Golub Capital BDC, Inc. Form 10-Q August 08, 2013
UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
FORM 10-Q
þ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF
THE SECURITIES EXCHANGE ACT OF 1934
For the Quarterly Period Ended June 30, 2013
<u>OR</u>
" 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 814-00794
Golub Capital BDC, Inc.

(Exact name of registrant as specified in its charter)

Delaware 27-2326940

(State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification No.)

150 South Wacker Drive, Suite 800

Chicago, IL 60606

(Address of principal executive offices)

(312) 205-5050

(Registrant's telephone number, including area code)

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 by No."

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes "No "

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

Large accelerated filer " Accelerated filer b

Non-accelerated filer " (Do not check if a smaller reporting company) Smaller reporting company"

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

As of August 8, 2013, the Registrant had 39,791,805 shares of common stock, \$0.001 par value, outstanding.

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Consolidated Statements of Financial Condition

(In thousands, except share and per share data)

June 30, 2013 September 30, 2012 (unaudited)	
Investments, at fair value (cost of \$962,485 and \$669,841, respectively) \$967,792 \$672,910	
Cash and cash equivalents 12,936 13,891	
Restricted cash and cash equivalents 21,689 37,036	
Interest receivable 5,520 3,906	
Deferred financing costs 7,372 5,898	
Other assets 448 455	
Total Assets \$1,015,757 \$ 734,096	
, ,	
Liabilities	
Debt 403,800 \$ 352,300	
Interest payable 2,426 1,391	
Management and incentive fees payable 5,808 4,203	
Accounts payable and accrued expenses 2,225 1,073	
Total Liabilities 414,259 358,967	
Net Assets	
Preferred stock, par value \$0.001 per share, 1,000,000 shares authorized, zero	
shares issued and outstanding as of June 30, 2013 and September 30, 2012	
Common stock, par value \$0.001 per share, 100,000,000 shares authorized,	
39,791,805 and 25,688,101 shares issued and outstanding as of June 30, 2013 40 26	
and September 30, 2012, respectively	
Paid in capital in excess of par 600,352 375,563	
Capital distributions in excess of net investment income (343) 347	
Net unrealized appreciation on investments and derivative instruments 7,975 5,737	
Net realized loss on investments and derivative instruments (6,526) (6,544))
Total Net Assets 601,498 375,129	
Total Liabilities and Total Net Assets \$1,015,757 \$ 734,096	
Number of common shares outstanding 39,791,805 25,688,101	
Net asset value per common share \$15.12 \$ 14.60	

See Notes to Consolidated Financial Statements.

Consolidated Statements of Operations (unaudited)

(In thousands, except share and per share data)

	Three months 30,	s ended June	Nine months 30,	ended June
	2013	2012	2013	2012
Investment income				
Interest income	\$21,187	\$14,811	\$59,130	\$41,263
Dividend income	1,081	-	1,827	377
Total investment income	22,268	14,811	60,957	41,640
Expenses				
Interest and other debt financing expenses	2,967	2,865	9,254	7,811
Base management fee	3,114	2,220	8,268	6,187
Incentive fee	2,785	1,917	7,647	4,261
Professional fees	534	538	1,540	1,685
Administrative service fee	715	489	1,873	1,207
General and administrative expenses	153	104	404	405
Total expenses	10,268	8,133	28,986	21,556
Net investment income	12,000	6,678	31,971	20,084
Net gain on investments				
Net realized (loss) gain on investments	(77) (70) 18	(5,002)
Net realized gain on derivative instruments	-	1,228	-	2,216
Net change in unrealized appreciation (depreciation) on investments	734	(795) 2,238	3,580
Net change in unrealized (depreciation) appreciation on derivative instruments	-	(1,648) -	2,136
Net gain (loss) on investments	657	(1,285) 2,256	2,930
Net increase in net assets resulting from operations	\$12,657	\$5,393	\$34,227	\$23,014
Per Common Share Data				
Basic and diluted earnings per common share	\$0.34	\$0.21	\$1.05	\$0.97
Dividends and distributions declared per common share	\$0.32	\$0.32	\$0.96	\$0.96
Basic and diluted weighted average common shares outstanding	37,118,379	25,639,680	32,511,415	23,803,762

See Notes to Consolidated Financial Statements.

Consolidated Statements of Changes in Net Assets (unaudited)

(In thousands, except share data)

	Common Sto	ock	Paid in Capital	Capital Distributions	Net Unrealized Appreciation (Depreciation) on	Net Realized Gain (Loss) on Investments	
	Shares	Par Amou	in Excess anof Par	in Excess of Net Investment Income	Investments and Derivative Instruments	and Derivative Instruments	Total Net Assets
Balance at September 30, 2011	21,733,903	\$ 22	\$ 318,302	\$ (398) \$ (1,519	\$ 142	\$316,549
Issuance of common stock, net of offering and underwriting costs ⁽¹⁾	3,825,000	4	56,463	-	-	-	56,467
Net increase (decrease) in net assets resulting from operations Distributions to stockholders: Stock issued in	-	-	-	20,084	5,716	(2,786) 23,014
connection with dividend reinvestment plan	104,106	-	1,527	-	-	-	1,527
Dividends and distributions	-	-	-	(23,346) -	-	(23,346)
Balance at June 30, 2012	25,663,009	\$ 26	\$ 376,292	\$ (3,660) \$ 4,197	\$ (2,644) \$374,211
Balance at September 30, 2012	25,688,101	\$ 26	\$ 375,563	\$ 347	\$ 5,737	\$ (6,544) \$375,129
Issuance of common stock, net of offering and underwriting costs ⁽²⁾	14,016,382	14	223,404	-	-	-	223,418
Net increase in net assets resulting from	-	-	-	31,971	2,238	18	34,227

operations							
Distributions to							
stockholders:							
Stock issued in							
connection with	87,322	_	1,385	_	_	_	1,385
dividend reinvestment	67,322	-	1,363	-	-	-	1,303
plan							
Dividends and				(32,661) -		(32,661)
distributions	-	-	-	(32,001	, -	-	(32,001)
Balance at June 30,	39,791,805	\$ 40	\$ 600,352	\$ (343) \$ 7,975	\$ (6,526) \$601,498
2013	39,191,003	φ +0	φ 000,332	φ (543	<i>)</i> φ 1,913	φ (0,320) \$ 001,490

See Notes to Consolidated Financial Statements.

⁽¹⁾ On January 31, 2012, Golub Capital BDC, Inc. priced a public offering of 3,500,000 shares of its common stock at a public offering price of \$15.35 per share. On March 1, 2012, Golub Capital BDC, Inc. sold an additional 325,000 shares of its common stock at a public offering price of \$15.35 per share pursuant to the underwriters' partial exercise of the over-allotment option.

⁽²⁾ On October 16, 2012, Golub Capital BDC, Inc. priced a public offering of 2,600,000 shares of its common stock at a public offering price of \$15.58 per share. On November 14, 2012, Golub Capital BDC, Inc. sold an additional 294,120 shares of its common stock at a public offering price of \$15.58 per share pursuant to the underwriters' partial exercise of the over-allotment option. On January 15, 2013, Golub Capital BDC, Inc. priced a public offering of 4,500,000 shares of its common stock at a public offering price of \$15.87 per share. On February 20, 2013, Golub Capital BDC, Inc. sold an additional 622,262 shares of its common stock at a public offering price of \$15.87 per share pursuant to the underwriters' partial exercise of the over-allotment option. On May 7, 2013, Golub Capital BDC, Inc. priced a public offering of 6,000,000 shares of its common stock at a public offering price of \$17.47 per share.

Consolidated Statements of Cash Flows (unaudited)

	Nine Month 2013		ided June 30 2012	Э,
Cash flows from operating activities Net increase in net assets resulting from operations	¢ 24 227		¢ 22 014	
Adjustments to reconcile net increase in net assets resulting from operations to net	\$ 34,227		\$ 23,014	
cash used in operating activities				
Amortization of deferred financing costs	1,444		1,072	
Accretion of discounts and amortization of premiums	(6,104)	(3,447)
Net realized (gain) loss on investments	(18)	5,002	,
Net realized gain on derivative instruments	(10	,	(2,216)
Net change in unrealized appreciation on investments	(2,238)	(3,580))
Net change in unrealized appreciation on derivative instruments	-	,	(2,136)
Fundings of revolving loans, net	(8,155)	(1,687)
Fundings of investments	(554,022)	(292,943)
Proceeds from principal payments and sales of portfolio investments	276,506	,	120,602	,
Proceeds from derivative instruments	-		2,216	
Payment-in-kind ("PIK") interest	(851)	(751)
Changes in operating assets and liabilities:	(031	,	(731	,
Interest receivable	(1,614)	(830)
Cash collateral on deposit with custodian	-	,	19,875	,
Other assets	7		131	
Interest payable	1,035		1,203	
Management and incentive fees payable	1,605		2,462	
Accounts payable and accrued expenses	1,152		420	
Net cash used in operating activities	(257,026)	(131,593)
The cush used in operating activities	(237,020	,	(131,373	,
Cash flows from investing activities				
Net change in restricted cash and cash equivalents	15,347		(21,643)
Net cash provided by (used in) investing activities	15,347		(21,643)
	,		,	
Cash flows from financing activities				
Borrowings on debt	304,350		154,817	
Repayments of debt	(252,850)	(62,700)
Capitalized debt financing costs	(2,918)	(1,810)
Proceeds from shares sold, net of underwriting costs	224,065	,	57,164	
Offering costs paid	(647)	(696)
Dividends and distributions paid	(31,276)	(21,819)
Net cash provided by financing activities	240,724	,	124,956	,
rank francisco of research and research	, ,		12.,,,,,	
Net change in cash and cash equivalents	(955)	(28,280)
- ^	•		-	-

Cash and cash equivalents, beginning of period	13,891	46,350
Cash and cash equivalents, end of period	\$ 12,936	\$ 18,070
Supplemental information: Cash paid during the period for interest Dividends and distributions declared during the period	\$ 6,775 \$ 32,661	\$ 5,537 \$ 23,346

See Notes to Consolidated Financial Statements.

Consolidated Schedule of Investments (unaudited)

June 30, 2013

	Investment	Spread Above		Interest		Maturity	Principal			Perce of		ge F
	Type	Index ⁽¹⁾		Rate ⁽²⁾		Date	Amount	Cost		Net		7
	Туре	Hucx		Kate ^{-/}		Date	Amount	Cost		Asse	ts	1
Investments Canada Debt investments Leisure, Amusement, Motion Pictures, Entertainment Extreme Fitness, Inc. (3)	Subordinated Debt	N/A		12.00% cash/2.50% PIK		11/2015	\$2,932	\$2,810		-	%	\$
Total Canada							\$2,932	\$2,810		-	%	\$
Fair Value as percentage of Principal Amount												
United States Debt investments Aerospace and Defense												
ILC Dover, LP	Senior Loan	L + 6.00	%	7.25	%	07/2017	\$608	\$604		0.1	%	\$
ILC Dover, LP	Senior Loan	P + 6.00	%	8.25	%	07/2017	34	27		-		
ILC Dover, LP Tresys	Senior Loan	L + 6.00	%	7.25	%	07/2017	4,366	4,295		0.7		
Technology Holdings, Inc. ⁽⁴⁾ Tresys	One Stop	L + 6.75	%	N/A	(5)	12/2017	-	(9)	-		
Technology Holdings, Inc.	One Stop	L + 6.75	%	8.00	%	12/2017	4,000	3,910		0.7		

Tumb o Complement on								
TurboCombustor Technology	Senior Loan	L + 4.75 %	5.75	%	12/2017	383	383	0.1
Inc.*								
TurboCombustor Technology Inc.*	Senior Loan	L + 5.00 %	6.00	%	12/2017	898	895	0.1
Whiteraft LLC White Oak	Subordinated Debt	N/A	12.00	%	12/2018	1,877	1,851	0.3
Technologies, Inc. White Oak	Senior Loan	L + 5.00 %	6.25	%	03/2017	53	45	-
Technologies, Inc.*	Senior Loan	L + 5.00 %	6.25	%	03/2017	1,857	1,826	0.3
Automobile						14,076	13,827	2.3
ABRA, Inc. ⁽⁴⁾	One Stop	L + 5.75 %	N/A	(5)	05/2018	_	(63)	_
ABRA, Inc.	One Stop	P + 5.75 %	7.75	%	05/2018	1,962	1,941	0.3
ABRA, Inc.* American	One Stop	L + 5.75 %	7.00	%	05/2018	26,438	26,245	4.4
Driveline Systems, Inc.	Senior Loan	P + 7.50 %	9.75	%	01/2016	391	386	0.1
American Driveline Systems, Inc.*	Senior Loan	P + 7.50 %	9.75	%	01/2016	2,840	2,803	0.4
Express Oil Change, LLC	Senior Loan	P + 4.75 %	6.75	%	12/2017	119	115	-
Express Oil Change, LLC	Senior Loan	L + 4.75 %	6.00	%	12/2017	181	178	-
Express Oil Change, LLC* K&N	Senior Loan	P + 4.75 %	6.75	%	12/2017	1,865	1,849	0.3
Engineering, Inc. ⁽⁴⁾ K&N	Senior Loan	P + 4.50 %	N/A	(5)	04/2018	-	(8)	-
Engineering, Inc.*	Senior Loan	L + 4.50 %	5.75	%	04/2018	7,297	7,191	1.2
D 11						41,093	40,637	6.7
Banking Prommis Fin	Senior Loan	D + 10 50 %	2.25% cash/11.50% PIK		06/2015	212	191	
Co.*(3)						212		-
Prommis Fin Co. Prommis Fin		P + 11.00 %		%	06/2015	126	125	-
Co.*(3)	Second Lien	P + 10.50 %	2.25% cash/11.50% PIK		06/2015	425	382	-
Prommis Fin Co.*(3)	Subordinated Debt	P + 10.50 %	2.25% cash/11.50% PIK		06/2015	213	191	-
Beverage, Food and Tobacco						976	889	-
ABP Corporation	Senior Loan	P + 3.50 %	7.25	%	06/2016	63	58	-
Corporation	Senior Loan	L + 4.75 %	6.00	%	06/2016	4,501	4,450	0.7

ABP										
Corporation*										
American										
Importing	One Stop	L + 5.75	%	7.00	%	05/2018	14,843	14,651		2.4
Company, Inc.	•									
Ameriqual										
Group, LLC*	Senior Loan	L + 5.00	%	6.50	%	03/2016	1,727	1,708		0.3
Ameriqual										
Group, LLC	Senior Loan	L + 7.50	%	9.00	%	03/2016	833	824		0.1
Atkins	O C4	I . 5 00	01	()5	01	01/2010	22 205	22 141		27
Nutritionals,	One Stop	L + 5.00	%	0.23	%	01/2019	22,395	22,141		3.7
Inc.*										
Atkins	One Stop	L + 8.50	%	9.75	%	04/2019	17,270	16,810		2.9
Nutritionals, Inc.							, , , ,	-,		
Candy										
Intermediate	Senior Loan	L + 6.25	%	7.50	%	06/2018	4,950	4,806		0.8
Holdings, Inc.										
Firebirds										
International,	One Stop	L + 5.75	%	N/A	(5)	05/2018	_	(7)	-
LLC ⁽⁴⁾										
Firebirds										
International,	One Stop	L + 5.75	%	N/A	(5)	05/2018	_	(2)	_
LLC ⁽⁴⁾	1							`		
Firebirds										
International,	One Stop	L + 5.75	%	7 00	%	05/2018	912	900		0.1
LLC*	one stop	D 1 3.73	70	7.00	70	03/2010	712	700		0.1
First Watch										
Restaurants, Inc.	One Stop	L + 7.50	%	8.75	%	12/2016	420	396		0.1
First Watch										
Restaurants, Inc.	One Stop	L + 7.50	%	8.75	%	12/2016	618	594		0.1
First Watch										
	One Stee	D . 7.50	01	0.75	01	12/2016	11 442	11 204		1.0
Restaurants,	One Stop	P + 7.50	%	9.73	%	12/2016	11,443	11,284		1.9
Inc.*	0.1 11 . 15.1.	27/4		0.00	~	10/2017	1.707	1.505		0.4
	Subordinated Debt		~	8.00	% ~	10/2017	1,707	1,707		0.4
IT'SUGAR LLC	Senior Loan	L + 8.50	%	10.00	%	04/2017	4,223	4,159		0.7
Julio & Sons	One Stop	L + 5.50	%	N/A	(5)	09/2014	_	(9)	_
Company ⁽⁴⁾	one stop	2 . 0.00	, 0			05,201.		(>	,	
Julio & Sons	One Stop	L + 5.50	0/0	7.00	%	09/2016	7,067	7,022		1.2
Company*	one stop	L 1 3.30	70	7.00	70	07/2010	7,007	7,022		1,2
Julio & Sons	One Stop	L + 5.50	0%	N/A	(5)	09/2016	_	(10)	_
Company ⁽⁴⁾	One Stop	L + 3.30	70	IVA	(3)	09/2010	-	(10)	-
Northern	O C4	D . (50	01	0.50	01	02/2010	222	220		0.1
Brewer, LLC	One Stop	P + 6.50	%	8.30	%	02/2018	332	320		0.1
Northern	0 0	T (50	01	0.00	04	02/2010	6 40 4	6.2.42		1 1
Brewer, LLC	One Stop	L + 6.50	%	8.00	%	02/2018	6,494	6,343		1.1
Richelieu Foods,										
Inc.	Senior Loan	P + 5.00	%	7.25	%	11/2015	108	100		-
Richelieu Foods,		_								_
Inc.*	Senior Loan	L + 5.00	%	6.75	%	11/2015	1,988	1,962		0.3
Smashburger										
Finance LLC ⁽⁴⁾	Senior Loan	L + 4.25	%	N/A	(5)	05/2018	-	(6)	-
I mance LLC										

 Smashburger Finance LLC*
 Senior Loan
 L + 4.25
 % 5.50
 % 05/2018
 3,274
 3,250
 0.5

 105,168
 103,451
 17.4

See Notes to Consolidated Financial Statements.

Consolidated Schedule of Investments (unaudited) - (Continued)

June 30, 2013

	Investment Type	Spread Above Index ⁽¹⁾	Interest Rate ⁽²⁾		Maturity Date	Principal Amount	Cost		Percen of Total Net Assets	Fair
Building and Real Estate ASP PDM	Sanian Laan	D + 7.25 0/	10.50	07	12/2012	451	443			
Acquisition Co. LLC* ⁽³⁾ Global Claims			10.50	%	12/2013	451			-	180
Services, Inc. ⁽⁴⁾	Senior Loan	L + 4.75 %	N/A	(5)	06/2018	-	(1)	-	-
Global Claims Services, Inc.*	Senior Loan	L + 4.75 %	6.00	%	06/2018	803	793		0.1	803
KHKI Acquisition, Inc.	Senior Loan	P + 5.00 %	8.50	%	03/2017	2,573	2,573		0.2	1,4
Tecta America Corp.	Senior Loan	P + 5.75 %	9.00	%	06/2013	141	141		-	141
Tecta America Corp.	Senior Loan	P + 5.75 %	9.00	%	03/2014	3,779	3,779		0.4	2,20
Cargo						7,747	7,728		0.7	4,80
Transport RP Crown										
Parent*	Senior Loan	L + 5.50 %	6.75	%	12/2018	1,990	1,953		0.3	2,00
RP Crown Parent	Second Lien	L + 10.00 %	11.25	%	12/2019	7,500	7,360		1.3	7,7
Chemicals, Plastics and Rubber						9,490	9,313		1.6	9,7′
Integrated DNA Technologies, Inc Road	Subordinated Debt	N/A	12.00% cash/2.00% PIK		04/2015	2,167	2,131		0.4	2,10
Infrastructure Investment, LLC	Senior Loan	L + 5.00 %	5.28	%	03/2017	316	282		0.1	313
, 000,000,000,000	Senior Loan	L + 5.00 %	6.25	%	03/2018	4,515	4,467		0.8	4,52

Road Infrastructure Investment, LLC*					< 000	C 000	1.2	7.0
Containers, Packaging and Glass					6,998	6,880	1.3	7,00
Fort Dearborn Company*	Senior Loan	L + 4.25 %	5.25	% 10/2017	48	48	-	48
Fort Dearborn Company*	Senior Loan	L + 4.75 %	5.75	% 10/2018	191	189	-	191
Fort Dearborn Company*	Senior Loan	L + 4.25 %	5.25	% 10/2017	570	566	0.1	570
Fort Dearborn Company* John Henry	Senior Loan	L + 4.75 %	5.75	% 10/2018	2,208	2,192	0.4	2,20
Holdings Inc. Packaging	Second Lien	L + 9.00 %	10.25	% 05/2019	1,175	1,148	0.2	1,19
Coordinators, Inc.*	Senior Loan	L + 4.25 %	5.50	% 05/2020	6,810	6,776	1.1	6,7
Packaging Coordinators, Inc.	Second Lien	L + 8.25 %	9.50	% 11/2020	29,098	28,520	4.8	28,8
Diversified Conglomerate Manufacturing					40,100	39,439	6.6	39,1
Chase Industries, Inc.*	One Stop	L + 6.19 %	6.75	% 11/2017	11,572	11,387	1.9	11,
Metal Spinners, Inc.*	Senior Loan	L + 6.50 %	8.00	% 12/2014	1,367	1,343	0.2	1,30
Metal Spinners, Inc.*	Senior Loan	L + 6.50 %	8.00	% 12/2014	2,721	2,678	0.5	2,72
Onicon Incorporated ⁽⁴⁾ Onicon	One Stop	L + 6.75 %	N/A	(5) 12/2017	-	(14)	-	-
Incorporated Pasternack	One Stop	L + 6.75 %	8.25	% 12/2017	3,652	3,586	0.6	3,65
Enterprises, Inc.*	Senior Loan	L + 5.00 %	6.25	% 12/2017	1,231	1,221	0.2	1,23
Plex Systems, Inc. ⁽⁴⁾	Senior Loan	L + 7.50 %	N/A	(5) 06/2018	-	(26)	-	(26
Plex Systems, Inc.*	Senior Loan	P + 6.25 %	9.50	% 06/2018	13,670	13,375	2.2	13,4
Sunless Merger Sub, Inc.	Senior Loan	P + 4.00 %	7.25	% 07/2016	68	67	-	47
Sunless Merger Sub, Inc.*	Senior Loan	L + 5.25 %		% 07/2016		2,194	0.3	2,02
Tecomet Inc. ⁽⁴⁾ Tecomet Inc.*	Senior Loan Senior Loan	L + 4.50 % L + 4.50 %		(5) 12/2016 % 12/2016		(5) 5,597	0.9	- 5,60

TIDI Products, LLC ⁽⁴⁾	Senior Loan	L + 7.00	%	N/A	(5)	07/2017	-	(11)	-	-
TIDI Products, LLC*	Senior Loan	L + 7.00	%	8.25	%	07/2018	8,726	8,565		1.5	8,72
Vintage Parts, Inc.*	One Stop	L + 5.50	%	5.78	%	12/2013	5,069	5,063		0.8	5,0
Vintage Parts, Inc.*	One Stop	L + 6.00	%	8.50	%	12/2013	70	70		-	70
Vintage Parts, Inc.*	One Stop	L + 8.00	%	9.75	%	12/2013	1,059	1,053		0.2	1,0
Diversified							57,073	56,143		9.3	56,0
Conglomerate											
Service Aderant North		.	~		~	10/00/10	4.540			0.0	
America, Inc.* Agility	Senior Loan	L + 5.00	%	6.25	%	12/2018	4,518	4,477		0.8	4,5
Recovery Solutions Inc. (4)	One Stop	L + 6.75	%	N/A	(5)	12/2017	-	(6)	-	-
Agility											
Recovery Solutions Inc.*	One Stop	L + 6.75	%	8.00	%	12/2017	5,998	5,869		1.0	5,99
API Healthcare Corporation*	One Stop	L + 8.60	%	9.85	%	04/2018	34,587	34,296		5.7	34,4
Consona Holdings, Inc. ⁽⁴⁾	Senior Loan	L + 5.50	%	N/A	(5)	08/2017	-	(3)	-	-
Consona Holdings, Inc.*	Senior Loan	L + 5.50	%	6.75	%	08/2018	1,051	1,020		0.2	1,0
Consona Holdings, Inc.*	Senior Loan	L + 6.00	%	7.25	%	08/2018	1,555	1,542		0.3	1,5
Document Technologies, LLC (4)	Senior Loan	L + 4.25	%	N/A	(5)	12/2018	-	(14)	-	-
Document											
Technologies, LLC*	Senior Loan	L + 4.25	%	5.50	%	12/2018	6,758	6,688		1.1	6,75
EAG, Inc.*	Senior Loan	P + 3.50	%	6.75	%	07/2017	2,527	2,497		0.4	2,52
HighJump Acquisition LLC Marathon Data	One Stop	L + 8.50	%	9.75	%	07/2016	5,340	5,290		0.9	5,34
Operating Co., LLC ⁽⁴⁾	One Stop	L + 6.25	%	N/A	(5)	08/2017	-	(9)	-	-
Marathon Data											
Operating Co., LLC	One Stop	L + 6.25	%	7.50	%	08/2017	4,784	4,684		0.8	4,78
MSC.Software Corporation*	One Stop	L + 6.50	%	7.75	%	11/2017	10,158	9,986		1.7	10,
Navex Global, Inc. ⁽⁴⁾	One Stop	L + 7.50	%	N/A	(5)	12/2016	-	(18)	-	-
Navex Global, Inc.*	One Stop	L + 7.50	%	9.00	%	12/2016	17,873	17,551		3.0	17,8

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NetSmart											
Technologies,	Senior Loan	L + 7.53	%	7.53	%	12/2017	662	650		0.1	662
Inc.											
NetSmart											
Technologies,	Senior Loan	L + 7.82	%	7.82	%	12/2017	8,484	8,403		1.4	8,48
Inc.*											
PC Helps	Senior Loan	L + 5.25	%	N/A	(5)	09/2017	_	(2)	_	_
Support, LLC ⁽⁴⁾			, -	- "		****		(-	,		
PC Helps	Senior Loan	L + 5.25	%	6.50	%	09/2017	2,020	1,995		0.3	2,02
Support, LLC											
Secure-24, LLC ⁽⁴⁾	One Stop	L + 7.00	%	N/A	(5)	08/2017	-	(7)	-	-
Secure-24,											
LLC*	One Stop	L + 7.00	%	8.25	%	08/2017	10,592	10,326		1.8	10,
Secure-24, LLC	One Stop	L + 7.00	%	8.25	%	03/2015	552	527		0.1	552
Source Medical	•				, -						
Solutions, Inc.	Second Lien	L + 9.50	%	10.75	%	03/2018	9,294	9,093		1.5	9,20
Vericlaim,	a : 1	1 4.75	04	27/4		05/2010			\		
Inc.(4)	Senior Loan	L + 4.75	%	N/A	(5)	05/2018	-	(4)	-	(4
Vericlaim, Inc.	Senior Loan	L + 4.75	%	6.00	%	05/2018	5,837	5,808		1.0	5,80
							132,590	130,639	9	22.1	132

See Notes to Consolidated Financial Statements.

