UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One)

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

For the period ended June 30, 2023

OR

⁰ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission File Number 000-55977

BLUE OWL TECHNOLOGY FINANCE CORP.

(Exact name of Registrant as specified in its Charter)

Maryland		83-1273258
(State or other jurisdiction of incorporation or organization)		(I.R.S. Employer Identification No.)
399 Park Avenue, New York, New York		10022
(Address of principal executive offices)		(Zip Code)
Regist	rant's telephone number, including area code: (212) 419-3000	

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
None	None	None

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

Indicate by check mark whether the Registrant has submitted electronically, every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (\$232.405 of this chapter) during the preceding 12 months (or for such shorter period that the Registrant was required to submit such files). Yes x No o

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

Large accelerated filer	0	Emerging growth company	0	Small reporting company	0	
Non-accelerated filer	х	Accelerated filer	0			

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. O

Indicate by check mark whether the Registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No x

As of August 11, 2023, the registrant had 204,877,097 shares of common stock, \$0.01 par value per share, outstanding.

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CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

This report contains forward-looking statements that involve substantial risks and uncertainties. Such statements involve known and unknown risks, uncertainties and other factors and undue reliance should not be placed thereon. These forward-looking statements are not historical facts, but rather are based on current expectations, estimates and projections about Blue Owl Technology Finance Corp. (the "Company," "we" or "our"), our current and prospective portfolio investments, our industry, our beliefs and opinions, and our assumptions. Words such as "anticipates," "expects," "intends," "plans," "will," "may," "continue," "believes," "seeks," "estimates," "would," "could," "should," "targets," "projects," "outlook," "potential," "predicts" and variations of these words and similar expressions are intended to identify forward-looking statements. These statements are not guarantees of future performance and are subject to risks, uncertainties and other factors, some of which are beyond our control and difficult to predict and could cause actual results to differ materially from those expressed or forecasted in the forward-looking statements, including without limitation:

- an economic downturn could impair our portfolio companies' ability to continue to operate, which could lead to the loss of some or all of our investments in such portfolio companies;
- an economic downturn could disproportionately impact the companies that we intend to target for investment, potentially causing us to experience a decrease in investment opportunities and diminished demand for capital from these companies;
- the impact of rising interest rates, elevated inflation rates, ongoing supply chain and labor market disruptions, instability in the U.S. and international banking systems, and the risk of recession on our business prospects and the prospects of our portfolio companies;
- an economic downturn could also impact availability and pricing of our financing and our ability to access the debt and equity capital markets;
- a contraction of available credit and/or an inability to access the equity markets could impair our lending and investment activities;
- interest rate volatility, including the decommissioning of LIBOR, could adversely affect our results, particularly because we use leverage as part of our investment strategy;
- currency fluctuations could adversely affect the results of our investments in foreign companies, particularly to the extent that we receive payments denominated in foreign currency rather than U.S. dollars;
- our contractual arrangements and relationships with third parties;
- the ability of our portfolio companies to achieve their objectives;
- · competition with other entities and our affiliates for investment opportunities;
- · risks related to the uncertainty of the value of our portfolio investments, particularly those having no liquid trading market;
- · the use of borrowed money to finance a portion of our investments as well as any estimates regarding potential use of leverage;
- the adequacy of our financing sources and working capital;
- the loss of key personnel;
- the timing of cash flows, if any, from the operations of our portfolio companies;
- the ability of Blue Owl Technology Credit Advisors LLC ("the Adviser" or "our Adviser") to locate suitable investments for us and to monitor and administer our investments;
- the ability of the Adviser to attract and retain highly talented professionals;
- our ability to qualify for and maintain our tax treatment as a regulated investment company ("RIC") under Subchapter M of the Internal Revenue Code of 1986, as amended (the "Code"), and as a business development company ("BDC");
- · the impact that environmental, social and governance matters could have on our brand and reputation and our portfolio companies;
- the effect of legal, tax and regulatory changes;
- the impact of information technology system failures, data security breaches, data privacy compliance, network disruptions, and cybersecurity attacks

- the impact of geo-political conditions, including revolution, insurgency, terrorism or war, including those arising out of the ongoing war between Russia and Ukraine and general uncertainty surrounding the financial and political stability of the United States, the United Kingdom, the European Union and China, on financial market volatility, global economic markets, and various markets for commodities globally such as oil and natural gas; and
- other risks, uncertainties and other factors previously identified in the reports and other documents we have filed with the Securities and Exchange Commission ("SEC").

Although we believe that the assumptions on which these forward-looking statements are based are reasonable, any of those assumptions could prove to be inaccurate, and as a result, the forward-looking statements based on those assumptions also could be inaccurate. In light of these and other uncertainties, the inclusion of a projection or forward-looking statement in this report should not be regarded as a representation by us that our plans and objectives will be achieved. These forward-looking statements apply only as of the date of this report. Moreover, we assume no duty and do not undertake to update the forward-looking statements. Because we are an investment company, the forward-looking statements and projections contained in this report are excluded from the safe harbor protection provided by Section 21E of the U.S. Securities Exchange Act of 1934, as amended (the "Exchange Act").

PART I. CONSOLIDATED FINANCIAL INFORMATION

Item 1. Consolidated Financial Statements

Blue Owl Technology Finance Corp. Consolidated Statements of Assets and Liabilities (Amounts in thousands, except share and per share amounts)

	June	30, 2023 (Unaudited)		December 31, 2022
Assets				
Investments at fair value				
Non-controlled, non-affiliated investments (amortized cost of \$6,101,026 and \$6,192,231, respectively)	\$	6,097,208	\$	6,113,513
Non-controlled, affiliated investments (amortized cost of \$277,982 and \$235,491, respectively)		268,183		231,367
Controlled, affiliated investments (amortized cost of \$75,251 and \$75,251, respectively)		66,509		66,509
Total investments at fair value (amortized cost of \$6,454,259 and \$6,502,973, respectively)		6,431,900		6,411,389
Cash		79,328		203,293
Interest receivable		45,009		41,542
Dividend income receivable		998		6,243
Prepaid expenses and other assets		687		902
Total Assets	\$	6,557,922	\$	6,663,369
Liabilities				
Debt (net of unamortized debt issuance costs of \$30,644 and \$32,920, respectively)	\$	2,927,794	\$	3,157,975
Management fee payable		14,843		14,243
Distribution payable		76,156		59,115
Incentive fee payable		20,761		15,022
Payables to affiliates		2,284		2,758
Accrued expenses and other liabilities		30,858		26,891
Total Liabilities	\$	3,072,696	\$	3,276,004
Commitments and contingencies (Note 7)			_	
Net Assets				
Common shares \$0.01 par value, 500,000,000 shares authorized; 204,877,097 and 202,882,309 shares issued and outstanding, respectively	\$	2,049	\$	2,029
Additional paid-in-capital		3,249,640		3,216,142
Accumulated undistributed (overdistributed) earnings		233,537		169,194
Total Net Assets	\$	3,485,226	\$	3,387,365
Total Liabilities and Net Assets	\$	6,557,922	\$	6,663,369
Net Asset Value Per Share	\$	17.01	\$	16.70

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

Blue Owl Technology Finance Corp. Consolidated Statements of Operations (Amounts in thousands, except share and per share amounts) (Unaudited)

	For the Three Months Ended June 30,			 For the Six Months Ended June 30,			
		2023		2022	2023		2022
Investment Income							
Investment income from non-controlled, non-affiliated investments:							
Interest income	\$	128,879	\$	77,757	\$ 249,676	\$	159,049
Payment-in-kind interest income		31,791		21,293	61,924		38,471
Dividend income		6,504		4,801	12,843		9,145
Other income		941		1,128	2,546		2,003
Total investment income from non-controlled, non-affiliated investments	_	168,115		104,979	 326,989	_	208,668
Investment income from non-controlled, affiliated investments:							
Dividend income		3,081		2,478	5,695		6,277
Total investment income from non-controlled, affiliated investments		3,081		2,478	 5,695		6,277
Total Investment Income		171,196		107,457	332,684		214,945
Expenses							
Interest expense	\$	48,580	\$	28,715	\$ 96,791	\$	55,793
Management fees		14,843		13,892	29,455		27,878
Incentive fees		12,768		(9,383)	23,531		(13,304)
Professional fees		2,195		2,037	4,226		3,580
Directors' fees		227		266	453		548
Other general and administrative		2,038		1,079	3,004		2,193
Total Expenses		80,651	_	36,606	 157,460		76,688
Net Investment Income (Loss) Before Taxes		90,545		70,851	175,224		138,257
Income tax expense (benefit), including excise tax expense (benefit)		3,316		3,347	6,390		5,447
Net Investment Income (Loss) After Taxes		87,229		67,504	168,834		132,810
Net Change in Unrealized Gain (Loss)							
Non-controlled, non-affiliated investments	\$	31,913	\$	(179,455)	\$ 62,778	\$	(306,961)
Non-controlled, affiliated investments		(5,624)		(45,766)	(5,675)		(21,596)
Controlled, affiliated investments		—		(22,439)	—		(23,981)
Translation of assets and liabilities in foreign currencies		278		(292)	 292		(273)
Total Net Change in Unrealized Gain (Loss)		26,567		(247,952)	 57,395		(352,811)
Net Realized Gain (Loss):							
Non-controlled, non-affiliated investments	\$	80	\$	9	\$ (15,423)	\$	4,233
Non-controlled, affiliated investments		—		36,871	—		36,871
Foreign currency transactions		(30)		(85)	(65)		(43)
Total Net Realized Gain (Loss)		50		36,795	(15,488)		41,061
Total Net Realized and Change in Unrealized Gain (Loss)	\$	26,617	\$	(211,157)	\$ 41,907		(311,750)
Net Increase (Decrease) in Net Assets Resulting from Operations	\$	113,846	\$	(143,653)	\$ 210,741	\$	(178,940)
Earnings (Loss) Per Share - Basic and Diluted	\$	0.56	\$	(0.71)	\$ 1.03	\$	(0.89)
Weighted Average Shares Outstanding - Basic and Diluted		204,353,656		200,939,078	 203,924,439		200,673,073

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

Company(1)(20)(22)	Investment	Inter	est Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Non-controlled/non-affiliated portfolio company investments							
Debt Investments							
Aerospace & defense							
Peraton Corp.(3)(6)(11)(15)	Second lien senior secured loan	SR + 7.75%	02/2029	84,946	83,948	82,185	2.4 %
ManTech International Corporation(6) (11)(15)	First lien senior secured loan	SR + 5.75%	09/2029	6,719	6,596	6,652	0.2 %
ManTech International Corporation(6) (15)(16)(17)(18)	First lien senior secured delayed draw term loan	SR + 5.75%	09/2024	_	(14)	_	— %
ManTech International Corporation(6) (15)(16)(17)	First lien senior secured revolving loan	SR + 5.75%	09/2028	_	(15)	(9)	%
				91,665	90,515	88,828	2.6 %
Application Software							
Anaplan, Inc.(6)(10)(15)	First lien senior secured loan	SR + 6.50%	06/2029	49,219	48,781	49,219	1.4 %
Anaplan, Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 6.50%	06/2028	_	(29)	_	%
Apptio, Inc.(6)(10)(15)	First lien senior secured loan	SR + 5.00%	01/2025	59,901	59,437	59,901	1.8 %
Apptio, Inc.(6)(11)(15)(16)	First lien senior secured revolving loan	SR + 5.00%	01/2025	981	964	981	%
Armstrong Bidco Limited (dba The Access Group)(6)(13)(15)(25)	First lien senior secured loan	SA+ 5.25%	06/2029	6,756	6,393	6,705	0.2 %
Armstrong Bidco Limited (dba The Access Group)(6)(13)(15)(16)(18)(25)	First lien senior secured delayed draw term loan	SA+ 5.25%	06/2025	3,097	2,928	3,087	0.1 %
Avalara, Inc.(6)(11)(15)	First lien senior secured loan	SR + 7.25%	10/2028	9,091	8,966	9,045	0.3 %
Avalara, Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 7.25%	10/2028	_	(12)	(5)	%
Catalis Intermediate, Inc. (fka GovBrands Intermediate, Inc.)(6)(11) (15)	First lien senior secured loan	SR + 5.50%	08/2027	63,357	62,198	59,556	1.8 %
Catalis Intermediate, Inc. (fka GovBrands Intermediate, Inc.)(6)(11) (15)(16)(18)	First lien senior secured delayed draw term loan	SR + 5.50%	08/2023	14,255	13,945	13,082	0.4 %
Catalis Intermediate, Inc. (fka GovBrands Intermediate, Inc.)(6)(10) (15)(16)	First lien senior secured revolving loan	SR + 5.50%	08/2027	6,109	5,994	5,702	0.2 %
Certify, Inc.(6)(10)	First lien senior secured loan	SR + 5.50%	02/2024	57,039	56,924	57,039	1.6 %
Certify, Inc.(6)(10)(16)	First lien senior secured revolving loan	SR + 5.50%	02/2024	570	566	570	<u> </u>
CivicPlus, LLC(6)(8)(15)	First lien senior secured loan		(2.50% 08/2027	66,445	65,942	66,445	1.9 %
CivicPlus, LLC(6)(7)(15)(16)	First lien senior secured revolving loan	L+ 6.00%	08/2027	839	806	839	%

Company(1)(20)(22)	Investment	_	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Coupa Holdings, LLC(6)(10)(15)	First lien senior secured loan	SR+	7.50%	02/2030	785	766	766	— %
Coupa Holdings, LLC(6)(15)(16)(17) (18)	First lien senior secured delayed draw term loan	SR+	7.50%	08/2024	_	(1)	(1)	%
Coupa Holdings, LLC(6)(15)(16)(17)	First lien senior secured revolving loan	SR+	7.50%	02/2029	_	(1)	(1)	— %
CP PIK DEBT ISSUER, LLC (dba CivicPlus, LLC)(6)(12)(15)	Unsecured notes	SR +	11.75% PIK	06/2034	36,305	35,451	36,123	1.0 %
Community Brands ParentCo, LLC(6) (10)(15)	First lien senior secured loan	SR +	5.50%	02/2028	12,591	12,388	12,465	0.4 %
Community Brands ParentCo, LLC(6) (15)(16)(17)(18)	First lien senior secured delayed draw term loan		5.50%	02/2024		(12)	_	%
Community Brands ParentCo, LLC(6) (15)(16)(17)	First lien senior secured revolving loan	SR+	5.50%	02/2028		(12)	(8)	— %
Diamondback Acquisition, Inc. (dba Sphera)(6)(10)(15)	First lien senior secured loan	SR+	5.50%	09/2028	77,041	75,819	75,885	2.2 %
Diamondback Acquisition, Inc. (dba Sphera)(6)(15)(16)(17)(18)	First lien senior secured delayed draw term loan	SR+	5.50%	09/2023	_	(151)	(102)	%
Diligent Corporation(6)(10)	First lien senior secured loan	SR+	6.17%	08/2025	24,751	24,490	24,380	0.7 %
Diligent Corporation(6)(10)(16)	First lien senior secured revolving loan	SR+	6.25%	08/2025	731	715	708	— %
Fullsteam Operations, LLC(6)(11)(15)	First lien senior secured delayed draw term loan	SR+	7.50% (3.00% PIK)	10/2027	10,463	10,254	10,567	0.3 %
Gainsight, Inc.(6)(8)(15)	First lien senior secured loan	L+	6.75% PIK	07/2027	58,176	57,511	57,594	1.7 %
Gainsight, Inc.(6)(10)(15)(16)	First lien senior secured revolving loan	SR +	6.75%	07/2027	3,750	3,688	3,698	0.1 %
Granicus, Inc.(6)(11)(15)	First lien senior secured loan	SR+	5.50%	01/2027	35,012	34,479	34,399	1.0 %
Granicus, Inc.(6)(11)(15)(16)	First lien senior secured revolving loan	SR+	6.50%	01/2027	811	773	765	— %
Grayshift, LLC(6)(10)(15)(25)	First lien senior secured loan	SR +	8.00%	07/2028	8,942	8,864	8,763	0.3 %
Grayshift, LLC(6)(15)(16)(17)(25)	First lien senior secured revolving loan	SR+	7.50%	07/2028	_	(8)	(19)	— %
GS Acquisitionco, Inc. (dba insightsoftware)(6)(11)(15)	First lien senior secured loan	SR +	5.75%	05/2026	49,276	48,996	49,153	1.4 %
GS Acquisitionco, Inc. (dba insightsoftware)(6)(11)(15)(16)	First lien senior secured revolving loan		5.75%	05/2026	1,115	1,099	1,106	- %
MessageBird BidCo B.V.(6)(7)(15)(25)	First lien senior secured loan		6.75%	05/2027	70.000	68,917	69,300	2.0 %
Ministry Brands Holdings, LLC(6)(10) (15)	First lien senior secured loan		5.50%	12/2028	7,584	7,458	7,432	0.2 %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Ministry Brands Holdings, LLC(6)(10) (15)(16)(18)	First lien senior secured delayed draw term loan	SR + 5.50%	12/2023	310	287	282	%
Ministry Brands Holdings, LLC(6)(10) (15)(16)	First lien senior secured revolving loan	SR + 5.50%	12/2027	270	259	256	%
Tamarack Intermediate, L.L.C. (dba Verisk 3E)(6)(11)(15)	First lien senior secured loan	SR + 5.25%	03/2028	10,175	10,007	10,048	0.3 %
Tamarack Intermediate, L.L.C. (dba Verisk 3E)(6)(11)(15)(16)	First lien senior secured revolving loan	SR + 5.25%	03/2028	278	251	257	%
Velocity HoldCo III Inc. (dba VelocityEHS)(6)(11)(15)	First lien senior secured loan	SR + 5.75%	04/2027	40,833	40,199	40,833	1.2 %
Velocity HoldCo III Inc. (dba VelocityEHS)(6)(10)(15)(16)	First lien senior secured revolving loan	SR + 5.75%	04/2026	1,667	1,635	1,667	%
Zendesk, Inc.(6)(11)(15)	First lien senior secured loan	7.00% (3.50% SR + PIK)	/0 11/2028	52,140	51,187	51,228	1.5 %
Zendesk, Inc.(6)(15)(16)(17)(18)	First lien senior secured delayed draw term loan	SR + 6.50%	11/2024	_	(432)	(97)	%
Zendesk, Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 6.50%	11/2028		(96)	(93)	%
				840,665	828,583	829,520	24.0 %
Banks							
Adenza Group, Inc.(6)(10)(15)	First lien senior secured loan	SR + 5.75%	12/2027	139,348	138,002	139,348	4.0 %
Adenza Group, Inc.(6)(15)(16)(17)(18)	First lien senior secured delayed draw term loan	SR + 5.75%	07/2023	_	(8)	_	%
Adenza Group, Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 5.75%	12/2025	_	(108)	_	%
				139,348	137,886	139,348	4.0 %
Building products							
EET Buyer, Inc. (dba e-Emphasys)(6)(8) (15)	First lien senior secured loan	L+ 6.50%	11/2027	54,512	54,027	54,512	1.6 %
EET Buyer, Inc. (dba e-Emphasys)(6) (15)(16)(17)	First lien senior secured revolving loan	L+ 6.50%	11/2027	_	(45)	_	%
				54,512	53,982	54,512	1.6 %
Commercial Services & Supplies							
SimpliSafe Holding Corporation(6)(10) (15)	First lien senior secured loan	SR + 6.25%	05/2028	815	801	809	— %
SimpliSafe Holding Corporation(6)(15) (16)(17)(18)	First lien senior secured delayed draw term loan	SR + 6.25%	05/2024	_	(1)		%
Consumer Finance				815	800	809	%
	Senior convertible						
Affirm, Inc.(3)(15)(25)(26)	notes	N/A	11/2026	25,000	18,314	18,475	0.5 %
				25,000	18,314	18,475	0.5 %

Company(1)(20)(22)	Investment		Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Diversified Consumer Services								
Litera Bidco LLC(6)(10)(15)	First lien senior secured loan	SR +	5.25%	05/2026	152,634	151,478	152,432	4.4 %
Litera Bidco LLC(6)(15)(16)(17)	First lien senior secured revolving loan	SR +	5.25%	05/2025	_	(35)	(21)	— %
Muine Gall, LLC(6)(9)(15)(21)(25)	First lien senior secured loan	L+ /	7.00% PIK	09/2024	112,606	113,350	111,760	3.2 %
Relativity ODA LLC(6)(10)(15)	First lien senior secured loan	SR+ (6.50%	05/2027	131,681	130,493	131,681	3.8 %
Relativity ODA LLC(6)(15)(16)(17)	First lien senior secured revolving loan	SR+ (6.50%	05/2027	_	(109)	_	%
Transact Holdings Inc.(6)(7)(15)	First lien senior secured loan	L+ 4	4.25%	04/2026	8,566	8,507	8,502	0.2 %
					405,487	403,684	404,354	11.6 %
Diversified Financial Services	F' (1' '							
Computer Services, Inc. (dba CSI)(6) (11)(15)	First lien senior secured loan	SR +	6.75%	11/2029	998	979	985	—%
BTRS Holdings Inc. (dba Billtrust)(6) (11)(15)	First lien senior secured loan	SR + S	8.00%	12/2028	839	816	823	— %
BTRS Holdings Inc. (dba Billtrust)(6) (11)(15)(16)(18)	First lien senior secured delayed draw term loan	SR +	8.00%	12/2024	17	17	16	%
BTRS Holdings Inc. (dba Billtrust)(6) (10)(15)(16)	First lien senior secured revolving loan	SR +	7.25%	12/2028	31	29	30	%
Hg Genesis 8 Sumoco Limited(6)(13) (15)(25)	Unsecured facility	SA+ o	6.00% PIK	09/2025	78,002	80,817	78,002	2.2 %
Hg Genesis 9 SumoCo Limited(6)(14) (15)(25)	Unsecured facility	E + 7	7.00% PIK	03/2027	8,530	8,561	8,530	0.2 %
Hg Saturn Luchaco Limited(6)(13)(15) (25)	Unsecured facility	SA+ 7	7.50% PIK	03/2026	126,729	134,954	125,462	3.6 %
NMI Acquisitionco, Inc. (dba Network Merchants)(6)(10)(15)	First lien senior secured loan	SR +	5.75%	09/2025	16,860	16,778	16,733	0.5 %
NMI Acquisitionco, Inc. (dba Network Merchants)(6)(10)(15)(16)(18)	First lien senior secured delayed draw term loan	SR +	5.75%	10/2023	3,979	3,935	3,949	0.1 %
NMI Acquisitionco, Inc. (dba Network Merchants)(6)(15)(16)(17)	First lien senior secured revolving loan	SR +	5.75%	09/2025	_	(9)	(8)	%
Smarsh Inc.(6)(12)(15)	First lien senior secured loan	SR+ (6.50%	02/2029	44,190	43,815	43,970	1.3 %
Smarsh Inc.(6)(12)(15)(16)(18)	First lien senior secured delayed draw term loan	SR + (6.50%	02/2024	5,524	5,429	5,496	0.2 %
Smarsh Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	SR +	6.50%	02/2029	_	(4)	(2)	%
				-	285,699	296,117	283,986	8.1 %
Electrical Equipment								
BCPE Watson (DE) ORML, LP(6)(12) (15)(21)(25)	First lien senior secured loan	SR+ (6.50%	07/2028	50,000	49,565	49,750	1.5 %
				_	50,000	49,565	49,750	1.5 %

Company(1)(20)(22)	Investment		Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Energy Equipment & Services								
3ES Innovation Inc. (dba Aucerna)(6) (11)(15)(25)	First lien senior secured loan	SR +	6.50%	05/2025	70,968	70,597	70,968	2.0 %
3ES Innovation Inc. (dba Aucerna)(6) (10)(15)(16)(25)	First lien senior secured revolving loan	SR +	6.50%	05/2025	2,000	1,982	2,000	0.1 %
Project Power Buyer, LLC (dba PEC- Veriforce)(6)(11)(15)	First lien senior secured loan	SR +	7.00%	05/2026	52,239	51,893	51,717	1.5 %
Project Power Buyer, LLC (dba PEC- Veriforce)(6)(15)(16)(17)	First lien senior secured revolving loan	SR +	7.00%	05/2025		(15)	(38)	%
				_	125,207	124,457	124,647	3.6 %
Food & Staples Retailing								
Circana Group, L.P. (fka The NPD Group, L.P.)(6)(10)(15)	First lien senior secured loan	SR+	6.25% (2.75% PIK)	12/2028	23,936	23,503	23,637	0.7 %
Circana Group, L.P. (fka The NPD Group, L.P.)(6)(10)(15)(16)	First lien senior secured revolving loan	SR +	5.75%	12/2027	121	96	102	— %
					24,057	23,599	23,739	0.7 %
Health Care Technology				-				
BCPE Osprey Buyer, Inc. (dba PartsSource)(6)(8)(15)	First lien senior secured loan	L+	5.75%	08/2028	115,907	114,447	113,879	3.3 %
BCPE Osprey Buyer, Inc. (dba PartsSource)(6)(15)(16)(17)(18)	First lien senior secured delayed draw term loan	L+	5.75%	08/2023	_	(215)	(181)	%
BCPE Osprey Buyer, Inc. (dba PartsSource)(6)(8)(15)(16)	First lien senior secured revolving loan	L+	5.75%	08/2026	4,621	4,488	4,407	0.1 %
Datix Bidco Limited (dba RLDatix)(6) (13)(15)(25)	First lien senior secured GBP term loan	SA+	4.50%	04/2025	810	867	802	%
Datix Bidco Limited (dba RLDatix)(6) (13)(15)(25)	Second lien senior secured GBP term loan	SA+	7.75%	04/2026	8,476	9,050	8,412	0.2 %
GI Ranger Intermediate, LLC (dba Rectangle Health)(6)(11)(15)	First lien senior secured loan	SR+	5.75%	10/2028	27,372	26,930	26,893	0.8 %
GI Ranger Intermediate, LLC (dba Rectangle Health)(6)(11)(15)(16)	First lien senior secured revolving loan	SR +	5.75%	10/2027	885	853	846	— %
Hyland Software, Inc.(3)(6)(7)(15)	Second lien senior secured loan	L+	6.25%	07/2025	94,842	94,820	90,811	2.6 %
Imprivata, Inc.(6)(10)(15)	Second lien senior secured loan	SR+	6.25%	12/2028	17,647	17,470	17,382	0.5 %
Intelerad Medical Systems Incorporated (fka 11849573 Canada Inc.)(6)(11)(15) (25)	First lien senior secured loan	SR +	6.50%	08/2026	156,264	155,086	154,310	4.4 %
Intelerad Medical Systems Incorporated (fka 11849573 Canada Inc.)(6)(11)(15) (16)(25)	First lien senior secured revolving loan	SR +	6.50%	08/2026	4,759	4,655	4,624	0.1 %
Interoperability Bidco, Inc. (dba Lyniate) (6)(11)(15)	First lien senior secured loan	SR+	7.00%	12/2026	85,010	84,593	84,161	2.4 %
Interoperability Bidco, Inc. (dba Lyniate) (6)(11)(15)(16)	First lien senior secured revolving loan	SR +	7.00%	12/2024	2,031	1,982	1,963	0.1 %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets	
Inovalon Holdings, Inc.(6)(8)(15)	First lien senior secured loan	6.25% (2.75%) L + PIK)	11/2028	134,983	132,357	132,621	3.8 %	
Inovalon Holdings, Inc.(6)(15)(16)(17) (18)	First lien senior secured delayed draw term loan	6.25% (2.75% L + PIK)	05/2024		(133)	(69)	— %	
Inovalon Holdings, Inc.(6)(11)(15)	Second lien senior secured loan	SR + 10.50% PIK	11/2033	75,224	74,067	74,472	2.1 %	
RL Datix Holdings (USA), Inc.(6)(15) (18)(25)	First lien senior secured loan	SA+ 4.50%	04/2025	14,600	14,415	14,454	0.4 %	
RL Datix Holdings (USA), Inc.(6)(12) (15)(16)(25)	First lien senior secured revolving loan	SR + 4.50%	04/2025	1,112	1,087	1,092	%	
RL Datix Holdings (USA), Inc.(6)(12) (15)(25)	Second lien senior secured loan	SR + 7.75%	04/2026	22,333	21,990	22,166	0.6 %	
				766,876	758,809	753,045	21.4 %	
Hotels, Restaurants & Leisure								
MINDBODY, Inc.(6)(7)(15)	First lien senior secured loan	L+ 7.00%	02/2025	79,572	79,279	79,174	2.3 %	
MINDBODY, Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	L+ 7.00%	02/2025		(19)	(36)	%	
				79,572	79,260	79,138	2.3 %	
Household Durables								
BCTO BSI Buyer, Inc. (dba Buildertrend)(6)(11)(15)	First lien senior secured loan	SR + 8.00% PIK	12/2026	77,141	76,616	77,141	2.2 %	
BCTO BSI Buyer, Inc. (dba Buildertrend)(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 7.00%	12/2026	_	(103)	_	— %	
			-	77,141	76,513	77,141	2.2 %	
Industrial Conglomerates								
QAD, Inc.(6)(10)(15)	First lien senior secured loan	SR + 5.38%	11/2027	87,464	86,115	85,715	2.5 %	
	First lien senior secured revolving							
QAD, Inc.(6)(15)(16)(17)	loan	SR + 5.38%	11/2027		(166)	(229)	%	
-				87,464	85,949	85,486	2.5 %	
Insurance	Second li							
Asurion, LLC(3)(6)(10)(15)	Second lien senior secured loan	SR + 5.25%	01/2028	10,833	10,650	9,188	0.3 %	
Disco Parent, Inc. (dba Duck Creek Technologies, Inc.)(6)(11)(15)	First lien senior secured loan	SR + 7.50%	03/2029	909	887	891	— %	
Disco Parent, Inc. (dba Duck Creek Technologies, Inc.)(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 7.50%	03/2029		(2)	(2)	%	
Integrity Marketing Acquisition, LLC(6) (11)(15)	First lien senior secured loan	SR + 5.80%	08/2025	54,294	53,926	54,294	1.6 %	
Integrity Marketing Acquisition, LLC(6) (15)(16)(17)	First lien senior secured revolving loan	SR + 5.75%	08/2025	_	(20)		— %	
	IUall	SK T 3./370	06/2023	66.036	65.441	64.371	1.9 %	
				00,030	05,441	04,371	1.9 %	

Company(1)(20)(22)	Investment		Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets		
IT Services										
BCPE Nucleon (DE) SPV, LP(6)(9)(15) (25)	First lien senior secured loan	L+	7.00%	09/2026	133,333	132,088	133,333	3.8 %		
Kaseya Inc.(6)(10)(15)	First lien senior secured loan	SR +	6.25% (2.50% PIK)	06/2029	15,610	15,332	15,571	0.4 %		
	First lien senior secured delayed		6.25% (2.50%							
Kaseya Inc.(6)(10)(15)(16)(18)	draw term loan First lien senior	SR +	PIK)	06/2024	58	49	58	<u> %</u>		
Kaseya Inc.(6)(10)(15)(16)	secured revolving loan	SR +	6.25% (2.50% PIK)	06/2029	236	220	234	— %		
Pluralsight, LLC(6)(11)(15)	First lien senior secured loan	SR +	8.00%	04/2027	159,496	158,418	157,102	4.5 %		
Pluralsight, LLC(6)(11)(15)(16)	First lien senior secured revolving loan	SR +	8.00%	04/2027	5,000	4,950	4,850	0.1 %		
				-	313,733	311,057	311,148	8.8 %		
Professional Services				-						
Cornerstone OnDemand, Inc.(6)(11)(15)	Second lien senior secured loan	SR+	6.50%	10/2029	71,667	70,764	67,367	1.9 %		
Gerson Lehrman Group, Inc.(6)(11)(15)	First lien senior secured loan	SR +	5.25%	12/2024	80,764	80,427	80,764	2.3 %		
Gerson Lehrman Group, Inc.(6)(10)(15) (16)	First lien senior secured revolving loan	SR +	5.25%	12/2024	1,823	1,815	1,823	0.1 %		
Motus Group, LLC(6)(7)(15)	Second lien senior secured loan	L+	6.50%	12/2029	17,868	17,714	17,600	0.5 %		
Proofpoint, Inc.(6)(10)(15)	Second lien senior secured loan	SR +	6.25%	08/2029	55,000	54,773	53,213	1.5 %		
Thunder Purchaser, Inc. (dba Vector Solutions)(6)(11)(15)	First lien senior secured loan	SR +	5.75%	06/2028	130,953	129,955	129,972	3.7 %		
Thunder Purchaser, Inc. (dba Vector Solutions)(6)(11)(15)(16)(18)	First lien senior secured delayed draw term loan	SR +	5.75%	08/2023	8,019	7,950	7,959	0.2 %		
Thunder Purchaser, Inc. (dba Vector Solutions)(6)(11)(15)(16)	First lien senior secured revolving loan	SR +	5.75%	06/2027	6,637	6,585	6,578	0.2 %		
When I Work, Inc.(6)(8)(15)	First lien senior secured loan	L+	7.00% PIK	11/2027	32,635	32,404	32,064	0.9 %		
	First lien senior secured revolving	_					(20)			
When I Work, Inc.(6)(15)(16)(17)	loan	L+	6.00%	11/2027	405,366	(41) 402,346	(98) 397,242	<u> </u>		
Real Estate Management & Development				-	403,300	402,340	397,242			
REALPAGE, INC.(3)(6)(10)(15)	Second lien senior secured loan	SR +	6.50%	04/2029	52,500	51,880	50,705	1.5 %		
					52,500	51,880	50,705	1.5 %		
Systems Software										
Acquia Inc.(6)(9)	First lien senior secured loan	L+	7.00%	10/2025	152,102	151,349	152,102	4.4 %		

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets		
Acquia Inc.(6)(9)(16)	First lien senior secured revolving loan	L + 7.00%	10/2025	9.196	9.150	9.196	0.3 %		
Acquia Inc.(0)(9)(10) Arctic Wolf Networks, Inc.(15)(28)	Senior convertible notes	2.4 7.00% 3.00% PIK	09/2027	122,258	132,953	132,629	3.8 %		
Bayshore Intermediate #2, L.P. (dba Boomi)(6)(11)(15)	First lien senior secured loan	SR + 7.50% PIK	10/2028	167,478	164,916	164,965	4.7 %		
Bayshore Intermediate #2, L.P. (dba Boomi)(6)(10)(15)(16)	First lien senior secured revolving loan	SR + 6.50%	10/2027	2,341	2,154	2,165	0.1 %		
Centrify Corporation(6)(11)(15)	First lien senior secured loan	SR + 5.75%	03/2028	78,898	77,457	78,306	2.2 %		
Centrify Corporation(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 5.75%	03/2027	_	(147)	(61)	%		
Exabeam, Inc.(28)	First lien senior secured loan	12.00%	05/2028	40,000	39,609	29,600	0.8 %		
Forescout Technologies, Inc.(6)(8)(15)	First lien senior secured loan	L + 9.50% PIK	08/2026	128,514	127,508	129,156	3.7 %		
Forescout Technologies, Inc.(6)(15)(16) (17)(18)	First lien senior secured delayed draw term loan	L + 9.00%	07/2024	_	(122)	_	%		
Forescout Technologies, Inc.(6)(15)(16) (17)	First lien senior secured revolving loan	L+ 8.50%	08/2025	_	(62)	_	%		
Delta TopCo, Inc. (dba Infoblox, Inc.)(6) (12)(15)	Second lien senior secured loan	SR + 7.25%	12/2028	20,000	19,926	19,400	0.6 %		
H&F Opportunities LUX III S.À R.L (dba Checkmarx)(6)(10)(15)(25)	First lien senior secured loan	SR + 7.50%	04/2026	148,889	146,512	148,889	4.3 %		
H&F Opportunities LUX III S.À R.L (dba Checkmarx)(6)(15)(16)(17)(25)	First lien senior secured revolving loan	SR + 7.50%	04/2026	_	(349)	_	— %		
Ivanti Software, Inc.(6)(8)(15)	Second lien senior secured loan	L+ 7.25%	12/2028	21,000	20,528	15,488	0.4 %		
Oranje Holdco, Inc. (dba KnowBe4)(6) (11)(15)	First lien senior secured loan	SR + 7.75%	02/2029	12,818	12,636	12,626	0.4 %		
Oranje Holdco, Inc. (dba KnowBe4)(6) (15)(16)(17)	First lien senior secured revolving loan	SR + 7.75%	02/2029	_	(22)	(24)	%		
Ping Identity Holding Corp.(6)(10)(15)	First lien senior secured loan	SR + 7.00%	10/2029	909	896	900	<u> </u>		
Ping Identity Holding Corp.(6)(15)(16) (17)	First lien senior secured revolving loan	SR + 7.00%	10/2028	_	(1)	(1)	%		
Rubrik, Inc.(6)(12)(15)	First lien senior secured loan	SR + 7.00%	06/2027	6,282	6,178	6,235	0.2 %		
Rubrik, Inc.(6)(12)(15)(16)	First lien senior secured delayed draw term loan	SR + 7.00%	06/2027	518	518	512	%		
SailPoint Technologies Holdings, Inc.(6) (10)(15)	First lien senior secured loan	SR + 6.25%	08/2029	45,640	44,763	45,070	1.3 %		
SailPoint Technologies Holdings, Inc.(6) (15)(16)(17)	First lien senior secured revolving loan	SR + 6.25%	08/2028		(74)	(54)	— %		



	Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
First line serior secured is volving secured is volving ibin SR + 6.50% 04/2028 - (28) (125) - % Table Fine, LLC(6)(15)(16)(17)(25) First line serior secured is volving ibin L + 6.00% 10/2027 - (2) (129) - % Talow Effect 2: Lineid (dba Turbin)(6) (12)(15)(7)(72) First line serior secured revolving ibin SR + 7.60% 08/2028 - (2) (2) - % Thifs & Mortgage Finance Blend Labs, Inc.(6)(15)(15) First line serior secured revolving ibin SR + 7.50% 06/2026 112.500 110,003 109,688 3.1 % Total cons-controlled/non-affiliate perfolio company debt investments SR + 7.50% 06/2026 - (75) (313) - - 5 5.154.791 \$ 5.118.298 \$ 5.084.310 145.95 Tala non-controlled/non-affiliate perfolio company debt investments N/A	Securonix. Inc.(6)(11)(15)		SR + 6.50%	04/2028	19.774	19.609	19.082	0.5 %
		secured revolving	SR + 6.50%	04/2028		(28)	(125)	— %
	Tahoe Finco, LLC(6)(7)(15)(25)				172,094			4.9 %
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	Taboe Finco, LLC(6)(15)(16)(17)(25)	secured revolving	L + 600%	10/2027		(92)	(129)	<u> </u>
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	Talon MidCo 2 Limited (dba Tufin)(6) (11)(15)(25)	First lien senior			2,437			
	Talon MidCo 2 Limited (dba Tufin)(6) (15)(16)(17)(25)	secured revolving	SR + 7.00%	08/2028		(2)	(2)	%
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$					1,151,148	1,148,873	1,138,691	32.7 %
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	Thrifts & Mortgage Finance							
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	Blend Labs, Inc.(6)(10)(15)	secured loan	SR+ 7.50%	06/2026	112,500	110,703	109,688	3.1 %
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	Blend Labs, Inc.(6)(15)(16)(17)	secured revolving	SR+ 7.50%	06/2026				
state state <th< td=""><td></td><td></td><td></td><td></td><td>112,500</td><td>110,628</td><td>109,375</td><td>3.1 %</td></th<>					112,500	110,628	109,375	3.1 %
Aerospace & DefenseSpace Exploration Technologies Corp. (15)(19)(26)Class A Common StockN/AN/A419,31123,01332,2870.9 %Space Exploration Technologies Corp. (15)(19)(26)Class C Common StockN/AN/AN/A419,31123,01332,2870.9 %Application Technologies Corp. (15)(19)(26)Class C Common StockN/AN/AN/A84,2504,0116,487 (27,024)0.2 %Application SoftwareEE1000000000000000000000000000000000000	Total non-controlled/non-affiliated portfolio company debt investments				\$ 5,154,791	\$ 5,118,258	\$ 5,084,310	145.9 %
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	Equity Investments							
(15)(19)(26) Stock N/A N/A N/A 419,311 23,013 32,287 0.9 % Space Exploration Technologies Corp. Class C Common Stock N/A N/A N/A 84,250 4,011 6,487 0.2 % Application Software Z7,024 38,774 1.1 % Application Software Series E-1 Preferred Stock N/A N/A N/A 1,264,514 40,066 33,456 1.0 % Alpha Partners Technology Merger Common stock N/A N/A N/A 2,000,000 20,027 20,820 0.6 % Alpha Partners Technology Merger Common stock N/A N/A N/A 100,000 1,000 455 % Diligent Preferred Issuer, Inc. (dba Sponsor Shares N/A N/A N/A 16,000 18,055 17,458 0.5 % EShares, Inc. (dba Carta)(19)(26) Series E Preferred N/A N/A N/A 186,904 2,008 8,309 0.2 % Insight CP (Blocker) Holdings, L.P. (dba LP Interest N/A N/A N/A 2,280,564 2,281 2,2		at						
Stock N/A N/A N/A 84,250 4,011 6,487 0.2 % Application Software 27,024 38,774 1.1 % Application Software Series E-1 Preferred Stock N/A N/A 1,264,514 40,066 33,456 1.0 % Alpha Partners Technology Merger Common stock N/A N/A 2,000,000 20,027 20,820 0.6 % Alpha Partners Technology Merger Sponsor Shares N/A N/A 100,000 1,000 455 % Diligent Preferred Issuer, Inc. (dba Preferred Stock 10.50% PIK N/A 15,000 18,055 17,458 0.5 % EShares, Inc. (dba Carta)(19)(26) Series E Preferred N/A N/A 186,904 2,008 8,309 0.2 % Insight CP (Blocker) Holdings, L.P. (dba LP Interest N/A N/A 186,904 2,008 8,309 0.2 % Insight CP (Blocker) Holdings, L.P. (dba LP Interest N/A N/A 191,530 1,174 214 %	(15)(19)(26)	Stock	N/A	N/A	419,311	23,013	32,287	0.9 %
Application Software Series E-1 Preferred Stock N/A N/A 1,264,514 40,066 33,456 1.0 % Alpha Partners Technology Merger Corp(2)(25)(26) Common stock N/A N/A 2,000,000 20,027 20,820 0.6 % Alpha Partners Technology Merger Corp(2)(25)(26) Sponsor Shares N/A N/A 100,000 1,000 455 % Diligent Preferred Issuer, Inc. (dba Diligent Corporation)(15)(19)(28) Preferred Stock 10.50% PIK N/A 15,000 18,055 17,458 0.5 % EShares, Inc. (dba Carta)(19)(26) Stock N/A N/A N/A 2,280,564 2,281 2,281 0.1 % MessageBird BidCo B.V.(15)(19)(25) LP Interest N/A N/A 191,530 1,174 214 % Nylas, Inc.(19)(26) Series C Preferred Stock N/A N/A 191,530 1,174 214 % Nylas, Inc.(19)(26) Series C Preferred Stock N/A N/A 2,088,467 15,009 7,906 0.2 % (19)(25)(26) LP Interest<	Space Exploration Technologies Corp. (15)(19)(26)		N/A	N/A	84,250			
Series E-1 Preferred StockN/AN/A1,264,51440,06633,4561.0 %Alpha Partners Technology Merger Corp(2)(25)(26)Common stockN/AN/A2,000,00020,02720,8200.6 %Alpha Partners Technology Merger Corp(25)(26)Sponsor SharesN/AN/A100,0001,000455 %Diligent Preferred Issuer, Inc. (dba Diligent Corporation)(15)(19)(28)Preferred Stock10.50% PIKN/A15,00018,05517,4580.5 %EShares, Inc. (dba Carta)(19)(26)StockN/AN/AN/A186,9042,0088,3090.2 %Insight CP (Blocker) Holdings, L.P. (dba CivicPlus, LLC)(15)(19)(25)LP InterestN/AN/A191,5301,174214 %Nylas, Inc.(19)(26)Series C Preferred StockN/AN/A191,5301,174214 %Nylas, Inc.(19)(26)LP InterestN/AN/A2,088,46715,0097,9060.2 %Project Alpine Co-Invest Fund, LP(15) (19)(25)(26)LP InterestN/AN/A3,643,6693,9463,9980.1 %						27,024	38,774	1.1 %
66Sense Insights, Inc.(15)(19)(26)Preferred StockN/AN/A1,264,51440,06633,4561.0 %Alpha Partners Technology Merger Corp(2)(25)(26)Common stockN/AN/A2,000,00020,02720,8200.6 %Alpha Partners Technology Merger Corp(25)(26)Sponsor SharesN/AN/A100,0001,000455 %Diligent Preferred Issuer, Inc. (dba Diligent Corporation)(15)(19)(28)Preferred Stock10.50% PIKN/A15,00018,05517,4580.5 %EShares, Inc. (dba Carta)(19)(26)StockN/AN/A186,9042,0088,3090.2 %Insight CP (Blocker) Holdings, L.P. (dba CiviePlus, LLC)(15)(19)(25)LP InterestN/AN/A191,5301,174214 %Nylas, Inc.(19)(26)Extended Series C WarrantsN/AN/AN/A2,088,46715,0097,9060.2 %Nylas, Inc.(19)(26)Everies C Preferred StockN/AN/A3,643,6693,6463,9980.1 %	Application Software	Coming E 1						
Corp (2)(25)(26) Common stock N/A N/A 2,000,000 20,027 20,820 0.6 % Alpha Partners Technology Merger Corp(25)(26) Sponsor Shares N/A N/A 100,000 1,000 455 % Diligent Preferred Issuer, Inc. (dba Diligent Corporation)(15)(19)(28) Preferred Stock 10.50% PIK N/A 15,000 18,055 17,458 0.5 % EShares, Inc. (dba Carta)(19)(26) Series E Preferred Stock N/A N/A 186,904 2,008 8,309 0.2 % Insight CP (Blocker) Holdings, L.P. (dba CivicPlus, LLC)(15)(19)(25) LP Interest N/A N/A 2,280,564 2,281 2,281 0.1 % MessageBird BidCo B.V.(15)(19)(25) Extended Series C Warrants N/A N/A 191,530 1,174 214 % Nylas, Inc.(19)(26) Series C Preferred Stock N/A N/A 2,088,467 15,009 7,906 0.2 % Project Alpine Co-Invest Fund, LP(15) (19)(25)(26) LP Interest N/A N/A 3,643,669 3,646 3,998 0.1 %	6Sense Insights, Inc.(15)(19)(26)		N/A	N/A	1,264,514	40,066	33,456	1.0 %
Corp(25)(26)Sponsor SharesN/AN/A100,0001,000455%Diligent Preferred Issuer, Inc. (dba Diligent Corporation)(15)(19)(28)Preferred Stock10.50% PIKN/A15,00018,05517,4580.5 %EShares, Inc. (dba Carta)(19)(26)StockN/AN/A186,9042,0088,3090.2 %Insight CP (Blocker) Holdings, L.P. (dba CivicPlus, LLC)(15)(19)(25)LP InterestN/AN/A2,280,5642,2812,2810.1 %MessageBird BidCo B.V.(15)(19)(25)Extended Series C WarrantsN/AN/A191,5301,174214%Nylas, Inc.(19)(26)Series C Preferred StockN/AN/A2,088,46715,0097,9060.2 %Project Alpine Co-Invest Fund, LP(15) (19)(25)(26)LP InterestN/AN/A3,643,6693,6463,9980.1 %	Alpha Partners Technology Merger Corp(2)(25)(26)	Common stock	N/A	N/A	2,000,000	20,027	20,820	0.6 %
Diligent Corporation)(15)(19)(28) Preferred Stock 10.50% PIK N/A 15,000 18,055 17,458 0.5 % EShares, Inc. (dba Carta)(19)(26) Stock N/A N/A 186,904 2,008 8,309 0.2 % Insight CP (Blocker) Holdings, L.P. (dba CivicPlus, LLC)(15)(19)(25) LP Interest N/A N/A 2,280,564 2,281 2,281 0.1 % MessageBird BidCo B.V.(15)(19)(25) Extended Series C Warrants N/A N/A 191,530 1,174 214 % Nylas, Inc.(19)(26) Sock N/A N/A 3,088,467 15,009 7,906 0.2 % Project Alpine Co-Invest Fund, LP(15) LP Interest N/A N/A 3,643,669 3,646 3,998 0.1 %	Alpha Partners Technology Merger Corp(25)(26)	Sponsor Shares	N/A	N/A	100,000	1,000	455	— %
EShares, Inc. (dba Carta)(19)(26) Stock N/A N/A 186,904 2,008 8,309 0.2 % Insight CP (Blocker) Holdings, L.P. (dba CivicPlus, LLC)(15)(19)(25) LP Interest N/A N/A 2,280,564 2,281 2,281 0.1 % MessageBird BidCo B.V.(15)(19)(25) Extended Series C Warrants N/A N/A 191,530 1,174 214 % Nylas, Inc.(19)(26) Stock N/A N/A 2,088,467 15,009 7,906 0.2 % Project Alpine Co-Invest Fund, LP(15) (19)(25)(26) LP Interest N/A N/A 3,643,669 3,646 3,998 0.1 %	Diligent Preferred Issuer, Inc. (dba Diligent Corporation)(15)(19)(28)		10.50% PIK	N/A	15,000	18,055	17,458	0.5 %
CivicPlus, LLC)(15)(19)(25)(26) LP Interest N/A N/A 2,280,564 2,281 2,281 0.1 % MessageBird BidCo B.V.(15)(19)(25) Extended Series C N/A N/A 191,530 1,174 214 % Nylas, Inc.(19)(26) Series C Preferred Stock N/A N/A 2,088,467 15,009 7,906 0.2 % Project Alpine Co-Invest Fund, LP(15) LP Interest N/A N/A 3,643,669 3,646 3,998 0.1 %	EShares, Inc. (dba Carta)(19)(26)		N/A	N/A	186,904	2,008	8,309	0.2 %
(26) Warrants N/A N/A 191,530 1,174 214 % Nylas, Inc.(19)(26) Stock N/A N/A 2,088,467 15,009 7,906 0.2 % Project Alpine Co-Invest Fund, LP(15) LP Interest N/A N/A 3,643,669 3,646 3,998 0.1 %	Insight CP (Blocker) Holdings, L.P. (dba CivicPlus, LLC)(15)(19)(25)(26)	LP Interest	N/A	N/A	2,280,564	2,281	2,281	0.1 %
Nylas, Inc.(19)(26) Stock N/A N/A 2,088,467 15,009 7,906 0.2 % Project Alpine Co-Invest Fund, LP(15)	MessageBird BidCo B.V.(15)(19)(25) (26)	Warrants	N/A	N/A	191,530	1,174	214	— %
(19)(25)(26) LP Interest N/A N/A 3,643,669 3,646 3,998 0.1 %	Nylas, Inc.(19)(26)		N/A	N/A	2,088,467	15,009	7,906	0.2 %
Saturn Ultimate, Inc.(15)(19)(26) Common stock N/A N/A 5,580,593 25,008 55,632 1.6 %	Project Alpine Co-Invest Fund, LP(15) (19)(25)(26)						,	
	Saturn Ultimate, Inc.(15)(19)(26)	Common stock	N/A	N/A	5,580,593	25,008	55,632	1.6 %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets	
Zoro TopCo, Inc.(15)(19)(28)	Series A Preferred Equity	12.50% PIK	N/A	7,114	7,422	7,491	0.2 %	
Zoro TopCo, L.P.(15)(19)(26)	Class A Common Units	N/A	N/A	592,872	5,929	5,929	0.2 %	
$\mathbf{r} = \mathbf{r} + $,	141,625	163,949	4.7 %	
Capital Markets				-				
Robinhood Markets, Inc.(2)(15)(25)(26)	Common stock	N/A	N/A	2,416,000	64,335	24,112	0.7 %	
				-	64,335	24,112	0.7 %	
Construction & Engineering								
Dodge Construction Network Holdings, L.P.(15)(19)	Series A Preferred Units	SR+ 8.25%	N/A	_	70	69	%	
Dodge Construction Network Holdings, L.P.(15)(19)(26)	Class A-2 Common Units	N/A	N/A	3,333,333	2,841	2,343	0.1 %	
					2,911	2,412	0.1 %	
Consumer Finance								
Remitly Global, Inc.(2)(26)	Common stock	N/A	N/A	1,386,115	8,267	26,087	0.7 %	
				-	8,267	26,087	0.7 %	
Diversified Consumer Services								
SLA Eclipse Co-Invest, L.P.(3)(19)(25)		NT/A	21/4	15 000	15,217	19,440	0.6 %	
(26)	LP Interest	N/A	N/A	15,000	15,217	19,440	0.6 %	
Diversified Financial Services				<u> </u>	13,217	19,440	0.0 /0	
AAM Series 1.1 Rail and Domestic								
Intermodal Feeder, LLC(15)(16)(19)(25) (26)	LLC Interest	N/A	N/A	339,762	338	340	— %	
AAM Series 2.1 Aviation Feeder, LLC(15)(16)(19)(25)(26)	LLC Interest	N/A	N/A	1,052,423	1,053	1,052	— %	
Amergin Asset Management, LLC(15) (19)(25)(26)	Class A Units	N/A	N/A	50,000,000	_	_	<u> </u>	
Brex, Inc.(19)(26)	Preferred Stock	N/A	N/A	143,943	5,012	3,220	0.1 %	
				-	6,403	4,612	0.1 %	
Health Care Technology								
BEHP Co-Investor II, L.P.(15)(19)(25) (26)	LP Interest	N/A	N/A	1,269,969	1,266	1,325	%	
Minerva Holdco, Inc. (dba Athenahealth, Inc.)(15)(19)(28)	Series A Preferred Stock	10.75% PIK	N/A	50,000	57,079	53,611	1.5 %	
WP Irving Co-Invest, L.P.(15)(19)(25)		27/4	27/1		1.2(7	1 204	0/	
(26)	Partnership Units	N/A	N/A	1,250,000	1,267 59,612	1,304 56,240	<u> </u>	
Hatala Dantananata & Lainna				-	39,012	30,240	1.3 %	
Hotels, Restaurants & Leisure Toast, Inc.(19)(26)	Warrants	N/A	N/A	5,762,612	36,254	55,822	1.6 %	
Toast, Inc.(2)(26)	Common stock	N/A N/A	N/A N/A	322.578	6.398	7,281	0.2 %	
VEPF Torreys Aggregator, LLC (dba	Series A Preferred	11/21	11//1	522,578	0,378	7,201	0.2 70	
MINDBODY, Inc.)(15)(19)(28)	Stock	6.00% PIK	N/A	25,000	27,333	27,060	0.8 %	
					69,985	90,163	2.6 %	
Internet & Direct Marketing Retail								
Kajabi Holdings, LLC(19)(26)	Class D Units	N/A	N/A	4,126,175	50,025	41,170	1.2 %	
Klaviyo, Inc.(19)(26)	Common stock	N/A	N/A	1,198,270	40,018	40,000	1.2 %	

