RR Donnelley & Sons Co Form 424B5 June 16, 2010 Table of Contents

Filed Pursuant to Rule 424(b)(5) Registration No. 333-162931

The information in this preliminary prospectus supplement is not complete and may be changed. This preliminary prospectus supplement and the accompanying prospectus are not an offer to sell these securities and we are not soliciting an offer to buy these securities in any jurisdiction where the offer or sale is not permitted.

SUBJECT TO COMPLETION

PRELIMINARY PROSPECTUS SUPPLEMENT, DATED JUNE 16, 2010.

PROSPECTUS SUPPLEMENT

(To prospectus dated November 5, 2009)

\$

R.R. Donnelley & Sons Company

% Notes due 20

RR Donnelley is offering \$ aggregate principal amount of its % notes due 20 . Interest on the notes will be paid semi-annually in arrears on and of each year, beginning on , 2010. The notes will mature on 20 . We may redeem the notes at any time and from time to time, in whole or in part, at a redemption price as described in this prospectus supplement in the section entitled Description of the Notes Optional Redemption.

The notes will be our general unsecured senior obligations and will rank equally with all of our other unsecured senior indebtedness from time to time outstanding.

Investing in the notes involves risks. See <u>Risk Factors</u> beginning on page 8 of our Annual Report on Form 10-K for the year ended December 31, 2009, Management s Discussion and Analysis of Financial Condition and Results of Operation OUTLOOK Risks Related to Market Conditions on page 23 of our Quarterly Report on Form 10-Q for the quarter ended March 31, 2010 and page S-10 of this prospectus supplement.

Per Note Total

Public offering price(1)	%	\$
Underwriting discount	%	\$
Proceeds to RR Donnelley, before expenses(1)	%	\$

(1) Plus accrued interest, if any, from June , 2010, if settlement occurs after that date.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or determined if this prospectus supplement or the accompanying prospectus is accurate or complete. Any representation to the contrary is a criminal offense.

The underwriters expect to deliver the notes in book-entry form only through the facilities of The Depository Trust Company for the accounts of its participants, including Clearstream Banking, societe anonyme, and Euroclear Bank S.A./N.V., as operator of the Euroclear System, against payment in New York, New York on or about June , 2010.

Joint Book-Running Managers

BofA Merrill Lynch Citi J.P. Morgan
The date of this prospectus supplement is June , 2010.

UBS Investment Bank

You should rely only on the information contained or incorporated by reference in this prospectus supplement and the accompanying prospectus. We have not, and the underwriters have not, authorized anyone to provide you with different information. We are not making an offer to sell these securities in any jurisdiction where the offer or sale is not permitted. You should assume that the information contained or incorporated by reference in this prospectus supplement and the accompanying prospectus is accurate as of the date on the front of this prospectus supplement only. Our business, financial condition, results of operations and prospects may have changed since that date.

In this prospectus supplement, unless the context indicates otherwise, the terms RR Donnelley, we, us, Company and our refer to R.R. Donnelley & Sons Company and its subsidiaries.

Our name, logo and other trademarks mentioned in this prospectus supplement are the property of their respective owners.

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WHERE YOU CAN FIND MORE INFORMATION

Available Information

RR Donnelley is subject to the informational requirements of the Securities Exchange Act of 1934, or the Exchange Act, and in accordance therewith files annual, quarterly and special reports, proxy statements and other information with the Securities and Exchange Commission, or the SEC, on a regular basis. You may read and copy this information or obtain copies of this information by mail from the SEC s public reference room, 100 F Street N.E., Room 1580, Washington, D.C. 20549, at prescribed rates. Further information on the operation of the SEC s public reference room in Washington, D.C. can be obtained by calling the SEC at 1-800-SEC-0330.

The SEC also maintains a web site that contains reports, proxy statements and other information about issuers, like RR Donnelley, who file electronically with the SEC. The address of that site is http://www.sec.gov. RR Donnelley s SEC filings are also available from our web site at http://www.rrdonnelley.com. Information on our web site is not part of this prospectus supplement or the accompanying prospectus.

We have filed with the SEC a registration statement on Form S-3 relating to the securities covered by this prospectus supplement. The accompanying prospectus is part of the registration statement and does not contain all of the information in the registration statement. Whenever a reference is made in this prospectus supplement or the accompanying prospectus to a contract or other document of ours, please be aware that the reference is only a summary and that you should refer to the exhibits that are part of the registration statement for a copy of the contract or other document. You may review a copy of the registration statement at the SEC s public reference room in Washington, D.C., as well as through the SEC s web site.

Documents Incorporated by Reference

We have incorporated by reference in this prospectus supplement and the accompanying prospectus certain documents that we file with the SEC. This means that we can disclose important information to you by referring you to another document filed separately with the SEC. This information incorporated by reference is a part of this prospectus supplement and the accompanying prospectus, unless we provide you with different information in this prospectus supplement or the accompanying prospectus or the information is modified or superseded by a subsequently filed document. Any information referred to in this way is considered part of this prospectus supplement and the accompanying prospectus from the date we file that document.

Any reports filed by us pursuant to Section 13(a), 13(c), 14 or 15(d) of the Exchange Act on or after the date of this prospectus supplement and before the completion of the offering of the securities will be deemed to be incorporated by reference into this prospectus supplement and the accompanying prospectus and will automatically update, where applicable, and supersede any information contained in this prospectus supplement or the accompanying prospectus or incorporated by reference into this prospectus supplement and the accompanying prospectus.

This prospectus supplement and the accompanying prospectus incorporate the documents listed below that we have previously filed with the SEC (other than, in each case, documents or information deemed to have been furnished and not filed in accordance with SEC rules). They contain important information about us, our business and our financial condition.

RR Donnelley SEC Filings

Annual Report on Form 10-K, as amended by Form 10-K/A (together, our Annual Report on Form 10-K)

Quarterly Report on Form 10-Q

Current Reports on Form 8-K

Period or Date Filed

Year ended December 31, 2009

Quarter ended March 31, 2010

February 24, 2010 (Items 8.01 and 9.01), February 25, 2010, April 5, 2010, May 7, 2010, May 12, 2010 and May 24, 2010

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You can obtain any of the documents incorporated by reference in this prospectus supplement and the accompanying prospectus from us or from the SEC through the SEC s web site at the address described above. Documents incorporated by reference are available from us without charge, excluding any exhibits to those documents unless we specifically incorporated by reference the exhibit in this prospectus supplement and the accompanying prospectus. You can obtain these documents from us by requesting them in writing or by telephone at the following address or number:

R.R. Donnelley & Sons Company

111 South Wacker Drive

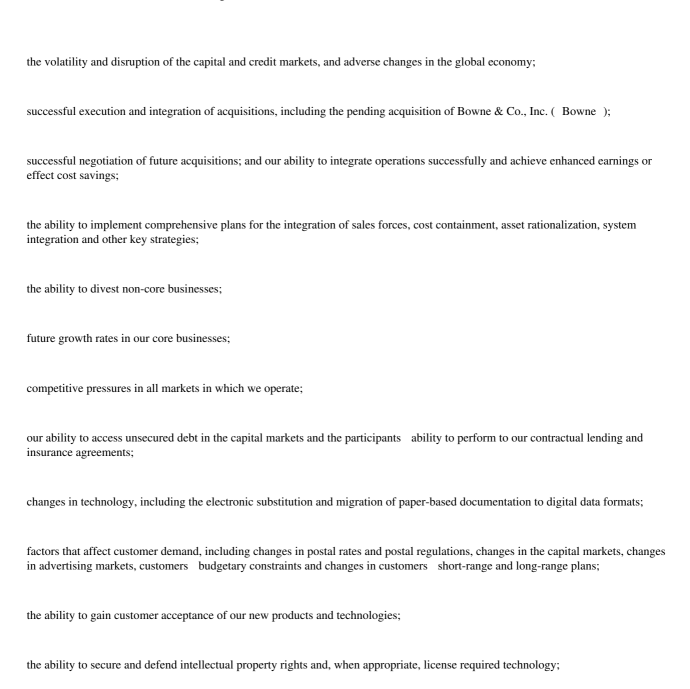
Chicago, Illinois 60606

Telephone: (866) 425-8272

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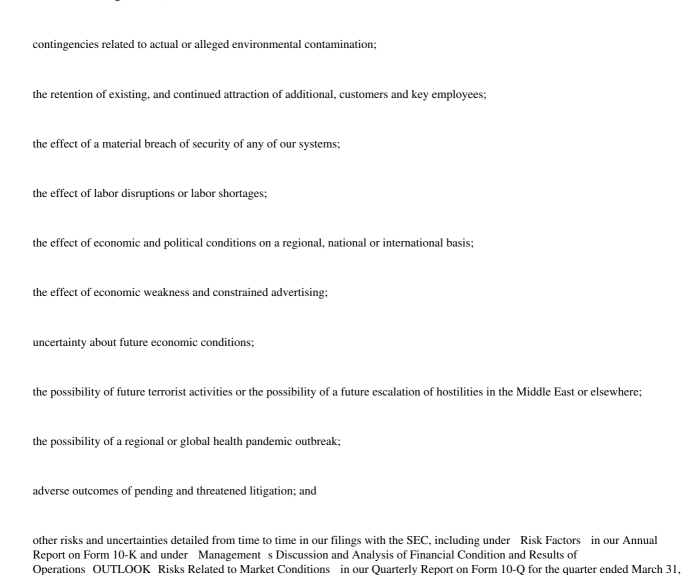
FORWARD-LOOKING STATEMENTS

This prospectus supplement, the accompanying prospectus and portions of the documents incorporated by reference herein and therein contain statements relating to our future results (including certain anticipated, believed, expected and estimated results) and our outlook (including statements as to acquisitions being accretive, continued improvement in our cost structure and achievement of revenue growth from the cross-selling initiative) that are forward-looking statements as defined in the U.S. Private Securities Litigation Reform Act of 1995. You are cautioned not to place undue reliance on these forward-looking statements and any such forward-looking statements are qualified in their entirety by reference to the following cautionary statements. All forward-looking statements speak only as of the date hereof or the date of any document that may be incorporated by reference herein, are based on current expectations and involve a number of assumptions, risks and uncertainties that could cause the actual results to differ materially from such forward-looking statements. Factors that could cause such material differences include, without limitation, the following:



customer expectations and financial strength;
performance issues with key suppliers;
changes in the availability or costs of key materials (such as ink, paper and fuel) or in prices received for the sale of by-products;
changes in ratings of our debt securities, as a result of financial community and rating agency perceptions of our business, operations and financial condition and the industry in which we operate;
the ability to generate cash flow or obtain financing to fund growth;
the effect of inflation, changes in currency exchange rates and changes in interest rates;
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the effect of changes in laws and regulations, including changes in accounting standards, trade, tax, environmental compliance (including the emission of greenhouse gases and other air pollution controls), health and welfare benefits (including the recently enacted Patient Protection and Affordable Care Act, as modified by the Health Care and Education Reconciliation Act, and further healthcare reform initiatives), price controls and other regulatory matters and the cost, which could be substantial, of complying with these laws and regulations;



Consequently, you should consider these forward-looking statements only as our current plans, estimates and beliefs. We do not undertake and specifically decline any obligation to publicly release the results of any revisions to these forward-looking statements that may be made to reflect future events or circumstances after the date of such statements or to reflect the occurrence of anticipated or unanticipated events. We undertake no obligation to update or revise any forward-looking statement in this prospectus supplement, the accompanying prospectus or any document incorporated by reference to reflect any new events or any change in conditions or circumstances. Even if these plans, estimates or beliefs change because of future events or circumstances after the date of these statements, or because anticipated or unanticipated events occur, we decline and cannot be required to accept an obligation to publicly release the results of revisions to these forward-looking statements.

SUMMARY

This summary is not complete and does not contain all of the information that you should consider before buying the notes in this offering. You should read carefully the entire prospectus supplement and the accompanying prospectus, including in particular the section entitled Risk Factors beginning on page S-9 of this prospectus supplement and the more detailed information and financial statements and related notes appearing elsewhere or incorporated by reference in this prospectus supplement and the accompanying prospectus, before making any investment decision.

Our Company

RR Donnelley is a global provider of integrated communications. Founded more than 145 years ago, the company works collaboratively with more than 60,000 customers worldwide to develop custom communications solutions that reduce costs, enhance return on investment and ensure compliance. Drawing on a range of proprietary and commercially available digital and conventional technologies deployed across four continents, we employ a suite of leading Internet based capabilities and other resources to provide premedia, printing, logistics and business process outsourcing products and services to leading clients in virtually every private and public sector.

Recent Developments

On February 23, 2010, we announced that we had signed a definitive agreement to acquire Bowne for approximately \$481 million in cash. Bowne, a provider of shareholder and marketing communication services, is headquartered in New York, New York, and has operations in North America, Latin America, Europe and Asia. The acquisition is subject to customary closing conditions, including the expiration or termination of the waiting period under the Hart-Scott-Rodino Antitrust Improvements Act of 1976. On May 26, 2010, a majority of Bowne s shareholders voted to approve the merger agreement for the acquisition. We expect the combination with Bowne to expand and enhance the range of services that we offer to our customers, while creating an opportunity to provide our comprehensive line of products to Bowne s clients.

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The Offering

The brief summary below describes the principal terms of the notes. Some of the terms and conditions described below are subject to important limitations and exceptions. The Description of the Notes section of this prospectus supplement contains a more detailed description of the terms and conditions of the notes.

R.R. Donnelley & Sons Company Issuer Notes Offered \$ % notes due , 20 . aggregate principal amount of The notes will mature on Maturity , 20 . Interest Rate and Payment Dates The notes will bear interest at a rate of % per year, payable semiannually in arrears on and of each year, commencing on 2010. Ranking The notes will be our unsecured obligations and will rank equally with all of our other unsecured and unsubordinated indebtedness from time to time outstanding. Optional Redemption We may redeem the notes at any time or from time to time, in whole or in part, at a redemption price as described more fully under Description of the Notes Optional Redemption. Change of Control and Below Investment Grade If a change of control event occurs with respect to RR Donnelley and the notes are rated Rating below investment grade by both Moody s and S&P on the 60 day following the consummation of the change of control, unless we have exercised our right to redeem the notes, holders of notes will have the right to require us to repurchase all or part of their notes at a price equal to 101% of the aggregate principal amount of the notes repurchased together with accrued and unpaid interest, as described more fully under Description of the Notes Change of Control.

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Use of Proceeds

We intend to use a portion of the net proceeds from this offering to repay borrowings outstanding under our revolving credit facility that were drawn on May 13, 2010 to, together with cash on hand, repay \$325.7 million of our 4.95% senior notes due May 15, 2010, and the remaining net proceeds will be used for general corporate purposes. See Use of Proceeds.

Risk Factors

Investing in the notes involves risks. You should consider carefully all of the information set forth in this prospectus supplement and the accompanying prospectus, and in particular, should evaluate the specific factors set forth under Risk Factors beginning on page 8 of our Annual Report on Form 10-K, Management s Discussion and Analysis of Financial Condition and Results of Operations OUTLOOK Risks Related to Market Conditions on page 23 of our Quarterly Report on Form 10-Q for the quarter ended March 31, 2010 and page S-9 of this prospectus supplement before investing in the notes.

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RISK FACTORS

An investment in the notes is subject to numerous risks, including those listed in our Annual Report on Form 10-K, our Quarterly Report on Form 10-Q for the quarter ended March 31, 2010 and the additional risks described below. You should carefully consider the following risks, along with the information provided elsewhere in this prospectus supplement and the accompanying prospectus. These risks could materially affect our ability to meet obligations under the notes. You could lose all or part of your investment in and expected return on the notes.

Risks Related to the Offering

There is no established trading market for the notes.

There is currently no established trading market for the notes and an active market may not develop. As a result, you may not be able to resell your notes for an extended period of time, if at all. Consequently, your lenders may be reluctant to accept the notes as collateral for loans. In addition, in response to prevailing interest rates and market conditions generally or other factors referred to in the section entitled Forward-Looking Statements, the notes could trade at a price lower than their initial offering price and you may not be able to liquidate your investment.

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RATIO OF EARNINGS TO FIXED CHARGES

	For the Three	For the Fiscal Years Ended December 31,					
	Months						
	Ended						
	March 31,						
	2010	2009	2008	2007	2006	2005	
Ratio of earnings to fixed charges	2.14x	1.29x	0.09x	1.30x	4.18x	3.15x	

The ratio has been computed by dividing earnings available for fixed charges by fixed charges. For purposes of computing the ratio:

earnings available for fixed charges consist of (i) earnings (loss) from continuing operations before income taxes, noncontrolling interests, cumulative effect of change in accounting principle, excluding (a) equity income or loss of minority-owned companies, (b) fixed charges before capitalized interest, and (c) amortization of capitalized interest, and (ii) dividends received from investees under the equity method, less income attributable to noncontrolling interests; and

fixed charges consist of (i) interest on indebtedness, whether expensed or capitalized, including amortization of discounts related to indebtedness and (ii) that portion of rental expense we believe is representative of interest.

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USE OF PROCEEDS

We expect the net proceeds from this offering of notes to be approximately \$\) million after deducting the underwriting discount and our estimated expenses relating to the offering. We intend to use a portion of the net proceeds from this offering to repay outstanding revolving credit facility borrowings that were drawn on May 13, 2010 to, together with cash on hand, repay \$325.7 million of our 4.95% senior notes due May 15, 2010, and the remaining net proceeds will be used for general corporate purposes. As of June 15, 2010, we had \$270 million of borrowings outstanding under our revolving credit facility, at an interest rate equal to one-week LIBOR plus 40 basis points.

Amounts repaid under our revolving credit facility may be reborrowed in the future.

CAPITALIZATION

The following table sets forth our cash and cash equivalents and our capitalization as of March 31, 2010 on an actual basis and on an as adjusted basis to give effect to the sale of the notes offered hereby and the application of those net proceeds as described under. Use of Proceeds. You should read this table in conjunction with the consolidated financial statements and the related notes incorporated by reference in this prospectus supplement and the accompanying prospectus.

		As of March 31, 2010		
	Actual (\$ amounts	As Adjusted in millions)		
Cash and cash equivalents	\$ 451.3	\$ 451.3		
Total debt (including current portion):	ф 2 200 2	Ф 2 072 5		
Existing notes and debentures ⁽¹⁾ Revolving credit facility ⁽²⁾⁽³⁾	\$ 3,299.2	\$ 2,973.5		
Notes offered hereby				
Other existing indebtedness ⁽⁴⁾	19.5	19.5		
Total debt (including current portion)	3,318.7			
Total RR Donnelley shareholders equity	2,135.8	2,135.8		
Noncontrolling interests	22.3	22.3		
Total capitalization	\$ 5,476.8	\$		

- (1) Reflects the repayment of \$325.7 million of our 4.95% notes due May 15, 2010 with funds drawn on our revolving credit facility on May 13, 2010, and cash on hand.
- Reflects the application of \$\frac{1}{2}\$ million of the net proceeds of this offering to repay borrowings outstanding under our revolving credit facility that were drawn on May 13, 2010 to, together with cash on hand, repay \$325.7 million of our 4.95% senior notes due May 15, 2010 as described under Use of Proceeds.
- We have a \$2.0 billion 5-year unsecured revolving credit facility that can be used for general corporate purposes, including letters of credit and as a backstop for our commercial paper program. This facility is subject to a number of restrictive covenants, including a financial covenant pursuant to which our total consolidated debt at the end of each fiscal quarter cannot exceed four times our consolidated adjusted EBITDA for the four preceding fiscal quarters. Based on our results of operations for the four fiscal quarters ended March 31, 2010 and existing term debt at that date, we could have incurred up to \$1,310.4 million of aggregate additional debt (under the facility or otherwise) and been in compliance with this financial covenant. As of March 31, 2010, there were no borrowings outstanding under the facility. Additionally, as of March 31, 2010, we had \$133.9 million of credit facilities outside of the United States, most of which were uncommitted. As of March 31, 2010, we had \$41.8 million in outstanding letters of credit, of which \$35.9 million reduced availability under our credit facilities.
- (4) At March 31, 2010, other existing indebtedness consisted of international short-term borrowings, vendor financing arrangements and capital leases.

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DESCRIPTION OF THE NOTES

You can find the definitions of certain terms used in this description under Certain Definitions. Defined terms used in this description but not defined below under Certain Definitions or elsewhere in this description have the meanings assigned to them in the indenture. In this description, the *Company*, *us*, *we* and *our* refer only to R.R. Donnelley & Sons Company.

We will issue our % notes due 20 (the *notes*) under a supplemental indenture, to be dated as of June, 2010, to the indenture, dated as of January 3, 2007, between R.R. Donnelley & Sons Company and Wells Fargo Bank, National Association, as trustee (the *Trustee*).

The following description is a summary of the material provisions of the indenture, as supplemented by the supplemental indenture referred to above, which we refer to as the indenture. It does not restate that agreement in its entirety. We urge you to read the indenture because it contains additional information that may be of importance to you. A form of the indenture has been filed as an exhibit to the registration statement of which this prospectus supplement is a part and can be obtained as indicated under. Where You Can Find More Information. The indenture contains provisions that define your rights under the notes. In addition, the indenture governs the obligations of the Company under the notes. The terms of the notes include those stated in the indenture and, upon effectiveness of a registration statement with respect to the notes, those made part of the indenture by reference to the Trust Indenture Act of 1939.

The notes will be issued in one series in an aggregate principal amount of \$

We may issue additional notes in an unlimited aggregate principal amount at any time and from time to time under the same indenture. For example, we may, from time to time, without notice to or consent of the holders of notes, create additional notes under the indenture. These additional notes will have substantially the same terms as the notes offered hereby in all respects (or in all respects except in some cases for the payment of interest accruing prior to the issue date of the additional notes or except for the first payment of interest following the issue date of the additional notes) so that the additional notes may be consolidated and form a single series with the notes offered hereby.

The notes will be unsecured obligations of R.R. Donnelley & Sons Company only and will rank equally with all of the other unsecured and unsubordinated indebtedness from time to time outstanding of R.R. Donnelley & Sons Company.

We will issue the notes only in fully registered form without coupons, in minimum denominations of \$2,000 and integral multiples of \$1,000 in excess thereof. The Trustee will initially act as paying agent and registrar for the notes. The notes may be presented for registration of transfer and exchange at the offices of the registrar, which initially will be the Trustee s corporate trust office. We may change any paying agent and registrar without notice to holders of the notes and we may act as paying agent or registrar. We will pay principal (and premium, if any) on the notes at the Trustee s corporate trust office in Chicago, Illinois. At our option, interest may be paid at the Trustee s corporate trust office or by check mailed to the registered address of the holders.

Principal, Maturity and Interest

The notes will mature on , 20 . Interest on the notes will accrue at a rate of % per year and will be payable semiannually in arrears on and , commencing on , 2010. We will pay interest to those persons who were holders of record on the and , as the case may be, immediately preceding each interest payment date.

Interest on the notes will accrue from the date of original issuance or, if interest has already been paid, from the date it was most recently paid. Interest will be computed on the basis of a 360-day year comprised of twelve 30-day months.

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When we use the term business day, we mean any day other than a Saturday, Sunday or other day on which commercial banking institutions in New York City or Chicago, Illinois are authorized or required by law to close.

If an interest payment date, redemption date or maturity date for the notes falls on a date that is not a business day (as defined above), then interest will be paid on the next day that is a business day, and no interest on such payment will accrue for the period from and after such interest payment date, redemption date or maturity date. If a redemption date or the maturity date for any note falls on a date that is not a business day, the related payments of principal, premium, if any, and interest may be made on the next succeeding business day, and no additional interest will accumulate on the amount payable for the period from and after the redemption date or maturity date.

Methods of Receiving Payments on the Notes

If a holder has given us wire transfer instructions, we will pay, or cause to be paid by the paying agent, all principal, premium, if any, and interest on that holder s notes in accordance with those instructions. All other payments on the notes will be made at the office or agency of the paying agent and registrar unless we elect to make interest payments by check mailed to the holders at their address set forth in the register of holders.

Ranking

The notes will be senior unsecured obligations of the Company. The payment of the principal of, premium, if any, and interest on the notes will:

rank equally in right of payment with all other indebtedness of the Company that is not, by its terms, expressly subordinated to other indebtedness of the Company;

rank senior in right of payment to all indebtedness of the Company that is, by its terms, expressly subordinated to the senior indebtedness of the Company; and

be effectively subordinated to the secured indebtedness of the Company to the extent of the value of the collateral securing such indebtedness and to the indebtedness and other obligations of the Company s subsidiaries.

Optional Redemption

We may, at our option, redeem the notes in whole at any time or in part from time to time at a redemption price equal to the greater of (1) 100% of the principal amount of the notes to be redeemed and (2) as determined by the Quotation Agent (as defined below), the sum of the present values of the remaining scheduled payments of principal and interest in respect of the notes to be redeemed (not including any portion of those payments of interest accrued as of the date of redemption) discounted to the date of redemption (the *Redemption Date*) on a semi-annual basis (assuming a 360-day year consisting of twelve 30-day months) at the Adjusted Treasury Rate (as defined below) plus basis points plus accrued interest to the Redemption Date.

Adjusted Treasury Rate means, with respect to any Redemption Date, the rate per year equal to the semi-annual equivalent yield to maturity of the Comparable Treasury Issue, assuming a price for the Comparable Treasury Issue (expressed as a percentage of its principal amount) equal to the Comparable Treasury Price for that Redemption Date.

Comparable Treasury Issue means the United States Treasury security selected by the Quotation Agent as having a maturity comparable to the remaining term of the notes to be redeemed that would be utilized, at the time of selection and in accordance with customary financial practice, in pricing new issues of corporate debt securities of comparable maturity to the remaining term of those notes.

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Comparable Treasury Price means, with respect to any Redemption Date, (1) the average of the Reference Treasury Dealer Quotations for that Redemption Date, after excluding the highest and lowest Reference Treasury Dealer Quotations, or (2) if the Quotation Agent obtains fewer than four Reference Treasury Dealer Quotations, the average of all Reference Treasury Dealer Quotations so received.

Quotation Agent means the Reference Treasury Dealer appointed by us.

Reference Treasury Dealer means (1) each of Banc of America Securities LLC and J.P. Morgan Securities Inc. and their respective successors; provided, however, that if any of the foregoing shall cease to be a primary U.S. Government securities dealer in New York City (a Primary Treasury Dealer), we will substitute another Primary Treasury Dealer, and (2) any two other Primary Treasury Dealers selected by us.

Reference Treasury Dealer Quotations means, with respect to each Reference Treasury Dealer and any Redemption Date, the average, as determined by the Quotation Agent, of the bid and asked prices for the Comparable Treasury Issue (expressed in each case as a percentage of its principal amount) quoted in writing to the Quotation Agent by that Reference Treasury Dealer at 5:00 p.m., New York City time, on the third business day preceding that Redemption Date.

We will mail notice of any redemption at least 30 days, but not more than 60 days, before the Redemption Date to each holder of the notes to be redeemed. Unless we default in payment of the redemption price on the Redemption Date, on and after the Redemption Date, interest will cease to accrue on the notes or portions thereof called for redemption.

Any notice to holders of notes of a redemption hereunder needs to include the appropriate calculation of the redemption price, but does not need to include the redemption price itself. The actual redemption price, calculated as described above, must be set forth in an Officers Certificate of ours delivered to the Trustee no later than two business days prior to the Redemption Date.

Mandatory Redemption

We are not required to make mandatory redemption or sinking fund payments with respect to the notes.

Selection and Notice of Redemption

If we redeem less than all the notes at any time and the notes are Global Notes held by DTC, DTC will select the notes to be redeemed in accordance with its Operational Arrangements. If the notes are not Global Notes held by DTC, the Trustee will select notes on a pro rata basis, or on as nearly a pro rata basis as is practicable.

We will redeem notes of \$2,000 or less in whole and not in part. We will cause notices of redemption to be mailed by first-class mail at least 30 but not more than 60 days before the Redemption Date to each holder of notes to be redeemed at its registered address. We may provide in the notice that payment of the redemption price and performance of our obligations with respect to the redemption or purchase may be performed by another person. Any notice may, at our discretion, be subject to the satisfaction of one or more conditions precedent.

If any note is to be redeemed in part only, the notice of redemption that relates to that note will state the portion of the principal amount thereof to be redeemed. We will issue a new note in a principal amount equal to the unredeemed portion of the original note in the name of the holder upon cancellation of the original note. Notes called for redemption become due on the date fixed for redemption. On and after such date, unless we default in payment of the redemption price on such date, interest ceases to accrue on the notes or portions thereof called for such redemption.

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Change of Control

If a Change of Control Triggering Event occurs, unless we have exercised our right to redeem the notes as described above, holders of notes will have the right to require us to repurchase all or any part (equal to \$2,000 or an integral multiple of \$1,000 in excess thereof) of their notes pursuant to the offer described below (the *Change of Control Offer**) on the terms set forth in the notes. In the Change of Control Offer, we will be required to offer payment in cash equal to 101% of the aggregate principal amount of notes repurchased plus accrued and unpaid interest, if any, on the notes repurchased, to the date of purchase (the *Change of Control Payment**). Within 30 days following any Change of Control Triggering Event, we will be required to mail a notice to holders of notes describing the transaction or transactions that constitute the Change of Control Triggering Event and offering to repurchase the notes on the date specified in the notice, which date will be no earlier than 30 days and no later than 60 days from the date such notice is mailed (the *Change of Control Payment Date**), pursuant to the procedures required by the notes and described in such notice. We must comply with the requirements of Rule 14e-1 under the Exchange Act and any other securities laws and regulations thereunder to the extent those laws and regulations are applicable in connection with the repurchase of the notes as a result of a Change of Control Triggering Event. To the extent that the provisions of any securities laws or regulations conflict with the Change of Control provisions of the notes, we will be required to comply with the applicable securities laws and regulations and will not be deemed to have breached our obligations under the Change of Control provisions of the notes by virtue of such conflicts.

On the Change of Control Payment Date, we will be required, to the extent lawful, to:

accept for payment all notes or portions of notes properly tendered pursuant to the Change of Control Offer;

deposit with the paying agent an amount equal to the Change of Control Payment in respect of all notes or portions of notes properly tendered; and

deliver or cause to be delivered to the Trustee the notes properly accepted together with an officers certificate stating the aggregate principal amount of notes or portions of notes being purchased.

The definition of Change of Control includes a phrase relating to the direct or indirect sale, lease, transfer, conveyance or other disposition of all or substantially all of the properties or assets of RR Donnelley and its subsidiaries taken as a whole. Although there is a limited body of case law interpreting the phrase substantially all, there is no precise established definition of the phrase under applicable law. Accordingly, the ability of a holder of notes to require RR Donnelley to repurchase its notes as a result of a sale, lease, transfer, conveyance or other disposition of less than all of the assets of RR Donnelley and its subsidiaries taken as a whole to another Person or group may be uncertain.

For purposes of the foregoing discussion of a repurchase at the option of holders, the following definitions are applicable:

Below Investment Grade Rating Event means the notes are rated below an Investment Grade Rating by each of the Rating Agencies (as defined below) on the 60th day following the occurrence of a Change of Control (which date shall be extended if the rating of the notes is under publicly announced consideration for possible downgrade by any of the Rating Agencies on such 60th day, such extension to last until the date on which the Rating Agency considering such possible downgrade either (x) rates the notes below an Investment Grade Rating or (y) publicly announces that it is no longer considering the notes for possible downgrade; provided, that no such extension shall occur if any of the Rating Agencies rates the notes with an Investment Grade Rating that is not subject to review for possible downgrade on such 60th day).

Change of Control means the occurrence of any of the following: (1) the direct or indirect sale, transfer, conveyance or other disposition (other than by way of merger or consolidation), in one or a series of related transactions, of all or substantially all of the properties or assets of RR Donnelley and its subsidiaries taken as a

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whole to any person (as that term is used in Section 13(d)(3) of the Exchange Act) other than RR Donnelley or one of its subsidiaries; (2) the consummation of any transaction (including, without limitation, any merger or consolidation) the result of which is that any person (as that term is used in Section 13(d)(3) of the Exchange Act) becomes the beneficial owner, directly or indirectly, of more than 50% of the then outstanding number of shares of RR Donnelley s voting stock; or (3) the first day on which a majority of the members of RR Donnelley s Board of Directors are not Continuing Directors.

Change of Control Triggering Event means the occurrence of both a Change of Control and a Below Investment Grade Rating Event.

Continuing Directors means, as of any date of determination, any member of the Board of Directors of RR Donnelley who (1) was a member of such Board of Directors on the date of the issuance of the notes; or (2) was nominated for election or elected to such Board of Directors with the approval of a majority of the Continuing Directors who were members of such Board of Directors at the time of such nomination or election (either by a specific vote or by approval of RR Donnelley s proxy statement in which such member was named as a nominee for election as a director, without objection to such nomination).

Investment Grade Rating means a rating equal to or higher than Baa3 (or the equivalent) by Moody s and BBB- (or the equivalent) by S&P.

Moody s means Moody s Investors Service, Inc., a subsidiary of Moody s Corporation, and its successors.

Rating Agencies means (1) each of Moody s and S&P; and (2) if any of Moody s or S&P ceases to rate the notes or fails to make a rating of the notes publicly available for reasons outside of our control, a nationally recognized statistical rating organization within the meaning of Rule 15c3-1(c)(2)(vi)(F) under the Exchange Act, selected by us (as certified by a resolution of our Board of Directors) as a replacement agency for Moody s or S&P, or both of them, as the case may be.

S&P means Standard & Poor s Ratings Services, a division of The McGraw-Hill Companies, Inc., and its successors.

Certain Covenants

Restrictions on Secured Debt

The indenture provides that neither R.R. Donnelley & Sons Company nor any Restricted Subsidiary will create, incur, issue, assume or guarantee any indebtedness for borrowed money secured by a mortgage, security interest, pledge or lien (which we refer to herein, collectively, as a *mortgage*) on or upon any Principal Property or any shares of capital stock or indebtedness of any Restricted Subsidiary, whether owned at the date of the indenture or acquired after the date of the indenture, without ensuring that the notes (together with, if we decide, any other indebtedness created, issued, assumed or guaranteed by R.R. Donnelley & Sons Company or any Restricted Subsidiary then existing or thereafter created) will be secured by such mortgage equally and proportionately with (or, at our option, prior to) such indebtedness. This restriction will not apply to indebtedness secured by any of the following:

mortgages on any property acquired, constructed or improved by, or on any shares of capital stock or indebtedness acquired by, us or any Restricted Subsidiary after the date of the indenture to secure indebtedness incurred for the purpose of financing or refinancing all or any part of the purchase price of such property, shares of capital stock or indebtedness or of the cost of any construction or improvements on such properties, in each case, to the extent that the indebtedness is incurred prior to or within 180 days after the applicable acquisition, completion of construction or beginning of commercial operation of such property, as the case may be;

mortgages on any property, shares of capital stock or indebtedness existing at the time we or any Restricted Subsidiary acquire any of the same;

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mortgages on property of a corporation existing at the time we or any Restricted Subsidiary merge or consolidate with such corporation or at the time we or any Restricted Subsidiary acquire all or substantially all of the properties of such corporation;

mortgages on any property of, or shares of capital stock or indebtedness of, a corporation existing at the time such corporation becomes a Restricted Subsidiary;

mortgages to secure indebtedness of any Restricted Subsidiary to us or another Restricted Subsidiary;

mortgages in favor of certain governmental bodies to secure partial, progress, advance or other payments pursuant to any contract or statute or to secure indebtedness incurred or guaranteed to finance or refinance all or any part of the purchase price of the property, shares of capital stock or indebtedness subject to such mortgages, or the cost of constructing or improving the property subject to such mortgage; and

extensions, renewals or replacements of any mortgage existing on the date of the indenture or any mortgage referred to above; however, the principal amount of indebtedness secured thereby may not exceed the principal amount of indebtedness so secured at the time of such extension, renewal or replacement, and such extension, renewal or replacement will be limited to all or a part of the property (plus improvements and construction on such property), shares of capital stock or indebtedness which was subject to the mortgage so extended, renewed or replaced.

Notwithstanding the restriction outlined above, we or any Restricted Subsidiary may, without having to equally and proportionately secure the notes, issue, assume or guarantee indebtedness secured by a mortgage not excepted from the restriction if the total amount of the following does not at the time exceed 15% of Consolidated Net Tangible Assets:

such indebtedness; plus

all other indebtedness that we and our Restricted Subsidiaries have incurred or have guaranteed existing at such time and secured by mortgages not so excepted; plus

Over time, we expect that our portfolio will continue to consist primarily of Floating Rate Loans in qualifying assets such as private, or thinly traded or small market-capitalization, U.S. middle-market public companies. In addition, we may invest up to 30% of our portfolio in non-qualifying assets. These non-qualifying assets may include investments in public companies whose securities are not thinly traded or have a market capitalization of greater than \$250 million, securities of middle-market companies located outside of the United States and investment companies as defined in the 1940 Act. We may acquire investments in the secondary markets. See "Regulation—Qualifying Assets" and "Investment Selection Criteria" for more information.

Our board of directors has the authority to modify or waive certain of our operating policies and strategies without prior notice and without stockholder approval (except as required by the 1940 Act). However, absent stockholder approval, under the 1940 Act we may not change the nature of our business so as to cease to be, or withdraw our election as, a BDC. We cannot predict the effect any changes to our current operating policies and strategies would have on our business, operating results and value of our common stock. Nevertheless, the effects of changes to our

operating policies and strategies may adversely affect our business, our ability to make distributions and the value of our common stock.

First Lien Secured Debt

Structurally, first lien secured debt ranks senior in priority of payment to second lien secured debt, subordinated debt and equity and benefits from a senior security interest in the assets of the borrower. As such, other creditors rank junior to our investments in these securities in the event of insolvency. Due to its lower risk profile and often more restrictive covenants as compared to second lien secured debt and subordinated debt, first lien secured debt generally earns a lower return than second lien secured debt and subordinated debt. In some cases first lien secured debt lenders receive opportunities to invest directly in the equity securities of borrowers and from time to time may also receive warrants to purchase equity securities. We evaluate these investment opportunities on a case-by-case basis.

Second Lien Secured Debt

Second lien secured debt usually ranks junior in priority of payment to first lien secured debt. Second lien secured debt holds a second priority with regard to right of payment in the event of insolvency. Second lien secured debt ranks senior to subordinated debt and common and preferred equity in borrowers' capital structures. Due to its higher risk profile and often less restrictive covenants as compared to first lien secured debt, second lien secured debt generally earns a higher return than first lien secured debt. In many cases, second lien secured debt investors receive opportunities to invest directly in the equity securities of borrowers and from time to time may also receive warrants to purchase equity securities. We evaluate these investment opportunities on a case-by-case basis.

Subordinated Debt

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Structurally, subordinated debt usually ranks junior in priority of payment to first lien secured debt and second lien secured debt, and are often unsecured. As such, other creditors may rank senior to us in the event of insolvency. Subordinated debt ranks senior to common and preferred equity in borrowers' capital structures. Due to its higher risk profile and often less restrictive covenants as compared to first lien secured debt and second lien secured debt, subordinated debt generally earns a higher return than first lien secured debt and second lien secured debt. In many cases, subordinated debt investors receive opportunities to invest directly in the equity securities of borrowers, and from time to time, may also receive warrants to purchase equity securities. We evaluate these investment opportunities on a case-by-case basis.

Investment Selection Criteria

We are committed to a value-oriented philosophy used by the senior investment professionals who manage our portfolio and seek to minimize the risk of capital loss without foregoing potential for capital appreciation.

We have identified several criteria, discussed below, that we believe are important in identifying and investing in prospective portfolio companies. These criteria provide general guidelines for our investment decisions. However, we caution that not all of these criteria will be met by each prospective portfolio company in which we choose to invest. Generally, we seek to use our experience and access to market information to identify investment opportunities and to structure investments efficiently and effectively.

a) Leading and defensible competitive market positions

The Investment Adviser invests in portfolio companies that it believes have developed strong positions within their markets. The Investment Adviser also seeks to invest in portfolio companies that it believes possess competitive advantages, for example, in scale, scope, customer loyalty, product pricing or product quality as compared to their competitors to protect their market position.

b) Investing in stable borrowers with positive cash flow

Our investment philosophy places a premium on fundamental analysis and has a distinct value-orientation. The Investment Adviser invests in portfolio companies it believes to be stable and well-established, with strong cash flows and profitability. The Investment Adviser believes these attributes indicate portfolio companies that may be well-positioned to maintain consistent cash flow to service and repay their liabilities and maintain growth in their businesses or their relative market share. The Investment Adviser currently does not expect to invest significantly in start-up companies, companies in turnaround situations or companies with speculative business plans, although we are permitted to do so.

c)Proven management teams

The Investment Adviser focuses on investments in which the portfolio company has an experienced management team with an established track record of success. The Investment Adviser typically requires that portfolio companies have in place proper incentives to align management's goals with our goals, including having equity interests.

d) Financial sponsorship

The Investment Adviser may seek to cause us to participate in transactions sponsored by what it believes to be trusted financial sponsors. The Investment Adviser believes that a financial sponsor's willingness to invest significant equity capital in a portfolio company is an implicit endorsement of the quality of that portfolio company. Further, financial sponsors of portfolio companies with significant investments at risk may have the ability, and a strong incentive, to contribute additional capital in difficult economic times should financial or operational issues arise so as to maintain their ownership position.

e) Investments in different borrowers, industries and geographies

The Investment Adviser seeks to invest our assets broadly among portfolio companies, across industries and geographical regions. The Investment Adviser believes that this approach may reduce the risk that a downturn in any

one portfolio company, industry or geographical region will have a disproportionate impact on the value of our portfolio, although we are permitted to be non-diversified under the 1940 Act.

f) Viable exit strategy

The Investment Adviser seeks to invest in portfolio companies that it believes will provide a steady stream of cash flow to repay our loans while also reinvesting in their respective businesses. The Investment Adviser expects that such internally generated cash flow, leading to the payment of interest on, and the repayment of the principal of, our investments in portfolio companies to be a key means by which we will exit from our investments over time. In addition, the Investment Adviser also seeks to invest in portfolio companies whose business models and expected future cash flows offer attractive exit possibilities. These companies include candidates for strategic acquisition by other industry participants and companies that may repay our investments through an initial public offering of common stock, refinancing or other capital markets transaction.

Due Diligence

We believe it is critical to conduct extensive due diligence in evaluating new investment targets. Our Investment Adviser conducts a rigorous due diligence process that is applied to prospective portfolio companies and draws from our Investment Adviser's experience, industry expertise and network of contacts. In conducting due diligence, our Investment Adviser uses information provided by companies, financial sponsors and publicly available information as well as information from relationships with former and current management teams, consultants, competitors and investment bankers.

Our due diligence may include:

review of historical and prospective financial information;

research relating to the portfolio company's management, industry, markets, products and services and competitors;

• interviews with management, employees, customers and vendors of the potential portfolio company;

on-site visits:

review of loan documents; and

background checks.

Additional due diligence with respect to any investment may be conducted on our behalf by attorneys and independent auditors prior to the closing of the investment, as well as other outside advisers, as appropriate.

Upon the completion of due diligence on a portfolio company, the team leading the investment presents the investment opportunity to our Investment Adviser's investment committee. This committee determines whether to pursue the potential investment. All new investments are required to be reviewed by the investment committee of

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our Investment Adviser. The members of the investment committee receive no compensation from us. Rather, they are employees of and receive compensation from our Investment Adviser.

Investment Structure

Once we determine that a prospective portfolio company is suitable for investment, we work with the management of that portfolio company and its other capital providers, including senior, junior and equity capital providers, to structure an investment. We negotiate with these parties to agree on how our investment is structured relative to the other capital in the portfolio company's capital structure.

We expect our Floating Rate Loans to have terms of three to ten years. We generally obtain security interests in the assets of our portfolio companies that will serve as collateral in support of the repayment of these loans. This collateral may take the form of first priority liens on the assets of a portfolio company.

Typically, our second lien secured debt and subordinated debt investments have maturities of three to ten years. Second lien secured debt and subordinated debt may take the form of a second priority lien on the assets of a portfolio company and have interest-only payments in the early years with cash or payment-in-kind, or PIK, payments with amortization of principal deferred to the later years. In some cases, we may invest in debt securities that, by their terms, convert into equity or additional debt securities or defer payments of interest for the first few years after our investment. Also, in some cases, our second lien secured debt and subordinated debt may be collateralized by a subordinated lien on some or all of the assets of the borrower.

We seek to tailor the terms of the investment to the facts and circumstances of the transaction and the prospective portfolio company, negotiating a structure that protects our rights and manages our risk while creating incentives for the portfolio company to achieve its business plan and improve its profitability. For example, in addition to seeking a senior position in the capital structure of our portfolio companies, we seek to limit the downside potential of our investments by:

- requiring a total return on our investments (including both interest in the form of a floor and potential equity appreciation) that compensates us for credit risk;
- incorporating "put" rights and call protection into the investment structure; and
- negotiating covenants in connection with our investments that afford our portfolio companies as much flexibility in managing their businesses as possible, consistent with our focus of preserving capital. Such restrictions may include affirmative and negative covenants, default penalties, lien protection, change of control provisions and board rights, including either observation or participation rights.

Our investments may include equity features, such as direct investments in the equity securities of borrowers or warrants or options to buy a minority interest in a portfolio company. Any warrants we may receive with our debt securities generally require only a nominal cost to exercise, so as a portfolio company appreciates in value, we may achieve additional investment return from these equity investments. We may structure the warrants to provide provisions protecting our rights as a minority-interest holder, as well as puts, or rights to sell such securities back to the portfolio company, upon the occurrence of specified events. In many cases, we may also obtain registration rights in connection with these equity investments, which may include demand and "piggyback" registration rights.

We expect to hold most of our investments to maturity or repayment, but we may exit certain investments earlier when a liquidity event, such as the sale or refinancing of a portfolio company, takes place. We also may turn over investments to better position the portfolio in light of market conditions.

Ongoing Relationships with Portfolio Companies

Monitoring

The Investment Adviser monitors our portfolio companies on an ongoing basis. The Investment Adviser also monitors the financial trends of each portfolio company to determine if it is meeting its respective business plans and to assess the appropriate course of action for each portfolio company.

The Investment Adviser has several methods of evaluating and monitoring the performance and fair value of our investments, which may include the following:

- assessment of success in adhering to a portfolio company's business plan and compliance with covenants;
- periodic or regular contact with portfolio company management and, if appropriate, the financial or strategic sponsor, to discuss financial position, requirements and accomplishments;
- comparisons to other portfolio companies in the industry, if any;
- attendance at and participation in board meetings or presentations by portfolio companies; and
- review of periodic financial statements and financial projections for portfolio companies.

The Investment Adviser monitors credit risk of each portfolio company regularly with a goal toward identifying early, and when able and appropriate, exiting investments with potential credit problems. This monitoring process may include reviewing: (1) a portfolio company's financial resources and operating history; (2) comparing a portfolio company's current operating results with the Investment Adviser's initial thesis for the investment and its expectations for the performance of the investment; (3) a portfolio company's sensitivity to economic conditions; (4) the performance of a portfolio company's management; (5) a portfolio company's debt maturities and capital requirements; (6) a portfolio company's interest and asset coverage; and (7) the relative value of an investment based on a portfolio company's anticipated cash flow.

Managerial Assistance

We offer significant managerial assistance to our portfolio companies. As a BDC, we are required to make available such significant managerial assistance within the meaning of Section 2(a)(47) of the 1940 Act. See "Regulation" for more information.

Staffing

We do not currently have any employees. Our Investment Adviser and Administrator have hired and expect to continue to hire professionals with skills applicable to our business plan, including experience in middle-market investing, senior lending, mezzanine lending, leveraged finance, distressed debt and private equity businesses.

Our Corporate Information

Our administrative and principal executive offices are located at 590 Madison Avenue, 15th Floor, New York, NY 10022. Our common stock is quoted on the NASDAQ Global Select Market under the symbol "PFLT." Our phone number is (212) 905-1000, and our Internet website address is www.pennantpark.com. Information contained on our website is not incorporated by reference into this Report and you should not consider information contained on our website to be part of this Report. We file periodic reports, proxy statements and other information with the SEC and make such reports available on our website free of charge as soon as reasonably practicable. You may read

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and copy the materials that we file with the SEC at the SEC's Public Reference Room at 100 F Street, N.E., Washington, D.C. 20549. You may obtain information on the operation of the Public Reference Room by calling the SEC at 1-800-SEC-0330. In addition, the SEC maintains an Internet site at www.sec.gov that contains material that we file with the SEC on the EDGAR Database.

Our Portfolio

Our principal investment focus is to invest in Floating Rate Loans to U.S. middle-market companies in a variety of industries. We generally seek to target companies that generate positive cash flows from the broad variety of industries in which our Investment Adviser has direct expertise. The following is an illustrative list of the industries in which the Investment Adviser has invested:

- Aerospace and Defense
- Auto Sector
- Beverage, Food and Tobacco
- Broadcasting and Entertainment
- Buildings and Real Estate
- Building Materials
- Business Services
- Cable Television
- Capital Equipment
- Cargo Transportation
- Chemicals, Plastics and Rubber
- Communications
- Consumer Products
- Consumer Services
- Containers Packaging & Glass
- Distribution
- Diversified/Conglomerate Manufacturing
- Diversified/Conglomerate Services
- Diversified Natural Resources, Precious Metals and Minerals
- Education
- Electronics

- Energy/Utilities
- Environmental Services
- Financial Services
- Grocery
- Healthcare, Education and Childcare
- High Tech Industries
- Home & Office Furnishings, Housewares & Durable
- **Consumer Products**
- Hotels, Motels, Inns and Gaming
- Insurance
- Leisure, Amusement, Motion Picture, Entertainment
- Logistics
- Manufacturing/Basic Industries
- Media
- Mining, Steel, Iron and Non-Precious Metals
- Oil and Gas
- Other Media
- Personal, Food and Miscellaneous Services
- Printing and Publishing
- Retail
- Wholesale

Listed below are our top ten portfolio companies and industries represented as a percentage of our consolidated portfolio assets (excluding cash and cash equivalents) as of September 30:

	2018	2017
Portfolio Company	(1) Portfolio Company	(1)
Beauty Industry Group Opco, LLC	4 % Montreign Operating Company, LLC	4 %
Integrative Nutrition, LLC	4 Advanced Cable Communications, LLC	3
Credit Infonet, Inc.	3 By Light Professional IT Services, LLC	3
Education Networks of America, Inc.	3 Country Fresh Holdings, LLC	3
Montreign Operating Company, LLC	3 East Valley Tourist Development Authorit	y 3
Research Now Group, Inc. and Survey Sampling	Marketplace Events LLC	
International LLC	3	3
	Pathway Partners Vet Management	
Tensar Corporation	3 Company LLC	3

East Valley Tourist Development Authority	2	Salient CRGT Inc.	3
Morphe, LLC	2	DecoPac, Inc.	2
NextiraOne Federal, LLC	2	LSF9 Atlantis Holdings, LLC	2

Laboration	2018		To decadors	2017	
Industry			Industry		
Consumer Goods: Non-Durable	11	%	High Tech Industries	10	%
High Tech Industries			Healthcare and		
	10		Pharmaceuticals	9	
Business Services			Consumer Goods:		
	8		Non-Durable	8	
Beverage, Food and Tobacco			Hotel, Gaming and		
	7		Leisure	8	
Aerospace and Defense			Beverage, Food and		
	6		Tobacco	7	
Hotel, Gaming and Leisure	6		Telecommunications	7	
Telecommunications			Consumer Goods:		
	6		Durable	6	
Capital Equipment			Aerospace and		
	5		Defense	5	
Consumer Goods: Durable	5		Capital Equipment	5	
Healthcare and Pharmaceuticals	5		Wholesale	5	

⁽¹⁾ Excludes investments in PSSL.

