1934

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, 2015
 □ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF

COMMISSION FILE NUMBER: 814-00757

FS Investment Corporation

(Exact name of registrant as specified in its charter)

Maryland (State of Incorporation)

26-1630040 (I.R.S. Employer Identification Number)

201 Rouse Boulevard Philadelphia, Pennsylvania (Address of principal executive offices)

19112 (Zip Code)

Registrant's telephone number, including area code: (215) 495-1150

5	whether the Registrant (1) has filed all reports required to be filed by Section 13 or is (or for such shorter period that the Registrant was required to file such reports), a ays. Yes \boxtimes No \square .	` ,	f 1934							
Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (\S 232.405 of this chapter) during the preceding 12 months (or for shorter period that the egistrant was required to submit and post such files). Yes \square No \square .										
5	Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See lefinition of "accelerated filer," "large accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):									
Large accelerated filer	\boxtimes	Accelerated filer								
Non-accelerated filer	\square (Do not check if a smaller reporting company)	Smaller reporting company								
Indicate by check mark	whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange	ge Act). Yes □ No ⊠.								
Indicate the number of	shares outstanding of each of the issuer's classes of common stock, as of the latest j	practicable date.								
There were 242,274,372	2 shares of the registrant's common stock outstanding as of August 7, 2015.									

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PART I—FINANCIAL INFORMATION

Item 1. Financial Statements.

FS Investment Corporation

Consolidated Balance Sheets (in thousands, except share and per share amounts)

	June 30, 2015 (Unaudited)	December 31, 2014
Assets		
Investments, at fair value—unaffiliated (amortized cost—\$3,918,285 and \$4,164,166, respectively)	\$3,909,061	\$4,168,654
Investments, at fair value—affiliated (amortized cost—\$92,063 and \$17,931, respectively)	98,320	14,793
Cash	273,749	95,205
Foreign currency, at fair value (cost—\$12,930 and \$1,661, respectively)	13,167	1,639
Receivable for investments sold and repaid	7,909	8,976
Interest receivable	40,108	51,814
Deferred financing costs	14,925	13,097
Prepaid expenses and other assets	1,106	708
Total assets	\$4,358,345	\$4,354,886
Liabilities		
Payable for investments purchased	\$ 995	\$ 28,095
Credit facilities payable	32,624	188,827
Unsecured notes payable	1,000,000	725,000
Repurchase agreement payable ⁽¹⁾	800,000	950,000
Stockholder distributions payable	53,838	17,885
Management fees payable	19,081	19,560
Accrued capital gains incentive fees ⁽²⁾	16,468	21,075
Subordinated income incentive fees payable ⁽²⁾	21,271	13,089
Administrative services expense payable	765	1,410
Interest payable	21,810	15,850
Directors' fees payable	288	296
Deferred financing costs payable	_	473
Other accrued expenses and liabilities	1,662	6,340
Total liabilities	1,968,802	1,987,900
Commitments and contingencies ⁽³⁾		
Stockholders' equity		
Preferred stock, \$0.001 par value, 50,000,000 shares authorized, none issued and outstanding	_	_
Common stock, \$0.001 par value, 450,000,000 shares authorized, 241,702,625 and 240,896,559 shares issued and		
outstanding, respectively	242	241
Capital in excess of par value	2,266,517	2,258,548
Accumulated undistributed net realized gains on investments and gain/loss on foreign currency ⁽⁴⁾	11,972	33,758
Accumulated undistributed (distributions in excess of) net investment income ⁽⁴⁾	106,286	68,658
Net unrealized appreciation (depreciation) on investments and unrealized gain/loss on foreign currency	4,526	5,781
Total stockholders' equity	2,389,543	2,366,986
Total liabilities and stockholders' equity	\$4,358,345	\$4,354,886
Net asset value per share of common stock at period end	\$ 9.89	\$ 9.83

- (1) See Note 8 for a discussion of the Company's repurchase transaction.
- (2) See Note 2 and Note 4 for a discussion of the methodology employed by the Company in calculating the capital gains incentive fees and subordinated income incentive fees.
- (3) See Note 9 for a discussion of the Company's commitments and contingencies.
- (4) See Note 5 for a discussion of the sources of distributions paid by the Company.

FS Investment Corporation

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

		Three Months Ended June 30,				nths Ended ne 30,		
	_	2015		2014	_	2015		2014
Investment income								
Interest income—unaffiliated	\$	115,773	\$	102,096	\$	219,712	\$	206,807
Interest income—affiliated		718				718		<u> </u>
Fee income—unaffiliated		25,721		18,450		30,417		28,535
Dividend income—unaffiliated		5,519		175		5,519		175
Total investment income		147,731		120,721		256,366		235,517
Operating expenses								
Management fees ⁽¹⁾		19,103		22,695		38,141		45,066
Capital gains incentive fees ⁽²⁾		(8,355)		2,268		(4,607)		7,104
Subordinated income incentive fees ⁽²⁾		21,271		15,061		35,176		30,239
Administrative services expenses		882		1,189		1,873		2,389
Stock transfer agent fees		30		546		110		997
Accounting and administrative fees		285		320		561		652
Interest expense		19,048		14,129		36,347		26,829
Directors' fees		229		264		456		529
Listing advisory fees				5,043				5,043
Other general and administrative expenses		1,714		4,070		3,136		5,656
Total operating expenses		54,207		65,585		111,193		124,504
Management fee waiver ⁽¹⁾		_		(2,837)		_		(2,837)
Net expenses		54,207		62,748		111,193		121,667
Net investment income		93,524		57,973		145,173		113,850
Realized and unrealized gain/loss							<u></u>	
Net realized gain (loss) on investments—unaffiliated		(24,174)		6,716		(20,889)		20,538
Net realized gain (loss) on foreign currency		(1,007)		114		(897)		95
Net change in unrealized appreciation (depreciation) on investments								
—unaffiliated		(24,301)		4,706		(13,712)		15,041
Net change in unrealized appreciation (depreciation) on investments								
—affiliated		8,050		(299)		9,395		(299)
Net change in unrealized gain (loss) on foreign currency		(386)		101		3,062		146
Total net realized and unrealized gain (loss) on investments		(41,818)		11,338		(23,041)		35,521
Net increase (decrease) in net assets resulting from operations	\$	51,706	\$	69,311	\$	122,132	\$	149,371
Per share information—basic and diluted			<u> </u>					
Net increase (decrease) in net assets resulting from operations								
(Earnings per Share)	\$	0.21	\$	0.27	\$	0.51	\$	0.58
Weighted average shares outstanding	24	11,653,069	25	5,301,300	24	41,370,252	25	57,729,988

⁽¹⁾ See Note 4 for a discussion of the waiver by FB Income Advisor LLC, the Company's investment adviser, of certain management fees to which it was otherwise entitled during the three and six months ended June 30, 2014.

⁽²⁾ See Note 2 and Note 4 for a discussion of the methodology employed by the Company in calculating the capital gains incentive fees and subordinated income incentive fees.

FS Investment Corporation

Unaudited Consolidated Statements of Changes in Net Assets (in thousands)

	Six Montl June	2 30,
0	2015	2014
Operations		
Net investment income (loss)	\$ 145,173	\$ 113,850
Net realized gain (loss) on investments and foreign currency	(21,786)	20,633
Net change in unrealized appreciation (depreciation) on investments	(4,317)	14,742
Net change in unrealized gain (loss) on foreign currency	3,062	146
Net increase (decrease) in net assets resulting from operations	122,132	149,371
Stockholder distributions ⁽¹⁾		
Distributions from net investment income	(107,545)	(112,933)
Distributions from net realized gain on investments		
Net decrease in net assets resulting from stockholder distributions	(107,545)	(112,933)
Capital share transactions ⁽²⁾		
Reinvestment of stockholder distributions	7,970	39,040
Repurchases of common stock		(258,903)
Net increase (decrease) in net assets resulting from capital share transactions	7,970	(219,863)
Total increase (decrease) in net assets	22,557	(183,425)
Net assets at beginning of period	2,366,986	2,640,992
Net assets at end of period	\$2,389,543	\$2,457,567
Accumulated undistributed (distributions in excess of) net investment income(1)	\$ 106,286	\$ 36,239

⁽¹⁾ See Note 5 for a discussion of the sources of distributions paid by the Company.

⁽²⁾ See Note 3 for a discussion of the Company's capital share transactions.

FS Investment Corporation

Unaudited Consolidated Statements of Cash Flows (in thousands)

		nths Ended ne 30,
	2015	2014
Cash flows from operating activities	# 100 100	4.40.074
Net increase (decrease) in net assets resulting from operations	\$ 122,132	\$ 149,371
Adjustments to reconcile net increase (decrease) in net assets resulting from operations to net cash provided by (used		
in) operating activities:	(000 000)	(4.000.40=)
Purchases of investments	(800,306)	(1,209,195)
Paid-in-kind interest	(10,818)	(5,886)
Proceeds from sales and repayments of investments	984,564	1,175,532
Net realized (gain) loss on investments	20,889	(20,538)
Net change in unrealized (appreciation) depreciation on investments	4,317	(14,742)
Accretion of discount	(22,580)	(14,693)
Amortization of deferred financing costs	1,804	1,402
Unrealized (gain)/loss on borrowings in foreign currency	(2,817)	
(Increase) decrease in receivable for investments sold and repaid	1,067	(8,870)
(Increase) decrease in interest receivable	11,706	(8,740)
(Increase) decrease in prepaid expenses and other assets	(398)	(1,309)
Increase (decrease) in payable for investments purchased	(27,100)	69,099
Increase (decrease) in management fees payable	(479)	(2,838)
Increase (decrease) in accrued capital gains incentive fees	(4,607)	5,514
Increase (decrease) in subordinated income incentive fees payable	8,182	758
Increase (decrease) in administrative services expense payable	(645)	533
Increase (decrease) in interest payable	5,960	946
Increase (decrease) in directors' fees payable	(8)	(1)
Increase (decrease) in other accrued expenses and liabilities	(4,678)	(3,880)
Net cash provided by (used in) operating activities	286,185	112,463
Cash flows from financing activities		
Reinvestment of stockholder distributions	7,970	39,040
Repurchases of common stock	_	(258,903)
Stockholder distributions	(71,592)	(113,856)
Borrowings under credit facilities ⁽¹⁾	114,200	265,686
Borrowings under unsecured notes(1)	275,000	_
Repayments of credit facilities(1)	(267,586)	(23,682)
Repayments under repurchase agreement ⁽²⁾	(150,000)	_
Deferred financing costs paid	(4,105)	(4,002)
Net cash provided by (used in) financing activities	(96,113)	(95,717)
Total increase (decrease) in cash	190.072	16,746
Cash and foreign currency at beginning of period	96,844	227,328
Cash and foreign currency at end of period	\$ 286,916	\$ 244,074
Supplemental disclosure	+ 3,3 + 3	= -1,571
Local and excise taxes paid	\$ 5,547	\$ 5,100

⁽¹⁾ See Note 8 for a discussion of the Company's credit facilities and unsecured notes. During the six months ended June 30, 2015 and 2014, the Company paid \$11,001 and \$8,872, respectively, in interest expense on the credit facilities and unsecured notes.

⁽²⁾ See Note 8 for a discussion of the Company's repurchase transaction. During the six months ended June 30, 2015 and 2014, the Company paid \$17,582 and \$15,609, respectively, in interest expense pursuant to the repurchase agreement.

FS Investment Corporation

Unaudited Consolidated Schedule of Investments As of June 30, 2015

(in thousands, except share amounts)

Portfolio Company ^(a)	Footnotes	Industry	Rate ^(b)	Floor	Maturity	Principal Amount ^(c)	Amortized Cost	Fair Value ^(d)
Senior Secured Loans—First Lien—77.6%								
A.P. Plasman Inc.	(f)(g)(h)(j)	Capital Goods	L+775	1.0%	12/29/19	\$ 172,731	\$ 172,731	\$175,754
AccentCare, Inc.	(h)	Health Care Equipment & Services	L+500	1.5%	12/22/16	1,891	1,809	1,833
Allen Systems Group, Inc.	(f)(h)(t)	Software & Services	L+790, 1.2% PIK (1.2% Max PIK)	1.0%	4/30/20	37,710	37,710	37,710
Altus Power America, Inc.	(h)	Energy	L+750	1.5%	10/10/21	1,024	1,024	1,035
Altus Power America, Inc.	(h)(o)	Energy	L+750	1.5%	10/10/21	2,101	2,101	2,122
American Racing and Entertainment, LLC	(f)	Consumer Services	11.0%		7/1/15	7,750	7,750	7,750
American Racing and Entertainment, LLC	(f)	Consumer Services	L+800	1.0%	7/1/18	6,500	6,500	6,654
AP Exhaust Acquisition, LLC	(h)	Automobiles & Components	L+775	1.5%	1/16/21	14,595	14,595	14,449
Aspect Software, Inc.	(h)	Software & Services	L+550	1.8%	5/7/16	1,164	1,156	1,156
Atlas Aerospace LLC	(h)	Capital Goods	L+807	1.0%	5/8/19	20,000	20,000	20,000
Atlas Aerospace LLC	(h)(o)	Capital Goods	L+750	1.0%	5/8/19	7,619	7,619	7,619
BenefitMall Holdings, Inc.	(h)	Commercial & Professional Services	L+725	1.0%	11/24/20	14,925	14,925	15,074
BenefitMall Holdings, Inc.	(h)(o)	Commercial & Professional Services	L+725	1.0%	11/24/20	5,455	5,455	5,509
Blue Coat Holdings, Inc.	(h)(o)	Technology Hardware & Equipment	L+350	1.0%	5/20/20	2,136	2,136	2,118
Blueprint Sub, Inc.	(f)	Software & Services	L+750	1.0%	5/7/21	20,000	20,000	20,034
Blueprint Sub, Inc.	(h)(o)	Software & Services	L+750	1.0%	5/7/21	4,211	4,211	4,218
Blueprint Sub, Inc.	(h)(o)	Software & Services	L+450	1.0%	5/7/21	1,053	1,053	1,053
Cadence Aerospace Finance, Inc.	(h)	Capital Goods	L+525	1.3%	5/9/18	79	78	78
Caesars Entertainment Operating Co., Inc.	(e)(f)(j)(l)	Consumer Services	L+575		3/1/17	12,621	12,044	10,932
Caesars Entertainment Operating Co., Inc.	(f)(j)(l)	Consumer Services	L+675		3/1/17	2,363	2,283	2,061
Caesars Entertainment Operating Co., Inc.	(e)(f)(g)(h)(j)(l)	Consumer Services	L+875	1.0%	3/1/17	84,594	84,105	71,271
Caesars Entertainment Resort Properties, LLC	(e)(f)(h)	Consumer Services	L+600	1.0%	10/11/20	54,735	52,066	49,945
Corel Corp.	(f)(g)(h)(j)	Software & Services	L+825		6/7/19	137,204	137,204	139,262
Corel Corp.	(h)(j)(o)	Software & Services	Prime+725		6/7/18	10,000	10,000	10,000
Corner Investment PropCo, LLC	(f)(h)	Consumer Services	L+975	1.3%	11/2/19	44,464	44,601	44,464
CoSentry.Net, LLC	(f)(h)	Software & Services	L+800	1.3%	12/31/19	60,894	60,894	61,579
Crestwood Holdings LLC	(h)	Energy	L+600	1.0%	6/19/19	5,309	5,289	5,268
Eastman Kodak Co.	(h)	Consumer Durables & Apparel	L+625	1.0%	9/3/19	10,691	10,526	10,724
Flanders Corp.	(f)(h)	Capital Goods	L+950	1.5%	5/14/18	34,993	34,490	35,561
Fronton Holdings, LLC	(f)	Consumer Services	15.0%		4/30/19	3,736	3,705	3,736
Greystone Bridge VIII LLC	(h)(j)	Real Estate	L+1050		5/1/20	1,422	1,422	1,422
Greystone Bridge VIII LLC	(h)(j)(o)	Real Estate	L+1050		5/1/20	2,578	2,578	2,578

FS Investment Corporation

Unaudited Consolidated Schedule of Investments (continued) As of June 30, 2015

(in thousands, except share amounts)

Portfolio Company ^(a)	Footnotes	Industry	Rate ^(b)	Floor	Maturity	Principal Amount ^(c)	Amortized Cost	Fair Value ^(d)
H.M. Dunn Company, Inc.	(h)	Capital Goods	L+810	1.0%	3/26/21	\$ 1,000	\$ 1,000	\$ 1,010
H.M. Dunn Company, Inc.	(h)(o)	Capital Goods	L+725	1.0%	3/26/21	357	357	361
Imagine Communications Corp.	(f)(g)(h)	Media	L+825	1.0%	4/29/20	107,289	107,289	107,289
Imagine Communications Corp.	(h)(o)	Media	L+825	1.0%	4/29/20	30,000	30,000	30,000
Industrial Group Intermediate Holdings, LLC	(h)	Materials	L+800	1.3%	5/31/20	13,595	13,595	13,595
Industry City TI Lessor, L.P.	(h)	Consumer Services	5.0%, 5.3% PIK (5.3% Max PIK)		6/30/26	25,553	25,553	25,936
JW Aluminum Co.	(h)	Materials	L+750	1.0%	5/6/17	1,000	1,000	1,000
Latham Pool Products, Inc.	(f)	Capital Goods	L+775	1.0%	6/29/21	70,000	70,000	70,000
Leading Edge Aviation Services, Inc.	(f)(g)(h)	Capital Goods	L+875	1.5%	6/30/19	32,847	32,583	32,847
LEAS Acquisition Co Ltd.	(h)(j)	Capital Goods	L+875	1.5%	6/30/19	€ 28,500	39,018	31,787
LEAS Acquisition Co Ltd.	(g)(j)	Capital Goods	L+875	1.5%	6/30/19	\$ 10,355	10,355	10,355
MB Precision Holdings LLC	(h)	Capital Goods	L+725	1.3%	1/23/20	13,298	13,298	13,165
Micronics, Inc.	(f)(h)	Capital Goods	L+800	1.3%	3/28/19	58,434	58,120	58,434
Micronics, Inc.	(h)(o)	Capital Goods	L+800	1.3%	3/28/19	19,500	19,500	19,500
MMM Holdings, Inc.	(h)	Health Care Equipment & Services	L+825	1.5%	12/12/17	8,414	8,321	6,716
MModal LLC	(h)	Health Care Equipment & Services	L+775	1.3%	1/31/20	4,322	4,304	3,983
MSO of Puerto Rico, Inc.	(h)	Health Care Equipment & Services	L+825	1.5%	12/12/17	6,117	6,050	4,882
New Star Metals Inc.	(f)(h)	Capital Goods	L+800	1.3%	3/20/20	36,375	36,375	36,375
Nobel Learning Communities, Inc.	(h)	Consumer Services	L+846	1.0%	4/27/21	1,056	1,056	1,062
Nobel Learning Communities, Inc.	(h)(o)	Consumer Services	L+450	1.0%	4/27/20	140	140	140
Nova Wildcat Amerock, LLC	(h)	Consumer Durables & Apparel	L+3.21, 5.5% PIK (5.5% Max PIK)	1.3%	9/10/19	18,346	18,346	16,695
PHRC License, LLC	(g)(h)	Consumer Services	L+900	1.5%	8/14/20	44,822	44,822	44,822
Polymer Additives, Inc.	(h)	Materials	L+838	1.0%	12/20/21	10,511	10,511	10,643
Reddy Ice Corp.	(h)	Food, Beverage & Tobacco	L+550	1.3%	5/1/19	1,164	1,156	1,038
Safariland, LLC	(f)(h)	Capital Goods	L+800	1.3%	9/20/19	153,338	153,338	155,638
Shell Topco L.P.	(h)	Materials	L+750	1.5%	9/28/18	30,000	29,720	30,150
Smile Brands Group Inc.	(h)	Health Care Equipment & Services	L+625	1.3%	8/16/19	20,141	19,811	13,897
Sorenson Communications, Inc.	(e)(f)(h)	Telecommunication Services	L+575	2.3%	4/30/20	93,030	92,643	93,728
Southcross Holdings Borrower LP	(h)	Energy	L+500	1.0%	8/4/21	314	313	306
Spencer Gifts LLC	(h)(i)	Retailing	L+425	1.0%	7/16/21	1,000	995	1,001
Sports Authority, Inc.	(h)	Consumer Durables & Apparel	L+600	1.5%	11/16/17	6,318	6,321	5,501
Stallion Oilfield Holdings, Inc.	(h)	Energy	L+675	1.3%	6/19/18	4,785	4,753	3,938

FS Investment Corporation

Unaudited Consolidated Schedule of Investments (continued) As of June 30, 2015

(in thousands, except share amounts)

Portf	olio Company ^(a)	Footnotes	Industry	Rate ^(b)	Floor	Maturity	Principal Amount ^(c)	Amortized Cost	Fair Value ^(d)
1011	SunGard Availability Services Capital, Inc.	(e)	Software & Services	L+500	1.0%	3/29/19	\$ 4,424	\$ 4,142	\$ 4,082
	Sunnova Asset Portfolio 5 Holdings, LLC	(h)	Energy	12.0% PIK (12.0% Max PIK)	21070	11/14/21	4,144	4,144	4,186
	Sunnova Asset Portfolio 5 Holdings, LLC	(h)(o)	Energy	12.0% PIK (12.0% Max PIK)		11/14/21	3,068	3,068	3,099
	Swiss Watch International, Inc.	(f)(h)	Consumer Durables & Apparel	L+725	1.3%	11/8/18	46,250	45,681	39,544
	U.S. Xpress Enterprises, Inc.	(f)(g)	Transportation	L+1,050, 0.0% PIK (1.8% Max PIK)	1.5%	5/30/19	68,269	68,269	69,293
	Vertellus Performance Chemicals LLC	(g)(h)	Materials	L+950	1.0%	1/30/20	38,000	38,000	38,022
	VPG Group Holdings LLC	(f)(h)	Materials	L+900	1.0%	10/4/16	75,695	75,387	75,695
	Warren Resources, Inc.	(g)(h)	Energy	L+850	1.0%	5/22/20	3,157	3,157	3,157
	Warren Resources, Inc.	(h)(o)	Energy	L+850	1.0%	5/22/20	431	431	431
	Waste Pro USA, Inc.	(f)(g)(h)	Commercial & Professional Services	L+750	1.0%	10/15/20	86,454	86,454	87,751
	Waste Pro USA, Inc.	(h)(o)	Commercial & Professional Services	L+750	1.0%	10/15/20	9,444	9,444	9,586
Total	Senior Secured Loans—First Lien							1,980,880	1,953,609
	Unfunded Loan Commitments							(98,093)	(98,093)
Net S	enior Secured Loans—First Lien							1,882,787	1,855,516
Senio	or Secured Loans—Second Lien—35.3%								
	AdvancePierre Foods, Inc.	(e)(f)(g)	Food & Staples Retailing	L+825	1.3%	10/10/17	17,556	17,405	17,841
	Affordable Care, Inc.	(f)(g)(h)	Health Care Equipment & Services	L+925	1.3%	12/26/19	34,314	33,996	33,971
	Alison US LLC	(h)(j)	Capital Goods	L+850	1.0%	8/29/22	4,444	4,276	3,556
	American Racing and Entertainment, LLC	(g)	Consumer Services	12.0%		7/1/18	16,800	16,426	16,905
	Ascent Resources—Utica, LLC	(f)(g)(h)	Energy	L+950, 2.0% PIK (2.0% Max PIK)	1.5%	9/30/18	181,375	180,480	177,747
	Brock Holdings III, Inc.	(h)	Energy	L+825	1.8%	3/16/18	6,923	6,864	6,741
	Byrider Finance, LLC	(g)(h)	Automobiles & Components	L+1000	1.3%	8/22/20	10,000	10,000	10,000
	Compuware Corp.	(e)	Software & Services	L+825	1.0%	12/15/22	5,000	4,382	4,679
	DEI Sales, Inc.	(f)(g)	Commercial & Professional Services	L+900	1.5%	1/15/18	57,500	57,048	53,331
	Eastman Kodak Co.	(f)(g)	Consumer Durables & Apparel	L+950	1.3%	9/3/20	50,000	48,963	49,969
	FullBeauty Brands, Inc.	(f)(g)(h)	Consumer Durables & Apparel	L+800	1.3%	7/31/20	165,000	165,000	165,000
	National Surgical Hospitals, Inc.	(f)	Health Care Equipment & Services	L+900	1.0%	6/1/23	30,000	30,000	30,111

FS Investment Corporation

Unaudited Consolidated Schedule of Investments (continued) As of June 30, 2015

(in thousands, except share amounts)

						Principal	Amortized	Fair
Portfolio Company ^(a)	Footnotes	Industry	Rate(b)	Floor	Maturity		Cost	Value ^(d)
Nielsen & Bainbridge, LLC	(h)	Consumer Services	L+925	1.0%	8/15/21	\$ 16,675	\$ 16,438	\$ 16,425
Paw Luxco II Sarl	(g)(j)	Consumer Durables & Apparel	EURIBOR+950		1/29/19	€ 16,364	20,363	14,814
PSAV Acquisition Corp.	(f)(h)	Technology Hardware & Equipment	L+825	1.0%	1/24/22	\$ 80,000	78,952	80,500
Sequential Brands Group, Inc.	(f)(j)	Consumer Durables & Apparel	L+900	1.0%	4/8/21	44,500	44,500	44,945
Spencer Gifts LLC	(f)(h)	Retailing	L+825		6/29/22	60,000	59,700	59,700
Stadium Management Corp.	(f)	Consumer Services	L+825	1.0%	2/27/21	57,500	57,500	57,788
Total Senior Secured Loans—Second Lien							852,293	844,023
Senior Secured Bonds—14.8%								
Advanced Lighting Technologies, Inc.	(g)(h)	Materials	10.5%		6/1/19	78,500	77,260	49,063
Aspect Software, Inc.	(e)(g)	Software & Services	10.6%		5/15/17	8,500	8,400	8,203
Avaya Inc.	(e)(f)(g)	Technology Hardware & Equipment	10.5%		3/1/21	49,800	45,292	41,334
Caesars Entertainment Resort Properties, LLC	(e)(f)	Consumer Services	11.0%		10/1/21	29,248	28,978	24,568
FourPoint Energy, LLC	(f)(g)	Energy	8.0%		12/31/20	74,813	71,923	68,453
FourPoint Energy, LLC	(g)(o)	Energy	8.0%		12/31/20	23,625	23,507	21,617
Global A&T Electronics Ltd.	(h)(j)	Technology Hardware & Equipment	10.0%		2/1/19	12,000	11,928	11,325
JW Aluminum Co.	(f)(g)(h)	Materials	11.5%, 1.0% PIK		11/15/17	70,462	70,169	73,280
			(1.0% Max PIK)					
Logan's Roadhouse, Inc.	(e)(g)	Consumer Services	10.8%		10/15/17	56,294	48,187	41,869
SandRidge Energy, Inc.	(h)(j)	Energy	8.8%		6/1/20	19,500	19,454	17,465
Sorenson Communications, Inc.	(g)	Telecommunication Services	9.0%		10/31/20	19,898	19,200	19,798
Total Senior Secured Bonds							424,298	376,975
Unfunded Bond Commitments							(23,507)	(23,507)
Net Senior Secured Bonds							400,791	353,468
Subordinated Debt—19.5%								
Alta Mesa Holdings, LP	(e)	Energy	9.6%		10/15/18	11,165	11,093	8,765
Aurora Diagnostics, LLC	(f)(g)	Pharmaceuticals, Biotechnology & Life Sciences	10.8%		1/15/18	18,065	18,094	16,123
Bellatrix Exploration Ltd.	(h)(j)	Energy	8.5%		5/15/20	5.000	4,902	4,725
Blue Coat Holdings, Inc.	(h)	Technology Hardware & Equipment	8.4%		6/1/23	25,000	25,000	25,469
Brooklyn Basketball Holdings, LLC	(g)(h)	Consumer Services	L+800		10/25/19	19,873	19,873	19,873
CEC Entertainment, Inc.	(g)	Consumer Services	8.0%		2/15/22	5,000	5,012	4,988
Ceridian Corp.	(g)(h)	Software & Services	11.0%		3/15/21	8,300	8,796	8,819

FS Investment Corporation

Unaudited Consolidated Schedule of Investments (continued) As of June 30, 2015

(in thousands, except share amounts)

Portfolio Company ^(a)	Footnotes	Industry	Rate ^(b)	Floor Maturity	Principal Amount ^(c)	Amortized Cost	Fair Value ^(d)
Comstock Resources, Inc.	(f)(h)	Energy	9.5%	6/15/20	\$ 7,500	\$ 7,250	\$ 3,206
EV Energy Partners, L.P.	(g)(j)	Energy	8.0%	4/15/19	265	234	247
Flanders Corp.	(f)(g)	Capital Goods	13.8% PIK (13.8% Max PIK)	5/14/18	23,934	23,821	21,780
Flanders Corp.	(g)(h)	Capital Goods	17.5% PIK (17.5% Max PIK)	5/14/18	23,566	22,214	23,802
Global Jet Capital Holdings, LP	(h)	Commercial & Professional Services	15.0%, 0.0% PIK (15.0% Max PIK)	1/30/25	620	620	620
Global Jet Capital Holdings, LP	(h)	Commercial & Professional Services	15.0%, 0.0% PIK (15.0% Max PIK)	4/30/25	4,826	4,826	4,826
Imagine Communications Corp.	(h)	Media	12.5% PIK (12.5% Max PIK)	8/4/18	486	486	486
Jupiter Resources Inc.	(e)(g)(j)	Energy	8.5%	10/1/22	6,425	5,351	5,437
KODA Distribution Group, Inc.	(f)	Materials	11.3%	9/30/19	49,500	48,676	49,500
Lightstream Resources Ltd.	(g)(j)	Energy	8.6%	2/1/20	1,650	1,315	1,076
Mood Media Corp.	(e)(g)(h)(j)	Media	9.3%	10/15/20	43,135	42,188	36,988
Navistar International Corp.	(g)(j)	Transportation	8.3%	11/1/21	8,345	8,152	7,980
NewStar Financial, Inc.	(h)(j)	Diversified Financials	8.3%, 0.0% PIK (8.8% Max PIK)	12/4/24	50,000	35,361	38,500
P.F. Chang's China Bistro, Inc.	(e)(g)	Consumer Services	10.3%	6/30/20	6,433	6,621	6,658
Samson Investment Co.	(e)(g)(h)(p)(l)	Energy	9.8%	2/15/20	14,200	13,406	746
SandRidge Energy, Inc.	(e)(h)(j)	Energy	8.8%	1/15/20	5,280	4,480	2,891
Sequel Industrial Products Holdings, LLC	(g)	Energy	12.0%, 2.5% PIK (2.5% Max PIK)	5/10/18	7,000	6,918	7,175
Sorenson Communications, Inc.	(g)	Telecommunication Services	13.0%	10/31/21	15,122	14,152	15,652
SunGard Availability Services Capital, Inc.	(g)(h)	Software & Services	8.8%	4/1/22	10,750	7,954	7,874
ThermaSys Corp.	(f)(g)	Capital Goods	9.0%, 1.8% PIK (5.0% Max PIK)	5/3/20	134,477	134,477	135,822
VPG Group Holdings LLC	(f)	Materials	11.0%, 2.0% PIK (2.0% Max PIK)	7/15/19	5,194	5,194	5,181
Total Subordinated Debt						486,466	465,209

FS Investment Corporation

Unaudited Consolidated Schedule of Investments (continued) As of June 30, 2015

(in thousands, except share amounts)

Portfolio Company ^(a) Collateralized Securities—4.6%	Footnotes	Industry	Rate ^(b)	Floor	Maturity	Principal Amount ^(c)	Amortized Cost	Fair Value ^(d)
ACASC 2013-2A Class B	(g)(h)(j)	Diversified Financials	9.4%		10/15/23	\$ 30,500	\$ 23,408	\$ 22,592
Dryden CDO 23A Class Subord.	(h)(j)	Diversified Financials	25.0%		7/17/23	10,000	5,161	6,991
JPMorgan Chase Bank, N.A. Credit-Linked Notes	(g)(j)	Diversified Financials	14.2%		12/20/21	16,740	16,679	16,489
NewStar Clarendon 2014-1A Class D	(h)(j)	Diversified Financials	L+435		1/25/27	1,560	1,461	1,482
NewStar Clarendon 2014-1A Class Subord. B	(h)(j)	Diversified Financials	12.5%		1/25/27	17,900	17,713	17,566
Rampart CLO 2007 1A Class Subord.	(h)(j)	Diversified Financials	31.4%		10/25/21	10,000	2,637	4,756
Stone Tower CLO VI Class Subord.	(g)(j)	Diversified Financials	42.0%		4/17/21	5,000	1,913	3,274
Wind River CLO Ltd. 2012 1A Class Subord. B	(h)(j)	Diversified Financials	13.7%		1/15/24	42,504	32,304	35,629
Total Collateralized Securities							101,276	108,779

FS Investment Corporation

Unaudited Consolidated Schedule of Investments (continued) As of June 30, 2015

(in thousands, except share amounts)

Portfolio Company ^(a)	Footnotes	Industry	Number of Shares	Amortized Cost	Fair Value ^(d)	
Equity/Other—15.9% ^(k)						
Allen Systems Group, Inc., Common Equity	(h)(l)(t)	Software & Services	1,689,767	\$ 36,422	\$ 41,484	
Altus Power America Holdings, LLC, Preferred Equity	(h)(l)	Energy	341,425	341	597	
Amaya Gaming Group Inc., Warrants	(h)(j)(l)	Consumer Services	2,000,000	16,832	40,640	
AP Exhaust Holdings, LLC, Common Equity	(h)(l)(n)	Automobiles & Components	811	811	709	
Aquilex Corp., Common Equity, Class A Shares	(f)	Energy	15,128	1,088	5,036	
Aquilex Corp., Common Equity, Class B Shares	(f)(g)	Energy	32,637	1,690	10,865	
Ascent Resources Utica Holdings, LLC, Common Equity	(h)(l)(m)	Energy	10,192,939	9,700	8,154	
Burleigh Point, Ltd., Warrants	(h)(j)(l)	Retailing	17,256,081	1,898	3,279	
CoSentry.Net, LLC, Preferred Equity	(g)(l)	Software & Services	2,632	2,500	4,514	
Eastman Kodak Co., Common Equity	(f)(h)(l)	Consumer Durables & Apparel	61,859	1,202	1,039	
ERC Ireland Holdings Ltd., Common Equity	(g)(h)(j)(l)	Telecommunication Services	1,429	297	339	
Flanders Corp., Common Equity	(g)(l)	Capital Goods	6,829,973	7,183	7,513	
FourPoint Energy, LLC, Common Equity, Class C Units	(h)(l)(n)	Energy	21,000	21,000	26,040	
FourPoint Energy, LLC, Common Equity, Class D Units	(h)(l)(n)	Energy	3,937	2,601	4,941	
Fronton Investor Holdings, LLC, Class B Units	(h)(l)(n)(t)	Consumer Services	14,943	17,931	19,126	
Global Jet Capital Holdings, LP, Preferred Equity	(h)(l)	Commercial & Professional Services	2,333,842	2,334	2,341	
Imagine Communications Corp., Common Equity, Class A Units	(h)(l)	Media	33,034	3,783	4,962	
Industrial Group Intermediate Holdings, LLC, Common Equity	(h)(l)(n)	Materials	347,107	347	590	
JW Aluminum Co., Common Equity	(g)(l)	Materials	37,500	3,225	_	
Leading Edge Aviation Services, Inc., Common Equity	(g)(l)	Capital Goods	4,401	464	111	
Leading Edge Aviation Services, Inc., Preferred Equity	(g)(l)	Capital Goods	1,303	1,303	1,303	
MB Precision Investment Holdings LLC, Class A-2 Units	(g)(l)	Capital Goods	490,213	490	466	
Micronics, Inc., Common Equity	(h)(l)	Capital Goods	53,073	553	1,030	
Micronics, Inc., Preferred Equity	(h)(l)	Capital Goods	55	553	673	
Milagro Holdings, LLC, Common Equity	(g)(l)	Energy	12,057	50	_	
Milagro Holdings, LLC, Preferred Equity	(h)(l)	Energy	283,947	11,181	_	
MModal LLC, Common Equity	(h)(l)	Health Care Equipment & Services	56,529	933	855	
New Star Metals Inc., Common Equity	(h)	Capital Goods	741,082	750	889	
NewStar Financial, Inc., Warrants	(h)(j)(l)(r)	Diversified Financials	3,000,000	15,058	15,330	
Plains Offshore Operations Inc., Preferred Equity	(f)(g)	Energy	52,666	63,685	73,256	
Plains Offshore Operations Inc., Warrants	(f)(g)(l)	Energy	1,067,481	1,722	2,989	
PSAV Holdings LLC, Common Equity	(g)	Technology Hardware & Equipment	10,000	10,000	18,000	
Safariland, LLC, Common Equity	(g)(l)	Capital Goods	25,000	2,500	9,770	

FS Investment Corporation

Unaudited Consolidated Schedule of Investments (continued) As of June 30, 2015

(in thousands, except share amounts)

Portfolio Company ^(a)	Footnotes	Industry	Number of Shares	Amortized Cost	Fair Value ^(d)
Safariland, LLC, Preferred Equity	(g)	Capital Goods	2,042	\$ 23,031	\$ 23,271
Safariland, LLC, Warrants	(g)(l)	Capital Goods	4,536	473	1,773
Sequel Industrial Products Holdings, LLC, Common Equity	(g)(h)(l)	Energy	33,306	3,400	9,136
Sequel Industrial Products Holdings, LLC, Preferred Equity	(g)(h)	Energy	8,000	10,571	10,579
Sequel Industrial Products Holdings, LLC, Warrants	(h)(l)(q)	Energy	1,293	1	198
Sequel Industrial Products Holdings, LLC, Warrants	(g)(l)(q)	Energy	19,388	12	3,379
Sorenson Communications, Inc., Common Equity	(g)(l)	Telecommunication Services	46,163	_	22,537
ThermaSys Corp., Common Equity	(g)(l)	Capital Goods	51,813	1	_
ThermaSys Corp., Preferred Equity	(g)	Capital Goods	51,813	5,181	4,508
VPG Group Holdings LLC, Class A-2 Units	(g)(l)	Materials	3,637,500	3,638	3,274
Total Equity/Other				286,735	385,496
Unfunded Contingent Warrant Commitment	(s)				(5,110)
Net Equity/Other					\$ 380,386
TOTAL INVESTMENTS—167.7%				\$ 4,010,348	4,007,381
LIABILITIES IN EXCESS OF OTHER ASSETS—(67.7%)					(1,617,838)
NET ASSETS—100%					\$ 2,389,543

- (a) Security may be an obligation of one or more entities affiliated with the named company.
- (b) Certain variable rate securities in the Company's portfolio bear interest at a rate determined by a publicly disclosed base rate plus a basis point spread. As of June 30, 2015, the three-month London Interbank Offered Rate, or LIBOR, was 0.28%, the Euro Interbank Offered Rate, or EURIBOR, was (0.01)% and the U.S. Prime Lending Rate, or Prime, was 3.25%.
- (c) Denominated in U.S. dollars unless otherwise noted.
- (d) Fair value determined by the Company's board of directors (see Note 7).
- (e) Security or portion thereof held within Broad Street Funding LLC and is pledged as collateral supporting the amounts outstanding under the revolving credit facility with Deutsche Bank AG, New York Branch (see Note 8).
- (f) Security or portion thereof held within Locust Street Funding LLC and is pledged as collateral supporting the amounts outstanding under the Class A Notes issued to Race Street Funding LLC pursuant to an indenture with Citibank, N.A., as trustee (see Note 8).
- (g) Security or portion thereof held within Race Street Funding LLC and is pledged as collateral supporting the amounts outstanding under the repurchase agreement with JPMorgan Chase Bank, N.A., London Branch (see Note 8).
- (h) Security or portion thereof is pledged as collateral supporting the amounts outstanding under the revolving credit facility with ING Capital LLC (see Note 8).

