UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

	FORM 10-Q	
×	QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT O 1934	F
	For the quarterly period ended June 30, 2007	
	OR	
	TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT O 1934	F
	For the transition period from to	
	Commission File No. 814-00735	
	Kohlberg Capital Corporation (Exact name of Registrant as specified in its charter)	
	Delaware 20-5951150 (State or other jurisdiction of (I.R.S. Employer incorporation or organization) Identification Number)	
	295 Madison Avenue, 6th Floor New York, New York 10017 (Address of principal executive offices)	
	(212) 455-8300 (Registrant's telephone number, including area code)	
	Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 19 the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing ments for the past 90 days: Yes 🗵 No 🗆	934
	Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of "accelerated rge accelerated filer" in Rule 12b-2 of the Exchange Act. (Check one):	filer'
	Large accelerated filer $\ \square$ Accelerated filer $\ \square$ Non-accelerated filer $\ \boxtimes$	
	Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes \Box No \boxtimes	
	The number of outstanding shares of common stock of the registrant as of July 31, 2007 was 17,997,611.	

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PART I. Financial Information

Item 1. Financial Statements

KOHLBERG CAPITAL CORPORATION

BALANCE SHEETS

	As of <u>June 30, 2007</u> (unaudited)	As of December 31, 2006
ASSETS	` ,	
Investments at fair value:		
Investments in debt securities (cost: 2007 – \$275,008,064; 2006 – \$190,767,384)	\$275,151,032	\$ 190,767,384
Investments in CDO fund securities (cost: 2007 – \$29,870,000; 2006 – \$20,870,000)	28,920,000	20,870,000
Investments in equity securities (cost: 2007 – \$2,974,140; 2006 – \$0)	2,974,140	_
Affiliate investment (cost: 2007 – \$33,394,995; 2006 – \$33,394,995)	58,990,846	37,574,995
Total investments at fair value	366,036,018	249,212,379
Cash and cash equivalents	14,156,755	32,404,493
Restricted cash	2,753,263	_
Interest and dividends receivable	3,962,672	602,085
Receivable for open trades	7,255,000	_
Accounts receivable	148,782	_
Due from affiliate	566,963	(87,832)
Other assets	1,497,964	156,890
Total assets	\$396,377,417	\$ 282,288,015
LIABILITIES		
Borrowings	100,000,000	_
Payable for open trades	10,250,000	24,183,044
Accounts payable and accrued expenses	3,429,972	1,704,548
Dividend payable	6,287,234	_
Total liabilities	\$119,967,206	\$ 25,887,592
Commitments and contingencies		
STOCKHOLDERS' EQUITY		
Common stock, par value \$.01 per share, 100,000,000 common shares authorized; 17,963,525 and 17,946,333 common		
shares issued and outstanding at June 30, 2007 and December 31, 2006, respectively	179,635	179,463
Capital in excess of par value	252,162,197	251,550,420
Undistributed net investment income	383,177	416,753
Undistributed net realized gains	_	1,077
Net unrealized appreciation on investments	23,685,202	4,252,710
Total stockholders' equity	276,410,211	256,400,423
Total liabilities and stockholders' equity	\$396,377,417	\$ 282,288,015
NET ASSET VALUE PER SHARE	\$ 15.39	\$ 14.29

See accompanying notes to financial statements.

KOHLBERG CAPITAL CORPORATION

STATEMENTS OF OPERATIONS

(unaudited)

	Three Months Ended June 30, 2007		Six Months Ended June 30, 2007	
INVESTMENT INCOME:				
Interest from investments in debt securities	\$	6,638,283	\$	11,082,284
Interest from cash and cash equivalents		146,952		284,095
Dividends from investments in CDO fund securities		1,660,796		3,426,025
Capital structuring service fees		132,333		320,527
Total investment income		8,578,364		15,112,931
EXPENSES:				
Interest and amortization of debt issuance costs		1,051,152		1,199,493
Compensation		916,523		1,734,186
Professional fees		955,342		1,378,728
Insurance		42,293		81,516
Administrative and other		320,423		619,705
Total expenses		3,285,733		5,013,628
Equity in income of affiliate		650,537		1,138,252
NET INVESTMENT INCOME		5,943,168		11,237,555
REALIZED AND UNREALIZED GAINS ON INVESTMENTS:				
Net realized gains from investment transactions		133,227		219,462
Net unrealized gains (losses) on debt securities		(698,098)		104,893
Net unrealized gains on affiliate investments		11,682,204		20,277,599
Net unrealized losses on CDO fund securities		(120,000)		(950,000)
Net realized and unrealized gain on investments		10,997,333		19,651,954
NET INCREASE IN STOCKHOLDERS' EQUITY RESULTING FROM OPERATIONS	\$	16,940,501	\$	30,889,509
BASIC EARNINGS PER COMMON SHARE	\$	0.94	\$	1.72
DILUTED EARNINGS PER COMMON SHARE	\$	0.94	\$	1.71
BASIC NET INVESTMENT INCOME PER COMMON SHARE	\$	0.33	\$	0.63
DILUTED NET INVESTMENT INCOME PER COMMON SHARE	\$	0.33	\$	0.62
WEIGHTED AVERAGE SHARES OF COMMON STOCK OUTSTANDING—BASIC		17,960,502		17,953,457
WEIGHTED AVERAGE SHARES OF COMMON STOCK OUTSTANDING—DILUTED		18,072,364		18,014,173

See accompanying notes to financial statements.

KOHLBERG CAPITAL CORPORATION

STATEMENT OF CHANGES IN NET ASSETS (unaudited)

	Six Months Ended June 30, 2007
Operations:	
Net investment income	\$ 11,237,555
Net realized gains from investment transactions	219,462
Net unrealized gains on investments	19,432,492
Net increase in net assets resulting from operations	30,889,509
Shareholder distributions:	
Dividends from net operating income	(11,271,130)
Distributions from realized gains	(220,539)
Net decrease in net assets resulting from shareholder distributions	(11,491,669)
Capital share transactions:	
Issuance of common stock under dividend reinvestment plan	306,348
Stock based compensation	305,600
Net increase in net assets resulting from capital share transactions	611,948
Net assets at beginning of period	256,400,423
Net assets at end of period (including accumulated undistributed net investment income of \$383,177)	\$ 276,410,211
Net asset value per common share	\$ 15.39
Common shares outstanding at end of period	17,963,525

See accompanying notes to financial statements.

KOHLBERG CAPITAL CORPORATION

STATEMENT OF CASH FLOWS

(unaudited)

	Six Months Ended June 30, 2007
OPERATING ACTIVITIES:	
Net increase in stockholders' equity resulting from operations	\$ 30,889,509
Adjustments to reconcile net increase in stockholders' equity resulting from operations:	
Net realized gain on investment transactions	(219,462)
Net unrealized gain on investments	(19,432,492)
Net accretion of discount on securities	(81,619)
Purchases of investments	(234,630,600)
Payment-in-kind interest	(137,305)
Proceeds from sale and redemption of investments	117,628,047
Stock based compensation expense	305,600
Equity in income of affiliate	(1,138,252)
Changes in operating assets and liabilities:	
Increase in Interest and dividends receivable	(3,360,587)
Increase in Accounts receivable	(148,782)
Increase in Other assets	(1,341,074)
Increase in Due from affiliate	(654,795)
Increase in Accounts payable and accrued expenses	1,725,424
Net cash used in operating activities	(110,596,388)
FINANCING ACTIVITIES:	
Dividends paid in cash	(4,898,087)
Borrowings	100,000,000
Increase in restricted cash	(2,753,263)
Net cash provided by financing activities	92,348,650
CHANGE IN CASH AND CASH EQUIVALENTS	(18,247,738)
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	32,404,493
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 14,156,755
Supplemental Information:	
Interest paid during the period	\$ 618,528
Non-cash dividends paid during the period under dividend reinvestment plan	\$ 306,348
Cash restricted during the period under terms of secured revolving credit facility	\$ 2,737,856

See accompanying notes to financial statements.

KOHLBERG CAPITAL CORPORATION

SCHEDULES OF INVESTMENTS

As of June 30, 2007

(unaudited)

Portfolio Company / Principal Business	Investment / Interest Rate ⁽¹⁾ / Maturity	Principal	Cost	Value ⁽²⁾
Advanced Lighting Technologies, Inc. ⁽⁶⁾ Home and Office Furnishings, Housewares, and Durable Consumer Products	Senior Secured Loan; Deferred Draw TL (8.1%, Due 6/13)	\$	\$—	\$—
Advanced Lighting Technologies, Inc. Home and Office Furnishings, Housewares, and Durable Consumer Products	Senior Secured Loan; Revolver (8.1%, Due 5/13)	_	_	_
Advanced Lighting Technologies, Inc. ⁽⁶⁾ Home and Office Furnishings, Housewares, and Durable Consumer Products	Junior Secured Loan; Second Lien Term Loan Note (11.4%, Due 6/14)	5,000,000	4,990,055	5,075,000
Advanced Lighting Technologies, Inc. ⁽⁶⁾ Home and Office Furnishings, Housewares, and Durable Consumer Products	Senior Secured Loan; Term Loan (First Lien) (8.2%, Due 6/13)	798,000	798,000	804,982
Aero Products International, Inc. ⁽⁶⁾ Personal and Non Durable Consumer Products (Mfg. Only)	Senior Secured Loan; Term Loan (9.3%, Due 4/12)	4,000,000	4,000,000	4,020,000
Aerostructures Acquisition, LLC ⁽⁶⁾ Aerospace and Defense	Senior Secured Loan; Term Loan (8.4%, Due 3/13)	4,968,750	4,968,750	4,968,750
AGA Medical Corporation ⁽⁶⁾ Healthcare, Education and Childcare	Senior Secured Loan; Tranche B Term Loan (7.3%, Due 4/13)	3,832,209	3,829,072	3,833,436
AGS LLC ⁽⁶⁾ Hotels, Motels, Inns, and Gaming	Senior Secured Loan; Delayed Draw (8.4%, Due 5/13)	_	_	_
AGS LLC ⁽⁶⁾ Hotels, Motels, Inns, and Gaming	Senior Secured Loan; Initial Term Loan (8.3%, Due 5/13)	2,413,306	2,413,306	2,425,373
Astoria Generating Company ⁽⁶⁾ Acquisitions, LLC Utilities	Junior Secured Loan; Second Lien Term Loan C (9.1%, Due 8/13)	4,000,000	4,053,843	4,050,360
Atlantic Marine Holding Company ⁽⁶⁾ Cargo Transport	Senior Secured Loan; Term Loan (7.4%, Due 3/14)	1,843,049	1,855,801	1,853,407
Awesome Acquisition Company ⁽⁶⁾ (CiCi's Pizza) Personal, Food and Miscellaneous Services	Junior Secured Loan; Term Loan (Second Lien) (10.4%, Due 6/14)	1,000,000	1,000,000	1,006,250
AZ Chem US Inc. ⁽⁶⁾ Chemicals, Plastics and Rubber	Junior Secured Loan; Second Lien Term Loan (10.9%, Due 2/14)	2,000,000	2,000,000	2,010,640
Bankruptcy Management Solutions, Inc. ⁽⁶⁾ Diversified/Conglomerate Service	Senior Secured Loan; First Lien Term Loan (8.1%, Due 7/12)	1,985,000	1,998,466	1,997,406
Bankruptcy Management Solutions, Inc. ⁽⁶⁾ Diversified/Conglomerate Service	Junior Secured Loan; Loan (Second Lien) (11.6%, Due 7/13)	2,481,250	2,521,686	2,530,875
Bay Point Re Limited ⁽³⁾⁽⁶⁾ Insurance	Senior Secured Loan; Loan (9.9%, Due 12/10)	3,000,000	3,022,761	3,007,500
Byram Healthcare Centers, Inc. Healthcare, Education and Childcare	Senior Secured Loan; Revolver (11.4%, Due 11/10)	375,000	375,000	375,000
Byram Healthcare Centers, Inc. Healthcare, Education and Childcare	Senior Secured Loan; Term Loan A (11.4%, Due 11/11)	3,878,788	3,878,788	3,878,788

Portfolio Company / Principal Business	Investment / Interest Rate ⁽¹⁾ / Maturity	Principal	Cost	Value ⁽²⁾
Caribe Information Investments ⁽⁶⁾ Incorporated Printing and Publishing	Senior Secured Loan; Term Loan (7.6%, Due 3/13)	5,943,530	5,941,047	5,950,959
Cast & Crew Payroll, LLC ⁽⁶⁾ (Payroll Acquisition) Leisure, Amusement, Motion Pictures, Entertainment	Senior Secured Loan; Initial Term Loan (8.4%, Due 9/12)	6,965,044	6,996,629	6,999,869
Charlie Acquisition Corp. Personal, Food and Miscellaneous Services	Mezzanine Investment; Senior Subordinated Notes (15.5%, Due 6/13)	10,000,000	9,800,912	9,800,000
Clarke American Corp. ⁽⁶⁾ Printing and Publishing	Senior Secured Loan; Tranche B Term Loan (7.9%, Due 6/14)	3,000,000	3,000,000	2,990,640
Clayton Holdings, Inc ⁽⁶⁾ Finance	Senior Secured Loan; Term Loan (7.1%, Due 12/11)	681,996	685,041	682,848
Coastal Concrete Southeast, LLC ⁽⁴⁾ Buildings and Real Estate	Mezzanine Investment; Mezzanine Term Loan (15.0%, Due 3/13)	8,039,957	7,590,906	7,565,817
Concord Re Limited ⁽³⁾ Insurance	Senior Secured Loan; Term Loan (9.6%, Due 2/12)	3,000,000	3,026,919	3,011,250
CST Industries, Inc. ⁽⁶⁾ Diversified/Conglomerate Manufacturing	Senior Secured Loan; Term Loan (8.1%, Due 8/13)	992,500	995,921	999,944
Dealer Computer Services, Inc. ⁽⁶⁾ (Reynolds & Reynolds) Electronics	Junior Secured Loan; Term Loan (Second Lien) (10.9%, Due 10/13)	1,000,000	1,010,370	1,023,120
Dealer Computer Services, Inc. ⁽⁶⁾ (Reynolds & Reynolds) Electronics	Junior Secured Loan; Term Loan (Third Lien) (12.9%, Due 4/14)	3,500,000	3,540,865	3,613,750
Delta Educational Systems, Inc. ⁽⁶⁾ Healthcare, Education and Childcare	Senior Secured Loan; Term Loan (8.9%, Due 6/12)	2,943,947	2,943,947	2,951,307
Edgestone CD Acquisition Corp. (6) (Custom Direct) Printing and Publishing	Junior Secured Loan; Loan (Second Lien) (11.4%, Due 12/14)	5,000,000	5,000,000	5,000,000
Endeavor Energy Resources, L.P. Oil and Gas	Junior Secured Loan; Second Lien Term Loan (9.4%, Due 3/12)	4,000,000	4,000,000	4,000,000
Fasteners For Retail, Inc. ⁽⁶⁾ Diversified/Conglomerate Manufacturing	Senior Secured Loan; Term Loan (8.1%, Due 12/12)	4,987,319	4,987,319	5,006,021
First American Payment Systems, L.P. ⁽⁶⁾ Finance	Senior Secured Loan; Term Loan (8.6%, Due 10/13)	3,970,000	3,970,000	3,989,850
Flatiron Re Ltd. ⁽³⁾ Insurance	Senior Secured Loan; Closing Date Term Loan (9.6%, Due 12/10)	4,042,105	4,077,172	4,062,316
Flatiron Re Ltd. ⁽³⁾ Insurance	Senior Secured Loan; Delayed Draw Term Loan (9.6%, Due 12/10)	1,957,895	1,974,880	1,967,684
Freescale Semiconductor, Inc. Electronics	Senior Subordinated Bond; 10.125% - 12/2016 - 35687MAN7 (10.1%, Due 12/16)	3,000,000	3,009,749	2,850,000

