Special Value Continuation Fund, LLC Form N-CSR March 11, 2010

#### 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 811-21936

SPECIAL VALUE CONTINUATION FUND, LLC (Exact Name of Registrant as Specified in Charter)

2951 28TH STREET, SUITE 1000 SANTA MONICA, CALIFORNIA 90405 (Address of Principal Executive Offices) (Zip Code)

ELIZABETH GREENWOOD, SECRETARY SPECIAL VALUE CONTINUATION FUND, LLC 2951 28TH STREET, SUITE 1000 SANTA MONICA, CALIFORNIA 90405 (Name and Address of Agent for Service)

Registrant's telephone number, including area code: (310) 566-1000

Copies to: RICHARD T. PRINS, ESQ. SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP FOUR TIMES SQUARE NEW YORK, NEW YORK 10036

Date of fiscal year end: DECEMBER 31, 2009

Date of reporting period: DECEMBER 31, 2009

## ITEM 1. reports to stockholders.

Annual Shareholder Report

Special Value Continuation Fund, LLC (A Delaware Limited Liability Company) December 31, 2009

Annual Shareholder Report

December 31, 2009

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Special Value Continuation Fund, LLC (the "Company") files a schedule of its investment in Special Value Continuation Partners, LP (the "Partnership") with the Securities and Exchange Commission ("SEC") for the first and third quarters of each fiscal year on Form N-Q. Investments listed in the Consolidated Statement of Investments are held by the Partnership, which also files its complete schedule of portfolio holdings with the Securities and Exchange Commission ("SEC") for the first and third quarters of each fiscal year on Form N-Q. The Forms N-Q of the Company and the Partnership are available on the SEC's website at http://www.sec.gov. The Forms N-Q of the Company and the Partnership may also be reviewed and copied at the SEC's Public Reference Room in Washington, D.C. Information on the operation of the Public Reference Room may be obtained by calling 1-800-SEC-0330.

A free copy of the proxy voting guidelines of the Company and the Partnership and information regarding how the Company and the Partnership voted proxies relating to portfolio investments during the most recent twelve-month period may be obtained without charge on the SEC's website at http://www.sec.gov or by calling the advisor of the Company and the Partnership, Tennenbaum Capital Partners, LLC, at (310) 566-1000. Collect calls for this purpose are accepted.

# Consolidated Portfolio Asset Allocation (Unaudited)

December 31, 2009

	Percent of Cash
	and
Industry	Investments
Wired Telecommunications Carriers	14.2%
Other Electrical Equipment and Component Manufacturing	11.3%
Architectural, Engineering, and Related Services	11.0%
Nonferrous Metal (except Aluminum) Production and Processing	7.0%
Other Information Services	5.0%
Communications Equipment Manufacturing	3.9%
Scheduled Air Transportation	2.9%
Other Investment Pools and Funds	2.8%
Data Processing, Hosting, and Related Services	2.8%
Resin, Synthetic Rubber, and Artificial Synthetic Fibers and Filaments Manufacturing	2.1%
Offices of Real Estate Agents and Brokers	2.1%
Full-Service Restaurants	1.9%
Industrial Machinery Manufacturing	1.5%
Satellite Telecommunications	1.2%
Support Activities for Mining	1.0%
Depository Credit Intermediation	1.0%
Oil and Gas Extraction	0.8%
Wireless Telecommunications Carriers (except Satellite)	0.6%
Semiconductor and Other Electronic Component Manufacturing	0.4%
Petroleum and Coal Products Manufacturing	0.3%
Basic Chemical Manufacturing	0.3%
Radio and Television Broadcasting	0.3%
Grocery Stores	0.2%
Computer and Peripheral Equipment Manufacturing	0.2%
Gambling Industries	0.2%
Other Amusement and Recreation Industries	0.2%
Other Financial Services	0.1%
Electric Power Generation, Transmission and Distribution	0.1%
Support Activities for Air Transportation	0.1%
Nondepository Credit Intermediation	0.0%
Cash and Cash Equivalents	24.5%
Total	100.0%

#### Report of Independent Registered Public Accounting Firm

The Shareholders and Board of Directors of Special Value Continuation Fund, LLC

We have audited the accompanying consolidated statement of assets and liabilities of Special Value Continuation Fund, LLC (a Delaware Limited Liability Company) (the Company), including the consolidated statement of investments, as of December 31, 2009, and the related consolidated statements of operations and cash flows for the year then ended, the consolidated statements of changes in net assets for each of the two years in the period then ended, and the financial highlights for each of the periods indicated. These financial statements and financial highlights are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. We were not engaged to perform an audit of the Company's internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements and financial highlights, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our procedures included verification by examination of securities held by the custodian as of December 31, 2009, and confirmation of securities not held by the custodian by correspondence with others or by other appropriate auditing procedures where replies from others were not received. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the consolidated financial position of Special Value Continuation Fund, LLC at December 31, 2009, the consolidated results of its operations and its cash flows for the year then ended, the consolidated changes in its net assets for each of the two years in the period then ended, and the financial highlights for each of the periods indicated, in conformity with U.S. generally accepted accounting principles.

March 1, 2010

Consolidated Statement of Assets and Liabilities

December 31, 2009

Assets	
Investments, at fair value:	
Unaffiliated issuers (cost \$231,914,842)	\$177,353,616
Controlled companies (cost \$37,461,893)	11,922,029
Other affiliates (cost \$124,310,772)	153,787,322
Total investments (cost \$393,687,507)	343,062,967
Cash and cash equivalents	111,452,456
Accrued interest income:	
Unaffiliated issuers	3,914,270
Controlled companies	4,181
Other affiliates	353,793
Deferred debt issuance costs	2,018,090
Receivable for investment securities sold	1,811,419
Prepaid expenses and other assets	88,298
Total assets	462,705,474
Liabilities	
Credit facility payable	75,000,000
Payable for investment securities purchased	12,749,432
Distribution payable	6,200,000
Management and advisory fees payable	565,599
Unrealized depreciation on swaps	374,400
Interest payable	46,055
Accrued expenses and other liabilities	496,469
Total liabilities	95,431,955
Preferred stock	
Series Z; \$500/share liquidation preference; 400 shares authorized, 47 shares	
issued and outstanding	23,500
Accumulated dividends on Series Z preferred stock	1,891
Total Series Z preferred stock	25,391
•	
Preferred equity facility	
Series A preferred limited partner interests in Special Value Continuation Partners, LP;	
	134,000,000
	368,337
Total preferred limited partner interests	134,368,337
Minority interest	
General partner interest in Special Value Continuation Partners, LP	-
Preferred equity facility Series A preferred limited partner interests in Special Value Continuation Partners, LP; \$20,000/interest liquidation preference; 6,700 interests authorized, issued and outstanding Accumulated dividends on Series A preferred equity facility Total preferred limited partner interests Minority interest	

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Net assets applicable to common shareholders	\$23	2,879,791
Composition of not assets applicable to common shareholders		
Composition of net assets applicable to common shareholders Common stock, \$0.001 par value; unlimited shares authorized, 418,955.777 shares		
issued and outstanding	\$	419
Paid-in capital in excess of par, net of contributed unrealized gains	36	4,764,708
Accumulated net investment income		1,158,031
Accumulated net realized losses	(8)	2,078,493)
Accumulated net unrealized depreciation	(5)	0,962,983)
Accumulated dividends to Series Z preferred shareholders		(1,891)
Net assets applicable to common shareholders	\$ 23	2,879,791
Common stock, NAV per share	\$	555.86
See accompanying notes.		

#### Consolidated Statement of Investments

#### December 31, 2009

# Showing Percentage of Total Cash and Investments of the Company

	Principal	Fair	Percent of Cash and
Investment	Amount	Value	Investments
Debt Investments (43.51%)			
Bank Debt (16.37%) (1)			
Architectural, Engineering, and Related Services (1.75%)			
Alion Science & Technology Corporation, 1st Lien Term Loan, LIBOR + 6%, due 2/6/13	\$ 8,275,313	\$ 7,944,300	1.75%
LIBOR + 0%, due 2/0/15	\$ 0,275,515	\$ 7,944,300	1.73%
Communications Equipment Manufacturing (3.85%)			
Mitel Networks Corporation, 1st Lien Term Loan, LIBOR +			
3.25%, due 8/10/14	\$19,771,107	17,517,201	3.85%
Computer and Peripheral Equipment Manufacturing (0.21%)			
Palm, Inc., Tranche B Term Loan, LIBOR + 3.5%, due 4/24/14	\$ 1,095,011	951,291	0.21%
Electric Power Generation, Transmission and Distribution (0.05%) La Paloma Generating Company Residual Bank Debt (3)	\$23,218,322	211,507	0.05%
La Falonia Generating Company Residual Bank Debt (5)	\$ 23,210,322	211,307	0.03%
Offices of Real Estate Agents and Brokers (1.23%)			
Realogy Corporation, Revolver, LIBOR + 2.25%, due 4/10/13	\$ 15,897,590	(1,748,735)	(0.38)%
Realogy Corporation, 2nd Lien Term Loan A, 13.5%, due			
10/15/17	\$ 6,891,566	7,310,801	1.61%
Total Offices of Real Estate Agents and Brokers		5,562,066	
Other Electrical Equipment and Component Manufacturing			
(1.72%) EaglePicher Corporation, 1st Lien Tranche B Term Loan, LIBOR			
+ $4.5\%$ , due 12/31/12 (2)	\$ 7,827,719	7,827,719	1.72%
1 +.5 //, due 12/51/12 (2)	φ 1,021,11)	7,027,717	1.7270
Other Investment Pools and Funds (2.82%)			
American Capital, Ltd., Senior Unsecured Revolver, LIBOR + 9%,			
due 3/31/11	\$13,764,622	12,795,765	2.82%
Petroleum and Coal Products Manufacturing (0.33%)			
Building Materials Corporation of America, 2nd Lien Term Loan,	¢ 1,500,210	1 475 271	0.000
LIBOR + 5.75%, due 9/15/14	\$ 1,599,318	1,475,371	0.33%

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Wired Telecommunications Carriers (4.41%)				
Integra Telecom, Inc., 1st Lien Term Loan, LIBOR + 8.5%, due				
8/31/13	\$ 15	6,454 15	67,286 0.0	)3%
Interstate Fibernet, Inc., 1st Lien Term Loan, LIBOR + 4%, due				
7/31/13 (2)	\$11,19	2 508 10 09	01,445 2.2	22%
Interstate Fibernet, Inc., 2nd Lien Term Loan, LIBOR +7.5%, due	ψ11,17	2,500 10,07	2.2	.2.70
	¢ 0.00	1 (2) 0 1 4	1 7	100
7/31/14 (2)	\$ 8,28	1,636 8,14	4,989 1.7	79%
NEF Telecom Company BV, 2nd Lien Tranche D Term Loan,				
EURIBOR + 5.5%, due 2/16/17 (4)	€ 1,53	8,600 1,67	4,606 0.3	37%
Total Wired Telecommunications Carriers		20,06	58,326	
Total Bank Debt (Cost \$76,840,137)		74 35	53,546	
		71,55	5,510	
$O_{\rm then}$ Components Data Securities (27.140%)				
Other Corporate Debt Securities (27.14%)				
Architectural, Engineering, and Related Services (3.57%)				
Alion Science & Technology Corporation, Senior Notes, 10.25%,				
due 2/1/15	\$12,81	6,000 9,65	6,856 2.1	2%
ESP Holdings, Inc., Junior Unsecured Subordinated Promissory				
Notes, 18% PIK, due 3/31/15 (2), (5)	\$ 6,72	6 860 6 50	02,331 1.4	15%
	\$ 0,72		,	570
Total Architectural, Engineering, and Related Services		10,24	19,187	
Basic Chemical Manufacturing (0.28%)				
Kronos International, Inc., Senior Secured Notes, 6.5%, due				
4/15/13	€ 1,11	1,000 1,29	04,064 0.2	28%
Data Processing, Hosting, and Related Services (2.18%)				
Anacomp, Inc., Senior Secured Subordinated Notes, 14% PIK, due				
*		0.045 0.12	20.010 0.0	107
3/12/13 (2), (5), (8)	\$10,75	0,845 9,15	38,218 2.0	)1%
Terremark Worldwide, Inc., Senior Secured Notes, 12%, due				
6/15/17 (5)	\$ 70		· · ·	17%
Total Data Processing, Hosting, and Related Services		9,91	2,116	
Depository Credit Intermediation (0.34%)				
Bank of America Corporation, Junior Subordinated Notes, 7.8%,				
due 2/15/10	\$ 1,55	0.000 1.56	52,338 0.3	34%
ddc 2/15/10	\$ 1,55	0,000 1,50	12,556 0.5	) <del>4</del> /0
Full-Service Restaurants (1.94%)				
Real Mex Restaurants, Inc., Senior Secured Notes, 14%, due				
1/1/13 (5)	\$ 9,08	9,000 8,81	.6,330 1.9	94%
Gambling Industries (0.20%)				
Harrah's Operating Company Inc., Senior Secured Notes, 10%,				
	¢ 115	3 000 01	1712 0.2	007-
due 12/15/18 (5)	\$ 1,15	3,000 91	4,713 0.2	20%
Grocery Stores (0.22%)				
Safeway, Inc., Senior Unsecured Notes, 4.95%, due 8/16/10	\$ 1,00	0,000 1,02	0.2	22%

