Neuberger Berman High Yield Strategies Fund Inc. Form N-CSRS July 08, 2013

As filed with the Securities and Exchange Commission on July 5, 2013

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: 811-21342

NEUBERGER BERMAN HIGH YIELD STRATEGIES FUND INC.

(Exact Name of the Registrant as Specified in Charter) c/o Neuberger Berman Management LLC 605 Third Avenue, 2nd Floor New York, New York 10158-0180 (Address of Principal Executive Offices – Zip Code)

Registrant's telephone number, including area code: (212) 476-8800

Robert Conti, Chief Executive Officer Neuberger Berman High Yield Strategies Fund Inc. c/o Neuberger Berman Management LLC 605 Third Avenue, 2nd Floor New York, New York 10158-0180

Arthur C. Delibert, Esq.

K&L Gates LLP

1601 K Street, N.W.

Washington, D.C. 20006-1600

(Names and Addresses of agents for service)

Date of fiscal year end: October 31, 2013

Date of reporting period: April 30, 2013

Form N-CSR is to be used by management investment companies to file reports with the Commission not later than 10 days after the transmission to stockholders of any report that is required to be transmitted to stockholders under Rule 30e-1 under the Investment Company Act of 1940 (17 CFR 270.30e-1). The Commission may use the information provided on Form N-CSR in its regulatory, disclosure review, inspection, and policymaking roles.

A registrant is required to disclose the information specified by Form N-CSR, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-CSR unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to the Secretary, Securities and Exchange Commission, 100 F Street, NE, Washington, DC 20549-0609. The

OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. § 3507.

Item 1. Report to Stockholders

Neuberger Berman High Yield Strategies Fund Inc.

Semi-Annual Report

April 30, 2013

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Privacy Notice Report

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President's Letter

Dear Shareholder,

I am pleased to present the semi-annual report for Neuberger Berman High Yield Strategies Fund Inc. for the six months ended April 30, 2013. The report includes a portfolio commentary, a listing of the Fund's investments and its unaudited financial statements for the reporting period.

The Fund seeks high total return (income plus capital appreciation). To pursue that objective, we have assembled a portfolio that consists primarily of high yield debt securities.

Thank you for your confidence in the Fund. We will do our best to continue earning your trust in the years to come.

Sincerely,

ROBERT CONTI PRESIDENT AND CEO NEUBERGER BERMAN HIGH YIELD STRATEGIES FUND INC.

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High Yield Strategies Fund Inc. Portfolio Commentary

Neuberger Berman High Yield Strategies Fund Inc. generated a 10.57% total return on a net asset value ("NAV") basis for the six months ended April 30, 2013 and outperformed its benchmark, the BofA Merrill Lynch U.S. High Yield Master II Constrained Index, which provided a 7.26% return for the period. The use of leverage (typically a performance enhancer in up markets and a detractor during market retreats) was beneficial for performance.

The high yield market generated strong results during the six-month reporting period, with the index posting positive returns during each month. As has been the case for much of the last year and a half, the overall market was supported by solid fundamentals and generally robust investor risk appetite. New high yield issuance remained strong, as issuers looked to take advantage of the low rate environment to reduce their borrowing costs and extend their maturity profiles. Against this backdrop, high yield defaults remained well below their historical average. Overall, the high yield market outperformed equal-duration Treasuries and lower-quality securities performed better than their higher-rated counterparts. For the six months ended April 30, 2013, CCC-rated (a relatively low rating) securities in the benchmark and BB-rated (rated higher) securities returned 10.93% and 5.64%, respectively.

Security selection in aggregate was beneficial for the Fund's performance relative to the index. The largest contributions came from our holdings in the chemicals, gaming and energy sectors. This was somewhat mitigated by security selection in the diversified financial services, food and drug retail and utilities sectors.

Sector positioning, overall, detracted from relative performance during the reporting period. In particular, an overweight, relative to the benchmark, in printing and publishing and underweights in banking and insurance were negative for results. This was partially offset by our overweights in media-broadcast, technology, electronics and gaming.

The Fund's quality biases, overall, produced positive results during the reporting period. In particular, an overweight to securities rated CCC and below was beneficial for results. Elsewhere, our underweight to B-rated securities and neutral weight to BB-rated securities substantially benefited the Fund's performance.

We made several adjustments to the portfolio during the reporting period. We reduced the Fund's out-of-index allocation to bank loans from approximately 8% to approximately 3% of the portfolio, as we found the bank loan market to be less attractive from a valuation perspective given its strong rally in the first quarter of 2013. Elsewhere, we decreased our allocations to CCC-rated and BB-rated securities, while slightly increasing our exposure to B-rated securities. Finally, from a sector perspective, we reduced our overweight to energy and further added to our overweight in gaming.

The Fund's use of derivatives detracted from the Fund's performance during the reporting period.

We continue to have a generally positive outlook for the high yield market. In our view, fundamentals continue to be solid, with corporate balance sheets that are by and large flush with cash. Furthermore, high yield defaults have recently been lower than their historic average, a trend that we believe will continue. While recent data from certain economic indicators was far less than robust, we feel that the economy has enough momentum to continue expanding, albeit at a modest pace. We also believe inflation will remain benign and the Federal Reserve will be true to its word and maintain an accommodative monetary policy for the foreseeable future. It is our belief that this backdrop could lead to generally

solid investor demand, which could be supportive of the overall high yield bond market going forward. That being said, given a number of unresolved macro issues, there could be periods of increased market volatility.

Sincerely,

ANN BENJAMIN, TOM O'REILLY AND RUSS COVODE PORTFOLIO CO-MANAGERS

The portfolio composition, industries and holdings of the Fund are subject to change.

The opinions expressed are those of the Fund's portfolio managers. The opinions are as of the date of this report and are subject to change without notice.

The value of securities owned by the Fund as well as the market value of Fund shares may decline in response to certain events, including those directly involving the issuers whose securities are owned by the Fund; conditions affecting the general economy; overall market changes; local, regional, national or global political, social or economic instability; regulatory or legislative developments; price, currency and interest rate fluctuations, including those resulting from changes in central bank policies; and changes in investor sentiment.

TICKER SYMBOL

High Yield Strategies Fund	NHS
PORTFOLIO BY MATURITY	

DISTRIBUTION

(as a % of Total Investments)	
Less than One Year	0.8%
One to less than Five Years	18.3
Five to less than Ten Years	71.4
Ten Years or Greater	9.5
Total	100.0%

PERFORMANCE HIGHLIGHTS¹

	Inception	Six Month Period Ended	Aver	age Annual Tota Ended 04/30/20	
	Date	04/30/2013	1 Year	5 Years	Life of Fund
At NAV ²	07/28/2003	10.57%	19.39%	14.16%	11.80%
At Market					
Price ³	07/28/2003	3.69%	8.50%	14.91%	10.67%
Index					

BofA

Merrill

Lynch

U.S. High

Yield

Master II

Constrained

Index⁴ 7.26% 14.01% 10.98% 9.32%

Closed-end funds, unlike open-end funds, are not continually offered. Generally, there is an initial public offering and, once issued, common shares of closed-end funds are sold in the open market through a stock exchange.

The performance data quoted represent past performance and do not indicate future results. Current performance may be lower or higher than the performance data quoted. For more current performance data, please visit www.nb.com.

The results shown in the table reflect the reinvestment of income dividends and other distributions, if any. The results do not reflect the effect of taxes a shareholder would pay on Fund distributions or on the sale of Fund shares.

The investment return and market price will fluctuate and common shares may trade at prices below NAV. Fund common shares, when sold, may be worth more or less than their original cost.

Returns would have been lower if Neuberger Berman Management LLC ("Management") had not waived a portion of its investment management fees during the certain of the periods shown. Please see Note B in the Notes to Financial Statements for specific information regarding fee waiver arrangements.

Endnotes

- **1** The performance information for periods prior to August 6, 2010 is that of Neuberger Berman High Yield Strategies Fund, a predecessor to the Fund.
- **2** Returns based on the NAV of the Fund.
- **3** Returns based on the market price of Fund common shares on the NYSE MKT.
- **4** Please see "Description of Index" starting on page 6 for a description of the index.

For more complete information on Neuberger Berman High Yield Strategies Fund Inc., call Management at (800) 877-9700, or visit our website at www.nb.com.

Description of Index

BofA Merrill Lynch U.S. High Yield Master II Constrained Index: An unmanaged market value-weighted index of all domestic and Yankee high yield bonds, including deferred interest bonds and payment-in-kind securities. Qualifying bonds must have at least one year remaining to maturity, a fixed coupon schedule and a minimum amount outstanding of \$100 million. Qualifying bonds are capitalization weighted provided the total allocation to an individual issuer does not exceed 2%.

Please note that the index does not take into account any fees and expenses or any tax consequences of investing in individual securities that it tracks and that individuals cannot invest directly in any index. Data about the performance of this index is prepared or obtained by Management and include reinvestment of all income dividends and distributions, if any. The Fund may invest in securities not included in the index and/or may not invest in all securities included in the index.

PRINCIPAL AMOUNT		VALUE [†]
Bank Loan Obligations ^µ (4.1%)		
All Telecom (0.3%)		
	Integra Telecom, Term Loan,	
\$ 740,000	6.00%, due 2/22/19	\$ 754,800
Automotive (0.4%)		
1,227,600	Navistar, Inc., Term Loan B,	1 040 056
: :	5.75%, due 8/17/17	1,249,856
Business Equipment & Services (0.4%)		
	Ceridian Corp., Term Loan,	
1,102,581	5.95%, due 5/9/17	1,121,281
Chemicals & Plastics (0.2%)	5 . 5 .	
	Dupont Performance	
000 000	Coatings, Term Loan B,	000 404
660,000	4.75%, due 2/1/20	668,184
Electronics Electrical (0.3%)	D	
700.057	Datatel-Sophia LP, Term	760 006
760,857	Loan B, due 7/19/18	769,896 _{¢^^}
Financial Intermediaries (0.2%)	First Data Corresponding Torres	
FF0 007	First Data Corporation, Term	EE1 146
552,007	Loan, 4.20%, due 3/24/17	551,146
Health Care (0.5%)	United Curgical Partners	
	United Surgical Partners International, Inc., Term Loan	
1,552,010	B, 4.75%, due 4/3/19	1,559,771
Lodging & Casinos (0.6%)	b, 4.75 %, due 4/3/19	1,559,771
Loughig & Cashios (0.0 %)	Caesars Entertainment	
	Operating Co., Term Loan	
471,667	B5, 4.45%, due 1/28/18	421,354
471,007	Graton Resort & Casino, First	421,004
	Lien Term Loan B, 9.00%,	
4,000	due 8/22/18	4,190
1,000	MGM Resorts, Term Loan B,	1,100
381,409	4.25%, due 12/20/19	386,734
331,103	Station Casinos, Term Loan	333,731
995,000	B, 5.00%, due 3/2/20	1,006,353
200,000	_, _, _, _, _, _, _, _, _, _, _, _, _, _	1,818,631
Oil & Gas (1.2%)		,,
` '	Chesapeake Energy, Term	
3,199,000	Loan B, 5.75%, due 12/2/17	3,313,172
• •	Total Bank Loan	, ,
	Obligations (Cost	
	\$11,440,865) [`]	11,806,737
Corporate Debt Securities (130.3%)		
Airlines (0.7%)		
1,085,000		1,135,181 ^ñ

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	United Airlines, Inc., Senior Secured Notes, 6.75%, due 9/15/15	
	United Airlines, Inc., Pass-Through Certificates, Ser. 2009-2, Class A, 9.75%,	
682,787	due 1/15/17	792,034
		1,927,215
Auto Parts & Equipment (0.8%)		
0.140.000	Goodyear Tire & Rubber Co., Guaranteed Notes, 6.50%,	0.000.075
2,140,000	due 3/1/21	2,238,975
Automakers (1.0%)		
	Ford Motor Co., Senior Unsecured Notes, 9.98%,	
845,000	due 2/15/47 Navistar Int'l Corp.,	1,285,744
	Guaranteed Notes, 8.25%,	
1,540,000	due 11/1/21	1,603,525
		2,889,269
See Notes to Schedule of Investments		
	7	

PRINCIPAL A	MOUNT		VALUE [†]
Banking (3.09	%)		
\$	2,470,000	Ally Financial, Inc., Guaranteed Notes, 6.25%, due 12/1/17	\$ 2,803,225
·	3,210,000	Ally Financial, Inc., Guaranteed Notes, 8.00%, due 3/15/20	4,036,575øø
	820,000	Ally Financial, Inc., Guaranteed Notes, 7.50%, due 9/15/20	1,012,700
	601,000	Ally Financial, Inc., Guaranteed Notes, 8.00%, due 11/1/31	791,066
Building & Co	onstruction (0.7%)		8,643,566
building & O	1,595,000	Lennar Corp., Guaranteed Notes, 4.75%, due 11/15/22 Standard Pacific Corp.,	1,606,962ñ
	490,000	Guaranteed Notes, 8.38%, due 1/15/21	586,163 2,193,125
Building Mate		Associated Materials LLC/AMH New Finance, Inc., Senior Secured Notes,	
	310,000	9.13%, due 11/1/17 Associated Materials LLC/AMH New Finance, Inc., Senior Secured Notes,	334,413 _{ñØ}
	245,000 905,000	9.13%, due 11/1/17 Masco Corp., Senior Unsecured Notes, 6.13%, due 10/3/16	264,294
	1,990,000	USG Corp., Senior Unsecured Notes, 9.75%, due 1/15/18	1,017,844 2,363,125
	2,050,000	USG Corp., Guaranteed Notes, 8.38%, due 10/15/18	2,265,250ñ 6,244,926
Chemicals (5	.8%)		0,277,320
- (485,000	Huntsman Int'l LLC, Guaranteed Notes, 8.63%, due 3/15/20	549,263
	1,530,000	Huntsman Int'l LLC, Guaranteed Notes, 8.63%, due 3/15/21	1,759,500

