



ARBORETUM
SILVERLEAF INCOME FUND, L.P.

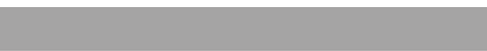
Portfolio Overview
Fourth Quarter 2020





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Company Overview

Company:

Arboretum Silverleaf Income Fund, L.P.

Formed in Delaware on January 14, 2016

SEC Registered Investment Manager:

Arboretum Investment Advisors, LLC

Formed in Delaware on March 3, 2016

Company Overview

Our Business:

Our principal investment strategy is to invest in business-essential, revenue-producing (or cost-saving) equipment and other physical assets with high in-place value and long, relative to the investment term, economic life and project financings. We expect to achieve our investment strategy by making investments in equipment already subject to lease or originating equipment leases in such equipment, which will include: (i) purchasing equipment and leasing it to third-party end users; (ii) providing equipment and other asset financing; (iii) acquiring equipment subject to lease and (iv) acquiring ownership rights (residual value interests) in leased equipment at lease expiration. From time to time, we may also purchase equipment and sell it directly to our leasing customers.

The life cycle of our fund is divided into three distinct stages: (i) the Offering Period, (ii) the Operating Period and (iii) the Liquidation Period. Our Offering Period commenced on August 11, 2016 and concluded on March 31, 2019.

During the Offering Period, the majority of our cash inflows were derived from financing activities and the direct result of capital contributions from Limited Partners.



Portfolio Overview

STATEMENT REGARDING THE EFFECTS OF COVID-19 ON OUR BUSINESS:

The disruptive nature of the coronavirus pandemic has been felt across all businesses in every industry both around the country and the world. In an effort to mitigate potential long term losses, Arboretum Silverleaf Income Fund, L.P. (the "Fund") provided short term payment relief to nearly all of its obligors throughout 2020 in order to provide an opportunity for obligors to remain in business during these most challenging of times. Although most obligors have resumed making their pre-pandemic contracted payments, unfortunately, some of these companies have not survived the crisis thereby requiring the Fund to take action to mitigate and minimize the negative impact that arose from these situations. In certain instances, the Fund has had to repossess the equipment from these failed companies in order to remarket or enter into settlement agreements to limit the exposure for the Fund.

As of December 31, 2020, our portfolio consisted of:



Borrower: Equipmentshare.com, Inc. **Investment Amount:** \$2,000,000

Term: 36 months **Asset Collateral:** First priority lien on small construction tools

Deal Overview:

Equipment Share ("Company" or "Equipment Share"), founded in 2014 and based out of Columbia, MO, is an integrated equipment services company that offers a full suite of rental and purchase equipment options to clients alongside numerous value add technology solutions. Additionally, the rental platform enables third parties to rent idle equipment resulting in ancillary revenue share for Company with minimal associated marginal costs. End users primarily operate in the construction, civil, and infrastructure and sectors. Supporting operations are 58 full service sites across 25 states and 1,538 employees. The Company is capitalized by three institutional investors, who have provided close to \$85MM through equity raises. Proceeds from this facility were used to acquire various small construction tools and equipment that are rented to clients, which are business critical and directly support revenue generation. The financing term of 36 months matches the low end of the equipment's useful life range, estimated at 3-5 years. This transaction represents an opportunity to provide financing to a cutting edge, technologically integrated equipment rental firm producing significant organic growth.

LeoTerra Development Inc

Borrower: LeoTerra Development Inc. **Investment Amount:** \$954,498

Term: 60 months **Asset Collateral:** First priority lien on two (2) Bell B45E Articulated Trucks

Deal Overview:

LeoTerra Development ("Company" or "LeoTerra"), founded in 2017 and based out of Kernersville, NC, provides land development services for raw land plots in addition to the acquisition and management of the lots. The Company's capabilities attracted the attention of a publically traded construction firm ("Partner") with a market capitalization measuring in the billions. The firms maintain a uniquely beneficial relationship in which LeoTerra will purchase land, with part of the capital provided by the Partner, and sell the finished land lots (now ready for construction) back to the Partner. The two financed trucks will be utilized to service active projects that are part of a long list of awarded contracts that should support the Company's revenue for years to come.



Borrower: Sunvair Aerospace Group, Inc. **Investment Amount:** \$160,156

Term: 60 months **Asset Collateral:** First priority lien on MetFin surface treatment machine

Deal Overview:

Founded in 1957, Sunvair, Inc. ("Sunvair") and sister company Aviation Avionics & Instruments Inc. ("AAll") are certified FAA repair stations performing aircraft repair and overhaul services. The companies were acquired by Blue Sea Capital in 2014 and 2015, respectively, and rolled under the Sunvair Aerospace Group Inc. parent umbrella. Both companies perform maintenance, repair and overhaul services for commercial, regional and military aircraft components, including avionics, instruments, pressure sensors, landing gear, mechanical components, and other accessories and components. Sunvair's repair and overhaul facilities are located in Valencia, CA and AAll's in Freeport, NY. Investment is in a business-essential Shot Peening Machine (MetFin Series II, Model 600 Table Blast System), which allows Sunvair to bring resurfacing work in-house rather than outsourcing, as well as expand their business by providing another high-demand service. The machine's useful life is well in excess of the 60 month lease term, it can be used across multiple industries and has an active secondary market.