## Consolidated Statement of Investments (Continued)

#### December 31, 2009

# Showing Percentage of Total Cash and Investments of the Company

	Principal	Fair	Percent of Cash and
Investment	Amount	Value	Investments
Debt Investments (continued)			
Industrial Machinery Manufacturing (1.50%)			
GSI Group Corporation, Senior Notes, 11%, due 8/20/13 (5)	\$ 7,778,000	\$ 6,821,306	1.50%
Nondepository Credit Intermediation (0.04%)			
Fannie Mae, Fixed Rate Notes, 2.5%, due 4/9/10	\$ 100,000	100,599	0.02%
Federal Home Loan Bank, Fixed Rate Notes, 2.375%, due 4/30/10	\$ 100,000	100,572	0.02%
Total Nondepository Credit Intermediation		201,171	
Offices of Real Estate Agents and Brokers (0.84%)			
Realogy Corporation, Senior Subordinated Notes, 12.375%, due 4/15/15	\$ 4,915,000	2 820 577	0.84%
4/13/13	\$ 4,913,000	3,820,577	0.84%
Oil and Gas Extraction (0.80%)			
Forbes Energy Services, Senior Secured Notes, 11%, due 2/15/15	\$ 2,904,000	2,657,160	0.58%
Seitel, Inc., Senior Notes, 9.75%, due 2/15/14 (5)	\$ 1,363,000	981,360	0.22%
Total Oil and Gas Extraction		3,638,520	
Other Amusement and Recreation Industries (0.18%)			
Bally Total Fitness Holdings, Inc., Senior Subordinated Notes,			
14% Cash or 15.625% PIK, due 10/1/13 (3), (5)	\$ 50,979,834	793,632	0.18%
Other Financial Services (0.09%)			
State Street Corporation, Subordinated Notes, 7.65%, due 6/15/10	\$ 410,000	421,853	0.09%
State Street Corporation, Subordinated Hotes, 7.05 %, due 0/15/10	φ +10,000	421,055	0.09 //
Other Information Services (4.46%)			
IRI Holdco (RW), LLC, Note Receivable, 8%, due 12/12/11 (5)	\$20,553,127	20,265,383	4.46%
Radio and Television Broadcasting (0.25%)			
LBI Media, Inc., Senior Discount Notes, 11%, due 10/1/13	\$ 308,000	231,000	0.05%
LBI Media, Inc., Senior Unsecured Subordinated Notes, 8.5%, due	¢ 1 100 000	026 015	0.000
8/1/17 (5) Total Dadia and Talavisian Dreadcasting	\$ 1,109,000	926,015	0.20%
Total Radio and Television Broadcasting		1,157,015	

Resin, Synthetic Rubber, and Artificial Synthetic Fibers and Filaments Manufacturing (2.14%)				
AGY Holding Corporation, Senior Secured 2nd Lien Notes, 11%,				
due 11/15/14	\$	11,886,000	9,725,006	2.14%
Scheduled Air Transportation (2.73%)				
United Air Lines, Inc., Aircraft Secured Mortgage (N508UA), 20%,				
due 8/25/16 (5)	\$	3,642,786	4,549,839	1.00%
United Air Lines, Inc., Aircraft Secured Mortgage (N510UA), 20%,	¢	<b>577</b> 10 4	701 004	0.160
due 9/26/16 (5)	\$	577,134	721,994	0.16%
United Air Lines, Inc., Aircraft Secured Mortgage (N512UA), 20%, due 10/26/16 (5)	\$	577,483	724,164	0.16%
United Air Lines, Inc., Aircraft Secured Mortgage (N530UA), 20%,	φ	577,465	724,104	0.10%
due $11/25/13$ (5)	\$	3,453,496	4,183,910	0.92%
United Air Lines, Inc., Aircraft Secured Mortgage (N536UA), 16%,	Ψ	5,155,170	4,105,910	0.7270
due 8/21/14 (5)	\$	566,965	629,048	0.14%
United Air Lines, Inc., Aircraft Secured Mortgage (N545UA), 16%,		)	,	
due 7/17/15 (5)	\$	660,220	738,787	0.16%
United Air Lines, Inc., Aircraft Secured Mortgage (N585UA), 20%,				
due 10/25/16 (5)	\$	678,052	850,277	0.19%
Total Scheduled Air Transportation			12,398,019	
Support Activities for Mining (1.04%)	<i>ф</i>			1.0.1.07
Allis-Chalmers Energy, Senior Unsecured Notes, 8.5%, due 3/1/17	\$	5,511,000	4,719,290	1.04%
Wined Talescommunications Comisms (2.750)				
Wired Telecommunications Carriers (3.75%) NEF Telecom Company BV, Mezzanine Term Loan, EURIBOR +				
10% PIK, due 8/16/17 (4), (5)	£	16,092,801	17,019,841	3.75%
1070 T IK, ddc 0/10/17 (4), (3)	C	10,072,001	17,017,041	5.1570
Wireless Telecommunications Carriers (except Satellite) (0.59%)				
Clearwire Communications LLC, Senior Secured Notes, 12%, due				
12/1/15 (5)	\$	2,622,000	2,663,270	0.59%
Total Other Corporate Debt Securities (Cost \$165,054,610)			123,415,921	
Total Debt Investments (Cost \$241,894,747)			197,769,467	

### Consolidated Statement of Investments (Continued)

#### December 31, 2009

## Showing Percentage of Total Cash and Investments of the Company

	Principal Amount	Fair	Percent of Cash and
Investment	or Shares	Value	Investments
Equity Securities (31.97%)			
Architectural, Engineering, and Related Services (5.68%)			
ESP Holdings, Inc., Common Stock (2), (3), (5), (6)	88,670	\$ 20,389,788	4.49%
ESP Holdings, Inc., 15% PIK, Preferred Stock (2), (3), (5), (6)	40,618	5,412,228	1.19%
Total Architectural, Engineering, and Related Services		25,802,016	
Data Processing, Hosting, and Related Services (0.61%)			
Anacomp, Inc., Common Stock (2), (3), (5), (8)	1,253,969	2,783,811	0.61%
Depository Credit Intermediation (0.61%)			
Doral Holdings, LP Interest (3), (5)	855,916	2,750,832	0.61%
Industrial Machinery Manufacturing (0.02%)			
GSI Group Inc. Common Stock (3), (5)	216,987	101,441	0.02%
Nonferrous Metal (except Aluminum) Production and Processing (7.01%)			
International Wire Group, Inc., Common Stock (2), (5), (6)	1,979,441	31,869,000	7.01%
Other Electrical Equipment and Component Manufacturing (9.53%)			
EaglePicher Holdings, Inc., Common Stock (2), (3), (5), (6), (7)	1,312,720	43,313,196	9.53%
Other Information Services (0.58%)			
IRI Holdco (RW), LLC, Warrants to Purchase IRI Preferred	4 062 014	2 621 225	0.500
Stock (3), (5)	4,063,914	2,621,225	0.58%
Satellite Telecommunications (1.24%)			
ViaSat, Inc., Common Stock (3), (5)	177,476	5,640,187	1.24%
Scheduled Air Transportation (0.21%)			
United Air Lines, Inc., Equipment Trust Beneficial Interests			
(N510UA) (5)	22	198,569	0.04%
United Air Lines, Inc., Equipment Trust Beneficial Interests (N512UA) (5)	22	198,442	0.04%
(113120A)(3)	22	190,442	0.04%

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United Air Lines, Inc., Equipment Trust Beneficial Interests		21	176.062	0.049
(N536UA) (5)		21	176,963	0.04%
United Air Lines, Inc., Equipment Trust Beneficial Interests		21	196 145	0.0407
(N545UA) (5) United Air Lines, Inc., Equipment Trust Beneficial Interests		21	186,145	0.04%
(N585UA) (5)		22	221,594	0.05%
Total Scheduled Air Transportation			981,713	0.0370
Total Scheduled All Transportation			901,715	
Semiconductor and Other Electronic Component Manufacturing	r			
(0.38%)	5			
AIP/IS Holdings, LLC, Membership Units (3), (5)		643	1,727,178	0.38%
		0.0	1,727,170	010070
Support Activities for Air Transportation (0.05%)				
Alabama Aircraft Industries, Inc., Common Stock (3), (5)		164,636	205,795	0.05%
Wired Telecommunications Carriers (6.05%)				
Integra Telecom, Inc. Common Stock (3), (5)		1,274,522	6,511,983	1.43%
Integra Telecom, Inc. Warrants (3), (5)		346,939	23,250	0.01%
ITC^DeltaCom, Inc., Common Stock (2), (3), (5), (6)		10,890,068	20,146,626	4.43%
NEF Kamchia Co-Investment Fund, LP Interest (3), (4), (5)		2,455,500	815,247	0.18%
Total Wired Telecommunications Carriers			27,497,106	
			145 000 500	
Total Equity Securities (Cost \$151,792,760)			145,293,500	
Total Investments (Cost \$393,687,507) (9)			343,062,967	
Total Investments (Cost \$575,007,507) (7)			5+5,002,707	
Cash and Cash Equivalents (24.52%)				
Toyota Motor Credit Corporation, Commercial Paper, 0.07%,				
1/4/10	\$	8,000,000	7,999,953	1.76%
Toyota Motor Credit Corporation, Commercial Paper, 0.07%,				
1/5/10	\$	4,000,000	3,999,969	0.88%
American Express Credit Corporation, Commercial Paper,				
0.05%, 1/6/10	\$	20,000,000	19,999,861	4.40%
Chevron Funding Corporation, Commercial Paper, 0.04%,				
1/13/10	\$	20,000,000	19,999,733	4.40%
General Electric Capital Corporation, Commercial Paper,				
0.04%, 1/20/10	\$	20,000,000	19,999,578	4.40%
Union Bank of California, Commercial Paper, 0.17%, 1/29/10	\$	20,000,000	19,997,356	4.40%
Cash Denominated in Foreign Currencies	€	24,399	34,941	0.01%
Cash Held on Account at Various Institutions	\$	19,421,065	19,421,065	4.27%
Total Cash and Cash Equivalents			111,452,456	
			ф <b>ле</b> л еле тост	100.00-
Total Cash and Investments			\$454,515,423	100.00%

#### Consolidated Statement of Investments (Continued)

December 31, 2009

Notes to Statement of Investments:

(1) Investments in bank debt generally are bought and sold among institutional investors in transactions not subject to registration under the Securities Act of 1933. Such transactions are generally subject to contractual restrictions, such as approval of the agent or borrower.

(2) Affiliated issuer - as defined under the Investment Company Act of 1940 (ownership of 5% or more of the outstanding voting securities of this issuer).

(3) Non-income producing security.

(4) Principal amount denominated in euros. Amortized cost and fair value converted from euros to US dollars.

(5) Restricted security.

(6) Investment is not a controlling position.

(7) The Partnership's advisor may demand registration at any time more than 180 days following the first initial public offering of common equity by the issuer.

(8) Issuer is a controlled company.

(9) Includes investments with an aggregate market value of \$22,929,427 that have been segregated to collateralize certain unfunded commitments.

Aggregate purchases and aggregate sales of investments, other than Government securities, totaled \$151,701,224 and \$195,383,341, respectively.

Aggregate purchases includes investment assets received as payment in-kind. Aggregate sales includes principal paydowns on debt investments.

The total value of restricted securities and bank debt as of December 31, 2009 was \$307,751,362 or 67.71% of total cash and investments of the Company.

Swaps at December 31, 2009 were as follows:

Instrument	Notional Amount	Fair Value
Swaps		
Euro/US Dollar Cross Currency Basis Swap, Pay Euros/Receive USD, Expires		
5/16/14	\$ 6,040,944	\$ (374,400)

See accompanying notes.

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### Consolidated Statement of Operations

#### Year Ended December 31, 2009

Investment income	
Interest income:	
Unaffiliated issuers	\$ 22,104,058
Controlled companies	1,336,635
Other affiliates	3,237,447
Other income:	
Unaffiliated issuers	381,088
Other affiliates	36,445
Total investment income	27,095,673
Operating expenses	
Management and advisory fees	6,787,188
Legal fees, professional fees and due diligence expenses	544,711
Amortization of deferred debt issuance costs	440,289
Interest expense	281,758
Commitment fees	227,507
Director fees	166,000
Custody fees	96,898
Insurance expense	128,470
Other operating expenses	490,020
Total expenses	9,162,841
Net investment income	17,932,832
Net realized and unrealized gain (loss)	
Net realized loss from:	
Investments in unaffiliated issuers and foreign currency transactions	(58,517,023)
Investments in affiliated issuers	(4,126,775)
Net realized loss	(62,643,798)
Net change in net unrealized depreciation	98,786,144
Net realized and unrealized gain	36,142,346
Net realized and unrealized gam	50,142,540
Dividends paid on Series A preferred equity facility	(2,544,220)
Net change in accumulated dividends on Series A preferred equity facility	805,131
Net change in reserve for dividends to Series Z preferred shareholders	(1,875)
Net increase in net assets applicable to common shareholders	
resulting from operations	\$ 52,334,214

See accompanying notes.

Consolidated Statements of Changes in Net Assets

	Year Ended December 31, 2009		Year Ended December 31, 2008
Net assets applicable to common shareholders, beginning of year	\$	195,745,577	\$ 392,541,013
Net investment income		17,932,832	22,519,973
Net realized loss		(62,643,798)	(22,817,266)
Net change in unrealized depreciation		98,786,144	(186,457,070)
Net change in undistributed earnings of minority interestholder		-	3,149,915
Dividends on Series A preferred equity facility		(2,544,220)	(5,953,838)
Net change in accumulated dividends on Series A preferred equity facility		805,131	764,735
Dividends to Series Z preferred shareholders from net		005,151	704,755
investment income		-	(4,542)
Net change in reserve for dividends to Series Z preferred		(1.075)	0.657
shareholders		(1,875)	2,657
Net increase in net assets applicable to common shareholders		50 004 014	(199 705 42()
resulting from operations		52,334,214	(188,795,436)
Distributions to common shareholders from:			
Net investment income		(15,200,000)	(8,000,000)
Net assets applicable to common shareholders, end of year (including accumulated net investment income of \$1,158,031 and \$180,425, respectively)	\$	232,879,791	\$ 195,745,577
See accompanying notes.			

