



These Private Equity illustrative financial statements are prepared by CohnReznick to provide general information only. The form and content of an entity's financial statements are the responsibility of the entity's management. The financial statements are illustrative only and they (a) do not address the particular circumstances of any entity, (b) are not intended to be a substitute for management's review of the relevant laws, regulations or accounting standards, and (c) are not a substitute for your professional judgment as to the adequacy of disclosures and fairness of presentation. These illustrative financial statements do not contain all possible disclosures required by law, regulations, or accounting principles generally accepted in the United States of America. The information contained therein should not be construed as legal, accounting, tax or other professional advice, and should not be used as a substitute for consultation with appropriate professionals (including legal, accounting, tax and other advisors) concerning an entity's particular circumstances.

These illustrative financial statements and the information contained therein are provided as is, and CohnReznick makes no representations or warranties, express or implied, regarding these materials or the information contained therein. CohnReznick has no duty to update or supplement these illustrative financial statements, and the information contained therein may be superseded by new laws, regulations, standards, or guidance. Without limiting the foregoing, CohnReznick does not warrant that the illustrative financial statements or information contained therein will be error-free or will meet any particular criteria or performance or quality. In no event shall CohnReznick, its officers, partners and employees be liable to you or anyone else for any decision made or action taken in reliance on the information contained in the illustrative financial statements.



[&]quot;CohnReznick" is the brand name under which CohnReznick LLP and CohnReznick Advisory LLC and their respective subsidiaries provide professional services. CohnReznick LLP and CohnReznick Advisory LLC (and their respective subsidiaries) practice in an alternative practice structure in accordance with the AICPA Code of Professional Conduct and applicable law, regulations, and professional standards. CohnReznick LLP is a licensed CPA firm that provides attest services to its clients. CohnReznick Advisory LLC provides tax and business consulting services to its clients. CohnReznick Advisory LLC and its subsidiaries are not licensed CPA firms.



Hedge Fund Illustrative Financial Statements December 31, 20XX





INDEX

	<u>Page</u>
Company B Domestic Fund, LP	
Statement of Assets and Liabilities	4
Condensed Schedule of Investments	5
Statement of Operations	11
Statement of Changes in Partners' Capital	12
Statement of Cash Flows	13
Notes to Financial Statements	14
Company B Offshore Fund, Ltd.	
Statement of Assets and Liabilities	51
Statement of Operations	52
Statement of Changes in Net Assets	53
Statement of Cash Flows	54
Notes to Financial Statements	55
Company B Master Fund, LP	
Statement of Assets and Liabilities	62
Statement of Operations	63
Statement of Changes in Partners' Capital	64
Notes to Financial Statements	65
Company B Domestic Feeder, LP	
Statement of Assets and Liabilities	70
Statement of Operations	71
Statement of Changes in Partners' Capital	72
Statement of Cash Flows	73
Notes to Financial Statements	74





INDEX

		<u>Page</u>
Company I	3 Offshore Feeder, Ltd.	
Sta	tement of Assets and Liabilities	78
Sta	tement of Operations	79
Sta	tement of Changes in Net Assets	80
Sta	tement of Cash Flows	81
Not	es to Financial Statements	82
Appendice	S	
Арр	pendix A: Liquidation Basis of Accounting	87
Арр	pendix B: Reimbursed Expenses	94
Арр	pendix C: Investment in Private Investment Companies	96
Арр	pendix D: Credit Default Swaps	98
	s to the relevant literature are included in the left-hand margin. ng abbreviations are used for technical references:	
ASC	FASB Accounting Standards Codification	
ATQA	AICPA Technical Questions and Answers	
AAG-INV	AICPA Audit and Accounting Guide Investment Companies	









ASC 946-205-45-1 Statement of Assets and Liabilities December 31, 20XX

Α	SS	et	s

Investments in private investment companies, at fair value	\$	481,797,000
(cost \$277,871,000)		360,257,000
Investments in digital assets, at fair value (cost \$9,125,000)		11,435,000
Derivative contracts, at fair value (cost \$30,943,000)		42,466,000
·		
· · · · · · · · · · · · · · · · · · ·		23,000,000
		77,548,000
· · · · · · · · · · · · · · · · · · ·		52,000,000
		5,280,000
		82,106,000
,, ,		575,000
. •		81,000,000
·		3,525,000
		217,000
Other assets		72,000
Total assets		1,221,278,000
Liabilities		
Securities sold short, at fair value (proceeds \$70,229,000)		77,626,000
Advance capital contributions		50,000
Payables for pending investment transactions		1,003,000
Capital withdrawals payable		53,496,000
Payable for securities sold under agreements to repurchase		3,000,000
Due to brokers		78,000
Interest and dividends payable		188,000
Due to related parties		361,000
Accrued expenses and other payables		652,000
Total liabilities		136,454,000
Partners' capital	\$	1,084,824,000
	(cost \$277,871,000) Investments in digital assets, at fair value (cost \$9,125,000) Derivative contracts, at fair value (cost \$30,943,000) Securities purchased under agreements to resell, at fair value (cost \$23,000,000) Cash and cash equivalents Cash denominated in foreign currencies (cost \$ 51,734,000) Collateral posted with derivatives and repurchase counterparties Due from brokers Due from cryptocurrency exchanges Receivables for pending investment transactions Redemptions receivable from private investment companies Interest and dividends receivable Other assets Total assets Liabilities Securities sold short, at fair value (proceeds \$70,229,000) Advance capital contributions Payables for pending investment transactions Capital withdrawals payable Payable for securities sold under agreements to repurchase Due to brokers Interest and dividends payable Due to related parties Accrued expenses and other payables Total liabilities	Investments in private investment companies, at fair value (cost \$277,871,000) Investments in digital assets, at fair value (cost \$9,125,000) Derivative contracts, at fair value (cost \$30,943,000) Securities purchased under agreements to resell, at fair value (cost \$23,000,000) Cash and cash equivalents Cash denominated in foreign currencies (cost \$51,734,000) Collateral posted with derivatives and repurchase counterparties Due from brokers Due from cryptocurrency exchanges Receivables for pending investment transactions Redemptions receivable from private investment companies Interest and dividends receivable Other assets Liabilities Securities sold short, at fair value (proceeds \$70,229,000) Advance capital contributions Payables for pending investment transactions Capital withdrawals payable Payable for securities sold under agreements to repurchase Due to brokers Interest and dividends payable Due to related parties Accrued expenses and other payables Total liabilities





ASC 946-205-45-1

		Principal amount or shares	Percent of partners' capital	F	air value
	Investments in securities				
ASC-946-210-50-6	Common stocks				
7.000.000.000	United States				
	Aerospace and defense		0.3 %	\$	2,951,000
	Banks			•	, ,
	Banking Company A	5,454,362	5.0		54,254,000
	Capital markets	, ,	1.0		10,657,000
	Chemicals		0.5		4,910,000
	Communications equipment		0.1		892,000
	Consumer finance		0.3		2,689,000
	Electrical equipment		0.1		1,543,000
	Equity real estate investment		2.7		29,010,000
	Financial		2.4		26,196,000
	Food and staple		0.3		3,384,000
	Healthcare		0.2		1,594,000
	Hotels, restaurants and leisure		0.6		6,103,000
	Household durables and products		0.6		6,724,000
	Industrial conglomerates		0.2		2,637,000
	Insurance		0.1		1,291,000
	Internet and direct marketing		4.4		47,502,000
	Internet software and services		3.4		36,314,000
	Investment companies		0.3		3,047,000
	IT services		1.3		13,608,000
	Life science tools		0.1		988,000
	Machinery		0.2		2,445,000
	Media		3.9		42,203,000
	Pharmaceuticals		0.1		1,382,000
	Semiconductors		0.1		1,429,000
	Software		2.2		24,102,000
	Specialty retail		0.2		2,165,000
	Technology hardware		0.2		1,587,000
	Trading companies		1.6		17,205,000
	Other		0.2		1,879,000
	Total United States (cost				
	\$258,706,000)		32.3	3	350,691,000
	Belgium				
	Beverages		1.4		14,626,000
	Financial		0.1		570,000
			0.1		
	Total Belgium (cost \$7,676,000)		1.4		15,196,000
	Bermuda				
	Financial (cost \$7,175,000)		0.7		7,226,000
	British Virgin Joles de				
	British Virgin Islands Other (cost \$388,000)		0.0		371,000





ASC 946-205-45-1

	Principal amount or shares	Percent of partners' capital	Fair value
_			
Canada Capital market Other		0.3 0.0	3,200,000 355,000
Total Canada (cost \$3,408,000)		0.3	3,555,000
China Internet software and services (cost \$426,000)		0.1	625,000
Great Britain Banks Insurance Media Other		0.3 0.1 0.3 0.1	3,235,000 962,000 3,161,000 1,209,000
Total Great Britain (cost \$9,070,000)		0.8	8,567,000
Finland Other (cost \$297,000)		0.0	283,000
France Other (cost \$149,000)		0.0	159,000
Germany Other (cost \$189,000)		0.0	275,000
Hong Kong Other (cost \$131,000)		0.0	172,000
Netherlands Semiconductors (cost \$2,666,000)		0.3	3,124,000
Norway Insurance (cost \$1,506,000)		0.2	1,856,000
Russia Other (cost \$558,000)		0.0	517,000
South Africa Media (cost \$822,000)		0.2	1,726,000
Spain Transportation infrastructure (cost \$869,000)		0.1	933,000
Sweden Communications equipment (cost \$10,770,000)		1.0	10,597,000





ASC 946-205-45-1

	amo	Principal ount or shares	Percent of partners' capital	Fair value
Switzerland Capital markets Electronic equipment			0.2 0.1	1,924,000 1,047,000
Total Switzerland (cost \$1,906,000)			0.3	2,971,000
Total common stocks (cost \$306,712,000)			37.7	408,844,000
Corporate bonds United States				
Food and beverage Oil, gas and consumable fuels Other			0.1 0.1 	553,000 696,000 3,078,000
Total corporate bonds (cost \$4,348,000)			0.4	4,327,000
Municipal bonds (cost \$373,000)			0.0	325,000
Bank debt Automotive parts Other			0.6 0.2	5,915,000 1,812,000
Total bank debt (cost \$6,775,000)			0.7	7,727,000
Collateralized mortgage obligations (cost \$73,000)			0.0	76,000
Government securities United States United States Treasury Bills, X.X%,	•	50 000 000	4.0	40,000,000
due X/XX/34 (cost \$49,838,000) United States Treasury Notes,X.X%, due XX/XX/24 (cost \$10,587,000)	\$	50,000,000	4.6	49,908,000
αασ //////24 (οσσε φ 10,001,000)	\$	10,600,000	1.0	10,590,000
Total Government securities (cost \$60,425,000)			5.6	60,498,000
Total investments in securities (cost \$378,706,000)			44.4 %	\$ 481,797,000





ASC 946-205-45-1

Investments in private investment companies, at fair value United States long/short Asset backed Energy/commodities Event/distressed Financial Fixed income arbitrage Healthcare/biotech Other non-U.S. long/short Quantitative U.S. long/short	0.5 % 2.3 3.1 5.9 4.0 0.6 2.9 5.8 1.0 7.3	\$ 5,389,000 24,426,000 33,563,000 64,214,000 42,991,000 6,533,000 30,883,000 62,767,000 10,628,000 78,863,000
Total investments in private investment companies (cost \$277,871,000)	33.2 %	\$ 360,257,000
Investments in digital assets, at fair value Cryptocurrency A, 1,000 units Other	1.0 0.1	\$ 10,467,000 968,000
Total investments in digital assets, at fair value (cost \$9,125,000)	1.1	\$ 11,435,000
Derivative contracts (assets) Warrants United States Other	1.3_%	\$ 13,864,000
Total United States (cost \$11,662,000)	1.3	 13,864,000
Canada Other	0.0	79,000
Total Canada (cost \$0)	0.0	 79,000
Total warrants (cost \$11,662,000)	1.3	13,943,000
Equity options, calls United States Banks Real estate Exchange traded funds - stock indices Media Other	0.3 0.1 0.3 0.1 0.0	2,666,000 753,000 3,541,000 645,000 357,000
Total United States (cost \$10,436,000)	0.7	 7,962,000





ASC 946-205-45-1

	Principal amount or shares	Percent of partners' capital	Fair value
	Foreign exchange options purchased FX options (cost \$1,045,000)		51,000
	Interest rate options purchased (cost \$699,000)	0.1	1,423,000
	Interest rate futures (cost \$0)		93,000
	Equity swaps and contracts for differences United States Media (cost \$0)	0.0	189,000
ATQA 6910.18	Total return swaps United States Manufacturing Company M, expire from		
	5/31/XX to 12/31/XX	1.1	11,475,000
	Swaptions (cost \$800,000)	0.1	824,000
	Currency call options written (cost \$4,700,000)	0.5	4,856,000
	Currency put options written (cost \$1,500,000)	0.2	1,593,000
	Total derivative contracts (assets) at fair value (cost \$30,943,000)	3.9 %	\$ 42,466,000
	Securities sold short Common stocks United States		
	Banks Communications equipment Consumer finance Diversified telecommunication Exchange traded funds - stock	0.5 % 0.1 0.1 0.3	\$ 5,346,000 1,293,000 904,000 3,303,000
	indices Health care technology Media Software Thrifts and mortgage finance Other	5.0 0.1 0.1 0.1 0.2 0.2	54,336,000 922,000 887,000 607,000 1,588,000 1,575,000
	Total United States (proceeds \$66,816,000)	6.5	70,761,000
	Canada Other (proceeds \$277,000)	0.0	366,000





ASC 946-205-45-1

	Principal amount or shares	Percent of partners' capital	Fair value
China Internet software and services (proceeds \$2,684,000)		0.5	5,910,000
Germany Other (proceeds \$186,000)		0.0	244,000
Great Britain Other (proceeds \$204,000)		0.0	273,000
Japan Other (proceeds \$62,000)		0.0	72,000
Total common stock sold short (proceeds \$70,229,000)		7.2 %	\$ 77,626,000



ASC 946-205-45-1 Statement of Operations Year Ended December 31, 20XX

ASC 946-830-45-39	Investment income Dividends (net of \$218,000 of foreign withholding taxes) Interest Income from securities loaned, net	\$ 3,118,000 2,590,000 500,000
	Total investment income	6,208,000
ASC 946-220-45-3 ASC 946-20-45-4	Expenses Management fees Professional fees and other expenses Interest and dividends Other	8,765,000 3,265,000 2,234,000 221,000
	Total expenses	14,485,000
ASC 946-220-45-5	Net investment income (loss)	(8,277,000)
ASC 946-220-45-6 ASC 946-830-45-1 to 4 and 36 to 37 ASC 946-220-50-2	Realized and unrealized gain (loss) on investments, derivatives, and foreign currency transactions Net realized gain (loss) on investments, derivatives, and foreign currency transactions Net change in unrealized appreciation or depreciation on	57,631,000
	investments, derivatives, and foreign currency transactions	39,864,000
	Net realized and unrealized gain or (loss) on investments, derivatives, and foreign currency transactions	 97,495,000
ASC 946-220-45-7	Net income (loss) ⁽¹⁾	\$ 89,218,000

⁽¹⁾ Paragraph 946-220-45-7 defines the "sum of net investment income or loss and net realized and unrealized gain or loss on investments and foreign currency transactions as the net increase or decrease in net assets resulting from operations" or net income or net loss (based upon industry practice).





ASC 946-205-45-1 Statement of Changes in Partners' Capital Year Ended December 31, 20XX

ASC 946-505-50-2		General Partner	Limited partners	Total
ASC 946-505-50-3 ASC 946-205-45-3	Partners' capital, beginning of year	\$ 26,166,000	\$ 1,029,794,000	\$ 1,055,960,000
	Contributions	300,000	16,000,000	16,300,000
	Withdrawals	(6,250,000)	(70,404,000)	(76,654,000)
AAG-INV 7.126	Allocation of net income (loss) Pro-rata allocation	2,221,000	86,997,000	89,218,000
ASC 946-20-45-4	Incentive allocation	5,012,000	(5,012,000)	
ASC 946-505-50-3	Partners' capital, end of year	\$ 27,488,000	\$ 1,057,616,000	\$ 1,085,104,000



ASC 946-205-45-1

Statement of Cash Flows Year Ended December 31, 20XX

ASC 230-10-14-4 (c)	Cash flows from operating activities	¢ 90.219.000
ASC 230-10-45-28	Net income (loss) Adjustments to reconcile net income (loss) to net cash provided by operating activities	\$ 89,218,000
	Net realized gain (loss) on investments, derivatives, and foreign currency transactions	(57,631,000)
	Net change in unrealized appreciation or depreciation on investments, derivative,	
	and foreign currency transactions	(39,864,000)
ASC 230-10-45-7	Purchases of investments	(760,202,000)
ASC 230-10-45-20	Purchases of digital assets	(5,134,000)
ASC 230-10-50-5	Purchases of derivative transactions	(30,452,000)
	Proceeds from sales of investments	881,241,000
	Proceeds from sales derivative transactions	35,527,000
	Proceeds from sales of digital assets	1,273,000
	Purchases of investments in private investment companies	(10,452,000)
	Proceeds from sales of investments in private investment companies	9,485,000
	Securities purchased under agreements to resell Proceeds from securities sold short	(23,000,000) 155,708,000
	Purchases to cover securities sold short	(178,660,000)
	Changes in operating assets and liabilities	(170,000,000)
	Interest and dividends receivable	17,000
	Redemptions receivable from private investment companies	2,185,000
	Due from brokers	31,411,000
	Other assets	2,000
	Interest and dividends payable	(178,000)
	Accrued expenses and other payables	(585,000)
	Due to related parties	(625,000)
	Due to brokers	(522,000)
	Net cash provided by operating activities	98,762,000
ASC 220 10 45 14 and	15 Cook flows from financing activities	
ASC 230-10-45-14 and ASC 230-10-45-26	15 Cash flows from financing activities Capital contributions, net of change in advance capital contributions	16,580,000
ASC 230-10-45-26	Capital withdrawals, net of change in capital withdrawals payable	(156,385,000)
7100 200 10 10 20	Payable for securities sold under agreements to repurchase	(3,000,000)
	Net cash used in financing activities	(142,805,000)
ASC 230-10-45-24	Net decrease in cash, cash equivalents, and restricted cash	(44,043,000)
	Cash, cash equivalents, and restricted cash, beginning of year	178,781,000
	Cash, cash equivalents, and restricted cash, end of year	\$ 134,738,000
ASC 230-10-50-8	At December 31, 20XX, the amounts included in cash, cash equivalents, and restricted cash consist of the following:	
	Cash and cash equivalents	\$ 77,548,000
	Cash denominated in foreign currencies	52,000,000
	Cash collateral posted with derivatives and repurchase counterparties	5,280,000
	Total cash, cash equivalents, and restricted cash	\$ 134,828,000
	Supplemental disclosure of cash flow data	
ASC 230-10-50-2	Supplemental disclosure of cash flow data Cash paid during the year for interest	\$ 122,000
	odon paid during the year for interest	Ψ 122,000
ASC 230-10-50-3	Supplemental disclosure of cash noncash financing activities	
	Contribution of securities, at fair value	\$ 25,000
	Distribution of constitution of following (c. 11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	A 10.000
	Distribution of securities, at fair value (cost basis of \$10,000)	\$ 18,000

See Notes to Financial Statements.





Notes to Financial Statements December 31, 20XX

ASC 275-10-50-2 **Note 1 - Organization**

{This note should be tailored to the Fund's specific nature of operations:}
Company B Domestic Fund, LP (the "Fund") is a limited partnership created under the laws of the State of Delaware, which commenced operations on {Month, Date, Year}. The Fund was organized for the {state Fund's investment objective}. The Fund is managed by Company B General Partner, LLC (the "General Partner") and Investment Manager, LLC (the "Investment Manager"). {If applicable:} The Investment Manager is registered with the U.S. Securities and Exchange Commission under the Investment Advisers Act of 1940, as an Investment Adviser.

