IPG PHOTONICS CORP

Form 4

October 10, 2007

FORM 4

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

SECURITIES

OMB Number:

3235-0287

Expires:

January 31, 2005

0.5

Estimated average burden hours per

OMB APPROVAL

10% Owner

response...

if no longer subject to Section 16. Form 4 or Form 5 obligations may continue.

Check this box

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940 See Instruction

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person * 5. Relationship of Reporting Person(s) to 2. Issuer Name and Ticker or Trading Lopresti Angelo P Issuer Symbol IPG PHOTONICS CORP [IPGP] (Check all applicable) (Last) (First) (Middle) 3. Date of Earliest Transaction (Month/Day/Year) Director _X__ Officer (give title _ Other (specify C/O IPG PHOTONICS 10/08/2007 below) CORPORATION, 50 OLD **WEBSTER ROAD**

4. If Amendment, Date Original

Filed(Month/Day/Year)

VP, Secretary & Gen Counsel

6. Individual or Joint/Group Filing(Check

Applicable Line)

X Form filed by One Reporting Person Form filed by More than One Reporting

OXFORD, MA 01540

(Street)

(City)	(State)	(Zip) Tab	le I - Non-l	Derivative	Secur	ities Acqui	red, Disposed of,	or Beneficial	ly Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transactic Code (Instr. 8)	4. Securit or Dispos (Instr. 3, 4	ed of (5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Common Stock	10/08/2007		M	10,000	A	\$ 1.5	110,000	D	
Common Stock	10/08/2007		S <u>(1)</u>	160	D	\$ 19.31	109,840	D	
Common Stock	10/08/2007		S <u>(1)</u>	100	D	\$ 19.315	109,740	D	
Common Stock	10/08/2007		S <u>(1)</u>	989	D	\$ 19.32	108,751	D	
Common Stock	10/08/2007		S <u>(1)</u>	1,392	D	\$ 19.33	107,359	D	

Common Stock	10/08/2007	S <u>(1)</u>	1,004	D	\$ 19.34 106,355	D
Common Stock	10/08/2007	S <u>(1)</u>	600	D	\$ 19.35 105,755	D
Common Stock	10/08/2007	S <u>(1)</u>	455	D	\$ 19.36 105,300	D
Common Stock	10/08/2007	S <u>(1)</u>	2,400	D	\$ 19.37 102,900	D
Common Stock	10/08/2007	S <u>(1)</u>	500	D	\$ 19.38 102,400	D
Common Stock	10/08/2007	S <u>(1)</u>	700	D	\$ 19.39 101,700	D
Common Stock	10/08/2007	S <u>(1)</u>	600	D	\$ 19.4 101,100	D
Common Stock	10/08/2007	S <u>(1)</u>	200	D	\$ 19.41 100,900	D
Common Stock	10/08/2007	S <u>(1)</u>	200	D	\$ 19.42 100,700	D
Common Stock	10/08/2007	S <u>(1)</u>	200	D	\$ 19.43 100,500	D
Common Stock	10/08/2007	S(1)	200	D	\$ 19.46 100,300	D
Common Stock	10/08/2007	S(1)	300	D	\$ 19.47 100,000	D

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1474 (9-02)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. Number of or Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exer Expiration D (Month/Day)	ate	7. Title and Underlying (Instr. 3 and	Securities
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares

Employee Stock

Option \$ 1.5 10/08/2007 M 10,000 (2) 04/05/2012 Common Stock 10,000

(right to buy)

Reporting Owners

Reporting Owner Name / Address Relationships

Director 10% Owner Officer Other

Lopresti Angelo P C/O IPG PHOTONICS CORPORATION 50 OLD WEBSTER ROAD OXFORD, MA 01540

VP, Secretary & Gen Counsel

Signatures

Angelo P.

Lopresti 10/10/2007

**Signature of Date

**Signature of Reporting Person

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) The sales reported in this Form 4 were effected pursuant to a Rule 10b5-1 trading plan adopted by the reporting person on August 15, 2007.
- (2) Mr. Lopresti was granted options to purchase 200,000 shares; 43.75% of these options vested immediately and the remainder vested in three equal annual installments of 37,500 shares beginning on 12/29/02.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. "serif">Ø

\$0.14	\$1.18	\$1.19	\$2.01	0.90 %

Performance data quoted in this report represents past performance and does not guarantee or indicate future investment results. The rates of return will vary and the principal value of an investment will fluctuate. Shares, if sold, may be worth more or less than their original cost. Current performance may be lower or higher than the performance data quoted. Total returns of the Corporation as of the most recent month end will be made available at www.seligman.com¹ by the seventh business day following that month end. J. & W. Seligman & Co.

Reporting Owners 3

Incorporated, the investment manager of the Corporation, made certain payments to the Corporation in 2004. Absent such payments, the net asset value returns that include this period would have been lower. Returns reflect changes in market price or net asset value, as applicable, and assume reinvestment of distributions. Performance data quoted does not reflect the deduction of taxes that investors may pay on distributions or the sale of shares. An investment in Tri-Continental is not a deposit in a bank and is not insured or guaranteed by the Federal Deposit Insurance Corporation.

- * Returns for periods of less than one year are not annualized.
- ** The Lipper Closed-End Growth & Income Funds Average (the <code>[Lipper Average[]]</code>) and the Standard & Poor[s 500 Composite Stock Price Index (the <code>[S&P 500[]]</code>) are unmanaged benchmarks that assume reinvestment of all distributions. The Lipper Average excludes the effect of taxes and any costs associated with the purchase of shares, and the S&P 500 excludes the effect of fees, taxes, and sales charges. The Lipper Average measures the performance of closed-end funds that combine a growth-of-earnings orientation and an income requirement for level and/or rising dividends. The S&P 500 measures the performance of 500 of the largest US companies based on market capitalizations. Investors cannot invest directly in an index or an average.
 - ☐ Preferred Stockholders were paid dividends totaling \$1.25 per share.
 - Information does not reflect the effect of capital loss carryforwards that are available to offset these and future capital gains. See Note 5 to Financial Statements.
 - Represents the per share amount of gross unrealized gain or loss of portfolio securities as of June 30, 2006.
- Current yield, representing the annualized yield for the 30-day period ended June 30, 2006, has been computed in accordance with SEC regulations and will vary.
- The website reference is an inactive textual reference and information contained in or otherwise accessible through the website does not form a part of this report or the Corporation prospectus or statement of additional information.

Highlights of the First Half

Assets:	June 30, 2006	December 31, 2005
Total assets Amount owed	\$ 2,410,884,811 10,208,452	\$ 2,443,519,572 13,578,973
Net Investment Assets Preferred Stock, at par value	2,400,676,359 37,637,000	2,429,940,599 37,637,000
Net Assets for Common Stock	\$ 2,363,039,359	2,392,303,599
Common shares outstanding Net Assets Per Common Share	105,836,575 \$22.33	107,965,119 \$22.16

Six Months Ended June 30,

Taxable Gains:		2006	 2005
Net capital gains realized	\$	139,425,899	\$ 107,580,721
Per Common share		\$1.32	\$0.97
Accumulated capital losses, end of period	\$	(141,703,756)	\$ (414,328,176)
Per Common share, end of period		\$(1.34)	\$(3.74)
Unrealized capital gains, end of period	\$	125,759,668	\$ 226,494,327
Per Common share, end of period		\$1.19	\$2.04
Unrealized capital losses, end of period.	\$	(212,605,518)	\$ (134,024,597)
Per Common share, end of period		\$(2.01)	\$(1.21)
Income:			
Total investment income earned		23,251,826	22,227,121
Expenses		8,956,611	7,754,499
Preferred Stock dividends		940,925	940,925
Income for Common Stock	\$	13,354,290	\$ 13,531,697
Expenses to average net investment assets	<u>'</u>	0.73%*	0.65%*
Expenses to average net assets for Common Stock.		0.74%*	0.66%*
Dividends per Common Share		\$0.14	\$0.11

^{*} Annualized

Diversification of Net Investment Assets

The diversification of portfolio holdings by industry on June 30, 2006, was as follows. Individual securities owned are listed on pages 7 to 12.

