UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 10-Q

	· · ·
(Mark One)	
	OR 15(d) OF THE SECURITIES EXCHANGE ACT
For the quarterly period ended	September 30, 2010
OR	
☐ TRANSITION REPORT PURSUANT TO SECTION 13 C OF 1934.	OR 15(d) OF THE SECURITIES EXCHANGE ACT
For the transition period from Commission file number	to to 001-33559
BLACKROCK KELSO CAP (Exact Name of Registrant as Spec	
Delaware (State or Other Jurisdiction of Incorporation or Organization)	20-2725151 (I.R.S. Employer Identification No.)
40 East 52 nd Street, New York, NY (Address of Principal Executive Offices)	10022 (Zip Code)
Registrant's Telephone Number, Includ	ing Area Code: 212-810-5800
Former Name, Former Address and Former Fiscal	Year, If Changed Since Last Report.
Indicate by check mark whether the Registrant (1) has filed all the Securities Exchange Act of 1934 during the preceding 12 month required to file such reports), and (2) has been subject to such filing	hs (or for such shorter period that the Registrant was
Indicate by check mark whether the registrant has submitted eany, every Interactive Data File required to be submitted and posted this chapter) during the preceding 12 months (or for such shorter persuch files). Yes No	d pursuant to Rule 405 of Regulation S-T (§232.405 of
Indicate by check mark whether the Registrant is a large acceler a smaller reporting company. See the definitions of "large accelerate company" in Rule 12b-2 of the Exchange Act.	
Large accelerated filer Accelerated filer Non-Accelerated Smaller reporting con	
Indicate by check mark whether the Registrant is a shell comp Exchange Act of 1934). Yes ☐ No ☑	any (as defined in Rule 12b-2 of the Securities

The number of shares of the Registrant's common stock, \$.001 par value per share, outstanding at November 3, 2010

was 71,669,638.

BLACKROCK KELSO CAPITAL CORPORATION

FORM 10-Q FOR THE QUARTER ENDED SEPTEMBER 30, 2010

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CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

This report, and other statements that we may make, may contain forward-looking statements with respect to future financial or business performance, strategies or expectations. Forward-looking statements are typically identified by words or phrases such as "trend," "opportunity," "pipeline," "believe," "comfortable," "expect," "anticipate," "current," "intention," "estimate," "position," "assume," "potential," "outlook," "continue," "remain," "maintain," "sustain," "seek," "achieve" and similar expressions, or future or conditional verbs such as "will," "would," "should," "could," "may" or similar expressions.

Forward-looking statements are subject to numerous assumptions, risks and uncertainties, which change over time. Forward-looking statements speak only as of the date they are made, and we assume no duty to and do not undertake to update forward-looking statements. Actual results could differ materially from those anticipated in forward-looking statements and future results could differ materially from historical performance.

In addition to factors previously identified elsewhere in the reports BlackRock Kelso Capital Corporation has filed with the Securities and Exchange Commission (the "SEC"), the following factors, among others, could cause actual results to differ materially from forward-looking statements or historical performance:

- our future operating results;
- our business prospects and the prospects of our portfolio companies;
- the impact of investments that we expect to make;
- · our contractual arrangements and relationships with third parties;
- the dependence of our future success on the general economy and its impact on the industries in which we invest;
- the ability of our portfolio companies to achieve their objectives;
- our expected financings and investments;
- the adequacy of our cash resources and working capital, including our ability to obtain continued financing on favorable terms;
- the timing of cash flows, if any, from the operations of our portfolio companies;
- the impact of increased competition;
- the ability of BlackRock Kelso Capital Advisors LLC, our investment advisor (the "Advisor"), to locate suitable investments for us and to monitor and administer our investments:
- potential conflicts of interest in the allocation of opportunities between us and other investment funds managed by the Advisor or its affiliates;
- the ability of the Advisor to attract and retain highly talented professionals;
- · fluctuations in foreign currency exchange rates; and
- the impact of changes to tax legislation and, generally, our tax position.

PART 1. FINANCIAL INFORMATION

In this Quarterly Report, "Company", "we", "us" and "our" refer to BlackRock Kelso Capital Corporation unless the context states otherwise.

Item 1. Financial Statements

BlackRock Kelso Capital Corporation Statements of Assets and Liabilities (Unaudited)

		September 30, 2010	December 31, 2009
Assets:			
Investments at fair value:			
Non-controlled, non-affiliated investments (amortized cost of \$851,812,860 and \$963,463,604)	\$	711,657,715	\$ 810,035,780
Non-controlled, affiliated investments (amortized cost of \$63,895,434 and \$63,942,195)		59,357,161	26,793,989
Controlled investments (amortized cost of \$51,118,995 and \$27,414,204)		62,732,218	9,912,276
Total investments at fair value (amortized cost of \$966,827,289 and \$1,054,820,003)		833,747,094	846,742,045
Cash and cash equivalents		53,254,453	5,048,136
Cash denominated in foreign currency (cost of \$1,282,106 and		1 207 792	750 765
\$759,760)		1,296,782	759,765 203,998
Interest receivable		12,016,427	18,441,527
Dividends receivable		9,102,321	6,620,903
Prepaid expenses and other assets		8,056,971	 1,710,105
Total Assets	\$	917,474,048	\$ 879,526,479
Liabilities:			
Payable for investments purchased	\$	45,590,000	\$ 557,483
Unrealized depreciation on forward foreign currency contracts		434,560	_
Credit facility payable		205,500,000	296,000,000
Interest payable on credit facility		148,962	959,458
Dividend distributions payable		20,963,513	18,072,063
Base management fees payable		4,049,347	4,547,129
Incentive management fees payable		_	16,818,602
Accrued administrative services		204,630	201,728
Other accrued expenses and payables		1,505,342	2,807,254
Total Liabilities		278,396,354	 339,963,717
Net Assets:			
Common stock, par value \$.001 per share, 200,000,000 and			
100,000,000 common shares authorized, 66,472,657 and 57,436,875		66 472	57 427
issued and 65,510,978 and 56,475,196 outstanding		66,473	57,437
Paid-in capital in excess of par		914,223,076 19,727,731	826,617,395 19,463,949
Accumulated net realized loss			
Net unrealized depreciation		(156,017,825) (133,495,861)	(93,279,572) (207,870,547)
Treasury stock at cost, 961,679 and 961,679 shares held		(5,425,900)	(5,425,900)
Total Net Assets	_	639,077,694	 539,562,762
Total Liabilities and Net Assets	\$	917,474,048	\$ 879,526,479
Net Asset Value Per Share	\$	9.76	\$ 9.55

BlackRock Kelso Capital Corporation Statements of Operations (Unaudited)

		ree months ended September 30, 2010	Tì	nree months ended September 30, 2009	N	ine months ended September 30, 2010	Ni	ine months ended September 30, 2009
Investment Income:								
From non-controlled, non-affiliated investments:								
Interest	\$	21,756,798	\$	27,636,401	\$	72,077,951	\$	90,126,212
Dividends		543,026		451,908		1,588,281		1,322,664
Other income		_		_		37,500		_
From non-controlled, affiliated investments:								
Interest		1,637,598		753,690		4,722,438		1,668,208
Dividends		327,156		279,079		943,730		820,493
From controlled investments:		552 502		220 400		1 450 224		(72.927
Interest		553,592	_	238,408	_	1,458,324		672,837
Total investment income		24,818,170		29,359,486	_	80,828,224	_	94,610,414
Expenses:								
Base management fees		4,049,347		4,555,811		12,522,832		13,951,061
Incentive management fees		_		_		493,951		_
Interest and credit facility fees		1,748,712		1,456,369		4,570,476		5,004,980
Amortization of debt issuance costs		713,305		172,031		1,469,481		511,520
Investment advisor expenses		394,306		341,872		1,178,267		1,028,939
Professional fees		394,589		342,878		790,820		949,444
Administrative services		203,182		174,490		681,892		605,525
Insurance		123,409		152,181		458,020		413,406
Director fees		93,500		84,083		281,169		268,238
Other		286,568	_	298,190	_	884,162		808,935
Net expenses		8,006,918		7,577,905		23,331,070		23,542,048
Net Investment Income		16,811,252		21,781,581		57,497,154		71,068,366
Realized and Unrealized Gain (Loss):								
Net realized gain (loss):		400.215		(55.001.050)		(26.607.001)		(62.204.220)
Non-controlled, non-affiliated investments		400,317		(55,331,272)		(26,685,901)		(62,394,229)
Non-controlled, affiliated investments						(36,221,865)		12,240
Controlled investments		975 (21		(091 200)		2,515		(2.469.421)
Foreign currency		875,621		(981,390)	_	166,998		(2,468,431)
Net realized gain (loss)		1,275,938		(56,312,662)	_	(62,738,253)		(64,850,420)
Net change in unrealized appreciation or depreciation on:								
Non-controlled, non-affiliated investments		(9,861,152)		82,569,638		9,255,775		71,526,349
Non-controlled, affiliated investments		259,096		(13,462,326)		36,626,837		(22,434,442)
Controlled investments		9,594,214		(1,969,822)		29,115,151		(4,320,733)
Foreign currency translation		(1,763,644)		(1,460,443)		(623,077)		(88,524)
Net change in unrealized appreciation or depreciation		(1,771,486)		65,677,047		74,374,686		44,682,650
Net realized and unrealized gain (loss)		(495,548)		9,364,385		11,636,433		(20,167,770)
Net Increase in Net Assets Resulting from Operations	\$	16,315,704	\$	31,145,966	\$	69,133,587	\$	50,900,596
Net Investment Income Per Share	\$	0.26	\$	0.39	\$	0.96	\$	1.28
Earnings Per Share	\$	0.25	\$	0.55	\$	1.15	\$	0.91
Basic and Diluted Weighted-Average Shares Outstanding	-	65,509,414	_	56,338,835		59,898,128		55,738,396
Dividends Declared Per Share		0.32	\$	0.16	\$	0.96	\$	0.48

Statements of Changes in Net Assets (Unaudited)

	Nine months ended September 30, 2010	Nine months ended September 30, 2009
Net Increase in Net Assets Resulting from Operations:		
Net investment income	\$ 57,497,154	\$ 71,068,366
Net realized gain (loss)	(62,738,253)	(64,850,420)
Net change in unrealized appreciation or depreciation	74,374,686	44,682,650
Net increase in net assets resulting from operations	69,133,587	50,900,596
Dividend Distributions to Stockholders from:		
Net investment income	(57,233,372)	(26,749,354)
Capital Share Transactions:		
Proceeds from shares sold	88,406,250	_
Less offering costs	(4,514,243)	_
Reinvestment of dividends	3,722,710	8,164,444
Purchases of treasury stock	_	(2,234,892)
Net increase in net assets resulting from capital share transactions	87,614,717	5,929,552
Total Increase in Net Assets	99,514,932	30,080,794
Net assets at beginning of period	539,562,762	510,295,501
Net assets at end of period.	\$ 639,077,694	\$ 540,376,295
Capital Share Activity:		
Shares issued from subscriptions	8,625,000	_
Shares issued from reinvestment of dividends	410,782	1,637,585
Purchases of treasury stock	<u> </u>	(583,572)
Total increase in shares	9,035,782	1,054,013
Undistributed net investment income at end of period	\$ 19,727,731	\$ 48,174,028

BlackRock Kelso Capital Corporation Statements of Cash Flows (Unaudited)

		Nine months ended September 30, 2010	 Nine months ended September 30, 2009
Operating Activities:			
Net increase in net assets resulting from operations	\$	69,133,587	\$ 50,900,596
Adjustments to reconcile net increase in net assets resulting from operations to net cash provided by operating activities:			
Proceeds from dispositions of short-term investments—net		358,276	_
Purchases of investments		(321,716,307)	(38,173,072)
Purchases of foreign currency—net		171,325	(3,989,829)
Proceeds from sales/repayments of investments		354,230,907	72,248,410
Net change in unrealized appreciation or depreciation on investments		(74,997,763)	(44,771,174)
Net change in unrealized appreciation or depreciation on foreign currency translation.		623,077	88,524
Net realized loss (gain) on investments		62,905,251	62,381,989
Net realized loss (gain) on foreign currency		(166,998)	2,468,431
Amortization of premium/discount—net		(7,788,930)	(4,023,105)
Amortization of debt issuance costs		1,469,481	511,520
Decrease (increase) in interest receivable		6,425,100	(196,192)
Increase in dividends receivable		(2,481,418)	(2,012,815)
Increase in prepaid expenses and other assets		(14,949)	(92,086)
Increase in payable for investments purchased		45,032,517	845,137
Decrease in interest payable on credit facility		(810,496)	(561,814)
Decrease in base management fees payable		(497,782)	(1,169,218)
Decrease in incentive management fees payable		(16,818,602)	
Increase in accrued administrative services payable		2,902	19,512
Increase (decrease) in other accrued expenses and payables		(1,301,912)	9,080
Net cash provided by operating activities		113,757,266	94,483,894
Financing Activities:			
Net proceeds from issuance of common stock		83,892,007	_
Dividend distributions paid		(50,619,212)	(29,032,636)
Borrowings under credit facility		229,600,000	42,200,000
Repayments under credit facility		(320,100,000)	(120,700,000)
Increase in deferred debt issuance costs		(7,801,398)	_
Purchases of treasury stock			 (2,234,892)
Net cash used in financing activities		(65,028,603)	 (109,767,528)
Effect of exchange rate changes on cash and cash equivalents		14,671	 10,046
Net increase (decrease) in cash		48,743,334	(15,273,588)
Cash and cash equivalents, beginning of period	_	5,807,901	 15,786,271
Cash and cash equivalents, end of period	\$	54,551,235	\$ 512,683
Supplemental disclosure of cash flow information and non-cash financing activities:			
Cash paid during period for:			
Interest		4,490,212	\$ 5,340,869
Taxes		1,110,381	\$ 500,051
Dividend distributions reinvested	\$	3,722,710	\$ 8,164,444

BlackRock Kelso Capital Corporation Schedules of Investments (Unaudited) September 30, 2010

		Principal Amount or Number of		Fair
Portfolio Company	Industry	Shares/Units	Cost(a)	Value(b)
Senior Secured Notes—13.5%				
AGY Holding Corp., Second Lien, 11.00%, 11/15/14	Glass Yarns/ Fibers	\$ 23,500,000	\$ 23,175,641	\$ 20,116,000
American Residential Services L.L.C. et al., Second Lien, 12.00%, 4/15/15, acquired 4/9/10(c)	HVAC/ Plumbing Services	40,000,000	39,829,485	40,000,000
TriMark USA, Inc., Second Lien, 11.50% (LIBOR + 1.75% cash, 2.00% PIK), 11/30/13	Food Service Equipment	31,818,047	31,818,047	26,377,161
Total Senior Secured Notes			94,823,173	86,493,161
Unsecured Debt—0.7%				
Big Dumpster Acquisition, Inc., 13.50% PIK, 7/5/15	Waste Management Equipment	47,431,581	44,806,169	2,229,284
Marsico Parent Holdco, LLC et al., 12.50% PIK, 7/15/16, acquired 11/28/07(c)	Financial Services	12,370,625	11,776,838	1,645,293
Marsico Parent Superholdco, LLC et al., 14.50% PIK, 1/15/18, acquired 11/28/07(c)	Financial Services	8,669,585	7,847,363	580,862
Total Unsecured Debt			64,430,370	4,455,439
Subordinated Debt—33.9%				
A & A Manufacturing Co., Inc., 19.00% (12.00% cash, 7.00% PIK), 4/2/14	Protective Enclosures	21,225,382	21,225,382	18,996,717
Aspen Marketing Holdings, Inc., 13.00%, 8/12/16	Marketing Services	50,000,000	50,000,000	50,000,000
Conney Safety Products, LLC, 16.00%, 10/1/14(d)	Safety Products	30,582,734	29,302,905	29,359,425
Mattress Giant Corporation, 11.00% PIK, 12/31/12(d)	Bedding —Retail	6,233,052	3,582,093	1,564,496
MediMedia USA, Inc., 11.38%, 11/15/14, acquired multiple dates(c)	Information Services	8,000,000	8,051,061	7,504,000
MedQuist Inc. et al., 13.00%, 10/15/16	Medical	42 000 000	42,000,000	42 000 000
The Pay-O-Matic Corp., 14.00% (12.00% cash,	Transcription Financial	43,000,000	43,000,000	43,000,000
2.00% PIK), 1/15/15	Services	15,366,867	15,366,867	15,612,737
PGA Holdings, Inc., 12.50%, 3/12/16	Healthcare Services	5,000,000	4,932,294	5,150,000
Sarnova HC, LLC et al., 14.00% (12.00% cash, 2.00% PIK), 4/6/16	Healthcare Products	25,246,437	25,246,437	25,246,437
Sentry Security Systems, LLC, 16.00% (14.00% cash, 2.00% PIK), 8/7/12	Security Services	10,999,832	10,999,832	10,823,835
U.S. Security Holdings, Inc., 13.00% (11.00% cash, 2.00% PIK), 5/8/14, acquired 5/10/06(c)	Security Services	7,000,000	7,000,000	7,000,000
Wastequip, Inc., 12.50% (10.00% cash, 2.50% PIK), 2/5/15	Waste Management Equipment	8,237,300	8,074,960	2,306,444
Total Subordinated Debt	~quipinoiii	3,-2.,000	226,781,831	216,564,091
			220,701,031	210,201,071

BlackRock Kelso Capital Corporation Schedules of Investments (Unaudited)—(Continued) September 30, 2010

