



Investor Presentation NASDAQ: OCSL

Fourth Quarter 2025



Forward Looking Statements & Legal Disclosures

Some of the statements in this presentation constitute forward-looking statements because they relate to future events or our future performance or financial condition. The forward-looking statements contained in this presentation may include statements as to: our future operating results and distribution projections; the ability of Oaktree Fund Advisors, LLC (together with its affiliates, "Oaktree") to implement Oaktree's future plans with respect to our business and to achieve our investment objective; the ability of Oaktree and its affiliates to attract and retain highly talented professionals; our business prospects and the prospects of our portfolio companies; the impact of the investments that we expect to make; the ability of our portfolio companies to achieve their objectives; our expected financings and investments and additional leverage we may seek to incur in the future; the adequacy of our cash resources and working capital; the timing of cash flows, if any, from the operations of our portfolio companies; the cost or potential outcome of any litigation to which we may be a party; and the impact of current global economic conditions, including those caused by inflation, an elevated (but decreasing) interest rate environment and geopolitical events or all of the foregoing. In addition, words such as "anticipate," "believe," "expect," "seek," "plan," "should," "estimate," "project" and "intend" indicate forward-looking statements, although not all forward-looking statements include these words. The forward-looking statements contained in this presentation involve risks and uncertainties. Our actual results could differ materially from those implied or expressed in the forward-looking statements for any reason, including the factors set forth in "Risk Factors" and elsewhere in our annual report on Form 10-K for the fiscal year ended September 30, 2025. Other factors that could cause actual results to differ materially include: changes or potential disruptions in our operations, the operations of our po

We have based the forward-looking statements included in this presentation on information available to us on the date of this presentation, and we assume no obligation to update any such forward-looking statements. Although we undertake no obligation to revise or update any forward-looking statements, whether as a result of new information, future events or otherwise, you are advised to consult any additional disclosures that we may make directly to you or through reports that we in the future may file with the SEC, including annual reports on Form 10-K, quarterly reports on Form 10-Q and current reports on Form 8-K.

Calculation of Assets Under Management

References to total "assets under management" or "AUM" represent assets managed by Oaktree, a proportionate amount of the AUM reported by DoubleLine Capital LP ("DoubleLine Capital"), and other minority corporate investments. Oaktree's methodology for calculating AUM includes (i) the net asset value (NAV) of assets managed directly by Oaktree, (ii) the leverage on which management fees are charged, (iii) undrawn capital that Oaktree is entitled to call from investors in Oaktree funds pursuant to their capital commitments, (iv) for collateralized loan obligation vehicles ("CLOs"), the aggregate par value of collateral assets and principal cash, (v) for publicly-traded business development companies, gross assets (including assets acquired with leverage), net of cash, and (vi) Oaktree's pro rata portion (20%) of the AUM reported by DoubleLine Capital and other minority corporate investments. This calculation of AUM is not based on the definitions of AUM that may be set forth in agreements governing the investment funds, vehicles or accounts managed and is not calculated pursuant to regulatory definitions.

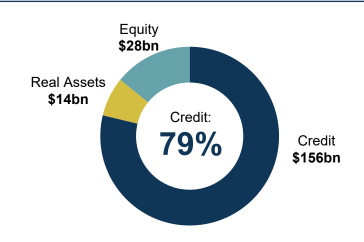
Unless otherwise indicated, data provided herein are as of September 30, 2025.



Managed by Oaktree: A Leading Global Alternative Asset Manager

- Founded in 1995, Oaktree is a leading global investment management firm focused on credit investing
- Assets under management of \$218 billion¹ in contrarian, value-oriented, risk-controlled investment strategies across a variety of asset classes
- Part of Brookfield Asset Management after accelerating the 2019 acquisition agreement in October 2025, will create one of the largest and most comprehensive alternative investment platforms globally upon the transaction closing in 1Q2026
- Manages assets for a wide variety of clients including many of the most significant investors in the world

Strong Emphasis on Credit Strategies³

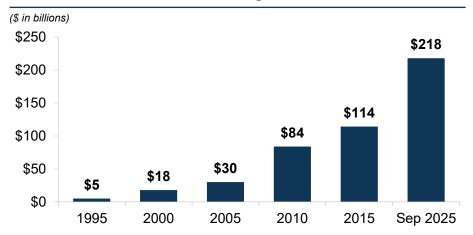


Significant Global Presence²



More than 1,400 employees in 26 cities and 18 countries

Historical Assets Under Management¹



As of September 30, 2025

^{1.} Includes Oaktree's proportionate amount of DoubleLine Capital AUM resulting from its 20% minority interest therein ad other minority corporate investments.

^{2.} Includes offices of affiliates of Oaktree-managed funds in Amsterdam, Luxembourg and Dublin. Oaktree is headquartered in Los Angeles.

