, LLC	11.5% Secured Debt	665	10,950	13	613	10,350
	Member Units	136	7,040	1,590		8,630
Jensen Jewelers of	Prime Plus 6.75% (Floor 2.00%)	218	4,055	11	311	3,755
Idaho, LLC	Member Units	82	4,460	250	160	4,460
Lamb Ventures, LLC	LIBOR Plus 5.75% 11% Secured Debt	11 420	7,657	350	160 78	190 7,579
	Preferred Equity	_	400	_	_	400
	Member Units	40	5,990	340	_	6,330
	9.5% Secured Debt	43	1,170	432	1,170	432
	Member Units	835	1,340	_	750	590
Lighting Unlimited, LLC	8% Secured Debt	29	1,514		1,514	
ngg c	Preferred Equity		410	24	434	_
	Warrants	_	_	54	54	_
	Member Units	_	_	100	100	_
Mid-Columbia Lumber	10% Secured Debt	88	1,750			1,750
Products, LLC	12% Secured Debt	235	3,900	_	_	3,900
	Member Units	3	2,480	_	1,500	980
	9.5% Secured Debt	39	836	_	22	814
	Member Units	28	600	690		1,290
MSC Adviser I, LLC	Member Units	1,420	30,617	6,487		37,104
Mystic Logistics Holdings, LLC	12% Secured Debt Common Stock	568	9,176 5,780	29 810	1,173	8,032 6,590
NRP Jones, LLC	8% Current / 4% PIK Secured Debt	846	13,915	282		14,197
	Warrants	_	130	_	_	130
	Member Units	_	410	_	_	410
PPL RVs, Inc.	LIBOR Plus 7.00% (Floor 0.50%) Common Stock	748 100	17,826 11,780	174		18,000 11,780
Principle Environmental, LLC	12% Secured Debt 12% Current / 2% PIK Secured Debt	245 238	4,060 3,378	34		4,060 3,412
	Preferred Member Units	_	5,370	1,303	63	6,610
	Warrants	_	270	70	_	340
Quality Lease Service, LLC	8% PIK Secured Debt	273	7,068	273		7,341
Quality Dense Service, DDC	Member Units		3,188	1,199		4,387

Amount of Interest, Fees

		Interest, Fees				
Company	Investment(1)	or Dividends Credited to Income(2)	December 31, 2016 Fair Value	Gross Additions(3)	Gross Reductions(4)	June 30, 2017 Fair Value
The MPI Group, LLC	9% Secured Debt Series A Preferred Units Warrants	133	2,922	1 —	303	2,620
	Member Units	58	2,300	90		2,390
Uvalco Supply, LLC	9% Secured Debt Member Units	33 67	872 4,640		236 334	636 4,306
Vision Interests, Inc.	13% Secured Debt Series A Preferred Stock Common Stock	188	2,814 3,000	_ _ _	24 —	2,790 3,000
Ziegler's NYPD, LLC	6.5% Secured Debt 12% Secured Debt	34 18	994 300	1		995 300
	14% Secured Debt	194	2,750	_	_	2,750
	Warrants	_	240	_	30	210
	Preferred Member Units		4,100		520	3,580
Other controlled investments						
Access Media Holdings, LLC	5% Current / 5% PIK Secured Debt	1,165	19,700	570	820	19,450
	Preferred Member Units Member Units	_ _	240	759 —	729 —	270
Ameritech College	13% Secured Debt	67	1,003	1		1,004
Operations, LLC	13% Secured Debt Preferred Member Units	198	3,025 2,291	3,900	3,281	3,025 2,910
ASC Interests, LLC	11% Secured Debt Member Units	118 0	2,100 2,680	5	105 360	2,000 2,320
Bond-Coat, Inc.	12% Secured Debt Common Stock	719	11,596 6,660	19 1,170	19	11,596 7,830
CBT Nuggets, LLC	Member Units	2,693	55,480	10,430		65,910
Charps, LLC	12% Secured Debt Preferred Member Units	1,218		19,009 400	800	18,209 400
Datacom, LLC	8% Secured Debt 5.25% Current / 5.25% PIK	43	900	450	270	1,080
	Secured Debt Class A Preferred Member Units	634	11,049 1,368	604 104	_	11,653 1,472
Garreco, LLC	Class B Preferred Member Units LIBOR Plus 10.00% (Floor	362	1,529 5,219	981	1,318	5,794
Garreto, LLC	1.00%) Member Units	302	1,150	680	400	1,830
Gulf Manufacturing, LLC	9% PIK Secured Debt Member Units	35 217	777 8,770	1,700		777 10,470
Gulf Publishing	12.5% Secured Debt	728	9,911	2,781		12,692
Holdings, LLC	Member Units	40	3,124	1,206		4,330
Harrison Hydra-Gen, Ltd. Hawthorne Customs and	Common Stock Member Units		3,120		320	2,800 280
Dispatch Services, LLC	Member Units	95	2,040			2,040
HW Temps LLC	LIBOR Plus 13.00% (Floor 1.00%)	726	10,500	9	600	9,909
T W W A A A	Preferred Member Units	70	3,940			3,940
Indianapolis Aviation Partners, LLC	15% Secured Debt Warrants		3,100 2,649		3,100 2,649	
KBK Industries, LLC	10% Secured Debt 12.5% Secured Debt	59 378	1,250 5,889	100 11	410	940 5,900
N	Member Units		2,780	1,210		3,990
Marine Shelters Holdings, LLC	12% PIK Secured Debt Preferred Member Units	_	9,387	100	9,387 100	_
MH Corbin Holding LLC	10% Secured Debt Preferred Member Units	670 70	13,197 6,000	15	350	12,862 6,000
NAPCO Precast, LLC	LIBOR Plus 8.50%	327		10,438		10,438
	Prime Plus 2.00% (Floor 7.00%) 18% Secured Debt	122 327	2,713 3,952	20 31	2,733 3,983	_ _
	Member Units	210	10,920	180		11,100

Company	Investment(1)	Amount of Interest, Fees or Dividends Credited to Income(2)	December 31, 2016 Fair Value	Gross Additions(3)	Gross Reductions(4)	June 30, 2017 Fair Value
NRI Clinical Research, LLC	LIBOR Plus 6.50% (Floor 1.50%)	19	200	200		400
	14% Secured Debt	321	4,261	22	78	4,205
	Warrants	_	680	_	_	680
	Member Units		2,462		1	2,461
NuStep, LLC	12% Secured Debt Preferred Member Units	1,362	_ _	20,402 10,200	_ _	20,402 10,200
OMi Holdings, Inc.	Common Stock	432	13,080		340	12,740
Pegasus Research Group, LLC	Member Units		8,620		390	8,230
River Aggregates, LLC	Zero Coupon Secured Debt Member Units	39 —	627 4,600	39 —	190	666 4,410
	Member Units		2,510			2,510
SoftTouch Medical Holdings LLC	LIBOR Plus 9.00% (Floor 1.00%) Member Units	366 535	7,140 9,170	7 370	7	7,140 9,540
Other Amounts related to investments transferred to or from other 1940 Act classification during the period		(220)	(9,919)	_		
ine period		\$ 27,576			\$ 48,713	\$ 671,713
ACCI: at a Taxas and a						
Affiliate Investments						
AFG Capital Group, LLC	Warrants Member Units	\$ <u> </u>	\$ 670 2,750	\$ 20 100	\$ _	\$ 690 2,850
Barfly Ventures, LLC	12% Secured Debt	480	5,827	1,969	_	7,796
-	Options	_	490	100	_	590
	Warrants	_	280	50	_	330
BBB Tank Services, LLC	LIBOR Plus 9.50% (Floor 1.00%)	43	797			797
ŕ	15% Secured Debt	307	3,991	3	_	3,994
	Member Units	_	800	_	_	800
Boccella Precast	LIBOR Plus 10.0% (Floor 1.00%)	235		16,216		16,216
Products LLC	Member Units			2,160		2,160
Boss Industries, LLC	Preferred Member Units	175	2,800	520		3,320
Bridge Capital Solutions	13% Secured Debt	620	5,610	130	_	5,740
Corporation	Warrants	_	3,370	_	_	3,370
	13% Secured Debt	66	1,000	1	1	1,000
	Preferred Member Units	50	1,000			1,000
Buca C, LLC	LIBOR Plus 7.25% (Floor 1.00%)	951	22,671	30	1,633	21,068
	Preferred Member Units	115	4,660	116	728	4,048
CAI Software LLC	12% Secured Debt Member Units	217 49	3,683 2,480	5 340	205	3,483 2,820
CapFusion, LLC	13% Secured Debt Warrants	1,043	13,202	102		13,304 1,200
Chandler Signs Holdings, LLC	12% Secured Debt Class A Units	275	4,500 3,240	3	3 330	4,500 2,910
Condit Exhibits, LLC	Member Units	<u>63</u> 36	1,840			1,840
Congruent Credit	LP Interests (Fund II)		1,518		141	1,377
Opportunities Funds	LP Interests (Fund III)	768	16,181	2,396		18,577
Daseke, Inc.	12% Current / 2.5% PIK Secured	700	10,101	2,370		10,577
,	Debt	676	21,799	255	22,054	_
	Common Stock		24,063		24,063	
Dos Rios Partners	LP Interests (Dos Rios Partners, LP) LP Interests (Dos Rios Partners—	_	4,925	444	_	5,369
	A, LP)		1,444	129		1,573
Dos Rios Stone Products LLC	Class A Units		2,070		200	1,870

Group, LLC

Amount of Interest, Fees June 30, or Dividends December 31, 2017 Gross Credited to 2016 Gross Fair Investment(1) Income(2) Fair Value Additions(3) Reductions(4) Company Value East Teak Fine Hardwoods, Inc. Common Stock 860 630 East West Copolymer & 12% Current / 2% PIK Secured 8,630 5,630 3,000 Rubber, LLC Warrants LP Interests (EIG Global Private **EIG Fund Investments** Debt fund—A, L.P.) 694 90 2,804 352 2,462 LP Interests (EIG Traverse Co-9,905 Investment, L.P.) 543 504 10.409 Freeport Financial Fund 101 LP Interests (Freeport Financial 204 5,620 5.519 Investments SBIC Fund LP) LP Interests (Freeport First Lien Loan Fund III LP) 289 4,763 2,796 52 7,507 Gault Financial, LLC (RMB 10.5% Current Secured Debt 649 11,079 1,018 327 11,770 Capital, LLC) Warrants Glowpoint, Inc. 12% Secured Debt 555 3,997 14 1,311 2,700 Common Stock 2,080 90 2,170 Guerdon Modular 13% Secured Debt 719 10,594 18 10,612 Holdings, Inc. Preferred Stock 1,140 1,140 Common Stock 80 80 Hawk Ridge Systems, LLC 10% Secured Debt 513 9 901 8 9 909 Preferred Member Units 221 2.850 2.850 Preferred Member Units 150 150 6 Houston Plating and 3,000 8% Unsecured Convertible Debt 42 3 000 4,000 4,980 Coatings, LLC Member Units 980 I-45 SLF LLC Member Units 1,435 14,586 2,579 17,165 Indianhead Pipeline 12% Secured Debt 449 562 5,192 Services, LLC Preferred Member Units 198 2,677 198 2,875 Warrants Member Units L.F. Manufacturing 1,380 1,380 Holdings, LLC Member Units LIBOR Plus 8.50% (Floor 1.00%) Meisler Operating LLC 388 16,618 16,618 Member Units 3,200 3,200 OnAsset Intelligence, Inc. 12% PIK Secured Debt 277 4,519 277 4,796 10% PIK Secured Debt 45 45 Preferred Stock OPI International Ltd. 10% Unsecured Debt 16 473 473 Common Stock 1,600 1,600 PCI Holding Company, Inc. 13,000 320 13,300 12% Secured Debt 1,112 20 354 854 Preferred Stock 354 5,370 4,870 Preferred Stock 2,610 2,610 Rocaceia, LLC (Quality Lease and Rental 12% Secured Debt 250 250 Preferred Member Units Holdings, LLC) 32 832 13 385 13 081 Tin Roof Acquisition Company 12% Secured Debt 336 Class C Preferred Stock 139 2.738 140 2.878 UniTek Global Services, Inc. LIBOR Plus 8.50% (Floor 1.00%) 290 5.021 3,517 8,535 LIBOR Plus 8.50% (Floor 1.00%) 29 824 690 137 15% PIK Unsecured Debt 57 62 745 802 Preferred Stock 889 888 6,410 458 6,840 Preferred Stock 78 2,597 2,597 3,010 2,520 Common Stock 490 **Universal Wellhead Services** Preferred Member Units 720 720 Holdings, LLC Member Units 610 610 LIBOR Plus 12.50% (Floor 873 13 Valley Healthcare 12,844 270 12,587 0.50%

1,600

1,600

Preferred Member Units

<u>Company</u>	Investment(1)	Amount of Interest, Fees or Dividends Credited to Income(2)	December 31, 2016 Fair Value	Gross Additions(3)	Gross Reductions(4)	June 30, 2017 Fair Value
Volusion, LLC	11.5% Secured Debt	1,337	15,298	333	423	15,208
	Preferred Member Units	_	14,000	_	_	14,000
	Warrants	_	2,576	_	216	2,360
Other						
Amounts related to investments transferred to or from other 1940 Act classification during						
the period		220	9,919			
		\$ 19,468	\$ 375,948	\$ 68,212	\$ 65,753	\$ 368,488

This schedule should be read in conjunction with Main Street's consolidated financial statements, including the consolidated schedule of investments and notes to the consolidated financial statements.

- (1) The principal amount, the ownership detail for equity investments and if the investment is income producing is included in the consolidated schedule of investments.
- (2) Represents the total amount of interest, fees and dividends credited to income for the portion of the period for which an investment was included in Control or Affiliate categories, respectively. For investments transferred between Control and Affiliate categories during the period, any income or investment balances related to the time period it was in the category other than the one shown at period end is included in "Amounts from investments transferred from other 1940 Act classifications during the period."
- (3) Gross additions include increases in the cost basis of investments resulting from new portfolio investments, follow-on investments and accrued PIK interest, and the exchange of one or more existing securities for one or more new securities. Gross additions also include net increases in unrealized appreciation or net decreases in net unrealized depreciation as well as the movement of an existing portfolio company into this category and out of a different category.
- (4) Gross reductions include decreases in the cost basis of investments resulting from principal repayments or sales and the exchange of one or more existing securities for one or more new securities. Gross reductions also include net increases in net unrealized depreciation or net decreases in unrealized appreciation as well as the movement of an existing portfolio company out of this category and into a different category.