	Momentive Performance Materials, Inc., Senior	
4.750.000	Secured Notes, 8.88%, due 10/15/20	5 177 F00
4,750,000	Momentive Performance	5,177,500
	Materials, Inc., Senior	
	Secured Notes, 10.00%, due	
485,000	10/15/20	512,888
403,000	Momentive Performance	312,000
	Materials, Inc., Secured	
6,783,000	Notes, 9.00%, due 1/15/21	5,884,252
0,703,000	PQ Corp., Secured Notes,	5,004,252
2,205,000	8.75%, due 5/1/18	2,381,400ñ
2,200,000	US Coatings Acquisition, Inc.,	2,001,10011
	Guaranteed Notes, 7.38%,	
535,000	due 5/1/21	571,112 _ñ
555,055	3.50 5, 1, = 1	16,835,915
Computer Hardware (0.6%)		,,
, , , , , , , , , , , , , , , , , , , ,	Seagate HDD Cayman,	
	Guaranteed Notes, 7.00%,	
1,505,000	due 11/1/21	1,659,263
Consumer Commercial Lease		
Financing (4.6%)		
	CIT Group, Inc., Senior	
	Unsecured Notes, 6.63%,	
1,215,000	due 4/1/18	1,418,513 _ñ
	CIT Group, Inc., Senior	
	Unsecured Notes, 5.50%,	
3,215,000	due 2/15/19	3,624,912ñ
	CIT Group, Inc., Senior	
	Unsecured Notes, 5.38%,	
1,190,000	due 5/15/20	1,341,725
	Int'l Lease Finance Corp.,	
0.040.000	Senior Unsecured Notes,	0.040.050
2,340,000	8.75%, due 3/15/17	2,813,850
	Int'l Lease Finance Corp.,	
1 455 000	Senior Unsecured Notes,	1 766 006
1,455,000	8.88%, due 9/1/17 Int'l Lease Finance Corp.,	1,766,006
	Senior Unsecured Notes,	
1,420,000	6.25%, due 5/15/19	1,592,175
1,420,000	Int'l Lease Finance Corp.,	1,332,173
	Senior Unsecured Notes,	
575,000	8.63%, due 1/15/22	747,500
0.70,000	5.5576, GGO 1/10/LL	13,304,681
Department Stores (2.5%)		. 5,55-1,65
= -p.m	JC Penney Corp., Inc., Senior	
	Unsecured Notes, 7.13%,	
445,000	due 11/15/23	640,800
6,600,000	Sears Holdings Corp.,	6,550,500
, ,	Secured Notes, 6.63%, due	, ,
	• • •	

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10/15/18

		7,191,300
Electric Generation (2.8%)		
565,000	NRG Energy, Inc., Guaranteed Notes, 7.63%, due 1/15/18	654,694
590,000	NRG Energy, Inc., Guaranteed Notes, 7.63%, due 5/15/19	640,150
2,775,000	NRG Energy, Inc., Guaranteed Notes, 8.25%, due 9/1/20	3,156,563
3,315,000	NRG Energy, Inc., Guaranteed Notes, 7.88%, due 5/15/21	3,754,237øø
2,0.0,000		8,205,644

See Notes to Schedule of Investments

PRINCIPAL AMOUNT		VALUE [†]
Electric Integrated (0.7%)		
4 705 000	IPALCO Enterprises, Inc., Senior Secured Notes,	4.4.0.
\$ 1,735,000	7.25%, due 4/1/16	\$ 1,947,538 ñ
Electronics (3.2%)	Amkor Technology, Inc.,	
	Senior Unsecured Notes,	
1,075,000	6.38%, due 10/1/22	1,107,250
	Ceridian Corp., Guaranteed	, ,
1,655,000	Notes, 11.25%, due 11/15/15	1,714,994
	Ceridian Corp., Guaranteed	
810,125	Notes, 12.25%, due 11/15/15	840,505 _c
	Ceridian Corp., Senior	
700.000	Secured Notes, 8.88%, due	000.050
760,000	7/15/19	892,050ñ
	Flextronics Int'l Ltd., Guaranteed Notes, 4.63%,	
835,000	due 2/15/20	853,787 _ñ
003,000	Flextronics Int'l Ltd.,	000,70711
	Guaranteed Notes, 5.00%,	
1,360,000	due 2/15/23	1,387,200ñ
	Freescale Semiconductor,	
	Inc., Senior Secured Notes,	
1,555,000	9.25%, due 4/15/18	1,710,500ñ
	Freescale Semiconductor,	
070.000	Inc., Guaranteed Notes,	007.405
870,000	8.05%, due 2/1/20	937,425
Energy Exploration & Production		9,443,711
(11.9%)		
(11.570)	Chesapeake Energy Corp.,	
	Guaranteed Notes, 6.50%,	
1,535,000	due 8/15/17	1,719,200
	Chesapeake Energy Corp.,	
	Guaranteed Notes, 6.63%,	
1,060,000	due 8/15/20	1,199,125
	Chesapeake Energy Corp.,	
005.000	Guaranteed Notes, 6.13%,	010 500
835,000	due 2/15/21 Chesapeake Energy Corp.,	918,500
	Guaranteed Notes, 5.75%,	
675,000	due 3/15/23	732,375
3.0,000	Concho Resources, Inc.,	. 3_,0 : 0
	Guaranteed Notes, 5.50%,	
66,000	due 10/1/22	70,455
419,000		446,235

	Concho Resources, Inc., Guaranteed Notes, 5.50%, due 4/1/23	
520,000	Denbury Resources, Inc., Guaranteed Notes, 8.25%, due 2/15/20	590,200
	EP Energy LLC/EP Energy Finance, Inc., Senior Unsecured Notes, 9.38%,	
3,887,000	due 5/1/20 EP Energy LLC/Everest Acquisition Finance, Inc.,	4,528,355
1,025,000	Guaranteed Notes, 7.75%, due 9/1/22 EPE Holdings LLC/EP Energy Bond Co., Inc., Senior	1,176,187
550,000	Unsecured Notes, 8.13%, due 12/15/17 EXCO Resources, Inc.,	585,750 _{ñc}
4,395,000	Guaranteed Notes, 7.50%, due 9/15/18 Forest Oil Corp., Guaranteed	4,351,050øø
500,000	Notes, 7.25%, due 6/15/19 Forest Oil Corp., Guaranteed	506,250
1,560,000	Notes, 7.50%, due 9/15/20 Linn Energy LLC, Guaranteed	1,661,400ñ
2,205,000	Notes, 6.25%, due 11/1/19 Linn Energy LLC, Guaranteed	2,304,225 _ñ
1,255,000 2,190,000	Notes, 8.63%, due 4/15/20 Linn Energy LLC, Guaranteed Notes, 7.75%, due 2/1/21	1,402,462 2,398,050
	Newfield Exploration Co., Senior Unsecured Notes,	
3,770,000	5.75%, due 1/30/22 Newfield Exploration Co., Senior Unsecured Notes,	4,170,562
625,000	5.63%, due 7/1/24 Rosetta Resources, Inc.,	671,875
1,085,000	Guaranteed Notes, 5.63%, due 5/1/21 SandRidge Energy, Inc.,	1,131,113ø
1,680,000	Guaranteed Notes, 7.50%, due 3/15/21	1,743,000
865,000	SandRidge Energy, Inc., Guaranteed Notes, 8.13%, due 10/15/22	921,225
500,000	SandRidge Energy, Inc., Guaranteed Notes, 7.50%,	E4F 000
530,000 945,000	due 2/15/23 WPX Energy, Inc., Senior Unsecured Notes, 6.00%,	545,900 1,022,963

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due 1/15/22

		34,796,457
Food & Drug Retailers (0.9%)		
	Rite Aid Corp., Secured	
560,000	Notes, 10.25%, due 10/15/19	645,400
	Rite Aid Corp., Guaranteed	
390,000	Notes, 9.25%, due 3/15/20	451,425
	Rite Aid Corp., Senior	
	Secured Notes, 8.00%, due	
1,442,000	8/15/20	1,647,485
		2,744,310
Food Wholesale (0.4%)		
	Hawk Acquisition Sub, Inc.,	
	Secured Notes, 4.25%, due	
675,000	10/15/20	683,438ñ
	US Foods, Inc., Guaranteed	
348,000	Notes, 8.50%, due 6/30/19	378,450ñ
		1,061,888
See Notes to Schedule of Investments		

PRINCIPAL AMOUNT		VALUE †
Gaming (9.0%)		
\$ 1,055,000	Ameristar Casinos, Inc., Guaranteed Notes, 7.50%, due 4/15/21	\$ 1,176,325
465,000	Boyd Gaming Corp., Senior Subordinated Notes, 7.13%, due 2/1/16	470,813
295,000	Caesars Entertainment Operating Co., Inc., Senior Secured Notes, 9.00%, due 2/15/20	290,575ñ
115,000	Caesars Operating Escrow LLC, Senior Secured Notes, 9.00%, due 2/15/20	113,275ñ
475,000	Caesars Operating Escrow LLC, Senior Secured Notes, 9.00%, due 2/15/20	467,875ñ
815,000	CityCenter Holdings LLC, Senior Secured Notes, 7.63%, due 1/15/16	875,106
3,085,000	Graton Economic Development Authority, Senior Secured Notes, 9.63%, due 9/1/19 MGM Resorts Int'l,	3,501,475ñ
975,000	Guaranteed Notes, 7.63%, due 1/15/17	1,106,625
1,775,000	MGM Resorts Int'l, Guaranteed Notes, 6.75%, due 10/1/20	1,948,063ñ
390,000	MGM Resorts Int'l, Guaranteed Notes, 6.63%, due 12/15/21	423,638
3,655,000	MGM Resorts Int'l, Guaranteed Notes, 7.75%, due 3/15/22	4,175,837øø
400,000	Mohegan Tribal Gaming Authority, Secured Notes, 10.50%, due 12/15/16	398,000ñ
2,825,000	Mohegan Tribal Gaming Authority, Guaranteed Notes, 11.00%, due 9/15/18	2,704,937 _ñ
1,155,000	Peninsula Gaming LLC, Guaranteed Notes, 8.38%, due 2/15/18	1,247,400ñ
1,375,000		1,505,625

	Pinnacle Entertainment, Inc., Guaranteed Notes, 7.75%, due 4/1/22	
	Seminole Indian Tribe of	
1,090,000	Florida, Secured Notes, 7.75%, due 10/1/17	1,177,200ñ
1,090,000	Station Casinos LLC,	1,177,200n
	Guaranteed Notes, 7.50%,	
2,230,000	due 3/1/21	2,352,650ñ
	Wynn Las Vegas LLC, 1st	
1,916,000	Mortgage, 7.75%, due 8/15/20	2,193,820
1,310,000	0/10/20	26,129,239
Gas Distribution (7.6%)		-, -,
	Access Midstream Partners	
4.070.000	L.P., Guaranteed Notes,	4.477.000
1,070,000	6.13%, due 7/15/22 Access Midstream Partners	1,177,000
	L.P., Guaranteed Notes,	
815,000	4.88%, due 5/15/23	841,488
	AmeriGas Finance LLC,	,
	Guaranteed Notes, 6.75%,	
2,090,000	due 5/20/20	2,314,675
	AmeriGas Finance LLC,	
2,207,000	Guaranteed Notes, 7.00%, due 5/20/22	2,466,322
2,207,000	El Paso Corp., Senior	2,100,022
	Secured Notes, 7.25%, due	
225,000	6/1/18	263,043
	El Paso Corp., Senior	
	Secured Global Medium-Term Notes, 7.80%,	
2,870,000	due 8/1/31	3,247,600
_,0.000	El Paso Corp., Senior	· ;= · · ; · · ·
	Secured Global	
4.445.000	Medium-Term Notes, 7.75%,	1 00 1 00 0
1,145,000	due 1/15/32	1,304,926
	Energy Transfer Equity L.P., Senior Secured Notes,	
2,700,000	7.50%, due 10/15/20	3,159,000øø
,	Ferrellgas L.P., Senior	, ,
	Unsecured Notes, 9.13%,	
1,990,000	due 10/1/17	2,129,300
	MarkWest Energy Partners L.P., Guaranteed Notes,	
1,215,000	4.50%, due 7/15/23	1,266,637
.,,-	Regency Energy Partners	,_ 00,000
	L.P., Guaranteed Notes,	
1,500,000	6.88%, due 12/1/18	1,638,750
500,000	Regency Energy Partners	517,500 ^ñ
	L.P., Guaranteed Notes,	

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		4.50%, due 11/1/23	
	958,000	Suburban Propane Partners L.P./Suburban Energy Finance Corp., Senior Unsecured Notes, 7.50%, due 10/1/18	1,044,220
	662,000	Suburban Propane Partners L.P./Suburban Energy Finance Corp., Senior Unsecured Notes, 7.38%, due 8/1/21	736,475
			22,106,936
Health Facilitie	es (8.0%)		
	2,455,000	CHS/Community Health Systems, Inc., Senior Secured Notes, 5.13%, due 8/15/18	2,626,850
	2,433,000	CHS/Community Health	2,020,000
		Systems, Inc., Guaranteed	
	720,000	Notes, 8.00%, due 11/15/19	816,300
	COE 000	Columbia Healthcare Corp., Senior Unsecured Notes,	754.075
	695,000	7.50%, due 12/15/23	754,075
	4,000,000	Columbia/HCA Corp., Senior Unsecured Notes, 7.69%, due 6/15/25	4,330,000
	545,000	Columbia/HCA Corp., Senior Unsecured Notes, 7.05%, due 12/1/27	551,813
	1,370,000	DaVita, Inc., Guaranteed Notes, 5.75%, due 8/15/22	1,459,050
		HCA Holdings, Inc., Senior Unsecured Notes, 6.25%,	
	600,000	due 2/15/21	657,000
	1,035,000	Health Management Associates, Inc., Guaranteed Notes, 7.38%, due 1/15/20	1,148,850
	1,665,000	IASIS Healthcare LLC/IASIS Capital Corp., Guaranteed Notes, 8.38%, due 5/15/19	1,760,737
	500,000	OMEGA Healthcare Investors, Inc., Guaranteed Notes, 7.50%, due 2/15/20	557,500
		OMEGA Healthcare Investors, Inc., Guaranteed	,
	2,090,000	Notes, 6.75%, due 10/15/22 Tenet Healthcare Corp., Senior Secured Notes,	2,325,125
	1,375,000	6.25%, due 11/1/18	1,550,312
	800,000	Tenet Healthcare Corp., Senior Secured Notes,	904,000

