



Table of Contents

Company Overview	3
Portfolio Overview	5
Other Assets	9
Portfolio Updates	11
Performance	19
Financial Statements	21
Forward-Looking Statements	26
Additional Information	27

Company Overview

Company:

Arboretum Silverleaf Income Fund, L.P. Formed in Delaware on January 14, 2016

New Hampshire Registered Investment Adviser:

Arboretum Investment Advisors, LLC Formed in Delaware on March 3, 2016

Company Overview

Our Business:

The Arboretum Silverleaf Income Fund L.P. ("Fund") concluded its Operating Period at the end of Q3 2021 and entered the Liquidation Period in Q4 2021. During the Liquidation Period, no investments in new transactions will take place and proceeds received by the Fund, after expenses and debt service, will be periodically distributed to Limited Partners.

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.

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

As of March 31, 2023, our portfolio consisted of:



Borrower: DeAngelo Contracting Services, LLC Investment Amount: \$196,000

Term:24 monthsAsset Collateral:First priority lien on constructionDeal Overview:vehicles & ancillary equipment

In February 2022, the Fund entered into a 24 month finance lease agreement with DeAngelo Contracting Services, LLC ("DCS") for three vehicles recovered from DBI Services. In February 2023, the Fund entered into a second finance lease agreement with DCS, for 12 months for a 4th vehicle. DCS is a growing company focused on providing quality and safe highway, railroad, commercial, and residential maintenance services. DCS owner originally founded DBI, prior to selling it to a PE firm. Post DBI closure, DCS has been actively buying up DBI assets and taking over contracts. The Fund agreed to provide seller financing by way of this short term lease to maximize the sales proceeds for these three vehicles.

	tiwanda ogistics
--	---------------------

Borrower:	Etiwanda Logistics, inc.	Inve	stment Amount:	\$1,101,900
Term:	48 months	Asset Collateral:	First priority lien	on warehousing
Deal Overv	/iew:		equipment	

Deal Overview:

Etiwanda Logistics, Inc., ("Etiwanda"), founded in 2016 and headquartered in Fontana, CA, is a 3rd party logistics company that specializes in inventory management, delivery, warehousing, pick and packing, route planning, and value-added services. The company operates out of 155K + 45K sqft warehousing facility and is moving to a new 277K sqft nearby facility in San Bernardino, CA, east of Los Angeles. Etiwanda's operating performance was stable in FY2020, and is projecting a 72% growth in revenue, totaling \$10.7MM for FY2021. Proceeds from this transaction were used to acquire a new business-critical Pallet Racking System, teardrop style, including upright frames-roll form steel, load beams-roll form steel, wire mesh deck and related items for the new facility. The Equipment is expected to be more efficient as it will allow for the vertical expansion of its warehousing space as well as allow for the products to be more evenly and efficiently pulled and shipped. The Equipment is expected to have a useful life of 10+ years.



CARDINAL

Borrower: Ascentium Capital portfolio

Investment Amount: \$4,051,979

Term: 23-58 months Asset Collateral: First priority lien on underlying equipment of each lease

Deal Overview:

Term:

Ascentium Capital ("Ascentium"), founded in 2004 specializes in providing a broad range of business equipment financing, leasing, and loans across the United States. Currently with a portfolio of \$2.1 billion they regularly syndicate transactions as part of portfolio management and rebalancing. This portfolio was selected to alleviate internal concentration limits for asset type, geographic location and/or industry. Ascentium utilizes proprietary and nonproprietary scoring models based on key parameters to assess credit worthiness of every obligor submitted regardless of amount requested. From there the lessee's in the portfolio were selected by Arboretum based on the criteria of: Minimum term of 24 months, at least 12 months in business, minimum FICO of 600, minimum SBSS of 150, and no late payments since transaction commencement date. Transactions that did not meet this criteria were eliminated from consideration.

