FOXBY CORP. Form N-CSRS September 08, 2008

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM N-CSRS

CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number: 811-09261

Foxby Corp.

(Exact name of registrant as specified in charter)

11 Hanover Square, New York, NY 10005

(Address of principal executive offices) (Zipcode)

Thomas B. Winmill, President 11 Hanover Square New York, NY 10005

(Name and address of agent for service)

Registrant's telephone number, including area code: 1-212-344-6310

Date of fiscal year end: 12/31

Date of reporting period: 1/1/08 - 06/30/08

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

A registrant is required to disclose the information specified by Form N-CSRS and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-CSRS unless the Form displays a current valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to Secretary, Securities and Exchange Commission, 450 Fifth Street, NW, Washington, DC 20549-0609. The OMB has reviewed this collection of information under clearance requirements of 44 U.S.C. sec. 3507.

Item 1. Report to Stockholders

U.S. Equities	50%
Foreign Equities	54%
	104%

* Investments by industry and portfolio analysis use approximate percentages of total net assets, and may not add up to 100% due to leverage or other assets, rounding, and other factors.

11 Hanover Square, New York, NY 10005

www.foxbycorp.com

July 18, 2008

Fellow Shareholders:

We are pleased to submit this 2008 Semi-Annual Report for Foxby Corp. and to welcome our new shareholders who find the Fund's flexible total return investment approach attractive. As a non-diversified, closed end fund seeking total return, the Fund uses a flexible strategy in the selection of securities, and is not limited by the issuer's location, industry, or market capitalization. The Fund may invest in equity and fixed income securities of both new and seasoned U.S. and foreign issuers, including securities convertible into common stock and debt securities, and closed end funds. The amount the Fund may invest in any one closed end fund is limited to 3% of the closed end fund's total outstanding stock. The Fund also may own shares of open end funds (mutual funds) as a result of a restructuring of a closed end fund, or for short term liquidity. The Fund may employ aggressive and speculative investment techniques, such as selling securities short, employing futures and options, derivatives,

and borrowing money for investment purposes, an approach known as "leveraging," and may invest defensively in high grade money market instruments. A benefit of its closed end structure, the Fund may invest without limit in illiquid investments such as private placements and private companies, which may have more attractive terms because of the lack of liquidity.

Market Report

The first half of 2008 has seen the United States and a number of other developed countries under increasing monetary and fiscal pressure. Weakening industrial growth, falling housing markets, and tight credit conditions are besetting the prospects for businesses and consumers alike. Inflation remains a leading problem. Consumer price inflation in the developed world has risen to a seven year high, largely from higher oil and food prices, according to the Organization for Economic Cooperation and Development.

To address these conditions in the United States, on April 30, 2008 the Federal Reserve Open Market Committee (FOMC) cut the key federal funds rate by a quarter percentage point to 2%, its lowest level since 2004. This cut was the seventh consecutive rate cut by the FOMC since September 2007, when the rate had stood at 5.25%. By easing credit conditions, the FOMC appeared to be reacting to the potential for recession and a growing crisis in the financial sector of the economy.

With easier credit conditions, however, we expect inflation in the United States to continue to grow. We note that the U.S. Department of Labor Bureau of Labor Statistics reported that in the 12 months ending June 2008, the Producer Price Index of finished goods rose 9.2%, intermediate goods rose 14.5%, and crude goods jumped 45.5%. A recent Conference Board survey suggested that 12 month inflation expectations rose to 7.7%, the most since at least 1987. Sadly, U.S. consumer confidence recently hit a 16 year low.

Based on a survey of the National Association of Credit Management, credit conditions in both the service and manufacturing sectors have been deteriorating, with the latter indicating contraction for only the second time since 2002. Reflecting the malaise in U.S. manufacturing, the U.S. auto industry reported disappointing sales in June, with General Motors sales down 18%, Ford Motor down 28%, and Chrysler down 36%. Some cause for optimism exists, however, inasmuch as the general U.S. manufacturing sector expanded in June for the first time in five months, according to the Institute for Supply Management's index of business activity.

In Europe, concerns over a widespread recession are increasing. Denmark recently became the first European Union country to actually fall into a recession, defined as two consecutive quarters of contraction from the previous quarter and other European countries may be expected to follow. One economic research

group has suggested that the Purchasing Managers Index for the euro zone's manufacturing sector contracted in June, which would be the first time in three years. Yet, amidst this declining industrial activity, inflation worries are mounting in Europe causing the European Central Bank to consider raising its key interest rate, which may weigh heavily on sinking European housing prices, particularly in Denmark, Spain, the U.K., and Ireland.

Among developed countries, Japan seems to be weathering current conditions reasonably well. Its export economy, underpinning domestic growth, is expanding due to demand from Asia and other emerging regions, notwithstanding reduced deliveries to the United States and Europe. Also, Japan currently has the lowest inflation rate, approximately 1.3%. But gloom seems to be the mood of the moment, as according to the Bank of Japan's quarterly survey of corporate sentiment, Japanese corporate sentiment declined for the third consecutive quarter, the worst trend in about five years.

Total Return Allocation

In view of these challenging market conditions, the Fund's overall strategy so far in 2008 has been to increase its holdings of foreign and larger company stocks, while maintaining leverage. The Fund portfolio's holdings of commodity based businesses were re-aligned towards coal and oil. During the period, portfolio companies involved with energy outperformed, while certain Chinese, technology, and smaller cap mining company investments underperformed. The Fund's short selling of certain stocks helped returns, although transactions in futures on stock indexes reduced Fund returns. Three holdings saw their share prices rise after agreeing to be acquired. Taking advantage of its closed end structure, the Fund also enjoyed good returns on some of its less liquid investments in private placements and a private company that went public during the period.

For the first half of the 2008 year, the Fund had a market total return of (16.89)% on a net asset value total return of (8.16)%. In the same period, the Standard & Poor's 500 returned (11.91)%, according to Morningstar. These are satisfying results for our total return investment process, which we believe provides an attractive strategy for the Fund over the long term. Our current view of financial conditions suggests that the Fund may benefit during the second half of 2008 from our flexible portfolio approach, investing opportunistically in a variety of markets, and employing aggressive and speculative investment techniques as deemed appropriate.

At June 30, 2008, the Fund's top ten holdings comprised approximately 44% of its net assets. As a percent of net assets, investments in U.S. equities accounted for about 50% and foreign equities about 54%, reflecting approximately 3% leverage. As the Fund pursues its total return

objective through this flexible approach, these holdings and allocations are subject to substantial change at any time. By way of illustration, at December 31, 2007, as a percent of net assets, investments in U.S. equities accounted for about 58% and foreign equities about 57%, reflecting approximately 15% leverage.

The Fund continues to make progress at offsetting losses sustained during prior market downturns. In the first half of 2008, the Fund had net realized gains which reduced the accumulated loss carryforward from \$5.65 per share on December 31, 2007 to \$5.31 per share on June 30, 2008. The Fund is also considering ways to reduce expenses and its regulatory burdens, such as delisting from the American Stock Exchange, so as to give greater focus on its investment objective.