Our executive officers and directors, as well as the senior investment professionals of the Investment Adviser and Administrator, may serve as officers, directors or principals of entities that operate in the same or a related line of business as we do. Currently, the executive officers and directors, as well as certain of the current senior investment professionals of the Investment Adviser and Administrator, serve as officers and directors of PennantPark Investment Corporation, a publicly traded BDC, and other managed funds, as applicable. Accordingly, they may have obligations to investors in those entities, the fulfillment of which obligations might not be in the best interest of us or our stockholders. In addition, we note that any affiliated investment vehicle currently existing, or formed in the future, and managed by the Investment Adviser and or its affiliates may, notwithstanding different stated investment objectives, have overlapping investment objectives with our own and, accordingly, may invest in asset classes similar to those targeted by us. As a result, the Investment Adviser may face conflicts in allocating investment opportunities among us and such other entities. The Investment Adviser will allocate investment opportunities in a fair and equitable manner consistent with our allocation policy, and we have received exemptive relief with respect to certain co-investment transactions. Where co-investment is unavailable or inappropriate, the Investment Adviser will choose which investment fund should receive the allocation. See "Risk Factors—Risks Relating to our Business and Structure—There are significant potential conflicts of interest which could impact our investment returns" for more information.

We may invest, to the extent permitted by law, in the securities and instruments of other investment companies and companies that would be investment companies but are excluded from the definition of an investment company provided in Section 3(c) of the 1940 Act. We may also co-invest in the future on a concurrent basis with our affiliates, subject to compliance with applicable regulations, our trade allocation procedures and, if applicable, the terms of our

exemptive relief.

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Investment Management Agreement

We have entered into an agreement with the Investment Adviser, or the Investment Management Agreement, under which the Investment Adviser, subject to the overall supervision of our board of directors, manages the day-to-day operations of, and provides investment advisory services to, us. Mr. Penn, our Chairman and Chief Executive Officer, is the managing member and a senior investment professional of, and has a financial and controlling interest in, PennantPark Investment Advisers. PennantPark Floating Rate Capital Ltd., through the Investment Adviser, provides similar services to Funding I under its collateral management agreement. Funding I's collateral management agreement does not affect the management or incentive fees that we pay to the Investment Adviser on a consolidated basis. Under the terms of our Investment Management Agreement, the Investment Adviser:

- determines the composition of our portfolio, the nature and timing of the changes to our portfolio and the manner of implementing such changes;
- •dentifies, evaluates and negotiates the structure of the investments we make (including performing due diligence on our prospective portfolio companies);
- closes and monitors the investments we make; and

provides us with such other investment advisory, research and related services as we may need from time to time. PennantPark Investment Advisers' services under our Investment Management Agreement are not exclusive, and it is free to furnish similar services, without the prior approval of our stockholders or our board of directors, to other entities so long as its services to us are not impaired. Our board of directors monitors for any potential conflicts that may arise upon such a development. For providing these services, the Investment Adviser receives a fee from us, consisting of two components—a base management fee and an incentive fee or, collectively, Management Fees.

Investment Advisory Fees

The base management fee is calculated at an annual rate of 1.00% of our "average adjusted gross assets," which equals our gross assets (net of U.S. Treasury Bills, temporary draws under any credit facility, cash and cash equivalents, repurchase agreements or other balance sheet transactions undertaken at the end of a fiscal quarter for purposes of preserving investment flexibility for the next quarter and unfunded commitments, if any) and is payable quarterly in arrears. The base management fee is calculated based on the average adjusted gross assets at the end of the two most recently completed calendar quarters, and appropriately adjusted for any share issuances or repurchases during the current calendar quarter. For example, if we sold shares on the 45th day of a quarter and did not use the proceeds from the sale to repay outstanding indebtedness, our gross assets for such quarter would give effect to the net proceeds of the issuance for only 45 days of the quarter during which the additional shares were outstanding. For the years ended September 30, 2018, 2017 and 2016, the Investment Adviser earned a base management fee of \$8.4 million, \$6.9 million and \$5.0 million, respectively, from us.

The following is a hypothetical example of the calculation of average adjusted gross assets:

Gross assets as of December 31, 20XX = \$160 million

U.S. Treasury bills and temporary draws on credit facilities as of December 31, 20XX = \$10 million

Adjusted gross assets as of December 31, 20XX = \$150 million

Gross assets as of March 31, 20XX = \$200 million

U.S. Treasury bills and temporary draws on credit facilities as of March 31, 20XX = \$20 million

Adjusted gross assets as of March 31, 20XX = \$180 million

Average value of adjusted gross assets as of March 31, 20XX and December 31, 20XX, which are the two most recently completed calendar quarters, and appropriately adjusted for any share issuances or repurchases during the current calendar quarter equals (\$150 million + \$180 million) / 2 = \$165 million.

The incentive fee has two parts, as follows:

One part is calculated and payable quarterly in arrears based on our Pre-Incentive Fee Net Investment Income for the immediately preceding calendar quarter. For this purpose, Pre-Incentive Fee Net Investment Income means interest income, dividend income and any other income, including any other fees (other than fees for providing managerial assistance), such as amendment, commitment, origination, prepayment penalties, structuring, diligence and consulting fees or other fees received from portfolio companies, accrued during the calendar quarter, minus our operating expenses for the quarter (including the base management fee, any expenses payable under the Administration Agreement (as defined below), and any interest expense or amendment fees under any credit facility and distribution paid on any issued and outstanding preferred stock, but excluding the incentive fee). Pre-Incentive Fee Net Investment Income includes, in the case of investments with a deferred interest feature (such as original issue discount, or OID, debt instruments with PIK interest and zero coupon securities), accrued income that we have not yet received in cash. Pre-Incentive Fee Net Investment Income does not include any realized capital gains, computed net of all realized capital losses or unrealized capital appreciation or depreciation. Pre-Incentive Fee Net Investment Income, expressed as a percentage of the value of our net assets at the end of the immediately preceding calendar quarter, is compared to the hurdle rate of 1.75% per quarter (7.00% annualized). We pay the Investment Adviser an incentive fee with respect to our Pre-Incentive Fee Net Investment Income in each calendar quarter as follows: (1) no incentive fee in any calendar quarter in which our Pre-Incentive Fee Net Investment Income does not exceed the hurdle rate of 1.75%, (2) 50% of our Pre-Incentive Fee Net Investment Income with respect to that portion of such Pre-Incentive Fee Net Investment Income, if any, that exceeds the hurdle rate but is less than 2.9167% in any calendar quarter (11.67%) annualized) (we refer to this portion of our Pre-Incentive Fee Net Investment Income (which exceeds the hurdle but is less than 2.9167%) as the "catch-up," which is meant to provide our Investment Adviser with 20% of our Pre-Incentive Fee Net Investment Income, as if a hurdle did not apply, if this net investment income exceeds 2.9167% in any calendar quarter), and (3) 20% of the amount of our Pre-Incentive Fee Net Investment Income, if any, that exceeds 2.9167% in any calendar quarter. These calculations are pro-rated for any share issuances or repurchases during the relevant quarter, if applicable. For the years ended September 30, 2018, 2017 and 2016, the Investment Adviser earned \$3.5 million, \$4.9 million and \$3.7 million, respectively, in incentive fees on net investment income from us.

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The following is a graphical representation of the calculation of quarterly incentive fee based on Pre-Incentive Fee Net Investment Income:

Pre-Incentive Fee Net Investment Income

(expressed as a percentage of the value of net assets)

Percentage of Pre-Incentive Fee Net Investment Income

allocated to income-related portion of incentive fee

The second part of the incentive fee is determined and payable in arrears as of the end of each calendar year (or upon termination of the Investment Management Agreement, as of the termination date) and equals 20% of our realized capital gains, if any, on a cumulative basis from inception through the end of each calendar year, computed net of all realized capital losses and unrealized capital depreciation on a cumulative basis, less the aggregate amount of any previously paid capital gain incentive fees. For the years ended September 30, 2018, 2017 and 2016, we accrued an incentive fee on capital gains of approximately \$(0.1) million, \$0.1 million and zero, respectively, as calculated under the Investment Management Agreement (as described above).

Under U.S. generally accepted accounting principles, or GAAP, we are required to accrue a capital gains incentive fee based upon net realized capital gains and net unrealized capital appreciation and depreciation on investments held at the end of each period. In calculating the capital gains incentive fee accrual, we considered the cumulative aggregate unrealized capital appreciation in the calculation, as a capital gains incentive fee would be payable if such unrealized capital appreciation were realized, even though such unrealized capital appreciation is not permitted to be considered in calculating the fee actually payable under the Investment Management Agreement. This accrual is calculated using the aggregate cumulative realized capital gains and losses and cumulative unrealized capital appreciation or depreciation. If such amount is positive at the end of a period, then we record a capital gains incentive fee equal to 20% of such amount, less the aggregate amount of actual capital gains related to incentive fees paid or accrued in all prior years. If such amount is negative, then there is no accrual for such year. There can be no assurance that such unrealized capital appreciation will be realized in the future. The incentive fee accrued for under GAAP on our unrealized and realized capital gains for the years ended September 30, 2018, 2017 and 2016 was \$(1.0) million, \$1.2 million and \$1.1 million, respectively.

Examples of Quarterly Incentive Fee Calculation

Example 1: Income Related Portion of Incentive Fee (*):

Alternative 1:

Assumptions

Investment income (including interest, dividends, fees, etc.) = 1.25%

Hurdle $^{(1)}$ = 1.75%

Base management fee $^{(2)} = 0.25\%$

Other expenses (legal, accounting, custodian, transfer agent, etc.) = 0.20%

Pre-Incentive Fee Net Investment Income

(investment income—(base management fee + other expenses)) = 0.80%

Pre-Incentive Fee Net Investment Income does not exceed hurdle; therefore, there is no incentive fee.

Alternative 2:

Assumptions

Investment income (including interest, dividends, fees, etc.) = 2.70%

Hurdle $^{(1)}$ = 1.75%

Base management fee $^{(2)} = 0.25\%$

Other expenses (legal, accounting, custodian, transfer agent, etc.) = 0.20%

Pre-Incentive Fee Net Investment Income

(investment income—(base management fee + other expenses)) = 2.25%

Incentive fee = 50% X Pre-Incentive Fee Net Investment Income, subject to "catch-up" = 50% X (2.25% - 1.75%) = 0.25%

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Alternative 3:

Assumptions

Investment income (including interest, dividends, fees, etc.) = 4.00%

Hurdle $^{(1)}$ = 1.75%

Base management fee $^{(2)} = 0.25\%$

Other expenses (legal, accounting, custodian, transfer agent, etc.) = 0.20%

Pre-Incentive Fee Net Investment Income

(investment income—(base management fee + other expenses)) = 3.55%

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Incentive fee = 20% X Pre-Incentive Fee Net Investment Income, subject to "catch-up" |
Incentive fee = 50% X "catch-up" + (20% x (Pre-Incentive Fee Net Investment Income - 2.9167%))
Catch-up = 2.9167\% - 1.75\%
= 1.1667\%
= (50\% \text{ X } 1.1667\%) + (20\% \text{ X } (3.55\% - 2.9167\%))
= 0.5833\% + (20\% \text{ X } 0.6333\%)
= 0.5833\% + 0.1267\%
= 0.71\%
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Example 2: Capital Gains Portion of Incentive Fee:

Alternative 1:

Assumptions

Year 1: \$20 million investment made in Company A ("Investment A"), and \$30 million investment made in Company B ("Investment B")

Year 2: Investment A sold for \$50 million and fair market value ("FMV") of Investment B determined to be \$32 million

Year 3: FMV of Investment B determined to be \$25 million

Year 4: Investment B sold for \$31 million

The capital gains portion of the incentive fee, if any, would be:

^{*}The hypothetical amount of Pre-Incentive Fee Net Investment Income shown is based on a percentage of total net assets.

⁽¹⁾ Represents 7.0% annualized hurdle.

⁽²⁾ Represents 1.0% annualized base management fee.

⁽³⁾The "catch-up" provision is intended to provide the Investment Adviser with an incentive fee of approximately 20% on all of our Pre-Incentive Fee Net Investment Income as if a hurdle rate did not apply when our net investment income exceeds 2.9167% in any calendar quarter.

Year 1: None

Year 2: \$6 million capital gains incentive fee

\$30 million realized capital gains on sale of Investment A multiplied by 20%

Year 3: None

\$5 million cumulative fee (20% multiplied by \$25 million (\$30 million cumulative capital gains less \$5 million cumulative capital depreciation)) less \$6 million (previous capital gains fee paid in Year 2)

Year 4: \$200,000 capital gains incentive fee

\$6.2 million cumulative fee (\$31 million cumulative realized capital gains multiplied by 20%) less \$6 million (previous capital gains fee paid in Year 2).

Alternative 2:

Assumptions

Year 1: \$20 million investment made in Company A ("Investment A"), \$30 million investment made in Company B ("Investment B") and \$25 million investment made in Company C ("Investment C")

Year 2: Investment A sold for \$50 million, FMV of Investment B determined to be \$25 million and FMV of Investment C determined to be \$25 million

Year 3: FMV of Investment B determined to be \$27 million and Investment C sold for \$30 million

Year 4: FMV of Investment B determined to be \$35 million

Year 5: Investment B sold for \$20 million

The capital gains portion of the incentive fee, if any, would be:

Year 1: None

Year 2: \$5 million capital gains incentive fee

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20% multiplied by \$25 million (\$30 million realized capital gains on sale of Investment A less \$5 million unrealized capital depreciation on Investment B)

Year 3: \$1.4 million capital gains incentive fee (1)

\$6.4 million cumulative fee (20% multiplied by \$32 million (\$35 million cumulative realized capital gains less \$3 million unrealized capital depreciation)) less \$5 million (previous capital gains fee paid in Year 2)

Year 4: \$0.6 million capital gains incentive fee

\$7 million cumulative fee (20% multiplied by \$35 million (\$35 million cumulative realized capital gains without regard to \$5 million of unrealized appreciation)) less \$6.4 million (previous cumulative capital gains fee paid in Year 2 of \$5 million and Year 3 of \$1.4 million)

Year 5: None

\$7 million cumulative fee (20% multiplied by \$35 million (\$35 million cumulative realized capital gains without regard to \$10 million realized capital losses in subsequent year)) less \$7 million (previous cumulative capital gains fee paid in Years 2, 3 and Year 4)

(1) As illustrated in Year 3 of Alternative 2 above, if we were to be wound up on a date other than December 31 of any year after year 3, we may have paid aggregate capital gain incentive fees that are more than the amount of such fees that would be payable if we had been wound up on December 31 of such year.

Organization of the Investment Adviser

PennantPark Investment Advisers is a registered investment adviser under the Investment Advisers Act of 1940, as amended, or Advisers Act. The principal executive office of PennantPark Investment Advisers is located at 590 Madison Avenue, 15th Floor, New York, NY 10022.

Duration and Termination of Investment Management Agreement

The Investment Management Agreement was reapproved by our board of directors, including a majority of our directors who are not interested persons of us or the Investment Adviser, in February 2018. Unless terminated earlier as described below, the Investment Management Agreement will continue in effect for a period of one year through February 2019. It will remain in effect if approved annually by our board of directors, or by the affirmative vote of the holders of a majority of our outstanding voting securities, including, in either case, approval by a majority of our directors who are not interested persons of us or the Investment Adviser. In determining to reapprove the Investment Management Agreement, our board of directors requested information from the Investment Adviser that enabled it to evaluate a number of factors relevant to its determination. These factors included the nature, quality and extent of services performed by the Investment Adviser, the Investment Adviser's ability to manage conflicts of interest effectively, our short and long-term performance, our costs, including as compared to comparable externally and internally managed publicly traded BDCs that engage in similar investing activities, the Investment Adviser's profitability, any economies of scale, and any other benefits of the relationship for the Investment Adviser. Based on the information reviewed and the considerations detailed above, our board of directors, including all of our directors who are not interested persons of us or the Investment Adviser, concluded that the investment advisory fee rates and terms are fair and reasonable in relation to the services provided and reapproved the Investment Management Agreement as being in the best interests of our stockholders.

The Investment Management Agreement will automatically terminate in the event of its assignment. The Investment Management Agreement may be terminated by either party without penalty upon 60 days' written notice to the other. See "Risk Factors—Risks Relating to our Business and Structure—We are dependent upon our Investment Adviser's key personnel for our future success, and if our Investment Adviser is unable to hire and retain qualified personnel or if our Investment Adviser loses any member of its management team, our ability to achieve our investment objectives could be significantly harmed" for more information.

Administration Agreement

We have entered into an agreement, or the Administration Agreement, with the Administrator, under which the Administrator furnishes us with office facilities, equipment and clerical, bookkeeping and record keeping services. Under our Administration Agreement, the Administrator performs, or oversees the performance of, our required administrative services, which include, among other activities, being responsible for the financial records we are required to maintain and preparing reports to our stockholders and reports filed with the SEC. In addition, the Administrator assists us in determining and publishing our NAV, oversees the preparation and filing of our tax returns and generally oversees the payment of our expenses and the performance of administrative and professional services rendered to us by others. For providing these services, facilities and personnel, we have agreed to reimburse the Administrator for its allocable portion of overhead and other expenses incurred by the Administrator in performing its obligations under the Administration Agreement, including rent, technology systems, insurance and our allocable portion of the cost of compensation and related expenses of our Chief Compliance Officer, Chief Financial Officer and their respective staffs. The Administrator also offers on our behalf, significant managerial assistance to portfolio companies to which we are required to offer such assistance. To the extent that our Administrator outsources any of its functions, we will pay the fees associated with such functions on a direct basis without profit to the Administrator. Reimbursement for certain of these costs is included in administrative services expenses in the Consolidated Statements of Operations. For the years ended September 30, 2018, 2017 and 2016, we reimbursed the Investment Adviser approximately \$1.3 million, \$1.7 million and \$0.8 million, respectively, including expenses the Investment Adviser incurred on behalf of the Administrator, for services described above.

Duration and Termination of Administration Agreement

The Administration Agreement was reapproved by our board of directors, including a majority of our directors who are not interested persons of us, in February 2018. Unless terminated earlier as described below, our Administration Agreement will continue in effect for a period of one year through February 2019. It will remain in effect if approved annually by our board of directors, or by the affirmative vote of the holders of a majority of our outstanding voting securities, including, in either case, approval by a majority of our directors who are not interested persons of us. The Administration Agreement may not be assigned by either party without the consent of the other party. The Administration Agreement may be terminated by either party without penalty upon 60 days' written notice to the other.

Indemnification

Our Investment Management Agreement and Administration Agreement provide that, absent willful misfeasance, bad faith or gross negligence in the performance of their duties or by reason of the reckless disregard of their duties and obligations, PennantPark Investment Advisers and PennantPark Investment Administration and their officers, managers, partners, agents, employees, controlling persons, members and any other person or entity affiliated with them are entitled to indemnification from us for any damages, liabilities, costs and expenses (including reasonable attorneys' fees and amounts reasonably paid in settlement) arising from the rendering of PennantPark Investment Advisers' and PennantPark Investment Administration's services under our Investment Management Agreement or Administration Agreement or otherwise as Investment Adviser or Administrator for us.

License Agreement

We have entered into a license agreement, or the License Agreement, with PennantPark Investment Advisers pursuant to which PennantPark Investment Advisers has granted us a royalty-free, non-exclusive license to use the name "PennantPark." Under this agreement, we have a right to use the PennantPark name, for so long as PennantPark Investment Advisers or one of its affiliates remains our Investment Adviser. Other than with respect to this limited license, we have no legal right to the "PennantPark" name.

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PennantPark Senior Secured Loan Fund I LLC

In May 2017, we and Kemper formed PSSL, an unconsolidated joint venture. PSSL invests primarily in middle-market and other corporate debt securities consistent with our strategy. PSSL was formed as a Delaware limited liability company. As of September 30, 2018, PSSL had total assets of \$443.4 million. As of the same date, we and Kemper had remaining commitments to fund first lien secured debt and equity interests in PSSL in an aggregate of \$45.0 million. PSSL's portfolio consisted of debt investments in 42 portfolio companies as of September 30, 2018. As of September 30, 2018, at fair value, the largest investment in a single portfolio company in PSSL was \$21.2 million and the five largest investments totaled \$95.9 million. PSSL invests in portfolio companies in the same industries in which we may directly invest. During the three months ended March 31, 2018, the terms of our debt investment in PSSL were modified to eliminate the subordination provision and to grant us a security interest in certain assets of PSSL.

We provide capital to PSSL in the form of first lien secured debt and equity interests. As of September 30, 2018, we and Kemper owned 87.5% and 12.5%, respectively, of each of the outstanding first lien secured debt and equity interests. As of the same date, our investment in PSSL consisted of first lien secured debt of \$101.1 million and equity interests of \$43.3 million. As of the same date, we had commitments to fund first lien secured debt to PSSL of \$128.6 million, of which \$27.5 million was unfunded. As of September 30, 2018, we had commitments to fund equity interests in PSSL of \$55.1 million, of which \$11.8 million was unfunded.

REGULATION

Business Development Company and Regulated Investment Company Regulations

We are a BDC under the 1940 Act, which has qualified and intends to continue to qualify to maintain an election to be treated as a RIC under Subchapter M of the Code. The 1940 Act contains prohibitions and restrictions relating to transactions between a BDC and its affiliates (including any investment advisers or sub-advisers), principal underwriters and affiliates of those affiliates or underwriters and requires that a majority of the directors be persons other than "interested persons," as that term is defined in the 1940 Act. In addition, the 1940 Act provides that we may not change the nature of our business so as to cease to be, or to withdraw our election as, a BDC unless approved by holders of a majority of our outstanding voting securities.

We may invest up to 100% of our assets in securities acquired directly from issuers in privately negotiated transactions. With respect to such securities, we may, for the purpose of public resale, be deemed an "underwriter" as that term is defined in the Securities Act of 1933, as amended, or the Securities Act. We may purchase or otherwise receive warrants to purchase the common stock of our portfolio companies in connection with acquisition financing or other investments. Similarly, in connection with an acquisition, we may acquire rights to require the issuers of securities we own or their affiliates to repurchase them under certain circumstances. We do not intend to acquire securities issued by any registered investment company that exceed the limits imposed by the 1940 Act. Under these limits, we generally cannot acquire more than 3% of the voting stock of any registered investment company, invest more than 5% of the value of our total assets in the securities of one registered investment company or invest more than 10% of the value of our total assets in the securities of more than one registered investment company. With regard to that portion of our portfolio invested in securities issued by investment companies, it should be noted that such investments might subject our stockholders to additional expenses. We may enter into hedging transactions to manage the risks associated with interest rate and currency fluctuations. None of these policies are fundamental and they may be changed without stockholder approval.

Qualifying Assets

Under the 1940 Act, a BDC may not acquire any asset other than assets of the type listed in Section 55(a) of the 1940 Act, which are referred to as qualifying assets, unless, at the time the acquisition is made, qualifying assets represent

at least 70% of the BDC's total assets. The principal categories of qualifying assets relevant to our business are the following:

- (1) Securities purchased in transactions not involving any public offering from the issuer of such securities, which issuer (subject to certain limited exceptions) is an eligible portfolio company, or from any person who is, or has been during the preceding 13 months, an affiliated person of an eligible portfolio company, or from any other person, subject to such rules as may be prescribed by the SEC. An eligible portfolio company is defined under the 1940 Act to include any issuer which:
- (a) is organized under the laws of, and has its principal place of business in, the United States;
- (b) is not an investment company (other than a small business investment company wholly-owned by the BDC) or a company that would be an investment company but is excluded from the definition of an investment company by Section 3(c) of the 1940 Act; and
- (c) satisfies any of the following:
- (i) does not have any class of securities listed on a national securities exchange;
- (ii) has any class of securities listed on a national securities exchange subject to a maximum market capitalization of \$250.0 million; or
- (iii) is controlled by a BDC, either alone or as part of a group acting together, and such BDC in fact exercises a controlling influence over the management or policies of such eligible portfolio company and, as a result of such control, has an affiliated person who is a director of such eligible portfolio company.
- (2) Securities of any eligible portfolio company which we control.
- (3) Securities purchased in a private transaction from a U.S. operating company or from an affiliated person of the issuer, or in transactions incidental thereto, if such issuer is in bankruptcy and subject to reorganization or if the issuer, immediately prior to the purchase of its securities was unable to meet its obligations as they came due without material assistance other than conventional lending or financing arrangements.
- (4) Securities of an eligible portfolio company purchased from any person in a private transaction if there is no ready market for such securities and we already own 60% of the outstanding equity of the eligible portfolio company.
 - (5) Securities received in exchange for or distributed on or with respect to securities described in (1) through (4) above, or pursuant to the exercise of warrants or rights relating to such securities.
- (6) Cash, cash equivalents, U.S. government securities or high-quality debt securities maturing in one year or less from the time of investment.

In addition, a BDC must have been organized and have its principal place of business in the United States and must be operated for the purpose of making investments in the types of securities described in (1), (2) or (3) above.

Managerial Assistance to Portfolio Companies

As a BDC, we are required to make available significant managerial assistance to our portfolio companies that constitute a qualifying asset within the meaning of Section 2(a)(47) of the 1940 Act. However, if a BDC purchases securities in conjunction with one or more other persons acting together, one of the other persons in the group may make available such significant managerial assistance. Making available significant managerial assistance means any arrangement whereby the BDC, through its directors, officers or employees, offers to provide, and, if accepted, does provide, significant guidance and counsel concerning the management, operations or business

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objectives and policies of a portfolio company. Our Administrator may provide such assistance on our behalf to portfolio companies that request such assistance. Officers of our Investment Adviser and Administrator may provide assistance to controlled affiliates.

Temporary Investments

Pending investments in other types of qualifying assets, as described above, may consist of cash, cash equivalents, U.S. government securities or high-quality debt securities maturing in one year or less from the time of investment, which we refer to, collectively, as temporary investments, so that 70% of our assets are qualifying assets. We may invest in U.S. Treasury bills or in repurchase agreements, provided that such agreements are fully collateralized by cash or securities issued by the U.S. government or its agencies. A repurchase agreement involves the purchase by an investor, such as us, of a specified security and the simultaneous agreement by the seller to repurchase it at an agreed-upon future date and at a price which is greater than the purchase price by an amount that reflects an agreed-upon interest rate. There is no percentage restriction on the proportion of our assets that may be invested in such repurchase agreements. However, if more than 25% of our total assets constitute repurchase agreements from a single counterparty, we would not meet the Diversification Tests, as defined below under "Regulation—Election to be Treated as a RIC," in order to qualify as a RIC for federal income tax purposes. Thus, we do not intend to enter into repurchase agreements with a single counterparty in excess of this limit. Our Investment Adviser will monitor the creditworthiness of the counterparties with which we may enter into repurchase agreement transactions.

Senior Securities

We are permitted, under specified conditions, to issue multiple classes of indebtedness and one class of stock senior to our common stock if our asset coverage, as defined in the 1940 Act and referred to as the asset coverage ratio, is compliant with the 1940 Act, immediately after each such issuance. In addition, while any senior securities remain outstanding, we must make provisions to prohibit any distribution to our stockholders or the repurchase of such securities or shares unless we meet the applicable asset coverage requirement at the time of the distribution or repurchase. We may also borrow amounts up to 5% of the value of our total assets for temporary or emergency purposes without regard to our asset coverage ratio. For a discussion of the risks associated with leverage, see "Risk Factors—Risks Relating to our Business and Structure—Regulations governing our operation as a BDC will affect our ability to, and the way in which we, raise additional capital" for more information.

Joint Code of Ethics and Code of Conduct

We and PennantPark Investment Advisers have adopted a joint code of ethics pursuant to Rule 17j-1 under the 1940 Act and a code of conduct that establish procedures for personal investments and restricts certain personal securities transactions. Personnel subject to each code may invest in securities for their personal investment accounts, including securities that may be purchased or held by us, so long as such investments are made in accordance with the codes' requirements. Our joint code of ethics and code of conduct are available, free of charge, on our website at www.pennantpark.com. You may read and copy the code of ethics at the SEC's Public Reference Room in Washington, D.C. You may obtain information on the operation of the Public Reference Room by calling the SEC at (202) 551-8090. In addition, the joint code of ethics is attached as an exhibit to this Report and is available on the EDGAR Database on the SEC's Internet site at www.sec.gov. You may also obtain a copy of our joint code of ethics, after paying a duplicating fee, by electronic request at the following email address: publicinfo@sec.gov, or by writing the SEC's Public Reference Section, 100 F Street, N.E., Washington, D.C. 20549.

Proxy Voting Policies and Procedures

We have delegated our proxy voting responsibility to our Investment Adviser. The Proxy Voting Policies and Procedures of our Investment Adviser are set forth below. The guidelines are reviewed periodically by our Investment Adviser and our non-interested directors, and, accordingly, are subject to change. For purposes of these Proxy Voting

Policies and Procedures described below, "we," "our" and "us" refer to our Investment Adviser.

Introduction

As an investment adviser registered under the Advisers Act, we have a fiduciary duty to act solely in the best interests of our clients. As part of this duty, we recognize that we must vote client securities in a timely manner free of conflicts of interest and in the best interests of our clients.

These policies and procedures for voting proxies for our investment advisory clients are intended to comply with Section 206 of, and Rule 206(4)-6 under, the Advisers Act.

Proxy Policies

We vote proxies relating to our portfolio securities in what we perceive to be the best interests of our stockholders. We review on a case-by-case basis each proposal submitted to a stockholder vote to determine its impact on the portfolio securities held by our clients. Although we will generally vote against proposals that may have a negative impact on our clients' portfolio securities, we may vote for such a proposal if there exists compelling long-term reasons to do so.

Our proxy voting decisions are made by the senior investment professionals who are responsible for monitoring each of our clients' investments. To ensure that our vote is not the product of a conflict of interest, we require that:

(1) anyone involved in the decision making process disclose to our Chief Compliance Officer any potential conflict that he or she is aware of and any contact that he or she has had with any interested party regarding a proxy vote; and (2) employees involved in the decision making process or vote administration are prohibited from revealing how we intend to vote on a proposal in order to reduce any attempted influence from interested parties.

Proxy Voting Records

You may obtain information about how we voted proxies, free of charge, by calling us collect at (212) 905-1000 or by making a written request for proxy voting information to: Aviv Efrat, Chief Financial Officer and Treasurer, 590 Madison Avenue, 15th Floor, New York, New York 10022.

Privacy Protection Principles

We are committed to maintaining the privacy of our stockholders and to safeguarding their non-public personal information. The following information is provided to help you understand what personal information we collect, how we protect that information and why, in certain cases, we may share information with select other parties.

Generally, we do not receive any non-public personal information relating to our stockholders, although certain non-public personal information of our stockholders may become available to us. We do not disclose any non-public personal information about our stockholders or former stockholders to anyone, except as permitted by law or as is necessary in order to service stockholder accounts (for example, to a transfer agent or third party administrator).

We restrict access to non-public personal information about our stockholders to employees of our Investment Adviser and its affiliates with a legitimate business need for the information. We maintain physical, electronic and procedural safeguards designed to protect the non-public personal information of our stockholders.

Our privacy protection policies are available, free of charge, on our website at www.pennantpark.com. In addition, the privacy policy is available on the EDGAR Database on the SEC's Internet site at www.sec.gov, filed as an exhibit to our annual report on Form 10-K (File No. 814-00891 filed on November 17, 2011). You may also obtain copies of our privacy policy, after paying a duplicating fee, by electronic request at the following email address: publicinfo@sec.gov, or by writing the SEC's Public Reference Section, 100 F Street, N.E., Washington, D.C. 20549.

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Other

We may also be prohibited under the 1940 Act from knowingly participating in certain transactions with our affiliates without the prior approval of our board of directors, including a majority of our directors who are not interested persons of us, and, in some cases, prior approval by the SEC.

We will be periodically examined by the SEC for compliance with the 1940 Act.

We are required by law to provide and maintain a bond issued by a reputable fidelity insurance company to protect us against larceny and embezzlement. Furthermore, as a BDC, we are prohibited from protecting any director or officer against any liability to us or our stockholders arising from willful misfeasance, bad faith, gross negligence or reckless disregard of the duties involved in the conduct of such person's office.

We and PennantPark Investment Advisers have each adopted and implemented written policies and procedures reasonably designed to prevent violation of the federal securities laws. We review these policies and procedures annually for their adequacy and the effectiveness of their implementation, and we designate a Chief Compliance Officer to be responsible for administering the policies and procedures.

Sarbanes-Oxley Act of 2002

The Sarbanes-Oxley Act of 2002, as amended, or the Sarbanes-Oxley Act, imposes several regulatory requirements on publicly held companies and their insiders. Many of these requirements affect us.

For example:

pursuant to Rule 13a-14 of the Securities Exchange Act of 1934, as amended, or the Exchange Act, our Chief Executive Officer and Chief Financial Officer must certify the accuracy of the financial statements contained in our periodic reports;

pursuant to Item 307 of Regulation S-K, our periodic reports must disclose our conclusions about the effectiveness of our disclosure controls and procedures;

pursuant to Rule 13a-15 of the Exchange Act, our management must prepare an annual report regarding its assessment of our internal controls over financial reporting; and

pursuant to Item 308 of Regulation S-K and Rule 13a-15 of the Exchange Act, our periodic reports must disclose whether there were significant changes in our internal controls over financial reporting or in other factors that could significantly affect these controls subsequent to the date of their evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

The Sarbanes-Oxley Act requires us to review our current policies and procedures to determine whether we comply with the Sarbanes-Oxley Act and the regulations promulgated there-under. We continue to monitor our compliance with all regulations that are adopted under the Sarbanes-Oxley Act and continue to take actions necessary to ensure that we are in compliance with that act.

Election to be Treated as a RIC

We have elected to be treated, and intend to qualify annually to maintain our election to be treated, as a RIC under Subchapter M of the Code. To maintain our RIC tax election, we must, among other requirements, meet certain annual source-of-income and quarterly asset diversification requirements (as described below). We also must annually distribute dividends for U.S. federal income tax purposes to our stockholders of an amount generally at least equal to 90% of the sum of our ordinary income and realized net short-term capital gains in excess of realized net long-term capital losses, or investment company taxable income, and determined without regard to any deduction for dividends paid, out of the assets legally available for distribution, or the Annual Distribution Requirement.

In order to qualify as a RIC for federal income tax purposes, we must:

- •maintain an election to be treated as a BDC under the 1940 Act at all times during each taxable year; •derive in each taxable year at least 90% of our gross income from dividends, interest, payments with respect to certain securities loans, gains from the sale of stock or other securities, net income from certain qualified publicly traded partnerships or other income derived with respect to our business of investing in such stock or securities, or the 90% Income Test; and
- diversify our holdings, or the Diversification Tests, so that at the end of each quarter of the taxable year:
- 1)at least 50% of the value of our assets consists of cash, cash equivalents, U.S. government securities, securities of other RICs, and other securities if such other securities of any one issuer neither represents more than 5% of the value of our assets nor more than 10% of the outstanding voting securities of the issuer; and
- 2) no more than 25% of the value of our assets is invested in the securities, other than U.S. government securities or securities of other RICs, of one issuer or of two or more issuers that are controlled, as determined under applicable tax rules, by us and that are engaged in the same or similar or related trades or businesses or in certain qualified publicly traded partnerships.

Although not required for us to maintain our RIC tax status, in order to preclude the imposition of a 4% nondeductible federal excise tax imposed on RICs, we must

distribute dividends for U.S. federal income tax purposes to our stockholders in respect of each calendar year of an amount at least equal to the sum of (1) 98% of our net ordinary income (subject to certain deferrals and elections) for the calendar year, (2) 98.2% of the excess, if any, of our capital gains over our capital losses, or capital gain net income (adjusted for certain ordinary losses) for the one-year period ending on October 31 of the calendar year plus (3) the sum of any net ordinary income plus capital gain net income for preceding years that was not distributed during such years and on which we did not incur any federal income tax, or the Excise Tax Avoidance Requirement. In addition, although we may distribute realized net capital gains (i.e., net long-term capital gains in excess of net short-term capital losses), if any, at least annually, out of the assets legally available for such distributions in the manner described above, we have retained and may continue to retain such net capital gains or investment company taxable income, subject to maintaining our ability to be taxed as a RIC, in order to provide us with additional liquidity.

While we intend to make sufficient distributions each taxable year to avoid incurring any material U.S. federal excise tax on our earnings, we may not be able to, or may choose not to, distribute amounts sufficient to avoid the imposition of the tax entirely. In that event, we generally will be liable for the excise tax only on the amount by which we do not meet the Excise Tax Avoidance Requirement. Under certain circumstances, however, we may, in our sole discretion, determine that it is in our best interests to retain a portion of our income or capital gains rather than distribute such amount as dividends and accordingly cause us to bear the excise tax burden associated therewith.

We may invest in partnerships which may result in our being subject to additional state, local or foreign income, franchise or other tax liabilities. In addition, some of the income and fees that we may recognize will not satisfy the 90% Income Test. In order to mitigate the risk that such income and fees would disqualify us as a RIC as a result of

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a failure to satisfy the 90% Income Test, we may be required to recognize such income and fees indirectly through the Taxable Subsidiary, which is classified as a corporation for U.S. federal income tax purposes. The Taxable Subsidiary generally will be subject to corporate income taxes on its earnings, which ultimately will reduce our return on such income and fees.

Taxation as a RIC

If we qualify as a RIC, and satisfy the Annual Distribution Requirement, then we will not be subject to federal income tax on the portion of our investment company taxable income and net capital gains, determined without regard to any deduction for dividends paid, we distribute (or are deemed to distribute) as dividends for U.S. federal income tax purposes to stockholders. Additionally, upon satisfying these requirements, we will be subject to U.S. federal income tax at the regular corporate rates on any investment company taxable income or net capital gains, determined without regard to any deduction for dividends paid, that is not distributed (or not deemed to have been distributed) as dividends for U.S. federal income tax purposes to our stockholders.

We may be required to recognize taxable income in circumstances in which we do not receive cash. For example, if we hold a debt instrument that is treated under applicable tax rules as having OID (such as debt instruments with PIK interest or, in certain cases, increasing interest rates or issued with warrants), we must include in income each taxable year a portion of the OID that accrues over the life of the debt instrument, regardless of whether cash representing such income is received by us in the same taxable year. Because any OID accrued will be included in our investment company taxable income in the taxable year of accrual, we may be required to make a distribution to our stockholders in order to satisfy the Annual Distribution Requirement, even though we will not have received any corresponding cash amount.

We invest in below investment grade instruments. Investments in these types of instruments may present special tax issues for us. U.S. federal income tax rules are not entirely clear about issues such as when we may cease to accrue interest, OID or market discount, when and to what extent deductions may be taken for bad debts or worthless debt instruments, how payments received on obligations in default should be allocated between principal and income and whether exchanges of debt instruments in a bankruptcy or workout context are taxable. We will address these and other issues to the extent necessary in order to continue to maintain our qualification to be subject to tax as a RIC.

Gain or loss realized by us from equity securities and warrants acquired by us, as well as any loss attributable to the lapse of such warrants, generally will be treated as capital gain or loss. Such gain or loss generally will be long-term or short-term, depending on how long we held a particular warrant.

We are authorized to borrow funds and to sell assets in order to satisfy our Annual Distribution Requirement or the Excise Tax Avoidance Requirement. However, under the 1940 Act, we are not permitted to make distributions to our stockholders while our debt instruments and other senior securities are outstanding unless certain asset coverage requirements are met. Moreover, our ability to dispose of assets to meet our distribution requirements may be limited by (1) the illiquid nature of our portfolio and/or (2) other requirements relating to our status as a RIC, including the Diversification Tests. If we dispose of assets in order to meet the Annual Distribution Requirement or the Excise Tax Avoidance Requirement, we may make such dispositions at times that, from an investment standpoint, are not advantageous.

We may distribute our common stock as a dividend from our taxable income and a stockholder could receive a portion of such distributions declared and distributed by us in shares of our common stock with the remaining amount in cash. A stockholder will be considered to have recognized dividend income generally equal to the fair market value of the stock paid by us plus cash received with respect to such dividend. The total dividend declared and distributed by us would be taxable income to a stockholder even though only a small portion of the dividend was paid in cash to pay any taxes due on the total dividend. We have not yet elected to distribute stock as a dividend but reserve the right to do so.

Failure to Qualify as a RIC

If we fail to satisfy the Annual Distribution Requirement or fail to qualify as a RIC in any taxable year, unless certain cure provisions of the Code apply, we will be subject to tax in that taxable year on all of our taxable income at regular corporate rates, regardless of whether we make any dividend distributions to our stockholders. In that case, all of our income will be subject to corporate-level federal income tax, reducing the amount available to be distributed to our stockholders. In contrast, assuming we qualify as a RIC, our corporate-level federal income tax should be substantially reduced or eliminated. See "Election to be Treated as a RIC" above for more information.

If we are unable to maintain our status as a RIC, we also would not be able to deduct distributions to stockholders, nor would distributions be required to be made. Distributions would generally be taxable as dividends to our stockholders as ordinary dividend income to the extent of our current and accumulated earnings and profits. Subject to certain limitations under the Code, U.S. non-corporate stockholders generally would be eligible to treat such dividends as "qualified dividend income," which generally would be subject to reduced rates of U.S. federal income tax, and dividends paid by us to certain U.S. corporate stockholders would be eligible for the dividends received deduction. Distributions in excess of our current and accumulated earnings and profits would be treated first as a return of capital to the extent of the stockholder's tax basis in our common stock, and any remaining distributions would be treated as a capital gain. Moreover, if we fail to qualify as a RIC in any taxable year, to qualify again to be treated as a RIC for federal income tax purposes in a subsequent taxable year, we would be required to distribute our earnings and profits attributable to any of our non-RIC taxable years as dividends to our stockholders. In addition, if we fail to qualify as a RIC for a period greater than two consecutive taxable years, to qualify as a RIC in a subsequent taxable year we may be subject to regular corporate tax on any net built-in gains with respect to certain of our assets (that is, the excess of the aggregate gains, including items of income, over aggregate losses that would have been realized with respect to such assets if we had sold the property at fair market value at the end of the taxable year) that we elect to recognize on requalification or when recognized over the next five taxable years.

Item 1A. Risk Factors

Before you invest in our securities, you should be aware of various risks, including those described below. You should carefully consider these risk factors, together with all of the other information included in this Report, before you decide whether to make an investment in our securities. The risks set out below are not the only risks we face. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial also may have a material adverse effect on our business, financial condition and/or operating results. If any of the following events occur, our business, financial condition and results of operations could be materially adversely affected. In such case, our NAV, the trading price of our common stock, our 2023 Notes or any securities we may issue, may decline, and you may lose all or part of your investment.

RISKS RELATING TO OUR BUSINESS AND STRUCTURE

Global capital markets could enter a period of severe disruption and instability. These market conditions have historically and could again have a materially adverse effect on debt and equity capital markets in the United States, which could have a materially negative impact on our business, financial condition and results of operations.

The U.S. and global capital markets have, from time to time, experienced periods of disruption characterized by the freezing of available credit, a lack of liquidity in the debt capital markets, significant losses in the principal value of investments, the re-pricing of credit risk in the broadly syndicated credit market, the failure of major financial institutions and general volatility in the financial markets. During these periods of disruption, general economic conditions deteriorated with material and adverse consequences for the broader financial and credit markets, and the availability of debt and equity capital for the market as a whole, and financial services firms in particular, was reduced significantly. These conditions may reoccur for a prolonged period of time or materially worsen in the future. In addition, continuing uncertainty arising from the United Kingdom's decision to leave the European Union (the so called "Brexit") could lead to further market disruptions and currency volatility, potentially weakening consumer,

corporate and financial confidence and resulting in lower economic growth for companies that rely significantly on Europe for their business activities and revenues. We may in the future have difficulty accessing debt and equity capital markets, and a severe disruption in the global financial markets, deterioration in credit and financing

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conditions or uncertainty regarding U.S. government spending and deficit levels, Brexit or other global economic conditions could have a material adverse effect on our business, financial condition and results of operations.

Volatility or a prolonged disruption in the credit markets could materially damage our business.

We are required to record our assets at fair value, as determined in good faith by our board of directors, in accordance with our valuation policy. As a result, volatility in the capital markets may have a material adverse effect on our valuations and our NAV, even if we hold investments to maturity. Volatility or dislocation in the capital markets may depress our stock price below our NAV per share and create a challenging environment in which to raise equity and debt capital. As a BDC, we are generally not able to issue additional shares of our common stock at a price less than our NAV without first obtaining approval for such issuance from our stockholders and our independent directors. Additionally, our ability to incur indebtedness is limited by the asset coverage ratio requirements for a BDC, as defined under the 1940 Act. Declining portfolio values negatively impact our ability to borrow additional funds under our Credit Facility because our NAV is reduced for purposes of the asset coverage ratio. If the fair value of our assets declines substantially, we may fail to maintain the asset coverage ratio stipulated by the 1940 Act, which could, in turn, cause us to lose our status as a BDC and materially impair our business operations. A lengthy disruption in the credit markets could also materially decrease demand for our investments and could materially damage our business, financial condition and results of operations.

The significant disruptions in the capital markets experienced in the past has had, and may in the future have, a negative effect on the valuations of our investments and on the potential for liquidity events involving our investments. The debt capital that may be available to us in the future may be at a higher cost and have less favorable terms and conditions than those currently in effect. If our financing costs increase and we have no increase in interest income, then our net investment income will decrease. A prolonged inability to raise capital may require us to reduce the volume of investments we originate and could have a material adverse impact on our business, financial condition and results of operations. This may also increase the probability that other structural risks negatively impact us. These situations may arise due to circumstances that we may be unable to control, such as a lengthy disruption in the credit markets, a severe decline in the value of the U.S. dollar, a sharp economic downturn or recession or an operational problem that affects third parties or us, and could materially damage our business, financial condition and results of operations.

We could be subject to reduced availability and/or mandatory prepayments under Funding I's Credit Facility and our 2023 Notes.

In addition to the asset coverage ratio requirements, our Credit Facility contains various covenants applicable to Funding I, which restricts our ability to borrow funds, and the deed of trust governing our 2023 Notes contains various covenants which, if not complied with, could accelerate repayment of the 2023 Notes. For example, the Credit Facility's income coverage covenant, or test, requires us to maintain a ratio whereby the aggregate amount of interest received on the portfolio loans must equal at least 125% of the interest payable in respect to the Lenders and other parties. Failure to satisfy the various covenants under the Credit Facility could accelerate repayment under the Credit Facility or otherwise prevent us from receiving distributions under the payment waterfall. This could materially and adversely affect our liquidity, financial condition and results of operations. Funding I's borrowings under the Credit Facility are collateralized by the assets in Funding I's investment portfolio. The agreements governing the Credit Facility require Funding I to comply with certain financial and operational covenants. These covenants include:

- A requirement to retain our status as a RIC;
- A requirement to maintain a minimum amount of stockholder's equity; and
- A requirement that our outstanding borrowings under the Credit Facility not exceed a certain percentage of the value of our portfolio.

Our continued compliance with these covenants depends on many factors, some of which are beyond our control. A material decrease in our NAV in connection with additional borrowings could result in an inability to comply with our

obligation to restrict the level of indebtedness that we are able to incur in relation to the value of our assets or to maintain a minimum level of stockholders' equity in Funding I or to result in the ability of the trustee and our note holders to accelerate amounts due under the deed of trust governing our 2023 Notes. This could have a material adverse effect on our operations, as it would reduce availability under the Credit Facility and could trigger mandatory prepayment obligations under the terms of the Credit Facility.

We operate in a highly competitive market for investment opportunities.

A number of entities compete with us to make the types of investments that we make in middle-market companies. We compete with public and private funds, including other BDCs, commercial and investment banks, commercial financing companies, CLO funds and, to the extent they provide an alternative form of financing, private equity funds. Additionally, alternative investment vehicles, such as hedge funds, also invest in middle-market companies. As a result, competition for investment opportunities at middle-market companies can be intense. Many of our potential competitors are substantially larger and have considerably greater financial, technical and marketing resources than we do. For example, we believe some competitors have a lower cost of funds and access to funding sources that are not available to us. In addition, some of our competitors have higher risk tolerances or different risk assessments, which could allow them to consider a wider variety of investments and establish more relationships than us. Furthermore, many of our competitors are not subject to the regulatory restrictions that the 1940 Act imposes on us as a BDC. We cannot assure you that the competitive pressures we face will not have a material adverse effect on our business, financial condition and results of operations. Also, as a result of this competition, we may not be able to take advantage of attractive investment opportunities from time to time, and we can offer no assurance that we will be able to identify and make investments that are consistent with our investment objectives.

Participants in our industry compete on several factors, including price, flexibility in transaction structuring, customer service, reputation, market knowledge and speed in decision-making. We do not seek to compete primarily based on the interest rates we offer, and we believe that some of our competitors may make loans with interest rates that are lower than the rates we offer. We may lose investment opportunities if we do not match our competitors' pricing, terms and structure. However, if we match our competitors' pricing, terms and structure, we may experience decreased net interest income and increased risk of credit loss.

Our borrowers may default on their payments, which may have a materially negative effect on our financial performance.

Our primary business exposes us to credit risk, and the quality of our portfolio has a significant impact on our earnings. Credit risk is a component of our fair valuation of our portfolio companies. Negative credit events will lead to a decrease in the fair value of our portfolio companies.

In addition, market conditions have affected consumer confidence levels, which may harm the business of our portfolio companies and result in adverse changes in payment patterns. Increased delinquencies and default rates would negatively impact our results of operations. Deterioration in the credit quality of our portfolio could have a material adverse effect on our business, financial condition and results of operations. If interest rates rise, some of our portfolio companies may not be able to pay the escalating interest on our loans and may default.

We make long-term loans and debt investments, which may involve a high degree of repayment risk. Our investments with a deferred interest feature, such as OID income and PIK interest, could represent a higher credit risk than investments that must pay interest in full in cash on a regular basis. We invest in companies that may have limited financial resources, typically are highly leveraged and may be unable to obtain financing from traditional sources. Accordingly, a general economic downturn or severe tightening in the credit markets could materially impact the ability of our borrowers to repay their loans, which could significantly damage our business. Numerous other factors may affect a borrower's ability to repay its loan, including the failure to meet its business plan or a downturn in its industry. A portfolio company's failure to satisfy financial or operating covenants imposed by us or other lenders could

lead to defaults and, potentially, termination of its loans or foreclosure on the secured assets. This could trigger cross-defaults under other agreements and jeopardize our portfolio company's ability to meet its obligations under the loans or debt securities that we hold. In addition,

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our portfolio companies may have, or may be permitted to incur, other debt that ranks senior to or equally with our securities. This means that payments on such senior-ranking securities may have to be made before we receive any payments on our subordinated loans or debt securities. Deterioration in a borrower's financial condition and prospects may be accompanied by deterioration in any related collateral and may have a material adverse effect on our financial condition and results of operations.

Any unrealized losses we experience on our investment portfolio may be an indication of future realized losses, which could reduce our income available for distribution.

As a BDC, we are required to carry our investments at fair value, which is derived from a market value or, if no market value is ascertainable or if market value does not reflect the fair value of such investment in the bona fide determination of our board of directors, then we would carry our investments at fair value as determined in good faith by or under the direction of our board of directors. Decreases in the market values or fair values of our investments are recorded as unrealized depreciation or loss. Unrealized losses of any given portfolio company could be an indication of such company's inability in the future to meet its repayment obligations to us.

If the fair value of our portfolio companies reflects unrealized losses that are subsequently realized, we could experience reductions of our income available for distribution in future periods that could materially harm our results of operations and cause a material decline in the value of our publicly traded common stock.

We may be the target of litigation.

We may be the target of securities litigation in the future, particularly if the trading price of our common stock and our 2023 Notes fluctuates significantly. We could also generally be subject to litigation, including derivative actions by our stockholders. Any litigation could result in substantial costs and divert management's attention and resources from our business and cause a material adverse effect on our business, financial condition and results of operations.

We are dependent upon our Investment Adviser's key personnel for our future success, and if our Investment Adviser is unable to hire and retain qualified personnel or if our Investment Adviser loses any member of its management team, our ability to achieve our investment objectives could be significantly harmed.

We depend on the diligence, skill and network of business contacts of the senior investment professionals of our Investment Adviser for our future success. We also depend, to a significant extent, on PennantPark Investment Advisers' access to the investment information and deal flow generated by these senior investment professionals and any others that may be hired by PennantPark Investment Advisers. Subject to the overall supervision of our board of directors, the managers of our Investment Adviser evaluate, negotiate, structure, close and monitor our investments. Our future success depends on the continued service of management personnel of our Investment Adviser. The departure of managers of PennantPark Investment Advisers could have a material adverse effect on our ability to achieve our investment objectives. In addition, we can offer no assurance that PennantPark Investment Advisers will remain our Investment Adviser. The Investment Adviser has the right, under the Investment Management Agreement, to resign at any time upon 60 days' written notice, whether we have found a replacement or not.

