HOAGLIN THOMAS E

Form 4 July 01, 2008

FORM 4

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

SECURITIES

OMB APPROVAL

OMB Number:

3235-0287

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January 31, 2005

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may continue.

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section

30(h) of the Investment Company Act of 1940 See Instruction

1(b).

(Last)

(Print or Type Responses)

1. Name and Address of Reporting Person * **HOAGLIN THOMAS E**

2. Issuer Name and Ticker or Trading

Symbol

5. Relationship of Reporting Person(s) to Issuer

AMERICAN ELECTRIC POWER

(Check all applicable)

CO INC [AEP]

06/30/2008

(First) (Middle) 3. Date of Earliest Transaction (Month/Day/Year)

_X__ Director Officer (give title below)

10% Owner Other (specify

1 RIVERSIDE PLAZA

4. If Amendment, Date Original

Applicable Line)

6. Individual or Joint/Group Filing(Check

Filed(Month/Day/Year)

X Form filed by One Reporting Person Form filed by More than One Reporting

Person

COLUMBUS, OH 43215

(City) (State) (Zip)

(Street)

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1.Title of Security (Instr. 3)

2. Transaction Date 2A. Deemed (Month/Day/Year)

Execution Date, if

(Month/Day/Year)

3. 4. Securities TransactionAcquired (A) or Code Disposed of (D) (Instr. 3, 4 and 5) (Instr. 8)

5. Amount of Securities Beneficially Owned Following

6. Ownership 7. Nature of Form: Direct Indirect (D) or Indirect Beneficial Ownership (I) (Instr. 4) (Instr. 4)

(A)

Reported Transaction(s) (Instr. 3 and 4)

or Code V Amount (D) Price

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of 3. Transaction Date 3A. Deemed Derivative Conversion (Month/Day/Year) Execution Date, if Security or Exercise any

5. Number of TransactionDerivative Code Securities

6. Date Exercisable and **Expiration Date** (Month/Day/Year)

7. Title and Amount of **Underlying Securities** (Instr. 3 and 4)

8

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(Instr. 3)	Price of Derivative Security		(Month/Day/Year)	(Instr.	8)	Acquired (A Disposed of (Instr. 3, 4, 5)	f (D)				
				Code	V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Phantom Stock Unit (1)	\$ 0 (2)	06/30/2008		A		745.712		(2)	(2)	Common Stock	745.712

Reporting Owners

Reporting Owner Name / Address		Relationsh	ips	
• 0	Director	10% Owner	Officer	Other
HOAGLIN THOMAS E 1 RIVERSIDE PLAZA	X			
COLUMBUS, OH 43215				

Signatures

/s/ Thomas G. Berkemeyer, Attorney-in-Fact for Thomas E. Hoaglin

07/01/2008

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Acquisition pursuant to the AEP Stock Unit Accumulation Plan for Non-Employee Directors.
- (2) Stock Units are paid to the director in cash upon termination of service unless the director has elected to defer payment for a period that results in payment commencing not later than five years thereafter.
- (3) Includes units of reinvested dividends acquired pursuant to a dividend reinvestment feature of the Plan.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. ne; FONT-FAMILY: times new roman; FONT-SIZE: 10pt">0.59% Ratio of income tax expense

to average net assets (e)	0.00%(f) 0.16% 0.27% 0.00% 0.00% 0.35%
Ratio of total expenses	0.00%(1) 0.10% 0.21% 0.00% 0.00% 0.33%
to average net assets	2.29%(f) 2.42% 2.57% 2.33% 2.16% 2.49%
Ratio of net investment income	· ·
to average net assets	9.74%(f) 9.91% 9.46% 9.06% 9.01% 9.17%
Portfolio turnover	15% 21% 39% 23% 32% 35%

Reporting Owners 2

- (a) Per share amounts were adjusted to reflect a 2:1 stock split effective February 18, 2011.
- (b) Calculated using average shares.
- (c) Rounds to less than \$0.01 per share.
- (d) Net asset value return represents portfolio returns based on change in the Trust's net asset value assuming the reinvestment of all dividends and distributions which differs from the total investment return based on the Trust's market value due to the difference between the Trust's net asset value and the market value of its shares outstanding; past performance is no guarantee of future results.
- (e) As additional information, this ratio is included to reflect the taxes paid on retained long-term gains. These taxes paid are netted against realized capital gains in the Statement of Operations. The taxes paid are treated as deemed distributions and a credit for the taxes paid is passed on to shareholders.
- (f) Annualized

Senior borrowings:

Total principal amount (in						
millions)	\$30	\$30	\$30	\$30	\$30	\$30
Asset coverage per \$1,000						
of indebtedness	\$9,360	\$9,065	\$8,919	\$8,148	\$7,938	\$9,372

See Notes to Consolidated Financial Statements

June 30, 2012 (Unaudited)

> Principal Amount, Shares, Units or

Ownership Acquisition

Percentage Date Fair Value Cost

Corporate Restricted Securities -

95.61%: (A)

Private Placement Investments -

90.52%

A E Company, Inc.

A designer and manufacturer of machined parts and assembly structures for the commercial and military aerospace industries. 11/10/00 \$ 323.077

Common Stock (B)	323,077 shs.	11/10/09	\$ 323,077	\$ 229,402
Warrant, exercisable until 2019, to				
purchase				
common stock at \$.01 per share (B)	161,538 shs.	11/10/09	119,991	114,701
			443,068	344,103

A H C Holding Company, Inc.

A designer and manufacturer of boilers and water heaters for the commercial sector.

15% Senior Subordinated Note due

2015	\$ 2,673,890	11/21/07	2,644,497	2,673,890
Limited Partnership Interest (B)	23.16% int.	11/21/07	224,795	288,739
_			2 869 292	2 962 629

A S A P Industries LLC

A designer and manufacturer of components used on oil and natural gas wells.

Limited Liability Company Unit Class

A-2 (B)	1,276 uts.	12/31/08	140,406	577,892
Limited Liability Company Unit Class				
A-3 (B)	1,149 uts.	12/31/08	126,365	520,103
			266,771	1,097,995

A S C Group, Inc.

A designer and manufacturer of high reliability encryption equipment, communications products, computing systems and electronic components primarily for the military and aerospace sectors.

The state of the s				
12.75% Senior Subordinated Note due 2016	\$ 2,318,182	10/09/09	2,075,126	2,341,364
Limited Liability Company Unit Class A (B)	4,128 uts.	*	405,691	446,909
Limited Liability Company Unit Class B (B)	2,782 uts.	10/09/09	273,352	301,187
* 10/09/09 and 10/27/10.			2,754,169	3,089,460

A W X Holdings Corporation

A provider of aerial equipment rental, sales and repair services to non-residential construction and maintenance contractors operating in the State of Indiana.

10.5% Senior Secured Term Note due 2014 (D) \$ 05/15/08 724,402 735,000 661,500

13% Senior Subordinated Note due 2015 (D)	\$ 735,000	05/15/08	673,096	-
Common Stock (B)	105,000 shs.	05/15/08	105,000	-
Warrant, exercisable until 2015, to purchase				
common stock at \$.01 per share (B)	36,923 shs.	05/15/08	62,395	-
			1,564,893	661,500
Advanced Technologies Holdings				
A provider of factory maintenance services to industrial				
companies.				
Preferred Stock Series A (B)	1,031 shs.	12/27/07	510,000	1,188,985
Convertible Preferred Stock Series B (B)	52 shs.	01/04/11	40,800	60,557
			550,800	1,249,542

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

Babson Capital Corporate Investors

June 30, 2012 (Unaudited)

(Onaudica)							
Corporate Restricted		cipal Amount, Shares, Units or Ownership Percentage	Acquisition Date	C	ost	Fa	ir Value
Securities: (A) (Continued)							
Aero Holdings, Inc. A provider of geospatial services government clients. 10.5% Senior Secured Term	to corpora	ate and					
Note due 2014 14% Senior Subordinated Note	\$	813,750	03/09/07	\$	809,928	\$	813,750
due 2015 Common Stock (B) 26	\$ 2,500 shs	1,260,000	03/09/07 03/09/07		1,193,646 262,500		1,260,000 656,392
Warrant, exercisable until 2015, to purchase common stock at \$.01 per	2,300 SIIS		03/09/07		202,300		030,392
share (B)	66,11	16 shs.	03/09/07		111,527 2,377,601		165,326 2,895,468
All Current Holding Company A specialty re-seller of essential e 12% Senior Subordinated Note	lectrical p	parts and componer	nts primarily serving	who	lesale distributo	rs.	
due 2015	\$	1,140,317	09/26/08		1,079,146		1,140,317
Common Stock (B) Warrant, exercisable until 2018, to purchase common stock at \$.01 per	1,347	7 shs.	09/26/08		134,683		157,392
share (B)	958 s	shs.	09/26/08		87,993 1,301,822		111,938 1,409,647
American Hospice Management I A for-profit hospice care provider in the United States. 12% Senior Subordinated Note	Holding L	LC			-,,		2,102,011
due 2013	\$	3,187,495	*		3,137,898		3,187,495
Preferred Class A Unit (B) Preferred Class B Unit (B)	3,223 1,526	outs.	** 06/09/08		322,300 152,626		622,367 279,355
Common Class B Unit (B)		20 uts.	01/22/04		132,020		-
Common Class D Unit (B)	6,980) uts.	09/12/06		1		-
* 01/22/04 and 06/09/08. ** 01/22/04 and 09/12/06.					3,612,826		4,089,217

Apex Analytix Holding Corporation

A provider of audit recovery and fraud detection services and software to commercial and retail businesses in the U.S. and Europe.

and Europe.					
12.5% Senior Subordinated Note due					
2017	\$	1,912,500	04/28/09	1,728,489	1,912,500
Preferred Stock Series B (B)	3,065 shs		04/28/09	306,507	223,974
Common Stock (B)	1,366 shs		04/28/09	1,366	99,823
				2,036,362	2,236,297
Arch Global Precision LLC					
A leading manufacturer of high tolerance precisio	n componer	nts and			
consumable tools.	•				
14.75% Senior Subordinated Note due					
2018	\$	2,282,601	12/21/11	2,225,791	2,357,888
Limited Liability Company Unit Class B					
(B)	85 uts.		12/21/11	85,250	70,264
Limited Liability Company Unit Class C				,	,
(B)	665 uts.		12/21/11	664,750	547,891
				2,975,791	2,976,043
				, ,	, ,
9					

(CONTINUED)
June 30, 2012
(Unaudited)

Corporate Restricted Securities: (A) (Continued)	Pri	ncipal Amount, Shares, Units or Ownership Percentage	Acquisition Date	C	ost	Fa	iir Value
Arrow Tru-Line Holdings,							
Inc.							
A manufacturer of hardware for doors in North America. 8% Senior Subordinated	resident	ial and commercial	overhead garage				
Note due 2014 (D)	\$	1,990,935	05/18/05	\$	1,823,261	\$	1,692,295
Preferred Stock (B)	63 s		10/16/09		62,756		-
Common Stock (B)	497	shs.	05/18/05		497,340		_
Warrant, exercisable until							
2014, to purchase							
common stock at \$.01 per							
share (B)	130	shs.	05/18/05		112,128		-
. ,					2,495,485		1,692,295
Associated Diversified							
Services							
A provider of routine maintenan	ce and r	epair services prima	arily to electric utility	y com	panies predom	inantl	y on
electric power distribution lines.			•		•		•
10% Senior Secured Term							
Note due 2016 (C)	\$	750,857	09/30/10		736,420		756,061
13% Senior Subordinated							
Note due 2017	\$	853,714	09/30/10		776,412		862,251
Limited Liability Company							
Unit Class B (B)	92,5	571 uts.	09/30/10		92,571		128,300
Limited Liability Company							
Unit Class B (B)	70,7	'65 uts.	09/30/10		70,765		98,078
					1,676,168		1,844,690
Baby Jogger Holdings LLC							
A designer and marketer of pren	nium bal	by strollers and					
stroller accessories.							
14% Senior Subordinated							
Note due 2019	\$	2,784,655	04/20/12		2,730,140		2,793,140
Common Stock (B)		51 shs.	04/20/12		226,132		214,825
, ,					2,956,272		3,007,965

Barcodes Group, Inc.

A distributor and reseller of automatic identification and data capture equipment, including mobile computers, scanners, point-of-sale systems, labels, and accessories.

13.5% Senior Subordinated Note due 2016 Preferred Stock (B)	\$ 1,950,221 39 shs.	07/27/10 07/27/10	1,876,690 394,487	1,989,225 394,500
Common Stock Class A (B)	131 shs.	07/27/10	1,310	225,649
Warrant, exercisable until 2020, to purchase				
common stock at \$.01 per share (B)	23 shs.	07/27/10	227 2,272,714	39,135 2,648,509
Bravo Sports Holding Corporation				
A designer and marketer of niche bran	ded consumer products	including canopies, to	rampolines, in-line ska	tes,
skateboards, and urethane wheels.				
12.5% Senior Subordinated Note due 2014	\$ 2,281,593	06/30/06	2,232,317	570,398
Preferred Stock Class A (B)	\$ 2,281,393 879 shs.	06/30/06	268,121	570,596
Common Stock (B)	1 sh.	06/30/06	286	_
Warrant, exercisable until 2014, to				
purchase				
common stock at \$.01 per share (B)	309 shs.	06/30/06	92,102	-
			2,592,826	570,398

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

June 30, 2012 (Unaudited)

Babson Capital Corporate Investors

Corporate Restricted Securities: (A) (Continued)	Principal Amoun Shares, Units or Ownership Percentage	Acquis		Cost		Fa	nir Value
CDNT, Inc.	ofislan		: £	C:	1 a d		
A value-added converter and distributor foils.	of specialty pressure	e sensitive adne	esives, ioai	ms, 11	ims, and		
10.5% Senior Secured Term Note							
due 2014	\$ 375,436	08/07/0	08 \$	\$ 37	2,272	\$	375,436
12.5% Senior Subordinated Note							
due 2015	\$ 750,872	08/07/0			9,797		750,872
Common Stock (B)	73,256 shs.	08/07/0)8	73	3,256		65,079
Warrant, exercisable until 2018,							
to purchase common stock at \$.01 per share							
(B)	57,600 shs.	08/07/0	08	57	,689		51,170
	37,000 5115.	00/07/	,,,		213,014		1,242,557
Capital Specialty Plastics, Inc.				,	,		, ,
A producer of desiccant strips used for p	ackaging						
pharmaceutical products.							
Common Stock (B)	109 shs.		*	50)3		879,134
*12/30/97 and 05/29/99.							
CHG Alternative Education Holding Co	mnony						
A leading provider of publicly-funded, f		ducation service	es targeting	a sne	cial needs cl	hild	ren at
therapeutic day schools and "at risk" you				g spec	ciai ficcus ci	iiiu	ireir at
13.5% Senior Subordinated Note due 20	_	\$2,184,958	_	1	2,072,514		2,215,633
Common Stock (B)		1,125 shs.	01/19/11		112,500		97,288
Warrant, exercisable until 2021, to purch	nase						
common stock at \$.01 per share (B)		884 shs.	01/19/11	1	87,750		76,474
					2,272,764		2,389,395
Church Services Holding Company			D 11				
A provider of diversified residential serv							1 016 547
14.5% Senior Subordinated Note due 20	18	\$1,206,267	03/26/12		1,166,245		1,216,547
Common Stock (B) Warrant, exercisable until 2022, to purch	1964	3,981 shs.			398,100		318,163
common stock at \$.01 per share (B)	iasc	172 shs.	03/26/12	,	17,220		13,746
*03/26/12, 5/25/12 and 06/19/12.		1 / 2 5115.	03/20/12	_	1,581,565		1,548,456
							ĺ
Clough, Harbour and Associates							
An engineering service firm that is located	ed in Albany, NY.						
Preferred Stock (B)		277 shs.	12/02/08	3	276,900		443,703

Coeur, Inc.