We thank you for investing with Foxby and share your enthusiasm for the Fund, as evidenced by the fact that affiliates of CEF Advisers, Inc., the Fund's Investment Manager, own approximately 24.5% of the Fund's shares. We look forward to serving your investment needs over the years ahead.

Sincerely,

Thomas B. Winmill

President and Portfolio Manager

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2

TOP TEN HOLDINGS

(at June 30, 2008)

- 1. MagIndustries Corp.
- 2. Phoenix Coal Corp.
- 3. Safeco Corp.
- 4. Global Copper Corp.
- 5. T. Rowe Price Group, Inc.
- 6. Nord Resources Corp.
- 7. Mansfield Minerals Inc.
- 8. Farallon Resources Ltd.
- 9. U.S. Global Investors Inc.

10. QGX Ltd.

Top ten holdings comprise approximately 44% of total net assets. Porfolio holdings are subject to change. This portfolio information should not be considered as a recommendation to purchase or sell a particular security.

3

SCHEDULE OF PORTFOLIO INVESTMENTS - JUNE 30, 2008 (UNAUDITED)

Shares		Value
	COMMON STOCKS (98.81%)	
6 0 0 0	Bottled and Canned Soft Drinks (2.11%)	
6,000	Hansen Natural Corp. ⁽¹⁾	\$ 172,920
	Business Services (2.96%)	
7,000	Akamai Technologies, Inc. ⁽¹⁾ *	243,530
20.000	Canned Fruits and Vegetables (2.59%)	212.000
30,000	Del Monte Foods Company* Coal Project Development (8.73%)	213,000
011.005		126.040
211,825	Phoenix Coal Corp. ⁽¹⁾	426,949
80,000	QGX Ltd. ⁽¹⁾	290,164
		717,113
	Copper Exploration and Project Development (9.11%)	
	Global Copper Corp. ⁽¹⁾ (2)	401,966
438,000	Nord Resources Corp. ⁽¹⁾	346,020
		747,986
	Crude Petroleum and Natural Gas (3.10%)	
6,400	Nexen Inc.	254,400
	Diamond Exploration and Project Development (2.90%)	
185,937	Etruscan Diamonds Ltd. ^{(1) (2)}	238,240
	Electronic Computers (3.33%)	
12,500	Dell, Inc. ⁽¹⁾ *	273,500
	Fire, Marine & Casualty Insurance (7.94%)	
	Berkshire Hathaway, Inc. ⁽¹⁾	228,684
6,300	Safeco Corp.	423,108
		651,792
	Gold Exploration and Project Development (7.89%)	
99,000	Etruscan Resources Inc. ⁽¹⁾	167,342
141,000	Mansfield Minerals, Inc. ⁽¹⁾	334,920
17,166	Q2 Gold Resources, Inc. ⁽¹⁾⁽²⁾	-
	Reunion Gold Corp. ⁽¹⁾	47,703
	Victoria Resource Corp. ⁽¹⁾	98,315
110,000		,0,015
		648,280
	Hospital and Medical Service Plans (1.60%)	010,200
5,000	UnitedHealth Group Inc.	131,250
	Insurance Agents, Brokers and Services (2.25%)	
	Brown & Brown, Inc.*	184,334
75,000	Safety Intelligence Systems Corp. (1)(2)	-
		184,334
	Investment Advice (6.92%)	
3,000	Franklin Resources Inc.	274,950
17,500	U.S. Global Investors, Inc.	293,125
		568,075

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See notes to financial statements.

SCHEDULE OF PORTFOLIO INVESTMENTS – JUNE 30, 2008 (UNAUDITED)

Shares			Value
	COMMON STOCKS - continued		
	Natural Gas Distribution (.61%)		
12,713	MetroGAS S.A. ADR ⁽¹⁾	\$	49,708
	Nickel Exploration and Project Development (2.59%)		
25,000	Skye Resources, Inc. ⁽¹⁾		212,399
	Potash Project Development (3.15%)		
100,000	MagMinerals Holdings Corp. ^{(1) (2)}		258,390
,	Power Insulating and Related Equipment (1.04%)		
4,000	NGK Insulators, Ltd.		85,600
	Reinsurance Carriers (1.96%)		
6,800	Aspen Insurance Holdings Ltd.		160,956
	Security and Commodity Brokers, Dealers, Exchanges and Services (4.26%)		
6,200	T. Rowe Price Group, Inc. *		350,114
	Semiconductors and Related Devices (5.51%)		
9,900	Intel Corporation *		212,652
8,500	Texas Instruments Inc.*		239,360
			452,012
	Services - Prepackaged Software (3.26%)		
8,100	Trend Micro Incorporated ADR ⁽¹⁾ *		267,440
,	Shipyards (3.23%)		,
222,220	Davie Yards Inc. ⁽¹⁾		265,017
, -	Smelting (0.10%)		,
5,313	China Silicon Corp. ^{(1) (2)}		8,219
5,515	State Commercial Banks (2.35%)		0,217
7,300	Wilmington Trust Company*		193,012
.,	Timber, Other Resources (5.64%)		, -
136,700	MagIndustries Corp. ⁽¹⁾		462,807
100,700	Zinc Exploration and Project Development (3.68%)		,
396.000	Farallon Resources Ltd. ⁽¹⁾		302,484
	Total common stocks (cost: \$8,229,518)	8	,112,578
	PREFERRED STOCKS (1.78%)		
	Smelting (1.78%)		
0.45	China Silicon Corp. ^{(1) (2)} (cost: \$224,910)		146 101
945	China Shicon Corp. (Cost: \$224,910)		146,191

See notes to financial statements.

5

SCHEDULE OF PORTFOLIO INVESTMENTS - JUNE 30, 2008 (UNAUDITED)

Principal Amount		Value
	CORPORATE BONDS AND NOTES (3.23%)	
	Retail Consulting and Investment	
408,350	Amerivon Holdings LLC 4%, due 2010 (cost: \$408,350) ⁽²⁾	\$ 265,428
Units		
	WARRANTS (0.41%) ⁽¹⁾	
4	Amerivon Holdings LLC, expiring 5/31/10 ⁽²⁾	
23,626	China Silicon Corp., expiring 7/18/10 ⁽²⁾	
111,110	Davie Yards Inc., expiring 2/20/10	14,784
198,000	Farallon Resources Ltd., expiring 8/21/08 ⁽²⁾	14,636
100,000	IAMGOLD Corp., expiring 8/12/08	4,189
219,000	Nord Resources Corp., expiring 6/05/12 ⁽²⁾	
70,000	Victoria Resource Corp., expiring 5/07/09 ⁽²⁾	
	Total warrants (cost: \$129,310)	33,609
	Total investments (cost: \$8,992,088) (104.23%)	8,557,806
	Liabilities in excess of other assets (-4.23%)	(347,214)
	Net assets (100.00%)	\$ 8,210,592

⁽¹⁾ Non-income producing.

⁽²⁾ Illiquid and/or restricted security that has been fair valued.

* Fully or partially pledged as collateral on bank credit facility. ADR means "American Depositary Receipt."

FOXBY CORP.

6

See notes to financial statements.

