



January 2026

HPS Corporate Lending Fund ("HLEND")

This is neither an offer to sell nor a solicitation of an offer to buy the securities described herein and must be read in conjunction with the prospectus in order to understand fully all of the implications and risks of the offering to which this sales and advertising literature relates. **A COPY OF THE PROSPECTUS MUST BE MADE AVAILABLE TO YOU IN ADVANCE OF ANY PURCHASE IN CONNECTION WITH THIS OFFERING, AND IS AVAILABLE AT WWW.HLEND.COM. INVESTMENT PRODUCTS ARE NOT FDIC INSURED, HAVE NO BANK GUARANTEE, AND MAY LOSE VALUE.**



HLEND is a Current Income-Focused Private Credit Solution



Current Income Focused

- Seeks to deliver a stable monthly income stream¹
- Targeted monthly distributions¹
- Backed by the contractual interest payments of a highly diversified borrower base



Senior Secured Defensible Portfolio

- First-lien, senior secured focus
- Emphasis on large borrowers with well-established, durable business models
- Predominantly targeting what HPS believes to be non-cyclical industries



Benefits from HPS's Platform

- Established institutional-focused direct lending platform
- Diversified sourcing approach
- Significant scale and reach
- Focus on capital preservation²



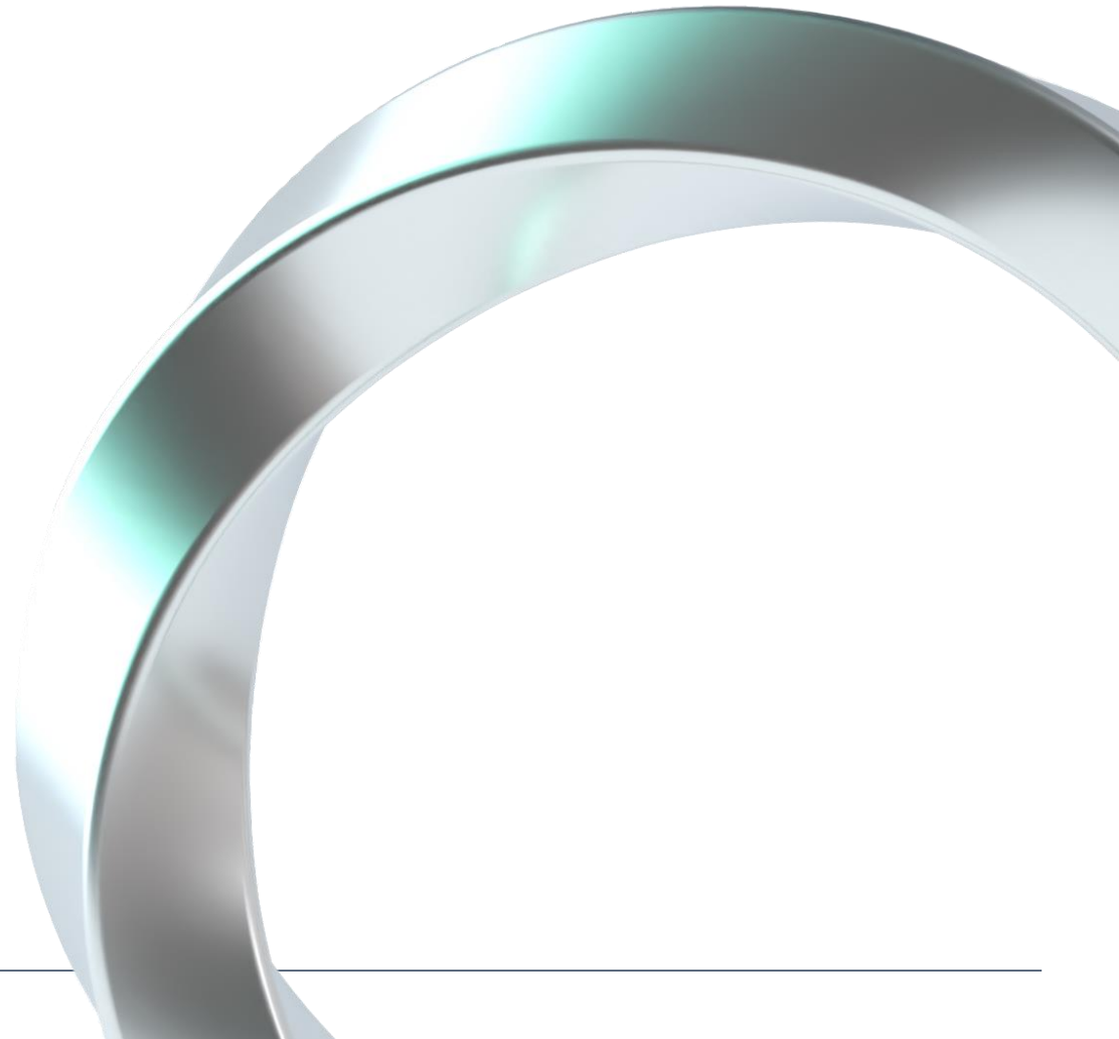
Attractive Structure

- Fully funded subscriptions create capital efficiency for investors
- Targeted repurchases of up to 5% of fund shares per quarter³
- 1099-DIV or equivalent tax reporting

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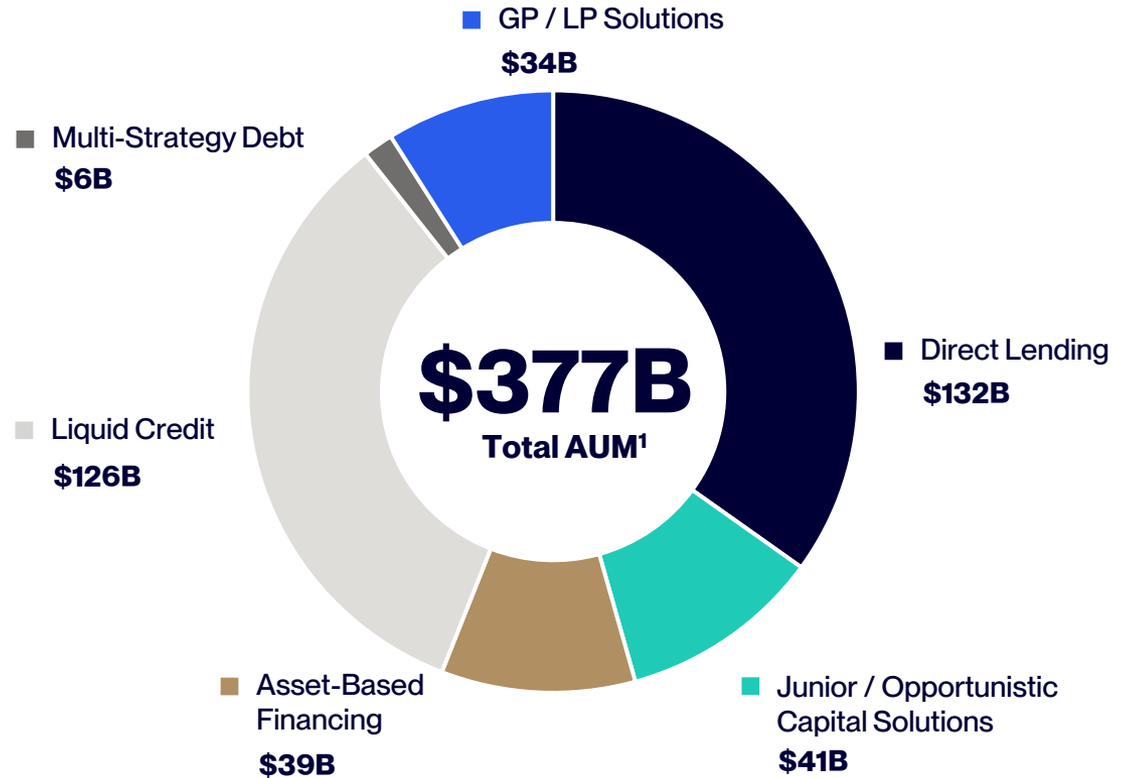


Why HPS?



We Are a Leading Provider of Private Financing Solutions ...

- A market leader in private and public non-investment grade credit
- Comprehensive solutions across the capital structure and life cycle needs
- Global presence with local insights and sourcing capabilities
- Scaled, flexible capital base
- Creative solutions for both investors and capital seekers



600+ Investment professionals²

1,300+ Staff worldwide²

¹Represents the US Dollar equivalent combined AUM of HPS funds (including ElmTree funds) and BlackRock funds that form Private Financing Solutions ("PFS") as of September 30, 2025. The AUM of heritage HPS funds is calculated as follows: (i) for private credit funds, related managed accounts and certain other closed-ended liquid credit funds: as capital commitments during such funds' investment periods and, post such funds' investment periods, as the cost of investment or latest available net asset value (including fund-level leverage but in all cases capped at capital commitments), (ii) for liquid credit open-ended funds and related managed accounts other than CLOs: as the latest available net asset value, (iii) for CLOs and warehouses: as the par value of collateral assets and cash in the portfolio and (iv) for business development companies: net asset value plus leverage (inclusive of drawn and undrawn amounts) as of the prior month-end. The AUM of ElmTree funds represents the gross asset value plus uncalled commitments over a fund's life with the exception of the AUM of ElmTree Unity Debt Fund, LP, which represents total commitments of the fund. The AUM of heritage BlackRock funds represents: (i) for evergreen funds, closed-ended commingled funds and mandates in their investment period: the sum of fee-earning and any non-fee-earning client commitments and co-investments, and the effective leverage for any levered credit vehicles; (ii) for closed-ended commingled funds and mandates in runoff: the aggregate of each fund's fee-earning assets under management; (iii) for liquid and semi-liquid credit open-ended funds and related managed accounts other than CLOs: as the aggregate of each fund's net asset value; and (iv) for CLOs and warehouses: the par value of collateral assets and cash in the portfolio. In all cases, AUM is inclusive of internal BlackRock allocations. ²Headcount as of September 30, 2025.

... with an Array of Capabilities Across the Capital Continuum



All data as of September 30, 2025. Please see "We Are a Leading Provider of Private Financing Solutions ..." for AUM definition. AUM strategy is assigned at the fund level based on target strategy allocations. Numbers have been rounded. ¹Special Situations Opportunistic also includes legacy HPS Growth Equity vehicles. ²Dollar figures associated with GP Financing Solutions is currently captured across Direct Lending, Junior Capital Solutions, and Private High Grade Asset-Based Financing.

