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

FORM 10-Q

(Mark One)									
\boxtimes	QUARTERLY REPORT PURSUANT TO SECTION 13 OF	15(d) OF THE SECURITIES EXCHANGE ACT OF 1934							
	For the quarterly period e	nded September 30, 2016							
	TRANSITION REPORT PURSUANT TO SECTION 13 OF	R 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934							
	COMMISSION FILE	NUMBER: 814-00813							
	OFS CAPITAL C (Exact name of registrant a								
	Delaware	46-1339639							
	(State or other jurisdiction of	(I.R.S. Employer							
	incorporation or organization) Identification No.)								
	10 S. Wacker Di Chicago, Illi (Address of princip	nois 60606							
	(847) 73 (Registrant's telephone nur								
during the prec		aired to be filed by Section 13 or 15(d) of the Securities Exchange Act of 193 as required to file such reports), and (2) has been subject to such filing	34						
required to be		and posted on its corporate Web site, if any, every Interactive Data File 32.405 of this chapter) during the preceding 12 months (or for such shorter No \Box							
	by check mark whether the registrant is a large accelerated filer, a of "large accelerated filer," "accelerated filer" and "smaller repo	an accelerated filer, a non-accelerated filer, or a smaller reporting company. rting company" in Rule 12b-2 of the Exchange Act.							
Large accelera	ted filer	Accelerated filer $oxed{\boxtimes}$							
Non-accelerate	ed filer \Box (do not check if a smaller reporting compa	ny) Smaller reporting company							
Indicate	by check mark whether the registrant is a shell company (as defir	ned in Rule 12b-2 of the Exchange Act). Yes □ No ⊠							

The number of shares of the issuer's Common Stock, \$0.01 par value, outstanding as of November 2, 2016 was 9,697,210.

OFS CAPITAL CORPORATION

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

OFS Capital Corporation and Subsidiaries

Consolidated Balance Sheets (Dollar amounts in thousands, except per share data)

	Se	ptember 30, 2016	De	ecember 31, 2015
		unaudited)		
Assets				
Investments, at fair value				
Non-control/non-affiliate investments (amortized cost of \$166,634 and \$175,529, respectively)	\$	164,606	\$	177,290
Affiliate investments (amortized cost of \$66,686 and \$63,113, respectively)		68,826		66,393
Control investments (amortized cost of \$24,994 and \$13,613, respectively)		25,737		13,613
Total investments at fair value (amortized cost of \$258,154 and \$252,255, respectively)		259,169		257,296
Cash and cash equivalents		27,989		32,714
Interest receivable		1,056		789
Prepaid expenses and other assets		4,008		3,877
Total assets	\$	292,222	\$	294,676
Liabilities				
SBA debentures (net of deferred debt issuance costs of \$3,133 and \$3,420, respectively)	\$	146,747	\$	146,460
Interest payable	4	391	7	1,548
Management and incentive fees payable		1,937		2,238
Administration fee payable		366		488
Accrued professional fees		423		433
Other liabilities		148		497
Total liabilities		150,012		151,664
Commitments and Contingencies (Note 8)				
Net Assets				
Preferred stock, par value of \$0.01 per share, 2,000,000 shares authorized, -0- shares issued and outstanding as of September 30, 2016 and December 31, 2015, respectively	\$	_	\$	_
Common stock, par value of \$0.01 per share, 100,000,000 shares authorized, 9,697,210 and 9,691,170 shares issued and outstanding as of September 30, 2016, and December 31, 2015, respectively		97		97
Paid-in capital in excess of par		134,522		134,446
Accumulated undistributed net investment income		5,230		4,612
Accumulated undistributed net realized gain (loss)		1,346		(1,184)
Net unrealized appreciation on investments		1,015		5,041
Total net assets		142,210		143,012
Total liabilities and net assets	\$	292,222	\$	294,676
Number of shares outstanding		9,697,210		9,691,170
	Φ.			
Net asset value per share	\$	14.67	\$	14.76

Consolidated Statements of Operations (unaudited) (Dollar amounts in thousands, except per share data)

	Т	hree Months En	ded Se	eptember 30.		Nine Months En	nths Ended September 30,		
		2016		2015		2016		2015	
Investment income									
Interest income									
Non-control/non-affiliate investments	\$	4,355	\$	5,387	\$	13,522	\$	17,319	
Affiliate investments	Ψ	1,643	Ψ	1,308	Ψ	5,000	Ψ	4,062	
Control investment		582		1,500		1,413		4,002	
Total interest income		6,580		6,695		19,935		21,381	
Dividend income		0,500		0,033		13,333		21,301	
Non-control/non-affiliate investments		102		185		264		333	
Affiliate investments		343		406		1,166		1,016	
Control investments		83				194		1,010	
Total dividend income		528		591	-	1,624		1,349	
Fee income		520		591		1,024		1,549	
Non-control/non-affiliate investments		169		310		1,164		448	
Affiliate investments		48		92		1,164		213	
Control investments		34		-		75		213	
Total fee income		251		402		1,326		661	
Total fee income		231	-	402	-	1,320		001	
Total investment income		7,359		7,688		22,885		23,391	
Expenses									
•		1 220		1 105		2.026		E 646	
Interest expense		1,320		1,185		3,936		5,646	
Management fees Incentive fee		1,120 817		1,120 908		3,324 2,407		4,101 1,514	
Professional fees		260		262		2,407		1,514	
Administration fee		255		281		1,009		1,148	
General and administrative expenses		290		302		923		994	
General and administrative expenses	-	230		302		323		334	
Total expenses		4,062		4,058		12,476		14,260	
Net investment income		3,297		3,630		10,409		9,131	
Net realized and unrealized gain (loss) on investments									
Net realized gain (loss) on non-control/non-affiliate investments (2015 revised - Note 2)		58		235		2,624		200	
Net realized gain on affiliate investments		_						1,471	
Net change in unrealized appreciation/depreciation on non-control/non-affiliate								1,471	
investments (2015 revised - Note 2)		(538)		(2,096)		(3,668)		(241)	
Net change in unrealized appreciation/depreciation on affiliate investments		(363)		(348)		79		1,494	
Net change in unrealized appreciation/depreciation on control investment		(66)				(439)		_	
Net gain (loss) on investments		(909)		(2,209)		(1,404)		2,924	
Net increase in net assets resulting from operations	\$	2,388	\$	1,421	\$	9,005	\$	12,055	
Net investment income per common share - basic and diluted	\$	0.34	\$	0.38	\$	1.07	\$	0.94	
Net increase in net assets resulting from operations per common share - basic and diluted $$	\$	0.25	\$	0.15	\$	0.93	\$	1.25	
Distributions declared per common share	\$	0.34	\$	0.34	\$	1.02	\$	1.02	
Basic and diluted weighted average shares outstanding		9,694,353		9,675,930		9,692,634		9,663,418	

Consolidated Statements of Changes in Net Assets (unaudited) (Dollar amounts in thousands)

	Nine Months Ended September 30,				
	2016		2015		
Increase in net assets resulting from operations:					
Net investment income	\$ 10,409	\$	9,131		
Net realized gain on investments (2015 revised - Note 2)	2,624		1,671		
Net change in unrealized appreciation/depreciation on investments (2015 revised - Note 2)	(4,028)		1,253		
Net increase in net assets resulting from operations	9,005		12,055		
Distributions to shareholders from:					
Accumulated net investment income (2015 revised - Note 2)	(9,886)		(9,856)		
Accumulated net realized gain (2015 revised - Note 2)	_		_		
Total distributions to shareholders	(9,886)		(9,856)		
Common stock transactions:					
Reinvestment of shareholder distributions	79		449		
Net increase in net assets resulting from capital transactions	79		449		
Net increase (decrease) in net assets	(802)		2,648		
Net assets:					
Beginning of period	\$ 143,012	\$	137,471		
End of period	\$ 142,210	\$	140,119		
Accumulated undistributed net investment income (2015 revised - Note 2)	\$ 5,230	\$	1,379		
Common stock activity:					
Shares issued from reinvestment of shareholder distributions	6,040		39,295		
Shares issued and outstanding at beginning of period	9,691,170		9,650,834		
Shares issued and outstanding at end of period	9,697,210		9,690,129		

Consolidated Statements of Cash Flows (unaudited) (Dollar amounts in thousands)

		eptember 30,		
		2016		2015
Cash Flows From Operating Activities				
Net increase in net assets resulting from operations	\$	9,005	\$	12,055
Adjustments to reconcile net increase in net assets resulting from operations to net cash provided by operating activities:				
Net realized gain on investments(1)		(2,624)		(1,671)
Net change in unrealized appreciation/depreciation on investments(1)		4,028		(1,253)
Amortization of discounts and premiums, net		(790)		(913)
Amortization of deferred loan amendment and other fee revenue		(372)		(448)
Proceeds from collection of deferred loan fee revenue		107		58
Payment-in-kind interest and dividend income		(1,903)		(1,983)
Amortization and write-off of deferred debt issuance costs		330		2,004
Amortization of intangible asset		146		146
Purchase and origination of portfolio investments		(40,179)		(78,578)
Proceeds from principal payments on portfolio investments		37,137		61,904
Proceeds from sale or redemption of portfolio investments		2,115		97,687
Proceeds from distribution received from portfolio company		_		51
Changes in operating assets and liabilities:				
Interest payable		(1,157)		(967)
Management and incentive fees payable		(301)		800
Administration fee payable		(122)		8
Other assets and liabilities		(338)		147
Net cash provided by operating activities		5,082		89,047
Cash Flows From Financing Activities				
Distributions paid to shareholders		(9,807)		(9,407)
Borrowings under revolving line of credit		_		1,217
Repayments under revolving line of credit		_		(73,829)
Draw down on SBA debentures		_		22,585
Payment of debt issuance costs		_		(548)
Payment of common stock offering costs		_		(4)
Net cash used in financing activities		(9,807)		(59,986)
Net increase (decrease) in cash and cash equivalents		(4,725)		29,061
Cash and cash equivalents — beginning of period		32,714		12,447
Cash and cash equivalents — end of period	\$	27,989	\$	41,508
Supplemental Disclosure of Cash Flow Information:				
Cash paid during the period for interest	\$	4,731	\$	4,609
Reinvestment of shareholder distributions	\$	79	\$	449

^{(1) 2015} includes the effects of a revision to the 2015 consolidated statement of operations. The revision had no impact on net cash provided by operating activities for the nine months ended September 30, 2015. See Note 2 for more details.

Portfolio Company Investment Type	Industry	Interest Rate (1)	Spread Above Index (1)	Maturity	Principal Amount	Amortized Cost	Fair Value	Percent of Net Assets
Non-control/Non-affiliate Investments								
Accurate Group Holdings, Inc. (3)	Offices of Real Estate Appraisers							
Subordinated Loan		13.00%	N/A	8/23/2018	\$ 10,000	\$ 10,037	\$10,000	7.0 %
Armor Holdings II LLC	Other Professional, Scientific, and Technical Services							
Senior Secured Term Loan		10.25%	(L +9.00%)	12/26/2020	3,500	3,467	3,473	2.4
AssuredPartners, Inc	Insurance Agencies and Brokerages							
Senior Secured Term Loan		10.00%	(L +9.00%)	10/20/2023	5,000	4,849	4,969	3.5
BCC Software, LLC (3)	Custom Computer Programming Services							
Senior Secured Term Loan		9.00%	(L +8.00%)	6/20/2019	5,542	5,497	5,514	3.9
Senior Secured Revolver (8) (2)		N/A	(L +8.00%)	6/20/2019		(9)	(6)	
					5,542	5,488	5,508	3.9
Community Intervention Services, Inc. (3)	Outpatient Mental Health and Substance Abuse Centers							
Subordinated Loan (5)(8)(9)		10.0% cash / 3.0% PIK	N/A	1/16/2021	6,722	6,664	5,433	3.8
Confie Seguros Holdings II Co.	Insurance Agencies and Brokerages							
Senior Secured Term Loan		11.50%	(P +8.00%)	5/8/2019	4,000	3,973	3,997	2.8
C7 Data Centers, Inc. (3)	Other Computer Related Services							
Senior Secured Term Loan (7)		12.42%	(L +8.50%)	6/22/2020	13,850	13,781	13,674	9.6
Elgin Fasteners Group	Bolt, Nut, Screw, Rivet, and Washer Manufacturing							
Senior Secured Term Loan		8.50%	(L +7.25%)	8/27/2018	4,158	4,142	4,003	2.8
Inhance Technologies Holdings LLC	Other Basic Inorganic Chemical Manufacturing							
Senior Secured Term Loan A		5.50%	(L +4.50%)	2/7/2018	2,061	2,053	2,043	1.4

Portfolio Company Investment Type	Industry	Interest Rate (1)	Spread Above Index (1)	Maturity	Principal Amount	Amortized Cost	Fair Value	Percent of Net Assets
Intelli-Mark Technologies, Inc.(3)	Other Travel Arrangement and Reservation Services							
Senior Secured Term Loan (9)		13.00%	N/A	11/23/2020	\$ 8,750	\$ 8,678	\$8,857	6.2 %
Common Equity (2,553,089 shares) (8)						1,500	1,755	1.2
					8,750	10,178	10,612	7.4
Intrafusion Holding Corp. (3)	Other Outpatient Care Centers							
Senior Secured Term Loan B (6)		11.48%	(L +6.75%)	9/25/2020	14,250	14,204	14,393	10.1
Jobson Healthcare Information, LLC (3)	Other Professional, Scientific, and Technical Services							
Senior Secured Term Loan (9)		10.13% cash / 2.795% PIK	(L +10.925%)	7/21/2019	14,505	14,288	13,362	9.4
Warrants (1,056,428 member units (8)						454	119	0.1
					14,505	14,742	13,481	9.5
Maverick Healthcare Equity, LLC (3)	Home Health Equipment Rental							
Preferred Equity (1,250,000 units) (8)						900	1,572	1.1
Class A Common Equity (1,250,000 units) (8)						_	235	0.2
						900	1,807	1.3
MN Acquisition, LLC (3)	Software Publishers							
Senior Secured Term Loan		10.50%	(L + 9.50%)	8/24/2021	4,995	4,896	4,896	3.4
My Alarm Center, LLC (3)	Security Systems Services (except Locksmiths)							
Senior Secured Term Loan		12.00%	(L +11.00%)	7/9/2019	6,250	6,013	6,159	4.3
Class A Preferred Equity (100 units) (8)						203	217	0.2
Class A-1 Preferred Equity (25 units) (8)						44	44	_
					6,250	6,260	6,420	4.5
MYI Acquiror Limited (4)	Insurance Agencies and Brokerages							
Senior Secured Term Loan A		5.75%	(L +4.50%)	5/28/2019	4,686	4,680	4,609	3.2
NHR Holdings, LLC	Other Telecommunications							
Senior Secured Term Loan A		5.50%	(L +4.25%)	11/30/2018	1,425	1,416	1,405	1.0
Senior Secured Term Loan B		5.50%	(L +4.25%)	11/30/2018	1,445	1,436	1,425	1.0
					2,870	2,852	2,830	2.0
NVA Holdings, Inc.	Veterinary Services							
Senior Secured Term Loan		8.00%	(L +7.00%)	8/14/2022	650	650	650	0.5

Portfolio Company Investment Type	Industry	Interest Rate (1)	Spread Above Index (1)	Maturity	Principal Amount	Amortized Cost	Fair Value	Percent of Net Assets
O2 Holdings, LLC (3)	Fitness and Recreational Sports Centers							
Senior Secured Term Loan		11.53%	(L +11.00%)	9/2/2021	\$ 9,500	\$ 9,413	\$9,418	6.6 %
Planet Fitness Midwest LLC (3)	Fitness and Recreational Sports Centers							
Senior Secured Term Loan		13.00%	N/A	12/16/2021	5,000	4,953	4,972	3.5
Quantum Spatial, Inc. (f/k/a Aero-Metric, Inc.)	Other Information Services							
Senior Secured Term Loan		6.75% cash / 1.0% PIK	(L +6.50%)	8/27/2017	2,503	2,490	2,391	1.7
Ranpak Corp.	Packaging Machinery Manufacturing							
Senior Secured Term Loan		8.25%	(L +7.25%)	10/3/2022	2,000	1,996	1,817	1.3
Sentry Centers Holdings, LLC	Other Professional, Scientific, and Technical Services		·					
Senior Secured Loan		12.34%	(L +11.50%)	7/24/2019	4,212	4,141	4,189	2.9
smarTours, LLC (3)	Tour Operators							
Senior Secured Loan		9.25%	N/A	10/11/2018	2,439	2,418	2,439	1.8
Preferred Equity A (500,000 units) (8)						439	874	0.6
					2,439	2,857	3,313	2.4
Southern Technical Institute, LLC (3)	Colleges, Universities, and Professional Schools							
Subordinated Loan		9.0% cash / 4.0% PIK	(L +12.00%)	12/2/2020	3,398	3,326	3,181	2.3
1,764,720 Class SP-1 Units in Southern Technical Holdings, LLC, 15.75% PIK (8)						1,863	1,694	1.2
Class A Warrants (2,174,905 units) (8)						46	33	_
					3,398	5,235	4,908	3.5
Stancor, L.P. (3)	Pump and Pumping Equipment Manufacturing							
Senior Secured Term Loan		9.75%	(L +9.00%)	8/19/2019	9,818	9,744	9,583	6.7
1,250,000 Class A Units in SCT Holdings, LLC, 8% PIK (8)						1,473	1,092	0.8
					9,818	11,217	10,675	7.5
TravelCLICK, Inc.	Computer Systems Design and Related Services							
Senior Secured Term Loan		8.75%	(L +7.75%)	11/8/2021	4,000	3,873	3,734	2.6

Portfolio Company Investment Type	Industry	Interest Rate (1)	Spread Above Index (1)	Maturity	Principal Amount	Amortized Cost	Fair Value	Percent of Net Assets
United Biologics Holdings, LLC (3)	Medical Laboratories							
Subordinated Loan		12.0% cash / 2.0% PIK	N/A	3/5/2017	\$ 4,166	\$ 4,124	\$ 3,940	2.8 %
Subordinated Loan		8.0% PIK	N/A	3/1/2018	6	6	6	_
Class A-1 Units (2,686 units) and Kicker Units (2,015 units) (8)						9	15	_
Class A-1 Warrants (2,272 units) and Kicker Warrants (1,704 units) (8)						8	13	_
Class A-2 Kicker Units (147,086 units) (8)						_	_	_
Class A Warrants (10,160 units) (8)						67	3	_
Class B Warrants (15,238 units) (8)						7	4	_
					4,172	4,221	3,981	2.8
VanDeMark Chemical Inc.	Other Basic Inorganic Chemical Manufacturing							
Senior Secured Term Loan		6.50%	(L +5.25%)	11/30/2017	2,440	2,422	2,410	1.7
Total Non-control/Non-affiliate Investments					161,271	166,634	164,606	115.6
Affiliate Investments								
All Metals Holding, LLC (3)	Metal Service Centers and Other Metal Merchant Wholesalers							
Senior Secured Term Loan		11.00%	N/A	3/31/2021	12,067	11,634	12,034	8.5
Subordinated Loan		14.0% PIK	N/A	11/15/2016	1,234	1,216	1,836	1.3
Performance Fee (8)						79	90	0.1
Common Equity (166,049 member units) (8)						370	492	0.3
					13,301	13,299	14,452	10.2
Contract Datascan Holdings, Inc. (3)	Office Machinery and Equipment Rental and Leasing							
Subordinated Loan		12.00%	N/A	2/5/2021	8,000	7,979	7,892	5.6
Preferred Equity A (3,061 shares, 10% PIK) (8)						3,677	3,901	2.7
Common Equity (11,273 shares) (8)						104	607	0.4
					8,000	11,760	12,400	8.7

Portfolio Company Investment Type	Industry	Interest Rate (1)	Spread Above Index (1)	Maturity	Principal Amount	Amortized Cost	Fair Value	Percent of Net Assets
Master Cutlery, LLC (3)	Sporting and Recreational Goods and Supplies Merchant Wholesalers							
Subordinated Loan		13.00%	N/A	4/17/2020	\$ 4,742	\$ 4,720	\$4,621	3.3 %
3,723 Preferred Equity A units in MC Parent, LLC, 5% cash, 3% PIK (8)						3,807	1,747	1.2
15,564 Common Equity units in MC Parent, LLC (8)								
NeoSystems Corp. (3)	Other Accounting Services				4,742	8,527	6,368	4.5
Subordinated Loan		10.50% cash / 2.25% PIK	N/A	8/13/2019	4,061	4,039	3,956	2.8
Convertible Preferred Stock (521,962 shares, 10% PIK) (8)						1,227	1,225	0.9
					4,061	5,266	5,181	3.7
Pfanstiehl Holdings, Inc. (3)	Pharmaceutical Preparation Manufacturing							
Subordinated Loan (9)		10.50%	N/A	9/29/2021	3,788	3,834	3,845	2.7
Class A Common Equity (400 shares)						217	4,350	3.1
					3,788	4,051	8,195	5.8
Strategic Pharma Solutions, Inc. (3)	Other Professional, Scientific, and Technical Services							
Senior Secured Term Loan		11.25%	(L +10.00%)	12/18/2020	8,411	8,340	8,304	5.8
1,191 Class A Units in Strategic Pharma Solutions Holdings, LLC, 6% PIK (8)						1,886	2,147	1.5
					8,411	10,226	10,451	7.3
TRS Services, LLC (3)	Commercial and Industrial Machinery and Equipment (except Automotive and Electronic) Repair and Maintenance							
Senior Secured Term Loan		9.75% cash / 1.5% PIK	(L +10.25%)	12/10/2019	9,798	9,580	9,563	6.8
329,266 Class AA Units in IGT Holdings, LLC, 15% PIK (8)						333	347	0.2
3,000,000 Class A Units in IGT Holdings, LLC, 11% PIK (8)						3,072	1,869	1.3
3,000,000 Common Units in IGT Holdings, LLC (8)						572		
					9,798	13,557	11,779	8.3
Total Affiliate Investments					52,101	66,686	68,826	48.5

Portfolio Company Investment Type	Industry	Interest Rate (1)	Spread Above Index (1)	Maturity	Principal Amount	Amortized Cost	Fair Value	Percent of Net Assets
Control Investments								
Malabar International (3)	Other Aircraft Parts and Auxiliary Equipment Manufacturing							
Subordinated Loan		11.25% cash / 2.0% PIK	N/A	11/13/2021	\$ 7,578	\$ 7,604	\$ 7,570	5.3 %
Preferred Stock (1,644 shares, 6% cash)						4,283	4,923	3.5
					7,578	11,887	12,493	8.8
Mirage Trailers LLC (3)	Travel Trailer and Camper Manufacturing							
Senior Secured Term Loan		12.50%	(L +11.50%)	11/25/2020	9,962	9,878	9,917	7.0
554 common equity shares in MTE Holding Corp.						3,069	3,327	2.3
					9,962	12,947	13,244	9.3
Total Control Investment					17,540	24,834	25,737	18.1
Total Investments					\$230,912	\$258,154	\$259,169	182.2 %

Consolidated Schedule of Investments - Continued September 30, 2016 (Dollar amounts in thousands)

- The majority of investments bear interest at a variable rate indexed to the London Interbank Offered Rate ("LIBOR") (L) or Prime (P), and reset monthly, quarterly, or semi-annually. Substantially all of the Company's LIBOR referenced investments are subject to an interest rate floor. For each investment, the Company has provided the spread over the reference rate and current interest rate in effect at September 30, 2016. Unless otherwise noted, all investments with a stated PIK rate require interest payments with the issuance of additional securities as payment of the entire PIK provision.

 The negative fair value is the result of the unfunded commitment being below par.
- Investments held by OFS SBIC I, LP. All other investments pledged as collateral under the PWB Credit Facility.
- Non-qualifying assets under Section 55(a) of the Investment Company Act of 1940, as amended ("1940 Act"). Qualifying assets must represent at least 70% of the Company's assets, as defined under Section 55 of the 1940 Act, at the time of acquisition of any additional non-qualifying assets. As of September 30, 2016, 98.4% of the Company's assets were qualifying assets.
- Non-accrual loan
- The Company has entered into a contractual arrangement with co-lenders whereby, subject to certain conditions, it has agreed to receive its payment after the repayment of certain co-lenders pursuant to a payment waterfall. The reported interest rate of 11.48% at September 30, 2016, includes additional interest of 2.23% per annum as specified under the contractual arrangement among the Company and the co-lenders.
- The Company has entered into a contractual arrangement with co-lenders whereby, subject to certain conditions, it has agreed to receive its payment after the repayment of certain co-lenders pursuant to a payment waterfall. The reported interest rate of 12.42% at September 30, 2016, includes additional interest of 2.92% per annum as specified under the contractual arrangement among the Company and the co-lenders.
- Non-income producing.
- The interest rate on these investments contains a PIK provision, whereby the issuer has the option to make interest payments in cash or with the issuance of additional securities as payment of the entire PIK provision. The interest rate in the schedule represents the current interest rate in effect for these investments. The following table provides additional details on these PIK investments, including the maximum annual PIK interest rate allowed as of September 30, 2016:

Portfolio Company	Investment Type	Range of PIK Option	Range of Cash Option	Maximum PIK Rate Allowed
Community Intervention Services, Inc.	Subordinated Loan	0% or 3.00%	13.00% or 10.00%	3.00%
Intelli-Mark Technologies, Inc.	Senior Secured Term Loan	0% or 2.00%	13.00% or 11.50%	2.00%
Jobson Healthcare Information, LLC	Senior Secured Term Loan	0% or 2.795%	10.13% or 12.925%	2.795%
United Biologics Holdings, LLC	Subordinated Loan	0% or 2.00%	14.00% or 12.00%	2.00%

Portfolio Company Investment Type	Industry	Interest Rate (1)	Spread Above Index (1)	Maturity	Principal Amount	Amortized Cost	Fair Value	Percent of Net Assets
Non-control/Non-affiliate Investments								
Accurate Group Holdings, Inc. (3)	Offices of Real Estate Appraisers							
Subordinated Loan		12.50%	N/A	8/23/2018	\$ 10,000	\$ 10,050	\$9,940	7.0%
A.C.T. Lighting, Inc. (3)	Electrical Apparatus and Equipment, Wiring Supplies, and Related							
Subordinated Loan		12.00% cash / 2.0% PIK	N/A	7/24/2019	3,574	3,558	3,559	2.5
All Metals Holding, LLC (3)	Metal Service Centers and Other Metal Merchant Wholesalers							
Senior Secured Term Loan		10.50%	N/A	12/30/2019	9,900	9,765	9,697	6.8
Common Equity (69,464 member units) (9)						69	259	0.2
					9,900	9,834	9,956	7.0
AssuredPartners, Inc. (3)	Insurance Agencies and Brokerages							
Senior Secured Term Loan		10.00%	(L +9.00%)	10/22/2023	3,000	2,883	2,894	2.0
B+B SmartWorx Inc. (f/k/a B&B Electronics Manufacturing Company)	Communications Equipment Manufacturing							
Senior Secured Term Loan A		6.50%	(L +5.00%)	3/31/2016	2,257	2,257	2,257	1.6
BCC Software, LLC (3)	Custom Computer Programming Services							
Senior Secured Term Loan		9.00%	(L +8.00%)	6/20/2019	6,573	6,504	6,355	4.4
Senior Secured Revolver (9)		N/A	(L +8.00%)	6/20/2019		(11)	(36)	
					6,573	6,493	6,319	4.4
Community Intervention Services, Inc. (f/k/a South Bay Mental Health Center, Inc.) (3)	Outpatient Mental Health and Substance Abuse Centers							
Subordinated Loan (10)		10.0% cash / 3.0% PIK	N/A	1/16/2021	6,672	6,610	6,456	4.5
Confie Seguros Holdings II Co.	Insurance Agencies and Brokerages							
Senior Secured Term Loan		10.25%	(L +9.00%)	5/8/2019	4,000	3,965	3,893	2.7
C7 Data Centers, Inc. (3)	Other Computer Related Services							
Senior Secured Term Loan (7)		13.25%	(L +8.50%)	6/22/2020	11,850	11,828	11,508	8.0