If our Investment Management Agreement is terminated, our costs under new agreements that we enter into may increase. In addition, we will likely incur significant time and expense in locating alternative parties to provide the services we expect to receive under our Investment Management Agreement. Any new investment management agreement would also be subject to approval by our stockholders.

We are exposed to risks associated with changes in interest rates that may affect our cost of capital and net investment income.

Since we borrow money to make investments, our net investment income depends, in part, upon the difference between the rate at which we borrow funds and the rate at which we invest those funds. As a result, we can offer 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 will increase and the interest rate on investments with an interest rate floor will not increase until interest rates exceed the applicable floor, which will reduce our net investment income. We may use interest rate risk management techniques, such as total return swaps and interest rate swaps, in an effort to limit our exposure to interest rate fluctuations. These techniques may include various interest rate hedging activities to the extent permitted by the 1940 Act and applicable commodities laws.

These activities may limit our ability to participate in the benefits of lower interest rates with respect to the hedged portfolio. Adverse developments resulting from changes in interest rates or hedging transactions could have a material adverse effect on our business, financial condition and results of operations. Also, we have limited experience in entering into hedging transactions and we will initially have to purchase or develop such expertise, which may diminish the actual benefits of any hedging strategy we employ. See "Management's Discussion and Analysis of Financial Condition and Results of Operations—Quantitative and Qualitative Disclosures about Market Risk" for more information.

A rise in the general level of interest rates can be expected to lead to higher interest rates applicable to our debt investments once the interest rate exceeds the applicable floor. Accordingly, an increase in interest rates would make it easier for us to meet or exceed the incentive fee hurdle and may result in a substantial increase of the amount of incentive fees payable to our Investment Adviser with respect to Pre-Incentive Fee Net Investment Income.

General interest rate fluctuations may have a substantial negative impact on our investments, the value of our common stock and our rate of return on invested capital. A reduction in interest rates may result in both lower interest rates on new investments and higher repayments on current investments with higher interest rates, which may have an adverse impact on our net investment income. An increase in interest rates could decrease the value of any investments we hold which earn fixed interest rates or are subject to interest rate floors and also could increase our interest expense on our Credit Facility, thereby decreasing our net investment income. Also, an increase in interest rates available to investors could make an investment in our common stock less attractive if we are not able to increase our dividend rate, which could reduce the value of our common stock.

If general interest rates rise, there is a risk that the portfolio companies in which we hold floating rate securities will be unable to pay escalating interest amounts, which could result in a default under their loan documents with us. Rising interest rates could also cause portfolio companies to shift cash from other productive uses to the payment of interest, which may have a material adverse effect on their business and operations and could, over time, lead to increased defaults. In addition, rising interest rates may increase pressure on us to provide fixed rate loans to our portfolio companies, which could adversely affect our net investment income, as increases in our cost of borrowed funds would not be accompanied by increased interest income from such fixed-rate investments.

In July 2017, the head of the United Kingdom Financial Conduct Authority announced the desire to phase out the use of LIBOR by the end of 2021. Because the statements made by the head of the United Kingdom Financial Conduct Authority are recent in nature, there is no definitive information regarding the future utilization of LIBOR or of any particular replacement rate. As such, the potential effect of any such event on our cost of capital and net investment income cannot yet be determined.

Our financial condition and results of operation depend on our ability to manage future growth effectively.

Our ability to achieve our investment objectives depends on our ability to grow, which depends, in turn, on our Investment Adviser's ability to identify, invest in and monitor companies that meet our investment selection criteria. Accomplishing this result on a cost-effective basis is largely a function of our Investment Adviser's structuring of the investment process, its ability to provide competent, attentive and efficient services to us and our access to financing on acceptable terms. The management team of PennantPark Investment Advisers has substantial responsibilities under

our Investment Management Agreement. In order for us to grow, our Investment Adviser will need to hire, train, supervise and manage new employees. However, we can offer no assurance that any current or future employees will contribute effectively to the work of, or remain associated with, the Investment Adviser. We caution you that the principals of our Investment Adviser or Administrator may also be called upon to provide and currently do provide significant managerial assistance to portfolio companies and other investment vehicles, including other BDCs, which are managed by the Investment Adviser. Such demands on their time may distract them or slow our rate of investment. Any failure to manage our future growth effectively could have a material adverse effect on our business, financial condition and results of operations.

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We are highly dependent on information systems and systems failures could have a material adverse effect on our business, financial condition and results of operations.

Our business depends on the communications and information systems, including financial and accounting systems, of the Investment Adviser, the Administrator and our sub-administrator. Any failure or interruption of such systems could cause delays or other problems in our activities. This, in turn, could have a material adverse effect on our business, financial condition and results of operations.

We may not replicate the historical performance of other investment companies and funds with which our senior and other investment professionals have been affiliated.

The 1940 Act imposes numerous constraints on the investment activities of BDCs. For example, BDCs are required to invest at least 70% of their total assets primarily in securities of U.S. private companies or thinly traded public companies (public companies with a market capitalization of less than \$250 million), cash, cash equivalents, U.S. government securities and high-quality debt investments that mature in one year or less. These constraints may hinder the Investment Adviser's ability to take advantage of attractive investment opportunities and to achieve our investment objectives. In addition, the investment philosophy and techniques used by the Investment Adviser may differ from those used by other investment companies and funds advised by the Investment Adviser. Accordingly, we can offer no assurance that we will replicate the historical performance of other investment companies and funds with which our senior and other investment professionals have been affiliated, and we caution that our investment returns could be substantially lower than the returns achieved by such other companies.

Any failure on our part to maintain our status as a BDC would reduce our operating flexibility.

If we do not remain a BDC, we might be regulated as a closed-end investment company under the 1940 Act, which would subject us to substantially more regulatory restrictions under the 1940 Act and correspondingly decrease our operating flexibility, which could have a material adverse effect on our business, financial condition and results of operations.

Loss of RIC tax status would substantially reduce our net assets and income available for debt service and distributions.

We have operated and continue to operate so as to maintain our election to be treated as a RIC under Subchapter M of the Code. If we meet the 90% Income Test, the Diversification Tests, and the Annual Distribution Requirement, we generally will not be subject to corporate-level income taxation on income we timely distribute, or deem to distribute, as dividends for U.S. federal income tax purposes to our stockholders. We would cease to qualify for such tax treatment if we were unable to comply with these requirements. In addition, we may have difficulty meeting our Annual Distribution Requirement to our stockholders because, in certain cases, we may recognize income before or without receiving cash representing such income. If we fail to qualify as a RIC, we will have to pay corporate-level taxes on all of our income whether or not we distribute it, which would substantially reduce the amount of income available for debt service as well as reduce and/or affect the character and amount of our distributions to our stockholders. Even if we qualify as a RIC, we generally will be subject to a 4% nondeductible excise tax if we do not distribute to our stockholders in respect of each calendar year of an amount at least equal to the Excise Tax Avoidance Requirement.

We may have difficulty paying our Annual Distribution Requirement if we recognize income before or without receiving cash representing such income.

For federal income tax purposes, we include in income certain amounts that we have not yet received in cash, such as OID and PIK interest, which represents interest added to the loan balance and due at the end of the loan term. OID, which could be significant relative to our overall investment assets, and increases in loan balances as a result of PIK

interest will be included in income before we receive any corresponding cash payments. We also may be required to include in income certain other amounts that we will not receive in cash, such as amounts attributable to foreign currency transactions. Our investments with a deferred interest feature, such as PIK interest, may represent a higher credit risk than loans for which interest must be paid in full in cash on a regular basis. For example, even if the accounting conditions for income accrual are met, the borrower could still default when our actual collection is scheduled to occur upon maturity of the obligation.

The part of the incentive fee payable by us that relates to our net investment income is computed and paid on income that may include interest that has been accrued but not yet received in cash. If a portfolio company defaults on a loan that is structured to provide PIK or OID interest, it is possible that accrued interest previously used in the calculation of the incentive fee will become uncollectible.

If we are unable to satisfy the Annual Distribution Requirement, we may have to sell some of our investments at times or prices we would not consider advantageous, or raise additional debt or equity capital or reduce new investment originations to meet these distribution requirements, which could have a material adverse effect on our business, financial condition and results of operations. If we are not able to obtain cash from other sources, we may lose our ability to be subject to tax as a RIC and thus be subject to corporate-level income tax.

Recently passed legislation will allow us to incur additional leverage.

A BDC has historically been able to issue "senior securities," including borrowing money from banks or other financial institutions, only in amounts such that its asset coverage, as defined in Section 61(a)(2) of the 1940 Act, equals at least 200% after such incurrence or issuance. In March 2018, the Consolidated Appropriations Act of 2018 (which includes the Small Business Credit Availability Act (the "SBCAA")) was signed into law and amended the 1940 Act to decrease this percentage from 200% to 150% for a BDC that has received either stockholder approval or approval of a "required majority" (as defined in Section 57(o) of the 1940 Act) of its board of directors of the application of such lower asset coverage ratio to the BDC. Since on April 5, 2018 our Board has approved such reduction, if we comply with the applicable disclosure requirements, we will be able to incur additional indebtedness on April 5, 2019, which may increase the risk of investing in us. In addition, since our base management fee is determined and payable based upon our average adjusted gross assets, which includes any borrowings for investment purposes, our base management fee expense may increase if we incur additional leverage.

Because we intend to distribute substantially all of our income to our stockholders to maintain our ability to be subject to tax as a RIC, we will need to raise additional capital to finance our growth. If funds are not available to us, we may need to curtail new investments, and our common stock value could decline.

In order to satisfy the requirements to be treated as a RIC for federal income tax purposes, we intend to distribute to our stockholders substantially all of our investment company taxable income and net capital gains each taxable year. However, we may retain all or a portion of our net capital gains and pay applicable income taxes with respect thereto and elect to treat such retained net capital gains as deemed dividend distributions to our stockholders.

As a BDC, we are required to meet a 200% asset coverage ratio through April 4, 2019 and 150% thereafter, subject to certain disclosure requirements of total assets to total senior securities, which includes all of our borrowings, and any preferred stock we may issue in the future. This requirement limits the amount we may borrow. If the value of our assets declines, we may be unable to satisfy this test. If that happens, we may be required to sell a portion of our

investments or sell additional common stock and, depending on the nature of our leverage, to repay a portion of our indebtedness at a time when such sales and repayments may be disadvantageous. In addition, the issuance of additional securities could dilute the percentage ownership of our current stockholders in us.

We are partially dependent on our subsidiary Funding I for cash distributions to enable us to meet the RIC distribution requirements. Funding I may be limited by its covenants from making certain distributions to us that may be necessary to fulfill our requirements to be treated as a RIC for federal income tax purposes. We may have to request a waiver of these covenants' restrictions for Funding I to make certain distributions to enable us to be subject to tax as a RIC. We cannot assure you that Funding I will be granted such a waiver, and if Funding I is unable to obtain a waiver, compliance with the covenants may cause us to incur a corporate-level income tax.

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Regulations governing our operation as a BDC will affect our ability to, and the way in which we, raise additional capital.

Our business requires a substantial amount of capital. We may acquire additional capital from the issuance of additional senior securities or other indebtedness, the issuance of additional shares of our common stock, the issuance of warrants or subscription rights to purchase certain of our securities, or from securitization transactions. However, we may not be able to raise additional capital in the future on favorable terms or at all. We may issue debt securities or preferred securities, which we refer to collectively as "senior securities," and we may borrow money from banks, or other financial institutions, up to the maximum amount permitted by the 1940 Act. Under the 1940 Act, the asset coverage ratio requirements permit us to issue senior securities or incur indebtedness subject to certain limitations. Our ability to pay distributions or issue additional senior securities would be restricted if our asset coverage ratio was not met. If the value of our assets declines, we may be unable to satisfy the asset coverage ratio. If that happens, we may be required to liquidate a portion of our investments and repay a portion of our indebtedness at a time when such sales may be disadvantageous, which could materially damage our business, financial condition and results of operations.

Senior Securities. As a result of issuing senior securities, including our 2023 Notes, we are exposed to typical risks associated with leverage, including an increased risk of loss. If we issue preferred securities, they would rank "senior" to common stock in our capital structure. Preferred stockholders would have separate voting rights and may have rights, preferences or privileges more favorable than those of holders of our common stock. Furthermore, the issuance of preferred securities could have the adverse effect of delaying, deferring or preventing a transaction or a change of control that might involve a premium price for our common stockholders or otherwise be in your best interest. Our senior securities may include conversion features that cause them to bear risks more closely associated with an investment in our common stock.

Additional Common Stock, Our board of directors may decide to issue common stock to finance our operations rather than issuing debt or other senior securities. As a BDC, we are generally not able to issue our common stock at a price below NAV per share without first obtaining certain approvals from our stockholders and our board of directors. Also, subject to the requirements of the 1940 Act, we may issue rights to acquire our common stock at a price below the current NAV per share of the common stock if our board of directors determines that such sale is in our best interests and the best interests of our common stockholders. In any such case, the price at which our securities are to be issued and sold may not be less than a price, that in the determination of our board of directors, closely approximates the market value of such securities. However, when required to be undertaken, the procedures used by the board of directors to determine the NAV per share of our common stock within 48 hours of each offering of our common stock may differ materially from and will necessarily be more abbreviated than the procedures used by the board of directors to determine the NAV per share of our common stock at the end of each quarter because there is an extensive process each quarter to determine the NAV per share of our common stock which cannot be completed in 48 hours. The quarterly process includes preliminary valuation conclusions, engagement of independent valuation firms and review by those firms of preliminary valuation conclusions. By contrast, the procedures in connection with an offering may yield a NAV that is less precise than the NAV determined at the end of each quarter. We will not offer transferable subscription rights to our stockholders at a price equivalent to less than the then current NAV per share of common stock, excluding underwriting commissions, unless we first file a post-effective amendment that is declared effective by the SEC with respect to such issuance and the common stock to be purchased in connection with such rights represents no more than one-third of our outstanding common stock at the time such rights are issued. In addition, for us to file a post-effective amendment to a registration statement on Form N-2, we must then be qualified to register our securities under the requirements of Form S-3. We may actually issue shares above or below a future NAV. If we raise additional funds by issuing more common stock or warrants or senior securities convertible into, or exchangeable for, our common stock, the percentage ownership of our common stockholders at that time would decrease, and our common stockholders would experience voting dilution.

• Securitization. In addition to issuing securities to raise capital as described above, we anticipate that in the future, as market conditions and the rules and regulations of the SEC permit, we may securitize our loans to generate cash for funding new investments. To securitize loans, we may create a wholly-owned

subsidiary, contribute a pool of loans to the subsidiary and have the subsidiary issue primarily investment grade debt securities to purchasers who we would expect to be willing to accept a substantially lower interest rate than the loans earn. Even though we expect the pool of loans that we contribute to any such securitization vehicle to be rated below investment grade, because the securitization vehicle's portfolio of loans would secure all of the debt issued by such vehicle, a portion of such debt may be rated investment grade, subject in each case to market conditions that may require such portion of the debt to be over collateralized and various other restrictions. If applicable accounting pronouncements or SEC staff guidance require us to consolidate the securitization vehicle's financial statements with our financial statements, any debt issued by it would be generally treated as if it were issued by us for purposes of the asset coverage ratio applicable to us. In such case, we would expect to retain all or a portion of the equity and/or subordinated notes in the securitization vehicle. Our retained equity would be exposed to any losses on the portfolio of loans before any of the debt securities would be exposed to such losses. Accordingly, if the pool of loans experienced a low level of losses due to defaults, we would earn an incremental amount of income on our retained equity but we would be exposed, up to the amount of equity we retained, to that proportion of any losses we would have experienced if we had continued to hold the loans in our portfolio. We may hold subordinated debentures in any such securitization vehicle and, if so, we would not consider such securities to be senior securities. An inability to successfully securitize our loan portfolio could limit our ability to grow our business and fully execute our business strategy and adversely affect our earnings, if any. Moreover, the successful securitization of a portion of our loan portfolio might expose us to losses as the residual loans in which we do not sell interests will tend to be those that are riskier and less liquid.

We currently use borrowed funds to make investments and are exposed to the typical risks associated with leverage.

Because we borrow funds to make investments, we are exposed to increased risk of loss due to our use of debt to make investments. A decrease in the value of our investments will have a greater negative impact on the NAV attributable to our common stock than it would if we did not use debt. Our ability to pay distributions may be restricted when our asset coverage ratio is not met and any cash that we use to service our indebtedness is not available for distribution to our common stockholders.

Our current debt is governed by the terms of the Credit Facility and the deed of trust governing the 2023 Notes, and future debt may be governed by an indenture or other instrument containing covenants restricting our operating flexibility. We, and indirectly our stockholders, bear the cost of issuing and servicing debt. Any convertible or exchangeable securities that we issue in the future may have rights, preferences and privileges more favorable than those of our common stock and may also carry leverage related risks. Leverage magnifies the potential risks for loss and the risks of investing in us, both as detailed below.

If we incur additional debt, it could increase the risk of investing in our shares.

We have indebtedness outstanding pursuant to our Credit Facility and the 2023 Notes and expect in the future to borrow additional amounts under our Credit Facility or other debt securities, subject to market availability, and, may increase the size of our Credit Facility. We cannot assure you that our leverage will remain at current levels. The amount of leverage that we employ will depend upon our assessment of the market and other factors at the time of any proposed borrowing. Lenders have fixed dollar claims on our assets that are superior to the claims of our common stockholders or preferred stockholders, if any, and we have granted a security interest in Funding I's assets in connection with our Credit Facility borrowings. In the case of a liquidation event, those lenders would receive proceeds before our stockholders. Any future debt issuance will increase our leverage and may be subordinate to our Credit Facility. In addition, borrowings or debt issuances, also known as leverage, magnify the potential for loss or gain on amounts invested and, therefore, increase the risks associated with investing in our securities. Leverage is generally considered a speculative investment technique. If the value of our assets decreases, then leveraging would cause the NAV attributable to our common stock to decline more than it otherwise would have had we not utilized leverage. Similarly, any decrease in our revenue would cause our net income to decline more than it would have had

we not borrowed funds and could negatively affect our ability to make distributions on our common or preferred stock. Our ability to service any debt that we incur depends largely on our financial performance and is subject to prevailing economic conditions and competitive pressures.

Through April 4, 2019, we are not permitted to incur indebtedness unless immediately after such borrowing we have an asset coverage for total borrowings of at least

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200% (i.e., the amount of debt may not exceed 50% of the value of our assets). In addition, through such date we may not be permitted to declare any cash distribution on our outstanding common shares, or purchase any such shares, unless, at the time of such declaration or purchase, we have asset coverage of at least 200% after deducting the amount of such distribution or purchase price. If this ratio declines below 200% before April 5, 2019, we may not be able to incur additional debt and may need to sell a portion of our investments to repay some debt when it is disadvantageous to do so, and we may not be able to make distributions. The SBCAA, which was signed into law in March 2018, modifies this section of the 1940 Act and decreases this percentage from 200% to 150% (subject to either stockholder approval or approval of both a majority of the board of directors and a majority of directors who are not interested persons). On April 5, 2018, our board of directors approved the application of the modified asset coverage requirements set forth in Section 61(a)(2) of the 1940 Act, as amended by the Consolidated Appropriations Act of 2018 (which includes the SBCAA). As a result, the asset coverage requirements applicable to us for senior securities will be reduced from 200% to 150%, effective as of April 5, 2019, subject to compliance with certain disclosure requirements. As of such date, we will be able to incur additional indebtedness as a result of this new law and therefore, your risk of an investment in us may increase.

As of September 30, 2018 and 2017, our asset coverage ratio, as computed in accordance with the 1940 Act, was 215% and 278%, respectively. Since our leverage was 87% and 56% of our net assets as of September 30, 2018 and 2017, respectively, we would have to receive an annual return of at least 1.93% and 1.13%, respectively, to cover annual interest payments.

As of September 30, 2018, we had outstanding borrowings of \$333.7 million under our Credit Facility and \$138.6 million outstanding under our 2023 Notes. Our consolidated debt outstanding was \$472.3 million and had a weighted average annual interest rate at the time of 4.13%, exclusive of the fees on the undrawn commitment on our Credit Facility. To cover the annual interest on our borrowings of \$472.3 million outstanding as of September 30, 2018, at the weighted average annual rate of 4.13%, we would have to receive an annual yield of at least 1.93%. This example is for illustrative purposes only, and actual interest rates on our Credit Facility or any future borrowings are likely to fluctuate. The costs associated with our borrowings, including any increase in the management fee or incentive fee payable to our Investment Adviser, are and will be borne by our stockholders.

The following table is designed to illustrate the effect on the return to a holder of our common stock of the leverage created by our use of borrowing as of September 30, 2018 of 43% of total assets (including such borrowed funds), at the current interest rate at the time of 4.13%, and assumes hypothetical annual returns on our portfolio of minus 10 to plus 10 percent. The table also assumes that we will maintain a constant level of leverage and weighted average interest rate. The amount of leverage and cost of borrowing that we use will vary from time to time. As can be seen, leverage generally increases the return to stockholders when the portfolio return is positive and decreases return when the portfolio return is negative. Actual returns may be greater or less than those appearing in the table.

Assumed return on portfolio (net of expenses) $^{(1)}$ (10.0)% (5.0)% — % 5.0% 10.0% Corresponding return to common stockholders $^{(2)}$ (23.7)% (13.7)% (3.6)% 6.4% 16.5%

⁽¹⁾ The assumed portfolio return is required by regulation of the SEC and is not a prediction of, and does not represent, our projected or actual performance.

(2) In order to compute the "corresponding return to common stockholders," the "assumed return on portfolio" is multiplied by the total value of our assets at the beginning of the period to obtain an assumed return to us. From this amount, all interest expense expected to be accrued during the period is subtracted to determine the return available to stockholders. The return available to stockholders is then divided by the total value of our net assets as of the beginning of the period to determine the "corresponding return to common stockholders."

We may in the future determine to fund a portion of our investments with preferred stock, which is another form of leverage and would magnify the potential for loss and the risks of investing in us.

Preferred stock, which is another form of leverage, has the same risks to our common stockholders as borrowings because the distributions on any preferred stock we issue must be cumulative. If we issue preferred securities they would rank "senior" to common stock in our capital structure. Payment of distributions on, and repayment of the liquidation preference of, such preferred stock would typically take preference over any distributions or other payments to our common stockholders. Also, preferred stockholders are not typically subject to any of our expenses or losses and are not entitled to participate in any income or appreciation in excess of their stated preference. Furthermore, preferred stockholders would have separate voting rights and may have rights, preferences or privileges more favorable than those of our common stockholders. Also, the issuance of preferred securities could have the adverse effect of delaying, deferring or preventing a transaction or a change of control that might involve a premium price for our common stockholders or otherwise be in the best interest of stockholders.

We may in the future determine to fund a portion of our investments with debt securities, which would magnify the potential for loss and the risks of investing in us.

As a result of any issuance of debt securities and borrowings under our Credit Facility and the 2023 Notes, we would be exposed to typical risks associated with leverage, including an increased risk of loss and an increase in expenses, which are ultimately borne by our common stockholders. Payment of interest on such debt securities must take preference over any other distributions or other payments to our common stockholders. If we issue additional debt securities in the future, it is likely that such securities will be governed by an indenture or other instrument containing covenants restricting our operating flexibility. In addition, such securities may be rated by rating agencies, and in obtaining a rating for such securities, we may be required to abide by operating and investment guidelines that could further restrict our operating flexibility. Furthermore, any cash that we use to service our indebtedness would not be available for the payment of distributions to our common stockholders.

Our credit ratings may not reflect all risks of an investment in our debt securities.

Our credit ratings, if any, are an assessment of our ability to pay our obligations. Consequently, real or anticipated changes in our credit ratings will generally affect the market value of any publicly issued debt securities. Our credit ratings may not reflect the potential impact of risks related to market conditions or other factors discussed above on the market value of, or trading market for, any publicly issued debt securities. Rating agencies have reviewed, and may continue to review, our credit ratings and those of other business development companies in light of the SBCAA as well as any corresponding changes to asset coverage ratios and, in certain cases, downgrade such ratings. Such a downgrade in our credit ratings may adversely affect our securities.

Market conditions may make it difficult to extend the maturity of or refinance our existing indebtedness and any failure to do so could have a material adverse effect on our business.

Our Credit Facility expires in November 2022. We utilize proceeds from the Credit Facility to make investments in our portfolio companies. The duration of many of our investments exceeds the duration of our indebtedness under our Credit Facility. This means that we will have to extend the maturity of our Credit Facility or refinance our indebtedness under our Credit Facility in order to avoid selling investments at maturity of the Credit Facility, at which time such sales may be at prices that are disadvantageous to us, which could materially damage our business. In addition, future market conditions may affect our ability to renew or refinance our Credit Facility on terms as

favorable as those in our existing Credit Facility. If we fail to extend or refinance the indebtedness outstanding under our Credit Facility by the time it becomes due and payable, the administrative agent of the Credit Facility may elect to exercise various remedies, including the sale of all or a portion of the collateral securing the Credit Facility, subject to certain restrictions, any of which could have a material adverse effect on our business, financial condition and results of operations. The illiquidity of our investments may make it difficult for us to sell such investments. If we are required to sell our investments on short-term notice, we may not receive the value that we have recorded for such investments, and this could materially affect our results of operations.

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Our interests in Funding I are subordinated.

We own 100% of the equity interests in Funding I. We consolidate Funding I in our Consolidated Financial Statements and treat the indebtedness of Funding I as our leverage. Our interests in Funding I (other than the management fees that the Investment Adviser has irrevocably directed to be paid to us) are subordinate in priority of payment to every other obligation of Funding I and are subject to certain payment restrictions set forth in the Credit Facility documents. We may receive cash distributions on our equity interests in Funding I only after it has made all (1) required cash interest and, if applicable, principal payments to the Lenders, (2) required administrative expenses and (3) claims of other unsecured creditors of Funding I. We cannot assure you that there will be sufficient funds available to make any distributions to us or that such distributions will meet our expectations.

Our equity interests in Funding I are subordinate to all of the secured and unsecured creditors, known or unknown, of Funding I, including the Lenders. Consequently, to the extent that the value of Funding I's portfolio of loan investments has been reduced as a result of conditions in the credit markets, defaulted loans, capital losses exceeding gains on the underlying assets, prepayments or changes in interest rates, the return on our investment in Funding I could be reduced. Accordingly, our investment in Funding I is subject to a complete risk of loss.

We may not receive cash on our equity interests from Funding I.

Except for management fees that PennantPark Investment Advisers has irrevocably directed to be paid to us, we receive cash from Funding I only to the extent that we receive distributions on our equity interests in Funding I. Funding I may make equity distributions on such interests only to the extent permitted by the payment priority provisions of the Credit Facility. The Credit Facility generally provides that payments on such interests may not be made on any payment date unless all amounts owing to the Lenders and other secured parties are paid in full. In the event that we fail to receive cash from Funding I, we could be unable to make distributions to our stockholders in amounts sufficient to maintain our ability to be subject to tax as a RIC. We also could be forced to sell investments in portfolio companies at less than their fair value in order to continue making such distributions.

There are significant potential conflicts of interest which could impact our investment returns.

The professionals of the Investment Adviser and Administrator may serve as officers, directors or principals of entities that operate in the same or a related line of business as we do or of investment funds managed by affiliates of us that currently exist or may be formed in the future. The Investment Adviser and Administrator may be engaged by such funds at any time and without the prior approval of our stockholders or our board of directors. Our board of directors monitors any potential conflict that may arise upon such a development. Accordingly, if this occurs, they may have obligations to investors in those entities, the fulfillment of which might not be in the best interests of us or our stockholders. Currently, the executive officers and directors, as well as the current senior investment professionals of the Investment Adviser, may serve as officers and directors of our affiliated funds. In addition, we note that any affiliated investment vehicles currently formed or formed in the future and managed by the Investment Adviser or its affiliates may have overlapping investment objectives with our own and, accordingly, may invest in asset classes similar to those targeted by us. As a result, the Investment Adviser may face conflicts in allocating investment opportunities between us and such other entities. Although the Investment Adviser will endeavor to allocate investment opportunities in a fair and equitable manner, it is possible that, in the future, we may not be given the opportunity to participate in investments made by investment funds managed by the Investment Adviser or an investment manager affiliated with the Investment Adviser. In any such case, when the Investment Adviser identifies an investment, it is forced to choose which investment fund should make the investment. We may co-invest on a concurrent basis with any other affiliates that the Investment Adviser currently has or forms in the future, subject to compliance with applicable regulations and regulatory guidance, our exemptive relief and our allocation procedures.

In the ordinary course of our investing activities, we pay investment advisory and incentive fees to the Investment Adviser, and reimburse the Investment Adviser for certain expenses it incurs. As a result, investors in our common

stock invest on a "gross" basis and receive distributions on a "net" basis after expenses, resulting in a lower rate of return than an investor might achieve through direct investments. Accordingly, there may be times when the management team of the Investment Adviser has interests that differ from those of our stockholders, giving rise to a conflict. For example, the Investment Adviser may seek to invest in more speculative investments in order to increase its incentive fee, which practice could result in higher investment losses, particularly during economic downturns.

We have entered into the License Agreement with PennantPark Investment Advisers, pursuant to which the Investment Adviser has agreed to grant us a royalty-free non-exclusive license to use the name "PennantPark." The License Agreement will expire (i) upon expiration or termination of the Investment Management Agreement, (ii) if the Investment Adviser ceases to serve as our investment adviser, (iii) by either party upon 60 days' written notice or (iv) by the Investment Adviser at any time in the event we assign or attempt to assign or sublicense the License Agreement or any of our rights or duties thereunder without the prior written consent of the Investment Adviser. Other than with respect to this limited license, we have no legal right to the "PennantPark" name.

In addition, we pay PennantPark Investment Administration, an affiliate of the Investment Adviser, our allocable portion of overhead and other expenses incurred by PennantPark Investment Administration in performing its obligations under the Administration Agreement, including rent and our allocable portion of the cost of our Chief Financial Officer and Chief Compliance Officer and their respective staffs. These arrangements may create conflicts of interest that our board of directors must monitor.

We are subject to risks associated with cybersecurity and cyber incidents.

Our business relies on secure information technology systems. These systems are subject to potential attacks, including through adverse events that threaten the confidentiality, integrity or availability of our information resources (i.e., cyber incidents). These attacks could involve gaining unauthorized access to our information systems for purposes of misappropriating assets, stealing confidential information, corrupting data or causing operational disruption and result in disrupted operations, misstated or unreliable financial data, liability for stolen assets or information, increased cybersecurity protection and insurance costs, litigation and damage to our business relationships, any of which could have a material adverse effect on our business, financial condition and results of operations. As our reliance on technology has increased, so have the risks posed to our information systems, both internal and those provided by the Investment Adviser and third-party service providers. We, along with our Investment Adviser, have implemented processes, procedures and internal controls to help mitigate cybersecurity risks and cyber intrusions, but these measures, as well as our increased awareness of the nature and extent of the risk of a cyber incident, may be ineffective and do not guarantee that a cyber incident will not occur or that our financial results, operations or confidential information will not be negatively impacted by such an incident.

We may experience fluctuations in our quarterly results.

We could experience fluctuations in our quarterly operating results due to a number of factors, including the interest rate payable on the debt securities we acquire, the default rate on such securities, the level of our expenses, variations in, and the timing of the recognition of, realized and unrealized gains or losses, the degree to which we encounter competition in our markets and general economic conditions. However, as a result of our irrevocable election to apply the fair value option to our Credit Facility future decreases of fair value of our debt is expected to have a corresponding increase to our NAV. Similarly, future increases in the fair value of our debt may have a corresponding decrease to our NAV. Any future indebtedness that we elect the fair value option for may have similar effects on our NAV as our Credit Facility. This is expected to mitigate volatility in our earnings and NAV. As a result of these factors, results for any period should not be relied upon as being indicative of performance in future periods.

Holders of any preferred stock that we may issue will have the right to elect members of the board of directors and have class voting rights on certain matters.

The 1940 Act requires that holders of shares of preferred stock must be entitled as a class to elect two directors at all times and to elect a majority of the directors if distributions on such preferred stock are in arrears by two years or more, until such arrearage is eliminated. In addition, certain matters under the 1940 Act require the separate vote of the holders of any issued and outstanding preferred stock, including conversion to open-end status and, accordingly, preferred stockholders could veto any such changes in addition to any ability of common and preferred stockholders, voting together as a single class, to veto such matters. Restrictions imposed on the declarations and payment of distributions to the holders of our common stock and preferred stock, both by the 1940 Act and by requirements imposed by rating agencies, might impair our ability to

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maintain our qualification as a RIC for U.S. federal income tax purposes, which could have a material adverse effect on our business, financial condition and results of operations.

We may in the future issue securities for which there is no public market and for which we expect no public market to develop.

In order to raise additional capital, we may issue debt or other securities for which no public market exists, and for which no public market is expected to develop. If we issue shares of our common stock as a component of a unit security, we would expect the common stock to separate from the other securities in such unit after a period of time or upon occurrence of an event and to trade publicly on the NASDAQ Global Select Market and the Tel Aviv Stock Exchange, or TASE, which may cause volatility in our publicly traded common stock. To the extent we issue securities for which no public market exists and for which no public market develops, a purchaser of such securities may not be able to liquidate the investment without considerable delay, if at all. If a market should develop for our debt and other securities, the price may be highly volatile, and our debt and other securities may lose value.

If we issue preferred stock, debt securities or convertible debt securities the NAV and market value of our common stock may become more volatile.

We cannot assure you that the issuance of preferred stock and/or debt securities would result in a higher yield or return to the holders of our common stock. The issuance of preferred stock, debt securities and/or convertible debt would likely cause the NAV and market value of our common stock to become more volatile. If the dividend rate on the preferred stock, or the interest rate on the debt securities, were to approach the net rate of return on our investment portfolio, the benefit of leverage to the holders of our common stock would be reduced or entirely eliminated. If the dividend rate on the preferred stock, or the interest rate on the debt securities, were to exceed the net rate of return on our portfolio, the use of leverage would result in a lower rate of return to the holders of common stock than if we had not issued the preferred stock or debt securities. Any decline in the NAV of our investment would be borne entirely by the holders of our common stock. Therefore, if the market value of our portfolio were to decline, the leverage would result in a greater decrease in NAV to the holders of our common stock than if we were not leveraged through the issuance of preferred stock, debt securities or convertible debt. This decline in NAV would also tend to cause a greater decline in the market price for our common stock.

There is also a risk that, in the event of a sharp decline in the value of our net assets, we would be in danger of failing to maintain required asset coverage ratios or other covenants which may be required by the preferred stock, debt securities and/or convertible debt or risk a downgrade in the ratings of the preferred stock, debt securities and/or convertible debt or our current investment income might not be sufficient to meet the dividend requirements on the preferred stock or the interest payments on the debt securities. In order to counteract such an event, we might need to liquidate investments in order to fund redemption of some or all of the preferred stock, debt securities or convertible debt. In addition, we would pay (and the holders of our common stock would bear) all costs and expenses relating to the issuance and ongoing maintenance of the preferred stock, debt securities, convertible debt or any combination of these securities. Holders of preferred stock, debt securities, convertible debt or any combination of these securities may have different interests than holders of common stock and may at times have disproportionate influence over our business.

The ability to sell investments held by Funding I is limited.

The Credit Facility places restrictions on the collateral manager's ability to sell investments. As a result, there may be times or circumstances during which the collateral manager is unable to sell investments or take other actions that might be in our best interests.

The trading market or market value of any publicly issued debt or convertible debt securities may be volatile.

If we publicly issue debt or convertible debt securities, they initially will not have an established trading market. We cannot assure investors that a trading market for our publicly issued debt or convertible debt securities would develop or be maintained if developed. In addition to our creditworthiness, many factors may have a material adverse effect on the trading market for, and market value of, our publicly issued debt or convertible debt securities.

These factors include the following:

- the time remaining to the maturity of these debt securities;
- the outstanding principal amount of debt securities with terms identical or similar to these debt securities;
- the supply of debt securities trading in the secondary market, if any;
- the redemption, repayment or convertible features, if any, of these debt securities;
- the level, direction and volatility of market interest rates; and
- market rates of interest higher or lower than rates borne by the debt securities.

There also may be a limited number of buyers for our debt securities. This too may have a material adverse effect on the market value of the debt securities or the trading market for the debt securities. Our debt securities may include convertible features that cause them to more closely bear risks associated with an investment in our common stock.

Terms relating to debt redemption may have a material adverse effect on the return on any debt securities.

If we issue debt securities that are redeemable at our option, we may choose to redeem the debt securities at times when prevailing interest rates are lower than the interest rate paid on the debt securities. In addition, if the debt securities are subject to mandatory redemption, we may be required to redeem the debt securities at times when prevailing interest rates are lower than the interest rate paid on the debt securities. In this circumstance, a holder of our debt securities may not be able to reinvest the redemption proceeds in a comparable security at an effective interest rate as high as the debt securities being redeemed.

If we issue subscription rights or warrants for our common stock, your interest in us may be diluted as a result of such rights or warrants offering.

Stockholders who do not fully exercise rights or warrants issued to them in an offering of subscription rights or warrants to purchase our common stock should expect that they will, at the completion of an offering, own a smaller proportional interest in us than would otherwise be the case if they fully exercised their rights or warrants. We cannot state precisely the amount of any such dilution in share ownership because we do not know what proportion of the common stock would be purchased as a result of any such offering.

In addition, if the subscription price or warrant exercise price is less than our NAV per share of common stock at the time of an offering, then our stockholders would experience an immediate dilution of the aggregate NAV of their shares as a result of the offering. The amount of any such decrease in NAV is not predictable because it is not known at this time what the subscription price, warrant exercise price or NAV per share will be on the expiration date of such rights offering or what proportion of our common stock will be purchased as a result of any such offering.

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The impact of recent financial reform legislation on us is uncertain.

In light of current conditions in the U.S. and global financial markets and the U.S. and global economy, legislators, the presidential administration and regulators have increased their focus on the regulation of the financial services industry. The Dodd-Frank Wall Street Reform and Consumer Protection Act, or the Dodd-Frank Act, institutes a wide range of reforms that will have an impact on financial institutions. However, the current presidential administration has announced its intention to repeal, amend or replace certain portions of the Dodd-Frank Act and the regulations implemented thereunder. Given the uncertainty associated with the manner in which and whether the provisions of the Dodd-Frank Act might be implemented, repealed, amended or replaced, the full impact such requirements will have on our business, results of operations or financial condition is unclear. While we cannot predict what effect any changes in the laws or regulations or their interpretations would have on us as a result of recent financial reform legislation, these changes could be materially adverse to us and our stockholders. Accordingly, we are continuing to evaluate the effect the Dodd-Frank Act or implementing its regulations or any repeal or revision thereto will have on our business, financial condition and results of operations.

Changes in laws or regulations governing our operations or those of our portfolio companies may adversely affect our business.

We and our portfolio companies are subject to laws and regulation at the local, state and federal levels. These laws and regulations, as well as their interpretation, may be changed from time to time. Accordingly, any change in these laws or regulations that govern our operations or those of our portfolio companies could have a material adverse effect on our business, financial condition and results of operations. In particular, on December 22, 2017, the Tax Cuts and Jobs Act was signed into law. This tax legislation lowers the general corporate income tax rate from 35 percent to 21 percent, makes changes regarding the use of net operating losses, repeals the corporate alternative minimum tax and makes significant changes with respect to the U.S. international tax rules. In addition, the legislation generally requires a holder that uses the accrual method of accounting for U.S. tax purposes to include certain amounts in income no later than the time such amounts are reflected on certain financial statements, which therefore if applicable would require us to accrue income earlier than under prior law, although the precise application of this rule is un-clear at this time. The legislation also limits the amount or value of interest deductions of borrowers and in that way may potentially affect the loan market and our and our portfolio companies' use of leverage. For individual taxpayers, the legislation reduces the maximum individual income tax rate and eliminates the deductibility of miscellaneous itemized deductions for taxable years 2018 through 2025. The impact of this new legislation is uncertain. See "Business—Regulation" for more information.

Uncertainty about presidential administration initiatives could negatively impact our business, financial condition and results of operations.

The current administration has called for significant changes to U.S. trade, healthcare, immigration, foreign and government regulatory policy. In this regard, there is significant uncertainty with respect to legislation, regulation and government policy at the federal level, as well as the state and local levels. Recent events have created a climate of heightened uncertainty and introduced new and difficult-to-quantify macroeconomic and political risks with potentially far-reaching implications. There has been a corresponding meaningful increase in the uncertainty surrounding interest rates, inflation, foreign exchange rates, trade volumes and fiscal and monetary policy. To the extent the U.S. Congress or the current administration implements changes to U.S. policy, those changes may impact, among other things, the U.S. and global economy, international trade and relations, unemployment, immigration, corporate taxes, healthcare, the U.S. regulatory environment, inflation and other areas. Although we cannot predict the impact, if any, of these changes to our business, they could adversely affect our business, financial condition, operating results and cash flows. Until we know what policy changes are made and how those changes impact our business and the business of our competitors over the long term, we will not know if, overall, we will benefit from them or be negatively affected by them.

Our board of directors may change our investment objectives, operating policies and strategies without prior notice or stockholder approval.

Our board of directors has the authority to modify or waive certain of our operating policies and strategies without prior notice and without stockholder approval (except as required by the 1940 Act). However, absent stockholder approval, under the 1940 Act, we may not change the nature of our business so as to cease to be, or withdraw our election as, a BDC. We cannot predict the effect any changes to our current operating policies and strategies would have on our business, operating results and value of our common stock. Nevertheless, the effects may adversely affect our business and impact our ability to make distributions.

Our business and operations could be negatively affected if we become subject to stockholder activism, which could cause us to incur significant expense, hinder the execution of our investment strategy or impact our stock price.

Stockholder activism, which could take many forms, including making public demands that we consider certain strategic alternatives, engaging in public campaigns to attempt to influence our corporate governance and/or our management, and commencing proxy contests to attempt to elect the activists' representatives or others to our board of directors, or arise in a variety of situations, has been increasing in the BDC space recently. While we are currently not subject to any stockholder activism, due to the potential volatility of our stock price and for a variety of other reasons, we may in the future become the target of stockholder activism. Stockholder activism could result in substantial costs and divert management's and our board of directors' attention and resources from our business. Additionally, such stockholder activism could give rise to perceived uncertainties as to our future and adversely affect our relationships with service providers and our portfolio companies. Also, we may be required to incur significant legal and other expenses related to any activist stockholder matters. Further, our stock price could be subject to significant fluctuation or otherwise be adversely affected by the events, risks and uncertainties of any stockholder activism.

RISKS RELATING TO THE ILLIQUID NATURE OF OUR PORTFOLIO ASSETS

We invest in illiquid assets, and our valuation procedures with respect to such assets may result in recording values that are materially different than the values we ultimately receive upon disposition of such assets.

All of our investments are recorded using broker or dealer quotes, if available, or at fair value as determined in good faith by our board of directors. We expect that most, if not all, of our investments (other than cash and cash equivalents) and the fair value of the Credit Facility will be classified as Level 3 under the Financial Accounting Standards Board, or FASB, Accounting Standards Codification, or ASC, Topic 820, Fair Value Measurements and Disclosures, or ASC 820. This means that the portfolio valuations will be based on unobservable inputs and our own assumptions about how market participants would price the asset or liability. We expect that inputs into the determination of fair values of our portfolio investments and Credit Facility borrowings will require significant management judgment or estimation. Even if observable market data are available, such information may be the result of consensus pricing information or broker quotes, which include a disclaimer that the broker would not be held to such a price in an actual transaction. The non-binding nature of consensus pricing and/or quotes accompanied by such a disclaimer materially reduces the reliability of such information. As a result, there will be uncertainty as to the value of our portfolio investments.

Determining fair value requires that judgment be applied to the specific facts and circumstances of each portfolio investment while employing a consistently applied valuation process for the types of investments we make. In determining fair value in good faith, we generally obtain financial and other information from portfolio companies, which may represent unaudited, projected or pro forma financial information. Unlike banks, we are not permitted to provide a general reserve for anticipated loan losses; we are instead required by the 1940 Act to specifically fair value each individual investment on a quarterly basis. We record unrealized appreciation if we believe that our investment has appreciated in value. Likewise, we record unrealized depreciation if we believe that our investment has depreciated in value. We adjust quarterly the valuation of our portfolio to reflect our board of directors' determination

of the fair value of each investment in our portfolio. Any changes in fair value are recorded on our Consolidated Statements of Operations as net change in unrealized appreciation or depreciation.

All of our investments are recorded at fair value as determined in good faith by our board of directors. Our board of directors uses the services of nationally recognized independent valuation firms to aid it in determining the fair value of our investments. The factors that may be considered in fair value pricing of our investments include the nature and realizable value of any collateral, the portfolio company's ability to make payments and its earnings and cash flows, the markets in which the portfolio company

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does business, comparison to publicly traded companies and other relevant factors. Because valuations may fluctuate over short periods of time and may be based on estimates, our determinations of fair value may differ materially from the value received in an actual transaction. Additionally, valuations of private securities and private companies are inherently uncertain. Our NAV could be adversely affected if our determinations regarding the fair value of our investments were materially lower than the values that we ultimately realize upon the disposal of such investments.

The lack of liquidity in our investments may adversely affect our business.

We may acquire our investments directly from the issuer in privately negotiated transactions. Substantially all of these securities are subject to legal and other restrictions on resale or are otherwise less liquid than publicly traded securities. We typically exit our investments when the portfolio company has a liquidity event such as a sale, refinancing, or initial public offering of the company, but we are generally not required to do so.

The illiquidity of our investments may make it difficult or impossible for us to sell such investments if the need arises, particularly at times when the market for illiquid securities is substantially diminished. In addition, if we are required to liquidate all or a portion of our portfolio quickly, we may realize significantly less than the value at which we have previously recorded our investments, which could have a material adverse effect on our business, financial condition and results of operations. In addition, we may face other restrictions on our ability to liquidate an investment in a portfolio company to the extent that we have material non-public information regarding such portfolio company.

Investments purchased by us that are liquid at the time of purchase may subsequently become illiquid due to events relating to the issuer of the investments, market events, economic conditions or investor perceptions. Domestic and foreign markets are complex and interrelated, so that events in one sector of the world markets or economy, or in one geographical region, can reverberate and have materially negative consequences for other market, economic or regional sectors in a manner that may not be foreseen and which may materially harm our business.

A general disruption in the credit markets could materially damage our business.

We are susceptible to the risk of significant loss if we are forced to discount the value of our investments in order to provide liquidity to meet our debt maturities. Funding I's borrowings under its Credit Facility are collateralized by the assets in our investment portfolio. A general disruption in the credit markets could result in diminished demand for our securities. In addition, with respect to over-the-counter traded securities, the continued viability of any over-the-counter secondary market depends on the continued willingness of dealers and other participants to purchase the securities.

If the fair value of our assets declines substantially, we may fail to maintain the asset coverage ratio stipulated by the 1940 Act, which could, in turn, cause us to lose our status as a BDC and materially impair our business operations. Our liquidity could be impaired further by an inability to access the capital markets or to draw down Funding I's Credit Facility. These situations may arise due to circumstances that we may be unable to control, such as a general disruption in the credit markets, a severe decline in the value of the U.S. dollar, a sharp economic downturn or an operational problem that affects our counterparties or us, and could materially damage our business.

We may invest in over-the-counter securities, which have and may continue to face liquidity constraints, to provide us with liquidity.

The market for over-the-counter traded securities has and may continue to experience limited liquidity and other weakness as the viability of any over-the-counter secondary market depends on the continued willingness of dealers and other participants to purchase the securities.

RISKS RELATED TO OUR INVESTMENTS

Our investments in prospective portfolio companies may be risky, and you could lose all or part of your investment.

We intend to invest primarily in Floating Rate Loans, which may consist of first lien secured debt, second lien secured debt, subordinated debt and selected equity investments issued by U.S. middle-market companies.

1. Floating Rate Loans: The Floating Rate Loans we invest in are usually rated below investment grade or may also be unrated. Investments in Floating Rate Loans rated below investment grade are considered speculative because of the credit risk of their issuers. Such companies are more likely than investment grade issuers to default on their payments of interest and principal owed to us, and such defaults could reduce our NAV and income distributions. An economic downturn would generally lead to a higher default rate by portfolio companies. A Floating Rate Loan may lose significant market value before a default occurs and we may experience losses due to the inherent illiquidity of the investments. Moreover, any specific collateral used to secure a Floating Rate Loan may decline in value or become illiquid, which would adversely affect the Floating Rate Loan's fair value. Floating Rate Loans are subject to a number of risks, including liquidity risk and the risk of investing in below investment grade, variable-rate securities.

Floating Rate Loans are subject to the risk of non-payment of scheduled interest or principal. Such non-payment would result in a reduction of income to us, a reduction in the fair value of the investment and a potential decrease in our NAV. There can be no assurance that the liquidation of any collateral securing a Floating Rate Loan would satisfy the borrower's obligation in the event of non-payment of scheduled interest or principal payments, or that the collateral could be readily liquidated. In the event of bankruptcy or insolvency of a borrower, we could experience delays or limitations with respect to our ability to realize the benefits of the collateral securing a Floating Rate Loan. The collateral securing a Floating Rate Loan may lose all or substantially all of its value in the event of the bankruptcy or insolvency of a borrower. Some loans are subject to the risk that a court, pursuant to fraudulent conveyance or other similar laws, could subordinate the rights in collateral of such loans to presently existing or future indebtedness of the borrower or take other actions detrimental to the holders of loans including, in certain circumstances, invalidating such loans or causing interest previously paid to be refunded to the borrower. Either such step could materially negatively affect our performance.

We may acquire Floating Rate Loans through assignments or participations of interests in such loans. The purchaser of an assignment typically succeeds to all the rights and obligations of the assigning institution and becomes a lender under the credit agreement with respect to such debt obligation. However, the purchaser's rights can be more restricted than those of the assigning institution, and we may not be able to unilaterally enforce all rights and remedies under an assigned debt obligation and with regard to any associated collateral. A participation typically results in a contractual relationship only with the institution participating out the interest and not directly with the borrower. Sellers of participations typically include banks, broker-dealers, other financial institutions and lending institutions. In purchasing participations, we generally will have no right to enforce compliance by the borrower with the terms of the loan agreement against the borrower, and we may not directly benefit from the collateral supporting the debt obligation in which we have purchased the participation. As a result, we will be exposed to the credit risk of both the borrower and the institution selling the participation. Further, in purchasing participations in lending syndicates, we will not be able to conduct the same level of due diligence on a borrower or the quality of the Floating Rate Loan with respect to which we are buying a participation as we would conduct if we were investing directly in the Floating Rate Loan. This difference may result in us being exposed to greater credit or fraud risk with respect to such Floating Rate Loans than we expected when initially purchasing the participation. Floating Rate Loans can be first lien secured debt, second lien secured debt or subordinated debt.

2. First Lien Secured Debt: When we extend first lien secured debt, we will generally take a security interest in the available assets of these portfolio companies, including the equity interests of their subsidiaries, although this may not always be the case. We expect this security interest, if any, to help mitigate the risk that we will not be repaid. However, there is a risk that the collateral securing our loans may decrease in value over time, may be difficult to sell in a timely manner,

may be difficult to appraise and may fluctuate in value based upon the success of the business and market conditions, including as a result of the inability of the portfolio company to raise additional capital. Also, in some circumstances, our lien could be subordinated to claims of other creditors. In addition, deterioration in a portfolio company's financial condition and prospects, including its inability to raise additional capital, may be accompanied by deterioration in the value of the collateral for the loan. Consequently, the fact that a first lien secured debt investment is secured does not guarantee that we will receive principal and interest payments according to the loan's terms, or at all, or that we will be able to collect on the loan should we be forced to enforce our remedies.

