# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# Form 10-Q

(Mark One)

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

For the quarterly period ended June 30, 2018

OR

# □ 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 814-00733

# **Triangle Capital Corporation**

(Exact name of registrant as specified in its charter)

Maryland (State or other jurisdiction of incorporation or organization)

incorporation or organization) 3700 Glenwood Avenue, Suite 530

Raleigh, North Carolina (Address of principal executive offices)

27612 (Zip Code)

06-1798488

(I.R.S. Employer

**Identification No.)** 

Registrant's telephone number, including area code: (919) 719-4770

Former Name, Former Address and Former Fiscal Year, if Changed Since Last Report:

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  $\boxtimes$  No  $\square$ 

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  $\Box$  No  $\Box$ 

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

Large accelerated filer	×	Accelerated filer	
Non-accelerated filer	$\Box$ (Do not check if a smaller reporting company)	Smaller reporting company	
		Emerging growth company	
0 00	npany, indicate by check mark if the registrant has elected not to use the exter r revised financial accounting standards provided pursuant to Section 13(a) o	1	
Indicate by check mark wh	ether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange)	ange Act). Yes 🗆 No 🗷	
The number of shares outs	anding of the registrant's Common Stock on August 1, 2018 was 47,656,108	3.	

#### TRIANGLE CAPITAL CORPORATION TABLE OF CONTENTS QUARTERLY REPORT ON FORM 10-Q

## PART I – FINANCIAL INFORMATION

P	a	g	e

Item 1.	Financial Statements					
Unaudited Consolidated Balance Sheet as of June 30, 2018 and Consolidated Balance Sheet as of December 2017						
	Unaudited Consolidated Statements of Changes in Net Assets for the Six Months Ended June 30, 2018 and 2017	5				
	Unaudited Consolidated Statements of Cash Flows for the Six Months Ended June 30, 2018 and 2017	6				
	Unaudited Consolidated Schedule of Investments as of June 30, 2018	7				
	Consolidated Schedule of Investments as of December 31, 2017	13				
	Notes to Unaudited Consolidated Financial Statements	20				
Item 2.	Management's Discussion and Analysis of Financial Condition and Results of Operations	48				
Item 3.	Quantitative and Qualitative Disclosures About Market Risk	64				
Item 4.	Controls and Procedures	64				
	PART II – OTHER INFORMATION					
Item 1.	Legal Proceedings	65				
Item 1A.	Risk Factors	65				
Item 2.	Unregistered Sales of Equity Securities and Use of Proceeds	68				
Item 3.	Defaults Upon Senior Securities	68				
Item 4.	Mine Safety Disclosures	68				
Item 5.	Other Information	68				
Item 6.	Exhibits	69				
Signatures		70				
		, 5				

## PART I – FINANCIAL INFORMATION

## Item 1. Financial Statements.

## TRIANGLE CAPITAL CORPORATION Consolidated Balance Sheets

	June 30, 2018		ecember 31, 2017
	(Unaudited)		
Assets:			
Investments at fair value:			
Non-Control / Non-Affiliate investments (cost of \$725,568,309 and \$910,150,765 as of June			
30, 2018 and December 31, 2017, respectively)	\$ 679,265,155	\$	831,194,397
Affiliate investments (cost of \$136,593,803 and \$149,099,548 as of June 30, 2018 and December 31, 2017, respectively)	153,530,254		147,101,949
Control investments (cost of \$48,327,499 and \$62,375,532 as of June 30, 2018 and December 31, 2017, respectively)	25,610,000		37,988,000
Total investments at fair value	858,405,409	_	1,016,284,346
Cash and cash equivalents	216,487,786		191,849,697
Interest, fees and other receivables	11,395,287		7,806,887
Prepaid expenses and other current assets	2,279,370		1,854,861
Deferred financing fees	4,673,000		5,186,672
Property and equipment, net	53,735		81,149
Total assets	\$ 1,093,294,587	\$	1,223,063,612
Liabilities:			
Accounts payable and accrued liabilities	\$ 8,904,672	\$	9,863,209
Interest payable	3,727,446		3,997,480
Taxes payable	126,587		796,111
Deferred income taxes	1,680,591		1,331,528
Borrowings under credit facility	10,000,000		156,070,484
Notes	163,750,577		163,408,301
SBA-guaranteed debentures payable	246,798,221		246,321,125
Total liabilities	434,988,094	_	581,788,238
Commitments and contingencies (Note 8)			
Net Assets:			
Common stock, \$0.001 par value per share (150,000,000 shares authorized, 48,050,720 and 47,740,832 shares issued and outstanding as of June 30, 2018 and December 31, 2017,			
respectively)	48,051		47,741
Additional paid-in capital	825,264,541		823,614,881
Net investment income in excess of distributions	16,144,459		8,305,431
Accumulated realized losses	(129,385,757)		(84,883,623)
Net unrealized depreciation	(53,764,801)		(105,809,056)
Total net assets	658,306,493		641,275,374
Total liabilities and net assets	\$ 1,093,294,587	\$	1,223,063,612
Net asset value per share	\$ 13.70	\$	13.43

See accompanying notes.

## TRIANGLE CAPITAL CORPORATION Unaudited Consolidated Statements of Operations

	Three Months Ended June 30, 2018	Three Months Ended June 30, 2017	Six Months Ended June 30, 2018	Six Months Ended June 30, 2017
Investment income:				
Interest income:				
Non-Control / Non-Affiliate investments	\$ 17,507,637	\$ 21,655,040	\$ 36,513,687	\$ 42,125,877
Affiliate investments	2,250,311	3,879,585	4,910,498	7,251,720
Control investments	278,091	310,611	553,127	580,147
Total interest income	20,036,039	25,845,236	41,977,312	49,957,744
Dividend income:				
Non-Control / Non-Affiliate investments	66,657	980,004	252,369	1,261,233
Affiliate investments	334,575	104,244	339,125	104,244
Total dividend income	401,232	1,084,248	591,494	1,365,477
Fee and other income:				
Non-Control / Non-Affiliate investments	2,627,353	958,416	3,921,070	2,875,654
Affiliate investments	134,407	171,025	528,680	471,289
Control investments	7,819	100,000	107,819	200,000
Total fee and other income	2,769,579	1,229,441	4,557,569	3,546,943
Payment-in-kind interest income:				
Non-Control / Non-Affiliate investments	1,141,549	2,153,265	2,448,130	4,792,647
Affiliate investments	403,337	757,471	825,477	1,495,937
Total payment-in-kind interest income	1,544,886	2,910,736	3,273,607	6,288,584
Interest income from cash and cash equivalents	721,755	144,106	1,149,596	245,789
Total investment income	25,473,491	31,213,767	51,549,578	61,404,537
Operating expenses:				
Interest and other financing fees	7,344,335	7,113,827	14,934,883	14,024,130
Compensation expenses	3,842,656	3,575,406	7,935,508	7,825,819
General and administrative expenses	4,224,631	1,173,572	5,893,140	2,384,193
Total operating expenses	15,411,622	11,862,805	28,763,531	24,234,142
Net investment income	10,061,869	19,350,962	22,786,047	37,170,395
Realized and unrealized gains (losses) on investments and foreign currency borrowings:				
Net realized gains (losses):				
Non-Control / Non-Affiliate investments	(29,369,826)	5,258,024	(41,309,310)	(7,102,311)
Affiliate investments	(904,686)	(88,472)	2,352,512	3,444,344
Control investments	(6,630,547)		(6,626,547)	(4,491,440)
Net realized gains (losses) on investments	(36,905,059)	5,169,552	(45,583,345)	(8,149,407)
Foreign currency borrowings	(341,915)	_	1,081,211	
Net realized gains (losses)	(37,246,974)	5,169,552	(44,502,134)	(8,149,407)
Net unrealized appreciation (depreciation):				
Non-Control / Non-Affiliate investments	22,220,521	(10,898,166)	32,152,905	(5,481,230)
Affiliate investments	17,629,966	(5,094,938)	19,085,297	(9,337,756)
Control investments	3,040,908	(9,726,000)	1,670,033	(8,028,560)
Net unrealized appreciation (depreciation) on investments	42,891,395	(25,719,104)	52,908,235	(22,847,546)
Foreign currency borrowings	99,435	(524,975)	(863,980)	(703,767)
Net unrealized appreciation (depreciation)	42,990,830	(26,244,079)	52,044,255	(23,551,313)
Net realized and unrealized gains (losses) on investments and foreign currency borrowings	5,743,856	(21,074,527)	7,542,121	(31,700,720)
Provision for taxes	(488,845)	(304,181)	(539,635)	(304,181)
Net increase (decrease) in net assets resulting from operations	\$ 15,316,880	\$ (2,027,746)	\$ 29,788,533	\$ 5,165,494
Net investment income per share—basic and diluted	\$ 0.21	\$ 0.41	\$ 0.48	\$ 0.82
Net increase (decrease) in net assets resulting from operations per share—basic and diluted	\$ 0.32	\$ (0.04)	\$ 0.62	\$ 0.11
Dividends/distributions per share:				
Regular quarterly dividends/distributions	\$	\$ 0.45	\$ 0.30	\$ 0.90
				<b>*</b> 0.00
Total dividends/distributions per share	\$	\$ 0.45	\$ 0.30	\$ 0.90

See accompanying notes.



# TRIANGLE CAPITAL CORPORATION Unaudited Consolidated Statements of Changes in Net Assets

	Common Stock						
	Number of Shares	Par Value	Additional Paid-In Capital	Investment Income in Excess of Distributions	Accumulated Realized Losses on Investments	Net Unrealized Depreciation	Total Net Assets
Balance, December 31, 2016	40,401,292	\$ 40,401	\$ 686,835,054	\$ 5,884,512	\$ (24,211,594)	\$ (57,392,115)	\$ 611,156,258
Net investment income			_	37,170,395	—	_	37,170,395
Stock-based compensation	_		2,975,888	_	_		2,975,888
Net realized gain (loss) on investments	_		_	_	(8,149,407)	9,943,707	1,794,300
Net unrealized depreciation of investments / foreign currency	_	_	_	_	_	(33,495,020)	(33,495,020)
Provision for taxes		_		(304,181)	—		(304,181)
Dividends / distributions	91,366	91	1,637,467	(42,901,067)	_	_	(41,263,509)
Public offering of common stock	7,000,000	7,000	132,017,463				132,024,463
Issuance of restricted stock	360,470	361	(361)	_	_	_	_
Common stock withheld for payroll taxes upon vesting of restricted stock	(107,454)	(107)	(2,113,513)	_	_	_	(2,113,620)
Balance, June 30, 2017	47,745,674	\$ 47,746	\$ 821,351,998	\$ (150,341)	\$ (32,361,001)	\$ (80,943,428)	\$ 707,944,974

	Common Stock			<b>.</b>			
	Number of Shares	Par Value	Additional Paid-In Capital	Investment Income in Excess of Distributions	Accumulated Realized Losses on Investments	Net Unrealized Depreciation	Total Net Assets
Balance, December 31, 2017	47,740,832	\$ 47,741	\$ 823,614,881	\$ 8,305,431	\$ (84,883,623)	\$ (105,809,056)	\$ 641,275,374
Net investment income	—	_	_	22,786,047	_		22,786,047
Stock-based compensation		_	2,933,454				2,933,454
Net realized gain (loss) on investments / foreign currency	_	_	_	_	(44,502,134)	53,271,085	8,768,951
Net unrealized depreciation of investments / foreign currency	_		_		_	(1,226,830)	(1,226,830)
Provision for taxes		_	_	(539,635)			(539,635)
Dividends / distributions		—	_	(14,407,384)			(14,407,384)
Issuance of restricted stock	435,106	435	(435)				_
Common stock withheld for payroll taxes upon vesting of restricted stock	(125,218)	(125)	(1,283,359)		_	_	(1,283,484)
Balance, June 30, 2018	48,050,720	\$ 48,051	\$ 825,264,541	\$ 16,144,459	\$(129,385,757)	\$ (53,764,801)	\$ 658,306,493

See accompanying notes.

#### TRIANGLE CAPITAL CORPORATION Unaudited Consolidated Statements of Cash Flows

		x Months Ended June 30, 2018		Six Months Ended June 30, 2017	
Cash flows from operating activities:					
Net increase in net assets resulting from operations	\$	29,788,533	\$	5,165,494	
Adjustments to reconcile net increase in net assets resulting from operations to net cash provided by (used in) operating activities:					
Purchases of portfolio investments		(29,087,262)		(250,992,360)	
Repayments received/sales of portfolio investments		196,625,451		88,758,765	
Loan origination and other fees received		292,999		3,830,367	
Net realized loss on investments		45,583,345		8,149,407	
Net realized gain on foreign currency borrowings		(1,081,211)		—	
Net unrealized (appreciation) depreciation on investments		(53,257,297)		23,945,702	
Net unrealized depreciation on foreign currency borrowings		863,980		703,767	
Deferred income taxes		349,063		(1,098,156)	
Payment-in-kind interest accrued, net of payments received		623,880		(2,717,697)	
Amortization of deferred financing fees		1,333,044		1,214,363	
Accretion of loan origination and other fees		(2,890,048)		(2,234,150)	
Accretion of loan discounts		(12,131)		(145,660)	
Depreciation expense		27,414		35,312	
Stock-based compensation		2,933,454		2,975,888	
Changes in operating assets and liabilities:					
Interest, fees and other receivables		(3,588,400)		1,034,566	
Prepaid expenses and other current assets		(424,509)		(274,178)	
Accounts payable and accrued liabilities		(958,537)		(3,207,549)	
Interest payable		(270,034)		140,696	
Taxes payable		(669,524)		(489,691)	
Net cash provided by (used in) operating activities		186,182,210		(125,205,114)	
Cash flows from investing activities:					
Purchases of property and equipment				(25,240)	
Net cash used in investing activities		—		(25,240)	
Cash flows from financing activities:					
Borrowings under credit facility		4,100,000		83,700,000	
Repayments of credit facility		(149,953,253)		(86,100,000)	
Financing fees paid				(3,105,127)	
Net proceeds related to public offering of common stock				132,024,463	
Common stock withheld for payroll taxes upon vesting of restricted stock		(1,283,484)		(2,113,620)	
Cash dividends/distributions paid		(14,407,384)		(41,263,509)	
Net cash provided by (used in) financing activities		(161,544,121)		83,142,207	
Net increase (decrease) in cash and cash equivalents		24,638,089		(42,088,147)	
Cash and cash equivalents, beginning of period		191,849,697		107,087,663	
Cash and cash equivalents, end of period	\$	216,487,786	\$	64,999,516	
Supplemental disclosure of cash flow information:	_	. ,			
Cash paid for interest	\$	12,690,524	\$	12,126,129	
Summary of non-cash financing transactions:	-	,, <b>.</b>	-	,,>	
Dividends/distributions paid through DRIP share issuances	\$		\$	1,637,558	
Difficines, distributions para anough Diffi share issuances	Ψ		Ψ	1,007,000	

See accompanying notes.

#### TRIANGLE CAPITAL CORPORATION Unaudited Consolidated Schedule of Investments June 30, 2018

		June 30, 2018 Type of Investment <sup>(1)(2)(6)</sup>	Principal	Cost	Fair
Portfolio Company Non–Control / Non–Affiliate Investmen	Industry	Type of investment(1,5,6)	Amount	Cost	Value <sup>(3)</sup>
Non-Control / Non-Affiliate Investmen	<u>18:</u>				
Aden & Anais Holdings, Inc. (0%)*	Baby Products	Common Stock (20,000 shares)		\$ 2,000,000	\$
				2,000,000	—
AKKR-MVSC Member, LLC (F/K/A Motor Vehicle Software Corporation)	Provider of EVR Services	Class A Units (1,000,000 units)		1,092,964	1,359,000
(0%)*	Services			1,092,964	1,359,000
AM General, LLC (1%)*	Defense Manufacturing	Senior Note (LIBOR + 7.25%, 9.2% Cash, Due 12/21) <sup>(7)</sup>	\$ 8,750,000	8,556,220	8,648,000
			8,750,000	8,556,220	8,648,000
Avantor, Inc. (0%)*	Life Sciences and	Subordinated Note (9.0% Cash, Due 10/25)	500,000	500,000	490,000
	Advanced Technologies		500,000	500,000	490,000
Baker Hill Acquisition, LLC (2%)*	Loan Origination Software Solutions	Second Lien Term Notes (LIBOR + 11.0%, 13.3% Cash, Due 03/21) <sup>(7)</sup>	13,500,000	13,385,833	10,421,000
	Provider	Delayed Draw Term Note (LIBOR + 11.0%, 13.3% Cash, Due	2,000,000	1,984,489	1,984,489
		03/21) <sup>(7)</sup> Limited Partnership Interest		1,498,500	89,000
			15,500,000	16,868,822	12,494,489
Cofe Entennione Inc. (00/)*	Destaurant	Second Line Trees Note (Driver 1 & 759) 10.00/ Cost. Dree			,,
Cafe Enterprises, Inc. (0%)*	Restaurant	Second Lien Term Note (Prime + 5.75%, 10.8% Cash, Due 03/19) <sup>(5)(7)</sup>	2,106,518	1,936,671	—
		Subordinated Note (7% Cash, 7% PIK, Due 09/19) <sup>(5)</sup> Series C Preferred Stock (10,000 shares)	16,284,714	13,745,570	—
				1,000,000	
			18,391,232	16,682,241	—
Captek Softgel International, Inc. (5%)*	Nutraceuticals Manufacturer	Subordinated Note (10% Cash, 1.5% PIK, Due 01/23)	31,045,919	30,789,080	30,789,080
	Wandracturer	Common Stock (38,023 shares)		3,957,697	3,145,000
			31,045,919	34,746,777	33,934,080
Centerfield Media Holding Company (0%)*	Digital Marketing	Common Shares (500 shares)		377,218	934,000
(070)				377,218	934,000
CIBT Global, Inc. (2%)*	Provider of Mobility Services	Second Lien Term Note (LIBOR + 7.75%, 10.1% Cash, Due 06/25) <sup>(7)</sup>	10,000,000	9,909,054	10,000,000
			10,000,000	9,909,054	10,000,000
CIS Acquisition, LLC (0%)*	Secure	Units (1.09 units)		277,538	317,000
	Communications and Computing Solutions Provider			277,538	317,000
Community Intervention Services, Inc.	Provider of Behavioral	Subordinated Note (7% Cash, 6% PIK, Due 01/21) (5)	22,361,990	17,732,558	_
(0%)*	Health Services		22,361,990	17,732,558	
Constellis Holdings, LLC (1%)*	Provider of Security	Second Lien Term Note (LIBOR + 9.0%, 11.3% Cash, Due	5,000,000	4,933,187	4,903,000
	and Risk Management Services	04/25) <sup>(7)</sup>	5,000,000	4,933,187	4,903,000
CPower Ultimate HoldCo, LLC (0%)*	Demand Response	Units (345,542 units)		345,542	2,618,000
	Business			345,542	2,618,000
CWS Holding Company, LLC (0%)*	Manufacturer of	nufacturer of Class A Units (1,500,000 units)		1,500,000	404,000
	Custom Windows and Sliding Doors			1,500,000	404,000
Data Source Holdings, LLC (0%)*	Print Supply Chain	Common Units (47,503 units)		1,000,000	552,000
	Management Services			1,000,000	552,000
Del Real, LLC (2%)*	Hispanic Refrigerated	Subordinated Note (11% Cash, Due 04/23)	14,000,000	13,777,153	13,777,153
	Foods Company	Class A Units (3,000,000 units)		3,000,000	2,507,000
			14,000,000	16,777,153	16,284,153

# TRIANGLE CAPITAL CORPORATION Unaudited Consolidated Schedule of Investments — (Continued) June 30, 2018

		June 30, 2018 Type of Investment <sup>(1)(2)(6)</sup>	Principal	Cost		Fair
Portfolio Company Deva Holdings, Inc. (5%)*	Industry Hair Products		Amount \$ 32,337,500	\$	\$	Value <sup>(3)</sup>
Deva Holdings, Inc. (5%)*	Hair Products	Senior Note (LIBOR + 6.25%, 8.2% Cash, Due 10/23) <sup>(7)</sup>	\$ 32,337,500	\$ 31,709,061 31,709,061	\$	31,709,061
Dimora Brands, Inc. (3%)*	Hardware Designer and	Second Lien Term Note (LIBOR + 8.5%, 10.5% Cash, Due	20,000,000	19,625,820		19,635,000
	Distributor	08/25) <sup>(7)</sup>	20,000,000	 19,625,820		19,635,000
DLC Acquisition, LLC (5%)*	Staffing Firm	Senior Notes (LIBOR + 8.0%, 10% Cash, Due 12/20) (7)	19,962,500	19,848,626		19,848,626
• • • • /	-	Senior Note (10% Cash, 2% PIK, Due 12/20)	15,721,420	15,591,383		15,591,383
			35,683,920	 35,440,009	-	35,440,009
Dyno Acquiror, Inc. (1%)*	Sewing Products and Seasonal Decorative	Subordinated Note (10.5% Cash, 1.5% PIK, Due 08/20)	4,698,615	4,692,834 600,000		4,692,834 450,000
	Products Supplier	Series A Units (600,000 units)	4,698,615	 5,292,834		5,142,834
	Ensera Essala	School and a Mate (100/ Cook 40/ DW/ Dec 10/19)	, ,			
Frozen Specialties, Inc. (2%)*	Frozen Foods Manufacturer	Subordinated Note (10% Cash, 4% PIK, Due 10/18)	14,526,248	 14,526,248 14,526,248		13,126,000
HemaSource, Inc. (2%)*	Medical Products Distributor	Subordinated Note (9.5% Cash, 1.5% PIK, Due 01/24)	10,145,367	9,968,779		9,968,779
		Class A Units (1,000,000 units)	10,145,367	 1,000,000		1,153,000
			10,145,507			
HKW Capital Partners IV, L.P. (0%)* <sup>(4)</sup>	Multi-Sector Holdings	0.6% Limited Partnership Interest		 849,633		1,685,000
				849,633		1,685,000
HTC Borrower, LLC (4%)*	Hunting and Outdoor Products	Subordinated Notes (10% Cash, 3% PIK, Due 09/20)	24,818,005	 24,639,717	·	23,718,000
			24,818,005	24,639,717		23,718,000
ICP Industrial, Inc. (4%)*	Coatings Formulator and Manufacturer	Second Lien Term Notes (LIBOR + 8.25%, 10.3% Cash, Due 05/24) <sup>(7)</sup> Class A Units (1,289 units)	25,000,000	24,429,645 1,751,483		24,429,645 1,664,000
		Class A Onits (1,269 units)	25,000,000	 26,181,128		26,093,645
IDERA, Inc. (1%)*	Software Provider	Second Lien Term Note (LIBOR + 9.0%, 11.0% Cash, Due 06/25) <sup>(7)</sup>	10,000,000	 9,862,936		9,871,000
			10,000,000	9,862,936		9,871,000
Inland Pipe Rehabilitation Holding	Cleaning and Repair	Membership Interest Purchase Warrant (3%)		853,500		1,075,000
Company LLC (0%)*	Services			 853,500		1,075,000
Integrated Efficiency Solutions, Inc. (3%)*	Energy Services Contracting Firm	Senior Secured Term Note (LIBOR + 9.25%, 11.6% Cash, Due 06/22) <sup>(7)</sup>	17,806,250	17,534,847		17,534,847
		Series B Preferred Units (238,095 units)		 300,000		253,000
			17,806,250	17,834,847		17,787,847
Keystone Peer Review Organization, Inc. (0%)*	Healthcare - Managed Care	Second Lien Term Note (LIBOR + 9.25%, 11.6% Cash, Due 05/25) <sup>(7)</sup>	3,000,000	2,946,488		2,929,000
			3,000,000	2,946,488		2,929,000
KidKraft, Inc. (4%)*	Children's Toy	Second Lien Term Note (11% Cash, 1% PIK, Due 03/22)	28,085,099	27,674,508		27,674,508
	Manufacturer and Distributor		28,085,099	 27,674,508		27,674,508
K-Square Restaurant Partners, LP (0%)*	Restaurant	Class A Units of Limited Partnership (2,000 units)		638,260		—
				638,260		_
Lakeview Health Holdings, Inc. (2%)*	Substance Abuse	Senior Note (LIBOR + 7.0%, 9.5% Cash, Due 12/21) (7)	18,333,442	18,185,610		15,383,000
	Treatment Service Provider	Common Stock (2,000 shares)		 2,000,000		158,000
			18,333,442	20,185,610		15,541,000
MIC Holding LLC (1%)*	Firearm Accessories	Preferred Units (1,470 units)		1,470,000		3,688,000
	Manufacturer and Distributor	Common Units (30,000 units)		30,000		5,266,000
				1,500,000		8,954,000

# TRIANGLE CAPITAL CORPORATION Unaudited Consolidated Schedule of Investments — (Continued) June 30, 2018

Portfolio Company	Industry	Type of Investment <sup>(1)(2)(6)</sup>	Principal Amount	Cost	Fair Value <sup>(3)</sup>
Micross Solutions LLC (2%)*	Provider of Semiconductor	Senior Note (LIBOR + 5.75%, 8.1% Cash, Due 08/23) <sup>(7)</sup>	\$ 14,925,000	14,764,746	\$ 14,378,000
	Products and Services	Class A-2 Common Units (1,979,524 units)		2,019,693	1,143,000
		-	14,925,000	16,784,439	15,521,000
MS Investment Vehicle, LLC (F/K/A	Marketing Services	Membership Units (1,216,204 units)		1,176,957	_
Media Storm, LLC) (0%)*			-	1,176,957	_
Nautic Partners VII, LP (0%)*(4)	Multi-Sector Holdings	0.4% Limited Partnership Interest		830,315	1,056,000
			-	830,315	1,056,000
Navicure, Inc. (1%)*	Healthcare Revenue	Second Lien Term Note (LIBOR + 7.5%, 9.5% Cash, Due	6,000,000	5,944,070	5,943,000
	Cycle Management Software	11/25)(7)	6,000,000	5,944,070	5,943,000
Orchid Underwriters Agency, LLC	Insurance Underwriter	Subordinated Note (10% Cash, 1.5% PIK, Due 03/23)	2,151,359	2,114,735	2,114,735
(1%)*		Subordinated Note (13.5% PIK, Due 03/24)	868,538	854,840	854,840
		Class A Preferred Units (15,000 units)	000,000	338,158	1,020,000
		Class A Common Units (15,000 units)			1,586,000
			3,019,897	3,307,733	5,575,575
ProAmpac PG Borrower LLC (2%)*	Manufacturer of	Second Lien Term Note (LIBOR + 8.5%, 10.6% Cash, Due	15,000,000	14,805,398	14,975,000
	Flexible Packaging Products	11/24) <sup>(7)</sup>			
			15,000,000	14,805,398	14,975,000
Q International Courier, LLC (2%)*	Third-Party Logistics Provider		14,000,000	13,738,250	13,738,250
			14,000,000	13,738,250	13,738,250
RMP Group, Inc. (2%)*	Healthcare Revenue	Subordinated Note (10.5% Cash, 1% PIK, Due 09/22)	10,133,879	9,969,884	9,969,884
	Cycle Management Services	Units (1,000 units)		1,000,000	750,000
			10,133,879	10,969,884	10,719,884
RockYou, Inc. (0%)*	Mobile Game Advertising Network	Common Stock (67,585 shares)		111,000	111,000
			-	111,000	111,000
Rotolo Consultants, Inc. (2%)*	Landscape Services	Subordinated Note (11% Cash, 3% PIK, Due 08/21)	7,748,786	7,658,345	7,658,345
		Series A Preferred Units (39 units)		3,654,253	8,464,000
			7,748,786	11,312,598	16,122,345
SCA Pharmaceuticals, LLC (1%)*	Provider of	Subordinated Note (LIBOR + 9.0%, 11.3% Cash, Due 12/20) (7)	10,000,000	9,857,009	9,857,009
	Pharmaceutical Products		10,000,000	9,857,009	9,857,009
Schweiger Dermatology Group, LLC	Provider of	Senior Notes (LIBOR + 8.5%, 10.8% Cash,	34,800,000	34,348,098	34,348,098
(5%)*	Dermatology Services	Due 06/22) <sup>(7)</sup> Class D Common Units (1,185,770 units)		600,000	1,106,000
		-	34,800,000	34,948,098	35,454,098
SCUF Gaming, Inc. (4%)*	Gaming Controller	Senior Notes (LIBOR + 8.5%, 10.5% Cash,	24,757,920	24,384,015	24,384,015
	Manufacturer	Due 12/21) <sup>(7)</sup> Revolver Loan (LIBOR + 8.5%, 10.5% Cash,	1,500,000	1,500,000	1,500,000
		Due 06/18) <sup>(7)</sup> Common Stock (27,112 shares)		742,000	471,000
			26,257,920	26,626,015	26,355,015
SMB Shipping Logistics, LLC (F/K/A	Third-Party Logistics	Second Lien Term Note (LIBOR + 8.75%, 10.7% Cash, Due	15,000,000	14,805,123	14,864,000
REP WWEX Acquisition Parent, LLC) (2%)*	Provider	02/25) <sup>(7)</sup>			
(=·*)			15,000,000	14,805,123	14,864,000
Smile Brands, Inc. (4%)*	Dental Service	Subordinated Notes (10% Cash, 2% PIK, Due 02/23)	23,027,592	22,677,066	22,677,066
	Organization	Class A Units (3,000 units)		3,000,000	3,615,000
		-	23,027,592	25,677,066	26,292,066
SPC Partners V, LP (0%)*(4)	Multi-Sector Holdings	0.7% Limited Partnership Interest		2,260,450	2,509,000
			-	2,260,450	2,509,000

