

Oxford Park

A U.S. CLO Equity-Focused Fund

Q2 2024

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This material is neither an offer to sell nor a solicitation of an offer to buy any security which can be made only by a prospectus, which has been filed or registered with appropriate state and federal regulatory agencies and sold only by broker dealers and registered investment advisors authorized to do so. Securities offered through Skyway Capital Markets, LLC. (Member FINRA / SIPC). Skyway Capital Markets, LLC is not affiliated with Oxford Funds or any of its affiliates.

Risk Disclosures

Not FDIC Insured | No Bank Guarantee | May Lose Value

Investing in Oxford Park Income Fund, Inc. (the “Fund”) involves risks, including the risk that you may receive little or no return on your investment, and that you may lose part or all of your investment. This is neither an offer to sell nor a solicitation to purchase any security. This Presentation does not purport to be complete or to contain all of the information you may desire. Information contained herein about an investment in the Fund is preliminary.

Investors should carefully consider the investment objectives, risks, sales charges and expenses of the Fund. This and other important information about the Fund is contained in the prospectus, which can be obtained online by visiting the Fund’s website at www.oxfordparkincome.com. The SEC also maintains a website at <http://www.sec.gov> that contains such information. The prospectus should be read carefully before investing. Past performance is not a guarantee of future results.

The Fund is a closed-end tender offer fund, the shares have no history of public trading, nor is it intended that the shares will be listed on a public exchange at this time. No secondary market is expected to develop for the Fund’s shares. Limited liquidity is provided to shareholders only through the Fund’s quarterly repurchase offers for no less than 5% of the Fund’s shares outstanding at net asset value (“NAV”) and is subject to quarterly approval by the Board of Directors. The Board of Directors has complete discretion to determine whether the Fund will engage in any share repurchase, and if so, the terms of such repurchase. There is no guarantee that shareholders will be able to sell all of the shares they desire in a quarterly repurchase offer. Quarterly repurchases by the Fund of its shares typically will be funded from available cash or sales of portfolio securities. The sale of securities to fund repurchases could reduce the market price of those securities, which in turn would reduce the Fund’s NAV. The Fund is suitable only for investors who can bear the risks associated with the limited liquidity of the Fund and should be viewed as a long-term investment.

The ability of the Fund to achieve its investment objective depends, in part, on the ability of Oxford Park Management, LLC (the “Adviser”) to allocate effectively the assets of the Fund among the various available investment opportunities. There can be no assurance that the actual allocations will be effective in achieving the Fund’s investment objective or delivering positive returns. There is no guarantee that the Fund’s investment strategies will work under all market conditions. Historical information is not indicative of future results, and the historical information in this Presentation should not be viewed as an indicator of any future performance that may be achieved.

Please note that the performance data relating to various indices included herein is for informational purposes only. You cannot invest directly in an index. Index performance does not represent actual fund or portfolio performance. Performance of a fund or portfolio may differ significantly from the performance of index holding the same securities. Index performance assumes reinvestment of dividends but does not reflect any management fees, transaction costs or other expenses that would be incurred by a fund, portfolio, or brokerage commissions on transactions in fund shares. Such fees, expenses, and commissions would likely reduce returns.

Investors in the Fund should understand that the NAV of the Fund will fluctuate, which means the value of your shares at any point in time may be worth less than the value of your original investment, even after considering any reinvestment of dividends and distributions. An investment in shares represents an indirect investment in the securities owned by the Fund. The value of these securities, like other market investments, may move up or down, sometimes rapidly and unpredictably. The Fund is “non-diversified” under the Investment Company Act of 1940 and therefore may invest more than 5% of its total assets in the securities of one or more issuers. As such, changes in the financial condition or market value of a single issuer may cause a greater fluctuation in the Fund’s NAV than in a “diversified” fund. The Fund is not intended to be a complete investment program.