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Linked Store Cayman Ltd. (dba Nuvemshop)(15)(19)(25)(26)	Series E Preferred Stock	N/A	N/A	19,499	42,496	38,596	1.1 %
Nuvenisilop)(15)(15)(25)(20)	SIUCK	IN/A	IN/A	19,499	132,539	119,766	3.5 %
IT Services				-	102,007	113,700	5.0 / 0
E2Open Parent Holdings, Inc.(2)(25) (26)	Class A Common Stock	N/A	N/A	1,650,943	17,504	9,245	0.3 %
JumpCloud, Inc.(19)(26)	Series B Preferred Stock	N/A	N/A	756,590	4,531	2,923	0.1 %
JumpCloud, Inc.(19)(26)	Series F Preferred Stock	N/A	N/A	6,679,245	40,017	36,303	1.1 %
Knockout Intermediate Holdings I Inc. (dba Kaseya Inc.)(15)(19)(28)	Perpetual Preferred Stock	11.75% PIK	N/A	7,500	8,256	8,404	0.2 %
Replicated, Inc.(19)(26)	Series C Preferred Stock	N/A	N/A	1,277,832	20,008	16,376	0.5 %
WMC Bidco, Inc. (dba West Monroe) (15)(19)(28)	Senior Preferred Stock	11.25% PIK	N/A	5,762,612	67,556	65,023	1.9 %
					157,872	138,274	4.1 %
Professional Services							
BCTO WIW Holdings, Inc. (dba When I Work)(15)(19)(26)	Class A Common Stock	N/A	N/A	70,000	7,000	6,305	0.2 %
Sunshine Software Holdings, Inc. (dba Cornerstone OnDemand, Inc.)(15)(19) (28)	Series A Preferred Stock	10.50% PIK	N/A	28,000	32,759	29,352	0.8 %
Thunder Topco L.P. (dba Vector Solutions)(15)(19)(26)	Common Units	N/A	N/A	7,857,410	7,857	8,047	0.2 %
					47,616	43,704	1.2 %
Road & Rail							
Bolt Technology OÜ(19)(25)(26)	Preferred Stock	N/A	N/A	43,478	11,318	10,535	0.3 %
5 (5 6					11,318	10,535	0.3 %
Systems Software	Series C Preferred						
Algolia, Inc.(19)(26)	Stock Stock Series D Preferred	N/A	N/A	970,281	10,000	24,314	0.7 %
Algolia, Inc.(19)(26)	Stock	N/A	N/A	136,776	4,000	3,790	0.1 %
Arctic Wolf Networks, Inc.(19)(26)	Preferred Stock	N/A	N/A	3,032,840	25,036	29,564	0.9 %
Brooklyn Lender Co-Invest 2, L.P. (dba Boomi)(15)(19)(26)	Common Units	N/A	N/A	12,692,160	12,692	13,036	0.4 %
Circle Internet Services, Inc.(19)(26)	Series D Preferred Stock	N/A	N/A	2,934,961	15,000	34,192	1.0 %
Circle Internet Services, Inc.(19)(26)	Series E Preferred Stock	N/A	N/A	821,806	6,917	10,238	0.3 %
Circle Internet Services, Inc.(19)(26)	Series F Preferred Stock	N/A	N/A	75,876	1,500	1,287	%
Circle Internet Services, Inc.(19)(26)	Warrants	N/A	N/A	244,580	—	1,687	— %
Elliott Alto Co-Investor Aggregator L.P. (15)(19)(25)(26)	LP Interest	N/A	N/A	1,572	1,576	1,485	%
Exabeam, Inc.(19)(26)	Series F-1 Preferred Stock	N/A	N/A	3,340,668	95,669	97,551	2.8 %
Halo Parent Newco, LLC(15)(19)(28)	Class H PIK Preferred Equity	11.00% PIK	N/A	5,000	5,773	4,702	0.1 %
Project Hotel California Co-Invest Fund, L.P.(15)(19)(25)(26)	LP Interest	N/A	N/A	2,684,708	2,687	2,686	0.1 %

Company(1)(20)(22)	Investment		Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Illumio, Inc.(19)(26)	Series F Preferred Stock		N/A	N/A	2,483,618	16,683	15,781	0.5 %
Illumio, Inc.(19)(26)	Common stock		N/A	N/A	358,365	2,432	1,727	- %
munio, mc.(17)(20)	Series A Preferred		11/74	IV/A	558,505	2,752	1,727	/0
Picard Holdco, Inc.(6)(11)(15)(19)	Stock	SR +	12.00% PIK	N/A	13,790	13,438	12,584	0.4 %
Securiti, Inc.(15)(19)(26)	Series C Preferred Stock		N/A	N/A	2,525,571	20,016	20,000	0.6 %
Thrifts & Mortgage Finance						255,419	274,024	/.7 /0
Blend Labs, Inc.(2)(15)(26)	Common stock		N/A	N/A	216,953	3,000	205	— %
Blend Labs, Inc.(15)(19)(26)	Warrants		N/A	N/A N/A	299,216	1.625	1	% %
Biend Labs, Inc. (13)(19)(20)	warrants		IN/A	IN/A	299,210	4,625	206	-%
Total non-controlled/non-affiliated portfolio company equity investments						\$ 982,768	·	29.1 %
Total non-controlled/non-affiliated								-
portfolio company investments						\$ 6,101,026	\$ 6,097,208	175.0 %
Non-controlled/affiliated portfolio								
company investments								
Debt Investments								
Internet & Direct Marketing Retail								
Walker Edison Furniture Company LLC(6)(10)(15)(23)(27)	First lien senior secured loan	SR+	6.75% PIK	03/2027	8,842	8,263	8,666	0.3 %
Walker Edison Furniture Company LLC(6)(10)(15)(16)(23)(27)	First lien senior secured delayed draw term loan	SR +	6.75% PIK	03/2027	227	225	227	%
	First lien senior	DR 1	0.7570111	05/2027	221	225	221	70
Walker Edison Furniture Company LLC(6)(10)(15)(23)(27)	secured revolving loan	SR+	6.25% PIK	03/2027	4,513	4,495	4,495	0.1 %
				-	13,582	12,983	13,388	0.4 %
Total non-controlled/affiliated portfolio company debt investments					13,582	12,983	13,388	0.4 %
Equity Investments								
Systems Software								
Help HP SCF Investor, LP(15)(19)(23) (26)	LP Interest		N/A	N/A	59,333	59,379	67,070	1.9 %
(20)	Series D Non-		10/11	14/11	57,555	5,517	07,070	1.9 /0
	Participating							
Split Software, Inc.(19)(23)(26)	Convertible Preferred Stock		N/A	N/A	12,335,526	30,005	25,586	0.7 %
Spirt Software, me.(17)(25)(20)	Treferred Stock		19/11	19/11	12,555,520	89,384	92,656	2.6 %
Insurance							·	
Fifth Season Investments LLC(15)(19)								
(21)(23)	Class A Units		N/A	N/A	8	31,293	31,293	0.9 %
						31,293	31,293	0.9 %
Internet & Direct Marketing Retail								
Walker Edison Holdco LLC(15)(19)(23) (26)	Common Units		N/A	N/A	98,319	9,500	8,590	0.3 %
				16				

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets	
Signifyd Inc.(19)(23)(28)	Series E Preferred Shares	9.00% PIK	N/A	2,755,121	122,002	109,500	3.1 %	
Signifya me.(1)(20)(20)	5 miles	9.00701 HL		2,700,121	131,502	118,090	3.4 %	
Pharmaceuticals								
LSI Financing 1 DAC(15)(19)(23)(25)	Preferred Equity	N/A	N/A	13,789,000	12,820	12,756	0.4 %	
					12,820	12,756	0.4 %	
Total non-controlled/affiliated portfolio company equity investments					\$ 264,999	\$ 254,795	7.3 %	
Total non-controlled/affiliated portfolio company investments					\$ 277,982	\$ 268,183	7.7 %	
Controlled/affiliated portfolio company investments								
Equity Investments								
Diversified Financial Services								
Revolut Ribbit Holdings, LLC(19)(24) (25)(26)	LLC Interest	N/A	N/A	75,000	75,251	66,509	1.9 %	
					75,251	66,509	1.9 %	
Total controlled/affiliated portfolio company equity investments					\$ 75,251	\$ 66,509	1.9 %	
Total controlled/affiliated portfolio company investments					\$ 75,251	\$ 66,509	1.9 %	
Total Investments					\$ 6,454,259	\$ 6,431,900	184.6 %	

(1) Unless otherwise indicated, all investments are considered Level 3 investments.

(4) The amortized cost represents the original cost adjusted for the amortization or accretion of premium or discount, as applicable, on debt investments using the effective interest method.

(5) As of June 30, 2023, the net estimated unrealized gain on investments for U.S. federal income tax purposes was \$16.2 million based on a tax cost basis of \$6.5 billion. As of June 30, 2023, the estimated aggregate gross unrealized loss for U.S. federal income tax purposes was \$151.2 million and the estimated aggregate gross unrealized gain for U.S. federal income tax purposes was \$167.4 million.

(6) Loan contains a variable rate structure and may be subject to an interest rate floor. Variable rate loans bear interest at a rate that may be determined by reference to either the London Interbank Offered Rate ("LIBOR" or "L", which can include one-, two-, three-, six-, or twelve-month LIBOR), Secured Overnight Financing Rate ("SOFR" or "SR", which can include one-, three- or six-month SOFR), British Pound Sterling LIBOR ("GBPLIBOR" or "G"), Euro Interbank Offered Rate ("EURIBOR" or "E", which can include three- or six-month EURIBOR), Sterling Overnight Interbank Average Rate ("SONIA" or "SA"), Canadian Dollar Offered Rate ("CDOR" or "C"), or an alternate base rate (which can include the Federal Funds Effective Rate or the Prime Rate ("Prime" or "P")), at the borrower's option, and which reset periodically based on the terms of the loan agreement.

(7) The interest rate on these loans is subject to 1 month LIBOR, which as of June 30, 2023 was 5.22%.
(8) The interest rate on these loans is subject to 3 month LIBOR, which as of June 30, 2023 was 5.55%.

(9) The interest rate on these loans is subject to 5 month LIBOR, which as of June 30, 2023 was 5.75%.
 (9) The interest rate on these loans is subject to 6 month LIBOR, which as of June 30, 2023 was 5.76%.

(10) The interest rate on these loans is subject to 0 month EBOK, which as of June 30, 2023 was 5.70%.
 (10) The interest rate on these loans is subject to 1 month SOFR, which as of June 30, 2023 was 5.14%.

- (10) The interest rate on these loans is subject to 1 month SOFR, which as of June 30, 2023 was 5.14%.
 (11) The interest rate on these loans is subject to 3 month SOFR, which as of June 30, 2023 was 5.27%.
- (11) The interest rate on these loans is subject to 5 month SOFR, which as of June 30, 2023 was 5.37%.
 (12) The interest rate on these loans is subject to 6 month SOFR, which as of June 30, 2023 was 5.39%.
- (12) The interest rate on these loans is subject to 6 month SOTR, which as of suite 30, 2025 was 5.5(13) The interest rate on these loans is subject to SONIA, which as of June 30, 2023 was 4.93%.
- (13) The interest rate on these loans is subject to 30000A, which as of Jule 30, 2023 was 4.55%.
 (14) The interest rate on these loans is subject to 3 month EURIBOR, which as of Jule 30, 2023 was 3.58%.
- (15) Represents co-investment made with the Company's affiliates in accordance with the terms of an order for exemptive relief that an affiliate of the Company's investment adviser received from the U.S. Securities and Exchange Commission. See Note 3 "Agreements and Related Party Transactions".
- (16) Position or portion thereof is an unfunded loan commitment. See Note 7 "Commitments and Contingencies".
- (17) The negative cost is the result of the capitalized discount being greater than the principal amount outstanding on the loan. The negative fair value is the result of the capitalized discount on the loan.

⁽²⁾ Level 1 investment.

⁽³⁾ Level 2 investment.

- (18) The date disclosed represents the commitment period of the unfunded term loan. Upon expiration of the commitment period, the funded portion of the term loan may be subject to a longer maturity date.
- (19) Security acquired in transaction exempt from registration under the Securities Act of 1933, as amended (the "Securities Act"), and may be deemed to be "restricted securities" under the Security acquired in transaction agregate fair value of these securities is \$1.2 billion or 35.8% of the Company's net assets. The acquisition dates of the restricted securities are as follows:

Portfolio Company	Investment	Acquisition Date
6Sense Insights, Inc.	Series E-1 Preferred Stock	January 20, 2022
AAM Series 1.1 Rail and Domestic Intermodal Feeder, LLC	LLC Interest	July 1, 2022
AAM Series 2.1 Aviation Feeder, LLC	LLC Interest	July 1, 2022
Algolia, Inc.	Series C Preferred Stock	August 30, 2019
Algolia, Inc.	Series D Preferred Stock	July 19, 2021
Project Alpine Co-Invest Fund, LP	LP Interest	June 13, 2022
Amergin Asset Management, LLC	Class A Units	July 1, 2022
Arctic Wolf Networks, Inc.	Preferred Stock	July 7, 2021
BCTO WIW Holdings, Inc. (dba When I Work)	Class A Common Stock	November 2, 2021
BEHP Co-Investor II, L.P.	LP Interest	May 11, 2022
Blend Labs, Inc.	Warrants	July 2, 2021
Bolt Technology OÜ	Preferred Stock	December 10, 2021
Brooklyn Lender Co-Invest 2, L.P. (dba Boomi)	Common Units	October 1, 2021
Brex, Inc.	Preferred Stock	November 30, 2021
Circle Internet Services, Inc.	Series D Preferred Stock	May 20, 2019
Circle Internet Services, Inc.	Series E Preferred Stock	February 28, 2020
Circle Internet Services, Inc.	Series F Preferred Stock	May 4, 2021
Circle Internet Services, Inc.	Warrants	May 20, 2019
Diligent Preferred Issuer, Inc. (dba Diligent Corporation)	Preferred Stock	April 6, 2021
Dodge Construction Network Holdings, L.P.	Class A-2 Common Units	February 23, 2022
Dodge Construction Network Holdings, L.P.	Series A Preferred Units	February 23, 2022
Elliott Alto Co-Investor Aggregator L.P.	LP Interest	September 27, 2022
EShares, Inc. (dba Carta)	Series E Preferred Stock	August 1, 2019
Exabeam, Inc.	Series F-1 Preferred Stock	May 12, 2023
Fifth Season Investments LLC	Class A Units	July 18, 2022
Halo Parent Newco, LLC	Class H PIK Preferred Equity	October 15, 2021
Help HP SCF Investor, LP	LP Interest	April 28, 2021
Project Hotel California Co-Invest Fund, L.P.	LP Interest	August 9, 2022
Illumio, Inc.	Common stock	June 23, 2021
Illumio, Inc.	Series F Preferred Stock	August 27, 2021
Insight CP (Blocker) Holdings, L.P. (dba CivicPlus, LLC)	LP Interest	June 8, 2022
JumpCloud, Inc.	Series B Preferred Stock	December 30, 2021
JumpCloud, Inc.	Series F Preferred Stock	September 3, 2021
Kajabi Holdings, LLC	Class D Units	March 24, 2021
Klaviyo, Inc.	Common stock	May 4, 2021
Knockout Intermediate Holdings I Inc. (dba Kaseya Inc.)	Perpetual Preferred Stock	June 22, 2022
Linked Store Cayman Ltd. (dba Nuvemshop)	Series E Preferred Stock	August 9, 2021
LSI Financing 1 DAC	Preferred Equity	December 14, 2022
MessageBird BidCo B.V.	Extended Series C Warrants	May 5, 2021
Minerva Holdco, Inc. (dba Athenahealth, Inc.)	Series A Preferred Stock	February 15, 2022
Nylas, Inc.	Series C Preferred Stock	June 3, 2021
Picard Holdco, Inc.	Series A Preferred Stock	September 30, 2022

Portfolio Company	Investment	Acquisition Date
Replicated, Inc.	Series C Preferred Stock	June 30, 2021
Revolut Ribbit Holdings, LLC	LLC Interest	September 30, 2021
Saturn Ultimate, Inc.	Common stock	December 29, 2021
Securiti, Inc.	Series C Preferred Stock	July 28, 2022
Signifyd Inc.	Series E Preferred Shares	April 8, 2021
SLA Eclipse Co-Invest, L.P.	LP Interest	September 30, 2019
Space Exploration Technologies Corp.	Class A Common Stock	March 25, 2021
Space Exploration Technologies Corp.	Class C Common Stock	March 25, 2021
Split Software, Inc.	Series D Non-Participating Convertible Preferred Stock	August 13, 2021
Sunshine Software Holdings, Inc. (dba Cornerstone OnDemand, Inc.)	Series A Preferred Stock	October 15, 2021
Thunder Topco L.P. (dba Vector Solutions)	Common Units	June 30, 2021
Toast, Inc.	Warrants	June 21, 2021
VEPF Torreys Aggregator, LLC (dba MINDBODY, Inc.)	Series A Preferred Stock	October 15, 2021
Walker Edison Holdco LLC	Common Units	March 1, 2023
WMC Bidco, Inc. (dba West Monroe)	Senior Preferred Stock	November 9, 2021
WP Irving Co-Invest, L.P.	Partnership Units	May 18, 2022
Zoro TopCo, Inc.	Series A Preferred Equity	November 22, 2022
Zoro TopCo, L.P.	Class A Common Units	November 22, 2022

(20) Unless otherwise indicated, the Company's portfolio companies are pledged as collateral supporting the amounts outstanding under the Revolving Credit Facility, SPV Asset Facility I, SPV Asset Facility II and CLO 2020-1. See Note 6 "Debt".

(21) This portfolio company is not pledged as collateral supporting the amounts outstanding under the Revolving Credit Facility, SPV Asset Facility I, SPV Asset Facility II and CLO 2020-1. See Note 6 "Debt".

(22) Unless otherwise indicated, all investments are non-controlled, non-affiliated investments. Non-controlled, non-affiliated investments are defined as investments in which the Company owns less than 5% of the portfolio company's outstanding voting securities and does not have the power to exercise control over the management or policies of such portfolio company.

(23) Under the Investment Company Act of 1940, as amended (the "1940 Act"), the Company is deemed to be an "Affiliated Person" of, as defined in the 1940 Act, this portfolio company, as the Company owns more than 5% of the portfolio company's outstanding voting securities. Transactions during the period ended June 30, 2023 in which the Company was an Affiliated Person of the portfolio company are as follows:

Company	r Value at ember 31, 2022	Ad	Gross Additions(a)		Gross actions(b)	Net Change in Unrealized Gain/(Loss)		Realized Gain/(Loss)		Transfers		Fair Value at June 30, 2023					Interest Income
Fifth Season Investments LLC	\$ 25,110	\$	6,035	\$	_	\$	148	\$	_	\$	_	\$	31,293	\$	381	\$	—
Help HP SCF Investor, LP	65,192		—				1,878		—				67,070		—		—
LSI Financing 1 DAC	4,013		9,807		(1,033)		(31)		_		_		12,756		115		
Signifyd Inc.	109,216		5,199		_		(4,915)		_		_		109,500		5,199		_
Split Software, Inc.	27,836		_		_		(2,250)		—		_		25,586		_		_
Walker Edison Furniture Company LLC	_		22,483		_		(505)		_		_		21,978		_		_
Total	\$ 231,367	\$	43,524	\$	(1,033)	\$	(5,675)	\$		\$		\$	268,183	\$	5,695	\$	—

(a) Gross additions include increases in the cost basis of investments resulting from new investments, payment-in-kind interest or dividends, and the amortization of any unearned income or discounts on equity investments, as applicable.

(b) Gross reductions include decreases in the cost basis of investments resulting from principal collections related to investment repayments or sales, and the amortization of any premiums on equity investments, as applicable.

(24) As defined in the 1940 act, the Company is deemed to be both an "Affiliated Person" and has "Control" of this portfolio company as the Company owns more than 25% of the portfolio company's outstanding voting securities or has the power to exercise control over management or policies of

such portfolio company (including through a management agreement). The Company's investments in affiliates for the period ended June 30, 2023 were as follows:

		ir Value at		Net Change in													
Company	Dec	cember 31, 2022	Ad	Gross Additions(a)		Gross Reductions(b)		Unrealized Gain/(Loss)		Realized Gain/(Loss)		nsfers	Fair Value at June 30, 2023		Other Income		nterest Income
1 0	*		-	unions(u)	-	(0)	-	(1000)	-	(1000)	-	lisitis	-	,	 Income		income
Revolut Ribbit Holdings, LLC	\$	66,509	\$		\$		\$		\$		\$		\$	66,509	\$ 	\$	
Total	\$	66,509	\$	_	\$	_	\$	_	\$	_	\$	_	\$	66,509	\$ _	\$	_

(a) Gross additions include increases in the cost basis of investments resulting from new investments, payment-in-kind interest or dividends, and the amortization of any unearned income or discounts on equity investments, as applicable.

(b) Gross reductions include decreases in the cost basis of investments resulting from principal collections related to investment repayments or sales, and the amortization of any premiums on equity investments, as applicable.

(25) This portfolio company is not a qualifying asset under Section 55(a) of the 1940 Act. Under the 1940 Act, the Company may not acquire any non-qualifying asset unless, at the time such acquisition is made, qualifying assets represent at least 70% of total assets. As of June 30, 2023, non-qualifying assets represented 21.7% of total assets as calculated in accordance with the regulatory requirements.

(26) Non-income producing investment.

(27) Loan was on non-accrual status as of June 30, 2023.

(28) Contains a fixed-rate structure.

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

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Non-controlled/non-affiliated portfolio company investments							
Debt Investments							
Aerospace & defense							
Peraton Corp.(3)(6)(7)(15)	Second lien senior secured loan	L+7.75%	02/2029	84,946	83,887	80,486	2.4 %
ManTech International Corporation(6) (11)(15)	First lien senior secured loan	SR + 5.75%	09/2029	6,753	6,623	6,618	0.2 %
ManTech International Corporation(6) (15)(16)(17)(18)	First lien senior secured delayed draw term loan	SR + 5.75%	09/2024	_	(15)	(16)	— %
ManTech International Corporation(6) (15)(16)(17)	First lien senior secured revolving loan	SR + 5.75%	09/2028	_	(16)	(17)	%
				91,699	90,479	87,071	2.6 %
Application Software							
Anaplan, Inc.(6)(15)	First lien senior secured loan	SR + 6.50%	06/2029	49,219	48,755	49,096	1.4 %
Anaplan, Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 6.50%	06/2028	_	(32)	(9)	— %
Apptio, Inc.(6)(8)(15)	First lien senior secured loan	L+6.00%	01/2025	59,901	59,298	59,901	1.8 %
Apptio, Inc.(6)(8)(15)(16)	First lien senior secured revolving loan	L+6.00%	01/2025	1,962	1,939	1,962	0.1 %
Armstrong Bidco Limited (dba The Access Group)(6)(13)(15)(25)	First lien senior secured loan	SA+5.25%	06/2029	6,392	6,384	6,312	0.2 %
Armstrong Bidco Limited (dba The Access Group)(6)(13)(15)(16)(18)(25)	First lien senior secured delayed draw term loan	SA+5.25%	06/2025	2,588	2,583	2,556	0.1 %
Avalara, Inc.(6)(11)(15)	First lien senior secured loan	SR + 7.25%	10/2028	9,091	8,958	8,955	0.3 %
Avalara, Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 7.25%	10/2028	_	(13)	(14)	— %
Certify, Inc.(6)(7)	First lien senior secured loan	L+5.50%	02/2024	57,039	56,841	57,039	1.7 %
Certify, Inc.(6)(7)(16)	First lien senior secured revolving loan	L+5.50%	02/2024	570	564	570	<u> </u>
CivicPlus, LLC(6)(8)(15)	First lien senior secured loan	6.75% (incl. L + 2.50% PIK)	08/2027	65,613	65,057	65,450	1.9 %
CivicPlus, LLC(6)(15)(16)(17)	First lien senior secured revolving loan	L+6.25%	08/2027	_	(38)	(12)	<u> </u>
CP PIK DEBT ISSUER, LLC (dba CivicPlus, LLC)(6)(12)(15)	Unsecured notes	SR + 11.75% PIK	06/2034	33,061	32,171	32,565	1.0 %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Community Brands ParentCo, LLC(6) (10)(15)	First lien senior secured loan	SR + 5.75%	02/2028	12,654	12,433	12,465	0.4 %
Community Brands ParentCo, LLC(6) (15)(16)(17)(18)	First lien senior secured delayed draw term loan	SR + 5.75%	02/2024		(13)	(8)	— %
Community Brands ParentCo, LLC(6) (15)(16)(17)	First lien senior secured revolving loan	SR + 5.75%	02/2028	_	(13)	(11)	%
Diamondback Acquisition, Inc. (dba Sphera)(6)(7)(15)	First lien senior secured loan	L+5.50%	09/2028	77,433	76,117	76,658	2.3 %
Diamondback Acquisition, Inc. (dba Sphera)(6)(15)(16)(17)(18)	First lien senior secured delayed draw term loan	L+5.50%	09/2023	_	(166)	_	%
Diligent Corporation(6)(7)	First lien senior secured loan	L+6.17%	08/2025	24,879	24,560	24,631	0.7 %
Diligent Corporation(6)(7)(16)	First lien senior secured revolving loan	L+6.25%	08/2025	457	437	442	— %
Fullsteam Operations, LLC(6)(8)(15) (16)(18)	First lien senior secured delayed draw term loan	L+7.50%	05/2024	6,121	5,940	5,995	0.2 %
Gainsight, Inc.(6)(8)(15)	First lien senior secured loan	L+6.75% PIK	07/2027	55,023	54,295	54,198	1.6 %
Gainsight, Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	L+6.25%	07/2027	_	(70)	(79)	%
GovBrands Intermediate, Inc.(6)(8)(15)	First lien senior secured loan	L+5.50%	08/2027	63,680	62,403	60,814	1.8 %
GovBrands Intermediate, Inc.(6)(8)(15) (16)(18)	First lien senior secured delayed draw term loan	L+5.50%	08/2023	14,364	14,015	13,500	0.4 %
GovBrands Intermediate, Inc.(6)(8)(15) (16)	First lien senior secured revolving loan	L+5.50%	08/2027	6,109	5,980	5,804	0.2 %
Granicus, Inc.(6)(7)(15)	First lien senior secured loan	L+5.50%	01/2027	35,086	34,487	34,209	1.0 %
Granicus, Inc.(6)(7)(15)(16)	First lien senior secured revolving loan	L+6.50%	01/2027	877	834	812	%
Grayshift, LLC(6)(10)(15)	First lien senior secured loan	SR + 7.50%	07/2028	8,987	8,903	8,920	0.3 %
Grayshift, LLC(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 7.50%	07/2028	_	(9)	(7)	— %
GS Acquisitionco, Inc. (dba insightsoftware)(6)(8)(15)	First lien senior secured loan	L+5.75%	05/2026	49,531	49,241	49,283	1.5 %
GS Acquisitionco, Inc. (dba insightsoftware)(6)(15)(16)(17)	First lien senior secured revolving loan	L + 5.75%	05/2026		(18)	(17)	— %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
MessageBird BidCo B.V.(6)(7)(15)(25)	First lien senior secured loan	L+6.75%	05/2027	120,000	117,953	117,300	3.5 %
Ministry Brands Holdings, LLC(6)(7) (15)	First lien senior secured loan	L+5.50%	12/2028	7,622	7,487	7,432	0.2 %
Ministry Brands Holdings, LLC(6)(15) (16)(17)(18)	First lien senior secured delayed draw term loan	L+5.50%	12/2023		(21)	(37)	<u> </u>
Ministry Brands Holdings, LLC(6)(7) (15)(16)	First lien senior secured revolving loan	L+5.50%	12/2027	369	356	350	%
Tamarack Intermediate, L.L.C. (dba Verisk 3E)(6)(12)(15)	First lien senior secured loan	SR + 5.50%	03/2028	10,226	10,044	10,022	0.3 %
Tamarack Intermediate, L.L.C. (dba Verisk 3E)(6)(10)(15)(16)	First lien senior secured revolving loan	SR + 5.50%	03/2028	299	270	265	%
Velocity HoldCo III Inc. (dba VelocityEHS)(6)(9)(15)	First lien senior secured loan	L+5.75%	04/2027	41,042	40,338	41,042	1.2 %
Velocity HoldCo III Inc. (dba VelocityEHS)(6)(7)(15)(16)	First lien senior secured revolving loan	L+5.75%	04/2026	500	463	500	%
Zendesk, Inc.(6)(11)(15)	First lien senior secured loan	SR + 6.50%	11/2028	51,686	50,667	50,653	1.5 %
Zendesk, Inc.(6)(15)(16)(17)(18)	First lien senior secured delayed draw term loan	SR + 6.50%	11/2024	_	(472)	(129)	%
Zendesk, Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 6.50%	11/2028	_	(104)	(106)	%
				872,381	858,804	859,272	25.6 %
Banks							
AxiomSL Group, Inc.(6)(7)(15)	First lien senior secured loan	L+5.75%	12/2027	140,059	138,587	137,959	4.1 %
AxiomSL Group, Inc.(6)(15)(16)(17) (18)	First lien senior secured delayed draw term loan	L+5.75%	07/2023		(9)	(12)	%
	First lien senior secured revolving		10/0005		(120)		
AxiomSL Group, Inc.(6)(15)(16)(17)	loan	L+5.75%	12/2025	140,059	(130) 138,448	(231)	<u> </u>
Building products				140,057	156,446	157,710	4.1 /0
EET Buyer, Inc. (dba e-Emphasys)(6)(9) (15)	First lien senior secured loan	L+5.25%	11/2027	45,114	44.736	45.114	1.3 %
EET Buyer, Inc. (dba e-Emphasys)(6) (15)(16)(17)	First lien senior secured revolving loan	L + 5.25%	11/2027		(37)	,	%
	Iuan	L + 3.2370	11/2027	45.114	44.699	45.114	1.3 %
			-	45,114	тт,077	45,114	1.5 /0

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Commercial Services & Supplies							
SimpliSafe Holding Corporation(6)(10) (15)	First lien senior secured loan	SR + 6.25%	05/2028	819	804	809	— %
SimpliSafe Holding Corporation(6)(15) (16)(17)(18)	First lien senior secured delayed draw term loan	SR + 6.25%	05/2024		(1)		%
				819	803	809	<u> </u>
Consumer Finance							
Affirm, Inc.(3)(15)(25)(26)(28)	Senior convertible notes	N/A	11/2026	25,000	17,492	13,735	0.4 %
				25,000	17,492	13,735	0.4 %
Diversified Consumer Services							
Litera Bidco LLC(6)(10)(15)	First lien senior secured loan	L+5.75%	05/2026	153,420	152,083	153,013	4.5 %
	First lien senior						
Litera Bidco LLC(6)(8)(15)(16)	secured revolving loan	L+5.75%	05/2025	2,269	2,224	2,228	0.1 %
Muine Gall, LLC(6)(9)(15)(21)(25)	First lien senior secured loan	L + 7.00% PIK	09/2024	222,546	223,853	216,982	6.3 %
Relativity ODA LLC(6)(7)(15)	First lien senior secured loan	L + 7.50% PIK	05/2027	128,839	127,531	128,516	3.8 %
Relativity ODA LLC(6)(15)(16)(17)	First lien senior secured revolving loan	L+6.50%	05/2027	_	(123)	(28)	%
Transact Holdings Inc.(6)(7)(15)	First lien senior secured loan	L+4.25%	04/2026	8,611	8,543	8,503	0.3 %
				515,685	514,111	509,214	15.0 %
Diversified Financial Services			•				
BTRS Holdings Inc. (dba Billtrust)(6) (11)(15)	First lien senior secured loan	SR + 8.00%	12/2028	839	814	816	— %
BTRS Holdings Inc. (dba Billtrust)(6) (15)(16)(18)	First lien senior secured delayed draw term loan	SR + 7.00%	12/2024	_	_	(2)	%
BTRS Holdings Inc. (dba Billtrust)(6) (15)(16)(17)	First lien senior secured revolving loan	SR + 7.00%	12/2028	_	(3)	(2)	%
Hg Genesis 8 Sumoco Limited(6)(13) (15)(25)	Unsecured facility	SA + 6.00% PIK	08/2025	70,265	77,092	70,282	2.1 %
Hg Genesis 9 SumoCo Limited(6)(14) (15)(25)	Unsecured facility	E + 7.00% PIK	03/2027	7,956	8,167	7,959	0.2 %
Hg Saturn Luchaco Limited(6)(13)(15) (25)	Unsecured facility	SA + 7.50% PIK	03/2026	113,882	128,669	112,459	3.3 %
NMI Acquisitionco, Inc. (dba Network Merchants)(6)(7)(15)	First lien senior secured loan	L+5.75%	09/2025	16,946	16,827	16,734	0.5 %
NMI Acquisitionco, Inc. (dba Network Merchants)(6)(7)(15)(16)(18)	First lien senior secured delayed draw term loan	L+5.75%	10/2023	3,999	3,945	3,938	0.1 %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
NMI Acquisitionco, Inc. (dba Network Merchants)(6)(15)(16)(17)	First lien senior secured revolving loan	L+5.75%	09/2025		(11)	(14)	%
Smarsh Inc.(6)(12)(15)	First lien senior secured loan	SR + 6.50%	02/2029	44,190	43,791	43,749	1.3 %
Smarsh Inc.(6)(12)(15)(16)(18)	First lien senior secured delayed draw term loan	SR + 6.50%	02/2024	5,524	5,421	5,469	0.2 %
Smarsh Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 6.50%	02/2029	_	(24)	(28)	%
				263,601	284,688	261,360	7.7 %
Electrical Equipment							
BCPE Watson (DE) ORML, LP(6)(12) (15)(25)	First lien senior secured loan	SR + 6.50%	07/2028	50,000	49,532	49,500	1.5 %
				50,000	49,532	49,500	1.5 %
Energy Equipment & Services							
3ES Innovation Inc. (dba Aucerna)(6)(8) (15)(25)	First lien senior secured loan	L+6.50%	05/2025	71,335	70,874	70,978	2.1 %
3ES Innovation Inc. (dba Aucerna)(6)(8) (15)(16)(25)	First lien senior secured revolving loan	L+6.50%	05/2025	2,000	1,977	1,977	0.1 %
Project Power Buyer, LLC (dba PEC- Veriforce)(6)(7)(15)	First lien senior secured loan	L+6.00%	05/2026	52,506	52,107	52,506	1.6 %
Project Power Buyer, LLC (dba PEC- Veriforce)(6)(15)(16)(17)	First lien senior secured revolving loan	L+6.00%	05/2025		(18)	_	— %
				125,841	124,940	125,461	3.8 %
Food & Staples Retailing				- , -	· · ·	-, -	
The NPD Group, L.P.(6)(10)(15)	First lien senior secured loan	6.25% (incl. SR + 2.75% PIK)	12/2028	23,717	23,252	23,243	0.7 %
	First lien senior secured revolving	CD + 5 750/	12/2027	101	152	151	0/
The NPD Group, L.P.(6)(10)(15)(16)	loan	SR + 5.75%	12/2027	181	153	151	%
Haalth Cana Taska da an				23,898	23,405	23,394	0.7 %
Health Care Technology BCPE Osprey Buyer, Inc. (dba	First lien senior						
PartsSource)(6)(8)(15)	secured loan	L+5.75%	08/2028	116,496	114,925	113,875	3.4 %
BCPE Osprey Buyer, Inc. (dba PartsSource)(6)(15)(16)(17)(18)	First lien senior secured delayed draw term loan	L+5.75%	08/2023	_	(236)	(325)	%
BCPE Osprey Buyer, Inc. (dba PartsSource)(6)(15)(16)(17)	First lien senior secured revolving loan	L+5.75%	08/2026		(154)	(275)	— %
Datix Bidco Limited (dba RLDatix)(6) (13)(15)(25)	First lien senior secured loan	SA + 4.50%	04/2025	767	865	753	- %
Datix Bidco Limited (dba RLDatix)(6) (13)(15)(25)	Second lien senior secured loan	SA + 7.75%	04/2026	8,019	9,028	7,899	0.2 %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
GI Ranger Intermediate, LLC (dba Rectangle Health)(6)(11)(15)	First lien senior secured loan	SR + 6.00%	10/2028	27,511	27,032	26,823	0.8 %
GI Ranger Intermediate, LLC (dba Rectangle Health)(6)(11)(15)(16)	First lien senior secured revolving loan	SR + 6.00%	10/2027	221	186	166	— %
Hyland Software, Inc.(6)(7)(15)	Second lien senior secured loan	L+6.25%	07/2025	94,842	94,816	89,626	2.6 %
Imprivata, Inc.(6)(10)(15)	Second lien senior secured loan	SR + 6.25%	12/2028	17,647	17,470	17,206	0.5 %
Intelerad Medical Systems Incorporated (fka 11849573 Canada Inc.)(6)(11)(15) (25)	First lien senior secured loan	SR + 6.50%	08/2026	157,057	155,719	156,271	4.5 %
Intelerad Medical Systems Incorporated (fka 11849573 Canada Inc.)(6)(10)(15) (25)	First lien senior secured revolving loan	SR + 6.50%	08/2026	6,120	6,079	6,089	0.2 %
Interoperability Bidco, Inc. (dba Lyniate) (6)(11)(15)	First lien senior secured loan	SR + 7.00%	12/2026	85,441	84,972	84,800	2.5 %
Interoperability Bidco, Inc. (dba Lyniate) (6)(11)(15)(16)	First lien senior secured revolving loan	SR + 7.00%	12/2024	1,957	1,940	1,927	0.1 %
Inovalon Holdings, Inc.(6)(8)(15)	First lien senior secured loan	6.25% (incl. L + 2.75% PIK)	11/2028	133,146	130,332	129,817	3.8 %
Inovalon Holdings, Inc.(6)(15)(16)(17) (18)	First lien senior secured delayed draw term loan	L+5.75%	05/2024	_	(146)	(173)	— %
Inovalon Holdings, Inc.(6)(8)(15)	Second lien senior secured loan	L + 10.50% PIK	11/2033	69,603	68,424	68,559	2.0 %
RL Datix Holdings (USA), Inc.(6)(12) (15)(18)(25)	First lien senior secured loan	SR + 4.50%	04/2025	14,600	14,394	14,389	0.4 %
RL Datix Holdings (USA), Inc.(6)(12) (15)(25)	First lien senior secured revolving loan	SR + 4.50%	04/2025	2,000	1,969	1,965	0.1 %
RL Datix Holdings (USA), Inc.(6)(12) (15)(25)	Second lien senior secured loan	SR + 7.75%	04/2026	22,333	21,951	21,993	0.6 %
				757,760	749,566	741,385	21.7 %
Hotels, Restaurants & Leisure	First lien senior						
MINDBODY, Inc.(6)(8)(15)	secured loan	L + 7.00%	02/2025	79,572	79,217	79,572	2.3 %
MINDBODY, Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	L+7.00%	02/2025	_	(25)	_	— %
				79,572	79,192	79,572	2.3 %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Household Durables			·				
BCTO BSI Buyer, Inc. (dba Buildertrend)(6)(11)(15)	First lien senior secured loan	SR + 8.00% PIK	12/2026	73,432	72,845	73,432	2.2 %
BCTO BSI Buyer, Inc. (dba Buildertrend)(6)(15)(16)(17)	First lien senior secured revolving loan	SR + 8.00%	12/2026		(118)		%
Industrial Conglomerates				73,432	72,727	73,432	2.2 %
Industrial Congiomerates	First lien senior						
QAD Inc.(6)(7)(15)	secured loan	L+6.00%	11/2027	87,907	86,429	85,709	2.5 %
QAD Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	L+6.00%	11/2027		(185)	(286)	%
			<u>.</u>	87,907	86,244	85,423	2.5 %
Insurance							
Asurion, LLC(3)(6)(7)(15)	Second lien senior secured loan	L+5.25%	01/2028	10,833	10,635	8,396	0.2 %
Integrity Marketing Acquisition, LLC(6) (9)(15)	First lien senior secured loan	L+5.80%	08/2025	54,576	54,127	54,439	1.6 %
Integrity Marketing Acquisition, LLC(6) (15)(16)(17)	First lien senior secured revolving loan	L+6.50%	08/2025	_	(25)	(9)	— %
				65,409	64,737	62,826	1.8 %
Internet & Direct Marketing Retail			-	<u> </u>		,	
Walker Edison Furniture Company LLC(6)(8)(15)(27)	First lien senior secured loan	8.75% (incl. L + 3.00% PIK)	03/2027	34,466	33,948	17,577	0.5 %
	Securea roun	2 • 5.00701111)	03/2027	34,466	33.948	17,577	0.5 %
IT Services			-	- ,		.,	
BCPE Nucleon (DE) SPV, LP(6)(9)(15) (25)	First lien senior secured loan	L + 7.00%	09/2026	133,333	131,934	133.000	3.9 %
Kaseya Inc.(6)(11)(15)	First lien senior secured loan	SR + 5.75%	06/2029	15,610	15,315	15,454	0.5 %
Kaseya Inc.(6)(15)(16)(17)(18)	First lien senior secured delayed draw term loan	SR + 5.75%	06/2024		(9)		— %
	First lien senior secured revolving	(D) + 5 759/	0.6/2020				N /
Kaseya Inc.(6)(15)(16)(17)	loan First lion senior	SR + 5.75%	06/2029		(17)	(9)	<u> </u>
Pluralsight, LLC(6)(8)(15)	First lien senior secured loan	L+8.00%	04/2027	159,495	158,309	157,102	4.5 %
Diversign $L L C(f)(7)(15)(16)$	First lien senior secured revolving	L+8.00%	04/2027	5,000	4,944	4,850	0.1 %
Pluralsight, LLC(6)(7)(15)(16)	loan	L + 8.00%	04/2027	313,438	310,476	310.397	9.0 %
			-	515,438	510,470	510,397	9.0 %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Life Sciences Tools & Services							
Bracket Intermediate Holding Corp.(6) (8)(15)	First lien senior secured loan	L+4.25%	09/2025	389	372	371	%
Bracket Intermediate Holding Corp.(6) (8)(15)	Second lien senior secured loan	L+8.13%	09/2026	20,000	19,778	19,200	0.6 %
				20,389	20,150	19,571	0.6 %
Professional Services							
Cornerstone OnDemand, Inc.(6)(7)(15)	Second lien senior secured loan	L+6.50%	10/2029	71,667	70,714	68,800	2.0 %
Gerson Lehrman Group, Inc.(6)(7)(15)	First lien senior secured loan	L+5.25%	12/2024	81,181	80,733	81,181	2.4 %
Gerson Lehrman Group, Inc.(6)(15)(16) (17)	First lien senior secured revolving loan	L+5.25%	12/2024	_	(12)	_	%
Motus Group, LLC(6)(7)(15)	Second lien senior secured loan	L+6.50%	12/2029	17,868	17,707	17,510	0.5 %
Proofpoint, Inc.(6)(8)(15)	Second lien senior secured loan	L+6.25%	08/2029	55,000	54,760	52,663	1.6 %
Thunder Purchaser, Inc. (dba Vector Solutions)(6)(8)(15)	First lien senior secured loan	L+5.75%	06/2028	131,622	130,538	128,989	3.8 %
Thunder Purchaser, Inc. (dba Vector Solutions)(6)(8)(15)(16)(18)	First lien senior secured delayed draw term loan	L+5.75%	08/2023	8,060	7,984	7,754	0.2 %
Thunder Purchaser, Inc. (dba Vector Solutions)(6)(8)(15)(16)	First lien senior secured revolving loan	L+5.75%	06/2027	2,700	2,641	2,543	0.1 %
When I Work, Inc.(6)(8)(15)	First lien senior secured loan	L + 7.00% PIK	11/2027	31,516	31,264	30,886	0.9 %
When I Work, Inc.(6)(15)(16)(17)	First lien senior secured revolving loan	L + 6.00%	11/2027		(45)	(112)	%
				399,614	396,284	390,214	11.5 %
Real Estate Management & Development							
REALPAGE, INC.(6)(7)(15)	Second lien senior secured loan	L+6.50%	04/2029	52,500	51,843	50,269	1.5 %
				52,500	51,843	50,269	1.5 %
Systems Software							
Acquia Inc.(6)(8)	First lien senior secured loan	L + 7.00%	10/2025	152,102	151,211	152,102	4.5 %
Acquia Inc.(6)(9)(16)	First lien senior secured revolving loan	L + 7.00%	10/2025	6,932	6,877	6,932	0.2 %
Arctic Wolf Networks, Inc.(15)(28)	Senior convertible note	3.00% PIK	09/2027	120,600	124,380	124,057	3.7 %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Bayshore Intermediate #2, L.P. (dba Boomi)(6)(7)(15)	First lien senior secured loan	L + 7.75% PIK	10/2028	157,013	154,282	153,873	4.5 %
Bayshore Intermediate #2, L.P. (dba Boomi)(6)(7)(15)(16)	First lien senior secured revolving loan	L+6.75%	10/2027	3,901	3,693	3,667	0.1 %
Centrify Corporation(6)(8)(15)	First lien senior secured loan	L+6.00%	03/2028	79,300	77,736	78,309	2.3 %
Centrify Corporation(6)(8)(15)	First lien senior secured revolving loan	L+6.00%	03/2027	8,163	7,996	8,060	0.2 %
Computer Services, Inc. (dba CSI)(6) (11)(15)	First lien senior secured loan	SR + 6.75%	11/2029	1,000	980	980	— %
Forescout Technologies, Inc.(6)(8)(15)	First lien senior secured loan	L+9.50% PIK	08/2026	122,628	121,496	122,484	3.6 %
Forescout Technologies, Inc.(6)(15)(16) (17)(18)	First lien senior secured delayed draw term loan	L+8.00%	07/2024	_	(142)	_	%
Forescout Technologies, Inc.(6)(15)(16) (17)	First lien senior secured revolving loan	L+8.00%	08/2025	_	(77)	_	%
Delta TopCo, Inc. (dba Infoblox, Inc.)(6) (11)(15)	Second lien senior secured loan	SR + 7.25%	12/2028	20,000	19,922	18,600	0.5 %
H&F Opportunities LUX III S.À R.L (dba Checkmarx)(6)(7)(15)(25)	First lien senior secured loan	L+7.50%	04/2026	148,889	146,162	148,889	4.4 %
H&F Opportunities LUX III S.À R.L (dba Checkmarx)(6)(15)(16)(17)(25)	First lien senior secured revolving loan	L+7.50%	04/2026	_	(411)	_	%
Ivanti Software, Inc.(6)(8)(15)	Second lien senior secured loan	L+7.25%	12/2028	21,000	20,500	15,750	0.5 %
Ping Identity Holding Corp.(6)(10)(15)	First lien senior secured loan	SR + 7.00%	10/2029	909	896	895	— %
Ping Identity Holding Corp.(6)(15)(16) (17)	First lien senior secured revolving loan	SR + 7.00%	10/2028	_	(1)	(1)	%
Rubrik, Inc.(6)(12)(15)	First lien senior secured loan	SR + 6.50%	06/2027	6,282	6,168	6,219	0.2 %
Rubrik, Inc.(6)(11)(15)(16)	First lien senior secured delayed draw term loan	SR + 7.00%	06/2027	305	305	298	%
SailPoint Technologies Holdings, Inc.(6) (10)(15)	First lien senior secured loan	SR + 6.25%	08/2029	45,640	44,713	44,727	1.3 %
SailPoint Technologies Holdings, Inc.(6) (15)(16)(17)	First lien senior secured revolving loan	SR + 6.25%	08/2028		(82)	(87)	%
Securonix, Inc.(6)(11)(15)	First lien senior secured loan	SR + 6.50%	04/2028	19,774	19,596	19,576	0.6 %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
	First lien senior secured revolving						
Securonix, Inc.(6)(15)(16)(17)	loan	SR + 6.50%	04/2028	_	(31)	(36)	%
Tahoe Finco, LLC(6)(7)(15)(25)	First lien senior secured loan	L+6.00%	09/2028	172,093	170,618	169,081	4.9 %
Tahoe Finco, LLC(6)(15)(16)(17)(25)	First lien senior secured revolving loan	L+6.00%	10/2027	_	(102)	(226)	%
Talon MidCo 2 Limited (dba Tufin)(6) (12)(15)	First lien senior secured loan	SR + 7.69%	08/2028	2,404	2,358	2,361	0.1 %
Talon MidCo 2 Limited (dba Tufin)(6) (15)(16)(18)	First lien senior secured delayed draw term loan	SR + 7.69%	08/2024	_	_	_	%
Talon MidCo 2 Limited (dba Tufin)(6) (15)(16)(17)	First lien senior secured revolving loan	SR + 7.69%	08/2028	_	(2)	(2)	%
				1,088,935	1,079,041	1,076,508	31.6 %
Thrifts & Mortgage Finance							
Blend Labs, Inc.(6)(10)(15)	First lien senior secured loan	SR + 7.50%	07/2026	112,500	110,458	110,531	3.3 %
	First lien senior secured revolving			,		,	
Blend Labs, Inc.(6)(15)(16)(17)	loan	SR + 7.50%	07/2026	112,500	(87) 110,371	(219)	<u> </u>
Total non-controlled/non-affiliated portfolio company debt investments				5,240,019	5,201,980	5,130,132	151.2 %
Equity Investments							
Aerospace & Defense Space Exploration Technologies Corp.	Class A Common	21/4	NT/A	410 211	22.012	21.570	0.0.0/
(15)(19)(26) Space Exploration Technologies Corp.	Stock Class C Common	N/A	N/A	419,311	23,012	31,579	0.9 %
(15)(19)(26)	Stock	N/A	N/A	84,250	4,011	6,345	0.2 %
					27,023	37,924	1.1 %
Application Software	Series E-1						
6Sense Insights, Inc.(15)(19)(26)	Preferred Stock	N/A	N/A	1,264,514	40,066	37,376	1.1 %
Alpha Partners Technology Merger Corp(2)(25)(26)	Common Stock	N/A	N/A	2,000,000	20,027	20,400	0.6 %
Alpha Partners Technology Merger Corp(25)(26)	Sponsor Shares	N/A	N/A	100,000	1,000	1,783	0.1 %
Diligent Preferred Issuer, Inc. (dba Diligent Corporation)(15)(19)(28)	Preferred Stock	10.50% PIK	N/A	15,000	17,125	16,587	0.5 %
EShares, Inc. (dba Carta)(19)(26)	Series E Preferred Stock	N/A	N/A	186,904	2,008	8,309	0.2 %
Insight CP (Blocker) Holdings, L.P. (dba CivicPlus, LLC)(15)(19)(25)(26)	LP Interest	N/A	N/A	2,280,564	2,281	2,281	0.1 %

	Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Nyla, Rc. (19)(26) Stock N/A N/A 2,088,467 15,009 10,043 0.3 % (19)(25)(26) LP Interest N/A N/A N/A 2,084,3669 3,644 0.1 % (19)(25)(26) Common Stock N/A N/A N/A N/A 5,580,593 25,008 54,016 1.6 % Zoro Top(5, Inc. (da/2ndesk, Inc.) Class A Common N/A N/A N/A N/A N/A Solution 100,02 % Construction Core, LP. (da/2ndesk, Inc.) Class A Common N/A N/A N/A N/A Solution N/A N/A Solution Solution N/A Solution			N/A	N/A	191,530	1,174	138	%
Viðje Sýcio LP Interest N/A N/A N/A Ski 543,669 3,646 3,644 0,154 Satur Ulfunk, ner (S1)(9)(20) Common Stock N/A N/A 5,580,593 25,008 54,016 1.6 % Zoro TopCo, Inc. (dba Zendesk, Inc.) Equity 12,50% PIK N/A 7,114 6,865 6,901 0.2 % Zoro TopCo, I.P. (dba Zendesk, Inc.) Class A Common N/A N/A N/A 5929 5,929 5,929 0.2 % Stand Ulfunker Inits N/A N/A N/A 592,929 0.2 % Capital Markets Inc.(2)(15)(25)(26) Common Stock N/A N/A 2,416,000 64,334 19,666 0.6 % Construction Network Holdings, Class A-2 Class A-2 Common Units 8,25% N/A - 70 69 - % LP(1) S(19)(26) Common Units N/A N/A 3,3333 2,841 2,834 0.1 % Construction Network Holdings, Class A-2 Class A-2 Class A-2 20,008 <			N/A	N/A	2,088,467	15,009	10,043	0.3 %
Zaro TopCo, Inc. (db. Zendesk, Inc.) Equity (5)(19)(2) Zor TopCo, L.P. (dba Zendesk, Inc.) (15)(19)(2) Capital Markets Capital Markets Construction & Engineering Dodge Construction & Engineering Dodge Construction Network Holdings, LP(15)(19)(25) Common Units N/A N/A N/A N/A N/A N/A N/A N/A		LP Interest	N/A	N/A	3,643,669	3,646	3,644	0.1 %
LP (d) (15)(0) (28) Equity L2 50% PIK N/A 7,14 6,865 6,901 0.2 % (0.2 % (0.2 % (0.1 % (Saturn Ultimate, Inc.(15)(19)(26)	Common Stock	N/A	N/A	5,580,593	25,008	54,016	1.6 %
Units N/A N/A N/A Solution			12.50% PIK	N/A	7,114	6,865	6,901	0.2 %
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $			N/A	N/A	592,872	5,929	5,929	0.2 %
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $					-	140,138	167,407	5.0 %
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	Capital Markets				-			
	Robinhood Markets, Inc.(2)(15)(25)(26)	Common Stock	N/A	N/A	2,416,000	,		
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	Construction & Engineering				-	01,001	17,000	0.0 / 0
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	Dodge Construction Network Holdings,		8.25%	N/A	_	70	69	— %
Consumer Finance N/A N/A N/A 2,772,231 20,008 31,742 0.9 % Diversified Consumer Services 20,008 31,742 0.9 % 20,008 31,742 0.9 % SLA Eclipse Co-Invest, L.P.(3)(19)(25) LP Interest N/A N/A 15,000 15,153 12,216 0.4 % Diversified Financial Services Brex, Inc.(19)(26) Preferred Stock N/A N/A 143,943 5,012 5,000 0.1 % AAM Series 1.1 Rail and Domestic Intermodal Feeder, LLC(15)(16)(19)(25) LLC Interest N/A N/A 7.9 - - - % Amergin Asset Management, LLC(15) LLC Interest N/A N/A 87,111 87 87 - % BEHP Co-Investor II, L.P.(15)(19)(25) Class A Units N/A N/A 1,269,969 1,266 1,270 - % Minerva Holdeo, Inc. (dba Athenahaeth, Series A Preferred Stock N/A N/A 1,269,969 1,266 1,270 - % Minerva Holdeo, Inc. (dba Athenahaeth, Stock	Dodge Construction Network Holdings,		N/A	N/A	3,333,333	2,841	2,834	0.1 %
Remitly Global, Inc. (2)(26) Common Stock N/A N/A 2,772,231 20,008 31,742 0.9 % Diversified Consumer Services SLA Eclipse Co-Invest, L.P.(3)(19)(25) LP Interest N/A N/A 15,000 15,153 12,216 0.4 % Diversified Financial Services Diversified Financial Services Therest N/A N/A 15,000 15,153 12,216 0.4 % Diversified Financial Services Emergent Services Therest N/A N/A 143,943 5,012 5,000 0.1 % AAM Series 1.1 Rail and Domestic Intermodal Feeder, LLC(15)(16)(19)(25) (26) LLC Interest N/A N/A 7 7 -% ALC(15)(16)(19)(25) (26) LLC Interest N/A N/A 87,111 87 87 -% Amergin Asset Management, LLC(15) (19)(25)(26) LLC Interest N/A N/A 50,000 - - - -% BEHP Co-Investor II, L.P.(15)(19)(25) (26) LP Interest N/A N/A 1,269,969 1,266 1,270 -% M					· · ·	2,911	2,903	0.1 %
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	Consumer Finance							
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Remitly Global, Inc.(2)(26)	Common Stock	N/A	N/A	2,772,231	, , , , , , , , , , , , , , , , , , , ,		
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Diversified Consumer Services				-	20,008	51,742	0.9 /0
(26) LP Interest N/A N/A 15,000 15,153 12,216 0.4 % Diversified Financial Services Brex, Inc. (19)(26) Preferred Stock N/A N/A 143,943 5,012 5,000 0.1 % AAM Series 1.1 Rail and Domestic Intermodal Feeder, LLC(15)(16)(19)(25) (26) LLC Interest N/A N/A - - - - % AAM Series 2.1 Aviation Feeder, LLC(15)(16)(19)(25)(26) LLC Interest N/A N/A 87,111 87 87 % Amergin Asset Management, LLC(15) (19)(25)(26) Class A Units N/A N/A 50,000,000 - - - - - % BEHP Co-Investor II, L.P.(15)(19)(25) (26) LP Interest N/A N/A 1,269,969 1,266 1,270 - % Minerya Holdco, Inc. (dba Athenahealth, Inc.)(15)(19)(28) Series A Preferred Stock 10.75% PIK N/A 50,000 52,525 48,103 1.4 % Wp Irving Co-Invest, L.P.(15)(19)(25) (26) Partnership Units N/A N/A 1,250,000 1,267								
Diversified Financial ServicesBrex, Inc. (19)(26)Preferred StockN/AN/A143,9435,0125,0000.1 %AAM Series 1.1 Rail and Domestic Intermodal Feeder, LLC(15)(16)(19)(25) (26)LLC InterestN/AN/A $ -$ %AAM Series 2.1 Aviation Feeder, LLC(15)(16)(19)(25)(26)LLC InterestN/AN/A87,1118787 $-$ %Amergin Asset Management, LLC(15) (19)(25)(26)Class A UnitsN/AN/A50,000,000 $ -$ %Health Care TechnologyEEEEEEEEBEHP Co-Investor II, L.P.(15)(19)(25) (26)LP InterestN/AN/A1,269,9691,2661,270 $-$ %Minerya Holdco, Inc. (dba Athenahealth, StockStock10.75% PIKN/A50,00052,52548,1031.4 %Wp Irving Co-Invest, L.P.(15)(19)(25) (26)Partnership UnitsN/AN/A1,250,0001,2671,250 $-$ %		LP Interest	N/A	N/A	15,000	15,153	12,216	0.4 %
$\begin{array}{c c c c c c c c c c c c c c c c c c c $					-	15,153	12,216	0.4 %
AAM Series 1.1 Rail and Domestic Intermodal Feeder, LLC(15)(16)(19)(25) (26) LLC Interest N/A N/A - - - % AAM Series 2.1 Aviation Feeder, LLC(15)(16)(19)(25)(26) LLC Interest N/A N/A 87,111 87 87 - % Amergin Asset Management, LLC(15) (19)(25)(26) Class A Units N/A N/A 87,111 87 87 - % Health Care Technology - - - - % 0.1 % BEHP Co-Investor II, L.P.(15)(19)(25) (26) LP Interest N/A N/A 1,269,969 1,266 1,270 - % Minerva Holdco, Inc. (dba Athenahealth, Inc.)(15)(19)(28) Series A Preferred Stock 10.75% PIK N/A 50,000 52,525 48,103 1.4 % Wp Irving Co-Invest, L.P.(15)(19)(25) (26) Partnership Units N/A N/A 1,250,000 1,267 1,250 - %	Diversified Financial Services							
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	Brex, Inc.(19)(26)	Preferred Stock	N/A	N/A	143,943	5,012	5,000	0.1 %
AAM Series 2.1 Aviation Feeder, LLC(15)(16)(19)(25)(26) LLC Interest N/A N/A 87,111 87 87 % Amergin Asset Management, LLC(15) (19)(25)(26) Class A Units N/A N/A 50,000,000 % Image: Second	Intermodal Feeder, LLC(15)(16)(19)(25)	LLC Interest	N/A	NT/A				07
LLC(15)(16)(19)(25)(26) LLC Interest N/A N/A N/A 87,111 87 87% Amergin Asset Management, LLC(15) (19)(25)(26) Class A Units N/A N/A 50,000,000% 5,099 5,087 0.1% Health Care Technology BEHIP Co-Investor II, L.P.(15)(19)(25) (26) LP Interest N/A N/A 1,269,969 1,266 1,270% Minerva Holdco, Inc. (dba Athenahealth) Series A Preferred ILC IN 5% PIK N/A 50,000 52,525 48,103 1.4% Wp Irving Co-Invest, L.P.(15)(19)(25) (26) Partnership Units N/A N/A 1,250,000 1,267 1,250%		LLC Interest	IN/A	IN/A	_	_	_	— 70
(19)(25)(26) Class A Units N/A N/A 50,000,000 Health Care Technology BEHP Co-Investor II, L.P.(15)(19)(25) (26) LP Interest N/A N/A 1,269,969 1,266 1,270 % Minerva Holdco, Inc. (dba Athenahealth, Inc.)(15)(19)(28) Series A Preferred Stock 10.75% PIK N/A 50,000 52,525 48,103 1.4 % Wp Irving Co-Invest, L.P.(15)(19)(25) (26) Partnership Units N/A N/A 1,250,000 1,267 1,250 %	LLC(15)(16)(19)(25)(26)	LLC Interest	N/A	N/A	87,111	87	87	— %
Health Care Technology BEHP Co-Investor II, L.P.(15)(19)(25) (26) LP Interest N/A N/A 1,269,969 1,266 1,270 % Minerva Holdco, Inc. (dba Athenahealth, Inc.)(15)(19)(28) Series A Preferred Stock 10.75% PIK N/A 50,000 52,525 48,103 1.4 % Wp Irving Co-Invest, L.P.(15)(19)(25) (26) Partnership Units N/A N/A 1,250,000 1,267 1,250 %		Class A Units	N/A	N/A	50,000,000	_	_	%
BEHP Co-Investor II, L.P.(15)(19)(25) LP Interest N/A N/A 1,269,969 1,266 1,270 % Minerva Holdco, Inc. (dba Athenahealth, Series A Preferred Inc.)(15)(19)(28) Series A Preferred Stock 10.75% PIK N/A 50,000 52,525 48,103 1.4 % Wp Irving Co-Invest, L.P.(15)(19)(25) Partnership Units N/A N/A 1,250,000 1,267 1,250 %						5,099	5,087	0.1 %
(26) LP Interest N/A N/A 1,269,969 1,266 1,270 % Minerva Holdco, Inc. (dba Athenahealth, Inc.)(15)(19)(28) Series A Preferred Stock 10.75% PIK N/A 50,000 52,525 48,103 1.4 % Wp Irving Co-Invest, L.P.(15)(19)(25) (26) Partnership Units N/A N/A 1,250,000 1,267 1,250 %	Health Care Technology							
Inc.)(15)(19)(28) Stock 10.75% PIK N/A 50,000 52,525 48,103 1.4 % Wp Irving Co-Invest, L.P.(15)(19)(25) Partnership Units N/A N/A 1,250,000 1,267 1,250 %		LP Interest	N/A	N/A	1,269,969	1,266	1,270	%
(26) Partnership Units N/A N/A 1,250,000 1,267 1,250 — %			10.75% PIK	N/A	50,000	52,525	48,103	1.4 %
55,058 50,623 1.4 %		Partnership Units	N/A	N/A	1,250,000	1,267	1,250	%
						55,058	50,623	1.4 %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Hotels, Restaurants & Leisure							
Toast, Inc.(19)(26)	Warrants	N/A	N/A	5,762,612	36,254	39,471	1.2 %
Toast, Inc.(2)(26)	Common Stock	N/A	N/A	322,578	6,398	5,816	0.2 %
VEPF Torreys Aggregator, LLC (dba MINDBODY, Inc.)(15)(19)(28)	Series A Preferred Stock	6.00% PIK	N/A	25,000	26,523	26,257	0.8 %
					69,175	71,544	2.2 %
Internet & Direct Marketing Retail							
Kajabi Holdings, LLC(19)(26)	Class D Units	N/A	N/A	4,126,175	50,025	42,343	1.3 %
Klaviyo, Inc.(19)(26)	Common Stock	N/A	N/A	1,198,270	40,018	40,000	1.2 %
Linked Store Cayman Ltd. (dba Nuvemshop)(15)(19)(25)(26)	Series E Preferred Stock	N/A	N/A	19,499	42,496	40,370	1.2 %
				-	132,539	122,713	3.7 %
IT Services							
E2Open Parent Holdings, Inc.(2)(25) (26)	Class A Common Stock	N/A	N/A	1,650,943	17,504	9,691	0.3 %
JumpCloud, Inc.(19)(26)	Series B Preferred Stock	N/A	N/A	756,590	4,531	3,316	0.1 %
JumpCloud, Inc.(19)(26)	Series F Preferred Stock	N/A	N/A	6,679,245	40,017	39,002	1.2 %
Knockout Intermediate Holdings I Inc. (dba Kaseya Inc.)(15)(19)(28)	Perpetual Preferred Stock	11.75% PIK	N/A	7,500	7,322	7,406	0.2 %
Replicated, Inc.(19)(26)	Series C Preferred Stock	N/A	N/A	1,277,832	20,008	17,299	0.5 %
Starboard Value Acquisition Corp. (dba Cyxtera Technologies, Inc.)(2)(25)(26)	Common Stock	N/A	N/A	1,500,000	15,014	2,880	0.1 %
WMC Bidco, Inc. (dba West Monroe) (15)(19)(28)	Senior Preferred Stock	11.25% PIK	N/A	57,231	61,847	59,073	1.7 %
				-	166,243	138,667	4.1 %
Professional Services							
BCTO WIW Holdings, Inc. (dba When I Work)(15)(19)(26)	Class A Common Stock	N/A	N/A	70,000	7,000	6,305	0.2 %
Sunshine Software Holdings, Inc. (dba Cornerstone OnDemand, Inc.)(15)(19) (28)	Series A Preferred Stock	10.50% PIK	N/A	28.000	29,482	27.250	0.8 %
Thunder Topco L.P. (dba Vector Solutions)(15)(19)(26)	Common Units	N/A	N/A	7,857,410	7,857	7,762	0.2 %
					44,339	41,317	1.2 %
Road & Rail							
Bolt Technology OÜ(19)(25)(26)	Preferred Stock	N/A	N/A	43,478	11,318	10,306	0.3 %
					11,318	10,306	0.3 %
				-	· · · ·	<i>,</i>	

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Systems Software			· · · · · · · · · · · · · · · · · · ·				
Algolia, Inc.(19)(26)	Series C Preferred Stock	N/A	N/A	970,281	10,000	24,314	0.7 %
Algolia, Inc.(19)(26)	Series D Preferred Stock	N/A	N/A	136,776	4,000	3,790	0.1 %
Arctic Wolf Networks, Inc.(19)(26)	Preferred Stock	N/A	N/A	3,032,840	25,036	29,564	0.9 %
Brooklyn Lender Co-Invest 2, L.P. (dba Boomi)(15)(19)(26)	Common Units	N/A	N/A	12,692,160	12,692	12,480	0.4 %
Circle Internet Services, Inc.(19)(26)	Series D Preferred Stock	N/A	N/A	2,934,961	15,000	42,223	1.2 %
Circle Internet Services, Inc.(19)(26)	Series E Preferred Stock	N/A	N/A	821,806	6,917	12,368	0.4 %
Circle Internet Services, Inc.(19)(26)	Series F Preferred Stock	N/A	N/A	75,876	1,500	1,435	%
Circle Internet Services, Inc.(19)(26)	Warrants	N/A	N/A	244,580	_	2,380	0.1 %
Elliott Alto Co-Investor Aggregator L.P. (15)(19)(25)(26)	LP Interest	N/A	N/A	1,567	1,572	1,567	— %
Exabeam, Inc.(15)(19)(26)	Series F Preferred Stock	N/A	N/A	2,051,634	59,923	53,790	1.6 %
Exabeam, Inc.(15)(19)(26)	Common Stock	N/A	N/A	1,289,034	35,745	29,161	0.9 %
Halo Parent Newco, LLC(15)(19)(28)	Class H PIK Preferred Equity	11.00% PIK	N/A	5,000	5,613	5,218	0.2 %
Project Hotel California Co-Invest Fund, L.P. (15)(19)(25)(26)	LP Interest	N/A	N/A	2,684,708	2,687	2,685	0.1 %
Illumio, Inc.(19)(26)	Series F Preferred Stock	N/A	N/A	2,483,618	16,683	15,781	0.5 %
Illumio, Inc.(19)(26)	Common Stock	N/A	N/A	358,365	2,432	1,727	0.1 %
Picard Holdco, LLC(6)(11)(15)(19)	Series A Preferred Stock	SR + 12.00% PIK	N/A	12,848	12,484	12,463	0.4 %
Securiti, Inc.(15)(19)(26)	Series C Preferred Stock	N/A	N/A	2,525,571	20,004	20,000	0.6 %
				_	232,288	270,946	8.2 %
Thrifts & Mortgage Finance				_			
Blend Labs, Inc.(2)(15)(26)	Common Stock	N/A	N/A	216,953	3,000	312	%
Blend Labs, Inc.(15)(19)(26)	Warrants	N/A	N/A	299,216	1,625	8	%
					4,625	320	%
Total non-controlled/non-affiliated portfolio company equity investments				-	990,251	983,381	29.3 %
Total non-controlled/non-affiliated portfolio company investments					6,192,231	6,113,513	180.5 %

Company(1)(20)(22)	Investment	Interest	Maturity Date	Par / Units	Amortized Cost(4)(5)	Fair Value	Percentage of Net Assets
Non-controlled/affiliated portfolio company investments			· ·				
Equity Investments							
Systems Software							
Help HP SCF Investor, LP(15)(19)(23) (26)	LP Interest	N/A	N/A	59,332	59,379	65,192	1.9 %
	Series D Non- Participating Convertible	27/4	27/4	10 005 505	20.005	27.026	0.0.0/
Split Software, Inc.(19)(23)(26)	Preferred Stock	N/A	N/A	12,335,526	30,005	27,836	0.8 %
					89,384	93,028	2.7 %
Insurance							
Fifth Season Investments LLC(15)(19) (23)(26)	Class A Units	N/A	N/A	8	25,258	25,110	0.7 %
				-	25,258	25,110	0.7 %
Internet & Direct Marketing Retail							
Signifyd Inc.(19)(23)(28)	Series E Preferred Stock	9.00% PIK	N/A	2,755,121	116,803	109,216	3.2 %
				· · ·	116,803	109,216	3.2 %
Pharmaceuticals				-			
LSI Financing 1 DAC(15)(19)(23)(25) (26)	Preferred Equity	N/A	N/A	4,013,497	4,046	4,013	0.1 %
(20)	Treferred Equity	1.1/21	10/11	1,015,157	4,046	4,013	0.1 %
Total non-controlled/affiliated portfolio company equity investments					235,491	231,367	6.7 %
Total non-controlled/affiliated portfolio company investments				-	235,491	231,367	6.7 %
				-	,-	- ,	
Controlled/affiliated portfolio company investments							
Equity Investments							
Diversified Financial Services							
Revolut Ribbit Holdings, LLC(19)(24)							
(25)(26)	LLC Interest	N/A	N/A	75,000	75,251	66,509	2.0 %
					75,251	66,509	2.0 %
Total controlled/affiliated portfolio company equity investments					75,251	66,509	2.0 %
Total controlled/affiliated portfolio company investments				-	75,251	66,509	2.0 %
Total Investments				-	6,502,973	6,411,389	189.2 %

(1) Unless otherwise indicated, all investments are considered Level 3 investments.

(2) Level 1 investment.

(3) Level 2 investment.

(4) The amortized cost represents the original cost adjusted for the amortization or accretion of premium or discount, as applicable, on debt investments using the effective interest method.

(5) As of December 31, 2022, the net estimated unrealized loss on investments for U.S. federal income tax purposes was \$57.7 million based on a tax cost basis of \$6.5 billion. As of December 31, 2022, the estimated aggregate gross unrealized loss for U.S. federal income tax purposes was \$196.8 million and the estimated aggregate gross unrealized gain for U.S. federal income tax purposes was \$139.1 million.

Blue Owl Technology Finance Corp. Consolidated Schedule of Investments As of December 31, 2022 (Amounts in thousands, except share amounts)

- (6) Loan contains a variable rate structure and may be subject to an interest rate floor. Variable rate loans bear interest at a rate that may be determined by reference to either the London Interbank Offered Rate ("LIBOR" or "L") (which can include one-, two-, three-, six-, or twelve-month LIBOR), Secured Overnight Financing Rate ("SOFR" or "SR", which can include one-, three- or six-month SOFR), British Pound Sterling LIBOR ("GBPLIBOR" or "G"), Euro Interbank Offered Rate ("EURIBOR" or "E", which can include three- or six-month EURIBOR), Sterling Overnight Interbank Average Rate ("SONIA" or "SA"), Canadian Dollar Offered Rate ("CDOR" or "C"), or an alternate base rate (which can include the Federal Funds Effective Rate or the Prime Rate ("Prime" or "P")), at the borrower's option, and which reset periodically based on the terms of the loan agreement.
- (7) The interest rate on these loans is subject to 1 month LIBOR, which as of December 31, 2022 was 4.39%.
 (8) The interest rate on these loans is subject to 3 month LIBOR, which as of December 31, 2022 was 4.77%.
- (9) The interest rate on these loans is subject to 5 month LIBOR, which as of December 31, 2022 was 5.14%.
 (9) The interest rate on these loans is subject to 6 month LIBOR, which as of December 31, 2022 was 5.14%.
- (10) The interest rate on these loans is subject to 6 month EBOK, which as of December 31, 2022 was 5.14%
 (10) The interest rate on these loans is subject to 1 month SOFR, which as of December 31, 2022 was 4.36%.
- (1) The interest rate on these loans is subject to 4 month SOFR, which as of December 31, 2022 was 4.59%.
 (11) The interest rate on these loans is subject to 3 month SOFR, which as of December 31, 2022 was 4.59%.
- (1) The interest rate on these loans is subject to 5 month SOFR, which as of December 31, 2022 was 4.78%.
 (12) The interest rate on these loans is subject to 6 month SOFR, which as of December 31, 2022 was 4.78%.
- (13) The interest rate on these loans is subject to 5 monar 5011, which as of December 31, 2022 was 3.43%.
- (14) The interest rate on these loans is subject to 3 month EURIBOR, which as of December 31, 2022 was 2.13%.
- (15) Represents co-investment made with the Company's affiliates in accordance with the terms of an order for exemptive relief that an affiliate of the Company's investment adviser received from the U.S. Securities and Exchange Commission. See Note 3 "Agreements and Related Party Transactions".
- (16) Position or portion thereof is an unfunded loan commitment. See Note 7 "Commitments and Contingencies".
- (17) The negative cost is the result of the capitalized discount being greater than the principal amount outstanding on the loan. The negative fair value is the result of the capitalized discount on the loan.
- (18) The date disclosed represents the commitment period of the unfunded term loan. Upon expiration of the commitment period, the funded portion of the term loan may be subject to a longer maturity date.
- (19) Security acquired in transaction exempt from registration under the Securities Act of 1933 and may be deemed to be "restricted securities" under the Securities Act. As of December 31, 2022, the aggregate fair value of these securities is \$1.2 million or 35.1% of the Company's net assets. The acquisition dates of the restricted securities are as follows:

Portfolio Company	Investment	Acquisition Date
6Sense Insights, Inc.	Series E-1 Preferred Stock	January 20, 2022
AAM Series 1.1 Rail and Domestic Intermodal Feeder, LLC	LLC Interest	July 1, 2022
AAM Series 2.1 Aviation Feeder, LLC	LLC Interest	July 1, 2022
Algolia, Inc.	Series C Preferred Stock	August 30, 2019
Algolia, Inc.	Series D Preferred Stock	July 19, 2021
Project Alpine Co-Invest Fund, LP	LP Interest	June 13, 2022
Amergin Asset Management, LLC	Class A Units	July 1, 2022
Arctic Wolf Networks, Inc.	Preferred Stock	July 7, 2021
BCTO WIW Holdings, Inc. (dba When I Work)	Class A Common Stock	November 2, 2021
BEHP Co-Investor II, L.P.	LP Interest	May 11, 2022
Blend Labs, Inc.	Warrants	July 2, 2021
Bolt Technology OÜ	Preferred Stock	December 10, 2021
Brooklyn Lender Co-Invest 2, L.P. (dba Boomi)	Common Units	October 1, 2021
Brex, Inc.	Preferred Stock	November 30, 2021
Circle Internet Services, Inc.	Series D Preferred Stock	May 20, 2019
Circle Internet Services, Inc.	Series E Preferred Stock	February 28, 2020
Circle Internet Services, Inc.	Series F Preferred Stock	May 4, 2021
Circle Internet Services, Inc.	Warrants	May 20, 2019
Diligent Preferred Issuer, Inc. (dba Diligent Corporation)	Preferred Stock	April 6, 2021
Dodge Construction Network Holdings, L.P.	Class A-2 Common Units	February 23, 2022
Dodge Construction Network Holdings, L.P.	Series A Preferred Units	February 23, 2022
Elliott Alto Co-Investor Aggregator L.P.	LP Interest	September 27, 2022
EShares, Inc. (dba Carta)	Series E Preferred Stock	August 1, 2019
Exabeam, Inc.	Series F Preferred Stock	May 13, 2021
Exabeam, Inc.	Common Stock	June 25, 2021
Fifth Season Investments LLC	Class A Units	July 18, 2022



Blue Owl Technology Finance Corp. Consolidated Schedule of Investments As of December 31, 2022 (Amounts in thousands, except share amounts)

Portfolio Company	Investment	Acquisition Date
Halo Parent Newco, LLC	Class H PIK Preferred Equity	October 15, 2021
Help HP SCF Investor, LP	LP Interest	April 28, 2021
Project Hotel California Co-Invest Fund, L.P.	LP Interest	August 9, 2022
Illumio, Inc.	Common Stock	June 23, 2021
Illumio, Inc.	Series F Preferred Stock	August 27, 2021
Insight CP (Blocker) Holdings, L.P. (dba CivicPlus, LLC)	LP Interest	June 8, 2022
JumpCloud, Inc.	Series B Preferred Stock	December 30, 2021
JumpCloud, Inc.	Series F Preferred Stock	September 3, 2021
Kajabi Holdings, LLC	Class D Units	March 24, 2021
Klaviyo, Inc.	Common Stock	May 4, 2021
Knockout Intermediate Holdings I Inc. (dba Kaseya Inc.)	Perpetual Preferred Stock	June 22, 2022
Linked Store Cayman Ltd. (dba Nuvemshop)	Series E Preferred Stock	August 9, 2021
LSI Financing 1 DAC	Preferred Equity	December 14, 2022
MessageBird BidCo B.V.	Extended Series C Warrants	May 5, 2021
Minerva Holdco, Inc. (dba Athenahealth, Inc.)	Series A Preferred Stock	February 15, 2022
Nylas, Inc.	Series C Preferred Stock	June 3, 2021
Picard Holdco, LLC	Series A Preferred Stock	September 30, 2022
Replicated, Inc.	Series C Preferred Stock	June 30, 2021
Revolut Ribbit Holdings, LLC	LLC Interest	September 30, 2021
Saturn Ultimate, Inc.	Common Stock	December 29, 2021
Securiti, Inc.	Series C Preferred Stock	July 28, 2022
Signifyd Inc.	Series E Preferred Stock	April 8, 2021
SLA Eclipse Co-Invest, L.P.	LP Interest	September 30, 2019
Space Exploration Technologies Corp.	Class A Common Stock	March 25, 2021
Space Exploration Technologies Corp.	Class C Common Stock	March 25, 2021
Split Software, Inc.	Series D Non-Participating Convertible Preferred Stock	August 13, 2021
Sunshine Software Holdings, Inc. (dba Cornerstone OnDemand, Inc.)	Series A Preferred Stock	October 15, 2021
Thunder Topco L.P. (dba Vector Solutions)	Common Units	June 30, 2021
Toast, Inc.	Warrants	June 21, 2021
VEPF Torreys Aggregator, LLC (dba MINDBODY, Inc.)	Series A Preferred Stock	October 15, 2021
WMC Bidco, Inc. (dba West Monroe)	Senior Preferred Stock	November 9, 2021
Wp Irving Co-Invest, L.P.	Partnership Units	May 18, 2022
Zoro TopCo, Inc. (dba Zendesk, Inc.)	Series A Preferred Equity	November 22, 2022
Zoro TopCo, L.P. (dba Zendesk, Inc.)	Class A Common Units	November 22, 2022

(20) Unless otherwise indicated, the Company's portfolio companies are pledged as collateral supporting the amounts outstanding under the Revolving Credit Facility, SPV Asset Facility I, SPV Asset Facility II and CLO 2020-1. See Note 6 "Debt".

(21) This portfolio company is not pledged as collateral supporting the amounts outstanding under the Revolving Credit Facility, SPV Asset Facility I, SPV Asset Facility II and CLO 2020-1. See Note 6 "Debt".

(22) Unless otherwise indicated, all investments are non-controlled, non-affiliated investments. Non-controlled, non-affiliated investments are defined as investments in which the Company owns less than 5% of the portfolio company's outstanding voting securities and does not have the power to exercise control over the management or policies of such portfolio company.

Blue Owl Technology Finance Corp. Consolidated Schedule of Investments As of December 31, 2022 (Amounts in thousands, except share amounts)

(23) Under the Investment Company Act of 1940, as amended (the "1940 Act"), the Company is deemed to be an "Affiliated Person" of, as defined in the 1940 Act, this portfolio company, as the Company owns more than 5% of the portfolio company's outstanding voting securities. Transactions during the year ended December 31, 2022 in which the Company was an Affiliated Person of the portfolio company are as follows:

Company	hir Value at ccember 31, 2021	A	Gross Additions ^(a)	R	Gross eductions ^(b)	Net Change in Unrealized Gain/(Loss)	 Realized Gain/(Loss)	Transfers	ir Value at cember 31, 2022	Other Incom	e	Interest Income
Help HP SCF Investor, LP	\$ 61,268	\$	_	\$	_	\$ 3,924	\$ _	\$ _	\$ 65,192	\$ -	- \$	
Fifth Season Investments LLC	—		28,354		(3,200)	(148)	104	_	25,110	60	5	
LSI Financing 1 DAC	_		4,046		_	(33)	_	_	4,013	_	-	—
Signifyd Inc.	106,938		9,865		_	(7,587)	_	_	109,216	9,86	5	_
Split Software, Inc.	30,000		_		_	(2,164)	_	_	27,836	_	-	—
UserZoom Technologies, Inc.	71,164		1,476		(95,068)	(14,443)	36,871	_	_	1,470	5	_
Total	\$ 269,370	\$	43,741	\$	(98,268)	\$ (20,451)	\$ 36,975	\$ 	\$ 231,367	\$ 11,40	7 \$	

(a) Gross additions include increases in the cost basis of investments resulting from new investments, payment-in-kind interest or dividends, and the amortization of any unearned income or discounts on debt investments, as applicable.

(b) Gross reductions include decreases in the cost basis of investments resulting from principal collections related to investment repayments or sales, and the amortization of any premiums on debt investments, as applicable.

(24) As defined in the 1940 act, the Company is deemed to be both an "Affiliated Person" and has "Control" of this portfolio company as the Company owns more than 25% of the portfolio company's outstanding voting securities or has the power to exercise control over management or policies of such portfolio company (including through a management agreement). The Company's investments in affiliates for the period ended December 31, 2022 were as follows:

Company	ir Value at cember 31, 2021	A	Gross Additions ^(a)	R	Gross eductions ^(b)	Net Change in Unrealized Gain/(Loss)	Realized Gain/(Loss)		Transfers	air Value at ecember 31, 2022	Ot	her Income	 Interest Income
Revolut Ribbit Holdings, LLC	\$ 75,000	\$	20	\$		\$ (8,511)	\$ —	-	s —	\$ 66,509	\$		\$ —
Total	\$ 75,000	\$	20	\$	_	\$ (8,511)	\$ —		\$	\$ 66,509	\$	_	\$ _

(a) Gross additions include increases in the cost basis of investments resulting from new investments, payment-in-kind interest or dividends, and the amortization of any unearned income or discounts on debt investments, as applicable.

(b) Gross reductions include decreases in the cost basis of investments resulting from principal collections related to investment repayments or sales, and the amortization of any premiums on debt investments, as applicable.

(25) This portfolio company is not a qualifying asset under Section 55(a) of the 1940 Act. Under the 1940 Act, the Company may not acquire any non-qualifying asset unless, at the time such acquisition is made, qualifying assets represent at least 70% of total assets. As of December 31, 2022, non-qualifying assets represented 22.9% of total assets as calculated in accordance with the regulatory requirements.

(26) Non-income producing investment.

(27) Loan was on non-accrual status as of December 31, 2022.

(28) Contains a fixed-rate structure.

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

Blue Owl Technology Finance Corp. Consolidated Statements of Changes in Net Assets (Amounts in thousands) (Unaudited)

	For the Three Mon	ths Ended June 30,	For the Six Mont	ths Ended June 30,		
	2023	2022	2023	2022		
Increase (Decrease) in Net Assets Resulting from Operations						
Net investment income (loss)	\$ 87,229	\$ 67,504	\$ 168,834	\$ 132,810		
Net change in unrealized gain (loss)	26,567	(247,952)	57,395	(352,811)		
Realized gain (loss)	50	36,795	(15,488)	41,061		
Net Increase (Decrease) in Net Assets Resulting from Operations	113,846	(143,653)	210,741	(178,940)		
Distributions						
Distributions declared from earnings(1)	(76,156)	(47,022)	(146,398)	(94,714)		
Net Decrease in Net Assets Resulting from Shareholders' Distributions	(76,156)	(47,022)	(146,398)	(94,714)		
Capital Share Transactions						
Reinvestment of distributions	18,220	12,252	33,518	20,315		
Net Increase/(Decrease) in Net Assets Resulting from Capital Share						
Transactions	18,220	12,252	33,518	20,315		
Total Increase/(Decrease) in Net Assets	55,910	(178,423)	97,861	(253,339)		
Net Assets, at beginning of period	3,429,316	3,457,234	3,387,365	3,532,150		
Net Assets, at end of period	\$ 3,485,226	\$ 3,278,811	\$ 3,485,226	\$ 3,278,811		

(1) For the three and six months ended June 30, 2023 and 2022, distributions declared from earnings were derived from net investment income and capital gains.

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

Blue Owl Technology Finance Corp. Consolidated Statements of Cash Flows (Amounts in thousands) (Unaudited)

(Unaudicu)		F 4 6' M 4	E	1 1 1 20
		For the Six Montl 2023	ns Enc	2022
Cash Flows from Operating Activities		2023		2022
Net Increase (Decrease) in Net Assets Resulting from Operations	\$	210,741	\$	(178,940)
Adjustments to reconcile net increase (decrease) in net assets resulting from operations to net cash used in operating	φ	210,741	φ	(170,040)
activities:				
Purchases of investments, net		(138,574)		(562,127)
Proceeds from investments and investment repayments, net		272,016		434,820
Net amortization/accretion of premium/discount on investments		(14,041)		(9,740)
Net change in unrealized (gain) loss on investments		(57,103)		352,538
Net change in unrealized (gains) losses on translation of assets and liabilities in foreign currencies		(292)		241
Net realized (gain) loss on investments		15,423		(41,104)
Net realized (gain) loss on foreign currency transactions relating to investments		22		65
Paid-in-kind interest		(63,250)		(43,328)
Paid-in-kind dividend		(22,882)		(15,908)
Amortization of debt issuance costs		4,202		2,970
Changes in operating assets and liabilities:				
(Increase) decrease in interest receivable		(2,744)		11,495
(Increase) decrease in dividend income receivable		5,245		147
(Increase) decrease in paid-in-kind interest receivable		(723)		2,053
(Increase) decrease in prepaid expenses and other assets		215		(48,433)
Increase (decrease) in management fee payable		600		538
Increase (decrease) in incentive fee payable		5,739		(31,089)
Increase (decrease) in payables to affiliates		(474)		(457)
Increase (decrease) in payable for investments purchased		—		(11,372)
Increase (decrease) in accrued expenses and other liabilities		3,967		2,275
Net cash provided by (used in) operating activities		218,087		(135,356)
Cash Flows from Financing Activities				
Borrowings on debt		346,830		683,707
Payments on debt		(591,117)		(479,500)
Debt issuance costs		(1,926)		(1,062)
Distributions paid		(95,839)		(59,030)
Net cash provided by (used in) financing activities		(342,052)		144,115
Net increase (decrease) in cash		(123,965)		8,759
Cash, beginning of period		203,293		107,025
Cash, end of period	\$	79,328	\$	115,784

	For the Six Months E	nded June 30,	
	2023	2022	
Supplemental and Non-Cash Information			
Interest paid during the period	89,117	50,887	
Distributions declared during the period	146,398	94,714	
Reinvestment of distributions during the period	33,518	20,315	
Distribution payable	76,156	47,022	
Taxes, including excise tax, paid during the period	7,900	3,900	

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

Notes to Consolidated Financial Statements (Unaudited)

Note 1. Organization

Blue Owl Technology Finance Corp. (f/k/a Owl Rock Technology Finance Corp.) (the "Company") is a Maryland corporation formed on July 12, 2018. The Company was formed primarily to originate and make debt and equity investments in technology-related companies based primarily in the United States. The Company intends to originate and invest in senior secured or unsecured loans, subordinated loans or mezzanine loans, and equity-related securities including common equity, warrants, preferred stock and similar forms of senior equity, which may or may not be convertible into a portfolio company's common equity. The Company's investment objective is to maximize total return by generating current income from its debt investments and other income producing securities, and capital appreciation from its equity and equity-linked investments. The Company intends to invest in a broad range of established and high growth technology companies that are capitalizing on the large and growing demand for technology products and services. These companies use technology extensively to improve business processes, applications and opportunities or seek to grow through technological developments and innovations. These companies operate in technology-related industries or sectors which include, but are not limited to, application software, systems software, healthcare information technology, technology services and infrastructure, financial technology and internet and digital media. Within each industry or sector, the Company intends to invest in companies that are developing or offering goods and services to businesses and consumers which utilize scientific knowledge, including technology-related'' companies as "technology-related'' companies and intends, under normal circumstances, to invest at least 80% of the value of its total assets in such businesses.

The Company has elected to be regulated as a business development company ("BDC") under the Investment Company Act of 1940, as amended (the "1940 Act"). In addition, for tax purposes, the Company is treated as a regulated investment company ("RIC") under Subchapter M of the Internal Revenue Code of 1986, as amended (the "Code"). Because the Company has elected to be regulated as a BDC and qualifies as a RIC under the Code, the Company's portfolio is subject to diversification and other requirements.

On September 24, 2018, the Company formed a wholly-owned subsidiary, OR Tech Lending LLC, a Delaware limited liability company. From time to time the Company may form wholly-owned subsidiaries to facilitate the normal course of business.

Blue Owl Technology Credit Advisors LLC (the "Adviser") (f/k/a Owl Rock Technology Advisors LLC) serves as the Company's investment adviser, an indirect affiliate of Blue Owl Capital, Inc. ("Blue Owl") (NYSE: OWL) and part of Blue Owl's Credit platform, which focuses on direct lending. The Adviser is registered with the Securities and Exchange Commission ("SEC") as an investment adviser under the Investment Advisers Act of 1940, as amended (the "Advisers Act"). Blue Owl consists of three investment platforms: (1) Credit, which focuses on direct lending, (2) GP Strategic Capital, which focuses on providing capital to institutional alternative asset managers and (3) Real Estate, which focuses on real estate strategies. Subject to the overall supervision of the Company's board of directors (the "Board"), the Adviser manages the day-to-day operations of, and provides investment advisory and management services to, the Company.

Through August 1, 2021, the Company conducted private offerings (each, a "Private Offering") of its common shares to accredited investors in reliance on exemptions from the registration requirements of the Securities Act of 1933, as amended, (the "Securities Act"). At the closing of each Private Offering, each investor made a capital commitment (a "Capital Commitment") to purchase shares of the Company's common stock pursuant to a subscription agreement entered into with the Company. Until the earlier of an Exchange Listing (as defined below) or the end of the Commitment Period (as defined below), investors were required to fund drawdowns to purchase shares of the Company's common stock up to the amount of their respective Capital Commitment on an as-needed basis each time the Company delivered a drawdown notice to its investors. As of November 5, 2021, the Capital Commitments were fully drawn. The initial closing of the Private Offering occurred on August 10, 2018 (the "Initial Closing"). The "Commitment Period" will continue until August 10, 2025, which is the earlier of (i) the five year anniversary of the Final Closing (August 1, 2026) and (ii) the seven year anniversary of the Initial Closing (August 10, 2025). If the Company has not consummated an Exchange Listing by the end of the Commitment Period, subject to extension of two additional one-year periods, in the sole discretion of the Board, the Board (subject to any necessary shareholder approvals and applicable requirements of the 1940 Act) will use its commercially reasonable efforts to wind down and/or liquidate and dissolve the Company in an orderly manner.

On August 10, 2018, the Company commenced its loan origination and investment activities contemporaneously with the initial drawdown from investors in the Private Offering. In September 2018, the Company made its first portfolio company investment.

Notes to Consolidated Financial Statements (Unaudited) - Continued

Note 2. Significant Accounting Policies

Basis of Presentation

The accompanying consolidated financial statements are prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"). The Company is an investment company and, therefore, applies the specialized accounting and reporting guidance in Accounting Standards Codification ("ASC") Topic 946, *Financial Services – Investment Companies*. In the opinion of management, all adjustments considered necessary for the fair presentation of the consolidated financial statements have been included. The Company was initially capitalized on August 7, 2018 and commenced operations on August 10, 2018. The Company's fiscal year ends on December 31.

Use of Estimates

The preparation of the consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements. Actual amounts could differ from those estimates and such differences could be material.

Cash

Cash consists of deposits held at a custodian bank. Cash is carried at cost, which approximates fair value. The Company deposits its cash with highly-rated banking corporations and, at times, may exceed the insured limits under applicable law.

Investments at Fair Value

Investment transactions are recorded on the trade date. Realized gains or losses are measured by the difference between the net proceeds received and the amortized cost basis of the investment using the specific identification method without regard to unrealized gains or losses previously recognized, and include investments charged off during the period, net of recoveries. The net change in unrealized gains or losses primarily reflects the change in investment values, including the reversal of previously recorded unrealized gains or losses with respect to investments realized during the period. Rule 2a-5 under the 1940 Act was adopted by the SEC in January 2021 and establishes requirements for determining fair value in good faith for purposes of the 1940 Act. The Company complied with the mandatory provisions of Rule 2a-5 by the September 2022 compliance date. Additionally, commencing with the fourth quarter of 2022, pursuant to Rule 2a-5, the Board designated the Adviser as the Company's valuation designee to perform fair value determinations relating to the value of assets held by the Company for which market quotations are not readily available.

Investments for which market quotations are readily available are typically valued at the average bid price of those market quotations. To validate market quotations, the Company utilizes a number of factors to determine if the quotations are representative of fair value, including the source and number of the quotations. Debt and equity securities that are not publicly traded or whose market prices are not readily available, as is the case for substantially all of the Company's investments, are valued at fair value as determined in good faith by the Adviser, as the valuation designee, based on, among other things, the input of the independent third-party valuation firm(s) engaged at the direction of the Adviser.