Note 2 - Summary of significant accounting policies

ASC 235-10-50-1, ASC 235-10-50-3

The significant accounting policies followed by the Fund are:

Basis of presentation

ASC 946-10-50-1

The financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP"). In accordance with the Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 946, Financial Services - Investment Companies ("ASC 946"), the Fund has determined that it is an investment company and has applied the guidance in accordance with ASC 946. {See Appendix A for sample presentation and disclosures when the Fund is presented on the liquidation basis of accounting.}

Use of estimates

ASC 275-10-50-4

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

Cash, cash equivalents and restricted cash

ASC 230-10-50-1 ASC 825-10-50-20 and 21 Cash, including cash denominated in foreign currencies, represents cash deposits held at financial institutions. Cash equivalents include short-term, highly liquid investments of sufficient credit quality that are readily convertible to known amounts of cash and have maturities of three months or less when purchased. Cash and cash equivalents are held at major financial institutions and are subject to credit risk to the extent those balances applicable Federal Deposit Insurance Corporation ("FDIC") or Securities Investor Protection Corporation ("SPIC") limitations.

ASC 230-10-50-7

Restricted cash is subject to a legal or contractual restriction by third parties as well as a restriction as to withdrawal or use, including restrictions that require the funds to be used for a specified purpose and restrictions that limit the purpose for which the funds can be used. The Fund considers cash collateral posted with





Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

counterparties for derivative contracts and repurchase agreements to be restricted cash.

Foreign currency translation

{If applicable:} The values of investments in securities and securities sold short that are denominated in foreign currencies are translated based on the exchange rates that are in effect on the date of valuation. Transactions denominated in foreign currencies, including purchases and sales of investments and investment income and expenses, are translated into U.S. dollar amounts on the date of those transactions. Adjustments resulting from foreign currency transactions are reflected in the statement of operations.

{Pursuant to 945-830-45-4-The practice of not separately disclosing the portion of the changes in fair values of investments and realized gains and losses thereon that result from foreign currency rate changes is permitted.}

Investment transactions and investment income

ASC 946-320-25-1, to 2 ASC 946-320-40-1, ASC 946-320-35-5, AAG INV 2.127, ASC 946-320-35-20, ASC 946-830-45-34

Investment transactions are accounted for on a trade-date basis. Dividends are recorded on the ex-dividend date and interest is recognized on an accrual basis. *{If applicable:}* The Fund elected not to measure an allowance for credit losses for accrued interest receivables *{If applicable}*.

For nonperforming debt, interest is not accrued and interest receivable is written off when deemed uncollectible. The {specific identification} {an average cost} basis is used to determine realized gains and losses. {If applicable:} Discounts and premiums to the face amount of debt securities are accreted and amortized using the effective interest rate method over the lives of the respective debt securities. {If applicable:} Discounts to the face amount of high-yield debt securities and other debt securities are not accreted to the extent that interest income is not expected to be realized.

ASC 610-20-25-6 to 25-7

Digital asset reporting and transactions

Digital assets, for purposes of these financial statements, are defined as digital assets that are used as a means of transacting or as a store of value, or both (e.g. Bitcoin). For the purposes of these financial statements, digital assets also include stablecoins (e.g. Tether and USDC), which are designed to track a reference asset such as US Dollars.

{if applicable:} Assets and liabilities denominated in digital assets are recorded in U.S. dollars. Transactions denominated in digital assets, including purchases and sales of investments and income and expenses, are recorded in U.S. dollar amounts on the trade date. Digital asset transactions are recorded when the Fund has obtained control over the digital asset when purchased or has relinquished control of the digital asset when sold. Determinations of control are made by Management, who evaluates whether the counterparty has the ability to direct the use of and obtain substantially all of the benefits of the digital asset. Any change in the net unrealized gain or loss is reported in the statement of operations.





Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

Derecognition occurs when the risks and rewards of ownership of the digital assets either expire or are transferred and the Fund no longer has rights to the digital asset. On derecognition, the difference between the carrying value of the digital asset and the consideration received is determined using the specific identified cost method and recognized as a realized gain or loss on the statement in operations. Commissions and other trading fees charged by digital asset exchanges and custodians are reflected as an adjustment to cost or proceeds at the time of the transaction. Interest income and staking rewards are recognized on the accrual basis.

Fair value - definition and hierarchy

GAAP defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (an exit price). Fair value is a market-based measurement that should be determined based on the assumptions market participants would use in pricing the asset or liability. As a basis for considering market participant assumptions in fair value measurements, a fair value hierarchy distinguishes between: (1) market participant assumptions developed based on market data obtained from sources independent of the reporting entity (observable inputs) and (2) the reporting entity's own assumptions about market participant assumptions developed based on the best information available in the circumstances (unobservable inputs). Valuation techniques used to measure fair value shall maximize the use of observable inputs and minimize the use of unobservable inputs.

The fair value hierarchy prioritizes the inputs to valuation techniques used to measure fair value into three broad levels, as follows:

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the reporting entity has the ability to access at the measurement date. An active market for the asset or liability is a market in which transactions for the asset or liability occur with sufficient frequency and volume to provide information on an ongoing basis.

Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. If the asset or liability has a specified (contractual) term, a Level 2 input must be observable for substantially the full term of the asset or liability. Level 2 inputs include the following:

- a. Quoted prices for similar assets or liabilities in active markets;
- b. Quoted prices for identical or similar assets or liabilities in markets that are not active;
- c. Inputs other than quoted prices that are observable for the asset or liability; and





Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

d. Inputs that are derived principally from or corroborated by observable market data by correlation or other means.

Level 3 inputs are unobservable inputs for the asset or liability. Unobservable inputs are used to measure fair value to the extent that observable inputs are not available, thereby allowing for situations in which there is little, if any, market activity for the asset or liability at the measurement date.

Unobservable inputs reflect the reporting entity's own assumptions about the assumptions that market participants would use in pricing the asset or liability (including assumptions about risk). Unobservable inputs are developed based on the best information available in the circumstances, which might include the reporting entity's own data. However, market participant assumptions cannot be ignored and, accordingly, the reporting entity's own data used to develop unobservable inputs are adjusted if information is reasonably available without undue cost and effort that indicates that market participants would use different assumptions.

The fair value hierarchy gives the highest priority to Level 1 inputs and the lowest priority to Level 3 inputs.

ASC 820-10-35-54B

(If applicable:) Certain of the Fund's investment in private investment companies are measured using net asset value ("NAV") per share as a practical expedient and are therefore not categorized within the fair value hierarchy.

Fair value - valuation techniques and inputs

Investments in securities and securities sold short

Investments in securities and securities sold short are valued at their last reported sales price if they are traded on a national securities exchange or quoted by the NASDAQ National Market System on their valuation date. If no sales price is available, the investments in securities are valued at the last representative bid price and securities sold short are valued at the last representative ask price.

Investments that are not listed on an exchange but are traded over-the-counter ("OTC") are valued at the sale price as of the measurement date provided by pricing vendors. If there is no reliable sale price as of the measurement date, they are valued at the "bid" quotation if held long and the "ask" quotation if held short.

To the extent these securities are actively traded and valuation adjustments are not applied, they are categorized in Level 1 of the fair value hierarchy. Securities traded on inactive markets or valued by reference to similar instruments are generally categorized in Level 2 of the fair value hierarchy.





Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

Receivable for securities purchased under agreements to resell and payable for securities sold under agreements to repurchase (together, "Repo" transactions)

Repo transactions are treated as collateralized financial transactions, and are recorded at their contracted resell or repurchase amounts. In addition, interest on both types of transactions is included in interest income/expense and interest receivable/payable, respectively. The Fund may provide securities to counterparties to collateralize amounts borrowed under Repos on terms which may permit the counterparties to re-pledge or resell the securities to others. In the event of a counterparty default, realization of the collateral may be delayed or limited.

ASC 815-10-35-1

Derivative contracts

The Fund records derivative contracts at fair value. Gains and losses from derivative contracts are included in net realized gain from investments and derivatives and net change in unrealized appreciation or depreciation on investments and derivatives in the statement of operations. The Fund generally records a realized gain or loss on the expiration, termination or settlement of a derivative contract in the statement of operations.

Option contracts

Options that are traded on major exchanges are valued at their last reported sales price as of the valuation date. Depending on the frequency of trading, listed options are generally categorized in Level 1 or 2 of the fair value hierarchy.

Futures contracts

{Definition - A futures contract is a legal agreement to buy or sell a particular commodity or asset at a predetermined price at a specified time in the future.} Futures contracts that are traded on an exchange are valued at their last reported sales price as of the valuation date. Futures contracts are generally categorized in Level 1 of the fair value hierarchy.

Warrants

{Definition - Warrants are contract that give the holder the right but not the obligation to buy an underlying security at a certain price, quantity and future time.} Warrants that are traded on an exchange are valued at their last reported sales price as of the valuation date. The fair value of OTC warrants is valued using the Black-Scholes option pricing model, a valuation technique that follows the income approach. This pricing model takes into account the contract terms (including maturity) as well as multiple inputs, including time value, implied volatility, equity prices, interest rates and currency rates.

Warrants that are traded on an exchange in an active market are generally classified in Level 1 in the fair value hierarchy. Warrants are generally categorized in Level 2 or 3 of the fair value hierarchy.





Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

Contracts for differences

{Definition - A contract for differences is a contract between two parties, typically described as "buyer" and "seller", stipulating that the seller will pay to the buyer the difference between the current value of an asset and its value at contract time (if the difference is negative, then the buyer pays instead to the seller)}. Contracts for differences are traded on the OTC market. The fair value of contracts for differences is derived by taking the difference between the quoted price of the underlying security and the contract price. Contracts for differences are generally categorized in Level 2 of the fair value hierarchy.

Forward contracts

{Definition - A futures contract is a legal agreement to buy or sell a particular commodity or asset at a predetermined price at a specified time in the future}. The fair value of forward contracts is valued using observable inputs, such as currency exchange roles or commodity prices, applied to notional amounts stated in the applicable contracts. Forward contracts are generally categorized in Level 2 of the fair value hierarchy.

Interest rate swaps

{Definition - Interest rate swaps are contractual agreements whereby one counterparty pays a floating rate of interest on a notional principal amount and receives a fixed rate on the same notional principal for a fixed period of time or vice versa.} Interest rate swaps are generally traded on the OTC market. The fair value of OTC interest rate swaps is derived using a pricing model that is widely accepted by marketplace participants. The pricing model takes into account the contract terms (including maturity) as well as multiple inputs including, where applicable, interest rates, prepayment speeds and currency rates. Many inputs into the model do not require material subjectivity as they are observable in the OTC market. Interest rate swaps are generally categorized in Level 2 of the fair value hierarchy.

Total return swaps

{Definition - A total return swap is a swap agreement in which one party makes payments based on a set rate, either fixed or variable, while the other party makes payments based on the return of an underlying asset, which includes both the income it generates}. Total return swaps are traded on the OTC market. The fair value of total return swaps is recorded at the swap contract's net equity value. Net equity is calculated by determining the notional fair value of the assets or liabilities underlying the swap contracts, which are typically equity securities, and is consistent with the valuation procedures discussed previously. Total return swaps are generally categorized in Level 2 of the fair value hierarchy.



19



Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

Credit default swaps

{Definition - A credit default swap ("CDS") is a financial swap agreement that the seller of the CDS will compensate the buyer in the event of a debt default (by the debtor) or other credit event. That is, the seller of the CDS insures the buyer against some reference asset defaulting). Credit default swaps are generally traded on the OTC market. The fair value of OTC credit default swaps is derived using a pricing model that is widely accepted by marketplace participants. The pricing model takes into account multiple inputs including the contractual spread and other specific contract terms, interest rate yield curves, interest rates, credit curves, recovery rates, and current credit spreads obtained from swap counterparties and other market participants. Many inputs into the model do not require material subjectivity as they are observable in the marketplace or set per the contract. Other than the contract terms, valuation is heavily determined by the difference between the contract spread and the current market spread. The contract spread (or rate) is generally fixed and the market spread is determined by the credit quality of the underlying debt or reference entity. If the underlying debt is liquid and the OTC market for the current spread is active, OTC credit default swaps are categorized in Level 2 of the fair value hierarchy. If the underlying debt is illiquid and the OTC market for the current spread is not active, OTC credit default swaps are categorized in Level 3 of the fair value hierarchy.

Swaption contracts

{Definition - A swaption (swap option) is the option to enter into an interest rate swap or some other type of swap. In exchange for an option premium, the buyer gains the right but not the obligation to enter into a specified swap agreement with the issuer on a specified future date}. Swaption contracts are traded on the OTC market. The fair value of swaption contracts is derived using a pricing model that is widely accepted by marketplace participants. The pricing model takes into account the contract terms (including maturity) as well as multiple inputs including notional value, interest rates, currency rates and implied volatility. Swaption contracts are generally categorized as Level 2 or 3 of the fair value hierarchy.

Government bonds

The fair value of government bonds is generally based on quoted prices in active markets. When quoted prices are not available, fair value is determined based on a valuation model that uses inputs that include interest rate yield curves, cross-currency basis index spreads, and sovereign credit spreads similar to the bond in terms of issuer, maturity and seniority. Government bonds are generally categorized in Level 1 or Level 2 of the fair value hierarchy.

Municipal bonds

The fair value of municipal bonds is estimated using recently executed transactions, market price quotations and pricing models that factor in, where applicable, interest rates, bond or credit default swap spreads, and volatility. The Fund may use an independent pricing service which uses various techniques





Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

which may consider recently executed transactions in securities of the issuers, market price quotations (where observable), bond spreads, or credit default swap spreads. Municipal bonds are generally categorized in Level 2 of the fair value hierarchy.

Corporate bonds

The fair value of corporate bonds is estimated using recently executed transactions, quotes from brokers or independent pricing services which use various techniques, which may consider recently executed transactions in securities of the issuer or comparable issuers market price quotations (where observable), bond spreads or credit default swap spreads. The Fund may use an independent pricing service which uses various techniques which may consider recently executed transactions in securities of the issuers, market price quotations (where observable), bond spreads, or credit default swap spreads. The spread data used is for the same maturity as the bond. If the spread data does not reference the issuer, then data that references a comparable issuer is used. When observable price quotations are not available, fair value is determined based on cash flow models using yield curves, bond or single-name credit default swap spreads, and recovery rates based on collateral values as key inputs. Corporate bonds are generally categorized in Level 2 of the fair value hierarchy. In instances where significant inputs are unobservable, they are categorized in Level 3 of the fair value hierarchy.

Bank debt

The fair value of bank debt is generally valued using recently executed transactions, market price quotations (where observable), and market observable credit default swap levels. When quotations are unobservable, proprietary valuation models and default recovery analysis methods are employed. Bank debt is categorized in Level 2 or 3 of the fair value hierarchy.

Commercial mortgage-backed securities ("CMBS") and asset-backed securities ("ABS")

CMBS and ABS may be valued based on external price/spread data. When position-specific external price data is not observable, the valuation is either based on prices of comparable securities or cash flow models that consider inputs including default rates, conditional prepayment rates, loss severity, expected yield to maturity, and other inputs specific to each security. The Fund may use an independent pricing service which uses various techniques which may consider recently executed transactions in securities of the issuers, market price quotations (where observable), bond spreads, or credit default swap spreads. CMBS and ABS are categorized in Level 2 of the fair value hierarchy when external pricing data is observable and in Level 3 when external pricing data is unobservable.



21



Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

Collateralized loan obligations ("CLOs")

Investments represent direct ownership in various tranches of a CLOs. CLOs are a form of securitization where payments from multiple loans are pooled together and passed on to different classes of owners in various tranches, which are generally referred to as senior, mezzanine and equity tranches. Generally, these securities provide periodic payments to the senior and mezzanine tranches, which consist of interest and principal. Once the contractual obligations regarding the periodic payments are met, all remaining flow-through cash is paid to the equity tranche investors in the form of a dividend. The {Fund values...(please explain policy)} {Fund uses an independent pricing service to value} collateralized loan obligations based on prices of comparable securities or a discounted cash flow model that considers inputs including default rates, conditional prepayment rates, loss severity, expected yield to maturity, and other inputs specific to each security. The Fund may also use broker or dealer quotations to value its CLOs. CLOs are categorized in Level 2 of the fair value hierarchy when inputs are observable and in Level 3 when inputs are unobservable.

Digital assets {if applicable}

Digital assets are generally valued at 12 am UTC on the measurement date using quoted prices obtained from the principal market on which the digital assets are traded. Certain digital assets may be more thinly-traded or subject to irregular trading activity. Determination on the value of those digital assets, and how to value such assets as to which limited prices or quotations are available, are based on the General Partner's recommendations or instructions. The Fund also takes into consideration any significant events (such as significant transactions in principal-to-principal markets, significant trades in a brokered market, or significant announcements) that take place after the valuation point but before the end of the fair value measurement date (i.e., midnight UTC time for each month end, including non-business days) and may consider an adjustment of the value if any event significantly affects pricing. While some digital assets are valued based on prices reported in the public markets, other digital assets may be more thinly-traded or subject to irregular trading activity. Determinations on the value of certain digital assets, and how to value such assets as to which limited prices or quotations are available, are based on the General Partner's recommendations or instructions.

To the extent the digital assets are actively traded, and valuation adjustments are not applied, they are categorized in Level 1 or Level 2 of the fair value hierarchy. Non Fungible Tokens ("NFTs") are classified as Level 3 of the fair value hierarchy.

Investments in private operating companies

Investments in private operating companies primarily consist of private common and preferred stock (together or individually "equity") investments and debt of privately owned portfolio companies. The transaction price, excluding transaction costs, is typically the Fund's best estimate of fair value at inception. When





Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

evidence supports a change to the carrying value from the transaction price, adjustments are made to reflect expected exit values in the investment's principal market under current market conditions. Ongoing reviews by the Fund's management are based on an assessment of trends in the performance of each underlying investment from the inception date through the most recent valuation date.

These assessments typically incorporate valuation techniques using the income approach or the market approach. The income approach measures the present value of anticipated future economic benefits (i.e. net cash flow). The net cash flow is forecast over the expected remaining economic life and discounted to present value using an appropriate risk-adjusted discount rate. The market approach includes an analysis of valuation metrics of comparable public companies and recent merger and acquisition transactions for the development of multiples used in valuation. In certain instances, the Fund may use multiple valuation techniques for a particular investment and estimate its fair value based on a weighted average or a selected outcome within a range of multiple valuation results. These investments in private operating companies are categorized in Level 3 of the fair value hierarchy.

820-10-50-2 (bbb)

The Fund uses valuation techniques that maximize the use of observable inputs and minimize the use of unobservable inputs when determining fair value. The valuation techniques used by the Fund to determine fair value are consistent with the market or income approaches. **{If applicable:}** There were no investments in private operating companies at December 31, 20XX

In addition, describe the methods used by the pricing services to determine the value of the Fund's private operating companies: When applying valuation techniques used in the determination of fair value, the Fund assumes a reasonable period of time for estimating cash flows and takes into consideration the financial condition and operating results of the portfolio company, the nature of the investment, restrictions on marketability, market conditions, foreign currency exposures, and other factors. When determining the fair value of investments, the Fund exercises significant judgment and uses the information available as of the measurement date. Due to the inherent uncertainty of valuations, the fair values reflected in the financial statements as of the measurement date may differ materially from values that would have been used had a principal or most advantageous market existed for such investments and/or the values that may ultimately be realized.

Investments in private operating companies are generally included in Level 3 of the fair value hierarchy.





Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

Investments in restricted securities of public companies

Investments in restricted securities of public companies cannot be offered for sale to the public until the issuer complies with certain statutory requirements. The valuation of the securities by management takes into consideration the type and duration of the restriction, but in no event does it exceed the listed price on

any major securities exchange. Investments in restricted securities of public companies are generally categorized in Level 2 of the fair value. However, to the extent that significant inputs used to determine liquidity discounts are not observable, investments in restricted securities of public companies may be categorized in Level 3 of the fair value hierarchy.

ASC 820-10-35-59 through 62

Investments in private investment companies

Investments in private investment companies are valued, as a practical expedient, utilizing the net asset valuations provided by the underlying private investment companies, without adjustment, when the net asset valuations of the investments are calculated in a manner consistent with GAAP for investment companies. The Fund applies the practical expedient to its investments in private investment companies on an investment-by-investment basis, and consistently with the Fund's entire position in a particular investment, unless it is probable that the Fund will sell a portion of an investment at an amount different from the net asset valuation. {If applicable:} If it is probable that the Fund will sell an investment at an amount different from the net asset valuation or in other situations where the practical expedient is not available, the Fund considers other factors in addition to the net asset valuation, such as features of the investment including subscription and redemption rights, expected discounted cash flows, transactions in the secondary market, bids received from potential buyers, and overall market conditions, in its determination of fair value. Investments in private investment companies are not categorized in the fair value hierarchy.