Borrower: DBI Services, LLC **Investment Amount:** \$3,000,000

Term: 60 months **Asset Collateral:** First priority lien on construction vehicles & ancillary equipment

Deal Overview:

Founded in 1978, DBI Parent, LLC ("DBI" or "Company"), through its subsidiaries, provides maintenance and operational services for infrastructure related projects in the U.S. and Canada. DBI services the Department of Transportation (DOT) for Florida, Texas, Virginia, and Georgia, most of which have been with DBI for 16+ years. Operations are supported by approximately 2,375 employees and 4,648 equipment units located throughout 87 offices. DBI has undergone leadership and operational changes between 2016-2019 resulting in improved performance and revenue. Facility proceeds will be utilized to acquire trucks (flatbed, dump trucks, plow trucks, etc.), trailers, tractors and other ancillary equipment over the course of 2020 to replace older models and support new contracts. Primarily reserved for DBI's larger contracts with the DOT customers, the Equipment is business essential and revenue generating with a long useful life and can be utilized across a wide variety of sectors resulting in an active secondary market.

Borrower: We Do Dough, Inc. for Crumbl Cookies franchise **Investment Amount:** \$450,000

Term: 52 months **Asset Collateral:** First priority lien on franchise furniture, fixtures & equipment

Deal Overview:

Founded in 2018 in Logan, UT, Crumbl is a fast-growing specialty provider of freshly made cookies with pickup and delivery options. All cookies are freshly made from scratch ingredients on the day of purchase, maintain delivery options, and can be baked to accommodate large catering options. The franchise model company grew from 35 to 48 locations between 2018-2019 and is expected to reach 100 stores in 2020. Investment is in business essential restaurant equipment to open a Crumbl storefront in California in addition to the two Colorado stores already opened. Equipment includes ovens/microwaves, freezers, electronics and related assets. The lessee, We Do Dough, was established to own and operate three franchise stores, with the experienced franchise owner/operator providing personal and corporate guarantees of seven existing Little Caesars franchises.





Borrower: Franklin Equipment, LLC **Investment Amount:** \$1,535,424
Term: 36 months **Asset Collateral:** First priority lien on compressors, forklifts & concrete buggies

Deal Overview:

Founded in 2007 and headquartered in Groveport, OH, Franklin Equipment (“Franklin” or the “Company”) is an equipment rental company that operates in seven states including Ohio, Indiana, Wisconsin, Tennessee and South Carolina. The Company was founded by the Gabriel family, which has been in the equipment rental industry for over 70 years. Profitability is projected to accelerate over the next several years as these stores mature and rental utilization rates increase. Most of the equipment fleet is highly marketable and can be liquidated in the event of financial hardship. Investment in various types of rental equipment including compressors, forklifts, and concrete buggies that will be rented to Franklin customers, located at various Franklin locations. Equipment is expected to have a useful life of approximately 5-7 years, well in excess of 36 month term. In addition, the Equipment has an active secondary market as it can be utilized across multiple industries.



Borrower: NavaDerm Partners, LLC **Investment Amount:** \$470,790
Term: 36 months **Asset Collateral:** First priority lien on medical equipment

Deal Overview:

Founded in 2018 and headquartered in New York City, NY, NavaDerm Partners, LLC (“NavaDerm” or the “Company”) is a management services dermatology platform providing contractual, non-clinical services to five physician practices consisting of 41 physicians across seven clinics in New York and New Jersey, each with an established customer base and average 20+ year operating history. NavaDerm performs all back-office operations, allowing the physicians to focus on treating patients with medical, surgical and cosmetic procedures. Investment in business essential medical equipment includes a hair removal laser system, a vascular pigmentation removal laser system, body sculpting machine (cellulite treatment), and a fractional micro-needling machine, all of which will be located and used to complete procedures at a new NYC medical office. Useful life of the Equipment is expected to exceed the three year term of the facility.



Borrower: Quality Metalcraft, Inc. **Investment Amount:** \$1,532,873
Term: 36 months **Asset Collateral:** First priority lien on hydraulic pressers & chiller system

Deal Overview:

Quality Metalcraft (“QMC”), founded in 1959 and headquartered in Livonia, Michigan, provides production and prototyping capabilities along with other machine tooling services for the automotive and aerospace industries. QMC is owned by a prominent private equity firm that has provided the needed support since day one. Investment in four business essential hydraulic pressers and a supporting chiller system that is targeted to expand aerospace manufacturing capabilities. Aerospace represents a high margin business line as well as a diversified source of revenue from the core auto sector base. The asset maintains a high in place value as it will be integrated within the manufacturing facility and can ensure a long useful life, with a top estimate of two decades. Furthermore, the asset is estimated to maintain an active secondary market due to its longevity and capabilities. Arboretum provided financing to the company to support a critical inflection period to increase capabilities for the aerospace sector, which is projected to provide operational margins and growth opportunities.



Borrower: St. Clair Inn

Investment Amount: \$1,144,933

Term: 42 months

Asset Collateral: First priority lien on hotel furnishings & vehicles

Deal Overview:

Investment in business essential hotel furnishing and transportation vehicles. The furnishing and associated assets are funded at a 50% advance in order to ensure a sufficient financing to asset value ratio. The equipment supports the opening of St. Clair Inn, a 106 room inn located in St. Clair, MI along the St. Clair River. Originally built in 1926, the Inn reopened in 2019 after going through an extensive \$40MM restoration. The St. Clair Inn is operated as a Marriott franchisee under the Tribute by Marriott brand, a portfolio of independent boutique hotels (24 in North America). The Inn has also hired Real Hospitality Group (“Real”) to assist in the management of the hotel. Real manages approximately 125 hotels and is one of the few management companies approved by Marriott. The Inn is currently closed due to state-mandated COVID restrictions in Michigan, but anticipates opening in May/June 2021 when restrictions are alleviated.