FS Investment Corporation

Unaudited Consolidated Schedule of Investments (continued) As of June 30, 2015 (in thousands, except share amounts)

- (i) Position or portion thereof unsettled as of June 30, 2015.
- (j) The investment is not a qualifying asset under the Investment Company Act of 1940, as amended, or the 1940 Act. A business development company may not acquire any asset other than qualifying assets, unless, at the time the acquisition is made, qualifying assets represent at least 70% of the company's total assets. As of June 30, 2015, 81.3% of the Company's total assets represented qualifying assets.
- (k) Listed investments may be treated as debt for GAAP or tax purposes.
- (l) Security is non-income producing.
- (m) Security held within IC American Energy Investments, Inc., a wholly-owned subsidiary of the Company.
- (n) Security held within FSIC Investments, Inc., a wholly-owned subsidiary of the Company.
- (o) Security is an unfunded commitment.
 -) Asset is on non-accrual status.
- (q) Warrants expire on September 28, 2022 and May 10, 2022 and the strike prices are \$121.00 and \$100.00 per share, respectively.
- (r) Includes 1,000,000 NewStar Financial, Inc., or NewStar, warrants, which is the maximum number of warrants that the Company will forfeit in the event that the Company declines to fund additional subordinated debt investments in NewStar in an amount not to exceed \$25,000, upon the request of NewStar.
- Represents the maximum number of NewStar warrants that the Company will forfeit in the event the Company declines to fund additional subordinated debt investments in NewStar in an amount not to exceed \$25,000, upon the request of NewStar.
- t) Under the 1940 Act, the Company generally is deemed to be an "affiliated person" of a portfolio company if it owns 5% or more of the portfolio company's voting securities and generally is deemed to "control" a portfolio company if it owns 25% or more of the portfolio company's voting securities or it has the power to exercise control over the management or policies of such portfolio company. As of June 30, 2015, the Company held investments in two portfolio companies of which it is deemed to be an "affiliated person" but would not be deemed to "control". The following table presents certain financial information with respect to such portfolio companies for the six months ended June 30, 2015:

Portfolio Company Senior Secured Loans—First Lien	Purchases	Sales and Repayments	Interes	t Income	Dividend Income	Net Realized Gain (Loss)	Net Ch	ange in Unrealized Appreciation (Depreciation)
Allen Systems Group, Inc.	\$ 37,634	_	\$	718	_	_		_
Equity/Other								
Allen Systems Group, Inc.,								
Common Equity	\$ 36,422	_		_	_	_	\$	5,062
Fronton Investor Holdings,								
LLC, Class B Units	_	_		_	_	_	\$	4,333

FS Investment Corporation

Consolidated Schedule of Investments As of December 31, 2014 (in thousands, except share amounts)

Portfo	lio Company ^(a)	Footnotes	Industry	Rate ^(b)	Floor	Maturity	Principal Amount ^(c)	Amortized Cost	Fair Value ^(d)
Senior	Secured Loans—First Lien—93.2%								
	A.P. Plasman Inc.	(f)(g)(h)(i)(k)	Capital Goods	L+775	1.0%	12/29/19	\$ 137,875	\$ 137,875	\$137,875
	A.P. Plasman Inc.	(i)(k)(p)	Capital Goods	L+775	1.0%	12/29/19	36,919	36,919	36,919
	AccentCare, Inc.	(i)	Health Care Equipment & Services	L+500	1.5%	12/22/16	1,954	1,855	1,712
	Allen Systems Group, Inc.	(f)(i)	Software & Services	L+1,425	1.0%	12/14/17	1,539	1,718	1,897
	Allen Systems Group, Inc.	(f)(i)	Software & Services	L+1,625	1.0%	12/14/17	36,832	41,114	45,410
	Altus Power America, Inc.	(i)	Energy	L+750	1.5%	10/10/21	762	762	762
	Altus Power America, Inc.	(i)(p)	Energy	L+750	1.5%	10/10/21	2,363	2,363	2,363
	American Racing and Entertainment, LLC	(f)	Consumer Services	L+700		7/1/15	12,500	12,500	12,484
	American Racing and Entertainment, LLC	(f)	Consumer Services	9.0%		7/1/15	7,750	7,750	7,769
	American Racing and Entertainment, LLC	(f)	Consumer Services	L+800	1.0%	7/1/18	5,495	5,495	5,516
	American Racing and Entertainment, LLC	(f)(p)	Consumer Services	L+800	1.0%	7/1/18	1,005	1,005	1,009
	AP Exhaust Acquisition, LLC	(h)	Automobiles & Components	L+775	1.5%	1/16/21	14,595	14,595	14,157
	Aspect Software, Inc.	(i)	Software & Services	L+550	1.8%	5/7/16	1,172	1,158	1,149
	Azure Midstream Energy LLC	(i)	Energy	L+550	1.0%	11/15/18	327	323	294
	BenefitMall Holdings, Inc.	(h)	Commercial & Professional Services	L+725	1.0%	11/24/20	15,000	15,000	15,000
	BenefitMall Holdings, Inc.	(i)(p)	Commercial & Professional Services	L+725	1.0%	11/24/20	5,455	5,455	5,455
	Boomerang Tube, LLC	(i)	Energy	L+950	1.5%	10/11/17	17,864	17,521	15,497
	Cadillac Jack, Inc.	(f)(h)(i)(k)	Consumer Services	L+850	1.0%	5/15/19	74,450	73,320	76,590
	Caesars Entertainment Operating Co., Inc.	(e)(f)(k)	Consumer Services	L+575		3/1/17	12,621	11,822	11,073
	Caesars Entertainment Operating Co., Inc.	(f)(k)	Consumer Services	L+675		3/1/17	2,363	2,266	2,077
	Caesars Entertainment Operating Co., Inc.	(e)(f)(g)(i)(k)	Consumer Services	L+875	1.0%	1/28/18	84,594	84,032	73,738
	Caesars Entertainment Resort Properties, LLC	(e)(f)(i)	Consumer Services	L+600	1.0%	10/11/20	72,178	68,410	67,727
	Corel Corp.	(f)(g)(h)(i)(k)	Software & Services	L+825		6/7/19	151,063	151,063	151,063
	Corel Corp.	(i)(k)(p)	Software & Services	Prime+725		6/7/18	10,000	10,000	10,000
	Corner Investment PropCo, LLC	(f)(i)	Consumer Services	L+975	1.3%	11/2/19	44,723	44,878	44,500
	CoSentry.Net, LLC	(f)(h)(i)	Software & Services	L+800	1.3%	12/31/19	57,945	57,945	58,235
	Crestwood Holdings LLC	(i)	Energy	L+600	1.0%	6/19/19	5,452	5,432	5,176
	Dent Wizard International Corp.	(f)(h)(i)	Commercial & Professional Services	L+800		4/25/19	123,165	122,252	125,320
	Dent Wizard International Corp.	(i)(p)	Commercial & Professional Services	Prime+325		4/25/19	5,000	5,000	5,000
	Eastman Kodak Co.	(i)	Consumer Durables & Apparel	L+625	1.0%	9/3/19	10,745	10,572	10,777
	Flanders Corp.	(f)(h)	Capital Goods	L+950	1.5%	5/14/18	35,993	35,444	36,218
	Fronton Holdings, LLC	(f)	Consumer Services	15.0%		4/30/19	3,736	3,703	3,736

FS Investment Corporation

Consolidated Schedule of Investments (continued) As of December 31, 2014

(in thousands, except share amounts)

Portfolio Company ^(a)	Footnotes	Industry	Rate ^(b)	Floor	Maturity	Principal Amount ^(c)	Amortized Cost	Fair Value ^(d)
HBC Solutions, Inc.	(f)(g)(i)	Media	L+875	1.5%	2/4/18	\$ 84,990	\$ 84,990	\$ 84,990
Industrial Group Intermediate Holdings, LLC	(h)	Materials	L+800	1.3%	5/31/20	13,894	13,894	13,894
Industry City TI Lessor, L.P.	(i)	Consumer Services	5.0%, 5.3% PIK (5.3% Max PIK)		6/30/26	24,885	24,885	24,512
Infiltrator Systems, Inc.	(f)(g)(h)(i)	Capital Goods	L+841	1.3%	6/27/18	226,000	225,860	224,870
Intralinks, Inc.	(f)(i)(k)	Software & Services	L+525	2.0%	2/24/19	9,900	9,817	9,776
Lantiq Deutschland GmbH	(f)(i)(k)	Software & Services	L+900	2.0%	11/16/15	7,968	7,781	7,928
Larchmont Resources, LLC	(h)	Energy	L+725	1.0%	8/7/19	5,988	5,940	5,824
Leading Edge Aviation Services, Inc.	(f)(g)(h)(i)	Capital Goods	L+875	1.5%	6/30/19	33,799	33,485	33,292
LEAS Acquisition Co Ltd.	(i)(k)	Capital Goods	L+875	1.5%	6/30/19	€ 29,250	40,045	34,864
LEAS Acquisition Co Ltd.	(g)(k)	Capital Goods	L+875	1.5%	6/30/19	\$ 10,628	10,628	10,468
Maritime Telecommunications Network, Inc.	(f)	Telecommunication Services	L+600	1.5%	3/4/16	3,242	3,230	3,161
MB Precision Holdings LLC	(h)	Capital Goods	L+725	1.3%	1/23/20	13,365	13,365	13,231
Micronics, Inc.	(f)(h)(i)	Capital Goods	L+800	1.3%	3/28/19	43,228	42,893	43,228
MMM Holdings, Inc.	(h)(i)	Health Care Equipment & Services	L+825	1.5%	12/12/17	8,956	8,841	8,687
MModal Inc.	(i)	Health Care Equipment & Services	L+775	1.3%	1/31/20	4,322	4,302	4,241
Mood Media Corp.	(i)(k)	Media	L+600	1.0%	5/1/19	698	692	685
MSO of Puerto Rico, Inc.	(h)(i)	Health Care Equipment & Services	L+825	1.5%	12/12/17	6,511	6,427	6,316
New Star Metals Inc.	(f)(h)(i)	Capital Goods	L+800	1.3%	3/20/20	36,575	36,575	36,575
Nova Wildcat Amerock, LLC	(h)(i)	Consumer Durables & Apparel	L+798	1.3%	9/10/19	20,000	20,000	19,600
Panda Sherman Power, LLC	(f)	Energy	L+750	1.5%	9/14/18	496	500	493
Panda Temple Power, LLC (TLA)	(f)	Energy	L+700	1.5%	7/17/18	2,583	2,582	2,619
PHRC License, LLC	(g)(h)(i)	Consumer Services	L+900	1.5%	8/14/20	45,000	45,000	44,550
Polymer Additives, Inc.	(i)	Materials	L+838	1.0%	12/20/21	10,511	10,510	10,511
Production Resource Group, LLC	(h)(i)	Media	L+750	1.0%	7/23/19	32,500	32,500	32,663
PRV Aerospace, LLC	(i)	Capital Goods	L+525	1.3%	5/9/18	80	80	79
Reddy Ice Holdings, Inc.	(i)	Food & Staples Retailing	L+550	1.3%	5/1/19	1,170	1,160	1,032
Safariland, LLC	(f)(h)(i)	Capital Goods	L+800	1.3%	9/20/19	150,400	150,400	152,656
Shell Topco L.P.	(h)(i)	Materials	L+750	1.5%	9/28/18	30,000	29,698	30,525
Smile Brands Group Inc.	(i)	Health Care Equipment & Services	L+625	1.3%	8/16/19	20,243	19,878	19,383
Sorenson Communications, Inc.	(e)(f)(h)(i)	Telecommunication Services	L+575	2.3%	4/30/20	93,500	93,081	94,435
Southcross Holdings Borrower LP	(i)	Energy	L+500	1.0%	8/4/21	316	314	283
Sports Authority, Inc.	(h)	Consumer Durables & Apparel	L+600	1.5%	11/16/17	6,318	6,321	5,607

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(in thousands, except share amounts)

Portfolio Company ^(a)	Footnotes	Industry	Rate ^(b)	Floor	Maturity	Principal Amount ^(c)	Amortized Cost	Fair Value ^(d)
Stallion Oilfield Holdings, Inc.	(h)	Energy	L+675	1.3%	6/19/18	\$ 4,810	\$ 4,775	\$ 4,119
SunGard Availability Services Capital, Inc.	(e)	Software & Services	L+500	1.0%	3/29/19	4,975	4,623	4,455
Sunnova Asset Portfolio 5 Holdings, LLC.	(i)	Energy	12.0% PIK (12.0% Max PIK)		11/14/21	1,803	1,803	1,803
Sunnova Asset Portfolio 5 Holdings, LLC.	(i)(p)	Energy	12.0% PIK (12.0% Max PIK)		11/14/21	3,200	3,200	3,200
Swiss Watch International, Inc.	(f)(h)(i)	Consumer Durables & Apparel	L+725	1.3%	11/8/18	47,000	46,359	45,355
U.S. Xpress Enterprises, Inc.	(f)(g)	Transportation	L+850, 1.5% PIK (1.5% Max PIK)	1.5%	5/30/19	74,813	74,813	74,813
Virtual Radiologic Corp.	(i)	Health Care Equipment & Services	L+550	1.8%	12/22/16	3,484	3,452	2,645
VPG Group Holdings LLC	(f)(h)(i)	Materials	L+900	1.0%	10/4/16	79,195	78,764	79,393
Waste Pro USA, Inc.	(f)(g)(h)	Commercial & Professional Services	L+750	1.0%	10/15/20	86,889	86,889	86,889
Waste Pro USA, Inc.	(i)(p)	Commercial & Professional Services	L+750	1.0%	10/15/20	9,444	9,444	9,444
Total Senior Secured Loans—First Lien							2,289,343	2,279,592
Unfunded Loan Commitments							(73,386)	(73,386)
Net Senior Secured Loans—First Lien							2,215,957	2,206,206
Senior Secured Loans—Second Lien—29.9%								
Advance Pierre Foods, Inc.	(e)(f)(g)	Food & Staples Retailing	L+825	1.3%	10/10/17	17,556	17,379	17,292
Affordable Care, Inc.	(f)(g)(i)	Health Care Equipment & Services	L+925	1.3%	12/26/19	44,314	43,893	43,871
Alison US LLC	(i)(k)	Capital Goods	L+850	1.0%	8/29/22	4,444	4,273	4,161
American Energy—Utica, LLC	(f)	Energy	L+400, 5.5% PIK (5.5% Max PIK)	1.5%	9/30/18	79,987	79,987	78,387
American Energy—Utica, LLC	(g)	Energy	L+400, 5.5% PIK (5.5% Max PIK)	1.5%	9/30/18	54,324	54,324	53,238
American Racing and Entertainment, LLC	(g)	Consumer Services	12.0%		7/1/18	16,800	16,380	16,800
BPA Laboratories, Inc.	(i)	Pharmaceuticals, Biotechnology & Life Sciences	2.5%		7/3/17	593	475	526
Brasa (Holdings) Inc.	(f)	Consumer Services	L+950	1.5%	1/20/20	6,211	6,031	6,149
Brock Holdings III, Inc.	(i)	Energy	L+825	1.8%	3/16/18	6,923	6,855	5,573
Byrider Finance, LLC	(g)(i)	Automobiles & Components	L+1000	1.3%	8/22/20	10,000	10,000	10,000
Compuware Corp.	(e)(i)(j)	Software & Services	L+825	1.0%	12/9/22	10,000	8,700	9,250
Consolidated Precision Products Corp.	(f)	Capital Goods	L+775	1.0%	4/30/21	10,925	10,877	10,434
DEI Sales, Inc.	(f)(g)	Commercial & Professional Services	L+900	1.5%	1/15/18	57,500	56,978	55,991

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(in thousands, except share amounts)

Portfolio Company ^(a)	Footnotes	Industry	Rate ^(b)	Floor	Maturity	Principal Amount ^(c)	Amortized Cost	Fair Value ^(d)
Eastman Kodak Co.	(f)(g)	Consumer Durables & Apparel	L+950	1.3%	9/3/20	\$ 50,000	\$ 48,918	\$ 50,000
Nielsen & Bainbridge, LLC	(i)	Consumer Services	L+925	1.0%	8/15/21	15,000	14,786	14,775
OSP Group, Inc.	(f)(g)(i)	Consumer Durables & Apparel	L+800	1.3%	7/31/20	145,000	145,000	144,275
Paw Luxco II Sarl	(g)(k)	Consumer Durables & Apparel	EURIBOR+950		1/29/19	€ 16,364	20,200	17,203
Pelican Products, Inc.	(i)	Capital Goods	L+825	1.0%	4/9/21	\$ 4,222	4,194	4,169
PSAV Acquisition Corp.	(f)(i)	Technology Hardware & Equipment	L+825	1.0%	1/24/22	80,000	78,898	80,500
Sensus USA Inc.	(i)	Capital Goods	L+725	1.3%	5/9/18	3,000	3,027	2,873
Sequential Brands Group, Inc.	(f)	Consumer Durables & Apparel	L+800	1.0%	8/15/20	25,000	25,000	25,000
Stadium Management Corp.	(f)	Consumer Services	L+825	1.0%	2/15/22	57,500	57,500	57,788
Total Senior Secured Loans—Second Lien							713,675	708,255
Senior Secured Bonds—15.2%								
Advanced Lighting Technologies, Inc.	(f)(g)	Materials	10.5%		6/1/19	78,500	77,139	52,203
Allen Systems Group, Inc.	(f)(g)(i)					ĺ	ĺ	
y I'	(m)(q)	Software & Services	10.5%		11/15/16	38,448	31,201	13,457
Aspect Software, Inc.	(e)	Software & Services	10.6%		5/15/17	6,000	5,991	5,700
Avaya Inc.	(e)(f)(g)	Technology Hardware & Equipment	10.5%		3/1/21	39,250	36,194	33,853
Caesars Entertainment Resort Properties, LLC	(e)(f)(g)	Consumer Services	11.0%		10/1/21	60,138	59,854	55,026
FourPoint Energy, LLC	(f)(g)	Energy	8.0%		12/31/20	70,875	67,690	62,370
FourPoint Energy, LLC	(f)(g)(p)	Energy	8.0%		12/31/20	27,563	27,563	24,255
Global A&T Electronics Ltd.	(i)(k)	Technology Hardware & Equipment	10.0%		2/1/19	9,000	9,000	8,118
JW Aluminum Co.	(f)(g)(i)	Materials	11.5%, 1.0% PIK (1.0% Max PIK)		11/15/17	66,297	65,818	66,297
Logan's Roadhouse Inc.	(e)(g)	Consumer Services	10.8%		10/15/17	56,294	46,855	41,728
Sorenson Communications, Inc.	(g)	Telecommunication Services	9.0%		10/31/20	19,898	19,158	18,903
Speedy Cash Intermediate Holdings Corp.	(f)	Diversified Financials	10.8%		5/15/18	5,000	5,061	4,928
Total Senior Secured Bonds							451,524	386,838
Unfunded Bond Commitments							(27,563)	(27,563)
Net Senior Secured Bonds							423,961	359,275
Subordinated Debt—19.6%								
Alta Mesa Holdings, L.P.	(e)	Energy	9.6%		10/15/18	11,165	11,084	9,468
Aurora Diagnostics, LLC	` /	Pharmaceuticals, Biotechnology & Life						
	(f)(g)	Sciences	10.8%		1/15/18	18,065	18,099	15,717
Brooklyn Basketball Holdings, LLC	(g)(i)	Consumer Services	L+800		10/15/19	19,873	19,873	19,674

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Consolidated Schedule of Investments (continued) As of December 31, 2014

(in thousands, except share amounts)

Portfolio Company ^(a)	Footnotes	Industry	Rate ^(b)	Floor	Maturity	Principal Amount ^(c)	Amortized Cost	Fair Value ^(d)
Cadillac Jack, Inc.	(g)(k)	Consumer Services	6.0%, 7.0% PIK (7.0% Max PIK)		5/15/20	\$ 52,268	\$ 36,561	\$ 54,947
Comstock Resources, Inc.	(f)(k)	Energy	9.5%		6/15/20	7,500	7,232	5,063
Flanders Corp.	(f)(g)	Capital Goods	13.8% PIK (13.8% Max PIK)		5/14/18	22,344	22,217	19,495
Flanders Corp.	(g)(i)	Capital Goods	17.5% PIK (17.5% Max PIK)		5/14/18	21,595	20,227	21,325
Global Jet Capital, Inc.	(i)	Commercial & Professional Services	8.0% PIK (8.0% Max PIK)		1/30/15	313	313	313
HBC Solutions, Inc.	(i)	Media	12.5% PIK (12.5% Max PIK)		8/4/18	303	303	303
HBC Solutions, Inc.	(i)(p)	Media	12.5% PIK (12.5% Max PIK)		8/4/18	150	150	150
Jupiter Resources, Inc.	(e)(g)(k)	Energy	8.5%		10/1/22	6,425	5,306	4,819
Kinetic Concepts, Inc.	(e)(f)	Health Care Equipment & Services	12.5%		11/1/19	15,000	14,256	16,500
KODA Distribution Group, Inc.	(f)	Materials	11.3%		9/30/19	35,000	34,440	35,000
Lightstream Resources, Ltd.	(g)(k)	Energy	8.6%		2/1/20	1,650	1,290	1,163
Mood Media Corp.	(e)(f)(g)(k)	Media	9.3%		10/15/20	43,135	42,124	35,263
NewStar Financial, Inc.	(f)(i)(k)	Diversified Financials	8.3%, 0.0% PIK (8.8% Max PIK)		12/4/24	50,000	34,997	37,500
P.F. Chang's China Bistro, Inc.	(e)	Consumer Services	10.3%		6/30/20	1,390	1,384	1,397
RKI Exploration & Production, LLC	(e)(g)	Energy	8.5%		8/1/21	12,550	12,362	10,229
Samson Investment Co.	(e)(f)(g)(i)	Energy	9.8%		2/15/20	14,200	13,397	5,964
Sandridge Energy, Inc.	(e)(i)(k)	Energy	8.8%		1/5/20	7,500	6,321	5,119
Sequel Industrial Products Holdings, LLC	(g)	Energy	12.0%, 2.5% PIK (2.5% Max PIK)		5/10/18	7,000	6,909	7,245
Sidewinder Drilling Inc.	(f)	Energy	9.8%		11/15/19	4,328	4,328	2,532
Sorenson Communications, Inc.	(g)	Telecommunication Services	13.0%		10/31/21	15,122	14,112	15,425
Talos Production, LLC	(g)	Energy	9.8%		2/15/18	1,500	1,364	1,358
ThermaSys Corp.	(f)(g)	Capital Goods	9.0%, 1.8% PIK (5.0% Max PIK)		5/3/20	133,295	133,295	132,628
VPG Group Holdings LLC	(f)	Materials	11.0%, 2.0% PIK (2.0% Max PIK)		7/15/19	5,142	5,142	5,232

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Consolidated Schedule of Investments (continued) As of December 31, 2014

(in thousands, except share amounts)

Portfolio Company ^(a)	Footnotes	Industry	Rate ^(b)	Floor	Maturity	Principal Amount ^(c)	Amortized Cost	Fair Value ^(d)
Warren Resources, Inc.	(g)	Energy	9.0%		8/1/22	\$ 1,000	\$ 709	\$ 625
Total Subordinated Debt							467,795	464,454
Unfunded Debt Commitments							(150)	(150)
Net Subordinated Debt							467,645	464,304
Collateralized Securities—5.2%								
ACASC 2013-2A B	(g)(i)(k)	Diversified Financials	8.1%		10/15/23	30,500	25,488	25,338
Dryden CDO 23A Class Subord.	(i)(k)	Diversified Financials	19.1%		7/17/23	10,000	5,810	7,967
JPMorgan Chase Bank, N.A. Credit-Linked Notes	(g)(k)	Diversified Financials	14.3%		12/20/21	16,740	16,594	17,284
Lightpoint CLO 2006 V Class D	(g)(k)	Diversified Financials	L+365		8/5/19	6,500	4,087	6,361
NewStar Clarendon 2014-1A Class D	(i)(j)(k)	Diversified Financials	L+435		1/25/27	1,560	1,461	1,461
NewStar Clarendon 2014-1A Sub B	(i)(j)(k)	Diversified Financials	12.5%		1/25/27	17,900	17,713	17,713
Rampart CLO 2007 1A Class Subord.	(i)(k)	Diversified Financials	24.2%		10/25/21	10,000	2,943	4,997
Stone Tower CLO VI Class Subord.	(g)(k)	Diversified Financials	32.6%		4/17/21	5,000	2,225	3,936
Wind River CLO Ltd. 2012 1A Class Sub B	(i)(k)	Diversified Financials	18.8%		1/15/24	42,504	34,041	38,863
Total Collateralized Securities							110,362	123,920

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Consolidated Schedule of Investments (continued) As of December 31, 2014

(in thousands, except share amounts)