Portfolio Company Investment Type	Industry	Interest Rate (1)	Spread Above Index (1)	Maturity	Principal Amount	Amortized Cost	Fair Value	Percent of Net Assets
Elgin Fasteners Group	Bolt, Nut, Screw, Rivet, and Washer Manufacturing							
Senior Secured Term Loan		6.00%	(L +4.75%)	8/27/2016	\$ 4,551	\$ 4,534	\$ 4,506	3.2
HealthFusion, Inc. (3)(8)	Software Publishers							
Senior Secured Loan		13.00%	N/A	10/7/2018	4,750	4,711	4,893	3.4
Common Stock Warrants (2,007,360 shares) (9)					,	, —	2,560	1.8
					4,750	4,711	7,453	5.2
Inhance Technologies Holdings LLC	Other Basic Inorganic Chemical Manufacturing							
Senior Secured Term Loan A		5.50%	(L +4.50%)	2/7/2018	2,248	2,242	2,180,000	1.5
Intelli-Mark Technologies, Inc.(3)	Other Travel Arrangement and Reservation Services							
Senior Secured Term Loan (9)		13.00%	N/A	11/23/2020	8,750	8,664	8,664	6.1
Common Equity (2,553,089 shares) (9)						1,500	1,500	1.0
					8,750	10,164	10,164	7.1
Intrafusion Holding Corp. (3)	Other Outpatient Care Centers							
Senior Secured Term Loan B (6)		12.84%	(P +5.75%)	9/25/2020	14,250	14,196	14,059	9.8
Jobson Healthcare Information, LLC (3)	Other Professional, Scientific, and Technical Services							
Senior Secured Term Loan (10)		10.13% cash / 2.795% PIK	(L +10.925%)	7/21/2019	14,741	14,456	14,128	9.9
Warrants (1,056,428 member units) (9)						454	320	0.2
					14,741	14,910	14,448	10.1
Maverick Healthcare Equity, LLC (3)	Home Health Equipment Rental							
Preferred Equity (1,250,000 units) (9)						900	1,694	1.2
Class A Common Equity (1,250,000 units) (9)						_	257	0.2
					_	900	1,951	1.4
My Alarm Center, LLC (3)	Security Systems Services (except Locksmiths)							
Senior Secured Term Loan		12.00%	(L +11.00%)	7/9/2019	5,000	5,000	5,000	3.5

Portfolio Company Investment Type	Industry	Interest Rate (1)	Spread Above Index (1)	Maturity	Principal Amount	Amortized Cost	Fair Value	Percent of Net Assets
MYI Acquiror Limited (4)	Insurance Agencies and Brokerages							
Senior Secured Term Loan A		5.75%	(L +4.50%)	5/28/2019	\$ 4,826	\$ 4,815	\$4,710	3.3
NHR Holdings, LLC	Other Telecommunications							
Senior Secured Term Loan A		5.50%	(L +4.25%)	11/30/2018	1,900	1,886	1,843	1.3
Senior Secured Term Loan B		5.50%	(L +4.25%)	11/30/2018	1,926	1,912	1,868	1.3
					3,826	3,798	3,711	2.6
Phoenix Brands LLC (5)	Soap and Other Detergent Manufacturing							
Senior Secured Term Loan A (9)		9.25%	(L +7.75%)	1/29/2016	939	937	798	0.6
Physiotherapy Associates Holding, Inc.	Other Outpatient Care Centers							
Senior Secured Term Loan	·	9.50%	(L +8.50%)	6/4/2022	1,000	991	972	0.7
Quantum Spatial, Inc. (f/k/a Aero-Metric, Inc.)	Other Information Services							
Senior Secured Term Loan	Other miorination services	6.75% cash / 2.0% PIK	(L +7.50%)	8/27/2017	2,578	2,564	2,433	1.7
Ranpak Corp.	Packaging Machinery Manufacturing							
Senior Secured Term Loan		8.25%	(L +7.25%)	10/3/2022	2,000	1,995	1,940	1.4
Riveron Consulting, LLC (3)	Administrative Management and General Management Consulting							
Subordinated Loan	o c	13.25%	N/A	3/25/2020	10,000	9,915	9,952	7.0
Sentry Centers Holdings, LLC (3)	Other Professional, Scientific, and Technical Services							
Senior Secured Loan		14.00%	N/A	5/29/2020	6,105	6,012	6,411	4.5
smarTours, LLC (3)	Tour Operators							
Senior Secured Loan	Tour Operators	9.25%	N/A	10/11/2018	2,439	2,410	2,429	1.7
Preferred Equity A (500,000 units) (9)		9,23/0	11/71	10/11/2010	۷,403	439	769	0.5
110101100 24mily 11 (000,000 miles) (0)					2.420	2,849	3,198	2.2
					2,439	2,849	3,198	2.2

Portfolio Company Investment Type	Industry	Interest Rate (1)	Spread Above Index (1)	Maturity	Principal Amount	Amortized Cost	Fair Value	Percent of Net Assets
Southern Technical Institute, LLC (3)	Colleges, Universities, and Professional Schools							
Subordinated Loan		10.75% cash / 2.0% PIK	(L +11.75%)	12/2/2020	\$ 5,026	\$ 5,005	\$ 4,786	3.3
Stancor, L.P. (3)	Pump and Pumping Equipment Manufacturing							
Senior Secured Term Loan		8.75%	(L +8.00%)	8/19/2019	11,536	11,463	11,227	7.9
1,250,000 Class A Units in SCT Holdings, LLC, 8% PIK (9)						1,390	1,525	1.1
					11,536	12,853	12,752	9.0
TravelCLICK, Inc.	Computer Systems Design and Related Services							
Senior Secured Term Loan		8.75%	(L +7.75%)	11/6/2021	3,000	2,971	2,892	2.0
United Biologics Holdings, LLC (3)	Medical Laboratories							
Subordinated Loan (10)		12.0% cash / 2.0% PIK	N/A	3/5/2017	4,104	4,074	3,677	2.6
Class A-1 Units (2,686 units) and Kicker Units (2,015 units) (9)						9	_	_
Class A-1 Warrants (2,272 units) and Kicker Warrants (1,704 units) (9)						8	_	_
Class A Warrants (10,160 units) (9)						67	_	_
Class B Warrants (15,238 units) (9)						7	_	_
					4,104	4,165	3,677	2.6
VanDeMark Chemical Inc.	Other Basic Inorganic Chemical Manufacturing							
Senior Secured Term Loan		6.50%	(L +5.25%)	11/30/2017	2,543	2,524	2,515	1.8
Total Non-control/Non-affiliate Investments					172,038	175,529	177,290	124.2

Portfolio Company Investment Type	Industry	Interest Rate (1)	Spread Above Index (1)	Maturity	Principal Amount	Amortized Cost	Fair Value	Percent of Net Assets
Affiliate Investments								
Contract Datascan Holdings, Inc. (3)	Office Machinery and Equipment Rental and Leasing							
Subordinated Loan		12.00%	N/A	2/5/2021	\$ 5,350	\$ 5,325	\$5,236	3.7
Preferred Equity A (2,463 shares, 10% PIK) (9)						2,712	2,772	1.9
Common Equity (9,069 shares) (9)						_	444	0.3
					5,350	8,037	8,452	5.9
Malabar International (3)	Other Aircraft Parts and Auxiliary Equipment Manufacturing							
Subordinated Loan		12.5% cash / 2.5% PIK	N/A	5/21/2017	7,450	7,487	7,496	5.2
Preferred Stock (1,644 shares, 6% cash)						4,283	5,316	3.7
					7,450	11,770	12,812	8.9
Master Cutlery, LLC (3)	Sporting and Recreational Goods and Supplies Merchant Wholesalers							
Subordinated Loan		13.00%	N/A	4/17/2020	4,777	4,752	4,705	3.3
3,723 Preferred Equity A units in MC Parent, LLC, 5% cash, 3% PIK (9)						3,647	3,015	2.1
15,564 Common Equity units in MC Parent, LLC (9)						_	167	0.1
					4,777	8,399	7,887	5.5
NeoSystems Corp. (3)	Other Accounting Services							
Subordinated Loan		10.5% cash / 1.25% PIK	N/A	8/13/2019	4,632	4,600	4,619	3.2
Convertible Preferred Stock (521,962 shares, 10% PIK) (9)						1,138	2,481	1.7
					4,632	5,738	7,100	4.9
Pfanstiehl Holdings, Inc. (3)	Pharmaceutical Preparation Manufacturing							
Subordinated Loan (10)		13.50%	N/A	9/29/2018	3,788	3,851	3,814	2.7
Class A Common Equity (400 shares)						217	1,884	1.3
					3,788	4,068	5,698	4.0
Strategic Pharma Solutions, Inc. (3)	Other Professional, Scientific, and Technical Services							
Senior Secured Term Loan		11.00%	(L +10.00%)	12/18/2020	8,937	8,848	8,848	6.2
1,191 Class A Units in Strategic Pharma Solutions Holdings, LLC, 6% PIK (9)						1,804	1,804	1.3
					8,937	10,652	10,652	7.5

Portfolio Company Investment Type	Industry	Interest Rate (1)	Spread Above Index (1)	Maturity	Principal Amount	Amortized Cost	Fair Value	Percent of Net Assets
TRS Services, LLC (3)	Commercial and Industrial Machinery and Equipment (except Automotive and Electronic) Repair and Maintenance							
Senior Secured Term Loan		10.25%	(L +9.25%)	12/10/2019	\$ 10,410	\$ 10,339	\$ 10,277	7.2
Delayed Draw Senior Secured Term Loan		10.25%	(L +9.25%)	12/10/2019	741	739	732	0.5
3,000,000 Class A Units in IGT Holdings, LLC, 11% PIK (9)						2,799	2,757	1.9
3,000,000 Common Units in IGT Holdings, LLC (9)						572	26	
					11,151	14,449	13,792	9.6
Total Affiliate Investments					46,085	63,113	66,393	46.3
Control Investment								
Mirage Trailers LLC (3)	Travel Trailer and Camper Manufacturing							
Senior Secured Term Loan		12.50%	(L +11.50%)	11/25/2020	10,648	10,544	10,544	7.4
554 common equity shares in MTE Holding Corp.) (9)						3,069	3,069	2.0
					10,648	13,613	13,613	9.4
Total Control Investment					10,648	13,613	13,613	9.4
Total Investments					\$ 228,771	\$252,255	\$257,296	179.9%

- (1) The majority of investments bear interest at a variable rate indexed to the London Interbank Offered Rate ("LIBOR") (L) or Prime (P), and reset monthly or quarterly. All of the Company's LIBOR referenced investments are subject to an interest rate floor. For each investment, the Company has provided the spread over the reference rate and current interest rate in effect at December 31, 2015. Unless otherwise noted, all investments with a stated PIK rate require interest payments with the issuance of additional securities as payment of the entire PIK provision.
 - 2) The negative fair value is the result of the unfunded commitment being valued below par.
- (3) Investments held by OFS SBIC I, LP. All other investments pledged as collateral under the PWB Credit Facility.
- (4) Non-qualifying assets under Section 55(a) of the Investment Company Act of 1940, as amended ("1940 Act"). Qualifying assets must represent at least 70% of the Company's assets, as defined under Section 55 of the 1940 Act, at the time of acquisition of any additional non-qualifying assets. As of December 31, 2015, 96.3 % of the Company's assets were qualifying assets.
- (5) Non-accrual loar
- (6) The Company has entered into a contractual arrangement with co-lenders whereby, subject to certain conditions, it has agreed to receive its payment after the repayment of certain co-lenders pursuant to a payment waterfall. The reported interest rate of 12.84% at December 31, 2015, includes additional interest of 3.59% per annum as specified under the contractual arrangement among the Company and the co-lenders.
- (7) The Company has entered into a contractual arrangement with co-lenders whereby, subject to certain conditions, it has agreed to receive its payment after the repayment of certain co-lenders pursuant to a payment waterfall. The reported interest rate of 13.25% at December 31, 2015, includes additional interest of 3.75% per annum as specified under the contractual arrangement among the Company and the co-lenders.
- (8) In January 2016, HealthFusion, Inc. was purchased, at which time the Common Stock Warrants were redeemed and the Senior Secured Loan was repaid at par. In connection with the loan repayment, the Company received a prepayment penalty of \$143. The Common Stock Warrants were redeemed for total consideration of \$2,385, which included a cash payment of \$2,115 and an additional amount held in escrow valued at \$270 to be released 50% in one year and the remaining amount in approximately two years. In addition, the Company could receive an earn-out payment of up to approximately \$230 to \$460 in 2017.
- Non-income producing.
- (10) The interest rate includes a PIK provision, whereby the issuer has the option to make interest payments in cash or with the issuance of additional securities as payment of the entire PIK provision. The interest rate in the schedule represents the current interest rate in effect for these investments. The following table provides additional details on these PIK investments, including the maximum annual PIK interest rate allowed as of December 31, 2015.

Portfolio Company	Investment Type	Range of PIK Option	Range of Cash Option	Maximum PIK Rate Allowed
Community Intervention Services, Inc.	Subordinated Loan	0% or 3.00%	13.00 % or 10.00%	3.00%
Intelli-Mark Technologies, Inc.	Senior Secured Term Loan	0% or 2.00%	13.00 % or 11.50%	2.00%
Jobson Healthcare Information, LLC	Senior Secured Term Loan	0% or 2.795%	10.13% or 12.925%	2.795%
Pfanstiehl Holdings, Inc	Subordinated Loan	0% or 1.50%	13.50% or 12.00%	1.50%
United Biologics Holdings, LLC	Subordinated Loan	0% or 2.00%	14.00% or 12.00%	2.00%

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

Note 1. Organization

OFS Capital Corporation (the "Company"), a Delaware corporation, is as an externally managed, closed-end, non-diversified management investment company. The Company has elected to be treated as a business development company ("BDC") under the Investment Company Act of 1940, as amended (the "1940 Act"). In addition, for income tax purposes, the Company has elected to be treated as a regulated investment company ("RIC") under Subchapter M of the Internal Revenue Code of 1986, as amended (the "Code").

The Company's strategic investment focus is primarily on debt investments and, to a lesser extent, equity investments primarily in middle-market companies in the United States. OFS Capital Management, LLC ("OFS Advisor") manages the day-to-day operations of, and provides investment advisory services to, the Company.

In addition, OFS Advisor also serves as the investment adviser for Hancock Park Corporate Income, Inc. ("Hancock Park"), a corporation formed under the laws of the State of Maryland in December 2015, and that has elected to be treated as a BDC in July 2016. Hancock Park's investment objective is similar to that of the Company, which is to provide shareholders with current income and capital appreciation primarily through debt investments and, to a lesser extent, equity investments.

The Company may make investments directly or through OFS SBIC I, LP ("SBIC I LP"), its investment company subsidiary licensed under the Small Business Administration's ("SBA") Small Business Investment Company program (the "SBIC Program"). The SBIC Program is designed to stimulate the flow of capital into eligible businesses. SBIC I LP is subject to SBA regulatory requirements, including limitations on the businesses and industries in which it can invest, requirements to invest at least 25% of its regulatory capital in eligible smaller businesses, as defined under the Small Business Investment Act of 1958 ("SBIC Act"), limitations on the financing terms of investments, and capitalization thresholds that may limit distributions to the Company; and is subject to periodic audits and examinations of its financial statements.

Note 2. Correction of Error

In the fourth quarter of 2015, the Company discovered and corrected errors impacting the classification of certain components of consolidated net assets as of December 31, 2014 and 2013, and distributions reported on the consolidated statement of changes in net assets for the year ended December 31, 2014. These reclassifications had no effect on total net assets or net asset value per share. The purpose of the reclassifications was to properly report the tax character of, and basis differences between tax and accounting principles generally accepted in the United States of America ("GAAP") in (i) accumulated shareholder distributions, (ii) accumulated undistributed net investment income, (iii) accumulated net realized gains/losses, and (iv) net unrealized appreciation (depreciation) on investments. Accordingly, the Company has revised its December 31, 2014, consolidated balance sheet and statement of changes in net assets for the years ended December 31, 2014 and 2013, and for each interim period within the year ended December 31, 2015. The effect of the reclassifications on the consolidated statement of net assets as of September 30, 2015, the consolidated statement of changes in net assets for the nine months ended September 30, 2015, and the consolidated statement of operations for the three and nine months ended September 30, 2015 were as follows:

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

Summary of revisions to the Statement of Net Assets

	reviously Reported otember 30, 2015	R	evisions	Revised September 30, 2015
Net Assets				
Preferred stock	\$ _	\$	_	\$ _
Common stock	97		_	97
Paid-in capital in excess of par	143,830		(6,950)	136,880
Accumulated undistributed (distributions in excess of)				
net investment income	(8,276)		9,655	1,379
Accumulated undistributed net realized gain (loss)	3,466		(1,790)	1,676
Net unrealized appreciation (appreciation) on				
investments	1,002		(915)	87
Total net assets	\$ 140,119	\$	_	\$ 140,119

Summary of revisions to the Statement of Changes in Net Assets (affected components)

	Ni	Previously Reported ine Months Ended eptember 30, 2015	Re	evisions	_	Revised Nine Months Ended September 30, 2015
Distributions to shareholders from:						
Accumulated net investment income	\$	(9,563)	\$	(293)	\$	(9,856)
Accumulated net realized gains		(293)		293		_
Total distributions to shareholders	\$	(9,856)	\$	_	\$	(9,856)
Net assets:						
Beginning of period	\$	137,471	\$	_	\$	137,471
End of period	\$	140,119	\$		\$	140,119
Accumulated undistributed (distributions in excess of) net investment income	\$	(8,276)	\$	9,655	\$	1,379

Summary of revisions to Statement of Operations (affected components)

	T	Previously Reported Three Months Ended September 30, 2015	Revisions	Revised Three Months Ended September 30, 2015
Net realized and unrealized gain (loss) on investments				
Net realized gain (loss) on non-control/non-affiliate investments	\$	254	\$ (19)	\$ 235
Net change in unrealized appreciation/depreciation on non-control/non-affiliate investments		(2,115)	19	(2,096)
Net change in unrealized appreciation/depreciation on affiliate investments		(348)	_	(348)
Net gain on investments	\$	(2,209)	\$ 	\$ (2,209)

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

	Pre	eviously Reported		Revised
		ne Months Ended ptember 30, 2015	 Revisions	Nine Months Ended September 30, 2015
Net realized and unrealized gain (loss) on investments	·			
Net realized gain (loss) on non-control/non-affiliate investments	\$	3,132	\$ (2,932)	\$ 200
Net realized gain on affiliate investments		1,471	_	1,471
Net change in unrealized appreciation/depreciation on non-control/non-affiliate investments		(3,173)	2,932	(241)
Net change in unrealized appreciation/depreciation on affiliate investments		1,494	_	1,494
Net gain on investments	\$	2,924	\$ _	\$ 2,924

Note 3. Summary of Significant Accounting Policies

Basis of presentation: The Company prepares its consolidated financial statements in accordance with GAAP, including Accounting Standards Codification Topic 946, *Financial Services—Investment Companies*, and the requirements for reporting on Form 10-Q, the 1940 Act, and Articles 6 or 10 of Regulation S-X. In the opinion of management, the consolidated financial statements include all adjustments, consisting only of normal and recurring accruals and adjustments, necessary for fair presentation in accordance with GAAP. Certain amounts in the prior period financial statements have been reclassified to conform to the current year presentation.

Principles of consolidation: The Company consolidates majority-owned investment company subsidiaries. The Company does not own any controlled operating company whose business consists of providing services to the Company, which would also require consolidation. All intercompany balances and transactions are eliminated upon consolidation.

Fair value of financial instruments: The Company applies fair value to substantially all of its financial instruments. Accounting Standards Codification Topic 820, Fair Value Measurements and Disclosures ("ASC Topic 820") defines fair value, establishes a framework to measure fair value, and requires disclosures regarding fair value measurements. Fair value is defined as the price to sell an asset or transfer a liability in an orderly transaction between market participants at the measurement date. Fair value is determined through the use of models and other valuation techniques, valuation inputs, and assumptions market participants would use to value the investment. Highest priority is given to prices for identical assets quoted in active markets (Level 1) and the lowest priority is given to unobservable valuation inputs (Level 3). The availability of observable inputs can vary significantly and is affected by many factors, including the type of product, whether the product is new to the market, whether the product is traded on an active exchange or in the secondary market, and the current market conditions. To the extent that the valuation is based on less observable or unobservable inputs, the determination of fair value requires more judgment. Accordingly, the degree of judgment exercised by the Company in determining fair value is greatest for financial instruments classified as Level 3 (i.e., those instruments valued using non-observable inputs), which comprise the entirety of the Company's investments.

Changes to the valuation policy are reviewed by management and the Company's board of directors (the "Board"). As the Company's investments change, markets change, new products develop, and valuation inputs become more or less observable, the Company will continue to refine its valuation methodologies.

See Note 7 for more detailed disclosures of the Company's fair value measurements of its financial instruments.

Investment classification: The Company classifies its investments in accordance with the 1940 Act. The 1940 Act defines "Control Investments" as investments in those companies in which the Company owns more than 25% of the voting securities or has rights to maintain greater than 50% of board representation, "Affiliate Investments" as investments in those companies in which the Company owns between 5% and 25% of the voting securities, and "Non-Control/Non-Affiliate Investments" as those that neither qualify as Control Investments nor Affiliate Investments.

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Additionally, the Company adopted the North American Industry Classification System in the first quarter of 2016 for the purpose of industry classification of the Company's investments on the accompanying schedule of investments. The December 31, 2015 schedule of investments has been conformed to the September 30, 2016 presentation.

Investment risks: The Company's investments are subject to a variety of risks. These risks may include, but are not limited to the following:

Market risk - Market risk represents the potential loss that can be caused by a change in the fair value of the financial instrument due to market changes.

Credit risk - Credit risk represents the risk that the Company would incur if the counterparties failed to perform pursuant to the terms of their agreements with the Company.

Liquidity risk - Liquidity risk represents the possibility that the Company may not maintain sufficient cash balances or access to cash to meet loan and other commitments as they become due. See Note 8 for further details.

Interest rate risk - Interest rate risk represents the likelihood that a change in interest rates could have an adverse impact on the fair value of an interest-bearing financial instrument.

Prepayment risk - Certain of the Company's debt investments allow for prepayment of principal without penalty. Downward changes in interest rates may cause prepayments to occur at a faster than expected rate, thereby effectively shortening the maturity of the debt investments and making the instrument less likely to be an income producing instrument.

Off-Balance sheet risk - Some of the Company's financial instruments contain off-balance sheet risk. Generally, these financial instruments represent future commitments to purchase other financial instruments at specific terms at specific future dates. See Note 8 for further details.

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

Reportable segments: The Company has a single reportable segment and single operating segment structure.

Cash and cash equivalents: Cash and cash equivalents consist of cash and highly liquid investments not held for resale with original maturities of three months or less. The Company's cash and cash equivalents are maintained with a member bank of the Federal Deposit Insurance Corporation ("FDIC") and at times, such balances may be in excess of the FDIC insurance limits. Included in cash and cash equivalents was \$27,570 and \$32,612 held in a US Bank Money Market Deposit Account as of September 30, 2016, and December 31, 2015, respectively.

Revenue recognition:

Interest Income: Interest income is recorded on an accrual basis. Recognized interest income, if payable monthly or quarterly, is reported as interest receivable until collected. Recognized interest income due at maturity or at another stipulated date ("PIK interest") is recorded as an adjustment to the amortized cost basis of the investment. The Company accrues interest income until events occur that place a loan into a non-accrual status (see below). Loan origination fees, original issue discount ("OID"), market discount or premium, and loan amendment fees (collectively, "Net Loan Fees") are capitalized, and the Company accretes or amortizes such amounts as an adjustment to interest income over the life of the respective debt investment using a method that approximates the effective interest method. Unamortized Net Loan Fees are recorded as an adjustment to the amortized cost of the investment. When the Company receives a loan principal payment, the unamortized Net Loan Fees related to the paid principal is accelerated and recognized in interest income. All other interest income is recognized as contractually earned. Further, the Company may acquire or receive warrants or similar equity securities ("Warrants") in connection with the Company's acquisition of, or subsequent amendment to, debt investments. The Company determines the cost basis of Warrants based on their fair value, and the fair value of debt investments and other instruments or consideration received. Any resulting difference between the face amount of the debt and its recorded cost resulting from the assignment of value to the Warrants is treated as OID, and accreted into interest income as described above.

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

Unamortized Net Loan Fees on debt investments were \$2,468 and \$1,885 as of September 30, 2016, and December 31, 2015, respectively. The following table summarizes interest income recognized during the three and nine months ended September 30, 2016 and 2015:

	Thr	Three Months Ended September 30,				ne Months En	Ionths Ended September 30,			
	<u> </u>	2016 2015		2015		2016		2015		
Interest income:										
Cash interest income	\$	5,872	\$	6,025	\$	17,781	\$	19,082		
Net Loan Fee amortization		352		333		1,162		1,340		
PIK interest income		311		328		868		931		
Other interest income		45		9		124		28		
Total interest income	\$	6,580	\$	6,695	\$	19,935	\$	21,381		

Dividend Income and Distributions from Portfolio Companies: Dividend income on common stock, generally payable in cash, is recorded at the time dividends are declared. Dividend income on preferred equity securities is accrued as earned. Dividends on preferred equity securities may be payable in cash or in additional preferred securities, and are generally not payable unless declared or upon liquidation. Declared dividends payable in cash are reported as dividend receivables until collected. Dividends payable in the form of additional preferred securities or contractually earned but not declared ("PIK dividends") are recorded as an adjustment to the cost basis of the investment. The Company discontinues accrual of dividends on preferred equity securities when it determines that the dividend may not be collectible. The Company assesses the collectability of the preferred dividends based on many factors including the fair value of the preferred equity security, the valuation of the portfolio company's enterprise value, and proceeds expected to be received over the life of the investment. The Company may also receive cash distributions from portfolio companies that are taxed as flow-through entities. Each distribution is evaluated to determine whether it should be recorded as income or as a return of capital. Distributions classified as a return of capital are recorded as reductions in the cost basis of the investments. The following table summarizes dividend income recognized during the three and nine months ended September 30, 2016 and 2015:

	Three	Three Months Ended September 30,			Ni	ne Months En	ths Ended September 30,			
		2016		2015		2016		2015		
Preferred equity dividends:										
Cash dividends	\$	82	\$	80	\$	410	\$	212		
PIK dividends		396		426		1,032		1,052		
Total preferred equity dividends		478	,	506		1,442		1,264		
Common stock dividends		50		85		182		85		
Total dividend income	\$	528	\$	591	\$	1,624	\$	1,349		

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

Fee Income: The Company generates revenue in the form of management, valuation, and other contractual fees, which is recognized as the related services are rendered. In the general course of its business, the Company receives certain fees from portfolio companies which are non-recurring in nature. Such fees include prepayment fees on certain loans repaid prior to their scheduled due date, which are recognized as earned when received, and fees for capital structuring services from certain portfolio companies, which are recognized as earned upon closing of the investment. The following table summarizes fee income recognized during the three and nine months ended September 30, 2016 and 2015:

	Thi	ree Months En	September 30,	Ni	Nine Months Ended September 30,			
	2016			2015	2016			2015
Fee income:	,							
Management, valuation, and other	\$	69	\$	33	\$	167	\$	111
Prepayment, structuring, and other fees		182		369		1,159		550
Total fee income	\$	251	\$	402	\$	1,326	\$	661

Net Realized and Unrealized Gain or Loss on Investments: Investment transactions are reported on a trade-date basis. Unsettled trades as of the balance sheet date are included in payable for investments purchased on the consolidated balance sheets. Realized gains or losses on investments are measured by the difference between the net proceeds from the disposition and the amortized cost basis of the investment. Investments are valued at fair value as determined in good faith by Company management under the supervision and review of the Board. After recording all appropriate interest, dividend, and other income, some of which is recorded as an adjustment to the cost basis of the investment as described above, the Company reports changes in the fair value of investments as net changes in unrealized appreciation/depreciation on investments in the consolidated statements of operations.

Non-accrual loans: Loans on which the accrual of interest income has been discontinued are designated as non-accrual loans and accounted for on a non-accrual cash method. Loans are generally placed on non-accrual status when a loan either: (i) is delinquent for 90 days or more on principal or interest according to the contractual terms of the loan (unless well secured and in the process of collection), or (ii) in the opinion of management, there is reasonable doubt about its collectability. When loans are placed on non-accrual status, all interest previously accrued but not collected, other than PIK interest that has been contractually added to the principal balance prior to the designation date, is reversed against current period interest income. Interest payments subsequently received on non-accrual loans may be recognized as income or applied to principal depending upon management's judgment. Interest accruals are resumed on non-accrual loans only when they are brought current with respect to interest and principal and when, in the judgment of management, the loans are estimated to be fully collectible as to all principal and interest. At September 30, 2016, one investment with an amortized cost and fair value of \$6,664 and \$5,433, respectively, was carried as a non-accrual cash method loan. At December 31, 2015, one investment with an amortized cost and fair value of \$937 and \$798, respectively, was carried as a non-accrual cash method loan.

