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

SCHEDULE 13G/A

Under the Securities Exchange Act of 1934 (Amendment No. 1)

Blackrock Capital Investment Corporation

(Name of Issuer)

Common Stock

(Title of Class of Securities)

092533108

(CUSIP Number)

December 31, 2022

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

D 1 401441

Ш	Rule 13d-1(b)
\boxtimes	Rule 13d-1(c)
	Rule 13d-1(d)
*The remaine	der of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for
any subseque	ent amendment containing information which would alter the disclosures provided in a prior cover page. The information required in the
remainder of	this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise

subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

1	Names of Reporting Persons Ares Income Opportunity Fund, L.P.		
2	Checl	k the Ap	propriate Box if a Member of a Group
	(a)		
	(b)	×	
3	SEC	Use Onl	у
4	Citize Delav		ice of Organization
		5	Sole Voting Power 0
Number of Shares Beneficially	7	6	Shared Voting Power 767,894
Owned by Each Reporting Person With	n	7	Sole Dispositive Power 0
		8	Shared Dispositive Power 767,894
9	Aggre 767,8		nount Beneficially Owned by Each Reporting Person
10		k if the <i>E</i> Applicab	Aggregate Amount in Row (9) Excludes Certain Shares □ le
11	Perce		ass Represented by Amount in Row 9
12	Type PN	of Repo	rting Person
	disclose	ed by th	rcentage of outstanding shares is based on 72,571,907 shares of Common Stock (as defined below) outstanding as of November e Issuer (as defined below) in its Annual Report on Form 10-Q, filed with the Securities and Exchange Commission (" <u>SEC</u> ") on 0-Q").

		oorting Persons sset Credit Strategies Fund LP
Check	the Ap	propriate Box if a Member of a Group
(b)	X	
SEC U	Jse Only	y
		ce of Organization ds
	5	Sole Voting Power 0
	6	Shared Voting Power 117,373
ı	7	Sole Dispositive Power 0
	8	Shared Dispositive Power 117,373
		nount Beneficially Owned by Each Reporting Person
		Aggregate Amount in Row (9) Excludes Certain Shares □ le
		ass Represented by Amount in Row 9
Type of Reporting Person		
	Ares I Check (a) (b) SEC U Citize Caym Aggree 117,3	Check the Ap (a) (b) SEC Use Only Citizen or Pla Cayman Islan 5 6 7 8 Aggregate Ar 117,373 Check if the A Not Applicab Percent of Cla 0.2%*

1			porting Persons Management III LLC
2	Checl	k the Ap	propriate Box if a Member of a Group
	(b)	\boxtimes	
3	SEC I	Use Only	y
4	Citize Delav		ce of Organization
		5	Sole Voting Power 0
Number of Shares Beneficially	,	6	Shared Voting Power 1,391,065
Owned by Each Reporting Person With		7	Sole Dispositive Power 0
		8	Shared Dispositive Power 1,391,065
9	Aggre 1,391		nount Beneficially Owned by Each Reporting Person
10		k if the A	Aggregate Amount in Row (9) Excludes Certain Shares □ le
11	Perce		ass Represented by Amount in Row 9
12	Type OO	of Repo	rting Person
The calcui			percentage of outstanding shares is based on 72,571,907 shares of Common Stock outstanding as of November 2, 2022, as

			porting Persons ed Credit Opportunities Master Fund II, Ltd.
	Check (a)	the Ap	propriate Box if a Member of a Group
	(b)	X	
3	SEC U	Jse Onl	y
		n or Pla an Islan	ace of Organization ads
		5	Sole Voting Power 0
Number of Shares Beneficially		6	Shared Voting Power 1,376,589
Owned by Each Reporting Person With		7	Sole Dispositive Power 0
		8	Shared Dispositive Power 1,376,589
	Aggre 1,376,		nount Beneficially Owned by Each Reporting Person
10	Check Not A	x if the <i>E</i>	Aggregate Amount in Row (9) Excludes Certain Shares □ le
	Percei		ass Represented by Amount in Row 9
	Type (of Repo	rting Person
The calcul			percentage of outstanding shares is based on 72,571,907 shares of Common Stock outstanding as of November 2, 2022, as its 10-Q.

