This Offering Memorandum is intended for use by qualifying accredited investors solely for informational purposes in connection with the consideration of the purchase of these securities. No person is authorized to give any information or to make any representation not contained in this Offering Memorandum in connection with the offering of these securities and, if given or made, no such information or representation may be relied upon. This Offering Memorandum is confidential. By their acceptance hereof, prospective investors agree that they will not transmit, reproduce or make available to anyone this Offering Memorandum or any information contained herein.

CONFIDENTIAL OFFERING MEMORANDUM

WBY PRIVATE MARKETS POOL

Dated: March 7, 2025 Continuous Offering

THE ISSUER:

WBY Private Markets Pool (the "Fund") Name:

Head Office: Address: Suite 1800, 1055 West Georgia Street, PO Box 11118, Vancouver, BC

Phone Number: (604) 558-6822

Website Address: https://willoughbyasset.com E-mail Address: admin@willoughbyasset.com

Currently Listed or Quoted: These securities do not trade on any exchange or market

Reporting Issuer:

THE OFFERING:

The following information is a summary only and is qualified in its entirety by the more detailed information appearing elsewhere in this Offering Memorandum. Capitalized terms used and not otherwise defined herein have the meanings set out in the Glossary of Terms.

Securities Offered: An unlimited number of trust units (each, a "Unit" and together, the "Units") of

> the Fund designated as either Class A or Class F (each, a "Class"). Each Class of Units shall have the attributes and characteristics as set out in Item 5.1 "Terms of

The subscription price for the Units is based upon the applicable Net Asset **Price Per Security:**

Value Per Unit at the applicable time. See Item 5.1 "Terms of Securities".

Minimum/Maximum

Offering:

\$0/No maximum. There is no minimum. You may be the only purchaser.

Minimum Subscription

Amount:

The minimum initial subscription amount for the Units is \$500 (or such lesser amount as Willoughby Asset Management Inc. ("Willoughby" or the "Manager"), in its sole discretion, may accept). Investors may purchase Units in either Canadian or U.S. dollars. See Item 5.2 "Subscription Procedure".

The subscription price is payable upon subscription, by electronic funds transfer **Payment Terms:**

via the FundSERV network (www.fundserv.com) or other means satisfactory to

the Manager. No financing of the subscription price will be provided.

Closing Date(s): The Units are being offered on a continuous basis. Closings of the sale of Units

offered hereunder will take place monthly, on the last Business Day of each month

in which subscriptions are received.

Tax Consequences: There are important tax consequences to these securities. See Item 8 "Income Tax

Consequences and RRSP Eligibility".

COMPENSATION PAID TO SELLERS AND FINDERS

A person has received or will receive compensation for the sale of securities under this offering. See Item 9"Compensation Paid to Sellers and Finders".

UNDERWRITER

Harbourfront Wealth Management Inc. ("Harbourfront"), an affiliate of the Manager, is the principal selling agent of the Fund. Investors may purchase Units through Harbourfront or other third party registered dealers retained by the Manager on behalf of the Fund (in each case, a "Selling Agent").

RESALE RESTRICTIONS

You will be restricted from selling your securities for an indefinite period. The Units are subject to resale restrictions. See Item 12 "Resale Restrictions".

CONDITIONS ON REPURCHASES

You will have a right to require the issuer to repurchase the securities from you, but this right is qualified by certain restrictions, including compliance with certain procedures and/or certain fees. As a result, you might not receive the amount of proceeds that you want. See Item 5.3 "Redemption Procedure".

No securities regulatory authority or regulator has assessed the merits of these securities or reviewed this Offering Memorandum. Any representation to the contrary is an offence. This is a risky investment. See Item 10 "Risk Factors".

Units are being offered only to qualifying accredited investors in the provinces of British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Québec, New Brunswick, Nova Scotia, Prince Edward Island, Newfoundland and Labrador, the Yukon, and Northwest Territories. This Offering Memorandum is not, and under no circumstances is it to be construed or relied upon as, an "offering memorandum" under applicable Canadian securities legislation, or as a prospectus, advertisement or public offering of the securities referred to herein.

THE SO-CALLED "OFFERING MEMORANDUM EXEMPTION" IS NOT BEING RELIED ON AND INVESTORS DO NOT HAVE THE BENEFIT OF CERTAIN ADDITIONAL PROTECTIONS THAT APPLICABLE SECURITIES LAWS GIVE TO INVESTORS WHEN AN ISSUER RELIES ON THE OFFERING MEMORANDUM EXEMPTION. THIS OFFERING MEMORANDUM IS NOT IN THE FORM PRESCRIBED BY NI 45-106 AND ACCORDINGLY, INVESTORS MAY NOT RELY ON THIS OFFERING MEMORANDUM TO ACQUIRE UNITS UNDER SECTION 2.9 OF NI 45-106.

Prospective investors are encouraged to consult with their own professional advisors as to the tax and legal consequences of investing in the Fund.

THIS OFFERING MEMORANDUM DOES NOT CONSTITUTE AN OFFER TO PURCHASE SECURITIES IN THE UNDERLYING INVESTMENTS OF THE FUND AND PURCHASERS OF UNITS OF THE FUND OFFERED HEREBY WILL NOT BE SECURITYHOLDERS IN OR HAVE RIGHTS AGAINST THE UNDERLYING INVESTMENTS OF THE FUND.

FORWARD-LOOKING INFORMATION

This Offering Memorandum includes "forward-looking information" with respect to the Fund for the purposes of applicable securities legislation. Forward-looking information can be identified by the expressions "anticipate", "continue", "believe", "estimate", "expect", "may", "will", "intend" and similar statements reflecting the intended course of conduct and future operations of the Fund. These statements are not historical facts but reflect the Manager's current expectations regarding future results or events based on assumptions made by the Manager about the success of the Fund's investment strategies in certain market conditions. These assumptions are made in reliance on the experience of the Manager's officers and employees and their knowledge of historical economic and market trends. Although the Manager believes that the assumptions made and the expectations presented by such forward-looking statements are reasonable, there can be no assurance that the forward-looking statements will prove to be accurate.

As is the case with any investment that does not explicitly guarantee the full protection of principal, investors are cautioned that the success of the Fund's investment strategies are subject to risks and uncertainties that could cause market values and returns to differ materially from current expectations. These risks and uncertainties include, but are not limited to, regulatory decisions, changes in the global economy, general economic and business conditions, existing governmental regulations, supply, demand and other market factors including those set out under Item 10 "Risk Factors".

The forward-looking statements contained herein are expressly qualified in their entirety by this cautionary statement. Forward-looking statements are made as of the date hereof, or such other date specified in such statements, and neither the Manager, nor any other person assumes any obligation to update or revise such forward-looking statements to reflect new information, events or circumstances, except as required by law.

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GLOSSARY OF TERMS

The following terms have the following meaning throughout this Offering Memorandum:

Administrator SGGG Fund Services Inc. ("SGGG-FSI"), which provides fund accounting, registry and

transfer agency, administrative and trust accounting services under the SGGG-FSI

Services Agreement;

Business Day a day the Toronto Stock Exchange is open for business;

Custodial Agreement custody and securities services agreement entered into on December 29, 2017, as amended,

between National Bank Financial Inc., through its National Bank Independent Network division ("NBF Inc.") and the Manager, on behalf of the Fund, whereby NBF Inc. will

provide asset custodian services to the Fund;

Custodian NBF Inc., which acts as the custodian of and provides asset custodian services to the

Fund pursuant to the Custodial Agreement;

CIRO Canadian Investment Regulatory Organization;

Investment agreement entered on March 7, 2025, as amended between Harbourfront and the Manager, on behalf of the Fund, whereby Harbourfront will provide investment management services

Agreement to the Fund;

Management Fee the fee payable to the Manager equal to 1/12 of 1.00% (1.00% per annum) of the Net

Asset Value of the Fund in respect of the Class F Units and 1/12 of 2.38% (2.38% per annum) of the Net Asset Value of the Fund in respect of the Class A Units, payable

quarterly in arrears;

Performance Fee the fee payable to the Manager, equal to 20% of the amount by which the current quarter-

end Class Net Asset Value Per Unit exceeds the prior all-time quarter-end high Class Net

Asset Value Per Unit plus 1.25% after any adjustments for unit distributions;

Net Asset Value or

NAV

on a Valuation Day, the net value of the assets of the Fund on such Valuation Day,

determined in accordance with the Trust Agreement;

Net Asset Value Per

Unit

on a Valuation Day, in respect of each Class of Units, the quotient obtained by dividing the Net Asset Value of such Class of Units on such Valuation Day by the total number of