Percent of Net Investment Assets

	Issues	 Cost	_	Value	June 30, 2006	December 31, 2005
Common Stocks and						
Warrants:						
Aerospace and Defense	4	\$ 47,802,884	\$	53,674,309	2.2	1.5
Air Freight and Logistics						0.4
Beverages	3	33,977,099		33,202,061	1.4	2.0
Biotechnology	2	61,994,103		46,907,947	2.0	1.7
Building Products	1	4,090,521		4,060,680	0.2	0.5
Capital Markets	5	73,361,639		79,218,094	3.3	2.6
Chemicals	3	55,479,387		56,155,928	2.3	2.5
Commercial Banks	1	23,881,272		26,129,455	1.1	3.4
Commercial Services and						
Supplies	2	36,456,945		30,779,082	1.3	1.8
Communications Equipment	7	137,021,202		139,465,463	5.8	5.7
Computers and Peripherals	5	123,238,338		113,598,383	4.7	3.9
Containers and Packaging	1	41,191,687		33,442,510	1.4	1.2
Diversified Consumer Services						0.4
Diversified Financial Services	4	161,170,409		178,692,259	7.4	5.3
Diversified Telecommunication						
Services	4	49,794,549		51,976,125	2.2	2.4
Electric Utilities	2	12,450,604		11,406,080	0.5	
Electronic Equipment and						
Instruments	1	11,902,678		10,999,326	0.5	
Energy Equipment and						
Services	2	23,518,333		26,184,937	1.1	
Food and Staples Retailing	2	57,828,704		57,661,887	2.4	3.6
Food Products	1	10,928,978		11,250,801	0.5	0.4
Health Care Equipment and						
Supplies	3	60,283,504		47,873,160	2.0	1.2
Health Care Providers and						
Services	3	74,818,057		67,913,325	2.8	1.3
Hotels, Restaurants and						
Leisure	1	21,374,215		20,734,560	0.9	1.1
Household Products	1	25,468,747		25,147,880	1.0	0.5
Industrial Conglomerates	2	103,350,100		90,560,466	3.8	5.0
Insurance	5	81,102,836		77,424,799	3.2	3.1
Internet Software and Services	3	43,928,571		45,512,841	1.9	1.5
Machinery	1	14,873,010		22,228,100	0.9	1.5

Media	6	113,990,652	114,368,422	4.8	5.1
Metals and Mining	2	35,374,221	35,054,374	1.5	0.5
Multi-Utilities	1	14,872,269	14,127,831	0.6	0.3
Multiline Retail	1	28,420,977	20,275,194	8.0	1.5
Oil, Gas and Consumable Fuels	5	187,544,327	189,782,829	7.9	4.5
Personal Products					0.5
Pharmaceuticals	6	166,694,006	139,880,869	5.8	10.0
Semiconductors and					
Semiconductor Equipment	3	43,333,743	40,162,646	1.7	2.2

(continued on page 5)

Diversification of Net Investment Assets (continued)

Percent of Net Investment Assets

	Issues	Cost	Value	June 30, 2006	December 31, 2005
Common Stocks and					
Warrants: (continued)					
Software	5	\$ 153,010,197	\$ 131,042,042	5.4	6.0
Specialty Retail	3	50,854,967	46,235,703	1.9	1.9
Thrifts and Mortgage					
Finance	2	37,730,535	32,007,567	1.3	1.2
Tobacco	2	48,129,423	73,211,219	3.0	3.3
Wireless					
Telecommunication					
Services	2	 48,676,716	 55,252,725	2.3	2.5
Total Common Stocks					
and					
Warrants	107	2,319,920,405	2,253,601,879	93.8	94.0
Options Purchased	23	100,584,967	83,993,725	3.5	1.8
US Treasury Notes					0.3
Tri-Continental Financial					
Division	2	5,515,974	1,814,122	0.1	0.1
Short-Term Holdings and					
Other Assets Less					
Liabilities	3	61,500,863	 61,266,633	2.6	3.8
Net Investment Assets	135	\$ 2,487,522,209	\$ 2,400,676,359	100.0	100.0

Largest Portfolio Changes April 1 to June 30, 2006

Largest Purchases

Procter & Gamble Company (The)*

QUALCOMM Inc.

Hewlett-Packard Company*

Freeport-McMoRan Copper & Gold Inc.

Class B*

AT&T Inc.*

Boston Scientific Corporation

Sunoco, Inc.

Chevron Corporation

Urban Outfitters, Inc.*

Verizon Communications Inc.*

Largest Sales

BellSouth Corporation

Yahoo!, Inc.**

UST Inc.

Kohl

s Corporation**

Nokia Corp. (ADR)

International Business Machines Corporation

Halliburton Company

HCA Inc.**

Federated Department Stores, Inc.**

Johnson & Johnson

Largest portfolio changes from the previous period to the current period are based on cost of purchases and proceeds from sales of securities, listed in descending order.

Ten Largest Equity Holdings ☐ June 30, 2006

	Cost (000s)	Value (000s)
General Electric Company	\$ 91,996	\$ 78,226
Exxon Mobil Corporation	64,203	65,749
Altria Group, Inc.	37,784	61,349
Citigroup Inc.	54,107	60,166
Bank of America Corporation	52,386	59,506
Microsoft Corp.	58,867	49,785
JPMorgan Chase & Co.	45,402	48,300
Chevron Corporation	41,210	46,626
Pfizer Inc.	67,012	43,082
QUALCOMM Inc.	36,614	35,868
	\$ 549,581	\$ 548,657

There can be no assurance that the securities presented have remained or will remain in the Corporation[s portfolio. Information regarding the Corporation∏s portfolio holdings should not be construed as a recommendation to buy or sell any security or as an indication that any security is suitable for a particular

Position added during the period.

Position eliminated during the period.

investor.

Excludes options purchased.

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Portfolio of Investments (unaudited)		June 30, 2006
	Shares or Warrants	Value
COMMON STOCKS AND WARRANTS 93.8%		
AEROSPACE AND DEFENSE 2.2%		
Boeing Company (The) General Dynamics Corporation	147,800 shs. 191,800	\$ 12,106,298 12,555,228
Honeywell International Inc.	712,500	28,713,750
Raytheon Company* (exercise price of \$37.50,	712,000	,,
expiring 6/16/2011)	23,639 wts.	299,033
		53,674,309
BEVERAGES 1.4%		
Coca-Cola Company (The)	275,200 shs.	11,839,104
Coca-Cola Enterprises Inc.	636,100	12,957,357
PepsiCo, Inc.	140,000	8,405,600
		33,202,061
BIOTECHNOLOGY 2.0%		
Amgen Inc.*	400,500	26,120,610
Pharmion Corporation*	1,222,425	20,787,337
		46,907,947
BUILDING PRODUCTS 0.2%		
Masco Corporation	137,000	4,060,680
CAPITAL MARKETS 3.3% Bank of New York Company, Inc. (The)	633 500	20 308 700
Bank of New York Company, Inc. (The) Goldman Sachs Group, Inc. (The)	633,500 82,300	20,398,700 12,380,389
Legg Mason, Inc.	61,300	6,100,576
Merrill Lynch & Co. Inc.	360,300	25,062,468
Morgan Stanley	241,670	15,275,961
		79,218,094

CHEMICALS 2.3%

Dow Chemical Co. (The)	591,000	20,045,808
E. I. du Pont de Nemours and Company	599,400	23,241,920
Praxair, Inc.	238,300	12,868,200
		56,155,928
COMMERCIAL BANKS 3.6%		
Bank of America Corporation	1,237,140	59,506,434
Wachovia Corporation	483,163	26,129,455
		85,635,889
COMMERCIAL SERVICES AND SUPPLIES 1.3%		
Cendant Corporation	1,132,200	18,443,538
Waste Management Inc.	343,800	12,335,544
		30,779,082

See footnotes on page 12.

