UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

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	FORM 10-Q	
(Mark One)		_
X QUARTERLY REPORT PURSUANT T	O SECTION 13 OR 15(d) OF THE S	SECURITIES EXCHANGE ACT OF 1934
For	the quarterly period ended June 30,	2015
	OR	
☐ TRANSITION REPORT PURSUANT T	O SECTION 13 OR 15(d) OF THE S	SECURITIES EXCHANGE ACT OF 1934
C	OMMISSION FILE NUMBER: 1-35	730
		_
	TAL INVESTMENT Name of Registrant as Specified in Its	
Maryland		46-0937320
(State or other Jurisdiction of Incorporation or Organization)		(I.R.S. Employer Identification No.)
(Addre	4400 Post Oak Parkway, Suite 2200 Houston, Texas 77027 ess of Principal Executive Offices) (Zi	
	(713) 292-5400	
(Registra	ant's Telephone Number, Including A	rea Code) -
Indicate by check mark whether the registrant (1) has furing the preceding 12 months (or for such shorter period requirements for the past 90 days. Yes \boxtimes No \square		Section 13 or 15(d) of the Securities Exchange Act of 1934 such reports), and (2) has been subject to such filing
Indicate by check mark whether the registrant has subrrequired to be submitted and posted pursuant to Rule 405 of period that the registrant was required to submit and post s	f Regulation S-T (§232.405 of this cha	
Indicate by check mark whether the registrant is a larg definitions of "large accelerated filer," "accelerated filer" a		a non-accelerated filer, or a smaller reporting company. See e 12b-2 of the Exchange Act. (Check one):
Large accelerated filer Non-accelerated filer	☐ Accelerated filer ☐ Smaller reporting com	x pany \square
(do not check if a smaller reporting company)	□ Smaller reporting com	рану
Indicate by check mark whether the registrant is a shel	l company (as defined in Rule 12b-2 of	the Exchange Act). Yes \square No \boxtimes
The number of shares of the issuer's Common Stock, \$	50.001 par value, outstanding as of Aug	ust 6, 2015 was 12,479,962.

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PART I — FINANCIAL INFORMATION

STELLUS CAPITAL INVESTMENT CORPORATION

CONSOLIDATED STATEMENTS OF ASSETS AND LIABILITIES

		June 30, 2015 (Unaudited)	Ι	December 31, 2014
ASSETS		<u> </u>		
Non-controlled, non-affiliated investments, at fair value (amortized cost of \$329,007,464 and \$321,955,480,				
respectively)	\$	324,394,424	\$	315,965,434
Cash and cash equivalents		5,829,698		2,046,563
Receivable for sales and repayments of investments		75,358		_
Interest receivable		4,093,194		5,082,665
Deferred offering costs		261,761		261,761
Deferred financing costs		711,783		828,956
Accounts receivable		186,032		696
Prepaid loan fees on SBA debentures		1,165,534		681,947
Prepaid loan structure fees		1,514,536		1,774,630
Prepaid expenses		283,114		419,283
Total Assets	\$	338,515,434	\$	327,061,935
LIABILITIES				
Notes Payable	\$	25,000,000	\$	25,000,000
Credit facility payable		107,000,000		106,500,000
SBA Debentures		26,000,000		16,250,000
Dividends payable		1,413,983		1,413,983
Base management fees payable		1,446,330		1,360,019
Incentive fees payable		1,228,851		1,121,556
Interest payable		389,431		346,204
Directors' fees payable		184,000		· _
Unearned revenue		44,190		157,403
Administrative services payable		371,327		591,744
Deferred tax liability		402,379		288,122
Other accrued expenses and liabilities		175,637		83,452
Total Liabilities	\$	163,656,128	\$	153,112,483
Commitments and contingencies (Note 7)	Ψ	105,050,120	<u> </u>	155,112,165
Net Assets	\$	174,859,306	\$	173,949,452
NET ASSETS	=	17 1,055,500	=	178,818,182
Common Stock, par value \$0.001 per share (100,000,000 shares authorized, 12,479,962 and 12,479,962				
shares issued and outstanding, respectively)	\$	12,480	\$	12,480
Paid-in capital	Ψ	180,994,764	Ψ	180.994.783
Accumulated undistributed net realized gain		292,717		100,554,705
Distributions in excess of net investment income		(1,425,235)		(779,643)
Net Unrealized depreciation on investments and cash equivalents, net of provision for taxes of \$402,379 and		(1,425,255)		(773,043)
\$288,122, respectively.		(E 01E 420)		(6 270 160)
Net Assets	\$	(5,015,420) 174,859,306	\$	(6,278,168) 173,949,452
Total Liabilities and Net Assets				
	\$	338,515,434	\$	327,061,935
Net Asset Value Per Share	\$	14.01	\$	13.94

CONSOLIDATED STATEMENTS OF OPERATIONS (unaudited)

	th	For the nree months ended June 30, 2015	t)	For the hree months ended June 30, 2014	:	For the six months ended June 30, 2015		For the six months ended June 30, 2014
INVESTMENT INCOME	Φ.	0.605.045		5 6 5 0 5 0	Φ.	4 = 0.00 0.40	ф	45.050.540
Interest income	\$	8,635,047	\$	7,672,379	\$	17,266,343	\$	15,359,713
Other income		55,415		340,330		138,210		502,242
Total Investment Income		8,690,462		8,012,709		17,404,553		15,861,955
OPERATING EXPENSES	_							
Management fees	\$	1,446,330	\$	1,293,336	\$	2,860,464	\$	2,561,740
Valuation fees		41,324		64,498		188,799		216,137
Administrative services expenses		296,827		275,167		576,027		543,934
Incentive fees		998,871		934,740		1,959,725		1,763,832
Professional fees		67,794		66,038		362,355		284,027
Directors' fees		95,000		118,000		184,000		204,000
Insurance expense		118,242		120,407		235,186		239,490
Interest expense and other fees		1,514,055		1,352,967		2,964,547		2,431,922
Other general and administrative expenses		116,532		82,694		234,548		150,967
Total Operating Expenses	\$	4,694,975	\$	4,307,847	\$	9,565,651	\$	8,396,049
Net Investment Income	\$	3,995,487	\$	3,704,862	\$	7,838,902	\$	7,465,906
Net Realized Gain on Investments and Cash Equivalents	\$	289,548	\$	325,385	\$	292,717	\$	437,457
Net Change in Unrealized Appreciation (Depreciation) on							-	
Investments and Cash Equivalents	\$	(236,062)	\$	(1,318,680)	\$	1,377,006	\$	(848,035)
Provision for taxes on unrealized gain on investments	\$	(47,980)	\$		\$	(114,258)	\$	_
Net Increase in Net Assets Resulting from Operations	\$	4,000,993	\$	2,711,567	\$	9,394,367	\$	7,055,328
Net Investment Income Per Share	\$	0.32	\$	0.31	\$	0.63	\$	0.62
Net Increase in Net Assets Resulting from Operations Per Share	\$	0.32	\$	0.22	\$	0.75	\$	0.58
Weighted Average Shares of Common Stock Outstanding		12,479,962		12,132,851		12,479,962		12,118,498
Distributions Per Share	\$	0.34	\$	0.34	\$	0.68	\$	0.74

CONSOLIDATED STATEMENTS OF CHANGES IN NET ASSETS (unaudited)

		For the six months ended June 30, 2015	For the six months ended June 30, 2014
Increase in Net Assets Resulting from Operations			
Net investment income	\$	7,838,902	\$ 7,465,906
Net realized gain on investments and cash equivalents		292,717	437,457
Net change in unrealized appreciation on investments and cash equivalents		1,377,006	(848,035)
Provision for taxes on unrealized appreciation on investments		(114,258)	_
Net Increase in Net Assets Resulting from Operations	\$	9,394,367	\$ 7,055,328
Stockholder distributions			
Net investment income		(8,484,513)	(8,255,460)
Net realized capital gains		<u> </u>	(786,436)
Total Distributions	\$	(8,484,513)	\$ (9,041,896)
Capital share transactions			
Issuance of common stock			3,334,474
Reinvestments of stockholder distributions		_	187,492
Sales load			(50,017)
Offering costs		_	(17,467)
Net increase in net assets resulting from capital share transactions	\$	_	\$ 3,454,482
Total increase in net assets	\$	909,854	\$ 1,467,914
Net assets at beginning of period	\$	173,949,452	\$ 175,891,514
Net assets at end of period (includes \$1,425,235 and \$2,052,213 of distributions in excess of net investment			
income)	\$	174,859,306	\$ 177,359,428
	<u></u>	_	

CONSOLIDATED STATEMENTS OF CASH FLOWS (unaudited)

		For the six months ended June 30, 2015		For the six months ended June 30, 2014
Cash flows from operating activities	ď	0.204.207	¢	7.055.220
Net increase in net assets resulting from operations	\$	9,394,367	\$	7,055,328
Adjustments to reconcile net increase in net assets resulting from operations to net cash used in operating activities:				
Purchases of investments		(59,970,381)		(51,538,484)
Proceeds from sales and repayments of investments		53,942,696		48,302,237
Net change in unrealized (appreciation) depreciation on investments		(1,377,006)		848,135
Deferred tax provision		114,258		U-10,133
Increase in investments due to PIK		(337,295)		(363,565)
Amortization of premium and accretion of discount, net		(469,646)		(318,341)
Amortization of loan structure fees		260,094		296,169
Amortization of deferred financing costs		117,173		28,558
Amortization of loan fees on SBIC debentures		77,851		20,550
Net realized gain on investments		(292,717)		(442,332)
Changes in other assets and liabilities		(232,717)		(112,002)
Decrease (increase) in interest receivable		989,471		(462,314)
Decrease in receivable for affiliated transaction		_		43,450
Increase in accounts receivable		(185,336)		(31,013)
Decrease in prepaid expenses and fees		136,169		218,317
Increase in management fees payable		86,311		116,606
Increase (decrease) in directors' fees payable		184,000		(96,000)
Increase in incentive fees payable		107,295		1,122,316
Increase (decrease) in administrative services payable		(220,417)		11,793
Increase in interest payable		43,227		163,457
Decrease in unearned revenue		(113,213)		(11,569)
Increase (decrease) in other accrued expenses and liabilities		92,185		(97,025)
Net cash provided by operating activities	\$	2,579,086	\$	4,845,723
Cash flows from financing activities		<u> </u>		
Proceeds from notes issued		_		25,000,000
Proceeds from SBA Debentures		9,750,000		_
Financing costs paid on notes issued		· · · · ·		(889,742)
Financing costs paid on SBA Debentures		(561,438)		
Proceeds from the issuance of common stock		_		3,125,288
Sales load for common stock issued		_		(50,017)
Offering costs paid for common stock issued		_		(71,184)
Stockholder distributions paid		(8,484,513)		(7,457,727)
Borrowings under credit facility		53,750,000		72,000,000
Repayments of credit facility		(53,250,000)		(91,000,000)
Repayments of short-term loan		_		(9,000,000)
Net cash provided by (used in) financing activities`	\$	1,204,049	\$	(8,343,382)
Net decrease in cash and cash equivalents		3,783,135		(3,497,659)
Cash and cash equivalents balance at beginning of period		2,046,563		13,663,542
Cash and cash equivalents balance at end of period	\$	5,829,698	\$	10,165,883
Supplemental and non-cash financing activities	Ť	5,020,000	Ť	
Accrued deferred offering costs	\$	_	\$	172,289
Shares issued pursuant to Dividend Reinvestment Plan	\$	_	\$	187,492
Interest expense paid	\$	2,461,204	\$	1,941,863
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Investments	Footnotes	Lien	Coupon	LIBOR floor	Cash	PIK	Maturity	Headquarters/ Industry	Principal Amount/ Shares	Amortized Cost	Fair Value ⁽¹⁾	% of Net Assets
Non-controlled, non- affiliated investments	(2)											
Abrasive Products & Equipment, LLC, et al								Deer Park, TX				
Term Loan (SBIC)	(2)(3)	Second Lien	L+10.5%	1%	11.5%		3/5/2020	Chemicals, Plastics, & Rubber	\$ 4,507,500	\$ 4,427,496	\$ 4,451,249	2.55%
APE Holdings, LLC Class A Units Total	(4)	Equity							375,000 units	375,000 4,802,496	392,259 4,843,508	0.22% 2.77%
Atkins Nutritionals Holdings II, Inc.								Denver, CO		4,002,430	4,043,300	2.77
Term Loan	(3)	Second Lien	L+8.50%	1.25%	9.75%		4/3/2019	Beverage, Food, & Tobacco	\$ 8,000,000	7,886,169	8,000,000	4.58%
Binder & Binder National Social Security Disability									, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,	-,,	
Advocates, LLC Debtor-In-Posession Loan Term Loan	(4)(6)(7)	First Lien Unsecured	10% 17%		10% 15%	2%	3/31/2016 2/27/2016	Hauppauge, NY Services: Consumer	\$ 5,500,000 \$ 13,200,354	5,402,363 13,200,354	5,371,890 7,147,114	3.07% 4.09%
Total Blackhawk Mining, LLC								Lexington, KY		18,602,717	12,519,004	7.16%
Blackhawk Mining, LLC Blackhawk Mining, LLC	(4)	First Lien Equity	12.5%		12.5%		10/9/2016	Metals & Mining	\$ 4,313,532	4,132,897	4,160,692	2.38%
Class B Units Total									36 units	214,286 4,347,183	644,450 4,805,142	0.37% 2.75%
Calero Software, LLC et al Term Loan	(3)	Second	L+9.50%	1%	10.5%		6/5/2019	Rochester, NY				
Managed Mobility	(4)	Lien Equity	L · 3.30 / 0	170	10.570		0/3/2013	Telecommunications	\$ 10,000,000	9,845,281	8,864,643	5.07%
Holdings, LLC Partnership Units Total	()	1. 5							8,507 units	500,000	58,813	0.03%
Colford Capital Holdings, LLC								New York, NY		10,345,281	8,923,456	5.10%
Delay Draw Term Loan #1	(5)	Unsecured	12%		12%		5/31/2018	Finance	\$ 12,500,000	12,312,854	12,500,000	7.15%
Delay Draw Term Loan #2	(5)	Unsecured	12%		12%		5/31/2018		\$ 2,000,000	1,962,558	2,000,000	1.14%
Delay Draw Term Loan #4	(5)	Unsecured	12%		12%		5/31/2018		\$ 5,000,000	4,925,000	5,000,000	2.86%
Total <u>Digital Payment</u>								Burnaby, British		19,200,412	19,500,000	11.15%
Technologies Corp. Term Loan	(3)(5)(8)	First Lien	L+8%	1%	9%		1/31/2019	Columbia Transportation & Logistics	\$ 2,720,118	2,688,834	2,698,079	1.54%
<u>Douglas Products &</u> Packaging Company, LLC								Liberty, MO	\$ 2,720,110	2,000,034	2,090,079	1.5470
Term Loan (SBIC)	(2)(3)	Second Lien	L+10.50%	0.50%	11%		12/31/2020	Chemicals, Plastics, & Rubber	\$ 9,000,000	8,842,500	8,842,500	5.06%
Fumigation Holdings, Inc. Class A Commmon Stock	(4)	Equity							250 shares	250,000	250,000	0.14%
Total Eating Recovery Center,										9,092,500	9,092,500	5.20%
LLC Mezzanine Term Loan	(6)	Unsecured	13%		12%	1%	6/28/2018	Denver, CO Healthcare & Pharmaceuticals	\$ 18,400,000	18,151,267	18,152,910	10.38%
ERC Group Holdings LLC Class A Units	(4)	Equity						1 marmaceunears	17,820 units	1,674,649	2,773,163	1.59%
Total										19,825,916	20,926,073	<u>11.97</u> %

Investments	Footnotes	Lien	Coupon	LIBOR floor	Cash	PIK	Maturity	Headquarters/ Industry	Principal Amount/ Shares	Amortized Cost	Fair Value ⁽¹⁾	% of Net Assets
Empirix Inc.								Billerica, MA				
Term Loan	(3)	Second Lien	L+9.50%	1%	10.5%		5/1/2020	Software	\$ 11,657,850	\$ 11,468,936	\$ 11,595,185	6.63%
Term Loan (SBIC)	(2)(3)	Second Lien	L+9.50%	1%	10.5%		5/1/2020		\$ 9,750,000	9,599,454	9,697,590	5.55%
Empirix Holdings I, Inc. Common Shares, Class A	(4)	Equity							1,304 shares	1,304,232	1,334,446	0.76%
Empirix Holdings I, Inc. Common Shares, Class B Total	(4)	Equity							1,317,406 shares	13,174 22,385,796	13,479 22,640,700	0.01% 12.95%
EOS Fitness OPCO Holdings,								Phoenix, AZ		22,303,730	22,040,700	12.3370
LLC								r noema, riz				
Term Loan (SBIC)	(2)(3)	First Lien	L+8.75%	0.75%	9.5%		12/30/2019	Hotel, Gaming, & Leisure	\$ 3,482,500	3,419,781	3,426,309	1.96%
EOS Fitness Holdings, LLC Class A Preferred Units	(4)	Equity							118 shares	117,670	82,612	0.05%
EOS Fitness Holdings, LLC Class B Common Units	(4)	Equity							3,017 shares	3,020	2,118	0.00%
Total										3,540,471	3,511,039	2.01%
GK Holdings, Inc.								Cary, NC				
Term Loan	(3)	Second Lien	L+9.50%	1%	10.5%		1/30/2022	Services: Business	\$ 5,000,000	4,905,503	4,891,006	2.80%
Glori Energy Production Inc. Term Loan	(3)	First Lien	L+10.00%	1%	11%		3/14/2017	Houston, TX Energy: Oil & Gas	\$ 2,833,583	2 900 976	2,703,070	1.55%
Grupo HIMA San Pablo, Inc., et al								San Juan, PR	\$ 2,833,583	2,800,876	2,703,070	1.55%
Term Loan	(3)	First Lien	L+7.00%	1.5%	8.5%		1/31/2018	Healthcare & Pharmaceuticals	\$ 4.887.500	4,830,046	4,846,270	2.77%
Term Loan		Second Lien	13.75%		13.75%		7/31/2018	riidiiideediicais	\$ 4,000,000	3,865,714	3,880,115	2.22%
Total		Lich							Ψ 4,000,000	8,695,760	8,726,385	4.99%
Help/Systems, Holdings Inc., et al								Eden Prairie, MN		0,033,700	0,720,303	4.55
Term Loan	(3)	Second Lien	L+8.50	1%	9.5%		6/28/2020	Software	\$ 15,000,000	14,823,054	14,735,538	8.43%
Hollander Sleep Products, LLC								Boca Raton, FL				
Term Loan	(3)	First Lien	L+8.00%	1%	9%		10/21/2020	Services: Consumer	\$ 7,481,250	7,381,541	7,341,497	4.20%
Dream II Holdings, LLC Class A Units	(4)	Equity							250,000 units	246,152	335,514	0.19%
Total										7,627,693	7,677,011	4.39%
Hostway Corporation								Chicago, IL				
Term Loan	(3)	Second Lien	L+8.75%	1.25%	10%		12/13/2020	High Tech Industries	\$ 6,750,000	6,636,546	6,750,000	3.86%
HUF Worldwide, LLC Revolver	(0)	First Lien	L+9.00%	0.5%	9.5%		10/22/2019	Los Angeles, CA	\$ 500,000	500,000	500.000	0.28%
Term Loan	(9) (3)	First Lien	L+9.00%	0.5%	9.5%		10/22/2019	Retail	\$ 4,838,524	4,754,503	4,838,524	2.77%
Term Loan (SBIC)	(2)(3)	First Lien	L+9.00%	0.5%	9.5%		10/22/2019		\$ 8,133,726	7,992,484	8,133,726	4.65%
HUF Holdings, LLC	(4)	Equity	_ 0,0070	0.070	0.070				556,948	1,002,101	0,200,: 20	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Common Class A Units	()	1 3							units	556,948	332,506	0.19%
Total										13,803,935	13,804,756	7.89%
<u>Livingston International, Inc.</u>								Toronto, Ontario				
Term Loan	(3)(5)	Second Lien	L+7.75%	1.25%	9%		4/18/2020	Transportation: Cargo	\$ 6,841,739	6,737,549	6,580,911	3.76%
Momentum Telecom Inc., et al	(2)	T' (T '	T + 0 = 00 /	10/	0.50/		2/10/2010	Birmingham, AL				
Term Loan	(3)		L+8.50%	1%	9.5%		3/10/2019	Media: Broadcasting & Subscription	\$ 6,212,128	6,110,468	6,122,390	3.50%
Term Loan (SBIC)	(2)(3)		L+8.50%	1%	9.5%		3/10/2019		\$ 8,973,074	8,832,796	8,843,452	5.06%
MBS Holdings, Inc. Series E Preferred Stock	(4)	Equity							2,774,695 shares	1,000,000	1,000,000	0.57%
Total										15,943,264	15,965,842	9.13%