Portfolio Company / Principal Business	Investment / Interest Rate ⁽¹⁾ / Maturity	Principal	Cost	Value ⁽²⁾
Frontier Drilling USA, Inc. ⁽⁶⁾ Oil and Gas	Senior Secured Loan; Term B Advance (8.6%, Due 6/13)	2,000,000	1,997,678	2,010,000
Ginn LA Conduit Lender, Inc. ⁽⁴⁾ Buildings and Real Estate	Senior Secured Loan; First Lien Tranche A Credit- Linked Deposit (8.9%, Due 6/11)	1,257,143	1,212,888	1,217,229
Ginn LA Conduit Lender, Inc. ⁽⁴⁾ Buildings and Real Estate	Senior Secured Loan; First Lien Tranche B Term Loan (8.9%, Due 6/11)	2,715,429	2,619,837	2,629,214
Ginn LA Conduit Lender, Inc. ⁽⁴⁾ Buildings and Real Estate	Junior Secured Loan; Second Lien Term Loan (12.9%, Due 6/12)	3,000,000	2,643,960	2,479,980
Gleason Works ⁽⁶⁾ Machinery (Non-Agriculture, Non-Construction, Non-Electronic)	Senior Secured Loan; First Lien US Term Loan (7.6%, Due 6/13)	1,793,939	1,802,172	1,805,152
Hawkeye Renewables, LLC ⁽⁶⁾ Farming and Agriculture	Senior Secured Loan; Term Loan (First Lien) (9.4%, Due 6/12)	2,977,444	2,901,224	2,906,729
HealthSouth Corporation Healthcare, Education and Childcare	Senior Secured Loan; Term Loan (7.9%, Due 3/13)	1,719,410	1,725,305	1,727,147
HMSC Corporation ⁽⁶⁾ (aka Swett and Crawford) Insurance	Junior Secured Loan; Loan (Second Lien) (10.9%, Due 10/14)	1,500,000	1,500,000	1,518,750
Huish Detergents Inc. ⁽⁶⁾ Personal and Non Durable Consumer Products (Mfg. Only)	Junior Secured Loan; 2nd Lien Term Loan (9.6%, Due 10/14)	1,000,000	1,000,000	999,380
Hunter Fan Company ⁽⁶⁾ Home and Office Furnishings, Housewares, and Durable Consumer Products	Senior Secured Loan; Delayed Draw Term Loan (7.9%, Due 4/14)	_	_	_
Hunter Fan Company ⁽⁶⁾ Home and Office Furnishings, Housewares, and Durable Consumer Products	Senior Secured Loan; Initial Term Loan (First Lien) (7.9%, Due 4/14)	1,828,571	1,828,571	1,824,000
Hunter Fan Company ⁽⁶⁾ Home and Office Furnishings, Housewares, and Durable Consumer Products	Junior Secured Loan; Loan (Second Lien) (12.1%, Due 10/14)	3,000,000	3,000,000	3,015,000
Infiltrator Systems, Inc. ⁽⁶⁾ Ecological	Senior Secured Loan; Term Loan (8.9%, Due 9/12)	3,980,000	3,966,459	3,997,432
International Aluminum ⁽⁶⁾ Mining, Steel, Iron and Non-Precious Metals	Senior Secured Loan; Term Loan (8.1%, Due 3/13)	1,689,600	1,689,600	1,693,824
Intrapac Corporation/Corona Holdco ⁽⁶⁾ Containers, Packaging and Glass	Senior Secured Loan; 1st Lien Term Loan (8.4%, Due 5/12)	4,022,298	4,033,248	4,042,410
Intrapac Corporation/Corona Holdco ⁽⁶⁾ Containers, Packaging and Glass	Junior Secured Loan; 2nd Lien Term Loan (12.4%, Due 5/13)	3,000,000	3,023,959	3,030,000
Jones Stephens Corp. ⁽⁴⁾⁽⁶⁾ Buildings and Real Estate	Senior Secured Loan; Term Loan (8.9%, Due 9/12)	8,330,638	8,299,211	8,297,967
JW Aluminum Company ⁽⁶⁾ Mining, Steel, Iron and Non-Precious Metals	Junior Secured Loan; Term Loan (2nd Lien) (11.6%, Due 12/13)	3,371,429	3,371,429	3,405,143

Portfolio Company / Principal Business	Investment / Interest Rate ⁽¹⁾ / Maturity	Principal	Cost	Value ⁽²⁾
Kepler Holdings Limited ⁽³⁾ Insurance	Senior Secured Loan; Loan (10.9%, Due 6/09)	3,000,000	3,000,000	3,011,250
KIK Custom Products Inc. ⁽⁶⁾ Personal and Non Durable Consumer Products (Mfg. Only)	Junior Secured Loan; Second Lien Term Loan (10.4%, Due 11/14)	5,000,000	5,000,000	5,006,250
La Paloma Generating Company, LLC Utilities	Junior Secured Loan; Second Lien Term Loan (8.9%, Due 8/13)	2,000,000	2,018,752	2,016,680
LBREP/L-Suncal Master I LLC ⁽⁴⁾⁽⁶⁾ Buildings and Real Estate	Senior Secured Loan; Term Loan (First Lien) (8.6%, Due 1/10)	3,940,000	3,842,345	3,905,525
LBREP/L-Suncal Master I LLC ⁽⁴⁾⁽⁶⁾ Buildings and Real Estate	Junior Secured Loan; Term Loan (Second Lien) (12.6%, Due 1/11)	2,000,000	1,904,444	1,972,500
LBREP/L-Suncal Master I LLC ⁽⁴⁾ Buildings and Real Estate	Junior Secured Loan; Term Loan (Third Lien) (14.4%, Due 2/12)	2,097,349	2,097,349	2,077,529
Legacy Cabinets, Inc. Home and Office Furnishings, Housewares, and Durable Consumer Products	Senior Secured Loan; First Lien Term Loan (9.1%, Due 8/12)	2,970,000	2,970,000	2,970,000
Levlad, LLC & Arbonne International, LLC ⁽⁶⁾ Personal and Non Durable Consumer Products (Mfg. Only)	Senior Secured Loan; Term Loan (10.6%, Due 3/14)	2,913,053	2,913,053	2,778,324
LPL Holdings, Inc. ⁽⁶⁾ Finance	Senior Secured Loan; Tranche D Term Loan (7.4%, Due 6/13)	5,365,534	5,407,354	5,392,361
MCCI Group Holdings, LLC ⁽⁶⁾ Healthcare, Education and Childcare	Senior Secured Loan; Term Loan (First Lien) (8.9%, Due 12/12)	3,990,000	3,990,000	3,999,975
MCCI Group Holdings, LLC ⁽⁶⁾ Healthcare, Education and Childcare	Junior Secured Loan; Term Loan (Second Lien) (12.4%, Due 6/13)	1,000,000	1,000,000	1,002,500
Murray Energy Corporation ⁽⁶⁾ Mining, Steel, Iron and Non-Precious Metals	Senior Secured Loan; Tranche B Term Loan (First Lien) (8.4%, Due 1/10)	1,979,747	1,992,036	1,999,544
Northeast Biofuels, LP ⁽⁶⁾ Farming and Agriculture	Senior Secured Loan; Construction Term Loan (8.6%, Due 6/13)	1,365,854	1,368,988	1,372,683
Northeast Biofuels, LP ⁽⁶⁾ Farming and Agriculture	Senior Secured Loan; Synthetic LC Term Loan (8.6%, Due 6/13)	634,146	635,601	637,317
PAS Technologies Inc. Aerospace and Defense	Senior Secured Loan; Incremental Term Loan Add On (8.6%, Due 6/11)	937,500	937,500	937,500
PAS Technologies Inc. Aerospace and Defense	Senior Secured Loan; Term Loan (8.6%, Due 6/11)	4,495,682	4,465,938	4,461,965
Pegasus Solutions Inc. Leisure, Amusement, Motion Pictures, Entertainment	Senior Unsecured Bond; 10.500% - 04/2015 - 705908AA9 (10.5%, Due 4/15)	2,000,000	2,000,000	2,000,000
Pegasus Solutions Inc. ⁽⁶⁾ Leisure, Amusement, Motion Pictures, Entertainment	Senior Secured Loan; Closing Date Term Loan (8.6%, Due 4/13)	1,336,650	1,336,650	1,336,650

Portfolio Company / Principal Business	Investment / Interest Rate ⁽¹⁾ / Maturity	Principal	Cost	Value ⁽²⁾
Pegasus Solutions Inc. ⁽⁶⁾ Leisure, Amusement, Motion Pictures, Entertainment	Senior Secured Loan; Delay Draw Term Loan (8.6%, Due 4/13)	658,350	658,350	658,350
Primus International Inc. ⁽⁶⁾ Aerospace and Defense	Senior Secured Loan; Term Loan (7.8%, Due 6/12)	3,275,731	3,283,117	3,292,110
Rockford Energy Partners II, LLC Oil and Gas	Junior Secured Loan; 2nd Lien Term Loan Facility (14.8%, Due 10/11)	5,000,000	5,000,000	5,000,000
Sorenson Communications, Inc. ⁽⁶⁾ Electronics	Senior Secured Loan; Tranche C Term Loan (7.9%, Due 8/13)	2,935,522	2,953,344	2,938,282
Specialized Technology Resources, Inc. ⁽⁶⁾ Diversified/Conglomerate Service	Junior Secured Loan; Second Lien Term Loan (12.3%, Due 1/15)	7,500,000	7,500,000	7,500,000
Specialized Technology Resources, Inc. ⁽⁶⁾ Diversified/Conglomerate Service	Senior Secured Loan; TermLoan (First Lien) (7.8%, Due 6/14)	3,000,000	3,000,000	3,011,250
Standard Steel, LLC ⁽⁶⁾ Cargo Transport	Senior Secured Loan; Delayed Draw Term Loan (7.8%, Due 7/12)	666,667	671,182	671,667
Standard Steel, LLC ⁽⁶⁾ Cargo Transport	Senior Secured Loan; Initial Term Loan (7.9%, Due 7/12)	3,300,000	3,322,353	3,324,750
Standard Steel, LLC ⁽⁶⁾ Cargo Transport	Junior Secured Loan; Loan (Second Lien) (11.4%, Due 7/13)	1,000,000	1,009,179	1,015,000
Stolle Machinery Company ⁽⁶⁾ Machinery (Non-Agriculture, Non-Construction, Non-Electronic)	Senior Secured Loan; First Lien Term Loan (7.8%, Due 9/12)	1,985,000	1,996,255	2,004,850
Stolle Machinery Company ⁽⁶⁾ Machinery (Non-Agriculture, Non-Construction, Non-Electronic)	Junior Secured Loan; Loan (Second Lien) (11.3%, Due 9/13)	1,000,000	1,016,441	1,011,250
Thermal North America, Inc. ⁽⁶⁾ Utilities	Senior Secured Loan; Credit Linked Deposit Facility (8.1%, Due 10/08)	400,000	401,066	400,500
Thermal North America, Inc. ⁽⁶⁾ Utilities	Senior Secured Loan; Term Loan (8.1%, Due 10/08)	3,600,000	3,612,786	3,604,500
TLC Funding Corp. ⁽⁶⁾ Healthcare, Education and Childcare	Senior Secured Loan; Term Loan (First Lien) (10.4%, Due 5/12)	3,950,000	3,861,019	3,974,688
TPF Generation Holdings, LLC ⁽⁶⁾ Utilities	Junior Secured Loan; Second Lien Term Loan (9.6%, Due 12/14)	2,000,000	2,035,493	2,033,760
TransAxle LLC Automobile	Senior Secured Loan; Revolver (8.9%, Due 9/12)	309,091	304,411	307,545
TransAxle LLC ⁽⁶⁾ Automobile	Senior Secured Loan; Term Loan (8.9%, Due 9/12)	2,887,500	2,887,500	2,887,500
Twinstar International ⁽⁶⁾ Home and Office Furnishings, Housewares, and Durable Consumer Products	Senior Secured Loan; Term Loan (8.3%, Due 4/13)	2,000,000	2,000,000	2,000,000

Portfolio Company / Principal Business	Investment / Interest Rate ⁽¹⁾ / Maturity	Principal	Cost	Value ⁽²⁾
Water Pik Technologies, Inc. ⁽⁶⁾ Personal and Non Durable Consumer Products (Mfg. Only)	Senior Secured Loan; First Lien Term Loan April 2006 (7.6%, Due 6/13)	902,313	902,313	904,569
Water Pik Technologies, Inc. ⁽⁶⁾ Personal and Non Durable Consumer Products (Mfg. Only)	Junior Secured Loan; Second Lien Term Loan April 2006 (11.9%, Due 12/13)	2,500,000	2,511,547	2,493,750
Water PIK, Inc. ⁽⁶⁾ Personal and Non Durable Consumer Products (Mfg. Only)	Senior Secured Loan; First Lien Term Loan (8.6%, Due 6/13)	2,000,000	2,000,000	2,000,000
Wesco Aircraft Hardware Corp. (6) Aerospace and Defense	Junior Secured Loan; Second Lien Term Loan (11.1%, Due 3/14)	2,000,000	2,041,681	2,031,260
Wire Rope Corporation of America, Inc. Machinery (Non-Agriculture, Non-Construction, Non-Electronic)	Mezzanine Investment; 11.000% - 02/2015 - 97654JAA1 (11.0%, Due 2/15)	10,000,000	10,000,000	10,000,000
Wolf Hollow I, LP ⁽⁶⁾ Utilities	Senior Secured Loan; Acquisition Term Loan (7.6%, Due 6/12)	788,157	775,688	771,409
Wolf Hollow I, LP ⁽⁶⁾ Utilities	Senior Secured Loan; Synthetic Letter of Credit (7.6%, Due 6/12)	668,412	657,838	658,386
Wolf Hollow I, LP ⁽⁶⁾ Utilities	Senior Secured Loan; Synthetic Revolver Deposits (7.6%, Due 6/12)	167,103	164,459	164,596
Wolf Hollow I, LP ⁽⁶⁾ Utilities	Junior Secured Loan; Term Loan (Second Lien) (9.9%, Due 12/12)	2,683,177	2,689,286	2,710,008
Total Investment in Debt Securities and Bonds (75% of total investments at fair value)		\$275,988,084	\$275,008,064	\$275,151,032

Equity Portfolio

Portfolio Company / Principal Business	Investment	Percentage Interest	Cost	Value ⁽²⁾
Aerostructures Holdings L.P.	Percentage Interest	1.2%	\$1,000,000	\$1,000,000
Aerospace and Defense				
FP WRCA Coinvestment Fund VII, Ltd.	Class A Shares	0.3%	500,000	500,000
Machinery (Non-Agriculture,				
Non-Construction, Non-Electronic)				
Park Avenue Coastal Holding, LLC	Common Interests	2.0%	1,000,000	1,000,000
Buildings and Real Estate ⁽⁴⁾				
Coastal Concrete Southeast, LLC	Warrants	0.9%	474,140	474,140
Buildings and Real Estate ⁽⁴⁾				
Total Investment in Equity Securities (1% of total				
investments at fair value)			\$2,974,140	\$2,974,140
CDO Fund Investments	Torrestorent	Percent of		
Grant Grove CLO, Ltd.		Class Held 22.2%	Cost \$4,250,000	Value (2) \$4,250,000
Katonah III, Ltd.	Preferred Shares	23.1%	4,500,000	4,030,000
Katonah IV, Ltd.	Preferred Shares	17.1%	3,150,000	2,690,000
Katonah V, Ltd.	Preferred Shares	6.9%	3,320,000	3,200,000
Katonah VII CLO Ltd.	Subordinated Securities	26.7%	4,500,000	4,600,000
Katonah VIII CLO Ltd.	Subordinated Securities	16.4%	3,400,000	3,400,000
Katonah IX CLO Ltd.	Preferred Shares	10.3%	2,000,000	2,000,000
Katonah X CLO Ltd.	Subordinated Securities	13.3%	4,750,000	4,750,000
Total Investment in CDO Funds				
(8% of total investments at fair				
value)			\$29,870,000	\$28,920,000
		Percent of		
Portfolio Company / Principal Business	Investment	Interests Held	Cost	Value (2)
Katonah Debt Advisors, L.L.C. / Asset				(-)
Management (16% of total investments at fair value)	Membership Interests	100.0%	\$33,394,995	\$58,990,846
Total Investments ⁽⁵⁾			\$341,247,199	\$366,036,018

A majority of the variable rate loans to our portfolio companies bear interest at a rate that may be determined by reference to either LIBOR or an alternate Base Rate (commonly based on the Federal Funds Rate or the Prime Rate), which resets semi-annually, quarterly, or monthly. For each such loan, we have provided the weighted average annual stated interest rate in effect at June 30, 2007.
Reflects the fair market value of all existing investments as of June 30, 2007, as determined by our Board of Directors.