Borrower: HMI Cardinal (dba Cardinal Shower) Investment Amount: \$2,218,258

36 months Asset Collateral: First priority lien on glass manufacturing equipment **Deal Overview:**

Hoskin & Muir, Inc., dba Cardinal Shower Enclosures ("Company" or "Cardinal Shower"), founded in 1948 and based in Louisville, KY, is a glass enclosure manufacturer whose products reach a national network of glaziers. The Company demonstrated strong growth and established a national presence, and in 2017, private equity firm Riverside purchased the Company for \$115MM. Cardinal Shower has three manufacturing facilities in KY, MA and NV, and 5 distribution centers in CA, TX, WA, and HI. The newest location in NV is their largest, most technologically advanced manufacturing and distribution center, and serves to consolidate three locations for significant cost savings. Proceeds from this transaction were used to finance business-critical glass manufacturing equipment for the new facility, projected to increase revenue through quicker product turnaround and reduce costs through automation. The useful life of the Equipment is projected at 10+ years, far exceeding that of the transaction, with a strong and active secondary market.



Borrower: Equipmentshare.com, Inc. Investment Amount: \$3,906,913 Term: 36 months

Deal Overview:

Asset Collateral: First priority lien on small construction tools

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 Fund financed a second schedule in conjunction with the Company's \$250MM equity raise. 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.

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
Deal Overv	iew:		surface treatment machine

Founded in 1957, Sunvair, Inc. ("Sunvair") and sister company Aviation Avionics & Instruments Inc. ("AAII") 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 AAII'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:	NavaDerm Part	ners, LLC Inv	estment Amount:	\$827,956
Term:	36 months	Asset Collatera	: First priority lien	on medical
Deal Ower			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 at a new NYC medical office. Useful life of the Equipment is expected to exceed the three year term of the facility.



Term: 48 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 2013 Partners, LLC	Investment Amount: \$865,084	
Term:	60 months	Asset Collateral: First priority lien on LED lighting and second lien on	all
Deal Over	iour	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:	Vivace Universal Corporatio	n Investment Amount:	\$3,975,000

Asset Collateral: First priority lien on Friction Stir Universal Welding System and production line equipment

Deal Overview:

60 months

Term:

Investment in a business essential welding machine to Vivace Universal. Founded in 2006, Vivace is a subcontractor providing manufacturing and tooling services for flight hardware and related equipment along with testing and engineering services relating to commercial space programs. Equipment is used to service contracts for a long-term Dynetics program and other large companies. 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. More recently the Fund has provided \$975,000 additional financing for a flexible and robust manufacturing production line.



Other Assets



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 business essential Nordco rail car movers. In March 2022, representatives for Shale Support Holdings advised the Fund that the turnaround the company undertook following its 2019 Chapter 11 restructure did not succeed. The company, at its senior lender's direction has sold off all its assets and was ceasing operations. The Fund's collateral consists of two Shuttlewagons. A third party company that purchased the rail yard from Shale Support took over lease payments in return for use of the equipment. Arboretum engaged in a two month negotiation with this party to either buy the equipment or to enter into a new lease. An agreement could not be reached and Arboretum picked up the equipment in July 2022. The equipment has been refurbished and is in the process of being remarketed. Based on discussions with several remarketing firms, no impairment has been taken against the assets.

THE	
S ^T CLAiR	

INN

Borrower:	St. Clair Inn	Investment Amount: \$1,144,933
Term:	42 months	Asset Collateral: First priority lien on hotel furnishings & vehicles

Investment in business essential hotel furnishing and transportation vehicles. The hotel has been severely impacted by Covid related closures and labor shortages. The hotel is operating, however only a third of the planned renovation are completed. The original owner turned over the hotel to the senior lender and a receiver has been appointed. The senior lender plans to complete the renovations and market the hotel as a going concern. The lessee has returned to the Fund the portion of collateral consisting of titled vehicles which are currently being remarketed. The remaining collateral is either in use at the hotel or at a nearby warehouse pending completion of renovations. The Fund has liquidated most of equipment that was returned. The receiver has continued to make monthly lease payments. Further, the Fund is pursuing two personal guarantors who were the owners of the lessee. No impairment has been taken at this time.



Borrowei	: DBI Services, LLC	Investment Amount: \$3,000,000
Term:	60 months	Asset Collateral: First priority lien on construction
Deal Ove	rview:	vehicles & ancillary equipment

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. The company abruptly shut down in October 2021 citing impact from Covid and other factors. The Fund is in the process of repossessing and remarketing the equipment collateral, which primarily consists of vehicles, yellow iron, and related equipment that has an active secondary market. No impairment has been taken against this investment at this time.

