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VIA E-MAIL
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Steven L. Brown Chief Executive Officer Trinity Capital Inc. 3075 West Ray Road Suite 525 Chandler, Arizona 85226

> Re: Trinity Capital Inc. N-2 (File No. 333-256227)

Dear Mr. Brown,

On May 18, 2021, you filed a registration statement on Form N-2 on behalf of Trinity ). The Company is a closed-end management Capital Inc. (the Company investment company registered under the Investment Company Act of 1940 ( ).

Our comments are set forth below. Where a comment is made with regard to the disclosure in one location, it is applicable to all similar disclosure appearing elsewhere in the registration statement.

About This Prospectus (ii)

1. Explain why the second, third, and fourth sentences in the paragraph beginning

addition, this prospectus are appropriate, given your overall responsibility for the

disclosure you choose to include in your filings.

Prospectus Summary (page 1)

2. We refer you to comment response number one from your January 21, 2021 letter and ask

that you reconfirm that response generally and summarize the terms and conclusions of

any valuation letter relied on with respect to conversion feature predominance in the

current offering.

Mr. Steven L. Brown

June 17, 2021

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3. We note your disclosure that the Convertible Notes convert at a rate of 66.6667 shares of

common stock per \$1,000 in principal, which is the equivalent of approximately \$15 per

share. Please clarify any premium or discount to par the Convertible Notes were sold at

and disclose the net asset value and market price per share as of the most proximate date

preceding the Convertible Notes sale.

Fees and Expenses (page 18)

4. The final sentence in footnote 5 to the fees and expenses table discloses that the

issue additional debt securities or preferred stock. Company may Please confirm

supplementally whether the Company currently intends to issue debt securities or

preferred stock within the next twelve months.

5. The total annual expenses presented in the fee table is 10.79%. However, per the

financial highlights presented within the 3/31/2021 10-Q, the ratio of total expenses to

average net assets is 13.6%. Please explain. Per the financial highlights presented within

the 3/31/2021 10-Q, the ratio of interest and credit facility expenses to average net assets

is presented as 6.2% versus the 4.76% presented in the fee table.

Further, the review of

the prospectus indicates that the amount of indebtedness outstanding has increased to

\$235 million as of May 17, 2021 versus \$220 million as of March 31, 2021. Please

explain.

Price Range of Common stock and Distributions (page 21)

6. On page 21, please provide the asterisked information for the Second Quarter in the table.

Risk Factors (page 26)

7. Please use clearer, more direct language to disclose the risk of possible dilution upon

conversion of the Convertible Notes under the subsections The conversion rate of the

Convertible Notes may not be adjusted for all dilutive events. Please similarly revise the

subsection Future sales of our common stock in the public market or the issuance of

securities senior to our common stock could adversely affect the trading price of our

common stock and the value of the Convertible Notes and our ability to raise funds in

new stock offerings.

8. Please consider adding language addressing the fact that the Company charter

authorizes it to issue a certain number of common stock and a majority of the Board may

amend the charter to increase the number of shares the Company may issue without

stockholder approval, if true. Please describe the dilutive effect this could have on the

Convertible Notes.

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Control Share Acquisitions (page 104)

9. Please affirmatively state whether the Company has opted-in to the Maryland Control

Share Acquisition Act and include related risk disclosure as appropriate.

Incorporation of Certain Information by Reference (page 120)

10. In this section and in Part C, please revise to comply with FAST Act requirements,

including adding a hyperlink to documents incorporated by reference. See FAST Act

Modernization and Simplification of Regulation S-K Release No. 33-10618 (March 20,

2019).

PART C

11. Please confirm supplementally that the Company will include as an exhibit to a post-

effective amendment filed pursuant to Rule 462(d) under the 1933 Act the final

version of any agreement filed as a form of exhibit to the registration statement.

Mr. Steven L. Brown

June 17, 2021

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Responses to this letter should be made in a letter to me filed on Edgar and in the form

of a pre-effective amendment filed pursuant to Rule 472 under the Securities Act. Where no

change will be made in the filing in response to a comment, please indicate this fact in the

letter to us and briefly state the basis for your position.

You should review and comply with all applicable requirements of the federal securities

laws in connection with the preparation and distribution of preliminary

prospectuses.

registration statement.

Although we have completed our initial review of the registration statement, the filing will be reviewed further after we receive your response. Therefore, we reserve the right to comment further on the registration statement and any amendments. After we have resolved all issues, the Company and its underwriter must request acceleration of the effective date of the

In closing, we remind you that the Company and its management are responsible for the accuracy and adequacy of their disclosures in the registration statement, notwithstanding any review, comments, action, or absence of action by the staff.

Should you have any questions prior to filing a pre-effective amendment, please feel free to contact me at 202-551-7565 or stojice@sec.gov or Lauren Hamilton, Staff Accountant, at (212) 336-7274 or hamiltonlau@sec.gov.

Sincerely,

/s/ Elena

Stojic

Senior

Counsel

cc: Christian Sandoe, SEC
Jay Williamson, SEC
Cynthia M. Krus, Eversheds Sutherland LLP
Stephani M. Hildebrandt, Eversheds Sutherland LLP