NEW AMERICA HIGH INCOME FUND INC Form N-CSR March 07, 2011

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM N-CSR

CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number 811-05399

THE NEW AMERICA HIGH INCOME FUND, INC. (Exact name of registrant as specified in charter)

33 Broad Street, Boston, MA (Address of principal executive offices)

02109 (Zip code)

Ellen E. Terry

33 Broad Street

Boston, MA 02109 (Name and address of agent for service)

Registrant s telephone number, including area code: (617) 263-6400

Date of fiscal year end: December 31, 2010

Date of reporting

July 1, 2010 to December 31, 2010

period:

Item 1. Reports to Stockholders

February 15, 2011

Dear Fellow Shareholder,

We are pleased to report to our shareholders on the results of The New America High Income Fund (the "Fund") for the year ended December 31, 2010. The Fund's net asset value per share (the "NAV") ended the year at \$10.17. The market price for the Fund's shares was \$9.96 on, December 31, 2010, representing a market price discount to NAV of 2.1%. The Fund paid dividends totaling \$1.025 per share, which included an unusually large \$0.31 per share special dividend. The dividend yield for a common stock purchase at year-end 2009 for the year ended December 31, 2010 was approximately 11.3%. However, there is no certainty that the dividend will continue at the current level of \$.065 per share per month. The common stock dividend can be affected by portfolio results, the cost and amount of leverage, market conditions, and operating expenses, among other factors. The current extraordinarily low cost of leverage of less than 2% is not expected to continue indefinitely. The Fund's leverage, which is in the form of Auction Term Preferred Stock (the "ATP"), contributed approximately 25% of the common dividend. It is important to note that leverage is a two-edged sword. Leverage increases the total return to the common shareholders in favorable markets; however the reverse is true in poor markets.

Total Returns for the Periods Ending December 31, 2010		
1 Year	3 Years Cumulative	
22.02%	64.64%	
19.26%	44.54%	
18.90%	10.34%	
14.42%	30.27%	
8.10%	17.16%	
	1 Year 22.02% 19.26% 18.90% 14.42%	

Sources: Credit Suisse, Citigroup, Lipper Inc., The New America High Income Fund, Inc.

Past performance is no guarantee of future results. Total return assumes the reinvestment of dividends.

* Because the Fund's shares may trade at either a discount or premium to the Fund's net asset value per share, returns based upon the stock price and dividends will tend to differ from those derived from the underlying change in net asset value and dividends.

Market Review

The high yield market generated strong gains during the past three months, capping an outstanding year in absolute returns. The environment for below investment grade bonds remained favorable even as interest rates moved up and investors absorbed a record new issue calendar. The primary driver for our asset

class's momentum originated from increased confidence regarding the U.S. economy. New policy initiatives from Washington, including bipartisan tax legislation, could add a meaningful component to higher growth forecasts for 2011. These developments helped the high yield bond market shake off another bout of European sovereign debt anxiety arising out of Ireland. Investor cash flows into the asset class provided solid underpinnings to the technical picture for high yield bonds as the fundamental outlook evidenced continued improvement throughout the year. This powerful combination took bond prices higher and left the market with attractive gains for the second year running.

The improving sentiment in the high yield universe led to a meaningful shift in performance leadership during the fourth quarter. The spring and summer periods saw BB rated bonds outpace lower rated sectors. As the year came to a close, CCC rated issues regained favor and produced the strongest absolute returns. For the full year, CCC's were the outright winners by a wide margin, to the consternation of more conservative high yield managers.

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While BB rated issues retain very favorable characteristics, especially in terms of credit upgrade potential, lower coupons and longer durations make this sector of the market more susceptible to higher interest rates.

Strategy Review

Leveraged buyout related securities made a smart recovery late in 2010, and the Fund benefitted from targeted allocations to this component of the market. The portfolio's biggest winner was Univision, which initiated a major balance sheet recapitalization after announcing a \$1.2 billion equity infusion from Televisa, a world class Mexican media conglomerate. Univision's securities rallied significantly, and the position was our top performer during the quarter. Three new LBOs that came to market and were purchased for the portfolio were Bumble Bee Foods, Dunkin Brands and Syniverse. While the first two are household names in the U.S., Syniverse is a less well known, but highly respected company that provides wireless phone services to the major carriers in the industry. We also added significantly to our holdings in CDW, which offers technology services to small and medium sized businesses in the U.S. We believe CDW could make an attractive IPO candidate in the near term future.

The Fund's investments in economically sensitive sectors proved rewarding throughout the year, and we continued to increase the portfolio's allocation to cyclicals. The most noteworthy event in the high yield market as the year drew to a close was General Motors' initial public offering. Once again, our auto industry exposure has proven very rewarding from a performance attribution standpoint. We expect this industry to continue its recovery in 2011 and therefore purchased a position in a GM convertible bond that priced concurrently with the IPO. On the international front, the most interesting purchase was Fortescue (FMG Resources), an Australian mining concern that ships iron ore to the Chinese steel industry. We continue to favor metals due to our positive secular theme related to global growth.

Outlook

The high yield market enjoyed a default rate of less than 1% in 2010, one of the best results in the history of this asset class. With more confidence now that 2011 economic trends will be significantly improved, we expect credit stress to be a non factor this year. As a result, spreads have room to tighten even further from December 2010 levels. Investors should note that spread tightening can occur through higher interest rates on risk free securities as well as capital appreciation on the Fund's underlying holdings. While the last two years have been quite rewarding for investors in high yield, we continue to see pockets of opportunity even after stellar results in 2009 and 2010. Basic bond math suggests that high yield returns will be more muted this year, but we still see our asset class as compelling against the larger fixed income landscape. Though recent years' gains are unlikely to repeat, investors should still be well served if results match our outlook for modest capital appreciation and high current income.

Sincerely,

Robert F. Birch Mark Vaselkiv President Vice President

The New America High Income Fund, Inc.

T. Rowe Price Associates, Inc.

Ellen E. Terry Paul A. Karpers Vice President Vice President

The New America High Income Fund, Inc.

T. Rowe Price Associates, Inc.

The views expressed in this update are as of the date of this letter. These views and any portfolio holdings discussed in the update are subject to change at any time based on market or other conditions. The Fund and T. Rowe Price Associates, Inc. disclaim any duty to update these views, which may not be relied upon as investment advice. In addition, references to specific companies' securities should not be regarded as investment recommendations or indicative of the Fund's portfolio as a whole

Industry Summary December 31, 2010	As a Percent of Total Investments
Finance	11.43%
Telecommunications	9.74%
Oil and Gas	8.92%
Broadcasting and Entertainment	7.42%
Diversified/Conglomerate Service	7.20%
Healthcare, Education and Childcare	5.86%
Retail Stores	4.45%
Mining, Steel, Iron and Non-Precious Metals	4.32%
Hotels, Motels, Inns and Gaming	3.82%
Chemicals, Plastics and Rubber	3.63%
Containers, Packaging and Glass	3.59%
Building and Real Estate	3.41%
Automobile	3.21%
Utilities	3.02%
Electronics	2.57%
Diversified/Conglomerate Manufacturing	2.46%
Beverage, Food and Tobacco	2.39%
Leisure, Amusement and Entertainment	1.64%
Personal, Food and Miscellaneous Services	1.50%
Aerospace and Defense	1.44%
Personal Transportation	1.34%
Insurance	1.15%
Cargo Transport	1.05%
Printing and Publishing	0.78%
Banking	0.63%
Personal Non-Durable Consumer Products	0.50%
Textiles and Leather	0.50%
Ecological	0.26%
Groceries	0.17%
Furnishings, Housewares, Consumer Durable	0.08%
Short-Term Investments	1.52%
Total Investments	100.00%
Moody's Investors Service Ratings	As a Percent of
December 31, 2010 (Unaudited)	Total Investments
Short Term P-1	1.52%
A3	0.88%
Baa2	0.07%
Baa3	0.08%
Total Baa	0.15%
Ba1	5.14%
Ba2	9.82%
Ba3	10.02%
Total Ba	24.98%
B1	14.69%
B2	12.58%

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B3	19.70%
Total B	46.97%
Caa1	10.82%
Caa2	5.24%
Caa3	3.52%
Total Caa	19.58%
Unrated	2.93%
Equity	2.99%
Total Investments	100.00%

•	Principal Rating Value Amount/Units (Unaudited) (Note 1)				
	RATE DEBT S	` ,			
Aerospa	ce and Defen	SE 1.97% BE Aerospace Inc., Senior			
		Notes,			
\$	650	8.50%, 07/01/18	Ba3	\$ 709	
	475	Bombardier, Inc., Senior Notes, 6.125%, 05/15/21(g)	Ba2	614	
	473	(EUR) Esterline Technologies,	DdZ	014	
	375	Senior Notes, 7%, 08/01/20 (g) Kratos Defense and	Ва3	388	
	325	Security Solutions, Inc., Senior Notes, 10%, 06/01/17	В3	362	
		Moog, Inc., Senior Notes,			
	625	7.25%, 06/15/18	Ba3	655	
	525	Sequa Corporation, Senior Notes, 11.75%, 12/01/15 (g)	Caa2	562	
	225	Sequa Corporation, Senior Notes, 13.50%, 12/01/15 (g)	Caa2	241	
	200	Spirit Aerosystems, Inc., Senior Notes, 7.50%, 10/01/17	Ba3	208	
	850	Transdigm, Inc., Senior Subordinated Notes, 7.75%, 12/15/18 (g)	В3	878 4,617	
Automol	bile 3.75%			.,017	
	158	Affinia Group, Inc., Senior Notes, 10.75%, 08/15/16 (g)	B1	176	
	1,385	Allison Transmission, Inc., Senior Notes, 11.25%, 11/01/15 (g)	Caa2	1,499	
	666	Commercial Vehicle Group, Inc., 11%, 02/15/13 (i)	(e)	706	

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	Conti Gummi Finance		
	B.V.,		
	Senior Notes,	D .	
75	6.50%, 01/15/16 (g) (EUR)	B1	101
	Conti Gummi Finance B.V.,		
	Senior Notes,		
175	7.50%, 09/15/17 (g) (EUR)	B1	241
	Conti Gummi Finance		
	B.V.,		
400	Senior Notes,	D4	F70
400	8.50%, 0715/15 (g) (EUR) Ford Motor Company,	B1	579
	Senior Notes,		
475	7.45%, 07/16/31	Ba3	511
Dringing		Moody's	Value
Principal Amount/Units		Rating (Unaudited)	(Note 1)
Amount/onits	Ford Motor Credit	(Onaudited)	(Note 1)
	Company LLC,		
	Senior Notes,		
\$ 1,200	8.70%, 10/01/14	Ba2	\$ 1,344
	Ford Motor Credit		
	Company LLC, Senior Notes,		
1,375	12%, 05/15/15	Ba2	1,726
,	Goodyear Tire & Rubber		·
	Company,		
750	Senior Notes,	D.	055
750	10.50%, 05/15/16 KAR Holdings, Inc., Senior	B1	855
	Subordinated Notes,		
1,000	10%, 05/01/15	Caa1	1,060
			8,798
Banking .86%			
	Amsouth Bank, N.A,		
1,250	Subordinated Notes, 5.20%, 04/01/15	Ba3	1,203
1,230	Royal Bank of Scotland	Dao	1,200
	Group plc,		
495	7.648%, 08/29/49	Ba2	415
	Zions Bancorp,	()	4
390	7.75%, 09/23/14	(e)	406
Beverage, Food and	l Tobacco 3.01%		2,024
Doverage, I dou and	Bumble Bee Acquistion		
	Company,		
	Senior Notes,		
400	0% 12/15/17 (a)	R2	417

B2

9%, 12/15/17 (g)

400

417

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325	CEDC Finance Corporation International, Senior Notes, 9.125%, 12/01/16 (g)	B1	345
75	Constellation Brands, Inc., Senior Notes, 8.375%, 12/15/14	Ba3	81
525	Cott Beverages, Inc., Senior Notes, 8.125%, 09/01/18	В3	566
200	Cott Beverages, Inc., Senior Notes, 8.375%, 11/15/17	В3	218
150	Darling International, Inc., Senior Notes, 8.50%, 12/15/18 (g)	B2	156
50	Del Monte Corporation, Senior Subordinated Notes, 7.50%, 10/15/19	Ba3	58
309	Dole Food Company, Inc., Senior Notes, 13.875%, 03/15/14	B2	377

The accompanying notes are an integral part of these financial statements.

Principa Amount			Moody's Rating (Unaudited)	Value (Note 1)
CORPO	RATE DEBT	SECURITIES continued		
		JBS Finance II Ltd., Senior Notes,		
\$	675	8.25%, 01/29/18 (g)	B1	\$ 685
	425	JBS USA, LLC Senior Notes, 11.625%, 05/01/14	B1	496
	425	Land O'Lakes, 7.45%, 03/15/28	ы	490
	750	7.45%, 03/15/28 (g)	Ba2	671
		Michael Foods, Inc., Senior Notes,		
	900	9.75%, 07/15/18 (g)	Caa1	977
		Pinnacle Foods Finance LLC, Senior Notes,		
	525	9.25%, 04/01/15	B3	545
		Pinnacle Foods Finance LLC, Senior Subordinated Notes,		
	100	10.625%, 04/01/17	Caa1	107
		R&R Ice Cream plc, Senior Notes, 8.375%, 11/15/17		
	150	(g)(EUR)	B2	206
	225	Reddy Ice Holdings, Inc., Senior Notes,	Caa2	223
	220	10.50%, 11/01/12 Reddy Ice Holdings, Inc.,	OddZ	223
	125	Senior Notes, 11.25%, 03/15/15	B2	128
	120	Smithfield Foods, Inc., Senior Notes,	DZ	120
	250	7.75%, 07/01/17	Caa1	259
		Smithfield Foods, Inc., Senior Secured Notes,		
	125	10%, 07/15/14 (g)	B1	144
	075	TreeHouse Foods, Inc., Senior Notes,	Do 0	400
	375	7.75%, 03/01/18	Ba2	406

			7,065
Broadcasting and En	tertainment 10.03%		
	AMC Entertainment, Inc., Senior Notes,		
650	8.75%, 06/01/19	B1	694
	AMC Entertainment, Inc., Senior Subordinated Notes,		
550	9.75%, 12/01/20 (g)	Caa1	570
	Belo Corporation, Senior Notes,		
500	8%, 11/15/16	Ba1	539
	Bresnan Broadband Holdings, Senior Notes,		
400	8%, 12/15/18 (g)	B3	412

Principal Amount/Units		Value (Note 1)
Corporation, Senior Notes,	R1	\$ 917
Cablevision Systems Corporation, Senior Notes,		
•	B1	375
13.50%, 11/30/16	B2	388
Notes,	R2	1,218
CCO Holdings, LLC, Senior Notes,		·
8.125%, 04/30/20 Cequel Communications Holdings I, LLC, Senior Notes,	B2	423
8.625%, 11/15/17 (g)	B3	921
Notes,	R3	487
CSC Holdings, Inc., Senior	D 3	407
8.50%, 06/15/15	Ba3	299
Companies, Inc., Senior Notes,		
10%, 07/15/17	Ba2	553
	Senior Notes, 7.75%, 04/15/18 Cablevision Systems Corporation, Senior Notes, 8%, 04/15/20 CCH II, LLC, Senior Notes, 13.50%, 11/30/16 CCO Holdings, LLC, Senior Notes, 7.25%, 10/30/17 CCO Holdings, LLC, Senior Notes, 8.125%, 04/30/20 Cequel Communications Holdings I, LLC, Senior Notes, 8.625%, 11/15/17 (g) Cinemark, USA, Inc., Senior Notes, 8.625%, 06/15/19 CSC Holdings, Inc., Senior Notes, 8.50%, 06/15/15 Interpublic Group of Companies, Inc., Senior Notes,	Corporation, Senior Notes, 7.75%, 04/15/18 Cablevision Systems Corporation, Senior Notes, 8%, 04/15/20 B1 CCH II, LLC, Senior Notes, 13.50%, 11/30/16 B2 CCO Holdings, LLC, Senior Notes, 7.25%, 10/30/17 B2 CCO Holdings, LLC, Senior Notes, 8.125%, 04/30/20 Cequel Communications Holdings I, LLC, Senior Notes, 8.625%, 11/15/17 (g) B3 Cinemark, USA, Inc., Senior Notes, 8.625%, 06/15/19 B3 CSC Holdings, Inc., Senior Notes, 8.50%, 06/15/15 Ba3 Interpublic Group of Companies, Inc., Senior Notes,

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50	Lamar Media Corporation, Senior Subordinated Notes,	D4	5 4
50	6.625%, 08/15/15	B1	51
000	Lamar Media Corporation, Senior Subordinated Notes,	D.	0.1.0
200	7.875%, 04/15/18	B1	212
	Lin Television Corporation, Senior Notes,		
350	8.375%, 04/15/18	Ba3	370
	Lions Gate Entertainment, Inc., Senior Notes,		
575	10.25%, 11/01/16 (g)	B1	597
400	Mediacom Broadband LLC, Senior Notes,	20	40.4
400	8.50%, 10/15/15	B3	401
205	Nexstar Broadcasting, Inc., Senior Notes,	Do.	077
825	8.875%, 04/15/17 (g)	B3	877
	Regal Cinemas Corporation, Senior Notes,		
500	8.625%, 07/15/19	B2	529
250	Regal Cinemas Corporation, Senior Notes, 9.125%, 08/15/18	В3	266
	0.12070, 00/10/10		

The accompanying notes are an integral part of these financial statements.