HPS Direct Lending's Approach Seeks to Maximize the Opportunity Set to Drive Compelling Yields

Diversified Sourcing

Broad sourcing network across sponsor and non-sponsor channels

Scale and Reach

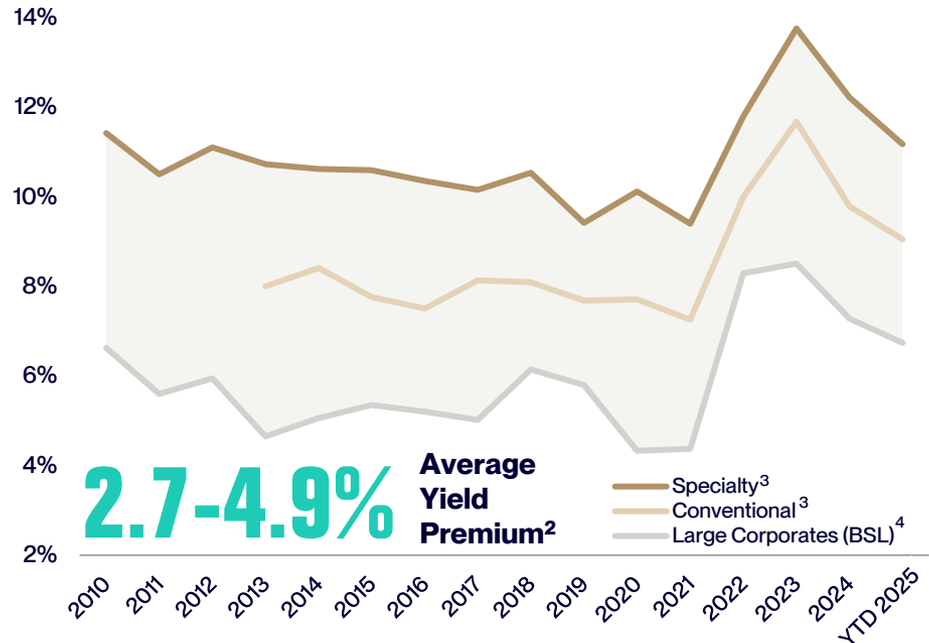
Scale to originate and hold loans of \$1B+ across the capital structure and geographies

Holistic Approach

Comprehensive coverage of direct lending market from core to more opportunistic

Downside Focus

Strong track record of capital preservation and downside protection¹



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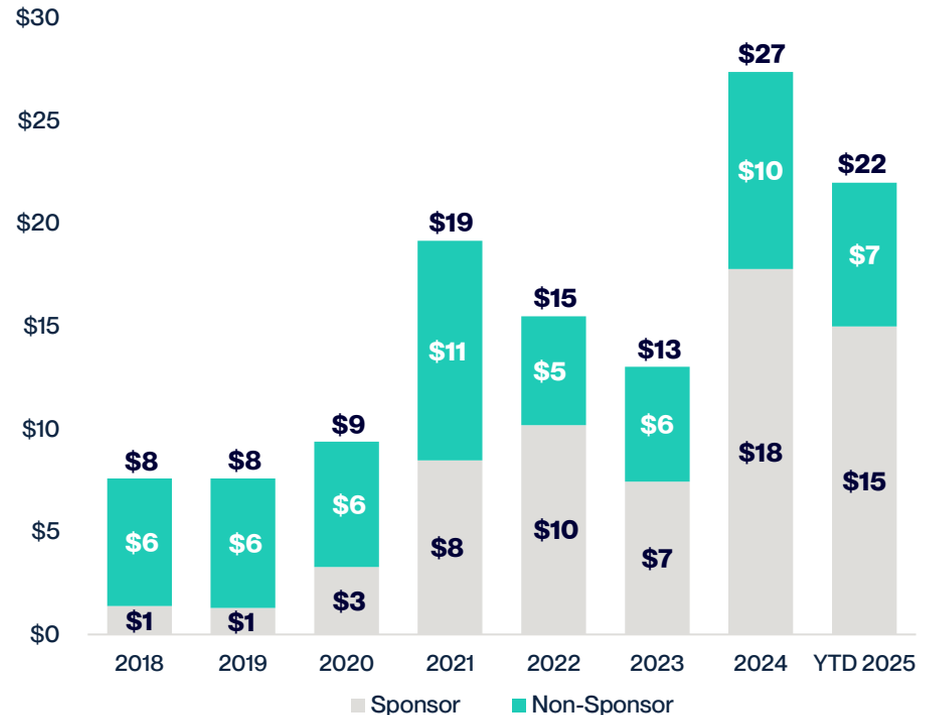
HPS Direct Lending Seeks to Take a Diversified Approach to Sourcing

The majority of HPS's Direct Lending investments have originated from non-sponsor sources^{1,2}



HPS's flexible sourcing approach across markets has helped drive consistent activity

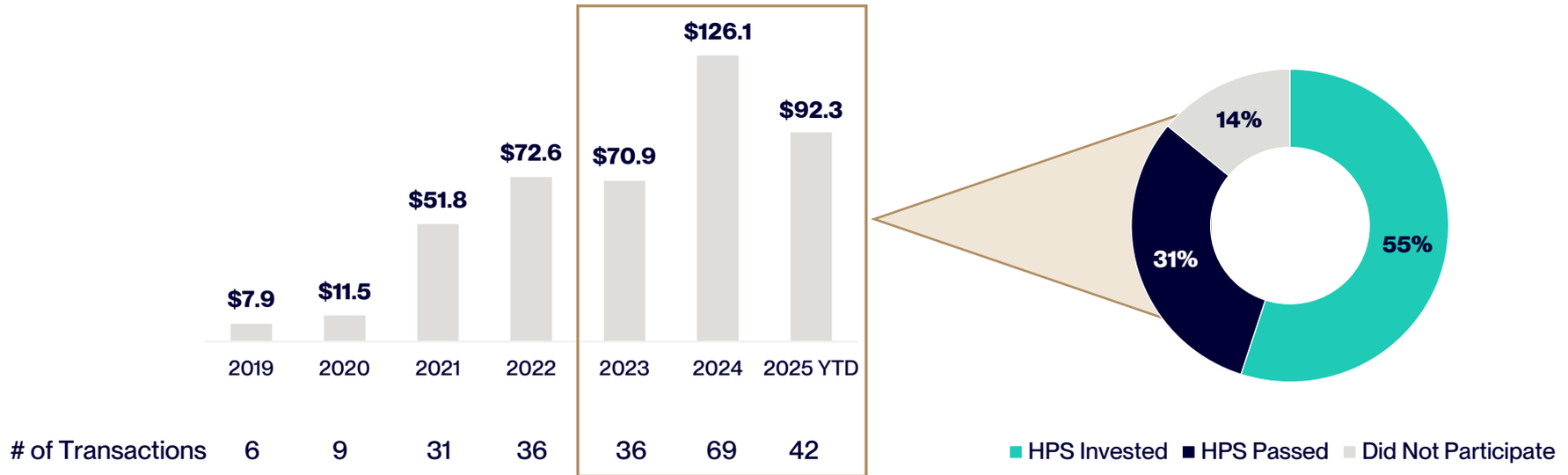
Annual Private Capital Deployment (\$B)^{1,2,3}



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HPS Can Invest at Scale Across the Capital Stack in a Market Where HPS Believes Scale is Increasingly Important

\$1B+ Direct Lending Transactions (\$B)¹



\$1B+ Maximum Investment Hold Size on Platform

88% of Investments Led or Co-led²

53 \$1B+ Tranche Transactions Led or Co-led Since 2019^{2,3}

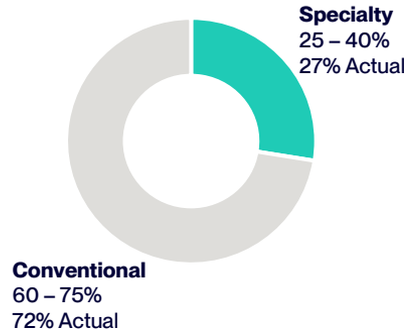
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The HPS Direct Lending Platform Spans Both Conventional and Specialty, Offering a Range of Yield Potential within Senior Debt

Conventional Direct Lending General Characteristics¹

- Strategy at scale
- What HPS believes to be high quality businesses with well-established, stable cashflows
- Standard private credit lender protections
- Typically, sponsor origination oriented
- 2.7% average yield premium^{2,3} relative to large corporates (BSLs)⁴

HLEND Expected and Actual Private Portfolio Mix⁵



Specialty Direct Lending General Characteristics¹

- Opportunistic approach with higher volatility / higher return profile
- Transaction or business complexity
- Highly structured & bespoke terms
- Typically, non-sponsor origination oriented
- 4.9% average yield premium^{2,3} relative to large corporates (BSLs)⁴

Shared Foundational Approach to Investing¹

First Lien Focus

Attractive Cash Yield

Low Loan to Value

Structural Downside Protection⁶

Diversified Portfolios⁷

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HPS Has Significant Direct Lending Experience and a Focus on Capital Preservation¹

16-Year

Track Record

\$143B

Committed to Direct Lending Investments Globally²

790+

Distinct Direct Lending Investments²

5bps

Implied Cumulative Gain (Loss) Rate³

Diversified Sourcing Channels⁴

Larger, Established Businesses⁴

“Private Equity” Style Diligence⁴

Portfolio Diversification^{4,5}

Conservative Detachment Point⁴

Focus on Structure and Documentation⁴

Emphasis on Control⁴

Proactive Monitoring & Engagement⁴

Dedicated Restructuring Team⁴

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¹All investments carry the risk of loss, including loss of principal. ²As of September 30, 2025. Based on the total face value committed to private credit investments that are part of the Specialty Direct Lending strategy, Core Senior Lending strategy, and any additional private credit investments made by one or more business development companies, private credit CLOs, separately managed funds or accounts, or private credit-focused joint ventures, excluding investments that are solely part of the Strategic Investment Partners, Special Situations Opportunities (private special situations investments), High Grade Corporate-Focused, High Grade Asset-Based, Real Estate, Asset Value, or Sustainability & Energy Transition strategies. Includes follow-on investments to existing borrowers. ³Represents implied cumulative portfolio loss rate in event of default of HPS Direct Lending commitments since inception to investments that are part of the Specialty Direct Lending strategy, Core Senior Lending strategy, and any additional private credit investments made by one or more business development companies, private credit CLOs, separately managed funds or accounts, or private credit-focused joint ventures, excluding investments that are solely part of the Strategic Investment Partners, Special Situations Opportunities (private special situations investments), High Grade Corporate-Focused, High Grade Asset-Based, Real Estate, Asset Value, or Sustainability & Energy Transition strategies, with default defined as i) bankruptcy, ii) missed payments, and iii) restructuring / distressed exchange and does not include defaults that led to a covenant amendment, forbearance or certain instances wherein missed payments were waived but still accrued for a limited amount of time and a restructuring from which our asset was insulated via its position in the capital structure. Losses are based on a recovery value derived from the current mark on unrealized value of defaulted investments as September 30, 2025, and are not a depiction of ultimate recovery values. Cumulative losses include interest and are calculated as cumulative default rate multiplied by (1 - recovery rate) multiplied by negative one. Recovery rate = (realized + unrealized value of defaulted investments (including interest)) / invested cost of such investments. The definition of “recovery rate”, inclusion of interest income in determining recovery and use of marks which are based on our valuation methodology, impact the default rate and loss rate calculation. ⁴There is no guarantee that investments in these strategies will have these characteristics. ⁵Diversification does not assure a profit or protect against loss in a declining market.

HPS Has a Large, Experienced Investment Team

250+

Private Credit Investment Professionals. Private Credit Deal Teams operate on a “**cradle to grave**” basis, taking ownership of sourcing, diligence, structuring and proactive risk management throughout the life of private credit investments

A range of in-house experience to handle various situations

- Industry specialists from software to industrials
- Regional coverage in North America, Europe and Asia
- Restructuring experts to manage underperforming investments
- Value enhancement team to optimize positions post workout

HLEND further leverages a dedicated ~40 person liquid credit team supporting the Fund’s liquid portfolio

25 Years of Average Experience Across Senior Team Members¹

75%+ of Senior Team Members Have Experience Dating to the Great Recession²

\$1.4B of Investments and Commitments to HPS Strategies³

PAST PERFORMANCE IS NOT NECESSARILY INDICATIVE OF FUTURE RESULTS. Source: HPS, as of October 31, 2025. ¹Based on all HPS investment professionals with a Managing Director title. ²Based on all HPS investment professionals with a Managing Director title that joined the financial sector in 2007 or prior. ³As of June 30, 2025. Represents HPS internal commitments across HPS investment strategies. There can be no guarantee that any of these professionals will remain with HPS or that past performance of such professionals serves as an indicator of his or her performance or success, or the Fund’s.