Units then outstanding in such Class;

Offering the offering by the Fund of an unlimited number of Class A Units and Class F Units on

a continuous basis to qualifying accredited investors in Alberta, British Columbia, Saskatchewan, Manitoba, Ontario, Québec, New Brunswick, Nova Scotia, Prince Edward Island, Newfoundland and Labrador, Yukon and the Northwest Territories;

Portfolio Funds the underlying investment funds and vehicles in which the Fund will invest;

Prime Broker NBF Inc., which provides trade execution, trade settlement and brokerage services

pursuant to the Services Agreement;

Services Agreement agreement entered on May 20, 2015, as amended between NBF Inc. and the Manager, on

behalf of the Fund, setting out the terms and conditions of their relationship generally, as well as specifically in relation to NBF Inc.'s trading services whereby NBF Inc. shall execute, clear and settle trades in accordance with the instructions of the Fund's appointed

portfolio manager;

SGGG- FSI Services

Agreement

agreement entered on October 1, 2023 between SGGG-FSI and the Manager on behalf of the Fund, whereby SGGG-FSI provides accounting, valuation, registry, transfer agency, administrative and trust accounting services to the Fund;

Subscription Agreement

a subscription agreement to subscribe for Units in the form (or forms if there is more than

one) as the Manager may prescribe from time to time;

Tax Act Income Tax Act (Canada), R.S.C. 1985 (5th Supp.) c.l, as amended from time to time;

Trust Agreement Declaration of Trust dated March 7, 2025, between the Trustee and the Manager creating

the Fund;

Trustee Computershare Trust Company of Canada, a federal trust company organized under the

Trust and Loan Companies Act (Canada), the trustee of the Fund named under the Trust

Agreement;

Unitholders those investors whose subscriptions to purchase Units offered under this Offering are

accepted by the Fund and at any particular time the persons entered in the register or registers of the Fund as holders of Units and the singular form means one such registered

holder;

Valuation Day the last Business Day of each month, or any other day on which the Manager determines

valuation is necessary; and

\$ means Canadian dollars, unless otherwise indicated.

ITEM 1. USE OF AVAILABLE FUNDS

1.1 Funds

The Fund sells Units on a continuous basis, with closings of the Offering occurring on the last Business Day of each month in which subscriptions are received, and at such other times as the Manager may determine. It is not possible to determine accurately what funds will be available as a result of the Offering because the subscription price will vary depending on the Net Asset Value Per Unit of each Class of the Fund at the time each Unit is purchased. There is no minimum or maximum number of Units that will be sold as part of the Offering.

All expenses incurred in organizing the Fund, including setup fees payable to the Fund's service providers, and all expenses incurred in connection with the Offering were and are borne by the Manager out of its own funds, and repaid to the Manager by the Fund over a two-year period. Offering costs, including legal, accounting and audit fees are anticipated in the range of approximately \$45,000.00 per year. The Manager also pays, out of its own funds, for all expenses associated with the identification and management of the Fund's investments. Ongoing expenses of the Fund, such as legal, custodian, audit, transfer, accounting, valuation and record-keeping fees and any other administration or direct expenses such as trading commissions, are borne by the Fund. The Management Fee and Performance Fee are also payable out of the net assets of the Fund.

The Fund intends to sell the Units primarily through Harbourfront, as Selling Agent, but investors may also purchase Units through other, third party Selling Agents. No finders' fees or commissions are paid by the Fund on the sale of Units to any Selling Agent. The Manager pays a portion of the Management Fee charged to the Fund in respect of the Class A Units to Selling Agents, in the form of an ongoing service fee known as a "trailing commission". No service fees are payable in respect of the Class F Units. For further details regarding fees and commissions payable to Selling Agents, see Item 9 "Compensation Paid to Sellers and Finders".

1.2 Use of Available Funds

The Fund will use the net proceeds from the sale of Units to invest in a portfolio of securities in accordance with the Fund's stated investment objectives, strategies, policies and restrictions. See Item 2.2 "The Business".

1.3 Proceeds Transferred to Other Issuers

It is expected that the Fund will invest a significant amount of the subscription proceeds of the Offering in each of Rockridge Private Debt Pool, Forsyth Private Real Estate Portfolios and Laurier Private Equity Pool. Each fund is a non-reporting investment fund managed by the Manager. Additional copies are also available, free of charge, on the Manager's website or by contacting the Manager at (604) 558-6822. See Item 2.2 "The Business".

ITEM 2. BUSINESS OF THE FUND AND OTHER INFORMATION AND TRANSACTIONS

2.1 Structure

Fund

The Fund is an unincorporated, open-ended investment trust formed under the laws of the Province of British Columbia and is governed by a declaration of trust dated March 7, 2025 (the "**Trust Agreement**").

The Fund is managed by Willoughby. Harbourfront, an affiliate of Willoughby, is the portfolio adviser and a Selling Agent of the Fund. Harbourfront is an independent investment dealer founded in 2013. Both Willoughby and Harbourfront are indirect, wholly-owned subsidiaries of HFW Holdings Inc. As of the date of this Offering Memorandum, Audax Group beneficially owned the majority of the issued and outstanding shares of HFW Holdings Inc. Audax Group is a US based investment manager founded in 1999 focused on middle market investing across the firm's private debt and private equity businesses. See Item 10.1 "Risks Associated with an Investment in the Fund – Conflicts of Interest".

Computershare Trust Company of Canada is the Trustee of the Fund. The Trustee has no responsibility for investment management of the securities or other property of the Fund or for any investment decisions. See Item 0 "Material Contracts – Trust Agreement".

Beneficial interests in the Fund are divided into Units of multiple classes. There is no limit to the number of Units or the number of classes of Units that may be issued, subject to any determination to the contrary made by the

Manager. Each Unit within a particular class will be of equal value, however, the value of a Unit of one class may differ from the value of a Unit in another class. There are currently two classes of Units being offered for sale by the Fund: Class A and Class F. The attributes and characteristics of each class of Unit are described under Item 5.1 "Terms of Securities". In addition to the Units described in this Offering Memorandum, the Fund may create additional classes of Units with such attributes and characteristics as the Manager may determine, and which may be offered for sale to such persons as the Manager may determine.

The Manager intends to qualify the Fund as a "mutual fund trust" for purpose of the Tax Act. Accordingly, it is expected that Units will be qualified investments under the Tax Act for registered retirement savings plans ("RRSPs"), registered retirement income funds ("RRIFs"), tax-free savings accounts ("TFSAs"), registered education savings plans, registered disability savings plans and deferred profit plans (each a "Registered Plan" and, collectively, "Registered Plans"). Redemption Notes and any other property received other than cash upon the redemption of Units are generally not qualified investments for Registered Plans, and accordingly there could be adverse tax consequences to a Registered Plan or annuitant, beneficiary, subscriber or holder thereof upon a redemption should redemption proceeds be paid by way of Redemption Notes. See Item 5.3 "Redemption Procedure – Payment by Redemption Note". See also Item 8.3 "Eligibility for Registered Tax Plans".

The current head office and principal business address of the Fund, the Manager and Harbourfront is Suite 1800, 1055 West Georgia Street, PO Box 11118, Vancouver BC V6E 3P3. The fiscal year end of the Fund is December 31, and the taxation year end is December 31 in each year.

Manager

Willoughby, the Manager, is a corporation incorporated under the *Business Corporations Act* (British Columbia) on October 20, 2014, with offices in Vancouver, B.C. Willoughby is registered as an investment fund manager in British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Newfoundland and Labrador, Yukon and Québec, and is the promoter of the Fund.

The rights, duties and obligations of the Manager relating to the investment management and administration of the Fund are set out in the Trust Agreement. Under the terms of the Trust Agreement, Willoughby, as Manager, manages or arranges for the management of the overall undertaking of the Fund, including with respect to such matters as administration services and fund accounting, determination of the investment policy for the Fund from time to time and the provision of investment analysis, advice and recommendations. It is the responsibility of the Manager to ensure that all investments of the assets of the Fund are made in such a way as to comply with any statement made in this Offering Memorandum as to the investment objectives, policies and restrictions.

Management Fee

In consideration of the management services provided by the Manager under the Trust Agreement, the Fund pays the Manager the Management Fee. The Management Fee is payable quarterly, in arrears, but is calculated and accrues monthly as a percentage of the Net Asset Value of each applicable Class of Units that comprise the Fund on each Valuation Day. The Management Fee may vary from Class to Class and is deducted as an expense of the Fund in the calculation of the net profits of the Fund. The Management Fee for each of the applicable Classes of Units is as follows:

Class A: 1/12 of 2.38% (2.38% per annum) of the Net Asset Value of the Class A Units of

the Fund on each Valuation Day.