Consolidated Schedule of Investments In and Advances to Affiliates June 30, 2016 (dollars in thousands) (Unaudited)

Amount of Interest, Fees

		Interest, Fees				
		or Dividends Credited to	December 31, 2015	Gross	Gross	June 30, 2016 Fair
Company	Investment(1)	Income(2)	Fair Value	Additions(3)	Reductions(4)	Value
Control Investments						
Majority-owned investments						
Café Brazil, LLC	Member Units	312	7,330	_	760	6,570
CMS Minerals LLC	Member Units	62		4,083	95	3,988
	Preferred Member Units	1,117	6,914	_	2,866	4,048
Gamber-Johnson	LIBOR Plus 11.00% (Floor 1.00%)	261	_	19,791	_	19,791
Holdings, LLC	Member Units	304	15,000	12,124		12,124
GRT Rubber Technologies LLC	LIBOR Plus 9.00% (Floor 1.00%) Member Units	766 223	15,988	134	2,429	13,693
Hydratec, Inc.	Common Stock	911	15,580 14,950	2,450 810		18,030 15,760
IDX Broker, LLC	12.5% Secured Debt	730	11,350	10	10	11,350
Est Broner, Ese	Member Units	_	6,440	_	_	6,440
Jensen Jewelers of	Prime Plus 6.75% (Floor 2.00%)	240	4,055	515	215	4,355
Idaho, LLC	Member Units	139	4,750	450	_	5,200
Lamb's Venture, LLC	LIBOR Plus 5.75%	3		351	1	350
	11% Secured Debt	435	7,962	_	227	7,735
	Preferred Equity	_	328	72	_	400
	Member Units	10	4,690	1,050	_	5,740
	9.5% Secured Debt	43	919	_	25	894
	Member Units	27	1,240	380	_	1,620
Lighting Unlimited, LLC	8% Secured Debt	61	1,514			1,514
,	Preferred Equity	_	430	_	_	430
	Warrants	_	40	_	10	30
	Member Units	(81)	350	_	90	260
Mid-Columbia Lumber	10% Secured Debt	88	1,750			1,750
Products, LLC	12% Secured Debt	237	3,900	_	_	3,900
	Member Units	40	2,580	_	160	2,420
	9.5% Secured Debt	42	881	_	22	859
	Member Units	10	550	_	_	550
MSC Adviser I, LLC	Member Units	1,316	27,272		360	26,912
Mystic Logistics	12% Secured Debt	593	9,448	20	108	9,360
Holdings, LLC	Common Stock	16	5,970		580	5,390
NRP Jones, LLC	6% Current / 6% PIK Secured Debt	940	12,948	405	_	13,353
	Warrants	_	450	_	320	130
	Member Units	_	1,480	_	1,070	410
PPL RVs, Inc.	11.1% Secured Debt	545	9,710			9,710
112 10 3, 1110	Common Stock		9,770	1,420	_	11,190
Principle	12% Secured Debt	267	4,060	21	21	4,060
•						
Environmental, LLC	12% Current / 2% PIK Secured Debt	236	3,310	35	1	3,344
	Preferred Member Units	_	6,060	_	1,460	4,600
	Warrants	_	310	_	290	20
Quality Lease Service, LLC	8% PIK Secured Debt	253	6,538	252	250	6,790
	Member Units		2,638			2,638
Southern RV, LLC	13% Secured Debt Member Units	157 957	11,400	104 (1,417)	11,504	_
			15,100			_
	13% Secured Debt	45	3,250	30	3,280	
	Member Units		1,200		1,200	

Amount of Interest, Fees

		Interest, Fees				
Company	Investment(1)	or Dividends Credited to Income(2)	December 31, 2015 Fair Value	Gross Additions(3)	Gross Reductions(4)	June 30, 2016 Fair Value
The MPI Group, LLC	9% Secured Debt	134	2,921			2,921
	Series A Preferred Units	_	690	_	190	500
	Warrants	_	_	_	_	_
	Member Units	63	2,230	70		2,300
Travis Acquisition LLC	12% Secured Debt	212	3,513	10	278	3,245
	Member Units	50	14,480	5,890		20,370
Uvalco Supply, LLC	9% Secured Debt	53	1,314	250	216	1,098
	Member Units	90	5,460	250		5,710
Vision Interests, Inc.	13% Secured Debt Series A Preferred Stock	209	3,052 3,550	10	107 180	2,955 3,370
	Common Stock	_	210	_	70	140
Ziegler's NYPD, LLC	6.5% Secured Debt	34	992		70	993
Ziegiei s N I F D, LLC	12% Secured Debt	28	500		200	300
	14% Secured Debt	198	2,750	_	_	2,750
	Warrants	_	50	160	_	210
	Preferred Member Units	_	3,400	130	_	3,530
Other controlled investments						
oner controlled investments						
Access Media Holdings, LLC	5.00% Current / 5.00% PIK	\$ 1,115	\$ 20,380	\$ 545	\$ 485	\$ 20,440
	Secured Debt Preferred Member Units		2,000	1,305	2,525	780
	Member Units	_	2,000	1,303	2,323	780
A TO LOUIS ALC			1.002			1.004
AmeriTech College, LLC	10% Secured Debt 10% Secured Debt	51 153	1,003 3,025	1	_	1,004 3,025
	Preferred Member Units	57	2,291	_	_	2,291
ASC Interests, LLC	11% Secured Debt	140	2,500	8	258	2,250
ASC Interests, LLC	Member Units	35	2,230	450		2,680
Bond-Coat, Inc.	12% Secured Debt	720	11,596	17	17	11,596
,	Common Stock	_	9,140	_	4,050	5,090
CBT Nuggets, LLC	Member Units	4,425	42,120	7,980		50,100
Datacom, LLC	8% Secured Debt	17	_	450	_	450
	5.25% Current / 5.25% PIK Secured Debt	566	10,970	210	450	10,730
	Class A Preferred Member Units	300	1,181	89	430	1,270
	Class B Preferred Member Units	_	5,079	_	2,485	2,594
Garreco, LLC	14% Secured Debt	424	5,739	13		5,752
G	Member Units	5	1,270	_	180	1,090
Gulf Manufacturing, LLC	9% PIK Secured Debt	35	777			777
Ŭ,	Member Units	_	13,770	_	5,000	8,770
Gulf Publishing	12.5% Secured Debt	322		9,904		9,904
Holdings, LLC	Member Units	62		3,124		3,124
Harrison Hydra-Gen, Ltd.	9% Secured Debt Preferred Stock	2	5,010 1,361		5,010 1,363	_
	Common Stock	79	2,600	430	1,303	3,030
Hawthorne Customs and	Member Units	12	460	750	180	280
Dispatch Services, LLC	Member Units Member Units	81	2,220	_	180	2,220
HW Temps LLC	LIBOR Plus 9.50% (Floor 1.00%)		9,884	8		9,892
	Preferred Member Units	362	3,942	1,008		4,950
Indianapolis Aviation	15% Secured Debt	240	3,100	5	5	
Partners, LLC	Warrants		2,540			2,540
Marine Shelters Holdings, LLC (LoneStar	12% PIK Secured Debt	578	8,870	630	431	9,069
Marine Shelters)	Preferred Member Units	5/8 —	4,881	- 030	1,781	3,100
MH Corbin Holding LLC	10% Secured Debt	710	13,869	14	350	13,533
	Preferred Member Units	70	6,000			6,000
NAPCO Precast, LLC	Prime Plus 2.00% (Floor 7.00%)	154	4,005		1,292	
	18% Secured Debt	425	4,924	_	972	3,952
	Member Units	357	8,590	1,180		9,770

<u>Company</u> NRI Clinical Research, LLC	Investment(1) 14% Secured Debt	Amount of Interest, Fees or Dividends Credited to Income(2)	December 31, 2015 Fair Value 4,539	Gross Additions(3)	Gross Reductions(4)	June 30, 2016 Fair Value 4,510
	Warrants Member Units	_	340 1,342	60 140	_	400 1,482
OMi Holdings, Inc.	Common Stock		13,640	1,940		15,580
Pegasus Research Group, LLC	Common Stock		15,010	1,710		15,500
(Televerde)	Member Units	314	6,840	1,780		8,620
River Aggregates, LLC	Zero Coupon Secured Debt Member Units	34 230	556 3,830	35 770	_	591 4,600
	Member Units	_	2,360	80	_	2,440
SoftTouch Medical Holdings LLC Other	LIBOR Plus 9.00% (Floor 1.00%) Member Units	410 115	8,010 5,710	65 2,860	425	7,650 8,570
Amounts related to investments transferred to or from other 1940 Act classification during the period						
		\$ 25,572	\$ 555,011	\$ 84,793	\$ 69,395	\$ 570,409
Affiliate Investments						
AFG Capital Group, LLC	11% Secured Debt Warrants	\$ 765 —	\$ 12,790 490	\$ 36 80	\$	\$ 12,826 570
	Member Units		2,020	310		2,330
Barfly Ventures, LLC	12% Secured Debt Options	678	4,042	908 470	94	4,856 470
DDD T I G I II G	Warrants		473	2.067	233	240
BBB Tank Services, LLC	12% Current / 1% PIK Secured Debt Member Units	164	_	3,967 800	_	3,967 800
Boss Industries, LLC	Preferred Member Units	111	2,586	86	112	2,560
Bridge Capital Solutions	13% Secured Debt	499	6,890	110	_	7,000
Corporation Buca C, LLC	Warrants LIBOR Plus 7.25% (Floor 1.00%)	1,094	1,300 25,299	231	2,319	1,380 23,211
	Preferred Member Units	109	3,711	1,829		5,540
CAI Software LLC	12% Secured Debt Member Units	269 22	4,661 1,000	9 740	650	4,020 1,740
CapFusion, LLC	13% Secured Debt Warrants	529		9,933 1,200		9,933 1,200
Chandler Signs Holdings, LLC	12% Secured Debt Class A Units	316	_	4,458	_	4,458
Condit Exhibits, LLC	Member Units	78 85	1,010	1,500 450		1,500 1,460
Congruent Credit	LP Interests (Fund II)	400	2,834		1,519	1,315
Opportunities Funds	LP Interests (Fund III) 12% Current / 2.5% PIK Secured	459	12,024	2,616		14,640
Daseke, Inc.	Debt Common Stock	1,608	21,253 22,660	310	40	21,523 22,660
Dos Rios Partners	LP Interests (Fund) LP Interests (Fund A)		2,031 648	1,070 340	619 317	2,482 671
Dos Rios Stone Products LLC	Class A Units			2,000		2,000
East Teak Fine Hardwoods, Inc.	Common Stock	21	860	_	_	860
East West Copolymer & Rubber, LLC	12% Secured Debt Warrants	597	9,463 50	14		9,477 50
EIG Fund Investments	LP Interests	99	718	2,062		2,780
EIG Traverse Co- Investment, L.P.	LP Interests	616	4,755	5,175		9,930

Amount of

		Interest, Fees or	D			June 30,
Company	Investment(1)	Dividends Credited to Income(2)	December 31, 2015 Fair Value	Gross Additions(3)	Gross Reductions(4)	2016 Fair Value
Freeport Financial Funds	LP Interests (Fund)	202	6,045		346	5,699
•	LP Interests (Fund III)	231	2,077	1,487	_	3,564
Gault Financial, LLC (RMB Capital, LLC)	10% Secured Debt Warrants	767	10,930	80		11,010
Glowpoint, Inc.	8% Secured Debt	14	397	1	398	
	12% Secured Debt	560	8,929	11	1,303	7,637
	Common Stock		3,840		1,530	2,310
Guerdon Modular Holdings, Inc.	LIBOR Plus 8.50% (Floor 1.00%) 9% Current / 4% PIK Secured Debt	19 723	(15) 10,295	962 78	947 13	10,360
	Preferred Stock	_	_	1,140	_	1,140
	Common Stock		1,990		1,910	80
Houston Plating and	Manufaca I Inite	(22)	9.440	422	2.542	5 220
Coatings, LLC I-45 SLF LLC	Member Units Member units	(23) 778	7,200	3,106	3,543	5,330 10,306
Indianhead Pipeline	12% Secured Debt	411	5,853	63	449	5,467
Services, LLC	Preferred Member Units	24	2,302	273	_	2,575
	Warrants	_	_	_	_	_
	Member Units	_	_	_	_	_
KBK Industries, LLC	10% Secured Debt	8		600		600
	12.5% Secured Debt	379	5,900	7	7	5,900
	Member Units	(8)	3,680		450	3,230
L.F. Manufacturing						
Holdings, LLC	Member Units		1,485	185		1,670
MPS Denver, LLC OnAsset Intelligence, Inc.	Member Units 12% PIK Secured Debt	248	1,130 4,006	248	290	4,254
On Asset Intemgence, Inc.	Preferred Stock	240	1,380	246	_	1,380
	Warrants	_	_	_	_	_
OPI International Ltd.	10% Unsecured Debt	24	473			473
OI I International Eta.	Common Stock	_	3,200	_	_	3,200
PCI Holding Company, Inc.	12% Secured Debt	538		13,000		13,000
G 1 07	Preferred Stock	291	4,887	291	939	4,239
Radial Drilling Services Inc.	12% Secured Debt Warrants	10	1,500	10		1,510
Rocaceia, LLC (Quality						
Lease and Rental	12% Secured Debt	_	250	_	_	250
Holdings, LLC)	Preferred Member Units					
Samba Holdings, Inc.	12.5% Secured Debt Common Stock	1,100	24,662	110	24,772 30,220	_
Tin Darf Association		960	30,220			12 (20
Tin Roof Acquisition Company	12% Secured Debt Class C Preferred Stock	869 127	13,807 2,477	30 126	209	13,628 2,603
UniTek Global Services, Inc.	LIBOR Plus 7.50% (Floor 1.00%)	131	2,812	120	1	2,811
,	LIBOR Plus 8.50% (Floor 1.00%)	62	1,255	6	273	988
	15% PIK Unsecured Debt	54	638	50	_	688
	Preferred Stock	_	5,540	450	_	5,990
	Common Stock	_	_	2,100	_	2,100
Universal Wellhead Services						
Holdings, LLC	Class A Preferred Units		3,000		1,840	1,160
Valley Healthcare	LIBOR Plus 12.50% (Floor	707	10,297	420	_	10,717
Group, LLC	0.50%) Preferred Member Units	=		1,600		1,600

Company	<u>Investment(1)</u>	Amount of Interest, Fees or Dividends Credited to Income(2)	December 31, 2015 Fair Value	Gross Additions(3)	Gross Reductions(4)	June 30, 2016 Fair Value
Volusion, LLC	10.5% Secured Debt Preferred Member Units	1,056	16,199 14,000	126	_ _	16,325 14,000
	Warrants		1,400			1,400
Other						
Amounts related to investments transferred to or from other 1940 Act classification during						
the period		(345)	(15,530)			
		\$ 17,476	\$ 350,519	\$ 67,777	\$ 75,343	\$ 358,483

This schedule should be read in conjunction with Main Street's consolidated financial statements, including the consolidated schedule of investments and notes to the consolidated financial statements.

- (1) The principal amount, the ownership detail for equity investments and if the investment is income producing is included in the consolidated schedule of investments.
- (2) Represents the total amount of interest, fees and dividends credited to income for the portion of the period for which an investment was included in Control or Affiliate categories, respectively. For investments transferred between Control and Affiliate categories during the period, any income or investment balances related to the time period it was in the category other than the one shown at period end is included in "Amounts from investments transferred from other 1940 Act classifications during the period."
- (3) Gross additions include increases in the cost basis of investments resulting from new portfolio investments, follow-on investments and accrued PIK interest, and the exchange of one or more existing securities for one or more new securities. Gross additions also include net increases in unrealized appreciation or net decreases in net unrealized depreciation as well as the movement of an existing portfolio company into this category and out of a different category.
- (4) Gross reductions include decreases in the cost basis of investments resulting from principal repayments or sales and the exchange of one or more existing securities for one or more new securities. Gross reductions also include net increases in net unrealized depreciation or net decreases in unrealized appreciation as well as the movement of an existing portfolio company out of this category and into a different category.

Item 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The information in this section contains forward-looking statements that involve risks and uncertainties. Please see "Risk Factors" and "Cautionary Statement Concerning Forward-Looking Statements" in our Annual Report on Form 10-K for the year ended December 31, 2016, filed with the Securities and Exchange Commission (the "SEC") on February 24, 2017, for a discussion of the uncertainties, risks and assumptions associated with these statements. You should read the following discussion in conjunction with the consolidated financial statements and related notes and other financial information included in the Annual Report on Form 10-K for the year ended December 31, 2016.

ORGANIZATION

Main Street Capital Corporation ("MSCC") is a principal investment firm primarily focused on providing customized debt and equity financing to lower middle market ("LMM") companies and debt capital to middle market ("Middle Market") companies. The portfolio investments of MSCC and its consolidated subsidiaries are typically made to support management buyouts, recapitalizations, growth financings, refinancings and acquisitions of companies that operate in a variety of industry sectors. MSCC seeks to partner with entrepreneurs, business owners and management teams and generally provides "one stop" financing alternatives within its LMM portfolio. MSCC and its consolidated subsidiaries invest primarily in secured debt investments, equity investments, warrants and other securities of LMM companies based in the United States and in secured debt investments of Middle Market companies generally headquartered in the United States.