Consolidated Schedule of Investments (unaudited) - (Continued)

June 30, 2013

	Investment	Spread Above	Interest		Maturity	Principal		Percenof Of Total	ntage Fair
	Type	Index ⁽¹⁾	Rate ⁽²⁾		Date	Amount	Cost	Net Assets	Value
Electronics Ecommerce Industries, Inc. (4)	One Stop	L + 6.75 %	N/A	(5)	10/2016	-	(22) -	-
Ecommerce Industries, Inc.*	One Stop	L + 8.36 %	8.36	%	10/2016	12,692	12,538	2.1	12,692
Entrust, Inc./Entrust Limited*	Second Lien	L + 9.50 %	10.75	%	04/2019	5,204	5,157	0.9	5,204
Entrust, Inc./Entrust Limited*	Second Lien	L + 9.50 %	10.75	%	04/2019	11,523	11,419	1.9	11,523
Rogue Wave Holdings, Inc.*	One Stop	L + 9.45 %	9.45	%	11/2017	6,149	6,081	1.0	6,149
Sparta Systems, Inc. ⁽⁴⁾	Caniar I can	L + 5.25 %	N/A	(5)	12/2017	-	(7) -	-
Sparta Systems, Inc.	Senior Loan	L + 5.25 %	6.50	%	12/2017	6,804	6,727	1.1	6,804
Syncsort Incorporated ⁽⁴⁾	Senior Loan	L + 5.50 %	N/A	(5)	03/2015	-	(3) -	-
Syncsort Incorporated*	Senior Loan	P + 4.25 %	7.50	%	03/2015	6,023	5,944	1.0	6,023
Time-O-Matic, Inc.	Subordinated Debt	N/A	12.00% cash/1.25% PIK		12/2016	11,671	11,527	1.9	11,671
Farming and						60,066	59,361	9.9	60,066
Agriculture AGData, L.P.	One Stop	L + 5.75 %	7.25	%	08/2016	2,618	2,595	0.4	2,618
Finance Ascensus, Inc.*	Senior Loan Senior Loan	L + 6.75 % L + 5.00 %		% %	12/2018 09/2016	18,003 895	17,673 889	3.0 0.1	18,003 895

Bonddesk Group LLC* Pillar									
Processing LLC* Pillar	Senior Loan	L + 5.50 %	5.78	%	11/2018	1,633	1,630	0.2	1,470
Processing LLC*(3)	Senior Loan	N/A	14.50	%	05/2019	3,125	2,599	0.1	625
						23,656	22,791	3.4	20,993
Grocery MyWebGrocer									
MyWebGrocer, Inc. ⁽⁴⁾		L + 8.75 %	N/A	(5)	05/2018	-	(16)	-	(16
MyWebGrocer, Inc.	Senior Loan	L + 8.75 %	6.00% cash/4.00% PIK		05/2018	14,271	14,021	2.3	14,129
Healthcare,						14,271	14,005	2.3	14,113
Education and Childcare Advanced Pain									
Management Holdings, Inc. ⁽⁴⁾	Senior Loan	L + 5.00 %	N/A	(5)	02/2018	-	(7)	-	(8
Advanced Pain Management Holdings, Inc. ⁽⁴⁾	Senior Loan	L + 5.00 %	N/A	(5)	02/2018	-	(11)	-	(12
Advanced Pain Management Holdings, Inc.*	Senior Loan	L + 5.00 %	6.25	%	02/2018	7,382	7,313	1.2	7,308
Avatar International, LLC	Senior Loan	L + 8.00 %	9.25	%	09/2016	1,662	1,648	0.3	1,662
Avatar International, LLC ⁽⁴⁾	One Stop	L + 7.50 %	N/A	(5)	09/2016	-	(6)	-	-
Avatar International, LLC*	One Stop	L + 7.50 %	8.75	%	09/2016	7,704	7,618	1.3	7,704
Campus Management Acquisition	Second Lien	L + 9.07 %	9.07	%	09/2015	4,973	4,928	0.7	4,376
Corp. DDC Center Inc.	One Stop	L + 6.25 %	N/A	(5)	10/2013	-	-	-	-
DDC Center Inc.* Delta	One Stop	L + 6.25 %	9.25	%	10/2014	7,991	7,983	1.3	7,991
Educational Systems*	Senior Loan	P + 4.75 %	8.00	%	12/2016	2,116	2,085	0.3	2,010
,	Subordinated Debt	N/A	11.00% cash/2.00% PIK		09/2018	8,928	8,827	1.5	8,928

Dialysis Newco, Inc.										
Encore										
Rehabilitation	0 84	I . ()5 0/	NT/A	(5)	06/2017		(12	`		
Services,	One Stop	L + 6.25 %	N/A	(5)	06/2017	-	(13)	-	-
LLC ⁽⁴⁾										
Encore										
Rehabilitation	One Stop	L + 6.25 %	7.50	%	06/2017	5,131	5,019		0.9	5,131
Services, LLC G & H Wire										
Company,	Senior Loan	L + 5.50 %	N/Δ	(5)	11/2016	_	(10)	_	_
Inc. ⁽⁴⁾	Schiol Loan	L 1 3.30 70	11/11	(5)	11/2010		(10	,		
G & H Wire										
Company,	Senior Loan	L + 5.50 %	7.00	%	11/2016	8,670	8,556		1.4	8,670
Inc.*										
Healogics,	Second Lien	L + 8.00 %	9.25	%	02/2020	16,454	16,298		2.8	16,783
Inc.*		0.00 /0	·	,0	52,2020	-0,.0.	10,270			10,700
Hospitalists Management	Senior Loan	L + 4.75 %	6.25	0 7.	05/2017	441	436		0.1	397
Management Group, LLC	Sellior Loan	L + 4./3 %	0.23	%	03/2017	441	430		0.1	391
Hospitalists										
Management	Senior Loan	L + 4.75 %	6.25	%	05/2017	815	807		0.1	724
Group, LLC										
Hospitalists										
Management	Senior Loan	L + 4.75 %	6.25	%	05/2017	3,694	3,635		0.6	3,324
Group, LLC										
IntegraMed America, Inc. ⁽⁴⁾	One Stop	L + 7.25 %	N/A	(5)	09/2017	-	(16)	-	_
IntegraMed	-									
America, Inc.*	One Stop	L + 7.25 %	8.50	%	09/2017	14,494	14,216		2.4	14,494
Maverick										
Healthcare	Senior Loan	L + 5.50 %	7.25	%	12/2016	2,040	2,020		0.3	2,040
Group, LLC *										
NeuroTherm,	Senior Loan	L + 5.00 %	6.50	%	02/2016	160	156		_	160
Inc.	Julio Loui	2 1 2.00 /0	0.00	,0	52,2010	100	100			100
NeuroTherm,	Senior Loan	L + 5.00 %	6.50	%	02/2016	1,366	1,350		0.2	1,366
Inc.* Northwestern										
Management										
Services,	Senior Loan	L + 5.50 %	N/A	(5)	10/2017	-	(5)	-	-
LLC ⁽⁴⁾										
Northwestern										
Management	Senior Loan	L + 5.50 %	N/A	(5)	10/2017	_	(5)	_	_
Services,	Jenior Louir	L 1 J.JU //	11/11	(0)	10/201/			,		
LLC ⁽⁴⁾										
Northwestern	Senior Loan	L + 5.50 %	6.75	07-	10/2017	3,054	3,021		0.5	3,054
Management Services, LLC*	Schol Loan	L + 3.30 %	0.73	70	10/201/	3,034	3,041		0.5	5,054
Pentec Pentec										
Acquisition	Senior Loan	L + 5.25 %	N/A	(5)	05/2017	_	(3)	_	(24
Sub, Inc. ⁽⁴⁾							-			•

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Pentec									
Acquisition	Senior Loan	L+5.25~%	6.50	%	05/2018	1,921	1,890	0.3	1,690
Sub, Inc.*									
PhysioTherapy									
Associates	Senior Loan	L + 4.75 %	8.00	%	04/2018	572	563	0.1	552
Holdings, Inc.*									
Reliant Pro	Senior Loan	L + 4.75 %	6.00	%	06/2016	966	959	0.2	966
ReHab, LLC									
Reliant Pro	Senior Loan	P + 3.75 %	7.00	%	06/2016	571	565	0.1	571
ReHab, LLC									
Reliant Pro ReHab, LLC*	Senior Loan	L + 4.75 %	6.00	%	06/2016	3,457	3,421	0.6	3,457
Renaissance									
Pharma (U.S.)	Senior Loan	P + 4.25 %	7.50	0%	05/2018	85	81	_	85
Holdings Inc.	Schol Loan	F + 4.23 %	7.30	70	03/2016	63	01	-	63
Renaissance									
Pharma (U.S.)	Senior Loan	L + 5.25 %	6.75	%	05/2018	4,608	4,547	0.8	4,608
Holdings Inc.*	Semor Louir	2 1 3.23 70	0.75	,0	02/2010	1,000	1,5 17	0.0	1,000
Southern									
Anesthesia and	One Stop	L + 7.00 %	N/A	(5)	11/2017	_	(14)	_	_
Surgical ⁽⁴⁾	1						,		
Southern									
Anesthesia and	One Stop	L+7.00~%	8.25	%	11/2017	6,280	6,144	1.0	6,280
Surgical									
Surgical									
Information	Second Lien	L + 8.28 %	8.28	%	12/2015	3,730	3,693	0.6	3,730
Systems, LLC									
WIL Research									
Company,	Senior Loan	L + 4.50 %	5.75	%	02/2018	786	777	0.1	788
Inc.*									
Young	G : T	¥ 4.70.00	27/4		01/0010		(2)		
Innovations,	Senior Loan	L + 4.50 %	N/A	(5)	01/2018	-	(3)	-	-
Inc. ⁽⁴⁾									
Young	Carianta	I . 450 0	5.75	07	01/0010	4 772	4.720	0.0	4 772
Innovations,	Senior Loan	L + 4.50 %	5.75	%	01/2019	4,773	4,739	0.8	4,773
Inc.						124,824	123,202	20.5	123,57
						124,024	143,404	2U.3	143,37

See Notes to Consolidated Financial Statements.

Consolidated Schedule of Investments (unaudited) - (Continued)

June 30, 2013

									Percenta	ge
	Investment	Spread Above		Interes	st	Maturity	Principal		of Total	Fair
	Type	Index ⁽¹⁾		Rate ⁽²⁾)	Date	Amount	Cost	Net Assets	Value
Home and Office Furnishings, Housewares, and Durable Consumer									110000	
WII Components, Inc.	Senior Loan	P + 3.75	%	7.00	%	07/2016	20	19	-	20
WII Components, Inc.*	Senior Loan	L + 4.75	%	6.25	%	07/2016	1,662	1,647	0.3	1,662
Zenith Products Corporation*	One Stop	L + 5.75	%	5.75	%	09/2013	3,289	3,279	0.4	2,631
•							4,971	4,945	0.7	4,313
Insurance										
AssuredPartners Capital, Inc. ⁽⁴⁾	Senior Loan	L + 4.75	%	N/A	(5)	06/2019	-	(27)	-	-
AssuredPartners Capital, Inc.*	Senior Loan	L + 4.50	%	5.75	%	06/2019	2,382	2,363	0.4	2,382
Captive Resources Midco, LLC ⁽⁴⁾	Senior Loan	L + 5.50	%	N/A	(5)	10/2017	-	(4)	-	-
Captive Resources Midco, LLC*	Senior Loan	L + 5.50	%	6.75	%	10/2018	3,561	3,529	0.6	3,561
Evolution1, Inc.(4)	Senior Loan	L + 4.75	%	N/A	(5)	06/2016	-	(15)	-	-
Evolution1, Inc.	Senior Loan	P + 3.75	%	7.00	%	06/2016	89	86	-	89
Evolution1, Inc.*	Senior Loan	L + 4.75	%	6.25	%	06/2016	4,584 10,616	4,543 10,475	0.8 1.8	4,584 10,616
Leisure, Amusement, Motion Pictures and Entertainment							-,-	,		2,3
Competitor Group, Inc. (4)	One Stop	L + 7.75	%	N/A	(5)	11/2018	_	(47)	_	_
Competitor Group, Inc.	One Stop	L + 7.75	%		%	11/2018	884	870	0.1	884
Competitor Group, Inc.*	One Stop	L + 7.75	%		%	11/2018	12,806	12,604	2.1	12,806
Octane Fitness, LLC*	One Stop	L + 5.50	%	7.00	%	12/2015	4675	4581	0.8	4675
Pride Manufacturing Company, LLC*	Senior Loan	L + 6.00	%		%	11/2015	635	629	0.1	635
Service Companies, The *	Senior Loan	L + 6.50	%	9.00	%	03/2014	6,420	6,392	1.1	6,420
r , 2.22	One Stop	L + 7.50	%		%	12/2017	1,185	1,159	0.2	1,185

Starplex Operating, L.L.C.										
Starplex Operating, L.L.C.*	One Stop	L + 7.50	%	9.00	%	12/2017	17,476	17,198	2.9	17,476
							44,081	43,386	7.3	44,081
Mining, Steel, Iron and Non-Precious Metals										
Benetech, Inc. ⁽⁴⁾	One Stop	P + 4.75	% ~	8.00	% ~	10/2017	195	190	-	195
Benetech, Inc.*	One Stop	L + 6.00	%	7.25	%	10/2017	5,579	5,554 5,744	0.9	5,579 5,774
Oil and Gas							5,774	5,744	0.9	5,774
Drilling Info, Inc. (4)	One Stop	L + 5.50	%	N/A	(5)	06/2018	_	(1)	_	(1)
Drilling Info, Inc.	One Stop	P + 4.25	%	7.50	%	06/2018	1,377	1,363	0.2	1,363
Drilling Info, Inc. ⁽⁴⁾	One Stop	L + 5.50	%	N/A	(5)	06/2018	-	(5)	-	(5)
-							1,377	1,357	0.2	1,357
Personal and										
Non-Durable Consumer										
Products Useria Comparation										
Hygenic Corporation, The ⁽⁴⁾	Senior Loan	L + 4.50	%	N/A	(5)	10/2017	-	(4)	-	-
Hygenic Corporation, The*	Senior Loan	L + 4.50	%	5.75	%	10/2018	3,328	3,284	0.6	3,328
Massage Envy, LLC ⁽⁴⁾	One Stop	L + 7.25	%	N/A	(5)	09/2018	-	(16)	-	-
Massage Envy, LLC	One Stop	L + 7.25	%	8.50	%	09/2018	16,741	16,378	2.8	16,741
Team Technologies Acquisition Company ⁽⁴⁾	Senior Loan	L + 4.75	%	N/A	(5)	12/2017	-	(4)	-	-
Team Technologies	Senior Loan	L + 4.75	%	6.00	%	12/2017	3,528	3,497	0.6	3,528
Acquisition Company								•		
Personal, Food and							23,597	23,135	4.0	23,597
Miscellaneous Services										
Affordable Care Inc. (4)	Senior Loan	L + 4.75	%	N/A	(5)	12/2017	_	(2)	_	_
Affordable Care Inc.	Senior Loan	L + 4.75	%	6.00	%	12/2018	3,550	3,518	0.6	3,550
Automatic Bar Controls,	Senior Loan	P + 4.50	%	7.75	0%	03/2016	22	21		22
Inc.	Schol Loan	1 + 4.50	70	1.13	70	03/2010	22	21	-	22
Automatic Bar Controls, Inc.*	Senior Loan	L + 5.75	%	7.25	%	03/2016	917	909	0.2	917
Brasa (Holdings) Inc.*	Senior Loan	L + 6.25	%	7.50	%	07/2019	5,088	4,955	0.8	5,088
Focus Brands Inc.	Second Lien	L + 9.00	%	10.25	%	08/2018	11,195	11,070	1.9	11,390
National Veterinary Associates, Inc.	Senior Loan	L + 5.00	%	6.25	%	12/2017	621	608	0.1	621
National Veterinary Associates, Inc. ⁽⁴⁾	Senior Loan	L + 5.00	%	N/A	(5)	12/2017	-	(1)	-	-
National Veterinary Associates, Inc.	Senior Loan	L + 5.00	%	6.25	%	12/2017	6,037	5,990	1.0	6,037
PMI Holdings, Inc.	Senior Loan	L + 4.75	%	5.75	%	06/2017	72	69	_	72
PMI Holdings, Inc.	Senior Loan	L + 4.75	%	5.75	%	06/2017	2,642	2,621	0.4	2,642
Vetcor Merger Sub LLC ⁽⁴⁾	Senior Loan	L + 6.50	%	N/A	(5)	12/2017	-	(23)	-	-
Vetcor Merger Sub LLC	Senior Loan	L + 6.50	%	7.75	%	12/2017	286	279	-	286
Vetcor Merger Sub LLC*	Senior Loan	L + 6.50	%	7.75	%	12/2017	5,960	5,900	1.0	5,960

36,390 35,914 6.0 36,585

See Notes to Consolidated Financial Statements.

Consolidated Schedule of Investments (unaudited) - (Continued)

June 30, 2013

	Investment Type	Spread Above Index ⁽¹⁾		nterest Rate ⁽²⁾		Maturity Date	Principal Amount	Cost	Percentagof Total Net Assets	ge Fair Value
Personal Transportation										
PODS Funding Corp. II	Subordinated Debt			21.00	%	11/2017	702	702	0.1	702
PODS Funding Corp. II	Subordinated Debt	N/A		21.00	%	11/2017	3,400	3,400	0.6	3,400
PODS Funding Corp. II	Subordinated Debt	N/A		10.50% cash/5.00% PIK		05/2017	456	451	0.1	456
PODS Funding Corp. II	Subordinated Debt	N/A		10.50% cash/5.00% PIK		05/2017	2,139	2,097	0.4	2,139
PODS Funding Corp. II	Senior Loan	L + 6.00	%	7.25	%	11/2016	724	709	0.1	724
PODS Funding Corp. II*	Senior Loan	L + 6.00	%	7.25	%	11/2016	6,383	6,254	1.1	6,383
Printing and							13,804	13,613	2.4	13,804
Publishing										
Digital Technology International, LLC.	One Stop	P + 6.00	%	9.25	%	09/2016	928	922	0.2	928
Digital Technology International, LLC.	One Stop	L + 7.25	%	8.75	%	09/2016	6,235	6,153	1.0	6,235
Market Track, LLC ⁽⁴⁾	Senior Loan	L + 6.11	%	N/A	(5)	08/2018	-	(5)	-	-
Market Track, LLC*	Senior Loan	L + 6.11	%	7.36	%	08/2018	3,122	3,082	0.5	3,122
Market Track, LLC ⁽⁴⁾	Senior Loan	L + 7.65	%	N/A	(5)	08/2018	- 10,285	(4) 10,148	- 1.7	- 10,285
Retail Stores							,	, -		,
	One Stop	L + 8.25	%	N/A	(5)	03/2017	-	(4)	-	-

Barcelona Restaurants, LLC ⁽⁴⁾⁽⁶⁾											
Barcelona											
Restaurants, LLC*(6)	One Stop	L + 8.25	%	9.50	%	03/2017	5,720	5,632		1.0	5,720
Benihana, Inc. ⁽⁴⁾	One Stop	L + 8.00	%	N/A	(5)	08/2017	_	(30)	_	_
Benihana, Inc.*	One Stop	L + 8.00		9.25	%	02/2018	13,389	13,090		2.2	13,389
Boot Barn, Inc.*	One Stop	L + 5.75	%	7.00	%	05/2019	24,738	24,372		4.1	24,491
Capital Vision	0 04	L + 7.25	01	NT/A	(5)	10/0017		(17	\		
Services, LLC ⁽⁴⁾	One Stop	L + 7.23	%	N/A	(5)	12/2017	-	(17)	-	-
Capital Vision	One Stop	P + 6.25	0%	9.50	%	12/2017	95	82		_	95
Services, LLC	One Stop	1 + 0.23	70	9.50	70	12/2017	93	02		_	93
Capital Vision	One Stop	L + 7.25	0/0	8.50	%	12/2017	13,392	13,214		2.2	13,392
Services, LLC*	•				70						
DTLR, Inc.*	One Stop	L + 8.00	%	11.00	%	12/2015	16,973	16,824		2.8	16,973
Floor & Decor											
Outlets of America,	One Stop	L + 6.50	%	7.75	%	05/2019	11,386	11,247		1.9	11,244
Inc.*											
Marshall Retail	Senior Loan	L + 6.50	%	N/A	(5)	10/2016	-	(12)	-	-
Group, LLC, The ⁽⁴⁾ Marshall Retail											
Group, LLC, The*	Senior Loan	L + 6.50	%	8.00	%	10/2016	9,754	9,617		1.6	9,754
Paper Source, Inc. (4)	One Stop	L + 6.25	0/0	N/A	(5)	04/2018	_	(11)	_	(10)
Paper Source, Inc.*	One Stop	L + 6.25		7.50	%	04/2018	12,119	12,017	,	2.0	12,029
Restaurant Holding	•							•			
Company, LLC	Senior Loan	L + 7.50	%	9.00	%	02/2017	9,313	9,177		1.6	9,452
				8.75%							
Rubio's Restaurants,	One Stop	L + 7.25	%	cash/0.25%		06/2015	7,879	7,811		1.3	7,879
Inc.*	•			PIK							
Sneaker Villa, Inc. ⁽⁴⁾	One Stop	L + 8.50	%	N/A	(5)	12/2017	-	(8)	-	-
Sneaker Villa, Inc.	One Stop	P + 8.25	%	11.50	%	12/2017	1,002	986		0.2	1,002
Sneaker Villa, Inc.	One Stop	L + 8.50	%	10.00	%	12/2017	4,578	4,475		0.8	4,578
Specialty Catalog	One Stop	L + 6.00	%	N/A	(5)	07/2017	_	(7)	_	_
Corp. ⁽⁴⁾	one step	2 . 0.00	, c	1,712	` /	0772017		(,	,		
Specialty Catalog	One Stop	L + 6.00	%	7.50	%	07/2017	5,239	5,182		0.9	5,239
Corp.	•						,		,		ŕ
Vision Source L.P. ⁽⁴⁾	One Stop	L + 6.75 L + 6.75		N/A	(5)	04/2016	12 200	(7)	2.0	12 200
Vision Source L.P.*	One Stop	L + 0.73	%	8.00	%	04/2016	12,298 147,875	12,156 145,780	5	2.0 24.6	12,298 147,525
Telecommunications							147,073	143,700)	24.0	147,323
Hosting.com Inc. ⁽⁴⁾	Senior Loan	L + 4.50	0%	N/A	(5)	10/2016	_	(1)	-	_
Hosting.com Inc.*	Senior Loan			5.75	%	10/2016	817	809	,	0.1	817
NameMedia, Inc.	Senior Loan			N/A	(5)	11/2014	-	-		-	-
NameMedia, Inc.	Senior Loan			7.50	%	11/2014	1,290	1,279		0.2	1,290
,							2,107	2,087		0.3	2,107
Utilities							•	-			•
PowerPlan	Canian I aan	I . 5 25	07	NT/A	(5)	02/2017		(1	`		
Consultants, Inc.(4)	Senior Loan	L + J.43	70	N/A	(5)	03/2017	-	(1)	-	-
PowerPlan	Senior Loan	L + 5.25	0/2	6.75	%	03/2018	4,291	4,240		0.7	4,291
Consultants, Inc.*	Semoi Loan	<u> </u>	70	5.15	10	05/2010					
							4,291	4,239		0.7	4,291

Total debt

investments United \$945,914 \$931,729 155.7% \$936,557

States

Fair Value as a percentage of 99.0

Principal Amount

See Notes to Consolidated Financial Statements.

Consolidated Schedule of Investments (unaudited) - (Continued)

June 30, 2013

	Investment	Spread Above	Interest	Maturity	Principal Amount/Sha	res/	Percentage of Total	Fair
	Type	$Index^{(1)}$	Rate ⁽²⁾	Date	Contracts	Cost	Net Assets	Value
Equity investments Aerospace and Defense Tresys Technology	Common							
Holdings, Inc.	stock	N/A	N/A	N/A	295	\$295	- %	\$231
Whitcraft LLC	Common stock	N/A	N/A	N/A	1	670	0.1	677
Whitcraft LLC	Warrant	N/A	N/A	N/A	-	- 965	- 0.1	132 1,040
Automobile ABRA, Inc Express Oil Change, LLC	LLC interest	N/A N/A	N/A N/A	N/A N/A	208 77	1,471 81	0.4	2,324 81
K&N Engineering, Inc.	Common stock	N/A	N/A	N/A	-	4	-	16
K&N Engineering, Inc.	Preferred stock A	N/A	N/A	N/A	-	26	-	40
K&N Engineering, Inc.	Preferred stock B	N/A	N/A	N/A	-	-	-	2
Banking						1,582	0.4	2,463
Prommis Solutions Inc.*	Preferred LLC interest	N/A	N/A	N/A	1	472	-	-
Beverage, Food and Tobacco						472	-	-
Atkins Nutritionals, Inc.	LLC interest	N/A	N/A	N/A	57	746	0.1	757
First Watch Restaurants, Inc.	Common stock	N/A	N/A	N/A	7	691	0.1	746
Goode Seed Co-Invest, LLC	LLC units	N/A	N/A	N/A	356	356	0.1	356
Julio & Sons Company	LLC interest	N/A	N/A	N/A	521	521	0.1	619
Northern Brewer, LLC	LLC interest	N/A	N/A	N/A	142	315	0.1	315
Richelieu Foods, Inc.	LP interest	N/A	N/A	N/A	220	220 2,849	0.5	193 2,986

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Containers, Packaging and Glass	I							
Packaging Coordinators, Inc.	LLC interest	N/A	N/A	N/A	48	2,476	0.4	2,476
Diversified Conglomerate Manufacturing						2,476	0.4	2,476
Oasis Outsourcing Holdings, Inc.	LLC interest	N/A	N/A	N/A	1,088	1,088	0.3	2,085
Sunless Merger Sub, Inc.	Preferred stock	N/A	N/A	N/A	-	148	-	46
TIDI Products, LLC	LLC interest	N/A	N/A	N/A	315	315 1,551	0.1 0.4	368 2,499
Diversified Conglomerate Service						1,331	0.4	2,499
Document Technologies, LLC	LLC interest	N/A	N/A	N/A	24	490	0.1	590
Marathon Data Operating Co., LLC	Common stock	N/A	N/A	N/A	1	264	-	264
Marathon Data Operating Co., LLC	Preferred stock	N/A	N/A	N/A	1	264	-	264
Navex Global, Inc.	LP interest	N/A	N/A	N/A	-	666	0.1	693
PC Helps Support, LLC	Common stock	N/A	N/A	N/A	1	7	-	7
PC Helps Support, LLC	Preferred stock	N/A	N/A	N/A	-	61	-	61
Secure-24, LLC	LLC Units	N/A	N/A	N/A	253	253 2,005	0.2	253 2,132
Grocery MyWebGrocer, Inc.	LLC units	N/A	N/A	N/A	1,269	1,269	0.2	1,269
Healthcare, Education and Childcare								
Advanced Pain Management Holdings, Inc.	Common stock	N/A	N/A	N/A	67	67	0.1	579
Advanced Pain Management Holdings, Inc.	Preferred stock	N/A	N/A	N/A	13	829	0.1	849
Avatar International, LLC	LP interest	N/A	N/A	N/A	1	695	0.1	643
Dialysis Newco, Inc.	LLC interest	N/A	N/A	N/A	871	871	0.2	1,246
Encore Rehabilitation Services, LLC	LLC interest	N/A	N/A	N/A	270	270	0.1	329
G & H Wire Company, Inc.	LP interest	N/A	N/A	N/A	-	102	-	102
Hospitalists Management Group, LLC	Common stock	N/A	N/A	N/A	-	38	-	13
IntegraMed America, Inc.	Common stock	N/A	N/A	N/A	1	514	0.1	607
National Healing Corporation	Preferred stock	N/A	N/A	N/A	695	799	0.1	882

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NeuroTherm, Inc.	Common stock	N/A	N/A	N/A	1	569	0.1	655
Northwestern Management Services, LLC	LLC units	N/A	N/A	N/A	3	3	-	8
Northwestern Management Services, LLC	LLC units	N/A	N/A	N/A	-	249	-	259
Pentec Acquisition Sub, Inc.	Preferred stock	N/A	N/A	N/A	1	116	-	23
Reliant Pro ReHab, LLC	Preferred stock	N/A	N/A	N/A	2	264	-	278
Southern Anesthesia and Surgical	LLC units	N/A	N/A	N/A	487	487	0.1	603
Surgical Information Systems, LLC	Common stock	N/A	N/A	N/A	4	414	0.1	418
Young Innovations, Inc.	Preferred stock	N/A	N/A	N/A	-	236	-	236
Home and Office Furnishings, Housewares, and Durable Consumer						6,523	1.1	7,730
Top Knobs USA, Inc.	Common stock	N/A	N/A	N/A	3	73	-	89
Insurance Captive Resources Midco LLC	' LLC units	N/A	N/A	N/A	1	121	-	121
Leisure, Amusement, Motion Pictures and Entertainment								
~ . ~ .								
Competitor Group, Inc. LMP TR Holdings, LLC	LLC interest LLC units	N/A N/A	N/A N/A	N/A N/A	711 712	711 712	0.1 0.1	594 712

See Notes to Consolidated Financial Statements.

Consolidated Schedule of Investments (unaudited) - (Continued)

June 30, 2013

	Investment	Spread Above	ares/	Percentage of Total	Fair			
	Type	Index ⁽¹⁾	Rate ⁽²⁾	Date	Contracts	Cost	Net Assets	Value
Personal and Non-Durable Consumer Products							1100000	
Hygenic Corporation, The	LP interest	N/A	N/A	N/A	1	61	-	61
Massage Envy, LLC	LLC interest	N/A	N/A	N/A	749	749	0.1	749
Team Technologies Acquisition Company	Common stock	N/A	N/A	N/A	-	148	-	148
						958	0.1	958
Personal Transportation PODS Funding Corp. II	Warrant	N/A	N/A	N/A	271	-	-	111
Printing and Publishing								
Market Track, LLC	Preferred stock	N/A	N/A	N/A	-	145	-	160
Market Track, LLC	Common stock	N/A	N/A	N/A	1	145	-	155
Retail Stores						290	-	315
Barcelona Restaurants, LLC ⁽⁶⁾	LP interest	N/A	N/A	N/A	1,996	1,996	0.4	2,198
Benihana, Inc.	LLC interest	N/A	N/A	N/A	43	699	0.1	723
Capital Vision Services, LLC		N/A	N/A	N/A	402	402	0.1	466
Rubio's Restaurants, Inc.	Preferred stock	N/A	N/A	N/A	199	945	0.2	1,035
Sneaker Villa, Inc.	LLC interest	N/A	N/A	N/A	4	411	0.1	462
Vision Source L.P.	Common stock	N/A	N/A	N/A	9	936	0.1	856
						5,389	1.0	5,740

Total equity investments United States	\$27,946	5.2	% \$31,235
Total United States	\$959,675	160.9	% \$967,792
Total investments	\$962,485	160.9	% \$967,792

- (1) provided the spread over LIBOR or Prime and the weighted average current interest rate in effect at June 30, 2013. Certain investments are subject to a LIBOR or Prime interest rate floor. For fixed rate loans, a spread above a reference rate is not applicable.
- (2) For portfolio companies with multiple interest rate contracts, the interest rate shown is a weighted average current interest rate in effect at June 30, 2013.
- (3) Loan was on non-accrual status as of June 30, 2013, meaning that the Company has ceased recognizing interest income on the loan.
 - The negative fair value is the result of the capitalized discount on the loan or the unfunded commitment being
- (4) valued below par. The negative cost is the result of the capitalized discount being greater than the principal amount outstanding on the loan.
- (5) The entire commitment was unfunded at June 30, 2013. As such, no interest is being earned on this investment.
- (6) The Company is an "affiliated person," as that term is defined in the 1940 Act, of the portfolio company as it owns five percent or more of the portfolio company's voting securities.

