# May 31, 2016 GOF ANNUAL REPORT Guggenheim Strategic Opportunities Fund

CEF

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- Daily, weekly and monthly data on share prices, net asset values, distributions and more
- Portfolio overviews and performance analyses
- · Announcements, press releases and special notices
- Fund and adviser contact information

Guggenheim Partners Investment Management, LLC and Guggenheim Funds Investment Advisors, LLC are continually updating and expanding shareholder information services on the Fund's website in an ongoing effort to provide you with the most current information about how your Fund's assets are managed and the results of our efforts. It is just one more small way we are working to keep you better informed about your investment in the Fund.

#### DEAR SHAREHOLDER

We thank you for your investment in the Guggenheim Strategic Opportunities Fund (the "Fund"). This report covers the Fund's performance for the 12-month period ended May 31, 2016.

The Fund's investment objective is to maximize total return through a combination of current income and capital appreciation. The Fund pursues a relative value-based investment philosophy, which utilizes quantitative and qualitative analysis to seek to identify securities or spreads between securities that deviate from their perceived fair value and/or historical norms. There is no guarantee that the perceived fair value will be achieved. The Fund's sub-adviser seeks to combine a credit-managed fixed-income portfolio with access to a diversified pool of alternative investments and equity strategies.

All Fund returns cited—whether based on net asset value ("NAV") or market price—assume the reinvestment of all distributions. For the 12-month period ended May 31, 2016, the Fund provided a total return based on market price of -6.07% and a total return based on NAV of 0.80%. NAV return includes the deduction of management fees, operating expenses, and all other Fund expenses.

As of May 31, 2016, the Fund's market price of \$17.61 represented a premium of 0.63% to its NAV of \$17.50. The market value of the Fund's shares fluctuates from time to time and may be higher or lower than the Fund's NAV. Past performance is not a guarantee of future results.

From June 2015 through May 2016, the Fund paid a monthly distribution of \$0.1821. The latest distribution represents an annualized distribution rate of 12.41% based on the Fund's closing market price of \$17.61 on May 31, 2016. The Fund's distribution rate is not constant and the amount of distributions, when declared by the Fund's Board of Trustees, is subject to change based on the performance of the Fund. Please see Note 2(i) on page 49 for more information on distributions for the period.

Guggenheim Funds Investment Advisors, LLC (the "Adviser") serves as the investment adviser to the Fund. Guggenheim Partners Investment Management, LLC ("GPIM" or the "Sub-Adviser") serves as the Fund's investment sub-adviser and is responsible for the management of the Fund's portfolio of investments. Each of the Adviser and the Sub-Adviser is an affiliate of Guggenheim Partners, LLC ("Guggenheim"), a global diversified financial services firm.

We encourage shareholders to consider the opportunity to reinvest their distributions from the Fund through the Dividend Reinvestment Plan ("DRIP"), which is described in detail on page 73 of this report. When shares trade at a discount to NAV, the DRIP takes advantage of the discount by reinvesting the monthly dividend distribution in common shares of the Fund purchased in the market at a price less than NAV. Conversely, when the market price of the Fund's common shares is at a premium above NAV, the DRIP reinvests participants' dividends in newly-issued common shares at the greater of NAV per share or 95% of the market price per share. The DRIP provides a cost-effective means to accumulate additional shares and enjoy the benefits of compounding returns over time. Since the Fund endeavors to maintain a stable monthly distribution, the DRIP effectively provides an income averaging technique

#### (Unaudited) continued

which causes shareholders to accumulate a larger number of Fund shares when the market price is depressed than when the price is higher.

To learn more about the Fund's performance and investment strategy, we encourage you to read the *Questions & Answers* section of this report, which begins on page 5. You'll find information on GPIM's investment philosophy, views on the economy and market environment, and detailed information about the factors that impacted the Fund's performance.

We appreciate your investment and look forward to serving your investment needs in the future. For the most up-to-date information on your investment, please visit the Fund's website at guggenheiminvestments.com/gof.

Sincerely,

Donald C. Cacciapaglia President and Chief Executive Officer Guggenheim Strategic Opportunities Fund June 30, 2016

Guggenheim Strategic Opportunities Fund ("Fund") is managed by a team of seasoned professionals at Guggenheim Partners Investment Management, LLC ("GPIM"). This team includes B. Scott Minerd, Chairman of Guggenheim Investments and Global Chief Investment Officer; Anne B. Walsh, CFA, JD, Senior Managing Director and Assistant Chief Investment Officer; and James W. Michal, Senior Managing Director and Portfolio Manager. In the following interview, the investment team discusses the market environment and the Fund's performance for the 12-month period ended May 31, 2016.

#### What is the Fund's investment objective and how is it pursued?

The Fund seeks to maximize total return through a combination of current income and capital appreciation. The Fund pursues a relative value-based investment philosophy, which utilizes quantitative and qualitative analysis to seek to identify securities or spreads between securities that deviate from their perceived fair value and/or historical norms. There is no guarantee that the perceived fair value of the Fund's portfolio investments will be achieved.

GPIM seeks to combine a credit-managed fixed-income portfolio with access to a diversified pool of alternative investments and equity strategies. The Fund seeks to achieve its investment objective by investing in a wide range of fixed-income and other debt and senior-equity securities ("Income Securities") selected from a variety of credit qualities and sectors, including, but not limited to, corporate bonds, loans and loan participations, structured finance investments, U.S. government and agency securities, mezzanine and preferred securities and convertible securities, and in common stocks, limited liability company interests, trust certificates, and other equity investments ("Common Equity Securities," exposure to which is obtained primarily by investing in exchange-traded funds, or ETFs) that GPIM believes offer attractive yield and/or capital appreciation potential, including employing a strategy of writing (selling) covered call and put options on such equities. GPIM believes the volatility of the Fund can be reduced by diversifying across a large number of sectors and securities, some of which historically have not been highly correlated to one another.

Under normal market conditions:

- The Fund may invest without limitation in fixed-income securities rated below investment grade (commonly referred to as "junk bonds") (see question below for a discussion of a recent change in this non-fundamental investment policy); the Fund may invest in below-investment grade income securities of any rating;
- The Fund may invest up to 20% of its total assets in non-U.S. dollar denominated fixed-income securities of corporate and governmental issuers located outside the U.S., including up to 10% of total assets in fixed-income securities of issuers located in emerging markets;
- The Fund may invest up to 50% of its total assets in common equity securities; and
- The Fund may invest up to 30% of its total assets in investment funds that primarily hold (directly or indirectly) investments in which the Fund may invest directly, of which amount up to 30% of the Fund's total assets may be invested in investment funds that are registered as investment companies under the Investment Company Act of 1940 (the "1940 Act") to the extent permitted by applicable law and related interpretations of the staff of the U.S. Securities and Exchange Commission.

GPIM's investment process is a collaborative effort between its Portfolio Construction Group, which utilizes tools such as a proprietary risk optimization model to determine allocation of assets among a variety of sectors, and its Sector Specialists, who are responsible for security selection within these sectors and for implementing securities transactions, couple with a top down economic outlook from the Macroeconomics Research team.

The Fund uses financial leverage (borrowing and reverse repo) to finance the purchase of additional securities. Although financial leverage may create an opportunity for increased return for shareholders, it also results in additional risks and can magnify the effect of any losses. There is no assurance that the strategy will be successful. If income and gains earned on securities purchased with the financial leverage proceeds are greater than the cost of the financial leverage, common shareholders' return will be greater than if financial leverage had not been used. Conversely, if the income or gains from the securities purchased with the proceeds of financial leverage are less than the cost of the financial leverage, common shareholders' return will be less than if financial leverage had not been used.

## What were the changes to certain non-fundamental investment policies that were approved during the period?

During the period, the Fund's Board of Trustees (the "Board") approved modifications to certain nonfundamental investment policies. One concerns equity security investment, which became effective on February 5, 2016, and the other concerns the limitation on below investment grade securities, which became effective on May 10, 2016.

The Fund continues to pursue its investment objective to maximize total return through a combination of current income and capital appreciation. GPIM continues to seek to combine a credit-managed fixed-income portfolio with access to a diversified pool of alternative investments and equity strategies.

#### Discuss the equity security investment change.

The Fund continues to seek to achieve its investment objective by investing among a wide variety of Income Securities and Common Equity Securities.

As an alternative to investing in Common Equity Securities directly, the Fund may seek to obtain exposure to Common Equity Securities through investments in exchange-traded funds ("ETFs") or other investment funds that track equity market indices and/or through derivative instruments that replicate the economic characteristics of exposure to Common Equity Securities. To the extent that the Fund seeks exposure to Common Equity Securities through derivative instruments, the Fund currently expects to obtain such exposure primarily through futures contracts and total return swaps on equity indices.

The Fund employs a strategy of writing (selling) covered call and put options on Common Equity Securities held by the Fund. Pursuant to its current covered call option strategy, the Fund does not write "naked" or uncovered call options. However, in connection with seeking exposure to Common Equity Securities through derivative instruments, the Fund may write (sell) covered call options on individual Common Equity Securities or ETFs held by the Fund or on indices tracked by ETFs held by the Fund.

The Fund may also write call options on securities that are not directly held by the Fund or on indices, or ETFs that track indices, that do not directly correspond to securities held by the Fund, but which GPIM

expects to have returns and economic characteristics that are closely correlated with certain of the Fund's holdings or the securities or indices to which the Fund has otherwise obtained investment exposure. In addition, the Fund may, from time to time, buy or sell put options on individual Common Equity Securities and, to a lesser extent, on indices of securities and sectors of securities.

To the extent the Fund seeks to obtain equity exposure primarily through derivative instruments that replicate the economic characteristics of exposure to Common Equity Securities, the Fund expects to implement its option strategy primarily by writing call options on the securities or indices to which the Fund has obtained investment exposure or on securities or indices that GPIM expects to have returns and economic characteristics that are closely correlated with certain of the Fund's holdings or the securities or indices to which the Fund has obtained investment exposure. While there are special risks associated with uncovered option writing, because the Fund intends to write options on the securities or indices to an economic characteristics that are closely correlated to such securities or indices to have returns and economic characteristics that are closely correlated to such securities or indices, such positions are expected to economically offset some or all of the risk associated with the written option.

#### Discuss the below-investment grade investment change.

Prior to May 10, 2016, the Fund was able to invest up to 60% of its total assets in Income Securities rated below-investment grade or, if unrated, determined by the Sub-Adviser to be of comparable quality, and may invest without limitation in Income Securities rated investment grade or, if unrated, determined by the Sub-Adviser to be of comparable quality.

Effective as of May 10, 2016, the limitation on the Fund's investment in below-investment grade securities was eliminated to give it flexibility to take advantage of market opportunities to fulfill its investment objective. As a result, the Fund may now invest without limitation in below-investment grade securities (e.g., securities rated below Baa3 by Moody's Investors Service, Inc., below BBB- by Standard & Poor's Ratings Group or Fitch Ratings or comparably rated by another nationally recognized statistical rating organization, or, if unrated, determined by the Sub-Adviser to be of comparable quality).

### What were the significant events affecting the economy and market environment over the past 12 months?

Much of the 12 months ended May 31, 2016, was marked by heightened market volatility. The macro drivers of this volatility included mixed signals on U.S. economic growth, the vagaries of the oil market, and increased monetary accommodation by global central banks.

Gross Domestic Product ("GDP") growth in the first quarter of 2016 is now estimated to have been 1.1%, but early estimates were much lower. Net exports and an ongoing inventory adjustment contributed to the number being weaker than prior annual growth figures, but the drag from these components could be transitory. Part of the weakness could be attributed to "residual seasonality," a statistical quirk that biases GDP growth downward in the winter months while boosting growth in the second and third quarters.

The New York Federal Reserve's Nowcast and the Atlanta Federal Reserve's GDPNow models are predicting second quarter GDP to be above 2% as of the end of May 2016, thanks in part to the easing of financial conditions since February. But, news that only 38,000 new jobs were added in May rattled the markets and is suggestive that there could still be challenges ahead. While payroll growth has downshifted from an average monthly rate of 282,000 in the fourth quarter of 2015 to 116,000 in the three months through May, this may be a more sustainable pace of net job creation. Guggenheim forecasts further slowdown in payroll growth over the next few months, with rising labor productivity bridging the gap between faster GDP growth and slower job gains.

Guggenheim now expects the U.S. Federal Reserve (the "Fed") to delay its next rate hike until December if the Fed decides to raise this year. In our view, policymakers will be watching slowing Chinese growth, the aftermath of the Brexit vote in June, and the U.S. presidential election in November. Fed officials have given greater weight to global economic developments in their policy framework, which in practice means that the Federal Open Market Committee (FOMC) has become less tolerant of financial market turbulence and more tolerant of inflation at the margin. We see this dovish shift as benefiting U.S. credit markets and inflation-sensitive assets.

A more accommodative Fed outlook has pushed interest rates lower and weakened the U.S. dollar, which depreciated by around 3% on a trade-weighted basis between January and the end of May. Oil prices have benefited from dollar weakness. Our research team's oil model indicates that WTI oil prices will average around \$45 per barrel for the remainder of 2016. In sum, solid but unspectacular economic growth, a cautious Fed, and improving oil market supply-demand fundamentals underpin our positive outlook for the U.S. economy, which should continue to support a historically low default environment for credit.

For the 12 months ended May 31, 2016, the Standard & Poor's 500 Index returned 1.72%; the Barclays U.S. Aggregate Bond Index returned 2.99%; the Barclays U.S. Corporate High Yield Index returned -0.81%; and the Barclays 1–3 Month U.S. Treasury Bill Index returned 0.11%. All returns are total return.

#### How did the Fund perform for the 12 months ended May 31, 2016?

All Fund returns cited—whether based on net asset value ("NAV") or market price—assume the reinvestment of all distributions. For the 12-month period ended May 31, 2016, the Fund provided a total return based on market price of -6.07% and a total return based on NAV of 0.80%. NAV return includes the deduction of management fees, operating expenses, and all other Fund expenses.

As of May 31, 2016, the Fund's market price of \$17.61 represented a premium of 0.63% to its NAV of \$17.50. As of May 31, 2015, the Fund's market price of \$21.21 represented a premium of 8.16% to its NAV of \$19.61. The market value of the Fund's shares fluctuates from time to time and may be higher or lower than the Fund's NAV. Past performance is not a guarantee of future results.

From June 2015 through May 2016, the Fund paid a monthly distribution of \$0.1821. The latest distribution represents an annualized distribution rate of 12.41% based on the Fund's closing market price of \$17.61 on May 31, 2016. The Fund's distribution rate is not constant and the amount of distributions, when declared by the Fund's Board of Trustees, is subject to change based on the

performance of the Fund. Please see Note 2(i) on page 49 for more information on distributions for the period.

#### Why did the Fund accrue excise tax during the period?

As a registered investment company, the Fund is subject to a 4% excise tax that is imposed if the Fund does not distribute by the end of any calendar year at least the sum of (i) 98% of its ordinary income (not taking into account any capital gain or loss) for the calendar year and (ii) 98.2% of its capital gain in excess of its capital loss (adjusted for certain ordinary losses) for a one-year period generally ending on October 31 of the calendar year (unless an election is made to use the fund's fiscal year). The Fund generally intends to distribute income and capital gains in the manner necessary to minimize (but not necessarily eliminate) the imposition of such excise tax. While the Fund's income and capital gains can vary significantly from year to year, the Fund seeks to maintain more stable monthly distributions over time. The Fund may retain income or capital gains and pay excise tax when it is determined that doing so is in the best interest of shareholders. Management, in consultation with the Board of Trustees, evaluates the costs of the excise tax relative to the benefits of retaining income and capital gains, including that such undistributed amounts (net of the excise tax paid) remain available for investment by the Fund and are available to supplement future distributions, which may facilitate the payment of more stable monthly distributions year over year.

#### What influenced performance over the period?

Caution was the watchword across risk assets for the early part of period, as concerns arose over interest rate hikes by the Fed, Chinese growth and currency, volatile oil and commodity prices, and the unprecedented monetary accommodation by global central banks. In December, the Fed raised its target Federal Funds rate for the first time in this cycle, and 2016 was met with a strong dollar and lowered forecasts for U.S. and global economic growth. That sparked recession fears, which surged along with market volatility. Then, in mid-February, the Chinese economy appeared to stabilize, the Fed was perceived to turn dovish, and central banks in Europe, Japan, and Australia were taking steps to boost growth and inflation expectations. A reversal in sentiment and search for yield drove a risk-asset rally, including a sharp rise in the price of oil and a decline in the dollar, which continued through the end of the period.

Credit spreads widened over the first 9 months of the period. However, negative aggregate returns were somewhat mitigated by returns attributable to carry during the period of spread widening. The Fund used these periods of weakness to add to attractive assets, especially in high yield corporate bonds and bank loans.

The first quarter of 2016 saw a major selloff in risk assets and credit markets that was followed by a steep sentiment-driven recovery. Broad based spread tightening continued towards the end of the period and was most pronounced in high-yield corporate bonds, bank loans, and CLOs.

The Fund also benefited towards the end of the period from the removal of the limitation on the Fund's investment in below investment grade securities. This enabled additional investments in high yield bonds and bank loans, increasing exposure, as well as rotation out of the lower-effective yield areas of the portfolio that had already experienced significant spread tightening.

The Fund continues to maintain low interest rate duration, particularly at the front end of the yield curve. It also maintains an balanced position with respect to fixed vs. floating rate securities.

#### How did the Fund position itself after the sell-off that ended in February?

The Fund continued to find attractive relative value by tactically rotating among sectors, with a focus on securities that are overlooked by the broader market participants. Guggenheim's Macroeconomic Research team had projected in late 2015 that oil prices would stabilize and average \$45 per barrel during 2016. So during early 2016, the Fund selectively added both investment grade and below investment grade corporate bonds issued by energy companies on the back of diligent security-specific credit work of sector teams. The Fund selectively added high-yield and bank loan issuers, both in the energy sector and in other non-commodity sectors. In addition, the Fund took advantage of spread tendency and primary market dislocations in the ABS, CLO and CMBS markets.

#### What is the Fund's view of the market at the end of the period?

GPIM believes investors will likely continue to see above-average volatility across a variety of markets. At such low levels of rates, fixed-income markets are vulnerable to meaningful moves in prices.

We remain generally optimistic about the health of the U.S. economy. We believe the first quarter was the endgame in the decline of oil prices. Energy price stability and continued accommodation from global central banks will help keep markets cool-headed during what could be a volatile summer.

Any market decline does not necessarily portend a recession. Based on our analysis of fundamentals, the U.S. economy has plenty of steam and should continue its expansion for another two or three years. Global monetary policy remains highly accommodative. The U.S. Federal Reserve is loath to throw in the towel at this point on further rate hikes, but a spate of weak data this summer could mean we see the Fed on hold until later this year.

GPIM continues to focus on relative value from assets it believes can capture strong returns through bouts of market volatility. It is likely that the most attractive relative-value opportunities will generally be found outside of the flagship Barclays U.S. Aggregate Bond Index, which continues to be heavily concentrated in low-yielding government and Agency debt.

#### Discuss the Fund's approach to duration.

Although the Fund has no set policy regarding portfolio duration or maturity, the Fund currently maintains a low-duration target, but adds opportunistically to attractive long duration assets when it can take advantage of short-term fluctuations in interest rates.

#### What is the Fund's leverage strategy?

Since leverage adds to performance when the cost of leverage is less than the total return generated by investments, the use of leverage detracted from the Fund's total return during this period. The purpose of leverage (borrowing and reverse repo) is to fund the purchase of additional securities that provide increased income and potentially greater appreciation to common shareholders than could be achieved

from an unlevered portfolio. Leverage results in greater NAV volatility and entails more downside risk than an unleveraged portfolio.

As of May 31, 2016, the amount of leverage was 31.1% of total managed assets. GPIM employs leverage through two vehicles: reverse repurchase agreements, under which the Fund temporarily transfers possession of portfolio securities and receives cash which can be used for additional investments, and a committed financing facility through a leading financial institution. There is no guarantee that the Fund's leverage strategy will be successful. The Fund's use of leverage may cause the Fund's NAV and market price of common shares to be more volatile and can magnify the effect of any losses.

#### Index Definitions

Indices are unmanaged and reflect no expenses. It is not possible to invest directly in an index.

The Standard & Poor's 500 Index is a capitalization-weighted index of 500 stocks. The index is designed to measure performance of the broad domestic economy through changes in the aggregate market value of 500 stocks representing all major industries.

The Barclays U.S. Aggregate Bond Index represents securities that are U.S. domestic, taxable, and dollar denominated. The index covers the U.S. investment grade fixed rate bond market, with index components for government and corporate securities, mortgage pass-through securities, and assetbacked securities.

The Barclays 1-3 Month U.S. Treasury Bill Index tracks the performance of U.S. Treasury bills with a remaining maturity of one to three months. U.S. Treasury bills, which are short-term loans to the U.S. government, are full faith-and-credit obligations of the U.S. Treasury and are generally regarded as being free of any risk of default.

The Barclays U.S. Corporate High Yield Index measures the market of U.S. dollar-denominated, noninvestment grade, fixed-rate, taxable corporate funds.

#### **Risks and Other Considerations**

The views expressed in this report reflect those of the portfolio managers only through the report period as stated on the cover. These views are subject to change at any time, based on market and other conditions and should not be construed as a recommendation of any kind. The material may also include forward looking statements that involve risk and uncertainty, and there is no guarantee that any predictions will come to pass. There can be no assurance that the Fund will achieve its investment objectives. The value of the Fund will fluctuate with the value of the underlying securities. Historically, closed-end funds often trade at a discount to their net asset value.

### Please see guggenheiminvestments.com/gof for a detailed discussion of the Fund's risks and considerations.

#### **Fund Statistics**

Share Price	\$17.61
Net Asset Value	\$17.50
Premium to NAV	0.63%
Net Assets (\$000)	\$310,246

#### AVERAGE ANNUAL TOTAL RETURNS FOR THE PERIOD ENDED MAY 31, 2016

	One Year	Three Year	Five Year	Since Inception (07/26/07)
Guggenheim Strategic Opportunities Fund				
NAV	0.80%	5.40%	8.15%	10.36%
Market	-6.07%	3.97%	5.89%	10.03%

Performance data quoted represents past performance, which is no guarantee of future results and current performance may be lower or higher than the figures shown. All NAV returns include the deduction of management fees, operating expenses and all other Fund expenses. The deduction of taxes that a shareholder would pay on Fund distributions or the redemption of Fund shares is not reflected in the total returns. For the most recent month-end performance figures, please visit guggenheiminvestments.com/gof. The investment return and principal value of an investment will fluctuate with changes in market conditions and other factors so that an investor's shares, when redeemed, may be worth more or less than their original cost.

#### Ten Largest Holdings (% of Total Net Assets)

Kenya Government International Bond, 6.87% due 06/24/2024	1.3%
Gramercy Real Estate CDO Ltd., 0.91% due 08/15/2056	1.2%
Apollo Aviation Securitization Equity Trust, 7.38% due 12/15/2029	1.1%
Dominican Republic International Bond, 6.85% due 01/27/2045	1.1%
Garrison Funding 2015-1 Ltd., 4.91% due 05/25/2027	1.1%
OZLM VII Ltd., 6.53% due 07/17/2026	1.0%
Airplanes Pass Through Trust, 0.98% due 03/15/2019	1.0%
Fortress Credit Opportunities, 0.85% due 07/15/2019	1.0%
GS Mortgage Securities Corporation Trust, 8.93% due 02/15/2033	1.0%
Anchorage Credit Funding 1 Ltd., 6.30% due 07/28/2030	1.0%
Top Ten Total	10.8%

"Ten Largest Holdings" exclude any temporary cash or derivative investments.





Distributions to Shareholder & Annualized Distribution Rate



Portfolio Breakdown	% of Net Assets
Investments:	
Asset Backed Securities	48.9%
Senior Floating Rate Interests	39.1%
Corporate Bonds	37.0%
U.S. Government Securities	6.7%
Collateralized Mortgage Obligations	3.7%
Foreign Government Bonds	2.4%
Municipal Bonds	1.5%
Preferred Stocks	0.9%
Money Market Fund	0.9%
Common Stocks	0.4%
Total Investments	141.5%
Call Options Written	-0.4%
Other Assets & Liabilities, net	-41.1%
Net Assets	100.0%

Holdings diversification and holdings are subject to change daily. For more information, please visit guggenheiminvestments.com/gof. The above summaries are provided for informational purposes only and should not be viewed as recommendations. Past performance does not guarantee future results.

#### Portfolio Composition by Quality Rating\*

	% of Total
Rating	Investments
Fixed Income Instruments	
AAA	5.7%
AA	0.6%
A	4.1%
BBB	15.9%
BB	19.5%
В	32.3%
CCC	6.6%
CC	1.5%
С	0.0%***
D	0.2%
NR**	13.2%
Other Instruments	
Other	0.1%
Short Term Investments	0.3%
Total Investments	100.0%

\* Source: BlackRock Solutions. Credit quality ratings are measured on a scale that generally ranges from AAA (highest) to D (lowest). All securities except for "NR", or not rated, have been rated by Moody's, Standard & Poor's ("S&P"), or Fitch, which are all a Nationally Recognized Statistical Rating Organization ("NRSRO"). For purposes of this presentation, when ratings are available from more than one agency, the highest rating is used. Guggenheim Investments has converted Moody's and Fitch ratings to the equivalent S&P rating. Security ratings are determined at the time of purchase and may change thereafter.

\*\* NR securities do not necessarily indicate low credit quality.

\*\*\* Less than 0.1%.

#### PORTFOLIO OF INVESTMENTS

	Shares	Value
COMMON STOCKS – 0.4%		
Technology – 0.3%		
Aspect Software, Inc. <sup>†††,1</sup>	37,128	\$ 1,058,161
Communications – 0.1%		
Cengage Learning Acquisitions, Inc*:†	11,126	230,864
Consumer, Non-cyclical – 0.0%**		
Targus Group International Equity, Inc* <sup>†††,1</sup>	13,409	20,515
Basic Materials – 0.0%**		
Mirabela Nickel Ltd.* <sup>,†††,1</sup>	5,244,841	377
Consumer, Cyclical – 0.0%**		
Deb Stores Holding LLC*. <sup>†††,1</sup>	9,389	1
Industrial – 0.0%**		
Carey International, Inc.* <sup>,†††,1</sup>	5,666	1
Total Common Stocks (Cost \$3,221,067)		1,309,919
		1,303,313
PREFERRED STOCKS <sup>°</sup> – 0.9%		
Industrial – <b>0.8%</b> Seaspan Corp., 6.38% <sup>2</sup>	97,575	2,487,187
	<i>د</i> ۱ <i>۵</i> , ۱ <i>۲</i>	2,407,107
Financial – <b>0.1%</b> AgriBank FCB, 6.88% <sup>2,3</sup>	4,000	419,625
Total Preferred Stocks	4,000	415,025
(Cost \$2,841,669)		2,906,812
SHORT TERM INVESTMENTS – 7.6%		
	Face	
	Amount~	Value
U.S. GOVERNMENT SECURITIES <sup>††</sup> – 6.7%		
United States Treasury Bill	10 500 000	¢ 12 00 0 0
0.00% due 06/02/16 <sup>2.4,14</sup> 0.00% due 06/23/16 <sup>2.4</sup>	13,500,000	\$ 13,499,946
0.00% due 07/14/16 <sup>4</sup>	6,600,000 700,000	6,599,228 699,818
Total U.S. Government Securities	700,000	000,010
(Cost \$20,798,877)		20,798,992
	Shares	Value
MONEY MARKET FUND <sup>†</sup> – <b>0.9%</b> Dreyfus Treasury Prime Cash Management Institutional Shares, 0.16% <sup>5</sup>		
(Cost \$2,703,861)	2,703,861	\$ 2,703,861
Total Short Term Investments		
(Cost \$23,502,738)		23,502,853

	Face Amount~	Value
ASSET BACKED SECURITIES <sup>††</sup> – 48.9%		
Collateralized Loan Obligation – 36.8%		
Garrison Funding 2015-1 Ltd.		<b>*</b> • • • • • • • • • • • • • • • • • • •
2015-1A, 4.91% due 05/25/27 <sup>2,3,6</sup>	3,500,000	\$ 3,258,853
OZLM VII Ltd. 2014-7A, 6.53% due 07/17/26 <sup>2,3,6</sup>	5,000,000	3 130 006
Fortress Credit Opportunities	5,000,000	3,139,096
2005-1A, 0.85% due 07/15/19 <sup>2,3,7</sup>	3,164,865	3,011,958
Ziggurat CLO Ltd.	-,,	-,,
2014-1A, 5.63% due 10/17/26 <sup>2,3,6</sup>	4,000,000	2,883,525
Flatiron CLO Ltd.		
2013-1A, 4.23% due 01/17/26 <sup>2,3,6</sup>	3,300,000	2,882,944
Great Lakes CLO Ltd.		
2015-1A, 4.38% due 07/15/26 <sup>2,3,6</sup>	1,500,000	1,376,429
2012-1A due 01/15/23 <sup>2,6,8</sup> 2014-1A, 4.83% due 04/15/25 <sup>2,3,6</sup>	2,500,000 500,000	1,049,355 432,062
Sound Point CLO III Ltd.	500,000	452,002
2013-2A, 5.98% due 07/15/25 <sup>2,3,6</sup>	2,875,000	1,912,755
2013-2A, 4.53% due 07/15/25 <sup>2,3,6</sup>	1,000,000	924,128
Fortress Credit Funding V, LP		
2015-5A, 6.02% due 08/15/22 <sup>2,3,6</sup>	3,000,000	2,705,798
NewMark Capital Funding 2013-1 CLO Ltd.		
2013-1A, 5.34% due 06/02/25 <sup>2,3,6</sup>	4,300,000	2,700,858
Newstar Trust	2 000 000	2 550 407
2012-21, 7.37% due 01/20/23 <sup>3</sup>	3,000,000	2,559,487
Venture XVI CLO Ltd. 2014-16A, 4.08% due 04/15/26 <sup>2,3,6</sup>	3,000,000	2,492,801
TCW Global Project Fund II Ltd.	3,000,000	2,492,001
2004-1A, 2.58% due 06/24/16 <sup>2,3,7</sup>	2,641,354	2,218,737
Voya CLO 2014-1 Ltd.	1- 1	, , , , ,
2014-1A, 5.53% due 04/18/26 <sup>2,3,6</sup>	3,000,000	2,165,131
AMMC CLO XII Ltd.		
2013-12A, 5.68% due 05/10/25 <sup>3,6</sup>	3,000,000	2,082,278
Babson CLO Limited 2014-1		
2014-IA, 5.53% due 07/20/25 <sup>2,3,6</sup>	3,100,000	2,049,569
NEND 2013	2 000 000	2 027 205
5.23% due 07/17/25³ Denali Capital CLO X Ltd.	3,000,000	2,037,295
2013-1A, 6.39% due 04/28/25 <sup>2,3,6</sup>	3,000,000	2,029,425
FDF   Ltd.	5,000,000	2,020,120
2015-1A, 6.88% due 11/12/30 <sup>2,6</sup>	2,000,000	2,016,990
Brightwood Capital Fund		. ,
6.58% due 04/29/23 <sup>3</sup>	2,000,000	2,002,040
CIFC Funding Ltd.		
2014-3X INC due 07/22/26 <sup>8</sup>	2,000,000	1,107,798
2012-1X, 8.44% due 08/14/24 <sup>3</sup>	1,150,000	888,076

	Face Amount~	Value
ASSET BACKED SECURITIES <sup>††</sup> – 48.9% (continued)		
Collateralized Loan Obligation – 36.8% (continued)		
Avery	2 200 0 40	¢ 1,000,000
2013-3X COM due 01/18/25 <sup>8</sup>	2,399,940	\$ 1,882,369
Fortress Credit Opportunities VI CLO Ltd. 2015-6A, 5.64% due 10/10/26 <sup>2.3.6</sup>	2,000,000	1,852,814
Treman Park CLO Ltd.		
2015-1A, due 04/20/27 <sup>6,8</sup>	2,000,000	1,793,617
Jamestown CLO III Ltd.		
2013-3A, 3.93% due 01/15/26 <sup>2,3,6</sup>	2,250,000	1,785,020
Voya CLO 2013-1 Ltd. 2013-1A, 4.13% due 04/15/24 <sup>2,3,6</sup>	2,000,000	1,783,015
OHA Credit Partners VI Ltd.		, ,
2015-6A, 6.40% due 05/15/23 <sup>2,3,6</sup>	2,000,000	1,733,773
Washington Mill CLO Ltd.		
2014-1A, 5.48% due 04/20/26 <sup>2,3,6</sup>	2,750,000	1,728,827
Ares XXVI CLO Ltd.		
2013-1A due 04/15/25 <sup>6,8</sup>	3,700,000	1,713,300
OHA Credit Partners IX Ltd.		
2013-9A due 10/20/25 <sup>2,3,6,8</sup>	2,000,000	1,699,504
Golub Capital Partners CLO 24M Ltd. 2015-24A, 4.88% due 02/05/27 <sup>2,3,6</sup>	2,000,000	1,673,213
Steele Creek CLO 2015-1 Ltd.		
2015-1A, 5.90% due 02/21/27 <sup>2,3,6</sup>	2,000,000	1,582,394
Voya CLO 2013-2 Ltd.		
2013-2A, 4.14% due 04/25/25 <sup>2,3,6</sup>	1,750,000	1,555,093
Monroe Capital CLO 2014-1 Ltd.		
2014-1A, 5.37% due 10/22/26 <sup>2,3,6</sup>	1,750,000	1,545,449
Dryden 30 Senior Loan Fund		
2013-30A, 6.13% due 11/15/25 <sup>2,3,6</sup>	2,500,000	1,501,965
Carlyle Global Market Strategies CLO Ltd.		
2012-3A due 10/04/24 <sup>6,8</sup>	2,600,000	1,455,008
Cent CLO 20 Ltd.		
2014-20A, 5.24% due 01/25/26 <sup>2,3,6</sup>	2,000,000	1,452,385
Race Point VII CLO Ltd.		
2012-7A, 4.88% due 11/08/24 <sup>2,3,6</sup>	1,500,000	1,436,946
Cent CLO 19 Ltd.		
2013-19A, 3.94% due 10/29/25 <sup>2,3,6</sup>	1,750,000	1,430,973
Fortress Credit Opportunities V CLO Ltd.		
2014-5A, 5.53% due 10/15/26 <sup>2,3,6</sup>	1,500,000	1,350,972
Crown Point CLO II Ltd.		
2013-2A, 4.18% due 12/31/23 <sup>2,3,6</sup>	1,500,000	1,310,181
Mountain Hawk II CLO Ltd.		
2013-2A, 3.78% due 07/22/24 <sup>2,3,6</sup>	1,750,000	1,229,530
Voya CLO 2014-4 Ltd.	1 050 000	1 000 000
2014-4A, 6.63% due 10/14/26 <sup>3,6</sup>	1,950,000	1,222,068