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 has taken \$1,080,836 in impairments over the past few years on these assets.

🖉 Ger	nCanna
-------	--------

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

Asset Collateral: Three Louisville Steam Tube Dryers and one Chiller

Deal Overview:

48 months

Term:

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 has taken \$1,376,685 in impairments over the past few years 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:	Quality Metalcraft, Inc.	Investment Amount:	\$1,532,873
Contract Status:	Matured	Cash Received:	\$1,809,223.15
Term: Deal Overview:	36 months	Asset Collateral:	First priority lien on hydraulic pressers & chiller system

On November 4th, 2022, the Fund received the final payment on the company's asset backed equipment finance lease. This resulted in a cash gain of \$276,350. The investment was in business essential hydraulic pressers and a supporting chiller system to expand aerospace manufacturing capabilities.

Borrower:	ZVRS, CSDVRS & Purple	Investment Amount:	\$3,348,711
Contract Status:	Matured	Cash Received:	\$3,814,721
Term: Deal Overview:	30 months	Asset Collateral:	First priority lien on business essential Macbooks and iPads

On June 6th 2022, the Fund received the final payment on the company's asset backed equipment finance lease. This resulted in a cash gain of \$466,010. The investment was in business essential Apple products (Macbooks and iPads), that supports the Video Relay Services business unit.



Borrower:	OmniGuide Holdings, Inc.	Investment Amount:	\$673,710
Contract Status:	Matured	Cash Received:	\$876,400
Term:	42 months	Asset Collateral:	Surgical Tools Manufacturing Equipment

Deal Overview:

On May 2nd 2022, the Fund received the final payment on the company's asset backed equipment finance lease. This resulted in a cash gain of \$ 202,695. The investment was in 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 electrosurgeries called "fibers".





Contract Status:	Matured	Cash Received:	\$664,720
Term:	36 months	Asset Collateral:	Phillips Diamond Select FD20 X-ray
			machine

Investment Amount: \$493,906

Nacoqdoches

Deal Overview:

Borrower:

On April 29th 2022, the Fund received cash proceeds of \$22,225.78 as a buyout of the equipment on the asset backed equipment finance lease. This resulted in a cash gain of \$170,814. The investment was 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.



Borrower:	We Do Dough, Inc. for Crumbl Cookies	Investment Amount:	\$450,000
Contract Status:	Early Buyout	Cash Received:	\$583,613
Term: Deal Overview:	52 months	Asset Collateral:	First priority lien on franchise furniture, fixtures & equipment

Deal Overview:

On April 26th 2022, the Fund received cash proceeds of \$330,860.80 as a buyout of the equipment on the asset backed equipment finance lease. This resulted in a cash gain of \$133,613. The investment was in business essential restaurant equipment to open a Crumbl storefront in California in addition to the two Colorado stores already opened.



Borrower:	CAD Embroidery and Screen Printing	Investment Amount:	\$101,828
Contract Status:	Early Buyout	Cash Received:	\$149,277
Term:	48 months	Asset Collateral:	First priority lien on screen printer and dryer

Deal Overview:

On December 22nd, 2021, the Fund received cash proceeds of \$79,185.67 as a buyout of the equipment on the asset backed equipment finance lease. This resulted in a cash gain of \$47,449. The investment was in a new screen printer and dryer to replace existing equipment.



Borrower:	Manus Bio, LLC	Investment Amount:	\$2,506,580 (part of investor syndicate)
Contract Status:	Early Buyout	Cash Received:	\$3,623,919
Term:	36 months	Asset Collateral:	First priority lien on all assets

Deal Overview:

On August 20th 2021, the Fund received cash proceeds of \$2,107,517.69 as a buyout of the equipment on the asset backed equipment finance lease. This resulted in a cash gain of \$1,117,339. The investment was in a business essential manufacturing plant and its equipment located in Augusta, Georgia. The technology creates ingredients that are more economically and environmentally sustainable compared to current alternatives.



Borrower:	Hydroprime Equipment, LLC	Investment Amount:	\$196,393
Contract Status:	Early Buyout	Cash Received:	\$272,092
Term:	36 months	Asset Collateral:	Water Pumps

Deal Overview:

On July 9th 2021, the Fund received cash proceeds of \$113,272.50 as a buyout of the equipment on the asset backed equipment finance lease. This resulted in a cash gain of \$75,699. The investment was in Generac water pumps, which allowed the company to replace the equipment that it was previously being rented in order to improve operating margins.



