UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): November 16, 2021

Nuveen Churchill Direct Lending Corp.

(Exact name of registrant as specified in its charter)

Maryland	000-56133	84-3613224	
(State or Other Jurisdiction of Incorporation)	(Commission File Number)	(IRS Employer Identification No.)	
430 Park Avenue, 2 (Address of Prin			
	207-2003		
(Former name or former address, if changed since last report.)			

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

" Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

" Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

" Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

" Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
None	N/A	N/A

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (17 CFR §230.405) or Rule 12b-2 of the Securities Exchange Act of 1934 (17 CFR §240.12b-2).

Emerging growth company b

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 2.02 Results of Operation and Financial Condition

On November 16, 2021, Nuveen Churchill Direct Lending Corp. provided an investor presentation to its shareholders summarizing certain financial and performance information for the quarter ended September 30, 2021. A copy of the investor presentation is attached hereto as Exhibit 99.1.

The information in Item 2.02 of this Current Report on Form 8-K, including Exhibit 99.1 furnished herewith, is being furnished and shall not be deemed "filed" for any purpose of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of such Section. The information in this Current Report on Form 8-K shall not be deemed to be incorporated by reference into any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference in such filing.

Item 9.01 Financial Statements and Exhibits

(d) Exhibits:

Exhibit No.

99.1

Description

Nuveen Churchill Direct Lending Corp. Third Quarter 2021 Investor Presentation

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

NUVEEN CHURCHILL DIRECT LENDING CORP.

Date: November 16, 2021

By: /

/s/ Kenneth J. Kencel Kenneth J. Kencel Chief Executive Officer and President



Nuveen Churchill Direct Lending Corp.

Quarter Ended September 30, 2021

16 November 2021

Disclaimer

This presentation is for informational purposes only. It does not convey an offer of any type and is not intended to be, and should not be construed as, an offer to sell, or the solicitation of an offer to buy, any securities of Nuveen Churchill Direct Lending Corp. (the "Company," "NCDLC," "we," "us" or "our"). Any such offering can be made only at the time a qualified offeree receives a confidential private placement memorandum and other operative documents which contain significant details with respect to risks and should be carefully read. In addition, the information in this presentation is qualified in its entirety by reference to all of the information in the Company's confidential private placement memorandum and the Company's public filings with the Securities and Exchange Commission (the "SEC"), including without limitation, the risk factors. Nothing in this presentation constitutes investment advice.

The Company's securities have not been registered under the Securities Act of 1933 or listed on any securities exchange. You or your clients may lose money by investing in the Company. The Company is not intended to be a complete investment program and, due to the uncertainty inherent in all investments, there can be no assurance that the Company will achieve its investment objectives.

The information contained herein is not intended to provide, and should not be relied upon for, accounting, legal or tax advice or investment recommendations. Prospective investors should also seek advice from their own independent tax, accounting, financial, investment and legal advisors to properly assess the merits and risks associated with an investment in the Company in light of their own financial condition and other circumstances.

These materials and the presentations of which they are a part, and the summaries contained herein, do not purport to be complete and no obligation to update or otherwise revise such information is being assumed. Nothing shall be relied upon as a promise or representation as to the future performance of the Company. Such information is qualified in its entirety by reference to the more detailed discussions contained elsewhere in the Company's confidential private placement memorandum and public filings with the SEC.

An investment in the Company is speculative and involves a high degree of risk. There can be no guarantee that the Company's investment objective will be achieved. The Company may engage in other investment practices that may increase the risk of investment loss. An investor could lose all or substantially all of his, her or its investment. The Company may not provide periodic valuation information to investors, and there may be delays in distributing important tax information. The Company's fees and expenses may be considered high and, as a result, such fees and expenses may offset the Company's profits. For a summary of certain of these and other risks, please see the Company's confidential private placement memorandum and public filings with the SEC.

There is no guarantee that any of the estimates, targets or projections illustrated in these materials and any presentation of which they form a part will be achieved. Any references herein to any of the Company's past or present investments or its past or present performance, have been provided for illustrative purposes only. It should not be assumed that these investments were or will be profitable or that any future investments by the Company will be profitable or will equal the performance of these investments.