1	Name Ares I	s of Re Enhanc	eporting Persons ed Credit Opportunities Investment Management II, LLC
2	Check	the Ai	ppropriate Box if a Member of a Group
	(a)		
	(b)	\boxtimes	
3	SEC U	Jse On	ly
	Citize Delaw		ace of Organization
		5	Sole Voting Power 0
Number of Shares Beneficially		6	Shared Voting Power 1,376,589
Owned by Each Reporting Person With	ı	7	Sole Dispositive Power
		8	Shared Dispositive Power 1,376,589
	Aggre 1,376,		mount Beneficially Owned by Each Reporting Person
10	Check Not A	if the pplical	Aggregate Amount in Row (9) Excludes Certain Shares le
	Percer 1.9%*		lass Represented by Amount in Row 9
	Type o	of Repo	orting Person
The calcul			percentage of outstanding shares is based on 72,571,907 shares of Common Stock outstanding as of November 2, 2022, as its 10-Q.

1	Name Ares I	s of Re Enhanc	eporting Persons red Loan Investment Strategy Advisor IV, L.P.
2	Chack	the A	ppropriate Box if a Member of a Group
	(a)		
	(b)	\boxtimes	
2			,
3	SEC U	Jse On	ny
	Citize Delaw		ace of Organization
		5	Sole Voting Power 0
Number of Shares Beneficially		6	Shared Voting Power 1,609,950
Owned by Each Reporting Person With	l	7	Sole Dispositive Power
		8	Shared Dispositive Power 1,609,950
	Aggre 1,609,		mount Beneficially Owned by Each Reporting Person
	Check Not A		Aggregate Amount in Row (9) Excludes Certain Shares □ ble
	Percer 2.2%*		lass Represented by Amount in Row 9
	Type of Reporting Person PN		
The calcul			percentage of outstanding shares is based on 72,571,907 shares of Common Stock outstanding as of November 2, 2022, as its 10-Q.

1	Name Ares I	s of Re Enhanc	eporting Persons ed Loan Investment Strategy Advisor IV GP, LLC
	Check	the A _I	ppropriate Box if a Member of a Group
	(a) (b)	\boxtimes	
3	SEC U	Jse On	ly
	Citize Delaw		ace of Organization
		5	Sole Voting Power 0
Number of Shares Beneficially		6	Shared Voting Power 1,609,950
Owned by Each Reporting Person With	Į.	7	Sole Dispositive Power 0
		8	Shared Dispositive Power 1,609,950
	Aggre 1,609,		mount Beneficially Owned by Each Reporting Person
10	Check Not A	if the pplicat	Aggregate Amount in Row (9) Excludes Certain Shares □ ple
	Percei 2.2%*		lass Represented by Amount in Row 9
	Type o	of Repo	orting Person
The calcul isclosed by			percentage of outstanding shares is based on 72,571,907 shares of Common Stock outstanding as of November 2, 2022, as its 10-O.

1		f Reporting Persons nagement LLC
2		e Appropriate Box if a Member of a Group
	(a) <u>[</u> (b) <u>[</u>	
		-
3	SEC Use	Only
4	Citizen o Delaware	r Place of Organization
	5	Sole Voting Power 0
Number of Shares Beneficially	6	Shared Voting Power 4,377,604
Owned by Each Reporting Person With	7	Sole Dispositive Power 0
	8	Shared Dispositive Power 4,377,604
9	Aggregat 4,377,604	te Amount Beneficially Owned by Each Reporting Person 4
10	Check if Not Appl	the Aggregate Amount in Row (9) Excludes Certain Shares licable
11	Percent of 6.0%*	of Class Represented by Amount in Row 9
12	Type of I	Reporting Person