Portfolio of Investments (unaudited)		June 30, 2006
	Shares or Warrants	Value
COMMUNICATIONS EQUIPMENT 5.8% Cisco Systems, Inc.* Corning Incorporated* Lucent Technologies, Inc.* Lucent Technologies, Inc.* (exercise price of \$2.75, expiring 12/10/2007) Motorola, Inc. Nokia Corp. (ADR) QUALCOMM Inc.	1,486,280 shs. 1,218,300 11,626,025 5,067,200 wts. 592,800 shs. 879,500 894,800	\$ 29,019,617 29,470,677 3,080,897 12,262,624 11,944,920 17,818,670 35,868,058
COMPUTERS AND PERIPHERALS 4.7% Apple Computer, Inc.* EMC Corporation* Hewlett-Packard Company International Business Machines Corporation Seagate Technology*	270,500 2,793,800 671,200 383,720 738,900	15,480,715 30,647,986 21,263,616 29,477,370 16,728,696
CONTAINERS AND PACKAGING 1.4% Smurfit-Stone Container Company*	3,058,300	33,442,510
DIVERSIFIED FINANCIAL SERVICES 4.9% CIT Group Inc. Citigroup Inc. JPMorgan Chase & Co.	205,000 1,247,230 1,150,000	10,719,450 60,166,375 48,300,000 119,185,825
DIVERSIFIED TELECOMMUNICATION SERVICES 2.2% AT&T Inc. BellSouth Corporation Citizens Communications Company Verizon Communications Inc.	600,000 198,700 1,119,000 401,500	16,734,000 7,192,940 14,602,950 13,446,235

		51,976,125
ELECTRONIC EQUIPMENT AND INSTRUMENTS 0.5%	4 040 400	40,000,000
Symbol Technologies, Inc.	1,019,400	10,999,326
ELECTRIC UTILITIES 0.5%		
American Electric Power Company, Inc.	167,300	5,730,025
Southern Company	177,100	5,676,055
		11,406,080
ENERGY EQUIPMENT AND SERVICES 1.1%		
Halliburton Company	187,700	13,929,217
Tidewater Inc.	249,100	12,255,720
		26,184,937
FOOD AND STAPLES RETAILING 2.4%		
CVS Corporation	1,051,000	32,265,700
Wal-Mart Stores, Inc.	527,220	25,396,187
		57,661,887
See footnotes on page 12.		
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Portfolio of Investments (unaudited)

June 30, 2006

	Shares	Value
FOOD PRODUCTS 0.5%	224.222	44.070.004
Hershey Company (The)	204,300	\$ 11,250,801
WELLEN CARE FOUNDATIVE AND CURRY FOR 2 00/		
HEALTH CARE EQUIPMENT AND SUPPLIES 2.0% Bausch & Lomb Inc.	123,400	6,051,536
Boston Scientific Corporation*	1,360,900	22,917,556
Medtronic, Inc.	402,900	18,904,068
	,	
		47,873,160
HEALTH CARE PROVIDERS AND SERVICES 2.8%		
Aetna Inc.	444,000	17,728,920
UnitedHealth Group Incorporated	380,800	17,052,224
WellPoint Inc.*	455,300	33,132,181
		67,913,325
HOTELS, RESTAURANTS AND LEISURE 0.9%		
McDonald S Corporation	617,100	20,734,560
HOUSEHOLD PRODUCTS 1.0%		
Procter & Gamble Company (The)	452,300	25,147,880
1	·	
INDUSTRIAL CONGLOMERATES 3.8%		
General Electric Company	2,373,350	78,225,616
Tyco International Ltd.	448,540	12,334,850
		90,560,466
INCHIDANCE 2.20		
INSURANCE 3.2% Allstate Corporation (The)	247,900	12 567 567
American International Group, Inc.	527,800	13,567,567 31,166,590
MetLife, Inc.	173,300	8,874,693
UnumProvident Corporation	489,300	8,871,009
·	,,,,,,	, , , , ,

XL Capital Ltd. Class A	243,800	14,944,940
		77,424,799
INTERNET SOFTWARE AND SERVICES 1.9%		
Google Inc. Class A*	61,900	25,956,218
McAfee Inc.*	560,400	13,600,908
Symantec Corporation*	383,374	5,955,715
		45,512,841
MACHINERY 0.9%		
Illinois Tool Works Inc.	467,960	22,228,100
MEDIA 4.8%		
Clear Channel Communications, Inc.	552,900	17,112,255
Comcast Corporation Class A*	546,500	17,938,863
News Corp. Class A	1,030,000	19,755,400
Time Warner Inc.	1,880,300	32,529,190
Univision Communications Inc. Class A*	535,900	17,952,650
Viacom Inc. Class B*	253,350	9,080,064
		114,368,422

See footnotes on page 12.

Portfolio of Investments (unaudited)		June 30, 2006
	Shares	Value
METALS AND MINING 1.5% Alcoa Inc. Freeport-McMoRan Copper & Gold Inc. Class B	656,900 249,000	\$ 21,257,284 13,797,090 35,054,374
MULTI-UTILITIES 0.6% Dominion Resources, Inc.	188,900	14,127,831
MULTILINE RETAIL 0.8% Dollar General Corporation	1,450,300	20,275,194
OIL, GAS AND CONSUMABLE FUELS 7.9% Chevron Corporation ConocoPhillips Exxon Mobil Corporation Murphy Oil Corporation Sunoco, Inc.	751,300 512,200 1,071,700 268,625 416,200	46,625,678 33,564,466 65,748,795 15,005,392 28,838,498 189,782,829
PHARMACEUTICALS 5.8% Forest Laboratories, Inc.* Johnson & Johnson Lilly, Eli & Company Pfizer Inc. Valeant Pharmaceuticals International Wyeth	456,900 288,907 225,700 1,835,638 1,310,000 611,800	17,677,461 17,311,307 12,474,439 43,082,424 22,165,200 27,170,038
SEMICONDUCTORS AND SEMICONDUCTOR EQUIPMENT 1.7% Broadcom Corporation Class A* Maxim Integrated Products, Inc. Texas Instruments Incorporated	359,600 534,400 402,000	10,807,778 17,178,288 12,176,580

		40,162,646
SOFTWARE 5.4%		
Activision, Inc.*	745,500	8,487,518
Business Objects S.A. (ADR)*	686,000	18,655,770
Cogent Inc.	2,019,600	30,344,490
Mercury Interactive Corporation*	680,470	23,768,817
Microsoft Corp.	2,136,256	49,785,446
		131,042,041
SPECIALTY RETAIL 1.9%		
Abercrombie & Fitch Co. Class A	373,100	20,680,934
Home Depot, Inc. (The)	415,800	14,881,482
Urban Outfitters, Inc.*	610,600	10,673,288
		46,235,704
THRIFTS AND MORTGAGE FINANCE 1.3%		
Fannie Mae	400,300	19,254,430
Freddie Mac	223,700	12,753,137
		32,007,567
See footnotes on page 12.		
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Portfolio of Investments (unaudited)	Shares or	June 30, 2006
	Shares subject to Call	Value
TOBACCO 3.0%	007.400	24.242.202
Altria Group, Inc. UST Inc.	835,480 262,490	\$ 61,349,296 11,861,923
		73,211,219
WIRELESS TELECOMMUNICATION SERVICES 2.3%	500 400	22.024.222
American Tower Corporation Class A* Sprint Nextel Corporation	769,100 1,566,700	23,934,392 31,318,333
		55,252,725
TOTAL COMMON STOCKS AND WARRANTS (Cost \$2,319,920,405)		2,253,601,879
OPTIONS PURCHASED* 3.5%		
BEVERAGES 0.3%		
Coca-Cola Enterprise Inc., Call expiring January 2008 at \$15	9,925	6,600,125
COMMUNICATIONS EQUIPMENT 0.4%		
Comverse Technology Inc., Call expiring January 2008 at \$20	9,672	4,207,320
Corning Incorporated, Call expiring January 2007 at \$22.50 Motorola, Inc., Call expiring January 2008 at \$17.50	7,706 6,282	3,197,990 3,266,640
Piotoroia, inc., our expiring junuary 2000 at \$17.00	0,202	
		10,671,950
COMPUTERS AND PERIPHERALS 0.4%		
Dell Inc., Call expiring January 2008 at \$25 Seagate Technology, Call expiring January 2007 at \$17.50	9,812 7,522	4,022,920 4,663,640
Sougeto Teemology, can exprining january 2007 at \$17.50	1,022	8,686,560
		0,000,300