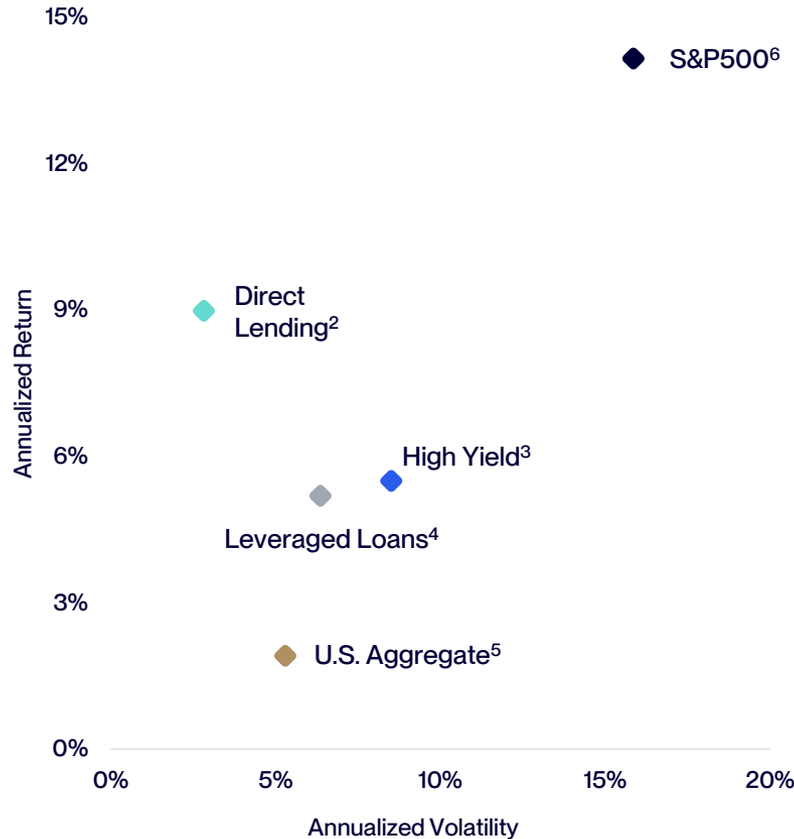


Why Private Credit?

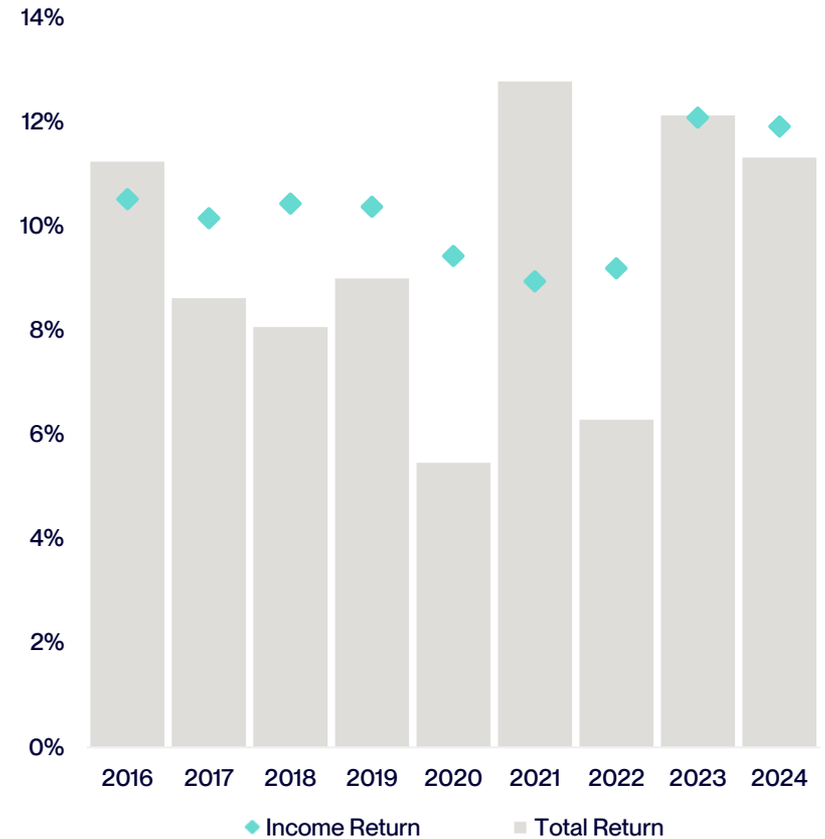


Direct Lending Can Offer Attractive Risk-Adjusted Return Potential

Annualized Return vs. Volatility¹



Annual Direct Lending Income Return and Total Return^{2,7}



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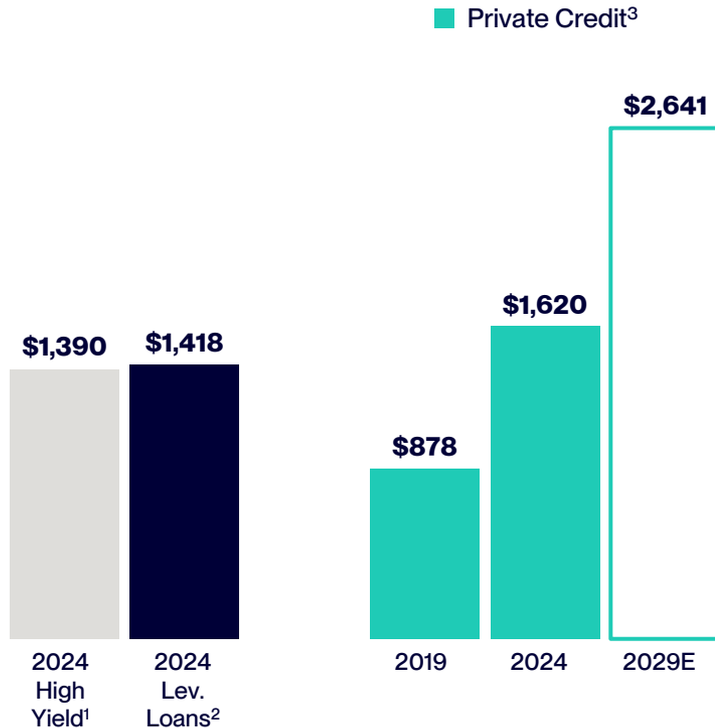
¹Represents the annualized return of the indices, where return is defined as gross income return, net realized gains (losses), and net unrealized gains (losses), and volatility defined as the standard deviation of quarterly index returns from September 30, 2015 through September 30, 2025 for all indices.

²Direct Lending is represented by Cliffwater Direct Lending Index (CDLI) as of December 31, 2024. ³High Yield is represented by Bloomberg US Corporate High Yield Bond Total Return Index.

⁴Leveraged Loans is represented by Morningstar LSTA US Leveraged Loan Total Return Index. ⁵U.S. Aggregate is represented by Bloomberg US Agg Total Return Index. ⁶S&P 500 is represented by the S&P 500 Total Return Index. ⁷Income return is defined as gross contractual coupon payments. Total return is defined as gross income return, net realized gains (losses), and net unrealized gains (losses) and is prior to any fees and expenses. It is not possible to invest in an index, and the returns above do not represent the returns of HLEND.

Private Credit is a Large-Scale Asset Class Attracting Greater Borrower Interest

Relative Private Credit Market Size (\$B)



Borrower Considerations Relative to Public Credit Markets

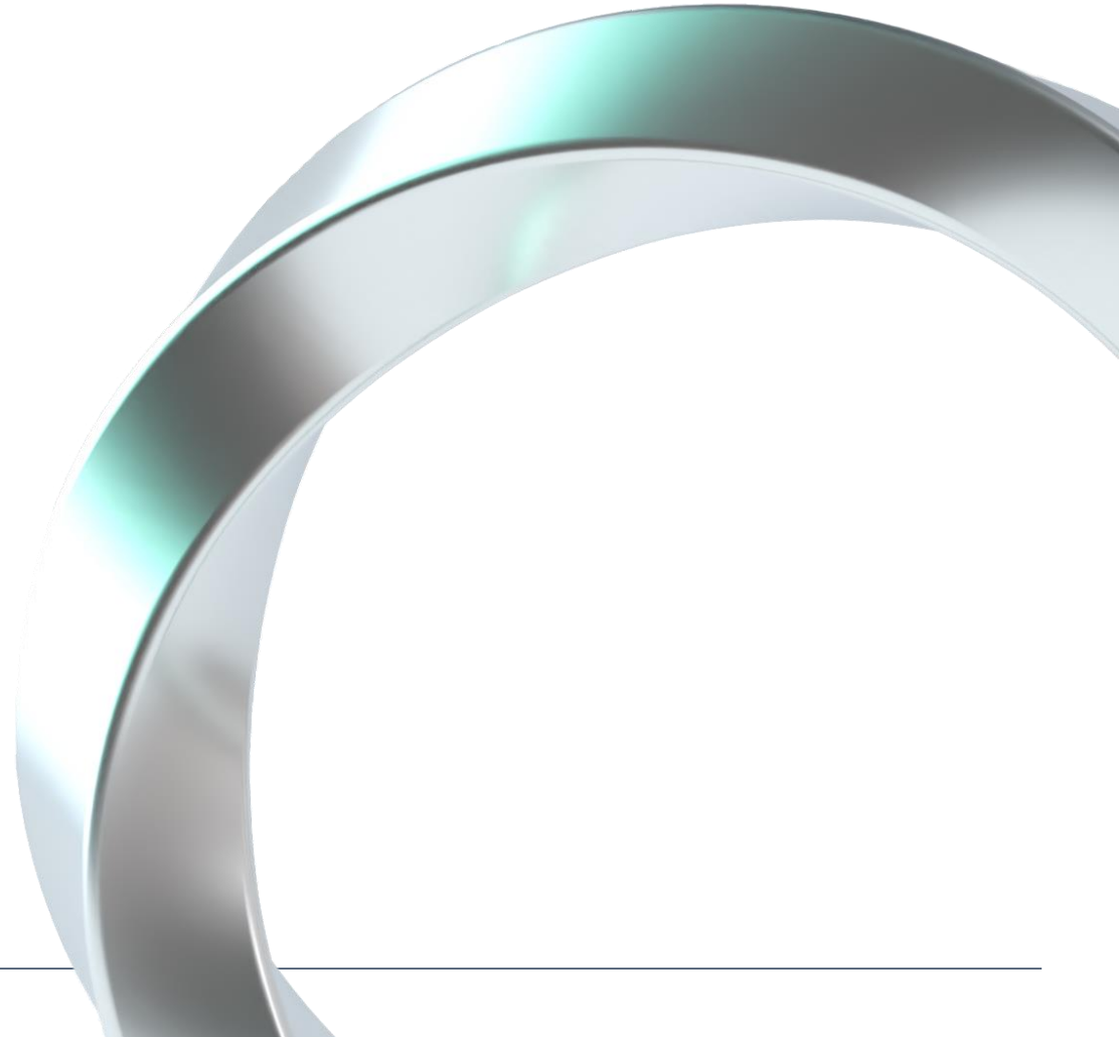
- Relative certainty of execution and terms
- Able to provide customized lending solutions
- Generally faster execution
- Enhanced confidentiality
- No ratings dependency
- Partnership-oriented relationship

\$1,011B Private equity dry powder, up 153% from 2010⁴

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Why HLEND?