See Notes to Consolidated Financial Statements.

^{*}Denotes that all or a portion of the loan secures the notes offered in the Debt Securitization (as defined in Note 6). The majority of the investments bear interest at a rate that may be determined by reference to London Interbank Offered Rate ("LIBOR" or "L") or Prime ("P") and which reset daily, quarterly or semiannually. For each, we have

Consolidated Schedule of Investments

September 30, 2012

T	Investment Type	Spread Above Index ⁽¹⁾		Interest Rate ⁽²⁾		Maturity Date	Principal Amount			Perco of Net Asse		age Fair Value	
Investments Canada Debt investments Leisure, Amusement, Motion Pictures, Entertainment													
Extreme Fitness, Inc. ⁽³⁾	Subordinated debt	N/A		12.00% cash/2.50% PIK		11/2015	\$2,870	\$2,810		0.4	%	\$1,435	
Extreme Fitness, Inc.	Senior loan	N/A		8.00	%	10/2012	508	508		0.1		508	
Total Canada							\$3,378	\$3,318		0.5	%	\$1,943	
Fair Value as percentage of Principal Amount												57.5	%
United States Debt investments Aerospace and Defense													
ILC Dover, LP ⁽⁴⁾ ILC Dover, LP	Senior loan Senior loan			N/A 7.25	(5) %	07/2017 07/2017	\$- 4,407	\$(8 4,323)	- 1.2	%	\$(8 4,319)
Whiteraft LLC	Subordinated		10	12.00	% %	12/2018	1,877	1,848		0.5		1,877	
White Oak	debt				•		,	,				,- , ,	
Technologies, Inc. *	Senior loan	L + 5.00	%	6.25	%	03/2017	1,929	1,891		0.5		1,890	
	Senior loan	L + 5.00	%	N/A	(5)	03/2017	-	(9)	-		(9)

White Oak Technologies, Inc.⁽⁴⁾

Inc.(4)							8,213	8,045	2.2	8,069
Automobile							0,213	0,043	2.2	0,007
ABRA, Inc.(4)	Subordinated debt	l N/A		N/A	(5)	04/2017	-	(22)	-	-
ABRA, Inc.	Subordinated debt	l N/A		12.00% cash/1.50% PIK		04/2017	9,623	9,445	2.6	9,623
American Driveline Systems, Inc.*	Senior loan	L + 5.50	%	7.00	%	01/2016	2,862	2,814	0.7	2,776
American Driveline Systems, Inc.	Senior loan	P + 4.50	%	7.75	%	01/2016	293	287	0.1	282
CLP Auto Interior Corporation*	Senior loan	L + 4.75	%	4.97	%	06/2013	3,053	3,053	0.8	2,992
Federal-Mogul Corporation	Senior loan	L + 1.94	%	2.17	%	12/2014	1,976	1,934	0.5	1,930
Federal-Mogul Corporation K&N	Senior loan	L + 1.94	%	2.16	%	12/2015	1,008	986	0.3	985
Engineering, Inc. ⁽⁴⁾	Senior loan	P + 4.25	%	N/A	(5)	12/2016	-	(6)	-	-
K&N Engineering, Inc.	Senior loan	P + 4.25	%	7.50	%	12/2016	3,207	3,153	0.9	3,207
ъ 1.							22,022	21,644	5.9	21,795
Banking				0.25%						
Prommis Fin Co.*(3)	Senior loan	L + 10.50	%	cash/10.25% PIK)	06/2015	196	191	-	167
Prommis Fin Co.*(3)	Second lien	L + 10.50	%	0.25% cash/10.25% PIK)	06/2015	393	382	0.1	259
Prommis Fin Co.*(3)	Second lien	L + 10.50	%	0.25% cash/10.25% PIK)	06/2015	196	191	-	-
Prommis Fin Co.	Senior loan	L + 9.00	%	10.00	%	06/2015	95 880	93 857	- 0.1	95 521
Beverage, Food and Tobacco										
ABP Corporation ⁽⁴⁾	Senior loan	L + 5.25	%	N/A	(5)	06/2016	-	(6)	-	-
ABP Corporation*	Senior loan	L + 5.25	%	6.75	%	06/2016	4,536	4,470	1.2	4,536
Ameriqual Group, LLC*	Senior loan	L + 5.00	%	6.50	%	03/2016	1,774	1,749	0.4	1,685
Ameriqual Group, LLC*	Senior loan	L + 7.50	%	9.00	%	03/2016	839	828	0.2	755

Atkins Nutrionals, Inc.	Senior loan	L + 8.88	%	10.38	%	12/2015	5,028	4,926		1.3	5,028
Candy Intermediate Holdings, Inc.	Senior loan	L + 6.25	%	7.51	%	06/2018	4,987	4,822		1.3	5,050
First Watch Restaurants, Inc. ⁽⁴⁾	One stop	P + 6.50	%	N/A	(5)	12/2016	-	(30)	-	-
First Watch Restaurants, Inc. (4)	One stop	P + 6.50	%	N/A	(5)	12/2016	-	(30)	-	-
First Watch Restaurants, Inc.*	One stop	P + 6.50	%	9.75	%	12/2016	11,530	11,335	5	3.1	11,530
IL Fornaio (America) Corporation*	Senior loan	L + 5.25	%	6.50	%	06/2017	4,423	4,405		1.2	4,423
It'Sugar LLC	Senior loan	L + 8.50	%	10.00	%	04/2017	4,255	4,178		1.1	4,255
It'Sugar LLC	Subordinated debt	N/A		8.00	%	10/2017	1,707	1,707		0.5	1,707
Julio & Sons Company ⁽⁴⁾	One stop	L + 5.50	%	N/A	(5)	09/2014	-	(15)	-	-
Julio & Sons Company*	One stop	L + 5.50	%	7.00	%	09/2016	7,121	7,065		1.9	7,121
Julio & Sons Company ⁽⁴⁾	One stop	L + 5.50	%	N/A	(5)	09/2016	-	(12)	-	-
Richelieu Foods, Inc.*	Senior loan	L + 5.00	%	6.76	%	11/2015	2,111	2,075		0.5	2,048
Richelieu Foods, Inc. ⁽⁴⁾	Senior loan	L + 5.00	%	N/A	(5)	11/2015	-	(10)	-	(18)
Broadcasting							48,311	47,457	7	12.7	48,120
and Entertainment											
Univision Communications Inc.	Senior loan	L + 2.00	%	2.22	%	09/2014	3,997	3,969		1.1	3,992
Building and Real Estate ASP PDM											
ASP PDM Acquisition Co. LLC*	Senior loan	L + 6.25	%	7.75	%	12/2013	453	442		0.1	340
Global Claims Services, Inc.*	Senior loan	L + 5.00	%	6.25	%	06/2018	831	819		0.2	831
Global Claims Services, Inc. (4)	Senior loan	L + 5.00	%	N/A	(5)	06/2018	-	(1)	-	-
KHKI Acquisition, Inc.	Senior loan	P + 5.00	%	8.50	%	03/2013	2,626	2,625		0.6	2,101
Tecta America Corp.	Senior loan	P + 5.75	%	9.00	%	03/2014	3,506	3,506		0.8	2,994

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Cargo Transport							7,416	7,391	1.7	6,266
TMW Systems, Inc.*	Senior loan	P + 3.00	%	6.25	%	05/2016	1,686	1,667	0.4	1,686
Chemicals, Plastics and Rubber										
Integrated DNA Technologies, Inc. Road	Subordinated debt	N/A		12.00% cash/2.00% PIK		04/2015	4,700	4,650	1.3	4,700
Infrastructure Investment, LLC* Road	Senior loan	L + 5.00	%	6.25	%	03/2018	4,137	4,080	1.1	4,142
Infrastructure Investment, LLC	Senior loan	L + 5.00	%	5.46	%	03/2017	2319,068	190 8,920	0.1 2.5	2289,070
							2,000	0,720	4.5	2,070

See Notes to Consolidated Financial Statements.

Golub Capital BDC, Inc. and Subsidiaries

Consolidated Schedule of Investments - (Continued)

September 30, 2012

(In thousands)

	Investment	Spread Above		Interest		Maturity	Principal		Percent of Total	•	e Fair
	Type	Index ⁽¹⁾		Rate ⁽²⁾		Date	Amount	Cost	Net Assets		Value
Containers, Packaging and Glass											
Fort Dearborn Company*	Senior loan	L + 4.75		6.50	%	08/2015	\$1,349	\$1,333	0.4	%	\$1,349
Fort Dearborn Company*	Senior loan	L + 5.25	%	7.00	%	08/2016	3,159	3,118	0.8		3,159
Diversified							4,508	4,451	1.2		4,508
Conglomerate Manufacturing											
Oasis Outsourcing Holdings, Inc.	Subordinated debt	N/A		11.50% cash/1.50% PIK		04/2017	11,970	11,775	3.2		11,970
Pasternack Enterprises, Inc.*	Senior loan	L + 4.50	%	6.00	%	02/2014	3,492	3,453	0.9		3,492
Sunless Merger Sub, Inc.*	Senior loan	L + 5.00	%	6.26	%	07/2016	2,322	2,313	0.6		2,322
Sunless Merger Sub, Inc.*	Senior loan	P + 3.75	%	7.00	%	07/2016	29	28	-		29
Tecomet Inc.* Tecomet Inc. ⁽⁴⁾	Senior loan Senior loan			7.00 N/A	% (5)	12/2016 12/2016	6,082	5,992 (6)	1.6		5,991 -
TIDI Products, LLC*	Senior loan			8.25	%	07/2018	8,791	8,606	2.3		8,703
TIDI Products, LLC ⁽⁴⁾	Senior loan	L + 7.00	%	N/A	(5)	07/2017	-	(13)	-		(8)
Vintage Parts, Inc.*	One stop	L + 6.00	%	8.50	%	12/2013	82	82	-		82
Vintage Parts, Inc.*	One stop	L + 8.00	%	9.75	%	12/2013	1,239	1,228	0.3		1,239
Vintage Parts, Inc.*	One stop	L + 5.50	%	5.86	%	12/2013	5,934 39,941	5,914 39,372	1.6 10.5		5,934 39,754

Diversified Conglements											
Conglomerate Service											
API Healthcare											
Corporation*	One stop	L + 9.03	% 10.53	%	02/2017	9,587	9,424		2.6	9,587	
Consona Holdings, Inc.*	Senior loan	L + 5.50	% 6.75	%	08/2018	1,092	1,056		0.3	1,081	
Consona Holdings, Inc.*	Senior loan	L + 6.00	% 7.25	%	08/2018	1,567	1,551		0.4	1,551	
Consona Holdings, Inc. ⁽⁴⁾	Senior loan	L + 5.50	% N/A	(5)	08/2017	-	(3)	-	(2)
Document Technologies, LLC ⁽⁴⁾	Senior loan	L + 5.00	% N/A	(5)	12/2016	-	(15)	-	-	
Document											
Technologies, LLC	Senior loan	L + 5.00	% 6.50	%	12/2016	4,717	4,646		1.3	4,694	
EAG, Inc.* Employment	Senior loan	P + 3.50	% 6.75	%	07/2017	2,629	2,593		0.7	2,629	
Law Training, Inc. ⁽⁴⁾	One stop	L + 7.50	% N/A	(5)	12/2016	-	(22)	-	-	
Employment Law Training, Inc. *	One stop	L + 7.50	% 9.00	%	12/2016	18,219	17,822	2	4.9	18,219	9
Evolution1, Inc.*	Senior loan	L + 4.75	% 6.25	%	06/2016	4,619	4,567		1.2	4,619	
Evolution1, Inc. (4)	Senior loan	L + 4.75	% N/A	(5)	06/2016	-	(19)	-	-	
Evolution1, Inc. ⁽⁴⁾	Senior loan	L + 4.75	% N/A	(5)	06/2016	-	(4)	-	-	
HighJump											
Acquisition LLC ⁽⁴⁾	One stop	L + 8.75	% N/A	(5)	07/2016	-	(12)	-	-	
HighJump Acquisition LLC	One stop	L + 8.75	% 10.00	%	07/2016	5,441	5,379		1.5	5,441	
Marathon Data Operating Co.,	One stop	L + 6.25	% 7.50	%	08/2017	4,818	4,700		1.3	4,746	
LLC Marathon Data											
Operating Co., LLC ⁽⁴⁾	One stop	L + 6.25	% N/A	(5)	08/2017	-	(10)	-	(10)
MSC.Software Corporation*	One stop	L + 7.74	% 9.24	%	12/2016	6,238	6,133		1.7	6,238	
NS Holdings, Inc.*	Senior loan	L + 4.63	% 6.00	%	06/2015	260	257		0.1	260	
NS Holdings, Inc.*	Senior loan	L + 6.27	% 7.68	%	06/2015	1,963	1,941		0.5	1,963	
PC Helps Support, LLC	Senior loan	P + 4.25	% 7.50	%	09/2017	2,390	2,355		0.6	2,354	
PC Helps Support, LLC ⁽⁴⁾	Senior loan	P + 4.25	% N/A	(5)	09/2017	-	(3)	-	(3)
Secure-24, LLC	One stop	L + 6.25	% 7.50	%	08/2017	9,288	9,061		2.4	9,149	

Secure-24, LLC ⁽⁴⁾	One stop	L + 6.25	%	N/A	(5)	08/2017	-	(8)	-	(8)
Secure-24, LLC ⁽⁴⁾	One stop	L + 6.25	%	N/A	(5)	08/2017	-	(16)	-	(17)
Sumtotal Systems, Inc.*	Senior loan	L + 4.00	%	5.25	%	12/2015	1,415	1,403	0.4	1,415
Diversified Natural Resources, Precious Metals, and Minerals Metal Spinners,							74,243	72,776	19.9	73,906
Inc.*	Senior loan	L + 6.50	%	8.00	%	12/2014	1,619	1,578	0.4	1,619
Metal Spinners, Inc.*	Senior loan	L + 6.50	%	8.00	%	12/2014	2,974 4,593	2,904 4,482	0.8 1.2	2,974 4,593
Electronics Blue Coat Systems, Inc.* Blue Coat	Second lien	L + 10.00	%	11.50	%	08/2018	5,424	5,277	1.5	5,573
Systems, Inc.	Senior loan	L + 6.00	%	7.50	%	02/2018	8,085	7,940	2.2	8,156
Cape Electrical Supply LLC*	Senior loan	L + 5.25	%	6.75% cash/0.50% PIK		11/2013	1,465	1,437	0.4	1,465
Ecommerce Industries, Inc. ⁽⁴⁾	One stop	L + 6.75	%	N/A	(5)	10/2016	-	(27)	-	-
Ecommerce Industries, Inc.*	One stop	L + 8.34	%	9.59	%	10/2016	13,530	13,329	3.6	13,530
Entrust, Inc.* Entrust, Inc.*	One stop One stop	L + 7.47 L + 7.45		8.97 8.95	% %	03/2017 03/2017	4,053 8,046	4,006 7,935	1.1 2.1	4,053 8,046
Rogue Wave Holdings, Inc.*	Senior loan	L + 10.00	%	11.25	%	08/2016	3,982	3,945	1.1	3,982
Syncsort Incorporated ⁽⁴⁾	Senior loan	L + 5.50	%	N/A	(5)	03/2015	-	(4)	-	-
Syncsort Incorporated*	Senior loan	L + 5.50	%	7.50	%	03/2015	8,032	7,918	2.1	8,032
Time-O-Matic, Inc.	Subordinated debt	N/A		12.00% cash/1.25% PIK		12/2016	11,561	11,386	3.1	11,561
Farming and							64,178	63,142	17.2	64,398
Agriculture AGData, L.P.	One stop	L + 6.25	%	7.75	%	08/2016	2,814	2,782	0.8	2,814
Finance Bonddesk Group LLC* Compass Group	Senior loan	L + 5.00	%	6.50	%	09/2016	1,010	1,002	0.3	1,010
Diversified Holdings, LLC*	Senior loan	L + 5.00	%	6.25	%	10/2017	8,387	8,025	2.2	8,408

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Pillar Processing LLC*(3)			% 5.95	%	11/2013	2,412	2,389	0.4	1,361
Pillar Processing LLC*(3)	Senior loan	N/A	14.50	%	05/2014	3,125	2,947	-	-
						14,934	14,363	2.9	10,779

See Notes to Consolidated Financial Statements.

Golub Capital BDC, Inc. and Subsidiaries

Consolidated Schedule of Investments - (Continued)

September 30, 2012

(In thousands)

	Investment	Spread Above		Interest		Maturity	Principal			Percent of Total Net	age Fair
	Type	Index ⁽¹⁾		Rate ⁽²⁾		Date	Amount	Cost		Assets	Valu
Healthcare, Education and Childcare Advanced Pain Management Holdings, Inc.	Subordinated debt	N/A		12.00% cash/2.00% PIK		06/2016	\$7,958	\$7,828		2.1 %	\$7,9
Alegeus Technologies, LLC*	Senior loan	L + 5.00	%	6.50	%	08/2018	873	860		0.2	860
Avatar International, LLC ⁽⁴⁾	One stop	L + 7.50	%	N/A	(5)	09/2016	-	(8)	-	-
Avatar International, LLC*	One stop	L + 7.50	%	8.75	%	09/2016	7,855	7,747		2.1	7,8
Avatar International, LLC	One stop	L + 8.00	%	9.25	%	09/2016	1,695	1,677		0.5	1,6
Campus Management Acquisition Corp.	Second lien	L + 10.35	%	12.10	%	09/2015	5,067	5,007		1.2	4,6
CHS/Community Health Systems, Inc.		L + 3.50	%	3.92	%	01/2017	406	406		0.1	409
Community Hospices of America, Inc.*	Senior loan	L + 5.50	%	7.25	%	12/2015	4,955	4,891		1.3	4,9
Community Hospices of America, Inc. ⁽⁴⁾	Senior loan	L + 5.50	%	N/A	(5)	12/2015	-	(5)	-	-
		L + 11.75	%	11.00% cash/2.75% PIK		06/2016	1,874	1,844		0.5	1,8

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Community Hospices of America, Inc.	Subordinated debt									
DDC Center Inc.*	One stop	L + 6.50	%	9.50	%	10/2014	8,205	8,211	2.2	8,2
DDC Center Inc.*	One stop	L + 6.50	%	9.50	%	12/2012	227	227	0.1	227
DDC Center Inc. Delta	One stop	P + 5.25	%	10.75	%	10/2013	182	182	-	182
Educational Systems, Inc.*	Senior loan	L + 5.00	%	7.00	%	11/2012	2,740	2,735	0.7	2,6
Dialysis Newco, Inc.	Subordinated debt	N/A		11.00% cash/2.00% PIK		09/2018	8,795	8,677	2.3	8,7
G & H Wire Company, Inc. ⁽⁴⁾	Senior loan	L + 5.50	%	N/A	(5)	11/2016	-	(13)	-	-
G & H Wire Company, Inc.*	Senior loan	L + 5.50	%	7.00	%	11/2016	8,974	8,829	2.4	8,8
Hospitalists Management Group, LLC	Senior loan	L + 4.50	%	6.00	%	05/2017	455	445	0.1	419
Hospitalists Management Group, LLC	Senior loan	L + 4.50	%	6.00	%	05/2017	3,986	3,909	1.0	3,8
Hospitalists Management Group, LLC ⁽⁴⁾	Senior loan	L + 4.50	%	N/A	(5)	05/2017	-	(10)	-	(36
The Hygenic Corporation*	Senior loan	L + 2.50	%	2.73	%	04/2013	1,961	1,951	0.5	1,9
IntegraMed America, Inc. ⁽⁴⁾	One stop	L + 7.25	%	N/A	(5)	09/2017	-	(18)	-	(16
IntegraMed America, Inc.	One stop	L + 7.25	%	8.50	%	09/2017	14,603	14,275	3.8	14,
Maverick Healthcare Group, LLC	Senior loan	L + 5.50	%	7.25	%	12/2016	2,148	2,123	0.6	2,1
National Healing Corporation	Senior loan	L + 6.75	%	8.25	%	11/2017	3,569	3,415	1.0	3,5
National Healing Corporation*	Second lien	L + 10.00	%	11.50	%	11/2018	17,976	16,967	4.8	17,
NeuroTherm, Inc.*	Senior loan	L + 5.00	%	6.50	%	02/2016	1,591	1,567	0.4	1,5
NeuroTherm, Inc.	Senior loan	P + 4.00	%	7.25	%	02/2016	124	118	-	124
Pentec Acquisition Sub, Inc.*	Senior loan	L + 5.25	%	6.50	%	05/2018	2,243	2,200	0.6	2,1
Pentec Acquisition Sub,	Senior loan	L + 5.25	%	N/A	(5)	05/2017	-	(4)	-	(4
Inc. ⁽⁴⁾ PhysioTherapy Associates	Senior loan	L + 4.75	%	6.01	%	04/2018	577	566	0.2	578

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Holdings, Inc.*									
Reliant Pro ReHab, LLC*	Senior loan	L + 4.75	% 6.00	%	06/2016	3,601	3,554	1.0	3,6
Reliant Pro ReHab, LLC	Senior loan	L + 4.75	% 6.00	%	06/2016	872	858	0.2	872
Reliant Pro ReHab, LLC Renaissance	Senior loan	P + 3.75	% 7.00	%	06/2016	550	542	0.1	55(
Pharma (U.S.) Holdings Inc.	Senior loan	P + 4.25	% 7.50	%	06/2017	71	65	-	68
Renaissance Pharma (U.S.) Holdings Inc. Surgical	Senior loan	L + 5.25	% 6.76	%	06/2017	2,449	2,402	0.6	2,4
Information Systems, LLC	Second lien	L + 7.40	% 8.91	%	12/2015	4,291	4,235	1.1	4,2
WIL Research Company, Inc.*	Senior loan	L + 5.25	% 6.75	%	04/2018	792 121,665	781 119,036	0.2 31.9	788 120
Home and Office Furnishings, Housewares, and Durable Consumer						121,000	117,000		
Top Knobs USA, Inc.* WII	Senior loan	L + 5.75	% 7.76	%	11/2016	1,094	1,079	0.3	1,0
Components, Inc.* WII	Senior loan	L + 4.75	% 6.25	%	07/2016	1,732	1,712	0.5	1,7
Components, Inc. ⁽⁴⁾	Senior loan	L + 4.75	% N/A	(5)	07/2016	-	(1)	-	-
Zenith Products Corporation*	One stop	L + 5.50	% 5.93	%	09/2013	3,409 6,235	3,367 6,157	0.9 1.7	3,2 6,0
Leisure, Amusement, Motion Pictures and						0,233	0,137	1.7	0,0
Entertainment Competitor									
Group, Inc.*	One stop	L + 8.00	% 9.50	%	01/2017	16,807	16,525	4.5	16,
Competitor Group, Inc. ⁽⁴⁾	One stop	L + 8.00	% N/A	(5)	01/2017	-	(8)	-	-
Competitor Group, Inc.	One stop	L + 8.00	% 9.50	%	01/2017	1,257	1,230	0.3	1,2
Cortz, Inc.*	Senior loan	L + 5.50	% 7.00	%	03/2014	6,609	6,582	1.8	6,6
Octane Fitness, LLC*	One stop	L + 5.50	% 7.00	%	12/2015	4,675	4,552	1.2	4,6
Pride Manufacturing	Senior loan	L + 5.50	% 7.25	%	11/2015	737	728	0.2	722

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Company, LLC* The Service									
	Senior loan	L + 6.50	% 9.00	%	03/2014	6,612	6,557	1.8	6,6
Companies*						•	ŕ		-
						36,697	36,166	9.8	36,
Mining, Steel,									
Iron and									
Non-Precious									
Metals									
Benetech, Inc.*	One stop	L + 5.00	% 5.22	%	12/2013	8,845	8,737	2.4	8,8

See Notes to Consolidated Financial Statements.

Golub Capital BDC, Inc. and Subsidiaries

Consolidated Schedule of Investments - (Continued)

September 30, 2012

(In thousands)

	Investment	Spread Above)	Interest		•	Principal			Percentag of Total Net
	Type	Index ⁽¹⁾		Rate ⁽²⁾		Date	Amount	Cost		Assets
Personal and Non-Durable Consumer Products										
Dr. Miracles, Inc.*	One stop	L + 7.50		8.00% cash/2.00% PIK	~	03/2014	\$3,092	\$3,077		0.7 %
Massage Envy, LLC	•	L + 7.25		8.50	% ~	09/2018	63	45		-
Massage Envy, LLC	One stop	L + 7.25	%	8.50	%	09/2018	17,061	16,638		4.5
Personal, Food and Miscellaneous Services							20,216	19,760		5.2
Affordable Care Inc.*	Senior loan	L + 4.75	%	6.25	%	12/2015	3,525	3,490		0.9
Affordable Care Inc. (4)	Senior loan	L + 4.75	%	N/A	(5)	12/2015	-	(6)	-
Automatic Bar Controls, Inc.*	Senior loan	L + 5.75	%	7.25	%	03/2016	972	962		0.2
Automatic Bar Controls, Inc. ⁽⁴⁾	Senior loan	L + 5.75	%	N/A	(5)	03/2016	-	(2)	-
Brasa (Holdings) Inc.*	Senior loan	L + 6.25	%	7.50	%	07/2019	5,126	4,976		1.3
Focus Brands Inc.	Second lien	L + 9.00		10.25	%	08/2018	6,481	6,363		1.8
Focus Brands Inc.	Senior loan	L + 5.00	%	6.26	%	02/2018	5,951	5,898		1.6
Ignite Restaurant Group, Inc.*	Senior loan	L + 4.75	%	6.25	%	03/2016	4,170	4,101		1.1
NVA Acquisition Company	Senior loan	L + 4.25	%	5.50	%	06/2016	1,881	1,867		0.5
PMI Holdings, Inc. (Papa Murphys) ⁽⁴⁾	Senior loan	L + 5.25	%	N/A	(5)	06/2017	-	(3)	-
PMI Holdings, Inc. (Papa Murphys)	Senior loan	L + 5.25	%	6.51	%	06/2017	2,709	2,683		0.7
Restaurant Technologies, Inc.*	Senior loan	L + 4.75	%	6.00	%	05/2017	1,077	1,069		0.3
	Senior loan	L + 4.75	%	6.00	%	05/2017	117	116		-

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Restaurant Technologies, Inc.										
Trusthouse Service Group, Inc. (4)	Senior loan	L + 5.25	%	N/A	(5)	06/2018	-	(4)	-
Trusthouse Service Group, Inc.	Senior loan	P + 4.25	%	7.50	%	06/2017	82	77		-
Trusthouse Service Group, Inc.	Senior loan	L + 5.25	%	6.75	%	06/2018	2,976	2,926		0.8
Vetcor Merger Sub LLC*	One stop	L + 6.00	%	7.50	%	02/2015	9,646	9,646		2.6
Personal							44,713	44,159		11.8
Transportation PODS Funding	Subordinated									
Corp. II	debt	IN/A		21.00% PIK		11/2017	2,802	2,802		0.7
PODS Funding Corp. II	Subordinated debt	N/A		21.00% PIK		11/2017	579	579		0.2
PODS Funding Corp. II	Second lien	N/A		10.50% cash/5.00% PIK		05/2017	447	441		0.1
PODS Funding Corp. II	Second lien	N/A		10.50% cash/5.00% PIK		05/2017	2,096	2,045		0.6
PODS Funding Corp. II	Senior loan	L + 7.00	%	8.50	%	11/2016	773	753		0.2
PODS Funding Corp. II*	Senior loan	L + 7.00	%	8.50	%	11/2016	5,955	5,807		1.6
Printing and							12,652	12,427		3.4
Publishing										
Digital Technology International, LLC.	One stop	P + 6.00	%	9.25	%	09/2016	928	921		0.2
Digital Technology International, LLC.	One stop	L + 7.25	%	8.75	%	09/2016	6,333	6,230		1.7
Market Track, LLC*	Senior loan	L + 6.11	%	7.36	%	08/2018	3,150	3,104		0.8
Market Track, LLC ⁽⁴⁾	Senior loan	L + 6.11	%	N/A	(5)	08/2018	-	(6)	-
Market Track, LLC ⁽⁴⁾	Senior loan	L + 7.65	%	N/A	(5)	08/2018	-	(4)	-
Trade Service Company, LLC*	One stop	L + 5.25	%	6.75	%	06/2013	1,026	1,024		0.3
Trade Service Company, LLC*	One stop	N/A		10.00% cash/4.00% PIK		06/2013	765	764		0.2
Trade Service Company, LLC	One stop	L + 5.25	%	N/A	(5)	06/2013	-	-		-
							12,202	12,033		3.2
Retail Stores Barcelona Restaurants, LLC*(6) Barcelona	One stop	L + 10.00	%	11.50	%	03/2017	4,964	4,878		1.3
Restaurants, LLC ⁽⁴⁾⁽⁶⁾	One stop	L + 10.00	%	N/A	(5)	03/2017	-	(5)	-
Benihana, Inc.	One stop	L + 8.00	%	9.25	%	08/2017	365	329		0.1

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	•	•		•						
Benihana, Inc.*	One stop	L + 8.00	%	9.25	%	02/2018	13,456	13,108	3	3.5
Bojangles' Restaurants, Inc.*	Senior loan	P + 5.50	%	8.75	%	08/2017	2,761	2,597	(0.7
Chuy's OPCO, Inc. ⁽⁴⁾	One stop	L + 7.00	%	N/A	(5)	05/2016	-	(2)	-	-
Chuy's OPCO, Inc. ⁽⁴⁾	One stop	L + 7.00	%	N/A	(5)	05/2016	-	(9)	-	-
Chuy's OPCO, Inc.	One stop	L + 7.00	%	8.50	%	05/2016	942	929	(0.3
DTLR, Inc. (fka Levtran)*	One stop	L + 8.00	%	11.00	%	12/2015	7,904	7,806	2	2.1
The Marshall Retail Group, LLC ⁽⁴⁾	Senior loan	L + 6.50	%	N/A	(5)	10/2016	-	(15)	-	-
The Marshall Retail Group, LLC*	Senior loan	L + 6.50	%	8.00	%	10/2016	10,414	10,238	2	2.8
Michaels Stores, Inc.	Senior loan	L + 2.25	%	2.69	%	10/2013	2,917	2,920	(0.8
Restaurant Holding Company, LLC	Senior loan	L + 7.50	%	9.00	%	02/2017	9,517	9,350	2	2.6
Rubio's Restaurants, Inc*	One stop	L + 7.75	%	8.75% cash/0.75% PIK		06/2015	8,246	8,149	2	2.2
Specialty Catalog Corp.	One stop	L + 6.00	%	7.50	%	07/2017	5,396	5,326		1.4
Specialty Catalog Corp. ⁽⁴⁾	One stop	L + 6.00	%	N/A	(5)	07/2017	-	(8)	-	-
Vision Source L.P. ⁽⁴⁾		L + 6.75		N/A	(5)	04/2016	-	(9)		-
Vision Source L.P.*	One stop	L + 6.75	%	8.00	%	04/2016	13,201 80,083	13,007 78,589		3.5 21.3
Telecommunications	~	* 4.70	~		~	1010016	0.46	0.2.6		
Hosting.com, Inc.*	Senior loan	L + 4.50		5.76	%	10/2016	846	836		0.2
Hosting.com, Inc. ⁽⁴⁾	Senior loan	L + 4.50		N/A	(5) 07	10/2016 11/2014	- 28	(2) 27	-	
NameMedia, Inc. NameMedia, Inc.	Senior loan Senior loan	L + 6.00 L + 6.00		7.50 7.50	% %	11/2014	2,159	2,131		- 0.6
West Corporation ⁽⁴⁾	Senior loan	L + 0.00 L + 1.75		N/A	(5)	10/2014	2,139 -	(8)		-
Utilities	Semor roam	L 1 1.73	70	1771	(3)	10/2012	3,033	2,984	(0.8
PowerPlan Consultants, Inc. ⁽⁴⁾	Senior loan	L + 5.25	%	N/A	(5)	03/2017	-	(2)	-	-
PowerPlan Consultants, Inc.*	Senior loan	L + 5.25	%	6.76	%	03/2018	5,164	5,093		1.4
							5,164	5,091		1.4
Total debt investments United States							\$658,309	\$646,457		173.2%

Fair Value as a percentage of Principal Amount

See Notes to Consolidated Financial Statements.

