CREDIT SUISSE HIGH YIELD BOND FUND Form N-CSR January 06, 2016

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM N-CSR

CERTIFIED SHAREHOLDER REPORT OF REGISTERED

MANAGEMENT INVESTMENT COMPANIES

Investment Company Act File No. 811-08777

CREDIT SUISSE HIGH YIELD BOND FUND

(Exact Name of Registrant as Specified in Charter)

One Madison Avenue, New York, New York 10010

(Address of Principal Executive Offices) (Zip Code)

John G. Popp

Credit Suisse High Yield Bond Fund

One Madison Avenue

New York, New York 10010

Registrant s telephone number, including area code: (212) 325-2000

Date of fiscal year end: October 31st

Date of reporting period: November 1, 2014 to October 31, 2015

Item 1. Reports to Stockholders.

Credit Suisse High Yield Bond Fund One Madison Avenue

New York, NY 10010

Trustees

Steven N. Rappaport Chairman of the Board Enrique R. Arzac Terry Fires Bovarnick James J. Cattano Lawrence J. Fox John G. Popp **Officers** John G. Popp Chief Executive Officer and President Thomas J. Flannery Chief Investment Officer Emidio Morizio Chief Compliance Officer Lou Anne McInnis Chief Legal Officer Rocco DelGuercio Chief Financial Officer and Treasurer

Senior Vice President and Secre

Investment Adviser

Credit Suisse Asset Management, LLC

One Madison Avenue

New York, NY 10010

Administrator and Custodian

State Street Bank and Trust Co.

One Lincoln Street

Boston, MA 02111

Shareholder Servicing Agent

Computershare Trust Company, N.A.

P.O. Box 30170

College Station, TX 77842-3170

Legal Counsel

Willkie Farr & Gallagher LLP

787 7th Avenue

New York, NY 10019

Independent Registered Public Accounting Firm

KPMG LLP

345 Park Avenue

New York, NY 10154

Credit Suisse

High Yield Bond Fund

ANNUAL REPORT

Annual Investment Adviser s Report

October 31, 2015 (unaudited)

December 21, 2015

Dear Shareholder:

We are pleased to present this Annual Report covering the activities of the Credit Suisse High Yield Bond Fund, Inc. (the Fund), for the 12 months ended October 31, 2015.

Performance Summary

11/1/2014 10/31/2015

Fund & Benchmark	Performance
Total Return (based on NAV) ¹	(3.96)%
Total Return (based on market value) ¹	(14.28)%
BofA Merrill Lynch U.S. High Yield Master II Constrained Index ²	(2.03)%

Market Review: A volatile period overall

The 12 months ended October 31, 2015, was a volatile one for the high yield market, with the BofA Merrill Lynch U.S. High Yield Master II Constrained Index, (the Index), returning -2.03%. A mixed technical environment, questions regarding the timing of a potential rate hike by the Federal Reserve (the Fed), economic concerns in China, and lower oil prices led to elevated volatility within the market.

Yields ended the period at 7.45%, which was 159 basis points wider than on October 31, 2014, while spreads were at +597 basis points at the end of the annual period (versus +444 basis points on October 31, 2014). For the period, BB-rated bonds outperformed the Index, returning 1.13%, while B- and CCC-rated bonds lagged, returning -2.46% and -10.62% respectively.

Default activity, as measured by JP Morgan, increased to 2.21% for the period. Further, although default volumes have been benign over the past few years, the energy and coal sectors have accounted for 75% of the year s total default volume. JP Morgan is maintaining its default forecast at 3.00% in 2016.

Year-to-date, high-yield bond mutual funds have reported \$2.3 billion of outflows. New issuance was down for the same period, as JP Morgan reported a high yield new issuance total of \$263.4 billion, compared to \$314.5 billion for the first ten months of 2014.

Strategic Review and Outlook: Market volatility could continue in the near term

For the 12 months ended October 31, 2015, the Fund underperformed the Index. Positive security selection in the media and service sectors contributed to relative return, while an overweight to the energy sector detracted. From a ratings perspective, B-rated investments contributed to returns, while an underweight to BB-rated bonds detracted from overall returns.

Sentiment has been mixed and the probability of future rate hike from the Fed, as well as headline weakness in China, could lead to continued market volatility in the near future. In addition, the market has witnessed increased negative headlines associated with specific companies and we continue to expect elevated issuer and

Annual Investment Adviser s Report (continued)

October 31, 2015 (unaudited)

sector dispersion going forward. The default expectation (excluding energy and commodity) for the high yield market is expected to remain below historical averages. We, however, expect overall default rates to rise.

Thomas J. Flannery

John G. Popp

Chief Investment Officer*

Chief Executive Officer and President**

High yield bonds are lower-quality bonds that are also known as junk bonds. Such bonds entail greater risks than those found in higher-rated securities.

The Fund is non-diversified, which means it may invest a greater proportion of its assets in securities of a smaller number of issuers than a diversified fund and may therefore be subject to greater volatility.

In addition to historical information, this report contains forward-looking statements, which may concern, among other things, domestic and foreign market, industry and economic trends and developments and government regulation and their potential impact on the Fund s investments. These statements are subject to risks and uncertainties and actual trends, developments and regulations in the future, and their impact on the Fund could be materially different from those projected, anticipated or implied. The Fund has no obligation to update or revise forward-looking statements.

The views of the Fund s management are as of the date of the letter and the Fund holdings described in this document are as of October 31, 2015; these views and Fund holdings may have changed subsequent to these dates. Nothing in this document is a recommendation to purchase or sell securities.

- Assuming reinvestment of dividends of \$0.288 per share.
- The BofA Merrill Lynch U.S. High Yield Master II Constrained Index (the Index) is an unmanaged index that tracks the performance of below investment-grade U.S. dollar-denominated corporate bonds issued in the U.S. domestic market, where each issuer s allocation is limited to 2% of the Index. The Index does not have transaction costs and investors cannot invest directly in the Index.
- * Thomas J. Flannery, Managing Director, is the Head of the Credit Suisse U.S. High Yield Management Team. Mr. Flannery joined Credit Suisse Asset Management, LLC (Credit Suisse) in June 2010. He is a portfolio manager for Credit Investments Group (CIG) with responsibility for trading, directing investment decisions, originating and analyzing investment opportunities. Mr. Flannery is also a member of the CIG Credit Committee and is currently a high yield bond portfolio manager and trader for CIG. Mr. Flannery joined Credit Suisse AG in 2000 from First Dominion Capital, LLC where he was an Associate. Mr. Flannery holds a B.S. in Finance from Georgetown University.

** John G. Popp is a Managing Director of Credit Suisse and Group Head and Chief Investment Officer of the Credit Investments Group (CIG), with primary responsibility for making investment decisions and monitoring processes for CIG s global investment strategies. Mr. Popp also serves as the Chief Executive Officer and President of the Credit Suisse Funds, as well as serving as Director, Chief Executive Officer and President for the Credit Suisse Asset Management Income Fund, Inc. and Trustee, Chief Executive Officer, President of the Credit Suisse High Yield Bond Fund and Director, Chief Executive Officer and President of Credit Suisse Park View BDC, Inc. Mr. Popp has been associated with Credit Suisse since 1997.

Annual Investment Adviser s Report (continued)

October 31, 2015 (unaudited)

Credit Quality Breakdown*

(% of Total Investments as of October 31, 2015)

S&P Ratings**

В	49.8%
BB	25.6
CCC	20.5
NR	2.6
Subtotal	98.5
Equity and Other	0.0
Short-Term Investment ¹	1.5
Total	100.0%

Average Annual Returns

October 31, 2015 (unaudited)

	1 Year	3 Years	5 Years	10 Years
Net Asset Value (NAV)	(3.96)%	5.53%	8.41%	7.24%

^{*} Expressed as a percentage of total investments (excluding securities lending collateral if applicable) and may vary over time.

^{**} Credit Quality is based on S&P Ratings. S&P is a main provider of ratings for Credit Asset Classes and is widely used amongst industry participants. The NR category consists of securities that have not been rated by S&P Ratings

Primarily reflects cash invested in State Street Bank and Trust Co. Euro Time Deposit, for which the purchases of securities have been executed but not yet settled at October 31, 2015.

Market Value (14.28)% 0.96% 6.67% 4.76%

Credit Suisse may waive fees and/or reimburses expenses, without which performance would be lower. Waivers and/or reimbursements are subject to change and may be discontinued at any time. Returns represent past performance. Total investment return at net asset value is based on changes in the net asset value of fund shares and assumes reinvestment of dividends and distributions, if any. Total investment return at market value is based on changes in the market price at which the Fund s shares traded on the stock exchange during the period and assumes reinvestment of dividends and distributions, if any, at actual prices pursuant to the Fund s dividend reinvestment program. Because the Fund s shares trade in the stock market based on investor demand, the Fund may trade at a price higher or lower than its NAV. Therefore, returns are calculated based on share price and NAV. Past performance is no guarantee of future results. The current performance of the Fund may be lower or higher than the figures shown. The Fund s yield, return and market price and NAV will fluctuate. Performance information current to the most recent month-end is available by calling 1-800-293-1232.