A producer of proprietary, disposable power injection syringes.

12% Senior Subordinated Note due 2016 \$1,214,286 10/10/08 1,137,464 1,214,286 Common Stock (B) 607 shs. 10/10/08 60,714 84,772

Warrant, exercisable until 2018, to purchase

common stock at \$.01 per share (B) 934 shs. 10/10/08 91,071 130,420

1,289,249 1,429,478

(CONTINUED) June 30, 2012 (Unaudited)

Explanation of Responses:

	Principal Amount, Shares, Units or			
Corporate Restricted Securities: (A) (Continued)	Ownership Percentage	Acquisition Date	Cost	Fair Value
Connecticut Electric, Inc.				
A supplier and distributor of electrical markets.	products sold into the retail	and wholesale		
10% Senior Subordinated Note				
due 2014 (D)	\$ 1,456,429	01/12/07	5 1,358,675 \$	1,310,786
Limited Liability Company	4.50.46	0444040	476046	04.645
Unit Class A (B)	156,046 uts.	01/12/07	156,046	21,647
Limited Liability Company	110.072	01/10/07	112.072	15 (50
Unit Class C (B)	112,873 uts.	01/12/07	112,873	15,658
Limited Liability Company Unit Class D (B)	1 269 427 ptg	05/03/10		175,963
Limited Liability Company	1,268,437 uts.	03/03/10	-	173,903
Unit Class E (B)	2,081 uts.	05/03/10	_	289
Cint Class L (D)	2,001 uts.	03/03/10	1,627,594	1,524,343
Connor Sport Court			1,027,65	1,02.,0.0
International, Inc.				
A designer and manufacturer of outdo	or and indoor synthetic spor	ts flooring and other to	emporary	
flooring products.	, ,	C	1 7	
Preferred Stock Series B-2 (B)	17,152 shs.	07/05/07	700,392	1,715,247
Preferred Stock Series C (B)	8,986 shs.	07/05/07	300,168	898,560
Common Stock (B)	718 shs.	07/05/07	7	56
Limited Partnership Interest (B)	12.64% int.	*	189,586	-
*08/12/04 and 01/14/05.			1,190,153	2,613,863
CorePharma LLC				
A manufacturer of oral dose generic pl	harmaceuticals			
targeted at niche applications.				
Warrant, exercisable until				
2013, to purchase				
common stock at \$.001 per				
share (B)	20 shs.	08/04/05	137,166	815,919
Crane Rental Corporation				
A crane rental company since				
1960, headquartered in Florida.				
13% Senior Subordinated Note				
due 2015	\$ 2,295,000	08/21/08	2,155,682	2,232,710
Common Stock (B)	255,000 shs.	08/21/08	255,000	-

Warrant, exercisable until 2016, to purchase common stock at \$.01 per share

(B)	136,070 shs.	08/21/08	194,826	-
			2,605,508	2,232,710

Custom Engineered Wheels, Inc.

A manufacturer of custom engineered, non-pneumatic plastic wheels and plastic tread cap tires used primarily for lawn and garden products and wheelchairs.

12.5% Senior Subordinated Note due 2016	\$ 2,182,212	10/27/09	1,969,223	2,178,611
Preferred Stock PIK (B)	296 shs.	10/27/09	295,550	91,590
Preferred Stock Series A (B)	216 shs.	10/27/09	197,152	66,919
Common Stock (B)	72 shs.	10/27/09	72,238	-
Warrant, exercisable until 2016, to purchase				
common stock at \$.01 per share (B)	53 shs.	10/27/09	48,608	-
			2,582,771	2,337,120

CONSOLIDATED SCHEDULE OF June 30, 2012 (Unaudited)	FINVES	STMENTS (CONT	INUED) Bab	son Capital C	orporate Inves	stors		
	(cipal Amount, Shares, Units or Ownership Percentage	Acquisition Date		F	air Value		
Corporate Restricted Securities: (A) (Continued)								
DPC Holdings LLC A provider of accounts receivable m healthcare, financial and utility indu 14% Senior Subordinated Note		ent and revenue c	ycle manageme	nt services to	customers in t	he		
due 2017 Limited Liability Company	\$	2,703,875	10/21/11	\$ 2,65	54,802 \$	2,729,058		
Unit Class A (B)	33,33	3 uts.	10/21/11	333. 2.98	,333 38,135	267,187 2,996,245		
DPL Holding Corporation A distributor and manufacturer of aftermarket undercarriage parts for medium and heavy duty trucks and trailers.								
14% Senior Subordinated Note due 2019 Preferred Stock (B) Common Stock (B)	\$ 49 shs 49 shs		05/04/12 05/04/12 05/04/12	490, 54,5		2,465,404 466,381 51,820 2,983,605		
Duncan Systems, Inc. A distributor of windshields and sid recreational vehicle market. 10% Senior Secured Term	e glass f	or the						
Note due 2013 13% Senior Subordinated Note	\$	270,000	11/01/06	268.	,996	268,204		
due 2014	\$ 000 shs.	855,000	11/01/06 11/01/06		,682 ,000	843,513 11,177		
share (B)	56,51	4 shs.	11/01/06	78,1 1,34	60 1,838	3,509 1,126,403		
E S P Holdco, Inc. A manufacturer of power protection equipment dealer network.	technol	ogy for commerci	al office equipn	nent, primarily	y supplying th	e office		
14% Senior Subordinated Note due 2015 Common Stock (B)		\$ 2,427,75 660 shs.	28	01/08/08 01/08/08	2,401,359 329,990 2,731,349	2,427,728 385,847 2,813,575		

EXC Acquisition Corporation

A manufacturer of pre-filled syringes and pump systems used for intravenous drug delivery.

Warrant, exercisable until 2014, to

purchase

common stock at \$.01 per share (B) 22 shs. 06/28/04 77,208 19,704

Eatem Holding Company

A developer and manufacturer of savory flavor systems for soups, sauces, gravies, and other products produced by food manufacturers for retail and foodservice end products.

	**			
12.5% Senior Subordinated Note due 2018	\$ 2,850,000	02/01/10	2,542,641	2,836,443
Common Stock (B)	150 shs.	02/01/10	150,000	113,375
Warrant, exercisable until 2018, to purchase				
common stock at \$.01 per share (B)	358 shs.	02/01/10	321,300	270,325
			3,013,941	3,220,143

(CONTINUED) June 30, 2012 (Unaudited)

> Principal Amount, Shares, Units or

Ownership Acquisition

Percentage Date Cost Fair Value

Corporate Restricted Securities: (A)

(Continued)

ELT Holding Company

A provider of web-based ethics and compliance training solutions for companies in the United States.

14% Senior Subordinated Note due 2019	\$ 2,745,606	03/01/12	\$ 2,692,643	\$ 2,749,144
Common Stock (B)	122 shs.	03/01/12	272,727	208,217
			2,965,370	2,957,361

FCX Holdings Corporation

A distributor of specialty/technical valves, actuators, accessories, and process instrumentation supplying a number of industrial, high purity, and energy end markets in North America.

15% Senior Subordinated Note due					
2017	\$ 2	2,362,470	10/06/08	2,337,836	2,362,470
14% Senior Subordinated Note due					
2017	\$ 6	541,720	03/02/12	629,592	641,932
Preferred Stock Series A (B)	441 sh	ns.	*	44,100	46,391
Preferred Stock Series B (B)	4,341	shs.	10/06/08	434,074	456,656
Common Stock (B)	3,069	shs.	10/06/08	3,069	-
* 12/30/10 and 07/01/11.				3,448,671	3,507,449

FFC Holding Corporation

A leading U.S. manufacturer of private label frozen novelty and ice cream products.

16% Senior Subordinated Note due					
2017	\$	2,645,261	09/27/10	2,605,138	2,698,166
Limited Liability Company Units					
Preferred (B)	512	uts.	09/27/10	460,976	520,390
Limited Liability Company Units (B)	512	uts.	09/27/10	51,220	16,378
				3,117,334	3,234,934

F G I Equity LLC

A manufacturer of a broad range of filters and related products that are used in commercial, light industrial, healthcare, gas turbine, nuclear, laboratory, clean room, hotel, educational system, and food processing settings.

14.25% Senior Subordinated Note					
due 2016	\$	2,677,381	12/15/10	2,616,637	2,730,929
14.25% Senior Subordinated Note					
due 2016	\$	665,040	02/29/12	665,140	684,991
Limited Liability Company Unit					
Class B-1 (B)	39	4,737 uts.	12/15/10	394,737	680,718
	49.	,488 uts.	12/15/10	49,488	85,341

Limited Liability Company Unit

Class B-2 (B)

3,726,002	4,181,979
3,720,002	1,101,717

F H Equity LLC

A designer and manufacturer of a full line of automatic transmission filters and filtration systems for passenger vehicles.

14% Senior Subordinated Note due

2017	\$ 3,094,209	12/20/10	2,987,772	3,200,266
Limited Liability Company Unit				
Class C (B)	9,449 uts.	12/20/10	96,056	81,965
			3,083,828	3,282,231

Flutes, Inc.

An independent manufacturer of micro fluted corrugated sheet material for the food and consumer products packaging industries.

10% Senior Secured Term Note due 2013 (D)	\$918,385	04/13/06	908,339	367,354
14% Senior Subordinated Note due 2013 (D)	\$555,059	04/13/06	509,089	-
			1 417 428	367 354

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)					Babson Capital Corporate Investors				
June 30, 2012 (Unaudited)									
Corporate Restricted Securities:	(cipal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Co	ost	Fa	ir Value		
(A) (Continued)									
G C Holdings A leading manufacturer of gaming tickets, industrial recording charts, security-enabled point-of sale receipts, and medical charts and supplies. 12.5% Senior Subordinated Note									
due 2017 Warrant, exercisable until 2018, to purchase common stock at \$.01 per share	\$	3,000,000	10/19/10	\$	2,832,425	\$	3,060,000		
(B)	594 sl	hs.	10/19/10		140,875 2,973,300		201,564 3,261,564		
Golden County Foods Holding, Inc. A manufacturer of frozen appetizers and snacks. 16% Senior Subordinated Note					, ,				
due 2015 (D)	\$	1,912,500	11/01/07		1,772,199		-		
14% PIK Note due 2015 (D) 8% Series A Convertible Preferred Stock, convertible into	\$	472,711	12/31/08		411,209		-		
common shares (B)	287,6	58 shs.	11/01/07		146,658 2,330,066		-		
H M Holding Company A designer, manufacturer, and importer wood furniture. 7.5% Senior Subordinated Note	of proi	notional and							
due 2014 (D)	\$	685,100	10/15/09		512,231		171,275		
Preferred Stock (B)	40 sh		*		40,476		-		
Preferred Stock Series B (B)	2,055		10/15/09		1,536,694		-		
Common Stock (B) Common Stock Class C (B) Warrant, exercisable until 2013, to purchase common stock at \$.02 per share	340 sl 560 sl		02/10/06 10/15/09		340,000		-		
(B) * 09/18/07 and 06/27/08.	126 sl	hs.	02/10/06		116,875 2,546,276		- 171,275		

Handi Quilter Holding Company

A designer and manufacturer of long-arm quilting machines and related components for the consumer quilting market.

market.				
12% Senior Subordinated Note				
due 2017	\$ 1,384,615	11/14/11	1,287,578	1,419,340
Common Stock (B)	115 shs.	11/14/11	115,385	93,489
Warrant, exercisable until 2021,				
to purchase				
common stock at \$.01 per share				
(B)	83 shs.	11/14/11	76,788	66,931
			1,479,751	1,579,760
Healthcare Direct Holding				
Company				
A direct-to-consumer marketer of				
discount dental plans.				
14% Senior Subordinated Note				
due 2019	\$ 2,108,109	03/09/12	2,067,350	2,116,287
Common Stock (B)	1,552 shs.	03/09/12	155,172	132,297
			2,222,522	2,248,584

(CONTINUED) June 30, 2012 (Unaudited)

Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cost	Fair Value
, () () () () () () () () () (
HGGC Citadel Plastics Holdings A world-leading source for thermoset and thermoplastic com 14% Senior Subordinated Note due 2019 Common Stock (B)	spounds. \$2,715,865 302 shs.	02/29/12 02/29/12	\$2,663,497 302,419 2,965,916	\$2,719,361 239,904 2,959,265
Home Décor Holding Company A designer, manufacturer and marketer of framed art and we	II dágar			
A designer, manufacturer and marketer of framed art and war products.	ii decor			
Common Stock (B) Warrant, exercisable until 2013, to purchase	63 shs.	*	62,742	138,471
common stock at \$.02 per share (B) * 06/30/04 and 08/19/04.	200 shs.	*	199,501 262,243	440,308 578,779
HOP Entertainment LLC				
A provider of post production equipment and services to pro-	ducers of telev	ision shows an	d motion nictu	ırec
Limited Liability Company Unit Class F (B)	89 uts.	10/14/11	-	-
Limited Liability Company Unit Class G (B)	215 uts.	10/14/11	_	-
Limited Liability Company Unit Class H (B)	89 uts.	10/14/11	_	_
Limited Liability Company Unit Class I (B)	89 uts.	10/14/11	_	_
Zimio Zimemij compunij cini cince i (Z)	<i></i>	10,1.,11	_	_
Hospitality Mints Holding Company				
A manufacturer of individually-wrapped imprinted promotio	nal mints.			
14% Senior Subordinated Note due 2016	\$2,963,853	08/19/08	2,833,331	2,815,660
Common Stock (B)	474 shs.	08/19/08	474,419	-
Warrant, exercisable until 2016, to purchase				
common stock at \$.01 per share (B)	123 shs.	08/19/08	113,773	-
			3,421,523	2,815,660
Ideal Tridon Holdings, Inc.				
A designer and manufacturer of clamps and couplings used i	n automotive a	nd industrial e	nd markets.	
13.5% Senior Subordinated Note due 2018	\$2,749,542	10/27/11	2,698,562	2,782,207
Common Stock (B)	279 shs.	10/27/11	278,561	268,856
			2,977,123	3,051,063
Insurance Claims Management, Inc. A third party administrator providing auto and property claim	n administratio	on services for	insurance	
companies.				
Common Stock (B)	89 shs.	02/27/07	2,689	459,074

International Offshore Services LLC

A leading provider of marine transportation services, platform decommissioning, and salvage services to oil and gas producers in the shallow waters of the Gulf of Mexico.

