PUTNAM MASTER INTERMEDIATE INCOME TRUST

Form N-CSR

November 25, 2003

Putnam Master Intermediate Income Trust

Item 1. Report to Stockholders:

The following is a copy of the report transmitted to stockholders pursuant to Rule 30e-1 under the Investment Company Act of 1940:

ANNUAL REPORT ON PERFORMANCE AND OUTLOOK

9-30-03

[GRAPHIC OMITTED: YELLOW WATCH DUO]

[SCALE LOGO OMITTED]

From the Trustees

[GRAPHIC OMITTED: PHOTO OF JOHN A. HILL AND GEORGE PUTNAM, III]

John A. Hill and George Putnam, III

Dear Fellow Shareholder:

You may have seen media coverage of market timing allegations involving Putnam Investments. A separate letter has been sent to you detailing the steps being taken by Putnam Investments to address these matters. In addition, the Board of Trustees of The Putnam Funds is conducting an independent investigation of these issues. When that investigation is complete, we will report to you on the steps we are taking to make sure that nothing like this happens in the future. We will, of course, ensure that your fund is fully compensated for any losses resulting from improper trading activity at Putnam. We appreciate your loyalty and want you to know that we intend to restore full confidence in Putnam, an organization that aspires to the highest ethical and business standards.

The balance of this report focuses on the performance of your fund. We are pleased to report that Putnam Master Intermediate Income Trust recorded a robust gain, at net asset value, for the fiscal year ended September 30, 2003. It strongly outperformed its primary benchmark index, though it came in slightly below its Lipper category average. You will find the details on the facing page.

The management team's decision to focus more heavily on lower-rated higher-yielding bonds provided the impetus behind these results. Their efforts to reduce the fund's sensitivity to interest-rate changes proved successful and a favorable currency strategy also contributed to the positive performance.

In the following report, the managers provide a detailed discussion of their approach to the market environment that prevailed during the period. They also offer their views on the fund's prospects for fiscal 2004.

Respectfully yours,

/S/ JOHN A. HILL /S/ GEORGE PUTNAM, III

John A. Hill George Putnam, III
Chairman of the Trustees President of the Funds

November 19, 2003

Report from Fund Management

Fund highlights

- * During the fiscal year ended September 30, 2003, Putnam Master Intermediate Income Trust had a total return at net asset value (NAV) of 20.42%. The fund's return at market price was 8.35%.
- * The fund outperformed its primary benchmark, the Lehman Government Credit Index, which returned 6.51% during the period. The fund's other comparative indexes, the Citigroup Non-U.S. World Government Bond Index and the JP Morgan Global High Yield Index, returned 17.80% and 27.18%, respectively.
- * Due to its underweighting in emerging-market securities, the fund underperformed the average return of 21.85% for the Lipper Flexible Income Funds (closed-end) category.
- * The fund's lower performance at market price was primarily the result of a reduction in the fund's dividend, which occurred in February 2003. See page 5 for details.
- * See the Performance Summary beginning on page 7 for complete fund performance, comparative performance, and Lipper data.

Performance commentary

The fund's fiscal year began just weeks before a turning point in the bond market. Starting in mid October 2002, higher-yielding, non-Treasury bonds began to significantly outperform Treasuries. This outperformance benefited the fund, which was invested predominantly in such bonds — corporate investment-grade and high-yield bonds, emerging-market bonds, and mortgage-backed securities. As bonds from these sectors appreciated, the credit spread, or difference in yield between Treasuries and these higher-yielding securities, narrowed, bolstering the fund's returns. As a result, the fund strongly outperformed its benchmark index, which is composed of lower-yielding, higher-quality bonds (including Treasuries). The fund's underperformance of its Lipper category average reflects our underweighting of emerging-market securities relative to other funds in the category, discussed further on page 3.

FUND PROFILE

Putnam Master Intermediate Income Trust seeks high current income and relative stability by investing in limited-maturity bonds in the investment-grade and high-yield sectors, as well as non-U.S. bond markets. The fund is designed for investors seeking high current income, asset class diversification, or both.

The significantly lower return at market price reflects a reduction in the fund's dividend, which caused investor demand for the fund -- a key

factor in market price performance -- to decline.

Market overview

The beginning of this fund's fiscal year in October 2002 marked a seminal change in the global credit markets. Hints of an economic recovery, a passing of the September 11 anniversary, and an improvement in the stock market all contributed to a sudden improvement in the direction of credit spreads. As a result, investment-grade corporate bonds, high-yield corporate bonds, and emerging-market bonds all significantly outperformed U.S. Treasuries over the course of the reporting period.

In July and August of 2003, Treasury prices declined sharply after rallying in May and the first half of June. Having reached a historical low of 3.11% on June 13, the benchmark 10-year Treasury yield -- which moves in the opposite direction to its price -- then increased by over one and a half percentage points by the beginning of September -- an extremely large increase for a 10-week period. While this event shook all fixed-income sectors, higher-yielding bonds with lower sensitivity to interest-rate changes (which made up much of the fund's portfolio) fared much better than Treasuries.

Mortgage-backed securities performed well for much of the year, but their performance suffered somewhat during the summer because of excessive refinancing. When homeowners refinance their mortgages at lower rates, they "prepay" their existing mortgages, hurting investors who have been receiving these higher levels of interest income.

Emerging markets generally fared well, with above-average returns that we attribute to higher commodity prices, especially oil prices. The dollar continued to move lower relative to other major currencies, including the yen and the euro, as low interest rates and the threat of deflation in the United States caused global investors to seek higher returns in other countries.

MARKET SECTOR PERFORMANCE 12 MONTHS ENDED 9/30/03 Bonds Lehman Government Credit Index 6.51% JP Morgan Global Diversified Emerging Markets Index ______ Citigroup Non-U.S. World Government Bond Index (international bonds) 17.80% ______ JP Morgan Global High Yield Index (high-yield bonds) S&P 500 Index (broad stock market) ______ Russell 2000 Growth Index (small-company growth stocks) ______ Russell 2000 Value Index (small-company value stocks) ______

These indexes provide an overview of performance in different market sectors for the 12 months ended 9/30/03.

Strategy overview

Several of the fund's areas of emphasis — including high-yield bonds, mortgage-backed securities (MBSs), and international bonds — performed well during the period. Our significant allocation to high-yield corporate bonds, which increased during the second half of the period, was particularly helpful, as they were among the strongest-performing fixed-income securities over the period. As yield spreads narrowed toward the end of the period, we reduced this allocation, but still maintain a large high-yield weighting. We sought to keep the fund's exposure to another higher-risk area of the portfolio — emerging-market securities — low (relative to the fund's competitors). Because this subgroup of the fund's international holdings delivered strong performance, our strategy detracted from the fund's relative performance.

Over the second half of the fiscal year, the fund was much less sensitive to interest-rate changes than other funds in its category, reflecting our decision to keep the portfolio duration (a measure of interest-rate sensitivity) relatively short. While rates continued to decline in May and June, this positioning hurt relative performance, but when rates spiked in July and August, the fund gained significant ground against funds in its peer group. The fund's currency strategy has been on target; we emphasized the Australian dollar and European currencies, and continued to underweight the U.S. dollar. Toward the end of the fiscal year, we also began to increase our emphasis on the yen. All of these positions were beneficial to the fund's absolute and relative performance.

[GRAPHIC OMITTED: horizontal bar chart SECTOR WEIGHTINGS COMPARED]

SECTOR WEIGHTINGS COMPARED

	as of 3/31/03	as of 9/30/03
High yield	45.9%	48.1%
U.S. investment grade	31.1%	27.2%
International	23.0%	24.7%

Footnote reads:

This chart shows how the fund's weightings have changed over the last six months. Weightings are shown as a percentage of total investment portfolio. Holdings will vary over time.

How fund holdings and sector allocations affected performance

Throughout the year, the fund's largest sector weighting (close to half of its assets) was in high-yield bonds, and this position was a significant contributor to the fund's strong returns during the period. High-yield bonds have performed well during the past 12 months for several reasons. Among the most important is the decline in default

rates. Although still high by historical standards, corporate defaults have steadily declined since hitting a peak in January 2002. This trend has been seen as a positive sign that, if it continues, may help high-yield bond performance over the next several years. Second, fixed-income investors have been seeking higher yields and have become more willing to take on risk in exchange. As a result, high-yield bonds have significantly outperformed Treasuries, causing a narrowing in the yield spread between Treasuries and high-yield bonds. This narrowing has been another strong driver of high-yield bond performance. Finally, corporations are generally focusing on reducing debt, improving their balance sheets, and increasing profits — all of which have generally helped improve credit quality in the high-yield market.

[GRAPHIC OMITTED: TOP HOLDINGS]

TOP HOLDINGS

High Yield Sector

- 1 HMH Properties, Inc.
 Company guaranty, Ser B, 7 78s, 2008
- 2 Qwest Services Corp 144A notes 13 12s, 2010
- 3 Pioneer Natural Resources Co. Company guaranty 9 58s, 2010

International Sector

- 1 Russia (Federation of)
 Unsubordinated bonds 8 14s, 2010
- 2 United Kingdom
 Treasury bonds, 7 12s, 2006
- 3 Germany (Federal Republic of) Bonds, Ser. 95 7 38s, 2005

U.S. Investment Grade Sector

- 1 Government National
 Mortgage Association
 Pass through certificates, 5s, TBA
 October 1, 2033
- 2 Federal National Mortgage Association
 Pass through certificates, 6 12s, TBA
 October 1, 2032
- 3 US Government Treasury notes 1 58s, March 31, 2005

Footnote reads:

These holdings represent 16.5% of the funds net assets as of 9/30/03. Portfolio holdings will vary over time.

Bonds of several corporate high-yield issuers performed well for the fund during the past year, including those of HMH Properties, Inc. and Qwest Services Corp. HMH, which owns the Marriott hotel chain, has benefited from an improvement in the hotel business since 9/11. The

company is financially strong and has dependable cash flows. Qwest, a telecommunications company, has increased significantly in price and is one of the fund's top-performing high-yield holdings. We felt it was attractively valued, and the market has concurred in the past six months. Qwest has worked through an SEC investigation of its accounting practices, sold its directory business, and cut costs and reduced debt.

Some industrial holdings made positive contributions in the high-yield portion of the fund, including Tyco, a conglomerate, and Georgia Pacific, a large paper company. These firms benefited from the strength of the high-yield bond market and the recovering economy, which has translated into increased availability of funding for them.

The fund's holdings of AK Steel Corp. and Collins and Aikman Products, an auto and truck parts maker, detracted from performance during the period due to disappointing earnings. However, if the economy continues to grow, as we believe it will, we expect these holdings to benefit. We have maintained the fund's positions. Mortgage-backed securities (MBSs), a subgroup within the fund's U.S. investment-grade sector, were among the weakest-performing securities in the fund on a relative basis, primarily because of the refinancing crunch that occurred in the spring and summer of 2003. However, our strategy of investing in different types of MBSs helped us take advantage of the diversification this sector offers while maximizing the available opportunities. For example, we invested in commercial mortgage-backed securities, which are less prone to refinancing than residential mortgages, as well as agency-wrapped FHA/VA reperforming MBSs. These are traditional mortgage-backed securities in which the borrowers have become delinquent on making payments for a period of time and, as a result, the securities are less likely to be refinanced. Because these securities are quaranteed by government-sponsored agencies (Fannie Mae and Freddie Mac), they do not represent a major credit risk, and the fund has benefited from the higher income that they produce.

The fund's international bonds benefited from slowing global economies, especially in Europe, where the fund's Swedish government bonds outperformed. These securities attracted investors in part because they outperformed German government bonds. Canadian and New Zealand government bonds also performed well for the fund, benefiting from the countries' commodity-based economies. European high-yield bonds, a small allocation in the fund, had weaker performance than their U.S. counterparts, primarily as a result of slower economic growth in Europe, but they still made a solid contribution during the year.

Please note that all holdings discussed in this report are subject to review in accordance with the fund's investment strategy and may vary in the future.

OF SPECIAL INTEREST

As a result of significant declines in the yields of shorter— and intermediate—duration bonds over the past several years, the level of income produced by the fund's holdings has declined. In February 2003, the fund lowered its distribution rate from \$0.045 per share to \$0.038 per share.

The fund's management team

This fund is managed by the Putnam Core Fixed-Income Team. The members of this team are D. William Kohli (Portfolio Leader), David Waldman (Portfolio Member), Carl Bell, Rob Bloemker, Andrea Burke, Kevin Cronin, Steve Horner, Michael Salm, and John Van Tassel.

The outlook for your fund

The following commentary reflects anticipated developments that could affect your fund over the next six months, as well as your management team's plans for responding to them.

We anticipate continued interest-rate volatility in the coming months as investors come to terms with two different economic scenarios. The first is a continuation of the cyclical recovery from recession, which has been stimulated by tax cuts, low interest rates, and increased capital spending among corporations, as well as signs of growth in Asia. These trends, if they continue, could lead to faster growth and potentially higher inflation. Higher inflation, in turn, could lead to higher interest rates, which would hurt your fund's performance. In the second scenario, certain structural "headwinds" could dampen growth. These inhibitors may include lower-than-expected corporate profits, a decline in consumer spending, a lack of new job creation, and a dearth of much-needed corporate capital spending. A positive effect of slower growth would be lower inflation and lower interest rates, which would be positive for the bond market and for your fund.

The conflict between stimulating and inhibiting forces on the economy may produce higher volatility in the bond market in the months ahead, but we believe that your fund's holdings, which are well diversified and generally less sensitive to interest-rate movements than Treasuries, should continue to perform as the economy sorts itself out. Since the fund is so well diversified, certain sectors and holdings in the portfolio have the potential to benefit from either faster or slower growth. For example, the fund's emphasis on a shorter portfolio duration, which is designed to reduce sensitivity to interest-rate changes, may help mitigate the negative impact of rising interest rates, while the fund's high-yield bond holdings should benefit from continued strength in the economy.

We would like to caution shareholders that the strong returns of the past year are well above the historical average for a fund of this type, and that this strong performance is not likely to be repeated. That being said, we believe that for those seeking income, investing in a well-diversified fund such as this one remains a sensible approach.

The views expressed in this report are exclusively those of Putnam Management. They are not meant as investment advice. International investing involves certain risks, such as currency fluctuations, economic instability, and political developments. Additional risks may be associated with emerging markets securities, including illiquidity and volatility. Lower-rated bonds may offer higher yields in return for more risk. Mutual funds that invest in government securities are not guaranteed. Mortgage-backed securities are subject to prepayment risk.

Performance summary

This section provides information about your fund's performance during its fiscal year, which ended September 30, 2003. Performance should always be considered in light of a fund's investment strategy. Past performance does not indicate future results. More recent returns may be less or more than those shown. Investment return, net asset value, and market price will fluctuate and you may have a gain or a loss when you sell your shares. A profile of your fund's strategy appears on the first page of this report. See page 8 for definitions of some terms used in

this section.

TOTAL RETURN FOR PERIODS	ENDED 9/30/	03
	NAV	Market price
1 year	20.42%	8.35%
5 years Annual average	33.98 6.02	
10 years Annual average	86.65	
Life of fund (since 4/29/88) Annual average	7.92	6.81

Performance does not reflect taxes on reinvested distributions.

COMPARATIVE INDEX	RETURNS FOR	PERIODS ENDED	9/30/03		
	Govt. Credit	Non-U.S. World Govt.	Global High Yield	CSFB High Yield	Lipper Flexible Income Funds d (closed-end) category average*
1 year		17.80%			
	38.24	27.17	29.84	32.62	31.51
10 years Annual average		6.05	 	7.15	5.90
Life of fund (since 4/29/88)	8.50			9.09	8.06

Index and Lipper results should be compared to fund performance at net asset value.

^{*} Over the 1-, 5-, and 10-year periods ended 9/30/03, there were 12, 12, and 9 funds, respectively, in this Lipper category.

⁺ This comparative index replaced the CSFB High Yield Index on 12/30/02 because, in Putnam Management's opinion, the securities tracked by this index more accurately reflect the types of securities generally held by the fund. The JP Morgan Global High Yield Index's inception date was 12/31/93.

PRICE AND DISTRIBUTION INFORMATION 12				
Distributions (number)	12			
Income	\$0.484			
Capital gains				
Total	\$0.484			
Share value:	NAV	Market price		
9/30/02	•	\$6.38		
9/30/03	6.99	6.41		
Current return (end of period)				
Current dividend rate 1	6.52%	7.11%		

¹ Most recent distribution, excluding capital gains, annualized and divided by NAV or market price at end of period.

Terms and definitions

Total return shows how the value of the fund's shares changed over time, assuming you held the shares through the entire period and reinvested all distributions in the fund.

Net asset value (NAV) is the value of all your fund's assets, minus any liabilities divided by the number of outstanding shares.

Market price is the current trading price of one share of the fund. Market prices are set by transactions between buyers and sellers on the New York Stock Exchange.

Comparative indexes

Citigroup (formerly Salomon Smith Barney) Non-U.S. World Government Bond Index is an unmanaged index of government bonds from 10 countries.

JP Morgan Global High Yield Index is an unmanaged index used to mirror the investable universe of the U.S. dollar global high-yield corporate debt market of both developed and emerging markets.

JP Morgan Global Diversified Emerging Markets Index is an unmanaged index of global emerging markets fixed-income securities.

Lehman Government Credit Index is an unmanaged index of ${\tt U.S}$ fixed-income securities.

Russell 2000 Growth Index is an unmanaged index of those companies in the Russell 2000 Index chosen for their growth orientation.

Russell 2000 Value Index is an unmanaged index of those companies in the Russell 2000 Index chosen for their value orientation.

S&P 500 Index is an unmanaged index of common stock performance.

Indexes assume reinvestment of all distributions and do not account for fees. Securities and performance of a fund and an index will differ. You cannot invest directly in an index.

Lipper Inc. is a third-party industry ranking entity that ranks funds (without sales charges) with similar current investment styles or objectives as determined by Lipper. Lipper category averages reflect performance trends for funds within a category and are based on results at net asset value.

Putnam's policy on confidentiality

In order to conduct business with our shareholders, we must obtain certain personal information such as account holders' addresses, telephone numbers, Social Security numbers, and the names of their financial advisors. We use this information to assign an account number and to help us maintain accurate records of transactions and account balances.

It is our policy to protect the confidentiality of your information, whether or not you currently own shares of our funds, and in particular, not to sell information about you or your accounts to outside marketing firms. We have safeguards in place designed to prevent unauthorized access to our computer systems and procedures to protect personal information from unauthorized use.

Under certain circumstances, we share this information with outside vendors who provide services to us, such as mailing and proxy solicitation. In those cases, the service providers enter into confidentiality agreements with us, and we provide only the information necessary to process transactions and perform other services related to your account. We may also share this information with our Putnam affiliates to service your account or provide you with information about other Putnam products or services. It is also our policy to share account information with your financial advisor, if you've listed one on your Putnam account.

If you would like clarification about our confidentiality policies or have any questions or concerns, please don't hesitate to contact us at 1-800-225-1581, Monday through Friday, 8:30 a.m. to 7:00 p.m., or Saturdays from 9:00 a.m. to 5:00 p.m. Eastern Time.

Putnam is committed to managing our mutual funds in the best interests of our shareholders. Our proxy voting guidelines and policies are available on the Putnam Individual Investor Web site, www.putnaminvestments.com, by calling Putnam's Shareholder Services at 1-800-225-1581, or on the SEC's Web site, www.sec.gov.

A guide to the financial statements

These sections of the report, as well as the accompanying Notes, preceded by the Independent Auditors' Report, constitute the fund's financial statements.

The fund's portfolio lists all the fund's investments and their values as of the last day of the reporting period. Holdings are organized by asset type and industry sector, country, or state to show areas of concentration and diversification.

Statement of assets and liabilities shows how the fund's net assets and share price are determined. All investment and noninvestment assets are

added together. Any unpaid expenses and other liabilities are subtracted from this total. The result is divided by the number of shares to determine the net asset value per share, which is calculated separately for each class of shares. (For funds with preferred shares, the amount subtracted from total assets includes the net assets allocated to remarketed preferred shares.)

Statement of operations shows the fund's net investment gain or loss. This is done by first adding up all the fund's earnings — from dividends and interest income — and subtracting its operating expenses to determine net investment income (or loss). Then, any net gain or loss the fund realized on the sales of its holdings — as well as any unrealized gains or losses over the period — is added to or subtracted from the net investment result to determine the fund's net gain or loss for the fiscal year.

Statement of changes in net assets shows how the fund's net assets were affected by distributions to shareholders and by changes in the number of the fund's shares. It lists distributions and their sources (net investment income or realized capital gains) over the current reporting period and the most recent fiscal year-end. The distributions listed here may not match the sources listed in the Statement of operations because the distributions are determined on a tax basis and may be paid in a different period from the one in which they were earned.

Financial highlights provide an overview of the fund's investment results, per-share distributions, expense ratios, net investment income ratios, and portfolio turnover in one summary table, reflecting the five most recent reporting periods. In a semiannual report, the highlight table also includes the current reporting period. For open-end funds, a separate table is provided for each share class.

Independent auditors' report

The Board of Trustees and Shareholders Putnam Master Intermediate Income Trust:

We have audited the accompanying statement of assets and liabilities of Putnam Master Intermediate Income Trust, including the fund's portfolio, as of September 30, 2003, and the related statement of operations for the year then ended, the statements of changes in net assets for each of the two years in the period then ended and the financial highlights for each of the four years in the period then ended. These financial statements and financial highlights are the responsibility of the Fund's management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform our audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of September 30, 2003 by correspondence with the custodian and brokers or by other appropriate auditing procedures. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the financial position of Putnam Master Intermediate Income Trust as of September 30, 2003, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended, and the financial highlights for each of the four years in the period then ended in conformity with accounting principles generally accepted in the United States of America.

KPMG LLP

Boston, Massachusetts November 17, 2003

The fund's portfolio September 30, 2003

Corporate bonds and notes (51.1%) (a) Principal amount

Value

Advertising and Marketing Services (0.2%)

\$238,719	Adams Outdoor Advertising bank term	
	loan FRN 4.5844s, 2008 (acquired	
	4/2/03, cost \$238,121) (RES)	\$239 , 117
200,000	Lamar Media Corp. bank term loan FRN	
	Ser. B, 3.4375s, 2010 (acquired	
	2/27/03, cost \$200,000) (RES)	201,250
560,000	Lamar Media Corp. company guaranty	
	7 1/4s, 2013	585,200
		1 005 565

1,025,567

Automotive (1.0%)

Auto	motive (1.0	0%)	
	1,020,000	Collins & Aikman Products company	
		guaranty 10 3/4s, 2011	887,400
	160,000	Dana Corp. notes 10 1/8s, 2010	178,800
	675 , 000	Dana Corp. notes 9s, 2011	739 , 125
EUR	50,000	Dana Corp. notes 9s, 2011	61,126
	\$295,000	Dana Corp. notes 6 1/2s, 2009	295,000
	360,000	Dana Corp. notes 6 1/4s, 2004	363,600
	160,000	Delco Remy International, Inc.	
		company guaranty 11s, 2009	145,600
	390,000	Delco Remy International, Inc.	
		company guaranty 10 5/8s, 2006	369 , 525
	420,000	Dura Operating Corp. company	
		guaranty Ser. D, 9s, 2009	390 , 600
	180,000	Hayes Lemmerz International, Inc.	
		bank term loan FRN 5.9267s,	
		2009 (acquired 6/3/03, cost	
		\$178,200) (RES)	181,406
	805,000	Lear Corp. company guaranty Ser. B,	
		8.11s, 2009	925,750
EUR	•	Lear Corp. sr. notes 8 1/8s, 2008	282,867
	\$113,361	SPX Corp. bank term loan FRN Ser. B,	
		3.375s, 2009 (acquired 7/23/02,	111 001
	000 000	cost \$42,524) (RES)	114,034
EUR	300,000	Teksid Aluminum 144A company	254 542
		guaranty 11 3/8s, 2011 (Luxembourg)	354 , 540

	Tenneco Automotive, Inc. company guaranty Ser. B, 11 5/8s, 2009	477,725
	Tenneco Automotive, Inc. 144A sec. notes 10 1/4s, 2013 TRW Automotive bank term loan FRN	813,750
	Ser. C-1, 4.13s, 2011 (acquired 7/21/03, cost \$150,000) (RES)	150,703
		6,731,551
Basic Material:	s (5.4%)	
10,000	Abitibi-Consolidated Finance LP	
060 000	company guaranty 7 7/8s, 2009	10,741
960,000	Acetex Corp. sr. notes 10 7/8s, 2009 (Canada)	1,063,200
145,000	Acetex Corp. 144A sr. notes 10 7/8s, 2009 (Canada)	160,588
1,060,000	AK Steel Corp. company guaranty	100,000
154 144	7 3/4s, 2012	731,400
154,144	Appleton Papers, Inc. bank term loan FRN Ser. C, 4.3764s, 2006 (acquired	
	6/4/02, cost \$154,722) (RES)	154,658
785,000	Appleton Papers, Inc. company	
500.000	guaranty Ser. B, 12 1/2s, 2008	859 , 575
	Armco, Inc. sr. notes 9s, 2007 Avecia Group PLC company guaranty	561,600
05,000	11s, 2009 (United Kingdom)	74,375
575,000	Better Minerals & Aggregates Co.	71,070
	company guaranty 13s, 2009	370,875
530,000	Compass Minerals Group, Inc. company	
1 041 066	guaranty 10s, 2011	583 , 000
1,041,800	Doe Run Resources Corp. company guaranty Ser. A1, 11 3/4s, 2008	
	(acquired various dates from 7/27/01	
	to 5/27/03, cost \$554,349) (RES) (PIK)	416,746
765,000	Dow Chemical Co. (The) notes 5 3/4s, 2009	813,565
	Equistar Chemical notes 6 1/2s, 2006	184,275
	Equistar Chemicals LP notes 8 3/4s, 2009	172 , 975
1,690,000	Equistar Chemicals LP/Equistar	
	Funding Corp. company guaranty 10 1/8s,2008	1,681,550
390,000	Equistar Chemicals LP/Equistar	1,001,330
,	Funding Corp. 144A sr. notes	
	10 5/8s, 2011	386,100
985,000	Georgia-Pacific Corp. company	
F0F 000	guaranty 8 7/8s, 2010	1,078,575
	Georgia-Pacific Corp. debs. 9 1/2s, 2011 Georgia-Pacific Corp. 144A sr. notes	559 , 288
431,000	7 3/8s, 2008	465,094
545,000	Gerdau Ameristeel Corp/Gusap	
	Partners 144A sr. notes 10 3/8s,	
	2011 (Canada)	547 , 725
150,000	Graphics Packaging bank term loan	
	FRN 3.86s, 2010 (acquired 8/6/03, cost \$150,000) (RES)	150,713
198.500	Hercules, Inc. bank term loan FRN	130,713
,	Ser. B, 4.3681s, 2007 (acquired	
	12/17/02, cost \$198,004) (RES)	198,996
2,140,000	Hercules, Inc. company guaranty	
405 000	11 1/8s, 2007	2,477,050
485,000	Huntsman Advanced Materials, LLC	