Class F: 1/12 of 1.00% (1.00% per annum) of the Net Asset Value of the Class F Units of

the Fund on each Valuation Day.

Upon the redemption of any Class of Units by a Unitholder, the accrued portion of any Management Fee liability allocated to the redeemed Units for that Class will be payable by the Fund to the Manager.

Performance Fee

The Manager is also eligible to receive a Performance Fee in respect of the Class A Units and the Class F Units of the Fund equal to 20% of the amount by which the current quarter-end Class Net Asset Value Per Unit exceeds the prior all-time quarter-end high Class Net Asset Value Per Unit plus 1.25% after any adjustments for unit distributions.

The Performance Fee in respect of the Class A Units and the Class F Units is calculated and accrued as a liability of the Fund on each Valuation Day. Any accrued Performance Fee will become crystallized and payable at the end of

each calendar quarter and paid to the Manager from the net assets of the Fund.

If the Performance Fee target is met on a given Valuation Day that is not a quarter-end Valuation Day, a Performance Fee accrual is made such that the aggregate Performance Fee accrual for the current quarter is equal to 20% of the amount by which the current Class Net Asset Value Per Unit exceeds the prior all-time quarter-end high Class Net Asset Value Per Unit plus 1.25% after any adjustments for Unit distributions.

Upon the redemption of any Class of Units by a Unitholder, the accrued portion of any Performance Fee liability allocated to the redeemed Units for that Class will be payable by the Fund.

Investment by the Fund in units of a Related Fund will not result in any duplication of management fees or performance fee to the Fund or the investors of the Fund and the Manager will not receive any management fees or performance fees in respect of the units of the Related Funds to be purchased by the Fund.

Portfolio Advisers

As at the date of this Offering Memorandum, the Manager has engaged Harbourfront as its portfolio adviser, and may engage other portfolio advisers from time to time. As portfolio advisers, they manage the investment portfolio of the Fund on a discretionary basis, consistent with the Fund's investment objective and in compliance with the Fund's investment policies and restrictions.

Harbourfront is a CIRO Dealer Member and registered investment dealer in British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Québec, New Brunswick, Nova Scotia, Prince Edward Island, Newfoundland and Labrador, Yukon and Northwest Territories and is a registered derivatives dealer in Québec. Certain principals of Harbourfront are the same as those of the Manager. See Item 10.1 "Risks Associated with an Investment in the Fund – Conflicts of Interest". As portfolio adviser, Harbourfront is paid by the Manager, compensation in an amount equal to 10% of Management Fees charged to the Fund, calculated and paid in arrears on a quarterly basis. The Manager pays such compensation to Harbourfront out of its Management Fee.

Selling Agents

Investors may purchase Units of the Fund through Harbourfront, as Selling Agent, or through other third party or affiliated Selling Agents retained by the Manager on behalf of the Fund.

No finders' fees or commissions are paid by the Fund on the sale of Units to any Selling Agent. The Manager will pay part of the 2.38% Management Fee charged to the Fund in respect of the Class A Units to each Class A Unitholder's Selling Agent in the form of an ongoing service fee known as a "trailing commission". No trailing commission is payable in respect of the Class F Units. Purchasers of Class F Units are required to pay an upfront account fee to the Selling Agent, and such fees may reduce the amount invested in the Units. **The amount of the account fee will vary based on account agreements in place between the Selling Agent and the investor.** See Item 9 "Compensation Paid to Sellers and Finders".

Certain principals of Manager are the same as those of the Manager's affiliated Selling Agents. See Item 10.1 "Risks Associated with an Investment in the Fund – Conflicts of Interest".

Administrator, Custodian and Prime Broker

SGGG-FSI is the Administrator of the Fund. As Administrator, SGGG-FSI processes all the purchases and redemptions of the Units, keeps a register of all Unitholders, conducts the valuation of the Fund on each Valuation Day and issues investor statements and annual tax slips to Unitholders. In consideration of the bookkeeping, record-keeping and valuation services provided by the Administrator under the SGGG-FSI Services Agreement the Fund pays the Administrator a monthly fee of \$2,560.00 and certain additional periodic fees as set forth in the SGGG-FSI Services Agreement.

NBF Inc. is the Custodian of the Fund. As Custodian, NBF Inc. holds the Fund's cash and investments in safekeeping on behalf of the Fund. In consideration of the custodial services provided by the Custodian under the Custodial Agreement, the Fund pays the Custodian fees that vary depending on a number of factors, including the specific nature of the service, number of trades, number of Unitholders, Fund Net Asset Value and Net Asset Value Per Unit at the time of service.

NBF Inc. is also the Fund's Prime Broker for trade execution, trade settlement, and brokerage services in respect of the Fund's portfolio investments. In consideration of the brokerage services provided by the Prime Broker under the Services Agreement, the Fund pays NBF Inc. fees and commissions on a per-transaction basis as set forth in the

Services Agreement. Fees vary depending on a number of factors, including the specific nature of the service, number of trades, number of Unitholders. Fund Net Asset Value and Net Asset Value Per Unit at the time of service.

Auditor

KPMG LLP is the auditor of the Fund. As auditor, KPMG LLP provides assurance that the Fund's annual financial statements present fairly, in all material respects, its financial position and results of operations in accordance with International Financial Reporting Standards.

2.2 The Business

The Fund is an investment fund that invests its assets in accordance with the investment objectives, strategies and restrictions described in this Offering Memorandum.

Investment Objective

The Fund's investment objective is to obtain competitive risk-adjusted returns and to achieve capital appreciation over the medium and long term by providing exposure to a diversified portfolio of private equity, private debt, private real estate, infrastructure and other private market and public market investments across geographies in North America, Europe and the rest of the world.

Investment Strategies

To achieve the investment objective, the Fund will adopt a fund-of-funds strategy and invest primarily in Portfolio Funds managed by the Manager. The Fund will also invest, to a lesser extent, in third-party managed Portfolio Funds. Such third-party managed Portfolio Funds may be domiciled outside of Canada.

Portfolio Funds

Specifically, it is expected that the Fund will invest approximately 80% of the Fund's Net Asset Value, in aggregate, in non-voting units of the following Portfolio Funds managed by the Manager (each, a "Related Fund"):

Rockridge Private Debt Pool

The investment objective of the Rockridge Private Debt Pool is to achieve consistent risk-adjusted returns with low volatility, primarily by investing in third-party investment funds that hold a diverse portfolio of actively managed private debt and real estate-related private equity investments based primarily in Canada and/or the United States. As it is intended that the fund will have a low correlation to publicly traded securities, investors may use the fund as a means to diversify their total portfolio holdings.

To achieve the fund's investment objectives, the fund will primarily employ a fund of funds investment strategy; however, some portfolio investments may be direct. Specifically, the fund will invest primarily in a portfolio of third-party investment funds (such as bridging and factoring funds, mortgage investment corporations, REIT's, infrastructure funds, and other private debt and private equity real estate funds it deems suitable) that in turn will employ various private debt and real estate related strategies, including asset-based lending to companies, mortgage lending, mezzanine lending, and direct investments in real property. The portfolio will not be subject to geographical or industry sector restrictions. However, it is intended that it will focus primarily on investment in companies and assets based in Canada and/or the United States.

A copy of the Rockridge Private Debt Pool offering memorandum is available <u>here</u>.

Forsyth Private Real Estate Portfolios

The investment objective of the Forsyth Private Real Estate Portfolios is to provide income and growth to unitholders. It will accomplish this by employing a fund of funds investment strategy that specializes in purchasing "best in class" multifamily and commercial income producing properties as well as income producing infrastructure projects in major North American markets.

A copy of the Forsyth Private Real Estate Portfolios offering memorandum is available here.

Laurier Private Equity Pool

The investment objective of the Laurier Private Equity Pool is to achieve long-term capital growth with low

volatility, by investing in a diversified portfolio of private investments, primarily through investments in alternative investment funds but including direct investments in private companies, in each case based primarily in Canada and/or the United States. As it is intended that the fund has low correlation to publicly traded securities, investors may use the Fund as a means to diversify their total portfolio holdings.

To achieve the fund's investment objectives, the fund will adopt a fund-of-funds strategy and seek to invest primarily in a portfolio of selected third party pooled investment funds managed by experienced alternative investment fund managers that have strong track records and financial interests that are closely aligned with those of their investors. The fund diversifies its investments by developing a portfolio that includes portfolio funds focused on a variety of industries and regions and at various stages of their portfolio companies' business life cycle. The portfolio will not be subject to geographical or industry sector restrictions. However, it is intended that the fund will invest primarily in portfolio funds holding investments in companies and assets based in Canada and/or the United States.