HEALTH CARE EQUIPMENT AND SUPPLIES 0.3%

Bausch & Lomb Inc., Call expiring January 2008 at \$50 St. Jude Medical Inc., Call expiring January 2008 at \$35	3,365 7,466	3,163,100 3,546,350
		6,709,450
HOTELS, RESTAURANTS AND LEISURE 0.2%	8,055	E 206 9E0
McDonald∏s Corporation, Call expiring January 2008 at \$30	6,033	5,396,850
HOUSEHOLD PRODUCTS 0.1% Procter & Gamble Company (The), Call expiring January 2008 at \$55	3,266	2,442,968
MEDIA 0.1%		
Univision Communications Inc., Call expiring September 2006 at \$30	6,337	2,534,800
MULTILINE RETAIL 0.1% Dollar General Corp., Call expiring January 2008 at \$15	13,324	2,531,560
DIVADAGE UTENCAL C. O. 40/		
PHARMACEUTICALS 0.1% Forest Laboratories, Inc., Call expiring January 2007 at \$40	4,973	2,635,690

See footnotes on page 12.

Portfolio of Investments (unaudited)	Shares subject to Call, Partnership Interest or Principal Amount	June 30, 2006 Value
SEMICONDUCTORS AND	——————————————————————————————————————	
SEMICONDUCTOR EQUIPMENT 0.2%		
Intel Corp., Call expiring January 2008 at \$20	21,057 shs.	\$ 5,495,877
SOFTWARE 0.6%		
Activision, Inc., Call expiring January 2008 at \$15	15,446	2,703,050
Cogent, Inc., Call expiring December 2006 at \$15 Mercury Interactive Corporation, Call expiring January 2008	13,974	3,423,630
at \$20	4,628	7,867,600
		13,994,280
THRIFTS AND MORTGAGE FINANCE 0.1%		
Fannie Mae, Call expiring September 2006 at \$70	15,114	75,570
Freddie Mac, Call expiring January 2008 at \$55	2,073	1,751,685
		1,827,255
TOBACCO 0.6%		
Altria Group Inc., Call expiring January 2008 at \$70	3,941	4,059,230
Altria Group Inc., Call expiring January 2008 at \$75	3,148	2,518,400
Altria Group Inc., Call expiring January 2008 at \$80	6,841	3,625,730
Altria Group Inc., Call expiring January 2008 at \$85	12,180	4,263,000
		14,466,360
TOTAL OPTIONS PURCHASED (Cost \$100,584,967)		83,993,725
TRI-CONTINENTAL FINANCIAL DIVISION[0.1%		
WCAS Capital Partners II, L.P. Whitney Subordinated Debt Fund, L.P.	\$ 4,301,124 1,214,850	1,794,644 19,478
TOTAL TRI-CONTINENTAL		
FINANCIAL DIVISION (Cost \$5,515,974)		1,814,122

SHORT-TERM HOLDINGS 2.5%

CORPORATE NOTES 0.5%

Goldman Sachs Group (The) Aggregate Mandatory

Non-income producing security.

The security may be offered and sold only to a [qualified institutional buyer] under Rule 144A of the Securities Act of 1933.

ADR [] American Depositary Receipts.

See Notes to Financial Statements.

Restricted security.

The notes are exchangeable at maturity for value of the common stock of five companies in the home building industry. The maturity value of each stock is limited to 115% of the stock \square s price at the date of purchase of the notes.

Statement of Assets and Liabilities (unaudited)	June 30, 2006
Assets: Investments, at value: Common stocks and warrants (cost \$2,319,920,405) Options purchased (cost \$100,584,967) Tri-Continental Financial Division (cost \$5,515,974) Short-term holdings (cost \$60,265,704)	\$ 2,253,601,879 83,993,725 1,814,122 60,031,474
Total investments (cost \$2,486,287,050) Restricted cash Receivable for securities sold Receivable for dividends and interest Investment in, and expenses prepaid to, stockholder service agent Other	2,399,441,200 206,670 8,406,015 2,364,185 266,360 200,381
Total Assets	2,410,884,811
Liabilities: Payable for securities purchased Management fee payable Payable for Common Stock repurchased Preferred dividends payable Bank overdraft Accrued expenses and other Total Liabilities	7,023,226 817,637 528,207 470,463 398,263 970,656
Net Investment Assets	2,400,676,359
Preferred Stock	37,637,000
Net Assets for Common Stock	\$ 2,363,039,359
Net Assets per share of Common Stock (Market value □\$19.46)	\$22.33
Statement of Capital Stock and Surplus (unaudited)	June 30, 2006
Capital Stock: \$2.50 Cumulative Preferred Stock, \$50 par value, assets coverage per share \$3,189 Shares authorized[1,000,000; issued and outstanding[752,740]	\$ 37,637,000
	, 3,,00,,000

Common Stock, \$0.50 par value:

Shares authorized $\square 159,000,000$; issued and outstanding $\square 105,836,575$

Surplus:

Capital surplus2,539,114,388Dividends in excess of net investment income(443,711)Accumulated net realized loss(141,703,756)Net unrealized depreciation of investments(86,845,850)

Net Investment Assets \$ 2,400,676,359

See Notes to Financial Statements.

52,918,288

Statement of Operations (unaudited)	For the Six	Months Ended June 30, 2006
Investment Income: Dividends (net of foreign taxes withheld of		
\$128,993)	\$	21,494,543
Interest		1,754,789
Other income		2,494
Total Investment Income		23,251,826
Expenses:		
Management fee		5,091,402
Stockholder account and registrar services		1,855,712
Stockholders meeting		1,093,551
Custody and related services		272,913
Stockholder reports and communications		190,183
Directors ☐ fees and expenses		173,373
Auditing and legal fees		74,883
Registration		23,474
Miscellaneous		181,120
Total Expenses		8,956,611
Net Investment Income		14,295,215*
Net Realized and Unrealized Gain (Loss on Investments and Options Written:)	
Net realized gain on investments		133,639,680
Net realized gain on options written		5,786,219
Net change in unrealized appreciation		
of investments and options written		(124,503,730)
Net Gain on Investments and Options W	Vritten	14,922,169
Increase in Net Assets from Operations	\$	29,217,384

^{*} Net investment income for Common Stock is \$13,354,290, which is net of Preferred Stock dividends of \$940,925.

See Notes to Financial Statements.