^{3.} Excludes proportionate amount of DoubleLine Capital AUM.

Overview of OCSL

Investment Objective



- Seek to generate current income and capital appreciation
- Provide companies with flexible and innovative financing solutions
- Emphasize first lien, senior secured loans
- Pursue discounted secondary opportunities that offer capital appreciation, and income
- Leverage Oaktree's expertise to opportunistically take advantage of dislocations in the financial markets

Benefits of the Oaktree Platform



- Dedicated investment team with significant investment experience
- Extensive firm-wide resources enhance sourcing, due diligence and credit selection
- Longstanding relationships with banks, advisers, companies and private equity sponsors create significant origination opportunities
- Collaboration with over 350 investment professionals supplements analytical capabilities and access to deal flow

Highlights



Ticker	Market Cap.	Portfolio	Total NAV	Composition	Credit Rating
Nasdaq: OCSL	\$1.2 billion	\$2.8 Billion in total	\$1.5 billion	86% senior secured	Fitch: BBB-
	investments		91% floating rate	Moody's: Baa3	
		143 portfolio compan	ies		

As of September 30, 2025



Why OCSL?



Access to Oaktree's deep and broad credit platform, and significant experience investing across market cycles

Differentiated deal sourcing through the global Oaktree platform

Experienced management team supported by more than 40 tenured investment professionals specializing in strategic credit¹

Diverse, high-quality senior secured floating rate loan portfolio

Demonstrated commitment to strong shareholder alignment

Conservative balance sheet, strong liquidity and flexible, attractively priced liability structure

Positioned to provide attractive risk-adjusted returns to shareholders



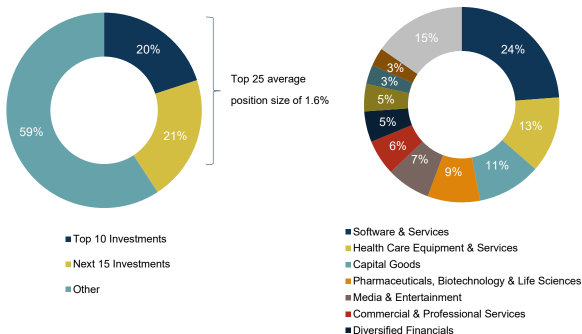
Portfolio Summary

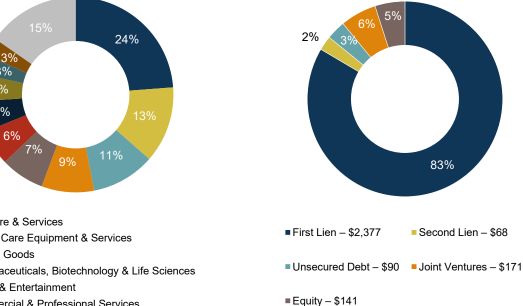
Diverse Portfolio¹

Industry Composition^{1,2}

Senior Secured Emphasis







\$2.8 Billion in Total Investments

143 Portfolio Companies

9.8% Weighted Average Yield on Debt Investments Median Portfolio EBITDA of \$150 million³

As of September 30, 2025

Note: Numbers may not sum due to rounding.

- 1. Excludes multi-sector holdings, which is primarily composed of investments in Senior Loan Fund JV I LLC (the "Kemper JV") and OCSI Glick JV LLC (the "Glick JV"), joint ventures that invest primarily in senior secured loans of middle market companies.
- 2. Based on GICS industry group classification.
- 3. Excludes investments in negative EBITDA borrowers, life sciences lending, royalty interest financings, structured products, non-accruals, recurring revenue businesses and other non-EBITDA borrowers.

Consumer ServicesFood & Staples Retailing

■ Retailing ■ Other



4Q 2025 Investment Activity

New Investment Highlights

(\$ in millions)

Total Commitments \$208

Existing Borrowers \$56 New Borrowers \$152 9

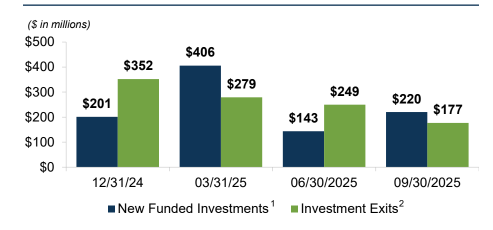
new borrowers

9.7%

weighted average yield on new debt commitments

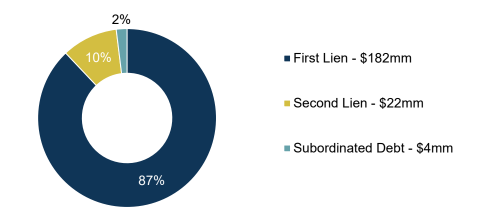
100% also held by other Oaktree funds

Historical Funded Originations and Exits



Seniority Breakdown

(As % of new investment commitments; \$ in millions)



As of September 30, 2025

Note: Numbers rounded to the nearest million or percentage point and may not sum as a result.