STATEMENT OF ASSETS AND LIABILITIES

June 30, 2008 (Unaudited)

ASSETS		
Investments at value (cost: \$8,992,088)	\$	8,557,806
Dividends and interest receivable		5,394
Other assets		2,549
Total assets	\$	8,565,749
LIABILITIES		
Bank line of credit		269,817
Accrued expenses		58,156
Payable for investments purchased		21,647
Investment management fee payable		3,412
Administrative services payable		2,125
		2,120
Total liabilities		355,157
NET ASSETS	\$	8,210,592
NET ASSET VALUE PER SHARE		
(applicable to 2,610,050 shares outstanding: 500,000,000 shares of \$.01 par value authorized)	\$	3.15
	Ψ	0.10
NET ASSETS CONSIST OF:		
Paid-in capital	\$	22,688,121
Accumulated investment loss		(193,832)
Accumulated net realized loss on investments	((13,849,417)
Net unrealized depreciation on investments and foreign currencies		(434,280)
	\$	8,210,592

STATEMENT OF OPERATIONS

Six Months Ended June 30, 2008 (Unaudited)

INVESTMENT INCOME	
Dividends (net of \$383 of foreign tax expense)	\$ 62,300
Dividends from affiliate	11
Interest	14,950
Total investment income	77,261
EXPENSES	
Legal	54,315
Interest and fees on bank credit facility	20,392
Investment management	20,240
Administrative services	13,857
Bookkeeping and pricing	12,340
Auditing	10,010

Printing, postage, and shareholder communication	8,154
Transfer agent	6,438
Directors	2,720
Exchange listing	2,669
Custodian	2,473
Insurance	1,092
Other	3,146
	-,
Total expenses	157,846
Expense reductions	(49)
Net expenses	157.797
Net investment loss	(80,536)
REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS:	
Net realized gain (loss):	
Investments	947,712
Futures contracts	(70,369)
Short sales	38,065
Foreign currencies	(19,247)
Unrealized depreciation on:	
Investments	(1,450,613)
Translation of assets and liabilities in foreign currencies	(101,140)
Net realized and unrealized gain on investments	(655,592)
Net decrease in net assets resulting from operations	\$ (736,128)

See notes to financial statements.

7

STATEMENTS OF CHANGES IN NET ASSETS

	J	x Months Ended June 30, 2008 naudited)	De	Year Ended ecember 31, 2007
OPERATIONS				
Net investment loss	\$	(80,536)	\$	(151,782)
Net realized gain		896,161		981,589
Unrealized appreciation (depreciation)	(1,551,753)		587,825
Net increase (decrease) in net assets resulting from operations		(736,128)		1,417,632
DISTRIBUTIONS TO SHAREHOLDERS				
Distributions from ordinary income		—		(52,057)
CAPITAL SHARE TRANSACTIONS				
Reinvestment of distributions to shareholders (0 and 7,203 shares, respectively)		—		20,816
Total change in net assets		(736,128)		1,386,391
NET ASSETS				
Beginning of period	5	8,946,720		7,560,329
End of period	\$ 8	8,210,592	\$	8,946,720
(b) End of period net assets include undistributed net investment loss STATEMENT OF CASH FLOWS	\$	(193,832)	\$	(113,296)

Six Months Ended June 30, 2008 (Unaudited)

CASH FLOWS FROM OPERATING ACTIVITIES	
Net decrease in net assets resulting from operations	\$ (736,128)
Adjustments to reconcile change in net assets resulting from operations to net cash provided by (used in) operating activities:	
Proceeds from sales of long term investments	4,017,715
Purchase of long term investments	(3,127,074)
Net unrealized depreciation of investments	1,551,753
Net realized gain on investments, short sales, futures, and foreign currencies	(896,161)
Decrease in receivable for securities sold	667,370
Proceeds from short sale of investments	162,301
Buy to cover investments held short	(124,235)
Net purchases of short term securities	(89,616)
Increase in payable for securities purchased	21,647
Increase in other assets and liabilities	3,317
Net cash provided by operating activities	1,450,889
CASH FLOWS FROM FINANCING ACTIVITIES	
Borrowing on bank line of credit	(1,450,889)
Net cash used in financing activities	(1,450,889)

Net change in cash	
CASH	
Beginning of period	_
End of period	\$
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION	
Cash paid for interest	\$ 25,803

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8

See notes to financial statements.

NOTES TO FINANCIAL STATEMENTS - JUNE 30, 2008 (UNAUDITED)

1. Organization and Significant Accounting Policies

Foxby Corp., a Maryland corporation registered under the Investment Company Act of 1940, as amended (the "Act"), is a non-diversified, closed end management investment company whose shares are listed on the American Stock Exchange. The Fund's non-fundamental investment objective is total return which it may seek from growth of capital and from income in any security type and in any industry sector. The Fund retains CEF Advisers, Inc. as its Investment Manager.

The following is a summary of the Fund's significant accounting policies.

Security Valuation - Securities traded on a U.S. national securities exchange ("USNSE") are valued at the last reported sale price on the day the valuations are made. Securities traded primarily on the Nasdaq Stock Market ("Nasdaq") are normally valued by the Fund at the Nasdaq Official Closing Price ("NOCP") provided by Nasdaq each business day. The NOCP is the most recently reported price as of 4:00:02 p.m., Eastern Time, unless that price is outside the range of the "inside" bid and asked prices (i.e., the bid and asked prices that dealers quote to each other when trading for their own accounts); in that case, Nasdaq will adjust the price to equal the inside bid or asked price, whichever is closer. Because of delays in reporting trades, the NOCP may not be based on the price of the last trade to occur before the market closes. Securities that are not traded on a particular day and securities traded in foreign and over-the-counter markets that are not on a USNSE or Nasdaq are valued at the mean between the last bid and asked prices. Certain of the securities in which the Fund invests are priced through pricing services that may utilize a matrix pricing system which takes into consideration factors such as yields, prices, maturities, call features, and ratings on comparable securities. Bonds may be valued according to prices quoted by a dealer in bonds that offers pricing services. Open end investment companies are valued at their net asset value. Foreign securities markets may be open on days when the U.S. markets are closed. For this reason, the value of any foreign securities owned by the Fund could change on a day when stockholders cannot buy or sell shares of the Fund. Securities for which quotations are not readily available or reliable and other assets may be valued as determined in good faith under the direction of and pursuant to procedures established by the Fund's Board of Directors. Due to the inherent uncertainty of valuation, these values may differ from the values that would have been used had a readily available market for the securities existed. These differences in valuation could be material. A security's valuation may differ depending on the method used for determining value. The use of fair value pricing by the Fund may cause the net asset value of its shares to differ from the net asset value that would be calculated using market prices.

The Fund adopted Financial Accounting Standards Board ("FASB") Statement of Financial Accounting Standards No. 157, "Fair Value Measurements" ("FAS 157"), on January 1, 2008. FAS 157 defines fair value as the price that the Fund would receive to sell an asset or pay to transfer a liability in an orderly transaction between market participants at the measurement date. FAS 157 establishes a framework for measuring fair value and a three level hierarchy for fair value measurements based on the transparency of inputs to the valuation of an asset or liability. Inputs may be observable or unobservable and refer broadly to the assumptions that market participants would use in pricing the asset or liability. Observable inputs reflect the assumptions market participants would use in pricing the asset or liability based on market data obtained from sources independent of the Fund. Unobservable inputs reflect the Fund's own assumptions about the assumptions that market participants would use in pricing the asset or liability developed based on the best information available under the circumstances. The Fund's investment in its entirety is assigned a level based upon the inputs which are significant to the overall valuation. The hierarchy of inputs is summarized below.