Statements of Changes in Net Investment Assets (unaudited)

	Six Months Ended	Year Ended
	June 30, 2006	December 31, 2005
Operations:		
Net investment income	\$ 14,295,215	\$ 28,586,031
Net realized gain on investments	133,639,680	232,990,389
Net realized gain on options written	5,786,219	7,783,566
Net change in unrealized appreciation of investments		
and options written	(124,503,730)	(228,289,164)
Increase in Net Investment Assets from Operations	29,217,384	41,070,822
Distributions to Stockholders:		
Net investment income:	(0.40,00=)	(4.004.050)
Preferred Stock (per share: \$1.25 and \$2.50)	(940,925)	(1,881,850)
Common Stock (per share: \$0.14 and \$0.24)	(14,910,444)	(26,442,677)
Decrease in Net Investment Assets		
from Distributions	(15,851,369)	(28,324,527)
Capital Share Transactions:		
Value of shares of Common Stock issued		
for investment plans (325,529 and 623,631 shares)	6,438,765	11,321,060
Cost of shares of Common Stock purchased	0,100,700	11,021,000
from investment plan participants		
(1,616,991 and 3,126,041 shares)	(32,173,335)	(56,684,947)
Cost of shares of Common Stock purchased in the		
open market (843,832 and 2,527,047 shares)	(16,902,435)	(45,869,616)
Net proceeds from issuance of shares of		
Common Stock upon exercise of		
warrants (6,750 and 9,900 shares)	6,750	9,900
Decrease in Net Investment Assets		
from Capital Share Transactions	(42,630,255)	(91,223,603)
Decrease in Net Investment Assets	(29,264,240)	(78,477,308)
Net Investment Assets:		
Beginning of period	2,429,940,599	2,508,417,907

End of Period (including undistributed (dividends in excess of) net investment income of \$(443,711) and \$1,112,443, respectively)

\$ 2,400,676,359

\$ 2,429,940,599

See Notes to Financial Statements.

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Notes to Financial Statements (unaudited)

- 1. Significant Accounting Policies [The financial statements of Tri-Continental Corporation (the [Corporation]) have been prepared in conformity with accounting principles generally accepted in the United States of America, which require management to make certain estimates and assumptions at the date of the financial statements. Actual results may differ from these estimates. These unaudited interim financial statements reflect all adjustments which are, in the opinion of management, necessary to a fair statement of the results for the interim period presented. All such adjustments are of a normal recurring nature. The following summarizes the significant accounting policies of the Corporation:
 - exchange or market on which they are traded. Securities not listed on an exchange or security market, or securities for which there is no last sales price, are valued at the mean of the most recent bid and asked prices or are valued by J. & W. Seligman & Co. Incorporated (the [Manager]) based on quotations provided by primary market makers in such securities. Securities for which market quotations are not readily available (or are otherwise no longer valid or reliable) are valued at fair value determined in accordance with procedures approved by the Board of Directors. This can occur in the event of, among other things, natural disasters, acts of terrorism, market disruptions, intra-day trading halts, and extreme market volatility. The determination of fair value involves subjective judgments. As a result, using fair value to price a security may result in a price materially different from the prices used by other investment companies to determine net asset value or the price that may be realized upon the actual sale of the security. Short-term holdings that mature in more than 60 days are valued at current market quotations. Short-term holdings maturing in 60 days or less are valued at amortized cost.
 - **b. Federal Taxes** [There is no provision for federal income tax. The Corporation has elected to be taxed as a regulated investment company and intends to distribute substantially all taxable net income and net realized gain.
 - c. Security Transactions and Related Investment Income [Investment transactions are recorded on trade dates. Identified cost of investments sold is used for both financial statements and federal income tax purposes. Dividends receivable are recorded on ex-dividend dates, except that certain dividends from foreign securities where the ex-dividend dates may have passed are recorded as soon as the Corporation is informed of the dividend. Interest income is recorded on an accrual basis.
 - **d. Distributions to Stockholders** Dividends and other distributions to stockholders are recorded on ex-dividend date.
 - e. Options [The Corporation is authorized to write and purchase put and call options. When the Corporation writes an option, an amount equal to the premium received by the Corporation is reflected as an asset and an equivalent liability. The amount of the liability is subsequently marked to market to reflect the current market value of the option written. When a security is purchased or sold through an exercise of an option, the related premium paid (or received) is added to (or deducted from) the basis of the security acquired or deducted from (or added to) the proceeds of the security sold. When an option expires (or the Corporation enters into a closing transaction), the Corporation realizes a gain or loss on the option to the extent of the premiums received or paid (or gain or loss to the extent the cost of the closing transaction exceeds the premium paid or received). The Corporation, as writer of an option, bears the market risk of an unfavorable change in the price of the security underlying the written option.
 - **f.** Repurchase Agreements [The Corporation may enter into repurchase agreements. Generally, securities received as collateral subject to repurchase agreements are deposited with the Corporation[s custodian and, pursuant to the terms of the repurchase agreements, must have an aggregate market value greater than or equal to the repurchase price plus accrued interest at all times. On a daily basis, the market value of repurchase agreements[] underlying securities are monitored to ensure the existence of the proper level of collateral.

9. Restricted Cash [Restricted cash represents deposits that are being held by banks as collateral for letters of credit issued in connection with the Corporation[]s insurance policies.

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Notes to Financial Statements (unaudited)

- h. Aggregate Mandatory Exchangeable Notes [The Corporation may purchase notes created by a counterparty, typically an investment bank. The notes bear interest at a fixed or floating rate. At maturity, the notes must be exchanged for an amount based on the value of one or more equity securities ([Index Stocks[]) of third party issuers. The exchange value may be limited to an amount less than the actual value of the Index Stocks at the maturity date. Any difference between the exchange amount and the original cost of the notes will be a gain or loss.
- 2. Capital Stock Transactions [Under the Corporation]s Charter, dividends on Common Stock cannot be declared unless net assets, after such dividends and dividends on Preferred Stock, equal at least \$100 per share of Preferred Stock outstanding. The Preferred Stock is subject to redemption at the Corporation]s option at any time on 30 days notice at \$55 per share (or a total of \$41,400,700 for the shares outstanding) plus accrued dividends, and entitled in liquidation to \$50 per share plus accrued dividends.

The Corporation, in connection with its Automatic Dividend Investment and Cash Purchase Plan and other Stockholder plans, acquires and issues shares of its own Common Stock, as needed, to satisfy Plan requirements. For the six months ended June 30, 2006, 1,616,991 shares were purchased from Plan participants at a cost of \$32,173,335, which represented a weighted average discount of 13.10% from the net asset value of those acquired shares. A total of 325,529 shares were issued to Plan participants during the year for proceeds of \$6,438,765, an average discount of 13.11% from the net asset value of those shares.

For the six months ended June 30, 2006, the Corporation purchased 843,832 shares of its Common Stock in the open market at an aggregate cost of \$16,902,435, which represented a weighted average discount of 12.53% from the net asset value of those acquired shares.

Shares of Common Stock repurchased to satisfy Plan requirements or in the open market are retired and no longer outstanding.

At June 30, 2006, 271,845 shares of Common Stock were reserved for issuance upon exercise of 12,082 Warrants, each of which entitled the holder to purchase 22.50 shares of Common Stock at \$1.00 per share.

Assuming the exercise of all Warrants outstanding at June 30, 2006, net investment assets would have increased by \$271,845 and the net asset value of the Common Stock would have been \$22.27 per share. The number of Warrants exercised during the six months ended June 30, 2006 and the year ended December 31, 2005 was 300 and 440, respectively.

3. Management Fee, Administrative Services, and Other Transactions [The Manager manages the affairs of the Corporation and provides for the necessary personnel and facilities. Compensation of all officers of the Corporation, all directors of the Corporation who are employees of the Manager, and all personnel of the Corporation and the Manager is paid by the Manager. The Manager receives a fee, calculated daily and payable monthly, equal to a percentage of the Corporation[]s daily net assets at the close of business on the previous business day. The management fee rate is calculated on a sliding scale of 0.45% to 0.375%, based on average daily net assets of all the investment companies managed by the Manager. The management fee for the six months ended June 30, 2006 was equivalent to an average annual rate of 0.41% of the average daily net assets of the Corporation.