Securities lending-including repurchase agreements and reverse repurchase agreements

ASC 860-30-25-3, ASC 860-30-25-5

Securities lending transactions

The Fund accounts for the receipt of cash collateral for securities lending transactions as a secured borrowing whereby it records an asset for cash collateral received and a corresponding liability for the obligation to return the collateral to the counterparty. The Fund also accounts for securities received as collateral for securities lending transactions as a secured borrowing if the Fund has the ability to sell or repledge the securities.

ASC 820-10-50-2D, ASC 820-10-35-18D

Fair value - valuation of net risk exposure

The Fund has elected to measure the fair value of its net exposure to *{market risks} {and} {credit risks}* on the basis of the price that would be received to sell a net long position or paid to transfer a net short position for a particular risk exposure in an orderly transaction between market participants at the measurement date under current market conditions. This election has been





Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

applied when the duration and type of exposure to a particular *{market risk} {and} - {credit risk}* for a group of financial assets and liabilities are substantially the same.

ASC 860-30-50-1A(a) Receivable for securities purchased under agreements to resell and payable for securities sold under agreements to repurchase (together, "Repo" transactions)

Repo transactions are treated as collateralized financial transactions, and are recorded at their contracted resell or repurchase amounts. In addition, interest on both types of transactions is included in interest income/expense and interest receivable/payable, respectively. The Fund may provide securities to counterparties to collateralize amounts borrowed under Repos on terms which may permit the counterparties to re-pledge or resell the securities to others. In the event of a counterparty default, realization of the collateral may be delayed or limited.

ASC 815-10-50-7 Offsetting of assets and liabilities

The Fund is required to disclose the impact of offsetting assets and liabilities represented in the statement of assets and liabilities to enable users of the financial statements to evaluate the effect or potential effect of netting arrangements on its financial position for recognized assets and liabilities. These recognized assets and liabilities are financial instruments and derivative instruments that are either subject to an enforceable master netting arrangement or similar agreement or meet the following right of setoff criteria: the amounts owed by the Fund to another party are determinable; the Fund has the right to set off the amounts owed with the amounts owed by the other party; the Fund intends to set off; and the Fund's right of setoff is enforceable at law.

As of December 31, 20XX, the Fund holds financial instruments and derivative instruments that are eligible for offset in the statement of assets and liabilities and are subject to a master netting arrangement. The master netting arrangement allows the counterparty to net applicable collateral held on behalf of the Fund against applicable liabilities or payment obligations of the Fund to the counterparty. These arrangements also allow the counterparty to net any of its applicable liabilities or payment obligations they have to the Fund against any collateral sent to the Fund.

The Fund presents OTC derivatives that are executed with the same counterparty under the same master netting arrangement on a gross basis, even though the right of setoff may exist. The Fund has elected not to offset cash collateral receivables and payables and fair value amounts recognized for derivative positions executed with the same counterparty under the same master netting arrangement.



25



Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

Staking & Rewards {if applicable}

Staking occurs when certain digital assets are committed to a staking address for a specified period, and the Fund earns rewards by helping to validate transactions. These staked tokens are restricted due to XX-days {include the lock up period} lock up schedule and cannot immediately be withdrawn. The amount of digital assets held by the Fund as of December 31, 20XX is \$XX,XXX,XX. These staking rewards are generated by contributing assets to a protocol, which operates under a contract coded within the protocol's software. These assets are used to contribute to network security and consensus, with the rewards typically dependent on the terms and volume of such activities.

Additionally, the Fund may utilize decentralized applications ("DAPPS") to generate yield and other forms of staking rewards by collateralizing digital assets. DAPPS function exclusively on blockchains that support smart contracts, which present varying levels of risk due to the reliance on code to automatically execute tasks when predefined conditions are met. In some instances, the Fund may also receive governance tokens as part of staking, which grant voting rights in protocol governance. The fair value of these tokens is recognized as part of staking and reward income.

Staking rewards are valued at the fair market price of the digital assets received. This value is generally determined using on-chain data, such as the closing price and the total quantity of rewards received at the end of the month (or on a daily basis when rewards are determinable within the day). In some cases, the increase in quantity or changes in value are not explicitly identified as staking income on-chain, so the Fund may assess price movements and quantity changes to classify certain amounts as rewards income. The fair value of the assets received is recorded as staking income, and subsequent changes in their market value are reflected as unrealized gains or losses in the Fund's statement of operations.

In certain instances, a single token may represent both the rights to staking rewards and the ownership of a mix of digital assets contributed to a protocol or smart contract. Tracking and classifying the total gains or losses from such tokens may present challenges, as the value of the underlying assets fluctuates over time.

The staking and reward income earned during the year ended December 31, 20XX from applicable activities totaled \$XXX,XXX.

Liquidity Pools (if applicable)

A liquidity pool is a crowdsourced pool of a set of cryptocurrencies that are locked in a smart contract and are used to facilitate trades between the assets on decentralized exchanges. The Fund contributes digital assets to these pools in exchange for liquidity pool tokens ("LP tokens"). In addition to the value of the LP tokens, the Fund is incentivized by earning transaction fee income generated from trading activity within the liquidity pools. This income is calculated based on





Notes to Financial Statements December 31, 20XX

Note 2 - Summary of significant accounting policies (continued)

the Fund's share of the total transaction fees collected by the pool. This process of earning cryptocurrencies by providing liquidity to the decentralized market is called "yield farming" or "liquidity mining".

The Fund does not recognize LP tokens as separate assets; instead, it continues to account for the underlying digital assets as part of its ownership in the pool. Gains or losses from the Fund's investment in the liquidity pool are recognized daily based on changes in its proportional ownership of the pool's underlying assets. In addition to these gains or losses, the Fund earns transaction fee income from trading activity within the liquidity pools. As of December 31, 20XX. the fair value of the LP tokens was \$XXX,XXX [or] As of December 31, 20XX, the Fund did not hold any LP tokens.

ASC 740-10-50-16

Income taxes

{The following example includes required disclosures when a Fund has not incurred a liability for unrecognized tax benefits.}

The Fund does not record a provision for U.S. federal, U.S. state or local income taxes because the partners report their share of the Fund's income or loss on their income tax returns. {If applicable:} However, certain U.S. dividend income and interest income may be subject to a maximum 30% withholding tax for limited partners that are foreign entities or foreign individuals. { | f applicable: } Further, certain non-U.S. dividend income and interest income may be subject to a tax at prevailing treaty or standard withholding rates with the applicable country or local jurisdiction. The Fund files an income tax return in the U.S. federal jurisdiction and may file income tax returns in various U.S. states {If applicable:} ASC 740-10-50-15(e) and foreign jurisdictions. Generally, the Fund is subject to income tax examinations by {Federal} {list applicable states} {Foreign jurisdictions} for the

years after 20XX (during the three year period prior to the period covered by these financial statements) or {since inception}. The Fund is required to determine whether its tax positions are "more likely than

not" to be sustained on examination by the applicable taxing authority, based on the technical merits of the position. The Fund recognizes the tax benefits of uncertain tax positions only when the position is "more likely than not" to be sustained, assuming examination by tax authorities. The tax benefit recognized is measured as the largest amount of benefit that has a greater than 50% likelihood of being realized upon ultimate settlement with the relevant taxing authorities. Tax positions not deemed to meet a "more likely than not" threshold would be recorded as a tax expense in the current year.





Notes to Financial Statements December 31, 20XX

{The following is an example that may apply to the Fund's assessment of possible changes in unrecognized tax benefits over the next 12 months:}

Note 2 - Summary of significant accounting policies (continued)

ASC 740-10-50-15(d) The Fund has determined that it is reasonably possible that the total amount of the unrecognized tax benefits will {increase} {decrease} by approximately {include an estimate of the range reasonably possible change or a statement that an estimate of the range cannot be made}.

ASC 740-10-50-15(c) **{If applicable,}** the Fund recognizes interest and penalties related to ASC 740-10-50-19 unrecognized tax benefits in interest expense and other expenses, respectively. During the year ended December 31, 20XX, the Fund recognized \$XX,000 and \$XXX,000, respectively, related to interest and penalties. At December 31, 20XX, the Fund accrued \$XX,000 and \$XX,000, respectively, for the payment of interest and penalties.

ASC 480-10-50-1 Capital withdrawals payable

Withdrawals are recognized as liabilities when the amount requested in the withdrawal notice becomes fixed, which generally occurs on the last day of a fiscal quarter. As a result, withdrawals paid after the end of the year, based on partners' capital balances at year-end, are included in capital withdrawals payable at December 31, 20XX. Withdrawal notices received for which the dollar amount is not fixed remain in partners' capital until the amount is determined.

Note 3 - Fair value measurements

ASC 820-10-50-1A, ASC 820-10-50-2B, ASC 820-10-50-8

Fair value hierarchy

The Fund's assets and liabilities recorded at fair value have been categorized based on a fair value hierarchy as described in the Fund's significant accounting policies in Note 2.



28



Notes to Financial Statements December 31, 20XX

Note 3 - Fair value measurements (continued)

ASC 820-10-50-2B The following table presents information about the Fund's assets measured at fair value as of December 31, 20XX:

(In thousands)	Level 1		Level 2		Level 3		Investments measured at net asset value		Total	
Investments in securities, at fair value										
Common stocks										
United States										
Banking	\$	52,104	\$	-	\$	2,150	\$	-	\$	54,254
Food and staple		3,366		-		18		-		3,384
Trading companies		17,186		-		19		-		17,205
Other industries		275,848		-		-		-		275,848
Other countries		58,153		-		-		-		58,153
Corporate bonds United States										
Food and beverage						553				553
Oil,gas and consumable fuels		-		_		696		-		696
Other industries		_		3,078		-		_		3.078
Municipal bonds		_		325		_		_		325
Bank debt										
Real estate		_		-		231		-		231
Other industries		-		7,496		-		-		7,496
Collateralized mortgage obligations		-		-		76		-		76
Government securities		60,498						-		60,498
Total investment in securities, at										
fair value	\$	467,155	\$	10,899	\$	3,743	\$		\$	481,797
Investments in private investment										
companies, at fair value	•		•		•		•	5.000	•	F 000
Asian long/short Asset backed	\$	-	\$	-	\$	-	\$	5,389 24.426	\$	5,389
Energy/commodities		-		-		-		33,563		24,426 33,563
Event/distressed		-		_		-		64,214		64,214
Financial		_				_		42,991		42,991
Fixed income arbitrage		-				-		6,533		6,533
Healthcare/biotech		_		_		_		30,883		30,883
Other non-US long/short		_		_		_		62,767		62,767
Quantitative		_		-		-		10,628		10,628
US long/short		-		-		-		78,863		78,863
investment companies, at fair										
value	\$	-	\$		\$		\$	360,257	\$	360,257
Digital assets, at fair value										
Cryptocurrencies	\$	11,435								
	_									
Digital assets, at fair value	\$	11,435								
Derivative contracts assets, at fair value										
Currency call options	\$	4,856	\$	-	\$	-	\$	-	\$	4,856
Equity option calls		8,019		-		-		-		8,019
Equity swaps and contracts for				400						400
differences Foreign exchange options		-		189		-		-		189
Interest rate swaps		93		51		-		-		51 93
Interest rate swaps Interest rate option contracts		93		1,423		-		-		1,423
Currency put options		1,593		-		-				1,593
Swaptions		1,595		824		-		-		824
Total return swaps		_		11,475		-		_		11,475
Warrants purchased		_		12,145		1,798		_		13,943
•										
Gross total		14,561		26,107		1,798		-		42,466
Less: Effect of netting provisions								-		
Total derivative contracts assets,	_	4	•	00 :	•	,	•			46 465
at fair value	\$	14,561	\$	26,107	\$	1,798	\$		\$	42,466



ASC 820-10-50-3



Notes to Financial Statements December 31, 20XX

Note 3 - Fair value measurements (continued)

The following table presents information about the Fund's liabilities measured at fair value as of December 31, 20XX:

(In thousands)		Level 1		Level 2		Level 3		Total	
Securities sold short, at fair value Common stocks	\$	77,626	\$		\$	<u>-</u> _	\$	77,626	
Total securities sold short, at fair value	\$	77,626	\$		\$		\$	77,626	

ASC 820-10-50-2G

The following table presents the changes in assets classified in Level 3 of the fair value hierarchy for the year ended December 31, 20XX attributable to the following:

	Common		
(In thousands)	stocks		
Purchases	22		
Transfers into Level 3	37		
Transfers out of Level 3	-		

Transfers between Levels 2 and 3 generally relate to whether significant unobservable inputs are used for fair value measurements.

ASC 820-10-50-2 (bbb)

Significant unobservable inputs

The following table summarizes the valuation techniques and significant unobservable inputs used for the Fund's investments that are categorized in Level 3 of the fair value hierarchy as of December 31, 20XX:

Dec		alue at nber 31, XX	Valuation technique	Unobservable inputs	Range of inputs	
Common stocks Food staple retailing Trading company	\$	18 19	Consensus pricing quotes Consensus pricing quotes	Bid/ask/vendor Bid/ask/vendor	\$X.XX-\$X.XX \$X.XX-\$X.XX	
Collaterized mortgage obligations		76	Consensus pricing quotes	Bid/ask/vendor Corporate Bond, trading	\$X.XX-\$X.XX	
Bank debt-real estate		231	Most recent capitalization	companies	\$X,XXX	

If a portion of Level 3 investments were not valued using internally developed unobservable inputs, it is not required to include in the previous table. For example, when consensus pricing is obtained from brokers and pricing services for illiquid positions or when there is little information and therefore determined to be level 3 inputs. They are included in the above



30



Notes to Financial Statements December 31, 20XX

Note 3 - Fair value measurements (continued)

example, but if they were not, included in the language to reconcile the difference such as the following if not included in the preceding table:}
Certain of the Fund's Level 3 investments have been valued using unadjusted inputs that have not been internally developed by the Fund, including third-party transactions and indicative broker quotations. As a result, fair value assets of approximately \$3,399,000 have been excluded from the preceding table.

ASC 820-10-50-2 (bbb)(1)

Changes in valuation techniques

In situations where there has been a change in either or both a valuation approach and a valuation technique for measurements categorized in Levels 2 and 3 of the fair value hierarchy the reporting entity shall disclose that change and the reason(s) for making it.} During the year ended December 31, 20XX, the Fund changed the valuation technique used to value \$76,000 of collateralized mortgage obligations from the income approach to market approach. The Fund believes the change in valuation technique and its application results in a measurement that is equally or more representative of the fair value in the circumstances because of

Note 4 - Due from/to brokers and cryptocurrency exchanges {If applicable}

{Include if not presented separately on the statement of assets and liabilities:} The following table presents the components of the amounts of the Fund's due from/to brokers and cryptocurrency exchanges {If applicable} at December 31, 20XX as presented in the statement of assets and liabilities:

	(In thousands)	
ASC 946-310-45-1 ASC 946-310-45-1 ASC 440-10-50-1	Description Cash held at broker Receivable for pending investment transactions Cash pledged as collateral for securities sold short	\$ X,XXX X,XXX X,XXX
	Due from brokers	\$ X,XXX
	(In thousands)	
ASC 946-405-45-1	Description Payable for pending investment transactions Collateral received from counterparties for derivative contracts Margin borrowings	\$ X,XXX X,XXX X,XXX
	Due to brokers	\$ X,XXX



31



Notes to Financial Statements December 31, 20XX

Note 4 - Due from/to brokers (continued)

ASC 440-10-50-1

Amounts due from brokers may be restricted if they serve as deposits for securities sold short. In addition, margin borrowings of \$X,XXX,000 are collateralized by certain securities and cash balances held by the Fund. The Fund is charged interest on its margin balances.

In the normal course of business, substantially all of the Fund's securities transactions, money balances and security positions are transacted with the Fund's brokers: {clearing} Broker 1, LLC and {clearing} Broker 2, Ltd. Accounts with the prime broker are cleared by Broker 3, LLC. The Fund is subject to credit risk to the extent a broker with which it conducts business is unable to fulfill contractual obligations on its behalf. The Fund's management monitors the financial condition of those brokers and does not anticipate losses from these counterparties.

Note 5 - Derivatives

ASC 815-10-50-1A ASC 815-10-50-5 In the normal course of business, the Fund uses investments in derivative contracts in connection with its proprietary trading activities. Derivative contracts are used for risk management activities to hedge certain risks or reposition the risk profile of the Fund or to gain exposure to equities or fixed income securities. The Fund's derivative activities and exposure to derivative contracts are classified by the following primary underlying risks: {Include as applicable} interest rate, credit, foreign exchange, commodity price and equity price. In addition to its primary underlying risks, the Fund is also subject to additional counterparty risk due to inability of its counterparties to meet the terms of their contracts. Derivative contracts are subject to additional risks that can result in a loss of all or part of an investment. Derivatives are either exchange-traded or OTC contracts. Exchange-traded derivatives are standard contracts traded on a regulated exchange. OTC contracts are private contracts negotiated with counterparties. These derivatives involve, to varying degrees, elements of credit and market risk more than the amount recorded in the statement of assets and liabilities.

Options

The Fund is subject to equity, commodity price and foreign currency exchange rate risk in the normal course of pursuing its investment objectives. The Fund may enter into options to speculate on the price movements of the financial instrument, commodity, or currency underlying the option, or for use as an economic hedge against certain positions held in the Fund's portfolio holdings. Options written obligate the Fund to buy (puts) or sell (calls) within a limited time, a financial instrument, commodity or currency at a contracted price that may also be settled in cash, based on differentials between specified indices or price. Options purchased give the Fund the right, but not the obligation, to buy (calls) or sell (puts) within a limited time, a financial instrument, commodity or currency at a contracted price that may also be settled in cash, based on differentials between specified indices or prices.





Notes to Financial Statements December 31, 20XX

Note 5 - Derivatives (continued)

Swaptions

The Fund is subject to interest rate risk in the normal course of pursuing its investment objectives. The Fund may enter into swaptions to manage exposure to enhance portfolio yield and fluctuations in interest rates. Swaptions represent an option that gives the purchaser the right, but not the obligation, to enter into a previously agreed-upon swap contract on a future date. Swaptions are marked-to-market daily based upon quotations from market makers. If the Fund writes a swaption, the premium received is recorded as a liability and is subsequently adjusted to the current fair value of the swaption. A gain or loss is recognized when the swaption contract closes or expires. Premiums received from writing swaptions that expire are treated by the Fund as realized gains from swaptions written. The writer of the swaption bears the market risk arising from any change in index values or interest rates. The Fund's swaption contracts are scheduled to terminate from 20XX through 20XX.

Futures

The Fund enters into futures contracts to manage potential movements in the prices of the underlying assets or hedge against changes in the value of equities, foreign currencies or interest rates. Futures contracts represent a firm commitment to buy or sell the underlying asset at a specified value and point in time based upon the agreed or contracted quantity. Initial margin is paid upon entering the contract and variation margin is paid or received by the Fund each day, depending on the daily fluctuations in the value of the contract, and the change is recorded as an unrealized gain or loss. For these contracts, the unrealized gain or loss represents the approximate future cash requirements.

Futures have minimal counterparty risk because futures contracts are exchange traded and the exchange's clearing house, as the counterparty to all exchange traded futures, guarantees the futures against default.

The Commodity Exchange Act requires an Futures Commission Merchant ("FCM") to segregate all customer transactions and assets from the FCM's proprietary activities. A customer's cash and other equity deposited with an FCM are considered commingled with all other customer funds subject to the FCM's segregation requirements. In the event of an FCM's insolvency, recovery may be limited to the Fund's pro rata share of segregated customer funds available. It is possible that the recovery amount could be less than the total of cash and other equity deposited.

Warrants

The Partnership may purchase warrants. A warrant is a derivative instrument that entitles the holder to buy stock of the issuing company through a specified term at a specified price. Warrants are subject to equity price risk and its value will fluctuate with the price of the underlying security ("intrinsic value"). Upon expiration, the warrants are worthless unless the price of the common stock is greater than the exercise price. There are certain risks involved in trading





Notes to Financial Statements December 31, 20XX

Note 5 - Derivatives (continued)

warrants, including the time value of the warrant, which decreases as the warrant approaches the date of expiration. Warrants are also subject to counterparty risk, as there is risk the issuer will not settle the exercised warrant. As a result, there is the potential for the Fund to lose its entire investment in a warrant.