Religion Consumer Services 2000,000 16,832 \$ 1,85 \$ 1,	Portfolio Company ^(a)	Footnotes	Industry	Number of Shares	Amortized Cost	Fair Value ^(d)
Amaya Gaming Group Inc., Warrants (i)(k)(m) Consumer Services 2,000,000 16,832 35,180 American Energy Appalachia Holdings, LLC (i)(m)(n) Energy 9,700,000 9,700 9,700 AP Exhaust Holdings, LLC, Common Equity (i)(m)(n) Automobiles & Components 811 812 2262 2262 2262 2262 2262 2262 2250 4185 5261 2550 1262 2250 12550 </th <th>Equity/Other—13.6%^(l)</th> <th></th> <th></th> <th></th> <th></th> <th></th>	Equity/Other—13.6% ^(l)					
American Energy Appalachia Holdings, LLC ("i(m)") Energy 9,700,000 9,700 9,700 AP Exhaust Holdings, LLC, Common Equity (i)(m)(o) Automobiles & Components 811 811 880 Aquilex Corp., Common Equity, Class A Shares (f) Energy 32,637 1,690 9,266 580 54,000 5	Altus Power America, Inc., Preferred Equity	(i)(m)		253,925	\$ 254	\$ 254
AP Exhaust Holdings, LLC, Common Equity (i)(m)(o) Automobiles & Components (f) Energy (f	Amaya Gaming Group Inc., Warrants	(i)(k)(m)	Consumer Services	2,000,000	16,832	35,180
Aquilex Corp., Common Equity, Class A Shares (f) Energy 15,128 1,088 4,295 Aquilex Corp., Common Equity, Class B Shares (f)(g) Energy 32,637 1,699 9,266 BPA Laboratories, Inc., Series B Warrants (i)(m) Pharmaceuticals, Biotechnology & Life Sciences 1,979 — — Burleigh Point, Ltd., Warrants (i)(k)(m) Peralling 17,256,081 1,88 5,004 CoSentry.Net, LLC, Preferred Equity (g)(m) Software & Services 2,632 2,500 4,185 Eastman Kodak Co., Common Equity (f)(i)(m) Tolecommunication Services 37,547 5,219 5,950 ERC Ireland Holdings Ltd., Common Equity (g)(i)(j)(k)(m) Telecommunication Services 37,547 5,219 5,950 End Flanders Corp., Common Equity (g)(m) Capital Goods 6,177,499 6,331 1,853 Flanders Corp., Common Equity (g)(m) Energy 21,000 2,000 2,705 Flanders Corp., Common Equity (g)(m) Energy 21,000 2,000 2,705 Fourb	American Energy Appalachia Holdings, LLC	(i)(m)(n)	Energy	9,700,000	9,700	9,700
Aquilex Corp., Common Equity, Class B Shares (f)(g) Energy 32,637 1,690 9,266	AP Exhaust Holdings, LLC, Common Equity	(i)(m)(o)	Automobiles & Components	811	811	580
BPA Laboratories, Inc., Series A Warrants (i)(m) Pharmaceuticals, Biotechnology & Life Sciences 1,979 — BPA Laboratories, Inc., Series B Warrants (i)(m) Pharmaceuticals, Biotechnology & Life Sciences 3,173 — Burleigh Point, Ltd., Warrants (i)(k)(m) Retailing 17,256,081 1,898 5,004 CoSentry, Net, LLC, Preferred Equity (g)(m) Software & Services 2,632 2,500 4,185 Eastman Kodak Co., Common Equity (f)(i)(m) Consumer Durables & Apparel 61,859 1,202 1,343 ERC Ireland Holdings Ltd., Common Equity (g)(ii) Telecommunication Services 37,547 5,219 5,950 ERC Ireland Holdings Ltd., Common Equity (g)(m) Capital Goods 6,177,490 6,531 1,853 Flanders Corp., Common Equity (g)(m) Capital Goods 6,177,490 6,531 1,853 FourPoint Energy, LLC, Class C Units (i)(m)(o) Energy 2,1000 2,000 2,775 FourPoint Energy, LLC, Class S D Units (i)(m)(o) Energy 1,491 1,793 14,793	Aquilex Corp., Common Equity, Class A Shares	(f)	Energy	15,128	1,088	4,295
BPA Laboratories, Inc., Series B Warrants (i)(m) Pharmaceuticals, Biotechnology & Life Sciences 3,173 — Burleigh Point, Ltd., Warrants (i)(k)(m) Retailing 17,256,081 1,980 5,004 CoSentry,Net, LLC, Preferred Equity (g)(m) Software & Services 2,632 2,500 4,185 Eastman Kodak Co., Common Equity (f)(i)(m) Consumer Durables & Apparel 61,859 1,202 1,343 ERC Ireland Holdings Ltd., Common Equity (g)(i)(k)(m) Telecommunication Services 15,809 2,288 2,505 Flanders Corp., Common Equity (g)(m) Capital Goods 6,177,490 6,531 1,853 FourPoint Energy, LLC, Class C Units (i)(m)(o) Energy 21,000 22,000 2,000 FourPoint Energy, LLC, Class D Units (i)(m)(o) Energy 3,937 2,601 5,059 Fronton Investor Holdings, LLC, Class B Units (i)(m)(o)(s) Consumer Services 14,943 17,931 14,793 HBC Solutions, Inc., Common Equity (i)(m) (m) Materials 347,107 347 486	Aquilex Corp., Common Equity, Class B Shares	(f)(g)	Energy	32,637	1,690	9,266
Burleigh Point, Ltd., Warrants (i)k/(m) Retailing 17,256,081 1,898 5,004 CoSentry, Net, LLC, Preferred Equity (g)(m) Software & Services 2,632 2,500 4,185 Eastman Kodak Co., Common Equity (h)(m) Consumer Durables & Apparel 61,859 1,202 1,343 ERC Ireland Holdings Ltd., Common Equity (g)(i)(j)(k)(m) Telecommunication Services 37,547 5,219 5,950 ERC Ireland Holdings Ltd., Warrants (i)(k)(m) Telecommunication Services 15,809 2,288 2,505 Flanders Corp., Common Equity (g)(m) Capital Goods 6,177,490 6,531 1,853 FourPoint Energy, LLC, Class C Units (i)(m)(o) Energy 21,000 21,000 22,075 Fronton Investor Holdings, LLC, Class B Units (i)(m)(o) Consumer Services 14,943 17,931 14,933 HBC Solutions, Inc., Common Equity, Class A Units (i)(m) Media 26,774 3,027 3,539 Industrial Group Intermediate Holdings, LLC, Common Equity (g)(m) Materials 34,107 347	BPA Laboratories, Inc., Series A Warrants		Pharmaceuticals, Biotechnology & Life Sciences	1,979	_	_
Cosentry, Net, LLC, Preferred Equity (g)(m) Software & Services 2,632 2,500 4,185 Eastman Kodak Co., Common Equity (f)(i)(m) Consumer Durables & Apparel 61,859 1,202 1,343 ERC Ireland Holdings Ltd., Common Equity (g)(i)(j(k)(m) Telecommunication Services 15,809 2,288 2,505 ERC Ireland Holdings Ltd., Warrants (i)(k)(m) Telecommunication Services 15,809 2,288 2,505 Flanders Corp., Common Equity (g)(m) Capital Goods 6,177,490 6,531 1,853 FourPoint Energy, LLC, Class C Units (i)(m)(o) Energy 3,937 2,601 5,059 Front Point Energy, LLC, Class D Units (i)(m)(o) Energy 3,937 2,601 5,059 Front Investor Holdings, LLC, Class A Units (i)(m)(o) Energy 1,494 1,493 1,4793 HBC Solutions, Inc., Common Equity, Class A Units (i)(m) Media 26,774 3,027 3,539 Industrial Group Intermediate Holdings, LLC, Common Equity (j)(m) Materials 347,107 347 486	BPA Laboratories, Inc., Series B Warrants	(i)(m)	Pharmaceuticals, Biotechnology & Life Sciences	3,173	_	_
Eastman Kodak Co., Common Equity (f)(i)(m) Consumer Durables & Apparel 61,859 1,202 1,343 ERC Ireland Holdings Ltd., Common Equity (g)(i)(j)(k)m Telecommunication Services 37,547 5,219 5,950 ERC Ireland Holdings Ltd., Warrants (i)(k)(m) Telecommunication Services 15,809 2,288 2,505 Flanders Corp., Common Equity (g)(m) Capital Goods 6,177,490 6,531 1,853 FourPoint Energy, LLC, Class C Units (i)(m)(o) Energy 21,000 22,000 2,675 FourPoint Energy, LLC, Class D Units (i)(m)(o) Energy 3,937 2,601 5,059 Fronton Investor Holdings, LLC, Class B Units (i)(m)(o) Consumer Services 14,943 17,931 14,793 HBC Solutions, Inc., Common Equity (i)(m) Materials 347,107 347 486 JW Aluminum Co., Common Equity (g)(m) Materials 37,500 3,225 — Leading Edge Aviation Services, Inc., Common Equity (g)(m) Capital Goods 4,401 464 492 <t< td=""><td>Burleigh Point, Ltd., Warrants</td><td>(i)(k)(m)</td><td>Retailing</td><td>17,256,081</td><td>1,898</td><td>5,004</td></t<>	Burleigh Point, Ltd., Warrants	(i)(k)(m)	Retailing	17,256,081	1,898	5,004
ERC Ireland Holdings Ltd., Common Equity (g)(i)(j)(k)m Telecommunication Services 37,547 5,219 5,950 ERC Ireland Holdings Ltd., Warrants (i)(k)(m) Telecommunication Services 15,809 2,288 2,505 Flanders Corp., Common Equity (g)(m) Capital Goods 6,177,409 6,531 1,853 FourPoint Energy, LLC, Class C Units (i)(m)(o) Energy 21,000 21,000 26,775 FourPoint Energy, LLC, Class D Units (i)(m)(o) Energy 3,937 2,601 5,059 Fronton Investor Holdings, LLC, Class B Units (i)(m)(o)(s) Consumer Services 14,943 17,931 14,793 HBC Solutions, Inc., Common Equity, Class A Units (i)(m) Media 26,774 3,027 3,539 Industrial Group Intermediate Holdings, LLC, Common Equity (i)(m) Materials 347,107 347 486 JW Aluminum Co., Common Equity (g)(m) Aterials 37,500 3,225 — Leading Edge Aviation Services, Inc., Common Equity (g)(m) Capital Goods 1,303 1,303 1,303 </td <td>CoSentry.Net, LLC, Preferred Equity</td> <td>(g)(m)</td> <td>Software & Services</td> <td>2,632</td> <td>2,500</td> <td>4,185</td>	CoSentry.Net, LLC, Preferred Equity	(g)(m)	Software & Services	2,632	2,500	4,185
ERC Ireland Holdings Ltd., Warrants (i)(k)(m) Telecommunication Services 15,809 2,288 2,505 Flanders Corp., Common Equity (g)(m) Capital Goods 6,177,490 6,531 1,853 FourPoint Energy, LLC, Class C Units (i)(m)(o) Energy 21,000 21,000 21,000 21,000 20,675 FourPoint Energy, LLC, Class D Units (i)(m)(o) Energy 3,937 2,601 5,059 Fronton Investor Holdings, LLC, Class B Units (i)(m)(o)(s) Consumer Services 14,943 17,931 14,793 HBC Solutions, Inc., Common Equity (i)(m) Media 26,774 3,027 3,539 Industrial Group Intermediate Holdings, LLC, Common Equity (i)(m)(o) Materials 347,107 347 486 JW Aluminum Co., Common Equity (g)(m) Materials 347,107 347 486 JW Aluminum Co., Common Equity (g)(m) Capital Goods 4,401 464 92 Leading Edge Aviation Services, Inc., Preferred Equity (g)(m) Capital Goods 490,213 490 490	Eastman Kodak Co., Common Equity	(f)(i)(m)	Consumer Durables & Apparel	61,859	1,202	1,343
Flanders Corp., Common Equity (g)(m) Capital Goods 6,177,490 6,531 1,853	ERC Ireland Holdings Ltd., Common Equity	(g)(i)(j)(k)(m)	Telecommunication Services	37,547	5,219	5,950
FourPoint Energy, LLC, Class C Units (i)(m)(o) Energy 21,000 21,000 26,775 FourPoint Energy, LLC, Class D Units (i)(m)(o) Energy 3,937 2,601 5,059 Fronton Investor Holdings, LLC, Class B Units (i)(m)(o)(s) Consumer Services 14,943 17,931 14,793 HBC Solutions, Inc., Common Equity, Class A Units (i)(m) Media 26,774 3,027 3,539 Industrial Group Intermediate Holdings, LLC, Common Equity (i)(m)(o) Materials 347,107 347 486 JW Aluminum Co., Common Equity (g)(m) Materials 37,500 3,225 — Leading Edge Aviation Services, Inc., Common Equity (g)(m) Capital Goods 4,401 46 92 Leading Edge Aviation Services, Inc., Preferred Equity (g)(m) Capital Goods 1,303 1,303 MB Precision Investment Holdings LLC, Class A-2 Units (g)(m) Capital Goods 490,213 490 Micronics, Inc., Preferred Equity (i)(m) Capital Goods 53,073 553 918 Micronics, Inc., Preferred Equit	ERC Ireland Holdings Ltd., Warrants	(i)(k)(m)	Telecommunication Services	15,809	2,288	2,505
FourPoint Energy, LLC, Class D Units (i)(m)(o) Energy 3,937 2,601 5,059 Fronton Investor Holdings, LLC, Class B Units (i)(m)(o)(s) Consumer Services 14,943 17,931 14,793 HBC Solutions, Inc., Common Equity, Class A Units (i)(m) Media 26,774 30,27 3,539 Industrial Group Intermediate Holdings, LLC, Common Equity (i)(m)(o) Materials 37,500 3,225 — Leading Edge Aviation Services, Inc., Common Equity (g)(m) Capital Goods 4,401 464 92 Leading Edge Aviation Services, Inc., Preferred Equity (g)(m) Capital Goods 4,401 464 92 Leading Edge Aviation Services, Inc., Preferred Equity (g)(m) Capital Goods 4,401 464 92 Leading Edge Aviation Services, Inc., Preferred Equity (g)(m) Capital Goods 490,213 490 490 Mil Precision Investment Holdings, LLC, Class A-2 Units (g)(m) Capital Goods 53,073 553 518 Milagro Holdings, LLC, Creferred Equity (j)(m) Energy 283,947 11,180 <td>Flanders Corp., Common Equity</td> <td>(g)(m)</td> <td>Capital Goods</td> <td>6,177,490</td> <td>6,531</td> <td>1,853</td>	Flanders Corp., Common Equity	(g)(m)	Capital Goods	6,177,490	6,531	1,853
Fronton Investor Holdings, LLC, Class B Units (i)(m)(o)(s) Consumer Services 14,943 17,931 14,793 HBC Solutions, Inc., Common Equity, Class A Units (i)(m) Media 26,774 3,027 3,539 Industrial Group Intermediate Holdings, LLC, Common Equity (i)(m) Materials 37,500 3,225 — Leading Edge Aviation Services, Inc., Common Equity (g)(m) Capital Goods 4,401 464 92 Leading Edge Aviation Services, Inc., Preferred Equity (g)(m) Capital Goods 4,902 1,303 <	FourPoint Energy, LLC, Class C Units	(i)(m)(o)	Energy	21,000	21,000	26,775
HBC Solutions, Inc., Common Equity, Class A Units (i)(m) Media 26,774 3,027 3,539 Industrial Group Intermediate Holdings, LLC, Common Equity (i)(m)(o) Materials 347,107 347 486 JW Aluminum Co., Common Equity (g)(m) Materials 37,500 3,225 — Leading Edge Aviation Services, Inc., Common Equity (g)(m) Capital Goods 4,401 464 92 Leading Edge Aviation Services, Inc., Preferred Equity (g)(m) Capital Goods 1,303 1,303 1,303 MB Precision Investment Holdings LLC, Class A-2 Units (g)(m) Capital Goods 490,213 490 490 Micronics, Inc., Ormmon Equity (i)(m) Capital Goods 5,57 553 918 Micronics, Inc., Preferred Equity (i)(m) Capital Goods 5,57 553 553 Milagro Holdings, LLC, Common Equity (g)(m) Energy 12,057 50 — Milagro Holdings, LLC, Preferred Equity (i)(m) Energy 283,947 11,180 525 MModal Inc., Common Equity	FourPoint Energy, LLC, Class D Units	(i)(m)(o)	Energy	3,937	2,601	5,059
Industrial Group Intermediate Holdings, LLC, Common Equity (i)(m)(o) Materials 347,107 347 486 JW Aluminum Co., Common Equity (g)(m) Materials 37,500 3,225 — Leading Edge Aviation Services, Inc., Common Equity (g)(m) Capital Goods 4,401 464 92 Leading Edge Aviation Services, Inc., Preferred Equity (g)(m) Capital Goods 1,303 1,303 MB Precision Investment Holdings LLC, Class A-2 Units (g)(m) Capital Goods 490,213 490 490 Micronics, Inc., Common Equity (i)(m) Capital Goods 53,073 553 918 Micronics, Inc., Preferred Equity (j)(m) Capital Goods 53,073 553 918 Milagro Holdings, LLC, Common Equity (g)(m) Energy 12,057 50 — Milagro Holdings, LLC, Preferred Equity (i)(m) Energy 283,947 11,180 525 MModal Inc., Common Equity (i)(m) Health Care Equipment & Services 56,529 933 850 New Star Metals Inc., Common Equity <td< td=""><td>Fronton Investor Holdings, LLC, Class B Units</td><td>(i)(m)(o)(s)</td><td>Consumer Services</td><td>14,943</td><td>17,931</td><td>14,793</td></td<>	Fronton Investor Holdings, LLC, Class B Units	(i)(m)(o)(s)	Consumer Services	14,943	17,931	14,793
JW Aluminum Co., Common Equity (g)(m) Materials 37,500 3,225 — Leading Edge Aviation Services, Inc., Common Equity (g)(m) Capital Goods 4,401 464 92 Leading Edge Aviation Services, Inc., Preferred Equity (g)(m) Capital Goods 1,303 1,303 1,303 1,303 MB Precision Investment Holdings LLC, Class A-2 Units (g)(m) Capital Goods 490,213 490 490 490 Micronics, Inc., Common Equity (i)(m) Capital Goods 53,073 553 918 Micronics, Inc., Preferred Equity (i)(m) Capital Goods 55 553 553 553 Milagro Holdings, LLC, Common Equity (g)(m) Energy 12,057 50 — Milagro Holdings, LLC, Preferred Equity (i)(m) Energy 283,947 11,180 525 MModal Inc., Common Equity (i)(m) Health Care Equipment & Services 56,529 933 850 New Star Metals Inc., Common Equity (i) Capital Goods 741,082 750 963 NewStar Financial, Inc., Warrants (i)(k)(m) Diversified Financials 2,375,000 15,058 15,675 Plains Offshore Operations Inc., Preferred Equity (f)(g) Energy 50,000 61,722 66,778	HBC Solutions, Inc., Common Equity, Class A Units	(i)(m)	Media	26,774	3,027	3,539
Leading Edge Aviation Services, Inc., Common Equity (g)(m) Capital Goods 4,401 464 92 Leading Edge Aviation Services, Inc., Preferred Equity (g)(m) Capital Goods 1,303 1,303 1,303 MB Precision Investment Holdings LLC, Class A-2 Units (g)(m) Capital Goods 490,213 490 490 Micronics, Inc., Common Equity (i)(m) Capital Goods 53,073 553 918 Micronics, Inc., Preferred Equity (i)(m) Capital Goods 55 553 553 Milagro Holdings, LLC, Common Equity (g)(m) Energy 12,057 50 — Milagro Holdings, LLC, Preferred Equity (i)(m) Energy 283,472 11,180 525 MModal Inc., Common Equity (i)(m) Health Care Equipment & Services 56,529 933 850 New Star Metals Inc., Common Equity (i) Capital Goods 741,082 750 96 NewStar Financial, Inc., Warrants (i)(k) Diversified Financials 2,375,000 15,058 15,675 Plains Offshore Operations Inc., Preferred Equity (f)(g) Energy 50,000 61,722	Industrial Group Intermediate Holdings, LLC, Common Equity	(i)(m)(o)	Materials	347,107	347	486
Leading Edge Aviation Services, Inc., Preferred Equity (g)(m) Capital Goods 1,303 1,303 1,303 MB Precision Investment Holdings LLC, Class A-2 Units (g)(m) Capital Goods 490,213 490 490 Micronics, Inc., Common Equity (i)(m) Capital Goods 53,073 553 918 Micronics, Inc., Preferred Equity (i)(m) Capital Goods 55 553 553 Milagro Holdings, LLC, Common Equity (g)(m) Energy 12,057 50 — Milagro Holdings, LLC, Preferred Equity (i)(m) Energy 283,947 11,180 525 MModal Inc., Common Equity (i)(m) Health Care Equipment & Services 56,529 933 850 New Star Metals Inc., Common Equity (i) Capital Goods 741,082 750 963 NewStar Financial, Inc., Warrants (i)(k)(m) Diversified Financials 2,375,000 15,058 15,078 Plains Offshore Operations Inc., Preferred Equity (f)(g) Energy 50,000 61,722 66,778	JW Aluminum Co., Common Equity	(g)(m)	Materials	37,500	3,225	_
MB Precision Investment Holdings LLC, Class A-2 Units (g)(m) Capital Goods 490,213 490 490 Micronics, Inc., Common Equity (i)(m) Capital Goods 53,073 553 918 Micronics, Inc., Preferred Equity (i)(m) Capital Goods 55,073 553 918 Milagro Holdings, LLC, Common Equity (g)(m) Energy 12,057 50 — Milagro Holdings, LLC, Preferred Equity (i)(m) Energy 283,947 11,180 525 MModal Inc., Common Equity (i)(m) Health Care Equipment & Services 56,529 933 850 New Star Metals Inc., Common Equity (i) Capital Goods 741,082 750 963 NewStar Financial, Inc., Warrants (i)(k)(m) Diversified Financials 2,375,000 15,058 15,678 Plains Offshore Operations Inc., Preferred Equity (f)(g) Energy 50,000 61,722 66,778	Leading Edge Aviation Services, Inc., Common Equity	(g)(m)	Capital Goods	4,401	464	92
Micronics, Inc., Common Equity (i)(m) Capital Goods 53,073 553 918 Micronics, Inc., Preferred Equity (i)(m) Capital Goods 55 553 553 Milagro Holdings, LLC, Common Equity (g)(m) Energy 12,057 50 Milagro Holdings, LLC, Preferred Equity (i)(m) Energy 283,947 11,180 525 MModal Inc., Common Equity (i)(m) Health Care Equipment & Services 56,529 933 850 New Star Metals Inc., Common Equity (i) Capital Goods 741,082 750 963 NewStar Financial, Inc., Warrants (i)(k)(m) Diversified Financials 2,375,000 15,058 15,678 Plains Offshore Operations Inc., Preferred Equity (f)(g) Energy 50,000 61,722 66,778	Leading Edge Aviation Services, Inc., Preferred Equity	(g)(m)	Capital Goods	1,303	1,303	1,303
Micronics, Inc., Common Equity (i)(m) Capital Goods 53,073 553 918 Micronics, Inc., Preferred Equity (i)(m) Capital Goods 55 553 553 Milagro Holdings, LLC, Common Equity (g)(m) Energy 12,057 50 — Milagro Holdings, LLC, Preferred Equity (i)(m) Energy 283,947 11,180 525 MModal Inc., Common Equity (i)(m) Health Care Equipment & Services 56,529 933 850 New Star Metals Inc., Common Equity (i) Capital Goods 741,082 750 963 NewStar Financial, Inc., Warrants (i)(k)(m) Diversified Financials 2,375,000 15,058 15,078 Plains Offshore Operations Inc., Preferred Equity (f)(g) Energy 50,000 61,722 66,778	MB Precision Investment Holdings LLC, Class A-2 Units	(g)(m)	Capital Goods	490,213	490	490
Milagro Holdings, LLC, Common Equity (g)(m) Energy 12,057 50 — Milagro Holdings, LLC, Preferred Equity (i)(m) Energy 283,947 11,180 525 MModal Inc., Common Equity (i)(m) Health Care Equipment & Services 56,529 93 85 New Star Metals Inc., Common Equity (i) Capital Goods 741,082 750 963 NewStar Financial, Inc., Warrants (i)(k)(m) Diversified Financials 2,375,000 15,058 15,678 Plains Offshore Operations Inc., Preferred Equity (f)(g) Energy 50,000 61,722 66,778	Micronics, Inc., Common Equity		Capital Goods	53,073	553	918
Milagro Holdings, LLC, Preferred Equity (i)(m) Energy 283,947 11,180 525 MModal Inc., Common Equity (i)(m) Health Care Equipment & Services 56,529 933 850 New Star Metals Inc., Common Equity (i) Capital Goods 741,082 750 963 NewStar Financial, Inc., Warrants (i)(k)(m) Diversified Financials 2,375,000 15,058 15,678 Plains Offshore Operations Inc., Preferred Equity (f)(g) Energy 50,000 61,722 66,778	Micronics, Inc., Preferred Equity	(i)(m)	Capital Goods	55	553	553
MModal Inc., Common Equity (i)(m) Health Care Equipment & Services 56,529 933 850 New Star Metals Inc., Common Equity (i) Capital Goods 741,082 750 963 New Star Financial, Inc., Warrants (i)(k)(m) Diversified Financials 2,375,000 15,058 15,675 Plains Offshore Operations Inc., Preferred Equity (f)(g) Energy 50,000 61,722 66,778	Milagro Holdings, LLC, Common Equity	(g)(m)	Energy	12,057	50	_
New Star Metals Inc., Common Equity (i) Capital Goods 741,082 750 963 New Star Financial, Inc., Warrants (i)(k)(m) Diversified Financials 2,375,000 15,058 15,675 Plains Offshore Operations Inc., Preferred Equity (f)(g) Energy 50,000 61,722 66,778	Milagro Holdings, LLC, Preferred Equity	(i)(m)	Energy	283,947	11,180	525
New Star Metals Inc., Common Equity (i) Capital Goods 741,082 750 963 New Star Financial, Inc., Warrants (i)(k)(m) Diversified Financials 2,375,000 15,058 15,675 Plains Offshore Operations Inc., Preferred Equity (f)(g) Energy 50,000 61,722 66,778	MModal Inc., Common Equity	(i)(m)	Health Care Equipment & Services	56,529	933	850
Plains Offshore Operations Inc., Preferred Equity (f)(g) Energy 50,000 61,722 66,778		(i)	Capital Goods	741,082	750	963
	NewStar Financial, Inc., Warrants	(i)(k)(m)	Diversified Financials	2,375,000	15,058	15,675
		(f)(g)	Energy	50,000	61,722	66,778
	Plains Offshore Operations Inc., Warrants		Energy	1,067,481	1,722	2,028

FS Investment Corporation

Consolidated Schedule of Investments (continued) As of December 31, 2014

(in thousands, except share amounts)

Portfolio Company ^(a)	Footnotes	Industry	Number of Shares	Amortized Cost	Fair Value ^(d)
PSAV Holdings LLC, Common Equity	(g)(m)	Technology Hardware & Equipment	10,000	\$ 10,000	\$ 15,000
Safariland, LLC, Common Equity	(g)(m)	Capital Goods	25,000	2,500	10,220
Safariland, LLC, Preferred Equity	(g)	Capital Goods	2,042	22,284	22,578
Safariland, LLC, Warrants	(g)(m)	Capital Goods	4,536	473	1,854
Sequel Industrial Products Holdings, LLC, Common Equity	(g)(i)(m)	Energy	33,306	3,400	9,272
Sequel Industrial Products Holdings, LLC, Preferred Equity	(g)(i)	Energy	8,000	10,085	10,094
Sequel Industrial Products Holdings, LLC, Warrants	(i)(m)(r)	Energy	1,293	1	204
Sequel Industrial Products Holdings, LLC, Warrants	(g)(m)(r)	Energy	19,388	12	3,459
Sorenson Communications, Inc., Common Equity	(g)(m)	Telecommunication Services	46,163	_	21,572
ThermaSys Corp., Common Equity	(g)(m)	Capital Goods	51,813	1	_
ThermaSys Corp., Preferred Equity	(g)	Capital Goods	51,813	5,181	5,129
VPG Group Holdings LLC, Class A-2 Units	(g)(m)	Materials	3,637,500	3,638	3,638
Total Equity/Other				250,497	323,962
Unfunded Contingent Warrant Commitment					(2,475)
Net Equity/Other					321,487
TOTAL INVESTMENTS—176.7%				\$4,182,097	4,183,447
LIABILITIES IN EXCESS OF OTHER ASSETS—(76.7%)					(1,816,461)
NET ASSETS-100%					\$ 2,366,986

 ⁽a) Security may be an obligation of one or more entities affiliated with the named company.

Certain variable rate securities in the Company's portfolio bear interest at a rate determined by a publicly disclosed base rate plus a basis point spread. As of December 31, 2014, the three-month London Interbank Offered Rate, or LIBOR, was 0.26%, EURIBOR was 0.08% and Prime was 3.25%.

⁽c) Denominated in U.S. dollars unless otherwise noted.

d) Fair value determined by the Company's board of directors (see Note 7).

⁽e) Security or portion thereof held within Broad Street Funding LLC and is pledged as collateral supporting the amounts outstanding under the revolving credit facility with Deutsche Bank AG, New York Branch (see Note 8).

⁽f) Security or portion thereof held within Locust Street Funding LLC and is pledged as collateral supporting the amounts outstanding under the Class A Notes issued to Race Street Funding LLC pursuant to an indenture with Citibank, N.A., as trustee (see Note 8).

FS Investment Corporation

Consolidated Schedule of Investments (continued) As of December 31, 2014

(in thousands, except share amounts)

- (g) Security or portion thereof held within Race Street Funding LLC and is pledged as collateral supporting the amounts outstanding under the repurchase agreement with JPMorgan Chase Bank, N.A., London Branch (see Note 8).
- h) Security or portion thereof held within Walnut Street Funding LLC and is pledged as collateral supporting the amounts outstanding under the revolving credit facility with Wells Fargo Bank, National Association (see Note 8). As of January 16, 2015, all such securities held within Walnut Street Funding LLC were sold or transferred to FS Investment Corporation.
- i) Security or portion thereof is pledged as collateral supporting the amounts outstanding under the revolving credit facility with ING Capital LLC (see Note 8).
- (j) Position or portion thereof unsettled as of December 31, 2014.
- (k) The investment is not a qualifying asset under the Investment Company Act of 1940, as amended. A business development company may not acquire any asset other than qualifying assets, unless, at the time the acquisition is made, qualifying assets represent at least 70% of the company's total assets. As of December 31, 2014, 78.7% of the Company's total assets represented qualifying assets.
- Listed investments may be treated as debt for GAAP or tax purposes.
- (m) Security is non-income producing.
- (n) Security held within IC American Energy Investments, Inc., a wholly-owned subsidiary of the Company.
- (o) Security held within FSIC Investments, Inc., a wholly-owned subsidiary of the Company.
- (p) Security is an unfunded loan commitment.
-) Security was on non-accrual status as of December 31, 2014.
- (r) Warrants expire on September 28, 2022 and May 10, 2022 and the strike prices are \$121.00 and \$100.00 per share, respectively.
- Under the Investment Company Act of 1940, as amended, the Company generally is deemed to be an "affiliated person" of a portfolio company if it owns 5% or more of the portfolio company's voting securities and generally is deemed to "control" a portfolio company if it owns 25% or more of the portfolio company's voting securities or it has the power to exercise control over the management or policies of such portfolio company. During the year ended December 31, 2014, the Company made an investment in and, in connection with such investment is deemed to be an "affiliated person" of (but would not be deemed to "control"), the following portfolio company:

Portfolio Company Equity/Other	Purchases	Sales and Repayments	Interest Income	Dividend Inco	ome	Fee Income	Net Realized Gain (Loss)	Net Cha	nge in Unrealized Appreciation (Depreciation)
Fronton Investor Holdings, LLC, Class B Units	\$ 17,931	_	_	\$	299	_	_	\$	(3,138)

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (in thousands, except share and per share amounts)

Note 1. Principal Business and Organization

FS Investment Corporation (NYSE: FSIC), or the Company, was incorporated under the general corporation laws of the State of Maryland on December 21, 2007 and formally commenced investment operations on January 2, 2009. The Company is an externally managed, non-diversified, closed-end management investment company that has elected to be regulated as a business development company, or BDC, under the Investment Company Act of 1940, as amended, or the 1940 Act. In addition, the Company has elected to be treated for U.S. federal income tax purposes, and intends to qualify annually, as a regulated investment company, or RIC, as defined under Subchapter M of the Internal Revenue Code of 1986, as amended, or the Code. As of June 30, 2015, the Company had three wholly-owned financing subsidiaries and three wholly-owned subsidiaries through which it holds equity interests in non-controlled portfolio companies. The consolidated financial statements include both the Company's accounts and the accounts of its wholly-owned subsidiaries as of June 30, 2015. All significant intercompany transactions have been eliminated in consolidation.

The Company's investment objectives are to generate current income and, to a lesser extent, long-term capital appreciation by investing primarily in senior secured loans and second lien secured loans of private U.S. companies. The Company seeks to generate superior risk-adjusted returns by focusing on debt investments in a broad array of private U.S. companies, including middle market companies, which the Company defines as companies with annual revenues of \$50 million to \$2.5 billion at the time of investment. The Company may purchase interests in loans or make other debt investments, including investments in senior secured bonds, through secondary market transactions in the "over-the-counter" market or directly from the Company's target companies as primary market or directly originated investments. In connection with the Company's debt investments, the Company may on occasion receive equity interests such as warrants or options as additional consideration. The Company may also purchase or otherwise acquire minority interests in target companies, in the form of common or preferred equity or equity-related securities, such as rights and warrants that may be converted into or exchanged for common stock or other equity, the cash value of common stock or other equity. Any such minority interests are generally acquired in conjunction with one of the Company's debt investments or through a co-investment with a financial sponsor, such as an institutional investor or private equity firm. In addition, a portion of the Company's portfolio may be comprised of corporate bonds, collateralized loan obligations, or CLOs, other debt securities and derivatives, including total return swaps and credit default swaps.

Note 2. Summary of Significant Accounting Policies

Basis of Presentation: The accompanying unaudited consolidated financial statements of the Company have been prepared in accordance with U.S. generally accepted accounting principles, or GAAP, for interim financial information and with the instructions for Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by GAAP for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. For a more complete discussion of significant accounting policies and certain other information, the Company's interim unaudited consolidated financial statements should be read in conjunction with its audited consolidated financial statements as of and for the year ended December 31, 2014 included in the Company's annual report on Form 10-K for the year ended December 31, 2014. Operating results for the three and six months ended June 30, 2015 are not necessarily indicative of the results that may be expected for the year ending December 31, 2015. The December 31, 2014 consolidated balance sheet and consolidated schedule of investments are derived from the Company's audited consolidated financial statements as of and for the year ended December 31, 2014. The Company is considered an investment company under GAAP and follows the accounting and reporting guidance applicable to investment companies. The Company has evaluated the impact of subsequent events through the date the consolidated financial statements were issued and filed with the U.S. Securities and Exchange Commission, or the SEC.

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 2. Summary of Significant Accounting Policies (continued)

Use of Estimates: The preparation of the unaudited consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. Many of the amounts have been rounded, and all amounts are in thousands, except share and per share amounts.

Capital Gains Incentive Fee: At the Company's 2013 annual meeting of stockholders, the Company received stockholder approval to amend and restate the investment advisory and administrative services agreement, dated February 12, 2008 (as amended on August 5, 2008), or the 2008 investment advisory and administrative services agreement, by and between the Company and FB Income Advisor, LLC, or FB Advisor, effective upon a listing of the Company's shares of common stock on a national securities exchange. The Company's shares of common stock were listed and commenced trading on the New York Stock Exchange, or the NYSE, on April 16, 2014. On April 16, 2014, the Company entered into an amended and restated investment advisory agreement, with FB Advisor. Also on April 16, 2014, the Company entered into an administration agreement with FB Advisor, or the administration agreement, which governs the administrative services provided to the Company by FB Advisor that had previously been addressed in the 2008 investment advisory and administrative services agreement.

At a special meeting of stockholders of the Company that was adjourned on June 23, 2014 and reconvened on July 17, 2014, the Company received stockholder approval to amend and restate the April 2014 investment advisory agreement. On July 17, 2014, the Company entered into an amended and restated investment advisory agreement, or the July 2014 investment advisory agreement, with FB Advisor.

Pursuant to the terms of each of the 2008 investment advisory and administrative services agreement, the April 2014 investment advisory agreement and the July 2014 investment advisory agreement, the incentive fee on capital gains is determined and payable in arrears as of the end of each calendar year (or upon termination of such agreement). Such fee will equal 20.0% of the Company's incentive fee capital gains (i.e., the Company's realized capital gains on a cumulative basis from inception, calculated as of the end of the applicable period, net of all realized capital losses and unrealized capital depreciation on a cumulative basis), less the aggregate amount of any previously paid capital gains incentive fees. On a quarterly basis, the Company accrues for the capital gains incentive fee by calculating such fee as if it were due and payable as of the end of such period.

While none of the 2008 investment advisory and administrative services agreement, the April 2014 investment advisory agreement or the July 2014 investment advisory agreement include or contemplate the inclusion of unrealized gains in the calculation of the capital gains incentive fee, pursuant to an interpretation of an American Institute of Certified Public Accountants, or AICPA, Technical Practice Aid for investment companies, commencing during the quarter ended December 31, 2010, the Company changed its methodology for accruing for this incentive fee to include unrealized gains in the calculation of the capital gains incentive fee expense and related accrued capital gains incentive fee. This accrual reflects the incentive fees that would be payable to FB Advisor if the Company's entire portfolio was liquidated at its fair value as of the balance sheet date even though FB Advisor is not entitled to an incentive fee with respect to unrealized gains unless and until such gains are actually realized.

Subordinated Income Incentive Fee: Pursuant to the terms of each of the 2008 investment advisory and administrative services agreement, the April 2014 investment advisory agreement and the July 2014 investment

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 2. Summary of Significant Accounting Policies (continued)

advisory agreement, FB Advisor may also be entitled to receive a subordinated incentive fee on income. The subordinated incentive fee on income under the 2008 investment advisory and administrative services agreement, which was calculated and payable quarterly in arrears, equaled 20.0% of the Company's "preincentive fee net investment income" for the immediately preceding quarter and was subject to a hurdle rate, expressed as a rate of return on adjusted capital, as defined in the 2008 investment advisory and administrative services agreement, equal to 2.0% per quarter, or an annualized hurdle rate of 8.0%. As a result, FB Advisor did not earn this incentive fee for any quarter until the Company's pre-incentive fee net investment income for such quarter exceeded the hurdle rate, FB Advisor was entitled to a "catch-up" fee equal to the amount of the pre-incentive fee net investment income in excess of the hurdle rate, until the Company's pre-incentive fee net investment income for such quarter equaled 2.5%, or 10.0% annually, of adjusted capital. Thereafter, FB Advisor received 20.0% of pre-incentive fee net investment income. Under the April 2014 investment advisory agreement, the subordinated incentive fee on income was calculated in the same manner, except that the hurdle rate used to compute the subordinated incentive fee on income was based on the value of the Company's net assets rather than adjusted capital.

Under the July 2014 investment advisory agreement, the hurdle rate, expressed as a rate of return on the value of the Company's net assets, was reduced from 2.0% to 1.875% per quarter, or an annualized hurdle rate of 7.5%. As a result, FB Advisor will not earn this incentive fee for any quarter until the Company's pre-incentive fee net investment income for such quarter exceeds the hurdle rate of 1.875%. Once the Company's pre-incentive fee net investment income in any quarter exceeds the hurdle rate, FB Advisor will be entitled to a "catch-up" fee equal to the amount of the pre-incentive fee net investment income in excess of the hurdle rate, until the Company's pre-incentive fee net investment income for such quarter equals 2.34375%, or 9.375% annually, of net assets. Thereafter, FB Advisor will be entitled to receive 20.0% of pre-incentive fee net investment income.

Under both the April 2014 investment advisory agreement and the July 2014 investment advisory agreement, the subordinated incentive fee on income is subject to a total return requirement, which provides that no incentive fee in respect of the Company's pre-incentive fee net investment income will be payable except to the extent that 20.0% of the cumulative net increase in net assets resulting from operations over the then-current and eleven preceding calendar quarters exceeds the cumulative incentive fees accrued and/or paid for the eleven preceding calendar quarters. Accordingly, any subordinated incentive fee on income that is payable in a calendar quarter will be limited to the lesser of (i) 20.0% of the amount by which the Company's pre-incentive fee net investment income for such calendar quarter exceeds the applicable quarterly hurdle rate, subject to the "catch-up" provision, and (ii) (x) 20.0% of the cumulative net increase in net assets resulting from operations for the then-current and eleven preceding calendar quarters *minus* (y) the cumulative incentive fees accrued and/or paid for the eleven preceding calendar quarters. For the foregoing purpose, the "cumulative net increase in net assets resulting from operations" is the sum of pre-incentive fee net investment income, base management fees, realized gains and losses and unrealized appreciation and depreciation of the Company for the then-current and eleven preceding calendar quarters. There will be no accumulation of amounts on the hurdle rate from quarter to quarter and, accordingly, there will be no clawback of amounts previously paid if subsequent quarters are below the applicable quarterly hurdle rate.

Reclassifications: Certain amounts in the unaudited consolidated financial statements for the three and six months ended June 30, 2014 and the audited consolidated financial statements for the year ended December 31,

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 2. Summary of Significant Accounting Policies (continued)

2014 may have been reclassified to conform to the classifications used to prepare the unaudited consolidated financial statements for the three and six months ended June 30, 2015. These reclassifications had no material impact on the Company's consolidated financial position, results of operations or cash flows as previously reported.