Borrower: ZVRS, CSDVRS & Purple Communications

Investment Amount: \$3,348,711

Term: 30 months

Asset Collateral: First priority lien on business essential Macbooks and iPads

Deal Overview:

Founded in 2015 and based out of Rocklin, CA, ZVRS Holding Company (“ZVRS” or “Company”), through its subsidiaries, provides interpreting services for hearing impaired individuals. The collective subsidiaries were founded in 2000 and 1982. Investment in business essential Apple products (Macbooks and iPads), collectively the “Equipment”, supports the Video Relay Services business unit responsible for 80% of total revenue. ZVRS’ subsidiaries CSDVRS and Purple Communications, provides real time communication to Deaf and Hard of Hearing Individuals (“D&HI”) by transmitting American Sign Language translations utilizing the devices. The Equipment provide a 2-10 month payback period, depending on usage, and are exchanged every 3-4 years. The program is governed by the Federal Communication Commission and funded by telecommunication companies via the TRS Fund, resulting in a quasi-governmental revenue source for the company.



Borrower: MCPc, Inc.

Investment Amount: \$1,137,339

Term: 60 months

Asset Collateral: First priority lien on office furniture, fixtures & equipment

Deal Overview:

Founded in 2002 and headquartered in Cleveland, OH, MCPc, Inc. (“MCPc”) distinguishes itself from competitors through its many service offerings, which includes the discussed cybersecurity division. Investment in business essential office infrastructure for a new headquarters intended to support the needs of a core business unit, a cybersecurity product offering for various devices, and to allow for growth of business. This service is linked with a 24x7x365 managed service unit which collectively “watch over” a client’s infrastructure. Much of a client’s hardware is also supplied through another division line as the Company, MCPc is a value-add reseller of computer and information technology equipment and supporting services. Furthermore, the various service offerings provide the highest operating margins. Clients include notable hospitals and name brands with offices located near MCPc.



Borrower: Brass Centerview 2012 Partners, LLC

Investment Amount: \$865,084

Term: 60 months

Asset Collateral: First priority lien on LED lighting and second lien on all other assets

Deal Overview:

Brass Centerview 2012 Partners LLC, founded in 2012, serves as an owner-operator to the facility and most of the Company's revenue is derived from rent collected from the facilities' tenants. Investment in cost saving LED lighting for the Brass Professional Center ("Pro Center"), a 16 building "campus like" office park that provides 760K square feet of primarily Class B leasable space located in San Antonio, Texas. The facility possesses estimated fair market value of \$86MM ("as is" valuation) and \$90MM ("stabilized" valuation). The resulting loan-to-value ("LTV") is approximately 65%-62% when factoring in the \$58MM of long-term debt. Overall, the properties have an estimated \$28MM-\$31MM of equity. The monthly energy savings from the LED lighting is projected to exceed the financing payment. The equipment provider specializes in LED lighting and will cover any difference if the savings do not exceed the financing payment.



Borrower: CAD Embroidery & Screen Printing

Investment Amount: \$101,828

Term: 48 months

Asset Collateral: First priority lien on screen printer and dryer

Deal Overview:

CAD Embroidery & Screen Printing, Inc ("Company"), founded in 2001, is a full service contract embroidery and screening printing shop. The Company makes hats, flats, jackets and related items. Screen printing capabilities include the logos, names, and numbers in numerous colors. Investment in a new screen printer and dryer to replace existing equipment that is over 20 years in age and obsolete. The new equipment will increase capacity, provide more accurate printing, and a reduce expenses (less labor costs and reduction in utility expenses). The equipment is business essential and has a useful life well in excess of the term of the proposed facility.



Borrower: Vivace Universal Corporation

Investment Amount: \$3,000,000

Term: 60 months

Asset Collateral: First priority lien on Friction Stir Universal Welding System

Deal Overview:

Investment in a business essential welding machine to Vivace Universal. A company founded in 2006, providing manufacturing and tooling services for flight hardware and related equipment along with testing and engineering services relating for commercial space programs. Equipment will be used to service a recently awarded Northrop Grumman's Omega contract which is expected to generate over \$15MM in revenue in first two years. The financing of \$3MM against an original equipment cost of \$3.995MM, results in a Loan to Value of ~75%. Specifically, the financed equipment is a Friction Stir Welding System and is utilized to combine metals which require a high welding strength, as in the case of rocketry. The useful life of the asset is estimated at over seven years and is located at the NASA Michoud Assembly Facility.



Borrower: Nacogdoches Memorial Hospital

Investment Amount: \$493,906

Term: 36 months

Asset Collateral: Phillips Diamond Select FD20 X-ray machine

Deal Overview:

Nacogdoches Memorial Hospital (the "Hospital"), founded in 1928, provides inpatient, outpatient and emergency care services to patients in Nacogdoches County (the County) and surrounding areas. Investment in an X-Ray machine which is utilized to diagnose and treat cardiovascular disease. The equipment will be operated in the Hospital's Cardiac Catheterization Lab, a designated room where physicians perform minimally invasive tests and procedures. As the population continues to age and more patients have access to health insurance, the Hospital anticipates the X-ray machine will support an increase in patient volume. The equipment has an economic life over seven years, significantly in excess of the term of the financing.



Borrower: Evolution Completions, Inc. & Evolution Management, Inc.

Investment Amount: \$1,430,488 (part of investor syndicate)

Term: 36 months

Asset Collateral: All asset lien: oilfield equipment, A/R & Inventory, owner guaranty

Deal Overview:

Purchase of assets and master service agreements of a dissolving firm (non-market related closure) that offers services in a market where Evolution Completions and Evolution Management (together the "Borrowers"), respectively founded in 2011 and 2016, previously had no presence. The Borrowers provide oilfield tools and services in Bakken, a major U.S. oil basin. The new equipment allows the Borrowers to offer new services in current and new markets, paving the way for increases in market share and growth potential. The transaction is collateralized by a first position lien on all the Borrowers' assets, including equipment (current and acquired), accounts receivables (from strong credits within the Oil & Gas sector), and all inventory.