- 3. Second Lien Secured Debt: Our second lien secured debt usually ranks junior in priority of payment to first lien secured debt. Second lien secured debt holds a second priority with regard to right of payment in the event of insolvency. Second lien secured debt ranks senior to subordinated debt and common and preferred equity in borrowers' capital structures. This may result in an above average amount of risk and volatility or a loss of principal. These investments may involve additional risks that could adversely affect our investment returns. To the extent interest payments associated with such debt are deferred, such debt may be subject to greater fluctuations in valuations, and such debt could subject us and our stockholders to non-cash income. Since we may not receive cash interest or principal prior to the maturity of some of our second lien secured debt investments, such investments may be of greater risk than cash paying loans.
- 4. Subordinated Debt: Our subordinated debt usually ranks junior in priority of payment to first lien secured debt and second lien secured debt, and are often unsecured. As such, other creditors may rank senior to us in the event of insolvency. Subordinated debt ranks senior to common and preferred equity in borrowers' capital structures. This may result in an above average amount of risk and volatility or a loss of principal. These investments may involve additional risks that could adversely affect our investment returns. To the extent interest payments associated with such debt are deferred, such debt may be subject to greater fluctuations in valuations, and such debt could subject us and our stockholders to non-cash income. Since we may not receive cash interest or principal prior to the maturity of some of our subordinated debt investments, such investments may be of greater risk than cash paying loans.
- 5. Equity Investments: We have made and expect to continue to make select equity investments, all of which are subordinated to debt investments. In addition, when we invest in first lien secured debt, second lien secured debt or subordinated debt, we may acquire warrants to purchase equity investments from time to time. Our goal is ultimately to dispose of these equity investments and realize gains upon our disposition of such interests. However, the equity investments we receive may not appreciate in value and, in fact, may decline in value. Accordingly, we may not be able to realize gains from our equity investments, and any gains that we do realize on the disposition of any equity investments may not be sufficient to offset any other losses we experience. In addition, many of the equity securities in which we invest may not pay dividends on a regular basis, if at all. Furthermore, we may hold equity investments in partnerships through a taxable subsidiary for federal income tax purposes. Upon sale or exit of such investment, we may pay taxes at regular corporate tax rates, which will reduce the amount of gains or dividends available for distributions to our stockholders.

In addition, investing in middle-market companies involves a number of significant risks, including:

- companies may be highly leveraged, have limited financial resources and may be unable to meet their obligations under their debt securities that we hold, which may be accompanied by a deterioration in the value of any collateral and a reduction in the likelihood of us realizing any guarantees we may have obtained in connection with our investment;
- they typically have shorter operating histories, more limited publicly available information, narrower product lines, more concentration of revenues from customers and smaller market shares than larger businesses, which tend to render them more vulnerable to competitors' actions and changing market conditions, as well as general economic downturns;
- they are more likely to depend on the management talents and efforts of a small group of persons; therefore, the death, disability, resignation or termination of one or more of these persons could have a material adverse impact on our portfolio company and, in turn, on us;
- they generally have less predictable operating results, may from time to time be parties to litigation, may be engaged in rapidly changing businesses with products subject to a substantial risk of obsolescence, and may require

substantial additional capital to support their operations, finance expansion or maintain their competitive position. In addition, our executive officers, directors and our Investment Adviser may be named as defendants in litigation arising from our investments in the portfolio companies; and

they may have difficulty accessing the capital markets to meet future capital needs, which may limit their ability to grow or to refinance their outstanding indebtedness upon maturity.

Under the 1940 Act we may invest up to 30% of our assets in investments that are not qualifying assets for BDCs. If we do not invest a sufficient portion of our assets in qualifying assets, we could be precluded from investing in assets that we deem to be attractive.

As a BDC, we may not acquire any asset other than qualifying assets, as defined under the 1940 Act, unless at the time the acquisition is made such qualifying assets represent at least 70% of the value of our total assets. Qualifying assets include investments in U.S. operating companies whose securities are not listed on a national securities exchange and companies listed on a national securities exchange subject to a maximum market capitalization of \$250 million. Qualifying assets also include cash, cash equivalents, government securities and high quality debt securities maturing in one year or less from the time of investment.

We believe that most of our debt and equity investments do and will constitute qualifying assets. However, we may be precluded from investing in what we believe are attractive investments if such investments are not qualifying assets for purposes of the 1940 Act. If we have not invested a sufficient portion of our assets in qualifying assets at the time of a proposed investment, we will be prohibited from making any additional investment that is not a qualifying asset and could be forced to forgo attractive investment opportunities. Similarly, these rules could prevent us from making follow-on investments in existing portfolio companies (which could result in the dilution of our position) or could require us to dispose of investments at inappropriate times in order to comply with the 1940 Act. If we need to dispose of such investments quickly, it would be difficult to dispose of such investments on favorable terms. For example, we may have difficulty in finding a buyer and, even if we do find a buyer, we may have to sell the investments at a substantial loss.

We are a non-diversified investment company within the meaning of the 1940 Act, and therefore we generally are not limited with respect to the proportion of our assets that may be invested in securities of a single issuer.

We are classified as a non-diversified investment company within the meaning of the 1940 Act, which means that we are not limited by the 1940 Act with respect to the proportion of our assets that we may invest in securities of a single issuer, excluding limitations on investments in other investment companies and compliance with the RIC tax regulations. To the extent that we assume large positions in the securities of a small number of issuers, our NAV may fluctuate to a greater extent than that of a diversified investment company as a result of changes in the financial condition or the market's assessment of the issuer. We may also be more susceptible to any single economic or regulatory occurrence than a diversified investment company. Beyond the Diversification Requirements, we do not have fixed guidelines for portfolio diversification, and our investments could be concentrated in relatively few portfolio companies or industries. Although we are classified as a non-diversified investment company within the meaning of the 1940 Act, we maintain the flexibility to operate as a diversified investment company and have done so for an extended period of time. To the extent that we operate as a non-diversified investment company in the future, we may be subject to greater risk.

Economic recessions or downturns could impair our portfolio companies and harm our operating results.

Many of our portfolio companies are susceptible to economic or industry centric slowdowns or recessions and may be unable to repay debt from us during these periods. Therefore, our non-performing assets are likely to increase, and the value of our portfolio is likely to decrease during these periods. Adverse economic conditions also may

decrease the value of collateral securing some of our debt investments and the value of our equity investments. Economic slowdowns or recessions could lead to financial losses in our portfolio and a material decrease in revenues, net income and assets. Unfavorable economic conditions also could increase our funding costs, limit our access to the capital markets or result in a decision by lenders not to extend credit to us. These events could prevent us from increasing investments and materially harm our operating results.

A portfolio company's failure to satisfy financial or operating covenants imposed by us or other lenders could lead to defaults and potential termination of its debt and foreclosure on its secured assets, which could trigger cross-defaults under other agreements and jeopardize our portfolio company's ability to meet its obligations under the debt securities that we hold. We may incur expenses to the extent necessary to seek recovery upon default or to negotiate new terms with a defaulting portfolio company, and any restructuring could further cause adverse effects on our business. Depending on the facts and circumstances of our investments and the extent of our involvement in the management of a portfolio company, upon the bankruptcy of a portfolio company, a bankruptcy court may recharacterize our debt investments as equity investments and subordinate all or a portion of our claim to that of other creditors. This could occur regardless of how we may have structured our investment. In addition, we cannot assure you that a bankruptcy court would not take actions contrary to our interests.

If we fail to make follow-on investments in our portfolio companies, this could materially impair the value of our portfolio.

Following an initial investment in a portfolio company, we may make additional investments in that portfolio company as "follow-on" investments, in order to:

increase or maintain in whole or in part our equity ownership percentage;

exercise warrants, options or convertible securities that were acquired in the original or subsequent financing; or attempt to preserve or enhance the value of our investment.

We have the discretion to make any follow-on investments, subject to the availability of capital resources and regulatory considerations. We may elect not to make follow-on investments or otherwise lack sufficient funds to make those investments. Any failure to make follow-on investments may, in some circumstances, jeopardize the continued viability of a portfolio company and our initial investment, or may result in a missed opportunity for us to increase our participation in a successful transaction or business. Even if we have sufficient capital to make a desired follow-on investment, we may elect not to make a follow-on investment because we may not want to increase our concentration of risk, because we prefer other opportunities, or because we are inhibited by compliance with BDC requirements or the desire to maintain our RIC tax status.

Because we do not generally hold controlling equity interests in our portfolio companies, we are not in a position to exercise control over our portfolio companies or to prevent decisions by management of our portfolio companies that could decrease the value of our investments.

Because we do not generally have controlling equity positions in our portfolio companies, we are subject to the risk that a portfolio company may make business decisions with which we disagree, and the stockholders and management of a portfolio company may take risks or otherwise act in ways that are adverse to our interests. Due to the lack of liquidity for the debt and equity investments that we typically hold in our portfolio companies, we may not be able to dispose of our investments in the event we disagree with the actions of a portfolio company, and may therefore suffer a decrease in the market value of our investments.

An investment strategy focused primarily on privately held companies, including controlling equity interests, presents certain challenges, including the lack of available or comparable information about these companies, a dependence on the talents and efforts of only a few key portfolio company personnel and a greater vulnerability to economic downturns.

We have invested and intend to continue to invest primarily in privately held companies. Generally, little public information exists about these companies, and we rely on the ability of our Investment Adviser's investment professionals to obtain adequate information to evaluate the potential returns from investing in these companies. If they are unable to uncover all material information about these companies, we may not make a fully informed investment decision, and we may lose value on our investments. Also, privately held companies frequently have less diverse product lines and smaller market presence than larger competitors. These factors could have a material adverse impact on our investment returns as compared to companies investing primarily in the securities of public companies.

Our portfolio companies may incur debt that ranks equally with, or senior to, our investments in such companies and our portfolio companies may be highly leveraged.

We invest primarily in Floating Rate Loans issued by our portfolio companies. The portfolio companies usually will have, or may be permitted to incur, other debt that ranks equally with, or senior to, our investments, and they may be highly leveraged. By their terms, such debt instruments may provide that the holders are entitled to receive payment of interest or principal on or before the dates on which we are entitled to receive payments with respect to our debt investments. Also, in the event of insolvency, liquidation, dissolution, reorganization or bankruptcy of a portfolio company, holders of debt instruments ranking senior to our investment in that portfolio company would typically be entitled to receive payment in full before we receive any distribution in respect of our investment. After repaying such senior creditors, the portfolio company may not have any remaining assets to use for repaying its obligation to us. In the case of debt ranking equally with debt securities in which we invest, we would have to share on an equal basis any distributions with other creditors holding such debt in the event of an insolvency, liquidation, dissolution, reorganization or bankruptcy of the relevant portfolio company.

Our incentive fee may induce the Investment Adviser to make speculative investments.

The incentive fee payable by us to PennantPark Investment Advisers may create an incentive for PennantPark Investment Advisers to make investments on our behalf that are risky or more speculative than would be the case in the absence of such compensation arrangement. The incentive fee payable to our Investment Adviser is calculated based on a percentage of our NAV. This may encourage our Investment Adviser to use leverage to increase the return on our investments. Under certain circumstances, the use of leverage may increase the likelihood of default, which would disfavor the holders of our common stock. In addition, our Investment Adviser will receive the incentive fee based, in part, upon net capital gains realized on our investments. Unlike that portion of the incentive fee based on income, there is no hurdle applicable to the portion of the incentive fee based on net capital gains. As a result, the Investment Adviser 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.

The part of our incentive fee payable by us to PennantPark Investment Advisers that relates to net investment income is computed and paid on income that has been accrued but that has not been received in cash. PennantPark Investment Advisers is not obligated to reimburse us for any such incentive fees even if we subsequently incur losses or never receive in cash the deferred income that was previously accrued. As a result, there is a risk that we will pay incentive fees with respect to income that we never receive in cash.

Any investments in distressed debt may not produce income and may require us to bear large expenses in order to protect and recover our investment.

Distressed debt investments may not produce income and may require us to bear certain additional expenses in order to protect and recover our investment. Therefore, to the extent we invest in distressed debt, our ability to achieve current income for our stockholders may be diminished. We also will be subject to significant uncertainty as to when and in what manner and for what value the distressed debt in which we invest will eventually be satisfied (e.g.,

through liquidation of the obligor's assets, an exchange offer or plan of reorganization involving the distressed debt securities or a payment of some amount in satisfaction of the obligation). In addition, even if an exchange offer is

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made or plan of reorganization is adopted with respect to distressed debt we hold, there can be no assurance that the securities or other assets received by us in connection with such exchange offer or plan of reorganization will not have a lower value or income potential than may have been anticipated when the investment was made. Moreover, any securities received by us upon completion of an exchange offer or plan of reorganization may be restricted as to resale. If we participate in negotiations with respect to any exchange offer or plan of reorganization with respect to an issuer of distressed debt, we may be restricted from disposing of such securities.

Our investments in foreign securities may involve significant risks in addition to the risks inherent in U.S. investments.

Our investment strategy contemplates potential investments in securities of companies located outside of the United States. Investments in securities of companies located outside the United States would not be qualifying assets under Section 55(a) of the 1940 Act. Investing in companies located outside of the United States may expose us to additional risks not typically associated with investing in U.S. companies. These risks include changes in exchange control regulations, political, economic and social instability, expropriation, imposition of foreign taxes, less liquid markets and less available information than is generally the case in the United States, higher transaction costs, less government supervision of exchanges, brokers and issuers, less developed bankruptcy laws, difficulty in enforcing contractual obligations, lack of uniform accounting and auditing standards and greater price volatility.

Although most of our investments will be U.S. dollar-denominated, any investments denominated in a foreign currency will be subject to the risk that the value of a particular currency will change in relation to one or more other currencies. Among the factors that may affect currency values are trade balances, the level of interest rates, differences in relative values of similar assets in different currencies, long-term opportunities for investment and capital appreciation, economic and political developments. We may employ hedging techniques such as using our Credit Facility's multicurrency capability to minimize these risks, but we can offer no assurance that we will, in fact, hedge currency risk or, that if we do, such strategies will be effective.

We may make investments that cause our stockholders to bear investment advisory fees and other expenses on such investments in addition to our management fees and expenses.

We may invest, to the extent permitted by law, in the securities and instruments of other investment companies and companies that would be investment companies but are excluded from the definition of an investment company provided in Section 3(c) of the 1940 Act. To the extent we so invest, we will bear our ratable share of any such investment company's expenses, including management and performance fees. We will also remain obligated to pay investment advisory fees, consisting of a base management fee and an incentive fee, to PennantPark Investment Advisers with respect to investments in the securities and instruments of other investment companies under our Investment Agreement. With respect to any such investments, each of our stockholders will bear his or her share of the investment advisory fees of PennantPark Investment Advisers as well as indirectly bearing the investment advisory fees and other expenses of any investment companies in which we invest.

We may be obligated to pay our Investment Adviser incentive compensation even if we incur a loss.

Our Investment Adviser is entitled to incentive compensation for each fiscal quarter in an amount equal to a percentage of the excess of our investment income for that quarter (before deducting incentive compensation, net operating losses and certain other items) above a threshold return for that quarter. Our Pre-Incentive Fee Net Investment Income for incentive compensation purposes excludes realized and unrealized capital losses that we may incur in the fiscal quarter, even if such capital losses result in a net loss on our Consolidated Statements of Operations for that quarter. Thus, we may be required to pay the Investment Adviser incentive compensation for a fiscal quarter even if there is a decline in the value of our portfolio, NAV or we incur a net loss for that quarter. In addition, increases in interest rates may increase the amount of incentive fees we pay to the Investment Adviser even though our performance relative to the market has not increased.

We may expose ourselves to risks if we engage in hedging transactions.

If we engage in hedging transactions, we may expose ourselves to risks associated with such transactions. We may borrow under a multicurrency credit facility in currencies selected to minimize our foreign currency exposure or, to the extent permitted by the 1940 Act and applicable commodities laws, use instruments such as forward contracts, currency options and interest rate swaps, caps, collars and floors to seek to hedge against fluctuations in the relative values of our portfolio positions from changes in currency exchange rates and market interest rates. Hedging against a decline in the values of our interest rate or currency positions does not eliminate the possibility of fluctuations in the values of such positions or prevent losses if the values of such positions decline. However, such hedging designed to gain from those changes in interest rates or foreign currency exposures, for instance, may also limit the opportunity for gain if the changes in the underlying positions should move against such hedges. Moreover, it may not be possible to hedge against an exchange rate or interest rate fluctuation that is so generally anticipated that we are not able to enter into a hedging transaction at an acceptable price.

While we may enter into such transactions to seek to reduce currency exchange rate and interest rate risks, unanticipated changes in currency exchange rates or interest rates may result in worse overall investment performance than if we had not engaged in any such hedging transactions. In addition, the degree of correlation between price movements of the instruments used in a hedging strategy and price movements in the portfolio positions being hedged may vary. Moreover, for a variety of reasons, we may not seek to establish a perfect correlation between such hedging instruments and the portfolio holdings being hedged. Any such imperfect correlation may prevent us from achieving the intended hedge and expose us to risk of loss. In addition, it may not be possible to hedge fully or perfectly against currency fluctuations affecting the value of securities denominated in non-U.S. currencies because the value of those securities is likely to fluctuate as a result of factors not related to currency fluctuations. Our ability to engage in hedging transactions may also be adversely affected by the rules of the Commodity Futures Trading Commission.

The effect of global climate change may impact the operations of our portfolio companies.

There may be evidence of global climate change. Climate change creates physical and financial risk and some of our portfolio companies may be adversely affected by climate change. For example, the needs of customers of energy companies vary with weather conditions, primarily temperature and humidity. To the extent weather conditions are affected by climate change, energy use could increase or decrease depending on the duration and magnitude of any changes. Increases in the cost of energy could adversely affect the cost of operations of our portfolio companies if the use of energy products or services is material to their business. A decrease in energy use due to weather changes may affect some of our portfolio companies' financial condition, through decreased revenues. Extreme weather conditions in general require more system backup, adding to costs, and can contribute to increased system stresses, including service interruptions.

RISKS RELATING TO AN INVESTMENT IN OUR COMMON STOCK

We may obtain the approval of our stockholders to issue shares of our common stock at prices below the then current NAV per share of our common stock. If we receive such approval from stockholders in the future, we may issue shares of our common stock at a price below the then current NAV per share of common stock. Any such issuance could materially dilute your interest in our common stock and reduce our NAV per share.

We may seek to obtain from our stockholders and they may approve a proposal that authorizes us to issue shares of our common stock at prices below the then current NAV per share of our common stock in one or more offerings for a 12-month period. Such approval would allow us to access the capital markets in a way that we were previously unable to do as a result of restrictions that, absent stockholder approval, apply to BDCs under the 1940 Act.

Any sale or other issuance of shares of our common stock at a price below NAV per share will result in an immediate dilution to your interest in our common stock and a reduction of our NAV per share. This dilution would occur as a

result of a proportionately greater decrease in a stockholder's interest in our earnings and assets and voting interest in us than the increase in our assets resulting from such issuance. Because the number of future shares of common stock that may be issued below our NAV per share

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and the price and timing of such issuances are not currently known, we cannot predict the actual dilutive effect of any such issuance. We also cannot determine the resulting reduction in our NAV per share of any such issuance at this time. We caution you that such effects may be material, and we undertake to describe all the material risks and dilutive effects of any offerings we make at a price below our then current NAV in the future in a prospectus supplement issued in connection with any such offering.

The determination of NAV in connection with an offering of shares of common stock will involve the determination by our board of directors or a committee thereof that we are not selling shares of our common stock at a price below the then current NAV of our common stock at the time at which the sale is made or otherwise in violation of the 1940 Act unless we have previously received the consent of the majority of our common stockholders to do so and the board of directors decides such an offering is in the best interests of our common stockholders. Whenever we do not have current stockholder approval to issue shares of our common stock at a price per share below our then current NAV per share, the offering price per share (after any distributing commission or discount) will equal or exceed our then current NAV per share, based on the value of our portfolio securities and other assets determined in good faith by our board of directors as of a time within 48 hours (excluding Sundays and holidays) of the sale.

There is a risk that our stockholders may not receive distributions or that our distributions may not grow over time.

We intend to make distributions on a monthly basis to our stockholders out of assets legally available for distribution. We cannot assure you that we will achieve investment results that will allow us to make a specified level of cash distributions or year-to-year increases in cash distributions. In addition, due to the asset coverage ratio requirements applicable to us as a BDC, we may be limited in our ability to make distributions. Further, we may be forced to liquidate some of our investments and raise cash in order to make distribution payments, which could materially harm our business. Finally, to the extent we make distributions to stockholders which include a return of capital, that portion of the distribution essentially constitutes a return of the stockholders' investment. Although such return of capital may not be taxable, such distributions may increase an investor's tax liability for capital gains upon the future sale of our common stock.

Investing in our shares may involve an above average degree of risk.

The investments we make in accordance with our investment objectives may result in a higher amount of risk and volatility than alternative investment options or loss of principal. Our investments in portfolio companies may be highly speculative and aggressive and therefore, an investment in our shares may not be suitable for someone with lower risk tolerance.

Sales of substantial amounts of our securities may have an adverse effect on the market price of our securities.

Sales of substantial amounts of our securities, or the availability of such securities for sale, could adversely affect the prevailing market prices for our securities. If this occurs and continues it could impair our ability to raise additional capital through the sale of securities should we desire to do so.

We may allocate the net proceeds from any offering of our securities in ways with which you may not agree.

We have significant flexibility in investing the net proceeds of any offering of our securities and may use the net proceeds from an offering in ways with which you may not agree or for purposes other than those contemplated at the time of the offering.

Our shares may trade at discounts from NAV or at premiums that are unsustainable over the long term.

Shares of BDCs may trade at a market price that is less than the NAV that is attributable to those shares. Our shares have traded above and below our NAV. Our shares closed on the NASDAQ Global Select Market at \$13.15 and

\$14.48 on September 30, 2018 and 2017, respectively. Our NAV per share was \$13.82 and \$14.10 as of the same dates. The possibility that our shares of common stock will trade at a discount from NAV or at a premium that is unsustainable over the long term is separate and distinct from the risk that our NAV will decrease. It is not possible to predict whether our shares will trade at, above or below NAV in the future.

The market price of our common stock may fluctuate significantly.

The market price and liquidity of the market for shares of our common stock may be significantly affected by numerous factors, some of which are beyond our control and may not be directly related to our operating performance. These factors include:

- significant volatility in the market price and trading volume of securities of BDCs or other companies in our sector, which are not necessarily related to the operating performance of these companies;
- changes in regulatory policies or tax guidelines, particularly with respect to RICs or BDCs;
- any loss of our BDC or RIC status;
- changes in earnings or variations in operating results;
- changes in prevailing interest rates;
- changes in the value of our portfolio of investments;
- any shortfall in revenue or net income or any increase in losses from levels expected by investors or securities analysts;
- the inability of our Investment Adviser to employ additional experienced investment professionals or the departure of any of the Investment Adviser's key personnel;
- operating performance of companies comparable to us;
- general national and international economic trends and other external factors;
- general price and volume fluctuations in the stock markets, including as a result of short sales;
- conversion features of subscription rights, warrants or convertible debt; and
- loss of a major funding source.

Since our initial listing on the NASDAQ Global Select Market, our shares of common stock have traded at a wide range of prices. We can offer no assurance that our shares of common stock will not display similar volatility in future periods.

We may be unable to invest the net proceeds raised from offerings on acceptable terms, which would harm our financial condition and operating results.

Until we identify new investment opportunities, we intend to either invest the net proceeds of future offerings in cash equivalents, U.S. government securities and other high-quality debt investments that mature in one year or less or use the net proceeds from such offerings to reduce then-outstanding obligations under our Credit Facility or any

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future credit facility. We cannot assure you that we will be able to find enough appropriate investments that meet our investment selection criteria or that any investment we complete using the proceeds from an offering will produce a sufficient return.

There is a risk that our common stockholders may receive our stock as distributions in which case they may be required to pay taxes in excess of the cash they receive.

We may distribute our common stock as a dividend of our taxable income and a stockholder could receive a portion of the dividends declared and distributed by us in shares of our common stock with the remaining amount in cash. A stockholder will be considered to have recognized dividend income generally equal to the fair market value of the stock paid by us plus cash received with respect to such dividend. The total dividend declared would be taxable income to a stockholder even though he or she may only receive a relatively small portion of the dividend in cash to pay any taxes due on the dividend. We have not elected to distribute stock as a dividend but reserve the right to do so.

We incur significant costs as a result of being a publicly traded company.

As a publicly traded company, we incur legal, accounting and other expenses, including costs associated with the periodic reporting requirements applicable to a company whose securities are registered under the Exchange Act, as well as additional corporate governance requirements, including requirements under the Sarbanes-Oxley Act, and other rules implemented by the SEC and the listing standards of the NASDAQ Stock Market LLC and the clearing house guidelines of the TASE.

Provisions of the Maryland General Corporation Law and of our charter and bylaws could deter takeover attempts and have an adverse impact on the price of our common stock.

The Maryland General Corporation Law, our charter and our bylaws contain provisions that may discourage, delay or make more difficult a change in control of us or the removal of our directors. We are subject to the Maryland Business Combination Act, or the Business Combination Act, the application of which is subject to any applicable requirements of the 1940 Act. Our board of directors has adopted a resolution exempting from the Business Combination Act any business combination between us and any other person, subject to prior approval of such business combination by our board, including approval by a majority of our disinterested directors. If the resolution exempting business combinations is repealed or our board does not approve a business combination, the Business Combination Act may discourage third parties from trying to acquire control of us and increase the difficulty of consummating such an offer.

In addition, our bylaws exempt from the Maryland Control Share Acquisition Act acquisitions of our common stock by any person. If we amend our bylaws to repeal the exemption from such act, it may make it more difficult for a third party to obtain control of us and increase the difficulty of consummating such an offer. Our bylaws require us to consult with the SEC staff before we repeal such exemption. Also, our charter provides for classifying our board of directors in three classes serving staggered three-year terms, and provisions of our charter authorize our board of directors to classify or reclassify shares of our stock in one or more classes or series, to cause the issuance of additional shares of our stock, and to amend our charter, without stockholder approval, to increase or decrease the number of shares of stock that we have authority to issue.

These anti-takeover provisions may inhibit a change of control in circumstances that could give our stockholders the opportunity to realize a premium over the market price for our common stock.

RISKS RELATING TO OUR 2023 NOTES

The 2023 Notes are unsecured and therefore are effectively subordinated to any secured indebtedness we have currently incurred or may incur in the future.

The 2023 Notes are not secured by any of our assets or any of the assets of our subsidiaries. As a result, the 2023 Notes are subordinated to any secured indebtedness we or our subsidiaries have currently incurred and may incur in the future (or any indebtedness that is initially unsecured to which we subsequently grant security) to the extent of the value of the assets securing such indebtedness. In any liquidation, dissolution, bankruptcy or other similar proceeding, the holders of any of our existing or future secured indebtedness and the secured indebtedness of our subsidiaries may assert rights against the assets pledged to secure that indebtedness in order to receive full payment of their indebtedness before the assets may be used to pay other creditors, including the holders of the 2023 Notes. As of September 30, 2018, we had \$333.7 million outstanding under the Credit Facility. The Credit Facility is secured by substantially all of the assets of Funding I, and the indebtedness under the Credit Facility is therefore effectively senior in right of payment to the 2023 Notes to the extent of the value of such assets.

The 2023 Notes are structurally subordinated to the indebtedness and other liabilities of our subsidiaries.

The 2023 Notes are obligations exclusively of PennantPark Floating Rate Capital Ltd. and not of any of our subsidiaries. None of our subsidiaries is or acts as a guarantor of the 2023 Notes and the 2023 Notes are not required to be guaranteed by any subsidiaries we may acquire or create in the future.

Except to the extent we are a creditor with recognized claims against our subsidiaries, all claims of creditors (including holders of preferred stock, if any, of our subsidiaries) will have priority over our equity interests in such subsidiaries (and therefore the claims of our creditors, including holders of the 2023 Notes) with respect to the assets of such subsidiaries. Even if we are recognized as a creditor of one or more of our subsidiaries, our claims would still be effectively subordinated to any security interests in the assets of any such subsidiary and to any indebtedness or other liabilities of any such subsidiary senior to our claims. Consequently, the 2023 Notes are structurally subordinated to all indebtedness and other liabilities (including trade payables) of our subsidiaries and any subsidiaries that we may in the future acquire or establish as financing vehicles or otherwise.

The 2023 Notes are linked to the U.S. Dollar and therefore holders of the 2023 Notes are subject to currency risk.

Payments of principal and interest under the 2023 Notes will be adjusted for increases or decreases in the representative exchange rate of the U.S. Dollar to the New Israeli Shekel, or NIS, from the time of the public offering of the 2023 Notes. Accordingly, if such exchange rate declines, the rate of interest holders of the 2023 Notes receive in NIS terms effectively will be lower than the stated interest rate of the 2023 Notes and they will be entitled to receive fewer NIS upon repayment of the 2023 Notes than the par value thereof.

If an active trading market does not develop for the 2023 Notes holders of the 2023 Notes may not be able to sell them.

The 2023 Notes are a new issue of debt securities, and they may trade a discount to their initial offering price depending on prevailing interest rates, foreign currency exchange rates, the market for similar securities, our credit ratings, our financial condition or other relevant factors. We cannot assure holders of the 2023 Notes that a liquid trading market will develop for the 2023 Notes, that they will be able to sell their 2023 Notes at a particular time or that the price they receive when they sell will be favorable. To the extent an active trading market does not develop, the liquidity and trading price for the 2023 Notes may be harmed. Accordingly, investors may be required to bear the financial risk of an investment in the 2023 Notes for an indefinite period of time.

The market price of the 2023 Notes may fluctuate.

If an active trading market for the 2023 Notes does develop on the TASE, the 2023 Notes may trade at prices lower than the offering price. The trading price of the 2023 Notes depends on many factors, including:

prevailing interest rates;

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the prevailing exchange rate of the U.S. Dollar to the NIS;

the market for similar securities;

general political, economic and financial market conditions in Israel and globally;

our issuance of debt or preferred equity securities; and

our financial condition, results of operations and prospects.

In addition, a downgrade, suspension or withdrawal of the credit rating assigned by a rating agency to us or the 2023 Notes, if any, or change in the debt markets could cause the liquidity or market value of the 2023 Notes to decline significantly.

Our credit ratings are an assessment by rating agencies of our ability to pay our debts when due. Consequently, real or anticipated changes in our credit ratings will generally affect the market value of the 2023 Notes. These credit ratings may not reflect the potential impact of risks relating to the structure or marketing of the 2023 Notes. Credit ratings are not a recommendation to buy, sell or hold any security, and may be revised or withdrawn at any time by the issuing organization in its sole discretion. Neither we nor any underwriter undertakes any obligation to maintain our credit ratings or to advise holders of 2023 Notes of any changes in our credit ratings. There can be no assurance that our credit ratings will remain for any given period of time or that they will not be lowered or withdrawn entirely if in the judgment of the rating agency future circumstances relating to the basis of our credit ratings, such as adverse changes in our company, so warrant. In addition, the interest rate payable under the 2023 Notes will increase in the event of certain ratings declines or if a rating agency ceases to rate the 2023 Notes for more than 21 days until such declines are reversed and/or the 2023 Notes are again rated by a rating agency.

The deed of trust under which the 2023 Notes were issued contains limited protection for holders of the 2023 Notes.

The deed of trust under which the 2023 Notes were issued offers limited protection to holders of the 2023 Notes. The terms of the deed of trust and the 2023 Notes do not restrict our or any of our subsidiaries' ability to engage in, or otherwise be a party to, a variety of corporate transactions, circumstances or events that could have an adverse impact on each holder's investment in the 2023 Notes. In particular, subject to the satisfaction of certain financial covenants, the terms of the deed of trust and the 2023 Notes will not place any restrictions on our or our subsidiaries' ability to:

issue securities or otherwise incur additional indebtedness or other obligations, including (1) any indebtedness or other obligations that would be equal in right of payment to the 2023 Notes, (2) any indebtedness or other obligations that would be secured and therefore rank effectively senior in right of payment to the 2023 Notes to the extent of the values of the assets securing such debt, (3) indebtedness of ours that is guaranteed by one or more of our subsidiaries and which therefore would rank structurally senior to the 2023 Notes and (4) securities, indebtedness or other obligations issued or incurred by our subsidiaries that would be senior in right of payment to our equity interests in our subsidiaries and therefore would rank structurally senior in right of payment to the 2023 Notes with respect to the assets of our subsidiaries, in each case other than an incurrence of indebtedness or other obligation that would cause a violation of Section 18(a)(1)(A) as modified by Section 61(a)(1) of the 1940 Act or any successor provisions;

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pay dividends on, or purchase or redeem or make any payments in respect of, capital stock or other securities ranking junior in right of payment to the 2023 Notes;

sell assets;
enter into transactions with affiliates;
enter into sale and leaseback transactions;
make investments; or

ereate restrictions on the payment of dividends or other amounts to us from our subsidiaries. Our ability to recapitalize, incur additional debt and take a number of other actions that are not limited by the terms of the 2023 Notes may have important consequences for holders of the 2023 Notes, including making it more difficult for us to satisfy our obligations with respect to the 2023 Notes or negatively affecting the trading value of the 2023 Notes.

Other debt we issue or incur in the future could contain more protections for its holders than the deed of trust and the 2023 Notes, including additional covenants and events of default. The issuance or incurrence of any such debt with incremental protections could affect the market for and trading levels and prices of the 2023 Notes.

The optional redemption provision may materially adversely affect the return on the 2023 Notes.

The 2023 Notes are redeemable in whole or in part upon certain conditions at any time or from time to time at our option. We may choose to redeem the 2023 Notes at times when prevailing interest rates are lower than the interest rate paid on the 2023 Notes. In this circumstance, holders of the 2023 Notes may not be able to reinvest the redemption proceeds in a comparable security at an effective interest rate as high as the 2023 Notes being redeemed.

If we default on our obligations to pay our other indebtedness, we may not be able to make payments on the 2023 Notes.

Any default under the agreements governing our indebtedness, including a default under our Credit Facility, or under other indebtedness to which we may be a party that is not waived by the required lenders or holders, and the remedies sought by the holders of such indebtedness could make us unable to pay principal, premium, if any, and interest on the 2023 Notes and substantially decrease the market value of the 2023 Notes. If we are unable to generate sufficient cash flow and are otherwise unable to obtain funds necessary to meet required payments of principal, premium, if any, and interest on our indebtedness, or if we otherwise fail to comply with the various covenants, including financial and operating covenants, in the instruments governing our indebtedness, we could be in default under the terms of the agreements governing such indebtedness. In the event of such default, the holders of such indebtedness could elect to declare all the funds borrowed thereunder to be due and payable, together with accrued and unpaid interest, the lenders under our Credit Facility or other debt we may incur in the future could elect to terminate their commitments, cease making further loans and institute foreclosure proceedings against our assets, and we could be forced into bankruptcy or liquidation. If our operating performance declines, we may in the future need to seek to obtain waivers from the required lenders under the agreements relating to our Credit Facility, or other debt that we may incur in the future to avoid being in default. If we breach our covenants under our Credit Facility or other debt and seek a waiver, we may not be able to obtain a waiver from the required lenders or holders. If this occurs, we would be in default and our

lenders or debt holders could exercise their rights as described above, and we could be forced into bankruptcy or liquidation. If we are unable to repay debt, lenders having secured obligations, including the lenders under our Credit Facility, could proceed against the collateral securing the debt. Because our

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Credit Facility has, and any future debt will likely have, customary cross-default provisions, if the indebtedness thereunder or under any future credit facility is accelerated, we may be unable to repay or finance the amounts due.

FATCA withholding may apply to payments to certain foreign entities.

Payments made under the 2023 Notes to a foreign financial institution or non-financial foreign entity (including such an institution or entity acting as an intermediary) may be subject to a U.S. withholding tax of 30% under the Foreign Account Tax Compliance Act (commonly known as "FATCA") provisions of the Code. This U.S. withholding tax may apply to certain payments of interest on the 2023 Notes as well as, after December 31, 2018, scheduled payments of principal, early redemption, or sale of the 2023 Notes, unless the foreign financial institution or non-financial foreign entity complies with certain information reporting, withholding, identification, certification and related requirements imposed by FATCA. Depending upon the status of a holder and the status of an intermediary through which any notes are held, the holder could be subject to this 30% U.S. withholding tax in respect of any interest paid on the notes as well as any proceeds from the sale or other disposition of the notes. Holders of the 2023 Notes should consult their own tax advisors regarding FATCA and how it may affect their investment in the notes.

It may be difficult to obtain and enforce civil judgments against us and our directors, officers and experts.

We are a Maryland corporation and our principal executive offices are located in New York City. All of our assets are located outside of Israel. As a result, even though the deed of trust for the 2023 Notes is governed by Israeli law and any disputes thereunder are stipulated to be adjudicated in Israeli courts, holders of the 2023 Notes may have difficulty enforcing in Israel judgments they may obtain in an Israeli court against us.

U.S. courts may refuse to hear a securities law claim of a non-U.S. investor who purchased our securities on the TASE. In addition, since our directors, officers and experts are located outside of Israel, it may be difficult serving legal process upon any of these persons. It also may be difficult enforcing judgments holders of the 2023 Notes may obtain in Israeli courts against us or those persons in any action, including actions based upon the civil liability provisions of U.S. securities laws.

It may also be difficult to assert U.S. securities laws claims in original actions instituted in Israel. Israeli courts may refuse to hear a claim based on an alleged violation of U.S. securities laws reasoning that Israel is not the most appropriate forum to bring such a claim. In particular, the Israeli Securities Law expressly authorizes Israeli courts to stay a securities lawsuit against a dual-listed company while a lawsuit on similar grounds is being adjudicated in a non-Israeli court.

Subject to specified time limitations and legal procedures, under the rules of private international law currently prevailing in Israel, Israeli courts may enforce a U.S. judgment in a civil matter, including a judgment based upon the civil liability provisions of the U.S. securities laws, as well as a monetary or compensatory judgment in a non-civil matter, provided that the following key conditions are met:

subject to limited exceptions, the judgment is final and non-appealable;

the judgment was given by a court competent under the laws of the state of the court and is otherwise enforceable in such state;

the judgment was rendered by a court competent under the rules of private international law applicable in Israel;

the laws of the state in which the judgment was given provide for the enforcement of judgments of Israeli courts;

adequate service of process has been effected and the defendant has had a reasonable opportunity to present his arguments and evidence;

the judgment and its enforcement are not contrary to the law, public policy, security or sovereignty of the State of Israel;

the judgment was not obtained by fraud and does not conflict with any other valid judgment in the same matter between the same parties; and

an action between the same parties in the same matter was not pending in any Israeli court at the time the lawsuit was instituted in the U.S. court.

Item 1B. Unresolved Staff Comments None.

Item 2. Properties

As of September 30, 2018, we did not own any real estate or other physical properties materially important to our operation. We believe that the office facilities of the Investment Adviser and Administrator are suitable and adequate for our business as it is contemplated to be conducted.

Item 3. Legal Proceedings

None of us, our Investment Adviser or our Administrator, is currently subject to any material legal proceedings, nor, to our knowledge, is any material legal proceeding threatened against us, or against our Investment Adviser or Administrator. From time to time, we, our Investment Adviser or Administrator may be a party to certain legal proceedings, including proceedings relating to the enforcement of our rights under contracts with our portfolio companies. While the outcome of these legal proceedings cannot be predicted with certainty, we do not expect that these proceedings will have a material effect upon our financial condition or results of operations.

Item 4. Mine Safety Disclosures Not applicable.

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PART II

Item 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

PRICE RANGE OF COMMON STOCK

Our common stock is traded on the NASDAQ Global Select Market and the TASE under the symbol "PFLT." The following table lists the high and low closing sale prices for our common stock, the closing sale prices as a premium or (discount) to our NAV per share and distributions declared per share on the NASDAQ Global Select Market since October 1, 2016.

		Closing Sale Prices		Premium / (Discount)	Premium / (Discount)		
	NAV			of High Sale Price to	of Low Sa Price to	le	Distributions
Period	(1)	High	Low	NAV (2)	NAV (2)		Declared
Year Ended September 30, 2018							
Fourth quarter	\$13.82	\$13.83	\$13.15	0	% (5)%	\$ 0.285
Third quarter	13.82	14.10	13.08	2	(5)	0.285
Second quarter	13.98	13.85	12.19	(1) (13)	0.285
First quarter	13.86	14.61	13.72	5	(1)	0.285
Year Ended September 30, 2017							
Fourth quarter	14.10	14.48	13.96	3	(1)	0.285
Third quarter	14.05	14.25	13.61	1	(3)	0.285
Second quarter	14.05	14.17	13.42	1	(4)	0.285
First quarter	14.11	14.17	12.44		(12)	0.285

⁽¹⁾ NAV per share is determined as of the last day in the relevant quarter and therefore may not reflect the NAV per share on the date of the high and low sales prices. The NAVs shown are based on outstanding shares at the end of each period.

Shares of BDCs may trade at a market price both above and below the NAV that is attributable to those shares. Our shares have traded above and below our NAV. Our shares closed on the NASDAQ Global Select Market at \$13.15 and \$14.48 on September 30, 2018 and 2017, respectively. Our NAV per share was \$13.82 and \$14.10 as of the same dates. The possibility that our shares of common stock will trade at a discount from NAV or at a premium that is unsustainable over the long term is separate and distinct from the risk that our NAV will decrease. It is not possible to predict whether our shares will trade at, above or below our NAV in the future. As of November 14, 2018, we had 42 stockholders of record.

Sale of Unregistered Securities

We did not engage in any sales of unregistered securities during the year ended September 30, 2018.

Issuer Purchases of Equity Securities

⁽²⁾ Calculated as the respective high or low closing sale prices less NAV per share, divided by the quarter-end NAV per share.

We did not repurchase any of our common stock under our share repurchase plan during the year ended September 30, 2018.

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DISTRIBUTIONS

We intend to continue making monthly distributions to our stockholders. The timing and amount of our monthly distributions, if any, is determined by our board of directors. Any distributions to our stockholders are declared out of assets legally available for distribution. We monitor available net investment income to determine if a tax return of capital may occur for the fiscal year. To the extent our taxable earnings fall below the total amount of our distributions for any given fiscal year, a portion of those distributions may be deemed to be a tax return of capital to our common stockholders. The following table reflects the cash distributions that we have declared on our common stock in the last two fiscal years.

Distributions

		Distributions
Record Dates	Payment Dates	Declared
Year Ended September 30, 2018		
September 17, 2018, September 18, 2018	October 2, 2018	\$ 0.095
August 21, 2018, August 22, 2018	September 4, 2018	0.095
July 18, 2018, July 19, 2018	August 1, 2018	0.095
June 18, 2018	July 2, 2018	0.095
May 18, 2018	June 1, 2018	0.095
April 17, 2018	May 1, 2018	0.095
March 19, 2018	April 2, 2018	0.095
February 16, 2018	March 1, 2018	0.095
January 18, 2018	February 1, 2018	0.095
December 26, 2017	January 2, 2018	0.095
November 17, 2017	December 1, 2017	0.095
October 19, 2017	November 1, 2017	0.095
Total		\$ 1.140
Year Ended September 30, 2017		
September 20, 2017	October 2, 2017	\$ 0.095
August 18, 2017	September 1, 2017	0.095
July 20, 2017	August 1, 2017	0.095
June 21, 2017	July 3, 2017	0.095
May 19, 2017	June 1, 2017	0.095
April 19, 2017	May 1, 2017	0.095
March 22, 2017	April 3, 2017	0.095
February 17, 2017	March 1, 2017	0.095
January 20, 2017	February 1, 2017	0.095
December 22, 2016	January 3, 2017	0.095
November 18, 2016	December 1, 2016	0.095
October 20, 2016	November 1, 2016	0.095
Total		\$ 1.140

In January 2019, a Form 1099-DIV will be sent to stockholders subject to information reporting that will state the amount and composition of distributions and provide information with respect to appropriate tax treatment of our distributions.

The tax characteristics of distributions declared, in accordance with Section 19(a) of the 1940 Act, during the years ended September 30, 2018 and 2017 from ordinary income (including short-term gains), if any, totaled \$42.8 million

and \$34.8 million, or \$1.14 and \$1.15 per share, respectively, based on the weighted average shares outstanding for the respective periods. Additionally, for the year ended September 30, 2018, we had long-term capital gain distributions of \$0.8 million, or \$0.02 per share, based on the weighted average shares outstanding.

We may not be able to achieve operating results that will allow us to make distributions at a specific level or to increase the amount of these distributions from time to time. In addition, we may be limited in our ability to make distributions due to the asset coverage ratio for borrowings when applicable to us as a BDC under the 1940 Act and due to provisions in future credit facilities. If we do not distribute a certain minimum percentage of our income annually, we will suffer adverse tax consequences, including possible loss of our ability to be subject to tax as a RIC. We cannot assure stockholders that they will receive any distributions or distributions at a particular level.

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Stock Performance Graph

This graph compares the return on our common stock with that of the Standard & Poor's 500 Stock Index and the Russell 2000 Financial Services Index, for the last five fiscal years. The graph assumes that, on September 30, 2013, a person invested \$100 in each of our common stock, the S&P 500 Index, and the Russell 2000 Financial Services Index. The graph measures total stockholder return, which takes into account both changes in stock price and distributions. It assumes that distributions paid are invested in like securities.

The graph and other information furnished under this Part II Item 5 of this Report shall not be deemed to be "soliciting material" or to be "filed" with the SEC or subject to Regulation 14A or 14C, or to the liabilities of Section 18 of the Exchange Act. The stock price performance included in the above graph is not necessarily indicative of future stock price performance.

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Item 6. Selected Financial Data

We have derived the data below from our audited and unaudited financial data. The Consolidated Statements of Operations data, per share data and Consolidated Statements of Assets and Liabilities data presented are derived from our audited Consolidated Financial Statements. These selected financial data should be read in conjunction with our Consolidated Financial Statements and related notes thereto and "Management's Discussion and Analysis of Financial Condition and Results of Operations."

	For the years ended September 30,									
	2018		2017		2016		2015		2014	
(Dollar amounts in thousands, except per share										
data)										
Consolidated Statements of Operations data:										
Total investment income	\$72,205		\$59,497		\$46,301		\$30,355		\$30,357	7
Total expenses	41,241		26,052		18,965		12,695		13,72	1
Net investment income	30,964		33,445		27,336		17,660		16,636	5
Net realized and unrealized gain (loss)	2,526		2,880		6,153		(5,156)	3,878	
Net increase in net assets resulting from										
operations	33,490		36,325		33,489		12,504		20,514	4
Per share data:										
Net asset value	13.82		14.10		14.06		13.95		14.40	
Net investment income (1)	0.81	0.81		1.10 1.02			1.08		1.12	
Net realized and unrealized gain (loss) (1)	0.06	0.06		0.10 0.2			(0.31)	0.26	
Net increase in net assets resulting from										
operations (1)	0.87		1.20		1.25		0.77		1.38	
Distributions declared (1), (2)	1.14		1.15		1.14		1.16		1.08	
Consolidated Statements of Assets and Liabilities										
data:										
Total assets	1,076,443		747,345		631,420		416,120		372,874	
Total investment portfolio	1,000,613		710,499		598,888		391,312		348,428	
Debt payable (3)	467,632		256,858		232,389		29,600		146,949	
Total net asset value	535,842		457,906		375,907		372,890		214,528	
Other data:										
Total return (4)	(1.29)%	18.71	%	21.77	%	(6.01)%	8.05	%
Number of portfolio companies (5)	88		82		98		76		72	
Yield on debt portfolio (5)	8.8	%	8.0	%	7.8	%	7.9	%	8.2	%

⁽¹⁾ Based on the weighted average shares outstanding for the respective periods.

⁽²⁾The tax status of our distributions is calculated in accordance with income tax regulations, which may differ from amounts determined under GAAP and is reported on Form 1099-DIV each calendar year to stockholders subject to such information reporting.

⁽³⁾ At fair value.

⁽⁴⁾ Based on the change in market price per share during the periods and takes into account distributions, if any, reinvested in accordance with our dividend reinvestment plan, which was terminated on November 22, 2017.

⁽⁵⁾ Unaudited, at year end.

Item 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

FORWARD-LOOKING STATEMENTS

This Report, including Management's Discussion and Analysis of Financial Condition and Results of Operations, contains statements that constitute forward-looking statements, which relate to us and our consolidated subsidiaries regarding future events or our future performance or future financial condition. These forward-looking statements are not historical facts, but rather are based on current expectations, estimates and projections about our Company, our industry, our beliefs and our assumptions. The forward-looking statements contained in this Report involve risks and uncertainties, including statements as to:

our future operating results;

our business prospects and the prospects of our prospective portfolio companies;

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

the impact of a protracted decline in the liquidity of credit markets on our business;

the impact of investments that we expect to make;

the impact of fluctuations in interest rates and foreign exchange rates on our business and our portfolio companies; our contractual arrangements and relationships with third parties;

the valuation of our investments in portfolio companies, particularly those having no liquid trading market; the ability of our prospective portfolio companies to achieve their objectives;

 our expected financings and investments and ability to fund capital commitments to PSSL;

the adequacy of our cash resources and working capital;

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

the impact of price and volume fluctuations in the stock market;

the ability of our Investment Adviser to locate suitable investments for us and to monitor and administer our investments;

the impact of future legislation and regulation on our business and our portfolio companies; and

the impact of Brexit and other world economic and political issues.

We use words such as "anticipates," "expects," "intends," "seeks," "plans," "estimates" and similar expressions to identify forward-looking statements. You should not place undue influence on the forward-looking statements as our actual results could differ materially from those projected in the forward-looking statements for any reason, including the factors in "Risk Factors" and elsewhere in this Report.

Although we believe that the assumptions on which these forward-looking statements are based are reasonable, any of those assumptions could prove to be inaccurate, and, as a result, the forward-looking statements based on those assumptions also could be inaccurate. Important assumptions include our ability to originate new loans and investments, certain margins and levels of profitability and the availability of additional capital. In light of these and other uncertainties, the inclusion of a projection or forward-looking statement in this Report should not be regarded as a representation by us that our plans and objectives will be achieved.

We have based the forward-looking statements included in this Report on information available to us on the date of this Report, and we assume no obligation to update any such forward-looking statements. Although we undertake no obligation to revise or update any forward-looking statements in this Report, 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 reports on Form 10-Q/K and current reports on Form 8-K.

You should understand that under Section 27A(b)(2)(B) of the Securities Act and Section 21E(b)(2)(B) of the Exchange Act, the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995 do not apply to forward-looking statements made in periodic reports we file under the Exchange Act.

The following analysis of our financial condition and results of operations should be read in conjunction with our Consolidated Financial Statements and the related notes thereto contained elsewhere in this Report.

Overview

PennantPark Floating Rate Capital Ltd. is a BDC whose objectives are to generate both current income and capital appreciation while seeking to preserve capital by investing primarily in Floating Rate Loans and other investments made to U.S. middle-market companies.

We believe that Floating Rate Loans to U.S. middle-market companies offer attractive risk-reward to investors due to a limited amount of capital available for such companies and the potential for rising interest rates. We use the term "middle-market" to refer to companies with annual revenues between \$50 million and \$1 billion. Our investments are typically rated below investment grade. Securities rated below investment grade are often referred to as "leveraged loans" or "high yield" securities or "junk bonds" and are often higher risk compared to debt instruments that are rated above investment grade and have speculative characteristics. However, when compared to junk bonds and other non-investment grade debt, senior secured Floating Rate Loans typically have more robust capital-preserving qualities, such as historically lower default rates than junk bonds, represent the senior source of capital in a borrower's capital structure and often have certain of the borrower's assets pledged as collateral. Our debt investments may generally range in maturity from three to ten years and are made to U.S. and, to a limited extent, non-U.S. corporations, partnerships and other business entities which operate in various industries and geographical regions.

Under normal market conditions, we generally expect that at least 80% of the value of our Managed Assets will be invested in Floating Rate Loans and other investments bearing a variable-rate of interest. We generally expect that first lien secured debt will represent at least 65% of our overall portfolio. We also generally expect to invest up to 35% of our overall portfolio opportunistically in other types of investments, including second lien secured debt and subordinated debt and, to a lesser extent, equity investments. We seek to create a diversified portfolio by generally targeting an investment size between \$5 million and \$30 million, on average, although we expect that this investment size will vary proportionately with the size of our capital base.