		144A sec. notes 11s, 2010	504,400
	567,004	Huntsman Corp. bank term loan FRN	,
	•	Ser. A, 5.9508s, 2007 (acquired	
		various dates from 6/10/02 to	
		9/24/03, cost \$504,775) (RES)	518,337
	301,555	Huntsman Corp. bank term loan FRN	
		Ser. B, 8.4375s, 2007 (acquired	
		various dates from 6/10/02 to	
		9/24/03, cost \$269,037) (RES)	275 , 672
	1,030,000	Huntsman ICI Chemicals, Inc. company	
		guaranty 10 1/8s, 2009	973 , 350
	1,375,000	Huntsman ICI Holdings sr. disc.	,
		notes zero %, 2009	543,125
EUR	415,000	Huntsman International, LLC sr. sub.	
	·	notes Ser. EXCH, 10 1/8s, 2009	420,371
	\$265,000	Huntsman LLC 144A sec. notes	,
		11 5/8s, 2010	261,025
	240,000	IMC Global, Inc. company guaranty	,
	•	Ser. B, 11 1/4s, 2011	249,600
	395,000	IMC Global, Inc. company guaranty	/
	,	Ser. B, 10 7/8s, 2008	410,800
	1,385,000	ISP Chemco, Inc. company guaranty	,
	_, ,	Ser. B, 10 1/4s, 2011	1,544,275
	275.000	ISP Holdings, Inc. sec. sr. notes	1,011,270
	273,000	Ser. B, 10 5/8s, 2009	298,375
	60 000	Kaiser Aluminum & Chemical Corp. sr.	230,010
	00,000	notes Ser. B, 10 7/8s, 2006 (In	
		default) (NON)	46,200
	1 685 000	Kaiser Aluminum & Chemical Corp. sr.	10,200
	1,000,000	sub. notes 12 3/4s, 2003 (In	
		default) (NON)	134,800
	400 000	Louisiana-Pacific Corp. sr. notes	134,000
	400,000	8 7/8s, 2010	465,000
	225 000		
		Lyondell Chemical Co. bonds 11 1/8s, 2012	329 , 975
	133,000	Lyondell Chemical Co. company	105 550
	5 000	guaranty 9 1/2s, 2008 Lyondell Chemical Co. company	125,550
	3,000		4 625
	1 270 000	guaranty 9 1/2s, 2008	4,625
	1,370,000	Lyondell Chemical Co. notes Ser. A,	1 201 500
DIID	000 000	9 5/8s, 2007	1,301,500
EUR	800,000	MDP Acquisitions PLC sr. notes	1 017 500
	¢05 000	10 1/8s, 2012 (Ireland)	1,017,598
	\$85,000	MDP Acquisitions PLC sr. notes	02 075
	220 500	9 5/8s, 2012 (Ireland)	93,075
	330,502	MDP Acquisitions PLC sub. notes	264 270
FILE	010 000	15 1/2s, 2013 (Ireland) (PIK)	364,378
EUR	210,000	Messer Griesheim Holdings AG sr.	000 000
	****	notes 10 3/8s, 2011 (Germany)	280,200
	\$980,000	Millennium America, Inc. company	1 016 550
	10.000	guaranty 9 1/4s, 2008	1,016,750
	10,000	Millennium America, Inc. company	0 850
		guaranty 7s, 2006	9,750
	190,000	Millennium America, Inc. 144A sr.	
		notes 9 1/4s, 2008	197,125
		Noveon International bonds 13s, 2011	515,000
	460,000	Noveon International company	
	00=	guaranty Ser. B, 11s, 2011	519,800
	935,000	OM Group, Inc. company guaranty	
	000	9 1/4s, 2011	920,975
	900,000	Pacifica Papers, Inc. sr. notes 10s,	
	E00 :-	2009 (Canada)	954,000
	509,465	PCI Chemicals Canada sec. sr. notes	

	10s, 2008 (Canada)	441,961
	Pioneer Cos., Inc. sec. FRN 4.64s, 2006	211,372
	Potlatch Corp. company guaranty 10s, 2011	893 , 550
505,000	Resolution Performance Products, LLC sr. notes 9 1/2s, 2010	517,625
295,000	Rhodia SA 144A sr. sub. notes	317,023
,	8 7/8s, 2011 (France)	289,100
310,000	Royster-Clark, Inc. 1st mtge.	
	10 1/4s, 2009	241,800
285,000	Salt Holdings Corp. 144A sr. disc.	
	notes stepped-coupon zero % (12s, 6/1/06), 2013 (STP)	171,000
775,000	Salt Holdings Corp. 144A sr. notes	171,000
,,,,,,	stepped-coupon zero % (12 3/4s,	
	12/15/07), 2012 (STP)	542,500
80,000	Smurfit-Stone Container Corp.	
050 000	company guaranty 8 1/4s, 2012	83,600
850,000	Solutia, Inc. company guaranty 11 1/4s, 2009	824,500
885.000	Steel Dynamics, Inc. company	024,300
000,000	guaranty 9 1/2s, 2009	946,950
137,417	Sterling Chemicals, Inc. sec. notes	·
	10s, 2007 (PIK)	129,172
930,000	Stone Container Corp. sr. notes	
250 000	9 3/4s, 2011	1,009,050
350,000	Stone Container Corp. sr. notes 9 1/4s, 2008	380,625
800,000	Stone Container Corp. sr. notes	300,023
,	8 3/8s, 2012	840,000
300,000	Tembec Industries, Inc. company	
	guaranty 8 1/2s, 2011 (Canada)	292,500
80,000	Tembec Industries, Inc. company	75 200
50 000	guaranty 7 3/4s, 2012 (Canada) Texas Petrochemical Corp. sr. sub.	75,200
30,000	notes 11 1/8s, 2006 (In default) (NON)	14,000
200,000	Texas Petrochemical Corp. sr. sub.	,
	notes Ser. B, 11 1/8s, 2006 (In	
	default) (NON)	56,000
745,000	Ucar Finance, Inc. company guaranty	010 010
605 000	10 1/4s, 2012 United States Steel Corp. sr. notes	813 , 913
803,000	9 3/4s, 2010	620,125
510,000	WCI Steel, Inc. sr. notes Ser. B,	020/120
•	10s, 2004 (In default) (NON)	153,000
38,500	Weirton Steel Corp. sr. notes 10s,	
500.000	2008 (In default) (NON)	5 , 775
/80,000	Wheeling-Pittsburgh Steel Corp. sr.	0.5 0.00
410.000	notes 9 1/4s, 2007 (In default) (NON) WHX Corp. sr. notes 10 1/2s, 2005	85,800 352,600
110,000	Will colp. 51. Nocco 10 1/20, 2000	
		37,990,013
Building Mater:	ials (0.6%)	
1 075 000	American Standard Cos., Inc. company	
1,075,000	guaranty 7 5/8s, 2010	1,198,625
270,000	Atrium Cos., Inc. company guaranty	_, _, , , , _,
	Ser. B, 10 1/2s, 2009	288,900
320,000	Building Materials Corp. company	
	guaranty 8s, 2008	320,000
//5,000	Dayton Superior Corp. 144A sec. notes 10 3/4s, 2008	794,375
	10063 10 3/43, 2000	194,313

190,000	NCI Building Systems, Inc. bank term loan FRN Ser. B, 4.35s, 2008 (acquired 9/4/02, cost	
	\$190,000) (RES)	190,871
	Nortek, Inc. sr. notes Ser. B, 8 7/8s, 2008	465,750
90,000	Nortek, Inc. sr. sub. notes Ser. B, 9 7/8s, 2011	94,725
330,000	Nortek, Inc. 144A sr. notes Ser. B, 9 1/8s, 2007	339,900
1,510,000	Owens Corning notes 7 1/2s, 2005 (In default) (NON)	681,388
		4,374,534
Capital Goods	(5.0%)	1,0,1,001
250,000	Advanced Glass Fiber Yarns bank term loan FRN Ser. A, 6 1/2s, 2004 (acquired 9/12/02, cost	
230,000	\$175,000) (RES) Advanced Glass Fiber Yarns sr. sub.	150,000
830,000	notes 9 7/8s, 2009 (In default) (NON) AEP Industries, Inc. sr. sub. notes	2,300
209,084	9 7/8s, 2007 Alliant Techsystems, Inc. bank term loan FRN Ser. C, 3.4924s, 2009 (acquired	815,475
154,286	5/7/02, cost \$209,084) (RES) Allied Waste Industries, Inc. bank term loan FRN 4.3927s, 2010 (acquired	210,260
25,714	4/25/03, cost \$154,286) (RES) Allied Waste Industries, Inc. bank term loan FRN Ser. C, 4.393s, 2010	155,760
1,430,000	(acquired 4/25/03, cost \$25,714) (RES) Allied Waste North America, Inc.	25,939
480,000	company guaranty Ser. B, 9 1/4s, 2012 Allied Waste North America, Inc.	1,580,150
	company guaranty Ser. B, 8 7/8s, 2008 Allied Waste North America, Inc.	519,600
	company guaranty Ser. B, 8 1/2s, 2008	1,263,125
	Allied Waste North America, Inc. company guaranty Ser. B, 7 5/8s, 2006	20,900
330,000	Allied Waste North America, Inc. 144A Structured Notes 8.2s, 2006 (issued by Credit and Repackaged Securities, Ltd.)	252.552
200,000	(Cayman Islands) Amsted Industries bank term loan FRN 5.12s, 2010 (acquired 8/12/03, cost	350,559
1,320,000	\$199,000) (RES) Argo-Tech Corp. company guaranty	200,583
200,000	8 5/8s, 2007 Argo-Tech Corp. company guaranty	1,280,400
500,000	Ser. D, 8 5/8s, 2007 BE Aerospace, Inc. sr. sub. notes	194,000
135,000	9 1/2s, 2008 BE Aerospace, Inc. sr. sub. notes	455,000
670,000	Ser. B, 8 7/8s, 2011 BE Aerospace, Inc. sr. sub. notes	116,775
290,000	Ser. B, 8s, 2008 Berry Plastics Corp. company	584 , 575
945,000	guaranty 10 3/4s, 2012 Blount, Inc. company guaranty 13s, 2009	324,075 841,050

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		Blount, Inc. company guaranty 7s, 2005	926,100
		Briggs & Stratton company guaranty 8 7/8s, 2011	621,600
	270,000	Browning-Ferris Industries, Inc. sr. notes 6 3/8s, 2008	262,238
EUR	575,000	BSN Financing Co. SA company	202,230
	,	guaranty Ser. EUR, 10 1/4s,	
		2009 (Luxembourg)	684,536
EUR	340,000	BSN Glasspack 144A sec. notes 9 1/4s, 2009 (France)	403,779
	\$200,000	Crown Cork & Seal Company, Inc. bank	403,113
	,	term loan FRN Ser. B, 4.14s,	
		2008 (acquired 2/21/03, cost	001 450
	535 000	\$198,000) (RES) Crown Holdings SA 144A sec. notes	201,450
	333,000	10 7/8s, 2013 (France)	589,838
	1,760,000	Crown Holdings SA 144A sec. notes	
	1 000 000	9 1/2s, 2011 (France)	1,892,000
	1,000,000	Decrane Aircraft Holdings Co. company guaranty Ser. B, 12s, 2008	450,000
	149,625	EaglePicher bank term loan FRN	430,000
		4.64s, 2009 (acquired 8/6/03, cost	
	715 000	\$150,500) (RES)	150,685
	/15,000	Earle M. Jorgensen Co. sec. notes 9 3/4s, 2012	761,475
	930,000	FIMEP SA sr. notes 10 1/2s, 2013 (France)	1,050,900
EUR		Flender Holdings 144A notes 11s, 2010	452,680
	\$92 , 942	Flowserve Corp. bank term loan FRN	
		Ser. C, 3.911s, 2009 (acquired 4/30/02, cost \$92,942) (RES)	93,482
	555,000	Flowserve Corp. company guaranty	93,402
		12 1/4s, 2010	635 , 475
EUR	95,000	Flowserve Finance BV company	
	\$95 000	guaranty 12 1/4s, 2010 (Netherlands) Fonda Group, Inc. sr. sub. notes	124,158
	ψ93 , 000	Ser. B, 9 1/2s, 2007	76,950
	199,649	Graham Packaging bank term loan FRN	·
		5.1055s, 2010 (acquired 2/18/03,	000 440
	665 000	cost \$198,651) (RES) Hexcel Corp. sr. sub. notes 9 3/4s, 2009	200,448 694,925
		Insilco Holding Co. sr. disc. notes	051,523
		zero %, 2008 (In default) (NON)	2,300
EUR	275 , 000	Invensys, PLC sr. unsub. notes	210 577
	\$420 000	5 1/2s, 2005 (United Kingdom) Jordan Industries, Inc. sr. notes	310,577
	¥ 120 , 000	Ser. D, 10 3/8s, 2007	189,000
	375,000	K&F Industries, Inc. sr. sub. notes	
	220 000	Ser. B, 9 5/8s, 2010	412,500
	239,000	K&F Industries, Inc. sr. sub. notes Ser. B, 9 1/4s, 2007	246,368
	330,000	L-3 Communications Corp. company	210,000
		guaranty Ser. B, 8s, 2008	342,375
	140,000	L-3 Communications Corp. 144A	
		Structured Notes 8 1/2s, 2006 (Issued by Credit and Repackaged	
		Securities, Ltd.) (Cayman Islands)	157,046
	176,400	Laidlaw International, Inc. bank	
		term loan FRN 7s, 2009 (acquired	177 000
	740,000	6/18/03, cost \$172,872) (RES) Laidlaw International, Inc. 144A sr.	177,282
	.,	notes 10 3/4s, 2011	793,650
	305,000	Manitowoc Co., Inc. (The) company	

		guaranty 10 1/2s, 2012	342,363
EUR	190,000	Manitowoc Co., Inc. (The) company	
	****	guaranty 10 3/8s, 2011	237,919
	\$394,876	Michigan Electric Transmission	
		Co./Michigan Electric Transmission, Inc. bank term loan FRN Ser. B,	
		3.6s, 2007 (acquired various dates	
		from 4/22/02 to 5/3/02, cost	
		\$554,101) (RES)	396,192
	925,000	Motors and Gears, Inc. sr. notes	
		Ser. D, 10 3/4s, 2006	721,500
	880,000	Owens-Brockway Glass company	
	F.CO. 000	guaranty 8 7/8s, 2009	937,200
	560,000	Owens-Brockway Glass company	E71 200
	520 000	guaranty 8 1/4s, 2013 Owens-Brockway Glass company	571,200
	320,000	guaranty 7 3/4s, 2011	538,200
	685,000	Owens-Brockway Glass sr. sec. notes	
		8 3/4s, 2012	734,663
	95,000	Pliant Corp. company guaranty 13s, 2010	88,350
	515,000	Pliant Corp. 144A sec. notes	
	505 000	11 1/8s, 2009	553 , 625
	585,000	Roller Bearing Company of America company guaranty Ser. B, 9 5/8s, 2007	538,200
	1 1/0 000	Sequa Corp. sr. notes 9s, 2009	1,242,600
		Sequa Corp. sr. notes Ser. B,	1,242,000
	,	8 7/8s, 2008	259,200
	430,000	Siebe PLC 144A notes 7 1/8s, 2007	
		(United Kingdom)	422,475
	205,000	Siebe PLC 144A sr. unsub. 6 1/2s,	
	F2F 000	2010 (United Kingdom)	188,088
	535,000	Sweetheart Cup Co. company guaranty 12s, 2004	522,963
	430-000	TD Funding Corp. 144A sr. sub. notes	322, 903
	130,000	8 3/8s, 2011	462,250
	1,245,000	Tekni-Plex, Inc. company guaranty	,
		Ser. B, 12 3/4s, 2010	1,220,100
		Terex Corp. company guaranty 8 7/8s, 2008	78,188
	730,000	Terex Corp. company guaranty Ser. B,	
	120 000	10 3/8s, 2011	819,425
	130,000	Terex Corp. company guaranty Ser. D, 8 7/8s, 2008	136,175
	296.256	Titan Corp. (The) bank term loan FRN	130,173
	230,200	Ser. B, 4.4346s, 2009 (acquired	
		various dates from 5/14/02 to	
		6/3/02, cost \$297,385) (RES)	296,564
	370,000	Titan Corp. (The) 144A sr. sub.	
	50.000	notes 8s, 2011	432,900
	50,000	Transdigm, Inc. bank term loan FRN 4.13s, 2010 (acquired 7/21/03, cost	
		\$50,000) (RES)	50,458
	660,000	Trimas Corp. company guaranty	30, 130
	•	9 7/8s, 2012	669,900
	365,000	Vought Aircraft Industries Inc. 144A	
		sr. notes 8s, 2011	372,300
			34,827,341

Commercial and Consumer Services (0.3%)

143,242 Coinmach Corp. bank term loan FRN Ser. B, 4.0327s, 2009 (acquired

		1/31/02, cost \$143,063) (RES) Coinmach Corp. sr. notes 9s, 2010 Corrections Corporation of America bank term loan FRN 3.88s, 2008 (acquired	143,749 1,267,350
		8/5/03, cost \$49,875) (RES)	50,187
	441,621	Derby Cycle Corp. (The) sr. notes 10s, 2008 (In default) (NON)	24,289
DEM	1,265,879	Derby Cycle Corp. (The) sr. notes	
		9 3/8s, 2008 (In default) (NON) IESI Corp. company guaranty 10 1/4s, 2012 Worldspan bank term loan FRN 4 7/8s, 2007 (acquired 6/30/03, cost	41,447 699,825
		\$89,100) (RES)	90,281
			2,317,128
Comm	unication	Services (4.9%)	
		ACC Escrow Corp. 144A sr. notes 10s, 2011 Airgate PCS, Inc. sr. sub. notes stepped-coupon zero % (13 1/2s,	1,548,000
	640.000	10/1/04), 2009 (STP)	319,200
		Alamosa Delaware, Inc. company guaranty 13 5/8s, 2011	627,200
	280,000	Alamosa Delaware, Inc. company guaranty 12 1/2s, 2011	270,200
	3,000	Alamosa PCS Holdings, Inc. company guaranty stepped-coupon zero %	0.050
	295,000	(12 7/8s, 2/15/05), 2010 (STP) American Tower Corp. sr. notes	2,370
		9 3/8s, 2009	300,900
		Asia Global Crossing, Ltd. sr. notes 13 3/8s, 2010 (Bermuda) (In default) (NON)	82,500
	1,870,000	Centennial Cellular Operating Co. 144A sr. notes 10 1/8s, 2013	1,926,100
	1,015,000	Cincinnati Bell, Inc. 144A company	
	756 , 908	guaranty 7 1/4s, 2013 Colo.com, Inc. 144A sr. notes	1,004,850
	55,000	13 7/8s, 2010 (In default) (NON) Colt Telecommunications Group PLC	1,892
		sr. disc. notes 12s, 2006 (United Kingdom)	55,138
GBP	220,000	Colt Telecommunications Group PLC sr. notes 10 1/8s, 2007 (United Kingdom)	361,831
EUR	110,000	Colt Telecommunications Group PLC	
	\$580,000	<pre>sr. notes 7 5/8s, 2009 (United Kingdom) Crown Castle International Corp. sr. disc. notes stepped-coupon zero %</pre>	115,906
		(10 3/8s, 5/15/04), 2011 (STP)	582,900
	765 , 000	Crown Castle International Corp. sr. notes 9 3/8s, 2011	816,638
	90,000	Crown Castle International Corp. sr.	
	1,100,000	notes 9s, 2011 Dobson Communications Corp. 144A sr.	92,925
		notes 8 7/8s, 2013 Dobson/Sygnet Communications, Inc.	1,105,500
		sr. notes 12 1/4s, 2008	1,008,150
	265 , 000	Eircom Funding 144A sr. sub. notes 8 1/4s, 2013 (Ireland)	284,875
	390,000	Fairpoint Communications, Inc. sr. sub. notes 12 1/2s, 2010	A1E 2E0
	80,000	Firstworld Communication Corp. sr.	415,350

	disc. notes zero %, 2008 (In	8
328,078	default) (NON) Globix Corp. company guaranty 11s,	
160,000	2008 (PIK) Horizon PCS, Inc. company guaranty	249,339
60,000	13 3/4s, 2011 (In default) (NON) Intermedia Communications, Inc. sr. notes Ser. B, 8.6s, 2008 (In	36,800
910,000	default) (NON) iPCS, Inc. sr. disc. notes	50,100
	stepped-coupon zero % (14s, 7/15/05), 2010 (In default) (NON) (STP)	100,100
506,000	IWO Holdings, Inc. company guaranty 14s, 2011	83 , 490
85,000	Level 3 Communications, Inc. sr. notes 9 1/8s, 2008	72,250
	Level 3 Financing Inc. 144A sr. notes 10 3/4s, 2011	1,496,250
	Madison River Capital Corp. sr. notes 13 1/4s, 2010	761,250
	Metromedia Fiber Network, Inc. sr. notes 10s, 2009 (In default) (NON)	38,425
570,000	Metromedia Fiber Network, Inc. sr. notes Ser. B, 10s, 2008 (In default) (NON)	41,325
774,000	Millicom International Cellular SA 144A sr. notes 11s, 2006 (Luxembourg)	791,415
123,750	Nextel Communications, Inc. bank term loan FRN Ser. B, 4.5671s, 2008 (acquired 12/19/02, cost	731, 113
123 750	\$114,468) (RES) Nextel Communications, Inc. bank	124,169
123,730	term loan FRN Ser. C, 4.8171s,	
	2008 (acquired 12/19/02, cost \$114,468) (RES)	124,169
8,000	Nextel Communications, Inc. sr. disc. notes 9.95s, 2008	8,420
930,000	Nextel Communications, Inc. sr. notes 9 1/2s, 2011	1,027,650
1,000,000	Nextel Communications, Inc. sr.	
625,000	notes 9 3/8s, 2009 Nextel Communications, Inc. sr.	1,085,000
385,000	notes 7 3/8s, 2015 Nextel Partners, Inc. sr. notes	631,250
	12 1/2s, 2009	439,863
	Nextel Partners, Inc. sr. notes 11s, 2010 Nextel Partners, Inc. 144A sr. notes	600,875
620,000	8 1/8s, 2011 Orbital Imaging Corp. sr. notes	1,282,125
318,500	Ser. B, 11 5/8s, 2005 (In default) (NON) PanAmSat Corp. bank term loan FRN	303,800
	Ser. B, 4.62s, 2009 (acquired 2/21/02, cost \$318,102) (RES)	319,637
830,000	PanAmSat Corp. company guaranty 8 1/2s, 2012	869 , 425
195,000	Qwest Communications International,	
	Inc. bank term loan FRN 6 1/2s, 2007 (acquired 6/5/03, cost \$193,050) (RES)	198,803
	Qwest Corp. 144A notes 8 7/8s, 2012 Qwest Services Corp. 144A notes	2,281,050
	13 1/2s, 2010	3,041,815
50,000	Rogers Cantel, Ltd. debs. 9 3/8s, 2008 (Canada)	52,375

770,000	Rogers Cantel, Ltd. sr. sub. notes	
280 000	8.8s, 2007 (Canada) Rogers Wireless, Inc. sec. notes	789 , 250
280,000	9 5/8s, 2011 (Canada)	321,650
270,000		
1 5/5 000	Ser. B, 9 5/8s, 2008	245,700
	Telus Corp. notes 8s, 2011 (Canada) Time Warner Telecom, Inc. bank term	1,803,643
130,000	loan FRN Ser. B, 5.1s, 2009 (acquired	
	1/15/03, cost \$173,688) (RES)	197 , 756
510,000	TSI Telecommunication Services, Inc.	E12 EE0
390,000	company guaranty Ser. B, 12 3/4s, 2009 U S West, Inc. notes 5 5/8s, 2008	512,550 380,250
	UbiquiTel Operating Co. bonds	333, 233
	stepped-coupon zero % (14s,	
1 210 000	4/15/05), 2010 US UnWired, Inc. company guaranty	283 , 560
1,210,000	stepped-coupon Ser. B, zero %	
	(13 3/8s, 11/1/04), 2009 (STP)	883,300
405,000	US West Capital Funding, Inc.	
1 000 000	company guaranty 6 1/4s, 2005 Western Wireless Corp. 144A sr.	396,900
1,000,000	notes 9 1/4s, 2013	1,101,600
10,000	Williams Communications Group, Inc.	1, 101, 000
	notes zero %, 2010 (In default) (NON)	1
220,000	Williams Communications Group, Inc.	2
200,000	notes zero %, 2008 (In default) (NON) Williams Communications Group, Inc.	۷.
,	notes zero %, 2007 (In default) (NON)	2
		33,949,767
Conglomerates	(0.3%)	
365,000	Tyco International Group SA company	
	guaranty 6 3/4s, 2011 (Luxembourg)	385,075
55,000	Tyco International Group SA company	F7 <i>6</i> 12
225,000	guaranty 6 3/8s, 2006 (Luxembourg) Tyco International Group SA company	57,613
220,000	guaranty 6 3/8s, 2005 (Luxembourg)	234,000
1,670,000	Tyco International Group SA notes	
	6 3/8s, 2011 (Luxembourg)	1,722,188
		2,398,876
Consumer (0.5%) 	
1,055,000	Icon Health & Fitness company	
	guaranty 11 1/4s, 2012	1,128,850
200,000	Jostens, Inc. bank term loan FRN	
	Ser. B, 3.64s, 2010 (acquired 7/28/03, cost \$200,000) (RES)	201,325
510,000	Jostens, Inc. sr. sub. notes	201,323
·	12 3/4s, 2010	591,600
1,681,000	Samsonite Corp. sr. sub. notes	4 756 645
	10 3/4s, 2008	1,756,645
		3,678,420
Communication	7. (7. 0%)	
Consumer Staple	es (/.೮೯) 	
40,000	Adelphia Communications Corp. notes (NON)	27,600
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	215,000	Adelphia Communications Corp. sr.	
	•	notes 10 7/8s, 2010 (In default) (NON)	150,500
	50,000	Adelphia Communications Corp. sr.	
		notes 9 3/8s, 2009 (In default) (NON)	35 , 750
	341,000	Adelphia Communications Corp. sr.	
		notes Ser. B, 9 7/8s, 2007 (In	
		default) (NON)	237,848
	580,000	Adelphia Communications Corp. sr.	
		notes Ser. B, 7 3/4s, 2009 (In	
		default) (NON)	406,000
EUR		Ahold Finance USA eurobonds 6 3/8s, 2005	303,626
	\$660,000	AMC Entertainment, Inc. sr. sub.	
		notes 9 7/8s, 2012	719,400
	700,000	AMC Entertainment, Inc. sr. sub.	
		notes 9 1/2s, 2011	735,000
	450,000	AMC Entertainment, Inc. sr. sub.	
		notes 9 1/2s, 2009	466,313
	445,065	American Seafood Group, LLC bank	
		term loan FRN Ser. B, 4.36s,	
		2009 (acquired 4/11/02, cost	
	106 040	\$444,620) (RES)	445,714
	196,349	AMF Bowling Worldwide bank term loan	
		FRN Ser. B, 5.4521s, 2008 (acquired	106 001
	242 227	3/1/02, cost \$195,858) (RES)	196,921
	342,221	Archibald Candy Corp. company	120 046
	625 000	guaranty 10s, 2007 (PIK)	130,046
	633,000	Armkel, LLC/Armkel Finance sr. sub. notes 9 1/2s, 2009	700,088
	140 000	Aurora Foods, Inc. sr. sub. notes	700,000
	140,000	Ser. B, 9 7/8s, 2007 (In default) (NON)	79 , 800
	415 000	Aurora Foods, Inc. 144A sr. sub.	73,000
	413,000	notes Ser. D, 9 7/8s, 2007 (In	
		default) (NON)	236,550
	10.263	Australis Media, Ltd. sr. disc.	230,330
	10,200	notes 15 3/4s, 2003 (Australia) (In	
		default) (DEF) (NON)	1
	565,000	Brand Services, Inc. company	_
	•	quaranty 12s, 2012	627,150
	655,000	Capital Records, Inc. 144A company	•
	•	guaranty 8 3/8s, 2009	668,100
	171,923	Carmike Cinemas, Inc. bank term loan	
		FRN Ser. B, 7 3/4s, 2005 (acquired	
		10/4/02, cost \$167,625) (RES)	172,782
	900,000	Century Cable Holdings bank term	
		loan FRN 6s, 2009 6/5/02 and	
		6/11/02, cost \$749,082) (RES)	775 , 286
	158,791	Charter Communications Holdings, LLC	
		bank term loan FRN Ser. B, 3.86s,	
		2008 (acquired 1/9/03, cost	
		\$137,950) (RES)	150,216
	100,000	Charter Communications Holdings,	
		LLC/Capital Corp. sr. disc. notes	
		stepped-coupon zero % (12 1/8s,	
		1/15/07), 2012 (STP)	51,500
	525 , 000	Charter Communications Holdings,	
		LLC/Capital Corp. sr. disc. notes	
		stepped-coupon zero % (11 3/4s,	000 750
	A1E 000	5/15/06), 2011 (STP)	288 , 750
	415,000	Charter Communications Holdings,	
		LLC/Capital Corp. sr. disc. notes stepped-coupon zero % (11 3/4s,	
		1/15/05), 2010 (STP)	280,125
		1, 10, 00, 1 2010 (011)	200,123