Borrower: Hydroprime Equipment LLC

Investment Amount: \$196,393

Term: 36 months

Asset Collateral: Water Pumps

Deal Overview:

Founded in 2016, Hydroprime provides equipment sales, service, rentals, and custom fabrication for a wide range of industries in Texas and the Gulf of Mexico states, with their largest customers in the oil and gas industry. Investment in Generac water pumps, which are business essential, revenue generating assets for the Company. Hydroprime is currently renting water pumps to meet strong customer demand driven by strong regional economic conditions. Equipment acquired under the proposed lease shall replace the equipment that it is currently renting. Rentals are Hydroprime's primary source of revenue and water pumps have the largest equipment demand at the moment. Other rental equipment includes light towers, filter pods, generators, trailers, fuel tanks and utility carts. The acquired equipment will be immediately sent to job sites and replace equipment that it is currently renting. The Company will be able to improve operating margins as it will be less expensive to acquire the equipment under the proposed terms than it is to rent.



Borrower: Manus Bio, LLC

Investment Amount: \$2,506,580 (part of investor syndicate)

Term: 36 months

Asset Collateral: First priority lien on all assets

Deal Overview:

Investment in a business essential manufacturing plant and its equipment located in Augusta, Georgia. The plant was originally built by Monsanto at a cost of over \$100MM, is highly specialized and geared towards the processes Manus will be performing. Some of the equipment was the biggest ever designed in the United States (fermentation tanks). Manus Bio utilizes patented microbe procedures and technology to produce fragrances, food ingredients, cosmetics, pharmaceuticals, and related products. The technology creates ingredients that are more economically and environmentally sustainable compared to current alternatives. Manus Bio’s patent portfolio has protection through 2030. The Fund has a first lien position in the purchased plant, the land, and Manus Bio’s IP portfolio.



Borrower: OmniGuide Holdings, Inc.

Investment Amount: \$673,710

Term: 42 months

Asset Collateral: Surgical Tools Manufacturing Equipment

Deal Overview:

OmniGuide Holdings, Inc. (“OmniGuide”), founded in 2000, provides surgical tools relating to minimally invasive surgeries, robotic surgeries, and specific tissues operations such as cutting, coagulating, and sealing tissue. Investment in two pieces of equipment, a Draw Tower and a Thermal Evaporation System, that are directly responsible for the production of OmniGuide’s core product, a specialized instrument used in electro-surgeries called “fibers”, which were responsible for 75% of OmniGuide’s revenue in 2017. With OmniGuide’s fiber solution comprising so much of company revenue these assets are deemed business critical. In addition, both assets have a longer useful life than the Fund’s financing. In an environment of growing healthcare needs OmniGuide offers cutting edge solutions allowing medical treatments to reach new heights.



Borrower: Medversant Technologies, LLC

Investment Amount: \$390,573

Term: 36 months

Asset Collateral: Information Technology Equipment

Deal Overview:

Founded in 1999 and headquartered in Los Angeles, CA, Medversant Technology LLC (“Medversant” or the “Company”) is a healthcare information technology company that provides information management solutions for healthcare administration, serving health plans, hospitals, government agencies, and other healthcare organizations. Investment in new servers, switches, and support components replacing previous five year old equipment, required to support Medversant’s strong growth since servers are critical to management of client data. Medversant’s solutions cut costs and improve data quality while increasing provider collaboration, decreasing liability exposure and improving patient care. The services are provided through a Web-based platform, which creates greater transparency and seamless service delivery. Due to the business essential nature of the equipment, the Fund’s risk is mitigated in the event that the Company encounters cash flow problems. In order to remain operational, Medversant will have to pay the Fund over non-core and/or non-revenue generating assets.



Borrower: Acoustiguide, Inc.

Investment Amount: \$1,175,720

Term: 36 months

Asset Collateral: Multimedia Equipment,
contract pledge

Deal Overview:

Investment in multimedia equipment (Opus+ units and other related equipment) utilized to fulfill a five year contract with the Statue of Liberty Ellis Island Foundation (SOLEIF). The equipment is business-essential and is utilized by the visitors to the landmark sites on a daily basis, with over 50,000 Opus+ devices in use throughout the world. Acoustiguide has over 25 years of experience providing multimedia content and applications for visitors to notable, high-traffic museums and venues. In addition to contracts with SOLEIF and Alcatraz, Acoustiguide provides multimedia services to the 9-11 Memorial, The Art Institute of Chicago, The Metropolitan Art Museum, The Guggenheim and the Asian Art Museum of San Francisco. The facility is supported by the guaranty of Acoustiguide's parent company, Espro Information Technologies, and a pledge of the SOLEIF contract.



Borrower: Shale Energy Support, LLC

Investment Amount: \$940,000

Term: 60 months

Asset Collateral: Nordco Rail Car Movers

Deal Overview:

Founded in 2015, Shale Energy Support LLC operates a wet mine and associated drying facilities in Mississippi as well as a railyard. Investment in two Nordco rail car movers that are business essential. The two movers are an upgrade from the Company's existing single smaller mover and will allow it move heavier loads (more rail cars per load), thus creating operating efficiencies and improving profitability. The need for the movers is driven directly by signing of new long term contracts. The equipment has an economic life of 10-15 years, providing the Fund with significant and improving collateralization as lease payments are received. The equipment has a strong secondary market and can be utilized by any rail operating business. The Company restructured its debt in 2019, during the Chapter 11 process, all lease payments due to the Fund were made. The Company assumed the lease without modification on exiting Chapter 11, affirming the business essential nature of the equipment.