14.25% Senior Subordinated Secured Note due 2017 (D)	\$	2,550,000	07/07/09	2,335,431	1,275,000
Limited Liability Company Unit (B)	3 11	12 uts.	07/07/09	186 684	_

2,522,115 1,275,000

CONSCIENTATED SCHEDLIE OF INVESTMENTS (CONTINUED)			Babson Capital Corporate Investors			
June 30, 2012 (Unaudited)						
Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cost	Fair Value		
J A C Holding Enterprises, Inc.	accessories to the original equip	ment manufacturer	·s.			
Note due 2017 Preferred Stock A (B) Preferred Stock B (B) Common Stock (B) Warrant, exercisable until 2020, to purchase	\$ 2,500,000 495 shs. 0.17 shs. 100 shs.	12/20/10 12/20/10 12/20/10 12/20/10	\$ 2,183,266 495,000 - 5,000	\$ 2,295,590 102,026 34		
common stock at \$.01 per share (B) Jason Partners Holdings LLC	36 shs.	12/20/10	316,931 3,000,197	- 2,397,650		
A diversified manufacturing con industrial markets. Limited Liability Company	mpany serving various					
Unit (B)	90 uts.	09/21/10	848,275	48,185		
K & N Parent, Inc.A manufacturer and supplier of and intake systems.14% Senior Subordinated Note	automotive aftermarket performa	nce air filters				
due 2017	\$ 2,608,696	12/23/11	2,558,878	2,644,205		
Preferred Stock Series A (B)	305 shs.	12/23/11	289,733	284,580		
Preferred Stock Series B (B)	86 shs.	12/23/11	82,006	80,546		
Common Stock (B)	391 shs.	12/23/11	19,565	-		
V N D Haldings Companyion			2,950,182	3,009,331		
K N B Holdings Corporation A designer, manufacturer and n custom framing market. 15% Senior Subordinated Note	narketer of products for the					
due 2017	\$ 4,447,360	04/12/11	4,119,189	4,447,360		
Common Stock (B) Warrant, exercisable until 2013, to purchase	134,210 shs.	05/25/06	134,210	60,923		
	82,357 shs.	05/25/06	71,534	37,385		

common stock at \$.01 per share (B)

4,324,933 4,545,668

KPHI Holdings, Inc.

A manufacturer of highly engineered plastic and metal components for a diverse range of end-markets, including medical, consumer and industrial, automotive and defense.

15% Senior Subordinated Note due 2017	\$ 2,711,801	12/10/10	2,666,721	2,735,874
Common Stock (B)	698,478 shs.	12/10/10	698,478	509,533
			3 365 199	3 245 407

(CONTINUED)
June 30, 2012
(Unaudited)

	Principal Amount, Shares, Units or Ownership Percentage		Acquisition Date	Co	est	Fa Va	uir alue
Corporate Restricted Securities: (A) (Continued)	C						
K P I Holdings, Inc. The largest player in the U.S. non-auto 6% Senior Subordinated Note due	motive, non-ferro	ous die c	asting segme	nt.			
2015	¢ 2610.005		07/16/09	\$	2 492 154	Ф	2 400 001
	\$ 2,619,885		07/16/08)	2,483,154	\$	2,488,891
Convertible Preferred Stock Series C (B)	55 shs.		06/30/09		55,435		110,000
Convertible Preferred Stock Series	<i>33</i> 8118.		00/30/09		33,433		110,000
D (B)	24 shs.		09/17/09		24,476		73,410
Common Stock (B)	443 shs.		07/15/08		443,478		73,410
Warrant, exercisable until 2018, to	773 3113.		07/15/00		113,170		
purchase							
common stock at \$.01 per share (B)	96 shs.		07/16/08		96,024		_
Warrant, exercisable until 2018, to					,.		
purchase							
common stock at \$.01 per share (B)	128 shs.		09/17/09		-		-
					3,102,567		2,672,301
K W P I Holdings Corporation							
A manufacturer and distributor of viny	l windows and pa	tio door	rs throughout	the northwe	stern United		
States.							
12% Senior Subordinated Note due							
2015 (D)	\$ 3,162,920		03/14/07		2,878,056		1,581,460
Preferred Stock PIK (B)	1,499 shs.		02/07/11		579,500		-
Common Stock (B)	232 shs.		03/13/07		232,000		-
Warrant, exercisable until 2019, to purchase							
preferred stock at \$.01 per share							
(B)	134 shs.		07/07/09		_		_
Warrant, exercisable until 2017, to	134 5115.		01101107				
purchase							
common stock at \$.01 per share (B)	167 shs.		03/14/07		162,260		_
common stock at 4.01 per smare (B)	107 5115.		03/1 1/0/		3,851,816		1,581,460
LPC Holding Company					2,321,010		1,001,100
A designer and manufacturer of precisi	ion-molded silicon	ne rubbe	er component	s that are ut	lized in the n	nedi	cal and
automotive end markets.							
13.5% Senior Subordinated Note due 2	2018	\$	2,742,871	08/15/11	2,693,555)	2,822,391

Common Stock (B)	283 s	283 shs.		283,019 2,976,574	224,558 3,046,949
M V I Holding, Inc.					
A manufacturer of large precision machined meta	l components us	sed in equip	ment which	services a varie	ty of
industries, including the oil and gas, mining, and o	defense markets				
Common Stock (B)	61 shs.	09/12/0	8 6	0,714	98,798
Warrant, exercisable until 2018, to purchase					
common stock at \$.01 per share (B)	66 shs.	09/12/0	8 6	5,571	106,707
			1	26,285	205,505
Mail Communications Group, Inc.					
A provider of mail processing and handling service	es, letter shop s	ervices, and	d commercial	printing service	es.
	24,109				
Limited Liability Company Unit (B)	uts.	:	* 3	14,464	402,704
Warrant, exercisable until 2014, to purchase					
	3,375				
common stock at \$.01 per share (B)	shs.	05/04/0	7 4	3,031	56,374
* 05/04/07 and 01/02/08.			3	57,495	459,078
18					

(CONTINUED)

June 30, 2012 (Unaudited)

Babson Capital Corporate Investors

Ownership Acquisition

Percentage Date Cost Fair Value

2,188,826

2,736,451

Corporate Restricted Securities: (A) (Continued)

Manhattan Beachwear Holding Company

\$	1,259,914	01/15/10	\$	1,130,475	\$	1,259,914
\$	320,850	10/05/10		315,472		318,120
106	shs.	10/05/10		106,200		159,463
353	shs.	01/15/10		352,941		529,951
312	shs.	01/15/10		283,738		469,003
	353		\$ 320,850 10/05/10 106 shs. 10/05/10 353 shs. 01/15/10	\$ 320,850 10/05/10 106 shs. 10/05/10 353 shs. 01/15/10	\$ 320,850 10/05/10 315,472 106 shs. 10/05/10 106,200 353 shs. 01/15/10 352,941	\$ 320,850 10/05/10 315,472 106 shs. 10/05/10 106,200 353 shs. 01/15/10 352,941

Marshall Physicians Services LLC

A provider of emergency department and hospital medicine services to hospitals located in the state of Kentucky. The Company was founded in 1999 and is owned by seven practicing physicians.

13% Senior Subordinated Note due 2016	\$	1,330,293	09/20/11	1,305,895	1,352,743
Limited Liability Company Unit Class A (B)	8,70	0 uts.	09/20/11	180,000	109,058
Limited Liability Company Unit Class D (B)	874	uts.	09/20/11	-	10,960
				1 485 895	1 472 761

MBWS Ultimate Holdco, Inc.

A provider of services throughout North Dakota that address the fluid management and related transportation needs of an oil well.

12% Senior Subordinated Note due				
2016	\$ 3,352,486	*	3,094,756	3,419,536
Preferred Stock Series A (B)	4,164 shs.	09/07/10	416,392	1,527,208
Common Stock (B)	487 shs.	03/01/11	48,677	178,614
Common Stock (B)	458 shs.	09/07/10	45,845	167,978
Warrant, exercisable until 2020, to				
purchase				
common stock at \$.01 per share (B)	310 shs.	03/01/11	30,975	113,697
Warrant, exercisable until 2016, to				
purchase				
common stock at \$.01 per share (B)	1,158 shs.	09/07/10	115,870	424,713
* 09/07/10 and 03/01/11.			3,752,515	5,831,746

MedSystems Holdings LLC

A manufacturer of enteral feeding products, such as feeding tubes and other products related to assisted feeding.

\$ 1,193,059 08/29/08 1	,106,113	1,193,059
-------------------------	----------	-----------

13% Senior Subordinated Note due

2015

Preferred Unit (B)	126 uts.	08/29/08	125,519	163,764
Common Unit Class A (B)	1,268 uts.	08/29/08	1,268	-
Common Unit Class B (B)	472 uts.	08/29/08	120,064	-
			1 352 064	1 356 823

352,964 1,356,823

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

June 30, 2012 (Unaudited)

(Chaudhed)				
Corporate Restricted Securities: (A) (Continued)	Principal Amount, Shares, Units or Ownership Percentage	•	Cost	Fair Value
MEGTEC Holdings, Inc. A supplier of industrial and environmental products a	and services to a broa	d array of		
industries.				
Preferred Stock (B)	107 shs. 1.40%	09/24/08 \$	103,255	\$ 146,156
Limited Partnership Interest (B) Warrant, exercisable until 2018, to purchase	int.	09/16/08	388,983	461,223
common stock at \$.01 per share (B)	35 shs.	09/24/08	33,268 525,506	29,747 637,126
Merex Holding Corporation A provider of after-market spare parts and component of production" or "legacy" aerospace and defense systequipment manufacturers. 14% Senior Subordinated Note due 2018		ger effectively su		
Limited Liability Company Unit Series B (B)	396,226 uts.		396,226 1,479,614	244,785 1,367,696
MicroGroup, Inc.			1,175,011	1,307,070
A manufacturer of precision parts and assemblies, an	d a value-added supp	lier of metal tub	ing and hars	
12% Senior Subordinated Note due 2013 (D)	\$2,685,614		2,577,220	671,403
Common Stock (B)	450 shs.	*	450,000	-
Warrant, exercisable until 2013, to purchase	450 5115.		450,000	
common stock at \$.02 per share (B)	164 shs.	*	162,974	_
* 08/12/05 and 09/11/06.	10 1 51151		3,190,194	671,403
Monessen Holding Corporation				
A designer and manufacturer of a broad line of gas, v		^		
15% Senior Subordinated Note due 2015 (D)	\$1,556,056		1,034,632	-
7% Senior Subordinated Note due 2014 (D)	\$2,550,000	06/28/11	2,420,572	-
Warrant, exercisable until 2014, to purchase				
common stock at \$.02 per share (B)	152 shs.	03/31/06	138,125	-
			3,593,329	-
Motion Controls Holdings				
A manufacturer of high performance mechanical mo				
14.25% Senior Subordinated Note due 2017	\$2,796,191		2,752,234	2,852,115
Limited Liability Company Unit Class B-1 (B)	281,250 uts.		-	276,035
Limited Liability Company Unit Class B-2 (B)	25,504 uts.	11/30/10	-	25,031

			2,752,234	3,153,181
NABCO, Inc.				
A producer of explosive containment vessels in the United				
States.				
14% Senior Subordinated Note due 2014 (D)	\$625,000	02/24/06	578,174	156,250
Limited Liability Company Unit (B)	825 uts.	*	825,410	-
Warrant, exercisable until 2016, to purchase				
common stock at \$.01 per share (B)	129 shs.	02/24/06	37,188	-
* 02/24/06 and 06/22/07.			1,440,772	156,250

$CONSOLIDATED\ SCHEDULE\ OF\ INVESTMENTS\ (CONTINUED)$

Babson Capital Corporate Investors

June 30, 2012 (Unaudited)

Principal
Amount,
Shares,
Units or
Ownership

Ownership Acquisition

Percentage Date Cost Fair Value

Corporate Restricted Securities: (A) (Continued)

NetShape Technologies, Inc.

A manufacturer of powder metal and metal injection molded precision components used in industrial, consumer, and other applications.

1 1				
14% Senior Subordinated Note due 2014	\$2,014,718	02/02/07	\$1,835,540	\$1,611,774
Limited Partnership Interest of				
Saw Mill PCG Partners LLC (B)	2.73% int.	02/01/07	1,110,810	-
Limited Liability Company Unit Class D of				
Saw Mill PCG Partners LLC (B)	17 uts.	*	16,759	-
Limited Liability Company Unit Class D-1 of				
Saw Mill PCG Partners LLC (B)	229 uts.	09/30/09	228,858	-
Limited Liability Company Unit Class D-2 of				
Saw Mill PCG Partners LLC (B)	128 uts.	04/29/11	65,256	-
* 12/18/08 and 09/30/09.			3,257,223	1,611,774

Newark Group, Inc.

A major producer of paper products from recycled materials.

	134,320					
Common Stock (B)	shs.	09/02/10	796,863	259,422		

Nicoat Acquisitions LLC

A manufacturer of water-based and ultraviolet coatings for high-performance graphic arts, packaging and other specialty coating applications.

12.5% Senior Subordinated Note due 2016	\$ 1,448,276	11/05/10	1,338,729	1,473,465
Limited Liability Company Unit Series B (B)	51,724 uts.	11/05/10	51,724	57,894
Limited Liability Company Unit Series B (B)	104,792 uts.	11/05/10	104,792	117,292
Limited Liability Company Unit Series F (B)	156,516 uts.	11/05/10	-	145,287
			1,495,245	1,793,938

Northwest Mailing Services, Inc.

A producer of promotional materials for companies that use direct mail as part of their customer retention and loyalty programs.

F - 6				
12% Senior Subordinated Note due 2016	\$2,818,421	*	2,419,715	2,796,387
Limited Partnership Interest (B)	3,287 uts.	*	328,679	64,411
Warrant, exercisable until 2019, to purchase				
common stock at \$.01 per share (B)	4,920 shs.	*	492,016	96,420
* 07/09/09 and 08/09/10.			3,240,410	2,957,218

NT Holding Company

A leading developer, manufacturer and provider of medical products used primarily in interventional pain management.

12% Senior Subordinated Note due 2019	\$2,649,351	02/02/11	2,460,775	2,702,338
Common Stock (B)	377 shs.	*	377,399	265,466
Warrant, exercisable until 2021, to purchase				
common stock at \$.01 per share (B)	176 shs.	02/02/11	158,961	123,983
*02/02/11 and 06/30/11.			2,997,135	3,091,787

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

June 30, 2012 (Unaudited)

Corporate Restricted Securities: (A) (Cor	ntinuad)	Principal Amount, Shares, Units or Ownership Percentage	Acquisitio Date	n	Cost	t	Fair Value
Corporate Restricted Securities. (A) (Cor	itiliucu)						
Nyloncraft, Inc. A supplier of engineered plastic compone industry.	ents for the automotiv	ve					
Preferred Stock Series B (B) Common Stock (B) Warrant, exercisable until 2015, to purchase common stock at \$.01 per share	1,000 shs. 312,500 shs.		05/15/12 01/28/02	\$	312,500	\$	458 424,316
(B)	243,223 shs.		01/28/02		162,045 474,545		330,251 755,025
O E C Holding Corporation A provider of elevator maintenance, repa services. 13% Senior Subordinated Note	ir and modernization						
due 2017 Preferred Stock Series A (B) Preferred Stock Series B (B) Common Stock (B)	\$ 1,333,333 1,661 shs. 934 shs. 1,032 shs.		06/04/10 06/04/10 06/04/10 06/04/10		1,236,678 166,062 93,376 1,032 1,497,148		1,333,333 72,560 40,800 - 1,446,693
Ontario Drive & Gear Ltd. A manufacturer of all-wheel drive, off-rovehicles and related accessories. Limited Liability Company Unit	ad amphibious				1,477,140		1,440,023
(B) Warrant, exercisable until 2013, to purchase common stock at \$.01 per share	3,667 uts.		01/17/06		572,115		1,568,284
(B)	619 shs.		01/17/06		170,801 742,916		264,782 1,833,066
P K C Holding Corporation A manufacturer of plastic film and badge food industries. 14% Senior Subordinated Note	es for the general indu	ıstrial, medica	ıl, and				
14% Senior Subordinated Note due 2016 Preferred Stock Class A (B) Common Stock (B)	\$ 3,023,155 54 shs. 54 shs.		12/21/10 12/21/10 12/21/10		2,966,055 340,718 25,500 3,332,273		3,079,431 473,988 - 3,553,419

P P T Holdings LLC

A high-end packaging solutions provider that targets customers who have multiple packaging needs, require a high number of low volume SKUs, short lead times, technical expertise, and overall supply chain management.