- 1. New funded investments includes drawdowns on existing delayed draw and revolver commitments.
- 2. Investment exits includes proceeds from prepayments, exits, other paydowns and sales.



Oaktree's Sourcing Platform

Our **multi-channel sourcing approach** emphasizes deep relationships with borrowers, sponsors, and advisors, and casts a broad net to ensure our private credit team sees a wide variety of deals.

Deep Borrower & Sponsor Relationships

More than 200 sponsor relationships over our 23 years in private debt. Recurring business from sponsors in 81% of our deals

Global Sourcing and Origination Team

Eight-person team focused on sourcing deals via relationships with sponsors, bankers, and advisors

Other Oaktree Private Strategies

Opportunities sourced through Oaktree's opportunistic and control-oriented strategies

Lloyds Bank Partnership

Partnership to source sponsor-backed UK middle-market direct lending deals

Trading Desk & Liquid Credit Strategies

Insight into public deals where there may be a private loan alternative









Experienced Management Team



Armen Panossian CEO & Co-CIO

- Oaktree's Co-CEO, Head of Performing Credit and Co-Portfolio Manager within the Global Private Debt and Global Credit strategies
- Joined Oaktree in 2007 as a senior member of its Global Opportunities investment team
- Experience investing across market cycles in performing and stressed asset classes



Matt Pendo President

- Managing Director, Head of Oaktree's Corporate Development and Capital Markets
- · Joined Oaktree in 2015
- Former CIO of TARP (Troubled Asset Relief Program) of the U.S. Department of the Treasury
- 30 years of investment banking experience at leading Wall Street firms



Chris McKown
CFO & Treasurer

- Managing Director in fund accounting and reporting for Oaktree's Global Private Debt strategy
- Joined Oaktree in 2011
- Previously worked in the audit practice at KPMG, focusing on investment management and brokerdealer clients



Raghav Khanna Co-CIO

- Managing Director and Co-Portfolio Manager within Oaktree's Global Private Debt strategy
- Joined Oaktree in 2012
- Previously worked as an investment professional at the Carlyle Group focusing on buyout opportunities in the financial services space

Significant Experience

67 investment professionals¹; senior investment professionals average **16** years of investment experience²

Integrated Team

Highly integrated investment professionals, with a centralized trading desk and origination team

Deep Bench

395+ multi-disciplinary investment professionals across the firm, including **160+** managing directors

As of September 30, 2025

- 1. The team count of 67 only includes investment professionals from across Oaktree's direct lending groups (European Private Debt, Global Private Debt, Life Sciences and U.S. Private Debt).
- 2. Vice President level and above.



Financial Highlights for the Quarter Ended September 30, 2025

• GAAP net investment income of \$0.41 per share and adjusted net investment income of \$0.40 per share for the quarter ended September 30, 2025, as compared with \$0.38 per share and \$0.37 per share, respectively, in the prior quarter Earnings Summary¹ • Declared a quarterly cash distribution of \$0.40 per share • Distribution will be payable on December 31, 2025, to stockholders of record as of December 15, 2025 • NAV of \$16.64 per share, down slightly compared with \$16.76 per share for the quarter ended June 30, 2025 • Investment Activity • \$208 million of new investment commitments, with \$220 million of new investment fundings • Received \$177 million of proceeds from prepayments, exits, other paydowns and sales • 9.7% weighted average yield on new debt investments Portfolio and Investment • Portfolio Update **Activity Update** • \$2.8 billion at fair value across 143 portfolio companies • 9.8% weighted average yield on debt investments • 86% senior secured, including 83% first lien loans • 91% of debt portfolio was floating rate • 0.97x net debt to equity ratio, up from 0.93x in the prior quarter • We are at the lower end of our target range of 0.90x to 1.25x **Liquidity and Capital Structure Update** • Weighted average interest rate on debt outstanding of 6.5% inclusive of interest rate swaps • Liquidity of \$695 million which includes \$80 million of cash and \$615 million of undrawn capacity on our credit facility