The Fund will focus on investments in equity and floating rate junior debt tranches issued by collateralized loan obligation (“CLO”) vehicles, and to a lesser extent warehouse facilities and corporate credits, each of which are exposed to interest rate risk. Substantial increases in interest rates may cause an increase in loan defaults and the value of the Fund’s assets may also be affected by other uncertainties such as economic developments affecting the market for senior secured term loans or uncertainties affecting borrowers generally. The interests of the CLO securities in which the Fund invests are subject to a high degree of special risks, including but not limited to: CLO structures are highly complicated and may be subject to disadvantageous tax treatment; CLO vehicles are highly levered (with CLO equity securities typically being leveraged between nine and thirteen times) and are made up of below investment grade loans in which the Fund typically has a residual interest that is much riskier than the loans that make up the CLO vehicle; the market price for CLO vehicles may fluctuate dramatically, which may make portfolio valuations unreliable and negatively impact the Fund’s NAV and the Fund’s ability to make distributions to its shareholders; the possibility that distributions from collateral will not be adequate to make interest or other payments; the quality of the collateral may decline in value or default; the Fund’s investments in CLOs are subordinate to other classes or tranches thereof; leverage increases the volatility of the Fund and magnifies the effect of defaults, or expected defaults, on the Fund’s investments and potential cash distributions; and the complex structure of the CLO investment may not be fully understood at the time of investment and may produce disputes with the issuer, holders of senior tranches or other unexpected investment results. In addition, the nature of the Fund’s investment strategy also subjects it to various risks, including credit risk (the debtor may default), liquidity risk (the investment may not be able to be sold at an advantageous time or price) and prepayment risk (the debtor may pay its obligation early, reducing the amount of interest payments). All potential investors should read the Risk Factors section of the prospectus for additional information related to the risks associated with an investment in the Fund.

Securities offered through Skyway Capital Markets, LLC (Member FINRA / SIPC). Oxford Park Income Fund, Inc. is not affiliated with Skyway Capital Markets, LLC.

This material is provided for informational purposes only and should not be considered as investment advice or a recommendation of any particular security, strategy or investment product or be relied upon for any other purpose. Certain information contained herein has been obtained from sources deemed to be reliable but has not been independently verified. This material represents views as of its date and is subject to change without notice of any kind.

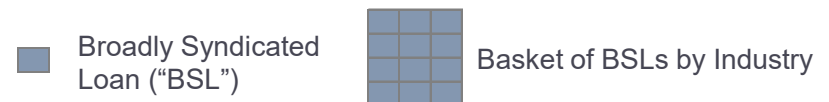
Investments in private offerings sponsored by Oxford Funds may only be made to accredited investors and qualified purchasers, which, for natural persons, are investors who meet certain minimum annual income or net worth thresholds. Private placements are speculative, illiquid, and involve a high degree of risk, including the loss of principal invested. Other risks may include but are not limited to: general market risks; tax risks, risks relating to financing and interest rate fluctuations; and risks relating to the lack of investor control. In addition, Oxford Funds can give no assurance that their sponsored programs will provide investors with any return on, or even a return of their investment.

The CLO Asset Class: An Overview

What are CLOs?

A CLO is a type of structured credit that invests in a diverse pool of broadly syndicated loans (BSLs)

- A typical CLO owns **200-300 broadly syndicated loans**
- Loans are diversified across a **range of industries**
- Leveraged vehicle at **9-13x Assets / Equity**



Source: Oxford Funds

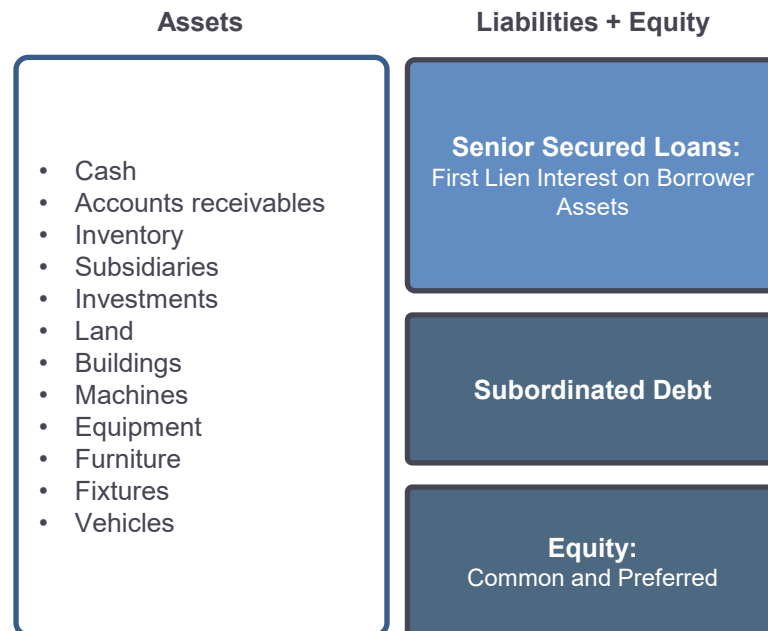
Characteristics of Broadly Syndicated Loans used in CLO Structures