(2)

Pledged as collateral for the secured revolving credit facility (see Note 6 to the financial statements).

Non-U.S. company or principal place of business outside the U.S. Buildings and real estate relate to real estate ownership, builders, managers and developers and excludes mortgage debt investments and mortgage lenders or originators. As of June 30, 2007, we had no exposure to mortgage securities (residential mortgage bonds, commercial mortgage backed securities, or related asset backed securities), companies providing mortgage lending or emerging markets investments either directly or through our investments in CDO funds.

The aggregate cost of investments for federal income tax purposes is approximately \$341 million. The aggregate gross unrealized appreciation is approximately \$27 million and the aggregate gross unrealized depreciation is approximately \$3 million.

KOHLBERG CAPITAL CORPORATION

SCHEDULE OF INVESTMENTS

As of December 31, 2006

Portfolio Company / Principal Business	Investment / Interest Rate ⁽¹⁾ / Maturity	Principal	Cost	Value ⁽²⁾
AGA Medical Corporation	Senior Secured Loan; Tranche B	\$3,826,751	\$3,823,346	\$3,823,346
Healthcare, Education and Childcare Astoria Generating Company Acquisitions, LLC Utilities	(7.4%, Due 4/13) Junior Secured Loan; Second Lien Term C (9.1%, Due 8/13)	2,000,000	2,000,000	2,000,000
Atlantic Marine Holding Company	Senior Secured Loan; Term Loan	1,990,000	2,004,839	2,004,839
Cargo Transport	(7.9%, Due 8/13)			
Bankruptcy Management Solutions, Inc. Diversified/Conglomerate Service	Senior Secured Loan; First Lien Term Loan (8.1%, Due 7/12)	1,995,000	2,009,860	2,009,860
Bay Point Re Limited ⁽³⁾ Insurance	Senior Secured Loan; Term Loan (9.9%, Due 12/10)	3,000,000	3,026,001	3,026,001
Byram Healthcare Centers, Inc. Healthcare, Education and Childcare	Senior Secured Loan; Revolver (11.4%, Due 11/11)	375,000	375,000	375,000
Byram Healthcare Centers, Inc. Healthcare, Education and Childcare	Senior Secured Loan; Term Loan A (11.4%, Due 11/11)	4,000,000	4,000,000	4,000,000
Capital Automotive REIT Automobile	Senior Secured Loan; Term Loan (7.1%, Due 12/10)	3,721,052	3,730,265	3,730,265
Caribe Information Investments Incorporated Printing and Publishing	Senior Secured Loan; Term Loan (7.6%, Due 3/13)	6,315,895	6,310,527	6,310,527
Cast & Crew Payroll, LLC (Payroll Acquisition) Leisure, Amusement, Motion Pictures, Entertainment	Senior Secured Loan; Initial Term Loan (8.6%, Due 9/12)	7,000,000	7,034,764	7,034,764
Clarke American Corp. Printing and Publishing	Senior Secured Loan; Term Loan B (8.6%, Due 12/11)	2,478,134	2,508,872	2,508,872
Clayton Holdings, Inc Finance	Senior Secured Loan; Term Loan (8.4%, Due 12/11)	811,555	815,586	815,586
Concord Re Limited ⁽³⁾ Insurance	Senior Secured Loan; Term Loan (9.6%, Due 2/12)	3,000,000	3,029,779	3,029,779
CST Industries, Inc. Diversified/Conglomerate Manufacturing	Senior Secured Loan; Term Loan (8.5%, Due 8/13)	997,500	1,001,219	1,001,219
Dayco Products LLC—(Mark IV Industries, Inc.) Automobile	Junior Secured Loan; Second Lien Term Loan (11.1%, Due 12/11)	500,000	501,861	501,861
Dealer Computer Services, Inc. (Reynolds & Reynolds) Electronics	Junior Secured Loan; Second Lien Term Loan (10.9%, Due 10/13)	1,000,000	1,011,187	1,011,187
Dealer Computer Services, Inc. (Reynolds & Reynolds) Electronics	Junior Secured Loan; Third Lien Term Loan (12.9%, Due 4/14)	1,500,000	1,518,652	1,518,652
Delta Educational Systems, Inc. Healthcare, Education and Childcare	Senior Secured Loan; Term Loan (8.9%, Due 6/12)	2,985,987	2,985,987	2,985,987
Fasteners For Retail, Inc. Diversified/Conglomerate Manufacturing	Senior Secured Loan; Term Loan (8.1%, Due 12/12)	5,000,000	5,000,000	5,000,000
First American Payment Systems, L.P. Finance	Senior Secured Loan; Term Loan (8.6%, Due 10/13)	3,990,000	3,990,000	3,990,000
Flatiron Re Ltd. ⁽³⁾ Insurance	Senior Secured Loan; Closing Date Term Loan (9.6%, Due 12/10)	4,042,105	4,082,142	4,082,142

Portfolio Company / Principal Business	Investment /Interest Rate ⁽¹⁾ / Maturity	Principal	Cost	Value ⁽²⁾
Flatiron Re Ltd. ⁽³⁾ Insurance	Senior Secured Loan; Delayed Draw Term Loan (9.6%, Due 12/10)	1,957,895	1,977,287	1,977,287
Gentiva Health Services, Inc. Healthcare, Education and Childcare	Senior Secured Loan; Term Loan (7.7%, Due 3/13)	1,848,649	1,848,649	1,848,649
Ginn LA Conduit Lender, Inc. Buildings and Real Estate ⁽⁴⁾	Senior Secured Loan; First Lien Tranche A Credit-Linked Deposit (8.3%, Due 6/11)	1,257,143	1,207,290	1,207,290
Ginn LA Conduit Lender, Inc. Buildings and Real Estate ⁽⁴⁾	Senior Secured Loan; First Lien Tranche B Term Loan (8.4%, Due 6/11)	2,729,143	2,620,917	2,620,917
Ginn LA Conduit Lender, Inc. Buildings and Real Estate ⁽⁴⁾	Junior Secured Loan; Second Lien Term Loan (12.4%, Due 6/12)	1,000,000	851,051	851,051
Gleason Works Machinery (Non-Agriculture, Non- Construction, Non-Electronic)	Senior Secured Loan; First Lien Term Loan (7.9%, Due 6/13)	1,878,788	1,888,127	1,888,127
Hawkeye Renewables, LLC Farming and Agriculture	Senior Secured Loan; First Lien Term Loan (9.4%, Due 6/12)	2,992,481	2,908,240	2,908,240
HCA Inc. Healthcare, Education and Childcare	Senior Secured Loan; Tranche B Term Loan (8.1%, Due 11/13)	4,000,000	4,037,307	4,037,307
HealthSouth Corporation Healthcare, Education and Childcare	Senior Secured Loan; Term Loan B (8.6%, Due 3/13)	2,985,000	2,996,125	2,996,125
Infiltrator Systems, Inc. Ecological	Senior Secured Loan; Term Loan (8.9%, Due 9/12)	4,000,000	3,985,099	3,985,099
Intrapac Corporation/Corona Holdco Containers, Packaging and Glass	Senior Secured Loan; First Lien Term Loan (8.4%, Due 5/12)	3,854,545	3,864,114	3,864,114
Intrapac Corporation/Corona Holdco Containers, Packaging and Glass	Junior Secured Loan; Second Lien Term Loan (12.4%, Due 5/13)	1,000,000	1,004,970	1,004,970
IPC Systems, Inc. Diversified/Conglomerate Service	Junior Secured Loan; Second Lien Term Loan (11.9%, Due 9/14)	2,500,000	2,500,000	2,500,000
Jones Stephens Corp. Buildings and Real Estate ⁽⁴⁾	Senior Secured Loan; Term Loan (9.2%, Due 9/12)	7,000,000	6,965,235	6,965,235
JW Aluminum Company Mining, Steel, Iron and Non-Precious Metals	Junior Secured Loan; Term Loan (Second Lien) (11.6%, Due 12/13)	2,000,000	2,000,000	2,000,000
La Paloma Generating Company, LLC Utilities	Junior Secured Loan; Second Lien Term Loan (8.9%, Due 8/13)	2,000,000	2,000,000	2,000,000
LBREP/L-Suncal Master I LLC Buildings and Real Estate ⁽⁴⁾	Senior Secured Loan; First Lien (8.6%, Due 1/10)	3,960,000	3,842,676	3,842,676
LBREP/L-Suncal Master I LLC Buildings and Real Estate ⁽⁴⁾	Junior Secured Loan; Second Lien (12.6%, Due 1/11)	2,000,000	1,891,032	1,891,032
Legacy Cabinets, Inc. Home and Office Furnishings, Housewares, and Durable Consumer	Senior Secured Loan; First Lien Term Loan (9.2%, Due 8/12)	2,985,000	2,985,000	2,985,000
Levlad LLC & Arbonne International LLC Personal and Non Durable Consumer Products (Mfg. Only)	Senior Secured Loan; First Lien Term Loan (8.4%, Due 6/13)	1,946,667	1,956,351	1,956,351
Longyear Canada, ULC (Boart Longyear) ⁽³⁾ Machinery (Non-Agriculture, Non- Construction, Non-Electronic)	Senior Secured Loan; First Lien Term Loan (8.6%, Due 10/12)	245,603	245,603	245,603
Longyear Global Holdings, Inc. (Boart Longyear) Machinery (Non- Agriculture, Non-Construction, Non-Electronic)	Senior Secured Loan; First (8.6%, Due 10/12)	264,495	264,495	264,495

Portfolio Company / Principal Business	Investment /Interest Rate ⁽¹⁾ / Maturity	Principal	Cost	Value ⁽²⁾
Longyear Global Holdings, Inc. (Boart Longyear) Machinery (Non- Agriculture, Non-Construction, Non- Electronic)	Senior Secured Loan; First Lien Term Loan (8.6%, Due 10/12)	2,450,264	2,450,264	2,450,264
LPL Holdings, Inc. Finance	Senior Secured Loan; Tranche C Term Loan (8.1%, Due 6/13)	5,392,462	5,414,881	5,414,881
LSP Kendall Energy, LLC Utilities	Senior Secured Loan; Term Loan (7.4%, Due 10/13)	1,922,988	1,913,428	1,913,428
MCCI Group Holdings, LLC Healthcare, Education and Childcare	Junior Secured Loan; Second Lien Term Loan (14.3%, Due 6/13)	1,000,000	1,000,000	1,000,000
MCCI Group Holdings, LLC Healthcare, Education and Childcare	Senior Secured Loan; Term Loan (10.8%, Due 12/12)	4,000,000	4,000,000	4,000,000
Metaldyne Corporation Automobile	Senior Secured Loan; Term D (10.1%, Due 12/09)	1,997,475	1,997,475	1,997,475
Michaels Stores, Inc. Retail Stores	Senior Secured Loan; Term Loan (8.4%, Due 10/13)	1,958,333	1,958,333	1,958,333
Mirant North America, LLC Utilities	Senior Secured Loan; Term Loan (7.1%, Due 1/13)	3,960,000	3,950,163	3,950,163
Murray Energy Corporation Mining, Steel, Iron and Non-Precious Metals	Senior Secured Loan; Tranche B Term Loan (8.4%, Due 1/10)	1,989,873	2,004,614	2,004,614
Northeast Biofuels, LLC Farming and Agriculture	Senior Secured Loan; Construction Term Loan (8.6%, Due 6/13)	1,365,854	1,369,248	1,369,248
Northeast Biofuels, LLC Farming and Agriculture	Senior Secured Loan; Synthetic LC (8.6%, Due 6/13)	634,146	635,722	635,722
PAS Technologies Inc. Aerospace and Defense	Senior Secured Loan; Term Loan (8.6%, Due 6/11)	4,756,944	4,721,569	4,721,569
Primus International Inc. Aerospace and Defense	Senior Secured Loan; Term Loan (7.9%, Due 6/12)	3,292,188	3,300,360	3,300,360
Rhodes Companies, LLC (The) Buildings and Real Estate ⁽⁴⁾	Junior Secured Loan; Second Lien Term Loan (12.9%, Due 11/11)	2,000,000	1,910,700	1,910,700
Sorenson Communications, Inc. Electronics	Senior Secured Loan; Tranche B Term Loan (8.4%, Due 8/13)	2,978,525	2,997,041	2,997,041
Standard Steel, LLC Cargo Transport	Senior Secured Loan; Delayed Draw Term Loan (1.%, Due 6/12)	_	4,965	4,965
Standard Steel, LLC Cargo Transport	Senior Secured Loan; Initial Term Loan (7.9%, Due 6/12)	3,316,667	3,341,369	3,341,369
Standard Steel, LLC Cargo Transport	Junior Secured Loan; Second Lien Term Loan (11.4%, Due 6/13)	1,000,000	1,009,941	1,009,941
Stolle Machinery Company Machinery (Non-Agriculture, Non-Construction, Non-Electronic)	Senior Secured Loan; First Lien Term Loan (7.9%, Due 9/12)	1,995,000	2,007,386	2,007,386
Stratus Technologies, Inc. Electronics	Senior Secured Loan; First Lien Term Loan (8.4%, Due 3/11)	1,990,000	1,985,070	1,985,070
Thermal North America, Inc. Utilities	Senior Secured Loan; Credit Linked Deposit (8.1%, Due 10/08)	400,000	401,469	401,469
Thermal North America, Inc. Utilities	Senior Secured Loan; Term Loan (8.1%, Due 10/08)	3,600,000	3,617,627	3,617,627
TLC Funding Corp. Healthcare, Education and Childcare	Senior Secured Loan; First Lien Term Loan (12.3%, Due 5/12)	3,970,000	3,871,451	3,871,451
TransAxle LLC Automobile	Senior Secured Loan; Revolver (8.9%, Due 9/12)	_	_	_

Portfolio Company / Principal Business	Investment / Interest Rate ⁽¹⁾ / Maturity	Principal	Cost	Value ⁽²⁾
TransAxle LLC Automobile	Senior Secured Loan; Term Loan (8.9%, Due 9/12)	2,962,500	2,962,500	2,962,500
United Air Lines, Inc. Personal Transportation	Senior Secured Loan; Delayed Draw Tranche B Loan (9.1%, Due 2/12)	750,000	750,000	750,000
United Air Lines, Inc. Personal Transportation	Senior Secured Loan; Tranche B Term Loan (9.1%, Due 2/12)	3,250,000	3,250,000	3,250,000
Valleycrest Holding Co. (VCC Holdco) Diversified/Conglomerate Service	Junior Secured Loan; Second Lien Term Loan (10.9%, Due 4/14)	1,000,000	1,007,461	1,007,461
Water Pik Technologies, Inc. Personal and Non Durable Consumer Products (Mfg. Only)	Senior Secured Loan; First Lien Term Loan (7.6%, Due 6/13)	902,313	902,313	902,313
Water Pik Technologies, Inc. Personal and Non Durable Consumer Products (Mfg. Only)	Junior Secured Loan; Second Lien Term Loan (11.9%, Due 12/13)	2,500,000	2,512,432	2,512,432
Wesco Aircraft Hardware Corp. Aerospace and Defense	Junior Secured Loan; Second Lien Term Loan (11.1%, Due 3/14)	2,000,000	2,044,763	2,044,763
WM. Bolthouse Farms, Inc. Beverage, Food and Tobacco	Senior Secured Loan; Term Loan (First Lien) (7.6%, Due 12/12)	2,592,462	2,586,023	2,586,023
Wolf Hollow I, LP Utilities	Senior Secured Loan; Acquisition Term Loan (7.6%, Due 6/12)	792,335	778,545	778,545
Wolf Hollow I, LP Utilities	Senior Secured Loan; Synthetic Letter of Credit (7.6%, Due 6/12)	668,412	656,779	656,779
Wolf Hollow I, LP Utilities	Senior Secured Loan; Synthetic Revolver Deposits (7.6%, Due 6/12)	167,103	164,195	164,195
Wolf Hollow I, LP Utilities	Junior Secured Loan; Term Loan (Second Lien) (9.9%, Due 12/12)	2,683,177	2,689,842	2,689,842
Total Investments in Debt Securities (77% of total investment assets at fair				
value)		\$191,173,409	\$190,767,384	\$190,767,384
CDO Fund Investments	Investment	Percent of Class Held	Cost	Value ⁽²⁾
Katonah III, Ltd.	Preferred Shares	23.08 %	\$4,500,000	\$4,500,000
Katonah IV, Ltd.	Preferred Shares	17.14 %	3,150,000	3,150,000
Katonah V, Ltd.	Preferred Shares	26.67 %	3,320,000	3,320,000
Katonah VIII CLO Ltd.	Subordinated Securities	16.36 %	4,500,000	4,500,000
Katonah VIII CLO Ltd. Katonah IX CLO Ltd.	Subordinated Securities Preferred Shares	10.30 % 6.86 %	3,400,000 2,000,000	3,400,000 2,000,000
Total Investments in CDO Funds	referred offares	0.00 /0	2,000,000	2,000,000
(8% of total investment assets				
at fair value)			\$20,870,000	\$20,870,000

Portfolio Company / Principal Business	Investment	Percent of Interests Held	Cost	Fair Value
Katonah Debt Advisors, L.L.C. / Asset			_	
Management (15% of total investment assets at fair				
value)	Membership Interests	100.00%	\$33,394,995	\$37,574,995
Total Investments (5)			\$245,032,379	\$249,212,379

⁽¹⁾ A majority of the variable rate loans to our portfolio companies bear interest at a rate that may be determined by reference to either LIBOR or an alternate Base Rate (commonly based on the Federal Funds Rate or the Prime Rate), which reset semi-annually, quarterly, or monthly. For each such loan, we have provided the weighted average annual stated interest rate in effect at December 31, 2006.