1			porting Persons ment Holdings L.P.
2		-	propriate Box if a Member of a Group
	(a)		
	(b)	×	
3	SEC U	Use Onl	y
4	Citize Delav	n or Pla vare	ce of Organization
		5	Sole Voting Power 0
Number of Shares Beneficially	v	6	Shared Voting Power 4,377,604
Owned by Each Reporting Person With		7	Sole Dispositive Power 0
		8	Shared Dispositive Power 4,377,604
9	Aggre 4,377		nount Beneficially Owned by Each Reporting Person
10		k if the <i>F</i>	Aggregate Amount in Row (9) Excludes Certain Shares □ le
11	Perce		ass Represented by Amount in Row 9
12	Type PN	of Repo	rting Person
* The calcudisclosed by			percentage of outstanding shares is based on 72,571,907 shares of Common Stock outstanding as of November 2, 2022, as as 10-Q.

Check	the An	
	the An	
a)	are 11p	propriate Box if a Member of a Group
b)	\boxtimes	
SEC U	se Onl	у
		nce of Organization
	5	Sole Voting Power 0
	6	Shared Voting Power 4,377,604
	7	Sole Dispositive Power 0
	8	Shared Dispositive Power 4,377,604
		nount Beneficially Owned by Each Reporting Person
		Aggregate Amount in Row (9) Excludes Certain Shares □ le
Percen 5.0%*	t of Cla	ass Represented by Amount in Row 9
Гуре о ОО	f Repo	rting Person
1, CN P(S)	aggreg ,377,0 Kheck Jot Ap ercen .0%*	5 6 7 8 aggregate Ar 377,604 Check if the Ar lot Applicab ercent of Cla 0%*

1		Reporting Persons agement Corporation
2		Appropriate Box if a Member of a Group
	(a) □ (b) ⊠	
	(0)	
3	SEC Use 0	Only
4	Citizen or Delaware	Place of Organization
	5	Sole Voting Power 0
Number of Shares Beneficially	6	Shared Voting Power 4,377,604
Owned by Each Reporting Person Witl	7 1	Sole Dispositive Power 0
	8	Shared Dispositive Power 4,377,604
9	Aggregate 4,377,604	Amount Beneficially Owned by Each Reporting Person
10	Check if the Not Appli	ne Aggregate Amount in Row (9) Excludes Certain Shares cable
11	Percent of 6.0%*	Class Represented by Amount in Row 9
12	Type of Ro	eporting Person

1		s of Rep Voting I	porting Persons LLC			
2	Check the Appropriate Box if a Member of a Group					
	(a) (b)					
	(0)					
3	SEC Use Only					
4	Citizen or Place of Organization Delaware					
		5	Sole Voting Power 0			
Number of Shares Beneficially Dwned by Each Reporting Person With	7	6	Shared Voting Power 4,377,604			
	1	7	Sole Dispositive Power 0			
		8	Shared Dispositive Power 4,377,604			
9	Aggregate Amount Beneficially Owned by Each Reporting Person 4,377,604					
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares □ Not Applicable					
11	Percent of Class Represented by Amount in Row 9 6.0%*					
12	Type of Reporting Person OO					

1			porting Persons ement GP LLC			
2	Check	the Aı	opropriate Box if a Member of a Group			
	(a)					
	(b)	×				
3	SEC Use Only					
4	Citizen or Place of Organization Delaware					
		5	Sole Voting Power 0			
Number of Shares Beneficially Owned by Each Reporting Person With	,	6	Shared Voting Power 4,377,604			
	1	7	Sole Dispositive Power			
		8	Shared Dispositive Power 4,377,604			
9	Aggregate Amount Beneficially Owned by Each Reporting Person 4,377,604					
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares □ Not Applicable					
11	Percent of Class Represented by Amount in Row 9 6.0%*					
12	Type of Reporting Person OO					
The calcu		of the	percentage of outstanding shares is based on 72,571,907 shares of Common Stock outstanding as of November 2, 2022, as			