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

9

NOTES TO FINANCIAL STATEMENTS - JUNE 30, 2008 (UNAUDITED) (Continued)

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

The following is a summary of the inputs used as of June 30, 2008 in valuing the Fund's investments:

	Investments
Valuation Inputs	in Securities
Level 1	\$ 7,224,736
Level 2	416,602
Level 3	916,468
Total	\$ 8,557,806

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

Balance, December 31, 2007	\$ 799,385
Net purchase (sales)	448,241
Change in unrealized appreciation (depreciation)	95,791
Realized gain (loss)	
Transfers in and/or out of Level 3	(426,949)
Balance, June 30, 2008	\$ 916,468

Foreign Currency Translation - Securities denominated in foreign currencies are translated into U.S. dollars at prevailing exchange rates. Realized gain or loss on a sale of investments denominated in foreign currencies is reported separately from gain or loss attributable to the change in foreign exchange rates for those investments.

Short Sales - The Fund may sell a security it does not own in anticipation of a decline in the market value of the security. When the Fund sells a security short, it must borrow the security sold short and deliver it to the broker/dealer through which it made the short sale. A gain, limited to the price at which the Fund sold the security short, or a loss, unlimited in size, will be recognized upon the termination of a short sale.

Futures Contracts - The Fund may engage in transactions in futures contracts. Upon entering into a futures contract, the Fund is required to deposit with the broker/dealer an amount of cash or cash equivalents equal to a designated percentage of the contract amount. This is known as the "initial margin." Subsequent payments ("variation margin") are made or received by the Fund each day, depending on the daily fluctuation of the value of the contract. The daily change in the contract is included in unrealized appreciation/depreciation on investments and futures contracts. The Fund realizes a gain or loss when the contract is closed. Futures transactions sometimes may reduce returns or increase volatility. In addition, futures can be illiquid and highly sensitive to changes in their underlying security, interest rate, or index, and as a result can be highly volatile. A small investment in certain futures could have a potentially large impact on the Fund's performance.

Investment in Affiliated Money Market Fund - The Board of Directors has authorized the Fund to invest daily available cash balances in Midas Dollar Reserves, Inc. ("MDR"). MDR is an open end investment company, registered under the Act. MDR operates as a money market fund and seeks maximum current income consistent with preservation of capital and maintenance of liquidity by investing exclusively in securities issued by the U.S. Government, its agencies and instrumentalities. Midas Management Corporation ("MMC") and Investor Service Center, Inc. ("ISC"), affiliates of the Investment Manager, act as the investment manager and distributor, respectively, of MDR. The Investment Manager, MMC, and ISC are wholly owned subsidiaries of Winmill & Co. Incorporated. As a shareholder, the Fund is subject to its proportional share of MDR's expenses, including its management and distribution fees. MMC and ISC have contractually agreed to waive their fees from April 29, 2008 to April 29, 2009. MMC and ISC may voluntarily waive their fees after April 29, 2009 but are not contractually obligated to do so. Should ISC no longer waive its distribution fee, the Investment Manager will waive a sufficient amount of its management fee to offset the cost of ISC's distribution fee.

NOTES TO FINANCIAL STATEMENTS - JUNE 30, 2008 (UNAUDITED) (Continued)

Investments in Other Investment Companies - The Fund may invest, from time to time, in shares of other investment companies (or entities that would be considered investment companies but are excluded from the definition pursuant to certain exceptions under the Act) (the "Acquired Funds") in accordance with the Act and related rules. As a shareholder in the Fund, you would bear the pro rata portion of the fees and expenses of the Acquired Funds in addition to the Fund's expenses. Expenses incurred by the Fund that are disclosed in the Statement of Operations do not include the expenses incurred by the Acquired Funds in which the Fund invests. The fees and expenses of the Acquired Funds are included in the Fund's total return.

Security Transactions and Related Investment Income - Security transactions are accounted for on the trade date (the date the order to buy or sell is executed). Dividend income is recorded on the ex-dividend date, or in the case of certain foreign securities, as soon as the Fund is notified, and interest income is recorded on the accrual basis. Withholding taxes on foreign dividends have been provided for in accordance with the Fund's understanding of the applicable country's tax rules and rates. Net realized gains and losses are determined on the identified cost basis.

Expenses - Estimated expenses are accrued daily. Expenses directly attributable to the Fund are charged to the Fund. Expenses borne by the complex of related investment companies, which includes open end and closed end investment companies for which the Investment Manager and its affiliates serve as investment manager, that are not directly attributed to the Fund, are allocated among the Fund and the other investment companies in the complex on the basis of relative net assets, except where a more appropriate allocation of expenses to each investment company in the complex can otherwise be made fairly.

Expense Reduction Arrangement - Through arrangements with the Fund's custodian and cash management bank, credits realized as a result of uninvested cash balances were used to reduce custody expenses by \$49 during the period.

Income Taxes - No provision has been made for U.S. income taxes because the Fund's current intention is to continue to qualify as a regulated investment company under the Internal Revenue Code and to distribute to its shareholders substantially all of its taxable income and net realized gains. Foreign securities held by the Fund may be subject to foreign taxation. Foreign taxes, if any, are recorded based on the tax regulations and rates that exist in the foreign markets in which the Fund invests.

The Fund has reviewed its tax positions taken on federal, state, and local income tax returns for all open tax years (tax years ended December 31, 2004-2007) and has concluded that no provision for income taxes is required in the Fund's financial statements.

Distributions to Shareholders - **D**istributions to shareholders are recorded on the ex-dividend date. Distributions from net investment income and net realized capital gains, if any, are generally declared and paid annually.

Use of Estimates - In preparing financial statements in conformity with accounting principles generally accepted in the United States of America, management makes estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements, as well as the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Indemnifications - The Fund indemnifies its officers and directors for certain liabilities that might arise from their performance of their duties for the Fund. Additionally, in the normal course of business the Fund enters into contracts that contain a variety of representations and warranties and which may provide general indemnifications. The Fund's maximum exposure under these arrangements is unknown as it involves future claims that may be made against the Fund under circumstances that have not occurred.

11

NOTES TO FINANCIAL STATEMENTS - JUNE 30, 2008 (UNAUDITED) (Continued)

2. Fees and Transactions with Related Parties

The Fund retains the Investment Manager pursuant to an Investment Management Agreement ("IMA"). Under the terms of the IMA, the Investment Manager receives a management fee, payable monthly, based on the average daily net assets of the Fund at the annual rate of 1/2 of 1%. Certain officers and directors of the Fund are officers and directors of the Investment Manager. Pursuant to the IMA, the Fund reimburses the Investment Manager for providing at cost certain administrative services comprised of compliance and accounting services. For the six months ended June 30, 2008, the Fund incurred total administrative cost of \$13,857, comprised of \$9,020 and \$4,837 for compliance and accounting services, respectively. Of the 2,610,050 shares of Fund common stock outstanding at June 30, 2008, ISC owned 24.5%.