Reflects the fair market value of all existing investments as of December 31, 2006, as determined by our Board of Directors.

(3) Non-U.S. company or principal place of business outside the U.S.

The aggregate cost of investments for federal income tax purposes is approximately \$245 million. The aggregate gross unrealized appreciation is approximately \$4 million and there is no gross unrealized depreciation.

See accompanying notes to financial statements.

Buildings and real estate relate to real estate ownership, builders, managers and developers and excludes mortgage debt investments and mortgage lenders or originators. As of December 31, 2006, we had no exposure to mortgage securities (residential mortgage bonds, commercial mortgage backed securities, or related asset backed securities), companies providing mortgage lending or emerging markets investments either directly or through our investments in CDO funds.

KOHLBERG CAPITAL CORPORATION

FINANCIAL HIGHLIGHTS (unaudited) (\$ per share)

Per Share Data: Net asset value, at beginning of period \$ Net investment income ⁽¹⁾	14.29 0.63 0.01 1.06 (0.64)
	0.63 0.01 1.06
Net investment income ⁽¹⁾	0.01 1.06
	1.06
Net realized gains	
Net change in unrealized appreciation on investments	(0.64)
Distribution from net investment income and realized gains	(3.5.)
Net increase in net assets resulting from operations	1.06
Issuance of common stock under dividend reinvestment plan	0.02
Stock based compensation expense	0.02
Net asset value, end of period \$	15.39
Total net asset value return ⁽²⁾	12.3%
Ratio/Supplemental Data:	
Per share market value at beginning of period \$	17.30
Per share market value at end of period \$	18.55
Total market return ⁽³⁾	10.9%
Shares outstanding at end of period 17,5	963,525
·	410,211
Portfolio turnover rate ⁽⁴⁾	12.0%
Average debt outstanding \$ 29,	725,275
Average debt outstanding per share \$	1.66
Ratio of net investment income to average net assets ⁽⁵⁾	8.5%
Ratio of interest expense to average net assets ⁽⁵⁾	0.9%
Ratio of non-interest expenses to average net assets ⁽⁵⁾	2.9%

Based on weighted average number of common shares outstanding for the period.

Total net asset value return (not annualized) equals the change in the net asset value per share over the beginning of period net asset value per share plus dividends, divided by the beginning net asset value per share.

Total market return (not annualized) equals the change in the ending market value over the beginning of period price per share plus dividends, divided by

the beginning price.
Not annualized.

Annualized.

See accompanying notes to financial statements.

KOHLBERG CAPITAL CORPORATION

NOTES TO FINANCIAL STATEMENTS (unaudited)

1. ORGANIZATION

Kohlberg Capital Corporation ("Kohlberg Capital" or the "Company") is an internally managed, non-diversified closed-end investment company that is regulated as a business development company ("BDC") under the Investment Company Act of 1940. The Company was formed as a Delaware LLC on August 8, 2006 and, prior to the issuance of shares of the Company's common stock in its initial public offering, converted to a corporation incorporated in Delaware on December 11, 2006. Prior to its initial public offering ("IPO"), the Company did not have material operations. The Company's IPO of 14,462,000 shares of our common stock raised net proceeds of approximately \$200 million. Prior to the IPO, the Company issued 3,484,333 shares to affiliates of Kohlberg & Co., LLC ("Kohlberg & Co."), a leading middle market private equity firm, in exchange for the contribution of their ownership interests in Katonah Debt Advisors and in securities issued by collateralized debt obligation ("CDO") funds managed by Katonah Debt Advisors and two other asset managers to the Company.

The Company's investment objective is to generate current income and capital appreciation from investments made in senior secured term loans, mezzanine debt and selected equity investments in privately-held middle market companies. The Company also plans to expand the asset management business of Katonah Debt Advisors. Katonah Debt Advisors manages CDO Funds which invest in broadly syndicated loans, high-yield bonds and other credit instruments. As of June 30, 2007, Katonah Debt Advisors had approximately \$2.1 billion of assets under management.

The Company intends to elect to be treated as a Regulated Investment Company ("RIC") under Subchapter M of the Internal Revenue Code of 1986, as amended (the "Code"). To qualify as a RIC, the Company must, among other things, meet certain source-of-income and asset diversification requirements. Pursuant to this election, the Company generally will not have to pay corporate-level taxes on any income that it distributes to its stockholders.

2. SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The financial statements include the accounts of the Company and the accounts of its special purpose financing subsidiary, Kohlberg Capital Funding LLC I. All intercompany accounts and transactions have been eliminated in consolidation. In accordance with Article 6 of Regulation S-X under the Securities Act of 1933 and Securities Exchange Act of 1934, the Company does not consolidate portfolio company investments, including those in which it has a controlling interest (Katonah Debt Advisors currently is the only company in which the Company has a controlling interest).

The accompanying unaudited financial statements have been prepared on the accrual basis of accounting in conformity with accounting principles generally accepted in the United States of America ("GAAP") for interim financial information. Accordingly, they do not include all of the information and footnotes required for annual financial statements. The unaudited interim financial statements and notes thereto should be read in conjunction with the financial statements and notes thereto included in the Company's Form 10-K for the fiscal year ended December 31, 2006, as filed with the Securities and Exchange Commission ("SEC").

The financial statements reflect all adjustments and reclassifications which, in the opinion of management, are necessary for the fair presentation of the Company's results of operations and financial condition for the periods presented. Furthermore, the preparation of the financial statements requires management to make significant estimates and assumptions. Actual results could differ from those estimates. The results of operations for the interim periods presented are not necessarily indicative of the operating results to be expected for the full year.

Investments

Investment transactions are recorded on the applicable trade date. Realized gains or losses are computed using the specific identification method.

Loans and Debt Securities . For loans and debt securities for which market quotations are readily available, such as broadly syndicated term loans and bonds, fair value generally is equal to the market price for those loans and securities. For loans and debt securities for which a market quotation is not readily available, such as middle market term loans and mezzanine debt investments, fair value generally approximates amortized cost unless the borrower's enterprise value or overall financial condition or other factors lead to a determination of fair value at a different amount; as a general rule, the Company does not value such loans or debt securities above cost, but such loans and debt securities will be subject to fair value write-downs when the asset is considered impaired.

Equity and Equity-Related Securities. The Company's equity and equity-related securities in portfolio companies for which there is no liquid public market are valued at fair value based on the enterprise value of the portfolio company, which will be determined using various factors, including cash flow from operations of the portfolio company and other pertinent factors, such as recent offers to purchase a portfolio company's securities or other liquidation events. The determined fair values are generally discounted to account for restrictions on resale and minority ownership positions. The value of the Company's equity and equity-related securities in public companies for which market quotations are readily available are based upon the closing public market price on the balance sheet date. Securities that carry certain restrictions on sale are typically valued at a discount from the public market value of the security. The Company's equity investment in its wholly-owned asset management company, Katonah Debt Advisors, is valued based on standard measures such the percentage of assets under management and a multiple of operating income used to value other asset management companies.

CDO Fund Securities. The securities issued by CDO funds managed by Katonah Debt Advisors ("CDO Funds") are primarily held by third parties. The Company typically makes a minority investment in the most junior class of securities of CDO Funds raised and managed by Katonah Debt Advisors and may selectively invest in securities issued by funds managed by other asset management companies (collectively "CDO Investments"). It is the Company's intention that its aggregate CDO Investments not exceed 10% of the Company's total investment portfolio. As of June 30, 2007, CDO Investments represented approximately 8% of the Company's investment portfolio.

The Company's CDO Investments are carried at fair value, which is based on a discounted cash flow model that utilizes prepayment and loss assumptions based on historical experience and projected performance, economic factors, the characteristics of the underlying cash flow and comparable yields for similar bonds and preferred shares/income notes, when available. The Company recognizes unrealized appreciation or depreciation on its CDO Investments as comparable yields in the market change and/or based on changes in estimated cash flows resulting from changes in prepayment or loss assumptions in the underlying collateral pool. As each CDO Investment ages, the expected amount of losses and the expected timing of recognition of such losses in the underlying collateral pool is updated and the revised cash flows are used in determining the fair value of the CDO Investment. The Company determines the fair value of its CDO Investments on an individual security-by-security basis.

Valuation of Portfolio Investments. Kohlberg Capital's Board of Directors is ultimately and solely responsible for making a good faith determination of the fair value of portfolio investments on a quarterly basis. Duff & Phelps, LLC, an independent valuation firm, provided third party valuation consulting services to the Company's Board of Directors which consisted of certain limited procedures that the Company's Board of Directors identified and requested them to perform. For the quarter ended June 30, 2007, the Company's Board of Directors asked Duff & Phelps, LLC to perform the limited procedures on investments in eight portfolio companies comprising approximately 47% of the total investments at fair value as of June 30, 2007 for which market quotations are not readily available. Upon completion of the limited procedures, Duff & Phelps, LLC concluded that the fair value of those investments subjected to the limited procedures did not appear to be unreasonable.

The Board of Directors may consider other methods of valuation than those set forth above to determine the fair value of investments as appropriate in conformity with GAAP. Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the fair value of our investments may differ significantly from the values that would have been used had a ready market existed for such investments, and the differences could be material.

Restricted Cash. Restricted cash consists mostly of cash held in an operating account pursuant to the Company's secured revolving credit facility agreement with its lender.

Interest Income. Interest income, adjusted for amortization of premium and accretion of discount, is recorded on the accrual basis to the extent that such amounts are expected to be collected. The Company generally places a loan on non-accrual status and ceases recognizing interest income on such loan or security when a loan or security becomes 90 days or more past due or if the Company otherwise does not expect the debtor to be able to service its debt obligations. Non-accrual loans remain in such status until the borrower has demonstrated the ability and intent to pay contractual amounts due or such loans become current. At June 30, 2007, no loans or debt securities were greater than 90 days past due or on non-accrual status.

Debt Issuance Costs. Debt issuance costs represent fees and other direct costs incurred in connection with the Company's borrowings. These amounts are capitalized and amortized ratably over the contractual term of the borrowing. At June 30, 2007, there was an unamortized debt issuance cost of approximately \$1.5 million included in other assets in the accompanying balance sheet. Amortization expense for the three and six months ended June 30, 2007 was approximately \$83,000 and \$114,000, respectively. The Company had no borrowing facility in place or amortization of debt issuance costs at and for the year ended December 31, 2006.

Dividends. Dividends and distributions to common stockholders are recorded on the declaration date. The amount to be paid out as a dividend is determined by the Board of Directors each quarter and is generally based upon the earnings estimated by management for the period and fiscal year.

The Company has adopted a dividend reinvestment plan that provides for reinvestment of its distributions on behalf of its stockholders, unless a stockholder "opts out" of the plan to receive cash in lieu of having their cash dividends automatically reinvested in additional shares of the Company's common stock.

3. EARNINGS PER SHARE

The following information sets forth the computation of basic and diluted net increase in stockholders' equity per share for the three and six months ended June 30, 2007:

	Three Months Ended June 30, 2007			
Numerator for basic and diluted net increase in stockholders' equity resulting from operations				
per share:	\$	16,940,501	\$	30,889,509
Numerator for basic and diluted net investment income:		5,943,168		11,237,555
Denominator for basic weighted average shares:		17,960,502		17,953,457
Dilutive effect of stock options:		111,862		60,716
Denominator for diluted weighted average shares:		18,072,364		18,014,173
Basic net increase in stockholders' equity resulting from operations per share:	\$	0.94	\$	1.72
Diluted net increase in stockholders' equity resulting from operations per share:	\$	0.94	\$	1.71

4. INVESTMENTS

For the three months ended June 30, 2007, the Company purchased or originated at cost approximately \$65 million of investments in debt securities and \$5 million of investments in collateralized debt obligation securities. For the three months ended June 30, 2007, the Company sold or had loan pay-downs, at cost basis, approximately \$15 million of investments in debt securities. For the six months ended June 30, 2007, the Company purchased or originated at cost approximately \$130 million of investments in debt securities, \$3 million in equity securities and \$9 million of investments in collateralized debt obligation securities. For the six months ended June 30, 2007, the Company sold or had loan pay-downs, at cost basis, approximately \$39 million of investments in debt securities. As of June 30, 2007, no securities were on non-accrual status.

Investment Securities

The Company invests in senior secured loans and mezzanine debt and, in the future and to a lesser extent, equity capital of middle market companies in a variety of industries. The Company generally targets companies that generate positive cash flows because the Company looks to cash flows as the primary source for servicing debt. However, the Company may invest in other industries if it is presented with attractive opportunities.

The following table shows the Company's portfolio by security type at June 30, 2007 and December 31, 2006:

	June 30, 2007 (u	ınaudited)	December 3	1, 2006
	Ŧ	Percentage	.	Percentage
Security Type	Investments at Fair Value	of Portfolio	Investments at Fair Value	of Portfolio
Senior Secured Loan	\$164,306,480	45.0%	\$163,313,492	65.5%
Junior Secured Loan	78,628,735	21.4	27,453,892	11.0
Mezzanine Investment	27,365,817	7.5	_	_
Senior Subordinated Bond	2,850,000	0.8	_	_
Senior Unsecured Bond	2,000,000	0.5	_	_
CDO Equity	28,920,000	7.9	20,870,000	8.4
Equity Securities	2,974,140	0.8	_	_
Asset Management Company	58,990,846	16.1	37,574,995	15.1
Total	\$366,036,018	100.0%	\$249,212,379	100.0%

The industry concentrations, based on the fair value of the Company's investment portfolio as of June 30, 2007 and December 31, 2006, were as follows:

	June 30, 2007 (unaudited)		December 3	1, 2006
		Percentage		Percentage
Security Type	Investments at Fair Value	of Portfolio	Investments at Fair Value	of Portfolio
Aerospace and Defense	\$ 16,691,584	4.6%	\$ 10,066,692	4.0%
Asset Management Company	58,990,846	16.1	37,574,995	15.1
Automobile	3,195,045	0.9	9,192,101	3.7
Beverage, Food and Tobacco	_	_	2,586,023	1.0
Buildings and Real Estate	31,619,900	8.6	19,288,901	7.7
Cargo Transport	6,864,824	1.9	6,361,114	2.6
CDO Equity	28,920,000	7.9	20,870,000	8.4
Chemicals, Plastics and Rubber	2,010,640	0.5	_	_
Containers, Packaging and Glass	7,072,410	1.9	4,869,084	2.0
Diversified/Conglomerate Manufacturing	6,005,965	1.6	6,001,219	2.4
Diversified/Conglomerate Service	15,039,531	4.2	5,517,321	2.2
Ecological	3,997,432	1.1	3,985,099	1.6
Electronics	10,425,152	2.8	7,511,950	3.0
Farming and Agriculture	4,916,729	1.3	4,913,210	2.0
Finance	10,065,061	2.7	10,220,467	4.1
Healthcare, Education and Childcare	21,742,840	5.9	28,937,865	11.5
Home and Office Furnishings, Housewares, and Durable Consumer	15,688,983	4.3	2,985,000	1.2
Hotels, Motels, Inns and Gaming	2,425,373	0.7	_	_
Insurance	16,578,750	4.6	12,115,209	4.9
Leisure, Amusement, Motion Pictures, Entertainment	10,994,869	3.0	7,034,764	2.8
Machinery (Non-Agriculture, Non-Construction, Non-Electronic)	15,321,252	4.2	6,855,875	2.8
Mining, Steel, Iron and Non-Precious Metals	7,098,511	1.9	4,004,614	1.6
Oil and Gas	11,010,000	3.0	_	_
Personal and Non Durable Consumer Products (Mfg. Only)	18,202,273	5.0	5,371,096	2.2
Personal, Food and Miscellaneous Services	10,806,250	3.0	_	_
Personal Transportation	_	_	4,000,000	1.6
Printing and Publishing	13,941,599	3.8	8,819,399	3.5
Retail Stores	_	_	1,958,333	0.8
Utilities	16,410,199	4.5	18,172,048	7.3
Total	\$366,036,018	100.0%	\$249,212,379	100.0%

The Company may invest up to 30% of the investment portfolio in opportunistic investments in high-yield bonds, debt and equity securities in CDO Funds, distressed debt or equity securities of public companies. The Company expects that these public companies generally will have debt that is non-investment grade. The Company also may invest in debt of middle market companies located outside of the United States, which investments (excluding the Company's investments in CDO Funds) are not anticipated to be in excess of 10% of the investment portfolio at the time such investments are made. As a result of regulatory restrictions, the Company is not permitted to invest in any portfolio company in which Kohlberg & Co. or any fund that it manages has a pre-existing investment.