This presentation contains forward-looking statements that involve substantial risks and uncertainties. Such statements involve known and unknown risks, uncertainties and other factors and undue reliance should not be placed thereon. These forward-looking statements are not historical facts, but rather are based on current expectations, estimates and projections about the Company, our current and prospective portfolio investments, our industry, our beliefs and opinions, and our assumptions. Words such as "anticipates," "expects," "intends," "plans," "will," "may," "continue," "believes," "seeks," "estimates," "would," "could," "should," "targets," "projects," "outlook," "potential," "predicts" and variations of these words and similar expressions are intended to identify forward-looking statements. These statements are not guarantees of future performance and are subject to risks, uncertainties and other factors that are outlined in the Company's confidential private placement memorandum and public filings with the SEC, some of which are beyond our control and difficult to predict and could cause actual results to differ materially from those expressed or torecasted in the forward-looking statements. The Company is providing the information as of this date (unless otherwise specified) and assumes no obligations to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

Additionally, our actual results and financial condition may differ materially as a result of the continued impact of the novel coronavirus ("COVID-19") pandemic, including without limitation: the length and duration of the COVID-19 outbreak in the United States as well as worldwide and the magnitude of the economic impact of that outbreak; the effect of the COVID-19 pandemic on our business prospects and the prospects of our portfolio companies, including our and their ability to achieve our respective objectives; and the effect of the disruptions caused by the COVID-19 pandemic on our ability to continue to effectively manage our business (including on our ability to source and close new investment opportunities) and on the availability of equity and debt capital and our use of borrowed money to finance a portion of our investments.

All capitalized terms in the presentation have the same definitions as the Company's 10-Q for the guarter ended September 30, 2021.

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Overview

Market Update	 Year-to-date total sponsored middle market direct lending issuance was over \$78.3 billion, already exceeding 2020's total volume of \$71.1 billion Lenders with substantial hold sizes, underwriting capabilities and the benefit of incumbency in a transaction have a clear competitive advantage The market is expected to remain very active heading into 2022
Churchill Investment Activity	 Churchill's platform can now commit up to \$500 million per deal, which aligns with sponsors' demand for complete financing solutions Closed/committed \$3.4 billion in ~120 transactions across the platform in Q3, while remaining highly selective Exceeded 2020's annual record with over \$6 billion of investment activity year-to-date
NCDLC Portfolio Update	 Highly diversified across 21 industries with an average investment size of less than 1% of total committed capital (shareholder capital plus committed financing) Limited exposure to cyclical industries such as retail, restaurants, energy, travel and leisure No investments on non-accrual and no principal or interest defaults since inception
Capital Raising & Liquidity	 The Company has closed over \$167 million in new shareholder commitments in 2021, bringing total shareholder commitments to \$520 million The Company currently has ample liquidity - \$295 million¹ (from uncalled shareholder capital and committed financing) to pursue attractive investment opportunities
nuveen	Nuveen Churchill Direct Lending Corp.

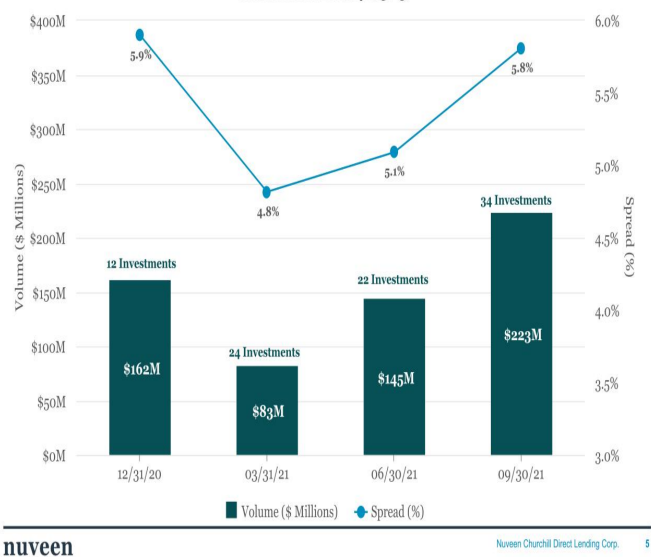
3Q21 Highlights

Investment Activity	 Record level of investment activity Closed \$223M, most active quarter since inception Robust pipeline of opportunities heading into 4Q Highly diversified portfolio by company, sponsor, and industry 	\$223M Investment Volume ²
Performance	 Upward trend in total dividend distributions since inception Declared dividend of \$6.2M (65% increase from 2Q21); \$0.38 per share (7.8%³ dividend yield) NAV per share (as of 09/30/21): \$19.27 	34 Investments
Liquidity	 Well-positioned with ample liquidity to support portfolio growth Closed approximately \$14M of new shareholder commitments Extended fundraising period to March 13, 2022 Liquidity: \$295M¹ Uncalled shareholder commitments: \$208M Financing Facilities' availability: \$87M⁴ 	\$6.6M Avg. Investment Size 7.5% Average Investment Yield ⁵