For the six months ended June 30, 2006, Seligman Data Corp., which is owned by the Corporation and certain associated investment companies, charged the Corporation at cost \$1,855,712 for stockholder account services in accordance with a methodology approved by the Corporation directors. Costs of Seligman Data Corp. directly attributable to the Corporation were charged to the Corporation. The remaining charges were allocated to the Corporation by Seligman Data Corp. pursuant to a formula based on the Corporation snet assets, stockholder transaction volume and number of stockholder accounts. The Corporation investment in Seligman Data Corp. is recorded at a cost of \$43,681.

The Corporation and certain other associated investment companies (together, the <code>[Guarantors[]]</code>) have severally but not jointly guaranteed the performance and observance of all the terms and conditions of two leases entered into by Seligman Data Corp., including the payment of rent by Seligman Data Corp. (the <code>[Guaranties[]]</code>). The leases and the Guaranties expire in September 2008 and January 2009. The obligation of the Corporation to pay any amount due under either Guaranty is limited to a specified percentage of

Notes to Financial Statements (unaudited)

the full amount, which generally is based on the Corporation□s percentage of the expenses billed by Seligman Data Corp. to all Guarantors in the most recent calendar quarter. As of June 30, 2006, the Corporation□s potential obligation under the Guaranties is \$356,200. As of June 30, 2006, no event has occurred which would result in the Corporation becoming liable to make any payment under a Guaranty. A portion of rent paid by Seligman Data Corp. is charged to the Corporation as part of Seligman Data Corp. stockholder account services cost.

Certain officers and directors of the Corporation are officers or directors of the Manager and/or Seligman Data Corp.

The Corporation has a compensation arrangement under which directors who receive fees may elect to defer receiving such fees. Directors may elect to have their deferred fees accrue interest or earn a return based on the performance of the Corporation or other funds in the Seligman Group of Investment Companies. Deferred fees and related accrued earnings are not deductible by the Corporation for federal income tax purposes until such amounts are paid. The accumulated balance at December 31, 2005 of \$247,499 was paid to the participating director in January 2006. As of June 30, 2006, no directors were participating in the deferred compensation arrangement.

- **4. Purchases and Sales of Securities** [Purchases and sales of portfolio securities, excluding US Government obligations and short-term investments, for the six months ended June 30, 2006, amounted to \$1,135,597,399 and \$1,144,519,921, respectively; purchases and sales of US Government obligations for this period were \$0 and \$6,814,289, respectively.
- **5. Federal Tax Information** [Certain components of income, expense and realized capital gain and loss are recognized at different times or have a different character for federal income tax purposes and for financial reporting purposes. Where such differences are permanent in nature, they are reclassified in the components of net assets based on their characterization for federal income tax purposes. Any such reclassifications will have no effect on net assets, results of operations or net asset value per share of the Corporation. As a result of the differences described above, the treatment for financial reporting purposes of distributions made during the year from net investment income or net realized gains may differ from their ultimate treatment for federal income tax purposes. Further, the cost of investments also can differ for federal income tax purposes.

The tax basis information presented is based on operating results for the six months ended June 30, 2006, and will vary from the final tax information as of the Corporation year end.

At June 30, 2006, the cost of investments for federal income tax purposes was \$2,481,563,552. The tax basis cost was lower than the cost for financial reporting purposes primarily due to tax losses passed through to the Corporation from its limited partnership investments of \$6,463,469 offset, in part, by the tax deferral of losses on wash sales and certain option transactions in the amount of \$1,739,971.

At June 30, 2006, the tax basis components of accumulated earnings/losses were as follows:

Gross unrealized appreciation of portfolio securities	\$	132,223,137
Gross unrealized depreciation of portfolio securities		(214,345,489)
	_	
Net unrealized depreciation of portfolio securities		(82,122,352)
Capital loss carryforward		(285,514,996)
Current period net realized gain		139,046,543
Undistributed ordinary income		
	_	
Total accumulated loss	\$	(228,590,805)

Notes to Financial Statements (unaudited)

At December 31, 2005, the Corporation had a net capital loss carryforward for federal income tax purposes of \$285,514,996 which is available for offset against future taxable net capital gains, with \$248,552,472 expiring in 2010 and \$36,962,524 expiring in 2011. Accordingly, no capital gain distributions are expected to be paid to stockholders until net capital gains have been realized in excess of the available capital loss carryforward.

For the six months ended June 30, 2006 and for the year ended December 31, 2005, the tax characterization of distributions to stockholders was the same as for financial reporting purposes.

6. Restricted Securities [At June 30, 2006, the Tri-Continental Financial Division of the Corporation comprised two investments that were purchased through private offerings and cannot be sold without prior registration under the Securities Act of 1933 or pursuant to an exemption therefrom. These investments are valued at fair value as determined in accordance with procedures approved by the Board of Directors of the Corporation. The acquisition dates of investments in the limited partnerships, along with their cost and values at June 30, 2006, were as follows:

Investments	Acquisition Date(s)	Cost	Value
WCAS Capital Partners II, L.P.	12/11/90 to 3/24/98	\$ 4,301,124	\$ 1,794,644
Whitney Subordinated Debt Fund, L.P.	7/12/89 to 11/10/98	1,214,850	19,478
Total		\$ 5,515,974	\$ 1,814,122

7. Options Written [Transactions in options written during the six months ended June 30, 2006 were as follows:

	Shares Subject	
	to Call/Put	Premium
Options outstanding at December 31, 2005	1,243,100	\$ 4,161,063
Options written	9,007,400	11,807,682
Options expired	(4,672,300)	(5,062,196)
Options exercised	(5,163,500)	(8,259,452)
Options terminated in closing purchase transactions	(414,700)	(2,647,098)
Options outstanding at June 30, 2006	0	\$

8. Other Matters [In late 2003, the Manager conducted an extensive internal review in response to public announcements concerning frequent trading in shares of open-end mutual funds. The Manager serview of frequent trading appropriately did not include Tri-Continental Corporation because it is a listed, closed-end investment company. As of September 2003, the Manager had one arrangement that permitted frequent trading in the Seligman mutual funds. This arrangement was in the process of being closed down by the Manager before

the first proceedings relating to trading practices within the mutual fund industry were publicly announced. Based on a review of the Manager srecords for 2001 through 2003, the Manager identified three other arrangements that had permitted frequent trading in the Seligman mutual funds. All three had already been terminated prior to the end of September 2002. None of these arrangements involved Tri-Continental Corporation.

The results of the Manager sinternal review were presented to the Independent Directors of all Seligman registered investment companies (the Seligman Funds). In order to resolve matters with the Independent Directors relating to the four arrangements that permitted frequent trading, the Manager, in May 2004, made payments to three mutual funds and agreed to waive a portion of its management fee with respect to another mutual fund.

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Notes to Financial Statements (unaudited)

Since February 2004, the Manager has been in discussions with the New York staff of the Securities and Exchange Commission ([SEC]) and the Office of the New York Attorney General ([Attorney General]) in connection with their review of frequent trading in certain of the Seligman Funds. No late trading is involved. This review was apparently stimulated by the Manager voluntary public disclosure of the foregoing arrangements in January 2004. In March 2005, negotiations to settle the matter were initiated by the New York staff of the SEC. After several months of negotiations, tentative agreement was reached, both with the New York staff of the SEC and the Attorney General, on the financial terms of a settlement. However, settlement discussions with the Attorney General ended when the Attorney General sought to impose operating conditions on the Manager that were unacceptable to the Manager, would have applied in perpetuity and were not requested or required by the SEC. Subsequently, the New York staff of the SEC indicated that, in lieu of moving forward under the terms of the tentative financial settlement, the staff was considering recommending to the Commissioners of the SEC the instituting of a formal action against the Manager and Seligman Advisors, Inc. (together, [Seligman]).