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	8.88%, due 7/1/19	
	Tenet Healthcare Corp.,	
	Senior Unsecured Notes,	
875,000	6.75%, due 2/1/20	949,375
	Tenet Healthcare Corp.,	
	Senior Secured Notes,	
825,000	4.50%, due 4/1/21	841,500ñ
	United Surgical Partners Int'I,	
	Inc., Guaranteed Notes,	
1,890,000	9.00%, due 4/1/20	2,135,700
		23,368,187

See Notes to Schedule of Investments

PRINCIPAL A	AMOUNT		VALUE [†]
Health Service	ces (0.6%)		
\$	675,000	CDRT Holding Corp., Senior Notes, 9.25%, due 10/1/17	\$ 704,531 _{ñc}
	1,040,000	Emergency Medical Services Corp., Guaranteed Notes, 8.13%, due 6/1/19	1,151,800
	1,040,000	0.1376, due 0/1/19	1,856,331
Investments Services (2.2	& Misc. Financial %)		1,000,001
	3,680,000	Icahn Enterprises L.P., Guaranteed Notes, 7.75%, due 1/15/16	3,831,800øø
		Icahn Enterprises L.P., Guaranteed Notes, 8.00%,	
	2,290,000	due 1/15/18	2,461,750
Leisure (0.6%	6)		6,293,550
Leisure (0.07	1,155,000	Cedar Fair L.P., Guaranteed Notes, 9.13%, due 8/1/18	1,294,322
	535,000	Cedar Fair L.P., Guaranteed Notes, 5.25%, due 3/15/21	547,037ñ 1,841,359
Machinery (1	.7%)		.,,
	2,655,000	Case New Holland, Inc., Guaranteed Notes, 7.88%, due 12/1/17	3,159,450øø
	730,000	Terex Corp., Guaranteed Notes, 6.00%, due 5/15/21	784,750
	910,000	The Manitowoc Co., Inc., Guaranteed Notes, 8.50%, due 11/1/20	1,037,400
Madia Duasa	laaat (4.40/)		4,981,600
Media Broad	Icast (4.4%)	AMC Networks, Inc., Guaranteed Notes, 7.75%,	
	685,000	due 7/15/21	787,750
		Clear Channel Communications, Inc., Guaranteed Notes, 10.75%,	
	160,000	due 8/1/16	137,600
		Clear Channel Communications, Inc., Senior Secured Notes, 11.25%, due	
	3,367,000	3/1/21	3,569,020ñ
	3,615,000	Cumulus Media Holdings, Inc., Guaranteed Notes,	3,687,300

	7.75%, due 5/1/19	
	Sirius XM Radio, Inc.,	
	Guaranteed Notes, 8.75%,	
1,330,000	due 4/1/15	1,489,600ñ
	Univision Communications, Inc., Senior Secured Notes,	
1,080,000	6.88%, due 5/15/19	1,179,900ñ
	Univision Communications,	
	Inc., Senior Secured Notes,	
375,000	7.88%, due 11/1/20	421,875ñ
	Univision Communications,	
400.000	Inc., Guaranteed Notes,	440.000
400,000	8.50%, due 5/15/21	446,000ñ
	XM Satellite Radio, Inc.,	
1 005 000	Guaranteed Notes, 7.63%,	1 015 4508
1,095,000	due 11/1/18	1,215,450ñ 12,934,495
Media Cable (7.5%)		12,934,495
Media Cable (1.376)	CCO Holdings LLC,	
	Guaranteed Notes, 7.00%,	
70,000	due 1/15/19	76,038
. 0,000	CCO Holdings LLC,	7 0,000
	Guaranteed Notes, 8.13%,	
1,040,000	due 4/30/20	1,175,200
	CCO Holdings LLC,	
	Guaranteed Notes, 5.25%,	
320,000	due 9/30/22	326,000
	CCO Holdings LLC,	
	Guaranteed Notes, 5.13%,	
730,000	due 2/15/23	737,300
	CCO Holdings LLC,	
0.45,000	Guaranteed Notes, 5.75%,	070.007
845,000	due 9/1/23	876,687 _ñ
	CCO Holdings LLC, Guaranteed Notes, 5.75%,	
1,440,000	due 1/15/24	1,499,400ø
1,917,000	Cequel Communications	2,041,605 ^ñ
1,317,000	Escrow I LLC/Cequel	2,041,000
	Communications Escrow	
	Capital Corp.,	
	Senior Unsecured Notes,	
	6.38%, due 9/15/20	
	CSC Holdings LLC, Senior	
	Unsecured Notes, 7.63%,	
270,000	due 7/15/18	317,250
	CSC Holdings LLC, Senior	
	Unsecured Notes, 6.75%,	
2,280,000	due 11/15/21	2,604,900
	DISH DBS Corp., Senior	
5 000 000	Unsecured Notes, 5.13%,	5.000.000
5,980,000	due 5/1/20	5,920,200ñ

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	DISH DBS Corp., Guaranteed Notes, 6.75%,	
2,235,000	due 6/1/21	2,413,800
	DISH DBS Corp.,	
	Guaranteed Notes, 5.88%,	
515,000	due 7/15/22	525,300
	DISH DBS Corp.,	
	Guaranteed Notes, 5.00%,	
980,000	due 3/15/23	950,600ñ
	Lynx I Corp., Senior Secured	
685,000	Notes, 5.38%, due 4/15/21	731,238 _ñ
	Lynx II Corp., Senior	
	Unsecured Notes, 6.38%,	
345,000	due 4/15/23	373,463ñ
	UPC Holding BV, Secured	
320,000	Notes, 9.88%, due 4/15/18	356,800ñ
	UPCB Finance III Ltd., Senior	
	Secured Notes, 6.63%, due	
935,000	7/1/20	1,016,812ñ
		21,942,593

See Notes to Schedule of Investments

PRINCIPAL A	AMOUNT		VALUE [†]
Media Servi	ces (1.1%)		
\$	825,000	Clear Channel Worldwide Holdings, Inc., Guaranteed Notes, Ser. B, 7.63%, due 3/15/20	\$ 888,938
	495,000	Clear Channel Worldwide Holdings, Inc., Guaranteed Notes, Ser. A, 6.50%, due 11/15/22	525,938ñ
	1,345,000	Clear Channel Worldwide Holdings, Inc., Guaranteed Notes, Ser. B, 6.50%, due 11/15/22	1,442,512ñ
	256,000	WMG Acquisition Corp., Senior Secured Notes, 6.00%, due 1/15/21	273,920ñ 3,131,308
Medical Prod	ducts (0.9%)		
	970,000	Biomet, Inc., Guaranteed Notes, 6.50%, due 8/1/20 DJO Finance LLC/DJO	1,057,300ñ
	235,000	Finance Corp., Guaranteed Notes, 7.75%, due 4/15/18 DJO Finance LLC/DJO	245,575
	220,000	Finance Corp., Guaranteed Notes, 9.88%, due 4/15/18	242,550
	410,000	Fresenius Medical Care US Finance II, Inc., Guaranteed Notes, 5.88%, due 1/31/22	469,450ñ
	645,000	Hologic, Inc., Guaranteed Notes, 6.25%, due 8/1/20	696,600 2,711,475
Metals Minii (5.9%)	ng Excluding Steel		
	1,560,000	Alpha Natural Resources, Inc., Guaranteed Notes, 9.75%, due 4/15/18	1,692,600
	590,000	Alpha Natural Resources, Inc., Guaranteed Notes, 6.00%, due 6/1/19	551,650
	555,000	Alpha Natural Resources, Inc., Guaranteed Notes, 6.25%, due 6/1/21	510,600
	1,735,000 347,000	Arch Coal, Inc., Guaranteed Notes, 9.88%, due 6/15/19	1,804,400ñ 319,240

	Arch Coal, Inc., Guaranteed	
	Notes, 7.25%, due 10/1/20	
	Arch Coal, Inc., Guaranteed	
1,060,000	Notes, 7.25%, due 6/15/21	969,900
	FMG Resources (August	
	2006) Pty Ltd., Guaranteed	
4,690,000	Notes, 7.00%, due 11/1/15	4,912,775 _ñ
	FMG Resources (August	
	2006) Pty Ltd., Guaranteed	
1,385,000	Notes, 6.00%, due 4/1/17	1,440,400ñ
	FMG Resources (August	
	2006) Pty Ltd., Guaranteed	
1,765,000	Notes, 8.25%, due 11/1/19	1,941,500ñ
	FMG Resources (August	·
	2006) Pty Ltd., Guaranteed	
1,050,000	Notes, 6.88%, due 4/1/22	1,126,125ñ
.,,	Peabody Energy Corp.,	, ,
	Guaranteed Notes, 6.00%,	
1,200,000	due 11/15/18	1,296,000
1,200,000	Walter Energy, Inc.,	1,200,000
	Guaranteed Notes, 8.50%,	
700,000	due 4/15/21	728,000ñ
700,000	ddc 4 /10/21	17,293,190
Packaging (5.7%)		17,233,130
rackaging (5.7 %)	Berry Plastics Corp., Secured	
5,055,000	Notes, 9.75%, due 1/15/21	5,990,175øø
3,033,000	Reynolds Group Issuer, Inc.,	3,990,17300
	Guaranteed Notes, 8.50%,	
950,000	due 5/15/18	1,011,750
950,000	Reynolds Group Issuer, Inc.,	1,011,750
	Guaranteed Notes, 9.00%,	
275,000	due 4/15/19	297,000
273,000		297,000
	Reynolds Group Issuer, Inc.,	
1 070 000	Senior Secured Notes,	0.000.400
1,970,000	7.88%, due 8/15/19	2,206,400
	Reynolds Group Issuer, Inc.,	
2 200 000	Guaranteed Notes, 9.88%,	2 771 000
3,360,000	due 8/15/19	3,771,600
	Reynolds Group Issuer, Inc.,	
1 040 000	Senior Secured Notes,	1 717 000
1,640,000	5.75%, due 10/15/20	1,717,900
	Reynolds Group Issuer, Inc.,	
005 000	Senior Secured Notes,	000 450
905,000	6.88%, due 2/15/21	986,450
	Reynolds Group Issuer, Inc.,	
FF0 000	Guaranteed Notes, 8.25%,	500,000
550,000	due 2/15/21	583,688
Disames a series 1 (0.00/)		16,564,963
Pharmaceuticals (3.0%)	Fords Dha Carl	040.450
770,000	Endo Pharmaceuticals	843,150
	Holdings, Inc., Guaranteed	

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	Notes, 7.00%, due 7/15/19	
	Jaguar Holding Co., Senior	
	Unsecured Notes, 9.38%,	
540,000	due 10/15/17	580,500ñc
	Jaguar Holding Co. II/Jaguar	
	Merger Sub, Inc., Senior	
	Unsecured Notes, 9.50%,	
1,445,000	due 12/1/19	1,672,587 _ñ
	Sky Growth Acquisition Corp.,	
	Guaranteed Notes, 7.38%,	
465,000	due 10/15/20	496,388ñ
	Valeant Pharmaceuticals Int'I,	
	Guaranteed Notes, 6.75%,	
630,000	due 10/1/17	683,550ñ
	VPI Escrow Corp.,	
	Guaranteed Notes, 6.38%,	
4,120,000	due 10/15/20	4,562,900ñ
		8,839,075

See Notes to Schedule of Investments

PRINCIPAL A	MOUNT		VALUE [†]
Printing & Pu	ıblishing (4.3%)		
\$	920,000	Gannett Co., Inc., Guaranteed Notes, 9.38%, due 11/15/17	\$ 998,200
	840,000	Gannett Co., Inc., Guaranteed Notes, 7.13%, due 9/1/18	915,600
	3,862,000	R. R. Donnelley & Sons Co., Senior Unsecured Notes, 7.25%, due 5/15/18	4,199,925
	2,855,000	R. R. Donnelley & Sons Co., Senior Unsecured Notes, 8.25%, due 3/15/19	3,183,325
	1,860,000	R. R. Donnelley & Sons Co., Senior Unsecured Notes, 7.63%, due 6/15/20	2,008,800
	1,120,000	R. R. Donnelley & Sons Co., Senior Unsecured Notes, 7.88%, due 3/15/21	1,220,800 12,526,650
Real Estate D	ev. & Mgt. (0.4%)		,,.
Software Sei	1,005,000 rvices (5.7%)	Realogy Corp., Senior Secured Notes, 7.63%, due 1/15/20	1,153,238 ñ
	2,415,000	First Data Corp., Guaranteed Notes, 11.25%, due 3/31/16	2,457,262 _{ØØ}
	1,055,000	First Data Corp., Senior Secured Notes, 7.38%, due 6/15/19	1,147,313ñ
	1,405,000	First Data Corp., Senior Secured Notes, 6.75%, due 11/1/20	1,506,862ñ
	1,420,000	First Data Corp., Guaranteed Notes, 11.25%, due 1/15/21	1,483,900ñ
	3,040,000	First Data Corp., Guaranteed Notes, 12.63%, due 1/15/21 First Data Corp., Guaranteed	3,298,400
	1,310,000	Notes, 10.63%, due 6/15/21 Sophia, L.P., Guaranteed	1,347,663ñ
	2,010,000	Notes, 9.75%, due 1/15/19 SunGard Data Systems, Inc.,	2,251,200ñ
	1,810,000	Guaranteed Notes, 6.63%, due 11/1/19	1,925,387ñ
	515,000	SunGard Data Systems, Inc., Guaranteed Notes, 7.63%,	569,075