Income taxes: The Company has elected to be treated, and intends to qualify annually, as a RIC under Subchapter M of the Code. To qualify as a RIC, the Company must, among other things, meet certain source of income and asset diversification requirements, and timely distribute at least 90% of its investment company taxable income ("ICTI") to its shareholders. The Company has made, and intends to continue to make, the requisite distributions to its shareholders, which generally relieves the Company from U.S. federal income taxes.

Depending on the level of ICTI earned in a tax year, the Company may choose to retain ICTI in an amount less than that which would trigger federal income tax liability under Subchapter M of the Code. However, the Company would be liable for a 4% excise tax on such income. Excise tax liability is recognized when the Company determines its estimated current year annual ICTI exceeds estimated current year distributions.

The Company may utilize wholly-owned holding companies taxed under Subchapter C of the Code when making equity investments in portfolio companies taxed as pass-through entities to meet its source-of-income requirements as a BDC. These "tax blocker" entities are consolidated in the Company's GAAP financial statements and may result in federal income tax expense with respect to income derived from those investments. Such income, net of applicable federal income tax, is not included in the Company's tax-basis net investment income until distributed by the holding-company subsidiary, which may result in temporary differences and character differences between the Company's GAAP and tax-basis net investment income

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

and realized gains and losses. Federal income tax expense from such holding-company subsidiaries is included in general and administrative expenses in the consolidated statements of operations.

The Company evaluates tax positions taken in the course of preparing its tax returns to determine whether they are "more-likely-than-not" to be sustained by the applicable tax authority. Tax benefits of positions not deemed to meet the more-likely-than-not threshold could result in greater and undistributed ICTI, income and excise tax expense, and, if involving multiple years, a re-assessment of the Company's RIC status. GAAP requires recognition of accrued interest and penalties related to uncertain tax benefits as income tax expense. There were no uncertain income tax positions at September 30, 2016, and December 31, 2015. The current and prior three tax years remain subject to examination by U.S. federal and most state tax authorities.

Distributions: Distributions to common shareholders are recorded on the declaration date. The timing of distributions as well as the amount to be paid out as a distribution is determined by the Board each quarter. Distributions from net investment income and net realized gains are determined in accordance with the Code. Net realized capital gains, if any, are distributed at least annually, although the Company may decide to retain such capital gains for investment. Distributions paid in excess of taxable net investment income and net realized gains are considered returns of capital to shareholders.

The Company has adopted a distribution reinvestment plan ("DRIP") that provides for reinvestment of any distributions the Company declares in cash on behalf of its shareholders, unless a shareholder elects to receive cash. As a result, if the Board authorizes and the Company declares a cash distribution, then shareholders who have not "opted out" of the DRIP will have their cash distribution automatically reinvested in additional shares of the Company's common stock, rather than receiving the cash distribution.

The Company may use newly issued shares under the guidelines of the DRIP, or the Company may purchase shares in the open market in connection with its obligations under the plan.

Deferred debt issuance costs: Deferred debt issuance costs represent fees and other direct incremental costs incurred in connection with the Company's borrowings. Deferred debt issuance costs are presented as a direct reduction of the related debt liability on the consolidated balance sheets except for deferred debt issuance costs associated with the Company's line of credit arrangements, which are included in prepaid expenses and other assets on the consolidated balance sheets. These amounts are amortized to interest expense over the life of the borrowings.

Goodwill: On December 4, 2013, in connection with acquisition of the limited partnership interests in SBIC I LP and membership interest in SBIC I GP (the "SBIC Acquisitions"), the Company recorded goodwill of \$1,077, which is included in prepaid expenses and other assets on the consolidated balance sheets. Goodwill is not subject to amortization. Goodwill is evaluated for impairment annually or more frequently if events occur or circumstances change that indicate goodwill may be impaired. There have been no goodwill impairments since the date of the SBIC Acquisitions.

Intangible asset: On December 4, 2013, in connection with the SBIC Acquisitions, the Company recorded an intangible asset of \$2,500 attributable to the SBIC license. The Company amortizes this intangible asset on a straight-line basis over its estimated useful life of 13 years. The Company expects to incur annual amortization expense of \$195 in each of the years ending December 31, 2025 and \$145 in 2026.

The Company tests its intangible asset for impairment if events or circumstances suggest that the asset carrying value may not be fully recoverable. The intangible asset, net of accumulated amortization of \$551 and \$405 at September 30, 2016, and December 31, 2015, respectively, is included in prepaid expenses and other assets.

Interest expense: Interest expense is recognized on an accrual basis.

Concentration of credit risk: Financial instruments that potentially subject the Company to concentrations of credit risk consist principally of cash deposits at financial institutions. At various times during the year, the Company may exceed the federally insured limits. To mitigate this risk, the Company places cash deposits only with high credit quality institutions. Management believes the risk of loss is minimal.

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

New Accounting Standards

The following table discusses recently issued Accounting Standards Updates ("ASU") by the Financial Accounting Standards Board ("FASB") adopted by the Company during 2016:

Standard	Description	Period of Adoption	Effect of Adoption on the the financial statements
Standards that were adopted	_		
ASU 2015-02, Consolidation: Amendments to the Consolidation Analysis	Modifies existing consolidation guidance for reporting organizations that are required to evaluate whether they should consolidate certain legal entities	First Quarter 2016 retrospectively	No material impact to the Company's consolidated financial statements
ASU 2015-03, Interest – Imputation of Interest: Simplifying the Presentation of Debt Issuance Costs	Changes the presentation of debt issuance costs in the financial statements where an entity presents such costs in the balance sheet as a direct deduction from the related debt liability rather than as an asset. Amortization of the costs is reported as interest expense. ASU 2015-03 did not specifically address presentation or subsequent measurement of debt issuance costs related to line of credit arrangements	First Quarter 2016 retrospectively	Resulted in a \$3,420 retrospective reduction of both net deferred financing closing costs and SBA debentures payable in the consolidated balance sheet as of December 31, 2015 and a reduction of amortization and write-off of deferred financing closing costs and corresponding increase in interest expense in the consolidated statement of operations for the three and nine months ended September 30, 2015 of \$96 and \$2,004, respectively. Net deferred debt issuance costs of \$3,133 are presented as a direct deduction from the SBA debentures payable in the consolidated balance sheet as of September 30, 2016. Amortization of deferred debt issuance costs associated with the Company's SBA debentures was \$96 and \$200 for the three and nine months months ended September 30, 2016, and is included as interest expense in the consolidated statement of operations. Amortization and write-off of deferred financial costs related to the OFS Capital WM revolving line of credit of \$1,804 for the nine months ended September 30, 2016, is also included in interest expense. There was no impact to consolidated earnings as a result of this adoption

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

Standard	Description	Period of Adoption	Effect of Adoption on the the financial statements
Standards that were adopted			
ASU 2015-15, Interest – Imputation of Interest: Presentation and subsequent measurement of debt issuance costs associated with line-of- credit arrangements - amendments to SEC paragraphs	Response to SEC views on ASU 2015-03. Given the absence of authoritative guidance within ASU 2015-03 for debt issuance costs related to line of credit arrangements, the SEC stated it would not object to an entity deferring and presenting debt issuance costs as an asset and subsequently amortizing the deferred debt issuance costs ratably over the term of the line-of-credit arrangement, regardless of whether there are any outstanding borrowings on the line of credit arrangement	First Quarter 2016 retrospectively	Net deferred financing closing costs of \$110 and \$185 associated with the Company's PWB Credit Facility are presented as an asset and included in prepaid expenses and other assets in the consolidated balance sheet as of September 30, 2016 and December 31, 2015, respectively. There was no impact to consolidated earnings as a result of this adoption

The following table discusses recently issued ASUs by the FASB yet to be adopted by the Company: $\frac{1}{2}$

Standard	Description	Effect of Adoption on the the financial statements
Standards that are not yet adopted		
ASU 2014-09, Revenue from Contracts with Customers	Supersedes nearly all existing revenue recognition guidance under GAAP. The core principle of the standard is to recognize revenues to depict the transfer of promised goods or services to customers in an amount that reflects the consideration that is expected to be received for those goods or services. The standard defines a five step process to achieve this core principle. The standard must be adopting using either of the following transition methods: (i) a full retrospective approach reflecting the application of the standard in each prior reporting period with the option to elect certain practical expedients, or (ii) a retrospective approach with the cumulative effect of initially adopting ASU 2014-09 recognized at the date of adoption (which includes additional footnote disclosures)	Annual reporting periods beginning after December 15, 2017. Early adoption is not permitted. The Company is currently evaluating the impact of its pending adoption of ASU 2014-09 on the Company's consolidated financial statements and has not yet determined the method by which it will adopt the standard in 2018
ASU 2016-01, Financial Instruments – Overall	Modifies how entities measure equity investments and present changes in the fair value of financial liabilities. Entities will have to measure equity investments that do not result in consolidation and are not accounted for under the equity method at fair value, and recognize any changes in fair value in net income unless the investments qualify for the new practicality exception. A practicality exception will apply to those equity investments that do not have a readily determinable fair value and do not qualify for the practical expedient to estimate fair value under ASC 820 - Fair Value Measurement, and as such these investments may be measured at cost	Annual reporting periods beginning after December 15, 2017, including interim periods within those fiscal years. The Company is required to record its investments at fair value with changes in fair value recognized in net income in accordance with ASC Topic 946, <i>Financial Services—Investment Companies</i> . Therefore, the adoption of ASU 2016-01 is not expected to have a material effect on the Company's consolidated financial statements

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Note 4. OFS Capital WM

OFS Capital WM, LLC ("OFS Capital WM"), a wholly-owned investment company subsidiary, was formed in August 2010 with the limited purpose of acquiring, managing and financing senior secured loan investments to middle-market companies in the United States. On September 28, 2010, the Company became the owner of OFS Capital WM through a transaction in which it transferred eligible loans—or 100% of its participating interest in certain other loans—to OFS Capital WM in exchange for cash and a 100% equity ownership interest in OFS Capital WM. These loans were managed and serviced by MCF Capital Management, LLC ("MCF") under a loan and security agreement among OFS Capital WM, MCF, Wells Fargo Securities, LLC, and Well Fargo Delaware Trust Company, N.A. (the "Loan and Security Agreement"). MCF charged a management fee of 0.25% per annum of the assigned value of the underlying portfolio investments plus an accrued fee that was deferred until termination of the Loan and Security Agreement on May 28, 2015. The Company incurred management fee expense related to this agreement of \$-0- for both the three and nine months ended September 30, 2016, and \$173 and \$590 for the three and nine months ended September 30, 2015, respectively.

OFS Capital WM Asset Sale and Related Transactions

On May 28, 2015, the Company and OFS Capital WM entered into a Loan Portfolio Purchase Agreement with Madison Capital Funding LLC ("Madison"), an affiliate of MCF, pursuant to which OFS Capital WM sold a portfolio of 20 senior secured debt investments with an aggregate outstanding principal balance of \$67,807 as of May 28, 2015 to Madison for \$67,309 in cash (the "WM Asset Sale"). On May 28, 2015, the total fair value of the debt investments sold, applying the Company's March 31, 2015 fair value percentages to the principal balances of the respective investments on the sale date, was approximately \$66,703. The determination of the fair value of the Company's investments is subject to the good faith determination by the Company's Board, which is conducted no less frequently than quarterly, pursuant to the Company's valuation policies and GAAP.

On May 28, 2015, pursuant to the Loan and Security Agreement, the Company applied \$52,414 from the sale proceeds of the WM Asset Sale to pay in full and retire OFS Capital WM's secured credit facility with Wells Fargo Bank, N.A. ("WM Credit Facility"). As a result of the termination of the WM Credit Facility, the Company wrote-off the remaining related unamortized deferred financing closing costs of \$1,216 on the revolving line of credit, which was included in interest expense for the three and nine months ended September 30, 2015.

On May 28, 2015, in connection with the WM Asset Sale, the Company entered into a Loan Administration Services Agreement with Madison pursuant to which Madison will provide loan servicing and other administrative services to OFS Capital WM with respect to certain of its remaining loan assets. In return for its loan administration services, Madison receives a quarterly loan administration fee of 0.25% per annum based on the average daily principal balances of the loan assets for such quarter. The Company incurred loan administration fee expense of \$13 and \$39 for the three and nine months ended September 30, 2016, respectively, and \$15 and \$20 for the three and nine months ended September 30, 2015, respectively.

Note 5. Related Party Transactions

Investment Advisory and Management Agreement: OFS Advisor manages the day-to-day operations of, and provides investment advisory services to, the Company pursuant to an investment advisory and management agreement dated November 7, 2012 ("Advisory Agreement"). Under the terms of the Advisory Agreement, which are in accordance with the 1940 Act and subject to the overall supervision of the Company's Board, OFS Advisor is responsible for sourcing potential investments, conducting research and diligence on potential investments and equity sponsors, analyzing investment opportunities, structuring investments, and monitoring investments and portfolio companies on an ongoing basis. OFS Advisor is a subsidiary of Orchard First Source Asset Management, LLC ("OFSAM") and a registered investment advisor under the Investment Advisers Act of 1940, as amended.

OFS Advisor's services under the Advisory Agreement are not exclusive to the Company and OFS Advisor is free to furnish similar services to other entities so long as its services to the Company are not impaired. OFS Advisor receives fees for providing services, consisting of two components: a base management fee and an incentive fee. The base management fee is calculated at an annual rate of 1.75% and based on the average value of the Company's total assets (other than cash and cash equivalents but including assets purchased with borrowed amounts and including assets owned by any consolidated entity) at the end of the two most recently completed calendar quarters, adjusted for any share issuances or repurchases during the quarter. OFS Advisor has elected to exclude the value of the intangible asset and goodwill resulting from the SBIC Acquisitions from the base management fee calculation.

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

The base management fee is payable quarterly in arrears and was \$1,120 and \$3,324, for the three and nine months ended September 30, 2016, respectively, and \$1,120 and \$3,813, for the three and nine months ended September 30, 2015, respectively.

The incentive fee has two parts. The first part (part one) is calculated and payable quarterly in arrears based on the Company's pre-incentive fee net investment income for the immediately preceding calendar quarter. For this purpose, pre-incentive fee net investment income means interest income, dividend income and any other income (including any other fees such as commitment, origination and sourcing, structuring, diligence and consulting fees or other fees that the Company receives from portfolio companies but excluding fees for providing managerial assistance) accrued during the calendar quarter, minus operating expenses for the quarter (including the base management fee, any expenses payable under the Administration Agreement (as defined below) and any interest expense and dividends paid on any outstanding preferred stock, but excluding the incentive fee). Pre-incentive fee net investment income includes, in the case of investments with a deferred interest or dividend feature (such as OID, debt instruments with PIK interest, equity investments with accruing or PIK dividend and zero coupon securities), accrued income that the Company has not yet received in cash.

Pre-incentive fee net investment income is expressed as a rate of return on the value of the Company's net assets (defined as total assets less indebtedness and before taking into account any incentive fees payable during the period) at the end of the immediately preceding calendar quarter. The incentive fee with respect to pre-incentive fee net income is 20.0% of the amount, if any, by which the pre-incentive fee net investment income for the immediately preceding calendar quarter exceeds a 2.0% (which is 8.0% annualized) hurdle rate and a "catch-up" provision measured as of the end of each calendar quarter. Under this provision, in any calendar quarter, OFS Advisor receives no incentive fee until the net investment income equals the hurdle rate of 2.0%, but then receives, as a "catch-up," 100.0% of the pre-incentive fee net investment income with respect to that portion of such pre-incentive fee net investment income, if any, that exceeds the hurdle rate but is less than 2.5%. The effect of this provision is that, if pre-incentive fee net investment income exceeds 2.5% in any calendar quarter, OFS Advisor will receive 20.0% of the pre-incentive fee net investment income.

Pre-incentive fee net investment income does not include any realized capital gains, realized capital losses or unrealized capital appreciation or depreciation. Because of the structure of the incentive fee, it is possible that the Company may pay an incentive fee in a quarter in which the Company incurs a loss. For example, if the Company receives pre-incentive fee net investment income in excess of the quarterly minimum hurdle rate, the Company will pay the applicable incentive fee even if the Company has incurred a loss in that quarter due to realized and unrealized capital losses. The Company's net investment income used to calculate this part of the incentive fee is also included in the amount of the Company's gross assets used to calculate the base management fee. These calculations are appropriately prorated for any period of less than three months and adjusted for any share issuances or repurchases during such quarter.

The second part (part two) of the incentive fee (the "Capital Gain Fee") is determined and payable in arrears as of the end of each calendar year (or upon termination of the Advisory Agreement, as of the termination date), commencing on December 31, 2012, and equals 20.0% of the Company's aggregate realized capital gains, if any, on a cumulative basis from the date of the election to be a BDC through the end of each calendar year, computed net of all realized capital losses and unrealized capital depreciation through the end of such year, less all previous amounts paid in respect of the Capital Gain Fee; provided that the incentive fee determined as of December 31, 2012 was calculated for a period of shorter than twelve calendar months to take into account any realized capital gains computed net of all realized capital losses and unrealized capital depreciation for the period beginning on the date of the Company's election to be a BDC and ending December 31, 2012.

The Company accrues the Capital Gain Fee if, on a cumulative basis, the sum of net realized capital gains and (losses) plus net unrealized appreciation and (depreciation) is positive. If, on a cumulative basis, the sum of net realized capital gains (losses) plus net unrealized appreciation (depreciation) decreases during a period, the Company will reverse any excess Capital Gain Fee previously accrued such that the amount of Capital Gains Fee accrued is no more than 20% of the sum of net realized capital gains (losses) plus net unrealized appreciation (depreciation). OFS Advisor has excluded from the Capital Gain Fee calculation any realized gain with respect to (1) the step acquisitions resulting from the SBIC Acquisitions, and (2) the WM Asset Sale.

The Company incurred incentive fee expense of \$817 and \$2,407 for the three and nine months ended September 30, 2016, respectively. Incentive fees for the three and nine months ended September 30, 2016, included part one incentive fees (based on net investment income) of \$817 and \$2,546, respectively. Part two incentive fees (based upon net realized and unrealized gains

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

and losses, or capital gains) were \$0 and \$(139) for the three and nine months ended September 30, 2016, respectively which represented the reversal of the part two incentive fee accrued at December 31, 2015. The Company incurred incentive fee expense of \$908 and \$1,514 for the three and nine months ended September 30, 2015, respectively, which consisted entirely of part one incentive fees.

License Agreement: The Company entered into a license agreement with OFSAM under which OFSAM has agreed to grant the Company a non-exclusive, royalty-free license to use the name "OFS."

Administration Agreement: OFS Capital Services, LLC ("OFS Services"), a wholly-owned subsidiary of OFSAM, furnishes the Company with office facilities and equipment, necessary software licenses and subscriptions, and clerical, bookkeeping and record keeping services at such facilities pursuant to an administration agreement dated November 7, 2012 ("Administration Agreement"). Under the Administration Agreement, OFS Services performs, or oversees the performance of, the Company's required administrative services, which include being responsible for the financial records that the Company is required to maintain and preparing reports to its shareholders and all other reports and materials required to be filed with the SEC or any other regulatory authority. In addition, OFS Services assists the Company in determining and publishing its net asset value, oversees the preparation and filing of its tax returns and the printing and dissemination of reports to its shareholders, and generally oversees the payment of the Company's expenses and the performance of administrative and professional services rendered to the Company by others. Under the Administration Agreement, OFS Services also provides managerial assistance on the Company's behalf to those portfolio companies that have accepted the Company's offer to provide such assistance. Payment under the Administration Agreement is equal to an amount based upon the Company's allocable portion of OFS Services's overhead in performing its obligations under the Administration Agreement, including, but not limited to, rent, information technology services and the Company's allocable portion of the cost of its officers, including its chief executive officer, chief financial officer, chief compliance officer, chief accounting officer, and their respective staffs.

Administration fee expense was \$255 and \$1,009 for the three and nine months ended September 30, 2016, respectively, and \$281 and \$1,148 for the three and nine months ended September 30, 2015, respectively.

Note 6. Investments

As of September 30, 2016, the Company had loans to 37 portfolio companies, totaling \$230,912 in aggregate principal amount, of which 77% were senior secured loans and 23% were subordinated loans, as well as equity investments in 16 of these portfolio companies. The Company also held an equity investment in one portfolio company in which it did not hold a debt interest.

During the nine months ended September 30, 2016, the Company converted \$1,765 in principal of a subordinated debt investment into preferred equity units and warrants valued at \$1,765 and converted \$329 in principal of a senior secured debt investment into preferred equity units valued at \$335. In addition, the Company amended a senior secured debt investment for which it received preferred equity units in the same portfolio company valued at \$203 and received additional preferred equity units valued at \$44 in connection with a \$1,250 follow on investment in the same portfolio company. At September 30, 2016, investments consisted of the following:

	Princi	pal Amount	Am	ortized Cost	Fair Value
Senior secured debt investments	\$	177,217	\$	174,896	\$ 174,194
Subordinated debt investments		53,695		53,549	52,280
Equity investments		N/A		29,709	32,695
Total	\$	230,912	\$	258,154	\$ 259,169

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

At September 30, 2016, the Company's investments were all domiciled in the United States and the industry compositions of the Company's portfolio were as follows:

		Amortized	Cost	Fair Value			
Administrative and Support and Waste Management and Remediation Services							
Other Travel Arrangement and Reservation Services	\$	10,178	3.9%	\$	10,612	4.1%	
Security Systems Services (except Locksmiths)		6,260	2.4		6,420	2.5	
Tour Operators		2,857	1.1		3,313	1.3	
Arts, Entertainment, and Recreation							
Fitness and Recreational Sports Centers		14,366	5.6		14,390	5.6	
Education Services							
Colleges, Universities, and Professional Schools		5,235	2.0		4,908	1.9	
Finance and Insurance							
Insurance Agencies and Brokerages		13,502	5.2		13,575	5.2	
Health Care and Social Assistance							
Medical Laboratories		4,221	1.6		3,981	1.5	
Other Outpatient Care Centers		14,204	5.5		14,393	5.6	
Outpatient Mental Health and Substance Abuse Centers		6,664	2.6		5,433	2.1	
Information							
Other Information Services		2,490	1.0		2,391	0.9	
Other Telecommunications		2,852	1.1		2,830	1.1	
Manufacturing							
Bolt, Nut, Screw, Rivet, and Washer Manufacturing		4,142	1.6		4,003	1.5	
Other Aircraft Parts and Auxiliary Equipment Manufacturing		11,887	4.6		12,493	4.8	
Other Basic Inorganic Chemical Manufacturing		4,475	1.7		4,453	1.7	
Packaging Machinery Manufacturing		1,996	0.8		1,817	0.7	
Pharmaceutical Preparation Manufacturing		4,051	1.6		8,195	3.2	
Pump and Pumping Equipment Manufacturing		11,217	4.3		10,675	4.1	
Travel Trailer and Camper Manufacturing		12,947	5.0		13,244	5.1	
Other Services (except Public Administration)							
Commercial and Industrial Machinery and Equipment (except Automotive and Electronic)							
Repair and Maintenance		13,557	5.3		11,779	4.5	
Professional, Scientific, and Technical Services							
Computer Systems Design and Related Services		3,873	1.5		3,734	1.4	
Custom Computer Programming Services		5,488	2.1		5,508	2.1	
Other Accounting Services		5,266	2.0		5,181	2.0	
Other Computer Related Services		13,781	5.3		13,674	5.3	
Other Professional, Scientific, and Technical Services		32,576	12.7		31,594	12.1	
Veterinary Services		650	0.3		650	0.3	
Real Estate and Rental and Leasing							
Home Health Equipment Rental		900	0.3		1,807	0.7	
Office Machinery and Equipment Rental and Leasing		11,760	4.6		12,400	4.8	
Offices of Real Estate Appraisers		10,037	3.9		10,000	3.9	
Wholesale Trade							
Metal Service Centers and Other Metal Merchant Wholesalers		13,299	5.2		14,452	5.6	
Sporting and Recreational Goods and Supplies Merchant Wholesalers	_	8,527	3.3	_	6,368	2.5	
	\$	258,154	100%	\$	259,169	100%	

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

As of December 31, 2015, the Company had loans to 38 portfolio companies, totaling \$228,771 in aggregate principal amount, of which 71% were senior secured loans and 29% were subordinated loans, at fair value, as well as equity investments in 15 of these portfolio companies. The Company also held an equity investment in one portfolio company in which it did not hold a debt interest. At December 31, 2015, investments consisted of the following:

	Principal Amount	Amortized Cost	Fair Value
Senior secured debt investments	\$ 163,398	\$ 161,944	\$ 160,437
Subordinated debt investments	65,373	65,227	64,240
Equity investments	N/A	25,084	32,619
Total	\$ 228,771	\$ 252,255	\$ 257,296

At December 31, 2015, the Company's investments were all domiciled in the United States and the industry compositions of the Company's portfolio were as follows:

	Amortized	Cost	Fair Va	lue
Administrative and Support and Waste Management and Remediation Services				
Other Travel Arrangement and Reservation Services	\$ 10,164	4.0%	\$ 10,164	4.0%
Security Systems Services (except Locksmiths)	5,000	2.0	5,000	1.9
Tour Operators	2,849	1.1	3,198	1.2
Education Services				
Colleges, Universities, and Professional Schools	5,005	2.0	4,786	1.9
Finance and Insurance				
Insurance Agencies and Brokerages	11,663	4.6	11,497	4.5
Health Care and Social Assistance				
Medical Laboratories	4,165	1.7	3,677	1.4
Other Outpatient Care Centers	15,187	6.0	15,031	5.8
Outpatient Mental Health and Substance Abuse Centers	6,610	2.6	6,456	2.5
Information				
Other Information Services	2,564	1.0	2,433	0.9
Other Telecommunications	3,798	1.5	3,711	1.4
Software Publishers	4,711	1.9	7,453	2.9
Manufacturing				
Bolt, Nut, Screw, Rivet, and Washer Manufacturing	4,534	1.8	4,506	1.8
Communications Equipment Manufacturing	2,257	0.9	2,257	0.9
Other Aircraft Parts and Auxiliary Equipment Manufacturing	11,770	4.7	12,812	4.9
Other Basic Inorganic Chemical Manufacturing	4,766	1.9	4,695	1.8
Packaging Machinery Manufacturing	1,995	8.0	1,940	8.0
Pharmaceutical Preparation Manufacturing	4,068	1.6	5,698	2.2
Pump and Pumping Equipment Manufacturing	12,853	5.1	12,752	5.0
Soap and Other Detergent Manufacturing	937	0.4	798	0.3
Travel Trailer and Camper Manufacturing	13,613	5.4	13,613	5.3
Other Services (except Public Administration)				
Commercial and Industrial Machinery and Equipment (except Automotive and Electronic) Repair and Maintenance	14,449	5.7	13,792	5.3
Professional, Scientific, and Technical Services				
Administrative Management and General Management Consulting	9,915	3.9	9,952	3.9
Computer Systems Design and Related Services	2,971	1.2	2,892	1.1
Custom Computer Programming Services	6,493	2.6	6,319	2.5
Other Accounting Services	5,738	2.3	7,100	2.8
Other Computer Related Services	11,828	4.7	11,508	4.5
Other Professional, Scientific, and Technical Services	31,574	12.4	31,511	12.1
Real Estate and Rental and Leasing				
Home Health Equipment Rental	900	0.4	1,951	0.8
Office Machinery and Equipment Rental and Leasing	8,037	3.2	8,452	3.3
Offices of Real Estate Appraisers	10,050	4.0	9,940	3.9
Wholesale Trade				
Electrical Apparatus and Equipment, Wiring Supplies, and Related	3,558	1.4	3,559	1.4
Metal Service Centers and Other Metal Merchant Wholesalers	9,834	3.9	9,956	3.9
Sporting and Recreational Goods and Supplies Merchant Wholesalers	8,399	3.3	7,887	3.1
	\$ 252,255	100.0%	\$ 257,296	100.0%

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Note 7. Fair Value of Financial Instruments

The Company's investments are valued at fair value as determined in good faith by Company management under the supervision, and review and approval of the Board. These fair value are determined in accordance with a documented valuation policy and a consistently applied valuation process that includes a review of each investment by an independent valuation firm at least once every 12 months.