	Face Amount~	Value
ASSET BACKED SECURITIES <sup>††</sup> – 48.9% (continued)		
Collateralized Loan Obligation – 36.8% (continued)		
Atlas Senior Loan Fund II Ltd. 2012-2A due 01/30/24 <sup>2.6,8</sup>	2,600,000	\$ 1,197,614
NewStar Arlington Senior Loan Program LLC	2,000,000	φ 1,157,014
2014-1A, 4.89% due 07/25/25 <sup>2,3,6</sup>	750,000	641,618
2014-1A, 5.97% due 07/25/25 <sup>2,6</sup>	500,000	502,897
Finn Square CLO Ltd. 2012-1A due 12/24/23 <sup>6,8</sup>	2,500,000	1,044,262
MCF CLO I LLC		
2013-1A, 6.38% due 04/20/23 <sup>3,6</sup>	1,250,000	1,039,898
Avery Point III CLO Ltd. 2013-3A, 5.63% due 01/18/25 <sup>2,3,6</sup>	1,500,000	1,036,501
Churchill Financial Cayman Ltd.		
2007-1A, 8.37% due 07/10/19 <sup>2,6</sup>	1,000,000	1,003,957
Neuberger Berman CLO Ltd. 2012-12A due 07/25/23 <sup>6,8</sup>	2,500,000	1,002,725
Sound Point CLO I Ltd. 2012-1A, 5.21% due 10/20/23 <sup>2,3,6</sup>	1,000,000	992,355
Cerberus Onshore II CLO-2 LLC	1,000,000	,555 ,555
2014-1A, 4.77% due 10/15/23 <sup>2,3,6</sup>	1,000,000	975,619
Babson CLO Ltd.		
2012-2A due 05/15/23 <sup>6,8</sup>	2,000,000	972,274
3abson CLO Limited 2013-I 2013-IA, 5.88% due 04/20/25 <sup>2,3,6</sup>	1,500,000	963,902
Catamaran CLO 2014-1 Ltd.		
2014-1A, 6.38% due 04/20/26 <sup>2,3,6</sup>	1,600,000	947,161
/oya CLO Ltd.	1 000 000	046 230
2015-3A, 4.58% due 10/15/22 <sup>2,3,6</sup>	1,000,000	946,310
Cent CLO 16, LP 2014-16A, 4.89% due 08/01/24 <sup>2,3,6</sup>	1,000,000	945,773
Fortress Credit Opportunities III CLO, LP	1,000,000	515,775
2014-3A, 3.88% due 04/28/26 <sup>2,3,6</sup>	1,000,000	907,136
WhiteHorse VI Ltd.		
2013-1A, 7.14% due 02/03/25 <sup>2,3,6</sup>	2,000,000	898,775
Kingsland VI Ltd.	1 000 000	000.000
2013-6A, 4.28% due 10/28/24 <sup>2,3,6</sup>	1,000,000	892,328
Golub Capital Partners CLO 25M Ltd. 2015-25A, 4.28% due 08/05/27 <sup>2,3,6</sup>	1,000,000	886,445
Atlas Senior Loan Fund IV Ltd.		
2014-2A, 4.08% due 02/17/26 <sup>2,3,6</sup>	1,000,000	881,872
Very Point IV CLO Ltd.	1 420 000	702 272
2014-1A, 5.64% due 04/25/26 <sup>2,3,6</sup> TCP CLO III Ltd.	1,430,000	792,373
2014-3A, 6.78% due 01/20/27 <sup>3,6</sup>	1,000,000	785,231
/enture XIII CLO Ltd.	.,,	,25
2013-13A due 06/10/25 <sup>6,8</sup>	1,500,000	780,083

	Face Amount~		Value
ASSET BACKED SECURITIES <sup>††</sup> – 48.9% (continued)			
Collateralized Loan Obligation – 36.8% (continued)			
Dryden 37 Senior Loan Fund			
2015-37A due 04/15/27 <sup>6,8</sup>	1,050,000	\$	710,279
Keuka Park CLO Ltd.			
2013-1A due 10/21/24 <sup>2,6,8</sup>	1,500,000		706,795
(VK CLO Ltd.			,
2013-1A due 04/14/25 <sup>2,6,8</sup>	2,300,000		704,83
	2,500,000		704,05
ICW Global Project Fund III Ltd.	705 475		702 00/
2005-1A, 5.79% due 09/01/17 <sup>2,6</sup>	705,475		703,006
Ares XXV CLO Ltd.			
2013-3A due 01/17/24 <sup>6,8</sup>	1,750,000		686,818
Resource Capital Corporation			
2014-CRE2, 2.93% due 04/15/32 <sup>2,3,6</sup>	729,000		663,60
Newstar Commercial Loan Funding LLC			
2014-1A, 5.38% due 04/20/25 <sup>2,3,6</sup>	500,000		435,27
2013-1A, 5.92% due 09/20/23 <sup>2,3,6</sup>	250,000		226,89
	230,000		220,00
Octagon Loan Funding Ltd.	700.000		F22 F0
2014-1A, 5.83% due 11/18/26 <sup>2,3,6</sup>	700,000		533,500
Marathon CLO Ltd.			
due 02/21/25 <sup>8</sup>	1,300,000		465,65
NXT Capital CLO 2013-1 LLC			
2013-1A, 4.79% due 04/25/24 <sup>2,3,6</sup>	500,000		457,71
NewStar Commercial Loan Trust			
2007-1A, 2.97% due 09/30/22 <sup>2,3,6</sup>	500,000		450,563
COA Summit CLO Limited	,		,
2014-1A, 4.48% due 04/20/23 <sup>2,3,6</sup>	500,000		450,410
	500,000		1,0,11
MCF CLO IV LLC	500.000		105.00
2014-1A, 6.52% due 10/15/25 <sup>2,3,6</sup>	500,000		405,904
CIFC Funding 2014-III Ltd.			
2014-3A, 5.39% due 07/22/26 <sup>2,3,6</sup>	500,000		390,104
West CLO Ltd.			
2013-1A due 11/07/25 <sup>6,8</sup>	1,350,000		355,242
Golub Capital Partners CLO 18 Ltd.			,
2014-18A, 4.64% due 04/25/26 <sup>2,3,6</sup>	300,000		256,750
	500,000		250,750
Connecticut Valley Structured Credit CDO III Ltd.	24.077		24.07
2006-3A, 6.67% due 03/23/23 <sup>2,6</sup>	34,977		34,97
Marathon CLO II Ltd.			
2005-2A due 12/20/19 <sup>†††,1,3,6,8</sup>	3,000,000		-
Total Collateralized Loan Obligation		1	14,321,23
<b>_</b>			
Transportation – 5.2%			
Apollo Aviation Securitization Equity Trust			
2014-1, 7.38% due 12/15/29 <sup>3</sup>	3,564,103		3,535,589
2014-1, 5.13% due 12/15/29 <sup>3</sup>	1,782,051		1,719,679
Airplanes Pass Through Trust			
2001-1A, 0.98% due 03/15/19 <sup>2,3,7</sup>	12,068,641		3,029,229
. , ,			
See notes to financial statements.			

	Face Amount~	Value
ASSET BACKED SECURITIES <sup>††</sup> – 48.9% (continued)		
Transportation – 5.2% (continued)		
ECAF I Ltd.		
2015-1A, 5.80% due 06/15/40 <sup>2,6</sup>	2,606,021	\$ 2,466,35
Apollo Aviation Securitization Equity Trust 16-1 2016-1A, 9.75% due 03/17/36 <sup>2.6,9</sup>	2,416,750	2,440,91
Stripes 2013-1 A1, 3.93% due 03/20/23 <sup>†††</sup>	1,835,611	1,783,82
Turbine Engines Securitization Ltd. 2013-1A, 6.38% due 12/13/48 <sup>7</sup>	788,124	774,94
Rise Ltd. 2014-1AB, 6.50% due 02/12/39 <sup>†††</sup>	429,688	424,66
BBAM Acquisition Finance 5.37% due 09/17/18 <sup>†††</sup>	356,281	350,93
Bush Truck Leasing LLC 2011-AA, 5.00% due 09/25/18 <sup>2.7</sup>	8,912	8,84
Total Transportation	*,=	16,534,99
Collateralized Debt Obligation – 4.9% Gramercy Real Estate CDO Ltd.		
2007-1A, 0.91% due 08/15/56 <sup>2,3,6</sup>	4,181,461	3,839,07
Anchorage Credit Funding 1 Ltd. 2015-1A, 6.30% due 07/28/30 <sup>2,7</sup>	3,000,000	2,993,62
FDF II Ltd. 2016-2A, 7.70% due 05/12/31 <sup>†††,6</sup>	3,000,000	2,961,00
N-Star REL CDO VIII Ltd. 2006-8A, 0.82% due 02/01/41 <sup>2,3,6</sup>	2,200,000	2,067,49
Highland Park CDO I Ltd. 2006-1A, 1.06% due 11/25/51 <sup>2,3,6</sup>	1,359,854	1,307,43
FDF I Ltd. 2015-1A, 7.50% due 11/12/30 <sup>6</sup>	1,000,000	999,482
Putnam Structured Product CDO Ltd. 2002-1A, 1.12% due 01/10/38 <sup>2.3.6</sup>	710,509	684,912
SRERS Funding Ltd. 2011-RS A1B1, 0.69% due 05/09/46 <sup>2.3,6</sup>	261,100	253,78
Total Collateralized Debt Obligation		15,106,808
Other – 0.8%		
Emerald Aviation Finance Ltd. 2013-1, 6.35% due 10/15/38 <sup>2,6,9</sup>	1,336,928	1,310,19
Glenn Pool Oil & Gas Trust 6.00% due 08/02/21 <sup>†††</sup>	1,157,336	1,015,85
Total Other	1 1	2,326,04
Aircraft – 0.6%		, , ,
AIRCRAFT – <b>U.6%</b> Castlelake Aircraft Securitization Trust		
2014-1, 7.50% due 02/15/29 <sup>6</sup>	1,896,001	1,874,197

	Face Amount~	Value
ASSET BACKED SECURITIES <sup>††</sup> – 48.9% (continued)		
Financial – 0.5%		
NCBJ 2015-1 A, 5.87% due 07/08/22 <sup>†††,1</sup>	1,500,000	\$ 1,500,000
	.,,	• .,
Credit Cards – 0.1% Credit Card Pass-Through Trust		
2012-BIZ, 0.00% due 12/15/496	353,470	276,944
Total Credit Cards		276,944
Total Asset Backed Securities (Cost \$169,841,111)		151,940,219
SENIOR FLOATING RATE INTERESTS <sup>11,3</sup> – 39.1%		
Industrial – 8.1%		
Data Device Corp. 7.00% due 07/15/20	2,483,731	2,465,104
Alion Science & Technology Corp.	,, -	,, -
5.50% due 08/19/21	2,481,250	2,406,812
LSFP Cypress (Foundation) 7.25% due 10/09/22	2,395,250	2,323,393
Quanex Building Products Corp.		
6.25% due 11/02/22 CareCore National LLC	1,995,000	2,004,975
5.50% due 03/05/21	1,803,344	1,677,110
National Technical	1 (01 (12	1 (2) (5)
7.00% due 06/12/21 <sup>†††;1</sup> SIRVA Worldwide, Inc.	1,681,412	1,636,854
7.50% due 03/27/19	1,708,428	1,618,736
HBC Hardware Holdings	1 477 500	1 440 562
6.75% due 03/30/20TTT Bioplan / Arcade	1,477,500	1,440,563
5.75% due 09/23/21	1,566,787	1,353,312
SiteOne Landscaping Supply 6.50% due 04/29/22	1,000,000	1,008,750
CPM Holdings	1,000,000	1,000,750
6.00% due 04/11/22	992,500	990,019
Springs Industries, Inc. 7.50% due 06/01/21 <sup>†††,1</sup>	1,000,000	977,253
AlliedBarton Security Services LLC	1,000,000	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
8.00% due 08/13/21	726,027	726,630
Flakt Woods 4.75% due 03/20/17 <sup>†††,1</sup>	656,929 EUR	725,940
GYP Holdings III Corp.	550,929 LON	725,540
4.75% due 04/01/21	629,873	618,328
Ranpak 8.25% due 10/03/22	700,000	609,000
0.25/0 446 10/05/22	700,000	000,000

	Face Amount~	Value
SENIOR FLOATING RATE INTERESTS <sup>††,3</sup> – 39.1% (continued)		
Industrial – 8.1% (continued)		
Hunter Defense Technologies 8.00% due 08/05/19	750,000	\$ 600,000
Knowledge Universe Education LLC 6.00% due 08/12/22	580,500	576,692
Mast Global 7.75% due 09/12/19 <sup>†††,1</sup>	534,331	531,378
51 Organization 5.75% due 11/22/19	498,073	495,583
NaNa Development Corp.		
8.00% due 03/15/18 Doncasters Group Ltd.	448,235	412,376
9.50% due 10/09/20	101,379	94,536
Carey International, Inc. 9.00% due 07/31/16 <sup>†††,1</sup>	44,077	10,975
Total Industrial		25,304,319
Technology – 6.4%		
nsight Venture	1 (50 000 CDD	2 270 552
7.25% due 07/15/21 <sup>†††,1</sup> TIBCO Software, Inc.	1,650,000 GBP	2,378,552
6.50% due 12/04/20	2,420,612	2,202,758
PowerSchool, Inc.		
5.88% due 07/30/21 <sup>†††,1</sup> 6.00% due 07/30/21 <sup>†††,1</sup>	995,000 586,530	995,000 586,530
3.71% due 07/29/21	245,000	245,000
Harbortouch Payments LLC 7.00% due 04/18/22	1,844,000	1,714,921
Greenway Medical Technologies		<i>₽ ₽</i>
6.00% due 11/04/20	1,700,250	1,619,488
EIG Investors Corp. 6.00% due 02/09/23	1,700,000	1,585,250
Skillsoft PLC		
5.75% due 04/28/21	1,745,558	1,404,092
CPI Acquisition, Inc. 5.50% due 08/17/22	1,436,782	1,394,583
Sparta Holding Corp. 6.50% due 07/28/20 <sup>111,1</sup>	955,057	948,438
Aspect Software, Inc. 10.50% due 05/25/20	926,365	912,470
Fouchtunes Interactive 5.75% due 05/28/21	893,250	895,483
VRI Software LLC 5.25% due 06/23/21	744,375	738,792
GlobalLogic Holdings, Inc. 6.25% due 05/31/19	617,125	609,411
	,	,

ENIOR FLOATING RATE INTERESTS <sup>17,3</sup> – 39.1% (continued) echnology – 6.4% (continued) ctive Network, Inc. 5.50% due 11/13/20 6.46% due 04/26/22 475,( dvanced Computer Software 10.50% due 01/31/23 500, otal Technology onsumer, Cyclical – 6.4% ears Holdings Corp. 5.50% due 06/30/18 2.570,7 avistar, Inc. 6.50% due 08/07/20 elk, Inc. 5.75% due 102/12/22 2.543,6 ot Barn Holdings, Inc. 5.50% due 06/29/21 <sup>111,1</sup> 1.985,6 tavis Tire 6.25% due 11/02/20 <sup>1111,1</sup> 1.985,6 tavis Tire 6.25% due 01/02/20 <sup>1111,1</sup> 1.985,6 tavis Tire 6.25% due 06/30/12 1.985,6 tavis Tire 6.25% due 07/01/20 1.20,7 2.50% due 06/30/12 1.985,6 tavis Tire 6.25% due 11/02/20 <sup>1111,1</sup> 1.985,6 tavis Tire 6.25% due 01/02/21 <sup>111,1</sup> 1.985,6 tavis Tire 6.25% due 03/11/22 1.078,7 tavis Tire 6.75% due 03/11/22 1.078,7 tavis Tire 5.25% due 08/14/21 <sup>111,1</sup> 1.94,5 tyEpeDoctor 7.25% due	ce t~	Value
ctive Network, Inc. 5.50% due 11/13/20 5.50% due 01/31/23 6.46% due 04/26/22 dvanced Computer Software 10.50% due 01/31/23 500,0 otal Technology onsumer, Cyclical – 6.4% ears Holdings Corp. 5.50% due 06/30/18 2.57%, due 06/30/18 2.57%, due 06/30/18 5.75% due 08/07/20 8.25% due 12/12/22 2.543,6 oot Barn Holdings, Inc. 5.50% due 06/29/21 <sup>++1,1</sup> 1.985,6 10G JACK Holdings 5.75% due 06/30/22 1.816,7 itness International LLC 5.50% due 06/30/22 1.816,7 itness International LLC 5.50% due 07/01/20 1.727,2 ational Vision, Inc. 6.75% due 08/16/21 <sup>++1,1</sup> 5.50% due 08/16/21 <sup>++1,1</sup> 1.985,6 1.00,6 cobs Entertainment, Inc. 5.25% due 10/29/18 1.078,7 1.92% due 08/16/21 <sup>++1,1</sup> 1.94,8 ky Bet Cyan Blue HoldCo 6.50% due 03/19/20 5.12,5 BRA Auto Body 8.25% due 03/19/20 5.12,5 BRA Auto Body 8.25% due 03/19/22 500,6 lexander Mann Solutions Ltd.		
5.50% due 11/13/20       \$87,5         licron Technology, Inc.       475,6         6.46% due 04/26/22       475,6         dvanced Computer Software       300,0         total Technology       500,0         onsumer, Cyclical – 6.4%       2,570,7         ears Holdings Corp.       5,50% due 06/30/18       2,570,7         avistar, Inc.       6,50% due 08/07/20       2,388,9         elk, Inc.       5,57% due 12/12/22       2,543,6         oot Barn Holdings, Inc.       5,50% due 06/29/21†††,1       1,985,6         Ics Systemation Holdings       1,985,6       1,985,6         c G.25% due 11/02/20†††,1       1,985,6       1,985,6         ICs JACK Holdings       5,75% due 06/30/22       1,816,7         s.50% due 06/30/22       1,816,7       1,200,6         cobs Entertainment, Inc.       5,25% due 03/11/22       1,078,7         ybgeDoctor       7,25% due 08/16/21†††,1       194,5         r, 25% due 08/16/21†††,1       1,94,5       1,978,2         ybgeDoctor       7,25% due 08/16/21†††,1       1,94,5         r, 25% due 08/16/21†††,1       1,94,5       1,94,5         ky Bet Cyan Blue HoldCo       6,50% due 03/19/20       51,2;         BRA Auto Body       8,25%		
ticron Technology, Inc. 6.46% due 04/26/22 475,0 dvanced Computer Software 10.50% due 01/31/23 500,0 ostal Technology onsumer, Cyclical – 6.4% ears Holdings Corp. 5.50% due 06/30/18 2,570,7 avistar, Inc. 6.50% due 08/07/20 2,388,9 elk, Inc. 5.75% due 12/12/22 2,543,6 oot Barn Holdings, Inc. 5.50% due 11/02/20 <sup>1††,1</sup> 1,985,0 IG JACK Holdings 5.75% due 06/30/22 1,816,7 itness International LLC 5.50% due 07/120 1,227,2 ational Vision, Inc. 6.75% due 03/11/22 1,200,0 ccobs Entertainment, Inc. 5.25% due 08/16/21 <sup>1††,1</sup> 800,0 7.25% due 08/16/21 <sup>1††,1</sup> 800,0		¢ ^-
6.46% due 04/26/22       475,0         dvanced Computer Software       500,0         10.50% due 01/31/23       500,0         otal Technology       500,00         onsumer, Cyclical – 6.4%       2,570,7         ears Holdings Corp.       5,50% due 06/30/18         5.50% due 06/30/18       2,570,7         avistar, Inc.       6,50% due 08/07/20         5.75% due 12/12/22       2,543,6         oot Barn Holdings, Inc.       5,55% due 11/02/20 <sup>1111,1</sup> 5.50% due 06/29/21 <sup>111,1</sup> 1,985,0         IG JACK Holdings       1,816,7         5.75% due 06/30/22       1,816,7         titness International LLC       5,50% due 07/01/20         5.50% due 07/01/20       1,277,2         lational Vision, Inc.       6,75% due 03/11/22       1,200,0         ctobs Entertainment, Inc.       5,25% due 08/16/21 <sup>111,1</sup> 1,94,5         lytEyeDoctor       7,25% due 08/16/21 <sup>111,1</sup> 1,94,5         vg Bet Cyan Blue HoldCo       6,50% due 03/19/20       512,2         6,50% due 03/19/20       512,2       650,000 G         eridian Corp.       4,50% due 03/19/20       512,2         sbots, Inc.       5,50% due 03/19/20       512,2         gabots, Inc.       512,2	75	\$ 571,07
dvanced Computer Software         10.50% due 01/31/23         500,0           otal Technology         00,0 <t< td=""><td>00</td><td>479,03</td></t<>	00	479,03
otal Technology           onsumer, Cyclical – 6.4%           ears Holdings Corp.           5.50% due 06/30/18         2,570,7           iavistar, Inc.         6.50% due 12/12/22         2,543,6           oot Barn Holdings, Inc.         5.50% due 06/29/21 <sup>†††,1</sup> 1,985,6           tavis Tire         6.25% due 11/02/20 <sup>†††,1</sup> 1,985,6           IG JACK Holdings         1,985,6           S.75% due 06/30/22         1,816,7           itness International LLC         5.50% due 03/11/22         1,200,6           s.525% due 03/11/22         1,200,6         1,078,7           itcosa International LLC         5.25% due 03/11/22         1,200,6           s.255% due 03/11/22         1,200,6         2,25% due 03/11/22         1,200,6           victobs Entertainment, Inc.         5.25% due 03/12/21 <sup>†††,1</sup> 1,94,3         1,94,3           tyBeDoctor         7.25% due 08/16/21 <sup>†††,1</sup> 1,94,3         1,94,3           tyBet Cyan Blue HoldCo         6.50% due 09/15/20         548,6         3           of s.50% due 03/19/20         512,3         548,6         3           s.50% due 03/19/20         512,3         548,6         3         5           ky Bet Cyan Blue HoldCo         5.50% due 03/19/20		
onsumer, Cyclical – 6.4%           ears Holdings Corp.           5.50% due 06/30/18           2,570,7           lavistar, Inc.           6.50% due 08/07/20           2,388,5           elk, Inc.           5.75% due 12/12/22           2,50% due 06/29/21 <sup>†††,1</sup> 1,985,6           tavis Tire           6.25% due 11/02/20 <sup>†††,1</sup> 1,985,6           IG JACK Holdings           5.75% due 06/30/22           1,816,7           titness International LLC           5.50% due 07/01/20           1,277,3           lational Vision, Inc.           6.75% due 08/16/21 <sup>†††,1</sup> 8.25% due 08/16/21 <sup>†††,1</sup> 8.00,8           7.25% due 08/16/21 <sup>†††,1</sup> 8.00,8           7.25% due 08/16/21 <sup>†††,1</sup> 800,8           7.25% due 08/16/21 <sup>†††,1</sup>	00	461,25
ears Holding's Corp. 5.50% due 06/30/18 2,570,7 lavistar, Inc. 6.50% due 08/07/20 2,388,9 elk, Inc. 5.75% due 12/12/22 2,543,6 oot Barn Holdings, Inc. 5.50% due 06/29/21 <sup>†††,1</sup> 1,985,6 lavis Tire 6.25% due 11/02/20 <sup>†††,1</sup> 1,985,6 IG JACK Holdings 5.75% due 06/30/22 1,816,7 itness International LLC 5.50% due 07/01/20 1,277,5 lational Vision, Inc. 6.75% due 03/11/22 1,200,6 itops Entertainment, Inc. 5.25% due 10/29/18 1,078,7 lyEyeDoctor 7.25% due 08/16/21 <sup>†††,1</sup> 800,8 7.25% due 08/16/21 <sup>†††,1</sup> 800,8 8.25% due 09/15/20 500,0 lexander Mann Solutions Ltd.		19,742,12
ears Holding's Corp. 5.50% due 06/30/18 2,570,7 lavistar, Inc. 6.50% due 08/07/20 2,388,9 elk, Inc. 5.75% due 12/12/22 2,543,6 oot Barn Holdings, Inc. 5.50% due 06/29/21 <sup>†††,1</sup> 1,985,6 lavis Tire 6.25% due 11/02/20 <sup>†††,1</sup> 1,985,6 IG JACK Holdings 5.75% due 06/30/22 1,816,7 itness International LLC 5.50% due 07/01/20 1,277,5 lational Vision, Inc. 6.75% due 03/11/22 1,200,6 itops Entertainment, Inc. 5.25% due 10/29/18 1,078,7 lyEyeDoctor 7.25% due 08/16/21 <sup>†††,1</sup> 800,8 7.25% due 08/16/21 <sup>†††,1</sup> 800,8 8.25% due 09/15/20 500,0 lexander Mann Solutions Ltd.		
lavistar, Inc. 6.50% due 08/07/20 2,388,5 elk, Inc. 5.75% due 12/12/22 2,543,6 oot Barn Holdings, Inc. 5.50% due 06/29/21 <sup>†††,1</sup> 1,985,6 IG JACK Holdings 5.75% due 01/02/20 <sup>†††,1</sup> 1,985,6 IG JACK Holdings 5.75% due 05/30/22 1,816,7 itness International LLC 5.50% due 07/01/20 1,277,5 lational Vision, Inc. 6.75% due 03/11/22 1,200,6 icobs Entertainment, Inc. 5.25% due 03/11/22 1,200,6 icobs Entertainment, Inc. 5.25% due 03/11/22 1,078,7 lyEyeDoctor 7.25% due 08/16/21 <sup>†††,1</sup> 194,5 ky Bet Cyan Blue HoldCo 6.50% due 02/25/22 650,000 G eridian Corp. 4.50% due 09/15/20 548,6 albots, Inc. 5.50% due 03/19/20 512,5 BRA Auto Body 8.25% due 09/19/22 500,6 lexander Mann Solutions Ltd.		
6.50% due 08/07/20       2,388,5         elk, Inc.       2,543,6         oot Barn Holdings, Inc.       1,985,6         favis Tire       6,25% due 11/02/20 <sup>11†1,1</sup> 6.25% due 11/02/20 <sup>11†1,1</sup> 1,985,6         IG JACK Holdings       1,985,6         5.75% due 06/30/22       1,816,7         itness International LLC       1,277,2         s.50% due 07/01/20       1,277,2         lational Vision, Inc.       1,200,6         6.75% due 03/11/22       1,200,6         icobs Entertainment, Inc.       1,078,7         s.52% due 08/16/21 <sup>1†1,1</sup> 194,5         lyEyeDoctor       7,25% due 08/16/21 <sup>1†1,1</sup> 7,25% due 08/16/21 <sup>1†1,1</sup> 194,5         ky Bet Cyan Blue HoldCo       6,50%,000 G         eridian Corp.       4,50% due 09/15/20       548,6         albots, Inc.       5,50% due 03/19/20       512,7         BRA Auto Body       8,25% due 09/19/22       500,0         & 8,25% due 09/19/22       500,0         lexander Mann Solutions Ltd.       500,0	50	2,442,21
elk, Inc. 5.75% due 12/12/22 2,543,6 oot Barn Holdings, Inc. 5.50% due 06/29/21 <sup>†††,1</sup> 1,985,6 Id JACK Holdings 5.75% due 05/30/22 1,816,7 itness International LLC 5.50% due 07/01/20 1,277,2 iational Vision, Inc. 6.75% due 03/11/22 1,200,6 icobs Entertainment, Inc. 5.25% due 03/11/22 1,200,6 icobs Entertainment, Inc. 5.25% due 03/12/21 <sup>†††,1</sup> 7.25% due 08/16/21 <sup>†††,1</sup> 7.25% due 08/16/21 <sup>†††,1</sup> 7.25% due 08/16/21 <sup>†††,1</sup> 800,8 7.25% due 08/16/21 <sup>†††,1</sup> 194,5 ky Bet Cyan Blue HoldCo 6.50% due 02/25/22 650,000 G eridian Corp. 4.50% due 09/15/20 548,6 albots, Inc. 5.50% due 09/19/22 500,6 lexander Mann Solutions Ltd.	7	2 256 12
5.75% due 12/12/22       2,543,6         oot Barn Holdings, Inc.       1,985,6         tavis Tire       1,985,6         6.25% due 11/02/20 <sup>+++,1</sup> 1,985,6         IG JACK Holdings       1,985,6         5.75% due 06/30/22       1,816,7         itness International LLC       5.50% due 07/01/20         5.50% due 07/01/20       1,277,2         lational Vision, Inc.       6.75% due 03/11/22         .6.75% due 03/11/22       1,200,6         icobs Entertainment, Inc.       1,078,7         s.25% due 08/16/21 <sup>+++,1</sup> 194,5         lyEyeDoctor       7.25% due 08/16/21 <sup>+++,1</sup> 7.25% due 08/16/21 <sup>+++,1</sup> 194,5         ky Bet Cyan Blue HoldCo       650,000 G         eridian Corp.       4.50% due 09/15/20       548,6         albots, Inc.       5.50% due 03/19/20       512,5         BRA Auto Body       8.25% due 09/19/22       500,6         lexander Mann Solutions Ltd.       500,000 Std.2       500,000,000,000,000,000,000,000,000,000	9/	2,256,12
oot Barn Holdings, Inc.       1,985,0         favis Tire       1,985,0         6.25% due 11/02/20 <sup>†††,1</sup> 1,985,0         IG JACK Holdings       1,816,7         5.75% due 06/30/22       1,816,7         itness International LLC       5,50% due 07/01/20         5.50% due 07/01/20       1,277,2         lational Vision, Inc.       6.75% due 03/11/22         .6.75% due 03/11/22       1,200,0         icobs Entertainment, Inc.       1,078,2         .5.25% due 01/29/18       1,078,2         lyEyeDoctor       7.25% due 08/16/21 <sup>†††,1</sup> 7.25% due 08/16/21 <sup>††††,1</sup> 194,5         ky Bet Cyan Blue HoldCo       650,000 G         eridian Corp.       4.50% due 09/15/20       548,6         albots, Inc.       5.50% due 03/19/20       512,5         BRA Auto Body       8.25% due 09/19/22       500,0         lexander Mann Solutions Ltd.       500,000 Ltd.       500,000 Ltd.	25	2,047,61
favis Tire       6.25% due 11/02/20 <sup>1††,1</sup> 1,985,0         IG JACK Holdings       1,816,7         5.75% due 06/30/22       1,816,7         itness International LLC       5,50% due 07/01/20         5.50% due 07/01/20       1,277,5         lational Vision, Inc.       6,75% due 03/11/22         6.75% due 03/11/22       1,200,0         icobs Entertainment, Inc.       5,25% due 10/29/18         5.25% due 08/16/21 <sup>†††,1</sup> 800,8         7.25% due 08/16/21 <sup>†††,1</sup> 194,5         ky Bet Cyan Blue HoldCo       650,000 G         eridian Corp.       4.50% due 09/15/20       548,6         albots, Inc.       5.50% due 03/19/20       512,5         BRA Auto Body       8.25% due 09/19/22       500,0         ks.25% due 09/19/22       500,0		1- 1-
6.25% due 11/02/20 <sup>11†1,1</sup> 1,985,6         IG JACK Holdings       1,816,7         S.75% due 06/30/22       1,816,7         itness International LLC       1,277,2         stional Vision, Inc.       6,75% due 03/11/22         6.75% due 03/11/22       1,200,0         icobs Entertainment, Inc.       5,25% due 03/11/22         5.25% due 03/12/20       1,078,2         IyEyeDoctor       7,25% due 08/16/21 <sup>1††1,1</sup> 7.25% due 08/16/21 <sup>†††1,1</sup> 194,5         ky Bet Cyan Blue HoldCo       650% due 02/25/22         6.50% due 09/15/20       548,6         albots, Inc.       5,50% due 03/19/20         5.50% due 03/19/20       512,5         BRA Auto Body       8,25% due 09/19/22         8.25% due 09/19/22       500,0         lexander Mann Solutions Ltd.       500,00	00	1,958,20
IG JACK Holdings 5.75% due 06/30/22 1,816,7 itness International LLC 5.50% due 07/01/20 1,277,3 lational Vision, Inc. 6.75% due 03/11/22 1,200,0 ccobs Entertainment, Inc. 5.25% due 10/29/18 1,078,2 IyEyeDoctor 7.25% due 08/16/21 <sup>†††,1</sup> 800,8 7.25% due 08/16/21 <sup>†††,1</sup> 800,8 7.25% due 08/16/21 <sup>†††,1</sup> 800,8 7.25% due 08/16/21 <sup>†††,1</sup> 194,5 ky Bet Cyan Blue HoldCo 6.50% due 02/25/22 650,000 G eridian Corp. 4.50% due 09/15/20 548,6 albots, Inc. 5.50% due 03/19/20 512,5 BRA Auto Body 8.25% due 09/19/22 500,6 lexander Mann Solutions Ltd.		
5.75% due 06/30/22       1,816,7         itness International LLC       1,277,2         s.50% due 07/01/20       1,277,2         lational Vision, Inc.       6,75% due 03/11/22         6.75% due 03/11/22       1,200,0         icobs Entertainment, Inc.       5,25% due 10/29/18         5.25% due 02/16/21 <sup>†††,1</sup> 800,8         7.25% due 08/16/21 <sup>†††,1</sup> 800,8         7.25% due 08/16/21 <sup>†††,1</sup> 194,5         ky Bet Cyan Blue HoldCo       650% due 02/25/22         6.50% due 02/25/22       650,000 G         eridian Corp.       4.50% due 09/15/20         4.50% due 03/19/20       512,5         BRA Auto Body       8.25% due 09/19/22         8.25% due 09/19/22       500,00         exander Mann Solutions Ltd.       500,000	00	1,955,82
itness International LC       1,277,3         s.50% due 07/01/20       1,277,3         lational Vision, Inc.       1,200,0         cobs Entertainment, Inc.       1,200,0         s.25% due 03/11/22       1,200,0         vey EDoctor       1,078,2         7.25% due 08/16/21 <sup>†††,1</sup> 800,8         7.25% due 08/16/21 <sup>†††,1</sup> 194,5         ky Bet Cyan Blue HoldCo       650% due 02/25/22         6.50% due 02/25/22       650,000 G         eridian Corp.       4.50% due 03/15/20         4.50% due 03/15/20       548,6         albots, Inc.       5.50% due 03/19/20         5.50% due 09/15/20       512,3         BRA Auto Body       8.25% due 09/19/22         8.25% due 09/19/22       500,0         lexander Mann Solutions Ltd.       500,00	39	1,780,40
lational Vision, Inc. 6.75% due 03/11/22 1,200,0 icobs Entertainment, Inc. 5.25% due 10/29/18 1,078,2 IyEyeDoctor 7.25% due 08/16/21 <sup>†††,1</sup> 800,8 7.25% due 08/14/21 <sup>†††,1</sup> 194,5 ky Bet Cyan Blue HoldCo 6.50% due 02/25/22 650,000 G eridian Corp. 4.50% due 09/15/20 548,6 albots, Inc. 5.50% due 03/19/20 512,5 BRA Auto Body 8.25% due 09/19/22 500,0 lexander Mann Solutions Ltd.		1,700,10
6.75% due 03/11/22       1,200,0         icobs Entertainment, Inc.       1,078,2         5.25% due 10/29/18       1,078,2         lyEyeDoctor       1,25% due 08/16/21 <sup>+++,1</sup> 7.25% due 08/14/21 <sup>+++,1</sup> 194,5         ky Bet Cyan Blue HoldCo       6.50% due 02/25/22         6.50% due 02/25/22       650,000 G         eridian Corp.       4.50% due 09/15/20         4.50% due 03/19/20       512,5         BRA Auto Body       8.25% due 09/19/22         8.25% due 09/19/22       500,00         lexander Mann Solutions Ltd.       500	29	1,266,95
Icobs Entertainment, Inc. 5.25% due 10/29/18 1,078,3 IyEyeDoctor 7.25% due 08/16/21 <sup>†††,1</sup> 800,4 7.25% due 08/14/21 <sup>†††,1</sup> 194,5 ky Bet Cyan Blue HoldCo 6.50% due 02/25/22 650,000 G eridian Corp. 4.50% due 09/15/20 548,6 albots, Inc. 5.50% due 03/19/20 512,3 BRA Auto Body 8.25% due 09/19/22 500,6 lexander Mann Solutions Ltd.		
5.25% due 10/29/18       1,078,2         IyEyeDoctor       800,4         7.25% due 08/16/21 <sup>†††,1</sup> 194,5         ky Bet Cyan Blue HoldCo       650,000 G         6.50% due 02/25/22       650,000 G         eridian Corp.       4.50% due 09/15/20         4.50% due 03/19/20       512,2         BRA Auto Body       8.25% due 09/19/22         s.25% due 09/19/22       500,00	00	1,083,00
tyEyeDoctor         7.25% due 08/16/21 <sup>†††,1</sup> 800,8           7.25% due 08/14/21 <sup>†††,1</sup> 194,5           ky Bet Cyan Blue HoldCo         650,000 G           eridian Corp.         4.50% due 09/15/20           4.50% due 09/15/20         548,6           albots, Inc.         5.50% due 03/19/20           S.50% due 03/19/20         512,3           BRA Auto Body         8.25% due 09/19/22         500,0           exander Mann Solutions Ltd.         500,000 G	7/	1,075,57
7.25% due 08/16/21 <sup>†††,1</sup> 800,1         7.25% due 08/14/21 <sup>†††,1</sup> 194,1         ky Bet Cyan Blue HoldCo       94,1         6.50% due 02/25/22       650,000 G         eridian Corp.       4.50% due 09/15/20         4.50% due 09/15/20       548,6         slbots, Inc.       5.50% due 03/19/20         S.50% due 03/19/20       512,2         BRA Auto Body       8.25% due 09/19/22         slexander Mann Solutions Ltd.       500,000 G	-	1,07 5,57
ky Bet Cyan Blue HoldCo 6.50% due 02/25/22 650,000 G eridian Corp. 4.50% due 09/15/20 548,6 albots, Inc. 5.50% due 03/19/20 512,3 BRA Auto Body 8.25% due 09/19/22 500,6 lexander Mann Solutions Ltd.	54	793,90
6.50% due 02/25/22       650,000 G         eridian Corp.       4.50% due 09/15/20       548,6         albots, Inc.       5.50% due 03/19/20       512,3         BRA Auto Body       8.25% due 09/19/22       500,0         lexander Mann Solutions Ltd.       500,0       500,0	47	192,85
eridian Corp. 4.50% due 09/15/20 548,6 albots, Inc. 5.50% due 03/19/20 512,3 BRA Auto Body 8.25% due 09/19/22 500,0 lexander Mann Solutions Ltd.	n	052.00
4.50% due 09/15/20       548,6         albots, Inc.       5.50% due 03/19/20         5.50% due 03/19/20       512,2         BRA Auto Body       8.25% due 09/19/22         8.25% due 09/19/22       500,0         lexander Mann Solutions Ltd.       500,0	6P	952,90
5.50% due 03/19/20 512,5 BRA Auto Body 8.25% due 09/19/22 500,0 lexander Mann Solutions Ltd.	11	529,86
BRA Auto Body 8.25% due 09/19/22 500,0 lexander Mann Solutions Ltd.		
8.25% due 09/19/22 500,0 lexander Mann Solutions Ltd.	7]	494,86
lexander Mann Solutions Ltd.	20	445.00
	0	445,00
	<del>)</del> 0	332,52
apital Automotive LP		
6.00% due 04/30/20 210,0	00	210,78
eb Stores Holding LLC	7	
1.50% due 10/11/16 <sup>†††,1</sup> 688,5 otal Consumer, Cyclical	5/	19,818,62

