#### GUGGENHEIM STRATEGIC OPPORTUNITIES FUND

Form N-CSR August 08, 2013

### 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 number 811-21982

Guggenheim Strategic Opportunities Fund

(Exact name of registrant as specified in charter)

2455 Corporate West Drive, Lisle, IL 60532

(Address of principal executive offices) (Zip code)

Amy J. Lee

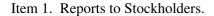
2455 Corporate West Drive, Lisle, IL 60532

(Name and address of agent for service)

Registrant's telephone number, including area code: (630) 505-3700

Date of fiscal year end: May 31

Date of reporting period: June 1, 2012 - May 31, 2013



The registrant's annual report transmitted to shareholders pursuant to Rule 30e-1 under the Investment Company Act of 1940, as amended (the "Investment Company Act"), is as follows:

#### WWW.GUGGENHEIMINVESTMENTS.COM/GOF

 $\dots$  YOUR WINDOW TO THE LATEST, MOST UP-TO-DATE INFORMATION ABOUT GUGGENHEIM STRATEGIC OPPORTUNITIES FUND

The shareholder report you are reading right now is just the beginning of the story. Online at www.guggenheiminvestments.com/gof, you will find:

- Daily, weekly and monthly data on share prices, net asset values, distributions and more
- Portfolio overviews and performance analyses
- Announcements, press releases and special notices
- Fund and adviser contact information

Guggenheim Partners Investment Management, LLC and Guggenheim Funds Investment Advisors, LLC are continually updating and expanding shareholder information services on the Fund's website in an ongoing effort to provide you with the most current information about how your Fund's assets are managed and the results of our efforts. It is just one more small way we are working to keep you better informed about your investment in the Fund.

May 31, 2013

#### DEAR SHAREHOLDER

We thank you for your investment in the Guggenheim Strategic Opportunities Fund (the "Fund"). This report covers the Fund's performance for the annual period ended May 31, 2013.

The Fund's investment objective is to maximize total return through a combination of current income and capital appreciation. The Fund pursues a relative value-based investment philosophy, which utilizes quantitative and qualitative analysis to seek to identify securities or spreads between securities that deviate from their perceived fair value and/or historical norms. There is no guarantee that the perceived fair value will be achieved. The Fund's sub-adviser seeks to combine a credit-managed fixed-income portfolio with access to a diversified pool of alternative investments and equity strategies.

All Fund returns cited—whether based on net asset value ("NAV") or market price—assume the reinvestment of all distributions. For the 12-month period ended May 31, 2013, the Fund provided a total return based on market price of 14.10 percent and a total return based on NAV of 21.37 percent. As of May 31, 2013, the Fund's market price of \$21.91 per share represented a premium of 4.58 percent to its NAV of \$20.95 per share. As of May 31, 2012, the Fund's market price of \$21.08 per share represented a premium of 10.95 percent to its NAV of \$19.00 per share. The market value of the Fund's shares fluctuates from time to time and it may be higher or lower than the Fund's NAV.

In each month from June 2012 through November 2012, the Fund paid a monthly distribution of \$0.154 per share. The monthly distribution was raised to \$0.1694 from December 2012 through April 2013 and then to \$0.1821, for May 2013. The distribution as of May 31, 2013, represents an annualized distribution rate of 10.0 percent based on the Fund's closing market price of \$21.91 on May 31, 2013. The Fund's distribution rate is not constant and is subject to change based on the performance of the Fund.

Guggenheim Funds Investment Advisors, LLC (the "Adviser") serves as the investment adviser to the Fund. Guggenheim Partners Investment Management, LLC ("GPIM" or the "Sub-Adviser") serves as the Fund's investment sub-adviser and is responsible for the management of the Fund's portfolio of investments. Each of the Adviser and the Sub-Adviser is an affiliate of Guggenheim Partners, LLC ("Guggenheim"), a global diversified financial services firm.

We encourage shareholders to consider the opportunity to reinvest their distributions from the Fund through the Dividend Reinvestment Plan ("DRIP"), which is described in detail on page 40 of this report. When shares trade at a discount to NAV, the DRIP takes advantage of the discount by reinvesting the monthly dividend distribution in common shares of the Fund purchased in the market at a price less than NAV. Conversely, when the market price of the Fund's common shares is at a premium above NAV, the DRIP reinvests participants' dividends in newly-issued common shares at the greater of NAV per share or 95 percent of the market price per share. The DRIP provides a cost-effective means to accumulate additional shares and enjoy the benefits of compounding returns over time. Since the Fund endeavors to maintain a stable monthly distribution, the DRIP effectively provides an income averaging technique, which causes shareholders to accumulate a larger number of Fund shares when the market price is depressed than when the price is higher.

To learn more about the Fund's performance and investment strategy, we encourage you to read the Questions & Answers section of this report, which begins on page 4. You'll find information on GPIM's investment philosophy, views on the economy and market environment, and detailed information about the factors that impacted the Fund's

performance.

We appreciate your investment and look forward to serving your investment needs in the future. For the most up-to-date information on your investment, please visit the Fund's website at www.guggenheiminvestments.com/gof.

Sincerely,
Donald C. Cacciapaglia
Chief Executive Officer
Guggenheim Strategic Opportunities Fund

June 28, 2013

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#### **QUESTIONS & ANSWERS**

May 31, 2013

Guggenheim Strategic Opportunities Fund (the "Fund") is managed by a team of seasoned professionals at Guggenheim Partners Investment Management, LLC ("GPIM"). This team includes B. Scott Minerd, Global Chief Executive Officer and Global Chief Investment Officer; Anne Bookwalter Walsh, CFA, JD, Senior Managing Director; and James W. Michal, Managing Director and Portfolio Manager. In the following interview, the investment team discusses the market environment and the Fund's performance for the one-year period ended May 31, 2013.

What is the Fund's investment objective and how is it pursued?

The Guggenheim Strategic Opportunities Fund (the "Fund") seeks to maximize total return through a combination of current income and capital appreciation. The Fund pursues a relative value-based investment philosophy, which utilizes quantitative and qualitative analysis to seek to identify securities or spreads between securities that deviate from their perceived fair value and/or historical norms. There is no guarantee that the perceived fair value of the Fund's portfolio investments will be achieved. GPIM seeks to combine a credit-managed fixed income portfolio with access to a diversified pool of alternative investments and equity strategies.

The Fund seeks to achieve its investment objective by investing in a wide range of fixed income and other debt and senior equity securities ("income securities") selected from a variety of credit qualities and sectors, including, but not limited to, corporate bonds, loans and loan participations, structured finance investments, U.S. government and agency securities, mezzanine and preferred securities and convertible securities, and in common stocks, limited liability company interests, trust certificates and other equity investments ("common equity securities," exposure to which is obtained primarily by investing in exchange traded funds, or ETFs) that GPIM believes offer attractive yield and/or capital appreciation potential, including employing a strategy of writing (selling) covered call and put options on such equities. GPIM believes the volatility of the Fund can be reduced by diversifying across a large number of sectors and securities, many of which historically have not been highly correlated to one another.

#### Under normal market conditions:

The Fund may invest up to 60 percent of its total assets in fixed income securities rated below investment grade (commonly referred to as "junk bonds");

The Fund may invest up to 20 percent of its total assets in non-U.S. dollar denominated fixed income securities of corporate and governmental issuers located outside the U.S., including up to 10 percent of total assets in fixed income securities of issuers located in emerging markets;

The Fund may invest up to 50 percent of its total assets in common equity securities; and

The Fund may invest up to 30 percent of its total assets in investment funds that primarily hold (directly or indirectly) investments in which the Fund may invest directly, of which amount up to 30 percent of the Fund's total assets may be invested in investment funds that are registered as investment companies under the Investment Company Act of 1940, as amended (the "1940 Act") to the extent permitted by applicable law and related interpretations of the staff of the U.S. Securities and Exchange Commission.

GPIM's investment process is a collaborative effort between its Portfolio Construction Group, which utilizes tools such as a proprietary risk optimization model to determine allocation of assets among a variety of sectors, and its Sector Specialists, who are responsible for security selection within these sectors and for implementing securities transactions.

The Fund uses financial leverage (borrowing) to finance the purchase of additional securities. Although financial leverage may create an opportunity for increased return for shareholders, it also results in additional risks and can magnify the effect of any losses. There is no assurance that the strategy will be successful. If income and gains earned on securities purchased with the financial leverage proceeds are greater than the cost of the financial leverage, common shareholders' return will be greater than if financial leverage had not been used. Conversely, if the income or gains from the securities purchased with the proceeds of financial leverage are less than the cost of the financial leverage, common shareholders' return will be less than if financial leverage had not been used.

What were the significant events affecting the economy and market environment over the past 12 months?

Despite weakening global economic conditions experienced as the period came to a close, the overall U.S. economy for the past 12 months was powered by monetary accommodation from central banks around the world and continuing improvement in the U.S. housing sector and labor market. Equity markets rallied more than 27 percent over the period, with the S&P 500 reaching an all-time high. Credit spreads continued to tighten, as abundant liquidity and the continuation of open-ended quantitative easing resulted in a benign credit environment with low default rates.

Improvement in the unemployment rate has been slow, and recent declines may be overstated by reduced labor force participation – the lowest since 1978. In the private sector, the U.S. economy is currently adding jobs at a rate that is over 20 percent higher than that of the prior expansion. As for housing, January and February 2013 marked the best two-month period of new home sales since 2008, which has been driving increased consumption through the wealth effect.

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#### **QUESTIONS & ANSWERS continued**

May 31, 2013

Conflicting economic data about the health of the U.S. economy late in the period stirred concerns about possible market consolidation or even a correction; following the Fiscal Cliff and sequester, there was also rising uncertainty around U.S. fiscal policy issues, as well as anemic growth trends in Europe, slower growth in China and a tumble in commodity prices, notably that of gold. Markets were also startled by the size of accommodation by the Bank of Japan which ultimately weakened the value of the yen. Nonetheless, multi-year lows in the CBOE Volatility Index suggested there was also considerable complacency on the part of investors.

A number of global central banks implemented interest rate cuts during the period, owing to sluggish global economic growth and continuing weakness in commodity prices. The world is still in a deflationary environment, which has given policymakers a great deal of leeway to extend and expand accommodative monetary policies aimed at stimulating output.

Following the end of the Fund's fiscal year ended May 31, 2013, U.S. and global markets experienced significant volatility. Both fixed income and equity markets sold off sharply due to rising monetary policy uncertainty in the U.S. and growing fundamental risk in Japan and China. The rise in volatility has in large part been a result of shifting market sentiment, but fundamentally economic growth in the U.S. has not changed materially, although the impact of rising interest rates on housing has yet to be seen. With ongoing weakness in growth and inflation, global central banks are expected to maintain accommodative policies for the foreseeable future.

How did the Fund perform for the 12 months ended May 31, 2013?

All Fund returns cited—whether based on net asset value ("NAV") or market price—assume the reinvestment of all distributions. For the 12-month period ended May 31, 2013, the Fund provided a total return based on market price of 14.10 percent and a total return based on NAV of 21.37 percent.

As of May 31, 2013, the Fund's market price of \$21.91 per share represented a premium of 4.58 percent to its NAV of \$20.95 per share. As of May 31, 2012, the Fund's market price of \$21.08 per share represented a premium of 10.95 percent to its NAV of \$19.00. The market value of the Fund's shares fluctuates from time to time and it may be higher or lower than the Fund's NAV. Past performance is not a guarantee of future results.

In each month from June 2012 through November 2012, the Fund paid a monthly distribution of \$0.154 per share. The monthly distribution was raised to \$0.1694 through April 2013 and then to \$0.1821, for May 2013. The distribution as of May 31, 2013, represents an annualized distribution rate of 10.0 percent based on the Fund's closing market price of \$21.91 on May 31, 2013. The Fund's distribution rate is not constant and is subject to change based on the performance of the Fund.

What were the major contributors to or detractors from performance?

Performance for the Fund was strong for the period, as leveraged credit markets (consisting primarily of high yield bonds and bank loans) registered gains owing to intense investor demand and robust loan issuance. Increased issuance in the collateralized loan obligations ("CLO") market has also driven increased demands for underlying loans. These factors combined with monetary stimulus provided by central banks across the globe have helped drive spreads and overall yields tighter.

Global equity markets, structured credit and corporate bonds rallied on the back of monetary stimulus, with the main drivers of positive performance being corporate bonds and loans, and asset-backed securities ("ABS"). The Fund

continues to remain overweight spread duration and underweight interest rate duration, given the macroeconomic forecast.

Detractors to performance included several corporate credit positions that experienced mark-to-market weakness given specific credit or industry outlooks. The Fund experienced some weakness in its exposure to gold through ETFs and options in the second half of the period. GPIM continues to believe that corporate fundamentals will remain positive, as accommodation and low borrowing rates remain supportive of corporate credits.

What have market conditions been like over the past six months for the main asset classes the Fund invests in?

Credit spread fixed income assets continued rallying in the early months of 2013, but then the pace began to slow as investors grew increasingly cautious towards global political risks and the European recession. Limited net new supply helped maintain a positive bid for corporate credit and structured credit assets.

The resurgence of the CLO market contributed to the rise in bank loan issuance during the period, although most issuance was refinancing, and CLO new-issue supply for 2013 is on track to exceed 2012's total of \$55 billion, which was four times 2011 volume.

The burgeoning value of bank loans has attracted strong retail flow into the sector, presumably at expense of high yield bonds, which investors facing interest rate risk have begun to abandon. For example, flows into the loan market were \$13 billion in the first quarter of 2013, compared with \$1 billion into high yield bond funds. Earlier in the period, strong investor demand for high yield bonds was outpacing supply, in spite of record high issuance, as investors drove yields of high yield bonds to all-time lows. Excess liquidity injected into the financial system by the Federal Reserve enabled high yield issuers to refinance over \$300 billion of debt in 2012 and keep expected default rates near historic lows. Though spreads tightened significantly for high yield credit over the period, they remain above historic lows.

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#### **QUESTIONS & ANSWERS continued**

May 31, 2013

Despite significant price appreciation of ABS for the period, this asset class continues to offer relative value compared to similarly rated corporate bonds. ABS credit markets issued close to \$200 billion in for 2012, the most since 2007, with student loan, auto and credit card-backed ABS dominating the issuance. Broader market acceptance of off-the-run ABS has gained momentum throughout the year, as strong demand has continued to drive spreads tighter and increased competition among investors for allocations. While recent U.S. economic data has been mixed, the performance of the consumer and corporate credits underlying ABS has been stable and supportive of ABS performance.

How did other markets perform in this environment?

For the 12-month period ended May 30, 2013, the Standard & Poor's 500 Index (the "S&P 500") rose 27.28 percent (this and all other returns cited in this section are total return). Morgan Stanley Capital International ("MSCI") Europe-Australasia-Far East ("EAFE") Index rose 31.62 percent and the MSCI Emerging Market Index rose 14.10 percent.

In the bond market, the Barclays U.S. Aggregate Bond Index returned 0.91 percent for the period, while the Barclays U.S. Corporate High Yield Index returned 14.82 percent. The Credit Suisse Leveraged Loan Index returned 9.04 percent for the period. Reflecting the Federal Reserve's continuing accommodative monetary policy, interest rates on short-term securities remained at their lowest levels in many years; the return of the Barclays 1-3 Month U.S. Treasury Bill Index was 0.08 percent for the same period.

What is the Fund's leverage strategy?

Since leverage adds to performance when the cost of leverage is less than the total return generated by investments, the use of leverage contributed to the Fund's total return during this period. The purpose of leverage (borrowing) is to fund the purchase of additional securities that provide increased income and potentially greater appreciation to common shareholders than could be achieved from an unlevered portfolio. Leverage results in greater NAV volatility and entails more downside risk than an unleveraged portfolio.

As of May 31, 2013, the amount of leverage was approximately 28.7 percent of total managed assets. GPIM employs leverage through two vehicles: reverse repurchase agreements, under which the Fund temporarily transfers possession of portfolio securities and receives cash which can be used for additional investments, and a committed financing facility through a leading investment bank. There is no guarantee that the Fund's leverage strategy will be successful. The Fund's use of leverage may cause the Fund's NAV and market price of common shares to be more volatile and can magnify the effect of any losses.

Discuss any changes to the Fund's non-fundamental investment policies during the period.

Two changes were made to the Fund's non-fundamental investment policies during the period. The Fund notified the Fund's shareholders of these changes via a mailing in March 2013. The following non-fundamental investment policies are now effective.

Under normal market conditions, the Fund may invest up to 30% of its total assets in other funds, including registered investment companies, private investment funds and/or other pooled investment vehicles. The Fund's investment policies were amended to increase the limit on investments in other registered investment companies from 20% of the Fund's total assets to 30% of the Fund's total assets. The 1940 Act generally limits a registered investment company's

investments in other investment companies to 10% of its total assets. However, pursuant to certain exemptions set forth in the 1940 Act and the rules and regulations promulgated thereunder and/or in accordance with the terms of exemptive relief obtained by certain other investment companies in which the Fund may seek to invest, the Fund may invest in excess of this limitation provided that certain conditions are met.

Under normal market conditions, the Fund will not invest more than 60% of its total assets in Income Securities rated below investment grade (e.g., securities rated below Baa3 by Moody's Investors Service, Inc. ("Moody's") or below BBB- by Standard & Poor's Ratings Group ("S&P")) or, if unrated, determined by GPIM to be of comparable quality. The Fund amended its investment policies to provide that in the case of a security receiving two different ratings from two different rating agencies the Fund will apply the higher of the two ratings for the purposes of its policy regarding investment in below investment grade securities.

These changes are designed to expand the portfolio management flexibility of the Fund and may provide an opportunity to enhance shareholder value through the GPIM's expanded investment capabilities. Although ratings may be an initial criterion for portfolio selection, GPIM also independently evaluates securities and the ability of the issuers to pay interest and principal.

#### **Index Definitions**

Indices are unmanaged and reflect no expenses. It is not possible to invest directly in an index.

The Standard & Poor's 500 Index is a capitalization-weighted index of 500 stocks. The index is designed to measure performance of the broad domestic economy through changes in the aggregate market value of 500 stocks representing all major industries.

The Barclays U.S. Aggregate Bond Index represents securities that are U.S. domestic, taxable, and dollar denominated. The index covers the U.S. investment grade fixed rate bond market, with index components for government and corporate securities, mortgage pass-through securities, and asset-backed securities.

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#### **QUESTIONS & ANSWERS continued**

May 31, 2013

The Barclays U.S. Corporate High Yield Index is an unmanaged index of below investment grade bonds issued by U.S. corporations.

The Barclays 1-3 Month U.S. Treasury Bill Index tracks the performance of U.S. Treasury bills with a remaining maturity of one to three months. U.S. Treasury bills, which are short-term loans to the U.S. government, are full faith-and-credit obligations of the U.S. Treasury and are generally regarded as being free of any risk of default.

The Credit Suisse Leveraged Loan Index is an Index designed to mirror the investable universe of the \$US-denominated leveraged loan market.

The MSCI EAFE Index is a capitalization weighted measure of stock markets in Europe, Australasia and the Far East.

The MSCI Emerging Markets Index is a free float-adjusted market capitalization weighted index that is designed to measure equity market performance in the global emerging markets.

#### Risks and Other Considerations

The views expressed in this report reflect those of the portfolio managers only through the report period as stated on the cover. These views are subject to change at any time, based on market and other conditions and should not be construed as a recommendation of any kind. The material may also include forward looking statements that involve risk and uncertainty, and there is no guarantee that any predictions will come to pass. There can be no assurance that the Fund will achieve its investment objectives. The value of the Fund will fluctuate with the value of the underlying securities. Historically, closed-end funds often trade at a discount to their net asset value. There can be no assurance that the Fund will achieve its investment objectives.

Please see www.guggenheiminvestments.com/gof for a detailed discussion of the Fund's risks and considerations.

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FUND SUMMARY (Unaudited)

May 31, 2013

Fund Statistics				
Share Price			\$ 21.91	
Common Share Net Asset Value			\$ 20.95	
Premium/Discount to NAV			4.58	%
Net Assets Applicable to Common Shares (\$000)			\$ 286,471	
Total Returns				
Total Returns (Inception 7/27/07)		Market	NA	ΑV
	14.10	Market %	NA 21.37	AV %
(Inception 7/27/07)	14.10 18.60			
(Inception 7/27/07) One Year		%	21.37	%

Performance data quoted represents past performance, which is no guarantee of future results and current performance may be lower or higher than the figures shown. The NAV total returns reflect the Fund's total annual expenses. For the most recent month-end performance figures, please visit www.guggenheiminvestments.com/gof. The investment return and principal value of an investment will fluctuate with changes in the market conditions and other factors so that an investor's shares, when sold, may be worth more or less than their original cost.

1Investors should also be aware that these returns were primarily achieved during favorable market conditions and may not be sustainable.

	9	% of
	Long-T	erm
Top Ten Holdings	Investme	ents
SPDR S&P 500 ETF Trust	9.4	%
Rockwall CDO Ltd., Series 2007-1A, Class A1LA		
(Cayman Islands)	2.0	%
Aerco Ltd., Series 2A, Class A3 (Jersey)	1.9	%
Airplanes Pass-Through Trust, Series 2001-1A, Class A9	1.8	%
Fortress Credit Opportunities I LP, Series 2005-1A, Class A1	1.7	%
SPDR Dow Jones Industrial Average ETF Trust	1.4	%
Nomura Resecuritization Trust, Series 2012-1R, Class A	1.3	%
Attentus CDO Ltd., Series 2007-3A, Class A1B		
(Cayman Islands)	1.2	%
Eastland CLO Ltd., Series 2007-1A, Class A2B		
(Cayman Islands)	1.2	%
Highland Park CDO Ltd., Series 2006-1A, Class A1		
(Cayman Islands)	1.1	%

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### PORTFOLIO OF INVESTMENTS

May 31, 2013

Principal					Optional Call	
Amount	Description	Rating *	Coupon N	<b>A</b> aturity	Provisions**	Value
	Long-Term Investments – 138.0% Corporate Bonds – 45.1% Advertising – 1.6%					
\$ 2,350,000	MDC Partners, Inc. (Canada)(a) (b)	B-	6.750% 04/0	01/2020	04/01/16 @ 103	\$ 2,402,875
1,975,000	Sitel, LLC / Sitel Finance Corp.(a) (b)	В	11.000% 08/0	01/2017	08/01/14 @ 106	2,123,125
						4,526,000
	Agriculture – 0.5%				00/15/16 @	
1,200,000	Vector Group Ltd.(a) (b)	B+	7.750% 02/	15/2021	02/15/16 @ 106	1,281,000
	Airlines – 3.1%					
2,000,000	Aircraft Certificate Owner Trust, Series 2003-1A Class E(a) (c)	"BBB-	7.001% 09/2	20/2022	N/A	2,070,000
1,030,396	America West Airlines 2001-1 Pass-Through Trust, Series 011G(b)	BB+	7.100% 10/0	02/2022	N/A	1,130,860
1,819,973	American Airlines Pass-Through Trust, Series 2011-2, Class A(b)	BBB-	8.625% 04/	15/2023	N/A	1,920,071
741,406	Atlas Air 1998-1 Pass-Through Trust, Series 1998-1, Class A(c)	NR	7.380% 07/0	02/2019	N/A	763,648
640,881	Atlas Air 1999-1 Pass-Through Trust, Series 1999-1, Class A-1(c)	NR	7.200% 07/0	02/2020	N/A	666,516
391,405	Atlas Air 2000-1 Pass-Through Trust, Series 2000-1, Class A(c)	NR	8.707% 07/0	02/2021	N/A	414,889
1,750,000	Delta Air Lines Pass-Through Trust, Series 2011-1, Class B	BB+	7.125% 04/	15/2016	N/A	1,802,500
						8,768,484
	Auto Parts & Equipment – 0.2%					
720,000	Stanadyne Corp., Series 1	CCC	10.000% 08/	15/2014	N/A	704,700
	Banks – 3.0%				0645100	
1,200,000	Barclays Bank PLC (United Kingdom)(a) (b) (d) (e)	BBB	6.860%	-	- $\frac{06/15/32 @}{100}$	1,290,000
500,000	Cooperatieve Centrale Raiffeisen-Boerenleenbank BA (Netherlands)(a) (b) (d) (e)	A-	11.000%	-	_ 06/30/19 @ 100	670,000
750,000	Itau Unibanco Holding SA (Brazil)(a) (b)	Baa3	5.125% 05/	13/2023	N/A	747,000
3,000,000	JPMorgan Chase & Co., Series Q(d) (e)	BBB	5.150%	-	- 05/01/23 @ 100	3,030,000
1,000,000	KeyCorp Capital III(b)	BBB-	7.750% 07/	15/2029	N/A	1,129,614

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300,000 Morgan Stan	ley, Series 1654	BBB+	4.100% 05/22/2023	N/A	287,418
1,400,000 RBS Capital	Trust II(b) (d) (e)	BB	6.425% -	01/03/34 @ 100	1,312,500
					8,466,532
Building Mat	erials – 0.7%				
1,750,000 Cemex SAB	de CV (Mexico)(a) (b)	В	9.000% 01/11/2018	01/11/15 @ 105	1,872,500
Chemicals –	0.3%				
700,000 TPC Group,	Inc.(a)	В	8.750% 12/15/2020	12/15/16 @ 104	738,500
Coal – 1.1%					
171171111	a Resource Partners LP / Penn purce Finance Corp.		8.250% 04/15/2018	04/15/14 @ 104	106,500
/ x / \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	a Resource Partners, LP / Penn ource Finance Corp. II(b)	В-	8.375% 06/01/2020	06/01/16 @ 104	3,072,188
U	1 /				3,178,688
Commercial	Services – 1.4%				
250,000 FTI Consulting	ng, Inc.(a)	BB	6.000% 11/15/2022	11/15/17 @ 103	264,375
2,550,000 Laureate Edu	cation, Inc.(a) (b)	CCC+	9.250% 09/01/2019	09/01/15 @ 107	2,856,000
800,000 Logo Merger	Sub Corp.(a)	CCC+	8.375% 10/15/2020	10/15/15 @ 106	860,000
					3,980,375
Computers –	0.8%				
288,000 Stratus Techn	nologies, Inc. (Bermuda)	B-	12.000% 03/29/2015	01/15/15 @ 100	295,200
1,450,000 Stream Globa	al Services, Inc.(a)	B1	11.250% 10/01/2014	10/01/13 @ 100	1,489,875
590,000 Stream Globa	al Services, Inc.	B+	11.250% 10/01/2014	10/01/13 @ 100	606,225
					2,391,300

See notes to financial statements.