As part of the valuation process, the Adviser, as the valuation designee, takes into account relevant factors in determining the fair value of the Company's investments, including: the estimated enterprise value of a portfolio company (i.e., the total fair value of the portfolio company's debt and equity), the nature and realizable value of any collateral, the portfolio company's ability to make payments based on its earnings and cash flow, the markets in which the portfolio company does business, a comparison of the portfolio company's securities to any similar publicly traded securities, and overall changes in the interest rate environment and the credit markets that may affect the price at which similar investments may be made in the future. When an external event such as a purchase or sale transaction, public offering or subsequent equity sale occurs, the Adviser, as the valuation designee, considers whether the pricing indicated by the external event corroborates its valuation.

The Adviser, as the valuation designee, undertakes a multi-step valuation process, which includes, among other procedures, the following:

- With respect to investments for which market quotations are readily available, those investments will typically be valued at the average bid price of those market quotations;
- With respect to investments for which market quotations are not readily available, the valuation process begins with the independent valuation firm(s) providing
 a preliminary valuation of each investment to the Adviser's valuation committee;
- Preliminary valuation conclusions are documented and discussed with the Adviser's valuation committee;

Notes to Consolidated Financial Statements (Unaudited) - Continued

- The Adviser, as the valuation designee, reviews the recommended valuations and determines the fair value of each investment;
- Each quarter, the Adviser, as the valuation designee, will provide the Audit Committee a summary or description of material fair value matters that occurred in the prior quarter and on an annual basis, the Adviser, as the valuation designee, will provide the Audit Committee with a written assessment of the adequacy and effectiveness of its fair value process; and
- The Audit Committee oversees the valuation designee and will report to the Board on any valuation matters requiring the Board's attention.

The Company conducts this valuation process on a quarterly basis.

The Company applies Financial Accounting Standards Board Accounting Standards Codification 820, *Fair Value Measurements* ("ASC 820"), as amended, which establishes a framework for measuring fair value in accordance with U.S. GAAP and required disclosures of fair value measurements. ASC 820 determines fair value to be the price that would be received for an investment in a current sale, which assumes an orderly transaction between market participants on the measurement date. Market participants are defined as buyers and sellers in the principal or most advantageous market (which may be a hypothetical market) that are independent, knowledgeable, and willing and able to transact. In accordance with ASC 820, the Company considers its principal market to be the market that has the greatest volume and level of activity. ASC 820 specifies a fair value hierarchy that prioritizes and ranks the level of observability of inputs used in determination of fair value. In accordance with ASC 820, these levels are summarized below:

- Level 1 Valuations based on quoted prices in active markets for identical assets or liabilities that the Company has the ability to access.
- Level 2 Valuations based on quoted prices in markets that are not active or for which all significant inputs are observable, either directly or indirectly.
- Level 3 Valuations based on inputs that are unobservable and significant to the overall fair value measurement.

Transfers between levels, if any, are recognized at the beginning of the period in which the transfer occurs. In addition to using the above inputs in investment valuations, the Company applies the valuation policy approved by its Board that is consistent with ASC 820. Consistent with the valuation policy, the Adviser, as the valuation designee, evaluates the source of the inputs, including any markets in which its investments are trading (or any markets in which securities with similar attributes are trading), in determining fair value. When an investment is valued based on prices provided by reputable dealers or pricing services (such as broker quotes), the Adviser, as the valuation designee, subjects those prices to various criteria in making the determination as to whether a particular investment would qualify for treatment as a Level 2 or Level 3 investment. For example, the Adviser, as the valuation designee, or the independent valuation firm(s), reviews pricing support provided by dealers or pricing services in order to determine if observable market information is being used, versus unobservable inputs.

Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the fair value of the Company's investments may fluctuate from period to period. Additionally, the fair value of such investments may differ significantly from the values that would have been used had a ready market existed for such investments and may differ materially from the values that may ultimately be realized. Further, such investments are generally less liquid than publicly traded securities and may be subject to contractual and other restrictions on resale. If the Company were required to liquidate a portfolio investment in a forced or liquidation sale, it could realize amounts that are different from the amounts presented and such differences could be material.

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

Financial and Derivative Instruments

Pursuant to ASC 815 *Derivatives and Hedging*, all derivative instruments entered into by the Company are designated as hedging instruments. For all derivative instruments designated as a hedge, the entire change in the fair value of the hedging instrument shall be recorded in the same line item of the Consolidated Statements of Operations as the hedged item. The Company's derivative instruments are used to hedge the Company's fixed rate debt, and therefore both the periodic payment and the change in fair value for the effective hedge, if applicable, will be recognized as components



Notes to Consolidated Financial Statements (Unaudited) - Continued

of interest expense in the Consolidated Statements of Operations. Fair value is estimated by discounting remaining payments using applicable current market rates, or market quotes, if available. Rule 18f-4 was adopted by the SEC in December 2020, and requires BDCs that use derivatives to, among other things, comply with a value-at-risk leverage limit, adopt a derivatives risk management program, and implement certain testing and board reporting procedures.

Foreign Currency

Foreign currency amounts are translated into U.S. dollars on the following basis:

- · cash, fair value of investments, outstanding debt, other assets and liabilities: at the spot exchange rate on the last business day of the period; and
- purchases and sales of investments, borrowings and repayments of such borrowings, income and expenses: at the rates of exchange prevailing on the respective dates of such transactions.

The Company includes net changes in fair values on investments held resulting from foreign exchange rate fluctuations with the change in unrealized gains (losses) on translation of assets and liabilities in foreign currencies on the Consolidated Statements of Operations. The Company's current approach to hedging the foreign currency exposure in its non-U.S. dollar denominated investments is primarily to borrow the par amount in local currency under the Company's Revolving Credit Facility to fund these investments. Fluctuations arising from the translation of foreign currency borrowings are included with the net change in unrealized gains (losses) on translation of assets and liabilities in foreign currencies on the Consolidated Statements of Operations.

Investments denominated in foreign currencies and foreign currency transactions may involve certain considerations and risks not typically associated with those of domestic origin, including unanticipated movements in the value of the foreign currency relative to the U.S. dollar.

Interest and Dividend Income Recognition

Interest income is recorded on the accrual basis and includes amortization and accretion of discounts or premiums. Certain investments may have contractual paymentin-kind ("PIK") interest or dividends. PIK interest and dividends represent accrued interest or dividends that are added to the principal amount or liquidation amount of the investment on the respective interest or dividend payment dates rather than being paid in cash and generally becomes due at maturity or at the occurrence of a liquidation event. For the three and six months ended June 30, 2023, PIK interest and dividend income earned was \$40.2 million and \$79.3 million, representing 23.5% and 23.8% of investment income, respectively. For the three and six months ended June 30, 2022, PIK interest and dividend income earned was \$28.6 million and \$53.8 million, representing 26.6% and 25.0% of investment income, respectively. Discounts and premiums to par value on securities purchased are amortized into interest income over the contractual life of the respective security using the effective yield method. The amortized cost of investments represents the original cost adjusted for the amortization and accretion of discounts or premiums, if any. Upon prepayment of a loan or debt security, any prepayment premiums, unamortized upfront loan origination fees and unamortized discounts are recorded as interest income in the current period.

Loans are generally placed on non-accrual status when there is reasonable doubt that principal or interest will be collected in full. Accrued interest is generally reversed when a loan is placed on non-accrual status. Interest payments received on non-accrual loans may be recognized as income or applied to principal depending upon management's judgment regarding collectability. If at any point the Company believes PIK interest is not expected to be realized, the investment generating PIK interest will be placed on non-accrual status. When a PIK investment is placed on non-accrual status, the accrued, uncapitalized interest or dividends are generally reversed through interest income. Non-accrual loans are restored to accrual status when past due principal and interest is paid current and, in management's judgment, are likely to remain current. Management may make exceptions to this treatment and determine to not place a loan on non-accrual status if the loan has sufficient collateral value and is in the process of collection.

Dividend income on preferred equity securities is recorded on the accrual basis to the extent that such amounts are payable by the portfolio company and are expected to be collected. Dividend income on common equity securities is recorded on the record date for private portfolio companies or on the ex-dividend date for publicly-traded portfolio companies.

Other Income

From time to time, the Company may receive fees for services provided to portfolio companies. These fees are generally only available to the Company as a result of closing investments, are generally paid at the closing of the investments, are generally non-recurring and are recognized as revenue when earned upon closing of the investment. The



Notes to Consolidated Financial Statements (Unaudited) - Continued

services that the Adviser provides vary by investment, but can include closing, work, diligence or other similar fees and fees for providing managerial assistance to the Company's portfolio companies.

Organization Expenses

Costs associated with the organization of the Company are expensed as incurred. These expenses consist primarily of legal fees and other costs of organizing the Company.

Offering Expenses

Costs associated with the offering of common shares of the Company are capitalized as deferred offering expenses and are included in prepaid expenses and other assets in the Consolidated Statements of Assets and Liabilities and are amortized over a twelve-month period from incurrence. Expenses for any additional offerings are deferred and amortized as incurred. These expenses consist primarily of legal fees and other costs incurred in connection with the Company's share offerings, the preparation of the Company's registration statement, and registration fees.

Debt Issuance Costs

The Company records origination and other expenses related to its debt obligations as debt issuance costs. These expenses are deferred and amortized utilizing the effective yield method, over the life of the related debt instrument. Debt issuance costs are presented on the Consolidated Statements of Assets and Liabilities as a direct deduction from the debt liability. In circumstances in which there is not an associated debt liability amount recorded in the consolidated financial statements when the debt issuance costs are incurred, such debt issuance costs will be reported on the Consolidated Statements of Assets and Liabilities as an asset until the debt liability is recorded.

Reimbursement of Transaction-Related Expenses

The Company may receive reimbursement for certain transaction-related expenses in pursuing investments. Transaction-related expenses, which are generally expected to be reimbursed by the Company's portfolio companies, are typically deferred until the transaction is consummated and are recorded in prepaid expenses and other assets on the date incurred. The costs of successfully completed investments not otherwise reimbursed are borne by the Company and are included as a component of the investment's cost basis.

Cash advances received in respect of transaction-related expenses are recorded as cash with an offset to accrued expenses and other liabilities. Accrued expenses and other liabilities are relieved as reimbursable expenses are incurred.

Income Taxes

The Company has elected to be treated as a BDC under the 1940 Act. The Company has elected to be treated as a RIC under the Code beginning with its taxable year ending December 31, 2018 and intends to continue to qualify as a RIC. So long as the Company maintains its tax treatment as a RIC, it generally will not pay U.S. federal income taxes at corporate rates on any ordinary income or capital gains that it distributes at least annually to its shareholders as dividends. Instead, any tax liability related to income earned and distributed by the Company represents obligations of the Company's investors and will not be reflected in the consolidated financial statements of the Company.

To qualify as a RIC, the Company must, among other things, meet certain source-of-income and asset diversification requirements. In addition, to qualify for RIC tax treatment, the Company must distribute to its shareholders, for each taxable year, at least 90% of its "investment company taxable income" for that year, which is generally its ordinary income plus the excess of its realized net short-term capital gains over its realized net long-term capital losses. In order for the Company not to be subject to U.S. federal excise taxes, it must distribute annually an amount at least equal to the sum of (i) 98% of its net ordinary income (taking into account certain deferrals and elections) for the calendar year, (ii) 98.2% of its capital gains in excess of capital losses for the one-year period ending on October 31 of the calendar year and (iii) any net ordinary income and capital gains in excess of capital losses for preceding years that were not distributed during such years. The Company, at its discretion, may carry forward taxable income in excess of calendar year dividends and pay a 4% nondeductible U.S. federal excise tax on this income.

Certain of the Company's consolidated subsidiaries are subject to U.S. federal and state corporate-level income taxes.

The Company evaluates tax positions taken or expected to be taken in the course of preparing its financial statements to determine whether the tax positions are "more-likely-than-not" to be sustained by the applicable tax authority. Tax positions not deemed to meet the "more-likely-than-not" threshold are reserved and recorded as a tax benefit or expense in the current year. All penalties and interest associated with income taxes are included in income tax expense. Conclusions regarding tax positions are subject to review and may be adjusted at a later date based on factors including, but

Notes to Consolidated Financial Statements (Unaudited) - Continued

not limited to, on-going analyses of tax laws, regulations and interpretations thereof. There were no material uncertain tax positions through December 31, 2022. As applicable, the Company's prior three tax years remain subject to examination by U.S. federal, state and local tax authorities.

Distributions to Common Shareholders

Distributions to common shareholders are recorded on the record date. The amount to be distributed is determined by the Board and is generally based upon the earnings estimated by the Adviser. In addition, the Board may consider the level of undistributed taxable income carried forward from the prior year for distribution in the current year. Undistributed long-term capital gains, if any, would be generally distributed at least annually, although the Company may decide to retain such capital gains for investment.

The Company has adopted a dividend reinvestment plan that provides for reinvestment of any cash distributions on behalf of shareholders, unless a shareholder elects to receive cash. As a result, if the Board authorizes and declares a cash distribution, then the shareholders who have not "opted out" of the dividend reinvestment plan will have their cash distribution automatically reinvested in additional shares of the Company's common stock, rather than receiving the cash distribution. The Company expects to use newly issued shares to implement the dividend reinvestment plan.

Consolidation

As provided under Regulation S-X and ASC Topic 946 - Financial Services - Investment Companies, the Company will generally not consolidate its investment in a company other than a wholly-owned investment company or controlled operating company whose business consists of providing services to the Company. Accordingly, the Company consolidated the accounts of the Company's wholly-owned subsidiaries in its consolidated financial statements. All significant intercompany balances and transactions have been eliminated in consolidation.

New Accounting Pronouncements

In March 2020, the FASB issued ASU No. 2020-04, "Reference Rate Reform (Topic 848)," which provides optional expedients and exceptions for applying U.S. GAAP to contracts, hedging relationships, and other transactions affected by reference rate reform if certain criteria are met. The amendments apply only to contracts, hedging relationships, and other transactions that reference London Interbank Offered Rate ("LIBOR") or another reference rate expected to be discontinued because of reference rate reform. In January 2021, the FASB issued ASU No. 2021-01, "Reference Rate Reform (Topic 848)," which expanded the scope of Topic 848 to include derivative instruments impacted by discounting transition. In December 2022, the FASB issued ASU No. 2022-06, "Reference Rate Reform (Topic 848)," which extended the transition period provided under ASU No. 2020-04 and 2021-01 for all entities from December 31, 2022 to December 31, 2024. ASU No. 2021-01 provides increased clarity as the Company continues to evaluate the transition of reference rates and is currently evaluating the impact of adopting ASU No. 2020-04, 2021-01 and 2022-06 on the consolidated financial statements.

In June 2022, the FASB issued ASU No. 2022-03, "Fair Value Measurement (Topic 820)," which clarifies the guidance in Topic 820 when measuring the fair value of an equity security subject to contractual restrictions that prohibit the sale of an equity security and introduces new disclosure requirements for equity securities subject to contractual sale restrictions that are measured at fair value in accordance with Topic 820. The amendments affect all entities that have investments in equity securities measured at fair value that are subject to a contractual sale restriction. ASU 2022-03 is effective for public business entities for fiscal years beginning after December 15, 2023, and interim periods within those fiscal years. For all other entities the amendments are effective for fiscal years beginning after December 15, 2024, and interim periods within those fiscal years. Early adoption is permitted for both interim and annual financial statements that have not yet been issued or made available for issuance. An entity that qualifies as an investment company under Topic 946 should apply the amendments in ASU No. 2022-03 to an investment in an equity security subject to a contractual sale restriction that is executed or modified on or after the date of adoption. The Company is currently evaluating the impact of adopting ASU No. 2022-03 on the consolidated financial statements.

Other than the aforementioned guidance, the Company's management does not believe that any recently issued, but not yet effective, accounting standards, if currently adopted, would have a material effect on the accompanying consolidated financial statements.



Notes to Consolidated Financial Statements (Unaudited) - Continued

Note 3. Agreements and Related Party Transactions

Administration Agreement

The Company has entered into an amended and restated Administration Agreement (the "Administration Agreement") with the Adviser. Under the terms of the Administration Agreement, the Adviser performs, or oversees the performance of, required administrative services, which include providing office space, equipment and office services, maintaining financial records, preparing reports to shareholders and reports filed with the SEC, and managing the payment of expenses and the performance of administrative and professional services rendered by others. On May 8, 2023, the Board approved the continuation of the Administration Agreement.

The Administration Agreement also provides that the Company reimburses the Adviser for certain organization costs incurred prior to the commencement of the Company's operations, and for certain offering costs.

The Company reimburses the Adviser for services performed for it pursuant to the terms of the Administration Agreement. In addition, pursuant to the terms of the Administration Agreement, the Adviser may delegate its obligations under the Administration Agreement to an affiliate or to a third party and the Company will reimburse the Adviser for any services performed for it by such affiliate or third party.

Unless earlier terminated as described below the Administration Agreement will remain in effect from two years from the date it first became effective, and will remain in effect from year to year if approved annually by a majority of the Board or by the holders of a majority of the Company's outstanding voting securities and, in each case, a majority of the independent directors. The Administration Agreement may be terminated at any time, without the payment of any penalty, on 60 days' written notice, by the vote of a majority of the outstanding voting securities of the Company (as defined in the 1940 Act), or by the vote of a majority of the Board or by the Adviser.

No person who is an officer, director, or employee of the Adviser or its affiliates and who serves as a director of the Company receives any compensation from the Company for his or her services as a director. However, the Company reimburses the Adviser (or its affiliates) for an allocable portion of the compensation paid by the Adviser or its affiliates to the Company's officers who provide operational and administrative services, as well as their respective staffs and other professionals who provide services to the Company, who assist with the preparation, coordination and administration of the foregoing or provide other "back office" or "middle office", financial or operational services to the Company (based on the percentage of time those individuals devote, on an estimated basis, to the business and affairs of the Company). Directors who are not affiliated with the Adviser receive compensation for their services and reimbursement of expenses incurred to attend meetings.

For the three months ended June 30, 2023 and 2022, the Company incurred expenses of approximately \$0.6 million and \$0.7 million, respectively, for costs and expenses reimbursable to the Adviser under the terms of the Administration Agreement. For the six months ended June 30, 2023 and 2022, the Company incurred expenses of approximately \$1.2 million and \$1.4 million, respectively, for costs and expenses reimbursable to the Adviser under the terms of the Administration Agreement.

As of June 30, 2023 and December 31, 2022, amounts reimbursable to the Adviser pursuant to the Administration Agreement were \$2.3 million and \$2.8 million, respectively.

Investment Advisory Agreement

The Investment Advisory Agreement became effective on May 18, 2021. Under the terms of the Investment Advisory Agreement, the Adviser is responsible for managing the Company's business and activities, including sourcing investment opportunities, conducting research, performing diligence on potential investments, structuring its investments, and monitoring its portfolio companies on an ongoing basis through a team of investment professionals. On May 8, 2023, the Board approved the continuation of the Investment Advisory Agreement.

The Adviser's services under the Investment Advisory Agreement are not exclusive, and it is free to furnish similar services to other entities so long as its services to the Company are not impaired.

Unless earlier terminated as described below, the Investment Advisory Agreement will remain in effect for two years from the date it first became effective and will remain in effect from year-to-year if approved annually by a majority of the Board or by the holders of a majority of our outstanding voting securities and, in each case, by a majority of independent directors.

The Investment Advisory Agreement will automatically terminate within the meaning of the 1940 Act and related SEC guidance and interpretations in the event of its assignment. In accordance with the 1940 Act, without payment of any

Notes to Consolidated Financial Statements (Unaudited) - Continued

penalty, the Investment Advisory Agreement may be terminated by the vote of the outstanding voting securities of the Company (as defined in the 1940 Act), or by the vote of a majority of the Board. In addition, without payment of any penalty, the Adviser may generally terminate the Investment Advisory Agreement upon 60 days' written notice.

From time to time, the Adviser may pay amounts owed by the Company to third-party providers of goods or services, including the Board, and the Company will subsequently reimburse the Adviser for such amounts paid on its behalf. Amounts payable to the Adviser are settled in the normal course of business without formal payment terms.

Under the terms of the Investment Advisory Agreement, the Company will pay the Adviser a base management fee and may also pay to it certain incentive fees. The cost of both the management fee and the incentive fee will ultimately be borne by the Company's shareholders.

The management fee ("Management Fee") is payable quarterly in arrears. Prior to the future quotation or listing of the Company's securities on a national securities exchange (an "Exchange Listing") or the future quotation or listing of its securities on any other public trading market, the Management Fee is payable at an annual rate of 0.90% of the Company's (i) average gross assets, excluding cash and cash equivalents but including assets purchased with borrowed amounts, at the end of the two most recently completed calendar quarters; provided, however, that no Management Fee will be charged on the value of gross assets (excluding cash and cash- equivalents but including assets purchased with borrowed amounts) that is below an asset coverage ratio of 200% calculated in accordance with Sections 18 and 61 of the 1940 Act; plus (ii) the average of any remaining unfunded Capital Commitments at the end of the two most recently completed calendar quarters. Following an Exchange Listing, the Management Fee is payable at an annual rate of (x) 1.50% of the Company's average gross assets (excluding cash and cash equivalents but including assets purchased with borrowed amounts) that is above an asset coverage ratio of 200% calculated in accordance with Sections 18 and 61 of the 1940 Act; and (y) 1.00% of the Company's average gross assets (excluding cash and cash equivalents but including assets purchased with borrowed amounts) that is above an asset coverage ratio of the two most recently completed calendar quarters but including assets purchased with borrowed amounts) that is below an asset coverage ratio of the two most recently completed calendar quarters but including assets purchased with borrowed amounts) that is above an asset coverage ratio of 200% calculated in accordance with Sections 18 and 61 of the 1940 Act; and (y) 1.00% of the Company's average gross assets (excluding cash and cash equivalents but including assets purchased with borrowed amounts) that is above an asset coverage ratio of the two most recen

For the three months ended June 30, 2023 and 2022, management fees were \$14.8 million and \$13.9 million, respectively. For the six months ended June 30, 2023 and 2022, management fees were \$29.5 million and \$27.9 million, respectively.

Pursuant to the Investment Advisory Agreement, the Adviser is entitled to an incentive fee ("Incentive Fee"), which consists of two components that are independent of each other, with the result that one component may be payable even if the other is not.

The Incentive Fee consists of two components that are independent of each other, with the result that one component may be payable even if the other is not. A portion of the Incentive Fee is based on our income and a portion is based on our capital gains, each as described below. The portion of the Incentive Fee based on income is determined and paid quarterly in arrears commencing with the first calendar quarter following the Initial Closing Date, and equals (i) prior to an Exchange Listing, 100% of the pre-Incentive Fee net investment income in excess of a 1.5% quarterly "hurdle rate", until the Adviser has received 10% of the total pre-Incentive Fee net investment income for that calendar quarter, and (ii) subsequent to an Exchange Listing, 100% of the pre-Incentive Fee net investment income in excess of 1.67% quarterly, 10% of all remaining pre-Incentive Fee net investment income for that calendar quarter, and (ii) subsequent to an Exchange Listing, 100% of the pre-Incentive Fee net investment income in excess of 1.82% quarterly, 17.5% of all remaining pre-Incentive Fee net investment income for that calendar quarter. The 100% "catch-up" provision for pre-Incentive Fee net investment income in excess of 1.82% quarterly, 17.5% of all remaining pre-Incentive Fee net investment income for that calendar quarter. The 100% "catch-up" provision for pre-Incentive Fee net investment income in excess of 1.82% in a calendar quarter (6.67% annualized), and (ii) subsequent to an Exchange Listing, 10% on all pre-Incentive Fee net investment income when that amount equals 1.67% in a calendar quarter (7.27% annualized), which, in each case, is the rate at which catch-up is achieved. Once the "hurdle rate" is reached and catch-up is achieved, (i) prior to an Exchange Listing, 10% of any pre-Incentive Fee net investment income in excess of 1.67% in any

Notes to Consolidated Financial Statements (Unaudited) - Continued

calendar quarter is payable to the Adviser, and (ii) subsequent to an Exchange Listing, 17.5% of any pre-Incentive Fee net investment income in excess of 1.82% in any calendar quarter is payable to the Adviser.

For the three months ended June 30, 2023 and 2022, the Company incurred incentive fees of \$10.1 million and \$5.8 million, respectively, based on net investment income. For the six months ended June 30, 2023 and 2022, the Company incurred incentive fees of \$19.3 million and \$12.0 million, respectively, based on net investment income.

The second component of the Incentive Fee, the "Capital Gains Incentive Fee," payable at the end of each calendar year in arrears, equals, (i) prior to an Exchange Listing, 10% of cumulative realized capital gains from the initial closing date to the end of each calendar year, less cumulative realized capital gains from the Listing Date to the end of each calendar year, and (ii) subsequent to an Exchange Listing, 17.5% of cumulative realized capital gains from the Listing Date to the end of each calendar year, less cumulative realized capital gains from the Listing Date to the end of each calendar year, less cumulative realized capital losses and unrealized capital depreciation from the Listing Date to the end of each calendar year. Each year, the fee paid for the Capital Gains Incentive Fee is net of the aggregate amount of any previously paid Capital Gains Incentive Fee for prior periods. While the Investment Advisory Agreement neither includes nor contemplates the inclusion of unrealized gains in the calculation of the capital gains incentive fee, as required by U.S. GAAP, the Company accrues capital gains incentive fees on unrealized gains. This accrual reflects the incentive fees that would be payable to the Adviser if the Company's entire investment portfolio was liquidated at its fair value as of the balance sheet date even though the Adviser is not entitled to an incentive fee will be appropriately prorated. For the sole purpose of calculating the Capital Gains Incentive Fee, the cost basis as of the initial closing date for all of the Company's investments made prior to the initial closing date so of the and of the calendar quarter in which the initial closing date occurs; provided, however, that in no event will the Capital Gains Fee payable pursuant to the Investment Advisory Agreement be in excess of the amount permitted by the Advisers Act, including Section 205 thereof.

For the three and six months ended June 30, 2023, the Company incurred performance-based incentive fees based on capital gains of \$2.7 million and \$4.2 million, of which \$2.7 million and \$4.2 million was related to unrealized gains, respectively. For the three and six months ended June 30, 2022, the Company reversed previously recorded performance-based incentive fees based on capital gains of \$(15.2) million and \$(25.3) million, respectively.

Affiliated Transactions

The Company may be prohibited under the 1940 Act from participating in certain transactions with its affiliates without prior approval of the directors who are not interested persons, and in some cases, the prior approval of the SEC. The Company relies on an order exemptive relief (the "Order") that has been granted by the SEC to Blue Owl Credit Advisors LLC ("OCA") and certain of its affiliates to permit the Company to co-invest with other funds managed by the Adviser or its affiliates, in a manner consistent with the Company's investment objective, positions, policies, strategies and restrictions as well as regulatory requirements and other pertinent factors. Pursuant to the Order, the Company generally is permitted to co-invest with certain of its affiliates if a "required majority" (as defined in Section 57(o) of the 1940 Act) of the Board make certain conclusions in connection with a co-investment transaction, including that (1) the terms of the transaction, including the consideration to be paid, are reasonable and fair to the Company and its shareholders and do not involve overreaching by the Company or its shareholders on the part of any person concerned, (2) the transaction is consistent with the interests of the Company's shareholders and is consistent with its investment objective and strategies, (3) the investment by its affiliates are investing and (4) the proposed investment by the Company would not be on a basis different from or less advantageous than that on which its affiliates are investing and (4) the proposed investment by the Order and applicable law, including the limitations set forth in Section 57(k) of the 1940 Act.

In addition, we have received an amendment to our Order to permit us to participate in follow-on investments in our existing portfolio companies with certain affiliates that are private funds if such private funds did not have an investment in such existing portfolio company.

The Adviser is affiliated with OCA, Blue Owl Private Credit Fund Advisors LLC ("OPCA"), Blue Owl Diversified Credit Advisors LLC ("ODCA") and Blue Owl Technology Credit Advisors II LLC ("OTCA II"), together with OCA, OPFA, ODCA and the Adviser, the "Blue Owl Credit Advisers", which are also investment advisers. The Blue Owl Credit Advisers are indirect affiliates of Blue Owl and comprise part of Blue Owl's Credit platform, which focuses on direct lending. The Blue Owl Credit Advisers' investment allocation policy seeks to ensure equitable allocation of investment opportunities between the Company and other funds managed by the Adviser or its affiliates. As a result of the

Notes to Consolidated Financial Statements (Unaudited) - Continued

Order, there could be significant overlap in the Company's investment portfolio and investment portfolios of the business development companies, private funds and separately managed accounts managed by the Blue Owl Credit Advisers (collectively, the "Blue Owl Credit Clients") and/or other funds managed by the Adviser or its affiliates that could avail themselves of the Order and that have investment objective similar to the Company.

License Agreement

On July 6, 2023, the Company entered into a license agreement (the "License Agreement") with an affiliate of Blue Owl, pursuant to which we were granted a nonexclusive license to use the name "Blue Owl". Under the License Agreement, the Company has a right to use the Blue Owl name for so long as the Adviser or one of its affiliates remains the Company's investment adviser. Other than with respect to this limited license, the Company has no legal right to the "Blue Owl" name or logo.

Controlled/Affiliated Portfolio Companies

Under the 1940 Act, the Company is required to separately identify non-controlled investments where it owns 5% or more of a portfolio company's outstanding voting securities and/or had the power to exercise control over the management or policies of such portfolio company as investments in "affiliated" companies. In addition, under the 1940 Act, the Company is required to separately identify investments where it owns more than 25% of a portfolio company's outstanding voting securities and/or had the power to exercise control over the management or policies of such portfolio company as investments in "controlled" companies. Under the 1940 Act, "non-affiliated investments" are defined as investments that are neither controlled investments nor affiliated investments. Detailed information with respect to the Company's non-controlled, non-affiliated; non-controlled, affiliated; and controlled affiliated investments is contained in the accompanying consolidated financial statements, including the consolidated schedule of investments. The information in the tables below is presented on an aggregate portfolio basis, without regard to whether they are non-controlled non-affiliated, non-controlled affiliated investments.

The Company has made investments in non-controlled, affiliated companies, including Fifth Season Investments LLC ("Fifth Season") and LSI Financing DAC 1 ("LSI Financing").

Fifth Season is a portfolio company created to invest in life settlement assets. On July 18, 2022, the Company made a \$5.2 million equity commitment to Fifth Season. The Company increased its commitment to Fifth Season on October 17, 2022, November 9, 2022, November 15, 2022, November 29, 2022, February 9, 2023, May 3, 2023, June 1, 2023, June 13, 2023 and June 20, 2023 by \$20.6 million, \$0.5 million, \$1.9 million, \$1.5 million, \$1.5 million, \$1.0 million, \$1.0 million, \$1.0 million, respectively. The Company is investment in Fifth Season is a co-investment with their affiliates in accordance with the terms of the exemptive relief that the Company received from the SEC. The Company does not consolidate the interest in Fifth Season.

LSI Financing is a portfolio company formed to acquire contractual rights to revenue pursuant to earnout agreements generally in the life sciences space. On December 14, 2022, the Company made a \$4.0 million commitment to LSI Financing. The Company increased its commitment to LSI Financing on February 17, 2023, February 24, 2023 and March 16, 2023 by \$0.2 million, \$1.8 million and \$7.7 million, respectively. The Company does not consolidate the equity interest in LSI Financing.

Notes to Consolidated Financial Statements (Unaudited) - Continued

Note 4. Investments

The table below presents the composition of investments at fair value and amortized cost as of the following periods:

		June 3	0, 20)23	December 31, 2022				
(\$ in thousands)	A	mortized Cost		Fair Value	 Amortized Cost		Fair Value		
First-lien senior secured debt investments	\$	4,172,611	\$	4,170,088	\$ 4,252,574	\$	4,232,118		
Second-lien senior secured debt investments		547,580		528,389	561,435		536,957		
Unsecured debt investments		411,050		399,221	387,971		361,057		
Preferred equity investments ⁽¹⁾		887,258		877,864	819,642		834,593		
Common equity investments ⁽²⁾		435,760		456,338	481,351		446,664		
Total Investments	\$	6,454,259	\$	6,431,900	\$ 6,502,973	\$	6,411,389		

(1) (2) Includes investment in LSI Financing. Includes investments in Amergin AssetCo and Fifth Season.

Notes to Consolidated Financial Statements (Unaudited) - Continued

The Company uses Global Industry Classification Standards ("GICS") for classifying the industry groupings of its portfolio companies. The table below presents the industry composition of investments based on fair value as of the following periods:

	June 30, 2023	December 31, 2022
Aerospace & Defense	2.0 %	1.9 %
Application Software	15.4	16.0
Banks	2.2	2.1
Building Products	0.8	0.7
Capital Markets	0.4	0.3
Commercial Services & Supplies	—	—
Construction & Engineering	—	—
Consumer Finance	0.7	0.7
Diversified Consumer Services	6.6	8.1
Diversified Financial Services ⁽³⁾	5.5	5.2
Electrical Equipment	0.8	0.8
Energy Equipment & Services	1.9	2.0
Food & Staples Retailing	0.4	0.4
Health Care Technology	12.6	12.4
Hotels, Restaurants & Leisure	2.6	2.4
Household Durables	1.2	1.1
Industrial Conglomerates	1.3	1.3
Insurance ⁽¹⁾	1.5	1.4
Internet & Direct Marketing Retail	3.9	3.9
IT Services	7.0	7.0
Life Sciences Tools & Services	—	0.3
Pharmaceuticals ⁽²⁾	0.2	0.1
Professional Services	6.9	6.7
Real Estate Management & Development	0.8	0.8
Road & Rail	0.2	0.2
Systems Software	23.4	22.5
Thrifts & Mortgage Finance	1.7	1.7
Total	100.0 %	100.0 %

Includes investment in Fifth Season. (1)

(1) (2) (3) Includes investment in LSI Financing. Includes investment in Amergin AssetCo.

Notes to Consolidated Financial Statements (Unaudited) - Continued

The table below presents the geographic composition of investments based on fair value as of the following periods:

	June 30, 2023	December 31, 2022
United States:		
Midwest	18.0 %	17.5 %
Northeast	17.1	16.7
South	15.9	20.8
West	33.1	28.6
Argentina	0.6	0.6
Canada	3.6	3.7
Estonia	0.2	0.2
Guernsey	3.3	3.0
Ireland	0.2	0.1
Israel	2.4	2.4
Netherlands	3.7	4.5
United Kingdom	1.9	1.9
Total	100.0 %	100.0 %

Note 5. Fair Value of Investments

Investments

The tables below present the fair value hierarchy of investments as of the following periods:

	Fair Value Hierarchy as of June 30, 2023											
(\$ in thousands)]	Level 1		Level 2	Level 3			Total				
First-lien senior secured debt investments	\$		\$	_	\$	4,170,088	\$	4,170,088				
Second-lien senior secured debt investments		—		232,889		295,500		528,389				
Unsecured debt investments		—		18,475		380,746		399,221				
Preferred equity investments ⁽¹⁾		—		—		877,864		877,864				
Common equity investments ⁽²⁾		87,750		19,440		349,148		456,338				
Total Investments at fair value	\$	87,750	\$	270,804	\$	6,073,346	\$	6,431,900				

(1) (2)

Includes investment in LSI Financing. Includes investments in Amergin AssetCo and Fifth Season.

	Fair Value Hierarchy as of December 31, 2022											
(\$ in thousands)		Level 1		Level 2		Level 3		Total				
First-lien senior secured debt investments	\$	_	\$	_	\$	4,232,118	\$	4,232,118				
Second-lien senior secured debt investments		—		88,882		448,075		536,957				
Unsecured debt investments		—		13,735		347,322		361,057				
Preferred equity investments		—		—		834,593		834,593				
Common equity investments		90,507		12,216		343,941		446,664				
Total Investments at fair value	\$	90,507	\$	114,833	\$	6,206,049	\$	6,411,389				

Notes to Consolidated Financial Statements (Unaudited) - Continued

The following tables present changes in the fair value of investments for which Level 3 inputs were used to determine the fair value as of the following periods:

		As of and for the Three Months Ended June 30, 2023												
(\$ in thousands)]			Second-lien senior secured debt investments		Unsecured debt investments	Preferred equity investments		Common equity investments			Total		
Fair value, beginning of period	\$	4,279,393	\$	310,650	\$	365,033	\$	833,319	\$	356,260	\$	6,144,655		
Purchases of investments, net		72,343				_		42		5,616		78,001		
Payment-in-kind		27,167		2,859		6,864		13,451		—		50,341		
Proceeds from investments, net		(204,176)		(20,000)		(182)		(1,033)		_		(225,391)		
Net change in unrealized gain (loss)		(7,249)		1,690		5,473		(3,765)		23,018		19,167		
Net realized gains (losses)		—		—		(22)		—		—		(22)		
Net amortization/accretion of premium/discount on investments		2,610		301		3,580		104		_		6,595		
Transfers between investment types		_		_		_		35,746		(35,746)		_		
Transfers into (out of) Level 3(1)		_		_		_		_		_		_		
Fair value, end of period	\$	4,170,088	\$	295,500	\$	380,746	\$	877,864	\$	349,148	\$	6,073,346		

(1) Transfers between levels, if any, are recognized at the beginning of the period noted. For the three months ended June 30, 2023, transfers between Level 2 and Level 3 were as a result of changes in the observability of significant inputs for certain portfolio companies.

Notes to Consolidated Financial Statements (Unaudited) - Continued

		As of and for the Three Months Ended June 30, 2022											
(\$ in thousands)]	First-lien senior secured debt investments	S	econd-lien senior secured debt investments		Unsecured debt investments		Preferred equity investments		Common equity investments		Total	
Fair value, beginning of period	\$	3,986,764	\$	339,952	\$	208,999	\$	902,002	\$	315,877	\$	5,753,594	
Purchases of investments, net		169,082		31,424		30,085		7,373		17,459		255,423	
Payment-in-kind		22,379		2,898		2,755		11,352		—		39,384	
Proceeds from investments, net		(74,070)		(15,826)		_		(95,068)		_		(184,964)	
Net change in unrealized gain (loss)		(29,548)		(14,367)		(17,137)		(98,024)		(62,657)		(221,733)	
Net realized gains (losses)		10		_		_		36,871		_		36,881	
Net amortization/accretion of premium/discount on investments		3,372		140		81		82		_		3,675	
Transfers between investment types		_		_		_		_		_		_	
Transfers into (out of) Level 3(1)		_		52,568		_		_		_		52,568	
Fair value, end of period	\$	4,077,989	\$	396,789	\$	224,783	\$	764,588	\$	270,679	\$	5,734,828	

(1) Transfers between levels, if any, are recognized at the beginning of the period noted. For the three months ended June 30, 2022, transfers between Level 2 and Level 3 were as a result of changes in the observability of significant inputs for certain portfolio companies.

Notes to Consolidated Financial Statements (Unaudited) - Continued

				As	of a	nd for the Six Mo	nth	is Ended June 30, 2	202	3	
(\$ in thousands)	-	irst-lien senior secured debt investments	S	econd-lien senior secured debt investments	١	Unsecured debt investments		Preferred equity investments		Common equity investments	Total
Fair value, beginning of period	\$	4,232,118	\$	448,075	\$	347,322	\$	834,593	\$	343,941	\$ 6,206,049
Purchases of investments, net		121,998		—		—		9,820		7,345	139,163
Payment-in-kind		41,674		5,621		15,317		22,882			85,494
Proceeds from investments, net		(223,573)		(20,000)		(182)		(1,033)			(244,788)
Net change in unrealized gain (loss)		17,931		1,290		11,152		(24,349)		24,108	30,132
Net realized gains (losses)		(15,503)		_		(22)		—		_	(15,525)
Net amortization/accretion of premium/discount on investments		5,315		408		7,159		205		_	13,087
Transfers between investment types		(9,501)				—		35,746		(26,246)	(1)
Transfers into (out of) Level 3 ⁽¹⁾		(371)		(139,894)		—		—		—	(140,265)
Fair value, end of period	\$	4,170,088	\$	295,500	\$	380,746	\$	877,864	\$	349,148	\$ 6,073,346

(1) Transfers between levels, if any, are recognized at the beginning of the period noted. For the six months ended June 30, 2023, transfers between Level 2 and Level 3 were as a result of changes in the observability of significant inputs for certain portfolio companies.

Notes to Consolidated Financial Statements (Unaudited) - Continued

				Α	As o	of and for the Six N	1on	ths Ended June 3(), 2	022	
(\$ in thousands)		First-lien senior secured debt investments	S	econd-lien senior secured debt investments		Unsecured debt investments	J	Preferred equity investments		Common equity investments	Total
Fair value, beginning of period	\$	4,023,760	\$	535,877	\$	199,144	\$	801,732	\$	420,579	\$ 5,981,092
Purchases of investments, net		359,341		31,424		41,065		96,387		17,459	545,676
Payment-in-kind		30,983		4,671		7,673		15,908		_	59,235
Proceeds from investments, net		(295,594)		(15,826)		—		(101,297)		_	(412,717)
Net change in unrealized gain (loss))	(48,652)		(17,829)		(23,291)		(86,518)		(101,511)	(277,801)
Net realized gains (losses)		95				_		41,011		—	41,106
Net amortization of discount on investments		8,448		260		192		206		—	9,106
Transfers between investment types	5	_		_		—		(2,841)		2,841	_
Transfers into (out of) Level 3 ⁽¹⁾		(392)		(141,788)		—		_		(68,689)	(210,869)
Fair value, end of period	\$	4,077,989	\$	396,789	\$	224,783	\$	764,588	\$	270,679	\$ 5,734,828

(1) Transfers between levels, if any, are recognized at the beginning of the period noted. For the six months ended June 30, 2022, transfers between Level 2 and Level 3 were as a

result of changes in the observability of significant inputs for certain portfolio companies. The table below presents the pet change in unrealized gains (losses) on investments for which Level 3 inputs were used in determining the fair value that are still below.

The table below presents the net change in unrealized gains (losses) on investments for which Level 3 inputs were used in determining the fair value that are still held by the Company for the following periods:

(\$ in thousands)	(loss) for the Ended Jun Investments	n unrealized gain e Three Months ne 30, 2023 on Held at June 30, 2023	(loss) for Ended	e in unrealized gain the Three Months June 30, 2022 on nts Held at June 30, 2022
First-lien senior secured debt investments	\$	(7,249)	\$	(29,209)
Second-lien senior secured debt investments		1,690		(14,365)
Unsecured debt investments		5,473		(17,139)
Preferred equity investments		(3,765)		(59,355)
Common equity investments		23,018		(62,657)
Total Investments	\$	19,167	\$	(182,725)

Notes to Consolidated Financial Statements (Unaudited) - Continued

(\$ in thousands)	(loss) for the June 30, 20	e in unrealized gain e Six Months Ended 023 on Investments t June 30, 2023	(loss) for the June 30, 202	in unrealized gain Six Months Ended 22 on Investments June 30, 2022
First-lien senior secured debt investments	\$	17,931	\$	(87,690)
Second-lien senior secured debt investments		1,290		(17,828)
Unsecured debt investments		11,152		(23,292)
Preferred equity investments		(24,349)		(71,254)
Common equity investments		24,108		(110,354)
Total Investments	\$	30,132	\$	(310,418)

The following tables present quantitative information about the significant unobservable inputs of the Company's Level 3 investments as of the following periods. The weighted average range of unobservable inputs is based on fair value of investments. The tables are not intended to be all-inclusive but instead capture the significant unobservable inputs relevant to the Company's determination of fair value.

			As of June 30, 2023		
(\$ in thousands)	 Fair Value	Valuation Technique	Unobservable Input	Range (Weighted Average)	Impact to Valuation from an Increase in Input
First-lien senior secured debt investments	\$ 4,131,744	Yield Analysis	Market Yield	9.5%-17.0% (13.2%)	Decrease
	38,344	Recent Transaction	Transaction Price	74.0%-98.0% (79.5%)	Increase
Second-lien senior secured debt investments	\$ 295,500	Yield Analysis	Market Yield	12.8%-29.0% (16.3%)	Decrease
Unsecured debt investments	\$ 248,117	Yield Analysis	Market Yield	11.5%-17.3% (13.8%)	Decrease
	132,629	Market Approach	Transaction Price	100.0%-100.0% (100.0%)	Increase
Preferred equity investments	\$ 225,685	Yield Analysis	Market Yield	11.5%-22.7% (15.3%)	Decrease
	474,733	Market Approach	Revenue Multiple	5.0x-35.0x (15.1x)	Increase
	67,139	Market Approach	EBITDA Multiple	11.3x-16.3x (16.2x)	Increase
	110,307	Recent Transaction	Transaction Price	100.0%-100.0% (100.0%)	Increase
Common equity investments	\$ 198,103	Market Approach	Revenue Multiple	6.8x-17.0x (14.8x)	Increase
	23,094	Market Approach	EBITDA Multiple	6.8x-19.3x (12.8x)	Increase
	38,774	Market Approach	Transaction Price	\$77.00-\$77.00 (\$77.00)	Increase
	56,278	Market Approach	Discount to Trade Price	\$0.01-\$0.99 (\$0.44)	Decrease
	214	Market Approach	Gross Profit Multiple	10.0x-10.0x (10.0x)	Increase
	32,685	Recent Transaction	Transaction Price	100.0%-100.0% (100.0%)	Increase

Notes to Consolidated Financial Statements (Unaudited) - Continued

As of December 31, 2022

			AS 01 December 51, 202		
(\$ in thousands)	 Fair Value	Valuation Technique	Unobservable Input	Range (Weighted Average)	Impact to Valuation from an Increase in Input
First-lien senior secured debt investments	\$ 4,152,496	Yield Analysis	Market Yield	8.2%-16.0% (13.0%)	Decrease
	62,045	Recent Transaction	Transaction Price	97.2%-98.5% (97.7%)	Increase
	17,577	Collateral Analysis	Recovery Rate	51.0%-51.0% (51.0%)	Increase
Second-lien senior secured debt investments	\$ 448,075	Yield Analysis	Market Yield	12.6%-20.1% (16.0%)	Decrease
Unsecured debt investments	\$ 223,265	Yield Analysis	Market Yield	10.4%-17.2% (12.6%)	Decrease
	\$ 124,057	Market Approach	Transaction Price	100.0%-100.0% (100.0%)	Increase
Preferred equity investments	\$ 202,357	Yield Analysis	Market Yield	11.9%-20.6% (15.1%)	Decrease
	531,061	Market Approach	Revenue Multiple	5.3x-49.0x (18.3x)	Increase
	65,261	Market Approach	EBITDA Multiple	11.5x-16.3x (16.3x)	Increase
	25,000	Market Approach	Transaction Price	\$7.92-\$34.56 (\$13.25)	Increase
	10,914	Recent Transaction	Transaction Price	96.5%-100.0% (97.8%)	Increase
Common equity investments	\$ 218,808	Market Approach	Revenue Multiple	6.8x-27.0x (18.2x)	Increase
	12,163	Market Approach	EBITDA Multiple	11.4x-23.3x (19.0x)	Increase
	40,444	Market Approach	Transaction Price	\$1.00-\$75.31 (\$70.68)	Increase
	41,262	Market Approach	Discount to Trade Price	\$0.03-\$3.88 (\$0.46)	Decrease
	138	Market Approach	Gross Profit Multiple	8.6x-8.6x (8.6x)	Increase
	31,126	Recent Transaction	Transaction Price	100.0%-100.0% (100.0%)	Increase

The Company typically determines the fair value of its performing Level 3 debt investments utilizing a yield analysis. In a yield analysis, a price is ascribed for each investment based upon an assessment of current and expected market yields for similar investments and risk profiles. Additional consideration is given to the expected life, portfolio company performance since close, and other terms and risks associated with an investment. Among other factors, a determinant of risk is the amount of leverage used by the portfolio company relative to its total enterprise value, and the rights and remedies of the Company's investment within the portfolio company's capital structure.

When the debtor is not performing or when there is insufficient value to cover the investment, the Company may utilize a net recovery (aka waterfall) approach to determine the fair value of debt investments in subject companies. A net recovery analysis typically consists of two steps. First, the total enterprise value for the subject company is estimated using standard valuation approaches, most commonly the market approach. Second, the fair value for each investment in the subject company is then estimated by allocating the subject company's total enterprise value to the outstanding securities in the capital structure based upon various factors, including seniority, preferences, and other features if deemed relevant to each security in the capital structure.

Notes to Consolidated Financial Statements (Unaudited) - Continued

Significant unobservable quantitative inputs typically used in the fair value measurement of the Company's Level 3 debt investments primarily include current market yields, including relevant market indices, but may also include quotes from brokers, dealers, and pricing services as indicated by comparable investments. For the Company's Level 3 equity investments, a market approach, based on comparable publicly-traded company and comparable market transaction multiples of revenues, earnings before interest, taxes, depreciation and amortization ("EBITDA") or some combination thereof and comparable market transactions are typically used.

Debt Not Carried at Fair Value

Fair value is estimated by discounting remaining payments using applicable current market rates, which take into account changes in the Company's marketplace credit ratings, or market quotes, if available. The table below presents the carrying and fair values of the Company's debt obligations as of the following periods:

	June 3	0, 2023	December 31, 2022				
(\$ in thousands)	Net Carrying Value ⁽¹⁾	Fair Value	Net Carrying Value ⁽²⁾	Fair Value			
Revolving Credit Facility ⁽³⁾	313,745	313,745	692,157	692,157			
SPV Asset Facility I	594,171	594,171	445,280	445,280			
SPV Asset Facility II	298,050	298,050	297,754	297,754			
June 2025 Notes	207,599	199,500	207,051	199,500			
December 2025 Notes	653,814	588,250	654,565	593,125			
June 2026 Notes	370,604	326,250	369,914	326,250			
January 2027 Notes	294,628	249,000	293,915	244,500			
CLO 2020-1	195,183	195,183	197,339	197,339			
Total Debt	\$ 2,927,794	\$ 2,764,149	\$ 3,157,975	\$ 2,995,905			

(1) The carrying value of the Company's Revolving Credit Facility, SPV Asset Facility I, SPV Asset Facility II, June 2025 Notes, December 2025 Notes, June 2026 Notes, January 2027 Notes, and CLO 2020-1 is presented net of unamortized debt issuance costs of \$12.0 million, \$5.8 million, \$2.4 million, \$2.4 million, \$4.4 million, \$5.4 million and \$2.5 million, respectively.