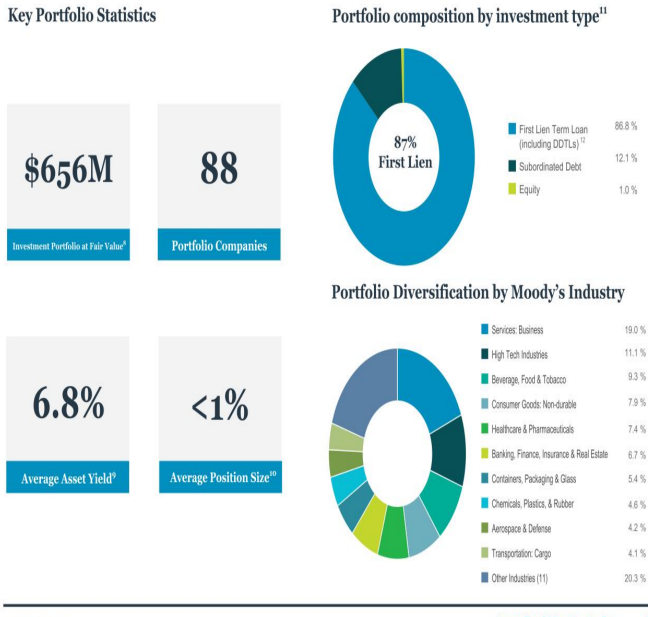
3Q21 Investment activity

- Closed 24 new portfolio investments and 10 add-ons totaling \$223M²
- 5.8%⁶ average spread of new floating rate investments
- 10.3%⁷ average coupon of new fixed rate investments



Investment Activity (QoQ)

Portfolio overview



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Capital summary

- \$295M¹ of liquidity through uncalled shareholder commitments and Financing Facilities
- Asset Coverage Ratio of 187% (debt-to-equity ratio of 1.15x)

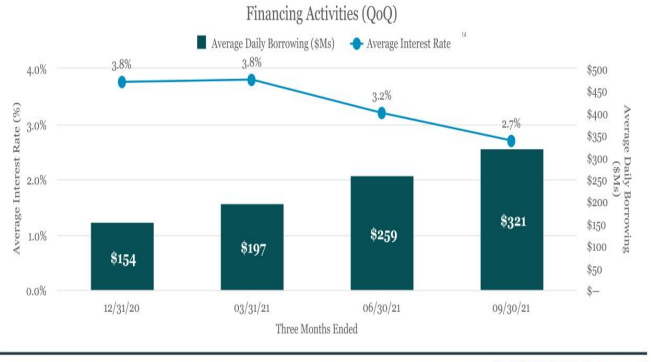
Equity (60% called)		Debt (76% drawn)		Overall (67% drawn)
\$311M called	+	\$360M drawn	=	\$671M drawn
\$208M uncalled	+	\$87M available ⁴	=	\$295M
\$520M committed	+	\$475M committed ¹³	=	\$995M committed

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Financing

- The Subscription Facility was upsized from \$30M to \$50M, with the maturity extended for an additional year
- · Additionally, the Company has two asset-based Financing Facilities
 - Investment activity drove increased utilization in Q3

