Van Kampen Dynamic Credit Opportunities Fund Form N-CSRS March 27, 2009

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM N-CSRS CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES Investment Company Act file number 811-22043 Van Kampen Dynamic Credit Opportunities Fund

(Exact name of registrant as specified in charter) 522 Fifth Avenue, New York, New York 10036

(Address of principal executive offices) (Zip code) Edward C. Wood III 522 Fifth Avenue, New York, New York 10036

(Name and address of agent for service) Registrant s telephone number, including area code: 212-762-4000 Date of fiscal year end: 7/31 Date of reporting period: 1/31/09 Item 1. Reports to Shareholders.

The Fund s semi-annual report transmitted to shareholders pursuant to Rule 30e-1 under the Investment Company Act of 1940 is as follows:

Welcome, Shareholder

In this report, you ll learn about how your investment in Van Kampen Dynamic Credit Opportunities Fund performed during the semiannual period. The portfolio management team will provide an overview of the market conditions and discuss some of the factors that affected investment performance during the reporting period. In addition, this report includes the fund s financial statements and a list of fund investments as of January 31, 2009.

Market forecasts provided in this report may not necessarily come to pass. There is no assurance that the fund will achieve its investment objective. The fund is subject to market risk, which is the possibility that the market values of securities owned by the fund will decline and that the value of the fund shares may therefore be less than what you paid for them. Accordingly, you can lose money investing in this fund. Please see the prospectus for more complete information on investment risks.

An investment in senior loans is subject to certain risks such as loan defaults and illiquidity due to insufficient collateral backing.

NOT FDIC INSURED	OFFER NO BANK GUARANTEE	MAY LOSE VALUE
NOT INSURED BY ANY H	FEDERAL GOVERNMENT AGENCY	NOT A DEPOSIT

Performance Summary as of 1/31/09

Dynamic Credit Opportunities Fund Symbol: VTA Average Annual Total Returns	Based on NAV	Based on Market Price
Since Inception (6/26/07)	33.31%	37.47%
1-year	43.39	43.30
6-month	42.51	35.90

Performance data quoted represents past performance, which is no guarantee of future results, and current performance may be lower or higher than the figures shown. For the most recent month-end performance figures, please visit vankampen.com or speak with your financial advisor. Investment returns and principal value will fluctuate and fund shares, when redeemed, may be worth more or less than their original cost.

The NAV per share is determined by dividing the value of the fund s portfolio securities, cash and other assets, less all liabilities, by the total number of common shares outstanding. The common share market price is the price the market is willing to pay for shares of the fund at a given time. Common share market price is influenced by a range of factors, including supply and demand and market conditions. Total return assumes an investment at the beginning of the period, reinvestment of all distributions for the period in accordance with the fund s dividend reinvestment plan, and sale of all shares at the end of the period. Periods of less than one year are not annualized.

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Fund Report For the six-month period ended January 31, 2009

Market Conditions

The six-month period under review was an unprecedented period in the history of the financial markets. Following the government takeover of Fannie Mae and Freddie Mac in early September and the bankruptcy of Lehman Brothers shortly thereafter, the credit crisis reached new heights as investor confidence plummeted and the credit markets seized. A massive flight to quality ensued as investors shunned risky assets in favor of the relative safety of U.S. Treasury securities. As a result, all other sectors of the market experienced significant price deterioration, a trend that largely continued throughout the end of the year. Concerns about the economy exacerbated the market sell-off as various economic indicators continued to weaken, further undermining investor confidence. In December 2008, it was confirmed that the economy was in recession, and had in fact been since the prior December.

The government took substantial steps by implementing various fiscal and monetary policies designed to be supportive, yet by the end of January 2009, their efforts had done little to calm the markets or boost the economy. With unemployment still on the rise and consumer spending and home prices declining further, the outlook for the rest of the year appeared negative. It is possible, however, that further government intervention to stabilize the financial industry and stem home foreclosures could ultimately help stimulate the economy.

The senior loan market suffered in the risk-averse environment as loan demand declined and funds began selling loans in preparation for year-end redemptions. Funds also sold as part of the process of reducing leverage in order to remain in compliance with leverage regulations. As a result, the fourth quarter of 2008 was the worst quarter on record for the senior loan asset class, with loan values declining by 25.1 percent (as measured by the S&P/LSTA Leveraged Loan Index), far surpassing the third-quarter decline of 8.6 percent. For calendar year 2008, senior loans were down 34.6 percent.

As of year-end, the technical demand/supply picture had begun to improve. Funds appeared to be through with most of their forced selling and buyers began to emerge, which helped to stabilize loan prices. In January 2009, the loan market rallied strongly, posting a record one-month gain of 5.2 percent. Nonetheless, the market remained volatile at month-end and credit fundamentals were still deteriorating. Additionally, default rates reached 5 percent and most market observers expect this trend to continue. Given the senior secured nature of loans, however, we still find current yields compelling.

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Performance Analysis

The Fund s return can be calculated based upon either the market price or the net asset value (NAV) of its shares. NAV per share is determined by dividing the value of the Fund s portfolio securities, cash and other assets, less all liabilities, by the total number of common shares outstanding, while market price reflects the supply and demand for the shares. As a result, the two returns can differ, as they did during the reporting period. For the six months ended January 31, 2009, the Fund returned -35.90 percent on a market price basis and -42.51 percent on an NAV basis.

Total return for the six-month period ended January 31, 2009

Based on NAV	Based on Market Price
42.51%	35.90%

Performance data quoted represents past performance, which is no guarantee of future results, and current performance may be lower or higher than the figures shown. Investment return, net asset value and common share market price will fluctuate and Fund shares, when sold, may be worth more or less than their original cost. See Performance Summary for additional performance information.

Over the course of the period we positioned the portfolio defensively, generally avoiding sectors or industries that we believed were vulnerable to cyclical economic downturns. For example, the Fund remained underweighted in the auto, airline and retail industries because of their susceptibility to the weakening economy. As of the end of the reporting period, approximately 44 percent of the Fund s assets were invested internationally, primarily in Europe, and continued to be managed by Van Kampen s subadviser, Avenue Capital. This exposure to non-dollar assets was entirely hedged into U.S. dollars, effectively eliminating currency risk in the portfolio.

The Fund used a modest amount of leverage during the period in an effort to enhance the portfolio s yield. This involves borrowing at a floating short-term rate and reinvesting the proceeds at a higher rate. Unlike other fixed-income asset classes, using leverage in conjunction with senior loans does not involve the same degree of risk from rising short-term interest rates since the income from senior loans, assuming no defaults, adjusts to changes in interest rates, as do the rates which determine the Fund s borrowing costs. (Similarly, should short-term rates fall, borrowing costs would also decline.) While we believe the use of leverage adds value for shareholders over a full cycle, it has been a drag on performance in the short term. Because, in our view, the recent market volatility has been driven as much by technical factors as by changes in underlying fundamentals, we have not materially altered the use of leverage in the Fund as we believe it is difficult to time technical events in the market. Therefore, portfolio composition continues to be driven by fundamental credit research. As of the end of the period, the Fund s largest sector weightings were packaging, publishing, gaming and cable.

Although it has been a difficult period, we believe it has created attractive investment opportunities. We believe the value in the senior loan market remains compelling and because we are able to dynamically adjust the portfolio investment mix to take advantage of opportunities as they arise, we believe we can deliver competitive returns to our investors over the economic cycle.

The Fund s procedure for reinvesting all dividends and distributions in common shares is through purchases in the open market. This method helps support the market value of the Fund s shares. In addition, we would like to remind you that the Trustees have approved a procedure whereby the Fund may, when appropriate, purchase shares in the open market or in privately negotiated transactions at a price not above market value or net asset value, whichever is lower at the time of purchase.

There is no guarantee that any sectors mentioned will continue to perform as discussed herein or that securities in such sectors will be held by the Fund in the future.

Summary of Investments by Industry Classification as of 1/31/09 (Unaudited)

Containers, Packaging & Glass	7.3%
Printing & Publishing	6.9
Hotels, Motels, Inns & Gaming	6.6
Broadcasting Cable	6.4
Telecommunications Equipment & Services	5.6
Beverage, Food & Tobacco	5.5
Buildings & Real Estate	4.9
Chemicals, Plastics & Rubber	4.4
Transportation Cargo	4.1
Non-Durable Consumer Products	4.0
Healthcare	3.8
Finance	2.9
Entertainment & Leisure	2.9
Electronics	2.6
Mining, Steel, Iron & Non-Precious Metals	2.3
Telecommunications Wireless	2.2
Insurance	2.0
Retail Specialty	1.5
Automotive	1.5
Retail Stores	1.4
Utilities	1.3
Business Equipment & Services	1.3
Broadcasting Radio	1.2
Paper & Forest Products	1.1
Telecommunications Local Exchange Carriers	1.1
Broadcasting Television	1.0
Construction Material	0.9
Machinery	0.9
Health & Beauty	0.9
Aerospace/Defense	0.8
Broadcasting Diversified	0.8
Retail Oil & Gas	0.8
Medical Products & Services	0.8
Home & Office Furnishings, Housewares & Durable Consumer Produ	0.7
Education & Child Care	0.6
Natural Resources	0.6
Textiles & Leather	0.5
Restaurants & Food Service	0.4
Farming & Agriculture	0.4
Ecological	0.3
Diversified Manufacturing	0.3
Banking	0.2
Pharmaceuticals	0.1
Total Long-Term Investments	95.8
Total Short-Term Investments	4.2

Total Investments

Subject to change daily. Provided for informational purposes only and should not be deemed as a recommendation to buy or sell the securities mentioned or securities in the sectors shown above. Summary of investments by industry classification percentages are as a percentage of total investments. Securities are classified by sectors that represent broad groupings of related industries. Van Kampen is a wholly owned subsidiary of a global securities firm which is engaged in a wide range of financial services including, for example, securities trading and brokerage activities, investment banking, research and analysis, financing and financial advisory services.

Portfolio Management

Van Kampen Dynamic Credit Opportunities Fund is managed by members of the Adviser s Senior Loan Group, which currently includes Gerard Fogarty and Jeffrey Scott, each a Vice President of the Adviser, and Philip Yarrow, an Executive Director of the Adviser. All team members are responsible for the day-to-day management of the Adviser s portion of Fund s portfolio.

Mr. Fogarty joined the Adviser in 2007 and began managing the Fund in July 2008. Mr. Fogarty has approximately 11 years of investment experience. From 2003 to 2007 and prior to joining the Adviser, Mr. Fogarty was employed by JPMorgan and held a number of positions including Director in the financial institutions group, and, most recently as a Credit Executive in the commercial real estate group. Prior to joining JPMorgan, Mr. Fogarty was employed as an Associate in the financial institutions group at Bank of America. Mr. Fogarty received a B.S. from Indiana University and an M.B.A. from the University of Chicago Graduate School of Business.

Mr. Scott joined the Adviser in 2005 and began managing the Fund in July 2008. Mr. Scott has approximately 18 years of investment industry experience. Prior to joining the Adviser, Mr. Scott was employed by State Farm Insurance Companies where he served as an Assistant Vice President in the Mutual Fund Group responsible for product development and strategy as well as a Regional Vice President for Sales for the Financial Services Division. Mr. Scott received a B.S. from Elmhurst College and an M.B.A. from the University of Chicago Graduate School of Business. Mr. Scott also holds the Chartered Financial Analyst designation.

Mr. Yarrow joined the Adviser in 2005 and began managing the Fund in June 2007. Mr. Yarrow has over 13 years of investment experience. Prior to joining the Adviser, Mr. Yarrow was a credit analyst and a portfolio manager at Bank One/JPMorgan. Mr. Yarrow received a bachelor s degree in mathematics and economics from the University of Nottingham and an M.B.A. in finance from Northwestern University. Mr. Yarrow also holds the Chartered Financial Analyst designation.

The Fund is also managed by Avenue Europe International Management, L.P., the Fund s investment subadviser (the Subadviser). Richard Furst, Senior Portfolio Manager of the Subadviser, and Raul Ramirez, a Portfolio Manager of the Subadviser, are responsible for the day-to-day management of the Subadviser s portion of Fund s portfolio.

Mr. Furst has been associated with the Subadviser in an investment management capacity since 2004. Prior to joining the Subadviser, he was a portfolio manager with Moore Capital Group, managing approximately \$1 billion of U.S. and European distressed and high yield securities. Prior to that, he was a Managing Director and Head of

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U.S. Special Situations Trading group for Bank of America, managing \$300 million in capital. Previously, Mr. Furst was a Vice President in the High Yield and Distressed Trading and Research department of Salomon Brothers, Inc., after serving as an Analyst in their Mergers, Acquisitions, and Restructuring group.

Mr. Ramirez has been associated with the Subadviser in an investment management capacity since 2006. Prior to joining the Subadviser, Mr. Ramirez was a portfolio manager based in London at Goldentree Asset Management UK, focused on European investments. Previously, Mr. Ramirez was Executive Director of the Special Situations Group at Morgan Stanley, focused on the European energy sector. While at Morgan Stanley, Mr. Ramirez was also the Head of European Distressed Research.

For More Information About Portfolio Holdings

Each Van Kampen Fund provides a complete schedule of portfolio holdings in its semiannual and annual reports within 60 days of the end of the fund s second and fourth fiscal quarters. The semiannual reports and the annual reports are filed electronically with the Securities and Exchange Commission (SEC) on Form N-CSRS and Form N-CSR, respectively. Van Kampen also delivers the semiannual and annual reports to fund shareholders, and makes these reports available on its public Web site, www.vankampen.com. In addition to the semiannual and annual reports that Van Kampen delivers to shareholders and makes available through the Van Kampen public Web site, each fund files a complete schedule of portfolio holdings with the SEC for the fund s first and third fiscal quarters on Form N-Q. Van Kampen does not deliver the reports for the first and third fiscal quarters to shareholders, nor are the reports posted to the Van Kampen public Web site. You may, however, obtain the Form N-Q filings (as well as the Form N-CSR and N-CSRS filings) by accessing the SEC s Web site, http://www.sec.gov. You may also review and copy them at the SEC s Public Reference Room in Washington, D.C. Information on the operation of the SEC s Public Reference Room may be obtained by calling the SEC at (800) SEC-0330. You can also request copies of these materials, upon payment of a duplicating fee, by electronic request at the SEC s e-mail address (publicinfo@sec.gov) or by writing the Public Reference section of the SEC, Washington, DC 20549-0102.

You may obtain copies of a fund s fiscal quarter filings by contacting Van Kampen Client Relations at (800) 341-2929.

Proxy Voting Policy and Procedures and Proxy Voting Record

You may obtain a copy of the Fund s Proxy Voting Policy and Procedures without charge, upon request, by calling toll free (800) 341-2929 or by visiting our Web site at www.vankampen.com. It is also available on the Securities and Exchange Commission s Web site at http://www.sec.gov.

You may obtain information regarding how the Fund voted proxies relating to portfolio securities during the most recent twelve-month period ended June 30 without charge by visiting our Web site at www.vankampen.com. This information is also available on the Securities and Exchange Commission s Web site at http://www.sec.gov.