Other Assets



Borrower: Golden Harvest Alaska Seafood **Investment Amount:** \$1,230,754

Term: 56 months **Asset Collateral:** First priority lien on Marel fish processing machine

Deal Overview:

Investment in a business essential Marel fish processing machine (“Equipment”) intended to reduce labor needs and increase automation, and forecasted to produce higher margins and increase capacity output. The Lessee encountered financial difficulties after it was forced to close due to the COVID-19 pandemic. The Lessee was located on a remote island in Alaska that had to be evacuated due to the absence of critical medical equipment. In October 2020 the Fund repossessed the Equipment and commenced remarketing efforts shortly thereafter. The Fund is in negotiations for a potential sale of the equipment with a new operator who is looking to take over the operations of the plant in Alaska. The Fund is also pursuing several other avenues to maximize recovery, however, in line with the audited financials, the Fund took a \$430,836 impairment on these assets.



Borrower: GenCanna Global USA, Inc. **Investment Amount:** \$3,600,000

Term: 48 months **Asset Collateral:** Three Louisville Steam Tube Dryers and one Chiller

Deal Overview:

Investment in business essential industrial drying equipment (“Equipment”) used in hemp processing. The Fund advanced approximately 70% of the Equipment cost, with the balance paid by GenCanna. The Equipment was to be located in a new expansion facility that was never completed. The lessee filed for Chapter 11 protection in February 2020. The Fund has repossessed the Equipment and commenced remarketing efforts. The Equipment also has application in other industries. Due to the size of the Equipment and current environment, the remarketing process commenced in earnest in Q4 2020. There is interest from several parties in the equipment that the Fund is evaluating, and the fund is targeting a significant recovery of its investment. We are pursuing multiple avenues to maximize recovery, however, in line with the audited financials, the Fund took a \$751,685 impairment on these assets.



Borrower: Anova Technologies, LLC
and FE Telecoms, LLC

Investment Amount: \$3,720,970

Term: 42 months

Asset Collateral: First priority lien on all assets

Deal Overview:

Investment proceeds were utilized to refinance Anova's current long-term debt, of which the majority was issued by PNC to acquire an Asian wireless network. The financing is secured by all of the Company's assets including the business critical network equipment and infrastructure. The Company has been severely impacted by COVID-19, with many of its customers closing down as well as some of the company's vendors threatening to cut off services due to non-payment which would effectively force Anova to close down. Following lengthy negotiations, Anova and the Fund agreed to a bulk settlement that provides for a large upfront cash payment to the Fund in the amount of \$2,000,000 on March 31, 2021, and a remaining amount of \$645,000 to be paid over time. Assuming all future payments are collected, this will result in a book value loss of \$366,991.

Portfolio Updates



Borrower: Shri Shri Corp, a Subway Franchisee **Investment Amount:** \$150,000

Contract Status: Terminated **Cash Received:** \$140,659

Term: 48 months **Asset Collateral:** All asset lien, including FF&E, personal & corporate guarantees

Deal Overview:

In the first quarter of 2021 Shri Shri filed for bankruptcy as it encountered significant financial troubles due to a decrease in demand from state-mandated COVID lockdowns in the NYC metro area. This resulted in a cash loss of \$9,341. The investment was in business essential equipment, fittings and furnishings for a Subway franchise in Port Washington, New York. The Fund is pursuing further collection on a personal guarantee.



Borrower: Waples Precision Services, LLC **Investment Amount:** \$2,076,000

Contract Status: Terminated **Cash Received:** \$1,738,109

Term: 42 months **Asset Collateral:** Fabrication & Robotics Equipment

Deal Overview:

On December 31st 2020 and February 5th 2021, the Fund received cash proceeds of \$475,831 and \$219,915 as a settlement of the equipment on the asset backed operating lease. This resulted in a cash loss of \$337,891. The investment was in metal fabrication equipment, lathe, robotics and precision inspection equipment.



Energy Services

Borrower: MBI Energy Services, Inc. **Investment Amount:** \$3,290,539

Contract Status: Matured **Cash Received:** \$3,891,483

Term: 36-48 months **Asset Collateral:** Water Pumps and Generators

Deal Overview:

On October 22nd 2020, the Fund received cash proceeds of \$1,040,453 as a buyout of the equipment on 3 of the 4 remaining schedules of the asset backed equipment finance leases. This resulted in a cash gain of \$600,944. The investment was in water pumps and generators essential to the company's operations. 4 of the 5 schedules have now been prepaid, and the Fund has repossessed the equipment for the remaining schedule and is in the process of remarketing it.



Borrower: Dae Sung, LLC **Investment Amount:** \$499,686

Contract Status: Early Buyout **Cash Received:** \$660,405

Term: 36 months **Asset Collateral:** Agricultural Equipment, personal guaranty of CEO

Deal Overview:

On September 30th 2020, the Fund received cash proceeds of \$112,488 as a buyout of the equipment on the asset backed equipment finance lease. This resulted in a cash gain of \$160,719. The investment was in agricultural equipment essential to expanding an agricultural initiative in California.

Borrower: Opus Virtual Offices, LLC **Investment Amount:** \$245,219

Contract Status: Matured **Cash Received:** \$281,457

Term: 24 months **Asset Collateral:** Information Technology, Furniture Fixtures & Equipment

Deal Overview:

On January 2nd 2020, the Fund received the final payment on the company's asset backed equipment finance lease. This resulted in a cash gain of \$36,238. The investment was in business essential hardware and software essential to Opus' operations and expansion.

Borrower: ADF Restaurant Group, LLC, a Pizza Hut Franchisee **Investment Amount:** \$318,882

Contract Status: Matured **Cash Received:** \$468,213

Term: 36 months **Asset Collateral:** Pizza Ovens

Deal Overview:

On February 11th 2020, the Fund received cash proceeds of \$125,047.62 as a buyout of the equipment on the asset backed equipment leases. This resulted in a cash gain of \$149,331. The investment was in 17 double gas 40" pizza ovens essential to the restaurant franchise's operations.