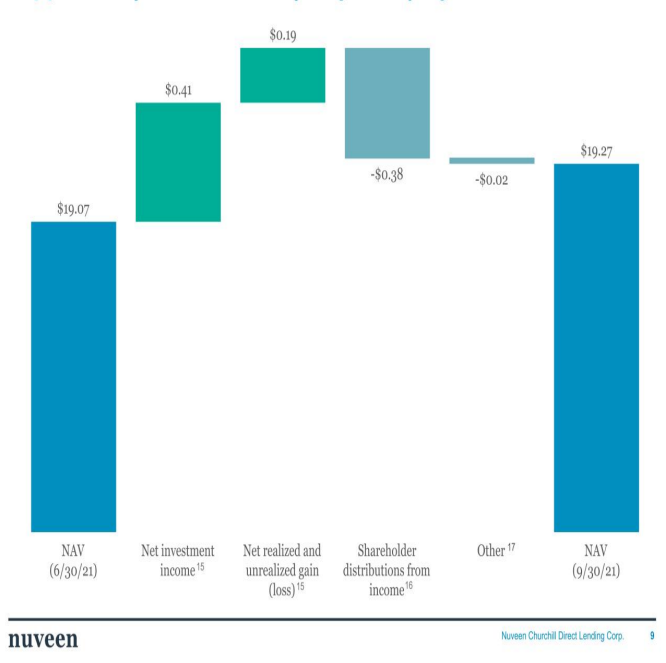
Financing Facilities	Amount (\$Ms)	Drawn (\$Ms)	Pricing	Maturity
SMBC Financing Facility	\$150.0	\$117.5	L + 2.50% (no LIBOR floor)	November 24, 2025
Wells Fargo Financing Facility	\$275.0	\$200.6	L + 2.50% (no LIBOR floor)	October 28, 2025
SMBC Subscription Facility	\$50.0	\$42.0	L + 1.75% (no LIBOR floor)	September 9, 2022
Total	\$475.0	\$360.1		



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Net Asset Value

· QoQ increase in NAV per share as a result of continued portfolio growth and improving valuations



Internal risk rating

- Weighted average rating remains unchanged at 4.1
- · No interest and/or principal defaults since inception
- No investments on non-accrual

Portfolio risk ratings (\$ thousands)

-	Septembe	er 30, 2021	June 3	0, 2021	March	31, 2021	Decembe	r 31, 2020
-	Fair Value	% of Portfolio	Fair Value	% of Portfolio	Fair Value	% of Portfolio	Fair Value	% of Portfolio
1	_		_	_	<u> </u>		_	-
2	_	_	_	_	_	_	-	—
3	_	_	-	_		(<u></u>	_	· <u> </u>
4	613,722	93.6	465,474	92.7	386,995	95.1	315,246	94.0
5	24,101	3.7	19,246	3.8	2,431	0.6	2,381	0.7
6	17,982	2.7	17,396	3.5	17,338	4.3	17,632	5.3
7	—		—	—	—	—	—	-
8	_	—	—	—	_		—	
9	-			-			-	1
10		-	_	_		-	-	_
Total	655,805	100.0	502,116	100.0	406,764	100.0	335,259	100.0

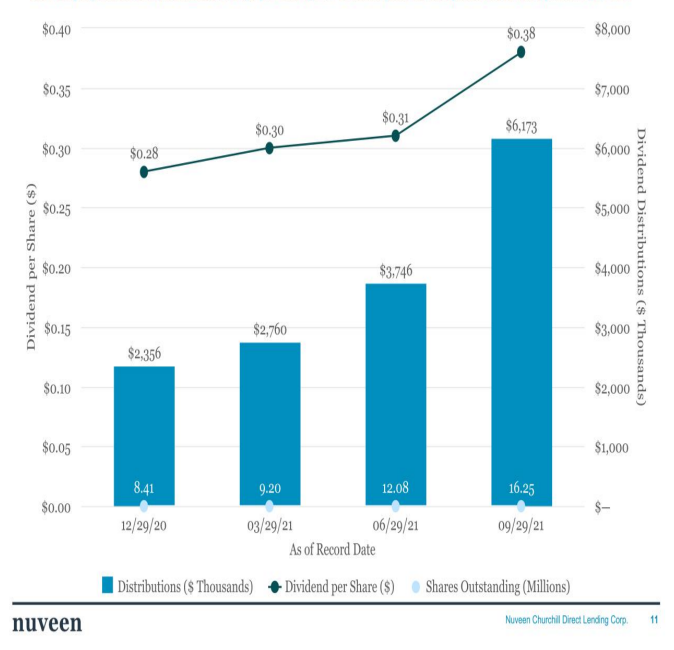
Rating	Definition
1	Performing – Superior
2	Performing – High
3	Performing – Low Risk
4	Performing – Stable Risk (Initial Rating Assigned at Origination)
5	Performing – Management Notice

Rating	Definition	
6	Watch List – Low Maintenance	
7	Watch List – Medium Maintenance	
8	Watch List – High Maintenance	
9	Watch List – Possible Loss	
10	Watch List – Probable Loss	

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Dividend history

- Total dividend distributions and dividend per share have increased as the portfolio has grown
- The Company distributed \$6.2 million or \$0.38 per share (7.8%³ dividend yield) for the quarter ended on September 30, 2021