MSCC was formed in March 2007 to operate as an internally managed business development company ("BDC") under the Investment Company Act of 1940, as amended (the "1940 Act"). MSCC wholly owns several investment funds, including Main Street Mezzanine Fund, LP ("MSMF"), Main Street Capital II, LP ("MSC II") and Main Street Capital III, LP ("MSC III" and, collectively with MSMF and MSC II, the "Funds"), and each of their general partners. The Funds are each licensed as a Small Business Investment Company ("SBIC") by the United States Small Business Administration ("SBA"). Because MSCC is internally managed, all of the executive officers and other employees are employed by MSCC. Therefore, MSCC does not pay any external investment advisory fees, but instead directly incurs the operating costs associated with employing investment and portfolio management professionals.

MSC Adviser I, LLC (the "External Investment Manager") was formed in November 2013 as a wholly owned subsidiary of MSCC to provide investment management and other services to parties other than MSCC and its subsidiaries or their portfolio companies ("External Parties") and receives fee income for such services. MSCC has been granted no-action relief by the Securities and Exchange Commission ("SEC") to allow the External Investment Manager to register as a registered investment adviser under the Investment Advisers Act of 1940, as amended. Since the External Investment Manager conducts all of its investment management activities for External Parties, it is accounted for as a portfolio investment of MSCC and is not included as a consolidated subsidiary of MSCC in MSCC's consolidated financial statements.

MSCC has elected to be treated for U.S. federal income tax purposes as a regulated investment company ("RIC") under Subchapter M of the Internal Revenue Code of 1986, as amended (the "Code"). As a result, MSCC generally will not pay corporate-level U.S. federal income taxes on any net ordinary taxable income or capital gains that it distributes to its stockholders.

MSCC has certain direct and indirect wholly owned subsidiaries that have elected to be taxable entities (the "Taxable Subsidiaries"). The primary purpose of the Taxable Subsidiaries is to permit MSCC to hold equity investments in portfolio companies which are "pass-through" entities for tax purposes. The External Investment Manager is also a direct wholly owned subsidiary that has elected to

be a taxable entity. The Taxable Subsidiaries and the External Investment Manager are each taxed at their normal corporate tax rates based on their taxable income.

Unless otherwise noted or the context otherwise indicates, the terms "we," "us," "our," the "Company" and "Main Street" refer to MSCC and its consolidated subsidiaries, which include the Funds and the Taxable Subsidiaries.

OVERVIEW

Our principal investment objective is to maximize our portfolio's total return by generating current income from our debt investments and capital appreciation from our equity and equity-related investments, including warrants, convertible securities and other rights to acquire equity securities in a portfolio company. Our LMM companies generally have annual revenues between \$10 million and \$150 million, and our LMM portfolio investments generally range in size from \$5 million to \$50 million. Our Middle Market investments are made in businesses that are generally larger in size than our LMM portfolio companies, with annual revenues typically between \$150 million and \$1.5 billion, and our Middle Market investments generally range in size from \$3 million to \$15 million. Our private loan ("Private Loan") portfolio investments are primarily debt securities in privately held companies which have been originated through strategic relationships with other investment funds on a collaborative basis. Private Loan investments are typically similar in size, structure, terms and conditions to investments we hold in our LMM portfolio and Middle Market portfolio.

We seek to fill the financing gap for LMM businesses, which, historically, have had more limited access to financing from commercial banks and other traditional sources. The underserved nature of the LMM creates the opportunity for us to meet the financing needs of LMM companies while also negotiating favorable transaction terms and equity participations. Our ability to invest across a company's capital structure, from secured loans to equity securities, allows us to offer portfolio companies a comprehensive suite of financing options, or a "one stop" financing solution. Providing customized, "one stop" financing solutions is important to LMM portfolio companies. We generally seek to partner directly with entrepreneurs, management teams and business owners in making our investments. Our LMM portfolio debt investments are generally secured by a first lien on the assets of the portfolio company and typically have a term of between five and seven years from the original investment date.

Our Middle Market portfolio investments primarily consist of direct investments in or secondary purchases of interest-bearing debt securities in privately held companies that are generally larger in size than the companies included in our LMM portfolio. Our Middle Market portfolio debt investments are generally secured by either a first or second priority lien on the assets of the portfolio company and typically have an expected duration of between three and seven years from the original investment date.

Our Private Loan portfolio investments are primarily debt securities in privately held companies which have been originated through strategic relationships with other investment funds on a collaborative basis, and are often referred to in the debt markets as "club deals." Private Loan investments are typically similar in size, structure, terms and conditions to investments we hold in our LMM portfolio and Middle Market portfolio. Our Private Loan portfolio debt investments are generally secured by either a first or second priority lien on the assets of the portfolio company and typically have a term of between three and seven years from the original investment date.

Our other portfolio ("Other Portfolio") investments primarily consist of investments which are not consistent with the typical profiles for our LMM, Middle Market or Private Loan portfolio investments, including investments which may be managed by third parties. In our Other Portfolio, we may incur indirect fees and expenses in connection with investments managed by third parties, such as investments in other investment companies or private funds.

Our external asset management business is conducted through the External Investment Manager. The External Investment Manager earns management fees based on the assets of the funds under management and may earn incentive fees, or a carried interest, based on the performance of the funds managed. We have entered into an agreement with the External Investment Manager to share employees in connection with its asset management business generally, and specifically for its relationship with HMS Income Fund, Inc. ("HMS Income"). Through this agreement, we share employees with the External Investment Manager, including their related infrastructure, business relationships, management expertise and capital raising capabilities.

The following tables provide a summary of our investments in the LMM, Middle Market and Private Loan portfolios as of June 30, 2017 and December 31, 2016 (this information excludes the Other Portfolio investments and the External Investment Manager which are discussed further below):

	As of June 30, 2017					
		LMM(a)]	Middle Market lars in mill	_	ivate Loan
Number of portfolio companies		75		68		49
Fair value	\$	932.1	\$	624.1	\$	379.8
Cost	\$	815.0	\$	646.3	\$	399.6
% of portfolio at cost—debt		68.3%		96.7%		93.3%
% of portfolio at cost—equity		31.7%		3.3%		6.7%
% of debt investments at cost secured by first priority lien		95.9%		90.2%		90.1%
Weighted-average annual effective yield(b)		12.0%		8.8%		9.5%
Average EBITDA(c)	\$	4.8	\$	92.9	\$	22.3

- (a) At June 30, 2017, we had equity ownership in approximately 99% of our LMM portfolio companies, and the average fully diluted equity ownership in those portfolio companies was approximately 37%.
- (b) The weighted-average annual effective yields were computed using the effective interest rates for all debt investments at cost as of June 30, 2017, including amortization of deferred debt origination fees and accretion of original issue discount but excluding fees payable upon repayment of the debt instruments and any debt investments on non-accrual status. Weighted-average annual effective yield is higher than what an investor in shares of our common stock will realize on its investment because it does not reflect our expenses or any sales load paid by an investor.
- (c) The average EBITDA is calculated using a simple average for the LMM portfolio and a weighted-average for the Middle Market and Private Loan portfolios. These calculations exclude certain portfolio companies, including five LMM portfolio companies, two Middle Market portfolio companies and three Private Loan portfolio companies, as EBITDA is

not a meaningful valuation metric for our investments in these portfolio companies, and those portfolio companies whose primary purpose is to own real estate.

	As of December 31, 2016						
	LMM(a)			Middle Market		Private Loan	
Number of portfolio companies		73	(dol	lars in mill 78	ions)	46	
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Fair value	\$	892.6	\$	630.6	\$	342.9	
Cost	\$	760.3	\$	646.8	\$	357.7	
% of portfolio at cost—debt		69.1%		97.2%		93.5%	
% of portfolio at cost—equity		30.9%		2.8%		6.5%	
% of debt investments at cost secured by first priority lien		92.1%		89.1%		89.0%	
Weighted-average annual effective yield(b)		12.5%		8.5%		9.6%	
Average EBITDA(c)	\$	5.9	\$	98.6	\$	22.7	

- (a) At December 31, 2016, we had equity ownership in approximately 99% of our LMM portfolio companies, and the average fully diluted equity ownership in those portfolio companies was approximately 36%.
- (b) The weighted-average annual effective yields were computed using the effective interest rates for all debt investments at cost as of December 31, 2016, including amortization of deferred debt origination fees and accretion of original issue discount but excluding fees payable upon repayment of the debt instruments and any debt investments on non-accrual status. Weighted-average annual effective yield is higher than what an investor in shares of our common stock will realize on its investment because it does not reflect our expenses or any sales load paid by an investor.
- (c) The average EBITDA is calculated using a simple average for the LMM portfolio and a weighted-average for the Middle Market and Private Loan portfolios. These calculations exclude certain portfolio companies, including five LMM portfolio companies, one Middle Market portfolio company and three Private Loan portfolio companies, as EBITDA is not a meaningful valuation metric for our investments in these portfolio companies.

As of June 30, 2017, we had Other Portfolio investments in ten companies, collectively totaling approximately \$103.9 million in fair value and approximately \$111.3 million in cost basis and which comprised approximately 5.0% of our Investment Portfolio (as defined in "—Critical Accounting Policies—Basis of Presentation" below) at fair value. As of December 31, 2016, we had Other Portfolio investments in ten companies, collectively totaling approximately \$100.3 million in fair value and approximately \$107.1 million in cost basis and which comprised approximately 5.0% of our Investment Portfolio at fair value.

As previously discussed, the External Investment Manager is a wholly owned subsidiary that is treated as a portfolio investment. As of June 30, 2017, there was no cost basis in this investment and the investment had a fair value of approximately \$37.1 million, which comprised approximately 1.8% of our Investment Portfolio at fair value. As of December 31, 2016, there was no cost basis in this investment and the investment had a fair value of approximately \$30.6 million, which comprised approximately 1.5% of our Investment Portfolio at fair value.

Our portfolio investments are generally made through MSCC and the Funds. MSCC and the Funds share the same investment strategies and criteria, although they are subject to different regulatory regimes. An investor's return in MSCC will depend, in part, on the Funds' investment returns as they are wholly owned subsidiaries of MSCC.

The level of new portfolio investment activity will fluctuate from period to period based upon our view of the current economic fundamentals, our ability to identify new investment opportunities that meet our investment criteria, and our ability to consummate the identified opportunities. The level of new investment activity, and associated interest and fee income, will directly impact future investment income. In addition, the level of dividends paid by portfolio companies and the portion of our portfolio debt investments on non-accrual status will directly impact future investment income. While we intend to grow our portfolio and our investment income over the long term, our growth and our operating results may be more limited during depressed economic periods. However, we intend to appropriately manage our cost structure and liquidity position based on applicable economic conditions and our investment outlook. The level of realized gains or losses and unrealized appreciation or depreciation on our investments will also fluctuate depending upon portfolio activity, economic conditions and the performance of our individual portfolio companies. The changes in realized gains and losses and unrealized appreciation or depreciation could have a material impact on our operating results.

Because we are internally managed, we do not pay any external investment advisory fees, but instead directly incur the operating costs associated with employing investment and portfolio management professionals. We believe that our internally managed structure provides us with a beneficial operating expense structure when compared to other publicly traded and privately held investment firms which are externally managed, and our internally managed structure allows us the opportunity to leverage our non-interest operating expenses as we grow our Investment Portfolio. For the three months ended June 30, 2017, the ratio of our total operating expenses, excluding interest expense and the effect of certain non-recurring professional fees and other expenses as discussed further below in "Discussion and analysis of results of operations—Comparison of the three months ended June 30, 2017 and June 30, 2016", as a percentage of our quarterly average total assets was 1.6% on an annualized basis, compared to 1.4% on an annualized basis for the three months ended June 30, 2016. For the six months ended June 30, 2017, the ratio of our total operating expenses, excluding interest expense and these non-recurring expenses, as a percentage of our quarterly average total assets was 1.5% on an annualized basis, compared to 1.4% on an annualized basis for the six months ended June 30, 2016, and 1.5% for the year ended December 31, 2016. Including the effect of these non-recurring expenses, the ratio for the three and six months ended June 30, 2017 would have been 1.7% and 1.6%, respectively, on an annualized basis.

During May 2012, we entered into an investment sub-advisory agreement with HMS Adviser, LP ("HMS Adviser"), which is the investment advisor to HMS Income, a non-listed BDC, to provide certain investment advisory services to HMS Adviser. In December 2013, after obtaining required no-action relief from the SEC to allow us to own a registered investment advisor, we assigned the sub-advisory agreement to the External Investment Manager since the fees received from such arrangement could otherwise have negative consequences on our ability to meet the source-of-income requirement necessary for us to maintain our RIC tax treatment. Under the investment sub-advisory agreement, the External Investment Manager is entitled to 50% of the base management fee and the incentive fees earned by HMS Adviser under its advisory agreement with HMS Income. Based upon several fee waiver agreements with HMS Income and HMS Adviser, the External Investment Manager did not begin accruing the base management fee and incentive fees, if any, until January 1, 2014. The External Investment Manager has conditionally agreed to waive a limited amount of the incentive fees otherwise earned. During the three months ended June 30, 2017 and 2016, the External Investment Manager earned \$2.7 million and \$2.3 million, respectively, of management fees (net of fees waived, if any) under the sub-advisory agreement with HMS Adviser. During the six months ended June 30, 2017 and 2016, the External Investment Manager earned \$5.3 million and \$4.6 million, respectively, of management fees (net of fees waived, if any) under the sub-advisory agreement with HMS Adviser.

During April 2014, we received an exemptive order from the SEC permitting co-investments by us and HMS Income in certain negotiated transactions where co-investing would otherwise be prohibited

under the 1940 Act. We have made, and in the future intend to continue to make, such co-investments with HMS Income in accordance with the conditions of the order. The order requires, among other things, that we and the External Investment Manager consider whether each such investment opportunity is appropriate for HMS Income and, if it is appropriate, to propose an allocation of the investment opportunity between us and HMS Income. Because the External Investment Manager may receive performance-based fee compensation from HMS Income, this may provide it an incentive to allocate opportunities to HMS Income instead of us. However, both we and the External Investment Manager have policies and procedures in place to manage this conflict.

CRITICAL ACCOUNTING POLICIES

Basis of Presentation

Our consolidated financial statements are prepared in accordance with generally accepted accounting principles in the United States of America ("U.S. GAAP"). For each of the periods presented herein, our consolidated financial statements include the accounts of MSCC and its consolidated subsidiaries. The Investment Portfolio, as used herein, refers to all of our investments in LMM portfolio companies, investments in Middle Market portfolio companies, Private Loan portfolio investments, Other Portfolio investments, and the investment in the External Investment Manager. Our results of operations for the three and six months ended June 30, 2017 and 2016, cash flows for the six months ended June 30, 2017 and 2016, and financial position as of June 30, 2017 and December 31, 2016, are presented on a consolidated basis. The effects of all intercompany transactions between us and our consolidated subsidiaries have been eliminated in consolidation.

Our accompanying unaudited consolidated financial statements are presented in conformity with U.S. GAAP for interim financial information and pursuant to the requirements for reporting on Form 10-Q and Article 10 of Regulation S-X. Accordingly, certain disclosures accompanying annual financial statements prepared in accordance with U.S. GAAP are omitted. In the opinion of management, the unaudited consolidated financial results included herein contain all adjustments, consisting solely of normal recurring accruals, considered necessary for the fair presentation of financial statements for the interim periods included herein. The results of operations for the three and six months ended June 30, 2017 and 2016 are not necessarily indicative of the operating results to be expected for the full year. Also, the unaudited financial statements and notes should be read in conjunction with the audited financial statements and notes thereto for the year ended December 31, 2016. Financial statements prepared on a U.S. GAAP basis require management to make estimates and assumptions that affect the amounts and disclosures reported in the financial statements and accompanying notes. Such estimates and assumptions could change in the future as more information becomes known, which could impact the amounts reported and disclosed herein.