Note 3. Share Transactions

Below is a summary of transactions with respect to shares of the Company's common stock during the six months ended June 30, 2015 and 2014:

	Six Months Ended June 30,				
	201	5	2014		
	Shares	Amount	Shares	Amount	
Reinvestment of Distributions	806,066	\$ 7,970	3,804,344	\$ 39,040	
Share Repurchase Program			(872,865)	(8,903)	
Fractional Share Round Up	_	_	30,533	_	
Listing Tender Offer			(23,255,813)	(250,000)	
Net Proceeds from Share Transactions	806,066	\$ 7,970	(20,293,801)	\$ (219,863)	

In connection with the listing of its shares of common stock on the NYSE, the Company terminated its previous distribution reinvestment plan, or the old DRP. The final distribution reinvestment under the old DRP was made in connection with the regular monthly cash distribution paid on March 31, 2014 to stockholders of record as of the close of business on March 28, 2014. On May 23, 2014, the Company adopted a new distribution reinvestment plan, or the new DRP, which became effective on June 2, 2014. The new DRP was first implemented in connection with the regular monthly cash distribution paid on July 2, 2014 to stockholders of record as of the close of business on June 24, 2014. During the six months ended June 30, 2015 and 2014, the Company issued 806,066 and 3,804,344 shares of common stock pursuant to its distribution reinvestment plan in effect on the applicable date of issuance for gross proceeds of \$7,970 and \$39,040 at an average price per share of \$9.89 and \$10.26, respectively. During the period from July 1, 2015 to August 7, 2015, the Company issued 571,747 shares of common stock pursuant to the new DRP for gross proceeds of \$5,660 at an average price per share of \$9.90. For additional information regarding the terms of the new DRP, see Note 5.

Listing and Fractional Shares

The Company's shares of common stock were listed and commenced trading on the NYSE on April 16, 2014. The Company eliminated any outstanding fractional shares of its common stock in connection with the listing, as permitted by the Maryland General Corporation Law. The Company eliminated all outstanding fractional shares by rounding up the number of fractional shares held by each of the Company's stockholders to the nearest whole number of shares as of April 4, 2014. As a result of the fractional share round up, the number of then outstanding shares was increased by 30,533 shares.

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 3. Share Transactions (continued)

Share Repurchase Program

Historically, the Company conducted quarterly tender offers pursuant to its former share repurchase program to provide limited liquidity to its stockholders. In anticipation of the listing of the Company's shares of common stock on the NYSE, the Company's board of directors terminated its share repurchase program effective March 21, 2014. The listing has provided liquidity to the Company's stockholders, and therefore the Company does not expect to implement a new share repurchase program in the future.

The following table sets forth the number of shares of common stock repurchased by the Company under its share repurchase program during the six months ended June 30, 2014:

		ol.	Percentage of Shares Tendered	Aggregate Consideration for		
For the Three Months Ended	Repurchase Date	Shares Repurchased	That Were Repurchased	Price Per Share	Repurchased Shares	
Fiscal 2014						
December 31, 2013	January 2, 2014	872,865	100%	\$ 10.20	\$ 8,903	

Listing Tender Offer

On April 16, 2014, the Company commenced a modified "Dutch auction" tender offer, or the listing tender offer, to purchase for cash up to \$250,000 in value of the Company's shares of common stock from stockholders. In accordance with the terms of the listing tender offer, the Company selected the lowest price, not greater than \$11.00 per share or less than \$10.35 per share, net to the tendering stockholder in cash, less any applicable withholding taxes and without interest, that enabled the Company to purchase the maximum number of shares of common stock properly tendered in the listing tender offer and not properly withdrawn having an aggregate purchase price of up to \$250,000.

The listing tender offer expired on May 28, 2014. Due to the oversubscription of the listing tender offer, on June 4, 2014, the Company accepted for purchase on a pro rata basis 23,255,813 shares of common stock, or approximately 96.6% of the shares tendered at a purchase price of \$10.75 per share, for an aggregate cost of approximately \$250,000, excluding fees and expenses relating to the listing tender offer. The 23,255,813 shares of common stock accepted for purchase in the listing tender offer represented approximately 8.9% of the Company's issued and outstanding shares of common stock as of June 4, 2014. The Company used available cash and borrowings under its senior secured revolving credit facility with ING Capital LLC, or ING, as administrative agent, and the lenders party thereto, or the ING credit facility, to fund the purchase of shares of common stock in the listing tender offer and to pay for all related fees and expenses.

Note 4. Related Party Transactions

Compensation of the Investment Adviser

Pursuant to the 2008 investment advisory and administrative services agreement, the April 2014 investment advisory agreement and the July 2014 investment advisory agreement, FB Advisor is entitled to an annual base management fee based on the average value of the Company's gross assets and an incentive fee based on the

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 4. Related Party Transactions (continued)

Company's performance. The Company commenced accruing fees under the 2008 investment advisory and administrative services agreement on January 2, 2009, upon commencement of the Company's investment operations. Base management fees are paid on a quarterly basis in arrears. The annual base management fees under the 2008 investment advisory and administrative services agreement and the April 2014 investment advisory agreement were equal to 2.0% of the average value of the Company's gross assets.

In anticipation of the listing of the Company's shares of common stock on the NYSE, FB Advisor recommended that the April 2014 investment advisory agreement be further amended to (i) reduce the annualized hurdle rate used in connection with the calculation of the subordinated incentive fee on income, expressed as a rate of return on the Company's net assets, from 8% to 7.5% and (ii) assuming the reduction to the hurdle rate was approved, reduce the base management fee from 2.0% to 1.75% of the average value of the Company's gross assets. At a special meeting of stockholders that was adjourned on June 23, 2014 and reconvened on July 17, 2014, the Company received stockholder approval to amend and restate the April 2014 investment advisory agreement to reflect the amendments approved by the Company's stockholders. On July 17, 2014, the Company entered into the July 2014 investment advisory agreement. While stockholder approval of the proposal was pending, FB Advisor agreed, effective April 1, 2014, to waive a portion of the base management fee to which it was entitled under the April 2014 investment advisory agreement so that the fee received equaled 1.75% of the average value of the Company's gross assets.

The incentive fee consists of two parts. The first part of the incentive fee, which is referred to as the subordinated incentive fee on income, is calculated and payable quarterly in arrears, and equals 20.0% of the Company's "pre-incentive fee net investment income" for the immediately preceding quarter. Under the 2008 investment advisory and administrative services agreement, the subordinated incentive fee on income was subject to a hurdle rate, expressed as a rate of return on adjusted capital, as defined in the 2008 investment advisory and administrative services agreement, equal to 2.0% per quarter, or an annualized hurdle rate of 8.0%. As a result, FB Advisor did not earn this incentive fee for any quarter until the Company's pre-incentive fee net investment income for such quarter exceeded the hurdle rate of 2.0%. Once the Company's pre-incentive fee net investment income in any quarter exceeded the hurdle rate, FB Advisor was entitled to a "catch-up" fee equal to the amount of the pre- incentive fee net investment income in excess of the hurdle rate, until the Company's pre-incentive fee net investment income for such quarter equaled 2.5%, or 10.0% annually, of adjusted capital. Thereafter, FB Advisor received 20.0% of pre-incentive fee net investment income. Under the April 2014 investment advisory agreement, the subordinated incentive fee on income was calculated in the same manner, except that the hurdle rate used to compute the subordinated incentive fee on income was based on the value of the Company's net assets rather than adjusted capital.

Under the July 2014 investment advisory agreement, the hurdle rate, expressed as a rate of return on the value of the Company's net assets, was reduced from 2.0% to 1.875% per quarter, or an annualized hurdle rate of 7.5%. As a result, FB Advisor will not earn this incentive fee for any quarter until the Company's pre-incentive fee net investment income for such quarter exceeds the hurdle rate of 1.875%. Once the Company's pre-incentive fee net investment income in any quarter exceeds the hurdle rate, FB Advisor will be entitled to a "catch-up" fee equal to the amount of the pre-incentive fee net investment income in excess of the hurdle rate, until the Company's pre-incentive fee net investment income for such quarter equals 2.34375%, or 9.375% annually, of the value of the Company's net assets. Thereafter, FB Advisor will be entitled to receive 20.0% of pre-incentive fee net investment income.

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 4. Related Party Transactions (continued)

Under both the April 2014 investment advisory agreement and the July 2014 investment advisory agreement, the subordinated incentive fee on income is subject to a total return requirement, which provides that no incentive fee in respect of the Company's pre-incentive fee net investment income will be payable except to the extent that 20.0% of the cumulative net increase in net assets resulting from operations over the then-current and eleven preceding calendar quarters exceeds the cumulative incentive fees accrued and/or paid for the eleven preceding calendar quarters. Accordingly, any subordinated incentive fee on income that is payable in a calendar quarter will be limited to the lesser of (i) 20.0% of the amount by which the Company's pre-incentive fee net investment income for such calendar quarter exceeds the applicable quarterly hurdle rate, subject to the "catch-up" provision, and (ii) (x) 20.0% of the cumulative net increase in net assets resulting from operations for the then-current and eleven preceding calendar quarters *minus* (y) the cumulative incentive fees accrued and/or paid for the eleven preceding calendar quarters. For the foregoing purpose, the "cumulative net increase in net assets resulting from operations" is the sum of pre-incentive fee net investment income, base management fees, realized gains and losses and unrealized appreciation and depreciation of the Company for the then-current and eleven preceding calendar quarters. There will be no accumulation of amounts on the hurdle rate from quarter to quarter and, accordingly, there will be no clawback of amounts previously paid if subsequent quarters are below the applicable quarterly hurdle rate.

The second part of the incentive fee, which is referred to as the incentive fee on capital gains, is determined and payable in arrears as of the end of each calendar year (or upon termination of the July 2014 investment advisory agreement). This fee equals 20.0% of the Company's incentive fee capital gains, which equal the Company's realized capital gains on a cumulative basis from inception, calculated as of the end of the applicable period, computed net of all realized capital losses and unrealized capital depreciation on a cumulative basis, less the aggregate amount of any previously paid capital gain incentive fees. The Company accrues for the capital gains incentive fee, which, if earned, is paid annually. The Company accrues the incentive fee based on net realized and unrealized gains; however, the fee payable to FB Advisor is based on realized gains and no such fee is payable with respect to unrealized gains unless and until such gains are actually realized. The methodology for calculating the capital gains incentive fee is identical under the 2008 investment advisory and administrative services agreement, the April 2014 investment advisory agreement and the July 2014 investment advisory agreement.

Pursuant to the 2008 investment advisory and administrative services agreement, the Company reimbursed FB Advisor for expenses necessary to perform services related to the Company's administration and operations. The amount of this reimbursement was set at the lesser of (1) FB Advisor's actual costs incurred in providing such services and (2) the amount that the Company estimated it would be required to pay alternative service providers for comparable services in the same geographic location. FB Advisor was required to allocate the cost of such services to the Company based on factors such as total assets, revenues, time allocations and/or other reasonable metrics. The Company's board of directors then assessed the reasonableness of such reimbursements based on the breadth, depth and quality of such services as compared to the estimated cost to the Company of obtaining similar services from third-party providers known to be available. In addition, the Company's board of directors considered whether any single third-party service provider would be capable of providing all such services at comparable cost and quality. Finally, the Company's board of directors compared the total amount paid to FB Advisor for such services as a percentage of the Company's net assets to the same ratio as reported by other comparable BDCs.

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 4. Related Party Transactions (continued)

Pursuant to the administration agreement, the Company reimburses FB Advisor for expenses necessary to perform services related to the Company's administration and operations, including FB Advisor's allocable portion of the compensation and related expenses of certain personnel of Franklin Square Holdings, L.P., or Franklin Square Holdings, providing administrative services to the Company on behalf of FB Advisor. The Company reimburses FB Advisor no less than quarterly for all costs and expenses incurred by FB Advisor in performing its obligations and providing personnel and facilities under the administration agreement. FB Advisor allocates the cost of such services to the Company based on factors such as total assets, revenues, time allocations and/or other reasonable metrics. The Company's board of directors reviews the methodology employed in determining how the expenses are allocated to the Company and the proposed allocation of administrative expenses among the Company and certain affiliates of FB Advisor. The Company's board of directors then assesses the reasonableness of such reimbursements for expenses allocated to the Company based on the breadth, depth and quality of such services as compared to the estimated cost to the Company of obtaining similar services from third-party service providers known to be available. In addition, the Company's board of directors considers whether any single third-party service provider would be capable of providing all such services at comparable cost and quality. Finally, the Company's board of directors compares the total amount paid to FB Advisor for such services as a percentage of the Company's net assets to the same ratio as reported by other comparable BDCs.

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 4. Related Party Transactions (continued)

The following table describes the fees and expenses accrued under the 2008 investment advisory and administrative services agreement, the April 2014 investment advisory agreement, the July 2014 investment advisory agreement and the administration agreement, as applicable, during the three and six months ended June 30, 2015 and 2014:

			Three Months Ended June 30,		Six Months Ended June 30,	
Related Party	Source Agreement	Description	2015	2014	2015	2014
FB Advisor	2008 Investment Advisory and Administrative Services Agreement, April 2014 Investment Advisory Agreement and July 2014 Investment Advisory Agreement	Base Management Fee ⁽¹⁾	\$ 19,103	\$ 19,858	\$38,141	\$ 42,229
FB Advisor	2008 Investment Advisory and Administrative Services Agreement, April 2014 Investment Advisory Agreement and July 2014 Investment Advisory Agreement	Capital Gains Incentive Fee ⁽²⁾	\$ (8,355)	\$ 2,268	\$ (4,607)	\$ 7,104
FB Advisor	2008 Investment Advisory and Administrative Services Agreement, April 2014 Investment Advisory Agreement and July 2014 Investment Advisory Agreement	Subordinated Incentive Fee on Income ⁽³⁾	\$ 21,271	\$ 15,061	\$35,176	\$ 30,239
FB Advisor	2008 Investment Advisory and Administrative Services Agreement, April 2014 Investment Advisory Agreement and Administration Agreement	Administrative Services Expenses ⁽⁴⁾	\$ 882	\$ 1,189	\$ 1,873	\$ 2,389

⁽¹⁾ FB Advisor agreed, effective April 1, 2014, to waive a portion of the base management fee to which it was entitled under the April 2014 investment advisory agreement so that the fee received equaled 1.75% of the average value of the Company's gross assets. For the three and six months ended June 30, 2014, amounts shown are net of waivers of \$2,837. During the six months ended June 30, 2015 and 2014, \$38,620 and \$45,067, respectively, in base management fees were paid to FB Advisor. As of June 30, 2015, \$19,081 in base management fees were payable to FB Advisor.

⁽²⁾ During the six months ended June 30, 2015 and 2014, the Company accrued capital gains incentive fees of \$(4,607) and \$7,104, respectively, based on the performance of its portfolio. As of June 30, 2015 and December 31, 2014, the Company had accrued \$16,468 and \$21,075, respectively, in capital gains incentive fees, all of which were based on unrealized gains, and none of which is payable unless and until those gains are actually realized. The Company paid FB Advisor no capital gains incentive fees during the six months ended June 30, 2015.

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 4. Related Party Transactions (continued)

- (3) During the six months ended June 30, 2015 and 2014, \$26,994 and \$29,481, respectively, of subordinated incentive fees on income were paid to FB Advisor. As of June 30, 2015, a subordinated incentive fee on income of \$21,271 was payable to FB Advisor.
- (4) During the six months ended June 30, 2015 and 2014, \$1,471 and \$1,782, respectively, of administrative services expenses related to the allocation of costs of administrative personnel for services rendered to the Company by FB Advisor and the remainder related to other reimbursable expenses. The Company paid \$2,518 and \$1,856, respectively, in administrative services expenses to FB Advisor during the six months ended June 30, 2015 and 2014.

Potential Conflicts of Interest

FB Advisor's senior management team is comprised of substantially the same personnel as the senior management teams of FS Investment Advisor, LLC, FSIC II Advisor, LLC, FSIC III Advisor, LLC and FS Global Advisor, LLC, the investment advisers to certain other BDCs and a closed-end management investment company affiliated with Franklin Square Holdings. As a result, such personnel provide investment advisory services to the Company and each of FS Energy and Power Fund, FS Investment Corporation III, FS Investment Advisor, LLC, FSIC III Advisor, LLC, FSIC III Advisor, LLC or FS Global Advisor, LLC, is currently making private corporate debt investments for clients other than the Company, FS Energy and Power Fund, FS Investment Corporation II, FS Investment Corporation III or FS Global Credit Opportunities Fund, respectively, any, or all, may do so in the future. In the event that FB Advisor undertakes to provide investment advisory services to other clients in the future, it intends to allocate investment opportunities in a fair and equitable manner consistent with the Company's investment objectives and strategies, if necessary, so that the Company will not be disadvantaged in relation to any other client of FB Advisor or its management team. In addition, even in the absence of FB Advisor retaining additional clients, it is possible that some investment opportunities may be provided to FS Energy and Power Fund, FS Investment Corporation III, FS Investment Corporation III and/or FS Global Credit Opportunities Fund rather than to the Company.

Exemptive Relief

In an order dated June 4, 2013, the SEC granted exemptive relief permitting the Company, subject to the satisfaction of certain conditions, to co-invest in certain privately negotiated investment transactions with certain affiliates of FB Advisor, including FS Energy and Power Fund, FS Investment Corporation II, FS Investment Corporation III and any future BDCs that are advised by FB Advisor or its affiliated investment advisers, or collectively the Company's co-investment affiliates. The Company believes this relief has and may continue to enhance its ability to further its investment objectives and strategy. The Company believes this relief may also increase favorable investment opportunities for the Company, in part, by allowing it to participate in larger investments, together with the Company's co-investment affiliates, than would be available to it if it had not obtained such relief. Because the Company did not seek exemptive relief to engage in co-investment transactions with its investment sub-adviser, GSO / Blackstone Debt Funds Management LLC, or GDFM, and its affiliates, it will continue to be permitted to co-invest with GDFM and its affiliates only in accordance with existing regulatory guidance.

Trademark License Agreement

On April 16, 2014, in connection with the listing of its common stock on the NYSE, the Company entered into a trademark license agreement, or the trademark license agreement, with Franklin Square Holdings. Pursuant

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 4. Related Party Transactions (continued)

to the trademark license agreement, Franklin Square Holdings granted the Company a non-exclusive, nontransferable, royalty-free right and license to use the name "FS Investment Corporation" and certain other trademarks, or the licensed marks, as a component of the Company's name (and in connection with marketing the investment advisory and other services that FB Advisor may provide to the Company). Other than with respect to this limited license, the Company has no other rights to the licensed marks. The trademark license agreement may be terminated by Franklin Square Holdings or the Company on sixty days' prior written notice and expires if FB Advisor or one of Franklin Square Holdings' affiliates ceases to serve as investment adviser to the Company. Furthermore, Franklin Square Holdings may terminate the trademark license agreement at any time and in its sole discretion in the event that Franklin Square Holdings or the Company receives notice of any third-party claim arising out of the Company's use of the licensed marks or if the Company attempts to assign or sublicense the trademark license agreement or any of the Company's rights or duties under the trademark license agreement without the prior written consent of Franklin Square Holdings. FB Advisor is a third-party beneficiary of the trademark license agreement.

Note 5. Distributions

The following table reflects the cash distributions per share that the Company has declared on its common stock during the six months ended June 30, 2015 and 2014:

	Distribution	
For the Three Months Ended	Per Share	Amount
Fiscal 2014		
March 31, 2014	\$0.2160	\$56,237
June 30, 2014	\$0.2228	\$56,696
Fiscal 2015		
March 31, 2015	\$0.2228	\$53,706
June 30, 2015	\$0.2228	\$53,839

On July 30, 2015, the Company's board of directors declared a regular quarterly cash distribution of \$0.22275 per share, which will be paid on or about October 2, 2015 to stockholders of record on September 23, 2015. The timing and amount of any future distributions to stockholders are subject to applicable legal restrictions and the sole discretion of the Company's board of directors.

Historically, the Company had an "opt in" distribution reinvestment plan for its stockholders, which terminated upon the listing of the Company's shares of common stock on the NYSE. The final distribution reinvestment under the old DRP was made in connection with the regular monthly cash distribution paid on March 31, 2014 to stockholders of record as of the close of business on March 28, 2014. Under the old DRP, if the Company made a cash distribution, its stockholders received distributions in cash unless they specifically "opted in" to the distribution reinvestment plan so as to have their cash distributions reinvested in additional shares of the Company's common stock. On May 23, 2014, the Company adopted an "opt out" distribution reinvestment plan, which was effective June 2, 2014. The new DRP was first implemented in connection with the regular monthly cash distribution paid on July 2, 2014 to stockholders of record as of the close of business on June 24, 2014. Pursuant to the new DRP, the Company will reinvest all cash dividends or distributions declared by the Company's board of directors on behalf of stockholders who do not elect to receive their distributions in

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 5. Distributions (continued)

cash. As a result, if the Company's board of directors declares a distribution, then stockholders who have not elected to "opt out" of the new DRP will have their distributions automatically reinvested in additional shares of the Company's common stock.

With respect to each distribution pursuant to the new DRP, the Company reserves the right to either issue new shares of common stock or purchase shares of common stock in the open market in connection with implementation of the new DRP. Unless the Company, in its sole discretion, otherwise directs the plan administrator, (A) if the per share market price (as defined in the new DRP) is equal to or greater than the estimated net asset value per share (rounded up to the nearest whole cent) of the Company's common stock on the payment date for the distribution, then the Company will issue shares of common stock at the greater of (i) net asset value per share of common stock or (ii) 95% of the market price; or (B) if the market price is less than the net asset value per share, then, in the sole discretion of the Company, (i) shares of common stock will be purchased in open market transactions for the accounts of participants to the extent practicable, or (ii) the Company will issue shares of common stock at net asset value per share. Pursuant to the terms of the new DRP, the number of shares of common stock to be issued to a participant will be determined by dividing the total dollar amount of the distribution payable to a participant by the price per share at which the Company issues such shares; provided, however, that shares purchased in open market transactions by the plan administrator will be allocated to a participant based on the average purchase price, excluding any brokerage charges or other charges, of all shares of common stock purchased in the open market.

If a stockholder receives distributions in the form of common stock pursuant to the new DRP, such stockholder generally will be subject to the same federal, state and local tax consequences as if it elected to receive distributions in cash. If the Company's common stock is trading at or below net asset value, a stockholder receiving distributions in the form of additional common stock will be treated as receiving a distribution in the amount of cash that they would have received if they had elected to receive the distribution in cash. If the Company's common stock is trading above net asset value, a stockholder receiving distributions in the form of additional common stock will be treated as receiving a distribution in the amount of the fair market value of the Company's common stock. The stockholder's basis for determining gain or loss upon the sale of common stock received in a distribution will be equal to the total dollar amount of the distribution payable to the stockholder. Any stock received in a distribution will have a holding period for tax purposes commencing on the day following the day on which the shares of common stock are credited to the stockholder's account.

The Company may fund its cash distributions to stockholders from any sources of funds legally available to it, including proceeds from the sale of shares of the Company's common stock, borrowings, net investment income from operations, capital gains proceeds from the sale of assets, non-capital gains proceeds from the sale of assets, and dividends or other distributions paid to the Company on account of preferred and common equity investments in portfolio companies. The Company has not established limits on the amount of funds it may use from available sources to make distributions. During certain periods, the Company's distributions may exceed its earnings. As a result, it is possible that a portion of the distributions the Company makes may represent a return of capital. A return of capital generally is a return of a stockholder's investment rather than a return of earnings or gains derived from the Company's investment activities. Each year a statement on Form 1099-DIV identifying the sources of the distributions (i.e., paid from ordinary income, paid from net capital gains on the sale of securities, and/or a return of capital, which is a nontaxable distribution) will be mailed to the Company's stockholders. There can be no assurance that the Company will be able to pay distributions at a specific rate or at all.

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 5. Distributions (continued)

The following table reflects the sources of the cash distributions on a tax basis that the Company has paid on its common stock during the six months ended June 30, 2015 and 2014:

	Six Months Ended June 30,							
	20:	201	14					
C CDL II I	Distribution	_	Distribution	_				
Source of Distribution	Amount	Percentage	Amount	Percentage				
Offering proceeds	\$ —	_	\$ —	_				
Borrowings	_	_	_	_				
Net investment income ⁽¹⁾	107,545	100%	112,933	100%				
Short-term capital gains proceeds from the sale of assets	_	_	_	_				
Long-term capital gains proceeds from the sale of assets	_	_	_	_				
Non-capital gains proceeds from the sale of assets	_	_	_	_				
Distributions on account of preferred and common equity	_	_	_	_				
Total	\$ 107,545	100%	\$ 112,933	100%				

During the six months ended June 30, 2015 and 2014, 93.7% and 91.3%, respectively, of the Company's gross investment income was attributable to cash income earned, 2.1% and 6.2%, respectively, was attributable to non-cash accretion of discount and 4.2% and 2.5%, respectively, was attributable to paid-in-kind, or PIK, interest.

The Company's net investment income on a tax basis for the six months ended June 30, 2015 and 2014 was \$113,037 and \$108,549, respectively. As of June 30, 2015 and December 31, 2014, the Company had \$164,627 and \$152,743, respectively, of undistributed net investment income and realized gains on a tax basis.

The difference between the Company's GAAP-basis net investment income and its tax-basis net investment income is primarily due to the reversal of the required accrual for GAAP purposes of incentive fees on unrealized gains even though no such incentive fees on unrealized gains are payable by the Company and the reclassification of unamortized original issue discount and prepayment fees recognized upon prepayment of loans from income for GAAP purposes to realized gains for tax purposes.

The following table sets forth a reconciliation between GAAP-basis net investment income and tax-basis net investment income during the six months ended June 30, 2015 and 2014:

		ths Ended e 30,
	2015	2014
GAAP-basis net investment income	\$ 145,173	\$ 113,850
Reversal of incentive fee accrual on unrealized gains	(4,607)	1,140
Reclassification of unamortized original issue discount and prepayment fees	(29,653)	(6,944)
Other miscellaneous differences	2,124	503
Tax-basis net investment income	\$ 113,037	\$ 108,549

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 5. Distributions (continued)

The determination of the tax attributes of the Company's distributions is made annually as of the end of the Company's fiscal year based upon the Company's taxable income for the full year and distributions paid for the full year. Therefore, a determination made on a quarterly basis may not be representative of the actual tax attributes of the Company's distributions for a full year. The actual tax characteristics of distributions to stockholders are reported to stockholders annually on Form 1099-DIV.

As of June 30, 2015 and December 31, 2014, the components of accumulated earnings on a tax basis were as follows:

	June 30, 2015 (Unaudited)	December 31, 2014
Distributable ordinary income (income and short-term capital gains)	\$ 121,545	\$ 114,667
Distributable realized gains (long-term capital gains)	43,082	38,076
Incentive fee accrual on unrealized gains	(16,468)	(21,075)
Unamortized organization costs	(364)	(386)
Net unrealized appreciation (depreciation) on investments and gain/loss on foreign currency ⁽¹⁾	(22,512)	(23,085)
Total	\$ 125,283	\$ 108,197

⁽¹⁾ As of June 30, 2015 and December 31, 2014, the gross unrealized appreciation on the Company's investments and gain on foreign currency was \$138,552 and \$136,422, respectively. As of June 30, 2015 and December 31, 2014, the gross unrealized depreciation on the Company's investments and loss on foreign currency was \$161,064 and \$159,507, respectively.

The aggregate cost of the Company's investments for U.S. federal income tax purposes totaled \$4,037,386 and \$4,210,963 as of June 30, 2015 and December 31, 2014, respectively. The aggregate net unrealized appreciation (depreciation) on a tax basis was \$(22,512) and \$(23,085) as of June 30, 2015 and December 31, 2014, respectively.

Note 6. Investment Portfolio

The following table summarizes the composition of the Company's investment portfolio at cost and fair value as of June 30, 2015 and December 31, 2014:

		June 30, 2015 (Unaudited)		December 31, 2014				
	Amortized Cost ⁽¹⁾	Fair Value	Percentage of Portfolio	Amortized Cost ⁽¹⁾	Fair Value	Percentage of Portfolio		
Senior Secured Loans—First Lien	\$1,882,787	\$1,855,516	46%	\$2,215,957	\$2,206,206	53%		
Senior Secured Loans—Second Lien	852,293	844,023	21%	713,675	708,255	17%		
Senior Secured Bonds	400,791	353,468	9%	423,961	359,275	8%		
Subordinated Debt	486,466	465,209	12%	467,645	464,304	11%		
Collateralized Securities	101,276	108,779	3%	110,362	123,920	3%		
Equity/Other	286,735	380,386	9%	250,497	321,487	8%		
Total	\$4,010,348	\$4,007,381	100%	\$4,182,097	\$4,183,447	100%		

⁽¹⁾ Amortized cost represents the original cost adjusted for the amortization of premiums and/or accretion of discounts, as applicable, on investments.

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 6. Investment Portfolio (continued)

As of June 30, 2015, except for one senior secured loan investment, Allen Systems Group, Inc., and two equity/other investments, Fronton Investor Holdings, LLC and Allen Systems Group, Inc., the Company was not an "affiliated person" of any of its portfolio companies, as defined in the 1940 Act. As of June 30, 2015, the Company did not "control" any of its portfolio companies, as defined in the 1940 Act. In general, under the 1940 Act, the Company would be presumed to "control" a portfolio company if it owned 25% or more of its voting securities or it had the power to exercise control over the management or policies of such portfolio company, and would be an "affiliated person" of a portfolio company if it owned 5% or more of its voting securities.

The Company's investment portfolio may contain loans and other unfunded arrangements that are in the form of lines of credit, revolving credit facilities, delayed draw credit facilities or other investments, which require the Company to provide funding when requested by portfolio companies in accordance with the terms of the underlying agreements. As of June 30, 2015, the Company had sixteen unfunded debt investments with aggregate unfunded commitments of \$121,600 and one unfunded commitment to purchase up to \$700 in shares of preferred stock of Altus Power America Holdings, LLC. As of December 31, 2014, the Company had ten unfunded debt investments with aggregate unfunded commitments of \$101,099 and one unfunded commitment to purchase up to \$788 in shares of preferred stock of Altus Power America Holdings, LLC. The Company maintains sufficient cash on hand and available borrowings to fund such unfunded commitments should the need arise. For additional details regarding the Company's unfunded debt investments, see the Company's consolidated schedule of investments as of June 30, 2015 and the Company's audited consolidated schedule of investments as of December 31, 2014.

The table below describes investments by industry classification and enumerates the percentage, by fair value, of the total portfolio assets in such industries as of June 30, 2015 and December 31, 2014:

		30, 2015 audited)	Decemb	er 31, 2014
Industry Classification	Fair Value	Percentage of Portfolio	Fair Value	Percentage of Portfolio
Automobiles & Components	\$ 25,158	1%	\$ 24,737	1%
Capital Goods	877,275	22%	964,394	23%
Commercial & Professional Services	164,139	4%	283,513	7%
Consumer Durables & Apparel	348,231	9%	319,160	8%
Consumer Services	517,473	13%	692,533	17%
Diversified Financials	157,499	4%	179,548	4%
Energy	475,896	12%	434,424	10%
Food & Staples Retailing	17,841	0%	18,324	0%
Food, Beverage & Tobacco	1,038	0%	_	_
Health Care Equipment & Services	96,248	2%	104,205	3%
Materials	349,993	9%	297,179	7%
Media	149,725	4%	157,443	4%
Pharmaceuticals, Biotechnology & Life Sciences	16,123	0%	16,243	0%
Real Estate	1,422	0%	_	_
Retailing	63,980	2%	5,004	0%
Software & Services	339,403	8%	312,505	7%
Technology Hardware & Equipment	176,610	4%	137,471	3%
Telecommunication Services	152,054	4%	161,951	4%
Transportation	77,273	2%	74,813	2%
Total	\$4,007,381	100%	\$4,183,447	100%

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 7. Fair Value of Financial Instruments

Under existing accounting guidance, fair value is defined as the price that the Company would receive upon selling an investment or pay to transfer a liability in an orderly transaction to a market participant in the principal or most advantageous market for the investment. This accounting guidance emphasizes that valuation techniques maximize the use of observable market inputs and minimize the use of unobservable inputs. Inputs refer broadly to the assumptions that market participants would use in pricing an asset or liability, including assumptions about risk. Inputs may be observable or unobservable. Observable inputs are inputs that reflect the assumptions market participants would use in pricing an asset or liability developed based on market data obtained from sources independent of the Company. Unobservable inputs are inputs that reflect the assumptions market participants would use in pricing an asset or liability developed based on the best information available in the circumstances. The Company classifies the inputs used to measure these fair values into the following hierarchy as defined by current accounting guidance:

- Level 1: Inputs that are quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: Inputs that are quoted prices for similar assets or liabilities in active markets.
- Level 3: Inputs that are unobservable for an asset or liability.

A financial instrument's categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement.

As of June 30, 2015 and December 31, 2014, the Company's investments were categorized as follows in the fair value hierarchy:

Valuation Inputs	June 30, 2015 (Unaudited)	December 31, 2014
Level 1—Price quotations in active markets	\$ 1,039	\$ 1,343
Level 2—Significant other observable inputs	_	_
Level 3—Significant unobservable inputs	4,006,342	4,182,104
	\$4,007,381	\$ 4,183,447

The Company's investments as of June 30, 2015 consisted primarily of debt investments that were acquired directly from the issuer. Forty-eight senior secured loan investments, one senior secured bond investment, eleven subordinated debt investments and one collateralized security, for which broker quotes were not available, were valued by independent valuation firms, which determined the fair value of such investments by considering, among other factors, the borrower's ability to adequately service its debt, prevailing interest rates for like investments, expected cash flows, call features and other relevant terms of the debt. Except as described below, all of the Company's equity/other investments were also valued by an independent valuation firm, which determined the fair value of such investments by considering, among other factors, contractual rights ascribed to such investments, as well as various income scenarios and multiples of earnings before interest, taxes, depreciation and amortization, or EBITDA, cash flows, net income, revenues or, in limited instances, book value or liquidation value. One equity investment, which is traded on an active public market, was valued at its closing price as of June 30, 2015. One senior secured loan investment, which was newly issued and purchased near June 30, 2015, was valued at cost as the Company's board of directors determined that the cost of such investment was the best indication of its fair value. Except as described above, the Company valued its other investments, including one equity/other investment, by using the midpoint of the prevailing bid and ask prices from dealers on the date of the relevant period end, which were provided by independent third-party pricing services and screened for validity by such services.

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 7. Fair Value of Financial Instruments (continued)

The Company's investments as of December 31, 2014 consisted primarily of debt investments that were acquired directly from the issuer. Forty-one senior secured loan investments, one senior secured bond investment, eleven subordinated debt investments and one collateralized security, for which broker quotes were not available, were valued by an independent valuation firm, which determined the fair value of such investments by considering, among other factors, the borrower's ability to adequately service its debt, prevailing interest rates for like investments, expected cash flows, call features and other relevant terms of the debt. Except as described below, all of the Company's equity/other investments were valued by the same independent valuation firm, which determined the fair value of such investments by considering, among other factors, contractual rights ascribed to such investments, as well as various income scenarios and multiples of EBITDA, cash flows, net income, revenues or, in limited instances, book value or liquidation value. One equity investment, which is traded on an active public market, was valued at its closing price as of December 31, 2014. One senior secured loan investment and two collateralized loan securities, which were newly issued and purchased near December 31, 2014, were valued at cost as the Company's board of directors determined that the cost of each such investment was the best indication of its fair value. Except as described above, the Company valued its other investments, including three equity/other investments, by using the midpoint of the prevailing bid and ask prices from dealers on the date of the relevant period end, which were provided by independent third-party pricing services and screened for validity by such services.