	due 11/15/20	
	Syniverse Holdings, Inc.,	
	Guaranteed Notes, 9.13%,	
505,000	due 1/15/19	559,288
		16,546,350
Specialty Retail (2.5%)		
	Party City Holdings, Inc.,	
	Senior Unsecured Notes,	
685,000	8.88%, due 8/1/20	774,050ñ
	Toys "R" Us Property Co. I	
4.000.000	LLC, Guaranteed Notes,	4 047 000
4,320,000	10.75%, due 7/15/17	4,617,000øø
	Toys "R" Us Property Co. II	
1 000 000	LLC, Senior Secured Notes,	0.005.000
1,896,000	8.50%, due 12/1/17	2,035,830
Steel Dreducers Dreducts (1 00/)		7,426,880
Steel Producers Products (1.8%)	Arador Mittal Caniar	
	ArcelorMittal, Senior Unsecured Notes, 6.13%,	
920,000	due 6/1/18	1,007,762
920,000	ArcelorMittal, Senior	1,007,702
	Unsecured Notes, 5.75%,	
3,435,000	due 8/5/20	3,633,742
0,400,000	ArcelorMittal, Senior	0,000,7 42
	Unsecured Notes, 6.00%,	
100,000	due 3/1/21	105,950
100,000	ArcelorMittal, Senior	100,000
	Unsecured Notes, 7.50%,	
600,000	due 10/15/39	631,243
,		5,378,697
Support Services (2.1%)		, ,
` ,	Hertz Corp., Guaranteed	
730,000	Notes, 5.88%, due 10/15/20	797,525
	Iron Mountain, Inc.,	
	Guaranteed Notes, 7.75%,	
1,090,000	due 10/1/19	1,231,700
	Iron Mountain, Inc., Senior	
	Subordinated Notes, 8.38%,	
635,000	due 8/15/21	709,612
	Knowledge Learning Corp.,	
	Inc., Guaranteed Notes,	
1,240,000	7.75%, due 2/1/15	1,215,200ñ
	ServiceMaster Co.,	
4 405 000	Guaranteed Notes, 8.00%,	1 001 511
1,135,000	due 2/15/20	1,221,544
	ServiceMaster Co.,	
200 000	Guaranteed Notes, 7.00%,	200 150-
280,000	due 8/15/20	290,150ñ
	United Rental N.A., Inc., Senior Unsecured Notes,	
570,000	8.25%, due 2/1/21	649,800
370,000	0.20/0, uu c 2/1/21	0 1 3,000

See Notes to Schedule of Investments

PRINCIPAL AMOUNT			VALUE [†]
	egrated Services		
(11.2%)		CenturyLink, Inc., Senior	
		Unsecured Notes, Ser. S,	
\$	405,000	6.45%, due 6/15/21	\$ 448,394
		CenturyLink, Inc., Senior	
	4,000,000	Unsecured Notes, Ser. P, 7.60%, due 9/15/39	4,120,000
	4,000,000	Citizens Communications	4,120,000
		Co., Senior Unsecured	
	4,205,000	Notes, 9.00%, due 8/15/31	4,383,712 _{ØØ}
		Frontier Communications Corp., Senior Unsecured	
	840,000	Notes, 7.63%, due 4/15/24	875,700
	,	Hughes Satellite Systems	,
	010.000	Corp., Senior Secured Notes,	001 105
	810,000	6.50%, due 6/15/19 Intelsat Jackson Holdings	901,125
		SA, Guaranteed Notes,	
	670,000	8.50%, due 11/1/19	753,750
		Intelsat Luxembourg SA,	
	880,000	Guaranteed Notes, 7.75%, due 6/1/21	928,400ñ
	333,333	Intelsat Luxembourg SA,	023, 10311
		Guaranteed Notes, 8.13%,	
	2,795,000	due 6/1/23 Level 3 Communications,	2,976,675 _ñ
		Inc., Senior Unsecured	
	355,000	Notes, 8.88%, due 6/1/19	392,275ñ
		Level 3 Financing, Inc.,	
	1,891,000	Guaranteed Notes, 9.38%, due 4/1/19	2,132,103
	1,091,000	Level 3 Financing, Inc.,	2,132,103
		Guaranteed Notes, 8.13%,	
	2,040,000	due 7/1/19	2,249,100
		Level 3 Financing, Inc., Guaranteed Notes, 8.63%,	
	1,750,000	due 7/15/20	1,977,500
		PAETEC Holding Corp.,	
	E10 000	Guaranteed Notes, 9.88%,	E00 E00
	510,000	due 12/1/18 Qwest Corp., Senior	586,500
		Unsecured Notes, 6.75%,	
	695,000	due 12/1/21	817,954
	1,874,000	U.S. West Communications Group, Senior Unsecured	1,888,055

	Notes, 6.88%, due 9/15/33	
	Windstream Corp.,	
	Guaranteed Notes, 7.88%,	
1,570,000	due 11/1/17	1,832,975
	Windstream Corp.,	
460,000	Guaranteed Notes, 7.75%, due 10/15/20	504,850
400,000	Windstream Corp.,	304,030
	Guaranteed Notes, 7.75%,	
1,610,000	due 10/1/21	1,779,050
, ,	Windstream Corp.,	, ,
	Guaranteed Notes, 7.50%,	
2,065,000	due 6/1/22	2,276,662
	Windstream Corp.,	
700 000	Guaranteed Notes, 6.38%,	745 200
720,000	due 8/1/23	745,200 32,569,980
Telecom Wireless (2.4%)		32,303,300
(2.17.5)	MetroPCS Wireless, Inc.,	
	Guaranteed Notes, 6.25%,	
1,115,000	due 4/1/21	1,197,231ñ
	MetroPCS Wireless, Inc.,	
4 000 000	Guaranteed Notes, 6.63%,	1 011 500
1,220,000	due 4/1/23 SBA Telecommunications,	1,311,500ñ
	Inc., Guaranteed Notes,	
570,000	5.75%, due 7/15/20	607,050ñ
,	Sprint Capital Corp.,	· ·
	Guaranteed Notes, 6.88%,	
1,480,000	due 11/15/28	1,513,300øø
	Sprint Capital Corp.,	
1,440,000	Guaranteed Notes, 8.75%, due 3/15/32	1,702,800
1,440,000	Sprint Nextel Corp.,	1,702,000
	Guaranteed Notes, 9.00%,	
475,000	due 11/15/18	584,250ñ
		6,916,131
	Total Corporate Debt	
	Securities (Cost	270 055 544
NUMBER OF SHARES	\$355,583,889)	379,955,541
Short-Term Investments (1.0%)		
(1.0,0)	State Street Institutional	
	Liquid Reserves Fund	
	Institutional Class (Cost	
3,021,320	\$3,021,320)	3,021,320
	Total Investments (135.4%) (Cost \$370,046,074)	394,783,598##
	Liabilities, less cash,	J97,10J,J90##
	receivables and other assets	
	[(26.1%)]	(75,953,937)±

Liquidation Value of

Perpetual Preferred Shares

[(9.3%)] (27,175,000)

Total Net Assets

Applicable to Common

Shareholders (100.0%) \$291,654,661

See Notes to Schedule of Investments

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Notes to Schedule of Investments (Unaudited)

† In accordance with Accounting Standards Codification ("ASC") 820 "Fair Value Measurements and Disclosures" ("ASC 820"), all investments held by Neuberger Berman High Yield Strategies Fund Inc. (the "Fund") are carried at the value that Neuberger Berman Management LLC ("Management") believes the Fund would receive upon selling an investment in an orderly transaction to an independent buyer in the principal or most advantageous market for the investment under current market conditions. Various inputs, including the volume and level of activity for the asset or liability in the market, are considered in valuing the Fund's investments, some of which are discussed below. Significant management judgment may be necessary to value investments in accordance with ASC 820.

ASC 820 established a three-tier hierarchy of inputs to create a classification of value measurements for disclosure purposes. The three-tier hierarchy of inputs is summarized in the three broad Levels listed below.

- Level 1 quoted prices in active markets for identical investments
- Level 2 other significant observable inputs (including quoted prices for similar investments, interest rates, prepayment speeds, credit risk, amortized cost, etc.)
- Level 3 significant unobservable inputs (including the Fund's own assumptions in determining the fair value of investments)

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

The value of the Fund's investments in debt securities is determined by Management primarily by obtaining valuations from independent pricing services based on readily available bid quotations, or if quotations are not available, by methods which include various considerations based on security type (generally Level 2 inputs). In addition to the consideration of yields or prices of securities of comparable quality, coupon, maturity and type; indications as to values from dealers; and general market conditions, the following is a description of other Level 2 inputs and related valuation techniques used by an independent pricing service to value certain types of debt securities of the Fund:

Corporate Debt Securities. Inputs used to value corporate debt securities generally include relative credit information, observed market movements, sector news, spread to the U.S. Treasury market, and other market information which may include benchmark yields, reported trades, broker-dealer quotes, issuer spreads, benchmark securities, bids, offers, and reference data, such as market research publications, when available ("Other Market Information").

High Yield Securities. Inputs used to value high yield securities generally include a number of observations of equity and credit default swap curves related to the issuer and Other Market Information.

The value of bank loan securities is determined by Management primarily by obtaining valuations from independent pricing services based on broker quotes (generally Level 2 or Level 3 inputs depending on the number of quotes available).

The value of the Fund's investments in interest rate swap contracts is determined by Management primarily by obtaining valuations from independent pricing services based on references to the underlying rates including the overnight index swap rate and London Interbank Offered Rate ("LIBOR") forward rate to produce the daily settlement price (generally Level 2 inputs).

Management has developed a process to periodically review information provided by independent pricing services for all types of securities.

Investments in investment companies are valued using the fund's daily calculated net asset value per share (Level 2 inputs).

See Notes to Financial Statements

Notes to Schedule of Investments (Unaudited) cont'd

If a valuation is not available from an independent pricing service, or if Management has reason to believe that the valuation received does not represent the amount the Fund might reasonably expect to receive on a current sale in an orderly transaction, the Fund seeks to obtain quotations from principal market makers (generally considered Level 3 inputs). If such quotations are not readily available, the security is valued using methods the Fund's Board of Directors (the "Board") has approved on the belief that they reflect fair value. Numerous factors may be considered when determining the fair value of a security based on Level 2 or 3 inputs, including available analyst, media or other reports, trading in futures or ADRs and whether the issuer of the security being fair valued has other securities outstanding.

Fair value prices are necessarily estimates, and there is no assurance that such a price will be at or close to the price at which the security is next quoted or next trades.

The following is a summary, categorized by Level, of inputs used to value the Fund's investments as of April 30, 2013:

Asset Valuation Inputs

Investments:	Level 1	Level 2	Level 3§	Total
Bank Loan				
Obligations [^]	\$	\$ 11,806,737	\$	\$ 11,806,737
Corporate Debt Securities				
Airlines		1,135,181	792,034	1,927,215
Other Corporate Debt				
Securities [^]		378,028,326		378,028,326
Total Corporate Debt				
Securities		379,163,507	792,034	379,955,541
Short-Term				
Investments		3,021,320		3,021,320
Total Investments	\$	\$393,991,564	\$792,034	\$394,783,598

[^] The Schedule of Investments provides information on the industry categorization for the portfolio.

[§] The following is a reconciliation between the beginning and ending balances of investments in which significant unobservable inputs (Level 3) were used in determining value:

						Net change in unrealized
						appreciation/
						(depreciation)
	Change		Tı	ransfei	' S	from
	in		Transfer	rsout		investments
	Beginning Accrued unrealized		in to	of		still held
	palance, adiscountsRealized appreciation/		Level	Level	Balance as	s as of
	of 11/1/12 premium spain/loss (depreciation) chases Sale	es	3	3	of 4/30/13	4/30/13
Inv	estments in					
Se	urities:					

S

Corporate Debt Securities

Airli \$&\$ 5,996	\$ \$ (3,512)	\$ (7,798)	\$ \$(82,652)	\$ \$	\$792,034	\$ (7,798)
Tot \$ 1885,996	\$ \$(3,512)	\$ (7,798)	\$ \$(82,652)	\$ \$	\$792,034	\$ (7,798)

The Fund had no transfers between Levels 1, 2 and 3 during the six months ended April 30, 2013.

See Notes to Financial Statements

Notes to Schedule of Investments (Unaudited) cont'd

Liability Valuation Inputs

The following is a summary, categorized by Level, of inputs used to value the Fund's derivatives as of April 30, 2013:

	Level 1	Level 2	Level 3	Total
Interest rate swap contracts				
(unrealized depreciation)	\$	\$(3,425,291)	\$	\$(3,425,291)

At April 30, 2013, the cost of investments for U.S. federal income tax purposes was \$370,005,404. Gross unrealized appreciation of investments was \$25,041,538 and gross unrealized depreciation of investments was \$263,344, resulting in net unrealized appreciation of \$24,778,194 based on cost for U.S. federal income tax purposes.

- ñ Securities were purchased under Rule 144A of the Securities Act of 1933, as amended (the "1933 Act"), or are private placements and, unless registered under the 1933 Act or exempted from registration, may only be sold to qualified institutional investors. These securities have been deemed by the investment manager to be liquid. At April 30, 2013, these securities amounted to \$107,953,938 or 37.0% of net assets applicable to common shareholders.
- Ø All or a portion of this security was purchased on a when-issued basis. At April 30, 2013 these securities amounted to \$2,964,926 or 1.0% of net assets applicable to common shareholders.
- ØØ All or a portion of this security is segregated in connection with obligations for interest rate swap contracts, when-issued purchase commitments and delayed delivery purchase commitments. In addition, the Fund had deposited \$3,387,658 in a segregated account for interest rate swap contracts.
- μ Floating rate securities are securities whose yields vary with a designated market index or market rate. These securities are shown at their current rates as of April 30, 2013, and their final maturity dates.
- c Payment-in-kind security for which part of the income earned may be paid as additional principal.
- ¢ All or a portion of this security was purchased on a delayed delivery basis.
- ^^ All or a portion of this security has not settled as of April 30, 2013 and thus does not have an interest rate in effect. Interest rates do not take effect until settlement.
- ± See Note A-10 in the Notes to Financial Statements for the Fund's open positions in derivatives at April 30, 2013.