	Face Amount~	Value
SENIOR FLOATING RATE INTERESTS <sup>11,3</sup> – 39.1% (continued)		
Consumer, Non-cyclical – 5.6%		
AT Home Holding III 5.00% due 06/03/22	1,980,000	\$ 1,960,199
American Academy Holdings	1,000,000	ψ 1,500,155
6.25% due 05/17/21	1,600,000	1,584,000
American Seafoods Group LLC / American Seafoods Finance, Inc. 6.00% due 08/19/21	1,481,250	1,440,516
Pelican Products, Inc.	1 204 222	1 220 (52
5.25% due 04/10/20 AdvancePierre Foods, Inc.	1,284,233	1,229,653
9.50% due 10/10/17	1,131,000	1,139,483
Albertson's (Safeway) Holdings LLC		
5.50% due 08/25/21	1,138,500	1,138,147
CTI Foods Holding Co. LLC 8.25% due 06/28/21	1,105,000	1,011,075
Americold Realty 6.50% due 12/01/22	997,500	999,994
Sho Holding I Corp. 6.00% due 10/27/22	997,500	992,513
Affordable Care Holding 5.75% due 10/24/22	997,500	992,513
IHC Holding Corp. 7.00% due 04/30/21 <sup>†††,1</sup>	992,500	977,414
Arctic Glacier Holdings, Inc. 6.00% due 05/10/19	983,661	951,692
ABG Intermediate Holdings 2 LLC 5.50% due 05/27/21	916,321	907,157
Lineage Logistics LLC 4.50% due 04/07/21	947,583	904,942
Bauer Performance Sports 4.50% due 04/15/21	800,000	626,664
NES Global Talent 6.50% due 10/03/19	331,929	292,097
Rite Aid Corp.		
5.75% due 08/21/20	100,000	100,250
Fargus Group International, Inc. 15.00% due 12/31/19 <sup>†††,1</sup>	55,345	81,223
13.75% due 06/07/16 <sup>+++,1,10</sup>	155,344	-
Fotal Consumer, Non-cyclical		17,329,532
Financial – 4.5%		
Acrisure LLC	2 202 744	2 2 4 2 1 2 2
6.50% due 05/19/22 Trademonster	2,283,744	2,269,472
Trademonster 7.25% due 08/29/19 <sup>†††</sup>	2,266,108	2,254,777

Financial – 4.5% (continued)           Speet Global Solutions, Inc.           8.50% due 04/03/18         1,452,000         \$ 1,448,371           12.50% due 10/03/18         431,375         422,741           13.00% due 10/03/18         21,080         20,665           American Stock Hransfer & Trust         575% due 06/26/20         1,465,447         1,433,690           -typerion Insurance         5,50% due 04/29/22         1,291,223         1,252,480           Sasued Partners, Inc.         5,75% due 04/19/21         1,157,500         1,157,500           6,25% due 08/19/21         1,152,333         1,083,193         1,657,550           6,25% due 08/19/21         1,152,333         1,083,193         1,675,500         1,375,500           6,75% due 10/31/22         50,926         48,500         1,946,731         901,765           6,75% due 08/07/20         962,500         940,844         1,200% due 06/12/19         70,000         783,750           Cunningham Lindsey U.S., Inc.         92,550         940,844         14,977,781         14,977,781           Communications – 3.1%         2         60,022         60,022         60,022         12,05% due 08/12/10         1,200,000         912,500           5075% due 08/12/18         1,310,031         1,32		Face	
Financial – 4.5% (continued)           Speet Global Solutions, Inc.           8.50% due 04/03/18         1,452,000         \$ 1,448,371           12.50% due 10/03/18         431,375         422,741           13.00% due 10/03/18         21,080         20,665           American Stock Hransfer & Trust         575% due 06/26/20         1,465,447         1,433,690           -typerion Insurance         5,50% due 04/29/22         1,291,223         1,252,480           Sasued Partners, Inc.         5,75% due 04/19/21         1,157,500         1,157,500           6,25% due 08/19/21         1,152,333         1,083,193         1,657,550           6,25% due 08/19/21         1,152,333         1,083,193         1,675,500         1,375,500           6,75% due 10/31/22         50,926         48,500         1,946,731         901,765           6,75% due 08/07/20         962,500         940,844         1,200% due 06/12/19         70,000         783,750           Cunningham Lindsey U.S., Inc.         92,550         940,844         14,977,781         14,977,781           Communications – 3.1%         2         60,022         60,022         60,022         12,05% due 08/12/10         1,200,000         912,500           5075% due 08/12/18         1,310,031         1,32		Amount~	Value
Expert Global Solutions, Inc.         1,452,000         \$ 1,448,377           8. 50% due 04/03/18         1,452,000         \$ 1,448,375           12.50% due 10/03/18         21,080         20,658           American Stock Transfer & Trust         5,75% due 06/26/20         1,465,447         1,433,690           +typerion Insurance         5,75% due 06/26/20         1,465,447         1,433,690           S.50% due 04/29/22         1,157,500         1,157,500         1,157,500           S.50% due 04/29/21         1,152,333         1,063,193         1,063,193           feegro Parent, Inc.         6,25% due 08/19/21         1,152,333         1,063,193           feegro Parent, Inc.         6,75% due 10/31/22         946,731         901,765           6,75% due 10/31/22         946,731         901,765         48,500           Yaan LLC         6,75% due 08/17/20         962,500         940,844           Vagic Newco, LLC         12,00% due 06/12/19         750,000         783,750           Cunningham Lindsey U.S., Inc.         2,25% due 05/10/20         16,632         6,0022           Constructations – 3.1%         2         6,0022         2,206,633         2,236,333           Cool Cult         1,200% due 03/21/18         1,310,031         1,323,333         <	SENIOR FLOATING RATE INTERESTS <sup>11,3</sup> – 39.1% (continued)		
8.50% due 04/03/18         1,452,000         \$ 1,448,377           12.50% due 10/03/18         21,080         20,655           American Stock Transfer & Trust         20,557         3,465,447         1,433,697           typerion Insurance         3,50% due 04/29/22         1,291,223         1,252,486           Ssourd Partners, Inc.         5,57% due 04/29/22         1,157,500         1,157,500           6.25% due 08/19/21         1,152,333         1,083,192           ntegro Parent, Inc.         946,731         90,176           6.75% due 10/31/22         946,731         90,176           6.75% due 10/31/22         50,926         48,500           type ILC         962,500         940,844           6.75% due 10/31/22         962,500         940,844           type ILC         9,25% due 06/10/20         16,932         60,022           12.00% due 06/10/20         116,932         60,022         60,022           fotal Financial         14,077,781         20,033,182         1,310,031         1,323,132           Communications – 3.1%         1,310,031         1,323,132         7,30% due 03/21/18         1,310,031         1,323,132           Coloco LLC         11,25% due 03/21/18         1,310,031         1,323,132         7,50% d	Financial – 4.5% (continued)		
12.50% due 10/03/18       431,375       422,76         13.00% due 10/03/18       21,080       20,653         Merican Stock Krast Krast       5,75%       1,465,447       1,433,690         5.75% due 06/26/20       1,465,447       1,433,690         -typerion Insurance       5,50% due 04/29/22       1,291,223       1,252,486         Ssord due 04/29/22       1,157,500       1,157,500       1,157,500         Sorg% due 10/21/22       1,157,500       1,157,500       1,157,500         6.25% due 08/19/21       1,152,333       1,083,192       1,66,731       901,765         6.75% due 08/07/20       962,500       940,844       48,007       14,007,781         Vagic Newco, LLC       700% due 06/12/19       750,000       783,752       60,022         Canningham Lindsey U.S., Inc.       92,500       940,324       14,007,781         Communications – 3.1%       116,932       60,022       14,007,781         Cond Erinancial       14,007,781       132,31,33       132,31,33       33,939,223,433         Code UG       2,287,429       2,283,583       39,992       33,992       33,992       33,992       33,992       33,992       33,992       33,992       33,992       33,992       33,992       33,992 </td <td>Expert Global Solutions, Inc.</td> <td></td> <td></td>	Expert Global Solutions, Inc.		
13.00% due 10/03/18       21,080       20,653         American Stock Transfer & Trust       5.75% due 06/26/20       1,465,447       1,433,690         'typerion Insurance       5.50% due 04/29/22       1,291,223       1,252,486         Assured Partners, Inc.       5.75% due 08/19/21       1,157,500       1,157,500         5.75% due 08/19/21       1,152,333       1,083,192         ntegro Parent, Inc.       946,731       90,176         6.75% due 10/31/22       50,926       48,500         Van LLC       962,500       940,844         6.75% due 08/07/20       962,500       940,844         Vagic Newco, LLC       70,000       783,752         12.00% due 06/10/20       116,932       60,022         Total Financial       14,077,781       1,310,031       1,323,333         Communications – 3.1%       2       2,238, due 06/19/20       2,363,842       2,236,358         Vaya, Inc.       6.25% due 03/21/18       1,310,031       1,323,333       7,50%       3,939,22         Color LLC       11,25% due 03/21/18       1,310,031       1,323,333       7,50%       3,939,22         Color LC       1,25% due 03/21/18       1,310,031       1,323,333       7,50% due 03/21/18       319,436       389,932 <td></td> <td></td> <td>. , ,</td>			. , ,
American Stock Transfer & Trust 5.75% due 06/26/20 1,465,447 1,433,69( 1,9perion Insurance 5.50% due 04/29/22 1,291,223 1,252,488 Assured Partners, Inc. 5.75% due 10/21/22 5.62% due 08/19/21 1,152,333 1,083,193 1,055,303 1,057,500 4,0731 901,765 6.75% due 08/07/20 946,731 901,765 6.75% due 08/07/20 946,731 901,765 6.75% due 08/07/20 962,500 940,844 Magic Newco, LLC 12,00% due 06/12/19 2,50% due 06/10/20 5,50% due 03/21/18 1,310,031 1,323,133 7,50% due 03/21/18 1,300,000 9,523,907 1,925,900 1,985,900 1,983,765 2,407 2,		-	
5.75% due 06/26/20       1,465,447       1,433,690         +yperion Insurance       1,291,223       1,252,480         S.05% due 04/29/22       1,157,500       1,157,500         5.75% due 10/21/22       1,157,500       1,157,500         6.25% due 08/19/21       1,152,333       1,083,193         refore Parent, Inc.       6.76% due 10/31/22       946,731       901,765         6.75% due 08/19/21       962,500       940,844         Yau LLC       50,926       48,500         6.75% due 08/07/20       962,500       940,844         Vagic Newco, LLC       700,000       783,750         12.00% due 06/12/19       750,000       783,750         12.00% due 06/12/19       750,000       783,750         14,077,781       14,077,781       14,077,781         Communications – 3.1%       2       6,022         Zengage Learning Acquisitions, Inc.       7,00% due 03/21/18       1,310,031       1,323,133         11.25% due 03/21/18       1,310,031       1,323,133       1,323,133         20GO LLC       1       9,259,000       9,529,900         3.50% due 03/21/18       1,000,000       912,500         3.50% due 03/21/18       1,310,031       1,323,133         <		21,080	20,658
Hyperion Insurance 5 50% due 04/29/22 1,291,223 1,252,486 Assured Partners, Inc. 5.75% due 10/21/22 1,157,500 1,15		1 465 447	1 422 600
5.50% due 04/29/22       1,291,223       1,252,486         Assured Partners, Inc.       1,157,500       1,157,500         5.75% due 10/21/22       1,157,500       1,157,500         6.25% due 08/19/21       1,152,333       1,083,193         ntegro Parent, Inc.       946,731       901,765         6.75% due 10/31/22       946,731       901,765         6.75% due 08/07/20       962,500       940,844         Magic Newco, LLC       0       0         12.00% due 06/12/19       750,000       783,755         Cunningham Lindsey U.S., Inc.       9,25% due 06/10/20       116,932       60,022         Poxed Learning Acquisitions, Inc.       7,00% due 03/31/20       2,387,429       2,383,582         Communications – 3.1%       2       2,200,638       20061/20       11,25% due 03/21/18       1,310,031       1,323,133         7.00% due 03/31/20       2,387,429       2,383,582       2,220,638       2,230,638         COGO LLC       11,25% due 08/18/21       1,310,031       1,323,133       7,50% due 03/21/18       819,436       839,932         Anaren, Inc.       9,25% due 08/18/21       1,000,000       912,500       5,50% due 08/18/21       1,000,000       968,575         Proquest LLC       1,000,000	, ,	1,465,447	1,433,690
Assured Partners, Inc. 5.75% due 10/21/22 1,157,500 1,157,500 6.25% due (89/19/21 1,152,333 1,083,192 ntegro Parent, Inc. 6.76% due 10/31/22 946,731 901,765 6.75% due 08/19/20 946,731 901,765 6.75% due 08/07/20 962,500 940,844 Magic Newco, LLC 12.00% due 08/07/20 962,500 940,844 Magic Newco, LLC 12.00% due 06/10/20 116,932 60.022 Total Financial 14,077,781 Communications – 3.1% Cengage Learning Acquisitions, Inc. 7.00% due 03/31/20 2,387,429 2,383,583 Casy due 05/29/20 3,061,962 2,230,633 GOGO LLC 11.25% due 03/21/18 1,310,031 1,323,132 7.50% due 03/21/18 1,310,031 1,323,132 7.50% due 03/21/18 1,310,031 1,323,132 7.50% due 03/21/18 819,436 839,922 Anaren, Inc. 9.25% due 08/18/21 1,000,000 912,500 5.50% due 03/18/21 943,193 865,379 Proquest LLC 10.00% due 12/15/22 1,000,000 968,750 Total Communications 9,523,000 3asic Materials – 2.7% Zep, Inc. 5.50% due 06/27/22 1,985,000 1,983,766		1 001 000	1 252 494
5.75% due 10/21/22       1,157,500       1,157,500         6.25% due 08/19/21       1,152,333       1,083,193         ntegro Parent, Inc.       946,731       901,762         6.76% due 10/31/22       50,926       48,507         8/yan LLC       50,926       48,507         6.75% due 08/07/20       962,500       940,844         Vagic Newco, LLC       750,000       783,750         12.00% due 06/12/19       750,000       783,750         Cunningham Lindsey U.S., Inc.       9,25% due 06/10/20       116,932       60,022         9.25% due 05/10/20       116,932       60,022       60,022         Otal Financial       14,077,781       14,077,781         Communications – 3.1%       2       2,236,422       2,383,583         Waya, Inc.       2,387,429       2,238,583       2,230,633         GOGO LLC       1,25% due 03/21/18       1,310,031       1,323,133       7.50% due 03/21/18       819,436       839,932         Anaren, Inc.       9,25% due 08/18/21       1,000,000       912,500       5.50% due 08/18/21       9,523,907         9,25% due 08/18/21       1,000,000       912,500       5.50% due 08/18/21       9,523,907         9,25% due 08/18/21       1,000,000       912,500		1,291,223	1,252,486
Safe-Guard 6.25% due 08/19/21 1,152,333 1,083,192 1,67,5% due 10/31/22 6.75% due 10/31/22 946,731 901,76 6.75% due 10/31/22 925 due 08/07/20 962,500 940,84 Magic Newco, LLC 12.00% due 08/12/19 750,000 783,750 12.00% due 06/12/19 750,000 783,750 10,000 783,750 10,000 783,750 10,000 783,750 10,000 783,750 10,000 11,5932 60,022 10,000 11,5932 60,022 10,000 11,5932 60,022 10,000 11,5932 10,001,962 2,230,635 20GO LLC 11,25% due 03/21/18 1,310,031 1,323,132 7.50% due 03/21/18 1,300,000 912,500 5.50% due 08/18/21 1,000,000 948,750 1,000,000 968,750 1,000,000 9,533,962 1,000,000 9,533,962 1,000,000 9,533,962 1,000,000 9,533,962 1,000,000 9,533,962 1,000,000 9,533,962 1,000,000 9,533,962 1,000,000 9,533,962 1,000,000 9,533,962 1,000,000 9,533,962 1,000,000 9,533,962 1,000,000 9,533,962 1,000,000 9,533,962 1,000,000 1,983,762 1,000,000 1,983,762 1,000,000 1,983,762 1,000,000 1,983,762 1,000,000 1,983,762 1,000,000 1,983,762 1,000,000 1,983,762 1,000,000 1,983,762 1,000,000	· · · · · · · · · · · · · · · · · · ·	1 157 500	1 157 500
6.25% due 08/19/21       1,152,333       1,083,192         ntegro Parent, Inc.       946,731       901,765         6.75% due 10/31/22       50,926       48,500         6.75% due 08/07/20       962,500       940,844         Magic Newco, LLC       750,000       783,755         12.00% due 60/10/20       962,500       940,844         Magic Newco, LLC       750,000       783,755         12.00% due 60/10/20       116,932       60,022         9.25% due 06/10/20       116,932       60,022         5041 Financial       14,077,781       14,077,781         Communications - 3.1%       2       2,387,429       2,383,582         Vaya, Inc.       7.00% due 03/21/18       1,310,031       1,323,132         7.00% due 03/21/18       1,310,031       1,323,132       7.50% due 03/21/18       819,436       839,922         Anaren, Inc.       9.25% due 08/18/21       1,000,000       912,500       5.50% due 02/18/21       943,193       865,537         Proquest LLC       10.000% due 12/15/22       1,000,000       945,23,007       9,523,300         Basic Materials - 2.7%       2       1,985,000       1,983,765       2,505         PetroChoice Holdings       1,985,000       1,983,765	, ,	1,157,500	1,157,500
ntegro Parent, Inc. 6.76% due 10/31/22 5.75% due 10/31/22 5.9926 48,500 8yan LLC 6.75% due 08/07/20 962,500 962,500 962,500 962,500 962,500 962,500 962,500 962,500 962,500 962,500 962,500 962,500 962,500 962,500 962,500 962,500 962,500 962,500 783,750 700% due 06/12/19 116,932 60,022 116,932 60,022 116,932 60,022 116,932 60,022 116,932 60,022 116,932 60,022 116,932 60,022 116,932 60,022 116,932 60,022 116,932 60,022 116,932 60,022 116,932 60,022 116,932 60,022 14,077,781 20,002 20,383,582 20,002 116,932 20,002 20,		1 150 222	1 000 100
6.76% due 10/31/22       946,731       901,762         6.75% due 10/31/22       50,926       48,507         8/an LLC       0       962,500       940,844         Vagic Newco, LLC       750,000       783,752         12.00% due 06/12/19       750,000       783,752         Cunningham Lindsey U.S., Inc.       9.25% due 06/10/20       116,932       60,022         fotal Financial       14,077,781       14,077,781         Communications - 3.1%       2,387,429       2,383,582         Cargage Learning Acquisitions, Inc.       7.00% due 03/31/20       2,387,429       2,383,582         Vaya, Inc.       6.25% due 05/29/20       3,061,962       2,230,635         GOGO LLC       11.25% due 03/21/18       1,310,031       1,323,132         7.50% due 03/21/18       1,310,031       1,323,132         7.50% due 03/21/18       819,436       839,922         Anaren, Inc.       9.25% due 08/18/21       9.000,000       968,753         9.70quest LLC       1,000,000       968,753       950,900         9.70guest LLC       1,000,000       968,753       952,900         7.00% due 12/15/22       1,000,000       968,753       9523,903         7.700wid ul 2/15/22       1,000,000		1,152,333	1,083,193
6.75% due 10/31/22       50,926       48,507         kyan LLC       962,500       940,844         Magic Newco, LLC       750,000       783,750         12.00% due 06/12/19       750,000       783,750         Cunningham Lindsey U.S., Inc.       9.25% due 06/10/20       116,932       60,022         9.25% due 06/10/20       116,932       60,022       60,022         Fotal Financial       14,077,781       14,077,781         Communications – 3.1%       2,387,429       2,383,583         Cargage Learning Acquisitions, Inc.       7.00% due 03/31/20       2,387,429       2,383,583         Avaya, Inc.       6.25% due 05/29/20       3,061,962       2,230,635         GOGO LLC       11.25% due 03/21/18       1,310,031       1,322,132         7.50% due 03/21/18       1,310,031       1,322,132         7.50% due 03/21/18       819,436       839,922         Anaren, Inc.       9       9.25% due 08/18/21       1,000,000       912,500         9.50% due 02/18/21       1,000,000       912,500       5.50% due 02/18/21       9,523,907         9.rougest LLC       1,000,000       968,755       9,523,907       9,523,907         10.00% due 12/15/22       1,000,000       968,755       9,523,907 <td>8</td> <td>0.46 707</td> <td>001 7/0</td>	8	0.46 707	001 7/0
Xyan LLC       962,500       940,844         Magic Newco, LLC       750,000       783,750         12.00% due 06/12/19       750,000       783,750         2.01% due 06/10/20       116,932       60,022         9.25% due 06/10/20       116,932       60,022         9.25% due 06/10/20       116,932       60,022         Fotal Financial       14,077,781         Communications - 3.1%       2,387,429       2,383,583         Cargage Learning Acquisitions, Inc.       7,00% due 03/31/20       2,387,429       2,383,583         Avaya, Inc.       6,25% due 05/29/20       3,061,962       2,230,635         GOGO LLC       11,25% due 03/21/18       1,310,031       1,323,132         7.50% due 03/21/18       1,310,031       1,323,132         7.50% due 03/21/18       1,000,000       912,500         9.25% due 08/18/21       1,000,000       912,500         9.25% due 08/18/21       943,193       865,373         Proquest LLC       10,000,000       968,750         10.00% due 12/15/22       1,000,000       968,750         Proquest LLC       1,000,000       968,750         10.00% due 12/15/22       1,985,000       9,983,765         PetroChoice Holdings       1,98		,	,
6.75% due 08/07/20         962,500         940,844           Magic Newco, LLC         750,000         783,750           2.00% due 06/12/19         750,000         783,750           Sunningham Lindsey U.S., Inc.         9.25% due 06/10/20         116,932         60,022           Fotal Financial         14,077,781         14,077,781         14,077,781           Communications – 3.1%         2,387,429         2,383,583         4vaya, Inc.         6.25% due 03/21/20         2,383,452           Avaya, Inc.         6.25% due 05/29/20         3,061,962         2,230,633         2000         11,323,132         1,323,132         1,323,132         3,061,962         2,330,633         2,320,633         2000         1,323,132         1,323,132         1,323,132         3,061,962         2,230,633         2,		50,926	48,507
Vlagic Newco, LLC       750,000       783,750         2.00% due 06/12/19       750,000       783,750         2.011 Financial       14,077,781         Communications – 3.1%       2,387,429       2,383,583         Cargage Learning Acquisitions, Inc.       7.00% due 03/31/20       2,387,429       2,383,583         Avaya, Inc.       6.25% due 05/29/20       3,061,962       2,230,635         COCO LLC       11,25% due 03/21/18       1,310,031       1,322,132         T.50% due 03/21/18       1,310,031       1,323,132         Avaren, Inc.       9       9.25% due 03/21/18       1,300,000       912,500         Store of the of		0(2 500	040.044
12.00% due 06/12/19       750,000       783,750         Cunningham Lindsey U.S., Inc.       116,932       60,025         9.25% due 06/10/20       116,932       60,025         Fotal Financial       14,077,781         Communications – 3.1%       2,387,429       2,383,585         Carry of due 03/31/20       2,387,429       2,383,585         Avaya, Inc.       6.25% due 05/29/20       3,061,962       2,220,635         GCOC LLC       11.25% due 03/21/18       1,310,031       1,323,132         7.50% due 03/21/18       1,310,031       1,323,132         7.50% due 03/21/18       819,436       839,922         Anaren, Inc.       9,25% due 08/18/21       1,000,000       912,500         5.50% due 02/18/21       1,000,000       912,500       5.50% due 02/18/21       943,193       865,375         Orquest LLC       1,000,000       968,750       9,523,900       9,523,900       9,523,900       9,523,900         Basic Materials – 2.7%       2,000       1,983,765       2,50% due 06/27/22       1,985,000       1,983,765         PetroChoice Holdings       1,985,000       1,983,765       2,50%       2,50%       2,50%		962,500	940,844
Cunningham Lindsey U.S., Inc.         9.25% due 06/10/20         116,932         60,025           Total Financial         14,077,781         14,077,781           Communications – 3.1%         2,387,429         2,383,585           Creagage Learning Acquisitions, Inc.         7,00% due 03/31/20         2,387,429         2,383,585           Avaya, Inc.         6,25% due 05/29/20         3,061,962         2,230,635           GOGO LLC         11,25% due 03/21/18         1,310,031         1,323,132           7.50% due 03/21/18         1,310,031         1,323,132           7.50% due 03/21/18         819,436         839,922           Anaren, Inc.         9         9         943,193         865,375           Orquest LLC         1,000,000         912,500         5.50% due 02/18/21         9,43,193         865,375           Orquest LLC         1,000,000         968,750         9         9,523,900         9,523,900           Sasic Materials – 2.7%         2         1,985,000         1,983,765         9           PetroChoice Holdings         5.50% due 06/27/22         1,983,765         9		750.000	702 750
9.25% due 06/10/20         116,932         60,025           Total Financial         14,077,781           Communications – 3.1%         2,387,429         2,383,585           Compute 03/31/20         2,387,429         2,383,585           Avaya, Inc.         2,25% due 03/21/20         3,061,962         2,230,635           GOGO LLC         11.25% due 03/21/18         1,310,031         1,323,132           7.50% due 03/21/18         1,310,031         1,323,132           7.50% due 03/21/18         1,000,000         912,500           9.25% due 08/18/21         1,000,000         912,500           9.25% due 08/18/21         1,000,000         912,500           9.25% due 08/18/21         1,000,000         912,500           9.50% due 02/18/21         943,193         865,379           Proquest LLC         1,000,000         968,750           10.00% due 12/15/22         1,000,000         968,750           Total Communications         9,523,907         9,523,907           Basic Materials – 2.7%         2         1,985,000         1,983,769           PetroChoice Holdings         1,983,769         1,983,769		750,000	/83,/50
Total Financial         14,077,781           Communications – 3.1%         2,387,429         2,383,585           Cengage Learning Acquisitions, Inc.         2,387,429         2,383,585           Avaya, Inc.         6.25% due 05/29/20         3,061,962         2,230,635           GOGO LLC         11.25% due 03/21/18         1,310,031         1,323,132           7.50% due 03/21/18         1,310,031         1,323,132           7.50% due 03/21/18         819,436         839,922           Anaren, Inc.         9,25% due 08/18/21         1,000,000         912,500           9.25% due 08/18/21         1,000,000         912,500           5.50% due 02/18/21         943,193         865,379           Proquest LLC         10.00% due 12/15/22         1,000,000         968,750           10.00% due 12/15/22         1,000,000         968,750         9,523,907           Basic Materials – 2.7%         2         1,985,000         1,983,769           PetroChoice Holdings         1,983,769         1,983,769         1,983,769	0 7 .	11( 022	<b>CO 005</b>
Communications         - 3.1%           Cengage Learning Acquisitions, Inc.         2,387,429         2,383,585           7.00% due 03/31/20         2,387,429         2,383,585           Avaya, Inc.         6.25% due 05/29/20         3,061,962         2,230,635           GOGO LLC         11.25% due 03/21/18         1,310,031         1,323,132           7.50% due 03/21/18         1,310,031         1,323,132           7.50% due 03/21/18         1,000,000         912,500           9.25% due 08/18/21         1,000,000         912,500           9.25% due 08/18/21         1,000,000         912,500           9.50% due 02/18/21         1,000,000         968,750           9roquest LLC         1,000,000         968,750           10.00% due 12/15/22         1,000,000         968,750           10.00% due 02/18/21         9,523,907         9,523,907           Basic Materials – 2.7%         2         1,985,000         1,983,769           PetroChoice Holdings         1,983,769         1,983,769		116,932	
Cengage Learning Acquisitions, Inc.       2,387,429       2,383,585         Avaya, Inc.       3,061,962       2,230,639         6.25% due 05/29/20       3,061,962       2,230,639         GOGO LLC       11,25% due 03/21/18       1,310,031       1,322,132         7.50% due 03/21/18       1,310,031       1,322,132         7.50% due 03/21/18       819,436       839,922         Anaren, Inc.       9,25% due 08/18/21       1,000,000       912,500         9.25% due 02/18/21       1,000,000       912,500       5.50% due 02/18/21       943,193       865,379         Proquest LLC       1,0000,000       968,750       9,523,907       968,750       9,523,907         Basic Materials – 2.7%       2,50% due 06/27/22       1,985,000       1,983,769         PetroChoice Holdings       1,983,769       1,983,769	iotai financiai		14,0/7,781
7.00% due 03/31/20       2,387,429       2,383,585         Avaya, Inc.       3,061,962       2,230,639         6.25% due 05/29/20       3,061,962       2,230,639         GOGO LLC       11,25% due 03/21/18       1,310,031       1,323,132         7.50% due 03/21/18       1,310,031       1,323,132         7.50% due 03/21/18       819,436       839,922         Anaren, Inc.       9,25% due 08/18/21       1,000,000       912,500         9.25% due 08/18/21       1,000,000       912,500       5.50% due 02/18/21       943,193       865,379         Proquest LLC       10.00% due 12/15/22       1,000,000       968,750       9,523,907         Basic Materials – 2.7%       2,50% due 06/27/22       1,985,000       1,983,769         PetroChoice Holdings       1,983,769       1,983,769	Communications – 3.1%		
Avaya, Inc.       6.25% due 05/29/20       3,061,962       2,230,639         GOCO LLC       11.25% due 03/21/18       1,310,031       1,323,132         7.50% due 03/21/18       819,436       839,922         Anaren, Inc.       9.25% due 08/18/21       1,000,000       912,500         9.25% due 02/18/21       943,193       865,379         Proquest LLC       10.00% due 12/15/22       1,000,000       968,750         10.00% due 12/15/22       1,000,000       968,750         Sasic Materials – 2.7%       2,50% due 06/27/22       1,985,000       1,983,769         PetroChoice Holdings       1,983,769       1,983,769	Cengage Learning Acquisitions, Inc.		
6.25% due 05/29/20       3,061,962       2,230,635         GOGO LLC       11.25% due 03/21/18       1,310,031       1,323,132         7.50% due 03/21/18       819,436       839,922         Anaren, Inc.       9.25% due 08/18/21       1,000,000       912,500         9.25% due 02/18/21       943,193       865,379         Proquest LLC       1,000,000       968,750         10.00% due 12/15/22       1,000,000       968,750         Fotal Communications       9,523,907         Basic Materials – 2.7%       2       1,985,000       1,983,765         PetroChoice Holdings       1,983,765       1,983,765	7.00% due 03/31/20	2,387,429	2,383,585
GOGO LLC       11.25% due 03/21/18       1,310,031       1,323,132         7.50% due 03/21/18       819,436       839,922         Anaren, Inc.       9.25% due 08/18/21       1,000,000       912,500         9.25% due 02/18/21       943,193       865,379         Proquest LLC       10.00% due 12/15/22       1,000,000       968,750         10.00% due 12/15/22       1,000,000       968,750         Sasic Materials – 2.7%       2       1,985,000       1,983,769         PetroChoice Holdings       1,985,000       1,983,769	Avaya, Inc.		
11.25% due 03/21/18       1,310,031       1,323,132         7.50% due 03/21/18       819,436       839,922         Anaren, Inc.       9.25% due 08/18/21       1,000,000       912,500         9.25% due 02/18/21       943,193       865,379         Proquest LLC       10.00% due 12/15/22       1,000,000       968,750         10.00% due 12/15/22       1,000,000       968,750         Sasic Materials – 2.7%       2       1,985,000       1,983,769         PetroChoice Holdings       1,985,000       1,983,769	6.25% due 05/29/20	3,061,962	2,230,639
7.50% due 03/21/18     819,436     839,922       Anaren, Inc.     9.25% due 08/18/21     1,000,000     912,500       5.50% due 02/18/21     943,193     865,379       Proquest LLC     10.00% due 12/15/22     1,000,000     968,750       Total Communications     9,523,907       Basic Materials – 2.7%     2     1,985,000     1,983,769       PetroChoice Holdings     1,985,000     1,983,769	GOGO LLC		
Anaren, Inc. 9.25% due 08/18/21 5.50% due 02/18/21 Proquest LLC 10.00% due 12/15/22 1,000,000 968,750 <b>Total Communications</b> 9,523,907 <b>Basic Materials – 2.7%</b> Zep, Inc. 5.50% due 06/27/22 1,985,000 1,983,769 PetroChoice Holdings		, ,	1,323,132
9.25% due 08/18/21       1,000,000       912,500         5.50% due 02/18/21       943,193       865,379         Proquest LLC       10.00% due 12/15/22       1,000,000       968,750         Total Communications       9,523,907         Basic Materials – 2.7%       2       1,985,000       1,983,769         PetroChoice Holdings       1,985,000       1,983,769	7.50% due 03/21/18	819,436	839,922
5.50% due 02/18/21     943,193     865,379       Proquest LLC     1,000,000     968,750       10.00% due 12/15/22     1,000,000     968,750       Fotal Communications     9,523,907       Basic Materials – 2.7%     2       Zep, Inc.     5.50% due 06/27/22       5.50% due 06/27/22     1,985,000       PetroChoice Holdings     1,983,769	Anaren, Inc.		
Poroquest LLC         1,000,000         968,750           10.00% due 12/15/22         1,000,000         968,750           Fotal Communications         9,523,907         9,523,907           Basic Materials – 2.7%         2         1,985,000         1,983,769           PetroChoice Holdings         1,985,000         1,983,769         1,983,769			912,500
10.00% due 12/15/22       1,000,000       968,750         Total Communications       9,523,907         Basic Materials – 2.7%       2         Zep, Inc.       5.50% due 06/27/22       1,985,000         PetroChoice Holdings       1,985,000       1,983,769	5.50% due 02/18/21	943,193	865,379
Total Communications         9,523,907           Basic Materials – 2.7%         2           Zep, Inc.         5.50% due 06/27/22         1,985,000         1,983,769           PetroChoice Holdings         2         1,985,000         1,983,769	Proquest LLC		
Basic Materials – 2.7%           Zep, Inc.           5.50% due 06/27/22           PetroChoice Holdings	10.00% due 12/15/22	1,000,000	968,750
Zep, Inc. 5.50% due 06/27/22 1,985,000 1,983,769 PetroChoice Holdings	Total Communications		9,523,907
5.50% due 06/27/22 1,983,769 PetroChoice Holdings	Basic Materials – 2.7%		
5.50% due 06/27/22 1,983,769 PetroChoice Holdings	Zep, Inc.		
PetroChoice Holdings		1,985,000	1,983,769
	6.00% due 08/19/22	1,492,500	1,481,306