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### PORTFOLIO OF INVESTMENTS continued

May 31, 2013

Principal					Optional Call	
Amount	Description	Rating *	Coupon	Maturity	Provisions**	Value
	Distribution & Wholesale – 0.5%					
\$ 350,000	Baker & Taylor Acquisitions Corp.(a)	CCC	15.000% 0	4/01/2017	10/01/14 @ 108	\$ 245,000
1,285,000	INTCOMEX, Inc.(b)	B-	13.250% 1	2/15/2014	12/15/13 @ 100	1,297,850
						1,542,850
1,000,000	Diversified Financial Services – 5.3% General Electric Capital Corp., Series A, Class A(b) (d) (e)	AA-	7.125%	-	_ 06/15/22 @ 100	1,170,000
2,000,000	General Electric Capital Corp., Series C(d) (e)	AA-	5.250%	-	- <sup>06/15/23</sup> @ 100	1,992,500
785,000	GETCO Financing Escrow, LLC(a)	B2	8.250% 0	6/15/2018	06/15/15 @ 104	767,337
350,000	Jefferies Finance, LLC / JFIN CoIssuer Corp.(a)	B+	7.375% 0	4/01/2020	04/01/16 @ 106	351,750
400,000	Jefferies LoanCore, LLC / JLC Finance Corp.(a)	В	6.875% 0	6/01/2020	06/01/16 @ 105	401,000
215,000	Nationstar Mortgage, LLC / Nationstar Capital Corp.(a)	B+	9.625% 0	5/01/2019	05/01/15 @ 107	245,100
1,100,000	Nationstar Mortgage, LLC / Nationstar Capital Corp.(a)	B+	7.875% 1	0/01/2020	10/01/16 @ 104	1,204,500
450,000	Nationstar Mortgage, LLC / Nationstar Capital Corp.(a)	B+	6.500% 0	7/01/2021	01/01/17 @ 103	459,000
1,250,000	Nationstar Mortgage, LLC / Nationstar Capital Corp.	B+	6.500% 0	6/01/2022	12/01/17 @ 103	1,250,000
1,875,000	Nuveen Investments, Inc.(a)	CCC	9.125% 1	0/15/2017	10/15/14 @ 107	1,968,750
2,650,000	QBE Capital Funding III Ltd. (Jersey)(a) (b) (e)	BBB	7.250% 0	5/24/2041	05/24/21 @ 100	2,855,375
500,000	Scottrade Financial Services, Inc.(a)	Baa3	6.125% 0	7/11/2021	N/A	500,437
1,945,000	Svensk Exportkredit AB (Sweden)(a) (b) (d) (e)	BBB-	6.375%	-	- <sup>09/27/13</sup> @ 100	1,942,561
						15,108,310
	Engineering & Construction – 1.4%				10/01/13 @	
1,384,818	Alion Science and Technology Corp.(g)	B-	12.000% 1	1/01/2014	10/01/13 @	1,431,556
1,235,000	Alion Science and Technology Corp.	CCC-	10.250% 0	2/01/2015	N/A	713,212
1,978,331	Princess Juliana International Airport Operating Co. NV (Saint Maarten)(a) (b)	Baa2	5.500% 1	2/20/2027	N/A	1,983,277
	Entertainment – 1.9%					4,128,045
528,000	Agua Caliente Band of Cahuilla Indians(a) (c)	ВВ	6.350% 1	0/01/2015	N/A	517,144

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375,000 Diamond Resorts Corp.	B-	12.000% 08/15/2018	08/15/14 @ 106	418,594
1,955,000 Lions Gate Entertainment, Inc.(a) (b)	В	10.250% 11/01/2016	11/01/13 @ 105	2,108,956
330,000 Live Nation Entertainment, Inc.(a)	В	7.000% 09/01/2020	09/01/16 @ 104	357,638
1,685,000 WMG Acquisition Corp.(b)	В	11.500% 10/01/2018	10/01/14 @ 109	1,988,300
				5,390,632
Food – 1.0%				
310,000 BI-LO, LLC / BI-LO Finance Corp.(a)	В-	9.250% 02/15/2019	02/15/15 @ 105	341,775
2,382,000 Bumble Bee Holdings, Inc.(a) (b)	В	9.000% 12/15/2017	12/15/14 @ 105	2,614,245
				2,956,020
Forest Products & Paper – 0.2%				
500,000 Unifrax I, LLC / Unifrax Holding Co.(a)	B-	7.500% 02/15/2019	02/15/15 @ 104	520,000
Gas - 0.3%				
800,000 LBC Tank Terminals Holding Netherlands BV (Netherlands)(a)	В	6.875% 05/15/2023	05/15/18 @ 103	831,000
Hand & Machine Tools – 0.1%				
150,000 Victor Technologies Group, Inc.	B-	9.000% 12/15/2017	12/15/13 @ 107	163,500
Health Care Products – 0.0%***				
100,000 Physio-Control International, Inc.(a)	B+	9.875% 01/15/2019	01/15/15 @ 107	113,000

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May 31, 2013

Principal					Optional Call	
		Rating				
Amount	Description	*	Coupon	Maturity	Provisions**	Value
	Health Care Services – 1.0%					
					11/01/13 @	\$
\$ 1,655,000	Apria Healthcare Group, Inc.	B-	12.375%	11/01/2014		1,710,856
			= =		05/15/14 @	
275,000	OnCure Holdings, Inc.	NR	11.750% (	05/15/2017	106	132,000
410.000	P 104 ( C ( ) (1 )	CC	10.1050/ /	07/15/0010	07/15/15 @	260,000
410,000	Rural/Metro Corp.(a) (b)	CC	10.125% (	07/15/2019	105	360,800
600,000	Dynal/Matua Com (a)	CC	10 12507 (	07/1 <i>5/2</i> 010	07/15/15 @	516,000
600,000	Rural/Metro Corp.(a)		10.123%	07/15/2019	105 08/23/12 @	516,000
277 222	Symbian Inc (b)	CCC+	11 000%	08/23/2015	100	280,107
211,333	Symbion, Inc.(h)	CCC+	11.000%	J0/23/2013	100	2,999,763
	Household Products & Housewares – 0.4%					2,999,103
	Trousehold Froducts & Frodsewares – 0.4 //				10/15/13 @	
520,000	American Achievement Corp.(a)	B-	10 875% (	04/15/2016	10/13/13	527,800
320,000	American Acinevement Corp.(a)	Б	10.07570	54/15/2010	11/01/14 @	327,000
725,000	Armored Autogroup, Inc.	CCC	9.250%	11/01/2018	105	689,656
, 20,000	Tamorou Tawogroup, mor		y. <b></b>	1,01,2010	100	1,217,456
	Housewares – 0.0%***					_,
					01/15/14 @	
75,000	American Standards Americas(a)	B-	10.750% (	01/15/2016	103	78,375
	Insurance – 4.8%					
					05/15/37 @	
1,000,000	Allstate Corp.(b) (e) (f)	BBB	6.500% (	05/15/2067	100	1,127,500
					12/14/36 @	
1,000,000	AXA SA (France)(a) (b) (d) (e)	BBB-	6.379%	-	- 100	1,010,000
					04/01/16 @	
	Fidelity & Guaranty Life Holdings, Inc.(a)	B+		04/01/2021	105	1,493,500
800,000	Ironshore Holdings US, Inc.(a) (b)	BBB-	8.500% (	05/15/2020		933,028
					12/15/32 @	
	MetLife Capital Trust IV(a) (b)	BBB		12/15/2037		1,262,500
	National Life Insurance Co.(a) (b)	BBB+		09/15/2039	N/A	987,591
250,000	Nationwide Mutual Insurance Co.(a)	A-	9.375% (	08/15/2039	N/A	365,368
2 500 000	B 1 (11F) (11 (1) (1)	DDD	5 60 5 cd	26/15/2012	06/15/23 @	2 (02 500
3,500,000	Prudential Financial, Inc.(b) (e)	BBB+	5.625% (	06/15/2043	100	3,692,500
2.750.000	Wilton DE Einenen LLC(-) (1) (5)	DDD	E 0750 1	2/20/2022	03/30/23 @	0.726.450
2,750,000	Wilton RE Finance, LLC(a) (b) (f)	BBB	5.8/5%(	03/30/2033	100	2,736,453
	Internet 1 00/2					13,608,440
1 250 000	Internet – 1.9% Equinix, Inc.	BB	5 27501-1	04/01/2023		1,290,625
1,230,000	Equilia, IIIC.	ממ	5.575%	J <del>-1</del> /U1/2U23		1,290,023

			04/01/18 @	
			103	
			01/15/16 @	
1,000,000 First Data Corp.(a) (b) (i)	B-	8.750% 01/15/2022	104	1,072,500
1,000,000 That Data Corp.(a) (b) (1)	D	0.75070 0171572022	05/01/18 @	1,072,500
150,000 VeriSign, Inc.(a)	BB	4.625% 05/01/2023	102	150,750
			07/01/16 @	
2,450,000 Zayo Group LLC / Zayo Capital, Inc.	CCC+	10.125% 07/01/2020	105	2,848,125
				5,362,000
Iron & Steel – 0.7%				
			04/01/15 @	
1,595,000 APERAM (Luxembourg)(a)	B+	7.750% 04/01/2018	104	1,587,025
			06/01/15 @	
245,000 Horsehead Holding Corp.(a)	B-	10.500% 06/01/2017	105	264,600
			10/01/16 @	
200,000 IAMGOLD Corp. (Canada)(a)	BB-	6.750% 10/01/2020	103	183,000
				2,034,625
Leisure Time – 0.7%			054545	
1.075.000.0.1	ъ	0.5000/.05/15/2010	05/15/15 @	2.067.100
1,875,000 Sabre, Inc.(a) (b)	В	8.500% 05/15/2019	106	2,067,188
Lodging – 1.5%			02/15/16 @	
1,600,000 Caesars Entertainment Operating Co., Inc.(b)	B-	8.500% 02/15/2020	104	1,524,000
1,000,000 Caesars Entertainment Operating Co., inc.(b)	Б-	8.300% 02/13/2020	02/15/16 @	1,324,000
1,500,000 Caesars Entertainment Operating Co., Inc.(a)	B-	9.000% 02/15/2020	105	1,443,750
Seminole Hard Rock Entertainment, Inc. /	D-	7.000 /6 02/13/2020	05/15/16 @	1,773,730
150,000 Seminole Hard Rock International, LLC(a)	BB-	5.875% 05/15/2021	104	149,062
Wynn Las Vegas, LLC / Wynn Las Vegas		0.070 /0 00/10/2021	02/28/23 @	11,7,002
1,350,000 Capital Corp.(a)	BBB-	4.250% 05/30/2023	100	1,312,875
Year of the second seco				4,429,687
Media – 0.5%				
			08/15/14 @	
500,000 DCP, LLC / DCP Corp.(a)	B+	10.750% 08/15/2015	100	525,000
Griffey Intermediiate, Inc. / Griffey Finance Sub			10/15/15 @	
800,000 LLC(a)	CCC+	7.000% 10/15/2020	105	810,000
				1,335,000

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Principal		Rating		Optional Call	
Amount	Description	*		y Provisions**	Value
	Mining – 1.1%				
				06/01/16 @	
\$ 250,000	Kaiser Aluminum Corp.	BB-	8.250% 06/01/202		\$ 281,875
250,000	WOLDM Later and the self-that (Compatible)	DD	7.7500/ 06/15/201	06/15/15 @	261.250
230,000	KGHM International Ltd. (Canada)(a)	BB-	7.750% 06/15/201	9 104 02/15/15 @	261,250
1 025 000	Midwest Vanadium Pty Ltd. (Australia)(a)	CCC	11.500% 02/15/201		676,500
1,023,000	widwest variation ity Etc. (Australia)(a)	ccc	11.300 // 02/13/201	04/15/15 @	070,500
2 170 000	Mirabela Nickel Ltd. (Australia)(a) (b)	B-	8.750% 04/15/201		1,801,100
2,170,000	(Flastiana)(a) (6)		0.75070 0 17157201	101	3,020,725
	Oil & Gas – 2.3%				
	BreitBurn Energy Partners, LP / BreitBurn			01/15/17 @	
1,800,000	Finance Corp.(b)	В	7.875% 04/15/202	2 104	1,953,000
				12/01/16 @	
2,055,000	Legacy Reserves LP / Finance Corp.(a)	B-	8.000% 12/01/202		2,162,887
				05/15/16 @	
50,000	Magnum Hunter Resources Corp.(a)	Caa1	9.750% 05/15/202		51,750
775.000	M H A D G ()	aaa	0.750% 05.45.1000	05/15/16 @	002 125
//5,000	Magnum Hunter Resources Corp.(a)	CCC	9.750% 05/15/202	0 105 10/01/16 @	802,125
1 100 000	Midstates Petroleum Co., Inc. / Midstates Petroleum Co. LLC(a)	B-	10.750% 10/01/202		1,177,000
1,100,000	retroleum Co. LLC(a)	Б-	10.730% 10/01/202	06/01/16 @	1,177,000
500 000	Pacific Drilling SA (Luxembourg)(a)	B+	5.375% 06/01/202		495,000
200,000	Tuelle Dilling of (Euternoouig)(u)	D.	3.37570 00/01/202	101	6,641,762
	Oil & Gas Services – 0.4%				,,,,,,,,,
				04/01/17 @	
850,000	Exterran Partners / EXLP Operating LLC(a)	B-	6.000% 04/01/202	1 103	871,250
	Memorial Production Partners, LP / Memorial			05/01/17 @	
350,000	Production Finance Corp.(a)	B-	7.625% 05/01/202	1 104	351,750
					1,223,000
	Packaging & Containers – 0.1%			04/01/14 0	
200.000	Pretium Packaging, LLC / Pretium Finance,	D	11 5000/ 04/01/201	04/01/14 @	224.000
300,000	Pharmaceuticals – 0.1%	B-	11.500% 04/01/201	6 106	324,000
	Elan Finance PLC / Elan Finance Corp.				
375 000	(Ireland)(a)	B+	6.250% 06/15/202	1 N/A	376,875
2,2,000	Pipelines – 1.2%	Σ.	0.250 /0 00/15/202	1 171	570,075
	Crestwood Midstream Partners, LP /			04/01/15 @	
330,000	Crestwood Midstream Finance Corp.	B-	7.750% 04/01/201		352,275
	Eagle Rock Energy Partners, LP(b)	В	8.375% 06/01/201	9	3,142,500

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			06/01/15 @ 104	
			-	3,494,775
Retail – 2.1%				
350,000 Checkers Drive-In Restaurants, Inc.(a)	B-	11.000% 12/01/2017	06/01/15 @ 108	377,125
75,000 CKE Restaurants, Inc.	B-	11.375% 07/15/2018	07/15/15 @ 103	78,094
2,245,000 GRD Holdings III Corp.(a) (b)	В	10.750% 06/01/2019	06/01/15 @ 108	
1,700,000 QVC, Inc.(a) (b)	BBB-	4.375% 03/15/2023	N/A 06/30/16 @	, ,
1,255,000 Wok Acquisition Corp.(a)	CCC+	10.250% 06/30/2020	105	
Software – 0.5%				6,044,583
50tware – 0.5 /b			05/15/14 @	
1,300,000 Aspect Software, Inc.	CCC+	10.625% 05/15/2017	105	1,355,250
Textiles $-0.0\%$ ***				
Empire Today, LLC / Empire Today Finance 95,000 Corp.(a)	В	11.375% 02/01/2017	02/01/14 @ 106	86,925
Transportation – 2.4%			12/01/12 @	
2,830,000 CEVA Group PLC (United Kingdom)(a) (b)	CCC+	8.375% 12/01/2017	12/01/13 @ 106	2,929,050
Marquette Transportation Co. / Marquette 1,600,000 Transportation Finance Corp.(b)	B-	10.875% 01/15/2017	01/15/14 @ 105	1,732,000
Quality Distribution, LLC / QD Capital 1,850,000 Corp.(b)	B-	9.875% 11/01/2018	11/01/14 @ 105	
				6,728,425
Total Corporate Bonds – 45.1%				
(Cost \$122,214,508)				129,090,290

See notes to financial statements.

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	Principal					Optional Call		
	A	Description	Rating *	C	Matanita	D		Value
	Amount	Description Asset Backed Securities – 42.9%	•	Coupon	Maturity	Provisions**		v alue
		Automobile $-0.0\%$ ***						
		Bush Truck Leasing, LLC, Series 2011-AA,						
\$	32 182	Class C(a)	NR	5.000%.0	9/25/2018	N/A	\$	32,084
Ψ	32,102	Collateralized Debt Obligations – 7.7%	1111	5.00070	772372010	17/11	Ψ	32,001
		Aspen Funding I Ltd., Series 2002-1A, Class						
	372.768	A1L (Cayman Islands)(a) (f)	BB+	0.879% 0	7/10/2037	N/A	3	364,038
		Coronado CDO Ltd., Series 1A, Class A1			.,,	2 ., 2 2		,,,,,,,,,
	498,856	(Cayman Islands)(a) (f)	В	0.795% 0	9/04/2038	N/A	2	465,214
	,	Diversified Asset Securitization Holdings II LP,						,
	1,801,255	Series 1A, Class A1L						
	, ,	(Cayman Islands)(a) (f)	BBB+	0.770% 0	9/15/2035	N/A	1,	750,136
		Diversified Asset Securitization Holdings II LP,						
	106,541	Series 1X, Class A1L						
		(Cayman Islands)(f)	BBB+	0.770% 0	9/15/2035	N/A		103,601
		Diversified Asset Securitization Holdings III LP	,					
	80,006	Series 1A, Class A2						
		(Cayman Islands)(a) (j)	BB+	7.420% 0	7/05/2036	N/A		77,698
		Highland Park CDO Ltd., Series 2006-1A, Class	;					
	4,599,471	A1 (Cayman Islands)(a) (b) (f)	B+	0.603% 1	1/25/2051	N/A	4,	162,981
		Independence I CDO Ltd., Series 1A, Class A						
	189,309	(Cayman Islands)(a) (f)	BB+	0.693% 1	2/30/2030	N/A	1	184,105
		Legg Mason Real Estate CDO I Ltd. (Cayman						
	165,519	Islands)(a) (f)	BBB+	0.473% 0	3/25/2038	N/A	1	161,199
		MWAM CBO Ltd., Series 2001-1A, Class A						
		(Cayman Islands)(a) (f)	AA		1/30/2031	N/A		153,338
		Newcast 2007-9A, Class A1	A1		5/25/2052			207,909
	2,974,939	N-Star Real Estate CDO Ltd.	NR	0.518% 0	2/01/2041	N/A	2,6	591,368
		Putnam Structured Product CDO, Series						
	79,646	2001-1A, Class A1SS		0.7700	0.10.5.10.000	27/4		77.541
		(Cayman Islands)(a) (f)	AA	0.773%0	2/25/2032	N/A		77,541
	(05.701	Putnam Structured Product CDO, Series						
	605,/81	2003-1A, Class A1LT	CCC	0.6400/.1	0/15/2020	NT/A	1	561 000
		(Cayman Islands)(a) (f)	CCC	0.049% 1	0/15/2038	N/A		561,989
	0 521 700	Rockwall CDO Ltd., Series 2007-1A, Class	DDD :	0.524%-0	0/01/2024	NI/A	7 (	202 662
	8,321,798	A1LA (Cayman Islands)(a) (b) (f) Saybrook Point CBO Ltd., Series 2001-1A,	BBB+	0.324% 0	8/01/2024	N/A	7,0	882,663
	130 100	Class A (Cayman Islands)(a) (f)	BB	0.753% 0	2/25/2031	N/A		136,756
	139,199	Stone Tower CDO Ltd., Series 2004-1A, Class	ББ	0.733700	1212312031	IVA		130,730
	1 671 023	A2L (Cayman Islands)(a) (f)	BBB-	1 526% 0	1/29/2040	N/A	1.0	506,304
	1,071,023	Zais Investment Grade Ltd., Series 6A, Class	-מעם	1.520 /0 0	11 <i>2712</i> 0 <del>1</del> 0	IVIA	1,0	JUU, JU <del>T</del>
	432 328	A2A (Cayman Islands)(a) (f)	AA+	1 477% 0	7/27/2018	N/A	Ĺ	128,680
	752,520	112/1 (Cayman Islands)(a) (1)	1 11 1T	1.7///00	11/2/1/2010	11//1	-	120,000

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				22,015,520
Collateralized Loan Obligations – 22.6%				22,013,320
Airlie CLO, Series 2006-2A, Class B (Caym	an			
400,000 Islands)(a) (f)	A	1.026% 12/20/2020	N/A	365,951
Ares CLO Ltd., Series 2012-3A (Cayman				•
1,750,000 Islands)(a) (k)	NR	0.00% 01/17/2024	N/A	1,647,782
ARES XXVI CLO Ltd. (Cayman Islands)(a)	(j)			
3,700,000 (k)	NR	0.00% 04/15/2025	N/A	3,065,450
Atlas Senior Loan Fund II Ltd., Series 2012-	2A			
2,600,000 (Cayman Islands)(a) (k)	NR	0.00% 01/30/2024	N/A	2,300,402
Blackrock Senior Income Series Corp., Serie				
2,800,000 2004-1X (Cayman Islands)(k)	NR	0.00% 09/15/2016	N/A	1,400,000
Carlyle Global Market Strategies CLO 2012-	-3			
2,600,000 Ltd., Series 2012-3A				
(Cayman Islands)(a) (k)	NR	0.00% 10/14/2024	N/A	2,259,556
Churchill Financial Cayman Ltd., Series				
1,000,000 2007-1A, Class C				006010
(Cayman Islands)(a) (f)	A+	1.529% 07/10/2019	N/A	896,313
Churchill Financial Cayman Ltd., Series				
3,500,000 2007-1A, Class D1	DDD	2.070% 07/10/2010	<b>N</b> T/ A	2 226 025
(Cayman Islands)(a) (f)	BBB+	2.879% 07/10/2019	N/A	3,326,925
Churchill Financial Cayman Ltd., Series				
1,000,000 2007-1A, Class D2	DDD.	0.2700/.07/10/2010	NT/A	1 025 101
(Cayman Islands)(a)	BBB+	8.370% 07/10/2019	N/A	1,035,101
Colts Trust, Series 2007-1A, Class C (Cayma 250,000, Islands)(a) (b) (f)	an AA+	1.080% 03/20/2021	N/A	245 629
250,000 Islands)(a) (b) (f) Cratos CLO Ltd., Series 2007-1A, Class C	AA+	1.080% 03/20/2021	IN/A	245,638
250,000 (Cayman Islands)(a) (f)	AA+	1.374% 05/19/2021	N/A	233,051
Eastland CLO Ltd., Series 2007-1A, Class A		1.374/003/19/2021	IV/A	233,031
5,050,000 (Cayman Islands)(a) (b) (f)	AA+	0.604% 05/01/2022	N/A	4,551,963
Emporia Preferred Funding, Series 2005-1A,		0.004 /0 03/01/2022	IVA	4,551,705
500,000 Class B1 (Cayman Islands)(a) (f)	AAA	0.827% 10/12/2018	N/A	498,755
Emporia Preferred Funding, Series 2005-1A,		0.027 /0 10/12/2010	1 1// 1	470,733
1,250,000 Class C (Cayman Islands)(a) (f)	AA	1.227% 10/12/2018	N/A	1,206,911
Emporia Preferred Funding, Series 2006-2A,		1.227 /0 10/12/2010	11/11	1,200,>11
250,000 Class B (Cayman Islands)(a) (f)	, A+	0.777% 10/18/2018	N/A	241,253
Finn Square CLO Ltd., Series 2012-1A (Cay			, <b>_</b>	-,
2,500,000 Islands)(a) (k)	NR	0.00% 12/24/2023	N/A	2,325,450