At June 30, 2007 and December 31, 2006, approximately 12% and 13%, respectively, of the Company's investments were foreign assets (including the Company's investments in CDO Funds, which are typically domiciled outside the U.S. and represented approximately 8% of its portfolio on such dates).

At June 30, 2007 and December 31, 2006, the Company's ten largest portfolio companies represented approximately 36% and 35%, respectively, of the total fair value of its investments. The Company's largest investment, Katonah Debt Advisors which is its wholly-owned portfolio company, represented 16% and 15% of the total fair value of the Company's investments at June 30, 2007 and December 31, 2006, respectively.

Investment in CDO Fund Securities

The Company typically makes a minority investment in the most junior class of securities of CDO Funds (typically preferred shares or subordinated notes) managed by Katonah Debt Advisors and may selectively invest in securities issued by funds managed by other asset management companies. It is the Company's intention that its aggregate CDO Investments not exceed 10% of the Company's total investment portfolio. Preferred shares or subordinated notes issued by CDO Funds are entitled to recurring dividend distributions which generally equal the net remaining cash flow of the payments made by the underlying CDO Fund's securities less contractual payments to senior bond holders and CDO Fund expenses. The CDO Funds managed by Katonah Debt Advisors and other asset managers consist almost exclusively of credit instruments issued by corporations and do not invest in asset-backed securities such as those secured by residential mortgages or other consumer borrowings.

Prior to its IPO, the Company issued an aggregate of 1,258,000 common shares, having a value of approximately \$19 million, to affiliates of Kohlberg & Co. to acquire certain subordinated debt and preferred stock securities issued by CDO Funds (Katonah III, Ltd., Katonah IV, Ltd., Katonah V, Ltd., Katonah VII CLO, Ltd.) which had previously been raised and are managed by Katonah Debt Advisors and two other asset managers. During the six months ended June 30, 2007, the Company invested an additional \$5 million in a new CDO Fund managed by Katonah Debt Advisors and another \$4 million in a CDO Fund managed by a third party. The subordinated debt and preferred stock securities are considered equity positions in the CDO Funds and, as of June 30, 2007 and December 31, 2006, the Company had approximately \$29 million and \$21 million, respectively, of such CDO equity investments.

The cost basis of the Company's investment in CDO Fund equity securities as of June 30, 2007 was approximately \$30 million and aggregate unrealized losses on the CDO Fund investments totaled \$950,000. The cost basis of the Company's investment in CDO Fund equity securities as of December 31, 2006 was approximately \$21 million and with no aggregate unrealized losses on the CDO Fund investments.

5. WHOLLY-OWNED ASSET MANAGER

Prior to its IPO, the Company issued an aggregate of 2,226,333 common shares, having a value of approximately \$33 million, to affiliates of Kohlberg & Co. to acquire Katonah Debt Advisors. As a result, Katonah Debt Advisors is a wholly-owned portfolio company. As of June 30, 2007, Katonah Debt Advisors had approximately \$2.1 billion of assets under management.

The Company expects to receive distributions of recurring fee income and to generate capital appreciation from its investment in the asset management business of Katonah Debt Advisors. By making investments in CDO Funds raised by Katonah Debt Advisors in the future, for which the Company expects to receive a current cash return, the Company can help Katonah Debt Advisors to raise these funds which in turn will increase its assets under management which will result in additional management fee income.

Katonah Debt Advisors, as a wholly-owned portfolio company, is accounted for using the equity method of accounting consistent with the Company's status as a BDC. Under the equity method of accounting, Katonah Debt Advisors is initially recorded at cost on the Company's balance sheet. Subsequent net income or losses of Katonah Debt Advisors under GAAP is recognized as affiliate income or loss on the Company's income statement with a corresponding increase (in the case of net income) or decrease (in the case of net loss) in the cost basis of the investment in Katonah Debt Advisors on the Company's balance sheet. The revenue that Katonah Debt Advisors generates through the fees it receives for managing CDO Funds and after paying the expenses associated with its operations, including compensation of its employees, may be distributed to the Company. Cash distributions of Katonah Debt Advisors' accumulated GAAP net income would increase cash and reduce the basis of Katonah Debt Advisors on the Company's balance sheet. As with all other investments, Katonah Debt Advisors' market value is periodically determined. The valuation is primarily based on a percentage of its assets under management and/or based on Katonah Debt Advisors' estimated net cash flows. Any change in value from period to period is recognized as unrealized gain or loss.

As a separately regarded entity for tax purposes, Katonah Debt Advisors, L.L.C. is taxed at normal corporate rates. For tax purposes, any distributions of taxable net income earned by Katonah Debt Advisors to the Company would generally need to be distributed to the Company's shareholders. Katonah Debt Advisors' taxable net income will differ from GAAP net income for both deferred tax timing adjustments and permanent tax adjustments. Deferred tax timing adjustments may include differences between lease cash payments to GAAP straight line expense and adjustments for the recognition and timing of depreciation, bonuses to employees, stock option expense, and interest rate caps. Permanent differences may include adjustments, limitations or disallowances for meals and entertainment expenses, penalties and tax goodwill amortization.

Tax goodwill amortization was created upon the purchase of 100% of the equity interests in Katonah Debt Advisors prior to the Company's IPO in exchange for shares of the Company's stock valued at \$33 million. Although this transaction was a stock transaction rather than an asset purchase and thus no goodwill was recognized for GAAP purposes, for tax purposes such exchange was considered an asset purchase under Section 351(a) of the Code. At the time of the transfer,

Katonah Debt Advisors had equity of approximately \$1 million resulting in tax goodwill of approximately \$32 million which will be amortized for tax purposes on a straight-line basis over 15 years, resulting in an annual difference between GAAP income and distributable income by which GAAP income will exceed distributable income by approximately \$2 million per year over such period. As a result, if Katonah Debt Advisors were to distribute its GAAP net income to the Company, only Katonah Debt Advisors' taxable net income after such goodwill amortization will be required to be distributed to the Company's shareholders.

At June 30, 2007, net amounts due from affiliates totaled approximately \$567,000.

Summarized financial information for Katonah Debt Advisors follows:

	As of <u>June 30, 2007</u> (unaudited)	<u>Dec</u>	As of ember 31, 2006
ASSETS			
Current assets	\$ 4,125,061	\$	2,860,329
Noncurrent assets	483,484		661,637
Total assets	\$ 4,608,545	\$	3,521,966
LIABILITIES			
Current liabilities	\$ 2,551,082	\$	2,602,755
Total liabilities	\$ 2,551,082	\$	2,602,755
Gross revenue*	\$ 4,969,190	\$	200,610
Total expenses*	(3,830,938)		(273,320)
Net income (loss)*	\$ 1,138,252	\$	(72,710)

^{*} For the six months ended June 30, 2007 and for the period December 11, 2006 (inception) through December 31, 2006.

6. BORROWINGS

The Company's debt obligations consist of the following:

	As of	A	S 01
	June 30, 2007	Decembe	er 31, 2006
	(unaudited)		
Secured revolving credit facility, \$200 million commitment with ability to increase to \$250 million			
due February 14, 2012	\$100,000,000	\$	

On February 14, 2007, the Company entered into an arrangement under which the Company may obtain up to \$200 million (with an ability to increase to \$250 million subject to certain conditions) in financing (the "Facility"). Advances under the Facility are used by the Company primarily to make additional investments. The Company expects that the Facility will be secured by loans that it currently owns and the loans acquired by the Company with the advances under the Facility. The Company will borrow under the Facility through its wholly-owned, special-purpose bankruptcy remote subsidiary, Kohlberg Capital Funding LLC I. Under the Facility, funds are loaned by or through certain lenders at prevailing commercial paper rates or, if the commercial paper market is at any time unavailable, at prevailing LIBOR rates, plus an applicable margin. The interest charged on borrowed funds is based on the commercial paper rate plus 0.70% and is payable monthly.

The weighted average daily debt balance for the three months ended June 30, 2007 was approximately \$55 million. For the three months ended June 30, 2007, the weighted average interest rate on weighted average outstanding borrowings was 5.4% which excludes the amortization of deferred financing costs and facility and program fees on unfunded balances. The Company is in compliance with all its debt covenants. As of June 30, 2007, the Company had restricted cash balances of approximately \$2.7 million which it maintained in accordance with the terms of the Facility. A portion of these funds, approximately \$977,000, were released to the Company in July 2007.

7. DISTRIBUTABLE TAX INCOME

The Company intends to distribute quarterly dividends to its stockholders. The Company's quarterly dividends, if any, will be determined by the Board of Directors. To maintain its RIC status, the Company must timely distribute an amount equal to at least 90% of its ordinary income and realized net short-term capital gains in excess of realized net long-term capital losses, if any, reduced by deductible expenses, out of the assets legally available for distribution, for each year. Depending on the level of taxable income earned in a tax year, the Company may choose to carry forward taxable income in excess of current year distributions into the next tax year and pay a 4% excise tax on such income, to the extent required. As of December 31, 2006, the Company's undistributed taxable income was approximately \$529,000. The Company plans to distribute 2006 distributable income in 2007.

For the three months ended June 30, 2007, the Company declared a dividend on June 8, 2007 of \$0.35 per share for a total of approximately \$6 million. The record date was July 9, 2007 and the dividend was distributed on July 23, 2007.

The following reconciles net increase in stockholders' equity resulting from operations to taxable income for the six months ended June 30, 2007:

Pre-tax net increase in stockholders' equity resulting from operations	\$ 30,889,509
Net unrealized gain on investments transactions not taxable	(19,432,492)
Other income not currently taxable	(1,138,252)
Expenses not currently deductible	143,866
Taxable income before deductions for distributions	\$ 10,462,631
Taxable income before deductions for distributions per outstanding share	\$ 0.58

8. COMMITMENTS AND CONTINGENCIES

As of June 30, 2007, the Company had committed to make a total of approximately \$4 million of investments in various revolving senior secured loans, of which approximately \$684,000 was funded. As of June 30, 2007, the Company had committed to make a total of approximately \$952,000 of investments in a delayed draw senior secured loan. As of December 31, 2006, the Company had committed to make a total of approximately \$2 million of investments in various revolving senior secured loans, all of which was unfunded. As of December 31, 2006, the Company had committed to make a total of approximately \$667,000 of investments in a delayed draw senior secured loan.

On February 7, 2007, the Company entered into an agreement with Bear, Stearns & Co. Inc. ("Bear Stearns") pursuant to which Bear Stearns will provide services relating to the formation of a CDO Fund, managed by Katonah Debt Advisors, to be named Briarcliff CLO I Ltd. ("Briarcliff"), which will generally invest in broadly syndicated corporate loans rated "BBB" to "B" and mezzanine securities of other corporate leveraged loan CDO funds (other than the CDO Funds managed by Katonah Debt Advisors) rated "BBB" or "BB", with a total fund size expected to be \$400 million. As part of this engagement, Katonah Debt Advisors entered into a warehouse credit agreement, under which Bear Stearns will provide funding which will allow it to accumulate assets for Briarcliff. Pursuant to this warehouse credit agreement, the Company agreed to reimburse Bear Stearns for losses incurred on loans acquired for Briarcliff prior to the completion of the fund (a "First Loss Guarantee"). Upon completion of the fund, the Company's reimbursement obligation will be limited to losses incurred as a result of payment defaults on loans or that become rated "CCC" held in the warehouse and further limited based on a percentage of warehoused assets. In the event that the fund is not completed and closed, the reimbursement obligation will be limited to the aggregate difference between the purchase price of the warehoused collateral and the price at which such loan is sold. In return for providing this First Loss Guarantee, the Company will receive all interest and other non-principal distributions made with respect to the CDO's investments serving as collateral upon the closing of the securitization, less the financing costs of LIBOR plus 0.75%, reset daily. As of June 30, 2007 Katonah Debt Advisors had aggregated approximately \$294 million of assets for Briarcliff, all of which were performing according to their contractual terms, and the Company does not expect to incur any losses on the assets acquired for Briarcliff.

On March 3, 2007, the Company entered into an agreement with Bear Stearns pursuant to which Bear Stearns will provide services relating to the formation of a CDO Fund, managed by Katonah Debt Advisors, to be named Katonah CLO XI Ltd. ("Katonah CLO XI") which will invest in broadly syndicated senior loans, second lien loans, and other credit instruments (excluding asset backed securities such as those secured by residential mortgages or other consumer borrowings) with a total fund size expected to be \$400 million. As part of this engagement, Katonah Debt Advisors entered into a warehouse credit agreement, under which Bear Stearns will provide funding which will allow it to accumulate assets for Katonah CLO XI. Pursuant to this warehouse credit agreement, the Company agreed to reimburse Bear Stearns for losses incurred on loans acquired for Katonah CLO XI prior to the completion of the fund. Upon completion of the fund, the Company's reimbursement obligation will be limited to losses incurred as a result of payment defaults on loans or that become rated "CCC" held in the warehouse and further limited based on a percentage of warehoused assets. In the event that the fund is not completed and closed, the reimbursement obligation will be limited to the aggregate difference between the purchase price of the warehoused collateral and the price at which such loan is sold. In return for providing this First Loss Guarantee, the Company will receive all interest and other non-principal distributions made with respect to the CDO's investments serving as collateral upon closing of the securitization, less the financing costs of 0.75% plus LIBOR, reset daily. As of June 30, 2007 Katonah Debt Advisors had aggregated approximately \$126 million of assets for Katonah CLO XI, all of which were performing according to their contractual terms, and the Company does not expect to incur any losses on the loans acquired for Katonah CLO XI.

On March 12, 2007, the Company entered into an agreement with Lehman Commercial Paper Inc. ("Lehman") pursuant to which Lehman will provide services relating to the formation of a CDO Fund, managed by Katonah Debt Advisors, to be named Ardsley CLO 2007-1 Ltd. ("Ardsley CLO 2007-1") which will invest in senior loans to middle market companies, broadly syndicated senior loans and other credit instruments (excluding asset backed securities such as those secured by residential mortgages or other consumer borrowings) of corporate issuers with a total fund size expected to be \$300 million. As part of this engagement, Katonah Debt Advisors entered into a warehouse credit agreement, under which Lehman will provide funding which will allow it to accumulate assets for Ardsley CLO 2007-1. Pursuant to this warehouse credit agreement, the Company agreed to reimburse Lehman for losses incurred on loans acquired for Ardsley CLO 2007-1 prior to the completion of the fund. Upon completion of the fund, the Company's reimbursement obligation will be limited to losses incurred as a result of payment defaults on loans or that become rated "CCC" held in the warehouse and further limited based on a percentage of warehoused assets. In the event that the fund is not completed and closed, the reimbursement obligation will be limited to the aggregate difference between the purchase price of the warehoused collateral and the price at which such loan is sold. In return for providing this First Loss Guarantee, the Company will receive all interest and other non-principal distributions made with respect to the CDO's investments serving as collateral upon closing of the securitization, less the financing costs of 0.75% plus LIBOR, reset daily. As of June 30, 2007 Katonah Debt Advisors had aggregated approximately \$63 million in loans for Ardsley CLO 2007-1, all of which were performing according to their contractual terms, and the Company does not expect to incur any losses on the loans acquired for Ardsley CLO 2007-1.