We are an investment company following the accounting and reporting guidance in Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 946, Financial Services—Investment Company ("ASC 946"). Under regulations pursuant to Article 6 of Regulation S-X applicable to BDCs and ASC 946, we are precluded from consolidating other entities in which we have equity investments, including those in which we have a controlling interest, unless the other entity is another investment company. An exception to this general principle in ASC 946 occurs if we hold a controlling interest in an operating company that provides all or substantially all of its services directly to us or to any of our portfolio companies. Accordingly, as noted above, our consolidated financial statements include the financial position and operating results for the Funds and the Taxable Subsidiaries. We have determined that all of our portfolio investments do not qualify for this exception, including the investment in the External Investment Manager. Therefore, our Investment Portfolio is carried on the consolidated balance sheet at fair value with any adjustments to fair value recognized as "Net Change in Unrealized Appreciation (Depreciation)" on the consolidated statements of operations

until the investment is realized, usually upon exit, resulting in any gain or loss being recognized as a "Net Realized Gain (Loss)."

Investment Portfolio Valuation

The most significant determination inherent in the preparation of our consolidated financial statements is the valuation of our Investment Portfolio and the related amounts of unrealized appreciation and depreciation. As of both June 30, 2017 and December 31, 2016, our Investment Portfolio valued at fair value represented approximately 96% of our total assets. We are required to report our investments at fair value. We follow the provisions of Financial Accounting Standards Board ("FASB") ASC 820, *Fair Value Measurements and Disclosures* ("ASC 820"). ASC 820 defines fair value, establishes a framework for measuring fair value, establishes a fair value hierarchy based on the quality of inputs used to measure fair value, and enhances disclosure requirements for fair value measurements. ASC 820 requires us to assume that the portfolio investment is to be sold in the principal market to independent market participants, which may be a hypothetical market. Market participants are defined as buyers and sellers in the principal market that are independent, knowledgeable and willing and able to transact. See "Note B.1.—Valuation of the Investment Portfolio" in the notes to consolidated financial statements for a detailed discussion of our investment portfolio valuation process and procedures.

Due to the inherent uncertainty in the valuation process, our determination of fair value for our Investment Portfolio may differ materially from the values that would have been determined had a ready market for the securities existed. In addition, changes in the market environment, portfolio company performance and other events that may occur over the lives of the investments may cause the gains or losses ultimately realized on these investments to be materially different than the valuations currently assigned. We determine the fair value of each individual investment and record changes in fair value as unrealized appreciation or depreciation.

Our Board of Directors has the final responsibility for overseeing, reviewing and approving, in good faith, our determination of the fair value for our Investment Portfolio and our valuation procedures, consistent with 1940 Act requirements. We believe our Investment Portfolio as of June 30, 2017 and December 31, 2016 approximates fair value as of those dates based on the markets in which we operate and other conditions in existence on those reporting dates.

Revenue Recognition

Interest and Dividend Income

We record interest and dividend income on the accrual basis to the extent amounts are expected to be collected. Dividend income is recorded as dividends are declared by the portfolio company or at the point an obligation exists for the portfolio company to make a distribution. In accordance with our valuation policies, we evaluate accrued interest and dividend income periodically for collectability. When a loan or debt security becomes 90 days or more past due, and if we otherwise do not expect the debtor to be able to service all of its debt or other obligations, we will generally place the loan or debt security on non-accrual status and cease recognizing interest income on that loan or debt security until the borrower has demonstrated the ability and intent to pay contractual amounts due. If a loan or debt security's status significantly improves regarding the debtor's ability to service the debt or other obligations, or if a loan or debt security is sold or written off, we remove it from non-accrual status.

Fee Income

We may periodically provide services, including structuring and advisory services, to our portfolio companies or other third parties. For services that are separately identifiable and evidence exists to substantiate fair value, fee income is recognized as earned, which is generally when the investment or

other applicable transaction closes. Fees received in connection with debt financing transactions for services that do not meet these criteria are treated as debt origination fees and are deferred and accreted into income over the life of the financing.

Payment-in-Kind ("PIK") Interest and Cumulative Dividends

We hold certain debt and preferred equity instruments in our Investment Portfolio that contain PIK interest and cumulative dividend provisions. The PIK interest, computed at the contractual rate specified in each debt agreement, is periodically added to the principal balance of the debt and is recorded as interest income. Thus, the actual collection of this interest may be deferred until the time of debt principal repayment. Cumulative dividends are recorded as dividend income, and any dividends in arrears are added to the balance of the preferred equity investment. The actual collection of these dividends in arrears may be deferred until such time as the preferred equity is redeemed or sold. To maintain RIC tax treatment (as discussed below), these non-cash sources of income may need to be paid out to stockholders in the form of distributions, even though we may not have collected the PIK interest and cumulative dividends in cash. We stop accruing PIK interest and cumulative dividends and write off any accrued and uncollected interest and dividends in arrears when we determine that such PIK interest and dividends in arrears are no longer collectible. For the three months ended June 30, 2017 and 2016, (i) approximately 3.0% and 4.1%, respectively, of our total investment income was attributable to cumulative dividend income not paid currently in cash. For the six months ended June 30, 2017 and 2016, (i) approximately 3.2% and 3.6%, respectively, of our total investment income was attributable to PIK interest income not paid currently in cash and (ii) approximately 1.8% and 0.8%, respectively, of our total investment income was attributable to PIK interest income not paid currently in cash and (ii) approximately 1.8% and 0.8%, respectively, of our total investment income was attributable to cumulative dividend income not paid currently in cash.

Share-Based Compensation

We account for our share-based compensation plans using the fair value method, as prescribed by ASC 718, *Compensation—Stock Compensation*. Accordingly, for restricted stock awards, we measure the grant date fair value based upon the market price of our common stock on the date of the grant and amortize the fair value of the awards as share-based compensation expense over the requisite service period, which is generally the vesting term.

Income Taxes

MSCC has elected to be treated for U.S. federal income tax purposes as a RIC. MSCC's taxable income includes the taxable income generated by MSCC and certain of its subsidiaries, including the Funds, which are treated as disregarded entities for tax purposes. As a RIC, MSCC generally will not pay corporate-level U.S. federal income taxes on any net ordinary taxable income or capital gains that MSCC distributes to its stockholders. MSCC must generally distribute at least 90% of its "investment company taxable income" (which is generally its net ordinary taxable income and realized net short-term capital gains in excess of realized net long-term capital losses) and 90% of its tax-exempt income to maintain its RIC status (pass-through tax treatment for amounts distributed). As part of maintaining RIC status, undistributed taxable income (subject to a 4% non-deductible U.S. federal excise tax) pertaining to a given fiscal year may be distributed up to 12 months subsequent to the end of that fiscal year, provided such dividends are declared on or prior to the later of (i) filing of the U.S. federal income tax return for the applicable fiscal year or (ii) the fifteenth day of the ninth month following the close of the year in which such taxable income was generated.

The Taxable Subsidiaries primarily hold certain portfolio investments for us. The Taxable Subsidiaries permit us to hold equity investments in portfolio companies which are "pass-through" entities for tax purposes and to continue to comply with the "source-income" requirements contained

in the RIC tax provisions of the Code. The Taxable Subsidiaries are consolidated with us for U.S. GAAP financial reporting purposes, and the portfolio investments held by the Taxable Subsidiaries are included in our consolidated financial statements as portfolio investments and recorded at fair value. The Taxable Subsidiaries are not consolidated with MSCC for income tax purposes and may generate income tax expense, or benefit, and tax assets and liabilities, as a result of their ownership of certain portfolio investments. The taxable income, or loss, of the Taxable Subsidiaries may differ from their book income, or loss, due to temporary book and tax timing differences and permanent differences. This income tax expense, or benefit, if any, and the related tax assets and liabilities, are reflected in our consolidated financial statements.

The Taxable Subsidiaries use the liability method in accounting for income taxes. Deferred tax assets and liabilities are recorded for temporary differences between the tax basis of assets and liabilities and their reported amounts in the consolidated financial statements, using statutory tax rates in effect for the year in which the temporary differences are expected to reverse. A valuation allowance is provided, if necessary, against deferred tax assets when it is more likely than not that some portion or all of the deferred tax asset will not be realized.

Taxable income generally differs from net income for financial reporting purposes due to temporary and permanent differences in the recognition of income and expenses. Taxable income generally excludes net unrealized appreciation or depreciation, as investment gains or losses are not included in taxable income until they are realized.

INVESTMENT PORTFOLIO COMPOSITION

Our LMM portfolio investments primarily consist of secured debt, equity warrants and direct equity investments in privately held, LMM companies based in the United States. Our LMM portfolio companies generally have annual revenues between \$10 million and \$150 million, and our LMM investments generally range in size from \$5 million to \$50 million. The LMM debt investments are typically secured by either a first or second priority lien on the assets of the portfolio company, generally bear interest at fixed rates, and generally have a term of between five and seven years from the original investment date. In most LMM portfolio companies, we receive nominally priced equity warrants and/or make direct equity investments in connection with a debt investment.

Our Middle Market portfolio investments primarily consist of direct investments in or secondary purchases of interest-bearing debt securities in privately held companies based in the United States that are generally larger in size than the companies included in our LMM portfolio. Our Middle Market portfolio companies generally have annual revenues between \$150 million and \$1.5 billion, and our Middle Market investments generally range in size from \$3 million to \$15 million. Our Middle Market portfolio debt investments are generally secured by either a first or second priority lien on the assets of the portfolio company and typically have a term of between three and seven years from the original investment date.

Our Private Loan portfolio investments are primarily debt securities in privately held companies which have been originated through strategic relationships with other investment funds on a collaborative basis, and are often referred to in the debt markets as "club deals." Private Loan investments are typically similar in size, structure, terms and conditions to investments we hold in our LMM portfolio and Middle Market portfolio. Our Private Loan portfolio debt investments are generally secured by either a first or second priority lien on the assets of the portfolio company and typically have a term of between three and seven years from the original investment date.

Our Other Portfolio investments primarily consist of investments which are not consistent with the typical profiles for LMM, Middle Market and Private Loan portfolio investments, including investments which may be managed by third parties. In the Other Portfolio, we may incur indirect fees and expenses in connection with investments managed by third parties, such as investments in other investment companies or private funds.

Our external asset management business is conducted through the External Investment Manager. The External Investment Manager earns management fees based on the assets of the funds under management and may earn incentive fees, or a carried interest, based on the performance of the funds managed. We have entered into an agreement with the External Investment Manager to share employees in connection with its asset management business generally, and specifically for its relationship with HMS Income. Through this agreement, we share employees with the External Investment Manager, including their related infrastructure, business relationships, management expertise and capital raising capabilities. In the first quarter of 2014, we began allocating costs to the External Investment Manager pursuant to the sharing agreement. Our total expenses for the three months ended June 30, 2017 and 2016 are net of expenses allocated to the External Investment Manager of \$1.6 million and \$1.4 million, respectively. Our total expenses for the six months ended June 30, 2017 and 2016 are net of expenses allocated to the External Investment Manager earns management fees based on the assets of the funds under management and may earn incentive fees, or a carried interest, based on the performance of the funds managed. The total contribution of the External Investment Manager to our net investment income consists of the combination of the expenses allocated to the External Investment Manager and dividend income from the External Investment Manager. For the three months ended June 30, 2017 and 2016, the total contribution to our net investment income was \$2.4 million and \$2.0 million, respectively. For the six months ended June 30, 2017 and 2016, the total contribution to our net investment income was \$4.6 million and \$3.8 million, respectively.

The following tables summarize the composition of our total combined LMM portfolio investments, Middle Market portfolio investments and Private Loan portfolio investments at cost and fair value by type of investment as a percentage of the total combined LMM portfolio investments, Middle Market portfolio investments and Private Loan portfolio investments as of June 30, 2017 and December 31, 2016 (this information excludes the Other Portfolio investments and the External Investment Manager).

Cost:	June 30, 2017	December 31, 2016
First lien debt	77.0%	76.1%
Equity	15.6%	14.5%
Second lien debt	5.9%	7.7%
Equity warrants	0.9%	1.1%
Other	0.6%	0.6%
	100.0%	100.0%

	June 30,	December 31,
Fair Value:	2017	2016
First lien debt	70.2%	68.7%
Equity	22.9%	22.6%
Second lien debt	5.6%	7.2%
Equity warrants	0.7%	0.9%
Other	0.6%	0.6%
	100.0%	100.0%

Our LMM portfolio investments, Middle Market portfolio investments and Private Loan portfolio investments carry a number of risks including: (1) investing in companies which may have limited operating histories and financial resources; (2) holding investments that generally are not publicly traded and which may be subject to legal and other restrictions on resale; and (3) other risks common to investing in below investment grade debt and equity investments in our Investment Portfolio. Please

see "Risk Factors—Risks Related to Our Investments" contained in our Form 10-K for the fiscal year ended December 31, 2016 and "Risk Factors" below for a more complete discussion of the risks involved with investing in our Investment Portfolio.

PORTFOLIO ASSET QUALITY

We utilize an internally developed investment rating system to rate the performance of each LMM portfolio company and to monitor our expected level of returns on each of our LMM investments in relation to our expectations for the portfolio company. The investment rating system takes into consideration various factors, including each investment's expected level of returns, the collectability of our debt investments and the ability to receive a return of the invested capital in our equity investments, comparisons to competitors and other industry participants, the portfolio company's future outlook and other factors that are deemed to be significant to the portfolio company.

- Investment Rating 1 represents a LMM portfolio company that is performing in a manner which significantly exceeds
 expectations.
- Investment Rating 2 represents a LMM portfolio company that, in general, is performing above expectations.
- Investment Rating 3 represents a LMM portfolio company that is generally performing in accordance with expectations.
- Investment Rating 4 represents a LMM portfolio company that is underperforming expectations. Investments with such a rating require increased monitoring and scrutiny by us.
- Investment Rating 5 represents a LMM portfolio company that is significantly underperforming. Investments with such a
 rating require heightened levels of monitoring and scrutiny by us and involve the recognition of significant unrealized
 depreciation on such investment.

All new LMM portfolio investments receive an initial Investment Rating of 3.

The following table shows the distribution of our LMM portfolio investments on the 1 to 5 investment rating scale at fair value as of June 30, 2017 and December 31, 2016:

	 As of June	30, 2017	As of December 31, 2016					
Investment Rating	vestments at Fair Value	Percentage of Total Portfolio		vestments at Fair Value	Percentage of Total Portfolio			
	 	(dollars in	thou	sands)				
1	\$ 244,920	26.3%	\$	253,420	28.4%			
2	205,710	22.0%		258,085	28.9%			
3	389,454	41.8%		294,807	33.0%			
4	79,028	8.5%		75,433	8.5%			
5	12,962	1.4%		10,847	1.2%			
Total	\$ 932,074	100.0%	\$	892,592	100.0%			

Based upon our investment rating system, the weighted-average rating of our LMM portfolio was approximately 2.4 and 2.3 as of June 30, 2017 and December 31, 2016, respectively.

As of June 30, 2017, our total Investment Portfolio had five investments on non-accrual status, which comprised approximately 0.2% of its fair value and 2.6% of its cost. As of December 31, 2016, our total Investment Portfolio had four investments on non-accrual status, which comprised approximately 0.6% of its fair value and 3.0% of its cost.

The operating results of our portfolio companies are impacted by changes in the broader fundamentals of the United States economy. In the event that the United States economy contracts, it

is likely that the financial results of small to mid-sized companies, like those in which we invest, could experience deterioration or limited growth from current levels, which could ultimately lead to difficulty in meeting their debt service requirements, to an increase in defaults on our debt investments and to difficulty in maintaining historical dividend payment rates and unrealized appreciation on our equity investments. Consequently, we can provide no assurance that the performance of certain portfolio companies will not be negatively impacted by economic cycles or other conditions, which could also have a negative impact on our future results.