A copy of the Laurier Private Equity Pool offering memorandum is available here.

Investments in the Related Funds may result in the Fund holding units representing more than 10% of the outstanding units of one or more of such Related Funds. However, none of the Manager, nor any of the Manager's officers, directors or any associate of any of them, or any person who is a substantial securityholder of the Manager, holds (a) individually, 10% or more of the outstanding units of any of the Related Funds, or (b) collectively, more than 50% or more of the outstanding units of any of the Related Funds, directly or indirectly.

Liquidity Management

The Fund is expected to hold liquid assets to the extent necessary for purposes of liquidity management. The Fund may also hold liquid assets pending investment, in order to fund expenses of the Fund or for other operational needs. Such liquid assets may include cash, cash equivalents, Canadian and U.S. government securities, publicly listed fixed income or equity securities, money market funds and other high-quality debt instruments maturing in one year or less from the time of investment, investment funds, as well as exchange-traded funds. Over time, during normal market conditions, it is generally not expected that the Fund will hold more than 10% of its net assets in cash or cash equivalents for extended periods of time.

Exchange-traded funds may also be used to gain market and income exposure, particularly during periods of large cash movements.

Borrowing

The Fund may enter loan facilities with one or more lenders and incur indebtedness of any type for the following purposes: (i) funding committed investments, (ii) satisfying redemption requests, (iii) paying operating expenses, including Management Fees and Performance Fees, (iv) paying distributions, (v) establishing cash reserves, or (vi) for any other proper Fund purpose. The Fund may borrow from first class professionals specialized in this type of transaction, so long as at the time of any such borrowing, the aggregate borrowings outstanding do not exceed 50% of the gross value of its assets (including any outstanding debt). The assets of the Fund may be used as collateral in connection with any borrowing by the Fund. The Manager will calculate the exposure of the Fund in accordance with the gross method of calculating exposure and will regularly disclose that exposure to investors in the audited financial statement, available upon request. The maximum level of leverage that can be incurred (including pursuant to the following paragraph) is 150% using the gross calculation method.

The Manager or any of its affiliates may also provide a guarantee of any obligation of the Fund (including in connection with borrowings and derivatives usage).

Derivatives

The Fund may also use derivative instruments for the purpose of hedging certain currency, interest rate or other market exposures and to gain exposure to target assets, but not for speculative non-investment purposes.

Asset Allocation

The Fund is currently designed as a diversified private asset offering. During normal market conditions, the Fund is expected to hold at least 75% of its capital in the Portfolio Funds and exchange-traded funds, with the balance in liquid assets and cash. In volatile or adverse market conditions, the Fund may hold higher levels of cash.

Individual security holdings must be diversified according to the parameters set forth below.

Asset allocation ranges:

	Minimum	Maximum
Private Real Estate	20%	60%
Private Debt	20%	60%
Private Equity	10%	40%
Private Infrastructure	0%	30%
Liquid Assets & Cash	0%	25%

Investment Policies and Restrictions

The Manager adheres to the following investment policies and restrictions in implementing the investment objectives and strategies of the Fund:

- The Fund will not engage in any undertaking other than the investment of the Fund's assets in accordance with the Fund's investment objective and investment strategies, as set out in this Offering Memorandum.
- The Fund will not purchase securities from, or sell securities to, the Manager or any of its affiliates or any individual who is a partner, director or officer of any of them, any employee of the Manager or any portfolio managed by the Manager. A Fund may, however, purchase units of Portfolio Funds managed by the Manager, in accordance with applicable securities law and with regulatory orders it has obtained.
- Except as described herein and as may be permitted by applicable securities laws or regulatory relief therefrom, the Fund will not purchase a security of an issuer if, immediately after the purchase, the Fund together with any related mutual funds would hold securities representing more than 20% of the votes attaching to the outstanding securities of that issuer.
- Aggregate borrowings outstanding will not exceed 50% of the gross value of the Fund's assets (including any
 outstanding debt) and the maximum level of leverage that may be incurred is 150% using the gross calculation
 method.
- The Fund will not use derivative instruments solely for speculative non-investment purposes.
- The Fund's investment in public equity securities and ETFs is restricted to only those securities listed on the Toronto, New York, NYSE MKT LLC and NASDAQ stock exchanges. Investments in equity securities and ETFs is not restricted by market sector, market capitalization or liquidity.

2.3 Development of the Business

The Fund was established on March 7, 2025 for investment purposes. Since being established, the Manager has focused on raising capital to achieve the Fund's investment objectives. As of the date of this Offering Memorandum, the Fund has not held its first closing or made its first portfolio investment.

The success of the Fund's activities may be affected by general economic and market conditions, such as these fluctuating interest rates. See Item 10, "Risk Factors".

2.4 Long Term Objectives

The Fund's objectives subsequent to the next 12 months after the date of this Offering Memorandum are to continue to raise sufficient capital to enable the Fund to grow the Fund's assets under management organically by producing competitive risk-adjusted returns for investors as well as by continuing to sell Units of the Fund to investors.

2.5 Short Term Objectives

The Fund's objectives for the next 12 months after the date of this Offering Memorandum are to continue raising capital to execute the Fund's investment objective described above. The Manager will provide product knowledge education to the advisor teams of all Selling Agents.

2.6 Material Contracts

The following is a list of agreements that are material to this Offering and to the Fund, all of which are in effect:

- (a) Trust Agreement, as described below and as described further in Item 5.1 "Terms of Securities";
- (b) Services Agreement, as described below;
- (c) Custodial Agreement, as described below;
- (d) Master FX Agreement (as defined below), as described below;
- (e) SGGG-FSI Services Agreement, as described below, and
- (f) Investment Management Agreement, as described below.

Copies of these agreements may be inspected during normal business hours at the office of the Manager, Suite 1800, 1055 West Georgia Street, Vancouver, British Columbia.

Trust Agreement

The Trust Agreement is the constating document of the Fund and describes the terms and conditions respecting the issuance and redemption of Units, investment and valuation of the Fund's assets, determination and distribution of gains, management and administration of the Fund, duties of the Manager and Trustee, meetings of Unitholders and how the Trust Agreement can be terminated or amended.

Matters related to the Trust Agreement are summarized elsewhere in this Offering Memorandum. See in particular the disclosure under Item 5 "Securities Offered".

The following is a summary only of certain additional material provisions of the Trust Agreement not disclosed elsewhere in this Offering Memorandum and does not purport to be complete.

- *Head Office*. The head office and the principal office of the administration of the Fund is in Vancouver, British Columbia at the address of the Manager or at such other location as designated by the Manager.
- Consolidation or Subdivision of Units. Units may be consolidated or subdivided by the Manager upon the Manager giving at least 21 days' prior written notice to the Trustee and to each Unitholder of the Class of Units to be consolidated or subdivided of its determination to do so.
- Powers and Duties of the Manager. The Trust Agreement grants the Manager exclusive power to manage and direct the investment of the assets of the Fund and the powers necessary to perform its duties. The Trustee has no responsibility for investment management of the securities or other property of the Fund or for any investment decisions.
- Removal of Trustee. The Trustee may be removed by the Manager at any time by notice to the Trustee not less than 60 days prior to the date that such removal is to take effect provided a successor trustee is appointed or the Fund is terminated.
- Status of Unitholders. The ownership of all property of the Fund of every description and the rights to conduct the affairs of the Fund are vested exclusively in the Trustee and the Manager and the Unitholders have no interest other than their beneficial interest in the Fund.
- Liability of Unitholders. No Unitholder will be held to have any personal liability as such for any obligation or claim arising out of or in connection with any contract or obligation of the Fund, the Manager or the Trustee
- *Unitholder Meetings*. The Manager will, upon the written request of Unitholders of a Class holding not less than 50% of the outstanding Units of that Class, call a meeting of Unitholders of that Class. A holder of a Unit of one Class shall not be permitted to receive notice of, or to attend or vote at, meetings of Unitholders of another Class.
- *Termination of Fund*. The Manager may at any time terminate and dissolve the Fund by giving to the Trustee and each then Unitholder written notice of its intention to terminate at least 90 days before the date on which the Fund is to be terminated.