HLEND Typically Invests In the Senior Secured Debt of Established Businesses in Sectors that HPS Believes to be Less Cyclical

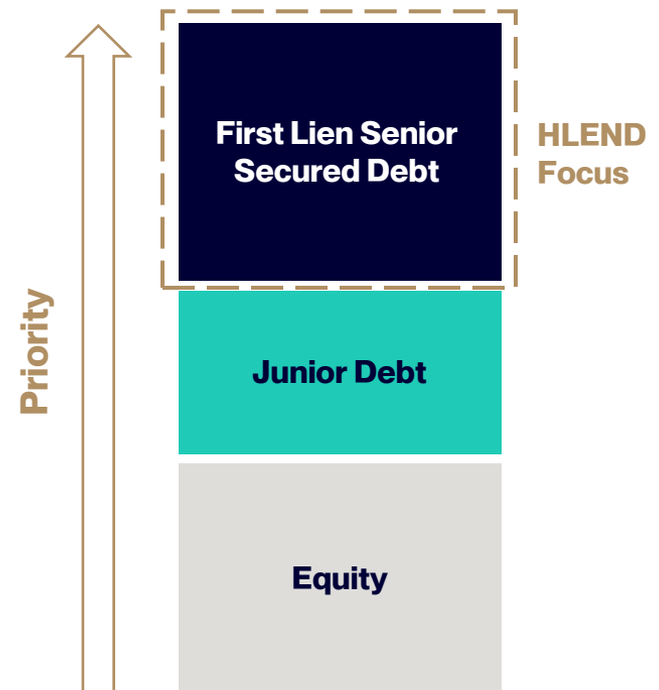
Target Portfolio Company Characteristics¹

- Scaled, cycle-tested business with stable free cashflows
- Market leading profile in relevant defensible, non-cyclical sectors
- Institutionalized and experienced management team

Target Private Investment Characteristics¹

- Focused on first lien senior secured debt
- Primarily floating rate loans, which often have base rate floors
- Conservative loan-to-value detachment point
- Strong credit documentation with structural creditor protections

Illustrative Capital Structure²

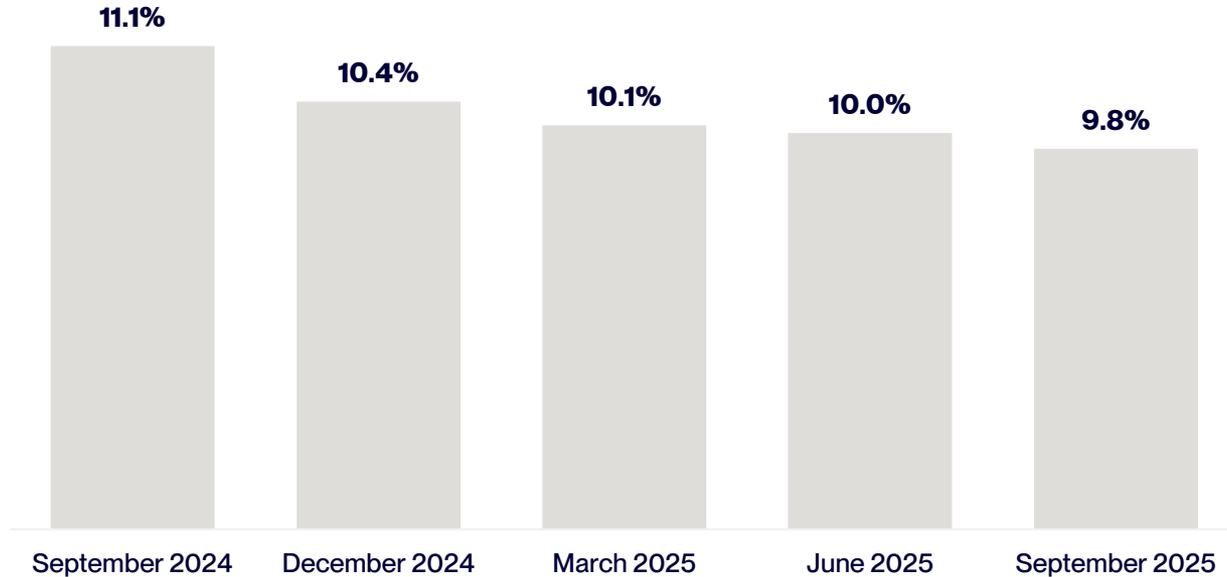


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HLEND's Income Generation

As of December 2025

Weighted Average Portfolio Yield at Fair Value¹



Annualized Distribution Rate^{2,3}

Class I 10.2%

Class D 10.0%

Class F 9.7%

Class S 9.3%

PAST PERFORMANCE IS NOT NECESSARILY INDICATIVE OF FUTURE RESULTS and there can be no assurance that HLEND will achieve its objectives or avoid substantial losses.

See "Important Disclosure Information" at the end of this presentation and HLEND's prospectus. ¹Computed as (a) the annual stated interest rate or yield plus the annual accretion of discounts and less any annual amortization of premiums, as applicable, on accruing (i) debt and (ii) other income producing investments, divided by (b) total accruing (i) debt and (ii) other income producing investments at fair value. Includes "last out" portions of first lien senior secured loans. Actual yields earned over the life of each investment could differ materially from the yields presented above. Yield does not reflect the return of HLEND, which will be reduced by, among other things, fees and expenses, or the return that may ultimately be realized on this investment. Higher yields represent higher cost of capital for borrowers and such costs may increase the risk of default or the risk that the loan may otherwise become impaired. Please refer to HLEND's prospectus and filings, including Form 10-Q or Form 10-K for fair value disclosures. ²As of December 2025. Annualized distribution rate is calculated by multiplying the sum of the month's stated base distribution per share and variable supplemental distribution per share by twelve and dividing the result by the prior month's NAV per share. The annualized base distribution rate is 7.6% for Class I Common Shares, 7.3% for Class D Common Shares, 7.1% for Class F Common Shares, and 6.7% for Class S Common Shares. Annualized distribution rates do not represent the actual distribution rate for any 12-month period and annualized rates calculated based on a different time horizon than December 2025 will differ from, and may be lower than, the annualized rates shown. ³Distributions declared from HLEND's inception through November 2025 have been fully comprised of net investment income. To the extent that future distributions are comprised in part or entirely of a return of capital or sources other than net investment income, the composition of such distributions will be disclosed on the HLEND website. Please visit the dividends and tax page on the HLEND website for notices regarding distributions subject to Section 19(a) of the Investment Company Act of 1940. HLEND cannot guarantee that HLEND will make distributions, and if HLEND does, HLEND may fund such distributions from sources other than cash flow from operations, including the sale of assets, borrowings, return of capital, or offering proceeds, and although HLEND generally expects to fund distributions from cash flow from operations, HLEND has not established limits on the amounts HLEND may pay from such sources. A return of capital (1) is a return of the original amount invested, (2) does not constitute earnings or profits and (3) will have the effect of reducing the basis such that when a shareholder sells its shares, the sale may be subject to taxes even if the shares are sold for less than the original purchase.

HLEND's Risk-Adjusted Performance – Total Net Return

As of November 30, 2025

Inception-to-Date Total Net Return (Annualized)¹

10.7%

Class I

10.5%

Class D

10.3%

Class F

10.0%

Class S²

Net Asset Value (NAV) and Total Net Return¹

	No Upfront Placement Fee						Maximum Upfront Placement Fee ³				
	NAV	1-Month	YTD	1-Year	3-Year (Ann.) ¹	ITD (Ann.) ¹	1-Month	YTD	1-Year	3-Year (Ann.) ¹	ITD (Ann.) ¹
Class I	\$25.27	0.85%	8.37%	9.15%	13.04%	10.74%	-1.17%	6.20%	6.97%	12.28%	10.16%
Class D	\$25.27	0.83%	8.13%	8.88%	12.76%	10.52%	-1.19%	5.96%	6.71%	12.01%	9.94%
Class F	\$25.27	0.81%	7.88%	8.61%	12.48%	10.30%	-1.21%	5.72%	6.44%	11.73%	9.72%
Class S	\$25.27	0.78%	7.54%	8.24%	12.09% ²	9.99% ²	-2.75%	3.77%	4.45%	10.77% ²	8.97% ²

PAST PERFORMANCE IS NOT NECESSARILY INDICATIVE OF FUTURE RESULTS and there can be no assurance that HLEND will achieve its objectives or avoid substantial losses. The information presented is for a very limited amount of time and is not representative of the long-term performance of HLEND. ¹ Total net return is calculated as the change in monthly NAV per share during the period plus distributions per share (assuming any distributions, net of shareholder servicing fees, are reinvested in accordance with HLEND's distribution reinvestment plan) divided by NAV per share at the beginning of the period, which is calculated after the deduction of ongoing expenses that are borne by investors, such as management fees, incentive fees, applicable shareholder servicing and/or distribution fees, interest expense, offering costs, professional fees, director fees and other general and administrative expenses. The information presented is for a very limited amount of time and is not representative of the long-term performance of HLEND. **The returns have been prepared using unaudited data and valuations of the underlying investments in the HLEND portfolio, which are estimates of fair value and form the basis for HLEND's NAV. Valuations based upon unaudited reports from the underlying investments may be subject to later adjustments, may not correspond to realized value and may not accurately reflect the price at which assets could be liquidated.** Inception to date figures for Class S, Class F, Class D and Class I shares use the initial offering price of \$25.00. Returns for periods greater than one year (e.g., the inception-to-date and 3-year total net returns) are annualized. Inception date of Class D, Class F, and Class I is February 3, 2022, and inception date used for Class S for purposes of the inception-to-date figures is February 3, 2022. **See footnote 2 below.** An investment in HLEND is subject to a maximum upfront placement fee of 3.5% for Class S and 2.0% for Class D, Class F and Class I, which would reduce the amount of capital available for investment, if applicable. ² Represents the figures attributable to Class S if Class S commenced operations at the same time as Class F, Class D and Class I. **For the avoidance of doubt, Class S commenced operations on October 1, 2023 and the figures attributed to Class S for the 3-year annualized and inception-to-date annualized total net return do not constitute actual performance of Class S shares.** With respect to the 3-year annualized and inception-to-date annualized figures shown for Class S, the NAV per share for purposes of the Class S figures under the "No Upfront Placement Fee" header have been assumed to equal the NAV per share of Class I shares as of the same month and under the "Maximum Upfront Placement Fee" header, the starting NAV per share for the applicable period has been increased by the amount of the upfront placement fee of 3.5%. **For the period between November 2022 to September 2023 (i.e. the month before the commencement of Class S), total net return for Class S has been derived by deducting the Class S annual shareholder servicing and distribution fee of 0.85% from actual net historical distributions attributable to Class I shares during such period (assuming that the Managing Dealer of HLEND would have waived the shareholder servicing and distribution fees for Class S for the first nine months following the date on which HLEND commenced operations, as the Managing Dealer had done for Class D Common Shares and Class F Common Shares). The inception date of Class S for purposes of annualized inception-to-date total net return is assumed to be February 3, 2022.** The actual inception-to-date annualized total net return is 10.34% for Class S common shares as of November 30, 2025. ³ Returns determined (i) assuming the maximum upfront placement fee (e.g. 3.5% for Class S and 2.0% for Class D, Class F and Class I) was charged and (ii) by increasing the starting NAV per share for the applicable period, solely for purposes of this calculation, by the amount of the maximum upfront placement fee.

HLEND's Portfolio is Constructed with a View to Perform Across Market Environments