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Principal		Doting			Optional Call	
Amount	Description	Rating *		Moturity	Provisions**	Value
Amount	Description Collateralized Loan Obligations continued	•	Coupon	Maturity	FIOVISIOIIS.	v alue
	Fortress Credit Opportunities I LP, Series					•
\$ 7 700 000	2005-1A, Class A1(b)	AAA	0.610%	07/15/2019	N/A	6,836,024
\$ 7,700,000		AAA	0.019%	11/13/2019	IV/A	0,830,024
250,000	Gale Force CLO Ltd., Series 2007-3A, Class C	٨	0.0760/.0	14/10/2021	NT/A	229 410
230,000	(Cayman Islands)(a) (f)	A	0.976%	04/19/2021	N/A	228,419
000 000	Global Leveraged Capital Credit Opportunity					
900,000	Fund, Series 2006-1A, Class C	DD.	1 2760/ 1	2/20/2010	NT/A	046 176
	(Cayman Islands)(a) (f)	BB+	1.2/6% ]	2/20/2018	N/A	846,176
2 500 000	Great Lakes CLO 2012-1 Ltd., Series 2012-1A	NID	0.000	11.5.10000	<b>N</b> T/A	2 470 150
2,500,000	(Cayman Islands)(a) (k)	NR	0.00% (	01/15/2023	N/A	2,470,150
1.250.000	GSC Partners CDO Fund Ltd., Series 2006-7A,		1 2729 (	)	<b>N</b> T/A	1 210 400
1,250,000	Class C (Cayman Islands)(a) (f)	AA-	1.2/3% (	)5/25/2020	N/A	1,219,400
2 100 000	Halcyon Structured Asset Management					
2,100,000	Long/Short CLO Ltd., Series 2007-1A		0 ==0 ~ (		27/1	• • • • • • • • •
	(Cayman Islands)(a) (f)	BBB-	2.573% (	08/07/2021	N/A	2,079,890
	Halcyon Structured Asset Management					
250,000	Long/Short CLO Ltd., Series 2007-1A,					
	Class C (Cayman Islands)(a) (f)	A+	1.113% (	08/07/2021	N/A	236,763
	Hewett's Island CDO Ltd., Series 2006-5A, Clas					
250,000	C (Cayman Islands)(a) (f)	A	0.973% 1	2/05/2018	N/A	237,130
	Ivy Hill Middle Market Credit Fund Ltd.					
500,000	(Cayman Islands)(a) (f)	BB	6.777% (	01/15/2022	N/A	504,620
	Katonah IX CLO Ltd., Series 2006-9A, Class					
800,000	A3L (Cayman Islands)(a) (f)	A-	0.996% (	)1/25/2019	N/A	722,010
	Kennecott Funding Ltd., Series 2005-1A, Class					
1,200,000	C (Cayman Islands)(a) (f)	AA-	1.077% (	)1/13/2018	N/A	1,147,733
	Knightsbridge CLO Ltd., Series 2007-1A, Class					
1,500,000	D (Cayman Islands)(a) (f)	BBB	5.278% (	)1/11/2022	N/A	1,501,488
	Liberty CLO II Ltd., Series 2005-1A, Class A3					
500,000	(Cayman Islands)(a) (b) (f)	A+	0.774% 1	1/01/2017	N/A	483,927
	Marathon CLO II Ltd., Series 2005-2A, Class A					
3,000,000	(Cayman Islands)(a) (k)	NR	0.00% 1	2/20/2019	N/A	2,175,000
	Marathon CLO II Ltd., Series 2005-2A, Class B					
500,000	(Cayman Islands)(a) (f)	AA-	1.080% 1	2/20/2019	N/A	482,945
	Marlborough Street CLO Ltd., Series 2007-1A,					
500,000	Class C (Cayman Islands)(a) (f)	A+	1.027% (	)4/18/2019	N/A	468,541
	MC Funding Ltd. / MC Funding 2006-1, LLC,					
1,500,000	Series 2006-1A, Class C					
	(Cayman Islands)(a) (f)	A-	1.230% 1	2/20/2020	N/A	1,386,749
	Mountain View Funding CLO, Series 2007-3A,					
800,000	Class A2 (Cayman Islands)(a) (f)	AA+	0.618% (	04/16/2021	N/A	757,147
46,213		AAA	5.585% (	01/14/2017	N/A	46,212

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Navigator CDO Ltd., Series 2004-1A, Class B2 (Cayman Islands)(a)

	(Cayman Islands)(a)				
500,000	NewStar Commercial Loan Trust 2007-1(a) (f)	BBB+	1.573% 09/30/2022	N/A	469,394
	Northwoods Capital VII Ltd. (Cayman				
600,000	Islands)(a) (f)	BB+	3.776% 10/22/2021	N/A	589,189
	OFSI Fund Ltd., Series 2006-1A, Class C				
250,000	(Cayman Islands)(a) (f)	A+	1.130% 09/20/2019	N/A	227,302
	Pacifica CDO Ltd., Series 2005-5X, Class B2				
300,000	(Cayman Islands)	BBB-	5.811% 01/26/2020	N/A	302,839
	Rosedale CLO Ltd., Series I-A, Class AIJ				
1,500,000	(Cayman Islands)(a) (b) (f)	AAA	0.685% 07/24/2021	N/A	1,458,100
	Sargas CLO II Ltd., Series 2006-1A, Class E				
159,159	(Cayman Islands)(a) (f)	B+	4.276% 10/20/2018	N/A	157,545
	Shinnecock CLO, Series 2006-1A, Class C				
500,000	(Cayman Islands)(a) (f)	A	1.177% 07/15/2018	N/A	474,481
	Summit Lake CLO Ltd., Series 2005-1A, Class				
1,200,000	C1A(a) (k)	NR	0.00% 02/24/2018	N/A	456,456
	T2 Income Fund CLO Ltd., Series 2007-1A,				
700,000	Class D (Cayman Islands)(a) (f)	A+	3.027% 07/15/2019	N/A	671,037
	TCW Global Project Fund, Series 2004-1A,				
650,000	Class A2A (Cayman Islands)(a) (f)	A	1.627% 06/15/2016	N/A	586,827
	TCW Global Project Fund, Series 2004-1A,				
2,000,000	Class B1 (Cayman Islands)(a) (f)	BB-	2.227% 06/15/2016	N/A	1,412,680
	TCW Global Project Fund, Series 2005-1A,				
500,000	Class A1 (Cayman Islands)(a) (f)	AAA	0.925% 09/01/2017	N/A	471,380
	TCW Global Project Fund, Series 2005-1A,				
1,000,000	Class B2 (Cayman Islands)(a)	BB+	5.793% 09/01/2017	N/A	924,150
	Telos CLO Ltd., Series 2006-1A, Class A2				
4,000,000	(Cayman Islands)(a) (f)	AA+	0.678% 10/11/2021	N/A	3,910,640
2 500 000	Telos CLO Ltd., Series 2006-1A, Class B	<b>A</b>	0.5000 10/11/2001	27/4	2 202 0 40
2,500,000	(Cayman Islands)(a) (f)	A+	0.768% 10/11/2021	N/A	2,392,840
1 000 000	Zohar CDO, Series 2007-3A, Class A2 (Caymar		0.0200 0.4/1.5/2010	27/4	714.050
1,000,000	Islands)(a) (f)	BB+	0.830% 04/15/2019	N/A	714,950
	C '1D '11 010				64,650,635
	Commercial Receivables – 0.1%			06/00/12	
400.000	Leaf II Receivables Funding, LLC, Series	ND	5 0000/ 01/00/0010	06/20/13 @	204760
400,000	2010-4, Class D(a) (b)	NR	5.000% 01/20/2019	100	384,760
	Credit Cards – 1.0%				
1 720 550	CHLPA Credit Card Pass-Through Trust, Series		0.000/ 10/15/0040	NT/A	1 207 204
	2012-BIZ, Class A(a) (j) (k)	NR ND	0.00% 12/15/2049	N/A	1,287,284
	LCP Dakota Fund, Series 2012-6, Class P(c)	NR	10.000% 12/16/2019	N/A	61,583
44,000	LCP Dakota Fund, Series 2012-6, Class Q(c)	NR	12.500% 12/16/2019	N/A	43,978

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	Principal		Rating			Optional Call		
	Amount	Description	*		Moturity	Provisions**		Value
	Amount	Credit Cards continued		Coupon	Maturity	FIOVISIONS		v alue
\$	500.000	LCP Rights Trust, Series 2010-1, Class G(c)	NR	11 710%	09/18/2018	N/A	Ф	499,534
φ		LCP Rights Trust, Series 2010-1, Class H(c)	NR		09/18/2018	N/A	Ф	199,834
		LCP Rights Trust, Series 2010-1, Class I(c)	NR		09/18/2018	N/A		399,792
	400,000	N-Star Real Estate CDO VIII Ltd. (Cayman	INIX	10.290%	09/10/2010	IV/A		399,192
	161 021	` <b>,</b>	A 2	0.49407	02/01/2041	NT/A		430,204
	404,834	Islands)(a) (f)	A3	0.484%	02/01/2041	N/A	_	
		Financial – 0.0%***						2,922,209
	24.640		NR	2 20407	12/25/2016	N/A		24 502
	24,049	Blue Falcon, Series A-2(a) (c)	INK	3.204%	12/23/2010	IN/A		24,502
		Insurance – 1.8%				02/15/20 @		
	500,000	321 Henderson Receivables I, LLC, Series		9 2700	01/15/2046	02/15/28 @		645 401
	300,000	2008-1A, Class B(a)	AA+	8.370%	01/15/2046	100		645,491
	500,000	321 Henderson Receivables I, LLC, Series	۸.	0.2600	01/15/2040	07/15/29 @		671 407
	300,000	2008-1A, Class C(a)	A+	9.300%	01/15/2048	100		671,407
	500.000	321 Henderson Receivables I, LLC, Series		10.0100	01/15/0050	05/15/31 @		(0( 001
	500,000	2008-1A, Class D(a)	A-	10.810%	01/15/2050	100		686,021
	255,000	Insurance Note Capital Term, Series		0.5100	06/00/0002	NT/A		210.062
	355,000	2005-1R1A(a) (f)	A-	0.519%	06/09/2033	N/A		319,862
		Northwind Holdings, LLC, Series 2007-1A,			10/01/000	37/1		0.65
	1,060,938	Class A1(a) (f)	A	1.055%	12/01/2037	N/A		967,660
		Structured Asset Receivables Trust, Series	~~~	0 == 6~	04/04/004#	37/1		
	2,024,120	2005-1A, Class CTFS(a) (b) (f)	CCC	0.776%	01/21/2015	N/A		,821,708
		25.41					5	5,112,149
		Media – 0.6%						
	<b>.</b>	Adams Outdoor Advertising LP, Series						
	500,000	2010-1, Class B(a) (b)	Ba2	8.836%	12/20/2040	N/A		539,563
		Adams Outdoor Advertising LP, Series						
	1,100,000	2010-1, Class C(a) (b)	B3	10.756%	12/20/2040	N/A		,193,256
							]	,732,819
		Other – 0.5%						
	1,314,371	Glenn Pool Oil & Gas Trust(c)	NR	6.000%	08/02/2021	N/A		,349,701
		Student Loans – 0.1%						
		MRU Student Loan Trust, Series 2008-A,						
	287,008	Class A1A(a) (j)	В	7.400%	01/25/2041	N/A		215,244
		Timeshare – 0.3%						
		Diamond Resorts Owner Trust, Series 2009-1,				10/20/13 @		
	662,360	Class A(a) (b)	A	9.310%	03/20/2026	100		679,245
		Silverleaf Finance, LLC, Series 2010-A, Class				09/15/15 @		
	179,528	B(a)	BBB	8.000%	07/15/2022	100		183,398
								862,643
		Transportation – 6.6%						
	9,897,992		B-	0.659%	07/15/2025	N/A	7	7,423,494

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Aerco Ltd., Series 2A, Class A3 (Jersey)(a) (b) (f)

	(1)				
	Airplanes Pass-Through Trust, Series				
13,449,547	2001-1A, Class A9(b) (f)	CCC	0.749% 03/15/2019	N/A	7,262,755
	Babcock & Brown Air Funding I Ltd., Series				
1,688,829	2007-1A, Class G1 (Bermuda)(a) (f)	BBB-	0.542% 11/14/2033	N/A	1,494,614
	Babcock & Brown Air Funding I Ltd., Series				
1,313,534	2007-1X, Class G1 (Bermuda)(a) (f)	BBB+	0.542% 11/14/2033	N/A	1,162,478
	Blade Engine Securitization Ltd., Series				
605,607	2006-1A, Class B (Cayman Islands)(a) (f)	BB+	3.199% 09/15/2041	N/A	455,743
	Castle Trust, Series 2003-1AW, Class A1(a)				
19,829	(f)	AA	0.949% 05/15/2027	N/A	18,639
503,016	Raspro Trust, Series 2005-1A, Class G(a) (f)	A	0.680% 03/23/2024	N/A	427,966
	Vega Containervessel PLC, Series 2006-1A,				
695,556	Class A (Ireland)(a) (b)	Ba3	5.562% 02/10/2021	N/A	678,168
					18,923,857
	Trust Preferred Stocks – 1.6%				
	Attentus CDO Ltd., Series 2007-3A, Class				
6,000,000	A1B (Cayman Islands)(a) (f)	AA-	0.538% 10/11/2042	N/A	4,557,780
	Total Asset Backed Securities – 42.9%				
	(Cost \$115,154,500)				122,783,903
	Collateralized Mortgage Obligations – 4.3%				
	Commercial Mortgage Backed Securities –				
	Non-Traditional – 0.6%				
	Business Loan Express SBA Loan Trust				
1,986,834	2006-1, Series 2006-AA, Class A(a) (f)	CCC+	0.438% 10/20/2038	N/A	1,372,668
	Ciena Capital, LLC, Series 2007-AA, Class				
564,150	A(a)(f)	CCC	0.598% 10/20/2040	N/A	354,673
					1,727,341
					-,·-,·

See notes to financial statements.

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Principal					Optional Call	
A 4	Description	Rating *		Matarita	D	<b>V</b> 7 - 1
Amount	Description Commercial Mortgage Backed Securities –	·*	Coupon	Maturity	Provisions**	Value
	Traditional – 0.2%					
	Bank of America Merrill Lynch-DB Trust, Series	1				
\$ 400,000	2012-OSI, Class D(a)	Baa3	6.786% 0	04/13/2029	N/A	\$ 417,745
,	Residential Mortgage Backed Securities – 3.5%	2	0170070	., 10, 2025	1,,11	Ψ 117,7 10
	Deutsche ALT-A Securities, Inc. Alternate Loan				12/25/20 @	
75,087	Trust, Series 2006-AB4, Class A1A(f)	D	6.005% 1	0/25/2036	100	58,180
					12/25/18 @	
828,743	GSAA Home Equity Trust 2007-7(f)	B-	0.463% 0	7/25/2037	100	722,609
	New Century Home Equity Loan Trust, Series					
152,743	2004-A, Class AII9(f)	В	4.871% 0	8/25/2034	07/25/19	157,489
	New Century Home Equity Loan Trust Series				08/25/13 @	
800,000	2005-1(f)	B-	0.673% 0	3/25/2035	100	703,703
	Nomura Resecuritization Trust, Series 2012-1R,					
5,661,406	Class A(a) (b) (f)	NR	0.633% 0	8/27/2047	N/A	5,194,340
	Structured Asset Securities Corp. Mortgage Loan					
1,400,000	Trust 2006-OPT1(f)	B-	0.453% 0	04/25/2036	N/A	1,219,154
046.706	TBW Mortgage Backed Pass-Through	_		1 12 0 12 0 1 0	02/25/21 @	
816,536	Certificates, Series 2006-6, Class A3(1)	D	5.750% 1	1/20/2019	100	557,065
1 000 222	TBW Mortgage Backed Pass-Through	ъ	6.0406/-1	1/20/2010	02/25/21 @	1 221 221
1,908,323	Certificates, Series 2006-6, Class A5B(l)	D	6.040% 1	1/20/2019	100	1,231,321
222 000	Wachovia Asset Securitization Issuance II, LLC	CCC	0.2220/.0	712512027	NI/A	202 022
322,080	2007-He1 Trust(a) (f)	CCC	0.333%	07/25/2037	N/A	283,822 10,127,683
	Total Collateralized Mortgage Obligations – 4.39	70				10,127,063
	(Cost \$11,730,699)	$\boldsymbol{v}$				12,272,769
	Term Loans – 22.6%(m)					12,272,707
	Aerospace & Defense – 0.3%					
200.000	Doncasters(f)	CCC+	9.500% 1	0/09/2020	N/A	201,625
	Nana Development(f)	B+		03/15/2018	N/A	640,250
020,000			0,000,00		1,712	841,875
	Automotive – 0.3%					,,,,,,,
149,617	Armored Autogroup, Inc.(f)	BB-	6.000% 1	1/05/2016	N/A	149,655
	Fleetpride(f)	CCC+	9.250% 0	5/15/2020	N/A	248,125
118,747	Keystone Automotive Operations, Inc.(f)	Caa2	9.750% 0	3/30/2016	N/A	121,121
361,111	Navistar, Inc.(f)	BB-	5.750% 0	8/17/2017	N/A	368,785
						887,686
	Banking – 0.1%					
200,000	Ranpak(f)	B-	8.500% 0	04/01/2020	N/A	205,000
	Consumer Products – 0.5%					
	Playpower Dollar(f)	В		06/30/2015	N/A	299,813
147,375	Targus Group International, Inc.(f)	В	11.000%	05/24/2016	N/A	145,164

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950,000 Transtar Industries(f)	CCC+	9.750% 10/09/2019	N/A	980,875
				1,425,852
Consumer Services – 2.6%				
375,000 Applied Systems, Inc.(f)	CCC+	8.250% 06/08/2017	N/A	380,325
343,156 Edmentum, Inc.(f)	BB-	6.000% 02/14/2018	N/A	347,446
847,875 Endurance International Group(f)	В	6.250% 11/09/2019	N/A	855,294
1,100,000 Endurance International Group(f)	CCC+	10.250% 05/09/2020	N/A	1,116,500
1,511,125 Fly Funding II(f)	BBB-	4.500% 08/08/2018	N/A	1,534,744
400,000 GCA Services Group, Inc.(f)	CCC+	9.250% 11/01/2020	N/A	408,000
94,650 Nab Holdings, LLC(f)	BB+	7.000% 04/24/2018	N/A	95,714
233,333 Sutherland Global Cayman Tranche(f)	В	7.250% 03/06/2019	N/A	233,917
516,667 Sutherland Global U.S. Tranche(f)	В	7.250% 03/06/2019	N/A	517,958
1,775,382 Travelport Holdings Ltd.(f)	В	5.533% 08/23/2015	N/A	1,774,574
294,618 Travelport Holdings Ltd.(f)	В	5.534% 08/23/2015	N/A	294,484
•				7,558,956

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Principal					Optional Call	
		Rating				
Amount	Description	* (	Coupon	Maturity	Provisions**	Value
	Diversified Manufacturing – 0.7%					
						\$
\$ 1,034,800	CPM Holdings(f)	B+	6.250% 08	/29/2017	N/A	1,042,561
	CPM Holdings(f)	В	10.250% 03	/01/2018	N/A	533,975
492,045	Panolam Industries(c) (f)	B+	7.250% 08	/23/2017	N/A	491,223
						2,067,759
	Electric – 0.3%					
700,000	Astoria Generating Co. Aquisitions(f)	В	8.500% 10	/26/2017	N/A	729,316
	Entertainment – 0.5%					
1,338,157	Bushnell, Inc.(f)	В	5.750% 08	/24/2015	N/A	1,342,345
106,850	CKX Entertainment, Inc.(f)	B+	9.000% 06	/21/2017	N/A	95,631
						1,437,976
	Food & Beverage – 1.8%					
2,500,000	Advance Pierre Foods, Inc.(f)	CCC+	9.500% 10	/02/2017		2,571,100
	Arctic Glacier(f)	B-	6.000% 04			1,154,544
300,000	Hostess Brands, Inc.(f)	BB-	6.750% 04	/09/2020	N/A	308,814
1,000,000	Performance Food Group(f)	В	5.523% 11	/07/2019	N/A	1,004,250
						5,038,708
	Gaming – 0.7%					
450,000	Centaur Acquisition LLC(f)	B+	5.250% 02	/19/2019	N/A	455,344
125,000	Horseshoe Baltimore(f)	B-	8.250% 04	/26/2020	N/A	129,219
1,144,250	Jacobs Entertainment, Inc.(f)	BB-	6.250% 10	/29/2018	N/A	1,155,692
38,000	Rock Ohio Caesars, LLC(f)	BB-	6.000% 08	/19/2017	N/A	38,095
378,667	Rock Ohio Caesars, LLC(f)	BB-	8.500% 08	/19/2017	N/A	379,613
						2,157,963
	Gas Distributor – 0.6%					
1,641,750	MRC Global, Inc.(f)	BB-	6.000% 11			1,666,384
60,000	Teine Energy(f)	CCC	7.500% 05	/17/2019	N/A	60,450
						1,726,834
	Health Care – 2.4%					
	Catalent(f)	В	6.500% 12		N/A	101,375
	Learning Care Group(f)	В	6.000% 05		N/A	628,519
	Merge Healthcare, Inc.(f)	B+	6.000% 04			656,500
	One Call Medical, Inc.(f)	B+	5.500% 08	/19/2019	N/A	2,512,387
3,000,000	WP Prism, Inc.(f) (j)	CCC	6.250% 05	/31/2018	N/A	2,970,000
						6,868,781
	Home Builders – 0.0%***					
150,000	Capital Automotive LP(f)	B-	6.000% 04	/18/2020	N/A	156,000
	Insurance – 0.2%					
	Confie Seguros(f)	B-	6.500% 11			399,378
	Cooper Gay Swett and Crawford(f)	CCC+	8.250% 10			102,000
116,932	Cunningham(f)	B-	9.250% 01	/01/2020	N/A	120,147

				621,525
Lodging – 0.1%				
199,597 Caesars Entertainment Operating Co., Inc.(f)	B-	5.440% 01/28/2018	N/A	178,935

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	Principal		ъ			Optional Call	
		D	Rating *	C M	. •,	D 44	X7.1
	Amount	Description Making 0.207	T	Coupon Ma	turity	Provisions**	Value
		Media – 0.2%					φ
ф	5.40.5CO	Cengage Learning Acquisitions, Inc. (Thomson	ъ.	7.5000 07/02	/2014	NT/A	\$ 425_422
\$	548,560	Learning)(f)	B+	7.500% 07/03/	2014	N/A	435,422
	240.240	Cengage Learning Acquisitions, Inc. (Thomson	CCC	5 7000 07/21	/2017	NT/A	276,000
	349,340	Learning)(f)	CCC	5.780% 07/31/	2017	N/A	276,999
		Oil Field Services – 0.4%					712,421
	550,000	P2 Energy(f)	CCC+	10.000% 05/20/	2010	N/A	561,000
		Rice Energy(f)	CCC+	8.500% 10/25/			177,625
		<b>97</b> · ·					
	498,730	Shelf Drilling Holding Ltd.(c) (f)	B+	6.250% 05/31/	2018	N/A	505,608
		Other – 0.4%					1,244,233
	1 077 083	AABS, Series 2013-1A(f) (j)	A+	4.875% 01/01/	2020	NI/A	1,094,586
	1,077,003	Other Financials – 1.6%	AŦ	4.07370017017	2020	IN/A	1,094,500
	122 500	Alpha Natural Resources(f)	Ba1	3.500% 05/20/	2020	N/A	123,269
		AP Alternative Assets LP(f) (j)	BB	4.350% 03/20/			1,754,375
		STG-Fairway Acquisitions, Inc.(f)	В	6.250% 02/13/			1,734,373
		STG-Fairway Acquistions, Inc.(f)	NR	10.500% 08/28/			445,500
		Topaz Power(f)	BB-				1,010,218
	991,300	Topaz Tower(1)	-טט	3.230 /0 02/23/	2020	IVA	4,540,112
		Other Industrials – 0.6%					4,540,112
	1 800 000	Sirva Worldwide, Inc.(f)	В	7.500% 03/27/	2010	N/A	1,800,000
	1,000,000	Pharmaceuticals – 0.8%	D	1.500 /0 051211	2017	14/11	1,000,000
	1 168 043	Generic Drug Holdings(f)	BB+	5.000% 10/29/	2019	N/A	1,179,724
		PRA International(f)	В	6.500% 12/10/			304,444
		PRA International(f)	B-	10.500% 06/10/			918,000
	700,000	1 K/1 International(1)	D-	10.500 // 00/10/	2017	14/11	2,402,168
		Railroads – 0.1%					2,102,100
	197 980	Helm Financial Corp.(f)	B-	6.250% 06/01/	2017	N/A	199,465
	177,700	Retail – 1.5%	Б	0.230 /0 00/01/	2017	11/11	177,103
	78 000	Asurion Corp.(f)	B-	11.000% 09/02/	2019	N/A	83,915
		Blue Coat Systems(f)	BB-	4.500% 02/15/			2,251,615
		Deb Store Holdings, LLC(c) (f) (j)	CCC+	6.500% 10/11/			422,749
		Guitar Center, Inc.(f)	CCC+	5.540% 04/09/			249,669
		HD Supply(f)	B+	4.500% 10/12/			150,403
		Ollies Holdings, Inc.(f)	В	5.250% 09/28/			753,714
		Rite Aid Corp.(f)	B-	5.750% 07/07/			311,250
							4,223,315
		Technology – 2.7%					, -,
	105,745	Aspect Software, Inc.(f)	В	7.000% 05/07/	2016	N/A	107,431
		Ceridian Corp.(f)	B-	5.949% 05/09/			131,013
		Deltek Systems, Inc.(f)	CCC+	10.000% 10/10/			670,719
	,	• • • • • • • • • • • • • • • • • • • •					,

1,296,750 Deltek, Inc.(f)	B+	5.000% 10/04/2018	N/A	1,314,308
277,205 Entrust Ltd. (Canada)(f)	В3	6.250% 10/31/2018	N/A	275,819
611,545 Entrust, Inc.(f)	В3	6.250% 10/31/2018	N/A	608,487
150,000 EZE Castle Software(f)	CCC+	8.750% 03/14/2021	N/A	153,422
125,000 Ion Trading Technology(f)	CCC+	8.250% 05/21/2021	N/A	126,563
497,500 IPC Information Systems, Inc.(f)	B-	7.750% 07/31/2017	N/A	485,062

See notes to financial statements.