- Predominantly senior secured loans: 1st lien on borrowers' assets
- Underwritten by syndicate of large banks and other financial institutions
- CLOs are the largest investor in broadly syndicated loans at ~65% market share¹

Select Underwriters



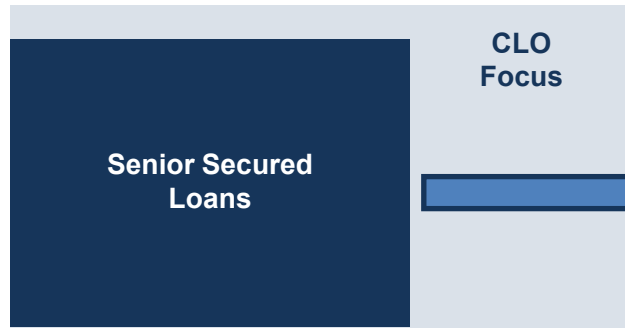
Illustrative Corporate Capital Structure



1. Source: SIFMA

How Income Is Generated Through a CLO

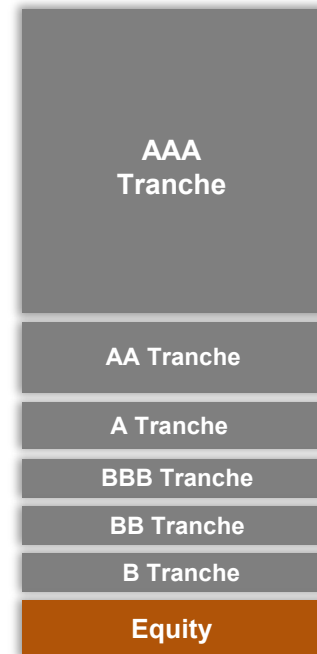
Corporate Borrowers



Subordinated /
Unsecured Debt



Sources of Capital



Losses

Priority of
Payment



Oxford Park
Income Fund
Significant
Focus: Equity

CLOs: 4 Key Structural Features of CLOs

Senior Secured Loans

Diversified, below investment-grade first-lien floating rate leveraged loans of established corporations

Built-In Protections

Performance-based tests - To ensure cash flow distribution obligations are met

Overcollateralization tests - Confirms if the underlying loan pool's principal will exceed the value of the CLO debt

Active Management

We believe this is an important driver of historical performance vs. passive investments. CLO managers can find new investment opportunities during market stress or refinance at advantageous rates during market calm

Stable Reference Rates / Spreads

Typically, a CLO's debt financing spread to the reference rate (LIBOR, SOFR) is locked in for the life of the CLO. The certainty of that fixed spread over the reference rate may be beneficial to CLO equity

CLOs vs CDOs: Notable Differences

	Attribute	CDOs ¹	CLOs
Collateral	Type	Predominately consumer debt	Predominately senior secured loans
	Seniority	n/a	Senior
	Active Management	No: Selected by investment banks	Yes: Selected and actively managed by asset managers
Borrower Qualifications	Creditworthiness	Underlying loans were often made to borrowers with few assets and low income	Loans made to corporate borrowers with more than \$50mm EBITDA
	Monitoring	No: Information regarding credit-quality only provided at the time of borrowing	Yes: Detailed financial statements provided quarterly/annually
Impact of the 2008-2009 Global Financial Crisis	Volatility	High: Prices declined and never fully recovered	High: Prices declined but eventually recovered
	Losses	All junior tranches of RMBS CDOs suffered significant impairments	Almost all CLO debt tranches issued before the GFC were fully paid off
	Impairment Rates ²	26%	0.1%

Source: NYU Salomon Center/KBRA Altman, Credit Suisse 1. Collateralized debt obligations 2. Source: Moody's Data, January 2008- December 2009.