1,595,000	Charter Communications Holdings, LLC/Capital Corp. sr. notes	
860 000	11 1/8s, 2011 Charter Communications Holdings,	1,303,913
000,000	LLC/Capital Corp. sr. notes 10 3/4s, 2009	703,050
420,000	Charter Communications Holdings, LLC/Capital Corp. sr. notes	703,030
1 560 000	10 1/4s, 2010	327,600
1,360,000	Charter Communications Holdings, LLC/Capital Corp. sr. notes 10s, 2011	1,177,800
745 , 000	Charter Communications Holdings, LLC/Capital Corp. sr. notes 9 5/8s, 2009	575,513
375 , 000	Charter Communications Holdings,	·
30,000	LLC/Capital Corp. sr. notes 8 5/8s, 2009 Charter Communications Holdings,	286 , 875
	LLC/Capital Corp. sr. notes 8 1/4s, 2007	25,500
650,000	Cinemark USA, Inc. sr. sub. notes 9s, 2013	693 , 875
1,600,000	Cinemark USA, Inc. sr. sub. notes	1 660 000
150,000	Ser. B, 8 1/2s, 2008 Constellation Brands, Inc. company	1,660,000
305 000	guaranty 8 1/2s, 2009 Constellation Brands, Inc. company	158,250
	guaranty Ser. B, 8s, 2008	330,925
425,000	Constellation Brands, Inc. sr. sub. notes Ser. B, 8 1/8s, 2012	456,875
156 , 758	Constellation Energy Group, Inc.	,
	bank term loan FRN Ser. B, 3 7/8s, 2008 (acquired 3/20/03, cost	
E70 000	\$156,758) (RES)	157,972
570,000	Cott Beverages USA, Inc. company guaranty 8s, 2011	612,750
	CSC Holdings, Inc. sr. notes 7 7/8s, 2007	153,375
	Dean Foods Co. sr. notes 6 5/8s, 2009	177,650
210,000	Del Monte Corp. company guaranty Ser. B, 9 1/4s, 2011	231,000
560,000	Del Monte Corp. 144A sr. sub. notes	
230,878	8 5/8s, 2012 Del Monte Foods Co. bank term loan	611,800
,	FRN Ser. B, 4.8581s, 2010 (acquired	000 000
180,000	12/16/02, cost \$229,724) (RES) DirecTV bank term loan FRN Ser. B,	233 , 379
·	4.0039s, 2010 (acquired 3/4/03 and	
2,742,000	8/5/03, cost \$180,000) (RES) Diva Systems Corp. sr. disc. notes	180,698
	Ser. B, 12 5/8s, 2008 (In default) (NON)	219,360
1,370,000	Doane Pet Care Co. sr. sub. debs. 9 3/4s, 2007	1,301,500
27,391	Dole Food Co. bank term loan FRN Ser. B, 5.0875s, 2008 (acquired	
	3/28/03, cost \$27,391) (RES)	27,563
	Dole Food Co. sr. notes 8 7/8s, 2011	276,900
	Dole Food Co. sr. notes 7 1/4s, 2009 Domino's, Inc. 144A sr. sub. notes	213,000
003,000	8 1/4s, 2011	702,406
380,000	Eagle Family Foods company guaranty Ser. B, 8 3/4s, 2008	250,800
1,015,000	Echostar DBS Corp. sr. notes	250,800
1 500 000	10 3/8s, 2007 Echostar DBS Corp. sr. notes 9 1/8s, 2009	1,127,919 1,707,056
	Echostar DBS Corp. 144A sr. notes	1,707,030

	6 3/8s, 2011	1,651,700
125,000	Echostar DBS Corp. 144A sr. notes	107.010
05 000	FRN 4.41s, 2008	127,813
93,000	Elizabeth Arden, Inc. sec. notes Ser. B, 11 3/4s, 2011	108,300
198,000	Emmis Communications Corp. bank term	100,300
, , , , , , ,	loan FRN Ser. C, 3 3/8s,	
	2009 (acquired 6/20/02, cost	
	\$197,753) (RES)	198,935
235,000	Emmis Communications Corp. company	0.4.4000
61 000	guaranty Ser. B, 8 1/8s, 2009 Emmis Communications Corp. sr. disc.	244,988
61,000	notes stepped-coupon zero %	
	(12 1/2s, 3/15/06), 2011 (STP)	54,290
625,000	Fleming Cos., Inc. company guaranty	,
	10 1/8s, 2008 (In default) (NON)	103,125
515,000	Fleming Cos., Inc. sr. notes 9 1/4s,	
	2010 (In default) (NON)	73,388
124,000	French Fragrances, Inc. company	100.000
2.CE 000	guaranty Ser. D, 10 3/8s, 2007	128,960
265,000	French Fragrances, Inc. sr. notes Ser. B, 10 3/8s, 2007	276,263
45,000	Granite Broadcasting Corp. sr. sub.	270,203
10,000	notes 10 3/8s, 2005	44,325
610,000	Granite Broadcasting Corp. sr. sub.	ŕ
	notes 9 3/8s, 2005	592,463
820,000	Granite Broadcasting Corp. sr. sub.	
415 000	notes 8 7/8s, 2008	788,225
415,000	Gray Television, Inc. company	457 520
70 000	<pre>guaranty 9 1/4s, 2011 Insight Midwest LP/Insight Capital,</pre>	457 , 538
70,000	Inc. bank term loan FRN	
	3.9375s, 2009 (acquired 1/9/01, cost	
	\$69,895) (RES)	70,011
37 , 590	Knology, Inc. 144A sr. notes 12s,	
505 000	2009 (PIK)	35,898
	Land O'Lakes, Inc. sr. notes 8 3/4s, 2011	485,550
250 , 000	LIN Television Corp. company guaranty 8s, 2008	268,750
300-000	MGM Studios bank term loan FRN	200,730
	Ser. B, 4.1s, 2008 (acquired	
	6/10/02, cost \$300,000) (RES)	300,656
910,000	News America Holdings, Inc. company	
	guaranty 9 1/4s, 2013	1,190,564
61,486	Nexstar Broadcasting bank term loan	
	FRN Ser. B, 4.12s, 2011 (acquired	61 717
26 014	2/5/03, cost \$61,486) (RES) Nexstar Mission Broadcasting bank	61,717
20,011	term loan FRN 4.12s, 2011 (acquired	
	2/5/03, cost \$26,014) (RES)	26,112
1,115,000	North Atlantic Trading Co. company	
	guaranty Ser. B, 11s, 2004	1,064,825
500,000	Olympus Cable bank term loan FRN	
	Ser. B, 6s, 2010 (acquired 6/20/02,	444 (50
220 000	cost \$435,750) (RES) ONO Finance PLC sr. notes 14s, 2011	444,659
220,000	(United Kingdom)	201,025
100,000	ONO Finance PLC sr. notes 13s, 2009	, 323
	(United Kingdom)	90,125
15,000	Pegasus Communications Corp. sr.	
60.000	notes 12 1/2s, 2007	12,000
60,000	Pegasus Communications Corp. sr.	

	400 000	notes Ser. B, 9 3/4s, 2006 Pegasus Satellite sr. notes 12 3/8s, 2006	47,400 320,000
		Playtex Products, Inc. bank term loan FRN Ser. C, 4.6164s, 2009 (acquired	320,000
	1,595,000	6/3/02, cost \$197,000) (RES) Playtex Products, Inc. company	196,508
		guaranty 9 3/8s, 2011 Polaroid Corp. sr. notes 11 1/2s,	1,531,200
		2006 (In default) (NON)	97,200
	650,000	Premier International Foods PLC sr. notes 12s, 2009 (United Kingdom)	711,750
		Premier Parks, Inc. sr. notes 10s, 2007 Premium Standard Farms, Inc. sr.	982,500
		notes 9 1/4s, 2011 Quorum Broadcast Holdings, LLC notes	1,050,000
	1,000,140	stepped-coupon zero % (15s, 5/15/06), 2009 (STP)	1,403,719
	133,500	Rayovac Corp. bank term loan FRN Ser. B, 4.8748s, 2009 (acquired	, ,
		9/26/02, cost \$133,367) (RES)	133,778
	352 , 000	RCN Corp. sr. disc. notes Ser. B, zero %, 2008	160,160
	400,000	Regal Cinemas, Inc. company guaranty Ser. B, 9 3/8s, 2012	450,000
	700,000	Remington Arms Co., Inc. company	,
	465,000	guaranty 10 1/2s, 2011 Revlon Consumer Products sr. notes	717,500
	360,000	9s, 2006 Revlon Consumer Products sr. notes	325,500
GBP	100-000	8 1/8s, 2006 RHM Finance, Ltd. bonds	248,400
021	100,000	stepped-coupon Ser. B1, 11 1/2s (17 1/4s, 2/28/11), 2011 (Cayman	
	\$120,000	Islands) (STP) Rite Aid Corp. bank term loan FRN	141,211
	5.60.000	4.12s, 2008 (acquired 5/16/03, cost \$119,850) (RES)	121,400
		Rite Aid Corp. company guaranty 9 1/2s, 2011	632,800
		Rite Aid Corp. 144A notes 6s, 2005 Rite Aid Corp. 144A sr. notes	115,575
		9 1/4s, 2013 Rite Aid Corp. 144A sr. sec. notes	715,500
		8 1/8s, 2010	404,700
	550,000	Rogers Cablesystems, Ltd. sr. notes Ser. B, 10s, 2005 (Canada)	589,875
	246,256	Roundy's, Inc. bank term loan FRN 3.6362s, 2009 (acquired 6/3/02,	
		cost \$246,256) (RES)	246,872
		Sbarro, Inc. company guaranty 11s, 2009 Scotts Co. (The) company guaranty	709,300
	282,113	8 5/8s, 2009 Shoppers Drug Mart bank term loan	495,850
		FRN Ser. F, 3.163s, 2009 (acquired various dates from 5/22/02	
	240.000	to 5/29/02, cost \$283,363) (RES)	282,340
		Sinclair Broadcast Group, Inc. company guaranty 8 3/4s, 2011	369,750
	375,000	Sinclair Broadcast Group, Inc. company guaranty 8s, 2012	395 , 625
	93,750	Six Flags, Inc. bank term loan FRN Ser. B, 3.37s, 2009 (acquired	

	1/15/03, cost \$93,633) (RES)	93,382
	Six Flags, Inc. sr. notes 8 7/8s, 2010	1,472,000
1,270,000	TeleWest Communications PLC debs.	
	11s, 2007 (United Kingdom) (In default) (NON)	619,125
260.000	TeleWest Communications PLC debs.	019,123
200,000	9 5/8s, 2006 (United Kingdom) (In	
	default) (NON)	122,200
200,000	TeleWest Communications PLC sr.	,
	notes Ser. S, 9 7/8s, 2010 (United	
	Kingdom) (In default) (NON)	91,000
80,000	TeleWest Communications PLC 144A sr.	
	notes 11 1/4s, 2008 (United Kingdom)	
	(In default) (NON)	38,400
60,000	TM Group Holdings sr. notes 11s,	60.000
200 000	2008 (United Kingdom)	63,300
290,000	United Rentals (North America), Inc. company guaranty Ser. B, 10 3/4s, 2008	321,900
120 000	Vivendi Universal SA bank term loan	321,900
120,000	FRN Ser. B, 3.8677s, 2008 (acquired	
	6/23/03, cost \$120,000) (France) (RES)	120,600
770,000	Vivendi Universal SA 144A notes	120,000
, , , , , ,	6 1/4s, 2008 (France)	793,100
455,000	Vivendi Universal SA 144A sr. notes	
	9 1/4s, 2010 (France)	522,681
680,000	Williams Scotsman, Inc. company	
	guaranty 9 7/8s, 2007	669,800
1,421,000	Young Broadcasting, Inc. company	
00.000	guaranty 10s, 2011	1,506,260
82 , 000	Young Broadcasting, Inc. company	02 020
	guaranty Ser. B, 8 3/4s, 2007	83 , 230
60 000	Vim Dranda Ina ar notos 0 7/0s 2011	60 000
	Yum! Brands, Inc. sr. notes 8 7/8s, 2011 Yum! Brands Inc. sr. notes 8 1/2s, 2006	69 , 900
265,000	Yum! Brands, Inc. sr. notes 8 1/2s, 2006	294,150
265,000		
265,000	Yum! Brands, Inc. sr. notes 8 1/2s, 2006	294,150
265,000 1,060,000	Yum! Brands, Inc. sr. notes 8 1/2s, 2006	294,150 1,171,300
265,000	Yum! Brands, Inc. sr. notes 8 1/2s, 2006	294,150 1,171,300
265,000 1,060,000 Energy (4.6%)	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008	294,150 1,171,300
265,000 1,060,000 Energy (4.6%)	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr.	294,150 1,171,300 54,521,316
265,000 1,060,000 Energy (4.6%)	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013	294,150 1,171,300
265,000 1,060,000 Energy (4.6%)	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 710,000 690,000	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013	294,150 1,171,300 54,521,316
265,000 1,060,000 Energy (4.6%) 710,000 690,000	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 710,000 690,000 640,000	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008 Chesapeake Energy Corp. company	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008 Chesapeake Energy Corp. company guaranty 8 1/8s, 2011	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008 Chesapeake Energy Corp. company guaranty 8 1/8s, 2011 Chesapeake Energy Corp. sr. notes	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008 Chesapeake Energy Corp. company guaranty 8 1/8s, 2011 Chesapeake Energy Corp. sr. notes Ser. B, 8 1/2s, 2012	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008 Chesapeake Energy Corp. company guaranty 8 1/8s, 2011 Chesapeake Energy Corp. sr. notes Ser. B, 8 1/2s, 2012 Chesapeake Energy Corp. 144A sr.	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008 Chesapeake Energy Corp. company guaranty 8 1/8s, 2011 Chesapeake Energy Corp. sr. notes Ser. B, 8 1/2s, 2012 Chesapeake Energy Corp. 144A sr. notes 7 1/2s, 2013	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008 Chesapeake Energy Corp. company guaranty 8 1/8s, 2011 Chesapeake Energy Corp. sr. notes Ser. B, 8 1/2s, 2012 Chesapeake Energy Corp. 144A sr. notes 7 1/2s, 2013 Comstock Resources, Inc. company	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008 Chesapeake Energy Corp. company guaranty 8 1/8s, 2011 Chesapeake Energy Corp. sr. notes Ser. B, 8 1/2s, 2012 Chesapeake Energy Corp. 144A sr. notes 7 1/2s, 2013	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008 Chesapeake Energy Corp. company guaranty 8 1/8s, 2011 Chesapeake Energy Corp. sr. notes Ser. B, 8 1/2s, 2012 Chesapeake Energy Corp. 144A sr. notes 7 1/2s, 2013 Comstock Resources, Inc. company guaranty 11 1/4s, 2007	294,150 1,171,300
265,000 1,060,000 Energy (4.6%) 710,000 690,000 340,000 215,000 115,000 1,135,000 875,000 695,000	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008 Chesapeake Energy Corp. company guaranty 8 1/8s, 2011 Chesapeake Energy Corp. sr. notes Ser. B, 8 1/2s, 2012 Chesapeake Energy Corp. 144A sr. notes 7 1/2s, 2013 Comstock Resources, Inc. company guaranty 11 1/4s, 2007 Dresser, Inc. company guaranty 9 3/8s, 2011 El Paso Energy Partners LP company	294,150 1,171,300
265,000 1,060,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008 Chesapeake Energy Corp. company guaranty 8 1/8s, 2011 Chesapeake Energy Corp. sr. notes Ser. B, 8 1/2s, 2012 Chesapeake Energy Corp. 144A sr. notes 7 1/2s, 2013 Comstock Resources, Inc. company guaranty 11 1/4s, 2007 Dresser, Inc. company guaranty 9 3/8s, 2011 El Paso Energy Partners LP company guaranty Ser. B, 8 1/2s, 2011	294,150 1,171,300
265,000 1,060,000 1,060,000 Energy (4.6%) 	Yum! Brands, Inc. sr. notes 8 1/2s, 2006 Yum! Brands, Inc. sr. notes 7.65s, 2008 Arch Western Finance, LLC 144A sr. notes 6 3/4s, 2013 Belden & Blake Corp. company guaranty Ser. B, 9 7/8s, 2007 BRL Universal Equipment sec. notes 8 7/8s, 2008 Chesapeake Energy Corp. company guaranty 9s, 2012 Chesapeake Energy Corp. company guaranty 8 3/8s, 2008 Chesapeake Energy Corp. company guaranty 8 1/8s, 2011 Chesapeake Energy Corp. sr. notes Ser. B, 8 1/2s, 2012 Chesapeake Energy Corp. 144A sr. notes 7 1/2s, 2013 Comstock Resources, Inc. company guaranty 11 1/4s, 2007 Dresser, Inc. company guaranty 9 3/8s, 2011 El Paso Energy Partners LP company	294,150 1,171,300

200 000	guaranty 8 3/8s, 2012	572,250
200,000	Forest Oil Corp. company guaranty 7 3/4s, 2014	206,500
300,000	Forest Oil Corp. sr. notes 8s, 2011	318,000
	Forest Oil Corp. sr. notes 8s, 2008	355,100
	Hornbeck Offshore Services, Inc. sr.	,
, , , , , , , , , , , , , , , , , , , ,	notes 10 5/8s, 2008	471,925
295,000	Key Energy Services, Inc. sr. notes	
	6 3/8s, 2013	294,263
80,000	Leviathan Gas Corp. company guaranty	
	Ser. B, 10 3/8s, 2009	86,800
700,000	Newfield Exploration Co. sr. notes	
	7 5/8s, 2011	745,500
	OAO Gazprom 144A notes 9 5/8s, 2013 (Russia)	3,156,500
500,000	OAO Gazprom notes Ser. REGS, 9 5/8s,	
470 000	2013 (Russia)	535,000
4/0,000	Offshore Logistics, Inc. company	440.050
F40 000	guaranty 6 1/8s, 2013	448,850
340,000	Parker Drilling Co. company guaranty Ser. B, 10 1/8s, 2009	550,800
99 550	Peabody Energy Corp. bank term loan	330,800
09,330	FRN Ser. B, 3.6356s, 2010 (acquired	
	3/20/03, cost \$89,550) (RES)	90,166
2,750,000	Petronas Capital, Ltd. company	30,100
,,	guaranty 7s, 2012 (Malaysia)	3,117,950
2,170,000	Petronas Capital, Ltd. 144A company	
	guaranty 7s, 2012 (Malaysia)	2,460,346
2,260,000	Pioneer Natural Resources Co.	
	company guaranty 9 5/8s, 2010	2,813,700
115,000	Pioneer Natural Resources Co.	
	company guaranty 6 1/2s, 2008	124,488
380,000	Plains All American Pipeline	
	LP/Plains All American Finance	410 200
405 000	Corp. company guaranty 7 3/4s, 2012	412,300
485,000	Plains Exploration & Production Co. 144A sr. sub. notes 8 3/4s, 2012	518,950
670 000	Pogo Producing Co. sr. sub. notes	318, 930
070,000	Ser. B, 8 1/4s, 2011	728,625
425,000	Pride Petroleum Services, Inc. sr.	720,020
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	notes 9 3/8s, 2007	437,750
600,000	Seabulk International, Inc. 144A sr.	,
	notes 9 1/2s, 2013	602,250
270,000	Seven Seas Petroleum, Inc. sr. notes	
	Ser. B, 12 1/2s, 2005 (In default) (NON)	29,700
745,000	Star Gas Partners LP/Star Gas	
	Finance Co. sr. notes 10 1/4s, 2013	793,425
	Star Gas Propane 1st Mtge. 8.04s, 2009	359 , 146
710,000	Stone Energy Corp. sr. sub. notes	750 600
220 000	8 1/4s, 2011	752 , 600
330,000	Swift Energy Co. sr. sub. notes 10 1/4s, 2009	349,800
470 - 000	Swift Energy Co. sr. sub. notes	549,000
170,000	9 3/8s, 2012	505,250
360,000	Tesoro Petroleum Corp. sec. notes	, , , , , , , , , , , , , , , , , , , ,
•	8s, 2008	369,000
740,000	Trico Marine Services, Inc. company	
	guaranty 8 7/8s, 2012	540,200
150,000	Universal Compression, Inc. sr.	
686 66	notes 7 1/4s, 2010	154,500
6/0,000	Vintage Petroleum, Inc. sr. notes	700 050
105 000	8 1/4s, 2012 Vintage Petroleum, Inc. sr. sub.	720,250
400,000	vincage recruteum, inc. St. Sub.	

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	notes 9 3/4s, 2009	431,325
145,000	Vintage Petroleum, Inc. sr. sub. notes 7 7/8s, 2011	149,350
120,000	Weg Acquisition bank term loan FRN	
	5.61s, 2008 (acquired 6/13/03, cost \$118,800) (RES)	120,900
925,000	Westport Resources Corp. company	
280 - 000	guaranty 8 1/4s, 2011 Westport Resources Corp. 144A	1,010,563
	company guaranty 8 1/4s, 2011	305,900
500,000	XCL, Ltd. 144A company guaranty 13 1/2s, 2004 (In default) (NON)	150,000
	XTO Energy, Inc. sr. notes 7 1/2s, 2012	431,925
230,000	XTO Energy, Inc. sr. notes 6 1/4s, 2013	238,050
		32,530,498
Financial (1.4	\$\frac{1}{2}	
460,000	Chevy Chase Savings Bank, Inc. sub. debs. 9 1/4s, 2005	462,300
790,000	Conseco, Inc. 144A notes zero %,	,
120 - 000	2009 (In default) (NON) Crescent Real Estate Equities LP	1
120,000	notes 7 1/2s, 2007 (R)	122,400
765,000	Crescent Real Estate Equities LP sr. notes 9 1/4s, 2009 (R)	822,375
2,192,000	Finova Group, Inc. notes 7 1/2s, 2009	1,085,040
219,612	Hilb, Rogal & Hamilton Co. bank term	
	loan FRN Ser. B, 3 7/8s, 2007 (acquired 6/20/02, cost	
177 075	\$219,612) (RES)	221,534
1//,9/5	Infinity Inc. bank term loan FRN 3.61s, 2010 (acquired 7/2/03, cost	
0.4.0	\$177,975) (RES)	179,013
840,000	iStar Financial, Inc. sr. notes 8 3/4s, 2008 (R)	938,700
125,000	iStar Financial, Inc. sr. notes 7s,	
1,831,500	2008 (R) JP Morgan HY disc. notes 8s, 2008	133,750 1,858,973
	Nationwide Credit, Inc. sr. notes	
112,000	Ser. A, 10 1/4s, 2008 (In default) (NON) Ocwen Financial Corp. notes 11 7/8s, 2003	3 112,000
	Resource America, Inc. 144A sr.	
2 - 065 - 000	notes 12s, 2004 Sovereign Bancorp, Inc. sr. notes	777,700
	10 1/2s, 2006	2,458,079
540,000	Western Financial Bank sub. debs. 9 5/8s, 2012	584,550
	3 0, 00, 2022	
		9,756,418
Gaming & Lotte:	ry (2.9%)	
500.000	Ameristar Casinos, Inc. company	
300,000	guaranty 10 3/4s, 2009	568,750
590,000	Argosy Gaming Co. company guaranty 10 3/4s, 2009	646,050
160,000	Argosy Gaming Co. sr. sub. notes 9s, 2011	174,000
165,000	Borgata Resorts bank term loan FRN	
	Ser. B, 5.1793s, 2007 (acquired 6/5/02, cost \$164,588) (RES)	165,928

750,000	Boyd Gaming Corp. sr. sub. notes 8 3/4s, 2012	811 , 875
370,000	Chumash Casino & Resort Enterprise 144A sr. notes 9 1/4s, 2010	397,750
900,000	Herbst Gaming, Inc. sec. notes	·
630,000	Ser. B, 10 3/4s, 2008 Hollywood Park, Inc. company	999,000
940,000	guaranty Ser. B, 9 1/4s, 2007 Horseshoe Gaming Holdings company	643,388
540.000	<pre>guaranty 8 5/8s, 2009 Majestic Investor Holdings/Capital</pre>	1,003,450
	Corp. company guaranty 11.653s, 2007	588,600
	Mandalay Resort Group 144A sr. notes 6 1/2s, 2009	437,525
1,970,000	MGM Mirage, Inc. company guaranty 8 1/2s, 2010	2,216,250
490,000	Mirage Resorts, Inc. notes 6 3/4s, 2008	515 , 725
105,000	Mohegan Tribal Gaming Authority sr.	
	notes 8 1/8s, 2006	113,269
200,000	Mohegan Tribal Gaming Authority sr.	
1 400 000	sub. notes 8 3/8s, 2011	218,000
1,420,000	Mohegan Tribal Gaming Authority 144A	1 422 425
1 020 000	sr. sub. notes 6 3/8s, 2009 Park Place Entertainment Corp. sr.	1,432,425
1,020,000	notes 7 1/2s, 2009	1,091,400
380 - 000	Park Place Entertainment Corp. sr.	1,091,400
300,000	notes 7s, 2013	392,825
395,000	Park Place Entertainment Corp. sr.	332,323
,	sub. notes 8 7/8s, 2008	437,463
115,000	Park Place Entertainment Corp. sr.	
	sub. notes 8 1/8s, 2011	123,913
199,000	Penn National Gaming, Inc. bank term	
	loan FRN Ser. B, 5.0563s, 2010 (acquired	
	2/19/03, cost \$198,751) (RES)	199,995
455,000	Penn National Gaming, Inc. company	
	guaranty Ser. B, 11 1/8s, 2008	509,600
955 , 000	Penn National Gaming, Inc. sr. sub.	
	notes 8 7/8s, 2010	1,027,819
119,700	Pinnacle Entertainment, Inc. bank	
	term loan FRN Ser. B, 5.7406s,	
	2008 (acquired 4/3/03, cost	130 300
370 000	\$118,204) (RES) Pinnacle Entertainment, Inc. sr.	120,299
370,000	sub. notes 8 3/4s, 2013	366,300
220 - 000	Pinnacle Entertainment, Inc. sr.	300,300
220,000	sub. notes Ser. B, 9 1/2s, 2007	225,225
395,000	Resorts International Hotel and	,
	Casino, Inc. company guaranty	
	11 1/2s, 2009	391,544
565,000	Riviera Holdings Corp. company	
	guaranty 11s, 2010	560,056
248,125	Scientific Gaming bank term loan FRN	
	Ser. B, 4.61s, 2008 (acquired	
750 000	12/11/02, cost \$246,884) (RES)	248,559
750,000	Station Casinos, Inc. sr. notes	006 250
410 000	8 3/8s, 2008 Trump Atlantic City Associates	806,250
410,000	company guaranty 11 1/4s, 2006	314,675
1,535,000	Trump Casino Holdings, LLC company	J14,075
_,,	guaranty 11 5/8s, 2010	1,371,906
945,000	Venetian Casino Resort, LLC company	±, 5, ±, 500
,	guaranty 11s, 2010	1,077,300
		. ,

20,197,114

Health	Care	(3.7%)
11001	001	(0.70)

Health Care (3	.7%)	
54.952	ALARIS Medical Systems, Inc. bank	
01,302	term loan FRN 3.8694s,	
	2009 (acquired 6/30/03, cost	
	\$54,952) (RES)	55 , 447
515,000	ALARIS Medical Systems, Inc. sr.	
	sub. notes 7 1/4s, 2011	517 , 575
100,000	Alderwoods Group, Inc. bank term	
	loan FRN 4.387s, 2008 (acquired	
	9/9/03, cost \$100,000) (RES)	101,000
1,385,700	Alderwoods Group, Inc. company	1 524 662
607 000	guaranty 12 1/4s, 2009 Alliance Imaging, Inc. sr. sub.	1,534,663
097,000	notes 10 3/8s, 2011	724,880
435 000	AmerisourceBergen Corp. company	724,000
155,000	guaranty 7 1/4s, 2012	442,613
560,000	AmerisourceBergen Corp. sr. notes	112, 123
,	8 1/8s, 2008	602,000
990,000	Ardent Health Services 144A sr. sub.	
	notes 10s, 2013	1,049,400
870,000	Biovail Corp. sr. sub. notes 7 7/8s,	
	2010 (Canada)	896 , 100
297,000	Community Health Systems, Inc. bank	
	term loan FRN Ser. B, 3.6399s, 2010	0.07 .000
100 500	(acquired 7/11/02, cost \$297,000) (RES)	297,603
199,500	Concentra bank term loan FRN	
	4.9203s, 2009 (acquired 8/12/03, cost \$199,500) (RES)	200,373
185.000	Dade Behring, Inc. company guaranty	200,313
100,000	11.91s, 2010	210,438
200,000	DaVita, Inc. bank term loan FRN	,
	Ser. C, 3.6193s, 2009 (acquired	
	7/17/03, cost \$200,000) (RES)	200,775
500,000	Extendicare Health Services, Inc.	
	company guaranty 9 1/2s, 2010	542,500
183,630	Fisher Scientific International,	
	Inc. bank term loan FRN Ser. B,	
	3.6s, 2010 (acquired 2/13/03, cost	105 052
27 2/1	\$183,630) (RES) Genesis Health Ventures, Inc. sec.	185,053
37,341	notes FRN 6.114s, 2007	36,968
100.000	Hanger Orthopedic Group, Inc. bank	30,300
100,000	term loan FRN 3.87s, 2009 (acquired	
	9/29/03, cost \$100,000) (RES)	100,375
605,000	Hanger Orthopedic Group, Inc.	
	company guaranty 10 3/8s, 2009	676 , 088
145,000	Hanger Orthopedic Group, Inc. sr.	
	sub. notes 11 1/4s, 2009	161,313
	HCA, Inc. med. term notes 8.85s, 2007	1,697,091
	HCA, Inc. notes 7s, 2007	1,350,687
	Healthsouth Corp. notes 7 5/8s, 2012 Healthsouth Corp. sr. notes 8 1/2s, 2008	941,700 448,800
	Healthsouth Corp. sr. notes 8 1/2s, 2008 Healthsouth Corp. sr. notes 8 3/8s, 2011	448,800 211,925
	Healthsouth Corp. sr. notes 7s, 2008	176,300
	IASIS Healthcare Corp. company	1,0,300
,	guaranty 13s, 2009	449,000
75,000	IASIS Healthcare Corp. company	·
	guaranty 8 1/2s, 2009	77,625