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Principal		Rating		Opt	ional Call	
Amount	Description	•	Coupon	Maturity Pro	visions**	Value
	Technology continued		1	J		
\$ 500,000	Magic Newco LLC(f)	CCC+	12.000%	06/01/2019	N/A	\$ 586,250
99,748	Mirion Technologies(f)	В	5.750%	04/08/2018	N/A	100,621
100,000	Misys PLC(f)	CCC+	12.000%	06/06/2019	N/A	117,250
1,246,270	Mmodal, Inc.(f) Wall Street Systems Delaware,	B+	7.500%	08/16/2019	N/A	1,234,586
1,346,625	Inc.(f)	В	5.750%	10/25/2019	N/A	1,362,616
	Wall Street Systems Delaware,					
450,000	Inc.(f)	B-	9.250%	10/25/2020	N/A	459,000
						7,733,147
	Transportation – 1.0%					
618,730	Aviation Holdings, Inc.(f)	NR	10.000%	07/13/2017	N/A	572,325
197,204	Aviation Holdings, Inc.(f)	NR	3.000%	02/13/2018	N/A	49,301
	Carey International, Inc.(c) (f)					
37,656	(j)	NR	9.000%	01/27/2014	N/A	16,945
,	Evergreen Tank Solutions,					,
592,500	Inc.(f)	B-	9.500%	09/26/2018	N/A	592,133
1,252,988	Sabre, Inc.(f)	В	5.250%	02/19/2019	N/A	1,271,451
350,000	US Shipping Corp.(f)	В	9.000%	04/30/2018	N/A	351,020
,						2,853,175
	Wireless – 0.8%					_,,,,,,,
997,500	Alcatel Lucent(f)	BB-	7.250%	01/30/2019	N/A	1,010,802
1,290,250	Zayo Group LLC(f)	В	4.500%	07/02/2019	N/A	1,302,043
2,270,200			110 00 75	01,02,202,		2,312,845
	Wire Lines – 1.4%					_,,,,,
1,817,100	Avaya, Inc.(f)	В	4.788%	10/26/2017	N/A	1,637,007
2,343,222	Avaya, Inc.(f)	В	8.000%	03/31/2018	N/A	2,248,333
2,6 16,222	11.050, 11.00(1)		0.00070	00,01,2010	1 1/1 1	3,885,340
	Total Term Loans – 22.6%					2,000,000
	(Cost \$63,693,780)					64,903,973
	(2320 4 02,000 2,000)					,
Number						
		Rating				
of Shares	Description	*				Value
01 51141 60	Common Stocks – 0.0%***					, 0.200
	Airlines – 0.0%					
	Global Aviations Holdings,					
32,331	Inc.(j) (n)					3
,	Retail – 0.0%					
	Deb Store Holdings, LLC(c) (j)					
9,389	(n)					1
2,202	Total Common Stocks – 0.0%					

	(Cost \$125,069)		4
	Preferred Stocks – 4.8%		
	Banks – 1.6%		
	Bank of America Corp., Series		
2,850,000	U, 5.200%(f)	B1	2,821,500
1,120,000	Fifth Third Bancorp, 5.100%(f)	BB+	1,117,200
	PNC Financial Services Group,		
655,000	Inc., Series R, 4.850%(f)	BBB	650,087
			4,588,787
	Diversified Financial Services -		
	1.2%		
	Falcons Funding Trust I,		
500	8.875%(a) (f)	NR	516,594
	GSC Partners CDO Fund Ltd. V	<i>I</i>	
5,200	/ GSC Partners CDO Fund Corp	).	
	(Cayman Islands)(a) (f) (k)	NR	2,003,612
	Whitehorse II Ltd., Series		
	2005-2A (Cayman Islands)(a)		
2,100,000	(f) (k)	NR	1,050,000
			3,570,206

See notes to financial statements.

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### PORTFOLIO OF INVESTMENTS

continued May 31, 2013

Number					
0.01	- · · ·		Rating		** •
of Shares	Description	*			Value
20.000	Insurance – 1.1%	<b>.</b>	NDD.	Ф	522 000
20,000	Aegon NV, 6.380% (Netherlands)(b)	Ŀ	BBB	\$	522,000
06.000	Aspen Insurance Holdings Ltd., 5.950%		, D.D.		2.550.400
	(Bermuda)(a) (f) (n)		BBB-		2,558,400
3,800	ING Groep NV, 7.050% (Netherlands)(b)	E	3		95,608
	T. 1				3,176,008
	Telecommunications – 0.5%				
1 000	Centaur Funding Corp., 9.080% (Cayman		, D.D.		1 200 212
1,000	Islands)(a)	Ŀ	BBB		1,290,313
	Transportation – 0.4%				
	Seaspan Corp., Series C, 9.500% (Marshall	_			
40,000	Islands)	N	NR .		1,104,000
	Total Preferred Stocks – 4.8%				
	(Cost \$13,061,317)				13,729,314
	Exchange Traded Funds – 18.3%				
	Energy Select Sector SPDR(b) (o)				273,802
	Industrial Select Sector SPDR Fund(b) (o)				1,765,694
114,066	iPATH S&P 500 VIX Short-Term Futures ETN(o)				2,187,786
	iShares Dow Jones US Real Estate Index Fund(b)				
35,900	(o)				2,467,048
10,060	iShares MSCI Spain Capped Index Fund				303,913
32,800	ProShares Ultra S&P 500(b) (o)				2,598,088
	SPDR Dow Jones Industrial Average ETF Trust(b)				
35,200	(0)				5,319,424
226,800	SPDR S&P 500 ETF Trust(b) (o)				37,022,832
20,000	Technology Select Sector SPDR Fund(b) (o)				633,200
	(Cost \$52,429,544)			:	52,571,787
	Warrants – 0.0%***				
	Engineering & Construction – 0.0%				
	Alion Science and Technology Corp., expiring				
1,050	03/15/2017(c) (j) (n)				0
	(Cost \$10)				
	Total Long-Term Investments – 138.0%				
	(Cost \$378,409,427)			39	95,352,040
		Expiration	Exercise		
Contracts	Options Purchased	Date	Price		Value
	Call Options Purchased – 1.1%				
		January			
2,849	SPDR Gold Shares (n)	2015	\$140.00		3,041,307
	(Cost \$4,165,346)				

Number	
of Shares Description	Value
Money Market Fund – 0.9%	
Dreyfus Treasury Prime Cash Management	
2,724,940 Institutional Shares	2,724,940
(Cost \$2,724,940)	
Total Investments – 140.0%	
(Cost \$385,299,713)	401,118,287
Other Assets in excess of Liabilities – 1.0%	2,817,827
Total Value of Options Written – (0.6%) (Premiums	
received – \$2,472,246)	(1,892,676)
Borrowings – (19.6% of Net Assets or 14.0% of	
Total Investments)	(56,098,955)
Reverse Repurchase Agreements – (20.8%)	(59,473,742)
Net Assets – 100.0%	\$286,470,741

AB – Stock Company AMBAC – Insured by Ambac Assurance Corporation BV – Limited Liability Company CBO – Collateralized Bond Obligation

See notes to financial statements.

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#### PORTFOLIO OF INVESTMENTS

continued

May 31, 2013

CDO – Collateralized Debt Obligation

CLO - Collateralized Loan Obligation

LLC – Limited Liability Company

LP – Limited Partnership

N/A – Not Applicable

NV – Publicly Traded Company

PLC - Public Limited Company

Pty – Proprietary

SA – Corporation

S&P - Standard & Poor's

SAB de CV – Publicly Traded Company

- \* Ratings shown are per Standard & Poor's Rating Group, Moody's Investor Services, Inc. or Fitch Ratings. Securities classified as NR are not rated. (For securities not rated by Standard & Poor's Rating Group, the rating by Moody's Investor Services, Inc. is provided. Likewise, for securities not rated by Standard & Poor's Rating Group and Moody's Investor Services, Inc., the rating by Fitch Ratings is provided.) All ratings are unaudited. The ratings apply to the credit worthiness of the issuers of the underlying securities and not to the Fund or its shares.
- \*\* Date and price of the earliest optional call or put provision. There may be other call provisions at varying prices at later dates. All optional call provisions are unaudited.
- \*\*\* Less than 0.1%
- (a) Securities are 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 May 31, 2013 these securities amounted to \$191,636,328, which represents 66.9% of net assets.
- (b) All or a portion of these securities have been physically segregated in connection with borrowings, unfunded commitments and reverse repurchase agreements. As of May 31, 2013, the total amount segregated was \$172,151,431.
- (c) Illiquid security.
- (d) Security is perpetual and, thus does not have a predetermined maturity date. The coupon rate shown is in effect as of May 31, 2013.
- (e) Security has a fixed rate coupon which will convert to a floating or variable rate coupon on a future date.
- (f) Floating or variable rate coupon. The rate shown is as of May 31, 2013.
- (g) The issuer of this security will accrue interest on the secured note at a rate of 12% per annum and will make interest payments as follows: (1) 10% in cash and (2) 2% payment-in-kind shares of the secured note.
- (h) The issuer of this security may elect to pay interest entirely in cash, entirely by issuing payment-in-kind shares by increasing the principal amount or issuing new notes equal to such payment-in-kind, or pay 50% of the interest in cash and 50% interest payment-in-kind shares.
- (i) Paid-in-kind toggle note. The issuer in each interest period has the option to pay interest in cash or to issue payment-in-kind shares of the note.
- (j) Security is valued in accordance with Fair Valuation procedures established in good faith by management and approved by the Board of Trustees and is based, in part on significant unobservable inputs. The total market value of such securities is \$11,349,835 which represents 4.0% of net assets.
- (k) Security has no stated coupon. However, it is expected to receive residual cashflow payments on deal defined payment dates.

- (l) Security is a "Step up" bond where the coupon increases or steps up at a predetermined date. The coupon rate shown is in effect as of May 31, 2013.
- (m) Term loans held by the Fund have a variable interest rate feature which is periodically adjusted based on an underlying interest rate benchmark. In addition, term loans may include mandatory and/or optional prepayment terms. As a result, the actual maturity dates of the loan may be different than the amounts disclosed in the portfolios of investments. Term loans may be considered restricted in that the Fund may be contractually obligated to secure approval from the Agent Bank and/or Borrower prior to the sale or disposition of loan.
- (n) Non-income producing security.
- (o) Security represents cover for outstanding written options.

Contrac	ets			
(100 share	es	Expiration	Exercise	
pe	er			
contrac	et) Options Written $-(0.7\%)$ (a)	Month	Price	Value
	Call Options Written – (0.7%)			
34	Energy Select Sector SPDR	June 2013	\$82.00	\$(2,465)
406	Industrial Select Sector SPDR Fund	June 2013	44.00	(15,834)
	iShares Dow Jones US Real Estate Index			
359	Fund	June 2013	75.00	(718)
	iPATH S&P 500 VIX Short-Term Futures			
894	ETN	June 2013	20.00	(74,202)
328	ProShares Ultra S&P 500	June 2013	82.00	(30,668)
	SPDR Dow Jones Industrial Average ETF			
352	Trust	June 2013	152.00	(46,992)
2,138	SPDR Gold Shares	January 2015	155.00	(1,288,145)
2,268	SPDR S&P 500 ETF Trust	June 2013	164.00	(428,652)
200	Technology Select Sector SPDR Fund	June 2013	32.00	(5,000)
	Total Value of Call Options Written			
	Premiums received (\$2,472,246)			\$(1,892,676)
(a) Non in	sama maduaina saayuity			, , , ,

(a) Non-income producing security.

See notes to financial statements.

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### PORTFOLIO OF INVESTMENTS

continued May 31, 2013

	%	of of
	Long-Te	erm
Country Breakdown	Investme	ents
United States	68.5	%
Cayman Islands	21.4	%
Jersey	2.6	%
Bermuda	1.4	%
United Kingdom	1.1	%
Canada	0.8	%
Australia	0.6	%
Netherlands	0.5	%
Luxemburg	0.5	%
Saint Maarten	0.5	%
Sweden	0.5	%
Mexico	0.5	%
Marshall Islands	0.3	%
Ireland	0.3	%
France	0.3	%
Brazil	0.2	%

See notes to financial statements.

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# STATEMENT OF ASSETS AND LIABILITIES

May 31, 2013

Investments in securities, at value (cost \$385,299,713)       \$401,118,287         Cash       6,055,016         Interest receivable       3,298,440         Restricted cash       1,910,000         Receivable for securities sold       1,573,739         Receivable for fund shares sold through at-the-market offering       1,487,710         Unrealized appreciation on swaps       541,452         Dividends receivable       12,778         Unrealized appreciation on foreign currency       6,762         Total assets       416,004,184         Liabilities       Severse repurchase agreements       59,473,742         Borrowings       56,098,955         Payable for securities purchased       11,235,575         Options written, at value (premiums received of \$2,472,246)       1,892,676         Advisory fee payable       334,044         Interest due on borrowings       156,645	Assets	
Cash       6,055,016         Interest receivable       3,298,440         Restricted cash       1,910,000         Receivable for securities sold       1,573,739         Receivable for fund shares sold through at-the-market offering       1,487,710         Unrealized appreciation on swaps       541,452         Dividends receivable       12,778         Unrealized appreciation on foreign currency       6,762         Total assets       416,004,184         Liabilities       S9,473,742         Borrowings       56,098,955         Payable for securities purchased       11,235,575         Options written, at value (premiums received of \$2,472,246)       1,892,676         Advisory fee payable       334,044         Interest due on borrowings       156,645	Investments in securities, at value (cost \$385,299,713)	\$401,118,287
Interest receivable       3,298,440         Restricted cash       1,910,000         Receivable for securities sold       1,573,739         Receivable for fund shares sold through at-the-market offering       1,487,710         Unrealized appreciation on swaps       541,452         Dividends receivable       12,778         Unrealized appreciation on foreign currency       6,762         Total assets       416,004,184         Liabilities       Severse repurchase agreements       59,473,742         Borrowings       56,098,955         Payable for securities purchased       11,235,575         Options written, at value (premiums received of \$2,472,246)       1,892,676         Advisory fee payable       334,044         Interest due on borrowings       156,645		
Receivable for securities sold       1,573,739         Receivable for fund shares sold through at-the-market offering       1,487,710         Unrealized appreciation on swaps       541,452         Dividends receivable       12,778         Unrealized appreciation on foreign currency       6,762         Total assets       416,004,184         Liabilities       Severse repurchase agreements       59,473,742         Borrowings       56,098,955         Payable for securities purchased       11,235,575         Options written, at value (premiums received of \$2,472,246)       1,892,676         Advisory fee payable       334,044         Interest due on borrowings       156,645	Interest receivable	3,298,440
Receivable for fund shares sold through at-the-market offering Unrealized appreciation on swaps 541,452 Dividends receivable 12,778 Unrealized appreciation on foreign currency 6,762 Total assets 416,004,184 Liabilities Reverse repurchase agreements 59,473,742 Borrowings 56,098,955 Payable for securities purchased 11,235,575 Options written, at value (premiums received of \$2,472,246) Advisory fee payable Interest due on borrowings 156,645	Restricted cash	1,910,000
Unrealized appreciation on swaps  Dividends receivable  Unrealized appreciation on foreign currency  Total assets  Liabilities  Reverse repurchase agreements  Softward of securities purchased  Options written, at value (premiums received of \$2,472,246)  Advisory fee payable  Interest due on borrowings  541,452  12,778  416,004,184  146,004,184  159,473,742  59,473,742  11,235,575  11,235,575  11,892,676  11,892,676  11,892,676	Receivable for securities sold	1,573,739
Dividends receivable Unrealized appreciation on foreign currency Total assets 416,004,184 Liabilities Reverse repurchase agreements 59,473,742 Borrowings 56,098,955 Payable for securities purchased 11,235,575 Options written, at value (premiums received of \$2,472,246) Advisory fee payable Interest due on borrowings 156,645	Receivable for fund shares sold through at-the-market offering	1,487,710
Unrealized appreciation on foreign currency Total assets  Liabilities  Reverse repurchase agreements  Borrowings  Payable for securities purchased  Options written, at value (premiums received of \$2,472,246)  Advisory fee payable  Interest due on borrowings  6,762  416,004,184  59,473,742  56,098,955  11,235,575  11,235,575  1892,676  334,044  Interest due on borrowings	Unrealized appreciation on swaps	541,452
Total assets Liabilities Reverse repurchase agreements Sorrowings Payable for securities purchased Options written, at value (premiums received of \$2,472,246) Advisory fee payable Interest due on borrowings  416,004,184  59,473,742  56,098,955  11,235,575  11,892,676  334,044  Interest due on borrowings	Dividends receivable	12,778
Liabilities Reverse repurchase agreements Soy,473,742 Borrowings Soy,473,742 Borrowings Soy,473,742 Borrowings Soy,473,742 Borrowings Soy,473,742 Soy,975 Payable for securities purchased Options written, at value (premiums received of \$2,472,246) Advisory fee payable Interest due on borrowings Soy,473,742 Soy,975 Soy	Unrealized appreciation on foreign currency	6,762
Reverse repurchase agreements 59,473,742 Borrowings 56,098,955 Payable for securities purchased 11,235,575 Options written, at value (premiums received of \$2,472,246) 1,892,676 Advisory fee payable 334,044 Interest due on borrowings 156,645	Total assets	416,004,184
Borrowings 56,098,955 Payable for securities purchased 11,235,575 Options written, at value (premiums received of \$2,472,246) 1,892,676 Advisory fee payable 334,044 Interest due on borrowings 156,645	Liabilities	
Payable for securities purchased  Options written, at value (premiums received of \$2,472,246)  Advisory fee payable  Interest due on borrowings  11,235,575  1,892,676  334,044  Interest due on borrowings	Reverse repurchase agreements	59,473,742
Options written, at value (premiums received of \$2,472,246)  Advisory fee payable Interest due on borrowings  1,892,676 334,044 Interest due on borrowings	Borrowings	56,098,955
Advisory fee payable 334,044 Interest due on borrowings 156,645	Payable for securities purchased	11,235,575
Interest due on borrowings 156,645	Options written, at value (premiums received of \$2,472,246)	1,892,676
·	Advisory fee payable	334,044
	Interest due on borrowings	156,645
Offering costs payable 41,786	Offering costs payable	41,786
Unrealized depreciation on unfunded commitments 16,063		16,063
Administration fee payable 7,940	Administration fee payable	7,940
Accrued expenses and other liabilities 276,017	Accrued expenses and other liabilities	276,017
Total liabilities 129,533,443		
Net Assets \$286,470,741		\$286,470,741
Composition of Net Assets	1	
Common stock, \$.01 par value per share; unlimited number of shares authorized,	Common stock, \$.01 par value per share; unlimited number of shares authorized,	
13,672,683 shares issued and outstanding \$136,727	· · ·	\$136,727
Additional paid-in capital 259,713,219	•	
Accumulated net realized gain on investments, options, and swaps 5,280,122		
Accumulated net unrealized appreciation on investments, options, swaps and unfunded commitments 16,930,296		
Undistributed net investment income 4,410,377		·
Net Assets \$286,470,741		
Net Asset Value (based on 13,672,683 common shares outstanding) \$20.95	Net Asset Value (based on 13,672,683 common shares outstanding)	\$20.95

See notes to financial statements.

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### STATEMENT OF OPERATIONS For the year

ended May 31, 2013 May 31, 2013

Investment Income		
Interest	\$25,556,274	
Dividends	914,805	
Total income		\$26,471,079
Expenses		
Investment advisory fee	3,487,403	
Interest expense	1,611,099	
Excise tax expense	264,000	
Fund accounting fee	150,427	
Professional fees	140,532	
Custodian fee	94,279	
Printing expense	87,194	
Administration fee	84,748	
Trustees' fees and expenses	80,097	
NYSE listing fee	24,031	
Insurance	22,209	
Transfer agent fee	19,809	
Miscellaneous	5,112	
Total expenses		6,070,940
Net investment income		20,400,139
Realized and unrealized gain (loss) on investments, options, swaps and unfunded		
commitments		
Net realized gain (loss) on:		
Investments		10,981,715
Options		(3,907,532)
Swaps		837,517
Net change in unrealized appreciation (depreciation) on:		
Investments		13,550,765
Options		1,192,213
Foreign currency translations		6,762
Swaps		176,537
Unfunded commitments		18,827
Net realized and unrealized gain on investments, options, swaps and unfunded		
commitments		22,856,804
Net Increase in Net Assets Resulting from Operations		\$43,256,943

See notes to financial statements.

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# STATEMENT OF CHANGES IN NET ASSETS May 31, 2013

	For the Year Ended May 31, 2013	For the Year Ended May 31, 2012
Increase in Net Assets Resulting from Operations	111aj 51, 2015	Way 51, 2012
Net investment income	\$20,400,139	\$17,747,405
Net realized gain on investments, options and swaps	7,911,700	3,754,294
Net change in unrealized appreciation (depreciation) on investments,		
options, swaps and unfunded commitments	14,945,104	(14,267,555)
Net increase in net assets resulting from operations	43,256,943	7,234,144
Distributions to Common Shareholders		
From and in excess of net investment income	(21,756,314)	(18,230,024)
Capital gains	(2,072,578)	_
Total Distributions	(23,828,892)	(18,230,024)
Capital Share Transactions		
Net proceeds from common shares issued through at-the-market and		
underwritten offerings	59,126,204	30,038,405
Reinvestment of dividends	930,367	1,158,565
Common share offering costs charged to paid-in capital	(360,152)	(187,622)
Net increase from capital share transactions	59,696,419	31,009,348
Total increase in net assets	79,124,470	20,013,468
Net Assets		
Beginning of period	207,346,271	187,332,803
End of period (including accumulated undistributed net investment		
income of \$4,410,377 and \$399,443, respectively)	\$286,470,741	\$207,346,271

See notes to financial statements.