		Principal Amount or Number of		Fair
Portfolio Company	Industry	Shares/Units	Cost(a)	Value(b)
Senior Secured Loans—66.9%(e)				
Alpha Media Group Inc., First Lien, 12.00% PIK, 7/15/13	Publishing	\$ 4,335,997	\$ 3,171,759	\$ 1,685,551
Al Solutions, Inc., First Lien, 10.00%, 6/28/13(f)	Metals	125,000	125,000	125,000
American Safety Razor Company, LLC, Second Lien, 10.50% (Base Rate + 7.25%), 1/30/14(g)	Consumer Products	10,000,000	10,000,000	2,000,000
American SportWorks LLC, Second Lien, 13.00%,	Utility			
6/16/15(f)	Vehicles	8,000,000	8,000,000	6,560,000
AmQuip Crane Rental LLC, Second Lien, 6.04% (LIBOR + 5.75%), 6/29/14	Construction Equipment	24,089,541	22,570,774	20,476,110
Arclin US Holdings Inc., Second Lien, 7.76% (LIBOR + 6.00%), 1/15/15(h)	Chemicals	3,568,163	2,794,099	3,421,869
Ashton Woods USA L.L.C., Second Lien, 11.75%, 7/6/15	Homebuilding	37,500,000	37,500,000	37,500,000
Bankruptcy Management Solutions, Inc., Term Loan A, First Lien, 7.50% (LIBOR + 6.00%), 8/20/14	Financial Services	4,000,000	4,000,000	4,000,000
Bankruptcy Management Solutions, Inc., Second Lien, 6.64% (LIBOR + 6.25%), 7/31/13	Financial Services	43,216,385	29,563,710	26,621,293
The Bargain! Shop Holdings Inc., Term Loan A, First Lien, 16.00%, 6/29/12(h)	Discount Stores	12,475,941(i)	12,161,980	12,161,564
The Bargain! Shop Holdings Inc., Term Loan B, First Lien, 16.00%, 7/1/12(h)	Discount Stores	17,149,059(i)	16,085,559	16,716,927
Berlin Packaging L.L.C., Second Lien, 6.82% (LIBOR + 6.50%), 8/17/15	Rigid Packaging	24,000,000	23,560,247	24,000,000
Electrical Components International, Inc., Tranche B, First Lien, 9.50% (LIBOR + 6.50%), 5/14/15(f)	Electronics	1,645,843	1,645,843	1,645,843
Event Rentals, Inc., Acquisition Loan, First Lien, 7.75% (LIBOR + 4.25% cash, 2.00% PIK), 12/19/13	Party Rentals	3,147,237	3,147,237	2,549,262
Facet Technologies, LLC, Second Lien, 17.50% PIK, 7/26/12	Medical Devices	39,080,685	36,668,340	7,897,000
Facet Technologies, LLC, Guaranty(j)	Medical Devices	_	_	(175,000)
Fitness Together Franchise Corporation, First Lien, 11.50% (9.50% cash, 2.00% PIK), 11/10/13(f)	Personal Fitness	7,129,607	7,129,607	6,159,981
Heartland Automotive Services II, Inc. et al., Term Loan A, First Lien, 7.25% (Base Rate + 4.00%), 1/30/14	Automobile Repair	3,284,001	3,282,857	3,080,392
Heartland Automotive Services II, Inc. et al., Term Loan B, First Lien, 9.25% (Base Rate + 4.00% cash, 2.00% PIK), 1/30/14	Automobile Repair	2,293,349	2,293,204	2,050,254

Schedules of Investments (Unaudited)—(Continued) September 30, 2010

		Principal Amount or Number of		Fair
Portfolio Company	Industry	 Shares/Units	 Cost(a)	Value(b)
Hoffmaster Group, Inc., First Lien, 7.00% (LIBOR + 5.00%), 6/2/16	Consumer Products	\$ 4,821,886	\$ 4,821,886	\$ 4,821,886
Hoffmaster Group, Inc., Second Lien, 13.50%, 6/2/17	Consumer Products	33,000,000	33,000,000	33,000,000
InterMedia Outdoors, Inc., Second Lien, 7.04% (LIBOR + 6.75%), 1/31/14	Printing/ Publishing	10,000,000	10,000,000	8,350,000
LJVH Holdings Inc., Second Lien, 5.79% (LIBOR + 5.50%), 1/19/15(h)	Specialty Coffee	25,000,000	25,000,000	25,000,000
MCCI Group Holdings, LLC, Second Lien, 8.00% (LIBOR + 7.25%), 6/21/13	Healthcare Services	29,000,000	28,969,644	28,855,000
Navilyst Medical, Inc., Second Lien, 13.00%, 8/14/15	Healthcare Services	15,000,000	14,829,164	14,850,000
Physiotherapy Associates, Inc. et al., Second Lien, 12.00% (Base Rate + 8.75%), 12/31/13	Rehabilitation Centers	17,000,000	17,000,000	17,000,000
Premier Yachts, Inc. et al., Term A, First Lien, 4.01% (LIBOR + 3.75%), 8/22/12 Premier Yachts, Inc. et al., Term B, First Lien, 7.26%	Entertainment Cruises Entertainment	5,083,162	5,075,150	5,083,162
(LIBOR + 7.00%), 8/22/13	Entertainment Cruises Industrial Safety	687,342	685,923	687,342
+ 6.50%), 12/8/13	Equipment Building and	9,000,000	9,000,000	8,730,000
(LIBOR + 1.50%), 6/30/15(d)	Construction Concession	1,626,814	1,618,914	1,376,285
First Lien, 10.75% (LIBOR + 8.50%), 9/16/16 Water Pik, Inc., Second Lien, 5.76% (LIBOR +	Services Consumer	45,000,000	45,000,000	45,000,000
5.50%), 6/15/14	Products	30,000,000	30,000,000	30,000,000
(LIBOR + 9.00%), 6/7/13 Wembley, Inc., Second Lien, 8.50% (Base Rate +	Software	20,000,000	20,000,000	18,400,000
5.25%), 8/22/12(g)	Gaming	1,000,000	1,000,000	23,750
3/30/11	Restaurants	6,850,000	6,850,000	3,144,150
Loan B, First Lien, 7.29% (LIBOR + 7.00%), 3/30/11(g)	Restaurants	8,334,656	8,334,656	4,778,156
Total Senior Secured Loans			484,885,553	427,575,777
Preferred Stock—0.8%				
Alpha Media Group Holdings Inc., Series A-2(k)	Publishing	5,000	_	_
Facet Holdings Corp., Class A, 12.00% PIK(g)	Medical Devices	900	900,000	_

Schedules of Investments (Unaudited)—(Continued) September 30, 2010

		Principal Amount or Number of		a		Fair
Portfolio Company	Industry	Shares/Units		Cost(a)		Value(b)
Fitness Together Holdings, Inc., Series A(f)(k)	Personal Fitness	107.500	\$	173,326	\$	
Fitness Together Holdings, Inc.,	Personal	187,500	Ф	173,320	Ф	_
Series A-1(f)(k)	Fitness	49,056		49,056		_
Fitness Together Holdings, Inc.,	Personal	15,050		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Series B Convertible(f)(k)	Fitness	13,263,524		7,600,000		238,000
M & M Tradition Holdings Corp., Series A	Sheet Metal	, ,				
Convertible, 16.00% PIK(d)	Fabrication	4,968		4,968,000		5,117,040
Total Preferred Stock				13,690,382		5,355,040
Common Stock—11.2%(k)						-
Alpha Media Group Holdings Inc., Class B	Publishing	12,500		_		_
Arclin Cayman Holdings Ltd.(h)	Chemicals	450,532		9,722,203		5,410,000
BKC ARS Blocker, Inc. (American Residential)(l)	HVAC/ Plumbing					
	Services	1,000		20,798		962,000
BKC ASW Blocker, Inc. (American	Utility	4.000		7 420 027		522 204
SportWorks)(f)(m)BKC CSP Blocker, Inc. (Conney Safety)(d)(n)	Vehicles	1,000		7,428,827		523,394
	Safety Products	100		888,910		1,004,468
BKC DVSH Blocker, Inc. (DynaVox Systems and Sunrise Medical)(o)	Augmentative Communication					
Sumise (vector)(0)	Products	100		758,068		1,297,342
BKC MTCH Blocker, Inc. (Marquette				,		, ,
Transportation)(p)	Transportation	1,000		5,000,000		3,095,963
ECI Holdco, Inc., Class A-1(f)	Electronics	18,848,836		18,848,836		47,480,000
Facet Holdings Corp.	Medical Devices	10,000		100,000		_
Fitness Together Holdings, Inc.(f)	Personal Fitness	173,547		118,500		_
M & M Tradition Holdings Corp.(d)	Sheet Metal Fabrication	500,000		5,000,000		5,000,000
MGHC Holding Corporation (Mattress Giant)(d)		2,285,815		2,285,815		3,000,000
USI Senior Holdings, Inc. (United Subcontractors)(d)	Bedding—Retail Building and	2,283,813		2,263,613		_
osi semoi froidings, inc. (omica succonductors)(a)	Construction	88,330		7,198,797		6,885,447
Total Common Stock				57,370,754		71,658,614
Limited Partnership/Limited						
Liability Company Interests—3.7%						
Big Dumpster Coinvestment, LLC(k)	Waste Management					
M ' D (0 111 110 140 1675) DW	Equipment	_		5,333,333		_
Marsico Parent Superholdco, LLC, 16.75% PIK, acquired 11/28/07(c)(g)	Financial	1 750		1 650 005		
Penton Business Media Holdings LLC(d)(k)	Services	1,750		1,650,005		0.050.000
remon dusiness media noidings LLC(a)(k)	Information Services	_		9,050,000		9,050,000

Schedules of Investments (Unaudited)—(Continued) September 30, 2010

Portfolio Company	Industry	Principal Amount or Number of Shares/Units		Cost(a)		Fair Value(b)
PG Holdco, LLC (Press Ganey), 15.00% PIK			Φ	. ,	Φ	. ,
PG Holdco, LLC (Press Ganey), Class A(k)	Healthcare Services	333	\$	333,333	\$	352,751
• • • • • • • • • • • • • • • • • • • •	Healthcare Services	16,667		166,667		200,000
Sentry Security Systems Holdings, LLC(k)	Security Services	147,271		147,271		2,843
Sentry Security Systems Holdings, LLC, 8.00% PIK.	Security Services	602,729		602,729		602,729
VSS-AHC Holdings LLC (Advanstar)(k)	Printing/ Publishing	352,941		4,199,161		6,440,104
WBS Group Holdings, LLC, Class B, 16.00% PIK	Software	8,000		8,000,000		7,066,720
Total Limited Partnership/Limited Liability Company Interests				29,482,499		23,715,147
Equity Warrants/Options—0.8%(k)						
Arclin Cayman Holdings Ltd., Tranche 1,						
expire 1/15/14(h)	Chemicals	230,159		403,815		996,305
Arclin Cayman Holdings Ltd., Tranche 2,						
expire 1/15/15(h)	Chemicals	230,159		323,052		1,144,162
Arclin Cayman Holdings Ltd., Tranche 3,		220.450		40.4.550		020 400
expire 1/15/14(h)	Chemicals	230,159		484,578		828,490
Arclin Cayman Holdings Ltd., Tranche 4, expire 1/15/15(h)	Chemicals	230,159		403,815		986,094
Kaz, Inc., expire 12/8/16	Consumer Products	230,139 49		512,000		1,007,503
Kaz, Inc., expire 12/8/16	Consumer Products	16		64,000		161,112
Kaz, Inc., expire 12/8/16	Consumer Products	16		24,000		75,892
Kaz, Inc., expire 12/8/16	Consumer Products	16		9,000		36,250
Marsico Superholdco SPV, LLC, expire 12/14/19,	Financial	10		2,000		30,230
acquired 11/28/07(c)	Services	455		444,450		_
Total Equity Warrants/Options				2,668,710	_	5,235,808
TOTAL INVESTMENTS INCLUDING						
UNEARNED INCOME				974,133,272		841,053,077
UNEARNED INCOME—(1.1)%				(7,305,983)		(7,305,983)
TOTAL INVESTMENTS—130.5%			\$	966,827,289	=	833,747,094
OTHER ASSETS & LIABILITIES (NET)— (30.5)%						(194,669,400)
NET ASSETS—100.0%					\$	639,077,694

⁽a) Represents amortized cost for fixed income securities and unearned income and cost for preferred and common stock, limited partnership/limited liability company interests and equity warrants/options.

⁽b) Fair value is determined by or under the direction of the Company's Board of Directors (see Note 2).

⁽c) These securities are exempt from registration under Rule 144A of the Securities Act of 1933. These securities may be resold in transactions that are exempt from registration, normally to qualified institutional buyers. In the aggregate, these securities represent 8.9% of net assets at September 30, 2010.

⁽d) "Non-controlled, affiliated" investments under the Investment Company Act of 1940, whereby the Company owns 5% or more (but not more than 25%) of the portfolio company's outstanding voting securities, are as follows:

Non-controlled, Affiliated Investments	Fair Value at December 31, 2009	Gross Additions (Cost)*	Gross Reductions (Cost)**	Net Unrealized Gain (Loss)	Fair Value at September 30, 2010	Net Realized Gain (Loss)***	Interest Income***	Dividend Income***
BKC CSP Blocker, Inc.								
Common Stock	- :	\$ 888,910 \$		\$ 115,558	\$ 1,004,468	\$ - \$	— \$	_
Conney Safety Products, LLC								
Subordinated Debt	_	25,286,001	_	4,073,424	29,359,425	_	3,662,237	_
M&M Tradition Holdings Corp.:								
Preferred Stock	5,117,040	_	_	_	5,117,040	_	_	943,730
Common Stock	5,000,000	_	_	_	5,000,000	_	_	
Mattress Giant Corporation								
Subordinated Debt	3,521,162	1,060,891	_	(3,017,557)	1,564,496	_	1,061,040	
MGHC Holding Corporation								
Common Stock	_	_	_	_	_	_		
Penton Business Media Holdings								
LLC								
Limited Liability Co. Interest	515,870	9,050,000	(14,943,201)	14,427,331	9,050,000	(14,426,995)		
Penton Media, Inc.	4.200.000		(25 504 050)	21 200 200		(24.504.050)	(25.052)	
Senior Secured Loan	4,290,000	14,571	(25,694,870)	21,390,299	— †	(21,794,870)	(25,073)	
United Subcontractors, Inc.	1 445 064	1 2 4 4		(52.022)	1 27 6 20 5		24.224	
Senior Secured Loan	1,447,864	1,244	_	(72,823)	1,376,285	_	24,234	_
USI Senior Holdings, Inc.	6 000 050	272 700		(200, 205)	6 005 447			
Common Stock		272,789		(289,395)	6,885,447			
Totals <u>\$</u>	5 26,793,989	\$ 36,574,406 \$	5(40,638,071)	\$ 36,626,837	\$59,357,161	\$(36,221,865) \$	4,722,438\$	943,730

^{*} Gross additions include increases in the cost basis of investments resulting from new portfolio investments, payment-in-kind interest or dividends, the amortization of unearned income, the exchange of one or more existing securities for one or more new securities and the movement of an existing portfolio company into this category from a different category.

The aggregate fair value of non-controlled, affiliated investments (net of unearned income) at September 30, 2010 represents 9.3% of net assets.

- (e) Approximately 68% of the senior secured loans to the Company's portfolio companies bear interest at a floating rate that may be determined by reference to the London Interbank Offered Rate (LIBOR) or other base rate (commonly the Federal Funds Rate or the Prime Rate), at the borrower's option. In addition, approximately 24% of such senior secured loans have floors of 1.50% to 3.25% on the LIBOR base rate. The borrower under a senior secured loan generally has the option to select from interest reset periods of one, two, three or six months and may alter that selection at the end of any reset period. The stated interest rate represents the weighted average interest rate at September 30, 2010 of all contracts within the specified loan facility.
- (f) "Controlled" investments under the Investment Company Act of 1940, whereby the Company owns more than 25% of the portfolio company's outstanding voting securities, are as follows:

^{**} Gross reductions include decreases in the cost basis of investments resulting from principal collections related to investment repayments or sales, the exchange of one or more existing securities for one or more new securities and the movement of an existing portfolio company out of this category into a different category.

^{***} For the nine months ended September 30, 2010.

[†] Investment no longer held at September 30, 2010.

Controlled Investments	Fair Value at December 31, 2009	Gross Additions (Cost)*	Gross Reductions (Cost)**	Net Unrealized Gain (Loss)	Fair Value at September 30, 2010	Net Realized Gain (Loss)***	Interest Income***
Al Solutions, Inc.							
Senior Secured Loan	\$ 150,000	\$ 221	\$ (22,638)	\$ (2,583)	\$ 125,000	\$ 2,362	\$ 11,016
American SportWorks LLC							
Senior Secured Loan	3,262,261	2,000,000	(7,178,673)	8,476,412	6,560,000	153	334,440
BKC ASW Blocker, Inc.							
Common Stock	163,289	7,353,826	(175,000)	(6,818,721)	523,394	_	
Electrical Components International, Inc.:							
Senior Secured Loan	_	1,649,968	(4,125)	_	1,645,843	_	60,956
Senior Secured Loan	_	12,000,000	(12,000,000)	_	<u> </u>	_	218,183
Senior Secured Loan	_	12,000,000	(12,000,000)	_	<u></u> †	_	218,168
ECI Holdco, Inc.	_						
Common Stock		18,848,836	_	28,631,164	47,480,000	_	_
Fitness Together Franchise Corporation							
Senior Secured Loan	5,807,656	107,048	_	245,277	6,159,981	_	615,561
Fitness Together Holdings, Inc.:							
Preferred Stock Series A	_	_	_	_	_	_	_
Preferred Stock Series A-1			_			_	_
Preferred Stock Series B Convertible	779,000	1,100,000	_	(1,641,000)	238,000	_	
Common Stock	_	_	_	_	_	_	_
Less: Unearned Income	(249,930)	(332,948)	358,276	224,602	_	_	_
Totals	\$ 9,912,276	\$ 54,726,951	\$(31,022,160)	\$ 29,115,151	\$ 62,732,218	\$ 2,515	\$ 1,458,324

^{*} Gross additions include increases in the cost basis of investments resulting from new portfolio investments, payment-in-kind interest or dividends, the amortization of unearned income, the exchange of one or more existing securities for one or more new securities and the movement of an existing portfolio company into this category from a different category.

- ** Gross reductions include decreases in the cost basis of investments resulting from principal collections related to investment repayments or sales, the exchange of one or more existing securities for one or more new securities and the movement of an existing portfolio company out of this category into a different category.
- *** For the nine months ended September 30, 2010. There was no dividend income from these securities during the period.
- † Investment no longer held at September 30, 2010.

The aggregate fair value of controlled investments (net of unearned income) at September 30, 2010 represents 9.8% of net assets.