		Integrated Health Services, Inc. sr. sub. notes Ser. A, 9 1/2s, 2007 (In default) (NON)	21,250
	380,000	Integrated Health Services, Inc. sr. sub. notes Ser. A, 9 1/4s, 2008 (In	
		default) (NON)	8,550
	149,625	Kinetic Concepts, Inc. bank term	0,000
		loan FRN 3.87s, 2011 (acquired	
		8/5/03, cost \$149,969) (RES)	150,420
	1,440,000	Magellan Health Svcs., Inc. sr. sub.	
		notes 9s, 2008 (In default) (NON)	799,200
	270,000	Magellan Health Svcs., Inc. 144A sr.	
		notes 9 3/8s, 2007 (In default) (NON)	279,450
	149,625	Medex, Inc. bank term loan FRN	
		4.86s, 2009 (acquired various dates	
		from 5/16/03 to 6/16/03, cost \$149,551) (RES)	150,248
	560,000	Mediq, Inc. debs. zero %, 2009 (In	
		default) (NON)	56
	925,000	MedQuest, Inc. company guaranty	
		Ser. B, 11 7/8s, 2012	980,500
	1,590,000	Multicare Companies, Inc. sr. sub.	
	, ,	notes 9s, 2007 (In default) (NON)	23,850
EUR	50,000	NYCO Holdings 144A 11 1/2s, 2013	61,562
		Omnicare, Inc. sr. sub. notes	•
	,	6 1/8s, 2013	723,350
	1,135,000	PacifiCare Health Systems, Inc.	,
	,,	company guaranty 10 3/4s, 2009	1,308,088
	670,000	Province Healthcare Co. sr. sub.	, ,
	,	notes 7 1/2s, 2013	666,650
	75.000	Service Corp. International notes	,
	, 0, 000	7.2s, 2006	75,000
	25,000	Service Corp. International notes	70,000
	20,000	6 7/8s, 2007	24,875
	110.000	Service Corp. International notes	21,073
	110,000	6 1/2s, 2008	108,900
	1 580 000	Service Corp. International notes	100,000
	1,300,000	6s, 2005	1,587,900
	270 000	Service Corp. International notes	1,301,300
	270,000	Ser. (a), 7.7s, 2009	276,075
	720 000	Stewart Enterprises, Inc. notes	270,073
	720,000	10 3/4s, 2008	802,800
	115 000	Tenet Healthcare Corp. sr. notes	002,000
	113,000	6 3/8s, 2011	110,113
	560 000	•	110,113
	300,000		
		Tenet Healthcare Corp. sr. notes	E40 000
		5 3/8s, 2006	548,800
		5 3/8s, 2006 Triad Hospitals Holdings company	,
	1,995,000	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009	548,800 2,194,500
	1,995,000	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan	,
	1,995,000	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired	2,194,500
	1,995,000 632,042	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired 4/24/01, cost \$631,410) (RES)	,
	1,995,000 632,042	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired 4/24/01, cost \$631,410) (RES) Triad Hospitals, Inc. company	2,194,500
	1,995,000 632,042 35,000	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired 4/24/01, cost \$631,410) (RES) Triad Hospitals, Inc. company guaranty Ser. B, 8 3/4s, 2009	2,194,500
	1,995,000 632,042 35,000	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired 4/24/01, cost \$631,410) (RES) Triad Hospitals, Inc. company guaranty Ser. B, 8 3/4s, 2009 Ventas Realty LP/Capital Corp.	2,194,500 634,915 38,063
	1,995,000 632,042 35,000	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired 4/24/01, cost \$631,410) (RES) Triad Hospitals, Inc. company guaranty Ser. B, 8 3/4s, 2009	2,194,500 634,915
	1,995,000 632,042 35,000	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired 4/24/01, cost \$631,410) (RES) Triad Hospitals, Inc. company guaranty Ser. B, 8 3/4s, 2009 Ventas Realty LP/Capital Corp.	2,194,500 634,915 38,063 338,550
	1,995,000 632,042 35,000	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired 4/24/01, cost \$631,410) (RES) Triad Hospitals, Inc. company guaranty Ser. B, 8 3/4s, 2009 Ventas Realty LP/Capital Corp.	2,194,500 634,915 38,063
Uo	1,995,000 632,042 35,000 305,000	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired 4/24/01, cost \$631,410) (RES) Triad Hospitals, Inc. company guaranty Ser. B, 8 3/4s, 2009 Ventas Realty LP/Capital Corp. company guaranty 9s, 2012	2,194,500 634,915 38,063 338,550
Home	1,995,000 632,042 35,000	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired 4/24/01, cost \$631,410) (RES) Triad Hospitals, Inc. company guaranty Ser. B, 8 3/4s, 2009 Ventas Realty LP/Capital Corp. company guaranty 9s, 2012	2,194,500 634,915 38,063 338,550
Home	1,995,000 632,042 35,000 305,000	5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired 4/24/01, cost \$631,410) (RES) Triad Hospitals, Inc. company guaranty Ser. B, 8 3/4s, 2009 Ventas Realty LP/Capital Corp. company guaranty 9s, 2012	2,194,500 634,915 38,063 338,550
Home	1,995,000 632,042 35,000 305,000	Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired 4/24/01, cost \$631,410) (RES) Triad Hospitals, Inc. company guaranty Ser. B, 8 3/4s, 2009 Ventas Realty LP/Capital Corp. company guaranty 9s, 2012 1.0%) Beazer Homes USA, Inc. company	2,194,500 634,915 38,063 338,550 25,801,957
Home	1,995,000 632,042 35,000 305,000 building (5 3/8s, 2006 Triad Hospitals Holdings company guaranty Ser. B, 11s, 2009 Triad Hospitals, Inc. bank term loan FRN Ser. B, 4.11s, 2008 (acquired 4/24/01, cost \$631,410) (RES) Triad Hospitals, Inc. company guaranty Ser. B, 8 3/4s, 2009 Ventas Realty LP/Capital Corp. company guaranty 9s, 2012	2,194,500 634,915 38,063 338,550

190 000	D.R. Horton, Inc. sr. notes 6 7/8s, 2013	190,475
	D.R. Horton, Inc. sr. notes 5 7/8s, 2013	582,750
	K. Hovnanian Enterprises, Inc.	302,730
430,000		519,750
E7E 000	company guaranty 10 1/2s, 2007	319,730
575,000	K. Hovnanian Enterprises, Inc.	615 050
	company guaranty 8 7/8s, 2012	615 , 250
130,000	K. Hovnanian Enterprises, Inc.	
	company guaranty 8s, 2012	139,100
210,000	K. Hovnanian Enterprises, Inc. 144A	
	sr. sub. notes 7 3/4s, 2013	216,300
365,000	KB Home sr. sub. notes 9 1/2s, 2011	400,131
295,000	Meritage Corp. 144A sr. notes	
	9 3/4s, 2011	322,288
615,000	Ryland Group, Inc. sr. notes 9 3/4s, 2010	699,563
	Ryland Group, Inc. sr. notes 5 3/8s, 2008	140,875
	Schuler Homes, Inc. company guaranty	
303,000	10 1/2s, 2011	436,494
190 000	Technical Olympic USA, Inc. company	130, 131
190,000		204 250
125 000	guaranty 10 3/8s, 2012	204,250
135,000	Technical Olympic USA, Inc. company	
	guaranty 9s, 2010	142,425
	Toll Corp. sr. sub. notes 8 1/4s, 2011	273,125
160,000	WCI Communities, Inc. company	
	guaranty 10 5/8s, 2011	175,200
530,000	WCI Communities, Inc. company	
	guaranty 9 1/8s, 2012	567,100
		6 , 771 , 951
Household Furn	iture and Appliances (0.2%)	
701,000	Sealy Mattress Co. company guaranty	
	Ser. B, zero %, 2007	716,773
		716,773
	Ser. B, zero %, 2007	716,773 903,350
	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes	903,350
	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes	·
890,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007	903,350
	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007	903,350
890,000 Lodging/Tourism	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%)	903,350
890,000 Lodging/Tourism	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty	903,350
890,000 Lodging/Tourism	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%)	903,350
890,000 Lodging/Tourism 695,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty	903,350
890,000 Lodging/Tourism 695,000 850,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R)	903,350
890,000 Lodging/Tourism 695,000 850,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R)	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes	903,350
890,000 Lodging/Tourism 	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008	903,350
890,000 Lodging/Tourism 	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E,	903,350
890,000 Lodging/Tourism 	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R)	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000 250,000 279,000 585,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R) ITT Corp. notes 6 3/4s, 2005	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000 250,000 279,000 585,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R) ITT Corp. notes 6 3/4s, 2005 John Q. Hammons Hotels LP/John Q.	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000 250,000 279,000 585,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R) ITT Corp. notes 6 3/4s, 2005 John Q. Hammons Hotels LP/John Q. Hammons Hotels Finance Corp. III	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000 250,000 279,000 585,000 1,510,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R) ITT Corp. notes 6 3/4s, 2005 John Q. Hammons Hotels LP/John Q. Hammons Hotels Finance Corp. III 1st mtge. Ser. B, 8 7/8s, 2012	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000 250,000 279,000 585,000 1,510,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R) ITT Corp. notes 6 3/4s, 2005 John Q. Hammons Hotels LP/John Q. Hammons Hotels Finance Corp. III 1st mtge. Ser. B, 8 7/8s, 2012 RFS Partnership LP company guaranty	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000 250,000 279,000 585,000 1,510,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R) ITT Corp. notes 6 3/4s, 2005 John Q. Hammons Hotels LP/John Q. Hammons Hotels Finance Corp. III 1st mtge. Ser. B, 8 7/8s, 2012 RFS Partnership LP company guaranty 9 3/4s, 2012	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000 250,000 279,000 585,000 1,510,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R) ITT Corp. notes 6 3/4s, 2005 John Q. Hammons Hotels LP/John Q. Hammons Hotels Finance Corp. III 1st mtge. Ser. B, 8 7/8s, 2012 RFS Partnership LP company guaranty 9 3/4s, 2012 Starwood Hotels & Resorts Worldwide,	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000 250,000 279,000 585,000 1,510,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R) ITT Corp. notes 6 3/4s, 2005 John Q. Hammons Hotels LP/John Q. Hammons Hotels Finance Corp. III 1st mtge. Ser. B, 8 7/8s, 2012 RFS Partnership LP company guaranty 9 3/4s, 2012	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000 250,000 279,000 585,000 1,510,000 670,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R) ITT Corp. notes 6 3/4s, 2005 John Q. Hammons Hotels LP/John Q. Hammons Hotels Finance Corp. III 1st mtge. Ser. B, 8 7/8s, 2012 RFS Partnership LP company guaranty 9 3/4s, 2012 Starwood Hotels & Resorts Worldwide,	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000 250,000 279,000 585,000 1,510,000 670,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R) ITT Corp. notes 6 3/4s, 2005 John Q. Hammons Hotels LP/John Q. Hammons Hotels Finance Corp. III 1st mtge. Ser. B, 8 7/8s, 2012 RFS Partnership LP company guaranty 9 3/4s, 2012 Starwood Hotels & Resorts Worldwide, Inc. company guaranty 7 7/8s, 2012	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000 250,000 279,000 585,000 1,510,000 670,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R) ITT Corp. notes 6 3/4s, 2005 John Q. Hammons Hotels LP/John Q. Hammons Hotels Finance Corp. III 1st mtge. Ser. B, 8 7/8s, 2012 RFS Partnership LP company guaranty 9 3/4s, 2012 Starwood Hotels & Resorts Worldwide, Inc. company guaranty 7 7/8s, 2012 Starwood Hotels & Resorts Worldwide, Inc. company guaranty 7 7/8s, 2012	903,350
890,000 Lodging/Tourism 695,000 850,000 4,260,000 250,000 279,000 585,000 1,510,000 670,000	Ser. B, zero %, 2007 Sealy Mattress Co. sr. sub. notes Ser. B, 9 7/8s, 2007 m (1.4%) FelCor Lodging LP company guaranty 9 1/2s, 2008 (R) Hilton Hotels Corp. notes 7 5/8s, 2012 HMH Properties, Inc. company guaranty Ser. B, 7 7/8s, 2008 (R) HMH Properties, Inc. sr. notes Ser. C, 8.45s, 2008 Host Marriott LP sr. notes Ser. E, 8 3/8s, 2006 (R) ITT Corp. notes 6 3/4s, 2005 John Q. Hammons Hotels LP/John Q. Hammons Hotels Finance Corp. III 1st mtge. Ser. B, 8 7/8s, 2012 RFS Partnership LP company guaranty 9 3/4s, 2012 Starwood Hotels & Resorts Worldwide, Inc. company guaranty 7 7/8s, 2012 Starwood Hotels & Resorts Worldwide, Inc. company guaranty 7 7/8s, 2012	903,350

Publishing (2.2%)

42,643 Affinity Group Holdings bank term loan FRN Ser. B1, 4.85s, 2009 (acquired 5/27/03, cost \$42,536) (RES) 106,607 Affinity Group Holdings bank term loan FRN Ser. B2, 5.1479s, 2009 (acquired 5/27/03, cost \$106,341) (RES) 1,203,000 Affinity Group Holdings sr. notes ls, 2007 200,000 Dex Media West, LLC bank term loan FRN 3.87s, 2010 (acquired 9/9/03, cost \$200,000) (RES) 1,115,000 Dex Media West, LLC 144A sr. notes 8 1/2s, 2010 670,000 Garden State Newspapers, Inc. sr. sub. notes 8 5/8s, 2011 50,000 Garden State Newspapers, Inc. sr. sub. notes 8 5/8s, 2010 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	106,641 1,233,075 201,750 1,206,988 703,500 51,375
106,607 Affinity Group Holdings bank term loan FRN Ser. B2, 5.1479s, 2009 (acquired 5/27/03, cost \$106,341) (RES) 1,203,000 Affinity Group Holdings sr. notes ls, 2007 200,000 Dex Media West, LLC bank term loan FRN 3.87s, 2010 (acquired 9/9/03, cost \$200,000) (RES) 1,115,000 Dex Media West, LLC 144A sr. notes 8 1/2s, 2010 670,000 Garden State Newspapers, Inc. sr. sub. notes 8 5/8s, 2011 50,000 Garden State Newspapers, Inc. sr. sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	1,233,075 201,750 1,206,988 703,500
loan FRN Ser. B2, 5.1479s, 2009 (acquired 5/27/03, cost \$106,341) (RES) 1,203,000 Affinity Group Holdings sr. notes 11s, 2007 200,000 Dex Media West, LLC bank term loan FRN 3.87s, 2010 (acquired 9/9/03, cost \$200,000) (RES) 1,115,000 Dex Media West, LLC 144A sr. notes 8 1/2s, 2010 670,000 Garden State Newspapers, Inc. sr. sub. notes 8 5/8s, 2011 50,000 Garden State Newspapers, Inc. sr. sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	1,233,075 201,750 1,206,988 703,500 51,375
5/27/03, cost \$106,341) (RES) 1,203,000 Affinity Group Holdings sr. notes 11s, 2007 200,000 Dex Media West, LLC bank term loan FRN 3.87s, 2010 (acquired 9/9/03, cost \$200,000) (RES) 1,115,000 Dex Media West, LLC 144A sr. notes 8 1/2s, 2010 670,000 Garden State Newspapers, Inc. sr. sub. notes 8 5/8s, 2011 50,000 Garden State Newspapers, Inc. sr. sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	1,233,075 201,750 1,206,988 703,500 51,375
1,203,000 Affinity Group Holdings sr. notes	201,750 1,206,988 703,500 51,375
11s, 2007 200,000 Dex Media West, LLC bank term loan FRN 3.87s, 2010 (acquired 9/9/03, cost \$200,000) (RES) 1,115,000 Dex Media West, LLC 144A sr. notes 8 1/2s, 2010 670,000 Garden State Newspapers, Inc. sr. sub. notes 8 5/8s, 2011 50,000 Garden State Newspapers, Inc. sr. sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	201,750 1,206,988 703,500 51,375
200,000 Dex Media West, LLC bank term loan FRN 3.87s, 2010 (acquired 9/9/03, cost \$200,000) (RES) 1,115,000 Dex Media West, LLC 144A sr. notes 8 1/2s, 2010 670,000 Garden State Newspapers, Inc. sr. sub. notes 8 5/8s, 2011 50,000 Garden State Newspapers, Inc. sr. sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	201,750 1,206,988 703,500 51,375
FRN 3.87s, 2010 (acquired 9/9/03, cost \$200,000) (RES) 1,115,000 Dex Media West, LLC 144A sr. notes 8 1/2s, 2010 670,000 Garden State Newspapers, Inc. sr. sub. notes 8 5/8s, 2011 50,000 Garden State Newspapers, Inc. sr. sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	1,206,988 703,500 51,375
cost \$200,000) (RES) 1,115,000 Dex Media West, LLC 144A sr. notes 8 1/2s, 2010 670,000 Garden State Newspapers, Inc. sr. sub. notes 8 5/8s, 2011 50,000 Garden State Newspapers, Inc. sr. sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	1,206,988 703,500 51,375
1,115,000 Dex Media West, LLC 144A sr. notes 8 1/2s, 2010 670,000 Garden State Newspapers, Inc. sr. sub. notes 8 5/8s, 2011 50,000 Garden State Newspapers, Inc. sr. sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	1,206,988 703,500 51,375
8 1/2s, 2010 670,000 Garden State Newspapers, Inc. sr. sub. notes 8 5/8s, 2011 50,000 Garden State Newspapers, Inc. sr. sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	703,500 51,375
670,000 Garden State Newspapers, Inc. sr. sub. notes 8 5/8s, 2011 50,000 Garden State Newspapers, Inc. sr. sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	703,500 51,375
sub. notes 8 5/8s, 2011 50,000 Garden State Newspapers, Inc. sr. sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	51,375
50,000 Garden State Newspapers, Inc. sr. sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	51,375
sub. notes Ser. B, 8 3/4s, 2009 450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	
450,000 Hollinger International Publishing, Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	
Inc. sr. notes 9s, 2010 1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	474,188
1,512,785 Hollinger Participation Trust 144A sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	171,100
sr. notes 12 1/8s, 2010 (Canada) (PIK) 530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	
530,000 Key3media Group, Inc. company guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	1,701,883
guaranty 11 1/4s, 2011 (In default) (NON) 120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	_,,
120,000 Moore Wallace bank term loan FRN Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	5,300
Ser. B, 3.7313s, 2010 (acquired 3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	•
3/13/03, cost \$120,000) (RES) 188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	
188,478 PRIMEDIA, Inc. bank term loan FRN Ser. B, 4.0979s, 2009 (acquired 2/10/03, cost \$180,468) (RES)	121,013
2/10/03, cost \$180,468) (RES)	
1 005 000 DDIMEDIA INC	184,974
1,095,000 PRIMEDIA, Inc. company guaranty	
8 7/8s, 2011	1,136,063
350,000 PRIMEDIA, Inc. company guaranty	
7 5/8s, 2008	344,750
800,000 PRIMEDIA, Inc. 144A sr. notes 8s, 2013	802,000
165,000 Quebecor Media, Inc. sr. disc. notes	
stepped-coupon zero % (13 3/4s,	
7/15/06), 2011 (Canada) (STP)	137,981
1,055,000 Quebecor Media, Inc. sr. notes	
11 1/8s, 2011 (Canada)	1,200,063
248,108 RH Donnelley Finance Corp. I bank	
term loan FRN Ser. B, 5.1295s, 2010	252 400
(acquired 12/04/02, cost \$245,627) (RES)	252 , 489
925,000 RH Donnelley Finance Corp. I 144A sr. notes 8 7/8s, 2010	1 026 000
600,000 RH Donnelley Finance Corp. I 144A	1,036,000
sr. sub. notes 10 7/8s, 2012	708,000
168,038 Sum Media bank term loan FRN Ser. B,	700,000
3.61s, 2009 (acquired 2/4/03, cost	
\$168,038) (RES)	168,248
875,000 Vertis, Inc. company quaranty	100,210
Ser. B, 10 7/8s, 2009	901,250
655,000 Vertis, Inc. sub. notes 13 1/2s, 2009	609,150
455,000 Vertis, Inc. 144A sec. notes 9 3/4s, 2009	478,888
920,000 Von Hoffman Press, Inc. company	.,
guaranty 10 1/4s, 2009	982,100
100,000 Von Hoffman Press, Inc. company	,
guaranty FRN 10 3/8s, 2007	100,750
130,878 Von Hoffman Press, Inc. debs. 13s,	.,
2009 (PIK)	
62,000 Yell Finance BV sr. notes 10 3/4s,	122,698

		2011 (Netherlands)	71,300
			15,085,073
Reta	il (0.9%)		
	85 , 643	Advance Stores bank term loan FRN Ser. C, 3.983s, 2007 (acquired	
		3/4/03, cost \$85,643) (RES)	85 , 879
	455,000	Asbury Automotive Group, Inc.	
	005 000	company guaranty 9s, 2012	455,000
	003,000	Autonation, Inc. company guaranty 9s, 2008	991,200
	335,000	Gap, Inc. (The) notes 6.9s, 2007	360,125
	375,000	Hollywood Entertainment Corp. sr.	
	940 000	sub. notes 9 5/8s, 2011 J. Crew Operating Corp. 144A sr.	406,875
	840,000	sub. notes 10 3/8s, 2007	852 , 600
	575 , 000	JC Penney Co., Inc. notes 9s, 2012	649,750
		JC Penney Co., Inc. notes 8s, 2010	32,925
	320,000	JC Penney Co., Inc. notes Ser. MTNA,	222 000
	1,580,000	7.05s, 2005 Saks, Inc. company guaranty 8 1/4s, 2008	332,800 1,730,100
		United Auto Group, Inc. company	_,,
		guaranty 9 5/8s, 2012	562,638
			6,459,892
			0,439,692
Tech	nology (1.	4%)	
	630,000	AMI Semiconductor, Inc. company	
	•	guaranty 10 3/4s, 2013	708,750
	149,250	Amkor Technologies, Inc. bank term	
		loan FRN 5.1247s, 2006 (acquired 4/17/03, cost \$149,447) (RES)	151,147
	390,000	Amkor Technologies, Inc. structured	131,147
	,	notes 12.58s, 2005 (issued by	
		STEERS Credit Linked Trust 2000)	409,500
		Avaya, Inc. sec. sr. notes 11 1/8s, 2009	225,713
	/85 , 000	DigitalNet Holdings Inc. 144A sr. notes 9s, 2010	832,100
EUR	580,000	Getronics NV sub. notes 13s, 2008 (Netherlands)	324,985
		Iron Mountain, Inc. company guaranty	
		8 5/8s, 2013	1,221,875
	170,000	Iron Mountain, Inc. company guaranty 8 1/8s, 2008 (Canada)	176 , 375
	390,000	Iron Mountain, Inc. sr. sub. notes	170,373
	•	8 1/4s, 2011	405,600
	790,000	ON Semiconductor Corp. company	
	F.CO. 000	guaranty 13s, 2008 SCG Holding & Semiconductor Corp.	900,600
	360,000	company guaranty 12s, 2009	583,800
	620,000	Seagate Technology Hdd Holdings	,
		company guaranty 8s, 2009 (Cayman Islands)	682,000
	144,297	Telex Communications Group, Inc. sr.	70 202
	185.000	sub. notes Ser. A, zero %, 2006 Xerox Capital Europe PLC company	79,363
	100,000	guaranty 5 7/8s, 2004 (United Kingdom)	185,925
		Xerox Corp. company guaranty 9 3/4s, 2009	593,850
EUR		Xerox Corp. sr. notes 9 3/4s, 2009	248,721
		Xerox Corp. sr. notes 7 5/8s, 2013	295 , 875
	1,/85,000	Xerox Corp. sr. notes 7 1/8s, 2010	1,778,306

9,804,485 Textiles (0.4%) ______ 560,000 Galey & Lord, Inc. company quaranty 9 1/8s, 2008 (In default) (NON) 4,200 295,000 Levi Strauss & Co. bank term loan FRN 10s, 2009 (acquired 9/23/03, cost \$295,000) (RES) 301,514 940,000 Levi Strauss & Co. sr. notes 752,000 12 1/4s, 2012 460,000 Oxford Industries, Inc. 144A sr. notes 8 7/8s, 2011 489,900 505,000 Russell Corp. company guaranty 9 1/4s, 2010 536,563 615,000 William Carter Holdings Co. (The) company guaranty Ser. B, 10 7/8s, 2011 688,800 2,772,977 Tire & Rubber (--%) ______ 220,000 Goodyear Tire & Rubber Co. (The) notes 7.857s, 2011 184,800 Transportation (1.1%) ______ 445,000 Allied Holdings, Inc. company quaranty Ser. B, 8 5/8s, 2007 550,000 American Airlines, Inc. pass-through certificates Ser. 01-1, 6.817s, 2011 462,000 80,000 American Airlines, Inc. pass-through certificates Ser. 99-1, 7.024s, 2009 76,800 985,000 Calair, LLC/Calair Capital Corp. company quaranty 8 1/8s, 2008 837,250 320,000 Continental Airlines, Inc. pass-through certificates Ser. D, 7.568s, 2006 240,000 930,000 CSX Corp. notes 6 1/4s, 2008 1,041,083 390,000 Delta Air Lines, Inc. pass-through certificates Ser. 00-1, 7.779s, 2005 322,178 267,352 Delta Air Lines, Inc. pass-through certificates Ser. 02-1, 7.779s, 2012 216,555 925,000 Evergreen International Aviation, Inc. 144A sec. notes 12s, 2010 841,750 400,000 Fixed-Link Finance BV sec. notes EUR Ser. B2-X, 7.85s, 2009 (Netherlands) 321,347 \$910,000 Kansas City Southern Railway Co. company guaranty 9 1/2s, 2008 1,003,275 190,000 Kansas City Southern Railway Co. company quaranty 7 1/2s, 2009 197,125 135,000 Navistar International Corp. sr. notes Ser. B, 8s, 2008 137,700 540,000 Northwest Airlines, Inc. company guaranty 7 5/8s, 2005 473,850 261,692 NWA Trust sr. notes Ser. A, 9 1/4s, 2012 259,730 195,176 Pacer International, Inc. bank term loan FRN 4.4757s, 2010 (acquired 6/10/03, cost \$195,858) (RES) 196,559 190,000 Travel Centers of America, Inc. company quaranty 12 3/4s, 2009 216,600

	United AirLines, Inc. debs. 9 1/8s, 2012 (In default) (NON) US Air, Inc. pass-through	58,125
	certificates Ser. 93-A2, 9 5/8s, 2004 (In default) (NON)	479,618
		7,795,395
Utilities & Por	wer (3.9%)	
54,000	AES Corp. (The) sr. notes 8 7/8s, 2011	53,730
	AES Corp. (The) sr. notes 8 3/4s, 2008	30,075
1,885,000	AES Corp. (The) 144A sec. notes	
	8 3/4s, 2013	1,979,250
940,000	Allegheny Energy Supply 144A bonds	
225 000	8 1/4s, 2012	827,200
	Allegheny Energy, Inc. notes 7 3/4s, 2005 Avon Energy Partners Holdings 144A	336 , 675
425,000	notes 7.05s, 2007 (United Kingdom)	361,250
40,000	Avon Energy Partners Holdings 144A	301,230
,	notes 6.46s, 2008 (United Kingdom)	36,237
970,000	Calpine Canada Energy Finance	
	company guaranty 8 1/2s, 2008 (Canada)	697,188
250,000	Calpine Corp. bank term loan FRN	
	6.86s, 2007 (acquired 7/11/03, cost	
460 000	\$250,000) (RES)	235,486
	Calpine Corp. sr. notes 8 3/4s, 2007	342,700
	Calpine Corp. sr. notes 8 1/2s, 2011 Calpine Corp. sr. notes 7 7/8s, 2008	274,950 493,500
	Calpine Corp. 144A sec. notes	493,300
1,310,000	8 1/2s, 2010	1,784,800
280,000	CenterPoint Energy Resources Corp.	_, ,
	debs. 6 1/2s, 2008	297,817
240,000	CenterPoint Energy Resources Corp.	
	144A notes 7 7/8s, 2013	269,624
150,000	CMS Energy Corp. pass-through	
600 000	certificates 7s, 2005	148,875
	CMS Energy Corp. sr. notes 8.9s, 2008	621,000
	CMS Energy Corp. sr. notes 8 1/2s, 2011 CMS Energy Corp. 144A sr. notes	234,025
100,000	7 3/4s, 2010	178,650
295,000	Dynegy Holdings, Inc. sr. notes	170,000
,	6 7/8s, 2011	247,063
1,810,000	Dynegy Holdings, Inc. 144A sec.	
	notes 10 1/8s, 2013	1,909,550
40,000	Dynegy-Roseton Danskamme company	
	guaranty Ser. A, 7.27s, 2010	37,400
	Edison Mission Energy sr. notes 10s, 2008	233,200
440,000	Edison Mission Energy sr. notes 9 7/8s, 2011	376,200
320 000	Edison Mission Energy sr. notes	370,200
320,000	7.73s, 2009	260,800
155,000	El Paso CGP Co. debs. 6 1/2s, 2008	124,775
	El Paso CGP Co. notes 6 3/8s, 2009	158,000
275,000	El Paso Corp. notes Ser. MTN, 6.95s, 2007	240,625
	El Paso Corp. sr. notes 7 3/8s, 2012	547,725
365,000	El Paso Natural Gas Co. 144A sr.	
	notes 7 5/8s, 2010	352,225
925,000	El Paso Production Holding Co. 144A	0=0====
100 000	sr. notes 7 3/4s, 2013	878 , 750
100,000	Gemstone Investor, Ltd. 144A company	98,750
	guaranty 7.71s, 2004	30, 730