Investments	Footnotes	Lien	Coupon	LIBOR floor	Cash	PIK	Maturity	Headquarters/ Industry	Principal Amount/ Shares	Amortized Cost	Fair Value ⁽¹⁾	% of Net Assets
NetMotion Wireless, Inc., et al								Milpitas, CA				
Term Loan	(3)	Second Lien	L+10.5%	1%	11.5%		8/19/2020	Services: Business	\$ 9,000,000	\$ 8,831,470	\$ 8,954,829	5.12%
Term Loan (SBIC)	(2)(3)	Second Lien	L+10.5%	1%	11.5%		8/19/2020		\$ 1,000,000	981,274	994,981	0.57%
Endpoint Security Holdings, LLC Class A Common Stock	(4)	Equity							9,174 shares	706,897	732,582	0.42%
Endpoint Security Holdings, LLC Class B Common Stock	(4)	Equity							9,174 shares	293,103	303,753	0.17%
Total										10,812,744	10,986,145	6.28%
OG Systems, LLC Term Loan	(3)(6)	Unsecured	L+11.00%	1%	11%	1%	1/22/2020	Chantilly, Virginia Services: Government	\$ 4,028,288	3,960,529	3,996,766	2.29%
OGS Holdings, Inc. Series A Convertible Preferred Stock	(4)	Equity						Government	11,521 shares	50,000	53,445	0.03%
Total										4,010,529	4,050,211	2.32%
Refac Optical Group, et al								Blackwood, NJ				
Revolver	(10)(11)	First Lien	L+7.5%		7.69%		9/30/2018	Retail	\$ 400,000	400,000	395,565	0.23%
Term A Loan	(6)(11)	First Lien	L+7.5%		7.69%		9/30/2018		\$ 2,430,441	2,430,441	2,403,493	1.37%
Term B Loan	(6)(11)	First Lien	L+10.25%		8.69%	1.75%	9/30/2018		\$ 6,306,985	6,306,985	6,231,449	3.56%
Total										9,137,426	9,030,507	5.16%
Securus Technologies Holdings, Inc.								Dallas, TX				
Term Loan	(3)	Second Lien	L+7.75	1.25%	9%		4/30/2021	Telecommunications	\$ 8,500,000	8,444,123	8,172,750	4.67%
Skopos Financial, LLC Term Loan	(5)	Unsecured	12%		12%		1/31/2019	Irving, TX Finance	\$ 20,000,000	19,667,688	19,976,112	11.42%
Skopos Financial Group, LLC Class A Units	(4)(5)	Equity							1,120,684 units	1,162,544	1,331,505	0.76%
Total									unto	20,830,232	21,307,617	12.18%
Snowman Holdings, LLC, et al								Lebanon, IN		20,030,232	21,507,017	12,10
Term Loan Software Paradigms		Unsecured	12.5%		12.5%		2/15/2019	Transportation: Cargo Atlanta, GA	\$ 11,169,118	11,169,118	11,169,118	6.39%
International Group, LLC								Alidilla, GA				
Term Loan SPM Capital, LLC	(3)(12)	First Lien	L+8.00%	1%	9%		5/22/2020	Retail Bloomington, MN	\$ 7,175,141	7,053,979	7,053,979	4.03%
Term Loan SQAD, LLC	(3)	First Lien	L+5.50	1.5%	7%		10/31/2017	Healthcare & Pharmaceuticals Tarrytown, NY	\$ 6,975,257	6,899,635	6,954,769	3.98%
Term Loan (SBIC)	(2)(6)	Unsecured	12.25%		11%	1.25%	4/30/2019	Media: Broadcasting & Subscription	\$ 7,108,652	7,011,346	7,044,698	4.03%
SQAD Holdco, Inc. Preferred Shares, Series A	(2)(4)	Equity							5,624			0.0=0/
(SBIC) SQAD Holdco, Inc.	(2)(4)	Equity							shares 5,800	562,364	651,145	0.37%
Common Shares (SBIC) Total									shares	62,485 7,636,195	72,350 7,768,193	0.04% 4.44%
Stratose Intermediate Holdings, II, LLC								Atlanta, GA		7,050,155	7,700,133	
Term Loan	(3)	Second Lien	L+9.50%	1%	10.5%		12/30/2021	Services: Business	\$ 11,250,000	10,975,000	10,975,000	6.28%
Atmosphere Aggregator Holdings, LP Common	(4)	Equity							750,000			
Units									units	750,000	750,000	0.43%
Total								Indiana P Dr		11,725,000	11,725,000	6.71%
Term Loan	(3)(8)	First Lien	L+8%	1%	9%		1/31/2019	Indianapolis, IN Transportation & Logistics	\$ 2,720,118	2,688,834	2,698,079	1.54%
							7					

Investments	Footnotes	Lien	Coupon	LIBOR floor	Cash	PIK	Maturity	Headquarters/ Industry	Principal Amount/ Shares	Amortized Cost	Fair Value ⁽¹⁾	% of Net Assets
Telecommunications	Footilotes	Lien	Coupon	11001	Casii	1110	Maturity	muusu y	Silaits	Cust	value	Assets
Management, LLC Term Loan	(3)	Second Lien	L+8.00%	1%	9%		10/30/2020	Sikeston, MO Media: Broadcasting &				
								Subscription	\$ 5,000,000	\$ 4,962,094	\$ 5,000,000	2.86%
Telular Corp.								Chicago, IL	ψ 5,000,000	Ψ 4,502,054	ψ 5,000,000	2.0070
Term Loan	(3)	Second Lien	Euro+8.00%	1.25%	9.25%		6/24/2020	High Tech Industries	\$ 7,500,000	7,419,614	7,575,000	4.33%
U.S. Auto Sales, Inc. et al								Lawrenceville, GA			,	
Term Loan	(3)(5)	Second Lien	L+10.5%	1%	11.5%		6/8/2020	Finance	\$ 4,500,000	4,455,728	4,455,728	2.55%
USASF Blocker II, LLC Common Units	(4)(5)	Equity							441 units	441,000	441,000	0.25%
USASF Blocker LLC Common Units	(4)(5)	Equity							9,000 units	9,000	9,000	0.01%
Total										4,905,728	4,905,728	2.81%
Vandelay Industries Finance, LLC, et al								La Vergne, TN				
Term Loan Zemax, LLC	(6)	Second Lien	11.75%		10.75%	1%	11/12/2019	Construction & Building Redmond, WA	\$ 2,500,000	2,479,678	2,500,000	1.43%
Term Loan (SBIC)	(2)(3)	Second	L+10.00%	1%	11%		4/23/2020	Redmond, WA				
· · ·		Lien	L+10.0070	1 /0	11/0		4/23/2020	Software	\$ 3,962,500	3,890,580	3,900,593	2.23%
Zemax Software Holdings, LLC Preferred Units (SBIC)	(2)(4)	Equity							24,500 units	245,000	296,661	0.17%
Zemax Software Holdings, LLC Common Units (SBIC)	(2)(4)	Equity							5,000 shares	5,000	6,054	0.00%
Total										4,140,580	4,203,308	2.40%
Net Investments										329,007,464	324,394,424	185.52%
LIABILITIES IN EXCESS OF OTHER ASSETS										329,007,464	324,394,424	185.52%
NET ASSETS											(149,535,118)	(85.52)%
											\$ 174,859,306	100.00%

- (1) See Note 1 of the Notes to Financial Statements for a discussion of the methodologies used to value securities in the portfolio.
- (2) The Company's obligations to the lenders of the Credit Facility are secured by a first priority security interest in all non-controlled non-affiliated investments and cash, but exclude \$2,504,992 of cash and \$56,792,801 of investments (at par) that are held by Stellus Capital SBIC LP. See Note 1 of the Notes to the Consolidated Financial Statements for a discussion.
- (3) These loans have LIBOR or Euro Floors which are higher than the current applicable LIBOR or Euro rates; therefore, the floors are in effect.
- (4) Security is non-income producing.
- (5) The investment is not a qualifying asset under the Investment Company Act of 1940, as amended.
- (6) Represents a payment-in-kind security. At the option of the issuer, interest can be paid in cash or cash and PIK. The percentage of PIK shown is the maximum PIK that can be elected by the company.
- (7) Investment was on non-accrual status as of January 1, 2014. The coupon rate on this investment includes 2% default interest.
- (8) Digital Payment Technologies Corp. is the Canadian co-borrower of the term loan of T2 Systems, Inc.
- (9) Excluded from the investment is an undrawn commitment in an amount not to exceed \$750,000, with an interest rate of LIBOR plus 9.00% and a maturity of October 22, 2019. This investment is accruing an unused commitment fee of 0.50% per annum.
- (10) Excluded from the investment is an undrawn commitment in an amount not to exceed \$1,600,000, with an interest rate of LIBOR plus 7.50% and a maturity of September 30, 2018. This investment is accruing an unused commitment fee of 0.50% per annum.

Consolidated Schedule of Investments – (unaudited) June 30, 2015

- Variable rate loans bear interest at a rate that may be determined by reference to either LIBOR (which can include one-, two-, three- or six-month LIBOR) or an alternate base rate (which can include the Federal Funds Effective Rate or the Prime Rate), at the borrower's option, which rates reset periodically based on the terms of the loan agreement.
- (12) Excluded from the investment is an undrawn commitment in an amount not to exceed \$2,824,859, an interest rate of LIBOR Plus 8.00% and a maturity of May 22, 2020. This investment is accruing an unused commitment fee of 0.50% per annum.

Abbreviation Legend

Euro — Euro Dollar

L-LIBOR

PIK — Payment-In-Kind

Consolidated Schedule of Investments December 31, 2014

				LIBOR		n		Headquarters/	Principal Amount/	Amortized	Fair	% of Net
Investments	Footnotes	Lien	Coupon	floor	Cash	PIK	Maturity	Industry	Shares	Cost	Value ⁽¹⁾	Assets
Non-controlled, non- affiliated investments	(2)											
Abrasive Products &								Deer Park, TX				
Equipment, LLC, et al								Deel Falk, 17				
Term Loan (SBIC)	(2)(3)	Second Lien	L+10.5%	1%	11.5%		3/5/2020	Chemicals, Plastics, & Rubber	\$ 4,507,500	\$ 4,421,407	\$ 4,403,897	2.53%
APE Holdings, LLC Class	(4)	Equity							375,000			
A Units Total									units	375,000 4,796,407	393,901 4,797,798	0.23% 2.76%
Atkins Nutritionals								Denver, CO				
Holdings II, Inc. Term Loan	(2)	Second	L+8.50%	1.25%	9.75%		4/3/2019	Darrayaga Food 9-				
Term Loan	(3)	Lien	L+0.50%	1.2570	9./5%		4/3/2019	Beverage, Food, & Tobacco	\$ 8,000,000	7,874,910	7,950,000	4.57%
ATX Networks Holdings		Licii						West Ajax, Ontario	Ψ 0,000,000	7,074,310	7,550,000	4.57 70
Intermediate Corp., et al								·······				
Term Loan	(5)(6)	Unsecured	14%		12%		5/12/2016	High Tech Industries	\$ 21,636,242	21,636,242	21,610,661	12.42%
Binder & Binder National								Hauppauge, NY				
Social Security Disability												
Advocates, LLC Term Loan	(4)(6)(7)	Unsecured	17%		15%	2%	2/27/2016	Services: Consumer	\$ 13 200 354	13,200,354	7.260.195	4.17%
Blackhawk Mining, LLC	(4)(0)(7)	Oliseculeu	17/0		13/0	2/0	2/2//2010	Lexington, KY	\$ 13,200,334	13,200,334	7,200,193	4.17 /0
Term Loan		First Lien	12.5%		12.5%		10/9/2016	Metals & Mining	\$ 4,498,878	4,256,857	4,261,882	2.45%
Blackhawk Mining, LLC	(4)	Equity						, , ,	, , , , , , , , , , , , , , , , , , , ,	,,	, - ,	
Class B Units									36 units	214,286	640,608	0.37%
Total										4,471,143	4,902,490	2.82%
Calero Software, LLC et al								Rochester, NY				
Term Loan	(3)	Second	L+9.50%	1%	10.5%		6/5/2019	Telecommunications	# 40 000 000	0.000.050	0.504.005	E 640/
Managed Mobility	(4)	Lien Equity							\$ 10,000,000	9,830,259	9,761,825	5.61%
Holdings, LLC Partnership	(4)	Equity										
Units									8,507 units	500,000	301,481	0.17%
Total									,	10,330,259	10,063,306	5.78%
Colford Capital Holdings, LLC								New York, NY				
Delay Draw Term Loan #1	(5)	Unsecured	12.25%		12.25%		5/31/2018	Finance	\$ 12,500,000	12,288,044	12,500,000	7.19%
Delay Draw Term Loan #2	(5)	Unsecured	12.25%		12.25%		5/31/2018		\$ 2,000,000	1,957,608	2,000,000	1.15%
Total										14,245,652	14,500,000	8.34%
<u>Digital Payment</u> <u>Technologies Corp.</u>								Burnaby, British Columbia				
Term Loan	(3)(5)(8)	First Lien	L+8.50%	1%	9.5%		1/31/2019	Transportation &	¢ 2.027.004	2,000,452	2.076.201	1.65%
Eating Recovery Center,								Logistics Denver, CO	\$ 2,927,604	2,890,453	2,876,391	1.05%
LLC								Deliver, CO				
Mezzanine Term Loan	(6)	Unsecured	13%		12%	1%	6/28/2018	Healthcare & Pharmaceuticals	\$ 18,400,000	18,124,295	17,903,238	10.29%
ERC Group Holdings LLC Class A Units	(4)	Equity							17,820 units	1,674,648	2,285,208	1.31%
Total										19,798,943	20,188,446	11.60%
Empirix Inc.								Billerica, MA				
Term Loan	(3)(9)	Second Lien	L+9.50%	1%	10.5%		5/1/2020	Software	\$ 11,657,850	11,455,072	11,409,670	6.56%
Term Loan (SBIC)	(2)(3)	Second Lien	L+9.50%	1%	10.5%		5/1/2020		\$ 9,750,000	9,584,537	9,542,435	5.49%
Empirix Holdings I, Inc. Common Shares, Class A	(4)	Equity							1,304 shares	1,304,232	1,884,617	1.08%
Empirix Holdings I, Inc.	(4)	Equity							1,317,406	10.154	10.022	0.049/
Common Shares, Class B Total									shares	13,174	19,036	0.01%
10tdl										22,357,015	22,855,758	<u>13.14</u> %

Consolidated Schedule of Investments December 31, 2014

Investments	Footnotes	Lien	Coupon	LIBOR floor	Cash	PIK	Maturity	Headquarters/ Industry	Principal Amount/ Shares	Amortized Cost	Fair Value ⁽¹⁾	% of Net Assets
EOS Fitness OPCO Holdings, LLC								Phoenix, AZ				
Term Loan (SBIC)	(2)(3)	First Lien	L+8.75%	0.75%	9.5%		12/30/2019	Hotel, Gaming, & Leisure	\$ 3,500,000	\$ 3,430,038	\$ 3,430,038	1.97%
EOS Fitness Holdings, LLC Class A Preferred Units	(4)	Equity							118 shares	117,673	117,673	0.07%
EOS Fitness Holdings, LLC Class B Common Units Total	(4)	Equity							3,017 shares	3,017	3,017 3,550,728	0.00% 2.04%
Glori Energy Production Inc.								Houston, TX		3,550,728	3,330,720	2.04/0
Term Loan	(3)	First Lien	L+10.00%	1%	11%		3/14/2017	Energy: Oil & Gas	\$ 2,904,667	2,861,646	2,828,561	1.63%
<u>Grupo HIMA San Pablo,</u> <u>Inc., et al</u>								San Juan, PR	, , , , , , , ,	, ,	,,	
Term Loan	(3)	First Lien	L+7.00%	1.5%	9%		1/31/2018	Healthcare & Pharmaceuticals	\$ 4,912,500	4,845,648	4,820,705	2.77%
Term Loan		Second Lien	13.75%		13.75%		7/31/2018		\$ 4,000,000	3,850,227	3,772,574	2.17%
Total										8,695,875	8,593,279	4.94%
<u>Help/Systems, Holdings Inc.,</u> et al								Eden Prairie, MN				
Term Loan	(3)	Second Lien	L+8.50	1%	9.50%		6/28/2020	Software	\$ 15,000,000	14,809,640	14,562,471	8.37%
<u>Hollander Sleep Products,</u> LLC								Boca Raton, FL				
Term Loan	(3)	First Lien	L+8%	1%	9%		10/21/2020	Services: Consumer	\$ 7,500,000	7,391,025	7,391,025	4.25%
Dream II Holdings, LLC Class A Units	(4)	Equity							250,000 units	250,000	250,000	0.14%
Total										7,641,025	7,641,025	4.39%
Hostway Corporation								Chicago, IL				
Term Loan	(3)	Second Lien	L+8.75%	1.25%	10%		12/13/2020	High Tech Industries	\$ 6,750,000	6,629,074	6,611,309	3.80%
HUF Worldwide, LLC Term Loan	(3)(10)	First Lien	L+9%	0.5%	9.5%		10/22/2019	Los Angeles, CA	\$ 5,800,000	5,688,208	5,688,208	3.27%
Term Loan (SBIC) HUF Holdings, LLC	(2)(3) (4)	First Lien Equity	L+9%	0.5%	9.5%		10/22/2019	Retail	\$ 9,750,000 500,000	9,562,074	9,562,074	5.50%
Common Class A Units Total									units	500,000 15,750,282	500,000 15,750,282	0.29% 9.06%
<u>Livingston International,</u> Inc.								Toronto, Ontario		13,730,202	15,750,202	9.00
Term Loan	(3)(5)	Second Lien	L+7.75%	1.25%	9%		4/18/2020	Transportation: Cargo	\$ 6,841,739	6,729,555	6,583,144	3.78%
<u>Momentum Telecom Inc., et</u> <u>al</u>								Birmingham, AL				
Term Loan	(3)	First Lien	L+8.5%	1%	9.5%		3/10/2019	Media: Broadcasting &	\$ 6,568,076	6.449.058	6,421,737	3.69%
Term Loan (SBIC)	(2)(3)	First Lien	L+8.5%	1%	9.5%		3/10/2019	Subscription	\$ 9,487,220	9,319,321	9,275,843	5.33%
MBS Holdings, Inc. Series E Preferred Stock	(4)	Equity	E • 0.570	170	3.570		5/10/2015		2,774,695 shares	1,000,000	1,000,000	0.57%
Total									Siturco	16,768,379	16,697,580	9.59%
OG Systems, LLC								Chantilly, Virginia		10,700,373	10,037,300	3.03
Term Loan	(3)(6)		L+11.00%	1%	11%	1%	1/22/2020	Services: Government	\$ 4,018,020	3,945,027	3,944,949	2.27%
OGS Holdings, Inc. Series A Convertible Preferred Stock	(4)	Equity							11,521 shares	50,000	59,016	0.03%
Total										3,995,027	4,003,965	2.30%
Refac Optical Group, et al								Blackwood, NJ				
Revolver	(11)(12)	First Lien	L+8.5%		8.67%		9/30/2018	Retail	\$ 400,000	400,000	379,903	0.22%
Term A Loan	(6)(12)	First Lien	L+7.5%		7.67%	2.750/	9/30/2018		\$ 2,699,130	2,699,130	2,563,516	1.47%
Term B Loan Total	(6)(12)	First Lien	L+8.5%		8.67%	2.75%	9/30/2018		\$ 6,267,221	6,267,221	5,889,617	3.39%
10(d)										9,366,351	8,833,036	5.08%