- (g) Non-accrual status (in default) at September 30, 2010 and therefore non-income producing. At September 30, 2010, the aggregate fair value and amortized cost of debt investments on non-accrual status represents 0.9% and 2.2% of total debt investments at fair value and amortized cost, respectively.
- (h) Non-U.S. company or principal place of business outside the U.S.
- (i) Principal amount is denominated in Canadian dollars.
- (j) Guaranty by the Company on behalf of portfolio company Facet Technologies, LLC. Expires December 31, 2011. Maximum potential future payments under this guaranty are \$6,000,000 at September 30, 2010.
- (k) Non-income producing equity securities at September 30, 2010.
- (l) The Company is the sole stockholder of BKC ARS Blocker, Inc., which is the beneficiary of less than 5% of the voting securities of American Residential Services L.L.C.
- (m) The Company is the sole stockholder of BKC ASW Blocker, Inc., which is the beneficiary of more than 25% of the voting securities of American SportWorks LLC.
- (n) The Company is the sole stockholder of BKC CSP Blocker, Inc., which is the beneficiary of more than 5% (but less than 25%) of the voting securities of Conney Prime Holdings, LLC.
- (o) The Company is the sole stockholder of BKC DVSH Blocker, Inc., which is the beneficiary of less than 5% of the voting securities of each of DynaVox Systems LLC and Sunrise Medical Investors LLC.
- (p) The Company is the sole stockholder of BKC MTCH Blocker, Inc., which is the beneficiary of less than 5% of the voting securities of Marquette Transportation Company Holdings, LLC.
- PIK Payment-in-kind.

Schedules of Investments December 31, 2009

		Principal Amount or Number of		Fair
Portfolio Company	Industry(a)	Shares/Units	Cost(b)	Value(c)
Senior Secured Notes—9.0%				
AGY Holding Corp., Second Lien, 11.00%,	Glass Yarns/			
11/15/14	Fibers	\$ 23,500,000	\$ 23,131,937	\$ 19,740,000
TriMark Acquisition Corp., Second Lien, 11.50% (9.50% cash, 2.00% PIK), 11/30/13	Food Service Equipment	31,503,017	31,503,017	28,667,746
Total Senior Secured Notes			54,634,954	48,407,746
Unsecured Debt—23.5%				
ASM Intermediate Holdings Corp. II, 12.00% PIK, 12/27/13	Marketing Services	57,401,749	57,401,749	56,138,911
Big Dumpster Acquisition, Inc., 13.50% PIK, 7/5/15	Waste Management Equipment	42,889,344	42,889,344	14,024,815
Marquette Transportation Company Holdings, LLC,	24	, ,		
14.75% PIK, 3/21/14	Transportation	52,253,576	52,253,576	51,365,265
Marsico Parent Holdco, LLC et al., 12.50% PIK, 7/15/16, acquired 11/28/07(d)	Financial Services	11,279,758	11,279,758	3,508,005
Marsico Parent Superholdco, LLC et al., 14.50%	Financial	,,-,	,,	2,2 0 0,0 0 0
PIK, 1/15/18, acquired 11/28/07(d)	Services	7,791,207	7,483,674	1,947,802
Total Unsecured Debt			171,308,101	126,984,798
Subordinated Debt—24.7%				
A & A Manufacturing Co., Inc., 16.00% (14.00%	Protective			
cash, 2.00% PIK), 4/2/14 Conney Safety Products, LLC, 18.00% (16.00%	Enclosures Safety	19,542,243	19,542,243	14,871,647
cash, 2.00% PIK), 10/1/14	Products	30,300,750	30,300,750	25,452,630
DynaVox Systems LLC, 15.00%, 6/23/15	Augmentative	, ,	, ,	, ,
	Communication	25 000 000	25,000,000	25 050 000
Mattress Giant Corporation, 11.00% PIK,	Products Bedding	25,000,000	23,000,000	25,950,000
12/31/12(e)	—Retail	5,744,147	2,521,202	3,521,162
MediMedia USA, Inc., 11.38%, 11/15/14, acquired	Information			
multiple dates(d)	Services	8,000,000	8,058,173	6,728,000
The Pay-O-Matic Corp., 14.00% (12.00% cash, 2.00% PIK), 1/15/15	Financial Services	15,366,867	15,366,867	15,643,470
PGA Holdings, Inc., 12.50%, 3/12/16	Healthcare	,,	,,	,-,-,-,-
7 7 7 1 7 7 1 7 1 7 1 7 1 7 1 7 1 7 1 7	Services	5,000,000	4,923,000	5,100,000
Sentry Security Systems, LLC, 16.00% (14.00% cash, 2.00% PIK), 8/7/12	Security Services	10,834,674	10,834,674	10,607,146
Tri-anim Health Services, Inc. et al., 14.00% (12.00% cash, 2.00% PIK), 6/4/15	Healthcare Products	15,021,667	15,021,667	15,322,100
U.S. Security Holdings, Inc., 13.00% (11.00% cash,	Security			•
2.00% PIK), 5/8/14, acquired 5/10/06(d)	Services	7,000,000	7,000,000	7,000,000
Wastequip, Inc., 12.50% (10.00% cash, 2.50% PIK), 2/5/15	Waste Management Equipment	7,947,596	7,947,596	3,035,981
Total Subordinated Debt			146,516,172	133,232,136

BlackRock Kelso Capital Corporation Schedules of Investments—(Continued) December 31, 2009

		Principal Amount or Number of		Fair
Portfolio Company	Industry(a)	Shares/Units	Cost(b)	Value(c)
Senior Secured Loans—93.3%(f)				
Alpha Media Group Inc., First Lien, 12.00% PIK, 7/15/13	Publishing	\$ 3,964,202	\$ 2,669,800	\$ 2,055,532
Al Solutions, Inc., First Lien, 10.00%, 6/28/13(g) American Residential Services L.L.C., Second Lien, 12.00% (10.00% cash, 2.00% PIK), 4/17/15	Metals HVAC/ Plumbing	150,000	147,418	150,000
American Safety Razor Company, LLC, Second	Services Consumer	41,215,100	41,215,100	40,102,293
Lien, 6.51% (LIBOR + 6.25%), 1/30/14	Products	10,000,000	10,000,000	9,090,000
6/27/14(g)(h)	Utility Vehicles	13,403,274	13,403,274	3,262,261
AmQuip Crane Rental LLC, Second Lien, 6.01% (LIBOR + 5.75%), 6/29/14	Construction Equipment	24,089,541	22,267,464	22,403,273
Applied Tech Products Corp. et al., Tranche A, First Lien, 7.75% (Base Rate + 4.50%), 10/24/10(h)	Plastic Packaging	731,669	730,747	275,359
Arclin US Holdings Inc., First Lien, 7.00% (Base Rate + 3.75%), 7/10/14(h)	Chemicals	6,423,655	3,357,410	5,607,851
Arclin US Holdings Inc., Second Lien, 10.75% (Base Rate + 7.50%), 7/10/15(h)	Chemicals	14,500,000	14,500,000	3,335,290
Bankruptcy Management Solutions, Inc., Second Lien, 6.48% (LIBOR + 6.25%), 7/31/13	Financial Services	24,187,500	24,187,500	17,802,000
The Bargain! Shop Holdings Inc., Term Loan A, First Lien, 14.50% (13.50% cash, 1.00% PIK), 6/29/12(i)	Discount Stores	13,602,460(j)	13,211,257	12,975,113
The Bargain! Shop Holdings Inc., Term Loan B, First Lien, 14.50% (13.50% cash, 1.00% PIK), 7/1/12(i)	Discount Stores	18,697,540(j)	17,511,078	17,835,208
Berlin Packaging L.L.C., Second Lien, 6.76% (LIBOR + 6.50%), 8/17/15	Rigid Packaging	24,000,000	23,492,840	22,680,000
Champion Energy Corporation et al., First Lien, 14.50%, 5/22/11	Heating and Oil Services	30,000,000	30,000,000	30,210,000
Custom Direct, Inc. et al., Second Lien, 6.31% (LIBOR + 6.00%), 12/31/14	Printing	10,000,000	10,000,000	7,990,000
Deluxe Entertainment Services Group Inc., Second Lien, 11.00% (LIBOR + 9.00%), 11/11/13	Entertainment	12,000,000	12,000,000	11,148,000
Electrical Components International, Inc., First Lien, 9.25% (Base Rate + 6.00%), 5/1/14	Electronics	2,974,210	2,052,126	2,562,460
Electrical Components International, Inc., Second Lien, 11.50% (Base Rate + 8.25%), 5/1/14(h)	Electronics	26,000,000	22,891,103	8,874,840
Event Rentals, Inc., Acquisition Loan, First Lien, 7.75% (LIBOR + 4.25% cash, 2.00% PIK), 12/19/13	Party Rentals	3,217,840	3,217,840	2,622,540
Facet Technologies, LLC, Second Lien, 17.50% PIK, 7/26/12	Medical Devices	34,321,490	34,321,490	10,000,012
Facet Technologies, LLC, Guaranty(k)	Medical Devices	_	<u> </u>	(225,000)

BlackRock Kelso Capital Corporation Schedules of Investments—(Continued) December 31, 2009

		Principal Amount or Number of		Fair
Portfolio Company	Industry(a)	Shares/Units	Cost(b)	Value(c)
Fitness Together Franchise Corporation, First Lien,	Personal			
11.50% (9.50% cash, 2.00% PIK), 11/10/13(g)	Fitness	\$ 7,022,559	\$ 7,022,559	\$ 5,807,656
Heartland Automotive Services II, Inc. et al., Term				
Loan A, First Lien, 7.25% (Base Rate + 4.00%),	Automobile			
1/30/14	Repair	3,325,862	3,324,445	3,026,535
Heartland Automotive Services II, Inc. et al., Term				
Loan B, First Lien, 9.25% (Base Rate + 4.00%)	Automobile			
cash, 2.00% PIK), 1/30/14	Repair	2,258,858	2,258,680	1,951,653
HIT Entertainment, Inc., Second Lien, 5.78%				
(LIBOR + 5.50%), 2/26/13	Entertainment	1,000,000	1,000,000	550,000
InterMedia Outdoors, Inc., Second Lien, 7.00%	Printing/			
(LIBOR + 6.75%), 1/31/14	Publishing	10,000,000	10,000,000	8,520,000
Isola USA Corp., First Lien, 13.00% (Base Rate +				
9.75%), 12/18/12	Electronics	10,901,316	10,002,294	10,138,224
Isola USA Corp., Second Lien, 17.75% (Base Rate +				
14.50%), 12/18/13	Electronics	25,000,000	25,000,000	22,050,000
LJVH Holdings Inc., Second Lien, 5.75% (LIBOR +	Specialty			
5.50%), 1/19/15(i)	Coffee	25,000,000	25,000,000	22,700,000
MCCI Group Holdings, LLC, Second Lien, 7.51%	Healthcare			
(LIBOR + 7.25%), 6/21/13	Services	29,000,000	28,961,307	28,710,000
Navilyst Medical, Inc., Second Lien, 12.25%,	Healthcare			
8/14/15	Services	15,000,000	14,802,935	14,700,000
New Enterprise Stone & Lime Co., Inc., Second	Mining/			
Lien, 12.50%, 7/11/14	Construction	35,000,000	34,752,695	35,000,000
Oriental Trading Company, Inc., Second Lien, 6.24%	Party			
(LIBOR + 6.00%),	Supplies and			
1/31/14	Novelties	3,000,000	3,000,000	802,500
Penton Media, Inc. et al., Second Lien, 5.28%	Information			
(LIBOR + 5.00%), 2/1/14(e)	Services	26,000,000	25,680,299	4,290,000
Physiotherapy Associates, Inc. et al., Second Lien,	Rehabilitation			
12.00% (Base Rate + 8.75%), 12/31/13	Centers	17,000,000	17,000,000	15,759,000
PQ Corporation, Second Lien, 6.74% (LIBOR +	Specialty			
6.50%), 7/30/15	Chemicals	10,000,000	8,970,517	8,520,000
Premier Yachts, Inc. et al., Term A, First Lien, 3.98%	Entertainment			
(LIBOR + 3.75%), 8/22/12	Cruises	5,973,418	5,960,283	5,973,418
Premier Yachts, Inc. et al., Term B, First Lien, 7.23%	Entertainment			
(LIBOR + 7.00%), 8/22/13	Cruises	1,265,983	1,263,002	1,265,983
Sunrise Medical LTC LLC et al., Second Lien,	Healthcare			44.00= 400
6.74% (LIBOR + 6.50%), 12/28/13	Equipment	14,400,000	14,400,000	14,097,600
Total Safety U.S., Inc., Second Lien, 6.74% (LIBOR	Industrial Safety		0.000.000	0.711.000
+ 6.50%), 12/8/13	Equipment	9,000,000	9,000,000	8,514,000
United Subcontractors, Inc., First Lien, 1.76%	Building and		4 44 7 440	4.447.064
(LIBOR + 1.50%), 6/30/15(e)	Construction	1,626,814	1,617,669	1,447,864
Water Pik, Inc., Second Lien, 5.73% (LIBOR +	Consumer	20.000.000	20,000,000	20 000 000
5.50%), 6/15/14	Products	30,000,000	30,000,000	30,000,000
WBS Group LLC et al., Second Lien, 6.54% (LIBOR	G. C.	20.000.000	20,000,000	17 000 000
+ 6.25%), 6/7/13	Software	20,000,000	20,000,000	17,000,000

BlackRock Kelso Capital Corporation Schedules of Investments—(Continued) December 31, 2009

		Principal Amount or Number of				Fair
Portfolio Company	Industry(a)	Shares/Units		Cost(b)		Value(c)
Wembley, Inc., Second Lien, 8.50% (Base Rate + 5.25%), 8/22/12(h)	Gaming	\$ 1,000,000	\$	1,000,000	\$	67,500
Westward Dough Operating Company, LLC, Term Loan A, First Lien, 4.25% (LIBOR + 4.00%), 3/30/11	Restaurants	6,850,000		6,850,000		4,719,650
Westward Dough Operating Company, LLC, Term Loan B, First Lien, 7.25% (LIBOR + 7.00%), 3/30/11(h)	Restaurants	8,334,656		8,334,656		6,784,379
Total Senior Secured Loans				616,377,788		503,152,994
Preferred Stock—1.1%						_
Alpha Media Group Holdings Inc., Series A-2(1)	Publishing	5,000		_		_
Facet Holdings Corp., Class A,	Medical	-,				
12.00% PIK(h)	Devices	900		900,000		_
Fitness Together Holdings, Inc.,	Personal					
Series A(g)(l)	Fitness	187,500		173,326		_
Fitness Together Holdings, Inc., Series A-1(g)(l)	Personal	40.056		40.056		
Fitness Together Holdings, Inc.,	Fitness	49,056		49,056		_
Series B Convertible(g)(l)	Personal Fitness	11,343,804		6,500,000		779,000
M & M Tradition Holdings Corp., Series A	Sheet Metal	11,545,604		0,500,000		777,000
Convertible, 16.00% PIK(e)	Fabrication	4,968		4,968,000		5,117,040
Total Preferred Stock				12,590,382		5,896,040
Common Stock—3.5%(l)			<u></u>			_
Alpha Media Group Holdings Inc., Class B	Publishing	12,500		_		_
BKC ARS Blocker, Inc. (American Residential)(m)	HVAC/ Plumbing	,				
	Services	1,000		192,418		1,610,000
BKC ASW Blocker, Inc. (American	Utility					
SportWorks)(g)(n)	Vehicles	1,000		250,001		163,289
BKC DVSH Blocker, Inc. (DynaVox Systems)(o)	Augmentative					
	Communication Products	100		1,000,000		2,560,000
BKC MTCH Blocker, Inc. (Marquette	Troducts	100		1,000,000		2,300,000
Transportation)(p)	Transportation	1,000		5,000,000		2,635,000
Facet Holdings Corp.	Medical Devices	10,000		100,000		_
Fitness Together Holdings, Inc.(g)	Personal Fitness	173,547		118,500		_
M & M Tradition Holdings Corp.(e)	Sheet Metal					
	Fabrication	500,000		5,000,000		5,000,000
MGHC Holding Corporation (Mattress Giant)(e)	Bedding—Retail	2,285,815		2,285,815		_
USI Senior Holdings, Inc. (United Subcontractors)(e)	Building and Construction	79,237		6,926,008		6,902,053
Total Common Stock				20,872,742	_	18,870,342

Schedules of Investments—(Continued) December 31, 2009

		Principal Amount or Number of				Fair
Portfolio Company	Industry(a)	Shares/Units		Cost(b)		Value(c)
Limited Partnership/Limited Liability Company Interests—2.4%						
Big Dumpster Coinvestment, LLC(l)	Waste Management Equipment	_	\$	5,333,333	\$	_
Marsico Parent Superholdco, LLC, 16.75% PIK, acquired 11/28/07(d)(h)	Financial Services	1,750		1,650,005		_
PG Holdco, LLC (Press Ganey), 15.00% PIK	Healthcare Services	333		333,333		346,654
PG Holdco, LLC (Press Ganey), Class A(l)	Healthcare Services	16,667		166,667		250,000
Prism Business Media Holdings LLC (Penton Media)(e)(l)	Information Services	68		14,943,201		515,870
Sentry Security Systems Holdings, LLC(l)	Security Services	147,271		147,271		479
Sentry Security Systems Holdings, LLC, 8.00% PIK.	Security Services	602,729		602,729		602,729
VSS-AHC Holdings LLC (Advanstar)(l)	Printing/ Publishing	352,941		4,199,161		4,198,939
WBS Group Holdings, LLC, Class B, 16.00% PIK	Software	8,000		8,000,000		7,167,857
Total Limited Partnership/Limited Liability Company Interests				35,375,700		13,082,528
Equity Warrants/Options—0.2%(l)						
Kaz, Inc., expire 12/8/16	Consumer Products	49		512,000		770,160
Kaz, Inc., expire 12/8/16	Consumer Products	16		64,000		136,373
Kaz, Inc., expire 12/8/16	Consumer Products	16		24,000		75,141
Kaz, Inc., expire 12/8/16	Consumer Products	16		9,000		43,073
Marsico Superholdco SPV, LLC, expire 12/14/19, acquired 11/28/07(d)	Financial Services	455		444,450		_
Total Equity Warrants/Options				1,053,450		1,024,747
TOTAL INVESTMENTS INCLUDING UNEARNED INCOME UNEARNED INCOME—(0.7)%			1,	,058,729,289 (3,909,286)		850,651,331 (3,909,286)
· · ·			<u>ф 1</u>			
TOTAL INVESTMENTS—156.9%			3 1,	,054,820,003	=	846,742,045
OTHER ASSETS & LIABILITIES (NET)— (56.9)%					(307,179,283)
NET ASSETS—100.0%					\$	539,562,762

⁽a) Unaudited.