	Total Corporate bonds and notes (cost \$355,326,393)	\$358,167,977
		27,498,682
	2007 (Cayman Islands) (In default) (NON)	648,677
926,682	\$120,000) (RES) York Power Funding 144A notes 12s,	120,975
120,000	Williams Products bank term loan FRN 4.9s, 2007 (acquired 6/4/03, cost	
375 , 000	Williams Holdings Of Delaware notes 6 1/2s, 2008	363,750
705 , 000	Williams Cos., Inc. (The) sr. notes 8 5/8s, 2010	747,300
545,000	Williams Cos., Inc. (The) notes 6 1/2s, 2006	546,363
755 , 000	Williams Cos., Inc. (The) notes Ser. A, 6 3/4s, 2006	758,775
150,000	9 1/4s, 2004 Williams Cos., Inc. (The) notes 8 1/8s, 2012	107,100 156,000
105,000	9 3/4s, 2007 Williams Cos., Inc. (The) notes 9 1/4s, 2004	·
	Western Resources, Inc. sr. notes	664,913
	Teco Energy, Inc. sr. notes 7 1/2s, 2010	370,019
	Teco Energy, Inc. notes 7s, 2012	390,319
	Teco Energy, Inc. notes 7.2s, 2011	157,600
320,000	Teco Energy, Inc. notes 10 1/2s, 2007	356,400
920,000	Southern California Edison Co. 144A 1st mtge. 8s, 2007	1,028,100
90,000	Southern California Edison Co. notes 6 3/8s, 2006	94,500
565,000	7 3/4s, 2013 Sierra Pacific Resources notes 8 3/4s, 2005	488,031 526,863
485,000	7 3/4s, 2007 SEMCO Energy, Inc. 144A sr. notes	611,925
615,000	notes 7.1s, 2005 PSEG Energy Holdings, Inc. notes	164,400
	PG&E Gas Transmission Northwest sr.	·
855 , 000	notes 7 3/8s, 2005 (In default) (NON) PG&E Corp. 144A sec. notes 6 7/8s, 2008	369,000 897,750
360,000	12s, 2010 Pacific Gas & Electric Co. 144A sr.	163,850
145,000	guaranty 8 1/8s, 2010 Orion Power Holdings, Inc. sr. notes	368,900
	Nevada Power Co. 144A 2nd mtge. 9s, 2013 Northwest Pipeline Corp. company	578,200
	Mission Energy Holding Co. sec. notes 13 1/2s, 2008	184,800
280,000	Mirant Americas Generation, Inc. sr. notes 7.2s, 2008 (In default) (NON)	221,900
950,000	Mirant Americas Generation, Inc. sr. notes 7 5/8s, 2006 (In default) (NON)	752,875
270,000	certificates Ser. A, 8.3s, 2009 Mirant Americas Generation, Inc. sr. notes 8.3s, 2011 (In default) (NON)	365,750 211,950
385,000	Ser. A, 11 3/4s, 2005 Midwest Generation LLC pass-through	413,602
380,323	Midland Funding II Corp. debs.	412 600

Foreign government bonds and notes (18.6%) (a)

Prin	ncipal amou:	nt 	Value
	\$6,890,000	Brazil (Federal Republic of) bonds	
		2.188s, 2012	\$5,512,000
	1,495,000	Brazil (Federal Republic of) unsub.	
		10s, 2011	1,461,363
	3,000,000	Bulgaria (Republic of) 144A bonds	2 410 500
CAD	0 510 000	8 1/4s, 2015	3,412,500
CAD CAD		Canada (Government of) bonds 6s, 2011 Canada (Government of) bonds	6,972,018
CAD	3,000,000	Ser. WH31, 6s, 2008	2,991,466
	\$900,000	Chile (Republic of) bonds 5 1/2s, 2013	936,000
		Colombia (Republic of) bank guaranty	300,000
	, , ,	9 3/4s, 2011	405,650
	1,040,000	Colombia (Republic of) bonds	·
		Ser. NOV, 9 3/4s, 2009	1,151,800
	5,305,000	Colombia (Republic of) notes	
		10 3/4s, 2013	5,941,600
EUR	770,000	Colombia (Republic of) unsub. bonds	
		Ser. 15A, 11 3/8s, 2008	1,022,023
	\$915 , 000	Dominican (Republic of) 144A notes	
	1 000 000	9.04s, 2013	828,075
	1,000,000	Ecuador (Republic of) bonds	007 500
	1 000 000	Ser. REGS, 12s, 2012	827 , 500
	1,000,000	El Salvador (Republic of) 144A notes 8 1/2s, 2011	1,090,000
EUR	8 330 000	Germany (Federal Republic of) bonds	1,090,000
LOI	0,330,000	Ser. 95, 7 3/8s, 2005	10,319,331
EUR	1.345.000	Hellenic Greece (Republic of) bonds	10,313,331
	1,010,000	3 1/2s, 2008	1,585,558
	\$185,000	Indonesia (Republic of) FRN 2.005s, 2006	159,100
		Indonesia (Republic of) FRN 2.005s, 2005	418,600
EUR		Italy (Government of) treasury bonds	
		5 1/2s, 2010	4,400,798
NZD	9,290,000	New Zealand (Government of) bonds	
		6 1/2s, 2013	5,776,485
NZD	5,804,000	New Zealand (Government of) bonds	
	*1 605 000	Ser. 709, 7s, 2009	3,667,473
TIID.		Peru (Republic of) notes 9 1/8s, 2008	1,908,863
EUR	355,000	Philippines (Republic of) 144A bonds	427 500
ċ	:12 600 000	9 1/8s, 2010 Russia (Federation of) unsub.	437,506
Ÿ	512,090,000	8 1/4s, 2010	14,327,010
EUR	305-000	South Africa (Republic of) bonds	14,327,010
шогс	303,000	5 1/4s, 2013	346,234
	\$2,855,000	South Africa (Republic of) notes	
		7 3/8s, 2012	3,237,570
EUR	1,000,000	Spain (Government of) bonds 5.4s, 2011	1,292,373
SEK	30,690,000	Sweden (Government of) bonds 6 3/4s, 2014	4,699,830
SEK	26,915,000	Sweden (Government of) bonds Ser.	
		3101, 4s, 2008	4,268,719
		Turkey (Republic of) bonds 11 3/4s, 2010	1,141,500
		Turkey (Republic of) notes 9 7/8s, 2008	3,237,000
	401,804	Ukraine (Government of) sr. notes	446 006
מוום	221 026	Ser. REGS, 11s, 2007	446,806
EUR	231,936	Ukraine (Government of) sr. notes Ser. REGS, 10s, 2007	292 , 186
	\$730 000	Ukraine (Government of) sr. notes,	232 , 100
	\$750 , 000	7.65s, 2013	725,620
GBP	4,030.000	United Kingdom treasury bonds	,20,020
	-,,	7 1/4s, 2007	7,448,231
		United Kingdom treasury bonds	, ,,====

8,440,000 630,000 3,428,480 465,000	7 1/2s, 2006 United Mexican States notes 7 1/2s, 2012 United Mexican States notes 6 3/8s, 2013 United Mexican States notes 4 5/8s, 2008 Venezuela (Republic of) FRB 1 7/8s, 2007 Venezuela (Republic of) 144A notes 10 3/4s, 2013 Total Foreign government bonds and notes (cost \$116,502,678) t and agency obligations (13.5%) (a)	12,586,341 2,076,303 8,874,660 642,600 3,098,660 428,963 \$130,396,315
Principal amoun	nt	Value
U.S. Government	t and Agency Mortgage Obligations (9.8%)	
24,529 61,691 669,233 19,728,000	Federal National Mortgage Association Pass-Through Certificates 8 1/2s, March 1, 2006 8s, with due dates from October 1, 2025 to July 1, 2028 7 1/2s, December 1, 2029 6 1/2s, August 1, 2032 6 1/2s, TBA, October 1, 2032 5s, TBA, October 1, 2033 Government National Mortgage	\$215 26,638 65,851 697,636 20,560,285 12,489,400
	Association Pass-Through Certificates 5s, with due dates from August 15, 2033 to September 15, 2033 5s, TBA, October 1, 2033	4,109,116 31,090,185 69,039,326
U.S. Treasury (Obligations (3.7%)	,,
7,500,000	U.S. Treasury Notes 6 1/2s, February 15, 2010 1 5/8s, March 31, 2005	8,900,100 16,792,360 25,692,460
	Total U.S. government and agency obligations (cost \$93,386,439)	\$94,731,786
Asset-backed se	ecurities (7.7%) (a) nt	Value
\$419,290	ABSC Nims Trust 144A Ser. 03-HE5, Class A, 7s, 2033 Ameriquest Mortgage Securities, Inc.	\$409,856
83,000 164,000 418,000 19,303,636 387,000 144,000	FRB Ser. 03-10, 4.869s, 2012 FRB Ser. 03-8, Class MV6, 4.86s, 2033 FRN Ser. 03-AR3, Class M5, 4.87s, 2033 FRN Ser. 03-1, Class M4, 4.2s, 2033 Amortizing Residential Collateral Trust Ser. 02-BC1, Class A, IO, 6s, 2005 FRN Ser. 02-BC5, Class B, 3.37s, 2032 FRN Ser. 02-BC7, Class B3, 3.12s, 2032 AQ Finance NIM Trust Ser. 03-N1, Class Note, 9.37s, 2033	85,456 69,709 155,480 349,353 744,486 330,462 124,453

	DO Einene NIM Touch 1442	
004 026	AQ Finance NIM Trust 144A	004 026
	Ser. 03-N2, Class Note, 9.3s, 2033 Ser. 03-N9A, Class NOTE, 7.385s, 2033	994,826 213,000
	Arc Net Interest Margin Trust 144A	213,000
	Ser. 02-8A, Class A1, 7 3/4s, 2032	309,705
	Ser. 02-1A, Class A, 7 3/4s, 2032	158,443
	Arc Net Interest Margin Trust Ser.	130,443
JO, 133	02-5A, Class A, 7 3/4s, 2032	97,503
303 000	Arcap, Inc. 144A Ser. 03-1A, Class	97,303
363,000	E, 6.33s, 2038 (R)	395,208
180 000	Argent Securities, Inc. FRB Ser.	393,200
100,000	03-W1, Class MV6, 4.87s, 2033	142,128
	Asset Backed Funding Certificates 2031	340,140
434 000	FRB Ser. 03-WF1, Class M3, 4.17s, 2032	434,000
	FRB Ser. 03-WF1, Class M4, 4.37s, 2032	120,816
	Asset Backed Funding Corp. NIM Trust	120,010
03,313	Ser. 02-WF1, 9.32s, 2032	63,513
154.388	Asset Backed Funding Corp. NIM Trust	03,013
101,000	144A Ser. 03-WF1, Class N1, 8.35s, 2032	154,388
	Asset Backed Securities Corp. Home	101,000
	Equity Loan Trust	
250.000	FRB Ser. 02-HE3, Class M4, 4.12s, 2032	215,614
	FRB Ser. 03-HE5, Class M5, 5.37s, 2033	137,202
	FRB Ser. 03-HE6, Class M6, 5.12s, 2033	316,388
	FRN Ser. 03-HE1, Class M4, 5.62s, 2033	324,655
	FRN Ser. 03-HE3, Class M5, 5.12s, 2033	333,188
	FRN Ser. 03-HE2, Class M4, 4.97s, 2033	776,130
	Aviation Capital Group Trust 144A	,,0,130
310,001	FRB Ser. 03-2A, Class G1, 1.82s, 2033	340,001
1.845.000	Bank One Issuance Trust FRN Ser.	010,001
1,010,000	02-C1, Class C1, 2.08s, 2009	1,833,973
	Bayview Financial Acquisition Trust	1,000,010
995.000	Ser. 02-CA, Class A, IO, 7.15s, 2004	37,623
	FRN Ser. 01-DA, Class M3, 2.52s, 2031	703,762
	Ser. 03-X, Class AIO1, IO, 1.36s, 2006	506,207
01, 100, 103	CDC Mortgage Capital Trust	000,20
257,000	FRB Ser. 03-HE3, Class B3, 4.87s, 2033	213,079
	FRN Ser. 03-HE2, Class B3, 4.87s, 2033	298,238
	Chase Funding Net Interest Margin	
	Ser. 02-2, 8 1/2s, 2035	67,868
	Chase Funding Net Interest Margin 144A	,
157,932	Ser. 03-1A, Class NOTE, 8 3/4s, 2004	158,406
	Ser. 03-4A, Class NOTE, 6 3/4s, 2036	689,722
	Ser. 03-2A, Class NOTE, 8 3/4s, 2035	388,773
•	Conseco Finance Securitizations Corp.	•
248,000	Ser. 00-2, Class A4, 8.48s, 2021	258,209
	Ser. 00-4, Class A6, 8.31s, 2032	3,848,182
	Ser. 00-6, Class M2, 8.2s, 2032	550,000
	Ser. 01-04, Class A4, 7.36s, 2019	21,848
	Ser. 01-3, Class A3, 5.79s, 2024	12,831
	Ser. 01-3, Class A4, 6.91s, 2033	455,212
	Ser. 01-4, Class B1, 9.4s, 2010	360,500
	Ser. 02-1, Class A, 6.681s, 2032	2,949,890
	Ser. 2001-3, Class M2, 7.44s, 2033	99,000
	Consumer Credit Reference IDX	
	Securities FRB Ser. 02-1A, Class A,	
	3.14s, 2007	787,346
	First Franklin Mortgage Loan Asset	,
	Backed Certificates	
169,000	Ser. 03-FF3, 4.12s, 2033	158,315
	FRB Ser. 03-FF4, Class M6, 4.92s, 2033	170,141
•	Granite Mortgages PLC	,

EUR	1,430,000	Ser. 03-2, Class 2C1, 5.2s, 2010	1 644 070
GBP	1 075 000	(United Kingdom) FRN Ser. 03-2, Class 3C, 4.956s,	1,644,970
ODI	1,073,000	2043 (United Kingdom)	1,785,898
		Green Tree Financial Corp.	,,
	\$165 , 693	Ser. 99-3, 6.16s, 2031	168,248
	1,247,000	Ser. 99-5, Class A5, 7.86s, 2030	1,114,047
	0 100 500	Greenpoint Manufactured Housing	1 006 604
		Ser. 00-3, Class IA, 8.45s, 2031	1,826,624
	50,000	Ser. 99-5, Class A4, 7.59s, 2028 GSAMP Trust	50,806
	123,726	Ser. 02-HE2N, Class Note, 8 1/4s, 2032	123,814
		FRB Ser. 03-FM1, Class B3, 5.62s, 2033	190,995
		GSAMP Trust 144A Ser. 03-HE1N, Class	,
		NOTE, 7 1/4s, 2033	340,758
		Home Equity Asset Trust	
		Ser. 02-1N, Class A, 8s, 2032	112,917
	383,000	FRB Ser. 03-5, Class B3, 5.62s, 2033	340,321
	601 565	Home Equity Asset Trust 144A	677 704
		Ser. 02-5N, Class A, 8s, 2033	677,734
		Ser. 03-4N, Class A, 8s, 2033 LNR CDO, Ltd. Ser. 02-1A, Class FFL,	276,165
	1,200,000	3.87s, 2037	1,164,996
	598,632	Long Beach Asset Holdings Corp. 144A	1,101,330
	030,002	Ser. 03-2, Class N1, 7.627s, 2033	598,632
	305,776	Long Beach Asset Holdings Corp. NIM	
		Trust 144A Ser. 03-4, Class	
		N1, 6.535s, 2033	305,681
	419,000	Long Beach Mortgage Loan Trust FRN	
		Ser. 03-3, Class M4, 4.62s, 2033	343,580
	1,046,356	Madison Avenue Manufactured Housing	
		Contract FRN Ser. 02-A, Class B1,	(00 121
		4.37s, 2032	680,131
	136 000	Mastr Asset Backed Securities Trust FRB Ser. 03-NC1, 5.12s, 2033	112,200
		FRB Ser. 03-OPT1, Class MV5, 4.62s, 2032	179,831
		FRN Ser. 03-OPT2, Class M5, 4.87s, 2033	462,983
	,	Merrill Lynch Mortgage Investors, Inc.	, , , , , ,
	351,000	Ser. 03-WM3N, Class N1, 8s, 2005	347,702
	685 , 000	FRB Ser. 03-WMC1, Class B2, 4.12s, 2033	648,181
	300,000	FRB Ser. 03-WMC3, Class B3, 4.12s, 2034	252 , 750
		Mid-State Trust	
		Ser. 10, Class B, 7.54s, 2036	498,621
	440,795	Ser. 11, Class B, 8.221s, 2038	423,232
	354 000	Morgan Stanley Capital I	307,427
		FRB Ser. 02-NC6, Class B2, 4.87s, 2032 FRB Ser. 03-NC10, Class B3, 4.869s, 2013	331,646
		FRB Ser. 03-NC8, Class B3, 4.87s, 2033	389,432
		FRN Ser. 03-NC6, Class B3, 4.87s, 2033	332,138
	, , , , , , , , , , , , , , , , , , , ,	Morgan Stanley Dean Witter Capital I	, , , , , , , , , , , , , , , , , , , ,
	390,000	FRN Ser. 01-NC3, Class B1, 3.57s, 2031	355,043
		FRN Ser. 01-NC4, Class B1, 3.62s, 2032	325,014
		FRN Ser. 02-AM2, Class B1, 3.37s, 2032	576 , 757
		FRN Ser. 02-HE1, Class B1, 2.92s, 2032	332 , 571
	82 , 798	Morgan Stanley Dean Witter Capital I	
		144A Ser. 01-NC4N, Class Note,	00 004
	400 000	8 1/2s, 2032 New Century Home Equity Loan Trust	82,884
	400,000	FRN Ser. 03-2, Class M4, 4.72s, 2033	341,000
	77,228	NovaStar Caps Trust Ser. 02-C1,	341,000
	.,,220	Class A, 7.15s, 2031	90,406
		Option One Mortgage Loan Trust	,
		-	

375 000	FRB Ser. 03-6, Class M6, 4.62s, 2033	321,768
•	FRN Ser. 03-3, Class M6, 4.62s, 2033	334,440
	Option One Mortgage Securities Corp.	
	Ser. 02-2A, Class CFTS, 8.83s, 2032	175,709
160 503	Option One Mortgage Securities Corp. 144A Ser. 02-1, Class CTFS, 6 3/4s, 2032	167,871
	Ser. 03-5, 6.9s, 2033	187,911
	Option One Mortgage Securities Corp.	•
	NIM Trust 144A Ser. 03-2B, Class N1,	
0.60 0.77	7.63s, 2033 (Cayman Islands)	233,056
963 , 377	Pass-Through Amortizing Credit Card Trust Ser. 02-1A, Class A4FL, 6.62s, 2012	960,015
4,594,057	Residential Asset Mortgage Products,	300 , 013
, ,	Inc. Ser. 03-RZ1, Class A,	
	IO, 0.347s, 2005	313,688
157,882	Rural Housing Trust Ser. 87-1, Class	1.66.045
	D, 6.33s, 2026 SAIL Net Interest Margin Notes 144A	166,245
445,599	Ser. 03-7A, Class A, 7s, 2033	442,293
•	Ser. 03-FF3A, Class A, 6 3/4s, 2033	480,281
138,000	Ser. 03-8A, Class A, 7s, 2033	137,305
	Sasco Arc Net Interest Margin Notes 144A	
	Ser. 03-3, Class A, 7 3/4s, 2033	424,742
157,519	Ser. 03-4, Class A, 7 1/2s, 2033	157 252
806 305	(Cayman Islands) Ser. 03-5, Class A, 7.35s, 2033	157,353
000,303	(Cayman Islands)	806,069
760,239	Ser. 03-BC2A, Class A, 7 3/4s, 2033	758,030
	Ser. 02-BC10, Class A, 7 3/4s, 2033	139,090
	Ser. 03-AM1, Class A, 7 3/4s, 2033	705,863
	Ser. 03-BC1, Class B, zero %, 2033	197,556
265,000	Saxon Asset Securities Trust FRB	220 420
351 000	Ser. 03-3, Class M6, 6.656s, 2033 Saxon Net Interest Margin Trust 144A	228,438
331,000	Ser. 03-A, Class A, 6 3/4s, 2033	351,000
140,000	SCF III Class A2, 2.31s, 2038	140,000
	SHARP 144A Ser. 03-TC1N, 7 3/4s, 2033	147,108
	Structured Asset Investment Loan Trust	
	Ser. 03-BC1, Class M3, 4.12s, 2033	946,495
	Ser. 03-BC1A, Class A, 7 3/4s, 2033	809,585
	Ser. 03-BC2, Class A, IO, 6s, 2005 Ser. 03-BC2, Class B, 7s, 2033	588,864 131,081
	FRN Ser. 03-BC3, Class B, 4.62s, 2033	329,015
	Structured Asset Securities Corp.	023,010
	FRN Ser. 02-HF2, Class M3, 3.12s, 2032	335 , 966
390,000	TIAA Commercial Real Estate	
	Securitization Ser. 02-1A, Class	200 004
004 000	IV, 6.84s, 2037	328,804 907,814
	WALT 144A Ser. 03-1, Class D, 6s, 2010 Washington Mutual Ser. 03-S1, Class	907,014
2,011,000	A11, IO, 5.5s, 2033	269,719
	Total Asset-backed securities	
	(cost \$57,414,623)	\$53,971,565
Collateralized	mortgage obligations (5.4%) (a)	
Principal amou		Value
607 567 500	Double Manhana C. Barris Barris '	
\$41,561,500	Deutsche Mortgage & Asset Receiving Corp. Ser. 98-C1, Class X, IO,	
	1.193s, 2023	\$965 , 326
GBP 1,333,369	Hermione (European Loan Conduit No.	+300 , 020
•	-	

	14) 144A FRB Class A, 4.102s, 2011	
	(Ireland)	2,215,126
	Federal National Mortgage Association	, -, -
\$229,839	Ser. 98-51, Class SG, IO, 25.3s, 2022	92,699
	Ser. 02-36, Class SJ, 17.325s, 2029	1,540,704
743,543	Ser. 03-W3, Class 1A3, 7 1/2s, 2042	819,120
13,826	Ser. 03-W2, Class 1A3, 7 1/2s, 2042	15,232
	Ser. 01-T10, Class A2, 7 1/2s, 2041	960 , 797
	Ser. 01-T8, Class A1, 7 1/2s, 2041	24,662
	Ser. 01-T7, Class A1, 7 1/2s, 2041	3,704,934
	Ser. 01-T3, Class A1, 7 1/2s, 2040	545,979
	Ser. 01-T1, Class A1, 7 1/2s, 2040	1,641,341
	Ser. 99-T2, Class A1, 7 1/2s, 2039	656,033
	Ser. 00-T6, Class A1, 7 1/2s, 2030 Ser. 01-T4, Class A1, 7 1/2s, 2028	352,873 1,627,307
	Ser. 02-W3, Class A5, 7 1/2s, 2028	4,060
	Ser. 02-21, Class PS, IO, 7.08s, 2025	400
	Ser. 02-9, Class MS, IO, 6.98s, 2032	328,543
	Ser. 02-36, Class QH, IO, 6.93s, 2029	191,929
	Ser. 02-29, Class SL, IO, 6.93s, 2029	18 , 921
	Ser. 02-63, Class SN, IO, 6.88s, 2032	152,108
1,624,841	Ser. 02-52, Class SL, IO, 6.88s, 2032	123,704
2,800,603	Ser. 02-92, Class SA, IO, 6.83s, 2033	341,323
	Ser. 03-7, Class SM, IO, 6.63s, 2023	52 , 183
	Ser. 03-49, Class TS, IO, 6.58s, 2018	553,155
	Ser. 03-14, Class KS, IO, 6.48s, 2017	168,156
	Ser. 03-23, Class SC, IO, 6.43s, 2033	49,000
	Ser. 03-41, Class SP, IO, 6.08s, 2015	291,063
	Ser. 03-34, Class ES, IO, 5.88s, 2033	1,005,988
	Ser. 03-34, Class SG, IO, 5.88s, 2033 Ser. 03-45, Class PI, IO, 5 1/2s, 2029	409,610 283,589
2,4/9,404	Federal National Mortgage Association	203,309
6.996.681	Ser. 03-63, Class SE, IO, 5.48s, 2031	834,136
	Ser. 03-W10, Class 3A, IO, 2.247s, 2043	587,614
	Ser. 03-W10, Class 1A, IO, 2.227s, 2043	494,987
1,733,619	Ser. 318, Class 2, IO, 6s, 2032	270,878
4,814,741	Ser. 329, Class 2, IO, 5.5s, 2033	1,008,110
	Ser. 01-74, Class MI, IO, 6s, 2015	47,139
	Ser. 332, Class 2, IO, 6s, 2033	302 , 791
	Ser. 03-24, Class IC, IO, 5s, 2015	296,252
	Ser. 322, Class 2, IO, 6s, 2032	210,545
	Ser. 03-58, IO, 6s, 2033	272,021
	Ser. 03-34, IO, 6s, 2032	1,187,289
	Ser. 03-26, Class IG, IO, 6s, 2033 Ser. 03-23, Class AI, IO, 5s, 2017	338,546 591,003
	Ser. 03-37, Class IC, IO, 5.5s, 2027	352,961
	Ser. 02-27, Class IA, IO, 6s, 2013	193
	Ser. 02-97, PO, zero %, 2033	218,493
	Ser. 99-51, Class N, PO, zero %, 2029	255,057
	Ser. 99-52, Class MO, PO, zero %, 2026	213,544
	Ser. 96-5, Class PB, PO, zero %, 2024	107,521
17,227	Federal Home Loan Mortgage Corp.	
	Structured Pass-Through Securities	
	Ser. T-58, Class 4A, 7 1/2s, 2043	18,942
4 000 ==	Federal Home Loan Mortgage Corporation	
	Ser. 2412, Class GS, FRN, 18.018s, 2032	1,532,115
	Ser. 2515, Class IG, IO, 5.5s, 2032	428,353
	Ser. 216, IO, 6s, 2032 Ser. 2448, Class SM, IO, 6.88s, 2032	872,987 419,647
	Ser. 2590, Class IH, IO, 5.5s, 2028	191,950
	Ser. 2448, Class SE, IO, 6.98s, 2029	26,542
	Ser. 2478, Class SY, IO, 7.03s, 2021	24,937
,		•