Principal Amount (000)	Borrower	Coupon	Stated Maturity*	Value
	Variable Rate Senior Loan Inter	rests** 105.4%		
\$ 4,383	Aerospace/Defense 1.2%			
\$ 4,383	DeCrane Aircraft Holdings, Inc., Term Loan	3.18%	02/21/13	\$ 2,870,620
2,241	IAP Worldwide Services,	5.10%	02/21/15	\$ 2,870,020
2,241	Inc., Term Loan (a)	8.25	12/30/12	1,213,769
1,580	Sequa Corp., Term Loan	3.64 to 3.69	12/03/14	989,698
3,000	Wesco Aircraft Hardware	5.04 10 5.07	12/03/14	707,070
5,000	Corp., Term Loan	6.16	03/28/14	2,115,000
	Corp., Term Loui	0.10	03/20/11	2,113,000
				7,189,087
				- , ,
	Automotive 2.1%			
18,890	Ford Motor Co., Term Loan	5.00	12/16/13	6,882,868
4,476	Metokote Corp., Term Loan	3.36 to 5.05	11/27/11	2,797,501
533	Navistar International Corp.,			
	Revolving Credit Agreement	3.66 to 5.90	01/19/12	381,333
1,467	Navistar International Corp.,			
	Term Loan	3.66	01/19/12	1,048,667
1,007	Precision Partners, Inc.,			
	Term Loan	8.25	08/26/13	594,231
3,205	Textron Fastening Systems,			
	Term Loan	4.96	08/11/13	1,442,197
				10 146 707
				13,146,797
	Banking 0.3%			
3,966	Dollar Financial Corp.,			
5,700	Term Loan	4.21	10/30/12	1,983,222
		7.21	10/50/12	1,905,222
	Beverage, Food & Tobacco 7.9	%		
10,036	Birds Eye Foods Investments,			
	Inc., Term Loan (a)	6.16	07/11/12	6,774,029
4,763	Coleman Natural Foods,			
	LLC, Term Loan	7.63 to 8.31	08/22/12	3,429,252
2,127	Culligan International Co.,			
	Term Loan	2.66 to 3.72	11/24/12	1,260,426
6,173	Dole Food Co. Inc.,			
	Term Loan	2.38 to 4.25	04/12/13	5,185,253

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10,000	DSW Holdings, Inc.,			
	Term Loan	4.33	03/07/12	6,500,000
12,000	Farley s & Sathers Candy Co.,			
	Inc., Term Loan	8.41 to 8.43	03/24/11	10,140,000
1,276	Foodvest Ltd. AB, Term			
	Loan (Sweden)	6.66	03/23/16	1,410,633
5,000	FSB Holdings, Inc.,			
	Term Loan	7.25	03/29/14	1,875,000
1,977	Iglo Birds Eye, Term Loan		12/31/14 to	
	(United Kingdom)	4.02 to 4.40	12/31/15	1,959,056
3,000	LJVH Holdings, Inc., Term			
	Loan (Canada)	6.96	01/19/15	1,350,000

Principal Amount (000)	Borrower	Coupon	Stated Maturity*	Value
	Beverage, Food & Tobacco (Con	tinued)		
3,594	Panrico, Inc., Term		05/31/14 to	
7 100	Loan (Spain)	7.27 to 7.64%	05/31/15	\$ 2,986,367
7,109	Pinnacle Foods Finance, LLC, Term Loan	2 20	04/02/14	5 (10 551
	Term Loan	3.20	04/02/14	5,610,551
				48,480,567
	Broadcasting Cable 5.4%			
5,000	Charter Communications,			
	LLC, Term Loan	3.96	09/06/14	2,890,000
12,347	CSC Holdings Inc., Term Loan	1.33	02/24/12	11,272,615
17,600	Kabel Baden-Wuerttemburg,	5.83 to 6.33	06/09/14 to	15 600 020
4,168	Term Loan (Germany) Knology, Inc., Term Loan	5.85 to 6.35 2.70	06/09/15 06/30/12	15,690,020 3,021,886
4,100	Kilology, Inc., Term Loan	2.70	00/30/12	5,021,000
				32,874,521
	Broadcasting Diversified 1.1%			
7,875	Alpha Topco Ltd., Term Loan		12/31/13 to	
·) - · -	(United Kingdom)	5.31	06/30/14	3,888,703
956	Cumulus Media, Inc.,			
	Term Loan	2.14	06/11/14	339,228
3,557	NEP II, Inc., Term Loan	2.66	02/16/14	2,668,106
				6,896,037
1.070	Broadcasting Radio 1.8%	4.20 / 4.44	05/02/11	271 112
1,872	CMP KC, LLC, Term Loan (c)	4.38 to 4.44	05/03/11	371,113
5,084	CMP Susquehanna Corp., Term Loan	2.44 to 2.45	05/05/13	1,652,364
7,679	Emmis Operating Co.,	2.44 10 2.45	05/05/15	1,052,504
1,019	Term Loan	2.41 to 3.47	11/01/13	3,378,770
1,864	Multicultural Radio			-,,-,
,	Broadcasting, Inc., Term Loan	3.19	12/18/12	1,351,083
1,264	NextMedia Operating, Inc.,			
	Term Loan	5.12 to 5.17	11/15/12	660,385
4,534	NextMedia Operating, Inc.,			
2.05.	Term Loan (a)	8.46	11/15/13	1,983,814
3,954		3.21	06/11/12	1,522,216

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Spanish Broadcasting Systems, Inc., Term Loan

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				10,919,745
2,993	Broadcasting Television 1.4% FoxCo Acquisition, LLC,			
2,775	Term Loan	7.25	07/14/15	1,645,875
642	High Plains Broadcasting Operating Co., LLC,			
	Term Loan	8.00	09/14/16	276,208
			See Notes to	Financial Statements

Principal Amount			Stated	
(000)	Borrower	Coupon	Maturity*	Value
	Broadcasting Television (Conti	nued)		
\$ 2,428	Newport Television, LLC,			
	Term Loan	8.00%	09/14/16	\$ 1,044,027
11,646	NV Broadcasting, LLC,		11/01/13 to	
	Term Loan	5.22 to 8.72	11/01/14	3,150,104
3,842	Univision Communications,		03/30/09 to	
	Inc., Term Loan	2.66 to 2.91	09/29/14	2,590,830
				8,707,044
2 000	Buildings & Real Estate 3.3%			
2,000	El Ad IDB Las Vegas, LLC,	4.20	00/10/00	1 550 000
7 470	Term Loan	4.39	02/10/09	1,550,000
7,479	Ginn LA CS Borrower, LLC,	0.50 + 10.50	06/08/11 to	155 705
417	Term Loan (d)	8.50 to 12.50	06/08/12	455,785
417	KAG Property, LLC,	(15	00/22/00	2(0,(12
2 009	Term Loan (c) Kuilima Descart Co. Term	6.45	09/23/09	368,612
3,908	Kuilima Resort Co., Term	17.48	09/30/11	0
07	Loan (a) (c) (d)	17.48	09/30/11	0
97	Kuilima Resort Co., Term	25.41	10/01/09	0
5 000	Loan (a) (c) (d) (e) Kula Association Group $I \downarrow G$	23.41	10/01/08 07/20/09 to	0
5,000	Kyle Acquisition Group, LLC,	5.75 to 7.75	07/20/09 10	612 500
19,236	Term Loan (d) Laka at Las Vagas Joint	5.75 10 7.75	07/20/11	612,500
19,230	Lake at Las Vegas Joint		08/20/09 to	
	Venture, LLC, Term	0.01 ± 16.10	06/20/12	2 046 906
1 075	Loan (a) (c) (d) (f)	9.91 to 16.10	00/20/12	3,946,896
1,875	Lake Las Vegas Resort,			
	Revolving Credit A group (d) (f)	16 10	06/20/12	146,838
501	Agreement (a) (d) (f)	16.10	06/20/12	140,838
521	Landsource Communities			
	Development, LLC, Revolving	6.00 ± 0.50	05/21/00	101 602
2 246	Credit Agreement (d) (f) Landsource Communities	6.00 to 9.50	05/31/09	481,623
2,246				
	Development, LLC, Term $L_{\text{corp}}(\alpha)(d)(f)$	0.75	05/21/00	402 421
2 000	Loan (a) (d) (f)	8.25	05/31/09	403,431
3,000	Metroflag BP, LLC, Term	11.25	01/06/00	225 000
2 005	Loan (d) (e)	11.25	01/06/09	225,000
2,005	NLV Holdings, LLC, Term	10.66	05/20/12	200 724
4 00 4	Loan (a)		05/30/12	300,734
4,994		7.00 to 8.75		1,352,485

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	Pivotal Promontory, LLC,		08/31/10 to	
	Term Loan (d) (f)		08/31/11	
879	Realogy Corp., Term Loan	3.42 to 5.71	10/10/13	523,472
3,916	Re/Max International, Inc.,			
	Term Loan	3.84 to 4.59	12/17/12	2,760,467
4,468	Rhodes Ranch General		11/21/10 to	
	Partnership, Term Loan (a)	8.96 to 10.21	11/21/11	1,283,754
396	Shea Capital I, LLC,			
	Term Loan	3.59 to 4.50	10/27/11	188,134
				1

See Notes to Financial Statements

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Principal Amount (000)	Borrower	Coupon	Stated Maturity*	Value
¢ 1.401	Buildings & Real Estate (Conti	inued)		
\$ 1,481	Shea Mountain House, LLC, Term Loan	3.58%	05/11/11	¢ 270.202
2,000	Standard Pacific Corp.,	5.58%	05/11/11	\$ 370,292
2,000	Term Loan	3.90	05/05/13	1,127,500
173	Tamarack Resorts, LLC,	5.70	05/05/15	1,127,500
175	Term Loan (c)	6.94	05/03/09	152,902
2,496	Tamarack Resorts, LLC,	0.94	05/05/09	152,902
2,190	Term Loan (d)	7.50 to 8.05	05/19/11	998,489
4,068	WCI Communities, Inc,		09/24/09 to	
.,	Term Loan (f)	5.70 to 8.25	12/23/10	3,134,130
				20,383,044
	Ducinass Fauinmant & Comiss	~ 1.007		
2,963	Business Equipment & Service GSI Holdings, LLC,	s 1.9%		
2,903	Term Loan	4.44	08/01/14	1,703,437
3,913	NCO Financial Systems,	7.77	00/01/14	1,705,757
5,715	Term Loan	5.72 to 6.41	05/15/13	2,837,276
5,016	RGIS Services, LLC,		00,10,10	2,007,270
0,010	Term Loan	2.91 to 3.96	04/30/14	3,542,615
3,945	SMG Holdings, Inc.,			, ,
	Term Loan	3.41 to 4.78	07/27/14	3,353,197
				11,436,525
	Chamicala Plastics & Dubhar	5.007		
5,795	Chemicals, Plastics & Rubber Arizona Chemical Co.,	5.9%	02/28/13 to	
5,795	Term Loan	2.41 to 5.92	02/28/13 to	3,569,923
10,757	Borsodchem, Term	2.41 10 5.92	11/28/14 to	5,509,925
10,757	Loan (Hungary)	7.66 to 8.16	11/28/15	5,951,968
5,000	Brenntag Holdings	7.00 10 0.10	11/20/15	5,751,700
2,000	GMBH & Co. KG, Term			
	Loan (Germany)	5.50	07/17/15	3,050,000
2,293	Foamex LP, Term Loan (d)	3.58 to 5.50	02/12/13	718,519
9,151	Hexion Specialty Chemicals,		05/05/13 to	- ,
	Inc., Term Loan	3.69 to 5.50	05/06/13	3,590,385
5,385	Lyondell Chemical Co.,		12/20/13 to	
	Term Loan (f)	5.165 to 5.75	12/22/14	1,924,950
10,572		4.02	12/04/13	8,849,699

4,975 4,950 13,827	Momentive Performance, Term Loan PQ Corp., Term Loan Univar Inc., Term Loan Wellman, Inc., Term	4.43 to 4.71 4.46	07/30/14 10/10/14 01/29/19 to	3,022,313 2,741,062
,	Loan (c) (d) (f)	5.00	2/10/10	2,699,390
				36,118,209
1,861	Construction Material 1.1% Axia, Inc., Term Loan (g)	5.00	12/21/12	511,739
4,270	Axia, Inc., Term	5.00	12/21/12	511,759
,	Loan (a) (g)	17.95	12/21/12	960,791
1,252	Building Materials Corp. of		02/24/14 to	
	America, Term Loan	3.63 to 6.25	09/15/14	698,141

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Principal Amount (000)		Borrower	Coupon	Stated Maturity*	Value
¢ (2 700	Construction Material (Continu	ued)		
	2,789	Building Materials Holding Corp., Term Loan	6.50 to 8.25%	11/10/11	\$ 1,143,417
	3,859	Contech Construction Products, Inc., Term Loan	2.43	01/31/13	1,794,289
2	2,000	Custom Building Products, Inc., Term Loan	10.75	04/20/12	1,187,500
	971	United Subcontractors, Inc., Term Loan (a)	6.43 to 6.80	12/27/12	242,666
					6,538,543
		Containers, Packaging & Glass	2.4%		
1	1,381	Anchor Glass Container Corp., Term Loan	6.75 to 7.96	06/20/14	1,153,095
8	8,927	Berlin Packaging, LLC, Term Loan	3.41 to 8.74	08/17/14 to 08/17/15	6,707,705
	414	Berry Plastics Group, Inc., Term Loan	2.42	04/03/15	305,098
4	4,641	Berry Plastics Group, Inc.,			
5	5,079	Term Loan (a) Consolidated Container Co.,	8.42	06/05/14 03/28/14 to	696,116
2	2,331	LLC, Term Loan Graphic Packaging	2.58 to 5.91	09/28/14	2,043,560
		International, Inc., Revolving Credit Agreement	2.25 to 2.70	05/16/13	1,771,750
2	2,305	Solo Cup, Inc., Term Loan	3.95 to 5.67	02/27/11	2,008,831
					14,686,155
6	6,796	Diversified Manufacturing 0.4 9 Euramax International, Inc.,		06/29/12 to	
		Term Loan	6.75 to 11.00	06/29/13	2,257,819
		Ecological 0.5%			
10	0,250	Synagro Technologies, Inc., Term Loan	5.12	10/02/14	2,818,750

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700	Education & Child Care 0.8% Bright Horizons Family			
	Solutions, Revolving Credit Agreement	3.50 to 5.75	05/28/14	490,000
500	Educate, Inc., Term Loan	6.71	06/14/14	200,000
1,984	Education Management,)
	LLC, Term Loan	3.25	06/01/13	1,587,544
5,000	Nelson Education Ltd., Term			
	Loan (Canada)	7.46	07/05/15	2,625,000
				4,902,544