-	Moody's Principal Rating Value Amount/Units (Unaudited) (Note 1)				
CORPO	ORATE DEBT	SECURITIES continued			
		Sinclair Television Group, Inc., Senior Notes,			
\$	925	9.25%, 11/01/17 (g)	Ba3	\$ 1,006	
	2,150	Sirius Satellite Radio, Inc., Senior Notes, 8.75%, 04/01/15 (g) Sirius XM Radio, Inc.,	B3	2,322	
		Senior Notes,			
	250	9.75%, 09/01/15 (g)	Ba3	281	
	230	Univision Communications, Inc., Senior Notes,	Buo	201	
	1,025	7.875%, 11/01/20 (g)	B2	1,076	
	900	Univision Communications, Inc., Senior Notes, 8.50%, 05/15/21 (g)	Caa2	916	
		Univision Communications, Inc., Senior Notes,			
	1,075	12%, 07/01/14 (g) UPC Germany GMBH, Senior Notes,	B2	1,177	
	550	8.125%, 12/01/17 (g)	B1	575	
		UPC Holding BV, Senior Notes, 8.375%, 08/15/20			
	500	(g)(EUR)	B2	690	
	7-	Videotron Ltee., Senior Notes,	D 4	2.1	
	75	9.125%, 04/15/18	Ba1	84	
	1,275	Virgin Media Finance PLC, Senior Notes, 9.50%, 08/15/16	Ba3	1,438	
	350	XM Satellite Radio, Inc., Senior Notes, 7.625%, 11/01/18 (g)	В3	361	
	1,350	XM Satellite Radio, Inc., Senior Notes, 13%, 08/01/13 (g)	B3	1,606	
	.,000	. 3 / 3, 3 3 / 3 / 10 (9)		1,000	

Ziggo Bond Company B.V., Senior Notes, 8%, 05/15/18 (a)(EUR)

6	50 8%	%, 05/15/18 (g)(EUR)	B2	895
				23,526
Building and	Real Estate	4.68%		
7	Se	enior Notes,	Do	705
/		125%, 11/01/17 (g)	B3	735
2	Se	eazer Homes USA. Inc., enior Notes, 125%, 06/15/16	Caa2	246

Principa Amount			Moody's Rating (Unaudited)	Value (Note 1)
		Beazer Homes USA. Inc.,		
\$	350	Senior Notes, 9.125%, 06/15/18	Caa2	\$ 346
		Beazer Homes USA. Inc., Senior Notes,		
	250	9.125%, 05/15/19 (g)	Caa2	239
	500	CB Richard Ellis Services, Inc., Senior Subordinated Notes, 6.625%, 10/15/20 (g)	Ba1	499
	000	CB Richard Ellis Services, Inc., Senior Subordinated Notes,		.00
	325	11.625%, 06/15/17	Ba2	377
	800	Gibraltar Industries, Inc., Senior Subordinated Notes, 8%, 12/01/15 Grohe Holding GmbH, Senior Bonds,	В3	807
	50	8.625%, 10/01/14 (g)(EUR)	Caa1	69
		Grohe Holding GmbH, Senior Secured Bonds,		
	203	3.86%, 01/15/14 (EUR)	B3	260
	150	Heidelbergcement Finance, Senior Notes, 8%, 01/31/17 (EUR)	Ba3	213
	500	Host Marriott, L.P., Senior Notes,	D-4	540
	500	6.75%, 06/01/16	Ba1	510
	75	Masco Corporation, Senior Notes, 6.125%, 10/03/16	Ba2	76

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425	Masco Corporation, Senior Notes, 7.125%, 03/15/20	Ba2	445
120	Mercer International, Inc., Senior Notes,	Duz	110
500	9.50%, 12/01/17 (g)	B3	515
	Nortek, Inc., Senior Notes,	_	
375	10%, 12/01/18 (g)	Caa2	391
500	Obrascon Huarte Lain S.A, Senior Notes, 7.375%, 04/28/15 (EUR)	Ba2	646
775	Ply Gem Industries, Inc., Senior Notes, 11.75%, 06/15/13	Caa1	827
775	Potlach Corporation, Senior Notes,	Oddi	027
575	7.50%, 11/01/19	Ba1	597
	Reliance Intermediate Holdings, L.P., Senior Notes,		
725	9.50%, 12/15/19 (g)	Ba2	766

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Principal Amount/l	Jnits		Moody's Rating (Unaudited)	Value (Note 1)
CORPOR	ATE DEBT S	SECURITIES continued		
\$	450	Rouse Company, LLC, Senior Notes, 6.75%, 11/09/15	(0)	\$ 466
Φ	430	Standard Pacific Corporation, Senior Notes,	(e)	φ 400
	200	8.375%, 05/15/18	B3	201
	400	Standard Pacific Corporation, Senior Notes, 10.75%, 09/15/16	B3	458
		Texas Industries, Senior Notes,		
	525	9.25%, 08/15/20 (g)	B3	558
		USG Corporation, Senior Notes,		
	225	8.375%, 10/15/18 (g)	B2	221
	475	USG Corporation, Senior Notes,	DO	F00
	475	9.75%, 08/01/14 (g)	B2	502
O T		100/		10,970
Cargo Tra	·	American Railcar Industries, Inc., Senior Notes,		
	300	7.50%, 03/01/14	Caa1	304
	870	DP World Ltd., Senior Notes, 6.85%, 07/02/37 (g)	Ba1	777
		DP World Sukuk Limited, Senior Notes,		
	1,150	6.25%, 07/02/17 (g) Kansas City Southern de Mexico, S.A. de C.V., Senior Notes,	Ba1	1,117
	525	8%, 02/01/18	B1	564
	130	Kansas City Southern Railway Company, Senior Notes, 13%, 12/15/13	B1	155
	100	10 /0, 12/10/10	וט	100

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450	United Maritime Group, LLC, Senior Notes, 11.75%, 06/15/15	В3	450
			3,367
Chemicals, Plastics	and Rubber 4.97%		·
	Celanese US Holdings LLC, Senior Notes,	Do2	410
400	6.625%, 10/15/18 (g)	Ba3	413
	Compass Minerals International, Inc., Senior Notes,		
225	8%, 06/01/19	Ba2	246

Principal Amount/Units		Moody's Rating (Unaudited)	Value (Note 1)
\$ 675	Hexion Specialty Chemicals, Inc., Senior Notes, 8.875%, 02/01/18	В3	\$ 724
	Hexion Specialty Chemicals, Inc., Senior Notes,	•	
325	9%, 11/15/20 (g) Huntsman International LLC, Senior Subordinated Notes,	Caa1	346
175	8.625%, 03/15/20 Huntsman International LLC, Senior Subordinated Notes,	B3	190
1,250 700	8.625%, 03/15/21 (g) Kerling plc, Senior Notes, 10.625%, 2/01/17 (g)(EUR)	B3 B3	1,356 1,020
300	Koppers Holdings Inc., Senior Notes, 7.875%, 12/01/19	B1	321
1,327	LBI Escrow Corporation, Senior Notes, 8%, 11/01/17 (g)	Ba2	1,473
1,450	Lyondell Chemical Company, Senior Notes, 11%, 05/01/18	B2	1,642
525	Momentive Performance Materials, Inc., Senior Notes, 9%, 01/15/21 (g)	Caa1	553
750	Momentive Performance Materials, Inc., Senior Notes, 11.50%, 12/01/16	Caa2	814
200		B2	202

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	Omnova Solutions, Inc., Senior Notes, 7.875%, 11/01/18 (g)		
325	PolyOne Corporation, Senior Notes, 7.375%, 09/15/20	Ba3	337
275	Rhodia S.A., Senior Notes, 6.875%, 09/15/20 (g)	B1	278
300	Rohm and Haas Company, Senior Notes, 7.85%, 07/15/29	(e)	347
550	Solutia, Inc, Senior Notes, 7.875%, 03/15/20	B1	589
550	Solutia, Inc, Senior Notes, 8.75%, 11/01/17	B1	602

The accompanying notes are an integral part of these financial statements. \$

Principa Amount			Moody's Rating (Unaudited)	Value (Note 1)
CORPO	RATE DEB	T SECURITIES continued		
\$	200	Westlake Chemical Corporation, Senior Notes, 6.625%, 01/15/16	Ba2	\$ 207
,		,		11,660
Contain	ers, Packa	ging and Glass 4.57%		
		Ardagh Glass Group plc, Senior Notes,		
	425	7.375%, 10/15/17 (g) Ball Corporation, Senior Notes,	Ba3	440
	425	7.375%, 09/01/19 Berry Plastics Corporation, Senior Notes,	Ba1	457
	850	8.25%, 11/15/15	B1	903
	000	Berry Plastics Corporation, Senior Notes,	D1	300
	875	9.75%, 01/15/21 (g)	Caa1	872
	175	Boise Cascade, LLC, Senior Subordinated Notes, Notes, 7.125%, 10/15/14	Caa1	171
	250	Boise Paper Holdings LLC, Senior Notes, 8%, 04/01/20	B1	268
	375	Boise Paper Holdings LLC, Senior Notes, 9%, 11/01/17	B1	411
	425	Bway Holding Company, Senior Notes, 10%, 06/15/18 (g)	B3	458
		Cascades Inc., Senior Notes,		
	375	7.75%, 12/15/17 Cascades, Inc., Senior Notes,	Ba3	384
	300	7.875%, 01/15/20	Ba3	308
	250	Clearwater Paper Corporation, Senior Notes,	Ba3	258

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	7.125%, 11/01/18 (g)		
	Clearwater Paper		
	Corporation, Senior Notes,		
300	10.625%, 06/15/16	Ba3	343
	Clondalkin Acquisition BV,		
005	Senior Notes,	D4	010
225	2.302%, 12/15/13 (g) Crown Euro Holdings,	B1	212
	S.A.,		
	Senior Notes,		
	7.125%, 08/15/18		
300	(g)(EUR)	Ba1	415

Principal Amount/Un	its		Moody's Rating (Unaudited)	alue ote 1)
		Graphic Packaging International, Inc., Senior Notes,		
\$ 5	525	7.875%, 10/01/18	B3	\$ 550
	600	Graphic Packaging International, Inc., Senior Notes, 9.50%, 06/15/17	В3	655
· ·	300	Greif Inc., Senior Notes,	ВЗ	000
3	350	7.75%, 08/01/19	Ba2	383
		JSG Funding PLC, Subordinated Notes,		
	125	7.75%, 04/01/15	B2	436
2	275	Plastipak Holdings, Inc., Senior Notes, 10.625%, 08/15/19 (g)	В3	308
ç	200	Plastipak Holdings, Inc., Senior Notes, 10.625%, 08/15/19 (g)	(e)	224
_	-00	Reynolds Group Issuer, Inc., Senior Notes,	(S)	
6	600	7.125%, 04/15/19 (g)	Ba3	618
		Reynolds Group Issuer, Inc., Senior Notes,		
4	1 75	7.75%, 10/15/16 (g)	Ba3	501
	205	Solo Cup Company, Senior Notes,	Do	000
	325	10.50%, 11/01/13	B2	862
2	250	Verso Paper Holdings LLC, Senior Notes,	Ba2	276

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	11.50%, 07/01/14		
			10,713
Diversified/Conglome	rate Manufacturing 3.13%		
	AGY Holding Corp., Senior Notes,		
500	11%, 11/15/14	ВЗ	450
	Altra Holdings, Inc., Senior Notes,	_	
400	8.125%, 12/01/16	B1	421
	Amsted Industries, Inc., Senior Notes,		
375	8.125%, 03/15/18 (g)	B1	398
780	Cemex Finance LLC, Senior Notes, 9.50%, 12/14/16 (g)	(e)	804
700	Coleman Cable, Inc., Senior Notes,	(0)	
450	9%, 02/15/18	B3	466
400	CPM Holdings, Inc., Senior Notes,	D.O.	407
100	10.625%, 09/01/14 (g)	B2	107
300	Manitowoc Company, Inc., Senior Notes, 8.50%, 11/01/20	В3	320
	•		

The accompanying notes are an integral part of these financial statements. $\ensuremath{9}$

Principal Amount/Units		Moody's Rating (Unaudited)	Value (Note 1)
CORPORATE DEB	T SECURITIES continued	,	,
475	Oshkosh Corporation, Senior Notes,	Do	Φ 545
\$ 475	8.25%, 03/01/17	B2	\$ 515
475	Oshkosh Corporation, Senior Notes, 8.50%, 03/01/20	B2	521
	Pinafore, LLC, Senior Notes,		
750	9%, 10/01/18 (g)	B1	814
4 405	RBS Global, Inc., Senior Notes,	0 4	4 507
1,425	8.50%, 05/01/18 SPX Corporation, Senior Notes,	Caa1	1,507
450	6.875%, 09/01/17 (g)	Ba1	479
100	Terex Corporation, Senior Notes,		,,,0
50	10.875%, 06/01/16	B2	58
475	Terex Corporation, Senior Subordinated Notes, 8%, 11/15/17	Caa1	482
Diversified/Conglo	merate Service 9.86%		7,342
	Anixter Inc., Senior Notes,		
475	10%, 03/15/14	Ba2	549
	Avis Budget Car Rental LLC, Senior Notes,		
280	7.625%, 05/15/14	B3	287
	Avis Budget Car Rental LLC, Senior Notes,		
450	9.625%, 03/15/18	B3	487
	CDW Corporation, Senior Notes,		
575	11.50%, 10/12/15	Caa1	598
25	CDW Corporation, Senior Secured Notes,	Do	22
25	8%, 12/15/18 (g)	B2	26
1,625	CDW Corporation, Senior Subordinated Notes,	Caa2	1,641

	12.535%, 10/12/17		
675	Dycom Investments, Inc., Senior Subordinated Notes, 8.125%, 10/15/15	Ba3	689
070	EC Finance plc, Senior Notes,	Duo	
300	9.75%, 08/01/17 (g)(EUR)	B2	433
525	Education Management LLC, Senior Notes, 8.75%, 06/01/14	B2	538
	Education Management LLC, Senior Subordinated Notes,		
81	10.25%, 06/01/16	B3	82

Principal Amount/Units	:	Moody's Rating (Unaudited)	Value (Note 1)
	Europcar Groupe S.A., Senior Subordinated Notes,		
\$ 600		B3	\$ 767
47	6.75%, 10/01/20 (g)	Ba2	471
	FTI Consulting Inc., Senior Notes,		
250	0 7.75%, 10/01/16	Ba2	258
52	Fidelity National Information Services, Inc., Senior Notes, 7.625%, 07/15/17 (g)	Ba2	553
32	Fidelity National Information Services, Inc., Senior Notes, 7.875%, 07/15/20 (g)	Ba2	344
800	First Data Corporation, Senior Notes,	B1	844
	Garda World Security Corporation, Senior Notes,	<u> </u>	.
400	9.75%, 03/15/17 (g)	B3	430
42	GEO Group, Inc., Senior Notes, 7.75%, 10/15/17	B1	449
850	Hertz Corporation, Senior Notes, 7.50%, 10/15/18 (g)	B2	886
00	7.5070, 10/10/10 (9)	22	000

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400	Hertz Holdings Netherlands B.V., Senior Notes, 8.50%, 07/31/15 (g)(EUR)	B1	575
225	Interline Brands, Inc., Senior Notes, 7%, 11/15/18 (g)	B2	228
825	iPayment, Inc., Senior Notes, 9.75%, 05/15/14	Caa1	776
1,067	iPayment, Inc., Senior Subordinated Notes, 12.75%, 07/15/14 (i)(g)	(e)	920
1,100	Mac Gray Corporation, Senior Notes, 7.625%, 08/15/15	B3	1,081
350	Maxim Crane Works, L.P., Senior Notes, 12.25%, 04/15/15 (g)	Caa1	340
975	Mobile Mini, Inc. Senior Notes, 6.875%, 05/01/15	B2	982
525	Open Solutions, Inc., Senior Subordinated Notes, 9.75%, 02/01/15 (g)	Caa2	367
550	RSC Equipment, Inc., Senior Notes, 10%, 07/15/17 (g)	B1	617
000	. 5 / 5, 5 / / 15/ 17 (9)	- ·	0.7

The accompanying notes are an integral part of these financial statements.

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Principal Amount/L	Jnits		Moody's Rating (Unaudited)	Value (Note 1)
CORPOR	ATE DEBT S	ECURITIES continued		
Φ.	4 050	Servicemaster Company, Senior Notes,	D0	Φ. 4.050
\$	1,250	10.75%, 07/15/15 (g)	B3	\$ 1,350
	005	Syniverse Holdings, Senior Notes,	Cont	004
	325	9.125%, 01/15/19 (g) Travelport LLC, Senior Notes,	Caa1	334
	250	11.875%, 09/01/16	Caa1	244
		United Rentals North America, Inc., Senior Notes,		
	1,400	10.875%, 06/15/16	B2	1,599
		United Rentals North America, Inc., Senior Subordinated Notes,		
	425	8.375%, 09/15/20	Caa1	432
	4.450	US Food Service Corporation, Senior Notes,		4 404
	1,450	10.25%, 06/30/15 (g) West Corporation, Senior Notes,	Caa2	1,464
	525	7.875%, 01/15/19 (g)	B3	534
		West Corporation, Senior Notes,		
	700	8.625%, 10/01/18 (g)	B3	744
	000	West Corporation, Senior Subordinated Notes,		0.47
	200	11%, 10/15/16	Caa1	217
Englasias	J 250/			23,136
Ecologica	al .35%	WCA Waste Corporation,		
	800	Senior Notes, 9.25%, 06/15/14	B3	828
Electronic	cs 1.96%			
		Advanced Micro Devices, Inc., Senior Notes,		
	475	7.75%, 08/01/20 (g)	Ba3	492

	Advanced Micro Devices, Inc., Senior Notes,		
175	8.125%, 12/15/17	Ba3	185
	Aspect Software, Inc., Senior Notes,		
250	10.625%, 05/15/17 (g)	Caa1	258
	Bankrate Inc., Senior Notes,		
400	11.75%, 07/15/15 (g)	B2	444
	Freescale Semiconductor, Inc., Senior Notes,		
350	10.125%, 03/15/18 (g)	B2	393
	Jabil Circuit, Inc., Senior Notes,		
575	7.75%, 07/15/16	Ba1	644

Principal Amount/			Moody's Rating (Unaudited)	Value (Note 1)
		JDA Software Group, Inc.,		
\$	375	Senior Notes, 8%, 12/15/14	B1	\$ 404
Φ	3/3	NXP B.V., Senior Notes,	DI	Φ 404
	225	9.50%, 10/15/15	Caa2	241
		NXP B.V., Senior Notes,		
	400	9.75%, 08/01/18 (g)	B3	452
		Seagate Technology International,		
	225	Inc., Senior Notes, 10%, 05/01/14 (g)	Baa3	263
	223	Sungard Data Systems,	Daao	203
		Senior Notes,		
	325	10.625%, 05/15/15	Caa1	361
		Terremark Worldwide, Inc., Senior Notes,		
	400	12%, 06/15/17	B1	456
				4,593
Finance	14.46%	Aireartle Limited Canier		
		Aircastle Limited, Senior Notes,		
	200	9.75%, 08/01/18	Ba3	219
		Ally Financial, Inc., Senior Notes,		
	1,150	6.25%, 12/01/17 (g)	B3	1,144
		Ally Financial, Inc., Senior Notes,		
	1,600	7.50%, 09/15/20 (g)	B3	1,696
	1,675		B3	1,792

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Ally Financial, Inc., Senior

10.25%, 07/15/19

1,200

Notes. 8%, 11/01/31 Ally Financial, Inc., Senior Notes. 750 ВЗ 821 8.30%, 02/12/15 American Capital Ltd., Senior Notes, 675 7.96%, 12/31/13 693 (e) American General Finance Corporation, Senior Notes, ВЗ 946 1,175 6.90%, 12/15/17 American International Group., Senior Notes, 2,450 8.25%, 08/15/18 А3 2,818 **AWAS Aviation Capital** Limited, Senior Notes, 325 7%, 10/15/16 (g) Ba2 323 CIT Group, Inc., Senior Notes. ВЗ 4,800 7%, 05/01/17 4,812 Discover Financial Services, Senior Notes,

The accompanying notes are an integral part of these financial statements.