- Amendment of Trust Agreement. Any provision of the Trust Agreement may be amended, deleted, expanded or varied with the consent of a majority of the Unitholders (in connection with certain purposes described in the Trust Agreement), together with the consent of the Trustee if any change restricts any protection provided to the Trustee or increases the responsibilities of the Trustee thereunder. Subject to certain exceptions, any provision of the Trust Agreement may be amended, deleted, expanded or varied by the Manager, with the approval of the Trustee, if the amendment is, in the opinion of counsel to the Manager, not a material change and does not adversely affect the pecuniary value of the interest of any Unitholders of the Fund or restrict any protection provided to the Trustee or increase the responsibilities of the Trustee thereunder.
- Trustee Fees. The Fund or the Manager will pay the Trustee an annual retainer of \$11,000 and will pay or reimburse the Trustee, on request, for all reasonable expenses and disbursements incurred or made by the Trustee in the administration of its services and duties.

Services Agreement

The Manager entered into the Services Agreement with NBF Inc. on May 20, 2015, as amended, pursuant to which NBF Inc., on a fee for service basis, provides trade execution, settlement and allocation services for the Fund. Either party may terminate the Services Agreement at any time subject to prior written notice of 30 days provided that all debts between parties are fully settled. For further details, see Item 2.1 "Structure – Administrator, Custodian and Prime Broker".

Custodial Agreement

The Manager entered into the Custodial Agreement with NBF Inc. on December 29, 2017, as amended, with NBF Inc. pursuant to which NBF Inc. provides custodial, trade execution and settlement and certain other services to funds managed by the Manager, including the Fund, for a monthly custodial fee. Either party may terminate the Custodial Agreement at any time subject to prior written notice of 30 days. For further details, see Item 2.1 Structure – Administrator, Custodian and Prime Broker".

Master FX Agreement

The Manager and NBF Inc. entered into a Master FX Agreement dated December 29, 2017, as amended (the "Master FX Agreement"), which allows for foreign currency transactions.

SGGG-FSI Services Agreement

The Manager entered into the SGGG-FSI Services Agreement with SGGG-FSI on October 1, 2023, pursuant to which SGGG-FSI performs fund accounting, valuation, registry, transfer agency, administrative and trust accounting services for monthly and other periodic fees as registrar and Administrator of the Fund. Either party may terminate the agreement at any time subject to prior written notice of 90 days. For further details, see Item 2 "Structure – Administrator, Custodian and Prime Broker".

Investment Management Agreement

The Manager entered into an Investment Management Agreement with Harbourfront, an affiliate of the Manager, on March 7, 2025, pursuant to which Harbourfront manages the investment of the Fund for a quarterly fee. Either party may terminate this agreement at any time on 30 days' prior written notice.

Administration Fees and Expenses

The Fund is responsible for the payment of all fees and expenses relating to its operation, including the fees and expenses of the audit, accounting, administration (other than advertising and promotional expenses which are paid for by the Manager), third party professional fees, record keeping and legal fees and expenses, custody and safekeeping charges, all costs and expenses associated with the qualification for sale of Units, providing financial and other reports to Unitholders and convening and conducting meetings of Unitholders, all taxes, assessments or other governmental charges levied against the Fund, interest and all brokerage and other fees relating to the purchase and sale of the assets of the Fund

With respect to the Fund's ongoing operating fees and expenses, the Manager may pay the Fund's service providers as invoices are received and then seek cost recovery from the Fund on a periodic basis throughout the year. Offering and organizational expenses are initially paid by the Manager and recovered from the Fund over a two-year basis.

Certain costs such as commission expenses, wire transfer fees and margin interest are paid directly out of the Fund's assets. The Manager will pay for all expenses associated with the identification and management of the Fund's investments (other than the noted direct expenses such as margin interest and brokerage fees, which are the responsibility of the Fund as noted above).

ITEM 3. COMPENSATION AND SECURITY HOLDINGS OF CERTAIN PARTIES

3.1 Compensation and Securities Held

The following table sets out information about: (a) each director and officer of the Manager and each promoter of the Fund, (b) each person that has beneficial ownership of, or direct or indirect control over, or a combination of beneficial ownership and direct or indirect control over, 10% or more of the Units of the Fund, and (c) any related party not specified in (a) or (b) that received compensation in the most recently completed financial year or is expected by the Fund to receive compensation in the current financial year.

Name and municipality of principal residence or jurisdiction of organization	Positions held and the date of obtaining that position	Compensation paid by the Fund to date / Compensation anticipated to be paid in the year ended December 31, 2025	Number, type and percentage of securities held as at the date of the Offering Memorandum	Number, type and percentage of securities held after completion of the Offering ⁽⁵⁾
WILLOUGHBY ASSET MANAGEMENT INC. ⁽¹⁾ BC	Promoter (since March 7, 2025)	Compensation to date: Nil Compensation for 2025: \$7,362,077 (2)	Nil	-
ZOHEB SOMANI Delta, BC	Chief Financial Officer & Secretary (since November 19, 2024), Director (since October 1, 2024)	Compensation to date: Nil (3) Compensation for 2025: Nil (3)	Nil	-
LYNN STIBBARD Vancouver, BC	Director (since October 20, 2014)	Compensation to date: Nil (3) Compensation for 2025: Nil (3)	Nil	-
DANIEL POPESCU ⁽¹⁾ Vancouver, BC	Director (since October 20, 2014)	Compensation to date: Nil (3) Compensation for 2025: Nil (3)	Nil	-
LEONARD TRIGG North Vancouver, BC	President (since April 26, 2023); Ultimate Designated Person (since May 17, 2023), Director (since April 26, 2023)	Compensation to date: Nil (3) Compensation for 2025: Nil (3)	Nil	-
SUNDOS QADIR Milton, ON	Chief Compliance Officer (since February 22, 2024)	Compensation to date: Nil Compensation for 2025: Nil	Nil	-
JULIE SMULDERS Vancouver, BC	Chief Operating Officer (since September 28, 2023)	Compensation to date: Nil Compensation for 2025: Nil	Nil	-
HARBOURFRONT WEALTH MANAGEMENT INC. ⁽¹⁾ BC	Selling Agent (since May 13, 2015)	Compensation to date: Nil Compensation for 2025: \$9,698 (4)	Nil	-

Notes:

- (1) Both the Manager and Harbourfront are indirect, wholly-owned subsidiaries of HFW Holdings Inc. As of the date of the Offering Memorandum, Daniel Popescu and Audax Group beneficially owned 20.65% and 67.21% respectively, of the issued and outstanding shares of HFW Holdings Inc.
- (2) This amount is comprised of the Management Fee and Performance Fee paid to the Manager for its services. See Item 2.1 "Structure Manager" and Item 9 "Compensation Paid to Sellers and Finders".
- (3) This individual is a director of the Manager. Although they do not receive compensation from the Fund, the Manager receives a Management Fee for its services. See Item 2.1 "Structure Manager" and Item 9 "Compensation Paid to Sellers and Finders".
- (4) As portfolio adviser, Harbourfront is paid by the Manager compensation in an amount equal to 10% of Management Fees charged to the Fund, calculated and paid in arrears on a quarterly basis. See Item 9 "Compensation Paid to Sellers and Finders".
- (5) Figures disclosed is at the date of this Offering Memorandum, directly or through holding companies. The Manager, Harbourfront, and the directors and officers of the Manager and/or Harbourfront may acquire Units under the Offering; however, the number of Units, if any, which may be acquired is not known as at the date of this Offering Memorandum.

3.2 Management Experience

The senior management of the Manager have a broad background of investment and capital market experience which is brought to bear on the activities undertaken by the Manager on behalf of the Fund. The following table discloses the principal occupations of the directors and senior officers of the Manager over the past five years.

Name Principal occupations and description of experience, associated with the occupation

ZOHEB SOMANI CPA

Chief Financial Officer, Secretary, Director Mr. Somani is Chief Financial Officer, Secretary and a director of Willoughby and Chief Financial Officer and a director of Harbourfront. He is also the Chief Financial Officer, Secretary and director of Harbourfront Estate Planning Services Inc., Harbourfront Wealth America Inc., Harbourfront Wealth Holdings Inc. and Harbourfront Wealth Counsel Inc. (collectively with Willoughby referred to as, the "Harbourfront Group of Companies"). Mr. Somani has over 14 years of industry experience in financial services. He brings expertise in data analytics and strategic financial management, has played a pivotal role in supporting organizational growth and innovation. Prior to joining the Harbourfront Group of Companies, Mr. Somani held key roles including Director of Financial Planning & Analysis at Aviso Wealth. He holds a CPA designation and Bachelor of Commerce degree from the University of British Columbia and has completed levels 1 and 2 of the CFA designation.