The annual gross and net expense ratios are 2.02% *and* 1.87%, *respectively.*

Schedule of Investments

Par (000)		Ratings (S&P/Moody s)	Maturity	Rate%	Value
~~~~					
	ORATE BONDS (118.0%)				
<b>Aavert</b> \$ 885	ising (5.4%)				
D 003	Clear Channel Worldwide Holdings, Inc., Global Company Guaranteed Notes				
	(Callable 11/15/17 @ 103.25)	(B, B1)	11/15/22	6.500	\$ 914,869
2,964	Clear Channel Worldwide Holdings, Inc.,	$(\mathbf{D},\mathbf{D}1)$	11/13/22	0.500	Ψ 714,007
_,> 0 .	Series B, Global Company Guaranteed Notes				
	(Callable 11/15/17 @ 103.25)	(B, B1)	11/15/22	6.500	3,101,085
1,000	Clear Channel Worldwide Holdings, Inc.,	$(\mathbf{D},\mathbf{D}1)$	11/13/22	0.500	3,101,003
-,	Series B, Global Company Guaranteed				
	Notes				
	(Callable 11/30/15 @ 105.72)	(B, B3)	03/15/20	7.625	1,041,250
1,800	Nexstar Broadcasting, Inc., Rule 144A,				
	Company Guaranteed Notes (Callable				
2.027	02/15/18 @ 103.06) ¹	(B+, B3)	02/15/22	6.125	1,804,500
2,825	Southern Graphics, Inc., Rule 144A,				
	Company Guaranteed Notes (Callable 11/30/15 @ 106.28) ¹	(CCC+, Caa1)	10/15/20	8.375	2,909,750
4,250	WMG Acquisition Corp., Rule 144A,	(CCC+, Caa1)	10/13/20	6.373	2,909,730
7,230	Senior Secured Notes (Callable 01/15/16				
	@ 104.50) ¹	(B, B1)	01/15/21	6.000	4,398,750
		(-,)	0 -1 - 2 - 1 - 2		1,020,100
					14,170,204
	arts & Equipment (2.9%)				
1,260	EnerSys, Rule 144A, Company Guaranteed				
2 (50	Notes (Callable 01/30/23 @ 100.00) ¹	(BB+, Ba2)	04/30/23	5.000	1,285,200
2,650	MPG Holdco I, Inc., Global Company				
	Guaranteed Notes (Callable 10/15/17 @ 105.53)	(B+, B3)	10/15/22	7.375	2,828,875
500	Schaeffler Holding Finance B.V., 6.875%	$(\mathbf{D} +, \mathbf{D} \mathcal{I})$	10/13/22	1.313	2,020,073
500	Cash, 7.625% PIK, Rule 144A, Senior				
	Secured Notes				
	(Callable 11/30/15 @ 103.44) ^{1,2}	(B, Ba3)	08/15/18	14.500	518,750
4,000	UCI International, Inc., Global Company	(CCC, Caa2)	02/15/19	8.625	2,860,000

Guaranteed Notes (Callable 11/30/15 @ 104.31)

	104.31)				
					7,492,825
Bankin	ng (1.3%)				
3,340	CCRE Finance Corp., Rule 144A, Company Guaranteed Notes (Callable 11/30/15 @ 105.81) ¹	(B+, B1)	02/15/18	7.750	3,498,650
Buildir	ng & Construction (2.8%)				
2,875	AV Homes, Inc., Global Company Guaranteed Notes (Callable 07/01/16 @ 106.38)	(B-, Caa1)	07/01/19	8.500	2,889,375
600	K Hovnanian Enterprises, Inc., Global Senior Secured Notes	(CCC+, Ba3)	11/01/21	2.000	345,000
1,860	NCI Building Systems, Inc., Rule 144A, Company Guaranteed Notes (Callable 01/15/18 @ 106.19) ¹	(B+, B3)	01/15/23	8.250	1,980,900
2,100	PriSo Acquisition Corp., Rule 144A, Senior Unsecured Notes (Callable 05/15/18 @ 104.50) ¹	(CCC+, Caa1)	05/15/23	9.000	2,031,750
					7,247,025
Buildir	ng Materials (3.1%)				
3,650	Euramax International, Inc., Rule 144A, Senior Secured Notes (Callable 02/15/18 @ 109.00) ¹	(B-, Caa2)	08/15/20	12.000	3,558,750
2,500	Headwaters, Inc., Global Company Guaranteed Notes (Callable 01/15/16 @ 103.63)	(B-, Caa1)	01/15/19	7.250	2,600,000
1,950	Summit Materials Finance Corp., Global Company Guaranteed Notes (Callable 07/15/18 @ 103.06)	(B, Caa2)	07/15/23	6.125	1,950,000
	,	, , ,			
					8,108,750
Cable 2	& Satellite TV (9.5%)				
2,000	Altice Financing S.A., Rule 144A, Senior Secured Notes (Callable 12/15/16 @ 104.88) ¹	(BB-, B1)	01/15/22	6.500	2,030,000
1,000	Altice Luxembourg S.A., Rule 144A, Company Guaranteed Notes (Callable 02/15/20 @ 103.81) ¹	(B, B3)	02/15/25	7.625	922,000
4,000	Block Communications, Inc., Rule 144A, Senior Unsecured Notes (Callable 02/01/16 @ 103.63) ¹	(B+, B1)	02/01/20	7.250	4,040,000
1,315	CSC Holdings LLC, Global Senior Unsecured Notes	(BB, Ba2)	06/01/24	5.250	1,159,817

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1,500	DISH DBS Corp., Global Company Guaranteed Notes	(BB-, Ba3)	09/01/19	7.875	1,649,685
500	DISH DBS Corp., Global Company	(DD-, Da3)	09/01/19	1.013	1,049,063
200	Guaranteed Notes	(BB-, Ba3)	06/01/21	6.750	517,500
2,864	Harron Finance Corp., Rule 144A, Senior Unsecured Notes (Callable 04/01/16 @	,			,
	104.56)1	(BB-, B3)	04/01/20	9.125	3,068,060
1,250	Midcontinent Communications &				, ,
	Midcontinent Finance Corp., Rule 144A,				
	Company Guaranteed Notes				
	(Callable 08/01/16 @ 104.69) ¹	(B, B3)	08/01/21	6.250	1,300,000
2,165	Midcontinent Communications &				
	Midcontinent Finance Corp., Rule 144A,				
	Company Guaranteed Notes				
	(Callable 08/15/18 @ 105.16) ¹	(B, B3)	08/15/23	6.875	2,227,244
800	Neptune Finco Corp., Rule 144A, Senior				
	Unsecured Notes (Callable 10/15/20 @				
	$103.31)^1$	(BB-, Ba1)	10/15/25	6.625	844,000
1,000	Neptune Finco Corp., Rule 144A, Senior				
	Unsecured Notes (Callable 10/15/20 @				
	$105.44)^1$	(B-, B2)	10/15/25	10.875	1,070,000
1,700	Numericable-SFR SAS, Rule 144A, Senior Secured Notes (Callable 05/15/17 @				
	104.50) ¹	(B+, B1)	05/15/22	6.000	1,708,500
	101.50)	$(\mathbf{D}_1,\mathbf{D}_1)$	03/13/22	0.000	1,700,500

See Accompanying Notes to Financial Statements.

### **Schedule of Investments (continued)**

Par		Ratings			
(000)		(S&P/Moody s)	Maturity	Rate%	Value
COPP	ORATE BONDS (continued)				
	& Satellite TV				
\$ 2,800	Numericable-SFR SAS, Rule 144A, Senior				
, ,	Secured Notes (Callable 05/15/19 @				
	$103.13)^1$	(B+, B1)	05/15/24	6.250	\$ 2,807,000
1,000	Virgin Media Finance PLC, Rule 144A,				
	Company Guaranteed Notes (Callable				
	04/15/18 @ 103.50) ^{1,3}	(B, B2)	04/15/23	7.000	1,625,789
					24,969,595
Chami	cols (7.2%)				
2,650	cals (7.2%) A Schulman, Inc., Rule 144A, Company				
2,030	Guaranteed Notes (Callable 06/01/18 @				
	105.16) ¹	(B+, B3)	06/01/23	6.875	2,643,375
300	Axalta Coating Systems Dutch Holding B,	(51, 53)	00,01,25	0.072	2,013,375
	Rule 144A, Company Guaranteed Notes				
	(Callable 02/04/16 @ 105.53) ¹	(B, B3)	05/01/21	7.375	318,000
350	Axiall Corp., Global Company Guaranteed				
	Notes (Callable 05/15/18 @ 102.44)	(BB, Ba3)	05/15/23	4.875	334,031
1,400	Blue Cube Spinco, Inc., Rule 144A,				
	Company Guaranteed Notes (Callable	(DD D 1)	10/15/05	10.000	1.506.000
2.025	10/15/20 @ 105.00) ¹	(BB+, Ba1)	10/15/25	10.000	1,526,000
3,025	Chemtura Corp., Company Guaranteed Notes (Callable 07/15/16 @ 104.31)	(BB-, B1)	07/15/21	5.750	3,085,500
3,196	GrafTech International Ltd., Global	(DD-, D1)	07/13/21	3.730	3,063,300
3,170	Company Guaranteed Notes (Callable				
	11/15/16 @ 103.19)	(B+, B1)	11/15/20	6.375	1,837,700
1,150	Ineos Group Holdings S.A., Rule 144A,	(- ' , )			_,,,,,
•	Company Guaranteed Notes				
	(Callable 11/30/15 @ 103.06) ^{1,4}	(B-, B3)	08/15/18	6.125	1,162,938
1,100	Nufarm Australia Ltd., Rule 144A, Company				
	Guaranteed Notes (Callable 11/30/15 @				
	$104.78)^1$	(B+, B1)	10/15/19	6.375	1,098,625
2,900	OMNOVA Solutions, Inc., Global Company	(B-, B2)	11/01/18	7.875	2,910,875
	Guaranteed Notes (Callable 11/30/15 @				

	101.97)				
272	Reichhold Industries, Inc., Rule 144A,				
	Senior Secured Notes (Callable 11/30/15 @				
	$100.00)^{1,5,6}$	(NR, NR)	05/08/17	9.000	114,095
2,400	The Chemours Co., Rule 144A, Senior				
	Unsecured Notes (Callable 05/15/20 @				
	$103.50)^1$	(BB-, B1)	05/15/25	7.000	1,794,000
1,025	Tronox Finance LLC, Global Company				
	Guaranteed Notes (Callable 11/30/15 @	(D. DA)	004700		<b>505.10</b> 0
1.050	104.78)	(B+, B3)	08/15/20	6.375	735,130
1,250	Univar U.S.A., Inc., Rule 144A, Company				
	Guaranteed Notes (Callable 07/15/18 @ 103.38) ¹	(B, Caa1)	07/15/23	6.750	1,240,625
	103.36)*	(B, Caa1)	07/13/23	0.730	1,240,023
					18,800,894
					10,000,054
Consui	mer/Commercial/Lease Financing (1.5%)				
4,500	Infinity Acquisition Finance Corp., Rule				
ŕ	144A, Senior Secured Notes (Callable				
	08/01/17 @ 103.63) ¹	(CCC+, Caa2)	08/01/22	7.250	4,050,000
171 4 •	C (1.16)				
	c - Generation (1.1%)				
2,750	Dynegy, Inc., Global Company Guaranteed Notes (Callable 11/01/19 @ 103.81)	(B+, B3)	11/01/24	7.625	2,770,625
	Notes (Canadie 11/01/19 @ 103.81)	$(\mathbf{D} +, \mathbf{D} \mathcal{I})$	11/01/24	7.023	2,770,023
Energy	- Exploration & Production (7.0%)				
Energy 4,514	Bonanza Creek Energy, Inc., Global				
	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable				
4,514	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38)	(CCC+, B3)	04/15/21	6.750	3,272,650
	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company	(CCC+, B3)	04/15/21	6.750	3,272,650
4,514	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @				
2,639	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88)	(CCC+, B3) (CCC, Caa2)	04/15/21 04/01/19	6.750 7.750	3,272,650 567,385
4,514	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A,				
2,639	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @	(CCC, Caa2)	04/01/19	7.750	567,385
2,639 2,100	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13) ¹				
2,639	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13) ¹ Energy XXI Gulf Coast, Inc., Global	(CCC, Caa2)	04/01/19	7.750	567,385
2,639 2,100	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13)¹ Energy XXI Gulf Coast, Inc., Global Company Guaranteed Notes (Callable	(CCC, Caa2) (NR, NR)	04/01/19	7.750 10.250	567,385 1,916,250
2,639 2,100 600	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13) ¹ Energy XXI Gulf Coast, Inc., Global Company Guaranteed Notes (Callable 03/15/19 @ 103.44)	(CCC, Caa2)	04/01/19	7.750	567,385
2,639 2,100	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13)¹ Energy XXI Gulf Coast, Inc., Global Company Guaranteed Notes (Callable	(CCC, Caa2) (NR, NR)	04/01/19	7.750 10.250	567,385 1,916,250
2,639 2,100 600	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13)¹ Energy XXI Gulf Coast, Inc., Global Company Guaranteed Notes (Callable 03/15/19 @ 103.44) EPL Oil & Gas, Inc., Global Company	(CCC, Caa2) (NR, NR)	04/01/19	7.750 10.250	567,385 1,916,250
2,639 2,100 600	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13) ¹ Energy XXI Gulf Coast, Inc., Global Company Guaranteed Notes (Callable 03/15/19 @ 103.44) EPL Oil & Gas, Inc., Global Company Guaranteed Notes (Callable 11/30/15 @	(CCC, Caa2)  (NR, NR)  (CCC-, Ca)	04/01/19 05/27/22 03/15/24	7.750 10.250 6.875	567,385 1,916,250 120,000
4,514 2,639 2,100 600 4,350	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13)¹ Energy XXI Gulf Coast, Inc., Global Company Guaranteed Notes (Callable 03/15/19 @ 103.44) EPL Oil & Gas, Inc., Global Company Guaranteed Notes (Callable 11/30/15 @ 104.13)⁴ Harkand Finance, Inc., 7.800% Cash, 0.600% PIK, Reg S, Rule 144A, Senior	(CCC, Caa2)  (NR, NR)  (CCC-, Ca)	04/01/19 05/27/22 03/15/24	7.750 10.250 6.875	567,385 1,916,250 120,000
4,514 2,639 2,100 600 4,350	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38)  Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88)  Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13)¹  Energy XXI Gulf Coast, Inc., Global Company Guaranteed Notes (Callable 03/15/19 @ 103.44)  EPL Oil & Gas, Inc., Global Company Guaranteed Notes (Callable 11/30/15 @ 104.13)⁴  Harkand Finance, Inc., 7.800% Cash, 0.600% PIK, Reg S, Rule 144A, Senior Secured Notes	(CCC, Caa2)  (NR, NR)  (CCC-, Ca)	04/01/19 05/27/22 03/15/24 02/15/18	7.750 10.250 6.875 8.250	567,385 1,916,250 120,000 1,392,000
4,514 2,639 2,100 600 4,350	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13)¹ Energy XXI Gulf Coast, Inc., Global Company Guaranteed Notes (Callable 03/15/19 @ 103.44) EPL Oil & Gas, Inc., Global Company Guaranteed Notes (Callable 11/30/15 @ 104.13)⁴ Harkand Finance, Inc., 7.800% Cash, 0.600% PIK, Reg S, Rule 144A, Senior Secured Notes (Callable 03/28/16 @ 104.50)¹,2,7	(CCC, Caa2)  (NR, NR)  (CCC-, Ca)	04/01/19 05/27/22 03/15/24	7.750 10.250 6.875	567,385 1,916,250 120,000
4,514 2,639 2,100 600 4,350	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13)¹ Energy XXI Gulf Coast, Inc., Global Company Guaranteed Notes (Callable 03/15/19 @ 103.44) EPL Oil & Gas, Inc., Global Company Guaranteed Notes (Callable 11/30/15 @ 104.13)⁴ Harkand Finance, Inc., 7.800% Cash, 0.600% PIK, Reg S, Rule 144A, Senior Secured Notes (Callable 03/28/16 @ 104.50)¹.2,7 Oasis Petroleum, Inc., Company Guaranteed	(CCC, Caa2)  (NR, NR)  (CCC-, Ca)  (CCC, Ca)	04/01/19 05/27/22 03/15/24 02/15/18	7.750 10.250 6.875 8.250	567,385 1,916,250 120,000 1,392,000 299,317
4,514 2,639 2,100 600 4,350 479	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38)  Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88)  Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13)¹  Energy XXI Gulf Coast, Inc., Global Company Guaranteed Notes (Callable 03/15/19 @ 103.44)  EPL Oil & Gas, Inc., Global Company Guaranteed Notes (Callable 11/30/15 @ 104.13)⁴  Harkand Finance, Inc., 7.800% Cash, 0.600% PIK, Reg S, Rule 144A, Senior Secured Notes (Callable 03/28/16 @ 104.50)¹.2,7  Oasis Petroleum, Inc., Company Guaranteed Notes (Callable 11/01/16 @ 103.25)	(CCC, Caa2)  (NR, NR)  (CCC-, Ca)  (CCC, Ca)  (NR, NR)  (B+, B2)	04/01/19 05/27/22 03/15/24 02/15/18 03/28/19 11/01/21	7.750 10.250 6.875 8.250 8.400 6.500	567,385 1,916,250 120,000 1,392,000 299,317 972,405
4,514 2,639 2,100 600 4,350	Bonanza Creek Energy, Inc., Global Company Guaranteed Notes (Callable 04/15/17 @ 103.38) Comstock Resources, Inc., Company Guaranteed Notes (Callable 11/30/15 @ 103.88) Det Norske Oljeselskap ASA, Rule 144A, Subordinated Notes (Callable 05/27/19 @ 105.13)¹ Energy XXI Gulf Coast, Inc., Global Company Guaranteed Notes (Callable 03/15/19 @ 103.44) EPL Oil & Gas, Inc., Global Company Guaranteed Notes (Callable 11/30/15 @ 104.13)⁴ Harkand Finance, Inc., 7.800% Cash, 0.600% PIK, Reg S, Rule 144A, Senior Secured Notes (Callable 03/28/16 @ 104.50)¹.2,7 Oasis Petroleum, Inc., Company Guaranteed	(CCC, Caa2)  (NR, NR)  (CCC-, Ca)  (CCC, Ca)	04/01/19 05/27/22 03/15/24 02/15/18	7.750 10.250 6.875 8.250	567,385 1,916,250 120,000 1,392,000 299,317

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	103.44)4				
3,647	PDC Energy, Inc., Global Company				
	Guaranteed Notes (Callable 10/15/17 @				
	103.88)	(B+, B2)	10/15/22	7.750	3,683,470
4,026	Stone Energy Corp., Global Company				
	Guaranteed Notes (Callable 11/15/17 @				
	103.75)	(B-, B3)	11/15/22	7.500	2,616,900
3,000	W&T Offshore, Inc., Global Company				
	Guaranteed Notes (Callable 11/30/15 @				
	104.25)	(CCC+, Caa1)	06/15/19	8.500	1,365,000
350	Whiting Petroleum Corp., Company				
	Guaranteed Notes (Callable 12/15/20 @				
	100.00)	(BB-, Ba2)	03/15/21	5.750	326,812
					18,247,189
Food -	Wholesale (0.9%)				
2,250	Dole Food Co., Inc., Rule 144A, Senior				
	Secured Notes (Callable 11/30/15 @				
	$103.63)^1$	(CCC+, B3)	05/01/19	7.250	2,263,500

See Accompanying Notes to Financial Statements.

### **Schedule of Investments (continued)**

Par (000)		Ratings (S&P/Moody s)	Maturity	Rate%	Value
	PORATE BONDS (continued)				
	ry & Paper (0.1%)				
\$ 300	Lecta S.A., Rule 144A, Senior Secured Notes (Callable 11/30/15 @ 106.66) ^{1,8}	(B, B2)	05/15/19	8.875	\$ 355,173
950	Stone & Webster, Inc. ^{5,6,9}	(NR, NR)	10/23/19	0.000	1,900
750	Stolic & Webster, Inc.	(1414, 1414)	10/23/17	0.000	1,500
					357,073
					,
Gamir	<b>ng</b> (1.0%)				
936	Choctaw Resort Development Enterprise,				
	Rule 144A, Senior Unsecured Notes				
1.500	(Callable 11/30/15 @ 100.00) ¹	(B-, Caa1)	11/15/19	7.250	921,960
1,500	Safari Holding Verwaltungs GmbH, Rule 144A, Senior Secured Notes				
	(Callable 02/15/17 @ 104.13) ^{1,8}	(B, B2)	02/15/21	8.250	1,731,705
	(Callable 02/13/17 @ 104.13)***	$(\mathbf{D},\mathbf{D}2)$	02/13/21	6.230	1,731,703
					2,653,665
					,,
Gas D	istribution (4.6%)				
3,469	Energy Transfer Equity LP, Senior Secured				
	Notes	(BB, Ba2)	10/15/20	7.500	3,747,214
2,750	Genesis Energy Finance Corp., Company				
	Guaranteed Notes (Callable 06/15/19 @	(D + D1)	06/15/24	5.625	2 444 062
1,450	102.81) Genesis Energy Finance Corp., Global	(B+, B1)	00/13/24	3.023	2,444,062
1,430	Company Guaranteed Notes (Callable				
	02/15/17 @ 102.88)	(B+, B1)	02/15/21	5.750	1,363,000
4,525	Holly Energy Finance Corp., Global	, ,			,,
	Company Guaranteed Notes (Callable				
	03/01/16 @ 103.25)	(BB, B1)	03/01/20	6.500	4,525,000
					12,079,276
Ugalth	Facilities (2.7%)				
4,050	Facilities (2.7%) Covenant Surgical Partners, Inc., Rule	(B-, B3)	08/01/19	8.750	4,050,000
+,050	144A, Senior Secured Notes (Callable	(D-, D3)	00/01/19	0.730	4,030,000
	1.11, Somer Secured Poles (Culture				

	08/01/16 @ 106.56) ¹				
2,100	Tenet Healthcare Corp., Global Senior				
	Unsecured Notes	(CCC+, B3)	04/01/22	8.125	2,231,250
825	Tenet Healthcare Corp., Global Senior				
	Unsecured Notes ⁴	(CCC+, B3)	06/15/23	6.750	822,937
					7 104 107
					7,104,187
Health	Services (0.9%)				
1,500	Emdeon, Inc., Rule 144A, Company				
,	Guaranteed Notes (Callable 08/15/17 @				
	$104.50)^1$	(CCC+, Caa1)	02/15/21	6.000	1,475,625
780	ExamWorks Group, Inc., Company				
	Guaranteed Notes (Callable 04/15/18 @				
	104.22)	(B-, B3)	04/15/23	5.625	814,125
					2,289,750
					2,289,730
Insurai	nce Brokerage (2.3%)				
1,750	Hub Holdings Finance, Inc., 8.125% Cash,				
	8.875% PIK, Rule 144A, Senior Unsecured				
	Notes				
2.450	(Callable 11/30/15 @ 102.00) ^{1,2}	(CCC+, Caa2)	07/15/19	17.000	1,710,625
2,450	HUB International Ltd., Rule 144A, Senior				
	Unsecured Notes (Callable 10/01/16 @ 105.91) ¹	(CCC+, Caa1)	10/01/21	7.875	2,450,000
2,000	National Financial Partners Corp., Rule	(CCC+, Caa1)	10/01/21	7.073	2,430,000
2,000	144A, Senior Unsecured Notes				
	(Callable 07/15/16 @ 106.75) ¹	(CCC+, Caa2)	07/15/21	9.000	1,967,500
					6,128,125
Tuesto of the	works & Miss Einensial Couriess (4 007)				
	nents & Misc. Financial Services (4.0%) Arrow Global Finance PLC, Rule 144A,				
1,500	Senior Secured Notes (Callable 03/01/16 @				
	103.94) ^{1,3}	(BB-, B1)	03/01/20	7.875	2,432,545
1,500	Cabot Financial Luxembourg S.A., Rule	, ,			, - ,
	144A, Senior Secured Notes				
	(Callable 11/30/15 @ 107.78) ^{1,3}	(B+, B2)	10/01/19	10.375	2,503,027
2,950	Jefferies Finance LLC, Rule 144A, Senior				
	Unsecured Notes (Callable 04/01/16 @	(D. D1)	04/01/20	7 275	2.005.750
1,400	105.53) ¹ Jefferies Finance LLC, Rule 144A, Senior	(B, B1)	04/01/20	7.375	2,905,750
1,400	Unsecured Notes (Callable 04/15/17 @				
	105.16) ¹	(B, B1)	04/15/22	6.875	1,323,000
1,275	Rialto Corp., Rule 144A, Company				,
	Guaranteed Notes (Callable 12/01/15 @				
	$103.50)^1$	(B, B2)	12/01/18	7.000	1,313,250
					10 477 773
					10,477,572

Media	<b>Content</b> (1.8%)				
550	Netflix, Inc., Global Senior Unsecured				
	Notes	(B+, B1)	03/01/24	5.750	585,194
750	Netflix, Inc., Rule 144A, Senior Unsecured				
	Notes ¹	(B+, B1)	02/15/25	5.875	796,875
3,260	Sinclair Television Group, Inc., Global				
	Company Guaranteed Notes (Callable				
	10/01/17 @ 103.06)	(B+, B1)	10/01/22	6.125	3,365,950
					4,748,019
					, ,
Medica	al Products (0.8%)				
1,950	Sterigenics-Nordion Holdings LLC, Rule				
	144A, Senior Unsecured Notes				
	(Callable 05/15/18 @ 104.88) ¹	(CCC+, Caa1)	05/15/23	6.500	1,967,063
	(======================================	()			,. 31,000

 $See\ Accompanying\ Notes\ to\ Financial\ Statements.$ 

### **Schedule of Investments (continued)**

Par (000)		Ratings (S&P/Moody s)	Maturity	Rate%	Value
CORP	PORATE BONDS (continued)				
	s & Mining - Excluding Steel (4.3%)				
\$3,100	Boart Longyear Management Pty. Ltd., Rule 144A, Company Guaranteed Notes (Callable 04/01/16 @ 103.50) ^{1,4}	(CCC+, Caa2)	04/01/21	7.000	\$ 1,263,250
426	Boart Longyear Management Pty. Ltd., Rule 144A, Senior Secured Notes ¹	(B, B3)	10/01/18	10.000	366,360
1,800	Eldorado Gold Corp., Rule 144A, Senior Unsecured Notes (Callable 12/15/16 @ 103.06) ¹	(BB, Ba3)	12/15/20	6.125	1,669,500
3,430	Global Brass & Copper, Inc., Global Senior Secured Notes (Callable 06/01/16 @ 104.75)	(B+, B3)	06/01/19	9.500	3,695,825
4,525	Noranda Aluminum Acquisition Corp., Global Company Guaranteed Notes (Callable 03/01/16 @ 105.50)	(CCC, Caa3)	06/01/19	11.000	1,040,750
5,100	Taseko Mines Ltd., Company Guaranteed Notes (Callable 11/30/15 @ 103.88)	(B-, B3)	04/15/19	7.750	2,677,500
3,100	Xinergy Corp., Rule 144A, Senior Secured Notes (Callable 11/30/15 @ 104.63) ^{1,10}	(NR, NR)	05/15/19	9.250	635,500
					11,348,685
	eld Equipment & Services (5.3%)				
4,500	Calfrac Holdings LP, Rule 144A, Company Guaranteed Notes (Callable 12/01/15 @ 103.75) ^{1,4}	(B, Caa1)	12/01/20	7.500	2,576,250
4,080	FTS International, Inc., Global Senior Secured Notes (Callable 05/01/17 @	(CCC+ Coo2)	05/01/22	6.250	050 000
1,575	Pacific Drilling V Ltd., Rule 144A, Senior Secured Notes (Callable 12/01/15 @	(CCC+, Caa2)			958,800
2,050	103.63) ^{1,4} Parker Drilling Co., Global Company Guaranteed Notes (Callable 01/15/18 @ 103.38)	(B+, Caa3) (B+, B2)	12/01/17 07/15/22	7.250 6.750	1,078,875 1,588,750
	103.30)	$(\mathbf{D}_1,\mathbf{D}_2)$	01113122	0.750	1,500,750

200	Parker Drilling Co., Global Company Guaranteed Notes (Callable 08/01/16 @ 103.75)	(B+, B2)	08/01/20	7.500	167,000
2,355	Pioneer Energy Services Corp., Global Company Guaranteed Notes (Callable 03/15/17 @ 104.59)	· · ·	03/15/22	6.125	
2,250	Shelf Drilling Holdings Ltd., Rule 144A, Secured Notes (Callable 11/30/15 @	(B+, B3)	03/13/22	0.123	1,365,900
2.575	104.31) ^{1,4}	(B+, B1)	11/01/18	8.625	1,738,125
3,575	Sidewinder Drilling, Inc., Rule 144A, Senior Unsecured Notes (Callable 11/15/16 @ 104.88) ¹	(CCC+, Ca)	11/15/19	9.750	2,037,750
2,500	Trinidad Drilling Ltd., Rule 144A,				
	Company Guaranteed Notes (Callable 11/30/15 @ 103.94) ¹	(BB, B1)	01/15/19	7.875	2,412,500
					13,923,950
Oil Ref	ining & Marketing (4.9%)				
1,000	CITGO Petroleum Corp., Rule 144A, Senior Secured Notes (Callable 08/15/17 @ 104.69) ¹	(B+, B3)	08/15/22	6.250	985,000
4,400	Coffeyville Finance, Inc., Global Company Guaranteed Notes (Callable 11/01/17 @ 103.25)	(BB-, B1)	11/01/22	6.500	4,345,000
2,650	Northern Tier Finance Corp., Global Senior Secured Notes (Callable 11/30/15 @ 105.34)	(BB-, B1)	11/15/20	7.125	2,709,625
4,000	PBF Finance Corp., Global Senior Secured Notes (Callable 02/15/16 @ 104.13) ⁴	(BB+, Ba3)	02/15/20	8.250	4,220,000
700	Western Refining, Inc., Global Company Guaranteed Notes (Callable 04/01/17 @ 103.13)	(B+, B3)	04/01/21	6.250	700,000
					12,959,625
Packag	ing (2.5%)				
200	Ardagh Holdings U.S.A., Inc., Rule 144A,				
-00	Company Guaranteed Notes (Callable 01/31/17 @ 103.38) ¹	(CCC+, Caa1)	01/31/21	6.750	206,000
700	Ardagh Packaging Finance PLC, Rule 144A, Company Guaranteed Notes (Callable 11/30/15 @ 104.63) ^{1,8}	(CCC+, Caa1)	10/15/20	9.250	813,754
4,150	Reynolds Group Issuer LLC, Global Company Guaranteed Notes (Callable	(5551, 5441)	10/10/20	<b>7.23</b> 0	015,757