Why Invest In CLOs?

Why Invest in CLOs?

- CLO equity collateral (generally senior secured loans) have a history of **stable credit** performance
- **CLO collateral encompasses:**
 - ✓ Diversification
 - ✓ Active management
 - ✓ Sound securitization structures & senior secured loan collateral
- CLO tranches have demonstrated **low historical default rates**
- **Front-ended cash flows** which could provide positive benefits to investors as a component of their fixed-income portfolios

Why Invest in CLOs? Historically low default rates on debt tranches

CLO Default Rates

Tranche ¹	Default Rate
AAA	0.00%
AA	0.03%
A	0.15%
BBB	0.30%
BB	1.26%
B	3.36%

The CLO ratings below span three recessionary periods:

- Dot.com bust of 2000-2001
- Global Financial Crisis in 2008-2009
- COVID-19 downturn in 2020

Out of the 17,811 CLO tranches rated, only 59 defaulted - a **total average default rate of 0.33%**

Oxford Park Income Fund, Inc. Significant Focus: Equity

Source: S&P Ratings, July 2023, from inception of CLO 1.0 (early 1980s) to 2023. 1) Tranche ratings are based on structured finance ratings. Moody's differentiates structured finance ratings from fundamental ratings (i.e., ratings on nonfinancial corporate, financial institution, and public sector entities) on the global long-term scale.

**Why Invest in CLOs with
Oxford Park?**

Oxford Funds Overview

2002 Year Founded	Over \$8.1bn CLO investments deployed <small>(11/2009 - 06/2024)</small>	~\$2.4bn Gross AUM ¹ <small>(As of 06/30/2024)</small>	25 Employees <small>(As of 06/30/2024)</small>	Public & Private Funds, Separately Managed Accounts Investment vehicles offered
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JONATHAN COHEN
CEO and Co-Founder



SAUL ROSENTHAL
President and Co-Founder



Bruce Rubin
CFO

- Formerly managed technology research groups at Wit SoundView, Merrill Lynch, UBS Securities and Smith Barney
- B.A. Economics, Connecticut College
- M.B.A., Columbia University

- Formerly an attorney at Shearman & Sterling LLP
- B.S. Economics, magna cum laude, The Wharton School
- J.D., Columbia University Law School, Harlan Fiske Stone Scholar
- LL.M. (Taxation), New York University School of Law

- Joined Oxford Funds in 2005
- Formerly Assistant Treasurer and Director of Financial Planning of the New York Mercantile Exchanges, Inc.
- B.B.A. Accounting, Hofstra University
- M.B.A. Finance, Hofstra University

1. Gross assets are the assets managed before deducting liabilities, also known as regulatory assets under management, and includes all assets managed by advisors affiliated with Oxford Funds.

CLO Investment Team



Joseph Kupka
Managing Director
Portfolio Manager



Hooman Banafsheha
Principal



Brian Aleksa
Vice President



Tyler Vallie
Associate

- Joined 2009
- Prior: Risk Analyst for First Equity Card Corporation
- B.S. Mechanical Engineering, University of Pennsylvania

- Joined 2014
- Prior: Vice President, Finance Division of Goldman Sachs
- B.S. Business Administration / Finance The State University of New York, Albany
- M.B.A., MIT Sloan School of Management
- CAIA Designation

- Joined 2019
- Prior: Senior Analyst in the Capital Markets group at CBA Commercial
- B.A. in Accounting / Finance from Franklin & Marshall College
- CFA Charterholder

- Joined 2019
- Prior: Operations Associate at Chilton Investment Company
- B.A. Economics, Marist College