As of November 30, 2025

Senior Secured Focus

96%

First lien senior secured across diversified sectors¹

Large, Established Borrowers

\$242M

Weighted Average EBITDA²

Conservative Detachment Point

40%

Weighted Average Loan-to-Value²

Highly Diversified³

38bps

Average Private Position Size Within the Investment Portfolio⁴

Attractive Average Spread

547bps

Weighted Average Spread on the Floating Rate Private Asset Portfolio⁵

Moderate Fund Level Leverage

1.0X

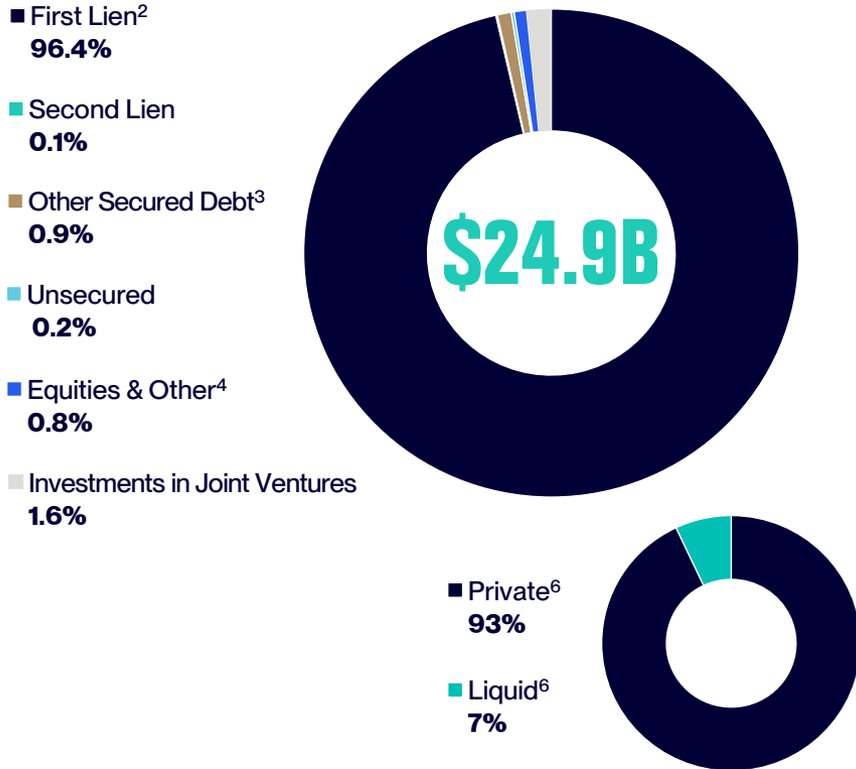
Debt to Equity Ratio⁶

PAST PERFORMANCE IS NOT A GUARANTEE OF FUTURE RESULTS. REPRESENTS HPS'S SUBJECTIVE VIEWS AND OPINIONS AS OF THE DATE HEREOF AND IS SUBJECT TO CHANGE DEPENDING ON THE MARKET ENVIRONMENT. See "Important Disclosure Information" at the end of this presentation and HLEND's prospectus. There is no guarantee that these objectives will be achieved. All investments have a risk of loss. Portfolio composition may differ from the metrics provided over time. ¹Based on the aggregate fair value of the investment portfolio as of November 30, 2025. Includes "last out" portions of first lien senior secured loans. The portion of HLEND's portfolio invested in first lien senior securities may vary over time. ²Calculated with respect to all level 3 investments (or, with respect to weighted average loan to value, all level 3 debt investments) in the investment portfolio for which fair value is determined by the Investment Adviser (in its capacity as the investment adviser of HLEND, with assistance, at least quarterly, from a third-party valuation firm, and overseen by HLEND's Board of Trustees), and excludes quoted assets and investments in joint ventures. In the case of weighted average EBITDA only, excludes investments with no reported EBITDA or where EBITDA, in the Investment Adviser's judgement made in its discretion, was not a material component of the original investment thesis, such as loan-to-value-based loans, NAV-based loans or reorganized equity. Weighted average EBITDA is weighted based on the fair value of the total applicable level 3 investments. Loan to value is calculated as net debt through each respective investment tranche in which HLEND holds an investment divided by enterprise value or value of underlying collateral of the portfolio company. Weighted average loan to value is weighted based on the fair value of the total applicable level 3 debt investments. Excludes investments on non-accrual status as of November 30, 2025. Figures are derived from the most recent financial statements from portfolio companies. ³Diversification does not assure a profit or protect against loss in a declining market. ⁴Percentage based on average fair value of all level 3 investments divided by the total investment portfolio. Calculation excludes investments in joint ventures from the numerator and the denominator. ⁵Computed as the stated interest rate spread with respect to all accruing floating rate level 3 debt investments in the investment portfolio, and excludes investments on non-accrual status as of November 30, 2025, divided by the fair value of all accruing floating rate level 3 debt investments. The weighted average spread on the floating rate level 3 debt portfolio of HLEND includes incremental spread premiums from "last out" portions of first lien senior secured loans. Spread does not reflect the return of HLEND, which will be reduced by, among other things, fees and expenses, or the return that may ultimately be realized on an investment. Higher spreads may represent higher cost of capital for borrowers and such costs may increase the risk of default or the risk that the loan may otherwise become impaired. ⁶As of November 30, 2025.

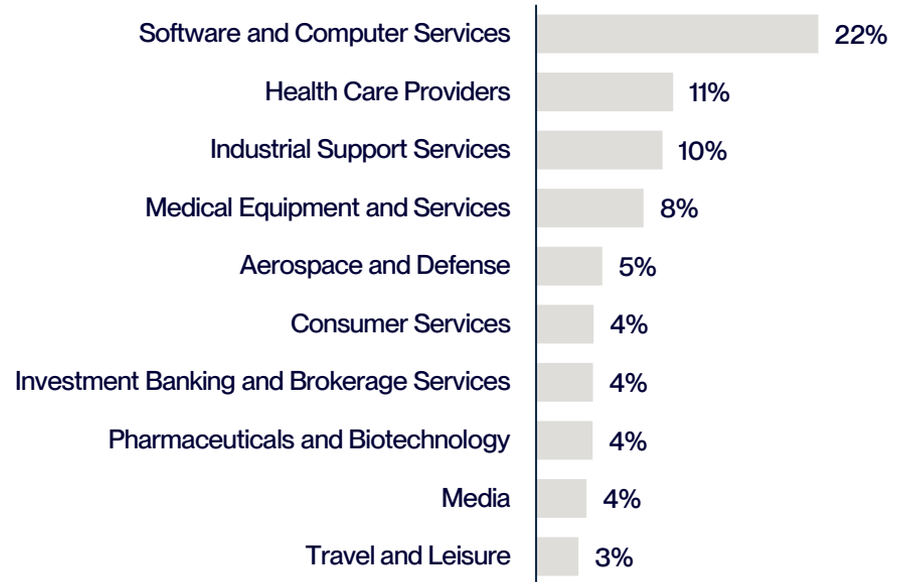
HLEND Has a Highly Diversified Portfolio¹

As of November 30, 2025

By Investment Type and Seniority



By Sector⁵ (Top 10)



37
Industries⁵

380
Portfolio Companies

PAST PERFORMANCE IS NOT NECESSARILY INDICATIVE OF FUTURE RESULTS. See "Important Disclosure Information" at the end of this presentation and HLEND's prospectus. All statistics based on the aggregate fair value of the investment portfolio as of November 30, 2025 unless otherwise noted. Totals may not sum due to rounding. ¹No guarantee can be given that HLEND will be able to identify similar or comparable investment opportunities in the future or have the same overall composition as shown above. HLEND's portfolio composition is subject to change anytime without notice as permitted by HLEND's offering and governing documents, as may be supplemented and amended. There is no guarantee that this objective will be achieved. All investments have a risk of loss. Portfolio composition may differ from the metrics provided over time. Diversification does not assure a profit or protect against loss in a declining market. ² Includes "last out" portions of first lien senior secured loans. ³ Secured debt at the holding company level. ⁴ Other includes structured finance investments. ⁵ Based on FTSE / DJ Industry Classification Benchmark ("ICB") sector definition. ⁶ Private investments represents level 3 investments in the investment portfolio where inputs to the valuation methodology are unobservable and significant to overall fair value measurement. Private investments includes investments in joint ventures. Liquid investments represents level 2 investments where inputs to the valuation methodology other than quoted prices in active markets, which are either directly or indirectly observable as of the reporting date.

Featured HLEND Investments¹

As of November 30, 2025



TI AUTOMOTIVE

HPS Direct Lending² served as the lead lender, administrative agent, and collateral agent for a first out first lien senior secured credit facility to TI Automotive, with proceeds used to refinance the Company's existing broadly syndicated loan facility. TI Automotive represents the combination of ABC Technologies Inc. and TI Fluid Systems plc. The combined entity, TI Automotive is a global Tier 1 supplier of safety and performance products to major automotive OEMs across the world. HPS Direct Lending² was selected to lead the refinancing given its institutional knowledge of the sector, ability to create a bespoke financing package, and scale of capital commitment.



SHIELDS HEALTH SOLUTIONS

HPS Direct Lending² served as the lead lender, administrative agent, and collateral agent for a first lien senior secured credit facility to support the capitalization of Shields Health Solutions as part of the broader take-private of Walgreens Boots Alliance. Shields is a specialty pharmacy platform that partners with non-profit health systems to create and manage hospital-owned, on-site specialty pharmacy programs that deliver integrated pharmacy services to patients. HPS Direct Lending² was selected to lead the financing given its ability to leverage its knowledge of the specialty pharmacy sector, prior lending relationship with Shields, a strong existing relationship with the sponsor, ability to create a bespoke financing package for the asset, and scale of capital commitment.

Select Metrics³

Industry	Automobiles and Parts
Investment Type	First Lien Senior Secured Debt
Reference Rate & Spread	S + 5.75% ⁴
OID	96.25

Select Metrics³

Industry	Health Care Providers
Investment Type	First Lien Senior Secured Debt
Reference Rate & Spread	S + 6.00% ⁴
OID	98.00

REPRESENTS HPS'S SUBJECTIVE VIEWS AND OPINIONS AS OF THE DATE HEREOF AND IS SUBJECT TO CHANGE DEPENDING ON THE MARKET ENVIRONMENT. PAST PERFORMANCE IS NOT NECESSARILY INDICATIVE OF FUTURE RESULTS. ¹Investments presented herein feature one or more of the top half of investment commitment sizes made by HLEND as of the six months prior to the date on which such investment was made where HPS Direct Lending held a titled role. The investments presented in this section are solely for the informational purpose of describing investment themes and objectives that are generally consistent with that of HLEND, the investment process and analysis used by HPS to evaluate such investments, as well as HPS's capabilities in sourcing and managing such investments and should not be deemed as a recommendation to buy or sell any security mentioned. ²HPS Direct Lending includes all funds and accounts following the Specialty Direct Lending strategy, Core Senior Lending strategy, and any additional private credit investments made by one or more business development companies, private credit CLOs, separately managed funds or accounts, or private credit-focused joint ventures, excluding investments that are solely part of the Strategic Investment Partners, Special Situations Opportunities (private special situations investments), High Grade Corporate-Focused, High Grade Asset-Based, Real Estate, Asset Value, or Sustainability & Energy Transition strategies. ³All figures are as of November 30, 2025, unless otherwise indicated. ⁴The weighted average spread on the floating rate private asset portfolio of HLEND as of November 30, 2025 is 547 basis points, computed as the stated interest rate spread with respect to all accruing floating rate level 3 debt investments in the investment portfolio, and excludes investments on non-accrual status as of November 30, 2025, divided by the fair value of all accruing floating rate level 3 debt investments. The weighted average spread on the floating rate level 3 portfolio of HLEND includes incremental spread premiums from "last out" portions of first lien senior secured loans. Spread does not reflect the return of HLEND, which will be reduced by, among other things, fees and expenses, or the return that may ultimately be realized on an investment. Higher spreads may represent higher cost of capital for borrowers and such costs may increase the risk of default or the risk that the loan may otherwise become impaired.

Featured HLEND Investments¹

As of November 30, 2025



GLOBAL
MUSIC
RIGHTS

HPS Direct Lending² served as a lead arranger for a first lien senior secured credit facility to support the acquisition of Global Music Rights by Hellman & Friedman. Global Music Rights is one of the largest invite-only Performance Rights Organizations in the U.S. with an exclusive roster of over 160 writers, that licenses IP and collects license fees for performance rights on behalf of songwriters across multiple channels. HPS Direct Lending was selected as a lead lender due to its sports, media and entertainment experience, which allowed for an expedited diligence process, as well as strong relationship with the sponsor.

Select Metrics³

Industry	Media
Investment Type	First Lien Senior Secured Debt
Reference Rate & Spread	S + 4.50% ⁴
OID	99.00



HPS Direct Lending² served as administrative agent and lead arranger for a first lien senior secured credit facility to Azurity Pharmaceuticals with proceeds used to finance the acquisition of Covis Pharma and to refinance Azurity's existing broadly syndicated loan debt structure. Azurity is a pharmaceutical company with a commercial portfolio of products targeting orphan and rare diseases as well as populations with unmet needs, and Covis is a pharmaceutical company utilizing differentiated technologies across multiple therapeutic areas with a primarily focus on the respiratory disease space. HPS Direct Lending² was selected to lead the financing given its ability to leverage prior diligence performed on Covis, allowing for an expedited underwriting process, and scale of capital commitment for the entirety of the financing.