See Notes to Financial Statements

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Principal Amount (000)	Borrower	Coupon	Stated Maturity*	Value
		-	-	
	Electronics 3.8%			
\$ 2,954	Ax Acquisition Corp.,			
\$ 2,954	Term Loan	5.94%	08/15/14	\$ 1,624,661
4,000	Dealer Computer Services,	5.9470	00/15/14	\$ 1,024,001
4,000	Inc., Term Loan	5.91	10/26/13	1,350,000
9,249	Edwards Ltd, Term Loan	5.71	05/31/14 to	1,550,000
9,249	(Cayman Islands II)	2.41 to 6.16	11/30/14	4,823,386
2,962	Infor Enterprise Solutions	2.41 10 0.10	11/30/14	4,025,500
2,902	Holdings, Inc., Term Loan	5.21	07/28/12	1,747,651
5,856	Holdings, me., Term Loan	5.21	06/11/14 to	1,747,031
5,850	Kronos, Inc., Term Loan	3.71 to 7.21	06/11/15	3,559,225
7,880	Open Solutions, Inc.,	5.71 10 7.21	00/11/15	5,559,225
7,000	Term Loan	3.26	01/23/14	3,230,685
4,904	Stratus Technologies, Inc.,	5.20	01/25/14	5,250,005
ч,70ч	Term Loan	5.22	03/29/11	3,040,757
5,377	Verint Systems, Inc.,	5.22	03/27/11	5,040,757
5,511	Term Loan	3.59	05/25/14	3,172,285
718	X-Rite, Inc., Term Loan	7.75 to 8.00	10/24/12	570,996
/10	A-Rite, me., Term Loan	1.15 to 0.00	10/24/12	570,770
				23,119,646
				23,117,040
	Entertainment & Leisure 4.1%			
4,830	Bushnell, Inc., Term Loan	5.18 to 5.21	08/24/13	3,501,450
3,553	Fender Musical Instruments	5.10 to 5.21	00/21/10	5,501,100
5,000	Corp., Term Loan	2.66 to 3.71	06/09/14	2,220,434
36,705	Metro-Goldwyn-Mayer	2.00 10 5.71	04/08/12 to	2,220,101
50,705	Studios, Inc., Term Loan	3.66 to 4.71	04/09/12	16,921,179
4,013	Panavision, Inc., Term Loan	4.41 to 7.03	03/30/11	2,407,638
.,			00100111	_,,
				25,050,701
				20,000,701
	Farming & Agriculture 0.5%			
5,000	Wm. Bolthouse Farms, Inc.,			
- ,	Term Loan	5.91	12/16/13	3,062,500
				/ /- /-
	Finance 4.2%			
4,029	C.G. JCF Corp., Term Loan	3.41	08/01/14	2,538,350
11,820	First Data Corp., Term Loan	4.52 to 4.66	09/28/14	9,988,720
324	First Data Corp., Term Loan	3.14 to 3.16	09/24/14	206,439

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6,065	National Processing Co.		09/29/12 to	
	Group, Inc., Term Loan	3.44 to 7.96	09/29/14	3,379,626
3,308	Nuveen Investments, Inc.,			
	Term Loan	3.40 to 4.47	11/13/14	1,596,271
5,136	Oxford Acq. III Ltd., Term			
	Loan (United Kingdom)	2.88	05/12/14	2,172,682
9,938	RJO Holdings Corp.,		07/12/14 to	
	Term Loan	3.43 to 7.18	07/12/15	3,420,937
5,455	Transfirst Holdings, Inc.,		06/15/14 to	
	Term Loan	4.21 to 7.46	06/15/15	2,488,875
				25,791,900

Principal Amount (000)	Borrower	Coupon	Stated Maturity*	Value
\$ 5,081	Health & Beauty 1.2% American Safety Razor Co.,			
7,388	Term Loan Marietta Intermediate	6.66%	01/30/14 11/30/10 to	\$ 3,378,629
	Holdings, Term Loan (a)	5.41 to 12.00	12/17/11	1,062,071
4,925	Philosophy, Inc., Term Loan	2.41	03/16/14	3,078,125
				7,518,825
561	Healthcare 5.4% Community Health			
4,052	Systems, Inc., Term Loan	2.72 to 4.45	07/25/14 06/25/14 to	477,365
	Concentra, Inc., Term Loan	3.71 to 7.71	06/25/15	1,296,209
1,980	FHC Health Systems, Term Loan (c)	6.46	12/13/13	1,530,540
7,418 4,408	HCA, Inc., Term Loan HCR Healthcare, LLC,	3.71	11/18/13	6,154,623
3,285	Term Loan Health Management	2.83 to 2.91	12/22/14	3,096,592
1,708	Associates, Inc., Term Loan Healthcare Partners, LLC,	3.21	02/28/14	2,406,217
8,455	Term Loan Inverness Medical	2.16	10/31/13	1,460,537
2,200	Innovations, Inc., Term Loan Surgical Care Affiliates,	2.44 to 4.69	06/26/14 to 06/26/15	6,384,937
5,932	LLC, Revolving Credit Agreement Surgical Care Affiliates,	2.00 to 3.46	06/29/13	1,111,000
	LLC, Term Loan	3.46	12/29/14	3,633,552
3,968	United Surgical Partners International, Inc., Term Loan	2.34 to 3.16	04/19/14	3,253,509
4,930		3.71	06/25/14	2,538,918
		5.71	00/23/14	2,350,910

33,343,999

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Lugar i ming. Vari i	vampen bynamie on	eun opportunities i unu	

	Home & Office Furnishings, H Durable Consumer Products			
8,651			04/16/14 to	
	Hunter Fan Co., Term Loan	4.74 to 7.09	10/16/14	3,169,065
4,925	Mattress Holding Corp.,			
	Inc., Term Loan	2.67	01/18/14	1,625,250
4,000	National Bedding Co.,			
	LLC, Term Loan	5.39	02/28/14	1,453,332
				6,247,647
	Hotels, Motels, Inns & Gamin	o 94%		
1,996	BLB Worldwide Holdings,	5		
1,220	Inc., Term Loan (a)	2.95 to 4.75	08/23/11	791,931
5,500	BLB Worldwide Holdings,	2.55 to 1.75	00/20/11	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
0,000	Inc., Term Loan (a) (d)	4.70	07/18/12	495,000
10,456	Cannery Casino Resorts,		05/18/13 to)
,	LLC, Term Loan	2.60 to 4.60	05/18/14	9,263,969

Hotels, Motels, Inns & Gaming (Continued) £ 2,419 Gala Group Ltd., Term Loan (United Kingdom) 6.75% $10/07/12$ \$ 2,144,026 10,000 Gateway Casinos & Entertainment, Term Loan 6.94 $03/31/15$ $2,666,670$ 4,758 Golden Nugget, Inc., Term Loan 2.39 to 3.67 $12/31/14$ $835,455$ 842 Greektown Casino, LLC, Term Loan (d) (f) 7.00 $12/03/12$ $306,627$ 4,605 Greektown Holdings, LLC, Term Loan 8.50 $06/01/09$ $3,914,564$ 4,984 Green Valley Ranch $02/16/14$ to Gaming, LLC, Term Loan 3.64 to 4.39 $08/16/14$ $1.239,486$ 4,563 Harrah s Operating Co., Inc., Term Loan 4.16 to 4.46 $01/28/15$ $2.858,722$ 10,000 Magnolia Hill, LLC, $03/02/14$ to $03/02/14$ to $03/02/14$ to 22,500 Regency Entertainment, Term Loan $03/02/14$ to $03/02/14$ to $57,759,209$ Insurance 2.8% 3,933 Alliant Holdings I, Inc., Term Loan 4.46 $08/12/11$ $6,369,270$ Store Co	Principal Amount (000)	Borrower	Coupon	Stated Maturity*	Value
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$\begin{array}{cccccccccccccccccccccccccccccccccccc$		Hotels Motels Inns & Gaming	(Continued)		
Loan (United Kingdom) 6.75% $10/07/12$ \$ 2,144,02610,000Gateway Casinos & Entertainment, Term Loan 6.94 $03/31/15$ $2,666,670$ 4,758Golden Nugget, Inc., Term Loan $06/30/14$ to Term Loan (d) (f) 2.39 to 3.67 $12/31/14$ $835,455$ 842Greektown Casino, LLC, Term Loan (d) (f) 7.00 $12/03/12$ $306,627$ 4,605Greektown Holdings, LLC, Term Loan 8.50 $06/01/09$ $3.914,564$ 4,984Green Valley Ranch Gaming, LLC, Term Loan 3.64 to 4.39 $08/16/14$ $1.239,486$ 4,563Harrah s Operating Co., Inc., Term Loan 4.16 to 4.46 $01/28/15$ $2.858,722$ 10,000Magnolia Hill, LLC, Term Loan $10/30/13$ to Term Loan $9.300,000$ 22,500Regency Entertainment, Term Loan $0.3/02/14$ to Term Loan 7.38 to 7.76 $03/02/14$ to $7.759,209$ 7,406Yonkers Racing Corp., Term Loan 10.50 $08/12/11$ $6.369,270$ Finsurance 2.8%3,933Alliant Holdings I, Inc., Term Loan 2.84 to 4.70 $06/08/13$ $4.321,688$ 3,053Conseco, Inc., Term Loan 2.39 $10/10/13$ $1.976,993$ $6,455$ HMSC Holdings Corp., Term Loan $0.4/03/14$ to Term Loan 2.58 to 5.91 $10/03/14$ to Term Loan3,053Conseco, Inc., Term Loan 2.39 $10/10/13$ $1.976,993$ $6,455$ HMSC Holdings Corp., Term Loan $0.4/03/14$ to Term Loan 2.58 to 5.91	£ 2.419		(Continueu)		
		-	6.75%	10/07/12	\$ 2,144,026
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Term Loan2.39 to 3.67 $12/31/14$ $835,455$ 842Greektown Casino, LLC, Term Loan (d) (f)7.00 $12/03/12$ $306,627$ 4,605Greektown Holdings, LLC, Term Loan 8.50 $06/01/09$ $3,914,564$ 4,984Green Valley Ranch Gaming, LLC, Term Loan $02/16/14$ to Gaming, LLC, Term Loan 3.64 to 4.39 $08/16/14$ $1,239,486$ 4,563Harrah s Operating Co., Inc., Term Loan 4.16 to 4.46 $01/28/15$ $2,858,722$ 10,000Magnolia Hill, LLC, Term Loan $10/30/13$ to Term Loan 3.59 to 14.00 $04/24/14$ $9,300,000$ 22,500Regency Entertainment, Term Loan $03/02/15$ $17,573,489$ $7,406$ $Yonkers Racing Corp.,$ Term Loan 10.50 $08/12/11$ $6,369,270$ Term Loan 4.46 $08/21/14$ $3,107,367$ 7,387Alliant Holdings I, Inc., Term Loan 2.84 to 4.70 $06/08/13$ $4,321,688$ 3,053Conseco, Inc., Term Loan 2.39 $10/10/13$ $1.976,993$ $6,455$ HMSC Holdings Corp., Term Loan 2.58 to 5.91 $10/03/14$ to Term Loan 2.58 to 5.91 $10/03/14$ $2,675,761$		Entertainment, Term Loan	6.94	03/31/15	2,666,670
842Greektown Casino, LLC, Term Loan (d) (f)7.00 $12/03/12$ $306,627$ 4,605Greektown Holdings, LLC, Term Loan 8.50 $06/01/09$ $3,914,564$ 4,984Green Valley Ranch Gaming, LLC, Term Loan $02/16/14$ to $02/16/14$ to $02/16/14$ to Term Loan $02/16/14$ to $02/16/14$ to $10/30/13$ to Term Loan 0.000 4,563Harrah s Operating Co., Inc., Term Loan $10/30/13$ to $10/30/13$ to Term Loan $0.000/14/14$ 22,500Regency Entertainment, Term Loan (Greece) $0.3/02/14$ to 10.50 $0.8/12/11$ 7,406Yonkers Racing Corp., Term Loan 10.50 $0.8/12/11$ 6,369,270S $57,759,209$ Insurance 2.8%3,933Alliant Holdings I, Inc., Term Loan 2.84 to 4.70 $06/08/13$ 3,053Conseco, Inc., Term Loan 2.39 $10/10/13$ $1,976,993$ 6,455HMSC Holdings Corp., Term Loan 0.239 $0.00/10/13$ $1,976,993$ 6,455HMSC Holdings Corp., Term Loan $0.4/03/14$ to Term Loan 2.58 to 5.91 $10/03/14$ $2,675,761$	4,758	Golden Nugget, Inc.,		06/30/14 to	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$			2.39 to 3.67	12/31/14	835,455
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	842				
Term Loan 8.50 $06/01/09$ $3.914,564$ $4,984$ Green Valley Ranch Gaming, LLC, Term Loan 3.64 to 4.39 $08/16/14$ $1,239,486$ $4,563$ Harrah s Operating Co., Inc., Term Loan 4.16 to 4.46 $01/28/15$ $2,858,722$ $10,000$ Magnolia Hill, LLC, Term Loan $10/30/13$ to Term Loan $03/02/14$ to $03/02/14$ to $22,500$ Regency Entertainment, Term Loan (Greece) $03/02/14$ to Term Loan $03/02/15$ $17,573,489$ $7,406$ Yonkers Racing Corp., Term Loan 10.50 $08/12/11$ $6,369,270$ $57,759,209$ $57,759,209$ $57,759,209$ Insurance 2.8% $3,933$ Alliant Holdings I, Inc., Term Loan 4.46 $08/21/14$ $3,107,367$ $7,387$ AmWins Group, Inc, Term Loan 2.84 to 4.70 $06/08/13$ $4,321,688$ $3,053$ Conseco, Inc., Term Loan 2.39 $10/10/13$ $1,976,993$ $6,455$ HMSC Holdings Corp., Term Loan $0.4/03/14$ to Term Loan 2.58 to 5.91 $10/03/14$ $2,675,761$ $5,860$ Mitchell International, Inc., 2.58 to 5.91 $10/03/14$ $2,675,761$			7.00	12/03/12	306,627
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	4,605	-			
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4,563 Harrah's Operating Co., Inc., Term Loan 4.16 to 4.46 01/28/15 2,858,722 10,000 Magnolia Hill, LLC, Term Loan 10/30/13 to 10/30/13 to 22,500 Regency Entertainment, Term Loan (Greece) 03/02/14 to 03/02/14 to 7,406 Yonkers Racing Corp., Term Loan 10.50 08/12/11 6,369,270 57,759,209 Insurance 2.8% 3,933 Alliant Holdings I, Inc., Term Loan 4.46 08/21/14 3,107,367 7,387 AmWins Group, Inc, Term Loan 2.84 to 4.70 06/08/13 4,321,688 3,053 Conseco, Inc., Term Loan 2.39 10/10/13 1,976,993 6,455 HMSC Holdings Corp., Term Loan 2.58 to 5.91 10/03/14 2,675,761	4,984	•			
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Term Loan 3.59 to 14.00 04/24/14 9,300,000 22,500 Regency Entertainment, Term Loan (Greece) 7.38 to 7.76 03/02/15 17,573,489 7,406 Yonkers Racing Corp., Term Loan 10.50 08/12/11 6,369,270 57,759,209 Insurance 2.8% 3,933 Alliant Holdings I, Inc., Term Loan 4.46 08/21/14 3,107,367 7,387 AmWins Group, Inc, Term Loan 2.84 to 4.70 06/08/13 4,321,688 3,053 Conseco, Inc., Term Loan 2.39 10/10/13 1,976,993 6,455 HMSC Holdings Corp., Term Loan 2.58 to 5.91 10/03/14 2,675,761 5,860 Mitchell International, Inc., 2.58 to 5.91 10/03/14 2,675,761	10.000		4.16 to 4.46		2,858,722
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7,406 Yonkers Racing Corp., Term Loan 10.50 08/12/11 6,369,270 57,759,209 Insurance 2.8% 3,933 Alliant Holdings I, Inc., Term Loan 4.46 08/21/14 3,107,367 7,387 AmWins Group, Inc, Term Loan 2.84 to 4.70 06/08/13 4,321,688 3,053 Conseco, Inc., Term Loan 2.39 10/10/13 1,976,993 6,455 HMSC Holdings Corp., Term Loan 04/03/14 to 04/03/14 to 5,860 Mitchell International, Inc., 0/03/14 2,675,761	22,300		7 38 to 7 76		17 573 480
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57,759,209 Insurance 2.8% 3,933 Alliant Holdings I, Inc., Term Loan 4.46 08/21/14 3,107,367 7,387 AmWins Group, Inc, Term Loan 2.84 to 4.70 06/08/13 4,321,688 3,053 Conseco, Inc., Term Loan 2.39 10/10/13 1,976,993 6,455 HMSC Holdings Corp., Term Loan 04/03/14 to 04/03/14 to 04/03/14 to 5,860 Mitchell International, Inc., 0.58 to 5.91 10/03/14 2,675,761	7,400		10 50	08/12/11	6 369 270
Insurance 2.8% 3,933 Alliant Holdings I, Inc., Term Loan 4.46 08/21/14 3,107,367 7,387 AmWins Group, Inc, Term Loan 2.84 to 4.70 06/08/13 4,321,688 3,053 Conseco, Inc., Term Loan 2.39 10/10/13 1,976,993 6,455 HMSC Holdings Corp., Term Loan 2.58 to 5.91 10/03/14 to 2,675,761 5,860 Mitchell International, Inc., 4.46 5.860 4.46 4.46			10.50	00/12/11	0,509,270
3,933 Alliant Holdings I, Inc., Term Loan 4.46 08/21/14 3,107,367 7,387 AmWins Group, Inc, Term Loan 2.84 to 4.70 06/08/13 4,321,688 3,053 Conseco, Inc., Term Loan 2.39 10/10/13 1,976,993 6,455 HMSC Holdings Corp., Term Loan 2.58 to 5.91 10/03/14 to 5,860 Mitchell International, Inc., 4.46					57,759,209
3,933 Alliant Holdings I, Inc., Term Loan 4.46 08/21/14 3,107,367 7,387 AmWins Group, Inc, Term Loan 2.84 to 4.70 06/08/13 4,321,688 3,053 Conseco, Inc., Term Loan 2.39 10/10/13 1,976,993 6,455 HMSC Holdings Corp., Term Loan 04/03/14 to 2,675,761 5,860 Mitchell International, Inc., 06/08/14 08/21/14					
Term Loan4.4608/21/143,107,3677,387AmWins Group, Inc, Term Loan2.84 to 4.7006/08/134,321,6883,053Conseco, Inc., Term Loan2.3910/10/131,976,9936,455HMSC Holdings Corp., Term Loan04/03/14 to04/03/14 to5,860Mitchell International, Inc.,08/21/1408/21/14	2 0 2 2				
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Term Loan 2.84 to 4.70 06/08/13 4,321,688 3,053 Conseco, Inc., Term Loan 2.39 10/10/13 1,976,993 6,455 HMSC Holdings Corp., Term Loan 2.58 to 5.91 10/03/14 to 2,675,761 5,860 Mitchell International, Inc., 2.58 to 5.91 10/03/14 2,675,761	7 207		4.46	08/21/14	3,107,367
3,053 Conseco, Inc., Term Loan 2.39 10/10/13 1,976,993 6,455 HMSC Holdings Corp., 04/03/14 to 04/03/14 to Term Loan 2.58 to 5.91 10/03/14 2,675,761 5,860 Mitchell International, Inc., 10/03/14 10/03/14	7,387	-	2.94 ± 0.470	06/09/12	1 221 600
6,455HMSC Holdings Corp., Term Loan04/03/14 to 10/03/145,860Mitchell International, Inc.,2.58 to 5.9110/03/14	2.052				
Term Loan2.58 to 5.9110/03/142,675,7615,860Mitchell International, Inc.,			2.39		1,970,995
5,860 Mitchell International, Inc.,	0,455		2.58 to 5.01		2 675 761
	5 860		2.56 10 5.91	10/03/14	2,075,701
	5,000		675	03/30/15	3 457 400
2,490 01/31/12 to	2 490	Term Loui	0.75		5,757,700
Vertafore, Inc., Term Loan 6.41 to 8.16 01/31/12 to 1,804,950	2,190	Vertafore. Inc., Term Loan	6.41 to 8.16		1,804,950
		······································			_,00.,200
17,344,159					17,344,159