See Notes to Financial Statements

Statement of Assets and Liabilities (Unaudited)

Neuberger Berman

HIGH YIELD
STRATEGIES
FUND INC.
April 30, 2013

Assets	· ·
Investments in securities, at value* (Note A) see Schedule of Investments:	
Unaffiliated issuers	\$ 394,783,598
Deposits with brokers for open swap contracts	3,387,658
Interest receivable	6,817,988
Receivable for securities sold	5,490,999
Prepaid expenses and other assets	130,991
Total Assets	410,611,234
Liabilities	
Notes payable (Note A)	82,600,000
Interest rate swaps, at value (Note A)	3,425,291
Distributions payable preferred shares	81,709
Distributions payable common shares	56,661
Payable for securities purchased	5,160,851
Payable to investment manager (Note B)	195,239
Payable to administrator (Note B)	16,270
Interest payable	131,340
Accrued expenses and other payables	114,212
Total Liabilities	91,781,573
Perpetual Preferred Shares Series A (1,087 shares	
issued and outstanding) at liquidation value	27,175,000
Net Assets applicable to Common Shareholders	\$ 291,654,661
Net Assets applicable to Common Shareholders consist of:	
Paid-in capital common shares	\$ 294,030,813
Undistributed net investment income (loss)	921,710
Accumulated net realized gains (losses) on investments	(24,610,095)
Net unrealized appreciation (depreciation) in value of	
investments	21,312,233
Net Assets applicable to Common Shareholders	\$ 291,654,661
Common Shares Outstanding (no par value; unlimited	
number of shares authorized)	19,540,585
Net Asset Value Per Common Share Outstanding	\$ 14.93
*Cost of Investments	\$ 370,046,074
See Notes to Financial Statements	

HIGH YIELD STRATEGIES FUND INC.

Statement of Operations (Unaudited)

Neuberger Berman

	For the Six Months Ended April 30, 2013
Investment Income:	,
Income (Note A):	
Interest income unaffiliated issuers	\$ 13,915,411
Foreign taxes withheld	(3,154)
Total income	\$ 13,912,257
Expenses:	
Investment management fees (Note B)	1,161,501
Administration fees (Note B)	96,792
Audit fees	30,604
Basic maintenance expense (Note A)	12,398
Custodian fees	76,129
Insurance expense	4,110
Legal fees	53,642
Shareholder reports	43,808
Stock exchange listing fees	3,821
Stock transfer agent fees	11,264
Interest expense (Note A)	827,556
Directors' fees and expenses	21,350
Miscellaneous	8,310
Total expenses	2,351,285
Expenses reduced by custodian fee expense offset	
arrangement (Note A)	(156)
Total net expenses	2,351,129
Net investment income (loss)	\$ 11,561,128
Realized and Unrealized Gain (Loss) on Investments (Note A):	
Net realized gain (loss) on:	
Sales of investment securities of unaffiliated issuers	6,430,103
Interest rate swap contracts	(639,762)
Change in net unrealized appreciation (depreciation) in value of:	
Unaffiliated investment securities	10,811,876
Interest rate swap contracts	346,996
Net gain (loss) on investments	16,949,213
Distributions to Preferred Shareholders	(440,246)
Net increase (decrease) in net assets applicable to	
Common Shareholders resulting from operations	\$ 28,070,095
See Notes to Financial Statements	

Statements of Changes in Net Assets

Neuberger Berman

HIGH YIELD STRATEGIES FUND INC.							
	Six Months						
	Ended						
	April 30,	Year Ended					
	2013	October 31,					
	(Unaudited)	2012					
Increase (Decrease) in Net Assets Applicable							
From Operations (Note A):							
Net investment income (loss)	\$ 11,561,128	\$ 22,914,407					
Net realized gain (loss) on investments	5,790,341	8,729,411					
Change in net unrealized appreciation							
(depreciation) of investments	11,158,872	11,146,390					
Distributions to Preferred Shareholders Fro	m (Note A):						
Net investment income	(440,246)	(930,664)					
Net increase (decrease) in net assets							
applicable to common shareholders							
resulting							
from operations	28,070,095	41,859,544					
Distributions to Common Shareholders From	m (Note A):						
Net investment income	(10,551,916)	(21,844,976)					
From Capital Share Transactions (Note D):							
Proceeds from reinvestment of dividends							
and distributions		951,881					
Net Increase (Decrease) in Net Assets							
Applicable to Common Shareholders	17,518,179	20,966,449					
Net Assets Applicable to Common Shareho							
Beginning of period	274,136,482	253,170,033					
End of period	\$291,654,661	\$274,136,482					
Undistributed net investment income							
(loss) at end of period	\$ 921,710	\$ 352,744					
See Notes to Financial Statements							
	20						
	20						

Statement of Cash Flows (Unaudited)

Neuberger Berman

HIGH YIELD STRATEGIES FUND INC. For the Six Months Ended April 30, 2013

	April 30, 2013
Increase (decrease) in cash:	
Cash flows from operating activities:	
Net increase in net assets applicable to Common	
Shareholders	
resulting from operations	\$ 28,070,095
Adjustments to reconcile net increase in net assets applicable to	
Common Shareholders resulting from operations to net	
cash provided by operating activities:	
Changes in assets and liabilities:	
Purchase of investment securities	(176,939,635)
Proceeds from disposition of investment securities	175,845,334
Purchase/sale of short-term investment securities, net	(3,021,319)
Decrease in net interest payable/receivable on interest	
rate swap contracts	21,014
Decrease in interest receivable	131,906
Decrease in prepaid expenses and other assets	109,459
Decrease in receivable for securities sold	10,974,507
Decrease in deposits with brokers for open swap contracts	364,747
Increase in accumulated unpaid dividends on Preferred	
Shares	2,954
Decrease in payable for securities purchased	(7,580,061)
Increase in interest payable	1,868
Net amortization of discount on investments	195,115
Increase in accrued expenses and other payables	14,237
Unrealized appreciation on securities	(10,811,876)
Unrealized appreciation on interest rate swap contracts	(346,996)
Net realized gain from investments	(6,430,103)
Net realized loss from interest rate swap contracts	639,762
Net cash provided by operating activities	\$ 11,241,008
Cash flows from financing activities:	(10, 10-, 200)
Cash distributions paid on Common Shares	(10,495,269)
Net cash used in financing activities	(10,495,269)
Net increase (decrease) in cash	745,739
Cash:	(= (= ===)
Beginning balance	(745,739)
Ending balance	\$ 0
Supplemental disclosure	
Cash paid for interest	\$ 825,688
See Notes to Financial Statements	

Notes to Financial Statements High Yield Strategies Fund Inc. (Unaudited)

Note A Summary of Significant Accounting Policies:

1 General: Except where otherwise indicated, information included herein is as of April 30, 2013. The Fund was organized as a Maryland corporation on March 18, 2010, and is registered under the Investment Company Act of 1940, as amended (the "1940 Act"), as a non-diversified, closed-end management investment company. Management is the investment manager to the Fund. Neuberger Berman Fixed Income LLC ("NBFI") is the sub-adviser to the Fund. The Fund's common shares are listed on the NYSE MKT under the symbol NHS. After the close of business on August 6, 2010, Neuberger Berman High Yield Strategies Fund ("Old NHS") merged with and into the Fund. After Old NHS merged with and into the Fund, Neuberger Berman Income Opportunity Fund Inc. ("NOX") merged with and into the Fund. The historical performance and financial statement history prior to August 6, 2010 are those of Old NHS. For periods prior to August 6, 2010, the term the "Fund" will refer to Old NHS.

The preparation of financial statements in accordance with U.S. generally accepted accounting principles ("GAAP") requires Management to make estimates and assumptions at the date of the financial statements. Actual results could differ from those estimates.

- **2 Portfolio valuation:** Investment securities are valued as indicated in the notes following the Schedule of Investments.
- **3 Securities transactions and investment income:** Security transactions are recorded on trade date for financial reporting purposes. Dividend income is recorded on the ex-dividend date. Interest income, including amortization of premium, where applicable, and accretion of discount on securities (adjusted for original issue discount, where applicable) is recorded on the accrual basis. Realized gains and losses from security transactions are recorded on the basis of identified cost and stated separately in the Statement of Operations. Included in net realized gain (loss) on investments are proceeds from the settlements of class action litigation in which the Fund participated as a class member. The amount of such proceeds for the six months ended April 30, 2013 was \$18,416.
- **4 Income tax information:** It is the policy of the Fund to continue to qualify for treatment as a regulated investment company by complying with the requirements of the U.S. Internal Revenue Code applicable to regulated investment companies and to distribute substantially all of its net investment income and net realized capital gains to its shareholders. To the extent the Fund distributes substantially all of its net investment income and net realized capital gains to shareholders, no federal income or excise tax provision is required.

The Fund has adopted the provisions of ASC 740 "Income Taxes" ("ASC 740"). ASC 740 sets forth a minimum threshold for financial statement recognition of a tax position taken, or expected to be taken, in a tax return. The Fund recognizes interest and penalties, if any, related to unrecognized tax positions as an income tax expense in the Statement of Operations. The Fund is subject to examination by U.S. federal and state tax authorities for returns filed for the prior three fiscal years 2009 - 2011. As of April 30, 2013, the Fund did not have any unrecognized tax positions.

Income distributions and capital gain distributions are determined in accordance with income tax regulations, which may differ from GAAP. These differences are primarily due to differing treatments of income and gains on various investment securities held by the Fund, timing differences and differing characterization of distributions made by the Fund.

As determined on October 31, 2012, permanent differences resulting primarily from different book and tax accounting were reclassified at year end. Such differences may be attributed to one or more of the following: income recognized

on interest rate swaps, distributions in excess of current earnings and non-deductible restructuring costs. These reclassifications had no effect on net income, net asset value ("NAV") applicable to

common shareholders or NAV per common share of the Fund. For the year ended October 31, 2012, the Fund recorded the following permanent reclassifications:

		Accumulated	
	Undistributed	Net Realized	
	Net Investment	Gains (Losses)	
Paid-in Capital	Income (Loss)	on Investments	
\$(1,039,279)	\$ (145,745)	\$ 1,185,024	

\$(1,039,279) \$ (145,745) \$ 1,185,024 For tax purposes, distributions of short-term gains are taxable to shareholders as ordinary income.

The tax character of distributions paid during the years ended October 31, 2012 and October 31, 2011 were as follows:

			Distr	ibutions	s Paid F	rom:		
Tax Return								
			Long-	-Term	c	of		
Ordinary Income		Capital Gains		Capital		Total		
	2012	2011	2012	2011	2012	2011	2012	2011
	\$22,775,640	\$25,740,851	\$	\$	\$	\$	\$22,775,640	\$25,740,851

As of October 31, 2012, the components of distributable earnings (accumulated losses) on a U.S. federal income tax basis were as follows:

Undistributed	Undistributed	Unrealized	Loss	Other	
Ordinary	Long-Term	Appreciation	Carryforwards	Temporary	
Income	Gain	(Depreciation)	and Deferrals	Differences	Total
\$	\$	\$10,571,382	\$(30,386,944)	\$ (78,769)	\$(19,894,331)

The difference between book basis and tax basis distributable earnings are primarily due to: timing differences of wash sales, delayed settlement compensation on bank loans, distribution payments, income recognized on interest rate swaps and capital loss carryforwards.

To the extent the Fund's net realized capital gains, if any, can be offset by capital loss carryforwards, it is the policy of the Fund not to distribute such gains. The Regulated Investment Company ("RIC") Modernization Act of 2010 (the "Act") became effective for the Fund on November 1, 2011. The Act modernizes several of the federal income and excise tax provisions related to RICs. Among the changes made are changes to the capital loss carryforward rules allowing for RICs to carry forward capital losses indefinitely and to retain the character of capital loss carryforwards as short-term or long-term ("Post-Enactment"). Rules in effect previously limited the carryforward period to eight years and all carryforwards were considered short-term in character ("Pre-Enactment"). As determined at October 31, 2012, the Fund had unused capital loss carryforwards available for federal income tax purposes to offset net realized capital gains, if any, as follows:

	Pre-Enactment	
	Expiring in:	
2015	2016	2017
\$14,913,177 ₍₁₎	\$10,036,834(1)	\$5,436,933

⁽¹⁾ The capital loss carryforwards shown above include \$14,913,177 and \$4,971,059 expiring in 2015 and 2016, respectively, which were acquired on August 6, 2010 in the merger with NOX. The use of these losses to offset future gains may be limited.

During the year ended October 31, 2012, the Fund utilized capital loss carryforwards of \$9,657,216.

5 Foreign taxes: Foreign taxes withheld represent amounts withheld by foreign tax authorities net of refunds recoverable.

6 Distributions to common shareholders: The Fund earns income, net of expenses, daily on its investments. It is the policy of the Fund to declare and pay monthly distributions to common shareholders. The Fund has adopted a policy to pay common shareholders a stable monthly distribution. The Fund's ability to satisfy its policy will depend on a number of factors, including the stability of income received from its investments, the availability of capital gains, distributions paid on preferred shares, interest paid on notes and the level of Fund expenses. In an effort to maintain a stable monthly distribution amount, the Fund may pay distributions consisting of net investment income, net realized gains and paid-in capital. There is no assurance that the Fund will always be able to pay distributions of a particular size, or that distributions will consist solely of net investment income and net realized capital gains. The composition of the Fund's distributions for the calendar year 2013 will be reported to Fund shareholders on IRS Form 1099DIV. The Fund may pay distributions in excess of those required by its stable distribution policy to avoid excise tax or to satisfy the requirements of the U.S. Internal Revenue Code. Distributions to common shareholders are recorded on the ex-date. Net realized capital gains, if any, will be offset to the extent of any available capital loss carryforwards. Any such offset will not reduce the level of the stable distribution paid by the Fund. Distributions to preferred shareholders are accrued and determined as described in Note A-8.