# TRIANGLE CAPITAL CORPORATION Unaudited Consolidated Schedule of Investments — (Continued)

Portfolio Company	Industry	Type of Investment <sup>(1)(2)(6)</sup>	Principal Amount	Cost	Fair Value <sup>(3)</sup>
SPC Partners VI, LP (0%)*(4)	Multi-Sector Holdings	0.6% Limited Partnership Interest		\$ 475,450	\$ 416,450
				475,450	416,450
St. Croix Hospice Acquisition Corp. (1%)*	Hospice Services Provider	Second Lien Term Note (LIBOR + 8.75%, 10.7% Cash, Due $03/24)^{(7)}$	\$ 9,200,000	9,073,792	9,073,792
		Series A Preferred Units (500 units)		500,000	299,000
		Class B Common Units (500 units)			
			9,200,000	9,573,792	9,372,792
Fax Advisors Group, LLC (2%)*	Tax Advisory Services	Subordinated Note (10% Cash, 2% PIK, Due 12/22)	12,400,000	12,187,679	12,187,679
		Class A Units (386 units)		1,458,824	2,129,000
			12,400,000	13,646,503	14,316,679
CFI Merlin LLC ("Merlin") and TCFI	Specialty Staffing	Limited Partnership Units - Merlin (500,500 units)		285,485	1,889,000
CSG LLC ("CSG") (0%)*	Service Provider	Class A Units - CSG (100,000 units)		100,000	311,000
				385,485	2,200,000
The Cook & Boardman Group, LLC	Distributor of Doors	Class A Units (1,400,000 units)		1,400,000	5,339,000
1%)*	and Related Products			1,400,000	5,339,000
Trademark Global LLC (4%)*	Supplier to Mass	Senior Note (LIBOR + 5.5%, 7.5% Cash, Due 10/22) (7)	9,836,927	9,746,198	9,746,198
	Market Internet Retail	Subordinated Note (10% Cash, 1.3% PIK, Due 04/23)	14,800,000	14,624,529	14,624,529
		Class A Units (1,500,000 units)		1,500,000	1,500,000
		Class B Units (1,500,000 units)		—	1,214,000
			24,636,927	25,870,727	27,084,727
Travelpro Products, Inc. ("Travelpro") and TP - Holiday Group Limited ("TP") (3%)*	Luggage and Travel Bag Supplier	Second Lien Term Note - Travelpro (11% Cash, 2% PIK, Due 11/22)	10,437,120	10,272,853	10,272,853
	0 11	Second Lien Term Note - TP (11% Cash, 2% PIK, Due 11/22) <sup>(4)</sup>	9,246,131	9,098,289	9,059,682
		Common Units - Travelpro (2,000,000 units)		2,000,000	2,025,000
			19,683,251	21,371,142	21,357,535
United Biologics, LLC (0%)*	Allergy Immunotherapy	Class A-1 Common Units (18,818 units)		137,324	137,325
		Class A Common Units (177,935 units)		1,999,989	686,000
		Class A-2 Common Kicker Units (444,003 units)		_	_
		Class A-1 Common Kicker Units (14,114 units)		_	_
		Class A, Class A-1, Class A-1 Kicker & Class B Unit Purchase		838,117	172,000
		Warrants		2,975,430	995,325
Vantage Mobility International, LLC	Wheelchair Accessible	Subordinated Notes (11.2% Cash, Due 09/21) <sup>(7)</sup>	30,708,796	30,271,875	26,178,000
(4%)*	Vehicle Manufacturer	Class A Units (1,750,000 units)	50,708,790	1,750,000	20,178,000
			30,708,796	32,021,875	26,178,000
Vinvention Capital Partners TE LP	Synthetic Wine Cork	Limited Partnership Interest		2,369,597	1,013,000
F/K/A Nomacore, LLC) (0%)*	Producer			2,369,597	1,013,000
WMI Holding, LLC ("WMI Holding")	Full-Service Media	Class A Common Units WMI Holding (16 200 units)			-,,
WMI Holding, LLC ("WMI Holding") and WMI Parent, Inc. ("WMI Parent")	Organization	Class A Common Units - WMI Holding (16,300 units) Common Stock - WMI Parent (10 shares)		1,630,000	
(0%)*		common stock (WMT area (10 shares)		1,630,000	
					1 000 000
WSO Holdings, LP (0%)*	Organic/Fair Trade Sugar, Syrup, Nectar	Common Points (3,121 points)		3,089,581	1,802,000
	and Honey Producer			3,089,581	1,802,000
YummyEarth Inc. (4%)*	Organic Candy Manufacturer	Senior Notes (LIBOR + 8.5%, 10.8% Cash, Due 08/20) <sup>(7)</sup>	30,316,639	30,079,170	25,655,000
		Limited Partnership Interest		3,496,500	
			30,316,639	33,575,670	25,655,000
Subtotal Non–Control / Non–Affiliate I			676,842,274	725,568,309	679,265,155

#### TRIANGLE CAPITAL CORPORATION Unaudited Consolidated Schedule of Investments — (Continued) June 30, 2018

	June 30, 2018									
Portfolio Company	Industry	Type of Investment <sup>(1)(2)(6)</sup>	Principal Amount		Cost		Fair Value <sup>(3)</sup>			
Affiliate Investments:										
Consolidated Lumber Holdings, LLC (1%)*	Lumber Yard Operator	Class A Units (15,000 units)		\$	1,500,000	\$	5,103,000			
(170)					1,500,000		5,103,000			
FCL Holding SPV, LLC (0%)*	Commercial Printing	Class A Interest (24,873 units)			292,000		306,000			
	Services	Class B Interest (48,427 units)			_		_			
		Class C Interest (3,746 units)			_		_			
					292,000		306,000			
NB Products, Inc. (11%)*	Distributor of Work	Subordinated Note (12% Cash, 2% PIK, Due 02/20)	\$ 23,807,197		23,594,438		23,594,438			
	Apparel and Accessories	Jr. Subordinated Note (10% PIK, Due 02/20)	5,457,321		5,393,782		5,393,782			
	Accessores	Jr. Subordinated Bridge Note (20% PIK, Due 05/21)	2,683,657		2,666,164		2,666,164			
		Series A Redeemable Senior Preferred Stock (7,839 shares)			7,621,648		10,911,000			
		Common Stock (1,668,691 shares)			333,738		30,134,000			
			31,948,175		39,609,770		72,699,384			
Passport Food Group, LLC (3%)*	Manufacturer of Ethnic Food Products	Senior Notes (LIBOR + 9.0%, 11.3% Cash, Due 03/22) <sup>(7)</sup>	20,000,000		19,682,306		17,004,000			
	Food Floducts	Common Stock (20,000 shares)			2,000,000		_			
			20,000,000		21,682,306		17,004,000			
PCX Aerostructures, LLC (4%)*	Aerospace Components	Subordinated Note (6% Cash, Due 08/21)	32,411,713		32,060,323		25,993,000			
Tex herosuluctures, EEC (470)	Manufacturer	Series A Preferred Stock (6,066 shares)	52,411,715		6,065,621					
		Series B Preferred Stock (1,411 shares)			1,410,514		1,057,000			
		Class A Common Stock (121,922 shares)			30,480					
			32,411,713		39,566,938		27,050,000			
Team Waste, LLC (2%)*	Environmental and	Preferred Units (500,000 units)			10,000,000		10,000,000			
	Facilities Services				10,000,000		10,000,000			
Technology Crops, LLC (1%)*	Supply Chain Management Services	Senior Notes (12% Cash, Due 08/19) <sup>(5)</sup>	11,407,043		11,294,102		5,447,000			
	Ũ	Common Units (50 units)			500,000		—			
			11,407,043		11,794,102		5,447,000			
TGaS Advisors, LLC (2%)*	Advisory Solutions to	Senior Note (10% Cash, 1% PIK, Due 11/19)	9,446,229		9,386,870		9,386,870			
	Pharmaceutical Companies	Preferred Units (1,685,357 units)			1,556,069		4,742,000			
	-		9,446,229		10,942,939		14,128,870			
United Retirement Plan Consultants,	Retirement Plan	Series A Preferred Shares (9,400 shares)			205,748		356,000			
Inc. (0%)*	Administrator	Common Shares (100,000 shares)			1,000,000		804,000			
				_	1,205,748		1,160,000			
Wythe Will Tzetzo, LLC (0%)*	Confectionery Goods	Series A Preferred Units (99,829 units)			_		632,000			
	Distributor				_		632,000			
Subtotal Affiliate Investments			105,213,160		136,593,803		153,530,254			

CRS-SPV, Inc. (2%)*	Fluid	Common Stock (1,100 shares)		18,428,000	16,187,000
	Reprocessing Services			18,428,000	16,187,000
Frank Entertainment Group, LLC	Movie Theatre and	Senior Note (6% Cash, Due 06/19) <sup>(5)</sup>	11,865,777	10,935,353	6,173,000
(1%)* Family Entertainmen Operator	Family Entertainment Operator	Second Lien Term Note (2.5% Cash, Due 09/19)(5)	3,232,999	3,150,519	
		Redeemable Preferred Units (2,800,000 units)		2,800,000	
		Class B Redeemable Preferred Units (2,800,000 units)		2,800,000	
		Class A Common Units (606,552 units)		1,000,000	—
			15,098,776	20,685,872	6,173,000

Control Investments:

#### TRIANGLE CAPITAL CORPORATION June 30, 2018

Portfolio Company	Industry	Type of Investment <sup>(1)(2)(6)</sup>		Principal Amount				•										•				•				Cost	 Fair Value <sup>(3)</sup>
Frontstreet Facility Solutions, Inc.	Retail, Restaurant and	Subordinated Note (13% Cash, Due 03/21)	\$	8,462,629	\$	8,462,629	\$ 3,250,000																				
(0%)*	Commercial Facilities Maintenance	Common Stock (107,890 shares)				750,998	 —																				
				8,462,629		9,213,627	3,250,000																				
Subtotal Control Investments				23,561,405		48,327,499	 25,610,000																				
Total Investments, June 30, 2018 (1309	‰)*		\$	805,616,839	\$	910,489,611	\$ 858,405,409																				

#### \* Fair value as a percentage of net assets

- (1)All debt investments are income producing, unless otherwise noted. Equity and equity-linked investments are non-income producing, unless otherwise noted. The fair values of all investments were determined using significant unobservable inputs.
- Disclosures of interest rates on notes include cash interest rates and payment-in-kind ("PIK") interest rates. (2)
- All investments are restricted as to resale and were valued at fair value as determined in good faith by the Board of Directors. (3)
- Investment is not a qualifying investment as defined under Section 55(a) of the Investment Company Act of 1940, as amended. Non-qualifying assets (4)represent 1.7% of total investments at fair value as of June 30, 2018. Qualifying assets must represent at least 70% of total assets at the time of acquisition of any additional non-qualifying assets. If at any time qualifying assets do not represent at least 70% of the Company's total assets, the Company will be precluded from acquiring any additional non-qualifying asset until such time as it complies with the requirements of Section 55(a). (5) Non-accrual investment
- (6) All of the Company's investments, unless otherwise noted, are encumbered either as security for the Company's senior secured credit facility or in support of the SBA-guaranteed debentures issued by Triangle Mezzanine Fund LLLP and Triangle Mezzanine Fund II LP.
- (7)Index-based floating interest rate is subject to a contractual minimum interest rate. A majority of the variable rate loans in the Company's investment portfolio bear interest at a rate that may be determined by reference to either LIBOR or an alternate Base Rate (commonly based on the Federal Funds Rate or the Prime Rate), which typically reset semi-annually, quarterly, or monthly at the borrower's option. The borrower may also elect to have multiple interest reset periods for each loan.

See accompanying notes.

		Type of Investment <sup>(1)(2)(7)</sup>	Principal	Cost	Fair
Portfolio Company Non–Control / Non–Affiliate Investmen	Industry		Amount		Value <sup>(3)</sup>
Non–Control / Non–Affiliate Investmen	<u>15:</u>				
Access Medical Acquisition, Inc. (3%)*	Operator of Primary Care Clinics	Subordinated Notes (10% Cash, 2% PIK, Due 01/22)	\$ 13,819,514	\$ 13,630,067	\$ 13,630,067
	care clinics	Class A Units (1,500,000 units)		901,026	3,610,000
			13,819,514	14,531,093	17,240,067
Aden & Anais Holdings, Inc. (0%)*	Baby Products	Common Stock (20,000 shares)		2,000,000	601,000
				2,000,000	601,000
AKKR-MVSC Member, LLC (F/K/A	Provider of EVR	Class A Units (1,000,000 units)		1,092,964	1,413,000
Motor Vehicle Software Corporation) (0%)*	Services			1,092,964	1,413,000
AM General, LLC (4%)*	Defense Manufacturing	Senior Note (LIBOR + 7.25%, 8.6% Cash, Due 12/21) <sup>(8)</sup>	9,000,000	8,875,311	8,886,000
		Second Lien Term Note (LIBOR +11.75%, 13.1% Cash, Due 06/22) <sup>(8)</sup>	20,000,000	19,480,694	19,593,000
			29,000,000	28,356,005	28,479,000
Avantor, Inc. (0%)*	Life Sciences and	Subordinated Note (9.0% Cash, Due 10/25)	500,000	500,000	500,000
	Advanced Technologies		500,000	500,000	500,000
AVL Holdings, Inc. (0%)*	Manufacturer and	Common Stock (138 shares)		1,300,000	2,824,000
	Distributor for Independent Artists and Authors			1,300,000	2,824,000
Baker Hill Acquisition, LLC (2%)*	Loan Origination	Second Lien Term Notes (LIBOR + 11.0%, 12.3% Cash, Due	13,500,000	13,367,659	11,130,000
	Software Solutions Provider	03/21) <sup>(8)</sup> Delayed Draw Term Note (LIBOR + 11.0%, 12.3% Cash, Due 03/21) <sup>(8)</sup>	2,000,000	1,982,177	1,982,177
		Limited Partnership Interest		1,498,500	105,000
			15,500,000	16,848,336	13,217,177
Cafe Enterprises, Inc. (0%)*	Restaurant	Second Lien Term Note (Prime + 5.75%, 10.3% Cash, Due 03/19) <sup>(6)(8)</sup>	2,019,425	1,956,096	_
		Subordinated Note (7% Cash, 7% PIK, Due 09/19) <sup>(6)</sup>	15,190,538	13,745,570	_
		Series C Preferred Stock (10,000 shares)		1,000,000	—
			17,209,963	16,701,666	
Captek Softgel International, Inc.	Nutraceuticals	Subordinated Note (10% Cash, 1.5% PIK, Due 01/23)	30,813,099	30,534,147	30,534,147
(5%)*	Manufacturer	Common Stock (38,023 shares)		3,957,697	4,137,000
			30,813,099	34,491,844	34,671,147
Carolina Beverage Group, LLC (0%)*	Beverage	Class B Units (11,974 units)		119,735	1,873,000
	Manufacturing and Packaging			119,735	1,873,000
Centerfield Media Holding Company	Digital Marketing	Common Shares (500 shares)		500,000	1,129,000
(0%)*				500,000	1,129,000
CIBT Global, Inc. (2%)*	Provider of Mobility	Second Lien Term Note (LIBOR + 7.75%, 9.1% Cash, Due	10,000,000	9,904,429	9,815,000
	Services	06/25) <sup>(8)</sup>	10,000,000	9,904,429	9,815,000
CIS Acquisition, LLC (0%)*	Secure	Units (1.09 units)		277,538	277,538
	Communications and Computing Solutions Provider			277,538	277,538
Community Intervention Services, Inc.	Provider of Behavioral	Subordinated Note (7% Cash, 6% PIK, Due 01/21) <sup>(6)</sup>	20,969,036	17,732,558	_
(0%)*	Health Services		20,969,036	17,732,558	_
Constellis Holdings, LLC (1%)*	Provider of Security and Risk Management	Second Lien Term Note (LIBOR + 9.0%, 10.3% Cash, Due 04/25) <sup>(8)</sup>	5,000,000	4,929,791	4,894,000
	Services		5,000,000	4,929,791	4,894,000
CPower Ultimate HoldCo, LLC (0%)*	Demand Response	Units (345,542 units)		345,542	1,988,000
	Business			345,542	1,988,000

		December 31, 2017	December 31, 2017										
Portfolio Company	Industry	Type of Investment <sup>(1)(2)(7)</sup>	Principal Amount		Cost		Fair Value <sup>(3)</sup>						
CWS Holding Company, LLC (0%)*	Manufacturer of	Class A Units (1,500,000 units)		\$	1,500,000	\$	1,546,000						
	Custom Windows and Sliding Doors				1,500,000		1,546,000						
Data Source Holdings, LLC (0%)*	Print Supply Chain	Common Units (47,503 units)			1,000,000		813,000						
	Management Services				1,000,000		813,000						
Del Real, LLC (3%)*	Hispanic Refrigerated	Subordinated Note (11% Cash, Due 04/23)	\$ 14,000,000		13,759,702		13,759,702						
	Foods Company	Class A Units (3,000,000 units)			3,000,000		3,368,000						
			14,000,000		16,759,702		17,127,702						
Deva Holdings, Inc. (5%)*	Hair Products	Senior Note (LIBOR + 6.75%, 8.1% Cash, Due 10/23) <sup>(8)</sup>	32,500,000		31,823,379		31,823,379						
			32,500,000		31,823,379		31,823,379						
Dimora Brands, Inc. (3%)*	Hardware Designer and Distributor	Second Lien Term Note (LIBOR + 8.5%, 9.9% Cash, Due 08/25) <sup>(8)</sup>	20,000,000		19,608,400		19,615,000						
			20,000,000		19,608,400		19,615,000						
DLC Acquisition, LLC (6%)*	Staffing Firm	Senior Notes (LIBOR + 8.0%, 10% Cash, Due 12/20) (8)	21,706,250		21,539,521		21,539,521						
		Senior Note (10% Cash, 2% PIK, Due 12/20)	17,275,680		17,123,271		17,123,271						
			38,981,930		38,662,792		38,662,792						
Dyno Acquiror, Inc. (1%)*	Sewing Products and	Subordinated Note (10.5% Cash, 1.5% PIK, Due 08/20)	4,663,527		4,646,697		4,646,697						
	Seasonal Decorative Products Supplier	Series A Units (600,000 units)			600,000		504,000						
	T T		4,663,527	_	5,246,697	-	5,150,697						
Eckler's Holdings, Inc. (0%)*	Restoration Parts and	Subordinated Note (17.5% Cash, Due 06/19) <sup>(6)</sup>	14,385,439		13,242,814		_						
	Accessories for Classic Cars and Trucks	Common Stock (18,029 shares)			183,562		_						
	curo una Tracito	Series A Preferred Stock (1,596 shares)			1,596,126		_						
		Series B Preferred Stock (702 shares)			435,127		_						
			14,385,439	_	15,457,629								
Frozen Specialties, Inc. (2%)*	Frozen Foods	Subordinated Note (10% Cash, 4% PIK, Due 05/18)	14,238,457		14,238,457		14,238,457						
	Manufacturer		14,238,457	_	14,238,457	-	14,238,457						
GST AutoLeather, Inc. (0%)*	Supplier of Automotive Interior Leather	Subordinated Note (0% Cash, Due 01/21) <sup>(6)</sup>	24,166,324		23,073,507		200,000						
			24,166,324	_	23,073,507		200,000						
Halo Branded Solutions, Inc. (3%)*	Promotional Product	Subordinated Notes (11% Cash, 1% PIK, Due 10/22)	13,766,530		13,543,628		13,543,628						
	Supply Chain Services	Class A1 Units (2,600 units)			2,600,000		5,857,000						
			13,766,530		16,143,628	_	19,400,628						
HemaSource, Inc. (2%)*	Medical Products	Subordinated Note (9.5% Cash, 1.5% PIK, Due 01/24)	10,069,284		9,880,715		9,880,715						
	Distributor	Class A Units (1,000,000 units)			1,000,000		1,023,000						
			10,069,284		10,880,715		10,903,715						
HKW Capital Partners IV, L.P.	Multi-Sector Holdings	0.6% Limited Partnership Interest			894,476		1,671,000						
$(0\%)^{*(4)}$					894,476	-	1,671,000						
HTC Borrower, LLC (4%)*	Hunting and Outdoor	Subordinated Notes (10% Cash, 3% PIK, Due 09/20)	26,935,658		26,722,850		25,759,000						
	Products		26,935,658		26,722,850		25,759,000						
ICP Industrial, Inc. (3%)*	Coatings Formulator	Second Lien Term Notes (LIBOR + 8.25%, 9.6% Cash, Due	20,000,000		19,392,800		19,392,800						
	and Manufacturer	05/24) <sup>(8)</sup> Class A Units (1,289 units)	.,,		1,751,483		1,650,000						
			20,000,000	_	21,144,283		21,042,800						
IDERA, Inc. (2%)*	Software Provider	Second Lien Term Note (LIBOR + 9.0%, 10.4% Cash, Due 06/25) <sup>(8)</sup>	10,000,000		9,856,308		9,866,000						
			10,000,000		9,856,308		9,866,000						
Inland Pipe Rehabilitation Holding	Cleaning and Repair	Membership Interest Purchase Warrant (3%)			853,500		1,101,000						
Company LLC (0%)*	Services				853,500		1,101,000						

December 31, 2017
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		December 31, 2017			
Portfolio Company	Industry	Type of Investment <sup>(1)(2)(7)</sup>	Principal Amount	Cost	Fair Value <sup>(3)</sup>
Integrated Efficiency Solutions, Inc. (3%)*	Energy Services Contracting Firm	Senior Secured Term Note (LIBOR + 9.25%, 10.6% Cash, Due 06/22) <sup>(8)</sup>	\$ 18,268,750	\$ 17,970,511	\$ 17,970,511
(270)	conducting r nin	Series B Preferred Units (238,095 units)		300,000	243,000
			18,268,750	18,270,511	18,213,511
Keystone Peer Review Organization, Inc. (0%)*	Healthcare - Managed Care	Second Lien Term Note (LIBOR + 9.25%, 10.6% Cash, Due 05/25) <sup>(8)</sup>	3,000,000	2,943,794	2,922,000
inc. (070)	Care	05/25/57	3,000,000	2,943,794	2,922,000
KidKraft, Inc. (4%)*	Children's Toy	Second Lien Term Note (11% Cash, 1% PIK, Due 03/22)	27,945,580	27,491,811	27,491,811
	Manufacturer and Distributor		27,945,580	27,491,811	27,491,811
K-Square Restaurant Partners, LP (0%)*	Restaurant	Class A Units of Limited Partnership (2,000 units)		638,260	1,588,000
				638,260	1,588,000
Lakeview Health Holdings, Inc. (3%)*	Substance Abuse	Senior Note (LIBOR + 7.0%, 8.5% Cash, Due 12/21) (8)	18,426,505	18,260,612	17,916,000
	Treatment Service Provider	Common Stock (2,000 shares)		2,000,000	853,000
			18,426,505	20,260,612	18,769,000
Media Storm, LLC (0%)*	Marketing Services	Subordinated Note (10% Cash, Due 08/19) <sup>(6)</sup>	6,876,818	6,541,519	1,617,000
		Membership Units (1,216,204 units)		1,176,957	
			6,876,818	7,718,476	1,617,000
MIC Holding LLC (1%)*	Firearm Accessories Manufacturer and	Preferred Units (1,470 units)		1,470,000	3,449,000
	Distributor	Common Units (30,000 units)		30,000	4,918,000
				1,500,000	8,367,000
Micross Solutions LLC (3%)*	Provider of Semiconductor	Senior Note (LIBOR + 5.5%, 6.8% Cash, Due 08/23) <sup>(8)</sup>	14,962,500	14,788,973	14,788,973
	Products and Services	Class A-2 Common Units (1,979,524 units)		2,019,693	1,571,000
			14,962,500	16,808,666	16,359,973
Nautic Partners VII, LP (0%)*(4)	Multi-Sector Holdings	0.4% Limited Partnership Interest		907,332	1,175,000
				907,332	1,175,000
Navicure, Inc. (1%)*	Healthcare Revenue Cycle Management Software	Second Lien Term Note (LIBOR + 7.5%, 8.9% Cash, Due 11/25) <sup>(8)</sup>	6,000,000	5,941,328	5,941,328
			6,000,000	5,941,328	5,941,328
Nomacorc, LLC (4%)*	Synthetic Wine Cork Producer	Subordinated Note (10% Cash, 2.3% PIK, Due 07/21)	21,356,210	21,109,445	21,109,445
	Troubbl	Limited Partnership Interest		2,161,185	1,438,000
			21,356,210	23,270,630	22,547,445
OEConnection, LLC (0%)*	Automotive Parts Supply Chain Software	Second Lien Term Note (LIBOR + 8.0%, 9.3% Cash, Due 11/25) <sup>(8)</sup>	3,000,000	2,970,000	2,970,000
			3,000,000	2,970,000	2,970,000
Orchid Underwriters Agency, LLC	Insurance Underwriter	Subordinated Note (10% Cash, 1.5% PIK, Due 03/23)	2,135,226	2,095,654	2,095,654
(1%)*		Subordinated Note (13.5% PIK, Due 03/24)	812,457	797,991	797,991
		Class A Preferred Units (15,000 units)		338,158	957,000
		Class A Common Units (15,000 units)		_	1,132,000
			2,947,683	3,231,803	4,982,645
ProAmpac PG Borrower LLC (2%)*	Manufacturer of Flexible Packaging	Second Lien Term Note (LIBOR + 8.5%, 9.9% Cash, Due $11/24$ ) <sup>(8)</sup>	15,000,000	14,794,786	14,988,000
	Products		15,000,000	14,794,786	14,988,000
Q International Courier, LLC (2%)*	Third-Party Logistics Provider	Second Lien Term Note (LIBOR + 8.25%, 9.7% Cash, Due 09/25) <sup>(8)</sup>	14,000,000	13,725,941	13,725,941
			14,000,000	13,725,941	13,725,941
REP WWEX Acquisition Parent, LLC (2%)*	Third-Party Logistics Provider	Second Lien Term Note (LIBOR + 8.75%, 10.2% Cash, Due 02/25) <sup>(8)</sup>	15,000,000	14,794,594	14,861,000
			15,000,000	14,794,594	14,861,000

Portfolio Company	Industry	Type of Investment <sup>(1)(2)(7)</sup>	Principal Amount		Cost		Fair Value <sup>(3)</sup>
RMP Group, Inc. (2%)*	Healthcare Revenue	Subordinated Note (10.5% Cash, 1% PIK, Due 09/22)	\$ 10,083,813	\$	9,904,854	\$	9,904,854
	Cycle Management Services	Units (1,000 units)			1,000,000		723,000
			10,083,813		10,904,854		10,627,854
RockYou, Inc. (0%)*	Mobile Game	Common Stock (67,585 shares)			111,000		111,000
	Advertising Network				111,000		111,000
Rotolo Consultants, Inc. (3%)*	Landscape Services	Subordinated Note (11% Cash, 3% PIK, Due 08/21)	7,632,930		7,531,194		7,531,194
		Series A Preferred Units (39 units)			3,654,253		8,504,000
			 7,632,930		11,185,447		16,035,194
SCA Pharmaceuticals, LLC (2%)*	Provider of Pharmaceutical	Subordinated Note (LIBOR + 9.0%, 10.5% Cash, Due 12/20) (8)	 10,000,000		9,832,455		9,832,455
	Products		10,000,000		9,832,455		9,832,455
Schweiger Dermatology Group, LLC	Provider of Dermatology Services	Senior Notes (LIBOR + 8.5%, 10.0% Cash, Due 06/22) <sup>(8)</sup>	25,500,000		25,113,677		25,113,677
(4%)*	Definatology Services	Class A-5 Units (1,976,284 units)			1,000,000		1,000,000
			25,500,000		26,113,677		26,113,677
SCUF Gaming, Inc. (4%)*	Gaming Controller	Senior Notes (LIBOR + 8.5%, 9.9% Cash,	24,757,920		24,339,939		24,339,939
	Manufacturer	Due 12/21) <sup>(8)</sup> Revolver Loan (LIBOR + 8.5%, 9.9% Cash,	1,500,000		1,487,760		1,487,760
		Due 06/18) <sup>(8)</sup> Common Stock (27,112 shares)			742,000		378,000
		Common Stock (27,112 Shares)	 26,257,920		26,569,699	-	26,205,699
	D (15)						
Smile Brands, Inc. (4%)*	Dental Service Organization	Subordinated Notes (10% Cash, 2% PIK, Due 02/23) Class A Units (3,000 units)	22,796,512		22,417,773 3,000,000		22,417,773 3,353,000
		Class A Clinis (5,000 dlinis)	 22,796,512		25,417,773		25,770,773
CDC Destroyer V, ID (00/)*(4)	Male Casta Haldinga	0.70/ Limited Destruction Internet	22,770,012				
SPC Partners V, LP (0%)*(4)	Multi-Sector Holdings	0.7% Limited Partnership Interest			2,260,450 2,260,450		2,412,000
SPC Partners VI, LP (0%)*(4)	Multi-Sector Holdings	0.6% Limited Partnership Interest			207,828		207,828
					207,828		207,828
Specialized Desanders, Inc. (2%)*(4)	Sand and Particulate Removal Equipment Provider for Oil and	Subordinated Note (11% Cash, 2% PIK, Due 10/20)	10,117,769		8,692,122		7,451,070
	Gas Companies	Class C Partnership Units (2,000,000 units)			1,937,421		3,993,000
			10,117,769		10,629,543		11,444,070
St. Croix Hospice Acquisition Corp. (1%)*	Hospice Services Provider	Second Lien Term Note (LIBOR + 8.75%, 10.1% Cash, Due 03/24) <sup>(8)</sup>	9,200,000		9,065,834		9,065,834
(170)	Tiovider	Series A Preferred Units (500 units)			500,000		359,000
		Class B Common Units (500 units)			_		_
			 9,200,000		9,565,834		9,424,834
Tate's Bake Shop (2%)*	Producer of Baked	Senior Note (LIBOR + 6.25%, 7.6% Cash, Due 08/19) <sup>(8)</sup>	9,975,000		9,951,709		9,951,709
	Goods	Limited Partnership Interest			534,280		1,845,000
			9,975,000		10,485,989		11,796,709
Tax Advisors Group, LLC (2%)*	Tax Advisory Services	Subordinated Note (10% Cash, 2% PIK, Due 12/22)	12,400,000		12,169,399		12,169,399
		Class A Units (386 units)			1,458,824	_	2,295,000
			 12,400,000		13,628,223		14,464,399
TCFI Merlin LLC ("Merlin") and TCFI	Specialty Staffing Service Provider	Subordinated Notes (11.6% Cash, Due 09/19) <sup>(8)</sup>	14,184,192		13,970,730		13,970,730
CSG LLC ("CSG") (2%)*	Service Provider	Limited Partnership Units - Merlin (500,500 units)			285,485		1,595,000
		Class A Units - CSG (100,000 units)			100,000		230,000
			14,184,192		14,356,215		15,795,730
The Cook & Boardman Group, LLC (1%)*	Distributor of Doors and Related Products	Class A Units (1,400,000 units)		_	1,400,000	_	3,490,000
(170)	and related r founds				1,400,000		3,490,000