⁽b) Represents amortized cost for fixed income securities and unearned income and cost for preferred and common stock, limited partnership/limited liability company interests and equity warrants/options.

⁽c) Fair value is determined by or under the direction of the Company's Board of Directors (see Note 2).

⁽d) These securities are exempt from registration under Rule 144A of the Securities Act of 1933. These securities may be resold in transactions that are exempt from registration, normally to qualified institutional buyers. In the aggregate, these securities represent 3.6% of net assets at December 31, 2009.

⁽e) "Non-controlled, affiliated" investments under the Investment Company Act of 1940, whereby the Company owns 5% or more (but not more than 25%) of the portfolio company's outstanding voting securities, are as follows:

Non-controlled, Affiliated Investments	Fair Value at December 31, 2008	Gross Additions (Cost)*	Gross Reductions (Cost)**	Net Unrealized Gain (Loss)	Fair Value at December 31, 2009	Net Realized Gain (Loss)***	Interest Income***	Dividend Income***
American SportWorks LLC Senior Secured Loan	5,716,023	\$ —	\$(3,572,448)	\$ (2,143,575)	· -†	\$ — \$	5 27,617 \$	_
BKC ASW Blocker, Inc. Common Stock M&M Tradition Holdings Corp.:	16,399	_	(5,883)	(10,516)	<u></u> †	_	_	_
Preferred Stock	5,537,280	_	(408,000)	(12,240)	5,117,040	12,240	_	1,110,885
Common Stock	6,095,000	_	_	(1,095,000)	5,000,000	_	_	
Mattress Giant Corporation Subordinated Debt MGHC Holding Corporation	_	2,521,202	_	999,960	3,521,162	_	773,581	_
Common Stock	_	2,285,815	_	(2,285,815)	_	_	_	_
Penton Media, Inc. Senior Secured Loan Prism Business Media Holdings LLC	18,226,000	78,211	_	(14,014,211)	4,290,000	_	1,437,763	_
Limited Liability Co. Interest	4,730,000	_	_	(4,214,130)	515,870	_	_	_
United Subcontractors, Inc. Senior Secured Loan USI Senior Holdings, Inc.	_	1,617,669	_	(169,805)	1,447,864	_	16,210	_
Common Stock	_	6,926,008	_	(23,955)	6,902,053	_	_	_
Less: Unearned Income	(305,622)	305,622	_		_			
Totals	\$ 40,015,080	\$ 13,734,527	\$(3,986,331)	\$(22,969,287) \$	\$26,793,989	\$ 12,240 \$	2,255,171 \$	1,110,885

^{*} Gross additions include increases in the cost basis of investments resulting from new portfolio investments, payment-in-kind interest or dividends, the amortization of unearned income, the exchange of one or more existing securities for one or more new securities and the movement of an existing portfolio company into this category from a different category.

The aggregate fair value of non-controlled, affiliated investments (net of unearned income) at December 31, 2009 represents 5.0% of net assets.

- (f) Approximately 66% of the senior secured loans to the Company's portfolio companies bear interest at a floating rate that may be determined by reference to the London Interbank Offered Rate (LIBOR) or other base rate (commonly the Federal Funds Rate or the Prime Rate), at the borrower's option. In addition, approximately 9% of such senior secured loans have floors of 1.50% to 3.25% on the LIBOR base rate. The borrower under a senior secured loan generally has the option to select from interest reset periods of one, two, three or six months and may alter that selection at the end of any reset period. The stated interest rate represents the weighted average interest rate at December 31, 2009 of all contracts within the specified loan facility.
- (g) "Controlled" investments under the Investment Company Act of 1940, whereby the Company owns more than 25% of the portfolio company's outstanding voting securities, are as follows:

^{**} Gross reductions include decreases in the cost basis of investments resulting from principal collections related to investment repayments or sales, the exchange of one or more existing securities for one or more new securities and the movement of an existing portfolio company out of this category into a different category.

^{***} For the year ended December 31, 2009.

[†] Investment moved out of the non-controlled, affiliated category into the controlled category during the year.

Controlled Investments	Fair Value at December 31, 2008	Gross Additions (Cost)*	Net Unrealized Gain (Loss)	Fair Value at December 31, 2009	Net Realized Loss**	 terest/Other Income**
Al Solutions, Inc.:						
Senior Secured Loan	\$ —	\$ 147,418	\$ 2,582	\$ 150,000	\$ —	\$ 5,821
Subordinated Debt American SportWorks LLC	_	71,373	(71,373)	_	(13,395,134)	71,373
Senior Secured Loan BKC ASW Blocker, Inc.		3,572,448	(310,187)	3,262,261	_	78,075
Common Stock	_	5,883	157,406	163,289	_	_
Fitness Together Franchise Corporation						
Senior Secured Loan	6,496,555	140,615	(829,514)	5,807,656	_	808,583
Fitness Together Holdings, Inc.:						
Preferred Stock Series A				_		_
Preferred Stock Series A-1		_	_	_	_	_
Preferred Stock Series B Convertible	4,700,000	_	(3,921,000)	779,000	_	_
Common Stock	_	_	_	_	_	_
Tygem Holdings, Inc.:						
Preferred Stock		_	_	_	(10,826,867)	
Preferred Stock Series B Convertible	_	_	_	_	(14,725,535)	
Common Stock		_	_	_	(3,608,956)	
Less: Unearned Income	_	(249,930)	_	(249,930)		
Totals	\$11,196,555	\$ 3,687,807	\$ (4,972,086)	\$ 9,912,276	\$(42,556,492)	\$ 963,852

^{*} Gross additions include increases in the cost basis of investments resulting from new portfolio investments, payment-in-kind interest or dividends, the amortization of unearned income, the exchange of one or more existing securities for one or more new securities and the movement of an existing portfolio company into this category from a different category.

The aggregate fair value of controlled investments (net of unearned income) at December 31, 2009 represents 1.8% of net assets.

- (h) Non-accrual status (in default) at December 31, 2009 and therefore non-income producing. At December 31, 2009, the aggregate fair value and amortized cost of debt investments on non-accrual status represents 3.5% and 6.5% of total debt investments at fair value and amortized cost, respectively.
- (i) Non-U.S. company or principal place of business outside the U.S.
- (j) Principal amount is denominated in Canadian dollars.
- (k) Guaranty by the Company on behalf of portfolio company Facet Technologies, LLC. Expires December 31, 2011. Maximum potential future payments under this guaranty are \$6,000,000 at December 31, 2009.
- (l) Non-income producing equity securities at December 31, 2009.
- (m) The Company is the sole stockholder of BKC ARS Blocker, Inc., which is the beneficiary of less than 5% of the voting securities of American Residential Services L.L.C.
- (n) The Company is the sole stockholder of BKC ASW Blocker, Inc., which is the beneficiary of more than 25% of the voting securities of American SportWorks LLC.
- (o) The Company is the sole stockholder of BKC DVSH Blocker, Inc., which is the beneficiary of less than 5% of the voting securities of DynaVox Systems LLC.
- (p) The Company is the sole stockholder of BKC MTCH Blocker, Inc., which is the beneficiary of less than 5% of the voting securities of Marquette Transportation Company Holdings, LLC.
- PIK Payment-in-kind.

^{**} For the year ended December 31, 2009. There was no dividend income from these securities during the year.

Notes to Financial Statements (Unaudited)

1. Organization

BlackRock Kelso Capital Corporation (the "Company") was organized as a Delaware corporation on April 13, 2005 and was initially funded on July 25, 2005. The Company has elected to be regulated as a business development company ("BDC") under the Investment Company Act of 1940 (the "1940 Act"). In addition, for tax purposes the Company has qualified and has elected to be treated as a regulated investment company ("RIC") under the Internal Revenue Code of 1986 (the "Code"). The Company's investment objective is to generate both current income and capital appreciation through debt and equity investments. The Company invests primarily in middle-market companies in the form of senior and junior secured and unsecured debt securities and loans, each of which may include an equity component, and by making direct preferred, common and other equity investments in such companies.

On July 25, 2005, the Company completed a private placement of 35,366,589 shares of its common stock at a price of \$15.00 per share receiving net proceeds of approximately \$529 million. On July 2, 2007, the Company completed an initial public offering through which it sold an additional 10,000,000 shares of its common stock at a price of \$16.00 per share and listed its shares on The NASDAQ Global Select Market. The Company received net proceeds of approximately \$150 million from this offering.

On June 22, 2010, the Company closed an add-on public offering through which it sold 7,500,000 shares of its common stock at a price of \$10.25 per share receiving net proceeds of approximately \$73 million. On June 28, 2010, the underwriters of the add-on offering exercised their over-allotment option under the underwriting agreement and elected to purchase an additional 1,125,000 shares of common stock at a price of \$10.25 per share resulting in net proceeds of approximately \$11 million.

The accompanying financial statements are prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP"). In the opinion of management, all adjustments, consisting solely of normal recurring accruals, considered necessary for the fair presentation of financial statements for the interim periods, have been included. The results of operations for interim periods are not indicative of results to be expected for the full year. Certain prior year amounts have been reclassified to conform to the current year presentation.

Certain financial information that is normally included in annual financial statements, including certain financial statement footnotes, prepared in accordance with GAAP, is not required for interim reporting purposes and has been condensed or omitted herein. These financial statements should be read in conjunction with the Company's financial statements and notes related thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2009, which was filed with the Securities and Exchange Commission ("SEC") on March 12, 2010.

2. Significant accounting policies

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of income and expenses during the reported period. Changes in the economic environment, financial markets and any other parameters used in determining these estimates could cause actual results to differ and such differences could be material.

The significant accounting policies consistently followed by the Company are:

(a) Investments for which market quotations are readily available are valued at such market quotations unless they are deemed not to represent fair value. The Company obtains market quotations, when available, from an independent pricing service or one or more broker-dealers or market makers and utilizes the average of the range of bid and ask quotations as a practical expedient for fair value. However, debt investments with remaining maturities within 60 days are valued at amortized cost, which approximates fair value. Debt and equity securities for which market quotations are not readily available or for which market quotations are deemed not to represent fair value are valued at fair value as determined in good faith by or under the direction of the Company's Board of Directors. Because the Company expects that there will not be a readily available market value for substantially all of the investments in its portfolio, the Company expects to value substantially all of its portfolio investments at fair value as determined in good faith by or under the direction of the Board of Directors using a consistently applied valuation process in accordance with a documented valuation policy that has been reviewed and approved by the Board of Directors. Due to the inherent uncertainty and subjectivity of determining the fair value of investments that do not have a readily available market value, the fair value of the

Company's investments may differ significantly from the values that would have been used had a readily available market value existed for such investments and may differ materially from the values that the Company may ultimately realize. In addition, changes in the market environment and other events may have differing impacts on the market quotations used to value some of the Company's investments than on the fair values of the Company's investments for which market quotations are not readily available. Market quotations may be deemed not to represent fair value in certain circumstances where BlackRock Kelso Capital Advisors LLC, the Company's investment advisor (the "Advisor"), believes that facts and circumstances applicable to an issuer, a seller or purchaser or the market for a particular security cause current market quotations to not reflect the fair value of the security. Examples of these events could include cases where a security trades infrequently causing a quoted purchase or sale price to become stale, where there is a "forced" sale by a distressed seller, where market quotations vary substantially among market makers, or where there is a wide bid-ask spread or significant increase in the bid-ask spread.

With respect to the Company's investments for which market quotations are not readily available or for which market quotations are deemed not to represent fair value, the Board of Directors undertakes a multi-step valuation process each quarter, as described below:

- (i) The quarterly valuation process begins with each portfolio company or investment being initially evaluated and rated by the investment professionals of the Advisor responsible for the portfolio investment;
- (ii) The investment professionals provide recent portfolio company financial statements and other reporting materials to independent valuation firms engaged by the Board of Directors, such firms conduct independent appraisals each quarter and their preliminary valuation conclusions are documented and discussed with senior management of the Advisor;
- (iii) The audit committee of the Board of Directors reviews the preliminary valuations of the independent valuation firms; and
- (iv) The Board of Directors discusses valuations and determines the fair value of each investment in the portfolio in good faith based on the input of the Advisor, the respective independent valuation firms and the audit committee.

Those investments for which market quotations are not readily available or for which market quotations are deemed not to represent fair value are valued utilizing a market approach, an income approach, or both approaches, as appropriate. The market approach uses prices and other relevant information generated by market transactions involving identical or comparable assets or liabilities (including a business). The income approach uses valuation techniques to convert future amounts (for example, cash flows or earnings) to a single present amount (discounted). The measurement is based on the value indicated by current market expectations about those future amounts. In following these approaches, the types of factors that the Company may take into account in determining the fair value of its investments include, as relevant and among other factors: available current market data, including relevant and applicable market trading and transaction comparables, applicable market yields and multiples, security covenants, call protection provisions, information rights, the nature and realizable value of any collateral, the portfolio company's ability to make payments, its earnings and discounted cash flows, the markets in which the portfolio company does business, comparisons of financial ratios of peer companies that are public, M&A comparables, the Company's principal market (as the reporting entity) and enterprise values.

Until the end of the second calendar quarter following its acquisition, each unquoted investment in a new portfolio company generally is valued at cost, which the Advisor believes approximates fair value under the circumstances. As of that date, an independent valuation firm conducts an initial independent appraisal of the investment.

Accounting Standards Codification ("ASC") 820-10, Fair Value Measurements and Disclosures ("ASC 820-10"), issued by the Financial Accounting Standards Board ("FASB"), defines fair value, establishes a framework for measuring fair value and requires enhanced disclosures about fair value measurements. ASC 820-10 defines fair value as the price that the Company would receive upon selling an investment or pay to transfer a liability in an orderly transaction to a market participant in the principal or most advantageous market for the investment. ASC 820-10 emphasizes that valuation techniques maximize the use of observable market inputs and minimize the use of unobservable inputs. Inputs refer broadly to the assumptions that market participants would use in pricing an asset or liability, including assumptions about risk. Inputs may be observable or unobservable. Observable inputs are inputs that reflect the assumptions market participants would use in pricing an asset or liability developed based on market data obtained from sources independent of the Company. Unobservable inputs are inputs that reflect the Company's assumptions about the assumptions market participants would use in pricing an asset or liability developed based on the best information available in the circumstances.

ASC 820-10 establishes a hierarchy that classifies these inputs into the three broad levels listed below:

- Level 1 Valuations based on unadjusted quoted prices in active markets for identical assets or liabilities that the Company has the ability to access.
- Level 2 Valuations based on unadjusted quoted prices in markets that are not active or for which all significant inputs are observable, either directly or indirectly.
- Level 3 Valuations based on inputs that are unobservable and significant to the overall fair value measurement. The inputs into the determination of fair value may require significant management judgment or estimation. Even if observable market data is available, such information may be the result of consensus pricing information or broker quotes which include a disclaimer that the broker would not be held to such a price in an actual transaction. The non-binding nature of consensus pricing and/or quotes accompanied by disclaimer would result in classification as Level 3 information, assuming no additional corroborating evidence.

Transfers between levels, if any, represent the value as of the beginning of the period of any investment where a change in the pricing level occurred from the beginning to the end of the period.

The Company's valuation policy and fair value disclosures are consistent with ASC 820-10. The Company evaluates the source of inputs, including any markets in which its investments are trading, in determining fair value and categorizes each investment within the fair value hierarchy pursuant to ASC 820-10.

- (b) Security transactions are accounted for on the trade date unless there are substantial conditions to the purchase.
- (c) Gains or losses on the disposition of investments are calculated using the specific identification method.
- (d) Interest income, adjusted for amortization of premium and accretion of discount, and dividend income are recorded on an accrual basis to the extent that the Company expects to collect such amounts. For loans and securities with payment-in-kind ("PIK") income, which represents contractual interest or dividends accrued and added to the principal balance and generally due at maturity, PIK income is accrued only to the extent that the portfolio company valuation indicates that the PIK income is likely to be collected. Origination, structuring, closing, commitment and other upfront fees and discounts and premiums on investments purchased are accreted/amortized over the life of the respective investment. Unamortized origination, structuring, closing, commitment and other upfront fees are recorded as unearned income. Upon the prepayment of a loan or debt security, any prepayment penalties and unamortized loan origination, structuring, closing, commitment and other upfront fees are recorded as interest income. Expenses are recorded on an accrual basis.
- (e) The Company has elected to be taxed as a RIC under Subchapter M of the Code and operates in a manner so as to qualify for the tax treatment applicable to RICs.

In order to qualify for favorable tax treatment as a RIC, the Company is required to distribute annually to its stockholders at least 90% of its investment company taxable income, as defined by the Code. To avoid federal excise taxes, the Company must distribute annually at least 98% of its income (both ordinary income and net capital gains). The Company, at its discretion, may carry forward taxable income in excess of calendar year distributions and pay a 4% excise tax on this income. If the Company chooses to do so, all other things being equal, this would increase expenses and reduce the amount available to be distributed to stockholders. The Company will accrue excise tax on estimated excess taxable income as required.

The Company holds 100% of the common stock of certain companies as indicated in the accompanying schedules of investments. These wholly owned companies are recorded at fair value in the statements of assets and liabilities, net of any applicable income tax liabilities. An income tax provision has been provided at the wholly owned company level on all income of such companies, including realized and unrealized gains. Such wholly owned companies are held in connection with the Company's election to be taxed as a RIC. In general, these wholly owned companies earn income that, if earned directly by the Company, would not be qualifying income for purposes of the Company qualifying as a RIC. Dividends from these wholly owned companies and gains from the sale of their stock are qualifying income for this purpose. The Company makes investments in securities in accordance with its investment policies through these wholly owned companies.

- (f) Dividends and distributions to common stockholders are recorded on the ex-dividend date. The amount to be paid out as a dividend is determined by the Board of Directors. Net realized capital gains, if any, generally are distributed at least annually, although the Company may decide to retain such capital gains for investment.
- (g) Loans or debt securities are placed on non-accrual status, as a general matter, when principal or interest payments are past due 30 days or more or when there is reasonable doubt that principal or interest will be collected. Accrued interest generally is reversed when a loan or debt security is placed on non-accrual status. Interest payments received on non-accrual loans or debt securities may be recognized as income or applied to principal depending upon management's judgment. Non-accrual loans and debt securities are restored to accrual status when past due principal and interest is paid and, in management's judgment, are likely to remain

current. The Company may make exceptions to this treatment if the loan or debt security has sufficient collateral value and is in the process of collection.