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The New America High Income Fund, Inc.

Principa Amount			Moody's Rating (Unaudited)	Value (Note 1)
CORPO	RATE DEBT S			
_		E*Trade Financial Corporation, Senior Notes,		
\$	800	7.375%, 09/15/13	B3	\$ 796
	475	E*Trade Financial Corporation, Senior Notes, 7.875%%, 12/01/15	В3	471
	2,198	E*Trade Financial Corporation, Senior Notes, 12.50%, 11/30/17	(e)	2,572
	425	Icahn Enterprises, L.P., Senior Notes, 7.75%, 01/15/16	Ba3	425
		Icahn Enterprises, L.P., Senior Notes,		
	275	7.75%, 01/15/16 (g) International Lease Finance Corporation, Senior Notes,	Ba3	275
	1,150	8.25%, 12/15/20 International Lease Finance Corporation, Senior Notes,	B1	1,187
	1,975	8.625%, 09/15/15 (g) International Lease Finance Corporation, Senior Notes,	B1	2,118
	1,600	8.875%, 09/01/17 Nuveen Investments, Inc., Senior Notes,	B1	1,720
	1,875	5.50%, 09/15/15 Nuveen Investments, Inc., Senior Notes,	Caa3	1,612
	1,150	10.50%, 11/15/15 PHH Corporation, Senior Notes,	Caa3	1,176
	475	9.25%, 03/01/16 (g)	Ba2	501
	575	Provident Funding Associates, L.P.,	Ва3	597

LO	gair illing. INEVV AMELITOA FITATT	INTOOME I OND INTO	10111110011
	Senior Notes,		
	10.25%, 04/15/17 (g)		
	SLM Corporation, Senior		
	Medium Term Notes,		
1 000	•	D-4	1 000
1,000	5%, 10/01/13	Ba1	1,009
	SLM Corporation, Senior		
	Medium Term Notes,		
300	5.05%, 11/14/14	Ba1	294
	SLM Corporation, Senior		
	Medium Term Notes,		
175	5.375%, 05/15/14	Ba1	177
	3.37 3 73, 337 137 1	24.	.,,
		Maadula	
B. C. C. C.		Moody's	V/ . I
Principal		Rating	Value
Amount/Units		(Unaudited)	(Note 1)
	SLM Corporation, Senior		
	Medium Term Notes,		
\$ 1,750	8.45%, 06/15/18	Ba1	\$ 1,829
	Synovus Financial		
	Corporation,		
	Subordinate Notes,		
475	5.125%, 06/15/17	B3	391
47.5	3.12376, 00/13/17	D0	33,929
Cumiobings Hauss	waraa Canaumar Durahla 10	no/	33,929
rurnisnings, nouse	wares, Consumer Durable .10	1%	
	Mohawk Industries, Inc.,		
	Senior Notes,		
225	6.875%, 01/15/16	Ba2	242
Groceries .23%			
	Susser Holdings LLC,		
	Senior Notes,		
500	8.50%, 05/15/16	B2	535
Healthcare, Educati			
riouriouro, Eudouri	Accellent, Inc. Senior		
	Notes,		
450	· · · · · · · · · · · · · · · · · · ·	D1	401
450	8.375%, 02/01/17	B1	461
	Accellent, Inc., Senior		
	Subordinated Notes,	_	
700	10%, 11/01/17 (g)	Caa2	658
	Biomet, Inc., Senior Notes,		
1,500	10.375%, 10/15/17	B3	1,646
	Biomet, Inc., Senior		
	Subordinated Notes,		
475	11.625%, 10/15/17	Caa1	527
170	Boston Scientific		<u> </u>
	Corporation,		
0==	Senior Notes,	D 4	= 40
675	7.375%, 01/15/40	Ba1	740
	Capella Healthcare Inc.,		
	Senior Notes,		
525	9.25%, 07/01/17 (g)	B3	559
-	, (3)		

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	CHS/Community Health Systems,		
	Inc., Senior Notes,		
925	8.875%, 07/15/15	B3	971
	Davita, Inc., Senior Notes,		
525	6.375%, 11/01/18	B2	522
	Davita, Inc., Senior Notes,		
600	6.625%, 11/01/20	B2	598
	Endo Pharmaceutical Holdings,		
	Inc., Senior Notes,		
275	7%, 12/15/20 (g)	Ba2	280
	HCA, Inc., Senior Notes,		
75	9.25%, 11/15/16	B2	80
	HCA, Inc., Senior Secured Notes,		
550	8.50%, 04/15/19	Ba3	602

The accompanying notes are an integral part of these financial statements. \$12>

The New America High Income Fund, Inc.

Principal Amount/Units		Moody's Rating (Unaudited)	Value (Note 1)
CORPORATE DEBT	SECURITIES continued		
	HCA, Inc., Senior Secured Notes,		
\$ 750	9.625%, 11/15/16	B2	\$ 803
150	HCA, Inc., Senior Secured Notes, 9.875%, 02/15/17	B2	165
100	Inventive Health Inc., Senior Notes,		100
600	10%, 08/15/18 (g)	Caa1	608
050	LifePoint Hospitals, Inc., Senior Notes,	D 4	0.40
250	6.625%, 10/01/20 (g)	Ba1	248
475	MedAssets, Inc., Senior Notes,	Do.	477
475	8%, 11/15/18 (g)	B3	477
000	Multiplan, Inc., Senior Notes,	04	050
900	9.875%, 09/01/18 (g)	Caa1	956
350	Mylan Inc., Senior Notes, 7.625%, 07/15/17 (g)	B1	374
425	OnCure Holdings, Inc., Senior Notes, 11.75%, 05/15/17 (g)	B2	402
	Radiation Therapy Services, Inc., Senior Subordinated Notes,		
525	9.875%, 04/15/17 (g)	Caa1	518
	Tenet Healthcare Corporation, Senior Notes,		
900	8%, 08/01/20 (g)	Caa1	913
	Tenet Healthcare Corporation, Senior Notes,		
875	8.875%, 07/01/19	B1	991
0.0	UHS Escrow Corporation, Senior Notes,		331
175	7%, 10/01/18 (g)	B1	180
875	United Surgical Partners International, Inc., Senior	Caa1	903

	Subordinated Notes, 8.875%, 05/01/17		
450	Universal Hospital Services, Inc., Senior Secured Notes, 3.834%, 06/01/15	В3	409
200	Universal Hospital Services, Inc., Senior Secured Notes,	_	205
200	8.50%, 06/01/15 Valeant Pharmaceuticals, International, Senior Notes,	В3	203
425	6.75%, 10/01/17 (g)	B1	423

	cipal ount/Units		Moody's Rating (Unaudited)	Value (Note 1)
		Valeant Pharmaceuticals, International, Senior Notes,	, ,	, ,
\$	625	7%, 10/01/20 (g)	B1	\$ 617
		Vanguard Health Holding Company II, LLC, Senior Notes,		
	750	8%, 02/01/18 (g)	B3	769
		Warner Chilcott Company, LLC, Senior Notes,		
	1,225	7.75%, 09/15/18 (g)	B3	1,237
		-		18,842
Hote	els, Motels, Inns	and Gaming 4.77%		
	000	Ameristar Casinos, Inc., Senior Notes,	Do.	050
	800	9.25%, 06/01/14	B2	856
		Cirsa Funding Luxembourg S.A., Senior Notes,		
	500	8.75%, 05/15/18 (g) (EUR)	B3	682
		Codere Finance (Luxembourg) S.A., Senior Notes,		
	650	8.25%, 06/15/15 (g) (EUR)	B2	866
		Gaylord Entertainment Company, Senior Notes,		
	50	6.75%, 11/15/14	Caa2	50
		Harrah's Escrow Corporation, Senior Notes,		
	1,875	11.25%, 06/01/17	Caa1	2,109

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	MGM Mirage, Senior Notes,		
200	9%, 03/15/20 (g)	B1	219
375	MGM Mirage, Senior Notes, 10.375%, 05/15/14	B1	421
070	MGM Mirage, Senior Notes,	D1	TL 1
1,100	11.125%, 11/15/17	B1	1,268
	MGM Mirage, Senior Notes,		
400	13%, 11/15/13	B1	473
	Pinnacle Entertainment, Inc., Senior Subordinated Notes,		
475	8.625%, 08/01/17	B1	517
	Pokagon Gaming Authority, Senior Notes,		
1,300	10.375%, 06/15/14 (g)	B2	1,345
	Seminole Tribe of Florda, Senior Notes,		
300	7.75%, 10/01/17 (g)	Ba1	309
	Seneca Gaming Corporation, Senior Notes,		
400	8.25%, 12/01/18 (g)	B1	400

The accompanying notes are an integral part of these financial statements. 13

Principal Amount/Units			Moody's Rating (Unaudited)	Value (Note 1)
CORPORATE DEBT SECURITIES continued				
		Sheraton Holding Corporation, Senior Notes,		
\$	225	7.375%, 11/15/15	Ba1	\$ 250
		Wynn Las Vegas LLC,		
		Senior Notes,		
	575	7.75%, 08/15/20	Ba3	624
		Wynn Las Vegas LLC, Senior Notes,		
	750	7.875%, 11/01/17	Ba2	806
_				11,195
Insura	nce 1.57%			
		Centene Corporation,		
	57 5	Senior Notes,	Ba2	592
	575	7.25%, 04/01/14 Hub International Limited,	Daz	592
		Senior Notes,		
	875	9%, 12/15/14 (g)	B3	886
		Hub International Limited, Senior Subordinated Notes,		
	1,775	10.25%, 06/15/15 (g) USI Holdings Corporation, Senior Subordinated Notes,	Caa1	1,779
	425	9.75%, 05/15/15 (g)	Caa1	429
				3,686
Leisure, Amusement and Entertainment 2.25%				
		Cedar Fair LP, Senior		
	505	Notes,	Do	550
	525	9.125%, 08/01/18 (g)	B2	559
		Easton Bell Sports Inc., Senior Notes,		
	175	9.75%, 12/01/16	B2	191
	173	Manchester United	DZ	191
		Finance plc, Senior Notes,		
	1,275	8.375%, 02/01/17 (g)	(e)	1,275
	, <u>-</u>	NCL Corporation, Senior Notes,	(-)	,=. 0
	225	9.50%, 11/15/18 (g)	Caa1	233

		NCL Corporation, Senior		
	700	Notes, 11.75%, 11/15/16	B2	814
		Speedway Motorsports, Inc.,		
	450	Senior Notes, 8.75%, 06/01/16	Ba1	486
		Ticketmaster, Senior		
	775	Notes, 10.75%, 08/01/16	B1	841
		Universal City Development Partners, Ltd., Senior Notes,		
	575	8.875%, 11/15/15	B3	612
Principa			Moody's Rating	Value
Amount	/Units		(Unaudited)	(Note 1)
		Universal City Development Partners, Ltd., Senior Notes,		
\$	250	10.875%, 11/15/16	B3	\$ 275
Mining	Ctool Iron	and Nan Procince Motals 5 0	20/	5,286
wining,	Steel, Iron	and Non-Precious Metals 5.93 AK Steel Corporation,	3%	
	505	Senior Notes,	D - 0	500
	525	7.625%, 05/15/20 Algoma Acquisition	Ba3	528
		Corporation,		
	525	9.875%, 06/15/15 (g)	Caa2	472
		Alrosa Finance S.A., Senior Notes,		
	575	7.75%, 11/03/20 (g)	Ва3	605
		Arch Coal, Inc., Senior Notes,		
	250	8.75%, 08/01/16	B1	273
		Consol Energy, Inc., Senior Notes,		
	975	8%, 04/01/17 (g)	B1	1,041
		Consol Energy, Inc., Senior Notes,		
	400	8.25%, 04/01/20 (g)	B1	432
		FMG Resources Pty. Ltd., Senior Notes,		
	850	7%, 11/01/15 (g)	B1	875
		Foresight Energy LLC, Senior Notes,		
	725	9 625% 08/15/17 (a)	Caal	779

Caa1

9.625%, 08/15/17 (g)

725

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	International Coal, Senior Notes,		
150	9.125%, 04/01/18	Caa1	163
	Metals USA, Inc., Senior		
EEO	Secured Notes,	DO	F70
550	11.125%, 12/01/15 New World Resources	B3	579
	N.V.,		
	Senior Notes,		
	7.875%, 05/01/18		
600	(g)(EUR)	Ba3	826
	Novelis, Inc., Senior Notes,		
425	8.75%, 12/15/20 (g)	B2	446
	Patriot Coal Corporation,		
	Senior Notes,	_	
425	8.25%, 04/30/18	B3	434
	Ryerson Holding		
	Corporation,		
3,150	Senior Secured Notes,	Caa3	1,449
3,130	15.50%, 02/01/15 (b) Ryerson Inc., Senior	Gaas	1,449
	Secured Notes,		
1,225	12%, 11/01/15	Caa1	1,277
, -	Severstal Columbus LLC,		, .
	Senior Notes,		
625	10.25%, 02/15/18 (g)	B3	663

Schedule of Investments December 31, 2010 Continué Dollar Amounts in Thousands)

Princip Amoun			Moody's Rating (Unaudited)	Value (Note 1)
CORPO	RATE DEBT S			
		Steel Capital, Senior		
Φ.	500	Notes,	D 0	Φ 557
\$	500	9.75%, 07/29/13 (g)	Ba3	\$ 557
		Steel Dynamics, Inc.,		
	50	Senior Notes,	Ba2	53
	50	7.75%, 04/15/16 Steel Dynamics, Inc.,	Daz	55
		Senior Notes,		
	475	7.625%, 03/15/20 (g)	Ba2	508
	170	Tube City IMS	Duz	000
		Corporation., Senior		
		Subordinated Notes,		
	1,125	9.75%, 02/01/15	Caa1	1,164
		Vedanta Resources, Plc,		
		Senior Notes,		
	725	9.50%, 07/18/18 (g)	Ba2	786
				13,903
Oil and	Gas 12.22%			
		Alta Mesa Holdings, L.P.,		
	000	Senior Notes,	D.C.	500
	600	9.625%, 10/15/18 (g)	B3	582
		Anadarko Petroleum		
		Corporation, Senior Notes,		
	105	6.20%, 03/15/40	Ba1	102
	103	Anadarko Petroleum	Dai	102
		Corporation,		
		Senior Notes,		
	40	6.375%, 09/15/17	Ba1	44
		Anadarko Petroleum		
		Corporation,		
		Senior Notes,		
	625	8.70%, 03/15/19	Ba1	761
		Antero Resources		
		Corporation,		
	4 075	Senior Notes,		4.400
	1,075	9.375%, 12/01/17	Caa1	1,123
		Berry Petroleum		
		Company, Senior Notes,		
	300	6.75%, 11/01/20	B2	302
	300	0.75/0, 11/01/20	DZ	302

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450	Berry Petroleum Company, Senior Notes, 10.25%, 06/01/14	B2	516
525	Bill Barrett Corporation, Senior Notes, 9.875%, 07/15/16	B1	576
750	Chesapeake Energy Corp., Senior Notes, 6.625%, 08/15/20	Ba3	735
975	Chesapeake Energy Corp., Senior Notes, 9.50%, 02/15/15	Ba3	1,099

Principal Amount/Units		Moody's Rating (Unaudited)	Value (Note 1)
\$ 275	Cie Gen Geophysique, Senior Notes, 7.50%, 05/15/15	Ba3	\$ 281
800	Complete Production Services, Inc., Senior Notes, 8%, 12/15/16	B1	828
750	Concho Resources, Inc., Senior Notes, 8.625%, 10/01/17	В3	817
300	Concho Resources, Inc., Senior Notes, 7%, 01/15/21	В3	307
1,375	Connacher Oil and Gas Limited, Senior Notes, 10.25%, 12/15/15 (g)	Caa2	1,382
400	Continental Resources, Senior Notes, 7.125%, 04/01/21 (g)	B1	420
772	Denbury Resources Inc., Senior Subordinated Notes,	B1	020
112	8.25%, 02/15/20 Denbury Resources Inc., Senior Subordinated Notes,	DI	838
575	9.75%, 03/01/16 El Paso Corporation, Senior Notes,	B1	641
1,425	12%, 12/12/13	Ba3	1,788

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125	Encore Acquisition Company, Senior Subordinated Notes, 9.50%, 05/01/16	B1	139
120	Energy Transfer Equity, L.P., Senior Notes,	51	100
1,325	7.50%, 10/15/20	Ba2	1,378
	Exterran Holdings, Inc., Senior Notes,		
650	7.25%, 12/01/18 (g)	Ba3	648
	Ferrellgas, L.P., Senior Notes,		
975	6.50%, 05/01/21 (g)	Ba3	948
	Forest Oil Corp., Senior Notes,		
120	7.25%, 06/15/19	B1	122
	Global Geophysical Services, Senior Notes,		
575	10.50%, 05/01/17	B3	571
	Hilcorp Energy I, L.P., Senior Notes,		
800	7.625%, 04/15/21 (g)	B2	826
625	Inergy, L.p., Senior Notes, 7%, 10/01/18 (g)	Ba3	630

Schedule of Investments December 31, 2010 Continué Dollar Amounts in Thousands)