Industry Recognition and Strategy Milestones



Oxford Bridge - Best Private Closed-End Fund

- 2017 Finalist
- 2018 Winner
- 2019 Finalist

Oxford Gate - Best Private Closed-End Fund

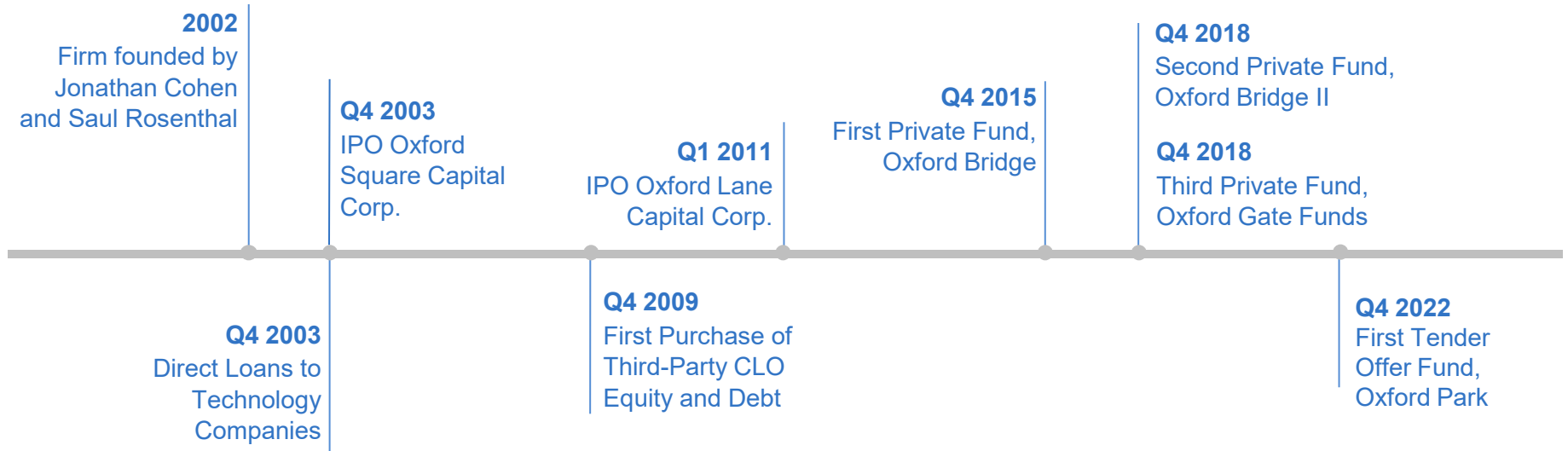
- 2022 Finalist
- 2024 Finalist

Oxford Lane - Best Public Closed-End Fund

- 2020 Finalist
- 2022 Winner
- 2024 Finalist

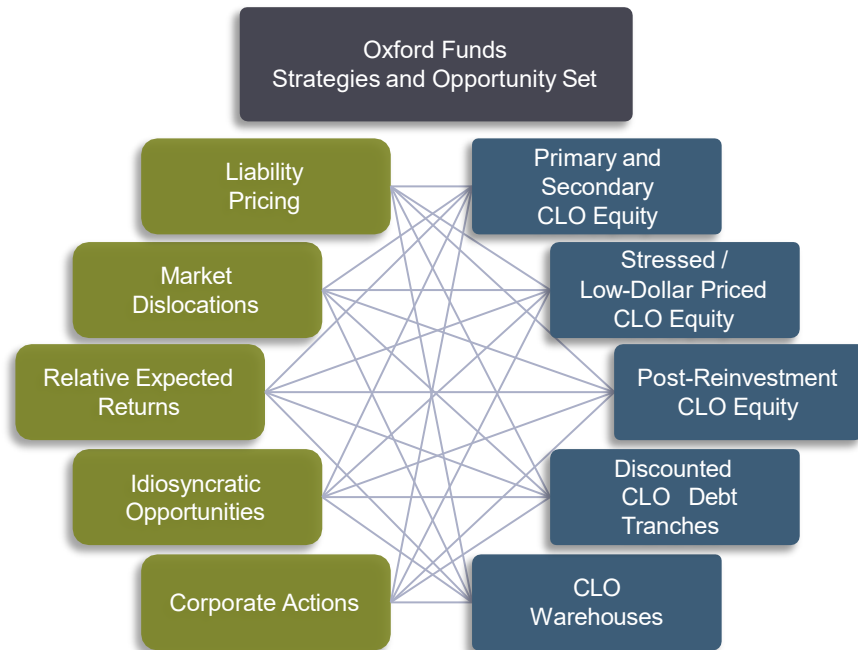
Oxford Bridge II - Best Private Closed-End Fund

- 2021 Winner
- 2022 Winner
- 2024 Finalist



Disclaimer: Oxford Bridge has been dissolved. Oxford Bridge II is not open to new investors. Oxford Gate Funds is a master feeder structure. The Creditflux Manager Awards are generally presented in the first 4 or 5 months following the year for which the award is given. See Additional Disclosures slide for awards disclaimers.