Each quarter the Company assesses whether sufficient market quotations are available or whether a sufficient number of indicative prices from pricing services or brokers or dealers have been received. Investments for which sufficient market quotations are available are valued at such market quotations. With respect to investments for which market quotations are not readily available, the Company undertakes, on a quarterly basis, a multi-step valuation process as described below:

- For each debt investment, a basic credit rating review process is completed. The risk rating on every credit facility is reviewed and either reaffirmed or revised by OFS Advisor's investment committee.
- Each portfolio company or investment is valued by an investment professional.
- · The preliminary valuations are documented and are then submitted to OFS Advisor's investment committee for ratification.
- Independent third-party valuation firm(s) provide valuation services as requested, by reviewing the investment committee's preliminary valuations. OFS Advisor's investment committee's preliminary fair value conclusions on each of the Company's assets for which sufficient market quotations are not readily available is reviewed and assessed by an independent third-party valuation firm at least once in every 12-month period, and more often as determined by the audit committee of the Company's Board or required by the Company's valuation policy. Such valuation assessment may be in the form of positive assurance, range of values or other valuation method based on the discretion of the Company's Board.
- The audit committee of the Board reviews the preliminary valuations of OFS Advisor's investment committee and independent valuation firms and, if appropriate, recommends the approval of the valuations by the Board.
- The Company's Board discusses valuations and determines the fair value of each investment in the portfolio in good faith based on the input of OFS Advisor, the audit committee and, where appropriate, the respective independent valuation firm.

The Company was unable to obtain sufficient market quotations or indicative prices at September 30, 2016, and December 31, 2015, and followed the multi-step valuation process.

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Fair values are determined with models or other valuation techniques, valuation inputs, and assumptions market participants would use to value an asset or liability. Valuation inputs are organized in a hierarchy that gives the highest priority to prices for identical assets or liabilities quoted in active markets (Level 1) and the lowest priority to unobservable inputs (Level 3). The three levels of inputs in the fair value hierarchy are described below:

Level 1: Unadjusted quoted prices in active markets for identical assets or liabilities that the reporting entity can access at the measurement date.

<u>Level 2</u>: Inputs other than quoted prices within Level 1 that are observable for the asset or liability, either directly or indirectly. If the asset or liability has a specified term, a Level 2 input must be observable for substantially the full term of the asset or liability. Level 2 inputs include: (i) quoted prices for similar assets or liabilities in active markets, (ii) quoted prices for identical or similar assets or liabilities in markets that are not active, (iii) inputs other than quoted prices that are observable for the asset or liability, and (iv) inputs that are derived principally from or corroborated by observable market data.

<u>Level 3</u>: Unobservable inputs for the asset or liability, and situations where there is little, if any, market activity for the asset or liability at the measurement date.

The inputs into the determination of fair value are based upon the best information under the circumstances and may require significant management judgment or estimation. In certain cases, the inputs used to measure fair value may fall into different levels of the fair value hierarchy. In such cases, an investment's level within the fair value hierarchy is based on the lowest level of input that is significant to the fair value measurement. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the investment.

The Company assesses the levels of the investments at each measurement date, and transfers between levels are recognized on the measurement date. All of the Company's investments, which are measured at fair value, were categorized as Level 3 based

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

upon the lowest level of significant input to the valuations. There were no transfers among Level 1, 2 and 3 for the three and nine months ended September 30, 2016 and 2015. The following sections describe the valuation techniques used by the Company to measure different financial instruments at fair value and include the levels within the fair value hierarchy in which the financial instruments are categorized.

The primary method used to estimate the fair value of investments is the discounted cash flow method (although a liquidation analysis, option theoretical, or other methodology may be used when more appropriate). The discounted cash flow approach to determine fair value (or a range of fair values) involves applying an appropriate discount rate(s) to the estimated future cash flows using various relevant factors depending on investment type, including the latest arm's length or market transactions involving the subject security, a benchmark credit spread or other indication of market yields, assumed growth rate (in cash flows), company performance, and capitalization rates/multiples (for determining terminal values of underlying portfolio companies). The valuation based on the inputs determined to be the most reasonable and probable is used as the fair value of the investment, which may include a weighting factor applied to multiple valuation methods. The determination of fair value using these methodologies may take into consideration a range of factors including, but not limited to, the price at which the investment was acquired, the nature of the investment, local market conditions, trading values on public exchanges for comparable securities, current and projected operating performance, financing transactions subsequent to the acquisition of the investment and anticipated financing transactions after the valuation date. Application of these valuation methodologies involves a significant degree of judgment by management. Fair values of new investments or investments where an arm's length transaction occurred in the same security are generally assumed to be equal to their cost ("Transaction Price") for up to three months after their initial purchase.

Due to the inherent uncertainty of determining the fair value of Level 3 investments, the fair value of the investments may differ significantly from the values that would have been used had a ready market or observable inputs existed for such investments and may differ materially from the values that may ultimately be received or settled. Further, such investments are generally subject to legal and other restrictions, or otherwise are less liquid than publicly traded instruments. If the Company were required to liquidate a portfolio investment in a forced or liquidation sale, the Company might realize significantly less than the value at which such investment had previously been recorded.

The following tables provide quantitative information about the Company's significant Level 3 fair value inputs to the Company's fair value measurements as of September 30, 2016, and December 31, 2015. In addition to the techniques and inputs noted in the tables below, according to the Company's valuation policy, the Company may also use other valuation techniques and methodologies when determining the Company's fair value measurements. The table below is not intended to be exhaustive, but rather provides information on the significant Level 3 inputs as they relate to the Company's fair value measurements.

	Fair Value at September 30, 2016 (1)	Valuation technique	Unobservable inputs	Range (Weighted average)
Debt investments:				
Senior secured	\$ 159,879	Discounted cash flow	Discount rates	6.44% - 17.93% (12.07%)
Subordinated	52,280	Discounted cash flow	Discount rates	10.50% - 27.47% (15.31%)
Equity investments	32,695	Discounted cash flow	Discount rates	15.00% - 30.00% (22.04%)
			EBITDA multiples	4.17x - 8.10x (6.23x)
			Term to Exit	0.25 years - 5.09 years (3.97 years)

⁽¹⁾ Excludes \$14,315 of senior secured debt investments valued at a Transaction Price.

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	Fair Value at December 31, 2015 (1)	Valuation technique	Unobservable inputs	Range (Weighted average)
Debt investments:				
Senior secured	\$ 109,315	Discounted cash flow	Discount rates	7.11% - 25.00% (12.05%)
Subordinated	64,240	Discounted cash flow	Discount rates	12.56% - 22.34% (15.12%)
Equity investments	23,686	Discounted cash flow	Discount rates	15.00% - 30.00% (20.19%)
			EBITDA multiples	3.98x - 8.08x (6.31x)
			Term to Exit	0.92 years - 5.09 years (3.09 years)

⁽¹⁾ Excludes \$51,122, \$0, and \$8,933 of senior secured debt investments, subordinated debt investments, and equity investments, respectively, valued at a Transaction Price.

Changes in market credit spreads or the credit quality of the underlying portfolio company (both of which could impact the discount rate), as well as changes in EBITDA multiples, among other things, could have a significant impact on fair values, with the fair value of a particular debt investment susceptible to change in inverse relation to the changes in the discount rate. Changes in EBITDA multiples, as well as changes in the discount rate, could have a significant impact on fair values, with the fair value of an equity investment susceptible to change in tandem with the changes in EBITDA multiples, and in inverse relation to changes in the discount rate.

The following tables present changes in investments measured at fair value using Level 3 inputs for the nine months ended September 30, 2016 and September 30, 2015.

	Nine Months Ended September 30, 2016										
		Senior Secured Debt Investments	Subordinated Debt Investments			Equity Investments		Total			
Level 3 assets, January 1, 2016	\$	160,437	\$	64,240	\$	32,619	\$	257,296			
Net realized gain (loss) on investments		_		7		2,560		2,567			
Net change in unrealized appreciation/depreciation on investments		803		(279)		(4,552)		(4,028)			
Purchase and origination of portfolio investments		35,638		3,786		750		40,174			
Equity received in connection with purchase of portfolio investments and amendments		(346)		(79)		628		203			
Conversion from debt investment to equity investment (Note 6)		(321)		(1,765)		2,086		_			
Capitalized PIK interest, dividends, and fees		506		693		1,031		2,230			
Proceeds from principal payments on portfolio investments		(22,729)		(14,408)		_		(37,137)			
Sale and redemption of portfolio investments		_		_		(2,560)		(2,560)			
Amortization of Net Loan Fees		610		180		_		790			
Other		(404)		(95)		133		(366)			
Level 3 assets, September 30, 2016	\$	174,194	\$	52,280	\$	32,695	\$	259,169			

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	Nine Months Ended September 30, 2015										
		Senior Secured Debt Investments		Subordinated Debt Investments		Equity Investments		Total			
Level 3 assets, January 1, 2015	\$	241,749	\$	52,453	\$	18,032	\$	312,234			
Net realized loss on investments (Revised - Note 2)		15		_		1,656		1,671			
Net change in unrealized appreciation/depcreciation on investments (Revised - Note 2)		(1,031)		(333)		2,617		1,253			
Purchase and originations of portfolio investments		54,087		21,757		5,704		81,548			
Capitalized PIK interest, dividends and fees		366		602		1,052		2,020			
Proceeds from principal payments on portfolio investments		(58,625)		(3,279)		_		(61,904)			
Sale and redemption of portfolio investments		(86,096)		_		(4,368)		(90,464)			
Cash distribution received from equity investments		_		_		(51)		(51)			
Amortization of Net Loan Fees		901		12		_		913			
Conversion from equity investment to debt investment		_		44		(44)		_			
Level 3 assets, September 30, 2015	\$	151,366	\$	71,256	\$	24,598	\$	247,220			

The net change in unrealized appreciation/depreciation for the nine months ended September 30, 2016 and 2015 reported in the Company's consolidated statements of operations attributable to the Company's Level 3 assets held at those respective period ends was \$(904) and \$1,306, respectively.

The information presented should not be interpreted as an estimate of the fair value of the entire Company since fair value measurements are only required for a portion of the Company's assets and liabilities. Due to the wide range of valuation techniques and the degree of subjectivity used in making the estimates, comparisons between the Company's disclosures and those of other companies may not be meaningful. As of September 30, 2016, and December 31, 2015, the carrying value of the Company's financial instruments, including its debt obligations under its SBA debentures payable, as well as the revolving line of credit (which was terminated on May 28, 2015; see Note 4), approximated their estimated fair value.

Note 8. Commitments and Contingencies

Unfunded commitments as of September 30, 2016, and December 31, 2015 were as follows:

		September 30,	December 31,
Name of Portfolio Company	Investment Type	2016	2015
A.C.T. Lighting, Inc.	Subordinated Loan	\$	\$ 742
BCC Software, LLC	Senior Secured Revolver	1,094	1,094
NeoSystems Corp.	Subordinated Loan	_	1,636
NeoSystems Corp.	Convertible Preferred Stock	_	364
Sentry Centers Holdings, LLC	Senior Secured Loan	1,000	_
TRS Services, LLC	Senior Secured Term Loan	500	_
Total		\$ 2,594	\$ 3,836

From time to time, the Company is involved in legal proceedings in the normal course of its business. Although the outcome of such litigation cannot be predicted with any certainty, management is of the opinion, based on the advice of legal counsel, that final disposition of any litigation should not have a material adverse effect on the financial position of the Company as of September 30, 2016.

Additionally, the Company is subject to periodic inspection by regulators to assess compliance with applicable regulations related to its status as a BDC and SBIC I LP is subject to periodic inspections by the SBA.

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In the normal course of business, the Company enters into contracts and agreements that contain a variety of representations and warranties that provide general indemnifications. The Company's maximum exposure under these arrangements is unknown, as this would involve future claims that may be made against the Company that have not occurred. The Company believes the risk of any material obligation under these indemnifications to be low.

Note 9. Borrowings

SBA Debentures: The SBIC Program allows SBIC I LP to obtain leverage by issuing SBA-guaranteed debentures, subject to issuance of a capital commitment by the SBA and customary procedures. These debentures are non-recourse to the Company, have interest payable semi-annually and a ten-year maturity. The interest rate is fixed at the time of SBA pooling, which is March and September of each year, at a market-driven spread over U.S. Treasury Notes with ten-year maturities.

Under present regulations of the SBIC Act, the maximum amount of SBA-guaranteed debt that may be issued by a single SBIC licensee is \$150,000. An SBIC fund may borrow up to two times the amount of its regulatory capital, subject to customary regulatory requirements. For two or more SBICs under common control, the maximum amount of outstanding SBA-provided leverage cannot exceed \$350,000. In connection with the SBIC Acquisitions, the Company increased its total commitments to SBIC I LP to \$75,000, which became a drop down SBIC fund of the Company on December 4, 2013. During 2014, the Company fully funded its \$75,000 commitment to SBIC I LP. As of September 30, 2016, and December 31, 2015, SBIC I LP had fully drawn the \$149,880 of leverage commitments from the SBA.

On a stand-alone basis, SBIC I LP held \$242,038 and \$245,147 in assets at September 30, 2016, and December 31, 2015, respectively, which accounted for approximately 83% and 83% of the Company's total consolidated assets, respectively.

The following table shows the Company's outstanding SBA debentures payable as of September 30, 2016, and December 31, 2015:

		SBA debentures outstanding					
Pooling Date	Maturity Date	Fixed Interest Rate	Septen	nber 30, 2016	Dece	mber 31, 2015	
September 19, 2012	September 1, 2022	3.049%	\$	14,000	\$	14,000	
September 25, 2013	September 1, 2023	4.448		7,000		7,000	
March 26, 2014	March 1, 2024	3.995		5,000		5,000	
September 24, 2014	September 1, 2024	3.819		4,110		4,110	
September 24, 2014	September 1, 2024	3.370		31,265		31,265	
March 25, 2015	March 1, 2025	2.872		65,920		65,920	
September 23, 2015	September 1, 2025	3.184		22,585		22,585	
SBA debentures outstanding				149,880		149,880	
Unamortized debt issuance costs				(3,133)		(3,420)	
SBA debentures outstanding, net of unamortized debt issu		\$	146,747	\$	146,460		

The Company received exemptive relief from the SEC effective November 26, 2013. The exemptive relief allows the Company to exclude SBA guaranteed debentures from the definition of senior securities in the statutory 200% asset coverage ratio under the 1940 Act, allowing for greater capital deployment.

The effective interest rate on the SBA debentures, which includes amortization of deferred debt issuance costs, was 3.43% as of September 30, 2016, and December 31, 2015. Interest expense on the SBA debentures was \$1,295 and \$3,860 for the three and nine months ended September 30, 2016, respectively, which includes \$95 and \$286 of debt issuance costs amortization, respectively. Interest expense on the SBA debentures was \$1,185 and \$3,055 for the three and nine months ended September 30, 2015, respectively, which includes \$96 and \$200 of debt issuance costs amortization, respectively. The weighted average fixed cash interest rate on the SBA debentures as of September 30, 2016, and December 31, 2015 was 3.18%.

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PWB Credit Facility: On November 5, 2015, the Company entered into a Business Loan Agreement ("BLA") with Pacific Western Bank, as lender, to provide the Company with a \$15,000 senior secured revolving credit facility ("PWB Credit Facility"). The PWB Credit Facility is available for general corporate purposes including investment funding. The maximum availability of the PWB Credit Facility is equal to 50% of the aggregate outstanding principal amount of eligible loans included in the borrowing base and otherwise specified in the BLA. The PWB Credit Facility is guaranteed by OFS Capital WM and secured by all of the Company's current and future assets excluding assets held by SBIC I LP and the Company's SBIC I LP and SBIC I GP partnership interests. The PWB Credit Facility matures on November 6, 2017. Advances under the facility bear interest at a fixed rate per annum equal to 4.75%. The Company incurred debt issuance costs of \$202 in connection with the closing of the PWB Credit Facility. Deferred debt issuance costs, net of accumulated amortization, was \$109 and \$185 as of September 30, 2016, and December 31, 2015, respectively. Amortization of debt issuance costs was \$26 and \$76 for the three and nine months ended September 30, 2016. There have been no advances under the facility as of September 30, 2016.

The BLA contains customary terms and conditions, including, without limitation, affirmative and negative covenants such as information reporting requirements, a minimum tangible net asset value, a minimum quarterly net investment income after incentive fees, and a statutory asset coverage test. The BLA also contains customary events of default, including, without limitation, nonpayment, misrepresentation of representations and warranties in a material respect, breach of covenant, cross-default to other indebtedness, bankruptcy, change in investment advisor, and the occurrence of a material adverse change in our financial condition.

On October 31, 2016, the BLA was amended to, among other things (i) increase the maximum amount available under the PWB Credit Facility from \$15 million to \$25 million, (ii) extend the maturity date from November 6, 2017 to October 31, 2018, (iii) increase the fixed interest rate from 4.75% to 5.00% per annum, and (iv) exclude subordinated loan investments (as defined in the BLA) from the borrowing base. In connection with the amendment the Company incurred debt issuance costs of \$175 and will incur an unused commitment fee, payable monthly in arrears, equal to 0.50% per annum on any unused portion of the PWB Credit Facility in excess of \$15 million.

OFS Capital WM Revolving Line of Credit: Prior to the termination of the WM Credit Facility on May 28, 2015 (see Note 4), OFS Capital WM had a \$75,000 secured revolving credit facility, as amended from time to time, with Wells Fargo. The WM Credit Facility was secured by all eligible loans acquired by OFS Capital WM, and had a maturity date of December 31, 2018 and a reinvestment period through December 31, 2015. The interest rate on outstanding borrowings was the London Interbank Offered Rate plus 2.50% per annum. The minimum equity requirement was set at \$35,000. The interest rate on the outstanding borrowings at December 31, 2014 was 2.76%. The unused commitment fee on the WM Credit Facility was (1) 0.5% per annum of the first \$25,000 of the unused facility and (2) 2% per annum of the balance in excess of \$25,000, and was included in interest expense on the consolidated statement of operations. Interest expense on the revolving line of credit was \$0 and \$2,695 for the three and nine months ended September 30, 2015, which includes \$0 and \$1,908 of amortization and write-off of debt issuance costs, respectively. During the three months ended March 31, 2015, the Company recorded a \$430 write-off of debt issuance costs due to a permanent reduction in the facility's commitment from \$100,000 to \$75,000. During the three months ended June 30, 2015, the Company incurred a \$1,216 write-off of debt issuance costs due to the termination of the facility on May 28, 2015.

Note 10. Federal Income Tax

The Company has elected to be taxed as a RIC under Subchapter M of the Code. In order to maintain its status as a RIC, the Company is required to distribute annually to its shareholders at least 90% of its ICTI, as defined by the Code. Additionally, to avoid a 4% excise tax on undistributed earnings the Company is required to distribute each calendar year the sum of (i) 98% of its ordinary income for such calendar year (ii) 98.2% of its net capital gains for the one-year period ending October 31 of that calendar year, and (iii) any income recognized, but not distributed, in preceding years and on which the Company paid no federal income tax. Maintenance of the Company's RIC status also requires adherence to certain source of income and asset diversification requirements.

The Company has met the required distribution, source of income and asset diversification requirements as of September 30, 2016, and intends to continue meeting these requirements. Accordingly, there is no liability for federal income taxes at the Company level. The Company's ICTI differs from the net increase in net assets resulting from operations primarily due to differences in income recognition on the unrealized appreciation/depreciation of investments, income from Company's equity investments in pass-through entities, PIK dividends that have not yet been declared and paid by underlying portfolio companies, and capital gains and losses and the net creation or utilization of capital loss carryforwards.

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

The determination of the tax attributes of the Company's distributions is made annually as of the end of its fiscal year based upon its ICTI for the full year and distributions paid for the full year. If the tax characteristics of the Company's \$9,886 distributions paid during 2016 were determined as of September 30, 2016, approximately \$1,415 would have represented return of capital to its shareholders. The Company utilized \$58 and \$2,438 of capital loss carryforward during the three and nine months ended September 30, 2016, respectively, and has \$319 of non-expiring capital loss carryforward remaining as of September 30, 2016.

The Company records reclassifications to its capital accounts related to permanent differences between GAAP and tax treatment of goodwill amortization, excise taxes, and other permanent differences; and temporary differences between GAAP and tax treatment of realized gains and losses, income arising from Company's equity investments in pass-through entities, PIK dividends, and other temporary differences. These required reclassifications for the three and nine months ended September 30, 2015, were part of the revisions discussed in Note 2 as they had not been reported in previously issued financial statements. Reclassifications for the three and nine months ended September 30, 2016 and 2015, were as follows:

	Three months ended September 30, 2016					Nine months ended September 2016				
		2016		2015		2016		2015		
Paid-in capital in excess of par	\$	(38)	\$	18	\$	(2)	\$	54		
Undistributed net investment income		70		14		97		42		
Accumulated net realized gain (loss)		(32)		(32)		(95)		(96)		

The tax-basis cost of investments and associated tax-basis gross unrealized appreciation (depreciation) inherent in the fair value of investments as of September 30, 2016, and December 31, 2015 were as follows:

	September 3	0, 2016	Decer	nber 31, 2015
Tax-basis amortized cost of investments	\$	251,971	\$	247,714
Tax-basis gross unrealized appreciation on investments		14,164		13,826
Tax-basis gross unrealized depreciation on investments		(6,966)		(4,244)
Tax-basis net unrealized appreciation on investments		7,198		9,582
Fair value of investments	\$	259,169	\$	257,296

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

Note 11. Financial Highlights

The following is a schedule of financial highlights for the three and nine months ended September 30, 2016 and 2015:

	Т	hree Months	End 30,	ed September		Nine Mo Septe			
		2016		2015		2016		2015	
Per share data:									
Net asset value per share at beginning of period	\$	14.76	\$	14.66	\$	14.76	\$	14.24	
Distributions from accumulated net investment income (4)(7) (2015 revised - Note 2)		(0.34)		(0.34)		(1.02)		(1.02)	
Net investment income		0.34		0.38		1.07		0.94	
Net realized gain on non-control/non-affiliate investments (2015 revised - Note 2)		0.01		0.02		0.27		0.02	
Net realized gain on affiliate investments		_		_		_		0.15	
Net change in unrealized appreciation/depreciation on non-control/non-affiliate investments (2015 revised - Note 2)		(0.06)		(0.22)		(0.38)		(0.02)	
Net change in unrealized appreciation/depreciation on affiliate investments		(0.04)	(0.04)		0.01			0.15	
Net change in unrealized depreciation on control investment		_		_	(0.04)			—	
Net asset value per share at end of period	\$	14.67	\$	14.46	\$	14.67	\$	14.46	
Per share market value, end of period	\$	13.03	\$	10.24	\$	13.03	\$	10.24	
Total return based on market value (1)		4.0%	(11.8)%		22.4%		(5.3)%		
Total return based on net asset value (2)		1.4%		1.0 %	6.2%		8.7 %		
Shares outstanding at end of period		9,697,210		9,690,129		9,697,210		9,690,129	
Weighted average shares outstanding		9,694,353		9,675,930		9,692,634		9,663,418	
Ratio/Supplemental Data (in thousands except ratios)									
Average net asset value (3)	\$	142,645	\$	140,980	\$	142,578	\$	139,250	
Net asset value at end of period	\$	142,210	\$	140,119	\$	142,210	\$	140,119	
Net investment income	\$	3,297	\$	3,630	\$	10,409	\$	9,131	
Ratio of total expenses to average net assets (5)		11.4%		11.5 %		11.7%		13.7 %	
Ratio of net investment income to net assets at end of period (5)	9.3%			10.4 %		9.8%		8.7 %	
Portfolio turnover (6)		2.2%		13.0 %		15.5%	27.8 %		

- (1) Calculation is ending market value less beginning market value, adjusting for distributions reinvested at prices obtained in the Company's distribution reinvestment plan for the respective distributions.
- (2) Calculation is ending net asset value less beginning net asset value, adjusting for distributions reinvested at the Company's quarter-end net asset value for the respective distributions.
- (3) Based on net asset values as the end of the indicated and preceding calendar quarter for three-month periods, and net asset values as the end of the indicated and three preceding calendar quarters for nine-month periods.
- (4) The components of the distributions are presented on an income tax basis.
- (5) Annualized.
- (6) Portfolio turnover rate is calculated using the lesser of year-to-date sales and principal payments or year-to-date purchases over the average of the invested assets at fair value.
- (7) The determination of the tax attributes of the Company's distributions is made annually as of the end of its fiscal year based upon its ICTI for the full year and distributions paid for the full year. Therefore, a determination made on a quarterly basis may not be representative of the actual tax attributes of the Company's distributions for a full year. If the tax characteristics of the Company's distributions paid during 2016 were determined as of September 30, 2016, approximately \$0.15 per share would represent a return of capital.

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

Note 12. Distributions

The Company intends to make distributions to shareholders on a quarterly basis of substantially all of its net investment income. In addition, although the Company intends to make distributions of net realized capital gains, if any, at least annually, out of assets legally available for such distributions, it may in the future decide to retain such capital gains for investment.

The Company may be limited in its ability to make distributions due to the BDC asset coverage requirements of the 1940 Act. The Company's ability to make distributions may also be affected by its ability to receive distributions from SBIC I LP, which is governed by SBA regulations. Consolidated cash and cash equivalents includes \$20,607 held by SBIC I LP, which was not available for distribution at September 30, 2016.

The following table summarizes distributions declared and paid for the nine months ended September 30, 2016 and 2015:

Date Declared	Record Date	Payment Date	Amount Per Share		Cash Distribution		DRIP Shares Issued	D	RIP Shares Value
Nine Months Ended September 30, 2015									
March 4, 2015	March 17, 2015	March 31, 2015	\$	0.34	\$	3,133	12,106	\$	148
May 4, 2015	June 16, 2015	June 30, 2015		0.34		3,132	12,834		154
August 6, 2015	September 16, 2015	September 30, 2015		0.34		3,142	14,355		147
			\$	1.02	\$	9,407	39,295	\$	449
Nine Months Ended September 30, 2016									
March 7, 2016	March 17, 2016	March 31, 2016	\$	0.34	\$	3,280	1,154	\$	15
May 2, 2016	June 16, 2016	June 30, 2016		0.34		3,269	1,998		26
August 5, 2016	September 16, 2016	September 30, 2016		0.34		3,258	2,888		38
			\$	1.02	\$ 9,807		9,807 6,040		79

Since the Company's IPO, distributions to shareholders total \$47,582, or \$4.93 per share on a cumulative basis.

Distributions in excess of the Company's current and accumulated ICTI would be treated first as a return of capital to the extent of the shareholder's tax basis, and any remaining distributions would be treated as a capital gain. The determination of the tax attributes of the Company's distributions is made annually as of the end of its fiscal year based upon its ICTI for the full year and distributions paid for the full year. Therefore, a determination made on a quarterly basis may not be representative of the actual tax attributes of the Company's distributions for a full year. Each year, a statement on Form 1099-DIV identifying the source of the distribution is mailed to the Company's shareholders. If the tax characteristics of the Company's distributions paid during 2016 were determined as of September 30, 2016, approximately \$0.87 per share and \$0.15 per share of the Company's distributions represented ordinary income and a return of capital to its shareholders, respectively.

Note 13. Earnings per Share

The following table summarizes the calculations for basic and diluted net increase in net assets resulting from operations per common share for the three and nine months ended September 30, 2016 and 2015.