Affiliated Issuer

As defined under the Act, the Fund's affiliates include, among others, companies in which the Fund has (a) direct or indirect ownership, control, or voting power over 5% or more of the outstanding voting shares of such company or (b) controls, is controlled by, or is under common control with such other company or person. Transactions with affiliates for the six months ended June 30, 2008 were as follows:

	Number of Shares Held					Value		
	December 31,	Gross	Gross	June 30,	June 30,	Dividend	Gains/	
Name of Issuer	2007	Additions	Reductions	2008	2008	Income	(Losses)	
Midas Dollar Reserves, Inc.	_	62,791	62,791	_	\$ —	\$ 11	\$	

3. Distributable Earnings

At December 31, 2007, the Fund had a net capital loss carryover of \$14,745,578, of which \$6,938,573, \$6,343,522, \$414,304, \$837,334, and \$211,845 expires in 2008, 2009, 2010, 2011, and 2013, respectively, that may be used to offset future realized capital gains for federal income tax purposes.

As of December 31, 2007, the components of distributable earnings on a tax basis were as follows:

Capital loss carryover	\$ (14,745,578)
Post-October net capital losses	(6,177)
Unrealized appreciation	1,010,354

\$ (13,741,401)

Federal income tax regulations permit post-October net capital losses to be deferred and recognized on the tax return of the next succeeding taxable year. The difference between book basis and tax basis unrealized appreciation is attributable primarily to the income from passive foreign investment companies.

Accounting principles generally accepted in the United States of America require certain components of net assets to be reclassified between financial and tax reporting. These reclassifications have no effect on net assets or net asset value per share. For the year ended December 31, 2007, permanent differences between book and tax accounting have been reclassified by decreasing accumulated investment loss by \$99,173, increasing accumulated net realized loss on investments by \$35,350 and decreasing paid-in capital by \$63,823.

4. Investment Transactions

Purchases and sales of investment securities excluding short term investments, aggregated \$3,127,074 and \$4,017,715, respectively, for the six months ended June 30, 2008. At June 30, 2008, for federal income tax purposes the aggregate cost of securities was \$9,099,272 and net unrealized depreciation was \$541,466, comprised of gross unrealized appreciation of \$892,825 and gross unrealized depreciation of \$1,434,291.

NOTES TO FINANCIAL STATEMENTS - JUNE 30, 2008 (UNAUDITED) (Continued)

Illiquid and Restricted Securities

The Fund owns securities which have a limited trading market and/or certain restrictions on trading and, therefore, may be illiquid and/or restricted. Such securities have been valued at fair value in accordance with the procedures described in Note 1. Due to the inherent uncertainty of valuation, these values may differ from the values that would have been used had a readily available market for the securities existed. These differences in valuation could be material. Illiquid and/or restricted securities owned at June 30, 2008, were as follows:

	Acquisition		
Security	Date	Cost	Value
MagMinerals Holdings Corp.	3/18/08	\$ 397,520	\$ 258,390
Global Copper Corp.	2/12/08	192,597	401,966
China Silicon Corp. common shares	1/01/08	12,645	8,219
Victoria Resources Corp. warrants, expiring 5/7/09	10/17/07	—	_
Amerivon Holdings LLC 4%, due 5/31/10	9/20/07	408,350	265,428
Amerivon Holdings LLC warrants expiring 5/31/10	9/20/07	—	
China Silicon Corp.	7/18/07	224,910	146,191
China Silicon Corp. warrants expiring 7/18/10	7/18/07	—	—
Q2 Gold Resources, Inc.	7/06/07	65	
Nord Resources Corp. warrants expiring 6/5/12	5/14/07	_	
Etruscan Diamonds Ltd.	2/28/07	320,129	238,240
Farallon Resources Ltd. warrants expiring 8/2108	12/12/06		14,636
Safety Intelligence Systems Corp.	9/05/02	225,000	
		\$ 1,781,216	\$ 1,333,070
		<i>\(\phi\)</i>	\$ 1,000,070
Percent of net assets		21.7%	16.2%

5. Bank Credit Facility

The Fund, Global Income Fund, Inc., Midas Fund, Inc., and Midas Special Fund, Inc. (the "Borrowers") have entered into a committed secured line of credit facility with State Street Bank & Trust Company ("SSB"), the Fund's custodian. Global Income Fund, Inc. is a closed end investment company managed by the Investment Manager, and Midas Fund, Inc. and Midas Special Fund, Inc. are open end investment companies managed by MMC. The aggregate amount of the credit facility is \$25,000,000. The borrowing of each Borrower is collateralized by the underlying investments of such Borrower. SSB will make revolving loans to a Borrower not to exceed in the aggregate outstanding at any time with respect to any one Borrower, the least of \$25,000,000, the maximum amount permitted pursuant to each Borrower's investment policies, or as permitted under the Act. The commitment fee on this facility is 0.10% per annum on the unused portion of the commitment, based on a 360 day year. All loans under this facility will be available at the Borrower's option of (i) overnight Federal funds or (ii) LIBOR (30, 60, 90 days), each as in effect from time to time, plus 0.75% per annum, calculated on the basis of actual days elapsed for a 360 day year. For the six months ended June 30, 2008, the Fund's average daily interest rate under the credit facility was 3.67% based on its balances outstanding during the period and the Fund's weighted average amount outstanding during the period was \$1,083,089. At June 30, 2008, the Fund had \$269,817 outstanding under the credit facility, collateralized by investment securities with a value of \$2,176,942.

6. Securities Lending

Effective June 23, 2008, the Fund may lend its securities through an agreement with SSB. In accordance with the Fund's security lending procedures, the loans are collateralized at all times with cash or securities or both

NOTES TO FINANCIAL STATEMENTS - JUNE 30, 2008 (UNAUDITED) (Continued)

with a value at least equal to the securities on loan. The value of the loaned securities is determined at the close of business of the Fund, in accordance with the Fund's valuation policies or, if applicable, by the valuation procedures established by the Fund's Board of Directors, and any additional required collateral is delivered to the Fund on the next business day. As with other extensions of credit, the Fund bears the risk of delay on recovery or loss of rights in the collateral should the borrower of the securities fail financially.

The Fund invests the cash collateral received in connection with securities lending transactions in the State Street Navigator Securities Lending Prime Portfolio (the "Navigator Portfolio"). The Navigator Portfolio is a private, registered money market fund and is managed by State Street Global Advisors. The Navigator Portfolio has been established primarily for the investment of cash collateral on behalf of funds participating in SSB's securities lending program and complies with the requirements of Rule 2a-7 of the Act. The Fund bears the risk of incurring a loss from the investment of cash collateral due to either credit or market factors. Both the Fund and SSB receive compensation relating to the lending of the Fund's securities. As of and for the six months ended June 30, 2008, the Fund had no securities on loan and earned no compensation from securities lending activities.

7. Capital Stock

At June 30, 2008, there were 2,610,050 shares of \$.01 par value common stock outstanding and 500,000,000 shares authorized. There were no transactions in capital stock for the six months ended June 30, 2008 and there were 7,203 shares issued and an increase in paid-in capital of \$20,816 in connection with reinvestment of distributions for the year ended December 31, 2007.