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Our investment activity depends on many factors, including the amount of debt and equity capital available to middle-market companies, the level of merger and acquisition activity for such companies, the general economic environment and the competitive environment for the types of investments we make. We have used, and expect to continue to use, our debt capital, proceeds from the rotation of our portfolio and proceeds from public and private offerings of securities to finance our investment objectives.

Organization and Structure of PennantPark Floating Rate Capital Ltd.

PennantPark Floating Rate Capital Ltd., a Maryland corporation organized in October 2010, is a closed-end, externally managed, non-diversified investment company that has elected to be treated as a BDC under the 1940 Act. In addition, for federal income tax purposes we elected to be treated, and intend to qualify annually, as a RIC under the Code.

Our investment activities are managed by the Investment Adviser. Under our Investment Management Agreement, we have agreed to pay our Investment Adviser an annual base management fee based on our average adjusted gross assets as well as an incentive fee based on our investment performance. We have also entered into an Administration Agreement with the Administrator. Under our Administration Agreement, we have agreed to reimburse the Administrator for our allocable portion of overhead and other expenses incurred by the Administrator in performing its obligations under our Administration Agreement, including rent and our allocable portion of the costs of compensation and related expenses of our Chief Compliance Officer, Chief Financial Officer and their respective staffs. Our board of directors, a majority of whom are independent of us, provides overall supervision of our activities, and the Investment Adviser supervises our day-to-day activities.

Revenues

We generate revenue in the form of interest income on the debt securities we hold and capital gains and dividends, if any, on investment securities that we may acquire in portfolio companies. Our debt investments, whether in the form of first lien secured debt, second lien secured debt or subordinated debt, typically have a term of three to ten years and bear interest at a floating or fixed rate. Interest on debt securities is generally payable quarterly or semiannually. In some cases, our investments provide for deferred interest payments or PIK interest. The principal amount of the debt securities and any accrued but unpaid interest generally becomes due at the maturity date. In addition, we may generate revenue in the form of amendment, commitment, origination, structuring or diligence fees, fees for providing significant managerial assistance and possibly consulting fees. Loan origination fees, OID and market discount or premium are capitalized and accreted or amortized using the effective interest method as interest income or, in the case of deferred financing costs, as interest expense. Dividend income, if any, is recognized on an accrual basis on the ex-dividend date to the extent that we expect to collect such amounts. From time to time, the Company receives certain fees from portfolio companies, which are non-recurring in nature. Such fees include loan prepayment penalties, structuring fees and amendment fees, and are recorded as other investment income when earned. Litigation settlements are accounted for in accordance with the gain contingency provisions of ASC Subtopic 450-30, Gain Contingencies, or ASC 450-30.

Expenses

Our primary operating expenses include the payment of a management fee and the payment of an incentive fee to our Investment Adviser, if any, our allocable portion of overhead under our Administration Agreement and other operating costs as detailed below. Our management fee compensates our Investment Adviser for its work in identifying, evaluating, negotiating, consummating and monitoring our investments. Additionally, we pay interest expense on the outstanding debt and unused commitment fees on undrawn amounts, under our various debt facilities. We bear all other direct or indirect costs and expenses of our operations and transactions, including:

the cost of calculating our net asset value, including the cost of any third-party valuation services;

the cost of effecting sales and repurchases of shares of our common stock and other securities;

fees payable to third parties relating to, or associated with, making investments, including fees and expenses associated with performing due diligence and reviews of prospective investments or complementary businesses;

expenses incurred by the Investment Adviser in performing due diligence and reviews of investments;

transfer agent and custodial fees;

fees and expenses associated with marketing efforts;

federal and state registration fees and any exchange listing fees;

federal, state, local and foreign taxes;

independent directors' fees and expenses;

brokerage commissions;

fidelity bond, directors and officers, errors and omissions liability insurance and other insurance premiums;

direct costs such as printing, mailing, long distance telephone and staff;

fees and expenses associated with independent audits and outside legal costs;

costs associated with our reporting and compliance obligations under the 1940 Act and applicable federal and state securities laws; and

all other expenses incurred by either the Administrator or us in connection with administering our business, including payments under our Administration Agreement that will be based upon our allocable portion of overhead, and other expenses incurred by the Administrator in performing its obligations under our Administration Agreement, including rent and our allocable portion of the costs of compensation and related expenses of our Chief Compliance Officer, Chief Financial Officer and their respective staffs.

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

PORTFOLIO AND INVESTMENT ACTIVITY

As of September 30, 2018, our portfolio totaled \$1,000.6 million and consisted of \$913.3 million of first lien secured debt (of which \$101.1 million was invested in PSSL), \$21.2 million of second lien secured debt and \$66.1 million of preferred and common equity (of which \$44.8 million was invested in PSSL). Our debt portfolio consisted of 100% variable-rate investments. As of September 30, 2018, we had no portfolio companies on non-accrual. Overall, the portfolio had net unrealized depreciation of \$0.9 million. Our overall portfolio consisted of 88 companies with an average investment size of \$11.4 million, had a weighted average yield on debt investments of 8.8%,

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and was invested 91% in first lien secured debt (of which 10% was invested in PSSL), 2% in second lien secured debt and 7% in preferred and common equity (of which 4% was invested in PSSL). As of September 30, 2018, all of the investments held by PSSL were first lien secured debt.

As of September 30, 2017, our portfolio totaled \$710.5 million and consisted of \$609.7 million of first lien secured debt, \$37.8 million of second lien secured debt, \$37.5 million of subordinated debt (of which \$30.1 million was invested in PSSL) and \$25.5 million of preferred and common equity (of which \$13.4 million was invested in PSSL). Our debt portfolio consisted of 99% variable-rate investments and 1% fixed-rate investments. As of September 30, 2017, we had one portfolio company on non-accrual, representing 0.4% and 0.2% of our overall portfolio on a cost and fair value basis, respectively. Overall, the portfolio had net unrealized appreciation of \$2.0 million. Our overall portfolio consisted of 82 companies with an average investment size of \$8.7 million, had a weighted average yield on debt investments of 8.0%, and was invested 86% in first lien secured debt, 5% in second lien secured debt, 5% in subordinated debt (of which 4% was invested in PSSL) and 4% in preferred and common equity (of which 2% was invested in PSSL). As of September 30, 2017, all of the investments held by PSSL were first lien secured debt.

For the year ended September 30, 2018, we invested \$682.7 million of investments in 32 new and 66 existing portfolio companies with a weighted average yield on debt investments of 8.1%. Sales and repayments of investments for the year ended September 30, 2018 totaled \$391.4 million.

For the year ended September 30, 2017, we invested \$508.9 million of investments in 29 new and 49 existing portfolio companies with a weighted average yield on debt investments of 7.7%. Sales and repayments of investments for the year ended September 30, 2017 totaled \$406.5 million.

For the year ended September 30, 2016, we invested \$364.4 million of investments in 37 new and 25 existing portfolio companies with a weighted average yield on debt investments of 7.8%. Sales and repayments of investments for the year ended September 30, 2016 totaled \$164.2 million.

PennantPark Senior Secured Loan Fund I LLC

As of September 30, 2018, PSSL's portfolio totaled \$425.4 million, consisted of 42 companies with an average investment size of \$10.1 million and had a weighted average yield on debt investments of 7.8%. As of September 30, 2017, PSSL's portfolio totaled \$100.0 million, consisted of 18 companies with an average investment size of \$5.6 million and had a weighted average yield on debt investments of 7.2%.

For the year ended September 30, 2018, PSSL invested \$371.3 million (of which \$108.0 million was purchased from the Company) in 28 new and 14 existing portfolio companies with a weighted average yield on debt investments of 7.5%. PSSL's sales and repayments of investments for the year ended September 30, 2018 totaled \$45.8 million. For the period May 4, 2017 (inception) through September 30, 2017, PSSL invested \$111.5 million (of which \$85.1 million was purchased from the Company) in 19 new and four existing portfolio companies with a weighted average yield on debt investments of 6.5%. PSSL's sales and repayments of investments for the period May 4, 2017 (inception) through September 30, 2017 totaled \$12.1 million.

CRITICAL ACCOUNTING POLICIES

The preparation of our Consolidated Financial Statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amount of our assets and liabilities at the date of the Consolidated Financial Statements and the reported amounts of income and expenses during the reported periods. In the opinion of management, all adjustments, which are of a normal recurring nature, considered necessary for the fair presentation of financial statements have been included. Actual results could differ from these estimates due to changes in the economic and regulatory environment, financial markets and any other parameters used in determining such estimates and assumptions. We may reclassify certain prior period amounts to conform to the current period presentation. We have eliminated all intercompany balances and transactions. References to ASC serve as a single source of accounting literature. Subsequent events are evaluated and disclosed as appropriate for events occurring through the date the Consolidated Financial Statements are issued. In addition to the discussion below, we describe our critical accounting policies in the notes to our Consolidated Financial Statements.

Investment Valuations

We expect that there may not be readily available market values for many of our investments which are or will be in our portfolio, and we value such investments at fair value as determined in good faith by or under the direction of our board of directors using a documented valuation policy and a consistently applied valuation process, as described in this Report. With respect to investments for which there is no readily available market value, the factors that the board of directors may take into account in pricing our investments at fair value include, as relevant, the nature and realizable value of any collateral, the portfolio company's ability to make payments and its earnings and discounted cash flow, the markets in which the portfolio company does business, comparison to publicly traded securities and other relevant factors. When an external event such as a purchase transaction, public offering or subsequent equity sale occurs, we consider the pricing indicated by the external event to corroborate or revise our valuation. Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the price used in an actual transaction may be different than our valuation and the difference may be material.

Our portfolio generally consists of illiquid securities, including debt and equity investments. With respect to investments for which market quotations are not readily available, or for which market quotations are deemed not reflective of the fair value, our board of directors undertakes a multi-step valuation process each quarter, as described below:

- (1) Our quarterly valuation process begins with each portfolio company or investment being initially valued by the investment professionals of our Investment Adviser responsible for the portfolio investment;
- (2) Preliminary valuation conclusions are then documented and discussed with the management of our Investment Adviser;
- (3)Our board of directors also engages independent valuation firms to conduct independent appraisals of our investments for which market quotations are not readily available or are readily available but deemed not reflective of the fair value of the investment. The independent valuation firms review management's preliminary valuations in light of their own independent assessment and also in light of any market quotations obtained from an independent pricing service, broker, dealer or market maker;
- (4) The audit committee of our board of directors reviews the preliminary valuations of our Investment Adviser and those of the independent valuation firms on a quarterly basis, periodically assesses the valuation methodologies of the independent valuation firms, and responds to and supplements the valuation recommendations of the independent valuation firms to reflect any comments; and
- (5) Our board of directors discusses these valuations and determines the fair value of each investment in our portfolio in good faith, based on the input of our Investment Adviser, the respective independent valuation firms and the audit committee.

Our board of directors generally uses market quotations to assess the value of our investments for which market quotations are readily available. We obtain these market values from independent pricing services or at the bid prices obtained from at least two brokers or dealers, if available, or otherwise from a principal market maker or a primary market dealer. The Investment Adviser assesses the source and reliability of bids from brokers or dealers. If the board

of directors has a bona fide reason to believe any such market quote does not reflect the fair value of an investment, it may independently value such investments by using the valuation procedure that it uses with respect to assets for which market quotations are not readily available.

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Fair value, as defined under ASC 820, is the price that we would receive upon selling an investment or pay to transfer a liability in an orderly transaction to a market participant in the principal or most advantageous market for the investment or liability. ASC 820 emphasizes that valuation techniques maximize the use of observable market inputs and minimize the use of unobservable inputs. Inputs refer broadly to the assumptions that market participants would use in pricing an asset or liability, including assumptions about risk. Inputs may be observable or unobservable. Observable inputs reflect the assumptions market participants would use in pricing an asset or liability based on market data obtained from sources independent of us. Unobservable inputs reflect the assumptions market participants would use in pricing an asset or liability based on the best information available to us on the reporting period date.

ASC 820 classifies the inputs used to measure these fair values into the following hierarchies:

- Level 1:Inputs that are quoted prices (unadjusted) in active markets for identical assets or liabilities, accessible by us at the measurement date.
- Level 2: Inputs that are quoted prices for similar assets or liabilities in active markets, or that are quoted prices for identical or similar assets or liabilities in markets that are not active and inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term, if applicable, of the financial instrument.
- Level 3:Inputs that are unobservable for an asset or liability because they are based on our own assumptions about how market participants would price the asset or liability.

A financial instrument's categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement. Generally, most of our investments and our Credit Facility are classified as Level 3. Our 2023 Notes are classified as Level 1. Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the price used in an actual transaction may be different than our valuation and those differences may be material.

In addition to using the above inputs in cash equivalents, investments, our 2023 Notes and our Credit Facility valuations, we employ the valuation policy approved by our board of directors that is consistent with ASC 820. Consistent with our valuation policy, we evaluate the source of inputs, including any markets in which our investments are trading, in determining fair value.

The carrying value of our consolidated financial liabilities approximates fair value. We have adopted the principles under ASC 825-10, which provides companies with an option to report selected financial assets and liabilities at fair value, and made an irrevocable election to apply ASC 825-10 to our Credit Facility and the 2023 Notes. We elected to use the fair value option for our Credit Facility and the 2023 Notes to align the measurement attributes of both our assets and liabilities while mitigating volatility in earnings from using different measurement attributes. Due to that election and in accordance with GAAP, we incurred expenses of \$10.9 million, \$0.1 million and \$0.9 million relating to amendment costs on the Credit Facility and debt issuance costs on the 2023 Notes during the years ended September 30, 2018, 2017 and 2016, respectively. ASC 825-10 establishes presentation and disclosure requirements designed to facilitate comparisons between companies that choose different measurement attributes for similar types of assets and liabilities and to more easily understand the effect on earnings of a company's choice to use fair value. ASC 825-10 also requires entities to display the fair value of the selected assets and liabilities on the face of the Consolidated Statements of Assets and Liabilities and changes in fair value of the Credit Facility and the 2023 Notes are reported in our Consolidated Statements of Operations. We elected not to apply ASC 825-10 to any other financial assets or liabilities. For the years ended September 30, 2018, 2017 and 2016, our Credit Facility and the 2023 Notes had a net change in unrealized depreciation (appreciation) of \$7.8 million, \$(3.6) million and \$0.5 million, respectively. As of September 30, 2018 and 2017, the net unrealized depreciation (appreciation) on our Credit Facility and the 2023 Notes totaled \$4.7 million and \$(3.1) million, respectively. We use a nationally recognized independent valuation service to measure the fair value of our Credit Facility in a manner consistent with the valuation process that the board of directors uses to value our investments. Our 2023 Notes trade on the TASE and we use the closing price

on the exchange to determine the fair value.

Revenue Recognition

We record interest income on an accrual basis to the extent that we expect to collect such amounts. For loans and debt investments with contractual PIK interest, which represents interest accrued and added to the loan balance that generally becomes due at maturity, we will generally not accrue PIK interest when the portfolio company valuation indicates that such PIK interest is not collectable. We do not accrue as a receivable interest on loans and debt investments if we have reason to doubt our ability to collect such interest. Loan origination fees, OID, market discount or premium and deferred financing costs on liabilities, which we do not fair value, are capitalized and then accreted or amortized using the effective interest method as interest income or, in the case of deferred financing costs, as interest expense. We record prepayment penalties on loans and debt investments as income. Dividend income, if any, is recognized on an accrual basis on the ex-dividend date to the extent that we expect to collect such amounts. From time to time, the Company receives certain fees from portfolio companies, which are non-recurring in nature. Such fees include loan prepayment penalties, structuring fees and amendment fees, and are recorded as other investment income when earned.

Net Realized Gains or Losses and Net Change in Unrealized Appreciation or Depreciation

We measure realized gains or losses by the difference between the net proceeds from the repayment or sale and the amortized cost basis of the investment, using the specific identification method, without regard to unrealized appreciation or depreciation previously recognized, but considering unamortized upfront fees and prepayment penalties. Net change in unrealized appreciation or depreciation reflects the change in the fair value of our portfolio investments, our Credit Facility and the 2023 Notes during the reporting period, including any reversal of previously recorded unrealized appreciation or depreciation, when gains or losses are realized.

Foreign Currency Translation

Our books and records are maintained in U.S. dollars. Any foreign currency amounts are translated into U.S. dollars on the following basis:

- 1. Fair value of investment securities, other assets and liabilities at the exchange rates prevailing at the end of the applicable period; and
- 2. Purchases and sales of investment securities, income and expenses at the exchange rates prevailing on the respective dates of such transactions.

Although net assets and fair values are presented based on the applicable foreign exchange rates described above, we do not isolate that portion of the results of operations due to changes in foreign exchange rates on investments, other assets and debt from the fluctuations arising from changes in fair value of investments and liabilities held. Such fluctuations are included with the net realized and unrealized gain or loss from investments and liabilities.

Payment-in-Kind, or PIK, Interest

We have investments in our portfolio which contain a PIK interest provision. PIK interest is added to the principal balance of the investment and is recorded as income. In order for us to maintain our ability to be subject to tax as a RIC, substantially all of this income must be paid out to stockholders in the form of dividends for U.S. federal income tax purposes, even though we may not have collected any cash with respect to interest on PIK securities.

Federal Income Taxes

We have elected to be treated, and intend to qualify annually to maintain our election to be treated, as a RIC under Subchapter M of the Code. To maintain our RIC tax election, we must, among other requirements, meet certain annual

source-of-income and quarterly asset diversification requirements. We also must annually distribute

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dividends for U.S. federal income tax purposes to our stockholders out of the assets legally available for distribution of an amount generally at least equal to 90% of the sum of our net ordinary income and realized net short-term capital gains in excess of realized net long-term capital losses, or investment company taxable income, determined without regard to any deduction for dividends paid.

Although not required for us to maintain our RIC tax status, in order to preclude the imposition of a 4% nondeductible federal excise tax imposed on RICs, we must

distribute dividends for U.S. federal income tax purposes to our stockholders in respect of each calendar year of an amount at least equal to the Excise tax Avoidance Requirement. In addition, although we may distribute realized net capital gains (i.e., net long-term capital gains in excess of net short-term capital losses), if any, at least annually, out of the assets legally available for such distributions in the manner described above, we have retained and may continue to retain such net capital gains or investment company taxable income, subject to maintaining our ability to be taxed as a RIC, in order to provide us with additional liquidity.

Because federal income tax regulations differ from GAAP, distributions in accordance with tax regulations may differ from net investment income and net realized gain recognized for financial reporting purposes. Differences between tax regulations and GAAP may be permanent or temporary. Permanent differences are reclassified among capital accounts in the Consolidated Financial Statements to reflect their appropriate tax character. Temporary differences arise when certain items of income, expense, gain or loss are recognized at some time in the future.

We have formed and expect to continue to form certain taxable subsidiaries, including the Taxable Subsidiary, which are taxed as corporations. These taxable subsidiaries allow us to hold equity securities of certain portfolio companies treated as pass-through entities for U.S. federal income tax purposes while facilitating our ability to qualify as a RIC under the Code.

RESULTS OF OPERATIONS

Set forth below are the results of operations for the years ended September 30, 2018, 2017 and 2016.

Investment Income

Investment income for the year ended September 30, 2018 was \$72.2 million and was attributable to \$65.5 million from first lien secured debt, \$6.7 million from second lien secured debt, subordinated debt and preferred equity. The increase in investment income over the prior year was primarily due to the growth of our portfolio.

Investment income for the year ended September 30, 2017 was \$59.5 million (including \$4.6 million from a litigation settlement related to a former portfolio company of MCG, which is not expected to be recurring) and was attributable to \$50.0 million from first lien secured debt, \$4.9 million from second lien secured debt and subordinated debt. The increase in investment income over the prior year was primarily due to the growth of our portfolio.

Investment income for the year ended September 30, 2016 was \$46.3 million (including \$3.3 million from a litigation settlement related to a former portfolio company of MCG, which is not expected to be recurring) and was attributable to \$33.1 million from first lien secured debt, \$9.9 million from second lien secured debt and subordinated debt.

Expenses

Expenses for the year ended September 30, 2018 totaled \$41.2 million. Base management fee for the same period totaled \$8.4 million, incentive fee totaled \$2.4 million (including \$(0.1) million on realized gains and \$(1.0) million

on net unrealized gains accrued but not payable), debt related interest and expenses totaled \$25.2 million (including \$10.9 million in Credit Facility amendment and debt issuance costs on the 2023 Notes), general and administrative expenses totaled \$4.4 million and provision for taxes totaled \$0.8 million. The increase in expenses compared to the prior year was primarily due to the expenses incurred in connection with the Credit Facility amendment and debt issuance costs on the 2023 Notes in the current year.

Expenses for the year ended September 30, 2017 totaled \$26.1 million. Base management fee for the same period totaled \$6.9 million, incentive fee totaled \$6.2 million (including \$0.1 million on realized gains and \$1.2 million on net unrealized gains accrued but not payable), Credit Facility expenses totaled \$8.5 million (including \$0.1 million of Credit Facility amendment expenses), general and administrative expenses totaled \$4.2 million and provision for taxes totaled \$0.3 million. The increase in expenses over the prior year was primarily due to increases in base management and incentive fees as a result from the growth of our portfolio.

Expenses for the year ended September 30, 2016 totaled \$19.0 million. Base management fee for the same period totaled \$5.0 million, incentive fee totaled \$4.8 million (including \$1.1 million on net unrealized gains accrued but not payable), Credit Facility expenses totaled \$5.8 million (including \$0.9 million of Credit Facility amendment expenses) and general and administrative expenses totaled \$3.4 million.

Net Investment Income

Net investment income totaled \$31.0 million or \$0.81 per share, \$33.4 million or \$1.10 per share and \$27.3 million or \$1.02 per share, for the years ended September 30, 2018, 2017 and 2016, respectively. The decrease in net investment income compared to the prior year was primarily due to the expenses incurred in connection with the Credit Facility amendment and debt issuance costs on the 2023 Notes in the current year.

Net Realized Gains or Losses

Sales and repayments of investments for the years ended September 30, 2018, 2017 and 2016 totaled \$391.4 million, \$406.5 million and \$164.2 million, respectively. Net realized (losses) gains totaled \$(2.3) million, \$5.4 million and \$(1.4) million for the same periods, respectively. The change in realized gains/losses was primarily due to changes in the market conditions of our investments and the values at which they were realized.

Unrealized Appreciation or Depreciation on Investments, the Credit Facility and the 2023 Notes

For the years ended September 30, 2018, 2017 and 2016, we reported net change in unrealized (depreciation) appreciation on investments of \$(2.9) million, \$1.1 million and \$7.0 million, respectively. As of September 30, 2018 and 2017, our net unrealized (depreciation) appreciation on investments totaled \$(0.9) million and \$2.0 million, respectively. The net change in unrealized appreciation/depreciation on our investments for the year ended September 30, 2018 compared to the prior year was primarily due to changes in the capital market conditions, the financial performance of certain portfolio companies and the reversal of unrealized appreciation/depreciation on investments that were realized.

For the year ended September 30, 2018, our Credit Facility and the 2023 Notes had a net change in unrealized depreciation of \$7.8 million. For the years ended September 30, 2017 and 2016, our Credit Facility had a net change in unrealized (appreciation) depreciation of \$(3.6) million and \$0.5 million. As of September 30, 2018 and 2017, our net unrealized depreciation (appreciation) on our Credit Facility and the 2023 Notes totaled \$4.7 million and \$(3.1) million, respectively. The net change in unrealized depreciation for the year ended September 30, 2018 compared to the prior year was primarily due to changes in the capital markets.

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Net Change in Net Assets Resulting from Operations

Net change in net assets resulting from operations totaled \$33.5 million or \$0.87 per share, \$36.3 million or \$1.20 per share and \$33.5 million or \$1.25 per share, for the years ended September 30, 2018, 2017 and 2016, respectively. The decrease in net assets from operations for year ended September 30, 2018 compared to the prior year was primarily due to the expenses incurred in connection with the Credit Facility amendment and debt issuance costs on the 2023 Notes, partially offset by an increase in investment income due to the growth of our portfolio.

LIQUIDITY AND CAPITAL RESOURCES

Our liquidity and capital resources are derived primarily from proceeds of securities offerings, debt capital and cash flows from operations, including investment sales and repayments, and income earned. Our primary use of funds from operations includes investments in portfolio companies and payments of fees and other operating expenses we incur. We have used, and expect to continue to use, our debt capital, proceeds from the rotation of our portfolio and proceeds from public and private offerings of securities to finance our investment objectives. As of September 30, 2018, in accordance with the 1940 Act, with certain limited exceptions, we are only allowed to borrow amounts such that we are in compliance with a 200% asset coverage ratio requirement after such borrowing.

On April 5, 2018, our board of directors approved the application of the modified asset coverage requirements set forth in Section 61(a)(2) of the 1940 Act, as amended by the Consolidated Appropriations Act of 2018 (which includes the SBCAA). As a result, the asset coverage requirements applicable to us for senior securities will be reduced from 200% to 150%, effective as of April 5, 2019, subject to compliance with certain disclosure requirements. As of September 30, 2018 and 2017, our asset coverage ratio, as computed in accordance with the 1940 Act, was 215% and 278%, respectively.

Funding I's multi-currency Credit Facility with the Lenders was \$405 million as of September 30, 2018, subject to satisfaction of certain conditions and regulatory restrictions that the 1940 Act imposes on us as a BDC, has an interest rate spread above LIBOR of 200 basis points, a maturity date of November 2022 and a revolving period that ends in November 2020. As of September 30, 2018 and 2017, Funding I had \$333.7 million and \$253.8 million of outstanding borrowings under the Credit Facility, respectively. The Credit Facility had a weighted average interest rate of 4.13% and 3.18%, exclusive of the fee on undrawn commitments, as of September 30, 2018 and 2017, respectively. See "Recent Developments" for more information.

The annualized weighted average cost of debt for the years ended September 30, 2018, 2017 and 2016, inclusive of the fee on the undrawn commitment of 0.375% on the Credit Facility, amendment costs and debt issuance costs, was 7.12%, 3.14% and 4.16%, respectively (excluding amendment and debt issuance costs, amounts are 4.05%, 3.10% and 3.51%). As of September 30, 2018 and 2017, we had \$71.3 million and \$121.2 million of unused borrowing capacity under our Credit Facility, respectively, subject to the regulatory restrictions.

During the revolving period, the Credit Facility bears interest at LIBOR plus 200 basis points and, after the revolving period, the rate sets to LIBOR plus 425 basis points for the remaining two years, maturing in November 2022. The Credit Facility is secured by all of the assets of Funding I. Both PennantPark Floating Rate Capital Ltd. and Funding I have made customary representations and warranties and are required to comply with various covenants, reporting requirements and other customary requirements for similar credit facilities.

The Credit Facility contains covenants, including, but not limited to, restrictions of loan size, currency types and amounts, industry requirements, average life of loans, geographic and individual portfolio concentrations, minimum portfolio yield and loan payment frequency. Additionally, the Credit Facility requires the maintenance of a minimum equity investment in Funding I and income ratio as well as restrictions on certain payments and issuance of debt. For instance, we must maintain at least \$25 million in equity and must maintain an interest coverage ratio of at least 125%. The Credit Facility compliance reporting is prepared on a basis of accounting other than GAAP. As of September 30, 2018, we were in compliance with the covenants relating to our Credit Facility.

We own 100% of the equity interest in Funding I and treat the indebtedness of Funding I as our leverage. Our Investment Adviser serves as collateral manager to Funding I under the Credit Facility.

Our interest in Funding I (other than the management fee) is subordinate in priority of payment to every other obligation of Funding I and is subject to certain payment restrictions set forth in the Credit Facility. We may receive cash distributions on our equity interests in Funding I only after it has made (1) all required cash interest and, if applicable, principal payments to the Lenders, (2) required administrative expenses and (3) claims of other unsecured creditors of Funding I. We cannot assure you that there will be sufficient funds available to make any distributions to us or that such distributions will meet our expectations from Funding I. The Investment Adviser has irrevocably directed that the management fee owed with respect to such services is to be paid to the Company so long as the Investment Adviser remains the collateral manager.

In November 2017, we issued \$138.6 million of our 2023 Notes. The 2023 Notes were issued pursuant to a deed of trust between the Company and Mishmeret Trust

Company, Ltd. as trustee.

The 2023 Notes pay interest at a rate of 3.83% per year. Interest on the 2023 Notes is payable semi-annually in arrears on June 15 and December 15 of each year, commencing June 15, 2018. The principal on the 2023 Notes will be payable in four annual installments as follows: 15% of the original principal amount on December 15, 2020, 15% of the original principal amount on December 15, 2022 and 55% of the original principal amount on December 15, 2023.

The 2023 Notes are general, unsecured obligations, rank equal in right of payment with all of our existing and future senior unsecured indebtedness and are generally redeemable at our option. The deed of trust governing the 2023 Notes includes certain customary covenants, including minimum equity requirements, and events of default. Please refer to the deed of trust filed as Exhibit (d)(8) to our post-effective amendment filed on December 13, 2017 for more information. The 2023 Notes are rated ilAA- by S&P Global Ratings Maalot Ltd. and are listed on the TASE. In connection with this offering, we have dual listed our common stock on the TASE.

The 2023 Notes have not been and will not be registered under the Securities Act and may not be offered or sold in the United States absent registration under the Securities Act or in transactions exempt from, or not subject to, such registration requirements.

We may raise equity or debt capital through both registered offerings off our shelf registration statement and private offerings of securities, securitizing a portion of our investments among other considerations or mergers and acquisitions. Furthermore, our Credit Facility availability depends on various covenants and restrictions as discussed in the preceding paragraphs. The primary use of existing funds and any funds raised in the future is expected to be for repayment of indebtedness, investments in portfolio companies, cash distributions to our stockholders or for other general corporate purposes. For the years ended September 30, 2018, 2017 and 2016, we issued 6.3 million, 5.8 million and zero shares, respectively. As a result, we raised approximately \$88.0 million, \$80.5 million and zero in net proceeds from our issuances of our equity capital, respectively.

As of September 30, 2018 and 2017, we had cash equivalents of \$72.2 million and \$18.9 million, respectively, available for investing and general corporate purposes. We believe our liquidity and capital resources are sufficient to take advantage of market opportunities.

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Our operating activities used cash of \$208.3 million for the year ended September 30, 2018, and our financing activities provided cash of \$263.6 million for the same period. Our operating activities used cash primarily for our investment activities and our financing activities provided cash primarily from a follow-on equity offering and the issuance of the 2023 Notes.

Our operating activities used cash of \$76.7 million for the year ended September 30, 2017, and our financing activities provided cash of \$67.1 million for the same period. Our operating activities used cash primarily for our investment activities and our financing activities provided cash primarily from a follow-on equity offering and net borrowings under the Credit Facility.

Our operating activities used cash of \$165.5 million for the year ended September 30, 2016, and our financing activities provided cash of \$172.8 million for the same period. Our operating activities used cash primarily for our investment activities and our financing activities provided cash primarily from net borrowings under the Credit Facility.

PennantPark Senior Secured Loan Fund I LLC

In May 2017, we and Kemper formed PSSL, an unconsolidated joint venture. PSSL invests primarily in middle-market and other corporate debt securities consistent with our strategy. PSSL was formed as a Delaware limited liability company. As of September 30, 2018, PSSL had total assets of \$443.4 million. As of the same date, we and Kemper had remaining commitments to fund first lien secured debt and equity interests in PSSL in an aggregate amount of \$45.0 million. PSSL invests in portfolio companies in the same industries in which we may directly invest. During the three months ended March 31, 2018, the terms of our debt investment in PSSL were modified to eliminate the subordination provision and to grant us a security interest in certain assets of PSSL.

We provide capital to PSSL in the form of first lien secured debt and equity interests. As of September 30, 2018, we and Kemper owned 87.5% and 12.5%, respectively, of each of the outstanding first lien secured debt and equity interests. As of the same date, our investment in PSSL consisted of first lien secured debt of \$101.1 million and equity interests of \$43.3 million. As of the same date, we had commitments to fund first lien secured debt to PSSL of \$128.6 million, of which \$27.5 million was unfunded. As of September 30, 2018, we had commitments to fund equity interests in PSSL of \$55.1 million, of which \$11.8 million was unfunded.

We and Kemper each appointed two members to PSSL's four person board of directors and investment committee. All material decisions with respect to PSSL, including those involving its investment portfolio, require unanimous approval of a quorum of the board of directors or investment committee. Quorum is defined as (i) the presence of two members of the board of directors or investment committee; provided that at least one individual is present that was elected, designated or appointed by each member; (ii) the presence of three members of the board of directors or investment committee, provided that the individual that was elected, designated or appointed by the member with only one individual present shall be entitled to cast two votes on each matter; and (iii) the presence of four members of the

board of directors or investment committee shall constitute a quorum, provided that two individuals are present that were elected, designated or appointed by each member.

Additionally, PSSL has entered into a senior secured revolving credit facility, or the PSSL Credit Facility, with Capital One, N.A. through its wholly-owned subsidiary PennantPark Senior Secured Loan Facility LLC, or PSSL Subsidiary, which as of September 30, 2018 allowed PSSL Subsidiary to borrow up to \$420 million at any one time outstanding, subject to leverage and borrowing base restrictions.

Below is a summary of PSSL's portfolio at fair value:

	September 30, 2018	September 30 2017	١,
Total investments	\$425,420,881	\$99,994,314	
Weighted average cost yield on income producing investments	7.8	7.2	%
Number of portfolio companies in PSSL	42	18	
Largest portfolio company investment	\$21,152,781	\$8,080,000	
Total of five largest portfolio company investments	\$95,941,790	\$34,935,330	

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Below is a listing of PSSL's individual investments as of September 30, 2018:

PennantPark Senior Secured Loan Fund I LLC Schedule of Investments September 30, 2018

> Basis Point

Spread

Current Above

T. N.	N	T 1 .	C	T 1 (1)	D	C 4	F: X/1 (2)
Issuer Name	Maturity Controlled 1	Industry	Coupon	Index (1)	Par	Cost	Fair Value (2)
Investments in Non-		Non-Allinated					
Portfolio Companies First Lien Secured	8—830.9%						
Debt—830.9%							
Alvogen Pharma		Healthcare and		1M			
US, Inc. (3)	04/04/2022	Pharmaceuticals	6 99 %		5,424,261	\$5,370,876	\$5,464,943
American Auto	04/04/2022	1 Harmaccuticais	0.77 /0	LITIS	3,424,201	Ψ3,370,070	Ψ3,π0π,λπ3
Auction Group,		Transportation:		3M			
LLC	11/30/2021	•	7.34 %	_	4,949,622	4,910,720	4,875,378
Anvil International,	11,00,2021	Construction and	, , , , ,	2M	.,, .,,,,==	.,,, 10,,, 20	.,672,673
LLC	08/01/2024		6.70 %		5,944,975	5,900,529	5,985,876
API Technologies		Aerospace and		1M	- ,- ,- ,	- / /	- , ,
Corp.	04/22/2024		8.25 %	L+600	19,950,000	19,710,688	19,750,500
•		Consumer					
Beauty Industry		Goods:		1M			
Group Opco, LLC	04/06/2023	Non-Durable	7.00 %	L+475	21,259,078	21,057,494	21,152,781
By Light							
Professional IT		High Tech		3M			
Services, LLC	05/16/2022	Industries	9.57 %	L+725	10,761,235	10,538,732	10,761,235
Cadence		Aerospace and		3M			
Aerospace, LLC	11/14/2023	Defense	8.83 %	L+650	11,854,375	11,745,013	11,875,641
Cardenas Markets		Beverage, Food		1M			
LLC	11/29/2023	and Tobacco	7.99 %	L+575	7,424,433	7,381,442	7,424,433
Challenger							
Performance		Business		1M			
Optimization, Inc.	08/31/2023		7.85 %		10,387,126	10,284,272	10,283,255
Country Fresh		Beverage, Food		3M			
Holdings, LLC	03/31/2023	and Tobacco	7.39 %		4,348,465	4,348,465	4,218,011
		Business		1M			
DBI Holdings, LLC	08/02/2021		7.51 %	L+525	12,437,500	12,334,446	12,437,500
		Consumer		23.6			
D 11.1."	10/01/0000	Goods:	774 ~	3M	10.040.540	10.040.740	10.040.740
Deva Holdings, Inc.		Non-Durable	7.74 %		19,949,749	19,949,749	19,949,749
	12/29/2023		7.25 %		9,925,000	9,832,647	9,813,344

Digital Room		Media:		1 M			
Holdings, Inc.		Advertising,		L+500			
		Printing and					
		Publishing					
Douglas Products		Chemicals,					
and Packaging		Plastics and		3M			
Company LLC	03/29/2022		8.14 %		12,437,500	12,243,681	12,313,125
Driven Performance		Consumer	0.11 /0	1M	12, 137,300	12,2 13,001	12,313,123
Brands, Inc.		Goods: Durable	6.86 %		4,750,000	4,712,239	4,750,000
ENC Holding	0913012022	Transportation:	0.80 /0	3M	4,730,000	4,712,239	4,730,000
Corporation	05/30/2025	_	6.64 %		10,345,500	10,320,383	10,319,636
Corporation	03/30/2023		0.04 %	L+423	A	10,320,363	10,319,030
		Banking,			A		
E: - 1 C		Finance,		214			
Findex Group	05/21/2024	Insurance and	7.00 0	2M	¢10,000,000	7 240 075	7.010.455
Limited (3), (4)	05/31/2024	Real Estate	7.23 %		\$10,000,000	7,348,975	7,018,455
GCOM Software	4444000	High Tech	0 ~	3M		4.4.505.060	
LLC	11/14/2022		9.67 %		14,666,667	14,597,068	14,666,667
Good Source		Beverage, Food		3M			
Solutions, Inc.	06/29/2023	and Tobacco	8.39 %		14,871,563	14,724,626	14,670,097
		Consumer		3M			
GSM Holdings, Inc.	06/03/2024	Goods: Durable	6.87 %		15,461,250	15,313,430	15,383,940
				1M			
Impact Group, LLC	06/27/2023	Wholesale	8.64 %	L+625	9,975,000	9,860,343	9,925,125
Infrastructure					A		
Supply Operations				1 M			
Pty Ltd. (3), (4)	12/12/2023		6.64 %	L+475	\$15,000,000	10,941,545	10,810,400
Long's Drugs		Healthcare and		1 M			
Incorporated	08/19/2022	Pharmaceuticals	7.12 %	L+500	18,000,000	17,831,930	17,820,000
LSF9 Atlantis				1 M			
Holdings, LLC	05/01/2023	Retail	8.12 %	L+600	7,265,625	7,319,871	7,002,246
		Consumer					
Manna Pro		Goods:		1 M			
Products, LLC	12/08/2023	Non-Durable	8.15 %	L+600	6,947,500	6,853,205	6,894,684
		Media:			C		
Marketplace Events		Diversified and					
LLC (4)	01/27/2021	Production	7.08 %	P+275	\$5,820,254	4,486,587	4,502,752
		Consumer		1 M			
Maytex Mills, Inc.	12/27/2023	Goods: Durable	6.71 %	L+450	8,761,452	8,721,691	8,783,355
		High Tech		1M			
McAfee, LLC	09/30/2024	•	6.74 %	L+450	7,425,000	7,359,161	7,482,024
Mission Critical		Capital		2M			
Electronics, Inc.	09/28/2022	Equipment	7.20 %	L+500	4,005,973	3,986,058	3,996,350
		Consumer					
		Goods:		3M			
Morphe, LLC	02/10/2023	Non-Durable	8.40 %		17,355,538	17,229,100	17,268,760
• ,		Consumer			, ,	, , ,	, , , = =
New Milani Group		Goods:		1M			
LLC	06/06/2024	Non-Durable	6.37 %		15,000,000	14,856,552	14,925,000
Olde Thompson,		Beverage, Food	,,,	1M		, , . 	, , - 0 0
LLC	05/14/2024	and Tobacco	6.66 %	L+450	13,965,000	13,825,350	13,965,000
. <u></u>	03/27/2024		6.49 %		7,983,419	8,015,803	8,023,336
	30,2,72021		0		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2,012,002	2,020,000

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Output Services		Business	1N	M			
Group, Inc.		Services		+425			
Group, me.		Beverage, Food	1N				
Snak Club, LLC	07/19/2021	and Tobacco	8.10 % L-		4,687,495	4,687,495	4,054,683
Sonny's Enterprises,		Capital	1N		,	, ,	,
LLC	12/01/2022	Equipment	6.49 % L-	+425	15,379,790	15,382,892	15,379,790
		Media:					
The Infosoft Group,		Broadcasting	3N	M			
LLC	12/02/2021	and Subscription	7.58 % L-	+525	10,516,049	10,459,746	10,410,888
		Capital	1N	M			
UBEO, LLC	04/03/2024	Equipment	6.60 % L-	+450	12,468,750	12,352,721	12,468,750
Urology							
Management		Healthcare and	1N	M			
Associates, LLC	08/30/2024	Pharmaceuticals	7.24 % L-		8,500,000	8,352,305	8,351,250
		Capital	3N				
US Dominion, Inc.	07/15/2024	Equipment	9.14 % L-		3,990,000	3,921,923	3,990,000
VIP Cinema		Consumer	1N				
Holdings, Inc.		Goods: Durable	8.25 % L-		4,625,000	4,678,730	4,636,563
Whitney, Bradley &		Aerospace and	1N				
Brown, Inc.	10/18/2022		11.25% L-		4,950,000	4,866,299	4,950,000
Xebec Global	00/10/2004	Aerospace and	3N		6 7 40 700	6.501.400	6 665 250
Holdings, LLC	02/12/2024	Detense	7.84 % L-	+550	6,749,730	6,721,428	6,665,359
Total First Lien						425,336,210	425,420,881
Secured Debt	N C	11 1				405 226 210	425 420 001
Total Investments in						425,336,210	425,420,881
Non-Affiliated Portf Cash and Cash	ono Compar	nes					
Equivalents—26.4%							
BlackRock Federal)					12,510,098	12,510,098
FD Institutional 30						12,310,098	12,310,098
US Bank Cash						1,010,029	1,010,662
Total Cash and						13,520,127	13,520,760
Cash Equivalents						13,320,127	13,320,700
Total Investments						\$438,856,337	\$438 941 641
and Cash						ψ 130,020,32 <i>1</i>	ψ 130,5 11,0 11
Equivalents—857.39	%						
Liabilities in Excess							(387,744,237)
of Other							, , ,
Assets—(757.3)%							
Members'							\$51,197,404
Equity—100.0%							

⁽¹⁾ Represents floating rate instruments that accrue interest at a predetermined spread relative to an index, typically the applicable LIBOR or "L" or Prime rate or "P". The spread may change based on the type of rate used. The terms in the Schedule of Investments disclose the actual interest rate in effect as of the reporting period. LIBOR loans are typically indexed to a 30-day, 60-day, 90-day or 180-day LIBOR rate (1M L, 2M L, 3M L, or 6M L, respectively), at the borrower's option. All securities are subject to a LIBOR or Prime rate floor where a spread is provided, unless noted. The spread provided includes PIK interest and other fee rates, if any.

⁽²⁾ Valued based on PSSL's accounting policy.

⁽³⁾ Non-U.S. company or principal place of business outside the United States.

(4)Par amount is denominated in Australian Dollars (A\$) or Canadian Dollars (C\$) as denoted.

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Below is a listing of PSSL's individual investments as of September 30, 2017:

PennantPark Senior Secured Loan Fund I LLC Schedule of Investments September 30, 2017

> Basis Point

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Issuer Name	Maturity	Industry	Coupoi	n	Index (1)	Par	Cost	Fair Value (2)
Investments in Non-C			•					
Portfolio Companies-	•							
First Lien Secured								
Debt-674.2%								
Alvogen Pharma US,		Healthcare and			L+500			
Inc. (3)		Pharmaceuticals	6.24	%		5,664,954	\$5,597,299	\$5,636,629
Anvil International,		Construction and			L+450			
LLC	08/01/2024	Building	5.50	%		5,000,000	4,950,000	5,025,000
API Technologies		Aerospace and			L+650			
Corp.	04/22/2022	Defense	7.83	%		4,955,919	4,908,646	4,906,360
By Light					L+725			
Professional IT		High Tech						
Services, LLC	05/16/2022	Industries	8.57	%		5,961,702	5,819,267	5,961,702
Cardenas Markets		Beverage, Food			L+575			
LLC	11/29/2023	and Tobacco	7.08	%		7,500,000	7,453,125	7,425,000
Country Fresh		Beverage, Food			L+500			
Holdings, LLC	03/31/2023	and Tobacco	6.24	%		4,875,132	4,875,132	4,807,559
DigiCert Holdings,		High Tech			L+475			
Inc.	10/31/2024	Industries	5.75	%		8,000,000	7,960,000	8,080,000
DISA Global					L+425			
Solutions, Inc.	12/09/2020	Business Services	5.55	%		4,744,586	4,732,725	4,720,863
Driven Performance		Consumer Goods:			L+475			
Brands, Inc.	09/30/2022	Durable	6.06	%		5,000,000	4,951,225	5,000,000
		Chemicals,			E+800	€4,937,107		
IGM RFE1 B.V. (3),		Plastics and						
(4)	10/12/2021		8.00	%			5,742,092	5,836,653
Impact Sales, LLC	12/30/2021	Wholesale	8.30	%	L+700	4,984,962	4,970,404	4,984,963
LSF9 Atlantis					L+600			
Holdings, LLC	05/01/2023		7.24	%		7,453,125	7,521,186	7,468,628
Mission Critical		Capital			L+500			
Electronics, Inc.	09/28/2022	* *	6.33	%		4,075,442	4,050,930	4,058,871
		Consumer Goods:			L+600			
Morphe, LLC		Non-Durable	7.33	%		4,875,000	4,810,511	4,801,875
	03/03/2022		10.52	%	L+918	6,000,000	5,885,356	6,000,000

One Sixty Over Ninety, LLC		Media: Advertising, Printing and Publishing						
		Beverage, Food			L+500			
Snak Club, LLC	07/19/2021		6.24	%		4,843,745	4,843,745	4,843,745
The Infosoft Group,		Media: Broadcasting and			L+525			
LLC	12/02/2021	Subscription	6.58	%		5,530,997	5,530,997	5,530,997
VIP Cinema		Consumer Goods:			L+600			
Holdings, Inc.	03/01/2023	Durable	7.34	%		4,875,000	4,942,263	4,905,469
Total First Lien							99,544,903	99,994,314
Secured Debt							00 744 000	00 00 4 04 4
Total Investments in	Non-Control	led, Non-Affiliated					99,544,903	99,994,314
Portfolio Companies								
Cash and Cash								
Equivalents—15.5%							2 226 420	2.226.420
BlackRock Federal FD Institutional 30							2,226,430	2,226,430
US Bank Cash							144,739	144,833
Total Cash and Cash							2,371,169	2,371,263
Equivalents							2,371,103	2,3 / 1,203
Total Investments							\$101,916,072	\$102,365,577
and Cash								
Equivalents—667.29	6							
Liabilities in Excess								(87,022,556)
of Other								
Assets—(567.2)%								
Members'								\$15,343,021
Equity—100.0%								

- (1) Represents floating rate instruments that accrue interest at a predetermined spread relative to an index, typically the applicable LIBOR or "L" or EURIBOR or "E". All securities are subject to a LIBOR or Prime rate floor where a spread is provided, unless noted. The spread provided includes PIK interest and other fee rates, if any.
- (2) Valued based on PSSL's accounting policy.
- (3) Non-U.S. company or principal place of business outside the United States.
- (4) Par amount is denominated in Euros (€) as denoted.

Below is the financial information for PSSL:

PennantPark Senior Secured Loan Fund I LLC Statements of Assets and Liabilities

September 30,	September 30,
2018	2017

Assets

Investments at fair value

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Non-controlled, non-affiliated investments (cost—\$425,336,210 and \$99,544,903,		
respectively)	\$425,420,881	\$99,994,314
Cash and cash equivalents (cost—\$13,520,127 and \$2,371,169, respectively)	13,520,760	2,371,263
Interest receivable	1,670,053	332,980
Prepaid expenses and other assets	2,784,477	1,131,029
Total assets	443,396,171	103,829,586
Liabilities		
Payable for investments purchased	_	27,095,850
PSSL Credit Facility payable	275,285,900	26,783,885
Notes payable to members	115,500,000	34,400,000
Interest payable on PSSL Credit Facility	1,065,306	97,531
Interest payable on notes to members	99,966	12,107
Accrued other expenses	247,595	97,192
Total liabilities	392,198,767	88,486,565
Commitments and contingencies (1)	_	_
Members' equity	51,197,404	15,343,021
Total liabilities and members' equity	\$443,396,171	\$103,829,586

⁽¹⁾PSSL had no unfunded commitments as of September 30, 2018 and 2017.

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For the period

PennantPark Senior Secured Loan Fund I LLC Statements of Operations

				1
				May 4, 2017 (inception)
	Εı	ear nded), 2018	Septer	through September 30, 2017
Investment income:				
From non-controlled, non-affiliated investments:				
Interest	\$	17,744,486		\$1,365,433
Other income		280,080		_
Total investment income		18,024,566		1,365,433
Expenses:				
Interest and expenses on PSSL Credit Facility		7,654,035		442,554
Interest expense on notes to members		6,060,468		585,840
Administrative services expenses		650,000		67,528
Other general and administrative expenses (1)		692,736		148,936
Total expenses		15,057,239		1,244,858
Net investment income		2,967,327		120,575
Realized and unrealized gain on investments and credit facility foreign currency translations:	l			
Net realized gain on investments		111,215		100,920
Net change in unrealized (depreciation) appreciation on:		111,213		100,920
Non-controlled, non-affiliated investments		(364,201	,	449,505
Credit facility foreign currency translations		882,899	,	(70,836)
Net change in unrealized (depreciation) appreciation on investments		002,099		(70,830)
and credit facility foreign currency translations		518,698		378,669
Net realized and unrealized gain from investments and credit facility		310,090		378,009
foreign currency translations		629,913		479,589
Net increase in members' equity resulting from operations	\$	3,597,240		\$600,164
Net increase in members equity resulting from operations	Ф	3,391,440		φ000,10 4

⁽¹⁾ Currently, no management or incentive fees are payable by PSSL. If any fees were to be charged, they would be separately disclosed in the Statements of Operations.

Contractual Obligations

A summary of our significant contractual payment obligations at cost as of September 30, 2018, including borrowings under our Credit Facility, the 2023 Notes and other contractual obligations, is as follows:

Payments due by period (millions)

		Less			
		than			More
			1-3	3-5	than
		1			
	Total	year	years	years	5 years
Credit Facility	\$332.1	\$	\$ —	\$332.1	\$ —
2023 Notes	135.5	_	20.3	40.7	74.5
Total debt outstanding (1)	\$467.6	\$—	\$20.3	\$372.8	\$74.5
Unfunded commitments to PSSL	39.4				39.4
Unfunded investments (2)	79.4	0.1	7.2	49.0	23.1
Total contractual obligations	\$586.4	\$0.1	\$27.5	\$421.8	\$137.0

⁽¹⁾ The annualized weighted average cost of debt as of September 30, 2018, excluding amendment costs and debt issuance costs, was 4.25% exclusive of the fee on the undrawn commitment on the Credit Facility.

We have entered into certain contracts under which we have material future commitments. Under our Investment Management Agreement, which was most recently reapproved by our board of directors, including a majority of our directors who are not interested persons of us or the Investment Adviser, in February 2018, PennantPark Investment Advisers serves as our investment adviser. Payments under our Investment Management Agreement in each reporting period are equal to (1) a management fee equal to a percentage of the value of our average adjusted gross assets and (2) an incentive fee based on our performance.

Under our Administration Agreement, which was most recently reapproved by our board of directors, including a majority of our directors who are not interested persons of us, in February 2018, the Administrator furnishes us with office facilities and administrative services necessary to conduct our day-to-day operations. If requested to provide significant managerial assistance to our portfolio companies, we or the Administrator will be paid an additional amount based on the services provided. Payment under our Administration Agreement is based upon our allocable portion of the Administrator's overhead in performing its obligations under our Administration Agreement, including rent and our allocable portion of the costs of our Chief Compliance Officer, Chief Financial Officer and their respective staffs.