On April 30, 2013, the Fund declared a monthly distribution to common shareholders in the amount of \$0.09 per share, payable on May 31, 2013 to shareholders of record on May 15, 2013, with an ex-date of May 13, 2013. Subsequent to April 30, 2013, the Fund declared a monthly distribution to common shareholders in the amount of \$0.09 per share, payable on June 28, 2013 to shareholders of record on June 17, 2013, with an ex-date of June 13, 2013.

- **7 Expense allocation:** Certain expenses are applicable to multiple funds. Expenses directly attributable to the Fund are charged to the Fund. Expenses borne by the complex of related investment companies, which includes open-end and closed-end investment companies for which Management serves as investment manager, that are not directly attributable to a particular investment company (e.g., the Fund) are allocated among the Fund and the other investment companies in the complex or series thereof on the basis of relative net assets, except where a more appropriate allocation of expenses to each of the investment companies in the complex or series thereof can otherwise be made fairly.
- **8 Financial leverage:** On October 22, 2003, Old NHS issued 3,600 Money Market Cumulative Preferred Shares ("MMP"), each without par value, with proceeds of \$90,000,000 in a public offering. On November 13, 2008, Old NHS redeemed all 3,600 MMP at the liquidation price of \$25,000 per share plus any accumulated and unpaid dividends.

In September 2008, Old NHS entered into a Master Securities Purchase Agreement and a Master Note Purchase Agreement pursuant to which it could issue privately placed notes ("Old NHS PNs") and privately placed perpetual preferred shares ("Old NHS PPS"). In November 2008, Old NHS issued Old NHS PNs with an aggregate principal value of \$45,900,000 and issued 492 Old NHS PPS with an aggregate liquidation preference of \$12,300,000 and used those proceeds to redeem outstanding MMP.

On August 6, 2010, each of Old NHS and NOX merged with and into the Fund. In connection with the mergers, the Fund issued 1,087 Perpetual Preferred Shares, Series A ("PPS") with an aggregate liquidation preference of \$27,175,000 to preferred shareholders of Old NHS and NOX in exchange for their Old NHS PPS and NOX preferred shares. In connection with the mergers, the Fund also assumed the Old NHS PNs and the notes that NOX had previously issued ("NOX Notes"). On September 30, 2010, the Fund issued privately placed notes ("PNs" and, together with PPS, "Private Securities") with an aggregate principal value of \$82,600,000 to holders of Old NHS PNs and NOX Notes in exchange for their Old NHS PNs and NOX Notes.

The PNs have a maturity date of November 2013 and the interest on the PNs is accrued daily and paid quarterly. The PPS have a liquidation preference of \$25,000 per share plus any accumulated unpaid distributions, whether or not

earned or declared by the Fund, but excluding interest thereon ("PPS Liquidation Value"). Distributions on the PPS are accrued daily and paid quarterly. The Old NHS PNs and the Old NHS PPS had these same terms.

For the six months ended April 30, 2013, the distribution rate on the PPS ranged from 3.18% to 3.26% and the interest rate on the PNs ranged from 1.68% to 1.76%.

The Fund has paid up front offering and organizational expenses which are being amortized over the life of the PNs. The expenses are included in the interest expense that is reflected in the Statement of Operations.

The Fund may redeem PPS or prepay the PNs, in whole or in part, at its option after giving a minimum amount of notice to the relevant holders of the Private Securities but will incur additional expenses if it chooses to so redeem or prepay. The Fund is also subject to certain restrictions relating to the Private Securities. Failure to comply with these restrictions could preclude the Fund from declaring any distributions to common shareholders or repurchasing common shares and/or could trigger the mandatory redemption of PPS at PPS Liquidation Value and certain expenses and/or mandatory prepayment of PNs at par plus accrued but unpaid interest and certain expenses. The holders of PPS are entitled to one vote per share and will vote with holders of common shares as a single class, except that the holders of PPS will vote separately as a class on certain matters, as required by law or the Fund's organizational documents. The holders of PPS, voting as a separate class, are entitled at all times to elect two Directors of the Fund, and to elect a majority of the Directors of the Fund if the Fund fails to pay distributions on PPS for two consecutive years.

9 Concentration of credit risk: The Fund will normally invest at least 80% of its total assets in high yield debt securities of U.S. and foreign issuers, which include securities that are rated below investment grade by a rating agency or are unrated debt securities determined to be of comparable quality by the Fund's investment manager.

Due to the inherent volatility and illiquidity of the high yield securities in which the Fund invests and the real or perceived difficulty of issuers of those high yield securities to meet their payment obligations during economic downturns or because of negative business developments relating to the issuer or its industry in general, the value and/or price of the Fund's common shares may fluctuate more than would be the case if the Fund did not concentrate in high yield securities.

10 Derivative instruments: During the six months ended April 30, 2013, the Fund's use of derivatives, as described below, was limited to interest rate swap contracts. The Fund has adopted the provisions of ASC 815 "Derivatives and Hedging" ("ASC 815"). The disclosure requirements of ASC 815 distinguish between derivatives that qualify for hedge accounting and those that do not. Because investment companies value their derivatives at fair value and recognize changes in fair value through the Statement of Operations, they do not qualify for hedge accounting. Accordingly, even though the Fund's investments in derivatives may represent economic hedges, they are considered non-hedge transactions for purposes of this disclosure.

Interest Rate Swaps: The Fund entered into interest rate swap transactions, with institutions that Management has determined are creditworthy, to reduce the risk that an increase in short-term interest rates could reduce common share net earnings as a result of leverage. Under the terms of the interest rate swap contracts, the Fund agrees to pay the swap counterparty a fixed-rate payment in exchange for the counterparty's paying the Fund a variable-rate payment that is intended to approximate all or a portion of the Fund's variable-rate payment obligations on the Fund's Private Securities. The fixed-rate and variable-rate payment flows are netted against each other, with the difference being paid by one party to the other on a monthly basis. The Fund segregates cash or liquid securities having a value at least equal to the Fund's net payment obligations under any swap transaction, marked to market daily. There is no guarantee that these swap transactions will be successful in reducing or limiting risk.

Risks may arise if the counterparty to a swap contract fails to comply with the terms of its contract. The loss incurred by the failure of a counterparty is generally limited to the net interest payment to be received by the Fund and/or the termination value at the end of the contract. Additionally, risks may arise if there is no liquid market for these agreements or from movements in interest rates unanticipated by Management.

Periodic expected interim net interest payments or receipts on the swaps are recorded as an adjustment to unrealized gains/losses, along with the fair value of the future periodic payment streams on the swaps. The unrealized gains/losses associated with the periodic interim net interest payments are reclassified to realized

gains/losses in conjunction with the actual net receipt or payment of such amounts. The reclassifications do not impact the Fund's total net assets applicable to common shareholders or its total net increase (decrease) in net assets applicable to common shareholders resulting from operations. At April 30, 2013, the Fund had outstanding interest rate swap contracts as follows:

			Rate				
Swap Interpa	Notional Te art ≴ mount ⁽¹⁾	rminatio	Fixed-rate Payments Made by the Fund	Variable-rate Payments Received by the Fund	Accrued Net Interest Receivable (Payable)	Unrealized Appreciation (Depreciation)	Total Fair Value
•	•	March			` • •	•	
Citiba	nk,	18,					
N.A.	\$25,000,000	2015	1.677%	.280%(2)	\$ (41,533)	\$ (631,594)	\$ (673,127)
Citiba	nk,	Augus 9,	t		,		
N.A.	25,000,000	2015	1.120%	.292%(3)	(46,203)	(429,634)	(475,837)
		Decen	nber		,	,	,
Citiba	nk,	7,					
N.A.	50,000,000	2015	1.883%	.281% ⁽⁴⁾	(355,277)	(1,921,050)	(2,276,327)
					\$ (443,013)	\$(2,982,278)	\$(3,425,291)

(1) The notional amount at period end is indicative of the volume throughout the period.

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- (2) 90 day LIBOR at March 8, 2013.
- (3) 90 day LIBOR at December 12, 2012.
- (4) 90 day LIBOR at March 12, 2013.

At April 30, 2013, the Fund had the following derivatives (which did not qualify for hedge accounting under ASC 815), grouped by primary risk exposure:

Liability Derivatives

	Interest Rate Risk	Statement of Assets and Liabilities Location
Interest Rate Swap		
Contract	\$ (3,425,291)	Interest rate swaps,
Total Value	\$ (3,425,291)	at value ⁽¹⁾

^{(1) &}quot;Interest Rate Swap Contract" reflects the appreciation (depreciation) of the interest rate swap contract plus accrued interest as of April 30, 2013 which is reflected in the Statement of Assets and Liabilities under the caption "Interest rate swaps, at value (Note A)."

The impact of the use of these derivative instruments on the Statement of Operations during the six months ended April 30, 2013, was as follows:

Realized Gain (Loss)

	Intere	est Rate Risk	Statement of Operations Location
Interest Rate Swap			
Contract	\$	(639,762)	Net realized gain (loss)
Total Realized Gain (Loss)	\$	(639,762)	on: interest rate swap contracts

Change in Appreciation (Depreciation)

	Intere	est Rate Risk	Statement of Operations Location
Interest Rate Swap			Change in net unrealized
Contract	\$	346,996	appreciation
Total Change in			(depreciation) in value of: interest
Appreciation (Depreciation)	\$	346,996	rate swap contracts

¹¹ Indemnifications: Like many other companies, the Fund's organizational documents provide that its officers and directors are indemnified against certain liabilities arising out of the performance of their duties to the Fund. In addition, both in some of its principal service contracts and in the normal course of its business, the Fund enters into contracts that provide indemnifications to other parties for certain types of losses or liabilities. The Fund's maximum exposure under these arrangements is unknown as this could involve future claims against the Fund.

12 Arrangements with certain non-affiliated service providers: Prior to January 1, 2013, the Fund had an expense offset arrangement in connection with its custodian contract. For the six months ended April 30, 2013, the impact of this arrangement was a reduction of expenses of \$156.

In order to satisfy rating agency requirements and the terms of the Private Securities, the Fund is required to provide the rating agency and holders of Private Securities a report on a monthly basis verifying that the Fund is maintaining eligible assets having a discounted value equal to or greater than the basic maintenance amount, which is the minimum level set by the rating agency as one of the conditions to maintain the AAA rating on the Private Securities. "Discounted value" refers to the fact that the rating agency requires the Fund, in performing this calculation, to discount portfolio securities below their face value, at rates determined by the rating agency. The Fund pays State Street Bank and Trust Company ("State Street") for the preparation of this report, which is reflected in the Statement of Operations under the caption "Basic maintenance expense (Note A)."

State Street serves as the Fund's custodian and Computershare Shareowner Services LLC serves as the Fund's transfer agent, registrar, and dividend paying agent.

Note B Management Fees, Administration Fees, Distribution Arrangements, and Other Transactions with Affiliates:

The Fund retains Management as its investment manager under a Management Agreement. For such investment management services, the Fund pays Management a monthly fee computed at an annual rate of 0.60% of the Fund's average daily Managed Assets. Managed Assets equal the total assets of the Fund, less liabilities other than the aggregate indebtedness entered into for purposes of leverage. Management is responsible for developing, implementing and supervising the Fund's investment program and providing certain administrative services to the Fund. Management has retained NBFI to serve as the sub-adviser of the Fund and to manage the Fund's investment portfolio. Management compensates NBFI for its services as sub-adviser. Management pays NBFI a monthly sub-advisory fee calculated at an annual percentage rate of 0.15% of the Fund's average daily Managed Assets.

Several individuals who are officers and/or Directors of the Fund are also employees of NBFI, Neuberger Berman LLC ("Neuberger") and/or Management.

The Fund retains Management as its administrator under an Administration Agreement. The Fund pays Management an administration fee at the annual rate of 0.05% of its average daily Managed Assets under this agreement. Additionally, Management retains State Street as its sub-administrator under a Sub-Administration Agreement. Management pays State Street a fee for all services received under the agreement.

Management and NBFI are indirect subsidiaries of Neuberger Berman Group LLC (("NBG") and together with its consolidated subsidiaries ("NB Group")). NBSH Acquisition, LLC ("NBSH"), which is owned by portfolio managers, members of the NB Group management team and certain of NB Group's key employees and senior professionals, owns, as of March 14, 2013, approximately 72% of NBG's common units, and Lehman Brothers Holdings Inc. ("LBHI") and certain of its subsidiaries (collectively the "LBHI Parties") own the remaining 28% of such common units. Pursuant to agreements among NBG, NBSH and the LBHI Parties, it is expected that NBSH will own 81% of NBG as of January 1, 2014, and has the opportunity to continue to acquire the remaining NBG Class A common units from the LBHI Parties through a process that is expected to end in 2016 (and if necessary, 2017).

Note C Securities Transactions:

During the six months ended April 30, 2013, there were purchases and sales of long-term securities (excluding interest rate swap contracts) of \$150,728,247 and \$150,231,258, respectively.

Note D Capital:

At April 30, 2013 the common shares outstanding and the common shares of the Fund owned by Neuberger Berman Alternative Fund Management LLC ("NBAFM") and Neuberger, affiliates of Management, were as follows:

Common Shares Outstanding	Common Shares Owned by NBAFM	Common Shares Owned by Neuberger
19,540,585	18,305	

Transactions in common shares for the six months ended April 30, 2013 and for the year ended October 31, 2012 were as follows:

	For the Six Months Ended April 30, 2013	For the Year Ended October 31, 2012
Shares Issued on Reinvestment of		
Dividends and Distributions		70,802
Net Increase (Decrease) in Common		
Shares Outstanding		70,802
Note E Tender Offer Program:		

In 2009, the board of Old NHS, a predecessor to the Fund, authorized a semi-annual tender offer program consisting of up to four tender offers over a two-year period ("Old NHS Tender Offer Program"). Under the Old NHS Tender Offer Program, if the Fund's common shares traded at an average daily discount to NAV per share of greater than 10% during a 12-week measurement period, the Fund would have conducted a tender offer for between 5% and 20% of its outstanding common shares at a price equal to 98% of its NAV per share determined on the day the tender offer expired.