LYNN STIBBARD, CPA, CGA, MBA

Ms. Stibbard is a director of Willoughby. She is also a director of Harbourfront and Harbourfront Wealth Counsel Inc. Ms. Stibbard has over 25 years of experience in senior executive roles in several CIRO member firms including Chief Financial Officer, Chief Compliance Officer and President. She was a member of the Pacific District Council and is a member of the Financial and Operations Advisory Section of CIRO, and has completed the CSI Partners Directors and Senior Officers examination, and the Chief Financial Officer and Chief Compliance Officer qualifying examinations.

DANIEL POPESCU, CFP, CIM, FMA, FCSI

Director

Director

Mr. Popescu is a director of Willoughby. He is also the Chief Executive Officerand a director of Harbourfront and a director of Harbourfront Wealth Counsel Inc. Mr. Popescu has over 20 years of industry experience which includes investment management, financial planning, banking and lending. Prior to his roles with the Harbourfront Group of Companies, Mr. Popescu was a Senior Vice President and Investment Advisor with National Bank Financial, heading a team of advisors providing comprehensive wealth management services to private retail clients. In the past he has been a part owner of Wellington West Capital and has had extensive involvement in advisor recruiting and training.

LEONARD TRIGG President, Ultimate Designated Person, Director	Mr. Trigg is the President, Ultimate Designated Person and a director of Willoughby. Mr. Trigg is also the Chief Technology Officer of Harbourfront. Mr. Trigg has over 20 years of industry experience and prior to joining the Harbourfront Group of Companies served as the Chief Operating Officer and Chief Technology Officer at a Canadian asset management firm. Mr. Trigg has also served in a consultant or executive capacity to a wide range of firms in Canada, the United States and Switzerland, specifically in the asset management and technology sectors.
SUNDOS QADIR Chief Compliance Officer	Ms. Qadir is the Chief Compliance Officer and Director of Operations of Willoughby. Ms. Qadir has over 10 years of industry experience and prior to joining the Harbourfront Group of Companies held Compliance and Operations roles at Canadian asset managers.
JULIE SMULDERS Chief Operating Officer	Ms. Smulders is the Chief Operating Officer of Willoughby. Ms. Smulders has over 15 years of industry experience in operations and fund accounting and prior to joining the Harbourfront Group of Companies was the Director of Operations and Head of Pooled Funds at Canadian asset managers.

3.3 Penalties, Sanctions, Bankruptcy, Insolvency and Criminal or Quasi-Criminal Matters

There are no penalties, sanctions, declarations of bankruptcy, voluntary assignments in bankruptcy, proposals under any bankruptcy or insolvency legislation, proceedings, arrangements or compromises with creditors, or appointments of a receiver, receiver manager or trustee to hold assets, that have occurred during the last 10 years, or an order restricting trading in securities (not including an order that was in effect for less than 30 consecutive days) during the last 10 years, in each case against or in connection with any of the directors, executive officers or control persons of the Fund or the Manager or any issuer of which any director, executive officer or control person of the Fund or the Manager was a director, executive officer or control person at that time.

Further, none of the Fund or any of the directors, executive officers or control persons of the Fund or the Manager has ever pled guilty to or been found guilty of any of the following: (a) summary conviction or indictable offence under the *Criminal Code* (Canada); (b) a quasi-criminal offence in any jurisdiction of Canada or a foreign jurisdiction; (c) a misdemeanor or felony under the criminal legislation of the United States of America, or any state or territory of the United States of America; or (d) an offence under the criminal legislation of any other foreign jurisdiction.

3.4 Certain Loans

There are no debentures, bonds or loan agreements between the Fund and a related party of the Fund.

ITEM 4.CAPITAL STRUCTURE

4.1 Securities Except for Debt Securities

Description of Security (1)	Number authorized to be issued	Price Per Security as at March 7, 2025	Number outstanding as at March 7, 2025
Class A Units	Unlimited	\$10.00(2)	Nil
Class F Units	Unlimited	\$10.00(2)	Nil

Notes:

- (1) The attributes and characteristics of each Class of Units is set forth under the heading Item 5.1 "Terms of Securities".
- (2) As at the date of this Offering Memorandum, the Fund has not issued any outstanding Units. An initial Offering of Units is being undertaken as at the date hereof by the Manager on behalf of the Fund at a price of \$10.00 per Unit for the first issuance of Class A and F Units. The Net Asset Values of the Units will be re-valued following the first closing. Investors may purchase Class F Units in either Canadian or U.S. dollars. See "U.S. Dollar Purchase Option".

4.2 Long Term Debt

The Fund has no long-term debt.

4.3 Prior Sales

There have been no prior sales of the Fund Units.

ITEM 5. SECURITIES OFFERED

5.1 Terms of Securities

The Fund is an open-end investment fund that was established on March 7, 2025 pursuant to the Trust Agreement.

Units

The beneficial interest in the Fund is divided into interests of multiple Classes each referred to as Units. Each Unit within a particular Class will be of equal value, however the value of a Unit in one Class may differ from the value of a Unit in another Class. Each Class and its Units and fractions thereof will be issued only as fully paid and non-assessable. There is no limit to the number of Units or the number of Classes of Units that may be issued, subject to any determination to the contrary made by the Manager. No Class of Units or fraction thereof shall have any rights, preferences or priorities over any other Class of Units, except in respect of voting rights.

The Trust Agreement is the constating document of the Fund and describes the terms and conditions respecting the issuance and redemption of Units, investment and valuation of the Fund's assets, determination and distribution of gains, management and administration of the Fund, duties of the Manager and Trustee, meetings of Unitholders and how the Trust Agreement can be terminated or amended. See Item 0"Material Contracts – Trust Agreement".

Class A and Class F Units

An unlimited number of Class A and Class F Units are being offered on a continuous basis to investors in Alberta, British Columbia, Saskatchewan, Manitoba, Ontario, Québec, New Brunswick, Nova Scotia, Prince Edward Island, Newfoundland and Labrador, Yukon and Northwest Territories pursuant to the accredited investor exemption from the prospectus requirements contained in the securities legislation of those jurisdictions. Closings of the sale of Units offered hereunder take place monthly, on the last Business Day of each month in which subscriptions are received. See "Subscription Procedure" below.

The subscription price for the Class A and Class F Units is based upon the applicable Net Asset Value of the Units. The Net Asset Value Per Unit for subscriptions which are received and accepted by the Manager before the close of business on a Valuation Day is calculated as of that Valuation Day. The Net Asset Value Per Unit for subscriptions received and accepted after such time is calculated on the next following Valuation Day.

Voting

Each Unitholder is entitled to one vote for each whole Unit held. No holder of a fraction of a Unit, as such, is entitled to notice of, or to attend or to vote at, meetings of Unitholders. A holder of a Unit of one Class is not permitted to notice of, or to attend or vote at, meetings of Unitholders of another Class.

Certificates

No certificates evidencing the ownership of Units will be issued.

Valuation Procedures

The "Net Asset Value" of the Fund is the then fair market value of the assets of the Fund at the time the calculation is made less the amount of its liabilities at that time. The Net Asset Value of each Class (the "Class Net Asset Value") is the then fair market value of the assets of the Fund attributable to such Class less the amount of the liabilities of the Fund attributable to such Class as determined by the Manager acting reasonably in accordance with industry standards including accruing fees or liabilities (including any Management Fees or Performance Fees that may accrue in favor of the Manager), at that time. The "Net Asset Value Per Unit" for each Class is the quotient obtained by dividing the amount equal to the Class Net Asset Value by the total number of outstanding Units in such Class, including fractions of Units. For Class A and F Units purchased using the U.S. dollar purchase service option as described further below the Class Net Asset Value is converted to U.S. Dollars based on the 4 p.m. New York Bloomberg BFIX exchange rate (the "Exchange Rate"). The Net Asset Value of the Fund, Class Net Asset Value and the Net Asset Value Per Unit is computed by the Manager as provided in the Trust Agreement as at the close of business on every Valuation Day.