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5,790	Goodman Global, Inc.,				
	Term Loan	7.71	02/13/14	4,767,706	
3,950	Mold-Masters Luxembourg				
	Holdings SA, Term Loan	3.94	10/11/14	2,765,000	
				7,532,706	
	Medical Products & Services	1.1%			
2,000	AGA Medical Corp.,				
	Term Loan	3.36 to 5.10	04/28/13	1,700,000	
1,856	Biomet, Inc., Term Loan	4.46	03/25/15	1,658,166	

Principal Amount (000)	Borrower	Coupon	Stated Maturity*	Value
¢ 1.024	Medical Products & Services (0	Continued)		
\$ 1,834	Carestream Health, Inc.,	2.41 + 2.170	04/20/12	¢ 1 422 010
2,647	Term Loan VWR Funding, Inc.,	2.41 to 3.17%	04/30/13	\$ 1,433,919
2,047	Term Loan	2.91	06/29/14	1,958,823
		2.71	00/27/14	1,750,025
				6,750,908
7.061	Mining, Steel, Iron & Non-Pred	cious Metals 0.6%		
7,061	John Maneely Co., Term Loan	4.41 to 4.60	12/09/13	3,918,834
		4.41 10 4.00	12/09/13	5,910,054
	Natural Resources 0.8%			
3,200	CDX Funding, LLC,			
2 000	Term Loan (d) (f)	12.25	03/31/13	1,685,335
3,000	Dresser, Inc., Term Loan	7.99	05/04/15	1,485,000
2,985	Western Refining, Inc., Term Loan	9.25	05/30/14	1,675,246
	Term Loan	9.23	05/50/14	1,075,240
				4,845,581
	Non-Durable Consumer Produ	cts 5.7%		
6,686	Amscan Holdings, Inc.,	2 72 4 4 42	05/05/10	4 5 6 2 1 4 4
1,958	Term Loan	3.72 to 4.42	05/25/13	4,563,144
1,958	Huish Detergents, Inc., Term Loan	2.23	04/26/14	1,668,796
8,373	KIK Custom Products, Inc.,	2.20	05/31/14 to	1,000,790
0,070	Term Loan	2.64 to 5.39	11/30/14	1,734,695
2,962	Mega Brands, Inc., Term			, - ,
	Loan (Canada)	8.75	07/26/12	666,377
985	Nice-Pak Products, Inc.,			
	Term Loan	4.47	06/18/14	689,500
16,836			08/08/12 to	
475	Ontex, Term Loan (Belgium)	6.07 to 6.57	08/08/13	17,784,754
475	Spectrum Brands, Inc., Bayalving Cradit Agreement	A A C	02/20/12	205 070
9,264	Revolving Credit Agreement Spectrum Brands, Inc.,	4.46	03/30/13	295,868
9,204	Term Loan	5.40 to 6.15	03/30/13	5,766,763
5,000	Form Loui	10.67	05/22/13	1,525,000
2,000		10.07	00,22110	1,525,000

Targus Group International, Inc., Term Loan

				34,694,897
	Paper & Forest Products 1.6%			
3,200	Ainsworth Lumber Co., Ltd.,			
	Term Loan	5.44	06/26/14	2,304,000
7,425	New Page, Term Loan	5.31	12/19/14	4,318,877
1,967	SP Newsprint, Term Loan	11.00	03/31/10	1,720,833
383	Verso Paper Holding, LLC,			
	Term Loan (a)	7.69 to 8.44	08/01/13	143,663
3,444	White Birch Paper Co., Term			
	Loan (Canada)	4.21	05/08/14	1,463,614
				9,950,987

See Notes to Financial Statements

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	Principal Amount	D	C	Stated	¥7-1
\$ 2,000 Generics International, Inc., Term Loan 8.96% 04/30/15 \$ 1,250,000 Printing & Publishing 9.9% 9,744 American Media Operations, Inc., Term Loan 10.00 01/31/13 5,846,613 1,823 Ascend Media Holdings, LLC, Term Loan (d) 10.25 01/31/12 455,873 992 DRI Holdings, Inc., Term Loan 3.41 to 6.88 07/03/14 595,081 4,000 Endurance Business Media, Inc., Term Loan (c) 9.25 01/26/14 1,200,000 4,123 Gatehouse Media, Inc., Term Loan 2.43 to 4.20 08/28/14 1,068,495 4,938 Hanley-Wood, LLC, Term Loan 1.92 11/17/13 3,605,000 3,445 Intermedia Outdoor, Inc., Term Loan 4.46 01/31/13 2,066,887 5,731 MediaNews Group, Inc., Term Loan 8.70 11/15/13 2,091,000 2,333 Newsday, LLC, Term Loan 6.59 05/01/13 2,012,500 2,343 Penton Media, Inc., Term Loan 2.66 to 6.17 02/01/14 1,607,239 1,135 Primedia, Inc., Term Loan 2.66 to 3.71 08/01/14 957,975 13,000	(000)	Borrower	Coupon		value
Printing & Publishing 9.9% 9,744 American Media Operations, Inc., Term Loan 10.00 01/31/13 5,846,613 1,823 Ascend Media Holdings, LLC, Term Loan (d) 10.25 01/31/12 455,873 992 DRI Holdings, Inc., Term Loan (d) 3.41 to 6.88 07/03/14 595,081 4,000 Endurance Business Media, Inc., Term Loan (c) 9.25 01/26/14 1,200,000 4,123 Gatehouse Media, Inc., Term Loan 2.43 to 4.20 08/28/14 1,068,495 4,938 Hanley-Wood, LLC, Term Loan 2.64 to 2.69 03/08/14 1,933,856 10,000 Idearc, Inc., Term Loan 1.92 11/17/13 3,605,000 3,445 Intermedia Outdoor, Inc., Term Loan 3.41 to 4.66 08/02/13 1,872,802 9,870 Meriill Communications, LLC, Term Loan 8.70 11/15/13 2.961,000 2,333 Newsday, LLC, Term Loan 6.59 08/01/13 2,012,500 5,946 Penton Media, Inc., 02/01/13 1,607,239 12,133 Primedia, Inc., Term Loan 2.66 to 6.17 02/01/14 <th>\$ 2,000</th> <th></th> <th></th> <th></th> <th></th>	\$ 2,000				
9,744American Media Operations, Inc., Term Loan10.0001/31/135,846,6131,823Ascend Media Holdings, LLC, Term Loan (d)10.2501/31/12455,873992DRI Holdings, Inc., Term Loan3.41 to 6.8807/03/14595,0814,000Endurance Business Media, Inc., Term Loan (c)9.2501/26/141,200,0004,123Gatehouse Media, Inc., Term Loan2.43 to 4.2008/28/141,068,4954,938Hanley-Wood, LLC, Term Loan2.64 to 2.6903/08/141,933,85610,000Ideare, Inc., Term Loan1.9211/17/133,605,0003,445Intermedia Outdoor, Inc., Term Loan2.64 to 2.6903/08/141,933,85610,000Ideare, Inc., Term Loan1.9211/17/132,066,8875,731MediaNews Group, Inc., Term Loan2.302/10 to Term Loan12/30/10 to Term Loan1.872,8029,870Mertill Communications, LLC, Term Loan6.5908/01/132,012,5005,946Penton Media, Inc., Term Loan2.66 to 6.1702/01/141,607,23912,133Primacom, Term Loan2.66 to 6.1702/01/141,607,23912,133Primacom, Term Loan2.66 to 3.7108/01/14957,97513,000Prosiebensat.1 Media AG, Term Loan6.8507/03/158,110,3732,006R.H. Donnelley, Inc., Term Loan6.67506/30/111,290,3533,675Thomas Nelson, Inc., Term Loan6.7506/12/121,304,469 <t< td=""><td></td><td>Term Loan</td><td>8.96%</td><td>04/30/15</td><td>\$ 1,250,000</td></t<>		Term Loan	8.96%	04/30/15	\$ 1,250,000
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	9,744	0			
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 823		10.00	01/31/13	5,846,613
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		LLC, Term Loan (d)	10.25	01/31/12	455,873
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	4 000		3.41 to 6.88	07/03/14	595,081
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		Inc., Term Loan (c)	9.25	01/26/14	1,200,000
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	4,123		2.43 to 4.20	08/28/14	1,068,495
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	4,938	-	2 64 to 2 69	03/08/14	1 933 856
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	10,000				
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		Intermedia Outdoor, Inc.,			
Term Loan 3.41 to 4.66 08/02/13 1,872,802 9,870 Merrill Communications, LLC, Term Loan 8.70 11/15/13 2,961,000 2,333 Newsday, LLC, Term Loan 6.59 08/01/13 2,012,500 5,946 Penton Media, Inc., Term Loan 02/01/13 to 02/01/14 1,607,239 12,133 Primacom, Term Loan 2.66 to 6.17 02/01/14 to 02/01/14 (Germany) (c) 8.14 to 9.39 12/20/16 13,670,921 1,463 Primedia, Inc., Term Loan 2.66 to 3.71 08/01/14 957,975 13,000 Prosiebensat.1 Media AG, Term Loan (Germany) 6.85 07/03/15 8,110,373 2,006 R.H. Donnelley, Inc., Term Loan 6.75 06/30/11 1,290,353 3,675 Thomas Nelson, Inc., Term Loan 8.75 06/12/12 1,304,469 3,186 Thomson Medical Education, Term Loan 04/14/14 to 04/13/15 2,348,501	5,731		4.46		2,066,887
$\begin{array}{c c c c c c c c c c c c c c c c c c c $		Term Loan	3.41 to 4.66		1,872,802
2,333 Newsday, LLC, Term Loan 6.59 08/01/13 2,012,500 5,946 Penton Media, Inc., 02/01/13 to 02/01/13 to Term Loan 2.66 to 6.17 02/01/14 1,607,239 12,133 Primacom, Term Loan 12/20/14 to 13,670,921 1,463 Primedia, Inc., Term Loan 2.66 to 3.71 08/01/14 957,975 13,000 Prosiebensat.1 Media AG, Term Loan (Germany) 6.85 07/03/15 8,110,373 2,006 R.H. Donnelley, Inc., Term Loan 6.75 06/30/11 1,290,353 3,675 Thomas Nelson, Inc., Term Loan 8.75 06/12/12 1,304,469 3,186 Thomson Medical Education, 04/14/14 to 04/13/15 2,348,501	2,070		8 70	11/15/13	2 961 000
5,946Penton Media, Inc., Term Loan $02/01/13$ to $02/01/14$ $1,607,239$ 12,133Primacom, Term Loan (Germany) (c) 1.4 to 9.39 $12/20/14$ to $12/20/16$ $13,670,921$ 1,463Primedia, Inc., Term Loan (Germany) 2.66 to 3.71 $08/01/14$ $957,975$ 13,000Prosiebensat.1 Media AG, Term Loan (Germany) 6.85 $07/03/15$ $8,110,373$ 2,006R.H. Donnelley, Inc., Term Loan 6.75 $06/30/11$ $1,290,353$ 3,675Thomas Nelson, Inc., Term Loan 8.75 $06/12/12$ $1,304,469$ 3,186Thomson Medical Education, Term Loan $04/14/14$ to $04/13/15$ $2,348,501$	2 333				
Term Loan2.66 to 6.1702/01/141,607,23912,133Primacom, Term Loan12/20/14 to13,670,92112,463Primedia, Inc., Term Loan2.66 to 3.7108/01/14957,97513,000Prosiebensat.1 Media AG, Term Loan (Germany)6.8507/03/158,110,3732,006R.H. Donnelley, Inc., Term Loan6.7506/30/111,290,3533,675Thomas Nelson, Inc., Term Loan8.7506/12/121,304,4693,186Thomson Medical Education, 		-	0.09		2,012,000
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0,710		2.66 to 6.17		1.607.239
(Germany) (c) 8.14 to 9.39 12/20/16 13,670,921 1,463 Primedia, Inc., Term Loan 2.66 to 3.71 08/01/14 957,975 13,000 Prosiebensat.1 Media AG, Term Loan (Germany) 6.85 07/03/15 8,110,373 2,006 R.H. Donnelley, Inc., Term Loan 6.75 06/30/11 1,290,353 3,675 Thomas Nelson, Inc., Term Loan 8.75 06/12/12 1,304,469 3,186 Thomson Medical Education, Term Loan 04/14/14 to 2,348,501	12,133				_,,,
1,463 Primedia, Inc., Term Loan 2.66 to 3.71 08/01/14 957,975 13,000 Prosiebensat.1 Media AG, Term Loan (Germany) 6.85 07/03/15 8,110,373 2,006 R.H. Donnelley, Inc., Term Loan 6.75 06/30/11 1,290,353 3,675 Thomas Nelson, Inc., Term Loan 8.75 06/12/12 1,304,469 3,186 Thomson Medical Education, Term Loan 04/14/14 to 2,348,501	,		8.14 to 9.39		13.670.921
13,000 Prosiebensat.1 Media AG, Term Loan (Germany) 6.85 07/03/15 8,110,373 2,006 R.H. Donnelley, Inc., Term Loan 6.75 06/30/11 1,290,353 3,675 Thomas Nelson, Inc., Term Loan 8.75 06/12/12 1,304,469 3,186 Thomson Medical Education, Term Loan 04/14/14 to 2,348,501	1,463				
2,006 R.H. Donnelley, Inc., Term Loan 6.75 06/30/11 1,290,353 3,675 Thomas Nelson, Inc., Term Loan 8.75 06/12/12 1,304,469 3,186 Thomson Medical Education, Term Loan 04/14/14 to 2,348,501		Prosiebensat.1 Media AG,			
3,675 Thomas Nelson, Inc.,Term Loan 8.75 06/12/12 1,304,469 3,186 Thomson Medical Education, Term Loan 04/14/14 to 2,348,501	2,006		6.85	07/03/15	8,110,373
Inc.,Term Loan8.7506/12/121,304,4693,186Thomson Medical Education, Term Loan04/14/14 to04/13/152,348,501	2 675		6.75	06/30/11	1,290,353
Term Loan5.39 to 9.1404/13/152,348,501		Inc.,Term Loan	8.75		1,304,469
	3,186				_
	16,000	Term Loan			