	Face Amount~	Value
	Ailloullt~	Value
SENIOR FLOATING RATE INTERESTS <sup>††,3</sup> – 39.1% (continued)		
Basic Materials – 2.7% (continued)		
Noranda Aluminum Acquisition Corp.	0.050.444	<b>*</b> 070 co
5.75% due 02/28/19	2,358,464	\$ 872,63
10.04% due 11/08/16 <sup>†††,1</sup>	608,498	584,15
Atkore International, Inc.		
7.75% due 10/09/21	1,350,000	1,309,50
Platform Specialty Products Corp.		
5.50% due 06/07/20	1,208,211	1,204,68
Azelis Finance S.A.		
6.50% due 12/16/22	498,750	502,18
Orica Chemicals		
7.25% due 02/28/22	250,000	247,50
Ennis Flint Road Infrastructure		
7.75% due 09/30/21	140,000	137,90
Total Basic Materials		8,323,62
Factor 11%		
Energy – 1.1%		
Invenergy Thermal 6.50% due 10/19/22	1,642,124	1,560,01
	1,042,124	1,500,01
PSS Companies	1 067 642	1 212 00
5.50% due 01/28/20	1,867,543	1,213,90
Cactus Wellhead	1 100 51 (	745 10
7.00% due 07/31/20	1,133,514	765,12
Total Energy		3,539,04
Utilities – <b>0.</b> 8%		
Panda Stonewall		
6.50% due 11/12/21	1,875,000	1,818,75
Lone Star Energy	.,,	.,,.
5.25% due 02/22/21	748,089	523,66
Total Utilities	710,007	2,342,41
		۲,372,3
Transportation – 0.4%		
Travelport Holdings LLC		
5.75% due 09/02/21	844,433	846,332
Ceva Group Plc (United Kingdom)		
6.50% due 03/19/21	305,120	259,92
Ceva Logistics US Holdings		
6.50% due 03/19/21	70,814	60,32
Ceva Logistics Holdings BV (Dutch)		
6.50% due 03/19/21	51,080	43,51
Ceva Logistics Canada, ULC		,
6.50% due 03/19/21	8,841	7,53
Total Transportation	,	1,217,63
Total Senior Floating Rate Interests		.,,000
(Cost \$126,502,100)		121,219,00

	Face Amount~	Value
CORPORATE BONDS <sup>††</sup> – 37.0%		
Financial – 10.6%		
Citigroup, Inc.		
5.95% <sup>2,11,12</sup>	3,000,000	\$ 2,962,499
5.88% <sup>2,11,12</sup>	1,000,000	972,500
efferies Finance LLC / JFIN Company-Issuer Corp.		
7.50% due 04/15/21 <sup>2,6</sup>	2,150,000	1,972,624
7.38% due 04/01/20 <sup>2,6</sup>	950,000	893,000
Bank of America Corp.		
6.10% <sup>2,11,12</sup>	1,750,000	1,792,108
6.50% <sup>2,11,12</sup>	1,000,000	1,055,000
GMH Military Housing-Navy Northeast LLC		
6.30% due 10/15/49 <sup>†††,2</sup>	2,900,000	2,779,215
Customers Bank		
6.13% due 06/26/29 <sup>2,3,7</sup>	2,500,000	2,500,000
Garfunkelux Holding Co. 3 S.A.		
8.50% due 11/01/22	1,400,000 GBP	2,081,480
Fifth Third Bancorp		
4.90% <sup>2,11,12</sup>	1,500,000	1,314,37
5.10% <sup>2,11,12</sup>	815,000	745,725
National Financial Partners Corp.		
9.00% due 07/15/21 <sup>2,6</sup>	1,950,000	1,898,813
Atlas Mara Ltd.		
8.00% due 12/31/20	2,200,000	1,848,000
NewStar Financial, Inc.		
7.25% due 05/01/20 <sup>2</sup>	1,950,000	1,813,500
AmTrust Financial Services, Inc.		
6.12% due 08/15/23 <sup>2</sup>	1,750,000	1,799,102
Greystar Real Estate Partners LLC		
8.25% due 12/01/22 <sup>2,6</sup>	1,450,000	1,508,000
Cadence Bank North America		
6.25% due 06/28/29 <sup>2,3,6</sup>	1,600,000	1,280,000
HUB International Ltd.		
9.25% due 02/15/21 <sup>2,6</sup>	1,000,000	1,040,000
incoln Finance Ltd.		
7.38% due 04/15/21 <sup>2,6</sup>	800,000	856,000
Pacific Beacon LLC		
5.63% due 07/15/51 <sup>2,6</sup>	719,722	644,382
Atlantic Marine Corporations Communities LLC		
5.38% due 02/15/48 <sup>2</sup>	556,076	568,193
efferies LoanCore LLC / JLC Finance Corp.		
6.87% due 06/01/20 <sup>2,6</sup>	500,000	432,500
Oxford Finance LLC / Oxford Finance Company-Issuer, Inc.		
7.25% due 01/15/18 <sup>2,6</sup>	309,000	302,820
Total Financial		33,059,836

	Face Amount~		Value
	Allount		Tulue
CORPORATE BONDS <sup>††</sup> – 37.0% (continued)			
Energy – 5.8% ContourGlobal Power Holdings S.A.			
7.13% due 06/01/19 <sup>2,6</sup>	2,450,000	\$	2,462,250
Whiting Petroleum Corp.	_,,	•	_,,
5.75% due 03/15/21 <sup>2</sup>	2,300,000		1,949,249
Sunoco Logistics Partners Operations, LP			
4.25% due 04/01/24 <sup>2</sup>	1,000,000		970,707
5.95% due 12/01/25 <sup>2</sup>	850,000		911,670
Keane Group Holdings LLC 12.00% due 08/08/19 <sup>†††,1</sup>	1,925,000		1,636,250
Husky Energy, Inc.	1,525,000		1,050,250
4.00% due 04/15/24 <sup>2</sup>	900,000		894,865
3.95% due 04/15/22 <sup>2</sup>	600,000		606,198
Hess Corp.	050 000		1 055 0 40
8.13% due 02/15/19 <sup>2</sup>	950,000		1,055,040
Halcon Resources Corp. 8.63% due 02/01/20 <sup>2.6</sup>	1,100,000		1,038,125
TerraForm Power Operating LLC	1,100,000		1,050,125
5.88% due 02/01/23 <sup>2,6</sup>	1,096,000		969,960
Comstock Resources, Inc.			
10.00% due 03/15/20 <sup>2,6</sup>	1,300,000		955,500
EQT Corp.			070.000
8.13% due 06/01/19 <sup>2</sup>	800,000		873,236
SandRidge Energy, Inc. 8.75% due 06/01/20 <sup>2.6.10</sup>	1,900,000		750,500
Buckeye Partners, LP	1,500,000		730,300
4.35% due 10/15/24 <sup>2</sup>	750,000		710,953
Approach Resources, Inc.	,		,
7.00% due 06/15/21 <sup>2</sup>	994,000		566,580
Crestwood Midstream Partners Limited Partnership / Crestwood Midstream Finance Corp.			
6.25% due 04/01/23 <sup>2,6</sup>	400,000		374,000
6.13% due 03/01/22 <sup>2</sup>	200,000		188,940
Gibson Energy, Inc. 6.75% due 07/15/21 <sup>6</sup>	425,000		421,813
QEP Resources, Inc.	,000		.2.,0.0
6.88% due 03/01/21 <sup>2</sup>	350,000		351,750
Atlas Energy Holdings Operating Company LLC / Atlas Resource Finance Corp.			
7.75% due 01/15/21 <sup>2</sup>	1,425,000		171,000
Schahin II Finance Company SPV Ltd.	1 216 122		150 007
5.88% due 09/25/22 <sup>2,7,10</sup>	1,216,133		158,097
Total Energy			18,016,683

	Face Amount~	Valı	ue
CORPORATE BONDS <sup>††</sup> – 37.0% (continued)			
Consumer, Cyclical – 4.2%			
NPC International Incorporated / NPC Operating Company A Inc / NPC Operation	5	¢ 21(2)	000
10.50% due 01/15/20 <sup>2</sup>	2,055,000	\$ 2,162,	,888
WMG Acquisition Corp. 6.75% due 04/15/22 <sup>2,6</sup>	2,130,000	2,116,0	,688
HP Communities LLC			
6.82% due 09/15/53 <sup>2.6</sup> 6.16% due 09/15/53 <sup>†††,2,6</sup>	981,884 1,000,000	1,090,1 1,023,9	
IVL Finance plc 8.50% due 05/15/23	1,300,000 GBP	1,967,2	212
Nathan's Famous, Inc.	1,500,000 0.51	1,507,5	
10.00% due 03/15/20 <sup>2,6</sup>	1,804,000	1,916,	,749
PF Chang's China Bistro, Inc. 10.25% due 06/30/20 <sup>2.6</sup>	1,255,000	1,167,	,150
Ferrellgas Limited Partnership / Ferrellgas Finance Corp. 6.75% due 06/15/23 <sup>2,6</sup>	1,150,000	1,060,5	,875
Exide Technologies 11.00% due 04/30/20 <sup>2,13</sup>	645,757	526,2	,292
Fotal Consumer, Cyclical		13,032,4	.470
· •		.,,	
Industrial – 4.2%			
Summit Materials LLC / Summit Materials Finance Corp. 8.50% due 04/15/22 <sup>2.6</sup>	2,150,000	2,289,3	,750
Novelis, Inc.			
8.75% due 12/15/20 <sup>2</sup>	1,200,000	1,244,9	·
8.38% due 12/15/17 <sup>2</sup>	877,000	896,	,/33
StandardAero Aviation Holdings, Inc. 10.00% due 07/15/23 <sup>2.6</sup>	2,025,000	2,025,0	000
	2,023,000	2,023,	,000
Princess Juliana International Airport Operating Company N.V. 5.50% due 12/20/27 <sup>†††,2,6</sup>	1,905,581	1,868,	612
.MI Aerospace, Inc.	1,505,501	1,000,	,012
7.38% due 07/15/19 <sup>2</sup>	1,575,000	1,606,	,500
Dynagas LNG Partners Limited Partnership / Dynagas Finance, Inc.	,,	,,	
6.25% due 10/30/19 <sup>2</sup>	1,800,000	1,548,0	,000
Coveris Holdings S.A. 7.88% due 11/01/19 <sup>2.6</sup>	1,055,000	1,033,9	,900
Ardagh Packaging Finance plc / Ardagh Holdings USA, Inc.	, , -	,,	
7.25% due 05/15/24 <sup>6</sup>	250,000	255,	,000
CEVA Group plc 7.00% due 03/01/21 <sup>2,6</sup>	175,000	158,	.813
Total Industrial		12,927,1	