Net Asset Value Per Share Bridge





Capital Structure Overview

0.90x to 1.25x

Target Leverage Ratio

Investment Grade Rated

By Moody's And Fitch

64%

Unsecured Borrowings

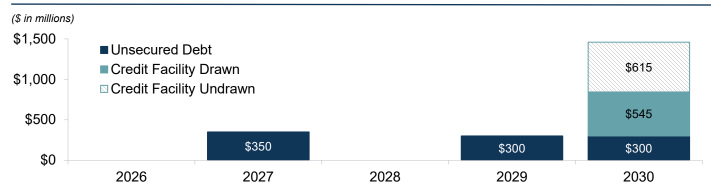
\$695mm

Available Liquidity²

Funding Sources

	Facility Size	9/30/25 Outstanding	Interest Rate	Maturity
Secured Debt	Size	Outstanding	iliterest Kate	waturity
Secured Debt				
Corporate Revolver	\$1,160	\$545	SOFR + 1.875%	Apr-30
Secured Debt Subtotal	\$1,160	\$545		
Unsecured Debt				
2027 Notes	\$350	\$350	2.70% (SOFR + 1.66%) ¹	Jan-27
2029 Notes	\$300	\$300	7.10% (SOFR + 3.13%) ¹	Feb-29
2030 Notes	\$300	\$300	6.34% (SOFR + 2.19%) ¹	Feb-30
Unsecured Debt Subtotal	\$950	\$950	·	
Total Debt	\$2,110	\$1,495		

Maturities



Diverse and flexible sources of debt capital with ample liquidity

As of September 30, 2025

Note: Numbers may not sum due to rounding.

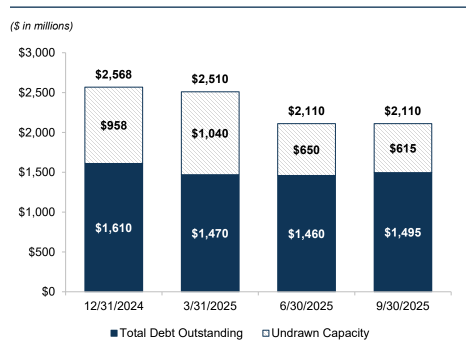
^{1.} The Company entered into an interest rate swap agreement under which the Company receives a fixed interest rate and pays a floating rate based on three-month SOFR plus a spread.

^{2.} Liquidity was composed of \$80 million of unrestricted cash and cash equivalents and \$615 million of undrawn capacity under the credit facility (subject to borrowing base and other limitations).



Funding and Liquidity Metrics

Leverage Utilization



(\$ in millions)	12/31/24	3/31/25	6/30/25	9/30/25
Cash and Equivalents	\$113	\$98	\$80	\$80
Net Assets	\$1,450	\$1,475	\$1,476	\$1,466
Total Leverage	1.11x	1.00x	0.99x	1.02x
Net Leverage	1.03x	0.93x	0.93x	0.97x

Liquidity Overview

(\$ in millions)	12/31/24	3/31/25	6/30/25	9/30/25
Credit Facilities Committed	\$1,618	\$1,560	\$1,160	\$1,160
Credit Facilities Drawn	-\$660	-\$520	-\$510	-\$545
Cash and Equivalents	\$113	\$98	\$80	\$80
Total Liquidity	\$1,071	\$1,138	\$730	\$695
Unfunded Commitments ¹	-\$275	-\$273	-\$278	-\$259
Unavailable Unfunded Commitments ²	\$32	\$21	\$14	\$12
Adjusted Liquidity	\$827	\$886	\$466	\$448

Ample liquidity to support funding needs³

Note: Numbers may not sum due to rounding,

^{1.} Excludes unfunded commitments to the Kemper JV and Glick JV.

^{2.} Includes unfunded commitments ineligible to be drawn due to certain limitations in credit agreements.

^{3.} As of September 30, 2025, we have analyzed cash and cash equivalents, availability under our credit facility, the ability to rotate out of certain assets and amounts of unfunded commitments that could be drawn and believe our liquidity and capital resources are sufficient to invest in market opportunities as they arise.



Strategic Joint Ventures are Accretive to Earnings

OCSL's JVs are income-enhancing vehicles that primarily invest in senior secured loans of middle market companies and other corporate debt securities

Key Attributes:

- Equity ownership: 87.5% OCSL and 12.5% joint venture partner
- Shared voting control: 50% OCSL and 50% joint venture partner

Kemper JV Characteristics		Glick JV Characteristics				
(At fair value)		(At fair value)				
\$125mm	4.4%	\$46mm	1.6%			
OCSL's Investments in the Kemper JV	% of OCSL's Portfolio	OCSL's Investments in the Glick JV	% of OCSL's Portfolio			
\$4.0mm	12.4%	\$1.5mm	12.5%			
Net Investment Income ¹	Return on OCSL's Investment (Annualized) ²	Net Investment Income ³	Return on OCSL's Investment (Annualized) ²			

Combined Portfolio Summary							
Investment Portfolio	First Lien	Portfolio Company Count	Wtd. Avg. Debt Portfolio Yield	Leverage Ratio			
\$513mm	97%	73	8.4%	1.7x			

As of September 30, 2025

^{1.} Represents OCSL's 87.5% share of the Kemper JV's net investment income (excluding subordinated note interest expense) earned during the quarter ended September 30, 2025.