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#### Consolidated Statement of Cash Flows

## Year Ended December 31, 2009

Operating activities	
Net increase in net assets applicable to common shareholders resulting	
from operations	\$ 52,334,214
Adjustments to reconcile net increase in net assets applicable to common	
shareholders resulting from operations to net cash provided by operating	
activities:	
Net realized loss	62,643,798
Net change in unrealized depreciation	(98,772,071)
Dividends paid on Series A preferred equity facility	2,544,220
Net change in accumulated dividends on Series A preferred equity facility	(805,131)
Net change in reserve for dividends to Series Z preferred shareholders	1,875
Accretion of original issue discount	(209,876)
Accretion of market discount	(2,070,040)
Income from paid in-kind capitalization	(7,388,046)
Amortization of deferred debt issuance costs	440,289
Changes in assets and liabilities:	
Purchases of investments	(144,313,178)
Proceeds from sales, maturities and paydowns of investments	195,383,341
Increase in accrued interest income - unaffiliated issuers	(488,056)
Decrease in accrued interest income - controlled companies	8,129
Decrease in accrued interest income - other affiliates	151,641
Decrease in dividends receivable	2,137,796
Increase in receivable for investments sold	(1,811,419)
Increase in prepaid expenses and other assets	(14,205)
Increase in payable for investments purchased	12,049,542
Decrease in interest payable	(629,150)
Decrease in management and advisory fees payable	(125,000)
Decrease in payable to affiliate	(104,843)
Decrease in accrued expenses and other liabilities	(30,495)
Net cash provided by operating activities	70,933,335
Financing activities	
Proceeds from draws on credit facility	191,000,000
Principal repayments on credit facility	(150,000,000)
Dividends paid on Series A preferred equity facility	(130,000,000) (2,544,220)
Distributions paid to common shareholders	(9,000,000)
Net cash provided by financing activities	29,455,780
	29,433,780
Net increase in cash and cash equivalents	100,389,115
Cash and cash equivalents at beginning of year	11,063,341
Cash and cash equivalents at end of year	\$ 111,452,456

Supplemental cash flow information:	
Interest payments	\$ 910,908

See accompanying notes.

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Notes to Consolidated Financial Statements

December 31, 2009

1. Organization and Nature of Operations

Special Value Continuation Fund, LLC (the "Company"), a Delaware Limited Liability Company, is registered as a nondiversified, closed-end management investment company under the Investment Company Act of 1940 (the "1940 Act"). The Company was established for the purpose of enabling qualified investors to participate indirectly in the investment objectives of Special Value Continuation Partners, LP, a Delaware Limited Partnership (the "Partnership"), of which the Company owns 100% of the common limited partner interests. The Partnership is also registered as a nondiversified, closed-end management investment company under the 1940 Act. The Partnership was formed to acquire a portfolio of investments consisting primarily of bank loans, distressed debt, stressed high yield debt, mezzanine investments and public equities. The stated objective of the Company is to achieve high total returns while minimizing losses.

The Company has elected to be treated as a regulated investment company ("RIC") for U.S. federal income tax purposes. As a RIC, the Company will not be taxed on its income to the extent that it distributes such income each year and satisfies other applicable income tax requirements. The Partnership has elected to be treated as a partnership for U.S. federal income tax purposes. Investment operations commenced and initial funding was received on July 31, 2006.

These consolidated financial statements include the accounts of the Company and the Partnership. All significant intercompany transactions and balances have been eliminated in the consolidation.

The General Partner of the Partnership is SVOF/MM, LLC ("SVOF/MM"). The managing member of SVOF/MM is Tennenbaum Capital Partners, LLC ("TCP"), which serves as the Investment Manager of both the Company and the Partnership. Babson Capital Management LLC serves as Co-Manager of both the Company and the Partnership. Substantially all of the equity interests in the General Partner are owned directly or indirectly by TCP, Babson Capital Management LLC and employees of TCP. The Company, the Partnership, TCP, SVOF/MM and their members and affiliates may be considered related parties.

Company management consists of the Investment Manager and the Board of Directors. Partnership management consists of the General Partner and the Board of Directors. The Investment Manager and the General Partner direct and execute the day-to-day operations of the Company and the Partnership, respectively, subject to oversight from the respective Board of Directors, which sets the broad policies of the Company and performs certain functions required by the 1940 Act in the case of the Partnership. The Board of Directors of the Partnership has delegated investment management of the Partnership's assets to the Investment Manager and the Co-Manager. Each Board of Directors consists of three persons, two of whom are independent. If the Company or the Partnership has preferred equity interests outstanding, as each currently does, the holders of the preferred interests voting separately as a class will be entitled to elect two of the Directors. The remaining directors will be subject to election by holders of the common shares and preferred interests voting together as a single class.

Notes to Consolidated Financial Statements (Continued)

December 31, 2009

1. Organization and Nature of Operations (continued)

#### **Company Structure**

Total capitalization of the consolidated Company is approximately \$678.8 million, consisting of approximately \$419.0 million of initial contributed common equity, an approximately \$9.8 million initial general partner interest (the "GP Interest") in the Partnership held by SVOF/MM, \$134 million of preferred limited partner interests in the Partnership (the "Series A Preferred"), \$116 million under a senior secured revolving credit facility issued by the Partnership (the "Senior Facility") and \$23,500 in Series Z preferred shares of the Company. The GP Interest in the Partnership is shown as a minority interest in these consolidated financial statements. The contributed common equity, GP Interest, preferred limited interests and the amount drawn under the Senior Facility are used to purchase Partnership investments and to pay certain fees and expenses of the Partnership and the Company. Most of the cash and investments of the Partnership are included in the collateral for the Senior Facility.

The Company will liquidate and distribute its assets and will be dissolved on June 30, 2016, subject to up to two one-year extensions if requested by the Investment Manager and approved by the outstanding common shares. The Partnership will liquidate and distribute its assets and will be dissolved on June 30, 2016, subject to up to two one-year extensions if requested by the General Partner and approved by SVCF as the holder of the common limited partner interests in the Partnership. However, the Operating Agreement and Partnership Agreement will prohibit liquidation of the Company and the Partnership, respectively, prior to June 30, 2016 if the Series A Preferred are not redeemed in full prior to such liquidation.

#### Preferred Equity Facility

At December 31, 2009, the Partnership had 6,700 Series A preferred limited partner interests (the "Series A Preferred") issued and outstanding with a liquidation preference of \$20,000 per interest. The Series A Preferred are redeemable at the option of the Partnership, subject to certain conditions. Additionally, under certain conditions, the Partnership may be required to either redeem certain of the Series A Preferred or repay indebtedness, at the Partnership's option. Such conditions would include a failure by the Partnership to maintain adequate collateral as required by its credit facility agreement or by the Statement of Preferences of the Series A Preferred or a failure by the Partnership to maintain sufficient asset coverage as required by the 1940 Act. As of December 31, 2009, the Partnership was in full compliance with such requirements.

Notes to Consolidated Financial Statements (Continued)

December 31, 2009

1. Organization and Nature of Operations (continued)

The Series A Preferred accrue dividends at an annual rate equal to LIBOR plus 0.75%, or in the case of any holders of Series A Preferred that are CP Conduits (as defined in the leveraging documents), the higher of (i) LIBOR plus 0.75% or (ii) the CP Conduit's cost of funds rate plus 0.75%, subject to certain limitations and adjustments.

2. Summary of Significant Accounting Policies

#### **Basis of Presentation**

The consolidated financial statements of the Company have been prepared in accordance with accounting principles generally accepted in the United States ("GAAP"). In the opinion of the Investment Manager and the General Partner, the consolidated financial results of the Company included herein contain all adjustments necessary to present fairly the consolidated financial position of the Company as of December 31, 2009, the consolidated results of its operations and its consolidated cash flows for the year then ended, and the consolidated changes in net assets for each of the two years in the period then ended. Subsequent events have been evaluated through March 1, 2010, the date of issuance of the financial statements. The following is a summary of the significant accounting policies of the Company and the Partnership.

#### Investment Valuation

All of the Company's investments are generally held by the Partnership. Management values investments held by the Partnership at fair value based upon the principles and methods of valuation set forth in policies adopted by the Partnership's Board of Directors and in conformity with procedures set forth in the Senior Facility and Statement of Preferences for the Series A Preferred. Fair value is generally defined as the amount for which an investment could be sold in an orderly transaction between market participants at the measurement date.

Investments listed on a recognized exchange or market quotation system, whether U.S. or foreign, are valued for financial reporting purposes as of the last business day of the reporting period using the closing price on the date of valuation. Liquid investments not listed on a recognized exchange or market quotation system are priced by a nationally recognized pricing service or by using quotations from broker-dealers. Investments not priced by a pricing service or for which market quotations are either not readily available or are determined to be unreliable are valued by one or more independent valuation services or, for investments aggregating less than 5% of the total capitalization of the Partnership, by the Investment Manager.

Notes to Consolidated Financial Statements (Continued)

December 31, 2009

2. Summary of Significant Accounting Policies (continued)

Fair valuations of investments are determined under guidelines adopted by the Partnership's Board of Directors, and are subject to their approval. Generally, to increase objectivity in valuing the Partnership's investments, the Investment Manager will utilize external measures of value, such as public markets or third-party transactions, whenever possible. The Investment Manager's valuation is not based on long-term work-out value, immediate liquidation value, nor incremental value for potential changes that may take place in the future. The values assigned to investments that are valued by the Investment Manager are based on available information and do not necessarily represent amounts that might ultimately be realized, as these amounts depend on future circumstances and cannot reasonably be determined until the individual investments are actually liquidated. The foregoing policies apply to all investments, including those in companies and groups of affiliated companies aggregating more than 5% of the Company's assets.

Investments of the Partnership may be categorized based on the types of inputs used in valuing such investments. The level in the GAAP valuation hierarchy in which an investment falls is based on the lowest level input that is significant to the valuation of the investment in its entirety. At December 31, 2009, the investments of the Partnership were categorized as follows:

Level	Basis for Determining Fair Value		Bank Debt	Co	Other orporate Debt		Equity Securities
1	Quoted prices in active markets for identical assets	\$	_	\$		\$	5,640,187
2	Other observable market inputs*	Ψ	28,886,079	Ŷ	49,230,176	Ŷ	23,103,253
3	Independent third-party pricing sources that						
	employ significant unobservable inputs		45,255,960		73,392,113		96,160,272
3	Internal valuations with significant unobservable						
	inputs		211,507		793,632		20,389,788
Total		\$	74,353,546	\$	123,415,921	\$	145,293,500

\* E.g. quoted prices in inactive markets or quotes for comparable instruments

#### Notes to Consolidated Financial Statements (Continued)

December 31, 2009

#### 2. Summary of Significant Accounting Policies (continued)

Changes in investments categorized as Level 3 during the year ended December 31, 2009 were as follows:

Independent Third Party Valuation						
			Equity			
	Bank Debt	Co	rporate Debt		Securities	
\$	141,957,300	\$	36,132,834	\$	89,988,528	
	1,932,753		1,262,168		(10,389,887)	
	(98,634,093)		18,050,870		10,180,521	
	-		17,946,241		6,381,110	
\$	45,255,960	\$	73,392,113	\$	96,160,272	
\$	16,536,487	\$	1,168,114	\$	9,514,160	
	\$	Bank Debt \$ 141,957,300 1,932,753 (98,634,093) - \$ 45,255,960	Bank Debt Co \$ 141,957,300 \$ 1,932,753 (98,634,093) - \$ 45,255,960 \$	Other   Bank Debt Other   \$ 141,957,300 \$ 36,132,834   1,932,753 1,262,168   (98,634,093) 18,050,870   - 17,946,241   \$ 45,255,960 \$ 73,392,113	Other   Bank Debt Corporate Debt   \$ 141,957,300 \$ 36,132,834 \$   1,932,753 1,262,168 (98,634,093) 18,050,870   - 17,946,241 \$ 45,255,960 \$ 73,392,113 \$	

	Investment Manager Valuation						
	Other					Equity	
	Ba	ank Debt	Co	rporate Debt		Securities	
Beginning balance	\$	229,161	\$	23,457,575	\$	24,550,243	
Net realized and unrealized gains (losses)		(17,654)		(4,717,702)		2,220,655	
Net acquisitions and dispositions		-		-		-	
Net transfers into (out of) category		-		(17,946,241)		(6,381,110)	
Ending balance	\$	211,507	\$	793,632	\$	20,389,788	
Net change in unrealized gains (losses) during the year							
on investments still held at year end (included in net	¢	(17(54))	¢	(4, 717, 700)	¢	16.042.029	
realized and unrealized gains/losses, above)	\$	(17,654)	\$	(4,717,702)	\$	16,943,928	

**Investment Transactions** 

The Partnership records investment transactions on the trade date, except for private transactions that have conditions to closing, which are recorded on the closing date. The cost of investments purchased is based upon the purchase price plus those professional fees which are specifically identifiable to the investment transaction. Realized gains and losses on investments are recorded based on the specific identification method, which typically allocates the highest cost inventory to the basis of investments sold.

#### Notes to Consolidated Financial Statements (Continued)

December 31, 2009

2. Summary of Significant Accounting Policies (continued)

Cash and Cash Equivalents

Cash consists of amounts held in accounts with brokerage firms and the custodian bank. Cash equivalents consist of highly liquid investments with an original maturity of three months or less. For purposes of reporting cash flows, cash consists of the cash held with brokerage firms and the custodian bank, and cash equivalents maturing within 90 days.