Principa Amount			Moody's Rating (Unaudited)	Value (Note 1)
CORPO	RATE DEBT S	SECURITIES continued		
\$	475	Inergy, L.p., Senior Notes, 8.75%, 03/01/15	Ba3	\$ 506
	450	MarkWest Energy Partners, L.P., Senior Notes, 6.75%, 11/01/20	B1	447
	710	Newfield Exploration Company, Senior Subordinated Notes,	D-0	747
	710	6.875%, 02/01/20 Niska Gas Storage US, LLC, Senior Notes,	Ba2	747
	275	8.875%, 03/15/18 (g)	B1	294
		Penn Virginia Corporation, Senior Notes,		
	300	10.375%, 06/15/16	B2	334
	325	Penn Virginia Resources Partners, L.P., Senior Notes, 8.25%, 04/15/18 PetroHawk Energy	B2	333
	1,075	Corporation, Senior Notes, 10.50%, 08/01/14 Plains Exploration and	B3	1,226
	600	Production Company, Senior Notes, 10%, 03/01/16	B1	670
		Precision Drilling Corporation, Senior Notes,		
	500	6.625%, 11/15/20 (g) QEP Resources, Inc., Senior Notes,	Ba2	509
	275	6.875%, 03/01/21 Quicksilver Resources, Inc., Senior Notes,	Ba1	288
	650	11.75%, 01/01/16	B2	757

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		0		
		Range Resources		
		Corporaiton,		
		Senior Subordinated		
		Notes,		
	825	6.75%, 08/01/20	Ba3	851
		RDS Ultra-Deep Water,		
		Ltd.,		
		Senior Notes,		
	375	11.875%, 03/15/17 (g)	B3	390
		Regency Energy Partners,		
		L.P.,		
		Senior Notes,		
	450	6.875%, 12/01/18	B1	456
		Suburban Propane		
		Partners, L.P.,		
	400	Senior Notes,	D-0	407
	400	7.375%, 03/15/20	Ba3	427
			Moody's	
Principa	ı		Rating	Value
Amount			(Unaudited)	(Note 1)
Amound	Office	Swift Energy Company,	(Onadanca)	(Note 1)
		Senior Notes,		
\$	650	8.875%, 01/15/20	B3	\$ 699
•		Tesoro Corporation,	-	,
		Senior Notes,		
	975	6.50%, 06/01/17	Ba1	977
		Tesoro Corporation,		
		Senior Notes,		
	25	9.75%, 06/01/19	Ba1	28
		Whiting Petroleum		
		Corporation,		
		Senior Subordinated		
		Notes,		
	325	6.50% 10/01/18	Ba3	328
Dawa	l Facele	d Miccollonoous Combres - C.O.	20/	28,671
rersona	ı, Food an	d Miscellaneous Services 2.05)%	
		Central Garden & Pet		
		Company, Senior Subordinated		
	400	Notes, 8.25%, 03/01/18	B2	409
	400	DineEquity, Inc., Senior	טב	403
		Notes,		
	625	9.50%, 10/30/18 (g)	B3	661
	020	Dunkin' Finance	50	001
		Corporation,		
		Senior Notes,		
	650	9.625%, 12/01/18 (g)	Caa2	660
	050		D0	

ВЗ

850

865

	O'Charleys, Inc., Senior Subordinated Notes, 9%, 11/01/13		
	OSI Restaurant Partners, Inc., Senior Notes,		
1,100	10%, 06/15/15 Wendy's International Holdings, LLC, Senior Notes,	Caa3	1,141
1,000	10%, 07/15/16	B3	1,085
			4,821
Personal Non-Durab	le Consumer Products .69%	, D	
200	Acco Brands Corporation, Senior Notes, 10.625%, 03/15/15	B1	225
775	Bausch & Lomb, Incorporated, Senior Notes, 9.875%, 11/01/15	Caa1	831
250	Jarden Corporation, Senior Notes, 8%, 05/01/16	Ba3	272
	Scotts Miracle-Gro Company, Senior Notes,		
275	7.25%, 01/15/18	B1	289
			1,617

Schedule of Investments December 31, 2010 Continué Dollar Amounts in Thousands)

Principal Amount/Units		Moody's Rating (Unaudited)	Value (Note 1)
CORPORATE DEBT			
Personal Transport			
	Continental Airlines, Inc.,		
.	Senior Notes,	D 0	* 4 40 7
\$ 1,450	6.75%, 09/15/15 (g)	Ba2	\$ 1,497
	Continental Airlines, Inc.,		
194	Senior Notes,	Poo?	218
194	7.25%, 05/10/21	Baa2	210
	Continental Airlines, Inc., Senior Notes,		
142	9.25%, 05/10/17	Ba2	154
142	Delta Airlines, Inc., Senior	Daz	104
	Notes,		
584	9.50%, 09/15/14 (g)	Ba2	635
	Delta Airlines, Inc., Senior	242	333
	Notes,		
1,275	12.25%, 03/15/15 (g)	B2	1,434
, -	Northwest Airlines		, -
185	7.575%, 09/01/20	(e)	195
	United Airlines, Inc., Senior	, ,	
	Notes,		
150	12%, 11/01/13 (g)	B3	166
			4,299
Printing and Publish			
	McClatchy Company,		
	Senior Notes,		
750	11.50%, 02/15/17	B1	840
	Nielsen Finance LLC,		
050	Senior Notes,	0 4	400
350	11.50%, 05/01/16	Caa1	403
	Nielsen Finance LLC,		
1 100	Senior Notes,	Cool	1.070
1,100	11.625%, 02/01/14	Caa1	1,273
Retail Stores 6.09	0/_		2,516
116(a)1 3(0)65 0.03	Ace Hardware		
	Corporation,		
	Senior Notes,		
1,425	9.125%, 06/01/16 (g)	Ba2	1,525
150	Burlington Coat Factory	Caa1	155
.00	Warehouse, Corp, Senior Notes,	-	.50

	11.125%, 04/15/14		
	Dollar General Corporation,		
	Senior Subordinated		
	Debentures,		
739	11.875%, 07/15/17	B2	855
	Federated Retail Holdings,		
	Inc.,		
	Senior Notes,		
75	5.90%, 12/01/16	Ba1	80
	Giraffe Acquistion		
	Corporation,		
	Senior Notes,		
375	9.125%, 12/01/18 (g)	Caa1	391

Principal Amount/Units		Moody's Rating (Unaudited)	Value (Note 1)
\$ 700	HSN, Inc., Senior Notes, 11.25%, 08/01/16	Ba2	\$ 799
250	Limited Brands, Inc., Senior Notes, 8.50%, 06/15/19	Ba1	286
625	Michaels Stores, Inc., Senior Notes, 7.75%, 11/01/18 (g) Michaels Stores, Inc., Senior Subordinated Notes,	Caa1	620
575 1,025	11.375%, 11/01/16 Michaels Stores, Inc., Subordinated Notes, 13%, 11/01/16 (b)	Caa2	627 1,007
1,182	Neiman Marcus Group, Inc., Senior Notes, 9%, 10/15/15	Caa1	1,236
850	Neiman Marcus Group, Inc., Senior Subordinated Notes, 10.375%, 10/15/15	Caa2	897
525	Netflix, Inc., Senior Notes, 8.50%, 11/15/17	Ba2	591
100	Penney (J.C.) Corporation, Inc., Senior Notes, 7.125%, 11/15/23	Ba1	103
350	Penney (J.C.) Corporation, Inc., Senior Notes, 7.40%, 04/01/37	Ba1	327
500	, 6 6	Ba2	523

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	QVC, Inc., Senior Notes, 7.125%, 04/15/17 (g)		
1,050	QVC, Inc., Senior Notes, 7.50%, 10/01/19 (g)	Ba2	1,108
	Rite Aid Corporation, Senior Notes,		
475	8%, 08/15/20	B3	500
	Rite Aid Corporation, Senior Notes,		
675	8.625%, 03/01/15	Caa3	582
	Rite Aid Corporation, Senior Notes,		
225	9.75%, 06/12/16	B3	248
600	Rite Aid Corporation, Senior Notes, 10.25%, 10/15/19	Caa2	626
105	Rite Aid Corporation, Senior Notes,	Cool	120
125	10.375%, 07/15/16	Caa2	130
FOE	Toys 'R' Us Delaware, Inc., Senior Notes,	D4	E 4 E
525	7.375%, 09/01/16 (g)	B1	545

Schedule of Investments December 31, 2010 Continué Dollar Amounts in Thousands)

Principal Amount/Units		Moody's Rating (Unaudited)	Value (Note 1)
CORPORATE DEBT S	ECURITIES continued		
	Toys 'R' Us Property Company II, LLC, Senior Notes,		
\$ 500	8.50%, 12/01/17	Ba1	\$ 537
			14,298
Telecommunications	13.34%		
	Broadview Networks Holdings, Inc., Senior Secured Notes,		
875	11.375%, 09/01/12 Cincinnati Bell Inc., Senior	B3	849
400	Notes, 7%, 02/15/15	B2	396
400	Clearwire Communications LLC,	DE.	030
0.405	Senior Secured Notes,	DO	0.010
2,425	12%, 12/01/15 (g) Clearwire Communications LLC,	B2	2,619
575	Senior Secured Notes, 12%, 12/01/17 (g)	Caa2	595
100	Cricket Communications, Inc., Senior Notes,	Ba2	104
100	7.75%, 05/15/16 Cricket Communications, Inc., Senior Notes,	DdZ	104
1,200	10%, 07/15/15	B3	1,290
500	Crown Castle International Corporation, Senior Notes, 9%, 01/15/15	B1	552
700	Digicel Limited, Senior Notes, 8.25%, 09/01/17 (g)	B1	726
	Digicel Limited, Senior Notes,		
350	8.875%, 01/15/15 (g) Digicel Limited, Senior	Caa1	354
900	Notes, 10.50%, 04/15/18 (g)	Caa1	998

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475	Equinix, Inc., Senior Notes, 8.125%, 03/01/18	Ba2	496
200	Frontier Communications, Senior Notes, 8.25%, 04/15/17	Ba2	220
225	Geoeye, Inc., Senior Notes, 9.625%, 10/01/15	Ba3	254
425	Hughes Network Systems, LLC, Senior Notes, 9.50%, 04/15/14	B1	438
420	Hughes Network Systems, LLC, Senior Notes,	UI	400
300	9.50%, 04/15/14	B1	309

Princip Amoun			Moody's Rating (Unaudited)	Value (Note 1)
		Intelsat Corporation, Senior Notes,		
\$	350	9.25%, 06/15/16	B3	\$ 378
	000	Intelsat Jackson Holdings Ltd., Senior Notes,	DO.	999
	800	7.25%, 10/15/20 (g)	B3	808
	500	Intelsat Ltd., Senior Notes, 11.25%, 06/15/16	Caa2	539
		Intelsat (Luxembourg) S.A., Senior Notes,	_	
	2,750	11.25%, 02/04/17	Caa3	3,004
	500	Level 3 Financing, Inc., Senior Notes, 9.25%, 11/01/14	Caa1	496
	1,050	MetroPCS Wireless, Inc., Senior Notes, 7.875%, 09/01/18	B2	1,087
		Nextel Communications, Senior Notes,		
	525	5.95%, 03/15/14	Ba2	517
	1,075	Nextel Communications, Senior Notes, 7.375%, 08/01/15	Ba2	1,078
	1,010	NII Capital Corporation,		1,070
	375	Senior Notes, 8.875%, 12/15/19	B2	404
	1,300	NII Capital Corporation, Senior Notes,	B2	1,436

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	10%, 08/15/16		
675	Paetec Holding Corporation, Senior Notes, 8.875%, 06/30/17	Ba3	719
	Sable International Finance Limited, Senior Notes,		442
425	7.75%, 02/15/17 (g) SBA Telecommunications, Inc., Senior Notes,	Ba2	
150 625	8%, 08/15/16 SBA Telecommunications, Inc., Senior Notes, 8.25%, 08/15/19	Ba3	162 681
175	Sprint Capital Corporation, Senior Notes, 6.875%, 11/15/28	Ba3	153
1,050	Sprint Capital Corporation, Senior Notes, 8.75%, 03/15/32	Ba3	1,060

Schedule of Investments December 31, 2010 Continué Dollar Amounts in Thousands)

Princip Amoun	t/Units		Moody's Rating (Unaudited)	Value (Note 1)
CORPC	RATE DEBT S			
		Sprint Nextel Corporation,		
Φ	0.005	Senior Notes,	Do0	Ф 0.47G
\$	2,325	8.375%, 08/15/17	Ba3	\$ 2,476
		Telesat Canada, Senior Notes,		
	1,550	11%, 11/01/15	Caa1	1,736
	1,550	Telesat Canada, Senior	Odal	1,730
		Subordinated Notes,		
	575	12.50%, 11/01/17	Caa1	674
	0.0	Trilogy International	Juai	0, 1
		Partners, LLC,		
		Senior Notes,		
	475	10.25%, 08/15/16 (g)	Caa1	466
		ViaSat, Inc., Senior Notes,		
	275	8.875%, 09/15/16	B1	289
		Wind Acquistion Finance		
		S.A.,		
		Senior Notes,		
	875	11.75%, 07/15/17 (g)	B2	980
		Wind Acquistion Finance		
		S.A.,		
	1 000	11.75%, 07/15/17 (c)(g)(f)	(-)	
	1,200	Wind Assuiction Holdings	(e)	
		Wind Acquistion Holdings		
		Finance S.A., Senior Notes,		
	775	7.25%, 02/15/18 (g)	Ba2	787
	775	Wind Acquistion Holdings	υαΣ	707
		Finance S.A., Senior		
		Notes,		
	532	12.25%, 07/15/17 (g)(i)	B3	615
		Wind Acquistion Holdings		
		Finance S.A.,		
		12.25%, 07/15/17 (c)(g)(f)		
	107	ESC	(e)	
		Windstream Corporation,		
		Senior Notes,		
	100	8.625%, 08/01/16	Ba3	105
		000/		31,292
lextiles	and Leather	.69%	D4	010
	950		B1	912

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	Hanesbrands, Inc., Senior		
	Notes, 6.375%, 12/15/20 (g)		
	Levi Strauss & Co., Senior		
	Notes,		
500	7.625%, 05/15/20	B2	516
	Levi Strauss & Co., Senior		
	Notes,		
175	8.875%, 04/01/16	B2	184
:::::::::::			1,612
tilities 4.14%	AES Corporation, Senior		
	Notes,		
25	8%, 10/15/17	B1	26
_			_
		Moody's	
rincipal		Rating	Value
mount/Units	AES Corporation, Senior	(Unaudited)	(Note 1)
	Notes,		
\$ 1,300	9.75%, 04/15/16	B1	\$ 1,456
,	Calpine Corporation,		
	Senior Notes,		
1,925	7.50%, 02/15/21 (g)	B1	1,896
	Dubai Electricity and		
	Water,		
500	Senior Notes, 7.375%, 10/21/20 (g)	Ba2	469
300	Energy Future, Senior	Daz	403
	Notes,		
2,300	10%, 12/01/20	Caa3	2,363
	North American Energy		
	Alliance,		
400	LLC, Senior Notes,	Do2	445
400	10.875%, 06/01/16 (g) NRG Energy, Inc., Senior	Ba3	445
250		B1	255
	NRG Energy, Inc., Senior		
	Notes,		
625	•	B1	637
	3,		
900	•	R1	010
000	· · · · · · · · · · · · · · · · · · ·	DI	012
	Senior Notes,		
1,000	9.25%, 05/15/15	Ba2	1,105
	RRI Energy, Inc., Senior		
250 625 800	Notes, 7.375%, 02/01/16 NRG Energy, Inc., Senior Notes, 7.375%, 01/15/17 NRG Energy, Inc., Senior Notes, 8.25%, 09/01/20 (g) PNM Resources, Inc.,	B1 B1 B1	255 637 812

В3

Notes,

7.875%, 06/15/17

250

243

			9,707
	Total Corporate Debt Securities		ŕ
	(Total cost of \$286,510)		305,090
CONVERTIBLE DEBT	SECURITIES .24% (d)		,
Diversified/Conglome	erate Manufacturing .24%		
	General Cable Corporation, Subordinated Notes,		
475	4.50%, 11/15/29	B2	565
	Total Convertible Debt Securities (Total cost of \$490)		565
BANK DEBT SECURI	,		565
Electronics .28%	11L3 .33 /8 (u)		
692	Infor Enterprise Solutions Holdings, Ltd., 4.02%, 07/28/12 (h)	B1	666
Hotels, Motels, Inns a	. ,		
603	Pokagon Gaming Authority, 9%, 08/15/12 (h)	(e)	576
	Total Bank Debt Securities (Total cost of \$1,271)		1,242

Schedule of Investments December 31, 2010 Continué Dollar Amounts in Thousands)

Shares		Moody's Rating (Unaudited)	Value (Note 1)
PREFERRED STOCK	3.48% (d)		
Automobile .65%	,		
	Dana Holding Corporation,	(-)	Ф. 000
4,150	4%, Convertible (g) General Motors	(e)	\$ 600
	Corporation,		
17,000	4.75%, Convertible	(e)	920
,	•	()	1,520
Broadcasting and Ent	ertainment .14%		1,000
z.oaaoaog aa z	Spanish Broadcasting		
	System, Inc.,		
405	· · · · · ·	Cool	207
495	10.75% (a)	Caa3	327
Containers, Packaging			
	Smurfit-Stone Container		
	Corporation,		
1,975	7% (c)(f) ESC	(e)	
Electronics 1.28%			
	Lucent Technologies Capital Trust I,		
	Convertible,		
2.400	•	DO	0.010
3,400	7.75%	B3	3,016
Finance 1.20%			
2,975	Ally Financial, Inc., 7% (g)	Caa2	2,811
Hotels, Motels, Inns a			,
	Las Vegas Sands Corporation,		
4,400	10%	(e)	499
4,400	Total Preferred Stock	(0)	700
			0.170
COMMON STOCK	(Total cost of \$6,796)		8,173
	2% (d)		005
44,075	B&G Foods, Inc.,		605
	Smurfit-Stone Container		
32,725	Corporation (f)		838
	Total Common Stock and		
	Warrants (Total cost of \$1,126)		1,443
	ψ1,120)		1,440
		Moody's	
Principal		Rating	Value
Amount		(Unaudited)	(Note 1)

SHORT	T-TERM INV	/ESTMENTS 2.08% (d)		
		Dexia Delaware LLC,		
		Commercial Paper,		
		Due 01/03/11		
\$	4,874	Discount of .15%	P-1	\$ 4,874
		Total Short-Term		
		Investments		
		(Total cost of \$4,874)		4,874
		TOTAL INVESTMENTS		
		(Total cost of \$301,067)		\$ 321,387

- (a) Denotes income is not being accrued and/or issuer is in bankruptcy proceedings.
- (b) Securities are step interest bonds. Interest on these bonds accrues based on the effective interest method which results in a constant rate of interest being recognized.
- (c) Security is valued at fair value using methods determined by the Board of Directors. The total value of these securities at December 31, 2010 was \$0.
- (d) Percentages indicated are based on total net assets to common shareholders of \$234,624.
- (e) Not rated.
- (f) Non-income producing.
- (g) Securities are exempt from registration under Rule 144A of the Securities Act of 1933. Such securities may be resold, normally to qualified institutional buyers in transactions exempt from registration. Unless otherwise noted, 144A Securities are deemed to be liquid. See Note 1of the Note to Schedule of Investments for valuation policy. Total market value of Rule 144A securities amounted to \$123,196 as of December 31, 2010.
- (h) Restricted as to public resale. The total value of restricted securities owned at December 31, 2010 was \$1,242 or .53% of total net assets to common shareholders.
- (i) Pay-In-Kind Security

(EUR) Euro

ESC Escrow cusip. Represents a beneficial interest to account for possible future payments by the company. Interest rate and maturity date are those of the original security.