Dividend distribution activity

Date Declared	Record Date	Payment Date	Dividend per Share
September 29, 2021	September 29, 2021	October 11, 2021	\$0.38
June 29, 2021	June 29, 2021	July 12, 2021	\$0.31
March 29, 2021	March 29, 2021	April 19, 2021	\$0.30
December 29, 2020	December 29, 2020	January 18, 2021	\$0.28
November 4, 2020	November 4, 2020	November 11, 2020	\$0.23
August 4, 2020	August 4, 2020	August 11, 2020	\$0.28
April 16, 2020	April 16, 2020	April 21, 2020	\$0.17

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Share issuance activity

• As of September 30, 2021, the Company had 16,245,071 shares outstanding

Issuance Date	Share Issuance	Aggregate Offering Price	Issuance Price per Share
August 23, 2021	2,593,357	\$50,000,000	\$19.28
July 26, 2021	1,564,928	\$30,000,000	\$19.17
June 22, 2021	1,034,668	\$20,000,000	\$19.33
April 23, 2021	1,845,984	\$35,000,000	\$18.96
March 11, 2021	785,751	\$15,000,000	\$19.09
November 6, 2020	1,870,660	\$35,000,000	\$18.71
October 16, 2020	1,057,641	\$20,000,000	\$18.91
August 6, 2020	1,105,425	\$20,000,000	\$18.09
May 7, 2020	1,069,522	\$20,000,000	\$18.70
December 31, 2019	3,310,540 ¹⁸	\$66,210,800	\$20.00
December 19, 2019	50 ¹⁸	\$1,000	\$20.00

On October 18, 2021, we delivered a drawdown notice to our shareholders relating to the issuance of 1,546,427 shares of our common stock, par value \$0.01 per share, for an aggregate offering price of \$30M. The shares were issued on November 1, 2021.

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Contact us

Company website churchillam.com/NCT

churchillam.com/NCDL

Investor Relations

NCDL-IR@churchillam.com

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Endnotes

Note: All information is as of September 30, 2021, unless otherwise noted. Numbers may not sum due to rounding.

- 1. Represents the sum of uncalled shareholder commitments of \$208M and Financing Facilities availability of \$87M.
- 2. Reflects the par amount of total new investment activity for the three months ended September 30, 2021. Investment Activity does not include draws on existing Delayed Draw Term Loans and partial paydowns.
- 3. Annualized dividend yield is the annualized total quarterly dividend per share divided by NAV per share as of September 30, 2021.
- 4. Available for borrowing based on the computation of collateral to support the borrowings and subject to compliance with applicable covenants and financial ratios.
- 5. The weighted average yield (at cost) was computed using the effective interest rates as of each respective date, including accretion of original issue discount.
- 6. Average Spread is calculated based off of par amount.
- 7. Average Coupon is calculated based off of par amount. Average coupon includes 94% cash coupon and 6% PIK.
- 8. Represents total investment portfolio at Fair Value. Total par value of investment commitments is \$732M which includes approximately \$74M of unfunded delayed draw term loan commitments.
- 9. Weighted average yield on debt and income producing investments, at fair value. The weighted average yield of the Company's debt and income producing securities is not the same as a return on investment for our shareholders but, rather, relates to our investment portfolio and is calculated before the payment of all of our and our subsidiaries' fees and expenses. The weighted average yield was computed using the effective interest rates as of each respective date, including accretion of original issue discount.
- 10. Average Position Size (at fair value) is calculated as a percentage of Committed Capital. Committed Capital includes Equity Commitment of \$520M as of September 30, 2021 and \$475M from Financing Facilities.
- 11. Investment Type reflects classification at issuance.
- 12. 43% of first lien term loans are unitranche positions.
- 13. Represents current Financing Facilities amount.
- 14. Average Interest Rate includes borrowing interest expense and unused fees.

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Endnotes

Note: All information is as of September 30, 2021, unless otherwise noted. Numbers may not sum due to rounding.

- 15. The per share data was derived by using the weighted average shares outstanding during the period.
- 16. The per share data for distributions reflects the actual amount of distributions declared during the period.
- 17. Includes the impact of different share amounts used in calculating per share data as a result of calculating certain per share data based on weighted average shares outstanding during the period and certain per share data based on shares outstanding as of a period end or transaction date.
- 18. Shares held by an affiliate of the Company, TIAA.