DISCUSSION AND ANALYSIS OF RESULTS OF OPERATIONS

Comparison of the three months ended June 30, 2017 and June 30, 2016

	Three Mon	ths Ended			
	June	2 30,	Net Change		
	2017	2016	Amount	%	
		(dollars in the	ousands)		
Total investment income	\$ 50,271	\$ 42,902	\$ 7,369	17%	
Total expenses	(17,578)	(15,254)	(2,324)	15%	
Net investment income	32,693	27,648	5,045	18%	
Net realized gain from investments	10,981	15,457	(4,476)		
Net change in net unrealized appreciation (depreciation) from:					
Portfolio investments	1,365	(10,585)	11,950		
SBIC debentures and marketable securities and idle funds	(36)	164	(200)		
Total net change in net unrealized appreciation (depreciation)	1,329	(10,421)	11,750		
Income tax provision	(2,174)	(1,773)	(401)		
Net increase in net assets resulting from operations	\$ 42,829	\$ 30,911	\$ 11,918	39%	

	Three Months Ended June 30.				Net Change			
	2017		2016	A	mount	%		
	(dollars in thousands, except per share amounts)							
Net investment income	\$ 32,693	\$	27,648	\$	5,045	18%		
Share-based compensation expense	2,798		2,251		547	24%		
Distributable net investment income(a)	\$ 35,491	\$	29,899	\$	5,592	19%		
Net investment income per share—								
Basic and diluted	\$ 0.58	\$	0.54	\$	0.04	7%		
Distributable net investment income per share—	 							
Basic and diluted(a)	\$ 0.63	\$	0.58	\$	0.05	9%		

⁽a) Distributable net investment income is net investment income as determined in accordance with U.S. GAAP, excluding the impact of share-based compensation expense which is non-cash in nature. We believe presenting distributable net investment income and related per share amounts is useful and appropriate supplemental disclosure of information for analyzing our financial performance since share-based compensation does not require settlement in cash. However, distributable net investment income is a non-U.S. GAAP measure and should not be considered as a replacement to net investment income and other earnings measures presented in accordance with U.S. GAAP. Instead, distributable net investment income should be reviewed only in connection with such U.S. GAAP measures in analyzing our financial performance. A reconciliation of net investment income in accordance with U.S. GAAP to distributable net investment income is presented in the table above.

Investment Income

For the three months ended June 30, 2017, total investment income was \$50.3 million, a 17% increase over the \$42.9 million of total investment income for the corresponding period of 2016. This comparable period increase was principally attributable to (i) a \$5.6 million increase in interest income primarily related to higher average levels of portfolio debt investments and increased activities involving existing Investment Portfolio debt investments, (ii) a \$1.4 million increase in fee income, and (iii) a \$0.4 million increase in dividend income from Investment Portfolio equity investments. The \$7.4 million increase in total investment income in the three months ended June 30, 2017 includes an increase of \$2.5 million related to higher accelerated prepayment, repricing and other activity for certain Middle Market and Private Loan Investment Portfolio debt investments when compared to the same period in 2016.

Expenses

For the three months ended June 30, 2017, total expenses increased to \$17.6 million from \$15.3 million for the corresponding period of 2016. This comparable period increase in operating expenses was principally attributable to (i) a \$0.9 million increase in general and administrative expenses, including approximately \$0.3 million related to non-recurring professional fees and other expenses incurred on certain potential new portfolio investment opportunities which were terminated during the due diligence and legal documentation processes, (ii) a \$0.6 million increase in compensation expense related to increases in the number of personnel, base compensation levels and incentive compensation accruals, (iii) a \$0.5 million increase in share-based compensation expense and (iv) a \$0.5 million increase in interest expense, primarily due to the higher average interest rate and balance outstanding on our Credit Facility in the three months ended June 30, 2017, with these increases partially offset by a \$0.3 million increase in the expenses allocated to the External Investment Manager, in each case when compared to the same period in the prior year. For the three months ended June 30, 2017, the ratio of our total operating expenses, excluding interest expense and the effect of the non-recurring professional fees and other expenses discussed above, as a percentage of our quarterly average total assets was 1.6% on an annualized basis, compared to 1.4% on an annualized basis for the three months ended June 30, 2016 and 1.5% for the year ended December 31, 2016. Including the effect of the non-recurring expenses, the ratio for the three months ended June 30, 2017 was 1.7% on an annualized basis.

Net Investment Income

Net investment income for the three months ended June 30, 2017 was \$32.7 million, or an 18% increase, compared to net investment income of \$27.6 million for the corresponding period of 2016. The increase in net investment income was principally attributable to the increase in total investment income, partially offset by higher operating expenses as discussed above.

Distributable Net Investment Income

For the three months ended June 30, 2017, distributable net investment income increased 19% to \$35.5 million, or \$0.63 per share, compared with \$29.9 million, or \$0.58 per share, in the corresponding period of 2016. The increase in distributable net investment income was primarily due to the higher level of total investment income, partially offset by higher operating expenses both as discussed above. Distributable net investment income on a per share basis for the three months ended June 30, 2017 reflects (i) an increase of approximately \$0.04 per share from the comparable period in 2016 attributable to the net increase in the comparable levels of accelerated prepayment, repricing and other activity for certain Investment Portfolio debt investments and (ii) a greater number of average shares outstanding compared to the corresponding period in 2016 primarily due to shares issued through the ATM Program (as defined in "—Liquidity and Capital Resources—Capital Resources" below), shares

issued pursuant to our equity incentive plans and shares issued pursuant to our dividend reinvestment plan.

Net Increase in Net Assets Resulting from Operations

The net increase in net assets resulting from operations during the three months ended June 30, 2017 was \$42.8 million, or \$0.76 per share, compared with \$30.9 million, or \$0.60 per share, during the three months ended June 30, 2016. This \$11.9 million increase from the same period in the prior year was primarily the result of (i) an \$11.9 million improvement in net change in unrealized appreciation (depreciation) from portfolio investments, including the impact of accounting reversals relating to realized gains/income (losses), from net unrealized depreciation of \$10.6 million for the three months ended June 30, 2016 to net unrealized appreciation of \$1.3 million for the three months ended June 30, 2017 and (ii) a \$5.0 million increase in net investment income as discussed above, with these increases partially offset by (i) a \$4.5 million decrease in the net realized gain from investments to a total net realized gain of \$11.0 million for the three months ended June 30, 2017 and (ii) a \$0.4 million increase in the income tax provision. The net realized gain from investments of \$11.0 million for the three months ended June 30, 2017 was primarily the result of (i) realized gains of \$6.8 million due to activity in our Other Portfolio, (ii) the realized gain of \$2.4 million on the exit of a LMM investment, (iii) the realized gain of \$1.4 million on the partial exit of a LMM investment and (iv) realized gains of \$0.6 million due to activity in our Middle Market portfolio.

The following table provides a summary of the total net unrealized appreciation of \$1.3 million for the three months ended June 30, 2017:

	Three Months Ended June 30, 2017								
	LMN	I(a)	Middle Ma		Private Lo	_	Other(b)	_	Total
				(dolla	ars in million	s)			
Accounting reversals of net unrealized									
appreciation recognized in prior periods									
due to net realized gains/income (losses)									
recognized during the current period	\$	(3.0)	\$	(0.5)	\$ (0.7)	\$ (6.4)	\$	(10.6)
Net unrealized appreciation (depreciation)									
relating to portfolio investments		5.0		(1.7)		0.4	8.2		11.9
Total net change in unrealized appreciation									
(depreciation) relating to portfolio									
investments	\$	2.0	\$	(2.2)	\$ (0.3)	\$ 1.8	\$	1.3
Unrealized depreciation relating to SBIC									
debentures(c)									_
Total net change in unrealized appreciation								\$	1.3
								_	

- (a) LMM includes unrealized appreciation on 20 LMM portfolio investments and unrealized depreciation on 17 LMM portfolio investments.
- (b) Other includes \$4.6 million of net unrealized appreciation relating to the Other Portfolio and \$3.6 million of unrealized appreciation relating to the External Investment Manager.
- (c) Relates to unrealized depreciation on the SBIC debentures held by MSC II which are accounted for on a fair value basis.

The income tax provision for the three months ended June 30, 2017 of \$2.2 million principally consisted of a deferred tax provision of \$1.7 million, which is primarily the result of the net activity relating to our portfolio investments held in our Taxable Subsidiaries, including changes in net

operating loss carryforwards, changes in net unrealized appreciation/depreciation and other temporary book-tax differences, and other current tax expense of \$0.4 million related to (i) a \$0.2 million accrual for excise tax on our estimated undistributed taxable income and (ii) other current tax expense of \$0.2 million related to accruals for U.S. federal and state income taxes.

Comparison of the six months ended June 30, 2017 and June 30, 2016

	Six Months Ended						
		June	30,		Net Change		
		2017		2016	_	Amount	%
			(d	ollars in the	ousa	ands)	
Total investment income	\$	98,160	\$	84,909	\$	13,251	16%
Total expenses		(34,300)		(30,096)		(4,204)	14%
Net investment income		63,860		54,813		9,047	17%
Net realized gain from investments		38,549		29,060		9,489	
Net realized loss from SBIC debentures		(5,217)		_		(5,217)	
Net change in net unrealized appreciation (depreciation) from:							
Portfolio investments		(20,726)		(38,114)		17,388	
SBIC debentures and marketable securities and idle funds		5,629		1,475		4,154	
Total net change in net unrealized depreciation		(15,097)		(36,639)		21,542	
Income tax benefit (provision)		(7,812)		490		(8,302)	
Net increase in net assets resulting from operations	\$	74,283	\$	47,724	\$	26,559	56%

		Six M Ended				Net Change			
		2017		2016	Amount		%		
	_	(dollars in thousands, except per share amounts)							
Net investment income	\$	63,860	\$	54,813	\$	9,047	17%		
Share-based compensation expense		5,067		3,840		1,227	32%		
Distributable net investment income(a)	\$	68,927	\$	58,653	\$	10,274	18%		
Net investment income per share—		,							
Basic and diluted	\$	1.15	\$	1.07	\$	0.08	7%		
Distributable net investment income per share—	_								
Basic and diluted(a)	\$	1.24	\$	1.15	\$	0.09	8%		

⁽a) Distributable net investment income is net investment income as determined in accordance with U.S. GAAP, excluding the impact of share-based compensation expense which is non-cash in nature. We believe presenting distributable net investment income and related per share amounts is useful and appropriate supplemental disclosure of information for analyzing our financial performance since share-based compensation does not require settlement in cash. However, distributable net investment income is a non-U.S. GAAP measure and should not be considered as a replacement to net investment income and other earnings measures presented in accordance with U.S. GAAP. Instead, distributable net investment income should be reviewed only in connection with such U.S. GAAP measures in analyzing our financial performance. A reconciliation of net investment income in accordance with U.S. GAAP to distributable net investment income is presented in the table above.

Investment Income

For the six months ended June 30, 2017, total investment income was \$98.2 million, a 16% increase over the \$84.9 million of total investment income for the corresponding period of 2016. This comparable period increase was principally attributable to (i) an \$11.9 million increase in interest income primarily related to higher average levels of portfolio debt investments and increased activities involving existing Investment Portfolio debt investments and (ii) a \$1.7 million increase in fee income, partially offset by a \$0.3 million decrease in dividend income from Investment Portfolio equity investments. The \$13.3 million increase in total investment income in the six months ended June 30, 2017 includes an increase of \$5.2 million related to higher accelerated prepayment, repricing and other activity for certain Investment Portfolio debt investments when compared to the same period in 2016.

Expenses

For the six months ended June 30, 2017, total expenses increased to \$34.3 million from \$30.1 million for the corresponding period of 2016. This comparable period increase in operating expenses was principally attributable to (i) a \$1.4 million increase in general and administrative expenses, including approximately \$0.6 million related to non-recurring professional fees and other expenses incurred on certain potential new portfolio investment opportunities which were terminated during the due diligence and legal documentation processes, (ii) a \$1.2 million increase in share-based compensation expense, (iii) a \$1.2 million increase in compensation expense related to increases in the number of personnel, base compensation levels and incentive compensation accruals and (iv) a \$1.0 million increase in interest expense, primarily due to the higher average interest rate and balance outstanding on our Credit Facility in the six months ended June 30, 2017, with these increases partially offset by a \$0.6 million increase in the expenses allocated to the External Investment Manager, in each case when compared to the same period in the prior year. For the six months ended June 30, 2017, the ratio of our total operating expenses, excluding interest expense and the non-recurring professional fees and other expenses discussed above, as a percentage of our quarterly average total assets was 1.5% on an annualized basis, compared to 1.4% on an annualized basis for the six months ended June 30, 2016, and 1.5% for the year ended December 31, 2016. Including the effect of the non-recurring expenses, the ratio for the six months ended June 30, 2017 was 1.6% on an annualized basis.

Net Investment Income

Net investment income for the six months ended June 30, 2017 was \$63.9 million, or a 17% increase, compared to net investment income of \$54.8 million for the corresponding period of 2016. The increase in net investment income was principally attributable to the increase in total investment income, partially offset by higher operating expenses as discussed above.

Distributable Net Investment Income

For the six months ended June 30, 2017, distributable net investment income increased 18% to \$68.9 million, or \$1.24 per share, compared with \$58.7 million, or \$1.15 per share, in the corresponding period of 2016. The increase in distributable net investment income was primarily due to the higher level of total investment income, partially offset by higher operating expenses both as discussed above. Distributable net investment income on a per share basis for the six months ended June 30, 2017 reflects (i) an increase of approximately \$0.09 per share from the comparable period in 2016 attributable to the net increase in the comparable levels of accelerated prepayment, repricing and other activity for certain Investment Portfolio debt investments and (ii) a greater number of average shares outstanding compared to the corresponding period in 2016 primarily due to shares issued through the ATM Program, shares issued pursuant to our equity incentive plans and shares issued pursuant to our dividend reinvestment plan.

Net Increase in Net Assets Resulting from Operations

The net increase in net assets resulting from operations during the six months ended June 30, 2017 was \$74.3 million, or \$1.33 per share, compared with \$47.7 million, or \$0.94 per share, during the six months ended June 30, 2016. This \$26.6 million increase from the same period in the prior year was primarily the result of (i) a \$21.5 million improvement in net change in unrealized appreciation (depreciation) from portfolio investments and SBIC debentures, including the impact of accounting reversals relating to realized gains/income (losses), from net unrealized depreciation of \$36.6 million for the six months ended June 30, 2016 to net unrealized depreciation of \$15.1 million for the six months ended June 30, 2017, (ii) a \$9.5 million increase in the net realized gain from investments to a total net realized gain from investments of \$38.5 million for the six months ended June 30, 2017 and (iii) a \$9.0 million increase in net investment income as discussed above, with these increases partially offset by (i) an \$8.3 million increase in the income tax provision from an income tax benefit of \$0.5 million for the six months ended June 30, 2016 to an income tax provision of \$7.8 million for the six months ended June 30, 2017 and (ii) a \$5.2 million realized loss on the repayment of SBIC debentures outstanding at MSC II which had previously been accounted for on the fair value method of accounting. The net realized gain from investments of \$38.5 million for the six months ended June 30, 2017 was primarily the result of (i) the net realized gain of \$24.7 million on the exit of three LMM investments, (ii) realized gains of \$9.3 million due to activity in our Other Portfolio, (iii) the realized gain of \$2.6 million on the exit of one Private Loan investment, (iv) the realized gain of \$1.4 million on the partial exit of one LMM investment and (v) realized gains of \$0.9 million due to activity in our Middle Market portfolio. The realized loss of \$5.2 million on the repayment of SBIC debentures is related to the previously recognized bargain purchase gain resulting from recording the MSC II debentures at fair value on the date of the acquisition of MSC II in 2010. The effect of the realized loss is offset by the reversal of all previously recognized unrealized depreciation on these SBIC debentures due to fair value adjustments since the date of the acquisition.

The following table provides a summary of the total net unrealized depreciation of \$15.1 million for the six months ended June 30, 2017:

	Six Months Ended June 30, 2017								
	L	MM (a)	Middle Ma	rket	Private l	Loan	Other (b)		Total
				(dolla	ars in milli	ons)			
Accounting reversals of net unrealized									
appreciation recognized in prior periods									
due to net realized gains/income (losses)									
recognized during the current period	\$	(23.0)	\$	(2.3)	\$	(2.1)	\$ (7.6)	\$	(35.0)
Net change in unrealized appreciation									
(depreciation) relating to portfolio									
investments		7.3		(3.6)		(3.0)	13.5		14.2
Total net change in unrealized appreciation									
(depreciation) relating to portfolio									
investments	\$	(15.7)	\$	(5.9)	\$	(5.1)	\$ 5.9	\$	(20.8)
Unrealized appreciation relating to SBIC									
debentures (c)									5.7
Total net change in unrealized depreciation								\$	(15.1)
•								_	

⁽a) LMM includes unrealized appreciation on 26 LMM portfolio investments and unrealized depreciation on 22 LMM portfolio investments.