26.951	Tribune Co., Bridge Term Loan (c) (d) (f) Tribune Co., Term					
20,901	Loan (d) (f)	5.25	05/19/14	7,536,667		
				60,684,605		

Principal Amount (000)		Borrower	Coupon	Stated Maturity*	Value
$(\mathbf{U}\mathbf{U}\mathbf{U})$		Dollowel	Coupon	Iviatur ity	Value
		Restaurants & Food Service 0.6%			
\$	1,576	Center Cut Hospitality, Inc.,			
Ψ	1,570	Term Loan	4.66%	07/06/14	\$ 906,200
	909	Sagittarius Restaurants, LLC,	1.00%	01100111	\$ 900,200
		Term Loan	10.25	03/29/13	327,091
	3,327	Volume Services America,			,
		Inc., Term Loan	8.25	12/31/12	2,329,003
					3,562,294
		Retail Oil & Gas 1.1%	• • • •		
	8,903	The Pantry, Inc., Term Loan	2.16	05/15/14	6,788,666
		Datail Specialty 2.201			
	7,796	Retail Specialty 2.2% Travelport, Term Loan	7.39	08/23/13	5,115,561
	7,500	Zapf, Term Loan	1.39	00/25/15	5,115,501
	7,500	(Germany) (c)	8.48	11/30/12	8,162,549
		(Commany) (C)	0.10	11,00,12	0,102,019
					13,278,110
					, ,
		Retail Stores 2.0%			
	5,000	Dollar General Corp,			
		Term Loan	3.16	07/06/14	4,032,500
	6,689	General Nutrition Centers, Inc.,			
		Term Loan	3.69 to 3.72	09/16/13	4,581,884
	5,973	Guitar Center, Inc., Term Loan	3.87 to 5.75	10/09/14	3,075,838
	1,055	Sally Holdings, Inc.,	266 + 250	11/16/12	001 202
		Term Loan	2.66 to 4.50	11/16/13	881,323
					12,571,545
					12,371,343
		Telecommunications Equipment &	& Services 3.1%		
1	0,000			08/31/15 to	
	,	Fibernet, Term Loan (Bulgaria)	4.87 to 5.37	08/31/16	10,563,299
1	1,369			10/31/13 to	. ,
		Orion, Term Loan (Germany)	7.37 to 8.41	10/30/15	8,512,816
					19,076,115

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	Telecommunications Local Exc	hange Carriers 1.6%	o	
7,982	Global Tel*Link Corp.,			
	Term Loan	4.41 to 4.96	02/14/13	7,024,535
3,156	Hawaiian Telcom			
	Communications, Inc.,			
	Term Loan (f)	4.50	06/01/14	1,381,958
282	NuVox Transition Subsidiary,			
	LLC, Term Loan	5.17	05/31/14	201,050
1,397	Sorenson Communications,			
	Inc., Term Loan	2.91	04/28/14	1,188,493
				9,796,036
				9,790,030

Principal Amount (000)	Borrower	Coupon	Stated Maturity*		Value
(000)		coupon	1111111111		, and
		0.00			
\$ 1,923	Telecommunications Wireless Asurion Corp., Term Loan	3.39 to 5.71%	07/03/14	\$	1,403,974
^(1,) 23 3,827	MetroPCS Wireless, Inc.,	5.57 10 5.7170	01105/14	Ψ	1,405,774
,	Term Loan	2.69 to 5.50	11/03/13		3,349,973
					4,753,947
					4,755,947
	Textiles & Leather 0.7%				
3,481	Gold Toe Investment Corp.,		10/30/13 to		
5 000	Term Loan	8.50 to 11.75	04/30/14		1,667,582
5,000	Levi Strauss & Co, Term Loan	2.58	03/27/14		2,856,250
		2.50	05/27/14		2,050,250
					4,523,832
	Transportation Cause 0.40				
9,000	Transportation Cargo 0.4% JHCI Acquisitions, Inc.,				
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Term Loan	5.91	12/19/14		2,673,747
	Utilities 1.9%				
5,000	Bicent Power, LLC,				
5,000	Term Loan	5.46	12/31/14		2,350,000
4,853	First Light Power Resources,		11/01/13 to		
	Inc., Term Loan	4.00 to 5.97	05/01/14		3,201,606
187	Mach Gen, LLC, Term Loan	3.47	02/22/13		139,129
3,076	Texas Competitive Electric				
	Holdings Co., LLC, Term Loan	3.91 to 5.89	10/14/14		2,154,169
6,000	TPF Generation Holdings,	5.91 10 5.89	10/14/14		2,134,109
0,000	LLC, Term Loan	5.71	12/15/14		3,787,500
					11,632,404
	Total Variable Rate Senior Lo	an Interests** 105.44	70	(546,862,409
					-,,,,
	Notos 21 407				
	Notes 31.4% Broadcasting Cable 3.8%				
5,000	Distancesting Capie 5.0 /	10.63	07/01/14		4,850,000
2,000		10.00			.,,

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14,500	Kabel Deutschland (Germany) Kabel Deutschland (Germany) (h)	10.75	07/01/14	18,380,141
				23,230,141
	Buildings & Real Estate 3.7%			
16,865	Eco-bat Finance PLC			
	(United Kingdom) (h)	10.13	01/31/13	19,866,428
5,000	Grohe Holding GmbH			
	(Germany) (i)	5.49	01/15/14	2,864,895
				22,731,323
	Chamicala Blastics & Bukhan 0.50			
5,000	Chemicals, Plastics & Rubber 0.5% Cognis GmbH			
5,000	(Germany) (h) (i)	4.00	09/15/13	2,825,000
	(Germany) (II) (I)	4.00	0713/13	2,023,000

Principal Amount (000)	Borrower	Coupon	Stated Maturity*	Value
\$ 7,000	Containers, Packaging & Glass Owens-Illinois Group, Inc.	1.1% 7.50%	05/15/10	\$ 7,105,000
2,000	Construction Material 0.2% Compression Polymers Corp. (h) (i)	8.56	07/01/12	1,110,000
14,900	Containers, Packaging & Glass Ardagh Glass Finance BV			
14,200	(Ireland) (h) Ardagh Glass Finance (Ireland) (h)	8.88 7.13	07/01/13 06/15/17	16,216,265 13,272,625
15,725	Pregis Corp. (i)	7.61	04/15/13	12,936,280
24,500	Mining, Steel, Iron & Non-Preci FMG Finance Pty Ltd (Australia) (h)	ious Metals 2.6 10.63	% 09/01/16	42,425,170 16,047,500
TelecommunicationsEquipment & Services4.9%15,825Magyar Telecom (Invtel)				
26,000	(Netherlands) (h) Versatel AG (Germany) (h) (i)	10.75 6.08	08/15/12 06/15/14	10,409,771 19,308,431
				29,718,202
16,000	Telecommunications Wireless Wind Acquisition Fin SA (Italy) (h)	2.3% 10.75	12/01/15	14,320,000
29,950	Transportation Cargo 5.4% CB Bus AB (Sweden) (c)	9.13	08/01/09	33,362,740
Total Notes 31.4%				192,875,076

Equities 0.0% Axia, Inc. (Warrants for 6,352 Common shares, Expiration date 12/31/18, Acquired 9/24/08, Cost \$0) (c) (g) (j) Building Materials Holding Corp. (Warrants for 15,357 Common shares, Expiration date 09/30/15, Acquired 10/09/08, Cost \$0)	0 0
Total Equities 0.0%	0
Total Long-Term Investments 136.8% (Cost \$1,467,712,368)	839,737,485
See Notes to Financial Statements	

Van Kampen Dynamic Credit Opportunities Fund Portfolio of Investments n January 31, 2009 (Unaudited) *continued*

Principal Amount (000)	Borrower	Coupon	Stated Maturity*	Value
		ar, 0.10% coupon, dat	ed 1/31/09, to be	\$ 37,215,359
Total Short-Te (Cost \$37,215,3	erm Investments 6.1% 359)			37,215,359
Total Investme (Cost \$1,504,92				876,952,844
Borrowings (4	14.8 %)			(275,000,000)
Other Assets in	n Excess of Liabilities 1.9%			11,764,323
Net Assets 100	0.0%			\$ 613,717,167

Par amounts are denominated in US currency unless otherwise noted.

Percentages are calculated as a percentage of net assets.

- (a) Payment-in-kind security.
- (b) All or a portion of this security is designated in connection with unfunded loan commitments.
- (c) Market value is determined in accordance with procedures established in good faith by the Board of Trustees.
- (d) This Senior Loan interest is non-income producing.
- (e) The borrower is in the process of restructuring or amending the terms of this loan.
- (f) This borrower has filed for protection in federal bankruptcy court.
- (g) Affiliated Company.

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- (h) 144A-Private Placement security which is exempt from registration under Rule 144A of the Securities Act of 1933, as amended. This security may only be resold in transactions exempt from registration which are normally those transactions with qualified institutional buyers.
- (i) Variable rate security. Interest rate shown is that in effect at January 31, 2009.
- (j) Restricted security. Securities were acquired through the restructuring of senior loans. These securities are restricted, as they are not allowed to be deposited via the Depository Trust Company. If at a later point in time, the company wishes to register, the issuer will bear the costs associated with registration. The aggregate value of restricted securities represents less than 0.01% of the net assets of the Fund.
- * Senior Loans in the Fund s portfolio generally are subject to mandatory and/or optional prepayment. Because of these mandatory prepayment conditions and because there may be significant economic

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Van Kampen Dynamic Credit Opportunities Fund Portfolio of Investments n January 31, 2009 (Unaudited) *continued*

incentives for a Borrower to prepay, prepayments of Senior Loans in the Fund s portfolio may occur. As a result, the actual remaining maturity of Senior Loans held in the Fund s portfolio may be substantially less than the stated maturities shown. Although the Fund is unable to accurately estimate the actual remaining maturity of individual Senior Loans, the Fund estimates that the actual average maturity of the Senior Loans held in its portfolio will be approximately 18-24 months.

** Senior Loans in which the Fund invests generally pay interest at rates, which are periodically redetermined by reference to a base lending rate plus a premium. These base lending rates are generally (i) the lending rate offered by one or more major European banks, such as the London Inter-Bank Offered Rate (LIBOR), (ii) the prime rate offered by one or more major United States banks or (iii) the certificate of deposit rate. Senior Loans are generally considered to be restricted in that the Fund ordinarily is contractually obligated to receive approval from the Agent Bank and/or Borrower prior to the disposition of a Senior Loan.

Euro

£ Great Britain Pound

Swap agreements outstanding as of January 31, 2009: Credit Default Swaps

Counterparty	Reference Entity	Buy/Sell Protection	Pay/ Receive Fixed Rate	Expiration Date	Notional Amount (000)	Upfront Payments	Value	Credit Rating of Reference Equity*
Bank of								
America N.A	Cognis GMBH	Sell	3.900%	12/20/09	\$ 6,402	\$ 0	\$ (672,459)	В
Bank of	Seat Pagine							
America N.A	Gialle S.P.A	Sell	3.350	09/20/12	6,402	0	(2,128,164)	NR
Bank of	Seat Pagine							
America N.A	Gialle S.P.A	Sell	3.650	12/20/12	6,402	0	(2,156,314)	NR
Citigroup	Basell AF S.C.A		4.050	12/20/09	6,402	0	(4,674,417)	NR
Citigroup	M-Real Oyj	Sell	4.250	12/20/09	6,402	0	(1,603,697)	CCC+
Credit Suisse	Codere Fin							
International	Luxembourg SA		3.420	09/20/12	6,402	0	(2,015,885)	B+
Deutsche Bank	M-Real Oyj	Sell	4.150	12/20/09	6,402	0	(1,608,863)	CCC+
Goldman Sachs	Boston							
International	Generating, LLC	C Sell	2.000	06/09/20	4,000	0	(320,109)	NR
Goldman Sachs								
International	CDX.NA.HY.9	Sell	3.750	12/20/12	38,800	(1,524,500)	(8,869,853)	NR
Goldman Sachs								
International	CDX.NA.HY.10		5.000	06/20/13	19,800	(1,275,250)	(4,327,486)	NR
Goldman Sachs	Citgo Petroleum							
International	Corp.	Sell	3.000	12/20/10	5,000	0	(329,227)	BB
Goldman Sachs	Gala Group							
International	Finance	Sell	3.450	12/20/12	6,402	0	(2,852,249)	NR

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Goldman Sachs	Gala Group							
International	Finance	Sell	4.150	03/20/13	6,402	0	(2,840,114)	NR
Goldman Sachs	Grohe Holding							
International	GMBH	Sell	4.250	12/20/09	12,804	0	(2,425,785)	В
Goldman Sachs	K. Hovnanian							
International	Enterprises, Inc.	Sell	4.690	09/20/12	5,000	0	(2,420,147)	B-
								23

Van Kampen Dynamic Credit Opportunities Fund Portfolio of Investments n January 31, 2009 (Unaudited) *continued*

Counterparty	Reference Entity	Buy/Sell Protection	Pay/ Receive Fixed Rate	Expiration Date	Notional Amount (000)	Upfront Payments	Value	Credit Rating of Reference Equity*
Foldman Sachs								
nternational Foldman Sachs	LCDX9	Sell	2.250%	12/20/12	\$ 48,500	\$ (3,831,500)	\$ (11,525,419)	NR
nternational Foldman Sachs	LCDX.NA.10	Sell	3.250	12/20/12	58,200	(5,410,600)	(12,862,119)	NR
nternational	M-Real Oyj	Sell	3.450	09/20/09	6,402	0	(1,267,084)	CCC+
oldman Sachs nternational	Peermont Global Texas Competitive Electric	Sell	3.500	09/20/12	6,402	0	(1,454,690)	В
oldman Sachs	Holdings							
nternational Foldman Sachs	Company, LLC	C Sell	2.850	06/20/10	5,000	0	(692,014)	В-
nternational	UPC Holding Rank Group	Sell	3.450	09/20/12	6,402	0	(417,584)	NR
JBS Securities, AG	Finance	Sell	4.250	12/20/12	12,804	0	(352,193)	B+
Cotal Credit Default	t Swaps				\$ 286,732	\$ (12,041,850)	\$ (67,815,872)	

NR Not Rated

* Credit Rating as issued by Standard and Poor s.