8. Share Repurchase Program

In accordance with Section 23(c) of the Act, the Fund may from time to time repurchase shares of the Fund in the open market at the option of the Board of Directors and upon such terms as the Directors shall determine. The Fund did not repurchase any of its own shares for the six months and year ended June 30, 2008 and December 31, 2007, respectively.

9. Recently Issued Accounting Standards

In March 2008, the FASB issued Statement on Financial Accounting Standards No. 161 ("FAS 161"),"Disclosures about Derivative Instruments and Hedging Activities – an amendment of FASB Statement No.133," which requires enhanced disclosures about an entity's derivative and hedging activities. Entities are required to provide enhanced disclosures about (a) how and why an entity uses derivative instruments, (b) how derivative instruments and related hedged items are accounted for under Statement 133 and its related interpretations, and (c) how derivative instruments and related hedged items affect an entity's financial position, financial performance, and cash flows. FAS 161 is effective for financial statements issued for fiscal years and interim periods beginning after November 15, 2008. The Fund does not expect FAS 161 to have a material impact on its financial statements.

FOXBY CORP.

14

FINANCIAL HIGHLIGHTS

	Six Years Ended December 31, Months Ended 6/30/08								
	(Unaudited)		2007	2006		2005	2004		2003
Per Share Operating Performance									
(for a share outstanding throughout each period)									
Net asset value, beginning of period	\$	3.43	\$ 2.90	\$	2.50	\$ 2.57	\$	2.75	\$ 2.59
Income from investment operations:									
Net investment loss		(.03)	(.06)		(.04)	(.17)		(.11)	(.10)
Net realized and unrealized gain (loss) on investments		(.25)	.61		.44	.10		(.07)	.26
-									
Total from investment operations		(.28)	.55		.40	(.07)		(.18)	.16
		(120)	100			(,)		(110)	
Less distributions to shareholders:									
Dividends from net investment income			(.02)						
			()						
Net asset value, end of period	\$	3.15	\$ 3.43	\$	2.90	\$ 2.50	\$	2.57	\$ 2.75
Net asset value, end of period	ψ	5.15	Φ 3.43	ψ	2.90	\$ 2.50	ψ	2.57	φ 2.75
Market value, and of named	\$	2.46	\$ 2.96	\$	2.41	\$ 2.05	\$	2.40	\$ 2.07
Market value, end of period	ф	2.40	\$ 2.90	\$	2.41	\$ 2.03	ф	2.40	\$ 2.07
Total Return (a)		(0.16) 07	10.000		16000	(2.52) (7			6 10 0
Based on net asset value		(8.16)%	19.09%		16.00%	(2.72)%		(6.55)%	6.18%
Based on market price		(16.89)%	23.67%		17.56%	(7.66)%		(7.50)%	15.94%
Ratios/Supplemental Data	<i>•</i>		* • • • -	^			^	< <00	* =
Net assets, end of period (000's omitted)	\$	8,211	\$ 8,947	\$	7,560	\$ 6,513	\$	6,699	\$ 7,151
Ratio of total expenses to average net assets		3.89% ^(b)	2.77%		2.34%	7.76%		5.27%	4.39%
Ratio of net expenses to average net assets		3.88% ^(b)	2.77%		2.33%	7.76%		5.27%	4.39%
Ratio of net expenses excluding loan interest and fees to					1.000				
average net assets		3.38% ^(b)	2.18%		1.90%	7.54%		5.19%	4.39%
Ratio of net investment loss to average net assets		(1.98)% ^(b)	(1.78)%		(1.44)%	(6.78)%		(4.31)%	(3.91)%
Portfolio turnover rate		35.38%	69.86%		110.67%	26.92%		164.08%	75.39%

(a) Total return on a market value basis is calculated assuming a purchase of common stock on the opening of the first day and sale on the closing of the last day of each period reported. Dividends and distributions, if any, are assumed for purposes of this calculation, to be reinvested at prices obtained under the Fund's Dividend Reinvestment Plan. Generally, total return on a net asset value basis will be higher than total return on a market value basis in periods where there is an increase in the discount or a decrease in the premium of the market value to the net asset value from the beginning to the end of such periods. Conversely, total return on a net asset value basis will be lower than total return on a market value basis in periods where there is a decrease in the discount or an increase in the premium of the market value to the net asset value basis in periods where there is a decrease in the discount or an increase in the premium of the market value to the net asset value from the beginning to the end of such periods. Total return calculated for a period of less than one year is not annualized. The calculation does not reflect brokerage commissions, if any.

15

(b) Annualized.

The additional information below and on the following pages is supplemental and not part of the financial statements of the Fund.

BOARD OF DIRECTORS' ANNUAL APPROVAL OF THE INVESTMENT MANAGEMENT AGREEMENT

The investment management agreement (the "Agreement") between Foxby Corp. and the investment manager, CEF Advisers, Inc., generally provides that the Agreement shall continue automatically for successive periods of twelve months each, provided that such continuance is specifically approved at least annually (i) by a vote of a majority of the Directors of the Fund who are not parties to the Agreement, or interested persons of any such party and (ii) by the Board of Directors of the Fund or by the vote of the holders of a majority of the outstanding voting securities of the Fund.

In considering the annual approval of the Agreement, the Board of Directors considered information that had been provided throughout the year at regular Board meetings, as well as information furnished to the Board for the meeting held in March 2008 to specifically consider the continuance of the Agreement. Such information included, among other things, the following: information comparing the management fee of the Fund with those of comparable funds; information regarding Fund investment performance in comparison to a relevant peer group of funds; the economic outlook and the general investment outlook in relevant investment markets; the investment manager's cost of services, results, and financial condition, and the overall organization of the investment manager; the allocation of brokerage and the benefits received by the investment manager as a result of brokerage allocation; the investment manager's compliance efforts undertaken on behalf of the funds it manages and the record of compliance with the investment policies and restrictions and with policies on personal securities transactions; the quality, nature, cost, and character of the administrative and other non-investment management services provided by the investment manager and its affiliates; and the terms of the Agreement and the reasonableness and appropriateness of the particular fee paid by the Fund for the services described therein.

The Board of Directors also considered the nature, extent and quality of the management services provided by the investment manager. In so doing, the Board considered the investment manager's management capabilities with respect to the types of investments held by the Fund, including information relating to the education, experience, and number of investment professionals and other personnel who provide services under the Agreement. The Board also took into account the time and attention to be devoted by the investment manager to the Fund. The Board evaluated the level of skill required to manage the Fund and concluded that the human resources available at the investment manager were appropriate to fulfill effectively its duties on behalf of the Fund. The Directors also noted that the investment manager has managed the Fund since 2002 and the Directors believe that a long term relationship with a capable, conscientious investment manager is in the interests of the Fund.

The Board received information concerning the investment philosophy and investment process applied by the investment manager in managing the Fund. In this regard, the Board considered the investment manager's in-house research capabilities as well as other resources available to the investment manager personnel, including research services that may be available to the investment manager as a result of securities transactions effected for the Fund. The Board concluded that the investment manager's investment process, research capabilities, and philosophy were well suited to the Fund, given the Fund's investment objective and policies.