- (b) Other includes \$7.0 million of net unrealized appreciation relating to the Other Portfolio and \$6.5 million of unrealized appreciation relating to the External Investment Manager.
- (c) Relates to unrealized appreciation on the SBIC debentures held by MSC II which are accounted for on a fair value basis and includes \$6.0 million of accounting reversals resulting from the reversal of previously recognized unrealized depreciation recorded since the date of acquisition of MSC II on the debentures repaid due to fair value adjustments since such date, partially offset by \$0.3 million of current period unrealized depreciation on the remaining SBIC debentures.

The income tax provision for the six months ended June 30, 2017 of \$7.8 million principally consisted of a deferred tax provision of \$6.1 million, which is primarily the result of the net activity relating to our portfolio investments held in our Taxable Subsidiaries, including changes in net operating loss carryforwards, changes in net unrealized appreciation/depreciation and other temporary book-tax differences, and other current tax expense of \$1.7 million related to (i) a \$1.1 million accrual for excise tax on our estimated undistributed taxable income and (ii) other current tax expense of \$0.6 million related to accruals for U.S. federal and state income taxes.

Liquidity and Capital Resources

Cash Flows

For the six months ended June 30, 2017, we experienced a net decrease in cash and cash equivalents in the amount of approximately \$2.7 million, which is the result of approximately \$15.7 million of cash provided by our operating activities and approximately \$18.3 million of cash used by financing activities.

During the period, we generated \$15.7 million of cash from our operating activities, which resulted primarily from (i) cash flows we generated from the operating profits earned through our operating activities totaling \$56.2 million, which is our \$68.9 million of distributable net investment income, excluding the non-cash effects of the accretion of unearned income of \$9.1 million, payment-in-kind interest income of \$3.1 million, cumulative dividends of \$1.8 million and the amortization expense for deferred financing costs of \$1.3 million, (ii) cash uses totaling \$476.5 million consisting of (a) \$471.5 million for the funding of new portfolio company investments and settlement of accruals for portfolio investments existing as of December 31, 2016, (b) \$5.0 million related to decreases in payables and accruals and (iii) cash proceeds totaling \$436.0 million from (a) \$434.4 in cash proceeds from the sales and repayments of debt investments and sales of and return on capital of equity investments and (b)\$1.6 million related to decreases in other assets.

During the six months ended June 30, 2017, \$18.3 million in cash was used in financing activities, which principally consisted of (i) \$72.5 million in cash dividends paid to stockholders, (ii) \$40.0 million in net repayments on the Credit Facility, (iii) \$25.2 million in repayment of SBIC debentures, (iv) \$4.3 million for purchases of vested restricted stock from employees to satisfy their tax withholding requirements upon the vesting of such restricted stock and (v) \$1.1 million for payment of deferred issuance costs, SBIC debenture fees and other costs, partially offset by (i) \$78.4 million in net cash proceeds from the ATM Program (described below) and (ii) \$46.4 million in cash proceeds from issuance of SBIC debentures.

Capital Resources

As of June 30, 2017, we had \$21.8 million in cash and cash equivalents and \$252.0 million of unused capacity under the Credit Facility, which we maintain to support our investment and operating activities. As of June 30, 2017, our net asset value totaled \$1,282.7 million, or \$22.62 per share.

The Credit Facility, which provides additional liquidity to support our investment and operational activities, provides for commitments of \$555.0 million from a diversified group of fourteen lenders and

matures in September 2021. The Credit Facility also contains an accordion feature which allows us to increase the total commitments under the facility to up to \$750.0 million from new and existing lenders on the same terms and conditions as the existing commitments.

Borrowings under the Credit Facility bear interest, subject to our election, on a per annum basis at a rate equal to the applicable LIBOR rate (1.22% as of June 30, 2017) plus (i) 1.875% (or the applicable base rate (Prime Rate of 4.25% as of June 30, 2017) plus 0.875%) as long as we maintain an investment grade rating and meet certain agreed upon excess collateral and maximum leverage requirements, (ii) 2.0% (or the applicable base rate plus 1.0%) if we maintain an investment grade rating but do not meet certain excess collateral and maximum leverage requirements or (iii) 2.25% (or the applicable base rate plus 1.25%) if we do not maintain an investment grade rating. We pay unused commitment fees of 0.25% per annum on the unused lender commitments under the Credit Facility. The Credit Facility is secured by a first lien on the assets of MSCC and its subsidiaries, excluding the equity ownership or assets of the Funds and the External Investment Manager. The Credit Facility contains certain affirmative and negative covenants, including but not limited to: (i) maintaining a minimum availability of at least 10% of the borrowing base, (ii) maintaining an interest coverage ratio of at least 2.0 to 1.0, (iii) maintaining an asset coverage ratio of at least 1.5 to 1.0 and (iv) maintaining a minimum tangible net worth. The Credit Facility is provided on a revolving basis through its final maturity date in September 2021, and contains two, one-year extension options which could extend the final maturity by up to two years, subject to certain conditions, including lender approval. As of June 30, 2017, we had \$303.0 million in borrowings outstanding under the Credit Facility, the interest rate on the Credit Facility was 2.9% and we were in compliance with all financial covenants of the Credit Facility.

Due to each of the Funds' status as a licensed SBIC, we have the ability to issue, through the Funds, debentures guaranteed by the SBA at favorable interest rates and favorable terms and conditions up to a maximum amount of \$350.0 million through our three existing SBIC licenses. During the six months ended June 30, 2017, we issued \$46.4 million of SBIC debentures and opportunistically prepaid \$25.2 million of our existing SBIC debentures as part of an effort to manage the maturity dates of our oldest SBIC debentures, leaving \$88.8 million of remaining capacity under our SBIC licenses. Debentures guaranteed by the SBA have fixed interest rates that equal prevailing 10-year Treasury Note rates plus a market spread and have a maturity of ten years with interest payable semiannually. The principal amount of the debentures is not required to be paid before maturity, but may be pre-paid at any time with no prepayment penalty. Main Street expects to issue new SBIC debentures under the SBIC program in the future in an amount up to the regulatory maximum amount of \$350.0 million for affiliated SBIC funds. On June 30, 2017, through our three wholly owned SBICs, we had \$261.2 million of outstanding SBIC debentures guaranteed by the SBA, which bear a weighted-average annual fixed interest rate of approximately 3.7%, paid semiannually, and mature ten years from issuance. The first maturity related to our SBIC debentures occurs in 2019, and the weighted-average remaining duration is approximately 5.8 years as of June 30, 2017.

In April 2013, we issued \$92.0 million, including the underwriters' full exercise of their over-allotment option, in aggregate principal amount of the 6.125% Notes (the "6.125% Notes"). The 6.125% Notes are unsecured obligations and rank pari passu with our current and future unsecured indebtedness; senior to any of our future indebtedness that expressly provides it is subordinated to the 6.125% Notes; effectively subordinated to all of our existing and future secured indebtedness, to the extent of the value of the assets securing such indebtedness, including borrowings under our Credit Facility; and structurally subordinated to all existing and future indebtedness and other obligations of any of our subsidiaries, including without limitation, the indebtedness of the Funds. The 6.125% Notes mature on April 1, 2023, and may be redeemed in whole or in part at any time or from time to time at our option on or after April 1, 2018. We may from time to time repurchase 6.125% Notes in

accordance with the 1940 Act and the rules promulgated thereunder. As of June 30, 2017, the outstanding balance of the 6.125% Notes was \$90.7 million.

The indenture governing the 6.125% Notes (the "6.125% Notes Indenture") contains certain covenants, including covenants requiring our compliance with (regardless of whether we are subject to) the asset coverage requirements set forth in Section 18(a)(1)(A) as modified by Section 61(a)(1) of the 1940 Act, as well as covenants requiring us to provide financial information to the holders of the 6.125% Notes and the Trustee if we cease to be subject to the reporting requirements of the Securities Exchange Act of 1934. These covenants are subject to limitations and exceptions that are described in the 6.125% Notes Indenture.

In November 2014, we issued \$175.0 million in aggregate principal amount of the 4.50% Notes (the "4.50% Notes") at an issue price of 99.53%. The 4.50% Notes are unsecured obligations and rank pari passu with our current and future unsecured indebtedness; senior to any of our future indebtedness that expressly provides it is subordinated to the 4.50% Notes; effectively subordinated to all of our existing and future secured indebtedness, to the extent of the value of the assets securing such indebtedness, including borrowings under our Credit Facility; and structurally subordinated to all existing and future indebtedness and other obligations of any of our subsidiaries, including without limitation, the indebtedness of the Funds. The 4.50% Notes mature on December 1, 2019, and may be redeemed in whole or in part at any time at our option subject to certain make-whole provisions. The 4.50% Notes bear interest at a rate of 4.50% per year payable semiannually on June 1 and December 1 of each year, beginning June 1, 2015. We may from time to time repurchase 4.50% Notes in accordance with the 1940 Act and the rules promulgated thereunder. As of June 30, 2017, the outstanding balance of the 4.50% Notes was \$175.0 million.

The indenture governing the 4.50% Notes (the "4.50% Notes Indenture") contains certain covenants, including covenants requiring our compliance with (regardless of whether we are subject to) the asset coverage requirements set forth in Section 18(a)(1)(A) as modified by Section 61(a)(1) of the 1940 Act, as well as covenants requiring us to provide financial information to the holders of the 4.50% Notes and the Trustee if we cease to be subject to the reporting requirements of the Securities Exchange Act of 1934. These covenants are subject to limitations and exceptions that are described in the 4.50% Notes Indenture.

During November 2015, we commenced a program with certain selling agents through which we can sell shares of our common stock by means of at-the-market offerings from time to time (the "ATM Program"). During the six months ended June 30, 2017, we sold 2,104,424 shares of our common stock at a weighted-average price of \$37.72 per share and raised \$79.4 million of gross proceeds under the ATM Program. Net proceeds were \$78.4 million after commissions to the selling agents on shares sold and offering costs. As of June 30, 2017, sales transactions representing 25,837 shares had not settled and are not included in shares issued and outstanding on the face of the consolidated balance sheet, but are included in the weighted-average shares outstanding in the consolidated statement of operations and in the shares used to calculate net asset value per share. As of June 30, 2017, there were 3,751,904 shares were available for sale under the ATM Program.

During the year ended December 31, 2016, we sold 3,324,646 shares of our common stock at a weighted-average price of \$34.17 per share and raised \$113.6 million of gross proceeds under the ATM Program. Net proceeds were \$112.0 million after commissions to the selling agents on shares sold and offering costs. As of December 31, 2016, sales transactions representing 42,413 shares had not settled and were not included in shares issued and outstanding on the face of the consolidated balance sheet, but were included in the weighted-average shares outstanding in the consolidated statements of operations and in the shares used to calculate net asset value per share.

We anticipate that we will continue to fund our investment activities through existing cash and cash equivalents, cash flows generated through our ongoing operating activities, utilization of available

borrowings under our Credit Facility and a combination of future issuances of debt and equity capital. Our primary uses of funds will be investments in portfolio companies, operating expenses and cash distributions to holders of our common stock.

We periodically invest excess cash balances into "Marketable securities and idle funds investments". The primary investment objective of Marketable securities and idle funds investments is to generate incremental cash returns on excess cash balances prior to utilizing those funds for investment in our LMM, Middle Market and Private Loan portfolio investments. Marketable securities and idle funds investments generally consist of debt investments, independently rated debt investments, certificates of deposit with financial institutions, diversified bond funds and publicly traded debt and equity investments. The composition of Marketable securities and idle funds investments will vary in a given period based upon, among other things, changes in market conditions, the underlying fundamentals in our Marketable securities and idle funds investments, our outlook regarding future LMM, Middle Market and Private Loan portfolio investment needs, and any regulatory requirements applicable to us.

If our common stock trades below our net asset value per share, we will generally not be able to issue additional common stock at the market price unless our stockholders approve such a sale and our Board of Directors makes certain determinations. We did not seek stockholder authorization to sell shares of our common stock below the then current net asset value per share of our common stock at our 2017 annual meeting of stockholders because our common stock price per share had been trading significantly above the current net asset value per share of our common stock since 2011. We would therefore need future approval from our stockholders to issue shares below the then current net asset value per share.

In order to satisfy the Code requirements applicable to a RIC, we intend to distribute to our stockholders, after consideration and application of our ability under the Code to carry forward certain excess undistributed taxable income from one tax year into the next tax year, substantially all of our taxable income. In addition, as a BDC, we generally are required to meet a coverage ratio of total assets to total senior securities, which include borrowings and any preferred stock we may issue in the future, of at least 200%. This requirement limits the amount that we may borrow. In January 2008, we received an exemptive order from the SEC to exclude SBA-guaranteed debt securities issued by MSMF and any other wholly owned subsidiaries of ours which operate as SBICs from the asset coverage requirements of the 1940 Act as applicable to us, which, in turn, enables us to fund more investments with debt capital.

Although we have been able to secure access to additional liquidity, including through the Credit Facility, public debt issuances, leverage available through the SBIC program and equity offerings, there is no assurance that debt or equity capital will be available to us in the future on favorable terms, or at all.

Recently Issued or Adopted Accounting Standards

In May 2014, the FASB issued Accounting Standards Update ("ASU") 2014-09, Revenue from Contracts with Customers (Topic 606). ASU 2014-09 supersedes the revenue recognition requirements under ASC 605, Revenue Recognition, and most industry-specific guidance throughout the Industry Topics of the ASC. The core principle of the guidance is that 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 an entity expects to be entitled in exchange for those goods or services. Under the new guidance, an entity is required to perform the following five steps: (1) identify the contract(s) with a customer; (2) identify the performance obligations in the contract; (3) determine the transaction price; (4) allocate the transaction price to the performance obligations in the contract, and (5) recognize revenue when (or as) the entity satisfies a performance obligation. The new guidance will

significantly enhance comparability of revenue recognition practices across entities, industries, jurisdictions and capital markets. Additionally, the guidance requires improved disclosures as to the nature, amount, timing and uncertainty of revenue that is recognized. In March 2016, the FASB issued ASU 2016-08, *Revenue from Contracts with Customers (Topic 606): Principal versus Agent Considerations (Reporting Revenue Gross versus Net)*, which clarified the implementation guidance on principal versus agent considerations. In April 2016, the FASB issued ASU 2016-10, *Revenue from Contracts with Customers (Topic 606): Identifying Performance Obligations and Licensing*, which clarified the implementation guidance regarding performance obligations and licensing arrangements. In May 2016, the FASB issued ASU No. 2016-12, *Revenue from Contracts with Customers (Topic 606)—Narrow-Scope Improvements and Practical Expedients*, which clarified guidance on assessing collectability, presenting sales tax, measuring noncash consideration, and certain transition matters. In December 2016, the FASB issued ASU No. 2016-20, *Revenue from Contracts with Customers (Topic 606)—Technical Corrections and Improvements*, which provided disclosure relief, and clarified the scope and application of the new revenue standard and related cost guidance. The new guidance will be effective for the annual reporting period beginning after December 15, 2017, including interim periods within that reporting period. Early adoption would be permitted for annual reporting periods beginning after December 15, 2016. We expect to identify similar performance obligations under ASC 606 as compared with deliverables and separate units of account previously identified. As a result, we expect timing of our revenue recognition to remain the same.