communications – 3.8%         2,050,000         \$ 1,897,29           NSH DBS Corp.         2,050,000         \$ 1,897,29           lumericable SFR S.A.         1,800,000         1,815,79           print Communications, Inc.         7,00% due 03/01/20 <sup>2.6</sup> 800,000         825,59           6,00% due 11/15/22 <sup>2</sup> 1,000,000         750,000           ifcontinent Communications & Midcontinent Finance Corp.         6,88% due 08/15/23 <sup>2.6</sup> 1,300,000         1,352,000           print Corp.         7,88% due 09/15/23 <sup>2</sup> 1,150,000         897,000           ADC Partners, Inc.         6,50% due 05/01/24 <sup>2.6</sup> 800,000         774,000           Torotop Ic         7,37% due 10/15/20         620,000 EUR         749,391           1G Investors Corp.         6,88% due 00/15/20         620,000 EUR         749,391           1G Investors Corp.         0.88% due 05/15/27         500,000         572,000           5 CHoldings LLC         / McGraw-Hill Global Education Finance         72,000         584,000           c Arbit Start Start         400,000         416,000         406,000         544,000         572,000         572,000         572,000         572,000         572,000         572,000         574,000         1,400         406,000,000         544,000		Face Amount~	Value
NSH DBC Corp.       5.88% due 11/15/24 <sup>2</sup> 2,050,000       \$ 1,897.29         mericable SFR S.A.       7.38% due 05/01/26 <sup>2.6</sup> 1,800,000       1,815,753         7.00% due 05/01/26 <sup>2.6</sup> 800,000       825.59         6.00% due 11/15/22 <sup>2</sup> 1,000,000       750,000         rotes due 03/01/27 <sup>3.6</sup> 800,000       825.59         6.00% due 11/15/22 <sup>2</sup> 1,000,000       750,000         print Corp.       6.88% due 09/15/23 <sup>3.6</sup> 1,300,000       1,352,000         print Corp.       7.88% due 09/15/23 <sup>3.7</sup> 1,150,000       897,000         DCP Partners, Inc.       6.50% due 05/10/24 <sup>2.6</sup> 800,000       774,000         florestors Corp.       6.88% due 05/15/25       620,000 EUR       749,391         IG Investors Corp.       0.88% due 05/15/26       550,000       572,000         AcGraw-Hill Clobal Education Holdings LLC / McGraw-Hill Global Education Finance       7.88% due 05/15/25       400,000       416,000         ayo Croup LLC / Zayo Capital, Inc.       538% due 05/15/25       400,000       246,799         otal Communications       11,894,48       505,192.2       1,800,000       2,64,799         otal Communications       11,894,48       500,000       2,64,799       536,000       2,64,799	CORPORATE BONDS <sup>††</sup> – 37.0% (continued)		
5.88% due 11/15/24 <sup>2</sup> 2,050,000       \$ 1,897,291         Jumericable-SFR S.A.       7.80% due 05/01/26 <sup>2.6</sup> 1,800,000       1,815,791         print Communications, Inc.       800,000       825,592         7.00% due 03/01/20 <sup>2.6</sup> 800,000       825,592         6.00% due 03/01/20 <sup>2.6</sup> 1,300,000       1,352,000         print Communications & Midcontinent Finance Corp.       6.88% due 08/15/23 <sup>2.6</sup> 1,300,000       774,000         NDC Partners, Inc.       6.50% due 05/01/24 <sup>2.6</sup> 800,000       774,000         NDC Partners, Inc.       6.50% due 05/01/24 <sup>4.6</sup> 800,000       774,000         1C Inversure Fince Op Ic       7437% due 10/15/20       620,000 EUR       749,393         1C Inversure Fince Op Ic       759,000       682,500       572,000         SSK due 05/15/24 <sup>4.6</sup> 550,000       572,000       562,500         Caraw-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance       783% due 05/15/24 <sup>4.6</sup> 550,000       572,000         SSK due 05/15/24 <sup>4.6</sup> S300,000       514,000       466,000       416,000         ayas Chue 11/15/21 <sup>2</sup> S00,000       544,000       416,000         ayas due 05/15/25 <sup>4</sup> 300,000       2,64,759       300,000       2,64,759	Communications – 3.8%		
tumericable-SFR S.A.         1,800,000         1,815,795           print Communications, Inc.         1,800,000         825,595           7,00% due 03/01/20 <sup>2.6</sup> 800,000         825,595           6,00% due 11/15/22 <sup>2.8</sup> 1,300,000         750,000           rictorinter, Communications & Midcontinent Finance Corp.         6,88% due 09/15/23 <sup>2.8</sup> 1,300,000         7,300,000           7,88% due 09/15/23 <sup>2.8</sup> 1,150,000         897,000         1,352,000           DIC Partners, Inc.         6,50% due 05/01/24 <sup>2.6</sup> 800,000         774,000           nteroute Finco plc         7,37% due 10/15/20         620,000         EUR         749,358           IG Investors Corp.         10,88% due 02/01/24 <sup>4.6</sup> 750,000         682,500         66,35% due 11/15/21 <sup>2</sup> 500,000         514,000           SCH Holdings LLC         / McGraw-Hill Global Education Finance         7,38% due 05/15/24 <sup>4.6</sup> 550,000         514,000           'ayo Group LLC / Zayo Capital, Inc.         6,38% due 05/15/25         400,000         416,000           'ayay, Inc.         7,00% due 04/01/19 <sup>2.6</sup> 530,000         384,291           'nmarsat Finance plc         1,000,000         264,793         1,894,482           'osoureumucications         11,894,482         1,500	DISH DBS Corp.	2 050 000	¢ 1 007 205
7.38% due 05/01/26 <sup>3,6</sup> 1,800,000       1,815,751         print Communications, Inc.       800,000       825,597         7.00% due 03/01/20 <sup>4,6</sup> 800,000       750,000         6.88% due 03/01/22 <sup>3,6</sup> 1,300,000       750,000         print Corp.       1,300,000       74,000         6.88% due 08/15/23 <sup>2</sup> 1,150,000       897,000         ADC Partners, Inc.       800,000       774,000         6.50% due 05/01/24 <sup>2,6</sup> 800,000       774,000         nteroute Finco plc       7,37% due 10/15/20       620,000 EUR       749,351         IG Investors Corp.       10.88% due 02/01/24 <sup>6,6</sup> 750,000       682,500         ACGrav-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance       752,000       572,000         SC Holdings LLC       550,000       572,000       544,000       416,000         vaya, Inc.       530,000       344,200       400,000       416,000         vaya, Inc.       700% due 03/15/22 <sup>6</sup> 530,000       264,751         otal Communications       11,894,481       500,000       264,751         Noms due 03/15/22 <sup>6</sup> 300,000       264,751       1,625,000       1,609,171         Autore 12/15/17 <sup>1,5</sup> 2,082,000       2,080,200		2,050,000	\$ 1,897,295
print Communications, Inc. 7.00% due 03/01/20 <sup>2.6</sup> 6.00% due 13/01/20 <sup>2.6</sup> 1,300,000 1,352,00 1,300,000 1,352,00 1,300,000 1,352,00 1,300,000 1,352,00 1,300,000 1,352,00 1,300,000 1,352,00 1,300,000 1,352,00 1,300,000 1,352,00 1,300,000 1,352,00 1,50% due 03/01/24 <sup>2.6</sup> 1,50% due 03/01/24 <sup>6.6</sup> 1,500,000 1,24 <sup>5.6</sup> 1,500,000 1,24 <sup>5.6</sup> 1,500,000 1,24 <sup>5.6</sup> 1,500,000 1,24 <sup>5.6</sup> 1,500,000 1,24 <sup>5.6</sup> 1,500,000 1,24 <sup>5.6</sup> 1,200,000 1,24 <sup>5.6</sup> 1,200,000 1,24 <sup>5.6</sup> 1,200,000 1,24 <sup>5.7</sup> 1,200,000 1,21,21 <sup>2.6</sup> 1,200,000		1.800.000	1.815.750
6.00% due 11/15/22 <sup>2</sup> 1,000,000         750,000           fideontinent Communications & Midcontinent Finance Corp.         6.88% due 08/15/23 <sup>2.6</sup> 1,300,000         1,352,000           print Corp.         7.88% due 09/15/23 <sup>2</sup> 1,150,000         897,000           DDC Partners, Inc.         6.50% due 05/01/24 <sup>2.6</sup> 800,000         774,000           nteroute Finco plc         737% due 10/15/20         620,000 EUR         749,359           1G Investors Corp.         10.88% due 02/01/24 <sup>6</sup> 750,000         682,500           AcGraw-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance         788% due 05/15/24 <sup>2.6</sup> 550,000         572,000           SiSC Holdings LLC         6.33% due 05/15/24 <sup>2.6</sup> 500,000         514,000         146,000           vaya, Inc.         7.00% due 04/01/19 <sup>2.6</sup> 530,000         384,229         11,894,48           Consumer, Non-cyclical – 3.4%         11,894,48         11,894,48         11,894,48         11,894,48           Concepts Incorporated / KCI USA Inc         7.88% due 02/15/2 <sup>2.6</sup> 1,500,000         1,609,17           ridas Intermediate Holdco II Finance, Inc.         7.88% due 02/15/2 <sup>2.6</sup> 1,500,000         1,509,000           Joad Acquisition, Inc.         1,625,000         1,535,62         1,50	Sprint Communications, Inc.	.,,	.,,
Aldcontinent Communications & Midcontinent Finance Corp.       6.38% due 08/15/23 <sup>2,6</sup> 1,300,000       1,352,000         print Corp.       7.88% due 09/15/23 <sup>2</sup> 1,150,000       897,000         NDC Partners, Inc.       6.50% due 05/01/24 <sup>2,6</sup> 800,000       774,000         nteroute Finco plc       7.37% due 10/15/20       620,000 EUR       749,359         1G Investors Corp.       10.88% due 02/10/24 <sup>6</sup> 750,000       682,500         AcGraw-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance       7.88% due 05/15/24 <sup>2,6</sup> 550,000       572,000         SSC Holdings LLC       6.38% due 05/15/21 <sup>2,6</sup> 500,000       514,000       416,000         vayor coup LLC / Zayo Capital, Inc.       6.38% due 05/15/25       400,000       416,000         vaya, Inc.       7.00% due 04/01/19 <sup>2,6</sup> 530,000       384,259         mmarsat Finance plc       4.88% due 05/15/22 <sup>6</sup> 300,000       264,759 <b>otal Communications</b> 11,894,48       500,000       1,609,177         Kidas Intermediate Holdco II Finance, Inc.       7.88% due 10/01/22 <sup>2,6</sup> 1,500,000       1,609,177         Midas Intermediate Holdco II Finance, Inc.       7.88% due 10/01/22 <sup>2,6</sup> 1,500,000       1,535,620         0.90% due 12/15/17 <sup>2,6</sup> 1,609,174	7.00% due 03/01/20 <sup>2,6</sup>	800,000	825,592
6.88% due 08/15/23 <sup>2.6</sup> 1,300,000         1,352,000           print Corp.         7.88% due 09/15/23 <sup>2</sup> 1,150,000         897,000           JDC Partners, Inc.         6.50% due 05/01/24 <sup>2.6</sup> 800,000         774,000           netroute Finco plc         7.37% due 10/15/20         620,000 EUR         749,351           IC Investors Corp.         10.88% due 02/01/24 <sup>6</sup> 750,000         682,500           10.88% due 02/01/24 <sup>6</sup> 750,000         682,500         572,000           AcGraw-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance         7.37% due 10/15/21 <sup>2</sup> 500,000         514,000           6.38% due 05/15/24 <sup>2.6</sup> 530,000         514,000         416,000           ayo Group LLC / Zayo Capital, Inc.         6.38% due 05/15/25         400,000         416,000           ayao Group LLC / Zayo Capital, Inc.         6.38% due 05/15/25         300,000         264,751           mmarsat Finance plc         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,894,488         11,		1,000,000	750,000
print Corp. 7.88% due 09/15/23 <sup>2</sup> 1,150,000 897,001 ADC Partners, Inc. 6.50% due 05/01/24 <sup>2.6</sup> 1373% due 10/15/20 620,000 EUR 749,358 1G Investors Corp. 10.88% due 02/01/24 <sup>6</sup> 750,000 682,500 AcGraw-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance 7.88% due 02/15/24 <sup>2.6</sup> 550,000 572,000 53C Holdings LLC 6.75% due 11/15/21 <sup>2</sup> 500,000 514,000 3ayo Group LLC / Zayo Capital, Inc. 6.38% due 05/15/25 400,000 416,000 waya, Inc. 7.00% due 04/01/19 <sup>2.6</sup> 7.00% due 04/01/19 <sup>2.6</sup> 7.00% due 04/01/19 <sup>2.6</sup> 11,894,483 <b>Consumer, Non-cyclical – 3.4%</b> tumble Bee Holdings, Inc. 9.00% due 12/15/17 <sup>2.6</sup> 1,500,000 1,609,179 Aidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc. 7.88% due 02/15/1 <sup>7.6</sup> 1,625,000 1,556,100 Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC 6.63% due 10/15/24 <sup>6</sup> 1,500,000 1,535,620 1,500,000 1,535		1 200 000	1 252 000
7.88% due 09/15/23 <sup>2</sup> 1,150,000       897,000         MDC Partners, Inc.       800,000       774,000         6.50% due 05/01/24 <sup>2,6</sup> 800,000       774,000         nteroute Finco plc       7.37% due 10/15/20       620,000 EUR       749,305         IG Investors Corp.       0.88% due 05/15/24 <sup>2,6</sup> 750,000       682,500         AcGraw-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance       7.88% due 05/15/24 <sup>2,6</sup> 550,000       572,000         SCC Holdings LLC       6.75% due 11/15/21 <sup>2</sup> 500,000       514,000       416,000         ayo Group LLC / Zayo Capital, Inc.       6.38% due 05/15/25       400,000       416,000         waya, Inc.       7.00% due 04/01/19 <sup>2,6</sup> 530,000       384,259         nmarsat Finance plc       4.88% due 05/15/22 <sup>6</sup> 300,000       264,759         total Communications       11,894,488       200,000       2,108,022         Consumer, Non-cyclical – 3.4%       1,500,000       1,609,170         Midas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       7.88% due 02/15/21 <sup>2,6</sup> 1,500,000       1,556,100         Nibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC       6.63% due 06/15/24 <sup>6</sup> 1,500,000       1,556,000         Opal A		1,300,000	1,352,000
ADC Partners, Inc.       6.50% due 05/01/24 <sup>2.6</sup> 800,000       774,000         nteroute Finco plc       7.37% due 10/15/20       620,000 EUR       749,351         IO Investors Corp.       10.88% due 02/01/24 <sup>6</sup> 750,000       682,500         ACGraw-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance       7.88% due 05/15/24 <sup>2.6</sup> 550,000       572,000         SC Holdings LLC       6.73% due 11/15/21 <sup>2</sup> 500,000       514,000         aog Group LLC / Zayo Capital, Inc.       6.33% due 05/15/25       400,000       416,000         waya, Inc.       7.00% due 04/01/19 <sup>2.6</sup> 530,000       384,259         marsat Finance plc       300,000       264,759       541 Communications       11,894,482         Consumer, Non-cyclical – 3.4%       11,894,482       500,000       1,609,177         Nides Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       7.88% due 02/15/21 <sup>2.6</sup> 1,500,000       1,609,174         Nides Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       7.88% due 00/15/21 <sup>2.6</sup> 1,500,000       1,535,62         Opid Acquisition, Inc.       8.88% due 00/15/21 <sup>2.6</sup> 1,500,000       1,535,62       1,500,000       1,535,62         Opid Acquisition, Inc.       8.88% due 010/15/22 <sup>4.6</sup> 1,805,000		1,150,000	897 000
6.50% due 05/01/24 <sup>2.6</sup> 800,000       774,000         nteroute Finco plc       7.37% due 10/15/20       620,000 EUR       749,351         IG Investors Corp.       10.88% due 02/01/24 <sup>6</sup> 750,000       682,500         AcGraw-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance       7.88% due 05/15/24 <sup>2.6</sup> 550,000       572,000         SCK Holdings LLC       6.75% due 11/15/21 <sup>2</sup> 500,000       514,000       6.75% due 11/15/21 <sup>2</sup> 500,000       416,000         ayo Group LLC / Zayo Capital, Inc.       6.38% due 05/15/25       400,000       416,000         waya, Inc.       7.00% due 04/01/19 <sup>2.6</sup> 530,000       384,259         ntmarsat Finance plc       11,894,488       11,894,488         Consumer, Non-cyclical – 3.4%       11,894,488       500,000       1,609,170         timelie Bee Holdrogs, Inc.       9.00% due 12/15/17 <sup>2.6</sup> 2,082,000       2,108,022         stinter concepts Incorporated / KCI USA Inc       7.88% due 02/15/21 <sup>2.6</sup> 1,625,000       1,609,170         idets und 10/01/22 <sup>2.6</sup> 1,625,000       1,566,100       1,556,100         Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC       6.63% due 06/15/24 <sup>6</sup> 1,500,000       1,535,62         opal Acquisition, Inc.       8		.,	0,,000
7.37% due 10/15/20       620,000 EUR       749,359         IG Investors Corp.       750,000       682,500         AcGraw-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance       750,000       572,000         7.88% due 05/15/24 <sup>2.6</sup> 550,000       572,000         SC Holdings LLC       6.75% due 11/15/21 <sup>2</sup> 500,000       514,000         (ayo Group LLC / Zayo Capital, Inc.       6.38% due 05/15/25       400,000       416,000         (ayo Group LLC / Zayo Capital, Inc.       6.38% due 05/15/25       400,000       416,000         (ayo Group LLC / Zayo Capital, Inc.       6.38% due 05/15/25       400,000       416,000         (aya Inc.       7.00% due 04/01/19 <sup>2.6</sup> 530,000       384,250         7.00% due 04/01/19 <sup>2.6</sup> 530,000       264,751         fotal Communications       11,894,481       11,894,481         Consumer, Non-cyclical – 3.4%       11,894,481       11,894,481         Consumer, Non-cyclical – 3.4%       1,500,000       1,609,170         Startic Concepts Incorporated / KCI USA Inc       7.88% due 10/01/22 <sup>2.6</sup> 1,625,000       1,556,100         Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC       6.63% due 10/01/22 <sup>2.6</sup> 1,500,000       1,535,621         Opal Acquisition,		800,000	774,000
IIG Investors Corp.       10.88% due 02/01/24 <sup>6</sup> 750,000       682,500         AcGraw-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance       7.88% due 05/15/24 <sup>2.6</sup> 550,000       572,000         ISC Holdings LLC       6.75% due 11/15/21 <sup>2</sup> 500,000       514,000         6.75% due 11/15/21 <sup>2</sup> 500,000       416,000         (ayo Group LLC / Zayo Capital, Inc.       6.38% due 05/15/25       400,000       416,000         waya, Inc.       7.00% due 04/01/19 <sup>2.6</sup> 530,000       384,250         mmarsat Finance plc       4.88% due 05/15/22 <sup>6</sup> 300,000       264,751         4.88% due 05/15/22 <sup>6</sup> 300,000       264,751       1,894,482         Consumer, Non-cyclical – 3.4%       11,894,482       11,894,482         Consumer, Non-cyclical – 3.4%       11,894,482       11,894,482         Consumer, Non-cyclical – 3.4%       1,805,000       1,609,174         Midas Intermediate Holdco II Einance, Inc.       7.88% due 02/15/21 <sup>2.6</sup> 1,500,000       1,509,174         Midas Intermediate Holdco II Finance, Inc.       7.88% due 02/15/21 <sup>2.6</sup> 1,625,000       1,535,622         Opal Acquisition, Inc.       8.88% due 12/15/21 <sup>2.6</sup> 1,805,000       1,535,622         Opal Acquisition, Inc.       8.88% due 10/15/24 <sup>6</sup> <t< td=""><td>Interoute Finco plc</td><td></td><td></td></t<>	Interoute Finco plc		
10.88% due 02/01/246       750,000       682,500         AcGraw-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance       550,000       572,000         7.88% due 05/15/24 <sup>2,6</sup> 500,000       514,000         6.75% due 11/15/21 <sup>2</sup> 500,000       514,000         (ayo Group LLC / Zayo Capital, Inc.       6.38% due 05/15/25       400,000       416,000         waya, Inc.       7.00% due 04/01/19 <sup>2,6</sup> 530,000       384,250         nmarsat Finance plc       300,000       264,751         4.88% due 05/15/226       300,000       264,751         otal Communications       11,894,482         Consumer, Non-cyclical – 3.4%       11,894,482         tumble Bee Holdings, Inc.       9,00% due 12/15/17 <sup>2,6</sup> 2,082,000       2,108,022         Cinetic Concepts Incorporated / KCI USA Inc       7.88% due 010/15/21 <sup>2,6</sup> 1,500,000       1,691,717         Aidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       7.88% due 10/10/22 <sup>2,6</sup> 1,500,000       1,535,622         0pal Acquisition, Inc.       8.88% due 10/15/246       1,500,000       1,535,622         0pal Acquisition, Inc.       1,805,000       1,412,412       1,412,412         41ayard Health, Inc.       6.25% due 10/15/24 <sup>2</sup> 1,100,000       1,669,7	7.37% due 10/15/20	620,000 EUR	749,350
AcGraw-Hill Global Education Holdings LLC / McGraw-Hill Global Education Finance       550,000       572,000         7.88% due 05/15/24 <sup>2.6</sup> 500,000       514,000         iSC Holdings LLC       6.75% due 11/15/21 <sup>2</sup> 500,000       514,000         isay Group LLC / Zayo Capital, Inc.       6.38% due 05/15/25       400,000       416,000         waya, Inc.       7.00% due 04/01/19 <sup>2.6</sup> 530,000       384,250         nmarsat Finance plc       11,894,482       11,894,482 <b>Consumer, Non-cyclical – 3.4%</b> 11,894,482       11,894,482         Sconsumer, Non-cyclical – 3.4%       11,894,482       11,894,482         Consumer, Non-cyclical – 3.4%       1,500,000       1,609,170         Nidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       1,500,000       1,609,170         Nidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       1,625,000       1,535,622         Opal Acquisition, Inc.       8.88% due 10/15/24 <sup>6</sup> 1,500,000       1,535,622         Opal Acquisition, Inc.       1,805,000       1,	EIG Investors Corp.	750.000	(0) 500
7.88% due 05/15/24 <sup>2.6</sup> 550,000       572,000         SSC Holdings LLC       6.75% due 11/15/21 <sup>2</sup> 500,000       514,000         (ayo Group LLC / Zayo Capital, Inc.       6.38% due 05/15/25       400,000       416,000         waya, Inc.       7.00% due 04/01/19 <sup>2.6</sup> 530,000       384,250         nmarsat Finance plc       4.88% due 05/15/22 <sup>6</sup> 300,000       264,751 <b>6.75% due</b> 10/15/22 <sup>6</sup> 300,000       264,751       11,894,482 <b>Consumer, Non-cyclical – 3.4%</b> 11,894,482       11,894,482         Sconsumer, Non-cyclical – 3.4%       11,894,482       11,894,482         Jumble Bee Holdings, Inc.       9.00% due 12/15/17 <sup>2.6</sup> 2,082,000       2,108,022         Jinetric Concepts Incorporated / KCI USA Inc       7.88% due 02/15/21 <sup>2.6</sup> 1,500,000       1,609,177         Aidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       7.88% due 02/15/21 <sup>2.6</sup> 1,500,000       1,535,620         Opal Acquisition, Inc.       8.88% due 12/15/21 <sup>2.6</sup> 1,805,000       1,412,411         Hayard Health, Inc.       6.25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,756         Bumble Bee Holdco SCA       1,000,000       1,069,756		/50,000	682,500
SSC Holdings LLC       500,000       514,000         tayo Group LLC / Zayo Capital, Inc.       6.38% due 05/15/25       400,000       416,000         waya, Inc.       7.00% due 04/01/19 <sup>2,6</sup> 530,000       384,250         mmarsat Finance plc       300,000       264,751         4.88% due 05/15/22 <sup>6</sup> 300,000       264,751         otal Communications       11,894,482         Consumer, Non-cyclical – 3.4%       11,894,482         tumble Bee Holdings, Inc.       9.00% due 12/15/17 <sup>2,6</sup> 2,082,000       2,108,022         Ginetic Concepts Incorporated / KCI USA Inc       7.88% due 02/15/21 <sup>2,6</sup> 1,500,000       1,609,170         Idas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       7.88% due 02/15/21 <sup>2,6</sup> 1,625,000       1,556,100         Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC       6.63% due 06/15/24 <sup>6</sup> 1,500,000       1,535,622         Opal Acquisition, Inc.       8.88% due 12/15/21 <sup>2,6</sup> 1,805,000       1,412,412         talyard Health, Inc.       6.25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,755         tumble Bee Holdco SCA       1,100,000       1,069,755		550.000	572 000
6.75% due 11/15/21 <sup>2</sup> 500,000       514,000         tayo Group LLC / Zayo Capital, Inc.       6.38% due 05/15/25       400,000       416,000         waya, Inc.       7.00% due 04/01/19 <sup>2,6</sup> 530,000       384,250         nmarsat Finance plc       300,000       264,751         4.88% due 05/15/22 <sup>6</sup> 300,000       264,751         total Communications       11,894,482         Consumer, Non-cyclical – 3.4%         total Communications         1,890,000       2,082,000         2,082,000       2,108,022         Consumer, Non-cyclical – 3.4%         total Communications       11,894,482         Consumer, Non-cyclical – 3.4%         total Composition of the temperature of the temperature of the temperature of temperature of temperature of the temperature of temperature of temperature of the temperature of temperature		550,000	57 2,000
6.38% due 05/15/25       400,000       416,00         waya, Inc.       7.00% due 04/01/19 <sup>2.6</sup> 530,000       384,251         nmarsat Finance plc       300,000       264,751         4.88% due 05/15/226       300,000       264,751 <b>iotal Communications</b> 11,894,483 <b>iotal Communications</b> 2,082,000       2,108,022 <b>iotal Concepts</b> 1,500,000       1,609,174 <i>iotal LC / Midas Intermediate Holdco II Finance, Inc.</i> 7.88% due 10/01/22 <sup>2,6</sup> 1,500,000       1,535,622 <i>ipal Acquisition, Inc.</i> 8.88% due 12/15/21 <sup>2,6</sup> 1,805,000       1,412,413 <b>ialyard Health, Inc.</b> 6.55% due 10/15/22 <sup>2</sup> 1,100,000       1,069,755		500,000	514,000
waya, Inc.       7.00% due 04/01/19 <sup>2.6</sup> 530,000       384,251         nmarsat Finance plc       300,000       264,751         4.88% due 05/15/226       300,000       264,751 <b>iotal Communications</b> 11,894,48 <b>consumer, Non-cyclical – 3.4%</b> 11,894,48         fumble Bee Holdings, Inc.       9,00% due 12/15/17 <sup>2.6</sup> 2,082,000       2,108,022         inetic Concepts Incorporated / KCI USA Inc       7.88% due 02/15/21 <sup>2.6</sup> 1,500,000       1,609,171         //idas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       7.88% due 10/01/22 <sup>2.6</sup> 1,625,000       1,556,100         //ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC       6.63% due 0/15/24 <sup>6</sup> 1,500,000       1,535,622         //pal Acquisition, Inc.       8.88% due 12/15/21 <sup>2.6</sup> 1,805,000       1,412,412         falyard Health, Inc.       6.25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,755         tumble Bee Holdco SCA       1,000,000       1,069,755	Zayo Group LLC / Zayo Capital, Inc.		
7.00% due 04/01/19 <sup>2.6</sup> 530,000       384,251         nmarsat Finance plc       300,000       264,751         4.88% due 05/15/226       300,000       264,751         iotal Communications       11,894,48         Consumer, Non-cyclical – 3.4%       11,894,48         Bumble Bee Holdings, Inc.       9,00% due 12/15/17 <sup>2.6</sup> 2,082,000       2,108,022         Ginetic Concepts Incorporated / KCI USA Inc       7.88% due 02/15/21 <sup>2.6</sup> 1,500,000       1,609,171         Aidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       7.88% due 10/01/22 <sup>2.6</sup> 1,625,000       1,556,100         Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC       6.63% due 06/15/24 <sup>6</sup> 1,500,000       1,535,622         Opal Acquisition, Inc.       8.88% due 12/15/21 <sup>2.6</sup> 1,805,000       1,412,412         Halyard Health, Inc.       6.25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,751         Bumble Bee Holdco SCA       9.00000       1,069,751	6.38% due 05/15/25	400,000	416,000
nmarsat Finance plc       300,000       264,751         4.88% due 05/15/226       300,000       264,751         total Communications       11,894,48         consumer, Non-cyclical – 3.4%       11,894,48         tumble Bee Holdings, Inc.       9,00% due 12/15/17 <sup>2.6</sup> 2,082,000       2,108,022         generative State       2,082,000       2,108,022       1,609,174         (inetic Concepts Incorporated / KCI USA Inc       7,88% due 02/15/21 <sup>2.6</sup> 1,500,000       1,609,174         Aidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       7,88% due 10/01/22 <sup>2.6</sup> 1,625,000       1,556,100         Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC       6.63% due 06/15/246       1,500,000       1,535,622         Opal Acquisition, Inc.       8.88% due 12/15/21 <sup>2.6</sup> 1,805,000       1,412,412         Halyard Health, Inc.       6.25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,755         Bumble Bee Holdco SCA       9,000,000       1,069,755	Avaya, Inc.	F20 000	204 200
4.88% due 05/15/226       300,000       264,751         total Communications       11,894,48         consumer, Non-cyclical – 3.4%       11,894,48         tumble Bee Holdings, Inc.       9,00% due 12/15/17 <sup>2.6</sup> 2,082,000       2,108,022         sinetic Concepts Incorporated / KCI USA Inc       7,88% due 02/15/21 <sup>2.6</sup> 1,500,000       1,609,174         Aidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       7,88% due 10/1/22 <sup>2.6</sup> 1,625,000       1,556,100         Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC       6.63% due 06/15/246       1,500,000       1,535,622         Opal Acquisition, Inc.       8.88% due 12/15/21 <sup>2.6</sup> 1,805,000       1,412,412         Halyard Health, Inc.       6.25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,755         Burnble Bee Holdco SCA       9,000,000       1,069,755		530,000	384,230
Otal Communications         11,894,48:           Consumer, Non-cyclical – 3.4%         11,894,48:           Bumble Bee Holdings, Inc.         2,082,000         2,108,02:           9.00% due 12/15/17 <sup>2,6</sup> 2,082,000         2,108,02:           Cinetic Concepts Incorporated / KCI USA Inc         7,88% due 02/15/21 <sup>2,6</sup> 1,500,000         1,609,17/           Aidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.         7,88% due 10/01/22 <sup>2,6</sup> 1,625,000         1,556,100           Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC         6.63% due 06/15/24 <sup>6</sup> 1,500,000         1,535,622           Opal Acquisition, Inc.         8.88% due 12/15/21 <sup>2,6</sup> 1,805,000         1,412,412           Halyard Health, Inc.         1,805,000         1,412,412         1,00,000         1,069,756           Bumble Bee Holdco SCA         1,100,000         1,069,756         1,000,000         1,069,756		300.000	264,750
Consumer, Non-cyclical – 3.4%           Sumble Bee Holdings, Inc.         9.00% due 12/15/17 <sup>2.6</sup> 2,082,000         2,108,022           Sinetic Concepts Incorporated / KCI USA Inc         7.88% due 02/15/21 <sup>2.6</sup> 1,500,000         1,609,174           Aidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.         7.88% due 10/01/22 <sup>2.6</sup> 1,625,000         1,556,100           Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC         6.63% due 06/15/24 <sup>6</sup> 1,500,000         1,535,622           Opal Acquisition, Inc.         8.88% due 12/15/21 <sup>2.6</sup> 1,805,000         1,412,412           Halyard Health, Inc.         6.25% due 10/15/22 <sup>2</sup> 1,100,000         1,069,756           Burble Bee Holdco SCA         1,100,000         1,069,756		200,000	
tumble Bee Holdings, Inc.         2,082,000         2,108,022           9.00% due 12/15/17 <sup>2.6</sup> 2,082,000         2,108,022           Cinetic Concepts Incorporated / KCI USA Inc         1,500,000         1,609,170           Aidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.         1,525,000         1,556,100           Jibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC         6.63% due 06/15/24 <sup>6</sup> 1,500,000         1,535,622           Opal Acquisition, Inc.         8.88% due 12/15/21 <sup>2.6</sup> 1,805,000         1,412,412           Halyard Health, Inc.         6.25% due 10/15/22 <sup>2</sup> 1,100,000         1,069,756           Burble Bee Holdco SCA         1,100,000         1,069,756			11,07,10
9.00% due 12/15/17 <sup>2.6</sup> 2,082,000       2,108,02         Ginetic Concepts Incorporated / KCI USA Inc       1,500,000       1,609,170         Aidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       1,625,000       1,556,100         Aidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       1,625,000       1,556,100         Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC       1,500,000       1,535,622         Opal Acquisition, Inc.       8.88% due 12/15/21 <sup>2.6</sup> 1,805,000       1,412,412         Halyard Health, Inc.       6.25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,756         Bumble Bee Holdco SCA       1,000,000       1,069,756	Consumer, Non-cyclical – 3.4%		
Concepts Incorporated / KCI USA Inc       1,500,000       1,609,174         7.88% due 02/15/21 <sup>2.6</sup> 1,500,000       1,609,174         Alidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       1,625,000       1,556,100         1.88% due 10/01/22 <sup>2.6</sup> 1,625,000       1,556,100         Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC       1,500,000       1,535,622         Opal Acquisition, Inc.       8.88% due 12/15/21 <sup>2.6</sup> 1,805,000       1,412,412         Halyard Health, Inc.       6.25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,756         Bumble Bee Holdco SCA       1,000,000       1,069,756		2 082 000	2 108 025
7.88% due 02/15/21 <sup>2.6</sup> 1,500,000       1,609,17/         Alidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.       1,525,000       1,556,100         7.88% due 10/01/22 <sup>2.6</sup> 1,625,000       1,556,100         Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC       1,500,000       1,535,620         Opal Acquisition, Inc.       1,500,000       1,535,620         8.88% due 12/15/21 <sup>2.6</sup> 1,805,000       1,412,412         Halyard Health, Inc.       0,25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,756         Bumble Bee Holdco SCA       1,000,000       1,069,756		2,002,000	2,100,025
7.88% due 10/01/22 <sup>2.6</sup> 1,625,000       1,556,100         Ilbertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC       1,500,000       1,535,621         0.63% due 06/15/24 <sup>6</sup> 1,500,000       1,535,621         Dpal Acquisition, Inc.       1,805,000       1,412,411         4alyard Health, Inc.       6.25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,756         Bumble Bee Holdco SCA       1,000,000       1,069,756		1,500,000	1,609,170
Ibertsons Companies LLC / Safeway Incorporated / New Albertson's Inc / Albertson's LLC         1,500,000         1,535,622           6.63% due 06/15/24 <sup>6</sup> 1,500,000         1,535,622           Opal Acquisition, Inc.         8.88% due 12/15/21 <sup>2.6</sup> 1,805,000         1,412,412           Halyard Health, Inc.         6.25% due 10/15/22 <sup>2</sup> 1,100,000         1,069,756           Bumble Bee Holdco SCA         1,000,000         1,069,756	Nidas Intermediate Holdco II LLC / Midas Intermediate Holdco II Finance, Inc.		
6.63% due 06/15/24 <sup>6</sup> 1,500,000       1,535,62         Dpal Acquisition, Inc.       1,805,000       1,412,41         8.88% due 12/15/21 <sup>2.6</sup> 1,805,000       1,412,41         falyard Health, Inc.       1,100,000       1,069,750         6.25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,750         Bumble Bee Holdco SCA       1,000,000       1,069,750	7.88% due 10/01/22 <sup>2,6</sup>	1,625,000	1,556,100
Dpal Acquisition, Inc.       1,805,000       1,412,413         8.88% due 12/15/21 <sup>2,6</sup> 1,805,000       1,412,413         Halyard Health, Inc.       1,000,000       1,069,750         6.25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,750         Bumble Bee Holdco SCA       1,000,000       1,069,750			
8.88% due 12/15/21 <sup>2.6</sup> 1,805,000       1,412,413         Halyard Health, Inc.       6.25% due 10/15/22 <sup>2</sup> 1,100,000       1,069,750         Bumble Bee Holdco SCA       1,100,000       1,069,750		1,500,000	1,535,625
Halyard Health, Inc.     1,100,000     1,069,750       6.25% due 10/15/22 <sup>2</sup> 1,100,000     1,069,750       Bumble Bee Holdco SCA     1,000,000     1,069,750		1 905 000	1 412 412
6.25% due 10/15/22 <sup>2</sup> 1,100,000 1,069,750 Bumble Bee Holdco SCA		1,003,000	1,412,413
Bumble Bee Holdco SCA		1,100.000	1,069,750
9.63% due 03/15/18 <sup>2,6,13</sup> 900,000 891,000	Bumble Bee Holdco SCA	,,	,
	9.63% due 03/15/18 <sup>2,6,13</sup>	900,000	891,000

	Face Amount~	Value
CORPORATE BONDS <sup>††</sup> – 37.0% (continued)		
Consumer, Non-cyclical – <b>3.4% (continued)</b> KeHE Distributors LLC / KeHE Finance Corp. 7.63% due 08/15/21 <sup>2.6</sup>	350,000	\$ 343,000
Total Consumer, Non-cyclical		10,525,083
Basic Materials – 2.9% BHP Billiton Finance USA Ltd. 6.75% <sup>23.6.11</sup>	2,000,000	2,072,000
Yamana Gold, Inc. 4.95% due 07/15/24 <sup>2</sup>	2,160,000	2,041,201
Eldorado Gold Corp. 6.13% due 12/15/20 <sup>2,6</sup>	1,950,000	1,833,000
GCP Applied Technologies, Inc. 9.50% due 02/01/23 <sup>2.6</sup>	1,475,000	1,637,250
Constellium N.V. 7.88% due 04/01/21 <sup>2,6</sup>	950,000	964,250
Virabela Nickel Ltd. 9.50% due 06/24/19 <sup>†††,1</sup> 1.00% due 09/10/44 <sup>†††,1</sup>	1,325,230 27,743	331,307 _
TPC Group, Inc. 8.75% due 12/15/20 <sup>6</sup>	85,000	65,450
Fotal Basic Materials		8,944,458
<b>Technology – 1.7%</b> Micron Technology, Inc. 7.50% due 09/15/23 <sup>2.6</sup>	1,550,000	1,627,500
nfor US, Inc. 6.50% due 05/15/22 <sup>2</sup>	1,400,000	1,284,500
Cengage Learning, Inc. 9.50% due 06/15/24 <sup>6</sup>	1,000,000	1,012,500
First Data Corp. 7.00% due 12/01/23 <sup>2,6</sup>	500,000	506,875
picor Software 9.25% due 06/21/23 <sup>†††,1,2</sup>	500,000	477,750
Aspect Software, Inc. 3.00% due 05/25/23 <sup>†††,1,6,13</sup>	368,515	368,515
Total Technology		5,277,640
J <b>tilities – 0.4%</b> .BC Tank Terminals Holding Netherlands BV 6.88% due 05/15/23 <sup>2.6</sup>	1,225,000	1,182,125
Total Corporate Bonds (Cost \$115,767,153)	.,,	114,860,089

	Face Amount~	Value
COLLATERALIZED MORTGAGE OBLIGATIONS <sup>††</sup> – 3.7%		
Commercial Mortgage Backed Securities – 2.6%		
GS Mortgage Securities Corporation Trust		
2016-ICE2, 8.93% due 02/15/33 <sup>2,3,6</sup>	3,000,000	\$ 3,007,899
Capmark Military Housing Trust		
2007-AETC, 5.74% due 02/10/52 <sup>111,2,6</sup>	1,928,895	1,938,790
2007-AET2, 6.06% due 10/10/52 <sup>4,6</sup>	488,709	488,388
GMAC Commercial Mortgage Asset Corp 2003-PRES, 6.24% due 10/10/41 <sup>†††,2.6</sup>	1,416,883	1,441,835
2003-FRES, 6.24% due 10/10/41-00-0	1,410,005	1,441,05.
2015-MTL6, 5.27% due 02/05/30 <sup>2,6</sup>	1,200,000	1,171,772
	1,200,000	8,048,684
Total Commercial Mortgage Backed Securities		0,040,004
Residential Mortgage Backed Securities – 1.1%		
Nomura Resecuritization Trust	2 200 21 4	2 10 4 000
2012-1R, 0.88% due 08/27/47 <sup>2,3,6</sup>	2,298,314	2,194,889
TBW Mortgage Backed Pass-Through Certificates 2006-6, 6.04% due 01/25/37 <sup>2,9</sup>	1,544,186	799,771
2006-6, 5.75% due 01/25/37 <sup>2,9</sup>	649,468	358,724
New Century Home Equity Loan Trust	019,100	550,72-
2004-A, 5.46% due 08/25/34 <sup>2,3</sup>	20,619	20,451
Total Residential Mortgage Backed Securities		3,373,835
Total Collateralized Mortgage Obligations		5,57 5,655
(Cost \$11,337,347)		11,422,519
FOREIGN GOVERNMENT BONDS <sup>††</sup> – 2.4%		
Kenya Government International Bond		
6.87% due 06/24/24 <sup>2,6</sup>	4,250,000	3,900,225
Dominican Republic International Bond		
6.85% due 01/27/45 <sup>2,6</sup>	3,450,000	3,424,125
Total Foreign Government Bonds		
(Cost \$7,954,975)		7,324,350
MUNICIPAL BONDS <sup>††</sup> – 1.5%		
Illinois – 1.1%		
City of Chicago Illinois General Obligation Unlimited		
6.26% due 01/01/40 <sup>2</sup>	2,350,000	2,089,385
5.43% due 01/01/42 <sup>2</sup>	1,750,000	1,441,177
Total Illinois		3,530,562
Puerto Rico – 0.4%		
Puerto Rico Sales Tax Financing Corp. Revenue Bonds		
0.00% due 08/01/41 <sup>2,4</sup>	6,000,000	1,196,640
Total Municipal Bonds		
(Cost \$4,635,982)		4,727,202
Total Investments – 141.5%		
(Cost \$465,604,142)		\$ 439,212,964

		Contracts		Value
	DPTIONS WRITTEN <sup>†,*</sup> – <b>(0.4)</b> % tions on:			
	S&P 500 Index Expiring June 2016 with strike price of \$2,055.00	279	\$	(1,357,335)
	all Options Written (Premiums received \$706,202)			(1,357,335)
Other /	Assets & Liabilities, net – (41.1)%		(	127,609,445)
Total N	let Assets – 100.0%		\$	310,246,184
		Contracts		Unrealized Gain
June 20	<b>Y FUTURES CONTRACTS PURCHASED</b> <sup>†</sup> 116 S&P 500 Index E-Mini Futures Contracts			
	(Aggregate Value of Contracts \$58,338,900)	558	\$	2,284,636
~	The face amount is denominated in U.S. Dollars, unless oth	herwise indicated.		
*	Non-income producing security.			
**	Non-income producing security. Less than 0.1%			
		noted — See Note 4.		
**	Less than 0.1%			

- 1 Security was fair valued by the Valuation Committee at May 31, 2016. The total market value of fair valued securities amounts to \$20,727,381, (cost \$27,640,041) or 6.7% of total net assets.
- 2 All or a portion of these securities have been physically segregated in connection with borrowings, reverse repurchase agreements and unfunded loan commitments. As of May 31, 2016, the total market value of the segregated securities was \$254,777,947.
- 3 Variable rate security. Rate indicated is rate effective at May 31, 2016.
- 4 Zero coupon rate security.
- 5 Rate indicated is the 7-day yield as of May 31, 2016.
- 6 Security is a 144A or Section 4(a) (2) security. The total market value of 144A or Section 4(a) (2) securities is \$197,400,602 (cost \$214,609,625), or 63.6% of total net assets. These securities have been determined to be liquid under guidelines established by the Board of Trustees.
- 7 Security is a 144A or Section 4(a) (2) security. These securities are considered illiquid and restricted under guidelines established by the Board of Trustees. The total market value of 144A or Section 4(a) (2) securities is \$14,695,442 (cost \$22,704,201), or 4.7% of total net assets see Note 12.
- 8 Security has no stated coupon. However, it is expected to receive residual cashflow payments on defined deal dates.
- 9 Security is a step up/step down bond. The coupon increases or decreases at regular intervals until the bond reaches full maturity. Rate indicated is rate effective at May 31, 2016.
- 10 Security is in default.
- 11 Perpetual maturity.

- 12 Security has a fixed rate coupon which will convert to a floating or variable rate coupon on a future date.
- 13 Security is a pay in-kind bond.
- 14 All or a portion of this security is pledged as futures collateral.
- B.V. Limited Liability Company
- CDO Collateralized Debt Obligation
- CLO Collateralized Loan Obligation
- EUR Euro
- FCB Farmers Credit Bureau
- GBP Great Britain Pound
- LLC Limited Liability Company
- LP Limited Partnership
- N.V. Publicly Traded Company
- plc Public Limited Company
- S.A. Corporation
- SCA Limited Partnership
- ULC Unlimited Liability Corporation

See sector classification in Supplemental Information section.

#### **Country Diversification**

Country	% of Long-Term Investments
United States	91.1%
Canada	2.0%
Luxembourg	1.5%
United Kingdom	1.3%
Marshall Islands	0.9%
Kenya	0.9%
Dominican Republic	0.8%
France	0.6%
Netherlands	0.5%
Saint Maarten	0.4%
Cayman Islands	0.0%*
Australia	0.0%*
Total Long-Term Investments	100.0%

\*Less than 0.1%.

The following table represents the Fund's investments carried on the Statement of Assets and Liabilities by caption and by level within the fair value hierarchy as of May 31, 2016 (see Note 4 in the Notes to Financial Statements): 

	Level 1 Quoted Prices	Level 2 Significant Observable Inputs	Level 3 Significant Unobservable Inputs	Total
Assets:				
Corporate Bonds	\$-	\$106,374,540	\$ 8,485,549	\$114,860,089
Asset Backed Securities	-	143,903,934	8,036,285	151,940,219
Collateralized Mortgage Obligations	-	8,041,894	3,380,625	11,422,519
Senior Floating Rate Interests	-	102,189,160	19,029,841	121,219,001
Municipal Bonds	-	4,727,202	-	4,727,202
Foreign Government Bonds	-	7,324,350	-	7,324,350
Common Stocks	-	230,864	1,079,055	1,309,919
Preferred Stocks	2,906,812	-	-	2,906,812
U.S. Government Securities	-	20,798,992	-	20,798,992
Money Market Fund	2,703,861	-	-	2,703,861
Forward Foreign Currency Exchange Contracts*	-	128,423	-	128,423
Equity Futures Contracts*	2,284,636	-	-	2,284,636
Total Assets	\$ 7,895,309	\$393,719,359	\$40,011,355	\$441,626,023
Liabilities:				
Options Written	1,357,335	-	-	1,357,335
Unfunded Commitments	-	771,834	-	771,834
Forward Foreign Currency Exchange Contracts*	-	106,020	-	106,020
Total Liabilities	\$ 1,357,335	\$ 877,854	\$-	\$ 2,235,189

\* These amounts are reported as unrealized gain/(loss) as of May 31, 2016.

If not referenced in the table, please refer to the Portfolio of Investments for a breakdown of investment type by industry category.
The following is a summary of significant unobservable inputs used in the fair valuation of assets and liabilities	
categorized within Level 3 of the fair value hierarchy:	

Category	Ending	Balance at 5/31/16	Valuation Technique	Unobservable Inputs	Input Range
Corporate Bonds	\$	5,671,727	Option adjusted spread off the prior month end broker quote over the 3 month LIBOR	Indicative Quote	-
Corporate Bonds	\$	2,114,000	Model Price	Market Comparable Yields	9.2% – 19.5%
Corporate Bonds	\$	368,515	Enterprise Value	Valuation Multiple	7.2x
Corporate Bonds	\$	331,307	Model Price	Liquidation Value	_
Asset Backed Securities	\$	6,536,282	Option adjusted spread off the prior month end broker quote over the 3 month LIBOR	Indicative Quote	-
Asset Backed Securities	\$	1,500,000	Model Price	Market Comparable Yields	2.38 – 2.75%
Collateralized Mortgage Obligations	\$	3,380,625	Option adjusted spread off the prior month end broker quote over the 3 month LIBOR	Indicative Quote	-
Senior Floating Rate Interests	\$	3,695,340	Option adjusted spread off the prior month end broker quote over the 3 month LIBOR	Indicative Quote	-
Senior Floating Rate Interests	\$	5,160,705	Enterprise Value	Valuation Multiple	4.9x - 22.8x
Senior Floating Rate Interests	\$	9,589,638	Model Price	Market Comparable Yields	5.1% – 6.8%
Senior Floating Rate Interests	\$	584,158	Model Price	Liquidation Value	_
Common Stocks	\$	377	Model Price	Liquidation Value	-
Common Stocks	\$	1,078,676	Enterprise Value	Valuation Multiple	4.9x - 7.2x

Significant changes in an indicative quote, liquidation value, market comparable yield or valuation multiple would generally result in significant changes in the fair value of the security.