Seligman believes that any action would be both inappropriate and unnecessary, especially in light of the fact that Seligman previously resolved the underlying issue with the Independent Directors of the Seligman Funds and made recompense to the affected Seligman Funds.

Immediately after settlement discussions with the Attorney General ended, the Attorney General issued subpoenas to certain of the Seligman Funds and their directors. The subpoenas seek various Board materials and information relating to the deliberations of the Independent Directors as to the advisory fees paid by the Seligman Funds to the Manager. The Manager has objected to the Attorney Generals seeking of such information and, on September 6, 2005, filed suit in federal district court seeking to enjoin the Attorney General from pursuing a fee inquiry. Seligman believes that the Attorney Generals inquiry is improper because Congress has vested exclusive regulatory oversight of investment company advisory fees in the SEC.

At the end of September 2005, the Attorney General indicated that it intends to file an action at some time in the future alleging, in substance, that the Manager permitted other persons to engage in frequent trading other than the arrangements described above and, as a result, the prospectus disclosure of the Seligman Funds is and has been misleading. Seligman believes any such action would be without merit.

Any resolution of these matters with regulatory authorities may include, but not be limited to, sanctions, penalties, injunctions regarding Seligman, restitution to mutual fund shareholders or changes in procedures. Any penalties or restitution will be paid by Seligman and not by the Seligman Funds.

Seligman does not believe that the foregoing possible actions or any threatened legal actions should have a material adverse impact on the Manager, Seligman Advisors, Inc. or the Seligman Funds; however, there can be no assurance of this, or that these matters and any related publicity will not result in reduced demand for shares of the Seligman Funds or other adverse consequences.

9. Recently Issued Accounting Pronouncement [In July 2006, the Financial Accounting Standards Board ([FASB]) issued FASB Interpretation No. 48 ([FIN 48]), [Accounting for Uncertainty in Income Taxes [] an interpretation of FASB Statement No. 109. FIN 48 provides guidance for how uncertain tax positions, if any, should be recognized, measured, presented and disclosed in the financial statements. FIN 48 is effective for fiscal years beginning after December 15, 2006. The Corporation is currently evaluating the impact, if any, of applying the various provisions of FIN 48.

Financial Highlights (unaudited)

The Corporation is financial highlights are presented below. Per share operating performance data is designed to allow investors to trace the operating performance, on a per Common share basis, from the beginning net asset value to the ending net asset value, so that investors can understand what effect the individual items have on their investment, assuming it was held throughout the period. Generally, the per share amounts are derived by converting the actual dollar amounts incurred for each item, as disclosed in the financial statements, to their equivalent per Common share amounts, using average shares outstanding.

Total investment return measures the Corporation sperformance assuming that investors purchased shares of the Corporation at the market value or net asset value as of the beginning of the period, invested dividends and capital gains paid, as provided for in the Corporation spectus and Automatic Dividend Investment and Cash Purchase Plan, and then sold their shares at the closing market value or net asset value per share on the last day of the period. The computations do not reflect taxes or any sales commissions investors may incur in purchasing or selling shares of the Corporation. Total investment returns are not annualized for periods of less than one year.

The ratios of expenses and net investment income to average net investment assets and to average net assets for Common Stock for the periods presented do not reflect the effect of dividends paid to Preferred Stockholders.

		Months	Year Ended December 31,									
		Ended ine 30, 2006		2005		2004		2003		2002		2001
Per Share Operating Performance: Net Asset Value, Beginning of Period	\$	22.16	\$	21.87	\$	19.55	\$	15.72	\$	21.69	\$	25.87
beginning of Ferrou	.	22.10	.	21.07	.	19.55	.	15.72	.	21.09	.	23.07
Net investment income Net realized and unrealized		0.14		0.26		0.26		0.18		0.25		0.32
investment gain (loss)		0.18	_	0.29		2.31		3.84	_	(5.95)	_	(3.02)
Increase (Decrease) from												
Investment Operations		0.32		0.55		2.57		4.02		(5.70)		(2.70)
Dividends paid on												
Preferred Stock		(0.01)		(0.02)		(0.02)		(0.02)		(0.01)		(0.01)
Dividends paid on												
Common Stock		(0.14)		(0.24)		(0.23)		(0.17)		(0.26)		(0.28)
Distributions from net												
gain realized												(1.11)
Issuance of Common Stock		_		_		_		_		_		(0.00)
in gain distributions												(0.08)
Not Increase (Decress)												
Net Increase (Decrease) in Net Asset Value		0.17	_	0.29		2.32		3.83		(5.97)		(4.18)
Net Asset Value, End of Period	\$	22.33	\$	22.16	\$	21.87	\$	19.55	\$	15.72	\$	21.69

Adjusted Net Asset Value,						
End of Period*	\$ 22.27	\$ 22.10	\$ 21.82	\$ 19.51	\$ 15.69	\$ 21.65
Market Value,						
End of Period	\$ 19.46	\$ 18.58	\$ 18.28	\$ 16.40	\$ 13.25	\$ 18.75

See footnotes on page 22.

Financial Highlights (unaudited) (continued)

	Six Months Ended		Y	ear Ended December	c 31,	
	June 30, 2006	2005	2004	2003	2002	2001
Total Investment Return: Based upon market						
value	5.48%	2.98%	12.95%	25.24%	(28.18)%	(5.2
Based upon net asset value	1.48%	2.66%	13.36%#	25.84%	(26.35)%	(10.2
Ratios/Supplemental Data: Expenses to average net						
investment assets. Expenses to average net	0.73%□	0.64%	0.65%	0.68%	0.67%	0.5
assets for Common Stock Net investment	0.74%□	0.65%	0.66%	0.70%	0.68%	0.6
income to average net investment assets Net investment income to average net assets for	1.18%□	1.18%	1.26%	1.03%	1.29%	1.3
Common Stock Portfolio turnover	1.20%□	1.20%	1.28%	1.05%	1.31%	1.3
rate Net Investment Assets,	47.91%	70.77%	47.36%	138.65%	152.79%	124.3
End of Period (000s omitted):						
	\$ 2,363,039	\$ 2,392,304	\$ 2,470,781	\$ 2,310,999	\$ 1,958,295	\$ 2,873,65
For Preferred Stock	37,637	37,637	37,637	37,637	37,637	37,63
Total Net Investment						
Assets	\$ 2,400,676	\$ 2,429,941	\$ 2,508,418	\$ 2,348,636	\$ 1,995,932	\$ 2,911,29

Annualized.

See Notes to Financial Statements.

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^{*}Assumes the exercise of outstanding warrants.
#Excluding the effect of the payments received from the Manager in 2004, the total investment return would have been 13.33%

Proxy Results

Tri-Continental Corporation Stockholders voted on the following proposals at the Annual Meeting of Stockholders on May 4, 2006, in Baltimore, MD. Each proposal and number of shares voted are as follows:

Election of Directors:

	For	Withheld	
Tri-Continental s Slate			
John R. Galvin	47,863,843	4,777,433	
William C. Morris	49,000,824	3,640,452	
Robert L. Shafer	49,046,166	3,595,110	
Dissident □s Slate			
Arthur D. Lipson	26,976,342	979,048	
Paul DeRosa	27,032,586	922,804	
Marlene A. Plumlee	26,988,125	967,265	
	For	Against	Abstain
Ratification of Deloitte & Touche LLP as auditors:	78,925,851	1,797,056	1,337,019
To provide for cumulative	For	Against	Abstain
voting in the election of directors:	36,916,603	42,075,778	3,067,523

Board of Directors

John R. Galvin (1,3)

Dean Emeritus, Fletcher School of Law and Diplomacy at Tufts University Chairman Emeritus, American Council on Germany

Frank A. McPherson (2,3)

Retired Chairman of the Board and Chief Executive
Officer, Kerr-McGee Corporation
Director, DCP Midstream GP, LLP, Integris
Health, Oklahoma Chapter of the Nature
Conservancy, Oklahoma Medical Research
Foundation, Boys and Girls Clubs of
Oklahoma, Oklahoma City Public Schools
Foundation and Oklahoma Foundation for
Excellence in Education

Betsy S. Michel (1,3)

Trustee, The Geraldine R. Dodge Foundation

William C. Morris

Chairman, J. & W. Seligman & Co. Incorporated, Carbo Ceramics Inc., Seligman Advisors, Inc.

and Seligman Services, Inc.