Consolidated Schedule of Investments December 31, 2014

									Principal		т.	
Investments	Footnotes	Lien	Coupon	LIBOR floor	Cash	PIK	Maturity	Headquarters/ Industry	Amount/ Shares	Amortized Cost	Fair Value ⁽¹⁾	% of Net Assets
Securus Technologies	Footnotes	Licii	Coupon	11001	Casii	111	Maturity	Dallas, TX	Silares	Cost	value	Assets
Holdings, Inc.												
Term Loan	(3)	Second Lien	L+7.75	1.25%	9%		4/30/2021	Telecommunications	\$ 8,500,000	\$ 8,440,701	\$ 8,372,500	4.81%
Skopos Financial, LLC								Irving, TX				
Term Loan	(5)	Unsecured	12%		12%		1/31/2019	Finance	\$ 20,000,000	19,633,964	19,711,228	11.33%
Skopos Financial Group, LLC Class A Units	(4)(5)	Equity							970,159 units	1,000,000	1,193,744	0.69%
Total										20,633,964	20,904,972	12.02%
<u>Snowman Holdings, LLC, et</u> al								Lebanon, IN				
Term Loan		Unsecured	12.5%		12.50%		2/15/2019	Transportation: Cargo	\$ 11,169,118	11,169,118	11,075,297	6.37%
SPM Capital, LLC								Bloomington, MN	4 ,,	,,	,0:0,-0:	
Term Loan	(3)	First Lien	L+5.5%	1.5%	7%		10/31/2017	Healthcare & Pharmaceuticals	\$ 7,331,250	7,237,826	7,264,072	4.18%
SQAD, LLC								Tarrytown, NY	, , , , , , , , , , , , , , , , , , , ,	, - ,-	, , , ,	
Term Loan (SBIC)	(2)(6)	Unsecured	12.25%		11%	1.25%	4/30/2019	Media: Broadcasting & Subscription	\$ 7,063,941	6,957,560	6,922,931	3.98%
SQAD Holdco, Inc. Preferred Shares, Series A	(2)(4)	Equity						•	5,624			
(SBIC)									shares	562,368	633,616	0.36%
SQAD Holdco, Inc. Common Shares (SBIC)	(2)(4)	Equity							5,800 shares	62,485	70,402	0.04%
Total										7,582,413	7,626,949	4.38%
Studer Grup, LLC								Gulf Breeze, FL				
Term Loan		Unsecured	12%		12%		1/31/2019	Services: Business	\$ 16,910,423	16,910,423	16,822,698	9.67%
T2 Systems, Inc.								Indianapolis, IN				
Term Loan	(3)(8)	First Lien	L+8.5%	1%	9.5%		1/31/2019	Transportation & Logistics	\$ 2,927,604	2,890,453	2,876,391	1.65%
<u>Telecommunications</u> <u>Management, LLC</u>								Sikeston, MO				
Term Loan	(3)	Second Lien	L+8%	1%	9%		10/30/2020	Media: Broadcasting & Subscription	\$ 5,000,000	4,958,664	4,927,516	2.83%
Telular Corp.								Chicago, IL				
Term Loan	(3)	Second Lien	Euro+ 8%	1.25%	9.25%		6/24/2020	High Tech Industries	\$ 7,500,000	7,405,985	7,305,499	4.20%
Vandelay Industries Finance, LLC, et al								La Vergne, TN				
Term Loan	(6)	Second Lien	11.75%		10.75%	1%	11/12/2019	Construction & Building	\$ 2,500,000	2,478,019	2,468,671	1.42%
Woodstream Corporation								Lititz, PA		, ,		
Senior Subordinated Note		Unsecured	11.5%		11.5%		2/28/2017	Consumer goods: non-durable	\$ 9,137,721	8,855,208	8,703,732	5.00%
Woodstream Group, Inc.								Lititz, PA				
Senior Subordinated Note		Unsecured	11.5%		11.5%		2/28/2017	Consumer goods: non-durable	\$ 862,279	858,360	821,326	0.47%

Consolidated Schedule of Investments December 31, 2014

				LIBOR				Headquarters/	Principal Amount/	Amortized	Fair	% of Net
Investments	Footnotes	Lien	Coupon	floor	Cash	PIK	Maturity	Industry	Shares	Cost	Value ⁽¹⁾	Assets
Zemax, LLC								Redmond, WA			·	
Term Loan (SBIC)	(2)(3)	Second Lien	L+10%	1%	11%		4/23/2020	Software	\$ 3,962,500	\$ 3,885,386	\$ 3,885,386	2.23%
Zemax Software Holdings, LLC Preferred Units (SBIC)	(2)(4)	Equity							24,500 units	245,000	245,000	0.14%
Zemax Software Holdings, LLC Common Units (SBIC)	(2)(4)	Equity							5,000 units	5,000	5,000	0.00%
Total										4,135,386	4,105,386	2.37%
Total Non-controlled non- affiliated investments										321,955,480	315,965,434	181.60%
Net Investments										321,955,480	315,965,434	181.60%
LIABILITIES IN EXCESS OF OTHER ASSETS											(142,015,982)	(81.60)%
NET ASSETS											173,949,452	100.00%

- (1) See Note 1 of the Notes to Financial Statements for a discussion of the methodologies used to value securities in the portfolio.
- (2) The Company's obligations to the lenders of the Credit Facility are secured by a first priority security interest in all non-controlled non-affiliated investments and cash, but exclude \$874,853 of cash and \$48,896,015 of investments (at par) that are held by Stellus Capital SBIC LP. See Note 1 for discussion.
- (3) These loans have LIBOR or Euro Floors which are higher than the current applicable LIBOR or Euro rates; therefore, the floors are in effect.
- (4) Security is non-income producing.
- (5) The investment is not a qualifying asset under the Investment Company Act of 1940, as amended.
- (6) Represents a payment-in-kind security. At the option of the issuer, interest can be paid in cash or cash and PIK. The percentage of PIK shown is the maximum PIK that can be elected by the company.
- (7) Investment was on non-accrual status as of January 1, 2014.
- (8) Digital Payment Technologies Corp. is the Canadian co-borrower of the term loan of T2 Systems, Inc.
- (9) Excluded from the investment above is an undrawn commitment in an amount not to exceed \$7,542,150, with an interest rate of LIBOR plus 9.50%, LIBOR floor of 1.0%, and a maturity of May 1, 2020. This investment is accruing an unused commitment fee of 0.5% per annum.
- Excluded from the investment above is an undrawn commitment in an amount not to exceed \$1,750,000, with an interest rate of LIBOR plus 9.00% and a maturity of October 22, 2019. This investment is accruing an unused commitment fee of 0.50% per annum.
- (11) Excluded from the investment above is an undrawn commitment in an amount not to exceed \$1,600,000, with an interest rate of LIBOR plus 7.50% and a maturity of September 30, 2018. This investment is accruing an unused commitment fee of 0.50% per annum.
- Variable rate loans bear interest at a rate that may be determined by reference to either LIBOR (which can include one-, two-, three- or six-month LIBOR) or an atlernate base rate (which can include the Federal Funds Effective Rate or the Prime Rate), at the borrower's option, which reset periodically based on the terms of the loan agreement.

Abbreviation Legend

Euro — Euro Dollar

L-LIBOR

PIK — Payment-In-Kind

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

NOTE 1 — NATURE OF OPERATIONS AND SIGNIFICANT ACCOUNTING POLICIES

Nature of Operations

Stellus Capital Investment Corporation ("we", "us", "our" and the "Company") was formed as a Maryland corporation on May 18, 2012 ("Inception") and is an externally managed, closed-end, non-diversified investment management company. The Company is applying the guidance of Accounting Standards Codification ("ASC") Topic 946, *Financial Services Investment Companies*. The Company has elected to be regulated as a business development company under the Investment Company Act of 1940, as amended (the "1940 Act") and treated as a regulated investment company ("RIC") under Subchapter M of the Internal Revenue Code of 1986, as amended (the "Code") for U.S. federal income tax purposes. The Company's investment activities are managed by our investment adviser Stellus Capital Management, LLC ("Stellus Capital" or the "Advisor").

On November 7, 2012, the Company priced its initial public offering (the "Offering"), at a price of \$15.00 per share. Through the Offering the Company sold 9,200,000 shares (including 1,200,000 shares through the underwriters' exercise of the overallotment option) for gross proceeds of \$138,000,000. Including the Offering, the Company has raised \$151,250,000 including (i) \$500,010 of seed capital contributed by Stellus Capital, (ii) \$12,749,990 in a private placement to certain purchasers, including persons and entities associated with Stellus Capital. In addition, in connection with the acquisition of the Company's initial portfolio the Company issued \$29,159,145 in shares of the Company's common stock. The Company's shares are currently listed on the New York Stock Exchange under the symbol "SCM".

The Company has established wholly owned subsidiaries: SCIC — ERC Blocker 1, Inc., SCIC — SKP Blocker 1, Inc. and SCIC — APE Blocker 1, Inc., SCIC HUF Blocker 1, Inc. and SCIC — Hollander Blocker 1, Inc., which are structured as Delaware entities, to hold equity or equity-like investments in portfolio companies organized as limited liability companies, or LLCs (or other forms of pass-through entities) (collectively, the "Taxable Subsidiaries"). The Taxable Subsidiaries are consolidated for U.S. generally accepted accounting principles ("GAAP") reporting purposes, and the portfolio investments held by them are included in the consolidated financial statements.

On June 14, 2013, we formed Stellus Capital SBIC LP (the "SBIC subsidiary"), a Delaware limited partnership, and its general partner, Stellus Capital SBIC GP, LLC., a Delaware limited liability company, as wholly owned subsidiaries of the Company. On June 20, 2014, the SBIC subsidiary received a license from the Small Business Administration ("SBA") to operate as a Small Business Investment Company ("SBIC") under Section 301(c) of the Small Business Investment Company Act of 1958. The SBIC subsidiary is consolidated for U.S. GAAP reporting purposes, and the portfolio investments held by it are included in the consolidated financial statements.

The SBIC license allows the SBIC subsidiary to obtain leverage by issuing SBA-guaranteed debentures, subject to the issuance of a capital commitment by the SBA and other customary procedures. SBA-guaranteed debentures are non-recourse, interest only debentures with interest payable semi-annually and have a ten year maturity. The principal amount of SBA-guaranteed debentures is not required to be paid prior to maturity but may be prepaid at any time without penalty. The interest rate of SBA-guaranteed debentures is fixed on a semi-annual basis at a market-driven spread over U.S. Treasury Notes with 10-year maturities. The SBA, as a creditor, will have a superior claim to the SBIC's assets over the Company's stockholders in the event the Company liquidates the SBIC subsidiary or the SBA exercises its remedies under the SBA-guaranteed debentures issued by the SBIC subsidiary upon an event of default. See footnote (2) of the Consolidated Schedule of Investments. SBA regulations currently limit the amount that an SBIC may borrow to a maximum of \$150 million when it has at least \$75 million in regulatory capital, as such term is defined by the SBA, receives a capital commitment from the SBA and has been through an examination by the SBA subsequent to licensing. As of June 30, 2015, the SBIC subsidiary had \$32.5 million of regulatory capital, as such term is defined by the SBA, and received commitments from the SBA of \$65 million, of which \$26.0 million debentures have been drawn. As of June 30, 2015 and December 31, 2014, the SBIC subsidiary had \$26.0 million and \$16.25 million of SBA-guaranteed debentures outstanding, respectively.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

The Company's investment objective is to maximize the total return to its stockholders in the form of current income and capital appreciation through debt and related equity investments in middle-market companies. The Company seeks to achieve its investment objective by originating and investing primarily in private U.S. middle-market companies (typically those with \$5.0 million to \$50.0 million of EBITDA (earnings before interest, taxes, depreciation and amortization)) through first lien, second lien, unitranche and mezzanine debt financing, with corresponding equity co-investments. It sources investments primarily through the extensive network of relationships that the principals of Stellus Capital have developed with financial sponsor firms, financial institutions, middle-market companies, management teams and other professional intermediaries.

Summary of Significant Accounting Policies

Basis of Presentation

The accompanying unaudited consolidated financial statements have been prepared on the accrual basis of accounting in conformity with U.S. GAAP for interim financial information and pursuant to the requirements for reporting on Form 10-Q and Article 10 of Regulation S-X. Accordingly, certain disclosures accompanying annual financial statements prepared in accordance with U.S. GAAP are omitted. The unaudited consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries.

In the opinion of management, the unaudited consolidated financial results included herein contain all adjustments, consisting solely of normal recurring accruals, considered necessary for the fair presentation of financial statements for the interim periods included herein. The results of operations for the six months ended June 30, 2015 and June 30, 2014 are not necessarily indicative of the operating results to be expected for the full year. Also, the unaudited consolidated financial statements and notes should be read in conjunction with the audited consolidated financial statements and notes thereto for the year ended December 31, 2014. Certain reclassifications have been made to certain prior period balances to conform with current presentation. In accordance with Regulation S-X under the Securities Act of 1933, as amended and Securities Exchange Act of 1934, as amended (the "Exchange Act"), the Company does not consolidate portfolio company investments. The accounting records of the Company are maintained in U.S. dollars.

Portfolio Investment Classification

The Company classifies its portfolio investments in accordance with the requirements of the 1940 Act as follows: (a) "Control Investments" are defined as investments in which the Company owns more than 25% of the voting securities or has rights to maintain greater than 50% of the board representation, (b) "Affiliate Investments" are defined as investments in which the Company owns between 5% and 25% of the voting securities and does not have rights to maintain greater than 50% of the board representation, and (c) "Non-controlled, non-affiliate investments" are defined as investments that are neither Control Investments or Affiliate Investments.

Cash and Cash Equivalents

At June 30, 2015, cash balances totaling \$5,829,698 exceeded FDIC insurance protection levels of \$250,000 by \$5,579,698, subjecting the Company to risk related to the uninsured balance. All of the Company's cash deposits are held at large established high credit quality financial institutions and management believes that risk of loss associated with any uninsured balances is remote.

Cash consists of bank demand deposits. We deem certain U.S. Treasury Bills and other high-quality, short-term debt securities as cash equivalents. At the end of each fiscal quarter, we may take proactive steps to ensure we are in compliance with the RIC diversification requirements under Subchapter M of the Internal Revenue Code (the "Code"), which are 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 after quarter-end or temporarily drawing down on the Credit Facility (see Note 9). On June 30, 2015 and December 31, 2014, we held no U.S. Treasury Bills.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

Use of Estimates

The preparation of the consolidated statements of assets and liabilities in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements. Changes in the economic environment, financial markets and any other parameters used in determining these estimates could cause actual results to differ materially.

Deferred Financing Costs, Prepaid Loan Fees on SBA Debentures and Prepaid Loan Structure Fees

Deferred financing costs, prepaid loan fees on SBA debentures and prepaid loan structure fees consist of fees and expenses paid in connection with the closing of our Credit Facility, notes and SBA debentures and are capitalized at the time of payment. Deferred financing costs are amortized using the straight line method over the term of the Credit Facility.

Deferred Offering Costs

Deferred offering costs consist of fees and expenses incurred in connection with the offer and sale of the Company's common stock and bonds, including legal, accounting, printing fees and other related expenses, as well as costs incurred in connection with the filing of a shelf registration statement. These costs are capitalized when incurred and recognized as a reduction of offering proceeds when the offering becomes effective.

Investments

As a business development company, the Company will generally invest in illiquid loans and securities including debt and equity securities of middle-market companies. Under procedures established by the board of directors, the Company intends to value investments for which market quotations are readily available at such market quotations. The Company will obtain these market values from an independent pricing service or at the median between the bid and ask prices obtained from at least two brokers or dealers (if available, otherwise by a principal market maker or a primary market dealer). Debt and equity securities that are not publicly traded or whose market prices are not readily available will be valued at fair value as determined in good faith by our board of directors. Such determination of fair values may involve subjective judgments and estimates. The Company also engages independent valuation providers to review the valuation of each portfolio investment that does not have a readily available market quotation at least twice annually.

Investments purchased within 60 days of maturity will be valued at cost plus accreted discount, or minus amortized premium, which approximate fair value. With respect to unquoted securities, our board of directors, will value each investment considering, among other measures, discounted cash flow models, comparisons of financial ratios of peer companies that are public and other factors. When an external event such as a purchase transaction, public offering or subsequent equity sale occurs, the board of directors will use the pricing indicated by the external event to corroborate and/or assist us in our valuation. Because the Company expects that there will not be a readily available market for many of the investments in our portfolio, the Company expects to value most of our portfolio investments at fair value as determined in good faith by the board of directors using a documented valuation policy and a consistently applied valuation process. Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the fair value of our investments may differ significantly from the values that would have been used had a readily available market value existed for such investments, and the differences could be material.

In following these approaches, the types of factors that will be taken into account in fair value pricing investments will include, as relevant, but not be limited to:

- available current market data, including relevant and applicable market trading and transaction comparables;
- applicable market yields and multiples;
- security covenants;
- · call protection provisions;

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

- · information rights;
- the nature and realizable value of any collateral;
- · the portfolio company's ability to make payments, its earnings and discounted cash flows and the markets in which it does business;
- comparisons of financial ratios of peer companies that are public;
- comparable merger and acquisition transactions; and
- the principal market and enterprise values.

Revenue Recognition

We record interest income on an accrual basis to the extent such interest is deemed collectible. For loans and debt securities with contractual payment-in-kind ("PIK") interest, which represents contractual interest accrued and added to the loan balance that generally becomes due at maturity, we do not accrue PIK interest if the portfolio company valuation indicates that such PIK interest is not collectible. We will not accrue interest on loans and debt securities if we have reason to doubt our ability to collect such interest. Loan origination fees, original issue discount and market discount or premium are capitalized, and we then accrete or amortize such amounts using the effective interest method as interest income. Upon the prepayment of a loan or debt security, any unamortized loan origination fee is recorded as interest income. We record prepayment premiums on loans and debt securities as other income. Dividend income, if any, will be recognized on the ex-dividend date.

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, without regard to unrealized appreciation or depreciation previously recognized. Net change in unrealized appreciation or depreciation reflects the change in portfolio investment values during the reporting period, including any reversal of previously recorded unrealized appreciation or depreciation, when gains or losses are realized.

Payment-in-Kind Interest

We have investments in our portfolio that contain a PIK interest provision. Any PIK interest is added to the principal balance of such investments and is recorded as income, if the portfolio company valuation indicates that such PIK interest is collectible. In order to maintain our status as a RIC, substantially all of this income must be paid out to stockholders in the form of dividends, even if we have not collected any cash.

Investment Transaction Costs

Costs that are material associated with an investment transaction, including legal expenses, are included in the cost basis of purchases and deducted from the proceeds of sales unless such costs are reimbursed by the borrower.

Receivables and Payables for Unsettled Securities Transaction

The Company records all investments on a trade date basis.

U.S. Federal Income Taxes

The Company has elected to be treated as a RIC under Subchapter M of the Code, and to operate in a manner so as to qualify for the tax treatment applicable to RICs. In order to qualify as a RIC, among other things, the Company is required to timely distribute to its stockholders at least 90% of investment company taxable income, as defined by the Code, for each year. So long as the Company maintains its status as a RIC, it generally will not pay corporate-level U.S. federal income taxes on any ordinary income or capital gains that it distributes at least annually to its stockholders as dividends. Rather, any tax liability related to income earned by the Company represents obligations of the Company's investors and will not be reflected in the consolidated financial statements of the Company.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

To avoid a 4% federal excise tax on undistributed earnings, the Company is required to distribute each calendar year the sum of (i) 98% of its ordinary income for such calendar year (ii) 98.2% of its net capital gains for the one-year period ending October 31 of that calendar year (iii) any income recognized, but not distributed, in preceding years and on which the Company paid no federal income tax. The Company, at its discretion, may choose not to distribute all of its taxable income for the calendar year and pay a non-deductible 4% excise tax on this income. If the Company chooses to do so, all other things being equal, this would increase expenses and reduce the amount available to be distributed to stockholders. To the extent that the Company determines that its estimated current year annual taxable income will be in excess of estimated current year dividend distributions from such taxable income, the Company accrues excise taxes on estimated excess taxable income as taxable income is earned. The Company incurred no excise tax expense for the three and six months ended June 30, 2015 and 2014.

The Company evaluates tax positions taken or expected to be taken in the course of preparing its tax returns to determine whether the tax positions are "more-likely-than-not" of being sustained by the applicable tax authority. Tax positions deemed to meet a "more-likely-than-not" threshold would be recorded as a tax benefit or expense in the applicable period. Although the Company files federal and state tax returns, its major tax jurisdiction is federal. The 2012, 2013 and 2014 federal tax years for the Company remain subject to examination by the Internal Revenue Service.

As of June 30, 2015 and December 31, 2014, the Company had not recorded a liability for any unrecognized tax positions. Management's evaluation of uncertain tax positions 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. The Company's policy is to include interest and penalties related to income taxes, if applicable, in general and administrative expenses. There were no such expenses for the three and six months ended June 30, 2015 and 2014, respectively.

The Company has direct wholly owned subsidiaries that have elected to be taxable entities. The Taxable Subsidiaries permit the Company to hold equity investments in portfolio companies which are "pass through" entities for tax purposes and continue to comply with the "source income" requirements contained in RIC tax provisions of the Code. The Taxable Subsidiaries are not consolidated with the Company for income tax purposes and may generate income tax expense, benefit, and the related tax assets and liabilities, as a result of their ownership of certain portfolio investments. The income tax expense, or benefit, if any, and related tax assets and liabilities are reflected in the Company's consolidated financial statements.