	02/15/16 @ 104.13)	(CCC+, Caa2)	02/15/21	8.250	4,331,562
1,050	SIG Combibloc Holdings S.C.A., Rule 144A, Senior Unsecured Notes	(D. Cool)	02/15/22	7.750	1 220 700
	(Callable 02/15/18 @ 103.88) ^{1,8}	(B-, Caa1)	02/15/23	7.750	1,229,708
					6,581,024

Personal	<b>R</b> r	House	hold	Produc	ts (1 3%)
i ei sonai	œ	110u5	HULL	Tivuuc	LS (1) 70 1

3,390	NBTY, Inc., Global Company Guaranteed				
	Notes (Callable 11/30/15 @ 102.25)	(B-, B3)	10/01/18	9.000	3,474,750
Pharma	aceuticals (2.3%)				
1,850	AMAG Pharmaceuticals, Inc., Rule 144A,				
	Company Guaranteed Notes				
	(Callable 09/01/18 @ 105.91) ¹	(B+, B3)	09/01/23	7.875	1,734,375
525	Capsugel S.A., 7.000 Cash%, 7.750% PIK,				
	Rule 144A, Senior Unsecured Notes				
	(Callable 11/16/15 @ 101.00) ^{1,2}	(B-, Caa1)	05/15/19	14.750	529,922
1,400	Endo Ltd., Rule 144A, Company				
	Guaranteed Notes (Callable 07/15/18 @				
	104.50)1	(B, B1)	07/15/23	6.000	1,407,000
440	inVentiv Health, Inc., 10.000% Cash,				
	12.000% PIK, Rule 144A, Secured Notes				
	(Callable 11/30/15 @ 105.00) ^{1,2}	(CCC, Caa2)	08/15/18	22.000	438,249
	•	·			

See Accompanying Notes to Financial Statements.

### **Schedule of Investments (continued)**

Par (000)		Ratings (S&P/Moody s)	Maturity	Rate%	Value
(000)		(Sectional S)	Muturity	Trace 70	v uruc
CORPO	ORATE BONDS (continued)				
Pharma	aceuticals				
\$ 283	inVentiv Health, Inc., Global Company Guaranteed Notes (Callable 11/30/15 @ 102.50)	(CCC, Caa3)	08/15/18	10.000	\$ 275,925
1,000	Valeant Pharmaceuticals International, Rule 144A, Company Guaranteed Notes (Callable 02/15/16 @ 103.38) ¹	(B-, B1)	08/15/21	6.750	895,000
750	Valeant Pharmaceuticals International, Rule 144A, Company Guaranteed Notes (Callable 10/15/16 @ 103.19) ¹	(B-, B1)	10/15/20	6.375	675,000
					5,955,471
	g & Publishing (1.6%)				
4,008	Harland Clarke Holdings Corp., Rule 144A, Senior Secured Notes (Callable 11/30/15 @ 104.88) ¹	(B+, B1)	08/01/18	9.750	4,103,190
Proper	ty & Casualty Insurance (0.8%)				
2,500	York Risk Services Holding Corp., Rule 144A, Company Guaranteed Notes (Callable 10/01/17 @ 106.38) ¹	(CCC+, Caa2)	10/01/22	8.500	2,209,375
Real Es	tate Development & Management (0.4%)				
1,000	DuPont Fabros Technology LP, Company Guaranteed Notes (Callable 06/15/18 @ 104.22)	(BB, Ba1)	06/15/23	5.625	1,030,000
Real Es	state Investment Trusts (3.0%)				
4,400	iStar, Inc., Senior Unsecured Notes (Callable 07/01/16 @ 102.50)	(B+, B2)	07/01/19	5.000	4,323,000
2,500	QTS Finance Corp., Global Company Guaranteed Notes (Callable 08/01/17 @	(BB-, B2)	08/01/22	5.875	2,578,125

	104.41)				
875	The Geo Group, Inc., Global Company				
	Guaranteed Notes (Callable 02/15/16 @				
	103.31)	(BB-, Ba3)	02/15/21	6.625	910,000
					7.011.105
					7,811,125
Softwa	re - Services (5.2%)				
2,400	MedAssets, Inc., Global Company				
ŕ	Guaranteed Notes (Callable 11/30/15 @				
	102.00)	(B, B3)	11/15/18	8.000	2,451,000
2,000	NeuStar, Inc., Global Company				
	Guaranteed Notes (Callable 01/15/18 @				. ==
1.050	102.25) ⁴	(B+, B2)	01/15/23	4.500	1,730,000
1,950	Optimas OE Solutions, Inc., Rule 144A,				
	Senior Secured Notes (Callable 06/01/18 @ 104.31) ¹	(B-, B3)	06/01/21	8.625	1,862,250
3,000	SS&C Technologies Holdings, Inc., Rule	(D-, D3)	00/01/21	0.023	1,002,230
5,000	144A, Company Guaranteed Notes				
	(Callable 07/15/18 @ 104.41) ¹	(B+, B3)	07/15/23	5.875	3,157,500
1,875	Sungard Availability Services Capital, Inc.,				, ,
	Rule 144A, Company Guaranteed Notes				
	(Callable 04/01/19 @ 104.38) ¹	(CCC+, Caa1)	04/01/22	8.750	1,181,250
3,931	Syniverse Holdings, Inc., Global Company				
	Guaranteed Notes (Callable 11/30/15 @	(222 2 1)	044540	0.407	2 244 255
	104.56)	(CCC+, Caa1)	01/15/19	9.125	3,311,867
					13,693,867
					13,093,007
Special	ty Retail (2.1%)				
1,992	Beverages & More, Inc., Rule 144A,				
	Senior Secured Notes (Callable 11/30/15				
	$(0.00)^{1}$	(B-, Caa1)	11/15/18	10.000	1,939,710
1,000	Caleres, Inc., Rule 144A, Company				
	Guaranteed Notes (Callable 08/15/18 @	(DD D1)	00/15/02	6.250	1.015.000
1 660	104.69) ¹ Penske Automotive Group, Inc., Global	(BB, B1)	08/15/23	6.250	1,015,000
1,660	Company Guaranteed Notes (Callable				
	10/01/17 @ 102.88)	(B+, B1)	10/01/22	5.750	1,722,250
1,100	Takko Luxembourg 2 S.C.A., Rule 144A,	$(\mathbf{D}_1,\mathbf{D}_1)$	10/01/22	3.730	1,722,230
1,100	Senior Secured Notes (Callable 04/15/16				
	@ 104.94) ^{1,8}	(CCC+, Caa1)	04/15/19	9.875	801,976
					5,478,936
Ct ID	1 M 1 (0.7%)				
	roducers/Products (0.7%)				
2,685	JMC Steel Group, Inc.,144A, Senior Unsecured Notes (Callable 11/30/15 @				
	\$104.13) ¹	(B-, Caa1)	03/15/18	8.250	1,839,225
	φ10 ···10 <i>)</i>	(D, Cuu1)	03/13/10	0.230	1,037,223

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Suppor	t - Services (6.0%)				
2,500	Audatex North America, Inc., Rule 144A, Company Guaranteed Notes (Callable 11/01/18 @ 103.06) ¹	(BB-, B1)	11/01/23	6.125	2,525,000
3,125	CoreLogic, Inc., Global Company Guaranteed Notes (Callable 06/01/16 @	(ББ-, Б1)	11/01/23	0.123	2,323,000
	103.63)	(B+, Ba3)	06/01/21	7.250	3,304,687
4,400	H&E Equipment Services, Inc., Global Company Guaranteed Notes (Callable 09/01/17 @ 103.50) ⁴	(BB-, B3)	09/01/22	7.000	4,488,000
2,100	Light Tower Rentals, Inc., Rule 144A, Senior Secured Notes (Callable 08/01/16 @ 106.09) ¹	(B, B2)	08/01/19	8.125	1,459,500
2,000	NCSG Crane & Heavy Haul Services, Inc., Rule 144A, Secured Notes (Callable 08/15/17 @ 109.50) ¹	(B-, Caa2)	08/15/19	9.500	1,170,000
1,300	Outerwall, Inc., Global Company Guaranteed Notes (Callable 06/15/17 @	(= ,)	33. 23. 27	2.5 5 5	_,,_,
	104.41)	(BB-, Ba3)	06/15/21	5.875	1,205,750

See Accompanying Notes to Financial Statements.

### **Schedule of Investments (continued)**

Par (000)		Ratings (S&P/Moody s)	Maturity	Rate%	Value
(000)		(2 cc_;::=c c c_j = 2)			
CORPO	ORATE BONDS (continued)				
Suppor	t - Services				
\$ 725	Safway Finance Corp., Rule 144A, Secured Notes (Callable 11/30/15 @ 103.50) ¹	(B+, B3)	05/15/18	7.000	\$ 748,563
765	The Hertz Corp., Global Company Guaranteed Notes (Callable 01/15/16 @				·
	$103.69)^4$	(B, B2)	01/15/21	7.375	799,899
					15,701,399
Tech H	ardware & Equipment (7.2%)				
2,210	Anixter, Inc., Global Company Guaranteed Notes	(BB, Ba3)	05/01/19	5.625	2,345,363
2,050	Anixter, Inc., Rule 144A, Company Guaranteed Notes ¹	(BB, Ba3)	03/01/23	5.500	2,121,750
1,550	Avaya, Inc., Rule 144A, Senior Secured Notes (Callable 11/30/15 @ 103.50) ¹	(B, B1)	04/01/19	7.000	1,267,125
1,750 3,584	Avaya, Inc., Rule 144A, Senior Secured Notes (Callable 11/30/15 @ 104.50) ¹ Belden, Inc., Rule 144A, Company	(B, B1)	04/01/19	9.000	1,435,000
3,301	Guaranteed Notes (Callable 09/01/17 @ 102.75) ¹	(B+, Ba3)	09/01/22	5.500	3,566,080
4,195	Brightstar Corp., Rule 144A, Company Guaranteed Notes (Callable 11/30/15 @				
1,950	104.75) ¹ CommScope Technologies Finance LLC, Rule 144A, Senior Secured Notes	(BB+, Ba1)	12/01/16	9.500	4,227,301
	(Callable 06/15/20 @ 103.00) ¹	(B, B2)	06/15/25	6.000	1,984,125
2,250	Dell, Inc., Global Senior Unsecured Notes	(BB+, Ba3)	04/15/38	6.500	1,918,125
					18,864,869
Telecon	n - Satellite (3.1%)				
4,500	Hughes Satellite Systems Corp., Global Company Guaranteed Notes	(BB-, B3)	06/15/21	7.625	4,921,875

1,250	Intelsat Jackson Holdings S.A., Global				
	Company Guaranteed Notes (Callable				
	04/01/16 @ 103.75)	(B+, B3)	04/01/21	7.500	1,134,375
500	Intelsat Jackson Holdings S.A., Global				
	Company Guaranteed Notes (Callable				
	11/30/15 @ 103.63)	(B+, B3)	04/01/19	7.250	471,250
1,500	Intelsat Jackson Holdings S.A., Global				
	Company Guaranteed Notes (Callable				
	12/15/17 @ 103.31) ⁴	(CCC+, Caa1)	12/15/22	6.625	1,192,500
700	Intelsat Luxembourg S.A., Global				
	Company Guaranteed Notes (Callable				
	06/01/17 @ 103.88)	(CCC+, Caa2)	06/01/21	7.750	416,500
					0.1.0.0
					8,136,500
Talaas-	Window (2.6%)				
625	<b>n - Wireless</b> (2.6%) Sprint Corp., Global Company Guaranteed				
023	Notes	(B+, Caa1)	09/15/23	7.875	579,688
1,600	Sprint Corp., Global Company Guaranteed	(D+, Caa1)	09/13/23	1.013	379,000
1,000	Notes	(B+, Caa1)	06/15/24	7.125	1,409,000
1,350	Sprint Corp., Global Company Guaranteed	(B1, Cau1)	00/13/24	7.125	1,409,000
1,000	Notes (Callable 11/15/24 @ 100.00)	(B+, Caa1)	02/15/25	7.625	1,201,500
3,575	T-Mobile U.S.A., Inc., Global Company	(= 1, 2)	0_, 10, _0	770_0	-,
,	Guaranteed Notes (Callable 09/01/19 @				
	103.19)	(BB, Ba3)	03/01/25	6.375	3,601,812
					6,792,000
	n - Wireline Integrated & Services (0.5%)				
1,175	Frontier Communications Corp., Rule				
	144A, Senior Unsecured Notes				
550	(Callable 06/15/25 @ 100.00) ¹	(BB-, Ba3)	09/15/25	11.000	1,234,479
550	Hellas Telecommunications Luxembourg				
	II S.C.A., Rule 144A, Subordinated Notes ^{1,5,6,9,10}	(NID NID)	01/15/15	0.000	
	Notes 1,3,0,7,10	(NR, NR)	01/15/15	0.000	
					1,234,479
					1,234,479
Theate	rs & Entertainment (2.9%)				
1,600	AMC Entertainment, Inc., Global				
2,000	Company Guaranteed Notes (Callable				
	02/15/17 @ 104.41)	(B, B2)	02/15/22	5.875	1,664,000
1,475	Carmike Cinemas, Inc., Rule 144A,	, ,			
	Secured Notes (Callable 06/15/18 @				
	$104.50)^1$	(BB, B1)	06/15/23	6.000	1,532,082
1,000	National CineMedia LLC, Global Senior				
	Secured Notes (Callable 04/15/17 @				
	103.00)	(BB-, Ba2)	04/15/22	6.000	1,046,200
3,074	National CineMedia LLC, Global Senior				
	Unsecured Notes (Callable 07/15/16 @				
	103.94)	(B, B2)	07/15/21	7.875	3,258,440

					7,500,722
Transp	oort Infrastructure/Services (0.4%)				
600	Navios Maritime Finance II U.S., Inc.,				
	Rule 144A, Senior Secured Notes	(DD D1)	01/15/00	7.275	474.000
070	(Callable 01/15/17 @ 105.53) ¹	(BB-, B1)	01/15/22	7.375	474,000
870	Teekay Offshore Finance Corp., Global				
	Senior Unsecured Notes	(NR, NR)	07/30/19	6.000	676,425
					1,150,425

TOTAL CORPORATE BONDS (Cost

\$348,197,345) 309,213,604

See Accompanying Notes to Financial Statements.

### **Schedule of Investments (continued)**

Par		Ratings				
(000)		(S&P/Moody s)	Maturity	Rate%	Value	
D 4 3 177	T O ANYO (0.5 0.00)					
	LOANS (25.0%)					
-	ace & Defense (0.5%)	(CCC (C2))	01/25/21	0.250	¢ 1 242 165	
\$ 1,246	LM U.S. Corp. Acquisition, Inc. ¹¹	(CCC, Caa2)	01/25/21	8.250	\$ 1,243,165	
	0.7					
	arts & Equipment (1.2%)	(000 0 1)	06/20/20	0.000	1 (01 250	
1,750	Jason, Inc. ¹¹	(CCC+, Caa1)	06/30/22	9.000	1,601,250	
1,540	U.S. Farathane LLC ¹¹	(B+, B2)	12/23/21	6.750	1,552,520	
					3,153,770	
					3,133,770	
Bevera	ges (0.9%)					
2,500	The Winebow Group, Inc. ¹¹	(CCC+, Caa1)	12/31/21	8.500	2,425,000	
Ruildin	Building Materials (0.9%)					
2,387	Panolam Industries International, Inc. ¹¹	(BB-, B2)	08/23/17	7.750	2,392,811	
2,507	Tunorum moustres international, mer	(55,52)	00/25/17	7.750	2,572,011	
	rals (2.6%)					
2,422	Ascend Performance Materials Operations	(D. DA)	04/10/10	6.750	2 107 141	
1.750	LLC ¹¹	(B, B2)	04/10/18	6.750	2,197,141	
1,750	AZ Chem U.S., Inc. ¹¹	(B-, B1)	06/12/22	7.500	1,764,578	
2,955	Ravago Holdings America, Inc. ¹¹	(BB+, B2)	12/20/20	5.500	2,959,920	
					6,921,639	
					0,521,005	
Diversified Capital Goods (0.7%)						
1,870	Dynacast International LLC ¹¹	(B-, Caa1)	01/30/23	9.500	1,813,900	
Energy - Exploration & Production (0.5%)						
1,750	Chief Exploration & Development LLC ¹¹	(NR, NR)	05/12/21	7.500	1,412,250	
-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		(, 1 .11)			-, <b>-,</b> 3	
	Wholesale (0.5%)	(888 8 1)	00400	0.25	4.000.4.50	
1,500	Del Monte Foods, Inc. ¹¹	(CCC+, Caa1)	08/18/21	8.250	1,370,160	

<b>Gaming</b> (1.3%)					
1,500	CBAC Borrower LLC ¹¹	(B-, B3)	07/02/20	8.250	1,421,250
2,000	ROC Finance LLC ¹¹	(B+, B2)	06/20/19	5.000	1,893,130
					3,314,380
Uoolth	Services (0.7%)				
1,750	Phillips-Medisize Corp. ¹¹	(CCC+, Caa2)	06/16/22	8.250	1,697,500
Investn	nents & Misc. Financial Services (1.6%)				
1,500	Ascensus, Inc. ¹¹	(CCC+, Caa1)	12/02/20	9.000	1,500,938
938	Liquidnet Holdings, Inc. ¹¹	(B, B3)	05/22/19	7.750	909,375
2,000	Mergermarket U.S.A., Inc. ¹¹	(CCC+, Caa2)	02/04/22	7.500	1,835,000
					4,245,313
Machinery (0.9%)					
2,250	CPM Holdings, Inc. ¹¹	(B, Caa1)	04/10/23	10.250	2,261,250
Media Content (0.4%)					
1,000	DLG Acquisitions Ltd. ^{8,11}	(B, B3)	06/30/22	8.250	1,075,653
Oil Field Equipment & Services (0.5%)					
2,000	Shelf Drilling Holdings Ltd. ¹¹	(B+, B2)	10/08/18	10.000	1,250,000

See Accompanying Notes to Financial Statements.

### **Schedule of Investments (continued)**

Par (000)		Ratings (S&P/Moody s)	Maturity	Rate%	Value
BANK LOANS (continued)					
	ining & Marketing (1.1%)				
\$ 2,955	Philadelphia Energy Solutions LLC ¹¹	(BB-, B1)	04/04/18	6.250	\$ 2,910,227
Printin	g & Publishing (0.4%)				
974	Harland Clarke Holdings Corp. ¹¹	(B+, B1)	06/30/17	5.577	971,267
Recrea	tion & Travel (1.8%)				
1,965	Abercrombie & Kent U.S. Group Holdings, Inc. ^{5,11}	(NR, NR)	12/09/18	5.000	1,837,275
3,000	Legendary Pictures Funding LLC ^{5,11}	(NR, NR)	04/17/20	7.000	2,985,000
					4,822,275
Softwar	re - Services (2.8%)				
2,000	Deltek, Inc. ¹¹	(CCC+, Caa2)	06/17/23	9.500	2,000,000
2,955	Intralinks, Inc. ^{5,11}	(BB, B2)	02/21/19	7.250	2,932,838
2,500	Landslide Holdings, Inc. ¹¹	(CCC+, Caa1)	02/25/21	8.250	2,387,500
					7,320,338
Special	ty Retail (0.9%)				
2,500	BJ s Wholesale Club, Ind!	(CCC, Caa2)	03/26/20	8.500	2,444,650
Suppor	rt - Services (0.6%)				
1,474	RedTop Luxembourg Sarl ¹¹	(CCC+, B3)	06/03/21	8.250	1,469,447
Telecom - Wireline Integrated & Services (0.7%)					
2,000	Omnitraes, Inc. ¹¹	(CCC+, Caa1)	05/25/21	8.750	1,947,500
Theaters & Entertainment (2.2%)					
2,000	CKX, Inc. ^{5,11}	(CCC-, Caa2)	06/21/17	11.000	885,000
3,000	Metro-Goldwyn-Mayer, Inc. ¹¹	(BB, Ba3)	06/26/20	5.125	3,007,500

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1,757	Tech Finance & Co. S.C.A. ¹¹	(B+, B1)	07/10/20	5.000	1,755,717
					5,648,217
					3,040,217
Transport Infrastructure/Services (1.3%)					
790	OSG Bulk Ships, Inc. ¹¹	(BB-, B1)	08/05/19	5.250	783,336
1,185	OSG International, Inc. ¹¹	(BB-, B1)	08/05/19	5.750	1,179,075
1,360	PODS LLC ¹¹	(CCC+, Caa1)	02/02/23	9.250	1,339,600
					3,302,011
IOIAI	L BANK LOANS (Cost \$68,316,852)				65,412,723
	BACKED SECURITIES (0.7%)				
Collate	ralized Debt Obligations (0.7%)				
1,000	BNPP IP CLO Ltd., 2014-2A, Rule	(55.15)	10100107		0.70.200
	144A ^{1,11}	(BB, NR)	10/30/25	5.572	850,308
1,000	Dryden Senior Loan Fund, 2012-24RA,	(D. ND)	11/15/02	0.221	060 422
	Rule 144A ^{1,11}	(B, NR)	11/15/23	8.221	960,422
TOTAL ASSET BACKED SECURITIES (Cost					
\$1,925,	444)				1,810,730

See Accompanying Notes to Financial Statements.

### **Schedule of Investments (continued)**

Number of Shares				Value	
COMMON	N STOCKS (0.0%)				
Building M	laterials (0.0%)				
619	Dayton Superior Corp. ^{5,6,12}			\$	
Chemicals	(0.0%)				
4,893	Huntsman Corp. ⁵			64,441	
Gaming (0					
55,100	Majestic Holdco LLC ^{5,12}			13,086	
TOTAL COMMON STOCKS (Cost \$398,239)					
	ED STOCK (0.0%)				
	laterials (0.0%)				
688	Dayton Superior Corp. 5,6,12 (Cost \$250,835)				
	ERM INVESTMENTS (5.3%)				
8,168,743	State Street Navigator Prime Portfolio, 0.22% ¹³			8,168,743	
Par (000)		Maturity	Rate%		
\$ 5,832	State Street Bank and Trust Co. Euro Time Deposit	11/02/15	0.010	5,831,999	
				14,000,742	
<b>TOTAL INVESTMENTS AT VALUE</b> (149.0%) (Cost \$433,089,457)			390,515,326		
LIABILIT	IES IN EXCESS OF OTHER ASSETS (-49.0%)			(128,396,518)	
NET ASSE	CTS (100.0%)			\$ 262,118,808	

Credit ratings given by the Standard & Poor s Division of The McGraw-Hill Companies, Inc. (S&P) and Moody s Investors Service, Inc. (Moody s) are unaudited.

Security 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. At October 31, 2015, these securities amounted to a value of \$156,317,745 or 59.6% of net assets. PIK: Payment-in-kind security for which part of the income earned may be paid as additional principal. This security is denominated in British Pound. Security or portion thereof is out on loan (See note 2-J). Illiquid security (unaudited). Not readily marketable security; security is valued at fair value as determined in good faith by, or under the direction of, the Board of Trustees. REG S: Securities sold under Regulation S may not be offered, sold or delivered within the United States or to, or for the account or benefit of, U.S. persons, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act of 1933. This security is denominated in Euro. Zero-coupon security. 10 Bond is currently in default. Variable rate obligations - The interest rate is the rate as of October 31, 2015. 12 Non-income producing security.

13 Represents security purchased with cash collateral received for securities on loan. The rate shown is the annualized

### **INVESTMENT ABBREVIATION**

one-day yield at October 31, 2015.

NR = Not Rated (unaudited)

See Accompanying Notes to Financial Statements.

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## **Schedule of Investments (continued)**

October 31, 2015

## **Forward Foreign Currency Contracts**

Forwa	ard	Fo	orward					
Foreig	gn	F	oreign				Current	<b>Net Unrealized</b>
Currency to be		Curr	ency to be	Expiration		Value on	Value/	Appreciation
Purch	ased (Local)	Solo	l (Local)	Date	Counterparty S	Settlement Date	Notional	(Depreciation)
USD	6,337,116	EUR	5,569,500	01/15/16	Morgan Stanley	\$ (6,337,116)	\$ (6,160,760)	) \$ 176,356
USD	6,703,282	GBP	4,372,000	01/15/16	Morgan Stanley	(6,703,282)	(6,750,386)	) (47,104)

## **Currency Abbreviations:**

EUR = Euro

GBP = British Pound

USD = United States Dollar

See Accompanying Notes to Financial Statements.

\$ 129,252

## **Statement of Assets and Liabilities**

October 31, 2015

Assets		
Investments at value, including collateral for securities on loan of \$8,168,743		
(Cost \$433,089,457) (Note 2)	\$	390,515,326 ¹
Cash		64,175
Foreign currency at value (cost \$348,342)		343,397
Dividend and interest receivable		7,308,390
Receivable for investments sold		1,843,187
Unrealized appreciation on forward currency contracts (Note 2)		176,356
Prepaid expenses and other assets		20,464
Total assets		400,271,295
Liabilities		
Investment advisory fee payable (Note 3)		264,200
Administrative services fee payable (Note 3)		12,424
Loan payable (Note 4)		126,600,000
Payable upon return of securities loaned (Note 2)		8,168,743
Payable for investments purchased		2,880,000
Interest payable		70,210
Unrealized depreciation on forward currency contracts (Note 2)		47,104
Trustees fee payable		45,510
Accrued expenses		64,296
1		- ,
Total liabilities		138,152,487
		, ,
Net Assets		
Applicable to 99,905,798 shares outstanding	\$	262,118,808
Net Assets		
Capital stock, \$.001 par value (Note 6)		99,906
Paid-in capital (Note 6)		371,376,131
Accumulated net investment loss		(125,961)
Accumulated net realized loss on investments and foreign currency transactions		(66,780,750)
Net unrealized depreciation from investments and foreign currency translations		(42,450,518)
Net assets	\$	262,118,808
	-	, -0,000
Net Asset Value Per Share (\$262,118,808 / 99,905,798)		\$2.62
Market Price Per Share		\$2.40

¹ Including \$7,914,162 of securities on loan.

See Accompanying Notes to Financial Statements.

## **Statement of Operations**

For the Year Ended October 31, 2015

Toward would Toward		
Investment Income	Ф	21.520.046
Interest	\$	31,538,946
Dividends  Second to the division of the divis		2,447
Securities lending		98,796
Foreign taxes withheld		(38)
Total investment income		31,640,151
Expenses		
Investment advisory fees (Note 3)		3,775,091
Administrative services fees (Note 3)		69,821
Interest expense (Note 4)		1,421,575
Trustees fees		137,361
Printing fees		67,923
Legal fees		57,086
Custodian fees		43,256
Commitment fees (Note 4)		42,993
Audit and tax fees		39,482
Stock exchange listing fees		32,828
Transfer agent fees		27,127
Insurance expense		9,517
Miscellaneous expense		9,451
Total expenses		5,733,511
Less: fees waived (Note 3)		(424,999)
Net expenses		5,308,512
Net investment income		26,331,639
Net Realized and Unrealized Gain (Loss) from Investments and Foreign Currency Related Items		
Net realized gain from investments		2,490,981
Net realized gain from foreign currency transactions		1,358,461
Net change in unrealized appreciation (depreciation) from investments		(43,114,287)
Net change in unrealized appreciation (depreciation) from foreign currency translations		6,374
Net realized and unrealized loss from investments and foreign currency related items		(39,258,471)
Net decrease in net assets resulting from operations	\$	(12,926,832)

See Accompanying Notes to Financial Statements.

## **Statement of Changes in Net Assets**

	or the Year Ended ober 31, 2015	For the Year Ended October 31, 2014		
From Operations				
Net investment income	\$ 26,331,639	\$	27,207,675	
Net realized gain from investments and foreign currency				
transactions	3,849,442		4,575,778	
Net change in unrealized appreciation (depreciation) from				
investments and foreign currency translations	(43,107,913)		(10,810,956)	
Net increase (decrease) in net assets resulting from operations	(12,926,832)		20,972,497	
From Dividends				
Dividends from net investment income	(28,764,061)		(28,556,466)	
Net decrease in net assets resulting from dividends	(28,764,061)		(28,556,466)	
From Capital Share Transactions (Note 6)				
Issuance of 22,339 and 20,190 shares through the trustees				
compensation plan (Note 3)	62,984		62,990	
Net proceeds from at-the-market offering cost (Note 7)	1,038,341		4,816,194	
At-the-market offering costs	(93,902)		(60,000)	
Reinvestment of dividends	64,064		708,556	
Net increase in net assets from capital share transactions	1,071,487		5,527,740	
Net decrease in net assets	(40,619,406)		(2,056,229)	
Net Assets				
Beginning of year	302,738,214		304,794,443	
End of year	\$ 262,118,808	\$	302,738,214	
Accumulated net investment loss	\$ (125,961)	\$	(17,722)	

See Accompanying Notes to Financial Statements.

## **Statement of Cash Flows**

October 31, 2015

Reconciliation of Net Increase in Net Assets from Operations to Net			
Cash Provided by Operating Activities  Net decrease in net assets resulting from operations		\$	(12,926,832)
The decrease in her assets resulting from operations		Ψ	(12,720,032)
Adjustments to Reconcile Net Increase in Net Assets from Operations			
to Net Cash Provided by (Used in) Operating Activities			
Decrease in dividend and interest receivable	\$ 387,531		
Decrease in accrued expenses	(26,195)	)	
Increase in payable upon return of securities loaned	64,950		
Decrease in interest payable	(24,162)	)	
Increase in prepaid expenses and other assets	(6,219		