The number of Units in each Class, the fair market value of the assets and the amount of the liabilities of the Fund in the aggregate and attributable to each Class, is calculated by the Manager in such manner as the Manager in its sole discretion shall determine from time to time, subject to the following:

- (a) liquid assets (which term includes cash on hand or on deposit, bills and demand notes, accounts receivable, prepaid expenses, cash dividends (including unpaid but declared dividends provided that the record date for such dividends is on or before the date of determination of the Net Asset Value) and interest accrued and not yet received) will be valued at their full face amount unless the Manager determines that any such deposit, bill, demand note, account receivable, prepaid expense, cash dividend or interest amount is not worth the full face value, in which event the value shall be the fair value as determined by the Manager;
- (b) securities listed on a stock exchange or traded on an over the counter market will be valued at the closing sale price or, if there is no closing sale price, the average of the closing bid and closing asked price on the Valuation Day or lacking any recent sales or any record thereof, the latest available sale price or latest available bid price all as reported by any report in common use;
- (c) securities and other assets for which market quotations are not readily available will be valued at the lesser of their fair market value (determined on the basis of such price or yield equivalent quotations or arm's length transaction or on such other appropriate basis), as determined by the Manager, and then historical cost, provided that if a higher price is established for such securities and other assets as a result of an arm's length transaction, the value of such securities and other assets held by the Fund may be revalued to reflect such price;
- (d) the value of units of underlying funds purchased by the Fund for which the net asset value is not available as of the Valuation Day of the Fund may be determined by the Manager to be valued at fair value based on the net asset value of the security posted at the immediately preceding valuation date of the securities purchased, provided that date is no earlier than one quarter preceding the Valuation Day of the Fund, subject to any adjustments which the Manager believes fair and reasonable in all the relevant circumstances;
- (e) the value of any publicly traded bonds, debentures, and other debt obligations shall be valued by taking the average of the bid and ask prices on a Valuation Day at such times as the Manager, in its discretion, deems appropriate;
- (f) short-term investments, including notes and money market instruments, shall be valued at cost plus accrued interest;
- (g) all Fund property valued in a foreign currency and all liabilities and obligations of the Fund payable by the Fund in foreign currency shall be converted into Canadian funds by applying the rate of exchange obtained from the best sources available to the Administrator or any of its affiliates;
- (h) the value of any security, the resale of which is restricted or limited by reason of a representation, undertaking or agreement by the Fund or by the Fund's predecessor in title or by law shall be the lesser of (i) the value thereof based on reported quotations in common use; and (ii) that percentage of the market value of securities of the same class, the trading of which is not restricted or limited by reason of any representation, undertaking or agreement or by law, equal to the percentage that the Fund's acquisition cost was of the market value of such securities at the time of acquisition, provided that a gradual taking into account of the actual value of the securities may be made where the date on which the restrictions will be lifted is known;
- (i) the value of any security which is a debt obligation and which, at the time of acquisition, had a remaining term to maturity of one year or less, shall be the amount paid to acquire the obligation plus the amount of any interest accrued on such obligation since the time of acquisition. For the purposes of the foregoing, interest accrued will include amortization over the remaining term to maturity of any discount or premium from face value of an obligation at the time of its acquisition; and
- (j) the liabilities of the Fund shall be deemed to include all liabilities of the Fund of whatsoever kind and nature except liabilities represented by outstanding Units and, for greater certainty but without limitation, include:
 - (i) all bills, notes and accounts payable;
 - (ii) all administrative expenses payable or accrued;

- (iii) all obligations for the payment of money or property, including distributions of net income and net realized capital gains, if any, declared, accrued or credited to the Unitholders but not yet paid on the day before the day as of which the Net Asset Value Per Unit is being determined; and
- (iv) all allowances authorized or approved by the Manager for taxes (if any) or contingencies.

The value of any security or property to which, in the opinion of the Manager, the above valuation principles cannot be applied (whether because no price or yield equivalent quotations are available as above provided, or for any other reason) shall be the fair value thereof determined in such manner as the Manager from time to time provides.

Where, for the purposes of calculating the Net Asset Value of the Fund, the Class Net Asset Value and the Net Asset Value Per Unit and the calculation of any distributions made to Unitholders, the Manager is provided with a value, quotation, or other information related thereto by a third party (collectively "Third Party Data"), including without limitation, any third party data provider, any investment manager of the Fund appointed by the Manager or such investment manager's respective agents, the Manager may rely on such Third Party Data and shall not be required to make any investigation or inquiry as to the accuracy, completeness or validity of such Third Party Data. If such Third-Party Data is not available to the Manager as of a time reasonably proximate to the Valuation Day, such valuation of the securities or other assets of the Fund shall be based on an estimate or estimates made by the Manager. Such estimate or estimates will be final and binding and will be considered to be the actual value of such securities or other assets for the purposes of any distribution, Net Asset Value of the Fund, Class Net Asset Value or Net Asset Value Per Unit calculations. Neither the Manager nor the Trustee shall have any responsibility or liability, whatsoever, for any loss or damage arising out of or in connection with the Manager's reliance on or any failure to provide such Third-Party Data or any such estimates.

The Manager utilizes the services of the Administrator in the process of calculating the Net Asset Values; however, the completeness and accuracy of this calculation is ultimately the responsibility of the Manager. While the goal is to produce completely accurate valuations at all times, errors and adjustments may occur periodically. The Manager has put in place procedures to detect and correct any such errors and make appropriate adjustments, if necessary. The Trustee shall have no responsibility for and bear no liability with respect to the determination of the Net Asset Value of the Fund, Class Net Asset Value or Net Asset Value Per Unit.

Distribution of Income and Capital Gains to Unitholders

The Fund distributes its net income for tax purposes and net realized capital gains (less capital losses) so that the Fund is not liable in any year for income tax. Such distributions, if any, will be declared on a date determined by the Manager, and paid to Unitholders as of the record date, by way of reinvestment in additional Units of the same Class held by the investor, unless the Unitholder gives written notice to the Manager in advance that the Unitholder wants to receive its distributions in cash.

Trading and Resale Restrictions

This Offering of Units is made only on a private placement basis to investors who are eligible to purchase on an exempt basis under, and subject to compliance with, applicable securities laws. There is no market for the Units. The transferability of the Units is subject to resale restrictions under applicable securities laws.

The Fund is entitled to require and may require, as a condition of allowing any transfer of any Unit, the transferor or transferee, at their expense, to furnish to the Fund evidence satisfactory to it in form and substance (which may include an opinion of counsel satisfactory to the Fund) in order to establish that such transfer will not constitute a violation of the securities laws of any jurisdiction whose securities laws are applicable thereto.

The Fund is not a reporting issuer in any of the provinces or territories of Canada and does not intend to become reporting in any province or territory of Canada. The Units are subject to an indefinite hold period. Notwithstanding such indefinite hold period, and subject to approval by the Fund as referred to above, investors may be able to transfer between certain Classes of Units (transfers between Class A Units and Class F Units will generally be permitted in respect of Units purchased in the same currency) and to transfer Units to another person pursuant to another exemption from the prospectus requirements of applicable securities laws, or pursuant to an order permitting such trade granted by applicable securities regulatory authorities. This matter should be discussed with the Manager. See "Transfer Between Classes of Units" below. Units may also be redeemed on the last Business Day of each month. See Item 5.3 "Redemption Procedure" below.

Transfer Between Classes of Units

A Unitholder of any Class may, at the discretion of the Manager, be entitled to transfer, at any time, all or, subject to any minimum investment orother requirements for a particular Class prescribed by the Manager and set forth in this Offering Memorandum (or other like document), any part of the Units of one Class registered in its name to another Class of Units, by giving written notice to the Manager. The notice must contain a clear request that a specified number of Units (or fractions thereof) be transferred between the Classes and provide detailed instructions regarding the Class of Units to be acquired, and the signature on the transfer notice must be guaranteed by a Canadian chartered bank, a trust company or securities dealer acceptable to the Manager. The Administrator, in its capacity as registrar of the Fund, may charge a fee to the Unitholder to effect a transfer of Units between Classes. As of the date of this Offering Memorandum, transfers between Class A and Class F Units will generally be permitted in respect of Units purchased in the same currency, subject to such transfers being in compliance with applicable securities laws.

5.2 Subscription Procedure

Investors may purchase Units of the Fund through Harbourfront, as Selling Agent, or through third party Selling Agents retained by the Manager on behalf of the Fund. The Manager will schedule closings at its principal office via electronic communication facilities.

Investors will pay either an upfront account fee or an annual commission based service fee, depending on the Class of Units purchased. For further details regarding fees and commissions payable to Selling Agents, see Item 9 "Compensation Paid to Sellers and Finders".

The minimum initial investment in the Fund for Class A or Class F Units is \$500 (or such lesser amount as the Manager, in its sole discretion, may accept). This \$500 may be spread across different accounts. The Manager may in its discretion waive the minimum investment amount, accept investments in other minimum amounts permitted under applicable securities laws, or require higher minimum investment amounts.