Contracts for differences

The Fund enters into contracts for differences arrangements with a financial institution. Contracts for differences arrangements involve an agreement by the Fund and a counterparty to exchange the difference between the opening and closing price of the position underlying the contract, which is generally an equity security. Therefore, amounts required for the future satisfaction of the contracts for differences may be greater or less than the amount recorded.

Forward contracts

The Fund enters into forward contracts to hedge itself against foreign currency exchange rate risk for its foreign currency denominated assets and liabilities due to adverse foreign currency fluctuations against the U.S. dollar and to manage the price risk associated with its commodity portfolio positions.

Forward currency and commodity transactions are contracts or agreements for delayed delivery of specific currencies and commodities in which the seller agrees to make delivery at a specified future date of specified currencies and commodities. Risks associated with forward currency and commodity contracts are the inability of counterparties to meet the terms of their respective contracts and movements in fair value and exchange rates.

Swap contracts

Swap contracts involve an exchange of cash flows based on returns linked to an underlying security or index and based on a notional amount. The Fund is obligated to pay, or entitled to receive, as the case may be, the net difference in the value determined at the onset of the swap contract versus the value determined at the termination or rest of the swap contract. Therefore, the amounts required for the future satisfaction of the swap may be greater or less than the amounts recorded on the statement of assets and liabilities. The ultimate gain or loss on a swap contract depends upon the value of the underlying instrument at the time of termination or reset.

The Fund enters into various swap contracts ("swaps"), including interest rate swaps, total return swaps, and credit default swaps as part of its investment strategies, to hedge against unfavorable changes in the value of investments and to protect against adverse movements in interest rates or credit performance with counterparties. During the term of the swap contract, changes in value are recognized as unrealized gains or losses by marking the contracts at fair value. Additionally, the Fund records a realized gain (loss) when a swap contract is terminated and when periodic payments are received or made at the end of each measurement period. In addition to realized gains (losses) and the change in





Notes to Financial Statements December 31, 20XX

Note 5 - Derivatives (continued)

unrealized gains (losses), periodic interest expense and/or income is also reflected in net realized gain on investments, derivative and foreign currency in the statement of operations.

The payment flows are usually netted against each other, with the difference paid by one party to the other. Swap agreements (typically interest rate swaps, and less commonly credit default swaps) may also be centrally cleared through a clearing house, where initial margins are posted and daily changes in the fair value result in variation margin receivable or payable with the clearing house.

Interest rate swaps

The Fund is exposed to interest rate risk when there is an unfavorable change in the value of investments as a result of adverse movements in the market interest rates. The Fund enters into interest rate swaps to protect against such adverse movements in the interest rates. Interest rate swaps are contracts whereby counterparties exchange different rates of interest on a specified notional amount for a specified period of time. The payment flows are usually netted against each other, with the difference being paid by one party to the other. Entering into interest rate swaps involves varying degrees of risk, including the possibility that there is no liquid market for the contracts, the counterparty to the swap may default on its obligation to perform, and there may be unfavorable changes in fair value.

Total return swaps

The Fund is subject to equity price risk in the normal course of pursuing its investment objectives. The Fund may enter into total return swaps either to manage its exposure to the market or certain sectors of the market, or to create exposure to certain equities to which it is otherwise not exposed.

Total return swaps involve an exchange of cash flows based on a commitment to pay an amount based on a referenced interest rate in exchange for a market linked return, both based on a notional amount. The market linked return may include, among other things, the total return of a security or index. Entering into total return swaps involves varying degrees of risk, including the possibility that there is no liquid market for the contracts, the counterparty to the swap may default on its obligation to perform, and there may be unfavorable changes in fair value.

Credit default swaps

The Fund is subject to credit risk in the normal course of pursuing its investment objectives. The Fund may enter into credit default swaps to manage its exposure to the market or certain sectors of the market, to reduce its risk exposure to defaults of corporate and sovereign issuers, or to create exposure to corporate or sovereign issuers to which it is not otherwise exposed.





Notes to Financial Statements December 31, 20XX

Note 5 - Derivatives (continued)

ASC 815-10-50-4K(a)(3) Credit default swap contracts involve an arrangement between the Fund and a counterparty to make or receive payments in the event of is not clear of default or a credit event of a specified entity. The Fund pays periodic premiums up front and the counterparty agrees to make a payment to compensate the Fund for losses only upon the occurrence of a specified credit event (credit default swaps purchased). Alternatively, when the Fund issues protection written, it receives premium payments from the counterparty in exchange for assuming the credit risk of the specified reference entity (credit default swaps sold).

A protection seller agrees to make a payment to compensate the counterparty for losses only upon the occurrence of a specified credit event. Credit events usually include bankruptcy, failure to pay, restructuring, obligation acceleration, obligation default, or moratorium. If the defined credit event occurs, the difference between the value of the referenced obligation and the swap's notional amount is recorded as a realized gain (for protection purchased) or loss (for protection written) in the statement of operations.

Regardless of whether event occurs, the protection buyer will lose the periodic stream of payments it paid over the term of the contract. However, if a credit event occurs, the protection seller may deliver the full notional value or the current cash value of the referenced entity or the actual bonds to the protection buyer, depending on the terms agreed-upon at the onset of the contract. Credit default swap contracts involve greater risks than if the Fund had invested in the reference obligation directly. In addition to the general market risks, credit default swap contracts are subject to liquidity risk and counterparty credit risk.

Credit-risk-related contingent features

The Fund's derivative contracts are subject to International Swaps and Derivatives Association ("ISDA") Master Agreements, which contain certain covenants and other provisions that may require the Fund to post collateral on derivatives if the Fund is in a net liability position with its counterparties exceeding certain amounts.

{If applicable} The aggregate fair value of all derivative instruments with creditrisk-related contingent features that are in a net liability position at December 31, 20XX is \$X,XXX,000 for which the Fund has posted \$XXX,000 as collateral in the normal course of business. If the credit-risk-related contingent features underlying these agreements were triggered as of December 31, 20XX, the Fund would have been required to post additional collateral of \$X,XXX,000 to its counterparties.





Notes to Financial Statements December 31, 20XX

Note 5 - Derivatives (continued)

Additionally, counterparties may immediately terminate these agreements and the related derivative contracts if the Fund fails to maintain sufficient asset coverage for its contracts, or its net assets decline by stated percentages or amounts. *{If applicable}* As of December 31, 20XX, the termination values of these derivative contracts were approximately \$XX,000 less than their fair values.

<u>{If Fund is selling credit protection via credit default swaps, add the following paragraph and see Appendix D for additional disclosures.}</u>

In the event that certain specified credit events occur, the maximum potential amount of future undiscounted payments that the Fund would be required to pay under its credit default swaps sold would be \$XXX,000 at December 31, 20XX. However, if the Fund was required to make payments under its credit default swaps sold, it would be entitled to certain assets owned by the entities that collateralize the reference obligations. The Fund cannot reasonably estimate the value of the recourse provisions of such contracts. The assumed value of the assets may diminish materially and such assets may not be recovered under certain circumstances.

Volume of derivative activities

At December 31, 20XX, the volume of the Fund's derivative activities based on their notional amounts, categorized by primary underlying risk, are as follows:

{The Fund should calculate and disclose the average or average quarterend notional amounts and number of contracts when year-end amounts are not indicative of the overall volume throughout the year and/or there are no derivatives held as of year-end but there is material net gain (loss) from derivatives for the year.}

{Optional language: The Fund considers the notional amounts at December 31, 20XX to be an accurate representation of the volume of derivative activities during the year ended December 31, 20XX.}

OR





Notes to Financial Statements December 31, 20XX

Note 5 - Derivatives (continued)

{Optional language: The Fund considers the average quarter-end notional volume during the year ending December 31, 20XX to be an accurate representation of the volume of derivative activities during the year ended December 31, 20XX.}

(In thousands) Primary underlying risk		g exposure Notional nounts ⁽¹⁾	Short exposure Notional amounts ⁽¹⁾		
Commodity price risk					
Futures contracts	\$		\$	5,634	
Credit risk	φ	-	φ	5,054	
Protection written					
Credit default swaps		250,000			
Equity price risk		230,000		_	
Total return swaps		645,342		645,342	
Futures contracts		65,364		043,342	
		,		-	
Options ⁽²⁾		146,342		65,382	
Warrants ⁽²⁾		275,641		-	
Contracts for differences		55,364		18,461	
Foreign exchange risk					
Forward contracts		2,345,364		862,531	
Interest rate risk					
Interest rate swaps		76,000		46,000	
Swaptions		34,000		· -	
•					

^{(1) [}If applicable:] Notional amounts are presented net of identical offsetting derivative contracts.

Effect of derivatives on the statement of assets and liabilities and statement of operations

ASC 815-10-50-4A, ASC 815-10-50-4B, ASC 815-10-50-4D, ASC 815-10-50-4E The following table identifies the fair value amounts of derivative contracts included in the statement of assets and liabilities, categorized by type of contract, at December 31, 20XX. Balances are presented on a gross basis, before application of the effect of counterparty and collateral netting, if applicable. Total derivative assets and liabilities are adjusted on an aggregate basis to consider the effects of master netting arrangements and the offsetting of cash collateral receivables and payables with the Fund's counterparties. See Note 8 for additional information of the effects of master netting arrangements and the offsetting of cash collateral receivables and payables with the Fund's counterparties.



⁽²⁾ Notional amounts presented for options and warrants are based on the fair value of the underlying shares as if the options and warrants were exercised at the applicable period end.



Notes to Financial Statements December 31, 20XX

Note 5 - Derivatives (continued)

The following table also identifies the realized and unrealized gain and loss amounts included in the statement of operations, included in either net realized gain on investments, derivatives, and foreign currency transactions or net change in unrealized appreciation or depreciation of investments, derivatives, and foreign currency transactions, categorized by type of contract, for the year ended December 31, 20XX.

(In thousands) Type of contracts	 Derivative assets		Derivative liabilities	Realized ain (loss)	Unrealized gain (loss)		
Interest rate risk							
Interest rate swaps	\$ -	\$	-	\$ -	\$	-	
Swaptions	XXX		-	XX,XXX		XX,XXX	
Foreign exchange contracts							
Forward contracts	-		XX,XXX	XX,XXX		XX,XXX	
Equity contracts							
Total return swaps	XX,XXX		XX,XXX	-		XX,XXX	
Futures contracts	-		-	(XXX)	-		
Options	XX,XXX		XX,XXX	XX,XXX	XX,XXX		
Warrants	XX,XXX		-	-	XX,XXX		
Contracts for differences	-		XX,XXX	XX,XXX		XX,XXX	
Commodity contracts							
Futures contracts	-		-	XX,XXX		-	
Credit contracts							
Protection written							
Credit default swaps	 		XX,XXX	 		XX,XXX	
Gross total	XX,XXX		XX,XXX	XX,XXX		XX,XXX	
Less: Effect of netting							
provisions	-		-	-		-	
Less: Cash collateral							
applied	-			 <u>-</u>		-	
Total	XX,XXX		XX,XXX	XX,XXX		XX,XXX	

Note 6 - Securities sold short

ASC 275-10-50-1

The Fund is subject to certain inherent risks arising from the investing activities of selling securities held short. The ultimate cost to acquire these securities may exceed the liability recognized in the statement of assets and liabilities. The Fund is not exposed to this risk to the extent it holds offsetting long positions with a fair value of approximately \$X,XXX,000 at December 31, 20XX.





Notes to Financial Statements December 31, 20XX

Note 7 - Repo transactions

Repo transactions

ASC 860-30-50-1A ASC 860-30-50-7 The Fund may sell securities under agreements to repurchase such securities at a particular date and price. These agreements are treated as financing transactions, generally collateralized by investments in fixed income securities and are carried at the amounts at which the securities will contractually be reacquired. The counterparties to these transactions are large institutional dealers in fixed income securities. At December 31, 20XX, the Fund's securities sold under agreements to repurchase relate to contracts expiring in less than 90 days. At December 31, 20XX, mortgage-backed securities owned with a fair value of approximately \$XX million, which are included in investments in securities, at fair value on the statement of assets and liabilities, have been pledged as collateral in connection with securities sold under agreements to repurchase. The counterparty has the right to sell or re-pledge these securities. At December 31, 20XX, interest owed related to these agreements of \$XXX is included in interest and dividends payable in the statement of assets and liabilities.

ASC 860-30-50-1A (b)

In the instances where the Fund purchases securities and simultaneously finances the acquisition of the securities through repurchase agreements (collateralized with the same securities purchased) with a broker, the Fund records the acquisition of these securities as assets (at fair value) and the related repurchase agreements as liabilities (at contract value) on the statement of assets and liabilities. Interest income earned on the securities and interest expense incurred on the repurchase obligations are reported on a gross basis on the statement of operations.

Under the terms of a typical repurchase agreement, the Fund pledges a security to a counterparty with an agreement to take back possession of the same security at an agreed-upon price and date. Repurchase agreements are reflected as securities sold under agreement to repurchase in the statement of assets and liabilities. Repurchase agreements involve the risk that the fair value of the security sold by the Fund may decline below the repurchase price of the security. Accordingly, the Fund will generally be required to post collateral to cover its obligations under these agreements.

The Fund will also engage in transactions which are opposite of the above and the related asset is treated as securities bought under agreements to resell. At December 31, 20XX, the Fund's securities purchased under agreements to resell relate to contracts expiring in the less than 90 days. At December 31, 20XX, the Fund has shorted \$XXXXXXX of securities included in securities sold short, at fair value on the statement of assets and liabilities through these transactions. At December 31, 20XX, interest due related to these agreements of \$XX is included in interest and dividends receivable in the statement of assets and liabilities.





Notes to Financial Statements December 31, 20XX

Note 7 - Repo transactions (continued)

The following table presents, as of December 31, 2022, the gross liability for securities sold under agreement to repurchase disaggregated by type of collateral pledged and by remaining contractual maturity of the agreement:

(In thousands) Type of collateral	ontracted chase price	Fair value			
Corporate bonds Municipal bonds	\$ 1,500 100	\$ 1,250 125			
Total	\$ 1,600_	\$	1,375		

At December 31, 20XX, securities purchased under agreements to resell [and/or] securities sold under agreements to repurchase had interest rates of X.X% and maturity dates of [Month, Date, Year] through [Month, Date, Year],

Securities lending agreements

ASC 860-30-50-1A (a)

The Fund may enter into securities lending transactions principally to broker-dealers. Those transactions are secured by collateral such as cash, securities, or standby letters of credit, the fair value of which, at all times, is required to be at least xx% of the fair value of the securities loaned plus accrued interest and dividends. If the collateral is cash, the Fund normally earns a return by investing that cash typically isn short term, high-quality debt instruments. Investments of cash collateral are subject to the Fund's investment restrictions. The Fund will lend certain securities to one or more of its prime brokers in return for a fee, which is included in interest income on the statement of operations. If the collateral is other than cash, the Fund typically receives a fee as compensation for the securities loaned. The Fund also continues to receive dividends and interest on the securities loaned.

Note 8 - Offsetting assets and liabilities

ASC 210-20-50-2

The Fund recognizes all derivatives as assets or liabilities at fair value in its statement of assets and liabilities. In connection with its derivative activities, the Fund generally enters into agreements subject to enforceable master netting arrangements that allow the Fund to offset derivative assets and liabilities in the same currency by specific derivative type or, in the event of default by the counterparty, to offset derivative assets and liabilities with the same counterparty. While these derivatives are eligible to be offset in accordance with applicable accounting guidance, the Fund has elected to present derivative assets and





Notes to Financial Statements December 31, 20XX

Note 8 - Offsetting assets and liabilities (continued)

liabilities based on gross fair value in its statement of assets and liabilities. The table below sets forth the setoff rights and related arrangements associated with derivatives held by the Fund. The "gross amounts not offset in statement of assets and liabilities" columns represent derivatives that management has elected not to offset in the statement of assets and liabilities even though they are eligible to be offset in accordance with applicable accounting guidance.

ASC 210-20-50-3 and 4 ASC 815-10-50-8 The following table shows the gross financial assets and derivatives, offsetting and net asset amounts:

	of	ss amounts recognized ts presented	_	ross amounts i			
	in the statement of assets and liabilities		-	rinancial struments	Cash collateral received	Net amount	
Derivative assets Repurchase agreements	\$	XXX,XXX XXX,XXX	\$	XXX,XXX	\$ - XXX,XXX	\$	- XXX,XXX
Total	\$	XXX,XXX	\$	XXX,XXX	\$ XXX,XXX	\$	XXX,XXX

The following table shows the gross financial liabilities and derivatives, offsetting and net liabilities amounts:

	of I	ss amounts recognized liabilities resented in	_	cross amounts r				
	C	statement of assets d liabilities	-	Financial struments	_	Cash ollateral oledged	Net amount	
Derivative liabilities Repurchase agreements	\$	XXX,XXX XXX,XXX	\$	XXX,XXX XXX,XXX	\$	XXX,XXX	\$	- -
Total	\$	XXX,XXX	\$	XXX,XXX	\$	XXX,XXX	\$	-

Note 9 - Commitments and contingencies

{The following disclosures are examples of commitments and contingences that relate to an investment company. Appropriate disclosures should be tailored based upon the facts and circumstances of the Fund:}





Notes to Financial Statements December 31, 20XX

Note 9 - Commitments and contingencies (continued)

ASC 450-20-50-4	<u>{If applicable:}</u> The Fund in the normal course of business has been named as
	a defendant in various matters. The Fund's management, after consultation with
	legal counsel, believes that the resolution of these matters will not have a
	material adverse effect on the financial condition, results of operations or cash

flows.

ASC 460-10-50-4 **[If applicable:]** The Fund has provided general indemnifications to the General

Partner, any affiliate of the General Partner, and any person acting on behalf of the General Partner or that affiliate when they act, in good faith, in the best interest of the Fund. An estimate of the maximum potential amount of future payments by the Fund is unable to be developed. Such amount could potentially result from a hypothetical future claim but expects the risk of having to make

payments under these general business indemnifications to be remote.

ASC 946-20-50-16 *[If applicable:]* The Fund is contractually required to provide its investees

subsequent to December 31, 20XX and {the primary reasons for providing

financial support}.

Note 10 - Partners' capital

ASC 505-10-50-3 {The following disclosures are examples of the pertinent rights and privileges of the Fund's capital structure. These disclosures should be

tailored to reflect the provisions in the Fund's legal documents:

ASC 946-20-25-8 The minimum initial investment in the Fund is currently \$X,XXX,000. The General

Partner, in its sole discretion, may accept investments of a lesser amount.

Advance capital contributions represent amounts received from limited partners

for contributions with an effective date after December 31, 20XX.

Limited partners may generally withdraw all or part of their limited partner interest in the Fund at the end of each calendar quarter following at least a 45-day prior written notice to the Fund usually following a XX-month lockup period on initial investments. The Fund charges an early withdrawal fee of X.X % of the withdrawal amount to limited partners withdrawing capital prior to the expiration

of the lockup period. *{If applicable:}* Early withdrawal fees are allocated on a pro

rata basis to the remaining partners.

ASC 505-10-50-3 In accordance with the limited partnership agreement, profits and losses of the Fund are allocated to partners according to their respective interests in the Fund.

Subject to certain limitations, generally, XX% of the net profits allocated to the limited partners is reallocated to the General Partner.

•

(If applicable:) Early withdrawal fees are allocated on a pro rata basis to the remaining partners.

CohnReznick



Notes to Financial Statements December 31, 20XX

Note 11 - Administrative services

XYZ Fund Services Ltd. (the "Administrator") serves as the Fund's administrator and performs certain administrative and accounting services on behalf of the Fund. *{If applicable:}* At December 31, 20XX, cash balances in the amount of approximately \$X,XXX,000 are held by an affiliate of the Administrator.

Note 12 - Related party transactions

ASC 946-20-50-5

The Fund pays the Investment Manager a management fee, calculated and payable quarterly in advance (arrears), equal to X.XX% of the Fund's partners' capital determined as of the beginning of each calendar quarter.

ASC 850-10-50-1 through 3

The Fund considers the General Partner and the Investment Manager, their principal owners, members of management and members of their immediate families, as well affiliates, to be related parties to the Fund. Amounts due from and due to related parties are generally settled in the normal course of business without formal payment terms.