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

Recent Developments

Subsequent to September 30, 2018, we entered into an amendment and restatement of our Credit Facility to, among other things, (i) increase the size of the Credit Facility from \$405 million to \$520 million, (ii) extend the reinvestment period to October 30, 2021, (iii) extend the maturity date to October 30, 2023 and (iv) reduce the asset coverage covenant from 200% to 150%. The interest rate of LIBOR plus 200 basis points remains unchanged.

Off-Balance Sheet Arrangements

We currently engage in no off-balance sheet arrangements other than our funding requirements for the unfunded investments described above.

⁽²⁾Unfunded debt and equity investments are disclosed in the Consolidated Schedule of Investments and Note 12 of our Consolidated Financial Statements.

Distributions

In order to be treated as a RIC for federal income tax purposes and to not be subject to corporate-level tax on undistributed income or gains, we are required, under Subchapter M of the Code, to annually distribute dividends for U.S. federal income tax purposes to our stockholders out of the assets legally available for distribution of an amount generally at least equal to 90% of investment company taxable income, determined without regard to any deduction for dividends paid.

Although not required for us to maintain our RIC tax status, in order to preclude the imposition of a 4% nondeductible federal excise tax imposed on RICs, we must

distribute dividends for U.S. federal income tax purposes to our stockholders in respect of each calendar year of an amount at least equal to the Excise Tax Avoidance Requirement. In addition, although we may distribute realized net capital gains (i.e., net long-term capital gains in excess of net short-term capital losses), if any, at least annually, out of the assets legally available for such distributions in the manner described above, we have retained and may continue to retain such net capital gains or investment company taxable income, subject to maintaining our ability to be taxed as a RIC, in order to provide us with additional liquidity.

During the years ended September 30, 2018, 2017 and 2016, we declared distributions of \$1.14, \$1.14 and \$1.14 per share, respectively, for total distributions of \$43.6 million, \$34.8 million and \$30.5 million, respectively. We monitor available net investment income to determine if a return of capital for tax purposes may occur for the fiscal year. To the extent our taxable earnings fall below the total amount of our distributions for any given fiscal year, stockholders will be notified of the portion of those distributions deemed to be a tax return of capital. Tax characteristics of all distributions will be reported to stockholders subject to information reporting on Form 1099-DIV after the end of each calendar year and in our periodic reports filed with the SEC.

We intend to continue to make monthly distributions to our stockholders. Our monthly distributions, if any, are determined by our board of directors quarterly.

On November 22, 2017, we terminated our dividend reinvestment plan. The termination of the plan applies to the reinvestment of cash distributions paid on or after December 22, 2017.

We may not be able to achieve operating results that will allow us to make distributions at a specific level or to increase the amount of these distributions from time to time. In addition, we may be limited in our ability to make distributions due to the asset coverage ratio for borrowings applicable to us as a BDC under the 1940 Act and due to provisions in future credit facilities. If we do not distribute at least a certain percentage of our income annually, we could suffer adverse tax consequences, including possible loss of our ability to be subject to tax as a RIC. We cannot assure stockholders that they will receive any distributions at a particular level.

Recent Accounting Pronouncements

In May 2014, the FASB issued guidance to establish a comprehensive and converged standard on revenue recognition to enable financial statement users to better understand and consistently analyze an entity's revenue across industries, transactions, and geographies. An amended guidance defers the effective date of the new guidance to interim reporting periods within annual reporting periods beginning after December 15, 2017. Public business entities are permitted to

apply this guidance early, but not before the original effective date (i.e., interim periods within annual periods beginning after December 15, 2016). The Company has evaluated this guidance and determined it will not have a material impact on its financial statements.

Item 7A. Quantitative And Qualitative Disclosures About Market Risk

We are subject to financial market risks, including changes in interest rates. As of September 30, 2018, our debt portfolio consisted of 100% variable-rate investments. The variable-rate loans are usually based on a LIBOR rate and typically have durations of three months, after which they reset to current market interest rates. Variable-rate investments subject to a floor generally reset by reference to the current market index after one to nine months only if the index exceeds the floor. In regards to variable-rate instruments with a floor, we do not benefit from increases in interest rates until such rates exceed the floor and thereafter benefit from market rates above any such floor. In contrast, our cost of funds, to the extent it is not fixed, will fluctuate with changes in interest rates since it has no floor.

Assuming that the most recent Consolidated Statements of Assets and Liabilities was to remain constant, and no actions were taken to alter the existing interest rate sensitivity, the following table shows the annualized impact of hypothetical base rate changes in interest rates:

		Change
	Change In	In
	Interest	Interest
	Income,	Income,
	Net Of	Net of
	Interest	Interest
	Expense	
		Expense
	(in	Per
Change In Interest Rates	thousands)	Share
Down 1%	\$ (6,033)	\$ (0.16)
Up 1%	\$ 6,033	\$ 0.16
Up 2%	\$ 12,066	\$ 0.31
Up 3%	\$ 18,253	\$ 0.47
Up 4%	\$ 24,465	\$ 0.63

Although management believes that this measure is indicative of our sensitivity to interest rate changes, it does not adjust for potential changes in the credit market, credit quality, size and composition of the assets on the Consolidated Statements of Assets and Liabilities and other business developments that could affect net increase in net assets resulting from operations or net investment income. Accordingly, no assurances can be given that actual results would not differ materially from those shown above.

Because we borrow money to make investments, our net investment income is dependent upon the difference between the rate at which we borrow funds and the rate at which we invest these funds, as well as our level of leverage. 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 or net assets.

We may hedge against interest rate and foreign currency fluctuations by using standard hedging instruments such as futures, options and forward contracts or our Credit Facility subject to the requirements of the 1940 Act and applicable commodities laws. While hedging activities may insulate us against adverse changes in interest rates and foreign

currencies, they may also limit our ability to participate in benefits of lower interest rates or higher exchange rates with respect to our portfolio of investments with fixed interest rates or investments denominated in foreign currencies. During the periods covered by this Report, we did not engage in interest rate hedging activities or foreign currency derivatives hedging activities.

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Item 8. Consolidated Financial Statements and Supplementary Data

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Management's Report on Internal Control Over Financial Reporting

The management of PennantPark Floating Rate Capital Ltd., or "we," "us," "our" and "Company," is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rule 13a-15(f), and for performing an assessment of the effectiveness of internal control over financial reporting as of September 30, 2018. Our internal control system is a process designed to provide reasonable assurance to our management and board of directors regarding the preparation and fair presentation of published financial statements.

The Company's internal control over financial reporting includes policies and procedures that pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect transactions and dispositions of assets; provide reasonable assurances that transactions are recorded as necessary to permit preparation of financial statements in accordance with U.S. Generally Accepted Accounting Principles, and that receipts and expenditures are being made only in accordance with authorizations of management and the directors of the Company; and provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of our assets that could have a material effect on our consolidated financial statements.

All internal control systems, no matter how well designed, have inherent limitations. Therefore, even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Management assessed the effectiveness of the Company's internal control over financial reporting as of September 30, 2018. In making this assessment, we used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission in 2013 Internal Control—Integrated Framework. Based on the assessment management believes that, as of September 30, 2018, our internal control over financial reporting is effective based on those criteria.

The Company's independent registered public accounting firm has issued an audit report on the effectiveness of our internal control over financial reporting as of September 30, 2018. This report appears on page 50.

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Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders

PennantPark Floating Rate Capital Ltd. and its Subsidiaries:

Opinion on the Financial Statements

We have audited the accompanying consolidated statements of assets and liabilities, including the consolidated schedules of investments, of PennantPark Floating Rate Capital Ltd. and its Subsidiaries (collectively referred to as the "Company") as of September 30, 2018 and 2017, and the related consolidated statements of operations, changes in net assets and cash flows for each of the three years in the period ended September 30, 2018, and the related notes to the consolidated financial statements of the Company (collectively, the financial statements). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of September 30, 2018 and 2017, and the results of its operations and its cash flows for each of the three years in the period ended September 30, 2018, in conformity with accounting principles generally accepted in the United States of America, and in our opinion, the related financial statements schedules, when considered in relation to the basic consolidated financial statements taken as a whole, presents fairly in all material respects the information set forth therein.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), PennantPark Floating Rate Capital Ltd. and its Subsidiaries' internal control over financial reporting as of September 30, 2018, based on criteria established in Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission in 2013, and our report dated November 14, 2018, expressed an unqualified opinion on the effectiveness of the Company's internal control over financial reporting.

Basis for Opinion

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to

those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. Our procedures included confirmation of investments owned as of September 30, 2018, by correspondence with the custodians and brokers or by other appropriate auditing procedures where replies from brokers were not received. We believe that our audits provide a reasonable basis for our opinion.

/s/ RSM US LLP

We have served as the Company's auditor since year 2013.

New York, New York

November 14, 2018

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Report of Independent Registered Public Accounting Firm

To the Stockholders and the Board of Directors of

PennantPark Floating Rate Capital Ltd. and its Subsidiaries

Opinion on the Internal Control Over Financial Reporting

We have audited PennantPark Floating Rate Capital Ltd. and its Subsidiaries' (collectively referred to as the "Company") internal control over financial reporting as of September 30, 2018, based on criteria established in Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission in 2013. In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of September 30, 2018, based on criteria established in Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission in 2013.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the consolidated statements of assets and liabilities, including the consolidated schedules of investments as of September 30, 2018 and 2017, the related consolidated statements of operations, changes in net assets and cash flows for each of the three years in the period ended September 30, 2018, and the related notes to the consolidated financial statements (collectively, the financial statements) of the Company and our report dated November 14, 2018 expressed an unqualified opinion.

Basis for Opinion

The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting in the accompanying Management's Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audit also included performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our

opinion.

Definition and Limitations of Internal Control Over Financial Reporting

A company's internal control over financial reporting is a process designed 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. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

/s/ RSM US LLP

New York, New York

November 14, 2018

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF ASSETS AND LIABILITIES

	September 30, 2018	September 30, 2017
Assets		
Investments at fair value		
Non-controlled, non-affiliated investments (cost—\$856,893,017 and \$665,514,821,	,	
respectively)	\$854,753,064	\$666,973,639
Controlled, affiliated investments (cost—\$144,375,000 and \$43,000,000, respective	ely)145,860,229	43,525,143
Total of investments (cost—\$1,001,268,017 and \$708,514,821, respectively)	1,000,613,293	710,498,782
Cash and cash equivalents (cost—\$72,231,801 and \$18,847,673, respectively)	72,224,183	18,910,756
Interest receivable	2,813,808	2,520,506
Receivable for investments sold		14,185,850
Prepaid expenses and other assets	792,069	1,229,505
Total assets	1,076,443,353	747,345,399
Liabilities		
Distributions payable	3,683,347	3,085,607
Payable for investments purchased	59,587,222	21,730,512
Credit Facility payable (cost—\$333,727,520 and \$253,783,301, respectively) (See		
Notes 5 and 11)	332,128,815	256,858,457
2023 Notes payable (cost—\$138,579,858 and zero, respectively) (See Notes 5 and	11) 135,503,385	_
Interest payable on debt	2,638,504	693,787
Base management fee payable (See Note 3)	2,419,629	1,784,806
Performance-based incentive fee payable (See Note 3)	3,298,404	5,061,217
Accrued other expenses	1,342,479	224,739
Total liabilities	540,601,785	289,439,125
Commitments and contingencies (See Note 12)		
Net assets		
Common stock, 38,772,074 and 32,480,074 shares issued and outstanding,		
respectively		
Par value \$0.001 per share and 100,000,000 shares authorized	38,772	32,480
Paid-in capital in excess of par value	539,462,336	451,448,872
(Distributions in excess of) undistributed net investment income	(5,153,449	3,163,645
Accumulated net realized (loss) gain on investments	(2,331,230	4,289,389
Net unrealized (depreciation) appreciation on investments	(850,039	2,047,044
Net unrealized depreciation (appreciation) on debt	4,675,178	(3,075,156)
Total net assets	\$535,841,568	\$457,906,274
Total liabilities and net assets	\$1,076,443,353	\$747,345,399
Net asset value per share	\$13.82	\$14.10

SEE NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS

	Years Ended S	_	
	2018	2017	2016
Investment income:			
From non-controlled, non-affiliated investments:			
Interest	\$62,469,275		\$40,561,694
Other income	2,244,895	1,660,371	2,334,330
Settlement proceeds	_	4,551,485	3,299,764
From controlled, affiliated investments:			
Interest	5,302,909	512,610	105,502
Dividend	2,187,500		_
Total investment income	72,204,579	59,496,834	46,301,290
Expenses:			
Base management fee (See Note 3)	8,351,653	6,902,645	5,015,077
Performance-based incentive fee (See Note 3)	2,399,249	6,217,210	4,791,574
Interest and expenses on debt (See Note 11)	14,359,908	8,338,880	4,923,219
Administrative services expenses (See Note 3)	2,000,000	2,245,000	1,148,281
Other general and administrative expenses	2,460,582	1,935,000	2,179,257
Expenses before amendment costs, debt issuance costs and provision for			
taxes	29,571,392	25,638,735	18,057,408
Credit Facility amendment costs and debt issuance costs (See Notes 5 and			
11)	10,869,098	112,736	907,722
Provision for taxes	800,000	300,000	
Total expenses	41,240,490	26,051,471	18,965,130
Net investment income	30,964,089	33,445,363	27,336,160
Realized and unrealized gain on investments and debt:			
Net realized (loss) gain on investments	(2,327,118)	5,410,903	(1,376,788)
Net change in unrealized appreciation (depreciation) on:			
Non-controlled, non-affiliated investments	(3,857,170)	537,029	7,011,289
Controlled, affiliated investments	960,087	525,143	_
Debt depreciation (appreciation) (See Note 5 and 11)	7,750,334	(3,593,158)	518,002
Net change in unrealized appreciation (depreciation) on investments and			
debt	4,853,251	(2,530,986)	7,529,291
Net realized and unrealized gain from investments and debt	2,526,133	2,879,917	6,152,503
Net increase in net assets resulting from operations	\$33,490,222	\$36,325,280	\$33,488,663
Net increase in net assets resulting from operations per common share			
(See Note 7)	\$0.87	\$1.20	\$1.25
Net investment income per common share	\$0.81	\$1.10	\$1.02
•			

SEE NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN NET ASSETS

	Years Ended S	eptember 30,	
	2018	2017	2016
Net increase in net assets from operations:			
Net investment income	\$30,964,089	\$33,445,363	\$27,336,160
Net realized (loss) gain on investments	(2,327,118)	5,410,903	(1,376,788)
Net change in unrealized (depreciation) appreciation on investments	(2,897,083)	1,062,172	7,011,289
Net change in unrealized depreciation (appreciation) on debt	7,750,334	(3,593,158)	518,002
Net increase in net assets resulting from operations	33,490,222	36,325,280	33,488,663
Distributions to stockholders:			
Distribution of net investment income	(39,387,692)	(34,842,284)	(30,076,422)
Distribution of realized gains	(4,186,992)	_	(395,862)
Total distributions to stockholders	(43,574,684)	(34,842,284)	(30,472,284)
Capital transactions			
Public offering (See Note 1)	89,031,800	80,986,450	
Offering costs	(1,012,044)	(470,000)	
Net increase in net assets resulting from capital transactions	88,019,756	80,516,450	_
Net increase in net assets	77,935,294	81,999,446	3,016,379
Net assets:			
Beginning of year	457,906,274	375,906,828	372,890,449
End of year	\$535,841,568	\$457,906,274	\$375,906,828
(Distributions in excess of) Undistributed net investment income, end			
of year	\$(5,153,449)	\$3,163,645	\$4,559,646
Capital share activity:			
Shares issued from public offering	6,292,000	5,750,000	_

SEE NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

	Years Ended Se	-	2016
Cook flows from anaroting activities	2018	2017	2016
Cash flows from operating activities:	¢22.400.222	¢26 225 290	¢22 400 662
Net increase in net assets resulting from operations	\$33,490,222	\$36,325,280	\$33,488,663
Adjustments to reconcile net increase in net assets resulting from			
operations to net cash			
used in operating activities:			
Net change in unrealized depreciation (appreciation) on			
investments	2,897,083	(1,062,172)	(7,011,289)
Net change in unrealized (depreciation) appreciation on debt	(7,750,334)		(518,002)
Net realized loss (gain) on investments	2,327,118	(5,410,903)	• •
Net accretion of discount and amortization of premium	(1,401,358)		(1,679,006)
Purchases of investments	(682,735,730)	·	
Payment-in-kind interest	(669,290)	(590,703)	(108,066)
Proceeds from dispositions of investments	391,442,572	406,484,118	164,178,802
Increase in interest receivable	(293,302)		(521,002)
Decrease (increase) in receivable for investments sold	14,185,850	(14,185,850)	, ,
Decrease (increase) in prepaid expenses and other assets	437,436	(88,314)	279,338
Increase in payable for investments purchased	37,856,710	6,794,542	5,568,470
Increase in interest payable on debt	1,944,717	161,861	307,293
Increase in base management fee payable	634,823	326,181	502,510
(Decrease) increase in performance-based incentive fee payable	(1,762,813)	1,606,303	3,451,978
Increase (decrease) in accrued other expenses	1,117,740	21,762	(336,370)
Net cash used in operating activities	(208,278,556)	(76,712,959)	
Cash flows from financing activities:	, , ,	, , , ,	
Public offering	89,031,800	80,986,450	_
Offering costs	(1,012,044)		<u>—</u>
Distributions paid to stockholders	(42,976,944)		(30,472,284)
Proceeds from 2023 Notes issuance (See Notes 5 and 11)	138,579,858		_
Borrowings under Credit Facility (See Notes 5 and 11)	246,485,010	309,680,000	260,707,500
Repayments under Credit Facility (See Notes 5 and 11)	(166,540,790)	(288,804,200)	
Net cash provided by financing activities	263,566,890	67,096,216	172,835,216
Net increase (decrease) in cash equivalents	55,288,334	(9,616,743)	7,372,513
Effect of exchange rate changes on cash	(1,974,907)	(383,474)	109,946
Cash and cash equivalents, beginning of year	18,910,756	28,910,973	21,428,514
Cash and cash equivalents, end of year	\$72,224,183	\$18,910,756	\$28,910,973
Supplemental disclosure of cash flow information:			
Interest paid	\$23,284,289	\$8,289,755	\$4,615,926
Taxes paid	\$395,555	\$256,719	\$308,795
Non-cash exchanges and conversions	\$53,200,000	\$35,659,395	\$4,843,385

SEE NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

CONSOLIDATED SCHEDULE OF INVESTMENTS

SEPTEMBER 30, 2018

					Basis Point		
					Spread		
			Current		Abo Pa r/		
ne ts in Non-Controlled, Non-Affiliated Portfolio	Maturity Companies		Coupon		Inde Shares	Cost	Fair
Secured Debt—151.6%	•						
up Intermediate Holdings, Inc.	08/01/2025	Banking, Finance, Insurance and Real			1M L+450		
nerica, Inc.	08/08/2022	Estate Business Services	6.74	%	9,975,000 3M	\$9,950,063	\$10
	00,00,2022		9.39	%	L+7001,685,452	1,685,452	1,6
Auto Auction Group, LLC	11/30/2021	Transportation: Consumer			3M L+5255,857,878	5,800,066	5,7
Scaffold	03/31/2022	Aerospace and Defense	8.89	%	3M L+6504,500,000	4,455,413	4,4
Teleconferencing Services, Ltd.	12/08/2021	Telecommunications	8.84	%	3M L+65010,107,368	9,986,139	9,7
nologies Corp.	04/22/2024	Aerospace and Defense			1M L+6004,987,500	4,927,669	4,9
nologies Corp. (Revolver) (7), (8)	04/22/2024	Aerospace and Defense	_		— 1,968,504	<u> </u>	(9,
dustry Group Opco, LLC	04/06/2023	Consumer Goods: Non-Durable	7.00	%	1M L+47 3 3,047,995	32,717,900	32
sion Systems & Space Company, Inc.	04/28/2023	Aerospace and Defense			3M L+55011,850,000	11,752,654	11
Professional IT Services, LLC	05/16/2022	High Tech Industries			3M L+725l5,454,395	15,157,019	15
Professional IT Services, LLC (Revolver) (7),	05/16/2022	High Tech Industries	_		<u>- 2,311,784</u>	_	_
Aerospace, LLC	11/14/2023	Aerospace and Defense	8.82	%	3M L+65010,917,500	10,824,456	10
rgo Control, Inc.	06/30/2021	Transportation: Cargo			1M L+47\D,418,750	2,406,335	2,3
Markets LLC	11/29/2023	Beverage, Food and Tobacco			1M L+5753,874,317	3,881,627	3,8
Z Purchaser, Inc. (7)	07/21/2023	Consumer Goods: Durable			3M L+60016,161,170	15,861,453	15
		Duraute	0.57		L100010,101,170	15,001,755	13

lings, Inc. (7)	04/10/2025	Environmental Industries	6.89	%	3M L+4506,145,313	6,115,613	6,
lings, Inc. (7), (8)	04/10/2025	Environmental Industries	_		1,339,286		6,0
r Performance Optimization, lver) ⁽⁷⁾	08/31/2023	Business Services	7.89	%	1M L+57 5 426,868	426,868	42
r Performance Optimization, lver) ^{(7), (8)}	08/31/2023	Business Services	_		— 284,579	_	(2,
oup for the Soul Publishing, LLC	01/08/2019	Media: Advertising, Printing and Publishing	8.35	%	1M L+625 4,539,286	4,535,666	3,9
resh Holdings, LLC	03/31/2023	Beverage, Food and Tobacco	7.39		3M L+50017,727,205	17,691,760	17
onet, Inc.	03/13/2023	High Tech Industries	8.52		6M L+60\pi6,713,426	26,527,311	26
onet, Inc. (Revolver) (7), (8) ing, LLC		High Tech Industries Business Services			- 1,000,000 1M L+52517,395,068	17,297,351	17
lings, Inc.	10/31/2023	Consumer Goods: Non-Durable	7.74		3M L+5507,344,001	7,214,912	7,3
lings, Inc. (Revolver) (7), (8)	10/31/2022	Consumer Goods: Non-Durable	_		2,115,000	_	
om Holdings, Inc. ⁽⁷⁾	12/29/2023	Media: Advertising, Printing and Publishing	7.25	%	1M L+500 16,376,250	16,227,058	16
roducts and Packaging Company LLC	03/29/2022	Chemicals, Plastics and Rubber	8.14		3M L+57514,486,029	14,260,279	14
roducts and Packaging Company LLC	03/29/2022	Chemicals, Plastics and Rubber	_	,,,	— 2,941,176	_	(2)
(7), (8)					,, , , , ,		
rformance Brands, Inc.	09/30/2022	Consumer Goods: Durable	6.92	%	2M L+47510,085,149	10,062,733	10
rformance Brands, Inc. (Revolver) (7), (8)	09/30/2022	Consumer Goods: Durable	_		1,000,000	-	_
y Tourist Development Authority	03/07/2022	Hotel, Gaming and Leisure	10.39	%	3M L+80019,923,750	19,762,133	20
Networks of America, Inc.		Telecommunications	9.24	%	1M L+70020,742,489	20,646,931	20
Networks of America, Inc. (Revolver) (7)		Telecommunications	9.19	%	1M L+7001,304,348	1,304,348	1,3
Networks of America, Inc. (Revolver) (7), (8) Collaborative Retail Marketing Company, LLC		Telecommunications Media: Diversified and Production	9.14	%	— 869,565 3M L+6759,331,620	9,268,771	9,2
ling Corporation (7), (8)	05/30/2025	Transportation: Cargo	_		— 628,571	<u> </u>	(1,
oftware LLC (Revolver) ^{(7), (8)} dings, Inc. ⁽⁷⁾		High Tech Industries Consumer Goods: Durable	6.86	01-	- 2,666,667 3M L+4505,097,491	5,072,239	
dings, Inc. (Revolver) (7)	06/03/2024	Consumer Goods: Durable	6.87		3M L+4501,187,750	1,187,750	5,0 1,1
dings, Inc. (Revolver) (7), (8)	06/03/2024		—	70	— 3,563,250		(1'

		Consumer Goods: Durable					
Sleep Products, LLC	06/09/2023	Consumer Goods: Non-Durable	10.39	0/0	3M L+80010,952,132	10,770,250	10
Limited and Aptara, Inc. (5), (9)	05/01/2019	Business Services	10.57	/0	1M	10,770,230	10
•			8.25	%	L+6005,445,988	5,434,106	5,4
oup, LLC ⁽⁷⁾	06/27/2023	Wholesale			1M		
			8.64	%	L+62512,482,923	12,364,105	12
oup, LLC ^{(7), (8)}	06/27/2023		_		— 12,491,009	_	(62
edical Ophthalmics Inc. (5), (9)	04/13/2022	Capital Equipment	9.14	%	3M L+6753,339,631	3,303,281	3,3
edical Ophthalmics Inc. (Revolver) (5), (7), (9)	04/13/2022	Capital Equipment	10.75		P+550176,991	176,991	17
edical Ophthalmics Inc. (Revolver) (5), (7), (8), (9)			_		— 353,982	_	(1,
Nutrition, LLC		Consumer Services			3M		
			7.15	%	L+47536,000,000	35,640,000	35
e Nutrition, LLC (Revolver) (7), (8)		Consumer Services	_		5,000,000	<u> </u>	
Inc.	11/14/2024	Business Services			1M		
			6.25	%	L+40014,451,316	14,384,410	14
Power, Inc.	04/30/2020	Consumer Goods:			1M		
		Durable	8.74	%	L+6504,230,023	4,216,353	3,9
olutions NoCal, L.P. ⁽⁷⁾	02/19/2021	Chemicals, Plastics			1M		
		and Rubber	11.24	%	L+9003,925,501	3,865,568	3,9
lings, Inc.	10/31/2022	Wholesale			3M		
	10/00/000	****	8.39	%	L+60012,109,261	11,972,865	12
lings, Inc. (Revolver) (7)	10/30/2020	Wholesale	6.40	~	1M	262.007	2.0
1: I (D 1) (7) (9)	10/20/2020	XX 71 1 1	6.49	%	L+425262,097	262,097	26
lings, Inc. (Revolver) (7), (8)	10/30/2020		_		— 947,581		_
ort & Casino, LLC	03/07/2022	Hotel, Gaming and	11.00	01	3M	0.066.205	0.4
1 C - G Pt I + 1 (5) (9) (10)	00/12/2022	Leisure	11.89	%	L+95010,098,000	9,966,385	9,6
al Software Pty Ltd (5), (9), (10)	09/12/2022	High Tech Industries	7 72	01	3MA	7 600 750	7 1
Holdings LLC (7)	11/20/2021	Healthcare and	7.73	%	L+57\$9,925,000 3M	7,688,759	7,1
Holdings LLC ⁽⁷⁾	11/30/2021	Pharmaceuticals	10.33	0%	L+8004,596,389	4,528,529	2,9
		Filalillaceuticals	(PIK 6.00			4,320,329	۷,۶
Brothers, Inc.	04/13/2022	Capital Equipment	(1 112 0.00	10)	3M		
products, mc.	UTI 1312U22	Capital Equipment	9.14	%	L+6759,251,830	9,147,743	9,2
Brothers, Inc. (Revolver) (7)	04/13/2022	Capital Equipment	10.75		P+550619,469	619,469	61
Brothers, Inc. (Revolver) (7), (8)		Capital Equipment	_	, 0	- 619,469		(3,
nd Vision Management, LLC		Healthcare and			3M		ζ-,
, == -		Pharmaceuticals	7.14	%	L+4756,052,632	5,992,433	5,9
nd Vision Management, LLC (7), (8)	09/11/2023	Healthcare and	_			_	,-
		Pharmaceuticals			3,947,368		(49
ugs Incorporated	08/19/2022	Healthcare and			1M		ì
		Pharmaceuticals	7.12	%	L+50010,000,000	9,914,849	9,9
ugs Incorporated (Revolver) ^{(7), (8)}	08/19/2022	Healthcare and			_	_	
		Pharmaceuticals			3,000,000		(60
ntis Holdings, LLC	05/01/2023	Retail			1M		
			8.12	%	L+60014,046,875	13,932,255	13
o Products, LLC (7)	12/08/2023	Consumer Goods:			1M		
		Non-Durable	8.17	%	L+6006,983,750	6,909,661	6,9
o Products, LLC (7), (8)	12/08/2023		_		— 975,000	_	(7,

	Consumer Goods:					/ /
	Non-Durable					
ce Events LLC	01/27/2021 Media: Diversified		3!	5M		
	and Production	7.64	% L	_+5253,343,309	3,313,221	3,3
ce Events LLC (10)	01/27/2021 Media: Diversified		P	P+Q 75		
	and Production	7.07	%	\$16,473,429	11,599,021	12
						,

SEE NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

CONSOLIDATED SCHEDULE OF INVESTMENTS—(Continued)

SEPTEMBER 30, 2018

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Spread

		Current		Above	Par /		
Issuer Name	Maturit I ndustry	Coupon		Index (Shares	Cost	Fair Value (2)
Marketplace	01/27/2002 dia: Diversified	•		P+275			
Events LLC	and Production						
(Revolver) (7)		8.00	%		425,791	\$425,791	\$425,791
Marketplace	01/27/2002 dia: Diversified					_	_
Events LLC	and Production				1 077 270		
(Revolver) (7), (8) Mission Critical	00/28/2024ital Equipment				1,277,372		
Electronics, Inc.	09/28/2021pital Equipment	_		_		_	
(Revolver) (7), (8)					883,392		(2,122)
Montreign	01/24/ 2H23 el, Gaming and			3M	003,372		(2,122
Operating	Leisure			L+825			
Company, LLC		10.59	%		26,163,397	26,518,501	23,350,832
Morphe, LLC	02/10/2 0 28sumer Goods:			3M			
	Non-Durable	8.40	%	L+600	20,644,462	20,276,981	20,541,240
New Trident	08/01/2 H22 lthcare and			1M			
HoldCorp, Inc.	Pharmaceuticals	8.24			7,068,161	6,998,756	5,654,528
		(PIK 3.00)%)				
NextiraOne	08/27/2 A24 ospace and	o o=	~	3M	10 101 010	1=011000	1=0060==
Federal, LLC	Defense	8.07	%		18,181,818	17,911,938	17,906,255
NextiraOne	08/27/2024ospace and			3M			
Federal, LLC (Revolver) (7)	Defense	8.07	%	L+575	2,647,727	2 647 727	2 607 500
NextiraOne	08/27/2 A24 ospace and	8.07	%		2,047,727	2,647,727	2,607,599
Federal, LLC	Defense	<u> </u>		_		_	
(Revolver) (7), (8)	Belefise				4,170,455		(63,207)
Olde Thompson,	05/14/2B24erage, Food and			1M	1,170,100		(05,207
LLC	Tobacco	6.66	%	L+450	1,852,500	1,833,975	1,852,500
Olde Thompson,	05/14/2 B 24erage, Food and	_				_	_
LLC - Revolver (7),	Tobacco						
(8)	00/07/0002 start the control of			1M	2,642,857		
Ox Two, LLC	02/27/200 instruction and	9.40	07		12 024 722	12 046 045	12 024 722
	Building	8.49	%	L+023	13,034,722	12,946,045	13,034,722

0 5 110	00/07/0900			D 705			
Ox Two, LLC	02/27/2021 struction and	10.50	œ	P+725	166.667	166.665	166.667
(Revolver) (7)	Building	12.50	%		166,667	166,667	166,667
Ox Two, LLC	02/27/2021 struction and	_		_	200,000		
(Revolver) (7), (8)	Building			23.4	388,889		
Pestell Minerals	06/01/2B23 erage, Food and			3M			
and Ingredients	Tobacco	7.51	04	L+525	15,000,000	14.050.000	14050000
Inc. (5), (9)	01/01/0000	7.51	%	23.4	15,000,000	14,850,000	14,850,000
Profile Products	01/31/21023 ironmental	7.2 0	~	2M	10.077.022	0.007.460	10.055.022
LLC (7)	Industries	7.29	%	L+500	10,075,023	9,997,462	10,075,023
Profile Products	01/31/210a2ironmental	_		_		_	_
LLC (Revolver)	Industries				0.450.016		
	00/00/000041; 75: 15: 1			23.4	2,459,016		
Questex, LLC	09/09/2002 dia: Diversified			3M			
	and Production	8.57	%		7,500,000	7,351,373	7,350,000
Questex, LLC	09/09/2002 dia: Diversified			3M			
(Revolver) (7)	and Production	8.57	%	L+625	199,468	199,468	195,479
Questex, LLC	09/09/2002 dia: Diversified					_	
(Revolver) (7), (8)	and Production				997,340		(19,947)
Quick Weight	08/23/2 B 2√erage, Food and			3M			
Loss Centers, LLC	Tobacco	7.06	%		9,375,000	9,288,885	7,921,875
Research	06/28/2 10122 lia: Advertising,			1M			
Horizons, LLC	Printing and			L+625			
	Publishing	8.36	%		5,250,000	5,150,977	5,145,000
Research	06/28/2 1022 lia: Advertising,	_		_		_	
Horizons, LLC (7),	Printing and						
(8)	Publishing				2,128,378		(42,568)
Research	06/28/2 10122 lia: Advertising,			1M			
Horizons, LLC	Printing and			L+625			
(Revolver) (7)	Publishing	8.36	%		416,216	416,216	407,892
Research	06/28/2 102 2dia: Advertising,	_		_		_	
Horizons, LLC	Printing and						
(Revolver) (7), (8)	Publishing				529,730		(10,595)
Research Now	12/20/2 B 24iness Services			1 M			
Group, Inc. and				L+550			
Survey Sampling		7.74	%		24,812,500	23,676,196	24,882,223
International LLC							
Salient CRGT Inc.	02/28/2H22h Tech Industries			1M			
		7.99	%		18,136,905	17,867,722	18,318,274
SFP Holding, Inc.	09/01/2020astruction and			3M			
(7)	Building	8.59	%	L+625	5,985,000	5,898,822	5,985,000
SFP Holding, Inc.	09/01/2021 astruction and	_		_		_	_
(7), (8)	Building				4,125,000		
SFP Holding, Inc.	09/01/2020astruction and						
(Revolver) (7), (8)	Building				500,000		
Snak Club, LLC	07/19/2 B €\terage, Food and			1M			
(Revolver) (7)	Tobacco	8.10	%	L+600	483,333	483,333	418,084
Snak Club, LLC	07/19/2 B 2√verage, Food and					_	
(Revolver) (7), (8)	Tobacco				183,333		(24,750)
Snak Club, LLC	02/22/2B&9erage, Food and	_		_		_	
(Revolver) (7), (8)	Tobacco				133,333		(667)
Softvision, LLC	05/21/2H2gh Tech Industries	7.74	%		10,201,863	10,146,148	10,201,863

1M L+550 **TeleGuam** 07/25/2**D**€Recommunications 1M Holdings, LLC 7.24 % L+500 7,920,000 7,818,453 7,939,800 07/09/2001 Instruction and Tensar 3MCorporation **Building** 7.14 % L+475 22,620,696 22,474,697 22,281,386 The Infosoft 12/02/2002 dia: Broadcasting 3MGroup, LLC and Subscription 7.56 % L+525 6,689,308 6,622,415 6,644,404 The Original 07/20/2022sumer Goods: 2MCakerie, Co. (5), (9) 7.20 Non-Durable % L+500 7,721,739 7,721,739 7,658,431 The Original 07/20/2021 sumer Goods: 2MCakerie Ltd. (5), (9) Non-Durable % L+450 5,500,217 6.70 5,459,582 5,500,217 The Original 07/20/2**0**22 sumer Goods: 3MNon-Durable L+450 Cakerie Ltd. (Revolver) (5), (7), % 6.58 255,327 255,327 255,327 07/20/2022 sumer Goods: The Original Cakerie Ltd. Non-Durable (Revolver) (5), (7), 1,163,157 (8), (9)Triad 12/28/2020 ital Equipment 1**M** Manufacturing, L+1.325 15.49 % 8,470,850 8,383,257 8,216,724 Inc. UBEO, LLC (7) 04/03/2**02** tital Equipment 1M 6.60 % L+450 1,995,000 1,976,435 1,995,000 UBEO, LLC 04/03/2020 ital Equipment 3M(Revolver) (7) 6.88 % L+450 1,173,333 1,173,333 1,173,333 UBEO, LLC 04/03/2020 ital Equipment (Revolver) (7), (8) 1,026,667 UniTek Global 08/20/2**D**€**!**ecommunications 7.89 % 3M Services, Inc. (7) L+550 8,750,000 8,533,866 8,662,500 08/20/2**D**€lecommunications UniTek Global Services, Inc. (7), (8) 1,750,000 (17,500)US Dominion, Inc. 07/15/2024 ital Equipment 3M9.14 % L+675 5,985,000 5,883,015 5,985,000 US Dominion, Inc. 07/15/2024 ital Equipment (Revolver) (7), (8) 2,500,000 US Med 08/13/2H2althcare and 1M Acquisition, Inc. Pharmaceuticals L+900 (7) 11.39 % 3,027,344 3,027,344 2,875,976 07/15/2H2althcare and Veterinary 1**M** Specialists of L+550 Pharmaceuticals North America. LLC (7) 7.75 % 15,398,203 15,324,732 15,475,194 07/15/2H2althcare and Veterinary Specialists of **Pharmaceuticals** North America. LLC (7), (8) 2,094,671 10,473 Veterinary 07/15/2H2althcare and 880,000 4,400 Specialists of Pharmaceuticals North America,

LLC							
(Revolver) (7), (8)	00/01/0000			13.6			
VIP Cinema	03/01/2 02 8 sumer Goods:	0.25	64	1M	6.025.500	6.010.122	6051011
Holdings, Inc.	Durable	8.25	%		6,937,500	6,910,133	6,954,844
Walker Edison	09/26/2 W2 4olesale			3M			
Furniture		0.00	%	L+650	16 207 500	15 001 004	15 001 250
Company LLC (7) Winchester	06/30/2022 ital Equipment	8.88	%	1M	16,307,500	15,981,904	15,981,350
Electronics	00/30/202pitai Equipment			L+650			
Corporation		8.74	%	L+030	11,724,183	11,675,472	11,724,182
Total First Lien		0.74	70		11,724,103	11,073,472	11,724,102
Secured Debt						817,243,688	812,235,476
Second Lien						017,2 10,000	012,200,170
Secured Debt—4.0	%						
Condor Borrower,	04/25/2H25h Tech Industries			3M			
LLC (7)	· ·	11.09	%	L+875	2,000,000	1,963,478	2,000,000
DecoPac, Inc. (7)	03/31/2 B 25erage, Food and			3M			
	Tobacco	10.64	%	L+825	11,341,463	11,136,261	11,341,463
MailSouth, Inc.	10/23/2002 dia: Advertising,			3M			
	Printing and			L+925			
	Publishing	12.00	%		3,775,000	3,702,622	3,699,500
McAfee, LLC (7)	09/29/21H25h Tech Industries	10 - 1	~	1M	• • • • • • • • •	2 464 220	2 7 12 7 7 2
	0.4/1.0/07/2011	10.74	%		2,500,000	2,464,229	2,543,750
PT Network, LLC (7)	04/12/2H2althcare and	10.24	O.	3M	01.666.667	1 (20 2(0	1 650 000
Total Second Lien	Pharmaceuticals	12.34	%	L+1,00	01,666,667	1,638,368	1,650,000
Secured Debt						20,904,958	21,234,713
Preferred						20,904,936	21,234,713
Equity—0.6%), (7)							
CI (PTN)	 Healthcare and 				1,458	21,870	22,614
Investment	Pharmaceuticals				1,100	21,070	22,011
Holdings II, LLC							
(PT Network,							
LLC) (11)							
Condor Holdings	 High Tech Industries 	_		_	88,000	10,173	10,173
Limited (5), (9)							
Condor Top	 High Tech Industries 				88,000	77,827	77,827
Holdco Limited (5),							
(9)							

SEE NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

CONSOLIDATED SCHEDULE OF INVESTMENTS—(Continued)

SEPTEMBER 30, 2018

Basis Point

Spread

Current Abov Par /

Issuer Name	Maturlinglustry	Coupon	IndexShares	Cost	Fair Value (2)
NXOF Holdings, Inc.	Aerospace and	_	_		
(NextiraOne Federal, LLC)	Defense		490	\$490,000	\$453,077
UniTek Global Services, Inc Super Senior Preferred Equity	— Telecommunications	20.00 %	343,861	343,861	351,752
UniTek Global Services, Inc Senior	— Telecommunications	18.00 %			
Preferred Equity	T-1	12.50.07	448,851	448,851	570,762
UniTek Global Services, Inc.	— Telecommunications	13.50 %	1,047,317	670,283	1,726,920
Total Preferred Equity				2,062,865	3,213,125
Common Equity/Warrants—3.3% (6), (7)	6				
Affinion Group Holdings, Inc.	Consumer Goods:Durable	_	— 99,029	3,514,571	2,089,710
Affinion Group Holdings, Inc., Series C and Series D	Consumer Goods:Durable	_	— 4,298	1,186,649	3,449
By Light Investco LP	 High Tech Industries 	_	— 21,908	2,190,771	4,426,169
By Light Investco LP (8), (11)	 High Tech Industries 	_	— 5,592	_	_
CI (Allied) Investment Holdings, LLC (Allied America, Inc.)	— Business Services	_	— 84,000	840,004	957,866
CI (PTN) Investment Holdings II, LLC (PT Network, LLC)	 Healthcare and Pharmaceuticals 	_	— 13,333	200,000	200,000
	_	_	— 47,893	500,000	596,660

CI (Summit) Investment Holdings, LLC (SFP Holding, Inc.)	Construction and Building					
DecoPac Holdings Inc.	Beverage, Food and Tobacco	_	_	1,633	1,632,744	1,972,251
Faraday Holdings, LLC	Construction and Building	_	_	1,141	58,044	305,907
Gauge InfosoftCoInvest, LLC (The Infosoft Group, LLC)	 Media: Broadcasting and Subscription 	_	_	500	500,000	738,439
GCOM InvestCo LP	— High Tech Industries	_	_	1,281,433	1,281,433	1,132,039
GCOM InvestCo LP (8), (11)	 High Tech Industries 	_	_	718,567	_	(83,773)
IIN Group Holdings, LLC (Integrative Nutrition, LLC) (11)	— Consumer Services	-		1,000	1,000,000	1,000,000
JWC/UMA Holdings, L.P.	 Healthcare and Pharmaceuticals 	_	_	1,000	1,000,000	1,000,000
JWC-WE Holdings, L.P. (Walker Edison Furniture Company LLC)	— Wholesale	_	_	1,381,741	1,381,741	1,381,741
NXOF Holdings, Inc. (NextiraOne Federal, LLC)	Aerospace and Defense	_	_	10,000	10,000	32,308
SSC Dominion Holdings, LLC Class A (US Dominion, Inc.)	— Capital Equipment	_	_	500	500,000	500,000
SSC Dominion Holdings, LLC Class B (US Dominion, Inc.)	— Capital Equipment	_		500	_	_
TPC Broadband Investors, LP ⁽¹¹⁾	— Telecommunications	_		742,692	742,692	1,024,002
TPC Broadband Investors, LP ^{(8), (11)}	— Telecommunications			257,308		
UniTek Global Services, Inc.	— Telecommunications	_	—	213,739	_	524,411
UniTek Global Services, Inc. (Warrants)	— Telecommunications	_	_	23,889	_	_
WBB Equity, LLC (11)	Aerospace and Defense	_	-	142,857	142,857	268,571
Total Common Equity/Warrants					16,681,506	18,069,750

Total Investments in N	Ion-Controlled,			856,893,017	854,753,064			
Non-Affiliated Portfolio Companies								
Investments in Control	lled, Affiliated Portfolio							
Companies—27.2%), (4	4)							
First Lien Secured								
Debt—18.9%								
PennantPark Senior	05/06 F2024 cial Services	10.39 % 3M	101,062,500	101,062,500	101,062,500			
Secured Loan Fund I		L+8	00					
LLC (7), (9)								
Equity Interests—8.3%								
PennantPark Senior	 Financial Services 			43,312,500	44,797,729			
Secured Loan Fund I								
LLC (7), (9)								
Total Investments in C	Controlled, Affiliated			144,375,000	145,860,229			
Portfolio Companies								
Total Investments—18	86.7%			1,001,268,017	1,000,613,293			
Cash and Cash								
Equivalents—13.5%				60.500.010	60.700.010			
BlackRock Federal FD)			69,502,018	69,502,018			
Institutional 30				2 520 502	2.722.167			
BNY Mellon Cash				2,729,783	2,722,165			
Total Cash and Cash				72,231,801	72,224,183			
Equivalents				ф1 0 72 400 010	Ф1 0 72 02 7 4 7 6			
Total Investments and				\$1,073,499,818	\$1,072,837,476			
Cash								
Equivalents—200.2%	c				(526,005,000,)			
Liabilities in Excess of					(536,995,908)			
Other Assets—(100.2)	90				ΦΕΩΕ 0.41 Ε.C.			
Net Assets—100.0%					\$535,841,568			

- (1) Represents floating rate instruments that accrue interest at a predetermined spread relative to an index, typically the applicable LIBOR or "L" or Prime rate, or "P." The spread may change based on the type of rate used. The terms in the Schedule of Investments disclose the actual interest rate in effect as of the reporting period. LIBOR loans are typically indexed to a 30-day, 60-day, 90-day or 180-day LIBOR rate (1M L, 2M L, 3M L, or 6M L, respectively), at the borrower's option. All securities are subject to a LIBOR or Prime rate floor where a spread is provided, unless noted. The spread provided includes payment-in-kind, or PIK, interest and other fee rates, if any.
- (2) Valued based on our accounting policy (See Note 2). The value of all securities was determined using significant unobservable inputs (See Note 5).
- (3) The provisions of the 1940 Act classify investments based on the level of control that we maintain in a particular portfolio company. As defined in the 1940 Act, a company is generally presumed to be "non-controlled" when we own 25% or less of the portfolio company's voting securities and "controlled" when we own more than 25% of the portfolio company's voting securities.
- (4) The provisions of the 1940 Act classify investments further based on the level of ownership that we maintain in a particular portfolio company. As defined in the 1940 Act, a company is generally deemed as "non-affiliated" when we own less than 5% of a portfolio company's voting securities and "affiliated" when we own 5% or more of a portfolio company's voting securities.
- (5) Non-U.S. company or principal place of business outside the United States.
- (6) Non-income producing securities.
- (7) The securities, or a portion thereof, are not pledged as collateral under the Credit Facility. All other securities are pledged as collateral under the Credit Facility and held through Funding I.