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# STATEMENT OF CASH FLOWS For the year ended May 31, 2013

May 31, 2013

Cash Flows from Operating Activities: Net increase in net assets resulting from operations \$43,2	56 943
Adjustments to Reconcile Net Increase in Net Assets Resulting from Operations to	
Net Cash Used by Operating and Investing Activities:	
	550,765)
	92,213
Net unrealized appreciation on swaps (176	
Net unrealized appreciation on unfunded commitments (18,8)	
Net unrealized appreciation on foreign currency translation (6,70)	
	981,715
	7,532
	59,221 )
	12,375
·	,735,407)
	226,273
•	49,620
·	936,813 )
•	41,162
Increase in dividends receivable (109	
·	51,862
Increase in securities sold receivable (923)	
	37,710
Decrease in other assets 85,6	
Increase in payable for securities purchased 7,38	8,700
Increase in interest due on borrowings 50,1	
Increase in advisory fee payable 85,4	79
Increase in administration fee payable 1,71	3
Increase in accrued expenses and other liabilities 94,7	33
·	275,865)
Cash Flows From Financing Activities:	
Net proceeds from the issuance of common shares 59,1	26,204
Distributions to common shareholders (22,5)	398,525 )
Increase in reverse repurchase agreements 6,23	0,701
Proceeds from borrowings 56,5	00,000
Payments made on borrowings (31,	000,000
Offering costs in connection with issuance of common shares (318)	,366 )
Net Cash Provided by Financing Activities 67,6	40,014
Net increase in cash 6,36	4,149
Cash at Beginning of Period (including restricted cash) 1,60	0,867
Cash at End of Period (including restricted cash) \$7,96	5,016
Supplemental Disclosure of Cash Flow Information: Cash paid during the period for interest \$1,56	0,944
Supplemental Disclosure of Non Cash Financing Activity: Dividend reinvestment \$930,	367
Supplemental Disclosure of Non Cash Operating Activity: Options assigned during the period \$3,13	4,570

Supplemental Disclosure of Non Cash Operating Activity: Additional principal received on payment-in-kind bonds \$30,783

See notes to financial statements.

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FINANCIAL HIGHLIGHTS

May 31, 2013

	For th Yea		For th Yea		For the		For th Yea		For th	
Per share operating performance	Ended		Ended		Ende		Ende		Ende	
for a common share outstanding	May 3		May 3		May 3		May 3		May 3	
throughout the period	201	3	201	2	201	1	201	0	200	19
Net asset value, beginning of period	\$19.00		\$20.11		\$17.56		\$12.42		\$17.52	
Income from investment operations										
Net investment income (a)	1.68		1.80		1.94		1.76		1.06	
Net realized and unrealized gain (loss) on										
investments, options, swaps and										
unfunded commitments	2.22		(1.06	)	2.49		5.23		(4.31	)
Total from investment operations	3.90		0.74		4.43		6.99		(3.25)	)
Distributions to Common Shareholders										
From and in excess of net investment										
income	(1.78	)	(1.85	)	(1.88	)	(1.85	)	(1.36	)
Return of capital	_		_		_		_		(0.49)	)
Capital gains	(0.17	)	_		_		_		_	
Total distributions	(1.95	)	(1.85	)	(1.88	)	(1.85	)	(1.85	)
Net asset value, end of period	\$20.95		\$19.00		\$20.11		\$17.56		\$12.42	
Market value, end of period	\$21.91		\$21.08		\$22.32		\$17.46		\$11.53	
Total investment return (b)										
Net asset value	21.37	%	4.09	%	26.14	%	59.06	%	-18.37	%
Market value	14.10	%	3.81	%	40.85	%	70.37	%	-19.51	%
Ratios and supplemental data										
Net assets, applicable to common shareholders,										
end of period (in thousands)	\$286,471		\$207,346		\$187,333		\$161,783		\$113,076	
Ratios to Average Net Assets applicable to Common Shares:	0									
Total expenses, excluding interest expense	e									
(c)	1.81	%	1.78	%	1.85	%	1.98	%	2.06	%
Total expenses, including interest expense	<b>)</b>									
(c)	2.47	%	2.55	%	2.69	%	2.97	%	3.25	%
Net investment income, including interest										
expense	8.30	%	9.45	%	10.20	%	11.30	%	7.84	%
Portfolio turnover (d)	165	%	112	%	64	%	67	%	58	%
Senior Indebtedness										
Total Borrowings outstanding (in										
thousands)	\$115,573		\$83,842		\$80,670		\$69,117		\$31,085	
Asset coverage per \$1,000 of indebtednes	S									
(e)	\$3,479		\$3,473		\$3,322		\$3,341		\$4,638	

<sup>(</sup>a) Based on average shares outstanding during the period.

<sup>(</sup>b) Total investment return is calculated assuming a purchase of a common share at the beginning of the period and a sale on the last day of the period reported either at net asset value ("NAV") or market price per share. Dividends

- and distributions are assumed to be reinvested at NAV for NAV returns or the prices obtained under the Fund's Dividend Reinvestment Plan for market value returns. Total investment return does not reflect brokerage commissions. A return calculated for a period of less than one year is not annualized.
- (c) The ratios of total expenses to average net assets applicable to common shares do not reflect fees and expenses incurred indirectly by the Fund as a result of its investment in shares of other investment companies. If these fees were included in the expense ratios, the expense ratios would increase by 0.05% for the year ended May 31, 2013, 0.04% for the year ended May 31, 2012, 0.03% for the year ended May 31, 2011, 0.05% for the year ended May 31, 2010, and 0.08% for the year ended May 31, 2009.
- (d) Portfolio turnover is not annualized for periods of less than one year.
- (e) Calculated by subtracting the Fund's total liabilities (not including the borrowings) from the Fund's total assets and dividing by the total borrowings.

See notes to financial statements.
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NOTES TO FINANCIAL STATEMENTS

May 31, 2013

#### Note 1 – Organization:

Guggenheim Strategic Opportunities Fund (the "Fund") was organized as a Delaware statutory trust on November 13, 2006. The Fund is registered as a diversified, closed-end management investment company under the Investment Company Act of 1940, as amended ("1940 Act").

The Fund's investment objective is to maximize total return through a combination of current income and capital appreciation.

### Note 2 – Accounting Policies:

The preparation of the financial statements in accordance with U.S. generally accepted accounting principles ("GAAP") requires management to make estimates and assumptions that affect the reported amounts and disclosures in the financial statements. Actual results could differ from these estimates.

The following is a summary of significant accounting policies consistently followed by the Fund.

#### (a) Valuation of Investments

The Fund values equity securities at the last reported sale price on the principal exchange or in the principal over-the-counter ("OTC") market in which such securities are traded, as of the close of regular trading on the New York Stock Exchange ("NYSE") on the day the securities are being valued or, if there are no sales, at the mean between the last available bid and asked prices on that day. Securities traded on the NASDAQ are valued at the NASDAQ Official Closing Price. Preferred stocks are valued at their sales price as of the close of the exchange on which they are traded. Preferred stocks for which the last sales price is not available are valued at the last available bid price. Debt securities (including asset-backed securities, collateralized mortgage obligations and term loans) are valued at the last available bid price. If bids are not available, debt securities are estimated using valuation models that incorporate market data that may include assumptions relating to current yields, timing of cash flows, dealer quotes, prepayment risk, value of underlying collateral, general market conditions, liquidity and prices of other debt securities with comparable coupon rates, maturities/duration, and credit quality. Municipal bonds are valued at the last available bid price for such securities or, if such prices are not available, at prices for securities of comparable maturity, quality and type. Foreign securities are translated from the local currency into U.S. dollars using the current exchange rate. The Fund's securities that are primarily traded in foreign markets may be traded in such markets on days that the NYSE is closed. As a result, the net asset value of the Fund may be significantly affected on days when holders of common shares have no ability to trade common shares on the NYSE. Exchange traded funds are valued at the last sales price or official closing price on the exchange where the security is principally traded. Investment companies are valued at the last available closing price. The Fund values exchange-traded options and other derivative contracts at the mean of the best bid and asked prices at the close on those exchanges on which they are traded. Swaps are valued daily by independent pricing services or dealers using the mid price. Short-term securities with remaining maturities of 60 days or less, at the time of purchase, are valued at amortized cost, which approximates market value. The Fund values money market funds at net asset value.

For those securities where quotations or prices are not available, the valuations are determined in accordance with procedures established in good faith by management and approved by the Board of Trustees ("Trustees"). A valuation committee consisting of representatives from investments, fund administration, legal and compliance is responsible

for the oversight of the valuation process of the Fund and convenes monthly, or more frequently as needed. The valuation committee reviews monthly Level 3 fair valued securities methodology, price overrides, broker quoted securities, price source changes, illiquid securities, unchanged valuations, halted securities, price challenges, fair valued securities sold and back testing trade prices in relation to prior day closing prices. On a quarterly basis, the valuations and methodologies of all Level 3 fair valued securities are presented to the Fund's Trustees.

Valuations in accordance with these procedures are intended to reflect each security's (or asset's) "fair value." Fair value is defined as the price that the Fund would receive to sell an investment or pay to transfer a liability in an orderly transaction with an independent buyer in the principal market, or in the absence of a principal market, the most advantageous market for the investment or liability. Each such determination is based on a consideration of all relevant factors, which are likely to vary from one pricing context to another. Examples of such factors may include, but are not limited to: (i) the type of security, (ii) the initial cost of the security, (iii) the existence of any contractual restrictions on the security's disposition, (iv) the price and extent of public trading in similar securities of the issuer or of comparable companies, (v) quotations or evaluated prices from broker-dealers and/or pricing services, (vi) information obtained from the issuer, analysts, and/or the appropriate stock exchange (for exchange traded securities), (vii) an analysis of the company's financial statements, and (viii) an evaluation of the forces that influence the issuer and the market(s) in which the security is purchased and sold (e.g. the existence of pending merger activity, public offerings or tender offers that might affect the value of the security).

For fixed income securities, fair valuations may include input from Guggenheim Partners Investment Management, LLC ("GPIM") utilizing a wide variety of market data including yields or prices of investments of comparable quality, type of issue, coupon, maturity, rating, indications of value from security dealers, evaluations of anticipated cash flows or collateral, spread over Treasuries, and other information and analysis. GPIM also uses third party service providers to model certain securities using cash flow models to represent a fair market value.

There are three different categories for valuation. Level 1 valuations are those based upon quoted prices in active markets. Level 2 valuations are those based upon quoted prices in inactive markets or based upon significant observable inputs (e.g. yield curves; benchmark interest rates; indices). Level 3 valuations are those based upon unobservable inputs (e.g. discounted cash flow analysis; non-market based methods used to determine fair valuations).

The Fund values Level 1 securities using readily available market quotations in active markets. The Fund values Level 2 fixed income securities using independent pricing providers who employ matrix pricing models utilizing market prices, broker quotes and prices of securities with comparable maturities and qualities. In addition, the Fund values certain Level 2 fixed income securities using broker quotes. The Fund values Level 2 equity securities using various observable market inputs as described above. The fair value estimates for the Level 3 securities in the Fund are determined in accordance with the Fund's valuation procedures described above.

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### NOTES TO FINANCIAL STATEMENTS

continued May 31, 2013

Transfers between valuation levels, if any, are in comparison to the valuation levels at the end of the previous fiscal year, and are effective as of the beginning of the period.

The following table represents the Fund's investments carried on the Statement of Assets and Liabilities by caption and by level within the fair value hierarchy at May 31, 2013.

Description	Level 1	Level 2	Level 3	Total
(value in \$000s)				
Assets:				
Corporate Bonds	\$-	\$129,090	\$-	\$129,090
Asset Backed Securities				
Automobile	_	32	_	32
Collateralized Debt				
Obligations	_	21,938	78	22,016
Collateralized Loan				
Obligations	-	61,586	3,065	64,651
Commercial				
Receivables	_	385	_	385
Credit Cards	_	1,635	1,287	2,922
Financial	_	25	_	25
Insurance	_	5,112	_	5,112
Media	_	1,733	_	1,733
Other	_	1,350	_	1,350
Student Loans	_	_	215	215
Timeshare	_	863	_	863
Transportation	_	18,924	_	18,924
Trust Preferred Stocks	_	4,558	_	4,558
Collateralized Mortgage				
Obligations	_	12,273	_	12,273
Term Loans:				
Aerospace & Defense	_	842	_	842
Automotive	_	888	_	888
Banking	_	205	_	205
Consumer Products	_	1,426	_	1,426
Consumer Services	_	7,559	_	7,559
Diversified				
Manufacturing	_	2,068	_	2,068
Electric	_	729	_	729
Entertainment	_	1,438	_	1,438
Food & Beverages	_	5,039	_	5,039
Gaming	_	2,158	_	2,158
Gas Distributor	_	1,727	_	1,727

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Health Care	_	3,899	2,970	6,869
Home Builders	_	156	_	156
Insurance	_	622	_	622
Lodging	_	179	_	179
Media	_	712	_	712
Oil Field Services	_	1,244	_	1,244
Other	_	_	1,095	1,095
Other Financials	_	2,340	2,200	4,540
Other Industrials	_	1,800	_	1,800
Pharmaceuticals	_	2,402	_	2,402
Railroad	_	199	_	199
Retail	_	3,800	423	4,223
Technology	_	7,733	_	7,733
Transportation	_	2,836	17	2,853
Wireless	_	2,313	_	2,313
Wire Lines	_	3,885	_	3,885
Common Stock	_	_	_ *	* _ *
Description	Level 1	Level 2	Level 3	Total
(value in \$000s)				
Preferred Stock:				
Banks	\$-	\$4,589	\$-	\$4,589
Diversified Financial				
Services	516	3,054	_	3,570
Insurance	3,176	_	_	3,176
Telecommunications	1,290	_	_	1,290
Transportation	1,104	_	_	1,104
Exchange Traded Funds	52,572	_	_	52,572
Warrants	_	_	_ *	* _ *
Options Purchased	3,041	_	_	3,041
Money Market Fund	2,725	_	_	2,725
Foreign Currency	7	_	_	7
Interest Rate Swaps	_	136	_	136
Index Swaps	_	421	_	421
Total Assets	\$64,431	\$325,903	\$11,350	\$401,684
Liabilities:				
Credit Default Swaps	\$-	\$16	\$-	\$16
Options Written	1,893	_	_	1,893
Unfunded Commitments	_	16	_	16
Total Liabilities	\$1,893	\$32	\$-	\$1,925

<sup>\*</sup> Market value is less than minimum amount disclosed.

During the year ended May 31, 2013, there were no transfers between Level 1 and Level 2.

There were two transfers from Level 3 to Level 2 for the asset backed securities during the year ended May 31, 2013, due to the availability of market price information at the period end for each respective security. A transfer in the amount of \$355,770 for Insurance Note Capital Term and \$454,986 for Blade Engine Securitization Ltd.

There were two transfers from Level 2 to Level 3 for the asset backed securities during the year ended May 31, 2013, due to the lack of available market price information at the period end for each respective security. A transfer in the amount of \$639,441 for Diversified Asset Securitization Holdings III LP and \$225,304 for MRU Student Loan Trust.

With regards to the Level 3 securities:

The Fund received the Alion Science and Technology Warrants, which have a penny per share exercise price, as part of the purchase of Alion Science and Technology 12% corporate bonds which mature on November 1, 2014. The company has two bonds outstanding with the longer dated of the two bonds trading at a distressed level. The warrant and the underlying stock of the company are both unlisted securities. With the debt trading at distressed levels, the Fund is assigning a price of \$0.00 to the warrants. If the warrants begin trading on an exchange, the price of the warrants could increase.

Deb Store Holdings Term Loan is a 1st Lien Sr. Secured Term Loan. The loan has a yield of 12.5%, which is very high relative to market levels for comparable securities. Based on where comparable businesses trade and the Company's weaker than expected start to 2013, the Fund valued the loan at \$75.

Deb Store Holdings Common Stock – This is the common equity of Deb Shops. The Fund acquired this common stock in exchange for the cancelation of a portion of our pre-petition 1st lien term loan as part of the Company's exit from Bankruptcy in Q4 2011. Based on the enterprise value multiples of public comparables, the Fund assigned the price of \$0 per share at May 31, 2013.

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### NOTES TO FINANCIAL STATEMENTS

continued May 31, 2013

Carey International, Inc. is a provider of chauffeured vehicle services and transportation management and logistics solutions. Based on an EBITDA projection model, the term loan is being priced at \$45.00 at May 31, 2013.

Ares XXVI CLO Ltd, Diversified Asset Securitization Holdings III LP, and MRU Student Loan Trust were all priced using an option adjusted spread model based on broker quotes. CHLPA Credit Card Pass-Through Trust was priced using a single broker quote. AP Alternative Assets LP was priced using the last available price and STG-Fairway Acquistions, Inc. and WP Prism, Inc. were priced using trade price.

AABS is a senior tranche of an aircraft securitization. The security pays a coupon of 4.875% monthly. As of May 31, 2013 the security was priced at 101.625, giving a forecast yield of 4.56%. This is consistent with market conditions and the terms of the security.

The Fund received the shares of Global Aviations Holdings, Inc. Class A common stock in conjunction with the restructuring of Global Aviation Holding, Inc. corporate bond. As of May 31, 2013, the common stock had not commenced trading on an exchange. The Fund assigned a price of \$0.00 to the common stock based on an internal valuation model. If the common stock begins trading on an exchange, the price of the stock could increase.

The following table presents the activity for the Fund's investments measured at fair value using significant unobservable inputs (Level 3 valuations) for the year ended May 31, 2013.

Le	vel	13	Ho	ldings	(V	'alı	ues	in	\$000	'S)	)
----	-----	----	----	--------	----	------	-----	----	-------	-----	---

Level 5 Holdings (values in 4000 s)		
Beginning Balance at 5/31/12		
Asset Backed Securities	\$1,339	
Term Loans	545	
Common Stock	125	
Warrant	_	*
Paydowns Received		
Asset Backed Securities	(1,599	)
Term Loans	(17	)
Common Stock	_	
Warrant	_	
Payment-in-kind Distributions Received		
Asset Backed Securities	_	
Term Loans	35	
Common Stock	_	
Warrant	_	
Realized Gain/Loss Related to Paydowns		
Asset Backed Securities	323	
Term Loans	_	
Common Stock	_	
Warrant	_	
Change in Unrealized Gain/Loss		
Asset Backed Securities	47	

Term Loans	(135	)
Common Stock	(125	)
Warrant	_	
Level 3 Holdings (Values in \$000's)		
Purchases		
Asset Backed Securities	\$4,991	
Term Loans	6,277	
Common Stock	_	*
Warrant	_	
Sales		
Asset Backed Securities	(510	)
Term Loans	_	
Common Stock	_	
Warrants	_	
Transfer In		
Asset Backed Securities	865	
Term Loans	_	
Common Stock	_	
Warrant	_	
Transfer Out		
Asset Backed Securities	(811	)
Term Loans	_	
Common Stock	_	
Warrant	_	
Ending Balance at 5/31/13		
Asset Backed Securities	4,645	
Term Loans	6,705	
Common Stock	-	*
Warrant	_	*
Total Level 3 holdings	\$11,350	

<sup>\*</sup>Market value is less than minimum amount disclosed.

#### (b) Investment Transactions and Investment Income

Investment transactions are accounted for on the trade date. Realized gains and losses on investments are determined on the identified cost basis. Paydown gains and losses on mortgage and asset-backed securities are treated as an adjustment to interest income. For the year ended May 31, 2013, the Fund recognized an increase of interest income and a decrease of net realized gain of \$3,942,375. This reclassification is reflected on the Statement of Operations and had no effect on the net asset value of the Fund. Dividend income is recorded net of applicable withholding taxes on the ex-dividend date and interest income is recorded on an accrual basis. Discounts on debt securities purchased are accreted to interest income over the lives of the respective securities using the effective interest method. Premiums on debt securities purchased are amortized to interest income up to the next call date of the respective securities using the effective interest method.

#### (c) Restricted Cash

A portion of cash on hand is pledged with a broker for current or potential holdings, which includes options, swaps and securities purchased on a when issued or delayed delivery basis.

(d) Swaps
A swap is an agreement to exchange the return generated by one instrument for the return generated by another instrument. The Fund may enter into swap agreements to manage its exposure to interest rates and/or credit risk or to generate income. The swaps are valued daily at
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## NOTES TO FINANCIAL STATEMENTS continued

May 31, 2013

current market value and any unrealized gain or loss is included in the Statement of Assets and Liabilities. Gain or loss is realized on the termination date of the swap and is equal to the difference between the Fund's basis in the swap and the proceeds of the closing transaction, including any fees. During the period that the swap agreement is open, the Fund may be subject to risk from the potential inability of the counterparty to meet the terms of the agreement. The swaps involve elements of both market and credit risk in excess of the amounts reflected on the Statement of Assets and Liabilities. Upon termination of a swap agreement, a payable to or receivable from swap counterparty is established on the Statement of Assets and Liabilities to reflect the net gain/loss, including interest income/expense, on terminated swap positions. The line item is removed upon settlement according to the terms of the swap agreement.

Realized gain (loss) upon termination of swap contracts is recorded on the Statement of Operations. Fluctuations in the value of swap contracts are recorded as a component of net change in unrealized appreciation (depreciation) of swap contracts. Net periodic payments received by the Fund are included as part of realized gain (loss) and, in the case of accruals for periodic payments, are included as part of unrealized appreciation (depreciation) on the Statement of Operations.

### (e) Covered Call and Put Options

The Fund will pursue its investment objective by employing an option strategy of writing (selling) covered call options and may, from time to time, buy or sell put options on equity securities and indices. The Fund seeks to generate current gains from option premiums as a means to enhance distributions payable to the Fund's common shareholders.

When an option is written, the premium received is recorded as an asset with an equal liability and is subsequently marked to market to reflect the current market value of the option written. These liabilities are reflected as options written on the Statement of Assets and Liabilities. Premiums received from writing options which expire unexercised are recorded on the expiration date as a realized gain. The difference between the premium received and the amount paid on effecting a closing purchase transaction, including brokerage commissions, is also treated as a realized gain, or if the premium is less than the amount paid for the closing purchase transactions, as a realized loss. If an option is exercised, the premium is added to the proceeds from the sale of the underlying security in determining whether there has been a realized gain or loss.

When a call option is purchased, the Fund obtains the right (but not the obligation) to buy the underlying instrument at the strike price at anytime during the option period. When a put option is purchased, the Fund obtains the right (but not the obligation) to sell the option's underlying instrument at the strike price at anytime during the option period. When the Fund purchases an option, an amount equal to the premium paid by the Fund is reflected as an asset and subsequently marked-to-market to reflect the current market value of the option purchased. The maximum exposure the Fund has at risk when purchasing an option is the premium paid. Purchased options are included with Investments on the Statement of Assets and Liabilities. Realized and unrealized gains and losses on purchased options are included with Investments on the Statement of Operations.

#### (f) Currency Translation

Assets and liabilities denominated in foreign currencies are translated into U.S. dollars at the mean of the bid and asked price of respective exchange rates on the last day of the period. Purchases and sales of investments denominated in foreign currencies are translated at the exchange rate on the bid and asked price of respective exchange rates on the date of the transaction.

The Fund does not isolate that portion of the results of operations resulting from changes in foreign exchange rates on investments from the fluctuations arising from changes in market prices of securities held. Such fluctuations are included with the net realized and unrealized gain or loss from investments.

Foreign exchange realized gain or loss resulting from holding of a foreign currency, expiration of a currency exchange contract, difference in exchange rates between the trade date and settlement date of an investment purchased or sold, and the difference between dividends or interest actually received compared to the amount shown in the Fund's accounting records on the date of receipt is shown as net realized gains or losses on foreign currency transactions on the Fund's Statement of Operations.

Foreign exchange unrealized gain or loss on assets and liabilities, other than investments, is shown as unrealized appreciation (depreciation) on foreign currency translation on the Fund's Statement of Operations. There were no foreign currency gains or losses for the year ended May 31, 2013.

### (g) Distributions to Shareholders

The Fund declares and pays monthly distributions to common shareholders. These distributions consist of investment company taxable income, which generally includes qualified dividend income, ordinary income and short-term capital gains. To the extent distributions exceed net investment income, the excess will be deemed a return of capital. Any net realized long-term capital gains are distributed annually to common shareholders.

Distributions to shareholders are recorded on the ex-dividend date. The amount and timing of distributions are determined in accordance with federal income tax regulations, which may differ from GAAP.

Note 3 – Investment Advisory Agreement, Sub-Advisory Agreement and Other Agreements:

Pursuant to an Investment Advisory Agreement (the "Agreement") between the Fund and Guggenheim Funds Investment Advisors, LLC ("GFIA" or the "Adviser"), the Adviser furnishes offices, necessary facilities and equipment, provides administrative services, oversees the activities of GPIM, provides personnel including certain officers required for the Fund's administrative management and compensates the officers or trustees of the Fund who are affiliates of the Adviser. As compensation for these services, the Fund pays the Adviser a fee, payable monthly, in an amount equal to 1.00% of the Fund's average daily managed assets (net assets applicable to common shareholders plus any assets attributable to financial leverage).