Oxford Funds: Flexible, Opportunistic, Unconstrained



Oxford Funds

- Active in both the primary and secondary CLO markets
- Third party investments only; not a CLO manager
- Active in CLO warehouses
- Seeks to opportunistically purchase shorter-dated and post-reinvestment equity, stressed / low-dollar priced equity, and junior debt tranches
- Not limited to any particular subset of CLO managers

Oxford Park Income Fund, Inc.
The Offering

Oxford Park Summary of Principal Terms¹

Fund	Oxford Park Income Fund, Inc. (“Oxford Park”)
Investment Adviser	Oxford Park Management, LLC
Structure	Closed-end management investment company
Management Fee	2% of gross assets, payable quarterly (waived through 12/31/2024)
Incentive Fee	20% of the amount by which Pre-Incentive Fee Net Investment Income for the quarter exceeds a hurdle rate of 1.75% (which is 7.00% annualized), subject to a catch-up provision (waived through 12/31/2024)
Liquidity	Fund intends to offer to repurchase up to 5% of outstanding share quarterly at NAV, subject to board approval
Share Class Options	Class A, Class C, Class I, Class L
Subscriptions	Monthly
Distribution	Monthly distributions
Minimum Investment	\$2,500
Custodian	U.S. Bank, N.A.
Administrator	Oxford Funds, LLC
Tax Reporting	1099-DIV
Auditor	PricewaterhouseCoopers LLP
Third-Party Report	Mick Law P.C. Report

Disclaimer: 1) Please see the Oxford Park, LLC Private Offering Memorandum for complete description and listing of all terms. 2) **Class A** - Shares available to the general public are charged selling commissions and dealer manager fees (6.75% Sales Load). **Class C** - Shares available to accounts managed by certain registered investment advisers and broker-dealers that are managing wrap or other fee-based accounts are charged dealer manager fees but no selling commissions (0.75% Sales Load). **Class I** - Shares available for purchase (i) through certain fee-based programs, also known as wrap accounts, of investment dealers, (ii) through certain participating broker-dealers that have alternative fee arrangements with their clients, (iii) through certain registered investment advisers, (iv) through bank trust departments or any other organization or person authorized to act in a fiduciary capacity for its clients or customers, such as an endowment, foundation, or pension fund, or (v) to other institutional investors are charged no selling commissions or dealer manager fees. **Class L** - Shares are offered through selling agents on brokerage or transactional platforms and are charged selling commissions and dealer manager fees (4.25% Sales Load) and a distribution and/or shareholder servicing fee at an annual rate of 0.50% of NAV.

Appendix

Additional Disclosures

Past performance is not necessarily indicative of future results.

Fund expenses. The Fund and the Adviser have entered into an Expense Support and Reimbursement Agreement dated April 3, 2023 (“Expense Support Agreement”). Pursuant to the Expense Support Agreement, the Adviser will pay or be responsible for all ordinary operating expenses (as defined in the Expense Support Agreement) incurred by or behalf of the Fund until such time that the Fund has total assets of \$50 million, subject to reimbursement as more fully described in the prospectus. The Adviser signed a waiver letter agreement, as amended, dated April 3, 2023 pursuant to which the Adviser agreed to irrevocably waive any Management Fee and Incentive Fee due from the Fund to the Adviser for the twenty-month period ending December 31, 2024 pursuant to the investment advisory agreement between the Fund and the Adviser.

Valuation procedures: The Fund values its investments in accordance with Rule 2a-5 under the 1940 Act, which sets forth requirements for determining fair value in good faith. The board of directors determines the value of the Fund’s investment portfolio each quarter, after consideration of the Fund’s valuation committee’s recommendation of fair value. For non-quarter end months, the Fund values the portfolio monthly pursuant to policies and procedures approved by the board of directors. The adviser to the Fund compiles relevant information, including a financial summary, covenant compliance review and recent trading activity in the security, if known. All available information, including non-binding indicative bids which may not be considered reliable, will be considered by the Fund and/or the valuation committee. In some instances, there may be limited trading activity in a security even though the market for the security is considered not active. In such cases the Fund and/or the valuation committee will consider the number of trades, the size and timing of each trade, and other circumstances around such trades, to the extent such information is available. The Fund may elect to engage third-party valuation firms to provide assistance to the valuation committee and board of directors in valuing certain of the Fund’s investments. The valuation committee will evaluate the impact of such additional information, and factor it into its consideration of fair value. There can be no assurance that the Fund would receive the value assigned to each investment if the Fund were to sell investments at a valuation date.