^{2.} Calculated as OCSL's share of each respective joint venture's net investment income annualized, divided by the fair value of OCSL's investments in each joint venture as of June 30, 2025.

^{3.} Represents OCSL's 87.5% share of the Glick JV's net investment income (excluding subordinated note interest expense) earned during the quarter ended September 30, 2025.



Appendix



Strategic Actions In Support of OCSL

Equity Raise

- On February 3, 2025, Oaktree purchased \$100 million of newly issued shares of OCSL common stock at a price of \$17.63/share equal to net asset value per share on January 31, 2025
- This transaction represented a 10% premium to the closing stock price on January 31, 2025, and resulted in a nearly 7% increase in net assets at the time of share issuance
- The equity raise (coupled with additional leverage) increased dry powder for deployment, enabling growth and further diversification of the portfolio

New Incentive Fee Cap

- In the first fiscal quarter of 2025, Oaktree implemented an incentive fee cap (i.e., a total return hurdle). Since the implementation of the incentive fee cap, OCSL has retained \$20.4 million in Part I incentive fees that would have otherwise been paid to Oaktree.
- This new arrangement includes a lookback provision that commenced October 1, 2024, building to a rolling 12 quarter lookback by the Company's 2027 fiscal year-end
- Although we have voluntarily waived incentive fees in previous quarters, this formalizes our process and provides clarity

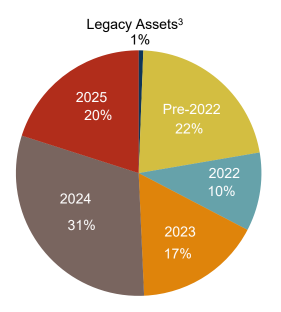
Oaktree remains committed to the long-term growth and success of OCSL



OCSL Vintage Analysis

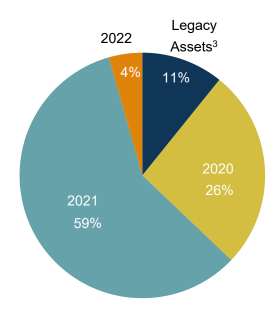
Portfolio Fair Value by Vintage¹

(\$ in millions)



Non-Accruals Based on Fair Value by Vintage²

(\$ in millions)



22% of portfolio originated in 2021 or earlier, but 96% of non-accruals are in those vintages

As of September 30, 2025

- 1. Excludes multi-sector holdings, which is primarily composed of investments in Senior Loan Fund JV I LLC (the "Kemper JV") and OCSI Glick JV LLC (the "Glick JV"). Based on a portfolio fair value of \$2.48 billion.
- 2. Investments on non-accrual at fair value represent \$80.7 million.
- 3. Legacy Assets represents deals done prior to Oaktree becoming the manager of Oaktree Specialty Lending Corporation in October 2017.



Recent Investment Activity

(C in the coords)	As of							
(\$ in thousands)	9/30/2025	6/30/2025	3/31/2025	12/31/2024	9/30/2024			
Investments in Oaktree Specialty Lending Corporation								
New Investment Commitments	\$208,200	\$147,200	\$407,000	\$198,100	\$259,000			
Funded	\$176,600	\$108,100	\$367,900	\$169,100	\$184,700			
Unfunded	\$31,600	\$39,100	\$39,100	\$29,000	\$74,300			
Fundings of Previously Unfunded Commitments	\$43,800	\$35,200	\$37,900	\$32,200	\$48,000			
Sales and Repayments	-\$177,000	-\$249,400	-\$279,400	-\$352,400	-\$338,300			
Net Funded Investment Activity ¹	\$43,400	-\$106,100	\$126,400	-\$151,100	-\$105,600			
New Investment Commitments in New Portfolio Companies	9	5	24	5	9			
New Investment Commitments in Existing Portfolio Companies	10	6	8	8	10			
Portfolio Company Exits	15	8	8	13	23			
Weighted Average Yield at Cost on New Debt Investment Commitments	9.7%	9.1%	9.5%	9.6%	9.9%			

Recent Investment Activity (continued)

New Investment Commitment Detail

10			
/ Y.	ın	millions)	