Pursuant to a Sub-Advisory Agreement among the Fund, the Adviser and GPIM, GPIM under the supervision of the Fund's Trustees and the Adviser,

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### NOTES TO FINANCIAL STATEMENTS

continued May 31, 2013

provides a continuous investment program for the Fund's portfolio, provides investment research, makes and executes recommendations for the purchase and sale of securities and provides certain facilities and personnel, including certain officers required for its administrative management and pays the compensation of all officers and trustees of the Fund who are GPIM's affiliates. As compensation for its services, the Adviser pays GPIM a fee, payable monthly, in an annual amount equal to 0.50% of the Fund's average daily managed assets.

Certain officers and trustees of the Fund may also be officers, directors and/or employees of the Adviser or GPIM. The Fund does not compensate its officers or trustees who are officers, directors and/or employees of the aforementioned firms.

Prior to May 14, 2013, under a separate Fund Administration agreement, the Adviser provided Fund Administration services to the Fund. The Adviser received a fund administration fee payable monthly at the annual rate set forth below as a percentage of the average daily net assets of the Fund.

Managed Assets	Rate
First \$200,000,000	0.0275 %
Next \$300,000,000	0.0200 %
Next \$500,000,000	0.0150 %
Over \$1,000,000,000	0.0100 %

Effective May 14, 2013, the Trustees approved Rydex Fund Services, LLC ("RFS") to replace the Adviser as the Administrator of the Fund. Both RFS and GFIA are affiliates of Guggenheim Partners, LLC, a global diversified financial services firm. There is no impact to the Fund as a result of this change.

For the year ended May 31, 2013, the Fund recognized expenses of \$84,748 for these services.

For purposes of calculating the fees payable under the foregoing agreements, "average daily managed assets" means the average daily value of the Fund's total assets minus the sum of its accrued liabilities. "Total assets" means all of the Fund's assets and is not limited to its investment securities. "Accrued liabilities" means all of the Fund's liabilities other than borrowings for investment purposes.

The Bank of New York Mellon ("BNY") acts as the Fund's custodian and accounting agent. As custodian, BNY is responsible for the custody of the Fund's assets. As accounting agent, BNY is responsible for maintaining the books and records of the Fund's securities and cash.

Effective June 1, 2013, the Trustees approved RFS to replace BNY as the accounting agent of the Fund.

### Note 4 – Federal Income Taxes:

The Fund intends to comply with the requirements of Subchapter M of the Internal Revenue Code of 1986, as amended, applicable to regulated investment companies.

At May 31, 2013, the following reclassifications were made to the capital accounts of the Fund to reflect permanent book/tax differences and income gains available for distributions under income tax regulations, which are primarily due to the differences between book and tax treatment of options contracts, swaps, paydown losses, dividend

reclasses, return of capital on investments, convertible bonds and excise taxes paid. Net investment income, net realized gains and net assets were not affected by the changes.

Undistributed Accumulated
Net Net
Investment Realized Paid in
Income/(Loss) Gain/(Loss) Capital
\$5,367,109 \$(5,103,162) \$(263,947)

At May 31, 2013, the cost and related unrealized appreciation and depreciation of securities for Federal income tax purposes, were as follows:

Net Tax				
Unrealized				
Appreciation	Net Tax			Cost of
on Derivatives	Unrealized	Gross Tax	Gross Tax	Investments
and Foreign	Appreciation	Unrealized	Unrealized	for Tax
Currency	on Investments	Depreciation	Appreciation	Purposes
\$1,018,205	\$16,416,688	\$(6,635,631)	\$23,052,319	\$384,701,599

The differences between book basis and tax basis unrealized appreciation (depreciation) is primarily attributable to the tax deferral of losses on wash sales, Passive Foreign Investment Companies (PFICs) and non-real estate investment trust return of capital.

The tax character of distributable earnings/(accumulated losses) at May 31, 2013 was as follows:

Undistributed Undistributed
Ordinary Long-Term
Income Capital Gain
\$7,472,824 \$1,713,077

For the years ended May 31, 2013, and 2012, the tax character of distributions paid to shareholders as reflected in the Statement of Changes in Net Assets was as follows:

Distributions paid from:	2013	2012
Ordinary income	\$21,756,314	\$18,230,024
Long-term capital gain	2,072,578	<b>-</b> 0 <b>-</b>
	\$23,828,892	\$18,230,024

For all open tax years and all major jurisdictions, management of the Fund has concluded that there are no significant uncertain tax positions that would require recognition in the financial statements. Uncertain tax positions are tax positions taken or expected to be taken in the course of preparing the Fund's tax returns that would not meet a more-likely-than-not threshold of being sustained by the applicable tax authority and would be recorded as a tax expense in the current year. Open tax years are those that are open for examination by taxing authorities (i.e. generally the last four tax year ends and the interim tax period since then). Furthermore, management of the Fund is also not aware of any tax positions for which it is reasonably possible that the total amounts of unrecognized tax benefits will significantly change in the next twelve months.

### Note 5 – Investments in Securities:

During the year ended May 31, 2013, the cost of purchases and proceeds from sales of investments, excluding written options and short-term investments were \$661,735,407 and \$568,226,273, respectively.
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### NOTES TO FINANCIAL STATEMENTS

continued May 31, 2013

Note 6 – Derivatives:

#### (a) Covered Call Options and Put Options

An option on a security is a contract that gives the holder of the option, in return for a premium, the right to buy from (in the case of a call) or sell to (in the case of a put) the writer of the option the security underlying the option at a specified exercise or "strike" price. The writer of an option on a security has the obligation upon exercise of the option to deliver the underlying security upon payment of the exercise price (in the case of a call) or to pay the exercise price upon delivery of the underlying security (in the case of a put).

There are several risks associated with transactions in options on securities. As the writer of a covered call option, the Fund forgoes, during the option's life, the opportunity to profit from increases in the market value of the security covering the call option above the sum of the premium and the strike price of the call, but has retained the risk of loss should the price of the underlying security decline. A writer of a put option is exposed to the risk of loss if the fair value of the underlying security declines, but profits only to the extent of the premium received if the underlying security increases in value. The writer of an option has no control over the time when it may be required to fulfill its obligation as writer of the option. Once an option writer has received an exercise notice, it cannot effect a closing purchase transaction in order to terminate its obligation under the option and must deliver the underlying security at the exercise price.

To the extent that the Fund purchases options, the Fund will be subject to the following additional risks. If a put or call option purchased by the Fund is not sold when it has remaining value, and if the market price of the underlying security remains equal to or greater than the exercise price (in the case of a put), or remains less than or equal to the exercise price (in the case of a call), the Fund will lose its entire investment in the option. Also, where a put or call option on a particular security is purchased to hedge against price movements in a related security, the price of the put or call option may move more or less than the price of the related security. If restrictions on exercise were imposed, the Fund might be unable to exercise an option it had purchased. If the Fund were unable to close out an option that it had purchased on a security, it would have to exercise the option in order to realize any profit or the option may expire worthless.

The Fund entered into written option contracts during the year ended May 31, 2013.

Details of the transactions were as follows:

	Number of	Premiums
	Contracts	Received
Options outstanding, beginning of the period	9,293	\$1,486,477
Options written during the period	94,889	13,149,620
Options expired during the period	(19,700)	(1,350,803)
Options closed during the period	(50,507)	(7,678,478)
Options assigned during the period	(26,996)	(3,134,570)
Options outstanding, end of period	6,979	\$2,472,246

### (b) Swaps

Swap agreements are contracts between parties in which one party agrees to make periodic payments to the other party (the "Counterparty") based on the change in market value or level of a specified rate, index or asset. In return, the Counterparty agrees to make periodic payments to the first party based on the return of a different specified rate, index or asset. Swap agreements will usually be done on a net basis, the Fund receiving or paying only the net amount of the two payments. The net amount of the excess, if any, of each Fund's obligations over its entitlements with respect to each swap is accrued on a daily basis and an amount of cash or liquid securities having an aggregate value at least equal to the accrued excess is maintained in an account at the Fund's custodian bank.

The Fund is party to various derivative contracts governed by International Swaps and Derivatives Association Master Agreements ("ISDA agreements"). The Fund's ISDA agreements, which are separately negotiated with each Counterparty, typically contain provisions allowing, absent other considerations, a Counterparty to exercise rights, to the extent not otherwise waived, against the Fund in the event the Fund does not meet certain collateral requirements or the Fund's net assets decline over time by a predetermined percentage or fall below a pre-determined floor. With respect to certain Counterparties, collateral posted to the Fund is held in a segregated account by the Fund's custodian and with respect to those amounts which can be sold or repledged, are presented in the Fund's Statement of Assets and Liabilities in Restricted cash. Collateral pledged by the Fund is segregated by the Fund's custodian and is identified in the Fund's Portfolio of Investments. Collateral can be in the form of cash or securities as agreed to by the Fund and the applicable Counterparty. Collateral requirements are determined based on the Fund's net position with each Counterparty. The ISDA agreements also contain provisions, absent other conditions, for the Fund to exercise rights, to the extent not otherwise waived, against Counterparties (i.e. decline in a Counterparty's credit rating below a specified level). Such rights for both the Counterparty and the Fund often include the ability to terminate (i.e., close out) open contracts at prices which may favor the Counterparty, which could have an adverse effect on the Fund. The ISDA agreements with certain Counterparties allow the Fund and Counterparty to offset certain derivative instruments' payables or receivables with collateral posted to a segregated custody account.

Credit default swap transactions involve the Fund's agreement to exchange the credit risk of an issuer. A buyer of a credit default swap is said to buy protection by paying periodic fees in return for a contingent payment from the seller if the issuer has a credit event such as bankruptcy, a failure to pay outstanding obligations or deteriorating credit while the swap is outstanding. A seller of a credit default swap is said to sell protection and thus collects the periodic fees and profits if the credit of the issuer remains stable or improves while the swap is outstanding but the seller in a credit default swap contract would be required to pay an agreed upon amount, which approximates the notional amount of the swap, to the buyer in the event of an adverse credit event of the issuer.

The Fund may utilize index swap transactions to manage its exposure to various securities markets, changes in interest rates, or currency values. Index swap transactions allow the Fund to receive the appreciation/depreciation of the specified index over a specified time period in exchange for an agreed upon fee paid to the counterparty.

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### NOTES TO FINANCIAL STATEMENTS

continued May 31, 2013

The Fund entered into credit default, interest rate and index swap agreements during the year ended May 31, 2013, to potentially enhance return. Details of the swap agreements outstanding as of May 31, 2013, are as follows:

### Credit Default Swap Agreements

Agreements				Implied Credit Spread			Upfront	
				at			Premium	Unrealized
			N	lovember				
	Reference	Buy/Sell	Termination	30,	Notional Amount	Receiving Fixed	Received	Appreciation/
Counterparty	Entity	Protection	Date	2013 (2)	(000s)	Rate	(Paid)	(Depreciation)
	Basket of distinct			,				,
Goldman Sachs(1)	corporate entities	Sell	09/21/14	1.54 %	\$3,000	1.180 %	\$-	\$ (15,661 )
Interest Rate Agreements	Swap							
								Unrealized
		Floating	Termination	Next Call	Notional Amount		Receive Fixed	Appreciation/
Counterparty	J.	Rate	Date	Date	(000s)			(Depreciation)
Goldman	<b>y</b>	Rate	Date	Date	(0003)		Rate	(Depreciation)
Sachs (3)	3 Mo	nth LIBOR	07/07/38	07/07/13	\$5,000		5.753	% \$ 136,025
Index Swap	Agreements							** ** 1
						XX 1		Unrealized
				Number 1 of	Termination	Notional Amount		Appreciation/
Counterparty	Index			Contracts	Date	(000s)		(Depreciation)
Bank of	Japanese Go	overnment 10-	Year Bond					
America	Future			19	06/07/13	\$(26,780)		\$ 421,088
Total Unreal	ized Appreci	ation for						
Swap Agree	ments							\$ 541,452

<sup>(1)</sup> The Fund receives a fixed rate based upon the notional amount of \$3 million and if a defined credit event occurs, pays cumulative losses in excess of a stated percentage on an underlying basket of distinct corporate entities. The maximum loss exposure is \$3 million.

(2)

Implied credit spreads, represented in absolute terms, utilized in determining the market value of credit default swap agreements on corporate issues of an emerging country as of period end serve as an indicator of the current status of the payment/performance risk and represent the likelihood or risk of default for the credit derivative. The implied credit spread of a particular referenced entity reflects the cost of buying/selling protection and may include upfront payments required to be made to enter into the agreement. Wider credit spreads represent a deterioration of the referenced entity's credit soundness and a greater likelihood or risk of default or other credit event occurring as defined under the terms of the agreement.

(3) The Fund pays the floating rate and receives the fixed rate.

#### (c) Summary of Derivatives Information

The Fund is required by GAAP to disclose: a) how and why a fund uses derivative instruments, b) how derivative instruments and related hedge fund items are accounted for, and c) how derivative instruments and related hedge items affect a fund's financial position, results of operations and cash flows.

The following table presents the types of derivatives in the Fund by location as presented on the Statement of Assets Liabilities at May 31, 2013.

Statement of Asset and Liability Presentation of

Fair Values of Derivative Instruments (value in \$000s):

	(	- + / .				
	Asset Derivatives			Liability Derivati	ves	
	Statement			Statement		
	of Assets			of Assets		
	and Liabilities			and Liabilities		
Primary Risk Exposure	Location		Fair Value	Location		Fair Value
Equity risk	Investments	\$	3,041	Options	\$	1,893
	in securities			Written		
Interest rate risk	Unrealized		557	Unrealized		_
	appreciation on			depreciation		
	swaps			on swaps		
Credit risk	Unrealized		_	Unrealized		16
	appreciation on			depreciation		
	swaps			on swaps		
Total		\$	3,598		\$	1,909

The following table presents the effect of derivatives instruments on the Statement of Operations for the year ended May 31, 2013.

Amount of Realized Gain (Loss) on Derivatives (value in \$000s)

Effect of Derivative Instruments on the Statement of Operations:

Primary Risk Exposure	Options	Swaps
Equity risk	\$(3,908)\$-	- \$(
Interest rate risk	- 8	802

Equity risk (3,908)Interest rate risk 802 Credit risk 36 36 **Total** \$(3,908 )\$838 \$(3,070

Change in Unrealized Appreciation (Depreciation) on Derivatives (value in \$000s)

Primary Risk Exposure	Options	s Swap	s Total
Equity risk	\$1,192	\$-	\$1,192
Interest rate risk	_	1,065	1,065
Credit risk	_	(889	) (889 )

Total

Total \$1,192 \$176 \$1,368

Derivative Volume

Swaps:

The Fund decreased the volume of activity in swaps during the year ended May 31, 2013 with an average notional balance of approximately \$18,382,349 during the year ended May 31, 2013 and an ending notional balance of \$34,779,698. During the year ended May 31, 2012, the average notional balance was approximately \$22,535,519 and the ending notional balance was \$18,000,000.

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### NOTES TO FINANCIAL STATEMENTS

continued May 31, 2013

Note 7 – Leverage:

#### Reverse Repurchase Agreements

The Fund may enter into reverse repurchase agreements as part of its financial leverage strategy. Under a reverse repurchase agreement, the Fund temporarily transfers possession of a portfolio instrument to another party, such as a bank or broker-dealer, in return for cash. At the same time, the Fund agrees to repurchase the instrument at an agreed upon time and price, which reflects an interest payment. Such agreements have the economic effect of borrowings. The Fund may enter into such agreements when it is able to invest the cash acquired at a rate higher than the cost of the agreement, which would increase earned income. When the Fund enters into a reverse repurchase agreement, any fluctuations in the market value of either the instruments transferred to another party or the instruments in which the proceeds may be invested would affect the market value of the Fund's assets. As a result, such transactions may increase fluctuations in the market value of the Fund's assets. For the year ended May 31, 2013, the average daily balance for which reverse repurchase agreements were outstanding amounted to \$59,739,512. The weighted average interest rate was 1.84%. At May 31, 2013, there was \$59,473,742 in reverse repurchase agreements outstanding and the total amount segregated in connection with reverse repurchase agreements was \$70,215,234.

At May 31, 2013, the Fund had outstanding reverse repurchase agreements with various counterparties. Details of the reverse repurchase agreements by counterparty are as follows:

		Range of Maturity	
Counterparty	Range of Interest Rates	Dates	Face Value
Banc of America			
Securities LLC	1.45% - 1.95	% 06/13/13 - 06/24/13 \$	14,602,526
Barclays Capital, Inc.	0.65% - 2.03	% 05/31/13 - 08/28/13	23,229,898
Morgan Stanley			
& Co., Inc.	1.45	% 07/01/13	1,495,750
Nomura	2.13% - 2.78	% 06/20/13 - 07/26/13	7,696,000
Royal Bank of			
Scotland	0.85% - 1.93	% 06/14/13 - 07/29/13	12,003,568
Wells Fargo Bank, Ltd.	1.45% - 1.70	% 06/14/13	446,000
		\$	59,473,742

### Borrowings

On November 20, 2008, the Fund entered into a \$30,000,000 credit facility agreement with an approved lender whereby the lender has agreed to provide secured financing to the Fund and the Fund will provide pledged collateral to the lender. On February 15, 2012, the \$30,000,000 revolving credit agreement was increased to \$40,000,000 and effective August 12, 2012, it increased again to \$50,000,000. On January 25, 2013, the credit line was increased to \$65,000,000. Interest on the amount borrowed is based on the 3-month LIBOR plus 0.85%. At May 31, 2013, there was \$56,098,955 outstanding in connection with the Fund's credit facility. The average daily amount of borrowings on the credit facility during the year ended May 31, 2013, was \$43,166,078 with a related average interest rate of 1.18%. The maximum amount outstanding during the year ended May 31, 2013 was \$60,098,955. As of May 31, 2013, the total value of securities segregated and pledged as collateral in connection with borrowings was \$91,499,704.

The credit facility agreement governing the loan facility includes usual and customary covenants. These covenants impose on the Fund asset coverage requirements, collateral requirements, investment strategy requirements, and certain financial obligations. These covenants place limits or restrictions on the Fund's ability to (i) enter into additional indebtedness with a party other than the counterparty, (ii) change its fundamental investment policy, or (iii) pledge to any other party, other than to the counterparty, securities owned or held by the Fund over which the counterparty has a lien. In addition, the Fund is required to deliver financial information to the counterparty within established deadlines, maintain an asset coverage ratio (as defined in Section 18(g) of the 1940 Act) greater than 300%, comply with the rules of the stock exchange on which its shares are listed, and maintain its classification as a "closed-end management investment company" as defined in the 1940 Act.

#### Note 8 – Loan Commitments:

Pursuant to the terms of certain Term Loan agreements, the Fund held unfunded loan commitments as of May 31, 2013. The Fund is obligated to fund these loan commitments at the borrower's discretion. The Fund reserves against such contingent obligations by designating cash, liquid securities, and liquid term loans as a reserve. As of May 31, 2013, the total amount segregated in connection with unfunded commitments was \$10,436,493. The unrealized depreciation on these commitments of \$16,063 as of May 31, 2013 is reported as "Unrealized depreciation on unfunded commitments" on the Statement of Assets and Liabilities.

At May 31, 2013, the Fund had the following unfunded loan commitments which could be extended at the option of the borrower:

	Unrealized
	Principal Appreciation/
Borrower	Amount (Depreciation)
Associated Partners	\$1,750,000 \$ -
Constellation Brands	1,000,000 –
Getco Bridge	300,000 –
Heinz Co.	1,200,000 –
National Financial Partners	300,000 –
Nielsen Expositions	250,000 –
Nielsen Bridge	4,000,000 –
Rock Ohio Caesars	25,333 (63)
ServiceMaster Revolver	800,000 (16,000 )
	\$9,625,333 \$ (16,063 )

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### NOTES TO FINANCIAL STATEMENTS

continued May 31, 2013

Note 9 – Capital:

Common Shares

The Fund has an unlimited amount of common shares, \$0.01 par value, authorized and 13,672,683 issued and outstanding.

Transactions in common shares were as follows:

	Year ended	Year ended
	May 31,	May 31,
	2013	2012
Beginning Shares	10,913,698	9,317,708
Shares issued through dividend		
reinvestment	44,570	59,490
Common shares issued through		
at-the-market offering	2,714,415	36,500
Common shares issued through		
underwritten offering	_	- 1,500,000
Ending Shares	13,672,683	10,913,698

On April 8, 2011, the Fund's shelf registration allowing delayed or continuous offering of common shares became effective and a post-effective amendment thereto became effective on October 11, 2012. The shelf registration statement allows for the issuance of up to an additional \$100,000,000 of common shares. On December 16, 2011, the Fund entered into an at-the-market offering sales agreement with the Adviser and Cantor Fitzgerald & Co. to offer and sell common shares, from time to time through Cantor Fitzgerald & Co. as agent for the Fund.

The Adviser has paid the costs associated with the at-the-market offering of shares and will be reimbursed by the Fund up to 0.60% of the offering price of common shares sold pursuant to the shelf registration statement, not to exceed the amount of actual offering costs incurred. For the year ended May 31, 2013, the Fund incurred \$360,152 of expenses associated with the at-the-market offerings of which \$41,786 is payable at May 31, 2013.

### Note 10 – Indemnifications:

In the normal course of business, the Fund enters into contracts that contain a variety of representations, which provide general indemnifications. The Fund's maximum exposure under these arrangements is unknown, as this would require future claims that may be made against the Fund that have not yet occurred. However, the Fund expects the risk of loss to be remote.

#### Note 11 – Subsequent Events:

The Fund evaluated subsequent events through the date the financial statements were available for issue and determined there were no additional material events that would require disclosure in the Fund's financial statements, except as noted below.

On June 3, 2013, the Fund declared a monthly distribution to common shareholders of \$0.1821 per common share. The distribution was payable on June 28, 2013, to shareholders of record on June 14, 2013.

On July 1, 2013, the Fund declared a monthly distribution to common shareholders of \$0.1821 per common share. The distribution is payable on July 31, 2013, to shareholders of record on July 15, 2013.

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## REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

May 31, 2013

The Board of Trustees and Shareholders of Guggenheim Strategic Opportunities Fund

We have audited the accompanying statement of assets and liabilities of Guggenheim Strategic Opportunities Fund (the Fund), including the portfolio of investments, as of May 31, 2013, and the related statements of operations and cash flows for the year then ended, the statements of changes in net assets for each of the two years in the period then ended, and the financial highlights for each of the five years in the period then ended. These financial statements and financial highlights are the responsibility of the Fund's management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audits in accordance with 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. We were not engaged to perform an audit of the Fund's internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements and financial highlights, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our procedures included confirmation of securities owned as of May 31, 2013, by correspondence with the custodian, brokers, and agent banks or by other appropriate auditing procedures where replies from brokers or agent banks were not received. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the financial position of Guggenheim Strategic Opportunities Fund at May 31, 2013, the results of its operations and its cash flows for the year then ended, the changes in its net assets for each of the two years in the period then ended, and the financial highlights for each of the five years in the period then ended, in conformity with U.S. generally accepted accounting principles.

Chicago, Illinois July 25, 2013

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### SUPPLEMENTAL INFORMATION

(Unaudited) May 31, 2013

#### Federal Income Tax Information

Qualified dividend income of as much as \$97,073 was received by the Fund through May 31, 2013. The Fund intends to designate the maximum amount of dividends that qualify for the reduced tax rate pursuant to the Jobs and Growth Relief Reconciliation Act of 2003.

Additionally, of the taxable ordinary income distributions paid during the fiscal year ending May 31, 2013, the Fund had the corresponding percentages qualify as interest related dividends and qualified short-term capital gains as permitted by IRC Section 871(k)(1) and IRC Section 871(k)(2), respectively.

In January 2014, you will be advised on IRS Form 1099 DIV or substitute 1099 DIV as to the federal tax status of the distributions received by you in the calendar year 2013.

#### Results of Shareholder Votes

The Annual Meeting of Shareholders of the Fund was held on April 3, 2013. Common shareholders voted on the election of Trustees.

With regards to the election of the following Trustees by common shareholders of the Fund:

	# of Shares in Favor	# of Shares Against	# of Shares Withheld
Donald C. Cacciapaglia	11,521,609	168,568	117,439
Robert B. Karn III	11,501,323	188,366	117,927
Ronald A. Nyberg	11,585,362	104,328	117,926
Ronald E. Toupin, Jr.	11,538,473	142,374	126,769

The other Trustees of the Fund not up for election in 2013 are Randall C. Barnes and Roman Friedrich III.