Statement of Assets and Liabilities

December 31, 2010

(Dollars in thousands, except per share amounts)

Acceler	
Assets:	
INVESTMENTS IN SECURITIES, at value	
(Identified	
cost of \$301,067 see Schedule of Investments	*
and Notes 1 and 2)	\$ 321,387
CASH	514
RECEIVABLES:	
Investment securities sold	704
Interest and dividends	6,020
PREPAID EXPENSES	50
UNREALIZED GAIN ON FORWARD	
CURRENCY	
EXCHANGE CONTRACTS (Notes 1 and 12)	4
Total assets	\$ 328,679
Liabilities:	
PAYABLES:	
Investment securities purchased	\$ 598
Dividend on common stock	7,316
Dividend on preferred stock	8
ACCRUED EXPENSES (Note 3)	708
Total liabilities	\$ 8,630
Auction Term Preferred Stock:	
\$1.00 par value, 1,000,000 shares authorized,	
3,417 shares issued and outstanding,	
liquidation preference of \$25,000 per share	
(Notes 4 and 5)	\$ 85,425
Net Assets	\$ 234,624
Represented By:	
COMMON STOCK:	
\$0.01 par value, 40,000,000 shares authorized,	
23,064,128 shares issued and outstanding	\$ 231
CAPITAL IN EXCESS OF PAR VALUE	265,450
UNDISTRIBUTED NET INVESTMENT INCOME	
(Note 2)	917
ACCUMULATED NET REALIZED LOSS FROM	
SECURITIES TRANSACTIONS (Note 2)	(52,298)
NET UNREALIZED APPRECIATION ON	
INVESTMENTS AND FORWARD	
CURRENCY EXCHANGE CONTRACTS	20,324
Net Assets Applicable To Common Stock	
(Equivalent to \$10.17 per share, based on	
23,064,128 shares outstanding)	\$ 234,624

Statement of Operations

For the Year Ended

December 31, 2010 (Dollars in thousands)

Investment Income: (Note 1)			
Interest income	\$	27,989	
Dividend income	Ψ	572	
Other income		319	
Total investment income	\$	28,880	
Expenses:	Ψ	20,000	
Cost of leverage:			
Preferred and auction fees (Note 5)	\$	101	
Total cost of leverage	\$	101	
Professional services:	Ψ	101	
	\$	1 027	
Legal (Notes 9 and 10)	Φ	1,937	
Investment Advisor (Note 3)		1,093 270	
Custodian and transfer agent Audit		59	
	ተ		
Total professional services	\$	3,359	
Administrative:	Φ	EE0	
General administrative (Note 9)	\$	553	
Directors		188	
Insurance		135	
Shareholder communications		45	
Rating Agency		45	
Shareholder meeting		40	
Miscellaneous	•	31	
Total administrative	\$	1,037	
Total expenses	\$	4,497	
Net investment income	\$	24,383	
Realized and Unrealized Gain (Loss) on Investment Activitie	es:		
Realized gain on investments and currencies,			
net	\$	11,376	
Change in net unrealized appreciation on			
investments and other financial instruments	\$	5,389	
Net gain on investments	\$	16,765	
Cost of Preferred Leverage			
Dividends to preferred stockholders			
(Notes 4 and 6)	\$	(601)	
Net increase in net assets resulting			
from operations	\$	40,547	

The accompanying notes are an integral part of these financial statements.

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Statements of Changes in Net Assets (Dollars in thousands, except per share amounts)

	Ye	For the ear Ended cember 31, 2010	Ye	For the ear Ended cember 31, 2009
From Operations:				
Net investment income	\$	24,383	\$	24,330
Realized gain (loss) on investments and				
currencies, net		11,376		(15,956)
Net swap settlement disbursements				(2,475)
Change in net unrealized appreciation on				
investments and other				
financial instruments		5,389		99,828
Distributions from net investment income related to pro-	eferre	ed stock		
Dividends to preferred stockholders		(601)		(233)
Net increase in net assets resulting from				
operations	\$	40,547	\$	105,494
From Fund Share Transactions:				
Net asset value of 45,566 shares issued to				
common stockholders for reinvestment of				
dividends in 2010		468		
Distributions to Common Stockholders:				
From net investment income (\$1.03 and				
\$.90 per share in 2010 and 2009,				
respectively)	\$	(23,615)	\$	(20,809)
Total net increase in net assets	\$	17,400	\$	84,685
Net Assets Applicable to Common Stock:				
Beginning of period	\$	217,224	\$	132,539
End of period (Including \$917 and \$1,028				
of undistributed net investment income at				
December 31, 2010 and December 31,				
2009, respectively)	\$	234,624	\$	217,224
The accompanying notes are an integ	_	t of these financial statemen	its.	

Financial Highlights Selected Per Share Data and Ratios For Each Share of Common Stock Outstanding Throughout the Period (b)

		2010		For the Yea 2009		nded Decem 2008	ber	•	2006
NET ASSET VALUE:		2010		:009	,	2006		2007	2000
Beginning of									
period	\$	9.44	\$	5.75	\$	9.70	\$	10.95	\$ 10.65
NET									
INVESTMENT									
INCOME		1.06		1.06		1.10		1.25#	1.25
NET REALIZED									
AND									
UNREALIZED									
GAIN (LOSS) ON									
INVESTMENTS									
AND OTHER									
FINANCIAL									
INSTRUMENTS		.73		3.65		(4.00)		(1.00)#	.35
DISTRIBUTIONS						()		(,	
FROM NET									
INVESTMENT									
INCOME									
RELATED									
TO PREFERRED		(00)		(40)		(00)		(05)	(05)
STOCK:		(.03)		(.12)		(.20)		(.25)	(.25)
TOTAL FROM INVESTMENT									
OPERATIONS		1.76		4.59		(3.10)			1.35
DISTRIBUTIONS TO C	ON.		=HOI			(3.10)			1.00
From net									
investment income		(1.03)		(.90)		(.85)		(1.05)	(1.05)
TOTAL									, , ,
DISTRIBUTIONS		(1.03)		(.90)		(.85)		(1.05)	(1.05)
Effect of rights									
offering and									
related expenses;									
and Auction Term Preferred Stock									
offering costs and									
sales load								(.20)	
NET ASSET VALUE:								(.20)	
End of period	\$	10.17	\$	9.44	\$	5.75	\$	9.70	\$ 10.95
PER SHARE MARKET							Ī		
End of period	\$	9.96	\$	9.05	\$	4.50	\$	8.55	\$ 11.30

TOTAL					
INVESTMENT					
RETURN†	22.02%	126.88%	(40.53)%	(16.34)%	22.82%

- # Calculation is based on average shares outstanding during the indicated period due to the per share effect of the Fund's September, 2007 rights offering.
- † Total investment return is calculated assuming a purchase of common stock at the current market value on the first day and a sale at the current market value on the last day of each year reported. Dividends and distributions are assumed for purposes of this calculation to be reinvested at prices obtained under the dividend reinvestment plan. This calculation does not reflect brokerage commissions.

Financial Highlights Selected Per Share Data and Ratios For Each Share of Common Stock Outstanding Throughout the Period (b) Continued

	2010	For the Y	ears Ended Dece 2008	mber 31, 2007	2006
NET ASSETS, END OF PERIOD, APPLICABLE TO COMMON	4.004.004	Ф.047.004	Ф 100 500	Φ.000.000	Ф 000 000
STOCK (a) NET ASSETS, END OF PERIOD, APPLICABLE TO PREFERRED	\$ 234,624	\$ 217,224	\$ 132,539	\$ 223,822	\$ 208,999
STOCK (a) TOTAL NET ASSETS APPLICABLE TO COMMON AND PREFERRED STOCK, END OF PERIOD	\$ 85,425	\$ 85,425	\$ 85,425	\$ 130,000	\$ 130,000
(a)	\$ 320,049	\$ 302,649	\$ 217,964	\$ 353,822	\$ 338,999
Ratio of preferred and other leverage expenses to average net	OS:				
assets* Ratio of operating expenses to average net	.05%	.04%	.15%	.15%	.16%
assets* RATIO OF TOTAL EXPENSES TO AVERAGE NET	1.92%	1.55%	1.30%	1.19%	1.21%
ASSETS*	1.97%	1.59%	1.45%	1.34%	1.37%
	10.66%	13.59%	13.13%	11.66%	11.54%

RATIO OF NET INVESTMENT INCOME TO AVERAGE NET ASSETS*					
RATIO OF TOTAL EXPENSES TO AVERAGE NET ASSETS APPLICABLE TO COMMON AND PREFERRED STOCK	1.43%	1.07%	.92%	.84%	.84%
RATIO OF NET INVESTMENT INCOME TO AVERAGE NET ASSETS APPLICABLE TO COMMON AND PREFERRED STOCK	7.76%	9.20%	8.31%	7.28%	7.05%
PORTFOLIO TURNOVER	70.000/	01.05%	F7 000/	C7 0E9/	C4 000/
RATE	79.02%	81.05%	57.08%	67.25%	64.08%

- (a) Dollars in thousands.
- (b) The per share data for 2006 through 2008 has been adjusted to reflect a 1 for 5 reverse stock split in 2009.
- * Ratios calculated on the basis of expenses and net investment income applicable to the common shares relative to the average net assets of the common stockholders only.

Information Regarding Senior Securities

	2	2010	2	2009		December 3 2008	1,	2007		2006
TOTAL AMOUNT OUTSTAI Preferred	NDING	i:								
Stock ASSET COVERA Per Preferred Stock Share		425,000	\$ 85,	425,000	\$ 85	,425,000	\$ 13	0,000,000	\$ 130	0,000,000
(1) INVOLUN LIQUIDAT PREFERI Per Preferred Stock Share	ΓΙΟΝ		\$	88,572	\$	63,788	\$	68,043	\$	65,192
(2) LIQUIDAT VALUE: Per Preferred Stock Share	\$ ΓΙΟΝ	25,000	\$	25,000	\$	25,000	\$	25,000	\$	25,000
(2)(3)	\$	25,000	\$	25,000	\$	25,000	\$	25,000	\$	25,000

- (1) Calculated by subtracting the Fund's total liabilities from the Fund's total assets and dividing such amount by the number of Preferred Shares outstanding.
 - (2) Plus accumulated and unpaid dividends.
- (3) In January 2008, the Fund repurchased 600 shares of preferred stock at a price of \$25,000 per share. In October 2008, the Fund accepted an unsolicited offer to buy back and retire 1,183 shares of preferred stock at a price of \$16,250 per share. The Fund realized a gain of \$10,351,000 on this transaction. See Note 4 to the Financial Statements.

Notes to Financial Statements December 31, 2010

(1) Significant Accounting and Other Policies

The New America High Income Fund, Inc. (the Fund) was organized as a corporation in the state of Maryland on November 19, 1987 and is registered with the Securities and Exchange Commission as a diversified, closed-end investment company under the Investment Company Act of 1940. The Fund commenced operations on February 26, 1988. The investment objective of the Fund is to provide high current income while seeking to preserve stockholders' capital through investment in a professionally managed, diversified portfolio of "high yield" fixed-income securities.

The Fund invests primarily in fixed maturity corporate debt securities that are rated less than investment grade. Risk of loss upon default by the issuer is significantly greater with respect to such securities compared to investment grade securities because these securities are generally unsecured and are often subordinated to other creditors of the issuer and because these issuers usually have high levels of indebtedness and are more sensitive to adverse economic conditions, such as a recession, than are investment grade issuers. In some cases, the collection of principal and timely receipt of interest is dependent upon the issuer attaining improved operating results, selling assets or obtaining additional financing.

The Fund may focus its investments in certain industries, subjecting it to greater risk than a Fund that is more diversified. See the schedule of investments for information on individual securities as well as industry diversification and credit quality ratings.

The Fund's financial statements have been prepared in conformity with accounting principles generally accepted in the United States for investment companies that require the management of the Fund to, among other things, make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates.

The following is a summary of significant accounting policies consistently followed by the Fund, which are in conformity with those generally accepted in the investment company industry.

(a) Valuation of Investments Investments for which market quotations are readily available are stated at market value, which is determined by using the most recently quoted bid price provided by an independent pricing service or principal market maker. Independent pricing services provide market quotations based primarily on quotations from dealers and brokers, market transactions, accessing data from quotations services, offering sheets obtained from dealers and various relationships between securities. Investments whose primary market is on an exchange are valued at the last sale price on the day of valuation. Short-term investments with original maturities of 60 days or less are stated at amortized cost, which approximates market value. Following procedures approved by the Board of Directors, investments for which market quotations are not readily available (primarily fixed-income corporate bonds and notes) are stated at fair value on the basis of subjective valuations furnished by securities dealers and brokers. Other investments, for which market quotations are not readily available with a cost of \$0 and a value of \$0, are

valued in good faith at fair market value using methods determined by the Board of Directors. Fair value measurement is further discussed in section (f) of this footnote.

(b) Foreign Currency Investment securities and other assets and liabilities denominated in foreign currencies are translated into U.S. dollar amounts at the date of valuation. Purchases and sales of investment securities and income and expense items denominated in foreign currencies are translated into U.S. dollar amounts on the respective dates of such transactions.

The Fund does not isolate that portion of the results of operations resulting from changes in foreign

Notes to Financial Statements Continued December 31, 2010

exchange rates on investments from the fluctuations arising from changes in market prices of securities held. Such fluctuations are included with the net realized and unrealized gain or loss from investments.

Reported net realized foreign exchange gains or losses arise from sales of foreign currencies, currency gains or losses realized between the trade and settlement dates on securities transaction, and the difference between the amounts of dividends, interest and foreign withholding taxes recorded on the Fund's books and the U.S. dollar equivalent of the amounts actually received or paid. Net unrealized foreign exchange gains and losses arise from changes in the fair values of assets and liabilities, other than investments in securities at fiscal period end, resulting from changes in exchange rates.

- (c) Foreign Currency Forward Exchange Contracts The Fund may enter into foreign currency forward exchange contracts primarily to hedge against foreign currency exchange rate risks on its non-U.S. dollar denominated investment securities. When entering into a forward currency contract, the Fund agrees to receive or deliver a fixed quantity of foreign currency for an agreed upon price on an agreed future date. The Fund's net equity therein, representing unrealized gain or loss on the contracts as measured by the difference between the forward foreign exchange rates at the dates of entry into the contracts and the forward rates at the reporting date, is included in the statement of assets and liabilities. Realized and unrealized gains and losses are included in the statement of operations. These instruments involve market risk, credit risk or both kinds of risks, in excess of the amount recognized in the statement of assets and liabilities. Risks arise from the possible inability of counterparties to meet the terms of their contracts and from movement in currency and securities values and interest rates.
- (d) Securities Transactions and Net Investment Income Securities transactions are recorded on trade date. Realized gains or losses on sales of securities are calculated on the identified cost basis. Interest income is accrued on a daily basis. Discount on short-term investments is amortized to investment income. Premiums or discounts on corporate debt securities are amortized based on the interest method for financial reporting purposes. All income on original issue discount and step interest bonds is accrued based on the effective interest method. The Fund does not amortize market premiums or discounts for tax purposes. Dividend payments received in the form of additional securities are recorded on the ex-dividend date in an amount equal to the value of the security on such date.
- (e) Federal Income Taxes It is the Fund's policy to comply with the requirements of the Internal Revenue Code of 1986, as amended, applicable to regulated investment companies and to distribute substantially all of its taxable income to its shareholders each year. Accordingly, no federal income tax provision is required.
- (f) Fair Value Measurement The Fund applies ASC 820 "Fair Value Measurements and Disclosures". This standard establishes the definition of fair value, sets out a framework for measuring fair value and requires additional disclosures about fair value measurements.

The three levels of the fair value hierarchy under ASC 820 are described below:

Level 1 Unadjusted quoted prices in active markets for identical assets or liabilities that the Fund has the ability to access.

Level 2 Observable inputs other than quoted prices included in level 1 that are observable for the asset or liability, either directly or indirectly. These inputs may include quoted prices for the identical instrument on an inactive market, prices for similar instruments, interest rates, prepayment speeds, credit risk, yield curves, default rates and similar data.

Notes to Financial Statements Continued December 31, 2010

Level 3 Unobservable inputs for the asset or liability, to the extent relevant observable inputs are not available, representing the Fund's own assumptions about the assumptions a market participant would use in valuing the asset or liability, and would be based on the best information available.

The availability of observable inputs can vary from security to security and is affected by a wide variety of factors, including, for example, the type of security, whether the security is new and not yet established in the marketplace, the liquidity of markets, and other characteristics particular to the security. To the extent that valuation is based on models or inputs that are less observable or unobservable in the market, the determination of fair value requires more judgment. Accordingly, the degree of judgment exercised in determining fair value is greatest for instruments categorized in level 3.

The inputs used to measure fair value may fall into different levels of the fair value hierarchy. In such cases, for disclosure purposes, the level in the fair value hierarchy within which the fair value measurement falls in its entirety, is determined based on the lowest level input that is significant to the fair value measurement in its entirety.

The inputs or methodology used for valuing securities are not necessarily an indication of the risk associated with investing in those securities.

A description of the valuation techniques applied to the Fund's major asset and liability categories is as follows.

Debt securities (corporate, convertible & bank debt). The fair value of debt securities is provided by independent pricing services using quotations from dealers and brokers, market transactions, data from quotations services, offering sheets and various relationships between securities. While most corporate bonds are categorized in level 2 of the fair value hierarchy, there may be instances where less observable inputs necessitate a level 3 categorization.

Equity securities (preferred and common stock). Equity securities for which the primary market is on an exchange will be valued at the last sale price on the day of valuation and are categorized in level 1 of the fair value hierarchy. Other equity securities traded in inactive markets or valued by independent pricing services using methods similar to debt securities are categorized in level 2. The fair value of equity securities in which observable inputs are unavailable are categorized in level 3.