Portfolio Company	Industry	Type of Investment <sup>(1)(2)(7)</sup>	Principal Amount	Cost		Fair Value <sup>(3)</sup>
Trademark Global LLC (3%)*	Supplier to Mass Market Internet Retail	Subordinated Note (10% Cash, 1.3% PIK, Due 04/23)	\$ 14,800,000	\$ 14,610,405	\$	14,610,405
	Market internet Retail	Class A Units (1,500,000 units)		1,500,000		1,500,000
		Class B Units (1,500,000 units)	 	 		894,000
			14,800,000	16,110,405		17,004,405
Travelpro Products, Inc. ("Travelpro") and TP - Holiday Group Limited ("TP")	Luggage and Travel Bag Supplier	Second Lien Term Note - Travelpro (11% Cash, 2% PIK, Due 11/22)	10,332,955	10,153,881		10,153,881
(3%)*	C TI	Second Lien Term Note - TP (11% Cash, 2% PIK, Due 11/22) <sup>(4)</sup>	9,152,950	8,991,783		9,403,477
		Common Units - Travelpro (2,000,000 units)		2,000,000		2,270,000
			19,485,905	 21,145,664		21,827,358
United Biologics, LLC (2%)*	Allergy Immunotherapy	Senior Note (12% Cash, 2% PIK, Due 04/18)	13,022,543	13,022,542		13,022,542
		Class A-1 Common Units (18,818 units)		137,324		137,325
		Class A Common Units (177,935 units)		1,999,989		1,351,000
		Class A-2 Common Kicker Units (444,003 units)		—		—
		Class A-1 Common Kicker Units (14,114 units)		—		—
		Class A, Class A-1, Class A-1 Kicker & Class B Unit Purchase Warrants		838,117		288,000
			13,022,543	15,997,972		14,798,867
Vantage Mobility International, LLC	Wheelchair Accessible	Subordinated Notes (10.6% Cash, Due 09/21) <sup>(8)</sup>	30,708,796	30,216,432		30,216,432
(5%)*	Vehicle Manufacturer	Class A Units (1,750,000 units)		1,750,000		719,000
			 30,708,796	31,966,432		30,935,432
Wheel Pros Holdings, Inc. (3%)*	Wheel/Rim and	Subordinated Note (LIBOR + 7.0%, 11% Cash, Due 06/20) (8)	16,435,000	16,217,360		16,217,360
	Performance Tire Distributor	Class A Units (2,000 units)		1,954,144		3,508,000
			 16,435,000	 18,171,504		19,725,360
Women's Marketing, Inc. (0%)*	Full-Service Media	Subordinated Note (11% Cash, 1.5% PIK, Due 06/21) <sup>(6)</sup>	19,136,331	16,141,439		_
	Organization	Class A Common Units (16,300 units)		1,630,000		_
			 19,136,331	 17,771,439		_
WSO Holdings, LP (0%)*	Organic/Fair Trade	Common Points (3,121 points)		3,089,581		2,612,000
	Sugar, Syrup, Nectar and Honey Producer			3,089,581		2,612,000
YummyEarth Inc. (4%)*	Organic Candy	Senior Notes (LIBOR + 8.5%, 10.0% Cash,	31,250,000	30,965,913		26,196,000
	Manufacturer	Due 08/20) <sup>(8)</sup> Limited Partnership Interest		3,496,500		
			 31,250,000	 34,462,413		26,196,000
Subtotal Non–Control / Non–Affiliate I	nvestments		 856,289,518	 910,150,765		831,194,397
Affiliate Investments:						
All Metals Holding, LLC (1%)*	Steel Processor and	Subordinated Note (12% Cash, 1% PIK, Due 12/21)	6,434,351	6,278,902		6,434,000
	Distributor	Units (318,977 units)		793,331		266,000
			 6,434,351	 7,072,233		6,700,000
Consolidated Lumber Holdings, LLC	Lumber Yard Operator	Class A Units (15,000 units)		1,500,000		4,500,000
(1%)*		· · · · · ·		 1,500,000		4,500,000
FCL Holding SPV, LLC (0%)*	Commercial Printing	Class A Interest (24,873 units)		292,000		570,000
	Services	Class B Interest (48,427 units)				
		Class C Interest (3,746 units)		_		_
				 292,000	_	570,000
Mac Land Holdings, Inc. (0%)*	Environmental and	Common Stock (139 shares)		369,000		_
	Facilities Services			 369,000		

Portfolio Company	Industry	Type of Investment <sup>(1)(2)(7)</sup>	Principal Amount	Cost	Fair Value <sup>(3)</sup>
NB Products, Inc. (9%)*	Distributor of Work	Subordinated Note (12% Cash, 2% PIK, Due 02/20)	\$ 23,570,899	\$ 23,308,085	\$ 23,308,085
	Apparel and Accessories	Jr. Subordinated Note (10% PIK, Due 02/20)	5,194,357	5,114,592	5,114,592
		Jr. Subordinated Bridge Note (20% PIK, Due 05/21)	2,434,156	2,412,295	2,412,295
		Series A Redeemable Senior Preferred Stock (7,839 shares)		7,621,648	10,390,000
		Common Stock (1,668,691 shares)		333,738	16,044,000
			31,199,412	38,790,358	57,268,972
Passport Food Group, LLC (3%)*	Manufacturer of Ethnic Food Products	Senior Notes (LIBOR + 9.0%, 10.3% Cash, Due 03/22) <sup>(8)</sup>	20,000,000	19,648,160	16,672,000
		Common Stock (20,000 shares)		2,000,000	357,000
			20,000,000	21,648,160	17,029,000
PCX Aerostructures, LLC (4%)*	Aerospace Components Manufacturer	Subordinated Note (10.5% Cash, Due 10/19) <sup>(9)</sup>	31,647,359	31,244,000	22,574,000
	Wanufacturer	Subordinated Note (6% PIK, Due 10/20) <sup>(9)</sup>	759,286	759,286	548,000
		Series A Preferred Stock (6,066 shares)		6,065,621	_
		Series B Preferred Stock (411 shares)		410,514	_
		Class A Common Stock (121,922 shares)		30,480	—
			32,406,645	38,509,901	23,122,000
Team Waste, LLC (2%)*	Environmental and	Subordinated Note (10% Cash, 2% PIK, Due 08/23)	5,028,180	4,930,962	4,930,962
	Facilities Services	Preferred Units (500,000 units)		10,000,000	10,000,000
			5,028,180	14,930,962	14,930,962
Technology Crops, LLC (1%)*	Supply Chain	Subordinated Notes (12% Cash, Due 02/18)	12,294,102	12,294,102	8,617,000
	Management Services	Common Units (50 units)		500,000	
			12,294,102	12,794,102	8,617,000
TGaS Advisors, LLC (2%)*	Advisory Solutions to	Senior Note (10% Cash, 1% PIK, Due 11/19)	9,522,893	9,431,015	9,431,015
	Pharmaceutical	Preferred Units (1,685,357 units)	- ,- ,	1,556,069	1,524,000
	Companies		9,522,893	10,987,084	10,955,015
Tulcan Fund IV, L.P. (0%)*	Custom Forging and	Common Units (1,000,000 units)		1,000,000	_
	Fastener Supplies			1,000,000	
United Retirement Plan Consultants,	Retirement Plan	Series A Preferred Shares (9,400 shares)		205,748	302,000
Inc. (0%)*	Administrator	Common Shares (100,000 shares)		1,000,000	419,000
		common shares (100,000 shares)		1,205,748	721,000
				1,205,746	
Wythe Will Tzetzo, LLC (0%)*	Confectionery Goods Distributor	Series A Preferred Units (99,829 units)			2,688,000
					2,088,000
Subtotal Affiliate Investments			116,885,583	149,099,548	147,101,949
Control Investments:					
CRS-SPV, Inc. (3%)*	Fluid Reprocessing Services	Common Stock (1,100 shares)		18,428,000	20,283,000
Frank Entertainment Group, LLC	Movie Theatre and	Senior Note (6% Cash, Due 06/19) <sup>(6)</sup>	11,330,010	10,746,494	6,541,000
(1%)*	Family Entertainment	Second Lien Term Note (2.5% Cash, Due 09/19) <sup>(6)</sup>	2,923,484	2,879,479	0,541,000
	Operator	Redeemable Preferred Units (2,800,000 units)	2,723,707	2,879,479	
		Class B Redeemable Preferred Units (2,800,000 units)		2,800,000	
		Class A Common Units (606,552 units)		1,000,000	
		Class A Common Child (000,532 units)	14,253,494	20,225,973	6,541,000
	B ( 15 7				
FrontStream Holdings, LLC (1%)*	Payment and Donation Management Product	Subordinated Note (LIBOR + 6.0%, 7.3% Cash, Due 12/20) <sup>(6)</sup> (8)	14,644,622	14,023,389	7,414,000
	Service Provider	Common Stock (1,000 shares)		500,000	
			14,644,622	14,523,389	7,414,000

Portfolio Company	Industry	Type of Investment <sup>(1)(2)(7)</sup>	 Principal Amount	Cost		Cost		Cost		 Fair Value <sup>(3)</sup>
Frontstreet Facility Solutions, Inc.	Retail, Restaurant and	Subordinated Note (13% Cash, Due 03/21)	\$ 8,462,629	\$	8,447,172	\$ 3,750,000				
(1%)*	Commercial Facilities Maintenance	Series A Convertible Preferred Stock (60,000 shares)			250,575	—				
		Series B Convertible Preferred Stock (20,000 shares)			500,144	—				
		Common Stock (27,890 shares)			279	—				
			8,462,629		9,198,170	 3,750,000				
Subtotal Control Investments			 37,360,745	·	62,375,532	 37,988,000				
Total Investments, December 31, 2017	(158%)*		\$ 1,010,535,846	<b>\$</b> 1	1,121,625,845	\$ 1,016,284,346				

Fair value as a percentage of net assets

All debt investments are income producing, unless otherwise noted. Equity and equity-linked investments are non-income producing, unless otherwise noted. (1) The fair values of all investments were determined using significant unobservable inputs.

Disclosures of interest rates on notes include cash interest rates and payment-in-kind ("PIK") interest rates. (2)

All investments are restricted as to resale and were valued at fair value as determined in good faith by the Board of Directors. (3) Investment is not a qualifying investment as defined under Section 55(a) of the Investment Company Act of 1940, as amended. Non-qualifying assets (4)represent 2.6% of total investments at fair value as of December 31, 2017. Qualifying assets must represent at least 70% of total assets at the time of acquisition of any additional non-qualifying assets. If at any time qualifying assets do not represent at least 70% of the Company's total assets, the Company will be precluded from acquiring any additional non-qualifying asset until such time as it complies with the requirements of Section 55(a).

(5) PIK non-accrual

investment

Non-accrual investment (6)

All of the Company's investments, unless otherwise noted, are encumbered either as security for the Company's senior secured credit facility or in support of (7)the SBA-guaranteed debentures issued by Triangle Mezzanine Fund LLLP and Triangle Mezzanine Fund II LP.

Index-based floating interest rate is subject to a contractual minimum interest rate. A majority of the variable rate loans in the Company's investment (8) portfolio bear interest at a rate that may be determined by reference to either LIBOR or an alternate Base Rate (commonly based on the Federal Funds Rate or the Prime Rate), which typically reset semi-annually, quarterly, or monthly at the borrower's option. The borrower may also elect to have multiple interest reset periods for each loan.

Effective February 9, 2018, the Company's debt investments in PCX Aerostructures, LLC were amended to provide for cash interest at an all-in rate of 6% (9) per annum.

See accompanying notes.

#### 1. ORGANIZATION, BUSINESS AND BASIS OF PRESENTATION

#### **Organization and Business**

Triangle Capital Corporation and its wholly owned subsidiaries, including Triangle Mezzanine Fund LLLP ("Triangle SBIC"), Triangle Mezzanine Fund II LP ("Triangle SBIC II") and Triangle Mezzanine Fund III LP ("Triangle SBIC III") (collectively, the "Company"), are specialty finance companies. Triangle SBIC, Triangle SBIC II and Triangle SBIC III are specialty finance limited partnerships formed to make investments primarily in lower middle market companies located throughout the United States. On September 11, 2003, Triangle SBIC was licensed to operate as a Small Business Investment Company ("SBIC") under the authority of the United States Small Business Administration ("SBA"). On May 26, 2010, Triangle SBIC II obtained its license to operate as an SBIC and on January 6, 2017, Triangle SBIC III obtained its license to operate as an SBIC. As SBICs, Triangle SBIC, Triangle SBIC II and Triangle SBIC III are subject to a variety of regulations concerning, among other things, the size and nature of the companies in which they may invest and the structure of those investments.

The Company currently operates as a closed-end, non-diversified investment company and has elected to be treated as a business development company ("BDC") under the Investment Company Act of 1940, as amended (the "1940 Act"). The Company is internally managed by its executive officers under the supervision of its Board of Directors (the "Board"). The Company does not pay management or advisory fees, but instead incurs the operating costs associated with employing executive management and investment and portfolio management professionals. Triangle SBIC has also elected to be treated as a BDC under the 1940 Act.

On April 3, 2018, the Company entered into an asset purchase agreement (the "Asset Purchase Agreement") with an affiliate of Benefit Street Partners L.L.C. ("BSP"), BSP Asset Acquisition I, LLC (the "Asset Buyer"), pursuant to which the Company agreed to sell its December 31, 2017 investment portfolio to the Asset Buyer for gross proceeds of \$981.2 million in cash, subject to certain adjustments to take into account portfolio activity and other matters occurring since December 31, 2017 (such transaction referred to herein as the "Asset Sale Transaction"). Simultaneously therewith, the Company entered into a stock purchase and transaction agreement (the "Externalization Agreement") with Barings LLC ("Barings"), through which Barings will become the investment adviser to the Company in exchange for a payment by Barings of \$85.0 million, or approximately \$1.78 per share, directly to the Company's stockholders and other consideration as described in Note 10 - Subsequent Events (such transaction referred to herein as the "Externalization Transaction"). The Asset Sale Transaction and the Externalization Transaction are collectively referred to herein as the "Transactions."

The Asset Sale Transaction closed on July 31, 2018 following receipt of stockholder approval at the Company's July 24, 2018 special meeting of stockholders (the "Special Meeting"). As a result of the Asset Sale Transaction, the Company has sold substantially all of its investment portfolio to the Asset Buyer and to affiliates of the Asset Buyer. The Externalization Transaction is expected to close on or around August 2, 2018, following which the Company will commence operations as an externally managed BDC managed by Barings. Refer to Note 10 - Subsequent Events for more details about the effect of the Transactions on the Company's financial condition and operations.

#### **Basis of Presentation**

The financial statements of the Company include the accounts of Triangle Capital Corporation and its wholly-owned subsidiaries. The effects of all intercompany transactions between Triangle Capital Corporation and its subsidiaries have been eliminated in consolidation. Under the investment company rules and regulations pursuant to Article 6 of Regulation S-X and Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") Topic 946, *Financial Services - Investment Companies*, the Company is precluded from consolidating portfolio company investments, including those in which it has a controlling interest, unless the portfolio company that provides all or substantially all of its services directly to the Company or to its portfolio companies. None of the portfolio investments made by the Company qualify for this exception. Therefore, the Company's investment portfolio is carried on the Consolidated Balance Sheets at fair value, as discussed further in Note 2, with any adjustments to fair value recognized as "Net unrealized appreciation (depreciation)" on the Unaudited Consolidated Statements of Operations.

The accompanying unaudited financial statements are presented in conformity with accounting principles generally accepted in the United States ("U.S. GAAP") for interim financial information and pursuant to the requirements for reporting on Form 10-Q and Article 10 of Regulation S-X. Accordingly, certain disclosures accompanying annual consolidated financial statements prepared in accordance with U.S. GAAP are omitted. In the opinion of management, all adjustments, consisting solely of normal recurring adjustments necessary for the fair presentation of financial statements for the interim period, have

been reflected in the unaudited consolidated financial statements. The current period's results of operations are not necessarily indicative of results that ultimately may be achieved for the year. Additionally, the unaudited financial statements and accompanying notes should be read in conjunction with the audited financial statements and notes thereto for the year ended December 31, 2017. Financial statements prepared on a U.S. GAAP basis require management to make estimates and assumptions that affect the amounts and disclosures reported in the consolidated financial statements and accompanying notes. Such estimates and assumptions could change in the future as more information becomes known, which could impact the amounts reported and disclosed herein.

#### **Recently Issued Accounting Standards**

In May 2014, the FASB issued Accounting Standards Update 2014-09, *Revenue from Contracts with Customers* (Accounting Standards Codification ("ASC") Topic 606) ("ASU 2014-09"). ASU 2014-09 supersedes the revenue recognition requirements under ASC Topic 605, *Revenue Recognition*, and most industry-specific guidance throughout the ASC. The core principle of the guidance is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which an entity expects to be entitled in exchange for those goods or services. The new guidance will significantly enhance comparability of revenue recognition practices across entities, industries, jurisdictions and capital markets. Additionally, the guidance requires improved disclosures as to the nature, amount, timing and uncertainty of revenue that is recognized. Financial instruments that fall within the scope of ASC 320, *Investments - Debt and Equity Securities*, are excluded from the scope of ASU 2014-09. The Company adopted ASU 2014-09 effective January 1, 2018 and determined that its financial instruments are excluded from the scope of ASU 2014-09. The adoption of ASU 2014-09 resulted in no material changes to the recognition, timing and classification of revenues and expenses and no significant impact on its consolidated financial statement disclosures.

#### 2. INVESTMENTS

#### Portfolio Composition

The Company has historically invested primarily in senior and subordinated debt securities of privately held companies, generally secured by security interests in portfolio company assets. In addition, the Company historically invested in one or more equity instruments of the borrower, such as direct preferred or common equity interests. The Company's investments generally ranged from \$5.0 million to \$50.0 million per portfolio company. In certain situations, we partnered with other funds to provide larger financing commitments.

The cost basis of the Company's debt investments includes any unamortized original issue discount, unamortized loan origination fees and payment-in-kind ("PIK") interest, if any. Summaries of the composition of the Company's investment portfolio at cost and fair value, and as a percentage of total investments, are shown in the following tables:

	Cost	Percentage of Total Portfolio		Fair Value	Percentage of Total Portfolio
June 30, 2018:					
Subordinated debt and 2nd lien notes	\$ 510,342,162	56%	\$	453,355,536	53%
Senior debt and 1st lien notes	277,546,605	31		256,737,098	30
Equity shares	120,909,227	13		147,065,775	17
Equity warrants	1,691,617	—		1,247,000	—
	\$ 910,489,611	100%	\$	858,405,409	100%
December 31, 2017:					
Subordinated debt and 2nd lien notes	\$ 710,543,854	63%	\$	589,548,358	58%
Senior debt and 1st lien notes	275,088,787	25		262,803,297	26
Equity shares	134,301,587	12		162,543,691	16
Equity warrants	 1,691,617			1,389,000	
	\$ 1,121,625,845	100%	\$	1,016,284,346	100%

During the three months ended June 30, 2018, the Company made investments in four existing portfolio companies totaling approximately \$0.8 million. During the six months ended June 30, 2018, the Company made investments in ten existing portfolio companies totaling approximately \$29.1 million.



During the three months ended June 30, 2017, the Company made six new investments totaling approximately \$70.7 million and investments in sixteen existing portfolio companies totaling approximately \$18.8 million. During the six months ended June 30, 2017, the Company made fifteen new investments totaling approximately \$217.9 million and investments in nineteen existing portfolio companies totaling approximately \$33.1 million.

#### **Investment Valuation Process**

The Company has a valuation policy, as well as established and documented processes and methodologies for determining the fair values of portfolio company investments on a recurring basis in accordance with the 1940 Act and FASB ASC Topic 820, *Fair Value Measurements and Disclosures* ("ASC Topic 820"). The Company's valuation policy and processes were established by management of the Company with the assistance of certain third-party advisors and were approved by the Board. Under ASC Topic 820, there are three levels of valuation inputs, as follows:

Level 1 Inputs - include quoted prices (unadjusted) in active markets for identical assets or liabilities.

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

Level 3 Inputs - include inputs that are unobservable and significant to the fair value measurement.

The Company's investment portfolio is primarily comprised of debt and equity instruments of privately held companies for which quoted prices or other inputs falling within the categories of Level 1 and Level 2 are generally not available. Therefore, the Company determines the fair value of its investments in good faith primarily using Level 3 inputs. In certain cases, quoted prices or other observable inputs may exist, and if so, the Company assesses the appropriateness of the use of these third-party quotes in determining fair value based on (i) its understanding of the level of actual transactions used by the broker to develop the quote and whether the quote was an indicative price or binding offer and (ii) the depth and consistency of broker quotes and the correlation of changes in broker quotes with the underlying performance of the portfolio company.

Under ASC Topic 820, a financial instrument is categorized within the ASC Topic 820 valuation hierarchy based upon the lowest level of input to the valuation process that is significant to the fair value measurement. For example, a Level 3 fair value measurement may include inputs that are observable (Levels 1 and 2) and unobservable (Level 3). Therefore, unrealized appreciation and depreciation related to such investments categorized as Level 3 investments within the tables below may include changes in fair value that are attributable to both observable inputs (Levels 1 and 2) and unobservable inputs (Level 3).

There is no single standard for determining fair value in good faith, as fair value depends upon the specific circumstances of each individual investment. The recorded fair values of the Company's investments may differ significantly from fair values that would have been used had an active market for the securities existed. In addition, changes in the market environment and other events that may occur over the life of the investments may cause the gains or losses ultimately realized on these investments to be different than the valuations currently assigned.

The Company's valuation process is led by the Company's executive officers. The Company's valuation process begins with a quarterly review of each investment in the Company's investment portfolio by the Company's executive officers and investment committee. Valuations of each portfolio security are then prepared by the Company's investment professionals, who have direct responsibility for the origination, management and monitoring of each investment. Under the Company's valuation policy, each investment valuation is subject to (i) a review by the lead investment officer responsible for the portfolio company investment and (ii) a peer review by a second investment officer or executive officers. After the peer review is complete, the Company engages two independent valuation firms, including Duff & Phelps, LLC (collectively, the "Valuation Firms"), to provide third-party reviews of certain investments, as described further below. Finally, the Board has the responsibility for reviewing and approving, in good faith, the fair value of the Company's investments in accordance with the 1940 Act.

The Valuation Firms provide third-party valuation consulting services to the Company which consist of certain procedures that the Company identified and requested the Valuation Firms to perform (hereinafter referred to as the "Procedures"). The Procedures are performed with respect to each portfolio company at least once in every calendar year and for new portfolio companies, at least once in the twelve-month period subsequent to the initial investment. In addition, the Procedures are generally performed with respect to a portfolio company when there has been a significant change in the fair value of the investment. In certain instances, the Company may determine that it is not cost-effective, and as a result is not in the Company's stockholders' best interest, to request the Valuation Firms to perform the Procedures on one or more portfolio

companies. Such instances include, but are not limited to, situations where the fair value of the investment in the portfolio company is determined to be insignificant relative to the total investment portfolio.

The total number of investments and the percentage of the investment portfolio on which the Procedures were performed are summarized below by period:

	Total	Percent of total investments at
For the quarter ended:	companies	fair value(1)
March 31, 2017	18	30%
June 30, 2017	20	29%
September 30, 2017	22	25%
December 31, 2017	21	35%
March 31, 2018	14	24%
June 30, 2018	23	47%

(1) Exclusive of the fair value of new investments made during the quarter.

quarter.

Upon completion of the Procedures, the Valuation Firms concluded that, with respect to each investment reviewed by each Valuation Firm, the fair value of those investments subjected to the Procedures appeared reasonable. The Board is ultimately responsible for determining the fair value of the Company's investments in good faith.

#### Investment Valuation Inputs

Under ASC Topic 820, fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between a willing buyer and a willing seller at the measurement date. For the Company's portfolio securities, fair value is generally the amount that the Company might reasonably expect to receive upon the current sale of the security. Under ASC Topic 820, the fair value measurement assumes that the sale occurs in the principal market for the security exists or if the Company does not have access to the principal market, the security should be valued based on the sale occurring in a hypothetical market. The securities in which the Company invests are generally only purchased and sold in merger and acquisition transactions, in which case the entire portfolio company is sold to a third-party purchaser. As a result, unless the Company has the ability to control such a transaction, the assumed principal market for the Company's securities is a hypothetical secondary market. The Level 3 inputs to the Company's valuation process reflect the Company's best estimate of the assumptions that would be used by market participants in pricing the investment in a transaction in a hypothetical secondary market.

#### Enterprise Value Waterfall Approach

In valuing equity securities (including warrants), the Company estimates fair value using an "Enterprise Value Waterfall" valuation model. The Company estimates the enterprise value of a portfolio company and then allocates the enterprise value to the portfolio company's securities in order of their relative liquidation preference. In addition, the model assumes that any outstanding debt or other securities that are senior to the Company's equity securities are required to be repaid at par. Additionally, the Company estimates the fair value of a limited number of its debt securities using the Enterprise Value Waterfall approach in cases where the Company does not expect to receive full repayment.

To estimate the enterprise value of the portfolio company, the Company primarily uses a valuation model based on a transaction multiple, which generally is the original transaction multiple, and measures of the portfolio company's financial performance. In addition, the Company considers other factors, including but not limited to (i) offers from third parties to purchase the portfolio company, (ii) the implied value of recent investments in the equity securities of the portfolio company, (iii) publicly available information regarding recent sales of private companies in comparable transactions and (iv) when the Company believes there are comparable companies that are publicly traded, the Company performs a review of these publicly traded companies and the market multiple of their equity securities. For certain non-performing assets, the Company may utilize the liquidation or collateral value of the portfolio company's assets in its estimation of enterprise value.

The significant Level 3 inputs to the Enterprise Value Waterfall model are (i) an appropriate transaction multiple and (ii) a measure of the portfolio company's financial performance, which generally is either earnings before interest, taxes, depreciation and amortization, as adjusted ("Adjusted EBITDA") or revenues. Such inputs can be based on historical operating results,

projections of future operating results or a combination thereof. The operating results of a portfolio company may be unaudited, projected or pro forma financial information and may require adjustments for certain non-recurring items. In determining the operating results input, the Company utilizes the most recent portfolio company financial statements and forecasts available as of the valuation date. The Company also consults with the portfolio company's senior management to obtain updates on the portfolio company's performance, including information such as industry trends, new product development, loss of customers and other operational issues.

Fair value measurements using the Enterprise Value Waterfall model can be sensitive to changes in one or more of the inputs. Assuming all other inputs to the Enterprise Value Waterfall model remain constant, any increase (decrease) in either the transaction multiple, Adjusted EBITDA or revenues for a particular equity security would result in a higher (lower) fair value for that security.

#### Income Approach

In valuing debt securities, the Company utilizes an "Income Approach" model that considers factors including, but not limited to, (i) the stated yield on the debt security, (ii) the portfolio company's current Adjusted EBITDA as compared to the portfolio company's historical or projected Adjusted EBITDA as of the date the investment was made and the portfolio company's anticipated Adjusted EBITDA for the next twelve months of operations, (iii) the portfolio company's current Leverage Ratio (defined as the portfolio company's total indebtedness divided by Adjusted EBITDA) as compared to its Leverage Ratio as of the date the investment was made, (iv) publicly available information regarding current pricing and credit metrics for similar proposed and executed investment transactions of private companies and (v) when the Company believes a relevant comparison exists, current pricing and credit metrics for similar proposed and executed investment transactions of publicly traded debt. In addition, the Company uses a risk rating system to estimate the probability of default on the debt securities and the probability of loss if there is a default. This risk rating system covers both qualitative and quantitative aspects of the business and the securities held.

The Company considers the factors above, particularly any significant changes in the portfolio company's results of operations and leverage, and develops an expectation of the yield that a hypothetical market participant would require when purchasing the debt investment (the "Required Rate of Return"). The Required Rate of Return, along with the Leverage Ratio and Adjusted EBITDA, are the significant Level 3 inputs to the Income Approach model. For investments where the Leverage Ratio and Adjusted EBITDA have not fluctuated significantly from the date the investment was made or have not fluctuated significantly from the Company's expectations as of the date the investment was made, and where there have been no significant fluctuations in the market pricing for such investments, the Company may conclude that the Required Rate of Return is equal to the stated rate on the investment and therefore, the debt security is appropriately priced. In instances where the Company determines that the Required Rate of Return is different from the stated rate on the investment, the Company discounts the contractual cash flows on the debt instrument using the Required Rate of Return in order to estimate the fair value of the debt security.

Fair value measurements using the Income Approach model can be sensitive to changes in one or more of the inputs. Assuming all other inputs to the Income Approach model remain constant, any increase (decrease) in the Required Rate of Return or Leverage Ratio inputs for a particular debt security would result in a lower (higher) fair value for that security. Assuming all other inputs to the Income Approach model remain constant, any increase (decrease) in the Adjusted EBITDA input for a particular debt security would result in a higher (lower) fair value for that security.

The fair value of the Company's royalty rights are calculated based on specific provisions contained in the pertinent operating or royalty agreements. The determination of the fair value of such royalty rights is not a significant component of the Company's valuation process.

The ranges and weighted average values of the significant Level 3 inputs used in the valuation of the Company's debt and equity securities at June 30, 2018 and December 31, 2017 are summarized as follows:

June 30, 2018:	Valua ne 30, 2018: Fair Value <sup>(1)</sup> Mod		Level 3 Inputs	Range of Inputs	Weighted Average
Subordinated debt and	440,105,536	Income			
2nd lien notes		Approach	Required Rate of Return	9.8% - 22.5%	12.8%
			Leverage Ratio	2.6x - 9.0x	5.2x
			Adjusted EBITDA	\$3.0 million – \$1.1 billion	\$43.0 million
Subordinated debt and	3,250,000	Enterprise	Adjusted EBITDA		
2nd lien notes		Value Waterfall	Multiple	5.5x - 7.0x	6.3x
		Approach	Adjusted EBITDA	\$0.7 million – \$6.8 million	\$3.9 million
Senior debt and 1st	256,737,098	Income			
lien notes		Approach	Required Rate of Return	7.5% - 30.0%	12.1%
			Leverage Ratio	0.5x - 9.3x	4.7x
			Adjusted EBITDA	\$2.4 million – \$158.1 million	\$17.4 million
Equity shares and	146,112,775	Enterprise	Adjusted EBITDA		
warrants		Value Waterfall	Multiple	3.3x - 20.4x	8.1x
		Approach	Adjusted EBITDA	\$0.7 million – \$60.0 million	\$15.3 million
			Revenue Multiple	0.9x - 3.0x	1.3x
			Revenues	\$16.3 million – \$77.4 million	\$53.5 million

(1) One second lien term loan with a fair value of \$10,000,000 and one equity security with a fair value of \$2,200,000 were repaid or redeemed subsequent to the end of the reporting period and were valued at their transaction price.