The Company periodically benchmarks the bid and ask prices it receives from the third-party pricing services and/or dealers, as applicable, against the actual prices at which the Company purchases and sells its investments. Based on the results of the benchmark analysis and the experience of the Company's management in purchasing and selling these investments, the Company believes that these prices are reliable indicators of fair value. However, because of the private nature of this marketplace (meaning actual transactions are not publicly reported), the Company believes that these valuation inputs are classified as Level 3 within the fair value hierarchy. The Company may also use other methods, including the use of an independent valuation firm, to determine fair value for securities for which it cannot obtain prevailing bid and ask prices through third-party pricing services or independent dealers, or where the Company's board of directors otherwise determines that the use of such other methods is appropriate. The Company periodically benchmarks the valuations provided by the independent valuation firms against the actual prices at which the Company purchases and sells its investments. The valuation committee of the Company's board of directors, or the valuation committee, and the board of directors, reviewed and approved the valuation determinations made with respect to these investments in a manner consistent with the Company's valuation policy.

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Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 7. Fair Value of Financial Instruments (continued)

The following is a reconciliation for the six months ended June 30, 2015 and 2014 of investments for which significant unobservable inputs (Level 3) were used in determining fair value:

	For the Six Months Ended June 30, 2015										
	Senior Secured Loans— First		ior Secured	Senior Secured	Sub	ordinated	Call	ateralized			_
	Lien	Lou	Lien	Bonds	ouo	Debt		curities	Equ	ity/Other	Total
Fair value at beginning of period	\$2,206,206	\$	708,255	\$359,275	\$	464,304	\$	123,920	\$	320,144	\$4,182,104
Accretion of discount (amortization of premium)	3,350		681	1,938		16,497		66		48	22,580
Net realized gain (loss)	(7,040)		145	(21,853)		(82)		2,283		5,658	(20,889)
Net change in unrealized appreciation (depreciation)	(17,520)		(2,850)	17,363		(17,916)		(6,055)		22,965	(4,013)
Purchases	448,926		175,119	42,833		88,455		436		44,537	800,306
Paid-in-kind interest	1,349		1,876	665		5,743		_		1,185	10,818
Sales and redemptions	(779,755)		(39,203)	(46,753)		(91,792)		(11,871)		(15,190)	(984,564)
Net transfers in or out of Level 3	_		_	_				_		_	_
Fair value at end of period	\$1,855,516	\$	844,023	\$353,468	\$	465,209	\$	108,779	\$	379,347	\$4,006,342
The amount of total gains or losses for the period included in changes in net assets attributable to the change in unrealized gains or losses relating to investments still held at the reporting date	\$ (11,722)	\$	(3,070)	\$ (5,541)	\$	(10,295)	\$	(3,782)	\$	27,498	\$ (6,912)

	For the Six Months Ended June 30, 2014										
		nior Secured Dans—First Lien		ior Secured ns—Second Lien	Senior Secured Bonds	Sul	oordinated Debt	lateralized ecurities	Equ	nity/Other	Total
Fair value at beginning of period	\$	2,123,608	\$	897,845	\$ 385,548	\$	426,728	\$ 140,508	\$	161,197	\$ 4,135,434
Accretion of discount											
(amortization of premium)		5,900		4,954	2,641		896	260		42	14,693
Net realized gain (loss)		2,949		5,456	(3,412)		6,073	5,688		3,784	20,538
Net change in unrealized appreciation (depreciation)		(12,931)		(3,689)	7,963		9,497	(3,698)		18,233	15,375
Purchases		697,850		256,545	94,189		94,325	_		66,286	1,209,195
Paid-in-kind interest		124		2,651	_		2,014	_		1,097	5,886
Sales and redemptions		(525,016)		(382,923)	(121,550)		(112,746)	(29,513)		(3,784)	(1,175,532)
Net transfers in or out of Level 3	_							 			
Fair value at end of period	\$	2,292,484	\$	780,839	\$ 365,379	\$	426,787	\$ 113,245	\$	246,855	\$ 4,225,589
The amount of total gains or losses for the period included in changes in net assets attributable to the change in unrealized gains or losses relating to investments still held at the reporting date	\$	2,599	\$	10,993	\$ 3,484	\$	13,739	\$ 1,540	\$	21,234	\$ 53,589

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 7. Fair Value of Financial Instruments (continued)

The valuation techniques and significant unobservable inputs used in recurring Level 3 fair value measurements as of June 30, 2015 and December 31, 2014 were as follows:

	F	air Value at				
		me 30, 2015	Valuation			Weighted
Type of Investment	(Unaudited)	Technique ⁽¹⁾	Unobservable Input	Range	Average
Senior Secured Loans—First Lien	\$	1,534,685	Market Comparables	Market Yield (%)	6.3% -15.0%	9.1%
				EBITDA Multiples (x)	6.3x - 8.3x	7.7x
		7,750	Other ⁽²⁾	Other ⁽²⁾	N/A	N/A
		243,081	Market Quotes	Indicative Dealer Quotes	66.5% -100.8%	89.2%
		70,000	Cost	Cost	100.0% -100.0%	100.0%
Senior Secured Loans—Second Lien		413,540	Market Comparables	Market Yield (%)	9.0% - 15.0%	12.2%
		430,483	Market Quotes	Indicative Dealer Quotes	75.0% - 102.1%	99.0%
Senior Secured Bonds		66,564	Market Comparables	Market Yield (%)	9.8% - 10.3%	10.0%
		286,904	Market Quotes	Indicative Dealer Quotes	60.0% - 105.0%	86.1%
Subordinated Debt		302,120	Market Comparables	Market Yield (%)	8.8% - 17.5%	11.9%
			•	EBITDA Multiples (x)	7.8x - 8.3x	8.0x
		5,446	Other ⁽²⁾	Other ⁽²⁾	N/A	N/A
		157,643	Market Quotes	Indicative Dealer Quotes	4.3% - 106.8%	90.6%
Collateralized Securities		16,489	Market Comparables	Market Yield (%)	11.8% - 11.8%	11.8%
		92,290	Market Quotes	Indicative Dealer Quotes	47.6% - 98.1%	80.8%
Equity/Other		375,812	Market Comparables	Market Yield (%)	13.0% - 15.8%	15.0%
				EBITDA Multiples (x)	5.8x - 12.0x	8.7x
				Production Multiples		
				(Mboe/d)	\$62,500.0 -\$67,500.0	\$65,000.0
				Proved Reserves Multiples (Mmboe)	\$9.5 - \$10.5	\$9.9
				PV-10 Multiples (x)	1.5x - 2.1x	1.6x
				Capacity Multiple (\$/kW)	\$2,000.0 - \$2,500.0	\$2,250.0
			Discounted Cash Flow	Discount Rate (%)	17.3% - 17.3%	17.3%
			Option Valuation Model	Volatility (%)	37.5% - 57.0%	53.0%
		2,341	Other ⁽²⁾	Other ⁽²⁾	N/A	N/A
		1,194	Market Quotes	Indicative Dealer Quotes	\$14.3 - \$217.0	\$71.4
Total	\$	4,006,342				

⁽¹⁾ For investments utilizing a market comparables valuation technique, a significant increase (decrease) in the market yield, in isolation, would result in a significantly lower (higher) fair value measurement, and a significant increase (decrease) in any of the valuation multiples, in isolation, would result in a significantly higher (lower) fair value measurement. For investments utilizing a discounted cash flow valuation technique, a significant increase (decrease) in the discount rate, in isolation, would result in a significantly lower (higher) fair value measurement. For investments utilizing an option valuation model valuation technique, a significant increase (decrease) in the volatility, in isolation, would result in a significantly higher (lower) fair value measurement.

⁽²⁾ Fair value based on expected outcome of proposed corporate transactions.

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 7. Fair Value of Financial Instruments (continued)

Type of Investment	r Value at aber 31, 2014	Valuation Technique ⁽¹⁾	Unobservable Input	Range	Weighted Average
Senior Secured Loans—First Lien	\$ 1,700,237	Market Comparables	Market Yield (%)	4.8% - 12.3%	9.0%
		-	EBITDA Multiples (x)	7.8x - 7.8x	7.8x
	47,307	Other	Other	N/A	N/A
	448,151	Market Quotes	Indicative Dealer Quotes	74.9% - 102.1%	95.3%
	10,511	Cost	Cost	100.0% - 100.0%	100.0%
Senior Secured Loans—Second Lien	319,917	Market Comparables	Market Yield (%)	8.8% - 12.3%	10.9%
	388,338	Market Quotes	Indicative Dealer Quotes	79.5% - 101.0%	98.3%
Senior Secured Bonds	59,062	Market Comparables	Market Yield (%)	10.5% - 11.0%	10.8%
	300,213	Market Quotes	Indicative Dealer Quotes	34.0% - 101.0%	83.9%
Subordinated Debt	333,351	Market Comparables	Market Yield (%)	8.8% - 18.3%	11.7%
		_	EBITDA Multiples (x)	7.8x - 8.3x	8.0x
	313	Other	Other	N/A	N/A
	130,640	Market Quotes	Indicative Dealer Quotes	41.5% - 110.5%	85.0%
Collateralized Securities	17,284	Market Comparables	Market Yield (%)	11.3% - 11.3%	11.3%
	87,462	Market Quotes	Indicative Dealer Quotes	50.0% - 97.9%	85.5%
	19,174	Cost	Cost	93.7% - 99.0%	98.6%
Equity/Other	310,839	Market Comparables	Market Yield (%)	13.0% - 15.8%	14.9%
		-	EBITDA Multiples (x)	5.3x - 12.0x	7.8x
			Production Multiples		
			(Mboe/d)	\$32,500.0 - \$70,256.0	\$46,915.4
			Proved Reserves Multiples (Mmboe)	\$7.0 - \$12.0	\$11.0
			PV-10 Multiples (x)	0.5x - 1.8x	1.7x
		Discounted Cash Flow	Discount Rate (%)	17.3% - 17.3%	17.3%
		Option Valuation Model	Volatility (%)	37.5% - 55.5%	51.1%
	9,305	Market Quotes	Indicative Dealer Quotes	\$13.8 - \$132.7	\$120.4
Total	\$ 4,182,104				

⁽¹⁾ For investments utilizing a market comparables valuation technique, a significant increase (decrease) in the market yield, in isolation, would result in a significantly lower (higher) fair value measurement, and a significant increase (decrease) in any of the valuation multiples, in isolation, would result in a significantly higher (lower) fair value measurement. For investments utilizing a discounted cash flow valuation technique, a significant increase (decrease) in the discount rate, in isolation, would result in a significantly lower (higher) fair value measurement. For investments utilizing an option valuation model valuation technique, a significant increase (decrease) in the volatility, in isolation, would result in a significantly higher (lower) fair value measurement.

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 8. Financing Arrangements

The following table presents summary information with respect to the Company's outstanding financing arrangements as of June 30, 2015. For additional information regarding these financing arrangements, please see the notes to the Company's audited consolidated financial statements contained in its annual report on Form 10-K for the year ended December 31, 2014 and the additional disclosure set forth in this Note 8.

				Amount	Amount	
Arrangement	Type of Arrangement	Rate	0	utstanding	Available	Maturity Date
Broad Street Credit Facility	Revolving Credit Facility	L+1.50%		_	\$ 125,000	December 18, 2015
ING Credit Facility	Revolving Credit Facility	L+2.50%	\$	32,624(1)	\$ 267,376	April 3, 2018
JPM Facility	Repurchase Agreement	3.25%	\$	800,000	_	April 15, 2017
4.000% Notes due 2019	Unsecured Notes	4.00%	\$	400,000	_	July 15, 2019
4.250% Notes due 2020	Unsecured Notes	4.25%	\$	325,000	_	January 15, 2020
4.750% Notes due 2022	Unsecured Notes	4.75%	\$	275,000	_	May 15, 2022

⁽¹⁾ Amount includes borrowing in U.S. dollars and Euros. Euro balance outstanding of €29,250 has been converted to U.S. dollars at an exchange rate of €1.00 to \$1.12 as of June 30, 2015 to reflect total amount outstanding in U.S. dollars.

The Company's average borrowings and weighted average interest rate, including the effect of non-usage fees, for the six months ended June 30, 2015 were \$1,908,794 and 3.60%, respectively. As of June 30, 2015, the Company's weighted average effective interest rate on borrowings, including the effect of non-usage fees, was 3.96%.

Arch Street Credit Facility

On July 14, 2014, Arch Street Funding LLC, or Arch Street, the Company's wholly-owned, special purpose financing subsidiary, repaid the revolving credit facility, or the Arch Street credit facility, with Citibank, N.A., as administrative agent, and the financial institutions and other lenders from time to time party thereto. The Arch Street credit facility provided for borrowings in an aggregate principal amount up to \$350,000 on a committed basis. Prior to the termination of the Arch Street credit facility, borrowings under the Arch Street credit facility accrued interest at a rate equal to three-month LIBOR plus 2.05% per annum. Beginning November 27, 2012, Arch Street became required to pay a non-usage fee of 0.50% to the extent the aggregate principal amount available under the facility was not borrowed.

As of June 30, 2015 and December 31, 2014, no amounts remained outstanding under the Arch Street credit facility.

For the three and six months ended June 30, 2014, the components of total interest expense for the Arch Street credit facility were as follows:

	e Months Ended une 30, 2014	Months Ended une 30, 2014
Direct interest expense	\$ 2,022	\$ 3,884
Non-usage fees	_	220
Amortization of deferred financing costs	 261	 626
Total interest expense	\$ 2,283	\$ 4,730

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Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 8. Financing Arrangements (continued)

For the six months ended June 30, 2014, the cash paid for interest expense, average borrowings, effective interest rate and weighted average interest rate for the Arch Street credit facility were as follows:

	onths Ended ne 30, 2014
Cash paid for interest expense ⁽¹⁾	\$ 4,461
Average borrowings under the facility	\$ 361,776
Effective interest rate on borrowings (including the effect of non-usage fees)	2.29%
Weighted average interest rate (including the effect of non-usage fees)	2.26%

(1) Interest under the Arch Street credit facility was paid quarterly in arrears.

Borrowings of Arch Street were considered borrowings of the Company for purposes of complying with the asset coverage requirements applicable to BDCs under the 1940 Act.

Broad Street Credit Facility

On January 28, 2011, Broad Street Funding LLC, or Broad Street, the Company's wholly-owned, special-purpose financing subsidiary, Deutsche Bank AG, New York Branch, or Deutsche Bank, and the other lenders party thereto entered into an amended and restated multi-lender, syndicated revolving credit facility, or the Broad Street credit facility, which amended and restated the revolving credit facility that Broad Street originally entered into with Deutsche Bank on March 10, 2010 and the amendments thereto. On March 23, 2012, Broad Street and Deutsche Bank entered into an amendment to the Broad Street credit facility which extended the maturity date of the facility to March 23, 2013, increased the aggregate amount which could be borrowed under the facility to \$380,000 and reduced the interest rate for all borrowings under the facility to a rate of LIBOR, for an interest period equal to the weighted average LIBOR interest period of debt securities owned by Broad Street, plus 1.50% per annum. On December 13, 2012, Broad Street repaid \$140,000 of borrowings under the facility, thereby reducing the amount which could be borrowed under the facility to \$240,000. On March 22, 2013, Broad Street and Deutsche Bank entered into an amendment to the facility to extend the maturity date of the facility to December 22, 2013. On December 20, 2013, Broad Street and Deutsche Bank entered into an amendment to the facility that extended the maturity date to December 20, 2014 and reduced the maximum amount which could be borrowed under the facility to \$125,000. On December 18, 2014, Broad Street and Deutsche Bank entered into a further amendment to the facility which extended the maturity date to December 18, 2015, incorporated a commitment fee of 1.50% payable on unused amounts (triggered after five consecutive business days of Broad Street utilizing less than 33% of the maximum commitment), and gave Broad Street the right to reduce the maximum commitment upon three (3) days' notice to the administrative agent. The Broad Street credi

Under the Broad Street credit facility, the Company transfers debt securities to Broad Street from time to time as a contribution to capital and retains a residual interest in the contributed debt securities through its ownership of Broad Street. The obligations of Broad Street under the facility are non-recourse to the Company and its exposure under the facility is limited to the value of its investment in Broad Street.

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Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 8. Financing Arrangements (continued)

As of June 30, 2015 and December 31, 2014, \$0 and \$65,808, respectively, was outstanding under the Broad Street credit facility. The carrying amount of the amount outstanding under the facility approximates its fair value. The Company incurred costs of \$2,566 in connection with obtaining and amending the facility, which the Company has recorded as deferred financing costs on its consolidated balance sheets and amortizes to interest expense over the life of the facility. As of June 30, 2015, all of the deferred financing costs have been amortized to interest expense.

For the three and six months ended June 30, 2015 and 2014, the components of total interest expense for the Broad Street credit facility were as follows:

		Months Ended June 30,		ths Ended te 30,
	2015	2014	2015	2014
Direct interest expense	\$ 104	\$ 515	\$ 406	\$ 1,056
Total interest expense	\$ 104	\$ 515	\$ 406	\$ 1,056

For the six months ended June 30, 2015 and 2014, the cash paid for interest expense, average borrowings, effective interest rate and weighted average interest rate for the Broad Street credit facility were as follows:

	Six Months Ended	
	June 30,	
	2015	2014
Cash paid for interest expense ⁽¹⁾	\$ 635	\$ 840
Average borrowings under the facility ⁽²⁾	\$69,063	\$125,000
Effective interest rate on borrowings	_	1.72%
Weighted average interest rate	1.76%	1.73%

- (1) Interest under the Broad Street credit facility is paid quarterly in arrears.
- (2) The average borrowings under the Broad Street credit facility are calculated for the period the Company had borrowings outstanding under the facility.

Borrowings of Broad Street will be considered borrowings of the Company for purposes of complying with the asset coverage requirements applicable to BDCs under the 1940 Act.

ING Credit Facility

On April 3, 2014, the Company entered into the ING credit facility. The ING credit facility provides for borrowings in U.S. dollars and certain agreed upon foreign currencies in an initial aggregate amount of up to \$300,000, with an option for the Company to request, at one or more times after closing, that existing or new lenders, at their election, provide up to \$100,000 of additional commitments. The ING credit facility provides for the issuance of letters of credit in an aggregate face amount not to exceed \$25,000. The Company's obligations under the ING credit facility are guaranteed by all of the Company's subsidiaries, other than its special-purpose financing subsidiaries. The Company's obligations under the ING credit facility are secured by a first priority security interest in substantially all of the assets of the Company and the subsidiary guarantors thereunder other than the equity interests of its special-purpose financing subsidiaries.

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Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 8. Financing Arrangements (continued)

As of June 30, 2015 and December 31, 2014, \$32,624 and \$123,019, respectively, was outstanding under the ING credit facility, which includes borrowings in Euro in an aggregate amount of $\[Omega]$ 29,625, respectively. The carrying amount of the amount outstanding under the facility approximates its fair value. The Company incurred costs of \$3,406 in connection with obtaining the ING credit facility, which the Company has recorded as deferred financing costs on its consolidated balance sheets and amortizes to interest expense over the life of the facility. As of June 30, 2015, \$1,990 of such deferred financing costs had yet to be amortized to interest expense.

For the three and six months ended June 30, 2015 and 2014, the components of total interest expense for the ING credit facility were as follows:

		Three Months Ended June 30,		Six Months Ended June 30,	
	2015	2014	2015	2014	
Direct interest expense	\$ 989	\$ 465	\$ 1,893	\$ 465	
Non-usage fees	152	534	310	534	
Amortization of deferred financing costs	282	285	561	285	
Total interest expense	\$ 1,423	\$ 1,284	\$ 2,764	\$ 1,284	

For the six months ended June 30, 2015 and 2014, the cash paid for interest expense, average borrowings, effective interest rate and weighted average interest rate for the ING credit facility were as follows:

	Six Month	
	2015	2014
Cash paid for interest expense ⁽¹⁾	\$ 2,322	
Average borrowings under the facility	\$138,558	\$211,460
Effective interest rate on borrowings (including the effect of non-usage fees)	11.29%	2.75%
Weighted average interest rate (including the effect of non-usage fees)	3.16%	1.91%

Interest under the ING credit facility is payable at the end of each interest period in arrears for Eurocurrency borrowings and quarterly in arrears for base rate borrowings.

JPM Financing

On July 21, 2011, through its two wholly-owned, special-purpose financing subsidiaries, Locust Street Funding LLC, or Locust Street, and Race Street Funding LLC, or Race Street, the Company entered into a debt financing arrangement with JPMorgan Chase Bank, N.A., London Branch, or JPM, which has been subsequently amended from time to time. The Company elected to structure the financing in the manner described more fully below in order to, among other things, obtain such financing at a lower cost than would be available through alternate arrangements. The Company and JPM most recently amended the financing arrangement on May 8, 2015 to, among other things, reduce the amount of outstanding available debt financing from \$950,000 to \$800,000.

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Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 8. Financing Arrangements (continued)

Pursuant to the financing arrangement, the assets held by Locust Street secure the obligations of Locust Street under certain Class A Floating Rate Notes, or the Class A Notes, issued by Locust Street to Race Street pursuant to the Amended and Restated Indenture, dated as of September 26, 2012 and as supplemented by Supplemental Indenture No. 1, dated April 23, 2013, and Supplemental Indenture No. 2, dated May 8, 2015, in each case, with Citibank N.A., as trustee, or the Amended and Restated Indenture. Pursuant to the Amended and Restated Indenture, the aggregate principal amount of Class A Notes issued by Locust Street is \$960,000. All principal and interest on the Class A Notes will be due and payable on the stated maturity date of April 15, 2024. Race Street has purchased all of the Class A Notes issued by Locust Street at a purchase price equal to their par value.

Race Street, in turn, has entered into an amended repurchase transaction with JPM pursuant to the terms of an amended and restated global master repurchase agreement and the related annex and amended and restated confirmation thereto, each dated as of May 8, 2015, or, collectively, the JPM Facility. Pursuant to the JPM Facility, JPM purchased the \$960,000 of Class A Notes held by Race Street for a purchase price equal to \$800,000. Under the JPM Facility, Race Street will, on a quarterly basis, repurchase the Class A Notes sold to JPM under the JPM Facility and subsequently resell such Class A Notes to JPM. The final repurchase transaction must occur no later than April 15, 2017. The repurchase price paid by Race Street to JPM for each repurchase of Class A Notes will be equal to the purchase price paid by JPM for such Class A Notes, plus interest thereon accrued at a fixed rate of 3.25% per annum. Commencing April 15, 2015, Race Street is permitted to reduce (based on certain thresholds) the aggregate principal amount of Class A Notes subject to the JPM Facility. Such reductions, and any other reductions of the principal amount of Class A Notes, including upon an event of default, are subject to breakage fees in an amount equal to the present value of 1.25% per annum over the remaining term of the JPM Facility applied to the amount of such reduction.

Pursuant to the financing arrangement, the assets held by Race Street secure the obligations of Race Street under the JPM Facility.

As of June 30, 2015 and December 31, 2014, Class A Notes in the aggregate principal amount of \$960,000 and \$1,140,000, respectively, had been purchased by Race Street from Locust Street and subsequently sold to JPM under the JPM Facility for aggregate proceeds of \$800,000 and \$950,000, respectively. The carrying amount outstanding under the JPM Facility approximates its fair value. The Company funded each purchase of Class A Notes by Race Street through a capital contribution to Race Street. As of June 30, 2015 and December 31, 2014, Race Street's liability under the JPM Facility was \$800,000 and \$950,000, plus \$3,900 and \$6,690, respectively, of accrued interest expense. The Class A Notes issued by Locust Street and purchased by Race Street eliminate in consolidation on the Company's financial statements.

As of June 30, 2015 and December 31, 2014, the fair value of assets held by Locust Street was \$1,696,404 and \$1,832,095, respectively, which included assets purchased by Locust Street with proceeds from the issuance of Class A Notes. As of June 30, 2015 and December 31, 2014, the fair value of assets held by Race Street was \$874,811 and \$855,341, respectively.

The Company incurred costs of \$425 in connection with obtaining the JPM Facility, which the Company has recorded as deferred financing costs on its consolidated balance sheets and amortizes to interest expense over the life of the JPM Facility. As of June 30, 2015, \$9 of such deferred financing costs had yet to be amortized to interest expense.

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Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 8. Financing Arrangements (continued)

For the three and six months ended June 30, 2015 and 2014, the components of total interest expense for the JPM Facility were as follows:

		Three Months Ended June 30,		Six Months Ended June 30,	
	2015	2014	2015	2014	
Direct interest expense	\$ 7,073	\$ 7,804	\$14,792	\$15,523	
Amortization of deferred financing costs	26	20	52	52	
Total interest expense	\$ 7,099	\$ 7,824	\$14,844	\$15,575	

For the six months ended June 30, 2015 and 2014, the cash paid for interest expense, average borrowings, effective interest rate and weighted average interest rate for the JPM Facility were as follows:

	Six Month	s Ended
	June	30,
	2015	2014
Cash paid for interest expense ⁽¹⁾	\$ 17,582	\$ 15,609
Average borrowings under the facility	\$905,249	\$950,000
Effective interest rate on borrowings	3.25%	3.25%
Weighted average interest rate	3.25%	3.25%

⁽¹⁾ Interest under the JPM Facility is paid quarterly in arrears.

Amounts outstanding under the JPM Facility will be considered borrowings of the Company for purposes of complying with the asset coverage requirements applicable to BDCs under the 1940 Act.

Walnut Street Credit Facility

On December 3, 2014, Walnut Street Funding LLC, or Walnut Street, the Company's wholly-owned, special purpose financing subsidiary, repaid and terminated the revolving credit facility, or the Walnut Street credit facility, with Wells Fargo Bank, National Association. Wells Fargo Securities, LLC served as the administrative agent and Wells Fargo Bank, National Association was the sole lender, collateral agent, account bank and collateral custodian under the facility. The Walnut Street credit facility provided for borrowings in an aggregate principal amount up to \$250,000 on a committed basis. Prior to the termination of the Walnut Street credit facility, borrowings under the Walnut Street credit facility accrued interest at a rate equal to three-month LIBOR, plus a spread ranging between 1.50% and 2.50% per annum, depending on the composition of the portfolio of debt securities for the relevant period. Beginning on September 17, 2012, Walnut Street became subject to a non-usage fee of 0.50% to the extent the aggregate principal amount available under the Walnut Street credit facility was not borrowed.

As of June 30, 2015 and December 31, 2014, no amounts remained outstanding under the Walnut Street credit facility.

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Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 8. Financing Arrangements (continued)

For the three and six months ended June 30, 2014, the components of total interest expense for the Walnut Street credit facility were as follows:

	e Months Ended une 30, 2014	Months Ended June 30, 2014
Direct interest expense	\$ 1,759	\$ 3,473
Non-usage fees	210	272
Amortization of deferred financing costs	254	439
Total interest expense	\$ 2,223	\$ 4,184

For the six months ended June 30, 2014, the cash paid for interest expense, average borrowings, effective interest rate and weighted average interest rate for the Walnut Street credit facility were as follows:

	onths Ended ne 30, 2014
Cash paid for interest expense ⁽¹⁾	\$ 3,571
Average borrowings under the facility	\$ 238,145
Effective interest rate on borrowings (including the effect of non-usage fees)	3.24%
Weighted average interest rate (including the effect of non-usage fees)	3.12%

1) Interest under the Walnut Street credit facility was paid quarterly in arrears.

Borrowings of Walnut Street were considered borrowings of the Company for purposes of complying with the asset coverage requirements applicable to BDCs under the 1940 Act.

4.000% Notes due 2019

On July 14, 2014, the Company and U.S. Bank National Association, or U.S. Bank, entered into an indenture, or the base indenture, and a first supplemental indenture thereto, or together with the base indenture and any supplemental indentures thereto, the indenture, relating to the Company's issuance of \$400,000 aggregate principal amount of its 4.000% notes due 2019, or the 4.000% notes.

The 4.000% notes will mature on July 15, 2019 and may be redeemed in whole or in part at the Company's option at any time or from time to time at the applicable redemption price set forth in the indenture. The 4.000% notes bear interest at a rate of 4.000% per year, payable semi-annually on January 15 and July 15 of each year, commencing on January 15, 2015. The 4.000% notes are general unsecured obligations of the Company that rank senior in right of payment to all of the Company's existing and future indebtedness that is expressly subordinated in right of payment to the 4.000% notes and rank *pari passu* with all outstanding and future unsecured unsubordinated indebtedness issued by the Company.

In addition, on the occurrence of a "change of control repurchase event," as defined in the indenture, the Company will generally be required to make an offer to purchase the outstanding 4.000% notes at a price equal to 100% of the principal amount of such notes plus accrued and unpaid interest to the repurchase date.

The indenture contains certain covenants, including covenants requiring the Company to comply with the asset coverage requirements of Section 18(a)(1) (A) of the 1940 Act, as modified by Section 61(a)(1) of the 1940 Act, whether or not it is subject to those requirements, and to provide financial information to the holders of the

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Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 8. Financing Arrangements (continued)

4.000% notes and U.S. Bank if the Company is no longer subject to the reporting requirements under the Exchange Act of 1934, as amended, or the Exchange Act. These covenants are subject to limitations and exceptions that are described in the indenture.

As of June 30, 2015 and December 31, 2014, \$400,000 of the 4.000% notes was outstanding. As of June 30, 2015, the fair value of the 4.000% notes was approximately \$400,509. The Company incurred costs of \$6,177 in connection with issuing the 4.000% notes, which the Company has recorded as deferred financing costs on its consolidated balance sheets and amortizes to interest expense over the life of the 4.000% notes. As of June 30, 2015, \$4,982 of such deferred financing costs had yet to be amortized to interest expense.

For the three and six months ended June 30, 2015, the components of total interest expense for the 4.000% notes were as follows:

	Three Months Ended June 30, 2015	Six Months Ended June 30, 2015
Direct interest expense	\$ 4,023	\$ 7,971
Amortization of deferred financing costs	310	619
Total interest expense	\$ 4,333	\$ 8,590

For the six months ended June 30, 2015, the cash paid for interest expense, average borrowings, effective interest rate and weighted average interest rate for the 4.000% notes were as follows:

	Six M	lonths Ended
	Jur	ıe 30, 2015
Cash paid for interest expense ⁽¹⁾	\$	8,044
Average borrowings under the facility	\$	400,000
Effective interest rate on borrowings		4.00%
Weighted average interest rate		4.00%

(1) Interest under the 4.000% notes is paid semi-annually in arrears.

4.250% Notes due 2020

On December 3, 2014, the Company and U.S. Bank entered into a second supplemental indenture to the base indenture relating to the Company's issuance of \$325,000 aggregate principal amount of its 4.250% notes due 2020, or the 4.250% notes.

The 4.250% notes will mature on January 15, 2020 and may be redeemed in whole or in part at the Company's option at any time or from time to time at the applicable redemption price set forth in the indenture. The 4.250% notes bear interest at a rate of 4.250% per year, payable semi-annually on January 15 and July 15 of each year, commencing on July 15, 2015. The 4.250% notes are general unsecured obligations of the Company that rank senior in right of payment to all of the Company's existing and future indebtedness that is expressly subordinated in right of payment to the 4.250% notes and rank *pari passu* with all outstanding and future unsecured unsubordinated indebtedness issued by the Company.

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Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 8. Financing Arrangements (continued)

In addition, on the occurrence of a "change of control repurchase event," as defined in the indenture, the Company will generally be required to make an offer to purchase the outstanding 4.250% notes at a price equal to 100% of the principal amount of such notes plus accrued and unpaid interest to the repurchase date.

The indenture contains certain covenants, including covenants requiring the Company to comply with the asset coverage requirements of Section 18(a)(1) (A) of the 1940 Act, as modified by Section 61(a)(1) of the 1940 Act, whether or not it is subject to those requirements, and to provide financial information to the holders of the 4.250% notes and U.S. Bank if the Company is no longer subject to the reporting requirements under the Exchange Act. These covenants are subject to limitations and exceptions that are described in the indenture.

As of June 30, 2015 and December 31, 2014, \$325,000 of the 4.250% notes was outstanding. As of June 30, 2015, the fair value of the 4.250% notes was approximately \$327,785. The Company incurred costs of \$4,954 in connection with issuing the 4.250% notes, which the Company has recorded as deferred financing costs on its consolidated balance sheets and amortizes to interest expense over the life of the 4.250% notes. As of June 30, 2015, \$4,398 of such deferred financing costs had yet to be amortized to interest expense.

For the three and six months ended June 30, 2015, the components of total interest expense for the 4.250% notes were as follows:

	Three Months Ended June 30, 2015	Six Months Ended June 30, 2015
Direct interest expense	\$ 3,512	\$ 6,921
Amortization of deferred financing costs	241	486
Total interest expense	\$ 3,753	\$ 7,407

For the six months ended June 30, 2015, the cash paid for interest expense, average borrowings, effective interest rate and weighted average interest rate for the 4.250% notes were as follows:

	 onths Ended ne 30, 2015
Cash paid for interest expense ⁽¹⁾	
Average borrowings under the facility	\$ 325,000
Effective interest rate on borrowings	4.25%
Weighted average interest rate	4.25%

(1) Interest under the 4.250% notes is paid semi-annually in arrears.

4.750% Notes due 2022

On April 30, 2015, the Company and U.S. Bank entered into a third supplemental indenture to the base indenture relating to the Company's issuance of \$275,000 aggregate principal amount of its 4.750% notes due 2022, or the 4.750% notes.

The 4.750% notes will mature on May 15, 2022 and may be redeemed in whole or in part at the Company's option at any time or from time to time at the applicable redemption price set forth in the indenture. The 4.750%

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Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 8. Financing Arrangements (continued)

notes bear interest at a rate of 4.750% per year payable semi-annually on May 15 and November 15 of each year, commencing on November 15, 2015. The 4.750% notes are general unsecured obligations of the Company that rank senior in right of payment to all of the Company's existing and future indebtedness that is expressly subordinated in right of payment to the 4.750% notes and rank *pari passu* with all outstanding and future unsecured unsubordinated indebtedness issued by the Company.

In addition, on the occurrence of a "change of control repurchase event," as defined in the indenture, the Company will generally be required to make an offer to purchase the outstanding 4.750% notes at a price equal to 100% of the principal amount of such notes plus accrued and unpaid interest to the repurchase date.

The indenture contains certain covenants, including covenants requiring the Company to comply with the asset coverage requirements of Section 18(a)(1) (A) of the 1940 Act, as modified by Section 61(a)(1) of the 1940 Act, whether or not it is subject to those requirements, and to provide financial information to the holders of the 4.750% notes and U.S. Bank if the Company is no longer subject to the reporting requirements under the Exchange Act. These covenants are subject to limitations and exceptions that are described in the indenture.

As of June 30, 2015, \$275,000 of the 4.750% notes was outstanding. As of June 30, 2015, the fair value of the 4.750% notes was approximately \$270,506. The Company incurred costs of \$3,632 in connection with issuing the 4.750% notes, which the Company has recorded as deferred financing costs on its consolidated balance sheets and amortizes to interest expense over the life of the 4.750% notes. As of June 30, 2015, \$3,546 of such deferred financing costs had yet to be amortized to interest expense.