15% Senior Subordinated Note due 2017	\$	2,805,330	12/20/10	2,759,503	2,790,835
Limited Liability Company Unit Class A (B)	99 u	its.	12/20/10	318,215	186,225
Limited Liability Company Unit Class B (B)	99 u	its.	12/20/10	3,214	186,225
• • • • • • • • • • • • • • • • • • • •				3.080,932	3.163.285

Pacific Consolidated Holdings LLC

A manufacturer of rugged, mobile liquid and gaseous oxygen and nitrogen generating systems used in the global defense, oil and gas, and medical sectors.

14% Senior Subordinated Note due 2012 (D)	\$ 1,393,591	04/27/07	1,359,161	487,757
5% Senior Subordinated Note due 2012	\$ 79,688	07/21/10	79,688	79,688
Preferred Shares Series E (B)	79,688 uts.	07/21/10	-	-
Limited Liability Company Unit (B)	1,754,707 uts.	04/27/07	63,233	-
			1,502,082	567,445

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

Babson Capital Corporate Investors

June 30, 2012 (Unaudited)

Principal
Amount,
Shares,
Units or
0 1'

Ownership Acquisition

Percentage Date Cost Fair Value

Corporate Restricted Securities: (A) (Continued)

Paradigm Packaging, Inc.

A manufacturer of plastic bottles and closures for the nutritional, pharmaceutical, personal care, and food packaging markets.

12% Senior Subordinated Note due					
2015	\$	1,593,750	12/19/00	\$ 1,590,181	\$1,593,750
Warrant, exercisable until 2015, to					
purchase					
common stock at \$.01 per share (B)	372	2 shs.	12/21/00	265,625	-
				1.855.806	1.593.750

Pearlman Enterprises, Inc.

A developer and distributor of tools, equipment, and supplies to the natural and engineered stone industry.

2,334 shs.	05/22/09	111,508	-
13,334 shs.	05/22/09	547,872	-
40,540 shs.	05/22/09	1,877,208	-
		2,536,588	-
	13,334 shs.	13,334 shs. 05/22/09	13,334 shs. 05/22/09 547,872 40,540 shs. 05/22/09 1,877,208

Postle Aluminum Company LLC A manufacturer and distributor of aluminum extruded products.

15% Senior Subordinated Note due					
2013	\$	1,628,036	06/03/10	1,614,228	1,628,036
3% Senior Subordinated PIK Note					
due 2014	\$	2,283,699	10/02/06	2,076,387	2,283,699
Limited Liability Company Unit					
Class A (B)	1,3	84 uts.	10/02/06	510,000	130,813
Limited Liability Company Unit (B)	143	3 uts.	05/22/09	642	13,515
Warrant, exercisable until 2016, to					
purchase					

10/02/06

124,644

4,325,901

Power Services Holding Company				
	Dorman	Carriage	Halding	Compone

common stock at \$.01 per share (B)

A provider of industrial motor repair services, predictive and preventative maintenance, and performance improvement consulting serving the petrochemical, mining, power generation, metals, and paper industries.

8,595 shs.

12% Senior Subordinated Note

due 2016	\$	1,780,638	02/11/08	1,686,033	1,780,638
Limited Partnership Interest (B)	23.709	% int.	02/11/08	177,729	359,968

812,353

4,868,416

	Warrant, exercisable until 2016, to purchase common stock at \$.01 per share					
	(B)	1,322	shs.	02/11/08	167,588 2,031,350	809,850 2,950,456
	Precision Wire Holding Company					
	A manufacturer of specialty medical w procedures.	rires tha	t are used in non-ele	ective minimally inv	asive surgical	
	14.25% Senior Subordinated					
	Note due 2016 Warrant, exercisable until 2019,	\$	2,652,770	11/12/09	2,458,583	2,705,825
	to purchase					
	common stock at \$.01 per share (B)	206 sh	ns.	11/12/09	203,944	201,679
	Qualis Automotive LLC				2,662,527	2,907,504
A distributor of aftermarket automotive brake and chassis						
	products. Common Stock (B)	354.16	67 shs.	05/28/04	354,166	513,981
	Warrant, exercisable until 2014,	,			,	,
	to purchase common stock at \$.01 per share					
	(B)	377,71	19 shs.	05/28/04	377,719 721,885	548,160
					731,885	1,062,141

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

June 30, 2012 (Unaudited)

Corporate Restricted Securities: (A) (C	ontinued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cost	Fair Value
R A J Manufacturing Holdings LLC A designer and manufacturer of women licensed brand names.	n's swimwear sold und	er a variety of			
12.5% Senior Subordinated Note due 2014 Limited Liability Company Unit	\$ 1,411,274	12/15	/06 \$	1,362,102 \$	1,411,274
(B) Warrant, exercisable until 2014, to	2,828 uts.	12/15	/06	282,810	56,290
purchase common stock at \$.01 per share (B)	3 shs.	12/15	/06	131,483 1,776,395	26,546 1,494,110
RM Holding Company A specialty distributor of home medical care equipment. 13% Senior Subordinated Note				1,770,373	1,171,110
due 2018	\$ 1,380,952	02/09	/12	1,299,786	1,398,504
Common Stock (B)	1,108 shs.	02/09	/12	11	36,860
Warrant, exercisable until 2022, to purchase	,037 shs.	02/09	/12	119,037	119,037
eferred stock A at \$.01 per share) arrant, exercisable until 2022, to	36,263 shs.	02/09	/12	35,940	36,263
purchase preferred stock B at \$.01 per share (B) Warrant, exercisable until 2022, to	21,202 shs.	02/09	/12	21,202	21,202
purchase common stock at \$.01 per share (B)	556 shs.	02/09	/12	- 1,475,976	18,483 1,630,349
Royal Baths Manufacturing					
Company A manufacturer and distributor of acryl	ic and cultured marble \$ 531,250	bathroom prod 11/14		523,045	531,250

12.5% Senior Subordinated Note

due 2016

Warrant, exercisable until 2016, to

purchase

common stock at \$.01 per share

(B) 140 shs. 11/14/03 122,946 72,993 645,991 604,243

Safety Infrastructure Solutions

A provider of trench safety equipment to a diverse customer base across multiple end markets in Texas and the Southwestern United States.

15% Senior Subordinated Note due 2018	\$	1,968,750	03/30/12	1,939,999	1,988,382
Preferred Stock (B)	6,29	4 shs.	03/30/12	251,758	207,832
Common Stock (B)	2,94	9 shs.	03/30/12	29,492	-
				2.221.249	2.196.214

Sencore Holding Company

A designer, manufacturer, and marketer of decoders, receivers and modulators sold to broadcasters, satellite, cable and telecom operators for encoding/decoding analog and digital transmission video signals.

12.5% Senior Subordinated Note due

2014 (D) \$ 2,185,882 01/15/09 1,560,231 -

$CONSOLIDATED \ SCHEDULE \ OF \ INVESTMENTS \ (CONTINUED)$

Babson Capital Corporate Investors

June 30, 2012 (Unaudited)

(Unaudited)					
Corporate Restricted Securities: (A) (Contin	ued)	Principal Amount, Shares, Units or Ownership Percentage	Acquisition Date	Cost	Fair Value
Smart Source Holdings LLC A short-term computer rental company. 12% Senior Subordinated Note due 2015 Limited Liability Company Unit (B) Warrant, exercisable until 2015, to purchase		\$2,223,076 619 uts.	*	\$2,111,882 631,592	\$2,223,076 562,230
common stock at \$.01 per share (B) * 08/31/07 and 03/06/08.		157 shs.	*	164,769 2,908,243	142,432 2,927,738
Snacks Parent Corporation The world's largest provider of trail mixes a products. 13% Senior Subordinated Note due 2017 Preferred Stock A (B) Preferred Stock B (B) Common Stock (B) Worrent oversigeble until 2020, to	\$ 2,648,691 3,395 shs. 1,575 shs. 19,737 shs.	rider of snack n 11/12/ 11/12/ 11/12/	710 710 710	2,516,906 322,495 149,650 19,737	
Warrant, exercisable until 2020, to purchase common stock at \$.01 per share (B)	5,418 shs.	11/12/	′10	5,418	-
SouthernCare Holdings, Inc.				3,014,206	2,805,487
A hospice company providing palliative care	e services to term	inally ill patien	ts.		
14% Senior Subordinated Note due 2018 Common Stock (B)	\$ 2,759,205 2,727 shs.	12/01/ 12/01/	′ 11	2,707,616 272,727 2,980,343	2,793,012 214,163 3,007,175
Spartan Foods Holding Company A manufacturer of branded pizza crusts and pancakes. 14.25% Senior Subordinated PIK Note					
due 2017 Warrant, exercisable until 2018, to purchase	\$ 2,267,934	12/15/	/09	2,006,888	2,154,538
common stock at \$.01 per share (B)	257 shs.	12/15/	/09	227,109 2,233,997	13,483 2,168,021
Specialty Commodities, Inc. A distributor of specialty food ingredients.					
Common Stock (B)	30,000 shs.	10/23/	08	300,000	183,761

Warrant, exercisable until 2018, to				
purchase				
common stock at \$.01 per share (B)	11,054 shs.	10/23/08	100,650	67,710
•			400,650	251,471
Stanton Carpet Holding Company				
A designer and marketer of high and mid-	priced decorative carpe	ts and rugs.		
12.13% Senior Subordinated Note due				
2015	\$ 1,243,902	08/01/06	1,211,216	1,243,902
Common Stock (B)	311 shs.	08/01/06	310,976	541,158
Warrant, exercisable until 2014, to				
purchase				
common stock at \$.02 per share (B)	104 shs.	08/01/06	93,293	180,229
			1,615,485	1,965,289

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

June 30, 2012 (Unaudited)

> Principal Amount, Shares, Units or

Ownership Acquisition

Percentage Date Fair Value Cost

Corporate Restricted Securities: (A) (Continued)

Strata/WLA Holding Corporation

A leading independent anatomic pathology laboratory that conducts over 320,000 tests annually to customers in 40 U.S. states and in Canada and Venezuela.

14.5% Senior Subordinated Note due

2018	\$	2,841,812	07/01/11	\$2,791,242	\$2,824,982
Preferred Stock Series A (B)	228 shs.		07/01/11	228,137	154,785
				3.019.379	2,979,767

Sundance Investco LLC

A provider of post-production services to producers of movies and television

Limited Liability Company Unit Class

A (B) 6,429 shs. 03/31/10

Sunrise Windows Holding Company

A manufacturer and marketer of premium vinyl windows exclusively selling to the residential remodeling and replacement market.

14% Senior Subordinated Note				
due 2017	\$ 3,160,522	12/14/10	3,004,365	3,037,338
Common Stock (B)	115 shs.	12/14/10	114,504	19,068
Warrant, exercisable until 2020,				
to purchase				
common stock at \$.01 per share				
(B)	112 shs.	12/14/10	111,747	18,610
			3,230,616	3,075,016
Synteract Holdings Corporation				

A provider of outsourced clinical trial management services to pharmaceutical and biotechnology companies.

14.5% Senior Subordinated Note				
due 2017	\$ 2,679,330	09/02/08	2,556,922	2,679,330
Redeemable Preferred Stock				
Series A (B)	1,280 shs.	09/02/08	12,523	71,066
Warrant, exercisable until 2018,				
to purchase				
common stock at \$.01 per share				
(B)	12,803 shs.	09/02/08	112,693	-
			2,682,138	2,750,396

THI Acquisition, Inc.

A machine servicing company providing value-added steel services to long steel products.

Warrant, exercisable until 2016,

to purchase

common stock at \$.01 per share

(B)	9 shs.	01/14/08	88,054	347,987
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Terra Renewal LLC

A provider of wastewater residual management and required environmental reporting, permitting, nutrient management planning and record keeping to companies involved in poultry and food processing.

	1 /	1	$\boldsymbol{\mathcal{C}}$	
12% Senior Subordinated Note due 2014 (D)	\$1,162,110	*	1,127,650	-
6.35% Term Note due 2012 (C)	\$1,244,254	05/31/11	1,244,254	1,057,616
8.25% Term Note due 2012 (C)	\$1,533	06/11/12	1,533	1,303
Common Stock Class B	55 shs.	*	6,254	-
Limited Partnership Interest of				
Saw Mill Capital Fund V, LLC (B)	3.97% int.	**	205,558	-
Warrant, exercisable until 2016, to purchase				
common stock at \$.01 per share (B)	72 shs.	04/28/06	59,041	-
* 04/28/06 and 09/13/06.			2,644,290	1,058,919
** 02/01/05 and 10/10/09				

^{** 03/01/05} and 10/10/08.

$CONSOLIDATED\ SCHEDULE\ OF\ INVESTMENTS\ (CONTINUED)$

Babson Capital Corporate Investors

June 30, 2012 (Unaudited)

Principal	
Amount,	
Shares,	
Units or	
Ownership	Acquisitio
	_

Percentage Date Cost Fair Value

Corporate Restricted Securities: (A) (Continued)

Torrent Group Holdings, Inc.

A contractor specializing in the sales and installation of engineered drywells for the retention and filtration of stormwater and nuisance water flow.

2014 (D)	\$	2,455,561	10/26/07	\$2,147,354	\$1,227,780
Series B Preferred Stock (B)	182 shs.		03/31/10	-	-
Common Stock (B)	515 shs.		03/31/10	414,051	-
				2,561,405	1,227,780

Transpac Holding Company

A designer, importer and wholesaler of home décor and seasonal gift products.

12% Senior Subordinated Note due

12% Selliof Subordinated Note due					
2015	\$	1,773,006	10/31/07	1,675,729	1,790,736
Common Stock (B)	209 shs.		10/31/07	208,589	59,157
Warrant, exercisable until 2015, to					
purchase					
common stock at \$.01 per share (B)	94 shs.		10/31/07	87,607	26,710
				1,971,925	1,876,603

Tranzonic Companies (The)

A producer of commercial and industrial supplies, such as safety products, janitorial supplies, work apparel, washroom and restroom supplies and sanitary care products.

13% Senior Subordinated Note due 2013	\$ 2,712,000	02/05/98	2,700,475	2,712,000
Common Stock (B)	630 shs.	02/04/98	630,000	643,734
Warrant, exercisable until 2013, to purchase				
common stock at \$.01 per share (B)	444 shs.	02/05/98	368,832	453,679
			3,699,307	3,809,413

Truck Bodies & Equipment International

A designer and manufacturer of accessories for heavy and medium duty trucks, primarily dump bodies, hoists, various forms of flat-bed bodies, landscape bodies and other accessories.