715,360 597,062	<pre>Ser. 2579, Class GS, IO, 6.53s, 2017 Ser. 215, Class PO, PO, zero %, 2031 Ser. 2235, PO, zero %, 2030 Ser. 2078, Class KC, PO, zero % 2023</pre>	255,107 653,437 529,519 3
15,700,392	FFCA Secured Lending Corp. Ser. 00-1, Class X, IO, 1.66s, 2027 Government National Mortgage Association	1,157,951
523,605	Ser. 02-36, Class SD, IO, 7.03s, 2029	10,636
	Ser. 02-51, Class SA, IO, 6.98s, 2032	41,639
	Ser. 02-29, Class SX, IO, 6.93s, 2029	41,682
2,073,880	Ser. 01-43, Class SJ, IO, 6.48s, 2029	106,161
926,361	Ser. 01-43, Class SD, IO, 6.44s, 2028	11,869
3,421,470	Ser. 01-19, Class S, IO, 6.38s, 2031	290,825
4,960,900	Ser. 03-83, Class SI, IO, 5.38s, 2032	448,806
3,489,040	Ser. 02-47, Class SM, IO, 4.85s, 2032	202,800
239,748	Ser. 02-40, Class IB, IO, 6.5s, 2028	4,158
314,384	Ser. 98-2, Class EA, PO, zero %, 2028	285,003
10,427,652	Merrill Lynch Mortgage Investors,	
	Inc. Ser. 96-C2, IO, 2.11s, 2028	746 , 656
3,169,881	Merrill Lynch Mortgage Trust 144A	
	Ser. 02-MW1, Class XP, IO, 1.62s, 2034	226 , 595
5,450,228	Mortgage Capital Funding, Inc. Ser.	
	97-MC2, Class X, IO, 1.54s, 2012	212,333
	Strategic Hotel Capital, Inc. 144A	
	Ser. 03-1, Class I, 3.52s, 2013	605,000
	Ser. 03-1, Class H, 3.22s, 2013	1,626,000
180,000	Trizechahn Office Properties Trust	104 160
	144A Ser. 01-TZHA, Class D3, 6.943s, 2013	194,168
	manal Callana di andra di anglesia	
	Total Collateralized mortgage obligations (cost \$41,138,820)	\$37,890,766
Preferred stoc	obligations (cost \$41,138,820) ks (1.1%) (a)	\$37,890,766 Value
Number of share	obligations (cost \$41,138,820) ks (1.1%) (a) es	
Number of share	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp.	
Number of share 	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd.	Value
Number of shard 	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp.	Value \$607,431
Number of shard 	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd.	Value \$607,431
Number of shar 	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125	Value \$607,431 87,806
Number of shar 	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd.	Value \$607,431 87,806
Number of shar 10,732 3,150 23,612 19,200	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00%	Value \$607,431 87,806 2,476,309
Number of shar 10,732 3,150 23,612 19,200	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK)	Value \$607,431 87,806 2,476,309
Number of shar 10,732 3,150 23,612 19,200	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25%	Value \$607,431 87,806 2,476,309 192 222,600
Number of shar 10,732 3,150 23,612 19,200 212 1,256	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK)	Value \$607,431 87,806 2,476,309
Number of shar 10,732 3,150 23,612 19,200 212 1,256	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd.	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd.	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765 12,814	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd. iStar Financial, Inc. \$1.95 cum. pfd.	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118 320,350
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765 12,814 41	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd. iStar Financial, Inc. \$1.95 cum. pfd. Leiner Health Products Ser. C, zero % pfd.	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765 12,814 41	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd. iStar Financial, Inc. \$1.95 cum. pfd. Leiner Health Products Ser. C, zero % pfd. Lodgian, Inc. Ser. A, \$7.06 cum.	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118 320,350
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765 12,814 41 16,417	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd. iStar Financial, Inc. \$1.95 cum. pfd. Leiner Health Products Ser. C, zero % pfd. Lodgian, Inc. Ser. A, \$7.06 cum. pfd. (PIK)	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118 320,350
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765 12,814 41 16,417	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd. iStar Financial, Inc. \$1.95 cum. pfd. Leiner Health Products Ser. C, zero % pfd. Lodgian, Inc. Ser. A, \$7.06 cum. pfd. (PIK) Metrocall Holdings, Inc. Ser. A,	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118 320,350 1 410,424
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765 12,814 41 16,417	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd. iStar Financial, Inc. \$1.95 cum. pfd. Leiner Health Products Ser. C, zero % pfd. Lodgian, Inc. Ser. A, \$7.06 cum. pfd. (PIK) Metrocall Holdings, Inc. Ser. A, 15.00% cum. pfd.	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118 320,350
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765 12,814 41 16,417	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd. iStar Financial, Inc. \$1.95 cum. pfd. Leiner Health Products Ser. C, zero % pfd. Lodgian, Inc. Ser. A, \$7.06 cum. pfd. (PIK) Metrocall Holdings, Inc. Ser. A, 15.00% cum. pfd. Microcell Telecommunications, Inc.	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118 320,350 1 410,424 1,100
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765 12,814 41 16,417 100 3,574	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd. iStar Financial, Inc. \$1.95 cum. pfd. Leiner Health Products Ser. C, zero % pfd. Lodgian, Inc. Ser. A, \$7.06 cum. pfd. (PIK) Metrocall Holdings, Inc. Ser. A, 15.00% cum. pfd. Microcell Telecommunications, Inc. zero % pfd. (Canada)	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118 320,350 1 410,424
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765 12,814 41 16,417 100 3,574	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd. iStar Financial, Inc. \$1.95 cum. pfd. Leiner Health Products Ser. C, zero % pfd. Lodgian, Inc. Ser. A, \$7.06 cum. pfd. (PIK) Metrocall Holdings, Inc. Ser. A, 15.00% cum. pfd. Microcell Telecommunications, Inc. zero % pfd. (Canada) North Atlantic Trading Co. 12.00%	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118 320,350 1 410,424 1,100 42,390
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765 12,814 41 16,417 100 3,574 1,337	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd. iStar Financial, Inc. \$1.95 cum. pfd. Leiner Health Products Ser. C, zero % pfd. Lodgian, Inc. Ser. A, \$7.06 cum. pfd. (PIK) Metrocall Holdings, Inc. Ser. A, 15.00% cum. pfd. Microcell Telecommunications, Inc. zero % pfd. (Canada) North Atlantic Trading Co. 12.00% pfd. (PIK)	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118 320,350 1 410,424 1,100 42,390 22,073
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765 12,814 41 16,417 100 3,574 1,337	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd. iStar Financial, Inc. \$1.95 cum. pfd. Leiner Health Products Ser. C, zero % pfd. Lodgian, Inc. Ser. A, \$7.06 cum. pfd. (PIK) Metrocall Holdings, Inc. Ser. A, 15.00% cum. pfd. Microcell Telecommunications, Inc. zero % pfd. (Canada) North Atlantic Trading Co. 12.00% pfd. (PIK) NTL Europe, Inc. Ser. A, zero % cum. pfd.	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118 320,350 1 410,424 1,100 42,390
Number of shar 10,732 3,150 23,612 19,200 212 1,256 320 11,765 12,814 41 16,417 100 3,574 1,337	obligations (cost \$41,138,820) ks (1.1%) (a) es Chevy Chase Preferred Capital Corp. Ser. A, \$5.188 pfd. Chevy Chase Savings Bank, Inc. \$3.25 pfd. CSC Holdings, Inc. Ser. M, \$11.125 cum. pfd. Diva Systems Corp. Ser. C, 6.00% cum. pfd. Dobson Communications Corp. 13.00% pfd. (PIK) Dobson Communications Corp. 12.25% pfd. (PIK) First Republic Capital Corp. 144A 10.50% pfd. Fitzgeralds Gaming Corp. zero % cum. pfd. iStar Financial, Inc. \$1.95 cum. pfd. Leiner Health Products Ser. C, zero % pfd. Lodgian, Inc. Ser. A, \$7.06 cum. pfd. (PIK) Metrocall Holdings, Inc. Ser. A, 15.00% cum. pfd. Microcell Telecommunications, Inc. zero % pfd. (Canada) North Atlantic Trading Co. 12.00% pfd. (PIK)	Value \$607,431 87,806 2,476,309 192 222,600 1,319,252 344,000 118 320,350 1 410,424 1,100 42,390 22,073

	1,301	Rural Cellular Corp. 12.25% pfd. (PIK)	728,560
		malal Day Carrada alada	
		Total Preferred stocks (cost \$8,619,060)	\$7,506,666
Common s		(0.9%) (a) es	Value
	2,305	Alderwoods Group, Inc. (NON)	\$17 , 864
8	320,000	AMRESCO Creditor Trust (NON) (R)	22,960
		Archibald Candy Corp. (NON)	5,045
		Aurora Foods, Inc. (NON)	1,478
		Birch Telecom, Inc. (NON)	9,965
		Comdisco Holding Co., Inc. (NON)	41,412
		Conseco, Inc. (NON)	665,186
3,4	145,121	Contifinancial Corp. Liquidating	24 451
	15 221	Trust Units	34,451 84,725
		Covad Communications Group, Inc. (NON) Dobson Communications Corp. (NON)	688,211
		Fitzgeralds Gaming Corp. (NON)	229
		Genesis Health Ventures, Inc. (NON)	43,820
		Globix Corp. (NON)	86,008
		Jasper Energy 144A (NON)	479
		Laidlaw International, Inc. (NON)	441,231
		Lodgian, Inc. (NON)	104,063
		Loewen Group International, Inc. (NON)	12
-		Mariner Health Care, Inc. (NON)	17,080
		Mediq, Inc. (NON)	140
		Metrocall Holdings, Inc. (NON)	24,070
		Microcell Telecommunications, Inc.	,
		Class A (Canada) (NON)	334
	3,552	Microcell Telecommunications, Inc.	
		Class B (Canada) (NON)	42,155
8	370,000	Morrison Knudsen Corp. (NON)	93 , 525
	49,759	Pioneer Cos., Inc. (NON)	226,403
	7,016	Polymer Group, Inc. Class A (NON)	60,618
	327	Premium Holdings (LP) 144A (NON)	7,030
	715	PSF Group Holdings, Inc. 144A Class	
		A (NON)	1,251,828
	167	Quorum Broadcast Holdings, Inc. Class E (acquired 5/15/01, cost	
		\$166,516) (NON) (RES)	89,187
1	20,076	Regal Entertainment Group 144A	2,010,072
	110	Sterling Chemicals, Inc. (NON)	1,678
	740	Sun Healthcare Group, Inc. (NON)	5 , 365
9		VFB LLC (NON)	180,120
		Washington Group International, Inc. (NON)	57 , 538
		WilTel Communications, Inc. (NON)	3 , 979
	1,567	York Research Corp. 144A (NON)	98
		Total Common stocks	
		(cost \$15,255,121)	\$6,318,359
Converti Principa			Value
 ¢1	15 000	AES Corp. (The) cv. sub. notes	
ŶΙ	0 , 0 0 0	4 1/2s, 2005	\$106,088
8	395.000	American Tower Corp. cv. notes 5s, 2010	808,856
		Amkor Technologies, Inc. cv. notes	230,030
_	.,	5 3/4s, 2006	190,250
2,4	30,000	Cybernet Internet Services	, _ 3 0
•			

_			
	International, Inc. 144A cv. sr.		
	disc. notes stepped-coupon zero % (13s, 8/15/04) 2009 (Denmark) (In		
	default) (NON) (STP)		2,430
	DaVita, Inc. cv. sub. notes 7s, 2009		240,063
2/5,000	Kulicke & Soffa Industries, Inc. cv. sub. notes 4 3/4s, 2006		240,969
18,000	Millicom International Cellular SA		
	144A cv. bonds zero %, 2006 (Luxembourg) (PIK)		36,000
1,155,000	Nextel Communications, Inc. cv. sr.		
310.000	notes 6s, 2011 Rogers Communications cv. debs. 2s,		1,251,731
,	2005 (Canada)		277,838
	Total Convertible bonds and notes		
	(cost \$4,743,584)		\$3,154,225
Units (0.2%) (a)		
Number of unit			Value
600,000	Australis Media, Ltd. units 15 3/4s,		
	2003 (Australia) (In default) (DEF)		\$60
	HMP Equity Holdings Corp. units zero Tom Brown Inc. units 7 1/4s, 2013	%, 2008	578,605
	XCL Equity Units zero %		227,700 133,333
	XCL, Ltd. 144A units 13 1/2s, 2004		
	(In default) (NON)		150,000
	Total Units (cost \$2,067,129)		\$1,089,698
-	eferred stocks (0.1%) (a)		
Number of shar	es 		Value
9,140	Crown Castle International Corp.		
1.991	\$3.125 cv. pfd. Knology, Inc. 144A Ser. D, zero %		\$356,460
1,331	cv. pfd.		20
3,800	LTV Corp. 144A \$4.125 cv. pfd. (In default) (NON)		38
48	Paxson Communications Corp. 144A		30
6 047	9.75% cv. pfd. (PIK)		364,800
6,84/	Telex Communications, Inc. zero % cv. pfd. (In default) (NON)		6,847
	Total Convertible preferred stocks (cost \$912,180)		\$728 , 165
F-T	(a) (MON)	Possication	
Warrants (%) Number of warr		Expiration date	Value
1 500	Commission Coluber CD 1442		
1,500	Comunicacion Celular SA 144A (Colombia)	11/15/03	\$1,500
	Dayton Superior Corp. 144A	6/15/09	255
	Diva Systems Corp. 144A Doe Run Resources Corp. 144A	5/15/06 12/31/12	8
	MDP Acquisitions PLC 144A (Ireland)		737
	Microcell Telecommunications		0 505
1.319	(Canada) Microcell Telecommunications	5/1/08	3 , 797
	(Canada)	5/1/05	1,545
200	Mikohn Gaming Corp. 144A	8/15/08	4

410 491 1,851 1,830 1,670 30 1,317	ONO Finance PLC 144A (United Kingdom) Pliant Corp. 144A Solutia, Inc. 144A Sun Healthcare Group, Inc. Travel Centers of America, Inc. 144A Ubiquitel, Inc. 144A Versatel Telecom NV (Netherlands) Washington Group International, Inc. Ser. A Washington Group International, Inc. Ser. B Washington Group International, Inc. Ser. C XM Satellite Radio Holdings, Inc.	2/15/11 6/1/10 7/15/09 2/28/05 5/1/09 4/15/10 5/15/08 1/25/06 1/25/06	1 205 12,275 1 18,300 17 1 6,650 5,270 2,483
	144A	3/15/10	6
	Total Warrants (cost \$482,247)		\$53 , 056
Short-term inverse Principal amous	estments (9.9%) (a) nt		Value
	U.S. Treasury Note zero %, November 6, 2003 (SEG) Short-term investments held as collateral for loaned securities with yields ranging from 1.04% to		\$1,750,180
33,912,000	1.19% and due dates ranging from October 1, 2003 to November 18, 2003 (d) Interest in \$357,000,000 tri-party repurchase agreement dated September 30, 2003 with UBS		628,900
33,000,000	Securities, LLC due October 1, 2003 with respect to various U.S. Government obligations maturity value of \$33,913,017 for an effective yield of 1.08% Interest in \$263,000,000 tri-party repurchase agreement dated September 30, 2003 with Goldman Sachs & Co. due October 1, 2003 with respect to various U.S. Government obligations maturity value of \$33,000,990 for an effective yield of 1.08%		33,912,000 33,000,000
	Total Chart-torm investments		
	Total Short-term investments (cost \$69,291,080)		\$69,291,080
	Total Investments (cost \$765,139,354)		\$763 , 299 , 658

- (a) Percentages indicated are based on net assets of \$700,693,933.
- (DEF) Security is in default of principal and interest.
- (NON) Non-income-producing security.
- (STP) The interest or dividend rate and date shown parenthetically represent the new interest or dividend rate to be paid and the date the

fund will begin accruing interest or dividend income at this rate.

- (RES) Restricted, excluding 144A securities, as to public resale. The total market value of restricted securities held at September 30, 2003 was \$16,870,304 or 2.4% of net assets.
- (PIK) Income may be received in cash or additional securities at the discretion of the issuer.
- (SEG) This security was pledged and segregated with the custodian to cover margin requirements for futures contracts at September 30, 2003.
 - (R) Real Estate Investment Trust.
 - (d) See Note 1 to the financial statements.

144A after the name of a security represents those exempt from registration under Rule 144A of the Securities Act of 1933. These securities may be resold in transactions exempt from registration, normally to qualified institutional buyers.

TBA after the name of a security represents to be announced securities (Note 1).

The rates shown on Floating Rate Bonds (FRB) and Floating Rate Notes (FRN) are the current interest rates shown at September 30, 2003.

DIVERSIFICATION BY COUNTRY

Distribution of investments by country of issue at September 30, 2003: (as a percentage of Market Value)

Brazil	0.9%
Canada	2.9
Colombia	1.1
France	0.7
Germany	1.4
Italy	0.6
Luxembourg	0.6
Malaysia	0.7
New Zealand	1.2
Russia	2.4
South Africa	0.5
Sweden	1.2
United Kingdom	3.6
United States	77.0
Other	5.2
Total 10	00.0%

Forward currency contracts to buy at September 30, 2003 (aggregate face value \$57,307,924)

	Market value	Aggregate face value	Delivery date	Unrealized appreciation
Australian Dollar	\$20,697,424	\$19,866,055	12/17/03	\$831,369
British Pound	45,604	43,636	12/17/03	1,968
Canadian Dollar	714,402	703 , 995	12/17/03	10,407
Danish Krone	1,098,488	1,023,418	12/17/03	75,070

Euro	1,386,755	1,364,887	12/17/03	21,868
Japanese Yen	32,492,896	30,962,855	12/17/03	1,530,041
Swedish Krona	319,699	306,220	12/17/03	13,479
Swiss Franc	447,830	418,633	12/17/03	29 , 197
Taiwan Dollar	2,633,761	2,618,225	12/17/03	15 , 536
				\$2,528,935

Forward currency contracts to sell at September 30, 2003 (aggregate face value \$59,287,714)

	Market value	Aggregate face value	Delivery date	Unrealized appreciation/ (depreciation)
British Pound	\$7,362,196	\$7,154,238	12/17/03	\$(207,958)
Canadian Dollar	9,736,218	9,462,387	12/17/03	(273,831)
Euro	26,169,133	24,416,724	12/17/03	(1,752,409)
Japanese Yen	1,612,567	1,613,486	12/17/03	919
New Zealand Dollar	9,226,829	8,850,632	12/17/03	(376,197)
Swedish Krona	8,518,827	7,790,247	12/17/03	(728,580)
				\$(3,338,056)

Futures contracts outstanding at September 30, 2003

	Market	22 2	-	Unrealized appreciation/
	value	face value	date	(depreciation)
3 Month Eurodollar (short)	\$33,939,375	\$33,830,516	Sep-04	\$(108,859)
3 Month Eurodollar (long)	33,073,425	32,916,066	Sep-06	157,359
3 Month Eurodollar (short)	32,561,100	32,488,712	Jun-04	(72 , 388)
3 Month Eurodollar (long)	31,708,050	31,643,449	Jun-06	64,601
Euro-Bobl 5 yr (long)	20,996,536	20,495,009	Dec-03	501,527
Euro-Bund 10 yr (long)	21,050,688	20,461,065	Dec-03	589 , 623
Interest Rate Swap 10 yr (long)	1,683,750	1,623,879	Dec-03	59 , 871
Japanese Government				
Bond 10 yr (long)	11,043,602	10,916,117	Dec-03	127,485
US Treasury Bond 20 yr (long)	1,570,188	1,469,011	Dec-03	101,177
US Treasury Note 10 yr (long)	46,193,875	43,986,206	Dec-03	2,207,669
US Treasury Note 5 yr (short)	26,438,219	25,786,719	Dec-03	(651,500)
				\$2,976,565

TBA sales commitments at September 30, 2003 (proceeds receivable \$5,710,309)

	Principal	Settlement	Market
	amount	date	value
GNMA, 5s, October 2033	\$5,773,000	10/22/03	\$5,783,824

Interest rate swap contracts outstanding at Sep	otember 30, 2003 Notional amount	Termination date	Unreal apprecia
Agreement with Merrill Lynch Capital Services, Inc. dated November 17, 2000 to pay semi-annually the notional amount multiplied by the three month USD-LIBOR-BBA and receive the notional amount multiplied			
receive the notional amount multiplied by 6.68%.	\$6,500,000	11/21/05	\$657
Agreement with Merrill Lynch Capital Services, Inc. dated September 27, 2002 to receive semi-annually the notional amount multiplied by the six month JPY-LIBOR-BBA and pay monthly the notional amount multiplied			
by 0.399%.	JPY 2,443,000,000	10/1/07	224
			\$881
Credit default contracts outstanding at Septemb (premiums received \$260,184)	per 30, 2003		
	per 30, 2003	Notional	Ma
(premiums received \$260,184) Agreement with Deutsche Bank effective July 18, maturing on September 20, 2008, to receive a prequal to 9.795% times the notional amount. Upon	2003, remium a credit	Notional amount	Ma v
(premiums received \$260,184)	2003, remium n a credit makes a nes the		Ma
Agreement with Deutsche Bank effective July 18, maturing on September 20, 2008, to receive a prequal to 9.795% times the notional amount. Upon default event of Petroleos Mexicanos, the fund payment of the proportional notional amount time difference between the par value and the then-	2003, remium n a credit makes a nes the narket 20, 2008 notional ps Mexicanos, ptional	amount	V
Agreement with Deutsche Bank effective July 18, maturing on September 20, 2008, to receive a prequal to 9.795% times the notional amount. Upon default event of Petroleos Mexicanos, the fund payment of the proportional notional amount time difference between the par value and the then-movalue of Petroleos Mexicanos. Agreement with Lehman Brothers Special Financia effective July 18, 2003, maturing on September to receive a premium equal to 10.02% times the amount. Upon a credit default event of Petroleos the fund makes a payment of the proportional not amount times the difference between the par value.	2003, remium n a credit makes a nes the narket 10, Inc. 20, 2008 notional 10s Mexicanos, btional 1ue and the 1er 9, 2003, 1emium equal to 1e default event of 1end makes a	amount \$415,000	\$36

The accompanying notes are an integral part of these financial statements.

Statement of assets and liabilities September 30, 2003

Other accrued expenses

Assets	
Investments in securities, at value, including \$608,709 of securities on loan (identified cost \$765,139,354) (Note 1)	\$763,299,658
Cash	224,602
Foreign currency (cost \$1,889,130) (Note 1)	1,953,945
Dividends, interest and other receivables	12,424,890
Receivable for securities sold	14,445,734
Receivable for variation margin (Note 1)	543,744
Receivable for open forward currency contracts (Note 1)	2,539,645
Receivable for open swap contracts (Note 1)	881,405
Receivable for closed forward currency contracts (Note 1)	644,261
Total assets	796,957,884
Liabilities	
Distributions payable to shareholders	3,787,897
Payable for securities purchased	80,853,869
Payable for compensation of Manager (Note 2)	1,265,200
Payable for investor servicing and custodian fees (Note 2)	109,036
Payable for Trustee compensation and expenses (Note 2)	76 , 971
Payable for administrative services (Note 2)	859
Payable for open forward currency contracts (Note 1)	3,348,766
Payable for closed forward currency contracts (Note 1)	117,037
Credit default contracts outstanding, at value (premiums received \$260,184) (Note 1)	246,278
TBA sales commitments at value (proceeds receivable \$5,710,309) (Note 1)	5,783,824
Collateral on securities loaned, at value (Note 1)	628,900

45,314

Total liabilities	96,263,951
 Net assets	\$700,693,933
Represented by	
Paid-in capital (Note 1)	\$837,942,450
Undistributed net investment income (Note 1)	7,010,795
Accumulated net realized loss on investments and foreign currency transactions (Note 1)	(145,595,513)
Net unrealized appreciation of investments and assets and liabilities in foreign currencies	1,336,201
Total Representing net assets applicable to capital shares outstanding	\$700,693,933
Computation of net asset value	
Net asset value per share (\$700,693,933 divided by 100,313,083 shares)	\$6.99
The accompanying notes are an integral ment of these financia	al statements
The accompanying notes are an integral part of these financial statement of operations Year ended September 30, 2003	ar seacemenes.
Statement of operations Year ended September 30, 2003 Investment income:	
Statement of operations Year ended September 30, 2003 Investment income: Interest (net of foreign tax of \$3,912)	\$51,677,854
Statement of operations Year ended September 30, 2003 Investment income: Interest (net of foreign tax of \$3,912) Dividends	\$51,677,854 2,185,431
Statement of operations Year ended September 30, 2003 Investment income: Interest (net of foreign tax of \$3,912) Dividends Securities lending	\$51,677,854 2,185,431 314
Statement of operations Year ended September 30, 2003 Investment income: Interest (net of foreign tax of \$3,912) Dividends Securities lending Total investment income	\$51,677,854 2,185,431
Statement of operations Year ended September 30, 2003 Investment income: Interest (net of foreign tax of \$3,912) Dividends Securities lending Total investment income Expenses:	\$51,677,854 2,185,431 314
Statement of operations Year ended September 30, 2003 Investment income: Interest (net of foreign tax of \$3,912) Dividends Securities lending Total investment income Expenses: Compensation of Manager (Note 2) Investor servicing and custodian fees (Note 2)	\$51,677,854 2,185,431 314 53,863,599
Statement of operations Year ended September 30, 2003 Investment income: Interest (net of foreign tax of \$3,912) Dividends Securities lending Total investment income Expenses: Compensation of Manager (Note 2) Investor servicing and custodian fees (Note 2) Trustee compensation and expenses (Note 2)	\$51,677,854 2,185,431 314 53,863,599 4,821,015 711,028 25,275
Statement of operations Year ended September 30, 2003 Investment income: Interest (net of foreign tax of \$3,912) Dividends Securities lending Total investment income Expenses: Compensation of Manager (Note 2) Investor servicing and custodian fees (Note 2) Trustee compensation and expenses (Note 2)	\$51,677,854 2,185,431 314 53,863,599 4,821,015 711,028 25,275
Statement of operations Year ended September 30, 2003 Investment income: Interest (net of foreign tax of \$3,912) Dividends Securities lending Total investment income Expenses: Compensation of Manager (Note 2) Investor servicing and custodian fees (Note 2) Administrative services (Note 2) Other	\$51,677,854 2,185,431 314 53,863,599 4,821,015 711,028 25,275
Statement of operations Year ended September 30, 2003 Investment income: Interest (net of foreign tax of \$3,912) Dividends Securities lending Total investment income Expenses: Compensation of Manager (Note 2) Investor servicing and custodian fees (Note 2) Administrative services (Note 2) Other Total expenses	\$51,677,854 2,185,431 314 53,863,599 4,821,015 711,028 25,275 12,144 327,855 5,897,317
Statement of operations Year ended September 30, 2003 Investment income: Interest (net of foreign tax of \$3,912) Dividends Securities lending Total investment income Expenses: Compensation of Manager (Note 2) Investor servicing and custodian fees (Note 2) Administrative services (Note 2) Other Total expenses Expense reduction (Note 2)	\$51,677,854 2,185,431 314 53,863,599 4,821,015 711,028 25,275 12,144 327,855 5,897,317
Statement of operations Year ended September 30, 2003 Investment income: Interest (net of foreign tax of \$3,912) Dividends Securities lending Total investment income Expenses: Compensation of Manager (Note 2) Investor servicing and custodian fees (Note 2) Administrative services (Note 2) Other Total expenses	\$51,677,854 2,185,431 314 53,863,599 4,821,015 711,028 25,275 12,144 327,855 5,897,317

Net realized gain on investments (Notes 1 and 3)	10,355,022
Net realized gain on swap contracts (Note 1)	653 , 321
Net realized loss on futures contracts (Note 1)	(2,069,538)
Net realized gain on foreign currency transactions (Note 1)	3,392,416
Net realized gain on credit default contracts (Note 1)	157 , 278
Net unrealized depreciation of assets and liabilities in	
foreign currencies during the year	(312,176)
Net unrealized appreciation of investments, futures contracts, swap contracts, credit default contracts and TBA	
sale commitments during the year	60,619,220
Net gain on investments	72,795,543
Net increase in net assets resulting from operations	\$120,781,761

The accompanying notes are an integral part of these financial statements.

Statement of changes in net assets

		ar ended cember 30
Increase (decrease) in net assets	2003	2002
Operations:		
Net investment income	\$47,986,218	\$52,092,366
Net realized gain (loss) on investments and foreign currency transactions	12,488,499	(50,122,603)
Net unrealized appreciation of investments and assets and liabilities in foreign currencies	60,307,044	24,243,905
Net increase in net assets resulting from operations	120,781,761	26,213,668
Distributions to shareholders: (Note 1)		
From net investment income	(48,538,019)	(52,982,343)
From return of capital		(1,087,264)
Increase from issuance of common shares in connection with reinvestment of distributions	829 , 775	315,588
Total increase (decrease) in net assets	73,073,517	(27,540,351)
Net assets		

Beginning of year	627,620,416	655,160,767
End of year (including undistributed net investment income of \$7,010,795 and distributions in excess of net investment income of \$5,846,674, respectively)	\$700,693,933	\$627,620,416
Number of fund shares		
Shares outstanding at beginning of year	100,182,745	100,133,127
Shares issued in connection with reinvestment of distributions	130,338	49,618
Shares outstanding at end of year	100,313,083	100,182,745

The accompanying notes are an integral part of these financial statements.

Financial highlights (For a common share outstanding throughout the period)

Per-share operating performance	2003	2002	ar ended September 2001	2000
Net asset value,			\$7.13	
Investment operations:				
From net investment income (a)	.48	.52	.58	.63
From net realized and unrealized loss on investments			(.57)	(.43)
Total from	1.21	.26	.01	.20
Less distributions:				
From net		(.53)	(.46)	(.64)
From return of capital		(.01)	, ,	
Total distributions	(.48)		(.60)	
Net asset value, end of period	\$6.99	\$6.26	\$6.54	\$7.13
Market value, end of period		\$6.380	\$6.050	\$6.438
Total return at market value (%)(b)	8.35	14.81	3.06	10.72

Ratios and supplemental data

Net assets, end of period (in thousands)	\$700,694	\$627,620	\$655 , 161	\$713 , 894
Ratio of expenses to average net assets (%)(c)	.89	.87	.90	.87
Ratio of net investment income to average net assets (%)	7.22	7.97	8.50	8.60
Portfolio turnover (%)	141.60 (d)	193.33 (d)	111.45	116.71

- * Not annualized
- (a) Per share net investment income has been determined on the basis of weighted average number of outstanding during the period.
- (b) Total return does not reflect the effect of sales charges.
- (c) Includes amounts paid through expense offset arrangements (Note 2).
- (d) Portfolio turnover excludes certain treasury note transactions executed in connection with a short-term trading strategy.