Swap Collateral Pledged to Counterparty

Goldman Sachs International UBS AG	41,615,000 8,553,000
Citi Global Markets Bank of America Credit Suisse	7,271,000 5,888,500 2,198,000
Deutsche Bank AG	1,464,000
Total Swap Collateral Pledged	\$ 66,989,500
Total Swap Agreements	\$ (826,372)

Van Kampen Dynamic Credit Opportunities Fund Portfolio of Investments n January 31, 2009 (Unaudited) *continued*

Forward foreign currency contracts outstanding as of January 31, 2009 :

	In Evelopee	Current	Unrealized Appreciation/
	In Exchange for	Value	Depreciation
Long Contracts: Euro 2,635,000 expiring 02/24/09 951,241 expiring 02/24/09 3,981,653 expiring 02/24/09 1,780,000 expiring 02/24/09	US\$ US\$ US\$ US\$	\$ 3,372,767 1,217,576 5,096,465 2,278,377	\$ (76,185) (16,088) (45,441) (81,369)
Total Long Contracts Short Contracts: Euro 215,425,864 expiring 02/24/09	US\$	275,742,381	(219,083) 6,099,277
Pound Sterling 1,433,607 expiring 02/24/09 Total Short Contracts	US\$	2,076,895	3,699 6,102,976
Total Forward Foreign Currency Contracts			\$ 5,883,893
Ratings Allocation as of 1/31/09 (Unaudited)			

BBB/Baa	1.5%
BB/Ba	20.8%
B/B	40.2%
CCC/Caa	8.5%
CC/Ca	0.3%
C/C	0.4%
Non-Rated	28.3%

Ratings allocations are as a percentage of debt obligations. Ratings allocations based upon ratings as issued by Standard and Poor s and Moody s, respectively. Bank Loans rated below BBB by Standard and Poor s or Baa by Moody s are considered to be below investment grade.

Van Kampen Dynamic Credit Opportunities Fund Portfolio of Investments n January 31, 2009 (Unaudited) *continued*

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Summary of Long-Term Investments by Country Classification (Unaudited)

Country	Value	Percentage of Long-Term Investments
United States	534,864,290	63.7%
Germany	105,425,145	12.5
Sweden	33,362,740	4.0
United Kingdom	30,030,895	3.6
Ireland	29,488,890	3.5
Belgium	17,784,755	2.1
Greece	17,573,488	2.1
Australia	16,047,500	1.9
Luxembourg	14,320,000	1.7
Bulgaria	10,563,299	1.3
Netherlands	10,409,771	1.2
Canada	6,104,991	0.7
Hungary	5,951,968	0.7
Cayman Islands	4,823,386	0.6
Spain	2,986,367	0.4
	\$ 839,737,485	100.0%

Van Kampen Dynamic Credit Opportunities Fund Financial Statements

Statement of Assets and Liabilities *January 31, 2009 (Unaudited)*

Assets:		
Total Investments (Cost \$1,504,927,727)	\$	876,952,844
Restricted Cash		1,566,000
Receivables:		
Investments Sold		13,667,518
Interest		12,863,566
Swap Contracts		10,307,371
Forward Foreign Currency Contracts		6,102,976
Other		862,412
Other		002,412
Total Assets		922,322,687
Liabilities:		
Payables:		
Borrowings		275,000,000
Investments Purchased		7,112,500
Investment Advisory Fee		944,987
Income Distributions		845,172
Other Affiliates		409,303
Swap Contracts		11,133,743
Unfunded Commitments		9,562,206
Custodian Bank		2,183,865
Accrued Interest Expense		341,038
Forward Foreign Currency Contracts		219,083
Trustees Deferred Compensation and Retirement Plans		35,511
Accrued Expenses		818,112
-		
Total Liabilities		308,605,520
Net Assets	\$	613,717,167
Net Asset Value Per Common Share (\$613,717,167 divided by 74,005,236 shares outstanding)	\$	8.29
Net Assets Consist of: Common Shares (\$.01 par value with an unlimited number of shares authorized,		
74,005,236 shares issued and outstanding)	\$	740,052
Paid in Surplus]	1,411,907,128
Accumulated Undistributed Net Investment Income		(38,522,554)
Accumulated Net Realized Loss		(72,267,002)
Net Unrealized Depreciation		(688,140,457)

Net Assets

\$ 613,717,167

Van Kampen Dynamic Credit Opportunities Fund

Financial Statements continued

Statement of Operations

For the Six Months Ended January 31, 2009 (Unaudited)

Investment Income:		
Interest	\$	62,674,027
Other		1,026,807
Total Income		63,700,834
Expenses:		
Investment Advisory Fee		7,904,210
Credit Line		2,568,354
Professional Fees		258,532
Custody		237,562
Accounting & Administrative Expenses		158,415
Reports to Shareholders		62,981
Transfer Agent		46,589
Registration Fees		32,016
Trustees Fees and Related Expenses		15,353
Other		26,883
Total Operating Expense		11,310,895
Interest Expense		5,320,056
Total Expenses		16,630,951
Net Investment Income	\$	47,069,883
Realized and Unrealized Gain/Loss:		
Realized Gain/Loss:		
Investments	\$ ((121,119,236)
Forward Foreign Currency Contracts		70,184,303
Swap Contracts		213,274
Foreign Currency Transactions		(1,288,321)
Net Realized Loss		(52,009,980)
Unrealized Appreciation/Depreciation:		
Beginning of the Period	((200,955,666)
End of the Period:		
Investments		(627,974,883)
Forward Foreign Currency Contracts	,	5,883,893
Foreign Currency Translation		(713,239)
Unfunded Commitments		(9,562,206)
		(),502,200)

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Swap Contracts	(55,774,022)		
	(688,140,457)		
Net Unrealized Depreciation During the Period	(487,184,791)		
Net Realized and Unrealized Loss	\$ (539,194,771)		
Net Decrease in Net Assets From Operations	\$ (492,124,888)		

Van Kampen Dynamic Credit Opportunities Fund Financial Statements continued

Statements of Changes in Net Assets (Unaudited)

	For The Six Months Ended January 31, 2009	For The Year Ended July 31, 2008
From Investment Activities:		
Operations:		
Net Investment Income	\$ 47,069,883	\$ 106,542,295
Net Realized Loss	(52,009,980)	(45,622,524)
Net Unrealized Depreciation During the Period	(487,184,791)	(161,987,204)
Change in Net Assets from Operations	(492,124,888)	(101,067,433)
Distributions from Net Investment Income	(55,481,726)	(117,202,092)
Net Change in Net Assets from Investment Activities	(547,606,614)	(218,269,525)
From Capital Transactions:		
Additional Cost from the 2007 Initial Public Offering	-0-	(252,820)
Net Change in Net Assets Net Assets:	(547,606,614)	(218,522,345)
Beginning of the Period	1,161,323,781	1,379,846,126
End of the Period (Including accumulated undistributed net investment income of \$(38,522,554) and		
\$(30,110,711), respectively)	\$ 613,717,167	\$ 1,161,323,781

Van Kampen Dynamic Credit Opportunities Fund

Financial Statements continued

Statement of Cash Flows For the Six Months Ended January 31, 2009 (Unaudited)

Change in Net Assets from Operations	\$	(492,124,888)
Adjustments to Reconcile the Change in Net Assets from Operations to Net Cash		
Provided by Operating Activities:		
Purchases of Investments		(152,327,519)
Principal Repayments/Sales of Investments		437,800,966
Net Sales of Short-Term Investments		(24,150,544)
Purchases of Foreign Currency	((1,739,980,918)
Sales of Foreign Currency		1,826,010,091
Amortization of Loan Fees		1,275,427
Net Loan Fees Received		20,000
Accretion of Discount		(5,691,304)
Net Realized Loss on Investments		121,119,236
Net Realized Loss on Foreign Currency Transactions		1,288,321
Net Realized Gain on Forward Foreign Currency Transactions		(70,184,303)
Net Change in Unrealized Depreciation on Investments		441,692,229
Net Change in Unrealized Depreciation on Foreign Currency		(56,649)
Net Change in Unrealized Appreciation on Forward Foreign Currency Contracts		(9,664,514)
Decrease in Restricted Cash		1,763,790
Decrease in Interest Receivables		2,968,717
Increase in Other Assets		(800,985)
Increase in Receivable for Investments Sold		(6,819,023)
Increase in Accrued Expenses		305,579
Increase in Distributor and Affiliates Payable		147,302
Decrease in Investment Advisory and Administrative Fees		(834,575)
Increase in Deferred Compensation and Retirement Plans		7,514
Decrease in Accrued Interest Expenses		(850,165)
Increase in Custodian Bank Payable		2,183,865
Decrease in Investments Purchased Payable		(47,824,230)
Net Change in Unrealized Depreciation in Swap Contracts		48,067,679
Net Change in Upfront Payments on Swap Contracts		3,596,600
Net Change in Collateral for Swap Contracts		(51,866,500)
Net Change in Unfunded Commitments		5,779,772
Total Adjustments		782,975,859
Net Cash Provided by Operating Activities		290,850,971
Cash Flows From Financing Activities		
Cash Distributions Paid		(55,850,971)
Proceeds from and Repayments of Borrowings		(235,000,000)

Edgar Filing: Van Kampen Dynamic Credit Opportunities Fund - Form N-CSRSNet Cash Used for Financing Activities(290,850,971)Net Decrease in Cash-0-Cash at the Beginning of the Period-0-Cash at the End of the Period\$Supplemental Disclosures of Cash Flow Information
Cash Paid During the Year for Interest\$6,170,221

Van Kampen Dynamic Credit Opportunities Fund Financial Highlights (Unaudited)

The following schedule presents financial highlights for one common share of the Fund outstanding throughout the periods indicated.

	Six Months Ended January 31, 2009	Year Ended July 31, 2008	June 26, 2007 (Commencement of Operations) to July 31, 2007
Net Asset Value, Beginning of the Period	\$ 15.69	\$ 18.65	\$ 19.10
Net Investment Income (a) Net Realized and Unrealized Loss	0.64 (7.29)	1.44 (2.82)	0.08 (0.53)
Total from Investment Operations Less Distributions from Net Investment Income	(6.65) (0.75)	(1.38) (1.58)	(0.45) -0-
Net Asset Value, End of the Period	\$ 8.29	\$ 15.69	\$ 18.65
Common Share Market Price at End of the Period	\$ 7.83	\$ 13.30	\$ 19.75
Total Return (b) Net Assets at End of Period (In millions) Ratio to Average Net Assets excluding Borrowings: Operating Expense Interest Expense Gross Expense Net Investment Income Portfolio Turnover (c)	35.90%* \$ 613.7 2.63% 1.24% 3.87% 10.95% 12%*	25.46% \$ 1,161.3 1.79% 0.99% 2.78% 8.38% 43%	1.25%* \$ 1,379.8 1.54% N/A 1.54% 4.58% 0%*
Supplemental Ratios: Ratio to Average Net Assets including Borrowings: Operating Expense Interest Expense Gross Expense Net Investment Income	1.79% 0.84% 2.63% 7.46%	1.36% 0.75% 2.11% 6.37%	N/A N/A N/A N/A
Senior Indebtedness: Total Borrowing Outstanding (In thousands) Asset Coverage per \$1,000 Unit of Senior Indebtedness (d)	\$ 275,000 \$ 3,232	\$ 510,000 \$ 3,277	\$ -0- N/A

* Non-Annualized

- (a) Based on average shares outstanding.
- (b) Total return based on common share market price assumes an investment at the common share market price at the beginning of the period indicated, reinvestment of all distributions for the period in accordance with the Fund s dividend reinvestment plan, and sale of all shares at the closing common share market price at the end of the period indicated.
- (c) Calculation includes the proceeds from principal repayments and sales of variable rate senior loan interests.
- (d) Calculated by subtracting the Fund s total liabilities (not including the borrowings) from the Fund s total assets and dividing by the total number of senior indebtedness units, where one unit equals \$1,000 of senior indebtedness.

N/A=Not Applicable

1. Significant Accounting Policies

Van Kampen Dynamic Credit Opportunities Fund (the Fund) is a statutory trust organized under the laws of the State of Delaware pursuant to an Agreement and Declaration of Trust dated March 15, 2007. The Fund is registered as a diversified, closed-end management investment company under the Investment Company Act of 1940, as amended (the 1940 Act). The Fund s investment objective is to seek a high level of current income, with a secondary objective of capital appreciation. The Fund seeks to achieve its investment objectives by opportunistically investing primarily in credit securities of issuers which operate in a variety of industries and geographic regions located throughout the world. The Fund will invest in a combination of (i) senior secured floating rate and fixed rate loans; (ii) second lien or other subordinated or unsecured floating rate loans or debt; (iii) other debt obligations, including high yield, high risk obligations; and (iv) structured products including collateralized debt and loan obligations. The Fund intends to borrow money for investment purposes which will create the opportunity for enhanced return, but also should be considered a speculative technique and may increase the Fund s volatility.

The following is a summary of significant accounting policies consistently followed by the Fund in the preparation of its financial statements. The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

A. Security Valuation The Fund s loans and debt obligations are valued by the Fund following valuation guidelines established and periodically reviewed by the Fund s Board of Trustees. Under the valuation guidelines, loans and debt obligations for which reliable market quotes are readily available are valued at the mean of such bid and ask quotes. Where reliable market quotes are not readily available, loans and debt obligations are valued, where possible, using independent market indicators provided by independent pricing sources approved by the Board of Trustees. Other loans and debt obligations are valued by independent pricing sources approved by the Board of Trustees based upon pricing models developed, maintained and operated by those pricing sources or valued by Van Kampen Asset Management (the Adviser) by considering a number of factors including consideration of market indicators, transactions in instruments which the Adviser believes may be comparable (including comparable credit quality, interest rate, interest rate redetermination period and maturity), the credit worthiness of the Borrower, the current interest rate, the period until next interest rate redetermination and the maturity of such loan. Consideration of comparable instruments may include commercial paper, negotiable certificates of deposit and short-term variable rate securities which have adjustment periods comparable to the loans in the Fund s portfolio. The fair value of loans are reviewed and approved by the Fund s Valuation Committee and the Board of Trustees. Forward foreign currency contracts are valued using quoted foreign exchange rates. Credit default swaps are valued using market quotations obtained from brokers.

Short-term securities with remaining maturities of 60 days or less are valued at amortized cost, which approximates market value. Short-term loan participations are valued at cost in the absence of any indication of impairment.