(h) Recently Issued Accounting Pronouncements:

In January 2010, the FASB issued Accounting Standards Update 2010-06, *Fair Value Measurements and Disclosures* ("ASU 2010-06"). ASU 2010-06 amends ASC 820-10 to require new disclosures with regard to transfers into and out of Levels 1 and 2 and separate disclosures about purchases, sales, issuances, and settlements within the Level 3 fair value rollforward. ASU 2010-06 also clarifies existing fair value disclosures about the appropriate level of disaggregation and about inputs and valuation techniques for both recurring and nonrecurring fair value measurements that fall in either Level 2 or Level 3. The new disclosures and clarifications of existing disclosures are effective for interim and annual reporting periods beginning after December 15, 2009, except for the disclosures about purchases, sales and settlements in the rollforward of activity in Level 3 fair value measurements, which are effective for fiscal years beginning after December 15, 2010, and for interim periods within those fiscal years. The adoption on January 1, 2010 of the applicable additional disclosure requirements of ASU 2010-06 did not materially impact the Company's financial statements. The adoption of the additional disclosure requirements, which will be effective in 2011, is not expected to materially impact the Company's financial statement disclosures.

3. Agreements and related party transactions

The Company has entered into an Investment Management Agreement (the "Management Agreement") with the Advisor, under which the Advisor, subject to the overall supervision of the Company's Board of Directors, manages the day-to-day operations of, and provides investment advisory services to, the Company. For providing these services, the Advisor receives a base management fee (the "Management Fee") from the Company quarterly in arrears at an annual rate of 2.0% of the Company's total assets, including any assets acquired with the proceeds of leverage.

For the three and nine months ended September 30, 2010, the Advisor earned \$4,049,347 and \$12,522,832, respectively, in base management fees from the Company. For the three and nine months ended September 30, 2009, the Advisor earned \$4,555,811 and \$13,951,061, respectively, in such fees from the Company.

The Management Agreement provides that the Advisor or its affiliates may be entitled to an incentive management fee (the "Incentive Fee") under certain circumstances. The determination of the Incentive Fee, as described in more detail below, will result in the Advisor or its affiliates receiving no Incentive Fee payments if returns to Company stockholders do not meet an 8.0% annualized rate of return during the applicable fee measurement period and will result in the Advisor or its affiliates receiving less than the full amount of the Incentive Fee percentage until returns to stockholders exceed an approximate 13.3% annualized rate of return during such period. Annualized rate of return in this context is computed by reference to the Company's net asset value and does not take into account changes in the market price of the Company's common stock.

The Advisor will be entitled to receive the Incentive Fee if the Company's performance exceeds a "hurdle rate" during different measurement periods: trailing four quarters' periods (which applies only to the portion of the Incentive Fee based on income) and annual periods (which applies only to the portion of the Incentive Fee based on capital gains). The "trailing four quarters' periods" for purposes of determining the income portion of the Incentive Fee payable for the three months ended September 30, 2010 and 2009 was determined by reference to the four quarter periods ended on September 30, 2010 and 2009, respectively. The term "annual period" means the period beginning on July 1 of each calendar year and ending on June 30 of the next calendar year.

The hurdle rate for each measurement period is 2.0% multiplied by the Company's net asset values at the beginning of each calendar quarter during the measurement period, calculated after giving effect to any distributions that occurred during the measurement period. A portion of the Incentive Fee is based on the Company's income and a portion is based on capital gains. Each portion of the Incentive Fee is described below.

Quarterly Incentive Fee Based on Income. For each trailing four quarters' period, the Company pays the Advisor an Incentive Fee based on the amount by which (A) aggregate distributions and amounts distributable out of taxable net income (excluding any capital gain and loss) during the period less the amount, if any, by which net unrealized capital depreciation exceeds net realized capital gains during the period exceeds (B) the hurdle rate for the period. The amount of the excess of (A) over (B) described in this paragraph for each period is referred to as the excess income amount.

The portion of the Incentive Fee based on income for each period will equal 50% of the period's excess income amount, until the cumulative Incentive Fee payments for the period equal 20% of the period's income amount distributed or distributable to stockholders as described in clause (A) of the preceding paragraph. Thereafter, the

portion of the Incentive Fee based on income for the period will equal 20% of the period's remaining excess income amount.

Periodic Incentive Fee Based on Capital Gains. The portion of the Incentive Fee based on capital gains is calculated on an annual basis. For each annual period, the Company pays the Advisor an Incentive Fee based on the amount by which (A) net realized capital gains, if any, to the extent they exceed gross unrealized capital depreciation, if any, occurring during the period exceeds (B) the amount, if any, by which the period's hurdle rate exceeds the amount of income used in the determination of the Incentive Fee based on income for the period. The amount of the excess of (A) over (B) described in this paragraph is referred to as the excess gain amount.

The portion of the Incentive Fee based on capital gains for each period will equal 50% of the period's excess gain amount, until such payments equal 20% of the period's capital gain amount distributed or distributable to stockholders. Thereafter, the portion of the Incentive Fee based on capital gains for the period equals an amount such that the portion of the Incentive Fee payments to the Advisor based on capital gains for the period equals 20% of the period's remaining excess gain amount. The result of this formula is that, if the portion of the Incentive Fee based on income for the period exceeds the period's hurdle, then the portion of the Incentive Fee based on capital gains will be capped at 20% of the capital gain amount.

In calculating whether the portion of the Incentive Fee based on capital gains is payable with respect to any period, the Company accounts for its assets on a security-by-security basis. In addition, the Company uses the "period-to-period" method pursuant to which the portion of the Incentive Fee based on capital gains for any period is based on realized capital gains for the period reduced by realized capital losses and gross unrealized capital depreciation for the period. Based on current interpretations of Section 205(b)(3) of the Investment Advisers Act of 1940 by the SEC and its staff, the calculation of unrealized depreciation for each portfolio security over a period is based on the fair value of the security at the end of the period compared to the fair value at the beginning of the period. Incentive Fees earned in any of the periods described above are not subject to modification or repayment based upon performance in a subsequent period.

For the three and nine months ended September 30, 2010, the Advisor earned zero and \$493,951, respectively, in Incentive Fees from the Company. For the three and nine months ended September 30, 2009, the Advisor earned no incentive fees from the Company.

The Management Agreement provides that the Company will reimburse the Advisor for costs and expenses incurred by the Advisor for office space rental, office equipment and utilities allocable to the Advisor under the Management Agreement, as well as any costs and expenses incurred by the Advisor relating to any non-investment advisory, administrative or operating services provided by the Advisor to the Company. For the three and nine months ended September 30, 2010, the Company incurred \$394,306 and \$1,178,267, respectively, for costs and expenses reimbursable to the Advisor under the Management Agreement. Reimbursements to the Advisor for the three and nine months ended September 30, 2009 were \$341,842 and \$1,028,939, respectively.

From time to time, the Advisor may pay amounts owed by the Company to third party providers of goods or services. The Company will subsequently reimburse the Advisor for such amounts paid on its behalf. Reimbursements to the Advisor for the three and nine months ended September 30, 2010 were \$377,773 and \$2,092,971, respectively. Reimbursements to the Advisor for the three and nine months ended September 30, 2009 were \$322,201 and \$996,768, respectively.

No person who is an officer, director or employee of the Advisor and who serves as a director of the Company receives any compensation from the Company for such services. Directors who are not affiliated with the Advisor receive compensation for their services and reimbursement of expenses incurred to attend meetings.

The Company also has entered into an administration agreement with BlackRock Financial Management, Inc. (the "Administrator") under which the Administrator provides administrative services to the Company. For providing these services, facilities and personnel, the Company reimburses the Administrator for the Company's allocable portion of overhead and other expenses incurred by the Administrator in performing its obligations under the administration agreement, including rent and the Company's allocable portion of the cost of certain of the Company's officers and their respective staffs. For the three and nine months ended September 30, 2010, the Company incurred \$161,284 and \$552,651, respectively, for administrative services expenses payable to the Administrator under the administration agreement. For the three and nine months ended September 30, 2009, the Company incurred \$148,941 and \$482,916, respectively, in such expenses.

The PNC Financial Services Group, Inc. ("PNC") is a significant stockholder of the ultimate parent of the Administrator. BNY Mellon Investment Servicing Inc. ("BMIS"), formerly PNC Global Investment Servicing Inc. and until recently a subsidiary of PNC, provides administrative and accounting services to the Company pursuant to a

Sub-Administration and Accounting Services Agreement. PFPC Trust Company, until recently another subsidiary of PNC, provides custodian services to the Company pursuant to a Custodian Services Agreement. Also, BMIS provides transfer agency and compliance support services to the Company pursuant to a Transfer Agency Agreement and a Compliance Support Services Agreement, respectively. Effective July 1, 2010, BMIS and PFPC Trust Company were acquired by subsidiaries of The Bank of New York Mellon Corporation and are no longer considered related parties of the Company as of and after that date.

For the services provided to the Company by BMIS and its affiliates, BMIS is entitled to an annual fee of 0.02% of the Company's average net assets plus reimbursement of reasonable expenses, and a base fee, payable monthly. PFPC Trust Company may charge the Company additional fees for cash overdraft balances or for sweeping excess cash balances. For the six months ended June 30, 2010, the Company incurred \$109,755 for administrative, accounting, custodian and transfer agency services fees payable to BMIS and its affiliates under the related agreements. For the three and nine months ended September 30, 2009, the Company incurred \$35,749 and \$146,178, respectively, for such fees payable to BMIS and its affiliates.

In November 2007, the Company's Board of Directors authorized the purchase by the Advisor from time to time in the open market of an indeterminate number of shares of the Company's common stock, in the Advisor's discretion, subject to compliance with the Company's and the Advisor's applicable policies and requirements of law. Pursuant to this authorization, during the nine months ended September 30, 2009, the Advisor purchased 80,867 shares of the Company's common stock in the open market for \$312,322, including brokerage commissions. There were no such purchases during the nine months ended September 30, 2010.

At September 30, 2010 and December 31, 2009, the Advisor owned directly approximately 471,000 and 555,000 shares, respectively, of the Company's common stock, representing approximately 0.7% and 1.0% of the total shares outstanding. At September 30, 2010 and December 31, 2009, other entities affiliated with the Administrator beneficially owned indirectly approximately 1,762,000 and 2,611,000 shares, respectively, of the Company's common stock, representing approximately 2.7% and 4.6% of the total shares outstanding. An entity affiliated with the Administrator has ownership and financial interests in the Advisor.

4. Earnings per share

The following information sets forth the computation of basic and diluted net increase in net assets from operations per share (earnings per share) for the three and nine months ended September 30, 2010 and 2009.

_	Three months ended September 30, 2010	TI	hree months ended September 30, 2009	N	September 30, 2010	N	ine months ended September 30, 2009
Numerator for basic and diluted net							
increase in net assets per share	5 16,315,704	\$	31,145,966	\$	69,133,587	\$	50,900,596
Denominator for basic and diluted							
weighted average shares	65,509,414		56,338,835		59,898,128		55,738,396
Basic/diluted net increase in net							
assets per share from operations \$	0.25	\$	0.55	\$	1.15	\$	0.91

Diluted net increase in net assets per share from operations equals basic net increase in net assets per share from operations for each period because there were no common stock equivalents outstanding during the above periods.

5. Investments

Purchases of investments for the three months ended September 30, 2010 and 2009 totaled \$177,428,077 and \$10,983,186, respectively, and for the nine months ended September 30, 2010 and 2009 totaled \$321,716,307 and \$38,173,072, respectively. Proceeds from sales, repayments and other exits of investments for the three months ended September 30, 2010 and 2009 totaled \$100,205,621 and \$28,339,844, respectively, and for the nine months ended September 30, 2010 and 2009 totaled \$354,230,907 and \$72,248,410, respectively.

Under the 1940 Act, the Company is required to separately identify non-controlled investments where it owns 5% or more of a portfolio company's outstanding voting securities as investments in "affiliated" companies. In addition, under the 1940 Act, the Company is required to separately identify investments where it owns more than 25% of a portfolio company's outstanding voting securities as investments in "controlled" companies. Detailed information with respect to the Company's non-controlled affiliated and controlled investments is contained in the accompanying schedules of investments and other financial statements. The information in the tables below is

presented on an aggregate portfolio basis, without segregating the non-controlled non-affiliated, non-controlled affiliated and controlled investment categories.

At September 30, 2010, investments consisted of the following:

_	Cost	Fair Value
Senior secured notes	\$ 94,823,173	\$ 86,493,161
Unsecured debt	64,430,370	4,455,439
Subordinated debt	226,781,831	216,564,091
Senior secured loans:		
First lien	125,429,575	115,065,755
Second/other priority lien	359,455,978	312,510,022
Total senior secured loans	484,885,553	427,575,777
Preferred stock	13,690,382	5,355,040
Common stock	57,370,754	71,658,614
Limited partnership/limited liability company		
interests	29,482,499	23,715,147
Equity warrants/options	2,668,710	5,235,808
Total investments including unearned		
income	974,133,272	841,053,077
Unearned income	(7,305,983)	(7,305,983)
Total investments	\$ 966,827,289	\$ 833,747,094

At December 31, 2009, investments consisted of the following:

_	Cost	Fair Value
Senior secured notes	\$ 54,634,954	\$ 48,407,746
Unsecured debt	171,308,101	126,984,798
Subordinated debt	146,516,172	133,232,136
Senior secured loans:		
First lien	119,531,264	115,409,425
Second/other priority lien	496,846,524	387,743,569
Total senior secured loans	616,377,788	503,152,994
Preferred stock	12,590,382	5,896,040
Common stock	20,872,742	18,870,342
Limited partnership/limited liability company		
interests	35,375,700	13,082,528
Equity warrants/options	1,053,450	1,024,747
Total investments including unearned		
income	1,058,729,289	850,651,331
Unearned income	(3,909,286)	(3,909,286)
Total investments	\$ 1,054,820,003	\$ 846,742,045

The industry composition of the portfolio at fair value at September 30, 2010 and December 31, 2009 was as follows:

Industry	September 30, 2010	December 31, 2009
Personal and Other Services	14.4%	9.4%
Business Services	11.4	12.6
Consumer Products	9.4	6.0
Printing, Publishing and Media	9.0	3.2
Healthcare	8.8	10.0
Distribution	6.6	4.8
Manufacturing	6.4	7.6
Electronics	6.0	8.5
Financial Services	5.8	4.6
Building and Real Estate	5.4	1.0
Retail	4.2	4.6

Industry	September 30, 2010	December 31, 2009
Beverage, Food and Tobacco	3.9	4.0
Chemicals	3.9	4.4
Containers and Packaging	2.9	2.7
Entertainment and Leisure	1.5	2.6
Transportation	0.4	6.3
Metals	_	4.1
Utilities	_	3.6
Total	100.0%	100.0%

The geographic composition of the portfolio at fair value at September 30, 2010 was United States 92.5% and Canada 7.5%, and at December 31, 2009 was United States 93.7%, Canada 6.3% and United Kingdom and other less than 0.1%. The geographic composition is determined by the location of the corporate headquarters of the portfolio company.

In the ordinary course of its business, the Company manages a variety of risks relating to its investments, including market risk and credit risk. Market risk is the risk of potential adverse changes to the values of investments because of changes in market conditions such as interest rate movements and volatility in investment prices. Credit risk is the risk of default or non-performance by portfolio companies equivalent to the investment's carrying amount. The Company is also exposed to credit risk related to maintaining all of its cash and cash equivalents at a major financial institution.

The Company has investments in lower rated and comparable quality unrated senior and junior secured, unsecured and subordinated debt securities and loans, which are subject to a greater degree of credit risk than more highly rated investments. The risk of loss due to default by the issuer is significantly greater for holders of such securities and loans, particularly in cases where the investment is unsecured or subordinated to other creditors of the issuer.

6. Foreign currency transactions

The Company may enter into forward foreign currency contracts from time to time to facilitate settlement of purchases and sales of investments denominated in foreign currencies or to help mitigate the impact that an adverse change in foreign exchange rates would have on the value of the Company's investments denominated in foreign currencies. A forward foreign currency contract is a commitment to purchase or sell a foreign currency at a future date (usually the security transaction settlement date) at a negotiated forward rate. These contracts are marked-to-market by recognizing the difference between the contract exchange rate and the current market rate as unrealized appreciation or depreciation. Realized gains or losses are recognized when contracts are settled. The Company's forward foreign currency contracts generally have terms of approximately three months. The volume of open contracts at the end of each reporting period is reflective of the typical volume of transactions during each calendar quarter. Risks may arise as a result of the potential inability of the counterparties to meet the terms of their contracts. The Company attempts to limit this risk by dealing with creditworthy counterparties.

At September 30, 2010, details of open forward foreign currency contracts were as follows:

Foreign Currency	Settlement Date	Amount and Transaction	US\$ Value at Settlement Date	US\$ Value at tember 30, 2010	Unrealized Depreciation
Canadian dollar	October 20, 2010	30,125,000 Sold	\$ 28,794,961	\$ 29,229,521	\$ (434,560)

At December 31, 2009, details of open forward foreign currency contracts were as follows:

Foreign Currency	Settlement Date	Amount and Transaction			US\$ Value at December 31, 2009		Unrealized Appreciation	
Canadian dollar	January 27, 2010	795,444 Purchased	\$	(759,501)	\$	(760,561)	\$	1,060
Canadian dollar	January 27, 2010	31,500,000 Sold		30,316,883		30,118,610		198,273
Canadian dollar	January 27, 2010	800,000 Sold		769,582		764,917		4,665
Total			\$	30,326,964	\$	30,122,966	\$	203,998

All realized and unrealized gains and losses on forward foreign currency contracts are included in earnings (changes in net assets) and are reported as separate line items within the Company's statements of operations. Unrealized gains and losses on forward foreign currency contracts are also reported as separate line items within the Company's statements of assets and liabilities.