#### **Repurchase Agreements**

In connection with transactions in repurchase agreements, it is the Partnership's policy that its custodian take possession of the underlying collateral, the fair value of which is required to exceed the principal amount of the repurchase transaction, including accrued interest, at all times. If the seller defaults, and the fair value of the collateral declines, realization of the collateral by the Partnership may be delayed or limited.

#### **Restricted Investments**

The Partnership may invest without limitation in instruments that are subject to legal or contractual restrictions on resale. These instruments generally may be resold to institutional investors in transactions exempt from registration or to the public if the securities are registered. Disposal of these investments may involve time-consuming negotiations and additional expense, and prompt sale at an acceptable price may be difficult. Information regarding restricted investments is included at the end of the Statement of Investments. Restricted investments, including any restricted investments in affiliates, are valued in accordance with the investment valuation policies discussed above.

#### Foreign Investments

The Partnership may invest in instruments traded in foreign countries and denominated in foreign currencies. At December 31, 2009, the Partnership held foreign currency denominated investments comprising approximately 6.1% of the Partnership's total investments. Such positions were converted at the closing rate in effect at December 31, 2009 and reported in U.S. dollars. Purchases and sales of investments and income and expense items denominated in foreign currencies, when they occur, are translated into U.S. dollars on the respective dates of such transactions. The portion of gains and losses on foreign investments resulting from fluctuations in foreign currencies is included in net realized and unrealized gain or loss from investments.

Notes to Consolidated Financial Statements (Continued)

December 31, 2009

2. Summary of Significant Accounting Policies (continued)

Investments in foreign companies and securities of foreign governments may involve special risks and considerations not typically associated with investing in U.S. companies and securities of the U.S. government. These risks include, among other things, revaluation of currencies, less reliable information about issuers, different transactions clearance and settlement practices and potential future adverse political and economic developments. Moreover, investments in foreign companies and securities of foreign governments and their markets may be less liquid and their prices more volatile than those of comparable U.S. companies and the U.S. government.

Derivatives

In order to mitigate certain currency exchange and interest rate risks, the Partnership has entered into several swap transactions. All derivatives are recognized as either assets or liabilities in the statement of assets and liabilities. The transactions entered into are accounted for using the mark-to-market method with the resulting change in fair value recognized in earnings for the current period. Risks may arise upon entering into these contracts from the potential inability of counterparties to meet the terms of their contracts and from unanticipated movements in interest rates and the value of foreign currency relative to the U.S. dollar.

Gains and losses from derivative transactions during the year ended December 31, 2009 were included in net realized and unrealized gain on investments in the Statement of Operations as follows:

Derivative	Realized	Unrealized
Cross currency basis swaps	\$ (595,612)	\$ 167,330

Valuations of swap transactions at December 31, 2009 were determined as follows:

Level	Basis for Determining Fair Value	Aggre	egate Value
2	Other observable market inputs	\$	(374,400)

#### Debt Issuance Costs

Costs of approximately \$3.5 million were incurred in connection with placing the Partnership's Senior Facility. These costs were deferred and are being amortized on a straight-line basis over eight years, the estimated life of the Senior Facility. The impact of utilizing the straight-line amortization method versus the effective-interest method is not expected to be material to the operations of the Company or the Partnership.

#### Notes to Consolidated Financial Statements (Continued)

December 31, 2009

2. Summary of Significant Accounting Policies (continued)

Purchase Discounts

The majority of the Partnership's high yield and distressed debt investments are purchased at a considerable discount to par as a result of the underlying credit risks and financial results of the issuer, as well as general market factors that influence the financial markets as a whole. GAAP generally requires that discounts on the acquisition of corporate (investment grade) bonds municipal bonds and treasury bonds be amortized using the effective-interest or constant-yield method. However, GAAP also requires the Partnership to consider the collectibility of interest when making accruals.

Accordingly, when accounting for purchase discounts, the Partnership recognizes discount accretion income when it is probable that such amounts will be collected and when such amounts can be estimated.

#### Income Taxes

The Company intends to comply with the applicable provisions of the Internal Revenue Code of 1986, as amended, pertaining to regulated investment companies and to make distributions of taxable income sufficient to relieve it from substantially all federal income and excise taxes. Accordingly, no provision for income taxes is required in the consolidated financial statements. The Partnership's income or loss is reported in the partners' income tax returns. As of December 31, 2009, all tax years of the Company and the Partnership since inception remain subject to examination by federal and state tax authorities. No such examinations are currently pending.

Income and capital gain distributions are determined in accordance with income tax regulations, which may differ from accounting principles generally accepted in the United States. Capital accounts within the financial statements are adjusted at year-end for permanent book and tax differences. At December 31, 2009, the Company reclassified \$18,533 in foreign currency losses from accumulated net realized losses to accumulated net investment income, and certain non-deductible expenses from accumulated net investment income to paid-in capital. Temporary differences are primarily attributable to differing book and tax treatments for the timing of the recognition of gains and losses on certain investment transactions and the timing of the deductibility of certain expenses, and will reverse in subsequent periods.

#### Notes to Consolidated Financial Statements (Continued)

December 31, 2009

2. Summary of Significant Accounting Policies (continued)

As of December 31, 2009, the tax basis components of distributable earnings (accumulated deficit) applicable to the common shareholders of the Company and unrealized appreciation (depreciation) and cost of the investments of the Partnership were as follows:

Undistributed ordinary income	\$	857,959
Capital loss carryforwards	(	27,765,974)
Post-October capital loss deferral	(	53,992,915)
Post-October currency loss deferral		(17)
Unrealized appreciation		55,822,965
Unrealized depreciation	(1	06,821,905)
Net unrealized depreciation	(	50,998,940)
Cost of investments	3	93,687,507

The Company's capital loss carryforwards will be used to offset capital gains in succeeding taxable years. \$19,133,625 and \$8,632,349 of the carryforwards will expire after 2016 and 2017, respectively. Distributions and the net change in accumulated distributions to holders of the Series A Preferred are treated as distributions of ordinary income for federal tax purposes.

All distributions to common and Series Z shareholders during the years ended December 31, 2009 and 2008 were treated as distributions of ordinary income. Tax basis distributions to common shareholders during the year ended December 31, 2008 were \$14,090,563, which included a \$6,090,563 non-cash consent dividend.

#### Use of Estimates

The preparation of the financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, as well as the reported amounts of revenues and expenses during the reporting period. Although management believes these estimates and assumptions to be reasonable, actual results could differ from those estimates.

#### 3. Allocations and Distributions

Common distributions are generally based on the estimated taxable earnings of the Company, and are recorded on the ex-dividend date. Distributions to the common shareholders of the Company are generally based on distributions received from the Partnership, less any Company-level expenses and dividends to Series Z preferred shareholders.

#### Notes to Consolidated Financial Statements (Continued)

December 31, 2009

3. Allocations and Distributions (continued)

Net income and gains of the Partnership are distributed first to the Company until it has received an 8% annual weighted-average return on its undistributed contributed equity, and then to the General Partner until it has received 20% of all cumulative income and gain distributions. 80% of all remaining net income and gain distributions are allocated to the Company, with the remaining 20% allocated to the General Partner. Net investment income or loss, realized gain or loss on investments, and appreciation or depreciation on investments for the period are allocated to the Company and the General Partner in a manner consistent with that used to determine distributions.

The timing of distributions to the Company is determined by the General Partner, which has provided the Investment Manager with certain criteria for such distributions. The timing and amount to be paid by the Company as a distribution to its shareholders is determined by its Board of Directors, which has provided the Investment Manager with criteria for such distributions. Any net long-term capital gains are distributed at least annually. As of December 31, 2009, the Company had declared \$124,000,000 in distributions to the common shareholders since inception.

The Company's Series Z share dividend rate is fixed at 8% per annum.

4. Management Fees and Other Expenses

The Investment Manager receives an annual management and advisory fee, payable monthly in arrears, equal to 1.0% of the sum of the maximum amount of the Series A Preferred, the maximum amount available under the Senior Facility, the initial value of the contributed general partnership equity and the initial value of the contributed common equity, subject to reduction by the amount of the Senior Facility commitment when the Senior Facility is no longer outstanding, and by the amount of the Series A Preferred when less than \$1 million in liquidation preference of preferred securities remains outstanding. In addition to the management fee, the General Partner is entitled to a performance allocation as discussed in Note 3, above. As compensation for its services, the Co-Manager receives a portion of the management fees paid to the Investment Manager. The Co-Manager also receives a portion of any performance allocation paid to the General Partner.

The Company and the Partnership pay all respective expenses incurred in connection with the business of the Company and the Partnership, including fees and expenses of outside contracted services, such as custodian, administrative, legal, audit and tax preparation fees, costs of valuing investments, insurance costs, brokers' and finders' fees relating to investments and any other transaction costs associated with the purchase and sale of investments of the Partnership.

#### Notes to Consolidated Financial Statements (Continued)

December 31, 2009

5. Senior Secured Revolving Credit Facility

The Partnership has entered into a credit agreement with certain lenders, which provides for a senior secured revolving credit facility (the "Senior Facility"), pursuant to which amounts may be drawn up to \$116 million. The Senior Facility matures July 31, 2014, subject to extension by the lenders at the request of the Partnership for one 12-month period.

Advances under the Senior Facility bear interest at LIBOR plus 0.375% per annum, except in the case of loans from CP Conduits, which bear interest at the higher of LIBOR plus 0.375% or the CP Conduit's cost of funds plus 0.375%, subject to certain limitations. The weighted-average interest rate on outstanding borrowings at December 31, 2009 was 0.61%. In addition to amounts due on outstanding debt, the Senior Facility accrues commitment fees of 0.20% per annum on the unused portion of the Senior Facility, or 0.25% per annum when less than \$46,400,000 in borrowings are outstanding. The Senior Facility may be terminated, and any outstanding amounts thereunder may become due and payable, should the Partnership fail to satisfy certain financial or other covenants. As of December 31, 2009, the Partnership was in full compliance with such covenants.

6. Commitments, Concentration of Credit Risk and Off-Balance Sheet Risk

The Partnership conducts business with brokers and dealers that are primarily headquartered in New York and Los Angeles and are members of the major securities exchanges. Banking activities are conducted with a firm headquartered in the New York area.

In the normal course of business, the Partnership's investment activities involve executions, settlement and financing of various transactions resulting in receivables from, and payables to, brokers, dealers and the Partnership's custodian. These activities may expose the Company and the Partnership to risk in the event such parties are unable to fulfill contractual obligations. Management does not anticipate any material losses from counterparties with whom it conducts business.

Consistent with standard business practice, the Company and the Partnership enter into contracts that contain a variety of indemnifications. The maximum exposure of the Company and the Partnership under these arrangements is unknown. However, the Company and the Partnership expect the risk of loss to be remote.

The Consolidated Statement of Investments includes certain revolving loan facilities held by the Partnership with aggregate unfunded balances of approximately \$16.1 million at December 31, 2009. These instruments are reflected at fair value in the Statement of Investments and may be drawn up to the principal amount shown.

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#### Notes to Consolidated Financial Statements (Continued)

December 31, 2009

7. Related Parties

From time to time the Partnership advances payments to third parties on behalf of the Company which are reimbursable through deductions from distributions to the Company.

8. Series Z Preferred Capital

In addition to the Series A Preferred of the Partnership described in Note 1, the Company had 47 Series Z preferred shares authorized, issued and outstanding as of December 31, 2009. The Series Z preferred shares have a liquidation preference of \$500 per share plus accumulated but unpaid dividends and pay dividends at an annual rate equal to 8% of liquidation preference. The Series Z preferred shares are redeemable at any time at the option of the Company and may only be transferred with the consent of the Company.