Investment process: Any investment process described herein is for illustrative purposes only. The evaluation criteria considered for any particular investment may weigh each evaluation criteria unequally or exclude one or more criteria altogether.

Gross Assets: Gross assets are the assets managed before deducting liabilities also known as regulatory assets under management, and includes all assets managed by advisors affiliated with Oxford Funds.

Creditflux Manager Awards:

The Creditflux Manager Awards are understood to be based primarily on quantitative analysis and awards performance over the previous calendar year. The Creditflux Manager Awards are produced by Creditflux, a leading information source globally for CLOs, credit derivatives, structured credit, and distressed credit. Creditflux is an Acuris company and is not affiliated with Oxford Funds. Oxford Funds did not pay a fee to receive this award; however, Oxford Funds has bought a table to some Creditflux Award dinners and bought the right to use the Creditflux logo in its advertisements. This award may not be representative of any one client’s or investor’s experience. Further, this recognition is not to be construed as indicative of the Fund’s future results. The Creditflux Manager Awards are generally presented in the first 4 or 5 months following the year for which the award is given.

For the Best Public Closed-End CLO Fund category, there were for 2022, 8 funds and 5 different managers in the category and for 2024, 8 funds and 7 different managers. The Best Public Closed-End CLO Fund ranking takes into account sales loads paid to underwriters with respect to the fund’s at-the-market offerings. Past performance is no guarantee of future results.

Biographies – Executive & Senior Management Team

Jonathan Cohen, Co-Founder, Chief Executive Officer

Mr. Cohen is the Chief Executive Officer of Oxford Park Income Fund, Inc., and is also the Chief Executive Officer of Oxford Lane Capital Corp. and Oxford Square Capital Corp. Previously, Mr. Cohen managed technology research groups at Wit SoundView, Merrill Lynch & Co., UBS Securities and Salomon Smith Barney. Mr. Cohen has more than 15 years of experience in technology-related equity research and was named to the Institutional Investor “All-American” research team in 1996, 1997 and 1998. Mr. Cohen received a Bachelor of Arts degree in Economics from Connecticut College and an M.B.A. from Columbia University.

Saul Rosenthal, Co-Founder, President

Mr. Rosenthal is the President of Oxford Park Income Fund, Inc. and is also the President of Oxford Lane Capital Corp. (NasdaqGS: OXLC) and Oxford Square Capital Corp. (NasdaqGS: OXSQ). Previously, Mr. Rosenthal was an attorney at the law firm of Shearman & Sterling LLP. Mr. Rosenthal is a board member of Oxford Lane Capital Corp. and the National Museum of Mathematics. He received a Bachelor of Science degree magna cum laude from the Wharton School of the University of Pennsylvania, a J.D. from Columbia University Law School, where he was a Harlan Fiske Stone Scholar, and a LL.M. (Taxation) from New York University School of Law.

Bruce Rubin, Chief Financial Officer

Mr. Rubin is the Chief Financial Officer of Oxford Park Income Fund, Inc. and holds the same position at Oxford Lane Capital Corp. and Oxford Square Capital Corp. He is the former Assistant Treasurer & Director of Financial Planning of the New York Mercantile Exchange, Inc., the largest physical commodities futures exchange in the world and has extensive experience with Sarbanes-Oxley, treasury operations and SEC reporting requirements. From 1989 to 1995, Mr. Rubin was a manager in financial operations for the American Stock Exchange, where he was primarily responsible for budgeting matters. Mr. Rubin began his career in commercial banking as an auditor primarily of the commercial lending and municipal bond dealer areas. Mr. Rubin received his BBA in Accounting from Hofstra University where he also obtained his Masters of Business Administration in Finance.