Any remaining Level 3 securities held by the Fund and excluded from the tables above, were not considered material to the Fund.

Transfers between investment levels may occur as the markets fluctuate and/or the availability of data used in an investment's valuation changes. Transfers between valuation levels, if any, are in comparison to the valuation levels at the end of the previous fiscal year, and are effective using the fair value as of the end of the current fiscal period.

As of May 31, 2016, the Fund had securities with a total value of \$9,819,159 transferred from Level 2 to Level 3 due to lack of multiple vendor prices. As of May 31, 2016, the Fund had a security with a total value of \$377 transferred from Level 1 to Level 3 due to security being halted on the principal exchange on which it trades. The Fund had a security with a total value of \$276,944 transferred from Level 3 to Level 2 due to availability of market price information at the period end.

#### Summary of Fair Value Level 3 Activity

Following is a reconciliation of Level 3 assets for which significant unobservable inputs were used to determine fair value for the period ended May 31, 2016:

	Asset	Senior Floating		Collateralized		
	Backed Securities	Rate Interests	Corporate Bonds	Mortgage Obligations	Common Stocks	Total
Assets:						
Beginning Balance	\$ 1,725,304	\$ 7,040,630	\$ 3,787,867	\$ 4,392,687	\$-	\$16,946,488
Paydowns Received	(445,280)	(3,542,211)	(50,000)	(35,670)	-	(4,073,161)
Payment-in-kind Distributions						
Received	-	89,304	93,224	-	-	182,528
Realized Gain/(Loss)	9,209	64,273	(185,982)	90,507	-	(21,993)
Change in Unrealized	5,205	01,275	(100,002)	20,201		(=:,;;;;))
Gain/(Loss)	(335,684)	(266,093)	(1,153,764)	(50,557)	1	(1,806,097)
Accrued discounts/	( , ,	( , , ,	( , , , ,	( , )		(, , ,
(premiums)	135,553	53,090	44,487	2,564	-	235,694
Purchases	4,948,522	13,170,392	1,366,015	-	-	19,484,929
Sales	-	(10,930)	(541,875)	(1,018,906)	-	(1,571,711)
Corporate actions	-	13,409	-	_	1,078,677	1,092,086
Transfers into Level 3	2,275,605	2,417,977	5,125,577	-	377	9,819,536
Transfers out of Level 3	(276,944)	-	-	-	-	(276,944)
Ending Balance	\$ 8,036,285	\$19,029,841	\$ 8,485,549	\$ 3,380,625	\$1,079,055	\$40,011,355
Net change in unrealize	ed					
appreciation						
(depreciation) for						
investments in						
securities still held						
at May 31, 2016	\$ (217,385)	\$ (199,443)	\$(1,184,046)	\$ (4,421)	\$1	\$(1,605,294)

ASSETS:		
Investments, at value (cost \$465,604,142)	\$	439,212,964
Cash		1,997,862
Restricted cash		1,760,386
Foreign currency, at value (Cost \$1,352,845)		1,345,816
Unrealized appreciation on forward foreign currency exchange contracts		128,423
Receivables:		
Investments sold		12,602,220
Interest		4,364,851
Tax reclaims		13,851
Dividends		6,875
Other assets		840
Total assets		461,434,088
LIABILITIES:		
Reverse repurchase agreements		130,570,046
Borrowings		9,354,955
Options written, at value (premiums received \$706,202)		1,357,335
Unfunded loan commitments, at value (Note 10) (Commitment fees received \$899,040)		771,834
Due to broker		586,000
Interest payable on borrowings		303,190
Variation margin on futures		175,770
Unrealized depreciation on forward foreign currency exchange contracts		106,020
Payable for:		
Investments purchased		7,151,607
Investment advisory fees		377,075
Offering costs		223,309
Trustees' fees and expenses*		26,238
Fund accounting fees		16,778
Administration fees		8,569
Accrued expenses and other liabilities		159,178
Total liabilities		151,187,904
NET ASSETS	\$	310,246,184
NET ASSETS CONSIST OF:		
Common Stock, \$0.01 par value per share, unlimited number of shares authorized,	*	177 000
17,729,262 shares issued and outstanding	\$	177,293
Additional paid-in capital		344,087,781
Distributions in excess of net investment income		(7,884,106)
Accumulated net realized loss on investments		(1,505,350)
Net unrealized depreciation on investments	*	(24,629,434)
NET ASSETS	\$	310,246,184
Net asset value	\$	17.50

\* Relates to Trustees not deemed "interested persons" within the meaning of Section 2(a) (19) of the 1940 Act.

STATEMENT OF OPERATIONS	May 31, 2016
For the Year Ended May 31, 2016	
INVESTMENT INCOME:	
Interest, net of foreign taxes withheld \$21,268	\$ 30,887,843
Dividends	1,293,969
Total investment income	32,181,812
EXPENSES:	
Investment advisory fees	4,626,850
Interest expense	2,011,082
Professional fees	178,078
Excise tax expense	157,516
Fund accounting fees	117,550
Trustees' fees and expenses*	115,170
Administration fees	107,575
Printing fees	85,376
Custodian fees	55,743
Registration and filings	27,670
Transfer agent fees	20,324
Insurance	15,526
Miscellaneous	3,072
Total expenses	7,521,532
Net investment income	24,660,280
NET REALIZED AND UNREALIZED GAIN (LOSS):	
Net realized gain on:	
Investments	876,439
Foreign currency transactions	504,442
Written options	1,218,742
Futures contracts	3,559,147
Net realized gain	6,158,770
Net change in unrealized appreciation (depreciation) on:	
Investments	(30,838,462)
Foreign currency translations	(120,068)
Written options	(819,130)
Futures contracts	2,284,636
Net change in unrealized appreciation (depreciation)	(29,493,024)
Net realized and unrealized loss	(23,334,254)
	\$ 1,326,026

\* Relates to Trustees not deemed "interested persons" within the meaning of Section 2(a) (19) of the 1940 Act.

#### STATEMENTS OF CHANGES IN NET ASSETS

	Year Ended May 31, 2016	Year Ended May 31, 2015
INCREASE (DECREASE) IN NET ASSETS FROM OPERATIONS:		
Net investment income	\$ 24,660,280	\$ 21,075,117
Net realized gain on investments	6,158,770	4,002,372
Net change in unrealized appreciation (depreciation) on investments	(29,493,024)	(6,936,820)
Net increase in net assets resulting from operations	1,326,026	18,140,669
DISTRIBUTIONS TO SHAREHOLDERS FROM:		
Net investment income	(32,113,499)	(23,319,305)
Capital gains	(6,431,359)	(12,572,692)
Total distributions to shareholders	(38,544,858)	(35,891,997)
SHAREHOLDER TRANSACTIONS:		
Net proceeds from shares issued through at-the-market offering	3,253,035	40,902,208
Reinvestments	1,244,253	2,084,665
Common share offering costs charged to paid-in capital	(19,815)	(248,803)
Net increase in net assets resulting from shareholder transactions	4,477,473	42,738,070
Net increase (decrease) in net assets	(32,741,359)	24,986,742
NET ASSETS:		
Beginning of year	342,987,543	318,000,801
End of year	\$ 310,246,184	\$ 342,987,543
Distributions in excess of net investment income at end of year	\$ (7,884,106)	\$ (1,338,644)

#### STATEMENT OF CASH FLOWS

For the Year Ended May 31, 2016

Cash Flows from Operating Activities:	
Net increase in net assets resulting from operations \$	1,326,026
Adjustments to Reconcile Net Increase in Net Assets Resulting from Operations to	
Net Cash Provided by Operating and Investing Activities:	
Net change in unrealized appreciation (depreciation) on investments	30,838,462
Net change in unrealized appreciation (depreciation) on written options	819,130
Net change in unrealized appreciation (depreciation) on foreign currency translations	112,406
Net realized gain on investments	(876,439)
Net realized gain on written options	(1,218,742)
Net accretion of bond discount and amortization of bond premium	(4,292,313)
	(493,188,149)
Paydowns received on mortgage and asset backed securities	35,688,901
Proceeds from written options	12,925,255
Cost of closing written options	(10,047,540)
Proceeds from sales of long-term investments	521,702,961
Other payments	108,980
Net Purchases of short-term investments	(18,921,737)
Decrease in dividends receivable	29,907
Increase in interest receivable	(87,229)
Increase in investments sold receivable	(9,803,434)
Increase in tax reclaims receivable	(6,006)
Decrease in other assets	555
Increase in due to broker	586,000
Decrease in investments purchased payable	(10,637,802)
Increase in interest payable on borrowings	199,874
Commitment fees received on unfunded commitments	823,924
Increase in variation margin	175,770
Decrease in investment advisory fees payable	(45,668)
Decrease in administration fees payable	(907)
Increase in trustees' fees and expenses* payable	4,176
Increase in fund accounting fees payable	3,867
Decrease in accrued expenses and other liabilities	(23,275)
Net Cash Provided by Operating and Investing Activities	56,196,953
Cash Flows From Financing Activities:	
Net proceeds from the issuance of common shares	3,253,035
Decrease in receivable for fund shares sold through at-the-market offering	262,025
Distributions to common shareholders	(37,300,605)
Proceeds from reverse repurchase agreements	279,909,757
	(264,097,874)
Proceeds from borrowings	15,572,000
Payments made on borrowings	(51,706,000)
Offering costs in connection with the issuance of common shares	(36,756)
Net Cash Used in Financing Activities	(54,144,418)
Net increase in cash	2,052,535
Cash at Beginning of Period (including foreign currency and restricted cash)	3,051,529
Cash at End of Period (including foreign currency and restricted cash) \$	5,104,064
Supplemental Disclosure of Cash Flow Information: Cash paid during the period for interest \$	1,811,208
Supplemental Disclosure of Non Cash Financing Activity: Dividend reinvestment \$	1,244,253
Supplemental Disclosure of Non Cash Operating Activity: Additional principal received	
on payment-in-kind bonds \$	185,625

\* Relates to Trustees not deemed "interested persons" within the meaning of Section 2(a) (19) of the 1940 Act.

FINANCIAL HIGHLIGHTS										May 31, 2016
	Year	Year Ended May 31, 2016	Year	Year Ended May 31, 2015	Yea	Year Ended May 31, 2014	Ye	Year Ended May 31, 2013	Ye	Year Ended May 31, 2012
Per Share Data: Net const value tracinaire of coning	÷	13.01	÷	JD E6	÷	J0.05	÷	00 OF	÷	
ivet asset value, beginning of period	•	12.01	•	00.02	•	CC.07	•	17.00	•	70.11
Income from investment operations: Net investment income <sup>(a)</sup>		1.40		1.28		1.4		1.68		1.80
Net gain (loss) on investments (realized and unrealized)		(1.33)		(0.05)		0.35		2.22		(1.06)
Total from investment operations		0.07		1.23		1.79		3.90		0.74
Less distributions:										
From and in excess of net investment income		(1.82)		(1.42)		(1.82)		(1.78)		(1.85)
Capital gains		(0.36)		(0.76)		(0.36)		(0.17)		I
Total distributions to shareholders		(2.18)		(2.18)		(2.18)		(1.95)		(1.85)
Net asset value, end of period	\$	17.50	⇔	19.61	⇔	20.56	⇔	20.95	⇔	19.00
Market value, end of period	Ś	17.61	∽	21.21	∽	21.83	∽	21.91	∽	21.08
Total Return <sup>(b)</sup>										
Net asset value		0.80%		6.39%		9.20%		21.37%		4.09%
Market value		-6.07%		8.08%		10.71%		14.10%		3.81%
Ratios/Supplemental Data:										
Net assets, end of period (in thousands)	\$	310,246	€9	342,988	⇔	318,001	∽	286,471	∽	207,346
Ratio to average net assets applicable to Common Shares:		/00L L		2 440/		/0L0 L		1000 0		0 4E0/
rect investment income, incoming interest expense Total expenses, including interest expense <sup>(c)(d)</sup>		2.38%		0. <del>11</del> % 2.16%		2.28%		2.47%		2.55%
Portfolio turnover rate		116%		86%		95%		165%		112%

FINANCIAL HIGHLIGHTS continued										May 31, 2016	16
	Year	Year Ended May 31, 2016		Year Ended May 31, 2015		Year Ended Y May 31, 2014	Yea	Year Ended May 31, 2013	Yea	Year Ended May 31, 2012	
Senior Indebtedness Total Borrowings outstanding (in thousands) Asset Coverage per \$1,000 of indebtedness <sup>(e)</sup>	\$ \$ \$ \$	139,925 3,217	~ ~	160,247 3,140	~ ~	\$ 160,247 \$ 136,430 \$ 115,573 \$ 3,140 \$ 3,331 \$ 3,479	~ ~	115,573 3,479	\$	83,842 3,473	1
<ul> <li>(a) Based on average shares outstanding.</li> <li>(b) Total return is calculated assuming a purchase of a common share at the beginning of the period and a sale on the last day of the period reported either at net asset value ("NAV") or market price per share. Dividends and distributions are assumed to be reinvested at NAV for NAV returns or the prices obtained under the Fund's Dividend Reinvestment ("NAV") or market price per share. Dividends and distributions are assumed to be reinvested at NAV for NAV returns or the prices obtained under the Fund's Dividend Reinvestment Plan for market value returns. Total return does not reflect brokerage commissions. A return calculated for a period of less than one year is not annualized.</li> <li>(c) The ratios of total expenses to average net assets applicable to common shares do not reflect fees and expenses incurred indirectly by the Fund as a result to fits investment in shares of other investment companies. If these fees were included in the expense ratios, the expense ratios would increase by 0.02%, 0.03%, 0.03%, 0.05% and 0.04% for the years ended May 31, 2016, 2015, 2013, 2013, respectively.</li> </ul>	the per d at NA' urn calc eflect fe , the ex	iod and a V for NAV ulated for es and exp pense rati	sale o returns a peri senses os wou	n the last or the pri od of less incurred ild increa	day c ices of than indire se by	f the peric stained unc one year is ctly by the 0.02%, 0.01	od rep der the not a Fund 3%, 0	orted eith Fund's Di nnualized as a result 03%, 0.05	er at n videnc t of its % and	let asset val l Reinvestme investment 0.04% for t	ue ent he

Excluding interest expense, the operating expense ratios for the years ended May 31 would be: (p)

2012	1.78%
2013	1.81%
2014	1.78%
2015	1.72%
2016	1.74%

(e) Calculated by subtracting the Fund's total liabilities (not including the borrowings) from the Fund's total assets and dividing by the total borrowings.

#### Note 1 - Organization:

Guggenheim Strategic Opportunities Fund (the "Fund") was organized as a Delaware statutory trust on November 13, 2006. The Fund is registered as a diversified, closed-end management investment company under the Investment Company Act of 1940, as amended ("1940 Act").

The Fund's investment objective is to maximize total return through a combination of current income and capital appreciation.

#### Note 2 – Accounting Policies:

The Fund operates as an investment company and accordingly follows the investment company accounting and reporting guidance of the Financial Accounting Standards Board ("FASB") Accounting Standards Codification Topic 946 Financial Services – Investment Companies.

The following significant accounting policies are in conformity with U.S. generally accepted accounting principles ("GAAP") and are consistently followed by the Fund. This requires management to make estimates and assumptions that affect the reported amount 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 these estimates. All time references are based on Eastern Time.

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

#### (a) Valuation of Investments

The Board of Trustees of the Fund (the "Board") has adopted policies and procedures for the valuation of the Fund's investments (the "Valuation Procedures"). Pursuant to the Valuation Procedures, the Board has delegated to a valuation committee, consisting of representatives from Guggenheim's investment management, fund administration, legal and compliance departments (the "Valuation Committee"), the day-to-day responsibility for implementing the Valuation Procedures, including, under most circumstances, the responsibility for determining the fair value of the Fund's securities or other assets.

Valuations of the Fund's securities are supplied primarily by pricing services appointed pursuant to the processes set forth in the Valuation Procedures. The Valuation Committee convenes monthly, or more frequently as needed and will review the valuation of all assets which have been fair valued for reasonableness. The Fund's officers, through the Valuation Committee and consistent with the monitoring and review responsibilities set forth in the Valuation Procedures, regularly review procedures used by, and valuations provided by, the pricing services.

If the pricing service cannot or does not provide a valuation for a particular investment or such valuation is deemed unreliable, such investment is fair valued by the Valuation Committee.

Equity securities listed on an exchange (New York Stock Exchange ("NYSE") or American Stock Exchange) are valued at the last quoted sales price as of the close of business on the NYSE, usually 4:00 p.m. on the valuation date. Equity securities listed on the NASDAQ market system are valued at the NASDAQ Official Closing Price on the valuation date, which may not necessarily represent the last sale price. If there has been no sale on such exchange or NASDAQ on such day, the security is valued at the closing bid price on such day.

Open-end investment companies ("Mutual Funds") are valued at their NAV as of the close of business on the valuation date. Exchange Traded Funds ("ETFs") and closed-end investment companies are valued at the last quoted sale price.

Debt securities with a maturity of greater than 60 days at acquisition are valued at prices that reflect broker/dealer supplied valuations or are obtained from independent pricing services, which may consider the trade activity, treasury spreads, yields or price of bonds of comparable quality, coupon, maturity, and type, as well as prices quoted by dealers who make markets in such securities. Short-term debt securities with a maturity of 60 days or less at acquisition and repurchase agreements are valued at amortized cost, provided such amount approximates market value.

Typically loans are valued using information provided by an independent third party pricing service which uses broker quotes in a non-active market.

Listed options are valued at the Official Settlement Price listed in by the exchange, usually as of 4:00 p.m. Long options are valued using the bid price and short options are valued using the ask price. In the event that a settlement price is not available, fair valuation is enacted. Over-the-counter options are valued using the average bid price (for long options), or average ask price (for short options) obtained from one or more security dealers.

The value of futures contracts is accounted for using the unrealized gain or loss on the contracts that is determined by marking the contracts to their current settlement prices. Financial futures contracts are valued at 4:00 p.m. price on the valuation date. In the event that the exchange for a specific futures contract closes earlier than 4:00 p.m., the futures contract is valued at the Official Settlement Price of the exchange. However, the underlying securities from which the futures contract value is derived are monitored until 4:00 p.m. to determine if fair valuation would provide a more accurate valuation.

Generally, trading in foreign securities markets is substantially completed each day at various times prior to the close of the NYSE. The values of foreign securities are determined as of the close of such foreign markets or the close of the NYSE, if earlier. All investments quoted in foreign currency are valued in U.S. dollars on the basis of the foreign currency exchange rates prevailing at the close of U.S. business at 4:00 p.m. Investments in foreign securities may involve risks not present in domestic investments. The Valuation Committee will determine the current value of such foreign securities by taking into consideration certain factors which may include those discussed above, as well as the following factors, among others: the value of the securities traded on other foreign markets, ADR trading, closed-end fund trading, foreign currency exchange activity, and the trading prices of financial products that are tied to foreign securities such as World Equity Benchmark Securities. In addition, under the Valuation Procedures, the Valuation Committee and Guggenheim Funds Investment Advisors, LLC ("GFIA" or the "Adviser") are authorized to use prices and other information supplied by a third party pricing vendor in valuing foreign securities.

Investments for which market quotations are not readily available are fair valued as determined in good faith by the Adviser, subject to review and approval by the Valuation Committee, pursuant to methods established or ratified by the Board. Valuations in accordance with these methods are intended to reflect each security's (or asset's) "fair value." Each such determination is based on a consideration of all relevant factors, which are likely to vary from one pricing context to another. Examples of such factors may include, but are not limited to: (i) the type of security, (ii) the initial cost of the security, (iii) the existence of any contractual restrictions on the security's disposition, (iv) the price and extent of public trading in similar securities of the issuer or of comparable companies, (v) quotations or evaluated prices from broker-dealers and/or pricing services, (vi) information obtained from the issuer, analysts, and/or the appropriate stock exchange (for exchange traded securities), (vii) an analysis of the company's financial statements, and (viii) an evaluation of the forces that influence the issuer and the market(s) in which the security is purchased and sold (e.g. the existence of pending merger activity, public offerings or tender offers that might affect the value of the security). In connection with futures contracts and other derivative investments, such factors may include obtaining information as to how (a) these contracts and other derivative investments trade in the futures or other derivative markets, respectively, and (b) the securities underlying these contracts and other derivative investments trade in the cash market.

#### (b) Investment Transactions and Investment Income

Investment transactions are accounted for on the trade date. Realized gains and losses on investments are determined on the identified cost basis. Paydown gains and losses on mortgage and asset-backed securities are treated as an adjustment to interest income. Dividend income is recorded net of applicable withholding taxes on the ex-dividend date and interest income is recorded on an accrual basis. Discounts or premiums on debt securities purchased are accreted or amortized to interest income over the lives of the respective securities using the effective interest method.

#### (c) Restricted Cash

A portion of cash on hand relates to collateral received by the Fund for repurchase agreements and futures contracts. This amount is presented on the Statement of Assets and Liabilities as Restricted Cash.

#### (d) Swaps

A swap is an agreement to exchange the return generated by one instrument for the return generated by another instrument. The Fund enters into swap agreements to manage its exposure to interest rates and/or credit risk or to generate income. Swaps are valued daily at current market value and any unrealized gain or loss is included in the Statement of Assets and Liabilities. Gain or loss is realized on the termination date of the swap and is equal to the difference between the Fund's basis in the swap and the proceeds of the closing transaction, including any fees. Upon termination of a swap agreement, a payable to or receivable from swap counterparty is established on the Statement of Assets and Liabilities to reflect the net gain/loss, including interest income/expense, on terminated swap positions. The line item is removed upon settlement according to the terms of the swap agreement.

Realized gain (loss) upon termination of swap contracts is recorded on the Statement of Operations. Fluctuations in the value of swap contracts are recorded as a component of net change in unrealized appreciation (depreciation) of swap contracts. Net periodic payments received by the Fund are included as part of realized gain (loss) and, in the case of accruals for periodic payments, are included as part of unrealized appreciation (depreciation) on the Statement of Operations.

As of May 31, 2016, the Fund had no swap contracts outstanding.

#### (e) Covered Call Options and Put Options

When an option is written, the premium received is recorded as an asset with an equal liability and is subsequently marked to market to reflect the current market value of the option written. These liabilities are reflected as options written on the Statement of Assets and Liabilities. Premiums received from writing options which expire unexercised are recorded on the expiration date as a realized gain. The difference between the premium received and the amount paid on effecting a closing purchase transaction, including brokerage commissions, is also treated as a realized gain, or if the premium is less than the amount paid for the closing purchase transactions, as a realized loss. If an option is exercised, the premium is added to the proceeds from the sale of the underlying security in determining whether there has been a realized gain or loss.

When a call option is purchased, the Fund obtains the right (but not the obligation) to buy the underlying instrument at the strike price at anytime during the option period. When a put option is purchased, the Fund obtains the right (but not the obligation) to sell the option's underlying instrument at the strike price at anytime during the option period. When the Fund purchases an option, an amount equal to the premium paid by the Fund is reflected as an asset and subsequently marked-to-market to reflect the current market value of the option purchased. Purchased options are included with Investments on the Statement of Assets and Liabilities. Realized and unrealized gains and losses on purchased options are included with Investments on the Statement of Operations.

#### (f) Currency Translation

Assets and liabilities denominated in foreign currencies are translated into U.S. dollars at the mean of the bid and ask price of respective exchange rates on the last day of the period. Purchases and sales of investments denominated in foreign currencies are translated at the exchange rate on the bid and ask price of respective exchange rates on the date of the transaction.

The Fund does not isolate that portion of the results of operations resulting from changes in foreign exchange rates on investments from the fluctuations arising from changes in market prices of securities held. Such fluctuations are included with the net realized and unrealized gain or loss from investments.

Foreign exchange realized gain or loss resulting from holding of a foreign currency, expiration of a currency exchange contract, difference in exchange rates between the trade date and settlement date of an investment purchased or sold, and the difference between dividends or interest actually received compared to the amount shown in the Fund's accounting records on the date of receipt is shown as net realized gains or losses on foreign currency transactions on the Fund's Statement of Operations.

Foreign exchange unrealized gain or loss on assets and liabilities, other than investments, is shown as unrealized appreciation (depreciation) on foreign currency translation on the Fund's Statement of Operations.

#### (g) Forward Foreign Currency Exchange Contracts

Forward foreign currency exchange contracts are agreements between two parties to buy and sell currencies at a set price on a future date. Fluctuations in the value of open forward foreign currency exchange contracts are recorded for financial reporting purposes as unrealized appreciation and depreciation by the Fund until the contracts are closed. When the contracts are closed, realized gains and losses are recorded, and included on the Statement of Operations in foreign currency transactions.

#### (h) Futures Contracts

Upon entering into a futures contract, the Fund deposits and maintains as collateral such initial margin as required by the exchange on which the transaction is affected. Pursuant to the contract, the Fund agrees to receive from or pay to the broker an amount of cash equal to the daily fluctuation in value of the contract. Such receipts or payments are known as variation margin and are recorded by the Fund as unrealized gains or losses. When the contract is closed, the Fund records a realized gain or loss equal to the difference between the value of the contract at the time it was opened and the value at the time it was closed.

#### (i) Distributions to Shareholders

The Fund declares and pays monthly distributions to common shareholders. These distributions consist of investment company taxable income, which generally includes qualified dividend income, ordinary income and short-term capital gains. Any net realized long-term capital gains are distributed annually to common shareholders. To the extent distributions exceed taxable income, the excess will be deemed a return of capital.

Distributions to shareholders are recorded on the ex-dividend date. The amount and timing of distributions are determined in accordance with federal income tax regulations, which may differ from GAAP.

#### (j) Indemnifications

Under the Fund's organizational documents, its Trustees and Officers are indemnified against certain liabilities arising out of the performance of their duties to the Fund. In addition, throughout the normal course of business, the Fund enters into contracts that contain a variety of representations and warranties which provide general indemnifications. The Fund's maximum exposure under these arrangements is unknown, as this would involve future claims that may be made against the Fund and/or its affiliates that have not yet occurred. However, based on experience, the Fund expects the risk of loss to be remote.

#### Note 3 – Investment Advisory Agreement, Sub-Advisory Agreement and Other Agreements:

Pursuant to an Investment Advisory Agreement between the Fund and the Adviser, the Adviser furnishes offices, necessary facilities and equipment, provides administrative services, oversees the activities of Guggenheim Partners Investment Management, LLC ("GPIM" or "Sub-Adviser"), provides personnel including certain officers required for the Fund's administrative management and compensates the officers and trustees of the Fund who are affiliates of the Adviser. As compensation for these services, the Fund pays the Adviser a fee, payable monthly, in an amount equal to 1.00% of the Fund's average daily managed assets (net assets applicable to common shareholders plus any assets attributable to financial leverage).

Pursuant to a Sub-Advisory Agreement among the Fund, the Adviser and GPIM, GPIM, under the supervision of the Fund's Board of Trustees and the Adviser, provides a continuous investment program for the Fund's portfolio; provides investment research; makes and executes recommendations for the purchase and sale of securities; and provides certain facilities and personnel, including certain officers required for its administrative management and pays the compensation of all officers and trustees of the Fund who are GPIM's affiliates. As compensation for its services, the Adviser pays GPIM a fee, payable monthly, in an annual amount equal to 0.50% of the Fund's average daily managed assets.

Certain officers and trustees of the Fund may also be officers, directors and/or employees of the Adviser or GPIM. The Fund does not compensate its officers or trustees who are officers, directors and/or employees of the aforementioned firms.

Rydex Fund Services, LLC ("RFS"), an affiliate of the Adviser and the Sub-Adviser, provides fund administration services to the Fund. As compensation for these services, RFS receives a fund administration fee payable monthly at the annual rate set forth below as a percentage of the average daily managed assets of the Fund:

Managed Assets	Rate
First \$200,000,000	0.0275%
Next \$300,000,000	0.0200%
Next \$500,000,000	0.0150%
Over \$1,000,000,000	0.0100%
RES serves as the accounting agent for the Fund. As accounting agent	RES is responsible for

RFS serves as the accounting agent for the Fund. As accounting agent, RFS is responsible for maintaining the books and records of the Fund's securities and cash. RFS receives an accounting fee payable monthly at the annual rate set forth below as a percentage of the average daily managed assets of the Fund.

Managed Assets	Rate
First \$200,000,000	0.0300%
Next \$300,000,000	0.0150%
Next \$500,000,000	0.0100%
Over \$1,000,000,000	0.0075%
Minimum annual charge	\$50,000
Certain out-of-pocket charges	Varies

For purposes of calculating the fees payable under the foregoing agreements, average daily managed assets means the average daily value of the Fund's total assets minus the sum of its accrued liabilities. Total assets means all of the Fund's assets and is not limited to its investment securities. Accrued liabilities means all of the Fund's liabilities other than borrowings for investment purposes.

The Bank of New York Mellon ("BNY") acts as the Fund's custodian. As custodian, BNY is responsible for the custody of the Fund's assets.

#### Note 4 - Fair Value Measurement:

In accordance with GAAP, fair value is defined as the price that the Fund would receive to sell an investment or pay to transfer a liability in an orderly transaction with an independent buyer in the principal market, or in the absence of a principal market, the most advantageous market for the investment or liability. GAAP establishes a three-tier fair value hierarchy based on the types of inputs used to value assets and liabilities and requires corresponding disclosure. The hierarchy and the corresponding inputs are summarized below:

Level 1 — quoted prices in active markets for identical assets or liabilities.

Level 2 — significant other observable inputs (for example quoted prices for securities that are similar based on characteristics such as interest rates, prepayment speeds, credit risk, etc.).

Level 3 — significant unobservable inputs based on the best information available under the circumstances, to the extent observable inputs are not available, which may include assumptions.

The types of inputs available depend on a variety of factors, such as the type of security and the characteristics of the markets in which it trades, if any. Fair valuation determinations that rely on fewer or no observable inputs require greater judgment. Accordingly, fair value determinations for Level 3 securities require the greatest amount of judgment.

Independent pricing services are used to value a majority of the Fund's investments. When values are not available from a pricing service, they will be determined under the valuation policies that have been reviewed and approved by the Board. In any event, values are determined using a variety of sources and techniques, including: market prices; broker quotes; and models which derive prices based on inputs such as prices of securities with comparable maturities and characteristics or based on inputs such as anticipated cash flows or collateral, spread over Treasuries, and other information and analysis. A significant portion of the Funds' assets and liabilities are categorized as Level 2 or Level 3, as indicated in this report.

Indicative quotes from broker-dealers, adjusted for fluctuations in criteria such as credit spreads and interest rates, may be also used to value the Fund's assets and liabilities, i.e. prices provided by a broker-dealer or other market participant who has not committed to trade at that price. Although indicative quotes are typically received from established market participants, the Fund may not have the transparency to view the underlying inputs which support the market quotations.

Certain fixed income securities are valued by obtaining a monthly indicative quote from a brokerdealer, adjusted for fluctuations in criteria such as credit spreads and interest rates. The Fund's fair valuation guidelines categorize these securities as Level 3.

The inputs or methodologies used for valuing securities are not necessarily an indication of the risk associated with investing in those securities. The suitability of the techniques and sources employed to determine fair valuation are regularly monitored and subject to change.

#### Note 5 - Federal Income Taxes:

The Fund intends to comply with the requirements of Subchapter M of the Internal Revenue Code of 1986, as amended, (the "Internal Revenue Code"), applicable to regulated investment companies.

The Fund may be subject to an excise tax of 4% of the amount by which 98% of the Fund's annual taxable income and 98.2% of net realized gains exceed the distributions from such taxable income and realized gains for the calendar year. The Fund paid \$157,516 or \$0.009 per share of federal excise tax attributable to calendar year 2015.

For Federal income tax purposes, capital loss carryforwards represent realized losses of the Fund that may be carried forward and applied against future capital gains. Under the RIC Modernization Act of 2010, the Fund is permitted to carry forward capital losses incurred in taxable years beginning after December 22, 2010 for an unlimited period and such capital loss carryforwards will retain their character as either short-term or long-term capital losses. As of May 31, 2016, the Fund had no capital loss carryforwards.

Due to inherent differences in the recognition of income, expenses and realized gains/losses under GAAP and federal income tax purposes, permanent differences between book and tax basis reporting have been identified and appropriately reclassified on the Statement of Assets and Liabilities. As of May 31, 2016, the following reclassification were made to the capital accounts of the Fund to reflect permanent book and tax differences, primarily relating to foreign currency transactions, disposition of PFICs, paydown gains and excise tax paid. Net investment income, net realized gains and net assets were not affected by the changes.

Undistributed (distributions in excess of) Net Investment Income	Accumulated Net Realized Gain/(Loss)	Additional Paid in Capital
\$907,757	\$(763,788)	\$(143,969)

As of May 31, 2016, the cost of investments and accumulated unrealized appreciation/ (depreciation) of investments for federal income tax purposes, were as follows:

Gross Tax Unrealized Appreciation	Gross Tax Unrealized Depreciation	Net Tax Unrealized Depreciation on Investments
\$14,569,045	\$(49,344,151)	\$(34,775,106)
	Unrealized Appreciation	Unrealized Tax Unrealized Appreciation Depreciation

The differences between book basis and tax basis unrealized appreciation (depreciation) is primarily attributable to the tax deferral of losses on wash sales, equity to debt income accruals, collateralized loan obligations, and the marking to market of forward foreign currency contracts, futures contracts and options contracts.