	T	hree Months En	ded S	September 30,	Nine Months Ended September 30				
		2016		2015		2016		2015	
Net increase in net assets resulting from operations	\$	2,388	\$	1,421	\$	9,005	\$	12,055	
Basic and diluted weighted average shares outstanding		9,694,353		9,675,930		9,692,634		9,663,418	
Net increase in net assets resulting from operations per common share - basic and diluted	\$	0.25	\$	0.15	\$	0.93	\$	1.25	

Note 14. Consolidated Schedule of Investments In and Advances To Affiliates

Name of Portfolio Company	Investment Type ⁽¹⁾	F Di C	nterest, ees and ividends redited to acome ⁽²⁾	December 31, 2015, Fair Value		Gross Additions ⁽³⁾		Red	ross uctions (4)	30	otember), 2016, ir Value
Control Investments											
Mirage Trailers LLC	Senior Secured Term Loan	\$	1,045	\$	10,544	\$	61	\$	(688)	\$	9,917
	Common Equity ⁽⁵⁾		139		3,069		258				3,327
			1,184		13,613		319		(688)		13,244
Malabar International	Subordinated Loan		443		_		7,609		(39)		7,570
	Preferred Stock		55		_		5,067		(144)		4,923
			498				12,676	-	(183)		12,493
Total Control Investments			1,682		13,613		12,995		(871)		25,737
Affiliate Investments											
All Metals Holding, LLC	Senior Secured Term Loan		995		9,697		2,337		_		12,034
	Subordinated Loan		174		_		1,836		_		1,836
	Performance Fee ⁽⁵⁾		_		_		90		_		90
	Common Equity ⁽⁵⁾		_		259		301		(68)		492
			1,169		9,956		4,564		(68)		14,452
Contract Datascan Holdings, Inc.	Subordinated Loan		577		5,236		2,656				7,892
	Preferred Equity A ⁽⁵⁾⁽⁶⁾		319		2,772		1,129		_		3,901
	Common Equity ⁽⁵⁾				444		163				607
			896		8,452		3,948		_		12,400
1611 T			200		5 405		4=		(E = 4D)		
Malabar International	Subordinated Loan		398		7,496		47		(7,543)		_
	Preferred Stock	_	44		5,316			_	(5,316)		
			442		12,812		47	(12,859)		
Master Cutlery, LLC	Subordinated Loan		470		4,705		4		(88)		4,621
	Preferred Equity (6)		304		3,015		160		(1,428)		1,747
	Common Equity (5)				167				(167)		
			774		7,887		164		(1,683)		6,368

		Interest, Fees and Dividends				
Name of Portfolio Company	Investment Type (1)	Credited to Income ⁽²⁾	December 31, 2015, Fair Value	Gross Additions (3)	Gross Reductions	September 30, 2016, Fair Value
NeoSystems Corp.	Subordinated Loan	487	4,619	65	(728)	3,956
	Convertible Preferred Stock (5)(6)	89	2,481	89	(1,345)	1,225
		576	7,100	154	(2,073)	5,181
Pfanstiehl Holdings, Inc	Subordinated Loan	333	3,814	44	(13)	3,845
	Class A Common Equity	42	1,884	2,466		4,350
		375	5,698	2,510	(13)	8,195
Strategic Pharma Solutions, Inc.	Senior Secured Term Loan	754	8,848	18	(562)	8,304
	Class A Units (5)(6)	82	1,804	343		2,147
		836	10,652	361	(562)	10,451
TRS Services, Inc.	Senior Term Loan	900	11,009	232	(1,678)	9,563
	Class AA Units in IGT Holdings, LLC (5)(6)	12	_	26	321	347
	Class A Units in IGT Holdings, LLC (5) (6)	273	2,757	273	(1,161)	1,869
	Common Units in IGT Holdings, LLC (5)	_	26	_	(26)	_
		1,185	13,792	531	(2,544)	11,779
Total Affiliate Investments		6,253	76,349	12,279	(19,802)	68,826
Total Control and Affiliate Investments		\$ 7,935	\$ 89,962	\$ 25,274	\$ (20,673)	\$ 94,563

- (1) Principal balance of debt investments and ownership detail for equity investments are shown in the consolidated schedule of investments.
- (2) Represents the total amount of interest, fees or dividends included in 2016 income for the portion of the nine months ended September 30, 2016, that an investment was included in Control or Affiliate Investment categories, respectively. Due to an increase in the Company's voting ownership, Malabar International was re-categorized from an Affiliate Investment to a Control Investment during the fiscal quarter ended June 30, 2016. Due to an increase in the Company's voting ownership, All Metals Holding, LLC was re-categorized from a Non-control/Non-affiliate Investment to an Affiliate Investment during the fiscal quarter ended March 31, 2016.
- (3) Gross additions include increases in cost basis resulting from a new portfolio investment, PIK interest, fees and dividends, and accretion of OID. Gross additions also include net increases in unrealized net appreciation or decreases in unrealized depreciation, as well as the movement of All Metals Holding, LLC from a Non-control/Non-affiliate Investment to an Affiliate Investment and Malabar International fom an Affiliate Investment to a Control Investment.
- (4) Gross reductions include decreases in the cost basis of investments resulting from principal repayments and sales, if any. Gross reductions also include net decreases in unrealized appreciation or net increases in unrealized depreciation, as well as the movement of Malabar International from an Affiliate Investment to a Control Investment.
- (5) Non-income producing.
- (6) Dividends credited to income include dividends contractually earned but not declared.

Notes to Consolidated Financial Statements (unaudited) (Dollar amounts in thousands, except per share data)

Note 15. Subsequent Events

On October 31, 2016, the Company's Board declared a distribution of \$0.34 per share for the fourth quarter of 2016, payable on December 30, 2016 to shareholders of record as of December 16, 2016.

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

Forward-Looking Statements

This quarterly report on Form 10-Q contains forward-looking statements that involve substantial risks and uncertainties. These forward-looking statements are not historical facts, but rather are based on current expectations, estimates and projections about us, our current and prospective portfolio investments, our industry, our beliefs, and our assumptions. Words such as "anticipates," "expects," "intends," "plans," "believes," "seeks," "estimates," "would," "targets," "projects," and variations of these words and similar expressions are intended to identify forward-looking statements. These statements are not guarantees of future performance and are subject to risks, uncertainties, and other factors, some of which are beyond our control and difficult to predict and could cause actual results to differ materially from those expressed or forecasted in the forward-looking statements, including without limitation:

- our limited experience operating a BDC or a small business investment company, or SBIC, or maintaining our status as a RIC, under Code;
- · our dependence on key personnel;
- our ability to maintain or develop referral relationships;
- our ability to replicate historical results;
- the ability of OFS Advisor, to identify, invest in and monitor companies that meet our investment criteria;
- actual and potential conflicts of interest with OFS Advisor and other affiliates of OFSAM, which is the holding company of OFS Advisor and OFS Services and owns approximately 30% of our outstanding shares of common stock;
- constraint on investment due to access to material nonpublic information;
- restrictions on our ability to enter into transactions with our affiliates;
- limitations on the amount of debentures guaranteed by the SBA, that may be issued by an SBIC;
- our ability to comply with SBA regulations and requirements;
- the use of borrowed money to finance a portion of our investments;
- competition for investment opportunities;
- our ability to qualify and maintain our qualification as a RIC and as a BDC;
- · the ability of SBIC I LP, and any future portfolio company to make distributions enabling us to meet RIC requirements;
- our ability to raise capital as a BDC;
- the timing, form and amount of any distributions from our portfolio companies;
- the impact of a protracted decline in the liquidity of credit markets on our business;
- the general economy and its impact on the industries in which we invest;
- · uncertain valuations of our portfolio investments; and
- the effect of new or modified laws or regulations governing our operations.

Although we believe that the assumptions on which these forward-looking statements are based are reasonable, any of those assumptions could prove to be inaccurate, and as a result, the forward-looking statements based on those assumptions also could be inaccurate. In light of these and other uncertainties, the inclusion of a projection or forward-looking statement in this quarterly report on Form 10-Q should not be regarded as a representation by us that our plans and objectives will be achieved. These risks and uncertainties include, among others, those described or identified in "Item 1A. Risk Factors" in our annual report on Form 10-K for our year ended December 31, 2015. You should not place undue reliance on these forward-looking statements, which apply only as of the date of this quarterly report on Form 10-Q.

We have based the forward-looking statements on information available to us on the date of this quarterly report on Form 10-Q. Except as required by the federal securities laws, we undertake no obligation to revise or update any forward-looking statements, whether as a result of new information, future events or otherwise. You are advised to consult any additional disclosures that we may make directly to you or through reports that we may file with the SEC in the future, including annual reports on Form 10-K, quarterly reports on Form 10-Q and current reports on Form 8-K. The forward-looking statements and projections contained in this quarterly report on Form 10-Q are excluded from the safe harbor protection provided by Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended.

The following analysis of our financial condition and results of operations should be read in conjunction with our consolidated financial statements and the related notes thereto contained elsewhere in this quarterly report on Form 10-Q.

Overview

We are an externally managed, closed-end, non-diversified management investment company. Our investment objective is to provide our shareholders with both current income and capital appreciation primarily through debt investments and, to a lesser extent, equity investments. Our investment strategy focuses primarily on investments in middle-market companies in the United States. We use the term "middle-market" to refer to companies that may exhibit one or more of the following characteristics: number of employees up to 2,000; revenues between \$15 million and \$300 million; annual earnings before interest, taxes, depreciation and amortization, or EBITDA, between \$3 million and \$50 million; generally, private companies owned by private equity firms or owners/operators; and enterprise value between \$10 million and \$500 million. For additional information about how we define the middle-market, see "General—Investment Criteria/Guidelines."

As of September 30, 2016, our investment portfolio consisted of outstanding loans of approximately \$230.9 million in aggregate principal amount in 37 portfolio companies, of which 77% were senior secured loans and 23% were subordinated loans, as well as equity investments of \$32.7 million, at fair value, in 17 portfolio companies, 16 of which we also held a debt investment. As of September 30, 2016, 67% of our investment portfolio was comprised of senior secured loans, 20% of subordinated loans and 13% of equity investments, at fair value.

While our investment strategy focuses primarily on middle-market companies in the United States, including senior secured loans, which includes first-lien, second-lien and unitranche loans as well as subordinated loans and, to a lesser extent, warrants and other equity securities, we also may invest up to 30% of our portfolio in opportunistic investments of non-eligible portfolio companies. Specifically, as part of this 30% basket, we may consider investments in investment funds that are operating pursuant to certain exceptions to the 1940 Act and in advisers to similar investment funds, as well as in debt of middle-market companies located outside of the United States and debt and equity of public companies that do not meet the definition of eligible portfolio companies because their market capitalization of publicly traded equity securities exceeds the levels provided for in the 1940 Act.

Our investment strategy includes SBIC I LP, which received a license under the SBA's SBIC Program in May 2012. The SBIC license allows SBIC I LP to receive SBA-guaranteed debenture funding, subject to the issuance of a leverage commitment by the SBA and other customary procedures. SBA leverage funding is subject to SBIC I LP's payment of certain fees to the SBA, and the ability of SBIC I LP to draw on the leverage commitment is subject to its compliance with SBA regulations and policies, including an audit by the SBA. For additional information regarding the regulation of SBIC I LP, see "Regulation—Small Business Investment Company Regulations."

In January 2015, we filed an application with the SBA for a second SBIC license, which, if approved, would provide up to \$75.0 million in additional SBA debentures for the funding of our future investments upon our contribution of at least \$37.5 million in additional regulatory capital and subject to the issuance of a leverage commitment by the SBA and other customary procedures. There can be no assurance as to whether or when this application will be approved by the SBA.

On a stand-alone basis, SBIC I LP held approximately \$242.0 million and \$245.1 million in assets at September 30, 2016 and December 31, 2015, respectively, which accounted for approximately 83% and 83% of our total consolidated assets at September 30, 2016 and December 31, 2015, respectively.

Our investment activities are managed by OFS Advisor and supervised by our board of directors, a majority of whom are independent of us, OFS Advisor and its affiliates. Under the Investment Advisory Agreement (as defined below) between us and OFS Advisor we have agreed to pay OFS Advisor an annual base management fee based on the average value of our total assets (other than cash and cash equivalents but including assets purchased with borrowed amounts and including assets owned by any consolidated entity) as well as an incentive fee based on our investment performance. We have elected to exclude from

the base management fee calculation any base management fee that would be owed in respect of the intangible asset and goodwill resulting from our acquisitions of the remaining ownership interests in SBIC I LP and SBIC I GP on December 4, 2013. We have also entered into an Administration Agreement with OFS Services. Under our Administration Agreement, we have agreed to reimburse OFS Services for our allocable portion (subject to the review and approval of our independent directors) of overhead and other expenses incurred by OFS Services in performing its obligations under the Administration Agreement.

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 assets, as defined by the 1940 Act, 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, in each case organized in the United States.

We are permitted to borrow money from time to time within the levels permitted by the 1940 Act (which generally allows us to incur leverage for up to 50% of our asset base). We may borrow money when the terms and conditions available are favorable to do so and are aligned with our investment strategy and portfolio composition. The use of borrowed funds or the proceeds of preferred stock to make investments would have its own specific benefits and risks, and all of the costs of borrowing funds or issuing preferred stock would be borne by holders of our common stock.

We have elected to be treated for tax purposes as a RIC under the Code. To qualify as a RIC, we must, among other things, meet certain source-of-income and assets diversification requirements. Pursuant to these elections, we generally will not have to pay corporate-level taxes on any income we distribute to our shareholders.

The 1940 Act generally prohibits BDCs from making certain negotiated co-investments with certain affiliates absent an order from the SEC permitting the BDC to do so. On October 12, 2016, we received exemptive relief from the SEC to permit us to co-invest in portfolio companies with certain other funds managed by OFS Advisor ("Affiliated Funds") in a manner consistent with our investment objective, positions, policies, strategies and restrictions as well as regulatory requirements and other pertinent factors, subject to compliance with certain conditions (the "Order"). Pursuant to the Order, we are generally permitted to co-invest with Affiliated Funds if a "required majority" (as defined in Section 57(o) of the 1940 Act) of our independent directors make certain conclusions in connection with a co-investment transaction, including that (1) the terms of the transactions, including the consideration to be paid, are reasonable and fair to us and our shareholders and do not involve overreaching by us or our shareholders on the part of any person concerned and (2) the transaction is consistent with the interests of our shareholders and is consistent with our investment objective and strategies.

Related Party Transactions

Investment Advisory Agreement

We have entered into an Investment Advisory Agreement with OFS Advisor, under which OFS Advisor manages the day-to-day operations of, and provides investment advisory services to us. Under the terms of the Advisory Agreement, which are in accordance with the 1940 Act and subject to the overall supervision of our Board, OFS Advisor is responsible for sourcing potential investments, conducting research and diligence on potential investments and equity sponsors, analyzing investment opportunities, structuring investments, and monitoring investments and portfolio companies on an ongoing basis. OFS Advisor is a subsidiary of OFSAM and a registered investment advisor under the Investment Advisers Act of 1940, as amended.

OFS Advisor's services under the Advisory Agreement are not exclusive to us and OFS Advisor is free to furnish similar services to other entities so long as its services to us are not impaired. For example, OFS Advisor also serves as the investment adviser for Hancock Park Corporate Income, Inc. ("Hancock Park"), a corporation formed under the laws of the State of Maryland in December 2015, and that has elected to be treated as a BDC in July 2016. Hancock Park's investment objective is similar to ours, which is to provide shareholders with current income and capital appreciation primarily through debt investments and, to a lesser extent, equity investments.

OFS Advisor receives fees for providing services, consisting of two components: a base management fee and an incentive fee. The base management fee is calculated at an annual rate of 1.75% and based on the average value of our total assets (other than cash and cash equivalents but including assets purchased with borrowed amounts and including assets owned by any consolidated entity) at the end of the two most recently completed calendar quarters, adjusted for any share issuances or

repurchases during the quarter. OFS Advisor has elected to exclude the value of the intangible asset and goodwill resulting from the SBIC Acquisitions from the base management fee calculation.

The base management fee expense was approximately \$1.1 million and \$3.3 million for the three and nine months ended September 30, 2016, respectively. The base management fee expense was approximately \$1.1 million and \$3.8 million for the three and nine months ended September 30, 2015, respectively.

The incentive fee has two parts. One part (part one) is calculated and payable quarterly in arrears based on our pre-incentive fee net investment income for the immediately preceding calendar quarter. "Pre-incentive fee net investment income" means interest income, dividend income and any other income (including any other fees such as commitment, origination and sourcing, structuring, diligence and consulting fees or other fees that we receive from portfolio companies but excluding fees for providing managerial assistance) accrued during the calendar quarter, minus operating expenses for the quarter (including the base management fee, any expenses payable under the Administration Agreement and any interest expense and dividends paid on any outstanding preferred stock, but excluding the incentive fee). Pre-incentive fee net investment income includes, in the case of investments with a deferred interest or dividend feature (such as OID, debt instruments with PIK interest, equity investments with accruing or PIK dividend, and zero coupon securities), accrued income that we have not yet received in cash.

Pre-incentive fee net investment income does not include any realized gains, realized losses, unrealized capital appreciation or unrealized capital depreciation. Because of the structure of the incentive fee, it is possible that we may pay an incentive fee in a quarter where we incur a loss. For example, if we receive pre-incentive fee net investment income in excess of the hurdle rate (as defined below) for a quarter, we will pay the applicable incentive fee even if we have incurred a loss in that quarter due to realized capital losses and unrealized capital depreciation.

Pre-incentive fee net investment income, expressed as a rate of return on the value of our net assets (defined as total assets less indebtedness and before taking into account any incentive fees payable during the period) at the end of the immediately preceding calendar quarter, is compared to a fixed "hurdle rate" of 2.0% per quarter. If market interest rates rise, we may be able to invest our funds in debt instruments that provide for a higher return, which would increase our pre-incentive fee net investment income and make it easier for OFS Advisor to surpass the fixed hurdle rate and receive an incentive fee based on such net investment income. There is no accumulation of amounts on the hurdle rate from quarter to quarter and accordingly there is no clawback of amounts previously paid if subsequent quarters are below the quarterly hurdle rate, and there is no delay of payment if prior quarters are below the quarterly hurdle rate. Pre-incentive fee net investment income fees are prorated for any partial quarter based on the number of days in such quarter.

We pay OFS Advisor an incentive fee with respect to our pre-incentive fee net investment income in each calendar quarter as follows:

- · No incentive fee in any calendar quarter in which the pre-incentive fee net investment income does not exceed the hurdle rate;
- 100% of our pre-incentive fee net investment income with respect to that portion of such pre-incentive fee net investment income, if any, that exceeds the hurdle rate but is less than 2.5% in any calendar quarter. We refer to this portion of our pre-incentive fee net investment income (which exceeds the hurdle rate but is less than 2.5%) as the "catch-up" provision. The catch-up is meant to provide OFS Advisor with 20.0% of the pre-incentive fee net investment income as if a hurdle rate did not apply if this pre-incentive fee net investment income exceeds 2.5% in any calendar quarter; and
- 20.0% of the amount of our pre-incentive fee net investment income, if any, that exceeds 2.5% in any calendar quarter.

The second part (part two) of the incentive fee (the "Capital Gains Fee") is determined and payable in arrears as of the end of each calendar year (or upon termination of the Investment Advisory Agreement, as of the termination date) and is calculated at the end of each applicable year by subtracting (a) the sum of our cumulative aggregate realized capital losses and our aggregate unrealized capital depreciation from (b) our cumulative aggregate realized capital gains. If such amount is positive at the end of such year, then the Capital Gains Fee for such year is equal to 20.0% of such amount, less the aggregate amount of Capital Gains Fees paid in all prior years. If such amount is negative, then there is no Capital Gains Fee for such year.

The cumulative aggregate realized capital gains are calculated as the sum of the differences, if positive, between (a) the net sales price of each investment in our portfolio when sold and (b) the accreted or amortized cost basis of such investment.

The cumulative aggregate realized capital losses are calculated as the sum of the amounts by which (a) the net sales price of each investment in our portfolio when sold is less than (b) the accreted or amortized cost basis of such investment.

The aggregate unrealized capital depreciation is calculated as the sum of the differences, if negative, between (a) the valuation of each investment in our portfolio as of the applicable Capital Gains Fee calculation date and (b) the accreted or amortized cost basis of such investment. Unrealized capital appreciation is accrued, but not paid until said appreciation is realized.

We will accrue the Capital Gains Fee if, on a cumulative basis, the sum of net realized capital gains and (losses) plus net unrealized appreciation and (depreciation) is positive. OFS Advisor has excluded from the Capital Gains Fee calculation any realized gain with respect to the step acquisitions resulting from the SBIC Acquisition. The Capital Gains Fee for any partial year is prorated based on the number of days in such year.

We incurred incentive fee expense of \$0.8 million and \$2.4 million for the three and nine months ended September 30, 2016, respectively. Incentive fees for the three and nine months ended September 30, 2016, consisted of part one incentive fees (based on net investment income) of \$0.8 million and \$2.5 million, respectively. The part two incentive fee (based on net realized and unrealized gains and losses, or capital gains) for three and nine months ended September 30, 2016 was \$0 and \$(0.1) million which represents the reversal of the part two incentive fee accrued at December 31, 2015. Incentive fees were \$0.9 million and \$1.5 million for the three and nine months ended September 30, 2015, respectively, which consisted entirely of the part one incentive fee.

License Agreement

We have entered into a license agreement with OFSAM under which OFSAM has agreed to grant us a non-exclusive, royalty-free license to use the name "OFS."

Administration Agreement

Pursuant to an Administration Agreement, OFS Services furnishes us with office facilities and equipment, necessary software licenses and subscriptions and clerical, bookkeeping and record keeping services at such facilities. Under the Administration Agreement, OFS Services performs, or oversees the performance of, our required administrative services, which include being responsible for the financial records that we are required to maintain and preparing reports to our shareholders and all other reports and materials required to be filed with the SEC or any other regulatory authority. In addition, OFS Services assists us in determining and publishing our net asset value, oversees the preparation and filing of our tax returns and the printing and dissemination of reports to our shareholders, and generally oversees the payment of our expenses and the performance of administrative and professional services rendered to us by others. Under the Administration Agreement, OFS Services would provide managerial assistance on our behalf to certain portfolio companies that accept our offer to provide such assistance. Payments under the Administration Agreement are equal to an amount based upon our allocable portion (subject to the review and approval of our board of directors) of OFS Services' overhead in performing its obligations under the Administration Agreement, including rent, information technology, and our allocable portion of the cost of our officers, including our chief executive officer, chief financial officer, chief compliance officer, chief accounting officer, and corporate secretary, and their respective staffs. The Administration Agreement may be renewed annually with the approval of our board of directors who are not "interested persons." The Administration Agreement may be terminated by either party without penalty upon 60 days' written notice to the other party. To the extent that OFS Services outsources any of its functions we pay the fees associated with such functions at cost on direct basis to OFS Se

For the three and nine months ended September 30, 2016, we incurred administration fee expense of \$0.3 million and \$1.0 million, respectively. For the three and nine months ended September 30, 2015, we incurred administration fee expense of \$0.3 million and \$1.1 million, respectively.

Staffing Agreement

We do not have any internal management capacity or employees. We depend on the diligence, skill and network of business contacts of the OFS senior professionals to achieve our investment objective. OFS Advisor is a subsidiary of OFSAM and depends upon access to the investment professionals and other resources of OFSAM and its affiliates to fulfill its

obligations to us under the Investment Advisory Agreement. OFS Advisor also depends upon OFSAM to obtain access to deal flow generated by the professionals of OFSAM and its affiliates. Under the Staffing Agreement between Orchard First Source Capital, Inc. ("OFSC"), a wholly-owned subsidiary of OFSAM, and OFS Advisor, OFSC provides OFS Advisor with the resources necessary to fulfill these obligations. The Staffing Agreement provides that OFSC make available to OFS Advisor experienced investment professionals and access to the senior investment personnel of OFSC for purposes of evaluating, negotiating, structuring, closing and monitoring our investments. The Staffing Agreement also includes a commitment that the members of the Advisor Investment Committee serve in such capacity (including Mr. Ressler, who is currently the Chairman of the Advisor Investment Committee).

The Staffing Agreement is renewable by the parties thereto on an annual basis. Services under the Staffing Agreement are provided to OFS Advisor on a direct cost reimbursement basis, and such fees are not our obligation.

OFSC also has entered into a staffing and corporate services agreement with OFS Services. Under this agreement, OFSC makes available to OFS Services experienced investment professionals and access to the administrative resources of OFS Services.

Critical Accounting Policies and Estimates

The preparation of financial statements and related disclosures in conformity with generally accepted accounting principles in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements, and revenues and expenses during the periods reported. Actual results could materially differ from those estimates. Critical accounting policies are those that require management to make subjective or complex judgments about the effect of matters that are inherently uncertain and may change in subsequent periods. Changes that may be required in the underlying assumptions or estimates in these areas could have a material impact on our current and future financial condition and results of operations.

Our critical accounting policies and estimates are those relating to fair value estimates and revenue recognition. Management has discussed the development and selection of each critical accounting policy and estimate with the Audit Committee of the Board of Directors.

Fair value estimates. As of September 30, 2016, approximately 89% of our total assets were carried on the consolidated balance sheets at fair value. As discussed more fully in "Item 1—Financial Statements and Supplementary Data—Note 3" GAAP requires us to categorize financial assets and liabilities carried at fair value according to a three-level valuation hierarchy. The hierarchy gives the highest priority to quoted, active market prices for identical assets and liabilities (Level 1) and the lowest priority to valuation techniques that require significant management judgment because one or more of the significant inputs are unobservable in the market place (Level 3). All of our assets carried at fair value are classified as Level 3; we typically do not hold equity securities or other instruments that are actively traded on an exchange.

As described in "Item 1—Financial Statements and Supplementary Data—Note 7", we follow a process, under the supervision and review of the Board, to determine these unobservable inputs used to calculate the fair values of our investments. The most significant unobservable inputs in these fair value measurements are the discount rates, EBITDA multiples, and projected cash flows to us, either as contractually due from the investment or from disposition of the investment in an assumed exit transaction.

We consider a variety of factors in our determination of the discount rate to be applied to an investment including, among other things, investment type, LIBOR swap rate, indicative yields from independent third-party sources and the yield on our investment relative to indicative yields at the time of our investment (initial and subsequent investments) in the portfolio company.

We also consider a variety of factors in our determination of the EBITDA multiple to be applied to an investment including, among other things, the actual EBITDA multiple for the last arms-length transaction, and the ratio of the portfolio company's EBITDA multiple to the average of EBITDA multiples on comparable public companies.

For both the discount rate and the EBITDA multiple we also consider developments at the portfolio company since our investment including, but not limited to, trends in the portfolio company's earnings and leverage multiple, and input from our independent third-party valuation firms. This process typically results in a single selected discount rate and/or EBITDA multiple for each investment.

The following table illustrates the sensitivity of our fair value measures to variations of plus or minus 10% and plus or minus 20% to the estimated values for the unobservable discount rate and EBITDA multiple inputs, respectively, at September 30, 2016:

			Weighted average discount rate / EBITDA multiple at September 30, 2016		Discount ra	te se	ensitivity	El	BITDA mul	tiple	sensitivity
	Fair '	Value at September 30, 2016			-10% Weighted average		+10% Weighted average		-20% Veighted average		+20% Veighted average
			(Dollar amou	(Dollar amounts in thousands)							
Debt investments:											
Senior Secured	\$	159,879	12.07%	\$	164,209	\$	156,267		N/A		N/A
Subordinated	\$	52,280	15.31%	\$	53,597	\$	50,593		N/A		N/A
Equity investments	\$	32,695	22.04% / 6.23x	\$	34,916	\$	30,498	\$	25,955	\$	39,309

This table presents the impact to our fair value accounting measures by uniformly modifying our discount rate and EBITDA multiple valuation inputs. These tables do not present the estimated effect of hypothetical changes in actual, observed interest rates, which would affect the cash flows from many of the underlying investments as they are indexed to LIBOR or the Prime Rate of interest, the operating environment of many of our portfolio companies, observed EBITDA multiples on comparable investments, and many other factors, as well as our estimates of the discount rate and EBITDA multiple valuation inputs. The effect of hypothetical changes in actual, observed interest rates on our fair value measures is not subject to reasonable estimation.

Revenue Recognition. Our revenue recognition policies are as follows:

Interest Income: Interest income is recorded on an accrual basis. Recognized interest income, if payable monthly or quarterly, is reported as interest receivable until collected. Recognized interest income due at maturity or at another stipulated date ("PIK interest") is recorded as an adjustment to the cost basis of the investment. We accrue interest income until events occur that place a loan into a non-accrual status (see below). Loan origination fees, original issue discount ("OID"), market discount or premium, and loan amendment fees (collectively, "Net Loan Fees") are capitalized, and we accrete or amortize such amounts as additional interest income over the life of the loan using a method that approximates the effective interest method. Unamortized Net Loan Fees are recorded as an adjustment to the cost basis of the investment. When we receive a loan principal payment, the unamortized Net Loan Fees related to the paid principal is accelerated and recognized in interest income. All other interest income is recognized as contractually earned. Further, in connection with our debt investments, we may receive warrants or similar equity-related securities ("Warrants"). We determine the cost basis of Warrants based upon their fair values on the date of receipt relative to the total fair value of the debt and Warrants received. Any resulting difference between the face amount of the debt and its recorded cost resulting from the assignment of value to the Warrants is treated as OID, and accreted into interest income as described above. To maintain our status as a RIC, we include non-cash interest income in the determination of distributable income.