· · · · · · · · · · · · · · · · · · ·				
12% Senior Subordinated Note due 2013	\$ 2,309,541	*	2,157,888	2,216,474
Preferred Stock Series B (B)	241 shs.	10/20/08	241,172	137,227
Common Stock (B)	742 shs.	*	800,860	-
Warrant, exercisable until 2014, to purchase				
common stock at \$.02 per share (B)	153 shs.	*	159,894	-
Warrant, exercisable until 2018, to purchase				
common stock at \$.01 per share (B)	1,054 shs.	10/20/08	-	-
* 07/19/05 and 12/22/05.			3,359,814	2,353,701

TruStile Doors, Inc.

A manufacturer and distributor of interior doors.				
Limited Liability Company Unit	11,775 uts.	02/28/11	250,000	326,744
Warrant, exercisable until 2013, to purchase				
common stock at \$.01 per share (B)	5,781 shs.	04/11/03	68,059	1,356
			318,059	328,100

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

June 30, 2012 (Unaudited)

	Principal Amount, Shares, Units or			
	Ownership Percentage	Acquisition Date	Cost	Fair Value
Corporate Restricted Securities: (A) (Continued)	reiceiliage	Date	Cost	Tan Value
U-Line Corporation				
A manufacturer of high-end, built-in, undercounter ice making	ng, wine storage	e and refrigera	tion appliance	S.
12.5% Senior Subordinated Note due 2016	\$893,998	04/30/04	\$880,640	\$893,997
Common Stock (B)	182 shs.	04/30/04	182,200	132,496
Warrant, exercisable until 2016, to purchase				
common stock at \$.01 per share (B)	230 shs.	04/30/04	211,736	167,561
			1,274,576	1,194,054
U M A Enterprises, Inc.				
An importer and wholesaler of home décor products.				0.5
Convertible Preferred Stock (B)	887 shs.	02/08/08	886,956	967,519
Visionsoring Inc				
Visioneering, Inc. A designer and manufacturer of tooling and fixtures for the a	aracnaca			
industry.	icrospace			
10.5% Senior Secured Term Loan due 2013	\$725,735	05/17/07	723,965	700,321
13% Senior Subordinated Note due 2014	\$648,530	05/17/07	622,378	618,329
18% PIK Convertible Preferred Stock (B)	37,381 shs.	03/13/09	72,519	010,327
Common Stock (B)	123,529 shs.	05/17/07	123,529	
Warrant, exercisable until 2014, to purchase	123,327 3113.	03/17/07	123,327	
common stock at \$.01 per share (B)	35,006 shs.	05/17/07	55,055	_
common stock at \$.01 per share (b)	<i>33</i> ,000 siis.	03/17/07	1,597,446	1,318,650
Vitex Packaging Group, Inc.			1,577,440	1,510,050
A manufacturer of specialty packaging, primarily envelopes	and tags used o	n tea bags.		
10% Senior Subordinated PIK Note due 2012	\$201,238	10/29/09	200,537	197,361
5% Senior Subordinated PIK Note due 2012 (D)	\$850,000	06/30/07	741,532	845,669
Class B Unit (B)	767,881 uts.	10/29/09	348,058	-
Class C Unit (B)	850,000 uts.	10/29/09	780,572	542,445
Limited Liability Company Unit Class A (B)	723,465 uts.	*	433,222	-
Limited Liability Company Unit Class B (B)	182,935 uts.	07/19/04	182,935	-
* 07/19/04 and 10/29/09.	,		2,686,856	1,585,475
Wellborn Forest Holding Company				
A manufacturer of semi-custom kitchen and bath cabinetry.				
12.13% Senior Subordinated Note due 2014	\$1,721,250	11/30/06	1,638,669	1,549,125
Common Stock (B)	191 shs.	11/30/06	191,250	-
Warrant, exercisable until 2014, to purchase				
common stock at \$.01 per share (B)	95 shs.	11/30/06	86,493	-

	1,916,412	1,549,125
28		

Babson Capital Corporate Investors

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

June 30, 2012 (Unaudited)

	Principal Amount, Shares,			
Corporate Restricted	Units or Ownership	Acquisition		
Securities: (A) (Continued)	Percentage	Date	Cost	Fair Value
Wheaton Holding Corporation A distributor and manufacturer of products and packaging.	laboratory supply			
13% Senior Subordinated				
Note due 2017	\$ 3,000,000	06/08/10	\$ 2,781,442	\$ 3,000,000
Preferred Stock Series B (B) Common Stock (B)	2,109 shs. 1,058 shs.	06/08/10 06/08/10	210,924 1,058 2,993,424	224,106 112,379 3,336,485
Whiteraft Holdings, Inc.				
A leading independent manufactur components.	rer of precision formed, ma	chined, and fabric	ated flight-critical ae	rospace
12% Senior Subordinated Note due 2018	\$ 2,383,562	12/16/10	2,211,574	2 /21 222
Common Stock (B)	\$ 2,383,302 616 shs.	12/16/10	616,438	2,431,233 499,067
Warrant, exercisable until 2018, to purchase common stock at \$.02 per	010 3113.	12/10/10	010,+30	477,007
share (B)	166 shs.	12/16/10	148,003 2,976,015	134,101 3,064,401
Workplace Media Holding				
Company A direct marketer specializing in p	providing advertisers with a	access to consume	s in the workplace	
13% Senior Subordinated	providing advertisers with a	iccess to consumer	is in the workplace.	
Note due 2015 (D) Limited Partnership Interest	\$ 1,235,800	05/14/07	1,136,081	-
(B) Warrant, exercisable until 2015, to purchase	23.16% int.	05/14/07	115,804	-
common stock at \$.02 per share (B)	88 shs.	05/14/07	83,462	
share (b)	00 5115.	03/14/07	1,335,347	-
WP Supply Holding Corporation			1,000,0 17	
A distributor of fresh fruits and ve 14.5% Senior Subordinated	egetables to grocery wholes	alers and foodserv	ice distributors in the	upper Midwest.
Note due 2018	\$ 2,592,374	11/03/11	2,544,045	2,577,541
Common Stock (B)	4,500 shs.	11/03/11	450,000	233,650

	2,994,045	2,811,191
Total Private Placement Investments (E)	\$ 248,392,925	\$ 227,018,432
29		

CONSOLIDATED SCHEDULE OF INVESTMENTS

(CONTINUED) June 30, 2012 (Unaudited)

Corporate Restricted Securities:	Interest	Due		are or incipal			Ma	arket
(A) (Continued)	Rate	Date	Ar	nount	Co	ost	Va	ılue
Rule 144A Securities -5.09%:								
Bonds - 5.04% Audatex North America, Inc.	6.750	% 06/15/18	\$	250,000	\$	250,000	\$	263,125
Calpine Corporation	7.500	02/15/21	Ψ	750,000	Ψ	770,710	Ψ	810,000
Calumet Specialty Products								
Partners L.P	9.625	08/01/20		1,000,000		982,508		1,015,000
Coffeyville Resources LLC	9.000	04/01/15		54,000		53,840		57,510
Community Choice Financial, Inc.	10.750	05/01/19		505,000		515,107		499,950
Everest Acquisition LLC/Everest								
Acquisition								
Finance, Inc.	9.375	05/01/20		1,000,000		1,017,447		1,036,250
Evertec, Inc.	11.000	10/01/18		750,000		786,842		789,375
First Data Corporation	7.375	06/15/19		850,000		853,147		867,000
First Data Corporation	8.750	01/15/22		1,000,000		1,010,000		1,007,500
FMG Resources	7.000	11/01/15		750,000		774,663		765,000
Georgia Gulf Corporation	9.000	01/15/17		190,000		193,777		211,850
Hilcorp Energy Company	7.625	04/15/21		725,000		694,067		772,125
International Automotive	0.125	06/01/19		1 000 000		046 000		012 500
Component Pittsburgh Class Works LLC	9.125 8.500	06/01/18 04/15/16		1,000,000		946,000		912,500 64,400
Pittsburgh Glass Works, LLC	7.750	10/15/16		70,000 750,000		70,000 792,302		789,375
Reynolds Group Escrow, LLC Samson Investment Company	9.750	02/15/20		750,000		736,946		746,250
SandRidge Energy, Inc.	8.000	06/01/18		360,000		363,091		364,500
Valeant Pharmaceuticals	0.000	00/01/10		300,000		303,071		304,300
International	6.750	10/01/17		70,000		69,704		72,975
Valeant Pharmaceuticals	0.750	10/01/17		, 0,000		05,701		, 2, , , ,
International	7.000	10/01/20		880,000		881,794		888,800
Welltec A/S	8.000	02/01/19		750,000		735,239		720,000
Total Bonds				,		12,497,184		12,653,485
Convertible Preferred Stock -								
0.00%								
ETEX Corporation (B) Total Convertible Preferred Stock				777		-		-
Preferred Stock - 0.05%								
Ally Financial				143		45,009		127,400
TherOX, Inc. (B)				103		-		-

Total Preferred Stock		45,009	127,400
Common Stock - 0.00% Touchstone Health Partnership (B) Total Common Stock	1,168	- -	- -
Total Rule 144A Securities		12,542,193	12,780,885
Total Corporate Restricted Securities		\$ 260,935,118 \$	239,799,317

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED) June 30, 2012 (Unaudited)

Babson Capital Corporate Investors

			Share or				
Corporate Public Securities -11.74%:	Interest	Due	Principal			Ma	ırket
(A)	Rate	Date	Amount	Co	ost	Va	lue
Bonds - 11.53%							
Accuride Corp	9.500	% 08/01/18	\$ 1,500,000	\$	1,543,095	\$	1,545,000
Affinia Group, Inc.	9.000	11/30/14	50,000		49,193		50,438
Alere, Inc.	9.000	05/15/16	700,000		739,344		712,250
Ally Financial, Inc.	5.500	02/15/17	1,500,000		1,533,750		1,523,611
Alta Mesa Financial Services	9.625	10/15/18	1,500,000		1,501,716		1,481,250
American Axle & Manufacturing							
Holding, Inc.	7.875	03/01/17	750,000		645,087		774,375
Arch Coal, Inc.	7.000	06/15/19	150,000		150,000		126,750
Avis Budget Car Rental	9.750	03/15/20	750,000		750,000		833,437
B E Aerospace, Inc.	6.875	10/01/20	850,000		870,236		939,250
Berry Plastics Corporation (C)	5.039	02/15/15	500,000		481,752		499,375
Bill Barrett Corporation	7.000	10/15/22	1,000,000		957,500		955,000
Calumet Specialty Products Partners							
L.P.	9.375	05/01/19	750,000		699,190		751,875
CCO Holdings Capital Corporation	7.250	10/30/17	750,000		769,072		817,500
Chemtura Corporation	7.875	09/01/18	500,000		528,603		525,625
Chesapeake Energy Corporation	6.775	03/15/19	750,000		737,089		731,250
Clean Harbors, Inc.	7.625	08/15/16	60,000		62,142		62,625
Cooper-Standard Automotive	8.500	05/01/18	750,000		797,652		809,062
Crosstex Energy L.P.	8.875	02/15/18	225,000		221,345		237,656
Energy Future Holdings	10.000	01/15/20	400,000		403,374		427,000
Energy Transfer Equity LP	7.500	10/15/20	100,000		100,000		109,750
Evertec, Inc.	11.000	10/01/18	585,000		603,110		615,712
Fidelity National Information	7.875	07/15/20	125,000		125,000		140,625
Goodrich Petroleum Corporation	8.875	03/15/19	360,000		360,000		342,900
HCA Holdings, Inc.	7.750	05/15/21	1,000,000		1,046,502		1,072,500
Headwaters, Inc.	7.625	04/01/19	850,000		850,220		835,125
Health Management Association	6.125	04/15/16	750,000		771,776		795,000
Huntington Ingalls Industries	7.125	03/15/21	750,000		779,741		783,750
Inergy, L.P.	7.000	10/01/18	200,000		200,000		206,000
Mediacom Broadband LLC	8.500	10/15/15	750,000		766,246		770,625
Michael Foods, Inc.	9.750	07/15/18	75,000		75,000		82,313
Nexstar Broadcasting Group, Inc.	8.875	04/15/17	175,000		174,156		184,844
Nexeo Solutions LLC	8.375	03/01/18	40,000		40,000		38,800
Northern Tier Energy LLC	10.500	12/01/17	675,000		702,604		722,250
NRG Energy, Inc.	8.500	06/15/19	750,000		773,675		783,750
Nuveen Investments	5.500	09/15/15	1,500,000		1,368,750		1,357,500
Perry Ellis International, Inc.	7.875	04/01/19	750,000		742,538		755,625
Pinnacle Foods Finance LLC	9.250	04/01/15	300,000		305,148		308,250
Precision Drilling Corporation	6.625	11/15/20	750,000		773,552		772,500
1 1001011 Dilling Corporation	0.025	11/15/20	, 50,000		110,002		, , _,500

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CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED) June 30, 2012

(Unaudited)

	Interest		Due	Shares or Principal		Market
Corporate Public Securities - (A)	Data		Doto	Amount	Cost	Volue
(Continued)	Rate		Date	Amount	Cost	Value
Quebecor Media, Inc.	7.750	%	03/15/16	\$1,050,000	\$1,010,340	\$1,078,875
Quiksilver, Inc.	6.875		04/15/15	315,000	300,118	303,975
Spectrum Brands, Inc.	9.500		06/15/18	125,000	123,610	141,250
Sprint Nextel Corporation	6.000		12/01/16	1,000,000	1,025,923	957,500
Thermadyne Holdings Corporation	9.000		12/15/17	750,000	797,481	766,875
Tomkins, Inc.	9.250		10/01/18	297,000	297,000	330,413
Trimas Corporation	9.750		12/15/17	60,000	59,076	66,000
Tutor Perini Corporation	7.625		11/01/18	-	7	7
United Rentals, Inc.	10.875		06/15/16	125,000	122,565	140,469
Venoco, Inc.	8.875		02/15/19	500,000	509,248	455,000
Visteon Corporation	6.750		04/15/19	200,000	200,000	194,500
Total Bonds					28,443,526	28,916,012
Common Stock - 0.21% Bally Total Fitness Holding Corporation (I	3)					
(F)				29	2	5
Chase Packaging Corporation (B)				9,541	-	191
Intrepid Potash, Inc. (B)				365	11,680	8,307
Nortek, Inc. (B)				175	1	8,757
Rue21, Inc. (B)				650	12,350	16,406
Supreme Industries, Inc. (B)				125,116	267,319	489,204
Total Common Stock					291,352	522,870
Total Corporate Public Securities					\$28,734,878	\$29,438,882
	Interest		Due	Principal		Market
Short-Term Securities:	Rate/Yield/		Date	Amount	Cost	Value
Commercial Paper - 2.99%	Ttuto, Tiora		\$-		Cost	\$
NSTAR Electric Company	0.320	%	07/05/12	\$4,000,000	\$3,999,858	3,999,858
Wisconsin Gas Company	0.180	, 0	07/10/12	3,500,000	3,499,842	3,499,842
Total Short-Term Securities	0.100		0,,10,12	2,200,000	\$7,499,700	\$7,499,700
Total Investments	110.34	%			\$297,169,696	\$276,737,899
Other Assets	4.66					11,673,849
Liabilities	(15.00)				(37,614,087)
Total Net Assets	100.00	%				\$250,797,661

⁽A) In each of the convertible note, warrant, convertible preferred and common stock investments, the issuer has agreed to provide certain registration rights.