In April 2015, the FASB issued ASU 2015-03, *Interest—Imputation of Interest (Subtopic 835-30): Simplifying the Presentation of Debt Issuance Costs*, which requires debt financing costs related to a recognized debt liability to be presented on the balance sheet as a direct deduction from the related debt liability, similar to the presentation of debt discounts. Additionally in August 2015, the FASB issued ASU 2015-15, *Interest—Imputation of Interest: Presentation and Subsequent Measurement of Debt Issuance Costs Associated with Line-of-Credit Arrangements*, which provides further clarification on the same topic and states that the SEC would not object to the deferral and presentation of debt issuance costs as an asset and subsequent amortization of the deferred costs over the term of the line-of-credit arrangement, regardless of whether there are any outstanding borrowings on the line-of-credit arrangement. The Company adopted the guidance for debt arrangements that are not line-of-credit arrangements for the three months ended June 30, 2017. Comparative financial statements of prior interim and annual periods have been adjusted to apply the new method retrospectively. As a result of the adoption, the Company reclassified \$7.9 million of deferred financing costs assets to a direct deduction from the related debt liability on the consolidated balance sheet as of December 31, 2016. The adoption of this guidance had no impact on net assets, the consolidated statements of operations or the consolidated statements of cash flows.

In May 2015, the FASB issued ASU 2015-07, Fair Value Measurements—Disclosures for Certain Entities that Calculate Net Asset Value per Share. This amendment updates guidance intended to eliminate the diversity in practice surrounding how investments measured at net asset value under the practical expedient with future redemption dates have been categorized in the fair value hierarchy. Under the updated guidance, investments for which fair value is measured at net asset value per share using the practical expedient should no longer be categorized in the fair value hierarchy, while investments for which fair value is measured at net asset value per share but the practical expedient is not applied should continue to be categorized in the fair value hierarchy. The updated guidance requires retrospective adoption for all periods presented and is effective for interim and annual reporting periods beginning after December 15, 2015, with early adoption permitted. The Company adopted this standard during the three months ended March 31, 2016. There was no impact of the adoption of this new accounting standard on our consolidated financial statements as none of our investments are measured through the use of the practical expedient.

In February 2016, the FASB issued ASU 2016-02, Leases, which requires lessees to recognize on the balance sheet a right-of-use asset, representing its right to use the underlying asset for the lease term, and a lease liability for all leases with terms greater than 12 months. The guidance also requires qualitative and quantitative disclosures designed to assess the amount, timing, and uncertainty of cash flows arising from leases. The standard requires the use of a modified retrospective transition approach, which includes a number of optional practical expedients that entities may elect to apply. The new guidance is effective for annual periods beginning after December 15, 2018, and interim periods therein. Early application is permitted. While we continue to assess the effect of adoption, we currently believe the most significant change relates to the recognition of a new right-of-use asset and lease liability on our consolidated balance sheet for our office space operating lease. We currently have one operating lease for office space and do not expect a significant change in our leasing activity between now and adoption. See further discussion of our operating lease obligation in "Note M—Commitments and Contingences" in the notes to the consolidated financial statements.

In March 2016, the FASB issued ASU 2016-09, Compensation—Stock Compensation: Improvements to Employee Share-Based Payment Accounting, which is intended to simplify several aspects of the accounting for share-based payment transactions, including the income tax consequences, classification of awards as either equity or liabilities, and classification on the statement of cash flows. The guidance is effective for annual periods beginning after December 15, 2016, and interim periods therein. Early application is permitted. The Company elected to early adopt this standard during the three months ended March 31, 2016. See further discussion of the impact of the adoption of this standard in "Note B.8.—Summary of Significant Accounting Policies—Share-based Compensation" in the notes to consolidated financial statements.

In August 2016, the FASB issued ASU 2016-15, *Statement of Cash Flows (Topic 230)*, which is intended to reduce the existing diversity in practice in how certain cash receipts and cash payments are presented and classified in the statement of cash flows. The guidance is effective for annual periods beginning after December 15, 2017, and interim periods therein. Early application is permitted. The impact of the adoption of this new accounting standard on our consolidated financial statements is not expected to be material.

From time to time, new accounting pronouncements are issued by the FASB or other standards setting bodies that are adopted by us as of the specified effective date. We believe that the impact of recently issued standards and any that are not yet effective will not have a material impact on our consolidated financial statements upon adoption.

Inflation

Inflation has not had a significant effect on our results of operations in any of the reporting periods presented herein. However, our portfolio companies have experienced, and may in the future experience, the impacts of inflation on their operating results, including periodic escalations in their costs for labor, raw materials and third-party services and required energy consumption.

Off-Balance Sheet Arrangements

We may be a party to financial instruments with off-balance sheet risk in the normal course of business to meet the financial needs of our portfolio companies. These instruments include commitments to extend credit and fund equity capital and involve, to varying degrees, elements of liquidity and credit risk in excess of the amount recognized in the balance sheet. At June 30, 2017, we had a total of \$126.8 million in outstanding commitments comprised of (i) 33 investments with commitments to fund revolving loans that had not been fully drawn or term loans with additional commitments not yet funded and (ii) nine investments with equity capital commitments that had not been fully called.

Contractual Obligations

As of June 30, 2017, the future fixed commitments for cash payments in connection with our SBIC debentures, the 4.50% Notes, the 6.125% Notes and rent obligations under our office lease for each of the next five years and thereafter are as follows:

	2017	2018	2019	2020	2021	Thereafter	Total
SBIC debentures	\$ —	\$ —	\$ 20,000	\$ 55,000	\$ 40,000	\$ 146,200	\$ 261,200
Interest due on SBIC							
debentures	5,330	9,967	9,967	8,774	6,223	18,452	58,713
Notes 6.125%	_	_	_	_	_	90,655	90,655
Interest due on 6.125%							
Notes	2,776	5,553	5,553	5,553	5,553	6,939	31,927
4.50% Notes	_	_	175,000	_	_	_	175,000
Interest due on 4.50%							
Notes	3,938	7,875	7,875	_	_	_	19,688
Operating Lease							
Obligation(1)	_	373	749	763	777	5,031	7,693
Total	\$ 12,044	\$ 23,768	\$ 219,144	\$ 70,090	\$ 52,553	\$ 267,277	\$ 644,876

⁽¹⁾ Operating Lease Obligation means a rent payment obligation under a lease classified as an operating lease and disclosed pursuant to FASB ASC 840, as may be modified or supplemented.

As of June 30, 2017, we had \$303.0 million in borrowings outstanding under our Credit Facility, and the Credit Facility is currently scheduled to mature in September 2021. The Credit Facility contains two, one-year extension options which could extend the maturity to September 2023, subject to lender approval. See further discussion of the Credit Facility terms in "—Liquidity and Capital Resources—Capital Resources."

Related Party Transactions

As discussed further above, the External Investment Manager is treated as a wholly owned portfolio company of MSCC and is included as part of our Investment Portfolio. At June 30, 2017, we had a receivable of approximately \$2.6 million due from the External Investment Manager which included approximately \$1.9 million primarily related to operating expenses incurred by us required to support the External Investment Manager's business and approximately \$0.7 million of dividends declared but not paid by the External Investment Manager.

In November 2015, our Board of Directors approved and adopted the Main Street Capital Corporation Deferred Compensation Plan (the "2015 Deferred Compensation Plan"). The 2015 Deferred Compensation Plan became effective on January 1, 2016 and replaced the Deferred Compensation Plan for Non-Employee Directors previously adopted by the Board of Directors in June 2013 (the "2013 Deferred Compensation Plan"). Under the 2015 Deferred Compensation Plan, non-employee directors and certain key employees may defer receipt of some or all of their cash compensation and directors' fees, subject to certain limitations. Individuals participating in the 2015 Deferred Compensation Plan receive distributions of their respective balances based on predetermined payout schedules or other events as defined by the plan and are also able to direct investments made on their behalf among investment alternatives permitted from time to time under the plan, including phantom Main Street stock units. As of June 30, 2017, \$3.6 million of compensation and directors' fees had been deferred under the 2015 Deferred Compensation Plan (including amounts previously deferred under the 2013 Deferred Compensation Plan). Of this amount, \$2.4 million was deferred into phantom Main Street stock units, representing 72,182 shares of our common stock. Including phantom stock units issued through dividend reinvestment, the phantom stock units outstanding as of June 30, 2017 represented 83,739 shares of our common stock. Any amounts deferred under the plan represented by phantom Main Street stock units will not be issued or included as outstanding on the consolidated statements of changes in net assets until such shares are actually distributed to the participant in

accordance with the plan, but are included in operating expenses and weighted-average shares outstanding in our consolidated statements of operations as earned.

Recent Developments

In July 2017, we fully exited our debt and equity investments in Compact Power Equipment, Inc. ("CPEC"), a light to medium duty equipment rental operation that owns and operates outdoor equipment rental locations. CPEC provides its customers a wide range of landscape and construction equipment available on both a long-term rental basis and an hourly rental basis. We realized a gain of approximately \$3.7 million on the exit of our equity investments in CPEC.

In July 2017, we made a new portfolio investment to facilitate the management-led buyout of Market Force Information, LLC ("Market Force"), a leading global provider of customer experience management software and services. We, along with a co-investor, partnered with Market Force's management team to facilitate the transaction, with us funding \$38.2 million in a combination of first-lien, senior secured term debt and a direct equity investment. In addition, we and our co-investor are providing Market Force an undrawn credit facility to support its growth initiatives and working capital needs. Headquartered in Louisville, Colorado, and founded in 2005, Market Force is a global provider of customer experience management software and services, which capture customer experience data through multiple channels and provide location-based measurement and analytics. Market Force integrates this data into a cloud-based platform where clients can view, track, and analyze data in real time.

In August 2017, we declared regular monthly dividends of \$0.190 per share for each month of October, November and December of 2017. These regular monthly dividends equal a total of \$0.570 per share for the fourth quarter of 2017 and represent a 2.7% increase from the regular monthly dividends declared for the fourth quarter of 2016. Including the regular monthly dividends declared for the third and fourth quarters of 2017, we will have paid \$21.115 per share in cumulative dividends since our October 2007 initial public offering.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

We are subject to financial market risks, including changes in interest rates. Changes in interest rates may affect both our cost of funding and our interest income from portfolio investments. Our risk management systems and procedures are designed to identify and analyze our risk, to set appropriate policies and limits and to continually monitor these risks. Our investment income will be affected by changes in various interest rates, including LIBOR and prime rates, to the extent that any debt investments include floating interest rates. The majority of our debt investments are made with either fixed interest rates or floating rates that are subject to contractual minimum interest rates for the term of the investment. As of June 30, 2017, approximately 67% of our debt investment portfolio (at cost) bore interest at floating rates, 96% of which were subject to contractual minimum interest rates. Our interest expense will be affected by changes in the published LIBOR rate in connection with our Credit Facility; however, the interest rates on our outstanding SBIC debentures, 4.50% Notes and 6.125% Notes, which comprise the majority of our outstanding debt, are fixed for the life of such debt. As of June 30, 2017, we had not entered into any interest rate hedging arrangements. The following table shows the approximate annualized increase or decrease in the components of net investment income

due to hypothetical base rate changes in interest rates, assuming no changes in our investments and borrowings as of June 30, 2017.

Basis Point Change	Increase (Decrease) in Interest Income	Increase (Decrease) in Interest Expense dollars in thous	Increase (Decrease) in Net Investment Income	Increase (Decrease) in Net Investment Income per Share
(25)	\$ (2,397) \$	758	\$ (1,639)	\$ (0.03)
25	2,581	(758)	1,824	0.03
50	5,189	(1,515)	3,674	0.06
100	10,409	(3,030)	7,379	0.13
150	15,690	(4,545)	11,145	0.20
200	20,971	(6,060)	14,911	0.26
300	31,532	(9,090)	22,442	0.40
400	42,093	(12,120)	29,973	0.53

The hypothetical results would also be impacted by the changes in the amount of debt outstanding under our Credit Facility (with an increase (decrease) in the debt outstanding under the Credit Facility resulting in an (increase) decrease in the hypothetical interest expense).

Item 4. Controls and Procedures

As of the end of the period covered by this report, we carried out an evaluation, under the supervision and with the participation of our management, including our Chairman and Chief Executive Officer, our President, our Chief Financial Officer, our Chief Compliance Officer and our Chief Accounting Officer, of the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rule 13a-15 of the Securities Exchange Act of 1934). Based on that evaluation, our Chairman and Chief Executive Officer, our President, our Chief Financial Officer, our Chief Compliance Officer and our Chief Accounting Officer have concluded that our current disclosure controls and procedures are effective in timely alerting them of material information relating to us that is required to be disclosed in the reports we file or submit under the Securities Exchange Act of 1934. There have been no changes in our internal control over financial reporting that occurred during the quarter ended June 30, 2017 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II—OTHER INFORMATION

Item 1. Legal Proceedings

We may, from time to time, be involved in litigation arising out of our operations in the normal course of business or otherwise. Furthermore, third parties may seek to impose liability on us in connection with the activities of our portfolio companies. While the outcome of any current legal proceedings cannot at this time be predicted with certainty, we do not expect any current matters will materially affect our financial condition or results of operations; however, there can be no assurance whether any pending legal proceedings will have a material adverse effect on our financial condition or results of operations in any future reporting period.

Item 1A. Risk Factors

There have been no material changes to the risk factors as previously disclosed in our Annual Report on Form 10-K for the year ended December 31, 2016 that we filed with the SEC on February 24, 2017, and as updated in our registration statement on Form N-2 filed on April 26, 2017.

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

During the three months ended June 30, 2017, we issued 67,132 shares of our common stock under our dividend reinvestment plan. These issuances were not subject to the registration requirements of the Securities Act of 1933, as amended. The aggregate value of the shares of common stock issued during the three months ended June 30, 2017 under the dividend reinvestment plan was approximately \$2.6 million.

During the three months ended June 30, 2017, we issued 11,464 shares of our common stock in exchange for additional equity securities in one of our existing portfolio companies. We issued these shares in reliance on exemptions from registration under Section 4(2) of the Securities Act of 1933, as amended. The value of the shares of common stock issued in connection with this transaction was approximately \$0.4 million.

Item 6. Exhibits

Listed below are the exhibits which are filed as part of this report (according to the number assigned to them in Item 601 of Regulation S-K):

Exhibit	
Number	Description of Exhibit
10.1	Supplement Agreement dated July 14, 2017.

- 10.2 Dividend Reinvestment and Direct Stock Purchase Plan (previously filed as Exhibit (e) to Main Street Capital Corporation's Post-Effective Amendment No. 12 to the Registration Statement on Form N-2 filed on July 18, 2017 (Reg. No. 333-183555)).
- 10.3 Form of Equity Distribution Agreement dated May 10, 2017 (previously filed as Exhibit (h)(3) to Main Street Capital Corporation's Post-Effective Amendment No. 11 to the Registration Statement on Form N-2 filed on May 10, 2017 (Reg. No. 333-183555)).
- 31.1 Certification of Chief Executive Officer Pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934.
- 31.2 Certification of Chief Financial Officer Pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934.
- 32.1 Certification of Chief Executive Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350).
- 32.2 Certification of Chief Financial Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350).

SIGNATURES

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

Main Street Capital Corporation

Date: August 4, 2017

/s/ VINCENT D. FOSTER

Vincent D. Foster Chairman and Chief Executive Officer (principal executive officer)

Date: August 4, 2017

/s/ BRENT D. SMITH

Brent D. Smith Chief Financial Officer and Treasurer (principal financial officer)

Date: August 4, 2017

/s/ SHANNON D. MARTIN

Shannon D. Martin
Vice President and Chief Accounting Officer
(principal accounting officer)

EXHIBIT INDEX

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32.2	Certification of Chief Financial Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350).
	150

SUPPLEMENT AGREEMENT

This SUPPLEMENT AGREEMENT (this "Agreement"), dated as of July 14, 2017 (the "Effective Date"), which is being executed and delivered pursuant to the Credit Agreement (defined below), is among Main Street Capital Corporation, a Maryland corporation (the "Borrower"), the guarantors party thereto (the "Guarantors"), the Lenders party hereto, Branch Banking and Trust Company, as administrative agent (the "Administrative Agent") and BOKF, NA DBA BANK OF TEXAS, as an increasing lender (the "Increasing Lender").

RECITALS

The Borrower, the Guarantors, the lenders party thereto and the Administrative Agent are parties to that certain Second Amended and Restated Credit Agreement, dated as of September 27, 2013 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"). Capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to such terms in the Credit Agreement.