Biographies – Investment Team

Joe Kupka, Managing Director, Portfolio Manager

Mr. Kupka is a Managing Director of Oxford Funds, LLC. Previously, he worked as a risk analyst for First Equity Card Corporation. Mr. Kupka has a B.S. in Mechanical Engineering from the University of Pennsylvania, where he was the Abel and Bernstein Class of 1945 Scholarship Recipient.

Kevin P. Yonon, Managing Director, Portfolio Manager

Mr. Yonon is a Managing Director and Portfolio Manager of Oxford Funds, LLC. He has been managing the firm's loan portfolio since 2016. Previously, Mr. Yonon was an Associate at Deutsche Bank Securities and prior to that he was an Analyst at Blackstone Mezzanine Partners. Before joining Blackstone, he worked as an Analyst at Merrill Lynch in the Mergers & Acquisitions group. Mr. Yonon received a B.S. in Economics with concentrations in Finance and Accounting from the Wharton School at the University of Pennsylvania, where he graduated magna cum laude, and an M.B.A. from the Harvard Business School.

Hooman Banafsheha, Principal

Mr. Banafsheha is a Principal of Oxford Funds, LLC. Previously, Mr. Banafsheha was a Vice President in the Finance division of Goldman Sachs. Prior to joining Goldman Sachs, he was a Senior Consultant at Deloitte. Mr. Banafsheha received a B.S. in Business Administration with a concentration in Finance from the State University of New York, University at Albany, where he graduated magna cum laude, and an M.B.A. from the MIT Sloan School of Management. Mr. Banafsheha has also attained the Chartered Alternative Investment Analyst (CAIA) designation.

Brian Aleksa, Vice President

Mr. Aleksa is a Vice President of Oxford Funds, LLC. Previously, Mr. Aleksa was a Senior Analyst in the Capital Markets group at CBA Commercial. Mr. Aleksa received a B.A. in Accounting and Finance from Franklin & Marshall College. Mr. Aleksa is also a CFA Charterholder.

Tyler Vallie, Associate

Mr. Vallie is an Associate of Oxford Funds, LLC. Previously, Mr. Vallie was an Operations Associate on the Operations team at Chilton Investment Company. He received a B.A. in Economics from Marist College.

Biographies – Compliance, Operations & Business Development

Gerald Cummins, Chief Compliance Officer

Mr. Cummins has served as Chief Compliance Officer pursuant to an agreement between Oxford Funds and ACA Group (“ACA”) and, prior to their merger, Foreside Consulting Service, LLC (“Foreside”), compliance consulting firms. Mr. Cummins currently serves as the Chief Compliance Officer of Oxford Funds, LLC, Oxford Park Income Fund, Inc., Oxford Park Management, LLC, Oxford Square Capital Corp., Oxford Square Management, LLC, Oxford Lane Capital Corp., Oxford Lane Management, LLC, and Oxford Gate Management, LLC. Mr. Cummins has been a director of ACA/Foreside since June 2014 and in that capacity, he also serves as the Chief Compliance Officer to three unaffiliated business development companies. Prior to joining ACA/Foreside, Mr. Cummins was a consultant for Barclays Capital Inc. from 2012 to 2013, where he participated in numerous compliance projects on pricing and valuation, compliance assessments, and compliance policy and procedure development. Prior to his consulting work at Barclays, Mr. Cummins was from 2010 to 2011 the COO and the CCO for BroadArch Capital and from 2009 to 2011 the CFO and CCO to its predecessor New Castle Funds, a long-short equity asset manager. Prior to that, Mr. Cummins spent 25 years at Bear Stearns Asset Management, where he was a Managing Director and held senior compliance, controllers, and operations risk positions. Mr. Cummins graduated with a B.A. in Mathematics from Fordham University.

Kristin Paul, Director of Operations

Ms. Paul is the Director of Operations of Oxford Funds, LLC. She is responsible for trade settlement operations, middle office functions, and compliance. Ms. Paul received her B.A. from Gordon College.

Scott Ball, Middle Office Associate

Mr. Ball is a Middle Office Associate of Oxford Funds, LLC. Previously, Mr. Ball was an Assistant Vice President on the Operations team at Anchorage Capital Group, LLC. Mr. Ball received a B.A. in Economics cum laude from Villanova University.