The Taxable Subsidiaries use the liability method in accounting for income taxes. Deferred tax assets and liabilities are recorded for temporary differences between the tax basis of assets and liabilities and their reported amounts in the financial statements, using statutory tax rates in effect for the year in which the temporary differences are expected to reverse. A valuation allowance is provided against deferred tax assets when it is more likely than not that some portion or all of the deferred tax asset will not be realized.

Taxable income generally differs from net income for financial reporting purposes due to temporary and permanent differences in the recognition of income and expenses. Taxable income generally excludes net unrealized appreciation or depreciation, as investment gains or losses are not included in taxable income until they are realized.

For the three months ended June 30, 2015 and June 30, 2014, the Company recorded deferred income tax expense of \$47,980 and \$0, respectively, related to the Taxable Subsidiaries. For the six months ended June 30, 2015 and June 30, 2014, the Company recorded deferred income tax expense of \$114,258 and \$0, respectively, related to the Taxable Subsidiaries. In addition, as of June 30, 2015 and December 31, 2014, the Company had a deferred tax liability of \$402,379 and \$288,122, respectively.

Earnings per Share

Basic per share calculations are computed utilizing the weighted average number of shares of common stock outstanding for the period. The Company has no common stock equivalents. As a result, there is no difference between diluted earnings per share and basic per share amounts.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

Paid In Capital

The Company records the proceeds from the sale of its common stock on a net basis to (i) capital stock and (ii) paid in capital in excess of par value, excluding all commissions and marketing support fees.

Recently Issued Accounting Standards

From time to time, new accounting pronouncements are issued by the Financial Accounting Standards Board ("FASB") or other standards setting bodies that are adopted by the Company as of the specified effective date. In April 2015, the FASB issued ASU No. 2015-03 — Simplifying the Presentation of Debt Issuance Costs. The new guidance requires that debt issuance costs related to a recognized debt liability be presented as a deduction from the debt liability rather than as an asset. The guidance is effective for the Company for the financial statements issued for the year ending December 31, 2016 and the interim periods thereafter. The change will be applied retrospectively to all prior periods presented. Additional disclosures about the change will be added, including a description of the prior-period information that has been retrospectively adjusted and the effect of the change on the financial statement line item. In August 2014, the FASB issued ASU No. 2014-15 — Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern. In connection with the preparation of interim and annual reports, Management will evaluate whether conditions or events exist that raise substantial doubt about the entity's ability to continue as a going concern within one year after the date that the financial statements are issued (or within one year after the date the financial statements are available to be issued, when applicable), and, if so, disclose that fact. Additionally, Management must evaluate and disclose whether its plans will alleviate that doubt. The guidance is effective for the Company beginning January 1, 2016. The Company believes that the impact of this and other recently issued standards that are not effective will not have a material impact on its consolidated financial statements upon adoption.

NOTE 2 — RELATED PARTY ARRANGEMENTS

Investment Advisory Agreement

The Company entered into an investment advisory agreement with Stellus Capital. Pursuant to this agreement, the Company has agreed to pay to Stellus Capital a base annual fee of 1.75% of gross assets, including assets purchased with borrowed funds or other forms of leverage and excluding cash and cash equivalents, and an annual incentive fee.

For the three and six months ended June 30, 2015, the Company recorded an expense for base management fees of \$1,446,330 and \$2,860,464, respectively. For the three and six months ended June 30, 2014, the Company recorded an expense for base management fees of \$1,293,336 and \$2,561,740, respectively. As of June 30, 2015 and December 31, 2014, \$1,446,330 and \$1,360,019, respectively, were payable to Stellus Capital.

The incentive fee has two components, investment income and capital gains, as follows:

Investment Income Incentive Fee

The investment income component ("Investment Income Incentive Fee") is calculated, and payable, quarterly in arrears based on the Company's preincentive fee net investment income for the immediately preceding calendar quarter, subject to a cumulative total return requirement and to deferral of noncash amounts. The pre-incentive fee net investment income, which is expressed as a rate of return on the value of the Company's net assets attributable to the Company's common stock, for the immediately preceding calendar quarter, will have a 2.0% (which is 8.0% annualized) hurdle rate (also referred to as the "Hurdle"). Pre-incentive fee net investment income means interest income, dividend income and any other income accrued during the calendar quarter, minus the Company's operating expenses for the quarter 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, debt instruments with PIK interest and zero coupon securities), accrued income that the Company has not yet received in cash. The Advisor receives no incentive fee for any calendar quarter in which the Company's pre-incentive fee net investment income does not exceed the Hurdle. Subject to the cumulative total return requirement described below, the Advisor receives 100% of the Company's pre-incentive fee net investment income for any calendar quarter with respect to that portion of the pre-incentive net investment income for such quarter, if any, that exceeds the Hurdle but is less than 2.5% (which is 10.0% annualized) of net assets (also referred to as the "Catch-up") and 20.0% of the Company's pre-incentive fee net investment income for such calendar quarter, if any, greater than 2.5% (10.0% annualized) of net assets.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

The foregoing incentive fee is subject to a total return requirement, which provides that no incentive fee in respect of the Company's pre-incentive fee net investment income is payable except to the extent 20.0% of the cumulative net increase in net assets resulting from operations over the then current and 11 preceding calendar quarters exceeds the cumulative incentive fees accrued and/or paid for the 11 preceding quarters. In other words, any Investment Income Incentive Fee that is payable in a calendar quarter is limited to the lesser of (i) 20% of the amount by which the Company's pre-incentive fee net investment income for such calendar quarter exceeds the 2.0% hurdle, subject to the Catch-up, and (ii) (x) 20% of the cumulative net increase in net assets resulting from operations for the then current and 11 preceding quarters *minus* (y) the cumulative incentive fees accrued and/or paid for the 11 preceding calendar quarters. For the foregoing purpose, the "cumulative net increase in net assets resulting from operations" is the amount, if positive, of the sum of pre-incentive fee net investment income, realized gains and losses and unrealized appreciation and depreciation of the Company for the then current and 11 preceding calendar quarters. In addition, the Advisor is not paid the portion of such incentive fee that is attributable to deferred interest until the Company actually receives such interest in cash.

For the three and six months ended June 30, 2015, the Company incurred \$998,871 and \$1,959,725, respectively, of Investment Income Incentive Fees. For the three and six months ended June 30, 2014, the Company incurred \$927,921 and \$1,845,948, respectively, of Investment Income Incentive Fees. As of June 30, 2015 and December 31, 2014, \$1,228,851 and \$1,121,556, respectively, of such incentive fees are payable to the Advisor, of which \$1,054,440 and \$915,577, respectively, are currently payable (as explained below). As of June 30, 2015 and December 31, 2014, \$174,411 and \$205,979, respectively, of incentive fees incurred but not paid by the Company were generated from deferred interest (i.e. PIK, certain discount accretion and deferred interest) and are not payable until such deferred amounts are received in cash.

Capital Gains Incentive Fee

GAAP requires that the incentive fee accrual considers the cumulative aggregate realized gains and losses and unrealized capital appreciation or depreciation of investments or other financial instruments in the calculation, as an incentive fee would be payable if such realized gains and losses and unrealized capital appreciation or depreciation were realized, even though such realized gains and losses and unrealized capital appreciation or depreciation is not permitted to be considered in calculating the fee actually payable under the investment management agreement with the Advisor (the "Capital Gains Incentive Fee"). There can be no assurance that unrealized appreciation or depreciation will be realized in the future. Accordingly, such fees, as calculated and accrued, would not necessarily be payable under the investment management agreement, and may never be paid based upon the computation of incentive fees in subsequent periods. For the three and six months ended June 30, 2015, the Company incurred no incentive fees related to the Capital Gains Incentive Fee. For the three and six months ended June 30, 2014, the Company incurred \$6,819 and (\$82,116), respectively, of incentive fees related to the Capital Gains Incentive Fee. As of June 30, 2015 and 2014, no Capital Gains Incentive Fees were payable to the Advisor under the investment advisory agreement, subject to the limitations set forth below.

A portion of the Capital Gains Incentive Fee may be payable to the Advisor on an annual basis. This portion of the 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). This component is equal to 20.0% of the Company's cumulative aggregate realized capital gains from inception through the end of that calendar year, computed net of the cumulative aggregate realized capital losses and cumulative aggregate unrealized capital depreciation through the end of such year. The aggregate amount of any previously paid capital gains incentive fees is subtracted from such capital gains incentive fee calculated. As of June 30, 2015 and December 31, 2014, no Capital Gains Incentive Fees were payable to the Advisor under the investment advisory agreement.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

The following tables summarize the components of the incentive fees discussed above:

	Three Moi Jun	nths I e 30,	Ended		nded		
	 2015		2014		2015		2014
Investment Income Incentive Fees Incurred	\$ 998,871	\$	927,921	\$	1,959,725	\$	1,845,948
Capital Gains Incentive Fee Incurred	_		6,819		_		(82,116)
Incentive Fee Expense	\$ 998,871	\$	934,740	\$	1,959,725	\$	1,763,832

	June 30,	De	cember 31,
	2015		2014
Investment Income Incentive Fee Currently Payable	\$ 1,054,440	\$	915,577
Investment Income Incentive Fee Deferred	174,411		205,979
Incentive Fee Payable	\$ 1,228,851	\$	1,121,556

For the three and six months ended June 30, 2015, the Company recorded an expense relating to director fees of \$95,000 and \$184,000, respectively. For the three and six months ended June 30, 2014, the Company recorded an expense relating to director fees of \$118,000 and \$204,000, respectively. As of June 30, 2015 and December 31, 2014 \$184,000 and \$0, respectively, were payable relating to director fees.

We received exemptive relief from the SEC to co-invest with investment funds managed by Stellus Capital (other than the D. E. Shaw group funds, as defined below) where doing so is consistent with our investment strategy as well as applicable law (including the terms and conditions of the exemptive order issued by the SEC). Under the terms of the relief permitting us to co-invest with other funds managed by Stellus Capital, a "required majority" (as defined in Section 57(o) of the 1940 Act) of our independent directors must make certain conclusions in connection with a co-investment transaction, including (1) the terms of the proposed transaction, including the consideration to be paid, are reasonable and fair to us and our stockholders and do not involve overreaching of us or our stockholders on the part of any person concerned and (2) the transaction is consistent with the interests of our stockholders and is consistent with our investment objectives and strategies. We intend to co-invest, subject to the conditions included in the exemptive order we received from the SEC, with a private credit fund managed by Stellus Capital that has an investment strategy that is identical to our investment strategy. We believe that such co-investments may afford us additional investment opportunities and an ability to achieve greater diversification.

License Agreement

We have entered into a license agreement with Stellus Capital under which Stellus Capital has agreed to grant us a non-exclusive, royalty-free license to use the name "Stellus Capital." Under this agreement, we have a right to use the "Stellus Capital" name for so long as Stellus Capital or one of its affiliates remains our investment advisor. Other than with respect to this limited license, we have no legal right to the "Stellus Capital" name. This license agreement will remain in effect for so long as the investment advisory agreement with Stellus Capital is in effect.

Administration Agreement

We have entered into an administration agreement with Stellus Capital pursuant to which Stellus Capital will furnish us with office facilities and equipment and will provide us with the clerical, bookkeeping, recordkeeping and other administrative services necessary to conduct day-to-day operations. Under this administration agreement, Stellus Capital will perform, or oversee the performance of, our required administrative services, which includes, among other things, being responsible for the financial records which we are required to maintain and preparing reports to our stockholders and reports filed with the SEC.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

For the three and six months ended June 30, 2015, the Company recorded expenses of \$187,125 and \$357,884, respectively, relating to the administration agreement. For the three and six months ended June 30, 2014, the Company recorded expenses of \$148,488 and \$288,873, respectively, relating to the administration agreement. As of June 30, 2015 and December 31, 2014, \$187,125 and \$208,643, respectively, remained payable to Stellus Capital relating to the administration agreement.

Indemnifications

The investment advisory agreement provides that, absent willful misfeasance, bad faith or gross negligence in the performance of its duties or by reason of the reckless disregard of its duties and obligations under the investment advisory agreement, Stellus Capital and its officers, managers, partners, agents, employees, controlling persons and members, and any other person or entity affiliated with it, are entitled to indemnification from the Company for any damages, liabilities, costs and expenses (including reasonable attorneys' fees and amounts reasonably paid in settlement) arising from the rendering of Stellus Capital's services under the investment advisory agreement or otherwise as our investment adviser.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

NOTE 3 — DISTRIBUTIONS

Distributions are generally declared by the Company's board of directors each calendar quarter and recognized as distribution liabilities on the exdividend date. The distribution frequency was changed from quarterly to monthly as of January 20, 2014. The Company intends to distribute net realized gains (*i.e.*, net capital gains in excess of net capital losses), if any, at least annually. The stockholder distributions, if any, will be determined by the board of directors. Any distribution to stockholders will be declared out of assets legally available for distribution.

The following table reflects the Company's dividends declared and paid or to be paid on its common stock:

Date Declared	Record Date	Payment Date	Per Share
January 20, 2014	January 31, 2014	February 14, 2014	\$ 0.1133
January 20, 2014	February 28, 2014	March 14, 2014	\$ 0.1133
January 20, 2014	March 31, 2014	April 15, 2014	\$ 0.1133
April 17, 2014	April 30, 2014	May 15, 2014	\$ 0.1133
April 17, 2014	May 30, 2014	June 16, 2014	\$ 0.1133
April 17, 2014	June 30, 2014	July 15, 2014	\$ 0.1133
July 07, 2014	July 31, 2014	August 15, 2014	\$ 0.1133
July 07, 2014	August 29, 2014	September 15, 2014	\$ 0.1133
July 07, 2014	September 30, 2014	October 15, 2014	\$ 0.1133
October 15, 2014	October 31, 2014	November 14, 2014	\$ 0.1133
October 15, 2014	November 28, 2014	December 15, 2014	\$ 0.1133
October 15, 2014	December 31, 2014	January 15, 2015	\$ 0.1133
January 22, 2015	February 02, 2015	February 13, 2015	\$ 0.1133
January 22, 2015	February 27, 2015	March 13, 2015	\$ 0.1133
January 22, 2015	March 31, 2015	April 15, 2015	\$ 0.1133
April 15, 2015	April 30, 2015	May 15, 2015	\$ 0.1133
April 15, 2015	May 29, 2015	June 15, 2015	\$ 0.1133
April 15, 2015	June 30, 2015	July 15, 2015	\$ 0.1133

Unless the stockholder elects to receive its distributions in cash, the Company intends to make such distributions in additional shares of the Company's common stock under the Company's dividend reinvestment plan. Although distributions paid in the form of additional shares of the Company's common stock will generally be subject to U.S. federal, state and local taxes in the same manner as cash distributions, investors participating in the Company's dividend reinvestment plan will not receive any corresponding cash distributions with which to pay any such applicable taxes. If a stockholder holds shares of the Company's common stock in the name of a broker or financial intermediary, the stockholder should contact such broker or financial intermediary regarding their election to receive distributions in cash in lieu of shares of the Company's common stock. Any distributions reinvested through the issuance of shares through the Company's dividend reinvestment plan will increase the Company's gross assets on which the base management fee and the incentive fee are determined and paid to Stellus Capital. No shares were issued in connection with the distributions made during the three and six months ended June 30, 2015.

NOTE 4 — PORTFOLIO INVESTMENTS AND FAIR VALUE

In accordance with the authoritative guidance on fair value measurements and disclosures under U.S. GAAP, the Company discloses the fair value of its investments in a hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). The guidance establishes three levels of the fair value hierarchy as follows:

Level 1 — Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities;

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

Level 2 — Quoted prices in markets that are not considered to be active or financial instruments for which significant inputs are observable, either directly or indirectly;

Level 3 — Prices or valuations that require inputs that are both significant to the fair value measurement and unobservable.

The level of an asset or liability within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. However, the determination of what constitutes "observable" requires significant judgment by management.

The Company considers whether the volume and level of activity for the asset or liability have significantly decreased and identifies transactions that are not orderly in determining fair value. Accordingly, if the Company determines that either the volume and/or level of activity for an asset or liability has significantly decreased (from normal conditions for that asset or liability) or price quotations or observable inputs are not associated with orderly transactions, increased analysis and management judgment will be required to estimate fair value. Valuation techniques such as an income approach might be appropriate to supplement or replace a market approach in those circumstances.

At June 30, 2015, the Company had investments in 35 portfolio companies. The total cost and fair value of the investments were \$329,007,464 and \$324,394,424, respectively. The composition of our investments as of June 30, 2015 is as follows:

	Cost	Fair Value
Senior Secured – First Lien	\$ 84,626,463	\$ 84,723,233
Senior Secured – Second Lien	141,477,763	140,817,618
Unsecured Debt	92,360,714	86,986,718
Equity	10,542,524	11,866,855
Total Investments	\$ 329,007,464	\$ 324,394,424

At December 31, 2014, the Company had investments in 32 portfolio companies. The total cost and fair value of the investments were \$321,955,480 and \$315,965,434, respectively. The composition of our investments as of December 31, 2014 was as follows:

	Cost	Fair Value
Senior Secured – First Lien	\$ 76,188,958	\$ 75,529,963
Senior Secured – Second Lien	102,353,436	101,556,898
Unsecured Debt	135,536,203	129,276,255
Equity	7,876,883	9,602,318
Total Investments	\$ 321,955,480	\$ 315,965,434

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

The Company's investment portfolio may contain loans that are in the form of lines of credit or revolving credit facilities, which require the Company to provide funding when requested by portfolio companies in accordance with the terms of the underlying loan agreements. As of June 30, 2015 and December 31, 2014, the Company had 3 and three such investments with aggregate unfunded commitments of \$5,174,859 and \$10,892,150, respectively. The Company maintains sufficient liquidity to fund such unfunded loan commitments should the need arise.

The fair values of our investments disaggregated into the three levels of the fair value hierarchy based upon the lowest level of significant input used in the valuation as of June 30, 2015 are as follows:

		Quoted Prices in Active Markets for Identical Securities	Si	gnificant Other Observable Inputs		Significant Unobservable Inputs		T l
Coming Command First Line	d	(Level 1)	đ	(Level 2)	đ	(Level 3)	¢	Total
Senior Secured – First Lien	\$	_	3	_	Э	84,723,233	\$	84,723,233
Senior Secured – Second Lien		_		8,172,750		132,644,868		140,817,618
Unsecured Debt		_		_		86,986,718		86,986,718
Equity		_		_		11,866,855		11,866,855
Total Investments	\$		\$	8,172,750	\$	316,221,674	\$	324,394,424

The fair values of our investments disaggregated into the three levels of the fair value hierarchy based upon the lowest level of significant input used in the valuation as of December 31, 2014 are as follows:

	Quoted Prices in Active Markets for Identical Securities (Level 1)	in Active Markets Significant Other or Identical Observable Securities Inputs		Observable Unobservable			Unobservable Inputs	Total
Senior Secured – First Lien	\$ 	\$		\$	75,529,963	\$ 75,529,963		
Senior Secured – Second Lien	_		8,372,500		93,184,398	101,556,898		
Unsecured Debt	_		_		129,276,255	129,276,255		
Equity	_		_		9,602,318	9,602,318		
Total Investments	\$ 	\$	8,372,500	\$	307,592,934	\$ 315,965,434		

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

The aggregate values of Level 3 portfolio investments changed during the six months ended June 30, 2015 are as follows:

				nior Secured					
		nior Secured				Unsecured			
	Loa	s-First Lien Lien		Debt		Equity		Total	
Fair value at beginning of period	\$	75,529,963	\$	93,184,398	\$	129,276,255	\$	9,602,318	\$ 307,592,934
Purchases of investments		13,403,389		38,972,500		4,925,000		2,669,492	59,970,381
Payment-in-kind interest		63,001		_		274,294		_	337,295
Sales and Redemptions ⁽¹⁾		(5,248,224)		_		(48,765,984)		(3,848)	(54,018,056)
Realized Gains		8,784		_		283,933		_	292,717
Change in unrealized depreciation included in earnings		755,769		339,565		885,953		(401,107)	1,580,180
Amortization of premium and accretion of discount,									
net		210,551		148,405		107,267		_	466,223
Fair value at end of period	\$	84,723,233	\$	132,644,868	\$	86,986,718	\$	11,866,855	\$ 316,221,674
Change in unrealized depreciation on Level 3									
investments still held as of June 30, 2015	\$	755,769	\$	339,565	\$	584,136	\$	(401,107)	\$ 1,278,363

(1) For the six months ended June 30, 2015, this amount includes \$75,358 of principal receivable.