ASC 850-10-50-1 through 3

Due to related parties represents amounts payable to the General Partner for expenses paid on behalf of the Fund.

The General Partner is entitled to receive an annual incentive allocation equal to XX% of the net profits, if any, allocated from each limited partner's capital account for the current period, subject to a loss carryforward provision.

Certain limited partners are affiliated with the General Partner. The aggregate value of the affiliated limited partners' share of partners' capital at December 31, 20XX is approximately \$XX,XXX,000.

Certain limited partners have special management fee arrangements, performance arrangements, or redemption rights as provided for in the Agreement. The General Partner, in its sole discretion, may waive all or part of the incentive allocation for any limited partner. The General Partner and its affiliates and/or employees are not subject to the incentive allocation.

ASC 946-20-50-5

For the year ended December 31, 20XX, the General Partner earned an incentive allocation of \$X,XXX,000.

{If applicable:} During 20XX, the Fund entered into purchase and sale transactions totaling \$X,XXX,000 at fair value with an affiliated entity which is also managed by the General Partner. Transactions with related parties resulted in net gains (losses) of \$XX,000 and are included in net gain (loss) on investments in the statement of operations.

<u>{If applicable:}</u> Certain members of the General Partner serve as members of the board of directors of certain investments aggregating approximately XX% of total capital in which the Fund holds investment positions.





Notes to Financial Statements December 31, 20XX

Note 14 - Financial highlights

ASC 946-205-45-2	Financial highlights for the year ended December 31, 20XX are:					
ASC 946-205-50-18 ASC 946-205-50-22	Total return Total return before incentive allocation to General Partner Incentive allocation to General Partner (0.5)					
	Total return after incentive allocation to General Partner 8.0 %					
ASC 946-205-50-10 and 12 through 14	Ratios to average limited partners' capital Expenses (including interest and dividends) Incentive allocation to General Partner 1.3 % 0.5					
	Expenses and incentive allocation to General Partner 1.8 %					
	Net investment income (loss) (0.8) %					
ASC 946-205-50-4	Financial highlights are calculated for each limited partner class taken as a whole.					
ASC 946-205-50-15 Asc 946-205-50-13 An individual limited partner's return and ratios may vary based on participation in new issues, private investments, different incentive allocation and/or management fee arrangements, and the timing of capital transactions. The net investment loss ratios do not reflect the effects of the incentive allocation to the General Partner.						
ASC 946-205-50-16	{If applicable, for private investment companies:} The expense and net investment income (loss) ratios do not reflect the income and expenses incurred by the underlying private investment companies.					
ASC 946-205-50-10 ASC 946-205-50-13	For periods less than one year: The ratios, excluding nonrecurring expenses and the incentive allocation to the General Partner, have been annualized. Total return has not been annualized.					

{Consider if there are risks and uncertainties existing as of the date of those statements in the following areas: (a) Nature of operations, including the activities in which the entity is currently engaged if principal operations have not commenced; (b) Use of estimates in the preparation of financial statements; (c) Certain significant estimates; and (d) Current vulnerability due to certain concentrations.

These four areas of disclosure are not mutually exclusive. The information required by some may overlap. Accordingly, the disclosures required may be combined in various ways, grouped together, or placed in diverse parts of the financial statements,

The following disclosures are examples of risks (ASC Topic 275) that relate to an investment company holding digital assets. Appropriate disclosures should be tailored based upon the facts and circumstances of the Fund:}





Notes to Financial Statements December 31, 20XX

Note 15 - Risks

Volatility and Speculative Nature of Digital Assets

Digital assets are loosely regulated and there is no central marketplace for currency exchange. Digital assets are decentralized and do not rely on either governmental authorities or financial institutions to create, transmit, or determine the value of the cryptocurrency issued by them. Supply is determined by a computer code, not by a central bank, and prices can be extremely volatile.

The Fund is subject to credit risk to the extent a digital asset exchange with which it conducts business is unable to fulfill contractual obligation on its behalf. Digital asset exchanges have been closed due to fraud, failure or security breaches. Any of the Fund's assets that are custodied on an exchange may be lost.

Several factors may affect the price of digital assets, including, but not limited to: supply and demand, investors' expectations with respect to the rate of inflation, interest rates, currency exchange rates or future regulatory measures (if any) that restrict the trading of digital assets or the use of digital assets as a form of payment. Ultimately, digital assets can be purchased and exchanged for fiat currency on exchanges, can be used for consuming resources per their respective protocols, or used to purchase goods and services online or at physical locations. However, there is no assurance that digital assets will maintain their long-term value in terms of purchasing power in the future, or that acceptance of digital assets payments by mainstream retail merchants and commercial businesses will grow.

Digital assets represent a speculative investment and involve a high degree of risk. As relatively new products and technologies, digital assets have not been widely adopted as a means of payment for goods and services by major retail and commercial outlets. Conversely, a significant portion of the demand for digital assets is generated by speculators and investors seeking to profit from the short or long-term holding of digital assets.

The relative lack of acceptance of digital assets in the retail and commercial marketplace limits the ability of end-users to pay for goods and services with digital assets. A lack of expansion by digital assets into retail and commercial markets, or a contraction of such use, may result in increased volatility.

It is possible that certain jurisdictions will apply existing regulations on, or introduce new regulations addressing, blockchain technology-based applications and related digital assets. This may result in regulation of digital assets held, which may result in increased volatility and value suppression, and could adversely impact the Fund's performance and assets.





Notes to Financial Statements December 31, 20XX

Note 15 - Risks (continued)

Risk of Loss of Private Key

Digital assets are controllable only by the possessor of a unique private cryptographic key controlling the address in which the digital asset is held. The theft, loss or destruction of a private key required to access a digital asset is irreversible, and such private keys would not be capable of being restored by the Fund. The loss of private keys relating to digital wallets used to store the Fund's digital assets could result in the loss of the digital assets and a limited partner could incur substantial, or even total, loss of capital.

To the extent that the Fund is unable to identify and mitigate or stop new security threats, the Fund's digital assets may be subject to theft, loss, destruction or other attack, which could have a negative impact on the performance of the Fund or result in loss of the Fund's digital assets.

Hard Forks and Airdrops

Many digital assets are open source projects with a core group of developers, however there is no developer or group of developers with formal control. Any individual with the open source network software can make software modifications, which users and miners may consent to by downloading the altered software or upgrade that implements the changes. If a modification is not accepted by a vast majority of users and miners, but is accepted by a substantial population of participants in the project, a "hard fork" in the blockchain can develop two separate networks, one running the pre-modification software and the other running the modified version. This kind of split could materially and adversely affect the value of the Fund's investments and in the worst-case scenario, harm the sustainability of the affected digital assets.

Counterparty Risk

Some of the markets in which the Fund may execute its transactions are "over-the-counter" or "interdealer" markets.

The participants in such markets are typically not subject to credit evaluation and regulatory oversight as are members of "exchange-based" markets. This exposes the Fund to the risk that a counterparty will not settle a transaction in accordance with its terms and conditions because of a dispute over the terms of the contract (whether or not bona fide) or because of a credit or liquidity problem, thus causing the Fund to suffer a loss. Such "counterparty risk" is accentuated for digital assets where the Fund has concentrated its transactions with a single or small group of counterparties. The Fund is not restricted from dealing with any particular counterparty or from concentrating any or all of its transactions with one counterparty. Moreover, the Fund has no internal credit function that evaluates the creditworthiness of its counterparties. The ability of the Fund to transact business with any one or number of counterparties, the lack of any meaningful and independent evaluation of such counterparty's financial capabilities and the absence of a regulated market to facilitate settlement may increase the potential for losses by the Fund.





Notes to Financial Statements December 31, 20XX

Note 15 - Risks (continued)

Custody of Assets

The General Partner may maintain its assets in custody with financial institutions, digital asset custodians, issuers of digital assets, trading counterparties, or in private wallets controlled by management. The Fund has group concentrations of credit risk with the third party that holds a portion of its assets in custody. In the event of a custodial party's insolvency, the Fund may be unable to recover some or all of its assets on deposit with that party, resulting in a partial or total loss of capital. As of December 31, 20XX, the Fund had \$11,435,000 in digital assets and cash equivalents (1% of partners' capital) custodied at {clearing} Broker 1, LLC.

The Fund's digital assets may also be at risk of loss due to hacking, loss of passwords, compromised credentials, or other forms of cyber-attack perpetrated against the holder of the private keys of the Fund's digital assets. The Investment Manager is responsible for taking such steps, in their sole judgment, to maintain access to the private keys they control and prevent them from being compromised due to hacking, malware, or other threats. To the extent the Investment Manager or the third-party custodial exchange is unable to identify or mitigate such threats, the Fund's digital assets may be subject to theft, loss, or destruction and may adversely affect a limited partner's investment.

The Investment Manager is not liable to the Fund or to the limited partners for the failure or penetration of a custodian's security system absent gross negligence, fraud, or criminal behavior on the part of the Investment Manager.

The General Partner has established procedures to actively monitor market risk and minimize credit risk, although there can be no assurance that it will, in fact, succeed in doing so. The limited partners bear the risk of loss only to the extent of the fair value of their respective investments and, in certain specific circumstances, distributions and redemptions received.

On February 15, 2023, the SEC proposed rule changes with respect to the protection of customer assets. In the proposed rule, which does not have an effective date, the SEC stated that "most crypto assets are likely to be funds or crypto asset securities covered by the current [custody] rule". This view could adversely affect the Fund in the future. The Investment Manager seeks to safeguard the Fund's investments in accordance with industry best practices and its own internal custody policy.

Blockchain Security

The blockchains that record digital assets and related transactions are susceptible to certain security risks. If a malicious actor obtained control over a sufficient number of network nodes on a given blockchain, such blockchain could be unilaterally changed, giving way to the potentiality of stolen or comprised digital assets. Such a theft or compromise could adversely affect a limited partner's investment.





Notes to Financial Statements December 31, 20XX

Note 15 - Risks (continued)

Slashing

Slashing is a punitive mechanism within blockchain networks that penalizes participants for behaving maliciously or violating the network's rules. It acts as a deterrent against dishonest behavior and contributes to the overall security and integrity of the network. Slashing can occur in various consensus mechanisms, including Proof of Stake (PoS) and Delegated Proof of Stake (DPoS).

A validator incurs a slashing penalty when committing a slashable offense, pushing them into a slashed state on Ethereum.

Note 16 - Subsequent events

ASC 855-10-50-1 and 2

These financial statements were approved by management and available for issuance on *{Month, Date, Year}*. Subsequent events have been evaluated through this date.

During the period from January 1, 20XX through {Month, Date, Year}, the Fund received \$XX,XXX,000, of which \$X,XXX,000 was included in advance capital contributions as of December 31, 20XX. In addition, the Fund had capital withdrawals of \$XX,XXX,000, of which \$X,XXX,000 was included capital withdrawal payable.









ASC 946-205-45-1 Statement of Assets and Liabilities December 31, 20XX

	<u>Assets</u>	
AAG-INV 7.48 and ASC 946-320-35-1	Investment in securities, at fair value (cost \$55,451,000)	\$ 59,507,000
	Investment in private investment companies, at fair value	
	(cost \$1,983,000)	4,536,000
ASC 946-210-45-20	Cash and cash equivalents	505,000
	Due from brokers	1,200,000
ASC 946-310-45-1	Receivables for pending investment transactions	189,000
	Advance subscriptions to private investment companies	248,000
ASC 946-310-45-1	Dividends and interest receivable	50,000
	Redemptions receivable from private investment companies	42,000
	Other	 216,000
ASC 946-210-45-16	Total assets	66,493,000
A00 340-210-40-10	Total assets	 00,400,000
	<u>Liabilities</u>	
AAG-INV 7.71	Securities sold short, at fair value (proceeds \$12,165,000)	12,489,000
	Due to brokers	31,000
ASC 946-405-45-1	Payables for pending investment transactions	95,000
ASC 850-10-50-1	Due to related parties	5,000
ASC 480-10-45-1	Redemptions payable	2,801,000
	Advance subscriptions	2,300,000
	Performance fee payable	102,000
	Accrued expenses and other liabilities	 72,000
ASC 946-210-45-16	Total liabilities	17,895,000
ASC 946-20-50-14	Net assets	\$ 48,598,000

Editors' Note: A Condensed Schedule of Investments are required for Company B Offshore Fund, Ltd. Company B Domestic Fund, LP should be utilized as an example.





ASC 946-205-45-1

Statement of Operations Year Ended December 31, 20XX

ASC 946-830-45-39	Investment income Interest Dividends (net of foreign withholding taxes of \$97,000) Income from securities loaned, net Other income Total investment income	\$ 200,000 211,000 11,000 5,000
ASC 946-220-45-3 ASC 946-20-45-4	Expenses Management fee Dividends on securities sold short Stock borrow fee Interest expense Performance fee Administrative fee Professional fees and other	444,000 202,000 83,000 198,000 102,000 101,000 348,000
	Total expenses	 1,478,000
ASC 946-220-45-5	Net investment income (loss)	 (1,051,000)
ASC 946-220-45-6 ASC 946-830-45-1 to 4 and 36 to 37 ASC 946-220-50-2 ASC 946-220-45-1	Realized and unrealized gain (loss) from investments, derivatives, and foreign currency transactions Net realized gain from investments and derivatives (including realized gain of \$15,000 from distribution of securities to shareholders) Net realized gain from foreign currency transactions Net change in unrealized appreciation or depreciation on investments and derivatives	853,000 2,000 805,000
ASC 946-220-45-1	Net change in unrealized gains and losses on translation of assets and liabilities denominated in foreign currencies	 (1,000)
	Net gain from investments, derivatives, and foreign currency transactions	 1,659,000
ASC 946-220-45-7	Net increase (decrease) in net assets resulting from operations ⁽¹⁾	\$ 608,000

⁽¹⁾ Paragraph 946-220-45-7 defines the sum of net investment income or loss and net realized and unrealized gain or loss on investments and foreign currency transactions as the net increase or decrease in net assets resulting from operations.





ASC 946-205-45-1 Statement of Changes in Net Assets Year Ended December 31, 20XX

Operations	
Net investment income (loss)	\$ (1,051,000)
Net realized gain from investments and derivatives	853,000
Net realized gain from foreign currency transactions	2,000
Net change in unrealized appreciation or depreciation on	
investments and derivatives	805,000
Net change in unrealized gains and losses on translation of	
assets and liabilities denominated in foreign currencies	(1,000)
J	
Net increase (decrease) in net assets resulting from	
operations	608,000
·	·
Capital share transactions	
Issuance of shares	350,000
Redemption of shares	(5,569,000)
·	· · · · · · · · · · · · · · · · · · ·
Net increase (decrease) in net assets resulting from	
capital share transactions	(5,219,000)
·	<u> </u>
Net increase (decrease) in net assets	(4,611,000)
Net assets, beginning of year	53,209,000
Net assets, end of year	\$ 48,598,000



ASC 946-205-45-1 Statement of Cash Flows Year Ended December 31, 20XX

	Cash flows from operating activities		
ASC 230-10-45-28	Net increase (decrease) in net assets resulting from operations	\$	608,000
	Adjustments to reconcile net increase (decrease) in net assets		
ASC 230-10-15-4(c)	resulting from operations to net cash provided by operating activities		(953,000)
	Net realized gain from investments and derivatives Net realized gain from foreign currency transactions		(853,000) (2,000)
	Net change in unrealized appreciation or depreciation on		(2,000)
	investments and derivatives		(805,000)
	Net change in unrealized gains and losses on translation of assets		, ,
	and liabilities denominated in foreign currencies		1,000
ASC 230-10-45-7	Purchases of securities		(19,761,000)
	Proceeds from sales of securities		17,497,000
	Proceeds from securities sold short		33,755,000
	Payments to cover securities sold short		(35,413,000)
	Changes in operating assets and liabilities Due from brokers		12,375,000
	Dividends and interest receivable		(21,000)
	Other receivable		50,000
	Due to related parties		52,000
	Accrued expenses and other liabilities		(1,014,000)
	Net cash provided by operating activities		6,469,000
ASC 230-10-45-14			
ASC 230-10-45-14 and 15, ASC 230-10-	Cash flows from financing activities		
	Cash flows from financing activities Proceeds from issuance of shares, net of change in advance		
and 15, ASC 230-10-	Proceeds from issuance of shares, net of change in advance subscriptions		350,000
and 15, ASC 230-10-	Proceeds from issuance of shares, net of change in advance subscriptions Payments for redemption of shares, net of change in redemptions		
and 15, ASC 230-10-	Proceeds from issuance of shares, net of change in advance subscriptions		350,000 (6,831,000)
and 15, ASC 230-10-	Proceeds from issuance of shares, net of change in advance subscriptions Payments for redemption of shares, net of change in redemptions		
and 15, ASC 230-10-	Proceeds from issuance of shares, net of change in advance subscriptions Payments for redemption of shares, net of change in redemptions payable	_	(6,831,000)
and 15, ASC 230-10- ASC 230-10-50-5	Proceeds from issuance of shares, net of change in advance subscriptions Payments for redemption of shares, net of change in redemptions payable Net cash used in financing activities		(6,831,000) (6,481,000)
and 15, ASC 230-10- ASC 230-10-50-5	Proceeds from issuance of shares, net of change in advance subscriptions Payments for redemption of shares, net of change in redemptions payable Net cash used in financing activities Net decrease in cash and cash equivalents	\$	(6,831,000) (6,481,000) (12,000)
and 15, ASC 230-10- ASC 230-10-50-5	Proceeds from issuance of shares, net of change in advance subscriptions Payments for redemption of shares, net of change in redemptions payable Net cash used in financing activities Net decrease in cash and cash equivalents Cash and cash equivalents, beginning of year Cash and cash equivalents, end of year	\$	(6,831,000) (6,481,000) (12,000) 517,000
and 15, ASC 230-10- ASC 230-10-50-5	Proceeds from issuance of shares, net of change in advance subscriptions Payments for redemption of shares, net of change in redemptions payable Net cash used in financing activities Net decrease in cash and cash equivalents Cash and cash equivalents, beginning of year Cash and cash equivalents, end of year Supplemental disclosure of cash flow information		(6,831,000) (6,481,000) (12,000) 517,000 505,000
and 15, ASC 230-10- ASC 230-10-50-5	Proceeds from issuance of shares, net of change in advance subscriptions Payments for redemption of shares, net of change in redemptions payable Net cash used in financing activities Net decrease in cash and cash equivalents Cash and cash equivalents, beginning of year Cash and cash equivalents, end of year	\$	(6,831,000) (6,481,000) (12,000) 517,000
and 15, ASC 230-10- ASC 230-10-50-5	Proceeds from issuance of shares, net of change in advance subscriptions Payments for redemption of shares, net of change in redemptions payable Net cash used in financing activities Net decrease in cash and cash equivalents Cash and cash equivalents, beginning of year Cash and cash equivalents, end of year Supplemental disclosure of cash flow information Cash paid during the year for interest Supplemental disclosure of noncash financing activities	\$	(6,831,000) (6,481,000) (12,000) 517,000 505,000
and 15, ASC 230-10- ASC 230-10-50-5 ASC 230-10-45-24 ASC 230-10-50-2	Proceeds from issuance of shares, net of change in advance subscriptions Payments for redemption of shares, net of change in redemptions payable Net cash used in financing activities Net decrease in cash and cash equivalents Cash and cash equivalents, beginning of year Cash and cash equivalents, end of year Supplemental disclosure of cash flow information Cash paid during the year for interest		(6,831,000) (6,481,000) (12,000) 517,000 505,000
and 15, ASC 230-10- ASC 230-10-50-5 ASC 230-10-45-24 ASC 230-10-50-2	Proceeds from issuance of shares, net of change in advance subscriptions Payments for redemption of shares, net of change in redemptions payable Net cash used in financing activities Net decrease in cash and cash equivalents Cash and cash equivalents, beginning of year Cash and cash equivalents, end of year Supplemental disclosure of cash flow information Cash paid during the year for interest Supplemental disclosure of noncash financing activities	\$	(6,831,000) (6,481,000) (12,000) 517,000 505,000

{See Company B Domestic Fund, LP for examples of restricted cash disclosures.}





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

{Please note that the wording of limited partners and partners' capital must be changed to shareholders and net assets.}

Note 1 - Organization

Company B Offshore Fund Ltd. (the "Fund") is an exempted company incorporated under the laws of the Cayman Islands and commenced operations on {Month, Date, Year}. The Fund is registered under the Cayman Islands Mutual Funds Law and regulated by the Cayman Islands Monetary Authority. The investment objective of the Fund is {state Fund's investment objective}. The Fund is managed by Investment Manager, LLC (the "Investment Manager"). {If applicable:} The Investment Manager is registered with the U.S. Securities and Exchange Commission as an investment adviser under the Investment Advisers Act of 1940.