(2) The carrying value of the Company's Revolving Credit Facility, SPV Asset Facility I, SPV Asset Facility II, June 2025 Notes, December 2025 Notes, June 2026 Notes, January 2027 Notes, and CLO 2020-1 is presented net of unamortized debt issuance costs of \$13.8 million, \$4.7 million, \$2.9 million, \$2.9 million, \$4.6 million, \$5.1 million, \$6.1 million, and \$2.7 million, respectively.

(3) Includes unrealized translation gain (loss) on borrowings denominated in foreign currencies.

The below table presents the fair value measurements of the Company's debt obligations as of the following periods:

	June	30, 2023	December 31, 2022
Level 1	\$	— \$	· —
Level 2		1,363,000	1,363,375
Level 3		1,401,149	1,632,530
Total Debt	\$	2,764,149 \$	2,995,905

Financial Instruments Not Carried at Fair Value

As of June 30, 2023 and December 31, 2022, the carrying amounts of the Company's assets and liabilities, other than investments at fair value and debt, approximate fair value due to their short maturities.



Notes to Consolidated Financial Statements (Unaudited) - Continued

Note 6. Debt

In accordance with the 1940 Act, with certain limitations, the Company is allowed to borrow amounts such that its asset coverage, as defined in the 1940 Act, is at least 150% after such borrowing. The Company's asset coverage was 217% and 206% as of June 30, 2023 and December 31, 2022, respectively.

The tables below present the debt obligations for the following periods:

	June 30, 2023									
(\$ in thousands)		regate Principal Committed		Outstanding Principal	Amo	ount Available ⁽¹⁾	Net	Carrying Value ⁽²⁾		
Revolving Credit Facility	\$	1,040,000	\$	325,725	\$	714,275	\$	313,745		
SPV Asset Facility I		600,000		600,000				594,171		
SPV Asset Facility II		300,000		300,000				298,050		
June 2025 Notes		210,000		210,000				207,599		
December 2025 Notes		650,000		650,000				653,814		
June 2026 Notes		375,000		375,000				370,604		
January 2027 Notes		300,000		300,000				294,628		
CLO 2020-1		197,713		197,713		_		195,183		
Total Debt	\$	3,672,713	\$	2,958,438	\$	714,275	\$	2,927,794		

(1) The amount available reflects any limitations related to each credit facility's borrowing base.

(2) The carrying value of the Company's Revolving Credit Facility, SPV Asset Facility I, SPV Asset Facility II, June 2025 Notes, December 2025 Notes, June 2026 Notes, January 2027 Notes, and CLO 2020-1 is presented net of unamortized debt issuance costs of \$12.0 million, \$5.8 million, \$2.0 million, \$2.4 million, -\$3.8 million, \$4.4 million, \$5.4 million and \$2.5 million, respectively.

	December 31, 2022									
(\$ in thousands)		te Principal mitted		Outstanding Principal	Amount Available ⁽¹⁾	Net Carr	ying Value ⁽²⁾			
Revolving Credit Facility	\$	1,040,000	\$	705,895	\$ 334,105	\$	692,157			
SPV Asset Facility I		450,000		450,000	—		445,280			
SPV Asset Facility II		300,000		300,000	—		297,754			
June 2025 Notes		210,000		210,000	—		207,051			
December 2025 Notes		650,000		650,000	—		654,565			
June 2026 Notes		375,000		375,000	—		369,914			
January 2027 Notes		300,000		300,000	—		293,915			
CLO 2020-1		200,000		200,000	—		197,339			
Total Debt	\$	3,525,000	\$	3,190,895	\$ 334,105	\$	3,157,975			

(1) The amount available reflects any limitations related to each credit facility's borrowing base.

(2) The carrying value of the Company's Revolving Credit Facility, SPV Asset Facility I, SPV Asset Facility II, June 2025 Notes, December 2025 Notes, June 2026 Notes, January 2027 Notes, and CLO 2020-1 is presented net of unamortized debt issuance costs of \$13.8 million, \$4.7 million, \$2.9 million, \$2.9 million, \$4.6 million, \$5.1 million, \$6.1 million, and \$2.7 million, respectively.



Notes to Consolidated Financial Statements (Unaudited) - Continued

The table below presents the components of interest expense for the following periods:

	 For the Three Months Ended June 30,			For the Six Months Ended June 30,			
(\$ in thousands)	 2023		2022		2023		2022
Interest expense	\$ 46,372	\$	27,308	\$	92,589	\$	52,823
Amortization of debt issuance costs	 2,208		1,407		4,202		2,970
Total Interest Expense	\$ 48,580	\$	28,715	\$	96,791	\$	55,793
Average interest rate	 6.1 %	,	4.0 %		5.9 %		3.9 %
Average daily borrowings	\$ 3,033,940	\$	2,690,461	\$	3,118,880	\$	2,719,091

Credit Facilities

Subscription Credit Facility

On November 19, 2018, the Company entered into a revolving credit facility (as amended, the "Subscription Credit Facility") with Wells Fargo Bank, National Association ("Wells Fargo") as administrative agent (the "Administrative Agent") and letter of credit issuer, and the banks and financial institutions from time to time party thereto, as lenders.

The Subscription Credit Facility permitted the Company to borrow up to \$700 million, subject to availability under the "Borrowing Base". The Borrowing Base was calculated based on the unused Capital Commitments of the investors meeting various eligibility requirements above certain concentration limits. Effective November 5, 2021, the outstanding balance on the Subscription Credit Facility was paid in full and the facility was terminated pursuant to its terms.

Borrowings under the Subscription Credit Facility bore interest, at the Company's election at the time of drawdown, at a rate per annum equal to (i) in the case of LIBOR rate loans, an adjusted LIBOR rate for the applicable interest period plus 1.50% or (ii) in the case of reference rate loans, the greatest of (A) a prime rate plus 0.50%, (B) the federal funds rate plus 1.00%, and (C) one-month LIBOR plus 1.50%. The Company generally borrowed utilizing LIBOR rate loans, generally electing one-month LIBOR upon borrowing. Loans were able to be converted from one rate to another at any time at the Company's election, subject to certain conditions. The Company also paid an unused commitment fee of 0.25% per annum on the unused commitments.

Revolving Credit Facility

On November 15, 2022, the Company entered into an Amended and Restated Senior Secured Revolving Credit Agreement (the "Revolving Credit Facility"), which amends and restated in its entirety that certain Senior Secured Revolving Credit Agreement, dated as of March 15, 2019 (as amended, restated, supplemented or otherwise modified prior to November 15, 2022). The parties to the Revolving Credit Facility include the Company, as Borrower, the lenders from time to time parties thereto (each a "Lender" and collectively, the "Lenders"), Truist Bank as Administrative Agent, Truist Securities, Inc., ING Capital LLC, MUFG Union Bank, N.A., Sumitomo Mitsui Banking Corporation and JPMorgan Chase Bank, N.A., as Joint Lead Arrangers and Truist Securities, Inc. and ING Capital LLC, as Joint Bookrunners.

The Revolving Credit Facility is guaranteed by each of OR Tech Lending LLC, ORT KB LLC, ORTF BC 1 LLC, ORTF BC 2 LLC, ORTF BC 3 LLC, ORTF BC 4 LLC, ORTF BC 5 LLC and ORTF BC 6 LLC, each a subsidiary of the Company, and will be guaranteed by certain domestic subsidiaries of the Company that are formed or acquired by the Company in the future (collectively, the "Guarantors"). Proceeds of the Revolving Credit Facility may be used for general corporate purposes, including the funding of portfolio investments.

The initial maximum principal amount of the Revolving Credit Facility is \$1.04 billion, subject to availability under the borrowing base, which is based on the Company's portfolio investments and other outstanding indebtedness. Maximum capacity under the Revolving Credit Facility may be increased to \$1.56 billion through the exercise by the Company of an uncommitted accordion feature through which existing and new lenders may, at their option, agree to provide additional financing. The Revolving Credit Facility includes a \$200 million limit for swingline loans, and is secured by a perfected first-priority interest in substantially all of the portfolio investments held by the Company and each Guarantor, subject to certain exceptions.

The availability period under the Revolving Credit Facility will terminate on November 13, 2026 ("Revolving Credit Facility Commitment Termination Date") and the Revolving Credit Facility will mature on November 15, 2027

Notes to Consolidated Financial Statements (Unaudited) - Continued

("Revolving Credit Facility Maturity Date"). During the period from the Revolving Credit Facility Commitment Termination Date to the Revolving Credit Facility Maturity Date, the Company will be obligated to make mandatory prepayments under the Revolving Credit Facility out of the proceeds of certain asset sales and other recovery events and equity and debt issuances.

The Company may borrow amounts in U.S. dollars or certain other permitted currencies. Amounts drawn under the Revolving Credit Facility in U.S. dollars will bear interest at either (i) term SOFR plus a margin or (ii) the prime rate plus a margin. The Company may elect either the term SOFR or prime rate at the time of drawdown, and loans denominated in U.S. dollars may be converted from one rate to another at any time at the Company's option, subject to certain conditions. Amounts drawn under the Revolving Credit Facility in other permitted currencies will bear interest at the relevant rate specified therein plus an applicable margin. The Company will also pay a fee of 0.375% on average daily undrawn amounts under the Revolving Credit Facility.

The Revolving Credit Facility includes customary covenants, including certain limitations on the incurrence by the Company of additional indebtedness and on the Company's ability to make distributions to its shareholders, or redeem, repurchase or retire shares of stock, upon the occurrence of certain events and certain financial covenants related to asset coverage and liquidity and other maintenance covenants, as well as customary events of default. The Revolving Credit Facility requires a minimum asset coverage ratio with respect to the consolidated assets of the Company and its subsidiaries to senior securities that constitute indebtedness of no less than 1.50 to 1.00 at any time.

SPV Asset Facilities

Certain of our wholly owned subsidiaries are parties to credit facilities (the "SPV Asset Facilities"). Pursuant to the SPV Asset Facilities, the Company sells and contributes certain investments to these wholly owned subsidiaries pursuant to sale and contribution agreements by and between the Company and the wholly owned subsidiaries. No gain or loss is recognized as a result of these contributions. Proceeds from the SPV Asset Facilities are used to finance the origination and acquisition of eligible assets by the wholly owned subsidiary, including the purchase of such assets from the Company. The Company retains a residual interest in assets contributed to or acquired to the wholly owned subsidiary through the Company's ownership of the wholly owned subsidiary. The SPV Asset Facilities are secured by a perfected first priority security interest in the assets of these wholly owned subsidiaries and on any payments received by such wholly owned subsidiaries in respect of those assets. Assets pledged to lenders under the SPV Asset Facilities will not be available to pay our debts. The SPV Asset Facilities contain customary covenants, including certain limitations on the incurrence by the Company of additional indebtedness and on the Company's ability to make distributions to their shareholders, or redeem, repurchase or retire shares of stock, upon the occurrence of certain events, and customary events of default (with customary cure and notice provisions).

SPV Asset Facility I

On December 22, 2022 (the "SPV Asset Facility I Closing Date"), OR Tech Financing I LLC ("OR Tech Financing I"), a Delaware limited liability company and wholly-owned subsidiary of the Company entered into an Amended and Restated Credit Agreement (the "SPV Asset Facility I"), which amends and restates in its entirety that certain Credit Agreement, dated as of August 11, 2020, by and among OR Tech Financing I, as Borrower, Alter Domus (US) LLC, as Administrative Agent and Document Custodian, State Street Bank and Trust Company, as Collateral Agent, Collateral Administrator and Custodian and the lenders from time to time party thereto (the "SPV Asset Facility I Lenders"). On March 30, 2023, the parties to the SPV Asset Facility I entered into an amendment and the following describes the terms of SPV Asset Facility I as amended through such date.

From time to time, the Company expects to sell and contribute certain investments to OR Tech Financing I pursuant to a Sale and Contribution Agreement by and between the Company and OR Tech Financing I. No gain or loss will be recognized as a result of the contribution. Proceeds from the SPV Asset Facility I will be used to finance the origination and acquisition of eligible assets by OR Tech Financing I, including the purchase of such assets from the Company. The Company retains a residual interest in assets contributed to or acquired by OR Tech Financing I through ownership of OR Tech Financing I. The total term loan commitment of the SPV Asset Facility I is \$600 million (increased from \$450 million on March 30, 2023). The availability of the commitments are subject to a ramp up period and subject to an overcollateralization ratio test, which is based on the value of OR Tech Financing I assets from time to time, and satisfaction of certain other tests and conditions, including an advance rate test, interest coverage ratio test, certain concentration limits and collateral quality tests.

The SPV Asset Facility I provides for the ability to draw term loans for a period of up to three years after the SPV Asset Facility I Closing Date unless the commitments are terminated as provided in the SPV Asset Facility I. Unless otherwise terminated, the SPV Asset Facility I will mature on December 22, 2033 (the "SPV Asset Facility I Stated



Notes to Consolidated Financial Statements (Unaudited) - Continued

Maturity"). Prior to the SPV Asset Facility I Stated Maturity, proceeds received by OR Tech Financing I from principal and interest, dividends, or fees on assets must be used to pay fees, expenses and interest on outstanding borrowings, and the excess may be returned to the Company, subject to certain conditions. On the SPV Asset Facility I Stated Maturity, OR Tech Financing I must pay in full all outstanding fees and expenses and all principal and interest on outstanding borrowings, and the excess may be returned to the Company.

Amounts drawn bear interest at term SOFR plus a spread of 3.31%. The SPV Asset Facility I contains customary covenants, limitations on the activities of OR Tech Financing I, including limitations on incurrence of incremental indebtedness, and customary events of default. The SPV Asset Facility I is secured by a perfected first priority security interest in the assets of OR Tech Financing I and on any payments received by OR Tech Financing I in respect of those assets. Assets pledged to the SPV Asset Facility I Lenders will not be available to pay the debts of the Company.

SPV Asset Facility II

On November 16, 2021 (the "SPV Asset Facility II Closing Date"), ORTF Funding I LLC ("ORTF Funding I"), a Delaware limited liability company and the Company's newly formed subsidiary entered into a Credit Agreement (the "SPV Asset Facility II"), with ORTF Funding I LLC, as Borrower, the lenders from time to time parties thereto, Goldman Sachs Bank USA as Sole Lead Arranger, Syndication Agent and Administrative Agent, State Street Bank and Trust company as Collateral Administrator and Collateral Agent and Alter Domus (US) LLC as Collateral Custodian. On the SPV Asset Facility II Closing Date, ORTF Funding I and Goldman Sachs Bank USA, as Administrative Agent, also entered into a Margining Agreement relating to the Secured Credit Facility (the "Margining Agreement'). The following describes the terms of the SPV Asset Facility II as amended through June 23, 2023.

From time to time, the Company expects to sell and contribute certain investments to ORTF Funding I pursuant to a Sale and Contribution Agreement by and between the Company and ORTF Funding I. No gain or loss will be recognized as a result of the contribution. Proceeds from SPV Asset Facility II will be used to finance the origination and acquisition of eligible assets by ORTF Funding I, including the purchase of such assets from the Company. The Company retains a residual interest in assets contributed to or acquired by ORTF Funding I through their ownership of ORTF Funding I. The maximum principal amount which may be borrowed under SPV Asset Facility II is \$300 million; the availability of this amount is subject to a borrowing base test, which is based on the value of ORTF Funding I's assets from time to time, and satisfaction of certain conditions, including certain concentration limits.

The SPV Asset Facility II provides for the ability to draw and redraw revolving loans for a period of up to three years after the SPV Asset Facility II Closing Date. Unless otherwise terminated, the SPV Asset Facility II will mature on November 16, 2026 (the "SPV Asset Facility II Stated Maturity"). Prior to the SPV Asset Facility II Stated Maturity, proceeds received by ORTF Funding I from principal and interest, dividends, or fees on assets must be used to pay fees, expenses and interest on outstanding borrowings, and the excess may be returned to the Company, subject to certain conditions. On the SPV Asset Facility II Stated Maturity, ORTF Funding I must pay in full all outstanding fees and expenses and all principal and interest on outstanding borrowings, and the excess may be returned to the Company. The SPV Asset Facility II may be permanently reduced, in whole or in part, at the option of ORTF Funding I subject to payment of a premium for a period of time.

Amounts drawn bear interest at Term SOFR plus a spread of 2.625% and the spread is payable on the amount by which the undrawn amount exceeds a minimum threshold, initially zero and ramping to 75% of the commitment amount. The undrawn amount of the commitment not subject to such spread payment is subject to an undrawn fee of 0.50% per annum. Certain additional fees are payable on each payment date to Goldman Sachs Bank USA as Administrative Agent. In addition, under the Margining Agreement and Credit Agreement, ORTF Funding I is required to post cash margin (or in certain cases, additional eligible assets) to the Administrative Agent if a borrowing base deficiency occurs or if the weighted average price gap (as defined in the Margining Agreement), which is a measure of the excess of the aggregate value assigned to ORTF Funding I's assets for purposes of the borrowing base test over the total amount drawn under the SPV Asset Facility II, falls below 20%.

Unsecured Notes

June 2025 Notes

On June 12, 2020, the Company issued \$210 million aggregate principal amount of 6.75% notes due 2025 (the "June 2025 Notes") in a private placement in reliance on Section 4(a)(2) of the Securities Act and for initial resale to qualified institutional buyers pursuant to the exemption from registration provided by Rule 144A promulgated under the Securities Act. The June 2025 Notes have not been registered under the Securities Act and may not be offered or sold in the United States absent registration or an applicable exemption from registration.



Notes to Consolidated Financial Statements (Unaudited) - Continued

The June 2025 Notes were issued pursuant to an Indenture dated as of June 12, 2020 (the "Base Indenture"), between the Company and Computershare Trust Company, N.A. as successor to Wells Fargo Bank, National Association, as trustee (the "Trustee"), and a First Supplemental Indenture, dated as of June 12, 2020 (the "First Supplemental Indenture" and together with the Base Indenture, the "June 2025 Indenture"), between the Company and the Trustee. The June 2025 Notes will mature on June 30, 2025 and may be redeemed in whole or in part at our option at any time or from time to time at the redemption prices set forth in the June 2025 Indenture. The June 2025 Notes initially bear interest at a rate of 6.75% per year payable semi-annually on June 30 and December 30 of each year, commencing on December 30, 2020. As described in the First Supplemental Indenture, if the June 2025 Notes cease to have an investment grade rating from Kroll Bond Rating Agency (or if Kroll Bond Rating Agency ceases to rate the June 2025 Notes or fails to make a rating of the June 2025 Notes publicly available for reasons outside of the Company's control, a "nationally recognized statistical rating organization," as defined in Section 3(a)(62) of the Exchange Act, selected by the Company as a replacement agency for Kroll Bond Rating Agency) (an "Interest Rate Adjustment Event"), the interest rate on the June 2025 Notes will increase to 7.50% from the date of the Interest Rate Adjustment Event until the date on which the June 2025 Notes next again receive an investment grade rating. The June 2025 Notes rate the Company's future indebtedness or other obligations that are expressly subordinated, or junior, in right of payment to the June 2025 Notes rank pari passu, or equal, in right of payment with all of the Company's future isecured indebtedness or other obligations (including unsecured indebtedness that the Company's future indebtedness and other obligations (including trade payables) incurred by the Company's subsidiaries, financing vehicle

The June 2025 Indenture contains certain covenants, including covenants requiring the Company to (i) comply with the asset coverage requirements of the 1940 Act, whether or not it is subject to those requirements, and (ii) provide financial information to the holders of the June 2025 Notes and the Trustee if the Company is no longer subject to the reporting requirements under the Exchange Act. These covenants are subject to important limitations and exceptions that are described in the June 2025 Indenture.

In addition, if a change of control repurchase event, as defined in the June 2025 Indenture, occurs prior to maturity, holders of the June 2025 Notes will have the right, at their option, to require the Company to repurchase for cash some or all of the June 2025 Notes at a repurchase price equal to 100% of the aggregate principal amount of the June 2025 Notes being repurchased, plus accrued and unpaid interest to, but excluding, the repurchase date.

December 2025 Notes

On September 23, 2020, the Company issued \$400 million aggregate principal amount of its 4.75% notes due 2025 (the "December 2025 Notes") in a private placement in reliance on Section 4(a)(2) of the Securities Act, and for initial resale to qualified institutional buyers pursuant to the exemption from registration provided by Rule 144A promulgated under the Securities Act. On November 23, 2021, we issued an additional \$250 million aggregate principal amount of the December 2025 Notes in a private placement in reliance on Section 4(a)(2) of the Securities Act, and for initial resale to qualified institutional buyers pursuant to the exemption from registration provided by Rule 144A promulgated under the Securities Act. The December 2025 Notes have not been registered under the Securities Act and may not be offered or sold in the United States absent registration or an applicable exemption from registration.

The December 2025 Notes were issued pursuant to the Base Indenture and a Second Supplemental Indenture, dated as of September 23, 2020 (the "Second Supplemental Indenture" and together with the Base Indenture, the "December 2025 Indenture"), between the Company and the Trustee. The December 2025 Notes will mature on December 15, 2025 and may be redeemed in whole or in part at the Company's option at any time or from time to time at the redemption prices set forth in the December 2025 Indenture. The December 2025 Notes bear interest at a rate of 4.75% per year payable semi-annually on June 15 and December 15 of each year, commencing on December 15, 2020. The December 2025 Notes are the Company's direct, general unsecured obligations and rank senior in right of payment to all of the Company's future indebtedness or other obligations that are expressly subordinated, or junior, in right of payment to the December 2025 Notes. The December 2025 Notes rank pari passu, or equal, in right of payment with all of the Company's existing and future indebtedness or other obligations (including unsecured indebtedness that the Company is existing and future secured indebtedness or other obligations (including unsecured indebtedness that the Company later secures) to the extent of the value of the assets securing such indebtedness. The December 2025 Notes rank structurally subordinated, or junior, to all existing and future indebtedness.

Notes to Consolidated Financial Statements (Unaudited) - Continued

and other obligations (including trade payables) incurred by the Company's subsidiaries, financing vehicles or similar facilities.

The Indenture contains certain covenants, including covenants requiring the Company to (i) comply with the asset coverage requirements of the 1940 Act, whether or not it is subject to those requirements, and (ii) provide financial information to the holders of the December 2025 Notes and the Trustee if the Company is no longer subject to the reporting requirements under the Exchange Act. These covenants are subject to important limitations and exceptions that are described in the Indenture.

In addition, if a change of control repurchase event, as defined in the December 2025 Indenture, occurs prior to maturity, holders of the December 2025 Notes will have the right, at their option, to require the Company to repurchase for cash some or all of the December 2025 Notes at a repurchase price equal to 100% of the aggregate principal amount of the December 2025 Notes being repurchased, plus accrued and unpaid interest to, but excluding, the repurchase date.

June 2026 Notes

On December 17, 2020, the Company issued \$375 million aggregate principal amount of 3.75% notes due 2026 (the "June 2026 Notes") in a private placement in reliance on Section 4(a)(2) of the Securities Act, and for initial to qualified institutional buyers pursuant to the exemption from registration provided by Rule 144A promulgated under the Securities Act. The June 2026 Notes have not been registered under the Securities Act and may not be offered or sold in the United States absent registration or an applicable exemption from registration.

The June 2026 Notes were issued pursuant to the Base Indenture and a Third Supplemental Indenture, dated as of December 17, 2020 (the "Third Supplemental Indenture" and together with the Base Indenture, the "June 2026 Indenture"), between us and the Trustee. The June 2026 Notes will mature on June 17, 2026 and may be redeemed in whole or in part at the Company's option at any time or from time to time at the redemption prices set forth in the June 2026 Indenture. The June 2026 Notes bear interest at a rate of 3.75% per year payable semi-annually on June 17 and December 17 of each year, commencing on June 17, 2021. The June 2026 Notes are the Company's direct, general unsecured obligations and will rank senior in right of payment to all of our future indebtedness or other obligations that are expressly subordinated, or junior, in right of payment to the June 2026 Notes. The June 2026 Notes. The June 2026 Notes. The June 2026 Notes. The June 2026 Notes rank pari passu, or equal, in right of payment with all of the Company's existing and future indebtedness or other obligations (including unsecured indebtedness that the Company later secures) to the extent of the value of the assets securing such indebtedness. The June 2026 Notes rank structurally subordinated, or junior, to all existing and future indebtedness and other obligations (including trade payables) incurred by the Company's subsidiaries, financing vehicles or similar facilities.

The June 2026 Indenture contains certain covenants, including covenants requiring the Company to (i) comply with the asset coverage requirements of the Investment Company Act of 1940, as amended, whether or not it is subject to those requirements, and (ii) provide financial information to the holders of the June 2026 Notes and the Trustee if the Company is no longer subject to the reporting requirements under the Securities Exchange Act of 1934, as amended. These covenants are subject to important limitations and exceptions that are described in the Indenture.

In addition, if a change of control repurchase event, as defined in the June 2026 Indenture, occurs prior to maturity, holders of the June 2026 Notes will have the right, at their option, to require us to repurchase for cash some or all of the June 2026 Notes at a repurchase price equal to 100% of the aggregate principal amount of the June 2026 Notes being repurchased, plus accrued and unpaid interest to, but excluding, the repurchase date.

January 2027 Notes

On June 14, 2021, the Company issued \$300 million aggregate principal amount of 2.50% notes due 2027 (the "January 2027 Notes"). The January 2027 Notes were issued pursuant to the Base Indenture and a Fourth Supplemental Indenture, dated as of December 17, 2020 (the "Fourth Supplemental Indenture" and together with the Base Indenture, the "January 2027 Indenture"), between the Company and the Trustee. The January 2027 Notes will mature on January 15, 2027 and may be redeemed in whole or in part at the Company's option at any time or from time to time at the redemption prices set forth in the January 2027 Indenture.

The January 2027 Notes bear interest at a rate of 2.50% per year, payable semi-annually on January 15 and July 15 of each year, commencing on January 15, 2022. The January 2027 Notes are the Company's direct, general unsecured obligations and rank senior in right of payment to all of the Company's future indebtedness or other obligations that are expressly subordinated, or junior, in right of payment to the January 2027 Notes. The January 2027 Notes rank pari passu, or equal, in right of payment with all of the Company's existing and future indebtedness or other obligations that are not so

Notes to Consolidated Financial Statements (Unaudited) - Continued

subordinated, or junior to the January 2027 Notes. The January 2027 Notes rank effectively subordinated, or junior, to any of the Company's future secured indebtedness or other obligations (including unsecured indebtedness that the Company later secures) to the extent of the value of the assets securing such indebtedness. The January 2027 Notes rank structurally subordinated, or junior, to all existing and future indebtedness and other obligations (including trade payables) incurred by the Company's subsidiaries, financing vehicles or similar facilities.

The January 2027 Indenture contains certain covenants, including covenants requiring the Company to (i) comply with the asset coverage requirements of the Investment Company Act of 1940, as amended, whether or not it is subject to those requirements, and (ii) provide financial information to the holders of the January 2027 Notes and the Trustee if the Company is no longer subject to the reporting requirements under the Securities Exchange Act of 1934, as amended. These covenants are subject to important limitations and exceptions that are described in the Indenture.

In addition, if a change of control repurchase event, as defined in the January 2027 Indenture, occurs prior to maturity, holders of the January 2027 Notes will have the right, at their option, to require us to repurchase for cash some or all of the January 2027 Notes at a repurchase price equal to 100% of the aggregate principal amount of the January 2027 Notes being repurchased, plus accrued and unpaid interest to, but excluding, the repurchase date.

CLO 2020-1

On December 16, 2020 (the "CLO 2020-1 Closing Date"), the Company completed a \$333.5 million term debt securitization transaction (the "CLO 2020-1 Transaction"), also known as a collateralized loan obligation transaction, which is a form of secured financing incurred by the Company. The secured notes and preferred shares issued in the CLO 2020-1 Transaction were issued by the Company's consolidated subsidiaries Owl Rock Technology Financing 2020-1, an exempted company incorporated in the Cayman Islands with limited liability (the "CLO 2020-1 Issuer"), and Owl Rock Technology Financing 2020-1 LLC, a Delaware limited liability company (the "CLO 2020-1 Issuer") and are backed by a portfolio of collateral obligations consisting of middle market loans, recurring revenue loans and participation interests in middle market loans, recurring revenue loans as well as by other assets of the CLO 2020-1 Issuer.

The CLO 2020-1 Transaction was executed by the issuance of the following classes of notes and preferred shares pursuant to an indenture and security agreement dated as of the Closing Date (the "CLO 2020-1 Indenture"), by and among the CLO 2020-1 Issuers and State Street Bank and Trust Company: \$200 million of A (sf) Class A Notes, which bear interest at three-month LIBOR plus 2.95% (the "CLO 2020-1 Secured Notes"). The CLO 2020-1 Secured Notes are secured by the middle market loans, recurring revenue loans, participation interests in middle market loans and recurring revenue loans and other assets of the Issuer. The CLO 2020-1 Secured Notes are scheduled to mature on January 15, 2031. The CLO 2020-1 Secured Notes were offered by MUFG Securities Americas Inc., as initial purchaser, from time to time in individually negotiated transactions. Upon the occurrence of certain triggering events relating to the end of LIBOR, a different benchmark rate will replace LIBOR as the reference rate for interest accruing on the CLO 2020-1 Secured Notes.

Concurrently with the issuance of the CLO 2020-1 Secured Notes, the CLO 2020-1 Issuer issued approximately \$133.5 million of subordinated securities in the form of 133,500 preferred shares at an issue price of U.S.\$1,000 per share (the "CLO 2020-1 Preferred Shares"). The CLO 2020-1 Preferred Shares were issued by the CLO 2020-1 Issuer as part of its issued share capital and are not secured by the collateral securing the CLO 2020-1 Secured Notes. The Company purchased all of the CLO 2020-1 Preferred Shares. The Company acts as retention holder in connection with the CLO 2020-1 Transaction for the purposes of satisfying certain U.S. and European Union regulations requiring sponsors of securitization transactions to retain exposure to the performance of the securitized assets and as such is required to retain a portion of the CLO 2020-1 Preferred Shares.

As part of the CLO 2020-1 Transaction, the Company entered into a loan sale agreement with the CLO 2020-1 Issuer dated as of the Closing Date, which provided for the sale and contribution of approximately \$243.4 million par amount of middle market loans and recurring revenue loans from the Company to the CLO 2020-1 Issuer on the Closing Date and for future sales from the Company to the CLO 2020-1 Issuer on an ongoing basis. Such loans constituted part of the initial portfolio of assets securing the CLO 2020-1 Secured Notes. The Company made customary representations, warranties, and covenants to the CLO 2020-1 Issuer under the loan sale agreement.

Through January 15, 2022, the net proceeds of the issuing of the CLO 2020-1 Secured Notes not used to purchase the initial portfolio of loans securing the CLO 2020-1 Secured Notes and a portion of the proceeds received by the CLO 2020-1 Issuer from the loans securing the CLO 2020-1 Secured Notes may be used by the CLO 2020-1 Issuer to purchase additional middle market loans and recurring revenue loans under the direction of the Adviser, in its capacity as collateral manager for the CLO 2020-1 Issuer and in accordance with the Company's investing strategy and ability to originate eligible middle market loans and recurring revenue loans.

Notes to Consolidated Financial Statements (Unaudited) - Continued

The CLO 2020-1 Secured Notes are the secured obligation of the CLO 2020-1 Issuers, and the CLO 2020-1 Indenture includes customary covenants and events of default. The CLO 2020-1 Secured Notes have not been registered under the Securities Act, or any state securities (e.g., "blue sky") laws, and may not be offered or sold in the United States absent registration with the SEC or pursuant to an applicable exemption from such registration.

The Adviser will serve as collateral manager for the CLO 2020-1 Issuer under a collateral management agreement dated as of the Closing Date. The Adviser is entitled to receive fees for providing these services. The Adviser has waived its right to receive such fees but may rescind such waiver at any time; provided, however, that if the Adviser rescinds such waiver, the management fee payable to the Adviser pursuant to the Investment Advisory Agreement, dated August 10, 2018, between the Adviser and the Company will be offset by the amount of the collateral management fee attributable to the CLO 2020-1 Issuers' equity or notes owned by the Company.

Note 7. Commitments and Contingencies

Portfolio Company Commitments

From time to time, the Company may enter into commitments to fund investments. The table below presents outstanding commitments to fund investments in current portfolio companies as of the following periods:

Portfolio Company	Investment	June 30, 2023	December 31, 2022
(\$ in thousands)			
3ES Innovation Inc. (dba Aucerna)	First lien senior secured revolving loan	\$ 2,580	\$ 2,580
AAM Series 1.1 Rail and Domestic Intermodal Feeder, LLC	LLC Interest	2,160	2,500
AAM Series 2.1 Aviation Feeder, LLC	LLC Interest	1,448	2,413
Acquia Inc.	First lien senior secured revolving loan	2,594	4,857
Anaplan, Inc.	First lien senior secured revolving loan	3,542	3,542
Apptio, Inc.	First lien senior secured revolving loan	2,288	1,308
Armstrong Bidco Limited (dba The Access Group)	First lien senior secured delayed draw term loan	428	747
Avalara, Inc.	First lien senior secured revolving loan	909	909
Adenza Group, Inc.	First lien senior secured delayed draw term loan	2,339	2,339
Adenza Group, Inc.	First lien senior secured revolving loan	15,410	15,410
Bayshore Intermediate #2, L.P. (dba Boomi)	First lien senior secured revolving loan	9,353	7,793
BCPE Osprey Buyer, Inc. (dba PartsSource)	First lien senior secured delayed draw term loan	28,904	28,903
BCPE Osprey Buyer, Inc. (dba PartsSource)	First lien senior secured revolving loan	7,611	12,232
BCTO BSI Buyer, Inc. (dba Buildertrend)	First lien senior secured revolving loan	11,250	11,250
BTRS Holdings Inc. (dba Billtrust)	First lien senior secured delayed draw term loan	54	71
BTRS Holdings Inc. (dba Billtrust)	First lien senior secured revolving loan	58	90
Blend Labs, Inc.	First lien senior secured revolving loan	12,500	12,500
Catalis Intermediate, Inc. (fka GovBrands Intermediate, Inc.)	First lien senior secured delayed draw term loan	6,703	6,703

Notes to Consolidated Financial Statements (Unaudited) - Continued

Portfolio Company	Investment	June 30, 2023	December 31, 2022
Catalis Intermediate, Inc. (fka GovBrands Intermediate, Inc.)	First lien senior secured revolving loan	679	679
Centrify Corporation	First lien senior secured revolving loan	8,163	_
Certify, Inc.	First lien senior secured revolving loan	1,711	1,711
Circana Group, L.P. (fka The NPD Group, L.P.)	First lien senior secured revolving loan	1,389	1,329
CivicPlus, LLC	First lien senior secured revolving loan	3,824	4,664
Community Brands ParentCo, LLC	First lien senior secured delayed draw term loan	1,500	1,500
Community Brands ParentCo, LLC	First lien senior secured revolving loan	750	750
Coupa Holdings, LLC	First lien senior secured delayed draw term loan	70	_
Coupa Holdings, LLC	First lien senior secured revolving loan	54	—
Diamondback Acquisition, Inc. (dba Sphera)	First lien senior secured delayed draw term loan	20,351	20,351
Diligent Corporation	First lien senior secured revolving loan	792	1,066
Disco Parent, Inc. (dba Duck Creek Technologies, Inc.)	First lien senior secured revolving loan	91	_
EET Buyer, Inc. (dba e-Emphasys)	First lien senior secured revolving loan	5,348	4,545
Forescout Technologies, Inc.	First lien senior secured delayed draw term loan	32,176	32,173
Forescout Technologies, Inc.	First lien senior secured revolving loan	8,333	8,333
Fullsteam Operations, LLC	First lien senior secured delayed draw term loan	—	3,987
Gainsight, Inc.	First lien senior secured revolving loan	1,500	5,250
Gerson Lehrman Group, Inc.	First lien senior secured revolving loan	1,823	3,647
GI Ranger Intermediate, LLC (dba Rectangle Health)	First lien senior secured revolving loan	1,327	1,990
Granicus, Inc.	First lien senior secured revolving loan	1,804	1,737
Grayshift, LLC	First lien senior secured revolving loan	968	968
GS Acquisitionco, Inc. (dba insightsoftware)	First lien senior secured revolving loan	2,229	3,344
H&F Opportunities LUX III S.À R.L (dba Checkmarx)	First lien senior secured revolving loan	25,000	25,000
Inovalon Holdings, Inc.	First lien senior secured delayed draw term loan	13,834	13,834
Integrity Marketing Acquisition, LLC	First lien senior secured revolving loan	3,736	3,736
Intelerad Medical Systems Incorporated (fka 11849573 Canada Inc.)	First lien senior secured revolving loan	6,088	_

Notes to Consolidated Financial Statements (Unaudited) - Continued

Portfolio Company	Investment	June 30, 2023	December 31, 2022
Interoperability Bidco, Inc. (dba Lyniate)	First lien senior secured revolving loan	4,739	1,957
Kaseya Inc.	First lien senior secured delayed draw term loan	887	945
Kaseya Inc.	First lien senior secured revolving loan	709	945
Litera Bidco LLC	First lien senior secured revolving loan	8,250	5,981
ManTech International Corporation	First lien senior secured delayed draw term loan	1,600	1,600
ManTech International Corporation	First lien senior secured revolving loan	860	860
MINDBODY, Inc.	First lien senior secured revolving loan	7,143	7,143
Ministry Brands Holdings, LLC	First lien senior secured delayed draw term loan	2,147	2,458
Ministry Brands Holdings, LLC	First lien senior secured revolving loan	467	369
NMI Acquisitionco, Inc. (dba Network Merchants)	First lien senior secured delayed draw term loan	2,077	2,077
NMI Acquisitionco, Inc. (dba Network Merchants)	First lien senior secured revolving loan	1,115	1,115
Oranje Holdco, Inc. (dba KnowBe4)	First lien senior secured revolving loan	1,602	_
Ping Identity Holding Corp.	First lien senior secured revolving loan	91	91
Pluralsight, LLC	First lien senior secured revolving loan	5,000	5,000
Project Power Buyer, LLC (dba PEC-Veriforce)	First lien senior secured revolving loan	3,750	3,750
QAD, Inc.	First lien senior secured revolving loan	11,429	11,429
Relativity ODA LLC	First lien senior secured revolving loan	11,250	11,250
RL Datix Holdings (USA), Inc.	First lien senior secured revolving loan	888	
Rubrik, Inc.	First lien senior secured delayed draw term loan	200	413
SailPoint Technologies Holdings, Inc.	First lien senior secured revolving loan	4,358	4,358
Securonix, Inc.	First lien senior secured revolving loan	3,559	3,559
SimpliSafe Holding Corporation	First lien senior secured delayed draw term loan	103	103
Smarsh Inc.	First lien senior secured delayed draw term loan	5,524	5,524
Smarsh Inc.	First lien senior secured revolving loan	442	2,762
Tahoe Finco, LLC	First lien senior secured revolving loan	12,907	12,907
Talon MidCo 2 Limited (dba Tufin)	First lien senior secured delayed draw term loan	—	10

Notes to Consolidated Financial Statements (Unaudited) - Continued

Portfolio Company	Investment	June 30, 2023	December 31, 2022
Talon MidCo 2 Limited (dba Tufin)	First lien senior secured revolving loan	119	119
Tamarack Intermediate, L.L.C. (dba Verisk 3E)	First lien senior secured revolving loan	1,404	1,383
Thunder Purchaser, Inc. (dba Vector Solutions)	First lien senior secured delayed draw term loan	14,400	14,400
Thunder Purchaser, Inc. (dba Vector Solutions)	First lien senior secured revolving loan	1,238	5,175
Velocity HoldCo III Inc. (dba VelocityEHS)	First lien senior secured revolving loan	833	2,000
Walker Edison Furniture Company LLC	First lien senior secured delayed draw term loan	899	_
When I Work, Inc.	First lien senior secured revolving loan	5,605	5,605
Zendesk, Inc.	First lien senior secured delayed draw term loan	12,922	12,922
Zendesk, Inc.	First lien senior secured revolving loan	5,321	5,321
Total Unfunded Portfolio Company Commitments		\$ 387,509	\$ 390,272

The Company maintains sufficient borrowing capacity to cover outstanding unfunded portfolio company commitments that the Company may be required to fund.

Other Commitments and Contingencies

From time to time, the Company may become a party to certain legal proceedings incidental to the normal course of its business. At June 30, 2023, management was not aware of any pending or threatened litigation.

Note 8. Net Assets

Equity Issuances

The Company has the authority to issue 500,000,000 common shares at \$0.01 per share par value.

There were no sales of the Company's common stock during the six months ended June 30, 2023 and 2022.

Notes to Consolidated Financial Statements (Unaudited) - Continued

Distributions

The following table reflects the distributions declared on shares of the Company's common stock during the following periods:

	For	For the Six Months Ended June 30, 2023			
Date Declared	Record Date	Payment Date	Dis	tribution per Share	
May 9, 2023	June 30, 2023	August 15, 2023	\$	0.37	
February 21, 2023(1)	March 31, 2023	May 15, 2023	\$	0.34	

(1) Expected to be paid or was paid from sources other than ordinary income, including undistributed long-term capital gains.

	For the Six Months Ended June 30, 2022				
Date Declared	Record Date	Payment Date	Dist	ribution per Share	
May 3, 2022(1)	June 30, 2022	August 15, 2022	\$	0.23	
February 23, 2022(1)	March 31, 2022	May 13, 2022	\$	0.24	

(1) Expected to be paid or was paid from sources other than ordinary income, including undistributed long-term capital gains.

Dividend Reinvestment

With respect to distributions, the Company has adopted an "opt out" dividend reinvestment plan for common shareholders. As a result, in the event of a declared distribution, each shareholder that has not "opted out" of the dividend reinvestment plan will have their dividends or distributions automatically reinvested in additional shares of the Company's common stock rather than receiving cash distributions. Shareholders who receive distributions in the form of shares of common stock will be subject to the same U.S. federal, state and local tax consequences as if they received cash distributions.

The following table reflects the common stock issued pursuant to the dividend reinvestment plan during the following periods:

For the Six Months Ended June 30, 2023				
Date Declared	Record Date	Payment Date	Shares	
February 21, 2023	March 31, 2023	May 15, 2023	1,082,573	
November 1, 2022	December 31, 2022	January 31, 2023	912,215	
	For	the Six Months Ended June 30, 20	22	
Date Declared	For Record Date	the Six Months Ended June 30, 20 Payment Date	22 Shares	
Date Declared February 23, 2022		,		

Notes to Consolidated Financial Statements (Unaudited) - Continued

Note 9. Earnings Per Share

The table below presents the computation of basic and diluted earnings (loss) per common share for the following periods:

	1	For the Three Mon	ths F	Ended June 30,	For the Six Mont	hs E	nded June 30,
(\$ in thousands, except per share amounts)		2023		2022	 2023		2022
Increase (decrease) in net assets resulting from operations	\$	113,846	\$	(143,653)	\$ 210,741	\$	(178,940)
Weighted average shares of common stock outstanding—basic and diluted		204,353,656		200,939,078	203,924,439		200,673,073
Earnings (loss) per common share-basic and diluted	\$	0.56	\$	(0.71)	\$ 1.03	\$	(0.89)

Note 10. Income Taxes

The Company has elected to be treated as a RIC under Subchapter M of the Code, and the Company intends to operate in a manner so as to continue to qualify for the tax treatment applicable to RICs. To qualify for tax treatment as a RIC, the Company must, among other things, distribute to its shareholders in each taxable year generally at least 90% of our investment company taxable income, as defined by the Code, and net tax-exempt income for that taxable year. To maintain its tax treatment as a RIC, the Company, among other things, intends to make the requisite distributions to our shareholders, which generally relieves the Company from U.S. federal income taxes at corporate rates.

Depending on the level of taxable income earned in a tax year, the Company can be expected to carry forward taxable income (including net capital gains, if any) in excess of current year dividend distributions from the current tax year into the next tax year and pay a nondeductible 4% U.S. federal excise tax on such taxable income, as required. To the extent that the Company determines that its estimated current year annual taxable income will be in excess of estimated current year dividend distributions from such income, the Company will accrue excise tax on estimated excess taxable income.

For the three and six months ended June 30, 2023, the Company recorded U.S. federal excise tax expense of \$3.3 million and \$6.4 million, respectively. For the three and six months ended June 30, 2022, the Company accrued U.S. federal excise tax of \$3.3 million and \$5.4 million, respectively.

Taxable Subsidiaries

Certain of the Company's consolidated subsidiaries are subject to U.S. federal and state corporate-level income taxes. For the three and six months ended June 30, 2023, the Company recorded a net tax benefit of approximately \$1 thousand and \$2 thousand, respectively. For the three and six months ended June 30, 2022, the Company did not record a net tax benefit (provision).

The Company recorded a net deferred tax asset of \$2 thousand as of June 30, 2023, for taxable subsidiaries, which is significantly related to GAAP to tax outside basis differences in the taxable subsidiaries' investment in certain partnership interests. The Company did not record a net deferred tax asset (liability) for tax subsidiaries as of December 31, 2022.

Notes to Consolidated Financial Statements (Unaudited) - Continued

Note 11. Financial Highlights

The table below presents the financial highlights for a common share outstanding for the following periods:

	For the Six Mon	ths End	ded June 30,
(\$ in thousands, except share and per share amounts)	 2023		2022
Per share data:			
Net asset value, beginning of period	\$ 16.70	\$	17.65
Net investment income (loss)(1)	0.83		0.66
Net realized and unrealized gain (loss)(1)	 0.19		(1.55)
Total from operations(1)	1.02		(0.89)
Distributions declared from net investment income(2)	 (0.71)		(0.47)
Total increase (decrease) in net assets	0.31		(1.36)
Net asset value, end of period	\$ 17.01	\$	16.29
Shares outstanding, end of period	 204,877,097	-	201,267,104
Total Return(3)	6.2 %)	(5.1)%
Ratios / Supplemental Data			
Ratio of total expenses to average net assets(4)	9.5 %)	4.8 %
Ratio of net investment income to average net assets(4)	9.8 %)	7.8 %
Net assets, end of period	\$ 3,485,226	\$	3,278,811
Weighted-average shares outstanding	203,924,439		200,673,073
Total capital commitments, end of period	\$ 3,134,815	\$	3,134,815
Ratio of total contributed capital to total committed capital, end of period	100.0 %)	100.0 %
Portfolio turnover rate	3.7 %)	6.1 %
Year of formation	2018	;	2018

(1) The per share data was derived using the weighted average shares outstanding during the period.

(2) The per share data was derived using actual shares outstanding at the date of the relevant transactions.

(3) Total return is calculated as the change in net asset value ("NAV") per share during the period, plus distributions per share (assuming dividends and distributions, if any, are reinvested in accordance with the Company's dividend reinvestment plan), if any, divided by the beginning NAV per share.

(4) The ratio reflects an annualized amount, except in the case of non-recurring expenses (e.g. initial organization expenses).

Note 12. Subsequent Events

In preparing these financial statements, the Company has evaluated events and transactions for potential recognition or disclosure through the date of issuance. There are no subsequent events to disclose except for the following:

Blue Owl Technology Finance Corp. was formerly known as "Owl Rock Technology Finance Corp." On June 22, 2023, the Company filed Articles of Amendment in the state of Maryland to formally change the Company's name to "Blue Owl Technology Finance Corp." The Company's new name took effect on July 6, 2023.

On July 7, 2023, the parties to the Revolving Credit Facility increased the aggregate commitment of the Lenders under the Facility from \$1.04 billion to \$1.07 billion.

On July 18, 2023, Owl Rock Technology Financing 2020-1 LLC entered into a supplemental indenture to the CLO 2020-1 Indenture, which made certain benchmark conforming changes to facilitate the transition of the reference rate applicable to the securities issued under the Indenture from LIBOR to term SOFR plus a spread adjustment.

On August 8, 2023, the Board declared a distribution of 90% of estimated third quarter investment company taxable income, if any, and, to the extent that such investment company taxable income is less than 6% of the Company's weighted average capital called since inception, an additional amount of net capital gains for shareholders of record on September 29, 2023, payable on or before November 15, 2023.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

The information contained in this section should be read in conjunction with "*ITEM 1. CONSOLIDATED FINANCIAL STATEMENTS*". This discussion contains forward-looking statements, which relate to future events or the future performance or financial condition of Blue Owl Technology Finance Corp. and involves numerous risks and uncertainties, including, but not limited to, those described in our Form 10-K for the fiscal year ended December 31, 2022, our Form 10-Q for the quarter ended March 31, 2023 in "*ITEM 1A. RISK FACTORS*." This discussion also should be read in conjunction with the "Cautionary Statement Regarding Forward Looking Statements" set forth on page 1 of this Quarterly Report on Form 10-Q. Actual results could differ materially from those implied or expressed in any forward-looking statements.

Overview

Blue Owl Technology Finance Corp. (the "Company", "we", "us" or "our") (f/k/a Owl Rock Technology Finance Corp.) is a Maryland corporation formed on July 12, 2018. We were formed primarily to originate and make debt and equity investments in technology-related companies based primarily in the United States. We intend to originate and invest in senior secured or unsecured loans, subordinated loans or mezzanine loans, and equity-related securities including common equity, warrants, preferred stock and similar forms of senior equity, which may or may not be convertible into a portfolio company's common equity. Our investment objective is to maximize total return by generating current income from our debt investments and other income producing securities, and capital appreciation from our equity and equity-linked investments.

We are managed by Blue Owl Technology Credit Advisors LLC ("the Adviser" or "our Adviser") (f/k/a Owl Rock Technology Advisors LLC). The Adviser is registered with the U.S. Securities and Exchange Commission (the "SEC") as an investment adviser under the Investment Advisers Act of 1940, as amended (the "Advisers Act"), an indirect affiliate of Blue Owl Capital Inc. ("Blue Owl") (NYSE: OWL) and part of Blue Owl's Credit platform, which focuses on direct lending. Subject to the overall supervision of our board of directors (the "Board"), the Adviser manages our day-to-day operations, and provides investment advisory and management services to us. The Adviser or its affiliates may engage in certain origination activities and receive attendant arrangement, structuring or similar fees. The Adviser is responsible for managing our business and activities, including sourcing investment opportunities, conducting research, performing diligence on potential investments, structuring our investments, and monitoring our portfolio companies on an ongoing basis through a team of investment professionals.