Borrower:	Franklin Equipment, LLC	Investment Amount:	\$1,535,424
Contract Status:	Early Buyout	Cash Received:	\$2,009,041
Term:	36 months	Asset Collateral:	First priority lien on compressors, forklifts & concrete buggies

Deal Overview:

On April 16th 2021, the Fund received cash proceeds of \$1,357,343.23 as a buyout of the equipment on the asset backed equipment finance lease. This resulted in a cash gain of \$473,617. The investment was in various types of rental equipment including compressors, forklifts, and concrete buggies that were rented to Franklin customers, located at various Franklin locations.



Borrower:	Medversant Technologies, LLC	Investment Amount:	\$390,573
Contract Status:	Matured	Cash Received:	\$483,981
Term:	36 months	Asset Collateral:	Information Technology
Deal Overview:			Equipment

On March 1st 2021, the Fund received the final payment on the company's asset backed equipment finance lease. This resulted in a cash gain of \$93,408. The investment was in business-essential 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.



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 &
Deal Overview:			corporate guarantees

Washington, New York. The Fund is pursuing further collection on a personal guarantee.

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



Borrower:	Evolution Completions, Inc. & Evolution Management, Inc.	Investment Amount:	\$1,430,488 (part of investor syndicate)
Contract Status:	Early Buyout	Cash Received:	\$1,781,928
Term:	36 months	Asset Collateral:	All asset lien: oilfield equipment, A/R & Inventory, owner
,	2021, the Fund received		guaranty 853 as a buyout of the

equipment on the asset backed equipment finance loan. This resulted in a cash gain of \$351,440. The investment was in business-essential oilfield tools and services in Bakken, a major U.S. oil basin. The new equipment allowed the borrower to offer new services in current and new markets, paving the way for increased market share and growth.



Borrower:	Waples Precision Services, LLC	Investment Amount:	\$2,076,000
Contract Status:	Terminated	Cash Received:	\$1,738,109
Term: Deal Overview:	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 liquidation proceeds 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.



Borrower:	Acoustiguide, Inc.	Investment Amount:	\$1,175,720
Contract Status:	Early Buyout	Cash Received:	\$1,412,130
Term:	36 months	Asset Collateral:	Multimedia Equipment, contract pledge

Deal Overview:

On December 30th 2020, the Fund received cash proceeds of \$217,822.30 as a buyout of the equipment on the asset backed equipment finance leases. This resulted in a cash gain of \$236,410. The investment was 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.



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.

Investment Amount: \$210.002



borrower:	Group, LLC, a Pizza Hut Franchisee	investment Amount:	\$310,002
Contract Status:	Matured	Cash Received:	\$468,213
Term:	36 months	Asset Collateral:	Pizza Ovens
Deal Oversieve			

ADE Postaurant

Deal Overview:

Porrowork

On February 11th 2020, the Fund received cash proceeds of \$125,047 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:	Opus Virtual Offices, LLC	Investment Amount:	\$245,219
Contract Status:	Matured	Cash Received:	\$281,457
Term: Deal Overview:	24 months	Asset Collateral:	Information Technology, Furniture Fixtures & Equipment

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:	Hudson Arts & Science Charter School Inc., an iLearn School	Investment Amount:\$357,020	
Contract Stat	us: Matured	Cash Received:	\$411,774
Term:	36 months	Asset Collateral:	School Furniture, Fixtures & Equipment
Deal Overvie	w:		

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			/

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.





Ardiente

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

During the Offering Period, which commenced on August 11, 2016 and concluded on March 31, 2019, 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 three months ended March 31, 2023 and 2022 is summarized as follows:

	Three Months Ended March 31, 2023 (unaudited)		Ended March 31, 2023		Ma	ree Months Ended arch 31, 2022 unaudited)
REV	ENUE					
Finance income	\$	210,233	\$	447,880		
Interest income		6,837		27,255		
Total Revenue	\$	217,070	\$	475,135		
Impairment and provision for loan and lease losses		(179,861)		-		
Revenue, net	\$ 37,209		\$	475,135		

For the three months ended March 31, 2023, we received monthly lease payments of approximately \$1,397,000 and recognized \$210,233 in finance income from various finance leases during the same period. We also recognized \$6,837 in interest income from collateralized loans receivable during the same period. We also incurred impairment of \$179,861 for the three months ended March 31, 2023.