As of May 31, 2016, the tax components of accumulated earnings/losses (excluding paid-in capital) on a tax basis were as follows:

	Undistributed Long-Term Capital	
Undistributed Ordinary Income	Gains/(Accumulated Capital and Other Losses)	Net Unrealized Depreciation
\$520,395	\$129,983	\$(34,669,268)

For the years ended May 31, 2016 and 2015, the tax character of distributions paid to shareholders as reflected in the Statements of Changes in Net Assets was as follows:

Distributions paid from	2016	2015
Ordinary income Long –term capital gain	\$32,113,499 6.431,359	\$35,891,997
<u> </u>	\$38,544,858	\$35,891,997

For all open tax years and all major jurisdictions, management of the Fund has concluded that there are no significant uncertain tax positions that would require recognition in the financial statements. Uncertain tax positions are tax positions taken or expected to be taken in the course of preparing the Fund's tax returns that would not meet a more-likely-than not threshold of being sustained by the applicable tax authority and would be recorded as a tax expense in the current year. Open tax years are those that are open for examination by taxing authorities (i.e. generally the last four tax year ends and the interim tax period since then).

#### Note 6 – Investments in Securities:

During the year ended May 31, 2016, the cost of purchases and proceeds from sales of investments, excluding written options, futures contracts and short-term investments, were \$493,188,149 and \$521,702,961, respectively.

The Fund is permitted to purchase or sell securities from or to certain affiliated funds under specified conditions outlined in procedures adopted by the Board. The procedures have been designed to ensure that any purchase or sale of securities by the Fund from or to another fund or portfolio that is or could be considered an affiliate by virtue of having a common investment adviser (or affiliated investment advisers), common trustees and/or common officers complies with Rule 17a-7 of the 1940 Act. Further, as defined under these procedures, each transaction is effected at

the current market price to save costs, where permissible. For the year ended May 31, 2016, the Fund engaged in purchases and sales of securities, pursuant to Rule 17a-7 of the 1940 Act, as follows:

Purchases	Sales	Realized Gain
\$631,413	\$5,764,156	\$562,396

#### Note 7 - Derivatives:

Derivatives are instruments whose values depend on, or are derived from, in whole or in part, the value of one or more other assets, such as securities, currencies, commodities or indices. Derivative instruments may be used to increase investment flexibility (including to maintain cash reserves while maintaining exposure to certain other assets), for risk management (hedging) purposes, to facilitate trading, to reduce transaction costs and to pursue higher investment returns. Derivative instruments may also be used to mitigate certain investment risks, such as foreign currency exchange rate risk, interest rate risk and credit risk. GAAP requires disclosures to enable investors to better understand how and why a Fund uses derivative instruments, how these derivative instruments are accounted for and their effects on the Fund's financial position and results of operations.

The Fund may utilize derivatives for the following purposes:

**Hedge** – an investment made in order to seek to reduce the risk of adverse price movements in a security, by taking an offsetting position to protect against broad market moves.

#### (a) Covered Call Options and Put Options

The Fund pursues its investment objective by employing an option strategy of writing (selling) covered call options and, from time to time, buys or sells put options on equity securities and indices. The Fund seeks to generate current gains from option premiums as a means to enhance distributions payable to the Fund's common shareholders.

An option on a security is a contract that gives the holder of the option, in return for a premium, the right to buy from (in the case of a call) or sell to (in the case of a put) the writer of the option the security underlying the option at a specified exercise or "strike" price. The writer of an option on a security has the obligation upon exercise of the option to deliver the underlying security upon payment of the exercise price (in the case of a call) or to pay the exercise price upon delivery of the underlying security (in the case of a put).

There are several risks associated with transactions in options on securities. As the writer of a covered call option, the Fund forgoes, during the option's life, the opportunity to profit from increases in the market value of the security covering the call option above the sum of the premium and the strike price of the call, but has retained the risk of loss should the price of the underlying security decline. A writer of a put option is exposed to the risk of loss if the fair value of the underlying security increases in value. The writer of an option has no control over the time when it may be required to fulfill its obligation as writer of the option. Once an option writer has received an exercise

notice, it cannot effect a closing purchase transaction in order to terminate its obligation under the option and must deliver the underlying security at the exercise price.

To the extent that the Fund purchases options, the Fund will be subject to the following additional risks. If a put or call option purchased by the Fund is not sold when it has remaining value, and if the market price of the underlying security remains equal to or greater than the exercise price (in the case of a put), or remains less than or equal to the exercise price (in the case of a call), the Fund will lose its entire investment in the option. Also, where a put or call option on a particular security is purchased to hedge against price movements in a related security, the price of the put or call option may move more or less than the price of the related security. If restrictions on exercise were imposed, the Fund might be unable to exercise an option it had purchased. If the Fund were unable to close out an option that it had purchased on a security, it would have to exercise the option in order to realize any profit or the option may expire worthless. The maximum exposure the Fund has at risk when purchasing an option is the premium paid.

The Fund entered into written option contracts during the year ended May 31, 2016.

Details of the transactions were as follows:

	Number of Contracts	Premiums Received
Options outstanding, beginning of the period	4,656	\$ 497,512
Options written during the period	41,686	12,925,255
Options expired during the period	(3,843)	(1,625,214)
Options closed during the period	(38,710)	(9,641,068)
Options assigned during the period	(3,510)	(1,450,283)
Options outstanding, end of period	279	\$ 706,202

#### (b) Swaps

Swap agreements are contracts between parties in which one party agrees to make periodic payments to the other party (the "Counterparty") based on the change in market value or level of a specified rate, index or asset. In return, the Counterparty agrees to make periodic payments to the first party based on the return of a different specified rate, index or asset. Swap agreements will usually be done on a net basis, the Fund receiving or paying only the net amount of the two payments. The net amount of the excess, if any, of each Fund's obligations over its entitlements with respect to each swap is accrued on a daily basis and an amount of cash or liquid securities having an aggregate value at least equal to the accrued excess is maintained in an account at the Fund's custodian bank. During the period that the swap agreement is open, the Fund may be subject to risk from the potential inability of the counterparty to meet the terms of the agreement. The swaps involve elements of both market and credit risk in excess of the amounts reflected on the Statement of Assets and Liabilities.

Credit default swap transactions involve the Fund's agreement to exchange the credit risk of an issuer. A buyer of a credit default swap is said to buy protection by paying periodic fees in return for a

contingent payment from the seller if the issuer has a credit event such as bankruptcy, a failure to pay outstanding obligations or deteriorating credit while the swap is outstanding. A seller of a credit default swap is said to sell protection and thus collects the periodic fees and profits if the credit of the issuer remains stable or improves while the swap is outstanding but the seller in a credit default swap contract would be required to pay an agreed upon amount, which approximates the notional amount of the swap, to the buyer in the event of an adverse credit event of the issuer.

The Fund may utilize index swap transactions to manage its exposure to various securities markets, changes in interest rates, or currency values. Index swap transactions allow the Fund to receive the appreciation/depreciation of the specified index over a specified time period in exchange for an agreed upon fee paid to the counterparty.

The Fund did not have any swap agreements outstanding as of or for the year ended May 31, 2016.

#### (c) Forward Foreign Currency Exchange Contracts

The Fund enters into forward foreign currency exchange contracts in order to hedge its exposure to changes in foreign currency exchange rates on its foreign portfolio holdings, to hedge certain firm purchases and sales commitments denominated in foreign currencies and for investment purposes.

A forward foreign currency exchange contract is a commitment to purchase or sell a foreign currency on a future date at a negotiated forward rate. Forward foreign currency exchange contracts involve elements of both market and credit risk in excess of the amounts reflected on the Statement of Assets and Liabilities. Risk may arise from the potential inability of a counterparty to meet the terms of a contract and from unanticipated movements in the value of a foreign currency relative to the U.S. dollar. The face or contract amount, in U.S. dollars, reflects the total exposure the Fund has in that particular currency contract.

Contracts	s to Sell	Counterparty	Settlement Date	Settlement Value	Value as of 5/31/16	Net Unrealized Appreciation (Depreciation)
EUR for USD	4,224,000 4,821,037	Bank of America Merrill Lynch	6/13/2016	\$4,821,037	\$4,705,403	\$115,634
101 020	4,621,057	Bank of America Merrin Lynch	0/13/2010	\$4,821,057	\$4,705,405	\$115,054
GBP	1,255,000					
for USD	1,810,344	Bank of America Merrill Lynch	6/13/2016	1,810,344	1,828,991	(18,647)
GBP	4,780,000					
for USD	6,896,278	Bank of America Merrill Lynch	6/13/2016	6,896,278	6,966,197	(69,919)
GBP	60,000					
for USD	88,098	Bank of America Merrill Lynch	6/13/2016	88,098	87,360	738
						\$ 27,806

As of May 31, 2016, the following forward foreign currency exchange contracts were outstanding:

Contracts	s to Buy	Counterparty	Settlement Date	Settlement Value	Value as of 5/31/16	Net Unrealized Appreciation (Depreciation)
EUR	425,000					
for USD	481,418	Bank of America Merrill Lynch	6/13/2016	481,418	473,437	\$(7,981)
EUR	1,267,000					
for USD	1,420,871	Bank of America Merrill Lynch	6/13/2016	1,420,871	1,411,398	(9,473)
EUR	1,200,000					
for USD	1,335,858	Bank of America Merrill Lynch	6/13/2016	1,335,858	1,336,762	904
GBP	1,008,000					
for USD	1,457,875	Bank of America Merrill Lynch	6/13/2016	1,457,875	1,469,022	11,147
						(5,403)
Net unre	alized apprec	iation on forward foreign currency	exchange contra	cts		\$22,403

#### (d) Futures Contracts

A futures contract is an agreement to purchase (long) or sell (short) an agreed amount of securities or other instruments at a set price for delivery at a future date. There are significant risks associated with a Fund's use of futures contracts, including (i) there may be an imperfect or no correlation between the changes in market value of the underlying asset and the prices of futures contracts; (ii) there may not be a liquid secondary market for a futures contract; (iii) trading restrictions or limitations may be imposed by an exchange; and (iv) government regulations may restrict trading in futures contracts. When investing in futures, there is minimal counterparty credit risk to the Fund because futures are exchange-traded and the exchange's clearinghouse, as counterparty to all exchange-traded futures, guarantees against default. Cash deposits are shown as restricted cash on the Statement of Assets and Liabilities; securities held as collateral are noted on the Schedule of Investments.

#### (e) Summary of Derivatives Information

The Fund is required by GAAP to disclose: a) how and why a fund uses derivative instruments, b) how derivative instruments and related hedge fund items are accounted for, and c) how derivative instruments and related hedge items affect a fund's financial position, results of operations and cash flows.

May 31, 2016

The following table presents the types of derivatives in the Fund by location as presented on the Statement of Assets and Liabilities as of May 31, 2016.

	Asset Derivativ	es	Liability Derivatives	
Primary Risk Exposure	Statement of Assets and Liabilities Location	Fair Value	Statement of Assets and Liabilities Location	Fair Value
Equity risk		\$ -	Options Written	\$1,357
Equity risk	Unrealized appreciation on futures contracts*	2,285	Unrealized depreciation on futures contracts*	-
Foreign exchange risk	Unrealized appreciation on forward foreign currency exchange contracts	128	Unrealized depreciation on forward foreign currency exchange contracts	106
Total	· · · · · · · · · · · · · · · · · · ·	\$2,413		\$1,463

## Statement of Asset and Liabilities

\* Includes cumulative appreciation (depreciation) of futures contracts as reported on the Schedule of Investments. Only current day's variation margin is reported within the Statement of Assets and Liabilities.

The following table presents the effect of derivative instruments on the Statement of Operations for the year ended May 31, 2016.

	Effect o	of Derivative In	struments on th	e Statement of	f Operations		
Amount of Realized Gain (Loss) on Derivatives (value in \$000s):							
Primary Risk Exposure			Foreign Currency Transactions		Futures Contracts		Total
Equity risk	\$1,219	\$	-	\$	3,559	\$	4,778
Foreign exchange risk	-		504		-		504
Total	\$1,219	\$	504	\$	3,559	\$	5,282

Change in Unrealized Appreciation (Depreciation) on Derivatives (value in \$000s):							
Primary Risk Exposure	Written Options		Currency nslations		Futures Contracts		Total
Equity risk	\$(819)	\$	-	\$	2,285	\$	1,466
Foreign exchange risk	-		(112)*		-		(112)
Total	\$(819)	\$	(112)	\$	2,285	\$	1,354

\* The Statement of Operations includes change in unrealized appreciation (depreciation) on foreign currency and payables or receivables in foreign currency.

#### **Derivative Volume**

#### Forward Foreign Currency Exchange Contracts:

The Fund had the following activity in forward foreign currency exchange contracts during the year ended May 31, 2016:

Average Settlement Value Purchased	\$3,399,713
Average Settlement Value Sold	2,462,120

#### Futures Contracts:

The Fund had no activity in futures contracts during the first 8 months of the year ended May 31, 2016. For the final 4 months of the year ended May 31, 2016, the Fund had the following activity in futures contracts:

Average Notional Value

#### Note 8 – Offsetting:

In the normal course of business, the Fund enters into transactions subject to enforceable master netting arrangements or other similar arrangements. Generally, the right to offset in those agreements allows the Fund to counteract the exposure to a specific counterparty with collateral received or delivered to that counterparty based on the terms of the arrangements. These arrangements provide for the right to liquidate upon the occurrence of an event of default, credit event upon merger or additional termination event.

In order to better define their contractual rights and to secure rights that will help the Fund mitigate their counterparty risk, the Fund may enter into an International Swaps and Derivatives Association, Inc. Master Agreement ("ISDA Master Agreement") or similar agreement with their derivative contract counterparties. An ISDA Master Agreement is a bilateral agreement between a Fund and a counterparty that governs OTC derivatives, including foreign exchange contracts, and typically contains, among other things, collateral posting terms and netting provisions in the event of a default and/or termination event. The provisions of the ISDA Master Agreement typically permit a single net payment in the event of a default (close-out netting) or similar event, including the bankruptcy or insolvency of the counterparty.

For derivatives traded under an ISDA Master Agreement, the collateral requirements are typically calculated by netting the mark to market amount for each transaction under such agreement and comparing that amount to the value of any collateral currently pledged by the Fund and the counterparty. For financial reporting purposes, cash collateral that has been pledged to cover obligations of the Fund and cash collateral received from the counterparty, if any, is reported separately on the Statement of Assets and Liabilities as segregated cash with broker/ receivable for variation margin, or payable for swap settlement/variation margin. Generally, the amount of collateral due from or to a counterparty must exceed a minimum transfer amount threshold (e.g., \$300,000) before a transfer is required to be made. To the extent amounts due to the Fund from its counterparty nonperformance. The Fund attempts to mitigate counterparty risk by only

\$57,724,406

entering into agreements with counterparties that it believes to be of good standing and by monitoring the financial stability of those counterparties.

For financial reporting purposes, the Fund does not offset derivative assets and derivative liabilities that are subject to netting arrangements in the Statement of Assets and Liabilities.

The following tables present derivative financial instruments and secured financing transactions that are subject to enforceable netting arrangements and offset in the Statements of Assets and Liabilities in conformity with GAAP.

Description	Gross Amounts of Recognized Assets	Gross Amounts Offset in the Statement of Assets and Liabilities	Net Amounts of Assets Presented in the Statement of Assets and Liabilities	Gross Amounts Not Offset in the Statement of Assets and Liabilities Financial Instruments	Net Amount
Forward Foreign Currency Exchange Contracts \$	128,423	\$ -	\$ 128,423	\$ 106,020	\$ 22,403
	Gross Amounts of Recognized	Gross Amounts Offset in the Statement of Assets and	Net Amounts of Liabilities Presented in the Statement of Assets and	Gross Amounts Not Offset in the Statement of Assets and Liabilities Financial	
Description	Liabilities	Liabilities	Liabilities	Instruments	Net Amount
Reverse Repurchase Agreements Forward Foreign	\$ 130,570,046	\$ –	\$ 130,570,046	\$ 130,570,046	\$ –
Currency Exchange Contracts	106,020	-	106,020	106,020	-

Note 9 - Leverage:

#### **Reverse Repurchase Agreements**

The Fund may enter into reverse repurchase agreements as part of its financial leverage strategy. Under a reverse repurchase agreement, the Fund temporarily transfers possession of a portfolio instrument to another party, such as a bank or broker-dealer, in return for cash. At the same time, the Fund agrees to repurchase the instrument at an agreed upon time and price, which reflects an interest payment. Such agreements have the economic effect of borrowings. The Fund may enter into such agreements when it is able to invest the cash acquired at a rate higher than the cost of the agreement, which would increase earned income. When the Fund enters into a reverse repurchase agreement, any fluctuations in the market value of either the instruments transferred to another party or the instruments in which the proceeds may be invested would affect the market value of the Fund's assets. As a result, such transactions may increase fluctuations in the market value of the Fund's assets. For the year ended May 31, 2016, the average daily balance of reverse repurchase agreements outstanding amounted to \$107,314,424. The weighted average interest rate was 1.47%. As of May 31, 2016, there was \$130,570,046 in reverse repurchase agreements outstanding.

Counterparty	Interest Rates	Maturity Dates	Face Value
Bank of America	1.23% – 2.59%	06/01/16 – 08/25/16	\$ 13,241,786
Barclays Capital, Inc.	1.10% – 2.44%	06/03/16 - 07/13/16	11,534,776
Barclays Capital, Inc.	1.00%*	Open maturity	246,372
BNP Paribas	1.09% – 2.24%	06/01/16 - 09/01/16	22,057,357
BNP Paribas	1.15%*	Open maturity	581,000
Citigroup Global Markets, Inc.	1.75%	06/16/16	1,129,000
Credit Suisse First Boston	0.00% - 2.50%	06/03/16 - 08/09/16	12,591,317
Credit Suisse First Boston	0.75% – 1.75%*	Open maturity	1,850,875
Deutsche Bank	0.00% - 2.89%	06/02/16 - 09/01/16	16,820,750
JPM Securities	1.81% – 2.52%	06/07/16 - 08/09/16	8,646,000
Morgan Stanley, Inc.	1.60% - 1.90%	06/06/16 - 08/08/16	6,017,747
Nomura	2.18%	06/13/16	1,924,250
Nomura	1.20%*	Open maturity	4,192,000
RBC Capital	1.15% – 2.27%	06/01/2016 - 08/16/16	23,521,816
Wells Fargo Bank, Ltd.	1.79% – 2.24%	06/09/16 - 06/30/16	6,215,000
			\$130,570,046

As of May 31, 2016, the Fund had outstanding reverse repurchase agreements with various counterparties. Details of the reverse repurchase agreements by counterparty are as follows:

\* Variable rate security. Rate indicated is rate effective at May 31, 2016.

The following is a summary of the remaining contractual maturities of the reverse repurchase agreements outstanding as of May 31, 2016, aggregated by asset class of the related collateral pledged by the Fund:

	Overnight and Continuous	Up to 30 days	31 - <b>90</b> days	Greater than 90 days	Total
Asset Backed Securities	\$ -	\$23,210,390	\$29,860,260	\$ –	\$ 53,070,650
Collateralized Mortgage Obligations	_	2,771,000	-	_	2,771,000
Corporate Bonds	4,844,247	33,182,071	24,372,853	3,969,000	66,368,171
Foreign Government Bonds	2,026,000	2,233,000	1,244,100	-	5,503,100
Municipal Bonds	-	2,857,125	-	-	2,857,125
Total Borrowings	\$6,870,247	\$64,253,586	\$55,477,213	\$3,969,000	\$130,570,046
Gross amount of recognized liabilities for reverse					
repurchase agreements	\$6,870,247	\$64,253,586	\$55,477,213	\$3,969,000	\$130,570,046

#### Borrowings

The Fund has entered into a \$80,000,000 credit facility agreement with an approved lender whereby the lender has agreed to provide secured financing to the Fund and the Fund will provide pledged collateral to the lender. Interest on the amount borrowed is based on the 3-month LIBOR plus 0.85%. As of May 31, 2016, there was \$9,354,955 outstanding in connection with the Fund's credit facility. The average daily amount of borrowings on the credit facility during the year ended May 31, 2016,

was \$37,498,914 with a related average interest rate of 1.28%. The maximum amount outstanding during the year ended May 31, 2016 was \$53,488,955. As of May 31, 2016, the total value of securities segregated and pledged as collateral in connection with borrowings was \$24,089,996.

The credit facility agreement governing the loan facility includes usual and customary covenants. These covenants impose on the Fund asset coverage requirements, collateral requirements, investment strategy requirements, and certain financial obligations. These covenants place limits or restrictions on the Fund's ability to (i) enter into additional indebtedness with a party other than the counterparty, (ii) change its fundamental investment policy, or (iii) pledge to any other party, other than to the counterparty, securities owned or held by the Fund over which the counterparty has a lien. In addition, the Fund is required to deliver financial information to the counterparty within established deadlines, maintain an asset coverage ratio (as defined in Section 18(g) of the 1940 Act) greater than 300%, comply with the rules of the stock exchange on which its shares are listed, and maintain its classification as a "closed-end management investment company" as defined in the 1940 Act.

There is no guarantee that the Fund's leverage strategy will be successful. The Fund's use of leverage may cause the Fund's NAV and market price of common shares to be more volatile and can magnify the effect of any losses.

#### Note 10 - Loan Commitments

Pursuant to the terms of certain Term Loan agreements, the Fund held unfunded loan commitments as of May 31, 2016. The Fund is obligated to fund these loan commitments at the borrower's discretion. The Fund reserves against such contingent obligations by designating cash, liquid securities, and liquid term loans as a reserve. As of May 31, 2016, the total amount segregated in connection with reverse repurchase agreements and unfunded commitments was \$230,687,951.

Borrower	Maturity Date	Face Amount	Value
Acosta, Inc.	09/26/2019	\$1,100,000	\$ 97,230
American Seafoods Group LLC	08/19/2021	500,000	64,701
Aspect Software, Inc.	09/30/2016	37,798	-
Aspect Software, Inc.	05/25/2018	625,000	-
Deltek, Inc.	06/25/2020	1,500,000	151,888
Eyemart Express	12/18/2019	500,000	43,051
Globallogic Holdings, Inc.	11/30/2018	300,000	28,702
Hostess Brands	08/03/2020	500,000	-
Insight Fourth Hospitality	07/15/2020	500,000	75,330
IntraWest Holdings	12/10/2018	200,000	4,033
Mitel Networks Corp.	01/19/2017	400,000	-
National Technical	06/12/2021	305,882	2,734
Noranda Aluminum	11/08/2016	78,516	1,866
PowerSchool, Inc.	07/29/2021	280,000	30,126
Solera LLC	03/03/2021	2,033,000	272,173
		\$8,860,196	\$ 771,834

As of May 31, 2016, the Fund had the following unfunded loan commitments which could be extended at the option of the borrower:

#### Note 11 – Capital:

#### Common Shares

The Fund has an unlimited amount of common shares, \$0.01 par value, authorized and 17,729,262 issued and outstanding.

Transactions in common shares were as follows:

	Year ended May 31, 2016	Year ended May 31, 2015
Beginning Shares	17,493,253	15,467,075
Common shares issued through at-the-market offering	166,779	1,924,032
Shares issued through dividend reinvestment	69,230	102,146
Ending Shares	17,729,262	17,493,253

On October 26, 2013, the Fund's shelf registration allowing for delayed or continuous offering of additional shares became effective and a post-effective amendment thereto became effective on October 3, 2014. The shelf registration statement allows for the issuance of up to \$150,000,000 of common shares. The Fund entered into an agreement with Cantor Fitzgerald & Co. for the sale of up to an additional 3,977,022 shares.

The Adviser has paid the costs associated with the at-the-market offering of shares and will be reimbursed by the Fund up to 0.60% of the offering price of common shares sold pursuant to the shelf

registration statement, not to exceed the amount of actual offering costs incurred. For the year ended May 31, 2016, the Fund incurred \$19,815 of expenses associated with the at-the market offerings.

#### Note 12 - Restricted Securities:

The securities below are considered illiquid and restricted under guidelines established by the Board:

Restricted Securities	Acquisition Date	Cost	Value
Airplanes Pass Through Trust 2001-1A, 0.98% due 03/15/19	10/14/2009	\$ 9,629,119	\$ 3,029,229
Anchorage Credit Funding 1 Ltd. 2015-1A, 6.30% due 07/28/30	05/07/2015	3,000,000	2,993,626
Bush Truck Leasing LLC 2011-AA, 5.00% due 09/25/18	03/04/2011	8,764	8,846
Customers Bank 6.13% due 06/26/29	06/24/2014	2,500,000	2,500,000
Fortress Credit Opportunities 2005-1A, 0.85% due 07/15/19	02/16/2012	2,985,135	3,011,958
TCW Global Project Fund II Ltd. 2004-1A, 2.58% due 06/24/16	01/14/2008	2,628,202	2,218,737
Turbine Engines Securitization Ltd. 2013-1A, 6.38% due 12/13/48	11/27/2013	774,266	774,949
Schahin II Finance Co SPV Ltd 5.88% due 09/25/22	01/08/2014	1,178,715	158,097
		\$ 22,704,201	\$ 14,695,442

#### Note 13 - Subsequent Event:

The Fund evaluated subsequent events through the date the financial statements were available for issue and determined there were no additional material events that would require adjustment to or disclosure in the Fund's financial statements.

### The Board of Trustees and Shareholders of Guggenheim Strategic Opportunities Fund

We have audited the accompanying statement of assets and liabilities of the Guggenheim Strategic Opportunities Fund (the Fund), including the schedule of investments, as of May 31, 2016, and the related statements of operations and cash flows for the year then ended, the statements of changes in net assets for each of the two years in the period then ended, and the financial highlights for each of the five years in the period then ended. These financial statements and financial highlights are the responsibility of the Fund's management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. We were not engaged to perform an audit of the Funds' internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements and financial highlights, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our procedures included confirmation of securities owned as of May 31, 2016, by correspondence with the custodian, brokers, and paying agents or by other appropriate auditing procedures where replies from brokers or paying agents were not received. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the financial position of the Guggenheim Strategic Opportunities Fund at May 31, 2016, the results of its operations and its cash flows for the year then ended, the changes in its net assets for each of the two years in the period then ended, and its financial highlights for each of the five years in the period then ended, in conformity with U.S. generally accepted accounting principles.

Ernst + Young LLP

McLean, Virginia July 28, 2016

# Federal Income Tax Information

The Fund intends to designate the maximum amount of dividends that qualify for the reduced tax rate pursuant to the Jobs and Growth Relief Reconciliation Act of 2003. See qualified dividend income column in the table below. In January 2017, you will be advised on IRS Form 1099 DIV or substitute 1099 DIV as to the federal tax status of the distributions received by you in the calendar year 2016. See dividend received deduction in the column below.

	1
Dividend Received Deduction	3.53%
Qualified Dividend Income	3.54%

Additionally, of the taxable ordinary income distributions paid during the fiscal year ending May 31, 2016, the Fund had the corresponding percentages qualify as interest related dividends and qualified short-term capital gains as permitted by IRC Section 871 (k) (1) and IRC Section 871 (k) (2), respectively.

% Qualifying Short-Term Capital Gain	0.00%
% Qualifying Interest	41.65%

Results of Shareholder Votes The Annual Meeting of Shareholders of the Fund was held on April 6, 2016. Common shareholders voted on the election of Trustees. With resards to the election of the following Trustees by common shareholders of the Fund:	und was held on April 6, 2016. Comr Tristees by common shareholders o	mon shareholders voted on the f the Fund:	election of Trustees.
0	# of Shares in Favor	# of Shares Against	# of Shares Abstained
Randall C. Barnes	15,525,424	377,440	188,631
Donald A. Chubb, Jr.	15,480,806	401,922	208,767
Roman Friedrich III	15,332,683	544,942	213,870
Donald C. Cacciapaglia	15,502,109	398,044	191,342
The other Trustees of the Fund not up for elec	ction in 2016 are Jerry B. Farley, Robe	ert B. Karn III, Ronald A. Nyberg	The other Trustees of the Fund not up for election in 2016 are Jerry B. Farley, Robert B. Kam III, Ronald A. Nyberg, Maynard F. Oliverius and Ronald E. Toupin, Jr.
Sector Classification Information in the "Schedule of Investments" sification system provider. Each Fund's regist	' is categorized by sectors using sec ration statement has investment po	tor-level Classifications defined licies relating to concentration	Sector Classification Information in the "Schedule of Investments" is categorized by sectors using sector-level Classifications defined by the Bloomberg Industry Classification System, a widely recognized industry clas- sification system provider. Each Fund's registration statement has investment policies relating to concentration in specific sectors/industries. For purposes of these investment policies, the Funds

1

SUPPLEMENTAL INFORMATION (Unaudited) continued

Position(s) Term of Office Provide and Length Name, Address <sup>&amp;</sup> with of Time Principal Occupation(s)	Position(s) Held with	Term of Office and Length of Time		Number of Portfolios in Fund Complex	Other Directorships
and Year of Birth Independent Trustees	Trust	Served	During Past Five Years	Overseen	Held by Irustees
Randall C. Barnes	Trustee	Since 2007	Current: Private Investor (2001-present).	100	Current: Trustee, Purpose Investments Funds (2014. Present)
			Former: Senior Vice President and Treasurer, PepsiCo, Inc. (1993-1997); President, Pizza Hut International (1991-1993); Senior Vice President, Strategic Planning and New Business Development, PepsiCo, Inc. (1987-1990).		· (11) (12) (11) (12) (12) (12)
Donald A. Chubb, Jr. (1946 )	Trustee and Chairman of the Valuation Committee	Since 2014	Current: Business broker and manager of commercial real estate, Griffith & Blair, Inc. (1997-present).	8	Current: Midland Care, Inc. (2011-present).
Jerry B. Farley (1946)	Trustee	Since 2014	Current: President, Washburn University (1997-present).	96	Current: Westar Energy, Inc. (2004-present); CoreFirst Bank & Trust (2000-present).
Roman Friedrich III (1946)	Trustee and Chairman of	Since 2010	Current: Founder and Managing Partner, Roman Friedrich & Company (1998-present).	96	Current: Zincore Metals, Inc. (2009-present).
	Review Committee		Former: Senior Managing Director, MLV & Co. LLC (2010-2011).		Former: Axiom Gold and Silver Corp. (2011-2012).
Robert B. Karn III	Trustee and Chairman of	Since 2010	Current: Consultant (1998 present).	96	Current: Peabody Energy Company (2003_present): C.D Natural Resource
(7-7-1)	the Audit Committee		Former: Arthur Andersen (1965-1997) and Managing Partner, Financial and Economic Consulting, St. Louis office (1987-1997).		Partners, LLC (2002- present).

SUPPLEMENTAL INFORMATION (Unaudited) continued

	Held with Trust	ierm or Orrice and Length of Time Served**	Principal Occupation(s) During Past Five Years	Portfolios in Fund Complex Overseen	Other Directorships Held by Trustees
Independent Trustees continued:	ntinued:				
Ronald A. Nyberg Tru: (1953) Cha the and Cor	Trustee and Chairman of the Nominating and Governance Committee	Since 2007	Current: Partner, Momkus McCluskey, LLC (2000-present). Former: Executive Vice President, General Counsel and Corporate Secretary, Van Kampen Investments (1982-1999).	102	Current: Edward-Elmhurst Healthcare System (2012-present).
Maynard F. Tru: Oliverius (1943)	Trustee	Since 2014	Current: Retired. Former: President and CEO, Stormont-Vail HealthCare (1996-2012).	8	Current: Fort Hays State University Foundation (1999-present); Stormont- Vail Foundation (2013- present); University of Minnesota MHA Alumni Philanthropy Committee (2009-present).
Ronald E. Tru: Toupin, Jr. Cha (1958) the the	Trustee and Chairman of the Board	Since 2007	Current: Portfolio Consultant (2010-present). Former: Vice President, Manager and Portfolio Manager, Nuveen Asset Management (1998-1999); Vice President, Nuveen Investment Advisory Corp. (1992-1999); Vice President and Manager, Nuveen Unit Investment Trusts (1991-1999); and Assistant Vice President and Portfolio Manager, Nuveen Unit Investment Trusts (1988-1999), each of John Nuveen & Co, Inc. (1982-1999).	66	Former: Bennett Group of Funds (2011-2013).