The aggregate values of Level 3 portfolio investments changed during the year ended December 31, 2014 are as follows:

	 Senior Secured Loans-First Lien		nior Secured pans-Second Lien	Unsecured Debt			Equity	Total
Fair value at beginning of year	\$ 36,641,095	\$	97,087,453	\$	106,219,596	\$	4,367,422	\$ 244,315,566
Purchases of investments	56,040,667		10,775,600		27,440,000		3,698,057	97,954,324
Payment-in-kind interest	147,719		_		582,316		_	730,035
Sales and Redemptions ⁽¹⁾	(16,740,893)		(13,391,296)		_		_	(30,132,189)
Realized Gains	168,052		87,500		_		_	255,552
Change in unrealized depreciation included in earnings	(976,922)		(1,599,019)		(5,161,026)		1,536,839	(6,200,128)
Amortization of premium and accretion of discount,								
net	240,245		224,160		195,369		_	669,774
Fair value at end of year	\$ 75,529,963	\$	93,184,398	\$	129,276,255	\$	9,602,318	\$ 307,592,934
Change in unrealized depreciation on Level 3								
investments still held as December 31, 2014	\$ (815,387)	\$	(1,579,130)	\$	(5,161,026)	\$	1,536,843	\$ (6,018,701)

Transfers are reflected at the value of the securities at the beginning of the period. There were no transfers of Level 2 investments during the six months ended June 30, 2015 and the year ended December 31, 2014.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

The following is a summary of geographical concentration of our investment portfolio as of June 30, 2015:

			% of Total
	Cost	Fair Value	Investments
New York	\$ 55,784,605	\$ 48,710,653	15.02%
Texas	36,877,727	37,026,945	11.41%
Colorado	27,712,085	28,926,073	8.92%
California	24,616,679	24,790,901	7.64%
Georgia	23,684,707	23,684,707	7.30%
Massachusetts	22,385,796	22,640,700	6.98%
Minnesota	21,722,689	21,690,307	6.69%
Alabama	15,943,264	15,965,842	4.92%
Illinois	14,056,160	14,325,000	4.42%
Missouri	14,054,594	14,092,500	4.34%
Indiana	13,857,952	13,867,197	4.27%
Canada	9,426,383	9,278,990	2.86%
New Jersey	9,137,426	9,030,507	2.78%
Puerto Rico	8,695,760	8,726,385	2.69%
Florida	7,627,693	7,677,011	2.37%
North Carolina	4,905,503	4,891,006	1.51%
Kentucky	4,347,183	4,805,142	1.48%
Washington	4,140,580	4,203,308	1.30%
Virginia	4,010,529	4,050,211	1.25%
Arizona	3,540,471	3,511,039	1.08%
Tennessee	2,479,678	2,500,000	0.77%
	\$ 329,007,464	\$ 324,394,424	100.00%

The following is a summary of geographical concentration of our investment portfolio as of December 31, 2014:

			% of Total
	Cost	Fair Value	Investments
New York	\$ 45,358,678	\$ 39,450,450	12.49%
Texas	36,732,718	36,903,831	11.68%
Canada	31,256,250	31,070,196	9.83%
Colorado	27,673,853	28,138,446	8.91%
Florida	24,551,448	24,463,723	7.75%
Massachusetts	22,357,015	22,855,758	7.23%
Minnesota	22,047,466	21,826,543	6.91%
Alabama	16,768,379	16,697,580	5.28%
California	15,750,282	15,750,282	4.98%
Indiana	14,059,571	13,951,688	4.42%
Illinois	14,035,059	13,916,808	4.40%
Pennsylvania	9,713,568	9,525,058	3.01%
New Jersey	9,366,351	8,833,036	2.80%
Puerto Rico	8,695,875	8,593,279	2.72%
Missouri	4,958,664	4,927,516	1.56%
Kentucky	4,471,143	4,902,490	1.55%
Washington	4,135,386	4,135,386	1.31%
Virginia	3,995,027	4,003,965	1.27%
Arizona	3,550,728	3,550,728	1.12%
Tennessee	2,478,019	2,468,671	0.78%
	\$ 321,955,480	\$ 315,965,434	100.00%

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

The following is a summary of industry concentration of our investment portfolio as of June 30, 2015:

	Cost	Fair Value	% of Total Investments
Finance	\$ 44,936,372	\$ 45,713,345	14.09%
Software	41,349,430	41,579,546	12.82%
Healthcare & Pharmaceuticals	35,421,311	36,607,227	11.28%
Retail	29,995,340	29,889,242	9.21%
Media: Broadcasting & Subscription	28,541,553	28,734,035	8.86%
Services: Business	27,443,247	27,602,151	8.51%
Services: Consumer	26,230,410	20,196,015	6.23%
Transportation: Cargo	17,906,667	17,750,029	5.47%
Telecommunications	18,789,404	17,096,206	5.27%
High Tech Industries	14,056,160	14,325,000	4.42%
Chemicals, Plastics, & Rubber	13,894,996	13,936,008	4.30%
Beverage, Food, & Tobacco	7,886,169	8,000,000	2.47%
Transportation & Logistics	5,377,668	5,396,158	1.66%
Metals & Mining	4,347,183	4,805,142	1.48%
Services: Government	4,010,529	4,050,211	1.25%
Hotel, Gaming, & Leisure	3,540,471	3,511,039	1.08%
Energy: Oil & Gas	2,800,876	2,703,070	0.83%
Construction & Building	2,479,678	2,500,000	0.77%
	\$ 329,007,464	324,394,424	100.00%

The following is a summary of industry concentration of our investment portfolio as of December 31, 2014:

			% of Total
	 Cost	Fair Value	Investments
Software	\$ 41,302,041	\$ 41,553,615	13.15%
Healthcare & Pharmaceuticals	35,732,644	36,045,797	11.41%
High Tech Industries	35,671,301	35,527,469	11.24%
Finance	34,879,616	35,404,972	11.21%
Media: Broadcasting & Subscription	29,309,456	29,252,045	9.26%
Retail	25,116,633	24,583,318	7.78%
Telecommunications	18,770,960	18,435,806	5.83%
Transportation: Cargo	17,898,673	17,658,441	5.59%
Services: Business	16,910,423	16,822,698	5.32%
Services: Consumer	20,841,379	14,901,220	4.72%
Consumer Goods: Non-Durable	9,713,568	9,525,058	3.01%
Beverage, Food, & Tobacco	7,874,910	7,950,000	2.52%
Transportation & Logistics	5,780,906	5,752,782	1.82%
Metals & Mining	4,471,143	4,902,490	1.55%
Chemicals, Plastics, and Rubber	4,796,407	4,797,798	1.52%
Services: Government	3,995,027	4,003,965	1.27%
Hotel, Gaming, & Leisure	3,550,728	3,550,728	1.12%
Energy: Oil & Gas	2,861,646	2,828,561	0.90%
Construction & Building	2,478,019	2,468,671	0.78%
	\$ 321,955,480	315,965,434	100.00%

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

The following provides quantitative information about Level 3 fair value measurements as of June 30, 2015:

Description:	Fair Value	Valuation Technique	Unobservable Inputs	Range (Average) (1)(3)
	 		HY credit spreads,	-0.37% to 2.10% (0.39%)
		Income/Market	Risk free rates	-0.25% to 0.04% (-0.08%)
First lien debt	\$ 84,723,233	approach ⁽²⁾	Market multiples	7x to 21x (12x) ⁽⁴⁾
			HY credit spreads,	-5.21% to 4.11% (-0.16%)
		Income/Market	Risk free rates	-0.60% to 0.39% (-0.19%)
Second lien debt	\$ 132,644,868	approach ⁽²⁾	Market multiples	$8x \text{ to } 20x (13x)^{(4)}$
			HY credit spreads,	-0.53% to 0.01% (-0.20%)
		Income/Market	Risk free rates	-0.44% to 0.31% (-0.14%)
Unsecured debt	\$ 86,986,718	approach ⁽²⁾	Market multiples	10x to 19x (12x) ⁽⁴⁾
			Underwriting multiple/	
Equity investments	\$ 11,866,855	Market approach ⁽⁵⁾	EBITDA Multiple	2x to 15x (9x)
Total Long Term Level 3				
Investments	\$ 316,221,674			

- (1) Weighted average based on fair value as of June 30, 2015.
- (2) Inclusive of not limited to (a) the market approach which is used to determine sufficient enterprise value, and (b) the income approach which is based on discounting future cash flows using an appropriate market yield.
- (3) The Company calculates the price of the loan by discounting future cash flows using an appropriate yield calculated as of the valuation date. This yield is calculated based on the loan's yield at the original investment and is adjusted as of the valuation date based on: changes in comparable credit spreads, changes in risk free interest rates (per swap rates), and changes in credit quality (via an estimated shadow rating). Significant movements in any of these factors would result in a significantly lower (higher) fair value measurement. As an example, the "Range (Average)" for first lien debt instruments in the table above indicates that the change in the HY spreads between the date a loan closed and the valuation date ranged from -0.37% (-37 basis points) to 2.10% (210 basis points). The average of all changes was 0.39%.
- (4) Median of LTM (last twelve months) EBITDA multiples of comparable companies.
- (5) The primary significant unobservable input used in the fair value measurement of the Company's equity investments is the EBITDA multiple, or the Multiple. Significant increases (decreases) in the Multiple in isolation would result in a significantly higher (lower) fair value measurement. To determine the Multiple for the market approach, the Company considers current market trading and/or transaction multiple, portfolio company performance (financial ratios) relative to public and private peer companies and leverage levels, among other factors. Changes in one or more of these factors can have a similar directional change on other factors in determining the appropriate Multiple to use in the market approach.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

The following provides quantitative information about Level 3 fair value measurements as of December 31, 2014:

Description:	Fair Value	Valuation Technique	Unobservable Inputs	Range (Average) (1)(3)
	 		HY credit spreads,	-0.8% to 5.33% (0.74%)
		Income/Market	Risk free rates	-0.27% to 0.18% (-0.04%)
First lien debt	\$ 75,529,963	approach ⁽²⁾	Market multiples	8x to 17x (11x) ⁽⁴⁾
			HY credit spreads,	-1.98% to 2.52% (-0.04%)
		Income/Market	Risk free rates	-0.59% to 1.80% (-0.09%)
Second lien debt	\$ 93,184,398	approach ⁽²⁾	Market multiples	7x to 22x (15x) ⁽⁴⁾
			HY credit spreads,	-1.36% to 3.16% (-0.23%)
		Income/Market	Risk free rates	-0.28% to 0.49% (0.08%)
Unsecured debt	\$ 129,276,255	approach ⁽²⁾	Market multiples	10x to 16x (12x) ⁽⁴⁾
			Underwriting multiple/	
Equity investments	\$ 9,602,318	Market approach ⁽⁵⁾	EBITDA Multiple	2x to 14x (10x)
Total Long Term Level 3				
Investments	\$ 307,592,934			

- (1) Weighted average based on fair value as of December 31, 2014.
- (2) Inclusive of not limited to (a) the market approach which is used to determine sufficient enterprise value, and (b) the income approach which is based on discounting future cash flows using an appropriate market yield.
- (3) The Company calculates the price of the loan by discounting future cash flows using an appropriate yield calculated as of the valuation date. This yield is calculated based on the loan's yield at the original investment and is adjusted as of the valuation date based on: changes in comparable credit, changes in risk free interest rates (per swap rates), and changes in credit quality (via an estimated shadow rating). Significant movements in any of these factors would result in a significantly lower (higher) fair value measurement. As an example, the "Range (Average)" for second lien debt instruments in the table above indicates that the change in the HY spreads between the date a loan closed and the valuation date ranged from -1.98% (-198 basis points) to 2.52% (252 basis points). The average of all changes was 0.4%.
- (4) Median of LTM (last twelve months) EBITDA multiples of comparable companies.
- (5) The primary significant unobservable input used in the fair value measurement of the Company's equity investments is the EBITDA multiple, or the Multiple. Significant increases (decreases) in the Multiple in isolation would result in a significantly higher (lower) fair value measurement. To determine the Multiple for the market approach, the Company considers current market trading and/or transaction multiple, portfolio company performance (financial ratios) relative to public and private peer companies and leverage levels, among other factors. Changes in one or more of these factors can have a similar directional change on other factors in determining the appropriate Multiple to use in the market approach.

NOTE 5 — EQUITY OFFERINGS AND RELATED EXPENSES

On June 5, 2014, we established an at-the-market program through which we may sell, from time to time and at our sole discretion \$50 million of our common stock. There were no shares issued during the three and six months ended June 30, 2015 under the at-the-market program. The proceeds raised, the related underwriting fees, the offering expenses and the price at which these shares were issued from the period of June 5, 2014 through June 30, 2015 are as followed:

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

Issuance of Common Stock	Number of Shares	Gross Proceeds		U	Inderwriting fees	Offering Expenses		Average Offering Price
Quarter ended June 30, 2014	230,242	\$	3,334,474	\$	50,017	\$ 17,467	\$	14.48
Quarter ended September 30, 2014	121,123		1,752,861		25,493	12,437	\$	14.47
Quarter ended December 31, 2014	_		_		_	_		_
Quarter ended March 31, 2015	_		_		_	_		_
Quarter ended June 30, 2015	_		_		_	_		_
Total	351,365	\$	5,087,335	\$	75,510	\$ 29,904		

The Company issued no shares of common stock during the three and six months ended June 30, 2015 in connection with the stockholder distribution reinvestment plan.

The Company issued 29,573 shares of common stock during the year ended December 31, 2014 in connection with the stockholder distribution reinvestment plan.

Issuance of Common Stock	Number of Shares	Gross Value	Share Price		
January 24, 2014	2,603	\$ 36,619	\$	14.07	
February 14, 2014	4,646	64,121		13.80	
March 14, 2014	3,257	45,233		13.89	
June 16, 2014	3,055	41,519		13.59	
July 15, 2014	3,029	41,895		13.83	
August 15, 2014	3,090	41,690		13.49	
September 30, 2014	3,226	42,036		13.04	
October 15, 2014	3,536	42,405		11.99	
November 14, 2014	3,131	42,987		13.72	
Total	29,573	\$ 398,505			

NOTE 6 — NET INCREASE (DECREASE) IN NET ASSETS PER COMMON SHARE

The following information sets forth the computation of net increase (decrease) in net assets resulting from operations per common share for the three and six ended June 30, 2015 and June 30, 2014.

	Three Mor	nded		Six Mont	hs Ended		
	 June 30, June 30		June 30,	June 30,			June 30,
	2015 2014				2015		2014
Net increase in net assets resulting from operations	\$ 4,000,993	\$	2,711,567	\$	9,394,367	\$	7,055,148
Average common shares	12,479,962		12,132,851		12,479,962		12,118,498
Basic and diluted earnings per common share	\$ 0.32	\$	0.22	\$	0.75	\$	0.58

NOTE 7 — COMMITMENTS AND CONTINGENCIES

The Company is currently not subject to any material legal proceedings, nor, to our knowledge, is any material legal proceeding threatened against us. From time to time, we may be a party to certain legal proceedings in the ordinary course of business, including proceedings relating to the enforcement of our rights under contracts with our portfolio companies. 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 business, financial condition or results of operations.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

As of June 30, 2015, the Company had \$5.2 million of unfunded commitments to provide debt financing to three of our portfolio companies. As of December 31, 2014 the Company had \$10.9 million of unfunded commitments to provide debt financing to three of our portfolio companies.

NOTE 8 — FINANCIAL HIGHLIGHTS

	For the six months ended June 30, 2015 (unaudited)	J	For the six months ended June 30, 2014 (unaudited)
Per Share Data: (1)	 		
Net asset value at beginning of period	\$ 13.94	\$	14.54
Net investment income	0.63		0.62
Change in unrealized appreciation (depreciation)	0.11		(0.07)
Realized gain	0.02		0.03
Provision for taxes on unrealized appreciation on investments	(0.01)		
Total from investment operations	0.75		0.58
Reinvestments of stockholder distributions ⁽²⁾	_		_
Stockholder distributions from:			
Net investment income	(86.0)		(0.68)
Net realized capital gains	_		(0.06)
Other ⁽³⁾	_		(0.01)
Net asset value at end of period	\$ 14.01	\$	14.37
Per share market value at end of period	\$ 11.40	\$	14.69
Total return based on market value ⁽⁴⁾	2.29%		2.88%
Weighted average shares outstanding	12,479,962		12,118,498
	For the six months ended June 30, 2015 (unaudited)		For the six months ended June 30, 2014 (unaudited)
Ratio/Supplemental Data:			
Net assets at end of period	\$ 174,859,306	\$	177,359,428
Weighted Average net assets	\$ 174,530,062	\$	175,695,028
Annualized ratio of operating expenses to net assets (5) (8)	11.18%		9.64%
Annualized ratio of interest expense and other fees to net assets ⁽⁵⁾	3.44%		2.79%
Annualized ratio of net investment income to net assets (5) (8)	9.04%		8.56%
Portfolio Turnover ⁽⁶⁾	17%		17%
Notes payable	\$ 25,000,000	\$	25,000,000
Credit Facility payable	\$ 107,000,000	\$	91,000,000
Asset coverage ratio (7)	2.32x		2.53x
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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

- (1) Financial highlights are based on weighted average shares outstanding as of period end.
- (2) The per share impact of the Company's reinvestment of stockholder distributions has an impact to net assets of less than \$0.01 per share during the applicable period.
- (3) Includes the impact of different share amounts as a result of calculating certain per share data based on weighted average shares outstanding during the period and certain per share data based on the shares outstanding as of period end.
- (4) Total return on market value is based on the change in market price per share since the end of the prior year and assumes enrollment in the Company's dividend reinvestment plan. The total returns are not annualized.
- (5) Financial highlights for periods of less than one year are annualized, with exception of the provision for taxes on the unrealized gain on investments.
- (6) Calculated as the lesser of purchases or sales divided by average portfolio balance and is not annualized.
- (7) Asset coverage ratio is equal to (i) the sum of (a) net assets at the end of the period and (b) total debt outstanding at the end of the period, divided by (ii) total debt outstanding at the end of the period. SBA debentures are excluded from the numerator and denominator.
- (8) These ratios include the impact of the provision for income taxes related to unrealized gain on investments of \$114,258 for the six months ended June 30, 2015, which is not reflected in net investment income, gross operating expenses or net operating expenses. The provision for income taxes related to unrealized gain on investments to net assets for the six months ended June 30, 2016 is 0.065%.

NOTE 9 — CREDIT FACILITY

On November 7, 2012, the Company entered into a revolving credit facility (the "Credit Facility") with various lenders. SunTrust Bank is one of the lenders and serves as administrative agent under the Credit Facility. The Credit Facility originally provided for borrowings in an aggregate amount up to \$115,000,000 on a committed basis and an accordion for an additional \$35,000,000 for a total facility size of \$150,000,000. On July 30, 2013, the Company partially exercised the accordion feature under its Credit Facility and received additional commitments from the existing bank group in the amount of \$20,000,000, which increased the total commitment to \$135,000,000 under the facility. On May 16, 2014, the Company exercised the remainder of the accordion feature under its Credit Facility and received an additional commitment from a new participant in the bank group in the amount of \$15,000,000, which increased the total commitment to \$150,000,000 under the Credit Facility.

On November 21, 2014, the Company entered into a First Amendment (the "Amendment") to the Credit Facility, by and among the Company, SunTrust Bank, as a lender and the administrative agent, and the lenders named therein. The Amendment, among other things, (i) extended the maturity date of the Credit Facility from November 14, 2016 to October 1, 2018; (ii) extended the revolving period from November 12, 2015 to October 1, 2017; and (iii) reduced the applicable margin rate for LIBOR-based loans from 3.00% per annum to 2.625% per annum and reduced the applicable margin rate for other loans, which are based on an alternative reference rate instead of LIBOR, from 2.00% per annum to 1.625% per annum. The Amendment also reduced the aggregate commitments under the Credit Facility to \$120,000,000, but included an accordion feature allowing the Company to increase the aggregate commitments up to \$195,000,000, subject to new or existing lenders agreeing to participate in the increase and other customary conditions. There can be no assurances that existing lenders will agree to such an increase, or that additional lenders will join the Credit Facility to increase available borrowings.

In addition, the Amendment provided for the prepayment in full of the pro rata portion of loans owing to State Street Bank and Trust Company, which ceased to be a lender under the Credit Facility.

The Company's obligations to the lenders are secured by a first priority security interest in its portfolio of securities and cash not held at the SBIC, but excluding short term investments. The Credit Facility contains certain affirmative and negative covenants, including but not limited to: (i) maintaining a minimum liquidity test of at least 85% of adjusted borrowing base, (ii) maintaining an asset coverage ratio of at least 2.0 to 1.0, and (iii) maintaining a minimum shareholder's equity. As of June 30, 2015, the Company was in compliance with these covenants.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

Borrowings under the Credit Facility bear interest, subject to the Company's election, on a per annum basis equal to (i) LIBOR plus 2.625% with no LIBOR floor or (ii) 1.625% plus an alternate base rate based on the highest of the Prime Rate, Federal Funds Rate plus 0.5% or one month LIBOR plus 1.0%. The Company pays unused commitment fees of 0.50% per annum on the unused lender commitments under the Credit Facility. Interest is payable quarterly in arrears. Any amounts borrowed under the Credit Facility will mature, and all accrued and unpaid interest thereunder will be due and payable, on October 1, 2018.