- (8) Represents the purchase of a security with delayed settlement or a revolving line of credit that is currently an unfunded investment. This security does not earn a basis point spread above an index while it is unfunded.
- (9) The investment is treated as a non-qualifying asset under Section 55(a) of the 1940 Act. Under the 1940 Act, we may not acquire any non-qualifying asset unless, at the time the acquisition is made, qualifying assets represent at least 70% of our total assets. As of September 30, 2018, qualifying assets represent 82% of our total assets and non-qualifying assets represent 18% of our total assets.
- (10) Par amount is denominated in Australian Dollars (A\$) or Canadian Dollars (C\$) as denoted.
- (11) Investment is held through our Taxable Subsidiary (See Note 1).
- SEE NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

CONSOLIDATED SCHEDULE OF INVESTMENTS

SEPTEMBER 30, 2017

Basis Point

Spread

			Current	Abo Pa r/		
			Coupon	Inde Shares	Cost	Fair
ts in Non-Controlled, Non-Affiliated Portfolio (Secured Debt—133.1%	Companies-	−145.7%), ⁽⁴⁾				
Cable Communications, LLC	08/09/2021	Telecommunications	7.08 %	L+57516,225,000	\$16,029,514	\$16
up Holdings, Inc.	12/30/2022	Banking, Finance, Insurance and Real Estate	6.74 %	6 L+55 (9 ,177,637	9,098,312	9,
up Holdings, Inc. (Revolver) (8), (9)	12/30/2021	Banking, Finance, Insurance and Real Estate	_	— 1,771,962	_	_
up Holdings, Inc. (8), (9)	12/30/2022	Banking, Finance, Insurance and Real Estate	_	— 2,983,500	_	_
Auto Auction Group, LLC	11/30/2021	Transportation: Consumer	6.48 %	6 L+52510,945,000	10,805,812	10
Gilsonite Company (8)	12/31/2021	Metals and Mining	15.00 % (PIK 5.00%	- / -	124,746	14
Scaffold	03/31/2022	Aerospace and Defense		L+6504,750,000	4,691,657	4,7
Teleconferencing Services, Ltd.	12/08/2021	Telecommunications	7.78 %	L+65010,741,453	10,574,347	10
a Consulting & Management, LP	10/31/2022	Healthcare and Pharmaceuticals		L+52\frac{1}{3},970,000	3,935,087	3,8
a Consulting & Management, LP (8), (9)		Healthcare and Pharmaceuticals	_	— 1,000,000	_	(20
nologies Corp.		Aerospace and Defense	7.83 %	L+6504,881,581	4,803,856	4,8
ion Systems & Space Company, Inc.	04/28/2023	Aerospace and Defense	6.84 %	6 L+55011,970,000	11,854,093	11
os., Co., Tranche A	06/03/2021	Consumer Goods: Non-Durable	7.08 %	£ L+57\(\dagger, 239, 494\)	2,207,741	2,2
os., Co., Tranche B		Consumer Goods: Non-Durable	13.58 %	6 L+1,22,\$26,329	2,291,698	2,3
rofessional IT Services, LLC		High Tech Industries	8.57 %	L+72515,630,360	15,263,130	15
		High Tech Industries		— 2,311,784		

Professional IT Services, LLC (Revolver) (8),

edical Ophthalmics Inc. (6), (10)

rgo Control, Inc.	06/30/2021	Transportation: Cargo	6.08	%	L+4752,443,750	2,427,358	2,3
alor Companies, Inc. (10)	06/16/2023	Media: Broadcasting and Subscription	5.58	%	L+4257,000,000	6,982,500	7,0
Markets LLC	11/29/2023	Beverage, Food and Tobacco	7.08	%	L+5753,913,750	3,923,223	3,8
Z Purchaser, Inc.	07/21/2023	Consumer Goods: Durable	7.33	%	L+60012,375,000	12,094,894	12
Charlie LLC	12/24/2019	Retail	12.33 (PIK 3.00		L+8003,961,544	3,935,418	3,3
oup for the Soul Publishing, LLC	01/08/2019	Media: Advertising, Printing and Publishing	7.50	%	L+6254,589,286	4,573,873	4,3
assboards LLC	03/16/2023	Construction and Building	6.49	%	L+5254,845,000	4,799,506	4,8
lustries LLC	11/25/2020	Aerospace and Defense	10.99	%	L+9756,024,894	5,941,505	5,9
lustries LLC (Revolver) (8), (9)	11/25/2020	Aerospace and Defense	_		_ 518,033	_	_
resh Holdings, LLC	03/31/2023	Beverage, Food and Tobacco	6.24	%	L+50019,874,245	19,826,088	19
ing, LLC	08/02/2021	Business Services	6.49	%	L+5259,900,075	9,817,138	9,9
oom LLC	11/21/2022	Media: Advertising, Printing and Publishing	7.24	%	L+60%,737,500	6,618,201	6,6
roducts and Packaging Company LLC	06/30/2020	Chemicals, Plastics and Rubber	6.09	%	L+4754,373,643	4,353,783	4,3
rformance Brands, Inc.	09/30/2022	Consumer Goods: Durable	6.01	%	L+47510,621,111	10,592,972	10
rformance Brands, Inc. (Revolver) (8), (9)	09/30/2022	Consumer Goods: Durable	_		1,000,000	_	_
y Tourist Development Authority	03/07/2022	Hotel, Gaming and Leisure			L+80016,743,500	16,527,764	16
Networks of America, Inc.	05/06/2021	Telecommunications	8.33	%	L+7007,657,615	7,627,450	7,5
Networks of America, Inc. (Revolver) (8), (9)		Telecommunications	_		- 1,304,348	_	_
Collaborative Retail Marketing Company, LLC	06/15/2022	Media: Diversified and Production	8.08	%	L+67510,265,559	10,180,889	10
Sleep Products, LLC	06/09/2023	Consumer Goods: Non-Durable	9.30	%	L+80012,468,750	12,228,162	12
efense Technologies, Inc. (8)	08/05/2019	Aerospace and Defense	7.31	%	L+60\overline{0},862,500	5,846,053	5,3
.S. Acquisition Corp. ^{(6), (10)}	11/04/2020	Construction and Building	7.56	%	L+625,918,532	5,850,581	5,7
Limited and Aptara, Inc. (6), (10)	05/01/2019	Business Services	7.25	%	L+6007,032,993	6,999,227	6,9
1 B.V. (6), (10), (11)		Chemicals, Plastics and Rubber	8.00	%	E+8@012,127,444	12,605,265	14
les, LLC	12/30/2021	Wholesale	8.30	%	L+7006,693,709	6,693,709	6,6
les, LLC ^{(8), (9)}	12/30/2021	Wholesale	_		— 3,234,375	_	_
1' 1 O 1 1 1 ' T (6) (10)	04/10/2022	O '. 1E '	0.00	01	T (FF) 050 (00	2 220 240	~

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8.08

% L+6753,373,623

3,328,240

04/13/2022 Capital Equipment

edical Ophthalmics Inc. (Revolver) (6), (8), (9),	04/13/2022	Capital Equipment	_		— 530,973	_	
eb, LLC, Term Loan A	03/28/2019	Media: Advertising, Printing and Publishing	5.80	%	L+4507,600,388	7,465,921	7,0
eb, LLC, Term Loan B	03/28/2019	Media: Advertising, Printing and Publishing	12.30	%	L+1,1 9 (5 00,000	4,475,493	4,
pecialists, Inc.	06/30/2020	Construction and Building	9.25	%	L+806,525,437	6,486,278	6,
Power, Inc.	04/30/2020	Consumer Goods: Durable	7.74	%	L+6504,726,503	4,701,985	4,4
ewitt Inc.	07/30/2020	Consumer Services	8.31	%	L+7004,653,450	4,596,122	4,4
olutions NoCal, L.P. (8)	02/19/2021	Chemicals, Plastics and Rubber	10.24	%	L+9004,002,471	3,936,841	3,
dings, Inc.	10/31/2022	Wholesale	7.33	%	L+60012,140,282	11,975,690	12
dings, Inc. (Revolver) (8)	10/30/2020	Wholesale	6.16	%	L+425241,935	241,935	24
dings, Inc. (Revolver) (8), (9)	10/30/2020	Wholesale	_		— 967,742	_	_
ort & Casino, LLC	03/07/2022	Hotel, Gaming and Leisure	10.83	%	L+95010,200,000	10,036,631	10
al Software Pty Ltd (6), (10), (11)	09/12/2022	High Tech Industries	7.54	%	L+ A7 \$510,000,000	7,728,822	7,
Holdings LLC (8)	11/30/2018	Healthcare and Pharmaceuticals	6.58	%	L+5254,954,937	4,935,975	3,
Brothers, Inc.	04/13/2022	Capital Equipment	8.08	%	L+6756,244,708	6,170,275	6,2
Brothers, Inc. (Revolver) (8)	04/13/2022	Capital Equipment	9.75	%	P+550778,761	778,761	77
Brothers, Inc. (Revolver) (8), (9)	04/13/2022	Capital Equipment	_		— 460,177	_	_
ugs Incorporated	08/19/2021	Healthcare and Pharmaceuticals	6.49	%	L+5254,238,073	4,204,738	4,
ntis Holdings, LLC	05/01/2023	Retail	7.24	%	L+60014,409,375	14,275,705	14
ce Events LLC	01/27/2021	Media: Diversified and Production	6.58	%	L+523,377,372	3,335,177	3,

SEE NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

CONSOLIDATED SCHEDULE OF INVESTMENTS—(Continued)

SEPTEMBER 30, 2017

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Basis	: Pc	ทาก

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					Spread		
			Current		Abovear/		
Issuer Name	Maturity	Industry	Coupon		IndexShares	Cost	Fair Value (2)
Marketplace Events LLC (11)		Media: Diversified and Production	6.25	%	P+27517,070,749	\$11,982,846	\$13,581,250
Marketplace Events LLC (Revolver) (8)	01/27/2021	Media: Diversified and Production	7.00	%	P+275459,854	459,854	459,854
Marketplace Events LLC (Revolver) (8),	01/27/2021	Media: Diversified and Production	_		— 1,243,309	_	_
McAfee, LLC (8)	09/30/2024	High Tech Industries	5.50	%	L+4507,500,000	7,425,000	7,533,750
Mission Critical Electronics, Inc. (Revolver) (8), (9)		Capital Equipment	_		— 883,392	_	(3,592)
Montreign Operating Company, LLC	01/24/2023	Hotel, Gaming and Leisure	9.49	%	L+82526,294,872	26,729,488	26,513,908
Morphe, LLC	02/10/2023	Consumer Goods: Non-Durable	7.33	%	L+60014,625,000	14,241,842	14,405,625
New Trident HoldCorp, Inc.	07/31/2019	Healthcare and Pharmaceuticals	7.08	%	L+5758,717,647	8,682,164	7,845,882
One Sixty Over Ninety, LLC	03/03/2022	Media: Advertising, Printing and Publishing	10.52	%	L+9182,750,000	2,699,796	2,750,000
Pathway Partners Vet Management Company LLC	08/19/2022	Healthcare and Pharmaceuticals	6.24	%	L+50019,927,985	19,874,203	19,927,985
Profile Products LLC	01/31/2023	Environmental Industries	6.33	%	L+50010,135,136	10,045,209	10,135,136
Profile Products LLC (8), (9)	01/31/2019	Environmental Industries			_ 573,770	_	_

Profile Products	01/31/2022	Environmental	_		— 2,459,016		
LLC (Revolver) (8), (9)	01/31/2022	Industries			2,137,010		
PT Network, LLC	11/30/2021	Healthcare and Pharmaceuticals	7.82	%	L+6508,450,400	8,383,771	8,450,400
PT Network, LLC ^{(8), (9)}	11/30/2021	Healthcare and Pharmaceuticals	_		2,291,100	_	_
Quick Weight Loss Centers, LLC	08/23/2021	Beverage, Food and Tobacco	6.02	%	L+4759,625,000	9,509,035	9,288,125
Salient CRGT Inc.	02/28/2022	High Tech Industries	6.99	%	L+57519,654,762	19,296,231	19,753,036
Snak Club, LLC (Revolver)	07/19/2021	Beverage, Food and Tobacco	6.24	%	L+500416,667	416,667	416,667
Snak Club, LLC (Revolver)	07/19/2021	Beverage, Food and Tobacco	_		— 83,333	_	_
Softvision, LLC	05/21/2021	High Tech Industries	6.74	%	L+5508,747,271	8,678,587	8,747,271
Sundial Group Holdings LLC	08/15/2024	Consumer Goods: Non-Durable	5.99	%	L+47510,000,000	9,851,797	9,850,000
Survey Sampling International, LLC	12/16/2020	Business Services	6.27	%	L+5005,394,946	5,366,833	5,287,047
TeleGuam Holdings, LLC	07/25/2023	Telecommunications	6.24	%	L+5008,000,000	7,882,265	8,000,000
Tensar Corporation		Construction and Building	6.08	%	L+4754,631,234	4,603,617	4,295,470
The Infosoft Group, LLC	12/02/2021	Media: Broadcasting and Subscription	6.58	%	L+5258,210,074	8,139,730	8,210,074
The Original Cakerie, Co. ⁽⁶⁾ , (10)	07/20/2021	Consumer Goods: Non-Durable	6.81	%	L+5503,061,372	3,037,176	3,061,372
The Original Cakerie Ltd. ⁽⁶⁾ , (10)	07/20/2021	Consumer Goods: Non-Durable	6.31	%	L+5005,926,142	5,879,466	5,926,142
The Original Cakerie Ltd. (Revolver) ⁽⁶⁾ , (8), (9), (10)	07/20/2021	Consumer Goods: Non-Durable	_		— 1,418,484	_	_
Triad Manufacturing, Inc.	12/28/2020	Capital Equipment	12.49	%	L+1,1 25 856,365	8,730,717	8,812,084
UniTek Global Services, Inc. (8)	01/14/2019	Telecommunications		%	L+85042,809	42,809	42,809
II'T 1 C1 1 1	01/14/0010	T-1	(PIK 1.00		1 .050500 702	577.750	(11 (0)
Services, Inc. (8)		Telecommunications	9.84	%	L+850599,702	577,759	611,696
UniTek Global Services, Inc. (8), (9)	01/14/2019	Telecommunications	_		— 151,090	_	_

US Med Acquisition, Inc. ⁽⁸⁾	08/13/2021	Healthcare and Pharmaceuticals	10.33	%	L+9003,058,594	3,058,594	2,905,664
Veterinary Specialists of North America, LLC	07/15/2021	Healthcare and Pharmaceuticals	6.56	%	L+52511,374,590	11,277,723	11,362,740
Veterinary Specialists of North America, LLC ^{(8), (9)}	07/15/2021	Healthcare and Pharmaceuticals	_		— 2,660,000	_	(2,771)
Veterinary Specialists of North America, LLC (Revolver) (8),	07/15/2021	Healthcare and Pharmaceuticals	_		— 880,000	_	(917)
VIP Cinema Holdings, Inc.	03/01/2023	Consumer Goods: Durable	7.34	%	L+6007,312,500	7,278,094	7,358,203
Vistage Worldwide, Inc.		Media: Broadcasting and Subscription	6.74	%	L+5505,029,514	4,994,127	5,042,087
Winchester Electronics Corporation	06/30/2022	Capital Equipment	7.83	%	L+6507,695,662	7,636,513	7,734,140
Winchester Electronics Corporation (8),	06/30/2022	Capital Equipment	_		— 708,333	_	3,542
Total First Lien Secured Debt Second Lien Secured Debt—8.3%						607,582,054	609,668,554
DecoPac, Inc.	03/31/2025	Beverage, Food and Tobacco	9.58	%	L+82515,000,000	14,700,169	14,700,000
Douglas Products and Packaging Company LLC	12/31/2020	Chemicals, Plastics and Rubber	11.84	%	L+1,0 2 0000,000	1,976,823	2,020,000
Howard Berger Co. LLC	09/30/2020	Wholesale	11.34	%	L+1,000,450,000	11,064,344	10,992,000
MailSouth, Inc.	10/22/2021	Media: Advertising, Printing and Publishing	(PIK 5.18 11.80	% %	L+1,0 5 0775,000	3,714,927	3,812,750
McAfee, LLC	09/29/2025	High Tech Industries	9.50	%	L+8502,500,000	2,462,500	2,500,000
Sunshine Oilsands Ltd. (5), (6), (8), (10)	08/01/2018	Energy: Oil and Gas	_	(7	7) — 2,792,500	2,720,508	1,144,925
Veritext Corp.	01/30/2023	Business Services	10.33	%	L+9002,690,625	2,623,765	2,663,719

Total Second Lien Secured Debt 39,263,036 37,833,394

SEE NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

CONSOLIDATED SCHEDULE OF INVESTMENTS—(Continued)

SEPTEMBER 30, 2017

Basis Point

Spread

				Spread		
		Current		Abovæar/		
Issuer Name	Matu rity ustry	Coupon		IndexShares	Cost	Fair Value (2)
Subordinated Debt/Corporate Notes—1.6%						
American Gilsonite Company (5)	12/3 IM26/21 s and Mining	17.00 (PIK 17.00	% 1%)	— 382,989	\$382,989	\$417,458
Credit Infonet, Inc.	10/26/12@20Tech Industries	13.00 (PIK 0.75	% % %)	— 2,090,982	2,051,232	2,090,982
Sonny's Enterprises, LLC	06/01/22/02/2011 Equipment	11.00	%	 4,750,000	4,662,663	4,750,000
UniTek Global Services, Inc.	07/15/20decommunications	15.00	%	— 170,523	170,523	173,933
		(PIK 15.00)%)			
Total Subordinated Debt/Corporate Notes					7,267,407	7,432,373
Preferred Equity—0.59 (7), (8)	<i>7</i> 0					
UniTek Global Services, Inc Senior Preferred Equity	— Telecommunications	18.00	%	— 448,851	448,851	472,846
UniTek Global Services, Inc.	— Telecommunications	13.50	%	— 1,047,317	670,283	1,509,417
Total Preferred Equity					1,119,134	1,982,263
Common Equity/Warrants—2.2%	<i>%</i>					
Affinion Group Holdings, Inc.	Consumer Goods:Durable	_		— 99,029	3,514,572	2,263,885
Affinion Group Holdings, Inc., Series C and Series D	Consumer Goods:Durable	_		— 4,298	1,186,649	6,398
American Gilsonite Company	— Metals and Mining	_		— 1,000	215,182	339,402
By Light Investco LP	— High Tech Industries	_		— 21,908	2,190,771	2,601,944

By Light Investco LP	— High Tech Industries		— 5,592	_	_
Corfin InvestCo, L.P.	Aerospace and Defense	_	— 3,000	300,000	429,091
Corfin InvestCo, L.P.	Aerospace and Defense	_	— 3,000	_	_
DecoPac Holdings Inc.	Beverage, Food and Tobacco	_	— 1,633	1,632,744	1,632,744
Faraday Holdings, LLC (Interior Specialists, Inc.)	Construction and Building	_	— 1,141	58,044	204,710
Gauge InfosoftCoInvest, LLC (The Infosoft Group, LLC)	 Media: Broadcasting and Subscription 	_	— 500	500,000	631,240
Patriot National, Inc. (13)	 Banking, Finance, Insurance and Real Estate 	_	— 11,867	27,995	16,020
TPC Broadband Investors, LP (Advanced Cable Communications, LLC) (12)	— Telecommunications	_	— 657,233	657,233	657,233
TPC Broadband Investors, LP (Advanced Cable Communications, LLC) (9), (12)	— Telecommunications	_	— 342,767	_	_
UniTek Global Services, Inc.	— Telecommunications	_	— 213,739	_	1,274,388
UniTek Global Services, Inc. (Warrants)	— Telecommunications	_	— 23,889	_	_
Total Common				10,283,190	10,057,055
Equity/Warrants Total Investments in No.	on-Controlled,			665,514,821	666,973,639
Non-Affiliated Portfoli Investments in Control	-				
Companies—9.5%), (4)	led, Allinated Foltiono				
Subordinated Debt/Corporate Notes—6.6%					
PennantPark Senior Secured Loan Fund I LLC (8), (10)	05/0 d/2024 cial Services	6.34	% L+50030,100,000	30,100,000	30,100,000
Equity Interests—2.9% (7), (8)					
PennantPark Senior Secured Loan Fund I LLC (10)	— Financial Services	_		12,900,000	13,425,143
				43,000,000	43,525,143

Total Investments in Controlled, Affiliated

Portfolio Companies		
Total	708,514,821	710,498,782
Investments—155.2%		
Cash and Cash		
Equivalents—4.1%		
BlackRock Federal	16,818,166	16,818,166
FD Institutional 30		
BNY Mellon Cash	2,029,507	2,092,590
Total Cash and Cash	18,847,673	18,910,756
Equivalents		
Total Investments and	\$727,362,494	\$729,409,538
Cash		
Equivalents—159.3%		
Liabilities in Excess of		(271,503,264)
Other Assets—(59.3)%		
Net Assets—100.0%		\$457,906,274

- (1) Represents floating rate instruments that accrue interest at a predetermined spread relative to an index, typically the applicable LIBOR or "L," EURIBOR or "E," or Prime rate, or "P." All securities are subject to a LIBOR or Prime rate floor where a spread is provided, unless noted. The spread provided includes PIK interest and other fee rates, if any.
- (2) Valued based on our accounting policy (See Note 2).
- (3) The provisions of the 1940 Act classify investments based on the level of control that we maintain in a particular portfolio company. As defined in the 1940 Act, a company is generally presumed to be "non-controlled" when we own 25% or less of the portfolio company's voting securities and "controlled" when we own more than 25% of the portfolio company's voting securities.
- (4) The provisions of the 1940 Act classify investments further based on the level of ownership that we maintain in a particular portfolio company. As defined in the 1940 Act, a company is generally deemed as "non-affiliated" when we own less than 5% of a portfolio company's voting securities and "affiliated" when we own 5% or more of a portfolio company's voting securities.
- (5) Security is exempt from registration under Rule 144A promulgated under the Securities Act. The security may be resold in transactions that are exempt from registration, normally to qualified institutional buyers.
- (6) Non-U.S. company or principal place of business outside the United States.
- (7) Non-income producing securities.
- (8) The securities, or a portion thereof, are not pledged as collateral under the Credit Facility. All other securities are pledged as collateral under the Credit Facility and held through Funding I.
- (9) Represents the purchase of a security with delayed settlement or a revolving line of credit that is currently an unfunded investment. This security does not earn a basis point spread above an index while it is unfunded.
- (10) The investment is treated as a non-qualifying asset under Section 55(a) of the 1940 Act. Under the 1940 Act, we may not acquire any non-qualifying asset unless, at the time the acquisition is made, qualifying assets represent at least 70% of our total assets. As of September 30, 2017, qualifying assets represent 87% of our total assets and non-qualifying assets represent 13% of our total assets.
- (11)Par amount is denominated in Australian Dollars (A\$), Canadian Dollars (C\$) or in Euros (€) as denoted.
- (12) Investment is held through our Taxable Subsidiary (See Note 1).
- (13) The security was not valued using significant unobservable inputs. The value of all other securities was determined using significant unobservable inputs (See Note 5).

SEE NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

SEPTEMBER 30, 2018

1. ORGANIZATION

PennantPark Floating Rate Capital Ltd. was organized as a Maryland corporation in October 2010. We are a closed-end, externally managed, non-diversified investment company that has elected to be treated as a BDC under the 1940 Act.

Our investment objectives are to generate both current income and capital appreciation while seeking to preserve capital. We seek to achieve our investment objective by investing primarily in Floating Rate Loans and other investments made to U.S. middle-market private companies whose debt is rated below investment grade. Floating Rate Loans pay interest at variable rates, which are determined periodically, on the basis of a floating base lending rate such as LIBOR, with or without a floor, plus a fixed spread. Under normal market conditions, we generally expect that at least 80% of the value of our Managed Assets will be invested in Floating Rate Loans and other investments bearing a variable rate of interest, which may include, from time to time, variable rate derivative instruments. We generally expect that first lien secured debt, will represent at least 65% of our overall portfolio. We generally expect to invest up to 35% of our overall portfolio opportunistically in other types of investments, including second lien secured debt, subordinated debt, and, to a lesser extent, equity investments.

We entered into the Investment Management Agreement with the Investment Adviser, an external adviser that manages our day-to-day operations. We also entered into the Administration Agreement with the Administrator, which provides the administrative services necessary for us to operate.

Funding I, our wholly owned subsidiary and a special purpose entity, was organized in Delaware as a limited liability company in May 2011. We formed Funding I in order to establish our Credit Facility. The Investment Adviser serves as the collateral manager to Funding I and has irrevocably directed that the management fee owed with respect to such services is to be paid to us so long as the Investment Adviser remains the collateral manager. This arrangement does not increase our consolidated management fee. The Credit Facility allows Funding I to borrow up to \$405 million at LIBOR plus 200 basis points during the revolving period. The Credit Facility is secured by all of the assets held by Funding I. See Note 11.

We have formed and expect to continue to form certain taxable subsidiaries, including the Taxable Subsidiary, which are subject to tax as corporations. These taxable subsidiaries allow us to hold equity securities of certain portfolio companies treated as pass-through entities for U.S. federal income tax purposes while facilitating our ability to qualify as a RIC under the Code.

In May 2017, we and Kemper formed PSSL, an unconsolidated joint venture. PSSL invests primarily in middle-market and other corporate debt securities consistent with our strategy. PSSL was formed as a Delaware limited liability company. See Note 4.

In November 2017, we completed a follow-on public offering of 6,292,000 shares of common stock at a public offering price of \$14.15 per share resulting in net proceeds of approximately \$88.0 million. The Investment Adviser paid approximately \$2.1 million of the sales load payable to the underwriters. We are not obligated to repay the sales load paid by our Investment Adviser.

In November 2017, we issued \$138.6 million of our 2023 Notes. The principal on the 2023 Notes will be payable in four annual installments as follows: 15% of the original principal amount on December 15, 2020, 15% of the original principal amount on December 15, 2021 and 55% on December 15, 2023 Notes are general, unsecured obligations and rank equal in right of payment with all of our existing and future senior unsecured indebtedness. The 2023 Notes are listed on the TASE. In connection with this offering, we have dual listed our common stock on the TASE.

2. SIGNIFICANT ACCOUNTING POLICIES

The preparation of our Consolidated Financial Statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amount of our assets and liabilities at the date of the Consolidated Financial Statements and the reported amounts of income and expenses during the reported periods. In the opinion of management, all adjustments, which are of a normal recurring nature, considered necessary for the fair presentation of financial statements have been included. Actual results could differ from these estimates due to changes in the economic and regulatory environment, financial markets and any other parameters used in determining such estimates and assumptions. We may reclassify certain prior period amounts to conform to the current period presentation. We have eliminated all intercompany balances and transactions. References to ASC serve as a single source of accounting literature. Subsequent events are evaluated and disclosed as appropriate for events occurring through the date the Consolidated Financial Statements are issued.

Our Consolidated Financial Statements are prepared in accordance with GAAP, consistent with ASC Topic 946, Financial Services – Investment Companies, and pursuant to the requirements for reporting on Form 10-K/Q and Articles 6, 10 and 12 of Regulation S-X, as appropriate. In accordance with Article 6-09 of Regulation S-X, we have provided a Consolidated Statement of Changes in Net Assets in lieu of a Consolidated Statement of Changes in Stockholders' Equity.

Our significant accounting policies consistently applied are as follows:

(a) Investment Valuations

We expect that there may not be readily available market values for many of the investments, which are or will be in our portfolio, and we value such investments at fair value as determined in good faith by or under the direction of our board of directors using a documented valuation policy and a consistently applied valuation process, as described in this Report. With respect to investments for which there is no readily available market value, the factors that the board of directors may take into account in pricing our investments at fair value include, as relevant, the nature and realizable value of any collateral, the portfolio company's ability to make payments and its earnings and discounted cash flow, the markets in which the portfolio company does business, comparison to publicly traded securities and other relevant factors. When an external event such as a purchase transaction, public offering or subsequent equity sale occurs, we consider the pricing indicated by the external event to corroborate or revise our valuation. Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the price used in an actual transaction may be different than our valuation and the difference may be material. See Note 5.

Our portfolio generally consists of illiquid securities, including debt and equity investments. With respect to investments for which market quotations are not readily available, or for which market quotations are deemed not

reflective of the fair value, our board of directors undertakes a multi-step valuation process each quarter, as described below:

- (1) Our quarterly valuation process begins with each portfolio company or investment being initially valued by the investment professionals of our Investment Adviser responsible for the portfolio investment;
- (2) Preliminary valuation conclusions are then documented and discussed with the management of the Investment Adviser;
- (3) Our board of directors also engages independent valuation firms to conduct independent appraisals of our investments for which market quotations are not readily available or are readily available but deemed not reflective of the fair value of the investment. The independent valuation firms review management's

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

SEPTEMBER 30, 2018

preliminary valuations in light of their own independent assessment and also in light of any market quotations obtained from an independent pricing service, broker, dealer or market maker;

- (4) The audit committee of our board of directors reviews the preliminary valuations of our Investment Adviser and those of the independent valuation firms on a quarterly basis, periodically assesses the valuation methodologies of the independent valuation firms, and responds to and supplements the valuation recommendations of the independent valuation firms to reflect any comments; and
- (5) Our board of directors discusses these valuations and determines the fair value of each investment in our portfolio in good faith, based on the input of our Investment Adviser, the respective independent valuation firms and the audit committee.

Our board of directors generally uses market quotations to assess the value of our investments for which market quotations are readily available. We obtain these market values from independent pricing services or at bid prices obtained from at least two brokers or dealers, if available, or otherwise from a principal market maker or a primary market dealer. The Investment Adviser assesses the source and reliability of bids from brokers or dealers. If the board of directors has a bona fide reason to believe any such market quote does not reflect the fair value of an investment, it may independently value such investments by using the valuation procedure that it uses with respect to assets for which market quotations are not readily available.

(b) Security Transactions, Revenue Recognition, and Realized/Unrealized Gains or Losses

Security transactions are recorded on a trade-date basis. We measure realized gains or losses by the difference between the net proceeds from the repayment or sale and the amortized cost basis of the investment, using the specific identification method, without regard to unrealized appreciation or depreciation previously recognized, but considering prepayment penalties. Net change in unrealized appreciation or depreciation reflects the change in the fair values of our portfolio investments, the Credit Facility and the 2023 Notes during the reporting period, including any reversal of previously recorded unrealized appreciation or depreciation, when gains or losses are realized.

We record interest income on an accrual basis to the extent that we expect to collect such amounts. For loans and debt investments with contractual PIK interest, which represents interest accrued and added to the loan balance that generally becomes due at maturity, we will generally not accrue PIK interest when the portfolio company valuation indicates that such PIK interest is not collectable. We do not accrue as a receivable interest on loans and debt investments if we have reason to doubt our ability to collect such interest. Loan origination fees, OID, market discount or premium and deferred financing costs on liabilities, which we do not fair value, are capitalized and then accreted or amortized using the effective interest method as interest income or, in the case of deferred financing costs, as interest expense. Dividend income, if any, is recognized on an accrual basis on the ex-dividend date to the extent that we expect to collect such amounts. From time to time, the Company receives certain fees from portfolio companies, which are non-recurring in nature. Such fees include loan prepayment penalties, structuring fees and amendment fees, and are recorded as other investment income when earned. Litigation settlements are accounted for in accordance with the gain contingency provisions of ASC 450-30.

Loans are placed on non-accrual status when principal or interest payments are past due 30 days or more and/or if there is reasonable doubt that principal or interest will be collected. Accrued interest is generally reversed when a loan is placed on non-accrual status. Interest payments received on non-accrual loans may be recognized as income or applied to principal depending upon management's judgment. Non-accrual loans are restored to accrual status when

past due principal and interest is paid and, in management's judgment, are likely to remain current.

(c) Income Taxes

We have complied with the requirements of Subchapter M of the Code and expect to be treated as a RIC for federal income tax purposes. In this regard, we account for income taxes using the asset and liability method prescribed by ASC 740, Income Taxes, or ASC 740. Under this method, income taxes are provided for amounts currently payable and for amounts deferred as tax assets and liabilities based on differences between the financial statement carrying amounts and the tax basis of existing assets and liabilities. Based upon our qualification and election to be treated as a RIC for federal income tax purposes, we typically do not incur any material federal income taxes. However, we may choose to retain a portion of our calendar year income, which may result in the imposition of an excise tax, or we may incur taxes through our taxable subsidiaries, including the Taxable Subsidiary. For the years ended September 30, 2018, 2017 and 2016, we recorded a provision for taxes of \$0.8 million, \$0.3 million and zero, respectively, pertaining to U.S. federal excise tax.

We recognize the effect of a tax position in our Consolidated Financial Statements in accordance of ASC 740 when it is more likely than not, based on the technical merits, that the position will be sustained upon examination by the applicable tax authority. Tax positions not considered to satisfy the "more-likely-than-not" threshold would be recorded as a tax expense or benefit. Penalties or interest, if applicable, that may be assessed relating to income taxes would be classified as other operating expenses in the financial statements. As of September 30, 2018, there were no tax accruals relating to uncertain tax positions and no amounts accrued for any related interest or penalties with respect to the periods presented herein. The Company's determinations regarding ASC 740 may be subject to review and adjustment at a later date based upon factors including, but not limited to, an on-going analysis of tax laws, regulations and interpretations thereof. Although the Company files both federal and state income tax returns, the Company's major tax jurisdiction is federal.

Because federal income tax regulations differ from GAAP, distributions in accordance with tax regulations may differ from net investment income and net realized gains recognized for financial reporting purposes. Differences between tax regulations and GAAP may be permanent or temporary. Permanent differences are reclassified among capital accounts in the Consolidated Financial Statements to reflect their tax character. Temporary differences arise when certain items of income, expense, gain or loss are recognized at some time in the future.

(d) Distributions and Capital Transactions

Distributions to common stockholders are recorded on the ex-dividend date. The amount to be paid, if any, as a distribution is determined by the board of directors each quarter and is generally based upon the earnings estimated by management. Net realized capital gains, if any, are distributed at least annually. The tax attributes for distributions will generally include ordinary income and capital gains, but may also include certain tax-qualified dividends and/or a return of capital.

Capital transactions, in connection with our dividend reinvestment plan, which was terminated on November 22, 2017, or through offerings of our common stock, are recorded when issued and offering costs are charged as a reduction of capital upon issuance of our common stock.

(e) Foreign Currency Translation

Our books and records are maintained in U.S. dollars. Any foreign currency amounts are translated into U.S. dollars on the following basis:

1. Fair value of investment securities, other assets and liabilities – at the exchange rates prevailing at the end of the applicable period; and

2. Purchases and sales of investment securities, income and expenses – at the exchange rates prevailing on the respective dates of such transactions.

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

SEPTEMBER 30, 2018

Although net assets and fair values are presented based on the applicable foreign exchange rates described above, we do not isolate that portion of the results of operations due to changes in foreign exchange rates on investments, other assets and debt from the fluctuations arising from changes in fair value of investments and liabilities held. Such fluctuations are included with the net realized and unrealized gain or loss from investments and liabilities.

Foreign security and currency translations may involve certain considerations and risks not typically associated with investing in U.S. companies and U.S. government securities. These risks include, but are not limited to, currency fluctuations and revaluations and future adverse political, social and economic developments, which could cause investments in foreign markets to be less liquid and prices to be more volatile than those of comparable U.S. companies or U.S. government securities.

(f) Consolidation

As permitted under Regulation S-X and as explained by ASC paragraph 946-810-45-3, PennantPark Floating Rate Capital Ltd. will generally not consolidate its investment in a company other than an investment company subsidiary or a controlled operating company whose business consists of providing services to us. Accordingly, we have consolidated the results of our taxable subsidiaries, including the Taxable Subsidiary, in our Consolidated Financial Statements. We do not consolidate our non-controlling interest in PSSL. See further description of our investment in PSSL in Note 4.

(g) Asset Transfers and Servicing

Asset transfers that do not meet ASC Topic 860, Transfers and Servicing, requirements for sale accounting treatment are reflected in the Consolidated Statements of Assets and Liabilities and Consolidated Schedules of Investments as investments. The creditors of Funding I have received a security interest in all its assets and such assets are not intended to be available to the creditors of PennantPark Floating Rate Capital Ltd. or any of its affiliates.

(h) Recent Accounting Pronouncements

In May 2014, the FASB issued guidance to establish a comprehensive and converged standard on revenue recognition to enable financial statement users to better understand and consistently analyze an entity's revenue across industries, transactions, and geographies. An amended guidance defers the effective date of the new guidance to interim reporting periods within annual reporting periods beginning after December 15, 2017. Public business entities are permitted to apply this guidance early, but not before the original effective date (i.e., interim periods within annual periods beginning after December 15, 2016). The Company has evaluated this guidance and determined it will not have a material impact on its financial statements.

3. AGREEMENTS AND RELATED PARTY TRANSACTIONS

The Investment Management Agreement with the Investment Adviser was reapproved by our board of directors, including a majority of our directors who are not interested persons of us or the Investment Adviser, in February 2018. Under the Investment Management Agreement, the Investment Adviser, subject to the overall supervision of our board of directors, manages the day-to-day operations of and provides investment advisory services to us. The

Investment Adviser serves as the collateral manager to Funding I and has irrevocably directed that the management fee owed with respect to such services is to be paid to the Company so long as the Investment Adviser remains the collateral manager. This arrangement does not increase our consolidated management fee. For providing these services, the Investment Adviser receives a fee from us consisting of two components—a base management fee and an incentive fee.

The base management fee is calculated at an annual rate of 1.00% of our "average adjusted gross assets," which equals our gross assets (net of U.S. Treasury Bills, temporary draws under any credit facility, cash and cash equivalents, repurchase agreements or other balance sheet transactions undertaken at the end of a fiscal quarter for purposes of preserving investment flexibility for the next quarter and unfunded commitments, if any) and is payable quarterly in arrears. The base management fee is calculated based on the average adjusted gross assets at the end of the two most recently completed calendar quarters, and appropriately adjusted for any share issuances or repurchases during the current calendar quarter. For example, if we sold shares on the 45th day of a quarter and did not use the proceeds from the sale to repay outstanding indebtedness, our gross assets for such quarter would give effect to the net proceeds of the issuance for only 45 days of the quarter during which the additional shares were outstanding. For the years ended September 30, 2018, 2017 and 2016, the Investment Adviser earned a base management fee of \$8.4 million, \$6.9 million and \$5.0 million, respectively, from us.

The incentive fee has two parts, as follows:

One part is calculated and payable quarterly in arrears based on our Pre-Incentive Fee Net Investment Income for the immediately preceding calendar quarter. For this purpose, Pre-Incentive Fee Net Investment Income means interest income, dividend income and any other income, including any other fees (other than fees for providing managerial assistance), such as amendment, commitment, origination, prepayment penalties, structuring, diligence and consulting fees or other fees received from portfolio companies, accrued during the calendar quarter, minus our operating expenses for the quarter (including the base management fee, any expenses payable under the Administration Agreement and any interest expense or amendment fees under any credit facility and distribution paid on any issued and outstanding preferred stock, but excluding the incentive fee). Pre-Incentive Fee Net Investment Income includes, in the case of investments with a deferred interest feature (such as OID, debt instruments with PIK interest and zero coupon securities), accrued income not yet received in cash. Pre-Incentive Fee Net Investment Income does not include any realized capital gains, computed net of all realized capital losses or unrealized capital appreciation or depreciation. Pre-Incentive Fee Net Investment Income, expressed as a percentage of the value of our net assets at the end of the immediately preceding calendar quarter, is compared to the hurdle rate of 1.75% per quarter (7.00%) annualized). We pay the Investment Adviser an incentive fee with respect to our Pre-Incentive Fee Net Investment Income in each calendar quarter as follows: (1) no incentive fee in any calendar quarter in which our Pre-Incentive Fee Net Investment Income does not exceed the hurdle rate of 1.75%, (2) 50% of our Pre-Incentive Fee Net Investment Income with respect to that portion of such Pre-Incentive Fee Net Investment Income, if any, that exceeds the hurdle rate but is less than 2.9167% in any calendar quarter (11.67% annualized) (we refer to this portion of our Pre-Incentive Fee Net Investment Income (which exceeds the hurdle but is less than 2.9167%) as the "catch-up," which is meant to provide our Investment Adviser with 20% of our Pre-Incentive Fee Net Investment Income, as if a hurdle did not apply, if this net investment income exceeds 2.9167% in any calendar quarter), and (3) 20% of the amount of our Pre-Incentive Fee Net Investment Income, if any, that exceeds 2.9167% in any calendar quarter. These calculations are pro-rated for any share issuances or repurchases during the relevant quarter, if applicable. For the years ended September 30, 2018, 2017 and 2016, the Investment Adviser earned \$3.5 million, \$4.9 million and \$3.7 million, respectively, in incentive fees on net investment income from us.

The second part of the incentive fee is determined and payable in arrears as of the end of each calendar year (or upon termination of the Investment Management Agreement, as of the termination date) and equals 20% of our realized capital gains, if any, on a cumulative basis from inception through the end of each calendar year, computed net of all realized capital losses and unrealized capital depreciation on a cumulative basis, less the aggregate amount of any previously paid capital gain incentive fees. For the years ended September 30, 2018, 2017 and 2016, the Investment

Adviser accrued an incentive fee on capital gains of approximately \$(0.1) million, \$0.1 million and zero, respectively, as calculated under the Investment Management Agreement (as described above).

Under GAAP, we are required to accrue a capital gains incentive fee based upon net realized capital gains and net unrealized capital appreciation and depreciation on investments held at the end of each period. In calculating the capital gains incentive fee accrual, we considered the cumulative aggregate unrealized capital appreciation in the calculation, as a capital gains incentive fee would be payable if such unrealized capital appreciation were realized, even though such unrealized capital appreciation is not permitted to be considered in calculating the fee actually payable under the Investment Management Agreement. This accrual is calculated using the aggregate cumulative realized capital gains and losses and cumulative unrealized capital appreciation or depreciation. If such amount is positive at the end of a period, then we record a capital gains

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

SEPTEMBER 30, 2018

incentive fee equal to 20% of such amount, less the aggregate amount of actual capital gains related to incentive fees paid in all prior years. If such amount is negative, then there is no accrual for such year. There can be no assurance that such unrealized capital appreciation will be realized in the future. The incentive fee accrued for under GAAP on our unrealized and realized capital gains for the years ended September 30, 2018, 2017 and 2016 was \$(1.0) million, \$1.2 million and \$1.1 million, respectively.

The Administration Agreement with the Administrator was reapproved by our board of directors, including a majority of the directors who are not interested persons of us, in February 2018. Under the Administration Agreement, the Administrator provides administrative services and office facilities to us. For providing these services, facilities and personnel, we have agreed to reimburse the Administrator for its allocable portion of overhead and other expenses incurred by the Administrator in performing its obligations under the Administration Agreement, including rent and our allocable portion of the costs of compensation and related expenses of our Chief Compliance Officer, Chief Financial Officer and their respective staffs. The Administrator also offers, on our behalf, significant managerial assistance to portfolio companies to which we are required to offer such assistance. Reimbursement for certain of these costs is included in administrative services expenses in the Consolidated Statements of Operations. For the years ended September 30, 2018, 2017 and 2016, we reimbursed the Investment Adviser approximately \$1.3 million, \$1.7 million and \$0.8 million, respectively, including expenses the Investment Adviser incurred on behalf of the Administrator, for services described above.

During the years ended September 30, 2018 and 2017, the Company purchased \$3.9 million \$38.1 million, respectively, from and sold zero and \$5.0 million in total investments to an affiliated fund managed by our Investment Adviser in accordance with, and pursuant to procedures adopted under, Rule 17a-7 of the 1940 Act. Realized gains on those sales for the same periods amounted to zero and less than \$0.1 million, respectively. There were no transactions in accordance with Rule 17a-7 of the 1940 Act during the year ended September 30, 2016.

For the years ended September 30, 2018 and 2017, we sold \$108.0 million and \$85.1 million investments, respectively, in investments to PSSL at fair value and recognized \$0.8 million and \$0.4 million of net realized gains for the same periods, respectively. There were no transactions with PSSL during the year ended September 30, 2016.

4. INVESTMENTS

Purchases of investments, including PIK interest, for the years ended September 30, 2018, 2017 and 2016 totaled \$683.4 million, \$509.5 million and \$364.6 million, respectively. Sales and repayments of investments for the same periods totaled \$391.4 million, \$406.5 million and \$164.2 million, respectively.

Investments and cash and cash equivalents consisted of the following:

	September 30, 2	2018	September 30,	2017
Investment Classification	Cost	Fair Value	Cost	Fair Value
First lien	\$817,243,688	\$812,235,476	\$607,582,054	\$609,668,554
First lien in PSSL (1)	101,062,500	101,062,500	_	

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Second lien	20,904,958	21,234,713	39,263,036	37,833,394
Subordinated debt / corporate notes		_	7,267,407	7,432,373
Subordinated debt in PSSL (1)	_	_	30,100,000	30,100,000
Equity	18,744,371	21,282,875	11,402,324	12,039,318
Equity interests in PSSL	43,312,500	44,797,729	12,900,000	13,425,143
Total investments	1,001,268,017	1,000,613,293	708,514,821	710,498,782
Cash and cash equivalents	72,231,801	72,224,183	18,847,673	18,910,756
Total investments and cash and cash equivalents	\$1,073,499,818	\$1,072,837,476	\$727,362,494	\$729,409,538

⁽¹⁾ During the three months ended March 31, 2018, our subordinated debt in PSSL was exchanged into first lien secured debt.

The table below describes investments by industry classification and enumerates the percentage, by fair value, of the total portfolio assets (excluding cash and cash equivalents) in such industries:

Industry Classification	September 30, 2018 (1)	er	Septemb 30, 201'	
Consumer Goods: Non-Durable	11	%	8	%
High Tech Industries	10		10	
Business Services	8		4	
Beverage, Food and Tobacco	7		7	
Aerospace and Defense	6		5	
Hotel, Gaming and Leisure	6		8	
Telecommunications	6		7	
Capital Equipment	5		5	
Construction and Building	5		3	
Consumer Goods: Durable	5		6	
Healthcare and Pharmaceuticals	5		9	
Wholesale	5		5	
Consumer Services	4		1	
Media: Diversified and Production	4		4	
Media: Advertising, Printing and Publishing	3		4	
Chemicals, Plastics and Rubber	2		4	
Retail	2		3	
Media: Broadcasting and Subscription	1		3	
All Other	5		4	
Total	100	%	100	%

⁽¹⁾ Excludes investments in PSSL.

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

SEPTEMBER 30, 2018

PennantPark Senior Secured Loan Fund I LLC

In May 2017, we and Kemper formed PSSL, an unconsolidated joint venture. PSSL invests primarily in middle-market and other corporate debt securities consistent with our strategy. PSSL was formed as a Delaware limited liability company. As of September 30, 2018, PSSL had total assets of \$443.4 million. As of the same date, we and Kemper had remaining commitments to fund first lien secured debt and equity interests in PSSL in an aggregate amount of \$45.0 million. PSSL invests in portfolio companies in the same industries in which we may directly invest. During the three months ended March 31, 2018, the terms of our debt investment in PSSL were modified to eliminate the subordination provision and to grant us a security interest in certain assets of PSSL.

We provide capital to PSSL in the form of first lien secured debt and equity interests. As of September 30, 2018, we and Kemper owned 87.5% and 12.5%, respectively, of each of the outstanding first lien secured debt and equity interests. As of the same date, our investment in PSSL consisted of first lien secured debt of \$101.1 million and equity interests of \$43.3 million. As of the same date, we had commitments to fund first lien secured debt to PSSL of \$128.6 million, of which \$27.5 million was unfunded. As of September 30, 2018, we had commitments to fund equity interests in PSSL of \$55.1 million, of which \$11.8 million was unfunded.

We and Kemper each appointed two members to PSSL's four person board of directors and investment committee. All material decisions with respect to PSSL, including those involving its investment portfolio, require unanimous approval of a quorum of the board of directors or investment committee. Quorum is defined as (i) the presence of two members of the board of directors or investment committee; provided that at least one individual is present that was elected, designated or appointed by each member; (ii) the presence of three members of the board of directors or investment committee, provided that the individual that was elected, designated or appointed by the member with only one individual present shall be entitled to cast two votes on each matter; and (iii) the presence of four members of the board of directors or investment committee shall constitute a quorum, provided that two individuals are present that were elected, designated or appointed by each member.

Additionally, PSSL has entered into the PSSL Credit Facility, with Capital One, N.A. through PSSL Subsidiary, which as of September 30, 2018 allowed PSSL Subsidiary to borrow up to \$420 million at any one time outstanding, subject to leverage and borrowing base restrictions.

Below is a summary of PSSL's portfolio at fair value:

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	September 30, 2018	September 30 2017),
Total investments	\$425,420,881	\$99,994,314	
Weighted average cost yield on income producing investments	7.8	7.2	%
Number of portfolio companies in PSSL	42	18	
Largest portfolio company investment	\$21,152,781	\$8,080,000	
Total of five largest portfolio company investments	\$95,941,790	\$34,935,330	

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PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

SEPTEMBER 30, 2018

Below is a listing of PSSL's individual investments as of September 30, 2018:

PennantPark Senior Secured Loan Fund I LLC Schedule of Investments September 30, 2018

> Basis Point

Spread

Current Above

Issuer Name	Maturity	Industry	Coupon	Index (1)	Par	Cost	Fair Value (2)
Investments in Non-	Controlled, I	Non-Affiliated					
Portfolio Companies	s—830.9%						
First Lien Secured							
Debt—830.9%							
Alvogen Pharma		Healthcare and		1M			
US, Inc. (3)	04/04/2022	Pharmaceuticals	6.99 %	L+475	5,424,261	\$5,370,876	\$5,464,943
American Auto							
Auction Group,		Transportation:		3M			
LLC	11/30/2021		7.34 %		4,949,622	4,910,720	4,875,378
Anvil International,		Construction and		2M			
LLC	08/01/2024		6.70 %		5,944,975	5,900,529	5,985,876
API Technologies	0.4.00.10.00.4	Aerospace and	0 0 7 ~	1M	40.050.000	10 = 10 600	40 770 700
Corp.	04/22/2024		8.25 %	L+600	19,950,000	19,710,688	19,750,500
D		Consumer		43.7			
Beauty Industry	0.4.10.6.10.000	Goods:	7 00 8	1M	21 250 070	01.057.404	01 150 501
Group Opco, LLC	04/06/2023	Non-Durable	7.00 %	L+4/5	21,259,078	21,057,494	21,152,781
By Light		III. 1. T 1.		23.4			
Professional IT	05/1/6/2022	High Tech	0.57 0	3M	10.761.005	10 520 720	10.761.025
Services, LLC Cadence	05/16/2022		9.57 %		10,761,235	10,538,732	10,761,235
	11/14/2023	Aerospace and	8.83 %	3M	11 054 275	11 745 012	11 075 641
Aerospace, LLC Cardenas Markets	11/14/2023		8.83 %	1M	11,854,375	11,745,013	11,875,641
LLC	11/20/2022	Beverage, Food and Tobacco	7.99 %	L+575	7,424,433	7,381,442	7,424,433
Challenger	11/29/2023	and Tobacco	1.99 70	LTJ/J	7,424,433	7,361,442	7,424,433
Performance		Business		1M			
Optimization, Inc.	08/31/2023		7.85 %		10,387,126	10,284,272	10,283,255
Opuniizanon, inc.	00/31/2023	DCI VICCS	7.05 70	LTJIJ	10,567,120	10,204,272	10,205,255