7. Credit facility and borrowings

Under the terms of the Company's amended and restated Senior Secured, Multi-Currency Credit Agreement (the "Credit Facility"), as amended on December 28, 2007, certain lenders agreed to extend credit to the Company in an aggregate principal amount not to exceed \$545,000,000 outstanding, at any one time, consisting of \$400,000,000 in revolving loan commitments and \$145,000,000 in term loan commitments. On April 20, 2010, the Company amended the Credit Facility to extend through December 6, 2013 certain existing lenders' commitments. These extended commitments, together with the addition of commitments from new lenders, total \$375,000,000, consisting of \$275,000,000 of revolving loan commitments and \$100,000,000 of term loan commitments. Non-extending lender commitments of \$245,000,000, consisting of \$200,000,000 of revolving loan commitments and \$45,000,000 of term loan commitments, mature on December 6, 2010 unless extended prior to such date. The Credit Facility is secured by substantially all of the assets in the Company's portfolio, including cash and cash equivalents. Subject to certain exceptions, pricing for outstanding borrowings made by extending lenders and new lenders is at LIBOR plus an applicable spread of either 3.00% or 3.25% for revolving loans, based on a pricing grid depending on the Company's credit rating, and LIBOR plus 3.00% for term loans. Pricing for outstanding borrowings made by non-extending lenders remains at LIBOR plus 0.875% with respect to revolving loans and LIBOR plus 1.50% with respect to term loans. The Credit Facility does not contain a LIBOR floor requirement. At September 30, 2010, the effective LIBOR spread under the Credit Facility was 2.83%. Term loan commitments under the Credit Facility have been fully drawn and, once repaid, may not be reborrowed. The Credit Facility also includes an "accordion" feature that allows the Company, under certain circumstances, to increase the size of the Credit Facility by up to an additional \$275,000,000 of revolving loan commitments and \$250,000,000 of term loan commitments. The Credit Facility is used to supplement the Company's equity capital to make additional portfolio investments and for other general corporate purposes.

At September 30, 2010, the Company had \$205,500,000 drawn on the Credit Facility versus \$296,000,000 at December 31, 2009. Of the amount drawn at September 30, 2010, \$70,473,685 matures on December 6, 2010 and \$135,026,315 matures on December 6, 2013. The average debt outstanding on the Credit Facility during the three and nine months ended September 30, 2010 was \$176,288,043 and \$219,033,333, respectively. The maximum amounts borrowed during the three and nine months ended September 30, 2010 were \$205,500,000 and \$314,000,000, respectively, and during the three and nine months ended September 30, 2009 were \$383,000,000 and \$434,000,000. The remaining amount available under the Credit Facility was \$414,500,000 at September 30, 2010, of which \$245,000,000 expires December 6, 2010.

The weighted average annual interest cost under the Credit Facility for the three and nine months ended September 30, 2010 was 2.96% and 2.25%, respectively, and for the three and nine months ended September 30, 2009 was 1.44% and 1.56%, exclusive of commitment fees and of other prepaid expenses related to establishing the Credit Facility. With respect to any unused portion of the commitments under the Credit Facility, the Company incurs an annual commitment fee of 0.50% to extending lenders and new lenders and 0.17% to non-extending lenders. Commitment fees incurred for the three and nine months ended September 30, 2010 were \$417,243 and \$843,784, respectively, and for the three and nine months ended September 30, 2009 were \$76,451 and \$181,040.

The April 2010 amendment to the Credit Facility did not substantially change the financial and operational covenants required under the previous agreement. At September 30, 2010, the Company was in compliance with all such covenants.

8. Capital stock

As a closed-end investment company regulated as a BDC under the 1940 Act, the Company is prohibited from selling shares of its common stock at a price below the current net asset value of the stock, or NAV, unless the Company's stockholders approve such a sale and its Board of Directors makes certain determinations. On February 8, 2010, subject to certain Board of Director determinations, the Company's stockholders approved the ability to sell or otherwise issue shares of the Company's common stock at a price below its then current net asset value per share for a twelve month period expiring on the anniversary of the date of stockholder approval. In any such case, the price at which the Company's common stock would be issued and sold may not be less than a price that, in the determination of the Company's Board of Directors, closely approximates the market value of such common stock. Any sale of the Company's common stock at a price below NAV would have a dilutive effect on NAV.

In 2008, the Company's Board of Directors approved a share repurchase plan under which the Company may repurchase up to 2.5 percent of its outstanding shares of common stock from time to time in open market or privately negotiated transactions. In 2009, the Board of Directors approved an extension and increase to the plan which authorized the Company to repurchase up to an additional 2.5 percent of its outstanding shares of common stock. In May 2010, the repurchase plan was further extended through the earlier of June 30, 2011 or until the approved number of shares has been repurchased. During the nine months ended September 30, 2009, the Company purchased

a total 583,572 shares of its common stock on the open market for \$2,234,892, including brokerage commissions. There were no such purchases during the nine months ended September 30, 2010. Since inception of the repurchase plan through September 30, 2010, the Company has purchased 961,679 shares of its common stock on the open market for \$5,425,900, including brokerage commissions. At September 30, 2010, the total number of remaining shares authorized for repurchase was 1,794,971. The Company currently holds the shares it repurchased in treasury.

On June 7, 2010, the Company's stockholders approved an amendment to the Company's Certificate of Incorporation to increase the number of authorized shares of the Company's common stock from 100,000,000 to 200,000,000. The amendment was effective on that date.

9. Guarantees and commitments

In the normal course of business, the Company may enter into guarantees on behalf of portfolio companies. Under these arrangements, the Company would be required to make payments to third parties if the portfolio companies were to default on their related payment obligations. At September 30, 2010 and December 31, 2009, the maximum amount of potential future payments under such guarantees was \$6,000,000, with an expiration of December 31, 2011. Guarantees made on behalf of portfolio companies are considered in determining the fair value of the Company's investments. The potential liability under such guarantees is reflected at fair value in the Company's schedules of investments.

In the normal course of business, the Company enters into contractual agreements that provide general indemnifications against losses, costs, claims and liabilities arising from the performance of individual obligations under such agreements. The Company has had no prior claims or payments pursuant to such agreements. The Company's individual maximum exposure under these arrangements is unknown, as this would involve future claims that may be made against the Company that have not yet occurred. However, based on management's experience, the Company expects the risk of loss to be remote.

From time to time, the Company may be a party to certain legal proceedings incidental to the normal course of its business, including the enforcement of the Company's rights under contracts with its portfolio companies. While the Company cannot predict the outcome of these legal proceedings with certainty, it does not expect that these proceedings will have a material effect on its financial statements.

10. Fair value of financial instruments

The carrying values of the Company's financial instruments approximate fair value. The carrying values of receivables, other assets, accounts payable and accrued expenses approximate fair value due to their short maturities. The carrying and fair values of the Company's Credit Facility payable were \$205,500,000 and \$204,473,000 at September 30, 2010 and \$296,000,000 and \$287,120,000 at December 31, 2009, respectively.

The following tables summarize the fair values of the Company's investments, forward foreign currency contracts and cash and cash equivalents based on the inputs used at September 30, 2010 and December 31, 2009 in determining such fair values:

		_	Fair Value	outs at Septembe	per 30, 2010		
	Fair Value at September 30, 2010		Price Quotations (Level 1)	_	gnificant Other servable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	
Senior secured notes	\$ 86,493,161	\$	_	\$	_	\$ 86,493,161	
Unsecured debt	4,285,214		_		_	4,285,214	
Subordinated debt	213,054,395				_	213,054,395	
Senior secured loans	423,949,715		_		_	423,949,715	
Preferred stock	5,355,040		_		_	5,355,040	
Common stock	71,658,614				_	71,658,614	
Limited partnership/limited liability company interests	23,715,147				_	23,715,147	
Equity warrants/options	5,235,808		_			5,235,808	
Total investments	833,747,094		_		_	833,747,094	
Forward foreign currency contracts	(434,560)				(434,560)		
Cash and cash equivalents	54,551,235		54,551,235				
Total	\$887,863,769	\$	54,551,235	\$	(434,560)	\$833,747,094	

			Fair Valu	outs at December	er 31, 2009		
	Fair Value at December 31, 2009	_			nificant Other servable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	
Senior secured notes	\$ 48,407,746	\$	_	\$	_	\$ 48,407,746	
Unsecured debt	126,312,042		_		_	126,312,042	
Subordinated debt	131,337,094		_		_	131,337,094	
Senior secured loans	501,811,506					501,811,506	
Preferred stock	5,896,040					5,896,040	
Common stock	18,870,342		_		_	18,870,342	
Limited partnership/limited liability company interests	13,082,528		_		_	13,082,528	
Equity warrants/options	1,024,747	_				1,024,747	
Total investments	846,742,045		_		_	846,742,045	
Forward foreign currency contracts	203,998		_		203,998	_	
Cash and cash equivalents	5,807,901		5,807,901				
Total	\$852,753,944	\$	5,807,901	\$	203,998	\$846,742,045	

In determining the fair values of the Company's forward foreign currency contracts at September 30, 2010 and December 31, 2009, the Company used unadjusted indicative price quotations for similar assets (Level 2). The following tables summarize the valuation techniques used at September 30, 2010 and December 31, 2009 in determining the fair values of the Company's investments for which significant unobservable inputs (Level 3) were used:

used.		Valuation Techniques at September 30, 2010				
	Fair Value at September 30, 2010		oker Quote(s) for tical or Similar Assets	Market Approach, Income Approach or Both, Utilizing One or More Third- Party Valuation Firms		
Senior secured notes	\$ 86,493,161	\$		\$ 86,493,161		
Unsecured debt	4,285,214		_	4,285,214		
Subordinated debt	213,054,395		_	213,054,395		
Senior secured loans	423,949,715		2,573,012	421,376,703		
Preferred stock	5,355,040		_	5,355,040		
Common stock	71,658,614		_	71,658,614		
Limited partnership/limited liability company interests	23,715,147		_	23,715,147		
Equity warrants/options	5,235,808			5,235,808		
Total investments	\$833,747,094	\$	2,573,012	\$831,174,082		

		 Valuation Techniques at December 31, 2009				
	Fair Value at December 31, 2009	oker Quote(s) for atical or Similar Assets	Market Approach, Income Approach or Both, Utilizing One or More Third- Party Valuation Firms			
Senior secured notes	\$ 48,407,746	\$ _	\$ 48,407,746			
Unsecured debt	126,312,042	_	126,312,042			
Subordinated debt	131,337,094	_	131,337,094			
Senior secured loans	501,811,506	4,042,540	497,768,966			
Preferred stock	5,896,040	_	5,896,040			
Common stock	18,870,342	_	18,870,342			
Limited partnership/limited liability company interests	13,082,528	_	13,082,528			
Equity warrants/options	1,024,747	 	1,024,747			
Total investments	\$846,742,045	\$ 4,042,540	\$842,699,505			

The following is a reconciliation for the three months ended September 30, 2010 of investments for which Level 3 inputs were used in determining fair value:

	Fair Value at June 30, 2010	Pre	tization of emium/ ount - Net	No	et Realized Gain (Loss)	App	t Change in Inrealized preciation or epreciation	Sa	urchases, les or mptions	in an	Fransfers d/or out of evel 3	Fair Value at September 30, 2010
Senior secured notes	\$ 86,944,431	\$	22,203	\$	_	\$	(473,473)	\$	_	\$	_	\$ 86,493,161
Unsecured debt	8,260,675		149,082		_		(4,262,668)		138,125		_	4,285,214
Subordinated debt	122,465,964		458,612		_		(960,325)	91,	090,144		_	213,054,395
Senior secured loans	441,466,981	1	,929,519		382,107		(5,823,079)	(14,	005,813)		_	423,949,715
Preferred stock	5,314,040		_		_		41,000		_		_	5,355,040
Common stock	62,672,266		_		_		8,986,348		_		_	71,658,614
Limited partnership/limited liability company interests	21,901,394		_		_		1,813,753		_		_	23,715,147
Equity warrants/options	4,565,206				_		670,602		_			5,235,808
Total investments*	\$753,590,957	\$ 2	,559,416	\$	382,107	\$	(7,842)	\$ 77	,222,456	\$	<u> </u>	\$833,747,094

Not Change in

The following is a reconciliation for the nine months ended September 30, 2010 of investments for which Level 3 inputs were used in determining fair value:

	Fair Value at December 31, 2009	Amortization of Premium/ Discount - Net	Net Realized Gain (Loss)	Net Change in Unrealized Appreciation or Depreciation	Net Purchases, Sales or Redemptions	Net Transfers in and/or out of Level 3	Fair Value at September 30, 2010
Senior secured notes	\$ 48,407,746	\$ 56,789	\$ 111,657	\$ (2,102,804)	\$ 40,019,773	\$ —	\$ 86,493,161
Unsecured debt	126,312,042	717,070	_	(15,651,628)	(107,092,270)	_	4,285,214
Subordinated debt	131,337,094	2,101,268	358	3,066,297	76,549,378	_	213,054,395
Senior secured loans	501,811,506	4,555,527	(49,661,903)	55,915,017	(88,670,432)	_	423,949,715
Preferred stock	5,896,040	_	_	(1,641,000)	1,100,000	_	5,355,040
Common stock	18,870,342	_	1,061,929	16,290,260	35,436,083	_	71,658,614
Limited partnership/limited liability company interests	13,082,528	_	(14,426,995)	16,525,820	8,533,794	_	23,715,147
Equity warrants/options	1,024,747			2,595,801	1,615,260		5,235,808
Total investments*	\$846,742,045	\$ 7,430,654	\$(62,914,954)	\$ 74,997,763	\$ (32,508,414)	\$	\$833,747,094

^{*} Pursuant to fair value measurement and disclosure guidance, the Company currently categorizes investments by class as shown above.

The following is a reconciliation for the three months ended September 30, 2009 of investments for which Level 3 inputs were used in determining fair value:

	Fair Value at June 30, 2009	 nortization of Premium/ scount - Net	Net Realized Gain (Loss)	Net Change in Unrealized Appreciation or Depreciation	Net Purchases, Sales or Redemptions	et Transfers and/or out of Level 3	Fair Value at September 30, 2009
Debt investments	\$852,436,849	\$ 1,359,922	\$(53,195,865)	\$ 66,711,615	\$(24,117,262)	\$ _	\$843,195,259
Equity investments	32,418,749	 	(2,135,407)	425,875	6,772,549		37,481,766
Total investments*	\$884,855,598	\$ 1,359,922	\$(55,331,272)	\$ 67,137,490	\$(17,344,713)	\$ 	\$880,677,025

^{*} Pursuant to fair value measurement and disclosure guidance, the Company formerly categorized investments by class as shown above.

The following is a reconciliation for the nine months ended September 30, 2009 of investments for which Level 3 inputs were used in determining fair value:

	Fair Value at December 31, 2008	Amortization of Premium/ Discount - Net	Net Realized Gain (Loss)	Net Change in Unrealized Appreciation or Depreciation	Net Purchases, Sales or Redemptions	Net Transfers in and/or out of Level 3	Fair Value at September 30, 2009
Debt investments	\$894,752,768	\$ 4,023,105	\$(60,258,822)	\$ 50,436,857	\$ (45,758,649)	\$	\$843,195,259
Equity investments	32,092,158		(2,123,167)	(5,665,683)	13,178,458		37,481,766
Total investments*	\$926,844,926	\$ 4,023,105	\$(62,381,989)	\$ 44,771,174	\$ (32,580,191)	\$	\$880,677,025

^{*} Pursuant to fair value measurement and disclosure guidance, the Company formerly categorized investments by class as shown above.

^{*} Pursuant to fair value measurement and disclosure guidance, the Company currently categorizes investments by class as shown above.

There were no transfers between Levels during the three and nine months ended September 30, 2010 and 2009. All realized and unrealized gains and losses are included in earnings (changes in net assets) and are reported as separate line items within the Company's statements of operations.

The following table contains information with respect to net unrealized appreciation or depreciation on investments for which Level 3 inputs were used in determining fair value that are still held by the Company at September 30, 2010.

	Ap fo	iet Change in Unrealized preciation or Depreciation or the Nine Months Ended September 30, 2010 on Investments Held at September 30, 2010	Net Unrealized Appreciation or Depreciati on Investments Held at September 30, 2010		
Senior secured notes	\$	(2,102,804)	\$	(8,330,012)	
Unsecured debt		(17,802,778)		(59,974,931)	
Subordinated debt		4,016,295		(10,217,740)	
Senior secured loans		5,881,653		(57,309,776)	
Preferred stock		(1,641,000)		(8,335,342)	
Common stock		16,667,673		14,287,860	
Limited partnership/limited liability company interests		2,098,825		(5,767,352)	
Equity warrants/options		2,595,801		2,567,098	
Total investments*	\$	9,713,665	\$	(133,080,195)	

^{*} Pursuant to fair value measurement and disclosure guidance, the Company currently categorizes investments by class as shown above.

The following table contains information with respect to net unrealized appreciation or depreciation on investments for which Level 3 inputs were used in determining fair value that were still held by the Company at September 30, 2009.

	Appr for	Net Change in Unrealized Appreciation or Depreciation for the Nine Months Ended September 30, 2009 on Investments Held at September 30, 2009		Net Unrealized Depreciation on Investments Held at September 30, 2009	
Debt investments	\$	(8,299,797)	\$	(202,643,742)	
Equity investments		(7,793,553)		(61,571,868)	
Total investments*	. \$	(16,093,350)	\$	(264,215,610)	

^{*} Pursuant to fair value measurement and disclosure guidance, the Company formerly categorized investments by class as shown above.

11. Financial highlights

The following per share data and ratios have been derived from information provided in the financial statements. The following is a schedule of financial highlights for a common share outstanding during the nine months ended September 30, 2010 and 2009.

	 Nine months ended September 30, 2010	Nine months ended September 30, 2009		
Per Share Data:				
Net asset value, beginning of period	\$ 9.55	\$	9.23	
Net investment income	0.96		1.28	
Net realized and unrealized gain (loss)	 0.19		(0.37)	
Total from investment operations	1.15		0.91	
Dividend distributions to stockholders from net investment income.	(0.96)		(0.48)	
Issuance of stock at prices above (below) net asset value	0.09		(0.12)	
Offering costs	(0.07)		_	
Purchases of treasury stock at prices below net asset value	 _		0.05	
Net increase in net assets	0.21		0.36	
Net asset value, end of period	\$ 9.76	\$	9.59	
Market price, end of period	\$ 11.50	\$	7.42	

	Nine months ended September 30, 2010	Nine months ended September 30, 2009
Total return(1)(2)	49.95%	(19.81)%
Ratios / Supplemental Data:		
Ratio of operating expenses to average net assets(3)	3.92%	4.65%
Ratio of credit facility related expenses to average net assets(3)	1.37%	1.42%
Ratio of total expenses to average net assets(3)	5.29%	6.07%
Ratio of net investment income to average net assets(3)	13.05%	18.31%
Net assets, end of period	\$ 639,077,694	\$ 540,376,295
Average debt outstanding	\$ 219,033,333	\$ 410,515,697
Weighted average shares outstanding	59,898,128	55,738,396
Average debt per share(4)	\$ 3.66	\$ 7.37
Portfolio turnover(2)	45%	8%

- (1) Total return is based on the change in market price per share during the respective periods. Total return calculations take into account dividends and distributions, if any, reinvested in accordance with the Company's dividend reinvestment plan and do not reflect brokerage commissions.
- (2) Not annualized.
- (3) Annualized.
- (4) Average debt per share is calculated as average debt outstanding divided by the weighted average shares outstanding during the applicable period.