9. STOCKHOLDERS' EQUITY

On December 11, 2006, the Company completed its IPO of 14,462,000 shares of common stock at \$15.00 per share, less an underwriting discount and IPO expenses paid by the Company totaling \$1.22 per share for net proceeds of approximately \$200 million. Prior to its IPO, the Company issued to affiliates of Kohlberg & Co. a total of 3,484,333 shares of its common stock for the acquisition of certain subordinated securities issued by CDO Funds and for the acquisition of Katonah Debt Advisors. During the six months ended June 30, 2007, the Company issued 17,192 shares of common stock under its dividend reinvestment plan. The total number of shares outstanding as of June 30, 2007 and as of December 31, 2006 was 17,963,525 and 17,946,333, respectively.

10. STOCK OPTIONS

During 2006, the Company established a stock option plan (the "Plan") and reserved 1,500,000 shares of common stock for issuance under the Plan. The purpose of the Plan is to provide officers and prospective employees of the Company with additional incentives and align the interests of its employees with those of its shareholders. Options are exercisable at a price equal to the fair market value (market closing price) of the shares on the day the option is granted.

On December 11, 2006, concurrent with the completion of the Company's IPO, options to purchase a total of 910,000 shares of common stock were granted to the Company's executive officers and directors with an exercise price per share of \$15.00 (the public offering price of the common stock). Such options vest equally over two, three or four years from the date of grant and have a ten-year exercise period. During the six months ended June 30, 2007, the Company granted 495,000 options to its employees with a weighted average exercise price per share of \$16.63, with a risk-free rate ranging between 4.6% to 5.3%, with volatility rates ranging between 20.5% to 22.4% and for which 25% of such options vest on each of the subsequent four grant date anniversaries and have a ten-year exercise period. As of June 30, 2007, 1,405,000 total options were outstanding, none of which were exercisable. The options have an estimated remaining contractual life of 9 years and 6 months.

During the three and six months ended June 30, 2007, the weighted average grant date fair value per share for options granted during the period was \$2.46 and \$1.90, respectively. Information with respect to options granted, exercised and forfeited under the Plan for the six months ended June 30, 2007 is as follows:

	Shares	Exerc	nted Average ise Price per Share	Weighted Average Contractual Remaining Term (years)	Aggregate <u>I</u> ntrinsic Value ⁽¹⁾
Options outstanding at January 1, 2007	910,000	\$	15.00		
Granted	495,000	\$	16.63		
Exercised	_				
Forfeited	<u> </u>				
Outstanding at June 30, 2007	1,405,000	\$	15.57	9.5	\$ 4,181,150

⁽¹⁾ Represents the difference between the market value of the options at June 30, 2007 and the cost for the option holders to exercise the options.

The Company uses a Binary Option Pricing Model (American, call option) valuation model to establish the expected value of all stock option grants. For the three months ended June 30, 2007, total stock option expense of approximately \$159,000 was recognized; of this amount approximately \$101,000 was expensed at the Company and approximately \$58,000 was expensed at Katonah Debt Advisors. For the six months ended June 30, 2007, total stock option expense of approximately \$306,000 was recognized; of this amount approximately \$225,000 was expensed at the Company and approximately \$81,000 was expensed at Katonah Debt Advisors. At June 30, 2007, the Company had approximately \$1.9 million of compensation cost related to unvested stock-based awards the cost for which is expected to be recognized and allocated between the Company and Katonah Debt Advisors over a weighted average period of 3.0 years.

11. OTHER EMPLOYEE COMPENSATION

The Company adopted a 401(k) plan ("401K Plan") effective January 1, 2007. The 401K Plan is open to all full time employees. The Plan permits an employee to defer a portion of their total annual compensation up to the Internal Revenue Service annual maximum based on age and eligibility. The Company makes contributions to the 401K Plan of up to 2.67% of the employee's first 74.9% of contributions, which fully vest at the time of contribution. For the three and six months ended June 30, 2007, the Company's contributions to the 401K Plan were \$0 and \$6,000, respectively.

The Company has also adopted a deferred compensation plan ("Pension Plan") effective January 1, 2007. Employees are eligible for the Pension Plan provided that they are employed and working with the Company for at least 100 days during the year and remain employed as of the last day of the year. Employees do not make contributions to the Pension Plan. On behalf of the employee, the Company contributes to the Pension Plan 1) 8.0% of all compensation up to the Internal Revenue Service annual maximum and 2) 5.7% excess contributions on any incremental amounts above the social security wage base limitation and up to the Internal Revenue Service annual maximum. Employees vest 100% in the Pension Plan after five years of service. For the three and six months ended June 30, 2007, the Company's contributions to the Pension Plan were \$0 and \$26,000, respectively.

12. IMPACT OF NEW ACCOUNTING STANDARDS

In July 2006, the Financial Accounting Standards Board issued Interpretation No. 48 ("FIN 48"), Accounting for Uncertainty in Income Taxes, which clarifies the accounting for uncertainty in income taxes recognized in an enterprise's financial statements in accordance with FASB Statement No. 109, Accounting for Income Taxes. FIN 48 provides guidance on the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. FIN 48 also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, disclosures, and transition. FIN 48 is effective for fiscal years beginning after December 15, 2006. The Company has assessed the adoption of FIN 48 and concluded that it did not materially impact the Company's financial position or results from operations.

In September 2006, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards No. 157 ("SFAS 157"), Fair Value Measurements. SFAS 157 clarifies the principle that fair value should be based on the assumptions market participants would use when pricing an asset or liability and establishes a fair value hierarchy that prioritizes the information used to develop those assumptions. Under the standard, fair value measurements would be separately disclosed by level within the fair value hierarchy. SFAS 157 is effective for financial statements issued for fiscal years beginning after November 15, 2007 and interim periods within those fiscal years, with early adoption permitted. The Company does not expect the adoption of SFAS 157 to materially impact The Company's financial position or results of operations.

In February 2007, the FASB issued Statement of Financial Accounting Standards No. 159, The Fair Value Option for Financial Assets and Financial Liabilities ("SFAS 159"), which provides companies with an option to report selected financial assets and liabilities at fair value. The objective of SFAS 159 is to reduce both complexity in accounting for financial instruments and the volatility in earnings caused by measuring related assets and liabilities differently. SFAS 159 establishes presentation and disclosure requirements designed to facilitate comparisons between companies that choose different measurement attributes for similar types of assets and liabilities and to more easily understand the effect of a company's choice to use fair value on its earnings. SFAS 159 also requires entities to display the fair value of the selected assets and liabilities on the face of the balance sheet. SFAS 159 does not eliminate disclosure requirements of other accounting standards, including fair value measurement disclosures in SFAS 157. This Statement is effective as of the beginning of an entity's first fiscal year beginning after November 15, 2007. Early adoption is permitted as of the beginning of the previous fiscal year provided that the entity makes that choice in the first 120 days of that fiscal year and also elects to apply the provisions of Statement 157. At this time, the Company is evaluating the implications of SFAS No. 159, and its impact on the financial statements has not yet been determined.

13. SUBSEQUENT EVENTS

On August 2, 2007, the Company purchased an additional \$7.5 million par amount of the subordinated securities of Katonah X CLO Ltd. Including this incremental investment, the Company owns an approximate 33% minority equity interest in this CDO Fund.

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

The information contained in this section should be read in conjunction with our financial statements and notes thereto appearing elsewhere in this quarterly report. In addition, some of the statements in this report constitute forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended and Section 21E of the Securities Exchange Act of 1934, as amended. The matters discussed in this report, as well as in future oral and written statements by management of Kohlberg Capital Corporation, that are forward-looking statements are based on current management expectations that involve substantial risks and uncertainties which could cause actual results to differ materially from the results expressed in, or implied by, these forward-looking statements. Forward-looking statements relate to future events or our future financial performance. We generally identify forward-looking statements by terminology such as "may," "will," "should," "expects," "plans," "anticipates," "could," "intends," "target," "projects," "contemplates," "believes," "estimates," "predicts," "potential" or "continue" or the negative of these terms or other similar words. Important assumptions include our ability to acquire or originate new investments, achieve certain margins and levels of profitability, the availability of additional capital, and the ability to maintain certain debt to asset ratios. In light of these and other uncertainties, the inclusion of a projection or forward-looking statement in this report should not be regarded as a representation by us that our plans or objectives will be achieved. The forward-looking statements contained in this report include statements as to:

- our future operating results;
- our business prospects and the prospects of our existing and prospective portfolio companies;
- the impact of investments that we expect to make;
- our informal relationships with third parties;
- the dependence of our future success on the general economy and its impact on the industries in which we invest;
- the ability of our portfolio companies to achieve their objectives;
- · our expected financings and investments;
- our regulatory structure and tax treatment;
- our ability to operate as a business development company and a regulated investment company;
- the adequacy of our cash resources and working capital; and
- · the timing of cash flows, if any, from the operations of our portfolio companies, including Katonah Debt Advisors.

There are a number of important risks and uncertainties that could cause our actual results to differ materially from those indicated by such forward-looking statements. For a discussion of factors that could cause our actual results to differ from forward-looking statements contained in this quarterly report, please see the discussion under "Risk Factors" in Item 1A in our Annual Report on Form 10-K for the fiscal year ended December 31, 2006. You should not place undue reliance on these forward-looking statements. The forward-looking statements made in this quarterly report relate only to events as of the date on which the statements are made. We undertake no obligation to update any forward-looking statement to reflect events or circumstances occurring after the date of this quarterly report.

GENERAL

We are an internally managed, non-diversified closed-end investment company that has elected to be regulated as a business development company ("BDC") under the Investment Company Act of 1940, as amended (the "1940 Act"). We were organized to continue and expand the middle market investment business and asset management business of Katonah Debt Advisors, L.L.C. (together with any additional direct or indirect wholly-owned subsidiaries that we organize in connection with the business of Katonah Debt Advisors, L.L.C., "Katonah Debt Advisors"). We acquired Katonah Debt Advisors and certain related assets prior to our initial public offering ("IPO") from affiliates of Kohlberg & Co., LLC, a middle market private equity firm. Our middle market investment business originates, structures and manages a portfolio of senior secured term loans and also invests in mezzanine debt and selected equity securities in privately-held middle market companies. Our wholly-owned portfolio company, Katonah Debt Advisors, manages third party collateralized debt obligation funds ("CDO Funds") that invest in broadly syndicated loans, high-yield bonds and other credit instruments. As of June 30, 2007, Katonah Debt Advisors had approximately \$2.1 billion of assets under management.

Our investment objective is to generate current income and capital appreciation from the investments made by our middle market business in senior secured first and second lien term loans, mezzanine debt and selected equity investments in privately-held middle market companies. We also expect to receive distributions of recurring fee income and to generate capital appreciation from our investment in the asset management business of Katonah Debt

Advisors. Our investment portfolio and the CDO Funds managed by Katonah Debt Advisors, consist almost exclusively of credit instruments issued by corporations and do not include investments in asset-backed securities such as those secured by residential mortgages or other consumer borrowings.

As a Regulated Investment Company ("RIC"), we intend to distribute to our stockholders substantially all of our net taxable income and the excess of realized net short-term capital gains over realized net long-term capital losses. To qualify as a RIC, we must, among other things, meet certain source-of-income and asset diversification requirements. Pursuant to these elections, we generally will not have to pay corporate-level taxes on any income that we distribute to our stockholders.

Investment Securities

We invest in senior secured loans and mezzanine debt and, in the future and to a lesser extent, equity capital, of middle market companies in a variety of industries. We generally target companies that generate positive cash flows because we look to cash flows as the primary source for servicing debt. However, we may invest in other industries if we are presented with attractive opportunities.

Kohlberg Capital's portfolio investments at fair value increased from \$249 million at December 31, 2006 to \$366 million as of June 30, 2007. The net increase in portfolio size was funded primarily with borrowings under our new credit facility and with the proceeds of the over-allotment option exercised in connection with our December 2006 IPO. During the six months ended June 30, 2007, the Company also sold some of its initial portfolio of primarily first lien loans that were accumulated prior to completion of the IPO in order to move towards our targeted portfolio mix of first and second lien loans, mezzanine finance and equity securities.

First lien loan balances at fair value increased to \$164 million at June 30, 2007 from \$163 million at December 31, 2006. Second lien, mezzanine loan and bond positions increased to \$111 million at June 30, 2007 from \$27 million at December 31, 2006. The Company had equity securities, other than CDO equity securities, totaling \$3 million and investments in CDO Fund securities of \$29 million at June 30, 2007. The increase in investment positions is primarily a result of increased secured borrowings which finance such investment purchases. At June 30, 2007, the Company's investments in loans and debt securities had an annual weighted average interest rate of approximately 10%.

The investment portfolio (excluding the Company's investment in Katonah Debt Advisors and CDO Funds) at quarter end is well-diversified across 24 different industries and 68 different entities with an average balance per investment of approximately \$4 million. As of June 30, 2007, all portfolio companies were current on their debt service obligations. The Company's portfolio, including the CDO Funds in which it invests, and the CDO Funds managed by Katonah Debt Advisors consist almost exclusively of credit instruments issued by corporations and do not include investments in asset-backed securities, such as those secured by commercial mortgages, residential mortgages or other consumer borrowings.

We may invest up to 30% of our investment portfolio in opportunistic investments in high-yield bonds, debt and equity securities in CDO Funds, distressed debt or equity securities of public companies. We expect that these public companies generally will have debt that is non-investment grade. As a result of regulatory restrictions, we are not permitted to invest in any portfolio company in which Kohlberg & Co. or any fund that it manages has a pre-existing investment.

Investment in CDO Fund Securities

Our CDO Funds managed by Katonah Debt Advisors invest primarily in non-investment grade broadly syndicated loans, high-yield bonds and other credit instruments of corporate issuers. The underlying assets in each of the CDO Funds in which we have any investment are generally diversified secured or unsecured corporate debt and exclude mortgage pools or mortgage securities (residential mortgage bonds, commercial mortgage backed securities, or related asset backed securities), debt to companies providing mortgage lending and emerging markets investments. The CDO Funds are leveraged funds and any excess cash flow or "excess spread" (interest earned by the underlying securities in the fund less payments made to senior bond holders and less appropriate fund expenses (including management fees)) is paid to the holders of the CDO Fund's subordinated securities or preferred stock. As an investor in the subordinated securities or preferred stock of CDO Funds we expect to receive our pro-rata portion (relative to our percentage ownership of the subordinated securities or preferred stock) of the fund's excess spread.

The securities issued by CDO Funds managed by Katonah Debt Advisors are primarily held by third parties. The Company typically makes a minority investment in the most junior classes of securities of CDO Funds raised and managed by Katonah Debt Advisors and may selectively invest in securities issued by CDO Funds managed by other asset management companies. Our CDO Investments are carried at fair value, which is based on a discounted cash flow model that utilizes prepayment and loss assumptions based on historical experience and projected performance, economic factors, the characteristics of the underlying cash flow and comparable

yields for similar bonds and preferred shares/income notes, when available. We recognize unrealized appreciation or depreciation on our CDO Investments as comparable yields in the market change and/or based on changes in estimated cash flows resulting from changes in prepayment or loss assumptions in the underlying collateral pool. As each CDO Investment ages, the expected amount of losses and the expected timing of recognition of such losses in the underlying collateral pool is updated and the revised cash flows are used in determining the fair value of the CDO Investment. We determine the fair value of our CDO Investments on an individual security-by-security basis.