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## Notes to Consolidated Financial Statements (Continued)

December 31, 2009

# 9. Financial Highlights

		Year 2009	Ended Decembe 2008	er 31,	2007	(In	ly 31, 2006 (ception) to mber 31, 2006
Per Common Share							
Net asset value, beginning of year	\$	467.22 \$	936.95	\$	1,036.13	\$	1,000.00
Investment operations:							10.11
Net investment income		42.80	53.75		166.54		48.14
Net realized and unrealized gain (loss)		86.27	(499.51)		(28.73)		62.27
Distributions to minority interestholder							
from:							
Net investment income		-	-		(29.74)		(7.98)
Net realized gains		-	-		(17.76)		(3.39)
Returns of capital		-	-		(1.30)		-
Net change in undistributed earnings of							
minority interest holder		-	7.52		24.89		(9.10)
Dividends on Series A preferred equity							
facility		(6.07)	(14.21)		(19.96)		(3.38)
Net change in accumulated dividends on							
Series A preferred equity facility		1.92	1.82		0.35		(4.98)
Dividends to Series Z preferred							
shareholders from:							
Net investment income		-	(0.01)		-		-
Net change in reserve for dividends to			~ /				
Series Z preferred shareholders		-	0.01		-		-
F							
Total from investment operations		124.92	(450.63)		94.29		81.58
		121.92	(150105)		<i>y</i> 112 <i>y</i>		01100
Distributions to common shareholders from:							
Net investment income		(36.28)	(19.10)		(117.36)		(31.90)
Net realized gains		(30.20)	(1).10)		(71.03)		(13.55)
Returns of capital		_			(5.08)		(15.55)
Total distributions to common shareholders		(36.28)	(19.10)		(193.47)		(45.45)
Total distributions to common shareholders		(30.28)	(19.10)		(195.47)		(43.43)
Net asset value, end of year	\$	555.86 \$	467.22	\$	936.95	\$	1,036.13
	φ	555.00 \$	+07.22	φ	930.93	φ	1,050.15
Potum on invested assots $(1)$ $(2)$		19.3%	(21.7)07		11 70		Q 107
Return on invested assets (1), (2)		19.3%	(31.7)%	,	11.7%	)	8.4%
Gross raturn to common shoreholders (1)		77.207	(10.2)07		11 407		10.207
Gross return to common shareholders (1)		27.3%	(49.3)%	)	11.4%	)	10.3%

# Edgar Filing: Special Value Continuation Fund, LLC - Form N-CSR

Less: Allocation to General Partner of				
Special Value				
Continuation Partners, LP (1)	0.0%	0.5%	(2.2)%	(2.1)%
Return to common shareholders (1), (3)	27.3%	(48.8)%	9.2%	8.2%

#### Notes to Consolidated Financial Statements (Continued)

December 31, 2009

## 9. Financial Highlights (continued)

	Yea 2009	Year Ended December 31, 2008 2007			(	July 31, 2006 (Inception) to cember 31, 2006	
Ratios and Supplemental Data:							
Ending net assets attributable to common shareholders	\$ 232,879,791	\$	195,745,577	\$	392,541,013	\$	434,092,909
Net investment income / average common shareholder equity (4), (5),							
(6)	8.7%		6.9%		12.8%		10.4%
Operating expenses and General Partner allocation / average							
common shareholder equity							
Operating expenses (4), (6)	4.5%		4.5%		4.6%		5.7%
General Partner allocation (1)	-		(1.0)%		2.3%		2.0%
Total expenses and General Partner			(1.0)/0		2.570		2.070
allocation	4.5%		3.5%		6.9%		7.7%
Portfolio turnover rate (1), (7)	44.2%		33.3%		64.6%		17.3%
Weighted-average debt outstanding	\$ 26,882,192	\$	123,873,973	\$	162,460,274	\$	168,292,208
Weighted-average interest rate	1.0%		3.7%		5.8%		5.8%
Weighted-average number of shares	418,956		418,956		418,956		418,956
Average debt per share	\$ 64.16	\$	295.67	\$	387.77	\$	401.69

Annualized Inception-to-Date Performance Data as of December 31, 2009:

Return on common shareholder			
equity (3)	(7.4)%		
Return on invested assets (2)	(0.4)%		
Internal rate of return to common			
shareholder equity (8)	(5.8)%		

Asset Coverage:	December 31,				
	2009	2008	2007	2006	
Series A Preferred Equity Facility:					
Interests outstanding	6,700	6,700	6,700	6,700	

## Edgar Filing: Special Value Continuation Fund, LLC - Form N-CSR

Involuntary liquidation value per				
interest	\$ 20,055	\$ 20,175	\$ 20,289	\$ 20,312
Asset coverage per interest	\$ 42,350	\$ 43,343	\$ 43,443	\$ 41,521
Series Z Preferred Shares:				
Shares outstanding	47	47	47	17
Involuntary liquidation value per				
share	\$ 540	\$ 500	\$ 557	\$ 516
Asset coverage per share	\$ 1,141	\$ 1,075	\$ 1,192	\$ 1,056
Senior Secured Revolving Credit				
Facility:				
Debt outstanding	\$ 75,000,000	\$ 34,000,000	\$ 207,000,000	\$ 266,000,000
Asset coverage per \$1,000 of debt				
outstanding	\$ 5,893	\$ 10,525	\$ 3,534	\$ 3,080

## Notes to Consolidated Financial Statements (Continued)

December 31, 2009

## 9. Financial Highlights (continued)

(1)

Not annualized for periods of less than one year.

- (2)Return on invested assets is a time-weighted, geometrically linked rate of return and excludes cash and cash equivalents.
- (3)Returns (net of dividends on the preferred equity facility, allocations to General Partner and fund expenses, including financing costs and management fees) are calculated on a monthly geometrically linked, time-weighted basis.
- (4) Annualized for periods of less than one year.
- (5) Net of income and expense allocation to the minority interestholder.
- (6) These ratios include interest expense but do not reflect the effect of dividends on the preferred equity facility.
- (7)Excludes securities acquired from Special Value Bond Fund II, LLC and Special Value Absolute Return Fund, LLC at the inception of the Company and the Partnership.
- (8)Net of dividends on the preferred equity facility of the Partnership, allocation to General Partner, and fund expenses, including financing costs and management fees. Internal rate of return ("IRR") is the imputed annual return over an investment period and, mathematically, is the rate of return at which the discounted cash flows equal the initial cash outlays. The internal rate of return presented assumes liquidation of the fund at net asset value as of the balance sheet date, and is reduced by the organizational costs that were expensed at the inception of the Company.

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### Consolidated Schedule of Changes in Investments in Affiliates (1)

#### Year Ended December 31, 2009

Security	Value, Beginning of Period	Acquisitions	Dispositions	Value, End of Period
Anacomp, Inc., Common Stock	\$ 4,971,987	\$ -	\$ -	\$ 2,783,811
Anacomp, Inc., Promissory Note, LIBOR + 6.5% PIK, due 8/31/09	1,081,614	-	(1,175,667)	-
Anacomp, Inc., Senior Secured Subordinated Notes, 14% PIK, due 3/12/13	7,259,224	2,520,432	-	9,138,218
EaglePicher Corporation, 1st Lien Tranche B Term Loan LIBOR + 4.5%, due 12/31/12	6,946,821	-	-	7,827,719
EaglePicher Corporation, 2nd Lien Term Loan LIBOR + 7.5%, due 12/31/13	5,862,500	-	(5,850,250)	-
EaglePicher Holdings, Inc., Common Stock	40,057,651	-	-	43,313,196
ESP Holdings, Inc., 1st Lien Revolver LIBOR + 4.5%, due 06/30/09	79,263	_	(79,902)	
ESP Holdings, Inc., 1st Lien Term Loan	77,205		(1),)02)	
LIBOR + $4.5\%$ , due $6/30/09$	1,244,052	-	(1,330,537)	-
ESP Holdings, Inc., 2nd Lien Term Loan				
LIBOR + 10%, due 9/12/14	15,187,920	-	(15,187,920)	-
ESP Holdings, Inc., Junior Unsecured Subordinated				
Promissory				
Notes, 18% PIK, due 3/31/15	5,479,440	-	-	6,592,331
ESP Holdings, Inc., Common Stock	18,169,132	-	-	20,389,788
ESP Holdings, Inc., 15% PIK, Preferred Stock	5,283,853	-	-	5,412,228
International Wire Group, Inc., Common Stock	36,461,303	-	-	31,869,000
Interstate Fibernet, Inc., 1st Lien Term Loan,				
LIBOR + 4%, due 7/31/13	8,189,645	-	-	10,091,445
Interstate Fibernet, Inc., 2nd Lien Senior Secured Note,				
LIBOR + 7.5%, due 7/31/14	6,360,297	-	-	8,144,989
ITC^DeltaCom, Inc., Common Stock	5,445,034	-	-	20,146,626

Note to Schedule of Changes in Investments in Affiliates:

(1) The issuers of the securities listed on this schedule are considered affiliates under the Investment Company Act of 1940 due to the ownership by the Company of 5% or more of the issuer's voting securities.

Restricted Securities of Unaffiliated Issuers

December 31, 2009

Investment	Acquisition Date	Cost
AIP/IS Holdings, LLC, Membership Units	10/27/09	\$ 1,386,718
Alabama Aircraft Industries, Inc., Common Stock	Various 2002	3,550,121
Bally Total Fitness Holdings, Inc., Senior Subordinated Notes, 14% Cash or		
15.625% PIK, due 10/1/13	10/1/2007	45,025,305
Clearwire Communications LLC, Senior Secured Notes, 12%, due 12/1/15	Various 2009	2,568,118
Doral Holdings, LP Interest	7/12/07	11,138,132
GSI Group Corporation, Senior Notes, 11%, due 8/20/13	8/20/08	6,872,820
GSI Group Inc. Common Stock	8/20/08	1,136,228
Harrah's Operating Company Inc., Senior Secured Notes, 10%, due 12/15/18	6/25/09	821,583
Integra Telecom, Inc. Common Stock	11/11/09	8,433,884
Integra Telecom, Inc. Warrants	11/19/09	19,920
IRI Holdco (RW), LLC, Note Receivable, 8%, due 12/12/11	10/31/08	19,382,720
IRI Holdco (RW), LLC, Warrants to Purchase IRI Preferred Stock	10/31/08	1,170,407
LBI Media, Inc., Senior Unsecured Subordinated Notes, 8.5%, due 8/1/17	Various 2009	677,710
NEF Kamchia Co-Investment Fund, LP Interest	7/31/07	3,367,227
NEF Telecom Company BV, Mezzanine Term Loan, EURIBOR + 10%		
PIK, due 8/16/17	8/29/07	22,284,219
Real Mex Restaurants, Inc., Senior Secured Notes, 14%, due 1/1/13	Various 2009	8,040,395
Seitel, Inc., Senior Notes, 9.75%, due 2/15/14	Various 2009	901,155
Terremark Worldwide, Inc., Senior Secured Notes, 12%, due 6/15/17	6/17/09	668,792
United Air Lines, Inc., Aircraft Secured Mortgage (N508UA), 20%, due		
8/25/16	8/26/09	3,642,786
United Air Lines, Inc., Aircraft Secured Mortgage (N510UA), 20%, due		
9/26/16	8/27/09	577,134
United Air Lines, Inc., Aircraft Secured Mortgage (N512UA), 20%, due		
10/26/16	8/27/09	577,483
United Air Lines, Inc., Aircraft Secured Mortgage (N530UA), 20%, due		
11/25/13	8/26/09	3,453,496
United Air Lines, Inc., Aircraft Secured Mortgage (N536UA), 16%, due		
8/21/14	12/21/09	566,965
United Air Lines, Inc., Aircraft Secured Mortgage (N545UA), 16%, due		
7/17/15	12/17/09	660,220
United Air Lines, Inc., Aircraft Secured Mortgage (N585UA), 20%, due		
10/25/16	8/26/09	678,052
United Air Lines, Inc., Equipment Trust Beneficial Interests (N510UA)	8/27/09	148,697
United Air Lines, Inc., Equipment Trust Beneficial Interests (N512UA)	8/27/09	148,348
United Air Lines, Inc., Equipment Trust Beneficial Interests (N536UA)	12/21/09	154,334
United Air Lines, Inc., Equipment Trust Beneficial Interests (N545UA)	12/17/09	177,430
United Air Lines, Inc., Equipment Trust Beneficial Interests (N585UA)	8/26/09	174,182
ViaSat, Inc., Common Stock	12/15/09	3,486,250

## Consolidating Statement of Assets and Liabilities

December 31, 2009

	Special Value Continuation Fund, LLC Standalone	Special Value Continuation Partners, LP Standalone	Eliminations	Special Value Continuation Fund, LLC Consolidated
Assets				
Investments:				
Unaffiliated issuers	\$ -	\$ 177,353,616	\$ -	\$ 177,353,616
Investment in subsidiary	233,061,800	-	(233,061,800)	-
Controlled companies	-	11,922,029	-	11,922,029
Other affiliates	-	153,787,322	-	153,787,322
Total investments	233,061,800	343,062,967	(233,061,800)	343,062,967
Cash and cash equivalents	467	111,451,989	-	111,452,456
Accrued interest income	-	4,272,244	-	4,272,244
Deferred debt issuance costs	-	2,018,090	-	2,018,090
Receivable for investment securities sold	-	1,811,419	-	1,811,419
Receivable from parent	-	48,281	(48,281)	-
Prepaid expenses and other assets	17,764	70,534	-	88,298
Total assets	233,080,031	462,735,524	(233,110,081)	462,705,474
Liabilities				
Credit facility payable	-	75,000,000	-	75,000,000
Payable for investment securities purchased	-	12,749,432	-	12,749,432
Management and advisory fees payable	-	565,599	-	565,599
Unrealized depreciation on swaps	-	374,400	-	374,400
Distribution payable	-	6,200,000	-	6,200,000
Interest payable	-	46,055	-	46,055
Payable to subsidiary	48,281	-	(48,281)	-
Accrued expenses and other liabilities	126,568	369,901	-	496,469
Total liabilities	174,849	95,305,387	(48,281)	95,431,955
Preferred stock				
Series Z preferred stock	23,500	-	-	23,500
Accumulated dividends on Series Z preferred				
stock	1,891	-	-	1,891
Total preferred stock	25,391	-	-	25,391
1	,			,
Preferred equity facility				
Series A preferred limited partner interests	-	134,000,000	-	134,000,000
Accumulated dividends on Series A preferred		,,		,,
equity facility	_	368,337	_	368,337
Total preferred limited partner interests	-	134,368,337	-	134,368,337
r Parairer morrests				

Minority interests							
General partner interest in Special Value							
Continuation Partners, LP		-		-	-		-
Net assets	\$ 232,	879,791	\$ 23	3,061,800	\$ (233,061,800)	\$ 232	,879,791
Composition of net assets							
Common stock	\$	419	\$	-	\$ -	\$	419
Paid-in capital in excess of par, net of							
contributed unrealized gains	364,	764,708		-	-	364	,764,708
Paid-in capital		-	35	8,636,781	(358,636,781)		-
Distributable earnings	(131,	883,445)	(12	25,574,981)	125,574,981	(131	,883,445)
Minority interest		-		-	-		-
Accumulated dividends to Series Z preferred							
shareholders		(1,891)		-	-		(1,891)
Net assets	\$ 232,	879,791	\$ 23	3,061,800	\$ (233,061,800)	\$ 232	,879,791