Through August 1, 2021, we conducted private offerings (each, a "Private Offering") of our common shares to accredited investors in reliance on exemptions from the registration requirements of the Securities Act of 1933, as amended. At the closing of each Private Offering, each investor made a capital commitment (a "Capital Commitment") to purchase shares of our common stock pursuant to a subscription agreement entered into with us. Until the earlier of the listing of our common shares on a national securities exchange (an "Exchange Listing") and the end of the Commitment Period (as defined below), investors were required to fund drawdowns to purchase shares of our common stock up to the amount of their respective Capital Commitment on an as-needed basis each time we delivered a drawdown notice to our investors. The initial closing of the Private Offering occurred on August 10, 2018 (the "Initial Closing"). As of June 30, 2023, we had \$3.1 billion in total Capital Commitments from investors, of which \$80.9 million is from entities affiliated with or related to our Adviser. As of November 5, 2021, our Capital Commitments were fully drawn. The "Commitment Period" will continue until August 10, 2025, which is the earlier of the (i) five year anniversary of the Final Closing (August 1, 2026) and (ii) the seven year anniversary of the Initial Closing (August 10, 2025). If we have not consummated an Exchange Listing by the end of the Commitment Period, subject to extension for two additional one-year periods, in the sole discretion of the Board, the Board (subject to any necessary shareholder approvals and applicable requirements of the Investment Company Act of 1940 (the "1940 Act")) will use its commercially reasonable efforts to wind down and/or liquidate and dissolve the Company in an orderly manner.

Blue Owl consists of three investment platforms: (1) Credit, which focuses on direct lending, (2) GP Strategic Capital, which focuses on providing capital to institutional alternative asset managers and (3) Real Estate, which focuses on real estate strategies. Blue Ow's Credit platform is comprised of the Adviser, Blue Owl Credit Advisors LLC ("OCA"), Blue Owl Diversified Credit Advisors LLC ("ODCA"), Blue Owl Technology Credit Advisors II LLC ("OTCA II"), and Blue Owl Credit Private Fund Advisors LLC ("OPCA") and together with the Adviser, OCA, OTCA II, and ODCA, the "Blue Owl Credit Advisers"). As of June 30, 2023, the Adviser and its affiliates had \$73.8 billion of assets under management across Blue Owl's Credit platform. The Blue Owl Credit Advisers are investment advisers.

The management of our investment portfolio is the responsibility of the Adviser and the Investment Committee. We consider these individuals to be our portfolio managers. The Investment Team is led by Douglas I. Ostrover, Marc S. Lipschultz and Craig W. Packer and is supported by certain members of the Adviser's senior executive team and the Investment Committee. The Investment Team, under the Investment Committee's supervision, sources investment

opportunities, conducts research, performs due diligence on potential investments, structures our investments and will monitor our portfolio companies on an ongoing basis. The Investment Committee is comprised of Douglas I. Ostrover, Marc S. Lipschultz, Craig W. Packer, Alexis Maged, Erik Bissonnette, Pravin Vazirani and Jon ten Oever. The Investment Committee meets regularly to consider our investments, direct our strategic initiatives and supervise the actions taken by the Adviser on our behalf. In addition, the Investment Committee reviews and determines whether to make prospective investments (including approving parameters or guidelines pursuant to which investments in broadly syndicated loans may be bought and sold), structures financings and monitors the performance of the investment portfolio. Each investment opportunity requires the approval of a majority of the Investment Committee. Follow-on investments in existing portfolio companies may require the Investment Committee's approval beyond that obtained when the initial investment in the portfolio company was made. In addition, temporary investments, such as those in cash equivalents, U.S. government securities and other high quality debt investments that mature in one year or less, may require approval by the Investment Committee. The compensation packages of certain Investment Committee members from the Adviser include various combinations of discretionary bonuses and variable incentive compensation based primarily on performance for services provided and may include shares of Blue Owl.

We may be prohibited under the 1940 Act from participating in certain transactions with our affiliates without the prior approval of our directors who are not interested persons and, in some cases, the prior approval of the SEC. We rely on an order for exemptive relief (the "Order"), that has been granted by the SEC to OCA and certain of its affiliates, to permit us to co-invest with other funds managed by the Adviser or certain of its affiliates in a manner consistent with our investment objective, positions, policies, strategies and restrictions as well as regulatory requirements and other pertinent factors. Pursuant to the Order, we generally are permitted to co-invest with certain of our affiliates if a "required majority" (as defined in Section 57(o) of the 1940 Act) of our independent directors make certain conclusions in connection with a co-investment transaction, including that (1) the terms of the transactions, including the consideration to be paid, are reasonable and fair to us and our shareholders and do not involve overreaching by us or our shareholders on the part of any person concerned, (2) the transaction is consistent with the interests of our shareholders and is consistent with our investment objective and strategies, (3) the investment by our affiliates would not disadvantage us, and our participation would not be on a basis different from or less advantageous than that on which our affiliates are investing, and (4) the proposed investment by us would not benefit our Advisers or its affiliates or any affiliates person of any of them (other than the parties to the transaction, except to the extent permitted by the Order and applicable law, including the limitations set forth in Section 57(k) of the 1940 Act.

In addition, we have received an amendment to our Order to permit us to participate in follow-on investments in our existing portfolio companies with certain affiliates that are private funds even if such private funds did not have an investment in such existing portfolio company. The Blue Owl Credit Advisers' investment allocation policy seeks to ensure equitable allocation of investment opportunities between us and/or other funds managed by our Adviser or its affiliates. As a result of the Order, there could be significant overlap in our investment portfolio and the investment portfolio of the Blue Owl Credit Clients and/or other funds managed by the Adviser or its affiliates that could avail themselves of the Order and that have an investment objective similar to ours.

On September 24, 2018, we formed a wholly-owned subsidiary, OR Tech Lending LLC, a Delaware limited liability company, which is intended to hold a California finance lenders license. OR Tech Lending LLC is intended to originate loans to borrowers headquartered in California. From time to time we may form wholly-owned subsidiaries to facilitate the normal course of business.

We have elected to be regulated as a BDC under the 1940 Act and have elected to be treated as a regulated investment company ("RIC") for tax purposes under the Internal Revenue Code of 1986, as amended (the "Code"). As a result, we are required to comply with various statutory and regulatory requirements, such as:

- the requirement to invest at least 70% of our assets in "qualifying assets", as such term is defined in the 1940 Act;
- source of income limitations;
- asset diversification requirements; and
- the requirement to distribute (or be treated as distributing) in each taxable year at least 90% of our investment company taxable income and tax-exempt interest for that taxable year.

In addition, we will not invest more than 20% of our total assets in companies whose principal place of business is outside the United States, although we do not generally intend to invest in companies whose principal place of business is in an emerging market and we have adopted a policy to invest, under normal circumstances at least 80% of the value of our total assets in "technology-related" businesses (as defined below).

Our Investment Framework

We are a Maryland corporation organized primarily to originate and make debt and equity investments in technology-related companies based primarily in the United States. We originate and invest in senior secured or unsecured loans, subordinated loans or mezzanine loans, broadly syndicated loans and equity-related securities including common equity, warrants, preferred stock and similar forms of senior equity, which may or may not be convertible into a portfolio company's common equity. Our investment objective is to maximize total return by generating current income from debt investments and other income producing securities, and capital appreciation from our equity and equity-linked investments, including publicly traded debt instruments. We may hold our investments directly or through special purpose vehicles. We generally intend to invest in companies with a low loan-to-value ratio, which we consider to be 50% or below. Since our Adviser's affiliates began investment activities in April 2016 through June 30, 2023, our Adviser or its affiliates have originated \$78.0 billion aggregate principal amount of investments across multiple industries, of which \$74.4 billion of aggregate principal amount of investments prior to any subsequent exits or repayments, was retained by either us or a corporation or fund advised by our Adviser or its affiliates.

We invest in a broad range of established and high growth technology companies that are capitalizing on the large and growing demand for technology products and services. These companies use technology extensively to improve business processes, applications and opportunities or seek to grow through technological developments and innovations. These companies operate in technology-related industries or sectors which include, but are not limited to, application software, systems software, healthcare information technology, technology services and infrastructure, financial technology and internet and digital media. Within each industry or sector, we intend to invest in companies that are developing or offering goods and services to businesses and consumers which utilize scientific knowledge, including techniques, skills, methods, devices and processes, to solve problems. We refer to all of these companies as "technology-related" companies and intend, under normal circumstances, to invest at least 80% of the value of our total assets in such businesses and to target portfolio companies that comprise 1-2% of our portfolio. Generally, no individual portfolio company is expected to comprise greater than 5% of our portfolio; however, from time to time certain of our investments may comprise greater than 5% of our portfolio.

We expect that generally our portfolio composition will be majority debt or income producing securities, which may include "covenant-lite" loans (as defined below), with a lesser allocation to equity or equity-linked opportunities, including publicly traded debt instruments. In addition, we may invest a portion of our portfolio in opportunistic investments and broadly syndicated loans, which will not be our primary focus, but will be intended to enhance returns to our shareholders and from time to time, we may evaluate and enter into strategic portfolio transactions which may result in additional portfolio companies which we are considered to control. These investments may include high-yield bonds and broadly-syndicated loans, including publicly traded debt instruments, which are typically originated and structured by banks on behalf of large corporate borrowers with employee counts, revenues, EBITDAs and enterprise values larger than those of middle market companies, and equity investments in portfolio companies that make senior secured loans or invest in broadly syndicated loans or structured products, such as life settlements and royalty interests. In addition, we generally do not intend to invest more than 20% of our total assets in companies whose principal place of business is outside the United States, although we do not generally interest rates.

Covenants are contractual restrictions that lenders place on companies to limit the corporate actions a company may pursue. Generally, the loans in which we expect to invest will have financial maintenance covenants, which are used to proactively address materially adverse changes in a portfolio company's financial performance. However, to a lesser extent, we may invest in "covenant-lite" loans. We use the term "covenant-lite" to refer generally to loans that do not have a complete set of financial maintenance covenants. Generally, "covenant-lite" loans provide borrower companies more freedom to negatively impact lenders because their covenants are incurrence-based, which means they are only tested and can only be breached following an affirmative action of the borrower, rather than by a deterioration in the borrower's financial condition. Accordingly, to the extent we invest in "covenant-lite" loans, we may have fewer rights against a borrower and may have a greater risk of loss on such investments as compared to investments in or exposure to loans with financial maintenance covenants. We classify our debt investments as "traditional financing" or "growth capital" based on a number of factors.

Traditional financings are typically senior secured loans primarily in the form of first lien loans (including "unitranche" loans, which are loans that combine both senior and subordinated debt, generally in a first lien position) and second lien loans. In connection with our senior secured loans, we generally receive a security interest in certain of the

assets of the borrower and consequently such assets serve as collateral in support of the repayment of such senior secured loans.

Growth capital investments are typically unsecured obligations of the borrower, and might be structured as unsecured indebtedness, convertible bonds, convertible equity, preferred equity, and common equity. We seek to limit the downside potential of our investments by negotiating covenants in connection with our investments consistent with preservation of our capital. Such restrictions may include affirmative covenants (including reporting requirements), negative covenants (including financial covenants), lien protection, change of control provisions and board rights, including either observation rights or rights to a seat on the board under some circumstances. Our equity investments are typically not control-oriented investments and we may structure such equity investments to include provisions protecting our rights as a minority-interest holder.

We target portfolio companies where we can structure larger transactions. As of June 30, 2023, our average investment size in each of our portfolio companies was approximately \$54.0 million based on fair value. As of June 30, 2023, investments we classify as traditional financing, excluding certain investments that fall outside our typical borrower profile, represented 70.9% of our total portfolio based on fair value and these portfolio companies had weighted average annual revenue of \$604 million, weighted average annual EBITDA of \$146 million and weighted average enterprise value of \$3.8 billion. As of June 30, 2023, investments we classify as growth capital represented 26.6% of our total portfolio based on fair value and these portfolio companies had weighted average annual revenue of \$456 million and a weighted average enterprise value of \$8.7 billion.

The companies in which we invest use our capital primarily to support their growth, acquisitions, market or product expansion, refinancings and/or recapitalizations. The debt in which we invest typically is not rated by any rating agency, but if these instruments were rated, they would likely receive a rating of below investment grade (that is, below BBB- or Baa3), which is often referred to as "high yield" or "junk".

A majority of our new investments are indexed to Secured Overnight Financing Rate ("SOFR"); however, we have material contracts that are indexed to USD-London Interbank Offered Rate ("LIBOR") and are monitoring this activity, evaluating the related risks and our exposure, and adding alternative language to contracts, where necessary. Certain contracts have an orderly market transition already in process. However, it is not possible to predict the effect of any of these developments, and any future initiatives to regulate, reform or change the manner of administration of LIBOR could result in adverse consequences to the rate of interest payable and receivable on, market value of and market liquidity for LIBOR-based financial instruments.

Key Components of Our Results of Operations

Investments

We focus primarily on the direct origination of loans to middle market, technology-related companies domiciled in the United States.

Our level of investment activity (both the number of investments and the size of each investment) can and will vary substantially from period to period depending on many factors, including the amount of debt and equity capital available to middle market companies, the level of merger and acquisition activity for such companies, the general economic environment and the competitive environment for the types of investments we make.

In addition, as part of our risk strategy on investments, we may reduce the levels of certain investments through partial sales or syndication to additional lenders.

Revenues

We generate revenues primarily in the form of interest income from the investments we hold. In addition, we may generate income from dividends on either direct equity investments or equity interests obtained in connection with originating loans, such as options, warrants or conversion rights. Our debt investments typically have a term of three to ten years. As of June 30, 2023, 96.5% of our debt investments based on fair value bear interest at a floating rate, subject to interest rate floors, in certain cases. Interest on our debt investments is generally payable either monthly or quarterly.

Our investment portfolio consists primarily of floating rate loans. Macro trends in base interest rates like LIBOR, SOFR and any other alternative reference rates may affect our net investment income over the long term. However, because we generally intend to originate loans to a small number of portfolio companies each quarter, and those investments may vary in size, our results in any given period, including the interest rate on investments that may be sold or repaid in a period compared to the interest rate of new investments made during that period, may be idiosyncratic, and

reflect the characteristics of the particular portfolio companies that we invested in or exited during the period and not necessarily any trends in our business or macro trends.

Loan origination fees, original issue discount and market discount or premium are capitalized, and we accrete or amortize such amounts under U.S. generally accepted accounting principles ("U.S. GAAP") as interest income using the effective yield method for term instruments and the straight-line method for revolving or delayed draw instruments. Repayments of our debt investments can reduce interest income from period to period. The frequency or volume of these repayments may fluctuate significantly. We record prepayment premiums on loans as interest income. We may also generate revenue in the form of commitment, loan origination, structuring, or due diligence fees, fees for providing managerial assistance to our portfolio companies and possibly consulting fees. Certain of these fees may be capitalized and amortized as additional interest income over the life of the related loan.

Dividend income on equity investments is recorded on the record date for private portfolio companies or on the ex-dividend date for publicly traded companies.

Our portfolio activity will also reflect the proceeds from sales of investments. We will recognize realized gains or losses on investments based on the difference between the net proceeds from the disposition and the amortized cost basis of the investment without regard to unrealized gains or losses previously recognized. We record current period changes in fair value of investments that are measured at fair value as a component of the net change in unrealized gains (losses) on investments in the Consolidated Statements of Operations.

Expenses

Our primary operating expenses include the payment of the management fee, the incentive fee, expenses reimbursable under the Administration Agreement and Investment Advisory Agreement, legal and professional fees, interest and other debt expenses and other operating expenses. The management fee and incentive fee compensate our Adviser for work in identifying, evaluating, negotiating, closing, monitoring and realizing our investments.

Except as specifically provided below, we anticipate that all investment professionals and staff of the Adviser, when and to the extent engaged in providing investment advisory and management services to us, and the base compensation, bonus and benefits, and the routine overhead expenses, of such personnel allocable to such services, will be provided and paid for by the Adviser. In addition, the Adviser shall be solely responsible for any placement or "finder's" fees payable to placement agents engaged by the Company or its affiliates in connection with the offering of securities by the Company. We will bear our allocable portion of the costs of the compensation, benefits and related administrative expenses (including travel expenses) of our officers who provide operational and administrative services hereunder, their respective staffs and other professionals who provide services to us (including, in each case, employees of the Adviser or an affiliate) who assist with the preparation, coordination, and administration of the foregoing or provide other "back office" or "middle office" financial or operational services to us. We shall reimburse the Adviser (or its affiliates) to such individuals (based on a percentage of time such individuals devote, on an estimated basis, to our business affairs and in acting on our behalf). We also will bear all other costs and expenses of our operations, administration and transactions, including, but not limited to (i) investment advisory fees, including Management Fees and Incentive Fees, to the Adviser, pursuant to the Investment Advisory Agreement; (ii) our allocable portion of overhead and other expenses incurred by the Adviser in performing its administrative obligations under the Investment Advisory Agreement and (iii) all other costs and expenses of our operations and transactions including, without limitation, those relating to:

- the cost of our organization and any offerings;
- the cost of calculating our net asset value, including the cost of any third-party valuation services;
- · the cost of effecting any sales and repurchases of the common stock and other securities;
- fees and expenses payable under any dealer manager agreements, if any;
- · debt service and other costs of borrowings or other financing arrangements;
- costs of hedging;
- expenses, including travel expense, incurred by the Adviser, or members of the investment team, or payable to third parties, performing due diligence on prospective portfolio companies and, if necessary, enforcing our rights;
- escrow agent, transfer agent and custodial fees and expenses;



- · fees and expenses associated with marketing efforts;
- federal and state registration fees, any stock exchange listing fees and fees payable to rating agencies;
- federal, state and local taxes;
- independent directors' fees and expenses, including certain travel expenses;
- costs of preparing financial statements and maintaining books and records and filing reports or other documents with the SEC (or other regulatory bodies) and
 other reporting and compliance costs, including registration fees, listing fees and licenses, and the compensation of professionals responsible for the preparation
 of the foregoing;
- the costs of any reports, proxy statements or other notices to our shareholders (including printing and mailing costs);
- the costs of any shareholder or director meetings and the compensation of personnel responsible for the preparation of the foregoing and related matters;
- commissions and other compensation payable to brokers or dealers;
- research and market data;
- fidelity bond, directors and officers errors and omissions liability insurance and other insurance premiums;
- direct costs and expenses of administration, including printing, mailing, long distance telephone and staff;
- · fees and expenses associated with independent audits, outside legal and consulting costs;
- costs of winding up;
- · costs incurred in connection with the formation or maintenance of entities or vehicles to hold our assets for tax or other purposes;
- · extraordinary expenses (such as litigation or indemnification); and
- costs associated with reporting and compliance obligations under the 1940 Act and applicable federal and state securities laws.

We expect, but cannot ensure, that our general and administrative expenses will increase in dollar terms during periods of asset growth, but will decline as a percentage of total assets during such periods.

Leverage

The amount of leverage we use in any period depends on a variety of factors, including cash available for investing, the cost of financing and general economic and market conditions. On August 7, 2018, we received shareholder approval that allowed us to reduce our asset coverage ratio from 200% to 150% effective as of August 8, 2018. As a result, we are permitted, under specified conditions, to issue multiple classes of indebtedness and one class of stock senior to the common stock if our asset coverage, as defined in the 1940 Act, would at least be equal to 150% immediately after each such issuance. This reduced asset coverage ratio permits us to double the amount of leverage we can incur. For example, under a 150% asset coverage ratio we may borrow \$2 for investment purposes of every \$1 of investor equity whereas under a 200% asset coverage ratio we may only borrow \$1 for investment purposes for every \$1 of investor equity. Our current target leverage ratio is 0.90x-1.25x.

In any period, our interest expense will depend largely on the extent of our borrowing and we expect interest expense will increase as we increase our leverage over time subject to the limits of the 1940 Act. In addition, we may dedicate assets to financing facilities.

Market Trends

We believe the technology investment lending environment provides opportunities for us to meet our goal of making investments that generate an attractive total return based on a combination of the following factors.

Limited Availability of Capital for Technology Companies. We believe that technology companies have limited access to capital, driven by a lack of dedicated pools of capital focused on technology companies and a reduction in activity from commercial and investment banks as a result of regulatory and structural factors, industry consolidation and general risk aversion. Traditional lenders, such as commercial and investment banks, generally do not have flexible product offerings that meet the needs of technology-related companies. In recent years, many commercial and investment banks



have focused their efforts and resources on lending to large corporate clients and managing capital markets transactions rather than lending to technology-related companies. In addition, these lenders may be constrained in their ability to underwrite and hold loans and high yield securities, as well as their ability to provide equity financing, as they seek to meet existing and future regulatory capital requirements. We also believe that there is a lack of scaled market participants that are willing to provide and hold meaningful amounts of a customized financing solution for technology companies. As a result, we believe our focus on technology-related companies and our ability to invest across the capital structure, coupled with a limited supply of capital providers, presents an attractive opportunity to invest in technology companies.

Capital Markets Have Been Unable to Fill the Void Left by Banks. Access to underwritten bond and syndicated loan markets is challenging for many technology companies due to loan size and liquidity. For example, high yield bonds are generally purchased by institutional investors such as mutual funds and exchange traded funds ("ETFs") who, among other things, are highly focused on the liquidity characteristics of the bond being issued in order to fund investor redemptions and/or comply with regulatory requirements. Accordingly, the existence of an active secondary market for bonds is an important consideration in these entities' initial investment decision.

Syndicated loans arranged through a bank are done either on a "best efforts" basis or are underwritten with terms plus provisions that permit the underwriters to change certain terms, including pricing, structure, yield and tenor, otherwise known as "flex", to successfully syndicate the loan, in the event the terms initially marketed are insufficiently attractive to investors. Loans provided by companies such as ours provide certainty to issuers in that we can commit to a given amount of debt on specific terms, at stated coupons and with agreed upon fees. As we are the ultimate holder of the loans, we do not require market "flex" or other arrangements that banks may require when acting on an agency basis. In addition, our Adviser has teams focused on both liquid credit and private credit and these teams are able to collaborate with respect to syndicated loans.

Robust Demand for Debt Capital. According to Gartner, a research and advisory company, global technology spend was \$4.4 trillion in 2022 and is expected to grow to more than \$4.5 trillion in 2023. We believe global demand for technology products and services will continue to grow rapidly, and that growth will stimulate demand for capital from technology companies which will continue to require access to capital to refinance existing debt, support growth and finance acquisitions. We believe that periods of market volatility, such as the current period of market volatility caused, in part, by elevated inflation, rising interest rates, and current geopolitical conditions, have accentuated the advantages of private credit. The availability of capital in the liquid credit market is highly sensitive to market conditions whereas we believe private lending has proven to be a stable and reliable source of capital through periods of volatility. In addition, we believe the large amount of uninvested capital held by funds of private equity firms, estimated by Preqin Ltd., an alternative assets industry data and research company, to be \$2.6 trillion as of June 30, 2023, coupled with a growing focus on technology investing by private equity sponsors, will continue to drive deal activity. We expect that technology companies, private equity sponsors, venture capital firms, and entrepreneurs will continue to seek partners to provide flexible financing for their businesses with debt and equity investments provided by companies such as us.

Attractive Investment Dynamics. An imbalance between the supply of, and demand for, capital creates attractive pricing dynamics. With respect to the debt investments in technology companies, we believe the directly negotiated nature of such financings generally provides more favorable terms to the lender, including stronger covenant and reporting packages, better call protection, and lender protective change of control provisions. Further, we believe that historical default rates for technology and software companies have been lower, and recovery rates have been higher, as compared to the broader leveraged finance market, leading to lower cumulative losses. With respect to equity and equity-linked investments, we will seek to structure these investments with meaningful shareholder protections, including, but not limited to, anti-dilution, anti-layering, and liquidation preferences, which we believe that in the current environment lenders with available capital may be able to take advantage of attractive investment opportunities and may be able to achieve improved economic spreads and documentation terms.

Compelling Business Models. We believe that the products and services that technology companies provide often have high switching costs and are fundamental to the operations and success of their customers. We generally invest in dominant or growing players in niche markets that are selling products to established customer bases. As a result, technology companies have attributes that make them compelling investments, including strong customer retention rates, and highly recurring and predictable revenue. Further, technology companies are typically highly capital efficient, with limited capital expenditures and high free cash flow conversion. In addition, the replicable nature of technology products creates substantial operating leverage which typically results in strong profitability.

We believe that software businesses make compelling investments because they are inherently diversified into a variety of sectors due to end market applications and have been one of the more defensive sectors throughout economic cycles.

Attractive Opportunities in Investments in Technology Companies. We invest in the debt and equity of technology companies. We believe that opportunities in the debt of technology companies are significant because of the floating rate structure of most senior secured debt issuances and because of the strong defensive characteristics of these types of investments. We believe that debt issues with floating interest rates offer a superior return profile as compared with fixed-rate investments, since floating rate structures are generally less susceptible to declines in value experienced by fixed-rate securities in a rising interest rate environment. Senior secured debt also provides strong defensive characteristics. Senior secured debt has priority in payment among an issuer's security holders whereby holders are due to receive payment before junior creditors and equity holders. Further, these investments are generally secured by the issuer's assets, which may provide protection in the event of a default.

We believe that opportunities in the equity of technology companies are significant because of the potential to generate meaningful capital appreciation by participating in the growth in the portfolio company and the demand for its products and services. Moreover, we believe that the high-growth profile of a technology company will generally make it a more attractive candidate for a liquidity event than a company in a non-high growth industry.

Portfolio and Investment Activity

As of June 30, 2023, based on fair value, our portfolio consisted of 64.9% first lien senior secured debt investments (of which 71.7% we consider to be unitranche debt investments (including "last out" portions of such loans)), 8.2% second lien senior secured debt investments, 6.2% unsecured debt investments, 13.6% preferred equity investments and 7.1% common equity investments.

As of June 30, 2023, our weighted average total yield of the portfolio at fair value and amortized cost was 10.4% and 10.4%, respectively, and our weighted average yield of accruing debt and income producing securities at fair value and amortized cost was 12.3% and 12.2%, respectively.

As of June 30, 2023, we had investments in 119 portfolio companies with an aggregate fair value of \$6.4 billion. As of June 30, 2023, we had net leverage of 0.83x debt-to-equity.

We expect the pace of our originations to vary with the pace of repayments. In periods with lower repayment volume, the pace of our originations is expected to slow. Currently, rising interest rates, reduced refinancing activity and market uncertainty has led to a decline in merger and acquisitions activity which in turn has led to moderate repayments and originations over the quarter. In addition, although the pace of originations remains slow, the credit quality of our portfolio has been consistent. We continue to focus on investing in recession resistant industries that we are familiar with, including service oriented sectors such as software, insurance, food and beverage and healthcare, and on additional financings to our existing borrowers. The majority of our investments are supported by sophisticated financial sponsors who provide operational and financial resources. In addition, the current lending environment is favorable to direct lenders, which gives us the ability to structure the terms and spreads of such deals to include wider spreads, lower loan to values, extended call protection, attractive leverage profiles and credit protections.

Many of the companies in which we invest have experienced relief and are experiencing improved profitability from earlier supply chain disruptions resulting from the pandemic, the war between Russia and Ukraine and elements of geopolitical, economic and financial market instability. In addition, we have seen a moderation in input costs which has helped to offset the impact of rising rates and support growth. These companies are continuing to see solid demand with modest growth in both revenues and EBITDA. However, in the event that the U.S. economy enters into a protracted recession, it is possible that the results of some of the middle market companies similar to those in which we invest could experience deterioration. While we are not seeing signs of an overall, broad deterioration in our results or those of our portfolio companies at this time, there can be no assurance that the performance of certain of our portfolio companies will not be negatively impacted by economic conditions, which could have a negative impact on our future results.

We also continue to invest in specialty financing portfolio companies, including Fifth Season Investments LLC ("Fifth Season"), LSI Financing DAC 1 ("LSI Financing"), and AAM Series 1.1 Rail and Domestic Intermodal Feeder, LLC and AAM Series 2.1 Aviation Feeder, LLC (collectively, "Amergin AssetCo"). These companies may use our capital to support acquisitions which could continue to lead to increased dividend income across well-diversified underlying portfolios. See "Specialty Financing Portfolio Companies."

We are continuing to monitor the effect that market volatility, including as a result of a rising interest rate environment and uncertainty in the banking sector may have on our portfolio companies and our investment activities. Although we anticipate that a shift in consumer demand may lead to a contraction in the economy, we believe that the rapid rise in interest rates will meaningfully benefit our net investment income as we begin to see the effect of interest rates exceeding our interest rate floors.

The table below presents our investment activity for the following periods (information presented herein is at par value unless otherwise indicated):

	For the Three Mo	nths Enc	led June 30,
(\$ in thousands)	 2023		2022
New investment commitments			
Gross originations	\$ 63,212	\$	335,071
Less: Sell downs	 (3,637)		(31,506)
Total new investment commitments	\$ 59,575	\$	303,565
Principal amount of investments funded:			
First-lien senior secured debt investments	\$ 49,626	\$	111,864
Second-lien senior secured debt investments	_		17,647
Unsecured debt investments	—		56,016
Preferred equity investments	_		7,500
Common equity investments	4,420		17,444
Total principal amount of investments funded	\$ 54,046	\$	210,471
Principal amount of investments sold or repaid:			
First-lien senior secured debt investments	\$ (171,773)	\$	(39,340)
Second-lien senior secured debt investments	(20,000)		_
Unsecured debt investments	—		_
Preferred equity investments			(50,000)
Common equity investments	(27,777)		—
Total principal amount of investments sold or repaid	\$ (219,550)	\$	(89,340)
Number of new investment commitments in new portfolio companies ⁽¹⁾	—		10
Average new investment commitment amount	\$ _	\$	22,159
Weighted average term for new debt investment commitments (in years)	5.0		6.3
Percentage of new debt investment commitments at floating rates	32.0 %		100.0 %
Percentage of new debt investment commitments at fixed rates	68.0 %		0.0 %
Weighted average interest rate of new debt investment commitments ⁽²⁾⁽³⁾	11.9 %		8.8 %
Weighted average spread over applicable base rate of new floating rate debt investment commitments	6.5 %		6.7 %

(1)

Number of new investment commitments represents commitments to a particular portfolio company. Assumes each floating rate commitment is subject to the greater of the interest rate floor (if applicable) or 3-month SOFR, which was 2.12%% as of June 30, 2022. Assumes each floating rate commitment is subject to the greater of the interest rate floor (if applicable) or 3-month SOFR, which was 5.27% as of June 30, 2023. (2)

(3)

The table below presents our investments as of the following periods:

	June 30, 2023				Decembe	r 31,	, 2022	
(\$ in thousands)	Aı	nortized Cost		Fair Value	1	Amortized Cost		Fair Value
First-lien senior secured debt investments	\$	4,172,611	\$	4,170,088 (1)	\$	4,252,574	\$	4,232,118 (1)
Second-lien senior secured debt investments		547,580		528,389		561,435		536,957
Unsecured debt investments		411,050		399,221		387,971		361,057
Preferred equity investments ⁽²⁾		887,258		877,864		819,642		834,593
Common equity investments ⁽³⁾		435,760		456,338		481,351		446,664
Total Investments	\$	6,454,259	\$	6,431,900	\$	6,502,973	\$	6,411,389

71.7% and 76.1% of which we consider unitranche loans as of June 30, 2023 and December 31, 2022, respectively. Includes investment in LSI Financing. Includes investments in Amergin AssetCo and Fifth Season. (1) (2) (3)

We use GICS for classifying the industry groupings of our portfolio companies. The table below presents investments by industry composition based on fair value as of the following periods:

	June 30, 2023	December 31, 2022
Aerospace & Defense	2.0 %	1.9 %
Application Software	15.4	16.0
Banks	2.2	2.1
Building Products	0.8	0.7
Capital Markets	0.4	0.3
Commercial Services & Supplies	—	_
Construction & Engineering	—	—
Consumer Finance	0.7	0.7
Diversified Consumer Services	6.6	8.1
Diversified Financial Services ⁽³⁾	5.5	5.2
Electrical Equipment	0.8	0.8
Energy Equipment & Services	1.9	2.0
Food & Staples Retailing	0.4	0.4
Health Care Technology	12.6	12.4
Hotels, Restaurants & Leisure	2.6	2.4
Household Durables	1.2	1.1
Industrial Conglomerates	1.3	1.3
Insurance ⁽¹⁾	1.5	1.4
Internet & Direct Marketing Retail	3.9	3.9
IT Services	7.0	7.0
Life Sciences Tools & Services	—	0.3
Pharmaceuticals ⁽²⁾	0.2	0.1
Professional Services	6.9	6.7
Real Estate Management & Development	0.8	0.8
Road & Rail	0.2	0.2
Systems Software	23.4	22.5
Thrifts & Mortgage Finance	1.7	1.7
Total	100.0 %	100.0 %

(1) Includes investment in Fifth Season.

(2) Includes investment in LSI Financing.

(3) Includes investment in Amergin AssetCo.

We classify the industries of our portfolio companies by end-market (such as health care technology) and not by the product or services (such as software) directed to those end-markets.

The table below presents investments by geographic composition based on fair value as of the following periods:

	June 30, 2023	December 31, 2022
United States:		
Midwest	18.0 %	17.5 %
Northeast	17.1	16.7
South	15.9	20.8
West	33.1	28.6
Argentina	0.6	0.6
Canada	3.6	3.7
Estonia	0.2	0.2
Guernsey	3.3	3.0
Ireland	0.2	0.1
Israel	2.4	2.4
Netherlands	3.7	4.5
United Kingdom	1.9	1.9
Total	100.0 %	100.0 %

The table below presents the weighted average yields and interest rates of our investments at fair value as of the following periods:

	June 30, 2023	December 31, 2022
Weighted average total yield of portfolio(1)	10.4 %	9.8 %
Weighted average total yield of debt and income producing securities(1)	12.3 %	11.6 %
Weighted average interest rate of debt securities	11.6 %	10.9 %
Weighted average spread over base rate of all floating rate investments	6.7 %	6.7 %

(1) For non-stated rate income producing investments, computed based on (a) the dividend or interest income earned for the respective trailing twelve months ended on the measurement date, divided by (b) the ending fair value. In instances where historical dividend or interest income data is not available or not representative for the trailing twelve months ended, the dividend or interest income is annualized.

The weighted average yield of our debt and income producing securities is not the same as a return on investment for our shareholders but, rather, relates to a portion of our investment portfolio and is calculated before the payment of all of our and our subsidiaries' fees and expenses. The weighted average yield was computed using the effective interest rates as of each respective date, including accretion of original issue discount and loan origination fees, but excluding investments on non-accrual status, if any. There can be no assurance that the weighted average yield will remain at its current level.

Our Adviser monitors our portfolio companies on an ongoing basis. It monitors the financial trends of each portfolio company to determine if they are meeting their respective business plans and to assess the appropriate course of action with respect to each portfolio company. Our Adviser has several methods of evaluating and monitoring the performance and fair value of our investments, which may include the following:

- assessment of success of the portfolio company in adhering to its business plan and compliance with covenants;
- periodic and regular contact with portfolio company management and, if appropriate, the financial or strategic sponsor, to discuss financial position, requirements and accomplishments;
- · comparisons to other companies in the portfolio company's industry; and
- review of monthly or quarterly financial statements and financial projections for portfolio companies.

As part of the monitoring process, our Adviser employs an investment rating system to categorize our investments. In addition to various risk management and monitoring tools, our Adviser rates the credit risk of all investments on a scale of 1 to 5. This system is intended primarily to reflect the underlying risk of a portfolio investment relative to our initial cost basis in respect of such portfolio investment (i.e., at the time of origination or acquisition), although it may also take into account the performance of the portfolio company's business, the collateral coverage of the investment and other relevant factors.

The rating system is as follows:

Investment Rating	Description
1	Investments with a rating of 1 involve the least amount of risk to our initial cost basis. The borrower is performing above expectations, and the trends and risk factors for this investment since origination or acquisition are generally favorable;
2	Investments rated 2 involve an acceptable level of risk that is similar to the risk at the time of origination or acquisition. The borrower is generally performing as expected and the risk factors are neutral to favorable. All investments or acquired investments in new portfolio companies are initially assessed a rate of 2;
3	Investments rated 3 involve a borrower performing below expectations and indicates that the loan's risk has increased somewhat since origination or acquisition;
4	Investments rated 4 involve a borrower performing materially below expectations and indicates that the loan's risk has increased materially since origination or acquisition. In addition to the borrower being generally out of compliance with debt covenants, loan payments may be past due (but generally not more than 120 days past due); and
5	Investments rated 5 involve a borrower performing substantially below expectations and indicates that the loan's risk has increased substantially since origination or acquisition. Most or all of the debt covenants are out of compliance and payments are substantially delinquent. Loans rated 5 are not anticipated to be repaid in full and we will reduce the fair value of the loan to the amount we anticipate will be recovered.

Our Adviser rates the investments in our portfolio at least quarterly and it is possible that the rating of a portfolio investment may be reduced or increased over time. For investments rated 3, 4 or 5, our Adviser enhances its level of scrutiny over the monitoring of such portfolio company.

The Adviser has built out its portfolio management team to include workout experts who closely monitor our portfolio companies and who, on at least a quarterly basis, assess each portfolio company's operational and liquidity exposure and outlook to understand and mitigate risks; and, on at least a monthly basis, evaluates existing and newly identified situations where operating results are deviating from expectations. As part of its monitoring process, the Adviser focuses on projected liquidity needs and where warranted, re-underwriting credits and evaluating downside and liquidation scenarios.

The Adviser focuses on downside protection by leveraging existing rights available under our credit documents; however, for investments that are significantly underperforming or which may need to be restructured, the Adviser's workout team partners with the investment team and all material amendments, waivers and restructurings require the approval of a majority of the Investment Committee.

The table below presents the composition of our portfolio on the 1 to 5 rating scale as of the following periods:

		June 3	0, 2023	December 31, 2022			
Investment Rating	Invest	ments at Fair Value	Percentage of Total Portfolio	Investments at Fair Value	Percentage of Total Portfolio		
(\$ in thousands)							
1	\$	848,119	13.2 %	\$ 787,221	12.3 %		
2		5,121,346	79.7	5,250,592	81.8		
3		440,457	6.8	355,999	5.6		
4		21,978	0.3	—	—		
5			_	17,577	0.3		
Total	\$	6,431,900	100.0 %	\$ 6,411,389	100.0 %		

The table below presents the amortized cost of our performing and non-accrual debt investments as of the following periods:

	June 30, 2023				December 31, 2022		
(\$ in thousands)	An	nortized Cost	Percentage		Amortized Cost	Percentage	
Performing	\$	5,118,258	99.7 %	\$	5,168,032	99.3 %	
Non-accrual		12,983	0.3		33,948	0.7	
Total	\$	5,131,241	100.0 %	\$	5,201,980	100.0 %	

Loans are generally placed on non-accrual status when there is reasonable doubt that principal or interest will be collected in full. Accrued interest is generally reversed when a loan is placed on non-accrual status. Interest payments received on non-accrual loans may be recognized as income or applied to principal depending upon management's judgment regarding collectability. Non-accrual loans are restored to accrual status when past due principal and interest is paid current and, in management's judgment, are likely to remain current. Management may make exceptions to this treatment and determine to not place a loan on non-accrual status if the loan has sufficient collateral value and is in the process of collection.

Specialty Financing Portfolio Companies

Amergin

Amergin is a portfolio company created to invest in a leasing platform focused on railcar and aviation assets. Amergin consists of Amergin AssetCo and Amergin Asset Management LLC, which has entered into a Servicing Agreement with Amergin AssetCo. We made a \$5.0 million equity commitment to Amergin AssetCo on July 1, 2022. Our investment in Amergin is a co-investment made with our affiliates in accordance with the terms of the exemptive relief that we received from the SEC. We do not consolidate our equity interest in Amergin.

Fifth Season Investments LLC

Fifth Season is a portfolio company created to invest in life settlement assets. On July 18, 2022, we made a \$5.2 million equity commitment to Fifth Season. We increased our commitment to Fifth Season on October 17, 2022, November 9, 2022, November 15, 2022, November 29, 2022, February 9, 2023, May 3, 2023, June 1, 2023, June 13, 2023 and June 20, 2023 by \$20.6 million, \$0.5 million, \$1.9 million, \$1.5 million, \$1.5 million, \$1.0 million, \$1.0 million and \$1.0 million, respectively. Our investment in Fifth Season is a co-investment with our affiliates in accordance with the terms of the exemptive relief that we received from the SEC. We do not consolidate our equity interest in Fifth Season.

LSI Financing 1 DAC

LSI Financing is a portfolio company formed to acquire contractual rights to revenue pursuant to earnout agreements generally in the life sciences space. On December 14, 2022, we made a \$4.0 million commitment to LSI Financing. We increased our commitment to LSI Financing on February 17, 2023, February 24, 2023 and March 16, 2023 by \$0.2 million, \$1.8 million and \$7.7 million, respectively. Our investment in LSI Financing is a co-investment with our



affiliates in accordance with the terms of the exemptive relief that we received from the SEC. We do not consolidate our equity interest in LSI Financing.

Results of Operations

The below table represents the operating results for the following periods:

	Three Months Ended June 30,			For the Six Months End			nded June 30,	
(\$ in millions)		2023		2022		2023		2022
Total Investment Income	\$	171.2	\$	107.5	\$	332.7	\$	215.0
Less: Expenses		80.7		36.6		157.5		76.7
Net Investment Income (Loss) Before Taxes	\$	90.5	\$	70.9	\$	175.2	\$	138.3
Less: Income taxes, including excise taxes		3.3		3.4		6.4		5.5
Net Investment Income (Loss) After Taxes	\$	87.2	\$	67.5	\$	168.8	\$	132.8
Net change in unrealized gain (loss)		26.6		(248.0)		57.4		(352.8)
Net realized gain (loss)		_		36.8		(15.5)		41.1
Net Increase (Decrease) in Net Assets Resulting from Operations	\$	113.8	\$	(143.7)	\$	210.7	\$	(178.9)

Net increase (decrease) in net assets resulting from operations can vary from period to period as a result of various factors, including the level of new investment commitments, expenses, the recognition of realized gains and losses and changes in unrealized appreciation and depreciation on the investment portfolio. For the three and six months ended June 30, 2023, our net asset value per share increased, primarily driven by unrealized gains on the portfolio and accumulated undistributed earnings from net investment income.

Investment Income

The below table presents investment income for the following periods:

	For the Three Mor	Ended June 30,	For the Six Mont	hs Ended June 30,		
(\$ in millions)	 2023		2022	 2023		2022
Interest income from investments	\$ 128.9	\$	77.8	\$ 249.7	\$	159.1
PIK interest income	31.8		21.3	61.9		38.5
Dividend income	9.6		7.3	18.6		15.4
Other income	0.9		1.1	2.5		2.0
Total investment income	\$ 171.2	\$	107.5	\$ 332.7	\$	215.0

We generate revenues primarily in the form of interest income from the investments we hold. In addition, we may generate income from dividends on either direct equity investments or equity interests obtained in connection with originating loans, such as options, warrants or conversion rights.

For the Three Months Ended June 30, 2023 and 2022

Investment income increased to \$171.2 million for the three months ended June 30, 2023 from \$107.5 million for the three months ended June 30, 2022 primarily due to an increase in our portfolio's weighted average yield from 7.6% as of June 30, 2022 to 10.4% as of June 30, 2023 and an increase in our debt investment portfolio from \$5.0 billion as of June 30, 2022, to \$5.2 billion as of June 30, 2023. Included in interest income are other fees such as prepayment fees and accelerated amortization of upfront fees from unscheduled paydowns. Income generated from these fees increased from \$1.1 million to \$2.3 million for the three months ended June 30, 2022 and 2023, respectively. For the three months ended June 30, 2022 and 2023 there were one-time prepayment fees of approximately \$0.5 million and \$0.5 million, respectively. PIK interest and dividend income decreased from approximately 26.6% of investment income for the three months ended June 30, 2023. Other income, which is comprised of fees that are generally available to us as a result of closing investments and paid at the time of closing, remained relatively flat period-over-period. We expect that investment income will vary based on a variety of factors including the pace of our originations and repayments.

For the Six Months Ended June 30, 2023 and 2022

Investment income increased to \$332.7 million for the six months ended June 30, 2023 from \$215.0 million for the six months ended June 30, 2022 primarily due to an increase in our portfolio's weighted average yield from 7.6% as of June 30, 2022 to 10.4% as of June 30, 2023 and an increase in our debt investment portfolio which, at par, increased from \$5.0 billion as of June 30, 2022, to \$5.2 billion as of June 30, 2023. Included in interest income are other fees such as prepayment fees and accelerated amortization of upfront fees from unscheduled paydowns. Income generated from these fees decreased from \$5.7 million to \$2.3 million for the six months ended June 30, 2022 and 2023, there were one-time prepayment fees of approximately \$2.6 million and \$0.5 million, respectively. PIK interest and dividend income decreased from approximately 25.0% of investment income for the six months ended June 30, 2023. Other income increased period-over-period due to an increase in incremental fee income, which are fees that are generally available to us as a result of closing investments and generally paid at the time of closing. We expect that investment income will vary based on a variety of factors including the pace of our originations and repayments.

Expenses

The table below presents our expenses for the following periods:

	Thr	Three Months Ended June 30,			For the Six Months Ended June 30,			led June 30,
(\$ in millions)	202	23		2022		2023		2022
Interest expense	\$	48.6	\$	28.7	\$	96.8	\$	55.8
Management fees		14.8		13.9		29.5		27.9
Incentive fees		12.9		(9.4)		23.5		(13.3)
Professional fees		2.2		2.0		4.2		3.6
Directors' fees		0.2		0.3		0.5		0.5
Other general and administrative		2.0		1.1		3.0		2.2
Total operating expenses	\$	80.7	\$	36.6	\$	157.5	\$	76.7

Under the terms of the Administration Agreement, we reimburse the Adviser for services performed for us. In addition, pursuant to the terms of the Administration Agreement, the Adviser may delegate its obligations under the Administration Agreement to an affiliate or to a third party and we reimburse the Adviser for any services performed for us by such affiliate or third party.

For the Three Months Ended June 30, 2023 and 2022

Total expenses increased to \$80.7 million for the three months ended June 30, 2023 from \$36.6 million for the three months ended June 30, 2022 primarily due to an increase in interest expense, management fees, and incentive fees. The increase in interest expense was driven by an increase in average daily borrowings to \$3.0 billion from \$2.7 billion period over period, as well as an increase in the average interest rate to 6.1% from 4.0% period over period. The increase in management fees was driven by an increase in the portfolio. The increase in incentive fees was driven by an increase in net investment income as well as unrealized gains on the portfolio for the three months ended June 30, 2023. As a percentage of total assets, professional fees, directors' fees and other general and administrative expenses remained relatively consistent period over period.

For the Six Months Ended June 30, 2023 and 2022

Total expenses increased to \$157.5 million for the six months ended June 30, 2023 from \$76.7 million for the six months ended June 30, 2022 primarily due to an increase in interest expense, management fees, and incentive fees. The increase in interest expense was driven by an increase in average daily borrowings to \$3.1 billion from \$2.7 billion period over period, as well as an increase in the average interest rate to 5.9% from 3.9% period over period. The increase in management fees was driven by an increase in the portfolio. The increase in incentive fees was driven by an increase in net investment income as well as unrealized gains on the portfolio for the six months ended June 30, 2023. As a percentage of total assets, professional fees, directors' fees and other general and administrative expenses remained relatively consistent period.

Income Taxes, Including Excise Taxes

We have elected to be treated as a RIC under Subchapter M of the Code, and we intend to operate in a manner so as to continue to qualify for the tax treatment applicable to RICs. To qualify for tax treatment as a RIC, we must, among

other things, distribute to our shareholders in each taxable year generally at least 90% of our investment company taxable income, as defined by the Code, and net tax-exempt income for that taxable year. To maintain our tax treatment as a RIC, we, among other things, intend to make the requisite distributions to our shareholders, which generally relieves us from U.S. federal income taxes at corporate rates.

Depending on the level of taxable income earned in a tax year, we can be expected to carry forward taxable income (including net capital gains, if any) in excess of current year dividend distributions from the current tax year into the next tax year and pay a nondeductible 4% U.S. federal excise tax on such taxable income, as required. To the extent that we determine that our estimated current year annual taxable income will be in excess of estimated current year dividend distributions from such income, we will accrue excise tax on estimated excess taxable income.

For the three months ended June 30, 2023 and 2022 we accrued U.S. federal excise tax of \$3.3 million and \$3.3 million, respectively. For the six months ended June 30, 2023 and 2022 we accrued U.S. federal excise tax of \$6.4 million and \$5.4 million, respectively.