Performance

Our expenses for the three months ended March 31, 2023 and 2022 are summarized as follows:

EVD	м	Ended Aarch 31, 2023 Ma (unaudited) (Three Months Ended Iarch 31, 2022 (unaudited)
EXPE				
Management fees – Investment Manager	\$	150,000	\$	187,500
Interest Expense		1,264		117,790
Professional fees		106,209		133,368
Administration expense		36,452		52,476
Other expenses		7,651		6,460
Total Expenses	\$	301,576	\$	497,594

For the three months ended March 31, 2023, we incurred \$301,576 in total expenses. We paid \$150,000 in management fees to our Investment Manager during the three months ended March 31, 2023. We pay our Investment Manager a management fee during the Liquidation Period equal \$50,000 per month payable monthly in advance. We recognized \$36,452 in administration expenses. Administration expenses mainly consist of expenses paid to the fund administrator. We also incurred interest expense of \$1,264 related to our loan payable that was entered into on October 18, 2019. We also incurred \$106,209 in professional fees, which were mostly comprised of fees related to compliance with the rules and regulations of the SEC, consulting services and fees related to storage and remarketing of equipment classified as other assets on our balance sheets.

Net Loss

As a result of the factors discussed above, we reported a net loss for the three months ended March 31, 2023 of \$264,367, as compared to net loss of \$22,459 for the three months ended March 31, 2022.

1st Quarter 2023 Updates

Effective January 1, 2023, the Investment Manager reduced the management fee from \$62,500 per month (\$750,000 per annum) to \$50,000 per month (\$600,000 per annum).

On February 1, 2023, in connection with a loan and security agreement entered into on October 18, 2019, the Partnership paid off the outstanding loan facility balance and accrued interest, and terminated the agreement with the third party.

Effective March 31, 2023, the Fund made its first distribution of the Liquidation Period, which began in Q4 2021. This distribution was at an annualized rate of 9.5%.

Balance Sheet	Ма	March 31, 2023		ember 31, 2022
ASSETS				
Cash and cash equivalents	\$	900,854		149,490
Investments in finance leases, net of allowance for credit losses of \$229,000 and \$0, respectively		7,540,247		9,804,649
Collateralized loans receivable, including accrued interest of \$2,241 and \$2,625, respectively		228,217		268,643
Other assets		5,480,480		5,085,005
Total Assets	\$	14,149,798		15,307,787
LIABILITIES AND PARTNERS	' EQU	ΊΤΥ		
	*	200.661	~	210.200
Accounts payable and accrued liabilities Loan payable, including accrued interest of \$0 and \$5,431, respectively	\$	209,661	\$	310,399 547,875
Distributions payable to Limited Partners		591,737		-
Distributions payable to General Partner		55,252		49,335
Security deposit payable		100,000		100,000
Deferred revenue		597,589		596,598
Total Liabilities		1,554,239		1,604,207
PARTNERS' EQUITY:				
Limited Partners		12,697,563		13,797,023
General Partner		(102,004)		(93,443)
Total Partners' Equity		12,595,559		13,703,580
Total Liabilities And Partners' Equity	\$	14,149,798	\$	15,307,787

Statement of Operations (unaudited)	Three Months Ended March 31, 2023			Three Months Ended March 31, 2022		
REVENUE						
Finance income		210,233		447,880		
Interest income		6,837		27,255		
Total Revenue		217,070		475,135		
Impairment and provision for loan and lease losses		(179,861)		-		
Revenue, net		37,209		475,135		
EXPENSES						
Management fees - Investment Manager	\$	150,000	\$	187,500		
Interest expense		1,264		117,790		
Professional fees		106,209		133,368		
Administration expense		36,452		52,476		
Other expenses		7,651		6,460		
Total Expenses		301,576		497,594		
Net loss	\$	(264,367)	\$	(22,459)		
Net loss attributable to the Partnership						
Limited Partners	\$	(261,723)	\$	(22,234)		
General Partner		(2,644)		(225)		
Net loss attributable to the Partnership	\$	(264,367)	\$	(22,459)		
Weighted average number of limited partnership interests outstanding		2,521,653.57		2,526,916.73		
Net loss attributable to Limited Partners per weighted average number of limited partnership interests outstanding	\$	(0.10)	\$	(0.01)		