December 31, 2017:	Fair Value <sup>(1)</sup>	Valuation Model	Level 3 Input	Range of Inputs	Weighted Average
Subordinated debt and \$	570,133,358	Income			
2nd lien notes		Approach	Required Rate of Return	8.9% - 15.1%	11.7%
			Leverage Ratio	0.0x - 7.1x	4.6x
			Adjusted EBITDA	\$1.0 million – \$1.0 billion	\$44.1 million
Subordinated debt and	12,981,000	Enterprise	Adjusted EBITDA		
2nd lien notes		Value Waterfall	Multiple	5.5x - 7.6x	6.6x
		Approach	Adjusted EBITDA	\$1.7 million – \$6.6 million	\$4.3 million
			Revenue Multiple	0.8x - 0.8x	0.8x
			Revenues	\$76.6 million – \$76.6 million	\$76.6 million
Senior debt and 1st	249,780,755	Income			
lien notes		Approach	Required Rate of Return	6.8% - 25.0%	10.8%
			Leverage Ratio	0.6x - 8.5x	4.4x
			Adjusted EBITDA	\$2.9 million – \$142.4 million	\$16.2 million
Equity shares and	163,666,691	Enterprise	Adjusted EBITDA		
warrants		Value Waterfall	Multiple	3.3x - 14.9x	7.8x
		Approach	Adjusted EBITDA	\$1.0 million – \$60.0 million	\$15.6 million
			Revenue Multiple	0.8x - 3.0x	1.3x
			Revenues	\$17.0 million – 76.6 million	\$53.7 million

(1) One subordinated debt investment with a fair value of \$6,434,000, one senior debt investment with a fair value of \$13,022,542 and one equity security with a fair value of \$266,000 were repaid or redeemed subsequent to the end of the reporting period and were valued at their transaction price.

The following table presents the Company's investment portfolio at fair value as of June 30, 2018 and December 31, 2017, categorized by the ASC Topic 820 valuation hierarchy, as previously described:

	Fair Value as of June 30, 2018									
	Le	evel 1	Level 2	Level 3		Total				
Subordinated debt and 2nd lien notes	\$	— \$		\$ 453,355,536	\$	453,355,536				
Senior debt and 1st lien notes			—	256,737,098		256,737,098				
Equity shares			—	147,065,775		147,065,775				
Equity warrants		—	—	1,247,000		1,247,000				
	\$	— \$		\$ 858,405,409	\$	858,405,409				

		Fair Value as of December 31, 2017									
	L	evel 1	Level 2	Level 3	Total						
Subordinated debt and 2nd lien notes	\$	— \$	— \$	589,548,358	\$ 589,548,358						
Senior debt and 1st lien notes		—		262,803,297	262,803,297						
Equity shares		_	_	162,543,691	162,543,691						
Equity warrants		—		1,389,000	1,389,000						
	\$	— \$	— \$	1,016,284,346	\$ 1,016,284,346						

The following tables reconcile the beginning and ending balances of the Company's investment portfolio measured at fair value on a recurring basis using significant unobservable inputs (Level 3) for the six months ended June 30, 2018 and 2017:

Six Months Ended June 30, 2018:	Subordinated Debt and 2 nd Lien Notes	Senior Debt and 1st Lien Notes	Equity Shares	Equity Warrants	Total
Fair value, beginning of period	\$ 589,548,358	\$ 262,803,297	\$ 162,543,691	\$ 1,389,000	\$ 1,016,284,346
New investments	7,803,827	19,747,966	1,535,469	—	29,087,262
Reclassifications	(8,617,000)	8,617,000		—	—
Proceeds from sales of investments	—		(34,558,341)	(708)	(34,559,049)
Loan origination fees received	—	(292,999)	—	—	(292,999)
Principal repayments received	(133,510,838)	(28,555,564)		—	$(162,\!066,\!402)$
PIK interest earned	3,048,266	225,340		—	3,273,606
PIK interest payments received	(2,494,389)	(1,403,097)	—	—	(3,897,486)
Accretion of loan discounts	12,131	—		—	12,131
Accretion of deferred loan origination					
revenue	2,447,978	442,070			2,890,048
Realized gain (loss)	(65,214,565)	—	19,630,512	708	(45,583,345)
Unrealized gain (loss)	60,331,768	 (4,846,915)	(2,085,556)	 (142,000)	53,257,297
Fair value, end of period	\$ 453,355,536	\$ 256,737,098	\$ 147,065,775	\$ 1,247,000	\$ 858,405,409

Six Months Ended		Subordinated Debt and 2 <sup>nd</sup>	Senior Debt and 1 <sup>st</sup> Lien		Equity		Equity	
June 30, 2017:	_	Lien Notes	Notes		Shares		Warrants	Total
Fair value, beginning of period	\$	690,159,367	\$ 191,643,157	\$	154,216,657	\$	1,888,000	\$ 1,037,907,181
New investments		108,773,285	133,598,959		8,620,116			250,992,360
Reclassifications		22,558,007	(22,558,007)		—		—	—
Proceeds from sales of investments					(16,390,012)		152,592	(16,237,420)
Loan origination fees received		(1,748,132)	(2,082,235)		—		—	(3,830,367)
Principal repayments received		(51,771,029)	(20,750,316)					(72,521,345)
PIK interest earned		5,625,960	662,624				—	6,288,584
PIK interest payments received		(3,062,908)	(507,979)					(3,570,887)
Accretion of loan discounts		90,966	54,694				—	145,660
Accretion of deferred loan origination								
revenue		1,719,273	514,877		—			2,234,150
Realized gain (loss)		(13,353,325)	(2,110,952)		8,549,662		(1,234,792)	(8,149,407)
Unrealized gain (loss)		(12,749,190)	(3,151,655)		(8,698,057)		653,200	(23,945,702)
Fair value, end of period	\$	746,242,274	\$ 275,313,167	\$	146,298,366	\$	1,459,000	\$ 1,169,312,807

All realized and unrealized gains and losses are included in earnings (changes in net assets) and are reported on separate line items within the Company's Unaudited Consolidated Statements of Operations. Pre-tax net unrealized appreciation (depreciation) on investments of \$2.0 million and \$(1.7) million during the three and six months ended June 30, 2018, was related to portfolio company investments that were still held by the Company as of June 30, 2018. Pre-tax net unrealized depreciation on investments of \$22.9 million and \$35.2 million during the three and six months ended to portfolio company investments that were still held by the Company as 0, 2017, was related to portfolio company investments that were still held by the Company as 0, 2017, was related to portfolio company investments that were still held by the Company as 0, 2017, was related to portfolio company investments that were still held by the Company as 0, 2017, was related to portfolio company investments that were still held by the Company as 0, 2017.

The Company's primary investment objective has historically been to generate current income and capital appreciation by investing directly in privately-held lower middle market companies to help these companies fund acquisitions, growth or refinancing. During the six months ended June 30, 2018, the Company made investments of approximately \$18.3 million in portfolio companies to which it was not previously contractually committed to provide such financing. During the six months ended June 30, 2018, the Company made investments of \$10.8 million in companies to which it was previously committed to provide such financing.

During the six months ended June 30, 2017, the Company made investments of approximately \$241.9 million in portfolio companies to which it was not previously contractually committed to provide such financing. During the six months ended June 30, 2017, the Company made investments of \$9.1 million in companies to which it was previously committed to provide such financing.

#### Warrants

When originating a debt security, the Company may sometimes receive warrants or other equity-related securities from the borrower. The Company determines the cost basis of the warrants or other equity-related securities received based upon their respective fair values on the date of receipt in proportion to the total fair value of the debt and warrants or other equity-related securities received. Any resulting difference between the face amount of the debt and its recorded fair value resulting from the assignment of value to the warrant or other equity instruments is treated as original issue discount and accreted into interest income over the life of the loan.

#### Realized Gain or Loss and Unrealized Appreciation or Depreciation of Portfolio Investments

Realized gains or losses are recorded upon the sale or liquidation of investments and are calculated as the difference between the net proceeds from the sale or liquidation, if any, and the cost basis of the investment using the specific identification method. Unrealized appreciation or depreciation reflects the difference between the fair value of the investments and the cost basis of the investments.



#### Investment Classification

In accordance with the provisions of the 1940 Act, the Company classifies investments by level of control. As defined in the 1940 Act, "Control Investments" are investments in those companies that the Company is deemed to "Control." "Affiliate Investments" are investments in those companies that are "Affiliated Companies" of the Company, as defined in the 1940 Act, other than Control Investments. "Non-Control / Non-Affiliate Investments" are those that are neither Control Investments nor Affiliate Investments. Generally, under the 1940 Act, the Company is deemed to control a company in which it has invested if the Company owns more than 25.0% of the voting securities of such company, has greater than 50.0% representation on its board or has the power to exercise control over management or policies of such portfolio company. The Company is deemed to be an affiliate of a company in which the Company has invested if it owns at least 5.0%, but no more than 25.0%, of the voting securities of such company.

#### Investment Income

Interest income, adjusted for amortization of premium and accretion of original issue discount, is recorded on the accrual basis to the extent that such amounts are expected to be collected. Generally, when interest and/or principal payments on a loan become past due, or if the Company otherwise does not expect the borrower to be able to service its debt and other obligations, the Company will place the loan on non-accrual status and will generally cease recognizing interest income on that loan for financial reporting purposes until all principal and interest have been brought current through payment or due to a restructuring such that the interest income is deemed to be collectible. The Company writes off any previously accrued and uncollected interest when it is determined that interest is no longer considered collectible. Dividend income is recorded on the ex-dividend date.

#### Fee Income

Origination, facility, commitment, consent and other advance fees received in connection with loan agreements ("Loan Origination Fees") are recorded as deferred income and recognized as investment income over the term of the loan. Upon prepayment of a loan, any unamortized Loan Origination Fees are recorded as investment income. In the general course of its business, the Company receives certain fees from portfolio companies, which are non-recurring in nature. Such fees include loan prepayment penalties, structuring fees and loan waiver and amendment fees, and are recorded as investment income when earned.

Fee income for the six months ended June 30, 2018 and 2017 was as follows:

	Three Months Ended June 30, 2018		_	Three Months Ended June 30, 2017		Six Months Ended June 30, 2018		Months Ended une 30, 2017
Recurring Fee Income:								
Amortization of loan origination fees	\$	521,214	\$	611,295	\$	1,102,139	\$	1,230,495
Management, valuation and other fees		115,664		255,431		313,425		457,391
Total Recurring Fee Income		636,878		866,726		1,415,564		1,687,886
Non-Recurring Fee Income:								
Prepayment fees		953,011		15,270		1,191,943		731,403
Acceleration of unamortized loan origination fees		1,144,442		273,445		1,787,909		1,003,654
Loan amendment fees		35,000		65,000		35,000		115,000
Other fees		248		9,000		127,153		9,000
Total Non-Recurring Fee Income		2,132,701		362,715		3,142,005		1,859,057
Total Fee Income	\$	2,769,579	\$	1,229,441	\$	4,557,569	\$	3,546,943

#### **Payment-in-Kind Interest**

As of June 30, 2018, the Company held, and expects to hold in the future, loans in its portfolio that contain PIK interest provisions. The PIK interest, computed at the contractual rate specified in each loan agreement, is added to the principal balance of the loan, rather than being paid to the Company in cash, and is recorded as interest income. Thus, the actual collection of PIK interest may be deferred until the time of debt principal repayment.



PIK interest, which is a non-cash source of income at the time of recognition, is included in the Company's taxable income and therefore affects the amount the Company is required to distribute to its stockholders to maintain its tax treatment as a regulated investment company ("RIC") for federal income tax purposes, even though the Company has not yet collected the cash. Generally, when current cash interest and/or principal payments on a loan become past due, or if the Company otherwise does not expect the borrower to be able to service its debt and other obligations, the Company will place the loan on non-accrual status and will generally cease recognizing PIK interest income on that loan for financial reporting purposes until all principal and interest have been brought current through payment or due to a restructuring such that the interest income is deemed to be collectible. The Company writes off any accrued and uncollected PIK interest when it is determined that the PIK interest is no longer collectible.

#### **Concentration of Credit Risk**

The Company's investments have historically been, generally, in lower middle market companies in a variety of industries. As of both June 30, 2018 and December 31, 2017, there were no individual investments representing greater than 10% of the fair value of the Company's portfolio. As of June 30, 2018 and December 31, 2017, the Company's largest single portfolio company investment represented approximately 8.5% and 5.6%, respectively, of the fair value of the Company's portfolio. Income, consisting of interest, dividends, fees, other investment income and realization of gains or losses on equity interests, can fluctuate dramatically upon repayment of an investment or sale of an equity interest and in any given year can be highly concentrated among several portfolio companies.

Investments made by the Company carry a number of risks including, but not limited to: (i) investing in lower middle market companies which may have limited financial resources and may have limited operating histories, (ii) investing in senior subordinated debt which ranks equal to or lower than debt held by other investors and (iii) holding investments that are not publicly traded and are subject to legal and other restrictions on resale and other risks common to investing in below investment grade debt and equity instruments.

As of June 30, 2018, \$690.0 million of the Company's assets were pledged as collateral for the Company's third amended and restated senior secured credit facility, as amended on May 1, 2017 (the "Credit Facility"), and \$403.3 million were subject to superior claim over the Company's stockholders by the SBA. In connection with the closing of the Asset Sale Transaction, the Company repaid the SBA-guaranteed debentures and all amounts outstanding under the Credit Facility and terminated the Credit Facility. See Note 10 - Subsequent Events for more information regarding these repayments.

#### **Investments Denominated in Foreign Currency**

As of June 30, 2018, the Company held an investment in one portfolio company that was denominated in Canadian dollars. As of December 31, 2017, the Company held investments in two portfolio companies that were denominated in Canadian dollars.

At each balance sheet date, portfolio company investments denominated in foreign currencies are translated into United States dollars using the spot exchange rate on the last business day of the period. Purchases and sales of foreign portfolio company investments, and any income from such investments, are translated into United States dollars using the rates of exchange prevailing on the respective dates of such transactions.

Although the fair values of foreign portfolio company investments and the fluctuation in such fair values are translated into United States dollars using the applicable foreign exchange rates described above, the Company does not isolate that portion of the change in fair values resulting from foreign currency exchange rates fluctuations from the change in fair values of the underlying investment. All fluctuations in fair value are included in net unrealized appreciation (depreciation) of investments in the Company's Unaudited Consolidated Statements of Operations.

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



## 3. SCHEDULE OF INVESTMENTS IN AND ADVANCES TO AFFILIATES

The following schedules present information about investments in and advances to affiliates for the six months ended June 30, 2018 and year ended December 31, 2017:

Six Months Ended	June 30, 2018:			Amount of Interest or				
Portfolio Company	Type of Investment(1)	Amount of Realized Gain (Loss)	Amount of Unrealized Gain (Loss)	Dividends Credited to Income(2)	December 31, 2017 Value	Gross Additions (3)	Gross Reductions(4	June 30, 2018 ) Value
<u>Control</u> Investments:								
CRS-SPV, Inc.	Common Stock (1,100 shares)	\$ —	\$ (4,096,000)	\$ 100,000	\$ 20,283,000	\$ —	\$ 4,096,000	\$ 16,187,000
			(4,096,000)	100,000	20,283,000	—	4,096,000	16,187,000
Frank Entertainment	Senior Note (6% Cash, Due 06/19) <sup>(5)</sup>	_	(556,859)	_	6,541,000	473,069	841,069	6,173,000
Group, LLC	Second Lien Term Note (2.5% Cash) <sup>(5)</sup> Redeemable Preferred	_	(271,040)	_	_	303,827	303,827	_
	Units (2,800,000 units) Redeemable Class B	—	_	_	_	_	·	_
	Preferred Units (2,800,000 units) Class A Common Units	_	_	_	_	_		_
	(606,552 units)		—	_	_	_		
		_	(827,899)	_	6,541,000	776,896	1,144,896	6,173,000
FrontStream Holdings, LLC	Subordinate Note (LIBOR + $6.0\%$ , $7.7\%$ Cash) <sup>(5)(6)</sup>	(6,050,730)	6,609,389	_	7,414,000	9,109,389	16,523,389	_
	Common Stock (1,000 shares)	(500,000)	500,000	_	_	500,000	500,000	
	5.1	(6,550,730)			7,414,000	9,609,389		
Frontstreet Facility Solutions, Inc.	Subordinated Note (13% Cash) Series A Convertible Preferred Stock (60,000	_	(515,457)	560,946	3,750,000	15,457		3,250,000
	shares) Series B Convertible	_	—	_	—	_		_
	Preferred Stock (20,000 shares) Common Stock (27,890	_	_	_	_	_		_
	shares)		(515,457)	560,946	3,750,000	15,457	515,457	3,250,000
			(313,437)	500,940	3,750,000	15,457	515,457	3,230,000
Investments not held at the end of the period		(75,817)	_	_	_	79,817	79,817	_
Total Control Inve	stments	(6,626,547)	1,670,033	660,946	37,988,000	10,481,559	22,859,559	25,610,000
<u>Affiliate</u>		(0,000,000)	_,_,0,000		2.,. 00,000	,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,010,000
Investments:	Subordinated Note (12% Cash, 1% PIK)	101,129	(155,098)	149,598	6,434,000	162,778	· · ·	_
	Units (318,977 units)	(535,011)			266,000	527,331		
		(433,882)	372,233	149,598	6,700,000	690,109	7,390,109	
Consolidated Lumber Holdings,	Class A Units (15,000 units)		603,000	36,831	4,500,000	603,000		5,103,000
LLC		—	603,000	36,831	4,500,000	603,000	—	5,103,000

Six Months Ended Portfolio Company	June 30, 2018: Type of Investment(1)	Amount of Realized Gain (Loss)	Amount of Unrealized Gain (Loss)	Amount of Interest or Dividends Credited to Income(2)	December 31, 2017 Value	Gross Additions (3)	Gross Reductions(4)	June 30, 2018 Value
FCL Holding SPV, LLC	Class A Interest (24,873 units) Class B Interest (48,427	\$ —	\$ (264,000)	\$ 302,294	\$ 570,000		\$ 264,000	\$ 306,000
	units) Class B Interest (3,746 units)	_	_	_	_	_	_	_
	,		(264,000)	302,294	570,000	_	264,000	306,000
Mac Land Holdings, Inc.	Common Stock (139 shares)	(369,000)	369,000		_	369,000	369,000	_
		(369,000)	369,000		—	369,000	369,000	—
NB Products, Inc.	Subordinated Note (12% Cash, 2% PIK) Jr. Subordinated Note	_	_	1,793,398	23,308,085	286,353	_	23,594,438
	(10% PIK) Jr. Subordinated Bridge	_	_	279,190	5,114,592	279,190	_	5,393,782
	Note (20% PIK) Series A Redeemable Senior Preferred Stock	—	—	253,869	2,412,295	253,869	—	2,666,164
	Senior Preferred Stock (7,839 shares) Common Stock	_	521,000	_	10,390,000	521,000	_	10,911,000
	(1,668,691 shares)		14,090,000		16,044,000	14,090,000	_	30,134,000
		—	14,611,000	2,326,457	57,268,972	15,430,412	—	72,699,384
Passport Food Group, LLC	Senior Notes (LIBOR + 9.0%, 11.3% Cash, Due 03/22) <sup>(6)</sup> Common Stock (20,000	_	297,854	1,151,326	16,672,000	332,000	_	17,004,000
	shares)		(357,000)		357,000		357,000	_
		—	(59,146)	1,151,326	17,029,000	332,000	357,000	17,004,000
PCX Aerostructures, LLC	Subordinated Note (6% Cash) Subordinated Note (6%	_	2,602,677	1,182,863	22,574,000	3,419,000	_	25,993,000
220	PIK)	_	211,286	5,068	548,000	216,354	764,354	_
	Series A Preferred Stock (6,066 shares)	—	_		—	_	_	—
	Series B Preferred Stock (1,411 shares) Class A Common Stock	_	57,000	_	_	1,057,000	_	1,057,000
	(121,922 shares)	_	—	_	_	_	_	_
			2,870,963	1,187,931	23,122,000	4,692,354	764,354	27,050,000
Team Waste, LLC	Subordinated Note (10% Cash, 2% PIK)	—	_	297,923	4,930,962	113,713	5,044,675	_
	Preferred Units (500,000 units)	3,750,000	_	_	10,000,000	3,750,000	3,750,000	10,000,000
		3,750,000		297,923	14,930,962	3,863,713	8,794,675	10,000,000
Technology Crops, LLC	Senior Notes (12% Cash) <sup>(5)</sup> Common Units (50	_	(2,170,000)	592,861	8,617,000	_	3,170,000	5,447,000
	units)		_		_		_	_
	0 1 1 1 1 1 1 1 1 1 1	_	(2,170,000)	592,861	8,617,000	_	3,170,000	5,447,000
TGaS Advisors, LLC	Senior Note (10% Cash, 1% PIK) Preferred Units	_	_	558,559	9,431,015	80,341	124,486	9,386,870
	(1,685,357 units)		3,218,000	_	1,524,000	3,218,000	_	4,742,000
		_	3,218,000	558,559	10,955,015	3,298,341	124,486	14,128,870

Six Months Ended Portfolio	June 30, 2018:	Amount of Realized	Amount of Unrealized	Amount of Interest or Dividends Credited to	December 31, 2017	Gross Additions	Gross	June 30, 2018
Company	Type of Investment(1)	Gain (Loss)	Gain (Loss)	Income(2)	Value	(3)	Reductions(4)	· · · · ·
Tulcan Fund IV, L.P.	Common Units (1,000,000 units)	\$ (950,000)	\$ 1,000,000	\$	\$	\$ 1,000,000	\$ 1,000,000	\$ —
		(950,000)	1,000,000	_	_	1,000,000	1,000,000	_
United Retirement Plan Consultants, Inc.	Series A Preferred Shares (9,400 shares) Common Shares	_	54,000	_	302,000	54,000	_	356,000
	(100,000 shares)	_	385,000	_	419,000	385,000	_	804,000
			439,000	_	721,000	439,000	_	1,160,000
Wythe Will Tzetzo, LLC	Series A Preferred Units (99,829 units)		(2,056,000)	. —	2,688,000	_	2,056,000	632,000
		_	(2,056,000)	) —	2,688,000	_	2,056,000	632,000
Investments not held at the end of the period		355,394	_	_	_	473,234	473,234	_
Deferred taxes		_	151,247	_	_			_
Total Affiliate Inve	stments	\$ 2,352,512	\$ 19,085,297	\$ 6,603,780	\$ 147,101,949	\$31,191,163	\$ 24,762,858	\$ 153,530,254

(1) All debt investments are income producing, unless otherwise noted. Equity and equity-linked investments are non-income producing, unless otherwise noted. The fair values of all investments were determined using significant unobservable inputs.

(2) Represents the total amount of interest, fees or dividends credited to income for the portion of the year an investment was included in Control or Affiliate categories, respectively. Amounts include accrued PIK interest if the description of the security includes disclosure of a PIK interest rate.

(3) Gross additions include increase in the cost basis of investments resulting from new portfolio investments, follow-on investments and accrued PIK interest. Gross additions also include net increases in unrealized appreciation or net decreases in unrealized depreciation.

(4) Gross reductions include decreases in the total cost basis of investments resulting from principal or PIK repayments or sales. Gross reductions also include net increases in unrealized depreciation or net decreases in unrealized appreciation.

(5) Non-accrual investment

(6) Index-based floating interest rate is subject to contractual minimum interest rate. A majority of the variable rate loans in the Company's investment portfolio bear interest at a rate that may be determined by reference to either LIBOR or an alternate Base Rate (commonly based on the Federal Funds Rate or the Prime Rate), which typically resets semi-annually, quarterly, or monthly at the borrower's option. The borrower may also elect to have multiple interest reset periods for each loan.

Year Ended December 31, 2017:		A	A	Amount of Interest or	Dec	C	C	Deep 1 24
Portfolio Company	Type of Investment(1)	Realized		Credited to	December 31, 2016 Value	Gross Additions (3)	Gross Reductions (4)	December 31, 2017 Value
<u>Control</u> Investments:								
CRS Reprocessing, LLC	Debtor in Possession Loan (8% PIK) Senior Notes (LIBOR + 3.5%) <sup>(6)</sup> Split Collateral Term Loans (8% Cash) Subordinated Note (5% Cash) Series F Preferred Units (705,321 units) Common Units (15,174 units)	\$ (2,634,714)	\$ —	\$ _ \$	s —	\$ 4,000,000	\$ 4,000,000	\$ —
		(1,938,339)	_	79,534	2,942,769	_	2,942,769	—
		(11,554,845)	5,010,464	513,963	6,182,000	11,360,464	17,542,464	—
		(82,335)	—	_	_	125,000	125,000	—
		(9,134,807)	9,134,807	—	—	_	_	_
		(25,345,040)	14,145,271	593,497	9,124,769	15,485,464	24,610,233	
CRS-SPV, Inc.	Common Stock (1,100 shares)	_	1,855,000	_	_	20,283,000	_	20,283,000
		_	1,855,000	_	_	20,283,000	_	20,283,000
DCWV Acquisition Corporation	Senior Subordinated Note (15% PIK) Subordinated Note (12% Cash, 3% PIK) Jr. Subordinated Note (15% PIK) Series A Preferred Equity (1,200 shares) 100% Common Shares	(250,000)	_	_	250,000	_	250,000	_
Corporation		(4,396,350)	4,789,633	—	1,389,000	4,789,633	6,178,633	—
		(2,000,000)	2,000,000	_	_	2,000,000	2,000,000	—
		(1,200,000)	1,200,000	_		1,200,000	1,200,000	
		(7,846,350)	7,989,633	—	1,639,000	7,989,633	9,628,633	—
DialogDirect, Inc.	Subordinated Note (8% PIK) Class A Common Units (1,176,500 units)	(7,523,038)	6,640,226	_	_	20,020,227	20,020,227	_
			_	_	_	_	_	_
		(7,523,038)	6,640,226	—	_	20,020,227	20,020,227	_
Frank Entertainment Group, LLC <sup>(7)</sup>	Senior Note (6% Cash) <sup>(5)</sup> Second Lien Term Note (2.5% Cash) <sup>(5)</sup> Redeemable Preferred Units (2,800,000 units) Redeemable Class B Preferred Units (2,800,000 units) Class A Common Units (606,552 units)	—	(3,127,606)	—	—	9,808,054	3,267,054	6,541,000
1 /		—	(2,705,479)	—	—	2,715,723	2,715,723	—
		—	(1,074,000)	_	—	1,074,000	1,074,000	_
		_	—	_	—	—	_	-
			(6,907,085)			13,597,777	7,056,777	6,541,000
FrontStream Holdings, LLC	Subordinate Note (LIBOR + 6%, 7.3% Cash) <sup>(5)(6)</sup> Common Stock (1,000 shares)		(0,207,003)			13,371,171	-7,050,777	0,541,000
		—	348,542		—	7,663,542	249,542	7,414,000
			348,542			7,663,542	249,542	7,414,000
			5 10,0 12			.,505,512	2.5,512	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

Year Ended D	ecember 31, 2017:			Amount of Interest or				
Portfolio Company	Type of Investment(1)	Amount of Realized Gain (Loss)			December 31, 2016 Value	Gross Additions (3)	Gross Reductions (4)	December 31, 2017 Value
Frontstreet Facility Solutions, Inc.	Subordinated Note (13% Cash)	\$ —	\$(1,014,755)	\$ 569,586 \$		\$ 4,764,755	\$ 1,014,755	\$ 3,750,000
		—	(575)	—	_	575	575	_
		_	(144)	_	_	144	144	_
	(27,890 shares)		(279)		_	279	279	_
			(1,015,753)	569,586	_	4,765,753	1,015,753	3,750,000
Gerli & Company	Subordinated Note (13% Cash) Subordinated Note (8.5% Cash) Class A Preferred Shares (1,211 shares) Class C Preferred Shares (744 shares) Class E Preferred Shares (400 shares) Common Stock (300 shares)	(375,000)	375,000	_	_	375,000	375,000	_
		(3,000,000)	3,000,000		_	3,000,000	3,000,000	—
		(855,000)	855,000	_	_	855,000	855,000	_
		_	_	_	_	_	_	_
		(161,440)	161,440	_	_	161,440	161,440	_
		(100,000)	100,000	_	_	100,000	100,000	_
		(4,491,440)	4,491,440	_	_	4,491,440	4,491,440	_
SRC Common Stock (5,00 Worldwide, shares)	Common Stock (5,000 shares)	_	_	400,000	8,028,000	_	8,028,000	_
Inc.			_	400,000	8,028,000	—	8,028,000	_
<b>Total Control Investments</b>		(45,205,868)	27,547,274	1,563,083	18,791,769	94,296,836	75,100,605	37,988,000
<u>Affiliate</u> <u>Investments:</u> All Metals Holding, LLC	Subordinated Note (12% Cash, 1% PIK) Units (318,977 units)		155,098 (488,000) (332,902)		6,249,220 754,000 7,003,220	249,113	64,333 488,000 552,333	6,434,000 266,000 6,700,000
CIS Secure Computing Inc.	Subordinated Note (12% Cash, 3% PIK) Common Stock (84 shares)		(===;, ==)	,	.,,	,,	,	.,,
		—	—	1,154,260	11,670,708	207,319	11,878,027	_
		1,679,180	(1,652,680)	_	2,155,000	1,679,181	3,834,181	
		1,679,180	(1,652,680)	1,154,260	13,825,708	1,886,500	15,712,208	—
Consolidated Lumber Holdings, LLC	Subordinated Note (10% Cash, 2% PIK) Class A Units (15,000 units)	_	(156,611)	194,082	4,278,000	78,750	4,356,750	_
			2,019,000	274,167	2,481,000	2,019,000		4,500,000
			1,862,389	468,249	6,759,000	2,097,750	4,356,750	4,500,000