Dividend Income: Dividend income on common stock, generally payable in cash, is recorded at the time dividends are declared. Dividend income on preferred equity securities is accrued as earned. Dividends on preferred equity securities may be payable in cash or in additional preferred securities, and are generally not payable unless declared or upon liquidation. Declared dividends payable in cash are reported as dividend receivables until collected. Dividends payable in additional preferred securities or contractually earned but not declared ("PIK dividends") are recorded as an adjustment to the cost basis of the investment. We discontinue accrual of dividends on preferred equity securities when we determine that the dividend may not be collectible. We assess the collectability of the preferred dividends based on factors including the fair value of the preferred equity security, the valuation of the portfolio company's enterprise value, and proceeds expected to be received over the life of the investment. Distributions received from common or preferred equity securities that do not qualify as dividend income are recorded as return of capital and a reduction in the cost basis of the investment. In addition, we may receive cash distributions from portfolio companies that are taxed as flow-through entities. Each distribution is evaluated to determine whether it should be recorded as income or as a return of capital. Distributions classified as a return of capital are recorded as reductions in the cost basis of the investments.

Fee Income: We generate revenue in the form of management, valuation, and other contractual fees, which is recognized as the related services are rendered. In the general course of our business, we receive certain fees from our portfolio

companies, which are non-recurring in nature. Such fees include prepayment fees on certain loans repaid prior to their scheduled due date, which are recognized when received, and fees for capital structuring services from certain portfolio companies, which are recognized upon closing of the investment.

Net Realized and Unrealized Gain or Loss on Investments: Investment transactions are reported on a trade-date basis. Realized gains or losses on investments are measured by the difference between the net proceeds from the disposition and the cost basis of the investment, without regard to unrealized gains or losses as of the date of disposition. Investments are reported at fair value as determined by our Board. After recording all appropriate interest, dividend, and other income, some of which is recorded as an adjustment to the cost basis of the investment as described above, we report changes in the fair value of investments as a component of the net changes in unrealized appreciation/depreciation on investments in the consolidated statements of operations.

Non-accrual loans: Loans on which the accrual of interest income has been discontinued are designated as non-accrual loans and accounted for on a non-accrual cash method. Loans are generally placed on non-accrual status when a loan either: (i) is delinquent for 90 days or more on principal or interest according to contractual terms of the loan (unless well secured and in the process of collection), or (ii) in the opinion of management, there is reasonable doubt about its collectability. When loans are placed on non-accrual status, all interest previously accrued but not collected interest, other than PIK interest that has been contractually added to the principal balance prior to the designation date, is reversed against current period interest income. Interest payments subsequently received on non-accrual loans may be recognized as income or applied to principal depending upon management's judgment. Interest accruals are resumed on non-accrual loans only when they are brought current with respect to interest and principal and when, in the judgment of management, the loans are estimated to be fully collectible as to all principal and interest.

Portfolio Composition and Investment Activity

Portfolio Composition

The total fair value of our investments was \$259.2 million and \$257.3 million at September 30, 2016, and December 31, 2015, respectively. Our investment portfolio as of September 30, 2016, consisted of outstanding loans to 37 portfolio companies, totaling approximately \$230.9 million in aggregate principal amount, of which 77% were senior secured loans and 23% were subordinated loans, and approximately \$32.7 million were equity investments, at fair value, in 16 portfolio companies in which we also held debt investments and one portfolio company in which we solely held an equity investment. Our investment portfolio encompassed a broad range of geographical regions within the United States and industries. We had unfunded commitments of \$2.6 million to three portfolio companies and \$3.8 million to three portfolio companies at September 30, 2016, and December 31, 2015, respectively. Set forth in the tables below is selected information with respect to our portfolio as of September 30, 2016, and December 31, 2015.

The following table summarizes the composition of our investment portfolio as of September 30, 2016, and December 31, 2015 (in thousands).

	Septe	emb	er 30, 2016			Dece	embe	er 31, 2015		
	Commitment (1)		Principal Amount	F	air Value	 Commitment (1)		Principal Amount	F	air Value
Senior secured term loan	\$ 178,717	\$	177,217	\$	174,200	\$ 163,398	\$	163,398	\$	160,473
Subordinated term loan	53,695		53,695		52,280	67,751		65,373		64,240
Senior secured revolver	1,094		_		(6)	1,094		_		(36)
Equity investments	32,695		N/A		32,695	32,983		N/A		32,619
	\$ 266,201	\$	230,912	\$	259,169	\$ 265,226	\$	228,771	\$	257,296
Total number of obligors	37		37		37	38		38		38

(1) Sum of outstanding principal and unfunded commitments for debt investments, and fair value for equity and other instruments.

The following table summarizes our combined debt commitments and equity investments (at fair value) portfolio by industry as of September 30, 2016, and December 31, 2015 (dollar amounts in thousands).

		September 30), 2016	December 31, 2015			
	Con	mitment	Percent	Commitment	Percent		
Administrative and Support and Waste Management and Remediation Services							
Other Travel Arrangement and Reservation Services	\$	10,505	3.9%	\$ 10,250	3.9%		
Security Systems Services (except Locksmiths)		6,511	2.4	5,000	1.9		
Tour Operators		3,313	1.2	3,208	1.2		
Arts, Entertainment, and Recreation							
Fitness and Recreational Sports Centers		15,500	5.8	_	_		
Education Services							
Colleges, Universities, and Professional Schools		5,125	1.9	5,026	1.9		
Finance and Insurance							
Insurance Agencies and Brokerages		13,686	5.1	11,826	4.5		
Health Care and Social Assistance							
Medical Laboratories		4,207	1.6	4,104	1.5		
Other Outpatient Care Centers		14,250	5.4	15,250	5.7		
Outpatient Mental Health and Substance Abuse Centers		6,722	2.5	6,672	2.5		
Information							
Other Information Services		2,503	0.9	2,578	1.0		
Other Telecommunications		2,870	1.1	3,826	1.4		
Software Publishers		4,995	1.9	7,310	2.8		
Manufacturing							
Bolt, Nut, Screw, Rivet, and Washer Manufacturing		4,158	1.6	4,551	1.7		
Communications Equipment Manufacturing		_	_	2,257	0.9		
Other Aircraft Parts and Auxiliary Equipment Manufacturing		12,501	4.7	12,766	4.8		
Other Basic Inorganic Chemical Manufacturing		4,501	1.7	4,791	1.8		
Packaging Machinery Manufacturing		2,000	0.8	2,000	0.8		
Pharmaceutical Preparation Manufacturing		8,138	3.1	5,672	2.1		
Pump and Pumping Equipment Manufacturing		10,910	4.1	13,061	4.9		
Soap and Other Detergent Manufacturing		_	_	939	0.4		
Travel Trailer and Camper Manufacturing		13,289	5.0	13,717	5.2		
Other Services (except Public Administration)							
Commercial and Industrial Machinery and Equipment (except Automotive and Electronic) Repair and Maintenance		12,514	4.7	13,934	5.3		
Professional, Scientific, and Technical Services							
Administrative Management and General Management Consulting		_	_	10,000	3.8		
Computer Systems Design and Related Services		4,000	1.5	3,000	1.1		
Custom Computer Programming Services		6,636	2.5	7,667	2.9		
Other Accounting Services		5,286	2.0	9,113	3.4		
Other Computer Related Services		13,850	5.2	11,850	4.5		
Other Professional, Scientific, and Technical Services		32,894	12.4	31,907	12.0		
Veterinary Services		650	0.2	_	_		
Real Estate and Rental and Leasing							
Home Health Equipment Rental		1,807	0.7	1,951	0.7		
Office Machinery and Equipment Rental and Leasing		12,508	4.7	8,566	3.2		
Offices of Real Estate Appraisers		10,000	3.8	10,000	3.8		
Wholesale Trade							
Electrical Apparatus and Equipment, Wiring Supplies, and Related		_	_	4,316	1.6		
Metal Service Centers and Other Metal Merchant Wholesalers		13,883	5.2	10,159	3.8		
Sporting and Recreational Goods and Supplies Merchant Wholesalers		6,489	2.4	\$ 7,959	3.0		
	\$	266,201	100.0%	265,226	100.0%		

The following table provides a regional breakdown of our debt investment portfolio as of September 30, 2016, and December 31, 2015 (dollar amounts in thousands).

		September	30, 2016	December 3	31, 2015		
	Commitment Percent			 Commitment	Percent		
South	\$	100,383	42.9%	\$ 93,810	40.3%		
Northeast		83,764	35.9	77,480	33.4		
West		38,910	16.7	46,840	20.2		
Midwest		10,449	4.5	14,113	6.1		
Total	\$	233,506	100.0%	\$ 232,243	100.0%		

The following table provides a breakdown of our debt investment portfolio by portfolio company investment size as of September 30, 2016, and December 31, 2015 (dollar amounts in thousands).

		September 30, 2016				Γ		
Debt Investment Size	Co	mmitment	Percent	Number		Commitment	Percent	Number
Up to \$3,000	\$	14,963	6.4%	7	\$	22,004	9.5%	10
\$3,001 to \$4,000		18,686	8.0	5		11,614	5.0	3
\$4,001 to \$5,000		41,026	17.6	9		32,324	13.9	7
\$5,001 to \$10,000		82,127	35.2	10		92,125	39.7	12
Greater than \$10,000		76,704	32.8	6		74,176	31.9	6
	\$	233,506	100.0%	37	\$	232,243	100.0%	38

The following table provides a breakdown of our debt investment portfolio by yield to fair value as of September 30, 2016, and December 31, 2015.

	September	r 30, 2016	December 31, 2015				
Yield to Fair Value	Senior Secured Debt	Subordinated Debt	Senior Secured Debt	Subordinated Debt			
Less than 6%	5.4%	—%		—%			
6% - 7%	3.7	_	12.4	_			
8% - 10%	7.4	_	27.0	_			
Greater than 10%	83.5	100.0	60.6	100.0			
Total	100.0%	100.0%	100.0%	100.0%			
Weighted average yield	11.59%	12.97%	11.37%	13.60%			

The weighted average yield to fair value of our debt investment portfolio was 11.88% and 12.01% at September 30, 2016, and December 31, 2015, respectively. The weighted average yield on debt investments at fair value is computed as (a) total annual stated interest on accruing loans excluding default interest plus the annualized accretion of deferred Net Loan Fees divided by (b) total debt investments at fair value excluding assets on non-accrual basis. The weighted average yield on debt investments at fair value is computed as of the balance sheet date.

As of September 30, 2016, and December 31, 2015, floating rate loans comprised 66% and 59% of our debt investment portfolio, respectively, and fixed rate loans comprised 34% and 41% of our debt investment portfolio, respectively, as a percent of fair value.

Investment Activity

The following is a summary of our investment activity, presented on a principal (or cost for equity investments) basis, for the three and nine months ended September 30, 2016 and 2015 (in millions).

	Three Months Ended September 30, 2016				Nine Months Ended September 30 2016				
	Iı	Debt nvestments		Equity Investments		Debt Investments		Equity Investments	
Investments in new portfolio companies	\$	14.5	\$	_	\$	23.7	\$	_	
Investments in existing portfolio companies									
Follow-on investments		1.3		_		12.2		8.0	
Refinanced investments		_		_		3.4		_	
Delayed draw funding		0.9		_		0.9		_	
Total investments in existing portfolio companies		2.2				16.5		0.8	
Total investments in new and existing portfolio companies	\$	16.7	\$	_	\$	40.2	\$	0.8	
Number of new portfolio company investments		2				5			
Number of existing portfolio company investments		2		_		8		1	
Proceeds/distributions from principal payments/ equity investments	\$	5.5	\$	_	\$	37.1	\$	_	
Proceeds from investments sold or redeemed								2.1	
Total proceeds from principal payments, equity distributions and investments sold	\$	5.5	\$		\$	37.1	\$	2.1	

	Thre	ee months end 20	ded Sep)15	otember 30,	Nir	Nine months ended September 30, 2015				
	In	Debt Investments		Equity vestments	In	Debt estments	Equity Investments			
Investments in new portfolio companies	\$	5.0	\$	——————————————————————————————————————	\$	30.8	\$	5.7		
Investments in existing portfolio companies										
Follow-on investments		0.7		_		7.1		_		
Refinanced investments		26.2		_		38.1		_		
Delayed draw funding		_		_		0.3		_		
Total investments in existing portfolio companies		26.9		_		45.5		_		
Total investments in new and existing portfolio companies	\$	31.9	\$	_	\$	76.3	\$	5.7		
Number of new portfolio company investments		2				7		2.0		
Number of existing portfolio company investments		4		_		6		_		
Proceeds/distributions from principal payments/ equity investments	\$	30.7	\$	_	\$	61.9	\$	0.1		
Proceeds from investments sold or redeemed (1)		7.7		0.9		93.3		4.4		
Total proceeds from principal payments, equity distributions and investments sold	\$	38.4	\$	0.9	\$	155.2	\$	4.5		

⁽¹⁾ The nine months ended September 30, 2015 includes \$7.2 million of proceeds pertaining to a debt investment we sold in December 2014.

During the nine months ended September 30, 2016, we converted \$1.8 million in principal of a subordinated debt investment into preferred equity units and warrants valued at \$1.8 million and converted \$0.3 million in principal of a senior secured debt investment into preferred equity units valued at \$0.3 million. In addition, we amended a senior secured debt investment for which we received preferred equity units in the same portfolio company valued at \$0.2 million.

Our level of investment activity may vary substantially from period to period depending on various factors, including, but not limited to, 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.

Portfolio Credit Ratings

We categorize debt investments into seven risk categories based on relevant information about the ability of borrowers to service their debt.

- 1 (Low Risk) A risk rated 1, or Low Risk, credit is a credit that has most satisfactory asset quality and liquidity, as well as good leverage capacity. It maintains predictable and strong cash flows from operations. The trends and outlook for the credit's operations, balance sheet, and industry are neutral to favorable. Collateral, if appropriate, has maintained value and would be capable of being liquidated on a timely basis. Overall, a 1 rated credit would be considered to be of investment grade quality.
- 2 (Below Average Risk) A risk rated 2, or Below Average Risk, credit is a credit that has acceptable asset quality, moderate excess liquidity, and modest leverage capacity. It could have some financial/non-financial weaknesses that are offset by strengths; however, the credit demonstrates an ample current cash flow from operations. The trends and outlook for the credit's operations, balance sheet, and industry are generally positive or neutral to somewhat negative. Collateral, if appropriate, has maintained value and would be capable of being liquidated successfully on a timely basis.
- 3 (Average) A risk rated 3, or Average, credit is a credit that has acceptable asset quality, somewhat strained liquidity, and minimal leverage capacity. It is at times characterized by just acceptable cash flows from operations. Under adverse market conditions, carrying the current debt service could pose difficulties for the borrower. The trends and conditions of the credit's operations and balance sheet are neutral to slightly negative.
- 4 (Special Mention) A risk rated 4, or Special Mention, credit is a credit with no apparent loss of principal or interest envisioned. Nonetheless, it possesses credit deficiencies or potential weaknesses that deserve management's close and continued attention. The credit's operations and/or balance sheet have demonstrated an adverse trend or deterioration that, while serious, has not reached the point where the liquidation of debt is jeopardized. These weaknesses are generally considered correctable by the borrower in the normal course of business but may, if not checked or corrected, weaken the asset or inadequately protect our credit position.
- 5 (Substandard) A risk rated 5, or Substandard, credit is a credit inadequately protected by the current enterprise value or paying capacity of the obligor or of the collateral, if any. These credits have well-defined weaknesses based upon objective evidence, such as recurring or significant decreases in revenues and cash flows. These assets are characterized by the possibility that we may sustain loss if the deficiencies are not corrected. The possibility that liquidation would not be timely (e.g. bankruptcy or foreclosure) requires a Substandard classification even if there is little likelihood of loss.
- 6 (Doubtful) A risk rated 6, or Doubtful, credit is a credit with all the weaknesses inherent in those classified as Substandard, with the additional factor that the weaknesses are pronounced to the point that collection or liquidation in full, on the basis of currently existing facts, conditions and values is deemed uncertain. The possibility of loss on a Doubtful asset is high but, because of certain important and reasonably specific pending factors that may strengthen the asset, its classification as an estimated loss is deferred until its more exact status can be determined.
- 7 (Loss) A risk rated 7, or Loss, credit is a credit considered almost fully uncollectible and of such little value that its continuance as an asset is not warranted. It is generally a credit that is no longer supported by an operating company, a credit where the majority of our assets have been liquidated or sold and a few assets remain to be sold over many months or even years, or a credit where the remaining collections are expected to be minimal.

The following table shows the classification of our debt investments portfolio by credit rating as of September 30, 2016, and December 31, 2015 (dollar amounts in thousands):

	Septemb	er 30, 2016	Decemb	er 31, 2015
Credit Rating	Debt Investments, at Fair Value	% of Debt Investments	Debt Investments, at Fair Value	% of Debt Investments
1	\$ —	—%	\$ —	%
2	6,284	2.8	15,755	7.0
3	174,355	77.0	187,276	83.4
4	40,402	17.8	17,171	7.6
5	5,433	2.4	4,475	2.0
6	_	_	_	_
7	_	_	_	_
	\$ 226,474	100.0%	\$ 224,677	100.0%

At September 30, 2016, we had one non-accrual loan (Community Intervention Services, Inc.) with a fair value of \$5.4 million. At December 31, 2015, we had one non-accrual loan (Phoenix Brands LLC) with a fair value of \$0.8 million.

Results of Operations

Key Financial Measures

The following is a discussion of the key financial measures that management employs in reviewing the performance of our operations.

Revenues. We generate revenue in the form of interest income on debt investments, capital gains, and dividend income from our equity investments. Our debt investments typically have a term of three to eight years and bear interest at fixed and floating rates. As of September 30, 2016, floating rate and fixed rate loans comprised 66% and 34%, respectively, of our current debt investment portfolio at fair value; however, in accordance with our investment strategy, we expect that over time the proportion of fixed rate loans will increase. In some cases, our investments will provide for deferred interest or dividend payment, PIK interest, or PIK dividend, respectively, (meaning interest or dividend paid in the form of additional principal amount of the loan or equity security instead of in cash). In addition, we may generate revenue in the form of commitment, structuring or due diligence fees, fees for providing managerial assistance and consulting fees. Loan origination fees, OID, market discount or premium, and loan amendment fees are capitalized, and we accrete or amortize such amounts over the life of the loan as interest income. When we receive principal payments on a loan in an amount that exceeds its carrying value, we will also record the excess principal payment as income.

Expenses. Our primary operating expenses include interest expense due under our outstanding borrowings, the payment of fees to OFS Advisor under the Investment Advisory Agreement, our allocable portion of overhead expenses under the Administration Agreement and other operating costs described below. Additionally, we will pay interest expense on any outstanding debt under any new credit facility or other debt instrument we may enter into. We will bear all other out-of-pocket costs and expenses of our operations and transactions, whether incurred by us directly or on our behalf by a third party, including:

- the cost of calculating our net asset value, including the cost of any independent third-party valuation services;
- the cost of effecting sales and repurchases of shares of our common stock and other securities;
- fees payable to third parties relating to making investments, including out-of-pocket fees and expenses associated with performing due diligence and reviews of prospective investments;
- · transfer agent and custodial fees;
- out-of-pocket fees and expenses associated with marketing efforts;
- federal and state registration fees and any stock exchange listing fees;
- U.S. federal, state and local taxes;
- independent directors' fees and expenses;

- brokerage commissions;
- fidelity bond, directors' and officers' liability insurance and other insurance premiums;
- · direct costs, such as printing, mailing and long-distance telephone;
- fees and expenses associated with independent audits and outside legal costs;
- · costs associated with our reporting and compliance obligations under the 1940 Act and other applicable U.S. federal and state securities laws; and
- other expenses incurred by either OFS Services or us in connection with administering our business, including payments under the Administration Agreement that will be based upon our allocable portion (subject to policies reviewed and approved by our board of directors) of overhead.

We do not believe that our historical operating performance is necessarily indicative of our future results of operations that we expect to report in future periods. We are primarily focused on investments in middle-market companies in the United States, including debt investments and, to a lesser extent, equity investments, including warrants and other minority equity securities, which differs to some degree from our historical investment concentration, in senior secured loans to middle-market companies in the United States. Moreover, as a BDC and a RIC, we will also be subject to certain constraints on our operations, including, but not limited to, limitations imposed by the 1940 Act and the Code. In addition, SBIC I LP is subject to regulation and oversight by the SBA. For the reasons described above, the results of operations described below may not necessarily be indicative of the results we expect to report in future periods.

Comparison of the three and nine months ended September 30, 2016 and 2015

Consolidated operating results for the three and nine months ended September 30, 2016 and 2015, are as follows (in thousands):

	Three Months Ended September 30,				Nine Months Ended September 30			
		2016		2015		2016		2015
Total investment income	\$	7,359	\$	7,688	\$	22,885	\$	23,391
Total expenses		4,062		4,058		12,476		14,260
Net investment income	<u> </u>	3,297		3,630		10,409		9,131
Net gain (loss) on investments		(909)		(2,209)		(1,404)		2,924
Net increase in net assets resulting from operations	\$	2,388	\$	1,421	\$	9,005	\$	12,055

Investment Income

Components of total investment income for the three and nine months ended September 30, 2016 and 2015, are as follows (in thousands):

	Three Months Ended September 30,					ine Months En	ded September 30,		
	2016			2015		2016		2015	
Interest income									
Senior secured debt	\$	4,979	\$	3,808	\$	13,930	\$	14,557	
Subordinated debt		1,601		2,887		6,005		6,824	
Total interest income		6,580		6,695		19,935		21,381	
Dividend income		528		591		1,624		1,349	
Fee income		251		402		1,326		661	
Total investment income	\$	7,359	\$	7,688	\$	22,885	\$	23,391	

Interest income decreased by \$0.1 million for the three months ended September 30, 2016 compared to the three months ended September 30, 2015. The decrease was primarily due to a \$0.2 million decrease caused by a 3% decrease in the weighted average principal balance of investments outstanding, offset by a \$0.1 million increase caused by a 1% increase in our

average portfolio cash yield during the three months ended September 30, 2016. Acceleration of Net Loan Fees of \$0.1 million and \$0.2 million were included in interest income for the three months ended September 30, 2016 and 2015, respectively.

Interest income decreased by \$1.4 million for the nine months ended September 30, 2016 compared to the nine months ended September 30, 2015. The decrease was primarily due to a \$3.6 million decrease caused by a 18% decrease in the weighted average principal balance of investments outstanding, offset by a \$2.3 million increase caused by a 14% increase in our average portfolio cash yield during the nine months ended September 30, 2016. The 18% decrease in the weighted average principal balance of investments and increase in our average portfolio cash yield was primarily a result of the WM Asset Sale which occurred on May 28, 2015. Acceleration of Net Loan Fees of \$0.6 million and \$0.4 million were included in interest income for the nine months ended September 30, 2016 and 2015, respectively.

Dividend income decreased by \$0.1 million for the three months ended September 30, 2016 compared to the three months ended September 30, 2015, due to a net decrease in recognized PIK dividends and timing of common stock dividends declared by our portfolio companies.

Dividend income increased by \$0.3 million for the nine months ended September 30, 2016 compared to the nine months ended September 30, 2015, primarily due to an increase in preferred equity cash dividends accrued during the nine months ended September 30, 2016 compared to the nine months ended September 30, 2015. Preferred equity cash dividends were \$0.4 million and \$0.2 million for the nine months ended September 30, 2016 and 2015, respectively, an increase primarily the result of an additional preferred equity security purchased during the second quarter of 2015.

Fee income decreased by \$0.2 million for the three months ended September 30, 2016 compared to the three months ended September 30, 2015, primarily due to a decrease in prepayment fees. We recorded prepayment fees of \$0.2 million resulting from \$17.8 million of unscheduled principal payments during the three months ended September 30, 2015. There were no prepayment fees recorded during the three months ended September 30, 2016.

Fee income increased by \$0.7 million for the nine months ended September 30, 2016 compared to the nine months ended September 30, 2015, primarily due to an increase in prepayment fees. We recorded prepayment fees of \$0.9 million resulting from \$24.3 million of unscheduled principal payments during the nine months ended September 30, 2016. We recorded prepayment fees of \$0.2 million resulting from \$17.8 million of unscheduled principal payments during the nine months ended September 30, 2015.

Expenses

Consolidated expenses for the three and nine months ended September 30, 2016 and 2015, are as follows (in thousands):

	Three Months Ended September 30,				Nine Months Ended September			
	2016		2015		2016			2015
Interest expense	\$	1,320	\$	1,185	\$	3,936	\$	5,646
Management fees		1,120		1,120		3,324		4,101
Incentive fee		817		908		2,407		1,514
Professional fees		260		262		877		857
Administration fee		255		281		1,009		1,148
General and administrative expenses		290		302		923		994
Total expenses	\$	4,062	\$	4,058	\$	12,476	\$	14,260

We incur significant expenses which involve transactions with related parties, specifically management fees, the incentive fee, and the administrative fees. See "Item 2–Related Party Transactions" and "Item 1–Unaudited Financial Statements–Note 5".

Interest expense increased by \$0.1 million for the three months ended September 30, 2016, compared to the three months ended September 30, 2015. The increase was primarily due to cash interest expense incurred on our SBA debentures primarily due to an increase in the weighted average interest rate when the remaining \$22.6 million of our debentures pooled on September 23, 2015; our rate on that pool converted from the 1.03% short-term rate to 3.18%.

Interest expense decreased by \$1.7 million for the nine months ended September 30, 2016, compared to the nine months ended September 30, 2015. The decrease was primarily due to a year-over-year decrease of \$0.8 million in cash interest expense on our WM Credit Facility and a \$1.6 million write-off of deferred debt issuance costs, both related to our permanent reduction of the WM Credit Facility and the termination of the WM Credit Facility on May 28, 2015, offset by an increase of \$0.7 million in cash interest expense incurred on our SBA debentures. Interest expense on our SBA debentures increased due to an increase in the weighted average interest rate and the weighted average debentures outstanding during the nine months ended September 30, 2016, as a result of additional debenture draws of \$22.6 million during the nine months ended September 30, 2015, which pooled on September 23, 2015.

Management fee expense decreased by \$0.8 million for the nine months ended September 30, 2016 compared to the nine months ended September 30, 2015, due to a decrease in the average total assets subject to the base management fee.

Incentive fee expense increased by \$0.9 million for the nine months ended September 30, 2016, compared to the nine months ended September 30, 2015. The increase was due to a 20% increase in pre-incentive fee net investment income for the nine months ended September 30, 2016 compared to the corresponding period in the prior year, which resulted in a \$0.8 million increase in the incentive fee catch-up provision (the amount of pre-incentive fee income that exceeds the hurdle rate but is less than 2.5%) and a \$0.2 million increase in the incentive fee due to the amount of pre-incentive fee income that exceeded 2.5%, partially offset by a \$0.1 million decrease in the Capital Gains Fee, which represents the reversal of the accrued Capital Gains Fee at December 31, 2015.

Net Gain (Loss) on Investments

Net gain (loss) by investment type for the three and nine months ended September 30, 2016 and 2015, are as follows (in thousands):

	Three Months Ended September 30,				N	ine Months End	ded September 30,		
	2016			2015		2016		2015	
Senior secured debt	\$	(368)	\$	(1,629)	\$	859	\$	(1,015)	
Subordinated debt		(193)		(670)		(272)		(334)	
Equity		(348)		90		(1,991)		4,273	
Net gain (loss) on investments	\$	(909)	\$	(2,209)	\$	(1,404)	\$	2,924	

Net gain (loss) on investments consists of the aggregate: (a) realized gains and losses from the sale of debt or equity securities, or the redemption of equity securities; and (b) changes in net unrealized appreciation/depreciation on debt and equity investments. In the period in which a realized gain or loss is recognized, such gain or loss will generally be offset by the reversal of previously recognized unrealized appreciation or depreciation, and the net gain recognized in that period will generally be smaller. The unrealized appreciation or depreciation on debt securities is also reversed when those investments are redeemed or paid off prior to maturity. In such instances, the reversal on unrealized appreciation or depreciation will be reported as a net loss or gain, respectively, and may be partially offset by the acceleration of any premium or discount on the debt security in interest income and any prepayment fees on the debt security in fee income.