Select Metrics³

Industry	Pharmaceuticals and Biotechnology
Investment Type	First Lien Senior Secured Debt
Reference Rate & Spread	S + 7.00% ⁴
OID	98.00

REPRESENTS HPS'S SUBJECTIVE VIEWS AND OPINIONS AS OF THE DATE HEREOF AND IS SUBJECT TO CHANGE DEPENDING ON THE MARKET ENVIRONMENT. PAST PERFORMANCE IS NOT NECESSARILY INDICATIVE OF FUTURE RESULTS. ¹Investments presented herein feature one or more of the top half of investment commitment sizes made by HLEND as of the twelve months prior to the date on which such investment was made where HPS Direct Lending held a titled role. The investments presented in this section are solely for the informational purpose of describing investment themes and objectives that are generally consistent with that of HLEND, the investment process and analysis used by HPS to evaluate such investments, as well as HPS's capabilities in sourcing and managing such investments and should not be deemed as a recommendation to buy or sell any security mentioned. ²HPS Direct Lending includes all funds and accounts following the Specialty Direct Lending strategy, Core Senior Lending strategy, and any additional private credit investments made by one or more business development companies, private credit CLOs, separately managed funds or accounts, or private credit-focused joint ventures, excluding investments that are solely part of the Strategic Investment Partners, Special Situations Opportunities (private special situations investments), High Grade Corporate-Focused, High Grade Asset-Based, Real Estate, Asset Value, or Sustainability & Energy Transition strategies. ³All figures are as of November 30, 2025, unless otherwise indicated. ⁴The weighted average spread on the floating rate private asset portfolio of HLEND as of November 30, 2025 is 547 basis points, computed as the stated interest rate spread with respect to all accruing floating rate level 3 debt investments in the investment portfolio, and excludes investments on non-accrual status as of November 30, 2025, divided by the fair value of all accruing floating rate level 3 debt investments. The weighted average spread on the floating rate level 3 portfolio of HLEND includes incremental spread premiums from "last out" portions of first lien senior secured loans. Spread does not reflect the return of HLEND, which will be reduced by, among other things, fees and expenses, or the return that may ultimately be realized on an investment. Higher spreads may represent higher cost of capital for borrowers and such costs may increase the risk of default or the risk that the loan may otherwise become impaired.

HLEND Summary of Key Terms

Structure

Subscriptions

Distributions¹

Targeted Liquidity²

Fund Leverage³

Management Fee

Incentive Fee

Total Annual Fund Expenses⁵

Total Annual Fund Expenses (excluding interest expense)⁶

Tax Reporting

Initial Minimum Investment⁸

Investor Eligibility⁹

Upfront Placement Fee¹⁰

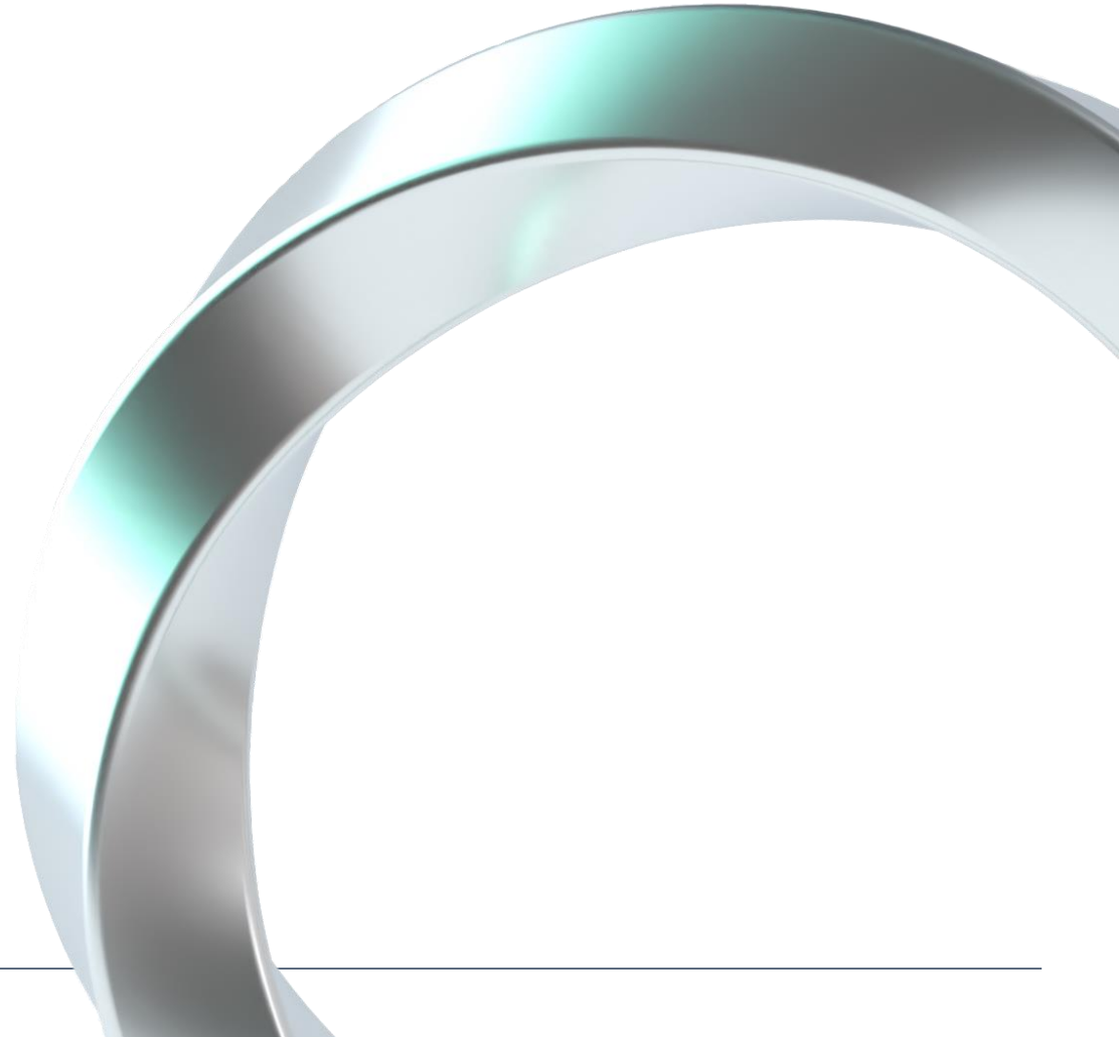
Annual Shareholder Servicing / Distribution Fee

- Non-traded business development company that is perpetually offered
- Monthly at NAV (fully funded)
- Monthly
- Quarterly repurchases of up to 5.0% of fund shares at NAV
- Shares not held for at least one year will be subject to a 2.0% early repurchase deduction
- Expected range of 0.8x – 1.25x debt to equity, with regulatory cap of 2.0x
- 1.25% per annum on NAV paid monthly
- 12.5% of income⁴, subject to a 5% hurdle rate with a catch up, paid quarterly
- 12.5% of realized capital gains net of realized and unrealized losses, paid annually
- Class I: 9.13%, Class D: 9.38%, Class F: 9.63%, Class S: 9.98%
- Class I: 3.02%, Class D: 3.27%, Class F: 3.52%, Class S: 3.87%
- Form 1099 – DIV⁷
- \$2,500 for Class S, D and F shares; \$1,000,000 for Class I shares
- Net worth of at least \$250,000 or gross annual income of at least \$70,000 and net worth of at least \$70,000
- Class I: up to 2.0%, Class D: up to 2.0%, Class F: up to 2.0%, Class S: up to 3.5%
- Class I: none, Class D: 0.25%, Class F: 0.50%, Class S: 0.85%

See “Important Disclosure Information” at the end of this presentation and HLEND’s prospectus. HPS and its affiliates do not provide legal, regulatory or tax advice. Investors should consult with their own advisors when considering an investment in any investment strategy.¹ There is no assurance distributions will be made in any particular amount, if at all. Any distributions HLEND makes will be at the discretion of the Investment Adviser, under delegated authority of the HLEND Board of Trustees. HLEND may fund any distributions from sources other than cash flow from operations, including, without limitation, the sale of assets, borrowings, return of capital or offering proceeds, and HLEND has no limits on the amounts it may pay from such sources.² Quarterly tender offers to repurchase shares are targeted at 5.0% of HLEND’s common shares outstanding (by number of shares) per quarter, but not guaranteed to occur at that level or at all. The Board of Trustees may amend or suspend share repurchases at its discretion.³ Represents HLEND’s expectations for leverage. Actual metrics are subject to change based on market conditions and may deviate from these objectives at various times.⁴ Based on pre-incentive fee net investment income, which is defined as revenue inclusive of interest income, dividends, cash interest or other distributions (including PIK or OID not received in cash), and all fees other than fees for providing managerial assistance, less operating expenses excluding incentive fee and shareholder services and/or distribution fees.⁵ The denominator used to calculate total annual fund expenses is based on the average of total net assets for the nine months ended September 30, 2025, or \$10.5 billion. Actual net assets will depend on the number of shares HLEND actually sells, realized gains/losses, unrealized appreciation/depreciation and share repurchase activity, if any. “Annual fund expenses” are composed of base management fees, incentive fees based on income (based on actual amounts of the income component of the incentive fee payable under the Investment Advisory Agreement between HLEND and the Adviser during the nine months ended September 30, 2025, annualized for a full year), shareholder servicing and/or distribution fees, as applicable, interest payments on borrowed funds, and “other expenses”, as set forth in more detail in HLEND’s prospectus. Actual expenses may be greater or less than shown and these figures should not be considered a representation of future expenses. “Other expenses” include accounting, legal and auditing fees, custodian and transfer agent fees, reimbursement of expenses to HLEND’s administrator, organization and offering expenses, insurance costs and fees payable to HLEND’s trustees. Other expenses represent the annual other expenses of HLEND and its subsidiaries based on actual amounts of other expenses incurred during the nine months ended September 30, 2025, annualized for a full year (except for excise tax), divided by HLEND’s average net assets for the nine months ended September 30, 2025. HLEND borrows funds to make investments. The costs associated with such borrowing may change over time, including due to interest rates on borrowing and utilization, and will be indirectly borne by HLEND shareholders. The borrowing expenses included in HLEND’s total annual fund expenses is based on actual amounts of the interest payment on borrowed funds (including unused fees, amortization of deferred financing costs, debt issuance costs and original issue discounts) incurred by HLEND during the nine months ended September 30, 2025, annualized for a full year, divided by HLEND’s average net assets for the nine months ended September 30, 2025. Although leverage has the potential to enhance overall returns that exceed HLEND’s cost of funds, it will further diminish returns (or increase losses on capital) to the extent overall returns are less than HLEND’s cost of funds.⁶ Reflects the deduction of borrowing costs of 6.11% from the applicable Class’s total annual fund expenses. Please see footnote 5 above for information regarding the calculation of borrowing costs. There is no way to invest in HLEND without indirectly incurring borrowing costs and shareholders will indirectly bear these costs as part of any investment in HLEND.⁷ Non-US investors will receive Form 1042-S.⁸ Select broker-dealers may have different suitability standards, may not offer all share classes, or may offer HLEND with higher initial minimum investment amounts. Class I shares are subject to a minimum initial investment of \$1,000,000, which is waived or reduced to \$10,000 or less for certain investors as described in the “Plan of Distribution” section of HLEND’s prospectus.⁹ Certain states have additional suitability requirements – see prospectus for more details.¹⁰ No upfront sales load will be paid with respect to Class I, Class D, Class F or Class S shares, however, if you buy Class I, Class D, Class F or Class S shares through certain financial intermediaries, they may directly charge you transaction or other fees, including upfront placement fees or brokerage commissions, in such amount as they may determine, provided that they limit the charges to these caps (expressed as a percentage of NAV at purchase).