In its review of comparative information with respect to Fund investment performance, the Board received comparative information, comparing the Fund's performance to that of a similar peer group. After reviewing this information, the Board concluded that the Fund has performed within a range that the Board deemed competitive. With respect to its review of the investment management fee, the Board considered information comparing the Fund's management fee and expense ratio to those of comparable funds. The Board noted that economies of scale may develop for the Fund as its assets increase and fund level expenses decline as

FOXBY CORP.

16

Additional Information (Unaudited)

a percentage of assets, but that fund level economies of scale may not necessarily result in investment manager level economies of scale. This information assisted the Board in concluding that the fee paid by the Fund is within the range of those paid by comparable funds within the closed end fund industry.

In reviewing the information regarding the expense ratio of the Fund, the Board concluded that although the Fund's expense ratio is within a higher range, excluding extraordinary expenses, it is competitive with comparable funds in light of the quality of services received and assets managed.

In addition to the factors mentioned above, the Board reviewed the level of the investment manager's profits in providing investment manager in connection with the services for the Fund. The Board considered the fiduciary duty assumed by the investment manager in connection with the services rendered to the Fund and the business reputation of the investment manager and its financial resources. The Board also considered information regarding the character and amount of other incidental benefits received by the investment manager and its affiliates from their association with the Fund. The Board concluded that potential "fall-out" benefits that the investment manager and its affiliates may receive, such as greater name recognition, affiliated brokerage commissions, or increased ability to obtain research services, appear to be reasonable, and may, in some cases, benefit the Fund. The Board concluded that in light of the services rendered, the profits realized by the investment manager are not unreasonable.

The Board did not consider any single factor as controlling in determining whether or not to continue the Agreement. Nor are the items described herein all the matters considered by the Board. In assessing the information provided by the investment manager and its affiliates, the Board also took into consideration the benefits to shareholders of investing in a fund that is part of an investment company complex.

Based on its consideration of the foregoing factors and conclusions, and such other factors and conclusions as it deemed relevant, and assisted by counsel, the Board concluded that the approval of the Agreement, including the fee structure, is in the interests of the Fund.

Additional Information (Unaudited)

17

PRIVACY POLICY

The Fund recognizes the importance of protecting the personal and financial information of its shareholders. We consider each shareholder's personal information to be private and confidential. This describes the practices followed by us to protect our shareholders' privacy. We may obtain information about you from the following sources: (1) information we receive from you on forms and other information you provide to us whether in writing, by telephone, electronically or by any other means; and (2) information regarding your transactions with us, our corporate affiliates, or others. We do not sell shareholder personal information to third parties. We will collect and use shareholder personal information only to service shareholder accounts. This information may be used by us in connection with providing services or financial products requested by shareholders. We will not disclose shareholder personal information to any non-affiliated third party except as permitted by law. We take steps to safeguard shareholder information to provide products or services to you. Together with our service providers, we maintain physical, electronic, and procedural safeguards to guard your non-public personal information. Even if you are no longer a shareholder, our Privacy Policy will continue to apply to you. We reserve the right to modify, remove, or add portions of this Privacy Policy at any time.

DIVIDEND REINVESTMENT PLAN

Terms and Conditions of the

2008 Amended Dividend Reinvestment Plan

1. Each shareholder (the "Shareholder") holding shares of common stock (the "Shares") of Foxby Corp. (the "Fund") will automatically be a participant in the Dividend Reinvestment Plan (the "Plan"), unless the Shareholder specifically elects to receive all dividends and capital gains in cash paid by check mailed directly to the Shareholder by Illinois Stock Transfer Company, 209 West Jackson Blvd., Suite 903, Chicago, Illinois 60606, 1-800-757-5755, as agent under the Plan (the "Agent"). The Agent will open an account for each Shareholder under the Plan in the same name in which such Shareholder's shares of Common Stock are registered.

2. Whenever the Fund declares a capital gain distribution or an income dividend payable in Shares or cash, participating Shareholders will take the distribution or dividend entirely in Shares and the Agent will automatically receive the Shares, including fractions, for the Shareholder's account in accordance with the following: Whenever the Market Price (as defined in Section 3 below) per Share is equal to or exceeds the net asset value per Share at the time Shares are valued for the purpose of determining the number of Shares equivalent to the cash dividend or capital gain distribution (the "Valuation Date"), participants will be issued additional Shares equal to the amount of such dividend divided by the greater of the Fund's net asset value per Share or 95% of the Fund's Market Price per Share.

Whenever the Market Price per Share is less than such net asset value on the Valuation Date, participants will be issued additional Shares equal to the amount of such dividend divided by the Market Price. The Valuation Date is the day before the dividend or distribution payment date or, if that day is not an American Stock Exchange trading day, the next trading day. If the Fund should declare a dividend or capital gain distribution payable only in cash, the Agent will, as purchasing agent for the participating Shareholders, buy Shares in the open market, on the American Stock Exchange (the "Exchange") or elsewhere, for such Shareholders' accounts after the payment date, except that the Agent will endeavor to terminate purchases in the open market and cause the Fund to issue the remaining Shares if, following the commencement of the purchases, the market value of the Shares exceeds the net asset value. These remaining Shares will be issued by the Fund at a price equal to the Market Price.

In a case where the Agent has terminated open market purchases and caused the issuance of remaining Shares by the Fund, the number of Shares received by the participant in respect of the cash dividend or distribution will be based on the weighted average of prices paid for Shares purchased in the open market and the price at which the Fund issues remaining Shares. To the extent

FOXBY CORP.

18

Additional Information (Unaudited)

that the Agent is unable to terminate purchases in the open market before the Agent has completed its purchases, or remaining Shares cannot be issued by the Fund because the Fund declared a dividend or distribution payable only in cash, and the market price exceeds the net asset value of the Shares, the average Share purchase price paid by the Agent may exceed the net asset value of the Shares, resulting in the acquisition of fewer Shares than if the dividend or capital gain distribution had been paid in Shares issued by the Fund.

The Agent will apply all cash received as a dividend or capital gain distribution to purchase shares of common stock on the open market as soon as practicable after the payment date of the dividend or capital gain distribution, but in no event later than 45 days after that date, except when necessary to comply with applicable provisions of the federal securities laws.

3. For all purposes of the Plan: (a) the Market Price of the Shares on a particular date shall be the average of the volume weighted average sale prices or, if no sale occurred then the mean between the closing bid and asked quotations, for the Shares on the Exchange on each of the five trading days the Shares traded ex-dividend on the Exchange immediately prior to such date, and (b) net asset value per share on a particular date shall be as determined by or on behalf of the Fund.

4. The open-market purchases provided for herein may be made on any securities exchange on which the Shares are traded, in the over-the-counter market, or in negotiated transactions, and may be on such terms as to price, delivery and otherwise as the Agent shall determine. Funds held by the Agent uninvested will not bear interest, and it is understood that, in any event, the Agent shall have no liability in connection with any inability to purchase Shares within 45 days after the initial date of such purchase as herein provided, or with the timing of any purchases effected. The Agent shall have no responsibility as to the value of the Shares acquired for the Shareholder's account.