Three and nine months ended September 30, 2016

We recognized net losses of \$0.4 million on senior secured debt during the three months ended September 30, 2016, primarily as a result of the net impact of company-specific performance factors, offset by the impact of changes to certain market loan indices, and the impact of certain investments moving closer to their expected exit events.

We recognized net gains of \$0.9 million on senior secured debt during the nine months ended September 30, 2016, primarily as a result of the impact of changes to certain market loan indices, and by the impact of portfolio company-specific performance factors, partially offset by the pay-off of certain senior secured debt investments.

We recognized net losses of \$0.2 million on subordinated debt during the three months ended September 30, 2016, principally as a result of the net impact of portfolio company-specific performance factors.

We recognized net losses of \$0.3 million on subordinated debt during the nine months ended September 30, 2016, principally due to the pay-off of certain subordinated debt investments, offset by the net impact of portfolio company-specific performance factors.

We recognized net losses of \$0.3 million on equity investments for the three months ended September 30, 2016, primarily attributable to the net impact of portfolio company-specific performance factors, offset primarily by the impact of certain investments moving closer to their expected exit events.

We recognized net losses of \$2.0 million on equity investments for the nine months ended September 30, 2016, primarily due to the net impact of portfolio company-specific performance factors and the net impact of certain investments moving closer to their expected exit events. In addition, we realized gains of \$2.6 million from the redemption of an equity investment. We held this investment from the first quarter of 2014 and recognized unrealized gains of \$2.1 million and \$0.5 during the years ended December 31, 2015 and 2014, respectively. There was no net gain during the nine months ended September 30, 2016, on this transaction.

Three and nine months ended September 30, 2015

We recognized net losses of \$1.6 million on senior secured debt for the three months ended September 30, 2015, primarily as a result of changes to certain market loan indices and the impact of portfolio-specific performance factors on our valuations.

We recognized net losses of \$1.0 million on senior secured debt for the nine months ended September 30, 2015, primarily as a result of the net impact of changes to certain market loan indices and by the net impact of certain investments moving closer to their expected exit events, partially offset by the pay-off of certain senior secured debt investments, including the WM Asset Sale.

We recognized net losses of \$0.7 million on subordinated debt for the three months ended September 30, 2015, primarily as a result of the net impact of certain investments moving closer to their expected exit events.

We recognized net losses of \$0.3 million on subordinated debt for the nine months ended September 30, 2015, primarily as a result of the net impact of certain investments moving closer to their expected exit events.

We recognized net gains of \$0.1 million on equity investments for the three months ended September 30, 2015 primarily as a result of the net impact of certain investments moving closer to their expected exit events, offset by the impact of portfolio company-specific performance factors.

We recognized net gains of \$4.3 million on equity investments for the nine months ended September 30, 2015 primarily attributable to the impact of portfolio company-specific factors, the net impact of exit-event assumptions on our valuations and a net gain of \$0.9 million from the sale of an equity investment. We realized a \$1.4 million gain on the sale of the equity investment, offset by the reversal of previously recognized unrealized gains from the date we held this investment, which includes recognized unrealized gains of \$0.5 during the year ended December 31, 2014.

Liquidity and Capital Resources

Sources and Uses of Cash and Cash Equivalents

We generate cash through operations from net investment income and the net liquidation of portfolio investments, and use cash in our operations in the net purchase of portfolio investments. We must distribute substantially all our ICTI which approximates, but will not always equal, the cash we generate from net investment income to maintain our RIC status. We will not make a final determination regarding the tax character of our distributions until January 2017, however if the tax characteristics of the distributions paid during 2016 were determined as of September 30, 2016, we estimate that approximately \$1.4 million would represent a return of capital. We have no history of net taxable gains, but in the first quarter of 2016 we effectively exhausted our net capital loss carryforward. We also obtain and use cash in the net borrowing of funds from the SBA and commercial sources of debt. These principal sources and uses of cash and liquidity are presented below (in thousands):

	Niı	l September			
		2016		2015	
Cash from net investment income	\$	6,009	\$	8,034	
Net sales and repayments (purchases) of portfolio investments		(927)		81,013	
Net cash provided by operating activities		5,082		89,047	
Cash distributions paid		(9,807)		(9,407)	
Net repayment of borrowings		_		(50,027)	

At September 30, 2016, we held cash and cash equivalents of \$28.0 million, a decrease of \$4.7 million from December 31, 2015. During the nine months ended September 30, 2016, net purchases of portfolio investments were primarily due to \$2.1 million of cash collected from the redemption of a warrant investment and \$37.1 million of cash we received from principal payments on our portfolio investments. These cash receipts were offset by \$40.2 million of cash we used to purchase portfolio investments. During the nine months ended September 30, 2015, net sales and repayments of portfolio investments were primarily due to \$61.9 million of cash we received from principal payments on our portfolio investments, cash collections of \$97.7 million from the sale of our portfolio investments, including \$7.2 million of cash collection from an investment we sold in December 2014, \$67.3 million from the WM Asset Sale, and \$4.4 million from the sale of our equity interests in two portfolio companies. These cash receipts were offset by \$78.6 million of cash we used to purchase portfolio investments.

Net cash from net investment income was \$6.0 million for the nine months ended September 30, 2016, or \$2.0 million less than the corresponding period in 2015. The decline in cash collected from net investment income was principally due to higher management and incentive fees paid. Cash used to pay incentive fees during the nine months ended September 30, 2016, were \$1.4 million greater than the corresponding period in 2015 due to an increase in our pre-incentive fee net investment income in the fourth quarter of 2015 and the first and second quarter of 2016 which were paid during the nine months ended September 30, 2016. Cash used to pay base management fees during the nine months ended September 30, 2016, were \$0.2 million greater than the corresponding period in 2015 primarily due to adjustments in the base management fee rate on January 1, 2015, which lead to a \$0.9 million increase in cash paid for management fees during the nine months ended September 30, 2016, that was offset by a reduction of \$0.7 million in management fees paid during the nine months ended September 30, 2016, due to a decrease in the average fair value of our investment portfolio, primarily as a result of the WM Asset Sale in the second quarter of 2015 and subsequent increase in cash and cash equivalents which are not subject to the management fee.

Cash paid for interest increased \$0.1 million for the nine months ended September 30, 2016 compared to the corresponding period in 2015, due to higher payments on a SBA debentures, partially offset by lower payments on the WM Credit Facility. We are required to make interest payments on our SBA debentures semi-annually in March and September through maturity. The weighted average outstanding balance on our SBA debentures, excluding debt issuance costs, increased from \$141.6 million for the nine months ended September 30, 2015, to \$149.9 million for the nine months ended September 30, 2016. Additionally, during the first and second quarter of 2015, \$65.9 million and \$22.6 million, respectively, of the weighted average outstanding balance for the nine months ended September 30, 2015, carried interest at a lower pre-pooling, short-term rate. Consequently, we paid cash interest of \$4.7 million on our SBA debentures for nine months ended September 30, 2016 compared to \$3.2 million for the nine months ended September 30, 2015. This increase was partially offset by a decline in cash paid for interest on our WM Credit Facility from \$1.4 million in the nine months ended September 30, 2015 to \$0 in the nine months ended September 30, 2016, due to the retirement of that facility.

The net increase in cash paid for management fees, incentive fees and interest for the nine months ended September 30, 2016, over the comparable period in 2015 were offset by an increase in investment income collected, which was the result of greater fees and cash dividends collected.

Net repayment of borrowings of \$50.0 million for the nine months ended September 30, 2015 was primarily attributable to \$22.0 million of draws from our SBA debentures (net of the fees), offset by \$72.6 million of net repayments on the WM Credit Facility.

SBA Debentures

SBIC I LP has a SBIC license that allows it to obtain leverage by issuing SBA-guaranteed debentures, subject to issuance of a capital commitment by the SBA and customary procedures. These debentures are non-recourse to us, and bear interest payable semi-annually, and each debenture has a maturity date that is ten years following issuance. The interest rate is fixed at the time of SBA pooling, which is March and September of each year, at a market-driven spread over U.S. Treasury Notes with ten-year maturities. SBA regulations currently limit the amount that an SBIC may borrow to up to a maximum of \$150 million when it has at least \$75 million in regulatory capital, receives a leverage commitment from the SBA and has been through an examination by the SBA subsequent to licensing. For two or more SBICs under common control, the maximum amount of outstanding SBA-provided leverage cannot exceed \$350 million. As of September 30, 2016, SBIC I LP had fully drawn the \$149.9 million of leverage commitments from the SBA. The SBA debentures do not amortize and are due in full at maturity between September 2022 and September 2025.

In January 2015, we filed an application with the SBA for a second SBIC license, which, if approved, would provide up to \$75.0 million in additional SBA debentures for the funding of our future investments upon our contribution of at least \$37.5 million in additional regulatory capital and subject to the issuance of a leverage commitment by the SBA and other customary procedures. There can be no assurance as to whether or when this application will be approved by the SBA.

SBIC I LP is periodically examined and audited by the SBA's staff to determine its compliance with SBA regulations. If SBIC I LP fails to comply with applicable SBA regulations, the SBA could, depending on the severity of the violation, limit or prohibit SBIC I LP's use of debentures, declare outstanding debentures immediately due and payable, and/or limit SBIC I LP from making new investments. In addition, SBIC I LP may also be limited in its ability to make distributions to us if it does not have sufficient capital in accordance with SBA regulations. Such actions by the SBA would in turn, negatively affect us.

PWB Credit Facility

On November 5, 2015, we, as borrower, entered into a Business Loan Agreement ("BLA") with Pacific Western Bank, as lender, to provide us with a \$15.0 million senior secured revolving credit facility ("PWB Credit Facility") for general corporate purposes, including investment funding. The maximum availability under the PWB Credit Facility is equal to 50% of the aggregate outstanding principal amount of eligible loans included in the borrowing base and otherwise specified in the BLA. The PWB Credit Facility is guaranteed by OFS Capital WM and secured by all of our current and future assets excluding assets held by SBIC I LP and our SBIC I LP and SBIC I GP partnership interests. On a stand-alone basis, SBIC I LP held approximately \$242.0 million and \$245.1 million in assets at September 30, 2016 and December 31, 2015, respectively, which accounted for approximately 83% of our total consolidated assets at September 30, 2016 and December 31, 2015. The PWB Credit Facility matures on November 6, 2017. Advances under the facility will bear interest at a fixed rate per annum equal to 4.75%. There have been no advances under the facility as of September 30, 2016.

The BLA contains customary terms and conditions, including, without limitation, affirmative and negative covenants such as information reporting requirements, a minimum tangible net asset value, a minimum quarterly net investment income after incentive fees, and a statutory asset coverage test. The BLA also contains customary events of default, including, without limitation, nonpayment, misrepresentation of representations and warranties in a material respect, breach of covenant, cross-default to other indebtedness, bankruptcy, change in investment advisor, and the occurrence of a material adverse change in our financial condition.

On October 31, 2016, the BLA was amended to, among other things (i) increase the maximum amount available under the PWB Credit Facility from \$15 million to \$25 million, (ii) extend the maturity date from November 6, 2017 to October 31, 2018, (iii) increase the fixed interest rate from 4.75% to 5.00% per annum, and (iv) exclude subordinated loan investments (as defined in the BLA) from the borrowing base. In connection with the amendment the Company incurred debt issuance costs of \$175 and will incur an unused commitment fee, payable monthly in arrears, equal to 0.50% per annum on any unused portion

of the PWB Credit Facility in excess of \$15 million. See "Item 5 - Other Information - Amendments to Senior Secured Revolving Credit Facility."

WM Asset Sale and Related Transactions.

On May 28, 2015, we and OFS Capital WM entered into a Loan Portfolio Purchase Agreement with Madison pursuant to which we sold a portfolio of 20 senior secured debt investments with an aggregate principal balance of approximately \$67.8 million as of May 28, 2015 to Madison. Madison is an affiliated entity of MCF Capital Management, LLC ("MCF"), which was the loan manager for OFS Capital WM prior to the WM Asset Sale under a Loan and Security Agreement among OFS Capital WM, MCF, Wells Fargo Securities, LLC, each of the Lenders from time to time party thereto, and Wells Fargo Delaware Trust Company, N.A. (the "Loan and Security Agreement").

As a result of the WM Asset Sale, we received cash proceeds of approximately \$67.3 million. On May 28, 2015, the total fair value of the debt investments sold, applying our March 31, 2015 fair value percentages to the principal balances of the respective investments on the sale date, was approximately \$66.7 million. The determination of the fair value of our investments is subject to the good faith determination by our board of directors, which is conducted no less frequently than quarterly, pursuant to our valuation policies and accounting principles generally accepted in the United States.

On May 28, 2015, pursuant to the Loan and Security Agreement, we applied approximately \$52.4 million from the sale proceeds of the WM Asset Sale to pay in full and retire OFS Capital WM's secured revolving credit facility with the WM Credit Facility. As a result of the termination of the WM Credit Facility, we wrote-off the remaining related unamortized deferred financing closing costs of \$1.2 million on the revolving line of credit.

In connection with the WM Asset Sale, on May 28, 2015, we entered into a Loan Administration Services Agreement with Madison pursuant to which Madison will provide loan servicing and other administrative services to OFS Capital WM with respect to the remaining loan assets. In return for its loan administration services, Madison will receive a quarterly loan administration fee of 0.25% per annum based on the average daily principal balances of the loan assets for such quarter.

Other Liquidity Matters

We expect to fund the growth of our investment portfolio utilizing borrowings under SBA debentures, future equity offerings, and issuances of senior securities or future borrowings to the extent permitted by the 1940 Act. We cannot assure shareholders that our plans to raise capital will be successful. In addition, we intend to distribute to our shareholders substantially all of our ICTI in order to satisfy the requirements applicable to RICs under Subchapter M of the Code. Consequently, we may not have the funds or the ability to fund new investments or make additional investments in our portfolio companies. The illiquidity of our portfolio investments may make it difficult for us to sell these investments when desired and, if we are required to sell these investments, we may realize significantly less than their recorded value.

In addition, as a BDC, we generally will be required to meet a coverage ratio of total assets, less liabilities and indebtedness not represented by senior securities (including SBIC I LP's SBA-guaranteed debt), to total senior securities, which include all of our borrowings (excluding SBA-guaranteed debt) and any outstanding preferred stock (of which we had none at September 30, 2016), of at least 200%. We received an exemptive order from the SEC to permit us to exclude the debt of SBIC I LP guaranteed by the SBA from the definition of Senior Securities in the statutory 200% asset coverage ratio under the 1940 Act. This requirement limits the amount that we may borrow. To fund growth in our investment portfolio in the future, we anticipate needing to raise additional capital from various sources, including the equity markets and the securitization or other debt-related markets, which may or may not be available on favorable terms, if at all.

Contractual Obligations

The following table shows our contractual obligations as of September 30, 2016 (in thousands):

	Payments due by period									
	<u></u>]	Less than						After 5
		Total		year		1-3 years (2)		3-5 years		years (2)
Contractual Obligations (1)										
PWB Credit Facility	\$	_	\$	_	\$	_	\$	_	\$	_
SBA Debentures		149,880		_		_		_		149,880
Total	\$	149,880	\$	_	\$	_	\$		\$	149,880

- (1) Excludes commitments to extend credit to our portfolio companies.
- (2) The PWB Credit Facility is undrawn at September 30, 2016 and is scheduled to mature on November 7, 2017. The SBA debentures are scheduled to mature between September 2022 and 2025.

We have entered into contracts with third parties under which we have material future commitments—the Investment Advisory Agreement, pursuant to which OFS Advisor has agreed to serve as our investment adviser, and the Administration Agreement, pursuant to which OFS Services has agreed to furnish us with the facilities and administrative services necessary to conduct our day-to-day operations.

Commitments and Contingencies

We had \$2.6 million and \$3.8 million of total unfunded commitments to three portfolio companies at September 30, 2016 and December 31, 2015, respectively. See "Item 1– Unaudited Financial Statements - Note 8."

Distributions

We are taxed as a RIC under the Code. Generally, a RIC is entitled to deduct dividends it pays to its shareholders from its ICTI to determine taxable income. ICTI includes our taxable interest, dividend and fee income, and taxable net capital gains. ICTI generally differs from net income for financial reporting purposes due to temporary and permanent differences in the recognition of income and expenses, and generally excludes net unrealized appreciation or depreciation, as gains or losses are not included in ICTI until they are realized. In addition, gains realized for financial reporting purposes may differ from gains included in ICTI as a result of our election to recognize gains using installment sale treatment, which generally results in the deferment of gains for tax purposes until notes or other amounts, including amounts held in escrow, received as consideration from the sale of investments are collected in cash. ICTI includes non-cash income, such as changes in accrued and reinvested interest and dividends, which includes contractual PIK interest, and the amortization of discounts and fees and reduced by non-cash expenses, such as realized losses and depreciation, and amortization expense. Cash collections of income resulting from contractual PIK interest and dividends or the amortization of discounts and fees generally occur upon the repayment of the loans or debt securities that include such items.

Our board of directors maintains a variable distribution policy with the objective of distributing four quarterly distributions in an amount not less than 90-100% of our taxable quarterly income or potential annual income for a particular year. In addition, at the end of the year, we may also pay an additional special distribution, or fifth distribution, such that we may distribute approximately all of our ICTI in the year it was earned, while maintaining the option to spill over our excess ICTI to a following year.

Date Declared	Record Date	Payment Date		Amount er Share (2)		Total Amount
Fiscal 2016		•				
August 5, 2016	September 16, 2016	September 30, 2016	\$	0.34	\$	3,296
May 2, 2016	June 16, 2016	June 30, 2016		0.34	\$	3,295
March 7, 2016	March 17, 2016	March 31, 2016		0.34		3,295
Fiscal 2015						
November 2, 2015	December 17, 2015	December 31, 2015	\$	0.34	\$	3,295
August 6, 2015	September 16, 2015	September 30, 2015	Ψ	0.34	Ψ	3,289
May 4, 2015	June 16, 2015	June 30, 2015		0.34		3,286
March 4, 2015	March 17, 2015	March 31, 2015		0.34		3,281
Fiscal 2014						
November 4, 2014	December 17, 2014	December 31, 2014	\$	0.34	\$	3,278
August 7, 2014	September 16, 2014	September 30, 2014		0.34		3,276
May 7, 2014	June 16, 2014	June 30, 2014		0.34		3,275
January 21, 2014	January 31, 2014	February 14, 2014		0.34		3,274
Fiscal 2013						
September 25, 2013	October 17, 2013	October 31, 2013	\$	0.34	\$	3,273
June 25, 2013	July 17, 2013	July 31, 2013		0.34		3,272
March 26, 2013	April 17, 2013	April 30, 2013		0.34		3,269
Fiscal 2012						
November 26, 2012 (1)	January 17, 2013	January 31, 2013	\$	0.17	\$	1,628

- (1) Represents the distributions declared in the specified quarter, which, if prorated for the number of days remaining in the fourth quarter after the IPO in November 2012, would have been \$0.34 per share.
- (2) The determination of the tax attributes of our distributions is made annually as of the end of our fiscal year based upon our ICTI for the full year and distributions paid for the full year. If the tax characteristics of the distributions paid during fiscal 2016 were determined as of September 30, 2016, we estimate that approximately \$0.15 would represent a return of capital. The return of capital portion of each distribution paid during the years ended December 31, 2015, 2014, and 2013 (which includes the distribution declared on November 26, 2012) was \$0.23, \$0.72, and \$0.40, respectively.

Available cash to make distributions could be impacted by, among other things, SBA regulations. Furthermore, we may not be able to achieve operating results that will allow us to make distributions at a specific level or to increase the amount of these distributions from time to time. If we do not distribute a certain percentage of our income annually, we will suffer adverse tax consequences, including possible loss of our status as a RIC. We cannot assure shareholders that they will receive any distributions at a particular level.

Distributions in excess of our current and accumulated earnings and profits are reported as return of capital; the tax treatment to the shareholder will depend on a variety of factors including the shareholder's tax basis in our shares. The determination of the tax attributes of our distributions is made annually as of the end of our fiscal year based upon our ICTI for the full year and distributions paid for the full year; therefore, a determination made on a quarterly basis may not be representative of the tax attributes of our annual distributions to shareholders. For distributions paid during the nine months ended September 30, 2016, out of the approximately \$9.9 million distribution, approximately 86% and 14% represented ordinary income and a return of capital, respectively.

Each year a statement on Form 1099-DIV identifying the source of the distribution (i.e., paid from ordinary income, paid from net capital gains on the sale of securities, and/or a return of paid-in-capital surplus, which is a nontaxable distribution) is mailed to our U.S. shareholders. To the extent our taxable earnings fall below the total amount of our distributions for that fiscal year, a portion of those distributions may be deemed a taxable return of capital to our shareholders.

We maintain an "opt-out" distribution reinvestment plan for our common shareholders. As a result, if we declare a distribution, cash distributions are automatically reinvested in additional shares of our common stock unless the shareholder specifically "opts out" of the distribution reinvestment plan and chooses to receive cash distributions.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

We are subject to financial market risks, including changes in interest rates. As of September 30, 2016, 66% of our debt investments bore interest at floating interest rates and 34% of our debt investments bore fixed interest rates, at fair value. The interest rates on our debt investments bearing floating interest rates are usually based on a floating LIBOR, and the debt investments typically contain interest rate re-set provisions that adjust applicable interest rates to current rates on a periodic basis. Substantially all of the debt investments bearing floating interest rates in our portfolio as of September 30, 2016 had interest rate floors, which have effectively converted those debt investments to fixed rate debt investments in the current interest rate environment.

Our current long-term debt bears interest at a fixed rate. We expect that other credit facilities into which we may enter in the future may have floating interest rate provisions.

Assuming that the interim and unaudited consolidated balance sheet as of September 30, 2016 were to remain constant and that we took no actions to alter our existing interest rate sensitivity, the following table shows the annualized impact of hypothetical base rate changes in interest rates (in thousands).

Basis point increase(1)	Iı	nterest income	Interest expense	i	Net increase n net investment income
50	\$	308	\$ _	\$	308
100		995	_		995
150		1,746	_		1,746
200		2,518	_		2,518
250		3,291	_		3,291

(1) A decline in interest rates would not have a material impact on our net investment income.

Although we believe that the foregoing analysis is indicative of our sensitivity to interest rate changes as of September 30, 2016, it does not adjust for potential changes in the credit market, credit quality, size and composition of the assets in our portfolio, and other business developments, including borrowings under our credit facility, that could affect net increase in net assets resulting from operations, or net income. Accordingly, no assurances can be given that actual results would not differ materially from the statement above.

We are subject to financial market risks, including changes in interest rates. Changes in interest rates affect both our cost of funding and the valuation of our investment portfolio. Our risk management systems and procedures are designed to identify and analyze our risk, to set appropriate policies and limits and to continually monitor these risks and limits by means of reliable administrative and information systems and other policies and programs. Our investment portfolio and investment income may be affected by changes in various interest rates, including LIBOR and prime rates.

Item 4. Controls and Procedures

Controls and Procedures

The Company's management, with the participation of the Company's chief executive officer and chief financial officer, evaluated the effectiveness of the Company's disclosure controls and procedures as of September 30, 2016. The term "disclosure controls and procedures," as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act, means controls and other procedures of a company that are designed to ensure that information required to be disclosed by a company in the reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported, within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by a company in the reports that it files or submits under the Exchange Act is accumulated and communicated to the company's management, including its principal executive and principal financial officers, as appropriate to allow timely decisions regarding required disclosure.

Management recognizes that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving their objectives and management necessarily applies its judgment in evaluating the cost-benefit relationship of possible controls and procedures. Based on the evaluation of the Company's disclosure controls and procedures as of September 30, 2016, the Company's chief executive officer and chief financial officer concluded that, as of such date, the Company's disclosure controls and procedures were effective at the reasonable assurance level.

Changes in Internal Control over Financial Reporting

As previously disclosed in Item 9A of our Form 10-K for the year ended December 31, 2015, management concluded that there was a material weakness in internal control over financial reporting related to the reconciliation of the components of distributions in the statement of changes in net assets and net assets within the balance sheet. In response to the material weakness identified, management developed and implemented a remediation plan to address the underlying causes of the material weakness.

The remediation plan included the development and formal documentation of policies and procedures related to our account reconciliation process for components of net assets and distributions, which was enhanced (1) to ensure the proper reclassification entries are recorded to account for the tax character of, and basis differences between tax and GAAP and (2) to ensure the beginning of the quarter and normal, recurring elements of changes in net assets appropriate to the account, equal the reconciled balance at the end of the quarter for components of net assets and distributions.

During the six months ended June 30, 2016, we implemented the new internal control procedures described above to address the previously identified material weakness as of December 31, 2015. After completing our testing of the design and operating effectiveness of our control enhancements, we concluded that we have remediated the previously identified material weakness as of June 30, 2016.

There have been no changes in our internal control over financial reporting (as defined in Rule 13a-15(f) under the Exchange Act) that occurred during the quarter ended September 30, 2016 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II—OTHER INFORMATION

Item 1. Legal Proceedings

We, OFS Advisor and OFS Services, are not currently subject to any material pending legal proceedings threatened against us as of September 30, 2016. From time to time, we 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. Furthermore, third parties may try to seek to impose liability on us in connection with the activities of our portfolio companies. While the outcome of these legal proceedings cannot be predicted with certainty, we do not expect that these proceedings will have a material effect upon our business, financial condition, results of operations or cash flows.

Item 1A. Risk Factors

Investing in our common stock may be speculative and involves a high degree of risk. In addition to the other information contained in this Quarterly Report on Form 10-Q, including our financial statements, and the related notes, schedules and exhibits, you should carefully consider the risk factors described in *Part I*, "*Item 1A. Risk Factors*" in our Annual Report on Form 10-K for the fiscal year ended December 31, 2015, which could materially affect our business, financial condition and/or operating results. The risks described in our Annual Report on Form 10-K are not the only risks facing our Company. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially and adversely affect our business, financial condition and/or operating results.

There have been no material changes from the risk factors previously disclosed in *Part I*, "*Item 1A. Risk Factors*" in our Annual Report on Form 10-K for the year ended December 31, 2015, which should be read together with the other risk factors and information disclosed elsewhere in this Quarterly Report on Form 10-Q and our other reports filed with the SEC.

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

During the three month period ended September 30, 2016, we issued 2,888 shares of common stock to shareholders in connection with our distribution reinvestment plan. These issuances were not subject to the registration requirements of the Securities Act of 1933, as amended. The aggregate value of the shares of our common stock issued under our distribution reinvestment plan was approximately \$38 thousand.

Item 3. Defaults Upon Senior Securities

Not applicable.

Item 4. Mine Safety Disclosures

Not applicable.

Item 5. Other Information

Amendment to Senior Secured Revolving Credit Facility

On November 5, 2015, we, as borrower, entered into a Business Loan Agreement ("BLA") with Pacific Western Bank, as lender, to provide us with a \$15.0 million senior secured revolving credit facility ("PWB Credit Facility") for general corporate purposes, including investment funding.

On October 31, 2016, the BLA was amended (the "Secured Revolver Amendment") to, among other things (i) increase the maximum amount available under the PWB Credit Facility from \$15 million to \$25 million, (ii) extend the maturity date of the PWB Credit Facility from November 6, 2017 to October 31, 2018, (iii) increase the fixed interest rate from 4.75% to 5.00% per annum and (iv) exclude subordinated loan investments (as defined in the BLA) from the borrowing base. In connection with the Secured Revolver Amendment, we incurred debt issuance costs of \$175,000 and will incur an unused commitment fee, payable monthly in arrears, equal to 0.50% per annum on any unused portion of the PWB Credit Facility in excess of \$15 million.

The foregoing description of the Secured Revolver Amendment is not complete and is qualified in its entirety by the full text of such amendment and the Commercial Guaranty Agreement by and among us, OFS Capital WM, LLC, and Pacific Western Bank dated October 31, 2016, which are filed as an exhibit to this report on Form 10-Q as Exhibit 10.1 and Exhibit 10.2, respectively, and are incorporated by reference herein.