As of June 30, 2015 and December 31, 2014, \$107,000,000 and \$106,500,000 was outstanding under the Credit Facility, respectively. The carrying amount of the amount outstanding under the Credit Facility approximates its fair value. From the period of inception through December 31, 2012, the Company incurred costs of \$2,015,415 in connection with obtaining the Credit Facility, which the Company has recorded as prepaid loan structure fees on its statement of assets and liabilities and is amortizing these fees over the life of the Credit Facility. During the year ended December 31, 2013, the Company incurred costs of \$113,384 in connection with the \$20,000,000 commitment increase. During the year ended December 31, 2014, the Company incurred additional costs of \$77,748 in connection with the final \$15,000,000 commitment increase. Additionally, the Company incurred \$667,882 in connection with the Amendment during the year ended December 31, 2014. As of June 30, 2015 and December 31, 2014, \$1,514,536 and \$1,774,630 of such prepaid loan structure fees and administration fees had yet to be amortized, respectively.

For the three months ended June 30, 2015, the weighted average effective interest rate under the Credit Facility was approximately 2.8% (approximately 3.4% including commitment fees and other loan fees). Interest is paid quarterly in arrears. The Company recorded interest and fee expense on the Credit Facility of \$895,847 for the three months ended June 30, 2015, of which \$744,873 was interest expense, \$118,026 was amortization of loan fees paid on the Credit Facility, \$20,208 related to commitment fees on the unused portion of the Credit Facility, and \$12,740 related to loan administration fees. The Company paid \$811,366 in interest expense and unused commitment fees for the three months ended June 30, 2015. The average borrowings under the Credit Facility for the three months ended June 30, 2015 were \$104,043,478.

For the six months ended June 30, 2015, the weighted average effective interest rate under the Credit Facility was approximately 2.9% (approximately 3.4% including commitment fees and other loan fees). Interest is paid quarterly in arrears. The Company recorded interest and fee expense on the Credit Facility of \$1,790,684 for the six months ended June 30, 2015, of which \$1,492,860 was interest expense, \$234,754 was amortization of loan fees paid on the Credit Facility, \$37,730 related to commitment fees on the unused portion of the Credit Facility, and \$25,340 related to loan administration fees. The Company paid \$1,585,882 in interest expense and unused commitment fees for the six months ended June 30, 2015. The average borrowings under the Credit Facility for the six months ended June 30, 2015 were \$104,910,221.

For the three months ended June 30, 2014, the weighted average effective interest rate under the Credit Facility was approximately 3.2% (approximately 3.9% including commitment and other loan fees). Interest is paid quarterly in arrears. The Company recorded interest and fee expense of \$1,071,632 for the three months ended June 30, 2014, of which \$876,204 was interest expense, \$138,814 was amortization of loan fees paid on the Credit Facility, \$44,182 related to commitment fees on the unused portion of the Credit Facility, and \$12,432 related to loan administration fees. The Company paid \$1,036,513 in interest expense and unused commitment fees for the three months ended June 30, 2014. The average borrowings under the Credit Facility for the three months ended June 30, 2014 were \$109,273,352.

For the six months ended June 30, 2014, the weighted average effective interest rate under the Credit Facility was approximately 3.2% (approximately 3.9% including commitment and other loan fees). Interest is paid quarterly in arrears. The Company recorded interest and fee expense of \$2,150,586 for the six months ended June 30, 2014, of which \$1,783,179 was interest expense, \$271,442 was amortization of loan fees paid on the Credit Facility, \$71,238 related to commitment fees on the unused portion of the Credit Facility, and \$24,727 related to loan administration fees. The Company paid \$1,941,863 in interest expense and unused commitment fees for the six months ended June 30, 2014. The average borrowings under the Credit Facility for the six months ended June 30, 2014 were \$111,303,177.

STELLUS CAPITAL INVESTMENT CORPORATION

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

NOTE 10 - NOTES

On May 5, 2014, the Company closed a public offering of \$25.0 million in aggregate principal amount of 6.50% notes (the "Notes"). The Notes mature on April 30, 2019, and may be redeemed in whole or in part at any time or from time to time at the Company's option on or after April 30, 2016. The Notes bear interest at a rate of 6.50% per year payable quarterly on February 15, May 15, August 15 and November 15, of each year, beginning August 15, 2014. The net proceeds to the Company from the sale of the Notes, after underwriting discounts and offering expenses, were approximately \$24.1 million. The Company used all of the net proceeds from this offering to repay a portion of the amount outstanding under the Credit Facility. On both June 30, 2015 and December 31, 2014, the carrying amount of the Notes was approximately \$25.0 million and the fair value of the Notes was \$25.1 million. The Company has listed the Notes on New York Stock Exchange under the trading symbol "SCQ". The fair value of the Notes are based on the closing price of the security, which is a Level 2 input under ASC 820 due to the trading volume.

In connection with the issuance of the Notes, we incurred \$919,570 of fees which are being amortized over the term of the notes of which \$711,783 remains to be amortized and is included within deferred financing costs on the consolidated statements of assets and liabilities.

For the period from May 5, 2014 to June 30, 2014, the Company incurred interest and fee expense on the Notes of \$281,336, of which \$252,778 was interest expense, \$28,299 was amortization of loan fees paid on the Notes, and \$259 related to administration fees.

For the three months ended June 30, 2015, the Company incurred interest and fee expense on the Notes of \$452,190, of which \$406,250 was interest expense, \$44,605 was amortization of loan fees paid on the Notes, and \$1,335 related to administration fees. The Company paid \$406,250 in interest expense on the Notes during the period.

For the six months ended June 30, 2015, the Company incurred interest and fee expense on the Notes of \$934,672, of which \$812,500 was interest expense, \$120,004 was amortization of loan fees paid on the Notes, and \$2,168 related to administration fees. The Company paid \$812,500 in interest expense on the Notes during the period.

The indenture and supplements thereto relating to the Notes contain certain covenants, including but not limited to (i) a requirement that the Company comply with the asset coverage requirements of the 1940 Act or any successor provisions, and (ii) a requirement to provide financial information to the holders of the notes and the trustee under the indenture if the Company should no longer be subject to the reporting requirements under the Securities Exchange Act of 1934, as amended.

NOTE 11 — SBA DEBENTURES

As a BDC, we are only allowed to employ leverage to the extent that our asset coverage, as defined in the 1940 Act, equals at least 200% after giving effect to such leverage. The amount of leverage that we employ at any time depends on our assessment of the market and other factors at the time of any proposed borrowing.

On August 12, 2014 we obtained exemptive relief from the SEC to permit us to exclude the debt of the SBIC subsidiary guaranteed by the SBA from our 200% asset coverage test under the 1940 Act. The exemptive relief provides us with increased flexibility under the 200% asset coverage test by permitting us to borrow up to \$65 million (based on current regulatory capital, as such term is defined by the SBA, of \$32.5 million) more than we would otherwise be able to absent the receipt of this exemptive relief.

On a stand-alone basis, the SBIC subsidiary held \$60,541,263 and \$49,889,775 in assets at June 30, 2015 and December 31, 2014, respectively, which accounted for approximately 17.9% and 15.3% of our total consolidated assets at June 30, 2015 and December 31, 2014, respectively.

STELLUS CAPITAL INVESTMENT CORPORATION

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS June 30, 2015 (Unaudited)

As of both June 30, 2015 and December 31, 2014, the SBIC subsidiary had \$32.5 million in regulatory capital, as such term is defined by the SBA. As of June 30, 2015 and December 31, 2014, the SBIC subsidiary had \$26.0 and \$16.25 million of SBA-guaranteed debentures outstanding, respectively. Of the debentures currently outstanding, \$16.25 million pooled on March 25, 2015 at fixed interest rate of 2.872%. Prior to the pooling on March 25, 2015, the weighted average annualized interim financing rate on those outstanding debentures was 0.946%. The maturity date of those debentures is March 1, 2025. The remaining \$9.75 million of outstanding debentures are currently set at a pre-pooling rate of 0.928%. These debentures will pool in September 2015 and will mature September 1, 2025. The principal amount of our SBA-guaranteed debentures is not required to be paid prior to maturity but may be prepaid at any time without penalty.

As of June 30, 2015 and December 31, 2014, the carrying amount of the SBA-guaranteed debentures approximated their fair value. The fair values of the SBA-guaranteed debentures are determined in accordance with ASC 820, which defines fair value in terms of the price that would be paid to transfer a liability in an orderly transaction between market participants at the measurement date under current market conditions. The fair value of the SBA-guaranteed debentures are estimated based upon market interest rates for our own borrowings or entities with similar credit risk, adjusted for nonperformance risk, if any. At June 30, 2015 and December 31, 2014 the SBA-guaranteed debentures would be deemed to be Level 3, as defined in Note 4.

As of June 30, 2015, the Company has incurred \$1,280,500 in financing costs related to the SBA debentures, which were recorded as prepaid loan fees. As of June 30, 2015 and December 31, 2014, \$1,165,534 and \$681,947 of prepaid financing costs had yet to be amortized, respectively.

For the three months ended June 30, 2015, the weighted average effective interest rate for the SBA debentures was approximately 2.7% (approximately 3.9% including loan fees). Interest is paid semi-annually. The company recorded interest and fee expense on the SBA Debentures of \$166,018 for the three months ended June 30, 2015, of which \$116,858 was interest expense, and \$49,160 was amortization of loan fees. The company did not pay interest expense during the three months ended June 30, 2015. The average borrowings of SBA Debentures for the three months ended June 30, 2015 were \$17,107,143.

For the six months ended June 30, 2015, the weighted average effective interest rate for the SBA debentures was approximately 2.0% (approximately 2.9% including loan fees). Interest is paid semi-annually. The Company recorded interest and fee expense on the SBA Debentures of \$239,191 for the six months ended June 30, 2015, of which \$161,341 was interest expense, and \$77,850 was amortization of loan fees. The Company paid \$62,822 of interest expense during the six months ended June 30, 2015. The average borrowings of SBA Debentures for the six months ended June 30, 2015 were \$16,680,939.

NOTE 12 — SUBSEQUENT EVENTS

Investment Portfolio

On July 8, 2015, we received full repayment on our second lien term loan of Telular Corp. at par plus a 1% prepayment premium resulting in total proceeds of \$7.6 million.

On August 6, 2015, we made a \$12.5 million investment in the first lien term loan of Catapult Learning, LLC.

Credit Facility

The outstanding balance under the Credit Facility as of August 6, 2015 was \$108.3 million.

Dividends Declared

On July 8, 2015, the Company's board of directors declared a regular monthly dividend for each of July 2015, August 2015 and September 2015 as follows:

Declared	Ex-Dividend Date	Record Date	Payment Date	Am	ount per Share
7/8/2015	7/29/2015	7/31/2015	8/14/2015	\$	0.1133
7/8/2015	8/27/2015	8/31/2015	9/15/2015	\$	0.1133
7/8/2015	9/28/2015	9/30/2015	10/15/2015	\$	0.1133

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

Forward-Looking Statements

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

- our future operating results;
- our business prospects and the prospects of our portfolio companies;
- the effect of investments that we expect to make;
- our contractual arrangements and relationships with third parties;
- actual and potential conflicts of interest with Stellus Capital Management;
- · the dependence of our future success on the general economy and its effect on the industries in which we invest;
- the ability of our portfolio companies to achieve their objectives;
- the use of borrowed money to finance a portion of our investments;
- the adequacy of our financing sources and working capital;
- the timing of cash flows, if any, from the operations of our portfolio companies;
- the ability of Stellus Capital Management to locate suitable investments for us and to monitor and administer our investments;
- the ability of Stellus Capital Management to attract and retain highly talented professionals;
- our ability to maintain our qualification as a regulated investment company, or RIC, under Subchapter M of the Internal Revenue Code of 1986, or the Code, and as a business development company, or BDC, under the Investment Company Act of 1940, as amended, or the 1040 Act, and
- the effect of future changes in laws or regulations (including the interpretation of these laws and regulations by regulatory authorities) and conditions in our operating areas, particularly with respect to BDCs or RICs.

Such forward-looking statements may include statements preceded by, followed by or that otherwise include the words "may," "might," "will," "intend," "should," "could," "can," "would," "expect," "believe," "estimate," "predict," "predict," "potential," "plan" or similar words.

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

Overview

We were organized as a Maryland corporation on May 18, 2012, and formally commenced operations on November 7, 2012. Our investment objective is to maximize the total return to our stockholders in the form of current income and capital appreciation through debt and related equity investments in middle-market companies.

We are an externally managed, non-diversified, closed-end investment management company that has elected to be regulated as a BDC under the 1940 Act. As a BDC, we are required to comply with certain regulatory requirements.

For instance, as a BDC, we must not acquire any assets other than "qualifying assets" specified in the 1940 Act unless, at the time the acquisition is made, at least 70% of our total assets are qualifying assets. Qualifying assets include investments in "eligible portfolio companies." Under the relevant SEC rules, the term "eligible portfolio company" includes all private operating companies, operating companies whose securities are not listed on a national securities exchange, and certain public operating companies that have listed their securities on a national securities exchange and have a market capitalization of less than \$250 million, in each case organized and with their principal of business in the United States.

We have elected to be treated for tax purposes as a RIC, under Subchapter M of the Code. To maintain our qualification as a RIC, we must, among other things, meet certain source-of-income and asset diversification requirements. As of June 30, 2015, we were in compliance with the RIC requirements. As a RIC, we generally will not have to pay corporate-level U.S. federal income taxes on any income we distribute to our stockholders.

The Company's investment activities are managed by its investment advisor, Stellus Capital Management, LLC ("Stellus Capital" or the "Adviser").

Portfolio Composition and Investment Activity

Portfolio Composition

We originate and invest primarily in privately-held middle-market companies (typically those with \$5.0 million to \$50.0 million of EBITDA (earnings before interest, taxes, depreciation and amortization)) through first lien, second lien, unitranche and mezzanine debt financing, often times with a corresponding equity investment.

As of June 30, 2015, we had \$324.4 million (at fair value) invested in 35 portfolio companies. As of June 30, 2015, our portfolio included approximately 26% of first lien debt, 43% of second lien debt, 27% of mezzanine debt and 4% of equity investments at fair value. The composition of our investments at cost and fair value as of June 30, 2015 was as follows:

	Cost	Fair Value
Senior Secured – First Lien	\$ 84,626,463	\$ 84,723,233
Senior Secured – Second Lien	141,477,763	140,817,618
Unsecured Debt	92,360,714	86,986,718
Equity	10,542,524	11,866,855
Total Investments	\$ 329,007,464	\$ 324,394,424

As of December 31, 2014, we had \$316.0 million (at fair value) invested in 32 portfolio companies. As of December 31, 2014, our portfolio included approximately 24% of first lien debt, 32% of second lien debt, 41% of mezzanine debt and 3% of equity investments at fair value. The composition of our investments at cost and fair value as of December 31, 2014 was as follows:

	Cost	Fair Value
Senior Secured – First Lien	\$ 76,188,958	\$ 75,529,963
Senior Secured – Second Lien	102,353,436	101,556,898
Unsecured Debt	135,536,203	129,276,255
Equity	7,876,883	9,602,318
Total Investments	\$ 321,955,480	\$ 315,965,434

The Company's investment portfolio may contain loans that are in the form of lines of credit or revolving credit facilities, which require the Company to provide funding when requested by portfolio companies in accordance with the terms of the underlying loan agreements. As of June 30, 2015 and December 31, 2014, the Company had three and three such investments with aggregate unfunded commitments of \$5.2 million and \$10.9 million, respectively.

The following is a summary of geographical concentration of our investment portfolio as of June 30, 2015:

			% of Total
	Cost	Fair Value	Investments
New York	\$ 55,784,605	\$ 48,710,653	15.02%
Texas	36,877,727	37,026,945	11.41%
Colorado	27,712,085	28,926,073	8.92%
California	24,616,679	24,790,901	7.64%
Georgia	23,684,707	23,684,707	7.30%
Massachusetts	22,385,796	22,640,700	6.98%
Minnesota	21,722,689	21,690,307	6.69%
Alabama	15,943,264	15,965,842	4.92%
Illinois	14,056,160	14,325,000	4.42%
Missouri	14,054,594	14,092,500	4.34%
Indiana	13,857,952	13,867,197	4.27%
Canada	9,426,383	9,278,990	2.86%
New Jersey	9,137,426	9,030,507	2.78%
Puerto Rico	8,695,760	8,726,385	2.69%
Florida	7,627,693	7,677,011	2.37%
North Carolina	4,905,503	4,891,006	1.51%
Kentucky	4,347,183	4,805,142	1.48%
Washington	4,140,580	4,203,308	1.30%
Virginia	4,010,529	4,050,211	1.25%
Arizona	3,540,471	3,511,039	1.08%
Tennessee	 2,479,678	2,500,000	0.77%
	\$ 329,007,464	\$ 324,394,424	100.00%

The following is a summary of geographical concentration of our investment portfolio as of December 31, 2014:

			% of Total
	Cost	Fair Value	Investments
New York	\$ 45,358,678	\$ 39,450,450	12.49%
Texas	36,732,718	36,903,831	11.68%
Canada	31,256,250	31,070,196	9.83%
Colorado	27,673,853	28,138,446	8.91%
Florida	24,551,448	24,463,723	7.75%
Massachusetts	22,357,015	22,855,758	7.23%
Minnesota	22,047,466	21,826,543	6.91%
Alabama	16,768,379	16,697,580	5.28%
California	15,750,282	15,750,282	4.98%
Indiana	14,059,571	13,951,688	4.42%
Illinois	14,035,059	13,916,808	4.40%
Pennsylvania	9,713,568	9,525,058	3.01%
New Jersey	9,366,351	8,833,036	2.80%
Puerto Rico	8,695,875	8,593,279	2.72%
Missouri	4,958,664	4,927,516	1.56%
Kentucky	4,471,143	4,902,490	1.55%
Washington	4,135,386	4,135,386	1.31%
Virginia	3,995,027	4,003,965	1.27%
Arizona	3,550,728	3,550,728	1.12%
Tennessee	2,478,019	2,468,671	0.78%
	\$ 321,955,480	\$ 315,965,434	100.00%

The following is a summary of industry concentration of our investment portfolio as of June 30, 2015:

	Cost	Fair Value	% of Total Investments
Finance	\$ 44,936,372	\$ 45,713,345	14.09%
Software	41,349,430	41,579,546	12.82%
Healthcare & Pharmaceuticals	35,421,311	36,607,227	11.28%
Retail	29,995,340	29,889,242	9.21%
Media: Broadcasting & Subscription	28,541,553	28,734,035	8.86%
Services: Business	27,443,247	27,602,151	8.51%
Services: Consumer	26,230,410	20,196,015	6.23%
Transportation: Cargo	17,906,667	17,750,029	5.47%
Telecommunications	18,789,404	17,096,206	5.27%
High Tech Industries	14,056,160	14,325,000	4.42%
Chemicals, Plastics, & Rubber	13,894,996	13,936,008	4.30%
Beverage, Food, & Tobacco	7,886,169	8,000,000	2.47%
Transportation & Logistics	5,377,668	5,396,158	1.66%
Metals & Mining	4,347,183	4,805,142	1.48%
Services: Government	4,010,529	4,050,211	1.25%
Hotel, Gaming, & Leisure	3,540,471	3,511,039	1.08%
Energy: Oil & Gas	2,800,876	2,703,070	0.83%
Construction & Building	2,479,678	2,500,000	0.77%
	\$ 329,007,464	324,394,424	100.00%

The following is a summary of industry concentration of our investment portfolio as of December 31, 2014:

		Cost	Fair Value	% of Total Investments
Software	\$	41,302,041	\$ 41,553,615	13.15%
Healthcare & Pharmaceuticals	•	35,732,644	36,045,797	11.41%
High Tech Industries		35,671,301	35,527,469	11.24%
Finance		34,879,616	35,404,972	11.21%
Media: Broadcasting & Subscription		29,309,456	29,252,045	9.26%
Retail		25,116,633	24,583,318	7.78%
Telecommunications		18,770,960	18,435,806	5.83%
Transportation: Cargo		17,898,673	17,658,441	5.59%
Services: Business		16,910,423	16,822,698	5.32%
Services: Consumer		20,841,379	14,901,220	4.72%
Consumer Goods: Non-Durable		9,713,568	9,525,058	3.01%
Beverage, Food, & Tobacco		7,874,910	7,950,000	2.52%
Transportation & Logistics		5,780,906	5,752,782	1.82%
Metals & Mining		4,471,143	4,902,490	1.55%
Chemicals, Plastics, and Rubber		4,796,407	4,797,798	1.52%
Services: Government		3,995,027	4,003,965	1.27%
Hotel, Gaming, & Leisure		3,550,728	3,550,728	1.12%
Energy: Oil & Gas		2,861,646	2,828,561	0.90%
Construction & Building		2,478,019	2,468,671	0.78%
	\$	321,955,480	315,965,434	100.00%

At June 30, 2015, our average portfolio company investment at amortized cost and fair value was approximately \$9.4 million and \$9.3 million, respectively, and our largest portfolio company investment at amortized cost and fair value was approximately \$22.4 million and \$22.6 million, respectively. At December 31, 2014, our average portfolio company investment at amortized cost and fair value was approximately \$10.1 million and \$9.9 million, respectively, and our largest portfolio company investment at amortized cost and fair value was approximately \$22.4 million and \$22.9 million, respectively.