Golub Capital BDC, Inc. and Subsidiaries

Consolidated Schedule of Investments - (Continued)

September 30, 2012

(In thousands)

	Investment	Spread Above		•			Percenta of Total Net	Fair
	Type	Index ⁽¹⁾	Rate ⁽²⁾	Date	Contracts	Cost	Assets	Value
Equity investments Aerospace and Defense								
Whiteraft LLC	Common stock	N/A	N/A	N/A	1	\$670	0.2	% \$753
Whitcraft LLC	Warrant	N/A	N/A	N/A	-	- 670	0.2	147 900
Automobile						070	0.2	700
ABRA, Inc.	LLC interest	N/A	N/A	N/A	208	1,471	0.4	1,688
K&N Engineering, Inc.	Common stock	N/A	N/A	N/A	-	4	-	4
K&N Engineering, Inc.	Preferred stock A	N/A	N/A	N/A	-	62	-	62
K&N Engineering, Inc.	Preferred stock B	N/A	N/A	N/A	-	18	-	18
						1,555	0.4	1,772
Banking								
Prommis Solutions Inc.*	Preferred LLC interest	N/A	N/A	N/A	1	472	-	-
Prommis Solutions Inc.*	A-1 LLC interset	N/A	N/A	N/A	-	-	-	-
Prommis Solutions Inc.*	A-2 LLC interest	N/A	N/A	N/A	-	-	-	-
						472	-	-
Beverage, Food and								
Tobacco Atkins Nutrionals, Inc.	LLC interest	N/A	N/A	N/A	57	796	0.3	1,063
First Watch Restaurants,	Common							
Inc.	stock	N/A	N/A	N/A	7	691	0.2	691
Julio & Sons Company	LLC interest	N/A	N/A	N/A	521	521	0.2	619
Richelieu Foods, Inc.	LP interest	N/A	N/A	N/A	220	220	0.1	193
Diversified Conglomerate Manufacturing						2,228	0.8	2,566
Manufacturing	LLC interest	N/A	N/A	N/A	1,088	1,088	0.4	1,385

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Oasis Outsourcing Holdings, Inc.								
Sunless Merger Sub, Inc.	Preferred stock	N/A	N/A	N/A	-	148	-	129
TIDI Products, LLC	LLC interest	N/A	N/A	N/A	315	315 1,551	0.1 0.5	315 1,829
Diversified Conglomerate Service						·		
Document Technologies, LLC	LLC interest	N/A	N/A	N/A	24	490	0.1	490
Employment Law Training, Inc.	LP interest	N/A	N/A	N/A	-	666	0.2	757
Marathon Data Operating Co., LLC	Common stock	N/A	N/A	N/A	1	264	0.1	264
Marathon Data Operating Co., LLC	Preferred stock	N/A	N/A	N/A	1	264	0.1	264
PC Helps Support, LLC	Common stock	N/A	N/A	N/A	1	7	-	7
PC Helps Support, LLC	Preferred stock	N/A	N/A	N/A	-	61	-	61
Secure-24, LLC	LLC Units	N/A	N/A	N/A	253	253 2,005	0.1 0.6	253 2,096
Finance Pillar Processing LLC*		N/A	N/A	N/A	-	-	-	-
Healthcare, Education and Childcare								
Advanced Pain Management Holdings, Inc.	Common stock	N/A	N/A	N/A	67	67	-	-
Advanced Pain Management Holdings, Inc.	Preferred stock	N/A	N/A	N/A	13	1,273	0.4	1,369
Avatar International, LLC	LP interest	N/A	N/A	N/A	1	695	0.2	695
Dialysis Newco, Inc.	LLC interest	N/A	N/A	N/A	871	871	0.2	871
G & H Wire Company, Inc.	LP interest	N/A	N/A	N/A	-	102	-	102
Hospitalists Management Group, LLC	Common stock	N/A	N/A	N/A	-	38	-	38
IntegraMed America, Inc.	Common stock	N/A	N/A	N/A	1	514	0.1	514
National Healing Corporation	Preferred stock	N/A	N/A	N/A	695	799	0.3	1,127
NeuroTherm, Inc.	Common stock	N/A	N/A	N/A	1	569	0.2	569
Pentec Holdings, Inc.	Preferred stock	N/A	N/A	N/A	1	116	-	116
Reliant Pro ReHab, LLC	Preferred stock	N/A	N/A	N/A	2	264	0.1	263
Surgical Information Systems, LLC	Common stock	N/A	N/A	N/A	4	414	0.1	414
_ j, 	300 CR					5,722	1.6	6,078
Home and Office Furnishings, Housewares,						,. <u>-</u>	-	, - , -

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and Durable Consumer								
Top Knobs USA, Inc.	Common stock	N/A	N/A	N/A	3	73	-	73
Leisure, Amusement, Motion Pictures and Entertainment								
Competitor Group, Inc.	Preferred stock	N/A	N/A	N/A	12	88	0.1	193
Competitor Group, Inc.	Common stock	N/A	N/A	N/A	-	87	-	107
						175	0.1	300
Personal and Non-Durable Consumer Products								
Massage Envy, LLC	LLC interest	N/A	N/A	N/A	749	749	0.2	749
Personal Transportation PODS Funding Corp. II	Warrant	N/A	N/A	N/A	271	-	-	-
Printing and Publishing								
Market Track, LLC	Preferred stock	N/A	N/A	N/A	-	145	-	145
Market Track, LLC	Common stock	N/A	N/A	N/A	1	145	-	145
						290	-	290

See Notes to Consolidated Financial Statements.

Golub Capital BDC, Inc. and Subsidiaries

Consolidated Schedule of Investments - (Continued)

September 30, 2012

	Investment	Principal anvestment Spread Above Interest Maturity Amount/Shares/				orae/	Percentage of Total		Fair
	Type	Index ⁽¹⁾	Rate ⁽²⁾	•	Contracts	Cost	Net Assets		Value
Retail Stores Barcelona Restaurants, LLC ⁽⁶⁾	LP interest	N/A	N/A	N/A	1,996	\$1,996	0.7	%	\$2,538
Benihana, Inc.	LLC interest	N/A	N/A	N/A	43	699	0.2		699
Rubio's Restaurants, Preferred stock Vision Source L.P. Common stock		N/A	N/A	N/A	199	945	0.2		599
		N/A	N/A	N/A	9	936	0.2		936
						4,576	1.3		4,772
Total equity investments United States						\$20,066	5.7	%	\$21,425
Total United States						\$666,523	178.9	%	\$670,967
Total investments						\$669,841	179.4	%	\$672,910

The negative fair value is the result of the capitalized discount on the loan or the unfunded commitment being

(6)

^{*}Denotes that all or a portion of the loan secures the notes offered in the Debt Securitization (as defined in Note 6).

The majority of the investments bear interest at a rate that may be determined by reference to LIBOR or Prime and

⁽¹⁾ which reset daily, quarterly or semiannually. For each we have provided the spread over LIBOR or Prime and the weighted average current interest rate in effect at September 30, 2012. Certain investments are subject to a LIBOR or Prime interest rate floor. For fixed rate loans, a spread above a reference rate is not applicable.

⁽²⁾ For portfolio companies with multiple interest rate contracts, the interest rate shown is a weighted average current interest rate in effect at September 30, 2012.

Loan was on non-accrual status as of September 30, 2012, meaning that the Company has ceased recognizing interest income on the loan.

⁽⁴⁾ valued below par. The negative cost is the result of the capitalized discount being greater than the principal amount outstanding on the loan.

The entire commitment was unfunded at September 30, 2012. As such, no interest is being earned on this investment.

The Company is an "affiliated person," as that term is defined in the 1940 Act, of the portfolio company as it owns five percent or more of the portfolio company's voting securities

See Notes to Consolidated Financial Statements.

Golub Capital BDC, Inc. and Subsidiaries
Notes to Unaudited Consolidated Financial Statements
(In thousands, except shares and per share data)

Note 1. Organization

Golub Capital BDC, Inc. ("GBDC" and, collectively with its subsidiaries, the "Company") is an externally managed, closed-end, non-diversified management investment company. GBDC 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 U.S. federal income tax purposes, GBDC has elected to be treated as a regulated investment company ("RIC") under Subchapter M of the Internal Revenue Code of 1986, as amended (the "Code").

On April 13, 2010, Golub Capital BDC LLC ("GBDC LLC") converted from a Delaware limited liability company to a Delaware corporation, leaving GBDC as the surviving entity (the "Conversion"). At the time of the Conversion, all limited liability company interests were exchanged for 8,984,863 shares of common stock in GBDC. GBDC had no assets or operations prior to the Conversion and, as a result, the books and records of GBDC LLC have become the books and records of the surviving entity. On April 14, 2010, GBDC completed its initial public offering (the "Offering").

GBDC LLC was formed in the State of Delaware on November 9, 2009 to continue and expand the business of Golub Capital Master Funding LLC ("GCMF") which commenced operations on July 7, 2007. All of the outstanding limited liability company interests in GCMF were initially held by three Delaware limited liability companies, Golub Capital Company IV, LLC, Golub Capital Company V LLC and Golub Capital Company VI LLC (collectively, the "Capital Companies"). In November 2009, the Capital Companies formed GBDC LLC, into which they contributed 100% of the limited liability company interests of GCMF and from which they received a proportionate number of limited liability company interests in GBDC LLC. In February 2010, GEMS Fund L.P. ("GEMS"), a limited partnership affiliated through common management with the Capital Companies, purchased an interest in GBDC LLC. As a result of the Conversion, the Capital Companies and GEMS received shares of common stock in GBDC.

Subsequent to the Conversion, GCMF became a wholly owned subsidiary of GBDC. GCMF's financial results are consolidated with GBDC, and the portfolio investments held by GCMF are included in the Company's consolidated financial statements. All intercompany balances and transactions have been eliminated.

The Company's investment strategy is to invest in senior secured, one stop (a loan that combines characteristics of traditional first lien senior secured loans and second lien or subordinated loans), second lien and subordinated (a loan that ranks senior only to a borrower's equity securities and ranks junior to all of such borrower's other indebtedness in

priority of payment) loans and warrants and equity securities to middle market companies that are, in most cases, sponsored by private equity investors. The Company has entered into an investment advisory agreement (the "Investment Advisory Agreement") with GC Advisors LLC (the "Investment Adviser"), under which the Investment Adviser manages the day-to-day operations of, and provides investment advisory services to, the Company. Prior to April 14, 2010, Golub Capital Incorporated (the "Investment Manager") served as the investment adviser for the Company.

Note 2. Accounting Policies and Recent Accounting Updates

Basis of presentation: The accompanying interim consolidated financial statements of the Company and related financial information have been prepared in accordance with generally accepted accounting principles in the United States of America ("GAAP") for interim financial information and pursuant to the requirements for reporting on Form 10-Q and Articles 6 or 10 of Regulation S-X. Accordingly, they do not include all of the information and notes required by GAAP for annual financial statements. In the opinion of management, the consolidated financial statements reflect all adjustments and reclassifications consisting solely of normal accruals that are necessary for the fair presentation of financial results as of and for the periods presented. All intercompany balances and transactions have been eliminated. Certain prior period amounts have been reclassified to conform to the current period presentation.

Fair value of financial instruments: The Company applies fair value to all of its financial instruments in accordance with Accounting Standards Codification ("ASC") Topic 820 — *Fair Value Measurements and Disclosures*. ASC Topic 820 defines fair value, establishes a framework used to measure fair value and requires disclosures for fair value measurements. In accordance with ASC Topic 820, the Company has categorized its financial instruments carried at fair value, based on the priority of the valuation technique, into a three-level fair value hierarchy. Fair value is a market-based measure considered

(In thousands, except shares and per share data)

from the perspective of the market participant who holds the financial instrument rather than an entity specific measure. Therefore, when market assumptions are not readily available, the Company's own assumptions are set to reflect those that management believes market participants would use in pricing the financial instrument at the measurement date.

The availability of observable inputs can vary depending on the financial instrument and is affected by a wide variety of factors, including the type of product, whether the product is new, whether the product is traded on an active exchange or in the secondary market and the current market conditions. To the extent that the valuation is based on models or inputs that are less observable or unobservable in the market the determination of fair value requires more judgment. Accordingly, the degree of judgment exercised by the Company in determining fair value is greatest for financial instruments classified as Level 3.

Any changes to the valuation methodology are reviewed by the Company's board of directors (the "Board") to confirm that the changes are justified. As markets change, new investment products develop and the pricing for investment products becomes more or less transparent, the Company will continue to refine its valuation methodologies.

Use of estimates: The preparation of the consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Consolidation: As permitted 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 an investment company subsidiary or a controlled operating company whose business consists of providing services to the Company. Accordingly, the Company consolidated the results of the Company's subsidiaries in its consolidated financial statements.

Assets related to transactions that do not meet ASC Topic 860 — *Transfers and Servicing* requirements for accounting sale treatment are reflected in the Company's consolidated statements of financial condition as investments. Those assets are owned by special purpose entities that are consolidated in the Company's financial statements. The creditors of the special purpose entities have received security interests in such assets and such assets are not intended to be available to the creditors of the Company (or any affiliate of the Company).

Cash and cash equivalents: Cash and cash equivalents are highly liquid investments with an original maturity of three months or less at the date of acquisition. The Company deposits its cash in financial institutions and, at times, such balances may be in excess of the Federal Deposit Insurance Corporation insurance limits.

Restricted cash and cash equivalents: Restricted cash and cash equivalents include amounts that are collected and are held by trustees who have been appointed as custodians of the assets securing certain of the Company's financing transactions. Restricted cash is held by the trustees for payment of interest expense and principal on the outstanding borrowings or reinvestment into new assets. In addition, restricted cash and cash equivalents include amounts held within the Company's small business investment companies ("SBICs"). This amount is generally restricted to the origination of new loans from the SBICs and the payment of U.S. Small Business Administration ("SBA") debentures and related interest expense.

Revenue recognition:

Investments and related investment income: Interest income is accrued based upon the outstanding principal amount and contractual interest terms of debt investments. In addition, the Company may generate revenue in the form of commitment, origination, amendment, structuring fees, fees for providing managerial assistance and consulting fees. Loan origination fees, original issue discount and market discount or premium are capitalized, and the Company accretes or amortizes such amounts over the life of the loan as interest income. All other income is recorded into income when earned. The Company records prepayment premiums on loans as interest income. For the three and nine months ended June 30, 2013, interest income included \$437 and \$1,950 of prepayment fees, respectively. For the three and nine months ended June 30, 2012, interest income included zero and \$358 of prepayment fees, respectively. When the Company receives principal payments

(In thousands, except shares and per share data)

on a loan in an amount that exceeds the loan's accreted or amortized cost, it records the excess principal payment as interest income. For the three and nine months ended June 30, 2013, interest income included \$1,639 and \$6,104, respectively, of accretion of discounts. For the three and nine months ended June 30, 2012, interest income included \$1,067 and \$3,447, respectively, of accretion of discounts.

As of June 30, 2013 and September 30, 2012, the Company had interest receivable of \$5,520 and \$3,906, respectively. For the three and nine months ended June 30, 2013, the Company earned interest of \$21,187 and \$59,130, respectively. For the three and nine months ended June 30, 2012, the Company earned interest of \$14,811 and \$41,263, respectively. For the three and nine months ended June 30, 2013, the Company received interest in cash, which excludes income from amortization of loan origination fees, original issue discount and market discount or premium, in the amounts of \$17,979 and \$50,843, respectively. For the three and nine months ended June 30, 2012, the Company received interest in cash, which excludes income from amortization of loan origination fees, original issue discount and market discount or premium, in the amounts of \$13,120 and \$35,995, respectively. For the three and nine months ended June 30, 2013, the Company received loan origination fees of \$3,380 and \$7,848, respectively. For the three and nine months ended June 30, 2012, the Company received loan origination fees of \$516 and \$6,027, respectively. These loan origination fees are capitalized and amortized or accreted over the life of the loan as interest income.

For investments with contractual PIK interest, which represents contractual interest accrued and added to the principal balance that generally becomes due at maturity, the Company will not accrue PIK interest if the portfolio company valuation indicates that the PIK interest is not collectible. For the three and nine months ended June 30, 2013, the Company capitalized \$343 and \$1,757, respectively, of PIK interest into the principal balance. For the three and nine months ended June 30, 2012, the Company capitalized \$540 and \$1,305, respectively, of PIK interest into the principal balance. For the three and nine months ended June 30, 2013, the Company received PIK payments in cash of \$59 and \$906, respectively. For the three and nine months ended June 30, 2012, the Company received PIK payments in cash of \$187 and \$554, respectively.

Dividend income on preferred equity securities is recorded as dividend income on an 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. For the three and nine months ended June 30, 2013, the Company recorded dividend income of \$1,081 and \$1,827, respectively. For the three and nine months ended June 30, 2012, the Company recorded dividend income of zero and \$377, respectively.

Investment transactions are accounted for on a trade-date basis. Realized gains or losses on investments are measured by the difference between the net proceeds from the disposition and the cost basis of investment, without regard to unrealized gains or losses previously recognized. The Company reports current period changes in fair value of investments that are measured at fair value as a component of the net change in unrealized appreciation (depreciation) on investments in the consolidated statements of operations.

Non-accrual loans: A loan may be left on accrual status during the period the Company is pursuing repayment of the loan. Management reviews all loans that become 90 days or more past due on principal and interest, or when there is reasonable doubt that principal or interest will be collected, for possible placement on non-accrual status. When a loan is placed on non-accrual status, unpaid interest credited to income is reversed. Interest payments received on non-accrual loans may be recognized as income or applied to principal depending upon management's judgment. Non-accrual loans are restored to accrual status when past due principal and interest is paid and, in management's judgment, are likely to remain current. The total fair value of non-accrual loans was \$841 and \$3,222 as of June 30, 2013 and September 30, 2012, respectively.

Income taxes: The Company has elected to be treated as a RIC under Subchapter M of the Code and operates in a manner so as to qualify for the tax treatment applicable to RICs. In order to qualify as a RIC, among other things, the Company is required to meet certain source of income and asset diversification requirements and timely distribute to its stockholders at least 90% of investment company taxable income, as defined by the Code, for each year. The Company has made, and intends to continue to make, the requisite distributions to its stockholders, which will generally relieve the Company from U.S. federal income taxes with respect to all income distributed to its stockholders.

(In thousands, except shares and per share data)

Depending on the level of taxable income earned in a tax year, the Company may choose to retain taxable income in excess of current year dividend distributions into the next tax year in an amount less than what would trigger payments of federal income tax under subchapter M of the Code. The Company would then pay a 4% excise tax on such income, as required. To the extent that the Company determines that its estimated current year annual taxable income may exceed estimated current year dividend distributions, the Company accrues excise tax, if any, on estimated excess taxable income as taxable income is earned. For the three and nine months ended June 30, 2013 and 2012, no amount was recorded for U.S. federal excise tax.

The Company accounts for income taxes in conformity with ASC Topic 740 — *Income Taxes*. ASC Topic 740 provides guidelines for how uncertain tax positions should be recognized, measured, presented and disclosed in financial statements. ASC Topic 740 requires the evaluation of tax positions taken in the course of preparing the Company's tax returns to determine whether the tax positions are "more-likely-than-not" to be sustained by the applicable tax authority. Tax benefits of positions not deemed to meet the more-likely-than-not threshold would be recorded as a tax expense in the current year. It is the Company's policy to recognize accrued interest and penalties related to uncertain tax benefits in income tax expense. There were no material uncertain income tax positions through December 31, 2012. The 2009 through 2012 tax years remain subject to examination by U.S. federal and most state tax authorities.

Dividends and distributions: Dividends and distributions to common stockholders are recorded on the declaration date. The amount to be paid out as a dividend or distribution is determined by the Board each quarter and is generally based upon the earnings estimated by management. Net realized capital gains, if any, are distributed at least annually, although the Company may decide to retain such capital gains for investment.

The Company has adopted a dividend reinvestment plan ("DRIP") that provides for reinvestment of any distributions the Company declares in cash on behalf of its stockholders, unless a stockholder elects to receive cash. As a result, if the Board authorizes and the Company declares a cash distribution, then stockholders who have not "opted out" of the DRIP will have their cash distribution automatically reinvested in additional shares of the Company's common stock, rather than receiving the cash dividend. The Company may use newly issued shares under the guidelines of the DRIP (if the Company's shares are trading at a premium to net asset value), or the Company may purchase shares in the open market in connection with the obligations under the plan. In particular, if the Company's shares are trading at a significant discount to net asset value and the Company is otherwise permitted under applicable law to purchase such shares, the Company intends to purchase shares in the open market in connection with any obligations under the DRIP.

In the event the market price per share of the Company's common stock on the date of a distribution exceeds the most recently computed net asset value per share of the common stock, the Company will issue shares of common stock to participants in the DRIP at the greater of the most recently computed net asset value per share of common stock or 95% of the current market price per share of common stock (or such lesser discount to the current market price per share that still exceeds the most recently computed net asset value per share of common stock).

Deferred financing costs: Deferred financing costs represent fees and other direct incremental costs incurred in connection with the Company's borrowings. As of June 30, 2013 and September 30, 2012, the Company had deferred financing costs of \$7,372 and \$5,898, respectively. These amounts are amortized and included in interest expense in the consolidated statements of operations over the estimated average life of the borrowings. Amortization expense for the three and nine months ended June 30, 2013 was \$360 and \$1,444, respectively. Amortization expense for the three and nine months ended June 30, 2012 was \$375 and \$1,072, respectively.

Deferred offering costs: Deferred offering costs consist of fees paid in relation to legal, accounting, regulatory and printing work completed in preparation of equity offerings. Deferred offering costs are charged against the proceeds from equity offerings when received. As of June 30, 2013 and September 30, 2012, deferred offering costs, which are included in other assets on the consolidated statements of financial condition, were \$162 and \$130, respectively.

Recent accounting pronouncements: In June 2013, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2013-08, *Financial Services – Investment Companies (Topic 946): Amendments to*

(In thousands, except shares and per share data)

the Scope, Measurement and Disclosure Requirements ("ASU 2013-08"), containing new guidance on assessing whether an entity is an investment company, requiring non-controlling ownership interest in investment companies to be measured at fair value and requiring certain additional disclosures. This guidance is effective for annual and interim periods beginning on or after December 15, 2013. The Company does not expect ASU 2013-08 to have a material impact on the Company's consolidated financial position or disclosures.

Note 3. Related Party Transactions

Investment Advisory Agreement: On April 14, 2010, GBDC entered into the Investment Advisory Agreement with the Investment Adviser, under which the Investment Adviser manages the day-to-day operations of, and provides investment advisory services to, GBDC. The Investment Advisory Agreement was subsequently amended on July 16, 2010. The Board most recently reapproved the Investment Advisory Agreement in February 2013. The Investment Adviser is a registered investment adviser with the Securities and Exchange Commission (the "SEC").

The Investment Adviser also sponsors or manages, and may in the future sponsor or manage, other investment funds, accounts or investment vehicles, together referred to as accounts, that have investment mandates that are similar, in whole and in part, with the Company. The Investment Adviser and its affiliates may determine that an investment is appropriate for the Company and for one or more of those other accounts. In such event, depending on the availability of such investment and other appropriate factors, and pursuant to the Investment Adviser's allocation policy, the Investment Adviser or its affiliates may determine that the Company should invest side-by-side with one or more other accounts. The Company does not intend to make any investments if they are not permitted by applicable law and interpretive positions of the SEC and its staff, or if they are inconsistent with the Investment Adviser's allocation procedures.

The Investment Adviser receives fees for providing services, consisting of two components, a base management fee and an Incentive Fee (as defined below).

The base management fee is calculated at an annual rate equal to 1.375% of average adjusted gross assets at the end of the two most recently completed calendar quarters (including assets purchased with borrowed funds and securitization-related assets, leverage, unrealized depreciation or appreciation on derivative instruments and cash collateral on deposit with custodian but adjusted to exclude cash and cash equivalents so that investors do not pay the base management fee on such assets) and is payable quarterly in arrears. Such amount is adjusted, based on the actual

number of days elapsed relative to the total number of days in such calendar quarter, for any share issuances or repurchases during such calendar quarter. For purposes of the Investment Advisory Agreement, cash equivalents means U.S. government securities and commercial paper instruments maturing within 270 days of purchase (which is different than the GAAP definition, which defines cash equivalents as U.S. government securities and commercial paper instruments maturing within 90 days of purchase). To the extent that the Investment Adviser or any of its affiliates provides investment advisory, collateral management or other similar services to a subsidiary of the Company, the base management fee is reduced by an amount equal to the product of (1) the total fees paid to the Investment Adviser by such subsidiary for such services and (2) the percentage of such subsidiary's total equity, including membership interests and any class of notes not exclusively held by one or more third parties, that is owned, directly or indirectly, by the Company.

The Company has structured the calculation of the Incentive Fee to include a fee limitation such that an Incentive Fee for any quarter can only be paid to the Investment Adviser if, after such payment, the cumulative Incentive Fees paid to the Investment Adviser since April 13, 2010, the effective date of the Company's election to become a BDC, would be less than or equal to 20.0% of the Company's Cumulative Pre-Incentive Fee Net Income (as defined below).

The Company accomplishes this limitation by subjecting each quarterly Incentive Fee payable under the Income and Capital Gain Incentive Fee Calculation (as defined below) to a cap (the "Incentive Fee Cap"). The Incentive Fee Cap in any quarter is equal to the difference between (a) 20.0% of Cumulative Pre-Incentive Fee Net Income and (b) cumulative Incentive Fees of any kind paid to the Investment Adviser by GBDC since April 13, 2010. To the extent the Incentive Fee Cap is zero or a negative value in any quarter, no Incentive Fee would be payable in that quarter. "Cumulative Pre-Incentive Fee Net Income" is equal to the sum of (a) Pre-Incentive Fee Net Investment Income (as defined below) for each period since April 13, 2010

(In thousands, except shares and per share data)

and (b) cumulative aggregate realized capital gains, cumulative aggregate realized capital losses, cumulative aggregate unrealized capital depreciation and cumulative aggregate unrealized capital appreciation since April 13, 2010.

"Pre-Incentive Fee Net Investment Income" means interest income, dividend income and any other income (including any other fees such as commitment, origination, structuring, diligence and consulting fees or other fees that the Company receives from portfolio companies but excluding fees for providing managerial assistance) accrued during the calendar quarter, minus operating expenses for the calendar quarter (including the base management fee, taxes, any expenses payable under the Investment Advisory Agreement and an administration agreement (the "Administration Agreement") with GC Service Company, LLC (including, as the context may require, Golub Capital LLC, after the assignment of the Administration Agreement to Golub Capital LLC on February 5, 2013, the "Administrator"), any expenses of securitizations and any interest expense and dividends paid on any outstanding preferred stock, but excluding the Incentive Fee). Pre-Incentive Fee Net Investment Income includes, in the case of investments with a deferred interest feature such as market discount, debt instruments with PIK interest, preferred stock with PIK dividends and zero coupon securities, accrued income that the Company has not yet received in cash.