#### Trustees

The Trustees of the Guggenheim Strategic Opportunities Fund and their principal occupations during the past five years:

		Number of Portfolios
Name, Address	*,	
Year		in the Fund
	Term of	
of Birth and	Office**	Complex***

Position(s) Held	and Length	Principal Occupations during the Past Five Years and	Overseen	Other Directorships
	of Time Served	Other Affiliations	by Trustee	Held by Trustee
Randall C. Barnes Year of Birth: 1951 Trustee	Since 2007	Private Investor (2001-present). Formerly, Senior Vice President & Treasurer, PepsiCo., Inc. (1993-1997), President, Pizza Hut International (1991-1993) and Senior Vice President, Strategic Planning and New Business Development of PepsiCo, Inc.	48	None.
Roman Friedrich III Year of birth: 1946 Trustee	Since 2010	(1987-1990). Founder and President of Roman Friedrich & Company, Ltd. a US and Canadian-based business, which provides investment banking to the mining industry (1998-present). Formerly, Senior Managing Director of MLV & Co., LLC, an investment bank and institutional broker-dealer specializing in capital intensive industries such as energy, metals and mining (2010-2011).	44	Director of First Americas Gold Corp. (2012-present) and Zincore Metals, Inc. (2009-present). Previously, Director of Blue Sky Uranium Corp. (formerly Windstorm Resources, Inc.) (April 2011-July 2012), Director of Axiom Gold and Silver Corp. (2011-2012); Stratagold Corp. (2003-2009); Gate way Gold Corp. (2004-2008) and GFM Resources Ltd.
Robert B. Karn III Year of birth: 1942 Trustee	Since 2010	Consultant (1998-present). Formerly, Arthur Andersen (1965-1997) and Managing Partner, Financial and Economic Consulting, St. Louis office (1987-1997).	44	(2005-2010). Director of Peabody Energy Company (2003 – present) and GP Natural Resource Partners LLC (2002 – present).
Ronald A. Nyberg Year of birth: 1953 Trustee	Since 2007	Partner of Nyberg & Cassioppi, LLC, a law firm specializing in corporate law, estate planning and business transactions (2000-present). Formerly, Executive Vice President, General Counsel and Corporate Secretary of Van Kampen Investments (1982-1999).	50	None.
Ronald E. Toupin, Jr.	Since 2007	Portfolio Consultant (2010-present). Formerly, Vice President, Manager	47	Trustee, Bennett Group of Funds (2011-present).

Year of birth: and Portfolio Manager of Nuveen Asset

1958 Management (1998-1999), Vice

President of Nuveen Investment Advisory Corp.

Trustee (1992-1999), Vice

President and Manager of Nuveen Unit Investment Trusts (1991-1999), and

Assistant Vice President and Portfolio Manager

of Nuveen Unit Investment

Trusts (1988-1999), each of John Nuveen &

Co., Inc. (1982-1999).

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# SUPPLEMENTAL INFORMATION (Unaudited)

continued May 31, 2013

			Number of Portfolios	
Name, Address*, Year			in the Fund	
of Birth and	Term of Office**		Complex**	k
Position(s) Held	and Length of Time	Principal Occupations during the Past Five Years and	Overseen	Other Directorships
with Registrant Interested Trustee	Served	Other Affiliations	by Trustee	Held by Trustee
Donald C. Cacciapaglia† Year of Birth: 1951	Since 2012	Senior Managing Director of Guggenheim Investments (2010-present); Chief Executive Officer of Guggenheim Funds Services, LLC (2012-present); Chief Executive Officer (2012-present) and	212	Trustee, Rydex Dynamic Funds, Rydex ETF Trust, Rydex Series Funds and Rydex Variable
Trustee, Chief		President (2010-present), Guggenheim Funds Distributors, LLC and		Trust (2012-present); Independent
Executive Officer		Guggenheim Funds Investment Advisors, LLC; Chief Executive Officer of certain funds of Guggenheim Funds Fund Complex (2012-present); President and Director of SBL Fund, Security Equity Fund, Security Income Fund, Security Large Cap Value Fund, and Security Mid Cap Growth Fund (2012-present); President, CEO and Trustee of Rydex Dynamic Funds, Rydex ETF Trust, Rydex Series Funds and Rydex Variable Trust (2012-present); Formerly, Chairman and CEO of Channel Capital Group Inc. and Channel Capital Group LLC (2002-2010).		Board Member, Equitrust Life Insurance Company, Guggenheim Life and Annuity Company, and Paragon Life Insurance Company of Indiana (2011-present).

<sup>\*</sup> Address for all Trustees: 2455 Corporate West Drive, Lisle, IL 60532

<sup>\*\*</sup> After a Trustee's initial term, each Trustee is expected to serve a two-year term concurrent with the class of Trustees for which he serves:

<sup>-</sup> Messrs. Barnes, Cacciapaglia and Friedrich are Class I Trustees. The Class I Trustees are expected to stand for re-election at the Fund's annual meeting of shareholders for the fiscal year ended May 31, 2014.

- Messrs. Karn, Nyberg and Toupin are Class II Trustees. The Class II Trustees are expected to stand for re-election at the Fund's annual meeting of shareholders for the fiscal year ended May 31, 2015.
- \*\*\* As of period end. The Guggenheim Investments Fund Complex consists of U.S. registered investment companies advised or serviced by Guggenheim Funds Investment Advisors, LLC or Guggenheim Funds Distributors, LLC and/or its affiliates. The Guggenheim Investments Fund Complex is overseen by multiple Boards of Trustees.
- † Mr. Donald C. Cacciapaglia is an "interested person" (as defined in section 2(a)(19) of the 1940 Act) ("Interested Trustee") of the Trust because of his position as the President and CEO of the Adviser.

#### **Principal Executive Officers**

The Principal Executive Officers, of the Guggenheim Strategic Opportunities Fund, who are not trustees, and their principal occupations during the past five years:

Name, Address\*, Term of

Year of Birth and Office\*\* and Principal Occupations During the Past Five Years and

Position(s) Held Length of

with Registrant Time Served Other Affiliations

Managing Director, Guggenheim Investments

Since (2012-present); Senior Vice President & Secretary, Security

Amy J. Lee 2013\*\*\* Investors, LLC

(2010-present); Secretary & Chief Compliance Officer,

Year of Birth: Security Distributors, Inc. (1987-2012); Vice President,

1961 Associate

General Counsel & Assistant Secretary, Security Benefit

Chief Legal Life Insurance Company and Security Benefit Corporation

Officer (1987-

2012); Vice President & Secretary, Rydex Series Funds, Rydex ETF Trust, Rydex Dynamic Funds, and Rydex

Variable Trust

(2008-present). Officer of certain funds in the Funds

Complex (2012–present).

Senior Managing Director-Fund Administration, of

Guggenheim Investments (2010-present). Chief Accounting

John L. Sullivan Since 2011 Officer,

Year of Birth: Chief Financial Officer and Treasurer of certain funds in the

1955 Fund Complex. Formerly, Chief Compliance Officer,

Chief

Accounting Van Kampen Funds (2004–2010). Head of Fund Accounting, Officer, Morgan Stanley Investment Management (2002–2004). Chief Financial Officer, Treasurer, Van Kampen Funds

Officer (1996-2004).

and Treasurer

Managing Director of Compliance and Fund Board

Joanna M. Relations, Guggenheim Investments (2012-present).

Catalucci Since 2012 Formerly, Chief

Compliance Officer & Secretary, SBL Fund; Security

Year of Birth: Equity Fund; Security Income Fund; Security Large Cap

1966 Value

Chief Fund & Security Mid Cap Growth Fund; Vice President, Compliance Rydex Holdings, LLC; Vice President, Security Benefit

Officer Asset

Management Holdings, LLC; and Senior Vice President &

Chief Compliance Officer, Security Investors, LLC

(2010-2012);

Security Global Investors, LLC, Senior Vice President (2010-2011); Rydex Advisors, LLC (f/k/a PADCO

Advisors, Inc.) and

Rydex Advisors II, LLC (f/k/a PADCO Advisors II, Inc.), Chief Compliance Officer and Senior Vice President

(2010-2011);

Rydex Capital Partners I, LLC & Rydex Capital Partners II, LLC, Chief Compliance Officer (2006-2007); and Rydex

Fund

Services, LLC (f/k/a Rydex Fund Services, Inc.), Vice President (2001-2006). Chief Compliance Officer of certain

funds in

the Fund Complex.

Mark E. Director; Associate General Counsel of Guggenheim Funds
Mathiasen Since 2008 Services LLC (2012-present). Formerly, Vice President,
Year of birth: Assistant General Counsel of Guggenheim Funds Services
1978 Group, Inc. (2007-2012). Secretary of certain funds in the

Secretary Fund Complex.

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<sup>\*</sup> Address for all Officers: 2455 Corporate West Drive, Lisle, IL 60532

<sup>\*\*</sup> Officers serve at the pleasure of the Board of Trustees and until his or her successor is appointed and qualified or until his or her earlier resignation or removal.

<sup>\*\*\*</sup> Effective February 12, 2013.

DIVIDEND REINVESTMENT PLAN (Unaudited)

May 31, 2013

Unless the registered owner of common shares elects to receive cash by contacting the Computershare Shareowner Services LLC (the "Plan Administrator"), all dividends declared on common shares of the Fund will be automatically reinvested by the Plan Administrator, Administrator for shareholders in the Fund's Dividend Reinvestment Plan (the "Plan"), in additional common shares of the Fund. Participation in the Plan is completely voluntary and may be terminated or resumed at any time without penalty by notice if received and processed by the Plan Administrator prior to the dividend record date; otherwise such termination or resumption will be effective with respect to any subsequently declared dividend or other distribution. Some brokers may automatically elect to receive cash on your behalf and may re-invest that cash in additional common shares of the Fund for you. If you wish for all dividends declared on your common shares of the Fund to be automatically reinvested pursuant to the Plan, please contact your broker.

The Plan Administrator will open an account for each common shareholder under the Plan in the same name in which such common shareholder's common shares are registered. Whenever the Fund declares a dividend or other distribution (together, a "Dividend") payable in cash, non-participants in the Plan will receive cash and participants in the Plan will receive the equivalent in common shares. The common shares will be acquired by the Plan Administrator for the participants' accounts, depending upon the circumstances described below, either (i) through receipt of additional unissued but authorized common shares from the Fund ("Newly Issued Common Shares") or (ii) by purchase of outstanding common shares on the open market ("Open-Market Purchases") on the New York Stock Exchange or elsewhere. If, on the payment date for any Dividend, the closing market price plus estimated brokerage commission per common share is equal to or greater than the net asset value per common share, the Plan Administrator will invest the Dividend amount in Newly Issued Common Shares on behalf of the participants. The number of Newly Issued Common Shares to be credited to each participant's account will be determined by dividing the dollar amount of the Dividend by the net asset value per common share on the payment date; provided that, if the net asset value is less than or equal to 95% of the closing market value on the payment date, the dollar amount of the Dividend will be divided by 95% of the closing market price per common share on the payment date. If, on the payment date for any Dividend, the net asset value per common share is greater than the closing market value plus estimated brokerage commission, the Plan Administrator will invest the Dividend amount in common shares acquired on behalf of the participants in Open-Market Purchases.

If, before the Plan Administrator has completed its Open-Market Purchases, the market price per common share exceeds the net asset value per common share, the average per common share purchase price paid by the Plan Administrator may exceed the net asset value of the common shares, resulting in the acquisition of fewer common shares than if the Dividend had been paid in Newly Issued Common Shares on the Dividend payment date. Because of the foregoing difficulty with respect to Open-Market Purchases, the Plan provides that if the Plan Administrator is unable to invest the full Dividend amount in Open-Market Purchases during the purchase period or if the market discount shifts to a market premium during the purchase period, the Plan Administrator may cease making Open-Market Purchases and may invest the uninvested portion of the Dividend amount in Newly Issued Common Shares at net asset value per common share at the close of business on the Last Purchase Date provided that, if the net asset value is less than or equal to 95% of the then current market price per common share; the dollar amount of the Dividend will be divided by 95% of the market price on the payment date.

The Plan Administrator maintains all shareholders' accounts in the Plan and furnishes written confirmation of all transactions in the accounts, including information needed by shareholders for tax records. Common shares in the

account of each Plan participant will be held by the Plan Administrator on behalf of the Plan participant, and each shareholder proxy will include those shares purchased or received pursuant to the Plan. The Plan Administrator will forward all proxy solicitation materials to participants and vote proxies for shares held under the Plan in accordance with the instruction of the participants.

There will be no brokerage charges with respect to common shares issued directly by the Fund. However, each participant will pay a pro rata share of brokerage commission incurred in connection with Open-Market Purchases. The automatic reinvestment of Dividends will not relieve participants of any Federal, state or local income tax that may be payable (or required to be withheld) on such Dividends.

The Fund reserves the right to amend or terminate the Plan. There is no direct service charge to participants with regard to purchases in the Plan; however, the Fund reserves the right to amend the Plan to include a service charge payable by the participants.

All correspondence or questions concerning the Plan should be directed to the Plan Administrator, Computershare Shareowner Services LLC, P.O. Box 358015, Pittsburgh, PA 15252-8015; Attention: Shareholder Services Department, Phone Number: (866) 488-3559.

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CONSIDERATIONS REGARDING INVESTMENT ADVISORY AGREEMENT AND INVESTMENT SUB-ADVISORY AGREEMENT CONTRACT RE-APPROVAL

May 31, 2013

Guggenheim Strategic Opportunities Fund (the "Fund") was organized as a Delaware statutory trust on November 13, 2006 and is registered as a diversified, closed-end management investment company under the Investment Company Act of 1940, as amended (the "1940 Act"). Guggenheim Funds Investment Advisors, LLC ("GFIA" or the "Adviser"), an affiliate of Guggenheim Partners, LLC ("Guggenheim Partners" and referred to herein collectively with its subsidiaries and affiliates as "Guggenheim"), a diversified financial services firm, serves as the Fund's investment adviser and provides certain administrative and other services pursuant to an investment advisory agreement between the Fund and GFIA (the "Investment Advisory Agreement"). Under the terms of the Investment Advisory Agreement, GFIA also is responsible for overseeing the activities of Guggenheim Partners Investment Management, LLC ("GPIM" or the "Sub-Adviser"), an indirect subsidiary of Guggenheim Partners, which performs portfolio management and related services for the Fund pursuant to an investment sub-advisory agreement by and among the Fund, the Adviser and GPIM (the "Sub-Advisory Agreement" and together with the Investment Advisory Agreement, the "Advisory Agreements"). Under the supervision of the Fund's Board of Trustees (the "Board" and the members of the Board individually, the "Trustees") and GFIA, GPIM provides a continuous investment program for the Fund's portfolio, provides investment research, makes and executes recommendations for the purchase and sale of securities and provides certain facilities and personnel for the Fund.

At meetings held in person on April 18, 2013 (the "April Meeting") and on May 14, 2013 (the "May Meeting"), the Contracts Review Committee of the Board (the "Committee"), consisting solely of those Trustees who are not "interested persons," as defined by the 1940 Act, of the Fund (the "Independent Trustees"), met independently of Fund management to consider the renewal of the Advisory Agreements. As part of its review process, the Committee was represented by independent legal counsel to the Independent Trustees ("Independent Legal Counsel"). Independent Legal Counsel reviewed with the Committee various factors relevant to the consideration of advisory agreements and the legal responsibilities of the Trustees related to such consideration. The Committee took into account various materials received from the Adviser, the Sub-Adviser and Independent Legal Counsel. The Committee also considered the variety of written materials, reports and oral presentations it received (and received by the full Board) throughout the year regarding performance and operating results of the Fund.

In connection with the contract review process, Guggenheim engaged FUSE Research Network LLC ("FUSE"), an independent, third party research provider, to prepare advisory contract renewal reports for various boards of directors/trustees in the Guggenheim fund complex, designed specifically to help the boards of directors/trustees fulfill their advisory contract renewal responsibilities. The objective of the reports is to present the subject funds' relative position regarding fees, expenses and total return performance, with peer group and universe comparisons. Guggenheim management determined to engage FUSE for this purpose in connection with other initiatives designed to improve efficiencies and implement a uniform, streamlined and enhanced 15(c) reporting process across its various product lines. Further to this end, Guggenheim management had multiple discussions with, and sought input from, Independent Legal Counsel, the Committee Chair and the Board Chair, in preparing a comprehensive presentation and delivery of information in connection with the contract review process. In addition, the Adviser, on behalf of itself and the Sub-Adviser, provided information in response to requests for certain additional information following the April Meeting.

Among other things, the Adviser and Sub-Adviser provided organizational presentations, staffing reports and biographies of those key personnel of the Adviser and Sub-Adviser providing services to the Fund to assist the Committee in assessing the nature and quality of services provided by the Adviser and Sub-Adviser, information comparing the investment performance, advisory fees and total expenses of the Fund to other funds (including such information presented in the FUSE reports as well as supplemental information prepared by management), information about the profitability of the Adviser in connection with the Investment Advisory Agreement and information about the compliance and risk management programs of the Adviser and the Sub-Adviser.

Following an analysis and discussion of the factors identified below, the Committee concluded that it was in the best interests of the Fund to recommend that the Board approve the renewal of both of the Advisory Agreements for an additional 12-month term.

#### **Investment Advisory Agreement**

Nature, Extent and Quality of Services Provided by the Adviser: With respect to the nature, extent and quality of services currently provided by the Adviser, the Committee noted that the Adviser had delegated responsibility for the investment and reinvestment of the Fund's assets to the Sub-Adviser. The Committee considered the Adviser's responsibility to oversee the Sub-Adviser and that the Adviser has similar oversight responsibilities for other registered investment companies for which GFIA serves as investment adviser (collectively, "Guggenheim Funds"). In this connection, the Committee took into account information provided by management describing the Adviser's processes and activities for providing oversight of the Sub-Adviser's investment strategies and compliance with investment restrictions, as well as information regarding the Adviser's Sub-Advisory Oversight Committee. The Committee also considered the secondary market support services provided by the Adviser to the Fund. In addition, the Committee noted its various discussions with management concerning the experience and qualifications of the Adviser's personnel, including those personnel providing compliance oversight. The Independent Trustees also took into account the various legal, compliance and risk management oversight and staffing initiatives undertaken by management, including, among other things, enhancements to risk management processes and restructuring of the legal and compliance departments in 2012, which management stated was designed to create a cohesive legal and compliance program with increased collaboration among compliance and legal professionals and with other departments across the Guggenheim organization. The Committee also considered management's other initiatives intended to achieve greater enhancements and efficiencies in Guggenheim's ability to provide services to the Guggenheim Funds (including the Fund), such as efforts to streamline and

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CONSIDERATIONS REGARDING INVESTMENT ADVISORY AGREEMENT AND INVESTMENT SUB-ADVISORY AGREEMENT CONTRACT RE-APPROVAL continued

May 31, 2013

simplify the organizational structure of Guggenheim's advisory business, as reflected by internal reorganizations of various management entities. Moreover, in connection with the Committee's evaluation of the overall package of services provided by GFIA, the Committee considered the quality of the administrative services provided by GFIA.

Further with respect to the Adviser's resources and its ability to carry out its responsibilities under the Investment Advisory Agreement, the Committee considered its review of financial information concerning the Adviser, as well as its discussions with the Chief Financial Officer of GFIA.

The Committee also considered the acceptability of the terms of the Investment Advisory Agreement (including the relatively broad scope of services required to be performed by GFIA). Based on the foregoing, and based on other information received (both oral and written) at the April Meeting and at the May Meeting, as well as other considerations, the Committee concluded that the Adviser and its personnel were qualified to serve the Fund in such capacity.

Investment Performance: The Committee considered the Fund's investment performance by reviewing the Fund's total return on a net asset value ("NAV") and market price basis for the one-year, three-year and five-year periods ended December 31, 2012. The Committee compared the Fund's performance to the performance of a peer group of closed-end funds determined by the Adviser (the "peer group of funds") for the same time periods. The peer group of funds included other leveraged closed-end funds that generally invest a majority of their assets in investment-grade fixed income securities but excluded funds with a majority of their assets in one asset class, sector or country. The Committee noted that the Fund's investment results were consistent with Fund's investment objective to maximize total return through a combination of current income and capital appreciation. The Committee also considered that the Adviser does not directly manage the investment portfolio but had delegated such duties to the Sub-Adviser. The Committee also considered the Fund's use of leverage, the cost of the leverage as of December 31, 2012, and information received at quarterly Board meetings regarding the impact of leverage. Based on the information provided, the Committee concluded that the Adviser had appropriately reviewed and monitored the Sub-Adviser's investment performance.

Comparative Fees, Costs of Services Provided and the Profits Realized by the Adviser from its Relationship with the Fund: The Committee compared the Fund's advisory fee (which includes the sub-advisory fee paid to the Sub-Adviser) and expense ratio to the peer group of funds. The Committee also reviewed the mean and median advisory fees and expense ratios of the peer group of funds. While the Fund's expense ratio was above the median and mean expense ratio of the peer group of funds, the Committee considered the Adviser's view that the Fund pursues a unique strategy that combines both credit-oriented and equity-related investments, while many funds in the peer group of funds are either credit-oriented or equity-oriented, but typically not both. In this regard, the Committee took into account the Adviser's view that it is challenging to find true peers to the Fund and that, given the Fund's uniqueness and combination of multiple strategies, including an enhanced equity strategy, the fees are reasonable. The Committee also observed that the accounting and custody expenses for the Fund are comparatively high due to the costs associated with daily valuing the securities held in the portfolio. In addition, the Committee noted that the Fund is one of the smaller funds in its peer group of funds.

With respect to the costs of services provided and profits realized by the Adviser from its relationship with the Fund, the Committee reviewed information regarding the revenues the Adviser received under the Investment Advisory Agreement as well as the estimated allocated direct and indirect costs the Adviser incurred in providing services to the Fund, including paying the sub-advisory fee to the Sub-Adviser.

The Committee considered other benefits available to the Adviser because of its relationship with the Fund and noted that the administrative services fees received by the Adviser from serving as administrator to the Fund provides it with additional revenue and that its affiliate receives sub-advisory fees for managing the investment portfolio. The Committee also noted the Adviser's statement that it may benefit from marketing synergies arising from offering a broad spectrum of products, including the Fund. Based on all of the information provided, the Committee determined that the Adviser's profitability from its relationship with the Fund was not unreasonable.

Economies of Scale to be Realized: The Committee noted that the advisory fee schedule does not contain breakpoints that reduce the fee rate on assets above specified levels. The Committee considered the Adviser's view that breakpoints generally are not relevant, given the fixed capital structure of closed-end funds, which do not continuously offer new shares, and considered the additional shares offered by the Fund. However, based upon the current size of the Fund, the Committee concluded that breakpoints were not warranted at this time.

#### **Sub-Advisory Agreement**

Nature, Extent and Quality of Services Provided by the Sub-Adviser: With respect to the nature, extent and quality of services provided by the Sub-Adviser, the Committee considered the qualifications, experience and skills of the Sub-Adviser's portfolio management and other key personnel and information from the Sub-Adviser describing the scope of its services to the Fund. The Committee considered the Sub-Adviser's resources and its ability to carry out its responsibilities under the Sub-Advisory Agreement, and the Committee reviewed the balance sheet and income statement of the Sub-Adviser.

The Committee also considered the acceptability of the terms of the Sub-Advisory Agreement. In addition, the Committee considered the Sub-Adviser's efforts in pursuing the Fund's investment objective of maximizing total return through a combination of current income and capital appreciation. Based on the foregoing, and based on other information received (both oral and written) at the April Meeting and at the May Meeting, the Committee concluded that the Sub-Adviser was qualified to provide the services under the Sub-Advisory Agreement.

Investment Performance: The Committee reviewed the performance of the Fund and the peer group of funds over various periods of time. The Committee noted that although the Fund underperformed the average

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CONSIDERATIONS REGARDING INVESTMENT ADVISORY AGREEMENT AND INVESTMENT SUB-ADVISORY AGREEMENT CONTRACT RE-APPROVAL continued

May 31, 2013

return of the peer group of funds on a NAV basis for the one-year period, the Fund outperformed the average return of the peer group funds on both a NAV and market price basis for the three-year and five-year periods ended December 31, 2012. In addition, the Committee took into account that, on a NAV basis, the Fund's return of 19.84% for the one-year period ended December 31, 2012, exceeded the 4.21% return of the Barclays Capital U.S. Aggregate Bond Index and the 16.00% return of the S&P 500 Index for the same period.

The Committee also evaluated Fund information provided by management concerning the Fund's price movement, premium/discount data, sector allocation and history, peer group overview and detailed performance analysis.