The accompanying notes are an integral part of these financial statements.

Notes to financial statements September 30, 2003

Note 1 Significant accounting policies

Putnam Master Intermediate Income Trust (the "fund") is registered under the Investment Company Act of 1940, as amended, as a diversified, closed-end management investment company. The fund's investment objective is to seek, with equal emphasis, high current income and relative stability of net asset value, by allocating its investments among the U.S. investment grade sector, high-yield sector and international sector.

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

A) Security valuation Investments for which market quotations are readily available are valued at the last reported sales price on their principal exchange, or official closing price for certain markets. If no sales are reported -- as in the case of some securities traded over-the-counter -- a security is valued at its last reported bid price.

Market quotations are not considered to be readily available for certain debt obligations; such investments are valued at fair value on the basis of valuations furnished by an independent pricing service or dealers, approved by the Trustees. Such services or dealers determine valuations for normal institutional-size trading units of such securities using methods based on market transactions for comparable securities and various relationships, generally recognized by institutional traders, between securities. For foreign investments, if trading or events occurring in other markets after the close of the principal exchange in which the securities are traded are expected to materially affect the value of the investments, then those investments are valued, taking into consideration these events, at their fair value following procedures approved by the Trustees. Such valuations and procedures are reviewed periodically by the Trustees. Securities quoted in foreign currencies are translated into U.S. dollars at the current exchange rate. Short-term investments having remaining maturities of 60 days or less are valued at amortized cost, which approximates fair value. Other investments, including restricted securities, are valued at fair value following procedures approved by the Trustees. Such valuations and procedures are reviewed periodically by the Trustees.

- B) Joint trading account The fund may transfer uninvested cash balances, including cash collateral received under security lending arrangements, into a joint trading account along with the cash of other registered investment companies and certain other accounts managed by Putnam Investment Management, LLC ("Putnam Management"), the fund's manager, an indirect wholly-owned subsidiary of Putnam, LLC. These balances may be invested in issuers of high-grade short-term investments having maturities of up to 397 days for collateral received under security lending arrangements and up to 90 days for other cash investments.
- C) Repurchase agreements The fund, or any joint trading account, through its custodian, receives delivery of the underlying securities, the market value of which at the time of purchase is required to be in an amount at least equal to the resale price, including accrued interest. Collateral for certain tri-party repurchase agreements is held at the counterparty's custodian in a segregated account for the benefit of the fund and the counterparty. Putnam Management is responsible for determining that the value of these underlying securities is at all times at least equal to the resale price, including accrued interest.
- D) Security transactions and related investment income Security transactions are recorded on the trade date (date the order to buy or sell is executed). Gains or losses on securities sold are determined on the identified cost basis. Interest income is recorded on the accrual basis. Dividend income is recognized on the ex-dividend date. Non-cash dividends, if any, are recorded at the fair market value of the securities received. All premiums/discounts are amortized /accreted on a yield-to-maturity basis.
- E) Foreign currency translation The accounting records of the fund are maintained in U.S. dollars. The market value of foreign securities, currency holdings, and other assets and liabilities are recorded in the books and records of the fund after translation to U.S. dollars based on the exchange rates on that day. The cost of each security is determined using historical exchange rates. Income and withholding taxes are translated at prevailing exchange rates when earned or incurred. The fund does not isolate that portion of realized or unrealized gains or losses resulting from changes in the foreign exchange rate on investments from fluctuations arising from changes in the market prices of the securities. Such gains and losses are included with the net

realized and unrealized gain or loss on investments. Net realized gains and losses on foreign currency transactions represent net realized exchange gains or losses on closed forward currency contracts, disposition of foreign currencies, currency gains and losses realized between the trade and settlement dates on securities transactions and the difference between the amount of investment income and foreign withholding taxes recorded on the fund's books and the U.S. dollar equivalent amounts actually received or paid. Net unrealized appreciation and depreciation of assets and liabilities in foreign currencies arise from changes in the value of open forward currency contracts and assets and liabilities other than investments at the period end, resulting from changes in the exchange rate. Investments in foreign securities involve certain risks, including those related to economic instability, unfavorable political developments, and currency fluctuations, not present with domestic investments.

- F) Forward currency contracts The fund may buy and sell forward currency contracts, which are agreements between two parties to buy and sell currencies at a set price on a future date. These contracts are used to protect against a decline in value relative to the U.S. dollar of the currencies in which its portfolio securities are denominated or quoted (or an increase in the value of a currency in which securities a fund intends to buy are denominated, when a fund holds cash reserves and short term investments). The U.S. dollar value of forward currency contracts is determined using current forward currency exchange rates supplied by a quotation service. The market value of the contract will fluctuate with changes in currency exchange rates. The contract is marked to market daily and the change in market value is recorded as an unrealized gain or loss. When the contract is closed, the fund records a realized gain or loss equal to the difference between the value of the contract at the time it was opened and the value at the time it was closed. The fund could be exposed to risk if the value of the currency changes unfavorably, if the counterparties to the contracts are unable to meet the terms of their contracts or if the fund is unable to enter into a closing position. Forward currency contracts outstanding at period end are listed after The fund's portfolio.
- G) Futures and options contracts The fund may use futures and options contracts to hedge against changes in the values of securities the fund owns or expects to purchase. The fund may also write options on securities it owns or in which it may invest to increase its current returns. The potential risk to the fund is that the change in value of futures and options contracts may not correspond to the change in value of the hedged instruments. In addition, losses may arise from changes in the value of the underlying instruments, if there is an illiquid secondary market for the contracts, or if the counterparty to the contract is unable to perform. When the contract is closed, the fund records a realized gain or loss equal to the difference between the value of the contract at the time it was opened and the value at the time it was closed. Realized gains and losses on purchased options are included in realized gains and losses on investment securities.

Futures contracts are valued at the quoted daily settlement prices established by the exchange on which they trade. The fund and the broker agree to exchange an amount of cash equal to the daily fluctuation in the value of the futures contract. Such receipts or payments are known as "variation margin." Exchange traded options are valued at the last sale price, or if no sales are reported, the last bid price for purchased options and the last ask price for written options. Options traded over-the-counter are valued using prices supplied by dealers. Futures and written option contracts outstanding at period end are listed after The fund's portfolio.

- H) Interest rate swap contracts The fund may enter into interest rate swap contracts, which are arrangements between two parties to exchange cash flows based on a notional principal amount, to manage the fund's exposure to interest rates. Interest rate swap contracts are marked to market daily based upon quotations from market makers and the change, if any, is recorded as unrealized gain or loss. Payments made or received are recognized as part of interest income. A portion of the payments received or made upon early termination are recognized as realized gain or loss. The fund could be exposed to credit or market risk due to unfavorable changes in the fluctuation of interest rates or if the counterparty defaults on its obligation to perform. Interest rate swap contracts outstanding at period end are listed after The fund's portfolio.
- I) Credit default contracts The fund may enter into credit default contracts where one party, the protection buyer, makes an upfront payment to a counter party, the protection seller, in exchange for the right to receive a contingent payment as a result of a credit event related to a specified security or index. The upfront payment received by the fund, as the protection seller, is recorded as a liability on the fund's books. The credit default contracts are marked to market daily based upon quotations from market makers and the change, if any, is recorded as unrealized gain or loss. Payments received or made as a result of a credit event or termination of the contract are recognized, net of a proportional amount of the upfront payment, as realized gains or losses. In addition to bearing the risk that the credit event will occur, the fund could be exposed to market risk due to unfavorable changes in interest rates or in the price of the underlying security or index, the possibility that the fund may be unable to close out its position at the same time or at the same price as if it had purchased comparable publicly traded securities or that the counterparty may default on its obligation to perform. Credit default contracts outstanding at period end are listed after The fund's portfolio.
- J) TBA purchase commitments The fund may enter into "TBA" (to be announced) commitments to purchase securities for a fixed unit price at a future date beyond customary settlement time. Although the unit price has been established, the principal value has not been finalized. However, the amount of the commitments will not significantly differ from the principal amount. The fund holds, and maintains until settlement date, cash or high-grade debt obligations in an amount sufficient to meet the purchase price, or the fund may enter into offsetting contracts for the forward sale of other securities it owns. Income on the securities will not be earned until settlement date. TBA purchase commitments may be considered securities themselves, and involve a risk of loss if the value of the security to be purchased declines prior to the settlement date, which risk is in addition to the risk of decline in the value of the fund's other assets. Unsettled TBA purchase commitments are valued at the current market value of the underlying securities, according to the procedures described under "Security valuation" above.

Although the fund will generally enter into TBA purchase commitments with the intention of acquiring securities for its portfolio or for delivery pursuant to options contracts it has entered into, the fund may dispose of a commitment prior to settlement if Putnam Management deems it appropriate to do so.

K) TBA sale commitments The fund may enter into TBA sale commitments to hedge its portfolio positions or to sell mortgage-backed securities it owns under delayed delivery arrangements. Proceeds of TBA sale commitments

are not received until the contractual settlement date. During the time a TBA sale commitment is outstanding, equivalent deliverable securities, or an offsetting TBA purchase commitment deliverable on or before the sale commitment date, are held as "cover" for the transaction.

Unsettled TBA sale commitments are valued at the current market value of the underlying securities, generally according to the procedures described under "Security valuation" above. The contract is "marked-to-market" daily and the change in market value is recorded by the fund as an unrealized gain or loss. If the TBA sale commitment is closed through the acquisition of an offsetting purchase commitment, the fund realizes a gain or loss. If the fund delivers securities under the commitment, the fund realizes a gain or a loss from the sale of the securities based upon the unit price established at the date the commitment was entered into. TBA sale commitments outstanding at period end are listed after The fund's portfolio.

- L) Security lending The fund may lend securities, through its agents, to qualified borrowers in order to earn additional income. The loans are collateralized by cash and/or securities in an amount at least equal to the market value of the securities loaned. The market value of securities loaned is determined daily and any additional required collateral is allocated to the fund on the next business day. The risk of borrower default will be borne by the fund's agents; the fund will bear the risk of loss with respect to the investment of the cash collateral. Income from securities lending is included in investment income on the Statement of operations. At September 30, 2003, the value of securities loaned amounted to \$608,709. The fund received cash collateral of \$628,900 which is pooled with collateral of other Putnam funds into 36 issuers of high grade short-term investments.
- M) Federal taxes It is the policy of the fund to distribute all of its taxable income within the prescribed time and otherwise comply with the provisions of the Internal Revenue Code applicable to regulated investment companies. It is also the intention of the fund to distribute an amount sufficient to avoid imposition of any excise tax under Section 4982 of the Internal Revenue Code of 1986, as amended. Therefore, no provision has been made for federal taxes on income, capital gains or unrealized appreciation on securities held nor for excise tax on income and capital gains.

At September 30, 2003, the fund had a capital loss carryover of \$139,616,926 available to the extent allowed by tax law to offset future capital gains, if any. The amount of the carryover and the expiration dates are:

Loss Carryover	Expiration		
\$2,792,982	September	30.	2004
1,554,563	September		
10,039,981	September	30,	2007
25,640,537	September	30,	2008
24,593,458	September	30,	2009
27,431,170	September	30,	2010
47,564,235	September	30,	2011

Pursuant to federal income tax regulations applicable to regulated investment companies, the fund has elected to defer to its fiscal year ending September 30, 2004, \$3,314,449 of losses recognized during the period November 1, 2002 to September 30, 2003.

N) Distributions to shareholders Distributions to shareholders from net

investment income are recorded by the fund on the ex-dividend date. Distributions from capital gains, if any, are recorded on the ex-dividend date and paid at least annually. The amount and character of income and gains to be distributed are determined in accordance with income tax regulations, which may differ from generally accepted accounting principles. These differences include temporary and permanent differences of losses on wash sale transactions, foreign currency gains and losses, post-October loss deferrals, the expiration of a capital loss carryover, dividends payable, defaulted bond interest, realized and unrealized gains and losses on certain futures contracts, market discount, and interest on payment-in-kind securities. Reclassifications are made to the fund's capital accounts to reflect income and gains available for distribution (or available capital loss carryovers) under income tax regulations. For the year ended September 30, 2003, the fund reclassified \$13,409,271 to increase undistributed net investment income and \$7,132,420 to decrease paid-in-capital, with an increase to accumulated net realized losses of \$6,276,851.

The tax basis components of distributable earnings and the federal tax cost as of period end were as follows:

Unrealized appreciation	\$42,917,213
Unrealized depreciation	(46,984,073)
Net unrealized depreciation	(4,066,860)
Undistributed ordinary income	12,509,386
Capital loss carryforward	(139,616,926)
Post October loss	(3,314,449)
Cost for federal income	
tax purposes	\$767,366,518

Note 2 Management fee, administrative services and other transactions

Putnam Management is paid for management and investment advisory services quarterly based on the average net assets of the fund. Such fee is based on the following annual rates: 0.75% of the first \$500 million of average weekly net assets, 0.65% of the next \$500 million, 0.60% of the next \$500 million, and 0.55% thereafter.

The fund reimburses Putnam Management an allocated amount for the compensation and related expenses of certain officers of the fund and their staff who provide administrative services to the fund. The aggregate amount of all such reimbursements is determined annually by the Trustees.

Custodial functions for the fund's assets are provided by Putnam Fiduciary Trust Company (PFTC), a subsidiary of Putnam, LLC. Investor servicing agent functions are provided by Putnam Investor Services, a division of PFTC.

The fund has entered into an arrangement with PFTC whereby credits realized as a result of uninvested cash balances are used to reduce a portion of the fund's expenses. For the year ended September 30, 2003, the fund's expenses were reduced by \$19,936 under these arrangements.

Each independent Trustee of the fund receives an annual Trustee fee, of which \$1,144 has been allocated to the fund, and an additional fee for each Trustees meeting attended. Trustees receive additional fees for attendance at certain committee meetings.

The fund has adopted a Trustee Fee Deferral Plan (the "Deferral Plan") which allows the Trustees to defer the receipt of all or a portion of Trustees fees payable on or after July 1, 1995. The deferred fees remain invested in certain Putnam funds until distribution in accordance with the Deferral Plan.

The fund has adopted an unfunded noncontributory defined benefit pension plan (the "Pension Plan") covering all Trustees of the fund who have served as a Trustee for at least five years. Benefits under the Pension Plan are equal to 50% of the Trustee's average total retainer and meeting fees for the three years preceding retirement. Pension expense for the fund is included in Trustees compensation and expenses in the Statement of operations. Accrued pension liability is included in Payable for Trustees compensation and expenses in the Statement of assets and liabilities.

Note 3 Purchases and sales of securities

During the year ended September 30, 2003, cost of purchases and proceeds from sales of investment securities other than U.S. government obligations and short-term investments aggregated \$961,981,975 and \$1,006,790,695, respectively. Purchases and sales of U.S. government obligations aggregated \$427,384,969 and \$425,917,066, respectively.

Note 4 Regulatory matters and litigation

On November 13, 2003, Putnam Management agreed to entry of an order by the Securities and Exchange Commission in partial resolution of administrative and cease-and-desist proceedings initiated by the SEC on October 28, 2003 in connection with alleged excessive short-term trading by certain investment professionals. Under the order, Putnam Management will institute new employee trading restrictions and enhanced employee trading compliance, retain an independent compliance consultant, and take other remedial actions. Putnam Management neither admitted nor denied the order's findings that it willfully violated provisions of the securities laws. A civil monetary penalty and other monetary relief, if any, will be determined at a later date. Putnam Management, and not the investors in any Putnam fund, will bear all costs, including civil penalties and associated legal fees. Administrative proceedings initiated by the Commonwealth of Massachusetts on October 28, 2003 against Putnam Management in connection with alleged market timing activities by Putnam employees and by participants in some Putnam-administered 401(k) plans are pending. The SEC's and Commonwealth's allegations also serve as the general basis for numerous lawsuits, including purported class action lawsuits, filed against Putnam Management and certain related parties. Based on currently available information, Putnam Management believes that the pending actions are not likely to materially affect its ability to provide investment management services to its clients, including the Putnam funds.

Review of these matters by counsel for Putnam Management and by separate independent counsel for the Putnam funds and their independent Trustees is continuing. In addition, Marsh & McLennan Companies, Inc., Putnam Management's parent company, has engaged counsel to conduct a separate review of Putnam Management's trading policies and controls.

Federal tax information
(Unaudited)

The fund has designated 3.03% of the distributions from net investment income as qualifying for the dividends received deduction for corporations.

For its tax year ended September 30, 2003, the fund hereby designates 2.19%, or the maximum amount allowable, of its net taxable income as qualified dividends taxed at individual net capital gain rates.

The Form 1099 you receive in January 2004 will show the tax status of all distributions paid to your account in calendar 2003.

Results of June 12, 2003 shareholder meeting (Unaudited)

An annual meeting of shareholders of the fund was held on June 12, 2003. At the meeting, each of the nominees for Trustees was elected, as follows:

	Votes for	Votes withheld
Jameson A. Baxter	92,175,160	2,589,781
Charles B. Curtis	92,192,830	2,572,112
John A. Hill	92,195,839	2,569,102
Ronald J. Jackson	92,221,055	2,543,887
Paul L. Joskow	92,182,800	2,582,141
Elizabeth T. Kennan	92,174,503	2,590,438
John H. Mullin, III	92,178,436	2,586,505
Robert E. Patterson	92,198,075	2,566,867
George Putnam, III	92,187,867	2,577,074
A.J.C. Smith	92,182,051	2,582,891
W. Thomas Stephens	92,166,247	2,598,694
W. Nicholas Thorndike	92,124,495	2,640,446

All tabulations are rounded to nearest whole number.

About the Trustees

Jameson A. Baxter (9/6/43), Trustee since 1994

Ms. Baxter is the President of Baxter Associates, Inc., a private investment firm that she founded in 1986.

Ms. Baxter serves as a Director of ASHTA Chemicals, Inc., Banta Corporation (a printing and digital imaging firm), Ryerson Tull, Inc. (a steel service corporation), Advocate Health Care, and BoardSource, formerly the National Center for Nonprofit Boards. She is Chairman Emeritus of the Board of Trustees, Mount Holyoke College, having served as Chairman for five years and as a board member for thirteen years. Until 2002, Ms. Baxter was a Director of Intermatic Corporation (a manufacturer of energy control products).

Ms. Baxter has held various positions in investment banking and corporate finance, including Vice President and Principal of the Regency Group, and Vice President of and Consultant to First Boston Corporation. She is a graduate of Mount Holyoke College.

Charles B. Curtis (4/27/40), Trustee since 2001

Mr. Curtis is President and Chief Operating Officer of the Nuclear Threat Initiative (a private foundation dealing with national security issues) and serves as Senior Advisor to the United Nations Foundation.

Mr. Curtis is a member of the Council on Foreign Relations and the Trustee Advisory Council of the Applied Physics Laboratory, Johns Hopkins University. Until 2003, Mr. Curtis was a member of the Electric Power Research Institute Advisory Council and the University of Chicago Board of Governors for Argonne National Laboratory. Prior to 2002, Mr. Curtis was a Member of the Board of Directors of the Gas Technology Institute and the Board of Directors of the Environment and Natural Resources Program Steering Committee, John F. Kennedy School of Government, Harvard University. Until 2001, Mr. Curtis was a member of the Department of Defense Policy Board and Director of EG&G Technical Services, Inc. (a fossil energy research and development support company).

Prior to May 1997, Mr. Curtis was Deputy Secretary of Energy. He served as Chairman of the Federal Energy Regulatory Commission from 1977 to 1981 and has held positions on the staff of the U.S. House of Representatives, the U.S. Treasury Department, and the Securities and Exchange Commission.

John A. Hill (1/31/42), Trustee since 1985 and Chairman since 2000

Mr. Hill is Vice Chairman and Managing Director of First Reserve Corporation, a private equity buyout firm that specializes in energy investments in the diversified worldwide energy industry.

Mr. Hill is a Director of Devon Energy Corporation, TransMontaigne Oil Company, Continuum Health Partners of New York, and various private companies controlled by First Reserve Corporation, as well as a Trustee of TH Lee Putnam Investment Trust (a closed-end investment company). He is also a Trustee of Sarah Lawrence College.

Prior to acquiring First Reserve Corporation in 1983, Mr. Hill held executive positions in investment banking and investment management with several firms and with the federal government, including Deputy Associate Director of the Office of Management and Budget, and Deputy Director of the Federal Energy Administration. He is active in various business associations, including the Economic Club of New York, and lectures on energy issues in the United States and Europe. Mr. Hill holds a B.A. degree in Economics from Southern Methodist University and pursued graduate studies there as a Woodrow Wilson Fellow.

Ronald J. Jackson (12/17/43), Trustee since 1996

Mr. Jackson is a private investor.

Mr. Jackson is President of the Kathleen and Ronald J. Jackson Foundation (a charitable trust). He is also a member of the Board of Overseers of WGBH (a public television and radio station) as well as a member of the Board of Overseers of the Peabody Essex Museum.

Mr. Jackson is the former Chairman, President, and Chief Executive Officer of Fisher-Price, Inc. (a major toy manufacturer), from which he retired in 1993. He previously served as President and Chief Executive Officer of Stride-Rite, Inc. (a manufacturer and distributor of footwear) and of Kenner Parker Toys, Inc. (a major toy and game manufacturer). Mr. Jackson was President of Talbots, Inc. (a distributor of women's apparel) and has held financial and marketing positions with

General Mills, Inc. and Parker Brothers (a toy and game company). Mr. Jackson is a graduate of the University of Michigan Business School.

Paul L. Joskow (6/30/47), Trustee since 1997

Dr. Joskow is the Elizabeth and James Killian Professor of Economics and Management, and Director of the Center for Energy and Environmental Policy Research at the Massachusetts Institute of Technology.

Dr. Joskow serves as a Director of National Grid Transco (a UK-based holding company with interests in electric and gas transmission and distribution, and telecommunications infrastructure). He also serves on the board of the Whitehead Institute for Biomedical Research (a non-profit research institution) and has been President of the Yale University Council since 1993. Prior to February 2002, he was a Director of State Farm Indemnity Company (an automobile insurance company) and prior to March 2000 he was a Director of New England Electric System (a public utility holding company).

Dr. Joskow has published five books and numerous articles on topics in industrial organization, government regulation of industry, and competition policy. He is active in industry restructuring, environmental, energy, competition, and privatization policies — serving as an advisor to governments and corporations worldwide. Dr. Joskow holds a Ph.D. and M. Phil from Yale University and B.A. from Cornell University.

Elizabeth T. Kennan (2/25/38), Trustee since 1992

Dr. Kennan is a partner in and Chairman of Cambus-Kenneth Bloodstock, LLC (cattle and thoroughbred horses). She is President Emeritus of Mount Holyoke College.

Dr. Kennan serves as a Trustee of Northeast Utilities and is a Director of Talbots, Inc. She has served as Director on a number of other boards, including Bell Atlantic, Chastain Real Estate, Shawmut Bank, Berkshire Life Insurance, and Kentucky Home Life Insurance. She is a Trustee of Centre College and of Midway College in Midway, Kentucky. She is also a member of The Trustees of Reservations. Dr. Kennan has served on the oversight committee of the Folger Shakespeare Library, as President of Five Colleges Incorporated, as a Trustee of Notre Dame University, and is active in various educational and civic associations.

As a member of the faculty of Catholic University for twelve years, until 1978, Dr. Kennan directed the post-doctoral program in Patristic and Medieval Studies, taught history, and published numerous articles. Dr. Kennan holds a Ph.D. from the University of Washington in Seattle, an M.S. from St. Hilda's College at Oxford University, and an A.B. from Mount Holyoke College. She holds several honorary doctorates.

John H. Mullin, III (6/15/41), Trustee since 1997

Mr. Mullin is the Chairman and CEO of Ridgeway Farm (a limited liability company engaged in timber and farming).

Mr. Mullin serves as a Director of Alex. Brown Realty, Inc., The Liberty Corporation (a broadcasting company), Progress Energy, Inc. (a utility company, formerly known as Carolina Power & Light), and Sonoco Products, Inc. (a packaging company). Mr. Mullin is Trustee Emeritus of Washington & Lee University, where he served as Chairman of the Investment Committee. Prior to May 2001, he was a Director of Graphic Packaging International Corp.

Mr. Mullin also served as a Director of Dillon, Read & Co., Inc. until October 1997 and The Ryland Group, Inc. until January 1998. Mr. Mullin is a graduate of Washington & Lee University and The Wharton Graduate School, University of Pennsylvania.

Robert E. Patterson (3/15/45), Trustee since 1984

Mr. Patterson is Senior Partner of Cabot Properties, L.P. and Chairman of Cabot Properties, Inc.

Mr. Patterson serves as Chairman of the Joslin Diabetes Center, as a Trustee of Sea Education Association, and as a Director of Brandywine Trust Company. Prior to December 2001, he was President and Trustee of Cabot Industrial Trust (a publicly traded real estate investment trust). Prior to February 1998, Mr. Patterson was Executive Vice President and Director of Acquisitions of Cabot Partners Limited Partnership (a registered investment advisor involved in institutional real estate investments). Prior to 1990, he served as Executive Vice President of Cabot, Cabot & Forbes Realty Advisors, Inc. (the predecessor company of Cabot Partners) and as a Senior Vice President of the Beal Companies (a real estate management, investment, and development firm).

Mr. Patterson practiced law and held various positions in state government, and was the founding Executive Director of the Massachusetts Industrial Finance Agency. Mr. Patterson is a graduate of Harvard College and Harvard Law School.

- W. Thomas Stephens (9/2/42), Trustee since 1997
- Mr. Stephens serves on a number of corporate boards.

Mr. Stephens serves as a Director of Xcel Energy Incorporated (a public utility company), TransCanada Pipelines Limited, Norske Canada, Inc. (a paper manufacturer), and Qwest Communications. Until 2003, Mr. Stephens was a Director of Mail-Well, Inc. (a diversified printing company). He served as Chairman of Mail-Well until 2001 and as CEO of MacMillan-Bloedel, Ltd. (a forest products company) until 1999.

Prior to 1996, Mr. Stephens was Chairman and Chief Executive Officer of Johns Manville Corporation. He holds B.S. and M.S. degrees from the University of Arkansas.

- W. Nicholas Thorndike (3/28/33), Trustee since 1992
- $\mbox{\rm Mr.}$ Thorndike serves on the boards of various corporations and charitable organizations.

Mr. Thorndike is a Director of Courier Corporation (a book publisher and manufacturer) and The Providence Journal Co. (a newspaper publisher). He is also a Trustee of Northeastern University and an honorary Trustee of Massachusetts General Hospital, where he previously served as Chairman and President. Prior to September 2000, he was a Director of Bradley Real Estate, Inc.; prior to April 2000, he was a Trustee of Eastern Utilities Associates; and prior to December 2001, he was a Trustee of Cabot Industrial Trust.

Mr. Thorndike has also served as Chairman of the Board and Managing Partner of Wellington Management Company/Thorndike, Doran, Paine & Lewis (a registered investment advisor that manages mutual funds and institutional assets), as a Trustee of the Wellington Group of Funds (currently The Vanguard Group), and as Chairman and a Director of Ivest

Fund, Inc. Mr. Thorndike is a graduate of Harvard College.

George Putnam, III* (8/10/51), Trustee since 1984 and President since 2000

Mr. Putnam is President of New Generation Research, Inc. (a publisher of financial advisory and other research services), and of New Generation Advisers, Inc. (a registered investment advisor to private funds). Mr. Putnam founded the New Generation companies in 1986.

Mr. Putnam is a Director of The Boston Family Office, LLC (a registered investment advisor). He is a Trustee of St. Mark's School, Shore Country Day School, and until 2002 was a Trustee of the Sea Education Association.

Mr. Putnam previously worked as an attorney with the law firm of Dechert Price & Rhoads in Philadelphia. He is a graduate of Harvard College, Harvard Business School, and Harvard Law School.

A.J.C. Smith* (4/13/34), Trustee since 1986

Mr. Smith is Chairman of Putnam Investments and a Director of Marsh & McLennan Companies, Inc.

Mr. Smith is also a Director of Trident Corp. (a limited partnership with over thirty institutional investors). He is also a Trustee of the Carnegie Hall Society, the Educational Broadcasting Corporation, and the National Museums of Scotland. He is Chairman of the Central Park Conservancy and a Member of the Board of Overseers of the Joan and Sanford I. Weill Graduate School of Medical Sciences of Cornell University. Prior to May 2000 and November 1999, Mr. Smith was Chairman and CEO, respectively, of Marsh & McLennan Companies, Inc.