Year Ended D	ecember 31, 2017:			Amount of Interest or				
Portfolio Company	Type of Investment(1)	Realized			December 31, 2016 Value	Gross Additions (3)	Gross Reductions (4)	December 31, 2017 Value
DPII Holdings, LLC		\$ (2,269,044)	\$ 871,000	\$ _ :	\$ 2,356,001	\$ 871,000	\$ 3,227,001	\$ —
		(462)	2,148,462	_	_	2,148,462	2,148,462	_
		(1,107,692)	1,107,692	_	_	1,107,692	1,107,692	_
		(3,377,198)	4,127,154	_	2,356,001	4,127,154	6,483,155	—
FCL Holding SPV, LLC	Class A Interest (24,873 units) Class B Interest (48,427 units) Class B Interest (3,746 units)	_	(75,000)	45,452	645,000	_	75,000	570,000
		—	(101,000)	—	101,000	_	101,000	—
				_	_	_	_	
		_	(176,000)	45,452	746,000	_	176,000	570,000
Frank Entertainment Group, LLC <sup>(7)</sup>	Senior Note (LIBOR + 7%, 10% Cash, 5.8% PIK) <sup>(6)</sup> Second Lien Term Note (10% Cash) Class A Redeemable Preferred Units (10.5% Cash) (196,718 units) Class B Redeemable Preferred Units (18,667 units) Class C Redeemable Preferred Units (25,846 units) Class A Common Units (43,077 units) Class A Common Warrants	_	(1,077,888)	823,087	9,940,684	351,600	10,292,284	_
		_	(174,000)	15,000	_	1,200,000	1,200,000	-
		_	(3,492,904)	_	4,566,904	_	4,566,904	—
		—	(1,660,810)	—	1,660,810	_	1,660,810	-
		—	(600,000)	—	600,000	_	600,000	_
		_	_	—	_	_	_	_
	warrants		(7,005,602)	838,087	16,768,398	1,551,600	18,319,998	
Mac Land Holdings, Inc.	Common Stock (139 shares)	_	(369,000)			369,000	369,000	_
1101uiigo, 11101	Shares)		(369,000)	_	_	369,000	369,000	
MS Bakery Holdings, Inc.	Preferred Units (233 units) Common B Units (3,000 units) Common A Units (1,652 units)	185,133	(185,133)		397,000	185,133	582,133	_
		2,087,323	(2,086,860)	—	2,110,000	2,087,323	4,197,323	—
		1,147,007	(1,147,007)	_	1,162,000	1,147,007	2,309,007	_
		3,419,463	(3,419,000)	_	3,669,000	3,419,463	7,088,463	_
Native Maine Operations, Inc.	Senior Notes (LIBOR + 9%) <sup>(6)</sup> Preferred Units (20,000 units)	_	_	1,338,898		18,000,000	18,000,000 2,000,000	_
			_	1,338,898	_	20,000,000	20,000,000	
Year Ended D	ecember 31, 2017:			Amount of Interest or				
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Portfolio Company	Type of Investment(1)	Realized		Dividends Credited to Income(2)	December 31, 2016 Value	Gross Additions (3)	Gross Reductions (4)	December 31, 2017 Value
NB Products, Inc.	Subordinated Note (12% Cash, 2% PIK) Jr. Subordinated Note	\$ —	\$	\$ 3,540,905	\$ 22,751,190	\$ 556,895	\$ —	\$ 23,308,085
	(10% PIK)	_	—	503,674	4,595,921	518,671	—	5,114,592
	Jr. Subordinated Bridge Note (20% PIK) Series A Redeemable	_	_	439,568	1,972,727	439,568	_	2,412,295
	Senior Preferred Stock (7,839 shares) Common Stock	_	978,000	—	9,412,000	978,000	_	10,390,000
	(1,668,691 shares)	_	6,265,000	_	9,779,000	6,265,000	_	16,044,000
			7,243,000	4,484,147	48,510,838	8,758,134	_	57,268,972
Passport Food Group, LLC	Senior Notes (LIBOR + 9.0%, 10.3% Cash) <sup>(6)</sup> Common Stock (20,000	_	(2,976,160)	1,621,494	_	19,648,160	2,976,160	16,672,000
	shares)	_	(1,643,000)		_	2,000,000	1,643,000	357,000
			(4,619,160)	1,621,494	_	21,648,160	4,619,160	17,029,000
PCX Aerostructures, LLC	Subordinated Note (10.5% Cash) <sup>(8)</sup> Subordinated Note (6%	_	(1,481,848)	3,354,176	21,960,000	2,095,848	1,481,848	22,574,000
LLC	PIK) <sup>(8)</sup>	_	(211,286)		_	759,286	211,286	548,000
	Series A Preferred Stock (6,066 shares) Series B Preferred	_	_	_	_	_	_	_
	Stock (411 shares) Class A Common	_	—	—	—	—	—	—
	Stock (121,922 shares)		_	_	_	_	_	_
		—	(1,693,134)	3,354,176	21,960,000	2,855,134	1,693,134	23,122,000
Team Waste, LLC	Subordinated Note (10% Cash, 2% PIK) Preferred Units	_	_	171,863	_	4,930,962	_	4,930,962
	(500,000 units)		_	9,000	9,100,000	900,000	_	10,000,000
		—	—	180,863	9,100,000	5,830,962	—	14,930,962
Technology Crops, LLC	Subordinated Notes (12% Cash) Common Units (50	_	(3,677,102)	1,930,662	11,837,622	456,480	3,677,102	8,617,000
	units)		_	_	—	_	_	—
		—	(3,677,102)	1,930,662	11,837,622	456,480	3,677,102	8,617,000
TGaS Advisors, LLC	Senior Note (10% Cash, 1% PIK) Preferred Units	_	_	1,143,884	9,521,986	158,001	248,972	9,431,015
	(1,685,357 units)		254,000		1,270,000	254,000	_	1,524,000
		_	254,000	1,143,884	10,791,986	412,001	248,972	10,955,015
Tulcan Fund IV, L.P.	Common Units (1,000,000 units)		_	_	_		_	_
		_	_	_	_	_	_	_
United Retirement Plan	Series A Preferred Shares (9,400 shares) Common Shares	_	45,000	_	257,000	45,000	_	302,000
Consultants,	(100,000 shares)		118,000	_	301,000	118,000	_	419,000
Inc.		_	163,000	_	558,000	163,000	_	721,000

Year Ended De	ecember 31, 2017:			Amount of Interest or				
Portfolio Company	Type of Investment(1)	Amount of Realized Gain (Loss)	Amount of Unrealized Gain (Loss)		December 31, 2016 Value	Gross Additions (3)	Gross Reductions (4)	December 31, 2017 Value
Waste Recyclers Holdings, LLC	Class A Preferred Units (280 units) Class B Preferred	\$ (2,251,100)	\$ 2,251,100	\$ _ 5	\$ —	\$ 2,251,100	\$ 2,251,100	\$ —
	Units (11,484,867 units) Common Unit	(2,935,218)	2,487,218	—	817,000	2,487,218	3,304,218	-
	Purchase Warrant (1,170,083 units)	(748,900)	748,900	_	_	748,900	748,900	—
	Common Units (153,219 units)	(180,783)		_		180,783	,	_
		(6,116,001)	5,668,001	—	817,000	5,668,001	6,485,001	—
Wythe Will Tzetzo, LLC	Series A Preferred Units (99,829 units)		(4,120,000)	_	6,808,000	_	4,120,000	2,688,000
		_	(4,120,000)	—	6,808,000	_	4,120,000	2,688,000
Investments not held at the end	t	44.4.000						
of the period		414,889		—	_	414,889	414,889	—
Deferred taxes		—	390,990	—	_	—	—	—
Total Affiliate	Investments	\$ (3,979,667)	\$(7,356,046)	\$17,438,395	\$161,510,773	\$79,907,341	\$94,316,165	\$ 147,101,949

(1) All debt investments are income producing, unless otherwise noted. Equity and equity-linked investments are non-income producing, unless otherwise noted. The fair values of all investments were determined using significant unobservable inputs.

(2) Represents the total amount of interest, fees or dividends credited to income for the portion of the year an investment was included in Control or Affiliate categories, respectively. Amounts include accrued PIK interest if the description of the security includes disclosure of a PIK interest rate.

(3) Gross additions include increase in the cost basis of investments resulting from new portfolio investments, follow-on investments and accrued PIK interest. Gross additions also include net increases in unrealized appreciation or net decreases in unrealized depreciation.

(4) Gross reductions include decreases in the total cost basis of investments resulting from principal or PIK repayments or sales. Gross reductions also include net increases in unrealized depreciation or net decreases in unrealized appreciation.

(5) Non-accrual

investment

(6) Index-based floating interest rate is subject to contractual minimum interest rate. A majority of the variable rate loans in the Company's investment portfolio bear interest at a rate that may be determined by reference to either LIBOR or an alternate Base Rate (commonly based on the Federal Funds Rate or the Prime Rate), which typically resets semi-annually, quarterly, or monthly at the borrower's option. The borrower may also elect to have multiple interest reset periods for each loan.

(7) During the year ended December 31, 2017, as a result of a balance sheet restructuring, Frank Entertainment Group, LLC moved from an affiliate investment to a control investment.

(8) Effective February 9, 2018, the Company's debt investments in PCX Aerostructures, LLC were amended to provide for cash interest at all-in rate of 6% per annum.

## 4. INCOME TAXES

The Company has elected for federal income tax purposes to be treated as a RIC under the Internal Revenue Code of 1986, as amended (the "Code"), and intends to make the required distributions to its stockholders as specified therein. In order to maintain its tax treatment as a RIC, the Company must meet certain minimum distribution, source-of-income and asset diversification requirements. If such requirements are met, then the Company is generally required to pay taxes only on the portion of its taxable income and gains it does not distribute (actually or constructively) and certain built-in gains. The Company has historically met its minimum distribution requirements and continually monitors its distribution requirements with the goal of ensuring compliance with the Code.

The minimum distribution requirements applicable to RICs require the Company to distribute to its stockholders at least 90% of its investment company taxable income ("ICTI"), as defined by the Code, each year. Depending on the level of ICTI earned in a tax year, the Company may choose to carry forward ICTI in excess of current year distributions into the next tax year and pay a 4% U.S. federal excise tax on such excess. Any such carryover ICTI must be distributed before the end of that next tax year through a dividend declared prior to filing the final tax return related to the year which generated such ICTI.

ICTI generally differs from net investment income for financial reporting purposes due to temporary and permanent differences in the recognition of income and expenses. The Company may be required to recognize ICTI in certain circumstances in which it does not receive cash. For example, if the Company holds debt obligations that are treated under applicable tax rules as having original issue discount (such as debt instruments issued with warrants), the Company must include in ICTI each year a portion of the original issue discount that accrues over the life of the obligation, regardless of whether cash representing such income is received by the Company in the same taxable year. The Company may also have to include in ICTI other amounts that it has not yet received in cash, such as (i) PIK interest income and (ii) interest income from investments that have been classified as non-accrual for financial reporting purposes. Interest income on non-accrual investments is not recognized for financial reporting purposes, but generally is recognized in ICTI. Because any original issue discount or other amounts accrued will be included in the Company's ICTI for the year of accrual, the Company may be required to make a distribution to its stockholders in order to satisfy the minimum distribution requirements, even though the Company will not have received and may not ever receive any corresponding cash amount. ICTI also excludes net unrealized appreciation or depreciation, as investment gains or losses are not included in taxable income until they are realized.

As of June 30, 2018, the Company had certain wholly-owned taxable subsidiaries (the "Taxable Subsidiaries"), each of which held one or more of its portfolio investments that are listed on the Unaudited Consolidated Schedules of Investments. The Taxable Subsidiaries are consolidated for financial reporting purposes, such that the Company's consolidated financial statements reflect the Company's investments in the portfolio companies owned by the Taxable Subsidiaries. The purpose of the Taxable Subsidiaries is to permit the Company to hold certain portfolio companies that are organized as limited liability companies ("LLCs") (or other forms of pass-through entities) and still satisfy the RIC tax requirement that at least 90% of the RIC's gross revenue for income tax purposes must consist of investment income. Absent the Taxable Subsidiaries, a proportionate amount of any gross income of an LLC (or other pass-through entity) portfolio investment would flow through directly to the RIC. To the extent that such income did not consist of investment income, it could jeopardize the Company's ability to qualify as a RIC and therefore cause the Company to incur significant amounts of federal income taxes. When LLCs (or other pass-through entities) are owned by the Taxable Subsidiaries, their income is taxed to the Taxable Subsidiaries and does not flow through to the RIC, thereby helping the Company preserve its RIC status and resultant tax advantages. The Taxable Subsidiaries are not consolidated for income tax purposes and may generate income tax expense as a result of their ownership of the portfolio companies. This income tax expense is reflected in the Company's Unaudited Consolidated Statements of Operations. Additionally, any unrealized appreciation related to portfolio investments held by the Taxable Subsidiaries (net of unrealized depreciation related to portfolio investments held by the Taxable Subsidiaries) is reflected net of applicable federal and state income taxes in the Company's Unaudited Consolidated Statements of Operations, with the related deferred tax liabilities presented in the Company's Unaudited Consolidated Balance Sheet.

In December 2017, the United States enacted tax reform legislation through the bill commonly known as the Tax Cuts and Jobs Act (the "Tax Act"), which significantly changed the existing U.S. tax laws, including a reduction in the corporate tax rate from 35% to 21%, a move from a worldwide tax system to a territorial system, as well as other changes. The Taxable Subsidiaries' provisional tax is based on the new lower blended federal and state corporate tax rate of 26%. This estimate incorporates assumptions made based on the Company's current interpretation of the Tax Act and may change, possibly materially, as the Company completes the analysis and receives additional clarification and implementation guidance. In addition, changes in interpretations, assumptions, and guidance regarding the new tax legislation, as well as the potential for technical corrections to the Tax Act, could have a material impact to the Company's effective tax rate in future periods. Finally, given the significant complexity of the Tax Act, current guidance from the U.S. Treasury about implementing the Tax Act and

any related guidance from the SEC or the FASB may change, which may require us to refine the Company's estimates in the future.

For federal income tax purposes, the cost of investments owned as of June 30, 2018 and December 31, 2017 was approximately \$904.8 million and \$1,123.7 million, respectively. As of June 30, 2018, net unrealized depreciation on the Company's investments (tax basis) was approximately \$48.1 million, consisting of gross unrealized appreciation, where the fair value of the Company's investments exceeds their tax cost, of approximately \$107.1 million. As of December 31, 2017, net unrealized depreciation on the Company's investments exceeds their fair value, of approximately \$155.2 million. As of December 31, 2017, net unrealized depreciation on the Company's investments (tax basis) was approximately \$107.8 million, consisting of gross unrealized appreciation, where the fair value of the Company's investments (tax basis) was approximately \$107.8 million, consisting of gross unrealized appreciation, where the fair value of the Company's investments exceeds their tax cost, of approximately \$107.8 million, consisting of gross unrealized appreciation, where the fair value of the Company's investments exceeds their tax cost, of approximately \$89.2 million and gross unrealized depreciation, where the tax cost of the Company's investments exceeds their fair value, of approximately \$89.2 million and gross unrealized depreciation, where the tax cost of the Company's investments exceeds their fair value, of approximately \$89.2 million and gross unrealized depreciation.

# 5. BORROWINGS

The Company had the following borrowings outstanding as of June 30, 2018 and December 31, 2017:

Jaguanas Maaling Data	Maturity Date	Interest Rate as of		June 20, 2019	Da	aamban 21, 2017
Issuance/Pooling Date	Maturity Date	June 30, 2018		June 30, 2018	De	cember 31, 2017
SBA-Guaranteed Debentures:						
March 25, 2009	March 1, 2019	5.337%	\$	22,000,000	\$	22,000,000
March 24, 2010	March 1, 2020	4.825%		6,800,000		6,800,000
September 22, 2010	September 1, 2020	3.687%		32,590,000		32,590,000
March 29, 2011	March 1, 2021	4.474%		75,400,000		75,400,000
September 21, 2011	September 1, 2021	3.392%		19,100,000		19,100,000
March 27, 2013	March 1, 2023	3.155%		30,000,000		30,000,000
September 24, 2014	September 1, 2024	3.790%		31,310,000		31,310,000
September 21, 2016	September 1, 2026	2.723%		32,800,000		32,800,000
Less: Deferred financing fees				(3,201,779)		(3,678,875)
Total SBA-Guaranteed Debentures			\$	246,798,221	\$	246,321,125
Credit Facility:						
May 1, 2017	April 30, 2022	4.740%	\$	10,000,000	\$	156,070,484
Total Credit Facility			\$	10,000,000	\$	156,070,484
Notes:			_			
October 19, 2012	December 15, 2022	6.375%	\$	80,500,000	\$	80,500,000
February 6, 2015	March 15, 2022	6.375%		86,250,000		86,250,000
Less: Deferred financing fees				(2,999,423)		(3,341,699)
Total Notes			\$	163,750,577	\$	163,408,301

## **SBA-Guaranteed Debentures**

Under the Small Business Investment Act of 1958, as amended, and current SBA policy applicable to SBICs, an SBIC (or group of SBICs under common control) can have outstanding at any time, SBA-guaranteed debentures up to two times (and in certain cases, with SBA approval, up to three times) the amount of its regulatory capital. As of June 30, 2018, the maximum statutory limit on the dollar amount of outstanding SBA-guaranteed debentures that can be issued by a single SBIC was \$150.0 million and by a group of SBICs under common control was \$350.0 million. As of June 30, 2018, Triangle SBIC had issued the maximum \$150.0 million of SBA-guaranteed debentures and Triangle SBIC II had issued \$100.0 million of SBA-guaranteed debentures for Triangle SBIC III. Interest payments on SBA-guaranteed debentures are payable semi-annually and there are no principal payments required on these debentures are of both June 30, 2018 and December 31, 2017, all SBA-guaranteed debentures were pooled.

In addition to a one-time 1.0% fee on the total commitment from the SBA, the Company also pays a one-time 2.425% fee on the amount of each SBA-guaranteed debenture issued. These fees are capitalized as deferred financing costs and are amortized over the term of the debt agreements using the effective interest method. Upon prepayment of an SBA-guaranteed debenture, any unamortized deferred financing costs related to the SBA-guaranteed debenture are written off and recognized as a loss on extinguishment of debt in the Unaudited Consolidated Statements of Operations.

The fair values of the SBA-guaranteed debentures are based on a market yield approach and current interest rates, which are Level 3 inputs to the market yield model. As of June 30, 2018 and December 31, 2017, the carrying amounts of the SBA-guaranteed debentures were approximately \$246.8 million and \$246.3 million, respectively. As of June 30, 2018 and December 31, 2017, the fair values of the SBA-guaranteed debentures were \$260.9 million and \$262.2 million, respectively. As of June 30, 2018, the Company was in compliance with SBA regulatory requirements.

See Note 10 - Subsequent Events for information on the repayment of the SBA-guaranteed debentures and the surrender of the SBIC licenses held by each of Triangle SBIC, Triangle SBIC II and Triangle SBIC III in connection with the Transactions.

#### **Credit Facility**

In May 2015, the Company entered into the Credit Facility, which was subsequently amended in May 2017. The amendment, among other things, increased commitments from \$300.0 million to \$435.0 million and extended the maturity by two years. The revolving period of the Credit Facility ends April 30, 2021 followed by a one-year amortization period with a final maturity date of April 30, 2022. The Company has the ability to borrow in both United States dollars as well as foreign currencies under the Credit Facility. The Credit Facility, which is structured to operate like a revolving credit facility, is secured primarily by the Company's assets, excluding the assets of the Company's wholly-owned SBIC subsidiaries. The Credit Facility has an accordion feature that allows for an increase in the total borrowing size up to \$550.0 million, subject to certain conditions and the satisfaction of specified financial covenants. Using this accordion feature, in July 2017, the Company increased its commitments under the Credit Facility from \$435.0 million to \$465.0 million, and in September 2017, the Company again increased its commitments under the Credit Facility from \$465.0 million to \$480.0 million.

Borrowings under the Credit Facility bear interest, subject to the Company's election, on a per annum basis equal to (i) the applicable base rate plus 1.75% (or 1.50% if the Company receives an investment grade credit rating), (ii) the applicable LIBOR rate plus 2.75% (or 2.50% if the Company receives an investment grade credit rating) or (iii) for borrowings denominated in Canadian dollars, the applicable Canadian Dealer Offered Rate plus 2.75% (or 2.50% if the Company receives an investment grade credit rating). The applicable base rate is equal to the greater of (i) the prime rate, (ii) the federal funds rate plus 0.5% or (iii) the adjusted one-month LIBOR plus 2.0%. The applicable LIBOR rate depends on the term of the draw under the Credit Facility. The Company pays a commitment fee of 1.00% per annum on undrawn amounts if the used portion of the Credit Facility is less than or equal to 25.0% of total commitments. These commitment fees are included in interest and other financing fees on the Company's Unaudited Consolidated Statements of Operations. Borrowings under the Credit Facility are limited to a borrowing base, which includes certain cash and a portion of eligible debt investments.

As of June 30, 2018, the Company had United States dollar borrowings of \$10.0 million outstanding under the Credit Facility with an interest rate of 4.74%. As of December 31, 2017, the Company had United States dollar borrowings of \$139.3 million outstanding under the Credit Facility with an interest rate of 4.12% and non-United States dollar borrowings denominated in Canadian dollars of \$21.0 million (\$16.8 million United States dollars) outstanding under the Credit Facility with a weighted average interest rate of 4.16%. The borrowings denominated in Canadian dollars are translated into United States dollars based on the spot rate at each balance sheet date. The impact resulting from changes in foreign exchange rates on the Credit Facility borrowings is included in unrealized appreciation (depreciation) on foreign currency borrowings in the Company's Unaudited Consolidated Statements of Operations. The borrowings denominated in Canadian dollars may be positively or negatively affected by movements in the rate of exchange between the United States dollar and the Canadian dollar. This movement is beyond the control of the Company and cannot be predicted.

The fair value of the borrowings outstanding under the Credit Facility are based on a market yield approach and current interest rates, which are Level 3 inputs to the market yield model. As of June 30, 2018 and December 31, 2017, the fair values of the borrowings outstanding under the Credit Facility were \$10.0 million and \$156.1 million, respectively.

The Credit Facility contains certain affirmative and negative covenants, including but not limited to (i) maintaining a minimum interest coverage ratio, (ii) maintaining a minimum consolidated tangible net worth, (iii) maintaining a minimum

asset coverage ratio and (iv) maintaining the Company's status as a RIC and as a BDC. The Credit Facility also contains customary events of default with customary cure and notice provisions, including, without limitation, nonpayment, misrepresentation of representations and warranties in a material respect, breach of covenant, cross-default to other indebtedness, bankruptcy, change of control, and material adverse effect. The Credit Facility also permits Branch Banking and Trust Company, the administrative agent, to select an independent third-party valuation firm to determine valuations of certain portfolio investments for purposes of borrowing base provisions. As of June 30, 2018 and December 31, 2017, the Company was in compliance with all covenants of the Credit Facility.

In connection with the closing of the Asset Sale Transaction, the Company repaid all amounts outstanding under the Credit Facility and terminated the Credit Facility. See Note 10 - Subsequent Events for more information.

#### Notes

In October 2012, the Company issued \$70.0 million of unsecured notes due 2022 (the "December 2022 Notes") and in November 2012, issued \$10.5 million of December 2022 Notes pursuant to the exercise of an over-allotment option. The December 2022 Notes mature on December 15, 2022, and may be redeemed in whole or in part at any time or from time to time at the Company's option. The December 2022 Notes bear interest at a rate of 6.375% per year payable quarterly on March 15, June 15, September 15 and December 15 of each year, beginning December 15, 2012. As of June 30, 2018 and December 31, 2017, the carrying amount of the December 2022 Notes was \$79.1 million and \$79.0 million, respectively. As of June 30, 2018 and December 31, 2017, the fair values of the December 2022 Notes were \$81.0 million and \$80.9 million, respectively.

In February 2015, the Company issued \$86.3 million of unsecured notes due 2022 (the "March 2022 Notes"). The March 2022 Notes mature on March 15, 2022 and may be redeemed in whole or in part at any time or from time to time at the Company's option. The March 2022 Notes bear interest at a rate of 6.375% per year payable quarterly on March 15, June 15, September 15 and December 15 of each year, beginning March 15, 2015. The net proceeds to the Company from the sale of the March 2022 Notes, after underwriting discounts and offering expenses, were approximately \$83.4 million. As of June 30, 2018 and December 31, 2017, the carrying amounts of the March 2022 Notes were \$84.6 million and \$84.4 million, respectively. As of June 30, 2018 and December 31, 2017, the fair values of the March 2022 Notes were \$86.7 million and \$86.9 million, respectively. The fair values of the December 2022 Notes and the March 2022 Notes are based on the closing prices of each respective security on the New York Stock Exchange, which are Level 1 inputs under ASC 820.

The indenture and supplements thereto relating to the December 2022 Notes and the March 2022 Notes contain certain covenants, including but not limited to (i) a requirement that the Company comply with the asset coverage requirement of the 1940 Act or any successor provisions, after giving effect to any exemptive relief granted to the Company by the Securities and Exchange Commission ("SEC"), (ii) a requirement that the Company will not declare any cash dividend, or declare any other cash distribution, upon a class of its capital stock, or purchase any such capital stock, unless, in every such case, at the time of the declaration of any such dividend or distribution, or at the time of any such purchase, the Company has an asset coverage (as defined in the 1940 Act) of at least 200% after deducting the amount of such dividend, distribution or purchase price, as the case may be, giving effect to any exemptive relief granted to the Company by the SEC and (iii) a requirement to provide financial information to the holders of the notes and the trustee under the indenture if the Company should no longer be subject to the reporting requirements under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). As of June 30, 2018 and December 31, 2017, the Company was in compliance with all covenants of the December 2022 Notes.

In connection with the closing of the Asset Sale Transaction, the Company caused notices to be issued to the holders of its December 2022 Notes and March 2022 Notes regarding the redemption of all \$80.5 million in aggregate principal amount of the December 2022 Notes and all \$86.3 million in aggregate principal amount of the March 2022 Notes, in each case, on August 30, 2018. See Note 10 - Subsequent Events for more information.

# 6. EQUITY-BASED AND OTHER COMPENSATION PLANS

In February 2017, both the compensation committee of the Board and the Board adopted the Triangle Capital Corporation Omnibus Incentive Plan (the "Omnibus Plan"), and in May 2017, the Company's stockholders approved the Omnibus Plan at the Company's 2017 Annual Meeting of Stockholders. Prior to the approval of the Omnibus Plan, the Company compensated its professionals through two separate plans: the Amended and Restated 2007 Equity Incentive Plan (the "Equity Incentive Plan"), which provided for grants of restricted stock and options to employees, officers and directors, and the 2012 Executive Cash Incentive Plan (the "Cash Incentive Plan"), which provided for the payment of cash bonuses to employees and officers. The Omnibus Plan was created primarily for the purpose of combining the Equity Incentive Plan and the Cash Incentive Plan in

order to reduce the administrative burden of monitoring the terms and conditions of two separate plans. The terms of the Equity Incentive Plan and the Cash Incentive Plan, as combined and reflected in the Omnibus Plan, are substantially similar to the respective terms of each standalone plan.

The Omnibus Plan provides for grants of restricted stock, incentive stock options, non-statutory stock options and cash-based and/or stock-based performance awards, collectively, "Awards," to the Company's existing and future employees. Equity-based awards granted under the Omnibus Plan to independent directors generally will vest over a one-year period and equity-based awards granted under the Omnibus Plan to executive officers and employees generally will vest ratably over a four-year period. In addition, the Omnibus Plan increased the maximum number of shares of the Company's common stock with respect to which Awards may be granted under the Omnibus Plan to 4,000,000 shares of the Company's common stock from 2,400,000 shares of the Company's common stock from 2,400,000 shares of the Company's common stock from 2,400,000 shares of the Company's common stock from 2,402,000 shares of the Company's common stock from 2,400,000 shares of the C

The Company accounts for its equity-based compensation using the fair value method, as prescribed by ASC Topic 718, *Stock Compensation*. Accordingly, for restricted stock awards, the Company measures the grant date fair value based upon the market price of the Company's common stock on the date of the grant and amortizes this fair value to compensation expense ratably over the requisite service period or vesting term.

The following table presents information with respect to equity-based compensation for the six months ended June 30, 2018 and 2017:

	Six Mont June 3	hs Ended 0, 2018		ths Ended 80, 2017
	Number of Shares	Weighted Average Grant Date Fair Value per Share	Number of Shares	Weighted Average Grant Date Fair Value per Share
Unvested shares, beginning of period	748,674	\$19.79	631,622	\$21.23
Shares granted during the period	435,106	\$10.73	360,470	\$19.22
Shares vested during the period	(279,720)	\$20.56	(233,214)	\$22.40
Unvested shares, end of period	904,060	\$15.19	758,878	\$19.92

In the three months ended June 30, 2018, the Company recognized equity-based compensation expense of approximately \$1.5 million, and in the six months ended June 30, 2018, the Company recognized equity based compensation expense of approximately \$2.9 million. In the three months ended June 30, 2017, the Company recognized equity-based compensation expense of approximately \$1.5 million, and in the six months ended June 30, 2017, the Company recognized equity-based compensation expense of approximately \$1.5 million. As of June 30, 2018, there was approximately \$11.3 million of total unrecognized compensation cost related to the Company's non-vested restricted shares.

In connection with the closing of the Asset Sale Transaction, all 904,060 outstanding shares of restricted stock outstanding under the Omnibus Plan vested. As a result, the Company accelerated the recognition of the remaining \$11.3 million of equity based compensation expense in July 2018. The fair market value of the vested shares on July 31, 2018 (the vesting date) was approximately \$10.8 million. The Company plans to terminate the Omnibus Plan in connection with the closing of the Externalization Transaction. See Note 10 - Subsequent Events for more information regarding the Transactions.

The Board has adopted a nonqualified deferred compensation plan covering the Company's executive officers and key employees. Any compensation deferred and the Company's contributions will earn a return based on the returns on certain investments designated by the Compensation Committee of the Board. Participants are 100% vested in amounts deferred under the deferred compensation plan and the earnings thereon. Contributions to the plan and earnings thereon generally vest ratably over a four-year period. Upon the closing of the Asset Sale Transaction, approximately \$0.7 million of previously unvested deferred compensation benefits became fully vested. See Note 10 - Subsequent Events for more information regarding the treatment of the deferred compensation plan in connection with the Transactions.

The Company maintains a 401(k) plan in which all full-time employees who are at least 21 years of age are eligible to participate and receive employer contributions. Eligible employees may contribute a portion of their compensation on a pretax basis into the 401(k) plan up to the maximum amount allowed under the Code, and direct the investment of their contributions. The Company plans to terminate its 401(k) plan in connection with the closing of the Externalization Transaction. See Note 10 - Subsequent Events for more information regarding the Transactions.