For the three and six months ended June 30, 2015, the components of total interest expense for the 4.750% notes were as follows:

	Three	Three Months Ended		Six Months Ended	
	J ₁	une 30, 2015	Ju	ne 30, 2015	
Direct interest expense	\$	2,250	\$	2,250	
Amortization of deferred financing costs		86		86	
Total interest expense	\$	2,336	\$	2,336	

For the six months ended June 30, 2015, the cash paid for interest expense, average borrowings, effective interest rate and weighted average interest rate for the 4.750% notes were as follows:

	Months Ended ine 30, 2015
Cash paid for interest expense ⁽¹⁾	
Average borrowings under the facility ⁽²⁾	\$ 275,000
Effective interest rate on borrowings	4.75%
Weighted average interest rate	4.75%

- (1) Interest under the 4.750% notes is paid semi-annually in arrears.
- (2) Average borrowings under the 4.750% notes are calculated for the period since the date of issuance to June 30, 2015.

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Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 9. Commitments and Contingencies

The Company enters into contracts that contain a variety of indemnification provisions. The Company's maximum exposure under these arrangements is unknown; however, the Company has not had prior claims or losses pursuant to these contracts. Management of FB Advisor has reviewed the Company's existing contracts and expects the risk of loss to the Company to be remote.

The Company is not currently subject to any material legal proceedings and, to the Company's knowledge, no material legal proceedings are threatened against the Company. From time to time, the Company may be a party to certain legal proceedings in the ordinary course of business, including proceedings relating to the enforcement of the Company's rights under contracts with its portfolio companies. While the outcome of these legal proceedings cannot be predicted with certainty, the Company does not expect that any such proceedings will have a material effect upon its financial condition or results of operations.

See Note 6 for a discussion of the Company's unfunded commitments.

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Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 10. Financial Highlights

The following is a schedule of financial highlights of the Company for the six months ended June 30, 2015 and the year ended December 31, 2014:

	Jun	Six Months Ended June 30, 2015 (Unaudited)		Year Ended December 31, 2014	
Per Share Data:(1)					
Net asset value, beginning of period	\$	9.83	\$	10.18	
Results of operations ⁽²⁾		0.60		0.05	
Net investment income (loss)		0.60		0.97	
Net realized and unrealized appreciation (depreciation) on investments and gain/loss on foreign currency		(0.09)		(0.19)	
Net increase (decrease) in net assets resulting from operations		0.51		0.78	
Stockholder distributions ⁽³⁾					
Distributions from net investment income		(0.45)		(0.79)	
Distributions from net realized gain on investments		`— ´		(0.29)	
Net decrease in net assets resulting from stockholder distributions		(0.45)		(1.08)	
Capital share transactions					
Issuance of common stock ⁽⁴⁾		0.00		0.00	
Repurchases of common stock ⁽⁵⁾		<u> </u>		(0.05)	
Net increase (decrease) in net assets resulting from capital share transactions		0.00		(0.05)	
Net asset value, end of period	\$	9.89	\$	9.83	
Per share market value, end of period	\$	9.84	\$	9.93	
Shares outstanding, end of period	24	1,702,625	240	,896,559	
Total return based on net asset value ⁽⁶⁾		5.19%		7.17%	
Total return based on market value ⁽⁷⁾		3.63%		5.35%	
Ratio/Supplemental Data:					
Net assets, end of period	\$	2,389,543	\$ 2	,366,986	
Ratio of net investment income to average net assets(8)		6.09%		9.54%	
Ratio of total operating expenses to average net assets ⁽⁸⁾		4.67%		8.90%	
Ratio of waived expenses to average net assets(8)		_		(0.11)%	
Ratio of net operating expenses to average net assets(8)		4.67%		8.79%	
Portfolio turnover ⁽⁹⁾		19.49%		50.27%	
Total amount of senior securities outstanding, exclusive of treasury securities	\$	1,832,624	\$ 1	,863,827	
Asset coverage per unit(10)		2.30		2.27	

⁽¹⁾ Per share data may be rounded in order to recompute the ending net asset value per share.

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 10. Financial Highlights (continued)

- (2) The per share data was derived by using the weighted average shares outstanding during the applicable period.
- (3) The per share data for distributions reflect the actual amount of distributions paid per share during the applicable period.
- (4) The issuance of common stock on a per share basis reflects the incremental net asset value changes as a result of the issuance of shares of common stock, as applicable, pursuant to the Company's distribution reinvestment plan. The issuance of common stock at a price that is greater than the net asset value per share results in an increase in net asset value per share.
- (5) The listing tender offer and the purchase of shares of common stock pursuant thereto on June 4, 2014 resulted in a reduction to net asset value as a result of the Company repurchasing shares at a price greater than its net asset value per share.
- (6) The total return based on net asset value for each period presented was calculated by taking the net asset value per share as of the end of the applicable period, adding the cash distributions per share that were declared during the period and dividing the total by the net asset value per share at the beginning of the period. Total return based on net asset value does not consider the effect of any sales commissions or charges that may be incurred in connection with the sale of shares of the Company's common stock. The historical calculation of total return based on net asset value in the table should not be considered a representation of the Company's future total return based on net asset value, which may be greater or less than the return shown in the table due to a number of factors, including the Company's ability or inability to make investments in companies that meet its investment criteria, the interest rates payable on the debt securities the Company acquires, the level of the Company's expenses, variations in and the timing of the recognition of realized and unrealized gains or losses, the degree to which the Company encounters competition in its markets and general economic conditions. As a result of these factors, results for any previous period should not be relied upon as being indicative of performance in future periods. The total return calculations set forth above represent the total return on the Company's investment portfolio during the applicable period and do not represent an actual return to stockholders.
- The total return based on market value for the six months ended June 30, 2015 was calculated by taking the closing price of the Company's shares on the NYSE on June 30, 2015, adding the cash distributions per share that were declared during the six months ended June 30, 2015 and dividing the total by \$9.93, the closing price of the Company's shares on the NYSE on December 31, 2014. The total return based on market value for the year ended December 31, 2014 was calculated by taking the closing price of the Company's shares on the NYSE on December 31, 2014, adding the cash distributions per share that were declared during the period from April 16, 2014 to December 31, 2014 and dividing the total by \$10.25, the closing price of the Company's shares on the NYSE on April 16, 2014 (the first day the shares began trading on the NYSE). Total return based on market value does not consider the effect of any sales commissions or charges that may be incurred in connection with the sale of shares of the Company's common stock. The historical calculation of total return based on market value in the table should not be considered a representation of the Company's future total return based on market value, which may be greater or less than the return shown in the table due to a number of factors, including the Company's ability or inability to make investments in companies that meet its investment criteria, the interest rates payable on the debt securities the Company acquires, the level of the Company's expenses, variations in and the timing of the recognition of realized and unrealized gains or losses, the degree to which the Company encounters competition in its markets, general economic conditions and fluctuations in per share market value. As a

FS Investment Corporation

Notes to Unaudited Consolidated Financial Statements (continued) (in thousands, except share and per share amounts)

Note 10. Financial Highlights (continued)

result of these factors, results for any previous period should not be relied upon as being indicative of performance in future periods.

(8) Weighted average net assets during the applicable period are used for this calculation. The following is a schedule of supplemental ratios for the six months ended June 30, 2015 and year ended December 31, 2014:

	Six Months Ended	
	June 30, 2015 (Unaudited)	Year Ended December 31, 2014
Ratio of accrued capital gains incentive fees to average net assets	(0.19)%	(0.37)%
Ratio of subordinated income incentive fees to average net assets	1.48%	2.29%
Ratio of interest expense to average net assets	1.53%	2.56%
Ratio of excise taxes to average net assets	<u></u>	ი 21%

- (9) Portfolio turnover for the six months ended June 30, 2015 is not annualized.
- (10) Asset coverage per unit is the ratio of the carrying value of our total consolidated assets, less liabilities and indebtedness not represented by senior securities, to the aggregate amount of senior securities representing indebtedness.

Note 11. Recently Issued Accounting Standards

In April 2015, the Financial Accounting Standards Board, or the FASB, issued Accounting Standards Update No. 2015-03, *Interest—Imputation of Interest*, to simplify the presentation of debt issuance costs in the financial statements. Under existing guidance, debt issuance costs are recognized as a deferred charge and presented as an asset on the balance sheet. The amendments to the guidance require that debt issuance costs related to a recognized liability for indebtedness be presented in the balance sheet as a direct deduction from the carrying amount of that liability, consistent with debt discounts. The recognition and measurement guidance for debt issuance costs is not affected by the amendments to the guidance. The amendments to the FASB codification guidance are to be applied retrospectively with applicable disclosures for a change in accounting principle upon transition. For public entities, the amendments are effective for interim and annual periods beginning after December 15, 2015. Early application by public entities is permitted. Management of the Company is currently assessing the impact of this guidance on the Company's consolidated financial statements.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations. (in thousands, except share and per share amounts)

The information contained in this section should be read in conjunction with our unaudited consolidated financial statements and related notes thereto appearing elsewhere in this quarterly report on Form 10-Q. In this report, "we," "our" and the "Company" refer to FS Investment Corporation.

Forward-Looking Statements

Some of the statements in this quarterly report on Form 10-Q constitute forward-looking statements because they relate to future events or our future performance or financial condition. The forward-looking statements contained in this quarterly report on Form 10-Q may include statements as to:

- · our future operating results;
- · our business prospects and the prospects of the companies in which we may invest;
- the impact of the investments that we expect to make;
- the ability of our portfolio companies to achieve their objectives;
- our current and expected financings and investments;
- receiving and maintaining corporate credit ratings and changes in the general interest rate environment;
- · the adequacy of our cash resources, financing sources and working capital;
- the timing and amount of cash flows, distributions and dividends, if any, from our portfolio companies;
- · our contractual arrangements and relationships with third parties;
- actual and potential conflicts of interest with FB Advisor, FS Investment Advisor, LLC, FS Energy and Power Fund, FSIC II Advisor, LLC, FS
 Investment Corporation II, FSIC III Advisor, LLC, FS Investment Corporation III, FS Global Advisor, LLC, FS Global Credit Opportunities Fund,
 GDFM or any of their affiliates;
- · the dependence of our future success on the general economy and its effect on the industries in which we may invest;
- our use of financial leverage;
- · the ability of FB Advisor to locate suitable investments for us and to monitor and administer our investments;
- · the ability of FB Advisor or its affiliates to attract and retain highly talented professionals;
- our ability to maintain our qualification as a RIC and as a BDC;
- the impact on our business of the Dodd-Frank Wall Street Reform and Consumer Protection Act, as amended, and the rules and regulations issued thereunder;
- the effect of changes to tax legislation and our tax position; and
- · the tax status of the enterprises in which we may invest.

In addition, words such as "anticipate," "believe," "expect" and "intend" indicate a forward-looking statement, although not all forward-looking statements include these words. The forward-looking statements contained in this quarterly report on Form 10-Q involve risks and uncertainties. Our actual results could differ materially from those implied or expressed in the forward-looking statements for any reason, including those factors set forth in "Item 1A. Risk Factors" in Part II of this quarterly report on Form 10-Q. Factors that could cause actual results to differ materially include:

- · changes in the economy;
- risks associated with possible disruption in our operations or the economy generally due to terrorism or natural disasters;

- · future changes in laws or regulations and conditions in our operating areas; and
- the price at which shares of our common stock may trade on the NYSE.

We have based the forward-looking statements included in this quarterly report on Form 10-Q on information available to us on the date of this quarterly report on Form 10-Q. Except as required by the federal securities laws, we undertake no obligation to revise or update any forward-looking statements, whether as a result of new information, future events or otherwise. Stockholders are advised to consult any additional disclosures that we may make directly to stockholders or through reports that we may file in the future with the SEC, including annual reports on Form 10-K, quarterly reports on Form 10-Q and current reports on Form 8-K. The forward-looking statements and projections contained in this quarterly report on Form 10-Q are excluded from the safe harbor protection provided by Section 27A of the Securities Act of 1933, as amended, or the Securities Act, and Section 21E of the Exchange Act.

Overview

We were incorporated under the general corporation laws of the State of Maryland on December 21, 2007 and formally commenced investment operations on January 2, 2009. We are an externally managed, non-diversified, closed-end management investment company that has elected to be regulated as a BDC under the 1940 Act and has elected to be treated for U.S. federal income tax purposes, and intends to qualify annually, as a RIC under Subchapter M of the Code.

On April 16, 2014, shares of our common stock began trading on the NYSE under the ticker symbol "FSIC". This listing accomplished our goal of providing our stockholders with greatly enhanced liquidity.

Our investment activities are managed by FB Advisor and supervised by our board of directors, a majority of whom are independent. Under the July 2014 investment advisory agreement, we have agreed to pay FB Advisor an annual base management fee based on the average value of our gross assets and an incentive fee based on our performance. FB Advisor has engaged GDFM to act as our investment sub-adviser. GDFM assists FB Advisor in identifying investment opportunities and makes investment recommendations for approval by FB Advisor according to guidelines set by FB Advisor.

Our investment objectives are to generate current income and, to a lesser extent, long-term capital appreciation. We have identified and intend to focus on the following investment categories, which we believe will allow us to generate an attractive total return with an acceptable level of risk.

Direct Originations: We intend to leverage our relationship with GDFM and its global sourcing and origination platform to directly source investment opportunities. Such investments are originated or structured for us or made by us and are not generally available to the broader market. These investments may include both debt and equity components, although we do not expect to make equity investments independent of having an existing credit relationship. We believe directly originated investments may offer higher returns and more favorable protections than broadly syndicated transactions.

Opportunistic: We intend to seek to capitalize on market price inefficiencies by investing in loans, bonds and other securities where the market price of such investment reflects a lower value than deemed warranted by our fundamental analysis. We believe that market price inefficiencies may occur due to, among other things, general dislocations in the markets, a misunderstanding by the market of a particular company or an industry being out of favor with the broader investment community. We seek to allocate capital to these securities that have been misunderstood or mispriced by the market and where we believe there is an opportunity to earn an attractive return on our investment. Such opportunities may include event driven investments, anchor orders and CLOs.

In the case of event driven investments, we intend to take advantage of dislocations that arise in the markets due to an impending event and where the market's apparent expectation of value differs substantially from our fundamental analysis. Such events may include a looming debt maturity or default, a merger, spin-off or other corporate reorganization, an adverse regulatory or legal ruling, or a material contract expiration, any of which may significantly improve or impair a company's financial position. Compared to other investment strategies, event driven investing depends more heavily on our ability to successfully predict the outcome of an individual event rather than on underlying macroeconomic fundamentals. As a result, successful event driven strategies may offer both substantial diversification benefits and the ability to generate performance in uncertain market environments.

We may also invest in certain opportunities that are originated and then syndicated by a commercial or investment bank, but where we provide a capital commitment significantly above the average syndicate participant, i.e., an anchor order. In these types of investments, we may receive fees, preferential pricing or other benefits not available to other lenders in return for our significant capital commitment. Our decision to provide an anchor order to a syndicated transaction is predicated on a rigorous credit analysis, our familiarity with a particular company, industry or financial sponsor, and the broader investment experiences of FB Advisor and GDFM.

In addition, our relationship with GSO Capital Partners LP, the parent of GDFM, and one of the largest CLO managers in the world, allows us to opportunistically invest in CLOs. CLOs are a form of securitization where the cash flow from a pooled basket of syndicated loans is used to support distribution payments made to different tranches of securities. While collectively CLOs represent nearly fifty percent of the broadly syndicated loan universe, investing in individual CLO tranches requires a high degree of investor sophistication due to their structural complexity and the illiquid nature of their securities.

Broadly Syndicated/Other: Although our primary focus is to invest in directly originated transactions and opportunistic investments, in certain circumstances we will also invest in the broadly syndicated loan and high yield markets. Broadly syndicated loans and bonds are generally more liquid than our directly originated investments and provide a complement to our less liquid strategies. In addition, and because we typically receive more attractive financing terms on these positions than we do on our less liquid assets, we are able to leverage the broadly syndicated portion of our portfolio in such a way that maximizes the levered return potential of our portfolio.

Our portfolio is comprised primarily of investments in senior secured loans and second lien secured loans of private middle market U.S. companies and, to a lesser extent, subordinated loans of private U.S. companies. Although we do not expect a significant portion of our portfolio to be comprised of subordinated loans, there is no limit on the amount of such loans in which we may invest. We may purchase interests in loans or make other debt investments, including investments in senior secured bonds, through secondary market transactions in the "over-the-counter" market or directly from our target companies as primary market or directly originated investments. In connection with our debt investments, we may on occasion receive equity interests such as warrants or options as additional consideration. We may also purchase or otherwise acquire minority interests in target companies, in the form of common or preferred equity or equity-related securities, such as rights and warrants that may be converted into or exchanged for common stock or other equity, the cash value of common stock or other equity. Any such minority interests are generally acquired in conjunction with one of our debt investments or through a co-investment with a financial sponsor, such as an institutional investor or private equity firm. In addition, a portion of our portfolio may be comprised of corporate bonds, CLOs, other debt securities and derivatives, including total return swaps and credit default swaps. FB Advisor will seek to tailor our investment focus as market conditions evolve. Depending on market conditions, we may increase or decrease our exposure to less senior portions of the capital structure or otherwise make opportunistic investments.

The senior secured loans, second lien secured loans and senior secured bonds in which we invest generally have stated terms of three to seven years and subordinated debt investments that we make generally have stated

terms of up to ten years, but the expected average life of such securities is generally between three and seven years. However, there is no limit on the maturity or duration of any security in our portfolio. Our debt investments may be rated by a nationally recognized statistical rating organization and, in such case, generally will carry a rating below investment grade (rated lower than "Baa3" by Moody's Investors Service, Inc. or lower than "BBB-" by Standard & Poor's Ratings Services). We also invest in non-rated debt securities.

Revenues

The principal measure of our financial performance is net increase in net assets resulting from operations, which includes net investment income, net realized gain or loss on investments, net realized gain or loss on foreign currency, net unrealized appreciation or depreciation on investments and net unrealized gain or loss on foreign currency. Net investment income is the difference between our income from interest, dividends, fees and other investment income and our operating and other expenses. Net realized gain or loss on investments is the difference between the proceeds received from dispositions of portfolio investments and their amortized cost, including the respective realized gain or loss on foreign currency for those foreign denominated investment transactions. Net realized gain or loss on foreign currency is the portion of realized gain or loss attributable to foreign currency fluctuations. Net unrealized appreciation or depreciation on investments is the net change in the fair value of our investment portfolio, including the respective unrealized gain or loss on foreign currency for those foreign denominated investments. Net unrealized gain or loss on foreign currency is the net change in the value of receivables or accruals due to the impact of foreign currency fluctuations.

We principally generate revenues in the form of interest income on the debt investments we hold. In addition, we generate revenues in the form of non-recurring commitment, closing, origination, structuring or diligence fees, monitoring fees, fees for providing managerial assistance, consulting fees, prepayment fees and performance-based fees. Any such fees generated in connection with our investments will be recognized as earned. We may also generate revenues in the form of dividends and other distributions on the equity or other securities we hold.

Expenses

Our primary operating expenses include the payment of management and incentive fees and other expenses under the July 2014 investment advisory agreement and the administration agreement, interest expense from financing facilities and other indebtedness, and other expenses necessary for our operations. The management and incentive fees compensate FB Advisor for its work in identifying, evaluating, negotiating, executing, monitoring and servicing our investments. FB Advisor is responsible for compensating our investment sub-adviser.

FB Advisor oversees our day-to-day operations, including the provision of general ledger accounting, fund accounting, legal services, investor relations and other administrative services. FB Advisor also performs, or oversees the performance of, our corporate operations and required administrative services, which includes being responsible for the financial records that we are required to maintain and preparing reports for our stockholders and reports filed with the SEC. In addition, FB Advisor assists us in calculating our net asset value, overseeing the preparation and filing of tax returns and the printing and dissemination of reports to our stockholders, and generally overseeing the payment of our expenses and the performance of administrative and professional services rendered to us by others.

Pursuant to the administration agreement, we reimburse FB Advisor for expenses necessary to perform services related to our administration and operations, including FB Advisor's allocable portion of the compensation and related expenses of certain personnel of Franklin Square Holdings providing administrative services to us on behalf of FB Advisor. We reimburse FB Advisor no less than quarterly for all costs and expenses incurred by FB Advisor in performing its obligations and providing personnel and facilities under the administration agreement. FB Advisor allocates the cost of such services to us based on factors such as total

assets, revenues, time allocations and/or other reasonable metrics. Our board of directors reviews the methodology employed in determining how the expenses are allocated to us and the proposed allocation of administrative expenses among us and certain affiliates of FB Advisor. Our board of directors then assesses the reasonableness of such reimbursements for expenses allocated to us based on the breadth, depth and quality of such services as compared to the estimated cost to us of obtaining similar services from third-party service providers known to be available. In addition, our board of directors considers whether any single third-party service provider would be capable of providing all such services at comparable cost and quality. Finally, our board of directors compares the total amount paid to FB Advisor for such services as a percentage of our net assets to the same ratio as reported by other comparable BDCs.

We bear all other expenses of our operations and transactions. For additional information regarding these expenses, please see our quarterly report on Form 10-Q for the three months ended March 31, 2015.

In addition, we have contracted with State Street Bank and Trust Company to provide various accounting and administrative services, including, but not limited to, preparing preliminary financial information for review by FB Advisor, preparing and monitoring expense budgets, maintaining accounting and corporate books and records, processing trade information provided by us and performing testing with respect to RIC compliance.

Portfolio Investment Activity for the Three and Six Months Ended June 30, 2015 and for the Year Ended December 31, 2014

During the six months ended June 30, 2015, we made investments in portfolio companies totaling \$800,306. During the same period, we sold investments for proceeds of \$339,533 and received principal repayments of \$645,031. As of June 30, 2015, our investment portfolio, with a total fair value of \$4,007,381 (46% in first lien senior secured loans, 21% in second lien senior secured loans, 9% in senior secured bonds, 12% in subordinated debt, 3% in collateralized securities and 9% in equity/other), consisted of interests in 110 portfolio companies. The portfolio companies that comprised our portfolio as of such date had an average annual EBITDA of approximately \$145.0 million. As of June 30, 2015, the investments in our portfolio were purchased at a weighted average price of 98.3% of par or stated value, as applicable, and our estimated gross portfolio yield (which represents the expected annualized yield to be generated by us on our investment portfolio based on the composition of our portfolio as of such date), prior to leverage, was 9.9% based upon the amortized cost of our investments. For the six months ended June 30, 2015, our total return based on net asset value was 5.19% and our total return based on market value was 3.63%.

During the year ended December 31, 2014, we made investments in portfolio companies totaling \$2,178,075. During the same period, we sold investments for proceeds of \$1,246,624 and received principal repayments of \$875,315. As of December 31, 2014, our investment portfolio, with a total fair value of \$4,183,447 (53% in first lien senior secured loans, 17% in second lien senior secured loans, 8% in senior secured bonds, 11% in subordinated debt, 3% in collateralized securities and 8% in equity/other), consisted of interests in 118 portfolio companies. The portfolio companies that comprised our portfolio as of such date had an average annual EBITDA of approximately \$155.2 million. As of December 31, 2014, the investments in our portfolio were purchased at a weighted average price of 97.4% of par or stated value, as applicable, and our estimated gross portfolio yield, prior to leverage, was 10.0% based upon the amortized cost of our investments. For the year ended December 31, 2014, our total return based on net asset value was 7.17% and our total return based on market value was 5.35%.

Our estimated gross portfolio yield may be higher than an investor's yield on an investment in shares of our common stock. Our estimated gross portfolio yield does not reflect operating expenses that may be incurred by us. In addition, our estimated gross portfolio yield and total return figures disclosed above do not consider the effect of any sales commissions or charges that may be incurred in connection with the sale of shares of our common stock. Our estimated gross portfolio yield and total return based on net asset value do not represent actual investment returns to stockholders. Our estimated gross portfolio yield and total return figures are subject

to change and, in the future, may be greater or less than the rates set forth above. See footnotes 6 and 7 to the table included in Note 10 to our unaudited consolidated financial statements included herein for information regarding the calculation of our total return based on net asset value and total return based on market value, respectively.

Total Portfolio Activity

The following tables present certain selected information regarding our portfolio investment activity for the three and six months ended June 30, 2015:

Net Investment Activity	For the Three Months Ended June 30, 2015			For the Six Months Ended June 30, 2015		
Purchases	\$	608,796	\$	800,306		
Sales and Redemptions		(747,209)		(984,564)		
Net Portfolio Activity	\$	(138,413)	\$	(184,258)		

	For the Three Months Ended June 30, 2015			For the Six Months Ended June 30, 2015	
New Investment Activity by Asset Class	Purchases	Percentage	Purchases	Percentage	
Senior Secured Loans—First Lien	\$ 283,166	47%	\$448,926	56%	
Senior Secured Loans—Second Lien	155,119	25%	175,119	22%	
Senior Secured Bonds	42,695	7%	42,833	5%	
Subordinated Debt	86,990	14%	88,455	11%	
Collateralized Securities	436	0%	436	0%	
Equity/Other	40,390	<u>7</u> %	44,537	6%	
Total	\$ 608,796	100%	\$800,306	100%	

The following table summarizes the composition of our investment portfolio at cost and fair value as of June 30, 2015 and December 31, 2014:

		June 30, 2015 (Unaudited)		I	December 31, 2014	
	Amortized Cost ⁽¹⁾	Fair Value	Percentage of Portfolio	Amortized Cost ⁽¹⁾	Fair Value	Percentage of Portfolio
Senior Secured Loans—First Lien	\$1,882,787	\$1,855,516	46%	\$2,215,957	\$2,206,206	53%
Senior Secured Loans—Second Lien	852,293	844,023	21%	713,675	708,255	17%
Senior Secured Bonds	400,791	353,468	9%	423,961	359,275	8%
Subordinated Debt	486,466	465,209	12%	467,645	464,304	11%
Collateralized Securities	101,276	108,779	3%	110,362	123,920	3%
Equity/Other	286,735	380,386	9%	250,497	321,487	8%
Total	\$4,010,348	\$4,007,381	100%	\$4,182,097	\$4,183,447	100%

⁽¹⁾ Amortized costs represent the original cost adjusted for the amortization of premiums and/or accretion of discounts, as applicable, on investments.

The following table presents certain selected information regarding the composition of our investment portfolio as of June 30, 2015 and December 31, 2014:

	June 30, 2015	December 31, 2014
Number of Portfolio Companies	110	118
% Variable Rate (based on fair value)	66.4%	69.0%
% Fixed Rate (based on fair value)	24.1%	23.3%
% Income Producing Equity/Other Investments (based on fair value)	3.7%	2.9%
% Non-Income Producing Equity/Other Investments (based on fair value)	5.8%	4.8%
Average Annual EBITDA of Portfolio Companies	\$145,000	\$ 155,200
Weighted Average Purchase Price of Investments (as a % of par or stated value)	98.3%	97.4%
% of Investments on Non-Accrual (based on fair value)	0.0%	0.3%
Gross Portfolio Yield Prior to Leverage (based on amortized cost)	9.9%	10.0%
Gross Portfolio Yield Prior to Leverage (based on amortized cost)—Excluding Non-Income Producing Assets	10.4%	10.4%

Direct Originations

The following tables present certain selected information regarding our direct originations for the three and six months ended June 30, 2015:

	Tl	For the hree Months Ended	Six	For the Months Ended
New Direct Originations		June 30, 2015	J	une 30, 2015
Total Commitments (including unfunded commitments)	\$	494,661	\$	687,304
Exited Investments (including partial paydowns)	_	(623,554)		(769,631)
Net Direct Originations	\$	(128,893)	\$	(82,327)

	For the Three Months Ended June 30, 2015		For the Six Months Ended June 30, 2015		
New Direct Originations by Asset Class (including unfunded commitments)	Commitment Amount	Percentage	Commitment Amount	Percentage	
Senior Secured Loans—First Lien	\$ 314,414	64%	\$ 486,154	71%	
Senior Secured Loans—Second Lien	121,363	24%	141,363	20%	
Senior Secured Bonds	_	-	_	_	
Subordinated Debt	19,545	4%	19,623	3%	
Collateralized Securities	_	_	_	_	
Equity/Other	39,339	8%	40,164	6%	
Total	\$ 494,661	100%	\$ 687,304	100%	

	For the Three Months Ended June 30, 2015	For the Six Months Ended June 30, 2015
Average New Direct Origination Commitment Amount	\$ 29,098	\$ 28,638
Weighted Average Maturity for New Direct Originations	9/6/20	6/27/20
Gross Portfolio Yield Prior to Leverage (based on amortized cost) of New Direct Originations Funded		
during Period	9.1%	9.4%
Gross Portfolio Yield Prior to Leverage (based on amortized cost) of New Direct Originations Funded		
during Period—Excluding Non-Income Producing Assets	9.9%	10.0%
Gross Portfolio Yield Prior to Leverage (based on amortized cost) of Direct Originations Exited		
during Period	10.7%	10.3%

The following table presents certain selected information regarding our direct originations as of June 30, 2015 and December 31, 2014:

Characteristics of All Direct Originations held in Portfolio	June 30, 2015	Decei	mber 31, 2014
Number of Portfolio Companies	59		52
Average Annual EBITDA of Portfolio Companies	\$ 47,400	\$	47,200
Average Leverage Through Tranche of Portfolio Companies—Excluding Equity/Other and Collateralized			
Securities	4.8x		4.6x
% of Investments on Non-Accrual	_		_
Gross Portfolio Yield Prior to Leverage (based on amortized cost) of Funded Direct Originations	9.6%		9.7%
Gross Portfolio Yield Prior to Leverage (based on amortized cost) of Funded Direct Originations—			
Excluding Non-Income Producing Assets	10.1%		10.1%

Portfolio Composition by Strategy and Industry

The table below summarizes the composition of our investment portfolio by strategy and enumerates the percentage, by fair value, of the total portfolio assets in such strategies as of June 30, 2015 and December 31, 2014:

	June 30,	June 30, 2015		December 31, 2014	
Portfolio Composition by Strategy	Fair Value	Percentage of Portfolio	Fair Value	Percentage of Portfolio	
Direct Originations	\$3,072,576	77%	\$3,147,946	75%	
Opportunistic	748,937	19%	790,060	19%	
Broadly Syndicated/Other	185,868	4%	245,441	6%	
Total	\$4,007,381	100%	\$4,183,447	100%	

The table below describes investments by industry classification and enumerates the percentage, by fair value, of the total portfolio assets in such industries as of June 30, 2015 and December 31, 2014:

	Jui	ne 30, 2015			
		(Unaudited)		December 31, 2014	
Industry Classification	Fair Value	Percentage of Portfolio	Fair Value	Percentage of Portfolio	
Automobiles & Components	\$ 25,158	1%	\$ 24,737	1%	
Capital Goods	877,275	22%	964,394	23%	
Commercial & Professional Services	164,139	4%	283,513	7%	
Consumer Durables & Apparel	348,231	9%	319,160	8%	
Consumer Services	517,473	13%	692,533	17%	
Diversified Financials	157,499	4%	179,548	4%	
Energy	475,896	12%	434,424	10%	
Food & Staples Retailing	17,841	0%	18,324	0%	
Food, Beverage & Tobacco	1,038	0%	_	_	
Health Care Equipment & Services	96,248	2%	104,205	3%	
Materials	349,993	9%	297,179	7%	
Media	149,725	4%	157,443	4%	
Pharmaceuticals, Biotechnology & Life Sciences	16,123	0%	16,243	0%	
Real Estate	1,422	0%	_	_	
Retailing	63,980	2%	5,004	0%	
Software & Services	339,403	8%	312,505	7%	
Technology Hardware & Equipment	176,610	4%	137,471	3%	
Telecommunication Services	152,054	4%	161,951	4%	
Transportation	77,273	2%	74,813	2%	
Total	\$4,007,381	100%	\$4,183,447	100%	

As of June 30, 2015, except for one senior secured loan investment, Allen Systems Group, Inc., and two equity/other investments, Fronton Investor Holdings, LLC and Allen Systems Group, Inc., we were not an "affiliated person" of any of our portfolio companies, as defined in the 1940 Act. As of June 30, 2015, we did not "control" any of our portfolio companies, as defined in the 1940 Act. In general, under the 1940 Act, we would be presumed to "control" a portfolio company if we owned 25% or more of its voting securities or we had the power to exercise control over the management or policies of such portfolio company, and would be an "affiliated person" of a portfolio company if we owned 5% or more of its voting securities.

Our investment portfolio may contain loans and other unfunded arrangements that are in the form of lines of credit, revolving credit facilities, delayed draw credit facilities or other investments, which require us to provide funding when requested by portfolio companies in accordance with the terms of the underlying agreements. As of June 30, 2015, we had sixteen unfunded debt investments with aggregate unfunded commitments of \$121,600 and one unfunded commitment to purchase up to \$700 in shares of preferred stock of Altus Power America Holdings, LLC. As of December 31, 2014, we had ten unfunded debt investments with aggregate unfunded commitments of \$101,099 and one unfunded commitment to purchase up to \$788 in shares of preferred stock of Altus Power America Holdings, LLC. We maintain sufficient cash on hand and available borrowings to fund such unfunded commitments should the need arise. For additional details regarding our unfunded debt investments, see our unaudited consolidated schedule of investments as of June 30, 2015 and audited consolidated schedule of investments as of December 31, 2014.

Portfolio Asset Quality

In addition to various risk management and monitoring tools, FB Advisor uses an investment rating system to characterize and monitor the expected level of returns on each investment in our portfolio. FB Advisor uses an investment rating scale of 1 to 5. The following is a description of the conditions associated with each investment rating:

Rating	Summary Description
1	Investment exceeding expectations and/or capital gain expected.
2	Performing investment generally executing in accordance with the portfolio company's business plan—full return of principal and interest expected.
3	Performing investment requiring closer monitoring.
4	Underperforming investment—some loss of interest or dividend possible, but still expecting a positive return on investment.
5	Underperforming investment with expected loss of interest and some principal.

The following table shows the distribution of our investments on the 1 to 5 investment rating scale at fair value as of June 30, 2015 and December 31, 2014:

	June 3	June 30, 2015		December 31, 2014	
Investment Rating	Fair Value	Percentage of Portfolio	Fair Value	Percentage of Portfolio	
1	\$ 295,899	7%	\$ 484,332	12%	
2	3,050,403	76%	3,213,335	77%	
3	629,237	16%	434,620	10%	
4	31,096	1%	37,178	1%	
5	746	0%	13,982	0%	
Total	\$4,007,381	100%	\$4,183,447	100%	

The amount of the portfolio in each grading category may vary substantially from period to period resulting primarily from changes in the composition of the portfolio as a result of new investment, repayment and exit activities. In addition, changes in the grade of investments may be made to reflect our expectation of performance and changes in investment values.

Results of Operations

Comparison of the Three Months Ended June 30, 2015 and June 30, 2014

Revenues

We generated investment income of \$147,731 and \$120,721 for the three months ended June 30, 2015 and 2014, respectively, in the form of interest and fees earned on senior secured loans (first and second lien), senior secured bonds, subordinated debt and collateralized securities in our portfolio and dividends and other distributions earned on equity/other investments. Such revenues represent \$139,374 and \$110,655 of cash income earned as well as \$8,357 and \$10,066 in non-cash portions relating to accretion of discount and PIK interest, for the three months ended June 30, 2015 and 2014, respectively. Cash flows related to such non-cash revenues may not occur for a number of reporting periods or years after such revenues are recognized.

During the three months ended June 30, 2015 and 2014, we generated \$116,491 and \$102,096, respectively, of interest income, which represented 78.9% and 84.6%, respectively, of total investment income. The level of interest income we receive is generally related to the balance of income-producing investments, multiplied by the weighted average yield of our investments.