12. Subsequent events

On November 3, 2010, the Company's Board of Directors declared a dividend of \$0.32 per share, payable on January 3, 2011 to stockholders of record at the close of business on December 20, 2010.

On October 22, 2010, the Company closed an add-on public offering through which it sold 6,000,000 shares of its common stock at a price of \$11.95 per share receiving net proceeds of approximately \$68 million. On November 1, 2010, the underwriters of the add-on offering exercised their over-allotment option under the underwriting agreement and elected to purchase an additional 900,000 shares of common stock at a price of \$11.95 per share, which would result in net proceeds of approximately \$10 million on the anticipated closing date of November 4, 2010.

In addition to the subsequent events included in these notes to the financial statements, the Company conducted a review for additional subsequent events and determined that no additional subsequent events had occurred that would require accrual or additional disclosures.

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

The information contained in this section should be read in conjunction with the financial statements and notes thereto appearing elsewhere in this report.

Overview

We were incorporated in Delaware on April 13, 2005 and were initially funded on July 25, 2005. Our investment objective is to provide a combination of current income and capital appreciation. We intend to invest primarily in debt and equity securities of private and certain public U.S. middle-market companies.

We are externally managed and have elected to be regulated as a BDC under the 1940 Act. As a BDC, we are required to comply with certain regulatory requirements. For instance, we generally have to invest at least 70% of our total assets in "qualifying assets," including securities of private or thinly traded public U.S. companies, cash, cash equivalents, U.S. Government securities and high-quality debt investments that mature in one year or less.

Investments

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

As a BDC, we must not acquire any assets other than "qualifying assets" specified in the 1940 Act unless, at the time the acquisition is made, at least 70% of our total assets are qualifying assets (with certain limited exceptions). Qualifying assets include investments in "eligible portfolio companies." Under the relevant SEC rules, the term "eligible portfolio company" includes all private companies, companies whose securities are not listed on a national securities exchange, and certain public companies that have listed their securities on a national securities exchange and have a market capitalization of less than \$250 million. These rules also permit us to include as qualifying assets certain follow-on investments in companies that were eligible portfolio companies at the time of initial investment but that no longer meet the definition.

Revenues

We generate revenues primarily in the form of interest on the debt we hold, dividends on our equity interests and capital gains on the sale of warrants and other debt or equity interests that we acquire in portfolio companies. Our investments in fixed income instruments generally have an expected maturity of three to ten years, although we have no lower or upper constraint on maturity, and typically bear interest at a fixed or floating rate. Interest on our debt securities is generally payable quarterly or semi-annually. Payments of principal of our debt investments may be amortized over the stated term of the investment, deferred for several years or due entirely at maturity. In some cases, our debt instruments and preferred stock investments may defer payments of cash interest or dividends or pay interest or dividends in-kind. Any outstanding principal amount of our debt securities and any accrued but unpaid interest will generally become due at the maturity date. In addition, we may generate revenue in the form of prepayment fees, commitment, origination, structuring or due diligence fees, fees for providing significant managerial assistance and consulting fees.

Expenses

Our primary operating expenses include the payment of a base management fee and, depending on our operating results, an incentive management fee, expenses reimbursable under the management agreement, administration fees and the allocable portion of overhead under the administration agreement. The base management fee and incentive management fee compensate the Advisor for work in identifying, evaluating, negotiating, closing and monitoring our investments. Our management agreement with the Advisor provides that we will reimburse the Advisor for costs and expenses incurred by the Advisor for office space rental, office equipment and utilities allocable to the Advisor under the management agreement, as well as any costs and expenses incurred by the Advisor relating to any non-investment advisory, administrative or operating services provided by the Advisor to us. We bear all other costs and expenses of our operations and transactions.

Critical accounting policies

Our discussion and analysis of our financial condition and results of operations are based upon our financial statements, which have been prepared in accordance with GAAP. The preparation of these financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses. Changes in the economic environment, financial markets and any other parameters used in determining such estimates could cause actual results to differ. Our critical accounting policies are further described in the notes to the financial statements and in Note 2 to the financial statements in the Company's Annual Report on Form 10-K for the year ended December 31, 2009, which was filed with the SEC on March 12, 2010. See Note 2 to the financial statements in this Quarterly Report for a description of recently issued accounting pronouncements.

Financial and operating highlights

At September 30, 2010:

Investment Portfolio: \$888.3 million

Net Assets: \$639.1 million

Indebtedness (borrowings under Credit Facility): \$205.5 million

Net Asset Value per share: \$9.76

Portfolio Activity for the Three Months Ended September 30, 2010:

Cost of investments during period: \$177.4 million

Sales, repayments and other exits during period: \$100.2 million

Number of portfolio companies at end of period: 51

Operating Results for the Three Months Ended September 30, 2010:

Net investment income before Incentive Fees per share: \$0.26

Net investment income per share: \$0.26 Dividends declared per share: \$0.32 Earnings per share: \$0.25

Net investment income before Incentive Fees: \$16.8 million

Net investment income: \$16.8 million

Net realized and unrealized losses: (\$0.5) million Net increase in net assets from operations: \$16.3 million

Portfolio and investment activity

During the three months ended September 30, 2010, we invested approximately \$177.4 million across four new and several existing portfolio companies. The new investments consisted primarily of senior loans secured by first liens (\$47.2 million, or 27% of the total) or second liens (\$39.0 million, or 22%), and unsecured or subordinated debt securities (\$91.2 million, or 51%). Additionally, we received proceeds from sales/repayments of investment principal of approximately \$100.2 million during the three months ended September 30, 2010.

At September 30, 2010, our net portfolio of \$888 million (at fair value) consisted of 51 portfolio companies and was invested 48% in senior secured loans, 24% in unsecured or subordinated debt securities, 12% in equity investments, 10% in senior secured notes and 6% in cash and cash equivalents. Our average portfolio company investment at amortized cost was approximately \$19.0 million at September 30, 2010. Our largest portfolio company investment by value was approximately \$50.0 million and our five largest portfolio company investments by value comprised approximately 26% of our portfolio at September 30, 2010. At December 31, 2009, our net portfolio of \$853 million (at fair value) consisted of 57 portfolio companies and was invested 59% in senior secured loans, 30% in unsecured or subordinated debt securities, 6% in senior secured notes, 5% in equity investments and less than 1% in cash and cash equivalents. Our average portfolio company investment at amortized cost was approximately \$18.5 million at December 31, 2009. Our largest portfolio company investment by value was approximately \$56.1 million and our five largest portfolio company investments by value comprised approximately 26% of our portfolio at December 31, 2009.

The weighted average yield of the debt and income producing equity securities in our portfolio at fair value was 12.4% at September 30, 2010 and 13.7% at December 31, 2009. The weighted average yields on our senior secured loans and other debt securities at fair value were 10.6% and 15.0%, respectively, at September 30, 2010, versus 11.6% and 17.2% at December 31, 2009. The weighted average yield of the debt and income producing equity securities in our portfolio at their current cost basis was 10.5% at September 30, 2010 and 11.2% at December 31, 2009. The weighted average yields on our senior secured loans and other debt securities at their current cost basis were 9.4% and 11.9%, respectively, at September 30, 2010, versus 9.4% and 14.2% at December 31, 2009. Yields are computed using interest rates and dividend yields as of the balance sheet date and include amortization of loan origination and commitment fees, original issue discount and market premium or discount. Yields exclude common equity investments, preferred equity investments with no stated dividend rate, short-term investments, cash and cash equivalents.

At September 30, 2010, 43% of our debt investments bore interest based on floating rates, such as LIBOR, the Federal Funds Rate or the Prime Rate, and 57% bore interest at fixed rates. The percentage of our total debt investments that bore floating rate interest based on an interest rate floor was 17% at September 30, 2010. At December 31, 2009, 41% of our debt investments bore interest based on floating rates and 59% bore interest at fixed rates. The percentage of our total debt investments that bore floating rate interest based on an interest rate floor was 5% at December 31, 2009.

The Advisor employs a grading system for our entire portfolio. The Advisor grades all loans on a scale of 1 to 4. This system is intended to reflect the performance of the borrower's business, the collateral coverage of the loans and other factors considered relevant. Generally, the Advisor assigns only one loan grade to each portfolio company for all loan investments in that portfolio company; however, the Advisor will assign multiple ratings when appropriate for different investments in one portfolio company. The following is a description of the conditions associated with each investment rating:

- **Grade 1:** Investments in portfolio companies whose performance is substantially within the Advisor's expectations and whose risk factors are neutral to favorable to those at the time of the original investment.
- **Grade 2:** Investments in portfolio companies whose performance is below the Advisor's expectations and that require closer monitoring; however, no loss of investment return (interest and/or dividends) or principal is expected.
- **Grade 3:** Investments in portfolio companies whose performance is below the Advisor's expectations and for which risk has increased materially since origination. Some loss of investment return is expected, but no loss of principal is expected. Companies graded 3 generally will be out of compliance with debt covenants and will be unlikely to make debt repayments on their original schedule.

Grade 4: Investments in portfolio companies whose performance is materially below the Advisor's expectations where business trends have deteriorated and risk factors have increased substantially since the original investment. Investments graded 4 are those for which some loss of principal is expected.

The Advisor monitors and, when appropriate, changes the investment ratings assigned to each investment in our portfolio. In connection with our valuation process, the Advisor and Board of Directors review these investment ratings on a quarterly basis. Our average investment rating was 1.30 at September 30, 2010 versus 1.46 at December 31, 2009. The following is a distribution of the investment ratings of our portfolio companies at September 30, 2010 and December 31, 2009:

_	Se	ptember 30, 2010	De	ecember 31, 2009
Grade 1	\$	643,120,739	\$	553,361,682
Grade 2		166,472,284		224,552,728
Grade 3		6,159,981		51,207,962
Grade 4		25,300,073		21,528,959
Total investments including		_		_
unearned income		841,053,077		850,651,331
Unearned income		(7,305,983)		(3,909,286)
Total investments	\$	833,747,094	\$	846,742,045

Results comparisons for the three months ended September 30, 2010 and 2009.

Investment income

Investment income totaled \$24,818,170 and \$29,359,486, respectively, for the three months ended September 30, 2010 and 2009, of which \$14,846,614 and \$15,097,495 were attributable to interest and fees on senior secured loans, \$9,098,750 and \$13,529,859 to interest earned on other debt securities, \$870,182 and \$730,987 to dividends from preferred equity securities and \$2,624 and \$1,145 to interest earned on cash equivalents, respectively. The decrease in investment income for the three months ended September 30, 2010 primarily reflects a reduction in the size of our portfolio due to sales, repayments and other exits. Total investments at their current cost basis were \$966,827,289 at September 30, 2010, compared to \$1,144,892,635 at September 30, 2009.

Expenses

Expenses for the three months ended September 30, 2010 and 2009 were \$8,006,918 and \$7,577,905, respectively, which consisted of \$4,049,347 and \$4,555,811 in base management fees, \$1,748,712 and \$1,456,369 in interest expense and fees related to the Credit Facility, \$713,305 and \$172,031 in amortization of debt issuance costs, \$394,306 and \$341,872 in Advisor expenses, \$394,589 and \$342,878 in professional fees, \$203,182 and \$174,490 in administrative services, \$123,409 and \$152,181 in insurance expenses, \$93,500 and \$84,083 in director fees and \$286,568 and \$298,190 in other expenses, respectively. The decrease in base management fees reflects a reduction in the size of our portfolio due to sales, repayments and other exits. The increase in interest expense and fees related to the Credit Facility and amortization of debt issuance costs reflect the higher interest spread we pay and the incurrence of structuring and arrangement fees as a result of the amendment of our Credit Facility in April 2010.

Net investment income

Net investment income was \$16,811,252 and \$21,781,581 for the three months ended September 30, 2010 and 2009, respectively. The decrease is primarily a result of a decline in interest income.

Net realized gain or loss

Net realized gain of \$1,275,938 for the three months ended September 30, 2010 was the result of \$400,317 in net gains realized from the disposition of our investments and \$875,621 in net gain realized on foreign currency transactions. Foreign currency gains mainly represent gains on forward currency contracts used to hedge our investments denominated in foreign currencies. For the three months ended September 30, 2009, net realized loss was \$(56,312,662), which was comprised of \$(55,331,272) in net losses realized from the disposition or restructuring of our investments and \$(981,390) in net loss realized on foreign currency transactions.

Net unrealized appreciation or depreciation

For the three months ended September 30, 2010 and 2009, the change in net unrealized depreciation was a decrease (increase) in net unrealized depreciation of \$(1,771,486) and \$65,677,047, respectively. The increase in net

unrealized depreciation for the three months ended September 30, 2010 was comprised of an increase in net unrealized depreciation on investments of \$(7,842) and a net unrealized foreign currency translation loss of \$(1,763,644). The valuations of our investments on a net basis were relatively unchanged during the period, primarily a result of stabilizing capital market conditions. Market-wide movements and trading multiples are not necessarily indicative of any fundamental change in the condition or prospects of our portfolio companies. The decrease in net unrealized depreciation for the three months ended September 30, 2009 was comprised of a decrease in net unrealized depreciation on investments of \$67,137,490 and a net unrealized foreign currency translation loss of \$(1,460,443).

Net increase or decrease in net assets resulting from operations

The net increase or decrease in net assets resulting from operations for the three months ended September 30, 2010 and 2009 was an increase of \$16,315,704 and \$31,145,966, respectively. As compared to the prior period, the decrease primarily reflects the decline in net investment income and increase in net unrealized depreciation on investments, net of realized gains and losses, for the three months ended September 30, 2010.

Results comparisons for the nine months ended September 30, 2010 and 2009.

Investment income

Investment income totaled \$80,828,224 and \$94,610,414, respectively, for the nine months ended September 30, 2010 and 2009, of which \$45,417,080 and \$52,118,042 were attributable to interest and fees on senior secured loans, \$32,835,665 and \$40,338,190 to interest earned on other debt securities, \$2,532,011 and \$2,143,157 to dividends from preferred equity securities, \$5,968 and \$11,025 to interest earned on cash equivalents and \$37,500 and zero to other income, respectively. The decrease in investment income for the nine months ended September 30, 2010 primarily reflects a reduction in the size of our portfolio due to sales, repayments and other exits. Total investments at their current cost basis were \$966,827,289 at September 30, 2010, compared to \$1,144,892,635 at September 30, 2009.

Expenses

Expenses for the nine months ended September 30, 2010 and 2009 were \$23,331,070 and \$23,542,048, respectively, which consisted of \$12,522,832 and \$13,951,061 in base management fees, \$493,951 and zero in incentive management fees, \$4,570,476 and \$5,004,980 in interest expense and fees related to the Credit Facility, \$1,469,481 and \$511,520 in amortization of debt issuance costs, \$1,178,267 and \$1,028,939 in Advisor expenses, \$790,820 and \$949,444 in professional fees, \$681,892 and \$605,525 in administrative services, \$458,020 and \$413,406 in insurance expenses, \$281,169 and \$268,238 in director fees and \$884,162 and \$808,935 in other expenses, respectively. The decrease in base management fees reflects a reduction in the size of our portfolio due to sales, repayments and other exits. The increase in incentive management fees is due to strong investment earnings, without the substantial net capital depreciation (including net realized and unrealized gains and losses) that had occurred in the prior period. The decrease in interest expense and fees related to the Credit Facility is mainly a result of reduced borrowing levels. Total borrowings were \$205,500,000 at September 30, 2010, compared to \$347,500,000 at September 30, 2009. The increase in amortization of debt issuance costs reflects the incurrence of structuring and arrangement fees in connection with the amendment of our Credit Facility in April 2010.

Net investment income

Net investment income was \$57,497,154 and \$71,068,366 for the nine months ended September 30, 2010 and 2009, respectively. The decrease is primarily a result of a decline in interest income.

Net realized gain or loss

Net realized loss of \$(62,738,253) for the nine months ended September 30, 2010 was the result of \$(62,905,251) in net losses realized from the disposition or restructuring of our investments and \$166,998 in net gain realized on foreign currency transactions. Net realized loss on investments for the nine months ended September 30, 2010 resulted primarily from the restructuring of our investments in Arclin US Holdings Inc., Electrical Components International, Inc. and Penton Media Inc. Nearly the entire net realized loss on investments represents amounts that had been reflected in unrealized depreciation on investments in prior periods. Foreign currency gains mainly represent gains on forward currency contracts used to hedge our investments denominated in foreign currencies. For the nine months ended September 30, 2009, net realized loss was \$(64,850,420), which was comprised of \$(62,381,989) in net losses realized from the disposition or restructuring of our investments and \$(2,468,431) in net loss realized on foreign currency transactions.

Net unrealized appreciation or depreciation

For the nine months ended September 30, 2010 and 2009, the change in net unrealized depreciation was a decrease in net unrealized depreciation of \$74,374,686 and \$44,682,650, respectively. The decrease in net unrealized depreciation for the nine months ended September 30, 2010 was comprised of a decrease in net unrealized depreciation on investments of \$74,997,763 and a net unrealized foreign currency translation loss of \$(623,077). The decrease in net unrealized depreciation during the first nine months of 2010 was primarily a result of the reversals of prior periods' net unrealized depreciation as a result of the investment restructurings and dispositions described above and improved capital market conditions. The valuations of our investments were favorably impacted by market-wide decreases in interest yields, as well as increases in multiples used to estimate the fair value of some of our investments. Market-wide movements and trading multiples are not necessarily indicative of any fundamental change in the condition or prospects of our portfolio companies. The decrease in net unrealized depreciation for the nine months ended September 30, 2009 was comprised of a decrease in net unrealized depreciation on investments of \$44,771,174 and a net unrealized foreign currency translation loss of \$(88,524).