During the initial measurement period under the Old NHS Tender Offer Program, the Fund's common shares traded at an average daily discount to NAV per share of less than 10% and, therefore, in accordance with its Old NHS Tender Offer Program, the Fund did not conduct a tender offer.

After the reorganization, the Fund adopted a substantially similar tender offer program consisting of up to three tender offers over a two-year period ("Tender Offer Program"). The Tender Offer Program ended in July 2012. During the Fund's initial measurement period under the Tender Offer Program, the Fund's common shares traded at an average daily discount to NAV per share of less than 10% and, therefore, in accordance with its Tender Offer Program, the Fund did not conduct a tender offer.

During the second measurement period under the Tender Offer Program, the Fund's common shares traded at an average daily premium to NAV per share and, therefore, in accordance with its Tender Offer Program, the Fund did not conduct a tender offer. During the third and final measurement period under the Tender Offer Program, the Fund's common shares traded at an average daily premium to NAV per share and, therefore, in accordance with its Tender Offer Program, the Fund did not conduct a tender offer.

In connection with the Old NHS Tender Offer Program, Management agreed to implement a voluntary waiver of 0.05% of its investment advisory fees to offset some of the expenses associated with, or possible increases in Old NHS's expense ratio resulting from, the tender offers. This waiver terminated at the time Old NHS merged with and into the Fund. In connection with the reorganization, Management agreed to voluntarily waive a portion of its management fee at an annual rate of 0.05% of the Fund's average daily Managed Assets. The fee waiver has terminated. The Board retained the ability, consistent with its fiduciary duty, to opt out of the Tender Offer Program

should circumstances arise that the Board believes could cause a material negative effect on the Fund or the Fund's shareholders.

Note F Recent Accounting Pronouncement:

In December 2011, the Financial Accounting Standards Board issued Accounting Standards Update 2011-11 Disclosures about Offsetting Assets and Liabilities ("ASU 2011-11"). Effective for annual reporting periods beginning on or after January 1, 2013 and interim periods within those annual periods, ASU 2011-11 is intended to enhance disclosure requirements on the offsetting of financial assets and liabilities. At this time, Management is evaluating the implications of ASU 2011-11 and its impact on the financial statements.

Note G Unaudited Financial Information:

The financial information included in this interim report is taken from the records of the Fund without audit by an independent registered public accounting firm. Annual reports contain audited financial statements.

Financial Highlights

High Yield Strategies Fund Inc.

The following table includes selected data for a share outstanding throughout each period and other performance information derived from the Financial Statements. Per share amounts that round to less than \$.01 or \$(.01) per share are presented as \$.00 or \$(.00), respectively.

Six Months Ended April 30, 2013 (Unaudited)	Year Ended October 31, 2012	Period from January 1, 2010 to October 31, 2011	2010		ed December 31, 2008	2007^^
Common Share Net Asset Value, Beginning of						
P@eriold4.03	\$ 13.00	\$ 13.82	\$ 12.54	\$ 7.42	\$ 13.23	\$ 15.05
Net Investment Incom@959 Net Gains or Losses on Securities (both realized and unreal(1267) Common Share E Preferred Shareh		(0.83) ributions to	1.19	4.97	(5.74)	(1.34)
Net	olders From.					
Investment Incom(0°02) Net Capital Gains¢	(0.05)	(0.05)	(0.03)	(0.04)	(0.27)	(0.40)
Total Distributions to Preferred	(0.05)	(0.05)	(0.00)	(0.04)	(0.07)	
Share(bo02)rs 1.44	(0.05) 2.15	(0.05) 0.46	(0.03) 2.36	(0.04) 6.36	(0.27) (4.49)	(0.41) (0.08)
1.77	2.10	0.70	2.00	0.30	(4.43)	(0.00)

Total From Investment Operations Applicable to Common Shareholders Less Distributio Shareholders Fr		1					
Net Investment							
Incom(0.54) Net	(1.12)		(1.28)	(1.08)	(1.26)	(1.22)	(1.69)
Capital Gains							(0.05)
Tax Return							
of						(0.10)	
Capital Total						(0.10)	
Distributions to							
Common Shar ∉ስ. 5l 4)ers	(1.12)		(1.28)	(1.08)	(1.26)	(1.32)	(1.74)
Accretive Effect of	,		,	· · ·	, ,	, ,	
Tender Offer					0.02		
Common Share Net Asset Value, End of							
P\$eriot04.93	\$ 14.03	\$	13.00	\$ 13.82	\$ 12.54	\$ 7.42	\$ 13.23
Common Share Market Value, End of							
P\$eriotb4.15	\$ 14.18	\$	13.55	\$ 14.04	\$	\$ 6.38	\$ 11.82
Total10.57%** Return, Common Share Net Asset	17.24%		3.34%	19.78%**	92.44%	(35.32)%	(.13)

		_				
Value†						
Total						ļ
Return,						!
Common						ı
Share						1
Market	10.000/	2.000/	07.000/**	440.070/	/OZ ZE\0/	(4.4.5.4)
Value 3.69%**	13.68%	6.03%	27.69%**	113.27%	(37.75)%	(11.54)
Ratios/Suppleme						
Ratios are Calcu	_					ļ
Average Net Ass	sets ommon Shareho	Idoro				
Ratio)IIIIIIOII Onaione	lucis				
of						!
Gross						!
Expen se %* [©]	1.81% ^Ø	1.75% ^Ø	2.02%* ^Ø	2.65% ^Ø	1.81% ^Ø	1.449
Ratio			2.02,5			
of						
Net						
Expen s 89%*§Ø	1.76% ^{§Ø}	1.68% ^{§Ø}	1.95%* ^{§Ø‡‡}	2.60% ^{§Ø}	1.80% ^{§Ø}	1.449
Ratio						
of						!
Net						!
Investment						
Incom@.31%*	8.79%	9.86%	11.02%*	14.30%	13.43%	11.339
Portfolio						
Turnover	0.40/	1000/	1000/**00	1500/	1000/	1000
Rate 39%**	94%	100%	130%** ^{ØØ}	159%	122%	1299
Net Assets						
Assets Applicable						
to						
Common						
Shares,						
End						
of						
Period						
(\$029'\$) 655	\$274,136	\$253,170	\$267,819	\$138,293	\$ 90,907	\$162,091
Perpetual Prefer						
Preferred						
Shares						
Outstanding,						
End						
of						
Period	ф 07.47E	A 07 17F	A 07.47F	40.000	4.0000	Φ 00 000
(\$002\vec{2})175	\$ 27,175	\$ 27,175	\$ 27,175	\$ 12,300	\$ 12,300	\$ 90,000
Asset						
Coverage Per						
rei S\$1296, [©] 387	\$277,268	\$257,980	\$271,454	\$306,086	\$209,943	\$ 70,107
L\$qu 25 ;507	\$ 25,000	\$ 25,000	\$ 25,000	\$ 25,000	\$ 25,000	\$ 70,107
Value	Ψ 20,000	Ψ 20,000	Ψ 20,000	Ψ 20,000	Ψ 20,000	Ψ 20,000
· a.a.o						

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Pe	r
Sh	are

J. 10.1 J						
Notes Payable						
Notes Payable Outstanding, End of Period						
(\$0 8 2)600	\$ 82,600	\$ 82,600	\$ 82,600	\$ 45,900	\$ 45,900	\$
Asset Coverage Per \$1,000 of Notes	¢ 4640	¢ 4205	¢ 4572	¢ 4 201	¢ 2.250	¢
P\$aya 4 5,1 8 6°16°	\$ 4,649	\$ 4,395	\$ 4,572	\$ 4,281	\$ 3,250	\$
See Notes to Fina	ancial Highlights					

Notes to Financial Highlights High Yield Strategies Fund Inc. (Unaudited)

† Total return based on per share NAV reflects the effects of changes in NAV on the performance of the Fund during each fiscal period. Total return based on per share market value assumes the purchase of common shares at the market price on the first day and sales of common shares at the market price on the last day of the period indicated. Distributions, if any, are assumed to be reinvested at prices obtained under the Fund's distribution reinvestment plan. Results represent past performance and do not indicate future results. Current returns may be lower or higher than the performance data quoted. Investment returns may fluctuate and shares when sold may be worth more or less than original cost. Total return would have been lower if Management had not waived certain expenses.

Had the Fund not received class actions proceeds, the total return based on per share NAV for the year ended October 31, 2012 would have been 16.99%. The class action proceeds listed in Note A-3 had no impact on total return.

- # Represents the annualized ratios of net expenses to average daily net assets if Management had not waived a portion of the investment management fee.
- § After waiver of a portion of the investment management fee by Management. The Fund is required to calculate an expense ratio without taking into consideration any expense reductions related to expense offset arrangements. Had the Fund not received expense reductions related to expense offset arrangements, the annualized net expenses to average daily net assets would have been:

Six Months Ended April 30,	Year Ended October 31,		Period from January 1, 2010 to October 31,	Year Ended October 31,		
2013	2012	2011	2010	2009	2008	2007
1.69%	1.76%	1.68%	1.95%	2.60%	1.80%	1.44%

- @ Calculated by subtracting the Fund's total liabilities (excluding accumulated unpaid distributions on PPS (Old NHS's PPS prior to August 6, 2010 and MMP prior to November 13, 2008)) from the Fund's total assets and dividing by the number of PPS/MMP outstanding.
- @@ Calculated by subtracting the Fund's total liabilities (excluding accumulated unpaid distributions on PPS (Old NHS's PPS prior to August 6, 2010 and MMP prior to November 13, 2008) and Notes payable (the Old NHS Notes payable prior to September 29, 2010)) from the Fund's total assets and dividing by the outstanding Notes payable balance.
- †† Expense ratios do not include the effect of distribution payments to preferred shareholders. Income ratios include income earned on assets attributable to PPS (MMP prior to November 13, 2008) outstanding. Income ratios also include the effect of interest expense from the PNs.
- ¢ Calculated based on the average number of shares outstanding during each fiscal period.
- ^^ Effective February 28, 2007, Management became the investment adviser.
- ¢¢ From October 22, 2003 to November 13, 2008, the Fund had 3,600 MMP outstanding; from November 14, 2008 to August 6, 2010, the Fund had 492 Old NHS PPS outstanding. Since August 6, 2010, the Fund has 1,087 PPS outstanding (see Note A-8 to Financial Statements).
- ^Ø Interest expense is included in expense ratios. The annualized ratio of interest expense to average net assets applicable to common shareholders was:

Six Months	Year E	-nded	Period from January 1, 2010	Year Ended	
Ended April 30,	October 31,		to October 31,	December 31,	
2013	2012	2011	2010	2009	2008
.59%	.69%	.61%	.63%	1.05%	.16%

^{*} Annualized.

^{**} Not Annualized.

^{^^^} The Fund's fiscal year end changed from December 31 to October 31.

Portfolio turnover excludes purchases and sales by NOX (which merged with and into the Fund on August 6, 2010) prior to the merger date.

^{‡‡} Includes merger related expenses. If such expenses were not included, the annualized ratio of net expenses to average net assets applicable to common shareholders for the period ended October 31, 2010 would have been 1.81%.

Distribution Reinvestment Plan

Computershare Trust Company, N.A (the "Plan Agent") will act as Plan Agent for shareholders who have not elected in writing to receive dividends and distributions in cash (each a "Participant"), will open an account for each Participant under the Distribution Reinvestment Plan ("Plan") in the same name as their then current Shares are registered, and will put the Plan into effect for each Participant as of the first record date for a dividend or capital gains distribution.

Whenever the Fund declares a dividend or distribution with respect to the common stock of the Fund ("Shares"), each Participant will receive such dividends and distributions in additional Shares, including fractional Shares acquired by the Plan Agent and credited to each Participant's account. If on the payment date for a cash dividend or distribution, the net asset value is equal to or less than the market price per Share plus estimated brokerage commissions, the Plan Agent shall automatically receive such Shares, including fractions, for each Participant's account. Except in the circumstances described in the next paragraph, the number of additional Shares to be credited to each Participant's account shall be determined by dividing the dollar amount of the dividend or distribution payable on their Shares by the greater of the net asset value per Share determined as of the date of purchase or 95% of the then current market price per Share on the payment date.

Should the net asset value per Share exceed the market price per Share plus estimated brokerage commissions on the payment date for a cash dividend or distribution, the Plan Agent or a broker-dealer selected by the Plan Agent shall endeavor, for a purchase period lasting until the last business day before the next date on which the Shares trade on an "ex-dividend" basis, but in no event, except as provided below, more than 30 days after the payment date, to apply the amount of such dividend or distribution on each Participant's Shares (less their pro rata share of brokerage commissions incurred with respect to the Plan Agent's open-market purchases in connection with the reinvestment of such dividend or distribution) to purchase Shares on the open market for each Participant's account. No such purchases may be made more than 30 days after the payment date for such dividend or distribution except where temporary curtailment or suspension of purchase is necessary to comply with applicable provisions of federal securities laws. If, at the close of business on any day during the purchase period the net asset value per Share equals or is less than the market price per Share plus estimated brokerage commissions, the Plan Agent will not make any further open-market purchases in connection with the reinvestment of such dividend or distribution. If the Plan Agent is unable to invest the full dividend or distribution amount through open-market purchases during the purchase period, the Plan Agent shall request that, with respect to the uninvested portion of such dividend or distribution amount, the Fund issue new Shares at the close of business on the earlier of the last day of the purchase period or the first day during the purchase period on which the net asset value per Share equals or is less than the market price per Share, plus estimated brokerage commissions, such Shares to be issued in accordance with the terms specified in the third paragraph hereof. These newly issued Shares will be valued at the then-current market price per Share at the time such Shares are to be issued.