The Fund adopted Financial Accounting Standards Board Statement of Financial Accounting Standards No. 157, *Fair Value Measurements* (FAS 157), effective August 1, 2008. In accordance with FAS 157, fair value is defined as the price that the Fund would receive to sell an investment or pay to transfer a liability in an orderly transaction with an independent buyer in the principal market, or in the absence of a principal market the most advantageous market for the investment or liability. FAS 157 establishes a three-tier hierarchy to distinguish between (1) inputs that reflect the assumptions market participants would use in pricing an asset or liability developed based on market data obtained from sources independent of the reporting entity (observable inputs) and (2) inputs that reflect the reporting entity s own assumptions about the assumptions market participants would use in pricing an asset or liability developed based on the best information available in the circumstances (unobservable inputs) and to establish classification of fair value measurements for disclosure purposes. Various inputs are used in determining the value of the Fund s investments. The inputs are summarized in the three broad levels listed below.

- Level 1 quoted prices in active markets for identical investments
- Level 2 other significant observable inputs (including quoted prices for similar investments, interest rates, prepayment speeds, credit risk, etc.)
- Level 3 significant unobservable inputs (including the Fund s own assumptions in determining the fair value of investments)

The inputs or methodology used for valuing securities are not necessarily an indication of the risk associated with investing in those securities.

The following is a summary of the inputs used as of January 31, 2009 in valuing the Fund s investments carried at value:

Valuation Inputs	Investments in Loans and Securities			Financial Iments*	Liat	oilities
Level 1 Quoted PricesLevel 2 Other Significant Observable InputsLevel 3 Significant Unobservable Inputs	\$ 845,32 31,63	-0- 1,927 0,917	\$ (61,9	-0- 931,979) -0-		-0- 94,444) (67,762)
Total	\$ 876,95	2,844	\$ (61,9	931,979)	\$ (9,5	62,206)

* Other financial instruments include forwards and swap contracts.

Following is a reconciliation of investments in which significant unobservable inputs (Level 3) were used in determining value:

	Investments in Loans and Securities	Liabilities
	Securities	Liabilities
Balance as of August 1, 2008	\$ 38,724,141	\$ -0-
Accrued discounts/premiums	4,025	-0-
Realized gain/loss	(245,587)	-0-
Change in unrealized appreciation/depreciation	(16,485,223)	(67,762)
Net purchases/sales	(4,904,947)	-0-
Net transfers in and/or out of Level 3	14,538,508	-0-
Balance as of January 31, 2009	\$ 31,630,917	\$ (67,762)
Net change in Unrealized Appreciation/Depreciation from Investments		
still held as of January 31, 2009	\$ (16,485,223)	

B. Security Transactions Investment transactions are recorded on a trade date basis. Realized gains and losses are determined on an identified cost basis. Legal expenditures that are expected to result in the restructuring of or a plan of reorganization for an investment are recorded as realized losses. The Fund may purchase and sell securities on a when-issued or delayed delivery basis, with settlement to occur at a later date. The value of the security so purchased is subject to market fluctuations during this period. The Fund will segregate assets with the custodian having an aggregate value at least equal to the amount of the when-issued or delayed delivery purchase commitments until payment is made. At January 31, 2009, the Fund had no when-issued or delayed delivery purchase commitments. The Fund may invest in repurchase agreements, which are short-term investments in which the Fund acquires ownership of a debt security and the seller agrees to repurchase the security at a future time and specified price. Repurchase agreements are fully collateralized by the underlying debt security. The Fund will make payment for such securities only upon physical delivery or evidence of book entry transfer to the account of the custodian bank. The seller is required to maintain the value of the underlying security at not less than the repurchase proceeds due the Fund.

C. Investment Income Dividend income is recorded on the ex-dividend date and interest income is recorded on an accrual basis. Facility fees received are treated as market discounts. Market premiums are amortized and discounts are accreted over the stated life of each applicable loan or other debt obligation. Other income is comprised primarily of amendment fees which are recorded when received. Amendment fees are earned as compensation for agreeing to changes in loan agreements.

D. Federal Income Taxes It is the Fund s policy to comply with the requirements of Subchapter M of the Internal Revenue Code applicable to regulated investment companies and to distribute substantially all of its taxable income to its shareholders. Therefore, no provision for federal income taxes is required. The Fund may be subject to taxes imposed by countries in which it invests. Such taxes are generally based on income earned or gains realized or repatriated. Taxes are accrued and applied to net investment income, net realized capital gains and net unrealized appreciation, as applicable as the income is earned or capital gains are recorded. Financial Accounting Standards Board Interpretation No. 48 Accounting for

Uncertainty in Income Taxes (FIN 48) sets forth a minimum threshold for financial statement recognition of the benefit of a tax position taken or expected to be taken in a tax return. Management has concluded there are no significant uncertain tax positions that would require recognition in the financial statements. If applicable, the Fund recognizes interest accrued related to unrecognized tax benefits in Interest Expense and penalties in Other expenses on the Statement of Operations. The Fund files tax returns with the U.S. Internal Revenue Service and various states. Generally, each of the tax years in the two year period ended July 31, 2008, remains subject to examination by taxing authorities.

The Fund intends to utilize provisions of the federal income tax laws which allow it to carry a realized capital loss forward for eight years following the year of the loss and offset these losses against any future realized capital gains. At July 31, 2008, the Fund had an accumulated capital loss carryforward for tax purposes of \$431,578 which will expire according to the following schedule:

Amount	Expiration
\$ 431,578	July 31, 2016

At January 31, 2009, the cost and related gross unrealized appreciation and depreciation are as follows:

Cost of investments for tax purposes	\$ 1,496,172,265	
Gross tax unrealized appreciation Gross tax unrealized depreciation	\$ 23,984,843 (643,204,264)	
Net tax unrealized depreciation on investments	\$ (619,219,421)	

E. Distribution of Income and Gains The Fund intends to declare and pay monthly dividends from net investment income. Net realized gains, if any, are distributed at least annually to its shareholders. Distributions from net realized gains for book purposes may include short term capital gains, which are included as ordinary income for tax purposes. The tax character of distributions paid during the year ended July 31, 2008 and the period from June 26, 2007 (Commencement of Operations) to July 31, 2007, was as follows:

	2008	2007
Distributions paid from: Ordinary income	\$ 115,987,675	\$-0-

As of July 31, 2008, the components of distributable earnings on a tax basis were as follows:

Undistributed ordinary income	\$ 441,291
-------------------------------	------------

Net realized gains or losses may differ for financial reporting and tax purposes primarily as a result of the deferral of gains resulting from wash sale transactions and gains and losses recognized on securities for tax purposes but not for book purposes.

F. Foreign Currency Translation and Foreign Investments The Fund may enter into forward foreign currency exchange contracts to attempt to protect securities and related receivables and payables against changes in future foreign currency exchange rates. A currency exchange contract is an agreement between two parties to buy or sell currency at a set price on a future date. The market value of the contract will fluctuate with changes in currency exchange rates. The contract is marked-to-market daily and the change in market value is recorded by the Fund as unrealized appreciation/depreciation on foreign currency translation.

Assets and liabilities denominated in foreign currencies and commitments under forward foreign currency contracts are translated into U.S. dollars at the mean of the quoted bid and asked prices of such currencies against the U.S. dollar. Purchases and sales of portfolio securities are translated at the rate of exchange prevailing when such securities were acquired or sold. Realized and unrealized gains and losses on securities resulting from changes in exchange rates are not segregated for financial reporting purposes from amounts arising from the changes in market prices of securities. Realized gain and loss on foreign currency transactions on the Statement of Operations includes the net realized amount from the sale of foreign currency and the amount realized between trade date and settlement date on securities transactions. Income and expenses are translated at rates prevailing when accrued. Risks may arise upon entering into these contracts from the potential inability of counterparties to meet the terms of their contracts. Risks may also arise from the unanticipated movements in the value of a foreign currency relative to the U.S. dollar.

2. Investment Advisory Agreement and Other Transactions with Affiliates

Under the terms of the Fund s Investment Advisory Agreement, the Adviser will provide certain day-to-day investment management services to the Fund for an annual fee of 1.25% of the average daily managed assets. Average daily managed assets are defined as the average daily total asset value of the Fund minus the sum of accrued liabilities other than the aggregate amount of borrowings for investment purposes. The Adviser has entered into a subadvisory agreement with Avenue Europe International Management, L.P. (the Subadviser). Under the subadvisory agreement, the Adviser retains the Subadviser to manage that portion of the Fund s assets that are allocated to the Subadviser. The Adviser will pay the Subadviser an annual fee, payable monthly, in an amount equal to 1.25% of the portion of the managed assets of the Fund managed by the Subadviser.

For the six months ended January 31, 2009, the Fund recognized expenses of approximately \$137,000 representing legal services provided by Skadden, Arps, Slate, Meagher & Flom LLP, of which a trustee of the Fund is a partner of such firm and he and his law firm provide legal services as legal counsel to the Fund.

Under separate Legal Services, Accounting Services and Chief Compliance Officer (CCO) Employment agreements, the Adviser provides accounting and legal services and the CCO provides compliance services to the Fund. The costs of these services are allocated to each fund. For the six months ended January 31, 2009, the Fund recognized expenses of approximately \$84,800 representing Van Kampen Investments Inc. s or its affiliates (collectively Van Kampen) cost of providing accounting and legal services to the Fund as well as the salary, benefits and related costs of the CCO and related support staff paid by Van Kampen. Services provided pursuant to the Legal Services agreement are reported as part of Professional Fees on the Statement of Operations. Services provided pursuant to the Accounting

and CCO Employment agreements are reported as part of Accounting and Administrative Expenses on the Statement of Operations.

Certain officers and trustees of the Fund are also officers and directors of Van Kampen. The Fund does not compensate its officers or trustees who are also officers of Van Kampen.

The Fund provides deferred compensation and retirement plans for its Trustees who are not officers of Van Kampen. Under the deferred compensation plan, Trustees may elect to defer all or a portion of their compensation to a later date. Benefits under the retirement plan are payable for a ten-year period and are based upon each Trustee s years of service to the Fund. The maximum annual benefit per Trustee under the plan is \$2,500.

At January 31, 2009, Van Kampen Investments Inc., an affiliate of the Adviser, owned 5,236 shares of common stock at an aggregate purchase price of \$100,000.

During the period, the Fund owned shares of the following affiliated companies. Affiliated companies are defined by the 1940 Act as those companies in which a Fund holds 5% or more of the outstanding voting securities.

Name	Shares*	Dividend Income	Market Value 1/31/2009	Cost
Axia, Inc. Common Shares*	6,352	\$-0-	\$-0-	\$-0-

* Shares were acquired through the restructuring of senior loan interests.

Affiliate transactions during the six months ended January 31, 2009 were as follows:

Name	Shares as of 7/31/2008	Gross Addition	Gross Reduction	Shares as of 1/31/2009	Realized Gain/ (Loss)	Dividend Income
Axia, Inc. Common Shares	\$-0-	\$-0-	\$-0-	6,352	\$-0-	\$-0-

3. Capital Transactions

The Board of Trustees have approved a share repurchase program whereby the Fund may, when appropriate, repurchase its shares in the open market or in privately negotiated transactions at a price not above market value or NAV, whichever is lower at the time of purchase.

For the six months ended January 31, 2009 there was no activity in capital transactions.

The Fund is authorized to issue an unlimited number of common shares of beneficial interest, par value \$0.01 per share. The Fund had no operations until June 26, 2007, other than matters relating to its organization and registration and sale and issuance to Van Kampen Investments Inc., an affiliate of the Adviser, of 5,236 shares of common stock at an aggregate purchase price of \$100,000. The Adviser, on behalf of the Fund, will incur all of the Fund s organizational cost, estimated at \$10,000. The Adviser also has agreed to pay the amount by which the offering costs of the Fund (other than the sales load) exceed \$0.04 per share of the Fund s common shares. On June 26, 2007, the Fund sold 71,000,000 common shares in an initial public offering. Proceeds to the Fund were \$1,355,500,000 after deducting underwriting commissions and estimated \$600,000 of offering expenses. On July 23, 2007 the Fund sold

3,000,000 common shares, pursuant to an over allotment agreement with the underwriters for net proceeds of \$57,300,000 after deducting underwriting commissions. For the year ended

July 31, 2008, the Fund incurred additional costs of \$252,820 from the 2007 initial public offering.

4. Investment Transactions

During the period, the cost of purchases and proceeds from investments sold and repaid, excluding short-term investments, were \$152,327,519 and \$437,800,966, respectively.

5. Commitments

Pursuant to the terms of certain loan agreements, the Fund had unfunded loan commitments of approximately \$30,400,000 as of January 31, 2009. The Fund intends to reserve against such contingent obligations by designating cash, liquid securities and liquid loans as a reserve. The unrealized depreciation on these commitments of \$9,562,206 as of January 31, 2009 and is reported as Unfunded Commitments on the Statement of Assets and Liabilities.

6. Borrowings

The Fund may utilize financial leverage to the maximum extent allowable under the 1940 Act. Under the 1940 Act, a Fund generally may not borrow money greater than 331/3% of the Fund s total assets.

The Fund had entered into a \$750 million revolving credit and security agreement. Effective October 16, 2008, this credit line was reduced to \$550 million. The revolving credit agreement is secured by the assets of the Fund. In connection with this agreement, for the six months ended January 31, 2009, the Fund incurred fees of approximately \$2,568,400. For the six months ended January 31, 2009, the average daily balance of borrowings under the revolving credit and security agreement was \$399,755,435 with a weighted average interest rate of 2.60%.

7. Derivative Financial Instruments

A derivative financial instrument in very general terms refers to a security whose value is derived from the value of an underlying asset, reference rate or index.

The Fund may use derivative instruments for a variety of reasons, such as to attempt to protect the Fund against possible changes in the market value of its portfolio or to generate potential gain. All of the Fund s portfolio holdings, including derivative instruments, are marked to market each day with the change in value reflected in unrealized appreciation/ depreciation. Risks may arise as a result of the potential inability of the counterparties to meet the terms of their contracts.

Summarized below are specific types of derivative financial instruments used by the Fund.

A. Forward Foreign Currency Contracts Forward foreign currency contracts are commitments to purchase or sell a foreign currency at a future date at a negotiated forward rate. The gain or loss arising from the difference between the original value of the contract and the closing value of such contract is included as a component of realized gain/loss on forward foreign currency contracts.

B. Credit Default Swaps The Fund adopted the provisions of the FASB Staff Position Paper No. FAS 133-1 and FIN 45-4, Disclosures about Credit Derivatives and Certain Guarantees: An Amendment of FASB Statement No. 133 and FASB Interpretation No. 45 (FSP FAS 133-1 and

FIN 45-4), effective January 31, 2009. FSP FAS 133-1 and FIN 45-4 requires the seller of credit derivatives to provide additional disclosure about its credit derivatives.

The Fund may enter into credit default swap contracts, a type of credit derivative, for hedging purposes or to gain exposure to a credit or index of credits in which the Fund may otherwise invest. A credit default swap is an agreement between two parties to exchange the credit risk of an issuer or index of issuers. A buyer of a credit default swap is said to buy protection by paying periodic fees in return for a contingent payment from the seller if the issuer has a credit event such as bankruptcy, a failure to pay outstanding obligations or deteriorating credit while the swap is outstanding. A seller of a credit default swap is said to sell protection and thus collects the periodic fees and profits if the credit of the issuer remains stable or improves while the swap is outstanding. The seller in a credit default swap contract would be required to pay an agreed-upon amount, to the buyer in the event of an adverse credit event of the issuer. This agreed-upon amount approximates the notional amount of the swap as disclosed in the table following the Portfolio of Investments and is estimated to be the maximum potential future payment that the seller could be required to make under the credit default swap contract. In the event of an adverse credit event, the seller generally does not have any contractual remedies against the issuer or any other third party. However, if a physical settlement is elected, the seller would receive the defaulted credit and, as a result, become a creditor of the issuer.