			Secu	rity Type			I	Market	
Fiscal Quarter	Investment Numbe	r of Deals	First Lien Sec	ond Lien	Unsecured & Other	Private Placement	Primary (Public)	Secondary (Public)	Avg. Secondary Purchase Price
3Q2021	\$178	10	\$141	\$25	\$12	\$104	\$70	\$5	97%
4Q2021	\$385	20	\$350	\$13	\$23	\$304	\$79	\$2	100%
1Q2022	\$300	21	\$220	\$77	\$2	\$227	\$73		N/A
2Q2022	\$228	25	\$163	\$17	\$48	\$162	\$26	\$40	96%
3Q2022	\$132	28	\$100	\$6	\$25	\$63	\$5	\$63	91%
4Q2022	\$97	11	\$65		\$32	\$71	\$22	\$4	92%
1Q2023	\$250	25	\$214	\$10	\$26	\$188	\$49	\$14	82%
2Q2023	\$124	9	\$124			\$118	\$5	\$1	81%
3Q2023	\$251	10	\$227	\$24	\$0.2	\$224	\$20	\$7	85%
4Q2023	\$87	6	\$87			\$76	\$12		N/A
1Q2024	\$370	24	\$354		\$16	\$302		\$68	90%
2Q2024	\$396	35	\$364		\$32	\$205	\$99	\$92	98%
3Q2024	\$339	20	\$302	\$3	\$34	\$256	\$58	\$24	97%
4Q2024	\$259	19	\$252	\$5	\$2	\$227	\$32		N/A
1Q2025	\$198	13	\$198			\$198			N/A
2Q2025	\$407	32	\$357	\$11	\$39	\$230	\$60	\$117	98%
3Q2025	\$147	11	\$147			\$147			N/A
4Q2025	\$208	19	\$182	\$22	\$4	\$136	\$9	\$63	95%



Financial Highlights

GAAP Net Investment Income per Share Adjusted Net Investment Income per Share ¹	\$0.41 \$0.40 -\$0.13	\$0.38 <i>\$0.37</i>	\$0.45 \$0.45	\$0.54	\$0.55
Adjusted Net Investment Income per Share ¹	· ·	\$0.37	¢0.45		
	-\$0.13		φ0.43	\$0.54	\$0.55
Net Realized and Unrealized Gains (Losses), Net of Taxes per Share		\$0.06	-\$0.88	-\$0.45	-\$0.10
Adjusted Net Realized and Unrealized Gains (Losses), Net of Taxes per Sha	re¹ -\$0.12	\$0.07	-\$0.88	-\$0.45	-\$0.10
Earnings (Loss) per Share	\$0.28	\$0.44	-\$0.42	\$0.09	\$0.45
Adjusted Earnings (Loss) per Share ¹	\$0.28	\$0.43	-\$0.43	\$0.09	\$0.45
Quarterly Distributions per Share	\$0.40	\$0.40	\$0.40	\$0.40	\$0.55
Quarterly Supplemental Distributions per Share			\$0.02	\$0.07	
Total Quarterly Distributions per Share	\$0.40	\$0.40	\$0.42	\$0.47	\$0.55
NAV per Share	\$16.64	\$16.76	\$16.75	\$17.63	\$18.09
Weighted Average Shares Outstanding	88,086	88,086	85,916	82,245	82,245
Balance Sheet					
Investment Portfolio (at Fair Value)	\$2,847,782	\$2,809,377	\$2,892,771	\$2,835,294	\$3,021,279
Cash and Cash Equivalents	\$79,630	\$79,799	\$97,838	\$112,913	\$63,966
Total Assets	\$3,002,991	\$2,964,212	\$3,079,167	\$3,083,792	\$3,198,341
Total Debt Outstanding ²	\$1,486,880	\$1,447,551	\$1,448,486	\$1,577,795	\$1,638,693
Net Assets	\$1,465,813	\$1,476,469	\$1,475,113	\$1,449,815	\$1,487,811
Total Debt to Equity Ratio	1.02x	0.99x	1.00x	1.11x	1.12x
Net Debt to Equity Ratio	0.97x	0.93x	0.93x	1.03x	1.07x
Weighted Average Interest Rate on Debt Outstanding ³	6.5%	6.6%	6.7%	6.2%	6.7%

^{1.} See appendix for a description of the non-GAAP measures as necessary.

^{2.} Net of unamortized financing costs.

^{3.} Includes effect of the interest rate swap agreements the Company entered into in connection with the issuance of our unsecured notes.