During the three months ended June 30, 2015 and 2014, we generated \$25,721 and \$18,450, respectively, of fee income, which represented 17.4% and 15.3%, respectively, of total investment income. Such fee income is transaction based, and typically consists of prepayment fees, structuring fees, amendment and consent fees and other non-recurring fees. As such, future fee income is generally dependent on new direct origination investments and the occurrence of prepayments and other events at existing portfolio companies resulting in such fees.

The increases in interest and fee income were due primarily to the prepayment of several large investments during the three months ended June 30, 2015.

During the three months ended June 30, 2015 and 2014, we generated \$5,519 and \$175, respectively, of dividend income. The increase in dividend income was due primarily to a one-time dividend paid in respect of one of our investments during the three months ended June 30, 2015.

Expenses

Our net expenses were \$54,207 and \$62,748 for the three months ended June 30, 2015 and 2014, respectively. Our operating expenses include base management fees attributed to FB Advisor of \$19,103 and \$19,858, net of waivers by FB Advisor of base management fees to which it was otherwise entitled of \$0 and \$2,837, for the three months ended June 30, 2015 and 2014, respectively. Our expenses also include administrative services expenses attributed to FB Advisor of \$882 and \$1,189 for the three months ended June 30, 2015 and 2014, respectively.

FB Advisor is eligible to receive incentive fees based on our performance. During the three months ended June 30, 2015, we accrued a subordinated incentive fee on income of \$21,271 and paid FB Advisor \$13,905 in respect of such fee. As of June 30, 2015, a subordinated incentive fee on income of \$21,271 was payable to FB Advisor. During the three months ended June 30, 2014, we accrued a subordinated incentive fee on income of \$15,061 and paid FB Advisor \$15,178 in respect of such fee. During the three months ended June 30, 2015, we reversed capital gains incentive fees of \$8,355 based on the performance of our portfolio. During the three months ended June 30, 2014, we accrued capital gains incentive fees of \$2,268 based on the performance of our portfolio, of which \$929 was based on realized gains and \$1,339 was based on unrealized gains. No capital gains incentive fees are actually payable by us with respect to unrealized gains unless and until those gains are actually realized. See "—Critical Accounting Policies—Capital Gains Incentive Fee" for additional information about how the incentive fees are calculated.

We recorded interest expense of \$19,048 and \$14,129 for the three months ended June 30, 2015 and 2014, respectively, in connection with our credit facilities, the JPM Facility, the 4.000% notes, the 4.250% notes and the 4.750% notes. The fees incurred with our fund administrator, which provides various accounting and administrative services to us, totaled \$285 and \$320 for the three months ended June 30, 2015 and 2014, respectively. We incurred fees and expenses with our stock transfer agent of \$30 and \$546 for the three months ended June 30, 2015 and 2014, respectively. Fees for our board of directors were \$229 and \$264 for the three months ended June 30, 2015 and 2014, respectively.

Our other general and administrative expenses totaled \$1,714 and \$4,070 for the three months ended June 30, 2015 and 2014, respectively, and consisted of the following:

	Three Months Ended June 30,	
	2015	2014
Expenses associated with our independent audit and related fees	\$ 122	\$ 181
Compensation of our chief compliance officer ⁽¹⁾		24
Legal fees	302	1,074
Printing fees	99	1,591
Other	1,191	1,200
Total	\$ 1,714	\$ 4,070

(1) On April 1, 2015, James F. Volk was appointed as our chief compliance officer. Prior to that date, we had contracted with Vigilant Compliance, LLC to provide the services of Salvatore Faia as our chief compliance officer. Mr. Volk is employed by Franklin Square Holdings and will not receive any direct compensation from us in this capacity.

During the three months ended June 30, 2015 and 2014, the ratio of our expenses to our average net assets was 2.26% and 2.50%, respectively. Our ratio of expenses to our average net assets during the three months ended June 30, 2015 and 2014 includes \$19,048 and \$14,129, respectively, related to interest expense and \$12,916 and \$17,329, respectively, related to accruals for incentive fees. Without such expenses, our ratio of expenses to average net assets would have been 0.93% and 1.30% for the three months ended June 30, 2015 and 2014, respectively. Incentive fees and interest expense, among other things, may increase or decrease our expense ratios relative to comparative periods depending on portfolio performance and changes in amounts outstanding under our financing arrangements and benchmark interest rates such as LIBOR, among other factors. The lower ratio of expenses to average net assets, excluding incentive fees and interest expense, during the three months ended June 30, 2015, compared to the three months ended June 30, 2014, can primarily be attributed to costs associated with the listing of our shares of common stock on the NYSE incurred during the three months ended June 30, 2014 and reduction in other general and administrative expenses during the three months ended June 30, 2015.

Net Investment Income

Our net investment income totaled \$93,524 (\$0.39 per share) and \$57,973 (\$0.23 per share) for the three months ended June 30, 2015 and 2014, respectively. The increase in net investment income can be attributed to, among other things, the increase in revenues from interest and fee income, and the decrease in operating expenses, for the three months ended June 30, 2015, in each case, as described above.

Net Realized Gains or Losses

We sold investments and received principal repayments of \$245,199 and \$502,010, respectively, during the three months ended June 30, 2015, from which we realized a net loss of \$24,174. We also realized a net loss of \$1,007 from settlements on foreign currency during the three months ended June 30, 2015. We sold investments and received principal repayments of \$366,034 and \$243,383, respectively, during the three months ended June 30, 2014, from which we realized a net gain of \$6,716. We also realized a gain of \$114 from settlements on foreign currency during the three months ended June 30, 2014.

Net Change in Unrealized Appreciation (Depreciation) on Investments and Unrealized Gain (Loss) on Foreign Currency

For the three months ended June 30, 2015, the net change in unrealized appreciation (depreciation) on investments totaled \$(16,251) and the net change in unrealized gain (loss) on foreign currency totaled \$(386). For the three months ended June 30, 2014, the net change in unrealized appreciation (depreciation) on investments totaled \$4,407 and the net change in unrealized gain (loss) on foreign currency totaled \$101. The net change in unrealized appreciation (depreciation) on our investments during the three months ended June 30, 2015 was primarily driven by reduced valuations in certain loan positions and the reversal of unrealized gains and losses resulting from the paydown of certain senior secured bond and subordinated debt positions.

Net Increase (Decrease) in Net Assets Resulting from Operations

For the three months ended June 30, 2015, the net increase in net assets resulting from operations was \$51,706 (\$0.21 per share) compared to a net increase in net assets resulting from operations of \$69,311 (\$0.27 per share) during the three months ended June 30, 2014.

Comparison of the Six Months Ended June 30, 2015 and June 30, 2014

Revenues

We generated investment income of \$256,366 and \$235,517 for the six months ended June 30, 2015 and 2014, respectively, in the form of interest and fees earned on senior secured loans (first and second lien), senior secured bonds, subordinated debt and collateralized securities in our portfolio and dividends and other distributions earned on equity/other investments. Such revenues represent \$240,094 and \$214,938 of cash income earned as well as \$16,272 and \$20,579 in non-cash portions relating to accretion of discount and PIK interest, for the six months ended June 30, 2015 and 2014, respectively. Cash flows related to such non-cash revenues may not occur for a number of reporting periods or years after such revenues are recognized.

During the six months ended June 30, 2015 and 2014, we generated \$220,430 and \$206,807, respectively, of interest income, which represented 86.0% and 87.8%, respectively, of total investment income. The level of interest income we receive is generally related to the balance of income-producing investments, multiplied by the weighted average yield of our investments.

During the six months ended June 30, 2015 and 2014, we generated \$30,417 and \$28,535, respectively, of fee income, which represented 11.9% and 12.1%, respectively, of total investment income. Such fee income is transaction-based, and typically consists of prepayment fees, structuring fees, amendment and consent fees and other non-recurring fees. As such, future fee income is generally dependent on new direct origination investments and the occurrence of prepayments and other events at existing portfolio companies resulting in such fees.

The increases in interest and fee income were due primarily to the prepayment of several large investments during the six months ended June 30, 2015.

During the six months ended June 30, 2015 and 2014, we generated \$5,519 and \$175, respectively, of dividend income. The increase in dividend income was due primarily to a one-time dividend paid in respect of one of our investments during the six months ended June 30, 2015.

Expenses

Our net expenses were \$111,193 and \$121,667 for the six months ended June 30, 2015 and 2014, respectively. Our operating expenses include base management fees attributed to FB Advisor of \$38,141 and \$42,229, net of waivers by FB Advisor of base management fees to which it was otherwise entitled of \$0 and

\$2,837, for the six months ended June 30, 2015 and 2014, respectively. Our expenses also include administrative services expenses attributed to FB Advisor of \$1,873 and \$2,389 for the six months ended June 30, 2015 and 2014, respectively.

FB Advisor is eligible to receive incentive fees based on our performance. During the six months ended June 30, 2015, we accrued a subordinated incentive fee on income of \$35,176 and paid FB Advisor \$26,994 in respect of such fee. As of June 30, 2015, a subordinated incentive fee on income of \$21,271 was payable to FB Advisor. During the six months ended June 30, 2014, we accrued a subordinated incentive fee on income of \$30,239 and paid FB Advisor \$29,481 in respect of such fee. During the six months ended June 30, 2015, we reversed capital gains incentive fees of \$4,607 based on the performance of our portfolio. During the six months ended June 30, 2014, we accrued capital gains incentive fees of \$7,104 based on the performance of our portfolio, of which \$5,964 was based on realized gains and \$1,140 was based on unrealized gains. No capital gains incentive fees are actually payable by us with respect to unrealized gains unless and until those gains are actually realized. See "—Critical Accounting Policies—Capital Gains Incentive Fee" for additional information about how the incentive fees are calculated.

We recorded interest expense of \$36,347 and \$26,829 for the six months ended June 30, 2015 and 2014, respectively, in connection with our credit facilities, the JPM Facility, the 4.000% notes, the 4.250% notes and the 4.750% notes. The fees incurred with our fund administrator, which provides various accounting and administrative services to us, totaled \$561 and \$652 for the six months ended June 30, 2015 and 2014, respectively. We incurred fees and expenses with our stock transfer agent of \$110 and \$997 for the six months ended June 30, 2015 and 2014, respectively. Fees for our board of directors were \$456 and \$529 for the six months ended June 30, 2015 and 2014, respectively.

Our other general and administrative expenses totaled \$3,136 and \$5,656 for the six months ended June 30, 2015 and 2014, respectively, and consisted of the following:

	Six Months Ended June 30,	
	2015	2014
Expenses associated with our independent audit and related fees	\$ 259	\$ 313
Compensation of our chief compliance officer ⁽¹⁾	25	49
Legal fees	673	1,519
Printing fees	198	1,886
Other	1,981	1,889
Total	\$ 3,136	\$ 5,656

(1) On April 1, 2015, James F. Volk was appointed as our chief compliance officer. Prior to that date, we had contracted with Vigilant Compliance, LLC to provide the services of Salvatore Faia as our chief compliance officer. Mr. Volk is employed by Franklin Square Holdings and will not receive any direct compensation from us in this capacity.

During the six months ended June 30, 2015 and 2014, the ratio of our expenses to our average net assets was 4.67% and 4.70%, respectively. Our ratio of expenses to our average net assets during the six months ended June 30, 2015 and 2014 includes \$36,347 and \$26,829, respectively, related to interest expense and \$30,569 and \$37,343, respectively, related to accruals for incentive fees. Without such expenses, our ratio of expenses to average net assets would have been 1.86% and 2.28% for the six months ended June 30, 2015 and 2014, respectively. Incentive fees and interest expense, among other things, may increase or decrease our expense ratios relative to comparative periods depending on portfolio performance and changes in amounts outstanding under our financing arrangements and benchmark interest rates such as LIBOR, among other factors. The lower ratio of expenses to average net assets, excluding incentive fees and interest expense, during the six months ended June 30, 2015, compared to the six months ended June 30, 2014, can primarily be attributed to costs associated with the listing of our shares of common stock on the NYSE incurred during the six months ended June 30, 2014 and reduction in other general and administrative expenses during the six months ended June 30, 2015.

Net Investment Income

Our net investment income totaled \$145,173 (\$0.60 per share) and \$113,850 (\$0.44 per share) for the six months ended June 30, 2015 and 2014, respectively. The increase in net investment income can be attributed to, among other things, the increase in revenues from interest and fee income, and the decrease in operating expenses, for the six months ended June 30, 2015, in each case, as described above.

Net Realized Gains or Losses

We sold investments and received principal repayments of \$339,533 and \$645,031, respectively, during the six months ended June 30, 2015, from which we realized a net loss of \$20,889. We also realized a net loss of \$897 from settlements on foreign currency during the six months ended June 30, 2015. We sold investments and received principal repayments of \$673,017 and \$502,515, respectively, during the six months ended June 30, 2014, from which we realized a net gain of \$20,538. We also realized a net gain of \$95 from settlements on foreign currency during the six months ended June 30, 2014.

Net Change in Unrealized Appreciation (Depreciation) on Investments and Unrealized Gain (Loss) on Foreign Currency

For the six months ended June 30, 2015, the net change in unrealized appreciation (depreciation) on investments totaled \$(4,317) and the net change in unrealized gain (loss) on foreign currency totaled \$3,062. For the six months ended June 30, 2014, the net change in unrealized appreciation (depreciation) on investments totaled \$14,742 and the net change in unrealized gain (loss) on foreign currency totaled \$146. The net change in unrealized appreciation (depreciation) on our investments during the six months ended June 30, 2015 was primarily driven by reduced valuations in certain loan positions and the reversal of unrealized gains and losses resulting from the paydown of certain senior secured bond and subordinated debt positions.

Net Increase (Decrease) in Net Assets Resulting from Operations

For the six months ended June 30, 2015, the net increase in net assets resulting from operations was \$122,132 (\$0.51 per share), compared to a net increase in net assets resulting from operations of \$149,371 (\$0.58 per share) during the six months ended June 30, 2014.

Financial Condition, Liquidity and Capital Resources

Overview

As of June 30, 2015, we had \$286,916 in cash and foreign currency, which we held in a custodial account, and \$392,376 in borrowings available under our financing arrangements. As of June 30, 2015, we had sixteen debt investments with aggregate unfunded commitments of \$121,600 and one equity investment with an unfunded commitment of \$700. We maintain sufficient cash on hand and available borrowings to fund such unfunded commitments should the need arise.

We currently generate cash primarily from cash flows from fees, interest and dividends earned from our investments, as well as principal repayments and proceeds from sales of our investments. To seek to enhance our returns, we also employ leverage as market conditions permit and at the discretion of FB Advisor, but in no event will leverage employed exceed 50% of the value of our assets, as required by the 1940 Act. See "—Financing Arrangements."

Prior to investing in securities of portfolio companies, we invest the cash received from fees, interest and dividends earned from our investments and principal repayments and proceeds from sales of our investments primarily in cash, cash equivalents, U.S. government securities, repurchase agreements and high-quality debt instruments maturing in one year or less from the time of investment, consistent with our BDC election and our election to be taxed as a RIC.

Financing Arrangements

The following table presents a summary of information with respect to our outstanding financing arrangements as of June 30, 2015:

				Amount	Amount	
Arrangement	Type of Arrangement	Rate	O	utstanding	Available	Maturity Date
Broad Street Credit Facility	Revolving Credit Facility	L+1.50%		_	\$ 125,000	December 18, 2015
ING Credit Facility	Revolving Credit Facility	L+2.50%	\$	32,624(1)	\$ 267,376	April 3, 2018
JPM Facility	Repurchase Agreement	3.25%	\$	800,000	_	April 15, 2017
4.000% Notes due 2019	Unsecured Notes	4.00%	\$	400,000	_	July 15, 2019
4.250% Notes due 2020	Unsecured Notes	4.25%	\$	325,000	_	January 15, 2020
4.750% Notes due 2022	Unsecured Notes	4.75%	\$	275,000	_	May 15, 2022

⁽¹⁾ Amount includes borrowing in U.S. dollars and Euros. Euro balance outstanding of €29,250 has been converted to U.S. dollars at an exchange rate of €1.00 to \$1.12 as of June 30, 2015 to reflect total amount outstanding in U.S. dollars.

Our average borrowings and weighted average interest rate, including the effect of non-usage fees, for the six months ended June 30, 2015 were \$1,908,794 and 3.60%, respectively. As of June 30, 2015, our weighted average effective interest rate on borrowings, including the effect of non-usage fees was 3.96%.

For additional information regarding our financing arrangements, see Note 8 to our unaudited consolidated financial statements included herein.

RIC Status and Distributions

We have elected to be treated for U.S. federal income tax purposes, and intend to qualify annually, as a RIC under Subchapter M of the Code. In order to qualify as a RIC, we must, among other things, make distributions of an amount at least equal to 90% of our investment company taxable income, determined without regard to any deduction for distributions paid, each tax year. As long as the distributions are declared by the later of the fifteenth day of the ninth month following the close of the tax year or the due date of the tax return, including extensions, distributions paid up to one year after the current taxable year can be carried back to the prior taxable year for determining the distributions paid in such taxable year. We intend to make sufficient distributions to our stockholders to qualify for and maintain our RIC status each year. We are also subject to nondeductible federal excise taxes if we do not distribute during each calendar year an amount at least equal to the sum of (1) 98% of our net ordinary income (taking into account certain deferrals and elections) for the calendar year, (2) 98.2% of our capital gains in excess of capital losses (adjusted for certain ordinary losses), or capital gain net income, for the one-year period ending on October 31 of the calendar year and (3) any net ordinary income and capital gain net income for preceding years that were not distributed during such years and on which we paid no U.S. federal income tax. Any distribution declared by us in October, November or December of any calendar year, payable to stockholders of record on a specified date in such a month and actually paid during January of the following calendar year, will be treated as if it had been received by our U.S. stockholders on December 31 of the calendar year in which the distribution was declared. We can offer no assurance that we will achieve results that will permit us to pay any cash distributions. If we issue senior securities, we will be prohibited from making distributions if doing so cau

Following commencement of our investment operations, we declared our first distribution on January 29, 2009. Effective January 1, 2015 and subject to applicable legal restrictions and the sole discretion of our board of directors, we intend to authorize, declare and pay regular cash distributions on a quarterly basis. We will calculate each stockholder's specific distribution amount for the period using record and declaration dates and each stockholder's distributions will begin to accrue on the date that shares of our common stock are issued to

such stockholder. From time to time, we may also pay special interim distributions in the form of cash or shares of our common stock at the discretion of our board of directors. The timing and amount of any future distributions to stockholders are subject to applicable legal restrictions and the sole discretion of our board of directors.

During certain periods, our distributions may exceed our earnings. As a result, it is possible that a portion of the distributions we make may represent a return of capital. A return of capital generally is a return of a stockholder's investment rather than a return of earnings or gains derived from our investment activities. Each year a statement on Form 1099-DIV identifying the sources of the distributions will be mailed to our stockholders. No portion of the distributions paid during the six months ended June 30, 2015 or 2014 represented a return of capital.

We intend to continue to make our regular distributions in the form of cash, out of assets legally available for distribution, except for those stockholders who receive their distributions in the form of shares of our common stock under the new DRP. Any distributions reinvested under the plan will nevertheless remain taxable to a U.S. stockholder.

The following table reflects the cash distributions per share that we have declared on our common stock during the six months ended June 30, 2015 and 2014:

	Distribution	
For the Three Months Ended,	Per Share	Amount
Fiscal 2014		
March 31, 2014	\$0.2160	\$56,237
June 30, 2014	\$0.2228	\$56,696
Fiscal 2015		
March 31, 2015	\$0.2228	\$53,706
June 30, 2015	\$0.2228	\$53,839

On July 30, 2015, our board of directors declared a regular quarterly cash distribution of \$0.22275 per share, which will be paid on or about October 2, 2015 to stockholders of record on September 23, 2015. The timing and amount of any future distributions to stockholders are subject to applicable legal restrictions and the sole discretion of our board of directors.

Historically, we had an "opt in" distribution reinvestment plan for our stockholders, which terminated upon the listing of our shares of common stock on the NYSE. The final distribution reinvestment under the old DRP was made in connection with the regular monthly cash distribution paid on March 31, 2014 to stockholders of record as of the close of business on March 28, 2014. Under the old DRP, if we made a cash distribution, our stockholders received distributions in cash unless they specifically "opted in" to the distribution reinvestment plan so as to have their cash distributions reinvested in additional shares of our common stock. On May 23, 2014, we adopted an "opt out" distribution reinvestment plan, which was effective June 2, 2014. The new DRP was first implemented in connection with the regular monthly cash distribution paid on July 2, 2014 to stockholders of record as of the close of business on June 24, 2014. Pursuant to the new DRP, we will reinvest all cash dividends or distributions declared by our board of directors on behalf of stockholders who do not elect to receive their distributions in cash. As a result, if our board of directors declares a distribution, then stockholders who have not elected to "opt out" of the new DRP will have their distributions automatically reinvested in additional shares of our common stock.

With respect to each distribution pursuant to the new DRP, we reserve the right to either issue new shares of common stock or purchase shares of common stock in the open market in connection with implementation of the new DRP. Unless in our sole discretion, we otherwise direct the plan administrator, (A) if the per share market price (as defined in the new DRP) is equal to or greater than the estimated net asset value per share (rounded up

to the nearest whole cent) of our common stock on the payment date for the distribution, then we will issue shares of common stock at the greater of (i) net asset value per share of common stock or (ii) 95% of the market price; or (B) if the market price is less than the net asset value per share, then, in our sole discretion, (i) shares of common stock will be purchased in open market transactions for the accounts of participants to the extent practicable, or (ii) we will issue shares of common stock at net asset value per share. Pursuant to the terms of the new DRP, the number of shares of common stock to be issued to a participant will be determined by dividing the total dollar amount of the distribution payable to a participant by the price per share at which we issue such shares; provided, however, that shares purchased in open market transactions by the plan administrator will be allocated to a participant based on the average purchase price, excluding any brokerage charges or other charges, of all shares of common stock purchased in the open market.

If a stockholder receives distributions in the form of common stock pursuant to the new DRP, such stockholder generally will be subject to the same federal, state and local tax consequences as if it elected to receive distributions in cash. If our common stock is trading at or below net asset value, a stockholder receiving distributions in the form of additional common stock will be treated as receiving a distribution in the amount of cash that they would have received if they had elected to receive the distribution in cash. If our common stock is trading above net asset value, a stockholder receiving distributions in the form of additional common stock will be treated as receiving a distribution in the amount of the fair market value of our common stock. The stockholder's basis for determining gain or loss upon the sale of common stock received in a distribution will be equal to the total dollar amount of the distribution payable to the stockholder. Any stock received in a distribution will have a holding period for tax purposes commencing on the day following the day on which the shares of common stock are credited to the stockholder's account.

We may fund our cash distributions to stockholders from any sources of funds legally available to us, including proceeds from the sale of shares of our common stock, borrowings, net investment income from operations, capital gains proceeds from the sale of assets, non-capital gains proceeds from the sale of assets and dividends or other distributions paid to us on account of preferred and common equity investments in portfolio companies. We have not established limits on the amount of funds we may use from available sources to make distributions. There can be no assurance that we will be able to pay distributions at a specific rate or at all.

The following table reflects the sources of the cash distributions on a tax basis that we have paid on our common stock during the six months ended June 30, 2015 and 2014:

	Six Months Ended June 30,				
	2015 2014				
Source of Distribution	Distribution Amount	Percentage	Distribution Amount	Percentage	
Offering proceeds	\$ —	_	\$ —	_	
Borrowings	_	_	_	_	
Net investment income ⁽¹⁾	107,545	100%	112,933	100%	
Short-term capital gains proceeds from the sale of assets	_	_	_	_	
Long-term capital gains proceeds from the sale of assets	_	_	_	_	
Non-capital gains proceeds from the sale of assets	_	_	_	_	
Distributions on account of preferred and common equity	_	_	_	_	
Total	\$ 107,545	100%	\$ 112,933	100%	

⁽¹⁾ During the six months ended June 30, 2015 and 2014, 93.7% and 91.3%, respectively, of our gross investment income was attributable to cash income earned, 2.1% and 6.2%, respectively, was attributable to non-cash accretion of discount and 4.2% and 2.5%, respectively, was attributable to PIK interest.

Our net investment income on a tax basis for the six months ended June 30, 2015 and 2014, was \$113,037 and \$108,549, respectively. As of June 30, 2015 and December 31, 2014, we had \$164,627 and \$152,743, respectively, of undistributed net investment income and realized gains on a tax basis.

See Note 5 to our unaudited consolidated financial statements included herein for additional information regarding our distributions, including a reconciliation of our GAAP-basis net investment income to our tax-basis net investment income for the six months ended June 30, 2015 and 2014.

Critical Accounting Policies

Our financial statements are prepared in conformity with GAAP, which requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Critical accounting policies are those that require the application of management's most difficult, subjective or complex judgments, often because of the need to make estimates about the effect of matters that are inherently uncertain and that may change in subsequent periods. In preparing the financial statements, management has made estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. In preparing the financial statements, management has utilized available information, including our past history, industry standards and the current economic environment, among other factors, in forming its estimates and judgments, giving due consideration to materiality. Actual results may differ from these estimates. In addition, other companies may utilize different estimates, which may impact the comparability of our results of operations to those of companies in similar businesses. As we execute our operating plans, we will describe additional critical accounting policies in the notes to our future financial statements in addition to those discussed below.

Valuation of Portfolio Investments

We determine the net asset value of our investment portfolio each quarter. Securities that are publicly-traded are valued at the reported closing price on the valuation date. Securities that are not publicly-traded are valued at fair value as determined in good faith by our board of directors. In connection with that determination, FB Advisor provides our board of directors with portfolio company valuations which are based on relevant inputs, including, but not limited to, indicative dealer quotes, values of like securities, recent portfolio company financial statements and forecasts, and valuations prepared by independent third-party valuation services.

Accounting Standards Codification Topic 820, Fair Value Measurements and Disclosure, or ASC Topic 820, issued by the FASB, clarifies the definition of fair value and requires companies to expand their disclosure about the use of fair value to measure assets and liabilities in interim and annual periods subsequent to initial recognition. ASC Topic 820 defines fair value as the price that would be received from the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. ASC Topic 820 also establishes a three-tier fair value hierarchy, which prioritizes the inputs used in measuring fair value. These tiers include: Level 1, defined as observable inputs such as quoted prices in active markets; Level 2, which includes inputs such as quoted prices for similar securities in active markets and quoted prices for identical securities where there is little or no activity in the market; and Level 3, defined as unobservable inputs for which little or no market data exists, therefore requiring an entity to develop its own assumptions.

With respect to investments for which market quotations are not readily available, we undertake a multi-step valuation process each quarter, as described below:

- our quarterly fair valuation process begins with FB Advisor's management team reviewing and documenting valuations of each portfolio company or investment, which valuations may be obtained from an independent third-party valuation service, if applicable;
- FB Advisor's management team then provides the valuation committee with the preliminary valuations for each portfolio company or investment;
- · preliminary valuations are then discussed with the valuation committee;
- the valuation committee reviews the preliminary valuations and FB Advisor's management team, together with our independent third-party valuation services, if applicable, supplement the preliminary valuations to reflect any comments provided by the valuation committee;

- following its review, the valuation committee will recommend that our board of directors approve our fair valuations; and
- our board of directors discusses the valuations and determines the fair value of each such investment in our portfolio in good faith based on various statistical and other factors, including the input and recommendation of FB Advisor, the valuation committee and any independent third-party valuation services, if applicable.

Determination of fair value involves subjective judgments and estimates. Accordingly, the notes to our consolidated financial statements refer to the uncertainty with respect to the possible effect of such valuations and any change in such valuations on our consolidated financial statements. In making its determination of fair value, our board of directors may use any approved independent third-party pricing or valuation services. However, our board of directors is not required to determine fair value in accordance with the valuation provided by any single source, and may use any relevant data, including information obtained from FB Advisor or any approved independent third-party valuation or pricing service that our board of directors deems to be reliable in determining fair value under the circumstances. Below is a description of factors that FB Advisor's management team, any approved independent third-party valuation services and our board of directors may consider when determining the fair value of our investments.

Valuation of fixed income investments, such as loans and debt securities, depends upon a number of factors, including prevailing interest rates for like securities, expected volatility in future interest rates, call features, put features and other relevant terms of the debt. For investments without readily available market prices, we may incorporate these factors into discounted cash flow models to arrive at fair value. Other factors that may be considered include the borrower's ability to adequately service its debt, the fair market value of the borrower in relation to the face amount of its outstanding debt and the quality of collateral securing our debt investments.

For convertible debt securities, fair value generally approximates the fair value of the debt plus the fair value of an option to purchase the underlying security (i.e., the security into which the debt may convert) at the conversion price. To value such an option, a standard option pricing model may be used.

Our equity interests in portfolio companies for which there is no liquid public market are valued at fair value. Our board of directors, in its determination of fair value, may consider various factors, such as multiples of EBITDA, cash flows, net income, revenues or, in limited instances, book value or liquidation value. All of these factors may be subject to adjustments based upon the particular circumstances of a portfolio company or our actual investment position. For example, adjustments to EBITDA may take into account compensation to previous owners or acquisition, recapitalization, restructuring or other related items.

FB Advisor's management team, any approved independent third-party valuation services and our board of directors may also consider private merger and acquisition statistics, public trading multiples discounted for illiquidity and other factors, valuations implied by third-party investments in the portfolio companies or industry practices in determining fair value. FB Advisor's management team, any approved independent third-party valuation services and our board of directors may also consider the size and scope of a portfolio company and its specific strengths and weaknesses, and may apply discounts or premiums, where and as appropriate, due to the higher (or lower) financial risk and/or the smaller size of portfolio companies relative to comparable firms, as well as such other factors as our board of directors, in consultation with FB Advisor's management team and any approved independent third-party valuation services, if applicable, may consider relevant in assessing fair value. Generally, the value of our equity interests in public companies for which market quotations are readily available is based upon the most recent closing public market price. Portfolio securities that carry certain restrictions on sale are typically valued at a discount from the public market value of the security.

When we receive warrants or other equity securities at nominal or no additional cost in connection with an investment in a debt security, the cost basis in the investment will be allocated between the debt securities and any such warrants or other equity securities received at the time of origination. Our board of directors subsequently values these warrants or other equity securities received at their fair value.

The fair values of our investments are determined in good faith by our board of directors. Our board of directors is solely responsible for the valuation of our portfolio investments at fair value as determined in good faith pursuant to our valuation policy and consistently applied valuation process. Our board of directors has delegated day-to-day responsibility for implementing our valuation policy to FB Advisor's management team, and has authorized FB Advisor's management team to utilize independent third-party valuation and pricing services that have been approved by our board of directors. The valuation committee is responsible for overseeing FB Advisor's implementation of the valuation process.

Our investments as of June 30, 2015 consisted primarily of debt investments that were acquired directly from the issuer. Forty-eight senior secured loan investments, one senior secured bond investment, eleven subordinated debt investments and one collateralized security, for which broker quotes were not available, were valued by independent valuation firms, which determined the fair value of such investments by considering, among other factors, the borrower's ability to adequately service its debt, prevailing interest rates for like investments, expected cash flows, call features and other relevant terms of the debt. Except as described below, all of our equity/other investments were also valued by the same independent valuation firms, which determined the fair value of such investments by considering, among other factors, contractual rights ascribed to such investments, as well as various income scenarios and multiples of EBITDA, cash flows, net income, revenues or, in limited instances, book value or liquidation value. One equity investment, which is traded on an active public market, was valued at its closing price as of June 30, 2015. One senior secured loan investment, which was newly issued and purchased near June 30, 2015, was valued at cost as our board of directors determined that the cost of such investment was the best indication of its fair value. Except as described above, we valued our other investments, including one equity/other investment, by using the midpoint of the prevailing bid and ask prices from dealers on the date of the relevant period end, which were provided by independent third-party pricing services and screened for validity by such services.

Our investments as of December 31, 2014 consisted primarily of debt investments that were acquired directly from the issuer. Forty-one senior secured loan investments, one senior secured bond investment, eleven subordinated debt investments and one collateralized security, for which broker quotes were not available, were valued by an independent valuation firm, which determined the fair value of such investments by considering, among other factors, the borrower's ability to adequately service its debt, prevailing interest rates for like investments, expected cash flows, call features and other relevant terms of the debt. Except as described below, all of our equity/other investments were valued by the same independent valuation firm, which determined the fair value of such investments by considering, among other factors, contractual rights ascribed to such investments, as well as various income scenarios and multiples of EBITDA, cash flows, net income, revenues or, in limited instances, book value or liquidation value. One equity investment, which is traded on an active public market, was valued at its closing price as of December 31, 2014. One senior secured loan investment and two collateralized loan securities, which were newly issued and purchased near December 31, 2014, were valued at cost as our board of directors determined that the cost of each such investment was the best indication of its fair value. Except as described above, we valued our other investments, including three equity/other investments, by using the midpoint of the prevailing bid and ask prices from dealers on the date of the relevant period end, which were provided by independent third-party pricing services and screened for validity by such services.

We periodically benchmark the bid and ask prices we receive from the third-party pricing services and/or dealers, as applicable, against the actual prices at which we purchase and sell our investments. Based on the results of the benchmark analysis and the experience of our management in purchasing and selling these investments, we believe that these prices are reliable indicators of fair value. However, because of the private nature of this marketplace (meaning actual transactions are not publicly reported), we believe that these valuation inputs are classified as Level 3 within the fair value hierarchy. We may also use other methods, including the use of an independent valuation firm, to determine fair value for securities for which we cannot obtain prevailing bid and ask prices through third-party pricing services or independent dealers, or where our board of directors otherwise determines that the use of such other methods is appropriate. We periodically benchmark the valuations provided by the independent valuation firm against the actual prices at which we purchase and sell our

investments. The valuation committee and board of directors reviewed and approved the valuation determinations made with respect to these investments in a manner consistent with our valuation policy.

Revenue Recognition

Security transactions are accounted for on the trade date. We record interest income on an accrual basis to the extent that we expect to collect such amounts. We record dividend income on the ex-dividend date. We do not accrue as a receivable interest or dividends on loans and securities if we have reason to doubt our ability to collect such income. Loan origination fees, original issue discount and market discount are capitalized and we amortize such amounts as interest income over the respective term of the loan or security. Upon the prepayment of a loan or security, any unamortized loan origination fees and original issue discount are recorded as interest income. Structuring and other non-recurring upfront fees are recorded as fee income when earned. We record prepayment premiums on loans and securities as fee income when we receive such amounts.

Net Realized Gains or Losses, Net Change in Unrealized Appreciation or Depreciation and Net Change in Unrealized Gains or Losses on Foreign Currency

Gains or losses on the sale of investments are calculated by using the specific identification method. We measure realized gains or losses by the difference between the net proceeds from the repayment or sale and the amortized cost basis of the investment, without regard to unrealized appreciation or depreciation previously recognized, but considering unamortized fees. Net change in unrealized appreciation or depreciation reflects the change in portfolio investment values during the reporting period, including any reversal of previously recorded unrealized gains or losses when gains or losses are realized. Net change in unrealized gains or losses on foreign currency reflects the change in the value of receivables or accruals during the reporting period due to the impact of foreign currency fluctuations.

Capital Gains Incentive Fee

Pursuant to the terms of each of the 2008 investment advisory and administrative services agreement, the April 2014 investment advisory agreement and the July 2014 investment advisory agreement, the incentive fee on capital gains is determined and payable in arrears as of the end of each calendar year (or upon termination of such agreement). Such fee will equal 20.0% of our incentive fee capital gains (i.e., our realized capital gains on a cumulative basis from inception, calculated as of the end of the applicable period, net of all realized capital losses and unrealized capital depreciation on a cumulative basis), less the aggregate amount of any previously paid capital gains incentive fees. On a quarterly basis, we accrue for the capital gains incentive fee by calculating such fee as if it were due and payable as of the end of such period.