Country Fresh		Beverage, Food		3M			
Holdings, LLC	03/31/2023		7.39 %	L+500	4,348,465	4,348,465	4,218,011
DBI Holdings, LLC	08/02/2021	Business Services	7.51 %	1M 5 L+525	12,437,500	12,334,446	12,437,500
		Consumer		23.6			
Deva Holdings, Inc.	10/31/2023	Goods: Non-Durable	7.74 %	3M 5 L+550	19,949,749	19,949,749	19,949,749
2 0 (u 1101 ug 5, 111 0 1	10,01,2020	Media:	7.7.	2.000	23,3 13,7 13	12,5 .2,7 .2	12,5 .2,7 .5
Digital Page		Advertising,		1M			
Digital Room Holdings, Inc.	12/29/2023	Printing and Publishing	7.25 %	b L+500	9,925,000	9,832,647	9,813,344
Douglas Products		Chemicals,		23.5			
and Packaging Company LLC	03/29/2022	Plastics and Rubber	8 14 %	3M 5 L+575	12,437,500	12,243,681	12,313,125
Driven Performance		Consumer	0.14 /	1M	12, 137,300	12,243,001	12,313,123
Brands, Inc.	09/30/2022	Goods: Durable	6.86 %	L+475	4,750,000	4,712,239	4,750,000
ENC Holding Corporation	05/30/2025	Transportation: Cargo	6.64 %	3M 5 L+425	10,345,500	10,320,383	10,319,636
		Banking,			Α	- 0,0 - 0,0 00	
Finday Group		Finance, Insurance and		2M			
Findex Group Limited ^{(3), (4)}	05/31/2024	Real Estate	7.23 %	2NI 5 L+525	\$10,000,000	7,348,975	7,018,455
GCOM Software		High Tech		3M			
LLC Good Source	11/14/2022	Industries Beverage, Food	9.67 %	5 L+750 3M	14,666,667	14,597,068	14,666,667
Solutions, Inc.	06/29/2023	and Tobacco	8.39 %	5W1 5 L+600	14,871,563	14,724,626	14,670,097
~~~~		Consumer	- a-	3M			
GSM Holdings, Inc.	06/03/2024	Goods: Durable	6.87 %	L+450 1M	15,461,250	15,313,430	15,383,940
Impact Group, LLC	06/27/2023	Wholesale	8.64 %	L+625	9,975,000	9,860,343	9,925,125
Infrastructure				43.5	A		
Supply Operations Pty Ltd. ^{(3), (4)}	12/12/2023	Wholesale	6 64 %	1M 5 L+475	\$15,000,000	10,941,545	10,810,400
Long's Drugs	12/12/2023	Healthcare and	0.01 /	1M	Ψ13,000,000	10,511,515	10,010,100
Incorporated	08/19/2022	Pharmaceuticals	7.12 %	L+500	18,000,000	17,831,930	17,820,000
LSF9 Atlantis Holdings, LLC	05/01/2023	Retail	8 12 %	1M 5 L+600	7,265,625	7,319,871	7,002,246
1101 <b>u</b> m <b>g</b> 0, <b>22</b> 0	00,01,2020	Consumer	0.12	2.000	,,200,020	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	7,00 <b>2,2</b> 10
Manna Pro	10/00/002	Goods:	0.15 07	1M	6.047.500	( 052 205	6 004 604
Products, LLC	12/08/2023	Non-Durable Media:	8.15 %	5 L+600	6,947,500 C	6,853,205	6,894,684
Marketplace Events		Diversified and					
LLC (4)	01/27/2021	Production	7.08 %	P+275	\$5,820,254	4,486,587	4,502,752
Maytex Mills, Inc.	12/27/2023	Consumer Goods: Durable	6.71 %	1M 5 L+450	8,761,452	8,721,691	8,783,355
•		High Tech	01/1	1M	3,731,182	0,721,071	3,732,222
McAfee, LLC	09/30/2024		6.74 %	L+450	7,425,000	7,359,161	7,482,024
Mission Critical Electronics, Inc.	09/28/2022	Capital Equipment	7.20 %	2M 5 L+500	4,005,973	3,986,058	3,996,350
Morphe, LLC	02/10/2023	Consumer	8.40 %	3M	17,355,538	17,229,100	17,268,760
		Goods:		L+600			

		Non-Durable					
		Consumer					
New Milani Group		Goods:		1 <b>M</b>			
LLC	06/06/2024	Non-Durable	6.37 %	L+425	15,000,000	14,856,552	14,925,000
Olde Thompson,		Beverage, Food		1M			
LLC	05/14/2024	and Tobacco	6.66 %	L+450	13,965,000	13,825,350	13,965,000
Output Services	00/05/0004	Business	C 10 00	1M	<b>=</b> 000 440	0.04.7.000	0.022.226
Group, Inc.	03/27/2024		6.49 %	L+425	7,983,419	8,015,803	8,023,336
	07/10/2021	Beverage, Food	0.10 8	1M	4 607 405	4.607.405	4.054.602
Snak Club, LLC		and Tobacco	8.10 %	L+600	4,687,495	4,687,495	4,054,683
Sonny's Enterprises,		Capital	( 10 0	1M	15 270 700	15 202 002	15 270 700
LLC	12/01/2022	Equipment	6.49 %	L+425	15,379,790	15,382,892	15,379,790
Th. I. C		Media:		21/4			
The Infosoft Group,	12/02/2021	Broadcasting	7.50 0	3M	10.516.040	10 450 746	10 410 000
LLC	12/02/2021		1.38 %	L+525 1M	10,516,049	10,459,746	10,410,888
UBEO, LLC	04/03/2024	Capital	6.60 07	L+450	12 469 750	12,352,721	12 469 750
Urology	04/03/2024	Equipment	0.00 %	) L+430	12,468,750	12,332,721	12,468,750
Management		Healthcare and		1M			
Associates, LLC	08/30/2024	Pharmaceuticals	7 24 07	L+500	8,500,000	8,352,305	8,351,250
Associates, LLC	00/30/2024	Capital	1.24 %	3M	8,500,000	6,332,303	0,331,230
US Dominion, Inc.	07/15/2024	Equipment	0 1/1 %	51 <b>v1</b> 5 L+675	3,990,000	3,921,923	3,990,000
VIP Cinema	07/13/2024	Consumer	J.17 /	1M	3,770,000	3,721,723	3,770,000
Holdings, Inc.	03/01/2023	Goods: Durable	8 25 %	L+600	4,625,000	4,678,730	4,636,563
Whitney, Bradley &		Aerospace and	0.23 /	1M	4,023,000	4,070,730	4,030,303
Brown, Inc.	10/18/2022	_	11 25%	L+900	4,950,000	4,866,299	4,950,000
Xebec Global	10/10/2022	Aerospace and	11.25 /	3M	1,250,000	1,000,277	1,220,000
Holdings, LLC	02/12/2024		7.84 %	L+550	6,749,730	6,721,428	6,665,359
Total First Lien					.,,	425,336,210	425,420,881
Secured Debt						,,,,,	,,,
Total Investments in	Non-Contro	olled,				425,336,210	425,420,881
Non-Affiliated Portf		·				, ,	, ,
Cash and Cash	1						
Equivalents—26.4%	)						
BlackRock Federal						12,510,098	12,510,098
FD Institutional 30						, ,	,
US Bank Cash						1,010,029	1,010,662
Total Cash and						13,520,127	13,520,760
Cash Equivalents							
Total Investments						\$438,856,337	\$438,941,641
and Cash							
Equivalents—857.39	%						
Liabilities in Excess							(387,744,237)
of Other							
Assets—(757.3)%							
Members'							\$51,197,404
Equity—100.0%							

⁽¹⁾ Represents floating rate instruments that accrue interest at a predetermined spread relative to an index, typically the applicable LIBOR or "L" or Prime rate or "P". The spread may change based on the type of rate used. The terms in the

Schedule of Investments disclose the actual interest rate in effect as of the reporting period. LIBOR loans are typically indexed to a 30-day, 60-day, 90-day or 180-day LIBOR rate (1M L, 2M L, 3M L, or 6M L, respectively), at the borrower's option. All securities are subject to a LIBOR or Prime rate floor where a spread is provided, unless noted. The spread provided includes PIK interest and other fee rates, if any.

(2) Valued based on PSSL's accounting policy.

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- (3) Non-U.S. company or principal place of business outside the United States.
- (4) Par amount is denominated in Australian Dollars (A\$) or Canadian Dollars (C\$) as denoted.

## PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

**SEPTEMBER 30, 2018** 

Below is a listing of PSSL's individual investments as of September 30, 2017:

PennantPark Senior Secured Loan Fund I LLC Schedule of Investments September 30, 2017

> Basis Point

Spread

Current Above

Issuer Name	Maturity	Industry	Coupo	n	Index (1)	Par	Cost	Fair Value (2)
Investments in Non-C	Controlled, N	on-Affiliated	_					
Portfolio Companies-	<b>651.7%</b>							
First Lien Secured								
Debt—674.2%								
Alvogen Pharma US,		Healthcare and			L+500			
Inc. (3)	04/04/2022	Pharmaceuticals	6.24	%		5,664,954	\$5,597,299	\$5,636,629
Anvil International,		Construction and			L+450			
LLC	08/01/2024		5.50	%		5,000,000	4,950,000	5,025,000
API Technologies		Aerospace and			L+650			
Corp.	04/22/2022	Defense	7.83	%		4,955,919	4,908,646	4,906,360
By Light					L+725			
Professional IT		High Tech						
Services, LLC	05/16/2022		8.57	%		5,961,702	5,819,267	5,961,702
Cardenas Markets		Beverage, Food			L+575			
LLC	11/29/2023	and Tobacco	7.08	%		7,500,000	7,453,125	7,425,000
Country Fresh		Beverage, Food			L+500			
Holdings, LLC	03/31/2023	and Tobacco	6.24	%		4,875,132	4,875,132	4,807,559
DigiCert Holdings,		High Tech			L+475			
Inc.	10/31/2024	Industries	5.75	%		8,000,000	7,960,000	8,080,000
DISA Global					L+425			
Solutions, Inc.	12/09/2020	<b>Business Services</b>	5.55	%		4,744,586	4,732,725	4,720,863
Driven Performance		Consumer Goods:			L+475			
Brands, Inc.	09/30/2022	Durable	6.06	%		5,000,000	4,951,225	5,000,000
	10/12/2021		8.00	%	E+800	€4,937,107	5,742,092	5,836,653

IGM RFE1 B.V. ⁽³⁾ , ⁽⁴⁾		Chemicals, Plastics and Rubber						
Impact Sales, LLC	12/30/2021	Wholesale	8.30	%	L+700	4,984,962	4,970,404	4,984,963
LSF9 Atlantis					L+600			
Holdings, LLC	05/01/2023		7.24	%		7,453,125	7,521,186	7,468,628
Mission Critical	00/00/000	Capital	( 22	O.	L+500	4.075.440	4.050.020	4.050.071
Electronics, Inc.	09/28/2022	Equipment	6.33	%		4,075,442	4,050,930	4,058,871
Mamba IIC	02/10/2022	Consumer Goods: Non-Durable	7.33	%	L+600	4 975 000	4 010 511	4 001 07 <b>5</b>
Morphe, LLC	02/10/2023	Media:	1.33	%	L+918	4,875,000	4,810,511	4,801,875
		Advertising,			L+910			
One Sixty Over		Printing and						
Ninety, LLC	03/03/2022	•	10.52	%		6,000,000	5,885,356	6,000,000
•		Beverage, Food			L+500			
Snak Club, LLC	07/19/2021	and Tobacco	6.24	%		4,843,745	4,843,745	4,843,745
		Media:			L+525			
The Infosoft Group,		Broadcasting and						
LLC	12/02/2021	Subscription	6.58	%		5,530,997	5,530,997	5,530,997
VIP Cinema		Consumer Goods:			L+600			
Holdings, Inc.	03/01/2023	Durable	7.34	%		4,875,000	4,942,263	4,905,469
Total First Lien							99,544,903	99,994,314
Secured Debt	Nam Camanal	1 - 4 NI A CC11 - 4 - 4					00 544 002	00 004 214
Total Investments in	Non-Control	lea, Non-Ammatea					99,544,903	99,994,314
Portfolio Companies Cash and Cash								
Equivalents—15.5%								
BlackRock Federal							2,226,430	2,226,430
FD Institutional 30							2,220,130	2,220, 120
US Bank Cash							144,739	144,833
Total Cash and Cash							2,371,169	2,371,263
Equivalents								
Total Investments							\$101,916,072	\$102,365,577
and Cash								
Equivalents—667.2%	o o							
Liabilities in Excess								(87,022,556)
of Other								
Assets—(567.2)%								<b>417.040.004</b>
Members'								\$15,343,021
Equity—100.0%								

⁽¹⁾ Represents floating rate instruments that accrue interest at a predetermined spread relative to an index, typically the applicable LIBOR or "L" or EURIBOR or "E". All securities are subject to a LIBOR or Prime rate floor where a spread is provided, unless noted. The spread provided includes PIK interest and other fee rates, if any.

Below is the financial information for PSSL:

⁽²⁾ Valued based on PSSL's accounting policy.

⁽³⁾ Non-U.S. company or principal place of business outside the United States.

⁽⁴⁾Par amount is denominated in Euros (€) as denoted.

# PennantPark Senior Secured Loan Fund I LLC Statements of Assets and Liabilities

	September 30, 2018	September 30, 2017
Assets	2010	2017
Investments at fair value		
Non-controlled, non-affiliated investments (cost—\$425,336,210 and \$99,544,903,		
respectively)	\$425,420,881	\$99,994,314
Cash and cash equivalents (cost—\$13,520,127 and \$2,371,169, respectively)	13,520,760	2,371,263
Interest receivable	1,670,053	332,980
Prepaid expenses and other assets	2,784,477	1,131,029
Total assets	443,396,171	103,829,586
Liabilities		
Payable for investments purchased	_	27,095,850
PSSL Credit Facility payable	275,285,900	26,783,885
Notes payable to members	115,500,000	34,400,000
Interest payable on PSSL Credit Facility	1,065,306	97,531
Interest payable on notes to members	99,966	12,107
Accrued other expenses	247,595	97,192
Total liabilities	392,198,767	88,486,565
Commitments and contingencies (1)	_	_
Members' equity	51,197,404	15,343,021
Total liabilities and members' equity	\$443,396,171	\$103,829,586

⁽¹⁾PSSL had no unfunded commitments as of September 30, 2018 and 2017.

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#### PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

**SEPTEMBER 30, 2018** 

PennantPark Senior Secured Loan Fund I LLC Statements of Operations

				period
				May 4, 2017 (inception)
	Y	ear		through
	Eı	nded	Septen	<b>Sep</b> tember
	30	), 2018	_	30, 2017
Investment income:				
From non-controlled, non-affiliated investments:				
Interest	\$	17,744,486		\$1,365,433
Other income		280,080		
Total investment income		18,024,566		1,365,433
Expenses:				
Interest and expenses on PSSL Credit Facility		7,654,035		442,554
Interest expense on notes to members		6,060,468		585,840
Administrative services expenses		650,000		67,528
Other general and administrative expenses (1)		692,736		148,936
Total expenses		15,057,239		1,244,858
Net investment income		2,967,327		120,575
Realized and unrealized gain on investments and credit facility foreign	l			
currency translations:				
Net realized gain on investments		111,215		100,920
Net change in unrealized (depreciation) appreciation on:				
Non-controlled, non-affiliated investments		(364,201	)	449,505
Credit facility foreign currency translations		882,899		(70,836)
Net change in unrealized (depreciation) appreciation on investments				
and credit facility foreign currency translations		518,698		378,669
Net realized and unrealized gain from investments and credit facility				
foreign currency translations		629,913		479,589
Net increase in members' equity resulting from operations	\$	3,597,240		\$600,164

⁽¹⁾Currently, no management or incentive fees are payable by PSSL. If any fees were to be charged, they would be separately disclosed in the Statements of Operations.

#### 5. FAIR VALUE OF FINANCIAL INSTRUMENTS

Fair value, as defined under ASC 820 is the price that we would receive upon selling an investment or pay to transfer a liability in an orderly transaction to a market participant in the principal or most advantageous market for the investment or liability. ASC 820 emphasizes that valuation techniques maximize the use of observable market inputs and minimize the use of unobservable inputs. Inputs refer broadly to the assumptions that market participants would use in pricing an asset or liability, including assumptions about risk. Inputs may be observable or unobservable. Observable inputs reflect the assumptions market participants would use in pricing an asset or liability based on market data obtained from sources independent of us. Unobservable inputs reflect the assumptions market participants would use in pricing an asset or liability based on the best information available to us on the reporting period date.

ASC 820 classifies the inputs used to measure these fair values into the following hierarchies:

- Level 1:Inputs that are quoted prices (unadjusted) in active markets for identical assets or liabilities, accessible by us at the measurement date.
- Level 2: Inputs that are quoted prices for similar assets or liabilities in active markets, or that are quoted prices for identical or similar assets or liabilities in markets that are not active and inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term, if applicable, of the financial instrument.
- Level 3:Inputs that are unobservable for an asset or liability because they are based on our own assumptions about how market participants would price the asset or liability.

A financial instrument's categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement. Generally, most of our investments and our Credit Facility are classified as Level 3. Our 2023 Notes are classified as Level 1. Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the price used in an actual transaction may be different than our valuation and those differences may be material.

The inputs into the determination of fair value may require significant management judgment or estimation. Even if observable market data is available, such information may be the result of consensus pricing information, disorderly transactions or broker quotes which include a disclaimer that the broker would not be held to such a price in an actual transaction. The non-binding nature of consensus pricing and/or quotes accompanied by disclaimer would result in classification as Level 3 information, assuming no additional corroborating evidence were available. Corroborating evidence that would result in classifying these non-binding broker/dealer bids as a Level 2 asset includes observable orderly market-based transactions for the same or similar assets or other relevant observable market-based inputs that may be used in pricing an asset.

Our investments are generally structured as Floating Rate Loans, mainly first lien secured debt, but also may include second lien secured debt, subordinated debt and equity investments. The transaction price, excluding transaction costs, is typically the best estimate of fair value at inception. Ongoing reviews by our Investment Adviser and independent valuation firms are based on an assessment of each underlying investment, incorporating valuations that consider the evaluation of financing and sale transactions with third parties, expected cash flows and market-based information including comparable transactions, performance multiples and yields, among other factors. These non-public investments valued using unobservable inputs are included in Level 3 of the fair value hierarchy.

A review of fair value hierarchy classifications is conducted on a quarterly basis. Changes in our ability to observe valuation inputs may result in a reclassification for certain financial assets or liabilities. Reclassifications impacting Level 3 of the fair value hierarchy are reported as transfers in or out of the Level 3 category as of the end of the quarter in which the reclassifications occur. Our ability to observe valuation inputs resulted in no reclassifications during the years ended September 30, 2018 and 2017.

In addition to using the above inputs in cash equivalents, investments, the 2023 Notes and our Credit Facility valuations, we employ the valuation policy approved by our board of directors that is consistent with ASC 820. Consistent with our valuation policy, we evaluate the source of inputs, including any markets in which our

investments are trading, in determining fair value. See Note 2.

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#### PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

**SEPTEMBER 30, 2018** 

As outlined in the table below, some of our Level 3 investments using a market approach valuation technique are valued using the average of the bids from brokers or dealers. The bids include a disclaimer, may not have corroborating evidence, may be the result of a disorderly transaction and may be the result of consensus pricing. The Investment Adviser assesses the source and reliability of bids from brokers or dealers. If the board of directors has a bona fide reason to believe any such market quote does not reflect the fair value of an investment, it may independently value such investments by using the valuation procedure that it uses with respect to assets for which market quotations are not readily available. We have adopted FASB Accounting Standards Update 2015-07, Fair Value Measurement (Topic 820): Disclosures for Investments in Certain Entities that Calculate Net Asset Value per Share (or Its Equivalent), which removes the requirement to categorize within the fair value hierarchy all investments for which fair value is measured using the net asset value per share practical expedient.

The remainder of our investment portfolio and our long-term Credit Facility are valued using a market comparable or an enterprise market value technique. With respect to investments for which there is no readily available market value, the factors that the board of directors may take into account in pricing our investments at fair value include, as relevant, the nature and realizable value of any collateral, the portfolio company's ability to make payments, its earnings and discounted cash flow, the markets in which the portfolio company does business, comparison to publicly traded securities and other relevant factors. When an external event such as a purchase transaction, public offering or subsequent equity sale occurs, the pricing indicated by the external event, excluding transaction costs, is used to corroborate the valuation. When using earnings multiples to value a portfolio company, the multiple used requires the use of judgment and estimates in determining how a market participant would price such an asset. These non-public investments using unobservable inputs are included in Level 3 of the fair value hierarchy. Generally, the sensitivity of unobservable inputs or combination of inputs such as industry comparable companies, market outlook, consistency, discount rates and reliability of earnings and prospects for growth, or lack thereof, affects the multiple used in pricing an investment. As a result, any change in any one of those factors may have a significant impact on the valuation of an investment. Generally, an increase in a market yield will result in a decrease in the valuation of a debt investment, while a decrease in a market yield will have the opposite effect. Generally, an increase in an EBITDA multiple will result in an increase in the valuation of an investment, while a decrease in an EBITDA multiple will have the opposite effect.

Our Level 3 valuation techniques, unobservable inputs and ranges were categorized as follows for ASC 820 purposes:

	Fair value at September 30,			Range of Input
Asset Category	2018	Valuation Technique	Unobservable Input	(Weighted Average)
First lien	\$303,786,401	Market Comparable	Broker/Dealer bids or quotes	N/A
Second lien	2,543,750	Market Comparable	Broker/Dealer bids or quotes	N/A
First lien	609,511,575	Market Comparable	Market Yield	6.6% - 17.5% (9.7%)
Second lien	18,690,963	Market Comparable	Market Yield	10.7% - 14.1% (11.7%)
Equity	21,282,875	Enterprise Market Value	EBITDA multiple	6.2x - 12.0x (9.2x)
Total Level 3		_	_	
investments	\$955,815,564			

Long-Term Credit				
Facility	\$332,128,815	Market Comparable	Market Yield	5.3%

	Fair value at			Range of Input	
	September 30,				
Asset Category	2017	Valuation Technique	Unobservable Input	(Weighted Averag	ge)
First lien	\$260,595,796	Market Comparable	Broker/Dealer bids or quotes	N/A	
Second lien	2,500,000	Market Comparable	Broker/Dealer bids or quotes	N/A	
First lien	349,072,758	Market Comparable	Market Yield	5.8% – 20.6% (8.	.6%)
Second lien	35,333,394	Market Comparable	Market Yield	9.6% - 14.0% (11	1.7%)
Subordinated debt /					
corporate notes	37,532,373	Market Comparable	Market Yield	9.8% - 16.7% (10	0.4%)
Equity	12,023,298	Enterprise Market Value	EBITDA multiple	6.5x - 9.0x (7.8x)	)
Total Level 3 investments	\$697,057,619	_	_		
Long-Term Credit Facility	\$256,858,457	Market Comparable	Market Yield	3.7%	

Our investments, cash and cash equivalents, Credit Facility and the 2023 Notes were categorized as follows in the fair value hierarchy for ASC 820 purposes:

Fair	Value at	September	30 2018
1 an	value at	. September	30, 2010

					Measured at
			Le	vel	Net Asset
Description	Fair Value	Level 1	2	Level 3	Value (1)
First lien	\$913,297,976	<b>\$</b> —	\$	-\$913,297,976	<b>\$</b> —
Second lien	21,234,713	_		<b>—</b> 21,234,713	
Subordinated debt / corporate notes	_	_			_
Equity	66,080,604	_		<b>—</b> 21,282,875	44,797,729
Total investments	1,000,613,293	_		— 955,815,564	44,797,729
Cash and cash equivalents	72,224,183	72,224,183			_
Total investments and cash and cash					
equivalents	\$1,072,837,476	\$72,224,183	\$	-\$955,815,564	\$44,797,729
Long-Term Credit Facility	\$332,128,815	\$	\$	-\$332,128,815	<b>\$</b> —
2023 Notes	135,503,385	135,503,385			_
Total debt	\$467,632,200	\$135,503,385	\$	-\$332,128,815	<b>\$</b> —

⁽¹⁾ In accordance with ASC Subtopic 820-10, Fair Value Measurements and Disclosures, or ASC 820-10, certain investments that are measured using the net asset value per share (or its equivalent) as a practical expedient for fair value, have not been classified in the fair value hierarchy.

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#### PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

**SEPTEMBER 30, 2018** 

Fair	Valua	at Septer	mhar 20	2017
T'an	v aruc	at Septer	HUCL DU.	. 4017

					Measured at
			Lev	rel	Net Asset
Description	Fair Value	Level 1	2	Level 3	Value (1)
First lien	\$609,668,554	\$—	\$	-\$609,668,554	<b>\$</b> —
Second lien	37,833,394	_		<b>—</b> 37,833,394	
Subordinated debt / corporate notes	37,532,373	_		<b>—</b> 37,532,373	
Equity	25,464,461	16,020		<b>—</b> 12,023,298	13,425,143
Total investments	710,498,782	16,020		— 697,057,619	13,425,143
Cash and cash equivalents	18,910,756	18,910,756			
Total investments and cash and cash equivalents	\$729,409,538	\$18,926,776	\$	-\$697,057,619	\$13,425,143
Long-Term Credit Facility	\$256,858,457	<b>\$</b> —	\$	-\$256,858,457	<b>\$</b> —

⁽¹⁾ In accordance with ASC 820-10, certain investments that are measured using the net asset value per share (or its equivalent) as a practical expedient for fair value, have not been classified in the fair value hierarchy.

The tables below show a reconciliation of the beginning and ending balances for fair valued investments measured using significant unobservable inputs (Level 3):

	Year Ended Sep	Second lien, subordinated debt and equity	8
Description	First Lien	investments	Totals
Beginning Balance	\$609,668,554	\$87,389,065	\$697,057,619
Net realized losses	279,771	(862,383)	(582,612)
Net unrealized (depreciation) appreciation	(7,094,712	3,483,965	(3,610,747)
Purchases, PIK interest, net discount accretion and non-cash			
exchanges	670,431,163	37,162,713	707,593,876
Sales, repayments and non-cash exchanges	(359,986,800)	(84,655,772)	(444,642,572)
Transfers in and/or out of Level 3	_	_	_
Ending Balance	\$913,297,976	\$42,517,588	\$955,815,564
Net change in unrealized (depreciation) appreciation reported within			
the net change in unrealized (depreciation) appreciation on investments in our Consolidated Statements of Operations			
attributable to our Level 3 assets still held at the reporting date.	\$(5,553,426)	\$2,435,268	\$(3,118,158)

	Year Ended Sep	tember 30, 201'	7
		Second lien,	
		subordinated	
		debt and	
		equity	
Description	First Lien	investments	Totals
Beginning Balance	\$548,410,095	\$47,412,741	\$595,822,836
Net realized gains	2,751,432	508,716	3,260,148
Net unrealized appreciation (depreciation)	3,413,386	(178,828)	3,234,558
Purchases, PIK interest, net discount accretion and non-cash			
exchanges	433,620,964	64,717,862	498,338,826
Sales, repayments and non-cash exchanges	(378,527,323)	(25,071,426)	(403,598,749)
Transfers in and/or out of Level 3	<del></del>	<del>_</del>	
Ending Balance	\$609,668,554	\$87,389,065	\$697,057,619
Net change in unrealized appreciation reported within the net change			
in unrealized appreciation (depreciation) on investments in our			
Consolidated Statements of Operations attributable to our Level 3			
assets still held at the reporting date.	\$2,819,530	\$621,165	\$3,440,695
The table below shows a reconciliation of the beginning and ending b	palances for fair v	alued liabilities	measured using

The table below shows a reconciliation of the beginning and ending balances for fair valued liabilities measured using significant unobservable inputs (Level 3):

	Years Ended September 30,	
Long-Term Credit Facility	2018	2017
Beginning Balance (cost – \$253,783,301 and \$232,907,500, respectively)	\$256,858,457	\$232,389,498
Net change in unrealized (depreciation) appreciation included in earnings	(4,673,861)	3,593,159
Borrowings	246,485,010	309,680,000
Repayments	(166,540,791)	(288,804,200)
Transfers in and/or out of Level 3	_	_
Ending Balance (cost – \$333,727,520 and \$253,783,301, respectively)	\$332,128,815	\$256,858,457

As of September 30, 2018, we had outstanding non-U.S. dollar borrowings on our Credit Facility. Net change in fair value from foreign currency translation on outstanding borrowings is listed below:

	Amount	Borrowing	Current		Change in
Foreign Currency	Borrowed	Cost	Value	Reset Date	Fair Value
Australian Dollar	A\$9,900,000	\$7,720,020	\$7,163,165	October 1, 2018	\$(556,855)
Canadian Dollar	C\$17,500,000	12,407,500	13,538,612	October 1, 2018	1,131,112
		\$20,127,520	\$20,701,777		\$574,257

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#### PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

**SEPTEMBER 30, 2018** 

As of September 30, 2017, we had outstanding non-U.S. dollar borrowings on our Credit Facility. Net change in fair value from foreign currency translation on outstanding borrowings is listed below:

	Amount	Borrowing	Current		Change in
Foreign Currency	Borrowed	Cost	Value	Reset Date	Fair Value
Canadian Dollar	C\$17,500,000	\$12,407,501	\$13,992,720	October 2, 2017	\$1,585,219
Euro	€12,200,000	12,675,800	14,422,852	October 2, 2017	1,747,052
		\$25,083,301	\$28,415,572		\$3,332,271

The carrying value of our consolidated financial liabilities approximates fair value. We have adopted ASC 825-10, which provides companies with an option to report selected financial assets and liabilities at fair value, and made an irrevocable election to apply ASC 825-10 to our Credit Facility and the 2023 Notes. We elected to use the fair value option for our Credit Facility and the 2023 Notes to align the measurement attributes of both our assets and liabilities while mitigating volatility in earnings from using different measurement attributes. Due to that election and in accordance with GAAP, we incurred expenses of \$10.9 million, \$0.1 million and \$0.9 million relating to amendment costs on the Credit Facility and debt issuance costs on the 2023 Notes during the years ended September 30, 2018, 2017 and 2016, respectively. ASC 825-10 establishes presentation and disclosure requirements designed to facilitate comparisons between companies that choose different measurement attributes for similar types of assets and liabilities and to more easily understand the effect on earnings of a company's choice to use fair value. ASC 825-10 also requires entities to display the fair value of the selected assets and liabilities on the face of the Consolidated Statements of Assets and Liabilities and changes in fair value of the Credit Facility and the 2023 Notes are reported in our Consolidated Statements of Operations. We elected not to apply ASC 825-10 to any other financial assets or liabilities. For the years ended September 30, 2018, 2017 and 2016, our Credit Facility and the 2023 Notes had a net change in unrealized depreciation (appreciation) of \$7.8 million, \$(3.6) million and \$0.5 million, respectively. As of September 30, 2018 and 2017, the net unrealized depreciation (appreciation) on our Credit Facility and the 2023 Notes totaled \$4.7 million and \$(3.1) million, respectively. We use a nationally recognized independent valuation service to measure the fair value of our Credit Facility in a manner consistent with the valuation process that the board of directors uses to value our investments. Our 2023 Notes trade on the TASE and we use the closing price on the exchange to determine the fair value.

#### 6. TRANSACTIONS WITH AFFILIATED COMPANIES

An affiliated portfolio company is a company in which we have ownership of 5% or more of its voting securities. A portfolio company is generally presumed to be a non-controlled affiliate when we own at least 5% but 25% or less of its voting securities and a controlled affiliate when we own more than 25% of its voting securities. Transactions related to our funded investments with both controlled and non-controlled affiliates for the year ended September 30, 2018 were as follows:

Sale

Purchases of / of / Net Realized Advances to Distributions Net Fair Value at Interest Dividend Change in Gains September Affiliates from Afflithicatese Income Appreciation30, 2018 (Losses)

Investment Controlled Affiliates

Name of

PennantPark Senior Secured Fair Value

September

30, 2017

Loan Fund I

LLC * \$43,525,143 \$101,375,000 \$ — \$5,302,909 \$2,187,500 \$960,086 \$145,860,229 \$ — Total Controlled Affiliates \$43,525,143 \$101,375,000 \$ — \$5,302,909 \$2,187,500 \$960,086 \$145,860,229 \$ —

#### 7. CHANGE IN NET ASSETS FROM OPERATIONS PER COMMON SHARE

The following information sets forth the computation of basic and diluted per share net increase in net assets resulting from operations:

	Years Ended September 30,		
	2018	2017	2016
Numerator for net increase in net assets resulting from operations	\$33,490,222	\$36,325,280	\$33,488,663
Denominator for basic and diluted weighted average shares	38,299,077	30,274,595	26,730,074
Basic and diluted net increase in net assets per share resulting			
from operations	\$0.87	\$1.20	\$1.25

#### **8. TAXES AND DISTRIBUTIONS**

Distributions from net investment income and net realized capital gains are determined in accordance with U.S. federal tax regulations, which may materially differ from amounts determined in accordance with GAAP. These book-to-tax differences are either temporary or permanent in nature. To the extent these differences are permanent, they are reclassified to undistributed net investment income, accumulated net realized gain or paid-in-capital, as appropriate. Distributions from net realized capital gains, if any, are normally declared and paid annually, but the Company may make distributions on a more frequent basis to comply with the distribution requirements for RICs under the Code.

^{*}We and Kemper are the members of PSSL, a joint venture formed as a Delaware limited liability company that is not consolidated by us for financial reporting purposes. The members of PSSL make investments in the PSSL in the form of first lien secured debt and equity interests, and all portfolio and other material decision regarding PSSL must be submitted to PSSL's board of directors or investment committee, both of which are comprised of two members appointed by each of us and Kemper. Because management of PSSL is shared equally between us and Kemper, we do not believe we control PSSL for purposes of the 1940 Act or otherwise.

As of September 30, 2018 and 2017, the cost of investments for federal income tax purposes was \$1,003.6 million and \$710.9 million, respectively, resulting in a gross unrealized appreciation of \$14.4 million and \$8.7 million, respectively, and depreciation of \$17.5 million and \$9.1 million, respectively.

The following amounts were reclassified for tax purposes:

	Years Ended September 30,			
	2018	2017	2016	
Decrease in paid-in capital	<b>\$</b> —	\$(256,194)	\$(308,435)	
(Decrease) increase in accumulated net realized gain	(106,509)	255,274	_	
Increase in undistributed net investment income	106,509	920	308,435	

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#### PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

**SEPTEMBER 30, 2018** 

The following reconciles net increase in net assets resulting from operations to taxable income:

	Years Ended S	September 30,	
	2018	2017	2016
Net increase in net assets resulting from operations	\$33,490,222	\$36,325,280	\$33,488,663
Net realized loss (gain) on investments	2,327,118	(5,410,903)	1,376,788
Net change in unrealized (appreciation) depreciation on investments and			
debt	(4,853,251)	2,530,986	(7,529,291)
Other book-to-tax differences	8,448,942	956,942	642,719
Other non-deductible expenses	804,113	300,000	<del>_</del>
Taxable income before dividends paid deduction	\$40,217,144	\$34,702,305	\$27,978,879

The components of undistributed taxable income on a tax basis and reconciliation to accumulated surplus on a book basis are as follows:

	As of Septemb	per 30,	
	2018	2017	2016
Undistributed ordinary income – tax basis	\$12,020,827	\$13,882,332	\$10,097,684
(Realized loss carried forward)/Undistributed long-term capital gain	(2,381,225	808,615	(1,121,514)
Distributions payable and other book to tax differences	(17,124,281)	(7,237,913)	(5,793,312)
Net unrealized appreciation (depreciation) of investments and debt	3,825,139	(1,028,112)	1,502,874
Total accumulated deficit – book basis	\$(3,659,540)	\$6,424,922	\$4,685,732

The tax characteristics of distributions declared are as follows:

	Years Ended September 30,			
	2018	2017	2016	
Ordinary income (including short-term gains, if any)	\$42,766,069	\$34,842,284	\$30,472,284	
Long-term capital gain	808,615	_	_	
Total distributions	\$43,574,684	\$34,842,284	\$30,472,284	
Total distributions per share based on weighted average shares	\$1.14	\$1.15	\$1.14	

## 9. CASH AND CASH EQUIVALENTS

Cash equivalents represent cash in money market funds pending investment in longer-term portfolio holdings. Our portfolio may consist of temporary investments in U.S. Treasury Bills (of varying maturities), repurchase agreements, money market funds or repurchase agreement-like treasury securities. These temporary investments with original maturities of 90 days or less are deemed cash equivalents and are included in the Consolidated Schedule of Investments. At the end of each fiscal quarter, we may take proactive steps to preserve investment flexibility for the next quarter by investing in cash equivalents, which is dependent upon the composition of our total assets at quarter-end. We may accomplish this in several ways, including purchasing U.S. Treasury Bills and closing out positions on a net cash basis after quarter-end, temporarily drawing down on the Credit Facility, or utilizing repurchase agreements or other balance sheet transactions as are deemed appropriate for this purpose. These amounts are excluded from average adjusted gross assets for purposes of computing the Investment Adviser's management fee. U.S. Treasury Bills with maturities greater than 60 days from the time of purchase are valued consistent with our valuation policy. As of September 30, 2018 and 2017, cash and cash equivalents consisted of money market funds in the amounts of \$72.2 million and \$18.9 million at fair value, respectively.

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## PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

**SEPTEMBER 30, 2018** 

## 10. FINANCIAL HIGHLIGHTS

Below are the financial highlights for the years ended September 30:

	2018		2017		2016		2015		2014	
Per Share Data:										
Net asset value, beginning of										
year	\$14.10		\$14.06		\$13.95		\$14.40		\$14.10	
Net investment income (1)	0.81		1.10		1.02		1.08		1.12	
Net change in realized and										
unrealized gain (loss) (1)	0.06		0.10		0.23		(0.31	)	0.26	
Net increase in net assets										
resulting from operations (1)	0.87		1.20		1.25		0.77		1.38	
Distributions to stockholders (1), (2)										
Distribution of net										
investment income	(1.03	)	(1.15	)	(1.13	)	(0.98	)	(0.84	)
Distribution of realized	·		•		`		·			
gains	(0.11	)			(0.01	)	(0.18	)	(0.24	)
Total distributions to	•						Ì		Ì	
stockholders	(1.14	)	(1.15	)	(1.14	)	(1.16	)	(1.08	)
(Dilutive) effect of common	·						·			
stock issuance										
and acquisition of MCG (1)	(0.01	)	(0.01	)	_		(0.06	)	_	
Net asset value, end of year	\$13.82		\$14.10		\$14.06		\$13.95		\$14.40	
Per share market value, end										
of year	\$13.15		\$14.48		\$13.23		\$11.94		\$13.78	
Total return (3)	(1.29	)%	18.71	%	21.77	%	(6.01	)%	8.05	%
Shares outstanding at end of										
year	38,772,074		32,480,074		26,730,074		26,730,074		14,898,056	
Ratios / Supplemental Data:										
Ratio of operating expenses										
to average net assets (4)	3.01	%	4.13	%	3.56	%	3.01	%	4.45	%
Ratio of debt related expenses										
to average net assets	4.73	%	1.98	%	1.58	%	2.34	%	1.95	%
Ratio of total expenses to										
average net assets	7.74	%	6.11	%	5.14	%	5.35	%	6.40	%
Ratio of net investment										
income to average net assets	5.81	%	7.85	%	7.42	%	7.43	%	7.77	%
Net assets at end of year	\$535,841,568	3	\$457,906,274	1	\$375,906,828	3	\$372,890,449	)	\$214,527,710	)
	\$354,321,752	2	\$269,319,832	2	\$140,218,095	5	\$123,924,384	4	\$147,599,452	2

Weighted average debt						
outstanding						
Weighted average debt per						
share (1)	\$9.25	\$8.90	\$5.25	\$7.61	\$9.91	
Asset coverage per unit (5)	\$2,146	\$2,783	\$2,618	\$13,598	\$2,460	
Portfolio turnover ratio	47.15	% 59.70	% 32.16	% 51.02	% 62.74	%

- (1) Based on the weighted average shares outstanding for the respective periods.
- (2) The tax status of distributions is calculated in accordance with income tax regulations, which may differ from amounts determined under GAAP, and reported on Form 1099-DIV each calendar year.
- (3) Based on the change in market price per share during the period and takes into account distributions, if any, reinvested in accordance with our dividend reinvestment plan, which was terminated on November 22, 2017.
- (4) Excludes debt related costs.
- ⁽⁵⁾The asset coverage ratio for a class of senior securities representing indebtedness is calculated on our consolidated total assets, less all liabilities and indebtedness not represented by senior securities, divided by the senior securities representing indebtedness. This asset coverage ratio is multiplied by \$1,000 to determine the asset coverage per unit.

#### 11. DEBT

The annualized weighted average cost of debt for the years ended September 30, 2018, 2017 and 2016, inclusive of the fee on the undrawn commitment of 0.375% on the Credit Facility, amendment costs and debt issuance costs, was 7.12%, 3.14% and 4.16%, respectively. As of September 30, 2018, in accordance with the 1940 Act, with certain limited exceptions, we are only allowed to borrow amounts such that we are in compliance with a 200% asset coverage ratio requirement after such borrowing.

On April 5, 2018, our board of directors approved the application of the modified asset coverage requirements set forth in Section 61(a)(2) of the 1940 Act, as amended by the Consolidated Appropriations Act of 2018 (which includes the SBCAA). As a result, the asset coverage requirements applicable to us for senior securities will be reduced from 200% to 150%, effective as of April 5, 2019, subject to compliance with certain disclosure requirements. As of September 30, 2018 and 2017, our asset coverage ratio, as computed in accordance with the 1940 Act, was 215% and 278%, respectively.

#### Credit Facility

Funding I's multi-currency Credit Facility with the Lenders was \$405 million as of September 30, 2018, subject to satisfaction of certain conditions and the regulatory restrictions that the 1940 Act imposes on us as a BDC, has an interest rate spread above LIBOR of 200 basis points, a maturity date of November 2022 and a revolving period that ends in November 2020. As of September 30, 2018 and 2017, Funding I had \$333.7 million and \$253.8 million of outstanding borrowings under the Credit Facility, respectively. The Credit Facility had a weighted average interest rate of 4.25% and 3.18%, exclusive of the fee on undrawn commitments as of September 30, 2018 and 2017, respectively.

During the revolving period, the Credit Facility bears interest at LIBOR plus 200 basis points and, after the revolving period, the rate sets to LIBOR plus 425 basis points for the remaining two years, maturing in November 2022. The Credit Facility is secured by all of the assets of Funding I. Both PennantPark Floating Rate Capital Ltd. and Funding I have made customary representations and warranties and are required to comply with various covenants, reporting

requirements and other customary requirements for similar credit facilities.

The Credit Facility contains covenants, including, but not limited to, restrictions of loan size, industry requirements, average life of loans, geographic and individual portfolio concentrations, minimum portfolio yield and loan payment frequency. Additionally, the Credit Facility requires the maintenance of a minimum equity investment in Funding I and income ratio as well as restrictions on certain payments and issuance of debt. For instance, we must maintain at least \$25 million in equity and must maintain an interest coverage ratio of at least 125%. The Credit Facility compliance reporting is prepared on a basis of accounting other than GAAP. As of September 30, 2018, we were in compliance with the covenants relating to our Credit Facility.

We own 100% of the equity interest in Funding I and treat the indebtedness of Funding I as our leverage. Our Investment Adviser serves as collateral manager to Funding I under the Credit Facility.

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#### PENNANTPARK FLOATING RATE CAPITAL LTD. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

**SEPTEMBER 30, 2018** 

Our interest in Funding I (other than the management fee) is subordinate in priority of payment to every other obligation of Funding I and is subject to certain payment restrictions set forth in the Credit Facility. We may receive cash distributions on our equity interests in Funding I only after it has made all required payments of (1) cash interest and, if applicable, principal to the Lenders, (2) administrative expenses and (3) claims of other unsecured creditors of Funding I. The Investment Adviser has irrevocably directed that any management fee owed with respect to such services is to be paid to the Company so long as the Investment Adviser remains the collateral manager.

2023 Notes

In November 2017, we issued \$138.6 million of our 2023 Notes. The 2023 Notes were issued pursuant to a deed of trust between the Company and Mishmeret Trust Company, Ltd. as trustee.

The 2023 Notes pay interest at a rate of 3.83% per year. Interest on the 2023 Notes is payable semi-annually in arrears on June 15 and December 15 of each year, commencing June 15, 2018. The principal on the 2023 Notes will be payable in four annual installments as follows: 15% of the original principal amount on December 15, 2020, 15% of the original principal amount on December 15, 2022 and 55% of the original principal amount on December 15, 2023.

The 2023 Notes are general, unsecured obligations, rank equal in right of payment with all of PennantPark Floating Rate Capital Ltd.'s existing and future senior unsecured indebtedness and are generally redeemable at our option. The deed of trust governing the 2023 Notes includes certain customary covenants, including minimum equity requirements, and events of default. Please refer to the deed of trust filed as Exhibit (d)(8) to our post-effective amendment filed on December 13, 2017 for more information. The 2023 Notes are rated ilAA- by S&P Global Ratings Maalot Ltd. and are listed on the TASE. In connection with this offering, we have dual listed our common stock on the TASE.

The 2023 Notes have not been and will not be registered under the Securities Act and may not be offered or sold in the United States absent registration under the Securities Act or in transactions exempt from, or not subject to, such registration requirements.

#### 12. COMMITMENTS AND CONTINGENCIES

From time to time, we, the Investment Adviser or the Administrator may be a party to legal proceedings, including proceedings relating to the enforcement of our rights under contracts with our portfolio companies. While the outcome of these legal proceedings cannot be predicted with certainty, we do not expect that these proceedings will have a material effect upon our financial condition or results of operations. Unfunded debt and equity investments, if any, are disclosed in the Consolidated Schedules of Investments. As of September 30, 2018 and 2017, we had \$79.4 million and \$30.6 million, respectively, in commitments to fund investments. Additionally, as described in Note 4, the Company had unfunded commitments of up to \$39.4 million and \$44.6 million to PSSL as of September 30, 2018 and 2017, respectively, that may be contributed primarily for the purpose of funding new investments approved by the PSSL board of directors or investment committee.

#### 13. SUBSEQUENT EVENTS

Subsequent to September 30, 2018, we entered into an amendment and restatement of our Credit Facility to, among other things, (i) increase the size of the Credit Facility from \$405 million to \$520 million, (ii) extend the reinvestment period to October 30, 2021, (iii) extend the maturity date to October 30, 2023 and (iv) reduce the asset coverage ratio covenant from 200% to 150%. The interest rate of LIBOR plus 200 basis points remains unchanged.

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# Supplementary Data

Selected Quarterly Data (Unaudited)

(dollar amounts in thousands, except per share data)

	2010			
	2018	02	00	0.1
m . 1:	Q4	Q3	Q2	Q1
Total investment income	\$21,339	\$19,529	\$16,501	\$14,836
Net investment income (loss)	\$11,669	\$11,835	\$9,400	\$(1,940)
Net realized and unrealized (loss) gain	\$(656)	\$(6,867)		\$3,859
Net increase in net assets resulting from operations	\$11,013	\$4,968	\$15,590	\$1,919
Net increase in net assets resulting from operations per common share *	\$0.28	\$0.13	\$0.40	\$0.05
Net asset value per share at the end of the quarter	\$13.82	\$13.82	\$13.98	\$13.86
Market value per share at the end of the quarter	\$13.15	\$13.66	\$13.09	\$13.72
	2017			
	Q4	Q3	Q2	Q1
Total investment income	\$18,454	\$15,191	\$13,221	\$12,631
Net investment income	\$10,409	\$8,185	\$8,029	\$6,822
Net realized and unrealized gain (loss)	\$442	\$1,157	\$(746)	\$2,027
Net increase in net assets resulting from operations	\$10,851	\$9,342	\$7,283	\$8,849
Net increase in net assets resulting from operations per common share *	\$0.33	\$0.29	\$0.25	\$0.33
Net asset value per share at the end of the quarter	\$14.10	\$14.05	\$14.05	\$14.11
Market value per share at the end of the quarter	\$14.48	\$14.11	\$13.94	\$14.11
•				
	2016			
	Q4	Q3	Q2	Q1
Total investment income	\$15,396	\$10,803	\$11,346	\$8,756
Net investment income	\$8,155	\$6,830	\$7,265	\$5,086
Net realized and unrealized gain (loss)	\$7,732	\$6,589	\$(4,829)	\$(3,339)
Net increase in net assets resulting from operations	\$15,887	\$13,419	\$2,436	\$1,747
Net increase in net assets resulting from operations per common share *	\$0.59	\$0.50	\$0.09	\$0.07
Net asset value per share at the end of the quarter	\$14.06	\$13.75	\$13.54	\$13.73
Market value per share at the end of the quarter	\$13.23	\$12.40	\$11.70	\$11.25
The per shall be the one of the quarter	Ψ10.20	Ψ 1 <b>2</b> , 10	Ψ11.70	Ψ 11, <b>2</b> 0

^{*}Based on the weighted average shares outstanding for the respective periods.

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Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure None.

Item 9A. Controls and Procedures

(a) Evaluation of Disclosure Controls and Procedures

As of September 30, 2018, we, including our Chief Executive Officer and Chief Financial Officer, evaluated the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rule 13a-15(e) of the Exchange Act). Based on that evaluation, our management, including the Chief Executive Officer and Chief Financial Officer, concluded that our disclosure controls and procedures were effective and provided reasonable assurance that information required to be disclosed in our periodic SEC filings 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. However, in evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated can provide only reasonable assurance of achieving the desired control objectives, and management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of such possible controls and procedures.

(b) Management's Report on Internal Control Over Financial Reporting

Management's Report on Internal Control Over Financial Reporting, which appears on page 48 of this Report, is incorporated by reference herein.

(c) Changes in Internal Controls Over Financial Reporting

There have been no changes in our internal control over financial reporting (as defined in Rules 13a-15(f) and 15d-15(f) of the Exchange Act) during our most recently completed fiscal quarter, that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information None.

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#### **PART III**

We will file a definitive Proxy Statement for our 2019 Annual Meeting of Stockholders with the SEC, pursuant to Regulation 14A, not later than 120 days after the end of our fiscal year. Accordingly, certain information required by Part III has been omitted under General Instruction G(3) to Form 10-K. Only those sections of our definitive Proxy Statement that specifically address the items set forth herein are incorporated by reference.

#### Item 10. Directors, Executive Officers and Corporate Governance

The information required by Item 10 is hereby incorporated by reference from our definitive Proxy Statement relating to our 2019 Annual Meeting of Stockholders, to be filed with the SEC within 120 days following the end of our fiscal year.

#### Item 11. Executive Compensation

The information required by Item 11 is hereby incorporated by reference from our definitive Proxy Statement relating to our 2019 Annual Meeting of Stockholders, to be filed with the SEC within 120 days following the end of our fiscal year.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters The information required by Item 12 is hereby incorporated by reference from our definitive Proxy Statement relating to our 2019 Annual Meeting of Stockholders, to be filed with the SEC within 120 days following the end of our fiscal year.

# Item 13. Certain Relationships and Related Transactions, and Director Independence

The information required by Item 13 is hereby incorporated by reference from our definitive Proxy Statement relating to our 2019 Annual Meeting of Stockholders, to be filed with the SEC within 120 days following the end of our fiscal year.

#### Item 14. Principal Accountant Fees and Services

The information required by Item 14 is hereby incorporated by reference from our definitive Proxy Statement relating to our 2019 Annual Meeting of Stockholders, to be filed with the SEC within 120 days following the end of our fiscal year.

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#### **PART IV**

Item 15. Exhibits and Financial Statement Schedules
The following documents are filed as part of this Annual Report:

- (1) Index to Financial Statements Refer to Item 8 starting on page 47.
- (2) Financial Statement Schedules None.
- (3) Exhibits
- 3.1 Articles of Amendment and Restatement of the Registrant (Incorporated by reference to the Registrant's Pre-Effective Amendment No. 3 to the Registration Statement on Form N-2 (File No. 333-170243), filed on March 29, 2011).
- 3.2 Amended and Restated Bylaws of the Registrant (Incorporated by reference to Exhibit 3.1 to the Registrant's Current Report on Form 8-K (File No. 814-00891), filed on December 2, 2015).
- 4.1 Form of Share Certificate (Incorporated by reference to the Registrant's Pre-Effective Amendment No. 5 to the Registration Statement on Form N-2 (File No. 333-170243), filed on April 5, 2011).
- 10.1 Third Amended and Restated Revolving Credit and Security Agreement, dated as of May 22, 2015, among PennantPark Floating Rate Funding I, LLC, as borrower, PennantPark Investment Advisers, LLC, as collateral manager, the lenders from time to time parties thereto, SunTrust Bank, as administrative agent, and U.S. Bank National Association, as collateral agent, as backup collateral manager, and as custodian (Incorporated by reference to Exhibit 10.1 to the Registrant's Quarterly Report on Form 10-Q (File No. 814-00891), filed on August 6, 2015).
- 10.2 First Amendment to Third Amended and Restated Revolving Credit and Security Agreement, dated as of August 26, 2015, among PennantPark Floating Rate Funding I, LLC, as borrower, PennantPark Investment Advisers, LLC, as collateral manager, the lenders from time to time parties thereto, SunTrust Bank, as administrative agent, and U.S. Bank National Association, as collateral agent, as backup collateral manager, and as custodian (Incorporated by reference to Exhibit 10.1 to the Registrant's Annual Report on Form 10-K (File No. 814-00891), filed on November 12, 2015).
- 10.3 Second Amendment to Third Amended and Restated Revolving Credit and Security Agreement, dated as of November 9, 2017, among PennantPark Floating Rate Funding I, LLC, as borrower, PennantPark Investment Advisers, LLC, as collateral manager, the lenders from time to time parties thereto, SunTrust Bank, as administrative agent, and U.S. Bank National Association, as collateral agent, as custodian, as collateral administrator and as backup collateral manager (Incorporated by reference to Exhibit 10.1 to the Registrant's Current Report on Form 8-K (File No. 814-00891) filed on November 13, 2017).
- 10.4 Purchase and Contribution Agreement, dated as of June 23, 2011, among PennantPark Floating Rate Capital Ltd., as the seller, and PennantPark Floating Rate Funding I, LLC, as the buyer (Incorporated by reference to Exhibit 10.2 to the Registrant's Current Report on Form 8-K, filed on June 29, 2011).
- 10.5 First Amendment to Purchase and Contribution Agreement, dated as of January 16, 2018, between PennantPark Floating Rate Capital Ltd., as the seller, and PennantPark Floating Rate Funding I, LLC, as the buyer (Incorporated by reference to Exhibit 10.4 to the Registrant's Quarterly Report on Form 10-Q (File No. 814-00891), filed on February 8, 2018).

- 10.6 Form of Administration Agreement between the Registrant and PennantPark Investment Administration, LLC (Incorporated by reference to Exhibit 99(k)(2) to the Registrant's Pre-Effective Amendment No. 3 to the Registration Statement on Form N-2 (File No. 333-170243), filed on March 29, 2011).
- 10.7 <u>Dividend Reinvestment Plan (Incorporated by reference to Exhibit 99(e) to the Registrant's Pre-Effective</u> Amendment No. 3 to the Registration Statement on Form N-2 (File No. 333-170243), filed on March 29, 2011).
- 10.8 Second Amended and Restated Investment Advisory Agreement, dated as of February 2, 2016, between PennantPark Floating Rate Capital Ltd. and PennantPark Investment Advisers, LLC (Incorporated by reference to the Registrant's Quarterly Report on Form 10-Q (File No. 814-00891), filed on February 4, 2016).
- 10.9 Limited Liability Company Agreement of PennantPark Senior Secured Loan Fund I LLC, dated as of May 4, 2017, by and between PennantPark Floating Rate Capital Ltd. and Trinity Universal Insurance Company (Incorporated by reference to Exhibit 10.1 to the Registrant's Quarterly Report on Form 10-Q (File No. 814-00891), filed on August 8, 2017).
- 10.10 Indemnification Agreement, dated as of November 15, 2016, between PennantPark Floating Rate Capital Ltd. and each of the directors and officers listed on Schedule A attached thereto (Incorporated by reference to Exhibit 10.6 to the Registrant's Annual Report on Form 10-K (File No. 814-00891) filed on November 22, 2016).
- 11 Computation of Per Share Earnings (included in the notes to the audited financial statements contained in this Report).
- 14.1* Joint Code of Ethics of the Registrant.
- 21.1* Subsidiaries of the Registrant.
- 31.1* Certification of Chief Executive Officer pursuant to Rule 13a-14 of the Securities Exchange Act of 1934, as amended.
- 31.2* Certification of Chief Financial Officer pursuant to Rule 13a-14 of the Securities Exchange Act of 1934, as amended.
- 32.1* Certification of Chief Executive Officer pursuant to section 906 of the Sarbanes-Oxley Act of 2002.
- 32.2* Certification of Chief Financial Officer pursuant to section 906 of the Sarbanes-Oxley Act of 2002.
- 99.1 Privacy Policy of the Registrant. (Incorporated by reference to the Registrant's Annual Report on Form 10-K (File No. 814-00891), filed November 17, 2011).

*Filed herewith

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#### **SIGNATURES**

Pursuant to the requirements of Section 13 or 15(d) 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 on November 14, 2018.

By: /s/ ARTHUR H. PENN

Name: Arthur H. Penn

Title: Chief Executive Officer and Chairman of the Board of Directors

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

Signature	Title	Date	
/s/ ARTHUR H. PENN Arthur H. Penn	Chief Executive Officer and Chairman of the Board of Directors (Principal Executive Officer)	November 14, 2018	
/s/ AVIV EFRAT Aviv Efrat	Chief Financial Officer and Treasurer	November 14, 2018	
AVIV Ellat	(Principal Financial and Accounting Officer)		
/s/ ADAM K. BERNSTEIN Adam K. Bernstein	Director	November 14, 2018	
/s/ JEFFREY FLUG Jeffrey Flug	Director	November 14, 2018	
/s/ MARSHALL BROZOST Marshall Brozost	Director	November 14, 2018	
/s/ SAMUEL L. KATZ Samuel L. Katz	Director	November 14, 2018	

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