Decrease in advisory fees payable	(37,564		
Net amortization of discount on investments	350,592		
Purchases of long-term securities	(167,600,713)	)	
Proceeds from sales of long-term securities	185,517,142		
Purchases of short-term securities, net	(1,653,949)		
Net change in unrealized (appreciation) depreciation from investments	(=,===,==,==,==,==,==,==,==,==,==,==,==,	,	
and foreign currency translations	43,115,023		
Net realized gain from investments	(2,490,981	)	
Total adjustments	(2,1)0,001	,	57,595,455
3			, ,
Net cash provided by (used in) operating activities ¹		\$	44,668,623
Cash Flows From Financing Activities			
Borrowings on revolving credit facility	11,300,000		
Repayments of credit facility	(28,700,000)	)	
Proceeds from issuance of shares through trustee compensation	62,984		
Net proceeds from at-the-market offerings	1,068,018		
At-the-market offering costs	(93,902)	)	
Cash dividends paid	(28,699,997)	)	
			(45.060.005)
Net cash provided by (used in) financing activities			(45,062,897)
Net decrease in cash			(394,274)
Cash beginning of year			801,846
Cash end of year		\$	407,572
Non-Cash Activity:			
Issuance of shares through dividend reinvestments		\$	64,064
			*

¹ Included in operating expenses is cash of \$1,445,737 paid for interest on borrowings.

See Accompanying Notes to Financial Statements.

# **Financial Highlights**

	For the Year Ended October 31, 2015 2014 2013 2012					2011				
Per share operating performance	-	-010	-	-011					•	
Net asset value, beginning of year	\$	3.04	\$	3.12	\$	3.02	\$	2.82	\$	2.94
INVESTMENT OPERATIONS										
Net investment income ¹		0.26		0.28		0.30		0.31		0.32
Net gain (loss) on investments, swap										
contracts and foreign currency related										
items (both realized and unrealized)		(0.39)		(0.07)		0.11		0.19		(0.12)
Total from investment activities		(0.13)		0.21		0.41		0.50		0.20
LESS DIVIDENDS AND										
DISTRIBUTIONS		(0.00)		(0.00)		(0.01)		(0.00)		(0.00)
Dividends from net investment income		(0.29)		(0.29)		(0.31)		(0.32)		(0.32)
Return of capital						(0.01)				
77 ( 1 1° 1 1 1 1 1° ( 1° 2°		(0.20)		(0.20)		(0.22)		(0.22)		(0.22)
Total dividends and distributions		(0.29)		(0.29)		(0.32)		(0.32)		(0.32)
CAPITAL SHARE TRANSACTIONS										
Increase to net asset value due to shares										
issued through at-the-market offerings		$0.00^{2}$		$0.00^{2}$		0.01		0.02		
Net asset value, end of year	\$	2.62	\$	3.04	\$	3.12	\$	3.02	\$	2.82
Per share market value, end of year	\$	2.40	\$	3.12	\$	3.16	\$	3.16	\$	2.95
,	·						·		·	
TOTAL INVESTMENT RETURN ³										
Net asset value		(3.96)%		6.91%		14.47%		19.44%		6.84%
Market value		(14.28)%		8.33%		10.80%		19.46%		12.51%
RATIOS AND SUPPLEMENTAL										
DATA										
Net assets, end of year (000s omitted)		62,119		02,738		04,794		76,720		12,124
Average debt per share	\$	1.37	\$	1.44	\$	1.24	\$	1.22	\$	1.22
Ratio of expenses to average net assets		1.87%		1.82%		1.75%		1.94%		2.00%
Ratio of expenses to average net assets		4.0==:				4 4 5 5 1				
excluding interest expense		1.37%		1.35%		1.32%		1.40%		1.46%
Ratio of net investment income to		0.00~		0.05~		0.50~		10.50		10.50~
average net assets		9.28%		8.85%		9.72%		10.56%		10.70%
Decrease reflected in above operating		0.15%		0.13%		0.14%		0.18%		0.19%
expense ratios due to										

waivers/reimbursements					
Portfolio turnover rate	41%	59%	73%	58%	66%

- ¹ Per share information is calculated using the average shares outstanding method.
- ² This amount represents less than \$0.01 per share.
- ³ Total investment return at net asset value is based on changes in the net asset value of Fund shares and assumes reinvestment of dividends and distributions, if any, at actual prices pursuant to the Fund s dividend reinvestment program. Total investment return at market value is based on changes in the market price at which the Fund s shares traded on the stock exchange during the period and assumes reinvestment of dividends and distributions, if any, at actual prices pursuant to the Fund s dividend reinvestment program. Because the Fund s shares trade in the stock market based on investor demand, the Fund may trade at a price higher or lower than its NAV. Therefore, returns are calculated based on share price and NAV.

See Accompanying Notes to Financial Statements.

#### **Notes to Financial Statements**

October 31, 2015

#### **Note 1. Organization**

Credit Suisse High Yield Bond Fund (the Fund) is a business trust organized under the laws of the State of Delaware on April 30, 1998. The Fund is registered with the Securities and Exchange Commission under the Investment Company Act of 1940, as amended (the 1940 Act), as a non-diversified, closed-end management investment company. The Fund s principal investment objective is to seek high current income. The Fund also will seek capital appreciation as a secondary objective, to the extent consistent with its objective of seeking high current income.

#### **Note 2. Significant Accounting Policies**

The following is a summary of significant accounting policies followed by the Fund in the preparation of its financial statements. The policies are in accordance with accounting principles generally accepted in the United States of America (GAAP). The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts and disclosures in the financial statements. Actual results could differ from those estimates. The Fund is considered an investment company for financial reporting purposes under GAAP and follows Accounting Standard Codification (ASC) Topic 946 Financial Services Investment Companies.

A) SECURITY VALUATION The net asset value of the Fund is determined daily as of the close of regular trading on the New York Stock Exchange, Inc. (the Exchange ) on each day the Exchange is open for business. The valuations for fixed income securities (which may include, but are not limited to, corporate, government, municipal, mortgage-backed, collateralized mortgage obligations and asset-backed securities) and certain derivative instruments are typically the prices supplied by independent third party pricing services, which may use market prices or broker/dealer quotations or a variety of valuation techniques and methodologies. The independent third party pricing services use inputs that are observable such as issuer details, interest rates, yield curves, prepayment speeds, credit risks/spreads, default rates and quoted prices for similar securities. These pricing services generally price fixed income securities assuming orderly transactions of an institutional round lot size, but some trades occur in smaller odd lot sizes which may be effected at lower prices than institutional round lot trades. Structured note agreements are valued in accordance with a dealer-supplied valuation based on changes in the value of the underlying index. Futures contracts are valued daily at the settlement price established by the board of trade or exchange on which they are traded. Forward contracts are valued at the London closing spot rates and the London closing forward point rates on a daily basis. The currency forward contract pricing model derives the differential in point rates to the expiration date of the forward and calculates its present value. Equity securities for which market quotations are available are valued at the last reported sales price or official closing price on the primary market or exchange on which they trade. The Fund may utilize a service provided by an independent third party which has been approved by the Board of Trustees (the Board ) to fair value certain securities. When fair value pricing is employed, the prices of securities used by the Fund

to calculate its net asset value may differ from quoted or published prices for the same securities. If independent third party pricing services are unable to supply prices for a portfolio investment, or if the prices supplied are deemed by the investment adviser to be unreliable, the market price may be determined by the investment adviser using quotations from one or more broker/dealers or at the transaction price if the security has recently been purchased and no value has yet been obtained from a pricing service or pricing broker. When reliable prices are not readily available,

such as when the value of a security has been significantly affected by events after the close of the exchange or market on which the security is principally traded, but before the Fund calculates its net asset value, the Fund values these securities as determined in accordance with procedures approved and established by the Board.

#### **Notes to Financial Statements (continued)**

October 31, 2015

#### **Note 2. Significant Accounting Policies** (continued)

The Fund uses valuation techniques to measure fair value that are consistent with the market approach and/or income approach, depending on the type of security and the particular circumstance. The market approach uses prices and other relevant information generated by market transactions involving identical or comparable securities. The income approach uses valuation techniques to discount estimated future cash flows to present value.

GAAP established a disclosure hierarchy that categorizes the inputs to valuation techniques used to value assets and liabilities at each measurement date. These inputs are summarized in the three broad levels listed below:

#### Level 1 quoted prices in active markets for identical investments

Level 2 other significant observable inputs (including quoted prices for similar investments, interest rates, prepayment speeds, credit risk, etc.)

Level 3 significant unobservable inputs (including the Funds own assumptions in determining the fair value of investments)

The inputs or methodologies used to value securities are not necessarily an indication of the risk associated with investing in those securities.

The following is a summary of the inputs used as of October 31, 2015 in valuing the Fund s assets and liabilities carried at fair value:

Assets	Level 1	Level 2	Level 3	Total
Investments in Securities				
Corporate Bonds	\$	\$ 309,097,609	\$ 115,995	\$ 309,213,604
Bank Loans		34,002,222	31,410,501	65,412,723
Asset Backed Securities		1,810,730		1,810,730
Common Stocks	64,441	13,086	$0^{1}$	$77,527^{1}$
Preferred Stocks			$0^{1}$	$0^{1}$
Short-term Investments		14,000,742		14,000,742
	\$ 64,441	\$ 358,924,389	\$ 31,526,496	\$ 390,515,326

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Other Financial Instruments*					
Forward Foreign Currency Contracts	\$	\$	176,356	\$	\$ 176,356
Liabilities	Level 1	]	Level 2	Level 3	Total
Other Financial Instruments*					
Forward Foreign Currency Contracts					

¹Included a zero valued security.

^{*}Other financial instruments include unrealized appreciation (depreciation) on forward foreign currency contracts.

#### **Notes to Financial Statements (continued)**

October 31, 2015

#### **Note 2. Significant Accounting Policies** (continued)

The following is a reconciliation of investments as of October 31, 2015 in which significant unobservable inputs were used in determining value. Transfers in or out of Level 3 represent the end of the period value of any security or instrument where a change in the level has occurred from the beginning to the end of the period.

		orporate Bonds		Bank Loans	Common Stocks		Total
Balance as of October 31, 2014	\$	3,593	\$	4,766,200	\$ 350,246	\$	5,120,039
Accrued discounts (premiums)				29,143			29,143
Purchases				4,026,350			4,026,350
Sales		(30)		(20,000)	(453,000)		(473,030)
Realized gain (loss)				788	453,000		453,788
Change in unrealized appreciation (depreciation)		(1,663)		94,944	(337,160)		(243,879)
Transfers into Level 3		114,095	2	22,513,076			22,627,171
Transfers out of Level 3					(13,086)		(13,086)
Balance as of October 31, 2015	\$	115,995	\$ 3	31,410,501	\$	\$	31,526,496
Net change in unrealized appreciation (depreciation) from investments still held as of October 31, 2015	\$	(1,663)	\$	94,428	\$	\$	92,765
Quantitative Disclosure Ab	ont	. , ,		,		4	2 = 1,7 00

Quantitative Disclosure About Significant Unobservable Inputs

				Range
	Fair Value	Valuation	Unobservable	(Weighted Average)
Asset Class	at 10/31/2015	Technique	Input	(per share)
Corporate Bonds	\$ 115,995	Vendor Pricing	Single Broker Quote	\$0.00 - \$0.42 (\$0.07)
Bank Loans	\$ 31,410,501	Vendor Pricing	Single Broker Quote	\$0.63 - \$1.01 (\$0.96)

Each fair value determination is based on a consideration of relevant factors, including both observable and unobservable inputs. Observable and unobservable inputs Credit Suisse Asset Managment LLC, the Fund s investment adviser ( Credit Suisse or the Adviser ) considers may include (i) the existence of any contractual restrictions on the disposition of securities; (ii) information obtained from the company, which may include an analysis of the company s financial statements, the company s products or intended markets or the company s technologies; (iii) the price of the same or similar security negotiated at arm s length in an issuer s completed subsequent round of financing; (iv) the price and extent of public trading in similar securities of the issuer or of comparable companies; or (v) a probability and time value adjusted analysis of contractual term. Where available and appropriate, multiple valuation

methodologies are applied to confirm fair value. Significant unobservable inputs identified by the Adviser are often used in the fair value determination. A significant change in any of these inputs may result in a significant change in the fair value measurement. Due to the uncertainty inherent in the valuation process, such estimates of fair value may differ significantly from the values that would have been used had a ready market for the investments existed, and differences could be material. Additionally, changes in the market environment and other events that may occur over the life of the investments may cause the gains or losses ultimately realized on these investments to be different from the valuations used at the date of these financial statements.

For the year ended October 31, 2015, there were no significant transfers in and out of Level 1 and Level 2, but there were \$22,627,171 transferred out from Level 2 to Level 3 due to lack of pricing source supported by observable inputs and \$13,086 transferred out from Level 3 to Level 2 as a result of the availability of a pricing source supported by observable inputs. All transfers, if any, are assumed to occur at the end of the reporting period.

#### **Notes to Financial Statements (continued)**

October 31, 2015

#### **Note 2. Significant Accounting Policies** (continued)

B) DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES The Fund adopted amendments to authoritative guidance on disclosures about derivative instruments and hedging activities which require that a fund disclose (a) how and why an entity uses derivative instruments, (b) how derivative instruments and hedging activities are accounted for and (c) how derivative instruments and related hedging activities affect a fund s financial position, financial performance and cash flows. For the year ended October 31, 2015, the Fund s derivatives did not qualify for hedge accounting as they are held at fair value.

Fair Values of Derivative Instruments as of October 31, 2015

	<b>Asset Derivati</b>	ves	Liability Deriva	tives	<b>;</b>
	<b>Balance Sheet</b>		<b>Balance Sheet</b>		
	Location	Fair Value	Location	Fa	ir Value
	Unrealized appreciation		Unrealized depreciation		
	on forward currency		on forward currency		
Currency Contracts	contracts	\$ 176,356	contracts	\$	47,104

Effect of Derivative Instruments on the Statement of Operations

				Net Un	realized
		Realized		Appro	eciation
	Location	Gain (Loss)	Location	(Depre	eciation)
			Net change in unrealized appreciation		
	Net realized gain from		(depreciation) from		
	forward currency		forward currency		
Currency Contracts	transactions*	\$ 1,494,346	translations*	\$	(736)

^{*}Statement of Operations includes both forward currency contracts and foreign currency transactions/translations. The value amount of forward foreign currency contracts at the year ended October 31, 2015 is reflected in the Schedule of Investments. For the year ended October 31, 2015, the Fund had an average monthly value on a net basis

of \$17,419,569 in forward foreign currency contracts.

The Fund is a party to International Swap and Derivatives Association, Inc. ( ISDA ) Master Agreements ( Master Agreements ) with certain counterparties that govern over-the-counter derivative (including Total Return, Credit Default and Interest Rate Swaps) and foreign exchange contracts entered into by the Fund. The Master Agreements may contain provisions regarding, among other things, the parties general obligations, representations, agreements, collateral requirements, events of default and early termination. Termination events applicable to the Fund may occur upon a decline in the Fund s net assets below a specified threshold over a certain period of time.

The following table presents by counterparty the Fund s derivative assets net of related collateral held by the Fund at October 31, 2015:

	Gross A	Amounts of						
	Assets I	Presented in	<b>F</b>	inancial				
	Stateme	ent of Assets	Ins	truments	Non-Cash	Cash	Net	Amount
		and	and l	Derivatives	Collateral	Collateral	of I	Derivative
Counterparty	Liab	oilities ^(a)	Availa	ble for Offset	Received	Received		Assets
Morgan Stanley	\$	176,356	\$	(47,104)	\$	\$	\$	129,252

**Notes to Financial Statements (continued)** 

October 31, 2015

#### **Note 2. Significant Accounting Policies** (continued)

The following table presents by counterparty the Fund s derivative liabilities net of related collateral pledged by the Fund at October 31, 2015:

	Gross A	Amounts of					
1	Liabilitie	s Presented i	n				
	Stat	ement of	Fi	nancial			
	A	ssets	Ins	truments	Non-Cash	Cash	<b>Net Amount</b>
		and	and I	Derivatives	Collateral	Collateral	of Derivative
Counterparty	Lial	oilities ^(a)	Availal	ole for Offset	Pledged	Pledged	Liabilities
Morgan Stanley	\$	47,104	\$	(47,104)	\$	\$	\$

- (a) Forward foreign currency exchange contracts are included.
- C) FOREIGN CURRENCY TRANSACTIONS The books and records of the Fund are maintained in U.S. dollars. Transactions denominated in foreign currencies are recorded at the current prevailing exchange rates. All assets and liabilities denominated in foreign currencies are translated into U.S. dollar amounts at the current exchange rate at the end of the period. Translation gains or losses resulting from changes in the exchange rate during the reporting period and realized gains and losses on the settlement of foreign currency transactions are reported in the results of operations for the current period. The Fund isolates that portion of realized gains and losses on investments which is due to changes in the foreign exchange rate from that which is due to changes in market prices.
- D) SECURITY TRANSACTIONS AND INVESTMENT INCOME/EXPENSE Security transactions are accounted for on a trade date basis. Interest income/expense is recorded on the accrual basis. The Fund amortizes premiums and accretes discounts using the effective interest method. Dividend income/expense is recorded on the ex-dividend date. The cost of investments sold is determined by use of the specific identification method for both financial reporting and income tax purposes.
- E) DIVIDENDS AND DISTRIBUTIONS TO SHAREHOLDERS The Fund declares and pays dividends on a monthly basis and records them on ex-date. Distributions of net realized capital gains, if any, are declared and paid at least annually. However, to the extent that a net realized capital gain can be reduced by a capital loss carryforward, such gain will not be distributed. Income and capital gain distributions are determined in accordance with federal income tax regulations, which may differ from GAAP.

The Fund s dividend policy is to distribute substantially all of its net investment income to its shareholders on a monthly basis. However, in order to provide shareholders with a more consistent yield to the current trading price of

shares of common stock of the Fund, the Fund may at times pay out less than the entire amount of net investment income earned in any particular month and may at times in any month pay out such accumulated but undistributed income in addition to net investment income earned in that month. As a result, the dividends paid by the Fund for any particular month may be more or less than the amount of net investment income earned by the Fund during such month.

F) FEDERAL INCOME TAXES No provision is made for federal taxes as it is the Funds intention to continue to qualify as a regulated investment company (RIC) under the Internal Revenue Code of 1986, as amended (the Code), and to make the requisite distributions to its shareholders, which will be sufficient to relieve it from federal income and excise taxes.

In order to qualify as a RIC under the Code, the Fund must meet certain requirements regarding the source of its income, the diversification of its assets and the distribution of its income. One of these requirements is that the

**Notes to Financial Statements (continued)** 

October 31, 2015

#### **Note 2. Significant Accounting Policies** (continued)

Fund derive at least 90% of its gross income for each taxable year from dividends, interest, payments with respect to certain securities loans, gains from the sale or other disposition of stock, securities or foreign currencies, other income derived with respect to its business of investing in such stock, securities or currencies or net income derived from interests in certain publicly traded partnerships ( Qualifying Income ).

The Fund adopted the authoritative guidance for uncertainty in income taxes and recognizes a tax benefit or liability from an uncertain position only if it is more likely than not that the position is sustainable based solely on its technical merits and consideration of the relevant taxing authority s widely understood administrative practices and procedures. The Fund has reviewed its current tax positions and has determined that no provision for income tax is required in the Fund s financial statements. The Fund s federal tax returns for the prior three fiscal years remain subject to examination by the Internal Revenue Service.