⁽B) Non-income producing security.

- (C) Variable rate security; rate indicated is as of June 30, 2012
- (D) Defaulted security; interest not accrued.
- (E) Illiquid security. As of June 30, 2012, the value of these securities amounted to \$227,018,432 or 90.52% of net assets.
- (F) Security valued at fair value using methods determined in good faith by or under the direction of the Boards of Trustees.
- ^ Effective yield at purchase

PIK - Payment-in-kind

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

Babson Capital Corporate Investors

June 30, 2012 (Unaudited)

Industry Classification:		ir Value/ arket Value		Fair Va Market	
AEROSPACE - 2.80%			BROADCASTING & ENTERTAINMEN	NT - 0.0	7%
A E Company, Inc.	\$	344,103	HOP Entertainment LLC Nexstar Broadcasting Group,	\$	-
B E Aerospace, Inc.		939,250	Inc.		184,844
Merex Holding Corporation		1,367,696	Sundance Investco LLC Workplace Media Holding		-
Visioneering, Inc.		1,318,650	Company		-
Whiteraft Holdings, Inc.		3,064,401			184,844
		7,034,100	BUILDINGS & REAL ESTATE - 1.99%)	
AUTOMOBILE - 8.41%			K W P I Holdings Corporation Sunrise Windows Holding		1,581,460
Accuride Corp		1,545,000	Company		3,075,016
American Axle & Manufacturing	5				
Holding, Inc.		774,375	TruStile Doors, Inc.		328,100
Audatex North America, Inc.		263,125	Tutor Perini Corporation		7
Avis Budget Car Rental		833,437			4,984,583
Cooper-Standard Automotive		809,062	CHEMICAL, PLASTICS & RUBBER -	1.07%	
DPL Holding Corporation		2,983,605	Capital Specialty Plastics, Inc.		879,134
F H Equity LLC		3,282,231	Nicoat Acquisitions LLC		1,793,938
International Automotive		012 500			2 (72 072
Component		912,500	CONCLIMED DEODLICTS		2,673,072
I A C Holding Enterprises Inc		2,397,650	CONSUMER PRODUCTS - 10.58%		
J A C Holding Enterprises, Inc. Jason Partners Holdings LLC		48,185	Aero Holdings, Inc.		2,895,468
K & N Parent, Inc.		3,009,331	Baby Jogger Holdings LLC		3,007,965
ix & iv i arciit, inc.		3,007,331	Bravo Sports Holding		3,007,703
Nyloncraft, Inc.		755,025	Corporation		570,398
1 1,5 20 20 20 20 20 20 20 20 20 20 20 20 20		, 55, 525	Custom Engineered Wheels,		2,0,2,0
Ontario Drive & Gear Ltd.		1,833,066	Inc.		2,337,120
			Handi Quilter Holding		
Pittsburgh Glass Works, LLC		64,400	Company		1,579,760
Qualis Automotive LLC		1,062,141	K N B Holdings Corporation		4,545,668
			Manhattan Beachwear Holding		
Tomkins, Inc.		330,413	Company		2,736,451
Visteon Corporation		194,500	Perry Ellis International, Inc.		755,625
			R A J Manufacturing Holdings		
		21,098,046	LLC		1,494,110
BEVERAGE, DRUG & FOOD -					2.000.115
5.81%			Tranzonic Companies (The)		3,809,413
F . W.11. G		2 220 1 12	WP Supply Holding		2.011.101
Eatem Holding Company		3,220,143	Corporation		2,811,191
F F C Holding Corporation		3,234,934			26,543,169

Golden County Foods Holding, Inc. CONTAINERS, PACKAGING & GLASS - 4.29% **Hospitality Mints Holding** Company 2,815,660 **Berry Plastics Corporation** 499,375 Michael Foods, Inc. **Chase Packaging Corporation** 191 82,313 **Snacks Parent Corporation** 2,805,487 Flutes, Inc. 367,354 Spartan Foods Holding Company P K C Holding Corporation 2,168,021 3,553,419 P P T Holdings LLC Specialty Commodities, Inc. 251,471 3,163,285 Paradigm Packaging, Inc. 14,578,029 1,593,750 Vitex Packaging Group, Inc. 1,585,475 10,762,849

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

June 30, 2012 (Unaudited)

Industry Classification: (Continued)		Value/ cet Value		Fair V Marke	'alue/ et Value
DISTRIBUTION - 2.5%			DIVERSIFIED/CONGLOMERATE	E, SERV	/ICE - 8.94%
Duncan Systems, Inc.	\$ 1.	,126,403	A S C Group, Inc.	\$	3,089,460
F C X Holdings Corporation	3,	,507,449	A W X Holdings Corporation Advanced Technologies		661,500
RM Holding Company	1.	,630,349	Holdings		1,249,542
		,264,201	Affinia Group, Inc.		50,438
	•	,	Apex Analytix Holding		,
DIVERSIFIED/CONGLOMERATE,			Corporation		2,236,297
,			Associated Diversified		, ,
MANUFACTURING - 15.03%			Services		1,844,690
11.11.11.101.11.101.101.101.101.101.101			Church Services Holding		1,0,0 / 0
A H C Holding Company, Inc.	2.	,962,629	Company		1,548,456
Title Holding Company, me.		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Clough, Harbour and		1,5 10, 150
Arrow Tru-Line Holdings, Inc.	1	,692,295	Associates		443,703
C D N T, Inc.		,242,557	Crane Rental Corporation		2,232,710
F G I Equity LLC		,181,979	ELT Holding Company		2,957,361
1 G I Equity EEC	• •	,101,777	Insurance Claims		2,757,501
G C Holdings	3	,261,564	Management, Inc.		459,074
C Trotaings	٥,	,201,301	Mail Communications Group,		135,071
HGGC Citadel Plastics Holdings	2	,959,265	Inc.		459,078
Ideal Tridon Holdings, Inc.		,051,063	Nexeo Solutions LLC		38,800
racar rindom riolanigs, me.	٥,	,051,005	Northwest Mailing Services,		50,000
K P H I Holdings, Inc.	3.	,245,407	Inc.		2,957,218
K P I Holdings, Inc.		,672,301	Pearlman Enterprises, Inc.		-
11 1 11010111190, 11101	_,	,0,2,001	Safety Infrastructure		
LPC Holding Company	3.	,046,949	Solutions		2,196,214
MEGTEC Holdings, Inc.		37,126	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~		22,424,541
Nortek, Inc.		,757	ELECTRONICS - 1.66%		,,.
O E C Holding Corporation		,446,693	Barcodes Group, Inc.		2,648,509
Postle Aluminum Company LLC		,868,416	Connecticut Electric, Inc.		1,524,343
Trimas Corporation		6,000			4,172,852
Truck Bodies & Equipment		-,			.,,
International	2.	,353,701	FINANCIAL SERVICES - 3.81%		
		7,696,702	Ally Financial, Inc.		1,651,011
		, ,	Alta Mesa Financial Services		1,481,250
			Community Choice Financial,		, - ,
			Inc.		499,950
			DPC Holdings LLC		2,996,245
			Evertec, Inc.		789,375
			Nuveen Investments		1,357,500
			Reynolds Group Escrow,		
			LLC		789,375

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED) Babson Capital Corporate Investors June 30, 2012 (Unaudited)

	Fair V	alue/	Fai	ir Va	alue/
Industry Classification: (Continued)	Marke	et Value	Ma	arket	Value
HEALTHCARE, EDUCATION &	: CHILD	CARE -			
9.17%			MACHINERY - 6.92%		
Alere, Inc.	\$	712,250	A S A P Industries LLC \$		1,097,995
American Hospice	·	,	·		,
Management Holding LLC		4,089,217	Arch Global Precision LLC		2,976,043
CHG Alternative Education		.,005,217	- 1. 4. 1. 4. 1. 4. 1. 4. 1. 4. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.		_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Holding Company		2,389,395	E S P Holdco, Inc.		2,813,575
Healthcare Direct Holding		2,000,000	= 5 1 1101 00 0, 1 1101		2,010,070
Company		2,248,584	M V I Holding, Inc.		205,505
Marshall Physicians Services		2,2 10,50 1	ivi v i iioiding, inc.		200,000
LLC		1,472,761	Motion Controls Holdings		3,153,181
SouthernCare Holdings, Inc.		3,007,175	NetShape Technologies, Inc.		1,611,774
Strata/WLA Holding		2,007,172	Pacific Consolidated		1,011,77
Corporation		2,979,767	Holdings LLC		567,445
Synteract Holdings		2,575,707	Power Services Holding		207,112
Corporation		2,750,396	Company		2,950,456
Touchstone Health		2,720,370	Company		2,550, 150
Partnership		_	Supreme Industries, Inc.		489,204
Wheaton Holding			Thermadyne Holdings		.0,20.
Corporation		3,336,485	Corporation		766,875
2 sap samesa		22,986,030	Welltec A/S		720,000
HOME & OFFICE FURNISHING	S. HOU				17,352,053
DURABLE CONSUMER PRODU			MEDICAL DEVICES/BIOTECH - 4.9	8%	, ,
Connor Sport Court					
International, Inc.		2,613,863	Chemtura Corporation		525,625
H M Holding Company		171,275	Coeur, Inc.		1,429,478
Home Decor Holding			E X C Acquisition		
Company		578,779	Corporation		19,704
Monessen Holding					
Corporation		-	ETEX Corporation		-
Quiksilver, Inc.		303,975	Evertec, Inc.		615,712
Royal Baths Manufacturing					
Company		604,243	HCA Holdings, Inc.		1,072,500
			Health Management		
Spectrum Brands, Inc.		141,250	Association		795,000
Stanton Carpet Holding					
Company		1,965,289	MedSystems Holdings LLC		1,356,823
Transpac Holding Company		1,876,603	MicroGroup, Inc.		671,403
U-Line Corporation		1,194,054	NT Holding Company		3,091,787
			Precision Wire Holding		
U M A Enterprises, Inc.		967,519	Company		2,907,504

Wellborn Forest Holding

Company 1,549,125 TherOX, Inc.

11,965,975 12,485,536

LEISURE, AMUSEMENT & ENTERTAINMENT -

0.00% MINING, STEEL, IRON & NON-PRECIOUS

Bally Total Fitness Holding

Corporation 5 METALS - 0.44%

FMG Resources 765,000 T H I Acquisition, Inc. 347,987

1,112,987

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED)

June 30, 2012 (Unaudited)

Industry Classification	Fa	ir Value/		Fair V	'alue/
Industry Classification: (Continued)	M	arket Value		Marke	et Value
NATURAL RESOURCES - 0.62%			TECHNOLOGY - 1.97%		
Arch Coal, Inc.	\$	126,750	Fidelity National Information	\$	140,625
Georgia Gulf Corporation		211,850	First Data Corporation	·	1,874,500
Headwaters, Inc.		835,125	Sencore Holding Company		-
Intrepid Potash, Inc.		8,307	Smart Source Holdings LLC		2,927,738
SandRidge Energy, Inc.		364,500	\mathcal{E}		, ,
<i>2 23</i> ,		,	TELECOMMUNICATIONS -		
		1,546,532	1.58%		4,942,863
OIL & GAS - 7.61%		7 7	All Current Holding Company		1,409,647
Bill Barrett Corporation		955,000	CCO Holdings Capital Corporation		817,500
Calumet Specialty Products		,			,
Partners L.P.		1,766,875	Mediacom Broadband LLC		770,625
Chesapeake Energy Corporation		731,250	Sprint Nextel Corporation		957,500
Coffeyville Resources LLC		57,510	1		3,955,272
Energy Transfer Equity LP		109,750	TRANSPORTATION - 0.37%		, ,
Everest Acquisition LLC/Everest		·			
Acquisition			Huntington Ingalls Industries		783,750
Finance, Inc.		1,036,250	NABCO, Inc.		156,250
Goodrich Petroleum Corporation		342,900			940,000
Hilcorp Energy Company		772,125	UTILITIES - 2.58%		
International Offshore Services					
LLC		1,275,000	Calpine Corporation		810,000
MBWS Ultimate Holdco, Inc.		5,831,746	Crosstex Energy L.P.		237,656
Northern Tier Energy LLC		722,250	Energy Future Holdings		427,000
Precision Drilling Corporation		772,500	Inergy, L.P.		206,000
Samson Investment Company		746,250	NRG Energy, Inc.		783,750
Venoco, Inc.		455,000	NSTAR Electric Company		3,999,858
Wisconsin Gas Company		3,499,842			6,464,264
		19,074,248	WASTE MANAGEMENT/POLLUTION	- 0.949	%
PHARMACEUTICALS - 0.71%			Clean Harbors, Inc.		62,625
CorePharma LLC		815,919	Terra Renewal LLC		1,058,919
Valeant Pharmaceuticals					
International		961,775 1,777,694	Torrent Group Holdings, Inc.		1,227,780 2,349,324
PUBLISHING/PRINTING -		, , , , , , ,			
0.53%					
Newark Group, Inc.		259,422	Total Investments - 110.34%		276,737,899
Quebecor Media, Inc.		1,078,875			, , ,
,		1,338,297			
RETAIL STORES - 0.19%		,			

Pinnacle Foods Finance LLC	308,250
Rue21, Inc.	16,406
United Rentals, Inc.	140,469
	465,125

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

Babson Capital Corporate Investors

1. History

Babson Capital Corporate Investors (the "Trust") commenced operations in 1971 as a Delaware corporation. Pursuant to an Agreement and Plan of Reorganization dated November 14, 1985, approved by shareholders, the Trust was reorganized as a Massachusetts business trust under the laws of the Commonwealth of Massachusetts, effective November 28, 1985. Effective December 16, 2011, the Trust's name was changed to Babson Capital Corporate Investors. Prior to December 16, 2011, the Trust's name was MassMutual Corporate Investors.

The Trust is a diversified closed-end management investment company. Babson Capital Management LLC ("Babson Capital"), a wholly-owned indirect subsidiary of Massachusetts Mutual Life Insurance Company ("MassMutual"), acts as its investment adviser. The Trust's investment objective is to maintain a portfolio of securities providing a fixed yield and at the same time offering an opportunity for capital gains. The Trust's principal investments are privately placed, below-investment grade, long-term debt obligations with equity features such as common stock, warrants, conversion rights, or other equity features and, occasionally, preferred stocks. The Trust typically purchases these investments, which are not publicly tradable, directly from their issuers in private placement transactions. These investments are typically mezzanine debt instruments with accompanying private equity securities made to small or middle market companies. In addition, the Trust may temporarily invest, subject to certain limitations, in marketable investment grade debt securities, other marketable debt securities (including high yield securities) and marketable common stocks. Below-investment grade or high yield securities have predominantly speculative characteristics with respect to the capacity of the issuer to pay interest and repay capital.