The address of each Trustee is One Post Office Square, Boston, MA 02109.

As of September 30, 2003, there were 102 Putnam Funds.

Each Trustee serves for an indefinite term, until his or her resignation, retirement at age 72, death, or removal.

* Trustees who are or may be deemed to be "interested persons" (as defined in the Investment Company Act of 1940) of the fund, Putnam Management, Putnam Retail Management, or Marsh & McLennan Companies, Inc., the parent company of Putnam, LLC and its affiliated companies. Messrs. Putnam, III, and Smith are deemed "interested persons" by virtue of their positions as officers or shareholders of the fund or Putnam Management, Putnam Retail Management, or Marsh & McLennan Companies, Inc. George Putnam, III is the President of your fund and each of the other Putnam funds. Mr. Smith serves as a Director of Marsh & McLennan Companies, Inc.

Officers

In addition to George Putnam, III, the other officers of the fund are shown below:

Charles E. Porter (7/26/38) Executive Vice President, Treasurer and Principal Financial Officer Since 1989

Managing Director, Putnam Investments and Putnam Management

Patricia C. Flaherty (12/1/46) Senior Vice President Since 1993

Senior Vice President, Putnam Investments and Putnam Management

Karnig H. Durgarian (1/13/56) Vice President and Principal Executive Officer Since 2002

Senior Managing Director, Putnam Investments

Steven D. Krichmar (6/27/58) Vice President and Principal Financial Officer Since 2002

Managing Director, Putnam Investments. Prior to July 2001, Partner, PricewaterhouseCoopers LLP

Michael T. Healy (1/24/58) Assistant Treasurer and Principal Accounting Officer Since 2000

Managing Director, Putnam Investments

Beth S. Mazor (4/6/58) Vice President Since 2002

Senior Vice President, Putnam Investments

Gordon H. Silver (7/3/47) Vice President Since 1990

Senior Managing Director, Putnam Investments, Putnam Management and Putnam Retail Management

Mark C. Trenchard (6/5/62) Vice President and BSA Compliance Officer Since 2002

Senior Vice President, Putnam Investments

William H. Woolverton (1/17/51) Vice President and Chief Legal Officer Since 2003

Managing Director, Putnam Investments, Putnam Management and Putnam Retail Management

Judith Cohen (6/7/45) Clerk and Assistant Treasurer Since 1993

Clerk and Assistant Treasurer, The Putnam Funds

The address of each Officer is One Post Office Square, Boston, MA 02109.

Fund information

About Putnam Investments

One of the largest mutual fund families in the United States, Putnam Investments has a heritage of investment leadership dating back to Judge Samuel Putnam, whose Prudent Man Rule has defined fiduciary tradition and practice since 1830. Founded over 65 years ago, Putnam Investments was built around the concept that a balance between risk and reward is the hallmark of a well-rounded financial program. We presently manage over 100 mutual funds in growth, value, blend, fixed income, and international.

Investment Manager

Putnam Investment Management, LLC One Post Office Square Boston, MA 02109

Marketing Services

Putnam Retail Management One Post Office Square Boston, MA 02109

Custodian

Putnam Fiduciary Trust Company

Legal Counsel

Ropes & Gray LLP

Independent Auditors

KPMG LLP

Trustees

John A. Hill, Chairman Jameson Adkins Baxter Charles B. Curtis Ronald J. Jackson Paul L. Joskow Elizabeth T. Kennan John H. Mullin III Robert E. Patterson George Putnam, III A.J.C. Smith W. Thomas Stephens W. Nicholas Thorndike

Officers

George Putnam, III President

Charles E. Porter Executive Vice President, Treasurer and Principal Financial Officer

Patricia C. Flaherty Senior Vice President

Karnig H. Durgarian Vice President and Principal Executive Officer

Steven D. Krichmar Vice President and Principal Financial Officer

Michael T. Healy Assistant Treasurer and Principal Accounting Officer

Beth S. Mazor Vice President

Gordon H. Silver Vice President

Mark C. Trenchard Vice President and BSA Compliance Officer

William H. Woolverton Vice President and Chief Legal Officer

Judith Cohen Clerk and Assistant Treasurer

Call 1-800-225-1581 weekdays from 9 a.m. to 5 p.m. Eastern Time, or visit our Web site (www.putnaminvestments.com) any time for up-to-date information about the fund's NAV.

[LOGO OMITTED]

PUTNAM INVESTMENTS

The Putnam Funds
One Post Office Square
Boston, Massachusetts 02109

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www.putnaminvestments.com.

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Item 2. Code of Ethics:

All officers of the Fund, including its principal executive, financial and accounting officers, are employees of Putnam Investment Management, LLC, the Fund's investment manager. As such they are subject to a comprehensive Code of Ethics adopted and administered by Putnam Investments which is designed to protect the interests of the firm and its clients. The Fund has adopted a Code of Ethics which incorporates the Code of Ethics of Putnam Investments with respect to all of its officers and Trustees who are employees of Putnam Investment Management, LLC. For this reason, the Fund has not adopted a separate code of ethics governing its principal executive, financial and accounting officers.

Item 3. Audit Committee Financial Expert:

The Funds' Audit and Pricing Committee is comprised solely of Trustees who are "independent" (as such term has been defined by the Securities and Exchange Commission ("SEC") in regulations implementing Section 407 of the Sarbanes-Oxley Act (the "Regulations")). The Trustees believe that each of the members of the Audit and Pricing Committee also possess a combination of knowledge and experience with respect to financial accounting matters, as well as other attributes, that qualify them for service on the Committee. In addition, the Trustees have determined that all members of the Funds' Audit and Pricing Committee meet the financial literacy requirements of the New York Stock Exchange's rules and that Mr. Patterson and Mr. Stephens qualify as "audit committee financial experts" (as such term has been defined by the Regulations) based on their review of their pertinent experience and education. Certain other Trustees, although not on the Audit and Pricing Committee, would also qualify as "audit committee financial experts." The SEC has stated that the designation or identification of a person as an audit committee financial expert pursuant to this Item 3 of Form N-CSR does not impose on such person any duties, obligations or liability that are greater than the duties, obligations and liability imposed on such person as a member of the Audit and Pricing Committee and the Board of Trustees in the absence of such designation or identification.

Item 4. Principal Accountant Fees and Services:

Not applicable

Items 5-6. [Reserved]

Item 7. Disclosure of Proxy Voting Policies and Procedures For Closed End

Management Investment Companies:

Proxy Voting Guidelines of the Putnam Funds

The proxy voting guidelines below summarize the Funds' positions on various issues of concern to investors, and give a general indication of how Fund portfolio securities will be voted on proposals dealing with a

particular issue. The Funds' proxy voting service is instructed to vote all proxies relating to Fund portfolio securities in accordance with these guidelines, except as otherwise instructed by the Proxy Coordinator.

The proxy voting guidelines are just that - guidelines. The guidelines are not exhaustive and do not include all potential voting issues. Because proxy issues and the circumstances of individual companies are so varied, there may be instances when the Funds may not vote in strict adherence to these guidelines. For example, the proxy voting service is expected to bring to the Proxy Coordinator's attention proxy questions that are company-specific and of a non-routine nature and, although covered by the guidelines, may be more appropriately handled on a case-by-case basis.

Similarly, Putnam Management's investment professionals, as part of their ongoing review and analysis of all Fund portfolio holdings, are responsible for monitoring significant corporate developments, including proxy proposals submitted to shareholders, and notifying the Proxy Coordinator of circumstances where the interests of Fund shareholders may warrant a vote contrary to these guidelines. In such instances, the investment professionals will submit a written recommendation to the Proxy Coordinator and the person or persons designated by Putnam Management's Legal and Compliance Department to assist in processing referral items pursuant to the Funds' "Proxy Voting Procedures." The Proxy Coordinator, in consultation with the Senior Vice President, Executive Vice President and/or the Chair of the Board Policy and Nominating Committee, as appropriate, will determine how the Funds' proxies will be voted. When indicated, the Chair of the Board Policy and Nominating Committee may consult with other members of the Committee or the full board of Trustees.

The following guidelines are grouped according to the types of proposals generally presented to shareholders. Part I deals with proposals which have been approved and recommended by a company's board of directors. Part II deals with proposals submitted by shareholders for inclusion in proxy statements. Part III addresses unique considerations pertaining to foreign issuers.

I. Board-Approved Proposals

The vast majority of matters presented to shareholders for a vote involve proposals made by a company itself (sometimes referred to as "management proposals"), which have been approved and recommended by its board of directors. In view of the enhanced corporate governance practices currently being implemented in public companies and the Funds' intent to hold corporate boards accountable for their actions in promoting shareholder interests, the Funds' proxies generally will be voted in support of decisions reached by independent boards of directors. Accordingly, the Funds' proxies will be voted for board-approved proposals, except as follows:

$\ensuremath{\mathtt{A.}}$ Matters Relating to the Board of Directors

The board of directors has the important role of overseeing management and its performance on behalf of shareholders. The Funds' proxies will be voted for the election of the company's nominees for directors and for board-approved proposals on other matters relating to the board of directors (provided that such nominees and other matters have been approved by an independent nominating committee), except as follows:

^{*} The Funds will withhold votes for the entire board of directors if

- * The board does not have a majority of independent directors; or
- * The board does not have nominating, audit and compensation committees composed solely of independent directors.

Commentary: While these requirements will likely become mandatory for most public companies in the near future as a result of pending NYSE and NASDAQ rule proposals, the Funds' Trustees believe that there is no excuse for public company boards that fail to implement these vital governance reforms at their next annual meeting. For these purposes, an "independent director" is a director who meets all requirements to serve as an independent director of a company under the pending NYSE rule proposals (i.e., no material business relationships with the company, no present or recent employment relationship with the company (including employment of immediate family members) and, in the case of audit committee members, no compensation for non-board services). As indicated below, the Funds will generally vote on a case-by-case basis on board-approved proposals where the board fails to meet these basic independence standards.

* The Funds will withhold votes for any nominee for director who is considered an independent director by the company and who has received compensation from the company other than for service as a director (e.g., investment banking, consulting, legal or financial advisory fees).

Commentary: The Funds' Trustees believe that receipt of compensation for services other than service as a director raises significant independence issues. The Funds will withhold votes for any nominee for director who is considered an independent director by the company and who receives such compensation.

 * The Funds will withhold votes for the entire board of directors if the board has more than 19 members or fewer than five members, absent special circumstances.

Commentary: The Funds' Trustees believe that the size of the board of directors can have a direct impact on the ability of the board to govern effectively. Boards that have too many members can be unwieldy and ultimately inhibit their ability to oversee management performance. Boards that have too few members can stifle innovation and lead to excessive influence by management.

- $\mbox{\ensuremath{^{\star}}}$ The Funds will vote on a case-by-case basis in contested elections of directors.
- * The Funds will withhold votes for any nominee for director who attends less than 75% of board and committee meetings without valid reasons for the absences (i.e., illness, personal emergency, etc.).

Commentary: Being a director of a company requires a significant time commitment to adequately prepare for and attend the company's board and committee meetings. Directors must be able to commit the time and attention necessary to perform their fiduciary duties in proper fashion, particularly in times of crisis.

The Funds' Trustees are concerned about over-committed directors. In some cases, directors may serve on too many boards to make a meaningful contribution. This may be particularly true for senior executives of public companies (or other directors with substantially full-time employment) who serve on more than a few outside boards. The Funds may

withhold votes from such directors on a case-by-case basis where it appears that they may be unable to discharge their duties properly because of excessive commitments.

* The Funds will withhold votes for any nominee for director of a public company (Company A) who is employed as a senior executive of another public company (Company B) if a director of Company B serves as a senior executive of Company A (commonly referred to as an "interlocking directorate").

Commentary: The Funds' Trustees believe that interlocking directorships are inconsistent with the degree of independence required for outside directors of public companies.

Board independence depends not only on its members' individual relationships, but also the board's overall attitude toward management. Independent boards are committed to good corporate governance practices and, by providing objective independent judgment, enhancing shareholder value. The Funds may withhold votes on a case-by-case basis from some or all directors that, through their lack of independence, have failed to observe good corporate governance practices or, through specific corporate action, have demonstrated a disregard for the interest of shareholders.

* The Funds will vote against proposals to classify a board, absent special circumstances indicating that shareholder interests would be better served by this structure.

Commentary: Under a typical classified board structure, the directors are divided into three classes, with each class serving a three-year term. The classified board structure results in directors serving staggered terms, with usually only a third of the directors up for re-election at any given annual meeting. The Funds' Trustees generally believe that it is appropriate for directors to stand for election each year, but recognize that, in special circumstances, shareholder interests may be better served under a classified board structure.

B. Executive Compensation

The Funds generally favor compensation programs that relate executive compensation to a company's long-term performance. The Funds will vote on a case-by-case basis on board-approved proposals relating to executive compensation, except as follows:

- * Except where the Funds are otherwise withholding votes for the entire board of directors, the Funds will vote for stock option plans which will result in an average annual dilution of 1.67% or less (including all equity-based plans).
- * The Funds will vote against stock option plans that permit replacing or repricing of underwater options (and against any proposal to authorize such replacement or repricing of underwater options).
- * The Funds will vote against stock option plans that permit issuance of options with an exercise price below the stock's current market price.
- * Except where the Funds are otherwise withholding votes for the entire board of directors, the Funds will vote for employee stock purchase plans that have the following features: (1) the shares purchased under the plan are acquired for no less than 85% of their market value, (2) the offering period under the plan is 27 months or less, and (3) dilution is 10% or less.

Commentary: Companies should have compensation programs that are reasonable and that align shareholder and management interests over the longer term. Further, disclosure of compensation programs should provide absolute transparency to shareholders regarding the sources and amounts of, and the factors influencing, executive compensation. Appropriately designed equity-based compensation plans can be an effective way to align the interests of long-term shareholders with the interests of management. The Funds may vote against executive compensation proposals on a case-by-case basis where compensation is excessive by reasonable corporate standards, or where a company fails to provide transparent disclosure of executive compensation. In voting on proposals relating to executive compensation, the Funds will consider whether the proposal has been approved by an independent compensation committee of the board.

C. Capitalization

Many proxy proposals involve changes in a company's capitalization, including the authorization of additional stock, the repurchase of outstanding stock or the approval of a stock split. The management of a company's capital structure involves a number of important issues, including cash flow, financing needs and market conditions that are unique to the circumstances of each company. As a result, the Funds will vote on a case-by-case basis on board-approved proposals involving changes to a company's capitalization, except that where the Funds are not otherwise withholding votes from the entire board of directors:

- * The Funds will vote for proposals relating to the authorization of additional common stock (except where such proposals relate to a specific transaction).
- * The Funds will vote for proposals to effect stock splits (excluding reverse stock splits.)
- $\mbox{\scriptsize *}$ The Funds will vote for proposals authorizing share repurchase programs.

Commentary: A company may decide to authorize additional shares of common stock for reasons relating to executive compensation or for routine business purposes. For the most part, these decisions are best left to the board of directors and senior management. The Funds will vote on a case-by-case basis, however, on other proposals to change a company's capitalization, including the authorization of common stock with special voting rights, the authorization or issuance of common stock in connection with a specific transaction (e.g., an acquisition, merger or reorganization) or the authorization or issuance of preferred stock. Actions such as these involve a number of considerations that may impact a shareholder's investment and warrant a case-by-case determination.

D. Acquisitions, Mergers, Reincorporations, Reorganizations and Other Transactions

Shareholders may be confronted with a number of different types of transactions, including acquisitions, mergers, reorganizations involving business combinations, liquidations and sale of all or substantially all of a company's assets, which may require their consent. Voting on such proposals involves considerations unique to each transaction. As a result, the Funds will vote on a case-by-case basis on board-approved proposals to effect these types of transactions, except as follows:

* The Funds will vote for mergers and reorganizations involving business

combinations designed solely to reincorporate a company in Delaware.

Commentary: A company may reincorporate into another state through a merger or reorganization by setting up a "shell" company in a different state and then merging the company into the new company. While reincorporation into states with extensive and established corporate laws - notably Delaware - provides companies and shareholders with a more well-defined legal framework, generally speaking, shareholders must carefully consider the reasons for a reincorporation into another jurisdiction, including especially offshore jurisdictions.

E. Anti-Takeover Measures

Some proxy proposals involve efforts by management to make it more difficult for an outside party to take control of the company without the approval of the company's board of directors. These include adoption of a shareholder rights plan, requiring supermajority voting on particular issues, adoption of fair price provisions, issuance of blank check preferred stock and creating a separate class of stock with disparate voting rights. Such proposals may adversely affect shareholder rights, lead to management entrenchment, or create conflicts of interest. As a result, the Funds will vote against board-approved proposals to adopt such anti-takeover measures, except as follows:

- * The Funds will vote on a case-by-case basis on proposals to ratify or approve shareholder rights plans (commonly referred to as "poison pills"); and
- * The Funds will vote on a case-by-case basis on proposals to adopt fair price provisions.

Commentary: The Funds' Trustees recognize that poison pills and fair price provisions may enhance shareholder value under certain circumstances. As a result, the Funds will consider proposals to approve such matters on a case-by-case basis.

F. Other Business Matters

Many proxies involve approval of routine business matters, such as changing the company's name, ratifying the appointment of auditors and procedural matters relating to the shareholder meeting. For the most part, these routine matters do not materially affect shareholder interests and are best left to the board of directors and senior management of the company. The Funds will vote for board-approved proposals approving such matters, except as follows:

- * The Funds will vote on a case-by-case basis on proposals to amend a company's charter or bylaws (except for charter amendments necessary or to effect stock splits to change a company's name or to authorize additional shares of common stock).
- * The Funds will vote against authorization to transact other unidentified, substantive business at the meeting.
- * The Funds will vote on a case-by-case basis on other business matters where the Funds are otherwise withholding votes for the entire board of directors.

Commentary: Charter and bylaw amendments and the transaction of other unidentified, substantive business at a shareholder meeting may directly affect shareholder rights and have a significant impact on shareholder value. As a result, the Funds do not view such items as routine business

matters. Putnam Management's investment professionals and the Funds' proxy voting service may also bring to the Proxy Coordinator's attention company-specific items which they believe to be non-routine and warranting special consideration. Under these circumstances, the Funds will vote on a case-by-case basis.

II. Shareholder Proposals

SEC regulations permit shareholders to submit proposals for inclusion in a company's proxy statement. These proposals generally seek to change some aspect of a company's corporate governance structure or to change some aspect of its business operations. The Funds will vote in accordance with the recommendation of the company's board of directors on all shareholder proposals, except as follows:

- * The Funds will vote for shareholder proposals to declassify a board, absent special circumstances which would indicate that shareholder interests are better served by a classified board structure.
- * The Funds will vote for shareholder proposals to require shareholder approval of shareholder rights plans.
- * The Funds will vote for shareholder proposals that are consistent with the Fund's proxy voting guidelines for board-approved proposals.
- * The Funds will vote on a case-by-case basis on other shareholder proposals where the Funds are otherwise withholding votes for the entire board of directors.

Commentary: In light of the substantial reforms in corporate governance that are currently underway, the Funds' Trustees believe that effective corporate reforms should be promoted by holding boards of directors and in particular, their independent directors - accountable for their actions, rather than imposing additional legal restrictions on board governance through piecemeal proposals. Generally speaking, shareholder proposals relating to business operations are often motivated primarily by political or social concerns, rather than the interests of shareholders as investors in an economic enterprise. As stated above, the Funds' Trustees believe that boards of directors and management are responsible for ensuring that their businesses are operating in accordance with high legal and ethical standards and should be held accountable for resulting corporate behavior. Accordingly, the Funds will generally support the recommendations of boards that meet the basic independence and governance standards established in these guidelines. Where boards fail to meet these standards, the Funds will generally evaluate shareholder proposals on a case-by-case basis.

III. Voting Shares of Foreign Issuers

Many of the Funds invest on a global basis and, as a result, they may be required to vote shares held in foreign issuers — i.e., issuers that are incorporated under the laws of a foreign jurisdiction and that are not listed a U.S. securities exchange or the NASDAQ stock market. Because foreign issuers are incorporated under the laws of countries and jurisdictions outside the U.S., protection for shareholders may vary significantly from jurisdiction to jurisdiction. Laws governing foreign issuers may, in some cases, provide substantially less protection for shareholders. As a result, the foregoing guidelines, which are premised on the existence of a sound corporate governance and disclosure framework, may not be appropriate under some circumstances for foreign issuers. The Funds will vote proxies of foreign issuers in accordance with the foregoing quidelines where applicable, except as follows:

- * The Funds will vote for shareholder proposals calling for a majority of the directors to be independent of management.
- * The Funds will vote for shareholder proposals seeking to increase the independence of board nominating, audit and compensation committees.
- * The Funds will vote for shareholder proposals that implement corporate governance standards similar to those established under U.S. federal law and the listing requirements of U.S. stock exchanges, and that do not otherwise violate the laws of the jurisdiction under which the company is incorporated.
- * The Funds will vote on case-by-case basis on proposals relating to (1) the issuance of common stock in excess of 20% of a company's outstanding common stock where shareholders do not have preemptive rights, or (2) the issuance of common stock in excess of 100% of a company's outstanding common stock where shareholders have preemptive rights.

Commentary: In many non-U.S. markets, shareholders who vote proxies for shares of a foreign issuer are not able to trade in that company's stock within a given period of time on or around the shareholder meeting date. This practice is known as "share blocking." In countries where share blocking is practiced, the Funds will vote proxies only with direction from Putnam Management's investment professionals.

As adopted March 14, 2003

Proxy Voting Procedures of the Putnam Funds

The Role of the Funds' Trustees

The Trustees of the Putnam Funds exercise control of the voting of proxies through their Board Policy and Nominating Committee, which is composed entirely of independent Trustees. The Board Policy and Nominating Committee oversees the proxy voting process and participates, as needed, in the resolution of issues which need to be handled on a case-by-case basis. The Committee annually reviews and recommends for approval by the Trustees guidelines governing the Funds' proxy votes, including how the Funds vote on specific proposals and which matters are to be considered on a case-by-case basis. The Trustees are assisted in this process by their independent administrative staff ("Fund Administration"), independent legal counsel, and an independent proxy voting service. The Trustees also receive assistance from Putnam Investment Management, LLC ("Putnam Management"), the Funds' investment adviser, on matters involving investment judgments. In all cases, the ultimate decision on voting proxies rests with the Trustees, acting as fiduciaries on behalf of the shareholders of the Funds.

The Role of the Proxy Voting Service

The Funds have engaged an independent proxy voting service to assist in the voting of proxies. The proxy voting service is responsible for coordinating with the Funds' custodians to ensure that all proxy materials received by the custodians relating to the Funds' portfolio securities are processed in a timely fashion. To the extent applicable, the proxy voting service votes all proxies in accordance with the proxy

voting guidelines established by the Trustees. The proxy voting service will refer proxy questions to the Proxy Coordinator (described below) for instructions under circumstances where: (1) the application of the proxy voting guidelines is unclear, (2) a particular proxy question is not covered by the guidelines, or (3) the guidelines call for specific instructions on a case-by-case basis. The proxy voting service is also requested to call to the Proxy Coordinator's attention specific proxy questions which, while governed by a guideline, appear to involve unusual or controversial issues. The Funds also utilize research services relating to proxy questions provided by the proxy voting service and by other firms.

The Role of the Proxy Coordinator

Each year, a member of Fund Administration is appointed Proxy Coordinator to assist in the coordination and voting of the Funds' proxies. The Proxy Coordinator will deal directly with the proxy voting service and, in the case of proxy questions referred by the proxy voting service, will solicit voting recommendations and instructions from Fund Administration, the Chair of the Board Policy and Nominating Committee, and Putnam Management's investment professionals, as appropriate. The Proxy Coordinator is responsible for ensuring that these questions and referrals are responded to in a timely fashion and for transmitting appropriate voting instructions to the proxy voting service.

Voting Procedures for Referral Items

As discussed above, the proxy voting service will refer proxy questions to the Proxy Coordinator under certain circumstances. When the application of the proxy voting guidelines is unclear or a particular proxy question is not covered by the guidelines (and does not involve investment considerations), the Proxy Coordinator will assist in interpreting the guidelines and, as appropriate, consult with the Senior Vice President of Fund Administration, the Executive Vice President of Fund Administration and the Chair of the Board Policy and Nominating Committee on how the Funds' shares will be voted.

For proxy questions that require a case-by-case analysis pursuant to the guidelines or that are not covered by the guidelines but involve investment considerations, the Proxy Coordinator will refer such questions, through a written request, to Putnam Management's investment professionals for a voting recommendation. Such referrals will be made in cooperation with the person or persons designated by Putnam Management's Legal and Compliance Department to assist in processing such referral items. In connection with each such referral item, the Legal and Compliance Department will conduct a conflicts of interest review, as described below under "Conflicts of Interest," and provide a conflicts of interest report (the "Conflicts Report") to the Proxy Coordinator describing the results of such review. After receiving a referral item from the Proxy Coordinator, Putnam Management's investment professionals will provide a written recommendation to the Proxy Coordinator and the person or persons designated by the Legal and Compliance Department to assist in processing referral items. Such recommendation will set forth (1) how the proxies should be voted, (2) the basis and rationale for such recommendation, and (3) any contacts the investment professionals have had with respect to the referral item with non-investment personnel of Putnam Management or with outside parties (except for routine communications from proxy solicitors). The Proxy Coordinator will then review the investment professionals' recommendation and the Conflicts Report with the Senior Vice President and/or Executive Vice President in determining how to vote the Funds' proxies. The Proxy Coordinator will maintain a record of all proxy

questions that have been referred to Putnam Management's investment professionals, the voting recommendation and the Conflicts Report.

In some situations, the Proxy Coordinator, the Senior Vice President and/or the Executive Vice President may determine that a particular proxy question raises policy issues requiring consultation with the Chair of the Board Policy and Nominating Committee who, in turn, may decide to bring the particular proxy question to the Committee or the full board of Trustees for consideration.

Conflicts of Interest

Occasions may arise where a person or organization involved in the proxy voting process may have a conflict of interest. A conflict of interest may exist, for example, if Putnam Management has a business relationship with (or is actively soliciting business from) either the company soliciting the proxy or a third party that has a material interest in the outcome of a proxy vote or that is actively lobbying for a

the outcome of a proxy vote or that is actively lobbying for a particular outcome of a proxy vote. Any individual with knowledge of a personal conflict of interest (e.g., familial relationship with company management) relating to a particular referral item shall disclose that conflict to the Proxy Coordinator and the Legal and Compliance Department and otherwise remove himself or herself from the proxy voting process. The Legal and Compliance Department will review each item referred to Putnam Management's investment professionals to determine if a conflict of interest exists and will provide the Proxy Coordinator with a Conflicts Report for each referral item that (1) describes any conflict of interest; (2) discusses the procedures used to address such conflict of interest; and (3) discloses any contacts from parties outside Putnam Management (other than routine communications from proxy solicitors) with respect to the referral item not otherwise reported in an investment professional's recommendation. The Conflicts Report will also include written confirmation that any recommendation from an investment professional provided under circumstances where a conflict of interest exists was made solely on the investment merits and without regard to any other consideration.

As adopted March 14, 2003

Item 8. [Reserved]

Item 9. Controls and Procedures:

- (a) The registrant's principal executive officer and principal financial officers have concluded, based on their evaluation of the effectiveness of the design and operation of the registrant's disclosure controls and procedures as of a date within 90 days of the filling date of this report on Form N-CSR, that the design and operation of such procedures are effective to provide reasonable assurance that information required to be disclosed by the investment company in the reports that it files or submits under the Securities Exchange Act of 1934 is recorded, processed, summarized, and reported within the time periods specified in the Commission's rules and forms.
- (b) Changes in internal control over financial reporting: Not applicable

Item 10. Exhibits:

(a) The Code of Ethics of The Putnam Funds, which incorporates the Code of Ethics of Putnam Investments, is filed herewith.

(b) A separate certification for each principal executive officer and principal financial officer of the registrant as required by Rule 30a-2 under the Investment Company Act of 1940, as amended, and the officer certifications as required by Section 906 of the Sarbanes-Oxley Act of 2002 are filed herewith.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934 an the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

NAME OF REGISTRANT

By (Signature and Title): /s/Michael T. Healy _____

Michael T. Healy

Principal Accounting Officer

Date: November 25, 2003

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

By (Signature and Title): /s/Karnig H. Durgarian

Karnig H. Durgarian

Principal Executive Officer

Date: November 25, 2003

By (Signature and Title): /s/Charles E. Porter

Charles E. Porter

Principal Financial Officer

Date: November 25, 2003

By (Signature and Title): /s/Steven D. Krichmar

Steven D. Krichmar

Principal Financial Officer

Date: November 25, 2003