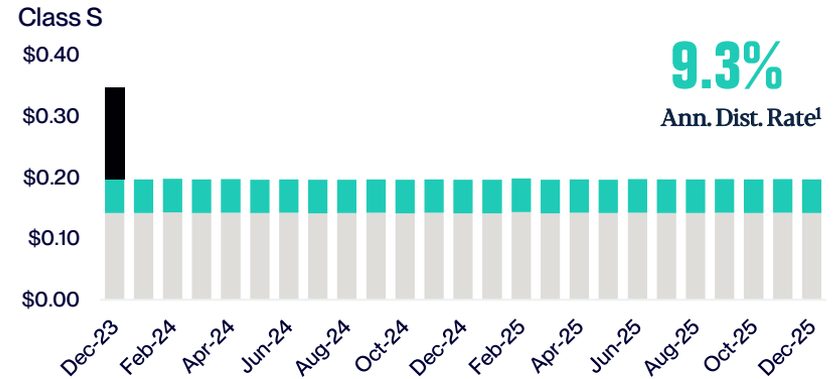
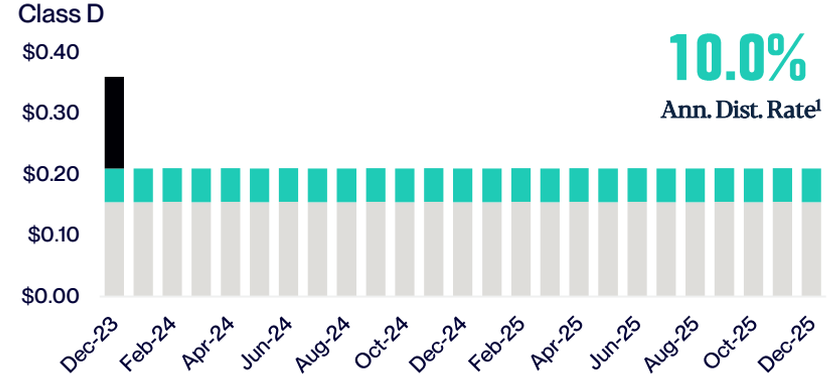
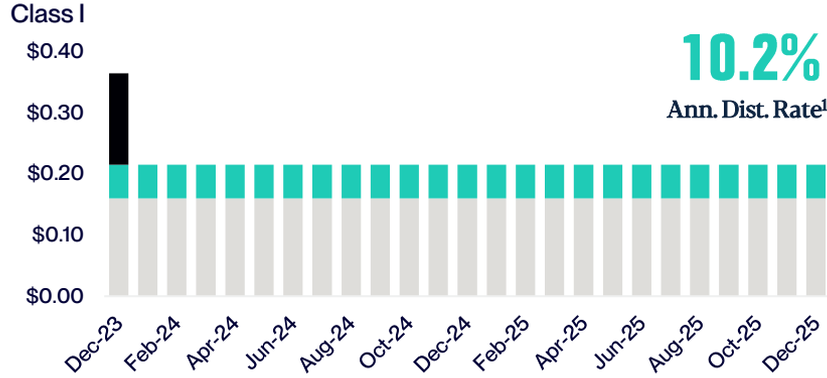


Appendix



Annualized Distribution Rate¹ and Historical Distributions Per Share^{2,3}

As of December 2025



■ Base ■ Variable Supplemental ■ Special

PAST PERFORMANCE IS NOT NECESSARILY INDICATIVE OF FUTURE RESULTS and there can be no assurance that HLEND will achieve its objectives or avoid substantial losses.

Class S commenced operations on October 1, 2023. ¹Distributions shown for trailing twenty five months as of December 2025. Annualized distribution rate is calculated by multiplying the sum of the month's stated base distribution per share and variable supplemental distribution per share by twelve and dividing the result by the prior month's NAV per share. The December 2025 annualized base distribution rate is 7.6% for Class I Common Shares, 7.3% for Class D Common Shares, 7.1% for Class F Common Shares, 6.7% for Class S Common Shares. Annualized distribution rates do not represent the actual distribution rate for any 12-month period and annualized rates calculated based on a different time horizon than December 2025 will differ from, and may be lower than, the annualized rates shown. ²Distributions declared from HLEND's inception through November 2025 have been fully comprised of net investment income. To the extent that future distributions are comprised in part or entirely of a return of capital or sources other than net investment income, the composition of such distributions will be disclosed on the HLEND website. Please visit the dividends and tax page on the HLEND website for notices regarding distributions subject to Section 19(a) of the Investment Company Act of 1940. HLEND cannot guarantee that HLEND will make distributions, and if HLEND does, HLEND may fund such distributions from sources other than cash flow from operations, including the sale of assets, borrowings, return of capital, or offering proceeds, and although HLEND generally expects to fund distributions from cash flow from operations, HLEND has not established limits on the amounts HLEND may pay from such sources. A return of capital (1) is a return of the original amount invested, (2) does not constitute earnings or profits and (3) will have the effect of reducing the basis such that when a shareholder sells its shares, the sale may be subject to taxes even if the shares are sold for less than the original purchase price. ³ Base distribution amounts are net of applicable shareholder servicing and/or distribution fees and may be rounded. The D Share Class, F Share Class and S Share Class are subject to 0.25%, 0.50% and 0.85% of shareholder servicing and/or distribution fees on an annualized basis, respectively.

Largest 20 Portfolio Companies

As of November 30, 2025

Portfolio Company	Investment Type	Sector ¹	Reference Rate & Spread ²	% of Total Investments at Fair Value
Shields Health Solutions	1st Lien Senior Secured	Health Care Providers	S + 6.00%	2.0%
Global Music Rights, LLC	1st Lien Senior Secured	Media	S + 4.50%	1.8%
DigiCert Inc	1st Lien Senior Secured	Software and Computer Services	S + 5.75%	1.4%
Action Behavior Centers LLC	1st Lien Senior Secured	Health Care Providers	S + 5.25%	1.4%
Powerschool Holdings, LLC	1st Lien Senior Secured	Software and Computer Services	S + 2.75% + 2.25% PIK	1.3%
Consumer Cellular	1st Lien Senior Secured, Preferred Equity	Telecommunications Service Providers	S + 5.00%	1.2%
KBRA	1st Lien Senior Secured	Consumer Services	S + 4.75%	1.2%
Flexera Software, LLC	1st Lien Senior Secured	Software and Computer Services	S + 4.75%	1.1%
PerkinElmer	1st Lien Senior Secured	Medical Equipment and Services	S + 4.75%	1.1%
SimpliSafe Holding Corporation	1st Lien Senior Secured	Industrial Support Services	S + 5.00%	1.0%
TI Automotive	1st Lien Senior Secured	Automobiles and Parts	S + 5.75%	1.0%
Triumph Group Inc	1st Lien Senior Secured	Aerospace and Defense	S + 2.38% + 2.88% PIK	1.0%
Azurity Pharmaceuticals	1st Lien Senior Secured	Pharmaceuticals and Biotechnology	S + 7.00%	1.0%
Vantive	1st Lien Senior Secured	Medical Equipment and Services	S + 4.75%	0.9%
Advarra, Inc.	1st Lien Senior Secured	Pharmaceuticals and Biotechnology	S + 4.50%	0.9%
Consolidated Precision Products	1st Lien Senior Secured	Aerospace and Defense	S + 3.13% + 3.88% PIK	0.8%
RevSpring	1st Lien Senior Secured	Industrial Support Services	S + 4.50%	0.8%
Circana Group, LP.	1st Lien Senior Secured	Software and Computer Services	S + 4.25%	0.8%
MB2 Dental Solutions, LLC	1st Lien Senior Secured	Health Care Providers	S + 5.50%	0.8%
Easypark Strategy AB	1st Lien Senior Secured	Software and Computer Services	E + 4.75%	0.8%

PAST PERFORMANCE IS NOT NECESSARILY INDICATIVE OF FUTURE RESULTS. All statistics based on the aggregate fair value of the total investments as of November 30, 2025. Includes only data for HLEND's twenty (20) largest portfolio companies based on the fair market value of investments for each portfolio company against the total fair market value of all investments, but excludes HLEND's investments in joint ventures (including joint ventures that would otherwise be among the largest investments). ¹Based on FTSE / DJ Industry Classification Benchmark ("ICB") sector definition. ²The majority of the investments bear interest at a rate that may be determined by reference to the Prime Rate ("Prime" or "P"), Sterling Overnight Index Average ("SONIA" or "SN"), Euro Interbank Offer Rate ("Euribor" or "E"), Secured Overnight Financing Rate ("SOFR" or "S"), Canadian Overnight Repo Rate Average ("CORRA" or "C") or Bank Bill Swap Bid Rate ("BBSY" or "B") which reset daily, monthly, quarterly, or semiannually. Certain investments are subject to a Prime, SONIA, or SOFR interest rate floor, or rate cap. Certain investments contain a Payment-in-Kind ("PIK") provision.

Glossary of Terms

Debt to Equity	<ul style="list-style-type: none">▪ Debt to equity ratio is a measure of fund leverage. The higher the ratio, the more leverage deployed relative to equity in the fund. Debt to equity is calculated by dividing principal debt outstanding by net asset value.
EBITDA	<ul style="list-style-type: none">▪ EBITDA stands for earnings before interest, taxes, depreciation and amortization. The term is used in a lending context as a measure of the operating cash flow produced by a company that is available for debt service (coupon payments and principal repayment).
Euro Interbank Offer Rate (“Euribor” or “E”)	<ul style="list-style-type: none">▪ Euro Interbank Offer Rate, or Euribor, is a reference rate that is constructed from the average interest rate at which eurozone banks offer unsecured short-term lending on the inter-bank market.
Industry Classification Benchmark (“ICB”)	<ul style="list-style-type: none">▪ Industry Classification Benchmark, or ICB, is an industry classification taxonomy launched by Dow Jones and FTSE in 2005 and now used by FTSE International and STOXX. It is used to segregate markets into sectors within the macroeconomy.
Interest Coverage Ratio	<ul style="list-style-type: none">▪ Interest coverage ratio is a measure used to determine a company’s ability to pay the interest on its outstanding indebtedness. The higher the ratio, the easier it will be for a company to pay its interest expense. The interest coverage ratio is calculated by dividing a company’s EBITDA over the last twelve months by its interest expense over the last twelve months.
Loan to Value (“LTV”)	<ul style="list-style-type: none">▪ Loan to value ratio, or LTV, is a measure used to determine how levered a company or asset is. Loan to value ratio is calculated by dividing the amount of leverage outstanding on an asset by the fair value of the asset (or enterprise value in the context of a company).
Original Issue Discount (“OID”)	<ul style="list-style-type: none">▪ Original issue discount, or OID, is the difference between the value that debt is issued at and its par value at redemption. It is included as part of the economic return of a debt investment.
Payment-in-Kind (“PIK”)	<ul style="list-style-type: none">▪ Payment-in-kind, or PIK, is a financing structure that allows a borrower to defer cash interest payments (or preferred return payments in the case of preferred securities) to the lender conditional on the equivalent balance being capitalized as additional principal in the debt or cost in the preferred instrument.
Reference Rate & Spread	<ul style="list-style-type: none">▪ A reference rate is an interest rate benchmark, mostly commonly the Secured Overnight Finance Rate (“SOFR”), that acts as a point of reference for determining interest rates on financial contracts. Once a reference rate is established, a lender will adjust their own rates over the benchmark, called a “spread”.
Secured Overnight Financing Rate (“SOFR”)	<ul style="list-style-type: none">▪ The secured overnight financing rate, or SOFR, is a broad measure of the cost of borrowing cash collateralized by Treasury securities and is often used as a base interest rate for floating rate loans. Each business day, the New York Fed publishes the SOFR on the New York Fed website.
Yield to Call	<ul style="list-style-type: none">▪ Yield to call refers to the annualized return a bondholder or lender would receive if the bond / loan were to be paid off in full on the first permitted call date by the borrower.
Yield to Maturity	<ul style="list-style-type: none">▪ Yield to maturity refers to the annualized return a bondholder or lender would receive if the bond / loan were to be paid off in full by the borrower at the stated maturity date.
Yield to Three Year	<ul style="list-style-type: none">▪ Yield to three year refers to the annualized return a bondholder or lender would receive if the bond / loan were to be paid off in full by the borrower three years after its original issue date.