Statement of Changes in Partners' Equity	Three Months Ended March 31, 2023 and 2022						
	LIMITED PARTNERSHIP INTERESTS	ERSHIP FOULTY PARTNER				LIMITED PARTNERS	
Balance, January 1, 2023	2,521,653.57	\$	13,703,580	\$	(93,443)	\$	13,797,023
Adoption of accounting standard	-		(246,000)		-		(246,000)
Net Loss	-		(264,367)		(2,644)		(261,723)
Distributions to partners	-		(597,654)		(5,917)		(591,737)
Balance, March 31, 2023	2,521,653.57	\$	12,595,559	\$	(102,004)	\$	12,697,563
Balance, January 1, 2022	2,526,916.73	\$	15,322,084	\$	(77,635)	\$	15,399,719
Net Income	-		(22,459)		(225)		(22,234)
Distributions to partners	-		(730)		_		(730)
Balance, March 31, 2022	2,526,916.73	\$	15,298,895	\$	(77,860)	\$	15,376,755

Statement of Cash Flows	Three Months Ended March 31, 2023		 Months Ended rch 31, 2022
CASH FLOWS FROM OPER	ATING AC	TIVITIES:	
Net loss	\$	(264,367)	\$ (22,459)
Adjustments to reconcile net loss to net cash provided by operating activities:			
Impairment and provision for loan and lease losses		179,861	-
Change In Operating Assets And Liabilities:			
Other assets		273,635	616,241
Accounts payable and accrued liabilities		(100,738)	15,911
Accrued interest on loan payable		(5,431	(12,406)
Security deposit payable		-	25,000
Deferred revenue		991	(39,280)
Net Cash Provided By Operating Activities		83,951	583,007

CASH FLOWS FROM INVESTING ACTIVITIES:				
Change in leases, net	1,415,431	1,441,020		
Collateralized loans receivable, net of amortization, prepay- ments and satisfactions	40,426	105,264		
Net Cash Provided By Investing Activities	1,455,857	1,546,284		

.

_

Statement of Cash Flows (cont'd)		riod Ended 31, 2023	For the Year Ended December 31, 2022		
CASH FLOWS FROM FINANC	CING ACTIVI	TIES:			
Cash received from loan payable		-		800,000	
Repayments of loan payable		(542,444)		(2,840,769)	
Cash paid for Limited Partner distributions		-		(730)	
Provision for credit losses		(246,000)		-	
Net Cash Used In Financing Activities		(788,444)		(2,041,499)	
Net Increase in cash and cash equivalents		751,364		87,792	
Cash and cash equivalents, beginning of period		149,490		194,680	
Cash And Cash Equivalents, End Of Period	\$	900,854	\$	282,472	
SUPPLEMENTAL DISCLOSURE OF OTHER	R CASH FLO	N INFORMATI	ON:		
Cash paid for interest	\$	6,695	\$	130,196	
SUPPLEMENTAL DISCLOSURE OF NON-CASH INV	ESTING AN	D FINANCING	ΑCTIV	ITIES:	
Distributions payable to General Partner	\$	5,917	\$	-	
Distributions payable to Limited Partners	\$	591,737	\$	-	
Reclassification of investment in finance lease to other asset	s \$	886,971	\$	-	

Reclassification of other assets to investment in finance leases

\$

38,000

\$

-

Forward-Looking Statements

Certain statements within this Quarterly Report on Form 10-Q may constitute forwardlooking 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," "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

Administration:

Registered Office

160 Greentree Drive, Suite 101 Dover, DE 19904

Registered Agent

National Registered Agents, Inc.

Investment Manager

Arboretum Investment Advisors, LLC 100 Arboretum Drive, Suite 105 Portsmouth, NH 03801

Auditor

Baker Tilly Virchow Krause, LLP One Penn Plaza, Suite 3000 New York, NY 10119