Director, Seligman Data Corp.

President and Chief Executive Officer,

The Metropolitan Opera Association

Leroy C. Richie (1,3)

Counsel, Lewis & Munday, P.C.

Chairman and Chief Executive Officer, Q Standards Worldwide. Inc.

Director, Kerr-McGee Corporation, Infinity, Inc. and Vibration Control Technologies, LLC Lead Outside Director, Digital Ally Inc. Director and Chairman, Highland Park Michigan Economic Development Corp.

Chairman, Detroit Public Schools Foundation

Robert L. Shafer (2,3)

Ambassador and Permanent Observer of the Sovereign Military Order of Malta to the United Nations

James N. Whitson (1,3)

Retired Executive Vice President and Chief Operating Officer, Sammons Enterprises, Inc. Director, CommScope, Inc.

Brian T. Zino

Director and President, J. & W. Seligman & Co. Incorporated
Chairman, Seligman Data Corp.
Director, ICI Mutual Insurance Company,
Seligman Advisors, Inc. and Seligman
Services, Inc.
Member of the Board of Governors, Investment
Company Institute

Member:

- (1) Audit Committee
- (2) Director Nominating Committee
- (3) Board Operations Committee

It is with deep sorrow that we mourn the recent death of Alice Stone Ilchman, a respected member since 1990 of the Board of Directors of Tri-Continental Corporation.

Executive Officers

William C. Morris

Eleanor T.M. Hoagland

Thomas G. Rose

Chairman

Brian T. Zino

President and Chief Executive

Officer

John B. Cunningham

Vice President

Vice President and Chief Compliance Officer Charles W. Kadlec

Vice President

Michael F. McGarry

Vice President

Vice President

Lawrence P. Vogel

Vice President and Treasurer

Marco F. Acosta

Assistant Vice President

Frank J. Nasta

Secretary

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Additional Information

Manager

J. & W. Seligman & Co. Incorporated 100 Park Avenue New York, NY 10017 **Stockholder Service Agent** Seligman Data Corp. 100 Park Avenue New York, NY 10017

Important Telephone Numbers

(800) TRI-1092 Stockholder Services

(800) 445-1777 Retirement Plan Services(212) 682-7600 Outside the United States

(800) 622-4597 24-Hour Automated

Telephone Access Service

Quarterly Schedule of Investments

A complete schedule of portfolio holdings owned by the Corporation will be filed with the SEC as of the end of the first and third quarters of each fiscal year on Form N-Q, and will be available to stockholders (i) without charge, upon request, by calling toll-free (800) 874-1092 in the US or collect (212) 682-7600 outside the US or (ii) on the SEC[s website at www.sec.gov. In addition, the Form N-Q may 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 (800) SEC-0330. Certain of the information contained in the Corporation[s Form N-Q is also made available to stockholders on Seligman[s website at www.seligman.com.]

Proxy Voting

A description of the policies and procedures used by the Corporation to determine how to vote proxies relating to portfolio securities as well as information regarding how the Corporation voted proxies relating to portfolio securities during the 12-month period ended June 30 of each year will be available (i) without charge, upon request, by calling toll-free (800) 874-1092 in the US or collect (212) 682-7600 outside the US and (ii) on the SEC\[\text{SEC}\]\] s website at \(www.sec.gov^1\). Information for each new 12-month period ending June 30 will be available no later than August 31 of that year.

¹ These website references are inactive textual references and information contained in or otherwise accessible through these websites does not form a part of this report or the Corporation□s prospectus or statement of additional information.

Go paperless [] sign up for E-Delivery at www.seligman.com

Tri-Continental Corporation

Managed by

J. & W. Seligman & Co.

INCORPORATED

Investment Managers and Advisors

ESTABLISHED 1864

This report is intended only for the information of Stockholders who have received the current prospectus covering shares of Common Stock of Tri-Continental Corporation, which contains information about investment objectives, risks, management fees and other costs. The prospectus should be read carefully before investing and may be obtained by calling Stockholder Services at 800-TRI-1092.

CETR13b 6/06

- 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 in Item 1 above.
- 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 PURCHASERS.

			Total Number of	
	Total		Shares	Maximum Number (or
			(or Units) Purchased	Approximate Dollar Value)
	Number of	Average	as	of
				Shares (or Units) that May
	Shares (or	Price Paid	Part of Publicly	Yet
		-		Be Purchased Under the
	Units)	per Share	Announced Plans or	Plans
Period	Purchased	(or Unit)	Programs (1)	or Programs (1)
1-01-06 to				Shares
1-31-06	376,016	\$ 19.57	376,016	5,022,240
2-01-06 to				
	207 521	10.00	207 521	4 71 4 700
2-28-06	307,531	19.68	307,531	4,714,709
3-01-06 to				
3-31-06	435,135	20.19	435,135	4,279,574
4-01-06 to				
4-30-06	413,045	20.53	413,045	3,866,529
5-01-06 to				
	E90 616	20.15	E00 616	2 205 012
5-31-06	580,616	20.15	580,616	3,285,913
6-01-06 to				
6-30-06	348,480	19.23	348,480	2,937,433

(1)	The stock repurchase program, renewed on November 17, 2005, authorizes the Registrant to repurchase up to 5.0% of its common stock in the open market or elsewhere from January 1, 2006 through December 31, 2006 as long as the discount of the net asset value of the common stock to its market price exceeds 10%.

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, based upon their evaluation of the registrant's disclosure controls and procedures as conducted within 90 days of the filing date of this report, that these disclosure controls and procedures provide reasonable assurance that material information required to be disclosed by the registrant in the report it files or submits on Form N-CSR is recorded, processed, summarized and reported, within the time periods specified in the Commission's rules and forms and that such material information is accumulated and communicated to the registrant's management, including its principal executive officer and principal financial officer, as appropriate, in order to allow timely decisions regarding required disclosure.
- (b) The registrant□s principal executive officer and principal financial officer are aware of no changes in the registrant□s internal control over financial reporting that occurred during the second fiscal quarter of the period covered by this report that has materially affected, or is reasonably likely to materially affect, the registrant□s internal control over financial reporting.

ITEM 12. EXHIBITS.

- (a)(1) Not applicable.
- (a)(2) Certifications of principal executive officer and principal financial officer as required by Rule 30a-2(a) under the Investment Company Act of 1940.
- (a)(3) Not applicable.
- (b) Certifications of chief executive officer and chief financial officer as required by Rule 30a-2(b) under the Investment Company Act of 1940.

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.

TRI-CONTINENTAL CORPORATION

By: /S/ BRIAN T. ZINO

Brian T. Zino

President and Chief Executive Officer

Date: August 30, 2006

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/ BRIAN T. ZINO

Brian T. Zino

President and Chief Executive Officer

Date: August 30, 2006

By: /S/ LAWRENCE P. VOGEL

Lawrence P. Vogel

Vice President, Treasurer and Chief Financial

Officer

Date: August 30, 2006

TRI-CONTINENTAL CORPORATION

EXHIBIT INDEX

- (a)(2) Certifications of principal executive officer and principal financial officer as required by Rule 30a-2(a) under the Investment Company Act of 1940.
- (b) Certification of chief executive officer and chief financial officer as required by Rule 30a-2(b) of the Investment Company Act of 1940.