Portfolio Highlights

(C in the conde of fair value)			As of		
(\$ in thousands, at fair value)	9/30/2025	6/30/2025	3/31/2025	12/31/2024	9/30/2024
Investments at Fair Value	\$2,847,782	\$2,809,377	\$2,892,771	\$2,835,294	\$3,021,279
Number of Portfolio Companies	143	149	152	136	144
Average Portfolio Company Debt Investment Size	\$20,500	\$19,400	\$19,700	\$22,000	\$22,000
Asset Class:					
First Lien	83.5%	81.1%	80.9%	81.8%	81.7%
Second Lien	2.4%	2.3%	3.4%	3.0%	3.5%
Unsecured Debt	3.2%	4.9%	5.0%	3.9%	3.6%
Equity	5.0%	5.5%	4.6%	4.8%	5.0%
Joint Venture Interests	6.0%	6.2%	6.1%	6.5%	6.1%
Interest Rate Type for Debt Investments:					
% Floating-Rate	90.7%	90.9%	89.8%	87.6%	88.4%
% Fixed-Rate	9.3%	9.1%	10.2%	12.4%	11.6%
Yields:					
Weighted Average Yield on Debt Investments ¹	9.8%	10.1%	10.2%	10.7%	11.2%
Cash Component of Weighted Average Yield on Debt Investments	8.9%	9.1%	9.3%	9.5%	10.0%
Weighted Average Yield on Total Portfolio Investments ²	9.4%	9.6%	9.8%	10.2%	10.7%
Payment-in-Kind (PIK):					
PIK as a % of Total Investment Income	6.4%	6.7%	5.8%	6.6%	6.4%

Note: Numbers may not sum due to rounding.

^{1.} Annual stated yield earned plus net annual amortization of OID or premium earned on accruing investments, including the Company's share of the return on debt investments in the Kemper JV and Glick JV, and excluding any amortization or accretion of interest income resulting solely from the cost basis established by ASC 805 for the assets acquired in connection with the mergers of Oaktree Strategic Income Corporation (the "OCSI Merger") and Oaktree Strategic Income II, Inc. (the "OSI2 Merger"). See appendix for a description of the non-GAAP financial measures.

^{2.} Annual stated yield earned plus net annual amortization of OID or premium earned on accruing investments and dividend income, including the Company's share of the return on debt investments in the Kemper JV and Glick JV, and excluding any amortization or accretion of interest income resulting solely from the cost basis established by ASC 805 for the assets acquired in connection with the OCSI Merger and the OSI2 Merger. See appendix for a description of the non-GAAP financial measures.



Quarterly Statement of Operations

		For the ti	nree months ende	ed	
(\$ in thousands)	9/30/2025	6/30/2025	3/31/2025	12/31/2024	9/30/2024
Investment income					
Interest income	\$69,716	\$69,390	\$70,523	\$78,422	\$83,626
PIK interest income	\$4,094	\$5,070	\$4,531	\$5,728	\$6,018
Fee income	\$2,122	\$286	\$1,742	\$1,679	\$3,897
Dividend income	\$1,383	\$525	\$772	\$818	\$1,144
GAAP total investment income	\$77,315	\$75,271	\$77,568	\$86,647	\$94,685
Interest income amortization related to merger accounting adjustments	-\$449	-\$974	-\$373	\$423	\$315
Adjusted total investment income	\$76,866	\$74,297	\$77,195	\$87,070	\$95,000
Expenses					
Base management fee	\$7,309	\$7,195	\$7,795	\$8,144	\$8,550
Part I incentive fee	\$7,103	\$5,767	\$6,733	\$7,913	\$8,943
Part II incentive fee					
Interest expense	\$26,031	\$31,061	\$28,191	\$30,562	\$32,058
Other operating expenses ¹	\$2,703	\$3,070	\$2,616	\$2,590	\$2,191
Total expenses	\$43,146	\$47,093	\$45,335	\$49,209	\$51,742
Management fees waived			-\$367	-\$750	-\$750
Part I incentive fees waived	-\$1,897	-\$5,359	-\$6,733	-\$6,377	-\$1,228
Net expenses	\$41,249	\$41,734	\$38,235	\$42,082	\$49,764
(Provision) benefit for taxes on net investment income	-\$264	-\$56	-\$278	-\$263	
GAAP net investment income	\$35,802	\$33,481	\$39,055	\$44,302	\$44,921
Less: Interest income accretion related to merger accounting adjustments	-\$449	-\$974	-\$373	\$423	\$315
Add: Part II incentive fee					
Adjusted net investment income	\$35,353	\$32,507	\$38,682	\$44,725	\$45,236

Note: See appendix for a description of the non-GAAP measures.

^{1.} Includes professional fees, directors fees, administrator expense and general and administrative expenses.