Item 6. Exhibits

Listed below are the exhibits that are filed as part of this report (according to the number assigned to them in Item 601 of Regulation S-K):

		Incorporated by Reference			
Exhibit Number	Description	Form and SEC File No.	Filing Date with SEC	Exhibit No.	Filed with this 10- Q
10.1	Change in terms to the Business Loan Agreement between OFS Capital Corporation and Pacific Western Bank dated October 31, 2016.				*
10.2	Commercial Guaranty Agreement among OFS Capital Corporation, OFS Capital WM, LLC, and Pacific Western Bank dated October 31, 2016.				*
11.1	Computation of Per Share Earnings for OFS Capital Corporation.				+
31.1	Certification of Chief Executive Officer pursuant to Rule 13a-14 of the Securities Exchange Act of 1934, as amended				*
31.2	Certification of Chief Financial Officer pursuant to Rule 13a-14 of the Securities Exchange Act of 1934, as amended				*
32.1	Certification of Chief Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002				†
32.2	Certificate of Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002				†

^{*} Filed herewith.

⁺ Included in the notes to the financial statements contained in this report

[†] Furnished herewith

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Dated: November 4, 2016 OFS CAPITAL CORPORATION

By: /s/ Bilal Rashid

Name: Bilal Rashid

Title: Chief Executive Officer

By: /s/ Jeffrey A. Cerny

Jeffrey A. Cerny Chief Financial Officer

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EXHIBIT INDEX

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^{*} Filed herewith.

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CHANGE IN TERMS AGREEMENT

Principal \$25,000,000.00	Loan Date 11-05-2015	Maturity 10-31-2018	Loan No 4061100374	Call / Coll	Account Note #1000	Officer 825	Initials

References in the boxes above are for Lender's use only and do not limit the applicability of this document to any particular loan or item.

Any item above containing "***" has been omitted due to text length limitations.

Borrower: OFS Capital Corporation, a Delaware corporation

10 South Wacker Drive, Suite 2500

Chicago, IL 60606

Lender: Pacific Western Bank

Los Angeles Real Estate and Construction 9701 Wilshire Boulevard, Suite 700

Beverly Hills, CA 90212

Principal Amount: \$25,000,000.00 Date of Agreement: October 31, 2016

DESCRIPTION OF EXISTING INDEBTEDNESS.

Promissory Note dated November 5, 2015 in the original Principal Amount of \$15,000,000.00; together with all renewals, extensions and modifications related thereto (the "Note").

DESCRIPTION OF COLLATERAL.

A Commercial Security Agreement dated November 5, 2015 granting Lender a security interest in all business assets of Borrower.

A Commercial Security Agreement dated November 5, 2015 granting Lender a security interest in all business assets of Guarantor.

DESCRIPTION OF CHANGE IN TERMS. This Change In Terms Agreement ("Agreement") is entered into by Borrower and is effective on the latter of (i) its acceptance by Lender, (ii) the satisfaction of all conditions precedent to effectiveness (if any), or (iii) as of the Date of the Agreement set forth above. Borrower agrees that the terms of the Note, the Business Loan Agreement dated November 5, 2015 (the "Business Loan Agreement"), and any other Related Documents described herein, are hereby modified by the terms of this Agreement. To the extent any provision of this Agreement conflicts with the provisions of the Note, or any other Related Documents described herein, then the provisions of this Agreement shall control. Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Business Loan Agreement.

- 1. The Note is hereby modified as follows:
- a) The date on which all outstanding principal is due and payable (together with any accrued but unpaid interest) (the "Maturity Date") is hereby extended from November 6, 2017 to October 31, 2018.
- b) The Principal Amount of the Note is hereby increased from \$15,000,000.00 to \$25,000,000.00. Borrower promises to pay to Lender, the principal amount of \$25,000,000.00, or so much as may be outstanding, together with any accrued but unpaid interest and any unpaid due on the unpaid outstanding principal balance of each advance made under the Note.
- c) Effective as of the date of this Agreement, the interest rate used to calculate interest payable on the unpaid principal balance of the Note will be at a fixed rate of 5.00%.
 - d) Borrower shall make regular payments as further outlined in this Agreement.
- 2. Borrower shall cause OFS Capital WM, LLC, a Delaware limited liability company to execute a Commercial Guaranty of the loan in favor of Lender, on Lender's forms and in the amounts and under the conditions set forth in such guaranty.
- 3. Business Loan Agreement is hereby modified as follows:

The provision titled "CONDITIONS PRECEDENT TO EACH ADVANCE" is amended to include the following:

- a) The section titled "Non-Eligible Loan" is amended to include the following:
- (e) All subordinated investments (which, for purposes of this Agreement, means all investments identified as subordinated on Borrower's consolidated Schedule of investments included in any filing with the Securities and Exchange Commission); and
 - b) The section titled "Unused Commitment Fee" is added as described as follows:

Unused Commitment Fee. Any unused portion of the \$25,000,000.00 commitment, in an amount over \$15,000,000.00, shall be subject to a monthly fee of 0.50% (one-half percentage point per annum).

PAYMENT. Borrower will pay this loan in one payment of all outstanding principal plus all accrued unpaid interest. in addition to any unpaid Unused Commitment Fee. which may be due or remain unpaid on October 31. 2018. In addition. Borrower will pay regular monthly payments of all accrued unpaid interest due as of each payment date, beginning November 30, 2016, with all subsequent interest payments to be due on the same day of each month after that.

CHANGE IN TERMS AGREEEMNT

Loan No.: 4061100374 (continued) Page 2

INTEREST CALCULATION METHOD. Interest on this loan is computed on a 365/360 basis; that is, by applying the ratio of the interest rate over a year of 360 days, multiplied by the outstanding principal balance, multiplied by the actual number of days the principal balance is outstanding. All interest payable under this loan is computed using this method.

CONTINUING VALIDITY. Except as expressly changed by this Agreement, the terms of the original obligation or obligations, including all agreements evidenced or securing the obligation(s), remain unchanged and in full force and effect. Consent by Lender to this Agreement does not waive Lender's right to strict performance of the obligation(s) as changed, nor obligate Lender to make any future change in terms. Nothing in this Agreement will constitute a satisfaction of the obligation(s). It is the intention of Lender to retain as liable parties all makers and endorsers of the original obligation(s), including accommodation parties, unless a party is expressly released by Lender in writing. Any maker or endorser, including accommodation makers, will not be released by virtue of this Agreement. If any person who signed the original obligation does not sign this Agreement below, then all persons signing below acknowledge that this Agreement is given conditionally, based on the representation to Lender that the non-signing party consents to the changes and provisions of this Agreement or otherwise will not be released by it. This waiver applies not only to any initial extension, modification or release, but also to all such subsequent actions.

INTEGRATION. The parties agree that (a) this Agreement and the Business Loan Agreement, as applicable, which governs the Note, together with all of the Related Documents, represents the final agreement between the parties, and therefore incorporates all negotiations of the parties hereto (b) there are no unwritten oral agreements between the parties, and (c) this Agreement may not be contradicted by evidence of any prior, contemporaneous, or subsequent oral agreements or understandings of the parties.

PRIOR TO SIGNING THIS AGREEMENT, BORROWER READ AND UNDERSTOOD ALL THE PROVISIONS OF THIS AGREEMENT. BORROWER AGREES TO THE TERMS OF THE AGREEMENT.

BORROWER:

OFS CAPITAL CORPORATION, A DELAWARE CORPORATION

Ву:

Isl Bilal Rashid

Bilal Rashid, Chief Executive Officer of OFS Capital Corporation, a Delaware corporation

COMMERCIAL GUARANTY

Borrower: OFS Capital Corporation, a Delaware corporation

10 South Wacker Drive, Suite 2500

Chicago, IL 60606

Lender: Pacific Western Bank

Los Angeles Real Estate and Construction 9701 Wilshire Boulevard, Suite 700

Beverly Hills, CA 90212

Guarantor: OFS Capital WM, LLC, a Delaware limited liability company

10 South Wacker Drive, Suite 2500

Chicago, IL 60606

CONTINUING GUARANTEE OF PAYMENT AND PERFORMANCE. For good and valuable consideration, Guarantor absolutely and unconditionally guarantees full and punctual payment and satisfaction of the Indebtedness of Borrower to Lender, and the performance and discharge of all Borrower's obligations under the Note and the Related Documents. This is a guaranty of payment and performance and not of collection, so Lender can enforce this Guaranty against Guarantor even when Lender has not exhausted Lender's remedies against anyone else obligated to pay the Indebtedness or against any collateral securing the Indebtedness, this Guaranty or any other guaranty of the Indebtedness. Guarantor will make any payments to Lender or its order, on demand, in legal tender of the United States of America, in same-day funds, without set-off or deduction or counterclaim, and will otherwise perform Borrower's obligations under the Note and Related Documents. Neither Borrower nor Guarantor is entering into any swap obligations with Lender or otherwise in connection with this Agreement, the Loan Agreement, or the other Related Documents, and as a result, Guarantor does not guarantee any obligations of Borrower under or in respect of any of Borrower's existing or future swap obligations.

INDEBTEDNESS. The word "Indebtedness" as used in this Guaranty has the meaning assigned to such term in the Loan Agreement.If Lender presently holds one or more guaranties, or hereafter receives additional guaranties from Guarantor, Lender's rights under all guaranties shall be cumulative. This Guaranty shall not (unless specifically provided below to the contrary) affect or invalidate any such other guaranties. Guarantor's liability will be Guarantor's aggregate liability under the terms of this Guaranty and any such other unterminated guaranties.

CONTINUING GUARANTY. THIS IS A "CONTINUING GUARANTY" UNDER WHICH GUARANTOR AGREES TO GUARANTEE THE FULL AND PUNCTUAL PAYMENT, PERFORMANCE AND SATISFACTION OF THE INDEBTEDNESS OF BORROWER TO LENDER, NOW EXISTING OR HEREAFTER ARISING OR ACQUIRED, ON AN OPEN AND CONTINUING BASIS. ACCORDINGLY, ANY PAYMENTS MADE ON THE INDEBTEDNESS WILL NOT DISCHARGE OR DIMINISH GUARANTOR'S OBLIGATIONS AND LIABILITY UNDER THIS GUARANTY FOR ANY REMAINING AND SUCCEEDING INDEBTEDNESS EVEN WHEN ALL OR PART OF THE OUTSTANDING INDEBTEDNESS MAY BE A ZERO BALANCE FROM TIME TO TIME.

DURATION OF GUARANTY. This Guaranty will take effect when received by Lender without the necessity of any acceptance by Lender, or any notice to Guarantor or to Borrower, and will continue in full force until all the Indebtedness incurred or contracted before receipt by Lender of any notice of revocation shall have been fully and finally paid and satisfied and all of Guarantor's other obligations under this Guaranty shall have been performed in full. If Guarantor elects to revoke this Guaranty, Guarantor may only do so in writing. Guarantor's written notice of revocation must be mailed to Lender, by certified mail, at Lender's address listed above or such other place as Lender may designate in writing. Written revocation of this Guaranty will apply only to new Indebtedness created after actual receipt by Lender of Guarantor's written revocation. For this purpose and without limitation, the term "new Indebtedness" does not include the Indebtedness which at the time of notice of revocation is contingent, unliquidated, undetermined or not due and which later becomes absolute, liquidated, determined or due. For this purpose and without limitation, "new Indebtedness" does not include all or part of the Indebtedness that is: incurred by Borrower prior to revocation; incurred under a commitment that became binding before revocation; any renewals, extensions, substitutions, and modifications of the Indebtedness. Release of any other guarantor or termination of any other guaranty of the Indebtedness shall not affect the liability of Guarantor's obligations under this Guaranty. A revocation Lender receives from any one or more Guarantors shall not affect the liability of any remaining Guarantors under this Guaranty. Cuarantor's obligations, or any other guaranty of the Indebtedness or any other person heretofore or hereafter given to Lender unless such other guaranties are modified or revoked in writing; and this Guarantor shall not, unless provided in this Guaranty, affect, invalidate, or supersede any such other guaran

GUARANTOR'S AUTHORIZATION TO LENDER. Guarantor authorizes Lender, either before or after any revocation hereof, without notice or demand and without lessening Guarantor's liability under this Guaranty, from time to time: (A) to take such actions as are permitted to be taken by Lender under the Loan Agreement and the Security Agreements and under applicable law; (B) to alter, compromise, renew, extend, accelerate, or otherwise change one or more times the time for payment or other terms of the Indebtedness or any part of the Indebtedness, including increases and decreases of the rate of interest on the Indebtedness; extensions may be repeated and may be for longer than the original loan term; (C) to take and hold security for the payment of this Guaranty or the Indebtedness, and exchange, enforce, waive, subordinate, fail or decide not to perfect, and release any such security, with or without the substitution of new collateral; (D) to release, substitute, agree not to sue, or deal with any one or more of Borrower's sureties, endorsers, or other guarantors on any terms or in any manner Lender may choose; (E) to determine how, when and what application of payments and credits shall be made on the Indebtedness; and (F) to assign or transfer this Guaranty in whole or in part.

and credits shall be made on the Indebtedness; and (F) to assign or transfer this Guaranty in whole or in part.

GUARANTOR'S REPRESENTATIONS AND WARRANTIES. Guarantor represents and warrants to Lender that (A) no representations or agreements of any kind have been made to Guarantor which would limit or qualify in any way the terms of this Guaranty; (B) this Guaranty is executed at Borrower's request and not at the request of Lender; (C) Guarantor has full power, right and authority to enter into this Guaranty; (D) the provisions of this Guaranty do not result in a dealult under any agreement or other instrument binding upon Guarantor and do not result in a violation of any law, regulation, court decree or order applicable to Guarantor, the effect of which, in each case, could reasonably be expected to be, have, or result in a material adverse effect on Guarantor's business or financial condition; (E) Guarantor has not and will not, without the prior written consent of Lender, sell, lease, assign, transfer, encumber (except for liens otherwise permitted or provided for under the Loan Agreement or the Security Agreement between Guarantor and Lender) or otherwise dispose of all or substantially all of Guarantor's assets, provided, however, that consent of Lender shall not be required if the proceeds from such sale, lease, assignment, transfer, or disposition are distributed to Borrower for purposes of reinvestment; (F) upon Lender's request, Guarantor will provide to Lender financial and credit information in form acceptable to Lender, and all such financial information which currently has been, and all future financial information which will be provided; (G) no material adverse change has occurred in Guarantor's financial condition; (H) no material litigation, claim, investigation, administrative proceeding or similar action (including those for unpaid taxes) against Guarantor is pending or

COMMERCIAL GUARANTY

Loan No. 4061100374 (Continued) Page 2

threatened; (I) Lender has made no representation to Guarantor as to the creditworthiness of Borrower; and (J) Guarantor has established adequate means of obtaining from Borrower on a continuing basis information regarding Borrower's financial condition. Guarantor agrees to keep adequately informed from such means of any facts, events, or circumstances which might in any way affect Guarantor's risks under this Guaranty, and Guarantor further agrees that, absent a request for information, Lender shall have no obligation to disclose to Guarantor any information or documents acquired by Lender in the course of its relationship with Borrower.

GUARANTOR'S WAIVERS. Except as prohibited by applicable law, Guarantor waives any right to require Lender to (A) make any presentment, protest, demand, or notice of any kind, including notice of change of any terms of repayment of the Indebtedness, default by Borrower or any other guarantor or surety, any action or nonaction taken by Borrower, candle or or surety of Borrower, or the creation of new or additional Indebtedness; (B) proceed against any person, including Borrower, before proceeding against Guarantor; (C) proceed against any collateral for the Indebtedness, including Borrower's collateral, before proceeding against Guarantor; (D) apply any payments or proceeds received against the Indebtedness in any order; (E) disclose any information about the Indebtedness, the Borrower, the collateral, or any other guarantor or surety, or about any action or nonaction of Lender; or (F) pursue any remedy or course of action in Lender's power whatsoever.

Guarantor also waives any and all rights or defenses arising by reason of (G) any disability or other defense of Borrower, any other guarantor or surety or any other person; (H) the cessation from any cause whatsoever, other than payment in full, of the Indebtedness; (I) the application of proceeds of the Indebtedness by Borrower for purposes other than the purposes understood and intended by Guarantor and Lender; (J) any act of omission or commission by Lender which directly or indirectly results in or contributes to the discharge of Borrower or any other guarantor or surety, or the Indebtedness, or the loss or release of any collateral by operation of law or otherwise; (K) any statute of limitations in any action under this Guaranty or on the Indebtedness; or (L) any modification or change in terms of the Indebtedness, whatsoever, including without limitation, the renewal, extension, acceleration, or other change in the time payment of the Indebtedness is due and any change in the interest rate, and including any such modification or change in terms after revocation of this Guaranty on the Indebtedness incurred prior to such revocation.

Guarantor waives all rights of subrogation, reimbursement, indemnification, and contribution and any other rights and defenses that are or may become available to Guarantor by reason of California Civil Code Sections 2787 to 2855, inclusive.

Guarantor waives all rights and any defenses arising out of an election of remedies by Lender even though that the election of remedies, such as a non-judicial foreclosure with respect to security for a guaranteed obligation, has destroyed Guarantor's rights of subrogation and reimbursement against Borrower by operation of Section 580d of the California Code of Civil Procedure or otherwise.

Guarantor waives all rights and defenses that Guarantor may have because Borrower's obligation is secured by real property. This means among other things: (M) Lender may collect from Guarantor without first foreclosing on any real or personal property collateral pledged by Borrower. (N) If Lender forecloses on any real property collateral pledged by Borrower: (1) the amount of Borrower's obligation may be reduced only by the price for which the collateral is sold at the foreclosure sale, even if the collateral is worth more than the sale price. (2) Lender may collect from Guarantor even if Lender, by foreclosing on the real property collateral, has destroyed any right Guarantor may have to collect from Borrower. This is an unconditional and irrevocable waiver of any rights and defenses Guarantor may have because Borrower's obligation is secured by real property. These rights and defenses include, but are not limited to, any rights and defenses based upon Section 580a, 580b, 580d, or 726 of the Code of Civil Procedure.

Guarantor understands and agrees that the foregoing waivers are unconditional and irrevocable waivers of substantive rights and defenses to which Guarantor might otherwise be entitled under state and federal law. The rights and defenses waived include, without limitation, those provided by California laws of suretyship and guaranty, anti-deficiency laws, and the Uniform Commercial Code. Guarantor acknowledges that Guarantor has provided these waivers of rights and defenses with the intention that they be fully relied upon by Lender. Guarantor further understands and agrees that this Guaranty is a separate and independent contract between Guarantor and Lender, given for full and ample consideration, and is enforceable on its own terms. Until all of the Indebtedness is paid in full, Guarantor waives any right to enforce any remedy Guarantor may have against the Borrower or any other guarantor, surety, or other person, and further, Guarantor waives any right to participate in any collateral for the Indebtedness now or hereafter held by Lender.

Guarantor's Understanding With Respect To Waivers. Guarantor warrants and agrees that each of the waivers set forth above is made with Guarantor's full knowledge of its significance and consequences and that, under the circumstances, the waivers are reasonable and not contrary to public policy or law. If any such waiver is determined to be contrary to any applicable law or public policy, such waiver shall be effective only to the extent permitted by law or public policy.

Subordination of Borrower's Debts to Guarantor. Guarantor agrees that the Indebtedness, whether now existing or hereafter created, shall be superior to any claim that Guarantor may now have or hereafter acquire against Borrower, whether or not Borrower becomes insolvent. Guarantor hereby expressly subordinates any claim Guarantor may have against Borrower, upon any account whatsoever, to any claim that Lender may now or hereafter have against Borrower with respect to the Indebtedness. In the event of insolvency and consequent liquidation of the assets of Borrower, through bankruptcy, by an assignment for the benefit of creditors, by voluntary liquidation, or otherwise, the assets of Borrower applicable to the payment of the claims of both Lender and Guarantor shall be paid to Lender and shall be first applied by Lender to the Indebtedness. Guarantor does hereby assign to Lender all claims which it may have or acquire against Borrower or against any assignee or trustee in bankruptcy of Borrower; provided however, that such assignment shall be effective only for the purpose of assuring to Lender full payment in legal tender of the Indebtedness. Guarantor agrees, and Lender is hereby authorized, in the name of Guarantor, from time to time to file financing statements and continuation statements and to execute documents and to take such other actions as Lender deems necessary or appropriate to perfect, preserve and enforce its rights under this Guaranty.

NEGATIVE COVENANT. Guarantor covenants and agrees with Lender that while this Agreement is in effect, Guarantor shall not, without the prior written consent of Lender, become a surety or guarantor of any unsecured debt owed by Borrower or any other person or entity to any creditor other than Lender.

Miscellaneous Provisions. The following miscellaneous provisions are a part of this Guaranty:

AMENDMENTS. This Guaranty, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Guaranty. No alteration of or amendment to this Guaranty shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

ATTORNEYS' FEES; EXPENSES. Guarantor agrees to pay upon demand all of Lender's costs and expenses, including Lender's attorneys' fees and Lender's legal expenses, incurred in connection with the enforcement of this Guaranty. Lender may hire or pay someone else to help enforce this Guaranty, and Guarantor shall pay the costs and expenses of such enforcement. Costs and expenses include Lender's attorneys' fees and legal expenses whether or not there is a lawsuit, including attorneys' fees and legal expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services. Guarantor also shall pay all court costs and such additional fees as may be directed by the court.

CAPTION HEADINGS. Caption headings in this Guaranty are for convenience purposes only and are not to be used to interpret or define the provisions of this Guaranty.

GOVERNING LAW. This Guaranty will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of California without regard to its conflicts of law provisions.

CHOICE OF VENUE. If there is a lawsuit, Guarantor agrees upon Lender's request to submit to the jurisdiction of the courts of Los Angeles County, State of California.

INTEGRATION. Guarantor further agrees that Guarantor has read and fully understands the terms of this Guarantor has had the opportunity to be advised by Guarantor's attorney with respect to entering into this Guarantor further agrees that the Guaranty represents the final agreement between Guarantor and Lender regarding the matters addressed therein and therefore: (a) incorporates all negotiations of

COMMERCIAL GUARANTY

Loan No. 4061100374 (Continued) Page 3

the parties relating to the Guaranty; (b) there are no unwritten oral agreements between Lender and Guarantor, and (c) this Guaranty may not be contradicted by evidence of any prior, contemporaneous, or subsequent oral agreements or understandings of Lender and Guarantor. Guarantor hereby indemnifies and holds Lender harmless from all losses, claims, damages, and costs (including Lender's attorney's fees) suffered by Lender as a result of any breach by Guarantor of the warranties, representations and agreements of this Paragraph.

INTERPRETATION. If a court finds that any provision of this Guaranty is not valid or should not be enforced, that fact by itself will not mean that the rest of this Guaranty will not be valid or enforced. Therefore, a court will enforce the rest of the provisions of this Guaranty even if a provision of this Guaranty may be found to be invalid or unenforceable. If any one or more of Borrower or Guarantor are corporations, partnerships, limited liability companies, or similar entities, it is not necessary for Lender to inquire into the powers of Borrower or Guarantor or of the officers, directors, partners, managers, or other agents acting or purporting to act on their behalf, and any indebtedness made or created in reliance upon the professed exercise of such powers shall be guaranteed under this Guaranty.

NOTICES. Any notice required to be given under this Guaranty shall be given in writing, and, except for revocation notices by Guarantor, shall be effective when actually delivered, when actually received by e-mail or telefacsimile (unless otherwise required by law), when deposited with a nationally recognized overnight courier, or, if mailed, when deposited in the United States mail, as first class, certified or registered mail postage prepaid, directed to the addresses shown near the beginning of this Guaranty. All revocation notices by Guarantor shall be in writing and shall be effective upon delivery to Lender as provided in the section of this Guaranty entitled "DURATION OF GUARANTY." Any party may change its address for notices under this Guaranty by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. For notice purposes, Guarantor agrees to keep Lender informed at all times of Guarantor's current address.

NO WAIVER BY LENDER. Lender shall not be deemed to have waived any rights under this Guaranty unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Guaranty shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict compliance with that provision or any other provision of this Guaranty. No prior waiver by Lender, nor any course of dealing between Lender and Guarantor, shall constitute a waiver of any of Guarantor's obligations as to any future transactions. Whenever the consent of Lender is required under this Guaranty, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

SUCCESSORS AND ASSIGNS. Subject to any limitations stated in this Guaranty on transfer of Guarantor's interest, this Guaranty shall be binding upon and inure to the benefit of the parties, their successors and assigns.

Waiver of Jury Trial and Judicial Reference. This Guaranty shall be subject to the Waiver of Jury Trial and Judicial Reference provisions of the Loan Agreement which are incorporated herein by this reference.

Definitions. The following capitalized words and terms shall have the following meanings when used in this Guaranty. Unless specifically stated to the contrary, all references to dollar amounts shall mean amounts in lawful money of the United States of America. Words and terms used in the singular shall include the plural, and the plural shall include the singular, as the context may require. Words and terms not otherwise defined in this Guaranty shall have the meanings attributed to such terms in the Uniform Commercial Code:

BORROWER. The word "Borrower" means OFS Capital Corporation, a Delaware corporation, and its successors and assigns.

GUARANTOR. The word "Guarantor" means OFS Capital WM, LLC, a Delaware limited liability company, and its successors and assigns.

GUARANTY. The word "Guaranty" means this guaranty from Guarantor to Lender.

INDEBTEDNESS. The word "Indebtedness" means Borrower's indebtedness to Lender as more particularly described in this Guaranty.

LENDER. The word "Lender" means Pacific Western Bank and its successors and assigns.

LOAN AGREEMENT. The words "Loan Agreement" mean that certain Business Loan Agreement, dated the date hereof, between Borrower and Lender, as the same may be amended from time to time.

NOTE. The word "Note" means the Note executed by Borrower in the principal amount of \$15,000,000 dated November 5, 2015, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of and substitutions for the note or credit agreement.

RELATED DOCUMENTS. The words "Related Documents" mean all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Indebtedness.

SECURITY AGREEMENTS. The words "Security Agreements" mean, collectively, (i) that certain Commercial Security Agreement, dated as of the date hereof, between Borrower and Lender, as the same shall be amended from time to time and (ii) that certain Commercial Security Agreement, dated as of the date hereof, between Guarantor, Borrower, and Lender, as the same shall be amended from time to time.

EACH UNDERSIGNED GUARANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS GUARANTY AND AGREES TO ITS TERMS. IN ADDITION, EACH GUARANTOR UNDERSTANDS THAT THIS GUARANTY IS EFFECTIVE UPON GUARANTOR'S EXECUTION AND DELIVERY OF THIS GUARANTY TO LENDER AND THAT THE GUARANTY WILL CONTINUE UNTIL TERMINATED IN THE MANNER SET FORTH IN THE SECTION TITLED "DURATION OF GUARANTY". NO FORMAL ACCEPTANCE BY LENDER IS NECESSARY TO MAKE THIS GUARANTY EFFECTIVE. THIS GUARANTY IS DATED OCTOBER 31, 2016.

GUARANTOR:

OFS CAPITAL WM, LLC, A DELAWARE LIMITED LIABILITY COMPANY
By: OFS CAPITAL CORPORATION, its Administrative Manager
By: <u>//s/ Bilal Rashid</u> Bilal Rashid, Chief Executive Officer of OFS Capital Corporation

Certification of Chief Executive Officer

- I, Bilal Rashid, Chief Executive Officer of OFS Capital Corporation certify that:
 - 1. I have reviewed this quarterly report on Form 10-Q of OFS 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 provided reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- (c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- (d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer 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.

By: /s/ Bilal Rashid

Bilal Rashid Chief Executive Officer

Dated this 4th day of November 2016.

Certification of Chief Financial Officer

- I, Jeffrey A. Cerny, Chief Financial Officer of OFS Capital Corporation certify that:
 - 1. I have reviewed this quarterly report on Form 10-Q of OFS 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 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 provided reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- (c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- (d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer 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.

By: /s/ Jeffrey A. Cerny

Jeffrey A. Cerny

Chief Financial Officer

Dated this 4th day of November 2016.

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

In connection with the Quarterly Report on Form 10-Q for the period ended September 30, 2016 (the "Report") of OFS Capital Corporation (the "Registrant"), as filed with the Securities and Exchange Commission on the date hereof, I, Bilal Rashid, the Chief Executive Officer of the Registrant, hereby certify, to the best of my knowledge, that:

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

	/s/ Bilal Rashid
Name:	Bilal Rashid
Date:	November 4, 2016

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

In connection with the Quarterly Report on Form 10-Q for the period ended September 30, 2016 (the "Report") of OFS Capital Corporation (the "Registrant"), as filed with the Securities and Exchange Commission on the date hereof, I, Jeffrey A. Cerny, the Chief Financial Officer of the Registrant, hereby certify, to the best of my knowledge, that:

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

	/s/ Jeffrey A. Cerny
Name:	Jeffrey A. Cerny
Date:	November 4, 2016