# 7. TRANSACTIONS WITH CONTROLLED COMPANIES

During the three months ended June 30, 2017, the Company received management fees from SRC Worldwide, Inc., a wholly-owned subsidiary of CRS-SPV, Inc., of \$100,000. During the six months ended June 30, 2018 and 2017, the Company received management fees from SRC Worldwide, Inc. of \$100,000 and \$200,000, respectively. These fees were recognized as fee income in the Company's Unaudited Consolidated Statements of Operations. In addition, during the three and six months ended June 30, 2018 and 2017, the Company recognized dividend and interest income from certain control investments as disclosed in Note 3 - Schedule of Investments in and Advances to Affiliates.

# 8. COMMITMENTS AND CONTINGENCIES

In the normal course of business, the Company is party to financial instruments with off-balance sheet risk, consisting primarily of unused commitments to extend financing to the Company's portfolio companies. Since commitments may expire without being drawn upon, the total commitment amount does not necessarily represent future cash requirements. The balances of unused commitments to extend financing as of June 30, 2018 and December 31, 2017 were as follows:

Portfolio Company	Investment Type	June 30, 2018		Dee	cember 31, 2017
Deva Holdings, Inc.	Revolver	\$	2,500,000	\$	2,500,000
DLC Acquisition, LLC	Revolver		3,000,000		1,800,000
Frank Entertainment Group, LLC(1)	Delayed Draw Senior				130,212
Frank Entertainment Group, LLC(1)	Delayed Draw Second Lien				303,827
HKW Capital Partners IV, L.P.	Private Equity		93,957		214,823
ICP Industries Inc.	Delayed Draw Term Loan		—		5,000,000
Lakeview Health Acquisition Company(1)	Revolver		1,387,367		1,387,367
Micross Solutions, LLC(1)	Delayed Draw Term Loan		3,000,000		3,000,000
Nautic Partners VII, LP	Private Equity		471,594		509,080
Orchid Underwriters Agency, LLC	Delayed Draw Term Loan		649,143		649,143
Schweiger Dermatology Group, LLC	Delayed Draw Term Loan		—		4,500,000
SCUF Gaming, Inc.(1)	Revolver		—		2,000,000
Smile Brands, Inc.	Equity Investment		1,000,000		1,000,000
Smile Brands, Inc.	Delayed Draw Term Loan		19,096,531		18,826,531
SPC Partners V, LP	Private Equity		185,297		185,297
SPC Partners VI, LP(1)	Private Equity		2,524,550		2,792,172
Tate's Bake Shop	Revolver				550,000
TGaS Advisors, LLC	Revolver				2,000,000
Vinvention Capital Partners TE LP (F/K/A Nomacorc, LLC) (1)	Equity Investment		630,401		838,813
Total unused commitments to extend financing		\$	34,538,840	\$	48,187,265

(1) Represents a commitment to extend financing to a portfolio company where one or more of the Company's current investments in the portfolio company are carried at less than cost. The Company's estimate of the fair value of the current investments in this portfolio company includes an analysis of the value of any unfunded commitments.



The Company and certain current and former executive officers have been named as defendants in two putative securities class action lawsuits, each filed in the United States District Court for the Southern District of New York (and then transferred to the United States District Court for the Eastern District of North Carolina) on behalf of all persons who purchased or otherwise acquired the Company's common stock between May 7, 2014 and November 1, 2017. The first lawsuit was filed on November 21, 2017, and was captioned *Elias Dagher, et al., v. Triangle Capital Corporation, et al.*, Case No. 5:18-cv-00015-FL (the "*Dagher* Action"). The second lawsuit was filed on November 28, 2017, and was captioned *Gary W. Holden, et al., v. Triangle Capital Corporation, et al.*, Case No. 5:18-cv-00010-FL (the "*Holden* Action"). The *Dagher* Action and the *Holden* Action were consolidated and are currently captioned *In re Triangle Capital Corp. Securities Litigation*, Master File No. 5:18-cv-00010-FL.

On April 10, 2018, the plaintiff filed its First Consolidated Amended Complaint. The complaint, as currently amended, alleges certain violations of the securities laws, including, among other things, that the defendants made certain materially false and misleading statements and omissions regarding the Company's business, operations and prospects between May 7, 2014 and November 1, 2017. The plaintiff seeks compensatory damages and attorneys' fees and costs, among other relief, but did not specify the amount of damages being sought. On May 25, 2018, the defendants filed a motion to dismiss the complaint. On July 9, 2018, the plaintiff filed its response in opposition to the defendants' motion to dismiss. The motion to dismiss was fully briefed as of July 31, 2018.

The Company and the members the of Board of Directors have been named as defendants in three other putative securities class action lawsuits challenging the June 1, 2018 proxy statement seeking shareholder approval of the Asset Purchase Agreement and the Externalization Agreement. The first lawsuit was filed on July 6, 2018 in the United States District Court for the Eastern District of North Carolina, and is captioned Carlson, et al. v. Triangle Capital Corporation, et al., Case No. 5:18-cv-00332-FL (the "Carlson Action"). The second lawsuit was filed on July 9, 2018 in the United States District Court for the District of Maryland, and is captioned Hammer, et al. v. Triangle Capital Corporation, et al., Case No. 1:18-cv-02086-RDB (the "Hammer Action"). The third lawsuit was filed on July 12, 2018 in the United States District Court for the District of Maryland, and is captioned Kent, et al. v. Triangle Capital Corporation, et al., Case No. 1:18-cv-0237-ELH (the "Kent Action"). The complaints in the Carlson Action, the Hammer Action, and the Kent Action each allege certain violations of the securities laws, including, among other things, that the defendants made certain material omissions in the proxy statement, and each sought to enjoin the shareholder meeting scheduled for July 24, 2018, among other relief.

On July 11, 2018, the plaintiff in the Carlson Action filed a motion for preliminary injunction seeking to enjoin the July 24, 2018 shareholder vote and to require that certain supplemental disclosures be made. On July 16, 2018, the court denied the plaintiff's motion for preliminary injunction. The time for the defendants to respond to the complaints in the Carlson Action, Hammer Action, and Kent Action has not yet expired.

In addition, the Company is party to certain lawsuits in the normal course of business. Furthermore, third parties may try to seek to impose liability on the Company in connection with the activities of its portfolio companies.

While the outcome of any open legal proceedings, including those described above, cannot at this time be predicted with certainty, the Company does not expect that any reasonably possible losses arising from these matters will materially affect its financial condition or results of operations. Furthermore, in management's opinion, it is not possible to estimate a range of reasonably possible losses with respect to litigation contingencies.

# 9. FINANCIAL HIGHLIGHTS

The following is a schedule of financial highlights for the six months ended June 30, 2018 and 2017:

	Six Months <b>F</b>	nded	June 30,
	2018		2017
Per share data:			
Net asset value at beginning of period	\$ 13.43	\$	15.13
Net investment income(1)	0.48		0.82
Net realized loss on investments(1)	(0.93)		(0.18)
Net unrealized appreciation on investments / foreign currency(1)	1.08		(0.52)
Total increase from investment operations(1)	 0.63	_	0.12
Dividends paid to stockholders from net investment income	(0.30)		(0.90)
Shares issued pursuant to Dividend Reinvestment Plan			0.01
Common stock offering			0.61
Stock-based compensation	(0.05)		(0.07)
Tax provision(1)	(0.01)		(0.01)
Other(2)			(0.06)
Net asset value at end of period	\$ 13.70	\$	14.83
Market value at end of period(3)	\$ 11.50	\$	17.62
Shares outstanding at end of period	48,050,720		47,745,674
Net assets at end of period	\$ 658,306,493	\$	707,944,974
Average net assets	\$ 644,713,747	\$	670,884,725
Ratio of total expenses, including provision for taxes, to average net assets (annualized)	9.09%	)	7.32%
Ratio of net investment income to average net assets (annualized)	7.07%	)	11.08%
Portfolio turnover ratio	2.92%	)	8.40%
Total return(4)	24.42%	)	0.95%
Supplemental Data:			
Efficiency ratio(5)	26.83%	)	16.63%
(1) Weighted average basic per share			

data.

(2) Represents the impact of the different share amounts used in calculating per share data as a result of calculating certain per share data based upon the weighted average basic shares outstanding during the period and certain per share data based on the shares outstanding as of a period end or transaction date.

(3) Represents the closing price of the Company's common stock on the last day of the

period.

(4) Total return is based on purchase of stock at the current market price on the first day and a sale at the current market price on the last day of each period reported on the table and assumes reinvestment of dividends at prices obtained by the Company's dividend reinvestment plan during the period. Total return is not annualized.

(5) Efficiency ratio equals the sum of (i) compensation and related expenses and (ii) general and administrative expenses divided by total investment income.

# **10. SUBSEQUENT EVENTS**

# The Asset Sale Transaction

As previously disclosed on April 3, 2018, the Company entered into the Asset Purchase Agreement with the Asset Buyer, pursuant to which the Company agreed to sell its December 31, 2017 investment portfolio to the Asset Buyer for gross proceeds of \$981.2 million in cash, subject to certain adjustments to take into account portfolio activity and other matters occurring since December 31, 2017. Simultaneously therewith, the Company entered into the Externalization Agreement with Barings, through which Barings will become the investment adviser to the Company in exchange for a payment by Barings of \$85.0 million, or approximately \$1.78 per share, directly to the Company's stockholders and other consideration as discussed further below.

The Asset Sale Transaction closed on July 31, 2018 following receipt of stockholder approval at the Special Meeting held on July 24, 2018. The gross cash proceeds received from the Asset Buyer and certain affiliates of the Asset Buyer in connection with the Asset Sale Transaction were approximately \$793.3 million, after adjustments to take into account portfolio activity and other matters occurring since December 31, 2017, as described in greater detail in the Asset Purchase Agreement. Adjustments to the purchase price included, among other things, approximately \$208.8 million of principal payments and prepayments, sales proceeds and distributions related to the investment portfolio that were received and retained by the Company between December 31, 2017 and the closing of the Asset Sale, offset by approximately \$29.5 million of loans and equity investments originated between December 31, 2017 and the closing of the Asset Sale.

Upon the closing of the Asset Sale Transaction, approximately \$0.7 million of previously unvested deferred compensation benefits became fully vested. In addition, in connection with the closing of the Asset Sale Transaction, all 904,060 outstanding shares of restricted stock outstanding under the Omnibus Plan vested. As a result, the Company accelerated the recognition of the remaining \$11.3 million of equity based compensation expense in July 2018 and the Company currently has no shares of restricted stock or other equity awards outstanding. The fair market value of the vested shares on July 31, 2018 (the vesting date) was approximately \$10.8 million. The Board intends to terminate the Omnibus Plan in connection with the closing of the Externalization Transaction, described below.

In connection with the closing of the Asset Sale Transaction, the Company also caused notices to be issued to the holders of its December 2022 Notes and March 2022 Notes regarding the redemption of all \$80.5 million in aggregate principal amount of the December 2022 Notes and all \$86.3 million in aggregate principal amount of the March 2022 Notes, in each case, on August 30, 2018. The December 2022 Notes and the March 2022 Notes will each be redeemed at 100% of their principal amount (\$25.00 per Note), plus the accrued and unpaid interest thereon from June 15, 2018 to, but excluding, August 30, 2018. In furtherance of the redemption, on July 31, 2018, the Company also irrevocably deposited with The Bank of New York Mellon Trust Company, N.A., as trustee under the indenture and supplements thereto relating to the December 2022 Notes and the March 2022 Notes and the March 2022 Notes and the March 2022 Notes and paying all sums due and payable under the indenture and supplements thereto. As a result, the Company's obligations under the indenture and supplements thereto relating to the December 2022 Notes and discharged as of July 31, 2018, except with respect to those obligations that the indenture expressly provides shall survive the satisfaction and discharge of the indenture.

Subsequent to June 30, 2018, but prior to the closing of the Asset Sale, the Company repaid all amounts outstanding under the Credit Facility. In addition, in connection with the closing of the Asset Sale Transaction, the Company terminated the Credit Facility. The Company also repaid the SBA-guaranteed debentures and delivered necessary materials to the SBA to surrender the SBIC licenses held by Triangle SBIC, Triangle SBIC II, and Triangle SBIC III.

# Stockholder Approval of Reduced Asset Coverage Ratio

As of June 30, 2018, the Company was only allowed to borrow amounts such that its "asset coverage," as defined in the 1940 Act, was at least 200% after such borrowing. "Asset coverage" generally refers to a company's total assets, less all liabilities and indebtedness not represented by "senior securities," as defined in the 1940 Act, divided by total senior securities representing indebtedness and, if applicable, preferred stock. "Senior securities" for this purpose includes borrowings from banks or other lenders, debt securities and preferred stock.

As of June 30, 2018 and December 31, 2017, the Company had total senior securities of \$176.8 million and \$322.8 million, respectively, consisting of outstanding borrowings under the Credit Facility, the December 2022 Notes and the March 2022 Notes, and had asset coverage ratios of 473% and 299%, respectively. As a result of the Asset Sale Transaction, as of July



31, 2018, the Company had no senior securities outstanding. For a discussion of the principal risk factors associated with these senior securities, see "Part II. Item 1A. Risk Factors" of this quarterly report on Form 10-Q.

On March 23, 2018, an amendment to Section 61(a) of the 1940 Act was signed into law to permit BDCs to reduce the minimum "asset coverage" ratio from 200% to 150%, so long as certain approval and disclosure requirements are satisfied. On July 24, 2018, the Company's stockholders voted at the Special Meeting to approve a proposal to authorize the Company to be subject to the reduced asset coverage ratio of at least 150% under the 1940 Act. As a result of the stockholder approval at the Special Meeting, effective July 25, 2018, the asset coverage ratio under the 1940 Act applicable to the Company has been decreased to 150% from 200%. In other words, under the 1940 Act, the Company is now able to borrow \$2 for investment purposes for every \$1 of investor equity, as opposed to borrowing \$1 for investment purposes for every \$1 of investor equity.

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

The following discussion is designed to provide a better understanding of our unaudited consolidated financial statements for the six months ended June 30, 2018, including a brief discussion of our business, key factors that impacted our performance and a summary of our operating results. The following discussion should be read in conjunction with the Unaudited Consolidated Financial Statements and the notes thereto included in Item 1 of this Quarterly Report on Form 10-Q, and the Consolidated Financial Statements and notes thereto and Management's Discussion and Analysis of Financial Condition and Results of Operations contained in our Annual Report on Form 10-K for the year ended December 31, 2017. Historical results and percentage relationships among any amounts in the financial statements are not necessarily indicative of trends in operating results for any future periods.

# **Forward-Looking Statements**

Some of the statements in this Quarterly Report constitute forward-looking statements because they relate to future events or our future performance or financial condition. Forward-looking statements may include, among other things, statements as to our future operating results, our business prospects and the prospects of our portfolio companies, the impact of the investments that we expect to make, the ability of our portfolio companies to achieve their objectives, our expected financings and investments, the adequacy of our cash resources and working capital, and the timing of cash flows, if any, from the operations of our portfolio companies. Words such as "expect," "anticipate," "target," "goals," "project," "intend," "plan," "believe," "seek," "estimate," "continue," "forecast," "may," "should," "potential," variations of such words, and similar expressions indicate a forward-looking statement, although not all forwardlooking statements include these words. Readers are cautioned that the forward-looking statements contained in this Quarterly Report are only predictions, are not guarantees of future performance, and are subject to risks, events, uncertainties and assumptions that are 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 discussed herein, in Item 1A entitled "Risk Factors" in Part I of our Annual Report on Form 10-K for the year ended December 31, 2017 and in Item 1A entitled "Risk Factors" in Part II of our Quarterly Report on Form 10-Q for the quarter ended March 31, 2018. Other factors that could cause actual results to differ materially include, but are not limited to, changes in the economy, risks associated with possible disruption due to terrorism in our operations or the economy generally, and future changes in laws or regulations and conditions in our operating areas. These statements are based on our current expectations, estimates, forecasts, information and projections about the industry in which we operate and the beliefs and assumptions of our management as of the date of this Quarterly Report. We assume no obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, unless we are required to do so by law. 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 in the future may file with the SEC, including annual reports on Form 10-K, quarterly reports on Form 10-Q and current reports on Form 8-K.

#### The Asset Sale and Externalization Transactions

As further described below, under "Recent Developments," on April 3, 2018, we entered into an asset purchase agreement, or the Asset Purchase Agreement, with BSP Asset Acquisition I, LLC, or the Asset Buyer (an affiliate of Benefit Street Partners L.L.C., or BSP), pursuant to which we agreed to sell our December 31, 2017 investment portfolio to the Asset Buyer for gross proceeds of \$981.2 million in cash, subject to certain adjustments to take into account portfolio activity and other matters occurring since December 31, 2017, such transaction referred to herein as the Asset Sale Transaction. Simultaneously therewith, we entered into a stock purchase and transaction agreement, or the Externalization Agreement, with Barings LLC, or Barings, through which Barings will become the investment adviser to the Company in exchange for a payment by Barings of \$85.0 million, or approximately \$1.78 per share, directly to our stockholders and other consideration described below in "Recent Developments," such transaction referred to herein as the Externalization Transaction are collectively referred to herein as the "Transactions."

The Asset Sale Transaction closed on July 31, 2018 following receipt of stockholder approval at our July 24, 2018 special meeting of stockholders, or the Special Meeting. As a result of the Asset Sale Transaction, we have sold substantially all of our investment portfolio. The Externalization Transaction is expected to close on or around August 2, 2018, following which we will commence operations as an externally managed BDC managed by Barings. See "Recent Developments" below for more details about the effect of the Transactions on our financial condition and operations.

# **Overview of Our Business**

We are a Maryland corporation which has elected to be treated and operates as an internally managed business development company, or BDC, under the Investment Company Act of 1940, as amended, or the 1940 Act. As of June 30, 2018, our wholly-owned subsidiaries, Triangle Mezzanine Fund LLLP, or Triangle SBIC, Triangle Mezzanine Fund II LP, or



Triangle SBIC II and Triangle Mezzanine Fund III LP, or Triangle SBIC III, were licensed as small business investment companies, or SBICs, by the United States Small Business Administration, or SBA. In addition, Triangle SBIC has also elected to be treated as a BDC under the 1940 Act. We, Triangle SBIC, Triangle SBIC II and Triangle SBIC III have historically invested primarily in debt instruments, equity investments, warrants and other securities of lower middle market privately-held companies located primarily in the United States.

Our business has historically been to provide capital to lower middle market companies located primarily in the United States. We historically focused on investments in companies with a history of generating revenues and positive cash flows, an established market position and a proven management team with a strong operating discipline. Our target portfolio company has annual revenues between \$20.0 million and \$300.0 million and annual earnings before interest, taxes, depreciation and amortization, or EBITDA, between \$5.0 million and \$75.0 million.

We have invested primarily in senior and subordinated debt securities of privately held companies, generally secured by security interests in portfolio company assets. In addition, we generally invested in one or more equity instruments of the borrower, such as direct preferred or common equity interests. Our investments generally range from \$5.0 million to \$50.0 million per portfolio company. In certain situations, we have in the past partnered with other funds to provide larger financing commitments.

We generate revenues in the form of interest income, primarily from our investments in debt securities, loan origination and other fees and dividend income. Fees generated in connection with our debt investments are recognized over the life of the loan using the effective interest method or, in some cases, recognized as earned. In addition, we generate revenue in the form of capital gains, if any, on warrants or other equity-related securities that we acquire from our portfolio companies. Our debt investments generally have a term of between three and seven years. In addition, our fixed debt investments typically bear interest between 10.0% and 15.0% per annum and our variable debt investments generally bear interest between LIBOR plus 550 basis points and LIBOR plus 950 basis points per annum. Certain of our debt investments have a form of interest, referred to as payment-in-kind, or PIK, interest, that is not paid currently but is instead accrued and added to the loan balance and paid at the end of the term. In our negotiations with potential portfolio companies, we generally seek to minimize PIK interest. Cash interest on our debt investments is generally payable quarterly; however, some of our debt investments pay cash interest on a monthly basis.

As of both June 30, 2018 and December 31, 2017, the weighted average yield on our outstanding debt investments other than nonaccrual debt investments was approximately 11.0%. The weighted average yield on all of our outstanding investments (including equity and equity-linked investments but excluding non-accrual debt investments) was approximately 9.4% and 9.6% as of June 30, 2018 and December 31, 2017, respectively. The weighted average yield on all of our outstanding investments (including equity-linked investments and non-accrual debt investments) was approximately 8.7% and 8.5% as of June 30, 2018 and December 31, 2017, respectively.

# **Recent Developments**

#### The Asset Sale Transaction and Externalization Transaction

Since our IPO in 2007, competition for private debt investment opportunities in the lower middle market has significantly intensified. One of the primary drivers of increased competition has been a large influx of capital from global investors seeking yield due to persistent low interest rates. This influx of capital has led to the formation of new competitive market participants with substantial amounts of capital to deploy, formidable financial, technological and marketing resources, and individualized risk tolerances. In addition, structural innovations within the leveraged loan market have afforded borrowers greater financing alternatives, thereby creating pricing pressure on all loan product categories. The combination of large inflows of capital, new competitive entrants, and expanded loan product offerings has created an imbalance between supply and demand and resulted in interest rate spread tightening and therefore the lowering of weighted-average yields associated with the investment portfolios of most BDC industry participants, including ours.

Historically, we have focused on investments in subordinated debt (or mezzanine) securities, which generally produce higher yields but typically carry higher amounts of principal risk versus more senior-oriented securities. For many years, this mezzanine strategy served us well, resulting in positive risk-adjusted returns and strong dividends per share. However, as our management began to observe the emerging trends noted above and more fully understand their potential impact, we began shifting the composition of our investment portfolio towards more lower-risk, senior securities and also towards larger companies which were expected to perform well in a later-stage economic environment. While investing in senior securities can reduce risks for stockholders due to lower volatility associated with fluctuations in principal loan values, such an investing strategy also produces lower investment yields and, depending on investment portfolio composition, reduces the overall weighted average yield of our investment portfolio. In order to control one's investment position in senior securities, meaningfully larger commitments of capital are required on a per company basis as compared to junior securities such as subordinated or mezzanine debt. As we continued to face competition from larger, more well-capitalized debt capital providers, yield compression associated with our shift towards investing in senior securities further contributed to our net investment income and put pressure on our ability to sustain historic dividend levels. Consequently, in late 2015, our management and Board of Directors began reviewing strategic options by which we could enhance our competitive positioning in the direct lending industry. In 2016 and 2017, our management met regularly with external financial advisors to gain additional perspectives on the direct lending industry and on ways we might consider enhancing stockholder value.

Following the end of the fiscal quarter ended September 30, 2017, and in light of the challenges being presented by persistent low interest rates, new competition, a broader range of available financing products, and our size constraints due to our comparatively small balance sheet, our Board of Directors concluded that in order to maximize stockholder value over the longer term, we likely would be best served by finding a suitable strategic partner having the scale, scope, range of financing products and risk profile to navigate the increasingly sophisticated direct lending market. As a result, our Board of Directors formally engaged a financial advisor in November 2017 to explore potential strategic alternatives.

After a comprehensive review of potential strategic alternatives, and as previously disclosed, on April 3, 2018, we entered into the Asset Purchase Agreement with the Asset Buyer, pursuant to which we agreed to sell our December 31, 2017 investment portfolio to the Asset Buyer for gross proceeds of \$981.2 million in cash, subject to certain adjustments to take into account portfolio activity and other matters occurring since December 31, 2017. Simultaneously therewith, we entered into the Externalization Agreement with Barings, through which Barings will become our investment adviser in exchange for a payment by Barings of \$85.0 million, or approximately \$1.78 per share, directly to our stockholders and other consideration as discussed further below.

The Asset Sale Transaction closed on July 31, 2018 following receipt of stockholder approval at the Special Meeting held on July 24, 2018. The gross cash proceeds received from the Asset Buyer and certain affiliates of the Asset Buyer in connection with the Asset Sale Transaction were approximately \$793.3 million, after adjustments to take into account portfolio activity and other matters occurring since December 31, 2017, as described in greater detail in the Asset Purchase Agreement. Adjustments to the purchase price included, among other things, approximately \$208.8 million of principal payments and prepayments, sales proceeds and distributions related to the investment portfolio that were received and retained by us between December 31, 2017 and the closing of the Asset Sale, offset by approximately \$29.5 million of loans and equity investments originated between December 31, 2017 and the closing of the Asset Sale.

Upon the closing of the Asset Sale Transaction, approximately \$0.7 million of previously unvested deferred compensation benefits became fully vested. In addition, in connection with the closing of the Asset Sale Transaction, all 904,060 outstanding shares of restricted stock outstanding under the Omnibus Plan vested. As a result, we accelerated the recognition of the remaining \$11.3 million of equity based compensation expense in July 2018. After the vesting, the Company currently has no shares of restricted stock or other equity awards outstanding. The fair market value of the vested shares on July 31, 2018 (the vesting date) was approximately \$10.8 million. The Board intends to terminate the Omnibus Plan in connection with the closing of the Externalization Transaction, described below.

In connection with the closing of the Asset Sale Transaction, we also caused notices to be issued to the holders of our unsecured 6.375% notes due December 15, 2022, or the December 2022 Notes, and our unsecured 6.375% notes due March 15, 2022, or the March 2022 Notes, regarding the redemption of all \$80.5 million in aggregate principal amount of the December 2022 Notes and all \$86.3 million in aggregate principal amount of the March 2022 Notes, in each case, on August 30, 2018. The December 2022 Notes and the March 2022 Notes will each be redeemed at 100% of their principal amount (\$25.00 per Note), plus the accrued and unpaid interest thereon from June 15, 2018 to, but excluding, August 30, 2018. In furtherance of the redemption, on July 31, 2018, we also irrevocably deposited with The Bank of New York Mellon Trust Company, N.A., as trustee under the indenture and supplements thereto relating to the December 2022 Notes and March 2022 Notes and paying all sums due and payable under the indenture and supplements thereto. As a result, our obligations under the indenture and supplements thereto. As a result, our obligations under the indenture and supplements thereto. As a result, our obligations under the indenture and supplements thereto. As a result, our obligations under the indenture and supplements thereto relating to the December 2022 Notes and J1, 2018, except with respect to those obligations that the indenture expressly provides shall survive the satisfaction and discharge of the indenture.

Subsequent to June 30, 2018, but prior to the closing of the Asset Sale, we repaid all amounts outstanding under the Credit Facility. In addition, in connection with the closing of the Asset Sale Transaction, we terminated the Credit Facility. We also repaid the SBA-guaranteed debentures and delivered necessary materials to the SBA to surrender the SBIC licenses held by Triangle SBIC, Triangle SBIC II, and Triangle SBIC III.

The Externalization Transaction is expected to close on or around August 2, 2018. In connection with the closing of the Externalization Transaction, we will enter into an investment advisory agreement, or the Advisory Agreement, and an



administration agreement with Barings, pursuant to which Barings will serve as our investment adviser and administrator. Also, in connection with the closing of the Externalization Transaction, Barings will pay \$85.0 million, or approximately \$1.78 per share, directly to our stockholders in exchange for the right to become our investment adviser under the Advisory Agreement. In addition, Barings will make an investment of \$100.0 million in newly issued shares of our common stock at net asset value upon the closing of the Externalization Transaction. Furthermore, Barings has committed to purchase up to \$50.0 million of shares of our common stock in the open market at prices up to and including the then-current net asset value for a period of two years post-closing of the Externalization Transaction, after which Barings has agreed to use any remaining funds from the \$50.0 million to purchase additional newly issued shares of our common stock at the greater of the then-current net asset value and market price. Barings' total financial commitment to the Externalization Transaction is \$235.0 million. In addition, our Board of Directors has authorized a modified "Dutch auction" tender offer, to commence immediately after the closing of the Externalization Transaction, to purchase shares of our common stock for an aggregate cash purchase price of up to \$50.0 million at prices up to and including net asset value per share. Also, the name of the Company will change to "Barings BDC, Inc." in conjunction with the closing of the Externalization Transaction.

As previously disclosed in our definitive proxy statement relating to the Transactions, filed with the SEC on June 1, 2018, and any supplements thereto, collectively referred to as the Proxy Statement, all of our existing officers and directors will resign effective as of the closing of the Externalization Transaction. In addition, our Board of Directors has approved the election of, effective from and after the closing of the Externalization Transaction, directors identified by Barings and the appointment of each such director to a director class selected by Barings, as disclosed in the Proxy Statement. Our Board of Directors has also appointed new officers of the Company as identified by Barings, effective from and after the closing of the Externalization. Refer to the Proxy Statement for more information.

Following the closing of the Externalization Transaction, Barings intends to invest a substantial portion of the cash that we are expected to have on our balance sheet in a liquid, non-investment grade debt portfolio, within 90 days thereof. Barings will then work to transition our liquid debt portfolio into a private senior secured debt portfolio within the following two years, subject to market conditions. We discontinued paying a quarterly dividend starting with the second quarter of 2018; however, we expect to begin paying quarterly dividends to our stockholders as soon as is practicable after the closing of the Externalization Transaction, initially based on the investment income generated by our liquid, non-investment grade debt portfolio and then based on the investment income generated by our private senior secured debt portfolio.

# Stockholder Approval of Reduced Asset Coverage Ratio

On July 24, 2018, our stockholders voted at the Special Meeting to approve a proposal to authorize us to be subject to a reduced asset coverage ratio of at least 150% under the 1940 Act. As a result of the stockholder approval at the Special Meeting, effective July 25, 2018, our applicable asset coverage ratio under the 1940 Act has been decreased to 150% from 200%. Although we have no immediate plans to significantly increase our leverage, we are now permitted under the 1940 Act to incur indebtedness at a level which more consistent with a portfolio of senior secured debt. See Note 10 - Subsequent Events to our Unaudited Consolidated Financial Statements as of June 30, 2018 for more information on the stockholder approval of the reduced asset coverage ratio.

# **Portfolio Investment Composition**

The total value of our investment portfolio was \$858.4 million as of June 30, 2018, as compared to \$1,016.3 million as of December 31, 2017. As of June 30, 2018, we had investments in 75 portfolio companies with an aggregate cost of \$910.5 million. As of December 31, 2017, we had investments in 89 portfolio companies with an aggregate cost of \$1,121.6 million. As of both June 30, 2018 and December 31, 2017, none of our portfolio investments represented greater than 10% of the total fair value of our investment portfolio.