On January 27, 1998, the Board of Trustees authorized the formation of a wholly-owned subsidiary of the Trust ("CI Subsidiary Trust") for the

Determination of Fair Value

The determination of the fair value of the Trust's investments is the responsibility of the Trust's Board of Trustees (the "Trustees"). The Trustees have adopted procedures for the valuation of the Trust's securities and has delegated responsibility for determination of fair value under those procedures to Babson Capital. Babson Capital has established a Pricing Committee which is responsible for setting the guidelines used in following the procedures adopted by the Trustees and ensuring that those guidelines are being followed. Babson Capital considers all relevant factors that are reasonably available, through either public information or information directly available to Babson Capital, when determining the fair value of a security. The Trustees meet at least once each quarter to approve the value of the Trust's portfolio securities as of the close of business on the last business day of the preceding quarter. This valuation requires the approval of a majority of the Trustees of the Trust, including a majority of the Trustees who are not interested persons of the Trust or of Babson Capital. In approving valuations, the Trustees will consider reports by Babson Capital analyzing each portfolio security in accordance with the procedures and guidelines referred to above, which include the relevant factors referred to below. Babson Capital has agreed to provide such reports to the Trust at least quarterly. The consolidated financial statements include private placement restricted securities valued at \$227,018,432 (90.52% of net assets) as of June 30, 2012 whose values have been estimated by the Trustees based on the process described above in the absence of readily ascertainable market values. Due to the inherent uncertainty of valuation, those estimated values may differ significantly from the values that would have been used had a ready market for the securities existed, and the differences could be material.

Following is a description of valuation methodologies used for assets recorded at fair value.

Corporate Public Securities – Corporate Bonds, Preferred Stocks and Common Stocks

purpose of holding certain investments. The results of CI Subsidiary Trust are consolidated in the accompanying financial statements. Footnote 2.D below discusses the Federal tax consequences of the CI Subsidiary Trust.

2. Significant Accounting Policies
The following is a summary of significant
accounting policies followed consistently by the
Trust in the preparation of its consolidated financial
statements in conformity with accounting principles
generally accepted in the United States of America
("U.S. GAAP").

A. Fair Value Measurements:

Under U.S. GAAP, fair value represents the price that should be received to sell an asset (exit price) in an orderly transaction between market participants at the measurement date. The Trust uses external independent third-party pricing services to determine the fair values of its Corporate Public Securities. At June 30, 2012, 100% of the carrying value of these investments was from external pricing services. In the event that the primary pricing service does not provide a price, the Trust utilizes the pricing provided by a secondary pricing service.

Public debt securities generally trade in the over-the-counter market rather than on a securities exchange. The Trusts pricing services use multiple valuation techniques to determine fair value. In instances where significant market activity exists, the pricing services may utilize a market based approach through which quotes from market makers are used to determine fair value. In instances where significant market activity may not exist or is limited, the pricing services also utilize proprietary

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) (Unaudited)

valuation models which may consider market characteristics such as benchmark yield curves, option adjusted spreads, credit spreads, estimated default rates, coupon rates, anticipated timing of principal underlying prepayments, collateral, and other unique security features in order to estimate the relevant cash flows, which are then discounted to calculate the fair value.

Public equity securities listed on an exchange or on the NASDAQ National Market System are valued at the last quoted sales price of that day.

Annually, Babson Capital conducts reviews of the primary pricing vendors to validate that the inputs used in that vendors' pricing process are deemed to be market observable as defined in the standard. While Babson Capital is not provided access to proprietary models of the vendors, the reviews have included on-site walk-throughs of the pricing process, methodologies and control procedures for each asset class and level for which prices are provided. The review also included an examination of the underlying inputs and assumptions for a sample of individual securities across asset classes, credit rating levels and various durations, a process Babson Capital continues to perform annually. In addition, the pricing vendors have an established challenge process in place for all security valuations, which facilitates identification and resolution of prices that fall outside expected ranges. Babson Capital believes that the prices received from the pricing vendors are representative of prices that would be received to sell the assets at the measurement date (exit prices) and are classified appropriately in the hierarchy.

Corporate Restricted Securities – Corporate Bonds

proceeds from senior debt tranches of the capital structure to senior then junior subordinated debt, followed by each class of preferred stock and finally the common stock.

To estimate a company's enterprise value, the company's trailing twelve months earnings before interest, taxes, depreciation and amortization ("EBITDA") is multiplied by a valuation multiple.

Both the company's EBITDA and valuation multiple are considered significant unobservable inputs. Significant increases/ (decreases) to the company's trailing twelve months EBITDA and/or the valuation multiple would result in significant increases/(decreases) to the equity value.

Short-Term Securities

Short-term securities, of sufficient credit quality, with more than sixty days to maturity are valued at fair value, using external independent third-party services. Short-term securities having a maturity of sixty days or less are valued at amortized cost, which approximates fair value.

Quantitative Information about Level 3 Fair Value Measurements

The following table represents quantitative information about Level 3 fair value measurements as of June 30, 2012.

	Valuation	Unobservable	
	Technique	Inputs	Range
Corporate	Discounted	Probability of	-1.00% to
Bonds	Cash Flows	Default	+1.00%
		Credit Adjustments	s + 1.00% to
			-1.46%
Equity	Market	Valuation	3.1x to
Securities	Approach	Multiple	9.9x
		Discount for lack	0% to
		of marketability	5%

Fair Value Hierarchy

The Company categorizes its investments measured at fair value in three levels, based on the inputs and assumptions used to determine fair value. These levels are as follows:

The fair value of certain notes is determined using an internal model that discounts the anticipated cash flows of those notes using a specific discount rate. Changes to that discount rate are driven by changes in general interest rates, probabilities of default and credit adjustments. The discount rate used within the models to discount the future anticipated cash flows is considered a significant unobservable input. Significant increases/(decreases) in the discount rate would result in a significant (decrease)/increase to the notes fair value.

The fair value of certain distressed notes is based on an enterprise waterfall methodology which is discussed in the equity security valuation section below.

Corporate Restricted Securities – Common Stock, Preferred Stock and Partnerships & LLC's

The fair value of equity securities is determined using an enterprise waterfall methodology. Under this methodology, the enterprise value of the company is first estimated and that value is then allocated to the company's outstanding debt and equity securities based on the documented priority of each class of securities in the capital structure. Generally, the waterfall

Level 1 – quoted prices in active markets for identical securities

Level 2 – other significant observable inputs (including quoted prices for similar securities, interest rates, prepayment speeds, credit risk, etc.)

Level 3 – significant unobservable inputs (including the Trust's own assumptions in determining the fair value of investments)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) Babson Capital Corporate Investors (Unaudited)

The following is a summary of the inputs used to value the Trust's net assets as of June 30, 2012:

Assets:	To	otal	Le	evel 1	Le	evel 2	Le	evel 3
Restricted Securities Corporate Bonds Common Stock - U.S. Preferred Stock Partnerships and LLCs Public Securities	\$	196,886,005 19,062,264 11,232,706 12,618,342	\$	- - -	\$	12,653,485 - 127,400 -	\$	184,232,520 19,062,264 11,105,306 12,618,342
Corporate Bonds Common Stock - U.S. Short-term Securities Total	\$	28,916,012 522,870 7,499,700 276,737,899	\$	- 522,865 - 522,865	\$	28,916,012 - 7,499,700 49,196,597	\$	- 5 - 227,018,437

See information disaggregated by security type and industry classification in the Consolidated Schedule of Investments.

Following is a reconciliation of Level 3 assets for which significant unobservable inputs were used to determine fair value:

	Beginning balance	Included in				in and out of	
Assets:	at 12/31/2011	earnings	Purchases	Sales	Prepayments	3	06/30/2012
Restricted Securities							
Corporate Bonds	\$190,217,815	\$588,451	\$23,999,118	\$(7,817,479)	\$(22,755,385)	\$-	\$184,232,520
Common Stock - U.S.	21,607,181	461,886	1,512,961	(4,519,764)	-	-	19,062,264
Preferred Stock	12,275,194	(601,280)	861,707	(1,430,315)	-	-	11,105,306
Partnerships and LLCs	13,205,570	(587,228)	-	-	-	-	12,618,342
Public Securities						-	
Common Stock	7	(2)	-	-	-	-	5
	\$237,305,767	\$(138,173)	\$26,373,786	\$(13,767,558)	\$(22,755,385)	\$-	\$227,018,437

There were no transfers into or out of Level 1 or Level 2 assets.

Income, Gains and Losses included in Net Increase in Net Assets resulting from Operations for the period are presented in the following accounts on the Statement of Operations:

Net Increase in Net	Change in Unrealized Gains
Assets Resulting from	& (Losses) in Net Assets
Operations	from assets still held

Interest (Amortization) 702,585 Net realized gain on investments before taxes 3,579,210 Net change in unrealized depreciation of investments (4,419,968 (792,504

)

39

before taxes.

)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) (Unaudited)

B. Accounting for Investments:

Investment transactions are accounted for on the trade date. Dividend income is recorded on the ex-dividend date. Interest income is recorded on the accrual basis, including the amortization of premiums and accretion of discounts on bonds held using the yield-to-maturity method. The Trust does not accrue income when payment is delinquent and when management believes payment is questionable.

Realized gains and losses on investment transactions and unrealized appreciation and depreciation of investments are reported for financial statement and Federal income tax purposes on the identified cost method.

C. Use of Estimates:

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

D. Federal Income Taxes:

The Trust has elected to be taxed as a "regulated investment company" under the Internal Revenue Code, and intends to maintain this qualification and 3. to distribute substantially all of its net taxable income to its shareholders. In any year when net long-term capital gains are realized by the Trust, management, after evaluating the prevailing economic conditions, will recommend that the Trustees either designate the net realized long-term gains as undistributed and pay the Federal capital gains taxes thereon or distribute all or a portion of such net gains.

at prevailing corporate tax rates. As of June 30, 2012, the CI Subsidiary Trust has incurred income tax expense of \$175.

Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of the existing assets and liabilities and their respective tax basis. As of June 30, 2012, the CI Subsidiary Trust has a deferred tax liability of \$668,382.

Beginning with the 2009 annual financial statements, the Trust recognizes a tax benefit from an uncertain position only if it is more likely than not that the position is sustainable, based solely on its technical merits and consideration of the relevant taxing authority's widely understood administrative practices and precedents. If this threshold is met, the Trust measures the tax benefit as the largest amount of benefit that is greater than fifty percent likely of being realized upon ultimate settlement. The Trust has evaluated and determined that the tax positions did not have a material effect on the Trust's financial position and results of operations for the six months ended June 30, 2012.

E. Distributions to Shareholders:

The Trust records distributions to shareholders from net investment income and net realized gains, if any, on the ex-dividend date. The Trust's net investment income dividend is declared four times per year, in April, July, October, and December. The Trust's net realized capital gain distribution, if any, is declared in December. Investment Services Contract

A. Services:

Under an Investment Services Contract (the "Contract") with the Trust, Babson Capital agrees to use its best efforts to present to the Trust a continuing and suitable investment program consistent with the investment objectives and policies of the Trust. Babson Capital represents the Trust in any negotiations with issuers, investment banking firms, securities brokers or dealers and other institutions or investors relating to the Trust's

The Trust is taxed as a regulated investment company and is therefore limited as to the amount of non-qualified income that it may receive as the result of operating a trade or business, e.g. the Trust's pro rata share of income allocable to the Trust by a partnership operating company. The Trust's violation of this limitation could result in the loss of its status as a regulated investment company, thereby subjecting all of its net income and capital gains to corporate taxes prior to distribution to its shareholders. The Trust, from time-to-time, identifies investment opportunities in the securities of entities that could cause such trade or business income to be allocable to the Trust. The CI Subsidiary Trust (described in Footnote 1 above) was formed in order to allow investment in such securities without adversely affecting the Trust's status as a regulated investment company.

The CI Subsidiary Trust is not taxed as a regulated investment company. Accordingly, prior to the Trust receiving any distributions from the CI Subsidiary Trust, all of the CI Subsidiary Trust's taxable income and realized gains, including non-qualified income and realized gains, is subject to taxation

investments. Under the Contract, Babson Capital also provides administration of the day-to-day operations of the Trust and provides the Trust with office space and office equipment, accounting and bookkeeping services, and necessary executive, clerical and secretarial personnel for the performance of the foregoing services.

B. Fee:

For its services under the Contract, Babson Capital is paid a quarterly investment advisory fee of 0.3125% of the net asset value of the Trust as of the last business day of each fiscal quarter, which is approximately equal to 1.25% annually. A majority of the Trustees, including a majority of the Trustees who are not interested persons of the Trust or of Babson Capital, approve the valuation of the Trust's net assets as of such day.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) Babson Capital Corporate Investors (Unaudited)

C. Basis for Board Renewal of Contract:

At a meeting of the Trustees held on April 27, 2012, the Trustees (including a majority of the Trustees who are not "interested persons" of the Trust or Babson Capital) unanimously approved a one-year continuance of the Contract.

Prior to the meeting, the Trustees requested and received from Ropes & Gray LLP, counsel to the Trust, a memorandum describing the Trustees' legal responsibilities in connection with their review and re-approval of the Contract. The Trustees also requested and received from Babson Capital extensive written and oral information regarding other matters including: the principal terms of the Contract; the reasons why Babson Capital was proposing the continuance of the Contract; Babson Capital and its personnel; the Trust's investment performance, including comparative performance information; the nature and quality of the services provided by Babson Capital to the Trust; financial strength of Babson Capital; the fee arrangements between Babson Capital and the Trust; fee and expense information, including comparative fee and expense information; profitability of the advisory arrangement to Babson Capital; and "fallout" benefits to Babson Capital resulting from the Contract.

Among other things, the Trustees discussed and considered with management (i) the aforementioned guidance provided by Ropes & Gray LLP and the information provided by Babson Capital prior to the meeting and (ii) the reasons Babson Capital put forth in support of its recommendation that the Trustees approve the continuance of the Contract. These considerations are summarized below.

NATURE, EXTENT AND QUALITY OF SERVICES TO BE PROVIDED BY BABSON CAPITAL TO THE TRUST

In evaluating the scope and quality of the services provided by Babson Capital to the Trust, the Trustees considered, among other factors: (i) the scope of services required to be provided by

they are satisfied with the nature, extent and quality of services provided by Babson Capital, and expected to be provided in the future, under the renewed Contract.

INVESTMENT PERFORMANCE

The Trustees also examined the Trust's short-term, intermediate-term, and long-term performance as compared against various benchmark indices presented at the meeting, which showed that the Trust had outperformed such indices for the 1-, 3-, 5- and 10-year periods. In addition, the Trustees considered comparisons of the Trust's performance with the performance of (i) selected closed-end investment companies and funds that may invest in private placement securities and/or bank loans; (ii) selected business development companies with comparable types of investments; and (iii) investment companies included in the Lipper closed-end bond universe. It was acknowledged that, while such comparisons are helpful in judging performance, they are not directly comparable in terms of types of investments due to the fact that business development companies often report returns based on market value, which is affected by factors other than the performance of the underlying portfolio investments. Based on these considerations and the detailed performance information provided to the Trustees at the regular Board meetings each quarter, the Trustees concluded that the Trust's absolute and relative performance over time have been sufficient to warrant renewal of the Contract.