Note 2 - Summary of significant accounting policies

The significant accounting policies followed by the Fund are:

Basis of presentation

The financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP"). In accordance with the Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 946, Financial Services - Investment Companies ("ASC 946"), the Fund has determined that it is an investment company and has applied the guidance in accordance with ASC 946.

See Company B Domestic Fund, LP for additional examples of Summary of significant accounting policies.

Use of estimates
Cash and cash equivalents
Foreign currency translation
Investment transactions and investment income
Fair value - definition and hierarchy
Fair value - valuation techniques and inputs
Securities lending - including repurchase agreements and reverse repurchase agreements
Fair value - valuation of net risk exposures
Offsetting of assets and liabilities
Recently adopted accounting standards



Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

Note 2 - Summary of significant accounting policies (continued)

Income taxes

{The following example includes required disclosures when a Fund has not incurred a liability for unrecognized tax benefits.}

ASC 740-10-50-15(e) Under Cayman Islands law, the Fund is not subject to income or capital gains tax in that Jurisdiction. However, certain U.S. dividend income and interest income may be subject to a maximum 30% withholding tax. Generally, the Fund is subject to income tax examinations by {Federal} {list applicable states} {Foreign jurisdictions} for the years after 20XX.

(See Company B Domestic Fund, LP - Note 2 for additional potential disclosures).

Redemptions payable

ASC 480-10-50-1

Redemptions are recognized as liabilities when the amount requested in the redemption notice becomes fixed, which generally occurs on the last day of a fiscal quarter. Thus, redemptions paid after the end of the year, based on net asset values at year-end, are included in redemptions payable at December 31, 20XX. Redemptions' notices received for which the dollar amount is not fixed remain in net assets until the amount is determined.

- Note 3 Fair value measurements (see Company B Domestic Fund, LP Note 3)
- Note 4 Due from/to brokers (see Company B Domestic Fund, LP Note 4)
- Note 5 Derivatives (see Company B Domestic Fund, LP Note 5)
- Note 6 Securities sold short (see Company B Domestic Fund, LP Note 6)
- Note 7 Securities purchased under agreements to resell and securities sold under agreements to repurchase (see Company B Domestic Fund, LP Note 7)
- Note 8 Offsetting assets and liabilities (see Company B Domestic Fund, LP Note 8)
- Note 9 Commitments and contingencies (see Company B Domestic Fund, LP Note 9)





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

Note 10 - Capital share transactions

{The following disclosures are examples of the rights and privileges of the Fund's structure, which were derived from the Fund's legal documents.}

The Fund has an authorized share capital of \$100, divided into 100 participating management shares (the "Class M") of par value \$1. Such shares will carry the right to vote but not participate in the profits of the Fund.

At December 31, 20XX, there are XXX,XXX redeemable shares of \$0.01 par value authorized. There are two classes of nonmanagement shares: Class A and Class B. The Class A and Class B series of shares have equal rights and privileges except that the Class B will not share, or may be limited in its participation in profits and losses attributable to any investment in "new issues", as such term is defined under the rules of the U.S. Financial Industry Regulatory Authority. Inc. ("FINRA"). Shares are offered on the first business day of each calendar month or at such other times as the Directors may allow, and are offered in series at an initial purchase price of \$1,000 per share, which may be issued as a share of Class A. The minimum initial subscription for Class A participating redeemable nonvoting shares of the Fund is \$5,000,000. The minimum subscription for additional shares is \$500,000. The Fund's Directors, in their discretion, may accept subscriptions of a lesser amount.

A new series of shares generally will be issued on each date that shares are purchased. All issued and outstanding series of shares, other than the series of shares outstanding or issued at the beginning of the year (the "Initial Series"), are converted into the Initial Series at the end of a fiscal year. Such conversion will be effected at the prevailing net asset value per share of the Initial Series.

Shareholders may redeem their shares on the last day of each fiscal quarter, upon at least forty-five (45) days' prior written notice to the Administrator to redeem all or a portion of its shares of a series.

In accordance with the Memorandum, the Fund allocates its profits and losses, on a monthly basis, in proportion to the shareholder's investment in the Fund.

Advance subscriptions represent amounts received from shareholders for subscriptions with an effective date after December 31. 20XX.





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

Note 10 - Capital share transactions (continued)

{Note: The following is generally applicable to all unitized funds:}

Transactions in capital shares during the period, as well as the shares outstanding and the NAV per share as of December 31, 20XX, for each class and series of shares are:

ASC 946-505-50-2		Beginning shares		Transfers/ conversion of shares		Shares issued		Shares redeemed		Ending shares	
	Class A Class B		66,815.140 35,577.154			:	2,675.462		(9,242.292) (813.312)		57,572.848 87,439.304
ASC 946-505-50-2	(in thousands)		eginning t assets	Transfers/ conversion of shares		Amounts issued		Amounts redeemed		Ending net assets	
	Class A Class B	\$	39,430 14,382 -	\$	- - -	\$	- 350 -	\$	(5,464) (100)	\$	34,318 14,280 -
		\$	53,812	\$		\$	350	\$	(5,564)	\$	48,598
ASC 946-505-50-1			ding NAV er share								
	Class A Class B	\$ \$	596.08 141.90								

{See Company B Domestic Fund, LP for additional disclosure examples in notes to financial statements. Please note that the wording of limited partners and partners' capital must be changed to shareholders and net assets.}

Note 11 - Related party transactions

ASC 850-10-50-1

through 3

through 3

ASC 946-20-50-5 The Fund pays Investment Manager a management fee, calculated and payable quarterly in advance, equal to X.XX% of the Fund's net asset value on Class A and Class B determined as of the beginning of each calendar quarter.

> The Fund considers the Investment Manager, its principal owners, members of management and members of their immediate families, as well as affiliates, to be related parties to the Fund. Amounts due from and due to related parties are generally settled in the normal course of business without formal payment terms.

The Investment Manager is entitled to receive a performance fee equal to XX% of the net profits, on Class A and Class B if any, subject to a loss carryforward provision.

ASC 850-10-50-1 Due to related parties represents amounts payable to the Investment Manager for expenses paid on behalf of the Fund.

CohnReznick

Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

Note 11 - Related party transactions (continued)

Certain shareholders are affiliated with the Investment Manager. The aggregate value of the affiliated shareholders' share of net assets at December 31, 20XX is approximately \$XX,XXX,000.

ASC 946-20-50-5

For the year ended December 31, 20XX, the Investment Manager earned an performance fee of \$X,XXXX,000.

Note 12 - Administrative services

XYZ Fund Services (Cayman Islands) Ltd. (the "Administrator") serves as the Fund's administrator and performs certain administrative and accounting services on behalf of the Fund. *{If applicable:}* At December 31, 20XX, cash balances in the amount of approximately \$X,XXX,000 are held by an affiliate of the Administrator.

Note 13 - Financial highlights

ASC 946-20-50-5 Financial highlights for the year ended December 31, 20XX, are:

		Class A		Class B	
ASC 946-205-50-8 ASC 946-205-50-7(a)	Per-share operating performance NAV, beginning of year Income from investment operations	\$ 590.13	\$	141.05	
ASC 946-205-50-7(b) ASC 946-205-50-7(c)	Net investment income (loss) Net gain from investments	(12.97) 18.92		(3.63) 4.48	
ASC 946-205-50-7(d)	Total from investment operations	4.49		0.63	
ASC 946-205-50-7(h)	NAV, end of year	\$ 594.62	\$	141.68	
See Domestic Fund, L.P. for general references	Total return Total return before performance fee Incentive fee	1.26 (0.25)		0.75 % (0.15)	
	Total return after performance fee	1.01	%	0.60 %	
	Ratios to average net assets Expenses other than performance fee Performance fee	2.86 0.26	%	3.34 % 0.16	
	Total expenses	3.12	<u> </u>	3.50 %	
	Net investment income (loss)	(2.27)	<u></u> %	(2.66) %	





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

Note 13 - Financial highlights (continued)

Financial highlights are calculated for each permanent, nonmanaging class or series of common shares. An individual shareholder's ratios and returns may vary based on participation in new issues, private investments, different performance fee and/or management fee arrangements and the timing of capital share transactions.

{If applicable, for investments in private investment companies:} The net investment income (loss) ratio does not reflect the income and expenses incurred by the underlying private investment companies.

For periods greater than or less than one year: The ratios, excluding nonrecurring expenses and the performance fee, have been annualized.

Note 14 - Subsequent events

ASC 855-10-50-1 and 2

These financial statements were approved by management and available for issuance on *{Month, Date, Year}*. Subsequent events have been evaluated through this date.

During the period from January 1, 20XX through *{Month, Date, Year}*, the Fund received \$XX,XXX,000, of which \$X,XXX,000 was included in advance capital contributions as of December 31, 20XX. In addition, the Fund had capital withdrawals of \$XX,XXX,000, of which \$X,XXX,000 was included in redemptions payable.









ASC 946-205-45-1 Statement of Assets and Liabilities December 31, 20XX

	<u>Assets</u>	
AAG-Inv 7.48 and 7.49, ASC 946-320- 35-1	Investment in securities, at fair value (cost 55,340,000)	\$ 54,520,000
	Investment in private investment companies, at fair value (cost \$550,000)	505,000
ASC 815-10-25-1	Derivative contracts, at fair value (cost \$410,000)	357,000
ASC 946-305-45-1	Cash and cash equivalents	333,000
	Due from brokers	483,000
ASC 946-310-45-1	Dividends and interest receivable	31,000
AAG-Inv 7.25a	Total assets	56,229,000
	<u>Liabilities</u>	
ASC 946-320-35-1	Securities sold short, at fair value (proceeds \$15,485,000)	16,444,000
	Derivative contracts, at fair value (proceeds \$207,000)	210,000
	Due to brokers	6,795,000
ASC 480-10-45-1	Capital withdrawals payable	425,000
	Management fee payable	48,000
	Dividends and interest payable	17,000
AAG-Inv 7.25b	Total liabilities	23,939,000
ASC 946-20-50-14	Partners' capital	\$ 32,290,000

Editor's Note: Please see Company Domestic Fund B, LP for illustrative examples of the condensed schedule of investments and statement of cash flows.





ASC 946-205-45-1

Statement of Operations Year Ended December 31, 20XX

ASC 946-830-45-39	Investment income Dividends (net of foreign withholding taxes of \$33,000) Interest	\$ 262,000 138,000
	Total investment income	 400,000
ASC 946-220-45-3	Expenses	
	Dividends on securities sold short	345,000
	Interest on securities sold short	193,000
	Management fee	120,000
	Administrative fee	30,000
	Professional fees and other	 54,000
	Total expenses	 742,000
ASC 946-220-45-5	Net investment income (loss)	(342,000)
ASC 946-220-45-6		
ASC 946-830-45-1	Realized and unrealized gain (loss) on investments,	
to 4 and 36 to 37	derivatives, and foreign currency transactions	
ASC 946-220-50-2	Net realized gain on investments, derivatives, and foreign currency transactions Net change in unrealized appreciation or depreciation of	6,626,000
	investments, derivatives, and foreign currency transactions	 (1,772,000)
	Net gain from investments, derivatives, and foreign currency transactions	4,854,000
ASC 946-220-45-7	Net income (loss) ⁽¹⁾	\$ 4,512,000

⁽¹⁾ Paragraph 946-220-45-7 defines the sum of net investment income or loss and net realized and unrealized gain or loss on investments and foreign currency transactions as the net increase or decrease in net assets resulting from operations.





ASC 946-205-45-1 Statement of Changes in Partners' Capital Year Ended December 31, 20XX

ASC 946-505-50-2		General Partner	Company B Domestic Feeder, LP	Company B Offshore Feeder, Ltd.	Total
ASC 946-505-50-3 ASC 946-205-45-3	Partners' capital,	\$ 66,000	\$ 19,300,000	\$ 23,009,000	\$ 42,375,000
	Capital contributions	-	10,000,000	-	10,000,000
	Capital withdrawals	(567,000)	(20,134,000)	(3,896,000)	(24,597,000)
	Allocation of net income (loss) Pro-rata allocation	567,000	2,268,000	1,677,000	4,512,000
ASC 946-20-45-4	Incentive allocation to General Partner	 13,000	 (7,000)	 (6,000)	
		580,000	2,261,000	1,671,000	4,512,000
ASC 946-505-50-3	Partners' capital, end of year	\$ 79,000	\$ 11,427,000	\$ 20,784,000	\$ 32,290,000

Editors' Note: Both a Statement of Cash Flows and a Condensed Schedule of Investments are required for Company B Master Fund, LP. Company B Domestic Fund, LP should be utilized as an example.





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

Note 1 - Organization

Company B Master Fund, LP (the "Master Fund") is an investment partnership which was formed under the laws of the Cayman Islands and commenced operations on {Month, Date, Year}. The Master Fund was organized for the purpose of trading and investing in securities and has two limited partners: Company B Domestic Feeder, LP (the "Domestic Feeder Fund"), a United States of America investment limited partnership, and Company B Offshore Feeder, Ltd. (the "Offshore Feeder Fund"), a Cayman Islands exempted investment company (collectively the "Feeder Funds"). The Feeder Funds invest substantially all of their assets in the Master Fund. The Master Fund is managed by Company B General Partner, LLC (the "General Partner") and Company B Investment Master Manager, LLC (the "Investment Manager"). *{If applicable:}* The Investment Manager is registered with the U.S. Securities and Exchange Commission as an investment adviser under the Investment Advisers Act of 1940.

Note 2 - Summary of significant accounting policies

{See Company B Domestic Fund, LP for additional examples of Summary of significant accounting policies. References to the Fund should be changed to Master Fund, where applicable.}

The significant accounting policies followed by the Master Fund are:

Basis of presentation

The financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP"). In accordance with the Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 946, Financial Services - Investment Companies ("ASC 946"), the Fund has determined that it is an investment company and has applied the guidance in accordance with ASC 946.

See Company B Domestic Fund, LP for additional examples of Summary of significant accounting policies.

Use of estimates
Cash and cash equivalents
Foreign currency translation
Investment transactions and investment income
Fair value - definition and hierarchy
Fair value - valuation techniques and inputs
Securities lending-including repurchase agreements and reverse repurchase agreements
Fair value - valuation of net risk exposures
Offsetting of assets and liabilities
Income taxes





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

Note 2 - Summary of significant accounting policies (continued)

Capital withdrawals payable Recently adopted accounting standards

- Note 3 Fair value measurements (see Company B Domestic Fund, LP Note 3)
- Note 4 Due from/to brokers (see Company B Domestic Fund, LP Note 4)
- Note 5 Derivatives (see Company B Domestic Fund, LP Note 5)
- Note 6 Securities sold short (see Company B Domestic Fund, LP Note 6)
- Note 7 Securities purchased under agreements to resell and securities sold under agreements to repurchase (see Company B Domestic Fund, LP Note 7)
- Note 8 Offsetting assets and liabilities (see Company B Domestic Fund, LP Note 8)
- Note 9 Commitments and contingencies (see Company B Domestic Fund, LP Note 9)

Note 10 - Partners' capital (see Company B Domestic Fund, LP - Note 12)

{These disclosures should be tailored to reflect the pertinent rights and privileges provisions in the Master Fund's legal documents.}

Profits and losses of the Master Fund are allocated to the General Partner and Feeder Funds pursuant to their respective interests in the Master Fund.

{If applicable:} Advance capital contributions represent amounts received from the Feeder Funds for contributions with an effective date after December 31, 20XX.

{Note: For master funds organized as offshore corporations, see Offshore Fund, Ltd.-Note 3 for example required disclosures of capital share transactions.}

Note 11 - Administrative services

XYZ Fund Services (Cayman Islands) Ltd. (the "Administrator") serves as the Fund's administrator and performs certain administrative and accounting services on behalf of the Fund. *{If applicable:}* At December 31, 20XX, cash balances in the amount of approximately \$X,XXX,000 are held by an affiliate of the Administrator.





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

Note 12 - Related party transactions

The Master Fund considers the General Partner and the Investment Manager, their principal owners, members of management and members of their immediate families, as well as affiliates, to be related parties to the Fund. Amounts due from and due to related parties are generally settled in the normal course of business without formal payment terms.

The Master Fund pays the Investment Manager a management fee, calculated and payable *{quarterly}* or *{monthly}* in advance, equal to X.XX% (X.X% per annum) of the Feeder Funds' net asset value determined as of the beginning of each calendar *{quarter}* or *{month}*.

{If applicable:} The General Partner is entitled to receive an annual incentive allocation of XX% of the net profits, if any, of the respective Feeder Funds level, subject to a loss carryforward provision.

Note 13 - Financial highlights

{Note: For master funds organized as offshore corporations, see Offshore Fund, Ltd. for a presentation of financial highlights of a unitized entity.}

{Note: The below presentation was prepared based on the assumption that the incentive allocation is charged at the master fund level:}

Financial highlights for the year ended December 31, 20XX are:

	Domestic	Offshore		
	Feeder, LP	Feeder, Ltd		
Total return				
Total return before incentive	7.00.0/	0.05.0/		
allocation to General Partner Incentive allocation to General	7.00 %	6.95 %		
Partner	(0.04)	(0.03)		
Total return after incentive				
allocation to General partner	6.96 %	6.92 %		
Dation to account limited an articular				
Ratios to average limited partners' capital				
Expenses (including interest and				
dividends) Incentive allocation to General	3.91 %	2.47 %		
Partner	0.04	0.03		
Expenses and incentive allocation to General partner	3.95 %	2.50 %		
american section and partition	0.30 //	2.50		
Net investment income (loss)	(1.43) %	(1.51) %		





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

Note 13 - Financial highlights (continued)

Financial highlights are calculated for each limited partner class taken as a whole. An individual limited partner's return and ratios may vary based on participation in new issues, private investments, different incentive allocation and/or management fee arrangements, and the timing of capital transactions. The net investment loss ratios do not reflect the effects of the incentive allocation to the General Partner.

{If applicable, for private investment companies:} The expense and net investment loss ratios do not reflect the income and expenses incurred by the underlying private investment companies.

For periods less than one year: The ratios, excluding nonrecurring expenses and the incentive allocation to the General Partner, have been annualized. Total return has not been annualized.

Note 14 - Subsequent events

These financial statements were approved by management and available for issuance on *{Month, Date, Year}*. Subsequent events have been evaluated through this date.

During the period from January 1, 20XX through **{Month, Date, Year}**, the Master Fund received \$XX,XXX,000, of which \$X,XXX,000 was included in advance capital contributions as of December 31, 20XX. In addition, the Master Fund had capital withdrawals of \$XX,XXX,000, of which \$X,XXX,000 was included in capital withdrawals payable.





Company B Domestic Feeder, LP





ASC 946-205-45-1 Statement of Assets and Liabilities December 31, 20XX

<u>Assets</u>

ASC 946-210-45-6	Investments in Company B Master Fund, LP Cash and cash equivalents Withdrawals receivable from Company B Master Fund, LP Other assets	\$ 11,427,000 353,000 230,000 8,000
	Total assets	 12,018,000
	<u>Liabilities</u>	
	Advance capital contributions Capital withdrawals payable Accrued expenses and other liabilities	 350,000 230,000 11,000
	Total liabilities	 591,000
	Partners' capital	\$ 11,427,000



ASC 946-205-45-1

Statement of Operations Year Ended December 31, 20XX

	nvestment income and expenses allocated from Company B Master Fund,	
ASC 946-220-45-11 L	Dividend income (net of foreign withholding taxes of \$3,000) Interest income Interest and dividend expense Administrative fee Professional fees and other Total net investment loss allocated from Company B Master Fund, LP	\$ 121,000 57,000 (276,000) (12,000) (121,000) (231,000)
F	Fund expenses Management fee Professional fees and other	219,000 9,000
ASC 946-220-45-12	Total fund expenses	 228,000
	Net investment income (loss)	(459,000)
	Realized and unrealized gain (loss) from investments, derivatives, and oreign currency transactions allocated from Company B Master Fund, LP Net realized gain on investments, derivatives, and foreign currency	
	transactions Net change in unrealized appreciation or depreciation of investments, derivatives, and foreign currency transactions	 2,922,000 (423,000)
	Net gain from investments allocated from Company B Master Fund, LP	2,499,000
ASC 946-205-50-17 I	ncentive allocation to the General Partner of Company B Master Fund, LP	 (7,000) (1)
١	Net income (loss) ⁽²⁾	\$ 2,033,000

- (1) ASC 946-205-50-17 states "in a master-feeder structure, an incentive is levied as an allocation at the master level, the feeder shall present its share of the incentive allocation as a separate line item in the statement of operations." It does not specify where in the statement of operations it should be presented. Alternatively, the incentive allocation may be presented as an expense allocated form the Master Fund in determining net investment income.
- (2) Paragraph 946-220-45-7 defines the sum of net investment income or loss and net realized and unrealized gain or loss on investments and foreign currency transactions as the net increase or decrease in net assets resulting from operations.