Consolidating Statement of Operations

## Year Ended December 31, 2009

	Special Value Continuation Fund, LLC Standalone	Special Value Continuation Partners, LP Standalone	Eliminations	Special Value Continuation Fund, LLC Consolidated
Investment income				
Interest income:				
Unaffiliated issuers	\$ -	\$ 22,104,058	\$ -	\$ 22,104,058
Controlled companies	-	1,336,635	-	1,336,635
Other affiliates	-	3,237,447	-	3,237,447
Other income:				
Unaffiliated issuers	-	381,088	-	381,088
Other affiliates	-	36,445	-	36,445
Total interest and related investment income	-	27,095,673	-	27,095,673
Operating expenses				
Management and advisory fees	-	6,787,188	-	6,787,188
Legal fees, professional fees and due diligence				
expenses	63,945	480,766	-	544,711
Amortization of deferred debt issuance costs	-	440,289	-	440,289
Interest expense	-	281,758	-	281,758
Commitment fees	-	227,507	-	227,507
Director fees	55,741	110,259	-	166,000
Insurance expense	42,748	85,722	-	128,470
Custody fees	2,042	94,856	-	96,898
Other operating expenses	13,869	476,151	-	490,020
Total expenses	178,345	8,984,496	-	9,162,841
The second se	)	- , ,		- ) - )-
Net investment income	(178,345)	18,111,177	-	17,932,832
		, ,		, ,
Net realized and unrealized gain (loss)				
Net realized gain (loss) from:				
Investments in unaffiliated issuers and foreign				
currency transactions	-	(58,517,023)	-	(58,517,023)
Investments in affiliated issuers	-	(4,126,775)	-	(4,126,775)
Net realized loss	-	(62,643,798)	-	(62,643,798)
		(02,010,790)		(02,010,790)
Net change in net unrealized depreciation	52,514,434	98,786,144	(52,514,434)	98,786,144
	02,011,101	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(0=,01,00)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Net realized and unrealized gain	52,514,434	36,142,346	(52,514,434)	36,142,346
Survey and the second			(==,= 1 - , )	
Dividends paid on Series A preferred equity facility		(2,544,220)	_	(2,544,220)
rub part on series represented equity fuenity	-	805,131	-	805,131
		000,101		000,101

Net change in accumulated dividends on Series A				
preferred equity facility				
Net change in reserve for dividends to Series Z				
preferred shareholders	(1,875)	-	-	(1,875)
Net increase in net assets resulting from operations	\$ 52,334,214	\$ 52,514,434	\$ (52,514,434)	\$ 52,334,214

Directors and Officers (Unaudited)

The Directors and executive officers of the Company and the Partnership are listed below. The Boards of Directors govern the Company and the Partnership and are responsible for protecting the interests of the interestholders. The Directors are experienced executives who meet periodically throughout the year to oversee the activities of the Company and the Partnership, review contractual arrangements with service providers to the Company and the Partnership, and review the performance of the Company and the Partnership. Each Director and executive officer serves for an indefinite term. Correspondence for each Director or officer may be sent to: c/o Tennenbaum Capital Partners, LLC, 2951 28th Street, Suite 1000, Santa Monica, California 90405.

1. Independent Directors

Name (Age at December 31, 2009) Principal Occupation(s)

L.R. Jalenak, Jr. (79)

- Year of Election or Appointment: 2006

- Director and Member of the Audit and Joint Transactions Committees of the Company and the Partnership. Mr. Jalenak retired in 1993 as Chairman of a subsidiary of Gibson Greetings Company. His background was in both sales and in general management. From 2004 to 2006 he served as an independent director of Special Value Expansion Fund, LLC, a registered investment company managed by TCP. He previously served as a director of Party City Corporation, Lufkin Industries, Perrigo Company, Dyersburg Corporation and First Funds. He recently retired as a Commissioner and Chairman of Memphis Light, Gas & Water and Chairman of its Pension Committee. Mr. Jalenak currently serves on other corporate boards as well as many civic and religious boards. He has a business degree from Tulane University and an M.B.A. from Wharton. Mr. Jalenak oversees one portfolio in the fund complex as a director.

Franklin R. Johnson (73)

- Year of Election or Appointment: 2006

- Director, Chairman of the Audit Committee, and Joint Transactions Committee Member of the Company and the Partnership. Mr. Johnson currently serves on the board of directors, audit committee and nominating and governance committee of Reliance Steel & Aluminum Co., and, until July of 2006, served as a director and chair of the audit committee of Special Value Opportunities Fund, LLC, a registered investment company managed by TCP. Before becoming a business consultant in 2000, he was Chief Financial Officer of Rysher Entertainment, a producer and distributor of theatrical films and television programming and syndicator of television programming, where he worked for three years. Prior to that, he was at Price Waterhouse, an international public accounting and consulting firm where he was the Managing Partner of their Century City office and Managing Partner of their Entertainment and Media Practice. Mr. Johnson holds a B.S. in accounting and an M.B.A. from the University of California, Los Angeles. Mr. Johnson oversees one portfolio in the fund complex as a director.

Directors and Officers (Continued) (Unaudited)

2. Interested Directors and Officers

Name (Age at December 31, 2009) Principal Occupation(s)

Michael E. Tennenbaum (74)

- Year of Election or Appointment: 2006

- Authorized Person of the Company and the Partnership. Mr. Tennenbaum is a Co-Founder and the Senior Managing Partner of TCP. Prior to founding TCP in 1996, Mr. Tennenbaum was a Wall Street executive where he managed various departments of a major investment bank including Investment Banking, Risk Arbitrage and Options. Mr. Tennenbaum serves on the boards of a number of both public and private companies. His board service has included the chairmanship of all significant board committees as well as of the boards themselves.

Currently, Mr. Tennenbaum is also a Vice-Chairman of the Board of Governors of the Boys & Girls Clubs of America and Chairman of its Investment Committee, a Director of the Los Angeles World Affairs Council, a Board member of The RAND Center for Asia Pacific Policy, a member of the Los Angeles Philharmonic Board of Overseers, a member of the UCLA School of Medicine Board of Visitors and Founder of the Tennenbaum Interdisciplinary Center at the Neuropsychiatric Institute at UCLA. He was a Commissioner on the Intercity High-Speed Rail Commission for California and was Chairman of the California High-Speed Rail Authority. He served as Chairman of the Special Financial Advisory Committee to the Mayor of Los Angeles. He is a member of the Committee on University Resources (COUR) at Harvard University; a previous member of the Board of Associates of Harvard Business School and was a member of its Visiting Committee.

In addition, he served as a member of the National Advisory Board of Georgia Tech and as a Trustee of the Georgia Institute of Technology Foundation, Inc., where he was Chairman of its Investment Committee, and currently is Trustee Emeritus. He is a member of the Academy of Distinguished Engineering Alumni of Georgia Tech's College of Engineering and Founder of the Tennenbaum Institute for Enterprise Transformation at the Georgia Tech School of Industrial and Systems Engineering.

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Directors and Officers (Continued) (Unaudited)

A graduate of the Georgia Institute of Technology with a degree in Industrial Engineering, Mr. Tennenbaum received an M.B.A. with honors from Harvard Business School.

## Mark K. Holdsworth (44)

- Year of Election or Appointment: 2006

- Authorized Person of the Company and the Partnership. Mr. Holdsworth is a Co-Founder and Managing Partner of TCP, and is a voting member of its Investment Committee. Prior to joining Mr. Tennenbaum in founding TCP, Mr. Holdsworth was a Vice President, Corporate Finance, of US Bancorp Libra, a high-yield debt securities investment banking firm. He also worked as a generalist in Corporate Finance at Salomon Brothers, Inc., and as an Associate at a Los Angeles real estate advisory firm. He is a former member of the boards of directors of Alabama Aircraft Industries, Inc. and Anacomp, Inc., and a former Chairman of the Board of Directors of the International Wire Group. Mr. Holdsworth currently serves as Chairman of Wincup, Inc., Vice Chairman of EaglePicher Corporation and as a Director of Parsons Corporation, one of the largest engineering, design and construction companies in the world. He is also a National Trustee of the Boys and Girls Clubs of America. He received a B.A. in Physics from Pomona College, a B.S. with honors in Engineering and Applied Science (concentration in Mechanical Engineering) from the California Institute of Technology, and an M.B.A. from Harvard Business School.

Michael E. Leitner (42)

- Year of Election or Appointment: 2006

- Authorized Person of the Company and the Partnership. Mr. Leitner is a Managing Partner of TCP and a voting member of its Investment Committee. Prior to joining TCP in 2005, he served as Senior Vice President of Corporate Development for WilTel Communications. Prior to that, Mr. Leitner served as President and Chief Executive Officer of GlobeNet Communications, leading the company through a successful turnaround and sale. Prior to that, he was Vice President of Corporate Development of 360networks. Prior to that, he served as Senior Director of Corporate Development for Microsoft Corporation, where he managed corporate investments and acquisitions in the telecommunications, media, managed services, and business applications software sectors, completing over \$9 billion in software and communications infrastructure transactions globally. Prior to Microsoft, he was a Vice President in the M&A group at Merrill Lynch. He currently serves as a representative for Tennenbaum on the boards of Anacomp, Inc., ITC^DeltaCom, Inc., Online Resources, and Integra Telecom, Inc. Mr. Leitner is very active in community events, serving on several non-profit boards and committees. He received a B.A. in Economics from the University of California, Los Angeles and an M.B.A. from the University of Michigan.

Directors and Officers (Continued) (Unaudited)

Howard M. Levkowitz (42)

- Year of Election or Appointment: 2006

- Director, President, and Authorized Person of the Company and the Partnership. Mr. Levkowitz is a Co-Founder and Managing Partner of TCP, and is a voting member of its Investment Committee. Prior to joining Mr. Tennenbaum in founding TCP, Mr. Levkowitz was an attorney specializing in real estate and insolvencies with Dewey Ballantine. Mr. Levkowitz serves as President of TCP's Opportunity Funds and head of TCP's public markets investments. He has served on the boards of both public and private companies and currently serves on the board of Doral Financial Corporation. He has also served on a number of formal and informal creditor committees. Mr. Levkowitz is active in a number of charitable and philanthropic activities, recently serving as president of a private elementary school. He received a B.A. in History (Magna Cum Laude) from the University of Pennsylvania, a B.S. in Economics (Magna Cum Laude, concentration in finance) from The Wharton School, and a J.D. from the University of Southern California. Mr. Levkowitz oversees four portfolios in the fund complex as a director.

Hugh Steven Wilson (62)

- Year of Election or Appointment: 2006

- Chief Executive Officer and Authorized Person of the Company and the Partnership. Mr. Wilson also serves as a Managing Partner and member of the Investment Committee of TCP. Prior to joining TCP in 2005, Mr. Wilson retired from the international law firm of Latham & Watkins. While with Latham & Watkins, he had served as Tennenbaum Capital Partners' primary outside counsel since its inception. While still a senior partner with Latham & Watkins, he was Global Co-Chair of the Mergers and Acquisitions Practice Group and former Chairman of both the National Litigation Department and the National Mergers and Acquisitions Litigation Practice Group. He is currently Chairman of the Board of Directors of International Wire Group, Inc, Vice Chairman of Burford Capital Limited, and a Director of Alabama Aircraft Industries, Inc. He received a J.D. from the University of Chicago Law School, where he was a member of the law review and Order of the Coif. Mr. Wilson also received a Master of Laws degree from Harvard Law School and a B.A. in Political Science from Indiana University.

## Paul L. Davis (36)

- Year of Election or Appointment: 2008

- Chief Financial Officer of the Company and the Partnership. Mr. Davis also serves as Chief Financial Officer of TCP. Prior to being appointed CFO, he served for four years as Chief Compliance Officer of the Company and as Chief Compliance Officer and Vice President, Finance of TCP. He was formerly employed as Controller of a publicly traded securities brokerage firm, following employment at Arthur Andersen, LLP as an auditor. He received a B.A. (Magna Cum Laude) in Business-Economics from the University of California at Los Angeles, and is a Certified Public Accountant in the State of California.

Directors and Officers (Continued) (Unaudited)

Elizabeth Greenwood (46)

- Year of Election or Appointment: 2007 as Secretary; 2008 as Chief Compliance Officer

- Chief Compliance Officer and Secretary of the Company and the Partnership. Ms. Greenwood also serves as General Counsel and Chief Compliance Officer of TCP. She has a diverse legal background, including extensive in-house investment advisor and private equity experience. She formerly served as General Counsel & Chief Compliance Officer at Strome Investment Management, L.P. Prior to Strome, Ms. Greenwood spent more than 10 years working at companies funded by Pacific Capital Group and Ridgestone Corporation. In addition, she is a founding member of the West Coast Chapter of 100 Women in Hedge Funds and currently serves on the Board of the Association of Women in Alternative Investing. Ms. Greenwood received a J.D. from Stanford Law School and a Bachelor of Business Administration with highest honors from The University of Texas at Austin.

David A. Hollander (48)

- Year of Election or Appointment: 2006

- Authorized Person of the Company and the Partnership. Mr. Hollander is also a Partner of TCP and a member of TCP's Investment Committee. He is in charge of TCP's Specialty Investments Group and focuses on private placement investments and restructurings. Prior to joining TCP, he was an attorney for sixteen years at O'Melveny & Myers. While at O'Melveny, Mr. Hollander specialized in leveraged finance, insolvency, and mergers and acquisitions, and represented debtors and creditors in numerous multi-billion dollar transactions. He currently focuses on the firm's private placements and restructurings. Mr. Hollander has also represented boards of directors and has served on various creditor committees. He received a B.S. in Economics (Summa Cum Laude) from The Wharton School of the University of Pennsylvania and a J.D. from Stanford Law School, where he was Associate Editor of the Stanford Law Review.