The current credit rating of each individual issuer, if available, is listed in the table following the Portfolio of Investments and serves as an indicator of the current status of the payment/performance risk of the credit derivative. Alternatively, for credit default swaps on an index of credits or non-rated issuers, the quoted market prices and current values serve as an indicator of the current status of the payment/performance risk of the credit derivative. Generally, lower credit ratings and increasing market values, in absolute terms, represent a deterioration of the credit and a greater likelihood of an adverse credit event of the issuer.

The Fund accrues for the periodic fees on credit default swaps on a daily basis with the net amount accrued recorded within unrealized appreciation/depreciation of swap contracts. Upon cash settlement of the periodic fees, the net amount is recorded as realized gain/loss on swap contracts on the Statement of Operations. Net unrealized gains are recorded as an asset or net unrealized losses are reported as a liability on the Statement of Assets and Liabilities. The change in value of the swap contracts is reported as unrealized gains or losses on the Statement of Operations. Payments received or made upon entering into a credit default swap contract, if any, are recorded as realized gain or loss on the Statement of Operations upon termination or maturity of the swap. Credit default swaps may involve greater risks than if a Fund had invested in the issuer directly. Credit default swaps are subject to general market risk, counterparty risk and credit risk.

Swap agreements are not entered into or traded on exchanges and there is no central clearing or guaranty function for swaps. Therefore, swaps are subject to the risk of default or non-performance by the counterparty. If there is a default by the counterparty to a swap agreement, the Fund will have contractual remedies pursuant to the agreements related to the transaction. Counterparties are required to pledge collateral daily (based on the valuation of each swap) on behalf of the Fund with a value approximately equal to the amount of any unrealized gain. Reciprocally, when the Fund has an unrealized loss on a swap contract, the Fund has instructed the custodian to pledge cash or liquid securities as collateral with a value approximately equal to the amount of the unrealized loss. Collateral pledges are monitored

and subsequently adjusted if and when the swap valuations fluctuate. Cash collateral is disclosed in the table following the Portfolio of Investments. Cash collateral has been offset against open swap contracts under the provision of FASB Interpretation No. 39: *Offsetting of Amounts Related to Certain Contracts an interpretation of APB Opinion No. 10 and FASB Statement No. 105* and are included within Swap Contracts on the Statement of Assets and Liabilities. For cash collateral received the Fund pays a monthly fee to the counterparty based on the effective rate for Federal Funds. This fee, when paid, is included within realized loss on swap contracts on the Statement of Operations.

8. Indemnifications

The Fund enters into contracts that contain a variety of indemnifications. The Fund s maximum exposure under these arrangements is unknown. However, the Fund has not had prior claims or losses pursuant to these contracts and expects the risk of loss to be remote.

9. Accounting Pronouncement

On March 19, 2008, the FASB released Statement of Financial Accounting Standards No. 161, *Disclosures about Derivative Instruments and Hedging Activities* (FAS 161). FAS 161 requires qualitative disclosures about objectives and strategies for using derivatives, quantitative disclosures about fair value amounts of and gains and losses on derivative instruments, and disclosures about credit-risk-related contingent features in derivative agreements. The application of FAS 161 is required for fiscal years and interim periods beginning after November 15, 2008. At this time, management does not believe the adoption of FAS 161 will impact the financial statement amounts; however, additional footnote disclosures may be required about the use of derivative instruments and hedging items

10. Legal Matters

The Fund is one of numerous defendants (Lenders) that have been named in an adversary proceeding pending in the Bankruptcy Court of the Southern District of Florida (the Court). The action, entitled In re Tousa Inc., et al., was filed on July 15, 2008, by the Official Committee of Unsecured Creditors of home building companies to which the Lenders loaned money through different lending facilities. An amended complaint was filed on October 17, 2008. Plaintiff alleges that monies used to repay the Lenders should be avoided as fraudulent and preferential transfers under the bankruptcy laws. More specifically, Plaintiff alleges that subsidiaries of the home building companies were allegedly forced to become co-borrowers and guarantors of the monies used to repay the Lenders, and that the subsidiaries did not receive fair consideration or reasonably equivalent value when they transferred the proceeds to repay the Lenders. Plaintiff seeks to avoid the transfers and other equitable relief. The Fund and the other Lenders are named as defendants in two separate lending capacities; first, as lenders in a credit agreement (the Credit Lenders); and second, as lenders in a term loan (the Term Loan Lenders). The Fund, as Credit Lender, moved to dismiss the amended complaint. The Court denied the motion to dismiss on December 4, 2008. The Fund and the other Credit Lenders filed a motion for leave to appeal the dismissal, which was denied on February 23, 2009. Plaintiff thereafter filed a Second Amended Complaint that was superseded by a Third Amended Complaint. The Fund filed two answers to the Third Amended Complaint in its respective capacities as a Credit Lender and a Term Loan Lender. The Court has ordered that all parties take part in a mediation to be held in March 2009.

Van Kampen Dynamic Credit Opportunities Fund Board of Trustees, Officers and Important Addresses

Board of Trustees David C. Arch Jerry D. Choate Rod Dammeyer Linda Hutton Heagy R. Craig Kennedy Howard J Kerr Jack E. Nelson Hugo F. Sonnenschein Wayne W. Whalen* Chairman Suzanne H. Woolsey

Officers Edward C. Wood III President and Principal Executive Officer Kevin Klingert Vice President Amy R. Doberman Vice President Stefanie V. Chang Yu Vice President and Secretary John L. Sullivan Chief Compliance Officer Stuart N. Schuldt Chief Financial Officer and Treasurer **Investment Adviser Van Kampen Asset Management** 522 Fifth Avenue New York, New York 10036

Subadviser Avenue-Europe International Management, L.P. 535 Madison Avenue, 15th Floor New York, New York 10022

Custodian State Street Bank and Fund Company One Lincoln Street Boston, Massachusetts 02111

Transfer Agent Computershare Fund Company, N.A. c/o Computershare Investor Services P.O. Box 43078 Providence, Rhode Island 02940-3078

Legal Counsel Skadden, Arps, Slate, Meagher & Flom LLP 333 West Wacker Drive Chicago, Illinois 60606

Independent Registered Public Accounting Firm Deloitte & Touche LLP 111 South Wacker Drive Chicago, Illinois 60606-4301

* Interested persons of the Fund, as defined in the Investment Company Act of 1940, as amended.

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We are required by federal law to provide you with a copy of our Privacy Policy annually.

This Policy applies to current and former individual clients of Van Kampen Investments Inc., Van Kampen Asset Management, Van Kampen Advisors Inc., Van Kampen Funds Inc., Van Kampen Investor Services Inc. and Van Kampen Exchange Corp., as well as current and former individual investors in Van Kampen mutual funds, unit investment trusts, and related companies.

This Policy is not applicable to partnerships, corporations, trusts or other non-individual clients or account holders, nor is this Policy applicable to individuals who are either beneficiaries of a trust for which we serve as trustee or participants in an employee benefit plan administered or advised by us. This Policy is, however, applicable to individuals who select us to be a custodian of securities or assets in individual retirement accounts, 401(k) accounts, 529 Educational Savings Accounts, accounts subject to the Uniform Gifts to Minors Act, or similar accounts. Please note that we may amend this Policy at any time, and will inform you of any changes to this Policy as required by law.

We Respect Your Privacy

We appreciate that you have provided us with your personal financial information and understand your concerns about safeguarding such information. We strive to maintain the privacy of such information while we help you achieve your financial objectives. This Policy describes what nonpublic personal information we collect about you, how we collect it, when we may share it with others, and how others may use it. It discusses the steps you may take to limit our sharing of information about you with affiliated Van Kampen companies (affiliated companies). It also discloses how you may limit our affiliates use of shared information for marketing purposes. Throughout this Policy, we refer to the nonpublic information that personally identifies you or your accounts as personal information.

1. What Personal Information Do We Collect About You?

To better serve you and manage our business, it is important that we collect and maintain accurate information about you. We obtain this information from applications and other forms you submit to us, from your dealings with us, from consumer reporting agencies and from third parties and other sources. For example:

We collect information such as your name, address, e-mail address, phone number and account title.

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We may obtain information about account balances, your use of account(s) and the types of products and services you prefer to receive from us through your dealings and transactions with us and other sources.

We may obtain information about your creditworthiness and credit history from consumer reporting agencies.

We may collect background information from and through third-party vendors to verify representations you have made and to comply with various regulatory requirements.

If you interact with us through our public and private Web sites, we may collect information that you provide directly through online communications (such as an e-mail address). We may also collect information about your Internet service provider, your domain name, your computer s operating system and Web browser, your use of our Web sites and your product and service preferences, through the use of cookies. Cookies recognize your computer each time you return to one of our sites, and help to improve our sites content and personalize your experience on our sites by, for example, suggesting offerings that may interest you. Please consult the Terms of Use of these sites for more details on our use of cookies.

2. When Do We Disclose Personal Information We Collect About You?

To provide you with the products and services you request, to better serve you, to manage our business and as otherwise required or permitted by law, we may disclose personal information we collect about you to other affiliated companies and to nonaffiliated third parties.

A. Information We Disclose to Our Affiliated Companies. In order to manage your account(s) effectively, including servicing and processing your transactions, to let you know about products and services offered by us and affiliated companies, to manage our business, and as otherwise required or permitted by law, we may disclose personal information to other affiliated companies. Offers for products and services from affiliated companies are developed under conditions designed to safeguard your personal information.

B. Information We Disclose to Third Parties. We do not disclose personal information that we collect about you to nonaffiliated third parties except to enable them to provide marketing services on our behalf, to perform joint marketing agreements with other financial institutions, and as otherwise required or permitted by law. For example, some instances where we may disclose information about you to third

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parties include: for servicing and processing transactions, to offer our own products and services, to protect against fraud, for institutional risk control, to respond to judicial process or to perform services on our behalf. When we share personal information with a nonaffiliated third party, they are required to limit their use of personal information to the particular purpose for which it was shared and they are not allowed to share personal information with others except to fulfill that limited purpose.

3. How Do We Protect the Security and Confidentiality of Personal Information We Collect About You?

We maintain physical, electronic and procedural security measures to help safeguard the personal information we collect about you. We have internal policies governing the proper handling of client information. Third parties that provide support or marketing services on our behalf may also receive personal information, and we require them to adhere to confidentiality standards with respect to such information.

4. How Can You Limit the Sharing of Certain Types of Personal Information With Affiliated Companies?

We respect your privacy and offer you choices as to whether we share with affiliated companies personal information that was collected to determine your eligibility for products and services you request (eligibility information). Please note that, even if you direct us not to share eligibility information with affiliated companies (opt-out), we may still share personal information, including eligibility information, with those companies in circumstances excluded from the opt-out under applicable law, such as to process transactions or to service your account. We may also share certain other types of personal information with affiliated companies such as your name, address, telephone number, e-mail address and account number(s), and information about your transactions and experiences with us.

5. How Can You Limit the Use of Certain Types of Personal Information by Affiliated Companies for Marketing?

You may limit affiliated companies from marketing their products or services to you based on your personal information that they receive from affiliated companies. This information includes your income, assets and account history. Your choice to limit marketing offers from affiliated companies will apply until you tell us to change your choice.

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If you wish to opt-out of sharing and to limit marketing offers, you may do so by:

Calling us at (800) 847-2424 Monday-Friday between 8 a.m. and 8 p.m. (ET)

Writing to us at the following address: Van Kampen Privacy Department Harborside Financial Center, Plaza Two, 3rd Floor Jersey City, NJ 07311

If you choose to write to us, your written request should include your name, address, telephone number and account number(s) to which the opt-out applies and should not be sent with any other correspondence. In order to process your request, we require that the request be provided by you directly and not through a third party.

If you have previously notified us about your privacy preferences, it is not necessary to do so again unless you decide to change your preferences. Your opt-out preference will remain in effect with respect to this Policy (as it may be amended) until you notify us otherwise in writing. If you have a joint account, your direction for us not to share this information with other affiliated companies and for those affiliated companies not to use your personal information for marketing will be applied to all account holders on that account.

Please understand that if you opt-out, you and any joint account holders may not receive information about affiliated company products and services that could help you manage your financial resources and achieve your investment objectives.

If you hold more than one account with Van Kampen, you may receive multiple privacy policies from us, and would need to follow the directions stated in each particular policy for each account you have with us.

SPECIAL NOTICE TO RESIDENTS OF VERMONT

This section supplements our Policy with respect to our individual clients who have a Vermont address and supersedes anything to the contrary in the above Policy with respect to those clients only.

The State of Vermont requires financial institutions to obtain your consent prior to sharing personal information that they collect about you with affiliated companies and nonaffiliated third parties other than in certain limited circumstances. Except as permitted by law, we will not share personal information we collect about you with nonaffiliated third parties or other affiliated companies unless you provide us with your written consent to share such information (opt-in).

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If you wish to receive offers for investment products and services offered by or through other affiliated companies, please notify us in writing at the following address:

Van Kampen Privacy Department Harborside Financial Center, Plaza Two, 3rd Floor Jersey City, NJ 07311

Your authorization should include your name, address, telephone number and account number(s) to which the opt-in applies and should not be sent with any other correspondence. In order to process your authorization, we require that the authorization be provided by you directly and not through a third-party.

Van Kampen Funds Inc. 522 Fifth Avenue New York, New York 10036 www.vankampen.com

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Item 2. Code of Ethics.

Not applicable for semi-annual reports.

Item 3. Audit Committee Financial Expert.

Not applicable for semi-annual reports.

Item 4. Principal Accountant Fees and Services.

Not applicable for semi-annual reports.

Item 5. Audit Committee of Listed Registrants.

Not applicable for semi-annual reports.

Item 6. Schedule of Investments.

(a) Please refer to Item #1.

(b) Not applicable.

Item 7. Disclosure of Proxy Voting Policies and Procedures for Closed-End Management Investment Companies. Not applicable for semi-annual reports.

Item 8. Portfolio Managers of Closed-End Management Investment Companies.

Not applicable for semi-annual reports.

Item 9. Purchases of Equity Securities by Closed-End Management Investment Company and Affiliated Purchasers. Not applicable.

Item 10. Submission of Matters to a Vote of Security Holders.

Not applicable.

Item 11. Controls and Procedures

(a) The Fund s principal executive officer and principal financial officer have concluded that the Fund s disclosure controls and procedures are sufficient to ensure that information required to be disclosed by the Fund in this Form N-CSRS was recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission s rules and forms, based upon such officers evaluation of these controls and procedures as of a date within 90 days of the filing date of the report.

(b) There were no changes in the registrant s internal control over financial reporting that occurred during the second fiscal quarter of the period covered by this report that has materially affected, or is reasonably likely to materially affect, the registrant s internal control over financial reporting.

Item 12. Exhibits.

(1) Code of Ethics Not applicable for semi-annual reports.

(2)(a) A certification for the Principal Executive Officer of the registrant is attached hereto as part of EX-99.CERT.

(2)(b) A certification for the Principal Financial Officer of the registrant is attached hereto as part of EX-99.CERT.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. (Registrant) Van Kampen Dynamic Credit Opportunities Fund

By: /s/ Edward C. Wood III

Name:

Edward C. Wood III

Title: Principal Executive Officer

Date: March 19, 2009

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

By: /s/ Edward C. Wood III Name: Edward C. Wood III Title: Principal Executive Officer Date: March 19, 2009 By: /s/ Stuart N. Schuldt Name: Stuart N. Schuldt

Title: Principal Financial Officer

Date: March 19, 2009