1			oorting Persons Holdco LLC			
2	Check the Appropriate Box if a Member of a Group					
	(a)					
	(b)	×				
3	SEC Use Only					
4	Citizen or Place of Organization Delaware					
		5	Sole Voting Power 0			
Number of Shares Beneficially Owned by Each Reporting Person With	7	6	Shared Voting Power 4,377,604			
	1	7	Sole Dispositive Power 0			
		8	Shared Dispositive Power 4,377,604			
9	Aggregate Amount Beneficially Owned by Each Reporting Person 4,377,604					
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares □ Not Applicable					
11	Percent of Class Represented by Amount in Row 9 6.0%*					
12	Type of Reporting Person OO					

Item 1.

- (a) Name of Issuer: Blackrock Capital Investment Corporation (the "<u>Issuer</u>")
- (b) Address of Issuer's Principal Executive Offices: 40 East 52nd Street, New York, New York 10022

Item 2.

(a) Name of Person Filing:

Each of the following is hereinafter individually referred to as a "Reporting Person" and collectively as the "Reporting Persons". This statement is filed on behalf of: Ares Income Opportunity Fund, L.P. ("AIOF"); Ares Multi-Asset Credit Strategies Fund LP ("Ares Multi-Asset Credit"); Ares Capital Management III LLC ("Ares Capital Management III"); Ares Enhanced Credit Opportunities Master Fund II, Ltd. ("Ares ECO"); Ares Enhanced Credit Opportunities Investment Management II, LLC ("Ares ECO Management"); Ares Enhanced Loan Investment Strategy Advisor IV, L.P. ("Ares Enhanced Loan"); Ares Enhanced Loan Investment Strategy Advisor IV GP, LLC ("Ares Enhanced Loan GP"); Ares Management LLC; Ares Management Holdings L.P. ("Ares Management Holdings"); Ares Holdco LLC ("Ares Holdco"); Ares Management Corporation ("Ares Management"); Ares Management GP LLC ("Ares Management GP"); Ares Voting LLC ("Ares Voting"); and Ares Partners Holdco LLC ("Ares Partners").

(b) Address or Principal Business Office:

The business address of each Reporting Person is c/o Ares Management LLC, 2000 Avenue of the Stars, 12th Floor, Los Angeles, California 90067.

(c) Citizenship of each Reporting Person is:

Ares ECO and Ares Multi-Asset Credit are organized under the laws of the Cayman Islands. Each of the other Reporting Persons is organized under the laws of the State of Delaware.

(d) Title of Class of Securities:

The Issuer's common stock, \$0.001 par value per share ("Common Stock")

(e) CUSIP Number: 092533108

Item 3.

Not applicable.

Item 4. Ownership

Ownership (a-b)

The ownership information presented in this Amendment No. 1 to Schedule 13G (this "Amendment No. 1") to the statement on Schedule 13G filed by the Reporting Persons on April 14, 2022 (the "Original 13G" and, together with this Amendment No. 1, the "Schedule 13G") is based upon 72,571,907 shares of Common Stock outstanding as of November 2, 2022, as reported by the Issuer in its 10-Q. As of the date that this Amendment No. 1 is filed: (i) AIOF may be deemed to directly beneficially own 767,894 shares of Common Stock; (ii) Ares Multi-Asset Credit may be deemed to directly beneficially own 117,373 shares of Common Stock; (iii) Ares Capital Management III may be deemed to directly beneficially own 505,798 shares of Common Stock pursuant to an Investment Management Agreement that grants Ares Capital Management III investment discretion with respect to 505,798 shares of Common Stock beneficially owned by an unaffiliated third party; (iv) Ares ECO may be deemed to directly beneficially own 1,376,589 shares of Common Stock grant Ares Enhanced Loan investment discretion with respect to 1,609,950 shares of Common Stock pursuant to certain Investment Management Agreements that grant Ares Enhanced Loan investment discretion with respect to 1,609,950 shares of Common Stock beneficially owned by unaffiliated third parties. The Reporting Persons, as a result of the relationships described below, may be deemed to directly or indirectly beneficially own the shares of Common Stock held by AIOF, Ares Multi-Asset Credit, Ares Capital Management III, Ares ECO and Ares Enhanced Loan. See Items 9 and 11 of the cover pages to this Schedule 13G for the aggregate number of Common Stock and the percentage of Common Stock beneficially owned by each of the Reporting Persons.