- G) SHORT-TERM INVESTMENTS The Fund, together with other funds/portfolios advised by Credit Suisse, pools available cash into a short-term variable rate time deposit issued by State Street Bank and Trust Company (SSB), the Funds custodian. The short-term time deposit issued by SSB is a variable rate account classified as a short-term investment.
- H) CASH FLOW INFORMATION Cash, as used in the Statement of Cash Flows, is the amount reported in the Statement of Assets and Liabilities, including domestic and foreign currencies. The Fund invests in securities and distributes dividends from net investment income and net realized gains, if any (which are either paid in cash or reinvested at the discretion of shareholders). These activities are reported in the Statement of Changes in Net Assets. Information on cash payments is presented in the Statement of Cash Flows. Accounting practices that do not affect reporting activities on a cash basis include unrealized gain or loss on investment securities and accretion or amortization income recognized on investment securities.
- I) FORWARD FOREIGN CURRENCY CONTRACTS A forward foreign currency exchange contract (forward currency contract) is a commitment to purchase or sell a foreign currency at the settlement date at a negotiated rate. The Fund will enter into forward foreign currency contracts primarily for hedging foreign currency risk. Forward currency contracts are valued at the prevailing forward exchange rate of the underlying currencies and unrealized gain (loss) is recorded daily. On the settlement date of the forward currency contract, 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 of the contract at the time it was closed. Certain risks may arise upon entering into forward currency contracts from the potential inability of counterparties to meet the terms of their contracts. The maximum counterparty credit risk to the Fund is measured by the unrealized gain on appreciated contracts. Additionally, when utilizing forward currency contracts to hedge, the Fund gives up the opportunity to profit from favorable exchange rate movements during the term of the contract. The Fund s open forward foreign currency contracts at October 31, 2015 are disclosed in the Schedule of Investments.

J) SECURITIES LENDING Loans of securities are required at all times to be secured by collateral at least equal to 102% of the market value of domestic securities on loan (including any accrued interest thereon) and 105% of the market value of foreign securities on loan (including any accrued interest thereon). Cash collateral received by the Fund in connection with securities lending activity may be pooled together with cash collateral for other funds/portfolios advised by Credit Suisse and may be invested in a variety of investments, including funds advised by SSB, the Fund s securities lending agent or money market instruments. However, in the event of default or bankruptcy by the other party to the agreement, realization and/or retention of the collateral may be subject to legal proceedings.

#### **Notes to Financial Statements (continued)**

October 31, 2015

#### **Note 2. Significant Accounting Policies** (continued)

SSB has been engaged by the Fund to act as the Fund s securities lending agent. As of October 31, 2015, the Fund had investment securities on loan with a fair value of \$7,914,162 and a related liability of \$8,168,743 for collateral received on securities loaned, both of which are presented gross on the Statement of Assets and Liabilities. The collateral for securities loaned is valued consistently to the other investments held by the Fund and is included in level 2 of the fair value hierarchy. For the year ended October 31, 2015, the value of the related collateral exceeded the value of the securities loaned.

The Fund s securities lending arrangement provides that the Fund and SSB will share the net income earned from securities lending activities. During the year ended October 31, 2015, total earnings from the Fund s investment in cash collateral received in connection with securities lending arrangements was \$116,317, of which \$0 was rebated to borrowers (brokers). The Fund retained \$98,796 in income from the cash collateral investment, and SSB, as lending agent, was paid \$17,521. Securities lending income is accrued as earned.

K) OTHER Lower-rated debt securities (commonly known as junk bonds) possess speculative characteristics and are subject to greater market fluctuations and risk of lost income and principal than higher-rated debt securities for a variety of reasons. Also, during an economic downturn or substantial period of rising interest rates, highly leveraged issuers may experience financial stress which would adversely affect their ability to service their principal and interest payment obligations, to meet projected business goals and to obtain additional financing.

In the normal course of business the Fund trades financial instruments and enters into financial transactions where risk of potential loss exists due to changes in the market (market risk) or failure of the other party to a transaction to perform (credit risk). Similar to credit risk, the Fund may be exposed to counterparty risk, or the risk that an institution or other entity with which the Fund has unsettled or open transactions will default. The potential loss could exceed the value of the financial assets recorded in the financial statements. Financial assets, which potentially expose the Fund to credit risk, consist principally of cash due from counterparties and investments. The extent of the Fund s exposure to credit and counterparty risks in respect to these financial assets approximates their carrying value as recorded in the Fund s Statement of Assets and Liabilities.

In addition, periods of economic uncertainty and changes can be expected to result in increased volatility of market prices of lower-rated debt securities and the Fund s net asset value.

L) NEW ACCOUNTING PRONOUNCEMENTS In June 2014, Financial Accounting Standards Board (FASB) issued ASU No. 2014-11, Transfers and Servicing (Topic 860), Repurchase-to-Maturity Transactions, Repurchase Financings, and Disclosures. The ASU changes the accounting for certain repurchase agreements and expands disclosure requirements related to repurchase agreements, securities lending, repurchase-to-maturity and similar transactions. The ASU is effective for interim and annual reporting periods beginning after December 15, 2014. Management has reviewed the requirements and believes the adoption of this ASU will not have a material impact on the financial statements.

On April 7, 2015, the FASB issued a new ASU No. 2015-03, Simplifying the Presentation of Debt Issuance Costs . The ASU requires debt issuance costs to be presented on the balance sheet as a direct deduction from the debt liability. The ASU is effective for interim and annual reporting periods beginning after December 15, 2015. Management has reviewed the requirements and believes the adoption of this ASU will not have a material impact on the financial statements.

#### **Notes to Financial Statements (continued)**

October 31, 2015

#### **Note 2. Significant Accounting Policies** (continued)

In May 2015, the FASB issued ASU No. 2015-07, Disclosures for Investments in Certain Entities that Calculate Net Asset Value per Share (or its Equivalent). The guidance removes the requirement to categorize within the fair value hierarchy all investments for which fair value is measured using the NAV per share practical expedient. Sufficient information must be provided to permit reconciliation of the fair value of assets categorized within the fair value hierarchy to the amounts presented in the Statement of Assets and Liabilities. The guidance is required to be presented for annual periods beginning after December 15, 2015, and for interim periods within those fiscal years. Management is currently viewing the requirements and believes the adoption of this ASU will not have a material impact on its financial statements.

M) SUBSEQUENT EVENTS In preparing the financial statements as of October 31, 2015, management considered the impact of subsequent events for potential recognition or disclosure in these financial statements through the date of release of this report. No such events requiring recognition or disclosure were identified through the date of the release of this report.

#### Note 3. Transactions with Affiliates and Related Parties

Credit Suisse serves as investment adviser for the Fund. For its investment advisory services, Credit Suisse is entitled to receive a fee from the Fund at an annual rate of 1.00% of the first \$250 million of the average weekly value of the Fund s total assets minus the sum of liabilities (other than aggregate indebtedness constituting leverage) and 0.75% of the average weekly value of the Fund s total assets minus the sum of liabilities (other than aggregate indebtedness constituting leverage) greater than \$250 million. Effective January 1, 2011, Credit Suisse has agreed to waive 0.15% of the fees payable under the Advisory Agreement up to \$200 million and 0.25% of the fees payable under the Advisory Agreement on the next \$50 million. For the year ended October 31, 2015, investment advisory fees earned and voluntarily waived were \$3,775,091 and \$424,999, respectively. Fee waivers and expense reimbursements are voluntary and may be discontinued by Credit Suisse at any time.

SSB serves as Accounting and Administrative Agent for the Fund. For its administrative services, SSB receives a fee, exclusive of out-of-pocket expenses, calculated in total for all the Credit Suisse funds/portfolios co-administered by SSB and allocated based upon the relative average net assets of each fund/portfolio, subject to an annual minimum fee. For the year ended October 31, 2015, administrative services fees earned by SSB (including out-of-pocket expenses) with respect to the Fund were \$69,821.

The Independent Trustees receive fifty percent (50%) of their annual retainer in the form of shares. During the year ended October 31, 2015 and October 31, 2014, 22,339 shares and 20,190 shares were issued through the Trustees compensation plan, respectively. Trustees as a group own less than 1% of the Fund s outstanding shares.

#### Note 4. Line of Credit

The Fund has a line of credit provided by SSB primarily to leverage its investment portfolio (the SSB Agreement ). Effective December 4, 2015, the Fund may borrow the lesser of: a) \$170,000,000; b) an amount that is no greater than 33 1/3% of the Fund s total assets minus the sum of liabilities (other than aggregate indebtedness constituting leverage); and c) the Borrowing Base as defined in the SSB Agreement. Under the terms of the SSB Agreement, the Fund pays a commitment on the unused amount. In addition, the Fund pays interest on

#### **Notes to Financial Statements (continued)**

October 31, 2015

#### **Note 4. Line of Credit** (continued)

borrowings at LIBOR plus a spread. At October 31, 2015, the Fund had loans outstanding under the Agreement of \$126,600,000. During the year ended October 31, 2015, the Fund had borrowings under the Agreement as follows:

	Weighted Average		
Average Daily	<b>Interest Rate</b>	<b>Maximum Daily</b>	Interest
Loan Balance	%	Loan Outstanding	Expense
\$136,362,466	1.028%	\$ 144,000,000	\$ 1,421,575

The use of leverage by the Fund creates an opportunity for increased net income and capital appreciation for the Fund, but, at the same time, creates special risks, and there can be no assurance that a leveraging strategy will be successful during any period in which it is employed. The Fund intends to utilize leverage to provide the shareholders with a potentially higher return. Leverage creates risks for shareholders including the likelihood of greater volatility of net asset value and market price of the Fund s shares and the risk that fluctuations in interest rates on borrowings and short-term debt may affect the return to shareholders. To the extent the income or capital appreciation derived from securities purchased with funds received from leverage exceeds the cost of leverage, the Fund s return will be greater than if leverage had not been used. Conversely, if the income or capital appreciation from the securities purchased with such funds is not sufficient to cover the cost of leverage, the return to the Fund will be less than if leverage had not been used, and therefore the amount available for distribution to shareholders as dividends and other distributions will be reduced. In the latter case, Credit Suisse in its best judgment nevertheless may determine to maintain the Fund s leveraged position if it deems such action to be appropriate under the circumstances. During periods in which the Fund is utilizing leverage, the management fee will be higher than if the Fund did not utilize a leveraged capital structure because the fee is calculated as a percentage of the managed assets including those purchased with leverage.

Certain types of borrowings by the Fund may result in the Fund being subject to covenants in credit agreements, including those relating to asset coverage and portfolio composition requirements. The Fund s lenders may establish guidelines for borrowing which may impose asset coverage or portfolio composition requirements that are more stringent than those imposed by the 1940 Act. There is no guarantee that the Fund s borrowing arrangements or other arrangements for obtaining leverage will continue to be available, or if available, will be available on terms and conditions acceptable to the Fund. Expiration or termination of available financing for leveraged positions can result in adverse effects to its access to liquidity and its ability to maintain leverage positions, and may cause the Fund to incur losses. Unfavorable economic conditions also could increase funding costs, limit access to the capital markets or result in a decision by lenders not to extend credit to the Fund. In addition, a decline in market value of the Fund s assets may have particular adverse consequences in instances where the Fund has borrowed money based on the market value of those assets. A decrease in market value of those assets may result in the lender requiring the Fund to sell assets at a time when it may not be in the Fund s best interest to do so.

#### Note 5. Purchases and Sales of Securities

For the year ended October 31, 2015, purchases and sales of investment securities (excluding short-term investments) were \$167,540,713 and \$182,808,088, respectively.

### **Note 6. Fund Shares**

The Fund offers a Dividend Reinvestment Plan (the Plan ) to its common stockholders. By participating in the Plan, dividends and distributions will be promptly paid to stockholders in additional shares of common stock of the Fund. The number of shares to be issued will be determined by dividing the total amount of the distribution payable by the greater of (i) the net asset value per share (NAV) of the Fund s common stock on the payment

#### **Notes to Financial Statements (continued)**

October 31, 2015

#### **Note 6. Fund Shares** (continued)

date, or (ii) 95% of the market price per share of the Fund s common stock on the payment date. If the NAV of the Fund s common stock is greater than the market price (plus estimated brokerage commissions) on the payment date, then Computershare (or a broker-dealer selected by Computershare) shall endeavor to apply the amount of such distribution to purchase shares of Fund common stock in the open market.

The Fund has one class of shares of beneficial interest, par value \$.001 per share; an unlimited number of shares are authorized. Transactions in shares of beneficial interest of the Fund were as follows:

	For the Year Ended October 31, 2015	For the Year Ended October 31, 2014
Shares issued through the Trustees		
compensation plan	22,339	20,190
Shares issued through at-the-market		
offerings	342,893	1,527,599
Shares issued through reinvestment		
of dividends	21,426	226,932
Net increase	386,658	1,774,721

#### **Note 7. Shelf Offering**

During the year October 31, 2015, the Fund had an effective shelf registration statement which enabled the Fund to issue up to 93,778,401 in proceeds through one or more public offerings. Shares may be offered at prices and terms to be set forth in one or more supplements to the Fund s prospectus included in the shelf registration statement. On April 15, 2015, the Fund filed a prospectus supplement relating to an at-the-market offering of the Fund s shares of common stock. Any proceeds raised through such offering will be used for investment purposes. The shelf registration statement expired in October 2015. Transactions in shares of common stock in at-the-market offerings, resulting in proceeds (net of commissions) of the Fund were as follows:

For the Year Ended October 31, 2015	For the Year Ended October 31, 2014
242.902	1 527 500
342,893	1,527,599

Shares issued through at-the-market		
offerings		
Proceeds (net of commissions)	\$ 1,038,341	\$ 4,816,194

#### **Note 8. Federal Income Taxes**

Income and capital gain distributions are determined in accordance with federal income tax regulations, which may differ from GAAP.

The tax characteristics of dividends and distributions paid during the years ended October 31, 2015 and 2014, respectively, by the Fund were as follows:

	Ordinary Income	
2015		2014
\$ 28,764,061		\$ 28,556,466

The tax basis components of distributable earnings differ from the amounts reflected in the Statement of Assets and Liabilities by temporary book/tax differences. These differences are primarily due to differing treatments of wash sales, partnership basis adjustments, income from defaulted bonds and marked to market of forward contracts. At October 31, 2015, the components of distributable earnings on a tax basis were as follows:

Accumulated realized loss Unrealized depreciation	\$ (66,652,072) (42,705,157)
	\$ (109,357,229)

#### **Notes to Financial Statements (continued)**

October 31, 2015

#### **Note 8. Federal Income Taxes** (continued)

At October 31, 2015, the Fund had short-term capital loss carryforwards available to offset possible future capital gains as follows:

	Expires October 31,	
2016	2017	2018
\$ 19,677,540	\$ 40.767.194	\$ 6.207.338

During the tax year ended October 31, 2015, the Fund utilized \$4,466,609 of the capital loss carryforwards.

At October 31, 2015, the cost of investments (excluding foreign currency related transactions) and net unrealized appreciation (depreciation) for income tax purposes were as follows:

Cost of Investments	\$ 433,214,844
Unrealized appreciation	\$ 3,893,957
Unrealized depreciation	(46,593,475)
Net unrealized appreciation (depreciation)	\$ (42,699,518)

At October 31, 2015, the Fund reclassified \$2,324,183 from net investment loss and \$641,207 from accumulated net realized loss to paid in capital, to adjust for current period permanent book/tax differences which arose principally from differing book/tax treatment of foreign currency gain (loss), partnership basis adjustments, defaulted bonds, and distribution in access of current earnings. Net assets were not affected by these reclassifications.

### **Note 9. Contingencies**

In the normal course of business, the Fund may provide general indemnifications pursuant to certain contracts and organizational documents. The Fund s maximum exposure under these arrangements is dependent on future claims that may be made against the Fund and, therefore, cannot be estimated; however, based on experience, the risk of loss from such claims is considered remote.

#### **Note 10. Other Matters**

On May 19, 2014, the U.S. Department of Justice (the Department of Justice) filed a one-count criminal information (the Information) in the District Court for the Eastern District of Virginia (the District Court) charging Credit Suisse

AG ( CSAG ) with conspiracy to commit tax fraud related to accounts CSAG established for cross-border clients. The Department of Justice and CSAG entered into a plea agreement (the Plea Agreement ) settling the action pursuant to which CSAG pleaded guilty to the charge set out in the Information.

The Plea Agreement requires CSAG to pay over \$1.8 billion to the U.S. government, including the U.S. Internal Revenue Service. The Plea Agreement also requires CSAG to lawfully undertake certain remedial actions to address the conduct described in the Plea Agreement.

CSAG has entered into other settlements relating to the conduct set out in the Plea Agreement. CSAG has entered into a Consent Order with the Federal Reserve Board (the Federal Reserve ) to resolve certain findings by the Federal Reserve, including that the activities of CSAG regarding opening of foreign accounts for U.S. taxpayers, provision of investment services to U.S. clients, and operation of CSAG s New York representative office prior to 2009 lacked adequate enterprise-wide risk management and compliance policies and procedures sufficient to ensure that all of its activities comply with U.S. laws and regulations. In addition, CSAG has entered into a Consent Order with the New York State Department of Financial Services (the DFS ) to resolve the DFS s

#### **Notes to Financial Statements (continued)**

October 31, 2015

#### **Note 10. Other Matters** (continued)

investigation into the conduct described in the Plea Agreement. The settlement with the Federal Reserve requires CSAG to pay \$100 million to the Federal Reserve, and the settlement with the DFS requires CSAG to pay \$715 million to the DFS.

These settlements follow a settlement by Credit Suisse Group AG ( CS Group ), the parent company of CSAG, with the Securities and Exchange Commission (the Commission ) on February 21, 2014 to resolve an investigation by the Commission into solicitation and provision of broker-dealer and investment advisory services to certain U.S. cross-border clients by CS Group while not registered with the Commission as a broker-dealer or investment adviser. As part of the settlement, CS Group retained an independent consultant to evaluate its policies and procedures and examine its broker-dealer and investment adviser activities to fully verify that the business that was the subject of the Commission investigation has been completely exited. CS Group also agreed to pay \$196,511,014, which includes \$82,170,990 in disgorgement, \$64,340,024 in interest and a \$50,000,000 penalty.