Net Change in Unrealized Gains (Losses)

We fair value our portfolio investments quarterly and any changes in fair value are recorded as unrealized gains or losses. During the following periods, net change in unrealized gains (losses) were:

	For the Three Months Ended June 30,					For the Six Months Ended June 30,				
(\$ in millions)	2023			2022		2023		2022		
Net change in unrealized gain (loss) on investments	\$	26.3	\$	(247.7)	\$	57.1	\$	(352.5)		
Net change in unrealized gain (loss) on translation of assets and liabilities in foreign currencies		0.3		(0.3)		0.3		(0.3)		
Net change in unrealized gain (loss)	\$	26.6	\$	(248.0)	\$	57.4	\$	(352.8)		

For the Three Months Ended June 30, 2023 and 2022

For the three months ended June 30, 2023, the net unrealized gain was primarily driven by an increase in the fair value of our investments as compared to March 31, 2023. As of June 30, 2023, the fair value of our debt investments as a percentage of principal was 98.6%, as compared to 98.6% as of March 31, 2023. The primary drivers of our portfolio's unrealized gains were current market conditions and reversals of prior period unrealized losses that were realized during the period. The ten largest contributors to the change in net unrealized gain (loss) on investments during the following period consisted of the following:

	Net Change in V (Loss) For the Th	
Portfolio Company	June 3	0, 2023
(\$ in millions)		
Toast, Inc.	\$	19.7
Starboard Value Acquisition Corp. (dba Cyxtera Technologies, Inc.)		14.6
Remitly Global, Inc.		(9.2)
Signifyd Inc.		(5.5)
Circle Internet Services, Inc.		(5.4)
Exabeam, Inc.		4.7
6Sense Insights, Inc.		(3.9)
Cornerstone OnDemand, Inc.		(2.5)
Help HP SCF Investor, LP		2.0
SLA Eclipse Co-Invest, L.P.		2.0
Remaining Companies		9.8
Total	\$	26.3

For the three months ended June 30, 2022, the net unrealized loss was primarily driven by a decrease in the fair value of our investments as compared to March 31, 2022. As of June 30, 2022, the fair value of our debt investments as a percentage of principal was 97.4%, as compared to 98.7% as of March 31, 2022. The primary drivers of our portfolio's unrealized losses were current market conditions, increased market volatility effecting our investments in publicly traded companies, and credit spreads widening across the broader market as compared to March 31, 2022. The ten largest contributors to the change in net unrealized gain (loss) on investments during the following period consisted of the following:

	Net Change in Unrealized Gain (Loss) For the Three Months Endec					
Portfolio Company	June 30, 2022					
(\$ in millions)						
UserZoom Technologies, Inc.	\$	(38.3)				
Toast, Inc.		(33.7)				
Revolut Ribbit Holdings, LLC		(22.4)				
Robinhood Markets, Inc.		(12.8)				
Kajabi Holdings, LLC		(10.0)				
Cornerstone OnDemand, Inc.		(8.5)				
SLA Eclipse Co-Invest, L.P.		(6.8)				
Remitly Global, Inc.		(6.1)				
Circle Internet Services, Inc.		(5.9)				
Peraton Corp.		(5.4)				
Remaining Companies		(97.8)				
Total	\$	(247.7)				

For the Six Months Ended June 30, 2023 and 2022

For the six months ended June 30, 2023, the net unrealized gain was primarily driven by an increase in the fair value of our investments as compared to December 31, 2022. As of June 30, 2023, the fair value of our debt investments as a percentage of principal was 98.6%, as compared to 97.9% as of December 31, 2022. The primary drivers of our portfolio's unrealized gains were current market conditions and reversals of prior period unrealized losses that were realized during the year in connection with the restructuring of certain debt investments. The ten largest contributors to the change in net unrealized gain (loss) on investments during the following period consisted of the following:

Portfolio Company	(Loss) For the	n Unrealized Gain Six Months Ended 30, 2023
(\$ in millions)		
Toast, Inc.	\$	17.8
Walker Edison Furniture Company LLC		15.9
Starboard Value Acquisition Corp. (dba Cyxtera Technologies, Inc.)		12.1
Circle Internet Services, Inc.		(11.0)
SLA Eclipse Co-Invest, L.P.		7.2
Remitly Global, Inc.		6.1
Muine Gall, LLC		5.3
Signifyd Inc.		(4.9)
Exabeam, Inc.		4.6
Robinhood Markets, Inc.		4.4
Remaining Companies		(0.4)
Total	\$	57.1

For the six months ended June 30, 2022, the net unrealized loss was primarily driven by a decrease in the fair value of our investments as compared to December 31, 2021. As of June 30, 2022, the fair value of our debt investments as a percentage of principal was 97.4%, as compared to 99.1% as of December 31, 2021. The primary drivers of our portfolio's unrealized losses were current market conditions, increased market volatility effecting our investments in publicly traded companies, and credit spreads widening across the broader market as compared to December 31, 2021. The ten largest contributors to the change in net unrealized gain (loss) on investments during the following period consisted of the following:

Portfolio Company	Net Change in (Loss) For the S June 3	Unrealized Gain ix Months Ended 80, 2022
(\$ in millions)		
Toast, Inc.	\$	(77.6)
Remitly Global, Inc.		(32.2)
Revolut Ribbit Holdings, LLC		(24.0)
Robinhood Markets, Inc.		(23.1)
Kajabi Holdings, LLC		(14.8)
UserZoom Technologies, Inc.		(14.4)
SLA Eclipse Co-Invest, L.P.		(11.0)
Linked Store Cayman Ltd (dba Nuvemshop)		(9.5)
Cornerstone OnDemand, Inc.		(9.3)
Circle Internet Services, Inc.		(6.2)
Remaining Companies		(130.4)
Total	\$	(352.5)

Net Realized Gains (Losses)

The table below presents the realized gains and losses on fully exited portfolio companies, partially exited portfolio companies and foreign currency transactions during the following periods:

	Three Months Ended June 30,				For the Six Months Ended June 30,			ed June 30,
(\$ in millions)	20	023		2022		2023		2022
Net realized gain (loss) on investments	\$	0.1	\$	36.9	\$	(15.4)	\$	41.1
Net realized gain (loss) on foreign currency transactions		—		(0.1)		(0.1)		_
Net realized gain (loss)	\$	0.1	\$	36.8	\$	(15.5)	\$	41.1

Realized Gross Internal Rate of Return

Since we began investing in 2018 through June 30, 2023, our exited investments have resulted in an aggregate cash flow realized gross internal rate of return to us of over 11.9% (based on total capital invested of \$1.9 billion and total proceeds from these exited investments of \$2.3 billion). Approximately sixty-six percent of these exited investments resulted in an aggregate cash flow realized gross internal rate of return ("IRR") to us of 10% or greater.

IRR, is a measure of our discounted cash flows (inflows and outflows). Specifically, IRR is the discount rate at which the net present value of all cash flows is equal to zero. That is, IRR is the discount rate at which the present value of total capital invested in each of our investments is equal to the present value of all realized returns from that investment. Our IRR calculations are unaudited.

Capital invested, with respect to an investment, represents the aggregate cost basis allocable to the realized or unrealized portion of the investment, net of any upfront fees paid at closing for the term loan portion of the investment.

Realized returns, with respect to an investment, represents the total cash received with respect to each investment, including all amortization payments, interest, dividends, prepayment fees, upfront fees (except upfront fees paid at closing for the term loan portion of an investment), administrative fees, agent fees, amendment fees, accrued interest, and other fees and proceeds.

Gross IRR, with respect to an investment, is calculated based on the dates that we invested capital and dates we received distributions, regardless of when we made distributions to our shareholders. Initial investments are assumed to occur at time zero.

Gross IRR reflects historical results relating to our past performance and is not necessarily indicative of our future results. In addition, gross IRR does not reflect the effect of management fees, expenses, incentive fees or taxes borne, or to be borne, by us or our shareholders, and would be lower if it did.

Aggregate cash flow realized gross IRR on our exited investments reflects only invested and realized cash amounts as described above, and does not reflect any unrealized gains or losses in our portfolio.

Financial Condition, Liquidity and Capital Resources

Our liquidity and capital resources are generated primarily from the proceeds of capital drawdowns of our privately placed Capital Commitments, cash flows from interest, dividends and fees earned from our investments and principal repayments, and our credit facilities. The primary uses of our cash are (i) investments in portfolio companies and other investments and to comply with certain portfolio diversification requirements, (ii) the cost of operations (including paying or reimbursing our Adviser) and (iii) cash distributions to the holders of our shares.

We may from time to time enter into additional credit facilities, increase the size of our existing credit facilities or issue additional debt securities. Additional financings could include SPV drop down facilities and unsecured notes. Any such incurrence or issuance would be subject to prevailing market conditions, our liquidity requirements, contractual and regulatory restrictions and other factors. In accordance with the 1940 Act, with certain limited exceptions, we are only allowed to incur borrowings, issue debt securities or issue preferred stock, if immediately after the borrowing or issuance, the ratio of total assets (less total liabilities other than indebtedness) to total indebtedness plus preferred stock, is at least 150%. In addition, from time to time, we may seek to retire, repurchase, or exchange debt securities in open market purchases or by other means, including privately negotiated transactions, in each case dependent on market conditions, liquidity, contractual obligations, and other matters. The amounts involved in any such transactions, individually or in the aggregate, may be material. As of June 30, 2023 and December 31, 2022, our asset coverage ratio was 217% and 206%, respectively. We seek to carefully consider our unfunded commitments for the purpose of planning our ongoing financial leverage. Further, we maintain sufficient borrowing capacity within the 150% asset coverage limitation to cover any outstanding unfunded commitments we are required to fund. Our current target ratio is 0.90x to 1.25x.

Cash as of June 30, 2023, taken together with our available debt capacity of \$714.3 million, is expected to be sufficient for our investing activities and to conduct our operations in the near term. Our long-term cash needs will include principal payments on outstanding indebtedness and funding of additional portfolio investments. Funding for long-term cash needs will come from unused net proceeds from financing activities. We believe that our liquidity and sources of capital are adequate to satisfy our short and long-term cash requirements. We cannot, however, be certain that these sources of funds will be available at a time and upon terms acceptable to us in sufficient amounts in the future. As of June 30, 2023, we had \$714.3 million available under our credit facilities.

As of June 30, 2023, we had \$79.3 million in cash. During the period ended June 30, 2023, cash provided by operating activities was \$218.1 million, primarily as a result of funding portfolio investments of \$138.6 million, partially offset by sales of portfolio investments of \$272.0 million, and other operating activities of \$84.6 million. Lastly, cash used

in financing activities was \$342.1 million during the period, which was the result of net repayments on our credit facilities of \$244.3 million, debt issuance costs of \$1.9 million and distributions paid of \$95.9 million.

Equity

Subscriptions and Drawdowns

In connection with our formation, we have the authority to issue 500,000,000 common shares at \$0.01 per share par value.

Prior to August 1, 2021, we entered into subscription agreements (the "Subscription Agreements") with investors providing for the private placement of our common shares. Under the terms of the Subscription Agreements, investors were required to fund drawdowns to purchase our common shares up to the amount of their respective Capital Commitment on an as-needed basis each time we delivered a drawdown notice to our investors. As of November 5, 2021, all Capital Commitments had been drawn.

During the six months ended June 30, 2023 and 2022, we did not deliver capital call notices to investors.

Distributions

The tables below present the distributions declared on shares of the Company's common stock during the following periods:

	For t	he Six Months Ended June .	30, 2023	
Date Declared	Record Date	Payment Date	Distrib	oution per Share
May 9, 2023	June 30, 2023	August 15, 2023	\$	0.37
February 21, 2023(1)	March 31, 2023	May 15, 2023	\$	0.34

(1) Paid from sources other than ordinary income, including undistributed long-term capital gains.

	For t	For the Six Months Ended June 30, 2022						
Date Declared	Record Date	Payment Date	Distri	bution per Share				
May 3, 2022(1)	June 30, 2022	August 15, 2022	\$	0.23				
February 23, 2022(1)	March 31, 2022	May 13, 2022	\$	0.24				

(1) Paid from sources other than ordinary income, including undistributed long-term capital gains.

Dividend Reinvestment

With respect to distributions, we adopted an "opt out" dividend reinvestment plan for common shareholders. As a result, in the event of a declared distribution, each shareholder that has not "opted out" of the dividend reinvestment plan will have their dividends or distributions automatically reinvested in additional shares of our common stock rather than receiving cash distributions.

Shareholders who receive distributions in the form of shares of common stock will be subject to the same U.S. federal, state and local tax consequences as if they received cash distributions.

The tables below present the common stock issued pursuant to the dividend reinvestment plan during the following periods:

	For	the Six Months Ended June 30, 20	23
Date Declared	Record Date	Payment Date	Shares
February 21, 2023	March 31, 2023	May 15, 2023	1,082,573
November 1, 2022	December 31, 2022	January 31, 2023	912,215

	For the Six Months Ended June 30, 2022							
Date Declared	Record Date	Payment Date	Shares					
February 23, 2022	March 31, 2022	May 13, 2022	710,724					
November 2, 2021	December 31, 2021	January 31, 2022	456,805					



Debt

Aggregate Borrowings

The tables below present debt obligations as of the following periods:

	June 30, 2023						
(\$ in thousands)	Aggregate P Commit		Outstanding Prin	ncipal	Amount Available ⁽¹⁾	Net Carry	ying Value ⁽²⁾
Revolving Credit Facility	\$ 1,	040,000	\$ 32:	5,725	\$ 714,275	\$	313,745
SPV Asset Facility I		600,000	60	0,000	—		594,171
SPV Asset Facility II		300,000	30	0,000	—		298,050
June 2025 Notes		210,000	210	0,000	—		207,599
December 2025 Notes		650,000	65	0,000	—		653,814
June 2026 Notes		375,000	37:	5,000	—		370,604
January 2027 Notes		300,000	300	0,000	—		294,628
CLO 2020-1		197,713	19	7,713	_		195,183
Total Debt	\$ 3,	672,713	\$ 2,95	8,438	\$ 714,275	\$	2,927,794

(1)

The amount available reflects any limitations related to each credit facility's borrowing base. The carrying value of our Revolving Credit Facility, SPV Asset Facility I, SPV Asset Facility II, June 2025 Notes, December 2025 Notes, June 2026 Notes, January 2027 Notes, (2) and CLO 2020-1 is presented net of unamortized debt issuance costs of \$12.0 million, \$5.8 million, \$2.0 million, \$2.4 million, \$3.8 million, \$4.4 million, \$5.4 million and \$2.5 million, respectively.

	December 31, 2022					
(\$ in thousands)	Aggregate Princip Committed	al	Outstanding Principal	Amount Available ⁽¹⁾	Net Carrying Value ⁽²⁾	
Revolving Credit Facility	\$ 1,040,0	00 \$	705,895	\$ 334,105	\$ 692,157	
SPV Asset Facility I	450,0	00	450,000	—	445,280	
SPV Asset Facility II	300,0	00	300,000	—	297,754	
June 2025 Notes	210,0	00	210,000	—	207,051	
December 2025 Notes	650,0	00	650,000	—	654,565	
June 2026 Notes	375,0	00	375,000	—	369,914	
January 2027 Notes	300,0	00	300,000	—	293,915	
CLO 2020-1	200,0	00	200,000	—	197,339	
Total Debt	\$ 3,525,0	0 \$	3,190,895	\$ 334,105	\$ 3,157,975	

(1)

The amount available reflects any limitations related to each credit facility's borrowing base. The carrying value of our Revolving Credit Facility, SPV Asset Facility I, SPV Asset Facility II, June 2025 Notes, December 2025 Notes, June 2026 Notes, January 2027 Notes, (2) and CLO 2020-1 is presented net of unamortized debt issuance costs of \$13.8 million, \$4.7 million, \$2.2 million, \$2.9 million, \$4.6 million, \$5.1 million, \$6.1 million, and \$2.7 million, respectively.

The table below presents the components of interest expense for the following periods:

	Three Months Ended June 30,				For the Six Months Ended June 30,			
(\$ in thousands)		2023		2022		2023		2022
Interest expense	\$	46,372	\$	27,308	\$	92,589	\$	52,823
Amortization of debt issuance costs		2,208		1,407		4,202		2,970
Total Interest Expense	\$	48,580	\$	28,715	\$	96,791	\$	55,793
Average interest rate		6.1 %		4.0 %		5.9 %		3.9 %
Average daily borrowings	\$	3,033,940	\$	2,690,461	\$	3,118,880	\$	2,719,091

Senior Securities

The table below presents information about our senior securities as of the following periods:

Class and Period	Out: Exc Treasury	Amount standing lusive of Securities ⁽¹⁾ millions)	Asset	Coverage per Unit ⁽²⁾	Involuntary Liquidating Preference per Unit ⁽³⁾	Average Market Value per Unit ⁽⁴⁾
Revolving Credit Facility						
June 30, 2023 (Unaudited)	\$	325.7	\$	2,171.9	_	N/A
December 31, 2022	\$	705.9	\$	2,057.3	_	N/A
December 31, 2021	\$	650.8	\$	2,309.9	—	N/A
December 31, 2020	\$	683.0	\$	1,905.6	_	N/A
December 31, 2019	\$	185.0	\$	1,934.6	_	N/A
Subscription Credit Facility ⁽⁵⁾						
December 31, 2021	\$		\$	2,309.9	_	N/A
December 31, 2020	\$	105.8	\$	1,905.6	_	N/A
December 31, 2019	\$	645.7	\$	1,934.6	_	N/A
December 31, 2018	\$	300.0	\$	1,954.6	_	N/A
SPV Asset Facility I						
June 30, 2023 (Unaudited)	\$	600.0	\$	2,171.9	_	N/A
December 31, 2022	\$	450.0	\$	2,057.3	_	N/A
December 31, 2021	\$	290.0	\$	2,309.9	_	N/A
December 31, 2020	\$	290.0	\$	1,905.6	_	N/A
SPV Asset Facility II						
June 30, 2023 (Unaudited)	\$	300.0	\$	2,171.9	_	N/A
December 31, 2022	\$	300.0	\$	2,057.3	—	N/A
December 31, 2021	\$		\$	2,309.9	_	N/A
June 2025 Notes						
June 30, 2023 (Unaudited)	\$	210.0	\$	2,171.9		N/A
December 31, 2022	\$	210.0	\$	2,057.3	_	N/A
December 31, 2021	\$	210.0	\$	2,309.9	_	N/A
December 31, 2020	\$	210.0	\$	1,905.6	—	N/A
December 2025 Notes						
June 30, 2023 (Unaudited)	\$	650.0	\$	2,171.9	—	N/A
December 31, 2022	\$	650.0	\$	2,057.3		N/A
December 31, 2021	\$	650.0	\$	2,309.9		N/A
December 31, 2020	\$	400.0	\$	1,905.6	—	N/A
June 2026 Notes						
June 30, 2023 (Unaudited)	\$	375.0	\$	2,171.9		N/A
December 31, 2022	\$	375.0	\$	2,057.3		N/A
December 31, 2021	\$	375.0	\$	2,309.9	_	N/A
December 31, 2020	\$	375.0		1,905.6	_	N/A
January 2027 Notes				,		
June 30, 2023 (Unaudited)	\$	300.0	\$	2,171.9		N/A
December 31, 2022	\$	300.0	\$	2,057.3	_	N/A
December 31, 2021	\$	300.0	•	2,309.9	_	N/A

Class and Period	Out Exc Treasur	l Amount tstanding clusive of y Securities ⁽¹⁾ millions)	Ass	set Coverage per Unit ⁽²⁾	Involuntary Liquidating Preference per Unit ⁽³⁾	Average Market Value per Unit ⁽⁴⁾
CLO 2020-1						
June 30, 2023 (Unaudited)	\$	197.7	\$	2,171.9	_	N/A
December 31, 2022	\$	200.0	\$	2,057.3	—	N/A
December 31, 2021	\$	200.0	\$	2,309.9	_	N/A
December 31, 2020	\$	200.0	\$	1,905.6	_	N/A

(1) Total amount of each class of senior securities outstanding at the end of the period presented.

(2) Asset coverage per unit is the ratio of the carrying value of our total assets, less all liabilities excluding indebtedness represented by senior securities in this table, to the aggregate amount of senior securities representing indebtedness. Asset coverage per unit is expressed in terms of dollar amounts per \$1,000 of indebtedness and is calculated on a consolidated basis.

(3) The amount to which such class of senior security would be entitled upon our involuntary liquidation in preference to any security junior to it. The "—" in this column indicates information that the SEC expressly does not require to be disclosed for certain types of senior securities.

(4) Not applicable because the senior securities are not registered for public trading.

(5) Facility was terminated in 2021.

Credit Facilities

Subscription Credit Facility

On November 19, 2018, we entered into a revolving credit facility (as amended, the "Subscription Credit Facility") with Wells Fargo Bank, National Association ("Wells Fargo") as administrative agent (the "Administrative Agent") and letter of credit issuer, and the banks of financial institutions from time to time party thereto, as lenders.

The Subscription Credit Facility permitted us to borrow up to \$700 million, subject to availability under the "Borrowing Base." The Borrowing Base was calculated based on the unused Capital Commitments of the investors meeting various eligibility requirements above certain concentration limits. Effective November 5, 2021, the outstanding balance on the Subscription Credit Facility was paid in full and the facility was terminated pursuant to its terms.

Borrowings under the Subscription Credit Facility bore interest, at our election at the time of drawdown, at a rate per annum equal to (i) in the case of LIBOR rate loans, an adjusted LIBOR rate for the applicable interest period plus 1.50% or (ii) in the case of reference rate loans, the greatest of (A) a prime rate plus 0.50%, (B) the federal funds rate plus 1.00%, and (C) one-month LIBOR plus 1.50%. We generally borrowed utilizing LIBOR rate loans, generally electing one-month LIBOR upon borrowing. Loans were able to be converted from one rate to another at any time at our election, subject to certain conditions. We also will paid an unused commitment fee of 0.25% per annum on the unused commitments.

Revolving Credit Facility

On November 15, 2022, we entered into an Amended and Restated Senior Secured Revolving Credit Agreement (the "Revolving Credit Facility"), which amends and restated in its entirety that certain Senior Secured Revolving Credit Agreement, dated as of March 15, 2019 (as amended, restated, supplemented or otherwise modified prior to November 15, 2022). The parties to the Revolving Credit Facility include us, as Borrower, the lenders from time to time parties thereto (each a "Lender" and collectively, the "Lenders"), Truist Bank as Administrative Agent, Truist Securities, Inc., ING Capital LLC, MUFG Union Bank, N.A., Sumitomo Mitsui Banking Corporation and JPMorgan Chase Bank, N.A., as Joint Lead Arrangers and Truist Securities, Inc. and ING Capital LLC, as Joint Bookrunners.

The Revolving Credit Facility is guaranteed by each of OR Tech Lending LLC, ORT KB LLC, ORTF BC 1 LLC, ORTF BC 2 LLC, ORTF BC 3 LLC, ORTF BC 4 LLC, ORTF BC 5 LLC and ORTF BC 6 LLC, each our subsidiary, and will be guaranteed by certain of our domestic subsidiaries that are formed or acquired by us in the future (collectively, the "Guarantors"). Proceeds of the Revolving Credit Facility may be used for general corporate purposes, including the funding of portfolio investments.

The initial maximum principal amount of the Revolving Credit Facility is \$1.04 billion, subject to availability under the borrowing base, which is based on our portfolio investments and other outstanding indebtedness. Maximum capacity under the Revolving Credit Facility may be increased to \$1.56 billion through our exercise of an uncommitted accordion feature through which existing and new lenders may, at their option, agree to provide additional financing. The Revolving Credit Facility includes a \$200 million limit for swingline loans, and is secured by a perfected first-priority interest in substantially all of the portfolio investments held by us and each Guarantor, subject to certain exceptions.

The availability period under the Revolving Credit Facility will terminate on November 13, 2026 ("Revolving Credit Facility Commitment Termination Date") and the Revolving Credit Facility will mature on November 15, 2027 ("Revolving Credit Facility Maturity Date"). During the period from the Revolving Credit Facility Commitment Termination Date to the Revolving Credit Facility Maturity Date, we will be obligated to make mandatory prepayments under the Revolving Credit Facility out of the proceeds of certain asset sales and other recovery events and equity and debt issuances.

We may borrow amounts in U.S. dollars or certain other permitted currencies. Amounts drawn under the Revolving Credit Facility in U.S. dollars will bear interest at either (i) term SOFR plus a margin or (ii) the prime rate plus a margin. We may elect either the term SOFR or prime rate at the time of drawdown, and loans denominated in U.S. dollars may be converted from one rate to another at any time at our option, subject to certain conditions. Amounts drawn under the Revolving Credit Facility in other permitted currencies will bear interest at the relevant rate specified therein plus an applicable margin. We will also pay a fee of 0.375% on average daily undrawn amounts under the Revolving Credit Facility.

The Revolving Credit Facility includes customary covenants, including certain limitations on the incurrence of additional indebtedness and on our ability to make distributions to our shareholders, or redeem, repurchase or retire shares of stock, upon the occurrence of certain events and certain financial covenants related to asset coverage and liquidity and other maintenance covenants, as well as customary events of default. The Revolving Credit Facility requires a minimum asset coverage ratio with respect to the consolidated assets of the Company and its subsidiaries to senior securities that constitute indebtedness of no less than 1.50 to 1.00 at any time.

SPV Asset Facilities

Certain of our wholly owned subsidiaries are parties to credit facilities (the "SPV Asset Facilities"). Pursuant to the SPV Asset Facilities, we sell and contribute certain investments to these wholly owned subsidiaries pursuant to sale and contribution agreements by and between us and the wholly owned subsidiaries. No gain or loss is recognized as a result of these contributions. Proceeds from the SPV Asset Facilities are used to finance the origination and acquisition of eligible assets by the wholly owned subsidiary, including the purchase of such assets from us. We retain a residual interest in assets contributed to or acquired to the wholly owned subsidiary through our ownership of the wholly owned subsidiary. The SPV Asset Facilities are secured by a perfected first priority security interest in the assets of these wholly owned subsidiaries and on any payments received by such wholly owned subsidiaries in respect of those assets. Assets pledged to lenders under the SPV Asset Facilities will not be available to pay our debts. The SPV Asset Facilities contain customary covenants, including certain limitations on the incurrence by us of additional indebtedness and on our ability to make distributions to our shareholders, or redeem, repurchase or retire shares of stock, upon the occurrence of certain events, and customary events of default (with customary cure and notice provisions).

SPV Asset Facility I

On December 22, 2022 (the "SPV Asset Facility I Closing Date"), OR Tech Financing I LLC ("OR Tech Financing I"), a Delaware limited liability company and our wholly-owned subsidiary entered into an Amended and Restated Credit Agreement (the "SPV Asset Facility I"), which amends and restates in its entirety that certain Credit Agreement, dated as of August 11, 2020, by and among OR Tech Financing I, as Borrower, Alter Domus (US) LLC, as Administrative Agent and Document Custodian, State Street Bank and Trust Company, as Collateral Agent, Collateral Administrator and Custodian and the lenders from time to time party thereto (the "SPV Asset Facility I Lenders"). On March 30, 2023, the parties to the SPV Asset Facility I entered into an amendment and the following describes the terms of SPV Asset Facility I as amended through such date.

From time to time, we expect to sell and contribute certain investments to OR Tech Financing I pursuant to a Sale and Contribution Agreement by and between us and OR Tech Financing I. No gain or loss will be recognized as a result of the contribution. Proceeds from the SPV Asset Facility I will be used to finance the origination and acquisition of eligible assets by OR Tech Financing I, including the purchase of such assets from us. We retain a residual interest in assets contributed to or acquired by OR Tech Financing I through our ownership of OR Tech Financing I. The total term loan commitment of the SPV Asset Facility I is \$600 million (increased from \$450 million on March 30, 2023). The availability

of the commitments are subject to a ramp up period and subject to an overcollateralization ratio test, which is based on the value of OR Tech Financing I assets from time to time, and satisfaction of certain other tests and conditions, including an advance rate test, interest coverage ratio test, certain concentration limits and collateral quality tests.

The SPV Asset Facility I provides for the ability to draw term loans for a period of up to two years after the SPV Asset Facility I Closing Date unless the commitments are terminated as provided in the SPV Asset Facility I. Unless otherwise terminated, the SPV Asset Facility I will mature on December 22, 2033 (the "SPV Asset Facility I Stated Maturity"). Prior to the SPV Asset Facility I Stated Maturity, proceeds received by OR Tech Financing I from principal and interest, dividends, or fees on assets must be used to pay fees, expenses and interest on outstanding borrowings, and the excess may be returned to us, subject to certain conditions. On the SPV Asset Facility I Stated Maturity, OR Tech Financing I must pay in full all outstanding fees and expenses and all principal and interest on outstanding borrowings, and the excess may be returned to us.

Amounts drawn bear interest at term SOFR plus a spread of 3.31%. The SPV Asset Facility I contains customary covenants, limitations on the activities of OR Tech Financing I, including limitations on incurrence of incremental indebtedness, and customary events of default. The SPV Asset Facility I is secured by a perfected first priority security interest in the assets of OR Tech Financing I and on any payments received by OR Tech Financing I in respect of those assets. Assets pledged to the SPV Asset Facility I Lenders will not be available to pay our debts.

SPV Asset Facility II

On November 16, 2021 (the "SPV Asset Facility II Closing Date"), ORTF Funding I LLC ("ORTF Funding I"), a Delaware limited liability company and our newly formed subsidiary entered into a Credit Agreement (the "SPV Asset Facility II"), with ORTF Funding I LLC, as Borrower, the lenders from time to time parties thereto, Goldman Sachs Bank USA as Sole Lead Arranger, Syndication Agent and Administrative Agent, State Street Bank and Trust Company as Collateral Administrator and Collateral Agent and Alter Domus (US) LLC as Collateral Custodian. On the SPV Asset Facility II Closing Date, ORTF Funding I and Goldman Sachs Bank USA, as Administrative Agent, also entered into a Margining Agreement relating to the Secured Credit Facility (the "Margining Agreement"). The following describes the terms of the SPV Asset Facility II as amended through June 23, 2023.

From time to time, we expect to sell and contribute certain investments to ORTF Funding I pursuant to a Sale and Contribution Agreement by and between us and ORTF Funding I. No gain or loss will be recognized as a result of the contribution. Proceeds from SPV Asset Facility II will be used to finance the origination and acquisition of eligible assets by ORTF Funding I, including the purchase of such assets from us. We retain a residual interest in assets contributed to or acquired by ORTF Funding I through our ownership of ORTF Funding I. The maximum principal amount which may be borrowed under SPV Asset Facility II is \$300 million; the availability of this amount is subject to a borrowing base test, which is based on the value of ORTF Funding I's assets from time to time, and satisfaction of certain conditions, including certain concentration limits.

The SPV Asset Facility II provides for the ability to draw and redraw revolving loans for a period of up to three years after the SPV Asset Facility II Closing Date. Unless otherwise terminated, the SPV Asset Facility II will mature on November 16, 2026 (the "SPV Asset Facility II State Maturity"). Prior to the SPV Asset Facility II Stated Maturity, proceeds received by ORTF Funding I from principal and interest, dividends, or fees on assets must be used to pay fees, expenses and interest on outstanding borrowings, and the excess may be returned to us, subject to certain conditions. On the SPV Asset Facility II Stated Maturity, ORTF Funding I must pay in full all outstanding fees and expenses and all principal and interest on outstanding borrowings, and the excess may be returned to us. The SPV Asset Facility II may be permanently reduced, in whole or in part, at the option of ORTF Funding I subject to payment of a premium for a period of time.

Amounts drawn bear interest at Term SOFR plus a spread of 2.625% and the spread is payable on the amount by which the undrawn amount exceeds a minimum threshold, initially zero and ramping to 75% of the commitment amount. The undrawn amount of the commitment not subject to such spread payment is subject to an undrawn fee of 0.50% per annum. Certain additional fees are payable on each payment date to Goldman Sachs Bank USA as Administrative Agent. In additional, under the Margining Agreement and Credit Agreement, ORTF Funding I is required to post cash margin (or in certain cases, additional eligible assets) to the Administrative Agent if a borrowing base deficiency occurs or if the weighted average price gap (as defined in the Margining Agreement), which is a measure of the excess of the aggregate value assigned to ORTF Funding I's assets for purposes of the borrowing base test over the total amount drawn under the SPV Asset Facility II, falls below 20%.

Unsecured Notes

June 2025 Notes

On June 12, 2020, we issued \$210 million aggregate principal amount of 6.75% notes due 2025 (the "June 2025 Notes") in a private placement in reliance on Section 4(a)(2) of the Securities Act and for initial resale to qualified institutional buyers pursuant to the exemption from registration provided by Rule 144A promulgated under the Securities Act. The June 2025 Notes have not been registered under the Securities Act and may not be offered or sold in the United States absent registration or an applicable exemption from registration.

The June 2025 Notes were issued pursuant to an Indenture dated as of June 12, 2020 (the "Base Indenture"), between us and Computershare Trust Company, N.A., as successor to Wells Fargo Bank, National Association, as trustee (the "Trustee"), and a First Supplemental Indenture, dated as of June 12, 2020 (the "First Supplemental Indenture" and together with the Base Indenture, the "June 2025 Indenture"), between us and the Trustee. The June 2025 Notes will mature on June 30, 2025 and may be redeemed in whole or in part at our option at any time or from time to time at the redemption prices set forth in the June 2025 Indenture. The June 2025 Notes initially bear interest at a rate of 6.75% per year payable semi-annually on June 30 and December 30 of each year, commencing on December 30, 2020. As described in the First Supplemental Indenture, if the June 2025 Notes cease to have an investment grade rating from Kroll Bond Rating Agency (or if Kroll Bond Rating Agency ceases to rate the June 2025 Notes or fails to make a rating of the June 2025 Notes publicly available for reasons outside of our control, a "nationally recognized statistical rating organization," as defined in Section 3(a)(62) of the Securities Exchange Act of 1934, as amended (the "Exchange Act") selected by us as a replacement agency for Kroll Bond Rating Agency) (an "Interest Rate Adjustment Event"), the interest rate on the June 2025 Notes will increase to 7.50% from the date of the Interest Rate Adjustment Event with the date on which the June 2025 Notes notes orther obligations that are expressly subordinated, or junior, in right of payment with all of our existing and future indebtedness or other obligations. The June 2025 Notes rank structurally subordinated, or junior, to all existing and future indebtedness or other obligations. The June 2025 Notes rank structurally subordinated, or junior, to all existing and future indebtedness or other obligations. The June 2025 Notes rank structurally subordinated, or junior, to all existing and future in

The June 2025 Indenture contains certain covenants, including covenants requiring us to (i) comply with the asset coverage requirements of the 1940 Act, whether or not it is subject to those requirements, and (ii) provide financial information to the holders of the June 2025 Notes and the Trustee if we are no longer subject to the reporting requirements under the Exchange Act. These covenants are subject to important limitations and exceptions that are described in the June 2025 Indenture.

In addition, if a change of control repurchase event, as defined in the June 2025 Indenture, occurs prior to maturity, holders of the June 2025 Notes will have the right, at their option, to require us to repurchase for cash some or all of the June 2025 Notes at a repurchase price equal to 100% of the aggregate principal amount of the June 2025 Notes being repurchased, plus accrued and unpaid interest to, but excluding, the repurchase date.

December 2025 Notes

On September 23, 2020, we issued \$400 million aggregate principal amount of its 4.75% notes due 2025 (the "December 2025 Notes") in a private placement in reliance on Section 4(a)(2) of the Securities Act, and for initial resale to qualified institutional buyers pursuant to the exemption from registration provided by Rule 144A promulgated under the Securities Act. On November 23, 2021, we issued an additional \$250 million aggregate principal amount of the December 2025 Notes in a private placement in reliance on Section 4(a)(2) of the Securities Act, and for initial resale to qualified institutional buyers pursuant to the exemption from registration provided by Rule 144A promulgated under the Securities Act. The December 2025 Notes have not been registered under the Securities Act and may not be offered or sold in the United States absent registration or an applicable exemption from registration.

The December 2025 Notes were issued pursuant to the Base Indenture and a Second Supplemental Indenture, dated as of September 23, 2020 (the "Second Supplemental Indenture" and together with the Base Indenture, the "December 2025 Indenture"), between us and the Trustee. The December 2025 Notes will mature on December 15, 2025 and may be redeemed in whole or in part at our option at any time or from time to time at the redemption prices set forth in the December 2025 Indenture. The December 2025 Notes bear interest at a rate of 4.75% per year payable semi-annually on June 15 and December 15 of each year, commencing on December 15, 2020. The December 2025 Notes are our direct, general unsecured obligations and rank senior in right of payment to all of our future indebtedness or other obligations that are expressly subordinated, or junior, in right of payment to the December 2025 Notes. The December 2025 Notes rank pari passu, or equal, in right of payment with all of our existing and future indebtedness or other obligations that are not so

subordinated, or junior. The December 2025 Notes rank effectively subordinated, or junior, to any of our future secured indebtedness or other obligations (including unsecured indebtedness that we later secure) to the extent of the value of the assets securing such indebtedness. The December 2025 Notes rank structurally subordinated, or junior, to all existing and future indebtedness and other obligations (including trade payables) incurred by our subsidiaries, financing vehicles or similar facilities.

The Indenture contains certain covenants, including covenants requiring us to (i) comply with the asset coverage requirements of the 1940 Act, as amended, whether or not it is subject to those requirements, and (ii) provide financial information to the holders of the December 2025 Notes and the Trustee we no longer are subject to the reporting requirements under the Exchange Act, as amended. These covenants are subject to important limitations and exceptions that are described in the Indenture.

In addition, if a change of control repurchase event, as defined in the December 2025 Indenture, occurs prior to maturity, holders of the December 2025 Notes will have the right, at their option, to require us to repurchase for cash some or all of the December 2025 Notes at a repurchase price equal to 100% of the aggregate principal amount of the December 2025 Notes being repurchased, plus accrued and unpaid interest to, but excluding, the repurchase date.

June 2026 Notes

On December 17, 2020, we issued \$375 million aggregate principal amount of 3.75% notes due 2026 (the "June 2026 Notes") in a private placement in reliance on Section 4(a)(2) of the Securities Act, and for initial to qualified institutional buyers pursuant to the exemption from registration provided by Rule 144A promulgated under the Securities Act. The June 2026 Notes have not been registered under the Securities Act and may not be offered or sold in the United States absent registration or an applicable exemption from registration.

The June 2026 Notes were issued pursuant to the Base Indenture and a Third Supplemental Indenture, dated as of December 17, 2020 (the "Third Supplemental Indenture" and together with the Base Indenture, the "June 2026 Indenture"), between us and the Trustee. The June 2026 Notes will mature on June 17, 2026 and may be redeemed in whole or in part at our option at any time or from time to time at the redemption prices set forth in the June 2026 Indenture. The June 2026 Notes bear interest at a rate of 3.75% per year payable semi-annually on June 17 and December 17 of each year, commencing on June 17, 2021. The June 2026 Notes are our direct, general unsecured obligations and rank senior in right of payment to all of our future indebtedness or other obligations that are expressly subordinated, or junior, in right of payment to the June 2026 Notes. The June 2026 Notes rank pari passu, or equal, in right of payment with all of our existing and future indebtedness or other obligations (including unsecured indebtedness that we later secure) to the extent of the value of the assets securing such indebtedness. The June 2026 Notes rank structurally subordinated, or junior, to all existing and future indebtedness and other obligations (including trade payables) incurred by our subsidiaries, financing vehicles or similar facilities.

The June 2026 Indenture contains certain covenants, including covenants requiring us to (i) comply with the asset coverage requirements of the Investment Company Act of 1940, as amended, whether or not it is subject to those requirements, and (ii) provide financial information to the holders of the June 2026 Notes and the Trustee if we are no longer subject to the reporting requirements under the Securities Exchange Act of 1934, as amended. These covenants are subject to important limitations and exceptions that are described in the Indenture.

In addition, if a change of control repurchase event, as defined in the June 2026 Indenture, occurs prior to maturity, holders of the June 2026 Notes will have the right, at their option, to require us to repurchase for cash some or all of the June 2026 Notes at a repurchase price equal to 100% of the aggregate principal amount of the June 2026 Notes being repurchased, plus accrued and unpaid interest to, but excluding, the repurchase date.

January 2027 Notes

On June 14, 2021, we issued \$300 million aggregate principal amount of 2.50% notes due 2027 (the "January 2027 Notes"). The January 2027 Notes were issued pursuant to the Base Indenture and a Fourth Supplemental Indenture, dated as of December 17, 2020 (the "Fourth Supplemental Indenture" and together with the Base Indenture, the "January 2027 Indenture"), between us and the Trustee. The January 2027 Notes will mature on January 15, 2027 and may be redeemed in whole or in part at our option at any time or from time to time at the redemption prices set forth in the January 2027 Indenture.

The January 2027 Notes bear interest at a rate of 2.50% per year, payable semi-annually on January 15 and July 15 of each year, commencing on January 15, 2022. The January 2027 Notes are our direct, general unsecured obligations and rank senior in right of payment to all of our future indebtedness or other obligations that are expressly subordinated, or junior, in right of payment to the January 2027 Notes. The January 2027 Notes rank pari passu, or equal, in right of

payment with all of our existing and future indebtedness or other obligations that are not so subordinated, or junior to the January 2027 Notes. The January 2027 Notes rank effectively subordinated, or junior, to any of our future secured indebtedness or other obligations (including unsecured indebtedness that we later secure) to the extent of the value of the assets securing such indebtedness. The January 2027 Notes rank structurally subordinated, or junior, to all existing and future indebtedness and other obligations (including trade payables) incurred by our subsidiaries, financing vehicles or similar facilities.

The January 2027 Indenture contains certain covenants, including covenants requiring us to (i) comply with the asset coverage requirements of the Investment Company Act of 1940, as amended, whether or not it is subject to those requirements, and (ii) provide financial information to the holders of the January 2027 Notes and the Trustee if we are no longer subject to the reporting requirements under the Securities Exchange Act of 1934, as amended. These covenants are subject to important limitations and exceptions that are described in the Indenture.

In addition, if a change of control repurchase event, as defined in the January 2027 Indenture, occurs prior to maturity, holders of the January 2027 Notes will have the right, at their option, to require us to repurchase for cash some or all of the January 2027 Notes at a repurchase price equal to 100% of the aggregate principal amount of the January 2027 Notes being repurchased, plus accrued and unpaid interest to, but excluding, the repurchase date.

CLO 2020-1

On December 16, 2020 (the "CLO 2020-1 Closing Date"), we completed a \$333.5 million term debt securitization transaction (the "CLO 2020-1 Transaction"), also known as a collateralized loan obligation transaction, which is a form of secured financing incurred by us. The secured notes and preferred shares issued in the CLO 2020-1 Transaction were issued by our consolidated subsidiaries Owl Rock Technology Financing 2020-1, an exempted company incorporated in the Cayman Islands with limited liability (the "CLO 2020-1 Issuer"), and Owl Rock Technology Financing 2020-1 LLC, a Delaware limited liability company (the "CLO 2020-1 Co-Issuer" and together with the CLO 2020-1 Issuer, the "CLO 2020-1 Issuers") and are backed by a portfolio of collateral obligations consisting of middle market loans, recurring revenue loans and participation interests in middle market loans, recurring revenue loans as well as by other assets of the CLO 2020-1 Issuer.

CLO 2020-1 Transaction was executed by the issuance of the following classes of notes and preferred shares pursuant to an indenture and security agreement dated as of the Closing Date (the "CLO 2020-1 Indenture"), by and among the CLO 2020-1 Issuers and State Street Bank and Trust Company: \$200 million of A (sf) Class A Notes, which bear interest at three-month LIBOR plus 2.95% (the "CLO 2020-1 Secured Notes"). The CLO 2020-1 Secured Notes are secured by the middle market loans, recurring revenue loans, participation interests in middle market loans and recurring revenue loans and other assets of the Issuer. The CLO 2020-1 Secured Notes are scheduled to mature on January 15, 2031. The CLO 2020-1 Secured Notes were offered by MUFG Securities Americas Inc., as initial purchaser, from time to time in individually negotiated transactions. Upon the occurrence of certain triggering events relating to the end of LIBOR, a different benchmark rate will replace LIBOR as the reference rate for interest accruing on the CLO 2020-1 Secured Notes.

Concurrently with the issuance of the CLO 2020-1 Secured Notes, the CLO 2020-1 Issuer issued approximately \$133.5 million of subordinated securities in the form of 133,500 preferred shares at an issue price of U.S.\$1,000 per share (the "CLO 2020-1 Preferred Shares"). The CLO 2020-1 Preferred Shares were issued by the CLO 2020-1 Issuer as part of its issued share capital and are not secured by the collateral securing the CLO 2020-1 Secured Notes. We purchased all of the CLO 2020-1 Preferred Shares. We act as a retention holder in connection with the CLO 2020-1 Transaction for the purposes of satisfying certain U.S. and European Union regulations requiring sponsors of securitization transactions to retain exposure to the performance of the securitized assets and as such is required to retain a portion of the CLO 2020-1 Preferred Shares.

As part of the CLO 2020-1 Transaction, we entered into a loan sale agreement with the CLO 2020-1 Issuer dated as of the Closing Date, which provided for the sale and contribution of approximately \$243.4 million par amount of middle market loans and recurring revenue loans from us to the CLO 2020-1 Issuer on the Closing Date and for future sales from us to the CLO 2020-1 Issuer on an ongoing basis. Such loans constituted part of the initial portfolio of assets securing the CLO 2020-1 Secured Notes. We made customary representations, warranties, and covenants to the CLO 2020-1 Issuer under the loan sale agreement.

Through January 15, 2022, the net proceeds of the issuing of the CLO 2020-1 Secured Notes not used to purchase the initial portfolio of loans securing the CLO 2020-1 Secured Notes and a portion of the proceeds received by the CLO 2020-1 Issuer from the loans securing the CLO 2020-1 Secured Notes may be used by the CLO 2020-1 Issuer to purchase additional middle market loans and recurring revenue loans under the direction of the Adviser, in its capacity as collateral manager for the CLO 2020-1 Issuer and in accordance with our investing strategy and ability to originate eligible middle market loans and recurring revenue loans.

The CLO 2020-1 Secured Notes are the secured obligation of the CLO 2020-1 Issuers, and the CLO 2020-1 Indenture includes customary covenants and events of default. The CLO 2020-1 Secured Notes have not been registered under the Securities Act, or any state securities (e.g., "blue sky") laws, and may not be offered or sold in the United States absent registration with the SEC or pursuant to an applicable exemption from such registration.

The Adviser will serve as collateral manager for the CLO 2020-1 Issuer under a collateral management agreement dated as of the Closing Date. The Adviser is entitled to receive fees for providing these services. The Adviser has waived its right to receive such fees but may rescind such waiver at any time; provided, however, that if the Adviser rescinds such waiver, the management fee payable to the Adviser pursuant to the Investment Advisory Agreement, dated August 10, 2018, between the Adviser and us will be offset by the amount of the collateral management fee attributable to the CLO 2020-1 Issuers' equity or notes owned by us.

Off-Balance Sheet Arrangements

Portfolio Company Commitments

From time to time, we may enter into commitments to fund investments. The table below presents our outstanding commitments to fund investments in current portfolio companies as of the following periods:

Portfolio Company	Investment	June 3	30, 2023	December 31, 2022
(\$ in thousands)				
3ES Innovation Inc. (dba Aucerna)	First lien senior secured revolving loan	\$	2,580	\$ 2,580
AAM Series 1.1 Rail and Domestic Intermodal Feeder, LLC	LLC Interest		2,160	2,500
AAM Series 2.1 Aviation Feeder, LLC	LLC Interest		1,448	2,413
Acquia Inc.	First lien senior secured revolving loan		2,594	4,857
Anaplan, Inc.	First lien senior secured revolving loan		3,542	3,542
Apptio, Inc.	First lien senior secured revolving loan		2,288	1,308
Armstrong Bidco Limited (dba The Access Group)	First lien senior secured delayed draw term loan		428	747
Avalara, Inc.	First lien senior secured revolving loan		909	909
Adenza Group, Inc.	First lien senior secured delayed draw term loan		2,339	2,339
Adenza Group, Inc.	First lien senior secured revolving loan		15,410	15,410
Bayshore Intermediate #2, L.P. (dba Boomi)	First lien senior secured revolving loan		9,353	7,793
BCPE Osprey Buyer, Inc. (dba PartsSource)	First lien senior secured delayed draw term loan		28,904	28,903
BCPE Osprey Buyer, Inc. (dba PartsSource)	First lien senior secured revolving loan		7,611	12,232
BCTO BSI Buyer, Inc. (dba Buildertrend)	First lien senior secured revolving loan		11,250	11,250
BTRS Holdings Inc. (dba Billtrust)	First lien senior secured delayed draw term loan		54	71
BTRS Holdings Inc. (dba Billtrust)	First lien senior secured revolving loan		58	90
Blend Labs, Inc.	First lien senior secured revolving loan		12,500	12,500
Catalis Intermediate, Inc. (fka GovBrands Intermediate, Inc.)	First lien senior secured delayed draw term loan		6,703	6,703
Catalis Intermediate, Inc. (fka GovBrands Intermediate, Inc.)	First lien senior secured revolving loan		679	679
Centrify Corporation	First lien senior secured revolving loan		8,163	—
Certify, Inc.	First lien senior secured revolving loan		1,711	1,711
Circana Group, L.P. (fka The NPD Group, L.P.)	First lien senior secured revolving loan		1,389	1,329
CivicPlus, LLC	First lien senior secured revolving loan		3,824	4,664
Community Brands ParentCo, LLC	First lien senior secured delayed draw term loan		1,500	1,500
Community Brands ParentCo, LLC	First lien senior secured revolving loan		750	750
Coupa Holdings, LLC	First lien senior secured delayed draw term loan		70	—
Coupa Holdings, LLC	First lien senior secured revolving loan		54	_
Diamondback Acquisition, Inc. (dba Sphera)	First lien senior secured delayed draw term loan		20,351	20,351
Diligent Corporation	First lien senior secured revolving loan		792	1,066
Disco Parent, Inc. (dba Duck Creek Technologies, Inc.)	First lien senior secured revolving loan		91	—

Portfolio Company	Investment	June 30, 2023	December 31, 2022
EET Buyer, Inc. (dba e-Emphasys)	First lien senior secured revolving loan	5,348	4,545
Forescout Technologies, Inc.	First lien senior secured delayed draw term loan	32,176	32,173
Forescout Technologies, Inc.	First lien senior secured revolving loan	8,333	8,333
Fullsteam Operations, LLC	First lien senior secured delayed draw term loan	—	3,987
Gainsight, Inc.	First lien senior secured revolving loan	1,500	5,250
Gerson Lehrman Group, Inc.	First lien senior secured revolving loan	1,823	3,647
GI Ranger Intermediate, LLC (dba Rectangle Health)	First lien senior secured revolving loan	1,327	1,990
Granicus, Inc.	First lien senior secured revolving loan	1,804	1,737
Grayshift, LLC	First lien senior secured revolving loan	968	968
GS Acquisitionco, Inc. (dba insightsoftware)	First lien senior secured revolving loan	2,229	3,344
H&F Opportunities LUX III S.À R.L (dba Checkmarx)	First lien senior secured revolving loan	25,000	25,000
Inovalon Holdings, Inc.	First lien senior secured delayed draw term loan	13,834	13,834
Integrity Marketing Acquisition, LLC	First lien senior secured revolving loan	3,736	3,736
Intelerad Medical Systems Incorporated (fka 11849573 Canada Inc.)	First lien senior secured revolving loan	6,088	_
Interoperability Bidco, Inc. (dba Lyniate)	First lien senior secured revolving loan	4,739	1,957
Kaseya Inc.	First lien senior secured delayed draw term loan	887	945
Kaseya Inc.	First lien senior secured revolving loan	709	945
Litera Bidco LLC	First lien senior secured revolving loan	8,250	5,981
ManTech International Corporation	First lien senior secured delayed draw term loan	1,600	1,600
ManTech International Corporation	First lien senior secured revolving loan	860	860
MINDBODY, Inc.	First lien senior secured revolving loan	7,143	7,143
Ministry Brands Holdings, LLC	First lien senior secured delayed draw term loan	2,147	2,458
Ministry Brands Holdings, LLC	First lien senior secured revolving loan	467	369
NMI Acquisitionco, Inc. (dba Network Merchants)	First lien senior secured delayed draw term loan	2,077	2,077
NMI Acquisitionco, Inc. (dba Network Merchants)	First lien senior secured revolving loan	1,115	1,115
Oranje Holdco, Inc. (dba KnowBe4)	First lien senior secured revolving loan	1,602	—
Ping Identity Holding Corp.	First lien senior secured revolving loan	91	91
Pluralsight, LLC	First lien senior secured revolving loan	5,000	5,000
Project Power Buyer, LLC (dba PEC-Veriforce)	First lien senior secured revolving loan	3,750	3,750
QAD, Inc.	First lien senior secured revolving loan	11,429	11,429
Relativity ODA LLC	First lien senior secured revolving loan	11,250	11,250
RL Datix Holdings (USA), Inc.	First lien senior secured revolving loan	888	_
Rubrik, Inc.	First lien senior secured delayed draw term loan	200	413
SailPoint Technologies Holdings, Inc.	First lien senior secured revolving loan	4,358	4,358
Securonix, Inc.	First lien senior secured revolving loan	3,559	3,559

Portfolio Company	Investment	June 30, 2023	December 31, 2022
SimpliSafe Holding Corporation	First lien senior secured delayed draw term loan	103	103
Smarsh Inc.	First lien senior secured delayed draw term loan	5,524	5,524
Smarsh Inc.	First lien senior secured revolving loan	442	2,762
Tahoe Finco, LLC	First lien senior secured revolving loan	12,907	12,907
Talon MidCo 2 Limited (dba Tufin)	First lien senior secured delayed draw term loan	_	10
Talon MidCo 2 Limited (dba Tufin)	First lien senior secured revolving loan	119	119
Tamarack Intermediate, L.L.C. (dba Verisk 3E)	First lien senior secured revolving loan	1,404	1,383
Thunder Purchaser, Inc. (dba Vector Solutions)	First lien senior secured delayed draw term loan	14,400	14,400
Thunder Purchaser, Inc. (dba Vector Solutions)	First lien senior secured revolving loan	1,238	5,175
Velocity HoldCo III Inc. (dba VelocityEHS)	First lien senior secured revolving loan	833	2,000
Walker Edison Furniture Company LLC	First lien senior secured delayed draw term loan	899	_
When I Work, Inc.	First lien senior secured revolving loan	5,605	5,605
Zendesk, Inc.	First lien senior secured delayed draw term loan	12,922	12,922
Zendesk, Inc.	First lien senior secured revolving loan	5,321	5,321
Total Unfunded Portfolio Company Commitments		\$ 387,509	\$ 390,272

We seek to carefully consider our unfunded portfolio company commitments for the purpose of planning our ongoing financial leverage. Further, we consider any outstanding unfunded portfolio company commitments we are required to fund within the 150% asset coverage limitation. As of June 30, 2023, we believed we had adequate financial resources to satisfy the unfunded portfolio company commitments.