At June 30, 2015, 68% of our debt investments bore interest based on floating rates (subject to interest rate floors), such as LIBOR, and 32% bore interest at fixed rates. At December 31, 2014, 56% of our debt investments bore interest based on floating rates (subject to interest rate floors), such as LIBOR, and 44% bore interest at fixed rates.

The weighted average yield on all of our debt investments as of June 30, 2015 and December 31, 2014 was approximately 10.7% and 10.9%, respectively. The weighted average yield was computed using the effective interest rates for all of our debt investments, including accretion of original issue discount. The weighted average yield of our debt investments is not the same as the return on investment for our stockholders but, rather, relates to a portion of our investment portfolio and is calculated before the payment of all of our and our subsidiaries' fees and expenses.

As of June 30, 2015 and December 31, 2014, we had cash of \$1.2 million and \$2.0 million, respectively.

Investment Activity

During the six months ended June 30, 2015, we made \$60.0 million of investments in seven new portfolio companies and three existing portfolio companies. During the six months ended June 30, 2015, we received \$53.9 million in proceeds from repayments and sales of our investments, including \$2.7 million from amortization of certain other investments.

During the six months ended June 30, 2014, we made \$51.5 million of investments in six new portfolio companies and four existing portfolio companies. During the six months ended June 30, 2014, we received \$48.3 million in proceeds from repayments and sales of our investments, including \$0.8 million from amortization of certain other investments.

Our level of investment activity can vary substantially from period to period depending on many factors, including the amount of debt and equity capital required by market companies, the level of merger and acquisition activity, the general economic environment and the competitive environment for the types of investments we make.

Asset Quality

In addition to various risk management and monitoring tools, Stellus Capital uses an investment rating system to characterize and monitor the credit profile and expected level of returns on each investment in our portfolio. This investment rating system uses a five-level numeric scale. The following is a description of the conditions associated with each investment category:

- Investment Category 1 is used for investments that are performing above expectations, and whose risks remain favorable compared to the expected risk at the time of the original investment.
- Investment Category 2 is used for investments that are performing within expectations and whose risks remain neutral compared to the expected risk at the time of the original investment. All new loans are initially rated 2.
- Investment Category 3 is used for investments that are performing below expectations and that require closer monitoring, but where no loss of return or principal is expected. Portfolio companies with a rating of 3 may be out of compliance with financial covenants.
- Investment Category 4 is used for investments that are performing substantially below expectations and whose risks have increased substantially since the original investment. These investments are often in work out. Investments with a rating of 4 are those for which some loss of return but no loss of principal is expected.
- Investment Category 5 is used for investments that are performing substantially below expectations and whose risks have increased substantially since the original investment. These investments are almost always in work out. Investments with a rating of 5 are those for which some loss of return and principal is expected.

	As of June 30, 2015			As of December 31, 2014		
			% of Total			% of Total
Investment Category	Fair '	Value	Portfolio	Fa	air Value	Portfolio
1	\$	34.3	11%	\$	21.6	7%
2		274.0	84%		259.6	82%
3		9.0	3%		27.5	9%
4		_	%		_	%
5		7.1	2%		7.3	2%
Total	\$	324.4	100%	\$	316.0	100%

Loans and Debt Securities on Non-Accrual Status

We will not accrue interest on loans and debt securities if we have reason to doubt our ability to collect such interest. As of June 30, 2015, we had one loan on non-accrual status, which represented approximately 4.0% of our loan portfolio at cost and 2.2% at fair value. December 31, 2014, we had one loan on non-accrual status, which represented approximately 4.1% of our loan portfolio at cost and 2.3% at fair value.

Results of Operations

An important measure of our financial performance is net increase (decrease) in net assets resulting from operations, which includes net investment income (loss), net realized gain (loss) and net unrealized appreciation (depreciation). Net investment income (loss) is the difference between our income from interest, dividends, fees and other investment income and our operating expenses including interest on borrowed funds. Net realized gain (loss) on investments is the difference between the proceeds received from dispositions of portfolio investments and their amortized cost, except for loans booked at a discount to account for origination fees. Net unrealized appreciation (depreciation) on investments is the net change in the fair value of our investment portfolio.

Comparison of the Three Months and Six Months Ended June 30, 2015 and 2014

Revenues

We generate revenue in the form of interest income on debt investments and capital gains and distributions, if any, on investment securities that we may acquire in portfolio companies. Our debt investments typically have a term of five to seven years and bear interest at a fixed or floating rate. Interest on our debt securities is generally payable quarterly. Payments of principal on our debt investments may be amortized over the stated term of the investment, deferred for several years or due entirely at maturity. In some cases, our debt investments may pay interest in-kind, or PIK. Any outstanding principal amount of our debt securities and any accrued but unpaid interest will generally become due at the maturity date. The level of interest income we receive is directly related to the balance of interest-bearing investments multiplied by the weighted average yield of our investments. We expect that the total dollar amount of interest and any dividend income that we earn to increase as the size of our investment portfolio increases. In addition, we may generate revenue in the form of prepayment fees, commitment, loan origination, structuring or due diligence fees, fees for providing significant managerial assistance and consulting fees.

The following shows the breakdown of investment income for the three and six months ended June 30, 2015 and 2014 (in millions).

	Three months ended June 30,			Six months ended June 30,			ıded	
	2015			2014		2015		2014
Interest income	\$ 8.	5	\$	7.5	\$	17.0	\$	15.0
PIK Interest	0.	1		0.2		0.3		0.4
Miscellaneous fees	0.	1		0.3		0.1		0.5
Total	\$ 8.	7	\$	8.0	\$	17.4	\$	15.9

The increases in interest income from the respective periods were due to the growth in the overall investment portfolio partially offset by a decrease in fees earned.

Expenses

Our primary operating expenses include the payment of fees to Stellus Capital under the investment advisory agreement, our allocable portion of overhead expenses under the administration agreement and other operating costs described below. We bear all other out-of-pocket costs and expenses of our operations and transactions, which may include:

- organization and offering;
- calculating our net asset value (including the cost and expenses of any independent valuation firm);
- fees and expenses payable to third parties, including agents, consultants or other advisors, in monitoring financial and legal affairs for us and in monitoring our investments and performing due diligence on our prospective portfolio companies or otherwise relating to, or associated with, evaluating and making investments;

- interest payable on debt, if any, incurred to finance our investments and expenses related to unsuccessful portfolio acquisition efforts;
- offerings of our common stock and other securities;
- base management and incentive fees;
- administration fees and expenses, if any, payable under the administration agreement (including our allocable portion of Stellus Capital's overhead in performing its obligations under the administration agreement, including rent and the allocable portion of the cost of our chief compliance officer, chief financial officer and their respective staffs);
- transfer agent, dividend agent and custodial fees and expenses;
- U.S. federal and state registration fees;
- all costs of registration and listing our shares on any securities exchange;
- U.S. federal, state and local taxes;
- independent directors' fees and expenses;
- costs of preparing and filing reports or other documents required by the SEC or other regulators;
- costs of any reports, proxy statements or other notices to stockholders, including printing costs;
- costs and fees associated with any fidelity bond, directors and officers/errors and omissions liability insurance, and any other insurance premiums;
- direct costs and expenses of administration, including printing, mailing, long distance telephone, copying, secretarial and other staff, independent auditors and outside legal costs;
- proxy voting expenses; and
- all other expenses incurred by us or Stellus Capital in connection with administering our business.

The following shows the breakdown of operating expenses for the three and six months ended June 30, 2015 and 2014 (in millions).

	Three months ended June 30,			_	as ended 30,		
	2015			2014	2015		2014
Operating Expenses							
Management fees	\$	1.4	\$	1.2	\$ 2	.9	\$ 2.6
Valuation Fees		0.1		0.1	0	2	0.2
Administrative services expenses		0.3		0.3	0	.6	0.5
Incentive fees ^(a)		1.0		1.0	2	.0	1.8
Professional fees		0.1		0.1	0	3	0.3
Directors' fees		0.1		0.1	0	2	0.2
Insurance expense		0.1		0.1	0	2	0.2
Interest expense and other fees		1.5		1.3	3	.0	2.4
Other general and administrative		0.1		0.1	0	2	0.2
Total Operating Expenses	\$	4.7	\$	4.3	\$ 9	6	\$ 8.4

(a) For both the three and six months ended June 30, 2015, incentive fees include the effect of the Capital Gains Incentive Fee of \$0. For the three and six months ended June 30, 2014, incentive fees included the effect of the Capital Gains Incentive Fee of \$7 thousand and (\$82) thousand, respectively.

The increase in operating expenses for the respective periods was primarily due to an increase in interest expense from the issuance of \$25.0 million in aggregate principal amount of 6.50% notes in May 2014 (the "Notes") and the increase in management and incentive fees attributable to our growing portfolio.

Net Investment Income

For the three months ended June 30, 2015, net investment income was \$4.0 million, or \$0.32 per common share (based on 12,479,962 weighted-average common shares outstanding at June 30, 2015).

For the three months ended June 30, 2014, net investment income was \$3.7 million, or \$0.31 per common share (based on 12,132,851 weighted-average common shares outstanding at June 30, 2014). Net investment income included expense accruals of \$7 thousand of incentive fees related to realized and unrealized gains.

For the six months ended June 30, 2015, net investment income was \$7.8 million, or \$0.63 per common share (based on 12,479,962 weighted-average common shares outstanding at June 30, 2015).

For the six months ended June 30, 2014, net investment income was \$7.5 million, or \$0.62 per common share (based on 12,118,498 weighted-average common shares outstanding at June 30, 2014). Net investment income included expense accruals of (\$83) thousand of incentive fees related to realized and unrealized gains.

Net Realized Gains and Losses

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.

Repayments of investments and amortization of other certain investments for the three months ended June 30, 2015 totaled \$36.6 million and net realized gains totaled \$0.3 million.

Repayments of investments and amortization of other certain investments for the three months ended June 30, 2014 totaled \$25.9 million and net realized gains totaled \$0.3 million.

Repayments of investments and amortization of other certain investments for the six months ended June 30, 2015 totaled \$53.9 million and net realized gains totaled \$0.3 million.

Repayments of investments and amortization of other certain investments for the six months ended June 30, 2014 totaled \$48.3 million and net realized gains totaled \$0.4 million.

Net Change in Unrealized Appreciation of Investments

Net change in unrealized appreciation primarily reflects the change in portfolio investment values during the reporting period, including the reversal of previously recorded appreciation or depreciation when gains or losses are realized.

Net change in unrealized depreciation on investments and cash equivalents for the three months ended June 30, 2015 and 2014 totaled (\$0.2) million and (\$1.3) million, respectively.

Net change in unrealized appreciation (depreciation) on investments and cash equivalents for the six months ended June 30, 2015 and 2014 totaled \$1.4 million and (\$0.8) million, respectively.

The increase from prior the period in the change in unrealized appreciation was due primarily to a tightening of market interest rate spreads on the majority of the investments in our portfolio.

Net Increase in Net Assets Resulting from Operations

For the three months ended June 30, 2015, net increase in net assets resulting from operations totaled \$4.0 million, or \$0.32 per common share (based on 12,479,962 weighted-average common shares outstanding at June 30, 2015).

For the three months ended June 30, 2014, net increase in net assets resulting from operations totaled \$2.7 million, or \$0.22 per common share (based on 12,132,851 weighted-average common shares outstanding at June 30, 2014.

For the six months ended June 30, 2015, net increase in net assets resulting from operations totaled \$9.4 million, or \$0.75 per common share (based on 12,479,962 weighted-average common shares outstanding at June 30, 2015).

For the six months ended June 30, 2014, net increase in net assets resulting from operations totaled \$7.1 million, or \$0.58 per common share (based on 12,118,498 weighted-average common shares outstanding at June 30, 2014.

The increase in net assets resulting from operations was primarily the result of (i) an increase in net investment income and (ii) an increase in the net change in unrealized appreciation of investments, partially offset by an increase in interest expense.

Financial condition, liquidity and capital resources

Cash Flows from Operating and Financing Activities

Our operating activities provided cash of \$2.6 million for the six months ended June 30, 2015, primarily in connection with cash interest received and repayments of our investments. Our financing activities for the six months ended June 30, 2015 provided cash of \$1.2 million primarily related to the issuance of SBA debentures.

Our operating activities provided cash of \$4.8 million for the six months ended June 30, 2014, primarily in connection with cash interest received and the repayments of our investments. Our financing activities for the six months ended June 30, 2014 used cash of \$8.3 million primarily from net repayments of borrowings under the Credit Facility.

Our liquidity and capital resources are derived from the Company's revolving credit facility, (the "Credit Facility"), SBA guaranteed debentures, the offering of securities 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 other operating expenses we incur, as well as the payment of dividends to the holders of our common stock. We used, and expect to continue to use, these capital resources as well as proceeds from turnover within our portfolio and from public and private offerings of securities to finance our investment activities.

Although we expect to fund the growth of our investment portfolio through the net proceeds from future public and private equity offerings and issuances of senior securities or future borrowings to the extent permitted by the 1940 Act, our plans to raise capital may not be successful. In this regard, if our common stock trades at a price below our then-current net asset value per share, we may be limited in our ability to raise equity capital given that we cannot sell our common stock at a price below net asset value per share unless our stockholders approve such a sale and our board of directors makes certain determinations in connection therewith. A proposal, approved by our stockholders at our 2015 Annual Meeting of Stockholders, authorizes us to sell shares equal to up to 25% of our outstanding common stock of our common stock below the then current net asset value per share of our common stock in one or more offerings. This authorization will expire on June 26, 2016, the date of our 2016 Annual Meeting of Stockholders. We would need similar future approval from our stockholders to issue shares below the then current net asset value per share any time after the expiration of the current approval. In addition, we intend to distribute between 90% and 100% of our taxable income to our stockholders in order to satisfy the requirements applicable to RICs under Subchapter M of the Code. Consequently, we may not have the funds or the ability to fund new investments, to make additional investments in our portfolio companies, to fund our unfunded commitments to portfolio companies or to repay borrowings. In addition, the illiquidity of our portfolio investments may make it difficult for us to sell these investments when desired and, if we are required to sell these investments, we may realize significantly less than their recorded value.

Also, as a business development company, we generally are required to meet a coverage ratio of total assets, less liabilities and indebtedness not represented by senior securities, to total senior securities, which include all of our borrowings and any outstanding preferred stock, of at least 200%. We have received exemptive relief from the SEC to permit us to exclude the debt of our SBIC subsidiary guaranteed by the SBA from the definition of senior securities in the 200% asset coverage test under the 1940 Act. This requirement limits the amount that we may borrow. We were in compliance with the asset coverage at all times. As of June 30, 2015 and December 31, 2014, our asset coverage ratio was 229% and 235%, respectively. The amount of leverage that we employ will depend on our assessment of market conditions and other factors at the time of any proposed borrowing, such as the maturity, covenant package and rate structure of the proposed borrowings, our ability to raise funds through the issuance of shares of our common stock and the risks of such borrowings within the context of our investment outlook. Ultimately, we only intend to use leverage if the expected returns from borrowing to make investments will exceed the cost of such borrowing. As of June 30, 2015 and December 31, 2014, we had cash and cash equivalents of \$5.8 million and \$2.0 million, respectively.

Credit Facility

On November 7, 2012, the Company entered into the Credit Facility with various lenders. SunTrust Bank is one of the lenders and serves as administrative agent under the Credit Facility. The Credit Facility originally provided for borrowings in an aggregate amount up to \$115,000,000 on a committed basis and an accordion for an additional \$35,000,000 for a total facility size of \$150,000,000. On July 30, 2013, the Company partially exercised the accordion feature under its Credit Facility and received additional commitments from the existing bank group in the amount of \$20,000,000, which increased the total commitment to \$135,000,000 under the facility. On May 16, 2014, the Company exercised the remainder of the accordion feature under its Credit Facility and received an additional commitments from a new participant in the bank group in the amount of \$15,000,000 which increased the total commitment to \$150,000,000 under the Credit Facility.

On November 21, 2014, we entered into the First Amendment (the "Amendment") to the Credit Facility, with SunTrust Bank, as a lender and the administrative agent, and the lenders named therein. The Amendment, among other things, (i) extended the maturity date of the Credit Facility from November 14, 2016 to October 1, 2018; (ii) extended the revolving period from November 12, 2015 to October 1, 2017; and (iii) reduced the applicable margin rate for LIBOR-based loans from 3.00% per annum to 2.625% per annum and reduced the applicable margin rate for other loans, which are based on an alternative reference rate instead of LIBOR, from 2.00% per annum to 1.625% per annum. The Amendment also reduced the initial aggregate commitments under the Credit Facility to \$120,000,000, but included an accordion feature allowing us to increase the aggregate commitments up to \$195,000,000, subject to new or existing lenders agreeing to participate in the increase and other customary conditions. There can be no assurances that existing lenders will agree to such an increase, or that additional lenders will join the Credit Facility to increase available borrowings.

In addition, the Amendment provided for the prepayment in full of the pro rata portion of loans owing to State Street Bank and Trust Company, which ceased to be a lender under the Credit Facility after such prepayment.

The Company's obligations to the lenders are secured by a first priority security interest in its portfolio of securities and cash not held at the SBIC, but excluding short term investments. The Credit Facility contains certain affirmative and negative covenants, including but not limited to: (i) maintaining a minimum liquidity test of at least 85% of adjusted borrowing base, (ii) maintaining an asset coverage ratio of at least 2.0 to 1.0, and (iii) maintaining a minimum shareholder's equity. As of June 30, 2015, we were in compliance with these covenants.

Borrowings under the Credit Facility, as amended, bear interest, subject to the Company's election, on a per annum basis equal to (i) LIBOR plus 2.625% with no LIBOR floor or (ii) 1.625% plus an alternate base rate based on the highest of the Prime Rate, Federal Funds Rate plus 0.5% or one month LIBOR plus 1.0%. The Company pays unused commitment fees of 0.50% per annum on the unused lender commitments under the Credit Facility. Interest is payable quarterly in arrears. Any amounts borrowed under the Credit Facility, as amended, will mature, and all accrued and unpaid interest thereunder will be due and payable, on October 1, 2018.

As of June 30, 2015 and December 31, 2014, \$107,000,000 and \$106,500,000 was outstanding under the Credit Facility, respectively. The carrying amount of the amount outstanding under the Credit Facility approximates its fair value. From the period of inception through December 31, 2012 The Company incurred costs of \$2,015,415 in connection with obtaining the Credit Facility, which the Company has recorded as prepaid loan structure fees on its statement of assets and liabilities and is amortizing these fees over the life of the Credit Facility. During the year ended December 31, 2013, the Company incurred costs of \$113,384 in connection with the \$20,000,000 commitment increase. During the year ended December 31, 2014, the Company incurred additional costs of \$77,748 in connection with the final \$15,000,000 commitment increase. Additionally, the Company incurred \$667,882 in connection with the Amendment during the year ended December 31, 2014. As of June 30, 2015 and December 31, 2014, \$1,514,536 and \$1,774,630 of such prepaid loan structure fees and administration fees had yet to be amortized, respectively.

For the three months ended June 30, 2015, the weighted average effective interest rate under the Credit Facility was approximately 2.8% (approximately 3.4% including commitment fees and other loan fees). Interest is paid quarterly in arrears. The Company recorded interest and fee expense on the Credit Facility of \$895,847 for the three months ended June 30, 2015, of which \$744,873 was interest expense, \$118,026 was amortization of loan fees paid on the Credit Facility, \$20,208 related to commitment fees on the unused portion of the Credit Facility, and \$12,740 related to loan administration fees. The Company paid \$811,366 in interest expense and unused commitment fees for the three months ended June 30, 2015. The average borrowings under the Credit Facility for the three months ended June 30, 2015 were \$104,043,478.