CSAG is the indirect parent company of Credit Suisse and CSSU. Neither Credit Suisse, CSSU nor the Fund was named in the Plea Agreement (as defined above) or other settlements relating to the conduct set out in the Plea Agreement. The conduct set out in the Plea Agreement did not involve the Fund, Credit Suisse or CSSU with respect to its investment adviser and distribution activities relating to the Fund.

Credit Suisse, CSSU and certain of their affiliates have received a permanent exemptive order from the Commission to permit them to continue serving as investment advisers and principal underwriters for U.S.-registered investment companies, such as the Fund. Due to a provision in the law governing the operation of U.S.-registered investment companies, they would otherwise have become ineligible to perform these activities as a result of the plea in the Plea Agreement. The permanent exemptive order permits Credit Suisse and CSSU to continue to provide services to the Fund, so long as, among other things, no current or former employee of CSAG or any affiliate of CSAG who previously has been or who subsequently may be identified by CSAG or any U.S. or non-U.S. regulatory or enforcement agencies as having been responsible for the conduct described in the Plea Agreement will be employed by Credit Suisse and certain of its affiliates. Credit Suisse and CSSU have informed the Fund that, Credit Suisse and CSSU believe the Settlements will not have any material impact on the Fund or on the ability of Credit Suisse or CSSU to perform services for the Fund.

On November 21, 2014, at the sentencing hearing, the District Court accepted and implemented the sentence as set out in the Plea Agreement. The District Court imposed no additional conditions beyond those contained in the Plea Agreement.

### Report of Independent Registered Public Accounting Firm

The Board of Trustees and Shareholders

Credit Suisse High Yield Bond Fund:

We have audited the accompanying statement of assets and liabilities of Credit Suisse High Yield Bond Fund (the Fund ) including the schedule of investments, as of October 31, 2015, and the related statements of operations, changes in net assets, cash flows and financial highlights for the year 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 audit. The accompanying statement of changes in net assets of the Fund for the year ended October 31, 2014, and the financial highlights for each of the years in the four-year period ended October 31, 2014 were audited by other independent registered public accountants whose report thereon dated December 29, 2014, expressed an unqualified opinion on that financial statement and those financial highlights.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the 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 October 31, 2015, by correspondence with the custodian and broker 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 audit provides a reasonable basis for our opinion.

In our opinion, the 2015 financial statements and financial highlights referred to above present fairly, in all material respects, the financial position of Credit Suisse High Yield Bond Fund as of October 31, 2015, the results of its operations, changes in its net assets, cash flows and the financial highlights for the year then ended, in conformity with U.S. generally accepted accounting principles.

New York, New York

December 30, 2015

# **Information Concerning Trustees and Officers (unaudited)**

Independent Trustees	
Enrique Arzac  Enrique Arzac  Committee  c/o Credit Chairman and Suisse Asset Nominating Committee  term ends LLC  Attn: General Cone Madison Avenue  New York New York (1941)  Trustee, Audit Chairman and Committee  term ends Trustee, Audit Chairman and Committee  term ends at the Columbia University since Committee  term ends at the Chile Fund, Aberdeen Er Amarkets Sma Company Counsel  Company Counsel  Company Cone Madison Avenue  New York New York  10010  Trustee, Audit Chairman and Columbia University since  Fund, Inc., A Aberdeen Er Amarkets Sma Company Opportunitie Inc., Aberdee Fund, Inc., A America Eqt Fund, Inc. (e closed-end investment company): E of Aberdeen (1941)  Assat Discore Funds (7 op portfolios): I of Starcomm (telecommun company) fr to 2011; Din Epoch Holdi Epoch Holdi	Equity Adams ources Aberdeen Inc., merging aller es Fund, en Israel Aberdeen Inc. en Latin uity each a Director Income Company Canadian und); Iirae very en- end Director es PLC mications om 2008 ector of

Corporation (an investment management and investment advisory services company) from 2006 to March 2013.

None

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Terry F. Trustee; Audit Since Currently retired.

Bovarnick and 2006;
Nominating current

c/o Credit Committee term ends

Suisse Asset Member at the

2017 annual meeting

Management, LLC

Attn: General Counsel

One Madison Avenue

New York, New York

10010

(1958)

¹ Each Trustee and Officer serves until his or her respective successor has been duly elected and qualified.

# **Credit Suisse High Yield Bond Fund**

# **Information Concerning Trustees and Officers (unaudited) (continued)**

Name, Address (Year of Birth) James Cattano  c/o Credit Suisse Asset  Management, LLC  Attn: General Counsel  One Madison Avenue  New York, New York  10010	Position(s) Held with Fund Trustee; Audit Committee Chairman and Nominating Committee Member	Term of Office ¹ and Length of Time Served Since 2006; current term ends at the 2018 annual meeting	Principal Occupation(s) During Past Five Years President of Coastal Trade Corporation (international commodity trade) since October 2011; President, Primary Resources, Inc. (an international trading and manufacturing company specializing in the sale of agricultural commodities throughout Latin American markets) from October 1996 to October 2011.	Number of Portfolios in Fund Complex Overseen by Trustee 2	Other Trusteeships Held by Trustee Director of Aberdeen Chile Fund, Inc., Aberdeen Indonesia Fund, Inc., Aberdeen Israel Fund, Inc., Aberdeen Latin America Equity Fund, Inc., and Aberdeen Emerging Markets Small Company Opportunities Fund, Inc. (each a closed-end investment company).
(1943)					
Lawrence J. Fox	Trustee and Nominating	Since 2001;	Partner of Drinker Biddle & Reath (law firm) since 1972.	2	Director of Aberdeen Chile
c/o Credit Suisse Asset	Committee current Member term ends at the 2016 annual	term ends	Lecturer at Yale Law School since 2009.		Fund, Inc., Aberdeen Indonesia Fund,
Management, LLC		2016 annual			Inc., Aberdeen Israel Fund, Inc., Aberdeen Latin
Attn: General Counsel		meeting			America Equity Fund, Inc. (each a closed-end
One Madison Avenue					investment company);

New York, New York 10010					Director of Dynasil Corporation of America (a manufacturing company).
(1943)					
Steven N. Rappaport	Chairman of Board of	Chairman from 2012 and	Partner of Lehigh Court, LLC and RZ Capital	14	Director of iCAD, Inc. (surgical and medical
Lehigh Court, LLC	Trustees; Audit Committee Member and	Trustee since	(private investment firms) from July 2002 to present; Partner of Backstage		instruments and apparatus
555 Madison Avenue	Nominating Committee Chairman	2005; current term ends	Acquisition Holding, LLC (Publication Job Postings) from November 2013 to		company); Director of Aberdeen Chile
29th Floor		at the 2018	present.		Fund, Inc., Aberdeen
New York, New York		annual meeting			Emerging Markets Smaller Company Opportunities
10022					Fund, Inc., Aberdeen Israel Fund, Inc.,
(1948)					Aberdeen Indonesia Fund, Inc. and Aberdeen
					Latin America Equity Fund, Inc.
					(each a closed-end investment
					company); Director of
					Presstek, Inc.
					(digital imaging technologies
					company) from 2003 to 2012;
					Director of Wood
					Resources, LLC (plywood
					manufacturing
					company) from 2003 to October 2013.

¹ Each Trustee and Officer serves until his or her respective successor has been duly elected and qualified.

### **Credit Suisse High Yield Bond Fund**

(1956)

### **Information Concerning Trustees and Officers (unaudited) (continued)**

Name, Address (Year of Birth) Interested Trustees	Position(s) Held with Fund	Term of Office ¹ and Length of Time Served	Principal Occupation(s) During Past Five Years	Number of Portfolios in Fund Complex Overseen by Trustee	Other Trusteeships Held by Trustee
John G. Popp*	Chief	Since	Managing Director of	None	None
Credit Suisse Asset Management, LLC	Executive Officer and President	Fund Inception; current term ends at the 2016	Credit Suisse; Global Head and Chief Investment Officer of the Credit Suisse Investment Group; Associated with Credit Suisse or its predecessor		
One Medican		annual	since 1997; Officer of		
One Madison Avenue		meeting	other Credit Suisse Funds; Trustee of Credit Suisse High Yield Bond Fund;		
New York, New			Director of Credit Suisse		
York			Asset Management Income Fund, Inc.; Director of		
10010			Credit Suisse Park View BDC, Inc.		

¹ Each Trustee and Officer serves until his or her respective successor has been duly elected and qualified.

^{*} Mr. Popp is an interested person of the Fund as defined in the 1940 Act by virtue of his current position as an officer of Credit Suisse.

# Credit Suisse High Yield Bond Fund

# **Information Concerning Trustees and Officers (unaudited) (continued)**

		Term	
		of Office ¹	
		and	
		Length	
Name, Address	Position(s)	of Time	
(Year of Birth)	Held with Fund	Served	<b>Principal Occupation(s) During Past Five Years</b>
Officers**			
Thomas J. Flannery	Chief Investment	Since 2010	Managing Director of Credit Suisse and Head of the Credit Suisse U.S. High Yield Management Team;
Credit Suisse Asset	Officer		Associated with Credit Suisse Group AG since 2000 Officer of other Credit Suisse Funds.
Management, LLC			
One Madison Avenue			
New York, New York			
10010			
(1974)			
Emidio Morizio	Chief Compliance	Since 2004	Managing Director and Global Head of Compliance of Credit Suisse since 2010; Associated with Credit
Credit Suisse Asset	Officer		Suisse since July 2000; Officer of other Credit Suisse Funds.
Management, LLC			
One Madison Avenue			
New York, New York			
10010			

9					
(1966)					
Lou Anne McInnis	Chief Legal Officer	Since 2015	Director of Credit Suisse; Associated with Credit Suisse since April 2015; Counsel at DLA Piper US		
Credit Suisse Asset			LLP from 2011 to April 2015; Associated with Morgan Stanley Investment Management from 1997 to		
Management, LLC			2010; Officer of other Credit Suisse Funds.		
One Madison Avenue					
New York, New York					
10010					
(1959)					
Rocco DelGuercio	Chief Financial Officer and	Chief Financial	Vice President of Credit Suisse since 2013; Independent Consultant from February 2012 to		
Credit Suisse Asset	Treasurer	Officer since 2015; Treasurer since 2013	April 2013; Director of Legg Mason & Co., LLC from March 2004 to January 2012; Associated with Credit		
Management, LLC			Suisse from June 1996 to March 2004; Officer of other Credit Suisse Funds.		
One Madison Avenue					
New York, New York					
10010					
(1963)					
Karen Regan	Senior Vice President and	Since 2010	Vice President of Credit Suisse; Associated with Credit Suisse since December 2004; Officer of other		
Credit Suisse Asset	Secretary		Credit Suisse Funds.		
Management, LLC					
One Madison Avenue					
New York, New York					
10010					
(1963)					

¹ Each Trustee and Officer serves until his or her respective successor has been duly elected and qualified.

**The officers of the Fund shown are officers that make policy decisions.

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### **Credit Suisse High Yield Bond Fund**

### **Proxy Voting and Portfolio Holdings Information (unaudited)**

Information regarding how the Fund voted proxies related to its portfolio securities during the 12-month period ended June 30 of each year, as well as the policies and procedures that the Fund uses to determine how to vote proxies relating to its portfolio securities are available:

By calling 1-800-293-1232

On the Fund s website, www.credit-suisse.com/us/funds

On the website of the Securities and Exchange Commission, www.sec.gov.

The Fund files a complete schedule of its portfolio holdings for the first and third quarters of its fiscal year with the SEC on Form N-Q. The Fund s Forms N-Q are available on the SEC s website at www.sec.gov and may be reviewed and copied at the SEC s Public Reference Room in Washington, DC. Information on the operation of the SEC s Public Reference Room may be obtained by calling 1-202-551-8090.

Funds Managed by Credit Suisse Asset Management, LLC

#### **CLOSED-END FUNDS**

#### **Fixed Income**

Credit Suisse Asset Management Income Fund, Inc. (NYSE MKT: CIK)

Credit Suisse High Yield Bond Fund (NYSE MKT: DHY)

**Literature Request** Call today for free descriptive information on the closed-ended funds listed above at 1-800-293-1232 or visit our website at www.credit-suisse.com/us/funds.

#### **OPEN-END FUNDS**

Credit Suisse Floating Rate High Income Fund Credit Suisse Multialternative Strategy Fund Credit Suisse Emerging Markets Equity Fund Credit Suisse Commodity ACCESS Strategy Fund Credit Suisse Managed Futures Strategy Fund Credit Suisse Volaris US Strategies Fund

Credit Suisse Global Sustainable Dividend Equity Fund

Fund shares are not deposits or other obligation of Credit Suisse Asset Management, LLC or any affiliate, are not FDIC-insured and are not guaranteed by Credit Suisse Asset Management, LLC or any affiliate. Fund investments are subject to investment risks, including loss of your investment. There are special risk considerations associated with international, global, emerging-markets, small-company, private equity, high-yield debt, single-industry, single-country and other special, aggressive or concentrated investment strategies. Past performance cannot guarantee future results.

More complete information about a fund, including charges and expenses, is provided in the Prospectus, which should be read carefully before investing. You may obtain copies by calling Credit Suisse Funds at 1-877-870-2874. Performance information current to the most recent month-end is available at www.credit-suisse.com/us/funds.

Credit Suisse Securities (USA) LLC, Distributor.

### **Credit Suisse High Yield Bond Fund**

#### **Dividend Reinvestment and Cash Purchase Plan (unaudited)**

Credit Suisse High Yield Bond Fund (the Fund ) offers a Dividend Reinvestment and Cash Purchase Plan (the Plan ) to its common stockholders. The Plan offers common stockholders a prompt and simple way to reinvest net investment income dividends and capital gains and other periodic distributions in shares of the Fund s common stock. Computershare Trust Company, N.A. (Computershare ) acts as Plan Agent for stockholders in administering the Plan.

If your shares of common stock of the Fund are registered in your own name, you will automatically participate in the Plan, unless you have indicated that you do not wish to participate and instead wish to receive dividends and capital gains distributions in cash. If you are a beneficial owner of the Fund having your shares registered in the name of a bank, broker or other nominee, you must first make arrangements with the organization in whose name your shares are registered to have the shares transferred into your own name. Registered shareholders can join the Plan via the Internet by going to www.computershare.com, authenticating your online account, agreeing to the Terms and Conditions of online Account Access and completing an online Plan Enrollment Form. Alternatively, you can complete the Plan Enrollment Form and return it to Computershare at the address below.

By participating in the Plan, your dividends and distributions will be promptly paid to you in additional shares of common stock of the Fund. The number of shares to be issued to you will be determined by dividing the total amount of the distribution payable to you by the greater of (i) the net asset value per share ( NAV ) of the Fund s common stock on the payment date, or (ii) 95% of the market price per share of the Fund s common stock on the payment date. If the NAV of the Fund s common stock is greater than the market price (plus estimated brokerage commissions) on the payment date, then Computershare (or a broker-dealer selected by Computershare) shall endeavor to apply the amount of such distribution on your shares to purchase shares of Fund common stock in the open market.

You should be aware that all net investment income dividends and capital gain distributions are taxable to you as ordinary income and capital gain, respectively, whether received in cash or reinvested in additional shares of the Fund s common stock.

The Plan also permits participants to purchase shares of the Fund through Computershare. You may invest \$100 or more monthly, with a maximum of \$100,000 in any annual period. Computershare will purchase shares for you on the open market on the 25th of each month or the next trading day if the 25th is not a trading day.

There is no service fee payable by Plan participants for dividend reinvestment. For voluntary cash payments, Plan participants must pay a service fee of \$5.00 per transaction. Plan participants will also be charged a pro rata share of the brokerage commissions for all open market purchases (\$0.03 per share as of October 2006). Participants will also be charged a service fee of \$5.00 for each sale and brokerage commissions of \$0.03 per share (as of October 2006).

You may terminate your participation in the Plan at any time by notifying Computershare or requesting a sale of your shares held in the Plan. Your withdrawal will be effective immediately if your notice is received by Computershare prior to any dividend or distribution record date; otherwise, such termination will be effective only with respect to any subsequent dividend or distribution. Your dividend participation option will remain the same unless you withdraw all of your whole and fractional Plan shares, in which case your participation in the Plan will be terminated and you will receive subsequent dividends and capital gains distributions in cash instead of shares.

### **Credit Suisse High Yield Bond Fund**

### Dividend Reinvestment and Cash Purchase Plan (unaudited) (continued)

If you want further information about the Plan, including a brochure describing the Plan in greater detail, please contact Computershare as follows:

By Internet: www.computershare.com

By phone: (800) 730-6001 (U.S. and Canada)

(781) 575-3100 (Outside U.S. and Canada)

Customer service associates are available from 9:00 a.m. to 5:00 p.m. Eastern time, Monday through Friday

By mail: Credit Suisse High Yield Bond Fund

c/o Computershare P.O. Box 30170

College Station, TX 77842-3170

Overnight correspondence should be sent to:

Computershare

211 Quality Circle, Suite 210 College Station, TX 77845

All notices, correspondence, questions or other communications sent by mail should be sent by registered or certified mail, return receipt requested.

The Plan may be terminated by the Fund or Computershare upon notice in writing mailed to each participant at least 30 days prior to any record date for the payment of any dividend or distribution.

This report, including the financial statements herein, is sent to the shareholders of the Fund for their information. It is not a prospectus, circular or representation intended for use in the purchase or sale of shares of the Fund or of any securities mentioned in this report.

DHY-AR-1015

### Item 2. Code of Ethics.

The registrant has adopted a code of ethics applicable to its Chief Executive Officer, President, Chief Financial Officer and Chief Accounting Officer, or persons performing similar functions. A copy of the code is filed as Exhibit 12(a)(1) to this Form. There were no amendments to the code during the fiscal year ended October 31, 2015. There were no waivers or implicit waivers from the code granted by the registrant during the fiscal year ended October 31, 2015.

### Item 3. Audit Committee Financial Expert.

The registrant s governing board has determined that it has two audit committee financial experts serving on its audit committee: Enrique R. Arzac and Steven N. Rappaport. Each audit committee financial expert is independent for purposes of this item.

### Item 4. Principal Accountant Fees and Services.

(a) through (d). The information in the table below is provided for services rendered to the registrant showing the amount of fees billed to the registrant during the registrant s last two fiscal years by KPMG LLP ( KPMG ), the registrant s current independent registered public accounting firm, and PricewaterhouseCoopers LLP ( PwC ), the registrant s former independent registered public accounting firm. For engagements with KPMG and PwC the Audit Committee approved in advance all audit services and non-audit services that KPMG and PwC provided to the registrant for its fiscal years ended October 31, 2014 and October 31, 2015

	2014	2015
Audit Fees	\$36,100	\$33,000
Audit-Related Fees ¹	\$18,700	\$29,000
Tax Fees ²	\$3,100	\$3,100
All Other Fees		
Total	\$57,900	\$65,100

¹ Services include agreed-upon procedures in connection with the registrant s semi-annual financial statements \$3,700 in 2014 and \$4,000 in 2015; and \$15,000 for issuance of comfort letter in 2014 and \$15,000 in 2015 by PwC. Also includes \$10,000 paid to KPMG in 2015 for the review of the Fund s registration statement on Form N-2).

The information in the table below is provided with respect to non-audit services that directly relate to the registrant s operations and financial reporting and that were rendered by PwC for the fiscal year ended October 31, 2014 and by KPMG for the fiscal year ended October 31, 2015 to the registrant s investment adviser, Credit Suisse Asset Management, LLC ( Credit Suisse ), and any service provider to the registrant controlling, controlled by or under common control with Credit Suisse that provided ongoing services to the registrant ( Covered Services Provider ), for the registrant s fiscal years ended October 31, 2014 and October 31, 2015.