As of June 30, 2018 and December 31, 2017, our investment portfolio consisted of the following investments:

	Cost	Percentage of Total Portfolio	Fair Value	Percentage of Total Portfolio
June 30, 2018:				
Subordinated debt and 2nd lien notes	\$ 510,342,162	56%	\$ 453,355,536	53%
Senior debt and 1st lien notes	277,546,605	31	256,737,098	30
Equity shares	120,909,227	13	147,065,775	17
Equity warrants	1,691,617	_	1,247,000	_
	\$ 910,489,611	100%	\$ 858,405,409	100%
December 31, 2017:				
Subordinated debt and 2nd lien notes	\$ 710,543,854	63%	\$ 589,548,358	58%
Senior debt and 1st lien notes	275,088,787	25	262,803,297	26
Equity shares	134,301,587	12	162,543,691	16
Equity warrants	1,691,617	—	1,389,000	—
	\$ 1,121,625,845	100%	\$ 1,016,284,346	100%

# **Investment Activity**

During the six months ended June 30, 2018, we made debt investments in five existing portfolio companies totaling \$27.6 million and equity investments in five existing portfolio companies totaling \$1.5 million. We had twelve portfolio company loans repaid at par totaling \$141.2 million and received normal principal repayments and partial loan prepayments totaling \$9.5 million in the six months ended June 30, 2018. We received \$11.4 million related to the exits of underperforming portfolio companies and recognized net realized losses on these exits of \$50.7 million. We received a \$16.1 million realized loss related to the exchange of one portfolio company debt investment for equity in that portfolio company. We received a \$3.8 million distribution from one portfolio company and recognized the distribution as a long-term capital gain. In addition, we received proceeds related to the sales of certain equity securities totaling \$30.8 million and recognized net realized gains on such sales totaling \$19.0 million in the six months ended June 30, 2018.

During the six months ended June 30, 2017, we made fifteen new investments totaling \$217.9 million, debt investments in twelve existing portfolio companies totaling \$31.2 million and equity investments in nine existing portfolio companies totaling \$1.9 million. We had five portfolio company loans repaid at par totaling \$62.6 million and received normal principal repayments and partial loan prepayments totaling \$9.9 million in the six months ended June 30, 2017. We converted a portion of a subordinated debt investment in one portfolio company into an equity investment and recognized a realized loss on such conversion totaling \$0.3 million. We wrote off equity investments in four portfolio companies and recognized realized losses on the write-offs of \$4.7 million and wrote off debt investments in three portfolio companies and recognized realized losses on the write-offs of \$15.2 million. In addition, we received proceeds related to the sales of certain equity securities totaling \$16.2 million and recognized net realized gains on such sales totaling \$12.0 million in the six months ended June 30, 2017.



Total portfolio investment activity for the six months ended June 30, 2018 and 2017 was as follows:

Six Months Ended June 30, 2018:	Subordinated Debt and 2 nd Lien Notes	Senior Debt and 1st Lien Notes	Equity Shares	Equity Warrants	Total
Fair value, beginning of period	\$ 589,548,358	\$ 262,803,297	\$ 162,543,691	\$ 1,389,000	\$ 1,016,284,346
New investments	7,803,827	19,747,966	1,535,469	—	29,087,262
Reclassifications	(8,617,000)	8,617,000		—	
Proceeds from sales of investments	—	—	(34,558,341)	(708)	(34,559,049)
Loan origination fees received	—	(292,999)	—	—	(292,999)
Principal repayments received	(133,510,838)	(28,555,564)		—	(162,066,402)
PIK interest earned	3,048,266	225,340		—	3,273,606
PIK interest payments received	(2,494,389)	(1,403,097)			(3,897,486)
Accretion of loan discounts	12,131			—	12,131
Accretion of deferred loan origination					
revenue	2,447,978	442,070		_	2,890,048
Realized gain (loss)	(65,214,565)		19,630,512	708	(45,583,345)
Unrealized gain (loss)	60,331,768	(4,846,915)	(2,085,556)	(142,000)	53,257,297
Fair value, end of period	\$ 453,355,536	\$ 256,737,098	\$ 147,065,775	\$ 1,247,000	\$ 858,405,409
Weighted average yield on debt investme	nts at end of period	(1)			11.0%
Weighted average yield on total investme	nts at end of period	(1)			 9.4%
Weighted average yield on total investme	nts at end of period				8.7%

Excludes non-accrual debt (1)

investments

Six Months Ended June 30, 2017:	Subordinated Debt and 2 <sup>nd</sup> Lien Notes	Senior Debt and 1st Lien Notes	Equity Shares	Equity Warrants	Total
Fair value, beginning of period	\$ 690,159,367	\$ 191,643,157	\$ 154,216,657	\$ 1,888,000	\$ 1,037,907,181
New investments	108,773,285	133,598,959	8,620,116		250,992,360
Reclassifications	22,558,007	(22,558,007)			_
Proceeds from sales of investments			(16,390,012)	152,592	(16,237,420)
Loan origination fees received	(1,748,132)	(2,082,235)			(3,830,367)
Principal repayments received	(51,771,029)	(20,750,316)			(72,521,345)
PIK interest earned	5,625,960	662,624			6,288,584
PIK interest payments received	(3,062,908)	(507,979)			(3,570,887)
Accretion of loan discounts	90,966	54,694			145,660
Accretion of deferred loan origination					
revenue	1,719,273	514,877	—	—	2,234,150
Realized gain (loss)	(13,353,325)	(2,110,952)	8,549,662	(1,234,792)	(8,149,407)
Unrealized gain (loss)	(12,749,190)	(3,151,655)	 (8,698,057)	 653,200	 (23,945,702)
Fair value, end of period	\$ 746,242,274	\$ 275,313,167	\$ 146,298,366	\$ 1,459,000	\$ 1,169,312,807
Weighted average yield on debt investme	ents at end of perio	d(1)			11.4%
Weighted average yield on total investme	ents at end of perio	d(1)			10.0%
Weighted average yield on total investme	ents at end of perio	d			 9.4%

(1)Excludes non-accrual debt

# investments

# **Non-Accrual Assets**

Generally, when interest and/or principal payments on a loan become past due, or if we otherwise do not expect the borrower to be able to service its debt and other obligations, we will place the loan on non-accrual status and will generally cease recognizing interest income on that loan for financial reporting purposes until all principal and interest have been brought current through payment or due to a restructuring such that the interest income is deemed to be collectible. As of June 30, 2018, the fair value of our non-accrual assets was \$11.6 million, which comprised 1.4% of the total fair value of our portfolio, and the cost of our non-accrual assets was \$58.8 million, which comprised 6.5% of the total cost of our portfolio. As of December 31, 2017, the fair value of our non-accrual assets was \$15.8 million, which comprised 1.6% of the total fair value of our portfolio, and the cost of our non-accrual assets was \$120.1 million, which comprised 10.7% of the total cost of our portfolio.

Our non-accrual assets as of June 30, 2018 were as follows:

#### Cafe Enterprises, Inc.

During the three months ended June 30, 2017, we placed our subordinated debt investment in Cafe Enterprises, Inc., or Cafe, on PIK non-accrual status. In September 2017, we placed our debt investments in Cafe on non-accrual status effective with the quarterly payments due September 30, 2017. As a result, under U.S. GAAP, we no longer recognize interest income on our debt investments in Cafe for financial reporting purposes. As of June 30, 2018, the cost of our debt investments in Cafe was \$15.7 million and the fair value of such investments was zero.

# Community Intervention Services, Inc.

In June 2017, we placed our debt investment in Community Intervention Services, Inc., or Community, on non-accrual status effective with the quarterly payment due June 30, 2017. As a result, under U.S. GAAP, we no longer recognize interest income on our debt investment in Community for financial reporting purposes. As of June 30, 2018, the cost of our debt investment in Community was \$17.7 million and the fair value of such investment was zero.

#### Frank Entertainment Group, LLC

In September 2017, we placed our debt investments in Frank Entertainment Group, LLC, or Frank, on non-accrual status effective with the monthly payments due July 31, 2017. As a result, under U.S. GAAP, we no longer recognize interest income on our debt investments in Frank for financial reporting purposes. As of June 30, 2018, the cost of our debt investments in Frank was \$14.1 million and the fair value of such investments was \$6.2 million.

# Technology Crops, LLC

In June 2018, we placed our debt investments in Technology Crops, LLC, or Technology Crops, on non-accrual status effective with the monthly payment due June 30, 2018. As a result, under U.S. GAAP, we no longer recognize interest income on our debt investments in Technology Crops for financial reporting purposes. As of June 30, 2018, the cost of our debt investments in Technology Crops was \$11.3 million and the fair value of such investments was \$5.4 million.

#### **Results of Operations**

#### Comparison of three months ended June 30, 2018 and June 30, 2017

#### Investment Income

For the three months ended June 30, 2018, total investment income was \$25.5 million, an 18.4% decrease from \$31.2 million of total investment income for the three months ended June 30, 2017. This decrease was primarily attributable to a decrease in portfolio debt investments from June 30, 2017 to June 30, 2018, a decrease in the weighted average yield on our debt investments from June 30, 2017 to June 30, 2018, a decrease in the weighted average yield on our debt investments from June 30, 2017 to June 30, 2018, a decrease in the weighted average yield on our debt investments from June 30, 2017 to June 30, 2017. This decrease in non-recurring dividend income, partially offset by a \$1.8 million increase in non-recurring fee income. The weighted average yield on our debt investments (other than non-accrual investments) was 11.0% as of June 30, 2018, as compared to 11.4% as of June 30, 2017. Non-recurring fee income was \$2.1 million for the three months ended June 30, 2017. Non-recurring dividend income was \$0.4 million for the three months ended June 30, 2017. Non-recurring dividend income was \$0.4 million for the three months ended June 30, 2017.

#### **Operating Expenses**

For the three months ended June 30, 2018, operating expenses increased by 29.9% to \$15.4 million from \$11.9 million for the three months ended June 30, 2017. Our operating expenses consist of interest and other financing fees, compensation expenses and general and administrative expenses.

For the three months ended June 30, 2018, interest and other financing fees increased by 3.2% to \$7.3 million from \$7.1 million for the three months ended June 30, 2017.

Compensation expenses are primarily influenced by headcount and levels of business activity. Our compensation expenses include salaries, discretionary compensation, equity-based compensation and benefits. Discretionary compensation is significantly impacted by our level of total investment income, our investment results, including investment realizations, prevailing labor markets and the external environment. As a result of these and other factors, our compensation expenses can fluctuate materially from period to period. Accordingly, the amount of compensation expenses recognized in any particular period may not be indicative of compensation expenses in a future period.



For the three months ended June 30, 2018, compensation expenses increased by 7.5% to \$3.8 million from \$3.6 million for the three months ended June 30, 2017. For the three months ended June 30, 2018, general and administrative expenses increased by 260.0% to \$4.2 million from \$1.2 million for the three months ended June 30, 2017. The increase in general and administrative expenses was primarily related to increased legal expenses and other direct costs related to our strategic alternatives review process announced by our Board of Directors in November 2017. See further discussion regarding the Transactions above in the "Recent Developments" section.

In addition, our efficiency ratio (defined as the sum of compensation expenses and general and administrative expenses as a percentage of total investment income) increased to 31.7% for the three months ended June 30, 2018 from 15.2% for the three months ended June 30, 2017.

## Net Investment Income

As a result of the \$5.7 million decrease in total investment income and the \$3.5 million increase in operating expenses, net investment income decreased by 48.0% to \$10.1 million for the three months ended June 30, 2018 as compared to \$19.4 million for the three months ended June 30, 2017.

# Net Increase/Decrease in Net Assets Resulting from Operations

In the three months ended June 30, 2018, we recognized realized losses totaling \$37.2 million, which consisted primarily of a net loss on the repayments/write-offs of four non-control/non-affiliate investments totaling \$43.8 million, a net loss on the repayments/write-off of two control investments totaling \$6.6 million, a net loss on the sales/write-offs of two affiliate investments totaling \$1.3 million and a net foreign currency realized loss of \$0.3 million, partially offset by net gains from the sales of ten non-control/non-affiliate investments totaling \$14.4 million and net gains from the sale of one affiliate investment totaling \$0.4 million. In addition, during the three months ended June 30, 2018, we recorded net unrealized appreciation totaling \$43.0 million, consisting of net unrealized appreciation on our current portfolio of \$1.3 million and net unrealized appreciation reclassification adjustments of \$41.7 million related to the realized gains and losses noted above.

In the three months ended June 30, 2017, we recognized realized gains totaling \$5.2 million, which consisted primarily of a net gain on the sales of seven non-control/non-affiliate investments totaling \$8.0 million, partially offset by a net loss on the write-off of one noncontrol/non-affiliate investment totaling \$2.7 million and a net loss on the sale of one affiliate investment totaling \$0.1 million. In addition, during the three months ended June 30, 2017, we recorded net unrealized depreciation totaling \$26.2 million, consisting of net unrealized depreciation on our current portfolio of \$23.8 million and net unrealized depreciation reclassification adjustments of \$2.4 million related to the realized gains and losses noted above.

As a result of these events, our net increase in net assets resulting from operations was \$15.3 million for the three months ended June 30, 2018, as compared to a net decrease in net assets resulting from operations of \$2.0 million for the three months ended June 30, 2017.

#### Comparison of six months ended June 30, 2018 and June 30, 2017

#### Investment Income

For the six months ended June 30, 2018, total investment income was \$51.5 million, a 16.0% decrease from \$61.4 million of total investment income for the six months ended June 30, 2017. This decrease was primarily attributable to a decrease in portfolio debt investments from June 30, 2017 to June 30, 2018, a decrease in the weighted average yield on our debt investments from June 30, 2017 to June 30, 2018, a decrease in the weighted average yield on our debt investments from June 30, 2017 to June 30, 2018 and a \$0.8 million decrease in non-recurring dividend income, partially offset by a \$1.3 million increase in non-recurring fee income. The weighted average yield on our debt investments (other than non-accrual investments) was 11.0% as of June 30, 2018, as compared to 11.4% as of June 30, 2017. Non-recurring fee income was \$3.1 million for the six months ended June 30, 2017. Net non-recurring dividend income was \$0.6 million for the six months ended June 30, 2017. Net non-recurring dividend income was \$0.6 million for the six months ended June 30, 2018 as compared to \$1.4 million for the six months ended June 30, 2017. Net non-recurring dividend income was \$0.6 million for the six months ended June 30, 2017.

# **Operating Expenses**

For the six months ended June 30, 2018, operating expenses increased by 18.7% to \$28.8 million from \$24.2 million for the six months ended June 30, 2017. Our operating expenses consist of interest and other financing fees, compensation expenses and general and administrative expenses.

For the six months ended June 30, 2018, interest and other financing fees increased by 6.5% to \$14.9 million from \$14.0 million for the six months ended June 30, 2017.



For the six months ended June 30, 2018, compensation expenses increased by 1.4% to \$7.9 million from \$7.8 million for the six months ended June 30, 2017. For the six months ended June 30, 2018, general and administrative expenses increased by 147.2% to \$5.9 million from \$2.4 million for the six months ended June 30, 2017. The increase in general and administrative expenses was primarily related to increased legal expenses and other direct costs related to our strategic alternatives review process announced by our Board of Directors in November 2017. See further discussion regarding the Transactions above in the "Recent Developments" section.

In addition, our efficiency ratio (defined as the sum of compensation expenses and general and administrative expenses as a percentage of total investment income) increased to 26.8% for the six months ended June 30, 2018 from 16.6% for the six months ended ended June 30, 2017.

## Net Investment Income

As a result of the \$9.9 million decrease in total investment income and the \$4.5 million increase in operating expenses, net investment income decreased by 38.7% to \$22.8 million for the six months ended June 30, 2018 as compared to \$37.2 million for the six months ended June 30, 2017.

# Net Increase/Decrease in Net Assets Resulting from Operations

In the six months ended June 30, 2018, we recognized realized losses totaling \$44.5 million, which consisted primarily of net losses on the repayments/write-offs of four non-control/non-affiliate investments totaling \$43.8 million, a loss on the restructuring of one noncontrol/non-affiliate investment totaling \$16.1 million, a loss on the repayments/write-off of two control investments totaling \$6.6 million and a net loss on the sales/write-offs of three affiliate investments totaling \$1.8 million, partially offset by a gain from a tax distribution from an affiliate investment totaling \$3.8 million, net gains from the sales of seventeen non-control/non-affiliate investments totaling \$18.6 million, a gain from the sale of one affiliate investment totaling \$0.4 million and a net foreign currency realized gain of \$1.1 million. In addition, during the six months ended June 30, 2018, we recorded net unrealized appreciation totaling \$52.0 million consisting of net unrealized depreciation on our current portfolio of \$1.2 million and net unrealized appreciation reclassification adjustments of \$53.3 million related to the realized gains and losses noted above.

In the six months ended June 30, 2017, we recognized realized losses totaling \$8.1 million, which consisted primarily of a net loss on the write-off of one control investment totaling \$4.5 million and net losses on the restructuring/write-off of four non-control investments totaling \$15.7 million, partially offset by a net gain on the sale of eight non-control/non-affiliate investment totaling \$8.6 million and net gains on the sales of four affiliate investments totaling \$3.4 million. In addition, during the six months ended June 30, 2017, we recorded net unrealized depreciation totaling \$23.6 million consisting of net unrealized depreciation on our current portfolio of \$33.5 million and net unrealized appreciation reclassification adjustments of \$9.9 million related to the realized gains and losses noted above.

As a result of these events, our net increase in net assets resulting from operations was \$29.8 million for the six months ended June 30, 2018, as compared to a net increase in net assets resulting from operations of \$5.2 million for the six months ended June 30, 2017.

#### Liquidity and Capital Resources

Our primary sources of liquidity are our investment portfolio and cash and cash equivalents. As a result of the closing of the Asset Sale Transaction, a significant portion of our assets are represented by cash and cash equivalents. Refer to "Recent Developments" above for more information. We believe that our current cash and cash equivalents on hand and our anticipated cash flows from operations will be adequate to meet our cash needs for our daily operations for at least the next twelve months

# Cash Flows

For the six months ended June 30, 2018, we experienced a net increase in cash and cash equivalents in the amount of \$24.6 million. During that period, our operating activities provided \$186.2 million in cash, consisting primarily of repayments received from portfolio companies and proceeds from sales of investments totaling \$196.6 million, which in addition to the cash provided by other operating activities, was partially offset by portfolio investments of \$29.1 million. In addition, financing activities decreased cash by \$161.5 million, consisting primarily of repayments under the Credit Facility of \$150.0 million and cash dividends paid in the amount of \$14.4 million. As of June 30, 2018, we had \$216.5 million of cash and cash equivalents on hand.

For the six months ended June 30, 2017, we experienced a net decrease in cash and cash equivalents in the amount of \$42.1 million. During that period, our operating activities used \$125.2 million in cash, consisting primarily of new portfolio investments of \$251.0 million, partially offset by repayments received from portfolio companies and proceeds from sales of

portfolio investments of approximately \$88.8 million. In addition, our financing activities increased cash by \$83.1 million, consisting primarily of proceeds from our public stock offering of \$132.0 million, partially offset by cash dividends paid in the amount of \$41.3 million and net repayments under the Credit Facility of \$2.4 million. As of June 30, 2017, we had \$65.0 million of cash and cash equivalents on hand.

# Financing Transactions

As of June 30, 2018, Triangle SBIC had issued the maximum \$150.0 million of SBA-guaranteed debentures and Triangle SBIC II had issued \$100.0 million of SBA-guaranteed debentures. In addition to the one-time 1.0% fee on the total commitment from the SBA, we also pay a one-time fee of 2.425% on the amount of each debenture issued. These fees are capitalized as deferred financing costs and are amortized over the term of the debt agreements using the effective interest method. The weighted average interest rate for all SBA-guaranteed debentures as of June 30, 2018 was 3.90%. As of both June 30, 2018 and December 31, 2017, all SBA-guaranteed debentures were pooled. See "Recent Developments" above for information on the repayment of the SBA-guaranteed debentures in connection with the Transactions.

In May 2015, we entered into the Credit Facility, which was subsequently amended in May 2017. The amendment, among other things, increased commitments from \$300.0 million to \$435.0 million and extended the maturity by two years. The revolving period of the Credit Facility ends April 30, 2021 followed by a one-year amortization period with a final maturity date of April 30, 2022. The Credit Facility, which was structured to operate like a revolving credit facility, was secured primarily by our assets, excluding the assets of our wholly-owned SBIC subsidiaries. The Credit Facility had an accordion feature that allowed for an increase in the total borrowing size up to \$550.0 million, subject to certain conditions and the satisfaction of specified financial covenants. Using this accordion feature, in July 2017, we increased our commitments under the Credit Facility from \$435.0 million to \$465.0 million, and in September 2017, we again increased our commitments under the Credit Facility from \$465.0 million.

As of June 30, 2018, we had United States dollar borrowings of \$10.0 million outstanding under the Credit Facility with an interest rate of 4.74%. and were in compliance with all covenants of the Credit Facility. In connection with the closing of the Asset Sale Transaction, we repaid all amounts outstanding under the Credit Facility and terminated the Credit Facility. See "Recent Developments" above for more information.

In October 2012, we issued \$70.0 million in aggregate principal amount of the December 2022 Notes, and in November 2012, we issued \$10.5 million of December 2022 Notes pursuant to the exercise of an over-allotment option. The December 2022 Notes mature on December 15, 2022, and may be redeemed in whole or in part at any time or from time to time at our option. The December 2022 Notes bear interest at a rate of 6.375% per year payable quarterly on March 15, June 15, September 15 and December 15 of each year, beginning December 15, 2012.

In February 2015, we issued \$86.3 million in aggregate principal amount of the March 2022 Notes. The March 2022 Notes mature on March 15, 2022 and may be redeemed in whole or in part at any time or from time to time at our option. The March 2022 Notes bear interest at a rate of 6.375% per year payable quarterly on March 15, June 15, September 15 and December 15 of each year, beginning March 15, 2015. The net proceeds from the sale of the March 2022 Notes, after underwriting discounts and offering expenses, were \$83.4 million.

The indenture and supplements thereto relating to the December 2022 Notes and the March 2022 Notes contain certain covenants, including but not limited to (i) a requirement that we comply with the asset coverage requirement of the 1940 Act or any successor provisions, after giving effect to any exemptive relief granted to us by the SEC, (ii) a requirement that we will not declare any cash dividend, or declare any other cash distribution, upon a class of our capital stock, or purchase any such capital stock, unless, in every such case, at the time of the declaration of any such dividend or distribution, or at the time of any such purchase, we have an asset coverage (as defined in the 1940 Act) of at least 200% after deducting the amount of such dividend, distribution or purchase price, as the case may be, giving effect to any exemptive relief granted to us by the SEC, and (iii) a requirement that we provide financial information to the holders of the notes and the trustee under the indenture if we should no longer be subject to the reporting requirements under the Securities Exchange Act of 1934, as amended, or the Exchange Act. As of June 30, 2018 and December 31, 2017, we were in compliance with all covenants of the December 2022 Notes and the March 2022 Notes.

In connection with the closing of the Asset Sale Transaction, the Company caused notices to be issued to the holders of its December 2022 Notes and March 2022 Notes regarding the redemption of all \$80.5 million in aggregate principal amount of the December 2022 Notes and all \$86.3 million in aggregate principal amount of the March 2022 Notes, in each case, on August 30, 2018. See "Recent Developments" above for more information.



## Distributions to Stockholders

We have elected to be treated as a RIC under the Internal Revenue Code of 1986, as amended, or the Code, and intend to make the required distributions to our stockholders as specified therein. As a result of the Transactions, we discontinued paying a quarterly dividend starting with the second quarter of 2018; however, we expect to begin paying quarterly dividends to our stockholders as soon as is practicable after the closing of the Externalization Transaction, initially based on the investment income generated by our liquid, non-investment grade debt portfolio and then based on the investment income generated by our private senior secured debt portfolio.

In order to maintain our tax treatment as a RIC and to obtain RIC tax benefits, we must meet certain minimum distribution, source-ofincome and asset diversification requirements. If such requirements are met, then we are generally required to pay income taxes only on the portion of our taxable income and gains we do not distribute (actually or constructively) and certain built-in gains. We have historically met our minimum distribution requirements and continually monitor our distribution requirements with the goal of ensuring compliance with the Code. We can offer no assurance that we will achieve results that will permit the payment of any cash distributions and our ability to make distributions will be limited by the asset coverage requirement and related provisions under the 1940 Act and contained in any applicable indenture and related supplements.

The minimum distribution requirements applicable to RICs require us to distribute to our stockholders each year at least 90% of our investment company taxable income, or ICTI, as defined by the Code. Depending on the level of ICTI earned in a tax year, we may choose to carry forward ICTI in excess of current year distributions into the next tax year and pay a 4% U.S. federal excise tax on such excess. Any such carryover ICTI must be distributed before the end of the next tax year through a dividend declared prior to filing the final tax return related to the year which generated such ICTI.

ICTI generally differs from net investment income for financial reporting purposes due to temporary and permanent differences in the recognition of income and expenses. We may be required to recognize ICTI in certain circumstances in which we do not receive cash. For example, if we hold debt obligations that are treated under applicable tax rules as having original issue discount (such as debt instruments issued with warrants), we must include in ICTI each year a portion of the original issue discount that accrues over the life of the obligation, regardless of whether cash representing such income is received by us in the same taxable year. We may also have to include in ICTI other amounts that we have not yet received in cash, such as (i) PIK interest income and (ii) interest income from investments that have been classified as non-accrual for financial reporting purposes. Interest income on non-accrual investments is not recognized for financial reporting purposes, but generally is recognized in ICTI. Because any original issue discount or other amounts accrued will be included in our ICTI for the year of accrual, we may be required to make a distribution to our stockholders in order to satisfy the minimum distribution requirements, even though we will not have received and may not ever receive any corresponding cash amount. ICTI also excludes net unrealized appreciation or depreciation, as investment gains or losses are not included in taxable income until they are realized.

# **Critical Accounting Policies and Use of Estimates**

The preparation of our unaudited financial statements in accordance with U.S. GAAP requires management to make certain estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses for the periods covered by such financial statements. We have identified investment valuation and revenue recognition as our most critical accounting estimates. On an on-going basis, we evaluate our estimates, including those related to the matters described below. These estimates are based on the information that is currently available to us and on various other assumptions that we believe to be reasonable under the circumstances. Actual results could differ materially from those estimates under different assumptions or conditions. A discussion of our critical accounting policies follows.

# **Investment Valuation**

The most significant estimate inherent in the preparation of our financial statements is the valuation of investments and the related amounts of unrealized appreciation and depreciation of investments recorded. We have a valuation policy, as well as established and documented processes and methodologies for determining the fair values of portfolio company investments on a recurring (quarterly) basis in accordance with the 1940 Act and FASB ASC Topic 820, *Fair Value Measurements and Disclosures*, or ASC Topic 820. Our valuation policy and processes were established by our management with the assistance of certain third-party advisors and were approved by the Board. Under ASC Topic 820, there are three levels of valuation inputs, as follows:

Level 1 Inputs - include quoted prices (unadjusted) in active markets for identical assets or liabilities.



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

Level 3 Inputs - include inputs that are unobservable and significant to the fair value measurement.

Our investment portfolio is primarily comprised of debt and equity instruments of privately held companies for which quoted prices or other inputs falling within the categories of Level 1 and Level 2 are generally not available. Therefore, we determine the fair value of our investments in good faith primarily using Level 3 inputs. In certain cases, quoted prices or other observable inputs may exist, and if so, we assess the appropriateness of the use of these third-party quotes in determining fair value based on (i) our understanding of the level of actual transactions used by the broker to develop the quote and whether the quote was an indicative price or binding offer and (ii) the depth and consistency of broker quotes and the correlation of changes in broker quotes with underlying performance of the portfolio company.

Under ASC Topic 820, a financial instrument is categorized within the ASC Topic 820 valuation hierarchy based upon the lowest level of input to the valuation process that is significant to the fair value measurement. For example, a Level 3 fair value measurement may include inputs that are observable (Levels 1 and 2) and unobservable (Level 3). Therefore, unrealized appreciation and depreciation related to such investments categorized as Level 3 investments within the tables below may include changes in fair value that are attributable to both observable inputs (Levels 1 and 2) and unobservable inputs (Level 3).

There is no single standard for determining fair value in good faith, as fair value depends upon the specific circumstances of each individual investment. The recorded fair values of our investments may differ significantly from fair values that would have been used had an active market for the securities existed. In addition, changes in the market environment and other events that may occur over the life of the investments may cause the gains or losses ultimately realized on these investments to be different than the valuations currently assigned.

Our valuation process is led by our executive officers. The valuation process begins with a quarterly review of each investment in our investment portfolio by our executive officers and our investment committee. Valuations of each portfolio security are then prepared by our investment professionals, who have direct responsibility for the origination, management and monitoring of each investment. Under our valuation policy, each investment valuation is subject to (i) a review by the lead investment officer responsible for the portfolio company investment and (ii) a peer review by a second investment officer or executive officer. Generally, any investment that is valued below cost is subjected to review by one of our executive officers. After the peer review is complete, we engage two independent valuation firms, including Duff & Phelps, LLC, collectively referred to as the Valuation Firms, to provide third-party reviews of certain investments, as described further below. Finally, the Board has the responsibility for reviewing and approving, in good faith, the fair value of our investments in accordance with the 1940 Act.

The Valuation Firms provide third-party valuation consulting services to us which consist of certain limited procedures that we identified and requested the Valuation Firms to perform, which we refer to herein as the Procedures. The Procedures are performed with respect to each portfolio company at least once in every calendar year and for new portfolio companies, at least once in the twelve-month period subsequent to the initial investment. In addition, the Procedures are generally performed with respect to a portfolio company when there has been a significant change in the fair value of the investment. In certain instances, we may determine that it is not cost-effective, and as a result is not in our stockholders' best interest, to request the Valuation Firms to perform the Procedures on one or more portfolio company is determined to be insignificant relative to the total investment portfolio.

The total number of investments and the percentage of our investment portfolio on which the Procedures were performed are summarized below by period:

Percent of total
talinvestments atpaniesfair value (1)
8 30%
0 29%
2 25%
35%
4 24%
3 47%

(1) Exclusive of the fair value of new investments made during the quarter.



Upon completion of the Procedures, the Valuation Firms concluded that, with respect to each investment reviewed by each Valuation Firm, the fair value of those investments subjected to the Procedures appeared reasonable. The Board is ultimately responsible for determining the fair value of our investments in good faith.

# **Investment Valuation Inputs**

Under ASC Topic 820, fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between a willing buyer and a willing seller at the measurement date. For our portfolio securities, fair value is generally the amount that we might reasonably expect to receive upon the current sale of the security. Under ASC Topic 820, the fair value measurement assumes that the sale occurs in the principal market for the security, or in the absence of a principal market, in the most advantageous market for the security should be valued based on the sale occurring in a hypothetical market. The securities in which we invest are generally only purchased and sold in merger and acquisition transactions, in which case the entire portfolio company is sold to a third-party purchaser. As a result, unless we have the ability to control such a transaction, the assumed principal market for our securities is a hypothetical secondary market. The Level 3 inputs to our valuation process reflect management's best estimate of the assumptions that would be used by market participants in pricing the investment in a transaction in a hypothetical secondary market.