Borrower: Hudson Arts & Science Charter School Inc., an iLearn School **Investment Amount:** \$357,020

Contract Status: Matured **Cash Received:** \$411,774

Term: 36 months **Asset Collateral:** School Furniture, Fixtures & Equipment

Deal Overview:

On October 2nd 2019, the Fund received the final payment on the company's asset backed equipment finance lease. This resulted in a cash gain of \$54,754. The investment was in business essential classroom and school equipment to a New Jersey charter school focused on Science, Technology, Engineering, Arts and Math Programs (STEAM).



Borrower: Avenues World Holdings, LLC **Investment Amount:** \$578,017

Contract Status: Matured **Cash Received:** \$702,066

Term: 36 months **Asset Collateral:** IT Equipment

Deal Overview:

On September 3rd 2019, the Fund received the final payment on the company's asset backed equipment finance lease. This resulted in a cash gain of \$124,049. The investment was in business-essential classroom IT equipment for an elite NY preparatory school, where all classes are taught utilizing MacBook Air computers and iPads.



Borrower: Western Distribution Services, LLC **Investment Amount:** \$1,184,850

Contract Status: Early Buyout **Cash Received:** \$1,288,884

Term: 36 months **Asset Collateral:** Warehouse Racking System

Deal Overview:

On May 31st 2019, the Fund received cash proceeds of \$222,439 as an early buyout to pay off the company's asset backed equipment finance loans. This resulted in a cash gain of \$104,034. The investment was in a warehouse racking system essential to the Company's state of the art cold storage facility.



Borrower: Imfesa Air Services SRL **Investment Amount:** \$600,000

Contract Status: Early Buyout **Cash Received:** \$681,410

Term: 36 months **Asset Collateral:** Eurocopter EC120B & Airbus EC130-B4

Deal Overview:

On February 14th 2019, the Fund received cash proceeds of \$577,026 as an early buyout to pay off the company's asset backed equipment finance lease. This resulted in a cash gain of \$81,410. The investment was in acquisition of a 7th helicopter, a Eurocopter EC120B, to be deployed under a contract with one of the leading cruise lines, generating immediate revenue for Imfesa.



Borrower: ADF Restaurant Group, LLC, a Pizza Hut Franchisee **Investment Amount:** \$130,560

Contract Status: Matured **Cash Received:** \$140,573

Term: 13 months **Asset Collateral:** Point of Sale Machines

Deal Overview:

On January 2nd 2019, the Fund received the final payment on the company's asset backed equipment finance loans. This resulted in a cash gain of \$10,013. The investment was in Point of Sale Machines essential to the restaurant franchise's operations.



Borrower: Old City Pretzel Co, LLC (d.b.a. Ardiente) **Investment Amount:** \$88,233

Contract Status: Early Buyout **Cash Received:** \$107,170

Term: 36 months **Asset Collateral:** Restaurant Equipment

Deal Overview:

On May 14, 2018, the Fund received cash proceeds of \$99,162 as an early buyout to pay off the asset backed equipment finance lease. This resulted in a cash gain of \$19,170. The investment was in food storage equipment, cooking appliances, business essential restaurant equipment and electronic point-of-sale systems.



Borrower: EMM Asia Fund I L.P. **Investment Amount:** \$2,800,000

Contract Status: Matured **Cash Received:** \$2,954,000

Term: Bridge Loan **Asset Collateral:** Drilling Rig System, Safe Span, and other equipment

Deal Overview:

On February 6, 2018, the Fund received cash proceeds of \$2,828,000 as payment in full of the asset backed equipment loan. This resulted in a cash gain of \$154,000. The investment was in a 500HP AC Ideal Walking Rig System & ancillary equipment.

Performance

From August 11, 2016 through December 31, 2020, the Partnership admitted 617 Limited Partners with total capital contributions of \$25,371,709 resulting in the sale of 2,537,170.91 Units. The Partnership received cash contributions of \$24,718,035 and applied \$653,674 which would have otherwise been paid as sales commission to the purchase of 65,367.46 additional Units.

Our revenue for the years ended December 31, 2020 and 2019 is summarized as follows:

	Year Ended December 31, 2020	Year Ended December 31, 2019
REVENUE		
Rental income	\$ 296,368	\$ 419,024
Finance income	2,418,960	1,403,049
Interest income	520,775	437,120
Other income	527	688
Total Revenue	\$ 3,236,630	\$ 2,259,881
Loss on sale of assets	(715,517)	-
Provision for loan and lease losses	(1,592,055)	-
Revenue, Net	\$ 929,058	\$ 2,259,881

For the year ended December 31, 2020, we earned \$296,368 in rental income from one fabrication equipment operating lease. We received monthly lease payments of approximately \$10,010,000 and recognized \$2,418,960 in finance income from 44 finance leases during the same period. We also recognized \$520,775 in interest income from collateralized loans receivable during the same period. We also had a loss on sale of assets of \$715,517 from the sale of various operating leases. We also incurred a provision for loan and lease losses of \$1,592,055 as a result of an impairment loss on finance leases and on a collateralized loan receivable during the year ended December 31, 2020. As we acquire finance leases and operating leases, and as we participate in additional financing projects, we believe our revenue will steadily grow during 2021.