Incentive Fees are calculated and payable quarterly in arrears (or, upon termination of the Investment Advisory Agreement, as of the termination date).

The income and capital gains incentive fee calculation (the "Income and Capital Gain Incentive Fee Calculation") has two parts, the income component (the "Income Incentive Fee") and the capital gains component (the "Capital Gain Incentive Fee" and, together with the Income Incentive Fee, the "Incentive Fee"). The Income Incentive Fee is calculated quarterly in arrears based on the Company's Pre-Incentive Fee Net Investment Income for the immediately preceding calendar quarter. As described in Note 7 — Derivative Instruments, in June 2011, the Company entered into a total return swap (the "TRS") with Citibank, N.A. ("Citibank") for the purpose of gaining economic exposure to a portfolio of broadly syndicated loans. The TRS was subsequently terminated on April 11, 2012. For purposes of the computation of the Incentive Fee, the Company:

treated the interest spread, which represents the difference between the interest and fees received on the reference •assets underlying the TRS and the interest paid to Citibank on the settled notional value of the TRS, as part of the Income Incentive Fee; and

treated the realized gains and losses on the sale or maturity of reference assets underlying the TRS and futures contracts as part of the Capital Gain Incentive Fee.

For the periods ending on or prior to September 30, 2011, the Company had included interest spread payments from the TRS in the Capital Gain Incentive Fee as this is consistent with GAAP, which records such payments in net realized gains/(losses) on derivative instruments in the consolidated statement of operations. However, the Company changed its methodology in the first quarter of fiscal year 2012 pursuant to discussions with the staff of the SEC, resulting in the TRS interest spread payments being included in the Income Incentive Fee.

For the three and nine months ended June 30, 2012, the Company received interest spread payments of \$990 and \$2,560, respectively. For the three months ended December 31, 2011, including the interest spread payments from the TRS in the income component of the incentive fee calculation caused an increase in the incentive fee by \$647 as the Company was in the "catch-up" provision as described below. Upon reviewing the incentive fee calculation and the treatment of the interest spread payments from the TRS, the Investment Adviser irrevocably waived the incremental portion of the incentive fee attributable from the TRS interest spread payments for the three months ended December 31, 2011. For the three months ended June 30, 2012, the Income Incentive Fee (as described below) was \$1,917. For the nine months ended June 30, 2012, after taking into account the waiver by the Investment Adviser, the Income Incentive Fee was \$4,261, rather than \$4,908.

For the three and nine months ended June 30, 2013, the Income Incentive Fee was \$2,785 and \$7,647, respectively.

Pre-Incentive Fee Net Investment Income does not include any realized capital gains, realized capital losses or unrealized capital appreciation or depreciation. Because of the structure of the Income Incentive Fee, it is possible that an Incentive Fee may be calculated under this formula with respect to a period in which the Company has incurred a loss. For example, if the

(In thousands, except shares and per share data)

Company receives Pre-Incentive Fee Net Investment Income in excess of the hurdle rate (as defined below) for a calendar quarter, the Income Incentive Fee will result in a positive value and an Incentive Fee will be paid unless the payment of such Incentive Fee would cause the Company to pay Incentive Fees on a cumulative basis that exceed 20.0% of Cumulative Pre-Incentive Fee Net Investment Income. Pre-Incentive Fee Net Investment Income, expressed as a rate of return on the value of the Company's net assets (defined as total assets less indebtedness and before taking into account any Incentive Fees payable during the period) at the end of the immediately preceding calendar quarter, is compared to a fixed "hurdle rate" of 2.0% quarterly. If market interest rates rise, the Company may be able to invest funds in debt instruments that provide for a higher return, which would increase Pre-Incentive Fee Net Investment Income and make it easier for the Investment Adviser to surpass the fixed hurdle rate and receive an Incentive Fee based on such net investment income. The Company's Pre-Incentive Fee Net Investment Income used to calculate this part of the Incentive Fee is also included in the amount of its total assets (excluding cash and cash equivalents but including assets purchased with borrowed funds and securitization-related assets, unrealized depreciation or appreciation on derivative instruments and cash collateral on deposit with custodian) used to calculate the 1.375% base management fee annual rate.

The Company calculates the Income Incentive Fee with respect to its Pre-Incentive Fee Net Investment Income quarterly, in arrears, as follows:

·Zero in any calendar quarter in which the Pre-Incentive Fee Net Investment Income does not exceed the hurdle rate; 100% of the Company's Pre-Incentive Fee Net Investment Income with respect to that portion of such Pre-Incentive Fee Net Investment Income, if any, that exceeds the hurdle rate but is less than 2.5% in any calendar quarter. This portion of the Company's Pre-Incentive Fee Net Investment Income (which exceeds the hurdle rate but is less than 2.5%) is referred to as the "catch-up" provision. The catch-up is meant to provide the Investment Adviser with 20.0% of the Pre-Incentive Fee Net Investment Income as if a hurdle rate did not apply if this net investment income exceeds 2.5% in any calendar quarter; and

20.0% of the amount of the Company's Pre-Incentive Fee Net Investment Income, if any, that exceeds 2.5% in any calendar quarter.

The sum of these calculations yields the "Income Incentive Fee". This amount is appropriately adjusted for any share issuances or repurchases during the quarter.

The Capital Gain Incentive Fee equals (a) 20.0% of the Company's Capital Gain Incentive Fee Base (as defined below), if any, calculated in arrears as of the end of each calendar year (or upon termination of the Investment Advisory Agreement, as of the termination date), which commenced with the calendar year ending December 31, 2010, less (b) the aggregate amount of any previously paid Capital Gain Incentive Fees. The Company's "Capital Gain

Incentive Fee Base" equals the sum of (1) realized capital gains, if any, on a cumulative positive basis from the date the Company elected to become a BDC through the end of each calendar year, (2) all realized capital losses on a cumulative basis and (3) all unrealized capital depreciation on a cumulative basis.

The cumulative aggregate realized capital losses are calculated as the sum of the amounts by which (a) the net sales price of each investment in the Company's portfolio when sold is less than (b) the accreted or amortized cost base of such investment.

The cumulative aggregate realized capital gains are calculated as the sum of the differences, if positive, between (a) the net sales price of each investment in the Company's portfolio when sold and (b) the accreted or amortized cost basis of such investment.

The aggregate unrealized capital depreciation is calculated as the sum of the differences, if negative, between (a) the valuation of each investment in the Company's portfolio as of the applicable Capital Gain Incentive Fee calculation date and (b) the accreted or amortized cost basis of such investment.

The Company accrues the Capital Gain Incentive Fee if, on a cumulative basis, the sum of net realized gains and (losses) plus net unrealized appreciation and (depreciation) is positive. The Capital Gain Incentive Fee is calculated on a cumulative basis from April 13, 2010 through the end of each calendar year. For the three and nine months ended June 30, 2013 and 2012, the Capital Gain Incentive Fee was zero.

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The sum of the Income Incentive Fee and the Capital Gain Incentive Fee is the "Incentive Fee."

As described above, the Incentive Fee will not be paid at any time if, after such payment, the cumulative Incentive Fees paid to date would be greater than 20.0% of the Company's Cumulative Pre-Incentive Fee Net Investment Income since the effective date of the Company's election to be treated as a BDC. Such amount, less any Incentive Fees previously paid, is referred to as the "Incentive Fee Cap." If, for any relevant period, the Incentive Fee Cap calculation results in the Company paying less than the amount of the Incentive Fee calculated above, then the difference between the Incentive Fee and the Incentive Fee Cap will not be paid by GBDC and will not be received by the Investment Adviser as an Incentive Fee either at the end of such relevant period or at the end of any future period.

Administration Agreement: GBDC has also entered into the Administration Agreement. Under the Administration Agreement, the Administrator furnishes GBDC with office facilities and equipment, provides GBDC with clerical, bookkeeping and record keeping services at such facilities and provides GBDC with other administrative services as the Administrator, subject to review by the Board, determines necessary to conduct GBDC's day-to-day operations. GBDC reimburses the Administrator the allocable portion (subject to the review and approval of the Board) of overhead and other expenses incurred by it in performing its obligations under the Administration Agreement, including rent, fees and expenses associated with performing compliance functions and GBDC's allocable portion of the cost of its chief financial officer and chief compliance officer and their respective staffs. As permitted by the Administration Agreement, beginning January 1, 2012, the Administrator began charging the allocable portion of the cost of the Company's chief compliance officer and chief financial officer and their respective staffs to the Company. The Board reviews such expenses to determine that these expenses are reasonable and comparable to administrative services charged by unaffiliated third party asset managers. Under the Administration Agreement, the Administrator also provides on the Company's behalf significant managerial assistance to those portfolio companies to which GBDC is required to provide such assistance and will be paid an additional amount based on the cost of the services provided, not to exceed the amount GBDC receives from such portfolio companies.

Included in accounts payable and accrued expenses is \$715 and \$507 as of June 30, 2013 and September 30, 2012, respectively, for accrued allocated shared services under the Administration Agreement. The administrative service fee expense under the Administration Agreement for the three and nine months ended June 30, 2013 was \$715 and \$1,873, respectively. The administrative service fee expense under the Administration Agreement for the three and nine months ended June 30, 2012 was \$489 and \$1,207, respectively.

Other related party transactions: The Investment Manager and the Administrator pay for certain unaffiliated third-party expenses incurred by the Company. Such expenses include postage, printing, office supplies and rating

agency fees. These expenses are not marked-up and represent the same amount the Company would have paid had the Company paid the expenses directly. These expenses are subsequently reimbursed in cash.

Total expenses reimbursed to the Investment Manager and the Administrator during the three and nine months ended June 30, 2013 were zero and \$279, respectively. Total expenses reimbursed to the Investment Manager and the Administrator during the three and nine months ended June 30, 2012 were \$90 and \$289, respectively.

As of June 30, 2013 and September 30, 2012, included in accounts payable and accrued expenses were \$713 and \$40, respectively, for accrued expenses paid on behalf of the Company by the Investment Manager and the Administrator.

Note 4. Investments

Investments consisted of the following:

(In thousands, except shares and per share data)

	June 30, 2013			September 30, 2012			
	Par	Cost	Fair Value	Par	Cost	Fair Value	
Senior secured	\$323,346	\$318,377	\$315,443	\$280,579	\$275,736	\$ 273,989	
One stop	488,737	481,400	487,094	267,393	262,876	265,705	
Second lien ⁽¹⁾	100,571	99,068	99,983	44,856	43,348	44,367	
Subordinated debt	36,192	35,694	34,037	68,859	67,815	67,424	
Equity	N/A	27,946	31,235	N/A	20,066	21,425	
Total	\$948,846	\$962,485	\$967,792	\$661,687	\$669,841	\$672,910	

The Company has invested in portfolio companies located in the United States and in Canada. The following tables show the portfolio composition by geographic region at cost and fair value as a percentage of total investments in portfolio companies. The geographic composition is determined by the location of the corporate headquarters of the portfolio company, which may not be indicative of the primary source of the portfolio company's business.

	June 30, 2013		September 30, 2012		
Cost:					
United States					
Mid-Atlantic	\$116,532	12.2 %	\$76,509	11.5 %	
Midwest	298,124	31.0	152,119	22.7	
West	166,763	17.3	120,228	17.9	
Southeast	213,133	22.1	178,316	26.6	
Southwest	108,023	11.2	84,424	12.6	
Northeast	57,100	5.9	54,927	8.2	
Canada	2,810	0.3	3,318	0.5	
Total	\$962,485	100.0%	\$669,841	100.0%	
Fair Value:					
United States					
Mid-Atlantic	\$114,726	11.8 %	\$72,671	10.8 %	
Midwest	298,519	30.8	152,527	22.6	
West	168,975	17.5	122,371	18.2	
Southeast	217,496	22.5	181,398	27.0	

⁽¹⁾ Second lien loans include loans structured as first lien last out term loans as they have similar risk characteristics.

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Southwest	109,941	11.4	85,633	12.7
Northeast	58,135	6.0	56,367	8.4
Canada	-	-	1,943	0.3
Total	\$967,792	100.09	6 \$672,910	100.0%

(In thousands, except shares and per share data)

The industry compositions of the portfolio at fair value were as follows:

Cost:	June 30, 20	013	September 2012	30,	
Aerospace and Defense	\$14,792	1.6 %	\$8,715	1.3 %	%
Automobile	42,219	4.4	23,199	3.5	U
Banking	1,361	0.1	1,329	0.2	
Beverage, Food and Tobacco	106,300	11.0	49,685	7.4	
Broadcasting and Entertainment	-	-	3,969	0.6	
Buildings and Real Estate	7,728	0.8	7,391	1.1	
Cargo Transport	9,313	1.0	1,667	0.2	
Chemicals, Plastics and Rubber	6,880	0.7	8,920	1.3	
Containers, Packaging and Glass	41,915	4.4	4,451	0.7	
Diversified Conglomerate Manufacturing	57,694	6.0	40,923	6.1	
Diversified Conglomerate Service	132,644	13.8	74,781	11.2	
Diversified Natural Resources, Precious Metals and Minerals	-	_	4,482	0.7	
Electronics	59,361	6.2	63,142	9.4	
Farming and Agriculture	2,595	0.3	2,782	0.4	
Finance	22,791	2.4	14,363	2.2	
Grocery	15,274	1.6	-	-	
Healthcare, Education and Childcare	129,725	13.5	124,758	18.6	
Home and Office Furnishings, Housewares and Durable Consumer	5,018	0.5	6,230	0.9	
Insurance	10,596	1.1	-	-	
Leisure, Amusement, Motion Pictures and Entertainment	47,619	4.9	39,659	5.9	
Mining, Steel, Iron and Non-Precious Metals	5,744	0.6	8,737	1.3	
Oil and Gas	1,357	0.1	-	-	
Personal and Non-Durable Consumer Products	24,093	2.5	20,509	3.1	
Personal, Food and Miscellaneous Services	35,914	3.7	12,427	1.9	
Personal Transportation	13,613	1.4	44,159	6.6	
Printing and Publishing	10,438	1.1	12,323	1.8	
Retail Stores	151,175	15.7	83,165	12.4	
Telecommunications	2,087	0.2	2,984	0.4	
Utilities	4,239	0.4	5,091	0.8	
Total	\$962,485	100.0%	\$669,841	100.0%	%
Fair Value:					
Aerospace and Defense	\$14,907		\$8,969		%
Automobile	42,967	4.4	23,567	3.5	
Banking	162	-	521	0.1	

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Beverage, Food and Tobacco	109,017	11.3	50,686	7.5
Broadcasting and Entertainment	-	-	3,992	0.6
Buildings and Real Estate	4,806	0.5	6,266	0.9
Cargo Transport	9,774	1.0	1,686	0.3
Chemicals, Plastics and Rubber	7,006	0.7	9,070	1.3
Containers, Packaging and Glass	42,273	4.4	4,508	0.7
Diversified Conglomerate Manufacturing	59,104	6.1	41,583	6.2
Diversified Conglomerate Service	134,434	13.9	76,002	11.3
Diversified Natural Resources, Precious Metals and Minerals	-	-	4,593	0.7
Electronics	60,066	6.2	64,398	9.6
Farming and Agriculture	2,618	0.3	2,814	0.4
Finance	20,993	2.2	10,779	1.6
Grocery	15,382	1.6	-	-
Healthcare, Education and Childcare	131,308	13.6	126,518	18.8
Home and Office Furnishings, Housewares and Durable Consumer	4,402	0.5	6,138	0.9
Insurance	10,737	1.1	-	-
Leisure, Amusement, Motion Pictures and Entertainment	45,387	4.7	38,925	5.8
Mining, Steel, Iron and Non-Precious Metals	5,774	0.6	8,845	1.3
Oil and Gas	1,357	0.1	-	-
Personal and Non-Durable Consumer Products	24,555	2.5	20,383	3.0
Personal, Food and Miscellaneous Services	36,585	3.8	44,746	6.6
Personal Transportation	13,915	1.4	12,652	1.9
Printing and Publishing	10,600	1.1	12,435	1.8
Retail Stores	153,265	15.8	84,637	12.6
Telecommunications	2,107	0.2	3,033	0.5
Utilities	4,291	0.4	5,164	0.8
Total	\$967,792	100.0%	\$672,910	100.0%

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Senior Loan Fund:

Effective May 31, 2013, the Company has agreed to co-invest with United Insurance Company of America ("United Insurance") through Senior Loan Fund LLC ("Senior Loan Fund"), an unconsolidated Delaware limited liability company, primarily in senior secured loans of middle market companies. Senior Loan Fund is governed by an investment committee with equal representation from the Company and United Insurance. All material portfolio company decisions and other decisions must be approved by the investment committee. Senior Loan Fund will be capitalized with subordinated notes and equity capital contributions from United Insurance and the Company as transactions are completed. United Insurance has committed \$12,500 of subordinated notes to Senior Loan Fund and the Company has committed \$87,500 of subordinated notes to Senior Loan Fund, none of which were funded at June 30, 2013. The subordinated notes will bear interest at a rate of three-month LIBOR plus 4.00%. At June 30, 2013, the Company's investment in Senior Loan Fund totaled zero at cost and at fair value.

Note 5. Fair Value Measurements

The Company follows ASC Topic 820 for measuring fair value. Fair value is the price that would be received in the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Where available, fair value is based on observable market prices or parameters or derived from such prices or parameters. Where observable prices or inputs are not available, valuation models are applied. These valuation models involve some level of management estimation and judgment, the degree of which is dependent on the price transparency for the assets or liabilities or market and the assets' or liabilities' complexity. The Company's fair value analysis includes an analysis of the value of any unfunded loan commitments. Assets and liabilities are categorized for disclosure purposes based upon the level of judgment associated with the inputs used to measure their value. The valuation hierarchical levels are based upon the transparency of the inputs to the valuation of the asset or liability as of the measurement date. The three levels are defined as follows:

- Level 1: Inputs are unadjusted, quoted prices in active markets for identical assets or liabilities at the measurement date.
- Level 2: Inputs include quoted prices for similar assets or liabilities in active markets and inputs that are observable for the assets or liabilities, either directly or indirectly, for substantially the full term of the assets or liabilities.
- Level 3: Inputs include significant unobservable inputs for the assets or liabilities and include situations where there is little, if any, market activity for the assets or liabilities. The inputs into the determination of fair value are based

upon the best information available and may require significant management judgment or estimation.

In certain cases, the inputs used to measure fair value may fall into different levels of the fair value hierarchy. In such cases, the categorization of an asset or a liability within the fair value hierarchy is based on the lowest level of input that is significant to the fair value measurement. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability. The Company assesses the levels of investments at each measurement date, and transfers between levels are recognized on the actual date of the event or change in circumstances that caused the transfers. There were no transfers among level 1, 2 and 3 of the fair value hierarchy for investments during the three and nine months ended June 30, 2013 and 2012. The following section describes the valuation techniques used by the Company to measure different assets and liabilities at fair value and includes the level within the fair value hierarchy in which the assets and liabilities are categorized.

Level 1 assets and liabilities are valued using quoted market prices. Level 2 assets and liabilities are valued using market consensus prices that are corroborated by observable market data and quoted market prices for similar assets and liabilities. Level 3 assets and liabilities are valued at fair value as determined in good faith by the Board, based on input of management, the audit committee and independent valuation firms that have been engaged at the direction of the Board to assist in the valuation of each portfolio investment without a readily available market quotation at least once during a trailing twelve-month period under a valuation policy and a consistently applied valuation process. This valuation process is conducted at the end of each fiscal quarter, with approximately 25% (based on fair value) of the Company's valuation of debt

(In thousands, except shares and per share data)

and equity securities without readily available market quotations subject to review by an independent valuation firm. All assets (other than cash and cash equivalents) and liabilities as of June 30, 2013 and September 30, 2012 were valued using Level 3 inputs of the fair value hierarchy.

When valuing Level 3 debt and equity investments, the Company may take into account the following factors, where relevant, in determining the fair value of the investments: the enterprise value of a portfolio company, the nature and realizable value of any collateral, the portfolio company's ability to make payments and its earnings and discounted cash flows, the markets in which the portfolio company does business, comparisons to publicly traded securities, changes in the interest rate environment and the credit markets generally that may affect the price at which similar investments may be made and other relevant factors. In addition, for certain debt and equity investments, the Company may base its valuation on indicative bid and ask prices provided by an independent third party pricing service. Bid prices reflect the highest price that the Company and others may be willing to pay. Ask prices represent the lowest price that the Company and others may be willing to accept for an investment. The Company generally uses the midpoint of the bid/ask range as its best estimate of fair value of such investment.

Fair value of the Company's debt is estimated by discounting remaining payments using applicable market rates or market quotes for similar instruments at the measurement date, if available.

ASC Topic 820 requires disclosure of the fair value of financial instruments for which it is practical to estimate such value. As a result, with the exception of the line item titled "debt" which is reported at cost, all assets and liabilities approximate fair value on the consolidated statements of financial condition due to their short maturity.

Due to the inherent uncertainty of determining the fair value of Level 3 assets and liabilities that do not have a readily available market value, the fair value of the assets and liabilities may differ significantly from the values that would have been used had a ready market existed for such assets and liabilities and may differ materially from the values that may ultimately be received or settled. Further, such assets and liabilities are generally subject to legal and other restrictions or otherwise are less liquid than publicly traded instruments. If the Company were required to liquidate a portfolio investment in a forced or liquidation sale, the Company may realize significantly less than the value at which such investment had previously been recorded.

The Company's investments and borrowings are subject to market risk. Market risk is the potential for changes in the value due to market changes. Market risk is directly impacted by the volatility and liquidity in the markets in which

the investments and borrowings are traded.

(In thousands, except shares and per share data)

The following table presents fair value measurements of the Company's investments and indicates the fair value hierarchy of the valuation techniques utilized by the Company to determine such fair value:

As of June 30, 2013:	Fair Value Measurements Using				
Description	Lev 1	vel Le	evel 2	Level 3	Total
Assets:					
Debt investments ⁽¹⁾	\$-	\$	-	\$936,557	\$936,557
Equity investments ⁽¹⁾	-		-	31,235	31,235
	\$-	\$	-	\$967,792	\$967,792

As of September 30, 2012:	Fair Value Measurements Using					ts Using
Description	Lev 1	vel L	eve	12	Level 3	Total
Assets:						
Debt investments ⁽¹⁾	\$-	\$	-		\$651,485	\$651,485
Equity investments ⁽¹⁾	-		-		21,425	21,425
	\$-	\$	-		\$672,910	\$672,910

The net change in unrealized appreciation for the three and nine months ended June 30, 2013 reported within the net change in unrealized appreciation on investments in the Company's consolidated statements of operation attributable to the Company's Level 3 assets held as of June 30, 2013 was \$1,516 and \$6,395, respectively. The net change in unrealized (depreciation) appreciation for the three and nine months ended June 30, 2012 reported within the net change in unrealized (depreciation) appreciation on investments and the net change in unrealized (depreciation) appreciation on derivative instruments in the Company's consolidated statements of operation attributable to the Company's Level 3 assets held as of June 30, 2012 was \$(3,183) and \$341 respectively.

⁽¹⁾ Refer to the consolidated schedules of investments for further details.

(In thousands, except shares and per share data)

The following table presents the changes in investments measured at fair value using Level 3 inputs for the nine months ended June 30, 2013:

	Nine months ended June 30, 2013		
	Debt Investments Ed	quity Investments	Total
Fair value, beginning of period	\$651,485 \$	21,425	\$672,910
Net change in unrealized appreciation on investments	313	1,925	2,238
Realized (loss) gain on investments	(21)	39	18
Fundings of revolving loans, net	8,155	-	8,155
Fundings of investments	545,417	8,605	554,022
PIK interest	851	-	851
Proceeds from principal payments and sales of portfolio investments	(275,747)	(759)	(276,506)
Amortization of discount and premium	6,104	-	6,104
Fair value, end of period	\$936,557 \$	31,235	\$967,792

The following table presents the changes in investments measured at fair value using Level 3 inputs for the nine months ended June 30, 2012:

		ended June 30 Equity nvestments	, 2012 Derivative instruments ⁽¹⁾	Total	
Fair value, beginning of period	\$450,437 \$	9,390	\$ (1,845) \$457,982	
Net change in unrealized appreciation (depreciation) on investments and derivative instruments	3,428	152	1,919	5,499	
Realized (loss) gain on investments and derivative instruments	(5,003)	1	3,779	(1,223)	
Fundings of revolving loans, net	1,687	-	-	1,687	
Fundings of investments	284,429	8,515	-	292,944	
PIK Interest	751	-	-	751	
Proceeds from principal payments and sales of portfolio investments	(120,536)	(66) -	(120,602)	

Proceeds from derivative instruments ⁽¹⁾		(3,779) (3,779)
Amortization of discount and premium	3,447 -	-	3,447
Fair value, end of period	\$618,640 \$ 17,992	\$ 74	\$636,706

⁽¹⁾ Refer to Note 7 for additional disclosures.

(In thousands, except shares and per share data)

The following table presents quantitative information about the significant unobservable inputs of the Company's level 3 investments as of June 30, 2013:

Quantitative information about Level 3 Fair Value Measurements

	Fair value at June 30, 2013	Valuation Techniques	Unobservable Input	Range (Weighted Average)
Senior secured loans ⁽¹⁾⁽²⁾	\$ 290,654	Market comparable companies	EBITDA multiples ⁽³⁾	4.5x - 13.6x (9.0x)
			Revenue multiples ⁽³⁾	3.7x - 3.7x (3.7x)
		Market rate approach	Market interest rate	5.2% - 15.5% (7.7%)
One stop loans ⁽⁴⁾⁽⁵⁾	\$ 444,512	Market comparable companies	EBITDA multiples	6.5x - 18.5x (8.8x)
		Market rate approach	Market interest rate	6.7% - 11.5% (8.5%)
Subordinated and				
second lien loans ⁽⁶⁾	\$ 96,878	Market comparable companies	EBITDA multiples	7.0x - 16.5x (8.9x)
Toans		Market rate approach	Market interest rate	8.0% - 21.0% (12.2%)
Equity securities	\$ 31,235	Market comparable companies	EBITDA multiples	5.5x - 29.2x (9.6x)

Excludes \$22,533 of loans at fair value, which the Company valued using indicative bid and ask prices provided by an independent third party pricing service.

Excludes \$2,256 of loans at fair value, which the Company valued using only EBITDA multiples or on a liquidation basis.

The Company valued \$277,215 and \$13,439 of senior secured loans using EBITDA and revenue multiples, respectively. All senior secured loans were also valued using the market rate approach

Excludes \$39,951 of loans at fair value, which the Company valued using indicative bid and ask prices provided by an independent third party pricing service.

Excludes \$2,631 of loans at fair value, which the Company valued using only EBITDA multiples or on a liquidation basis.

Excludes \$37,142 of loans at fair value, which the Company valued using indicative bid and ask prices provided by an independent third party pricing service.

The following table presents quantitative information about the significant unobservable inputs of the Company's level 3 investments as of September 30, 2012:

Quantitative information about Level 3 Fair Value Measurements

	Fair value at September 30, 2012	Valuation Techniques	Unobservable Input	Range (Weighted Average)
Senior secured loans ⁽¹⁾⁽²⁾	\$ 216,063	Market comparable companies	EBITDA multiples	4.5x - 14.5x (8.5x)
		Market rate approach	Market interest rate	2.7% - 28.0% (7.9%)
One stop loans	\$ 265,705	Market comparable companies Market rate approach	EBITDA multiples Market interest rate	4.7x - 14.5x (8.9x) 5.2% - 23.0% (8.9%)
Subordinated and second lien loans ⁽³⁾⁽⁴⁾	\$ 97,946	Market comparable companies	EBITDA multiples	6.5x - 11.0x (8.4x)
		Market rate approach	Market interest rate	8.0% - 21.0% (12.8%)
Equity securities	\$ 21,425	Market comparable companies	EBITDA multiples	4.5x - 14.5x (9.0x)

The above tables are not intended to be all-inclusive but rather to provide information on significant unobservable inputs and valuation techniques used by the Company.

The significant unobservable inputs used in the fair value measurement of the Company's debt and equity securities are earnings before interest, taxes, depreciation and amortization ("EBITDA") multiples, revenue multiples and market interest rates. The Company uses EBITDA multiples, and to a lesser extent revenue multiples, on its loans and equity securities to determine any credit gains or losses. Significant increases or decreases in either of these inputs in isolation would result in a significantly lower or higher fair value measurement. The Company uses market interest rates for loans to determine if the effective yield on a loan is commensurate with the market yields for that type of loan. If a loan's effective yield is significantly less than the market yield for a similar loan with a similar credit profile, then the resulting fair value of the loan may be lower.

Excludes \$56,058 of loans at fair value, which the Company valued using indicative bid and ask prices provided by an independent third party pricing service.

Excludes \$1,868 of loans at fair value, which the Company valued on a liquidation basis.

Excludes \$12,151 of loans at fair value, which the Company valued using indicative bid and ask prices provided by an independent third party pricing service.

⁽⁴⁾ Excludes \$1,694 of non-accrual loans at fair value, which the Company valued on a liquidation basis.