Quarterly Statement of Operations (continued)

(\$ in thousands, except per share amounts)	For the three months ended				
	9/30/2025	6/30/2025	3/31/2025	12/31/2024	9/30/2024
Net realized and unrealized gains (losses)					
Net unrealized appreciation (depreciation)	-\$18,164	\$18,572	-\$82,023	-\$19,614	\$43,179
Net realized gains (losses)	\$6,940	-\$13,432	\$6,705	-\$17,310	-\$51,848
(Provision) benefit for taxes on realized and unrealized gains (losses)	-	-\$269	\$14	-\$139	\$661
GAAP net realized and unrealized gains (losses), net of taxes	-\$11,224	\$4,871	-\$75,304	-\$37,063	-\$8,008
Net realized and unrealized losses (gains) related to merger accounting adjustments	\$375	\$859	-\$56	-\$61	-\$314
Adjusted net realized and unrealized gains (losses), net of taxes	-\$10,849	\$5,730	-\$75,248	-\$37,124	-\$8,322
GAAP net increase (decrease) in net assets resulting from operations	\$24,578	\$38,352	-\$36,249	\$7,239	\$36,913
Interest income amortization (accretion) related to merger accounting adjustments	-\$449	-\$974	\$373	\$423	\$315
Net realized and unrealized losses (gains) related to merger accounting adjustments	\$375	\$859	-\$56	-\$61	-\$314
Adjusted earnings (loss)	\$24,504	\$38,237	-\$36,566	\$7,601	\$36,914
Per share data:					
GAAP total investment income	\$0.88	\$0.85	\$0.90	\$1.05	\$1.15
Adjusted total investment income	\$0.87	\$0.84	\$0.90	\$1.06	\$1.16
GAAP net investment income	\$0.41	\$0.38	\$0.45	\$0.54	\$0.55
Adjusted net investment income	\$0.40	\$0.37	\$0.45	\$0.54	\$0.55
GAAP net realized and unrealized gains (losses), net of taxes	-\$0.13	\$0.06	-\$0.88	-\$0.45	-\$0.10
Adjusted net realized and unrealized gains (losses), net of taxes	-\$0.12	\$0.07	-\$0.88	-\$0.45	-\$0.10
GAAP net increase/decrease in net assets resulting from operations	\$0.28	\$0.44	-\$0.42	\$0.09	\$0.45
Adjusted earnings (loss)	\$0.28	\$0.43	-\$0.43	\$0.09	\$0.45
Weighted average common shares outstanding	88,086	88,086	85,916	82,245	82,245
Shares outstanding, end of period	88,086	88,086	88,086	82,245	82,245



Non-GAAP Disclosures

The OCSI Merger (the "Mergers") were accounted for as asset acquisitions in accordance with the asset acquisition method of accounting as detailed in ASC 805-50, Business Combinations—Related Issues ("ASC 805"). The consideration paid to each of the stockholders of OCSI and OSI2 were allocated to the individual assets acquired and liabilities assumed based on the relative fair values of the net identifiable assets acquired other than "non-qualifying" assets, which established a new cost basis for the acquired investments under ASC 805 that, in aggregate, was different than the historical cost basis of the acquired investments prior to the OCSI Merger or OSI2 Merger, as applicable. Additionally, immediately following the completion of the Mergers, the acquired investments were marked to their respective fair values under ASC 820, Fair Value Measurements, which resulted in unrealized appreciation / depreciation. The new cost basis established by ASC 805 on debt investments acquired will accrete / amortize over the life of each respective debt investment through interest income, with a corresponding adjustment recorded to unrealized appreciation / depreciation on such investment acquired through its ultimate disposition. The new cost basis established by ASC 805 on equity investments acquired will not accrete / amortize over the life of such investments through interest income and, assuming no subsequent change to the fair value of the equity investments acquired and disposition of such equity investments acquired.

The Company's management uses the non-GAAP financial measures described above internally to analyze and evaluate financial results and performance and to compare its financial results with those of other business development companies that have not adjusted the cost basis of certain investments pursuant to ASC 805. The Company's management believes "Adjusted Total Investment Income", "Adjusted Total Investment Income", "Adjusted Net Investment Income Per Share" are useful to investors as an additional tool to evaluate ongoing results and trends for the Company without giving effect to the accretion income resulting from the new cost basis of the investments acquired in the Mergers because these amounts do not impact the fees payable to Oaktree under its second amended and restated investment advisory agreement (the "A&R Advisory Agreement"), and specifically as its relates to "Adjusted Net Investment Income" and "Adjusted Net Investment Income Per Share", without giving effect to Part II incentive fees. In addition, the Company's management believes that "Adjusted Net Realized and Unrealized Gains (Losses), Net of Taxes", "Adjusted Net Realized Gains (Losses), Net of Taxes Per Share", "Adjusted Earnings (Loss)" and "Adjusted Earnings (Loss) Per Share" are useful to investors as they exclude the non-cash income/gain resulting from the Mergers and used by management to evaluate the economic earnings of its investment portfolio. Moreover, these metrics align the Company's key financial measures with the calculation of incentive fees payable to Oaktree under with the A&R Advisory Agreement (i.e., excluding amounts resulting solely from the lower cost basis of the acquired investments established by ASC 805 that would have been to the benefit of Oaktree absent such exclusion).





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