While none of the 2008 investment advisory and administrative services agreement, the April 2014 investment advisory agreement or the July 2014 investment advisory agreement include or contemplate the inclusion of unrealized gains in the calculation of the capital gains incentive fee, pursuant to an interpretation of an AICPA Technical Practice Aid for investment companies, commencing during the quarter ended December 31, 2010, we changed our methodology for accruing for this incentive fee to include unrealized gains in the calculation of the capital gains incentive fee expense and related accrued capital gains incentive fee. This accrual reflects the incentive fees that would be payable to FB Advisor if our entire portfolio was liquidated at its fair value as of the balance sheet date even though FB Advisor is not entitled to an incentive fee with respect to unrealized gains unless and until such gains are actually realized.

Subordinated Income Incentive Fee

Pursuant to the terms of each of the 2008 investment advisory and administrative services agreement, the April 2014 investment advisory agreement and the July 2014 investment advisory agreement, FB Advisor may also be entitled to receive a subordinated incentive fee on income. The subordinated incentive fee on income

under the 2008 investment advisory and administrative services agreement, which was calculated and payable quarterly in arrears, equaled 20.0% of our "pre-incentive fee net investment income" for the immediately preceding quarter and was subject to a hurdle rate, expressed as a rate of return on adjusted capital, as defined in the 2008 investment advisory and administrative services agreement, equal to 2.0% per quarter, or an annualized hurdle rate of 8.0%. As a result, FB Advisor did not earn this incentive fee for any quarter until our pre-incentive fee net investment income for such quarter exceeded the hurdle rate of 2.0%. Once our pre-incentive fee net investment income in any quarter exceeded the hurdle rate, FB Advisor was entitled to a "catch-up" fee equal to the amount of the pre-incentive fee net investment income for such quarter equaled 2.5%, or 10.0% annually, of adjusted capital. Thereafter, FB Advisor received 20.0% of pre-incentive fee net investment income. Under the April 2014 investment advisory agreement, the subordinated incentive fee on income was calculated in the same manner, except that the hurdle rate used to compute the subordinated incentive fee on income was based on the value of our net assets rather than adjusted capital.

Under the July 2014 investment advisory agreement, the hurdle rate, expressed as a rate of return on the value of our net assets, was reduced from 2.0% to 1.875% per quarter, or an annualized hurdle rate of 7.5%. As a result, FB Advisor will not earn this incentive fee for any quarter until our pre-incentive fee net investment income for such quarter exceeds the hurdle rate of 1.875%. Once our pre-incentive fee net investment income in any quarter exceeds the hurdle rate, FB Advisor will be entitled to a "catch-up" fee equal to the amount of the pre-incentive fee net investment income in excess of the hurdle rate, until our pre-incentive fee net investment income for such quarter equals 2.34375%, or 9.375% annually, of net assets. Thereafter, FB Advisor will be entitled to receive 20.0% of pre-incentive fee net investment income.

Under both the April 2014 investment advisory agreement and the July 2014 investment advisory agreement, the subordinated incentive fee on income is subject to a total return requirement, which provides that no incentive fee in respect of our pre-incentive fee net investment income will be payable except to the extent that 20.0% of the cumulative net increase in net assets resulting from operations over the then-current and eleven preceding calendar quarters exceeds the cumulative incentive fees accrued and/or paid for the eleven preceding calendar quarters. Accordingly, any subordinated incentive fee on income that is payable in a calendar quarter will be limited to the lesser of (i) 20.0% of the amount by which our pre-incentive fee net investment income for such calendar quarter exceeds the applicable quarterly hurdle rate, subject to the "catch-up" provision, and (ii) (x) 20.0% of the cumulative net increase in net assets resulting from operations for the then-current and eleven preceding calendar quarters minus (y) the cumulative incentive fees accrued and/or paid for the eleven preceding calendar quarters. For the foregoing purpose, the "cumulative net increase in net assets resulting from operations" is the sum of our pre-incentive fee net investment income, base management fees, realized gains and losses and unrealized appreciation and depreciation for the then-current and eleven preceding calendar quarters. There will be no accumulation of amounts on the hurdle rate from quarter to quarter and, accordingly, there will be no clawback of amounts previously paid if subsequent quarters are below the applicable quarterly hurdle rate.

Uncertainty in Income Taxes

We evaluate our tax positions to determine if the tax positions taken meet the minimum recognition threshold in connection with accounting for uncertainties in income tax positions taken or expected to be taken for the purposes of measuring and recognizing tax benefits or liabilities in our consolidated financial statements. Recognition of a tax benefit or liability with respect to an uncertain tax position is required only when the position is "more likely than not" to be sustained assuming examination by taxing authorities. We recognize interest and penalties, if any, related to unrecognized tax liabilities as income tax expense in our consolidated statements of operations. During the six months ended June 30, 2015 and 2014, we did not incur any interest or penalties.

Contractual Obligations

We have entered into agreements with FB Advisor to provide us with investment advisory and administrative services. Payments for investment advisory services under the July 2014 investment advisory agreement are equal to (a) an annual base management fee based on the average value of our gross assets and (b) an incentive fee based on our performance. FB Advisor, and to the extent it is required to provide such services, GDFM, are reimbursed for administrative expenses incurred on our behalf. See Note 4 to our unaudited consolidated financial statements included herein and "—Related Party Transactions—

Compensation of the Investment Adviser" for a discussion of these agreements and for the amount of fees and expenses accrued under these agreements during the six months ended June 30, 2015 and 2014.

A summary of our significant contractual payment obligations for the repayment of outstanding indebtedness at June 30, 2015 is as follows:

		Payments Due By Period					
	Total	Less	than 1 year	1-3 years	3-5 years	More	than 5 years
Broad Street Credit Facility ⁽¹⁾	_		_		_	· ·	_
ING Credit Facility ⁽²⁾	\$ 32,624		_	\$32,624	_		_
JPM Facility ⁽³⁾	\$800,000	\$	800,000	_	_		_
4.000% Notes due 2019 ⁽⁴⁾	\$400,000		_		\$400,000		_
4.250% Notes due 2020 ⁽⁵⁾	\$325,000		_	_	\$325,000		
4.750% Notes due 2022 ⁽⁶⁾	\$275,000				_	\$	275,000

- (1) At June 30, 2015, \$125,000 remained unused under the Broad Street credit facility.
- (2) At June 30, 2015, \$267,376 remained unused under the ING credit facility. Amounts outstanding under the ING credit facility will mature, and all accrued and unpaid interest thereunder will be due and payable, on April 3, 2018. Amount includes borrowing in U.S. dollars and Euros. Euro balance outstanding of €29,250 has been converted to U.S. dollars at an exchange rate of €1.00 to \$1.12 as of June 30, 2015 to reflect total amount outstanding in U.S. dollars.
- (3) At June 30, 2015, no amounts remained unused under the JPM Facility. Race Street will, on a quarterly basis, repurchase the Class A Notes sold to JPM under the JPM Facility and subsequently resell such Class A Notes to JPM. As of June 30, 2015, the final repurchase transaction was scheduled to occur no later than April 15, 2017.
- (4) All amounts will mature, and all accrued and unpaid interest thereunder will be due and payable, on July 15, 2019.
- (5) All amounts will mature, and all accrued and unpaid interest thereunder will be due and payable, on January 15, 2020.
- (6) All amounts will mature, and all accrued and unpaid interest thereunder will be due and payable, on May 15, 2022.

Off-Balance Sheet Arrangements

We currently have no off-balance sheet arrangements, including any risk management of commodity pricing or other hedging practices.

Recently Issued Accounting Standards

In April 2015, the FASB issued Accounting Standards Update No. 2015-03, *Interest—Imputation of Interest* to simplify the presentation of debt issuance costs in the financial statements. Under existing guidance, debt issuance costs are recognized as a deferred charge and presented as an asset on the balance sheet. The amendments to the guidance require that debt issuance costs related to a recognized liability for indebtedness be presented in the balance sheet as a direct deduction from the carrying amount of that liability, consistent with

debt discounts. The recognition and measurement guidance for debt issuance costs is not affected by the amendments to the guidance. The amendments to the FASB codification guidance are to be applied retrospectively with applicable disclosures for a change in accounting principle upon transition. For public entities, the amendments are effective for interim and annual periods beginning after December 15, 2015. Early application by public entities is permitted. We are currently assessing the impact of this guidance on our consolidated financial statements.

Related Party Transactions

Compensation of the Investment Adviser

Pursuant to the 2008 investment advisory and administrative services agreement, the April 2014 investment advisory agreement and the July 2014 investment advisory agreement, FB Advisor is entitled to an annual base management fee based on the average value of our gross assets and an incentive fee based on our performance. Pursuant to the administration agreement, we also reimburse FB Advisor and GDFM for expenses necessary to perform services related to our administration and operations, including FB Advisor's allocable portion of the compensation and related expenses of certain personnel of Franklin Square Holdings providing administrative services to us on behalf of FB Advisor.

The following table describes the fees and expenses we accrued under the 2008 investment advisory and administrative services agreement, the April 2014 investment advisory agreement, the July 2014 investment advisory agreement and the administration agreement, as applicable, during the three and six months ended June 30, 2015 and 2014:

				nths Ended e 30,	Six Months Ended June 30,	
Related Party	Source Agreement	Description	2015	2014	2015	2014
FB Advisor	2008 Investment Advisory and Administrative Services Agreement, April 2014 Investment Advisory Agreement and July 2014 Investment Advisory Agreement	Base Management Fee ⁽¹⁾	\$ 19,103	\$ 19,858	\$38,141	\$ 42,229
FB Advisor	2008 Investment Advisory and Administrative Services Agreement, April 2014 Investment Advisory Agreement and July 2014 Investment Advisory Agreement	Capital Gains Incentive Fee ⁽²⁾	\$ (8,355)	\$ 2,268	\$ (4,607)	\$ 7,104
FB Advisor	2008 Investment Advisory and Administrative Services Agreement, April 2014 Investment Advisory Agreement and July 2014 Investment Advisory Agreement	Subordinated Incentive Fee on Income ⁽³⁾	\$ 21,271	\$ 15,061	\$35,176	\$ 30,239
FB Advisor	2008 Investment Advisory and Administrative Services Agreement, April 2014 Investment Advisory Agreement and Administration Agreement	Administrative Services Expenses ⁽⁴⁾	\$ 882	\$ 1,189	\$ 1,873	\$ 2,389

⁽¹⁾ FB Advisor agreed, effective April 1, 2014, to waive a portion of the base management fee to which it was entitled under the April 2014 investment advisory agreement so that the fee received equaled 1.75% of the average value of our gross assets. For the three and six months ended June 30, 2014, amounts shown are net of waivers of \$2,837. During the six months ended June 30, 2015 and 2014, \$38,620 and \$45,067, respectively, in base management fees were paid to FB Advisor. As of June 30, 2015, \$19,081 in base management fees were payable to FB Advisor.

⁽²⁾ During the six months ended June 30, 2015 and 2014, we accrued capital gains incentive fees of \$(4,607) and \$7,104, respectively, based on the performance of our portfolio. As of June 30, 2015 and December 31, 2014, we had accrued \$16,468 and \$21,075, respectively, in capital gains incentive fees, all of which were based on unrealized gains, and none of which is payable unless and until those gains are actually realized. We paid FB Advisor no capital gains incentive fees during the six months ended June 30, 2015.

- (3) During the six months ended June 30, 2015 and 2014, \$26,994 and \$29,481, respectively, of subordinated incentive fees on income were paid to FB Advisor. As of June 30, 2015, a subordinated incentive fee on income of \$21,271 was payable to FB Advisor.
- During the six months ended June 30, 2015 and 2014, \$1,471 and \$1,782, respectively, of administrative services expenses related to the allocation of costs of administrative personnel for services rendered to us by FB Advisor and the remainder related to other reimbursable expenses. We paid \$2,518 and \$1,856, respectively, in administrative services expenses to FB Advisor during the six months ended June 30, 2015 and 2014.

See Note 4 to our unaudited consolidated financial statements included herein for additional information regarding our agreements with FB Advisor and our other related party transactions and relationships, including our potential conflicts of interest, exemptive relief order and our trademark license agreement with Franklin Square Holdings.

Item 3. Quantitative and Qualitative Disclosures About Market Risk.

We are subject to financial market risks, including changes in interest rates. As of June 30, 2015, 66.4% of our portfolio investments (based on fair value) paid variable interest rates, 24.1% paid fixed interest rates, 3.7% were income producing equity or other investments, and the remaining 5.8% consisted of non-income producing equity or other investments. A rise in the general level of interest rates can be expected to lead to higher interest rates applicable to any variable rate investments we hold and to declines in the value of any fixed rate investments we hold. However, many of our variable rate investments provide for an interest rate floor, which may prevent our interest income from increasing until benchmark interest rates increase beyond a threshold amount. To the extent that a substantial portion of our investments may be in variable rate investments, an increase in interest rates beyond this threshold would make it easier for us to meet or exceed the hurdle rate applicable to the subordinated incentive fee on income, and may result in a substantial increase in our net investment income and to the amount of incentive fees payable to FB Advisor with respect to our increased pre-incentive fee net investment income.

Pursuant to the terms of the Broad Street credit facility and the ING credit facility, Broad Street and we, respectively, borrow at a floating rate based on a benchmark interest rate. Under the terms of the agreements governing the terms of the JPM Facility, Race Street pays interest to JPM at a fixed rate. Under the indenture governing the 4.000% notes, the 4.250% notes and the 4.750% notes, we pay interest to the holders of such notes at a fixed rate. To the extent that any present or future credit facilities or other financing arrangements that we or any of our subsidiaries enter into are based on a floating interest rate, we will be subject to risks relating to changes in market interest rates. In periods of rising interest rates when we or our subsidiaries have such debt outstanding, or financing arrangements in effect, our interest expense would increase, which could reduce our net investment income, especially to the extent we hold fixed rate investments.

The following table shows the effect over a twelve month period of changes in interest rates on our interest income, interest expense and net interest income, assuming no changes in the composition of our investment portfolio, including the accrual status of our investments, and our financing arrangements in effect as of June 30, 2015 (dollar amounts are presented in thousands):

Basis Point Change in Interest Rates	Increase (Decrease) in Interest Income ⁽¹⁾	Increase (Decrease) in Interest Expense	Increase (Decrease) in Net Interest Income	Percentage Change in Net Interest Income
Down 25 basis points	\$ (438)	\$ (85)	\$ (353)	(0.1)%
No change	_	_	_	_
Up 100 basis points	5,502	342	5,160	1.6%
Up 300 basis points	57,202	1,026	56,176	17.1%
Up 500 basis points	110,883	1,709	109,174	33.2%

⁽¹⁾ Assumes no defaults or prepayments by portfolio companies over the next twelve months.

We expect that our long-term investments will be financed primarily with equity and debt. If deemed prudent, we may use interest rate risk management techniques in an effort to minimize our exposure to interest rate fluctuations. These techniques may include various interest rate hedging activities to the extent permitted by the 1940 Act. Adverse developments resulting from changes in interest rates or hedging transactions could have a material adverse effect on our business, financial condition and results of operations. During the six months ended June 30, 2015 and 2014, we did not engage in interest rate hedging activities.

In addition, we may have risk regarding portfolio valuation. See "Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations—Critical Accounting Policies—Valuation of Portfolio Investments."

Item 4. Controlsand Procedures.

Evaluation of Disclosure Controls and Procedures

As required by Rule 13a-15(b) under the Exchange Act, we carried out an evaluation, under the supervision and with the participation of our management, including the chief executive officer and chief financial officer, of the effectiveness of the design and operation of our disclosure controls and procedures as of June 30, 2015.

Based on the foregoing, our chief executive officer and chief financial officer concluded that our disclosure controls and procedures were effective to provide reasonable assurance that we would meet our disclosure obligations.

Changes in Internal Control Over Financial Reporting

There was no change in our internal control over financial reporting (as defined in Rules 13a-15(f) or 15d-15(f) of the Exchange Act) that occurred during the three month period ended June 30, 2015 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II—OTHER INFORMATION

Item 1. Legal Proceedings.

We are not currently subject to any material legal proceedings, nor, to our knowledge, is any material legal proceeding threatened against us. From time to time, we may be party to certain legal proceedings in the ordinary course of business, including proceedings relating to the enforcement of our rights under contracts with our portfolio companies. While the outcome of any legal proceedings cannot be predicted with certainty, we do not expect that these proceedings will have a material adverse effect upon our financial condition or results of operations.

Item 1A. Risk Factors.

Investing in our common stock involves a number of significant risks. In addition to the other information contained in this quarterly report on Form 10-Q, investors should consider carefully the risk factors set forth in our annual report on Form 10-K for the year ended December 31, 2014 and our additional filings with the SEC before making an investment in our common stock.

Risks Related to Our Investments

Our investments in CLOs may be riskier than a direct investment in the debt or other securities of the underlying companies.

When investing in CLOs, we may invest in any level of a CLO's subordination chain, including subordinated (lower-rated) tranches and residual interests (the lowest tranche). CLOs are typically highly levered and therefore, the junior debt and equity tranches that we may invest in are subject to a higher risk of total loss and deferral or nonpayment of interest than the more senior tranches to which they are subordinated. In addition, we will generally have the right to receive payments only from the CLOs, and will generally not have direct rights against the underlying borrowers or entities that sponsored the CLOs. Furthermore, the investments we make in CLOs are at times thinly traded or have only a limited trading market. As a result, investments in such CLOs may be characterized as illiquid securities.

A prolonged continuation of depressed oil and natural gas prices could negatively impact the energy industry investments within our investment portfolio.

A prolonged continuation of depressed oil and natural gas prices would adversely affect the credit quality and performance of certain of our debt and equity investments in energy and power companies. A decrease in credit quality and performance would, in turn, negatively affect the fair value of these investments, which would consequently negatively affect our net asset value. Should a prolonged period of depressed oil and natural gas prices occur, the ability of certain of our portfolio companies in the energy industry to satisfy financial or operating covenants imposed by us or other lenders may be adversely affected, which could, in turn, negatively impact their financial condition and their ability to satisfy their debt service and other obligations. Likewise, should a prolonged period of depressed oil and natural gas prices occur, it is possible that the cash flow and profit generating capacity of these portfolio companies could also be adversely affected thereby negatively impacting their ability to pay us dividends or distributions on our investments.

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

The table below provides information concerning purchases of our shares of common stock by or on behalf of the Company or any "affiliated purchaser," as defined by Rule 10b-18(a)(3) promulgated under the Exchange Act during the period ended June 30, 2015. Dollar amounts in the table below and the related notes are presented in thousands, except for share amounts.

Period	Total Number of	Average Price Paid	Total Number of Shares Purchased as Part of Publicly Announced Plans or	Approx Va Shares t Be Puro	n Number (or imate Dollar due) of that May Yet hased Under
Period	Shares Purchased	per Share	Programs ⁽¹⁾	the Plans	or Programs ⁽²⁾
April 1 to April 30, 2015	_	_	_	\$	5,000
May 1 to May 31, 2015	_	_	_	\$	5,000
June 1 to June 30, 2015	_	_	_	\$	5,000
Total				\$	5,000

⁽¹⁾ On March 16, 2015, Franklin Square Holdings entered into a written trading plan in accordance with Rule 10b5-1 and Rule 10b-18 promulgated under the Exchange Act, or the FSH Trading Plan, to facilitate the purchase of shares of our common stock pursuant to the terms and conditions of such plan. The FSH Trading Plan provides for the purchase of up to \$5,000 worth of shares of our common stock, subject to the limitations provided therein. The FSH Trading Plan was amended on June 1, 2015 to extend the expiration date to September 30, 2015.

Item 3. Defaults upon Senior Securities.

Not applicable.

Item 4. Mine Safety Disclosures.

Not applicable.

Item 5. Other Information.

Not applicable.

⁽²⁾ The approximate dollar value of shares that could be purchased under the FSH Trading Plan during the applicable period does not reflect any brokerage commissions associated with shares that have not yet been purchased.

Item 6. Exhibits

3.1	Second Articles of Amendment and Restatement of FS Investment Corporation. (Incorporated by reference to Exhibit 3.1 to the Company's
	Current Report on Form 8-K filed on April 16, 2014.)

- 3.2 Second Amended and Restated Bylaws of FS Investment Corporation. (Incorporated by reference to Exhibit 3.2 to the Company's Current Report on Form 8-K filed on April 16, 2014.)
- 4.1 Distribution Reinvestment Plan, effective as of June 2, 2014. (Incorporated by reference to Exhibit 4.1 to the Company's Current Report on Form 8-K filed on May 23, 2014.)
- 4.2 Indenture, dated as of July 14, 2014, by and between the Company and U.S. Bank National Association, as trustee. (*Incorporated by reference to Exhibit 4.2 to the Company's Quarterly Report in Form 10-Q for the quarterly period ended June 30, 2014 filed on August 14, 2014.*)
- 4.3 First Supplemental Indenture, dated as of July 14, 2014, relating to the 4.000% Notes due 2019, by and between the Company and U.S. Bank National Association, as trustee. (Incorporated by reference to Exhibit 4.2 to the Company's Current Report on Form 8-K filed on July 15, 2014.)
- 4.4 Form of 4.000% Notes due 2019. (Incorporated by reference to Exhibit 4.2 to the Company's Current Report on Form 8-K filed on July 15, 2014.)
- 4.5 Second Supplemental Indenture, dated as of December 3, 2014, relating to the 4.250% Notes due 2020, by and between the Company and U.S. Bank National Association, as trustee. (Incorporated by reference to Exhibit 4.1 to the Company's Current Report on Form 8-K filed on December 3, 2014.)
- 4.6 Form of 4.250% Notes due 2020. (Incorporated by reference to Exhibit 4.2 to the Company's Current Report on Form 8-K filed on December 3, 2014.)
- 4.7 Third Supplemental Indenture, dated as of April 30, 2015, relating to the 4.750% Notes due 2022, by and between the Company and U.S. Bank National Association, as trustee. (Incorporated by reference to Exhibit 4.1 to the Registrant's Current Report on Form 8-K filed on April 30, 2015.)
- 4.8 Form of 4.750% Notes due 2022. (Incorporated by reference to Exhibit 4.2 to the Company's Current Report on Form 8-K filed on April 30, 2015.)
- Amended and Restated Investment Advisory Agreement, dated as of April 16, 2014, by and between FS Investment Corporation and FB Income Advisor, LLC. (*Incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K filed on April 16, 2014.*)
- Amended and Restated Investment Advisory Agreement, dated as of July 17, 2014, by and between FS Investment Corporation and FB Income Advisor, LLC. (Incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K filed on July 22, 2014.)
- 10.3 Administration Agreement, dated as of April 16, 2014, by and between FS Investment Corporation and FB Income Advisor, LLC. (Incorporated by reference to Exhibit 10.2 to the Company's Current Report on Form 8-K filed on April 16, 2014.)
- Investment Sub-advisory Agreement, dated as of April 13, 2008, by and between FB Income Advisor, LLC and GSO / Blackstone Debt Funds Management LLC. (*Incorporated by reference to Exhibit (g)(2) filed with Amendment No. 2 to the Company's registration statement on Form N-2 (File No.* 333-149374) filed on June 19, 2008.)
- 10.5 Investment Advisory and Administrative Services Agreement, dated as of February 12, 2008, by and between the Company and FB Income Advisor, LLC. (Incorporated by reference to Exhibit (g) filed with the Company's registration statement on Form N-2 (File No. 333-149374) filed on February 25, 2008.)

10.6	Custodian Agreement, dated as of November 14, 2011, by and between the Company and State Street Bank and Trust Company. (Incorporated by reference to Exhibit 10.9 filed with the Company's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2011 filed on November 14, 2011.)
10.7	Amended and Restated Credit Agreement, dated as of January 28, 2011, by and between Broad Street Funding LLC and Deutsche Bank AG, New York Branch. (Incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K filed on February 1, 2011.)
10.8	Fourth Amendment to Credit Agreement, dated as of March 23, 2012, by and between Broad Street Funding LLC and Deutsche Bank AG, New York Branch. (<i>Incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K filed on March 27</i> , 2012.)
10.9	Fifth Amendment to Credit Agreement, dated as of March 22, 2013, by and between Broad Street Funding LLC and Deutsche Bank AG, New York Branch. (Incorporated by reference to Exhibit 10.12 to the Company's Annual Report on Form 10-K for the year ended December 31, 2012 filed on March 28, 2013.)
10.10	Sixth Amendment to Credit Agreement, dated as of December 20, 2013, by and between Broad Street Funding LLC and Deutsche Bank AG, New York Branch. (Incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K filed on December 24, 2013.)
10.11	Seventh Amendment to Credit Agreement, dated as of December 18, 2014, by and between Broad Street Funding LLC and Deutsche Bank AG, New York Branch. (Incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K filed on December 18, 2014.)
10.12	Asset Contribution Agreement, dated as of March 10, 2010, by and between the Company and Broad Street Funding LLC. (Incorporated by reference to Exhibit 10.2 to the Company's Current Report on Form 8-K filed on March 16, 2010.)
10.13	First Amendment to Asset Contribution Agreement, dated as of June 17, 2010, by and between the Company and Broad Street Funding LLC. (Incorporated by reference to Exhibit 10.2 to the Company's Current Report on Form 8-K filed on July 19, 2010.)
10.14	Investment Management Agreement, dated as of March 10, 2010, by and between the Company and Broad Street Funding LLC. (Incorporated by reference to Exhibit 10.3 to the Company's Current Report on Form 8-K filed on March 16, 2010.)
10.15	Amended and Restated Security Agreement, dated as of January 28, 2011, by and between Broad Street Funding LLC and Deutsche Bank AG, New York Branch. (<i>Incorporated by reference to Exhibit 10.2 to the Company's Current Report on Form 8-K filed on February 1</i> , 2011.)
10.16	Amended and Restated Investment Management Agreement, dated as of August 29, 2012, by and between the Company and Arch Street Funding LLC. (Incorporated by reference to Exhibit 10.5 to the Company's Current Report on Form 8-K filed on August 31, 2012.)
10.17	Amended and Restated Asset Transfer Agreement, dated as of September 26, 2012, by and between the Company and Locust Street Funding LLC. (Incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K filed on October 1, 2012.)
10.18	Loan Agreement, dated as of August 29, 2012 and amended as of March 31, 2014, by and between Arch Street Funding LLC, the financial institutions and other lenders from time to time party thereto and Citibank, N.A., as administrative agent. (<i>Incorporated by reference to Exhibit 10.4 to the Company's Current Report on Form 8-K filed on April 4, 2014.</i>)
10.19	Account Control Agreement, dated as of August 29, 2012, by and between Arch Street Funding LLC, Citibank, N.A. and Virtus Group, LP. (Incorporated by reference to Exhibit 10.2 to the Company's Current Report on Form 8-K filed on August 31, 2012.)

10.20	Security Agreement, dated as of August 29, 2012, by and between Arch Street Funding LLC and Citibank, N.A. (Incorporated by reference to Exhibit 10.3 to the Company's Current Report on Form 8-K filed on August 31, 2012.)
10.21	Agreement and Plan of Merger, dated as of August 29, 2012, by and among Arch Street Funding LLC, Benjamin Loan Funding LLC, Benjamin 2 Loan Funding LLC, Citibank, N.A. and Citibank Financial Products Inc. (Incorporated by reference to Exhibit 10.4 to the Company's Current Report on Form 8-K filed on August 31, 2012.)
10.22	Amended and Restated Indenture, dated as of September 26, 2012, by and between Locust Street Funding LLC and Citibank, N.A., as trustee. (Incorporated by reference to Exhibit 10.2 to the Company's Current Report on Form 8-K filed on October 1, 2012.)
10.23	Supplemental Indenture No. 1, dated as of April 23, 2013, by and between Locust Street Funding LLC and Citibank, N.A., as trustee. (Incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K filed on April 26, 2013.)
10.24	Locust Street Funding LLC Class A Floating Rate Secured Note, due 2021. (Incorporated by reference to Exhibit 10.3 to the Company's Current Report on Form 8-K filed on February 21, 2012.)
10.25	Locust Street Funding LLC Class A Floating Rate Secured Note, due 2023. (Incorporated by reference to Exhibit 10.3 to the Company's Current Report on Form 8-K filed on October 1, 2012.)
10.26	Locust Street Funding LLC Class A Floating Rate Secured Note, due 2024. (Incorporated by reference to Exhibit 10.2 to the Company's Current Report on Form 8-K filed on April 26, 2013.)
10.27	TBMA/ISMA 2000 Amended and Restated Global Master Repurchase Agreement by and between JPMorgan Chase Bank, N.A., London Branch and Race Street Funding LLC, together with the related Annex and Amended and Restated Confirmation thereto, each dated as of September 26, 2012. (Incorporated by reference to Exhibit 10.4 to the Company's Current Report on Form 8-K filed on October 1, 2012.)
10.28	TBMA/ISMA 2000 Amended and Restated Global Master Repurchase Agreement, by and between JPMorgan Chase Bank, N.A., London Branch and Race Street Funding LLC, together with the related Annex and Amended and Restated Confirmation thereto, each dated as of April 23, 2013. (Incorporated by reference to Exhibit 10.3 to the Company's Current Report on Form 8-K filed on April 26, 2013.)
10.29	Amended and Restated Confirmation, dated as of February 15, 2012, by and between Race Street Funding LLC and JPMorgan Chase Bank, N.A., London Branch. (<i>Incorporated by reference to Exhibit 10.4 to the Company's Current Report on Form 8-K filed on February 21, 2012.</i>)
10.30	Revolving Credit Agreement, dated as of July 21, 2011, by and between the Company and Race Street Funding LLC. (Incorporated by reference to Exhibit 10.5 to the Company's Current Report on Form 8-K filed on July 27, 2011.)
10.31	Amendment to Credit Agreement, dated as of September 26, 2012, by and between Race Street Funding LLC and the Company. (Incorporated by reference to Exhibit 10.5 to the Company's Current Report on Form 8-K filed on October 1, 2012.)
10.32	Asset Transfer Amendment, dated as of September 26, 2012, by and between the Company and Race Street Funding LLC. (Incorporated by reference to Exhibit 10.6 to the Company's Current Report on Form 8-K filed on October 1, 2012.)
10.33	Amendment Agreement, dated as of October 24, 2013, by and between JPMorgan Chase Bank, N.A., London Branch and Race Street Funding

LLC. (Incorporated by references to Exhibit 10.1 to the Company's Current Report in Form 8-K filed on October 28, 2013.)

10.34	Amended and Restated Collateral Management Agreement, dated as of September 26, 2012, by and between Locust Street Funding LLC and the Company. (Incorporated by reference to Exhibit 10.7 to the Company's Current Report on Form 8-K filed on October 1, 2012.)
10.35	Amended and Restated Collateral Administration Agreement, dated as of September 26, 2012, by and among Locust Street Funding LLC, the Company and Virtus Group, LP. (Incorporated by reference to Exhibit 10.8 to the Company's Current Report on Form 8-K filed on October 1, 2012.)
10.36	Collateral Management Agreement, dated as of September 26, 2012, by and between Race Street Funding LLC and the Company. (Incorporated by reference to Exhibit 10.9 to the Company's Current Report on Form 8-K filed on October 1, 2012.)
10.37	Loan and Servicing Agreement, dated as of May 17, 2012, by and among Walnut Street Funding LLC, Wells Fargo Securities, LLC, Wells Fargo Bank, National Association, and the other lender parties thereto. (Incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K filed on May 18, 2012.)
10.38	Amendment No. 1 to Loan and Servicing Agreement, dated as of March 11, 2014, by and among Walnut Street Funding LLC, Wells Fargo Securities, LLC and Wells Fargo Bank, National Association. (Incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K filed on March 12, 2014).
10.39	Purchase and Sale Agreement, dated as of May 17, 2012, by and between the Company and Walnut Street Funding LLC. (Incorporated by reference to Exhibit 10.2 to the Company's Current Report on Form 8-K filed on May 18, 2012.)
10.40	Collateral Management Agreement, dated as of May 17, 2012, by and between the Company and Walnut Street Funding LLC. (Incorporated by reference to Exhibit 10.3 to the Company's Current Report on Form 8-K filed on May 18, 2012.)
10.41	Securities Account Control Agreement, dated as of May 17, 2012, by and between Walnut Street Funding LLC and Wells Fargo Bank, National Association. (<i>Incorporated by reference to Exhibit 10.4 to the Company's Current Report on Form 8-K filed on May 18</i> , 2012.)
10.42	Senior Secured Revolving Credit Agreement, dated as of April 3, 2014, by and among FS Investment Corporation, ING Capital LLC, as administrative agent, and the lenders party thereto. (Incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K filed on April 4, 2014.)
10.43	Guarantee, Pledge and Security Agreement, dated as of April 3, 2014, by and among FS Investment Corporation, ING Capital LLC, as revolving administrative agent and collateral agent, the subsidiary guarantors party thereto and each financing agent and designated indebtedness holder party thereto. (Incorporated by reference to Exhibit 10.2 to the Company's Current Report on Form 8-K filed on April 4, 2014.)
10.44	Control Agreement, dated as of April 3, 2014, by and among FS Investment Corporation, ING Capital LLC, as collateral agent, and State Street Bank and Trust Company. (Incorporated by reference to Exhibit 10.3 to the Company's Current Report on Form 8-K filed on April 4, 2014.)
10.45	Trademark License Agreement, dated as of April 16, 2014, by and between FS Investment Corporation and Franklin Square Holdings, L.P. (Incorporated by reference to Exhibit 10.3 to the Company's Current Report on Form 8-K filed on April 16, 2014.)
31.1*	Certification of Chief Executive Officer pursuant to Rule 13a-14 of the Securities Exchange Act of 1934, as amended.

31.2*

32.1*

Certification of Chief Executive Officer and Chief Financial Officer pursuant to Section 1350, Chapter 63 of Title 18, United States Code, as

Certification of Chief Financial Officer pursuant to Rule 13a-14 of the Securities Exchange Act of 1934, as amended.

adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

^{*} Filed herewith.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this quarterly report to be signed on its behalf by the undersigned, thereunto duly authorized on August 10, 2015.

By: /s/ Michael C. Forman

Michael C. Forman

Chief Executive Officer
(Principal Executive Officer)

By: /s/ William Goebel

William Goebel
Chief Financial Officer
(Principal Financial and Accounting Officer)

FS INVESTMENT CORPORATION

CERTIFICATION

I, Michael C. Forman, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of FS Investment Corporation;
- 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.

Date: August 10, 2015

/s/ Michael C. Forman

Michael C. Forman Chief Executive Officer

CERTIFICATION

I, William Goebel certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of FS Investment Corporation;
- 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.

Date: August 10, 2015

/s/ William Goebel William Goebel

Chief Financial Officer

CERTIFICATION of CEO and CFO PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report on Form 10-Q of FS Investment Corporation (the "Company") for the six months ended June 30, 2015 as filed with the Securities and Exchange Commission on the date hereof (the "Form 10-Q"), Michael C. Forman, as Chief Executive Officer of the Company, and William Goebel, as Chief Financial Officer of the Company, each hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to my knowledge:

- the Form 10-Q of the Company fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m or 78o(d)); and
- the information contained in the Form 10-Q fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: August 10, 2015					
/s/ Michael C. Forman					
Michael C. Forman					
Chief Executive Officer					
/s/ William Goebel					
William Goebel					
Chief Financial Officer					