Investment in Katonah Debt Advisors

Katonah Debt Advisors is our wholly-owned asset management company that manages CDO Funds that invest in broadly syndicated loans, high yield bonds and other credit instruments. As a manager of the CDO Funds, Katonah Debt Advisors expects to receive its contractual and recurring management fee and any subsequent incentive management fees from the CDO Funds for its management and advisory services. The CDO Funds managed by Katonah Debt Advisors consist almost exclusively of credit instruments issued by corporations and do not invest in asset-backed securities such as those secured by residential mortgages or other consumer borrowings. Katonah Debt Advisors receives management fees, which are generally based on a fixed percentage of assets under management, and generates annual operating income equal to the amount by which its fee income exceeds it operating expenses. Katonah Debt Advisors also typically receives one-time structuring fees upon the creation of a new CDO Fund and may also receive incentive fees paid by the CDO Funds if it achieves a specified rate of return to the subordinated debt or preferred stock securities. As of June 30, 2007, Katonah Debt Advisors had approximately \$2.1 billion of assets under management.

We expect to receive distributions of recurring fee income and to generate capital appreciation from our investment in the asset management business of Katonah Debt Advisors. By making investments in CDO Funds raised by Katonah Debt Advisors in the future, for which we expect to receive a current cash return, we can help Katonah Debt Advisors raise these funds which in turn will increase its assets under management which will result in additional management fee income.

Katonah Debt Advisors, as a wholly-owned portfolio company, is accounted for using the equity method of accounting consistent with our status as a BDC. Under the equity method of accounting, Katonah Debt Advisors is initially recorded at cost on our balance sheet. Subsequent net income or losses of Katonah Debt Advisors under accounting principles generally accepted in the United States ("GAAP") is recognized as affiliate income or loss on our income statement with a corresponding increase (in the case of net income) or decrease (in the case of net loss) in our investment in Katonah Debt Advisors on the balance sheet. The revenue that Katonah Debt Advisors generates through the fees it receives for managing CDO Funds and after paying the expenses associated with its operations, including compensation of its employees, may be distributed to us. Cash distributions of Katonah Debt Advisors' accumulated GAAP net income would reduce the basis of Katonah Debt Advisors on our balance sheet. As with all other investments, Katonah Debt Advisors' market value is periodically determined. The valuation is based primarily on a percentage of its assets under management and/or based on Katonah Debt Advisors' estimated net cash flows. Any change in value from period to period is recognized as unrealized gain or loss.

As a separately regarded entity for tax purposes, Katonah Debt Advisors, L.L.C. is taxed at normal corporate rates. For tax purposes, any distributions of taxable net income earned by Katonah Debt Advisors to us would generally need to be distributed to our shareholders. Katonah Debt Advisors' taxable net income will differ from GAAP net income for both deferred tax timing adjustments and permanent tax adjustments. Deferred tax timing adjustments may include differences between lease cash payments to GAAP straight line expense and adjustments for the recognition and timing of depreciation, bonuses to employees, stock option expense, and interest rate caps. Permanent differences may include adjustments, limitations or disallowances for meals and entertainment expenses, penalties and tax goodwill amortization.

Tax goodwill amortization was created upon the purchase of 100% of the equity interests in Katonah Debt Advisors prior to our IPO in exchange for shares of our stock valued at \$33 million. Although this transaction was a stock transaction rather than an asset purchase and thus no goodwill was recognized for GAAP purposes, for tax purposes such exchange was considered an asset purchase under Section 351(a) of the Internal Revenue Code of 1986, as amended (the "Code"). At the time of the transfer, Katonah Debt Advisors had equity of approximately \$1 million resulting in tax goodwill of approximately \$32 million which will be amortized for tax purposes on a straight-line basis over 15 years, resulting in an annual difference between GAAP income and distributable income by which GAAP income will exceed distributable income by approximately \$2 million per year over such period. As a result, if Katonah Debt Advisors were to distribute its GAAP net income to us, only Katonah Debt Advisors' taxable net income after such goodwill amortization will be required to be distributed to our shareholders.

RESULTS OF OPERATIONS

The principal measure of our financial performance is the net increase in stockholders' equity resulting from operations which includes net investment income (loss) and net realized and unrealized gain (loss). Net investment income (loss) is the difference between our income from interest, dividends, fees, and other investment income and our operating expenses. Net realized gain (loss) on investments, is the difference between the proceeds received from dispositions of portfolio investments and their stated cost. Net unrealized appreciation (depreciation) on investments is the net change in the fair value of our investment portfolio.

Set forth below is a discussion of our results of operations for the three and six months ended June 30, 2007. Prior to the completion of our IPO on December 11, 2006, we had no material operations. Therefore, there are no comparable prior periods presented.

Investment Income

Investment income for the three months ended June 30, 2007 was approximately \$8.6 million. Of this amount, approximately \$5.8 million was related to interest income on our middle market investments which had an average par value during the period of approximately \$238.4 million. For the three months ended June 30, 2007 approximately \$805,000 of investment income was related to interest on assets accumulated for future CDO issuances on which the Company has provided a first loss guaranty in connection with loan warehouse arrangements for Katonah Debt Advisors CDO Funds. Approximately \$1.7 million of investment income is related to dividends earned on CDO equity investments.

Investment income for the six months ended June 30, 2007 was approximately \$15.1 million. Of this amount, approximately \$10.2 million was related to interest income on our middle market investments which had an average par value during the period of approximately \$219.4 million. For the six months ended June 30, 2007 approximately \$875,000 of investment income was related to interest on assets accumulated for future CDO issuances on which the Company has provided a first loss guaranty in connection with loan warehouse arrangements for Katonah Debt Advisors CDO Funds. Approximately \$3.4 million of investment income is related to dividends earned on CDO equity investments.

Investment income is primarily dependent on the composition and credit quality of our investment portfolio. Generally, our debt securities portfolio is expected to generate predictable, recurring interest income in accordance with the contractual terms of each loan. Corporate equity securities may pay a dividend and may increase in value for which a gain may be recognized; generally such dividend payments and gains are less predictable than interest income on our loan portfolio. Dividends from CDO Fund securities are dependent on the performance of the underlying assets in each CDO Fund; interest payments, principal amortization and prepayments of the underlying loans in each CDO Fund are primary factors which determine the level of income on our CDO Fund securities.

Expenses

Total expenses for the three months ended June 30, 2007 were approximately \$3 million. Interest expense and amortization on debt issuance costs for the period, which includes facility and program fees on the unused loan balance, was approximately \$1 million on average debt outstanding of \$55 million. Approximately \$917,000 of expenses related to employment compensation, including salaries, bonuses and stock option expense for the period. Other expenses included approximately \$955,000 in professional fees primarily related to legal costs related to the initiation of public filings (first year proxy, Form 10-K, etc.), legal costs related to the initiation of other certain regulatory and compliance matters and recruiting fees for which the ongoing and recurring costs for such matters are expected to be substantially less. Administrative and other costs totaled \$363,000 and include occupancy expense, insurance, technology and other office expenses.

Total expenses for the six months ended June 30, 2007 were approximately \$5 million. Interest expense and amortization on debt issuance costs for the period, which includes facility and program fees on the unused loan balance, was approximately \$1 million on average debt outstanding of \$30 million. Approximately \$2 million of expenses related to employment compensation, including salaries, bonuses and stock option expense for the period. Other expenses included approximately \$1 million in professional fees primarily related to legal costs related to the initiation of public filings (first year proxy, Form 10-K, etc.), legal costs related to the initiation of other certain regulatory and compliance matters and recruiting fees for which the ongoing and recurring costs for such matters are expected to be substantially less. Administrative and other costs totaled \$701,000 and include occupancy expense, insurance, technology and other office expenses.

Interest and compensation expense are generally expected to be our largest expenses each period. Interest expense is dependent on the average outstanding balance on our revolving credit facility and the base index rate for the period. Compensation expense includes base salaries, bonuses, stock compensation, employee benefits and employer related payroll costs. The largest components of total compensation costs are base salaries and bonuses; generally, base salaries are expensed as incurred and bonus expenses are estimated and accrued since bonuses are paid annually.

Equity in Income from Affiliate

At June 30, 2007, Kohlberg Capital's investment in its wholly-owned portfolio company, Katonah Debt Advisors, was approximately \$59.0 million. For the three and six months ended June 30, 2007, Katonah Debt Advisors had GAAP net income of approximately \$651,000 and \$1.1 million, respectively. The net income of Katonah Debt Advisors is included in the GAAP income of Kohlberg Capital Corporation. For purposes of calculating quarterly dividends, only cash distributions of Katonah Debt Advisors' current or accumulated undistributed net income to Kohlberg Capital are included. Katonah Debt Advisors made no cash distributions of its income in the first quarter of 2007. For purposes of calculating distributable income for required quarterly dividends as a regulated investment company, Katonah Debt Advisors' net income is further reduced by approximately \$2 million per annum for tax goodwill amortization resulting from its acquisition by Kohlberg Capital prior to the IPO. As a result, the amount of our declared dividends, as evaluated by management and approved by our board of directors, is based on our evaluation of both distributable income for tax purposes and GAAP net investment income (which excludes unrealized gains and losses) and may result in a dividend amount that exceeds our distributable tax income but not our GAAP net investment income.

Net Unrealized Appreciation on Investments

During the three and six months ended June 30, 2007, the Company's investments had an increase in net unrealized appreciation of \$11.7 million and \$20.3 million, respectively. The increase in net unrealized appreciation was primarily a result of the appreciation of our wholly-owned portfolio company, Katonah Debt Advisors. Katonah Debt Advisors, as a portfolio manager, receives fee income from managing CDO Funds which invest in broadly syndicated loans, high-yield bonds and other credit instruments.

The increase in value is primarily as a result of an increase in Katonah Debt Advisors' assets under management from \$1.2 billion prior to our IPO to \$2.1 billion as of June 30, 2007. During the six months ended June 30, 2007, Katonah Debt Advisors increased its assets under management through the completion of Katonah X CLO Ltd. with approximately \$486.0 million in assets at June 30, 2007. In addition, during the six months ended June 30, 2007, Katonah Debt Advisors began to aggregate assets of approximately \$498.0 million for new funds it expects to complete by year-end 2007 or early 2008.

Net Increase in Stockholders' Equity Resulting From Operations

The net increase in stockholders' equity resulting from operations for the six months ended June 30, 2007 was approximately \$31.0 million, or \$1.72 per outstanding share.

FINANCIAL CONDITION, LIQUIDITY, AND CAPITAL RESOURCES

Liquidity is a measure of our ability to meet potential cash requirements, including ongoing commitments to repay borrowings, fund and maintain investments, pay dividends to our stockholders and other general business needs. We recognize the need to have funds available for operating our business and to make investments. We seek to have adequate liquidity at all times to cover normal cyclical swings in funding availability and to allow us to meet abnormal and unexpected funding requirements. We plan to satisfy our liquidity needs through normal operations with the goal of avoiding unplanned sales of assets or emergency borrowing of funds.

In addition to the traditional sources of available funds (issuance of new equity, debt or undrawn warehouse facility capacity), we also have the ability to raise additional cash funds through the securitization of assets on our balance sheet through our wholly-owned asset manager, Katonah Debt Advisors. Such a securitization will provide cash for new investments on our balance sheet as well as additional management fee income and potentially increased value (as a result of increased assets under management) for Katonah Debt Advisors.

As a BDC, we are limited in the amount of leverage we can incur to finance our investment portfolio. We are required to meet a coverage ratio of total assets to total senior securities of at least 200%. For this purpose, senior securities include all borrowings and any preferred stock. As a result, our ability to utilize leverage as a means of financing our portfolio of investments is limited by this asset coverage test.

As of June 30, 2007 and December 31, 2006 the fair value of investments and cash and cash equivalents were as follows:

	Investments at Fa	Investments at Fair Value (unaudited)	
Security Type	June 30, 2007	December 31, 2006	
Cash and cash equivalents	\$ 14,156,755	\$ 32,404,493	
Senior Secured Loan	164,306,480	163,313,492	
Junior Secured Loan	78,628,735	27,453,892	
Mezzanine Investment	27,365,817	_	
Senior Subordinated Bond	2,850,000	_	
Senior Unsecured Bond	2,000,000	_	
CDO Equity	28,920,000	20,870,000	
Equity Securities	2,974,140	_	
Portfolio Management Company	58,990,846	37,574,995	
Total	\$ 380,192,773	\$ 281,616,872	

On February 14, 2007, the Company entered into an arrangement under which the Company may obtain up to \$200 million (with an ability to increase to \$250 million subject to certain conditions) in financing (the "Facility") due February 14, 2012. Advances under the Facility are used by the Company primarily to make additional investments. The Company expects that the Facility will be secured by loans that it currently owns and the loans acquired by the Company with the advances under the Facility. The Company will borrow under the Facility through its wholly-owned, special-purpose bankruptcy remote subsidiary, Kohlberg Capital Funding LLC I. Under the Facility, funds are loaned by or through certain lenders at prevailing commercial paper rates or, if the commercial paper market is at any time unavailable, at prevailing LIBOR rates, plus an applicable margin. The interest charged on borrowed funds is based on the commercial paper rate plus 0.70% and is payable monthly. As of June 30, 2007, the outstanding balance on this facility was \$100 million with available additional borrowing capacity of \$100 million. The maturity date of the facility is February 14, 2012. As of June 30, 2007, we had restricted cash balances of approximately \$2.7 million which we maintained in accordance with the terms of our Facility. A portion of these funds, approximately \$977,000, were released to us in July 2007.

We expect our cash on hand, borrowings under our current Facility's undrawn commitments, and cash generated from operations, including income earned from investments and any income distributions made by Katonah Debt Advisors, our wholly-owned portfolio company, will be adequate to meet our cash needs at our current level of operations. Our primary use of funds will be investments in secured lien loans, mezzanine debt and CDO Fund equity. In order to fund new originations, we intend to use cash on hand, advances under our credit Facility and equity financings. Our credit Facility contains collateral requirements, including, but not limited to, minimum diversity, rating and yield, and limitations on loan size. These limitations may limit our ability to fund certain new originations with advances under the Facility, in which case we will seek to fund originations using new debt or equity financings.

COMMITMENTS AND OFF-BALANCE SHEET ARRANGEMENTS

We are a party to financial instruments with off-balance sheet risk in the normal course of business in order to meet the needs of our portfolio companies. Such instruments include commitments to extend credit and may involve, in varying degrees, elements of credit risk in excess of amounts recognized on our balance sheet. Prior to extending such credit, we attempt to limit our credit risk by conducting extensive due diligence, obtaining collateral where necessary and negotiating appropriate financial covenants. As of June 30, 2007 and December 31, 2006, the Company had committed to make a total of approximately \$4 million of investments in various revolving senior secured loans, of which approximately \$684,000 was funded as of June 30, 2007 and no amount was funded as of December 31, 2006. As of June 30, 2007 and December 31, 2006, the Company had committed to make a total of approximately \$952,000 of investments in a delayed draw senior secured loan.

We may make "first loss" guarantees in connection with loan warehouse arrangements for Katonah Debt Advisors CDO Funds. Such guarantees relate primarily to losses as a result of payment defaults by loans held in the warehouse and not to changes in the value of such loans. Loan warehouse arrangements are used to accumulate assets that will ultimately be collateralized with a CDO Fund. The amount of such guarantees generally approximate 1% of the planned CDO Fund value and generally correlate to our planned equity investment in the CDO Fund. In return for such guarantee, we receive net spread income from the underlying assets in the loan warehouse.

On February 7, 2007, the Company entered into an agreement with Bear, Stearns & Co. Inc. ("Bear Stearns") pursuant to which Bear Stearns will provide services relating to the formation of a CDO Fund, managed by Katonah Debt Advisors, to be named Briarcliff CLO I Ltd. ("Briarcliff"), which will generally invest in broadly syndicated corporate loans rated "BBB" to "B" and mezzanine securities of other corporate leveraged loan CDO funds (other than the CDO Funds managed by Katonah Debt Advisors) rated "BBB" or "BB", with a total fund size expected to be \$400 million. As part of this engagement, Katonah Debt Advisors entered into a warehouse credit agreement, under which Bear Stearns will provide funding which will allow it to accumulate assets for Briarcliff. Pursuant to this warehouse credit agreement, the Company agreed to reimburse Bear Stearns for losses incurred on loans acquired for Briarcliff prior to the completion of the fund (a "First Loss Guarantee"). Upon completion of the fund, the Company's reimbursement obligation will be limited to losses incurred as a result of payment defaults on loans or that become rated "CCC" held in the warehouse and further limited based on a percentage of warehoused assets. In the event that the fund is not completed and closed, the reimbursement obligation will be limited to the aggregate difference between the purchase price

of the warehoused collateral and the price at which such loan is sold. In return for providing this First Loss Guarantee, the Company will receive all interest and other non-principal distributions made with respect to the CDO's investments serving as collateral upon the closing of the securitization, less the financing costs of LIBOR plus 0.75%, reset daily. As of June 30, 2007 Katonah Debt Advisors had aggregated approximately \$294 million of assets for Briarcliff, all of which were performing according to their contractual terms, and the Company does not expect to incur any losses on the assets acquired for Briarcliff.