ASC 946-205-45-1 Statement of Changes in Partners' Capital Year Ended December 31, 20XX

ASC 946-505-50-2		General Partner	 Limited partners	Total
ASC 946-505-50-3 ASC 946-505-45-3		\$ 98,000	\$ 19,430,000	\$ 19,528,000
	Capital contributions	-	10,000,000	10,000,000
	Capital withdrawals	(50,000)	(20,084,000)	(20,134,000)
	Allocation of net income (loss)	10,000	 2,023,000	 2,033,000
ASC 946-505-50-3	Partners' capital, end of year	\$ 58,000	\$ 11,369,000	\$ 11,427,000



ASC 946-205-45-1 Statement of Cash Flows Year Ended December 31, 20XX

	Cash flows from operating activities	
ASC 230-10-45-28	Net income (loss)	\$ 2,033,000
ASC 230-10-15-4(c)	Adjustments to reconcile net income to net cash provided by operating activities	
	Net income allocated from Company B Master Fund, LP	(2,268,000)
	Contributions to Company B Master Fund, LP	(10,000,000)
	Withdrawals from Company B Master Fund, LP	20,134,000
	Changes in operating assets and liabilities	
	Withdrawals receivable from Company B Master Fund, LP	2,118,000
	Other assets	3,000
	Due to related parties	(2,000)
	Accrued expenses and other liabilities	 1,000
	Net cash provided by operating activities	12,019,000
ASC 230-10-45-14 and 15, ASC 230-		
10-45-26	Cash flows from financing activities	
	Proceeds from capital contributions, net of change in advance	
ASC 230-10-50-5	capital contributions	10,000,000
	Payments for capital withdrawals, net of change in capital	
	withdrawals payable	 (22,017,000)
	Net cash used in financing activities	(12,017,000)
ASC 230-10-45-24	Net increase in cash and cash equivalents	2,000
	Cash and cash equivalents, beginning of year	351,000
	Cash and cash equivalents, end of year	\$ 353,000





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

Note 1 - Organization

*(This note should be tailored to the Fund's specific nature of operations:)*Company B Domestic Feeder Fund, L.P. (the "Fund") is a limited partnership created under the laws of the State of Delaware, which commenced operations on *(Month, Date, Year)*. The Fund was organized for the *(state Fund's investment objective)*. The Fund is managed by Company B General Partner, LLC (the "General Partner") and Investment Manager, LLC (the "Investment Manager"). *(If applicable:)* The Investment Manager is registered with the U.S. Securities and Exchange Commission as an investment adviser under the Investment Advisers Act of 1940.

ASC 946-235-50-3(a) The Fund invests substantially all of its assets through a master-feeder structure ASC 946-235-50-3(b) in Company B Master Fund, LP (the "Master Fund"), which has the same ASC 946-235-50-3(c) investment objective as the Fund. The financial statements of the Master Fund, including the condensed schedule of investments, are included elsewhere in this report and should be read with the Fund's financial statements. The Fund owns approximately XX.X% of the Master Fund at December 31, 20XX.

Note 2 - Summary of significant accounting policies

The significant accounting policies followed by the Fund are:

Basis of presentation

The financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP"). In accordance with the Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 946, Financial Services - Investment Companies ("ASC 946"), the Fund has determined that it is an investment company and has applied the guidance in accordance with ASC 946.

Valuation of investment in Company B Master Fund, LP

ASC 946-235-50-3(d) The Fund records its investment in the Master Fund based on its proportionate share of the net assets of the Master Fund. Valuations of investments held by the Master Fund, including but not limited to, the valuation techniques used and categorization within the fair value hierarchy of investments are discussed in the notes to the Master Fund's financial statements, included elsewhere in this report.

Investment income and expenses

The Fund records its proportionate share of the Master Fund's income, expenses, and realized and unrealized gains and losses. *{If applicable:}* In addition, the Fund incurs and accrues its own expenses.





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

Note 2 - Summary of significant accounting policies (continued)

{See Company B Domestic Fund, LP for additional examples of Summary of significant accounting policies.}

Use of estimates
Cash and cash equivalents
Foreign currency translation
Income taxes
Capital withdrawals payable
Recently adopted accounting standards

Note 3 - Related party transactions

The Fund considers the Investment Manager, their principal owners, members of management and members of their immediate families, as well as affiliates, to be related parties to the Fund. Amounts due from and due to related parties are generally settled in the normal course of business without formal payment terms

The Investment Manager is entitled to a management fee, calculated and payable quarterly in advance on the first day of each calendar quarter equal to the applicable Management Fee Percentage (as defined below) of the net asset value of each Capital Account of the Partnership determined as of the beginning of each calendar quarter. The "Management Fee Percentage" is equal to (i) 0.3125% per quarter (approximately 1.25% per annum) for Founders Class Interests and (ii) 0.4375% per quarter (approximately 1.75% per annum) for Class A Interests. Once paid, the Management Fee is nonrefundable. The Management Fee will be prorated for subscriptions made during a calendar quarter. All or part of the Management Fee applicable to any Limited Partner may be waived, reduced or discounted by the Investment Manager from time to time in its sole discretion without notice to, or the consent of, the other Limited Partners. Certain limited partners are related parties of the General Partner.

The aggregate value of limited partners' capital owned by related parties at December 31, 2017 is \$285,166.

- Note 4 Commitments and contingencies (see Company B Domestic Fund, LP Note 9)
- Note 5 Partners' capital (see Company B Domestic Fund, LP Note 10)
- Note 6 Administrative services (see Company B Domestic Fund, LP Note 10)





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP for general references

Note 7 - Financial highlights

ASC 946-205-50-30 Financial highlights for the year ended December 31, 20XX are as follows:

Total return Total return before reallocation to General	
Partner	7.03 %
Reallocation to General Partner	(0.09)
Total return after reallocation to General	
Partner	6.94 %
Ratios to average limited partners' capital	
Expenses	3.91 %
Reallocation to General Partner	0.48
Expenses and reallocation to General Partner	4.39 %
Net investment income (loss)	(2.83) %

Financial highlights are calculated for each limited partner class taken as a whole. An individual limited partner's return and ratios may vary based on participation in new issues, private investments, different incentive allocation and/or management fee arrangements, and the timing of capital transactions. The net investment loss ratios do not reflect the effects of the incentive allocation to the General Partner.

For periods less than one year: The ratios, excluding nonrecurring expenses and the incentive allocation to the General Partner, have been annualized. Total return has not been annualized.

{See Company B Domestic Fund, LP for additional disclosure examples in notes to financial statements.}

Note 8 - Subsequent events (see Company B Domestic Fund, LP - Note 14)









ASC 946-205-45-1 Statement of Assets and Liabilities December 31, 20XX

<u>Assets</u>

ASC 946-210-45-6	Investments in Company B Master Fund, LP Cash and cash equivalents Withdrawals receivable from Company B Master Fund, LP Other assets	\$ 20,784,000 500,000 195,000 43,000
	Total assets	21,522,000
	<u>Liabilities</u>	
	Advance subscriptions Redemptions payable Due to related parties Accrued expenses and other liabilities	500,000 222,000 5,000 5,000
	Total liabilities	 732,000
	Net assets	\$ 20,790,000



ASC 946-205-45-1

Statement of Operations Year Ended December 31, 20XX

	nvestment income and expenses allocated from Company B Master	
Г	Fund, LP Dividend income (net of foreign withholding taxes of \$31,000) Interest income Interest and dividend expense Administrative fee Professional fees and other	\$ 139,000 81,000 (380,000) (17,000) (167,000)
ASC 946-220-45-11	Total net investment loss allocated from Company B Master Fund, LP	(344,000)
F	Fund expenses	
	Management fee	288,000
	Professional fees and other	 30,000
ASC 946-220-45-12	Total fund expenses	318,000
	Net investment income (loss)	 (662,000)
f	Realized and unrealized gain (loss) from investments, derivatives, and oreign currency transactions allocated from Company B Master Fund,	
_	Net realized gain on investments, derivatives, and foreign currency transactions	3,686,000
	Net change in unrealized appreciation or depreciation of investments, derivatives, and foreign currency transactions	 (1,341,000)
	Net gain from investments allocated from Company B Master Fund, LP	 2,345,000
ASC 946-205-50-17	Incentive allocation to the General Partner of Company B Master Fund, LP	 (6,000) (1)
	Net increase (decrease) in net assets resulting from operations (2)	\$ 1,677,000

- (1) ASC 946-205-50-17 states "in a master-feeder structure, an incentive is levied as an allocation at the master level, the feeder shall present its share of the incentive allocation as a separate line item in the statement of operations." It does not specify where in the statement of operations it should be presented. Alternatively, the incentive allocation may be presented as an expense allocated form the Master Fund in determining net investment income.
- (2) Paragraph 946-220-45-7 defines the sum of net investment income or loss and net realized and unrealized gain or loss on investments and foreign currency transactions as the net increase or decrease in net assets resulting from operations.

CohnReznick



ASC 946-205-45-1

Statement of Changes in Net Assets Year Ended December 31, 20XX

Operations		
Net investment income (loss)	\$	(662,000)
Net realized gain on investments, derivatives, and foreign currency transactions		3,686,000
Net change in unrealized appreciation or (depreciation) of investments, derivatives, and foreign currency transactions Incentive allocation to the General Partner of Company B Master		(1,341,000)
Fund, LP	_	(6,000)
Net increase(decrease) in net assets resulting from operations		1,677,000
Capital share transactions Issuance of shares Redemption of shares		- (3,896,000)
Net increase in net assets resulting from capital share transactions		(3,896,000)
Net decrease in net assets		(2,219,000)
Net assets, beginning of year		23,009,000
Net assets, end of year	\$	20,790,000





ASC 946-205-45-1 Statement of Cash Flows Year Ended December 31, 20XX

ASC 230-10-15-4(c) ASC 230-10-45-28	Cash flows from operating activities Net increase (decrease) in net assets resulting from operations Adjustments to reconcile net increase (decrease) in net assets resulting from operations to net cash provided by operating activities	\$ (668,000)
	Net income allocated from Company B Master Fund, LP Redemptions from Company B Master Fund, LP Changes in operating assets and liabilities	(1,995,000) 3,896,000
	Withdrawals receivable from Company B Master Fund, LP Other assets Accrued expenses and other liabilities	169,000 (6,000) 4,000
	Net cash provided by operating activities	1,400,000
ASC 230-10-45-14 and 15, ASC 230- 10-45-26 ASC 230-10-50-5	Cash flows from financing activities Proceeds from capital contributions, net of change in advance capital contributions	_
7,00 200 10 00 0	Payments for redemptions of shares, net of change in redemptions payable	(3,745,000)
	Net cash used in financing activities	 (3,745,000)
ASC 230-10-45-24	Net increase in cash and cash equivalents	(2,345,000)
	Cash and cash equivalents, beginning of year	 500,000
	Cash and cash equivalents, end of year	\$ (1,845,000)





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP and Company B Offshore Fund, Ltd. for general references

Note 1 - Organization

{This note should be tailored to the Fund's specific nature of operations:}
Company B Offshore Feeder Ltd. (the "Fund") is a limited partnership created under the laws of the Cayman Islands, which commenced operations on {Month, Date, Year}. The Fund was organized for the {state Fund's investment objective}. The Fund is managed by Company B General Partner, LLC (the "General Partner") and Investment Manager, LLC (the "Investment Manager"). {If applicable:} The Investment Manager is registered with the U.S. Securities and Exchange Commission as an investment adviser under the Investment Advisers Act of 1940.

The Fund invests substantially all of its assets through a master-feeder structure in Company B Master Fund, LP (the "Master Fund"), which has the same investment objective as the Fund. The financial statements of the Master Fund, including the condensed schedule of investments, are included elsewhere in this report and should be read with the Fund's financial statements. The Fund owns approximately XX.X% of the Master Fund at December 31, 20XX.

Note 2 - Summary of significant accounting policies

The significant accounting policies followed by the Fund are:

Basis of presentation

The financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP"). In accordance with the Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 946, Financial Services - Investment Companies ("ASC 946"), the Fund has determined that it is an investment company and has applied the guidance in accordance with ASC 946.

Valuation of investment in Company B Master Fund, LP

ASC 946-235-50-3(d) The Fund records its investment in the Master Fund based on its proportionate share of the net assets of the Master Fund. Valuations of investments held by the Master Fund, including but not limited to, the valuation techniques used and categorization within the fair value hierarchy of investments are discussed in the notes to the Master Fund's financial statements, included elsewhere in this report.

Investment income and expenses

The Fund records its proportionate share of the Master Fund's income, expenses, and realized and unrealized gains and losses. *{If applicable:}* In addition, the Fund incurs and accrues its own expenses.





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP and Company B Offshore Fund, Ltd. for general references

Note 2 - Summary of significant accounting policies (continued)

{See Company B Domestic Fund, LP and/or Company B Offshore, Ltd. for additional examples of Summary of significant accounting policies}

Use of estimates
Cash and cash equivalents
Income taxes
Redemptions payable

Note 3 - Capital share transactions

ASC 946-235-50-3(a) As of December 31, 20XX, there are XXX,000 redeemable shares of \$.01 par ASC 946-235-50-3(b) value authorized. There are two classes of shares, Class A and Class B. ASC 946-235-50-3(c) Shareholders who may be restricted from receiving certain types of income are issued Class B shares. All other shareholders are issued Class A shares. For purposes of accounting for the performance fee, shares issued at different times are issued in series, a different series being issued on each subscription date. Series 1 shares within each class are issued on the first subscription date in each calendar year and the remaining series are issued on any other subscription dates during the calendar year. After the close of each calendar year, all such series will be converted into series 1 shares of such class unless a loss carryforward attributable to such other series or to series 1 of such class remains outstanding.

Transactions in capital shares during the period, and the shares outstanding and the net asset value ("NAV") per share as of December 31, 20XX, for each class and series of shares are as follows:

	Beginning shares	Share transfers/ conversions	Shares issued	Shares redeemed	Ending shares
Class A Series					
Series 2	13,115.33	-	-	-	13,115.33
Series 4	2,025.00	-	-	-	2,025.00
Series 6	100.00	-	-	(100.00)	-
Series 7	5,246.00	-	-	-	5,246.00
Series 10	200.00	-	-		200.00
Series 15	3,664.28	-	-	(3,664.28)	-
	Beginning net assets	Amount issued	Amounts redeemed	Ending net assets	Ending NAV per share
Class A					
Series					
Series 2	\$ 12,763,000	\$ -	\$ -	\$ 12,763,000	\$ 1,040.91
Series 4 Series 6	1,846,000 87,000	-	94,000	1,846,000 181,000	974.84
Series 7	4,647,000		94,000	4,647,000	946.94
Series 10	190,000		-	190,000	1,012.93
Series 15	3,476,000		3,802,000	7,278,000	-
	\$ 23,009,000	\$ -	\$ 3,896,000	\$ 26,905,000	





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP and Company B Offshore Fund, Ltd. for general references

Note 4 - Related party transactions

The Fund considers the Investment Manager, their principal owners, members of management and members of their immediate families, as well as affiliates, to be related parties to the Fund. Amounts due from and due to related parties are generally settled in the normal course of business without formal payment terms.

Note 5 - Administrative fee

Administrator Fund Services Ltd. (Cayman Islands) (the "Administrator") serves as the Fund's administrator and performs certain administrative and clerical services on behalf of the Fund. *{If applicable}* One of the directors of the Fund is affiliated with the Administrator. *{If applicable}* At December 31, 20XX, cash balances in the amount of approximately \$501,000 are held by an affiliate of the Administrator.

Note 6 - Financial highlights

Financial highlights for the year ended December 31, 20XX, are as follows:

		Class A Shares Series 2
Per-share operating performance NAV, beginning of year Income (loss) from investment operations	_\$	973.64
Net investment income (loss) Net gain on investments		(30.94) 98.21
Total from investment operations		67.27
NAV, end of year	\$	1,040.91
Total return Total return before reallocation to General Partner of Company B Master Fund, LP Reallocation to General Partner of Company B Master Fund, LP		6.91 %
Total return after reallocation to General Partner of Company B Master Fund, LP		6.91_%
Ratios to average net assets Expenses other than reallocation to General Partner of Company B Master Fund, LP Reallocation to General Partner of Company B Master Fund, LP		3.82 %
Total expenses		3.82 %
Net investment income (loss)		(2.85) %





Notes to Financial Statements December 31, 20XX

See Company B Domestic Fund, LP and Company B Offshore Fund, Ltd. for general references

Note 6 - Financial highlights (continued)

Financial highlights are calculated for each permanent, nonmanaging class or series of common shares. An individual shareholder's return and ratios may vary based on participation in new issues, private investments, different performance and/or management fee arrangements, and the timing of capital share transactions. The net investment income (loss) ratio does not reflect the effects of the reallocation to the General Partner of the Master Fund.

{For periods greater than or less than one year} The ratios, excluding nonrecurring expenses and the reallocation to the General Partner of the Master Fund, have been annualized.

Note 7 - Subsequent events

{If applicable} From January 1, 20XX through [month, date, year], the Fund accepted additional subscriptions of approximately \$29,500,000 (of which approximately \$500,000 is included in advance subscriptions) and had additional redemptions of approximately \$17,076,000.

{If applicable} In addition, as of [month, date, year], the Fund has received shareholder redemption requests that are anticipated to be effective on June 30, 20XX. The shareholder interests for these requests were approximately 6.4% of the net assets of the Fund as of December 31, 20XX. The ultimate amounts redeemed for these requests may vary based upon the performance of the Fund and the amount of redemptions declared effective by the Fund and its shareholders.





Appendices





ASC 205-30-45-1, ASC 205-30-50-1

Statement of Net Assets in Liquidation December 31, 20XX

Assets		
Investments in securities, at liquidation value	Φ	70.040.000
(cost \$82,714,000) Derivative contracts, at liquidation value (cost \$3,312,000)	\$	72,610,000 2,375,000
Receivable for investment securities sold		4,134,000
Cash and cash equivalents		17,449,000
Dividends and interest receivable		265,000
		·
Total assets		96,833,000
Liabilities		
Securities sold short, at liquidation value (proceeds		
\$16,859,000)		25,863,000
Derivation contracts, at liquidation value		47,582,000
Dividends and interest payable		7,430,000
Accrued estimated disposal costs		1,653,000
Accrued estimated management fees		451,000
Accrued estimated liquidation costs		854,000
Total liabilities		83,833,000
Net assets in liquidation	\$	13,000,000





ASC 205-30-50-1 Condensed Schedule of Investments - Liquidation Basis December 31, 20XX

	Percentage of net assets in liquidation		Liquidation value
Investments in securities, at liquidation value Common stocks United States Consumer discretionary			
Public Company A, 403,116 shares Distribution	264.3 %	\$	34,364,000
Public Company B, 450 shares Other	180.4 57.9		23,454,000 7,530,000
Healthcare Real estate	27.9 28.0		3,621,000 3,641,000
Total - investments in securities, at liquidation value (cost \$82,714,000)	<u>558.5</u> %	\$	72,610,000
Derivative contracts (assets), at liquidation value Warrants purchased United Kingdom			
Banking	18.3 %	\$	2,375,000
Total - derivative contracts (assets), at liquidation value (cost \$3,312,000)	<u>18.3</u> %	\$	2,375,000
Securities sold short, at liquidation value Common stocks United Kingdom Banking			
Public Banking Company B, 473,050 shares	88.3 %	\$	11,484,000
Other Manufacturing	68.8 41.8		8,947,000 5,432,000
Total - securities sold short, at liquidation value (proceeds			
\$16,859,000)	198.9 %	\$	25,863,000
Derivative contracts (liabilities), at liquidation value Total return swaps			
United States Banking Telecommunications	348.9 % 17.1	\$	45,354,000 2,228,000
Total - derivative contracts (liabilities), at liquidation value	366 N %	\$	47,582,000
at inquitation raido	300.0 /0	Ψ	71,002,000





ASC 205-30-45-1, ASC 205-30-50-1

Statement of Changes in Net Assets in Liquidation Year Ended December 31, 20XX

Partners' capital - net assets at [Month, Date, Year]	\$ 85,452,000
Cumulative-effect adjustment for change in basis of accounting	(4,107,000)
Net assets in liquidation, beginning of period	81,345,000
Net realized gain from investments and derivatives	127,764,000
Net change in unrealized gains and losses on investments and derivatives	(103,752,000)
Net decrease in estimated liquidation value of other assets	(2,000)
Net decrease in estimated interest income	(50,000)
Net increase in estimated interest and dividend expense	(290,000)
Net increase in estimated disposal costs	(35,000)
Net decrease in estimated management fees	32,000
Net decrease in estimated liquidation costs	21,000
Distributions to partners/shareholders	(92,033,000)
Net decrease in net assets in liquidation	(68,345,000)
Net assets in liquidation, end of period	\$ 13,000,000

{If applicable:} The following is a condensed presentation of changes in net assets in liquidation between the General Partner and the Limited Partner classes for the period [Month, Date, Year] to December 31, 20XX.