5. The Agent will hold Shares acquired pursuant to the Plan in noncertificated form in the Agent's name or that of its nominee. At no additional cost, a Shareholder participating in the Plan may send to the Agent for deposit into its Plan account those certificate shares of the Fund in its possession. These Shares will be combined with those unissued full and fractional Shares acquired under the Plan and held by the Agent. Shortly thereafter, such Shareholder will receive a statement showing its combined holdings. The Agent will forward to the Shareholder any proxy solicitation material and will vote any Shares so held for the Shareholder only in accordance with the proxy returned by the Shareholder to the Fund. Upon the Shareholder's written request, the Agent will deliver to him or her, without charge, a certificate or certificates for the full Shares.

6. The Agent will confirm to the Shareholder each acquisition for the Shareholder's account as soon as practicable but not later than 60 days after the date thereof. Although the Shareholder may from time to time have an individual fractional interest (computed to three decimal places) in a Share, no certificates for fractional Shares will be issued. However, dividends and distributions on fractional Shares will be credited to Shareholder's account under the Plan, the Agent will adjust for any such undivided fractional interest in cash at the opening market value of the Shares at the time of termination.

7. Any stock dividends or split Shares distributed by the Fund on Shares held by the Agent for the Shareholder will be credited to the Shareholder's account. In the event that the Fund makes available to the Shareholder the right to purchase additional Shares or other securities, the Shareholder under the Plan will be added to other Shares held by the Shareholder in calculating the number of rights to be issued to such Shareholder. Transaction processing may either be curtailed or suspended until the completion of any stock dividend, stock split, or corporate action.

8. The Agent's service fee for handling capital gain distributions or income dividends will be paid by the Fund. The Shareholder will be charged a pro rata share of brokerage commissions on all open market purchases.

9. The Shareholder may terminate the account under the Plan by notifying the Agent. A termination will be effective immediately if notice is received by the Agent two days prior to any dividend or distribution payment

Additional Information (Unaudited)

19

date. If the request is received less than two days prior to the payment date, then that dividend will be invested, and all subsequent dividends will be paid in cash. Upon any termination the Agent will cause a certificate or certificates for the full Shares held for the Shareholder under the Plan and cash adjustment for any fraction to be delivered to the Shareholder.

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

11. In the case of Shareholders, such as banks, brokers or nominees, which hold Shares for others who are the beneficial owners, the Agent will administer the Plan on the basis of the number of Shares certified from time to time by the Shareholders as representing the total amount registered in the Shareholder's name and held for the account of beneficial owners who are to participate in the Plan.

12. The Agent shall at all times act in good faith and agree to use its best efforts within reasonable limits to insure the accuracy of all services performed under this agreement and to comply with applicable law, but assumes no responsibility and shall not be liable for loss or damage due to errors unless the errors are caused by its negligence, bad faith or willful misconduct or that of its employees.

13. Neither the Fund or the Agent will be liable for any act performed in good faith or for any good faith omission to act, including without limitation, any claim of liability arising out of (i) failure to terminate a Shareholder's account, sell shares or purchase shares, (ii) the prices which shares are purchased or sold for the Shareholder's account, and (iii) the time such purchases or sales are made, including price fluctuation in market value after such purchases or sales.

PROXY VOTING

The Fund's Proxy Voting Guidelines, as well as its voting record for the 12 months ended June 30, are available without charge by calling the Fund collect at 1-212-344-6310, on the SEC's website at www.sec.gov, and on the Fund's website at www.foxbycorp.com.

QUARTERLY SCHEDULE OF PORTFOLIO HOLDINGS

The Fund files its complete schedule of portfolio holdings with the SEC for the first and third quarters of each fiscal year on Form N-Q. The Fund's Forms N-Q are available on the SEC's website at www.sec.gov. The Fund's Forms N-Q may be reviewed and copied at the SEC's Public Reference Room in Washington, DC, and information on the operation of the Public Reference Room may be obtained by calling 1-800-SEC-0330. The Fund makes the Forms N-Q available to shareholders on its website at www.foxbycorp.com.

20

FOXBY CORP.

Additional Information (Unaudited)

WWW.FOXBYCORP.COM

Visit us on the web at www.foxbycorp.com. The site provides information about the Fund including market performance, net asset value ("NAV"), dividends, press releases, and shareholder reports. For further information, please email us at info@foxbycorp.com. The Fund is a member of the Closed-End Fund Association ("CEFA"). Its website address is www.cefa.com. CEFA is solely responsible for the content of its website.

FUND INFORMATION

Investment Manager	Stock Transfer Agent and Registrar
CEF Advisers, Inc.	Illinois Stock Transfer Company
11 Hanover Square	209 West Jackson Blvd., Suite 903
New York, NY 10005	Chicago, IL 60606
www.cefadvisers.com	1-800-757-5755
1-212-344-6310	www.illinoisstocktransfer.com
Internet	Custodian
www.foxbycorp.com	State Street Bank & Trust Co.
email: info@foxbycorp.com	801 Pennsylvania Avenue

Kansas City, MO 64105

This report, including the financial statements herein, is transmitted to the shareholders of the Fund for their information. The financial information included herein is taken from the records of the Fund. This is not a prospectus, circular or representation intended for use in the purchase of shares of the Fund or any securities mentioned in this report. Pursuant to Section 23 of the Investment Company Act of 1940, notice is hereby given that the Fund may in the future, purchase shares of its common stock in the open market. These purchases may be made from time to time, at such times, and in such amounts, as may be deemed advantageous to the Fund, although nothing herein shall be considered a commitment to purchase such shares.

21

Item 2. Code of Ethics.

Not applicable.

Item 3. Audit Committee Financial Expert.

Not applicable.

Item 4. Principal Accountant Fees and Services.

Not applicable.

Item 5. Audit Committee of Listed Registrants.

Not applicable.

Item 6. Schedule of Investments.

Included as part of the report to stockholders filed under Item 1 of this Form.

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

Not applicable.

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

Not applicable.

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

Not applicable.

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

Not applicable.

Item 11. Controls and Procedures.

- (a) The registrant's principal executive officer and principal financial officer have concluded that the registrant's disclosure controls and procedures (as defined in Rule 30a- 3(c) under the Investment Company Act of 1940, as amended (the "1940 Act")) are effective as of a date within 90 days of the filing date of this report that includes the disclosure required by this paragraph, based on their evaluation of the disclosure controls and procedures required by Rule 30a-3(b) under the 1940 Act and 15d-15(b) under the Securities Exchange Act of 1934.
- (b) There were no changes in the registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the 1940 Act) that occurred during the registrant's second fiscal quarter of the period covered by the report that have materially affected, or are likely to materially affect the registrant's internal control over financial reporting.

Item 12. Exhibits.

(a) Certifications pursuant to Rule 30a-2(a) under the Investment Company Act of 1940(17 CFR 270.360a-2) attached hereto as Exhibits EX-31 and certifications pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 attached hereto as Exhibit EX-32.

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.

Foxby Corp.

By: /s/ Thomas B. Winmill

Thomas B. Winmill President

Foxby Corp.

By: /s/ Thomas O'Malley

Thomas O'Malley

September 8, 2008

September 8, 2008

Chief Financial Officer