² Tax services in connection with the registrant s excise tax calculations and review of the registrant s applicable tax returns.

	2014	2015
Audit-Related Fees	N/A	N/A
Tax Fees	N/A	N/A
All Other Fees	N/A	N/A
Total	N/A	N/A

(e)(1) Pre-Approval Policies and Procedures. The Audit Committee (Committee) of the registrant is responsible for pre-approving (i) all audit and permissible non-audit services to be provided by the independent registered public accounting firm to the registrant and (ii) all permissible non-audit services to be provided by the independent registered public accounting firm to Credit Suisse and any Covered Services Provider if the engagement relates directly to the operations and financial reporting of the registrant. The Committee may delegate its responsibility to pre-approve any such audit and permissible non-audit services to the Chairperson of the Committee, and the Chairperson shall report to the Committee, at its next regularly scheduled meeting after the Chairperson s pre-approval of such services, his or her decision(s). The Committee may also establish detailed pre-approval policies and procedures for pre-approval of such services in accordance with applicable laws, including the delegation of some or all of the Committee s pre-approval responsibilities to other persons (other than Credit Suisse or the registrant s officers). Pre-approval by the Committee of any permissible non-audit services shall not be required so long as: (i) the aggregate amount of all such permissible non-audit services provided to the registrant, Credit Suisse and any Covered Services Provider constitutes not more than 5% of the total amount of revenues paid by the registrant to its independent registered public accounting firm during the fiscal year in which the permissible non-audit services are provided; (ii) the permissible non-audit services were not recognized by the registrant at the time of the engagement to be non-audit services; and (iii) such services are promptly brought to the attention of the Committee and approved by the Committee (or its delegate(s)) prior to the completion of the audit.

(e)(2) The information in the table below sets forth the percentages of fees for services (other than audit, review or attest services) rendered by PwC for the fiscal year ended October 31, 2014 and by KPMG for the fiscal year ended October 31, 2015 to the registrant for which the pre-approval requirement was waived pursuant to Rule 2-01(c)(7)(i)(C) of Regulation S-X:

	2014	2015
Audit-Related Fees	N/A	N/A
Tax Fees	N/A	N/A
All Other Fees	N/A	N/A
Total	N/A	N/A

The information in the table below sets forth the percentages of fees for services (other than audit, review or attest services) rendered by PwC for the fiscal year ended October 31, 2014 and by KPMG for the fiscal year ended October 31, 2015 to Credit Suisse and any Covered Services Provider required to be approved pursuant to Rule 2-01(c)(7)(ii) of Regulation S-X, for the registrant s fiscal years ended October 31, 2014 and October 31, 2015:

	2014	2015
Audit-Related Fees	N/A	N/A
Tax Fees	N/A	N/A
All Other Fees	N/A	N/A
Total	N/A	N/A

### (f) Not Applicable.

### (h) Not Applicable.

### Item 5. Audit Committee of Listed Registrants.

The registrant has a separately designated standing audit committee established in accordance with Section 3(a)(58)(A) of the Securities Exchange Act of 1934, as amended. The members of the committee are Enrique R. Arzac, Terry Bovarnick, James Cattano and Steven N. Rappaport.

⁽g) The aggregate fees billed by PwC for the fiscal year ended October 31, 2014 and by KPMG for the fiscal year ended October 31, 2015 for non-audit services rendered to the registrant, Credit Suisse and Covered Service Providers for the fiscal years ended October 31, 2014 and October 31, 2015 were \$0 and \$0, respectively.

### Item 6. Schedule of Investments.

Included as part of the report to shareholders filed under Item 1 of this Form.

Item 7. Disclosure of Proxy Voting Policies and Procedures for Closed-End Management Investment Companies.

### CREDIT SUISSE ASSET MANAGEMENT, LLC

#### **CREDIT SUISSE FUNDS**

#### CREDIT SUISSE CLOSED-END FUNDS

### PROXY VOTING POLICY AND PROCEDURES

#### Introduction

Credit Suisse Asset Management, LLC ( Credit Suisse ) is a fiduciary that owes each of its client s duties of care and loyalty with respect to proxy voting. The duty of care requires Credit Suisse to monitor corporate events and to vote proxies. To satisfy its duty of loyalty, Credit Suisse must cast proxy votes in the best interests of each of its clients.

The Credit Suisse Funds, and Credit Suisse Closed-End Funds (the Funds ), which have engaged Credit Suisse Asset Management, LLC as their investment adviser, are of the belief that the proxy voting process is a means of addressing corporate governance issues and encouraging corporate actions both of which can enhance shareholder value.

### Policy

The Proxy Voting Policy (the Policy ) set forth below is designed to ensure that proxies are voted in the best interests of Credit Suisse s clients. The Policy addresses particular issues and gives a general indication of how Credit Suisse will vote proxies. The Policy is not exhaustive and does not include all potential issues.

### **Proxy Voting Committee**

The Proxy Voting Committee will consist of a member of a disinterested member of the Portfolio Management Department, a member of the Legal and Compliance Department, a member of the Operations Department (or their designees), and a member of Fund Administration. The purpose of the Proxy Voting Committee is to administer the voting of all clients proxies in accordance with the Policy. The Proxy Voting Committee will review the Policy annually to ensure that it is designed to promote the best interests of Credit Suisse's clients.

For the reasons disclosed below under Conflicts, the Proxy Voting Committee has engaged the services of an independent third party (initially, Risk Metrics Group s ISS Governance Services Unit (ISS)) to assist in issue analysis and vote recommendation for proxy proposals. Proxy proposals addressed by the Policy will be voted in accordance with the Policy. Proxy proposals addressed by the Policy that require a case-by-case analysis will be voted in accordance with the vote recommendation of ISS. Proxy proposals not addressed by the Policy will also be voted in accordance with the vote recommendation of ISS. To the extent that the Proxy Voting Committee proposes to deviate from the Policy or the ISS vote recommendation, the Committee shall obtain client consent as described below.

Credit Suisse investment professionals may submit a written recommendation to the Proxy Voting Committee to vote in a manner inconsistent with the Policy and/or the recommendation of ISS. Such recommendation will set forth its basis and rationale. In addition, the investment professional must confirm in writing that he/she is not aware of any conflicts of interest concerning the proxy matter or provide a full and complete description of the conflict.

In the event a Portfolio Manager ( PM ) desires to deviate from the stated voting parameters outlined in the Policy, the PM is required to submit a memo detailing the request and rationale for the deviation to the Chair of the Proxy Voting Committee. The Chair of the Proxy Voting Committee ( Committee ) will convene a meeting where the PM will present their recommendation. In the event an in person or telephonic meeting cannot be organized, the Chair of the Committee will circulate the PM s request for an exception to the Proxy Voting Committee for consideration.

Should such Policy exception be approved by the Proxy Voting Committee, the Committee will forward the instructions to ISS for processing and will minute the meeting.

#### Conflicts

Credit Suisse is the part of the asset management business of Credit Suisse, one of the world s leading banks. As part of a global, full service investment-bank, broker-dealer, and wealth-management organization, Credit Suisse and its affiliates and personnel may have multiple advisory, transactional, financial, and other interests in securities, instruments, and companies that may be purchased or sold by Credit Suisse for its clients accounts. The interests of Credit Suisse and/or its affiliates and personnel may conflict with the interests of Credit Suisse s clients in connection with any proxy issue. In addition, Credit Suisse may not be able to identify all of the conflicts of interest relating to any proxy matter.

#### Consent

In each and every instance in which the Proxy Voting Committee favors voting in a manner that is inconsistent with the Policy or the vote recommendation of ISS (including proxy proposals addressed and not addressed by the Policy), it shall disclose to the client conflicts of interest information and obtain client consent to vote. Where the client is a Fund, disclosure shall be made to any one director who is not an interested person, as that term is defined under the Investment Company Act of 1940, as amended, of the Fund.

### Recordkeeping

Credit Suisse is required to maintain in an easily accessible place for six years all records relating to proxy voting.

These records include the following:

- a copy of the Policy;
- a copy of each proxy statement received on behalf of Credit Suisse clients;
- a record of each vote cast on behalf of Credit Suisse clients;
- a copy of all documents created by Credit Suisse personnel that were material to making a decision on a vote or that memorializes the basis for the decision; and
- a copy of each written request by a client for information on how Credit Suisse voted proxies, as well as a copy of any written response.

Credit Suisse reserves the right to maintain certain required proxy records with ISS in accordance with all applicable regulations.

#### Disclosure

Credit Suisse will describe the Policy to each client. Upon request, Credit Suisse will provide any client with a copy of the Policy. Credit Suisse will also disclose to its clients how they can obtain information on their proxy votes.

ISS will capture data necessary for Funds to file Form N-PX on an annual basis concerning their proxy voting record in accordance with applicable law.

#### **Procedures**

The Proxy Voting Committee will administer the voting of all client proxies. Credit Suisse has engaged ISS as an independent third party proxy voting service to assist in the voting of client proxies. ISS will coordinate with each client s custodian to ensure that proxy materials reviewed by the custodians are processed in a timely fashion. ISS will provide Credit Suisse with an analysis of proxy issues and a vote recommendation for proxy proposals. ISS will refer proxies to the Proxy Voting Committee for instructions when the application of the Policy is not clear. The Proxy Voting Committee will notify ISS of any changes to the Policy or deviating thereof.

#### PROXY VOTING POLICY

**Operational Items** 

Adjourn Meeting

Proposals to provide management with the authority to adjourn an annual or special meeting will be determined on a case-by-case basis.

### Amend Quorum Requirements

Proposals to reduce quorum requirements for shareholder meetings below a majority of the shares outstanding will be determined on a case-by-case basis.

### Amend Minor Bylaws

Generally vote for bylaw or charter changes that are of a housekeeping nature.

### Change Date, Time, or Location of Annual Meeting

Generally vote for management proposals to change the date/time/location of the annual meeting unless the proposed change is unreasonable. Generally vote against shareholder proposals to change the date/time/location of the annual meeting unless the current scheduling or location is unreasonable.

### **Ratify Auditors**

Generally vote for proposals to ratify auditors unless: (1) an auditor has a financial interest in or association with the company, and is therefore not independent; (2) fees for non-audit services are excessive, or (3) there is reason to believe that the independent auditor has rendered an opinion, which is neither accurate nor indicative of the company s financial position. Generally vote on a case-by-case basis on shareholder proposals asking companies to prohibit their auditors from engaging in non-audit services (or capping the level of non-audit services). Generally vote on a case-by-case basis on auditor rotation proposals taking into consideration: (1) tenure of audit firm; (2) establishment and disclosure of a renewal process whereby the auditor is regularly evaluated for both audit quality and competitive price; (3) length of the rotation period advocated in the proposal, and (4) significant audit related issues.

### **Board of Directors**

### Voting on Director Nominees in Uncontested Elections

Generally votes on director nominees on a case-by-case basis. Votes may be withheld: from directors who (1) attended less than 75% of the board and committee meetings without a valid reason for the absences; (2) implemented or renewed a dead-hand poison pill; (3) ignored a shareholder proposal that was approved by a majority of the votes cast for two consecutive years; (4) ignored a shareholder proposal approved by a majority of the shares outstanding; (5) have failed to act on takeover offers where the majority of the shareholders have tendered their

shares; (6) are inside directors or affiliated outside directors and sit on the audit, compensation, or nominating committee; (7) are inside directors or affiliated outside directors and the full board serves as the audit, compensation, or nominating committee or the company does not have one of these committees; or (8) are audit committee members and the non-audit fees paid to the auditor are excessive.

#### **Cumulative Voting**

Proposals to eliminate cumulative voting will be determined on a case-by-case basis. Proposals to restore or provide for cumulative voting in the absence of sufficient good governance provisions and/or poor relative shareholder returns will be determined on a case-by-case basis.

### Director and Officer Indemnification and Liability Protection

Proposals on director and officer indemnification and liability protection generally evaluated on a case-by-case basis. Generally vote against proposals that would: (1) eliminate entirely directors—and officers—liability for monetary damages for violating the duty of care; or (2) expand coverage beyond just legal expenses to acts, such as negligence, that are more serious violations of fiduciary obligation than mere carelessness. Generally vote for only those proposals providing such expanded coverage in cases when a director—s or officer—s legal defense was unsuccessful if: (1) the director was found to have acted in good faith and in a manner that he reasonably believed was in the best interests of the company, and (2) only if the director—s legal expenses would be covered.

### Filling Vacancies/Removal of Directors

Generally vote against proposals that provide that directors may be removed only for cause. Generally vote for proposals to restore shareholder ability to remove directors with or without cause. Proposals that provide that only continuing directors may elect replacements to fill board vacancies will be determined on a case-by-case basis. Generally vote for proposals that permit shareholders to elect directors to fill board vacancies.

### Independent Chairman (Separate Chairman/CEO)

Generally vote for shareholder proposals requiring the position of chairman be filled by an independent director unless there are compelling reasons to recommend against the proposal, including: (1) designated lead director, elected by and from the independent board members with clearly delineated duties; (2) 2/3 independent board; (3) all independent key committees; or (4) established governance guidelines.

### Majority of Independent Directors

Generally vote for shareholder proposals requiring that the board consist of a majority or substantial majority (two-thirds) of independent directors unless the board composition already meets the adequate threshold. Generally vote for shareholder proposals requiring the board audit, compensation, and/or nominating committees be composed exclusively of independent directors if they currently do not meet that standard. Generally withhold votes from insiders and affiliated outsiders sitting on the audit, compensation, or nominating committees. Generally withhold votes from insiders and affiliated outsiders on boards that are lacking any of these three panels. Generally withhold votes from insiders and affiliated outsiders on boards that are not at least majority independent.

#### **Term Limits**

Generally vote against shareholder proposals to limit the tenure of outside directors.

### **Proxy Contests**

Voting on Director Nominees in Contested Elections

Votes in a contested election of directors should be decided on a case-by-case basis, with shareholders determining which directors are best suited to add value for shareholders. The major decision factors are: (1) company performance relative to its peers; (2) strategy of the incumbents versus the dissidents; (3) independence of directors/nominees; (4) experience and skills of board candidates; (5) governance profile of the company; (6) evidence of management entrenchment; (7) responsiveness to shareholders; or (8) whether takeover offer has been rebuffed.

### Amend Bylaws without Shareholder Consent

Proposals giving the board exclusive authority to amend the bylaws will be determined on a case-by-case basis. Proposals giving the board the ability to amend the bylaws in addition to shareholders will be determined on a case-by-case basis.

#### Confidential Voting

Generally vote for shareholder proposals requesting that corporations adopt confidential voting, use independent vote tabulators and use independent inspectors of election, as long as the proposal includes a provision for proxy contests as follows: In the case of a contested election, management should be permitted to request that the dissident group honor its confidential voting policy. If the dissidents agree, the policy may remain in place. If the dissidents will not agree, the confidential voting policy may be waived. Generally vote for management proposals to adopt confidential voting.

### **Cumulative Voting**

Proposals to eliminate cumulative voting will be determined on a case-by-case basis. Proposals to restore or provide for cumulative voting in the absence of sufficient good governance provisions and/or poor relative shareholder returns will be determined on a case-by-case basis.

Antitakeover Defenses and Voting Related Issues

Advance Notice Requirements for Shareholder Proposals/Nominations

Votes on advance notice proposals are determined on a case-by-case basis.

Amend Bylaws without Shareholder Consent

Proposals giving the board exclusive authority to amend the bylaws will be determined on a case-by-case basis. Generally vote for proposals giving the board the ability to amend the bylaws in addition to shareholders.

Poison Pills (Shareholder Rights Plans)

Generally vote for shareholder proposals requesting that the company submit its poison pill to a shareholder vote or redeem it. Votes regarding management proposals to ratify a poison pill should be determined on a case-by-case basis. Plans should embody the following attributes: (1) 20% or higher flip-in or flip-over; (2) two to three year sunset provision; (3) no dead-hand or no-hand features; or (4) shareholder redemption feature.

Shareholders Ability to Act by Written Consent

Generally vote against proposals to restrict or prohibit shareholders ability to take action by written consent. Generally vote for proposals to allow or make easier shareholder action by written consent.

Shareholders Ability to Call Special Meetings

Proposals to restrict or prohibit shareholders ability to call special meetings or that remove restrictions on the right of shareholders to act independently of management will be determined on a case-by-case basis.

Supermajority Vote Requirements

Proposals to require a supermajority shareholder vote will be determined on a case-by-case basis. Proposals to lower supermajority vote requirements will be determined on a case-by-case basis.

### Merger and Corporate Restructuring

### Appraisal Rights

Generally vote for proposals to restore, or provide shareholders with, rights of appraisal.

### **Asset Purchases**

Generally vote case-by-case on asset purchase proposals, taking into account: (1) purchase price, including earn out and contingent payments; (2) fairness opinion; (3) financial and strategic benefits; (4) how the deal was negotiated; (5) conflicts of interest; (6) other alternatives for the business; or (7) noncompletion risk (company s going concern prospects, possible bankruptcy).

#### **Asset Sales**

Votes on asset sales should be determined on a case-by-case basis after considering: (1) impact on the balance sheet/working capital; (2) potential elimination of diseconomies; (3) anticipated financial and operating benefits; (4) anticipated use of funds; (5) value received for the asset; fairness opinion (if any); (6) how the deal was negotiated; or (6) conflicts of interest

#### Conversion of Securities

Votes on proposals regarding conversion of securities are determined on a case-by-case basis. When evaluating these proposals, should review (1) dilution to existing shareholders position; (2) conversion price relative to market value; (3) financial issues: company s financial situation and degree of need for capital; effect of the transaction on the company s cost of capital; (4) control issues: change in management; change in control; standstill provisions and voting agreements; guaranteed contractual board and committee seats for investor; veto power over certain corporate actions; (5) termination penalties; (6) conflict of interest: arm s length transactions, managerial incentives. Generally vote for the conversion if it is expected that the company will be subject to onerous penalties or will be forced to file for bankruptcy if the transaction is not approved.