Important Disclosure Information



Important Disclosure Information

Summary of Risk Factors

HPS Corporate Lending Fund (“HLEND” or the “Fund”) is a non-exchange traded business development company (“BDC”) that invests at least 80% of its total assets (net assets plus borrowings for investment purposes) in private credit investments (bonds and other credit instruments that are issued in private offerings or issued by private companies). This investment involves a high degree of risk. You should purchase these securities only if you can afford the complete loss of your investment. You should read the prospectus carefully for a description of the risks associated with an investment in HLEND. These risks include, but are not limited to, the following:

- HLEND has a limited operating history and there is no assurance that HLEND will achieve HLEND’s investment objectives.
- You should not expect to be able to sell your shares regardless of how HLEND performs.
- You should consider that you may not have access to the money you invest for an extended period of time.
- HLEND does not intend to list its shares on any securities exchange, and HLEND does not expect a secondary market in HLEND shares to develop prior to any listing.
- Because you may be unable to sell your shares, you will be unable to reduce your exposure in any market downturn.
- HLEND has implemented a share repurchase program, but only a limited number of shares will be eligible for repurchase and repurchases will be subject to available liquidity and other significant restrictions.
- An investment in HLEND’s Common Shares is not suitable for you if you need access to the money you invest. See “Suitability Standards” and “Share Repurchase Program” in the prospectus.
- You will bear substantial fees and expenses in connection with your investment. See “Fees and Expenses” in the prospectus.
- HLEND cannot guarantee that HLEND will make distributions, and if HLEND does, HLEND may fund such distributions from sources other than cash flow from operations, including, without limitation, the sale of assets, borrowings, return of capital or offering proceeds, and HLEND has no limits on the amounts HLEND may pay from such sources. A return of capital (1) is a return of the original amount invested, (2) does not constitute earnings or profits and (3) will have the effect of reducing the basis such that when a shareholder sells its shares the sale may be subject to taxes even if the shares are sold for less than the original purchase price.
- Distributions may also be funded in significant part, directly or indirectly, from temporary fee waivers or expense reimbursements borne by the Adviser or its affiliates, that may be subject to reimbursement to the Adviser or its affiliates. The repayment of any amounts owed to HLEND’s affiliates will reduce future distributions to which you would otherwise be entitled.
- HLEND uses and continues to expect to use leverage, which will magnify the potential for loss on amounts invested and may increase the risk of investing in HLEND. The risks of investment in a highly leveraged fund include volatility and possible distribution restrictions.
- HLEND intends to invest primarily in securities that are rated below investment grade by rating agencies or that would be rated below investment grade if they were rated. Below investment grade securities, which are often referred to as “junk,” have predominantly speculative characteristics with respect to the issuer’s capacity to pay interest and repay principal. They may also be illiquid and difficult to value.

Important Disclosure Information (Cont'd)

HLEND does not own the HPS name, but HLEND is permitted to use it as part of its corporate name pursuant to the investment advisory agreement between HLEND and HPS Advisors, LLC (the "Adviser"), a wholly owned subsidiary of HPS Investment Partners, LLC (together with its affiliates, "HPS"). Use of the name by other parties or the termination of the use of the HPS name under the investment advisory agreement may harm our business.

Neither the Securities and Exchange Commission nor any state securities regulator has approved or disapproved of these securities or determined if this presentation is truthful or complete. Any reference to the contrary is a criminal offense.

This sales material must be read in conjunction with the HLEND prospectus in order to fully understand all the implications and risks of an investment in HLEND. This sales material is neither an offer to sell nor a solicitation of an offer to buy securities. An offering is made only under HLEND's registration statement filed with the Securities Exchange Commission and only by means of the prospectus, which must be made available to you prior to making a purchase of shares. Investors are advised to carefully consider the investment objectives, risks and charges and expenses of HLEND before investing. A copy of the prospectus containing this and other information about HLEND can be obtained from the SEC's website at <http://www.sec.gov> and at www.HLEND.com. You are advised to obtain a copy of the prospectus and to carefully review the information contained or incorporated by reference therein before making any investment decision, including the "Risk Factors" section therein, which contains a discussion of the risks and uncertainties that HLEND believes are material to our business, operating results, prospects and financial condition. The information in the prospectus (or Statement of Additional Information) may be changed.

Limited Operating History. HLEND is a non-diversified, closed-end management investment company that has elected to be regulated as a BDC with limited operating history. As a result, prospective investors have limited track record or history on which to base their investment decision. There can be no assurance that the results achieved by similar strategies managed by HPS or its affiliates will be achieved for HLEND. Past performance should not be relied upon as an indication of future results. Moreover, HLEND is subject to all of the business risks and uncertainties associated with any new business, including the risk that it will not achieve its investment objective and that the value of an investor's investment could decline substantially or that the investor will suffer a complete loss of its investment in HLEND.

The Adviser and the members of the Investment Team have no prior experience managing a BDC, and the investment philosophy and techniques used by the Adviser to manage a BDC may differ from the investment philosophy and techniques previously employed by the Adviser, its affiliates, and the members of the Investment Team in identifying and managing past investments. In addition, the 1940 Act and the Code impose numerous constraints on the operations of BDCs and RICs that do not apply to the other types of investment vehicles. For example, under the 1940 Act, BDCs are required to invest at least 70% of their total assets primarily in securities of qualifying U.S. private companies or thinly traded public companies, cash, cash equivalents, U.S. government securities and other high-quality debt investments that mature in one year or less from the time of investment. The Adviser's and the members of the Investment Team's limited experience in managing a portfolio of assets under such constraints may hinder their respective ability to take advantage of attractive investment opportunities and, as a result, achieve HLEND's investment objective.

Numerical data is approximate and as of November 30, 2025, unless otherwise noted. All per share (including, annualized distribution rate) and return figures are presented for Class I Common Shares, unless otherwise indicated. Performance varies by share class.

Important Disclosure Information (Cont'd)

Forward Looking Statement Disclosure

Certain information contained in this document constitutes “forward looking statements,” which can be identified by the use of forward looking terminology such as “may,” “will,” “expect,” “intend,” “anticipate,” “estimate,” “believe,” “continue” or other similar words, or the negatives thereof. These may include HLEND’s financial projections and estimates and their underlying assumptions, statements about plans, objectives and expectations with respect to future operations, and statements regarding future performance. Such forward-looking statements are inherently uncertain and there are or may be important factors that could cause actual outcomes or results to differ materially from those indicated in such statements. HLEND believes these factors include but are not limited to those described under the section entitled “Risk Factors” in its prospectus and any such updated factors included in its periodic filings with the Securities and Exchange Commission (the “SEC”) which will be accessible on the SEC’s website at www.sec.gov. These factors should not be construed as exhaustive and should be read in conjunction with the other cautionary statements that are included in HLEND’s prospectus and other filings.

Except as otherwise required by federal securities laws, HLEND undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future developments or otherwise.

Additional Important Disclosures

This material was not created by any third party registered broker dealers or investment advisers who are distributing shares of HLEND (each a “Dealer”). The Dealers are not affiliated with HLEND and have not prepared the material or the information herein.

Investments mentioned may not be suitable for all investors. Any product discussed herein may be purchased only after an investor has carefully reviewed the prospectus and executed the subscription documents.

Alternative investments often are speculative, typically have higher fees than traditional investments, often include a high degree of risk and are suitable only for eligible, long-term investors who are willing to forgo liquidity and put capital at risk for an indefinite period of time. They may be highly illiquid and can engage in leverage and other speculative practices that may increase volatility and risk of loss.

Opinions expressed herein reflect the current opinions of HPS as of the date set forth on the cover page (unless otherwise specified) and are based on HPS’s opinions of the current market environment, which is subject to change. In addition, this material contains information about funds managed by HPS. Recipients of this material should not view information related to the past performance of HPS managed funds, information about the market, or any of the opinions expressed herein as indicative of future results, the achievement of which cannot be assured.

Shareholders, financial professionals and prospective investors should not rely solely upon the information presented when making an investment decision and should review the most recent prospectus, as supplemented, available at www.sec.gov or www.HLEND.com.

Certain information contained in the materials discusses general market activity, industry or sector trends, or other broad based economic, market or political conditions and should not be construed as research or investment advice.

Further, opinions expressed herein may differ from the opinions expressed by a Dealer and/or other businesses affiliates of a Dealer. This is not a “research report” as defined by FINRA Rule 2241 and was not prepared by the research departments of a Dealer or its affiliates.

Past performance is not a guarantee of future results. Actual results may vary. Diversification of an investor’s portfolio does not assure a profit or protect against loss in a declining market.

Important Disclosure Information (Cont'd)

Alternative investments may involve complex tax structures, tax inefficient investing and delays in distributing important tax information. Individual funds have specific risks related to their investment programs that will vary from fund to fund. Prospective investors in HLEND should carefully read HLEND's prospectus for more information. HLEND does not provide any tax or legal advice and none of the data provided herein should be construed as investment, tax, accounting or legal advice.

Prospective investors should consult their own tax, legal and accounting advisors with respect to the tax consequences to them of investing in HLEND in light of their particular circumstances.

Interests in alternative investment products are distributed by the applicable Dealer and (1) are not FDIC insured, (2) are not deposits or other obligations of such Dealer or any of its affiliates, and (3) are not guaranteed by such Dealer and its affiliates. Each Dealer is a registered broker dealer or investment adviser, not a bank.

Certain countries have been susceptible to epidemics or pandemics, most recently COVID 19. The outbreak of such epidemics or pandemics, together with any resulting restrictions on travel or quarantines imposed, could have a negative impact on the economy and business activity globally (including in the countries in which HLEND invests), and thereby could adversely affect the performance of HLEND's investments. Furthermore, the rapid development of epidemics or pandemics could preclude prediction as to their ultimate adverse impact on economic and market conditions, and, as a result, present material uncertainty and risk with respect to HLEND and the performance of its investments or operations.

The contents of this communication: (i) do not constitute an offer of securities or a solicitation of an offer to buy securities, (ii) offers can be made only by the respective offering documents which are available upon request, (iii) do not and cannot replace the offering documents and is qualified in its entirety by the offering documents, and (iv) may not be relied upon in making an investment decision related to any investment offering by HLEND. All potential investors must read the offering documents and no person may invest without acknowledging receipt and complete review of the offering documents. With respect to any "targeted" goals outlined herein, these do not constitute a promise of performance, nor is there any assurance that the investment objectives of any program will be attained. All investments carry the risk of loss of some or all of the principal invested. These "targeted" factors are based upon reasonable assumptions more fully outlined in the offering documents for the respective investment opportunity. Consult the offering documents for investment conditions, risk factors, minimum requirements, fees and expenses and other pertinent information with respect to any investment. Past performance is no guarantee of future results. All information is subject to change. You should always consult a tax and/or finance professional prior to investing. HLEND does not warrant the accuracy or completeness of the information contained herein.

*Securities offered through HPS Securities, LLC Member: **FINRA/SIPC**.* HPS Securities, LLC is an affiliate of HPS Investment Partners, LLC and HPS Advisors, LLC.

Index Definitions

The Bloomberg US Corporate High Yield Bond Index measures the USD-denominated, high yield, fixed-rate corporate bond market. Securities are classified as high yield if the middle rating of Moody's, Fitch and S&P is Ba1/BB+/BB+ or below. Bonds from issuers with an emerging markets country of risk, based on Bloomberg EM country definition, are excluded.

The Morningstar LSTA US Leveraged Loan Index is a market-value weighted index designed to measure the performance of the US leveraged loan market.

The Bloomberg U.S. Aggregate Index is a broad-based flagship benchmark that measures the investment grade, US dollar-denominated, fixed-rate taxable bond market. The index includes Treasuries, government-related and corporate securities, MBS (agency fixed-rate pass-throughs), ABS and CMBS (agency and non-agency).

The Cliffwater Direct Lending Index seeks to measure the unlevered, gross of fees performance of U.S. middle market corporate loans, as represented by the underlying assets of Business Development Companies ("BDCs"), including both exchange-traded and unlisted BDCs, subject to certain eligibility requirements. The CDLI is an asset-weighted index that is calculated on a quarterly basis using financial statements and other information contained in the U.S. Securities and Exchange Commission ("SEC") filings of all eligible BDCs.

The S&P 500 Index is a stock market index that measures the stock performance of 500 large companies listed on stock exchanges in the United States.

The FTSE / DJ Industry Classification Benchmark ("ICB") is an industry classification taxonomy launched by Dow Jones and FTSE in 2005. The ICB uses a system of 11 industries, partitioned into 20 super sectors, which are further divided into 45 sectors, which then contain 173 subsectors.

Index Comparison. The volatility and risk profile of the indices presented in this document is likely to be materially different from that of HLEND. In addition, the indices employ different investment guidelines and criteria than HLEND and do not employ leverage. As a result, the holdings in HLEND and the liquidity of such holdings may differ significantly from the securities that comprise the indices. The indices are not subject to fees or expenses, and it may not be possible to invest in the indices. A summary of the investment guidelines for the indices presented is available upon request.