For the six months ended June 30, 2015, the weighted average effective interest rate under the Credit Facility was approximately 2.9% (approximately 3.4% including commitment fees and other loan fees). Interest is paid quarterly in arrears. The Company recorded interest and fee expense on the Credit Facility of \$1,790,684 for the six months ended June 30, 2015, of which \$1,492,860 was interest expense, \$234,754 was amortization of loan fees paid on the Credit Facility, \$37,730 related to commitment fees on the unused portion of the Credit Facility, and \$25,340 related to loan administration fees. The Company paid \$1,585,882 in interest expense and unused commitment fees for the six months ended June 30, 2015. The average borrowings under the Credit Facility for the six months ended June 30, 2015 were \$104,910,221.

For the three months ended June 30, 2014, the weighted average effective interest rate under the Credit Facility was approximately 3.2% (approximately 3.9% including commitment and other loan fees). Interest is paid quarterly in arrears. The Company recorded interest and fee expense of \$1,071,632 for the three months ended June 30, 2014, of which \$876,204 was interest expense, \$138,814 was amortization of loan fees paid on the Credit Facility, \$44,182 related to commitment fees on the unused portion of the Credit Facility, and \$12,432 related to loan administration fees. The Company paid \$1,036,513 in interest expense and unused commitment fees for the three months ended June 30, 2014. The average borrowings under the Credit Facility for the three months ended June 30, 2014 were \$109,273,352.

For the six months ended June 30, 2014, the weighted average effective interest rate under the Credit Facility was approximately 3.2% (approximately 3.9% including commitment and other loan fees). Interest is paid quarterly in arrears. The Company recorded interest and fee expense of \$2,150,586 for the six months ended June 30, 2014, of which \$1,783,179 was interest expense, \$271,442 was amortization of loan fees paid on the Credit Facility, \$71,238 related to commitment fees on the unused portion of the Credit Facility, and \$24,727 related to loan administration fees. The Company paid \$1,941,863 in interest expense and unused commitment fees for the six months ended June 30, 2014. The average borrowings under the Credit Facility for the six months ended June 30, 2014 were \$111,303,177.

Notes Offering

On May 5, 2014, the Company closed a public offering of \$25.0 million in aggregate principal amount of 6.50% notes (the "Notes"). The Notes mature on April 30, 2019, and may be redeemed in whole or in part at any time or from time to time at the Company's option on or after April 30, 2016. The Notes bear interest at a rate of 6.50% per year payable quarterly on February 15, May 15, August 15 and November 15, of each year, beginning August 15, 2014. The net proceeds to the Company from the sale of the Notes, after underwriting discounts and offering expenses, were approximately \$24.1 million. The Company used all of the net proceeds from this offering to repay a portion of the amount outstanding under the Credit Facility. On both June 30, 2015 and December 31, 2014, the carrying amount of the Notes was approximately \$25.0 million and the fair value of the Notes was \$25.1 million. The Company has listed the Notes on New York Stock Exchange under the trading symbol "SCQ". The fair value of the Notes are based on the closing price of the security, which is a Level 2 input under ASC 820 due to the trading volume.

In connection with the issuance of the Notes, we incurred \$919,570 of fees, which are being amortized over the term of the Notes, of which \$711,783 remains to be amortized and is included within deferred financing costs on the consolidated statements of assets and liabilities as of June 30, 2015.

For the period from May 5, 2014 to June 30, 2014, the Company incurred interest and fee expense on the Notes of \$281,336, of which \$252,778 was interest expense, \$28,299 was amortization of loan fees paid on the Notes, and \$259 related to administration fees.

For the three months ended June 30, 2015, the Company incurred interest and fee expense on the Notes of \$452,190, of which \$406,250 was interest expense, \$44,605 was amortization of loan fees paid on the Notes, and \$1,335 related to administration fees. The Company paid \$406,250 in interest expense on the Notes during the period.

For the six months ended June 30, 2015, the Company incurred interest and fee expense on the Notes of \$934,672, of which \$812,500 was interest expense, \$120,004 was amortization of loan fees paid on the Notes, and \$2,168 related to administration fees. The Company paid \$812,500 in interest expense on the Notes during the period.

The indenture and supplements thereto relating to the Notes contain certain covenants, including but not limited to (i) a requirement that the Company comply with the asset coverage requirements of the 1940 Act or any successor provisions, and (ii) a requirement to provide financial information to the holders of the notes and the trustee under the indenture if the Company should no longer be subject to the reporting requirements under the Securities Exchange Act of 1934, as amended.

SBA Debentures

As a BDC, we are only allowed to employ leverage to the extent that our asset coverage, as defined in the 1940 Act, equals at least 200% after giving effect to such leverage. The amount of leverage that we employ at any time depends on our assessment of the market and other factors at the time of any proposed borrowing.

On August 12, 2014, we obtained exemptive relief from the SEC to permit us to exclude the debt of the SBIC LP guaranteed by the SBA from our 200% asset coverage test under the 1940 Act. The exemptive relief provides us with increased flexibility under the 200% asset coverage test by permitting us to borrow up to \$65 million (based on current regulatory capital of \$32.5 million) more than we would otherwise be able to absent the receipt of this exemptive relief.

On a stand-alone basis, the SBIC subsidiary held \$60,541,263 and \$49,889,775 in assets at June 30, 2015 and December 31, 2014, respectively, which accounted for approximately 17.9% and 15.3% of our total consolidated assets at June 30, 2015 and December 31, 2014, respectively.

As of both June 30, 2015 and December 31, 2014, the SBIC subsidiary had \$32.5 million in regulatory capital. As of June 30, 2015 and December 31, 2014, the SBIC subsidiary had \$26.0 and \$16.25 million of SBA-guaranteed debentures outstanding, respectively. Of the debentures currently outstanding, \$16.25 million pooled on March 25, 2015 at fixed interest rate of 2.872%. Prior to the pooling on March 25, 2015, the weighted average annualized interim financing rate on those outstanding debentures was 0.946%. The maturity date of those debentures is March 1, 2025. The remaining \$9.75 million of outstanding debentures are currently set at a pre-pooling rate of 0.928%. These debentures will pool in September 2015 and will mature September 1, 2025. The principal amount of our SBA-guaranteed debentures is not required to be paid prior to maturity but may be prepaid at any time without penalty.

As of June 30, 2015 and December 31, 2014, the carrying amount of the SBA-guaranteed debentures approximated their fair value. The fair values of the SBA-guaranteed debentures are determined in accordance with ASC 820, which defines fair value in terms of the price that would be paid to transfer a liability in an orderly transaction between market participants at the measurement date under current market conditions. The fair value of the SBA-guaranteed debentures are estimated based upon market interest rates for our own borrowings or entities with similar credit risk, adjusted for nonperformance risk, if any. At June 30, 2015 and December 31, 2014 the SBA-guaranteed debentures would be deemed to be Level 3, as defined in Note 4 to our consolidated financial statements contained herein.

As of June 30, 2015, the Company has incurred \$1,280,500 in financing costs related to the SBA debentures, which were recorded as prepaid loan fees. As of June 30, 2015 and December 31, 2014, \$1,165,534 and \$681,947 of prepaid financing costs had yet to be amortized, respectively.

For the three months ended June 30, 2015, the weighted average effective interest rate for the SBA debentures was approximately 2.7% (approximately 3.9% including loan fees). Interest is paid semi-annually. The company recorded interest and fee expense on the SBA Debentures of \$166,018 for the three months ended June 30, 2015, of which \$116,858 was interest expense, and \$49,160 was amortization of loan fees. The company did not pay interest expense during the three months ended June 30, 2015. The average borrowings of SBA Debentures for the three months ended June 30, 2015 were \$17,107,143.

For the six months ended June 30, 2015, the weighted average effective interest rate for the SBA debentures was approximately 2.0% (approximately 2.9% including loan fees). Interest is paid semi-annually. The Company recorded interest and fee expense on the SBA Debentures of \$239,191 for the six months ended June 30, 2015, of which \$161,341 was interest expense, and \$77,850 was amortization of loan fees. The Company paid \$62,822 of interest expense during the six months ended June 30, 2015. The average borrowings of SBA Debentures for the six months ended June 30, 2015 were \$16,680,939.

Off-Balance Sheet Arrangements

We may be a party to financial instruments with off-balance sheet risk in the normal course of business to meet the financial needs of our portfolio companies. As of June 30, 2015, our off-balance sheet arrangements consisted of \$5.2 million of unfunded commitments to provide debt financing to three of our portfolio companies. As of December 31, 2014, our off-balance sheet arrangements consisted of \$10.9 million of unfunded commitments to provide debt financing to three of our portfolio companies.

Regulated Investment Company Status and Dividends

We have elected to be treated as a RIC under Subchapter M of the Code. So long as we maintain our status as a RIC, we will not be taxed on our investment company taxable income or realized net capital gains, to the extent that such taxable income or gains are distributed, or deemed to be distributed, to stockholders on a timely basis.

Taxable income generally differs from net income for financial reporting purposes due to temporary and permanent differences in the recognition of income and expenses, and generally excludes net unrealized appreciation or depreciation until realized. Dividends declared and paid by us in a year may differ from taxable income for that year as such dividends may include the distribution of current year taxable income or the distribution of prior year taxable income carried forward into and distributed in the current year. Distributions also may include returns of capital.

To qualify for RIC tax treatment, we must, among other things, distribute, with respect to each taxable year, at least 90% of our investment company net taxable income (i.e., our net ordinary income and our realized net short-term capital gains in excess of realized net long-term capital losses, if any). If we maintain our qualification as a RIC, we must also satisfy certain distribution requirements each calendar year in order to avoid a federal excise tax on or undistributed earnings of a RIC.

We intend to distribute to our stockholders between 90% and 100% of our annual taxable income (which includes our taxable interest and fee income). However, the covenants contained in the Credit Facility may prohibit us from making distributions to our stockholders, and, as a result, could hinder our ability to satisfy the distribution requirement. In addition, we may retain for investment some or all of our net taxable capital gains (i.e., realized net long-term capital gains in excess of realized net short-term capital losses) and treat such amounts as deemed distributions to our stockholders. If we do this, our stockholders will be treated as if they received actual distributions of the capital gains we retained and then reinvested the net after-tax proceeds in our common stock. Our stockholders also may be eligible to claim tax credits (or, in certain circumstances, tax refunds) equal to their allocable share of the tax we paid on the capital gains deemed distributed to them. To the extent our taxable earnings for a fiscal taxable year fall below the total amount of our dividends for that fiscal year, a portion of those dividend distributions may be deemed a return of capital to our stockholders.

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 test for borrowings applicable to us as a business development company under the 1940 Act and due to provisions in Credit Facility. We cannot assure stockholders that they will receive any distributions or distributions at a particular level.

In accordance with certain applicable Treasury regulations and private letter rulings issued by the Internal Revenue Service, a RIC may treat a distribution of its own stock as fulfilling its RIC distribution requirements if each stockholder may elect to receive his or her entire distribution in either cash or stock of the RIC, subject to a limitation that the aggregate amount of cash to be distributed to all stockholders must be at least 20% of the aggregate declared distribution. If too many stockholders elect to receive cash, each stockholder electing to receive cash must receive a pro rata amount of cash (with the balance of the distribution paid in stock). In no event will any stockholder, electing to receive cash, receive less than 20% of his or her entire distribution in cash. If these and certain other requirements are met, for U.S. federal income tax purposes, the amount of the dividend paid in stock will be equal to the amount of cash that could have been received instead of stock. We have no current intention of paying dividends in shares of our stock in accordance with these Treasury regulations or private letter rulings.

Recent Accounting Pronouncements

See Note 1 to the consolidated financial statements contained herein for a description of recent accounting pronouncements, if any, including the expected dates of adoption and the anticipated impact on the financial statements.

Critical Accounting Policies

The preparation of our financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses. Changes in the economic environment, financial markets and any other parameters used in determining such estimates could cause actual results to differ. In addition to the discussion below, our significant accounting policies are further described in the notes to the financial statements.

Valuation of portfolio investments

As a business development company, we generally invest in illiquid loans and securities including debt and equity securities of middle-market companies. Under procedures established by our board of directors, we value investments for which market quotations are readily available at such market quotations. We obtain these market values from an independent pricing service or at the mean between the bid and ask prices obtained from at least two brokers or dealers (if available, otherwise by a principal market maker or a primary market dealer). Debt and equity securities that are not publicly traded or whose market prices are not readily available are valued at fair value as determined in good faith by our board of directors. Such determination of fair values may involve subjective judgments and estimates, although we engage independent valuation providers to review the valuation of each portfolio investment that does not have a readily available market quotation at least twice annually. Investments purchased within 60 days of maturity are valued at cost plus accreted discount, or minus amortized premium, which approximate fair value. With respect to unquoted securities, our board of directors, together with our independent valuation advisors, values each investment considering, among other measures, discounted cash flow models, comparisons of financial ratios of peer companies that are public and other factors.

When an external event such as a purchase transaction, public offering or subsequent equity sale occurs, our board of directors uses the pricing indicated by the external event to corroborate and/or assist us in our valuation. Because there is not a readily available market for substantially all of the investments in our portfolio, we value most of our portfolio investments at fair value as determined in good faith by our board of directors using a documented valuation policy and a consistently applied valuation process. Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the fair value of our investments may differ significantly from the values that would have been used had a readily available market value existed for such investments, and the differences could be material.

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

- Our quarterly valuation process begins with each portfolio company or investment being initially valued by the investment professionals of Stellus Capital responsible for the portfolio investment;
- Preliminary valuation conclusions are then documented and discussed with our senior management and Stellus Capital;
- · At least twice annually, the valuation for each portfolio investment is reviewed by an independent valuation firm;
- The audit committee of our board of directors then reviews these preliminary valuations and makes a recommendation to the board of directors;
 and
- The board of directors then discusses valuations and determines the fair value of each investment in our portfolio in good faith, based on the input of Stellus Capital, the independent valuation firm and the audit committee.

Revenue recognition

We record interest income on an accrual basis to the extent that we expect to collect such amounts. For loans and debt securities with contractual PIK interest, which represents contractual interest accrued and added to the loan balance that generally becomes due at maturity, we do not accrue PIK interest if the portfolio company valuation indicates that such PIK interest is not collectible. We will not accrue interest on loans and debt securities if we have reason to doubt our ability to collect such interest. Loan origination fees, original issue discount and market discount or premium are capitalized, and we then accrete or amortize such amounts using the effective interest method as interest income. Upon the prepayment of a loan or debt security, any unamortized loan origination is recorded as interest income. We record prepayment premiums on loans and debt securities as interest income. Dividend income, if any, will be recognized on the ex-dividend date.

Unrealized Gains Incentive Fee

Under U.S. GAAP, the Company calculates the unrealized gains incentive fee payable to the Advisor as if the Company had realized all investments at their fair values as of the reporting date. Accordingly, the Company accrues a provisional unrealized gains incentive fee taking into account any unrealized gains or losses. As the provisional incentive fee is subject to the performance of investments until there is a realization event, the amount of provisional unrealized gains incentive fee accrued at a reporting date may vary from the incentive fee that is ultimately realized and the differences could be material.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

We are subject to financial market risks, including changes in interest rates. At June 30, 2015 and 2014, 68% and 53%, or 31 and 20 of the loans in our portfolio, bore interest at floating rates, respectively. At June 30, 2015, 28 of these 31 loans in our portfolio have interest rate floors, which have effectively converted the loans to fixed rate loans in the current interest rate environment. In the future, we expect other loans in our portfolio will have floating rates. Assuming that the Statement of Assets and Liabilities as of June 30, 2015 were to remain constant and no actions were taken to alter the existing interest rate sensitivity, a hypothetical one percent increase in LIBOR would increase our net income for the three and six months ended June 30, 2015, by approximately \$134 thousand and \$261 thousand, respectively, due the current floors in place. A hypothetical decrease in LIBOR would not affect our net income, again, due to the aforementioned floors in place. Although we believe that this measure is indicative of our sensitivity to interest rate changes, it does not adjust for potential changes in credit quality, size and composition of the assets on the balance sheet and other business developments that could affect net increase in net assets resulting from operations, or net income. Accordingly, no assurances can be given that actual results would not differ materially from the potential outcome simulated by this estimate. We may hedge against interest rate fluctuations by using standard hedging instruments such as futures, options and forward contacts subject to the requirements of the 1940 Act. While hedging activities may insulate us against adverse changes in interest rates, they may also limit our ability to participate in the benefits of lower interest rates with respect to our portfolio of investments. For the six months ended June 30, 2015 and 2014, we did not engage in hedging activities. Changes in interest rates will affect our cost of funding. Our interest expense will be affected by changes in the published LIBOR rate in connection with the Credit Facility. As of June 30, 2015, we had not entered into any interest rate hedging arrangements. At June 30, 2015, based on our applicable levels of our Credit Facility, a 1% increase in interest rates would have decreased our net investment income by approximately \$260 thousand and \$521 thousand for the three and six months ended June 30, 2015, respectively. The Notes bear interest at a fixed rate per year and would not be impacted by changes in interest rates.

Item 4. Controls and Procedures

(a) Evaluation of Disclosure Controls and Procedures

The Company's management, under the supervision and with the participation of various members of management, including its Chief Executive Officer ("CEO") and its Chief Financial Officer ("CFO"), has evaluated the effectiveness of its disclosure controls and procedures (as defined in Rule 13a-15(e) or Rule 15d-15(e) of the Exchange Act) as of the end of the period covered by this report. Based upon that evaluation, the Company's CEO and CFO have concluded that the Company's disclosure controls and procedures are effective as of the end of the period covered by this report.

(b) Changes in Internal Control Over Financial Reporting

Management did not identify any change in the Company's internal control over financial reporting that occurred during the six months ended June 30, 2015 that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

PART II — OTHER INFORMATION

Item 1. Legal Proceedings

We are not currently subject to any material legal proceedings, nor, to our knowledge, is any material legal proceeding threatened against us. From time to time, we may be a party to certain legal proceedings in the ordinary course of business, including proceedings relating to the enforcement of our rights under contracts with our portfolio companies. 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 1A. Risk Factors

There has been no other material change in the information provided under the heading "Risk Factors" in our Annual Report on Form 10-K as of December 31, 2014. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial may materially affect our business, financial condition and/or operating results.

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

During the six months ended June 30, 2015, we issued no shares of our common stock under our dividend reinvestment plan.

Item 3. Defaults Upon Senior Securities

Not applicable.

Item 4. Mine Safety Disclosures

Not applicable.

Item 5. Other Information

Not applicable.

Item 6. Exhibits

The following exhibits are filed as part of this report or hereby incorporated by reference to exhibits previously filed with the SEC:

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.

* Filed herewith

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.

STELLUS CAPITAL INVESTMENT CORPORATION

Dated: August 6, 2015

By: /s/ Robert T. Ladd

Name: Robert T. Ladd

Title: Chief Executive Officer and President

By: /s/ W. Todd Huskinson

Name: W. Todd Huskinson
Title: Chief Financial Officer

EXHIBIT INDEX

Exhibit	
Number	Description
31.1	Chief Executive Officer Certification Pursuant to Exchange Act Rule 13a-14 (a), as adopted pursuant to Section 302 of the Sarbanes-Oxley
	Act of 2002*
31.2	Chief Financial Officer Certification Pursuant to Exchange Act Rule 13a-14 (a), as adopted pursuant to Section 302 of the Sarbanes-Oxley
	Act of 2002*
32.1	Chief Executive Officer Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of
	2002*
32.2	Chief Financial Officer Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of
	2002*

* Filed herewith.

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

Dated this 6th day of August 2015.

By: /s/ Robert T. Ladd

Robert T. Ladd Chief Executive Officer

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

Dated this 6th day of August 2015.

By: /s/ W. Todd Huskinson

W. Todd Huskinson Chief Financial Officer

Certification of Chief Executive Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350)

In connection with this Quarterly report on Form 10-Q (the "Report") of Stellus Capital Investment Corporation (the "Registrant"), as filed with the Securities and Exchange Commission on the date hereof, I, Robert T. Ladd, the Chief Executive Officer of the Registrant, hereby certify, to the best of my knowledge, that:

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

/s/ Robert T. Ladd

Name: Robert T. Ladd Date: August 6, 2015

Certification of Chief Financial Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350)

In connection with this Quarterly report on Form 10-Q (the "Report") of Stellus Capital Investment Corporation (the "Registrant"), as filed with the Securities and Exchange Commission on the date hereof, I, W. Todd Huskinson, the Chief Financial Officer of the Registrant, hereby certify, to the best of my knowledge, that:

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

/s/ W. Todd Huskinson

Name: W. Todd Huskinson Date: August 6, 2015