Short-term investments. Short-term investments are valued using amortized cost, which approximates fair value. To the extent the inputs are observable and timely the values would be categorized in level 2 of the fair value hierarchy.

Forwards are valued at the unrealized gain or loss on the contract as measured by the difference between the forward exchange rates at the date of entry into the contract and the forward rates at the reporting date. Forwards are categorized in level 2 of the fair value hierarchy.

The following is a summary of the inputs used as of December 31, 2010 in valuing the Fund's investments:

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	Level 1	Level 2 Significant	Level 3 Significant	Total Value
	Quoted Prices (000's)	Observable Inputs (000's)	Unobservable Inputs (000's)	(000's)
Investments	` '	` '	` '	,
Debt				
Securities*	\$	\$ 306,897	\$	\$ 306,897
Preferred Stock				
Automobile	920	600		1,520
Broadcasting and				
Entertainment		327		327
Electronics		3,016		3,016
Finance		2,811		2,811
Hotels, Motels Inns and				
Gaming		499		499
Common Stock				
B&G Foods,				
Inc.	605			605
Smurfit-Stone				
Container	838			838
		28		

Notes to Financial Statements Continued December 31, 2010

	Level 1 Quoted Prices (000's)	Level 2 Significant Observable Inputs (000's)	Level 3 Significant Unobservable Inputs (000's)	Total Value (000's)
Short-Term	, ,	` '	` '	, ,
Investment	\$	\$ 4,874	\$	\$ 4,874
Total				
Investments	\$ 2,363	\$ 319,024	\$	\$ 321,387
Forward				
Currency				
Exchange				
Contracts	\$	\$ 4	\$	\$ 4

^{*} Debt Securities All are level 2. Type of debt and industries are shown on the Schedule of Investments.

The following is a reconciliation of Fund investments using Level 3 inputs for the period:

	Equity Securities
Balance, December 31, 2009	\$ 230,000
Net purchases (sales)	(111,000)
Change in unrealized appreciation (depreciation)	2,392,000
Realized gain (loss)	(2,184,000)
Transfers out of Level 3 to Level 2	(327,000)
Balance, December 31, 2010	\$

Transfers between levels are recognized at the end of the reporting period. During the year ended December 31, 2010, the Fund recognized no significant transfers to/from Level 1 or Level 2.

(2) Tax Matters and Distributions

At December 31, 2010, the total cost of securities (including temporary cash investments) for federal income tax purposes was approximately \$300,234,000. Aggregate gross unrealized gain on securities in which there was an excess of value over tax cost was approximately \$22,449,000. Aggregate gross unrealized loss on securities in which there was an excess of tax cost over value was approximately \$1,296,000. Net unrealized gain on investments for tax purposes at December 31, 2010 was approximately \$21,153,000.

At December 31, 2010, the Fund had approximate capital loss carryovers available to offset future capital gains, if any, to the extent provided by regulations:

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Carryover Available		Expiration Date
\$ 7,387,0	000	December 31, 2011
125,0	000	December 31, 2012
954,0	000	December 31, 2013
1,481,0	000	December 31, 2014
15,500,0	000	December 31, 2016
26,848,0	000	December 31, 2017
\$ 52,295,0	000	

It is the policy of the Fund to reduce future distributions of realized gains to shareholders to the extent of the unexpired capital loss carry forward.

The tax character of distributions paid to common and preferred shareholders of approximately \$24,216,000 and \$21,050,000 in 2010 and 2009, respectively, was from ordinary income.

As of December 31, 2010, the components of distributable earnings on a tax basis were approximately:

Undistributed Ordinary income	\$ 399,000
Unrealized Gain	21,157,000
Post-October Losses	(310,000)
Preferred Dividend Payable	(8,000)
Capital Losses Carry Forward	(52,295,000)
	\$ (31,057,000)

The difference between components of distributable earnings on a tax basis and the amounts reflected in the Statement of Assets and Liabilities are primarily due to market discount adjustments, deductibility of preferred stock dividends, expiration of capital loss carryforwards, wash sales and post-October losses. The Fund has recorded several reclassifications in the capital accounts to present undistributed net investment income and accumulated net realized losses on a tax basis. These reclassifications have no impact on the net asset value of the Fund. For the year ended December 31, 2010,

Notes to Financial Statements Continued December 31, 2010

permanent differences between book and tax accounting have been reclassified as follows:

Increase (decrease) in:

Undistributed net investment income	\$ (278,000)
Accumulated net realized loss from	
securities transactions	\$ 34,271,000
Capital in excess of par value	\$ (33,993,000)

Distributions on common stock are declared based upon annual projections of the Fund's investment company taxable income. The Fund records all dividends and distributions payable to shareholders on the ex-dividend date and declares and distributes income dividends monthly.

The Fund is required to amortize market discounts and premiums for financial reporting purposes. This results in additional interest income in some years and decreased interest income in others for financial reporting purposes only. The Fund does not amortize market discounts or premiums for tax purposes. Therefore, the additional or decreased interest income for financial reporting purposes does not result in additional or decreased common stock dividend income.

The Fund recognizes the tax benefits of uncertain tax positions only where the position is "more likely than not" to be sustained assuming examination by tax authorities. Management has analyzed the Fund's tax positions, and has concluded that no liability for unrecognized tax benefits should be recorded related to uncertain tax positions taken on returns filed for open tax years 2007-2009, or expected to be taken in the Fund's 2010 tax returns. The Fund is not aware of any tax positions for which it is reasonably possible that the total amounts of unrecognized tax benefits will change materially in the next twelve months.

(3) Investment Advisory Agreement

T. Rowe Price Associates, Inc. (T. Rowe Price), the Fund's Investment Advisor, earned approximately \$1,093,000 in management fees during the year ended December 31, 2010. Management fees paid by the Fund to T. Rowe Price were calculated at 0.50% on the first \$50,000,000 of the Fund's average weekly net assets, 0.40% on the next \$50 million and 0.30% on average weekly net assets in excess of \$100 million. T. Rowe Price's fee is calculated based on assets attributable to the Fund's common and auction term preferred stock. At December 31, 2010, the fee payable to T. Rowe Price was approximately \$96,000, which was included in accrued expenses on the accompanying statement of assets and liabilities.

(4) Auction Term Preferred Stock (ATP)

The Fund had 3,417 shares of ATP issued and outstanding at December 31, 2010. The ATP's dividends are cumulative at a rate determined using an auction process, the terms of which are set forth in the Fund's charter. Dividend periods will typically be 28 days unless notice is given for periods to be longer or shorter than 28 days. If, as has been the case since February 2008, the auction process does not yield a rate based on orders submitted, then the ATP dividend rate is set using formulas based on a specified

percentage of the 30-day AA composite commercial paper rate, which was 150% of such rate for each series' most recent dividend period. Dividend rates ranged from .024% .467% for the year ended December 31, 2010. The weighted average dividend rate on December 31, 2010 was .264%.

The ATP is redeemable, at the option of the Fund, or subject to mandatory redemption (if the Fund is in default of certain coverage requirements) at a redemption price equal to \$25,000 per share plus accumulated and unpaid dividends. The ATP has a liquidation preference of \$25,000 per share plus accumulated and unpaid dividends. None of the ATP auctions successfully closed during the period and the approximate market value of ATP is not determinable at December 31, 2010. The

Notes to Financial Statements Continued December 31, 2010

Fund is required to maintain certain asset coverages with respect to the ATP under the Fund's Charter and the 1940 Act in order to maintain the Fund's Aaa/AAA ratings by Moody's Investors Service, Inc. and Fitch, Inc., respectively. At December 31, 2010 the Fund was in compliance with these asset coverage requirements.

(5) ATP Auction-Related Matters

Deutsche Bank (DB) serves as the ATP's auction agent pursuant to an agreement entered into on January 4, 1994 with Bankers Trust Company (BTC). BTC was later acquired by DB. The term of the agreement is unlimited and may be terminated by either party. DB may resign upon notice to the Fund, such resignation to be effective on the earlier of the 90th day after the delivery of such notice and the date on which a successor auction agent is appointed by the Fund. The Fund may also replace DB as auction agent at any time.

After each auction, DB will pay to each broker-dealer, from funds provided by the Fund, a maximum service charge at the annual rate of 0.25 of 1% or such other percentage subsequently agreed to by the Fund and the broker-dealers, of the purchase price of shares placed by such broker-dealers at such auction. In the event an auction scheduled to occur on an auction date fails to occur for any reason, the broker-dealers will be entitled to service charges as if the auction had occurred and all holders of shares placed by them had submitted valid hold orders. The Fund incurred approximately \$101,000 for service charges for the year ended December 31, 2010. This amount is included under the caption preferred and auction fees in the accompanying statement of operations.

The Fund is currently not paying a service charge on series A, B and C ATP because the broker-dealer is not participating in the auctions. A service charge is being paid on series D.

(6) Supplemental Dividend for Series A, B and C ATP

The Fund's Board of Directors determined in October 2010 that it would be appropriate to adjust the dividends payable to holders of each of the Fund's Series A. B and C Auction Term Preferred Stock (ATP) beginning with the dividend period starting on September 23, 2008 (or for each Series with no dividend period beginning on September 23, 2008, that Series' dividend period next commencing after September 23, 2008) and ending with the dividend period concluding on November 16, 2010 (or for each Series with no dividend period concluding on November 16, 2010, that Series' dividend period concluding most immediately before November 16, 2010), using a formula more favorable than the one applied during those dividend periods. (The span of such dividend periods for each Series is referred to as its "Supplemental Dividend Period.") This more favorable formula is referred to in the Fund's charter documents as the "Maximum Applicable Rate" and is equal to 150% of the 30-day AA composite commercial paper rate during a dividend period. Dividend rates during each series' Supplemental Dividend Period had previously been determined using a formula referred to in the Fund's charter documents as the "Minimum Applicable Rate," which is equal to 80% of the 30-day AA composite commercial paper rate during the dividend period. The Directors approved a supplemental dividend for each holder of Series A, B or C ATP that represents the difference between the amount actually paid as dividends during the Supplemental Dividend Period for that series and the amount that would have been paid as dividends had the Maximum Applicable Rate

been used in calculating the dividends during that series' Supplemental Dividend Period, plus interest on that amount. The aggregate supplemental dividend for all three series was approximately \$413,000, which was distributed on December 27, 2010. The Maximum Applicable Rate has been used to determine the amount of all dividends payable on each series since the end of its Supplemental Dividend Period.

Notes to Financial Statements Continued December 31, 2010

(7) Interest Rate Swaps

The Fund entered into an interest payment swap arrangement with Bank of America, N.A. for the purpose of partially hedging its dividend payment obligations with respect to the ATP. Pursuant to the Swap Arrangement the Fund made payments to Bank of America, N.A. on a monthly basis at a fixed annual rate. In exchange for such payment Bank of America, N.A. made payments to the Fund on a monthly basis at a variable rate determined with reference to one month LIBOR. The variable rates ranged from .246% 1.89% for the period January 1, 2009 to November 5, 2009. On that date, the Swap Arrangement matured.

(8) Purchases and Sales of Securities

Purchases and proceeds of sales or maturities of long-term securities during the year ended December 31, 2010 were approximately:

Cost of purchases	\$ 242,928,000
Proceeds of sales or maturities	\$ 242,233,000

(9) Related Party Transactions

A partner of Goodwin Procter LLP, counsel to the Fund, served as a Director of the Fund until his death in February, 2010. Fees earned by Goodwin Procter LLP amounted to approximately \$223,000 for the two months ended February 28, 2010.

The Fund paid approximately \$332,000 during the year ended December 31, 2010 to two officers of the Fund for the provision of certain administrative services.

(10) Legal Expenses

The Fund incurred materially higher legal expenses in 2010 in the course of responding to inquiries from the staff of the SEC's Division of Enforcement (the "Staff") in connection with the Staff's investigation of matters relating to the Fund's ATP. The Staff's investigation is on-going and the Fund is expected to continue incurring additional legal expenses in 2011.

(11) Investments in Restricted Securities

(Dollar Amounts in Thousands)

The Fund is permitted to invest in restricted securities. The total restricted securities (excluding 144A issues) at December 31, 2010 amounts to \$1,242 and represents .53% of net assets to common shareholders.

Description	Acquisition	Principal	Acquisition	Value
•	Date	Amount/	Cost	

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Shares Infor Enterprise Solutions Holdings, Ltd., 4.02%, 07/28/12 7/25/06 \$ 692 \$ 692 \$ 666 Pokagon Gaming Authority,

9%, 08/15/12

Total

9/23/09

32

579

576 \$ 1,242

603

Notes to Financial Statements Continued December 31, 2010

(12) Derivative Contracts (Dollar and Euro Amounts in Thousands)

Forward Currency Exchange Contracts As of December 31, 2010, The Fund had forward currency exchange contracts outstanding as follows:

ilized ciation ciation)					
3					
1					
Net unrealized gain (loss) on open forward currency exchange					
4					

Fair Value of Derivative Instruments The fair value of derivative instruments as of December 31, 2010 was as follows:

A - - - 4 D - --!- - - 4!--- -

	Asset Derivatives December 31, 2010			
	Statement of Assets Fa			
	and Liabilities Location	Va	alue	
	Unrealized gain			
	on forward currency			
Forward currency contracts	exchange contracts	\$	4	

The effect of derivative instruments that are included on the Statement of Operations for the year ended December 31, 2010 was as follows:

Amount of Realized Gain on Derivatives

		alized gain on estments, net
Forward currency contracts	\$	357
Change in Unrealized Appreciation on Derivatives		
	Change in net unrealized appreciation on investments and other financial instruments	
Forward currency contracts	\$	4

(13) New Accounting Pronouncement

On January 21, 2010, the Financial Accounting Standards Board issued an Accounting Standards Update, *Fair Value Measurements and Disclosures (Topic 820): Improving Disclosures about Fair Value Measurements*, which provides guidance on how investment securities are to be valued and disclosed. Specifically, the amendment requires reporting entities to disclose purchases, sales, issuances and settlements on a gross basis in the Level 3 rollforward rather than as one net number. The effective date of the amendment is for interim and annual periods beginning after December 15, 2010. At this time, the Fund is evaluating the implications of the update and the impact to the financial statements.

(14) Subsequent Events

The Fund has evaluated the need for additional disclosures and/or adjustments resulting from subsequent events through the date the financial statements were issued. Based on this evaluation, no adjustments were required to the financial statements as of December 31, 2010.

Report of Independent Registered Public Accounting Firm

The Board of Directors and Shareholders The New America High Income Fund, Inc.

We have audited the accompanying statement of assets and liabilities, including the schedule of investments, of The New America High Income Fund, Inc., as of December 31, 2010, and the related statement of operations for the year then ended, the statement of changes in net assets for each of the two years in the period then ended, and the financial highlights for each of the five years in the period then ended. These financial statements and financial highlights are the responsibility of the Fund's management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (US). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. The Fund is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund's internal control over financial reporting. Accordingly, we express no such opinion. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of December 31, 2010, by correspondence with the custodian and brokers. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the financial position of The New America High Income Fund, Inc. as of December 31, 2010, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended, and the financial highlights for each of the five years in the period then ended, in conformity with accounting principles generally accepted in the United States of America.

TAIT, WELLER & BAKER LLP

Philadelphia, Pennsylvania February 18, 2011

Notes to Financial Statements Continued Supplemental Information (Unaudited)

Annual Meeting of Stockholders

The Fund's 2011 Annual Meeting of Stockholders is scheduled to be held on October 27, 2011 (the "2011 Annual Meeting"). In accordance with SEC Rule 14a-5(f) under the Securities and Exchange Act of 1934, as amended (the "Exchange Act"), the Fund has determined that proposals to be considered for inclusion in the Fund's proxy statement for the 2011 Annual Meeting under SEC Rule 14a-8 under the Exchange Act must be received by the Fund at its principal offices on or before April 25, 2011. In addition, in order for a shareholder proposal made outside of SEC Rule 14a-8 to be considered timely under the Fund's bylaws, such proposal must be received by the Fund at its principal offices not earlier than the close of business on June 29, 2011 and not later than the close of business on July 29, 2011.

Availability of Portfolio Holdings

The Fund provides a complete schedule of its portfolio holdings quarterly. The lists of holdings as of the end of the second and fourth quarters appear in the Fund's semi-annual and annual reports to shareholders, respectively. The schedules of portfolio holdings as of the end of the first and third quarters are filed with the Securities and Exchange Commission (the "SEC") on Form N-Q (the "Forms") within 60 days of the end of the first and third quarters. Shareholders can look up the Forms on the SEC's web site at www.sec.gov. The Forms may also be reviewed and copied at the SEC's public reference room in Washington, D.C. You may call the SEC at 1-800-SEC-0330 for information about the SEC's web site and their public reference room. In addition, the Forms may be reviewed on the Fund's web site at www.newamerica-hyb.com.

Compliance Certifications

On May 26, 2010, your Fund submitted a CEO annual certification to the New York Stock Exchange (NYSE) on which the Fund's principal executive officer certified that he was not aware, as of that date, of any violation by the Fund of the NYSE's Corporate Governance listing standards. In addition, as required by Section 302 of the Sarbanes-Oxley Act of 2002 and related SEC rules, the Fund's principal executive and principal financial officers have made quarterly certifications, included in filings with the SEC on Forms N-CSR and N-Q, relating to, among other things, the Fund's disclosure controls and procedures and internal control over financial reporting.

Common and Auction Term Preferred Stock Transactions

From time to time in the future, the Fund may redeem and/or purchase its ATP as provided in the Fund's governing documents, as agreed upon by the Fund and sellers or as otherwise permitted. The Fund may effect such redemptions and/or purchases when it deems advisable.

The Fund may purchase shares of its Common Stock in the open market when the Common Stock trades at a discount to net asset value or at other times if the Fund determines such purchases are advisable. There can be no assurance that the Fund will take such action in the event of a market discount to net asset value or that Fund purchases will reduce a discount.

Notes to Financial Statements Continued Supplemental Information (Unaudited)

Information About the Review and Approval of the Fund's Investment Advisory Agreement

On October 28, 2010, the Board of Directors, including all of the Directors that are not "interested persons" of the Fund (the "Independent Directors") within the meaning of the Investment Company Act of 1940, approved the continuation of the Advisory Agreement with the Adviser. In considering this action, the Directors requested and reviewed a variety of materials relating to the Fund and the Adviser, including information on the Adviser's organization, operations and personnel, services the Adviser provides to the Fund, the Adviser's investment management practices, the Adviser's fees and profitability, the Adviser's compliance programs and the performance and the expenses of the Fund relative to other closed-end high yield debt funds, the Adviser's other high yield debt clients and high yield debt indices, among other matters. The Directors also took into account performance, portfolio management, organizational and other information regarding the Fund and the Adviser provided to them by the Adviser and Fund management throughout the year.