(In thousands, except shares and per share data)

The following are the carrying values and fair values of the Company's debt liabilities as of June 30, 2013 and September 30, 2012. Fair value is estimated by discounting remaining payments using applicable market rates or market quotes for similar instruments at the measurement date, if available.

As of June	30, 2013	As of September 30, 2012			
Carrying Value	Fair Value	Carrying Value	Fair Value		
Debt \$403,800	\$406,824	\$ 352,300	\$ 358,046		

Note 6. Borrowings

In accordance with the 1940 Act, with certain limited exceptions, the Company is only allowed to borrow amounts such that its asset coverage, as defined in the 1940 Act, is at least 200% after such borrowing. On September 13, 2011, the Company received exemptive relief from the SEC allowing it to modify the asset coverage requirement to exclude the SBA debentures from this calculation. As such, the Company's ratio of total consolidated assets to outstanding indebtedness may be less than 200%. This provides the Company with increased investment flexibility but also increases its risks related to leverage. As of June 30, 2013, the Company's asset coverage for borrowed amounts was 349.9%.

Debt Securitization: On July 16, 2010, the Company completed a \$300,000 term debt securitization ("Debt Securitization"). The notes ("Notes") offered in the Debt Securitization were issued by Golub Capital BDC 2010-1 LLC (the "Issuer"), a subsidiary of Golub Capital BDC 2010-1 Holdings LLC ("Holdings"), a direct subsidiary of the Company, and the Class A Notes and Class B Notes are secured by the assets held by the Issuer. The Debt Securitization was executed through a private placement of \$174,000 of Aaa/AAA Class A Notes of the Issuer which, as amended, bear interest at three-month LIBOR plus 1.74%. The \$10,000 face amount of Class B Notes bears interest at a rate of three-month LIBOR plus 2.40%, and the \$116,000 face amount of Subordinated Notes do not bear interest. In partial consideration for the loans transferred to the Issuer as part of the Debt Securitization, Holdings retained all of the Class B and Subordinated Notes totaling \$10,000 and \$116,000, respectively, and all of the membership interests in the Issuer, which Holdings initially purchased for two hundred and fifty dollars. On February 15, 2013, the Company amended the Debt Securitization to issue an additional \$29,000 in Class A Notes, \$2,000 in Class B Notes and \$19,000 in Subordinated Notes. The additional Class A Notes of the Issuer were sold through a private placement and the additional Class B Notes and additional Subordinated Notes were retained by Holdings. The Class A Notes are included in the June 30, 2013 and September 30, 2012 consolidated statements of financial condition as debt of the Company. The Class B Notes and the Subordinated Notes are eliminated in consolidation.

From the closing date until July 20, 2015, all principal collections received on the underlying collateral may be used by the Issuer to purchase new collateral under the direction of the Investment Adviser in its capacity as collateral manager of the Issuer and in accordance with the Company's investment strategy, allowing the Company to maintain the initial leverage in the Debt Securitization over this period. The Notes are scheduled to mature on July 20, 2023.

The Notes are the secured obligations of the Issuer, and an indenture governing the Notes includes customary covenants and events of default.

The Investment Adviser serves as collateral manager to the Issuer under a collateral management agreement and receives a fee for providing these services. As a result, the Company has amended and restated its Investment Advisory Agreement to provide that the base management fee payable under such agreement is reduced by an amount equal to the total fees that are paid to the Investment Adviser by the Issuer for rendering such collateral management services.

As of June 30, 2013 and September 30, 2012, there were 90 and 81 portfolio companies with a total fair value of \$346,396 and \$290,097, respectively, securing the Notes. The pool of loans in the Debt Securitization must meet certain requirements, including asset mix and concentration, collateral coverage, term, agency rating, minimum coupon, minimum spread and sector diversity requirements.

(In thousands, except shares and per share data)

The interest charged under the Debt Securitization is based on three-month LIBOR, which as of June 30, 2013 was 0.3%. For the three and nine months ended June 30, 2013, the effective annualized average interest rate, which includes amortization of debt issuance costs on the Debt Securitization, was 2.3% and 2.7%, respectively. For the three and nine months ended June 30, 2013, interest expense was \$1,032 and \$3,351, respectively. Cash paid for interest during the three and nine months ended June 30, 2013 was \$1,056 and \$3,563, respectively. For the three and nine months ended June 30, 2012, the effective annualized average interest rate, which includes amortization of debt issuance costs on the Debt Securitization, was 3.3% and 3.3%, respectively. For the three and nine months ended June 30, 2012, interest expense was \$1,269 and \$3,792, respectively. Cash paid for interest during the three and nine months ended June 30, 2012 was \$1,303 and \$3,730, respectively.

The classes, amounts, ratings and interest rates (expressed as a spread to LIBOR) of the Class A Notes are as follows:

Description Class A Notes

Type Senior Secured Floating Rate

Amount Outstanding \$203,000 Moody's Rating "Aaa" S&P Rating "AAA"

Interest Rate LIBOR + 1.74% Stated Maturity July 20, 2023

SBA Debentures: On August 24, 2010, GC SBIC IV, L.P. ("SBIC IV"), a wholly owned subsidiary of the Company, received approval for a license from the SBA to operate as an SBIC. On December 5, 2012, GC SBIC V, L.P. ("SBIC V"), a wholly owned subsidiary of the Company, received a license from the SBA to operate as an SBIC. SBICs are subject to a variety of regulations and oversight by the SBA concerning the size and nature of the companies in which they may invest as well as the structures of those investments.

The licenses allow the Company's SBICs to obtain leverage by issuing SBA-guaranteed debentures, subject to issuance of a capital commitment by the SBA and customary procedures. These debentures are non-recourse to the Company, have interest payable semiannually and a ten-year maturity. The interest rate is fixed at the time of issuance, often referred to as pooling, at a market-driven spread over U.S. Treasury Notes with ten-year maturities.

Under present SBIC regulations, the maximum amount of SBA-guaranteed debentures that may be issued by multiple licensees under common management is \$225,000 and the maximum amount that may be issued by a single SBIC licensee is \$150,000. As of June 30, 2013, SBIC IV and SBIC V had \$146,250 and 17,750 of outstanding SBA-guaranteed debentures, respectively, leaving incremental borrowing capacity of \$3,750 and \$57,250 for SBIC IV and SBIC V, respectively, under present SBIC regulations. As of September 30, 2012, SBIC IV had \$123,500 of outstanding SBA-guaranteed debentures.

SBIC IV and SBIC V may each borrow up to two times the amount of its regulatory capital, subject to customary regulatory requirements. As of June 30, 2013, the Company had committed and funded \$75,000 to SBIC IV, and SBIC IV had SBA-guaranteed debentures of \$146,250 outstanding which mature between March 2021 and September 2023. As of June 30, 2013, the Company had committed \$37,500 and funded \$18,750 to SBIC V, and SBIC V had SBA-guaranteed debentures of \$17,750 outstanding which mature in September 2023.

The interest rate on \$135,000 of outstanding debentures is fixed at an average annualized interest rate of 3.4%. The annualized interim financing rate on the remaining \$29,000 of outstanding debentures was 1.4% as of June 30, 2013. The interest rate on the \$29,000 of interim outstanding debentures will be fixed at the next pooling date which is September 29, 2013. For the three and nine months ended June 30, 2013, the effective annualized average interest rate, which includes amortization of the 3.43% of upfront fees paid on the debentures, was 3.7% and 3.8%, respectively. For the three and nine months ended June 30, 2013, interest expense was \$1,197 and \$3,382, respectively. Cash paid for interest during the three

(In thousands, except shares and per share data)

and nine months ended June 30, 2013 was zero and \$2,133, respectively. For the three and nine months ended June 30, 2012, the effective annualized average interest rate, which includes amortization of the 3.43% of upfront fees paid on the debentures, was 3.6% and 3.4%, respectively. For the three and nine months ended June 30, 2012, interest expense was \$989 and \$2,319, respectively. Cash paid for interest during the three and nine months ended June 30, 2012 was zero and \$1,210, respectively.

Revolving Credit Facility: On July 21, 2011, Golub Capital BDC Funding LLC ("Funding"), a wholly owned subsidiary of the Company, entered into a senior secured revolving credit facility (as amended, the "Credit Facility") with Wells Fargo Securities, LLC, as administrative agent, and Wells Fargo Bank, N.A., as lender. Effective March 8, 2013, Funding entered into an amendment to the documents governing Funding's Credit Facility to, among other things, decrease the size of the Credit Facility from \$150,000 to \$100,000.

The period from the closing date until October 21, 2013 is referred to as the reinvestment period. All amounts outstanding under the Credit Facility are required to be repaid by October 20, 2017. Through the reinvestment period, the Credit Facility bears interest at one-month LIBOR plus 2.25% per annum. After the reinvestment period, the rate will reset to LIBOR plus 2.75% per annum for the remaining term of the Credit Facility. In addition to the stated interest expense on the Credit Facility, the Company is required to pay a fee of 0.50% per annum on any unused portion of the Credit Facility up to \$30,000 and 2.00% on any unused portion in excess of \$30,000. On January 25, 2013, the Credit Facility was amended to, among other things, amend the fee on the unused portion of the Credit Facility to 0.50% for the period from December 13, 2012 through January 28, 2013. From January 28, 2013 through March 8, 2013, the Company paid a fee of 0.50% per annum on any unused portion of the Credit Facility up to \$60,000 and 2.00% on any unused portion in excess of \$60,000. From March 8, 2013 and thereafter, the Company will pay a fee of 0.50% per annum on any unused portion of the Credit Facility up to \$40,000 and 2.00% on any unused portion in excess of \$40,000. Additionally, the Company received a one-time interest expense credit of \$125 during the three months ended March 31, 2013.

The Credit Facility is secured by all of the assets held by Funding, and the Company has pledged its interests in Funding as collateral to Wells Fargo Bank, N.A., as the collateral agent, under an ancillary agreement to secure the obligations of the Company as the transferor and servicer under the Credit Facility. Both the Company and Funding have made customary representations and warranties and are required to comply with various covenants, reporting requirements and other customary requirements for similar credit facilities. Borrowing under the Credit Facility is subject to the leverage restrictions contained in the 1940 Act.

The Company plans to transfer certain loans and debt securities it has originated or acquired from time to time to Funding through a purchase and sale agreement and may cause Funding to originate or acquire loans in the future, consistent with the Company's investment objectives.

As of June 30, 2013 and September 30, 2012, the Company had outstanding debt under the Credit Facility of \$36,800 and \$54,800, respectively. For the three and nine months ended June 30, 2013, the Company had borrowings on the Credit Facility of \$102,400 and \$234,850 and repayments on the Credit Facility of \$113,300 and \$252,850, respectively. For the three and nine months ended June 30, 2012, the Company had borrowings on the Credit Facility of \$24,800 and \$62,700, respectively. For the three and nine months ended June 30, 2013, the effective annualized average interest rate on outstanding borrowings, which includes amortization of debt financing costs, was 2.6% and 2.7%, respectively. For the three and nine months ended June 30, 2013, interest expense was \$378 and \$1,077, respectively. Cash paid for interest during the three and nine months ended June 30, 2013 was \$429 and \$1,079, respectively. For the three and nine months ended June 30, 2012, the effective annualized average interest rate on outstanding borrowings, which includes amortization of debt financing costs, was 2.9% and 3.0%, respectively. For the three and nine months ended June 30, 2012, interest expense was \$232 and \$629, respectively. Cash paid for interest during the three and nine months ended June 30, 2012 was \$228 and \$597, respectively.

The average total debt outstanding (including the debt under the Debt Securitization, SBA debentures and Credit Facility) for the three and nine months ended June 30, 2013 was \$403,848 and \$372,660, respectively. The average total debt outstanding (including the debt under the Debt Securitization, SBA debentures and Credit Facility) for the three and nine months ended June 30, 2012 was \$317,666 and \$297,322, respectively.

(In thousands, except shares and per share data)

For the three and nine months ended June 30, 2013, the effective annualized average interest rate on the Company's total debt outstanding was 2.9% and 3.3%, respectively. For the three and nine months ended June 30, 2012, the effective annualized average interest rate on the Company's total debt outstanding was 3.6% and 3.5%, respectively.

A summary of the Company's maturity requirements for borrowings as of June 30, 2013 is as follows:

	Payments	Due	by	Per	iod		
		Le	SS				More
		Th	an				Than
	Total	1 Υε	ear	1-3 Υε	3 ears	3-5 Years	5 Years
Debt Securitization	\$203,000	\$	_	\$	_	\$-	\$203,000
SBA debentures	164,000		-		-	-	164,000
Credit Facility	36,800		-		-	36,800	-
Total borrowings	\$403,800	\$	-	\$	-	\$36,800	\$367,000

Note 7. Derivative Instruments

The Company had sold or terminated all of its derivative instruments prior to September 30, 2012. The following table summarizes realized and unrealized gains and losses on derivative instruments recorded by the Company for the three and nine months ended June 30, 2012 and the location on the consolidated statements of operations:

		Three months Nine month ended ended June 30, June 30, 2012	~	Three months ended June 30, 2012	Nine months ended June 30, 2012
	Location	Realized Gain (Loss)	Location	Unrealized	d Gain (Loss)
Futures Contracts	Net realized (loss) gain on derivative instruments	\$ (960) \$ (1,563	Net change in unrealized) (depreciation) appreciation on derivative instruments	\$ (243) \$ 217

	Net realized gain			Net change in unrealized		
TRS	(loss) on derivative	2,188	3,779	(depreciation) appreciation	(1,405)	1,919
	instruments			on derivative instruments		
		\$1,228	\$ 2,216		\$ (1,648) \$	2,136

Futures contracts: In September 2012, the Company sold its remaining ten-year U.S. Treasury futures contracts. The Company had entered into the futures contracts to mitigate its exposure to adverse fluctuation in interest rates related to the Company's SBA debentures. The cash collateral underlying the futures contracts was returned to the Company.

Based on the daily fluctuation of the fair value of the futures contracts, the Company recorded an unrealized gain or loss equal to the daily fluctuation in fair value. Upon maturity or settlement of the futures contracts, the Company realized a gain or loss based on the difference of the fair value of the futures contracts at inception and the fair value of the futures contracts at settlement or maturity. This gain or loss is included on the consolidated statements of operations as net realized gain (loss) on derivative instruments.

For the three and nine months ended June 30, 2012, the realized loss on settlement of futures contracts was \$960 and \$1,563, respectively, and the change in unrealized (depreciation) appreciation related to the futures contracts was \$(243) and \$217, respectively. The total volume of futures contracts that the Company entered into for the three and nine months ended June 30, 2012 was two hundred forty-three and seven hundred forty-three, respectively.

Total return swap termination: On April 11, 2012, GCMF terminated the TRS that it had entered into with Citibank. Upon termination, cash collateral of \$19,912 that had secured the obligations to Citibank under the TRS was returned to the Company and was used to fund new middle-market debt and equity investments.

GCMF entered into the TRS to gain economic exposure to a portfolio of broadly syndicated loans. Generally, under the terms of a total return swap, one party agrees to make periodic payments to another party based on the change in the market value of the assets referenced by the total return swap, which may include a specified security, basket of securities or securities indices during the specified period, in return for periodic payments based on a fixed or variable interest rate. A total return

(In thousands, except shares and per share data)

swap is typically used to obtain exposure to a security or market without owning or taking physical custody of such security or investing directly in such market.

The Company received from Citibank all interest and fees payable in respect of the loans included in the portfolio. The Company paid to Citibank interest at a rate equal to three-month LIBOR plus 1.2% per annum based on the settled notional value of the TRS. Upon termination of the TRS, the Company received from Citibank the net appreciation in the value of the referenced loans. On a quarterly basis, net payment between the Company and Citibank for interest and realized appreciation and depreciation on the portfolio of loans occurs.

The Company acted as the manager of the rights and obligations of GCMF under the TRS.

For GAAP purposes, realized gains and losses on the TRS are composed of any gains or losses on the referenced portfolio of loans as well as the net interest received or owed at the time of the quarterly settlement. For GAAP purposes, unrealized gains and losses on the TRS are composed of the net interest income earned or interest expense owed during the period that was not previously settled as well as the change in fair value of the referenced portfolio of loans.

The change in the fair value of the TRS was \$(1,405) and \$1,919 for the three and nine months ended June 30, 2012, respectively. Realized gains on the TRS for the three months ended June 30, 2012 were \$2,188, which consisted of spread interest income of \$990 and a realized gain of \$1,198 on the sale of the referenced loans. Realized gains on the TRS for the nine months ended June 30, 2012 were \$3,779, which consisted of spread interest income of \$2,560 and a realized gain of \$1,219 on the sale of the referenced loans.

Note 8. Commitments and Contingencies

Commitments: The Company had outstanding commitments to fund investments totaling \$73,232 and \$56,547 under various undrawn revolvers and other credit facilities as of June 30, 2013 and September 30, 2012, respectively. As described in Note 4, the Company has committed \$87,500 of Subordinated Notes to Senior Loan Fund.

Indemnifications: In the normal course of business, the Company enters into contracts and agreements that contain a variety of representations and warranties that provide general indemnifications. The Company's maximum exposure under these arrangements is unknown, as these involve future claims that may be made against the Company but that have not occurred. The Company expects the risk of any future obligations under these indemnifications to be remote.

Off-balance sheet risk: Off-balance sheet risk refers to an unrecorded potential liability that may result in a future obligation or loss, even though it does not appear on the statements of financial condition. The Company has entered and, in the future, may again enter into derivative instruments that contain elements of off-balance sheet market and credit risk. Derivative instruments can be affected by market conditions, such as interest rate volatility, which could impact the fair value of the derivative instruments. If market conditions move against the Company, it may not achieve the anticipated benefits of the derivative instruments and may realize a loss. The Company minimizes market risk through monitoring its investments.

Concentration of credit and counterparty risk: Credit risk arises primarily from the potential inability of counterparties to perform in accordance with the terms of the contract. The Company was engaged and, in the future, may engage again in derivative transactions with counterparties. In the event that the counterparties do not fulfill their obligations, the Company may be exposed to risk. The risk of default depends on the creditworthiness of the counterparties or issuers of the instruments. The Company's maximum loss that it could incur related to counterparty risk on its derivative instruments is the value of the collateral for that respective derivative instrument. It is the Company's policy to review, as necessary, the credit standing of each counterparty.

Legal proceedings: In the normal course of business, the Company may be subject to legal and regulatory proceedings that are generally incidental to its ongoing operations. While there can be no assurance of the ultimate disposition of any such proceedings, the Company does not believe any disposition will have a material adverse effect on the Company's consolidated financial statements.

(In thousands, except shares and per share data)

Note 9. Financial Highlights

The financial highlights for the Company are as follows:

	Nine months ended June 30,			80,
	2013		2012	
Per share data ⁽¹⁾ :				
Net asset value at beginning of period	\$14.60		\$14.56	
Net increase in net assets as a result of public offerings	0.43		0.01	
Dividends and distributions declared	(0.96)	(0.96))
Net investment income	0.98		0.84	
Net realized loss on investments	-		(0.21))
Net realized gain on derivative instruments	-		0.09	
Net change in unrealized appreciation on investments	0.07		0.15	
Net change in unrealized appreciation on derivative instruments	-		0.10	
Net asset value at ending of period	\$15.12		\$14.58	
Per share market value at end of period	\$17.50		\$15.09	
Total return based on market value ⁽²⁾	16.10	%	8.08	%
Total return based on average net asset value*	9.42	%	8.73	%
Shares outstanding at end of period	39,791,80)5	25,663,0	009
Ratios/Supplemental Data:				
Ratio of expenses (without incentive fees) to average net assets*	5.87	%	6.56	%
Ratio of incentive fees to average net assets*(3)	2.10	%	1.62	%
Ratio of total expenses to average net assets*(3)	7.97	%	8.18	%
Ratio of net investment income to average net assets*	8.80	%	7.62	%
Net assets at end of period	\$601,498		\$374,211	
Average debt outstanding	\$372,660		\$297,322	
Average debt outstanding per share	\$9.37		\$11.59	
Portfolio turnover*	46.52	%		%

^{*}Annualized for a period less than one year

Based on actual number of shares outstanding at the end of the corresponding period or the weighted average shares outstanding for the period, unless otherwise noted, as appropriate.

(2) Total return based on market value assumes dividends are reinvested.

During the nine months ended June 30, 2012, the Investment Adviser irrevocably waived \$647 of incentive fees attributable to the TRS. Had the Investment Adviser not waived these fees, the annualized ratio of incentive fees to average net assets and the annualized ratio of total expenses to average net assets would have been 1.86% and 8.42%, respectively, for the nine months ended June 30, 2012.

(In thousands, except shares and per share data)

Note 10. Earnings Per Share

The following information sets forth the computation of the net increase in net assets per share resulting from operations for the three and nine months ended June 30, 2013 and 2012:

	Three months	ended June 30,	Nine months ended June 30,		
	2013	2012	2013	2012	
Earnings available to stockholders	\$12,657	\$5,393	\$34,227	\$23,014	
Basic and diluted weighted average shares outstanding	37,118,379	25,639,680	32,511,415	23,803,762	
Basic and diluted earnings per share	\$0.34	\$0.21	\$1.05	\$0.97	

Note 11. Dividends and Distributions

The Company's dividends and distributions are recorded on the record date. The following table summarizes the Company's dividend declarations and distributions during the nine months ended June 30, 2013 and 2012:

Date Declared	Record Date	Payment Date	Amount Per Share	Cash Distribution	DRIP Shares Issued	 RIP Shares due
Nine months en	nded June 30,	2013				
5/1/2013	6/13/2013	6/27/2013	\$ 0.32	\$ 12,102	37,293	\$ 620
2/5/2013	3/14/2013	3/28/2013	\$ 0.32	\$ 10,370	26,914	\$ 423
11/27/2012	12/14/2012	12/28/2012	\$ 0.32	\$ 8,804	23,115	\$ 342
Nine months e	ended June 30), 2012				
5/1/2012	6/15/2012	6/29/2012	\$ 0.32	\$ 7,858	23,575	\$ 347
2/2/2012	3/16/2012	3/29/2012	\$ 0.32	\$ 7,381	55,416	\$ 805
12/7/2011	12/19/2011	12/29/2011	\$ 0.32	\$ 6,580	25,052	\$ 375

Note 12. Subsequent Events

On August 6, 2013, the Company's Board declared a quarterly distribution of \$0.32 per share payable on September 27, 2013 to holders of record as of September 13, 2013.

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 our consolidated financial statements and related notes thereto appearing elsewhere in this quarterly report on Form 10-Q. In this report, "we," "us," "our" and "Golub Capital BDC" refer to Golub Capital BDC, Inc. and its consolidated subsidiaries.

Forward-Looking Statements

Some of the statements in this quarterly report on Form 10-Q constitute forward-looking statements, which relate to future events or our future performance or financial condition. The forward-looking statements contained in this quarterly report on Form 10-Q involve risks and uncertainties, including statements as to:

our future operating results;

our business prospects and the prospects of our portfolio companies;

the effect of investments that we expect to make;

our contractual arrangements and relationships with third parties;

actual and potential conflicts of interest with our investment adviser, GC Advisors LLC, or GC Advisors, and other ·affiliates of Golub Capital Incorporated and Golub Capital LLC (formerly Golub Capital Management LLC), collectively, Golub Capital;

· the dependence of our future success on the general economy and its effect on the industries in which we invest;

the ability of our portfolio companies to achieve their objectives;

the use of borrowed money to finance a portion of our investments;

the adequacy of our financing sources and working capital;

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

• the ability of GC Advisors to locate suitable investments for us and to monitor and administer our investments; the ability of GC Advisors or its affiliates to attract and retain highly talented professionals;

our ability to qualify and maintain our qualification as a regulated investment company, or RIC, and as a business development company;

the impact on our business of the Dodd-Frank Wall Street Reform and Consumer Protection Act and the rules and regulations issued thereunder; and

the effect of changes to tax legislation and our tax position.

Such forward-looking statements may include statements preceded by, followed by or that otherwise include the words "may," "might," "will," "intend," "should," "could," "can," "would," "expect," "believe," "estimate," "anticipate," "preconsimilar words. The forward-looking statements contained in this quarterly report on Form 10-Q involve risks and uncertainties, many of which are beyond our control and difficult to predict. Our actual results could differ materially from those implied or expressed in the forward-looking statements for any reason, including the factors set forth as "Risk Factors" and elsewhere in this quarterly report on Form 10-Q.

We have based the forward-looking statements included in this report on information available to us on the date of this report, and we assume no obligation to update any such forward-looking statements. Actual results could differ materially from those anticipated in our forward-looking statements and future results could differ materially from historical performance. Although we undertake no obligation to revise or update any forward-looking statements, whether as a result of new information, future events or otherwise, you are advised to consult any additional disclosures that we may make directly to you or through reports that we have filed or in the future may file with the Securities and Exchange Commission, or the SEC, including annual reports on Form 10-K, registration statements on Form N-2, quarterly reports on Form 10-Q and current reports on Form 8-K.

You should understand that, under Section 27A(b)(2)(B) of the Securities Act of 1933, as amended, and Section 21E(b)(2)(B) of the Securities Exchange Act of 1934, as amended, or the Exchange Act, the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995 do not apply to this quarterly report on Form 10-Q.

Overview

We are an externally managed, closed-end, non-diversified management investment company that has elected to be regulated as a business development company under the Investment Company Act of 1940, as amended, or the 1940 Act. In addition, for U.S. federal income tax purposes, we have elected to be treated as a RIC under Subchapter M of the Internal Revenue Code of 1986, as amended, or the Code. As a business development company and a RIC we are also subject to certain constraints, including limitations imposed by the 1940 Act and the Code.

We were formed in November 2009 to continue and expand the business of our predecessor, Golub Capital Master Funding LLC, or GCMF, which commenced operations in July 2007, in making investments in senior secured, one stop (a loan that combines characteristics of traditional first lien senior secured loans and second lien or subordinated loans), subordinated (a loan that ranks senior only to a borrower's equity securities and ranks junior to all of such borrower's other indebtedness in priority of payment), second lien loans and warrants and equity securities of middle-market companies that are, in most cases, sponsored by private equity firms.

Our shares are currently listed on The NASDAQ Global Select Market under the symbol "GBDC".

Our investment objective is to maximize the total return to our stockholders in the form of current income and capital appreciation through debt and minority equity investments. We intend to achieve our investment objective by (1) accessing the established loan origination channels developed by Golub Capital, a leading lender to middle-market companies with \$8.0 billion in capital under management, (2) selecting investments within our core middle-market company focus, (3) partnering with experienced private equity firms, or sponsors, in many cases with whom we have invested alongside in the past, (4) implementing the disciplined underwriting standards of Golub Capital and (5) drawing upon the aggregate experience and resources of Golub Capital.

Our investment activities are managed by GC Advisors and supervised by our board of directors of which a majority of the members are independent of us.

Under an investment advisory agreement, or the Investment Advisory Agreement, entered into on April 14, 2010, and amended and restated on July 16, 2010, we have agreed to pay GC Advisors an annual base management fee based on our average adjusted gross assets as well as an incentive fee based on our investment performance. Our board of directors most recently reapproved the Investment Advisory Agreement in February 2013. We entered into an administration agreement, or the Administration Agreement, with GC Service Company, LLC, or including, as the context may require, Golub Capital LLC after the assignment of the Administration Agreement to Golub Capital LLC in February 2013, the Administrator, under which we have agreed to reimburse the Administrator for our allocable portion (subject to the review and approval of our independent directors) of overhead and other expenses incurred by

the Administrator in performing its obligations under the Administration Agreement.

We seek to create a diverse portfolio that includes senior secured, one stop, subordinated and second lien loans and warrants and minority equity securities by investing approximately \$5 to \$25 million of capital, on average, in the securities of middle-market companies. We may also selectively invest more than \$25 million in some of our portfolio companies and generally expect that the size of our individual investments will vary proportionately with the size of our capital base.

As of June 30, 2013, our portfolio at fair value was comprised of 32.6% senior secured loans, 50.3% one stop loans, 10.4% second lien loans, 3.5% subordinated loans and 3.2% equity securities. As of September 30, 2012, our portfolio at fair value was comprised of 40.7% senior secured loans, 39.5% one stop loans, 6.6% second lien loans, 10.0% subordinated loans and 3.2% equity.

As of June 30, 2013 and September 30, 2012, we had debt and equity investments in 135 and 121 portfolio companies, respectively. For the three and nine months ended June 30, 2013, our income producing assets had a weighted average annualized interest income (which excludes income resulting from amortization of fees and discounts) yield of 9.2% and 9.4% and a weighted average annualized investment income (which includes interest income and amortization of fees and discounts) yield of 9.9% and 10.5%, respectively. For the three and nine months ended June 30, 2012, our income producing assets had a weighted average annualized interest income (which excludes income resulting from amortization of fees and discounts) yield of 9.3% and 9.4% and a weighted average annualized investment income (which includes interest income and amortization of fees and discounts) yield of 10.0% and 10.3%, respectively.