Performance

Our expenses for the years ended December 31, 2020 and 2019 are summarized as follows:

	Year Ended December 31, 2020	Year Ended December 31, 2019
EXPENSES		
Management fees – Investment Manager	\$ 750,000	\$ 750,000
Interest Expense	810,866	83,245
Depreciation	279,186	329,146
Professional fees	438,085	669,570
Administration expense	335,292	244,238
Other expenses	6,177	8,508
Total Expenses	2,619,606	2,084,707

For the year ended December 31, 2020, we incurred \$2,619,606 in total expenses. We paid \$750,000 in management fees to our Investment Manager during the year ended December 31, 2020. We pay our Investment Manager a management fee during the Operating Period and the Liquidation Period equal to the greater of (i) 2.5% per annum of the aggregate offering proceeds, payable monthly in advance or (ii) \$62,500 per month. We recognized \$279,186 in depreciation expense and \$335,292 in administration expense. Administration expense mainly consists of expenses paid to the fund administrator. We also incurred interest expense of \$810,866 related to our loan payable. Lastly, we incurred \$438,085 in professional fees, which were mostly comprised of fees related to compliance with the rules and regulations of the SEC and consulting services. As the size and complexity of our activities grow, we expect that our professional fees will increase accordingly.

Net Income (Loss)

As a result of the factors discussed above, we reported a net loss for the year ended December 31, 2020 of \$1,690,548, as compared to a net income of \$175,174 for the year ended December 31, 2019.

Our General Partner anticipates that during our early years, income taxes on distributions to you and to our other limited partners will be, to an extent, tax-deferred by operating losses and depreciation deductions available from the portion of our equipment leased to third party end users under our operating leases, but not under its full payout leases or other investments.¹

¹From Q&A section on page XIII of the Arboretum Silverleaf Income Fund, L.P. Prospectus

Distributions

During our Operating Period, we intend to pay cash distributions on a quarterly basis to our Limited Partners at 1.5% per quarter, the equivalent rate of 6.0% per annum, of each Limited Partners' capital contribution (pro-rated to the date of admission for each Limited Partner). Since June 30, 2017, our distribution rate has been 6.5% annually, paid quarterly at 1.625% of capital contributions. Beginning as of March 31, 2018, we increased our distribution to 7.0% annually, paid quarterly at 1.75% of capital contributions. Beginning as of June 30, 2018, we increased our distribution to 7.5%, paid quarterly at 1.875% of capital contributions. Beginning as of September 30, 2018 we increased our distribution to 8.0%, paid quarterly at 2.00% of capital contributions. Beginning as of June 30, 2020, we decreased our distribution to 4.0%, paid quarterly at 1.00% of capital contributions.

The amount and rate of cash distributions could vary and are not guaranteed. During the year ended December 31, 2020, we made quarterly cash distributions to our Limited Partners totaling approximately \$1,527,000, and we accrued \$255,362 for distributions due to Limited Partners which resulted in a distributions payable to Limited Partners of \$255,362 at December 31, 2020.

During the year ended December 31, 2019, we made quarterly cash distributions to our Limited Partners totaling approximately \$1,804,000, and we accrued \$511,318 for distributions due to Limited Partners which resulted in a distributions payable to Limited Partners of \$511,318 at December 31, 2019. At December 31, 2020 and 2019 we declared and accrued a distribution of \$12,685 and \$19,430, respectively, for distributions due to our General Partner which resulted in distributions payable to our General Partner of \$48,698 and \$36,013 at December 31, 2020 and 2019, respectively.

Financial Statements

Consolidated Balance Sheet (audited)

December 31, 2020 December 31, 2019

ASSETS			
Cash and cash equivalents	\$	1,838,659	\$ 5,064,943
Investments in finance leases, net		15,767,235	18,764,984
Investments in equipment subject to operating leases, net		-	1,808,764
Collateralized loans receivable, including accrued interest of \$4,667 and \$12,003, respectively		3,986,896	3,131,307
Other assets		7,294,637	575,028
Total Assets	\$	28,887,427	\$ 29,345,026
LIABILITIES AND PARTNERS' EQUITY			
LIABILITIES:			
Accounts payable and accrued liabilities	\$	247,582	\$ 238,932
Loan payable, including accrued interest of \$95,135 and \$37,103, respectively		12,375,581	9,722,177
Distributions payable to Limited Partners		255,362	511,318
Distributions payable to General Partner		48,698	36,013
Security deposit payable		49,391	49,391
Deferred revenue		717,814	620,061
Total Liabilities		13,694,428	11,177,892
PARTNERS' EQUITY (DEFICIT):			
Limited Partners		15,272,406	18,216,951
General Partner		(79,407)	(49,817)
Total Equity		15,192,999	18,167,134
Total Liabilities And Partners' Equity	\$	28,887,427	\$ 29,345,026

Financial Statements

Consolidated Statement of Operations (audited)	For the Year Ended December 31, 2020	For the Year Ended December 31, 2019
REVENUE		
Rental income	\$ 296,368	\$ 419,024
Finance income	2,418,960	1,403,049
Interest income	520,775	437,120
Other income	527	688
Total Revenue	3,236,630	2,259,881
Loss on sale of assets	\$ (715,517)	\$ -
Provision for loan and lease losses	(1,592,055)	-
Revenue, Net	929,058	2,259,881
EXPENSES		
Management fees - Investment Manager	\$ 750,000	\$ 750,000
Interest expense	810,866	83,245
Depreciation	279,186	329,146
Professional fees	438,085	669,570
Administration expense	335,292	244,238
Other expenses	6,177	8,508
Total Expenses	2,619,606	2,084,707
Net income (loss)	\$ (1,690,548)	\$ 175,174
Net income (loss) attributable to the Partnership		
Limited Partners	\$ (1,673,643)	\$ 173,422
General Partner	(16,905)	1,752
Net income (loss) attributable to the Partnership	\$ (1,690,548)	\$ 175,174
Weighted average number of limited partnership interests outstanding	2,532,772.53	1,302,315.04
Net income (loss) attributable to Limited Partners per weighted average number of limited partnership interests outstanding	\$ (0.66)	\$ 0.13

Financial Statements

Consolidated Statement of Changes in Partners' Equity (Deficit) (audited)