May 31, 2016

SUPPLEMENTAL INFORMATION (Unaudited) continued

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SUP	SUPPLEMENTAL	AL INFOR	MATION (Un	INFORMATION (Unaudited) continued		May 31, 2016
Name, and Ye	Name, Address* and Year of Birth	Position(s) Held with Trust	Term of Office and Length of Time Served**	Principal Occupation(s) During Past Five Years	Number of Portfolios in Fund Complex Overseen	Other Directorships Held by Trustees
Indepe	Independent Trustees continued:	es continued:				
Interes	Interested Trustee					
Donali Caccia	Donald C. Cacciapaglia***	President, Chief Executive Officer and	Since 2012	Current: President and CEO, certain other funds in the Fund Complex (2012-present); Vice Chairman, Guggenheim Investments (2010-present).	231	Current: Clear Spring Life Insurance Company (2015-present); Guggenheim Partners Ianan 1td (2014-present)
		Trustee		Former: Chairman and CEO, Channel Capital Group, Inc. (2002-2010).		Delaware Life (2013) present); Delaware Life (2013) present); Guggenheim Life and Annuity Company (2011-present); Paragon Life Insurance Company of Indiana (2011-present).
÷	The busine	ess address of	each Trustee is ι	The business address of each Trustee is c/o Guggenheim Investments, 227 West Monroe, Chicago, IL 60606.	50606.	
**	This is the with the cl	period for wh lass of Trustee.	This is the period for which the Trustee begar with the class of Trustees for which he serves:	This is the period for which the Trustee began serving the Fund. After a Trustee's initial term, each Trustee is expected to serve a two-year term concurrent with the class of Trustees for which he serves:	ıstee is expected to	serve a two-year term concurrent
	- Messrs. F of shareh	arley, Karn, N.	Vyberg, Oliverius Jiscal year ender	Messrs. Farley, Kam, Nyberg, Oliverius and Toupin are Class II Trustees. Class II Trustees are expected to stand for re-election at the Fund's annual meeting of shareholders for the fiscal year ended May 31, 2017.	to stand for re-elec	tion at the Fund's annual meeting
	- Messrs. E of shareh	Sarnes, Caccia	apaglia, Chubb u fiscal year ender	- Messrs. Barnes, Cacciapaglia, Chubb and Friedrich are Class I Trustees. Class I Trustees are expected to stand for re-election at the Fund's annual meeting of shareholders for the fiscal year ended May 31, 2018.	to stand for re-elec	tion at the Fund's annual meeting
***	This Trustee is the parent of t	ee is deemed 1 : of the Investi	This Trustee is deemed to be an "interes the parent of the Investment Manager.	deemed to be an "interested person" of the Funds under the 1940 Act by reason of his position with the Funds' Investment Manager and/or the Investment Manager.	oosition with the Fu	unds' Investment Manager and/or

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	Decition(c)	-	
Name, Address* and Year of Birth	Position(s) held with the Trust	Term of Office and Length of Time Served**	Principal Occupations During Past Five Years
Officers:			
<b>Joseph M. Arruda</b> (1966)	Assistant Treasurer	Since 2014	Current: Assistant Treasurer, certain other funds in the Fund Complex (2006-present); Vice President, Security Investors, LLC (2010-present); CFO and Manager, Guggenheim Specialized Products, LLC (2009-present).
			Former: Vice President, Security Global Investors, LLC (2010-2011); Vice President, Rydex Advisors, LLC (2010); Vice President, Rydex Advisors II, LLC (2010).
William H. Belden, III	Vice President	Since 2014	Current: Vice President, certain other funds in the Fund Complex (2006-present); Managing Director, Guggenheim Funds Investment Advisors, LLC (2005-present).
(000)			Former: Vice President of Management, Northern Trust Clobal Investments (1999-2005).
Joanna M. Catalucci Chief (1966) Comp Office	i Chief Compliance Officer	Since 2012	Current: : Chief Compliance Officer, certain funds in the Fund Complex (2012-present); Senior Managing Director, Guggenheim Investments (2012-present).
			Former: Chief Compliance Officer and Secretary, certain other funds in the Fund Complex (2008: 2012); Senior Vice President & Chief Compliance Officer, Security Investors, LLC and certain affiliates (2010-2012); Chief Compliance Officer and Senior Vice President, Rydex Advisors, LLC and certain affiliates (2010-2011).
James M. Howley (1972)	Assistant Treasurer	Since 2006	Current: Director, Guggenheim Investments (2004-present); Assistant Treasurer, certain other funds in the Fund Complex (2006-present).
			Former: Manager of Mutual Fund Administration, Van Kampen Investments, Inc. (1996-2004).
<b>Amy J. Lee</b> (1961)	Chief Legal Officer	Since 2013	Current: Chief Legal Officer, certain other funds in the Fund Complex (2013-present); Senior Managing Director, Guggenheim Investments (2012-present).
			Former: Vice President, Associate General Counsel and Assistant Secretary, Security Benefit Life Insurance Company and Security Benefit Corporation (2004-2012).
Mark E. Mathiasen Secretary (1978)	Secretary	Since 2008	Current: Secretary, certain other funds in the Fund Complex (2007-present); Managing Director , Guggenheim Investments (2007-present).

SUPPLEMENTAL INFORMATION (Unaudited) continued

		-	
Name, Address <sup>*</sup> and Year of Birth	Position(s) held with the Trust	Term of Office and Length of Time Served**	Principal Occupations During Past Five Years
Officers continued:	÷		
Michael P. Megaris (1984)	Assistant Secretary	Since 2014	Current: Assistant Secretary, certain other funds in the Fund Complex (2014 present); Vice President, Guggenheim Investments (2012-present). Former: J.D., University of Kansas School of Law (2009-2012).
Adam Nelson (1979)	Assistant Treasurer	Since 2015	Current: Vice President, Guggenheim Investments (2015-present); Assistant Treasurer, certain other funds in the Fund Complex (2015-present). Former: Assistant Vice President and Fund Administration Director, State Street Corporation (2013-2015); Fund Administration Assistant Director, State Street (2011-2013); Fund Administration Manage, State Street (2009-2011).
Kimberly J. Scott (1974)	Assistant Treasurer	Since 2012	Current: Vice President, Guggenheim Investments (2012-present); Assistant Treasurer, certain other funds in the Fund Complex (2012-present). Former: Financial Reporting Manager, Invesco, Ltd. (2010-2011); Vice President/Assistant Treasurer of Mutual Fund Administration, Van Kampen Investments, Inc./Morgan Stanley Investment Management (2009-2010); Manager of Mutual Fund Administration, Van Kampen Investments, Inc./Morgan Stanley Investment Management (2005-2000).
Bryan Stone (1979)	Vice President	Since 2014	Current: Vice President, certain other funds in the Fund Complex (2014-present); Director, Guggenheim Investments (2013-present). Former: Senior Vice President, Neuberger Berman Group LLC (2009-2013); Vice President, Morgan Stanley (2002-2009).
John L. Sullivan (1955)	Chief Financial Officer, Chief Accounting Officer and Treasurer	Since 2010	Current: CFO, Chief Accounting Officer and Treasurer, certain other funds in the Fund Complex (2010-present); Senior Managing Director, Guggenheim Investments (2010-present). Former: Managing Director and CCO, each of the funds in the Van Kampen Investments fund complex (2004-2010); Managing Director and Head of Fund Accounting and Administration, Morgan Stanley Investment Management (2002-2004); CFO and Treasurer, Van Kampen Funds (1996-2004).
* The business ** Each officer s	iness address of icer serves an ii	Feach officer is c ndefinite term, u	The business address of each officer is c/o Guggenheim Investments, 227 West Monroe, Chicago, IL 60606. Each officer serves an indefinite term, until his or her successor is duly elected and qualified.
Unless the registered owner of common shares elects to receive cash by contacting the Computershare Trust Company, N.A. (the "Plan Administrator"), all dividends declared on common shares of the Fund will be automatically reinvested by the Plan Administrator, Administrator for shareholders in the Fund's Dividend Reinvestment Plan (the "Plan"), in additional common shares of the Fund. Participation in the Plan is completely voluntary and may be terminated or resumed at any time without penalty by notice if received and processed by the Plan Administrator prior to the dividend record date; otherwise such termination or resumption will be effective with respect to any subsequently declared dividend or other distribution. Some brokers may automatically elect to receive cash on your behalf and may re-invest that cash in additional common shares of the Fund for you. If you wish for all dividends declared on your common shares of the Fund to be automatically reinvested pursuant to the Plan, please contact your broker.

The Plan Administrator will open an account for each common shareholder under the Plan in the same name in which such common shareholder's common shares are registered. Whenever the Fund declares a dividend or other distribution (together, a "Dividend") payable in cash, nonparticipants in the Plan will receive cash and participants in the Plan will receive the equivalent in common shares. The common shares will be acquired by the Plan Administrator for the participants' accounts, depending upon the circumstances described below, either (i) through receipt of additional unissued but authorized common shares from the Fund ("Newly Issued Common Shares") or (ii) by purchase of outstanding common shares on the open market ("Open-Market Purchases") on the New York Stock Exchange or elsewhere. If, on the payment date for any Dividend, the closing market price plus estimated brokerage commission per common share is equal to or greater than the net asset value per common share, the Plan Administrator will invest the Dividend amount in Newly Issued Common Shares on behalf of the participants. The number of Newly Issued Common Shares to be credited to each participant's account will be determined by dividing the dollar amount of the Dividend by the net asset value per common share on the payment date; provided that, if the net asset value is less than or equal to 95% of the closing market value on the payment date, the dollar amount of the Dividend will be divided by 95% of the closing market price per common share on the payment date. If, on the payment date for any Dividend, the net asset value per common share is greater than the closing market value plus estimated brokerage commission, the Plan Administrator will invest the Dividend amount in common shares acquired on behalf of the participants in Open-Market Purchases.

If, before the Plan Administrator has completed its Open-Market Purchases, the market price per common share exceeds the net asset value per common share, the average per common share purchase price paid by the Plan Administrator may exceed the net asset value of the common shares, resulting in the acquisition of fewer common shares than if the Dividend had been paid in Newly Issued Common Shares on the Dividend payment date. Because of the foregoing difficulty with respect to Open-Market Purchases, the Plan provides that if the Plan Administrator is unable to invest the full Dividend amount in Open-Market Purchases during the purchase period or if the market discount shifts to a market premium during the purchase period, the Plan Administrator may cease making Open-Market Purchases and may invest the uninvested portion of the Dividend

amount in Newly Issued Common Shares at net asset value per common share at the close of business on the Last Purchase Date provided that, if the net asset value is less than or equal to 95% of the then current market price per common share; the dollar amount of the Dividend will be divided by 95% of the market price on the payment date.

The Plan Administrator maintains all shareholders' accounts in the Plan and furnishes written confirmation of all transactions in the accounts, including information needed by shareholders for tax records. Common shares in the account of each Plan participant will be held by the Plan Administrator on behalf of the Plan participant, and each shareholder proxy will include those shares purchased or received pursuant to the Plan. The Plan Administrator will forward all proxy solicitation materials to participants and vote proxies for shares held under the Plan in accordance with the instruction of the participants.

There will be no brokerage charges with respect to common shares issued directly by the Fund. However, each participant will pay a pro rata share of brokerage commission incurred in connection with Open-Market Purchases. The automatic reinvestment of Dividends will not relieve participants of any Federal, state or local income tax that may be payable (or required to be withheld) on such Dividends.

The Fund reserves the right to amend or terminate the Plan. There is no direct service charge to participants with regard to purchases in the Plan; however, the Fund reserves the right to amend the Plan to include a service charge payable by the participants.

All correspondence or questions concerning the Plan should be directed to the Plan Administrator, Computershare Trust Company, N.A., P.O. Box 30170, College Station, TX 77842-3170; Attention: Shareholder Services Department, Phone Number: (866) 488-3559 or online at www.computershare.com/investor. Guggenheim Strategic Opportunities Fund (the "Fund") was organized as a Delaware statutory trust on November 13, 2006, and is registered as a diversified, closed-end management investment company under the Investment Company Act of 1940, as amended (the "1940 Act"). Guggenheim Funds Investment Advisors, LLC ("GFIA" or the "Adviser"), a subsidiary of Guggenheim Funds Services, LLC ("GFS"), an indirect subsidiary of Guggenheim Partners, LLC, a global, diversified financial services firm ("Guggenheim Partners"), serves as the Fund's investment adviser and provides certain administrative and other services pursuant to an investment advisory agreement between the Fund and GFIA (the "Investment Advisory Agreement"). (Guggenheim Partners, GFIA, GFS, Guggenheim Partners Investment Management, LLC ("GPIM" or the "Sub-Adviser") and their affiliates may be referred to herein collectively as "Guggenheim." "Guggenheim Investments" refers to the investment management business of Guggenheim Partners and includes GFIA, GPIM and Security Investors, LLC.) Under the terms of the Investment Advisory Agreement, GFIA also is responsible for overseeing the activities of GPIM, an indirect subsidiary of Guggenheim Partners, which performs portfolio management and related services for the Fund pursuant to an investment sub-advisory agreement by and among the Fund, the Adviser and GPIM (the "Sub-Advisory Agreement" and together with the Investment Advisory Agreement, the "Advisory Agreements"). Under the supervision and oversight of GFIA and the Fund's Board of Trustees (the "Board," with the members of the Board referred to individually as the "Trustees"), GPIM provides a continuous investment program for the Fund's portfolio, provides investment research, makes and executes recommendations for the purchase and sale of securities and provides certain facilities and personnel for the Fund.

Following an initial two-year term, the Advisory Agreements continue in effect from year to year provided that such continuance is specifically approved at least annually by (i) the Board or a majority of the outstanding voting securities (as defined in the 1940 Act) of the Fund, and, in either event, (ii) the vote of a majority of the Trustees who are not "interested person[s]," as defined by the 1940 Act, of the Trust (the "Independent Trustees") casting votes in person at a meeting called for such purpose. At meetings held in person on April 27, 2016 (the "April Meeting") and on May 17, 2016 (the "May Meeting"), the Contracts Review Committee of the Board (the "Committee"), consisting solely of the Independent Trustees, met separately from Guggenheim to consider the proposed renewal of the Advisory Agreements.

As part of its review process, the Committee was represented by independent legal counsel to the Independent Trustees ("Independent Legal Counsel"). Independent Legal Counsel reviewed and discussed with the Committee various key aspects of the Trustees' legal responsibilities relating to the proposed renewal of the Advisory Agreements and other principal contracts. The Committee took into account various materials received from Guggenheim and Independent Legal Counsel. Recognizing that the evaluation process with respect to the services provided by each of GFIA and GPIM is an ongoing one, the Committee also considered the variety of written materials, reports and oral presentations the Board received throughout the year regarding performance and operating results of the Fund.

In connection with the contract review process, FUSE Research Network LLC ("FUSE"), an independent, third-party research provider, was engaged to prepare advisory contract renewal reports designed specifically to help boards of directors/trustees fulfill their advisory contract renewal responsibilities. The objective of the reports is to present the subject funds' relative position regarding fees, expenses and total return performance, with comparisons to a peer group of funds identified by Guggenheim, based on a methodology reviewed by the Board. In addition, Guggenheim provided materials and data in response to formal requests for information sent by Independent Legal Counsel on behalf of the Independent Trustees. Guggenheim also made a presentation at the April Meeting which, among other things, addressed areas identified for discussion by the Independent Trustees and Independent Legal Counsel. Throughout the process, the Committee asked questions of management and requested certain additional information, which Guggenheim provided following the April Meeting (collectively with the foregoing reports and materials, the "Contract Review Materials").

The Committee considered the Contract Review Materials in the context of its accumulated experience in governing the Fund and weighed the factors and standards discussed with Independent Legal Counsel. Following an analysis and discussion of the factors identified below and in the exercise of its business judgment, the Committee concluded that it was in the best interest of the Fund to recommend that the Board approve the renewal of both of the Advisory Agreements for an additional annual term.

## **Investment Advisory Agreement**

Nature, Extent and Quality of Services Provided by the Adviser: With respect to the nature, extent and quality of services currently provided by the Adviser, the Committee noted that the Adviser delegated responsibility for the investment and reinvestment of the Fund's assets to the Sub-Adviser. The Committee considered the Adviser's responsibility to oversee the Sub-Adviser and that the Adviser has similar oversight responsibilities for other registered investment companies for which GFIA serves as investment adviser. The Committee took into account information provided by Guggenheim describing and illustrating the Adviser's processes and activities for providing oversight of the Sub-Adviser's investment strategies and compliance with investment restrictions, including information regarding the Adviser's Sub-Advisory Oversight Committee. The Committee also considered the secondary market support services provided by Guggenheim to the Fund and, in this regard, noted the materials describing the activities of Guggenheim's dedicated Closed-End Fund Team, including with respect to communication with financial advisors, data dissemination and relationship management. In addition, the Committee considered the information provided by Guggenheim concerning the education, experience, professional affiliations, areas of responsibility and duties of key personnel performing services for the Fund, including those personnel providing compliance oversight. In this connection, the Committee considered Guggenheim's resources and related efforts to retain, attract and motivate capable personnel to serve the Fund and noted Guggenheim's report on recent additions and departures in personnel who work on matters relating to the Fund or are significant to the operations of the Adviser.

The Committee also considered the Adviser's attention to relevant developments in the mutual fund industry and its observance of compliance and regulatory requirements and noted that on a regular basis the Board receives and reviews information from the Fund's Chief Compliance Officer regarding compliance policies and procedures established pursuant to Rule 38a-1 under the 1940 Act, as well as from Guggenheim's Chief Risk Officer. The Committee also noted updates by Guggenheim to certain compliance programs, including with respect to Code of Ethics monitoring, and the implementation of additional forensic testing. The Committee took into consideration the settlement of a regulatory matter concerning GPIM and remedial steps taken in response by Guggenheim to enhance its organizational structure for compliance. In this connection, the Committee considered information provided by Guggenheim regarding the findings of an independent compliance consultant retained to review GPIM's compliance program and the consultant's conclusion that the program is reasonably designed to prevent and detect violations of the Investment Advisers Act of 1940, as amended, and the rules promulgated thereunder. Moreover, in connection with the Committee's evaluation of the overall package of services provided by the Adviser, the Committee considered the Adviser's role in monitoring and coordinating compliance responsibilities with the administrator, custodian and other service providers to the Fund.

With respect to Guggenheim's resources and the Adviser's ability to carry out its responsibilities under the Investment Advisory Agreement, the Chief Financial Officer of Guggenheim Investments reviewed with the Committee certain unaudited financial information concerning the holding company for Guggenheim Investments, Guggenheim Partners Investment Management Holdings, LLC ("GPIMH"). (Thereafter, the Committee received the audited consolidated financial statements of GPIMH as supplemental information.)

The Committee also considered the acceptability of the terms of the Investment Advisory Agreement (including the scope of services required to be performed by GFIA). Based on the foregoing, and based on other information received (both oral and written) at the April Meeting and the May Meeting, as well as other considerations, including the Committee's knowledge of how the Adviser performs its duties through Board meetings, discussions and reports during the year, the Committee concluded that the Adviser and its personnel were qualified to serve the Fund in such capacity and may reasonably be expected to continue to provide a high quality of services under the Investment Advisory Agreement with respect to the Fund.

*Investment Performance:* The Fund commenced investment operations on July 26, 2007. The Committee considered the Fund's investment performance by reviewing the Fund's total return on a net asset value ("NAV") and market price basis for the five-year, three-year and one-year periods ended December 31, 2015. The Committee compared the Fund's performance to a peer group of closed-end funds identified by Guggenheim (the "peer group of funds") and the Fund's benchmark for the same time periods. The peer group of funds included other U.S.-listed perpetual taxable closed-end funds, but excluded funds: (i) with generally less than 20% financial leverage; (ii) that generally invest at least 80% in one asset class, sector or country; (iii) that generally invest less than 50% in credit securities; and (iv) with a specific asset class focus. The Committee considered that the

peer group of funds is consistent with the peer group used for purposes of the Fund's quarterly performance reporting.

The Committee noted that the Fund's investment results were consistent with its investment objective to maximize total return through a combination of current income and capital appreciation. The Committee also considered that the Adviser does not directly manage the investment portfolio but delegated such duties to the Sub-Adviser. In addition, the Committee considered the Fund's structure and form of leverage, and among other information related to leverage, the cost of the leverage and the aggregate leverage outstanding as of December 31, 2015, as well as net yield on leverage assets and net impact on common assets due to leverage for the one-year period ended December 31, 2015 and annualized for the three-year and since-inception periods ended December 31, 2015. Based on the information provided, including with respect to the Adviser's sub-advisory oversight processes, the Committee concluded that the Adviser had appropriately reviewed and monitored the Sub-Adviser's investment performance.

Comparative Fees, Costs of Services Provided and the Profits Realized by the Adviser from its Relationship with the Fund: The Committee compared the Fund's advisory fee (which includes the sub-advisory fee paid to the Sub-Adviser) and total net expense ratio, in each case as a percentage of average net assets for the latest fiscal year, to the peer group of funds and noted the Fund's percentile rankings in this regard. The Committee also reviewed the average and median advisory fees and expense ratios, including expense ratio components (e.g., transfer agency fees, administration fees and other operating expenses) of the peer group of funds. Although the Fund's advisory fee was the highest of its peer group of six funds (including the Fund), and the Fund's total net expense ratio (excluding interest expense) ranked in the 80th percentile among its peers, the Committee considered the Adviser's statement that the Fund is unique relative to other closed-end funds as it incorporates a variety of fixed income, equity and alternative strategies.

The Committee compared the advisory fee paid by the Fund to the Adviser to the fees charged by the Adviser and/or the Sub-Adviser to other clients, including other funds (both registered investment companies and private funds) and separate accounts ("Other Clients"), that are considered to have similar investment strategies and policies as the Fund with both fixed income and equity mandates. In considering the fees charged to Other Clients, the Committee considered, among other things, Guggenheim's representations about the significant differences between managing registered funds as compared to private funds and separate accounts, including the additional resources and greater regulatory costs associated with the management of registered fund assets. The Committee also considered Guggenheim's explanation that lower fees are charged in certain instances due to various other factors, including the scope of contract, type of investors, applicable legal, governance and capital structures, tax status and historical pricing reasons. With respect to the difference in fee charged to another client that is an unaffiliated registered fund, the Committee took into account the following: Guggenheim advises that it has less legal and regulatory exposure as a sub-adviser to an unaffiliated fund and does not take on the same business risk because Guggenheim is not the sponsor of that fund. The Committee concluded that the information it received demonstrated that the aggregate services provided to the Fund were sufficiently different from those provided to Other

Clients with similar investment strategies and/or the risks borne by Guggenheim were sufficiently greater than those associated with managing the other clients with similar investment strategies to support the difference in fees.

With respect to the costs of services provided and profits realized by Guggenheim Investments from its relationship with the Fund, the Committee reviewed a profitability analysis and data from management setting forth the average assets under management for the twelve months ended December 31, 2015, ending assets under management as of December 31, 2015, gross revenues received by Guggenheim Investments, expenses allocated to the Fund, earnings and the operating margin/profitability rate, including variance information relative to the foregoing amounts as of December 31, 2014. In addition, the Chief Financial Officer of Guggenheim Investments reviewed with, and addressed questions from, the Committee concerning the expense allocation methodology employed in producing the profitability analysis.

In the course of its review of Guggenheim Investments' profitability, the Committee took into account the methods used by Guggenheim Investments to determine expenses and profit and reviewed a report from an independent accounting firm evaluating Guggenheim Investments' approach to allocating costs and determining the profitability of Guggenheim Investments with respect to individual funds and the entire fund complex. In evaluating the costs of services provided and the profitability to Guggenheim Investments, based upon the profitability rate with respect to the Fund presented by Guggenheim Investments and the conclusion of the independent accounting firm that the methodology used for calculating such rate was reasonable, the Committee concluded that the profits were not unreasonable.

The Committee considered other benefits available to the Adviser because of its relationship with the Fund and noted that the Adviser may be deemed to benefit from arrangements whereby an affiliate, Rydex Fund Services, LLC, currently receives fees from the Fund for (i) providing certain administrative services pursuant to an administration agreement, and (ii) maintaining the books and records of the Fund's securities and cash pursuant to a fund accounting agreement. The Committee reviewed the compensation arrangements for the provision of the foregoing services, as well as Guggenheim's profitability from providing such services. The Committee also noted that another Guggenheim affiliate, GPIM, receives sub-advisory fees for managing the investment portfolio. In addition, the Committee noted the Adviser's statement that it may benefit from marketing synergies arising from offering a broad spectrum of products, including the Fund.

*Economies of Scale:* The Committee received and considered information regarding whether there have been economies of scale with respect to the management of the Fund as the Fund's assets grow, whether the Fund has appropriately benefited from any economies of scale, and whether there is potential for realization of any further economies of scale. The Committee considered whether economies of scale in the provision of services to the Fund were being passed along to the shareholders. In this respect, the Committee considered that advisory fee breakpoints generally are not relevant given the structural nature of closed-end funds, which, though able to conduct additional share offerings periodically, do not continuously offer new shares and thus, do not

# REPORT OF THE GUGGENHEIM STRATEGIC OPPORTUNITIES FUND (GOF) CONTRACTS REVIEW COMMITTEE continued

experience daily inflows and outflows of capital. In addition, the Committee took into account that given the relative size of the Fund, Guggenheim does not believe breakpoints are appropriate at this time. The Committee also noted the additional shares offered by the Fund through secondary offerings in the past and considered that to the extent the Fund's assets increase over time (whether through additional periodic offerings or internal growth from asset appreciation), the Fund and its shareholders should realize economies of scale as certain expenses, such as fixed fund fees, become a smaller percentage of overall assets.

The Committee determined that, taking into account all relevant factors, the Fund's advisory fee was reasonable.

## Sub-Advisory Agreement

Nature, Extent and Quality of Services Provided by the Sub-Adviser: With respect to the nature, extent and quality of services provided by the Sub-Adviser, the Committee considered the qualifications, experience and skills of the Sub-Adviser's portfolio management and other key personnel and information from the Sub-Adviser describing the scope of its services to the Fund. With respect to Guggenheim's resources and the Sub-Adviser's ability to carry out its responsibilities under the Sub-Advisory Agreement, as noted above, the Committee considered the financial condition of GPIMH. (Thereafter, the Committee received the audited financial statements of GPIM as supplemental information.)

The Committee also considered the acceptability of the terms of the Sub-Advisory Agreement. In addition, the Committee considered the Sub-Adviser's efforts in pursuing the Fund's investment objective of maximizing total return through a combination of current income and capital appreciation. Based on the foregoing, and based on other information received (both oral and written) at the April Meeting and the May Meeting, as well as other considerations, including the Committee's knowledge of how the Sub-Adviser performs its duties through Board meetings, discussions and reports during the year, the Committee concluded that the Sub-Adviser and its personnel were qualified to serve the Fund in such capacity and may reasonably be expected to continue to provide a high quality of services under the Sub-Advisory Agreement.

*Investment Performance:* The Committee reviewed the performance of the Fund and the peer group of funds over various periods of time. The Committee noted that the Fund had outperformed the median return of its peer group on an NAV basis for the five-year (25th percentile), three-year (20th percentile) and one-year (20th percentile) periods ended December 31, 2015. The Committee also noted that the Fund's performance on an NAV basis outperformed the peer group average and the return of the Fund's benchmark, the Barclays U.S. Aggregate Bond Index, over each of the same periods.

In addition, the Committee noted Guggenheim's belief that there is no single optimal performance metric, nor is there a single optimal time period over which to evaluate performance and that a thorough understanding of performance comes from analyzing measures of returns, risk and risk-adjusted returns, as well as evaluating strategies both relative to their market benchmarks and

# REPORT OF THE GUGGENHEIM STRATEGIC OPPORTUNITIES FUND (GOF) CONTRACTS REVIEW COMMITTEE continued

to peer groups of competing strategies. Thus, the Committee also reviewed and considered the additional performance and risk metrics provided by Guggenheim, including the Fund's standard deviation, tracking error, beta, Sharpe ratio, information ratio and alpha compared to the benchmark versus that of the Fund's peers. In assessing the foregoing, the Committee considered Guggenheim's statement that the Fund's performance during 2015, on a three-year and five-year basis, and since inception has consistently exceeded that of peers and market benchmarks while delivering volatility which is in line with peers, but with lower downside deviation and down-capture compared to market benchmarks, resulting in consistently superior risk-adjusted returns.

After reviewing the foregoing and related factors, the Committee concluded that the Fund's performance was acceptable.

*Comparative Fees, Costs of Services Provided and the Profits Realized by the Sub-Adviser from its Relationship with the Fund:* The Committee reviewed the level of sub-advisory fees payable to GPIM, noting that the fees are paid by GFIA and do not impact the fees paid by the Fund. The Committee also reviewed the total amount of sub-advisory fees paid to GPIM for the twelve months ended December 31, 2015.

*Economies of Scale:* The Committee recognized that, because the Sub-Adviser's fees are paid by the Adviser and not the Fund, the analysis of economies of scale was more appropriate in the context of the Committee's consideration of the Investment Advisory Agreement, which was separately considered. (See "Investment Advisory Agreement—*Economies of Scale*" above.)

## **Overall Conclusions**

Based on the foregoing, the Committee determined that the investment advisory fees are fair and reasonable in light of the extent and quality of the services provided and other benefits received and that the continuation of each Advisory Agreement is in the best interest of the Fund. In reaching this conclusion, no single factor was determinative or conclusive and each Committee member, in the exercise of his business judgment, may attribute different weights to different factors. At the May Meeting, the Committee, constituting all of the Independent Trustees, recommended the renewal of each Advisory Agreement for an additional annual term. Thereafter, on May 18, 2016, the Board, including all of the Independent Trustees, approved the renewal of the Advisory Agreement for an additional annual term.

## FUND INFORMATION

### **Board of Trustees**

Randall C. Barnes Donald C. Cacciapaglia\* Donald A. Chubb Jr. Jerry B. Farley Roman Friedrich III Robert B. Karn III Ronald A. Nyberg Maynard F. Oliverius Ronald E. Toupin, Jr., *Chairperson* 

\* Trustee is an "interested person" (as defined in section 2(a) (19) of the 1940 Act) ("Interested Trustee") of the Trust because of his position as the President and CEO of the Investment Adviser and Sub-Adviser.

### **Principal Executive Officers**

Donald C. Cacciapaglia President and Chief Executive Officer

Joanna M. Catalucci Chief Compliance Officer

Amy J. Lee Chief Legal Officer

Mark E. Mathiasen Secretary

John L. Sullivan Chief Financial Officer, Chief Accounting Officer and Treasurer Investment Adviser

Guggenheim Funds Investment Advisors, LLC Chicago, IL

Investment Sub-Adviser Guggenheim Partners Investment Management, LLC Santa Monica, CA

Administrator & Accounting Agent Rydex Fund Services, LLC Rockville, MD

**Custodian** The Bank of New York Mellon Corp New York, NY

Legal Counsel Skadden, Arps, Slate, Meagher & Flom LLP New York, NY

Independent Registered Public Accounting Firm Ernst & Young LLP McLean, VA

## **Privacy Principles of the Fund**

The Fund is committed to maintaining the privacy of its shareholders and to safeguarding their non-public personal information. The following information is provided to help you understand what personal information the Fund collects, how the Fund protects that information and why, in certain cases, the Fund may share information with select other parties.

Generally, the Fund does not receive any non-public personal information relating to its shareholders, although certain non-public personal information of its shareholders may become available to the Fund. The Fund does not disclose any non-public personal information about its shareholders or former shareholders to anyone, except as permitted by law or as is necessary in order to service shareholder accounts (for example, to a transfer agent or third party administrator).

The Fund restricts access to non-public personal information about its shareholders to employees of the Fund's investment advisor and its affiliates with a legitimate business need for the information. The Fund maintains physical, electronic and procedural safeguards designed to protect the non-public personal information of its shareholders.

### Questions concerning your shares of Guggenheim Strategic Opportunities Fund?

- If your shares are held in a Brokerage Account, contact your Broker.
- If you have physical possession of your shares in certificate form, contact the Fund's Transfer Agent: Computershare Trust Company, N.A., P.O. Box 30170, College Station, TX 77842-3170; (866) 488-3559 or online at www.computershare.com/investor.

This report is sent to shareholders of Guggenheim Strategic Opportunities Fund for their information. It is not a Prospectus, circular or representation intended for use in the purchase or sale of shares of the Fund or of any securities mentioned in this report.

A description of the Fund's proxy voting policies and procedures related to portfolio securities is available without charge, upon request, by calling the Fund at (800)345-7999.

Information regarding how the Fund voted proxies for portfolio securities, if applicable, during the most recent 12-month period ended June 30, is also available, without charge and upon request by calling (800)345-7999, by visiting the Fund's website at guggenheiminvestments.com/gof or by accessing the Fund's Form N-PX on the U.S. Securities and Exchange Commission's (SEC) website at www.sec.gov.

The Fund files its complete schedule of portfolio holdings with the SEC for the first and third quarters of each fiscal year on Form N-Q. The Fund's Form N-Q is available on the SEC website at www.sec.gov or by visiting the Fund's website at guggenheiminvestments.com/gof. The Fund's Form N-Q may also be viewed and copied at the SEC's Public Reference Room in Washington, DC; information on the operation of the Public Reference Room may be obtained by calling (800) SEC-0330 or at www.sec.gov.

## Notice to Shareholders

Notice is hereby given in accordance with Section 23(c) of the Investment Company Act of 1940, as amended, that the Fund from time to time may purchase shares of its common stock in the open market.

# ABOUT THE FUND MANAGERS

### Guggenheim Partners Investment Management, LLC

Guggenheim Partners Investment Management, LLC ("GPIM") is an indirect subsidiary of Guggenheim Partners, LLC, a diversified financial services firm. The firm provides capital markets services, portfolio and risk management expertise, wealth management, and investment advisory services. Clients of Guggenheim Partners, LLC subsidiaries are an elite mix of individuals, family offices, endowments, foundations, insurance companies and other institutions.

### **Investment Philosophy**

GPIM's investment philosophy is predicated upon the belief that thorough research and independent thought are rewarded with performance that has the potential to outperform benchmark indexes with both lower volatility and lower correlation of returns over time as compared to such benchmark indexes.

#### Investment Process

GPIM's investment process is a collaborative effort between various groups including the Portfolio Construction Group, which utilize proprietary portfolio construction and risk modeling tools to determine allocation of assets among a variety of sectors, and its Sector Specialists, who are responsible for security selection within these sectors and for implementing securities transactions, including the structuring of certain securities directly with the issuers or with investment banks and dealers involved in the origination of such securities.

Guggenheim Funds Distributors, LLC 227 West Monroe Street Chicago, IL 60606 Member FINRA/SIPC (07/16)