### Corporate Reorganization

Votes on proposals to increase common and/or preferred shares and to issue shares as part of a debt restructuring plan are determined on a case-by-case basis, after evaluating: (1) dilution to existing shareholders—position; (2) terms of the offer; (3) financial issues; (4) management—s efforts to pursue other alternatives; (5) control issues; (6) conflict of interest. Generally vote for the debt restructuring if it is expected that the company will file for bankruptcy if the transaction is not approved.

### Reverse Leveraged Buyouts

Votes on proposals to increase common and/or preferred shares and to issue shares as part of a debt restructuring plan are determined on a case-by-case basis, after evaluating: (1) dilution to existing shareholders position; (2) terms of the offer; (3) financial issues; (4) management s efforts to pursue other alternatives; (5) control issues; (6) conflict of interest. Generally vote for the debt restructuring if it is expected that the company will file for bankruptcy if the transaction is not approved.

### Formation of Holding Company

Votes on proposals regarding the formation of a holding company should be determined on a case-by-case basis taking into consideration: (1) the reasons for the change; (2) any financial or tax benefits; (3) regulatory benefits; (4) increases in capital structure; (5) changes to the articles of incorporation or bylaws of the company. Absent compelling financial reasons to recommend the transaction, generally vote against the formation of a holding company if the transaction would include either of the following: (1) increases in common or preferred stock in excess of the allowable maximum as calculated a model capital structure; (2) adverse changes in shareholder rights; (3) going private transactions; (4) votes going private transactions on a case-by-case basis, taking into account: (a) offer price/premium; (b) fairness opinion; (c) how the deal was negotiated; (d) conflicts of interest; (e) other alternatives/offers considered; (f) noncompletion risk.

#### Joint Ventures

Vote on a case-by-case basis on proposals to form joint ventures, taking into account: (1) percentage of assets/business contributed; (2) percentage ownership; (3) financial and strategic benefits; (4) governance structure; (5) conflicts of interest; (6) other alternatives; (7) noncompletion risk; (8) liquidations. Votes on liquidations should be determined on a case-by-case basis after reviewing: (1) management—s efforts to pursue other alternatives such as mergers; (2) appraisal value of the assets (including any fairness opinions); (3) compensation plan for executives managing the liquidation. Generally vote for the liquidation if the company will file for bankruptcy if the proposal is not approved.

#### Mergers and Acquisitions

Votes on mergers and acquisitions should be considered on a case-by-case basis, determining whether the transaction enhances shareholder value by giving consideration to: (1) prospects of the combined companies; (2) anticipated financial and operating benefits; (3) offer price; (4) fairness opinion; (5) how the deal was negotiated; (6) changes in corporate governance and their impact on shareholder rights; (7) change in the capital structure; (8) conflicts of interest.

#### **Private Placements**

Votes on proposals regarding private placements should be determined on a case-by-case basis. When evaluating these proposals, should review: (1) dilution to existing shareholders—position; (2) terms of the offer; (3) financial issues; (4) management—s efforts to pursue alternatives such as mergers; (5) control issues; (6) conflict of interest. Generally vote for the private placement if it is expected that the company will file for bankruptcy if the transaction is not approved.

### Prepackaged Bankruptcy Plans

Votes on proposals to increase common and/or preferred shares and to issue shares as part of a debt restructuring plan are determined on a case-by-case basis, after evaluating: (1) dilution to existing shareholders position; (2) terms of the offer; (3) financial issues; (4) management s efforts to pursue other alternatives; (5) control issues; (6) conflict of interest. Generally vote for the debt restructuring if it is expected that the company will file for bankruptcy if the transaction is not approved.

#### Recapitalization

Votes case-by-case on recapitalizations (reclassifications of securities), taking into account: (1) more simplified capital structure; (2) enhanced liquidity; (3) fairness of conversion terms, including fairness opinion; (4) impact on voting power and dividends; (5) reasons for the reclassification; (6) conflicts of interest; (7) other alternatives considered.

### Reverse Stock Splits

Generally vote for management proposals to implement a reverse stock split when the number of authorized shares will be proportionately reduced. Generally vote for management proposals to implement a reverse stock split to avoid delisting. Votes on proposals to implement a reverse stock split that do not proportionately reduce the number of shares authorized for issue should be determined on a case-by-case basis.

#### **Spinoffs**

Votes on spinoffs should be considered on a case-by-case basis depending on: (1) tax and regulatory advantages; (2) planned use of the sale proceeds; (3) valuation of spinoff; fairness opinion; (3) benefits that the spinoff may have on the parent company including improved market focus; (4) conflicts of interest; managerial incentives; (5) any changes in corporate governance and their impact on shareholder rights; (6) change in the capital structure.

#### Value Maximization Proposals

Vote case-by-case on shareholder proposals seeking to maximize shareholder value.

### Capital Structure

### Adjustments to Par Value of Common Stock

Generally vote for management proposals to reduce the par value of common stock unless the action is being taken to facilitate an antitakeover device or some other negative corporate governance action. Generally vote for management proposals to eliminate par value.

#### Common Stock Authorization

Votes on proposals to increase the number of shares of common stock authorized for issuance are determined on a case-by-case basis. Generally vote against proposals at companies with dual-class capital structures to increase the number of authorized shares of the class of stock that has superior voting rights. Generally vote for proposals to approve increases beyond the allowable increase when a company s shares are in danger of being delisted or if a company s ability to continue to operate as a going concern is uncertain.

#### **Dual-class Stock**

Generally vote against proposals to create a new class of common stock with superior voting rights. Generally vote for proposals to create a new class of nonvoting or subvoting common stock if: (1) it is intended for financing purposes with minimal or no dilution to current shareholders; (2) it is not designed to preserve the voting power of an insider or significant shareholder.

### Issue Stock for Use with Rights Plan

Generally vote against proposals that increase authorized common stock for the explicit purpose of implementing a shareholder rights plan.

### Preemptive Rights

Votes regarding shareholder proposals seeking preemptive rights should be determined on a case-by-case basis after evaluating: (1) the size of the company; (2) the shareholder base; (3) the liquidity of the stock

#### Preferred Stock

Generally vote against proposals authorizing the creation of new classes of preferred stock with unspecified voting, conversion, dividend distribution, and other rights (blank check preferred stock). Generally vote for proposals to create declawed blank check preferred stock (stock that cannot be used as a takeover defense). Generally vote for proposals to authorize preferred stock in cases where the company specifies the voting, dividend,

conversion, and other rights of such stock and the terms of the preferred stock appear reasonable. Generally vote against proposals to increase the number of blank check preferred stock authorized for issuance when no shares have been issued or reserved for a specific purpose. Generally vote case-by-case on proposals to increase the number of blank check preferred shares after analyzing the number of preferred shares available for issue given a company s industry and performance in terms of shareholder returns.

### Recapitalization

Vote case-by-case on recapitalizations (reclassifications of securities), taking into account: (1) more simplified capital structure; (2) enhanced liquidity; (3) fairness of conversion terms, including fairness opinion; (4) impact on voting power and dividends; (5) reasons for the reclassification; (6) conflicts of interest; (7) other alternatives considered.

#### **Reverse Stock Splits**

Generally vote for management proposals to implement a reverse stock split when the number of authorized shares will be proportionately reduced. Generally vote for management proposals to implement a reverse stock split to avoid delisting. Votes on proposals to implement a reverse stock split that do not proportionately reduce the number of shares authorized for issue should be determined on a case-by-case basis.

#### **Share Repurchase Programs**

Generally vote for management proposals to institute open-market share repurchase plans in which all shareholders may participate on equal terms.

Stock Distributions: Splits and Dividends

Generally vote for management proposals to increase the common share authorization for a stock split or share dividend, provided that the increase in authorized shares would not result in an excessive number of shares available for issuance.

#### Tracking Stock

Votes on the creation of tracking stock are determined on a case-by-case basis, weighing the strategic value of the transaction against such factors as: (1) adverse governance changes; (2) excessive increases in authorized capital stock; (3) unfair method of distribution; (4) diminution of voting rights; (5) adverse conversion features; (6) negative impact on stock option plans; (7) other alternatives such as a spinoff.

### **Executive and Director Compensation**

#### **Executive and Director Compensation**

Votes on compensation plans for directors are determined on a case-by-case basis.

### Stock Plans in Lieu of Cash

Votes for plans which provide participants with the option of taking all or a portion of their cash compensation in the form of stock are determined on a case-by-case basis. Generally vote for plans which provide a dollar-for-dollar cash for stock exchange. Votes for plans which do not provide a dollar-for-dollar cash for stock exchange should be determined on a case-by-case basis.

#### **Director Retirement Plans**

Generally vote against retirement plans for nonemployee directors. Generally vote for shareholder proposals to eliminate retirement plans for nonemployee directors.

### Management Proposals Seeking Approval to Reprice Options

Votes on management proposals seeking approval to reprice options are evaluated on a case-by-case basis giving consideration to the following: (1) historic trading patterns; (2) rationale for the repricing; (3) value-for-value exchange; (4) option vesting; (5) term of the option; (6) exercise price; (7) participants; (8) employee stock purchase plans. Votes on employee stock purchase plans should be determined on a case-by-case basis. Generally vote for employee stock purchase plans where: (1) purchase price is at least 85 percent of fair market value; (2) offering period is 27 months or less, and (3) potential voting power dilution (VPD) is ten percent or less. Generally vote against employee stock purchase plans where either: (1) purchase price is less than 85 percent of fair market value; (2) Offering period is greater than 27 months, or (3) VPD is greater than ten percent

#### Incentive Bonus Plans and Tax Deductibility Proposals

Generally vote for proposals that simply amend shareholder-approved compensation plans to include administrative features or place a cap on the annual grants any one participant may receive. Generally vote for proposals to add performance goals to existing compensation plans. Votes to amend existing plans to increase shares reserved and to qualify for favorable tax treatment considered on a case-by-case basis. Generally vote for cash or cash and stock bonus plans that are submitted to shareholders for the purpose of exempting compensation from taxes if no increase in shares is requested.

### Employee Stock Ownership Plans (ESOPs)

Generally vote for proposals to implement an ESOP or increase authorized shares for existing ESOPs, unless the number of shares allocated to the ESOP is excessive (more than five percent of outstanding shares.)

#### 401(k) Employee Benefit Plans

Generally vote for proposals to implement a 401(k) savings plan for employees.

#### Shareholder Proposals Regarding Executive and Director Pay

Generally vote for shareholder proposals seeking additional disclosure of executive and director pay information, provided the information requested is relevant to shareholders—needs, would not put the company at a competitive disadvantage relative to its industry, and is not unduly burdensome to the company. Generally vote against shareholder proposals seeking to set absolute levels on compensation or otherwise dictate the amount or form of compensation. Generally vote against shareholder proposals requiring director fees be paid in stock only. Generally vote for shareholder proposals to put option repricings to a shareholder vote. Vote for shareholders proposals to exclude pension fund income in the calculation of earnings used in determining executive bonuses/compensation. Vote on a case-by-case basis for all other shareholder proposals regarding executive and director pay, taking into account company performance, pay level versus peers, pay level versus industry, and long term corporate outlook.

### Performance-Based Option Proposals

Generally vote for shareholder proposals advocating the use of performance-based equity awards (indexed, premium-priced, and performance-vested options), unless: (1) the proposal is overly restrictive; or (2) the company demonstrates that it is using a substantial portion of performance-based awards for its top executives.

### **Stock Option Expensing**

Generally vote for shareholder proposals asking the company to expense stock options unless the company has already publicly committed to start expensing by a specific date.

#### Golden and Tin Parachutes

Generally vote for shareholder proposals to require golden and tin parachutes to be submitted for shareholder ratification, unless the proposal requires shareholder approval prior to entering into employment contracts. Vote on a case-by-case basis on proposals to ratify or cancel golden or tin parachutes.

May 27, 2015

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

Information pertaining to the Chief Investment Officer of the Credit Suisse High Yield Bond Fund, as of October 31, 2015, is set forth below.

Thomas J. Flannery Managing Director of Credit Suisse and Head of the Credit Suisse US High Yield

Management Team; Associated with Credit Suisse Group A.G. since 1998; Officer of other

Other Pooled Investment

Chief Investment Credit Suisse Funds

Officer Since 2010

Year of Birth: 1974

Wing Chan Managing Director of Credit Suisse and a member of the

Portfolio Manager US High Yield Management Team; Associated with Credit Suisse

Year of Birth: 1976 since 2005

Registered Investment Companies, Pooled Investment Vehicles and Other Accounts Managed

Registered Investment

As reported to the Registrant, the information in the following table reflects the number of registered investment companies, pooled investment vehicles and other accounts managed by Mr. Flannery and Ms. Chan and the total assets managed within each category as of October 31, 2015.

		Companies	Vehicles		O	Other Accounts	
Thomas J. Flannery*	4	\$3,289 million	34	\$23,705 million	21	\$8,651 million	
Wing Chan	4	\$3,289 million	10	\$8,950 million	21	\$8,651 million	

^{*}As of October 31, 2015, Mr. Flannery manages 24 accounts which have total assets under management of \$14,755 million, and which have additional fees based on the performance of the accounts.

#### Potential Conflicts of Interest

It is possible that conflicts of interest may arise in connection with the portfolio managers management of the Funds investments on the one hand and the investments of other accounts on the other. For example, the portfolio managers may have conflicts of interest in allocating management time, resources and investment opportunities among the Funds and other accounts they advise. In addition due to differences in the investment strategies or restrictions between the Funds and the other accounts, the portfolio managers may take action with respect to another account that differs from the action taken with respect to the Funds. Credit Suisse has adopted policies and procedures that are designed to minimize the effects of these conflicts.

If Credit Suisse believes that the purchase or sale of a security is in the best interest of more than one client, it may (but is not obligated to) aggregate the orders to be sold or purchased to seek favorable execution or lower brokerage commissions, to the extent permitted by applicable laws and regulations. Credit Suisse may aggregate orders if all participating client accounts benefit equally (i.e., all receive an average price of the aggregated orders). In the event Credit Suisse aggregates an order for participating accounts, the method of allocation will generally be determined prior to the trade execution. Although no specific method of allocation of transactions (as well as expenses incurred in the transactions) is expected to be used, allocations will be designed to ensure that over time all clients receive fair treatment consistent with Credit Suisse s fiduciary duty to its clients (including its duty to seek to obtain best execution of client trades). The accounts aggregated may include registered and unregistered investment companies managed by Credit Suisse s affiliates and accounts in which Credit Suisse s officers, directors, agents, employees or affiliates own interests. Credit Suisse may not be able to aggregate securities transactions for clients who direct the use of a particular broker-dealer, and the client also may not benefit from any improved execution or lower commissions that may be available for such transactions.

### Compensation

Thomas J. Flannery and Wing Chan are compensated for their services by Credit Suisse. Their compensation consists of a fixed base salary and a discretionary bonus that is not tied by formula to the performance of any fund or account. The factors taken into account in determining each of their bonuses includes the Fund s performance, assets held in the Fund and other accounts managed by each of them, business growth, team work, management, corporate citizenship, etc.

A portion of the bonus may be paid in phantom shares of Credit Suisse Group AG stock as deferred compensation. Phantom shares are shares representing an unsecured right to receive on a particular date a specified number of registered shares subject to certain terms and conditions. A portion of the bonus will receive the notional return of the fund(s) the portfolio manager manages and a portion of the bonus will receive the notional return of a basket of other Credit Suisse funds along the product line of the portfolio manager.

Like all employees of Credit Suisse, portfolio managers participate in Credit Suisse Group AG s profit sharing and 401 (k) plans.

Securities Ownership. As of October 31, 2015, Mr. Flannery and Ms. Chan did not own any shares of the registrant.

# Item 9. Purchases of Equity Securities by Closed-End Management Investment Company and Affiliated Purchasers.

None.

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

There have been no material changes to the procedures by which shareholders may recommend nominees to the registrant s board of directors since the registrant last provided disclosure in response to the requirements of Item 7(d)(2)(ii)(g) of Schedule 14A in its definitive proxy statement dated December 29, 2015.

#### Item 11. Controls and Procedures.

- (a) As of a date within 90 days from the filing date of this report, the principal executive officer and principal financial officer concluded that the registrant s disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940 (the Act )) were effective based on their evaluation of the disclosure controls and procedures required by Rule 30a-3(b) under the Act and Rules 13a-15(b) or 15d-15(b) under the Securities Exchange Act of 1934.
- (b) There were no changes in registrant s internal control over financial reporting (as defined in Rule 30a-3(d) under the Act) that occurred during the second fiscal quarter of the period covered by this report that have materially affected, or are reasonably likely to materially affect, the registrant s internal control over financial reporting.

#### Item 12. Exhibits.

- (a)(1) Registrant s Code of Ethics is an exhibit to this report.
- (a)(2) The certifications of the registrant as required by Rule 30a-2(a) under the Act are exhibits to this report.
- (a)(3) Not applicable.
- (b) The certifications of the registrant as required by Rule 30a-2(b) under the Act are an exhibit to this report.
- (other) Iran related activities disclosure requirement.

#### **SIGNATURES**

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

#### CREDIT SUISSE HIGH YIELD BOND FUND

/s/ John G. Popp

Name: John G. Popp

Title: Chief Executive Officer and President

Date: January 6, 2016

Pursuant to the requirements of the Securities Exchange Act of 1934 and 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.

### /s/ John G. Popp

Name: John G. Popp

Title: Chief Executive Officer and President

Date: January 6, 2016

### /s/ Rocco DelGuercio

Name: Rocco DelGuercio

Title: Chief Financial Officer and Treasurer

Date: January 6, 2016