On March 3, 2007, the Company entered into an agreement with Bear Stearns pursuant to which Bear Stearns will provide services relating to the formation of a CDO Fund, managed by Katonah Debt Advisors, to be named Katonah CLO XI Ltd. ("Katonah CLO XI") which will invest in broadly syndicated senior loans, second lien loans, and other credit instruments (excluding asset backed securities such as those secured by residential mortgages or other consumer borrowings) with a total fund size expected to be \$400 million. As part of this engagement, Katonah Debt Advisors entered into a warehouse credit agreement, under which Bear Stearns will provide funding which will allow it to accumulate assets for Katonah CLO XI. Pursuant to this warehouse credit agreement, the Company agreed to reimburse Bear Stearns for losses incurred on loans acquired for Katonah CLO XI prior to the completion of the fund. Upon completion of the fund, the Company's reimbursement obligation will be limited to losses incurred as a result of payment defaults on loans or that become rated "CCC" held in the warehouse and further limited based on a percentage of warehoused assets. In the event that the fund is not completed and closed, the reimbursement obligation will be limited to the aggregate difference between the purchase price of the warehoused collateral and the price at which such loan is sold. In return for providing this First Loss Guarantee, the Company will receive all interest and other non-principal distributions made with respect to the CDO's investments serving as collateral upon closing of the securitization, less the financing costs of 0.75% plus LIBOR, reset daily. As of June 30, 2007 Katonah Debt Advisors had aggregated approximately \$126 million of assets for Katonah CLO XI, all of which were performing according to their contractual terms, and the Company does not expect to incur any losses on the loans acquired for Katonah CLO XI.

On March 12, 2007, the Company entered into an agreement with Lehman Commercial Paper Inc. ("Lehman") pursuant to which Lehman will provide services relating to the formation of a CDO Fund, managed by Katonah Debt Advisors, to be named Ardsley CLO 2007-1 Ltd. ("Ardsley CLO 2007-1") which will invest in senior loans to middle market companies, broadly syndicated senior loans and other credit instruments (excluding asset backed securities such as those secured by residential mortgages or other consumer borrowings) of corporate issuers with a total fund size expected to be \$300 million. As part of this engagement, Katonah Debt Advisors entered into a warehouse credit agreement, under which Lehman will provide funding which will allow it to accumulate assets for Ardsley CLO 2007-1. Pursuant to this warehouse credit agreement, the Company agreed to reimburse Lehman for losses incurred on loans acquired for Ardsley CLO 2007-1 prior to the completion of the fund. Upon completion of the fund, the Company's reimbursement obligation will be limited to losses incurred as a result of payment defaults on loans or that become rated "CCC" held in the warehouse and further limited based on a percentage of warehoused assets. In the event that the fund is not completed and closed, the reimbursement obligation will be limited to the aggregate difference between the purchase price of the warehoused collateral and the price at which such loan is sold. In return for providing this First Loss Guarantee, the Company will receive all interest and other non-principal distributions made with respect to the CDO's investments serving as collateral upon closing of the securitization, less the financing costs of 0.75% plus LIBOR, reset daily. As of June 30, 2007 Katonah Debt Advisors had aggregated approximately \$63 million in loans for Ardsley CLO 2007-1, all of which were performing according to their contractual terms, and the Company does not expect to incur any losses on the loans acquired for Ardsley CLO 2007-1.

CRITICAL ACCOUNTING POLICIES

The financial statements are based on the selection and application of critical accounting policies, which require management to make significant estimates and assumptions. Critical accounting policies are those that are both important to the presentation of our financial condition and results of operations and require management's most difficult, complex, or subjective judgments. Our critical accounting policies are those applicable to the valuation of investments and certain revenue recognition matters as discussed below.

Valuation of Portfolio Investments

The most significant estimate inherent in the preparation of our financial statements is the valuation of investments and the related amounts of unrealized appreciation and depreciation of investments recorded.

As a BDC, we invest a substantial portion of our assets in illiquid securities including debt and equity securities of primarily privately-held companies. These securities will be valued and carried at fair value, as determined in good faith by our Board of Directors each quarter. We will determine fair value to be the amount for which an investment could be exchanged in an orderly disposition over a reasonable period of time between willing parties other than in a forced or liquidation sale. Our valuation policy is intended to provide a consistent basis for determining the fair value of the portfolio based on the nature of the security, the market for the security and other considerations including the financial

performance and enterprise value of the portfolio company. Because of the inherent uncertainty of valuation, the Board of Directors' determined values may differ significantly from the values that would have been used had a ready market existed for the investments, and the differences could be material.

Our Board of Directors may consider other methods of valuation to determine the fair value of investments as appropriate in conformity with GAAP.

Interest Income

Interest income, adjusted for amortization of premium and accretion of discount, is recorded on the accrual basis to the extent that such amounts are expected to be collected. We generally place a loan on non-accrual status and cease recognizing interest income on such loan or security when a loan or security becomes 90 days or more past due or if we otherwise do not expect the debtor to be able to service its debt obligations. Non-accrual loans remain in such status until the borrower has demonstrated the ability and intent to pay contractual amounts due or such loans become current. At June 30, 2007 and December 31, 2006, no loans or debt securities were greater than 90 days past due or on non-accrual status.

Payment in Kind Interest

The Company may have loans in its portfolio that contain a payment-in-kind ("PIK") provision. PIK interest, computed at the contractual rate specified in each loan agreement, is added to the principal balance of the loan and recorded as interest income. To maintain our RIC status, this non-cash source of income must be paid out to stockholders in the form of dividends, even though the Company has not yet collected the cash. For the three and six months ended June 30, 2007, the Company earned approximately \$127,000 and \$151,000 in PIK interest, respectively.

Fee Income

Fee income includes fees, if any, for due diligence, structuring, commitment and facility fees, and fees, if any, for transaction services and management services rendered by us to portfolio companies and other third parties. Commitment and facility fees are generally recognized as income over the life of the underlying loan, whereas due diligence, structuring, transaction service and management service fees are generally recognized as income when the services are

Management Compensation

We may, from time to time, issue stock options under our Equity Incentive Plan to officers and employees for services rendered to us. We will follow Statement of Financial Accounting Standards No. 123R (revised 2004), *Accounting for Stock-Based Compensation*, a method by which the fair value of options are determined and expensed. We are internally managed and therefore do not incur management fees payable to third parties.

Dividends

Dividends and distributions to common stockholders are recorded on the declaration date. The amount to be paid out as a dividend is determined by the Board of Directors each quarter and is generally based upon the earnings estimated by management for the period and fiscal year.

We have adopted a dividend reinvestment plan that provides for reinvestment of our distributions on behalf of our stockholders, unless a stockholder "opts out" of the plan to receive cash in lieu of having their cash dividends automatically reinvested in additional shares of our common stock.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

Our business activities contain elements of market risks. We consider our principal market risks to be fluctuations in interest rates and the valuations of our investment portfolio. Managing these risks is essential to our business. Accordingly, we have systems and procedures designed to identify and analyze our risks, to establish appropriate policies and thresholds and to continually monitor these risks and thresholds by means of administrative and information technology systems and other policies and processes.

Interest Rate Risk

Interest rate risk is defined as the sensitivity of our current and future earnings to interest rate volatility, variability of spread relationships, the difference in re-pricing intervals between our assets and liabilities and the effect that interest rates may have on our cash flows. Changes in the general level of interest rates can affect our net interest income, which is the difference between the interest income earned on interest earning assets and our interest expense incurred in connection with our interest bearing debt and liabilities. Changes in interest rates can also affect, among other things, our ability to acquire and originate loans and securities and the value of our investment portfolio.

Our investment income is affected by fluctuations in various interest rates, including LIBOR and prime rates. As of June 30, 2007, approximately 91% of our loans at fair value in our portfolio were at floating rates with a spread to an interest rate index such as LIBOR or the prime rate. We generally expect that future portfolio investments will predominately be floating rate investments. As of June 30, 2007, we had \$100 million of borrowings outstanding at a floating rate tied to prevailing commercial paper rates plus a margin of 0.70%.

Because we plan on borrowing money to make investments, our net investment income is dependent upon the difference between the rate at which we borrow funds and the rate at which we invest the funds borrowed. Accordingly, there can be no assurance that a significant change in market interest rates will not have a material adverse effect on our net investment income. In periods of rising interest rates, our cost of funds would increase, which could reduce our net investment income if there is not a corresponding increase in interest income generated by floating rate assets in our investment portfolio.

We have analyzed the potential impact of changes in interest rates on interest income net of interest expense. Assuming that our balance sheet at June 30, 2007 were to remain constant and no actions were taken to alter the existing interest rate sensitivity, a hypothetical increase or decrease of a 1% change in interest rates would correspondingly affect net interest income proportionately by approximately 1% over a one-year period. Correspondingly, a hypothetical increase or decrease of a 1% change in interest rates would correspondingly affect net interest expense proportionately by approximately 1% over a one-year period. Because most of our investments at June 30, 2007 were floating rate with a spread to an index similar to our financing facility, we would not expect a significant impact on our net interest spread.

Although management believes that this measure is indicative of our sensitivity to interest rate changes, it does not adjust for potential changes in credit quality, size and composition of the assets on the balance sheet and other business developments that could affect a net change in assets resulting from operations or net income. Accordingly, no assurances can be given that actual results would not materially differ from the potential outcome simulated by this estimate.

We did not hold any derivative financial instruments for hedging purposes as of June 30, 2007. In connection with the Facility established on February 14, 2007, our special purpose subsidiary may be required under certain circumstances to enter into interest rate swap agreements or other interest rate hedging transactions.

Portfolio Valuation

We carry our investments at fair value, as determined in good faith by our Board of Directors. Investments for which market quotations are readily available are valued at such market quotations. Because there is not a readily available market value for some of the investments in our portfolio, we value substantially all of our portfolio investments at fair value as determined in good faith by our board under a valuation policy and a consistently applied valuation process. Due to the inherent uncertainty of determining the fair value of investments that do not have a readily available market value, the fair value of our investments may differ significantly from the values that would have been used had a ready market existed for such investments, and the differences could be material. In addition, changes in the market environment and other events that may occur over the life of the investments may cause the gains or losses ultimately realized on these investments to be different than the valuations that are assigned. The types of factors that we may take into account in fair value pricing of our investments include, as relevant, the nature and realizable value of any collateral, third party valuations, the portfolio company's ability to make payments and its earnings and discounted cash flow, the markets in which the portfolio company does business, comparison to publicly-traded securities, recent sales of or offers to buy comparable companies, and other relevant factors.

Item 4T. Controls and Procedures

Evaluation of Disclosure Controls and Procedures. The Company's management, under the supervision and with the participation of various members of management, including our Chief Executive Officer ("CEO") and our Chief Financial Officer ("CFO"), has evaluated the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rule 13a-15(e) or Rule 15d-15(e) of the Exchange Act) as of the end of the period covered by this report. Based upon that evaluation, our CEO and CFO have concluded that our current disclosure controls and procedures are effective as of the end of the period covered by this report.

Changes in Internal Control Over Financial Reporting. The Company's management, under the supervision and with the participation of various members of management, including our CEO and our CFO, has evaluated any change in the Company's internal control over financial reporting (as defined in Rules 13a-15(f) and 15d-15(f) of the Exchange Act). Management has concluded that there have been no changes in the Company's internal control over financial reporting identified in connection with this evaluation that occurred during the quarter ended June 30, 2007 that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

PART II. Other Information

Item 1. Legal Proceedings

Neither we, nor any of our subsidiaries, are currently a party to any material legal proceedings, other than routine litigation and administrative proceedings arising in the ordinary course of business. Such proceedings are not expected to have a material adverse effect on the business, financial conditions, or results of our operations.

Item 1A. Risk Factors

There were no material changes from the risk factors previously disclosed in Part I, "Item 1A. Risk Factors" in our Annual Report on Form 10-K for the fiscal year ended December 31, 2006.

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

None.

Item 3. Defaults Upon Senior Securities

None.

Item 4. Submission of Matters to a Vote of Security Holders

On June 8, 2007, we held our annual meeting of shareholders. The following two matters were submitted to a vote of the shareholders:

- 1. To elect two directors, each for a term of three years; and
- 2. To ratify the selection of Deloitte & Touche LLP as our independent registered public accountant.

The results of the shares voted with regard to each of these matters are as follows:

1. Election of Directors

Director	For	Withheld
C. Turney Stevens	17,147,740	91,873
Gary Cademartori	17,148,440	91,173

2. Ratification of appointment of Deloitte & Touche LLP

For	Against	Abstain	Broker Non-Votes
17,157,404	58,804	23,405	<u> </u>

Item 5. Other Information

None.

Item 6. Exhibits

Exhibit Number	Description of Document
Number 31.1*	Certification of Chief Executive Officer Pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2*	Certification of Chief Financial Officer Pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1*	Certification of Chief Executive Officer Pursuant to 18 U. S. C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.2*	Certification of Chief Financial Officer Pursuant to 18 U. S. C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

^{*} Submitted herewith.

SIGNATURES

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

Date: August 14, 2007

By

Solution (President and Chief Executive Officer (principal executive officer)

Date: August 14, 2007

By

Solution (President and Chief Executive Officer)

By

Solution (Principal executive officer)

By

Solution (Principal Executive Officer)

By

Solution (Principal Executive Officer)

Michael I. Wirth

Chief Financial Officer, Chief Compliance Officer, Secretary and Treasurer (principal financial and accounting officer)

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Exhibit Index

Exhibit Number	Description of Document
Number 31.1*	Certification of Chief Executive Officer Pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
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32.2*	Certification of Chief Financial Officer Pursuant to 18 U. S. C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

^{*} Submitted herewith.

CERTIFICATION PURSUANT TO RULE 13a-14(a) and 15d-14(a) UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED

- I, Dayl W. Pearson, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q for the quarter ended June 30, 2007 of Kohlberg Capital Corporation (the "registrant");
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's Board of Directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 14, 2007	By:	/S/ DAYL W. PEARSON	
		Dayl W. Pearson	
		President and Chief Executive Officer	

(Principal Executive Officer)

CERTIFICATION PURSUANT TO RULE 13a-14(a) and 15d-14(a) UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED

- I, Michael I. Wirth, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q for the quarter ended June 30, 2007 of Kohlberg Capital Corporation (the "registrant");
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's Board of Directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 14, 2007

By: /s/ MICHAEL I. WIRTH

Michael I. Wirth

Chief Financial Officer and Chief Compliance Officer

(Principal Financial Officer)

CERTIFICATION PURSUANT TO SECTION 1350, CHAPTER 63 OF TITLE 18, UNITED STATES CODE, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the accompanying Quarterly Report of Kohlberg Capital Corporation (the "Company") on Form 10-Q for the quarter ended June 30, 2007 (the "Report"), I, Dayl W. Pearson, President and Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. §1350, as adopted pursuant to §906 of the Sarbanes-Oxley Act of 2002, that:

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

Date: August 14, 2007	Ву:	/s/ Dayl W. Pearson	
		Dayl W. Pearson	
		President and Chief Executive Officer	
		(Principal Executive Officer)	

CERTIFICATION PURSUANT TO SECTION 1350, CHAPTER 63 OF TITLE 18, UNITED STATES CODE, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the accompanying Quarterly Report of Kohlberg Capital Corporation (the "Company") on Form 10-Q for the quarter ended June 30, 2007 (the "Report"), I, Michael I. Wirth, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. §1350, as adopted pursuant to §906 of the Sarbanes-Oxley Act of 2002, that:

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

Date: August 14, 2007	By:	/s/ Michael I. Wirth
	_	Michael I. Wirth
		Chief Financial Officer and Chief Compliance Officer
		(Principal Financial Officer)