The Reporting Persons are either holding companies without operations, or are principally engaged in the business of investment management or making, purchasing, selling and holding investments. Ares Partners is the sole member of each of Ares Management GP and Ares Voting, which are respectively the sole holders of the Class B and Class C common stock of Ares Management, which common stock allows them, collectively, to generally have the majority of the votes on any matter submitted to the stockholders of Ares Management if certain conditions are met. Ares Management is the sole member of Ares Holdco, which is the general partner of Ares Management Holdings, which is the sole member of Ares Management LLC. Ares Management LLC is: (a) the sole member of Ares Capital Management III, which is the manager of AIOF and Ares Multi-Asset Credit; (b) the sole member of Ares ECO Management, which is the manager of Ares ECO; and (c) the sole member of Ares Enhanced Loan GP, which is the general partner of Ares Enhanced Loan. Ares Partners is managed by a board of managers, which is composed of Michael J Arougheti, Ryan Berry, R. Kipp deVeer, David B. Kaplan, Antony P. Ressler and Bennett Rosenthal (collectively, the "Board Members"). Mr. Ressler generally has veto authority over decisions by the Board Members.

Each of the Reporting Persons (other than AIOF, Ares Multi-Asset Credit, Ares Capital Management III, Ares ECO and Ares Enhanced Loan, in each case, solely with respect to the shares of Common Stock held directly by each such Reporting Person), the Board Members and the other directors, officers, partners, stockholders, members and managers of the Reporting Persons expressly disclaims beneficial ownership of the shares of Common Stock reported in this Schedule 13G for purposes of Section 13(d) of the Act and the rules under Section 13(d) of the Act.

(c) The information contained on the cover pages to this Schedule 13G is incorporated in this statement by reference.

Item 5. Ownership of Five Percent or Less of a Class

Not applicable.

Item 6. Ownership of More than Five Percent on Behalf of Another Person

Not applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company

Not applicable.

Item 8. Identification and Classification of Members of the Group

Not applicable.

Item 9. Notice of Dissolution of Group

Not applicable.

Item 10. Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, other than activities solely in connection with a nomination under § 240.14a-11.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 9, 2023

Ares Income Opportunity Fund, L.P.

By: Ares Capital Management III LLC, its manager

/s/ Joshua Bloomstein

By: Joshua Bloomstein Its: Authorized Signatory

Ares Multi-Asset Credit Strategies Fund LP

By: Ares Capital Management III LLC, its manager

/s/ Joshua Bloomstein

By: Joshua Bloomstein Its: Authorized Signatory

Ares Capital Management III LLC

/s/ Joshua Bloomstein

By: Joshua Bloomstein
Its: Authorized Signatory

Ares Enhanced Credit Opportunities Master Fund II, Ltd.

By: Ares Enhanced Credit Opportunities Investment Management II, LLC, its manager

/s/ Joshua Bloomstein

By: Joshua Bloomstein Its: Authorized Signatory

Ares Enhanced Loan Investment Strategy Advisor IV, L.P.

By: Ares Enhanced Loan Investment Strategy Advisor IV GP, LLC, its general partner

/s/ Joshua Bloomstein

By: Joshua Bloomstein Its: Authorized Signatory

Ares Enhanced Credit Opportunities Investment Management II, LLC

/s/ Joshua Bloomstein

By: Joshua Bloomstein Its: Authorized Signatory

Ares Enhanced Loan Investment Strategy Advisor IV GP, LLC

/s/ Joshua Bloomstein

By: Joshua Bloomstein
Its: Authorized Signatory

Ares Management LLC

/s/ Anton Feingold

By: Anton Feingold Its: Authorized Signatory

Ares Management Holdings L.P.