For the Years Ended
December 31, 2020 and 2019

	LIMITED PARTNERSHIP INTERESTS	TOTAL EQUITY	GENERAL PARTNER	LIMITED PARTNERS
Balance, January 1, 2019	1,935,481.94	\$ 13,850,728	\$ (32,139)	\$ 13,882,867
Partners' capital contributions	600,190.59	6,001,906	-	6,001,906
Offering expenses	-	545,974	-	545,974
Underwriting fees	-	(418,337)	-	(418,337)
Net Income	-	175,174	1,752	173,422
Distributions to partners	-	(1,964,455)	(19,430)	(1,945,025)
Redemptions to partners	(2,900.00)	(23,856)	-	(23,856)
Balance, December 31, 2019	2,532,772.53	18,167,134	(49,817)	18,216,951
Net Loss	-	(1,690,548)	(16,905)	(1,673,643)
Distributions to partners	-	(1,283,587)	(12,685)	(1,270,902)
Balance, December 31, 2020	2,532,772.53	\$ 15,192,999	\$ (79,407)	\$ 15,272,406

Financial Statements

Consolidated Statement of Cash Flows (audited)

For the Year Ended
December 31, 2020

For the Year Ended
December 31, 2019

CASH FLOWS FROM OPERATING ACTIVITIES:				
Net Income (Loss)	\$	(1,690,548)	\$	175,174
Adjustments to reconcile net income (loss) to net cash provided by (used in) operating activities:				
Finance income		(2,418,960)		(1,403,049)
Accrued interest income		(520,775)		(437,343)
Provision for loan and lease losses		1,592,055		-
Depreciation		279,186		329,146
Loss on sale of assets		715,517		-
Change In Operating Assets And Liabilities:				
Minimum rents receivable		10,009,831		3,930,849
Accrued interest income		546,701		432,190
Other assets		(122,079)		(574,680)
Accounts payable and accrued liabilities		8,650		113,513
Accrued interest on loan payable		58,032		37,103
Security deposit payable		-		49,391
Deferred revenue		(153,848)		368,113
Funding liability for collateralized loans and leases		-		1,088
Net Cash Provided By Operating Activities	\$	8,303,762	\$	3,021,495
CASH FLOWS FROM INVESTING ACTIVITIES:				
Purchase of finance leases		(12,520,249)		(15,346,019)
Origination and purchases of loans receivable, net of amortization, prepayments and satisfactions		(672,457)		(37,035)
Proceeds from sale of collateralized loans receivable		-		146,341
Proceeds from sale of leased assets		594,146		100,856
Net Cash Used In Investing Activities	\$	(12,598,560)	\$	(15,135,857)

(continued on next page)

Financial Statements

Consolidated Statement of Cash Flows (audited) (continued)

For the Year Ended
December 31, 2020

For the Year Ended
December 31, 2019

CASH FLOWS FROM FINANCING ACTIVITIES:

Cash received from loan payable	13,632,000	10,600,000
Repayments of loan payable	(11,036,628)	(914,926)
Cash received from Limited Partner capital contributions	-	5,916,286
Cash paid for Limited Partner distributions	(1,526,858)	(1,803,997)
Cash paid for Limited Partner redemptions	-	(23,856)
Cash paid for underwriting fees	-	(332,717)
Cash paid for offering costs	-	545,974
Net Cash Provided By Financing Activities	1,068,514	13,986,764
Net (decrease) increase in cash and cash equivalents	(3,226,284)	1,872,402
Cash and cash equivalents, beginning of year	5,064,943	3,192,541
Cash And Cash Equivalents, End Of Year	\$ 1,838,659	\$ 5,064,943

SUPPLEMENTAL DISCLOSURE OF OTHER CASH FLOW INFORMATION:

Cash paid for interest, net of amounts capitalized	\$ 752,834	\$ -
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SUPPLEMENTAL DISCLOSURE OF NON-CASH OPERATING, INVESTING AND FINANCING ACTIVITIES:

Units issued as underwriting fee discount	\$ -	\$ 85,620
Distributions payable to General Partner	\$ 12,685	\$ 19,430
Distributions payable to Limited Partners	\$ 255,362	\$ 511,318
Reclassification of investment in finance leases to other assets	7,927,127	2,010,412
Reclassification of investment in finance leases to equipment subject to operating leases to other assets	\$ 219,915	\$ -
Funding liability for collateralized loans and leases	\$ -	\$ (82,960)

Forward-Looking Statements

Certain statements within this Annual Report on Form 10-K may constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 ("PSLRA"). These statements are being made pursuant to the PSLRA, with the intention of obtaining the benefits of the "safe harbor" provisions of the PSLRA, and, other than as required by law, we assume no obligation to update or supplement such statements. Forward-looking statements are those that do not relate solely to historical fact.

They include, but are not limited to, any statement that may predict, forecast, indicate or imply future results, performance, achievements or events. You can identify these statements by the use of words such as "may," "will," "could," "should," "anticipate," "believe," "estimate," "expect," "intend," "predict," "continue," "further," "seek," "plan," or "project" and variations of these words or comparable words or phrases of similar meaning.

These forward-looking statements reflect our current beliefs and expectations with respect to future events and are based on assumptions and are subject to risks and uncertainties and other factors outside our control that may cause actual results to differ materially from those projected. We undertake no obligation to update publicly or review any forward-looking statement, whether as a result of new information, future developments or otherwise..

Additional Information

A detailed financial report on SEC Form 10-Q or 10-K (whichever is applicable) is available to you. It is typically filed either 45 or 90 days after the end of the quarter or year, respectively. It contains financial statements, detailed sources and uses of cash, and explanatory notes. Please access these reports by:

Visiting: www.thearboretumgroup.com

Or

Visiting: www.sec.gov

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