Revenues: We generate revenue in the form of interest income on debt investments and capital gains and distributions, if any, on portfolio company investments that we originate or acquire. Our debt investments, whether in the form of senior secured, one stop, second lien or subordinated loans, typically have a term of three to seven years and bear interest at a fixed or floating rate. In some instances, we receive payments on our debt investments based on scheduled amortization of the outstanding balances. In addition, we receive repayments of some of our debt investments prior to their scheduled maturity date. The frequency or volume of these repayments fluctuates significantly from period to period. Our portfolio activity also reflects the proceeds of sales of securities. In some cases, our investments provide for deferred interest payments or payment-in-kind, or PIK, interest. The principal amount of loans and any accrued but unpaid interest generally become due at the maturity date. In addition, we may generate revenue in the form of commitment, origination, amendment, structuring or due diligence fees, fees for providing managerial assistance and consulting fees. Loan origination fees, original issue discount and market discount or premium are capitalized, and we accrete or amortize such amounts as interest income. We record prepayment premiums on loans as interest income. When we receive partial principal payments on a loan in an amount that exceeds its amortized or accreted cost, we record the excess principal payment as interest income. Dividend income on preferred equity securities is recorded as dividend income on an 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.

We recognize realized gains or losses on investments based on the difference between the net proceeds from the disposition and the cost basis of the investment or derivative instrument without regard to unrealized gains or losses previously recognized. We record current period changes in fair value of investments and derivative instruments that are measured at fair value as a component of the net change in unrealized appreciation (depreciation) on investments in the consolidated statements of operations.

Expenses: Our primary operating expenses include the payment of fees to GC Advisors under the Investment Advisory Agreement, our allocable portion of overhead expenses under the Administration Agreement and other operating costs described below. Additionally, we pay interest expense on our outstanding debt. We bear all other out-of-pocket costs and expenses of our operations and transactions, including:

organizational expenses;

calculating our net asset value (including the cost and expenses of any independent valuation firm); fees and expenses incurred by GC Advisors payable to third parties, including agents, consultants or other advisors, in monitoring financial and legal affairs for us and in monitoring our investments and performing due diligence on our prospective portfolio companies or otherwise relating to, or associated with, evaluating and making investments; interest payable on debt, if any, incurred to finance our investments and expenses related to unsuccessful portfolio acquisition efforts;

offerings of our common stock and other securities; investment advisory and management fees;

administration fees and expenses, if any, payable under the Administration Agreement (including payments under the Administration Agreement based upon our allocable portion of the Administrator's overhead in performing its obligations under the Administration Agreement, including rent and the allocable portion of the cost of our chief compliance officer, chief financial officer and their respective staffs);

fees payable to third parties, including agents, consultants or other advisors, relating to, or associated with evaluating and making, investments in portfolio companies, including costs associated with meeting financial sponsors;

transfer agent, dividend agent and custodial fees and expenses;

U.S. federal and state registration fees;

all costs of registration and listing our shares on any securities exchange;

U.S. federal, state and local taxes;

independent directors' fees and expenses;

· costs of preparing and filing reports or other documents required by the SEC or other regulators;

 $\cdot costs \ of \ any \ reports, \ proxy \ statements \ or \ other \ notices \ to \ stockholders, \ including \ printing \ costs;$

·costs associated with individual or group stockholders;

costs associated with compliance under the Sarbanes-Oxley Act of 2002; our allocable portion of any fidelity bond, directors and officers/errors and omissions liability insurance, and any other insurance premiums;

direct costs and expenses of administration, including printing, mailing, long distance telephone, copying, secretarial and other staff, independent auditors and outside legal costs;

proxy voting expenses; and

all other expenses incurred by us or the Administrator in connection with administering our business.

During periods of asset growth, we expect our general and administrative expenses to be relatively stable or decline as a percentage of total assets and increase during periods of asset declines. Incentive fees, interest expenses and costs relating to future offerings of securities would be additive to the expenses described above.

GC Advisors, as collateral manager for Golub Capital BDC 2010-1 LLC, or the Securitization Issuer, under the collateral management agreement, is entitled to receive an annual fee in an amount equal to 0.35% of the principal balance of the portfolio loans held by the Securitization Issuer at the beginning of the collection period relating to each payment date, which is payable in arrears on each payment date. This fee, which is less than the management fee payable under the Investment Advisory Agreement, is paid directly by the Securitization Issuer to GC Advisors and offset against such management fee. Accordingly, the 1.375% management fee paid by us to GC Advisors under the Investment Advisory Agreement on all of our assets, including those indirectly held through the Securitization Issuer, is reduced, on a dollar-for-dollar basis, by an amount equal to such 0.35% fee paid to GC Advisors by the Securitization Issuer. The term "collection period" refers to a quarterly period running from the day after the end of the prior collection period to the fifth business day of the calendar month in which a payment date occurs. This fee may be waived by the collateral manager. The collateral management agreement does not include any incentive fee payable to GC Advisors. In addition, the Securitization Issuer paid Wells Fargo Securities, LLC a structuring and placement fee for its services in connection with the initial structuring and subsequent amendment of a \$350 million term debt securitization, or the Debt Securitization. The Securitization Issuer also agreed to pay ongoing administrative expenses to the trustee, collateral manager, independent accountants, legal counsel, rating agencies and independent managers in connection with developing and maintaining reports and providing required services in connection with the administration of the Debt Securitization. The administrative expenses are paid by the Securitization Issuer on each payment date in two parts: (1) a component that is paid in a priority to other amounts distributed by the Securitization Issuer, subject to an administrative expense cap equal to the sum of 0.04% per annum on the adjusted principal balance of the portfolio loans and other assets held by the Securitization Issuer on the last day of the collection period relating to such payment date, plus \$150,000 per annum, and (2) a component that is paid in a subordinated position relative to other amounts distributed by the Securitization Issuer, equal to any amounts that exceed the aforementioned administrative expense cap. We believe that these administrative expenses approximate the amount of ongoing fees and expenses that we would be required to pay in connection with a traditional secured credit facility. Our common stockholders indirectly bear all of these expenses.

Recent Developments

On August 6, 2013, our board of directors declared a quarterly distribution of \$0.32 per share payable on September 27, 2013 to holders of record as of September 13, 2013.

Given the unusually high level of originations during the three months ended June 30, 2013, we expect the level of originations for the three months ended September 30, 2013 will decline.

Consolidated Results of Operations

Consolidated operating results for the three and nine months ended June 30, 2013 and 2012 are as follows:

	Three mor June 30,	nths ended	Variances	Nine months 30,	ended June	Variances		
	2013	2012	2013 vs. 2012	2013	2012	2013 vs. 2012		
	(In thousa	nds)						
Interest income	\$19,548	\$13,744	\$ 5,804	\$ 53,026	\$ 37,816	\$ 15,210		
Income from amortization of discounts and origination fees	1,639	1,067	572	6,104	3,447	2,657		
Dividend income	1,081	-	1,081	1,827	377	1,450		
Total investment income	22,268	14,811	7,457	60,957	41,640	19,317		
Total expenses	10,268	8,133	2,135	28,986	21,556	7,430		
Net investment income Net realized (losses) gains on	12,000	6,678	5,322	31,971	20,084	11,887		
investments and derivative instruments	(77	1,158	(1,235) 18	(2,786) 2,804		
Net change in unrealized appreciation (depreciation) on investments and derivative instruments	734	(2,443)	3,177	2,238	5,716	(3,478)	
Net income	\$12,657	\$5,393	\$ 7,264	\$ 34,227	\$ 23,014	\$ 11,213		
Average earning portfolio company investments, at fair value	\$866,377	\$602,056	\$ 264,321	\$ 759,294	\$ 544,103	\$ 215,191		
Average debt outstanding	\$403,848	\$317,666	\$ 86,182	\$ 372,660	\$ 297,322	\$ 75,338		

The results of operations for the three and nine months ended June 30, 2013 and 2012 may not be indicative of the results we report in future periods. Net income can vary substantially from period to period for various reasons, including the recognition of realized gains and losses and unrealized appreciation and depreciation. As a result, quarterly comparisons of net income may not be meaningful.

Investment Income

Interest income increased by \$5.8 million from the three months ended June 30, 2012 to the three months ended June 30, 2013 and was primarily driven by an increase of \$264.3 million in the weighted average investment balance as the weighted average annualized interest income yield (which excludes income resulting from amortization of fees and discounts) remained relatively stable at 9.3% for the three months ended June 30, 2012 as compared to 9.2% for the three months ended June 30, 2013.

Interest income increased by \$15.2 million from the nine months ended June 30, 2012 to the nine months ended June 30, 2013 and was primarily driven by an increase of \$215.2 million in the weighted average investment balance as the weighted average annualized interest income yield (which excludes income resulting from amortization of fees and discounts) remained stable at 9.4% for the nine months ended June 30, 2012 and June 30, 2013.

Income from the accretion of discounts and amortization of premiums increased by \$0.6 million from the three months ended June 30, 2012 to the three months ended June 30, 2013. Income from the accretion of discounts and amortization of premiums increased by \$2.7 million from the nine months ended June 30, 2012 to the nine months ended June 30, 2013. Income from the accretion of discounts and the amortization of premiums may fluctuate from quarter-to-quarter depending on the average fair value of investments outstanding, the volume of payoffs and the discounts and premiums on the loans at the time of payoffs.

For the three and nine months ended June 30, 2013, we recorded dividend income of \$1.1 million and \$1.8 million, respectively. For the three and nine months ended June 30, 2012, we recorded dividend income of zero and \$0.4 million, respectively.

Annualized interest income yield (which excludes income resulting from amortization of fees and discounts) by security type for the three and nine months ended June 30, 2013 and 2012 was as follows:

	Three me	Three months ended June 30,			Nine months ended June 30				
	2013		2012		2013		2012		
Senior secured	7.6	%	7.3	%	7.0	%	7.4	%	
One stop	8.7	%	8.9	%	9.3	%	9.0	%	
Second lien ⁽¹⁾	10.5	%	11.5	%	11.0	%	10.4	%	
Subordinated debt	13.7	%	13.8	%	13.5	%	13.7	%	

Annualized interest income yield for the total investment portfolio remained fairly stable for the three and nine months ended June 30, 2013 as compared to the three and nine months ended June 30, 2012, with some fluctuations by security type as shown in the table above. However, over the past few quarters, we have seen interest rate compression on new investments, particularly in the senior secured, one stop, and second lien product categories. For additional details on investment yields and asset mix, refer to the "Liquidity and Capital Resources - Portfolio Composition, Investment Activity and Yield" section below.

Expenses

The following table summarizes our expenses for the three and nine months ended June 30, 2013 and 2012:

	Three mended Ju		Variances	Nine month 30,	as ended June	Variances
	2013	2013 2012 2013 vs. 2012 (In thousands)		2013	2012	2013 vs. 2012
	(In thous					
Interest and other debt financing expenses	\$2,967	\$2,865	\$ 102	\$ 9,254	\$ 7,811	\$ 1,443
Base management fee	3,114	2,220	894	8,268	6,187	2,081
Incentive fee	2,785	1,917	868	7,647	4,261	3,386
Professional fees	534	538	(4) 1,540	1,685	(145)
Administrative service fee	715	489	226	1,873	1,207	666

⁽¹⁾ Second lien loans include loans structured as first lien last out term loans.

General and administrative expenses	153	104	49	404	405	(1)
Total expenses	\$10,268	\$8,133	\$ 2,135	\$ 28,986	\$ 21,556	\$ 7,430	

Interest and other debt financing expenses increased by \$0.1 million from the three months ended June 30, 2012 to the three months ended June 30, 2013 primarily due to an increase in the weighted average of outstanding borrowings from \$317.7 million for the three months ended June 30, 2012 to \$403.8 million for the three months ended June 30, 2013, which was partially offset by a decrease in the effective annualized average interest rate on our outstanding debt from 3.6% for the three months ended June 30, 2012 to 2.9% for the three months ended June 30, 2013. This decrease in the effective interest rate was driven by an amendment to our Debt Securitization, which lowered pricing from the three-month London Interbank Offered Rate, or LIBOR, plus 2.40% to three-month LIBOR plus 1.74%.

Interest and other debt financing expenses increased by \$1.4 million from the nine months ended June 30, 2012 to the nine months ended June 30, 2013 primarily due to an increase in the weighted average of outstanding borrowings from \$297.3 million for the nine months ended June 30, 2012 to \$372.7 million for the nine months ended June 30, 2013, which was partially offset by a decrease in the effective annualized average interest rate on our outstanding debt from 3.5% for the nine months ended June 30, 2012 to 3.3% for the nine months ended June 30, 2013.

The base management fee increased as a result of a sequential increase in average assets from June 30, 2012 to June 30, 2013. The administrative service fee expense increased during this same period due to an increase in costs associated with servicing a growing investment portfolio. In addition, as permitted under the Administration Agreement, beginning January 1, 2012, an allocable portion of the cost of our chief compliance officer and chief financial officer and their respective staffs were charged to us, which also partially related to the increase in the administrative service fee from the nine months ended June 30, 2012 to the nine months ended June 30, 2013. These costs are permitted to be charged under the terms of the Administration Agreement but were previously being waived by the Administrator.

The incentive fee increased by \$0.9 million and \$3.4 million from the three and nine months ended June 30, 2012 to the three and nine months ended June 30, 2013, respectively, as a result of the increase in pre-incentive fee net investment income. In addition, as further described below, the incentive fee for the nine months ended June 30, 2012 was reduced by \$0.6 million as GC Advisors irrevocably waived the incremental portion of the incentive fee attributable from the total return swap, or TRS, interest spread payments.

As described in the "Net Realized and Unrealized Gains and Losses" section below, we entered into the TRS with Citibank, N.A., or Citibank, for the purpose of gaining economic exposure to a portfolio of broadly syndicated loans. We subsequently terminated the TRS on April 11, 2012. For the periods ending September 30, 2011 and prior, we had included interest spread payments, which represent the difference between the interest and fees received on the referenced assets underlying the TRS and the interest paid to Citibank on the settled notional value of the TRS, from the TRS in the capital gains component of the incentive fee calculation as this is consistent with generally accepted accounting principles in the United States of America, or GAAP, which records such payments in net realized gains/(losses) on derivative instruments in the consolidated statement of operations. However, we changed our methodology during the three months ended December 31, 2011 pursuant to discussions with the staff, or the Staff, of the SEC, resulting in the TRS interest spread payments being included in the income component of the incentive fee calculation.

For the three and nine months ended June 30, 2012, we received interest spread payments of \$1.0 million and \$2.6 million, respectively. For the three months ended December 31, 2011, including the interest spread payments from the TRS in the income component of the incentive fee calculation caused an increase in the incentive fee by \$0.6 million. Upon reviewing the incentive fee calculation and the treatment of the interest spread payments from the TRS, the Investment Adviser irrevocably waived the incremental portion of the incentive fee attributable from the TRS interest spread payments for the three months ended December 31, 2011. For the three months ended June 30, 2012, the incentive fee was \$1.9 million. For the nine months ended June 30, 2012, after taking into account the waiver by the Investment Adviser, the incentive fee was \$4.3 million, rather than \$4.9 million.

Golub Capital Incorporated and the Administrator pay for certain expenses incurred by us. These expenses are subsequently reimbursed in cash. Total expenses reimbursed by us to Golub Capital Incorporated and the Administrator for the three and nine months ended June 30, 2013 were zero and \$0.3 million, respectively. Total expenses reimbursed by us to Golub Capital Incorporated and the Administrator for the three and nine months ended June 30, 2012 were \$0.1 million and \$0.3 million, respectively.

As of June 30, 2013 and September 30, 2012, included in accounts payable and accrued expenses were \$0.7 million and \$40,000, respectively, for accrued expenses paid on behalf of us by Golub Capital LLC and the Administrator.

Net Realized and Unrealized Gains and Losses

The following table summarizes our net realized and unrealized gains (losses) for the three and nine months ended June 30, 2013 and 2012:

	Three mo		Variances		Nine mont 30,	hs e	ended June	•	Variances	
	2013	2012	2013 vs. 2012		2013		2012		2013 vs. 2012	
	(In thous	ands)								
Net realized (loss) gain on investments Net realized gain on TRS	\$(77) -	\$(70) 2,188	\$ (7 (2,188)	\$ 18 -		\$ (5,002 3,779) 5	\$ 5,020 (3,779)
Net realized (loss) on financial futures contracts	-	(960)	960		-		(1,563)	1,563	
Net realized (loss) gain	(77)	1,158	(1,235)	18		(2,786)	2,804	
Unrealized depreciation on investments Unrealized appeciation on investments Unrealized appreciation on TRS Unrealized appreciation on financial	(3,856) 4,590 -	(3,338) 2,543 (1,405) (243)	2,047)	(10,055 12,293 -)	(9,487 13,067 1,919 217)	(568 (774 (1,919 (217))
Net change in unrealized appreciation on investments and derivative instruments	\$734		\$ 3,177		\$ 2,238		\$ 5,716	S	\$ (3,478)

During the three months ended June 30, 2013, we had \$4.6 million in unrealized appreciation on 42 portfolio company investments, which was partially offset by \$3.9 million in unrealized depreciation on 99 portfolio company investments. For the nine months ended June 30, 2013, we had \$12.3 million in unrealized appreciation on 77 portfolio company investments, which was partially offset by \$10.1 million in unrealized depreciation on 81 portfolio company investments. Unrealized appreciation during the three and nine months ended June 30, 2013 resulted from an increase in fair value primarily due to the rise in market prices and a reversal of prior period unrealized depreciation. Unrealized depreciation during the three and nine months ended June 30, 2013 primarily resulted from the accretion of discounts and negative credit related adjustments that caused a reduction in fair value.

For the three and nine months ended June 30, 2012, we had net realized losses on investments of \$0.1 million and \$5.0 million, respectively, primarily as a result of the sale of our investment in two non-accrual portfolio companies in the nine months ended June 30, 2012. During the three months ended June 30, 2012, we had \$3.3 million in unrealized depreciation on 85 portfolio company investments, which was partially offset by \$2.5 million in unrealized appreciation on 35 portfolio company investments. For the nine months ended June 30, 2012, we had \$13.1 million in

unrealized appreciation on 54 portfolio company investments, which was partially offset by \$9.5 million in unrealized depreciation on 81 portfolio company investments. Unrealized appreciation during the three and nine months ended June 30, 2012 resulted from an increase in fair value primarily due to the rise in market prices and a reversal of prior period unrealized depreciation. A majority of the unrealized depreciation resulted from negative credit related adjustments in certain of our investments which caused a reduction in fair value.

Termination of the Total Return Swap

On April 11, 2012, we terminated the TRS that we had entered into with Citibank. Cash collateral of \$19.9 million that had secured the obligations to Citibank under the TRS was returned to us and was used to fund new middle-market debt and equity investments.

The purpose of entering into the TRS was to gain economic exposure to a portfolio of broadly syndicated loans. Generally, under the terms of a total return swap, one party agrees to make periodic payments to another party based on the change in the market value of the assets referenced by the total return swap, which may include a specified security, basket of securities or securities indices during the specified period, in return for periodic payments based on a fixed or variable interest rate.

The change in the fair value of the TRS was \$(1.4) million and \$1.9 million for the three and nine months ended June 30, 2012, respectively. Realized gains on the TRS for the three months ended June 30, 2012 were \$2.2 million, which consisted of spread interest income of \$1.0 million and a realized gain of \$1.2 million on the referenced loans. Realized gains on the TRS for the nine months ended June 30, 2012 were \$3.8 million, which consisted of spread interest income of \$2.6 million and a realized gain of \$1.2 million on the referenced loans.

Ten-Year U.S. Treasury Futures Contracts

In September of 2012, we sold our remaining ten-year U.S. Treasury futures contracts. We had entered into the futures contracts to mitigate our exposure to adverse fluctuation in interest rates related to our U.S. Small Business Administration, or SBA, debentures. The cash collateral underlying the futures contracts has been returned to us.

Based on the daily fluctuation of the fair value of the futures contracts, we recorded an unrealized gain or loss equal to the daily fluctuation in fair value. Upon maturity or settlement of the futures contracts, we realized a gain or loss based on the difference of the fair value of the futures contracts at inception and the fair value of the futures contracts at settlement or maturity.

For the three and nine months ended June 30, 2012, the realized loss on settlement of futures contracts was \$1.0 million and \$1.6 million, respectively. For the three and nine months ended June 30, 2012, the change in unrealized (depreciation) appreciation related to the futures contracts was \$(0.2) million and \$0.2 million, respectively.

Liquidity and Capital Resources

As a business development company, we distribute substantially all of our net income to our stockholders and will have an ongoing need to raise additional capital for investment purposes. To fund growth, we have a number of alternatives available to increase capital, including raising equity, increasing debt, including through one or more additional securitization facilities or an amendment to the Debt Securitization, and funding from operational cash flow.

For the nine months ended June 30, 2013, we experienced a net decrease in cash and cash equivalents of \$1.0 million. During the same period, we used \$257.0 million in operating activities, primarily as a result of fundings of portfolio investments of \$554.0 million. This was partially offset by proceeds from principal payments and sales of portfolio investments of \$276.5 million and net investment income of \$32.0 million. During the same period, cash provided by investment activities of \$15.3 million was driven by the change in restricted cash and cash equivalents. Lastly, cash provided by financing activities was \$240.7 million, primarily due to borrowings on debt of \$304.4 million and proceeds from shares sold in our public offerings of \$224.1 million (described below), partially offset by repayments of debt of \$252.9 million and distributions paid of \$31.3 million.

For the nine months ended June 30, 2012, we experienced a net decrease in cash and cash equivalents of \$28.3 million. During the same period, we used \$131.6 million in operating activities, primarily as a result of fundings of

portfolio investments of \$292.9 million. This was partially offset by proceeds from principal payments and sales of portfolio investments of \$120.6 million and net investment income of \$20.1 million. During the same period, cash used in investment activities of \$21.6 million was driven by the change in restricted cash and cash equivalents. Lastly, cash provided by financing activities was \$125.0 million, primarily due to borrowings on debt of \$154.8 million and proceeds from shares sold in our public offering of \$57.2 million (described below), partially offset by repayments of debt of \$62.7 million and distributions paid of \$21.8 million.

As of June 30, 2013 and September 30, 2012, we had cash and cash equivalents of \$12.9 million and \$13.9 million, respectively. In addition, we had restricted cash and cash equivalents of \$21.7 million and \$37.0 million as of June 30, 2013 and September 30, 2012, respectively. Cash and cash equivalents are available to fund new investments, pay operating expenses and pay distributions. As of June 30, 2013, \$12.1 million of our restricted cash and cash equivalents could be used to fund new investments that meet the investment guidelines established in the Debt Securitization, which are described in further detail in Note 6 to our consolidated financial statements, and for the payment of interest expense on the notes issued in the Debt Securitization. \$4.0 million of such restricted cash and cash equivalents was used to fund investments that meet the guidelines under the Credit Facility as well as for the payment of interest expense and revolving debt of the Credit Facility. The remaining \$5.6 million of restricted cash and cash equivalents can be used to fund new investments that meet the regulatory and investment guidelines established by the SBA for our small business investment companies, or SBICs, which are described in further detail in Note 6 to our consolidated financial statements, and for interest expense and fees on our outstanding SBA debentures.

As of June 30, 2013 and September 30, 2012, we had outstanding commitments to fund investments totaling \$73.2 million and \$56.5 million, respectively. These amounts may or may not be funded to the borrowing party now or in the future. The unfunded commitments relate to loans with various maturity dates, but the entire amount was eligible for funding to the

borrowers as of June 30, 2013 and September 30, 2012, respectively, subject to the terms of each loan's respective credit agreement.

On January 25, 2013, the Credit Facility was amended to, among other things, amend the fee on the unused portion of the Credit Facility to 0.50% for the period from December 13, 2012 through January 28, 2013. From January 28, 2013 through March 8, 2013, we paid a fee of 0.50% per annum on any unused portion of the Credit Facility up to \$60.0 million and 2.00% on any unused portion in excess of \$60.0 million. From March 8, 2013 and thereafter, we will pay a fee of 0.50% per annum on any unused portion of the Credit Facility up to \$40.0 million and 2.00% on any unused portion in excess of \$40.0 million. Effective March 8, 2013, we entered into an amendment to the documents governing the Credit Facility to, among other things, decrease the size of the Credit Facility from \$150.0 million to \$100.0 million. Additionally, we received a one-time interest expense credit of \$0.1 million during the three months ended March 31, 2013. As of June 30, 2013 and September 30, 2012, subject to leverage and borrowing base restrictions, we had approximately \$63.2 million and \$20.2 million, respectively, available for additional borrowings on the Credit Facility.

On February 15, 2013, we amended the Debt Securitization to issue an additional \$29.0 million in Class A Notes, \$2.0 million in Class B Notes and \$19.0 million in Subordinated Notes. The Class A Notes are included in the June 30, 2013 and September 30, 2012 consolidated statements of financial condition as debt of the Company. The Class B Notes and the Subordinated Notes are eliminated in consolidation. As of June 30, 2013 and September 30, 2012, we had outstanding debt under the Debt Securitization of \$203.0 million and \$174.0 million, respectively.

Under present SBIC regulations, the maximum amount of SBA-guaranteed debentures that may be issued by multiple licensees under common management is \$225.0 million and the maximum amount that may be issued by a single SBIC licensee is \$150.0 million. As of June 30, 2013, GC SBIC IV, L.P., or SBIC IV, and GC SBIC V, L.P., or SBIC V, had \$146.3 million and \$17.8 million of outstanding SBA-guaranteed debentures, respectively, leaving incremental borrowing capacity of \$3.7 million and \$57.2 million for SBIC IV and SBIC V, respectively, under present SBIC regulations. As of September 30, 2012, SBIC IV had \$123.0 million of outstanding SBA-guaranteed debentures.

SBIC IV and SBIC V may each borrow up to two times the amount of its regulatory capital, subject to customary regulatory requirements. As of June 30, 2013, we had committed and funded \$75.0 million to SBIC IV and had SBA-guaranteed debentures of \$146.3 million outstanding which mature between March 2021 and September 2023. As of June 30, 2013, we had committed \$37.5 million and funded \$18.8 million to SBIC V and had SBA-guaranteed debentures of \$17.8 million outstanding which mature in September 2023.

In accordance with the 1940 Act, with certain limited exceptions, we are only allowed to borrow amounts such that our asset coverage, as defined in the 1940 Act, is at least 200% after such borrowing. On September 13, 2011, we received exemptive relief from the SEC allowing us to modify the asset coverage requirement to exclude the SBA debentures from this calculation. As such, our ratio of total consolidated assets to outstanding indebtedness may be

less than 200%. This provides us with increased investment flexibility but also increases our risks related to leverage. As of June 30, 2013, our asset coverage for borrowed amounts was 349.9% (excluding the SBA debentures).

On October 16, 2012, we priced a public offering of 2,600,000 shares of our common stock at a public offering price of \$15.58 per share, raising approximately \$40.5 million in gross proceeds. On October 19, 2012, the transaction closed, the shares were issued, and proceeds, net of offering costs but before expenses, of \$39.4 million were received. On November 14, 2012, we sold an additional 294,120 shares of our common stock at a public offering price of \$15.58 per share pursuant to the underwriters' partial exercise of the over-allotment option.

On January 15, 2013, we priced a public offering of 4,500,000 shares of our common stock at a public offering price of \$15.87 per share, raising approximately \$71.4 million in gross proceeds. On January 18, 2013, the transaction closed, the shares were issued, and proceeds, net of offering costs but before expenses, of \$69.1 million were received. On February 20, 2013, we sold an additional 622,262 shares of our common stock at a public offering price of \$15.87 per share pursuant to the underwriters' partial exercise of the over-allotment option.

On May 7, 2013, we priced a public offering of 6,000,000 shares of our common stock at a public offering price of \$17.47 per share, raising approximately \$104.8 million in gross proceeds. On May 10, 2013, the transaction closed, the shares were issued, and proceeds, net of offering costs but before expenses, of \$101.6 million were received.

Although we expect to fund the growth of our investment portfolio through the net proceeds from future securities offerings and through our dividend reinvestment plan as well as future borrowings, to the extent permitted by the 1940 Act, we cannot assure you that our efforts to raise capital will be successful. In addition to capital not being available, it also may not be available on favorable terms.

We believe that our existing cash and cash equivalents and available borrowings as of June 30, 2013 will be sufficient to fund our anticipated requirements through at least June 30, 2014.

Senior Loan Fund

Effective May 31, 2013, we have entered into an agreement to co-invest with United Insurance Company of America ("United Insurance") through Senior Loan Fund LLC ("Senior Loan Fund"), an unconsolidated Delaware limited liability company, primarily in senior secured loans of middle market companies. Senior Loan Fund is governed by an investment committee with equal representation from us and United Insurance. All material portfolio company decisions and other decisions must be approved by the investment committee. We expect the average investment size will initially range between \$2.0 and \$4.0 million. Senior Loan Fund will be capitalized with subordinated notes and equity capital contributions from United Insurance and the Company as transactions are completed. United Insurance has committed \$12.5 million of Subordinated Notes to Senior Loan Fund and we have committed \$87.5 million of subordinated notes to Senior Loan Fund, none of which was funded at June 30, 2013. The subordinated notes will bear interest at a rate of three-month LIBOR plus 4.00%. Senior Loan Fund may seek to raise senior debt from a third party when Senior Loan Fund has a sufficiently, large and diversified pool of investments. At June 30, 2013 our investment in Senior Loan Fund totaled zero at cost and at fair value.