By: Ares Holdco LLC, its general partner

/s/ Anton Feingold

By: Anton Feingold
Its: Authorized Signatory

Ares Holdco LLC

/s/ Anton Feingold

Ares Management Corporation

/s/ Anton Feingold

By: Anton Feingold Its: Authorized Signatory

Ares Management GP LLC

/s/ Anton Feingold

By: Anton Feingold Its: Authorized Signatory

Ares Voting LLC

By: Ares Partners Holdco LLC, its sole member

/s/ Anton Feingold

By: Anton Feingold
Its: Authorized Signatory

Ares Partners Holdco LLC

/s/ Anton Feingold

LIST OF EXHIBITS

Exhibit No.	Description
99.1	Joint Filing Agreement, dated as of February 9, 2023, by and among the Reporting Persons.

JOINT FILING AGREEMENT

The undersigned hereby agree that they are filing this statement on Schedule 13G jointly pursuant to Rule 13d-1(k)(1). Each of them is responsible for the timely filing of such Schedule 13G and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of them is responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate.

In accordance with Rule 13d-1(k)(1) promulgated under the Securities Exchange Act of 1934, as amended, the undersigned hereby agree to the joint filing with each other on behalf of each of them of such a statement on Schedule 13G with respect to the Common Stock of Blackrock Capital Investment Corporation beneficially owned by each of them. This Joint Filing Agreement shall be included as an exhibit to such Schedule 13G.

IN WITNESS WHEREOF, the undersigned hereby execute this Joint Filing Agreement as of February 9, 2023.

Date: February 9, 2023

Ares Income Opportunity Fund, L.P.

By: Ares Capital Management III LLC, its manager

/s/ Joshua Bloomstein

By: Joshua Bloomstein Its: Authorized Signatory

Ares Multi-Asset Credit Strategies Fund LP

By: Ares Capital Management III LLC, its manager

/s/ Joshua Bloomstein

By: Joshua Bloomstein Its: Authorized Signatory

Ares Capital Management III LLC

/s/ Joshua Bloomstein

By: Joshua Bloomstein Its: Authorized Signatory

Ares Enhanced Credit Opportunities Master Fund II, Ltd.

By: Ares Enhanced Credit Opportunities Investment Management II, LLC, its manager $\,$

/s/ Joshua Bloomstein

By: Joshua Bloomstein Its: Authorized Signatory

Ares Enhanced Loan Investment Strategy Advisor IV, L.P.

By: Ares Enhanced Loan Investment Strategy Advisor IV GP, LLC, its general partner

/s/ Joshua Bloomstein

By: Joshua Bloomstein Its: Authorized Signatory

Ares Enhanced Credit Opportunities Investment Management II, LLC

/s/ Joshua Bloomstein

By: Joshua Bloomstein Its: Authorized Signatory

Ares Enhanced Loan Investment Strategy Advisor IV GP, LLC

/s/ Joshua Bloomstein

By: Joshua Bloomstein Its: Authorized Signatory

Ares Management LLC

/s/ Anton Feingold

Ares Management Holdings L.P.

By: Ares Holdco LLC, its general partner

/s/ Anton Feingold

By: Anton Feingold Its: Authorized Signatory

Ares Holdco LLC

/s/ Anton Feingold

By: Anton Feingold
Its: Authorized Signatory

Ares Management Corporation

/s/ Anton Feingold

By: Anton Feingold
Its: Authorized Signatory

Ares Management GP LLC

/s/ Anton Feingold

By: Anton Feingold
Its: Authorized Signatory

Ares Voting LLC

By: Ares Partners Holdco LLC, its sole member

/s/ Anton Feingold

By: Anton Feingold
Its: Authorized Signatory

Ares Partners Holdco LLC

/s/ Anton Feingold