Net increase or decrease in net assets resulting from operations

The net increase or decrease in net assets resulting from operations for the nine months ended September 30, 2010 and 2009 were increases of \$69,133,587 and \$50,900,596, respectively. As compared to the prior period, the increase primarily reflects the decrease in net unrealized depreciation on investments, net of realized gains and losses, for the nine months ended September 30, 2010.

Supplemental information

We report our financial results on a GAAP basis; however, management believes that evaluating our ongoing operating results may be enhanced if investors have additional non-GAAP basis financial measures. Management reviews non-GAAP financial measures to assess ongoing operations and, for the reasons described below, considers them to be effective indicators, for both management and investors, of our financial performance over time. Management does not advocate that investors consider such non-GAAP financial measures in isolation from, or as a substitute for, financial information prepared in accordance with GAAP.

We record our liability for Incentive Fees as we become legally obligated to pay them, based on a hypothetical liquidation at the end of each reporting period. Our obligation to pay Incentive Fees with respect to any fiscal quarter is based on a formula that reflects our results over a trailing four-fiscal quarter period ending with the current fiscal quarter. We are legally obligated to pay the amount resulting from the formula less any cash payments of Incentive Fees during the prior three quarters. The formula's requirement to reduce the Incentive Fees by amounts paid with respect to Incentive Fees in the prior three quarters has caused our Incentive Fees expense to become, and currently is expected to be, concentrated in the fourth quarter of each year. Management believes that reflecting Incentive Fees throughout the year, as the related investment income is earned, is an effective measure of our profitability and financial performance that facilitates comparison of current results with historical results and with those of our peers. Our "as adjusted" results reflect Incentive Fees based on the formula we utilize for each trailing four-fiscal quarter period, with the formula applied to the current quarter's incremental earnings and without any reduction for Incentive Fees paid during the prior three quarters. The resulting amount represents an upper limit of each quarter's incremental Incentive Fees that we may become legally obligated to pay at the end of the year. Prior year amounts are estimated in the same manner. These estimates represent upper limits because, in any calendar year, subsequent quarters' investment underperformance could reduce the Incentive Fees payable with respect to prior quarters' operating results. Changes in the economic environment, financial markets and other parameters used in determining such estimates could cause actual results to differ and such differences could be material. See Note 3 to the financial statements in this Quarterly Report for a more detailed description of the Company's incentive management fee.

Computations for all periods are derived from our financial statements as follows:

	Three months ended September 30, 2010	Three months ended September 30, 2009	Nine months ended September 30, 2010	Nine months ended September 30, 2009	
GAAP Basis:					
Net Investment Income\$	16,811,252	\$ 21,781,581	\$ 57,497,154	\$ 71,068,366	
Net Increase in Net Assets from Operations	16,315,704	31,145,966	69,133,587	50,900,596	
Net Asset Value at end of period	639,077,694	540,376,295	639,077,694	540,376,295	
Less: Incremental Incentive Fee expense using existing formula as applied to current period operating results	(3,791,636)	(4,196,459)	(11,423,444)	(13,514,318)	

	Three months ended September 30, 2010	Three months ended September 30, 2009	Nine months ended September 30, 2010	Nine months ended September 30, 2009
As Adjusted:				
Net Investment Income\$	13,019,616	\$ 17,585,122	\$ 46,073,710	\$ 57,554,048
Net Increase in Net Assets from Operations	12,524,068	26,949,507	57,710,143	37,386,278
Net Asset Value at end of period	627,654,250	526,861,977	627,654,250	526,861,977
Per Share Amounts, GAAP Basis:				
Net Investment Income\$	0.26	\$ 0.39	\$ 0.96	\$ 1.28
Net Increase in Net Assets from Operations	0.25	0.55	1.15	0.91
Net Asset Value at end of period	9.76	9.59	9.76	9.59
Per Share Amounts, As Adjusted:				
Net Investment Income\$	0.20	\$ 0.31	\$ 0.77	\$ 1.03
Net Increase in Net Assets from Operations	0.19	0.48	0.96	0.67
Net Asset Value at end of period	9.58	9.35	9.58	9.35

Financial condition, liquidity and capital resources

During the nine months ended September 30, 2010, we generated operating cash flows primarily from interest earned and fees received on senior secured loans and other debt securities, as well as from sales and unsettled purchases of selected portfolio company investments or repayments of principal.

Net cash provided by operating activities during the nine months ended September 30, 2010 was \$113,757,266. Our primary sources of cash from operating activities during the period consisted of a net increase in net assets from operations of \$69,133,587, an increase of \$45,032,517 in payable for investments purchased and proceeds from sales and repayments of investments (net of purchases) of \$32,514,600.

We used \$65,028,603 for financing activities during the nine months ended September 30, 2010. Our primary uses of cash for financing activities were \$50,619,212 of dividend distributions, \$90,500,000 of net repayments under our Credit Facility and \$7,801,398 of debt issuance costs incurred in connection with our Credit Facility amendment. During the period, we raised \$83,892,007 in net proceeds from an add-on public offering of our common stock.

Our senior secured, multi-currency Credit Facility provides us with \$620,000,000 in total availability, consisting of \$475,000,000 in revolving loan commitments and \$145,000,000 in term loan commitments. Commitments that mature on December 6, 2013 total \$375,000,000, consisting of \$275,000,000 of available revolving loans and \$100,000,000 of available term loans. Commitments that mature on December 6, 2010, unless extended prior to such date, total \$245,000,000, consisting of \$200,000,000 of available revolving loans and \$45,000,000 of available term loans. Subject to certain conditions, we have the ability in the future to seek additional commitments from new and existing lenders up to an additional \$275,000,000 of revolving loan commitments and \$250,000,000 of term loan commitments. The interest rates applicable to the commitments that mature in December 2013 are generally LIBOR plus a spread of either 3.00% or 3.25% for revolving loans, based on a pricing grid depending on our credit rating, and LIBOR plus 3.00% for term loans. The interest rates applicable to the commitments that mature in December 2010 are generally LIBOR plus 0.875% with respect to revolving loans and LIBOR plus 1.50% with respect to term loans. The facility does not contain a LIBOR floor requirement. At September 30, 2010, the effective LIBOR spread under the Credit Facility was 2.83%. The term loans have been fully drawn and, once repaid, may not be reborrowed. The Credit Facility is secured by substantially all of the assets in our portfolio, including cash and cash equivalents. At September 30, 2010, we had \$205,500,000 drawn and outstanding under the Credit Facility, with \$414,500,000 available to us, subject to compliance with customary affirmative and negative covenants, including the maintenance of a minimum stockholders' equity, the maintenance of a ratio of not less than 200% of total assets (less total liabilities other than indebtedness) to total indebtedness, and restrictions on certain payments and issuance of debt. Of the amount drawn at September 30, 2010, \$70,473,685 matures on December 6, 2010 and \$135,026,315 matures on December 6, 2013.

At September 30, 2010, we had \$54,551,235 in cash and cash equivalents.

The primary use of existing funds is expected to be purchases of investments in portfolio companies, cash distributions to our stockholders, repayment of indebtedness and other general corporate purposes.

On June 7, 2010, our stockholders approved an amendment to our Certificate of Incorporation to increase the number of authorized shares of our common stock from 100,000,000 to 200,000,000. The amendment became effective on that date.

Our shelf registration permits us to offer, from time to time, up to approximately \$830 million (after giving effect to our October 2010 add-on public offering described below) of our common stock, preferred stock, debt securities, warrants representing rights to purchase shares of our common stock, preferred stock or debt securities and subscription rights. As a closed-end investment company regulated as a BDC under the 1940 Act, we are prohibited from selling shares of our common stock at a price below the current net asset value of the stock, or NAV, unless our stockholders approve such a sale and our Board of Directors makes certain determinations. On February 8, 2010, subject to certain Board of Director determinations, our stockholders approved our ability to sell or otherwise issue shares of our common stock at a price below its then current net asset value per share for a twelve month period expiring on the anniversary of the date of stockholder approval. In any such case, the price at which our common stock would be issued and sold may not be less than a price that, in the determination of our Board of Directors, closely approximates the market value of such common stock. Any sale of the Company's common stock at a price below NAV would have a dilutive effect on our NAV.

Contractual obligations

A summary of our significant contractual payment obligations for the repayment of outstanding borrowings under our Credit Facility at September 30, 2010 is as follows:

	Payments Due By Period (dollars in millions)								
	Total		Less than 1 year	1-	3 years	3	3-5 years	A	fter 5 years
Credit Facility Payable(1)	\$ 205.5	\$	70.5	\$	_	\$	135.0	\$	_
Interest and Commitment Fees Payable on Credit Facility	0.2		0.2		_		_		_

⁽¹⁾ At September 30, 2010, \$414.5 million remained unused under our Credit Facility.

Off-balance sheet arrangements

In the normal course of business, the Company may enter into guarantees on behalf of portfolio companies. Under these arrangements, the Company would be required to make payments to third parties if the portfolio companies were to default on their related payment obligations. At September 30, 2010 and December 31, 2009, the maximum amount of potential future payments under such guarantees was \$6,000,000, with an expiration of December 31, 2011. Guarantees made on behalf of portfolio companies are considered in determining the fair value of the Company's investments.

Dividends

Our quarterly dividends, if any, are determined by our Board of Directors. Dividends are declared considering our estimate of annual taxable income available for distribution to stockholders and the amount of taxable income carried over from the prior year for distribution in the current year. We cannot assure stockholders that they will receive any dividends and distributions or dividends and distributions at a particular level. Dividends declared by the Company since July 25, 2005 (inception of operations) have been as follows:

Dividend Amount Per Share Outstanding	Record Date	Pay Date
\$0.20	December 31, 2005	January 31, 2006
\$0.20	March 15, 2006	March 31, 2006
\$0.23	June 15, 2006	June 30, 2006
\$0.30	September 15, 2006	September 29, 2006
\$0.42	December 31, 2006	January 31, 2007
\$0.42	March 15, 2007	March 30, 2007
\$0.42	May 15, 2007	May 31, 2007
\$0.42	September 14, 2007	September 28, 2007
\$0.43	December 14, 2007	December 31, 2007
\$0.43	March 17, 2008	March 31, 2008
\$0.43	June 16, 2008	June 30, 2008
\$0.43	September 15, 2008	September 30, 2008
\$0.43	December 15, 2008	December 31, 2008
\$0.16	March 20, 2009	April 3, 2009
\$0.16	June 19, 2009	July 2, 2009
\$0.16	September 18, 2009	October 2, 2009

Dividend Amount Per Share Outstanding	Record Date	Pay Date
\$0.32	December 21, 2009	January 4, 2010
\$0.32	March 22, 2010	April 5, 2010
\$0.32	May 17, 2010	July 2, 2010
\$0.32	September 17, 2010	October 1, 2010
\$0.32	December 20, 2010	January 3, 2011

Tax characteristics of all dividends are reported to stockholders on Form 1099 after the end of the calendar year.

We have qualified and elected and intend to continue to qualify for the tax treatment applicable to regulated investment companies under Subchapter M of the Code, and, among other things, have made and intend to continue to make the requisite distributions to our stockholders which will relieve us from federal income taxes. Therefore, no provision has been recorded for federal income taxes. We may, at our discretion, carry forward taxable income in excess of calendar year distributions and pay a 4% excise tax on this income. We will accrue excise tax on estimated undistributed taxable income as required.

In order to qualify for favorable tax treatment as a RIC, we are required to distribute annually to our stockholders at least 90% of investment company taxable income, as defined by the Code. To avoid federal excise taxes, we must distribute annually at least 98% of our income (both ordinary income and net capital gains).

A portion of amounts we have paid or will pay as dividends to stockholders during 2010 may consist of taxable income carried forward from the prior year. Taxable income carried forward from the prior year to 2010 totaled approximately \$25,600,000, or \$0.39 per share outstanding at September 30, 2010.

We maintain an "opt out" dividend reinvestment plan for our common stockholders. As a result, except as discussed below, if we declare a dividend, stockholders' cash dividends will be automatically reinvested in additional shares of our common stock, unless they specifically "opt out" of the dividend reinvestment plan so as to receive cash dividends. With respect to our dividends and distributions paid to stockholders during the nine months ended September 30, 2010 and 2009, dividends reinvested pursuant to our dividend reinvestment plan totaled \$3,722,710 and \$8,164,444, respectively.

Under the terms of our amended and restated dividend reinvestment plan adopted on March 4, 2009, dividends may be paid in newly issued or treasury shares of our common stock at a price equal to 95% of the market price on the dividend payment date. This feature of the plan means that, under certain circumstances, we may issue shares of our common stock at a price below net asset value per share, which could cause our stockholders to experience dilution.

Income we receive from origination, structuring, closing, commitment and other upfront fees associated with investments in portfolio companies is treated as taxable income when received and accordingly, distributed to stockholders. For financial reporting purposes, such fees are recorded as unearned income and accreted/amortized over the life of the respective investment. For the three and nine months ended September 30, 2010, these fees totaled \$4,835,000 and \$7,235,962. For the three and nine months ended September 30, 2009, there were no such fees. We anticipate earning additional upfront fees in the future and such fees may cause our taxable income to exceed our GAAP income, although the differences are expected to be temporary in nature.

In order to satisfy the annual distribution requirement applicable to RICs, we have the ability to declare a large portion of a dividend in shares of our common stock instead of in cash. As long as a sufficient portion of such dividend is paid in cash (which portion can be as low as 10% for our taxable years ending on or before December 31, 2011) and certain requirements are met, the entire distribution would be treated as a taxable dividend for U.S. federal income tax purposes.

Recent developments

On November 3, 2010, our Board of Directors declared a dividend of \$0.32 per share, payable on January 3, 2011 to stockholders of record at the close of business on December 20, 2010.

On October 22, 2010, we closed an add-on public offering through which we sold 6,000,000 shares of our common stock at a price of \$11.95 per share receiving approximately \$68 million in net proceeds. On November 1, 2010, the underwriters of the add-on offering exercised their over-allotment option under the underwriting agreement and elected to purchase an additional 900,000 shares of common stock at a price of \$11.95 per share, which would result in net proceeds of approximately \$10 million on the anticipated closing date of November 4, 2010.

Notice is hereby given in accordance with Section 23 of the 1940 Act that from time to time we may purchase shares of our common stock in the open market at prevailing market prices.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

We are subject to financial market risks, including changes in interest rates. At September 30, 2010, 43% of our debt investments bore interest based on floating rates, such as LIBOR, the Federal Funds Rate or the Prime Rate. The interest rates on such investments generally reset by reference to the current market index after one to six months. At September 30, 2010, the percentage of our total debt investments that bore floating rate interest based on an interest rate floor was 17%. Floating rate investments subject to a floor generally reset by reference to the current market index after one to six months only if the index exceeds the floor.

To illustrate the potential impact of changes in interest rates, we have performed the following analysis based on our September 30, 2010 balance sheet and assuming no changes in our investment structure. Net asset value is analyzed using the assumptions that interest rates, as defined by the LIBOR and U.S. Treasury yield curves, increase or decrease and that the yield curves of the rate shocks will be parallel to each other. Under this analysis, an instantaneous 100 basis point increase in LIBOR and U.S. Treasury yields would cause a decline of approximately \$13,900,000, or \$0.21 per share, in the value of our net assets at September 30, 2010 and a corresponding 100 basis point decrease in LIBOR and U.S. Treasury yields would cause an increase of approximately \$12,300,000, or \$0.19 per share, in the value of our net assets on that date.

While hedging activities may help to insulate us against adverse changes in interest rates, they also may limit our ability to participate in the benefits of lower interest rates with respect to our portfolio of investments. During the three and nine months ended September 30, 2010 and 2009, we did not engage in any interest rate hedging activity.

Item 4. Controls and Procedures

As of the end of the period covered by this report, we carried out an evaluation, under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rule 13a-15 under the Securities Exchange Act of 1934). Based on that evaluation, our Chief Executive Officer and Chief Financial Officer have concluded that our current disclosure controls and procedures are effective in timely alerting them to material information relating to us that is required to be disclosed by us in the reports we file or submit under the Securities Exchange Act of 1934.

There have been no changes in our internal control over financial reporting that occurred during our most recently completed fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

From time to time, we and the Advisor may be a party to certain legal proceedings incidental to the normal course of our business, including the enforcement of our rights under contracts with our portfolio companies. While we cannot predict the outcome of these legal proceedings with certainty, we do not expect that these proceedings will have a material effect on our financial statements.

Item 1A. Risk Factors

There have been no material changes from the risk factors previously disclosed in our most recent Form 10-K filing.

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

Sales of unregistered securities

None.

Issuer purchases of equity securities
None.
Item 3. Defaults Upon Senior Securities
None.
Item 4. [Reserved]
Item 5. Other Information

Item 6. Exhibits.

(a) Exhibits.

- 10.1 Underwriting Agreement dated October 19, 2010 by and among BlackRock Kelso Capital Corporation, BlackRock Kelso Capital Advisors LLC and Citigroup Global Markets Inc., Merrill Lynch, Pierce, Fenner & Smith Incorporated, Credit Suisse Securities (USA) LLC, and UBS Securities LLC as representatives of the several underwriters named in Schedule A thereto.
- 31.1 Certification of Chief Executive Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.2 Certification of Chief Financial Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- Certification of CEO and CFO Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

SIGNATURES

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

BLACKROCK KELSO CAPITAL CORPORATION

Date: November 4, 2010 By: <u>/s/ James R. Maher</u>

James R. Maher

Chief Executive Officer

Date: November 4, 2010 By: /s/ Frank D. Gordon

Frank D. Gordon Chief Financial Officer

CEO CERTIFICATION

I, James R. Maher, certify that:

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

Date: November 4, 2010

By: /s/ James R. Maher

James R. Maher

Chairman of the Board and Chief Executive Officer

CFO CERTIFICATION

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

Date: November 4, 2010 By: /s/ Frank D. Gordon

Frank D. Gordon Chief Financial Officer and Treasurer

Certification of CEO and CFO Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report on Form 10-Q of BlackRock Kelso Capital Corporation (the "Company") for the quarter ended September 30, 2010 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), James R. Maher, as Chief Executive Officer of the Company, and Frank D. Gordon, as Chief Financial Officer of the Company, each hereby certifies, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

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

/s/ James R. Maher

Name: James R. Maher Title: Chief Executive Officer Date: November 4, 2010

/s/ Frank D. Gordon

Name: Frank D. Gordon Title: Chief Financial Officer Date: November 4, 2010