Pedro M. Urrutia (36)

- Year of Election or Appointment: 2008

- Chief Operating Officer of the Company and the Partnership. Mr. Urrutia also serves as Chief Operating Officer of TCP. Prior to beginning employment at TCP in 2000, he served in various accounting and operational roles at Wells Fargo, Trust Company of the West, and First Quadrant. Mr. Urrutia received a B.A. in Business-Economics, with a concentration in Accounting, from the University of California at Santa Barbara.

Supplemental Tax Information

(Unaudited)

71.5% of the ordinary income distributions paid by the Company during the year ended December 31, 2009 qualify as "interest related dividends." The Company distributed no short term capital gains or dividend income.

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## ITEM 2.

## CODE OF ETHICS.

As of the end of the period covered by this report, the Registrant has adopted a Code of Ethics that applies to its Chief Executive Officer and Chief Financial Officer. A copy of the Code of Ethics is filed as an exhibit to this Form N-CSR.

## ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

As of the end of the period covered by the report, the Registrant's board of directors has determined that Franklin R. Johnson is qualified to serve as an audit committee financial expert serving on its audit committee and that he is "independent" pursuant to the general instructions on Form N-CSR Item 3.

## ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

(a) Audit Fees. The aggregate fees billed for each of the last two fiscal years for professional services rendered by the principal accountant for the audit of the Registrant's annual financial statements or services that are normally provided by the accountant in connection with statutory and regulatory filings or engagements for those fiscal years were: \$24,775 for fiscal year 2009 and \$24,775 for fiscal year 2008.

(b) Audit-Related Fees. Not applicable.

(c) Tax Fees. The aggregate fees billed in each of the last two fiscal years for professional services rendered by the principal accountant for tax compliance, tax advice, and tax planning were: \$41,800 in 2009 and \$38,000 in 2008. The services comprising such fees included tax return preparation and related tax advice and planning.

(d) All Other Fees. Not applicable.

(e) (1) Audit Committee's pre-approval policies and procedures, pursuant to Item 4 of N-CSR:

The Audit Committee pre-approves all audit, review and attest engagements required under the securities laws and regulations provided by Ernst & Young, the Registrant's independent auditors. The Audit Committee also approves all non-audit services, including tax services, provided to the Registrant by Ernst & Young and verifies, at the time of pre-approval, that such pre-approved non-audit services would not be prohibited services under securities regulations. The Audit Committee pre-approves all non-audit services provided by Ernst & Young to the Registrant's investment adviser and to affiliates of the investment adviser that provide ongoing services to the Registrant, but only if the non-audit services have a direct impact on the operations or financial reporting of the Registrant.

(e) (2) Not applicable.

(f) Not applicable.

(g) The aggregate non-audit fees billed by the Registrant's accountant for services rendered to the Registrant, and rendered to the Registrant's investment adviser (not including any sub-adviser whose role is primarily portfolio management and is subcontracted with or overseen by another investment adviser), and any entity controlling, controlled by, or under common control with the adviser that provides ongoing services to the Registrant for each of the last two fiscal years of the Registrant were: \$41,800 for fiscal year 2009 and \$38,000 for fiscal year 2008.

(h) The Registrant's independent auditors did not provide non-audit services to the Registrant's investment adviser (not including any subadviser whose role is primarily portfolio management and is subcontracted with or overseen by another investment adviser), nor any entity controlling, controlled by, or under common control with the investment adviser that provides ongoing services to the Registrant that were not pre-approved pursuant to paragraph (c)(7)(ii) of Rule 2-01 of Regulation S-X. Accordingly, the audit committee of the board of directors has not considered whether any such services are compatible with maintaining the principal accountant's independence.

## ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

Not applicable.

ITEM 6.

## INVESTMENTS.

- (a) Schedule of Investments. Included in Annual Shareholder Report in Item 1.
- (b) Not applicable.

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

## TENNENBAUM CAPITAL PARTNERS, LLC PROXY VOTING POLICY

This policy has been adopted by Tennenbaum Capital Partners, LLC to facilitate the voting of proxies relating to portfolio securities of clients with respect to which Tennenbaum Capital Partners, LLC or any of its affiliates that are subject to the Investment Advisers Act of 1940 (collectively "Tennenbaum") provide investment advisory services. In connection with these investment advisory services, Tennenbaum exercises voting responsibilities for its clients through its corporate proxy voting process.

Special Value Opportunities Fund, LLC, Special Value Expansion Fund, LLC, Special Value Continuation Fund, LLC, Special Value Continuation Partners, LP, Tennenbaum Opportunities Fund V, LLC, and Tennenbaum Opportunities Partners V, LP have delegated to Tennenbaum the authority to vote proxies relating to their respective portfolio securities in accordance with this policy.

This policy is intended by Tennenbaum (i) to constitute "written policies and procedures" as described in Rule 206(4)-6 under the Investment Advisers Act of 1940 (the "Advisers Act") and (ii) to constitute proxy voting policies and procedures referred to in Item 18 of Form N-2 adopted under the Investment Company Act of 1940 (the "1940 Act").

## DEFINITIONS

"Client" means any person with whom Tennenbaum has a contract to perform discretionary investment management services and for whom Tennenbaum is authorized by the contract or required by applicable law to vote or consider voting securities held in the Client's account.

"Compliance Officer" means the Chief Compliance Officer, Tennenbaum Capital Partners, LLC.

"Conflict of Interest" means, as to any Client, any conflict between a pecuniary interest of Tennenbaum or any of its affiliates (other than such Client, if deemed an affiliate) and the duties of Tennenbaum to the Client.

"Investment Committee" means the Investment Committee of Tennenbaum or such committee to which it shall have delegated the functions of the Investment Committee hereunder.

"Portfolio Manager" means, with respect to a Client, the particular Tennenbaum entity providing investment advisory services to such Client and the senior personnel responsible for such entity's investment decisions.

"Proxy Voting Coordinator" means the individual appointed from time to time by Investment Committee to perform the proxy voting coordination functions described in this policy.

"Registered Fund" means any Client registered as an investment company under the 1940 Act.

"Social Issues" means any issue presented for a vote of holders of any security which is held in an account on behalf of a Client which may reasonably be interpreted as (i) unrelated in any substantial respect to the voting objective of this policy and (ii) intended to promote directly or indirectly the interests of persons who are not holders of the relevant security.

"Tennenbaum" means Tennenbaum Capital Partners, LLC and each of its affiliates that is subject to registration under the Advisers Act or is otherwise subject to the rules and regulations thereunder generally, including, specifically, Rule 206(4)-6.

"Voting Results" means the specific information described under the caption "Accumulating Voting Results."

## **OBJECTIVES**

This policy defines procedures for voting securities held on behalf of each Client in respect of which Tennenbaum has the discretionary authority to vote, to ensure that such securities are voted for the benefit of and in the best interest of the Client. The primary objective of voting a security in each case under this policy is to seek to enhance the value of the investment which the security represents or to reduce the potential for a decline in the value of the investment which the security represents. In appropriate cases a related objective will be to obtain or maintain influence or control over management of a company.

This policy does not prescribe specific voting requirements. Instead, this policy provides procedures for (i) assembling voting information and applying the informed expertise and judgment of Tennenbaum's personnel on a timely basis in pursuit of the above stated voting objectives and (ii) addressing conflicts of interest.

A further element of this policy is that while voting on all issues presented should be considered, voting on all issues is not required. Some issues presented for a vote of security holders are not relevant to this policy's voting objectives, or it is not reasonably possible to ascertain what effect, if any, a vote on a given issue may have on the value of an investment. Accordingly, Tennenbaum may abstain from voting or decline a vote in those cases where, in Tennenbaum's judgment (i) there is no relationship between the issue and the enhancement or preservation of an investment's value or (ii) the achievement of the Client's investment objectives are not reasonably likely to be a function of the outcome of decisions or issues presented by the vote.

Resolutions of Conflicts of Interest

It is unlikely that conflicts of interest will arise in the context of Tennenbaum's proxy voting, because Tennenbaum does not engage in investment banking, the advising of public companies or, except in cases where it exercises control, the managing of public companies.

In addition, insofar as Tennenbaum refers discretionary votes to its portfolio managers, Tennenbaum's Compliance Department monitors all relationships between portfolio managers and their immediate families, on the one hand, and issuers soliciting proxies from Tennenbaum's Clients, on the other hand. If a portfolio manager conflict is identified with respect to a given proxy vote, the Investment Committee will remove such vote from the conflicted portfolio manager and will instead consider and cast the vote, refer the vote to an independent third party or abstain from voting.

In the event a privately-placed security as to which Tennenbaum or its affiliated adviser entities negotiated more than price related terms is held by a Registered Fund and is the subject of a proxy solicitation or other voting or consent solicitation, and any unregistered fund or separate account managed by Tennenbaum or its affiliated adviser entities also owns securities of the same class as the security held by the Registered Fund that is the subject of the proxy, vote or consent, then Tennenbaum will vote such security in the same manner, at the same time and in amounts proportionate to each such entity's or account's investment in such security; provided that if Tennenbaum or its affiliated adviser entities believes that the foregoing policy is not in the best interests of a particular Client in a particular situation, Tennenbaum or its affiliated adviser entities shall be permitted to deviate from the foregoing policy only if it has (i) submitted a proposal to the boards of directors of each applicable Registered Fund explaining the basis for such deviation and (ii) received the approval of a majority of those directors of the Registered Fund who (a) during the previous two years have had no material business or professional relationship with any of the Registered Fund or any other entity or separate account managed by Tennenbaum or its affiliated adviser entities (other than as a director of the Registered Fund) and (b) have no direct or indirect financial interest in the proxy solicitation, vote or consent other than through an investment in one or more of the Registered Fund or any other entity or separate account managed by Tennenbaum or any other entity or separate account more of the Registered Fund or any other entity or separate account managed by Tennenbaum or its affiliated adviser entities.

In the event that a potential material conflict of interest does arise and is not addressed by the foregoing procedures, the primary means by which Tennenbaum avoids a material conflict of interest in the voting of proxies for its clients is by casting such votes solely in the interests of its Clients and in the interests of maximizing the value of their portfolio holdings.

## Proxy Voting Coordinator

The Investment Committee shall appoint a Proxy Voting Coordinator. The Proxy Voting Coordinator shall discharge the following functions in effectuating this policy:

- (i) Collecting and assembling proxy statement and other communication pertaining to proxy voting, together with proxies or other means of voting or giving voting instructions, and providing those materials to the appropriate portfolio managers to permit timely voting of proxies;
- (ii)Collecting recommendations, analysis, commentary and other information respecting subjects of proxy votes, from service providers engaged by Tennenbaum and other services specified by portfolio managers, and providing this information to the appropriate portfolio managers to permit evaluation of proxy voting issues;
- (iii)Providing to appropriate portfolio managers any specific voting instructions from Clients that are entitled to provide such instructions under the applicable investment advisory agreement;
- (iv)Collecting proxy votes or instructions from portfolio managers, and transmitting the votes or instructions to the appropriate custodians, brokers, nominees or other persons (which may include proxy voting services or agents engaged by Tennenbaum);
- (v)Accumulating Voting Results as set forth below in this policy and transmitting that information to the Compliance Officer in a timely manner; and
  - (vi) Participating in the annual review of the policy function as set forth in this policy.

## THE PROXY VOTING COORDINATOR MAY, WITH THE INVESTMENT COMMITTEE'S APPROVAL, DELEGATE ANY PORTION OR ALL OF ANY ONE OR MORE OF THESE FUNCTIONS TO ONE OR MORE OTHER INDIVIDUALS EMPLOYED BY TENNENBAUM. ANY PORTION OR ALL OF ANY ONE OR MORE OF THESE FUNCTIONS MAY BE PERFORMED BY SERVICE PROVIDERS ENGAGED BY TENNENBAUM.

## Assembling Voting Information

The Proxy Voting Coordinator shall obtain proxy statements and other communications pertaining to proxy voting, together with proxies or other means of voting or giving voting instructions to custodians, brokers, nominees, tabulators or others in a manner to permit voting on relevant issues in a timely manner. Tennenbaum may engage service provides and other third parties to assemble this information, digest, abstract the information where necessary or desirable, and deliver it to the individuals assigned by Tennenbaum to evaluate proxy voting issues.

## Portfolio Managers

The Portfolio Manager responsible for a particular Client is responsible for the timely voting (or determining not to vote in the appropriate cases) of proxies relating to the securities held on behalf of such Client in accordance with this policy. The Portfolio Manager may, to the extent not prohibited by agreement(s) setting forth its contractual obligations to such Client, and consistent with its fiduciary duties, delegate voting responsibilities to one or more other Portfolio Managers or other individuals. Portfolio managers are authorized to consider voting recommendations and other information and analysis provided by service providers (including proxy voting services) engaged by Tennenbaum.

## Accumulating Voting Results

The Proxy Voting Coordinator is responsible for reporting the following information respecting the voting of each proxy to the Compliance Officer, as to each matter relating to a portfolio security held for a Client, considered at a shareholder meeting, and with respect to which the Client was entitled to vote:

(i)	The name of the issuer of the portfolio security;
(ii)	The exchange ticker symbol of the portfolio security;
(iii)	The CUSIP number for the portfolio security;
(iv)	The shareholder meeting date;
(v)	A brief identification of the matter voted on;
(vi)	Whether a vote was cast on the matter;

(vii) How the vote was cast on the matter (e.g., for or against the proposal, or abstain, etc.);

(viii) Whether a vote was cast for or against management.

The foregoing information must be delivered to the Compliance Officer no later than July 31, for each 12 month period ending on the preceding June 30 commencing July 31, 2004 with respect to the period ending June 30, 2004. Tennenbaum may use third party service providers to record, accumulate and deliver the foregoing information to the Compliance Officer. The Proxy Voting Coordinator may, with the Investment Committee's approval, delegate any portion or all of this function to one or more other individuals employed by Tennenbaum.