Other Commitments and Contingencies

From time to time, we may become a party to certain legal proceedings incidental to the normal course of our business. At June 30, 2023, management was not aware of any pending or threatened litigation.

Contractual Obligations

The table below presents a summary of our contractual payment obligations under our credit facilities and notes as of June 30, 2023:

	Payments Due by Period				
(\$ in millions)	Total	Less than 1 year	1-3 years	3-5 years	After 5 years
Revolving Credit Facility	325.7			325.7	_
SPV Asset Facility I	600.0	—	—	—	600.0
SPV Asset Facility II	300.0	—	_	300.0	—
June 2025 Notes	210.0	—	210.0	—	—
December 2025 Notes	650.0	—	650.0	—	—
June 2026 Notes	375.0	—	375.0	—	—
January 2027 Notes	300.0	—	—	300.0	—
CLO 2020-1	197.7	—	—	—	197.7
Total Contractual Obligations	\$ 2,958.4	\$	\$ 1,235.0	\$ 925.7	\$ 797.7

Related-Party Transactions

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

- the Investment Advisory Agreement;
- the Administration Agreement; and
- the License Agreement.

In addition to the aforementioned agreements, we rely on an order for exemptive relief that has been granted to OCA and certain of its affiliates to permit us to coinvest with other funds managed by the Adviser or its affiliates, in a manner consistent with our investment objective, positions, policies, strategies and restrictions as well as regulatory requirements and other pertinent factors. See "*ITEM 1. – Notes to Consolidated Financial Statements – Note 3. Agreements and Related Party Transactions*" for further details.

We invest in Fifth Season and LSI Financing, non-controlled affiliated investments, as defined in the 1940 Act. See "ITEM 1. - Notes to Consolidated Financial Statements - Note 3. Agreements and Related Party Transactions" for further details.

Critical Accounting Policies

The preparation of the consolidated financial statements requires us to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses. Changes in the economic environment, financial markets, and any other parameters used in determining such estimates could cause actual results to differ. Our critical accounting policies should be read in connection with our risk factors as described in Form 10-K for the fiscal year ended December 31, 2022 and in Form 10-Q for the quarter ended March 31, 2023 in "*ITEM 1A. RISK FACTORS*."

Investments at Fair Value

Investment transactions are recorded on the trade date. Realized gains or losses are measured by the difference between the net proceeds received and the amortized cost basis of the investment using the specific identification method without regard to unrealized gains or losses previously recognized, and include investments charged off during the period, net of recoveries. The net change in unrealized gains or losses primarily reflects the change in investment values, including the reversal of previously recorded unrealized gains or losses with respect to investments realized during the period. Rule 2a-5 under the 1940 Act was adopted by the SEC in January 2021 and establishes requirements for determining fair value in good faith for purposes of the 1940 Act. We complied with the mandatory provisions of Rule 2a-5 by the September 2022 compliance date. Additionally, commencing with the fourth quarter of 2022, pursuant to Rule 2a-5, the Board designated the Adviser as our valuation designee to perform fair value determinations relating to the value of assets we held for which market quotations are not readily available.

Investments for which market quotations are readily available are typically valued at the average bid price of those market quotations. To validate market quotations, we utilize a number of factors to determine if the quotations are representative of fair value, including the source and number of the quotations. Debt and equity securities that are not publicly traded or whose market prices are not readily available, as is the case for substantially all of our investments, are valued at fair value as determined in good faith by our Adviser, as the valuation designee, based on, among other things, the input of the Adviser, our audit committee and independent third-party valuation firm(s) engaged at the direction of the Adviser.

As part of the valuation process, our Adviser takes into account relevant factors in determining the fair value of the Company's investments, including: the estimated enterprise value of a portfolio company (i.e., the total fair value of the portfolio company's debt and equity), the nature and realizable value of any collateral, the portfolio company's ability to make payments based on its earnings and cash flow, the markets in which the portfolio company does business, a comparison of the portfolio company's securities to any similar publicly traded securities, and overall changes in the interest rate environment and the credit markets that may affect the price at which similar investments may be made in the future. When an external event such as a purchase or sale transaction, public offering or subsequent equity sale occurs, the Adviser considers whether the pricing indicated by the external event corroborates its valuation.



The Adviser, as the valuation designee, undertakes a multi-step valuation process, which includes, among other procedures, the following:

- With respect to investments for which market quotations are readily available, those investments will typically be valued at the average bid price of those market quotations;
- With respect to investment for which market quotations are not readily available, the valuation process begins with the independent valuation firm(s) providing a preliminary valuation of each investment to the Adviser's valuation committee;
- Preliminary valuation conclusions are documented and discussed with the Adviser's valuation committee. Agreed upon valuation recommendations are presented to the Audit Committee;
- · The Audit Committee reviews the valuations recommendations and recommends values for each investment to the Board;
- · The Board reviews the recommended valuations and determines the fair value of each investment;
- Each quarter, our Adviser, as the valuation designee, provides the Audit Committee a summary or description of material fair value matters that occurred in the prior quarter and on an annual basis, our Adviser, as the valuation designee, will provide the Audit Committee with a written assessment of the adequacy and effectiveness of its fair value process; and
- The Audit Committee oversee the valuation designee and will report to the Board on any valuation matters requiring the Board's attention.

We conduct this valuation process on a quarterly basis.

We apply Financial Accounting Standards Board Accounting Standards Codification 820, *Fair Value Measurements* ("ASC 820"), as amended, which establishes a framework for measuring fair value in accordance with U.S. GAAP and required disclosures of fair value measurements. ASC 820 determines fair value to be the price that would be received for an investment in a current sale, which assumes an orderly transaction between market participants on the measurement date. Market participants are defined as buyers and sellers in the principal or most advantageous market (which may be a hypothetical market) that are independent, knowledgeable, and willing and able to transact. In accordance with ASC 820, we consider its principal market to be the market that has the greatest volume and level of activity. ASC 820 specifies a fair value hierarchy that prioritizes and ranks the level of observability of inputs used in determination of fair value. In accordance with ASC 820, these levels are summarized below:

- Level 1 Valuations based on quoted prices in active markets for identical assets or liabilities that we have the ability to access.
- Level 2 Valuations based on quoted prices in markets that are not active or for which all significant inputs are observable, either directly or indirectly.
- Level 3 Valuations based on inputs that are unobservable and significant to the overall fair value measurement.

Transfers between levels, if any, are recognized at the beginning of the period in which the transfer occurs. In addition to using the above inputs in investment valuations, we apply the valuation policy approved by our Board that is consistent with ASC 820. Consistent with the valuation policy, the Adviser, as the valuation designee, evaluates the source of the inputs, including any markets in which our investments are trading (or any markets in which securities with similar attributes are trading), in determining fair value. When an investment is valued based on prices provided by reputable dealers or pricing services (such as broker quotes), our Adviser, as the valuation designee, subjects those prices to various criteria in making the determination as to whether a particular investment would qualify for treatment as a Level 2 or Level 3 investment. For example, our Adviser, as the valuation designee, or the independent valuation firm(s), review pricing support provided by dealers or pricing services in order to determine if observable market information is being used, versus unobservable inputs.

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

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

Financial and Derivative Instruments

Rule 18f-4 was adopted by the SEC in December 2020, and requires BDCs that use derivatives to, among other things, comply with a value-at-risk leverage limit, adopt a derivatives risk management program, and implement certain testing and board reporting procedures. Rule 18f-4 exempts BDCs that qualify as "limited derivatives users" from the aforementioned requirements, provided that these BDCs adopt written policies and procedures that are reasonably designed to manage the BDC's derivatives risks and comply with certain recordkeeping requirements. We currently qualifies as a"limited derivatives user" and expects to continue to do so. We adopted a derivatives policy by Rule 18f-4's August 2022 compliance date, and complies with the recordkeeping requirements.

Interest and Dividend Income Recognition

Interest income is recorded on the accrual basis and includes amortization and accretion of discounts or premiums. Certain investments may have contractual paymentin-kind ("PIK") interest or dividends. PIK interest and dividends represent accrued interest or dividends that are added to the principal amount or liquidation amount of the investment on the respective interest or dividend payment dates rather than being paid in cash and generally becomes due at maturity or at the occurrence of a liquidation event. Discounts and premiums to par value on securities purchased are amortized into interest income over the contractual life of the respective security using the effective yield method. The amortized cost of investments represents the original cost adjusted for the amortization and accretion of discounts or premiums, if any. Upon prepayment of a loan or debt security, any prepayment premiums, unamortized upfront loan origination fees and unamortized discounts are recorded as interest income in the current period.

Loans are generally placed on non-accrual status when there is reasonable doubt that principal or interest will be collected in full. Accrued interest is generally reversed when a loan is placed on non-accrual status. Interest payments received on non-accrual loans may be recognized as income or applied to principal depending upon management's judgment regarding collectability. If at any point we believe PIK interest is not expected to be realized, the investment generating PIK interest will be placed on non-accrual status. When a PIK investment is placed on non-accrual status, the accrued, uncapitalized interest or dividends are generally reversed through interest income. Non-accrual loans are restored to accrual status when past due principal and interest is paid current and, in management's judgment, are likely to remain current. Management may make exceptions to this treatment and determine to not place a loan on non-accrual status if the loan has sufficient collateral value and is in the process of collection.

Dividend income on preferred equity securities is recorded on the accrual basis to the extent that such amounts are payable by the portfolio company and are expected to be collected. Dividend income on common equity securities is recorded on the record date for private portfolio companies or on the ex-dividend date for publicly-traded portfolio companies.

Distributions

We have elected to be treated for U.S. federal income tax purposes, and qualify annually thereafter, as a RIC under Subchapter M of the Code. To obtain and maintain our tax treatment as a RIC, we must distribute (or be deemed to distribute) in each taxable year distribution for tax purposes equal to at least 90 percent of the sum of our:

- investment company taxable income (which is generally our ordinary income plus the excess of realized short-term capital gains over realized net long-term capital losses), determined without regard to the deduction for dividends paid, for such taxable year; and
- net tax-exempt interest income (which is the excess of our gross tax-exempt interest income over certain disallowed deductions) for such taxable year.

As a RIC, we (but not our shareholders) generally will not be subject to U.S. federal tax on investment company taxable income and net capital gains that we distribute to our shareholders.

We intend to distribute annually all or substantially all of such income. To the extent that we retain our net capital gains or any investment company taxable income, we generally will be subject to U.S. federal income tax at corporate rates. We can be expected to carry forward our net capital gains or any investment company taxable income in excess of current year dividend distributions, and pay the U.S. federal excise tax as described below.

Amounts not distributed on a timely basis in accordance with a calendar year distribution requirement are subject to a nondeductible 4% U.S. federal excise tax payable by us. We may be subject to a nondeductible 4% U.S. federal excise tax if we do not distribute (or are treated as distributing) during each calendar year an amount at least equal to the sum of:

- 98% of our net ordinary income excluding certain ordinary gains or losses for that calendar year;
- 98.2% of our capital gain net income, adjusted for certain ordinary gains and losses, recognized for the twelve-month period ending on October 31 of that calendar year; and
- 100% of any income or gains recognized, but not distributed, in preceding years.

While we intend to distribute any income and capital gains in the manner necessary to minimize imposition of the 4% U.S. federal excise tax, sufficient amounts of our taxable income and capital gains may not be distributed and as a result, in such cases, the excise tax will be imposed. In such an event, we will be liable for this tax only on the amount by which we do not meet the foregoing distribution requirement.

We intend to pay quarterly distributions to our shareholders out of assets legally available for distribution. All distributions will be paid at the discretion of our Board and will depend on our earnings, financial condition, maintenance of our tax treatment as a RIC, compliance with applicable BDC regulations and such other factors as our Board may deem relevant from time to time.

To the extent our current taxable earnings for a year fall below the total amount of our distributions for that year, a portion of those distributions may be deemed a return of capital to our shareholders for U.S. federal income tax purposes. Thus, the source of a distribution to our shareholders may be the original capital invested by the shareholder rather than our income or gains. Shareholders should read written disclosure carefully and should not assume that the source of any distribution is our ordinary income or gains.

We have adopted an "opt out" dividend reinvestment plan for our common shareholders. As a result, if we declare a cash dividend or other distribution, each shareholder that has not "opted out" of our dividend reinvestment plan will have their dividends or distributions automatically reinvested in additional shares of our common stock rather than receiving cash distributions. Shareholders who receive distributions in the form of shares of common stock will be subject to the same U.S. federal, state and local tax consequences as if they received cash distributions.

Income Taxes

We have elected to be treated as a BDC under the 1940 Act. We also have elected to be treated as a RIC under the Code beginning with the taxable year ending December 31, 2018 and intend to continue to qualify as a RIC. So long as we maintain our tax treatment as a RIC, we generally will not pay U.S. federal income taxes at corporate rates on any ordinary income or capital gains that we distribute at least annually to our shareholders as dividends. Instead, any tax liability related to income earned and distributed by us represents obligations of our investors and will not be reflected in our consolidated financial statements.

To qualify as a RIC, we must, among other things, meet certain source-of-income and asset diversification requirements. In addition, to qualify for RIC tax treatment, we must distribute to our shareholders, for each taxable year, at least 90% of our "investment company taxable income" for that year, which is generally our ordinary income plus the excess of our realized net short-term capital gains over our realized net long-term capital losses. In addition, a RIC may, in certain cases, satisfy this distribution requirement by distributing dividends relating to a taxable year after the close of such taxable year under the "spillover dividend provisions of Subchapter M. In order for us not to be subject to U.S. federal excise taxes, we must distribute annually an amount at least equal to the sum of (i) 98% of our net ordinary income (taking into account certain deferrals and elections) for the calendar year, (ii) 98.2% of our capital gains in excess of capital losses for the one-year period ending on October 31 of the calendar year and (iii) any net ordinary income and capital gains in excess of capital losses for preceding years that were not distributed during such years. We, at our discretion, may carry forward taxable income in excess of calendar year dividends and pay a 4% nondeductible U.S. federal excise tax on this income.

We evaluate tax positions taken or expected to be taken in the course of preparing our consolidated financial statements to determine whether the tax positions are "more-likely-than-not" to be sustained by the applicable tax authority. Tax positions not deemed to meet the "more-likely-than-not" threshold are reserved and recorded as a tax benefit or expense in the current year. All penalties and interest associated with income taxes are included in income tax expense. Conclusions regarding tax positions are subject to review and may be adjusted at a later date based on factors including, but not limited to, on-going analyses of tax laws, regulations and interpretations thereof. There were no material uncertain tax positions through December 31, 2022. As applicable, our prior three tax years remain subject to examination by U.S. federal, state and local tax authorities.

Recent Developments

We were formerly known as "Owl Rock Technology Finance Corp." On June 22, 2023, we filed Articles of Amendment in the state of Maryland to formally change our name to "Blue Owl Technology Finance Corp." Our new name took effect on July 6, 2023.

On July 7, 2023, the parties to the Revolving Credit Facility increased the aggregate commitment of the Lenders under the Facility from \$1.04 billion to \$1.065 billion.

On July 18, 2023, Owl Rock Technology Financing 2020-1 LLC entered into a supplemental indenture to the CLO 2020-1 Indenture, which made certain benchmark conforming changes to facilitate the transition of the reference rate applicable to the securities issued under the Indenture from LIBOR to term SOFR plus a spread adjustment.

On August 8, 2023, the Board declared a distribution of 90% of estimated third quarter investment company taxable income, if any, and, to the extent that such investment company taxable income is less than 6% of the Company's weighted average capital called since inception, an additional amount of net capital gains for shareholders of record on September 29, 2023 payable on or before November 15, 2023.

Item 3. Quantitative and Qualitative Disclosures About Market Risk.

We are subject to financial market risks, including valuation risk, interest rate risk, currency risk, credit risk and inflation risk.

Valuation Risk

We have invested, and plan to continue to invest, primarily in illiquid debt and equity securities of private companies. Most of our investments will not have a readily available market price, and therefore, we will value these investments at fair value as determined in good faith by the Adviser, as our valuation designee, based on, among other things, the input of the independent third-party valuation firm(s) engaged at the direction of the Adviser, as our valuation designee, and in accordance with our valuation policy. There is no single standard for determining fair value. As a result, determining fair value requires that judgment be applied to the specific facts and circumstances of each portfolio investment while employing a consistently applied valuation process for the types of investments we make. If we were required to liquidate a portfolio investment in a forced or liquidation sale, we may realize amounts that are different from the amounts presented and such differences could be material.

Interest Rate Risk

Interest rate sensitivity refers to the change in earnings that may result from changes in the level of interest rates. We intend to fund portions of our investments with borrowings, and at such time, our net investment income will be affected by the difference between the rate at which we invest and the rate at which we borrow. Accordingly, we cannot assure you that a significant change in market interest rates will not have a material adverse effect on our net investment income.

In a low interest rate environment, the difference between the total interest income earned on interest earning assets and the total interest expense incurred on interest bearing liabilities may be compressed, reducing our net income and potentially adversely affecting our operating results. Conversely, in a rising interest rate environment, such difference could potentially increase thereby increasing our net income as indicated per the table below.

As of June 30, 2023, 96.5% of our debt investments based on fair value were at floating rates. Additionally, the weighted average floor, based on fair value, of our debt investments was 0.84%.

Based on our Consolidated Statements of Assets and Liabilities as of June 30, 2023, the following table shows the annualized impact on net income of hypothetical base rate changes in interest rates on our debt investments (considering interest rate floors for floating rate instruments) assuming each floating rate investment is subject to 3-month reference rate election and there are no changes in our investment and borrowing structure:

(\$ in millions)	Inte	rest Income	Int	erest Expense	 Net Income ⁽¹⁾
Up 300 basis points	\$	149.4	\$	42.7	\$ 106.7
Up 200 basis points	\$	99.6	\$	28.5	\$ 71.1
Up 100 basis points	\$	49.8	\$	14.2	\$ 35.6
Down 100 basis points	\$	(49.8)	\$	(14.2)	\$ (35.6)
Down 200 basis points	\$	(99.6)	\$	(28.5)	\$ (71.1)
Down 300 basis points	\$	(149.4)	\$	(42.7)	\$ (106.7)

(1) Excludes the impact of income-based fees. See "ITEM 1. - Notes to Consolidated Financial Statements - Note 3. Agreements and Related Party Transactions" of our consolidated financial statements for more information on income-based fees.

We may in the future hedge against interest rate fluctuations by using hedging instruments such as interest rate swaps, futures, options, and forward contracts. While hedging activities may mitigate our exposure to adverse fluctuations in interest rates, certain hedging transactions that we may enter into in the future, such as interest rate swap agreements, may also limit our ability to participate in the benefits of lower interest rates with respect to our portfolio investments.

Currency Risk

From time to time, we may make investments that are denominated in a foreign currency. These investments are translated into U.S. dollars at each balance sheet date, exposing us to movements in foreign exchange rates. We may employ hedging techniques to minimize these risks, but we cannot assure you that such strategies will be effective or



without risk to us. We may seek to utilize instruments such as, but not limited to, forward contracts to seek to hedge against fluctuations in the relative values of our portfolio positions from changes in currency exchange rates. We also have the ability to borrow in certain foreign currencies under our credit facilities. Instead of entering into a foreign currency forward contract in connection with loans or other investments we have made that are denominated in a foreign currency, we may borrow in that currency to establish a natural hedge against our loan or investment. To the extent the loan or investment is based on a floating rate other than a rate under which we can borrow under our credit facilities, we may seek to utilize interest rate derivatives to hedge our exposure to changes in the associated rate.

Credit Risk

We generally endeavor to minimize our risk of exposure by limiting to reputable financial institutions the counterparties with which we enter into financial transactions. As of June 30, 2023 and December 31, 2022, we held the majority of our cash balances with a single highly rated money center bank and such balances are in excess of Federal Deposit Insurance Corporation insured limits. We seek to mitigate this exposure by monitoring the credit standing of these financial institutions.

Inflation Risk

Inflation is likely to continue in the near to medium-term, particularly in the United States, and monetary policy has tightened in response. Persistent inflationary pressures could affect the profitability of investments held by our products, which could impact the level of management fees and other revenues we may earn in the future.

Item 4. Controls and Procedures.

(a) Evaluation of Disclosure Controls and Procedures

In accordance with Rules 13a-15(b) and 15d-15(b) of the Exchange Act, we, under the supervision and with the participation of our Chief Executive Officer and Chief Financial Officer, carried out an evaluation of the effectiveness of our disclosure controls and procedures (as defined in Rule 13a-15(e) and Rule 15d-15(e) of the Exchange Act) as of the end of the period covered by this Quarterly Report on Form 10-Q and determined that our disclosure controls and procedures are effective as of the end of the period covered by the Quarterly Report on Form 10-Q.

(b) Changes in Internal Controls Over Financial Reporting

There have been no changes in our internal control over financial reporting that occurred during our most recently completed fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

Neither we nor the Adviser are currently subject to any material legal proceedings, nor, to our knowledge, are any material legal proceeding threatened against us. From time to time, we may be a party to certain legal proceedings in the ordinary course of business, including proceedings relating to the enforcement of our rights under contracts with our portfolio companies. Our business is also subject to extensive regulation, which may result in regulatory proceedings against us. While the outcome of any such future legal or regulatory proceedings cannot be predicted with certainty, we do not expect that any such future proceedings will have a material effect upon our financial condition or results of operations.

Item 1A. Risk Factors

In addition to the other information set forth in this report, you should carefully consider the risk factors discussed in Part I, "ITEM 1A. RISK FACTORS" in our Annual Report on Form 10-K for the fiscal year ended December 31, 2022 and our Quarterly Report on Form 10-Q for the fiscal quarter ended March 31, 2023, which could materially affect our business, financial condition and/or operating results. The risks described in our Annual Report on Form 10-K for the fiscal year ended December 31, 2022 and our Quarterly Report on Form 10-K for the fiscal year ended December 31, 2022 and our Quarterly Report on Form 10-Q for the fiscal quarter ended March 31, 2023 are not the only risks facing us. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially and adversely affect our business, financial condition and/or operating results.

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

Other than the shares issued pursuant to our dividend reinvestment plan, we did not sell any unregistered equity securities, except as previously disclosed in certain 8-Ks filed with the SEC.

In the second quarter of 2023, pursuant to our dividend reinvestment plan, we issued 1,082,573 shares of our common stock, at a price of \$16.83 per share, to stockholders of record as of March 31, 2023 that did not opt out of our dividend reinvestment plan in order to satisfy the reinvestment portion of our dividends. This issuance was not subject to the registration requirements of the Securities Act of 1933, as amended.

Item 3. Defaults Upon Senior Securities.

None.

Item 4. Mine Safety Disclosures

Not applicable.

Item 5. Other Information.

Articles of Amendment

Effective as of July 6, 2023, the Company amended its charter to change the Company's name from Owl Rock Technology Finance Corp. to Blue Owl Technology Finance Corp. The Company effected the increase by filing Articles of Amendment (the "Amendment") with the State Department of Assessments and Taxation of Maryland.

A copy of our Articles of Amendment and Restatement, as further amended by the Amendment, is filed as Exhibit 3.1 to this report.

Rule 10b5-1 Trading Plans

During the fiscal quarter ended June 30, 2023, none of the Company's directors or executive officers adopted or terminated any contract, instruction or written plan for the purchase or sale of Company securities that was intended to satisfy the affirmative defense conditions of Rule 10b5-1(c) or any "non-Rule 10b5-1 trading arrangement.

Item 6. Exhibits

Exhibit Number	Description of Exhibits
3.1*	Articles of Amendment and Restatement, dated August 9, 2018, as amended June 22, 2023
3.2	Amended and Restated Bylaws, dated July 6, 2023 (incorporated by reference to Exhibit 3.2 to the Company's Current Report on Form 8-K, filed on June 22, 2023).
10.1	Amendment No. 1 to the Credit Agreement, dated as of June 23, 2023, among ORTF Funding LLLC, as Borrower, the Lenders referred to therein, Goldman Sachs Bank USA, as Sole Lead Arranger, Syndication Agent and Administrative Agent, State Street Bank and Trust Company, as Collateral Administrator and Collateral Agent, and Alter Domus (US) LLC, as Collateral Custodian (incorporated by reference Exhibit 10.1 to the Company's Current Report on Form 8-K, filed on June 27, 2023).
31.1*	Certification of Principal Executive Officer Pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2*	Certification of Principal Financial Officer Pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1**	Certification of Principal Executive Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.2**	Certification of Principal Financial Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
101.INS	Inline XBRL Instance Document - the instance document does not appear in the Interactive Data File because XBRL tags are embedded within the Inline XBRL document.
101.SCH	Inline XBRL Taxonomy Extension Schema Document
101.CAL	Inline XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF	Inline XBRL Taxonomy Extension Definition Linkbase Document
101.LAB	Inline XBRL Taxonomy Extension Label Linkbase Document
101.PRE	Inline XBRL Taxonomy Extension Presentation Linkbase Document
104	Cover Page Interactive Data File (embedded within the Inline XBRL document)
 Filed here ** Furnishee 	

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this Report to be signed on its behalf by the undersigned, thereunto duly authorized.

		Blue Owl Technology Finance Corp.
Date: August 11, 2023	By:	/s/ Craig W. Packer
		Craig W. Packer
		Chief Executive Officer
		Blue Owl Technology Finance Corp.
Date: August 11, 2023	By:	/s/ Jonathan Lamm
		Jonathan Lamm
		Chief Operating Officer and Chief Financial Officer

Exhibit 3.1

[Conformed Copy as of July 6, 2023]

BLUE OWL TECHNOLOGY FINANCE CORP.

ARTICLES OF AMENDMENT AND RESTATEMENT

FIRST: Blue Owl Technology Finance Corp., a Maryland corporation, desires to amend and restate its charter as currently in effect and as hereinafter amended.

SECOND: The following provisions are all the provisions of the charter currently in effect and as hereinafter amended:

Article I. NAME

The name of the corporation (the "Corporation") is: Blue Owl Technology Finance Corp.

Article II. PURPOSES AND POWERS

The purposes for which the Corporation is formed are to engage in any lawful act or activity for which corporations may be organized under the general laws of the State of Maryland as now or hereafter in force, including, without limitation or obligation, engaging in business as a business development company under the Investment Company Act of 1940, as amended (together with any rules and regulations and any applicable guidance and/or interpretations of the Securities and Exchange Commission (the "SEC") or its staff promulgated thereunder, the "1940 Act").

Article III. PRINCIPAL OFFICE IN STATE AND RESIDENT AGENT

The name of the resident agent of the Corporation in the State of Maryland is The Corporation Trust Incorporated, whose address is 2405 York Road, Suite 201, Lutherville Timonium, Maryland 21093. The street address of the principal office of the Corporation in the State of Maryland is c/o The Corporation Trust Incorporated, 2405 York Road, Suite 201, Lutherville Timonium, Maryland 21093.

Article IV. PROVISIONS FOR DEFINING, LIMITING AND REGULATING CERTAIN POWERS OF THE CORPORATION AND OF THE STOCKHOLDERS AND DIRECTORS

Section 4.01 <u>Number, Vacancies, Classification and Election of Directors</u>. The business and affairs of the Corporation shall be managed under the direction of the Board of Directors. The number of directors of the Corporation (the "Directors") is seven, which number may be increased or decreased only by the Board of Directors pursuant to the Bylaws, or the Charter, but shall never be less than the minimum number required by the MGCL. A director shall have the qualifications, if any, specified in the Bylaws. The names of the directors who shall serve until their successors are duly elected and qualify are:

Eric Kaye — Class 2 Director (as defined below) Douglas I. Ostrover — Class 3 Director (as defined below) Christopher M. Temple — Class 3 Director (as defined below) Alan Kirshenbaum — Class 1 Director (as defined below) Edward D'Alelio — Class 1 Director (as defined below) Brian Finn — Class 2 Director (as defined below) Craig W. Packer — Class 1 Director (as defined below)

The Board of Directors may fill any vacancy, whether resulting from an increase in the number of directors or otherwise, on the Board of Directors in the manner provided in the Bylaws.

The Corporation elects at such time as it becomes eligible pursuant to Section 3-802 of the MGCL to make the election as provided for under Section 3-804(c) of the MGCL that, except as may be provided by the Board of Directors in setting the terms of any class or series of Preferred Shares or as may be required by the 1940 Act, any and all vacancies on the Board of Directors may be filled only by the affirmative vote of a majority of the remaining Directors in office, even if the remaining Directors do not constitute a quorum, and any Director elected to fill a vacancy shall serve for the remainder of the full term of the directorship in which such vacancy occurred.

On the date of the Commencement of the Private Placement, the Directors (other than any Director elected solely by holders of one or more classes or series of Preferred Shares in connection with dividend arrearages) shall be classified, with respect to the terms for which they severally hold office, into three classes, as determined by the Board of Directors, as nearly equal in size as is practicable. The term of office of one class of Directors (the "<u>Class 1 Directors</u>") shall expire at the first annual meeting of Stockholders following the Commencement of the Private Placement, the term of office of another class of Directors (the "<u>Class 2 Directors</u>") shall expire at the second annual meeting of Stockholders following the Commencement of the Private Placement and the term of office of the remaining class of Directors (the "<u>Class 3 Directors</u>") shall expire at the third annual meeting of Stockholders following the Commencement of the Private Placement, and, in each case, when their respective successors are duly elected and qualify. At each annual meeting of Stockholders, commencing with the annual meeting next following the Commencement of the Private Placement, and, in each case, when their respective successors to the class of Directors whose term expires at such meeting shall be elected to hold office for a term expiring at the third succeeding annual meeting of Stockholders following the meeting at which they were elected and until their respective successors are duly elected and qualify.

Section 4.02 Extraordinary Actions. Except as specifically provided in Section 4.08 (relating to removal of Directors), in Section 7.02 (relating to certain amendments to the Charter) and in Section 7.03 (relating to certain actions), notwithstanding any provision of law permitting or requiring any action to be taken or approved by the affirmative vote of Stockholders entitled to cast a greater number of votes, any such action shall be effective and valid if declared advisable by the Board of Directors and taken or approved by the affirmative vote of Stockholders entitled to cast a majority of all the votes entitled to be cast on the matter.

Section 4.03 Election of Directors. Except as otherwise provided in the Bylaws of the Corporation, each director shall be elected by a majority of the votes case at a meeting of Stockholders duly called and at which a quorum is present.

Section 4.04 <u>Quorum</u>. The presence in person or by proxy of holders of Shares of the Corporation entitled to cast a majority of the votes entitled to be cast (without regard to class) shall constitute a quorum at any meeting of Stockholders, except with respect to any such matter that, under applicable statutes or regulatory requirements or the Charter, requires approval by a separate vote of one or more classes or series of Shares, in which case the presence in person or by proxy of Stockholders entitled to cast a majority of the votes entitled to be cast by such classes or series of Shares on such matter shall constitute a quorum. To the extent permitted by Maryland law as in effect from time to time, the foregoing quorum provision may be changed by the Bylaws.

Section 4.05 <u>Authorization by Board of Stock Issuance</u>. The Board of Directors may authorize the issuance from time to time of Shares of any class or series, whether now or hereafter authorized, or securities or rights convertible into Shares of any class or series, whether now or hereafter authorized, for such consideration, if any, as the Board of Directors may deem advisable (including compensation for the Directors or without consideration in the case of a stock split or stock dividend), subject to such restrictions or limitations, if any, as may be set forth in the Charter or the Bylaws.

Section 4.06 <u>Preemptive Rights and Appraisal Rights</u>. Except as may be provided by the Board of Directors in setting the terms of classified or reclassified Shares pursuant to Section 5.04 or as may otherwise be provided by a contract approved by the Board of Directors, no holder of Shares shall, as such holder, have any preemptive right to purchase or subscribe for any additional Shares or any other security of the Corporation which the Corporation may issue or sell. Holders of Shares shall not be entitled to exercise any rights of an objecting Stockholder provided for under Title 3, Subtitle 2 of the MGCL or any successor statute unless the Board of Directors, upon such terms and conditions specified by the Board of Directors, shall determine that such rights apply, with respect to all or any classes or series of Shares would otherwise be entitled to exercise such rights.

Section 4.07 Determinations by Board. The determination as to any of the following matters, made by or pursuant to the direction of the Board of Directors not inconsistent with the Charter, shall be final and conclusive and shall be binding upon the Corporation and every holder of Shares: the amount of the net income of the Corporation for any period and the amount of assets at any time legally available for the payment of dividends, purchase of Shares or the payment of other distributions on Shares; the amount of paid-in surplus, net assets, other surplus, annual or other cash flow, funds from operations, net profit, net assets in excess of capital, undivided profits or excess of profits over losses on sales of assets; the amount, purpose, time of creation, increase or decrease, alteration or cancellation of any reserves or charges and the propriety thereof (whether or not any obligation or liability for which such reserves or charges shall have been created shall have been set aside, paid or discharged); any interpretation or resolution of any ambiguity with respect to any provision of the Charter (including any of the terms, preferences, conversion or other rights, voting powers or rights, restrictions, limitations as to dividends or other distributions, qualifications and terms and conditions of redemption of any Shares; the number of Shares of any class or series of the Corporation; any matter relating to the acquisition, holding and disposition of any assets by the Corporation; any interpretation of the terms and conditions of net entity; the compensation of the terms and conditions of net entity; the compensation of directors, officers, employees or agents of the Corporation; or any other matter relating to the business and affairs of the Corporation or required or permitted by applicable law, the Charter or Bylaws or otherwise to be determined by the Board of Directors.

Section 4.08 <u>Removal of Directors</u>. Subject to the rights of holders of one or more classes or series of Preferred Shares to elect or remove one or more Directors, from and after the Commencement of the Private Placement any Director, or the entire Board of Directors, may be removed from office at any time only for cause and only by the affirmative vote of at least 75% of the votes entitled to be cast generally in the election of Directors, voting together as a single class. For the purpose of this paragraph, "cause" shall mean, with respect to any particular Director, conviction of a felony or a final judgment of a court of competent jurisdiction holding that such Director caused demonstrable, material harm to the Corporation through bad faith or active and deliberate dishonesty.

Section 4.09 Stockholder Action by Unanimous Written Consent. Any action required or permitted to be taken by the Stockholders, unless such action is taken at a duly called annual or special meeting of Stockholders, may only be taken by the unanimous written consent of all Stockholders entitled to vote thereon.

Section 4.10 Exclusive Forum. All Stockholders shall be subject to the forum selection provisions for any direct or derivative action or proceeding as may be set forth in the Bylaws.

Article V. STOCK

Section 5.01 <u>Authorized Shares</u>. The Corporation has authority to issue 500,000,000 Shares, initially consisting of 500,000,000 shares of common stock, \$0.01 par value per share ("<u>Common Shares</u>"), and no shares of preferred stock, \$0.01 par value per share ("<u>Preferred Shares</u>"). The aggregate par value of all authorized Shares having par value is \$5,000,000.00. If Shares of one class or series are classified or reclassified into Shares of another class or series pursuant to this Article VI, the number of authorized Shares of the former class or series shall be automatically decreased and the number of Shares of the latter class or series shall be automatically increased, in each case by the number of Shares so classified or reclassified, so that the aggregate number of Shares of all classes and series that the Corporation has authority to issue shall not be more than the total number of Shares set forth in the first sentence of this paragraph. The Board of Directors, with the approval of a majority of the entire Board and without any action by the Stockholders, may amend the Charter from time to time to increase or decrease the aggregate number of Shares or the number of Shares or any class or series that the Corporation has authority to issue.

Section 5.02 Common Shares. Each Common Shares shall entitle the holder thereof to one vote. The Board may reclassify any unissued shares of Common Stock from time to time into one or more classes or series of stock.

Section 5.03 Preferred Shares. The Board may classify any unissued Preferred Shares and reclassify any previously classified but unissued Preferred Shares of any series from time to time, into one or more classes or series of Shares.

Section 5.04 <u>Classified or Reclassified Shares</u>. Prior to issuance of classified or reclassified Shares of any class or series, the Board by resolution shall: (a) designate that class or series to distinguish it from all other classes and series of Shares; (b) specify the number of Shares to be included in the class or series; (c) set or change, subject to the express terms of any class or series of Shares outstanding at the time, the preferences, conversion or other rights, voting powers (including exclusive voting rights, if any), restrictions, limitations as to dividends or other distributions, qualifications and terms and conditions of redemption for each class or series; and (d) cause the Corporation to file articles supplementary with the State Department of Assessments and Taxation of Maryland. Any of the terms of any class or series of Shares set or changed pursuant to clause (c) of this Section 5.04 may be made dependent upon facts or events ascertainable outside the Charter (including determinations by the Board or other facts or events within the control of the Corporation) and may vary among holders thereof, provided that the manner in which such facts, events or variations shall operate upon the terms of such class or series of Shares is clearly and expressly set forth in the articles supplementary or other charter document filed with the State Department of Assessments and Taxation of Maryland.

Section 5.05 <u>Charter and Bylaws</u>. All Persons who acquire Shares of the Corporation acquire the same, and the rights of all Stockholders and the terms of all Shares are, subject to the provisions of the Charter and the Bylaws. The Board of Directors shall have the exclusive power, at any time, to make, alter, amend or repeal the Bylaws.

Section 5.06 <u>No Issuance of Share Certificates</u>. Unless otherwise provided by the Board of Directors, the Corporation shall not issue stock certificates. A Stockholder's investment shall be recorded on the books of the Corporation. To transfer his or her Shares, a Stockholder shall submit an executed form to the Corporation, which form shall be provided by the Corporation upon request. Such transfer also will be recorded on the books of the Corporation. Upon issuance or transfer of Shares, the Corporation will provide the Stockholder with information concerning his or her rights with regard to such Shares, as required by the Bylaws and the MGCL or other applicable law.

Section 5.07 <u>Right of Inspection</u>. A Stockholder that is otherwise eligible under applicable law to inspect the Corporation's books of account, stock ledger, or other specified documents of the Corporation shall have no right to make such inspection if the Board of Directors determines that such stockholder has an improper purpose for requesting such inspection.

Article VI. LIABILITY LIMITATION AND INDEMNIFICATION

Section 6.01 Limitation of Director and Officer Liability. To the maximum extent that Maryland law in effect from time to time permits limitation of the liability of directors and officers of a corporation, no present or former director or officer of the Corporation shall be liable to the Corporation or its stockholders for money damages.

Section 6.02 <u>Indemnification</u>. Subject to any limitations set forth under Maryland law or the 1940 Act, the Corporation shall indemnify and pay or reimburse reasonable expenses in advance of final disposition of a proceeding to (i) any individual who is a present or former Director or officer of the Corporation and who is made or threatened to be made a party to the proceeding by reason of his or her service in that capacity, or (ii) any individual who, while a Director or officer of the Corporation and at the request of the Corporation, serves or has served as a director, officer, partner, member, manager or trustee of another corporation, real estate investment trust, partnership, limited liability company, joint venture, trust, employee benefit plan or other enterprise and who is made or threatened to be made a party to the proceeding by reason of his or her service in that capacity. The Corporation may, with the approval of the Board of Directors or any duly authorized committee thereof, provide such indemnification and advance for expenses to a Person who served a predecessor of the Corporation in any of the capacities described in (i) or (ii) above and to any employee or agent of the Corporation or a predecessor of the Corporation. The Board may take such action as is necessary to carry out this Section 6.02.

Section 6.03 1940 Act Limitation on Indemnification. The provisions of this Article VII shall be subject to the requirements and limitations of the 1940 Act.

Section 6.04 <u>Amendment or Repeal</u>. Neither the amendment nor repeal of this Article XI, nor the adoption or amendment of any other provision of the Charter or Bylaws inconsistent with this Article XI, shall apply to or affect in any respect the applicability of the preceding sections of this Article XI with respect to any act or failure to act which occurred prior to such amendment, repeal, or adoption.

Article VII. AMENDMENTS

Section 7.01 <u>Amendments Generally</u>. The Corporation reserves the right from time to time, upon the requisite approval by the Board of Directors and/or the Stockholders, to make any amendment to the Charter, now or hereafter authorized by law, including any amendment altering the terms or contract rights, as expressly set forth in the Charter, of any Shares. All rights and powers conferred by the Charter on Stockholders, Directors and officers are granted subject to this reservation.

Section 7.02 Approval of Certain Extraordinary Actions and Charter Amendments.

- . Required Votes. The affirmative vote of the Stockholders entitled to cast at least 75% of the votes entitled to be cast generally in the election of Directors, with holders of each class or series of Shares voting as a separate class:
 - i. Any amendment to the Charter to make Common Shares a "redeemable security" and any other proposal to convert the Corporation from a "closed-end company" to an "open-end company" (as defined in the 1940 Act);
 - ii. The liquidation or dissolution of the Corporation and any amendment to the Charter to effect any such liquidation or dissolution;
 - iii. Any amendment to, or any amendment inconsistent with, the provisions of, Section 4.01, Section 4.02, Section 4.08, Section 4.09, Section 5.05, or this Section 7.03 of this Charter;
 - iv. Any merger, consolidation, conversion, share exchange or sale or exchange of all or substantially all of the assets of the Corporation that the MGCL requires be approved by the Stockholders; and
 - Any transaction between (A) the Corporation and (B) a person, or group of persons acting together (including, without limitation, a "group" for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended, or any successor provision), that is entitled to exercise or direct the exercise, or acquire the right to exercise or direct the exercise, directly or indirectly, other than solely by virtue of a revocable proxy, of one-tenth or more of the voting power in the election of directors generally, or any person controlling, controlled by or under common control with, or employed by or acting as an agent of, any such person or member of such group;

provided, however, that, if the Continuing Directors (as defined herein), by a vote of at least majority of such Continuing Directors, in addition to approval by the Board of Directors, approve such proposal, transaction or amendment referred to in (i)-(v) above, the affirmative vote of the holders of a majority of the votes entitled to be cast on the matter shall be sufficient to approve such proposal, transaction or amendment; and provided further, that, with respect to any transaction referred to in (a)(v) above, if such transaction is approved by the Continuing Directors, by a vote of at least majority of such Continuing Directors, no stockholder approval of such transaction shall be required unless the MGCL or another provision of the charter or Bylaws otherwise requires such approval.

For the purposes of this Article XII:

a. "<u>Continuing Director</u>" means (i) the directors identified in Section 4.01, (ii) the directors whose nomination for election by the stockholders or whose election by the Board of Directors to fill vacancies on the Board of Directors is approved by a majority of the directors identified in Section 4.01, who are on the Board at the time of the nomination or election, as applicable, or (iii) any successor directors whose nomination for election by the stockholders or whose election by the Board of Directors to fill vacancies is approved by a majority of the Continuing Directors or successor Continuing Directors, who are on the Board at the time of the nomination or election, as applicable.

THIRD: The amendment to and restatement of the charter as hereinabove set forth have been duly advised by the Board of Directors and approved by the stockholders of the Corporation as required by law.

FOURTH: The current address of the principal office of the Corporation is as set forth in Article III of the foregoing amendment and restatement of the charter.

FIFTH: The name and address of the Corporation's current resident agent are as set forth in Article III of the foregoing amendment and restatement of the charter.

SIXTH: The number of directors of the Corporation and the names of those currently in office are as set forth in Article V of the foregoing amendment and restatement of the charter.

<u>SEVENTH</u>: The total number of shares of stock which the Corporation had authority to issue immediately before the amendment to the Charter as set forth above was 100,000,000 shares of stock, with a par value of \$0.01 per share, amounting in aggregate to \$1,000,000.00.

EIGHTH: The total number of shares of stock which the Corporation had authority to issue immediately after the amendment to the Charter as set forth above is 500,000,000 shares of stock, with a par value of \$0.01 per share, amounting in aggregate to \$5,000,000.00.

<u>NINTH</u>: The undersigned acknowledges these Articles of Amendment and Restatement to be the corporate act of the Corporation and, as to all matters or facts required to be verified under oath, the undersigned acknowledges that, to the best of the undersigned's knowledge, information and belief, these matters and facts are true in all material respects and that this statement is made under the penalties for perjury.

-Signature page follows-

IN WITNESS WHEREOF, the Corporation has caused these Articles of Amendment and Restatement to be signed in its name and on its behalf by its Chief Operating Officer and attested to by its Secretary on the 9th day of August, 2018. ATTEST:

Victor Lopez Secretary

BLUE OWL TECHNOLOGY FINANCE CORP.

Alan Kirshenbaum Chief Operating Officer

Exhibit 31.1

CERTIFICATION PURSUANT TO RULES 13a-14(a) AND 15d-14(a) UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Craig W. Packer, Chief Executive Officer of Blue Owl Technology Finance Corp., certify that:

1. I have reviewed this Quarterly Report on Form 10-Q of Blue Owl Technology Finance Corp. (the "registrant") for the quarter ended June 30, 2023;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this Quarterly Report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations, and cash flows of the registrant as of, and for, the periods presented in this Quarterly Report;

4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this Quarterly Report is being prepared;

b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing equivalent functions):

a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 11, 2023

By:

/s/ Craig W. Packer

Craig W. Packer Chief Executive Officer

Exhibit 31.2

CERTIFICATION PURSUANT TO RULES 13a-14(a) AND 15d-14(a) UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Jonathan Lamm, Chief Financial Officer of Blue Owl Technology Finance Corp., certify that:

1. I have reviewed this Quarterly Report on Form 10-Q of Blue Owl Technology Finance Corp. (the "registrant") for the quarter ended June 30, 2023;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this Quarterly Report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations, and cash flows of the registrant as of, and for, the periods presented in this Quarterly Report;

4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this Quarterly Report is being prepared;

b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing equivalent functions):

a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 11, 2023

By:

/s/ Jonathan Lamm

Jonathan Lamm Chief Operating Officer and Chief Financial Officer

CERTIFICATION PURSUANT TO SECTION 1350, CHAPTER 63 OF TITLE 18, UNITED STATES CODE, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

Pursuant to Section 1350, Chapter 63 of Title 18, United States Code, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned, as Chief Executive Officer of Blue Owl Technology Finance Corp. (the "Company"), does hereby certify that to the undersigned's knowledge:

1) the Company's Form 10-Q for the quarter ended June 30, 2023 fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and

2) the information contained in the Company's Form 10-Q for the quarter ended June 30, 2023 fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: August 11, 2023

By:

/s/ Craig W. Packer Craig W. Packer

Chief Executive Officer

CERTIFICATION PURSUANT TO SECTION 1350, CHAPTER 63 OF TITLE 18, UNITED STATES CODE, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

Pursuant to Section 1350, Chapter 63 of Title 18, United States Code, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned, as Chief Financial Officer of Blue Owl Technology Finance Corp. (the "Company"), does hereby certify that to the undersigned's knowledge:

1) the Company's Form 10-Q for the quarter ended June 30, 2023 fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and

2) the information contained in the Company's Form 10-Q for the quarter ended June 30, 2023 fairly presents, in all material respects, the financial condition and results of operations of the Company.

By:

Date: August 11, 2023

/s/ Jonathan Lamm

Jonathan Lamm Chief Operating Officer and Chief Financial Officer