For purposes of making the reinvestment purchase comparison under the Plan, (a) the market price of the Shares on a particular date shall be the last sales price on the New York Stock Exchange (or if the Shares are not listed on the New York Stock Exchange, such other exchange on which the Shares are principally traded) on that date, or, if there is no sale on such Exchange (or if not so listed, in the over-the-counter market) on that date, then the mean between the closing bid and asked quotations for such Shares on such Exchange on such date and (b) the net asset value per Share on a particular date shall be the net asset value per Share most recently calculated by or on behalf of the Fund. All dividends, distributions and other payments (whether made in cash or Shares) shall be made net of any applicable withholding tax.

Open-market purchases provided for above may be made on any securities exchange where the Fund's Shares are traded, in the over-the-counter market or in negotiated transactions and may be on such terms as to price, delivery and

otherwise as the Plan Agent shall determine. Each Participant's uninvested funds held by the Plan Agent will not bear interest, and it is understood that, in any event, the Plan Agent shall have no liability in connection with any inability to purchase Shares within 30 days after the initial date of such purchase as herein provided, or with the timing of any purchases effected. The Plan Agent shall have no responsibility as to the value of the Shares acquired for each Participant's account. For the purpose of cash investments, the Plan Agent may commingle each Participant's funds with those of other shareholders of the Fund for whom the Plan Agent similarly acts as agent, and the average price (including brokerage commissions) of all

Shares purchased by the Plan Agent as Plan Agent shall be the price per Share allocable to each Participant in connection therewith.

The Plan Agent may hold each Participant's Shares acquired pursuant to the Plan together with the Shares of other shareholders of the Fund acquired pursuant to the Plan in noncertificated form in the Plan Agent's name or that of the Plan Agent's nominee. The Plan Agent will forward to each Participant any proxy solicitation material and will vote any Shares so held for each Participant only in accordance with the instructions set forth on proxies returned by the Participant to the Fund.

The Plan Agent will confirm to each Participant each acquisition made for their account as soon as practicable but not later than 60 days after the date thereof. Although each Participant may from time to time have an undivided fractional interest (computed to three decimal places) in a Share, no certificates for a fractional Share will be issued. However, dividends and distributions on fractional Shares will be credited to each Participant's account. In the event of termination of a Participant's account under the Plan, the Plan Agent will adjust for any such undivided fractional interest in cash at the market value of the Shares at the time of termination, less the pro rata expense of any sale required to make such an adjustment.

Any Share dividends or split Shares distributed by the Fund on Shares held by the Plan Agent for Participants will be credited to their accounts. In the event that the Fund makes available to its shareholders rights to purchase additional Shares or other securities, the Shares held for each Participant under the Plan will be added to other Shares held by the Participant in calculating the number of rights to be issued to each Participant.

The Plan Agent's service fee for handling capital gains distributions or income dividends will be paid by the Fund. Participants will be charged their pro rata share of brokerage commissions on all open-market purchases.

Each Participant may terminate their account under the Plan by notifying the Plan Agent in writing. Such termination will be effective immediately if the Participant's notice is received by the Plan Agent not less than ten days prior to any dividend or distribution record date, otherwise such termination will be effective the first trading day after the payment date for such dividend or distribution with respect to any subsequent dividend or distribution. The Plan may be terminated by the Plan Agent or the Fund upon notice in writing mailed to each Participant at least 30 days prior to any record date for the payment of any dividend or distribution by the Fund.

These terms and conditions may be amended or supplemented by the Plan Agent or the Fund at any time or times but, except when necessary or appropriate to comply with applicable law or the rules or policies of the Securities and Exchange Commission or any other regulatory authority, only by mailing to each Participant appropriate written notice at least 30 days prior to the effective date thereof. The amendment or supplement shall be deemed to be accepted by each Participant unless, prior to the effective date thereof, the Plan Agent receives written notice of the termination of their account under the Plan. Any such amendment may include an appointment by the Plan Agent in its place and stead of a successor Plan Agent under these terms and conditions, with full power and authority to perform all or any of the acts to be performed by the Plan Agent under these terms and conditions. Upon any such appointment of any Plan Agent for the purpose of receiving dividends and distributions, the Fund will be authorized to pay to such successor Plan Agent, for each Participant's account, all dividends and distributions payable on Shares held in their name or under the Plan for retention or application by such successor Plan Agent as provided in these terms and conditions.

The Plan Agent shall at all times act in good faith and agrees to use its best efforts within reasonable limits to ensure the accuracy of all services performed under this Agreement and to comply with applicable law, but assumes no responsibility and shall not be liable for loss or damage due to errors unless such error is caused by the Plan Agent's negligence, bad faith, or willful misconduct or that of its employees. These terms and conditions are governed by the laws of the State of Maryland.

Reinvested dividends and distributions are taxed in the same manner as cash dividends and distributions i.e., reinvestment in additional Shares does not relieve shareholders of, or defer the need to pay, any income tax that may be payable (or that is required to be withheld) on Fund dividends and distributions. Participants should contact their tax professionals for information on how the Plan impacts their personal tax situation. For additional information about the Plan, please contact the Plan Agent at 1-866-227-2136 or 480 Washington Boulevard, Jersey City, NJ 07317.

Directory

Investment Manager and Administrator

Neuberger Berman Management LLC 605 Third Avenue, 2nd Floor New York, NY 10158-0180 877.461.1899 or 212.476.8800

Sub-Adviser

Neuberger Berman Fixed Income LLC 200 South Wacker Drive Suite 2100 Chicago, IL 60601

Custodian

State Street Bank and Trust Company 2 Avenue de Lafayette Boston, MA 02111

Stock Transfer Agent

Computershare Shareowner Services LLC 480 Washington Boulevard Jersey City, NJ 07310

Plan Agent

Computershare Trust Company N.A. 250 Royall Street Canton, MA 02021

Legal Counsel

K&L Gates LLP 1601 K Street, NW Washington, DC 20006

Independent Registered Public Accounting Firm

Ernst & Young LLP 200 Clarendon Street Boston, MA 02116

Proxy Voting Policies and Procedures

A description of the policies and procedures that the Fund uses to determine how to vote proxies relating to portfolio securities is available, without charge, by calling 800-877-9700 (toll-free) and on the website of the Securities and Exchange Commission at www.sec.gov. Information regarding how the Fund voted proxies relating to portfolio securities during the most recent 12-month period ended June 30 is also available, without charge, by calling 800-877-9700 (toll-free), on the website of the Securities and Exchange Commission at www.sec.gov, and on Management's website at www.nb.com.

Quarterly Portfolio Schedule

The Fund files a complete schedule of portfolio holdings with the Securities and Exchange Commission for the first and third quarters of each fiscal year on Form N-Q. The Fund's Forms N-Q are available on the Securities and Exchange Commission's website at www.sec.gov and may be reviewed and copied at the Securities and Exchange Commission's Public Reference Room in Washington, D.C. Information on the operation of the Public Reference Room may be obtained by calling 800-SEC-0330. The information on Form N-Q is available upon request, without charge, by calling 800-877-9700 (toll-free).

Rev. 12/2010

FACTS	WHAT DOES NEUBERGER BERMAN
	DO WITH YOUR PERSONAL INFORMATION?
Why?	Financial companies choose how they share your personal information.
	Federal law gives consumers the right to limit some but not all sharing

Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand

what we do.

What? The types of personal information we collect and share depend on the

product or service you have with us. This information can include:

n Social Security number and account balances

n income and transaction history n credit history and credit scores

When you are no longer our customer, we continue to share your

information as described in this notice.

How? All financial companies need to share customers' personal information to

run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Neuberger Berman chooses to share; and whether you can limit

this sharing.

	Does Neuberger	
Reasons we can share your personal information	Berman share?	Can you limit this sharing?
For our everyday business purposes		No
such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus		
For our marketing purposes		No
to offer our products and services to you		
For joint marketing with other financial companies		We don't share
For our affiliates' everyday business purposes		No
information about your transactions and experiences		
For our affiliates' everyday business purposes		We don't share
information about your creditworthiness		
For nonaffiliates to market to you		We don't share
Questions? Call 800.223.6448		

This is not part of the Fund's shareholder report.

Page 2 Who we are

Who is providing this

notice? What we do

How does Neuberger Berman protect my personal information? Entities within the Neuberger Berman family of companies, mutual funds, and private investment funds.

To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.

We restrict access to customer information to those employees who need to know such information in order to perform their job responsibilities.

How does Neuberger Berman collect my personal information?

Why can't I limit all

We collect your personal information, for example, when you

n open an account or provide account information

n seek advice about your investments or give us your income

information

n give us your contact information

We also collect your personal information from others, such as

credit bureaus, affiliates, or other companies. Federal law gives you the right to limit only

n sharing for affiliates' everyday business purposes information

about your creditworthiness

n affiliates from using your information to market to you

n sharing for nonaffiliates to market to you

State laws and individual companies may give you additional rights

to limit sharing.

Definitions

sharing?

Companies related by common ownership or control. They can be

financial and nonfinancial companies.

n Our affiliates include companies with a Neuberger Berman name; financial companies, such as investment advisers, broker dealers;

mutual funds, and private investment funds.

Nonaffiliates Companies not related by common ownership or control. They can

be financial and nonfinancial companies.

n Nonaffiliates we share with can include companies that perform administrative services on our behalf (such as vendors that provide data processing, transaction processing, and printing services) or other companies such as brokers, dealers, or counterparties in connection with servicing your account.

Joint marketing A formal agreement between nonaffiliated financial companies that

together market financial products or services to you.

n Neuberger Berman doesn't jointly market.

Affiliates

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Neuberger Berman Management LLC

605 Third Avenue, 2nd Floor New York, NY 10158-0180 Internal Sales & Services 877.461.1899 www.nb.com

Statistics and projections in this report are derived from sources deemed to be reliable but cannot be regarded as a representation of future results of the Fund. This report is prepared for the general information of shareholders and is not an offer of shares of the Fund.

H0547 06/13

Item 2. Code of Ethics

The Board of Directors ("Board") of Neuberger Berman High Yield Strategies Fund Inc. ("Registrant") adopted a code of ethics that applies to the Registrant's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions ("Code of Ethics"). For the period covered by this Form N-CSR, there were no amendments to the Code of Ethics requiring disclosure and there were no waivers from the Code of Ethics granted to the Registrant's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions.

A copy of the Code of Ethics is incorporated by reference to Neuberger Berman Equity Funds' Form N-CSR, Investment Company Act file number 811-00582 (filed on May 6, 2013). The Code of Ethics is also available, without charge, by calling 1-800-877-9700 (toll-free).

Item 3. Audit Committee Financial Expert

The Board has determined that the Registrant has three audit committee financial experts serving on its audit committee. The Registrant's audit committee financial experts are Martha Goss, George Morriss and Candace L. Straight. Ms. Goss, Mr. Morriss and Ms. Straight are independent directors as defined by Form N-CSR.

Item 4. Principal Accountant Fees and Services

Only required in the annual report.

Item 5. Audit Committee of Listed Registrants

Only required in the annual report.

Item 6. Schedule of Investments

The complete schedule of investments for the Registrant is disclosed in the Registrant's Semi-Annual Report, which is included as Item 1 of this Form N-CSR.

Item 7. Disclosure of Proxy Voting Policies and Procedures for Closed-End Management Investment Companies

Only required in the annual report.

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

Only required in the annual report. There have been no changes in any of the Portfolio Managers since the Registrant's most recent annual report on Form N-CSR.

Item 9. Purchases of Equity Securities by Closed-End Management Investment Company and Affiliated Purchasers

No reportable purchases for the period covered by this report.

Item 10. Submission of Matters to a Vote of Security Holders

There were no changes to the procedures by which stockholders may recommend nominees to the Board.

Item 11. Controls and Procedures

- (a) Based on an evaluation of the disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940, as amended (the "Act")) as of a date within 90 days of the filing date of this document, the Chief Executive Officer and Treasurer and Principal Financial and Accounting Officer of the Registrant have concluded that such disclosure controls and procedures are effectively designed to ensure that information required to be disclosed by the Registrant on Form N-CSR and Form N-Q is accumulated and communicated to the Registrant's management to allow timely decisions regarding required disclosure.
- (b) There were no significant changes in the Registrant's internal controls over financial reporting (as defined in Rule 30a-3(d) under the Act) that occurred during the Registrant's second fiscal quarter of the period covered by this report that have materially affected, or are reasonably likely to materially affect, the Registrant's internal control over financial reporting.

Item 12. Exhibits

- (a)(1) A copy of the Code of Ethics is incorporated by reference to Neuberger Berman Equity Funds' Form N-CSR, Investment Company Act file number 811-00582 (filed May 6, 2013).
- (a)(2) The certifications required by Rule 30a-2(a) of the Act and Section 302 of the Sarbanes-Oxley Act of 2002 ("Sarbanes-Oxley Act") are filed herewith.
- (a)(3) Not applicable to the Registrant.
- (b) The certifications required by Rule 30a-2(b) of the Act and Section 906 of the Sarbanes-Oxley Act are filed herewith.

The certifications provided pursuant to Rule 30a-2(b) of the Act and Section 906 of the Sarbanes-Oxley Act are not deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended ("Exchange Act"), or otherwise subject to the liability of that section. Such certifications will not be deemed to be incorporated by reference into any filing under the Securities Act of 1933, as amended, or the Exchange Act, except to the extent that the Registrant specifically incorporates them by reference.

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.

Neuberger Berman High Yield Strategies Fund Inc.

By: /s/ Robert Conti Robert Conti Chief Executive Officer

Date: July 2, 2013

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 Conti Robert Conti Chief Executive Officer

Date: July 2, 2013

By: /s/ John M. McGovern John M. McGovern Treasurer and Principal Financial and Accounting Officer

Date: July 2, 2013