Pursuant to Section 2.14 of the Credit Agreement, the Borrower has notified the Administrative Agent that the Borrower proposes to increase the aggregate Revolver Commitments under the Credit Agreement by \$5,000,000, from the current \$555,000,000 to \$560,000,000. The Increasing Lender has agreed to increase its Revolver Commitment by the amount of \$5,000,000 (the "Specified Commitment Increase"). Section 2.14(a) of the Credit Agreement requires that any such request for a Commitment Increase shall be in a minimum amount of \$10,000.000.

The parties to this Agreement are entering into this Agreement for purposes of consenting to and effecting the Specified Commitment Increase.

NOW, THEREFORE, in consideration of the Recitals and the mutual promises contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Increasing Lender, the Borrower, the Guarantors, the Required Lenders and the Administrative Agent, intending to be legally bound hereby, agree as follows:

SECTION 1. Recitals. The Recitals are incorporated herein by reference and shall be deemed to be a part of this Agreement.

SECTION 2. Increasing Lender; Consent.

- (a) The Increasing Lender hereby agrees, as of the Effective Date, to increase its Revolver Commitment by \$5,000,000, from \$20,000,000 to \$25,000,000. Schedule 2.01 to the Credit Agreement is, per Section 2.14 of the Credit Agreement, deemed amended in its entirety to read as set forth on *Exhibit A* attached to this Agreement. The amount of each Lender's total Revolver Commitment, as increased in the case of the Increasing Lender, is the amount set forth opposite the name of such Lender on Schedule 2.01. The Borrower shall deliver to the Increasing Lender a replacement Revolver Note in the amount of the Increasing Lender's Revolver Commitment (such replacement Revolver Note is hereinafter referred to as the "*Replacement Note*"), executed by the Borrower. All references contained in the Credit Agreement and the other Loan Documents to the "Revolver Notes" shall include the Replacement Note as supplemented, modified, amended, renewed or extended from time to time.
- (b) The Required Lenders hereby consent to the Specified Commitment Increase. The consent set forth in this Section 2(b) does not operate as a consent to departure from any provision of the Credit Agreement other than as set forth above with respect to the Specified Commitment Increase and does not operate to waive any Default or Event of Default. The consent set forth in this Section 2(b) shall not be deemed to establish a course of dealing between the parties or waive any Lender's or the Administrative Agent's right to withhold its consent to any similar requests in the future, nor shall the consent set forth in this Section 2(b) be deemed to limit, estop or otherwise restrict or prohibit any Lender or the Administrative Agent from

exercising any of its rights or remedies under the Credit Agreement or other Loan Documents, or under applicable laws or principles of equity with respect to the occurrence of any Default or Event of Default, all of which rights and remedies are specifically hereby reserved.

- SECTION 3. Obligations of Lenders. Each party hereto acknowledges and agrees that the Revolver Commitments of the Increasing Lender and the other Lenders under the Credit Agreement are several and not joint commitments and obligations of such Lenders.
- SECTION 4. *Conditions to Effectiveness*. Each party hereto agrees that this Agreement and the effectiveness of the Specified Commitment Increase as provided in this Agreement shall be subject to satisfaction by the Loan Parties of the following conditions and requirements:
 - (a) The Borrower shall have delivered to the Administrative Agent the following in form and substance satisfactory to the Administrative Agent:
 - (i) duly executed counterparts of this Agreement signed by the Increasing Lender, the Required Lenders, the Borrower, the Guarantors and the Administrative Agent;
 - (ii) a duly executed Replacement Note payable to the Increasing Lender;
 - (iii) a certificate of the Secretary or Assistant Secretary of the Borrower and each Guarantor, certifying to and attaching the resolutions adopted by the board of directors (or similar governing body) of such party approving or consenting to the Specified Commitment Increase;
 - (iv) all conditions precedent to the Specified Commitment Increase set forth in Section 2.14(a) of the Credit Agreement shall have been satisfied;
 - (v) a certificate of the Chief Financial Officer or another Responsible Officer of the Borrower, certifying that (x) as of the date hereof, all representations and warranties of the Borrower and the Guarantors contained in this Agreement, the Credit Agreement and the other Loan Documents are true and correct (except to the extent any such representation or warranty is expressly stated to have been made as of a specific date, in which case such representation or warranty is true and correct as of such date), (y) immediately after giving effect to the Specified Commitment Increase (including any Borrowings in connection therewith and the application of the proceeds thereof), the Borrower is in compliance with the covenants contained in Article V of the Credit Agreement, and (z) no Default or Event of Default has occurred and is continuing, both immediately before and after giving effect to the Specified Commitment Increase (including any Borrowings in connection therewith and the application of the proceeds thereof); and
 - (vi) such other documents or items that the Administrative Agent, the Increasing Lender or their respective counsel may request.
 - (b) The Borrower shall have paid in connection with the Specified Commitment Increase such fees in such amounts as are separately agreed between the Borrower and the Increasing Lender, and the Borrower and the Administrative Agent.
 - (c) The Borrower shall have paid to the Administrative Agent, upon application with appropriate documentation, all reasonable costs and expenses of the Administrative Agent, including reasonable fees, charges and disbursements of counsel for the Administrative Agent, incurred in connection with this Agreement and the transactions contemplated herein.

SECTION 5. Representations and Warranties. The Borrower and the Guarantors hereby represent and warrant to the Administrative Agent and to each of the Lenders as follows:

- (a) No Default or Event of Default under the Credit Agreement or any other Loan Document has occurred and is continuing on the date hereof, or shall result from the Specified Commitment Increase.
- (b) The Borrower and the Guarantors have the power and authority to enter into this Agreement and issue the Replacement Note and to do all acts and things as are required or contemplated hereunder or thereunder to be done, observed and performed by them.
- (c) Each of this Agreement and the Replacement Note has been duly authorized, validly executed and delivered by one or more authorized officers of the Borrower (in the case of this Agreement and the Replacement Note) and the Guarantors (in the case of this Agreement). Each of this Agreement and the Replacement Note constitutes the legal, valid and binding obligations of the Borrower and the Guarantors enforceable against them in accordance with their respective terms.
- (d) The execution and delivery of each of this Agreement and the Replacement Note and the performance by the Borrower and the Guarantors hereunder and thereunder do not and will not require the consent or approval of any regulatory authority or governmental authority or agency having jurisdiction over the Borrower, or any Guarantor, nor be in contravention of or in conflict with the articles of incorporation, bylaws or other organizational documents of the Borrower, or any Guarantor that is a corporation, the articles of organization or operating agreement of any Guarantor that is a limited liability company, or the provision of any statute, or any judgment, order or indenture, instrument, agreement or undertaking, to which any Borrower, or any Guarantor is party or by which the assets or properties of the Borrower and the Guarantors are or may become bound.
- SECTION 6. *Effect of Agreement*. On the Effective Date, this Agreement shall have the effects set forth in Section 2.14(e) of the Credit Agreement and the Increasing Lender and the Administrative Agent shall make such payments and adjustments among the Lenders as are contemplated thereby such that each Lender's Advances remain consistent with their pro rata percentage of the Revolver Commitments after giving effect to the Specified Commitment Increase.
- SECTION 7. No Other Amendment. Except for the supplements set forth in this Agreement, the text of the Credit Agreement shall remain unchanged and in full force and effect. On and after the Effective Date, all references to the Credit Agreement in each of the Loan Documents shall hereafter mean the Credit Agreement, as supplemented by this Agreement. This Agreement is not intended to effect, nor shall it be construed as, a novation. The Credit Agreement and this Agreement shall be construed together as a single agreement. This Agreement shall constitute a Loan Document under the terms of the Credit Agreement. Nothing herein contained shall waive, annul, vary or affect any provision, condition, covenant or agreement contained in the Credit Agreement, except as herein expressly agreed, nor affect or impair any rights, powers or remedies under the Credit Agreement as hereby supplemented. The Lenders and the Administrative Agent do hereby reserve all of their rights and remedies against all parties who may be or may hereafter become secondarily liable for the repayment of the Obligations. The Borrower and Guarantors promise and agree to perform all of the requirements, conditions, agreements and obligations under the terms of the Credit Agreement as hereby supplemented, such obligations under the Credit Agreement, as supplemented, the Collateral Documents and the other Loan Documents being hereby acknowledged, ratified and reaffirmed by the Borrower and Guarantors. The Borrower and Guarantors hereby expressly agree that the Credit Agreement, as supplemented, the Collateral Documents are in full force and effect and hereby expressly reaffirm all Liens granted by the Borrower and Guarantors under the Loan Documents.

SECTION 8. *Counterparts*. This Agreement may be executed in multiple counterparts, each of which shall be deemed to be an original and all of which, taken together, shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page of this Agreement by telecopy or electronic means (including pdf) shall be effective as delivery of a manually executed counterpart of this Agreement.

SECTION 9. Governing Law. This Agreement shall be construed in accordance with and governed by the laws of the State of North Carolina.

SECTION 10. Further Assurances. The Loan Parties agree to promptly take such action, upon the request of the Administrative Agent, as is necessary to carry out the intent of this Agreement.

SECTION 11. Consent by Guarantors. The Guarantors consent to the foregoing amendments. The Guarantors promise and agree to perform all of the requirements, conditions, agreements and obligations under the terms of the Credit Agreement, as hereby supplemented, the Collateral Documents and the other Loan Documents to which they are party, said Credit Agreement, as hereby supplemented, the Collateral Documents and such other Loan Documents being hereby acknowledged, ratified and reaffirmed. In furtherance and not in limitation of the foregoing, the Guarantors acknowledge and agree that the Guaranteed Obligations (as defined in the Credit Agreement) include, without limitation, the indebtedness, liabilities and obligations evidenced by the Replacement Note and the Advances made under the Credit Agreement as hereby supplemented.

SECTION 12. Severability. Any provision of this Agreement that is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective only to the extent of such prohibition or unenforceability without invalidating the remainder of such provision or the remaining provisions hereof or thereof or affecting the validity or enforceability of such provision in any other jurisdiction.

SECTION 13. *Notices*. All notices, requests and other communications to any party to the Loan Documents, as supplemented hereby, shall be given in accordance with the terms of Section 9.01 of the Credit Agreement.

[The remainder of this page has been intentionally left blank.]

IN WITNESS WHEREOF, the parties hereto have executed and delivered, or have caused their respective duly authorized officers and representatives to execute and deliver, this Agreement as of the day and year first above written.

INCREASING LENDER:

BOKF, NA DBA BANK OF TEXAS

By: /s/ JUD MILLER (SEAL)

Name: Jud Miller Title: *Vice President*

BORROWER:

MAIN STREET CAPITAL CORPORATION

By: /s/ BRENT D. SMITH (SEAL)

Name: Brent D. Smith
Title: Chief Financial Officer

GUARANTORS:

MAIN STREET CAPITAL PARTNERS, LLC

By: /s/ BRENT D. SMITH (SEAL)

Name: Brent D. Smith Title: *Chief Financial Officer*

MAIN STREET EQUITY INTERESTS, INC.

By: /s/ BRENT D. SMITH (SEAL)

Name: Brent D. Smith Title: *Chief Financial Officer*

BRANCH BANKING AND TRUST COMPANY,

as Administrative Agent

By: /s/ MICHAEL SKORICH

(SEAL)

Name: Michael Skorich Title: Senior Vice President

BRANCH BANKING AND TRUST COMPANY,

as a Lender

By: /s/ WILLIAM B. KEENE

(SEAL)

Name: William B. Keene Title: Senior Vice President

FROST BANK, as a Lender

By: /s/ JAKE FITZPATRICK

Name: Jake Fitzpatrick

Title: Assistant Vice President

(SEAL)

ROYAL BANK OF CANADA, as a Lender

(SEAL)

By: /s/ GLENN VAN ALLEN

Name: Glenn Van Allen Title: *Authorized Signatory*

WHITNEY BANK, as a Lender

By: /s/ NATE ELLIS (SEAL)

Name: Nate Ellis Title: Vice President

ZB, N.A. DBA AMEGY BANK, as a Lender

By: /s/ MEGAN WIGINTON (SEAL)

Name: Megan Wiginton Title: Vice President

TEXAS CAPITAL BANK, N.A., as a Lender

(SEAL)

By: /s/ EVA PAWELEK

Name: Eva Pawelek

Title: Senior Vice President

CADENCE BANK, N.A., as a Lender

By: /s/ TAYLOR DUCOFF

(SEAL)

Name: Taylor Ducoff Title: Assistant Vice President

TRUSTMARK NATIONAL BANK, as a Lender

By: /s/ JEFF DEUTSCH

(SEAL)

Name: Jeff Deutsch

Title: Senior Vice President

GOLDMAN SACHS BANK USA, as a Lender

By: /s/ MEGAN SULLIVAN (SEAL)

Name: Megan Sullivan Title: *Authorized Signatory*

COMERICA BANK, as a Lender

By: /s/ L.J. PERENYI (SEAL)

Name: L.J. Perenyi Title: *Vice President*

RAYMOND JAMES BANK, N.A., as a Lender

By: /s/ JOSEPH A. CICCOLINI

(SEAL)

Name: Joseph A. Ciccolini

Vice President—Senior Corporate

Title: Banker

BOKF, NA DBA BANK OF TEXAS,

(SEAL)

as a Lender

By: /s/ JUD MILLER

Name: Jud Miller Title: *Vice President*

CITY NATIONAL BANK, as a Lender

(SEAL)

By: /s/ CHARLES HILL

Name: Charles Hill

Title: Senior Vice President

FIRST FINANCIAL BANK, N.A., as a Lender

By: /s/ TIM COLLARD

(SEAL)

Name: Tim Collard

Title: Executive Vice President

Exhibit A

Schedule 2.01 Revolver Commitments

	Revolver
<u>Lender</u>	Commitment
Branch Banking and Trust Company	\$ 100,000,000
Frost Bank	\$ 75,000,000
Royal Bank of Canada	\$ 55,000,000
Whitney Bank	\$ 50,000,000
ZB, N.A. dba Amegy Bank	\$ 50,000,000
Texas Capital Bank, N.A.	\$ 35,000,000
Cadence Bank, N.A.	\$ 35,000,000
Trustmark National Bank	\$ 30,000,000
Goldman Sachs Bank USA	\$ 30,000,000
Comerica Bank	\$ 25,000,000
Raymond James Bank, N.A.	\$ 25,000,000
BOKF, NA dba Bank of Texas	\$ 25,000,000
City National Bank	\$ 15,000,000
First Financial Bank, N.A.	\$ 10,000,000
Total	\$ 560,000,000

I, Vincent D. Foster, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the quarterly period ended June 30, 2017 of Main Street Capital Corporation (the "registrant");
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Dated this August 4, 2017.

By: /s/ VINCENT D. FOSTER

Vincent D. Foster Chairman and Chief Executive Officer

I, Brent D. Smith, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the quarterly period ended June 30, 2017 of Main Street Capital Corporation (the "registrant");
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Dated this August 4, 2017.

By: /s/ BRENT D. SMITH

Brent D. Smith
Chief Financial Officer and Treasurer

Certification of Chief Executive Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350)

In connection with the Quarterly Report of Main Street Capital Corporation (the "Registrant") on Form 10-Q for the quarter ended June 30, 2017 (the "Report"), as filed with the Securities and Exchange Commission on the date hereof, I, Vincent D. Foster, the Chairman and Chief Executive Officer of the Registrant, hereby certify, pursuant to 18 U.S.C. §1350, as adopted pursuant to §906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934, as amended; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Registrant.

/s/ VINCENT D. FOSTER

Name: Vincent D. Foster Date: August 4, 2017

Certification of Chief Financial Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350)

In connection with the Quarterly Report of Main Street Capital Corporation (the "Registrant") on Form 10-Q for the quarter ended June 30, 2017 (the "Report"), as filed with the Securities and Exchange Commission on the date hereof, I, Brent D. Smith, the Chief Financial Officer of the Registrant, hereby certify, pursuant to 18 U.S.C. §1350, as adopted pursuant to §906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934, as amended; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Registrant.

/s/ BRENT D. SMITH

Name: Brent D. Smith Date: August 4, 2017