In light of the foregoing, the Committee determined that the Fund's performance was acceptable.

Comparative Fees, Costs of Services Provided and the Profits Realized by the Sub-Adviser from its Relationship with the Fund: The Committee reviewed the level of sub-advisory fees payable to GPIM, noting that the fees would be paid by GFIA and do not impact the fees paid by the Fund. The Committee also reviewed the dollar amount of sub-advisory fees paid to GPIM for the twelve months ended December 31, 2012. The Committee compared the sub-advisory fee paid by the Adviser to the Sub-Adviser to the fees charged by the Sub-Adviser to clients for both fixed income and equity mandates. The Committee considered management's view that the higher fee applicable to the Fund as compared another fund managed by the Sub-Adviser in a similar strategy was attributable primarily to the challenges in managing the Fund that are not present with respect to managing the other fund, in particular the Fund's use of leverage and its focus on maintaining consistent distributions of income.

Economies of Scale to be Realized: The Committee recognized that, because the Sub-Adviser's fees would be paid by the Adviser and not the Fund, the analysis of economies of scale was more appropriate in the context of the Committee's consideration of the Investment Advisory Agreement, which was separately considered. (See "Investment Advisory Agreement – Economies of Scale to be Realized" above.)

#### **Overall Conclusions**

Based on the foregoing, the Committee determined at the May Meeting that the investment advisory fees are fair and reasonable in light of the extent and quality of the services provided and other benefits received and that the continuation of each Advisory Agreement is in the best interests of the Fund. In reaching this conclusion, no single factor was determinative. At the May Meeting, the Committee, constituting all of the Independent Trustees, recommended the renewal of each Advisory Agreement for an additional annual term. Further, at its May 14, 2013, meeting, upon recommendation of the Committee, the Board, including all of the Independent Trustees, approved the renewal of each Advisory Agreement for an additional annual term.

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#### **FUND**

INFORMATION May 31, 2013

Board of Trustees	Executive Officers Donald C.	Investment Adviser	Legal Counsel Skadden, Arps,
Randall C. Barnes	Cacciapaglia Chief Executive	Guggenheim Funds	Slate, Meagher & Flom
	Officer	Investment Advisors, LLC	LLP
Donald C.			New York, New
Cacciapaglia*		Lisle, Illinois	York
	Amy J. Lee		
Danier Edutation III	Chief Level Office	Instruction and Code Administra	Independent
Roman Friedrich III	Chief Legal Officer	Investment Sub-Adviser	Registered Public
		Guggenheim Partners	Accounting Firm
		Investment Management,	Ernst & Young
Robert B. Karn III	John L. Sullivan	LLC	LLP
	Chief Financial Officer,	Santa Monica, California	Chicago Illinois
	Chief Accounting	Santa Monica, Camonna	Chicago, Illinois
Ronald A. Nyberg	Officer,		
Ttonwie III I (Jourg	and Treasurer	Administrator and	
Ronald E. Toupin, Jr.,		Accounting Agent	
Chairman	Joanna M. Catalucci	Rydex Fund Services, LLC	
	Chief Compliance		
	Officer	Rockville, Maryland	
* Trustee is an			
"interested person" (as defined in			
section	Mark E. Mathiasen	Custodian	
2(a)(19) of the 1940	Wark D. Watmasen	The Bank of New York	
Act)	Secretary	Mellon	
("Interested Trustee")	of		
the		New York, New York	
Trust because of his			
position			
as the President and			
CEO of the Adviser.			
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# Privacy Principles of the Fund

The Fund is committed to maintaining the privacy of its shareholders and to safeguarding their non-public personal information. The following information is provided to help you understand what personal information the Fund collects, how the Fund protects that information and why, in certain cases, the Fund may share information with select other parties.

Generally, the Fund does not receive any non-public personal information relating to its shareholders, although certain non-public personal information of its shareholders may become available to the Fund. The Fund does not disclose any non-public personal information about its shareholders or former shareholders to anyone, except as permitted by law or as is necessary in order to service shareholder accounts (for example, to a transfer agent or third party administrator).

The Fund restricts access to non-public personal information about its shareholders to employees of the Fund's investment advisor and its affiliates with a legitimate business need for the information. The Fund maintains physical, electronic and procedural safeguards designed to protect the non-public personal information of its shareholders.

Questions concerning your shares of Guggenheim Strategic Opportunities Fund?

- If your shares are held in a Brokerage Account, contact your Broker.
- If you have physical possession of your shares in certificate form, contact the Fund's Transfer Agent: Computershare Shareowner Services LLC, 480 Washington Blvd., Jersey City, NJ 07310; (866) 488-3559.

This report is sent to shareholders of Guggenheim Strategic Opportunities 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.

A description of the Fund's proxy voting policies and procedures related to portfolio securities is available without charge, upon request, by calling the Fund at (800)345-7999.

Information regarding how the Fund voted proxies for portfolio securities, if applicable, during the most recent 12-month period ended June 30, is also available, without charge and upon request by calling (800)345-7999, by visiting the Fund's website at www.guggenheiminvestments.com/gof or by accessing the Fund's Form N-PX on the U.S. Securities and Exchange Commission's (SEC) website at www.sec.gov.

The Fund files its complete schedule of portfolio holdings with the SEC for the first and third quarters of each fiscal year on Form N-Q. The Fund's Form N-Q is available on the SEC website at www.sec.gov or by visiting the Fund's website at www.guggenheiminvestments.com/gof. The Fund's Form N-Q may also be viewed and copied at the SEC's Public Reference Room in Washington, DC; information on the operation of the Public Reference Room may be obtained by calling (800) SEC-0330 or at www.sec.gov.

#### Notice to Shareholders

Notice is hereby given in accordance with Section 23(c) of the Investment Company Act of 1940, as amended, that the Fund from time to time may purchase shares of its common stock in the open market.

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#### ABOUT THE FUND MANAGERS

Guggenheim Partners Investment Management, LLC

Guggenheim Partners Investment Management, LLC ("GPIM") is an indirect subsidiary of Guggenheim Partners, LLC, a diversified financial services firm. The firm provides capital markets services, portfolio and risk management expertise, wealth management, and investment advisory services. Clients of Guggenheim Partners, LLC subsidiaries are an elite mix of individuals, family offices, endowments, foundations, insurance companies and other institutions.

#### **Investment Philosophy**

GPIM's investment philosophy is predicated upon the belief that thorough research and independent thought are rewarded with performance that has the potential to outperform benchmark indexes with both lower volatility and lower correlation of returns over time as compared to such benchmark indexes.

#### **Investment Process**

GPIM's investment process is a collaborative effort between various groups including the Portfolio Construction Group, which utilize proprietary portfolio construction and risk modeling tools to determine allocation of assets among a variety of sectors, and its Sector Specialists, who are responsible for security selection within these sectors and for implementing securities transactions, including the structuring of certain securities directly with the issuers or with investment banks and dealers involved in the origination of such securities.

Guggenheim Funds Distributors, LLC 2455 Corporate West Drive Lisle, IL 60532 Member FINRA/SIPC (07/13)

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#### Item 2. Code of Ethics.

- (a) The registrant has adopted a code of ethics (the "Code of Ethics") that applies to its principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions.
- (b) No information need be disclosed pursuant to this paragraph.
- (c) The registrant has not amended its Code of Ethics during the period covered by the report presented in Item 1 hereto.
- (d) The registrant has not granted a waiver or an implicit waiver to its principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions from a provision of its Code of Ethics during the period covered by this report.
- (e) Not applicable.
- (f) (1) The registrant's Code of Ethics is attached hereto as an exhibit.
  - (2) Not applicable.
  - (3) Not applicable.

### Item 3. Audit Committee Financial Expert.

The registrant's Board of Trustees has determined that it has at least one audit committee financial expert serving on its audit committee, Ronald E. Toupin, Jr. Mr. Toupin is an "independent" Trustee as defined in this Item 3 of Form N-CSR. Mr. Toupin qualifies as an audit committee financial expert by virtue of his experience obtained as a portfolio manager and research analyst, which included review and analysis of offering documents and audited and unaudited financial statements using generally accepted accounting principles ("GAAP") to show accounting estimates, accruals and reserves.

(Under applicable securities laws, a person who is determined to be an audit committee financial expert will not be deemed an "expert" for any purpose, including without limitation for the purposes of Section 11 of the Securities Act of 1933, as amended, as a result of being designated or identified as an audit committee financial expert. The designation or identification of a person as an audit committee financial expert does not impose on such person any duties, obligations, or liabilities that are greater than the duties, obligations, and liabilities imposed on such person as a member of the audit committee and Board of Trustees in the absence of such designation or identification. The designation or identification of a person as an audit committee financial expert does not affect the duties, obligations or liability of any other member of the audit committee or Board of Trustees.)

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

- (a) Audit Fees: the aggregate fees billed for professional services rendered by the principal accountant for the audit of the registrant's annual financial statements or services that are normally provided by the accountant in connection with statutory and regulatory filings or engagements were \$44,350 and \$31,000 for the fiscal year ended May 31, 2013, and May 31, 2012, respectively.
- (b) Audit-Related Fees: the aggregate fees billed for assurance and related services by the principal accountant that are reasonably related to the performance of the audit of the registrant's financial statements and are not reported under paragraph 4(a) of this Item, were \$36,000 and \$43,000 for the fiscal year ended May 31, 2013, and May 31, 2012, respectively.

The registrant's principal accountant did not bill for non-audit services that required approval by the audit committee pursuant to paragraph (c)(7)(ii) of Rule 2-01 of Regulation S-X during the registrant's last two fiscal years.

(c) Tax Fees: the aggregate fees billed for professional services rendered by the principal accountant for tax compliance, tax advice and tax planning, including federal, state and local income tax return preparation and related advice and determination of taxable income and miscellaneous tax advice were \$9,450 and \$4,250 for the fiscal year ended May 31, 2013, and May 31, 2012, respectively.

The registrant's principal accountant did not bill for non-audit services that required approval by the audit committee pursuant to paragraph (c)(7)(ii) of Rule 2-01 of Regulation S-X during the registrant's last two fiscal years.

(d) All Other Fees: the aggregate fees billed for products and services provided by the principal accountant, other than the services reported in paragraphs (a) through (c) of this Item were \$0 and \$0 for the fiscal year ended May 31, 2013, and May 31, 2012, respectively.

The registrant's principal accountant did not bill for non-audit services that required approval by the audit committee pursuant to paragraph (c)(7)(ii) of Rule 2-01 of Regulation S-X during the registrant's last two fiscal years.

(e) Audit Committee Pre-Approval Policies and Procedures.

(1) The registrant's audit committee reviews, and in its sole discretion, pre-approves, pursuant to written pre-approval procedures (A) all engagements for audit and non-audit services to be provided by the principal accountant to the registrant and (B) all engagements for non-audit services to be provided by the principal accountant (1) to the registrant's investment adviser (not including a sub-adviser whose role is primarily portfolio management and is sub-contracted or overseen by another investment adviser) and (2) to any entity controlling, controlled by or under common control with the registrant's investment adviser that provides ongoing services to the registrant; but in the case of the services described in subsection (B)(1) or (2), only if the engagement relates directly to the operations and financial reporting of the registrant; provided that such pre-approval need not be obtained in circumstances in which the pre-approval requirement is waived under rules promulgated by the Securities and Exchange Commission or New York Stock Exchange listing standards. Sections IV.C.2 and IV.C.3 of the registrant's audit committee's revised Audit Committee Charter contain the Audit Committee's Pre-Approval Policies and Procedures and such sections are included below.

IV.C.2.Pre-approve any engagement of the independent auditors to provide any non-prohibited services to the Fund, including the fees and other compensation to be paid to the independent auditors (unless an exception is available under Rule 2-01 of Regulation S-X).

(a) The categories of services to be reviewed and considered for pre-approval include the following:

**Audit Services** 

- Annual financial statement audits
- Seed audits (related to new product filings, as required)
  - SEC and regulatory filings and consents

**Audit-Related Services** 

- Accounting consultations
- Fund merger/reorganization support services
  - Other accounting related matters
  - Agreed upon procedures reports
    - Attestation reports
    - Other internal control reports

Tax Services

- Tax compliance services related to the filing of amendments:
  - o Federal, state and local income tax compliance
    - o Sales and use tax compliance
    - Timely RIC qualification reviews
    - Tax distribution analysis and planning

- Tax authority examination services
  - Tax appeals support services
  - Accounting methods studies
  - Fund merger support services
- Tax compliance, planning and advice services and related projects
- (b) The Audit Committee has pre-approved those services, which fall into one of the categories of services listed under 2(a) above and for which the estimated fees are less than \$25,000.
- (c) For services with estimated fees of \$25,000 or more, but less than \$50,000, the Chairman is hereby authorized to pre-approve such services on behalf of the Audit Committee.
- (d) For services with estimated fees of \$50,000 or more, such services require pre-approval by the Audit Committee.
  - (e) The independent auditors or the Chief Accounting Officer of the Fund (or an officer of the Fund who reports to the Chief Accounting Officer) shall report to the Audit Committee at each of its regular quarterly meetings all audit, audit-related and permissible non-audit services initiated since the last such report (unless the services were contained in the initial audit plan, as previously presented to, and approved by, the Audit Committee). The report shall include a general description of the services and projected fees, and the means by which such services were approved by the Audit Committee (including the particular category listed above under which pre-approval was obtained).
- IV.C.3. Pre-approve any engagement of the independent auditors, including the fees and other compensation to be paid to the independent auditors, to provide any non-audit services to the Adviser (or any "control affiliate" of the Adviser providing ongoing services to the Fund), if the engagement relates directly to the operations and financial reporting of the Fund (unless an exception is available under Rule 2-01 of Regulation S-X).
- (a) The Chairman or any member of the Audit Committee may grant the pre-approval for non-audit services to the Adviser (or any "control affiliate" of the Adviser providing ongoing services to the Fund) relating directly to the operations and financial reporting of the Fund for which the estimated fees are less than \$25,000. All such delegated pre-approvals shall be presented to the Audit Committee no later than the next Audit Committee meeting.
- (b) For non-audit services to the Adviser (or any "control affiliate" of the Adviser providing ongoing services to the Fund) relating directly to the operations and financial reporting of the Fund for which the estimated fees are \$25,000 or more, such services require pre-approval by the Audit Committee.

- (2) None of the services described in each of Items 4(b) through (d) were approved by the Audit Committee pursuant to paragraph (c)(7)(i)(C) of Rule 2-01 of Regulation S-X.
- (f) Not applicable.
- The aggregate non-audit fees billed by the registrant's accountant for services rendered to the registrant, the registrant's investment adviser (not including a sub-adviser whose role is primarily portfolio management and is sub-contracted with or overseen by another investment adviser) and/or any entity controlling, controlled by, or under common control with the adviser that provides ongoing services to the registrant that directly related to the operations and financial reporting of the registrant were \$45,450 and \$47,250 for the fiscal year ended May 31, 2013, and May 31, 2012, respectively.
- (h) Not applicable.

Item 5. Audit Committee of Listed Registrants.

- (a) 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 audit committee of the registrant is composed of: Randall C. Barnes; Ronald A. Nyberg; Ronald E. Toupin, Jr; Robert B. Karn III; and Roman Friedrich III.
- (b) Not applicable.
- Item 6. Schedule of Investments.

The Schedule of Investments is included as part of Item 1.

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

The registrant has delegated the voting of proxies relating to its voting securities to the registrant's investment sub-adviser, Guggenheim Partners Investment Management, LLC ("Guggenheim"). Guggenheim's proxy voting policies and procedures are included as an exhibit hereto.

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

(a)(1) Guggenheim serves as sub-adviser for the registrant and is responsible for the day-to-day management of the registrant's portfolio. Guggenheim uses a team approach to manage client portfolios. Day to day management of a client portfolio is conducted under the auspices of Guggenheim's Portfolio Construction Group ("PCG"). PCG's members include the Chief Investment Officer ("CIO") and other key investment personnel. The PCG, in consultation with the CIO, provides direction for overall investment strategy. The PCG performs several duties as it relates to client portfolios including: determining both tactical and strategic asset allocations; and monitoring portfolio adherence to asset allocation targets; providing sector specialists with direction for overall investment strategy, which may include portfolio design and the rebalancing of portfolios; performing risk management oversight; assisting sector managers and research staff in determining the relative valuation of market sectors; and providing a forum for the regular discussion of the economy and the financial markets to enhance the robustness of Guggenheim's strategic and tactical policy directives.

The following individuals at Guggenheim share primary responsibility for the management of the registrant's portfolio and is provided as of May 31, 2013:

Name	Since	Professional Experience During the Last Five Years
Scott Minerd - CEO and CIO	2007	Guggenheim Partners Investment Management, LLC.: CEO and CIO – 12/05–Present; Guggenheim Partners, LLC: Managing Partner – Insurance Advisory – 5/98–Present.
Anne Walsh, CFA, FLMI – Senior Managing Director	2007	Guggenheim Partners Investment Management, LLC.: Senior Managing Director – 4/07–Present. Former, Reinsurance Group of America, Inc.: Senior Vice President and Chief Investment Officer – 5/00–3/07.
James Michal – Managing Director	2013	Guggenheim Partners Investment Management, LLC.: Director – 2008–Present. Formerly, Wachovia Capital Markets, LLC – Structured Finance Division: Associate – 2004–2008.

# (a)(2)(i-iii) Other Accounts Managed by the Portfolio Managers

The following tables summarize information regarding each of the other accounts managed by the Guggenheim portfolio managers as of May 31, 2013:

### Scott Minerd:

Type of Account	Number of Accounts	Total Assets in the Accounts	Number of Accounts In Which the Advisory Fee is Based on Performance	Total Assets in the Accounts In Which the Advisory Fee is Based on Performance
Registered investment companies	123	\$3,184,842,336	0	
Other pooled investment vehicles	2	\$2,902,892,404	2	\$2,902,892,404
Other accounts	6	\$50,096,516,598	0	
Anne Walsh:				
Type of Account	Number of Accounts	Total Assets in the Accounts	Number of Accounts In Which the Advisory Fee is Based	Total Assets in the Accounts In Which the Advisory Fee is

			on Performance	Based on Performance
Registered investment companies	16	\$3,721,695,637	0	\$0
Other pooled investment vehicles	2	\$2,609,828,885	1	\$2,539,844,269
Other accounts	23	\$76,088,004,949	1	\$509,447,868
James Michal				
Type of Account	Number of Accounts	Total Assets in the Accounts	Number of Accounts In Which the Advisory Fee is Based on Performance	Total Assets in the Accounts In Which the Advisory Fee is Based on
	Accounts		In Which the Advisory Fee is Based	Accounts In Which the Advisory Fee is
Account  Registered investment companies  Other pooled	Accounts	the Accounts	In Which the Advisory Fee is Based on Performance	Accounts In Which the Advisory Fee is Based on
Account  Registered investment companies	Accounts 7	the Accounts \$983,189,672	In Which the Advisory Fee is Based on Performance	Accounts In Which the Advisory Fee is Based on Performance

#### (a)(2)(iv) Potential Conflicts of Interest

Actual or apparent conflicts of interest may arise when a portfolio manager has day-to-day management responsibilities with respect to more than one fund or other account. More specifically, portfolio managers who manage multiple funds and/or other accounts may be presented with one or more of the following potential conflicts.

The management of multiple funds and/or other accounts may result in a portfolio manager devoting unequal time and attention to the management of each fund and/or other account. Guggenheim seeks to manage such competing interests for the time and attention of a portfolio manager by having the portfolio manager focus on a particular investment discipline. Specifically, the ultimate decision maker for security selection for each client portfolio is the Sector Specialist Portfolio Manager. They are responsible for analyzing and selecting specific securities that they believe best reflect the risk and return level as provided in each client's investment guidelines.

Guggenheim may have clients with similar investment strategies. As a result, if an investment opportunity would be appropriate for more than one client, Guggenheim may be required to choose among those clients in allocating such opportunity, or to allocate less of such opportunity to a client than it would ideally allocate if it did not have to allocate to multiple clients. In addition, Guggenheim may determine that an investment opportunity is appropriate for a particular account, but not for another.

Allocation decisions are made in accordance with the investment objectives, guidelines, and restrictions governing the respective clients and in a manner that will not unfairly favor one client over another. Guggenheim's allocation policy provides that investment decisions must never be based upon account performance or fee structure. Accordingly, Guggenheim's allocation procedures are designed to ensure that investment opportunities are allocated equitably among different client accounts over time. The procedures also seek to ensure reasonable efficiency in client transactions and to provide portfolio managers with flexibility to use allocation methodologies appropriate to Guggenheim's investment disciplines and the specific goals and objectives of each client account.

In order to minimize execution costs and obtain best execution for clients, trades in the same security transacted on behalf of more than one client may be aggregated. In the event trades are aggregated, Guggenheim's policy and procedures provide as follows: (i) treat all participating client accounts fairly; (ii) continue to seek best execution; (iii) ensure that clients who participate in an aggregated order will participate at the average share price with all transaction costs shared on a pro-rata basis based on each client's participation in the transaction; (iv) disclose its aggregation policy to clients.

Guggenheim, as a fiduciary to its clients, considers numerous factors in arranging for the purchase and sale of clients' portfolio securities in order to achieve best execution for its clients. When selecting a broker, individuals making trades on behalf of Guggenheim clients consider the full range and quality of a broker's services, including execution capability, commission rate, price, financial stability and reliability. Guggenheim is not obliged to merely get the lowest price or commission but also must determine whether the transaction represents the best qualitative execution for the account.

In the event that multiple broker/dealers make a market in a particular security, Guggenheim's Portfolio Managers are responsible for selecting the broker-dealer to use with respect to executing the transaction. The broker-dealer will be selected on the basis of how the transaction can be executed to achieve the most favorable execution for the client under the circumstances. In many instances, there may only be one counter-party active in a particular security at a given time. In such situations the Employee executing the trade will use his/her best effort to obtain the best execution from the counter-party.

Guggenheim and the registrant have adopted certain compliance procedures which are designed to address these types of conflicts. However, there is no guarantee that such procedures will detect each and every situation in which a conflict arises.

#### (a)(3) Portfolio Manager Compensation

Guggenheim compensates Mr. Minerd, Mr. Michal and Ms. Walsh for their management of the registrant's portfolio. Compensation is evaluated based on their contribution to investment performance relative to pertinent benchmarks and qualitatively based on factors such as teamwork and client service efforts. Guggenheim's staff incentives may include: a competitive base salary, bonus determined by individual and firm wide performance, equity participation, and participation opportunities in various Guggenheim investments. All Guggenheim employees are also eligible to participate in a 401(k) plan to which Guggenheim may make a discretionary match after the completion of each plan year.

#### (a)(4) Portfolio Manager Securities Ownership

The following table discloses the dollar range of equity securities of the registrant beneficially owned by each Guggenheim portfolio manager as of May 31, 2013:

> Dollar Amount of **Equity Securities** in Fund

> > \$100,001-\$500,000

Name of Portfolio Manager

Scott Minerd

None

James Michal None

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

None.

Anne Walsh

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

The registrant has not made any material changes to the procedures by which shareholders may recommend nominees to the registrant's Board of Trustees.

#### Item 11. Controls and Procedures.

- (a) The registrant's principal executive officer and principal financial officer have evaluated the registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act) as of a date within 90 days of this filing and have concluded based on such evaluation, as required by Rule 30a-3(b) under the Investment Company Act, that the registrant's disclosure controls and procedures were effective, as of that date, in ensuring that information required to be disclosed by the registrant in this Form N-CSR was recorded, processed, summarized, and reported within the time periods specified in the Securities and Exchange Commission's rules and forms.
- (b) There were no changes in the registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the Investment Company Act) that occurred during the registrant's 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) Code of Ethics for Chief Executive and Senior Financial Officers.
- (a)(2) Certification of principal executive officer and principal financial officer pursuant to Rule 30a-2(a) under the Investment Company Act.
- (a)(3) Not applicable.
- (b) Certification of principal executive officer and principal financial officer pursuant to Rule 30a-2(b) under the Investment Company Act and Section 906 of the Sarbanes-Oxley Act of 2002.
- (c) Proxy Voting Policies and Procedures.

#### **SIGNATURES**

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

(Registrant) Guggenheim Strategic Opportunities Fund

By: /s/ Donald C. Cacciapaglia

Name: Donald C. Cacciapaglia

Title: Chief Executive Officer

Date: August 8, 2013

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

By: /s/ Donald C. Cacciapaglia

Name: Donald C. Cacciapaglia

Title: Chief Executive Officer

Date: August 8, 2013

By: /s/ John L. Sullivan

Name: John L. Sullivan

Title: Chief Financial Officer, Chief Accounting Officer and Treasurer

Date: August 8, 2013