## **Communicating Votes**

The Proxy Voting Coordinator shall communicate decisions on proxy votes to the custodian or to other persons who transmit or record votes on portfolio securities held by or for each Client in a timely manner. The Proxy Voting Coordinator may, with the Investment Committee's approval, delegate any portion or all of this function to one or more individuals employed by Tennenbaum. Tennenbaum may engage one or more service providers to facilitate timely communication of proxy votes. Tennenbaum is not responsible for voting proxies that are not forwarded on a timely basis. Tennenbaum does not control the setting of record dates, shareholder meeting dates or the timing of distribution of proxy materials and ballots relating to shareholder votes as a general matter.

## Record of Voting Delegation

The Compliance Officer shall maintain a list of all Clients with a specification as to each Client whether or not Tennenbaum is authorized to vote proxies respecting the Client's portfolio securities.

Annual Review of Policy Function

The Compliance Officer shall conduct a periodic review, no less often than annually, which shall comprise the following elements:

- (i) Review samples of the record of voting delegation maintained by the Compliance Officer against Voting Results to determine if Tennenbaum is exercising its authority to vote proxies on portfolio securities held on behalf of the selected Clients;
- (ii)Request and review voting data to determine if timely communication of proxy votes is reasonably accomplished during the relevant period;
- (iii)Meet with the Proxy Voting Coordinator to review the voting of proxies, communication of proxy votes, accumulation of Voting Results and the general functioning of this policy; and
- (iv)Prepare a written report to the Investment Committee respecting the foregoing items and, if requested to do so by the Investment Committee, prepare a written report to the board of any Registered Fund.

Disclosure and Comments on Voting

Tennenbaum will provide a copy of these policies and procedures to Clients upon request. Clients may also obtain information on how portfolio securities held on their behalf were voted by written request and addressed to Tennenbaum, Proxy Voting Coordinator. It is the policy of Tennenbaum not to comment on specific proxy votes with respect to securities held for a Client in response to inquiries from persons who are not specifically or authorized representative of such Client. The Investment Committee may authorize comments in specific cases, in its discretion.

## Joining Insurgent or Voting Committees

It is the policy of Tennenbaum, for itself and its Clients, not to join any insurgent or voting committee or similar group unless doing so is consistent with the Client's investment objective. The Investment Committee may, in other circumstances, approve participation in any such committee or group in its discretion, and shall advise the authorized representative of the Client of any such action.

## Social Issues

It is the presumption of this policy that proxies shall not be voted on Social Issues, unless the advisory agreement with the Client provides otherwise. The Investment Committee may approve voting of any security held on behalf of a Client on any Social Issue.

## Recordkeeping

The Compliance Officer shall maintain the following records:

- (i) Copies of this policy as from time to time revised or supplemented;
- (ii) A copy of each proxy statement that Tennenbaum receives regarding Client securities;
  - (iii) Voting Results for each Client;
- (iv) A copy of any document created by Tennenbaum that was material to making a decision on how to vote proxies on behalf of a Client;
- (v)A copy of each written Client's request for information on how Tennenbaum voted proxies on behalf of the Client and Tennenbaum's response thereto;
  - (vi) Communications to Client respecting Conflicts of Interest; and
  - (vii) All written reports arising from annual reviews of policy function.

The Compliance Officer shall maintain and preserve in his office the foregoing records for a period of not less than five years from the end of Tennenbaum' fiscal year during which the last entry was made on the record the first two years in an appropriate office of Tennenbaum. The Compliance Officer may use the Securities and Exchange Commission's EDGAR database for the items referred to in item (ii) above, and the Investment Committee may authorize the Compliance Officer to engage one or more service providers to perform any portion of this recordkeeping function provided (1) the function is performed in compliance with applicable governmental regulations and (2) each service provider provides a written undertaking to furnish the records to Tennenbaum promptly upon request.

Adopted by SVOF June 18, 2004 Adopted by SVEF August 19, 2004 Adopted by SVCF and SVCP July 18, 2006 Adopted by TOF V September 29, 2006 Adopted by TOP V December 22, 2006

## ITEM 8. PORTFOLIO MANAGERS OF CLOSED-END MANAGEMENT COMPANIES.

(a) (1) The five persons with the most significant responsibility for the day-to-day management of the Registrant's portfolio are Mark K. Holdsworth, Michael E. Leitner, Howard M. Levkowitz, Richard E. Spencer II, and Michael E. Tennenbaum (together, the "Portfolio Managers"). The titles, business experience, and length of service of Messrs. Holdsworth, Leitner, Levkowitz, and Tennenbaum (together, the "TCP Portfolio Managers") are included in the "Directors and Officers" section of the Annual Shareholder Report in Item 1. The title, business experience, and length of service of Mr. Spencer is as follows:

Mr. Spencer is a Managing Director of Babson Capital Management LLC ("Babson"), the registrant's co-manager, and is a voting member of the Investment Committee of Tennenbaum Capital Partners, LLC (the "Investment Manager") as a representative of Babson. Mr. Spencer joined MassMutual, of which Babson is a subsidiary, in 1989. He holds a B.A. in Economics and History from Bucknell University and an M.B.A. from the State University of New York at Buffalo. Mr. Spencer is co-head of the Mezzanine Private Equity Group within Babson and is responsible for the origination, analysis and portfolio management of mezzanine and private equity investments. He is Vice President of MassMutual Corporate Investors, MassMutual Participation Investors and Manager of Mezzco LLC, Mezzco II LLC and Mezzco III LLC, the General Partners of Tower Square Capital Partners, L.P., Tower Square Capital Partners II, L.P. and Tower Square Capital Partners III, L.P., respectively. Mr. Spencer was transferred from MassMutual Life's Investment Department to Babson on January 1, 2000. He is a CFA.

(a) (2) Each of the Portfolio Managers is also primarily responsible for the day-to-day management of the portfolios of seven other accounts (the "Other TCP Accounts") managed by the Investment Manager, comprised of five other registered investment companies with combined assets of \$3,061.2 million (including one registered investment company with assets of \$462.7 million that is consolidated with the Registrant) and two other pooled investment vehicles with combined assets of approximately \$17.4 million, each as of December 31, 2009, except that Mr. Spencer is not primarily responsible for the day-to-day management of one of the aforementioned registered investment companies with assets of \$370.6 million, and one of the aforementioned other pooled investment vehicles with assets of approximately \$5.9 million, each as of December 31, 2009. The advisory compensation of each of these accounts is based in part on the performance of the account during periods where such account meets minimum performance requirements.

Mr. Spencer also has primary responsibility for the day-to-day management of other Babson advisory accounts (together, the "Babson Accounts"), including two registered investment companies with combined assets of approximately \$374.7 million and five other pooled investment vehicles with combined assets of approximately \$1.3 billion, each as of December 31, 2009. The advisory fee of each of the five aforementioned Babson Accounts that are other pooled investment vehicles is based in part on the performance of the account.

Material conflicts of interest that may arise in connection with the Portfolio Managers' management of the Registrant's investments, on the one hand, and the investments of the Other TCP Accounts, on the other, include the following:

The Other TCP Accounts generally invest in assets eligible for purchase by the Registrant. The investment policies, fee arrangements and other circumstances of the Registrant may vary from those of the Other TCP Accounts. Accordingly, conflicts may arise regarding the allocation of investments or opportunities among the Registrant and the Other TCP Accounts. In general, and except with respect to any of the Other TCP Accounts that are being wound down or are feeder funds of one of the Other TCP Accounts, the Investment Manager and its affiliates will allocate investment opportunities pro rata among the Registrant and the Other TCP Accounts (assuming the investment satisfies the objectives of each) based on the amount of funds each then has available for such investment and under management by the Investment Manager and its affiliates. Investment opportunities in privately placed securities are subject to allocation procedures adopted by the Board of Directors and the terms of the co-investment exemptive order obtained for the Registrant. In certain cases, investment opportunities may be made other than on a pro rata basis. For example, the Investment Manager may determine that it is appropriate for the Registrant to retain an asset at the same time that one or more of the Other Accounts sells it. The Investment Manager and its affiliates intend to allocate investment opportunities to the Registrant and the Other TCP Accounts in a manner that they believe in their judgment and based upon their fiduciary duties to be appropriate given the investment objectives, size of transaction, investable assets, alternative investments potentially available, prior allocations, liquidity, maturity, expected holding period, diversification, lender covenants and other limitations of the Registrant and the Other TCP Accounts. All of the foregoing procedures could in certain circumstances affect adversely the price paid or received by the Registrant or the availability or size of a particular investment purchased or sold by the Registrant.

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Each of the TCP Portfolio Managers except Mr. Tennenbaum receives a fixed salary from the (a) (3) Investment Manager. Additionally, each of the TCP Portfolio Managers receives fixed periodic distributions from the Investment Manager. Further, each of the TCP Portfolio Managers receives periodic pro rata distributions of any profits of the Investment Manager based on his equity interest therein. Such distributions include performance fees paid to the Investment Manager by the other registered investment companies that pay performance fees. Performance allocations from the other registered investment companies that are limited partnerships (the "LPs") are paid to the general partner of the LPs (the "General Partner"). Performance allocations from the other pooled investment vehicles are paid to the managing member of each such vehicle (together, the "Managing Members"). Each of the TCP Portfolio Managers receives periodic pro rata distributions of any profits of the Managing Members and the General Partner, based on his equity interests therein. Mr. Leitner does not currently have equity interests in the Managing Members. Mr. Tennenbaum receives all distributions from the Investment Manager, the Managing Members, and the General Partner through Tennenbaum & Co., LLC ("TCO"), which holds Mr. Tennenbaum's equity interest in such entities. Mr. Tennenbaum is the managing member of TCO. Each of the TCP Portfolio Managers is also eligible for a discretionary bonus paid by the Investment Manager based on an assessment by the Investment Manager of the TCP Portfolio Manager's relative contribution to the Investment Manager's overall activities. TCO may be reimbursed by the Investment Manager, the Registrant, and/or one or more of the Other TCP Accounts for the reasonable business use of a private aircraft. The Investment Manager pays a monthly rental fee to TCO for the use of certain personal property items.

Mr. Spencer is compensated by Babson for his services. His compensation package is comprised of a market-driven base salary, a performance-driven annual bonus, and discretionary long-term incentives. The performance-driven bonus is based on the performance of the Babson Accounts relative to appropriate benchmarks, including with respect to the Barclays Capital Intermediate U.S. Credit and the S & P Industrial Index, in addition to the Russell 2000 Index and Barclays Capital U.S. Corporate High Yield Index. Performance of the Babson Accounts are evaluated on a pre-tax basis, and are reviewed over one and three-year periods, with greater emphasis given to the latter. There are other factors that affect bonus awards to a lesser extent, such as client satisfaction, teamwork, the assets under management, and the overall success of Babson. Such factors are considered as a part of the overall annual bonus evaluation process by the management of Babson. Long-term incentives are designed to share with participants the longer-term value created in Babson. Long-term incentives may take the form of deferred cash awards (including deferred cash awards that provide Mr. Spencer with the economic equivalent of a "shareholder" interest in the firm by linking the value of the award to a formula which ties to the value of the business), and/or a deferred cash award or a direct profit sharing interest that results in Mr. Spencer receiving amounts based on the amount of the performance fee paid by such fund. These long-term incentives vest over time and are granted annually, based upon the same criteria used to determine the performance-driven annual bonus detailed above. Because Mr. Spencer is responsible for multiple accounts, he is compensated on the overall performance of the accounts that he manages, rather than a specific account, except for the portion of compensation relating to any performance fee award. Mr. Spencer also receives a percentage of the performance compensation Babson receives for its services to the registered investment companies that are managed by the Investment Manager and co-managed by Babson.

(b) (4) The dollar range of equity securities in the Registrant beneficially owned by each of the Portfolio Managers at December 31, 2009 is as follows:

Mark K. Holdsworth	\$500,001-\$1,000,000
Michael E. Leitner	None
Howard M. Levkowitz	\$500,001-\$1,000,000
Richard E. Spencer II	None
Michael E. Tennenbaum	Over \$1,000,000

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## (c) Not applicable.

# ITEM PURCHASES OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT9. COMPANY AND AFFILIATED PURCHASERS.

None.

## ITEM 10. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

None.

#### ITEM 11. CONTROLS AND PROCEDURES.

(a) The Registrant's Chief Executive Officer and Chief Financial Officer have evaluated the Registrant's disclosure controls and procedures within 90 days of this filing and have concluded that the Registrant's disclosure controls and procedures were effective, as of that date, in ensuring that information required to be disclosed by the Registrant in this Form N-CSR was recorded, processed, summarized, and reported in a timely manner.

(b) None.

ITEM 12.

#### EXHIBITS.

(a) (1) Code of Ethics referred to in Item 2 of Form N-CSR is filed and attached hereto as EX-99.CODE ETH.

(a) (2) Certification pursuant to Rule 30a-2(a) under the Investment Company Act of 1940 (17 CFR 270.30a-2(a)) is filed and attached hereto as Exhibit 99.CERT.

(b) Certification pursuant to Rule 30a-2(b) under the Investment Company Act of 1940 (17 CFR 270.30a-2(b)) is furnished and attached hereto as Exhibit 99.906CERT.

## 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.

Special Value Continuation Fund, LLC

By: /s/ Hugh Steven Wilson Name: Hugh Steven Wilson Title: Chief Executive Officer Date: March 11, 2010

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/ Hugh Steven Wilson Name: Hugh Steven Wilson Title: Chief Executive Officer Date: March 11, 2010

By: /s/ Paul L. Davis Name: Paul L. Davis Title: Chief Financial Officer Date: March 11, 2010