ADVISORY FEE/COST OF SERVICES PROVIDED AND PROFITABILITY/ MANAGER'S "FALL-OUT" BENEFITS

In connection with the Trustees' consideration of the advisory fee paid by the Trust to Babson Capital under the Contract, Babson Capital noted that it was unaware of any registered closed-end investment companies that are directly comparable to the Trust in terms of the types of investments and percentages invested in private placement securities (which require more extensive advisory and administrative services than a portfolio of publicly traded securities, as previously discussed) other than Babson Capital Participation

Babson Capital under the Contract; (ii) Babson Capital's ability to find and negotiate private placement securities having equity features that are consistent with the stated investment objectives of the Trust; (iii) the experience and quality of Babson Capital's staff; (iv) the strength of Babson Capital's financial condition; (v) the nature of the private placement market compared to public markets (including the fact that finding, analyzing, negotiating and servicing private placement securities is more labor-intensive than buying and selling public securities and the administration of private placement securities is more extensive, expensive, and requires greater time and expertise than a portfolio of only public securities); (vi) the potential advantages afforded to the Trust by its ability to co-invest in negotiated private placements with MassMutual and its affiliates; and (vii) the expansion of the scope of services provided by Babson Capital as a result of recent regulatory and legislative initiatives that have required increased legal, compliance and business attention and diligence. Based on such considerations, the Trustees concluded that, overall,

Investors, which also is advised by Babson Capital. Under the terms of its Investment Advisory and Administrative Services Contract, Babson Capital Participation Investors is charged a quarterly investment advisory fee of 0.225% of net asset value as of the end of each quarter, which is approximately equal to 0.90% annually. In considering the fee rate provided in the Contract, the Trustees noted the advisory fee charged by Babson Capital to Tower Square Capital Partners, L.P. and Tower Square Capital Partners II and III, L.P., each a private mezzanine fund also managed by Babson Capital, and that the fee Babson Capital Participation Investors charged compares favorably.

At the request of the Trustees, Babson Capital provided information concerning the profitability of Babson Capital's advisory relationship with the Trust. The Trustees also considered the non-economic benefits Babson Capital and its affiliates

securities

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) (Unaudited)

derived from its relationship with the 5. Trust, including the reputational benefits derived from having the Trust listed on the New York Stock Exchange, and the de minimis amount of commissions resulting from the Trust's portfolio transactions used by Babson Capital for third-party soft dollar arrangements. The Trustees recognized that Babson Capital should be entitled to earn a reasonable level of profit for services provided to the Trust and, based on their review, concluded that they were satisfied that Babson Capital's historical level of profitability from its relationship with the Trust was not excessive and that the advisory fee structure under the Contract is reasonable.

ECONOMIES OF SCALE

The Trustees considered the concept of economies of scale and possible advisory fee reductions if the Trust were to grow in assets. Given that the Trust is not continuously offering shares, such growth comes principally from retained net realized gain on investments and dividend reinvestment. The Trustees also examined the breakpoint features of selected competitive funds and noted that the minimum starting point for fee reductions in those funds was at least \$200 million, close to the value of the Trust's current net assets. The Trustees concluded that the absence of breakpoints in the fee schedule under the Contract was currently acceptable given the Trust's current size and closed-end fund structure.

Purchases and Sales of	Invest	ments		
	For	the six		
	mo	nths ended		
	06/	30/2012		
			Pro	ceeds
	Cos	st of	froi	m
	Investments		Sales or	
	Acquired		Maturities	
Corporate restricted				
securities	\$	30,311,267	\$	37,054,493
Corporate public				

8,384,375

4,063,605

The aggregate cost of investments is substantially the same for financial reporting and Federal income tax purposes as of June 30, 2012. The net unrealized depreciation of investments for financial reporting and Federal tax purposes as of June 30, 2012 is \$20,431,797 and consists of \$24,732,392 appreciation and \$45,164,189 depreciation.

Net unrealized depreciation of investments on the Statement of Assets and Liabilities reflects the balance net of a deferred tax accrual of \$668,382 on net unrealized gains on the CI Subsidiary Trust.

4. Senior Indebtedness

6. Quarterly Results of Invesment Operations

MassMutual holds the Trust's \$30,000,000 Senior Fixed Rate Convertible Note (the "Note") issued by the Trust on November 15, 2007. The Note is due November 15, 2017 and accrues interest at 5.28% per annum. MassMutual, at its option, can convert the principal amount of the Note into common shares. The dollar amount of principal would be converted into an equivalent dollar amount of common shares based upon the average price of the common shares for ten business days prior to the notice of conversion. For the six months ended June 30, 2012, the Trust incurred total interest expense on the Note of \$792,295.

The Trust may redeem the Note, in whole or in part, at the principal amount proposed to be redeemed together with the accrued and unpaid interest thereon through the redemption date plus a Make Whole Premium. The Make Whole Premium equals the excess of (i) the present value of the scheduled payments of principal and interest which the Trust would have paid but for the proposed redemption, discounted at the rate of interest of U.S. Treasury obligations whose maturity approximates that of the Note plus 0.50% over (ii) the principal of the Note proposed to be redeemed.

	Ma	rch 31, 2012			
	Am	ount	Per	Share	
Investment income	\$	7,478,371			
Net investment income		6,069,502	\$	0.32	
Net realized and unrealize	ed				
loss on investments (net o	of				
taxes)		(1,257,635)		(0.07	`
	Jun	e 30, 2012			
	Am	ount	Per	Share	
Investment income	\$	7,311,856			
Net investment income		5,897,527	\$	0.31	
Net realized and unrealize	ed				
gain on investments (net o	of	2,354,096		0.12	
taxes)					

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) Babson Capital Corporate Investors (Unaudited)

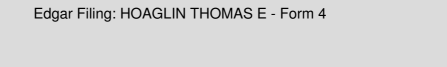
7. Results of Shareholder Meeting

The Annual Meeting of Shareholders was held on Friday, April 27, 2012. The Shareholders were asked to vote to re-elect as Trustees William J. Barrett, Martin T. Hart and Clifford M. Noreen for three year terms. In addition, Edward P. Grace, III was up for election for a one-year term. The Shareholders approved the proposals. The Trust's other Trustees, Donald E. Benson, Michael H. Brown, Donald Glickman, Robert E. Joyal, and Maleyne M. Syracuse continued to serve their respective terms following the April 27, 2012 Annual Shareholders Meeting. The results of the Shareholder voting are set forth below.

Shares For	Withheld	Total	% of Shares Voted For
William J. Barrett 15,296,830	448,750	15,745,580	97.15 %
Martin T. Hart 15,326,536	419,044	15,745,580	97.34 %
Clifford M. Noreen 15,432,399	313,181	15,745,580	98.01 %
Edward P. Grace III 15,431,030	314,550	15,745,580	98.00 %

DIVIDEND REINVESTMENT AND SHARE PURCHASE PLAN
Babson Capital Corporate Investors offers a Dividend Reinvestment and Share Purchase Plan (the "Plan"). The Plan provides a simple way for shareholders to add to their holding in the Trust through the provider of dividend shares issued by the Trust on through the
in the Trust through the receipt of dividend shares issued by the Trust or through the investment of cash dividends in Trust shares purchased in the open market. A shareholder may join the Plan by fiilling out and mailing an authorization card to DST
Systems, Inc., the Transfer Agent.
Participating shareholders will continue to participate until they notify the Transfer Agent, in writing, of their desire to terminate participation. Unless a shareholder elects
to participate in the Plan, he or she will, in effect, have elected to receive dividends and distributions in cash. Participating shareholders may also make additional contributions
to the Plan from their own funds. Such contributions may be made by personal check or other means in an amount not less than \$10 nor more than \$5,000 per quarter. Cash
contributions must be received by the Transfer Agent at least five days (but no more then 30 days) before the payment date of a dividend or distribution.
Whenever the Trust declares a dividend payable in cash or shares, the Transfer Agent, acting on behalf of each participating shareholder, will take the dividend in shares only if the net asset value is lower than the market price plus an estimated brokerage
commission as of the close of business on the valuation day. The valuation day is the last day preceding the day of dividend payment.
When the dividend is to be taken in shares, the number of shares to be received is determined by dividing the cash dividend by the net asset value as of the close of business on the valuation date or, if greater than net asset value, 95% of the closing
share price. If the net asset value of the shares is higher than the market value plus an estimated commission, the Transfer Agent, consistent with obtaining the best price and
execution, will buy shares on the open market at current prices promptly after the dividend payment date.
The reinvestment of dividends does not, in any way, relieve participating shareholders of
any federal, state or local tax. For federal income tax purposes, the amount reportable in respect of a dividend received in newly-issued shares of the Trust will be the fair market
value of the shares received, which will be reportable as ordinary income and/or capital
gains.
As compensation for its services, the Transfer Agent receives a fee of 5% of any
dividend and cash contribution (in no event in excess of \$2.50 per distribution per shareholder.)
Any questions regarding the Plan should be addressed to DST Systems, Inc., Agent for
Babson Capital Corporate Investors' Dividend Reinvestment and Share Purchase Plan, P.O. Box 219086, Kansas City, MO 64121-9086.

Mary Wilson Kibbe Vice President
Richard E. Spencer, II Vice President
Daniel J. Florence Treasurer
John T. Davitt, Jr. Comptroller
Melissa M. LaGrant Chief Compliance Officer



ITEM 2. CODE OF ETHICS.

Not applicable for this filing.

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

Not applicable for this filing.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

Not applicable for this filing.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

Not applicable for this filing.

ITEM 6. SCHEDULE OF INVESTMENTS

A schedule of investments for the Registrant is included as part of this report to shareholders under Item 1 of this Form N-CSR.

ITEM DISCLOSURE OF PROXY VOTING POLICIES AND PROCEDURES FOR CLOSED-END 7. MANAGEMENT INVESTMENT COMPANIES.

Not applicable for this filing.

ITEM 8. PORTFOLIO MANAGERS OF CLOSED-END MANAGEMENT INVESTMENT COMPANIES.

The following disclosure item is made as of the date of this Form N-CSR unless otherwise indicated.

PORTFOLIO MANAGER. Michael L. Klofas serves as the President of the Registrant (since 2009) and as one of its Portfolio Managers. Mr. Klofas began his service to the Registrant in 1998 as a Vice President. With over 25 years of industry experience, Mr. Klofas is a Managing Director of the U.S. Mezzanine and Private Equity Group of Babson Capital Management LLC ("Babson Capital"). Mr. Klofas joined MassMutual in 1988. Prior to joining MassMutual, he spent two years at a small venture capital firm and two years at a national public accounting firm. At MassMutual and then Babson Capital, Mr. Klofas has analyzed and invested in traditional private placements and high yield public bonds. He also spent four years leading Babson Capital's workout and restructuring activities. Since 1993, he has focused on originating, analyzing, structuring and documenting mezzanine and private equity investments. Mr. Klofas holds a B.A. from Brandeis University and an M.B.A. from Babson College as well as a Certified Public Accountant designation. Mr. Klofas also presently serves as President of Babson Capital Participation Investors, another closed-end management investment company advised by Babson Capital.

PORTFOLIO MANAGEMENT TEAM. Mr. Klofas has primary responsibility for overseeing the investment of the Registrant's portfolio, with the day-to-day investment management responsibility of the Registrant's portfolio being

shared with the following Babson Capital investment professionals (together with the Portfolio Manager, the "Portfolio Team").

Michael P. Hermsen is a Vice President of the Registrant and a Managing Director of Babson Capital who oversees the Global Private Finance Group and manages Babson Capital's Mezzanine and Private Equity Investments Team, which is responsible for finding, analyzing, negotiating and servicing mezzanine private placement securities for the Registrant.

Mr. Hermsen joined MassMutual in 1990 and has been an officer of the Registrant since 1998. Previously, he worked at Teachers Insurance and Annuity Association where he was a generalist private placement analyst. At MassMutual and then Babson Capital, Mr. Hermsen has analyzed and invested in traditional private placements, high yield public and private bonds, and leveraged bank loans. He has also been responsible for managing a small portfolio of distressed investments. Since 1993, he has focused on originating, analyzing, structuring and documenting mezzanine and private equity investments. He holds a B.A. from Bowdoin College and an M.B.A. from Columbia University.

Mr. Spencer is a Vice President of the Registrant and a Managing Director of Babson Capital who manages Babson Capital's Global Fund Investments Team. Mr. Spencer joined MassMutual in 1989 after three years as a corporate loan analyst at a major New England bank. He has been an officer of the Registrant since 2002. At MassMutual and then Babson Capital, Mr. Spencer has analyzed and invested in traditional private placements, high yield public and private bonds, leveraged bank loans, mezzanine debt and private equity. From 1993 to 1999, he was the lead restructuring professional at Babson Capital. Since 1999, Mr. Spencer has been focused on the origination, analysis, structuring and documentation of mezzanine and private equity investments. He holds a B.A. from Bucknell University and an M.B.A. from the State University of New York at Buffalo.

Sean Feeley is responsible for the day-to-day management of the Registrant's public high yield and investment grade fixed income portfolio. Mr. Feeley has been a Vice President of the Registrant since 2011. Mr. Feeley is a Managing Director of Babson Capital and head of the High Yield Research Team with over 22 years of industry experience in high yield bonds and loans in various investment strategies. Prior to joining Babson Capital in 2003, he was a Vice President at Cigna Investment Management in project finance and a Vice President at Credit Suisse in leveraged loan finance. Mr. Feeley holds a B.S. from Canisius College and an M.B.A. from Cornell University. Mr. Feeley is a Certified Public Accountant and a Chartered Financial Analyst.

ITEM PURCHASES OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT 9. COMPANY AND AFFILIATED PURCHASERS.

Not applicable for this filing.

ITEM 10. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

Not applicable for this filing.

ITEM 11. CONTROLS AND PROCEDURES.

- (a) The principal executive officer and principal financial officer of the Registrant evaluated the effectiveness of the Registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940 (the "Act")) as of a date within 90 days of the filing date of this report and based on that evaluation have concluded that such disclosure controls and procedures are effective to provide reasonable assurance that material information required to be disclosed by the Registrant on Form N-CSR is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms.
- (b) There were no changes in the Registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the Act) during the Registrant's second fiscal half year that have materially affected, or are reasonably likely to materially affect, the Registrant's internal control over financial reporting.

ITEM 12. EXHIBITS.

(a)(1) ANY CODE OF ETHICS, OR AMENDMENTS THERETO, THAT IS THE SUBJECT OF DISCLOSURE REQUIRED BY ITEM 2, TO THE EXTENT THAT THE REGISTRANT INTENDS TO SATISFY THE ITEM 2 REQUIREMENTS THROUGH THE FILING OF AN EXHIBIT.

None.

(a)(2) A SEPARATE CERTIFICATION FOR EACH PRINCIPAL EXECUTIVE OFFICER AND PRINCIPAL FINANCIAL OFFICER OF THE REGISTRANT AS REQUIRED BY RULE 30a-2 UNDER THE ACT.

Attached hereto as EX-99.31.1

Attached hereto as EX-99.31.2

(a)(3) ANY WRITTEN SOLICITATION TO PURCHASE SECURITIES UNDER RULE 23c-1 UNDER THE ACT (17 CFR 270.23c-1) SENT OR GIVEN DURING THE PERIOD COVERED BY THE REPORT BY OR ON BEHALF OF THE REGISTRANT TO 10 OR MORE PERSONS.

Not applicable for this filing.

(b) CERTIFICATIONS PURSUANT TO RULE 30a-2(b) UNDER THE ACT.

Attached hereto as EX-99.32

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

(Registrant): Babson Capital Corporate Investors

By: /s/ Michael L. Klofas

Michael L. Klofas, President

Date: September 5, 2012

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

By: /s/ Michael L. Klofas

Michael L. Klofas, President

Date: September 5, 2012

By: /s/ James M. Roy

James M. Roy, Vice President and

Chief Financial Officer

Date: September 5, 2012