Nature. Extent and Quality of Services. In considering the nature, extent and quality of the services provided by the Adviser, the Directors reviewed information relating to the Adviser's operations and personnel. Among other things, the Adviser provided financial information, biographical information on its portfolio management and other professional staff and descriptions of its organizational and management structure, its trade placement policies and its compliance practices. The Directors also took into account information provided periodically since the Board's last renewal of the Advisory Agreement by the Adviser relating to the performance of its duties with respect to the Fund and Fund management in connection with Board meetings and otherwise. In the course of their deliberations regarding the Advisory Agreement, the Directors evaluated, among other things: (a) the services rendered by the Adviser in the past; (b) the qualifications and experience of the Adviser's personnel; and (c) the Adviser's compliance programs. The Directors also took into account the financial condition of the Adviser with respect to its ability to provide the services required under the Advisory Agreement. After consideration of the foregoing, the Directors concluded that: (1) the Adviser is a large, well capitalized organization with substantial resources and personnel: (2) the Adviser has demonstrated that it possesses the capability and resources to perform the duties required of it under the Advisory Agreement; (3) the Adviser's personnel are qualified to manage the Fund's assets in accordance with its investment objectives and policies: (4) the Adviser's disciplined but flexible investment approach is appropriate for the Fund; (5) the Adviser has demonstrated an appropriate awareness of the special requirements associated with the Fund's leveraged structure; and (6) the Adviser maintains appropriate compliance programs.

Fund Performance. The Directors noted that according to Lipper Inc., the Fund's cumulative total return based on its net asset value (which reflects the effect both of the Fund's fees and expenses and of the costs and effects of the Fund's leverage) was in the third decile for cumulative total return performance based on net asset value for the closed-end high yield debt funds in the Lipper CEFHY Leveraged Index for the one year period ended September 30, 2010 and in the top decile for the three year and five year periods ended September 30, 2010. The Directors also noted that the Fund's performance based on net asset value exceeded the performance of the Lipper CEFHY Leveraged Index, the Lipper CEFHY Non-Leveraged Index and the Lipper High Yield Index for the one, three and five year periods ended September 30, 2010. The Directors noted that the Fund's total return calculated without taking into account the effect of any fees and expenses or the costs or effects of the Fund's leverage exceeded the

performance of the Credit Suisse High Yield Index, the Barclays Capital U.S. Corporate High Yield Index, the Bank of

Notes to Financial Statements Continued Supplemental Information (Unaudited)

America Merrill Lynch High Yield Cash Pay Index, the JP Morgan Global High Yield Index and the Citigroup BB-B Index for the three year and five year periods ended September 30, 2010. In analyzing the Adviser's performance, the Directors took note of the conditions in the high yield debt market during the period since the Adviser was retained, the Adviser's responsiveness to the Board's emphasis on maintaining dividend stability and the limitations imposed on portfolio management by the diversification and asset coverage requirements associated with the credit rating for the Fund's auction term preferred stock. On the basis of the foregoing, among other considerations associated with the Fund's performance, the Directors concluded that the Fund's performance is reasonable given the investment/risk profile the Fund has sought to maintain and conditions in the high yield debt market.

Costs of Services/Adviser Profitability. The Directors determined that information relating to the cost to the Adviser of the services it provides under the Advisory Agreement and the profitability to the Adviser of its relationship with the Fund were not relevant to their consideration of the Advisory Agreement's continuation, since (a) during all relevant time periods there has been no affiliation or other relationship between Fund management or the Directors on one hand and the Adviser on the other hand, that would compromise the independence of Fund management and the Directors from the Adviser and (b) the process of selecting the Adviser to succeed Wellington Management Company was characterized by independent evaluation of potential successor firms and arm's length bargaining between Fund management and the Board on one hand, and the Adviser on the other, to determine the terms of, and the fee rate to be paid under, the Advisory Agreement. Fallout benefits to the Adviser from its relationship with the Fund were not a consideration in the Directors' deliberations as the Adviser did not appear to receive any material benefit from the Fund other than its advisory fees.

Economies of Scale. Given the Fund's advisory fee structure under the Advisory Agreement (which provides for breakpoints), and the Fund's current and anticipated size, the Directors concluded that the Fund's advisory fee adequately reflects any economies of scale the Adviser might enjoy in managing the Fund.

Advisory Fee. In considering the fee payable to the Adviser under the Advisory Agreement, the Directors reviewed information relating to the fees paid by open-end funds for which the Adviser serves as investment manager or subadviser, the fee schedule for separate account clients of the Adviser and data from Lipper Inc. on advisory fees paid by funds in the Lipper CEFHY Leveraged Index. Among other things, the Directors noted that (a) the effective advisory fee rate for the Fund was lower than the advisory fees the Adviser charges its other registered fund clients (which are open-end funds); (b) the Fund's advisory fee rate schedule is more favorable than the Adviser's standard fee schedules for high yield debt separate accounts; and (c) the Fund's advisory fee is below those charged by a substantial majority of the closed-end funds included in the Lipper CEFHY Leveraged Index. The Directors concluded that, in light of the nature, extent and quality of the services provided by the Adviser, the Fund's performance, and the other considerations noted above with respect to the Adviser, the Fund's advisory fees are reasonable.

Based on the above-mentioned factors and their related conclusions, with no single factor or conclusion being determinative and with each Director not necessarily attributing the same weight to each factor, the Directors concluded that approval of the Advisory Agreement would be in the interests of the Fund and its shareholders. Accordingly, on October 28, 2010, the Directors, including all of the Independent Directors,

voted to approve continuation of the Advisory Agreement.

Directors

Robert F. Birch Joseph L. Bower Bernard J. Korman Ernest E. Monrad Marguerite A. Piret

Officers

Robert F. Birch President
Ellen E. Terry Vice President, Treasurer, Secretary

Investment Advisor

T. Rowe Price Associates, Inc. 100 E. Pratt Street Baltimore, Maryland 21202

Administrator

The New America High Income Fund, Inc. 33 Broad Street Boston, MA 02109 (617) 263-6400

Custodian

State Street Bank and Trust Company 225 Franklin Street Boston, MA 02110

Transfer Agent

American Stock Transfer & Trust Company 59 Maiden Lane New York, NY 10038 (866) 624-4105 Web site: www.amstock.com

Independent Registered Public Accountants

Tait, Weller & Baker LLP 1818 Market Street Philadelphia, PA 19103

Auction Agent

Deutsche Bank Trust Company Americas P.O. Box 305050 Nashville, TN 37230

Listed: NYSE Symbol: HYB

Web site: www.newamerica-hyb.com

Information About the Fund's Directors and Officers February 15, 2011

Independent Directors

Date He of with Birth Fu	th Time ndServed ectoDirectE since 1 1988 E E S	Principal Occupation(s) During Past 5 Years Professor, Harvard Business School since 963 as Donald K. David Professor of Business Administration from 1986-2007, Baker Foundation Professor since 2007, Benior Associate Dean, Chair of the Doctoral Programs, Chair of the General Management Area, Chair of the General Manager Program, Chair, the Corporate		Other
Bernaldire J. Korman DOB: 10/13/31	L ectoDirect© since F 1987 c	eader. Shairman of the Board of Directors of Philadelphia Health Care Trust (non-profit orporation supporting healthcare delivery, education and research), (1998-2010).		Director of Omega Healthcare Investors, Inc. (real estate investment trust).
ErnesDire E. Monrad DOB: 5/30/30	since T 1988*N 1 1 II F M E	Frustee since 1960 and Chairman of the Trustees from 1969 to May 2001 of Northeast Investors Trust; Chairman, Assistant Treasurer and a Director from 981 to November 2008 of Northeast Investors Growth Fund; Director and Vice President of Northeast Investment Management, Inc., until 12/31/06, and Director of Northeast Management & Research Company, Inc. from 1981 to November 2008.	1	

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Number

Information About the Fund's Directors and Officers February 15, 2011 Continued

		Term		of	
		of		Portfolios	
Name,		Office ²		in	
Address	1,	and		Fund	
andPo	sition	(se)ngth	Principal	Complex ³	Other
Date	Held	of	Occupation(s)	Overseen	Directorships
of	with	Time	During	by	Held by
Birth	Fund	Served	Past 5 Years	Director	Director
Margu	eDitee c	toDirecto	President and Chief Executive	1 T	rustee of Pioneer Funds (59 funds).
A.		since	Officer, Newbury, Piret &		
Piret		2004	Company, Inc., (an investment		
DOB:			bank).		
5/10/4	8				
Intere	sted D	irectors	and Officers		

Robert Directo Directo Mutual Fund Director 1

F. and since Birch⁴ Preside††92

DOB: 3/12/36

- 1 The address for each Director is c/o The New America High Income Fund, Inc., 33 Broad Street, Boston, MA 02109.
- 2 Each Director serves as such until the next annual meeting of the Fund's stockholders and until the Director's successor shall have been duly elected and qualified.
- 3 The New America High Income Fund, Inc. is not part of any fund complex.
- 4 As the Fund's President, Mr. Birch is an interested person of the Fund within the meaning of the Investment Company Act of 1940, as amended (the "1940 Act").
 - * Includes service as Director Emeritus from April 2005 until July 2005.

Ellen E. Terry (D.O.B. 4/9/59), Vice President and Treasurer of the Fund since February 18, 1992, is the only executive officer of the Fund not named in the above table of interested Directors. Ms. Terry served as Acting President and Treasurer of the Fund from October 1991 through February 18, 1992, and as Vice President of the Fund prior to such time. Ms. Terry's address is: c/o The New America High Income Fund, 33 Broad Street, Boston, MA 02109. A Fund officer holds office until the officer's successor is duly elected and qualified, until the officer's death or until the officer resigns or has been removed.

PRIVACY POLICY NOTICE

We respect the privacy rights of our shareholders and potential shareholders. We want you to understand what personal information The New America High Income Fund, Inc. (the "Fund") has and what information it does not have about its shareholders and visitors to Fund's web site.

Collection of Information The Fund has nonpublic personal information about shareholders who wish to become registered shareholders. This information includes the registered shareholder's name, mailing address, tax identification number and information about your account history with the Fund's shares. The Fund does not maintain any information about shareholders who hold shares in unregistered form in accounts with banks and brokerage firms. Visitors to the Fund's web site who contact the Fund for more information via electronic mail give the Fund personal information which may include the visitor's name, address, electronic mail address and telephone number so that the Fund may respond to the visitor's inquiry. The Fund's web site does not collect any information about visitors to the site and does not store any "cookies" on visitors' computers.

Disclosure of Information The Fund's shareholder data is maintained by the Fund's transfer agent, American Stock Transfer and Trust Company ("AST"). AST has assured the Fund that it is in compliance with all federal regulations regarding computer security. You should be aware, however, that there is no guarantee that the data will be secure. Access to your personal information is restricted to only those Fund staff and the staffs of our service providers who require access to your account information in order to provide service to you. The Fund or its agents does disclose shareholders' personal information for tax reporting purposes or in certain other cases required by government agencies or law enforcement agencies. We do not disclose or sell your personal information to any other entity.

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American Stock Transfer & Trust Company 59 Maiden Lane New York, NY 10038

> The New America High Income Fund, Inc.

Annual

Report

December 31, 2010

ITEM 2. CODE OF ETHICS.

As of December 31, 2003, the Fund has adopted a code of ethics, as defined in Item 2 of Form N-CSR, that applies to its Principal Executive Officer, Principal Financial Officer/Chief Financial Officer, Principal Accounting Officer, Vice President, Treasurer and Manager of Accounting and Compliance. The code of ethics is posted on the Fund s web site at www.newamerica-hyb.com.

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

The Fund's Audit and Nominating Committee is comprised solely of Directors who are independent as such term has been defined by the Securities and Exchange Commission in regulations implementing Section 407 of the Sarbanes-Oxley Act. The Board of Directors (a) has determined that each member of the Audit and Nominating Committee is financially literate and has accounting or related financial management experience as these terms are used in the corporate governance standards of the New York Stock Exchange and (b) believes that each has substantial experience relating to the review of financial statements and the operations of audit committees. In addition, the Board of Directors has determined that based upon their review of her experience and education, Ms. Piret qualifies as an audit committee financial expert , as that term has been defined by the instructions to this Item.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

Tait, Weller & Baker LLP (Tait, Weller) served as independent public accountants for the Fund for the years ended December 31, 2010 and December 31, 2009. The services provided by Tait, Weller consisted of the examination of the Fund s annual financial statements, assistance and consultation in connection with SEC filings, and review of tax and certain compliance matters on behalf of the Fund.

Audit Fees. For fiscal 2010, the aggregate fees billed by Tait, Weller for audit of the Fund s financial statements and review of the semi-annual financial statements totaled \$45,750. Those fees for fiscal 2009 were \$44,000.

Audit-Related Fees. For fiscal 2010, the aggregate fees billed by Tait, Weller for assurance and related services that are reasonable related to the performance of the audit and review of the Fund s financial statements, including annual agreed-upon procedures related to requirements of the Fund s articles supplementary totaled \$8,000. Those fees for fiscal 2009 were \$7,500.

Tax Fees. For fiscal 2010, the aggregate fees billed by Tait, Weller for its professional services related to preparation of the Fund s federal and state tax returns, review of excise distributions, and testing of quarterly asset diversification totaled \$7,000. For fiscal 2009, those fees were \$6,500.

All Other Fees. Tait Weller did not bill for any products or services except as noted above, in fiscal 2010 or 2009.
Tait, Weller did not provide any non-audit services to T. Rowe Price Group, Inc. (Price Group), the parent company of the Fund s investmen adviser, or any of Price Group s subsidiaries in 2010 or 2009.
ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.
The Board of Directors has an Audit and Nominating Committee, which consists of all the independent Directors. The Audit and Nominating Committee is presently comprised of Messrs. Bernard J. Korman and Ernest E. Monrad, Ms. Marguerite Piret and Professor Joseph L. Bower.
ITEM 6.
This schedule is included as part of the Report to Shareholders filed under Item 1 of this Form.

ITEM 7. DISCLOSURE OF PROXY VOTING POLICIES AND PROCEDURES FOR CLOSED-END MANAGEMENT INVESTMENT COMPANIES.

- T. ROWE PRICE ASSOCIATES, INC
- T. ROWE PRICE INTERNATIONAL, INC
- T. ROWE PRICE GLOBAL INVESTMENT SERVICES, LTD
- T. ROWE PRICE (CANADA), INC

PROXY VOTING POLICIES AND PROCEDURES

RESPONSIBILITY TO VOTE PROXIES

T. Rowe Price Associates, Inc., T. Rowe Price International, Inc., T. Rowe Price Global Investment Services Limited, and T. Rowe Price (Canada), Inc. (**T. Rowe Price**) recognize and adhere to the principle that one of the privileges of owning stock in a company is the right to vote in the election of the company s directors and on matters affecting certain important aspects of the company s structure and operations that are submitted to shareholder vote. As an investment adviser with a fiduciary responsibility to its clients, T. Rowe Price analyzes the proxy statements of issuers whose stock is owned by the U.S.-registered investment companies which it sponsors and serves as investment adviser (**T. Rowe Price Funds**) and by institutional and private counsel clients who have requested that T. Rowe Price be involved in the proxy process. T. Rowe Price has assumed the responsibility for voting proxies on behalf of the T. Rowe Price Funds and certain counsel clients who have delegated such responsibility to T. Rowe Price. In addition, T. Rowe Price makes recommendations regarding proxy voting to counsel clients who have not delegated the voting responsibility but who have requested voting advice. T. Rowe Price reserves the right to decline to vote proxies in accordance with client-specific voting guidelines.

T. Rowe Price has adopted these Proxy Voting Policies and Procedures (**Policies and Procedures**) for the purpose of establishing formal policies and procedures for performing and documenting its fiduciary duty with regard to the voting of client proxies.

Fiduciary Considerations. It is the policy of T. Rowe Price that decisions with respect to proxy issues will be made in light of the anticipated impact of the issue on the desirability of investing in the portfolio company from the viewpoint of the particular client or Price Fund. Proxies are voted solely in the interests of the client, Price Fund shareholders or, where employee benefit plan assets are involved, in the interests of plan participants and beneficiaries. Our intent has always been to vote proxies, where possible to do so, in a manner consistent with our fiduciary obligations and responsibilities. Practicalities and costs involved with international investing may make it impossible at times, and at other times disadvantageous, to vote proxies in every instance.

Other Considerations. One of the primary factors T. Rowe Price considers when determining the desirability of investing in a particular company is the quality and depth of its management. We recognize that a company s management is entrusted with the day-to-day operations of the company, as well as its long-term direction and strategic planning, subject to the oversight of the company s board of directors. Accordingly, our proxy voting guidelines are not intended to substitute our judgment for management s with respect to the company s day-to-day

operations. Rather, our voting guidelines are designed to promote accountability of a company s management and board of directors to its shareholders; to align the interests of management with those of shareholders; and, to encourage companies to adopt best practices in terms of their corporate governance. In addition to our voting guidelines, we rely on a company s disclosures, its board s recommendations, a company s track record, country-specific best practices codes, our research providers and, most importantly, our investment professionals views, in making voting decisions.

ADMINISTRATION OF POLICIES AND PROCEDURES

Proxy Committee. T. Rowe Price s Proxy Committee (**Proxy Committee**) is responsible for establishing positions with respect to corporate governance and other proxy issues, including those involving corporate social responsibility issues. The Proxy Committee also reviews questions and responds to inquiries from clients and mutual fund shareholders pertaining to proxy issues. While the Proxy Committee sets voting guidelines and serves as a resource for T. Rowe Price portfolio management, it does not have proxy voting authority for any Price Fund or counsel client. Rather, this responsibility is held by the Chairperson of the Fund s Investment Advisory Committee or counsel client s portfolio manager.

Proxy Services Group. The Proxy Services Group is responsible for administering the proxy voting process as set forth in the Policies and Procedures.

Proxy Administrator. The Proxy Services Group will assign a Proxy Administrator who will be responsible for ensuring that all meeting notices are reviewed and important proxy matters are communicated to the portfolio managers for consideration.