Portfolio Composition, Investment Activity and Yield

As of June 30, 2013 and September 30, 2012, we had investments in 135 and 121 portfolio companies, respectively, with a total fair value of \$967.8 million and \$672.9 million, respectively. The following table shows the asset mix of our new originations for the three and nine months ended June 30, 2013 and 2012:

	Three mon	ths ended	June 30,		Nine mont	ths ended	June 30,		
	2013		2012		2013		2012		
	(In thousands)	Percenta of Commit	thousand	Percenta of Commit	thousands	Percenta of Commit	thousands)	Percenta of Commit	
Senior secured	\$57,956	20.1	% \$48,040	91.7	% \$136,875	22.5	% \$136,242	43.2	%
One stop	179,599	62.3	2,500	4.8	355,037	58.3	99,968	31.8	
Second lien	46,432	16.1	-	-	108,296	17.8	32,636	10.4	
Subordinated debt	-	-	1,707	3.3	-	-	37,490	11.9	
Equity securities	4,457	1.5	116	0.2	8,601	1.4	8,515	2.7	
Total new investment commitments	t \$288,444	100.0	% \$52,363	100.0	% \$608,809	100.0	% \$314,851	100.0	%

For the three and nine months ended June 30, 2013, we had approximately \$67.5 million and \$234.9 million in proceeds from principal payments of portfolio companies, respectively. For the three and nine months ended June 30, 2013, we had sales of securities in three and ten portfolio companies aggregating approximately \$25.2 million and \$41.6 million, respectively.

For the three and nine months ended June 30, 2012, we had approximately \$34.2 million and \$114.4 million in proceeds from principal payments of portfolio companies, respectively. For the three and nine months ended June 30, 2012, we had sales of securities in zero and seven portfolio companies aggregating approximately zero and \$6.2 million, respectively.

The following table shows the par, amortized cost and fair value of our portfolio of investments excluding derivative instruments by asset class:

	As of June	e 30, 2013 ⁽¹⁾)	As of September 30, 2012 (1)				
		Amortized	Fair		Amortized	Fair		
	Par	Cost	Value	Par	Cost	Value		
	(In thousan	nds)						
Senior secured:								
Performing	\$319,558	\$315,144	\$314,602	\$274,846	\$270,209	\$272,461		
Non-accrual ⁽²⁾	3,788	3,233	841	5,733	5,527	1,528		
One stop:								
Performing	488,737	481,400	487,094	267,393	262,876	265,705		
Non-accrual ⁽²⁾	-	-	-	-	-	-		
C 11' (3)								
Second lien ⁽³⁾ :	100 146	00 606	00.002	44 267	10 775	44 100		
Performing Non-accrual ⁽²⁾	100,146	98,686	99,983	44,267	42,775	44,108		
Non-accrual(2)	425	382	-	589	573	259		
Subordinated debt:								
Performing	33,047	32,693	34,037	65,989	65,005	65,989		
Non-accrual ⁽²⁾	3,145	3,001	-	2,870	2,810	1,435		
Equity	N/A	27,946	31,235	N/A	20,066	21,425		
Total	\$948,846	\$ 962,485	\$967,792	\$661,687	\$669,841	\$672,910		

The following table shows the weighted average rate, spread over LIBOR of floating rate, fixed rate and fees of investments originated and the weighted average rate of sales and payoffs of portfolio companies during the three and nine months ended June 30, 2013 and 2012:

^{(1) 8} and 14 of our loans included a feature permitting a portion of the interest due on such loan to be PIK interest as of June 30, 2013 and September 30, 2012, respectively.

We refer to a loan as non-accrual when we cease recognizing interest income on the loan because we have stopped pursuing repayment of the loan or, in certain circumstances, it is past due 90 days or more on principal and interest or our management has reasonable doubt that principal or interest will be collected. See "—Critical Accounting Policies— Revenue Recognition."

Second lien loans included \$8.1 million and \$14.0 million of loans structured as first lien last out term loans as of (3) June 30, 2013 and September 30, 2012, respectively. First lien last out terms loans are included with second lien loans as they have similar risk characteristics.

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	Three modules June 30, 2013	onths e	ended 2012		Nine mo 30, 2013	onths	ended Jun 2012	ne
Weighted average rate of new investment fundings	8.0	%	8.2	%	8.2	%	9.3	%
Weighted average spread over LIBOR of new floating rate investment fundings	6.6	%	6.7	%	6.7	%	7.1	%
Weighted average rate of new fixed rate investment fundings	N/A		8.0	%	16.0	%	13.6	%
Weighted average fees of new investment fundings	1.3	%	1.7	%	1.4	%	1.9	%
Weighted average rate of sales and payoffs of portfolio companies	8.9	%	6.7	%	8.8	%	7.2	%

For the three and nine months ended June 30, 2013, the weighted average annualized interest income (which excludes income resulting from amortization of fees and discounts) yield on the fair value of income producing loans in our portfolio was 9.2% and 9.4%, respectively. For the three and nine months ended June 30, 2012, the weighted average annualized interest income (which excludes income resulting from amortization of fees and discounts) yield on the fair value of income producing loans in our portfolio was 9.3% and 9.4%, respectively. As of June 30, 2013, 95.3% and 94.8% of our debt portfolio at fair value and at cost, respectively, had interest rate floors that limit the minimum applicable interest rates on such loans. As of September 30, 2012, 84.4% and 83.7% of our portfolio at fair value and at cost, respectively, had interest rate floors that limited minimum interest rates on such loans.

GC Advisors regularly assesses the risk profile of each of our investments and rates each of them based on an internal system developed by Golub Capital and its affiliates. This system is not generally accepted in our industry or used by our competitors. It is based on the following categories, which we refer to as GC Advisors' internal performance rating:

Internal Performance Rating Rating Definition

- Involves the least amount of risk in our portfolio. The borrower is performing above expectations and the trends and risk factors are generally favorable.
- Involves an acceptable level of risk that is similar to the risk at the time of origination. The borrower is generally performing as expected and the risk factors are neutral to favorable.
- Involves a borrower performing below expectations and indicates that the loan's risk has increased somewhat since origination. The borrower may be out of compliance with debt covenants; however, loan payments are generally not past due.
- Involves a borrower performing materially below expectations and indicates that the loan's risk has increased materially since origination. In addition to the borrower being generally out of compliance with debt covenants, loan payments may be past due (but generally not more than 180 days past due).
- Involves a borrower performing substantially below expectations and indicates that the loan's risk has substantially increased since origination. Most or all of the debt covenants are out of compliance and payments are substantially delinquent. Loans rated 1 are not anticipated to be repaid in full and we will reduce the fair market value of the loan to the amount we anticipate will be recovered.

Our internal performance ratings do not constitute any rating of investments by a nationally recognized statistical rating organization or represent or reflect any third-party assessment of any of our investments.

The following table shows the distribution of our investments on the 1 to 5 internal performance rating scale at fair value as of June 30, 2013 and September 30, 2012.

	June 30, 20	013		September 30, 2012					
Internal	Investment	Percentage of	•	Investments Percentage of					
Performance	at Fair	Total		at Fair	Total				
remoniance	Value	Total		Value	Total				
Rating	(In	Investments		(In	Invastments				
Kating	(In thousands)	Investments		thousands)	Investments				
5	\$140,332	14.4	%	\$ 145,414	21.6	%			
4	760,955	78.6		468,182	69.6				

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3	57,614	6.0	55,149	8.2	
2	6,321	0.7	340	0.1	
1	2,570	0.3	3,825	0.5	
Total	\$967,792	100.0	% \$672,910	100.0	%

Contractual Obligations and Off-Balance Sheet Arrangements

A summary of our significant contractual payment obligations as of June 30, 2013 is as follows:

	Payment	Payments Due by Period (In millions)								
		Less Than				More Than				
	Total	1 Year	1-3	Years	3-5 Years (1)	5 Years (1)				
Debt Securitization	\$203.0	\$ -	\$	_	\$ -	\$ 203.0				
SBA debentures	164.0	-		-	-	164.0				
Credit Facility	36.8	-		-	36.8	-				
Unfunded commitments ⁽²⁾	73.2	73.2		-	-	-				
Total contractual obligations	\$477.0	\$ 73.2	\$	-	\$ 36.8	\$ 367.0				

- (1) The notes offered in the Debt Securitization are scheduled to mature on July 20, 2023. The SBA debentures are scheduled to mature between March 2021 and September 2023. The Credit Facility is scheduled to mature on October 20, 2017.
- (2) Unfunded commitments represent all amounts unfunded as of June 30, 2013. These amounts may or may not be funded to the borrowing party now or in the future. The unfunded commitments relate to loans with various maturity dates, but we are showing this amount in the less than one year category as this entire amount was eligible for funding to the borrowers as of June 30, 2013.

We may become a party to financial instruments with off-balance sheet risk in the normal course of our business to meet the financial needs of our portfolio companies. These instruments may include commitments to extend credit and involve, to varying degrees, elements of liquidity and credit risk in excess of the amount recognized in the balance sheet. As of June 30, 2013 and September 30, 2012, we had outstanding commitments to fund investments totaling \$73.2 million and \$56.5 million, respectively.

We have entered into an agreement with United Insurance to co-manage Senior Loan Fund. We have committed \$87.5 million of subordinated notes to Senior Loan Fund, none of which was funded at June 30, 2013.

We have certain contracts under which we have material future commitments. We have entered into the Investment Advisory Agreement with GC Advisors in accordance with the 1940 Act. The Investment Advisory Agreement became effective upon the pricing of our initial public offering and was amended and restated on July 16, 2010 in order to offset fees payable in connection with the Debt Securitization against the base management fee. Under the Investment Advisory Agreement, GC Advisors provides us with investment advisory and management services. For these services, we pay (1) a management fee equal to a percentage of the average adjusted value of our gross assets and (2) an incentive fee based on our performance. To the extent that GC Advisors or any of its affiliates provides investment advisory, collateral management or other similar services to a subsidiary of ours, we intend to reduce the base management fee by an amount equal to the product of (1) the total fees paid to GC Advisors by such subsidiary for such services and (2) the percentage of such subsidiary's total equity that is owned, directly or indirectly, by us.

We also entered into the Administration Agreement with GC Service Company, LLC as our administrator on April 14, 2010. Effective February 5, 2013, we consented to the assignment by GC Service Company, LLC of the Administration Agreement to Golub Capital LLC, following which Golub Capital LLC serves as our administrator. Under the Administration Agreement, the Administrator furnishes us with office facilities and equipment, provides us clerical, bookkeeping and record keeping services at such facilities and provides us with other administrative services necessary to conduct our day-to-day operations. We reimburse the Administrator for the allocable portion (subject to the review and approval of our board of directors) of overhead and other expenses incurred by it in performing its obligations under the Administration Agreement, including rent, the fees and expenses associated with performing compliance functions and our allocable portion of the cost of our chief financial officer and chief compliance officer and their respective staffs. The Administrator also provides on our behalf significant managerial assistance to those portfolio companies to which we are required to offer to provide such assistance.

If any of the contractual obligations discussed above are terminated, our costs under any new agreements that we enter into may increase. In addition, we would likely incur significant time and expense in locating alternative parties to provide the services we receive under our Investment Advisory Agreement and our Administration Agreement. Any new investment advisory agreement would also be subject to approval by our stockholders.

Distributions

In order to qualify as a RIC and to avoid corporate-level U.S. federal income tax on the income we distribute to our stockholders, we are required under the Code to distribute at least 90% of our net ordinary income and net short-term capital gains in excess of net long-term capital losses, if any, to our net stockholders on an annual basis. Additionally, we must meet the annual distribution requirements of the U.S. federal excise tax rules. We intend to make quarterly distributions to our stockholders as determined by our board of directors.

We may not be able to achieve operating results that will allow us to make distributions at a specific level or to increase the amount of our distributions from time to time. In addition, we may be limited in our ability to make distributions due to the asset coverage requirements applicable to us as a business development company under the 1940 Act. If we do not distribute a certain percentage of our income annually, we will suffer adverse U.S. federal income tax consequences, including the possible loss of our qualification as a RIC. We cannot assure stockholders that they will receive any distributions.

To the extent our taxable earnings fall below the total amount of our distributions for that fiscal year, a portion of those distributions may be deemed a return of capital to our stockholders for U.S. federal income tax purposes. Thus, the source of a distribution to our stockholders may be the original capital invested by the stockholder rather than our income or gains. Stockholders should read any written disclosure accompanying a dividend payment 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 stockholders. As a result, if we declare a distribution, then our stockholders' cash distributions will be automatically reinvested in additional shares of our common stock unless a stockholder specifically "opts out" of our dividend reinvestment plan. If a stockholder opts out, that stockholder will receive cash distributions. Although distributions paid in the form of additional shares of our common stock will generally be subject to U.S. federal, state and local taxes in the same manner as cash distributions, stockholders participating in our dividend reinvestment plan will not receive any corresponding cash distributions with which to pay any such applicable taxes.

Related Party Transactions

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

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We have entered into the Investment Advisory Agreement with GC Advisors. Mr. Lawrence Golub, our chairman, is a manager of GC Advisors, and Mr. David Golub, our chief executive officer, is a manager of GC Advisors, and each of Messrs. Lawrence Golub and David Golub owns an indirect pecuniary interest in GC Advisors.

The Administrator provides us with the office facilities and administrative services necessary to conduct day-to-day operations pursuant to our Administration Agreement.

We have entered into a license agreement with Golub Capital LLC, pursuant to which Golub Capital LLC has granted us a non-exclusive, royalty-free license to use the name "Golub Capital."

Under a staffing agreement, or Staffing Agreement, between Golub Capital and GC Advisors, Golub Capital has agreed to provide GC Advisors with the resources necessary to fulfill its obligations under the Investment Advisory Agreement. The Staffing Agreement provides that Golub Capital will make available to GC Advisors experienced investment professionals and access to the senior investment personnel of Golub Capital for purposes of evaluating, negotiating, structuring, closing and monitoring our investments. The Staffing Agreement also includes a commitment that the members of GC Advisors' investment committee will serve in such capacity. Services under the Staffing Agreement are provided on a direct cost reimbursement basis.

In our common stock offerings that closed on February 3, 2012, October 19, 2012 and January 18, 2013, Golub Capital Employee Grant Program Rabbi Trust, a trust organized for the purpose of awarding equity incentive compensation to employees of Golub Capital, purchased an aggregate of \$3.1 million of shares, \$3.0 million of shares and \$1.0 million of shares, respectively, at each respective public offering price per share. In addition, in the offering that closed on February 3, 2012, Mr. William M. Webster IV, one of our directors, purchased 15,000 shares at the public offering price per share, and Mr. John T. Baily, one of our directors, purchased \$75,000 of shares at the public offering price per share. In our common stock offering that closed on October 19, 2012, Mr. William M. Webster IV purchased 10,000 shares at the public offering price per share.

GC Advisors irrevocably waived \$0.6 million of the incentive fee payable by us to GC Advisors for the three months ended December 31, 2011, representing the difference between (1) the incentive fee attributable to the TRS if the spread between the interest received on the reference assets underlying the TRS and the interest paid to Citibank on the settled notional value of the TRS were to be treated as part of the income component of the incentive fee and (2) the incentive fee attributable to the TRS if such interest spread were to be treated as part of the capital gains component of such incentive fee.

GC Advisors also sponsors or manages, and may in the future sponsor or manage, other investment funds, accounts or investment vehicles, collectively referred to as accounts, that have investment mandates that are similar, in whole or in part, with ours. GC Advisors and its affiliates may determine that an investment is appropriate for us and for one or more of those other accounts. In such event, depending on the availability of such investment and other appropriate factors, and pursuant to GC Advisors' allocation policy, GC Advisors or its affiliates may determine that we should invest side-by-side with one or more other accounts. We do not intend to make any investments if they are not permitted by applicable law and interpretive positions of the SEC and its Staff, or if they are inconsistent with GC Advisors' allocation procedures.

In addition, we have adopted a formal code of ethics that governs the conduct of our and GC Advisors' officers, directors and employees. Our officers and directors also remain subject to the duties imposed by both the 1940 Act and the General Corporation Law of the State of Delaware.

Critical Accounting Policies

The preparation of financial statements and related disclosures in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements and revenues and expenses during the periods reported. Actual results could materially differ from those estimates. We have identified the following items as critical accounting policies.

Valuation of Investments

We value investments for which market quotations are readily available at their market quotations. However, a readily available market value is not expected to exist for many of the investments in our portfolio, and we value these portfolio investments at fair value as determined in good faith by our board of directors under our valuation policy and process. We may seek pricing information with respect to certain of our investments from pricing services or brokers or dealers in order to value such investments. We also employ independent third party valuation firms for all of our investments for which there is not a readily available market value.

Valuation methods may include comparisons of the portfolio companies to peer companies that are public, the enterprise value of a portfolio company, the nature and realizable value of any collateral, the portfolio company's ability to make payments and its earnings, discounted cash flow, the markets in which the portfolio company does business and other relevant factors. When an external event such as a purchase transaction, public offering or subsequent equity sale occurs, we will consider the pricing indicated by the external event to corroborate the private equity valuation. 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 investments may differ significantly from the values that would have been used had a readily available market value existed for such investments and may differ materially from values that may ultimately be received or settled.

Our board of directors is ultimately and solely responsible for determining, in good faith, the fair value of investments that are not publicly traded, whose market prices are not readily available on a quarterly basis or any other situation where portfolio investments require a fair value determination. Our board of directors periodically reviews GC Advisors' valuation methodology and that of our independent valuation firms.

With respect to investments for which market quotations are not readily available, our board of directors undertakes a multi-step valuation process each quarter, as described below:

- Our quarterly valuation process begins with each portfolio company or investment being initially valued by the investment professionals of GC Advisors responsible for credit monitoring.
- ·Preliminary valuation conclusions are then documented and discussed with our senior management and GC Advisors.

The audit committee of our board of directors reviews these preliminary valuations.

· At least once annually, the valuation for each portfolio investment is reviewed by an independent valuation firm. Our board of directors discusses valuations and determines the fair value of each investment in our portfolio in good faith.

The factors that are taken into account in fair value pricing investments include: available current market data, including relevant and applicable market trading and transaction comparables; applicable market yields and multiples; security covenants; call protection provisions; information rights; the nature and realizable value of any collateral; the portfolio company's ability to make payments, its earnings and discounted cash flows and the markets in which it does business; comparisons of financial ratios of peer companies that are public; comparable merger and acquisition transactions; and the principal market and enterprise values.

Determination of fair values involves subjective judgments and estimates not verifiable by auditing procedures. Under current auditing standards, the notes to our consolidated financial statements refer to the uncertainty with respect to the possible effect of such valuations, and any change in such valuations, on our consolidated financial statements.

We follow Accounting Standards Codification Topic 820, Fair Value Measurements and Disclosures, as amended, for measuring fair value. Fair value is the price that would be received in the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Where available, fair value is based on observable market prices or parameters or derived from such prices or parameters. Where observable prices or inputs are not available, valuation models are applied. These valuation models involve some level of management estimation and judgment, the degree of which is dependent on the price transparency for the assets or liabilities or market and the assets' or liabilities' complexity. Our fair value analysis includes an analysis of the value of any unfunded loan commitments. Assets and liabilities are categorized for disclosure purposes based upon the level of judgment associated with the inputs used to measure their value. The valuation hierarchical levels are based upon the transparency of the inputs to the valuation of the asset or labiality as of the measurement date. The three levels are defined as follows:

Level 1: Inputs are unadjusted, quoted prices in active markets for identical assets or liabilities at the measurement date.

Level 2: Inputs include quoted prices for similar assets or liabilities in active markets and inputs that are observable for the assets or liabilities, either directly or indirectly, for substantially the full term of the assets or liabilities.

Level 3: Inputs include significant unobservable inputs for the assets or liabilities and include situations where there is little, if any, market activity for the assets or liabilities. The inputs into the determination of fair value are based upon the best information available and may require significant management judgment or estimation.

In certain cases, the inputs used to measure fair value may fall into different levels of the fair value hierarchy. In such cases, an asset's or a liability's categorization within the fair value hierarchy is based on the lowest level of input that is significant to the fair value measurement. Our assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and we consider factors specific to the asset or liability. We assess the levels of investments at each measurement date, and transfers between levels are recognized on the actual date of the event or change in circumstances that caused the transfers. There were no transfers among Level 1, 2 and 3 investments during the nine months ended June 30, 2013 and 2012.

Level 1 assets and liabilities are valued using quoted market prices. Level 2 assets and liabilities are valued using market consensus prices that are corroborated by observable market data and quoted market prices for similar assets and liabilities. Level 3 assets and liabilities are valued at fair value as determined in good faith by our board of directors, based on input of management, the audit committee and independent valuation firms that have been engaged at the direction of our board of directors to assist in the valuation of each portfolio investment without a readily available market quotation at least once during a trailing twelve-month period under a valuation policy and a consistently applied valuation process. This valuation process is conducted at the end of each fiscal quarter, with approximately 25% (based on fair value) of our valuation of debt and equity securities without readily available market quotations subject to review by an independent valuation firm.

When valuing Level 3 debt and equity investments, we may take into account the following factors, where relevant, in determining the fair value of the investments: the enterprise value of a portfolio company, the nature and realizable valuable of any collateral, the portfolio company's ability to make payments and its earnings and discounted cash flows, the markets

in which the portfolio company does business, comparisons to publicly traded securities, and changes in the interest rate environment and the credit markets generally that may affect the price at which similar investments may be made and other relevant factors. In addition, for certain debt and equity investments, we may base our valuation on indicative bid and ask prices provided by an independent third party pricing service. Bid prices reflect the highest price that we and others may be willing to pay. Ask prices represent the lowest price that we and others may be willing to accept for an investment. We generally uses the midpoint of the bid/ask range as our best estimate of fair value of such investment.

Fair value of our debt is estimated by discounting remaining payments using applicable market rates or market quotes for similar instruments at the measurement date, if available.

Due to the inherent uncertainty of determining the fair value of Level 3 assets and liabilities that do not have a readily available market value, the fair value of the assets and liabilities may differ significantly from the values that would have been used had a market existed for such assets and liabilities and may differ materially from the values that may ultimately be received or settled. Further, such assets and liabilities are generally subject to legal and other restrictions or otherwise are less liquid than publicly traded instruments. If we were required to liquidate a portfolio investment in a forced or liquidation sale, we may realize significantly less than the value at which such investment had previously been recorded.

Our investments and borrowings are subject to market risk. Market risk is the potential for changes in the value due to market changes. Market risk is directly impacted by the volatility and liquidity in the markets in which the investments and borrowings are traded.

Revenue Recognition:

Our revenue recognition policies are as follows:

Investments and Related Investment Income: Our board of directors determines the fair value of our portfolio of investments. Interest income is accrued based upon the outstanding principal amount and contractual interest terms of debt investments. Premiums, discounts, and origination fees are amortized or accreted into interest income over the life of the respective debt investment. For investments with contractual PIK interest, which represents contractual interest accrued and added to the principal balance that generally becomes due at maturity, we do not accrue PIK interest if the portfolio company valuation indicates that the PIK interest is not likely to be collectible. Dividend income on preferred equity securities is recorded as dividend income on an 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.

We account for investment transactions on a trade-date basis. Realized gains or losses on investments are measured by the difference between the net proceeds from the disposition and the cost basis of investment, without regard to unrealized gains or losses previously recognized. We report changes in fair value of investments that are measured at fair value as a component of the net change in unrealized appreciation (depreciation) on investments in our consolidated statement of operations.

We recorded the fair value of the futures contracts based on the unrealized gain or loss of the reference securities of the futures contracts. Upon maturity or settlement of the futures contracts, we realized a gain or loss based on the difference of the fair value of the futures contracts at inception and the fair value of the futures contracts at settlement or maturity. This gain or loss was included on the consolidated statements of operations as net realized gain (loss) on derivative instruments.

For GAAP purposes, realized gains and losses on the TRS were composed of any gains or losses on the referenced portfolio of loans as well as the net interest received or owed at the time of the quarterly settlement. For GAAP purposes, unrealized gains and losses on the TRS were composed of the net interest income earned or interest expense owed during the period that was not previously settled as well as the change in fair value of the referenced portfolio of loans.

Non-accrual: Loans may be left on accrual status during the period we are pursuing repayment of the loan. Management reviews all loans that become past due 90 days or more on principal and interest or when there is reasonable doubt that principal or interest will be collected for possible placement on non-accrual status. We generally reverse accrued interest when a loan is placed on non-accrual. Interest payments received on non-accrual loans may be recognized as income or applied to principal depending upon management's judgment. We restore non-accrual loans to accrual status when past due

principal and interest is paid and, in our management's judgment, are likely to remain current. The total fair value of our non-accrual loans was \$0.8 million and \$3.2 million as of June 30, 2013 and September 30, 2012, respectively.

Income taxes:

We have elected to be treated as a RIC under Subchapter M of the Code and operate in a manner so as to qualify for the tax treatment applicable to RICs. In order to qualify as a RIC, we are required to meet certain source of income and asset diversification requirements and timely distribute to our stockholders at least 90% of investment company taxable income, as defined by the Code, for each year. We have made and intend to continue to make the requisite distributions to our stockholders, which will generally relieve us from U.S. federal income taxes.

Depending on the level of taxable income earned in a tax year, we may choose to retain taxable income in excess of current year distributions into the next tax year in an amount less than what would trigger payments of federal income tax under Subchapter M of the Code. We would then pay a 4% excise tax on such income, as required. To the extent that we determine that our estimated current year annual taxable income may exceed estimated current year distributions, we accrue excise tax, if any, on estimated excess taxable income as taxable income is earned.

Because federal income tax regulations differ from GAAP, distributions in accordance with tax regulations may differ from net investment income and realized gains recognized for financial reporting purposes. Differences may be permanent or temporary. Permanent differences are reclassified within capital accounts in the financial statements to reflect their tax character. Temporary differences arise when certain items of income, expense, gain or loss are recognized at some time in the future. Differences in classification may also result from the treatment of short-term gains as ordinary income for tax purposes.

Item 3: Quantitative and Qualitative Disclosures About Market Risk.

We are subject to financial market risks, including changes in interest rates. During the period covered by our financial statements, many of the loans in our portfolio had floating interest rates, and we expect that our loans in the future may also have floating interest rates. These loans are usually based on a floating LIBOR and typically have interest rate re-set provisions that adjust applicable interest rates under such loans to current market rates on a quarterly basis. In addition, the Class A Notes issued as a part of the Debt Securitization have a floating interest rate provision based on 3-month LIBOR that resets quarterly and the Credit Facility has a floating interest rate provision based on 1-month LIBOR that resets daily, and we expect that other financing arrangements into which we enter in the future may have floating interest rate provisions.

Assuming that the consolidated statement of financial condition as of June 30, 2013 were to remain constant and that we took no actions to alter our existing interest rate sensitivity, the following table shows the annualized impact of hypothetical base rate changes in interest rates.

			Ne	et increase		
	Increase (decrease) Inc	rease (decrease) in	(d	(decrease) in		
Change in interest rates	interest interior int	erest expense	in	vestment incom	ne	
Down 25 basis points	\$(28) \$	(600) \$	572		
Up 100 basis points	287	2,398		(2,111)	
Up 200 basis points	8,520	4,796		3,724		
Up 300 basis points	17,416	7,194		10,222		

Although we believe that this analysis is indicative of our existing sensitivity to interest rate changes, it does not adjust for changes in the credit market, credit quality, the size and composition of the assets in our portfolio and other business developments, including borrowing under the Debt Securitization or the Credit Facility or other borrowings, that could affect net increase in net assets resulting from operations, or net income. Accordingly, we can offer no assurances that actual results would not differ materially from the analysis above.

We may in the future hedge against interest rate fluctuations by using standard hedging instruments such as futures, options and forward contracts to the extent permitted under the 1940 Act and applicable commodities laws. While hedging activities may insulate us against adverse changes in interest rates, they may also limit our ability to participate in the benefits of lower interest rates with respect to the investments in our portfolio with fixed interest rates.

Item 4: Controls and Procedures.

As of the period covered by this report, we, including our chief executive officer and chief financial officer, evaluated the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rule 13a-15(e) under the Exchange Act). Based on our evaluation, our management, including the chief executive officer and chief financial officer, concluded that our disclosure controls and procedures were effective in timely alerting management, including the chief executive officer and chief financial officer, of material information about us required to be included in our periodic SEC filings. However, in evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated, are based upon certain assumptions about the likelihood of future events and can provide only reasonable assurance of achieving the desired control objectives, and management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures. There has not been any change in our internal controls over financial reporting (as defined in Rule 13a-15(f) under the Exchange Act) that occurred during the period covered by this report that has materially affected, or is reasonably likely to materially affect, our internal controls over financial reporting.

Part II – Other Information
Item 1: Legal Proceedings.
Although we may, from time to time, be involved in litigation arising out of our operations in the normal course of business or otherwise, we are currently not a party to any pending material legal proceedings.
Item 1A: Risk Factors.
None.
Item 2: Unregistered Sales of Equity Securities and Use of Proceeds.
None.
Item 3: Defaults Upon Senior Securities.
None.
Item 4: Mine Safety Disclosures.
None.
Item 5: Other Information.

None.

Item 6: Exhibits.

EXHIBIT INDEX

Number Description

- Senior Loan Fund LLC Limited Liability Company Agreement dated May 31, 2013 by and between Golub Capital BDC, Inc. and United Insurance Company of America (incorporated by reference to Exhibit 10.1 to Golub Capital BDC Inc.'s Current Report on Form 8-K (File No. 814-00794), filed on June 7, 2013)
- Certifications by Chief Executive Officer pursuant to Exchange Act Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002*
- Certifications by Chief Financial Officer pursuant to Exchange Act Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002*
- Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002*

^{*} Filed herewith

SIGNATURES

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

Golub Capital BDC, Inc.

Dated: August 8, 2013 By/s/ David B. Golub

David B. Golub Chief Executive Officer (Principal Executive Officer)

Dated: August 8, 2013 By/s/Ross A. Teune

Ross A. Teune

Chief Financial Officer

(Principal Accounting and Financial Officer)