# Enterprise Value Waterfall Approach

In valuing equity securities (including warrants), we estimate fair value using an "Enterprise Value Waterfall" valuation model. We estimate the enterprise value of a portfolio company and then allocate the enterprise value to the portfolio company's securities in order of their relative liquidation preference. In addition, the model assumes that any outstanding debt or other securities that are senior to our equity securities are required to be repaid at par. Additionally, we estimate the fair value of a limited number of our debt securities using the Enterprise Value Waterfall approach in cases where we do not expect to receive full repayment.

To estimate the enterprise value of the portfolio company, we primarily use a valuation model based on a transaction multiple, which generally is the original transaction multiple, and measures of the portfolio company's financial performance. In addition, we consider other factors, including but not limited to (i) offers from third parties to purchase the portfolio company, (ii) the implied value of recent investments in the equity securities of the portfolio company, (iii) publicly available information regarding recent sales of private companies in comparable transactions and (iv) when management believes there are comparable companies that are publicly traded, we perform a review of these publicly traded companies and the market multiple of their equity securities. For certain non-performing assets, we may utilize the liquidation or collateral value of the portfolio company's assets in our estimation of enterprise value.

The significant Level 3 inputs to the Enterprise Value Waterfall model are (i) an appropriate transaction multiple and (ii) a measure of the portfolio company's financial performance, which generally is either earnings before interest, taxes, depreciation and amortization, as adjusted, or Adjusted EBITDA, or revenues. Such inputs can be based on historical operating results, projections of future operating results or a combination thereof. The operating results of a portfolio company may be unaudited, projected or pro forma financial information and may require adjustments for certain non-recurring items. In determining the operating results input, we utilize the most recent portfolio company financial statements and forecasts available as of the valuation date. Management also consults with the portfolio company's senior management to obtain updates on the portfolio company's performance, including information such as industry trends, new product development, loss of customers and other operational issues. Additionally, we consider some or all of the following factors:

- financial standing of the issuer of the security;
- comparison of the business and financial plan of the issuer with actual results;
- the size of the security held;
- pending reorganization activity affecting the issuer, such as merger or debt restructuring;
- ability of the issuer to obtain needed financing;
- changes in the economy affecting the issuer;
- financial statements and reports from portfolio company senior management and ownership;
- the type of security, the security's cost at the date of purchase and any contractual restrictions on the disposition of the security;
- information as to any transactions or offers with respect to the security and/or sales to third parties of similar securities;

- the issuer's ability to make payments and the type of collateral;
- the current and forecasted earnings of the issuer;
- statistical ratios compared to lending standards and to other similar securities;
- pending public offering of common stock by the issuer of the security;
- special reports prepared by analysts; and
- any other factors we deem pertinent with respect to a particular investment.

Fair value measurements using the Enterprise Value Waterfall model can be sensitive to changes in one or more of the inputs. Assuming all other inputs to the Enterprise Value Waterfall model remain constant, any increase (decrease) in either the transaction multiple, Adjusted EBITDA or revenues for a particular equity security would result in a higher (lower) fair value for that security.

# Income Approach

In valuing debt securities, we utilize an "Income Approach" model that considers factors including, but not limited to, (i) the stated yield on the debt security, (ii) the portfolio company's current Adjusted EBITDA as compared to the portfolio company's historical or projected Adjusted EBITDA as of the date the investment was made and the portfolio company's anticipated Adjusted EBITDA for the next twelve months of operations, (iii) the portfolio company's current Leverage Ratio (defined as the portfolio company's total indebtedness divided by Adjusted EBITDA) as compared to its Leverage Ratio as of the date the investment was made, (iv) publicly available information regarding current pricing and credit metrics for similar proposed and executed investment transactions of private companies and (v) when management believes a relevant comparison exists, current pricing and credit metrics for similar proposed and executed investment transactions of publicly traded debt. In addition, we use a risk rating system to estimate the probability of default on the debt securities and the probability of loss if there is a default. This risk rating system covers both qualitative and quantitative aspects of the business and the securities held.

We consider the factors above, particularly any significant changes in the portfolio company's results of operations and leverage, and develop an expectation of the yield that a hypothetical market participant would require when purchasing the debt investment, which we refer to herein as the Required Rate of Return. The Required Rate of Return, along with the Leverage Ratio and Adjusted EBITDA, are the significant Level 3 inputs to the Income Approach model. For investments where the Leverage Ratio and Adjusted EBITDA have not fluctuated significantly from the date the investment was made or have not fluctuated significantly from management's expectations as of the date the investment was made, and where there have been no significant fluctuations in the market pricing for such investments, we may conclude that the Required Rate of Return is equal to the stated rate on the investment and therefore, the debt security is appropriately priced. In instances where we determine that the Required Rate of Return is different from the stated rate on the investment, we discount the contractual cash flows on the debt instrument using the Required Rate of Return in order to estimate the fair value of the debt security.

Fair value measurements using the Income Approach model can be sensitive to changes in one or more of the inputs. Assuming all other inputs to the Income Approach model remain constant, any increase (decrease) in the Required Rate of Return or Leverage Ratio inputs for a particular debt security would result in a lower (higher) fair value for that security. Assuming all other inputs to the Income Approach model remain constant, any increase (decrease) in the Adjusted EBITDA input for a particular debt security would result in a higher (lower) fair value for that security.

The fair value of our royalty rights are calculated based on specific provisions contained in the pertinent operating or royalty agreements. The determination of the fair value of such royalty rights is not a significant component of our valuation process.

#### **Revenue Recognition**

#### Interest and Dividend Income

Interest income, adjusted for amortization of premium and accretion of original issue discount, is recorded on the accrual basis to the extent that such amounts are expected to be collected. Generally, when interest and/or principal payments on a loan become past due, or if we otherwise do not expect the borrower to be able to service its debt and other obligations, we will place the loan on non-accrual status and will generally cease recognizing interest income on that loan for financial reporting purposes until all principal and interest have been brought current through payment or due to a restructuring such that the interest income is deemed to be collectible. The cessation of recognition of such interest will negatively impact the reported fair value of the investment. We write off any previously accrued and uncollected interest when it is determined that interest is no longer considered collectible. Dividend income is recorded on the ex-dividend date.

We may have to include in our ICTI interest income, including original issue discount income, from investments that have been classified as non-accrual for financial reporting purposes. Interest income on non-accrual investments is not recognized for financial reporting purposes, but generally is recognized in ICTI. As a result, we may be required to make a distribution to our stockholders in order to satisfy the minimum distribution requirements to maintain our RIC tax treatment, even though we will not have received and may not ever receive any corresponding cash amount. Additionally, any loss recognized by us for U.S. federal income tax purposes on previously accrued interest income will be treated as a capital loss.

#### Fee Income

Origination, facility, commitment, consent and other advance fees received in connection with the origination of a loan, or Loan Origination Fees, are recorded as deferred income and recognized as investment income over the term of the loan. Upon prepayment of a loan, any unamortized Loan Origination Fees are recorded as investment income. In the general course of our business, we receive certain fees from portfolio companies, which are non-recurring in nature. Such fees include loan prepayment penalties, structuring fees and loan waiver and amendment fees, and are recorded as investment income when earned.

# Payment-in-Kind (PIK) Interest Income

As of June 30, 2018 we held, and we expect to hold in the future, loans in our portfolio that contain PIK interest provisions. The PIK interest, computed at the contractual rate specified in each loan agreement, is periodically added to the principal balance of the loan, rather than being paid to us in cash, and is recorded as interest income. Thus, the actual collection of PIK interest may be deferred until the time of debt principal repayment.

PIK interest, which is a non-cash source of income at the time of recognition, is included in our taxable income and therefore affects the amount we are required to distribute to our stockholders to maintain our tax treatment as a RIC for U.S. federal income tax purposes, even though we have not yet collected the cash. Generally, when current cash interest and/or principal payments on a loan become past due, or if we otherwise do not expect the borrower to be able to service its debt and other obligations, we will place the loan on non-accrual status and will generally cease recognizing PIK interest income on that loan for financial reporting purposes until all principal and interest have been brought current through payment or due to a restructuring such that the interest income is deemed to be collectible. We write off any previously accrued and uncollected PIK interest when it is determined that the PIK interest is no longer collectible.

We may have to include in our ICTI, PIK interest income from investments that have been classified as non-accrual for financial reporting purposes. Interest income on non-accrual investments is not recognized for financial reporting purposes, but generally is recognized in ICTI. As a result, we may be required to make a distribution to our stockholders in order to satisfy the minimum distribution requirements, even though we will not have received and may not ever receive any corresponding cash amount.

# **Off-Balance Sheet Arrangements**

In the normal course of business, we are party to financial instruments with off-balance sheet risk, consisting primarily of unused commitments to extend financing to our portfolio companies. Since commitments may expire without being drawn upon, the total commitment amount does not necessarily represent future cash requirements. The balances of unused commitments to extend financing as of June 30, 2018 and December 31, 2017 were as follows:

Portfolio Company	Investment Type	June 30, 2018	Dee	cember 31, 2017
Deva Holdings, Inc.	Revolver	\$ 2,500,000	\$	2,500,000
DLC Acquisition, LLC	Revolver	3,000,000		1,800,000
Frank Entertainment Group, LLC(1)	Delayed Draw Senior	—		130,212
Frank Entertainment Group, LLC(1)	Delayed Draw Second Lien	—		303,827
HKW Capital Partners IV, L.P.	Private Equity	93,957		214,823
ICP Industries Inc.	Delayed Draw Term Loan	_		5,000,000
Lakeview Health Acquisition Company(1)	Revolver	1,387,367		1,387,367
Micross Solutions, LLC(1)	Delayed Draw Term Loan	3,000,000		3,000,000
Nautic Partners VII, LP	Private Equity	471,594		509,080
Orchid Underwriters Agency, LLC	Delayed Draw Term Loan	649,143		649,143
Schweiger Dermatology Group, LLC	Delayed Draw Term Loan	—		4,500,000
SCUF Gaming, Inc.(1)	Revolver	—		2,000,000
Smile Brands, Inc.	Equity Investment	1,000,000		1,000,000
Smile Brands, Inc.	Delayed Draw Term Loan	19,096,531		18,826,531
SPC Partners V, LP	Private Equity	185,297		185,297
SPC Partners VI, LP(1)	Private Equity	2,524,550		2,792,172
Tate's Bake Shop	Revolver	—		550,000
TGaS Advisors, LLC	Revolver	—		2,000,000
Vinvention Capital Partners TE LP (F/K/A Nomacorc, LLC) (1)	Equity Investment	630,401		838,813
Total unused commitments to extend financing		\$ 34,538,840	\$	48,187,265

Represents a commitment to extend financing to a portfolio company where one or more of our current investments in the portfolio company are carried at less than cost. Our estimate of the fair value of the current investments in this portfolio company includes an analysis of the value of any unfunded commitments.

#### Item 3. Quantitative and Qualitative Disclosures About Market Risk.

We are subject to market risk. Market risk includes risks that arise from changes in interest rates, commodity prices, equity prices and other market changes that affect market sensitive instruments. The prices of any securities that may be held by us may decline in response to certain events, including those directly involving the companies we invest in; conditions affecting the general economy; overall market changes; legislative reform; local, regional, national or global political, social or economic instability; and interest rate fluctuations.

In addition, we are subject to interest rate risk. Interest rate risk is defined as the sensitivity of our current and future earnings to interest rate volatility, variability of spread relationships, the difference in re-pricing intervals between our assets and liabilities and the effect that interest rates may have on our cash flows. Changes in the general level of interest rates can affect our net interest income, which is the difference between the interest income earned on interest earning assets and our interest expense incurred in connection with our interest bearing debt and liabilities. Changes in interest rates can also affect, among other things, our ability to acquire and originate loans and securities and the value of our investment portfolio. Our net investment income is also affected by fluctuations in various interest rates. Our risk management systems and procedures are designed to identify and analyze our risk, to set appropriate policies and limits and to continually monitor these risks. We regularly measure exposure to interest rate risk and determine whether or not any hedging transactions are necessary to mitigate exposure to changes in interest rates. As of June 30, 2018, we were not a party to any hedging arrangements.

Because we have previously borrowed, and plan to borrow in the future, money to make investments, our net investment income will be dependent upon the difference between the rate at which we borrow funds and the rate at which we invest the funds borrowed. Accordingly, there can be no assurance that a significant change in market interest rates will not have a material adverse effect on our net investment income. In periods of rising interest rates, our cost of funds would increase, which could reduce our net investment income if there is not a corresponding increase in interest income generated by our investment portfolio.

We may also have exposure to foreign currencies related to certain investments. Such investments are translated into United States dollars based on the spot rate at each balance sheet date, exposing us to movements in the exchange rate. In order to reduce our exposure to fluctuations in exchange rates, we may borrow in foreign currencies to finance such investments.

## Item 4. Controls and Procedures.

# **Evaluation of Disclosure Controls and Procedures**

We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure. Our Chief Executive Officer and Chief Financial Officer carried out an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures as of the end of the period covered by this report. Based on the evaluation of these disclosure controls and procedures, the Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective. It should be noted that any system of controls, however well designed and operated, can provide only reasonable, and not absolute, assurance that the objectives of the system are met. In addition, the design of any control system is based in part upon certain assumptions about the likelihood of future events. Because of these and other inherent limitations of control systems, there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions, regardless of how remote.

# Changes in Internal Control Over Financial Reporting

There were no changes in our internal control over financial reporting during the second quarter of 2018 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

# **PART II – OTHER INFORMATION**

# Item 1. Legal Proceedings.

We and certain of our current and former executive officers have been named as defendants in two putative securities class action lawsuits, each filed in the United States District Court for the Southern District of New York (and then transferred to the United States District Court for the Eastern District of North Carolina) on behalf of all persons who purchased or otherwise acquired our common stock between May 7, 2014 and November 1, 2017. The first lawsuit was filed on November 21, 2017, and was captioned *Elias Dagher, et al., v. Triangle Capital Corporation, et al.*, Case No. 5:18-cv-00015-FL (the "*Dagher* Action"). The second lawsuit was filed on November 28, 2017, and was captioned *Gary W. Holden, et al., v. Triangle Capital Corporation, et al.*, Case No. 5:18-cv-00010-FL (the "*Holden* Action"). The *Dagher* Action and the *Holden* Action were consolidated and are currently captioned *In re Triangle Capital Corp. Securities Litigation*, Master File No. 5:18-cv-00010-FL.

On April 10, 2018, the plaintiff filed its First Consolidated Amended Complaint. The complaint, as currently amended, alleges certain violations of the securities laws, including, among other things, that the defendants made certain materially false and misleading statements and omissions regarding the Company's business, operations and prospects between May 7, 2014 and November 1, 2017. The plaintiff seeks compensatory damages and attorneys' fees and costs, among other relief, but did not specify the amount of damages being sought. On May 25, 2018, the defendants filed a motion to dismiss the complaint. On July 9, 2018, the plaintiff filed its response in opposition to the defendants' motion to dismiss. The motion to dismiss was fully briefed as of July 31, 2018.

We and the members of our Board of Directors have been named as defendants in three other putative securities class action lawsuits challenging our June 1, 2018 proxy statement seeking shareholder approval of the Asset Purchase Agreement and the Externalization Agreement. The first lawsuit was filed on July 6, 2018 in the United States District Court for the Eastern District of North Carolina, and is captioned Carlson, et al. v. Triangle Capital Corporation, et al., Case No. 5:18-cv-00332-FL (the "Carlson Action"). The second lawsuit was filed on July 9, 2018 in the United States District Court for the District of Maryland, and is captioned Hammer, et al. v. Triangle Capital Corporation, et al., Case No. 1:18-cv-02086-RDB (the "Hammer Action"). The third lawsuit was filed on July 12, 2018 in the United States District of Maryland, and is captioned Kent, et al. v. Triangle Capital Corporation, et al., Case No. 1:18-cv-0237-ELH (the "Kent Action"). The complaints in the Carlson Action, the Hammer Action, and the Kent Action each allege certain violations of the securities laws, including, among other things, that the defendants made certain material omissions in the proxy statement, and each sought to enjoin the shareholder meeting scheduled for July 24, 2018, among other relief.

On July 11, 2018, the plaintiff in the Carlson Action filed a motion for preliminary injunction seeking to enjoin the July 24, 2018 shareholder vote and to require that certain supplemental disclosures be made. On July 16, 2018, the court denied the plaintiff's motion for preliminary injunction. The time for the defendants to respond to the complaints in the Carlson Action, Hammer Action, and Kent Action has not yet expired.

We intend to defend ourselves vigorously against the allegations in the aforementioned actions. Neither the outcome of the lawsuits nor an estimate of any reasonably possible losses is determinable at this time. An adverse judgment for monetary damages could have a material adverse effect on our operations and liquidity. Except as discussed above, neither we nor our subsidiaries are currently subject to any material pending legal proceedings, other than ordinary routine litigation incidental to our business.

## Item 1A. Risk Factors.

You should carefully consider the risks described below and all other information contained in this Quarterly Report on Form 10-Q, including our interim financial statements and the related notes thereto, before making a decision to purchase our securities. The risks and uncertainties described below are not the only ones facing us. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially adversely affect our business, financial condition and/or operating results.

If any of the following risks actually occur, our business, financial condition or results of operations could be materially adversely affected. If that happens, the market price of our securities could decline, and you may lose all or part of your investment. In addition to the other information set forth in this report, you should carefully consider the factors discussed in "Part I. Item 1A. Risk Factors" in our annual report on Form 10-K for the fiscal year ended December 31, 2017, filed with the SEC on February 28, 2018, and in "Part II. Item 1A. Risk Factors" in our quarterly report on Form 10-Q for the quarter ended March 31, 2018, filed with the SEC on May 2, 2018, which could materially affect our business, financial condition or operating results.



#### New Legislation allows us to incur additional leverage.

On March 23, 2018, an amendment to Section 61(a) of the 1940 Act was signed into law to permit BDCs to reduce the minimum "asset coverage" ratio from 200% to 150%, so long as certain approval and disclosure requirements are satisfied. On July 24, 2018, our stockholders voted at the Special Meeting to approve a proposal to authorize us to be subject to the reduced asset coverage ratio of at least 150% under the 1940 Act. As a result of the stockholder approval at the Special Meeting, effective July 25, 2018, the asset coverage ratio under the 1940 Act applicable to us has been decreased to 150% from 200%. In other words, under the 1940 Act, we are now able to borrow \$2 for investment purposes for every \$1 of investor equity, as opposed to borrowing \$1 for investment purposes for every \$1 of investor equity. As a result, we will be able to incur additional indebtedness in the future and you may face increased investment risk.

# Regulations governing our operation as a BDC affect our ability to, and the way in which we will, raise additional capital. As a BDC, the necessity of raising additional capital may expose us to risks, including the typical risks associated with leverage.

We may issue debt securities or preferred stock and/or borrow money from banks or other financial institutions, which we refer to collectively as "senior securities," up to the maximum amount permitted by the 1940 Act. Under the provisions of the 1940 Act and as a result of the stockholder approval received at the Special Meeting on July 24, 2018, we are permitted as a BDC to issue senior securities only in amounts such that our asset coverage ratio, as defined in the 1940 Act, equals at least 150% of total assets less all liabilities and indebtedness not represented by senior securities, after each issuance of senior securities. If the value of our assets declines, we may be unable to satisfy this test, which may prohibit us from paying dividends and could prevent us from maintaining our status as a RIC or may prohibit us from repurchasing shares of our common stock. If that happens, we may be required to sell a portion of our investments and, depending on the nature of our leverage, repay a portion of our indebtedness at a time when such sales may be disadvantageous. Accordingly, any failure to satisfy this test could have a material adverse effect on our business, financial condition or results of operations. Also, any amounts that we use to service our indebtedness would not be available for distributions to our common stockholders. Furthermore, as a result of issuing senior securities, our common stockholders would also be exposed to typical risks associated with increased leverage, including an increased risk of loss resulting from increased indebtedness.

If we issue preferred stock, the preferred stock would rank "senior" to common stock in our capital structure, preferred stockholders would have separate voting rights on certain matters and might have other rights, preferences, or privileges more favorable than those of our common stockholders, and the issuance of preferred stock could have the effect of delaying, deferring or preventing a transaction or a change of control that might involve a premium price for holders of our common stock or otherwise be in their best interest.

# Incurring additional leverage may magnify our exposure to risks associated with changes in interest rates, including fluctuations in interest rates which could adversely affect our profitability.

As part of our business strategy, we may borrow money and issue additional senior debt securities to banks, insurance companies and other lenders. Holders of these loans or senior securities would have fixed-dollar claims on our assets that are superior to the claims of our stockholders. If the value of our assets decreases, leverage will cause our net asset value to decline more sharply than it otherwise would have without leverage. Similarly, any decrease in our income would cause our net income to decline more sharply than it would have if we had not borrowed. This decline could negatively affect our ability to make dividend payments on our common stock.

If we incur additional leverage as a result of the stockholder vote to approve the proposal to authorize us to be subject to the reduced asset coverage ratio of at least 150% under the 1940 Act, general interest rate fluctuations may have a more significant negative impact on our investments than they would have absent such approval, and, accordingly, may have a material adverse effect on our investment objective and rate of return on investment capital. A portion of our income will depend upon the difference between the rate at which we borrow funds and the interest rate on the debt securities in which we invest. Because we will borrow money to make investments and may issue debt securities, preferred stock or other securities, our net investment income is dependent upon the difference between the rate at which we invest these funds. Typically, we anticipate that our interest earning investments will accrue and pay interest at variable rates, and that our interest-bearing liabilities will accrue interest at variable and fixed rates. As a result, there can be no assurance that a significant change in market interest rates will not have a material adverse effect on our net investment income.



## Our indebtedness could adversely affect our business, financial conditions or results of operations.

We cannot assure you that our business will generate sufficient cash flow from operations or that future borrowings will be available to us under credit facilities or otherwise in an amount sufficient to enable us to repay our indebtedness or to fund our other liquidity needs. We may need to refinance all or a portion of our indebtedness on or before it matures. We cannot assure you that we will be able to refinance any of our indebtedness on commercially reasonable terms or at all. If we cannot service our indebtedness, we may have to take actions such as selling assets or seeking additional equity. We cannot assure you that any such actions, if necessary, could be effected on commercially reasonable terms or at all, or on terms that would not be disadvantageous to our stockholders or on terms that would not require us to breach the terms and conditions of our existing or future debt agreements.

# The proposed fee structure under the Advisory Agreement may induce Barings to pursue speculative investments and incur leverage, which may not be in the best interests of our stockholders.

After the closing of the Transactions, the base management fee under the Advisory Agreement will be payable to Barings even if the value of your investment declines. The base management fee will be calculated based on our gross assets, including assets purchased with borrowed funds or other forms of leverage (but excluding cash or cash equivalents). Accordingly, the base management fee will be payable regardless of whether the value of our gross assets and/or your investment has decreased during the then-current quarter and creates an incentive for Barings to incur leverage, which may not be consistent with our stockholders' interests.

The incentive fee payable to Barings under the Advisory Agreement will be calculated based on a percentage of our return on invested capital. After the closing of the Transactions, the incentive fee payable to Barings may create an incentive for Barings to make investments on our behalf that are risky or more speculative than would be the case in the absence of such a compensation arrangement. Unlike the base management fee, the income-based incentive fee is payable only if the hurdle rate is achieved. Because the portfolio earns investment income on gross assets while the hurdle rate is based on invested capital, and because the use of leverage increases gross assets without any corresponding increase in invested capital, Barings may be incentivized to incur leverage to grow the portfolio, which will tend to enhance returns where our portfolio has positive returns and increase the chances that such hurdle rate is achieved. Conversely, the use of leverage may increase losses where our portfolio has negative returns, which would impair the value of our common stock.

In addition, Barings will receive the incentive fees based, in part, upon net capital gains realized on our investments. Unlike that portion of incentive fees based on income, there is no hurdle rate applicable to the portion of the incentive fees based on net capital gains. As a result, Barings may have a tendency to invest more capital in investments that are likely to result in capital gains as compared to income producing securities. Such a practice could result in our investing in more speculative securities than would otherwise be the case, which could result in higher investment losses, particularly during economic downturns.

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

Sales of Unregistered Securities None.

Issuer Purchases of Equity Securities

None.

# Item 3. Defaults Upon Senior Securities.

None.

# Item 4. Mine Safety Disclosures.

Not applicable.

# Item 5. Other Information.

Not applicable.

# Item 6. Exhibits.

# Number Exhibit 2.1 Asset Purchase Agreement, dated April 3, 2018, by and between the Registrant and BSP Asset Acquisition I, LLC (Filed as Exhibit 2.1 to the Registrant's Current Report on Form 8-K filed with the Securities and Exchange Commission on April 9, 2018 and incorporated herein by reference). 2.1 Articles of Amendment and Bastetement of the Registrant (Filed as Exhibit (a)(2) to the Registrant's Dre Effective

- 3.1 Articles of Amendment and Restatement of the Registrant (Filed as Exhibit (a)(3) to the Registrant's Pre-Effective Amendment No. 1 to the Registration Statement on Form N-2 (File No. 333-138418) filed with the Securities and Exchange Commission on December 29, 2006 and incorporated herein by reference).
- 3.2 Sixth Amended and Restated Bylaws of the Registrant (Filed as Exhibit 3.1 to the Registrant's Current Report on Form 8-K filed with the Securities and Exchange Commission on January 16, 2018 and incorporated herein by reference).
- 4.1 Form of Common Stock Certificate (Filed as Exhibit (d) to the Registrant's Post-Effective Amendment No. 1 to the Registration Statement on Form N-2/N-5 (File No. 333-138418) filed with the Securities and Exchange Commission on February 15, 2007 and incorporated herein by reference).
- 4.2 Dividend Reinvestment Plan of the Registrant (Filed as Exhibit 4.2 to the Registrant's Annual Report on Form 10-K for the year ended December 31, 2007 filed with the Securities and Exchange Commission on March 12, 2008 and incorporated herein by reference).
- 4.3 Agreement to Furnish Certain Instruments (Filed as Exhibit 4.19 to the Registrant's Annual Report on Form 10-K for the year ended December 31, 2008 filed with the Securities and Exchange Commission on February 25, 2009 and incorporated herein by reference).
- 4.4 Indenture, dated March 2, 2012 between the Registrant and the Bank of New York Mellon Trust Company, N.A. (Filed as Exhibit (d)(5) to the Registrant's Post-Effective Amendment No. 2 to the Registration Statement on Form N-2 (File No. 333-175160) filed with the Securities and Exchange Commission on March 2, 2012 and incorporated herein by reference).
- 4.5 Second Supplemental Indenture, dated October 19, 2012 between the Registrant and the Bank of New York Mellon Trust Company, N.A. (Filed as Exhibit 4.1 to the Registrant's Current Report on Form 8-K filed with the Securities and Exchange Commission on October 19, 2012 and incorporated herein by reference).
- 4.6 Form of 6.375% Note due 2022 (Included as part of Exhibit 4.1 to the Registrant's Current Report on Form 8-K filed with the Securities and Exchange Commission on October 19, 2012 and incorporated herein by reference).
- 4.7 Third Supplemental Indenture, dated February 6, 2015 between the Registrant and the Bank of New York Mellon Trust Company, N.A. (Filed as Exhibit (d)(12) to the Registrant's Post-Effective Amendment No. 1 on Form N-2 (File No. 333-199102) filed with the Securities and Exchange Commission on February 6, 2015 and incorporated herein by reference).
- 4.8 Form of 6.375% Note due 2022 (Included as part of Exhibit (d)(12) to the Registrant's Post-Effective Amendment No. 1 on Form N-2 (File No. 333-199102) filed with the Securities and Exchange Commission on February 6, 2015 and incorporated herein by reference).
- 10.1 Stock Purchase and Transaction Agreement, dated April 3, 2018, by and between Triangle Capital Corporation and Barings LLC (Filed as Exhibit 10.1 to the Registrant's Current Report on Form 8-K filed with the Securities and Exchange Commission on April 9, 2018 and incorporated herein by reference).
- 11 Statement re computation of per share earnings (Included in the consolidated financial statements filed with this report).\*
- 31.1 Chief Executive Officer Certification Pursuant to Rule 13a-14 of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.\*
- 31.2 Chief Financial Officer Certification Pursuant to Rule 13a-14 of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.\*
- 32.1 Chief Executive Officer Certification pursuant to Section 1350, Chapter 63 of Title 18, United States Code, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.\*\*
- 32.2 Chief Financial Officer Certification pursuant to Section 1350, Chapter 63 of Title 18, United States Code, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.\*\*
- \* Filed
- Herewith.
- \*\* Furnished
  - 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.

# TRIANGLE CAPITAL CORPORATION

Principal Accounting Officer

Date:	August 1, 2018	/s/ E. Ashton Poole
		E. Ashton Poole
		Chief Executive Officer and Chairman of the Board of Directors
		(Principal Executive Officer)
Date:	August 1, 2018	/s/ Steven C. Lilly
		Steven C. Lilly
		Chief Financial Officer and Secretary
		(Principal Financial Officer)
Date:	August 1, 2018	/s/ C. Robert Knox, Jr.
		C. Robert Knox, Jr.

# Certification of Chief Executive Officer of Triangle Capital Corporation pursuant to Rule 13a-14(a) under the Exchange Act, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

I, E. Ashton Poole, as Chief Executive Officer, certify that:

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

/s/ E ASTHON POOLE

E. Ashton Poole Chief Executive Officer

# Certification of Chief Financial Officer of Triangle Capital Corporation pursuant to Rule 13a-14(a) under the Exchange Act, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

I, Steven C. Lilly, as Chief Financial Officer, certify that:

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

/s/ STEVEN C. LILLY

Steven C. Lilly Chief Financial Officer

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

In connection with the Quarterly Report of Triangle Capital Corporation (the "Company") on Form 10-Q for the period ended June 30, 2018 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, E. Ashton Poole, Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

# /s/ E. ASHTON POOLE

E. Ashton Poole Chief Executive Officer

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

In connection with the Quarterly Report of Triangle Capital Corporation (the "Company") on Form 10-Q for the period ended June 30, 2018 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Steven C. Lilly, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

(1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ STEVEN C. LILLY

Steven C. Lilly Chief Financial Officer