HOW PROXIES ARE REVIEWED, PROCESSED AND VOTED

In order to facilitate the proxy voting process, T. Rowe Price has retained RiskMetrics Group (RMG), as an expert in the proxy voting and corporate governance area. RMG specializes in providing a variety of fiduciary-level proxy advisory and voting services. These services include voting recommendations as well as vote execution, reporting, auditing and consulting assistance for the handling of proxy voting responsibility. In order to reflect T. Rowe Price s issue-by-issue voting guidelines as approved each year by the Proxy Committee, RMG maintains and implements a custom voting policy for the Price Funds and other client accounts.

Meeting Notification

T. Rowe Price utilizes RMG s voting agent services to notify us of upcoming shareholder meetings for portfolio companies held in client accounts and to transmit votes to the various custodian banks of our clients. RMG tracks and reconciles T. Rowe Price holdings against incoming proxy ballots. If ballots do not arrive on time, RMG procures them from the appropriate custodian or proxy distribution agent. Meeting and record date information is updated daily, and transmitted to T. Rowe Price through Proxy Exchange, RMG s web-based application.

Vote Determination

Each day, RMG delivers into T. Rowe Price s proprietary proxy research platform a comprehensive summary of upcoming meetings, proxy proposals, publications discussing key proxy voting issues, and custom vote recommendations to assist us with proxy research and processing. The final authority and responsibility for proxy voting decisions remains with T. Rowe Price. Decisions with respect to proxy matters are made primarily in light of the anticipated impact of the issue on the desirability of investing in the company from the perspective of our clients.

Portfolio managers may decide to vote their proxies consistent with T. Rowe Price s policies as set by the Proxy Committee and instruct our Proxy Administrator to vote all proxies accordingly. Alternatively, portfolio managers may request to review the vote recommendations and sign off on all proxies before the votes are cast, or they may choose only to sign off on those votes cast against management. The portfolio managers are also given the option of reviewing and determining the votes on all proxies without utilizing the vote guidelines of the Proxy Committee. In all cases, the portfolio managers may elect to receive current reports summarizing all proxy votes in their client accounts. Portfolio managers who vote their proxies inconsistent with T. Rowe Price guidelines are required to document the rationale for their votes. The Proxy Administrator is responsible for maintaining this documentation and assuring that it adequately reflects the basis for any vote which is cast contrary to T. Rowe Price guidelines.

T. Rowe Price Voting Policies

Specific voting guidelines have been adopted by the Proxy Committee for all regularly occurring categories of management and shareholder proposals. A detailed set of voting guidelines is available on the T. Rowe Price web site, www.troweprice.com. The following is a summary of our guidelines on the most significant proxy voting topics:

Election of Directors T. Rowe Price generally supports slates with a majority of independent directors. T. Rowe Price votes against outside directors who do not meet certain criteria relating to their independence but who serve on key board committees. We vote against directors who are unable to dedicate sufficient time to their board duties due to their commitments to other boards. We may vote against certain directors who have served on company boards where we believe there has been a gross failure in governance or oversight. We may also vote against compensation committee members who approve excessive executive compensation arrangements. We support efforts to elect all board members annually because boards with staggered terms lessen directors—accountability to shareholders and act as deterrents to takeover proposals. To strengthen boards—accountability, T. Rowe Price supports proposals calling for a majority vote threshold for the election of directors.

Anti-takeover, Capital Structure and Corporate Governance Issues T. Rowe Price generally opposes anti-takeover measures since they adversely impact shareholder rights and limit the ability of shareholders to act on potential value-enhancing transactions. Such anti-takeover mechanisms include classified boards, supermajority voting requirements, dual share classes, and poison pills. We also oppose proposals that give management a blank check to create new classes of stock with disparate rights and privileget when voting on capital structure proposals, T. Rowe Price will consider the dilutive impact to shareholders and the effect on shareholder rights. We

generally support shareholder proposals that call for the separation of the Chairman and CEO positions unless there are sufficient governance safeguards already in place.

Executive Compensation Issues T. Rowe Price s goal is to assure that a company s equity-based compensation plan is aligned with shareholders long-term interests. We evaluate plans on a case-by-case basis, using a proprietary, scorecard-based approach that employs a number of factors, including dilution to shareholders, problematic plan features, burn rate, and the equity compensation mix. Plans that are constructed to effectively and fairly align executives and shareholders incentives generally earn our approval. Conversely, we oppose compensation packages that provide what we view as excessive awards to few senior executives, contain the potential for excessive dilution relative to the company s peers, or rely on an inappropriate mix of options and full-value awards. We also may oppose equity plans at any company where we deem the overall compensation practices to be problematic. We generally oppose efforts to reprice options in the event of a decline in value of the underlying stock unless such plans appropriately balance shareholder and employee interests. For companies with particularly egregious pay practices such as excessive severance packages, executive perks, and bonuses that are not adequately linked to performance, we may vote against compensation committee members. Finally, we vote for proposals calling for shareholder ratification of a company s executive compensation practices (Say-on-Pay proposals) a majority of the time.

Mergers and Acquisitions T. Rowe Price considers takeover offers, mergers, and other extraordinary corporate transactions on a case-by-case basis to determine if they are beneficial to shareholders current and future earnings stream and to ensure that our Price Funds and clients are receiving fair consideration for their securities.

Corporate Social Responsibility Issues Vote recommendations for corporate responsibility issues are generated by the Global Corporate Governance Analyst using RMG s proxy research. T. Rowe Price generally votes with a company s management on social, environmental and corporate responsibility issues unless the issue has substantial investment implications for the company s business or operations which have not been adequately addressed by management. T. Rowe Price supports well-targeted shareholder proposals on environmental and other public policy issues that are particularly relevant to a company s businesses.

Global Portfolio Companies RMG applies a two-tier approach to determining and applying global proxy voting policies. The first tier establishes baseline policy guidelines for the most fundamental issues, which span the corporate governance spectrum without regard to a company s domicile. The second tier takes into account various idiosyncrasies of different countries, making allowances for standard market practices, as long as they do not violate the fundamental goals of good corporate governance. The goal is to enhance shareholder value through effective use of the shareholder franchise, recognizing that application of policies developed for U.S. corporate governance issues are not appropriate for all markets. The Proxy Committee has reviewed RMG s general global policies and has developed international proxy voting guidelines which in most instances are consistent with RMG recommendations.

Index and Passively Managed Accounts Proxy voting for index and other passively-managed portfolios is administered by the Proxy Services Group using T. Rowe Price s policies as

set by the Proxy Committee. If a portfolio company is held in both an actively managed account and an index account, the index account will default to the vote as determined by the actively managed proxy voting process.

Divided Votes In situations where a decision is made which is contrary to the policies established by the Proxy Committee, or differs from the vote for any other client or T. Rowe Price Fund, the Proxy Services Group advises the portfolio managers involved of the divided vote. The persons representing opposing views may wish to confer to discuss their positions. In such instances, it is the normal practice for the portfolio manager to document the reasons for the vote if it is against T. Rowe Price policy. The Proxy Administrator is responsible for assuring that adequate documentation is maintained to reflect the basis for any vote which is cast in opposition to T. Rowe Price policy.

Shareblocking Shareblocking is the practice in certain foreign countries of freezing shares for trading purposes in order to vote proxies relating to those shares. In markets where shareblocking applies, the custodian or sub-custodian automatically freezes shares prior to a shareholder meeting once a proxy has been voted. Shareblocking typically takes place between one and fifteen (15) days before the shareholder meeting, depending on the market. In markets where shareblocking applies, there is a potential for a pending trade to fail if trade settlement takes place during the blocking period. T. Rowe Price s policy is generally to abstain from voting shares in shareblocking countries unless the matter has compelling economic consequences that outweigh the loss of liquidity in the blocked shares.

Securities on Loan The T. Rowe Price Funds and our institutional clients may participate in securities lending programs to generate income. Generally, the voting rights pass with the securities on loan; however, lending agreements give the lender the right to terminate the loan and pull back the loaned shares provided sufficient notice is given to the custodian bank in advance of the voting deadline. T. Rowe Price s policy is generally not to vote securities on loan unless the portfolio manager has knowledge of a material voting event that could affect the value of the loaned securities. In this event, the portfolio manager has the discretion to instruct the Proxy Administrator to pull back the loaned securities in order to cast a vote at an upcoming shareholder meeting.

Monitoring and Resolving Conflicts of Interest

The Proxy Committee is also responsible for monitoring and resolving possible material conflicts between the interests of T. Rowe Price and those of its clients with respect to proxy voting. We have adopted safeguards to ensure that our proxy voting is not influenced by interests other than those of our fund shareholders. While membership on the Proxy Committee is diverse, it does not include individuals whose primary duties relate to client relationship management, marketing, or sales. Since T. Rowe Price s voting guidelines are pre-determined by the Proxy Committee, application of the guidelines by fund portfolio managers to vote fund proxies should in most instances adequately address any possible conflicts of interest. However, the Proxy Committee reviews all proxy votes that are inconsistent with T. Rowe Price guidelines to determine whether the portfolio manager s voting rationale appears reasonable. The Proxy Committee also assesses whether any business or other relationships between T. Rowe Price and a portfolio company could

have influenced an inconsistent vote on that company s proxy. Issues raising possible conflicts of interest are referred to designated members of the Proxy Committee for immediate resolution prior to the time T. Rowe Price casts its vote. With respect to personal conflicts of interest, T. Rowe Price s Code of Ethics and Conduct requires all employees to avoid placing themselves in a compromising position in which their interests may conflict with those of our clients and restricts their ability to engage in certain outside business activities. Portfolio managers or Proxy Committee members with a personal conflict of interest regarding a particular proxy vote must recuse themselves and not participate in the voting decisions with respect to that proxy.

Specific Conflict of Interest Situations - Voting of T. Rowe Price Group, Inc. common stock (sym: TROW) by certain T. Rowe Price Index Funds will be done in all instances in accordance with T. Rowe Price policy, and votes inconsistent with policy will not be permitted. In addition, T. Rowe Price has voting authority for proxies of the holdings of certain T. Rowe Price funds that invest in other T. Rowe Price funds. In cases where the underlying fund of a T. Rowe Price fund-of-funds holds a proxy vote, T. Rowe Price will mirror vote the fund shares held by the fund-of-funds in the same proportion as the votes cast by the shareholders of the underlying funds.

RECORD RETENTION

T. Rowe Price retains proxy solicitation materials, memoranda regarding votes cast in opposition to the position of a company s management, and documentation on shares voted differently. In addition, any document which is material to a proxy voting decision such as the T. Rowe Price voting guidelines, Proxy Committee meeting materials, and other internal research relating to voting decisions will be kept. All proxy voting materials and supporting documentation are retained for six years (except for proxy statements available on the SEC s EDGAR database).

Item 8. Portfolio Managers of Closed-End Management Investment Companies

Item 8(a)(1)

The New America High Income Fund (the Fund) is managed by an Investment Advisory Committee co-chaired by Mark J. Vaselkiv and Paul A. Karpers. Messrs. Vaselkiv and Karpers share day-to-day responsibility for managing the Fund and work with the Committee in developing and executing the Fund s investment program. Mr. Vaselkiv has been a chairman of the Committee since 2002. He has served as a portfolio manager throughout the past five years. Mr. Karpers has been a chairman of the Committee since 2005. He has served as a portfolio manager throughout the past five years. Their biographies are as follows:

Mark J. Vaselkiv

Mark Vaselkiv is a vice president of T. Rowe Price Group, Inc., and T. Rowe Price Associates, Inc., and is a portfolio manager in the Fixed Income Division, heading taxable high yield bond management. He serves as president of the T. Rowe Price High Yield Fund and as Chairman of the T. Rowe Price High Yield Fund, Inc. Advisory Committee, Chairman of the T. Rowe Price High Yield Fund Advisory Class Advisory Committee and Chairman of the T. Rowe Price Institutional High Yield Fund Advisory Committee, Chairman of the High Yield Fund Investment Advisory Committee, as well as being a member of the Fixed Income Steering Committee. Prior to joining the firm in 1988, he was employed as a vice president for Shenkman Capital Management, Inc., New York, analyzing and trading high yield debt securities, and as a private placement credit analyst in the Capital Markets Group of Prudential Insurance Company. Mark earned a B.A. in political science from Wheaton College, Illinois, and an M.B.A. in finance from New York University.

Paul A. Karpers, CFA

Paul Karpers is a vice president of T. Rowe Price Group, Inc., and T. Rowe Price Associates, Inc., and a high yield portfolio manager in the Fixed Income Division. He is chairman of the Investment Advisory Committee of the T. Rowe Price Institutional High Yield Fund. Prior to joining the firm in 1994, Paul was with the Vanguard Group in Philadelphia. He earned a B.S. in finance from LaSalle University and an M.B.A. with concentrations in finance and information systems from New York University. Paul also has earned his Chartered Financial Analyst designation and is a member of the CFA Institute and the Baltimore CFA Society.

Item 8(a)(2)		
Other Accounts:		
Mark Vaselkiv:		
	Number of Accounts	TOTAL Assets
registered investment companies:	6	\$ 9,501.6 million
• other pooled investment vehicles:	7	\$ 90.1 million
• other accounts:	14	\$ 2,352.3 million
As of 12/31/2010. Paul Karpers:	Number of Accounts	TOTAL Assets
 registered investment companies: 	3	\$ 1,449.1 million
• other pooled investment vehicles:	4	\$ 1,770.2 million
• other accounts:	9	\$ 2,614.9 million
As of 12/31/2010. None of the accounts listed above have performance-based fees.		

Portfolio managers at T. Rowe Price typically manage multiple accounts. These accounts may include, among others, mutual funds, separate accounts (assets managed on behalf of institutions such as pension funds, colleges and universities, foundations), offshore funds, and commingled trust accounts. Portfolio managers make investment decisions for each portfolio based on the investment objectives, policies, practices and other relevant investment considerations that the managers believe are applicable to that portfolio. Consequently, portfolio managers may purchase (or sell) securities for one portfolio and not another portfolio. T. Rowe Price has adopted brokerage and trade allocation policies and procedures which it believes are reasonably designed to address any potential conflicts associated with managing multiple

Conflicts of Interest

accounts for multiple clients. Also, as disclosed under the Portfolio Manager's Compensation section, our portfolio managers compensation is determined in the same manner with respect to all portfolios managed by the portfolio manager.

T. Rowe Price funds may, from time to time, own shares of Morningstar, Inc. Morningstar is a provider of investment research to individual and institutional investors, and publishes ratings on mutual funds, including the Price Funds. T.

Rowe Price manages the Morningstar retirement plan and T. Rowe Price and its affiliates pay Morningstar for a variety of products and services. In addition, Morningstar may provide investment consulting and investment management services to clients of T. Rowe Price or its affiliates.
Item 8(a)(3)
Compensation:
Portfolio manager compensation consists primarily of a base salary, a cash bonus, and an equity incentive that usually comes in the form of a stock option grant. Occasionally, portfolio managers will also have the opportunity to participate in certain investment partnerships. Compensation is variable and is determined based on the following factors.
Investment performance over one-, three-, five-, and 10-year periods is the most important input. The weightings for these time periods are generally balanced and are applied consistently across similar strategies. We evaluate performance in absolute, relative, and risk-adjusted terms. Relative performance and risk-adjusted performance are determined with reference to the broad based index (ex. CS First Boston High Yield) and an applicable Lipper index (ex. High Current Yield Funds Average), though other benchmarks may be used as well. Investment results are also compared to comparably managed funds of competitive investment management firms.
Performance is primarily measured on a pre-tax basis though tax-efficiency is considered and is especially important for tax efficient funds. It is important to note that compensation is viewed with a long term time horizon. The more consistent a manager s performance over time, the higher the compensation opportunity. The increase or decrease in a fund s assets due to the purchase or sale of fund shares is not considered a material factor.
Contribution to our overall investment process is an important consideration as well. Sharing ideas with other portfolio managers, working effectively with and mentoring our younger analysts, and being good corporate citizens are important components of our long term success and are highly valued.
All employees of T. Rowe Price, including portfolio managers, participate in a 401(k) plan sponsored by T. Rowe Price Group. In addition, all employees are eligible to purchase T. Rowe Price common stock through an employee stock purchase plan that features a limited corporate matching contribution. Eligibility for and participation in these plans is on the same basis as for all employees. Finally, all vice presidents of T. Rowe Price Group, including all portfolio managers, receive supplemental medical/hospital reimbursement benefits.

This compensation structure is used for all portfolios managed by the portfolio manager.

Item 8(a)(4)		
Ownership of Securities		
Portfolio Manager	Fund	Dollar Range of Equity Securities Beneficially Owned*
Mark J. Vaselkiv	New America High Income Fund	None
Paul A. Karpers	New America High Income Fund	Over \$100,000
* As of 12/31/2010.		
Item 8(b) Not applicable.		

	PURCHASE OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT COMPANY AND AFFILIATED IASERS.
Not app	dicable.
ITEM 1	0. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.
Not app	plicable.
ITEM 1	1. CONTROLS AND PROCEDURES.
in Rule recorder reports and prin	Fund s principal executive officer and principal financial officer concluded that the Fund disclosure controls and procedures (as defined 30a-3(c) under the 1940 Act) provide reasonable assurances that information required to be disclosed by the Fund on Form N-CSR is d, processed, summarized and reported within the required time periods and that information required to be disclosed by the Fund in the that it files or submits on Form N-CSR is accumulated and communicated to the Fund s management, including its principal executive acipal financial officers, as appropriate to allow timely decisions regarding required disclosure, based on their evaluation of the disclosure and procedures as of a date within 90 days of the filing date of this report.
during t	re was no change in the Fund s internal control over financial reporting (as defined in Rule 30a-3(d) under the 1940 Act) that occurred he Fund s second fiscal quarter of the period that has materially affected, or is reasonably likely to materially affect, the Fund s internation over financial reporting.
ITEM 1	2. EXHIBITS.
(a)(1)	Not applicable.
(a)(2)	The certifications required by Rule 30a-2(a) under the 1940 Act.
(a)(3)	Not applicable.
(b)	The certifications required by Rule 30a-2(b) under the 1940 Act.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

The New America High Income Fund, Inc.

By: /s/ Robert F. Birch

Name: Robert F. Birch
Title: President and Director
Date: March 7, 2011

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

By: /s/ Robert F. Birch

Name: Robert F. Birch Title: President Date: March 7, 2011

By: /s/ Ellen E. Terry

Name: Ellen E. Terry
Title: Treasurer
Date: March 7, 2011