	General Partner		Limited partners			Total
Net assets in liquidation, beginning of period Net increase in net assets	\$	2,236,000	\$	79,109,000	\$	81,345,000
in liquidation, excluding distributions to partners Incentive allocation to		1,345,000		22,343,000		23,688,000
General Partner		4,469,000		(4,469,000)		-
Distributions to partners		(5,000,000)		(87,033,000)		(92,033,000)
Net assets in liquidation, end of period	\$	3,050,000	\$	9,950,000	\$	13,000,000





Notes to Financial Statements December 31, 20XX

Editor's Note - ASC paragraph 205-30-50-1 states that "an entity shall make all disclosures required by other [FASB] Topics that are relevant to understanding the entity's statement of net assets in liquidation and statement of changes in net assets in liquidation. The disclosures shall convey information about the amount of cash *or* other consideration that an entity expects to collect and the amount that the entity is obligated or expects to be obligated... to pay during the course of liquidation." In addition, ATQA 6910.38 through 6910.41 addresses other issues regarding liquidation of funds, which should be read in conjunction with preparing liquidation basis financial statements.

Note 1 - Summary of significant accounting policies

The significant accounting policies followed by the Fund are:

ASC 205-30-50-2(a) Basis of presentation

The financial statements have been prepared in accordance with U.S. generally accepted accounting principles ("GAAP"). The Fund is an investment company and follows the accounting and reporting guidance in the Financial Accounting Standards Board's Accounting Standards Codification ("ASC") Topic 946, Financial Services - Investment Companies, including liquidation-basis adjustments required by Subtopic 205-30, Liquidation Basis of Accounting.

ASC paragraph 205-30-50-2 states, in part that an entity shall disclose all of the following when it prepares financial statements using the liquidation basis of accounting. The Fund should prepare its financial statements using the liquidation basis of accounting, including the facts and circumstances surrounding the adoption of the liquidation basis of accounting and the entity's determination that liquidation is imminent.

The {General Partner} {Investment Manager} {Board of Directors} decided to cease operations of the Fund and return the capital balances of the Fund's outside investors. On {Month, Date, Year}, the {General Partner} {Investment Manager} {Board of Directors} approved a plan to liquidate the Fund in an orderly manner. Thus, liquidation became imminent, and the Fund adopted the liquidation basis of accounting, whereby assets are measured at the estimated amount of cash or other consideration that the Fund expects to collect in settling or disposing of those assets, and liabilities are measured at their estimated settlement amounts, including costs the Fund expects to incur through the end of its liquidation (liquidation value). These estimated amounts are undiscounted and are recorded to the extent the Fund has a reasonable basis for estimation.

ASC 205-30-50-2(b) Under the plan of liquidation, the Fund plans to (1) sell its remaining investments, (2) collect receivables as they become due, (3) use available cash to settle the Fund's obligations, and (4) pay out distributions to the *{partners} {shareholders}* of the Fund. The *{General Partner} {Investment Manager} {Board of Directors}* anticipates that the liquidation of the Fund will





Notes to Financial Statements December 31, 20XX

Note 1 - Summary of significant accounting policies (continued)

be completed on or about {Include the estimated period the Fund expects to complete its liquidation or a range of estimated periods} and has determined that the likelihood that the Fund will return from liquidation is remote.

ASC 205-30-50-2(c), ASC 205-30-30-1

For certain investments, securities sold short, and derivatives, fair value may approximate their liquidation values. In addition, the Fund may use other valuation techniques that include assumptions of forced or distressed sales, or when assumptions of exit price conditions are not consistent with market participant assumptions. {If applicable, see Domestic Fund, L.P. for examples of fair value accounting policy language to include when fair value approximates liquidation values.}

ASC 205-30-25-5, ASC 205-30-30-2, and ASC 205-30-25-6 Liabilities are generally recognized in accordance with the measurement and recognition provisions of GAAP applicable for going-concern entities. In addition, liabilities include estimated costs to dispose of assets or other items the Fund expects to sell during the course of liquidation.

{If the adoption of liquidation basis of accounting is material, the following section may be included if it is not included on the statement of changes in net assets in liquidation:} On adoption of the liquidation basis of accounting, the Fund recorded the following cumulative effect adjustments to net assets in liquidation as of the date of adoption:

	(In th	nousands)
Adjustments of investments and derivatives to liquidation value Adjustments of other assets to liquidation value Accrual of estimated interest income Accrual of estimated disposal costs Accrual of estimated management fees Accrual of estimated liquidation costs	\$	(3,856) (9) 852 (647) (145) (302)
Cumulative effective adjustments for change in basis of accounting	\$	(4,107)

*{*If the adoption of liquidation basis of accounting is not material, the following sentence may be included:} The adoption of the liquidation-basis of accounting did not have a material effect on the carrying values of the Fund's assets and liabilities as of the date of adoption.





Notes to Financial Statements December 31, 20XX

Note 1 - Summary of significant accounting policies (continued)

{If applicable:} The Fund's management determined that presentation of financial highlights is not relevant and useful in understanding the liquidationbasis financial statements. As a result, the Fund elected to exclude the presentation of financial highlights for the period {Enter beginning date of liquidation financial statements} to December 31, 20XX.

Use of estimate

The preparation of financial statements in accordance with GAAP requires management to make estimates and assumptions in determining the reported amounts of assets and liabilities, including the estimated liquidation values of assets and liabilities, and disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of changes in net assets in liquidation during the reporting period. Actual results could differ from those estimates.

ASC 205-30-50-2(c) Note 2 - Valuation of other investments

At December 31, 20XX, the Fund had securities of \$XX,XXX,000, which were measured using other valuation inputs and techniques when fair value did not approximate the liquidation value for those assets. {The methods and significant assumptions used to measure assets and liabilities, including any subsequent changes to those methods and assumptions. Examples of valuation techniques and inputs may include discounts to fair value measurements, a description of methods and significant assumptions used to develop those discounts, and the estimated period in which investments are expected of be realized.}

{When fair value is used to approximate the liquidation values of investments, fair value disclosures in accordance with Topic 820 should be included. See Domestic Fund, L.P. for examples of fair value disclosures.}

and 2(d)

ASC 205-30-50-2(c) Note 3 - Estimated liquidation income and costs

{This note should describe the type and amounts of costs and income accrued in the statement of net assets in liquidation and the period in which those costs are expected to be paid or income to be earned. The following are examples of disclosures of estimated costs and income: however, the disclosures should be tailored to the specific facts and circumstances of the Fund:}





Notes to Financial Statements December 31, 20XX

Note 3 - Estimated liquidation income and costs (continued)

At December 31, 20XX, the Fund accrued estimated interest income of \$XXX,000. The Fund's estimates of interest income were based on expected coupon payments on interest-bearing securities and an expected duration for holding the securities through {Specify the period in which costs are expected to be incurred or income expected to be earned}. The Fund accrued dividend income from equity securities on the ex-dividend date.

At December 31, 20XX, the Fund accrued estimated disposal costs of \$XXX,000 which include brokerage commissions and other costs expected to be incurred to dispose of assets during liquidation. The Fund estimated its disposal costs based on a range of X% - X% of the reported amounts for securities and securities sold short as of December 31, 20XX.

At December 31, 20XX, the Fund accrued estimated liquidation costs expected to be incurred through *{Specify the period in which costs are expected to be incurred.}* as follows:

	(In the	ousands)
Administrative fees Professional fees Other liquidation expenses	\$	136 450 268
Accrued estimated liquidation costs	\$	854

The estimated liquidation costs were based on prior historical information, expected future events, specified contractual obligations and the estimated time to complete the plan of liquidation. Other costs of liquidation will be recognized when a reasonable basis of estimation becomes determinable.

{If applicable, include a description of subsequent adjustments to previous accruals of estimated income or costs expected to be incurred in liquidation resulting from changes in the methods and assumptions used for previous estimates.}

ASC 205-30-50-2(b) Note 4 - Partners' capital/capital share transactions

{See either Domestic Fund, L.P. or Offshore Fund, Ltd. for examples of disclosures of the pertinent rights and privileges of the Fund's capital structure. The disclosures should be tailored to reflect the provisions in the Fund's legal documents.}

{If applicable:} The Fund has elected to suspend redemptions as of **{Month, Date, Year}**. Distributions after this date are based on proceeds received from the sale of investments and allocated to **{partners} {shareholders}** according to their respective interests in the Fund as of the date the distributions are declared by the Fund.





Appendix B Reimbursed Expenses

Statement of Operations December 31, 20XX

	Investment income Dividends (net of \$217,621 of foreign withholding taxes) Interest	\$ 3,118,371 3,090,379
	Total investment income	6,208,750
	Expenses Management fees Professional fees and other expenses Research costs Interest and dividends Other	 8,765,446 2,764,610 1,174,141 1,559,827 220,702
ASC 946-20-45-5	Total expenses	14,484,726
ASC 946-20-50-7	Reimbursed/waived expenses	 (500,000)
	Net expenses	 13,984,726
	Net investment income (loss)	 (7,775,976)
	Realized and unrealized gain on investments and foreign currency transactions Net realized gain on investments and foreign currency	
	transactions Net change in unrealized appreciation of investments and	57,631,388
	foreign currency transactions	 39,862,693
	Net realized and unrealized gain on investments and foreign currency transactions	 97,494,081
	Net income (loss)	\$ 89,718,105





Appendix B Reimbursed Expenses

	Total return	
	Total return before incentive allocation to General Partner Incentive allocation to General Partner	8.5 % (0.5)
	Total return after incentive allocation to General Partner	8.0 %
ASC 946-20-45-5,	Ratios to average limited partners' capital Expenses (including interest and dividends) Reimbursed/waived expenses Incentive allocation to General Partner	1.3 % (0.1) 0.5
ASC 946-20-50-7	Expenses and incentive allocation to General Partner	1.7_%
	Net investment Income (loss)	(0.8) %

An individual limited partner's return and ratios may vary based on participation in financial highlights are calculated for each limited partner class taken as a whole. New issues, private investments, different incentive allocation and/or management fee arrangements, and the timing of capital transactions. The net investment loss ratios do not reflect the effects of the incentive allocation to the General Partner.

[If applicable, for private investment companies:] The expense and net investment loss ratios do not reflect the income and expenses incurred by the underlying private investment companies.

[For periods less than one year:] The ratios, excluding nonrecurring expenses and the incentive allocation to the General Partner, have been annualized. Total return has not been annualized.





Appendix C Investment in Private Investment Companies

Schedule of Investments December 31, 20XX (Information disclosed in footnotes to Schedule of Investments)

Description	Cost	Fair value	Percentage of net assets	Unfunded commitment		
Investment in private investment companies, at fair value United States XYZ Fund L.P. QRS Fund L.P. UVW Fund L.P.	\$ 183,466,000 31,628,000 41,624,000	\$ 195,642,000 36,570,000 43,700,000	26.30 % (1) 4.92 (3) 5.63 (2)	\$ 400,000 100,000 300,000		
Total investment in private investment companies, at fair value	\$ 256,718,000	\$ 275,912,000	36.85 %	\$ 800,000		

ASC 946-210-50-9 At December 31, 20XX, the Fund's proportionate share of ownership of the following issuers represented more than 5% of the Fund's net assets:

	Percent of net assets	Proportionate fair value		
(1) United States Treasury (a)	10.11%	\$75,203,000		

(a) This amount represents the aggregate value of various securities less than 5% of the Fund's net assets.

ASC 946-210-50-9

(2) [The following is an alternative presentation of the Fund's proportionate interest in underlying investments that exceed 5% of the Fund's [partners' capital] [net assets] at December 31, 20XX]. UVW Funds L.P. holds an investment in XYZ common stock with a fair value of \$XX,XXX,000. XYZ is a U.S. company in the media industry. The Fund's proportionate share of this investment is valued at \$XX,XXX,000 as of December 31, 20XX.

ASC 946-210-50-10 (3) Information about the investee fund's portfolio is not available.





Appendix C Investment in Private Investment Companies

ASC 946-210-50-9 The following table summarizes the Fund's investments in other private investment companies as of December 31, 20XX. Other private investment companies in which the Fund invested 5% or more of its net assets, as disclosed in the condensed schedule of investments, are individually identified, while smaller investments are aggregated. The Fund's investments in private investment companies have certain redemption and liquidity restrictions that are described in the following table:

	Investment strategy	% of partners' capital	Fair value		Income/ (loss) ^(a)	М	anagement fee ^(a)	I	ncentive fee ^(a)	Redemption notice period ^(b)	Redemptions permitted ^(b)	Liquidity restrictions ^(b)
ASC 820-10-50-6(A)(d) ASC946-210-50-6(g)(2)	Credit and distressed CDE Fund L.P.	0.00 % \$	-	\$	3,151,000	\$	485,000	\$	-	30 days	Semiannually	None Locked up until
ASC 820-10-50-6(A)€ CFTC Regulation 4.22	PEF Fund Ltd. Others	7.42 0.02	38,710,000 101,000	_	(3,995,000) 7,000		463,000 1,000		-	30 days 45 days	Quarterly Annually	December 31, 20XX (1)
	Total credit and distressed	7.44	38,811,000		(837,000)		949,000		-			
	Diversified hedging	3.72	19,387,000		(649,000)		410,000		-	45 days	Annually	None Locked up until
	Equity long/short Hedged equity Merger arbitrage	7.27 1.87	37,901,000 9,778,000		4,177,000 369,000		715,000 104,000		80,000	30 days 30 days	Quarterly Semiannually	December 31, 20XX None
	ME Fund L.P. Private equity	9.18 3.24	47,900,000 16,919,000		401,000 3,605,000		- 541,600		632,000	N/A	N/A	(1)
	Total	32.72 % \$	170,696,000	\$	7,066,000	\$	2,719,600	\$	712,000			



⁽a) - Required for commodity pools
(b) - Required for all funds in the footnotes or the schedule of investments
(1) Will be liquidated over two to three years



Appendix D Credit Default Swaps - Buyer of protection or seller of protection

Note 2 - Summary of significant accounting policies {The paragraph below should be added to Note 2}

The Fund values credit default swaps that are centrally cleared; traded via a Swap Execution Facility ("SEF"); and cleared by a Futures Commission Merchant ("FCM") using exchange cleared levels where published and/or valuation as reported by the FCM. In some instances, the Fund values credit default swaps using a model that considers the terms of the contract (including the notional amount and contract maturity) and multiple inputs including yield curves, recovery rates and credit spreads. The Fund may also use broker and dealer quotations to value its credit default swaps. The Fund also considers counterparty credit risk in its valuation of credit default swaps. If the underlying debt is liquid and the market for the current spread is active, credit default swaps are categorized in Level 2 of the fair value hierarchy.

Note 5 - Derivatives (continued) {The paragraph below should be added to Note 5}

The Fund enters credit default swap contracts to manage its exposure to the market or certain sectors of the market, to reduce its risk exposure to defaults of corporate and/or sovereign issuers or to create exposure to corporate and/or sovereign issuers to which it is not otherwise exposed (credit risk). The Fund enters into credit default swap contract agreements to provide a measure of protection against the default of an issuer (as buyer of protection) and/or gain credit exposure to an issuer to which it is not otherwise exposed (as seller of protection). The Fund may either buy or sell (write) credit default swap contracts on single-name issuers (corporate or sovereign), a combination or basket of single-name issuers or traded indexes. Credit default swap contracts on single name issuers are agreements in which the protection buyer pays fixed periodic payments to the protection seller in consideration for a guarantee from the seller to make a specific payment should a negative credit event take place (e.g., bankruptcy, failure to pay, obligation accelerators, repudiation, moratorium, or restructuring). Credit default swap contracts on traded indexes are agreements in which the protection buyer pays fixed periodic payments to the protection seller in consideration for a guarantee from the seller to make a specific payment should a write-down, principal or interest shortfall or default of all or individual underlying securities included in the index occurs. As a buyer, if an underlying credit event occurs, the Fund will either receive from the seller an amount equal to the notional amount of the swap contract and deliver the referenced security or underlying securities comprising of an index or receive a net settlement of cash equal to the notional amount of the swap contract less the recovery value of the security or underlying securities comprising of an index. As a seller (writer), if an underlying credit event occurs, the Fund will either pay the buyer an amount equal to the notional amount of the swap contract and take delivery of the referenced security or underlying securities comprising of an index or pay a net settlement of cash equal to the notional amount of the swap contract less the recovery value of the security or underlying securities comprising of an index.





Appendix D Credit Default Swaps - Buyer of protection or seller of protection

The following table summarizes the Funds exposure to credit default swap contracts as of December 31, 20XX, where the Fund is acting as seller of protection or guarantor:

Reference Entity	 Notional	Maturity	Protection	F	air Value	Implied Credit Spread (1)
Company A Company B	\$ 3,000,000 1,000,000	12/20/20xx 6/30/20xx	Sell Sell	\$	175,450 43,000	340 380
	\$ 4,000,000			\$	218,450	

⁽¹⁾ Implied credit spreads represent the current level as of December 31, 20XX at which protection could be bought or sold given the terms of the existing credit default swap contract and serve as an indicator of the current stats of the payment/performance risk of the credit default swap contract. An implied credit spread that has widened or increased since entry into the initial contract may indicate a deteriorating credit profile and increased risk of default for the reference entity. A declining or narrowing spread may indicate an improving credit profile or decreased risk of default for the reference entity. Alternatively, credit spreads may increase or decrease reflecting general tolerance for risk in the credit spread markets





Contributors

Stuart Smith (editor) | stu.smith@cohnreznick.com **John Stomper** (editor) | john.stomper@cohnreznick.com

Gary Berger | gary.berger@cohnreznick.com

Joshua L. Blumenthal | joshua.l.blumenthal@cohnreznick.com

Tony Pagano | tony.pagano@cohnreznick.com

William Pidgeon | william.pidgeon@cohnreznick.com

Marc Wolf | marc.wolf@cohnreznick.com

"CohnReznick" is the brand name under which CohnReznick LLP and CohnReznick Advisory LLC and their respective subsidiaries provide professional services. CohnReznick LLP and CohnReznick Advisory LLC (and their respective subsidiaries) practice in an alternative practice structure in accordance with the AICPA Code of Professional Conduct and applicable law, regulations, and professional standards. CohnReznick LLP is a licensed CPA firm that provides attest services to its clients. CohnReznick Advisory LLC provides tax and business consulting services to its clients. CohnReznick Advisory LLC and its subsidiaries are not licensed CPA firms.

This has been prepared for information purposes and general guidance only and does not constitute legal or professional advice. You should not act upon the information contained in this publication without obtaining specific professional advice. No representation or warranty (express or implied) is made as to the accuracy or completeness of the information contained in this publication, and CohnReznick, its partners, employees and agents accept no liability, and disclaim all responsibility, for the consequences of you or anyone else acting, or refraining to act, in reliance on the information contained in this publication or for any decision based on it.