Each prospective and qualified investor who desires to subscribe for Units must:

- (a) complete and sign a Subscription Agreement in the form accompanying this Offering Memorandum, specifying the aggregate subscription amount and the Class of Units being subscribed for; and
- (b) deliver to the Manager or its designee, in trust, an electronic funds transfer via the FundSERV network for the subscription price payable for the Units subscribed for (or other means satisfactory to the Manager).

Subscriptions will be received subject to prior sale and acceptance of the investor's subscription, in whole or in part (subject to compliance with applicable securities laws), by the Manager on behalf of the Fund.

All subscriptions for Units are made through the purchase of interim subscription units at a fixed net asset value per Unit of \$10. Following the calculation of the Net Asset Value of each Class of Units, the interim subscription Units are automatically switched into the appropriate number of Units of the applicable Class as per each Unitholder's Subscription received. The number of Units of the applicable class are the net subscription proceeds divided by the Valuation Day Class Net Asset Value per Unit of that Class determined as at the Valuation Day in which the Subscription was received and accepted by the Manager. Consequently, the initial purchase confirmation will confirm purchase of the interim subscription units while a subsequent confirmation will confirm purchase of the final Units purchased by the Unitholder. The number of interim subscription units will be different from the final number of Units purchased.

The final purchase price per Unit is an amount equal to the Net Asset Value Per Unit subscribed for and may vary from Class to Class. The Net Asset Value Per Unit for subscriptions which are received and accepted by the Manager before the close of business on a Valuation Day will be calculated as of that Valuation Day. The Net Asset Value Per Unit for subscriptions received and accepted after such time will be calculated on the next following Valuation Day.

The subscription price is payable by the investor upon subscription, by electronic funds transfer via the FundSERV network or other means satisfactory to the Manager. No financing of the subscription price will be provided by the Manager.

Investors may purchase Units in either Canadian or U.S. dollars. See "U.S. Dollar Purchase Option".

The subscription amounts, Subscription Agreements and other documents will be held in trust by the Manager and

released upon closing. Where required pursuant to National Instrument 45-106 *Prospectus Exemptions* ("**NI 45-106**") or applicable securities legislation, the subscription amount will be held in trust by the Manager until midnight on the second Business Day after the investor signs a Subscription Agreement. Closings will occur on a continuous basis on the last Business Day of each month in which subscriptions are received.

All subscription documents should be reviewed by prospective subscribers and their professional advisers prior to subscribing for Units.

U.S. Dollar Purchase Option

The Manager in its discretion may make Units available for purchase in either Canadian or U.S. dollars. The U.S. dollar purchase option is a convenience to allow investors who already hold U.S. dollars to invest directly in the Fund without converting to Canadian dollars. When purchasing Units using the U.S. dollar purchase option, the Fund may either convert the investor's U.S. dollars to Canadian dollars by applying the Canadian-to-U.S. dollar Exchange Rate on the Valuation Day, or retain the investor's U.S. dollars in the Fund's U.S dollar account for further investment into U.S. dollar denominated investments. In either event, the value of the investor's investment in the Fund will be translated to, and recorded on the books of the Fund in, Canadian dollars by applying the Canadian-to-U.S. dollar Exchange Rate on the Valuation Day.

Investors electing the U.S. dollar purchase option may similarly elect to receive U.S. dollars on redemption of their Units, in which event the Net Asset Value of their redeemed Units on the redemption date would be translated from Canadian dollars by applying the U.S.-to-Canadian dollar Exchange Rate on the redemption date. Redemption amounts received in U.S. dollars may be impacted by the currency movements of the Canadian dollar versus the U.S. dollar during the period that the investment is held and prior to the redemption settlement date.

Investors should be aware that buying the Fund's Units in U.S. dollars does not affect the investment return and, in particular, does not hedge - or protect – against losses caused by the exchange rate between the Canadian and U.S. dollars. Investors should also be aware that short-term variability in exchange rates can have a significant impact in investment returns. Fund returns expressed in U.S. dollars reflect the return of the Fund as well as the effect of exchange rate movements between the U.S. dollar and the Canadian dollar. Because currencies change in value against each other, it is possible that an unfavourable movement in the exchange rate may reduce or even eliminate any increase in the value of an investment made in a different currency. For example, if Units are purchased using the U.S. dollar purchase service, and the Canadian dollar subsequently weakens against the U.S. dollar, the returns of that Fund expressed in U.S. dollars will be lower than the equivalent Canadian dollar returns.

For tax purposes, capital gains and losses are calculated in Canadian dollars. As a result, if you buy and redeem units under the U.S. dollar purchase option, you need to calculate gains or losses based on the Canadian dollar value of your Units when they were purchased and when they were sold. In addition, although distributions are made in U.S. dollars, they must be reported in Canadian dollars for Canadian tax purposes. Therefore, all investment income is reported to you in Canadian dollars for income tax purposes.

Qualified Investors

The Manager is offering for sale an unlimited number of Units on a continuous basis in the provinces and territories listed below by way of private placement.

The Offering is being conducted in the provinces and territories of Alberta, British Columbia, Saskatchewan, Manitoba, Ontario, Québec, New Brunswick, Nova Scotia, Prince Edward Island, Newfoundland and Labrador, Yukon and Northwest Territories pursuant to the exemption from the prospectus requirements afforded by Sections 2.3 of NI 45-106.

The exemption pursuant to Section 2.3 of NI 45-106 is available for distributions to investors purchasing as principal who are "accredited investors" as defined in NI 45-106 and who otherwise comply with the conditions to the availability of the exemption.

The accredited investor exemption relieves the Fund from the provisions of the applicable securities laws of each of the provinces and territories of British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Québec, New Brunswick, Nova Scotia, Prince Edward Island, Newfoundland and Labrador, Yukon and Northwest Territories, which otherwise would require the Fund to file and obtain a receipt for a prospectus. Accordingly, prospective investors for Units will not receive the benefits associated with a subscription for securities issued pursuant to a filed prospectus, including the review of material by securities regulatory authorities.

Acceptance of Subscriptions

Subscriptions received are subject to rejection or allotment in whole or in part by the Manager on behalf of the Fund within five Business Days of their receipt by the Manager or its designee. The Manager reserves the right to close the subscription books at any time without notice. Confirmation of the acceptance of a subscription will be forwarded by the Manager to the investor. The Manager is not obligated to accept any subscriptions and will reject any subscription which the Manager considers to be not in compliance with applicable securities laws and regulations. If any subscription is rejected, the Manager will return to the investor within five Business Days after making the decision to reject the subscription, the Subscription Agreement, any other documentation delivered by the investor, and the subscription funds comprising such subscription.

Subject to the statutory rights of action, and a two Business Day right of withdrawal available to certain investors provided for herein, and subject further to applicable securities laws, the investor's subscription may not be withdrawn, cancelled, terminated or revoked by the investor.

Units of the Fund will be issued to an investor if a Subscription Agreement substantially in the form prescribed by the Manager from time to time is received by the Fund and accepted by the Manager and if payment of the subscription price is made via the FundSERV network or other means satisfactory to the Manager.

An investor who subscribes for Units by executing and delivering a Subscription Agreement will become a Unitholder after the Manager accepts such subscription and the Fund has received the subscription price.

Additional Investments

Additional investments in the Fund are generally permitted without a Unitholder having to complete a further Subscription Agreement, provided that the Unitholder's initial investment was equal to a minimum of \$150,000, the additional investment is for the same Class as the initial investment and the Unitholder, as at the date of the additional investment, holds securities of the Fund that have an acquisition cost of not less than \$150,000 or a net asset value of not less than \$150,000 (the "Additional Investment Conditions"). Subsequent purchases on this basis must be in amounts of at least \$5,000 or such other amount determined by the Manager at any time, in its discretion. For investments using the U.S. dollar purchase service option, the minimum investment amounts and all fees are in U.S. dollars. For more information on the U.S. dollar purchase service option, see Item 5.2 "Subscription Procedure – U.S. Dollar Purchase Service Option".

If a Unitholder wishes to make an additional investment in the Fund but does not meet the Additional Investment Conditions, then the Unitholder must complete a further Subscription Agreement.

No certificates evidencing ownership of the Units will be issued to a Unitholder. Following each purchase or redemption of Units, Unitholders will receive a written confirmation from the Administrator indicating details of the transaction including the Class, number and dollar value of the Units purchased or redeemed, the Net Asset Value Per Unit and the Class, number and dollar value of Units held by the Unitholder following such purchase or redemption.

5.3 Redemption Procedure

Each Unitholder is entitled to require payment of the Net Asset Value Per Unit of all or any of their Units of any Class by giving written notice to the Manager, which notice must contain a clear request that a specified number of Units of a specified Class are to be redeemed or the dollar amount which the Unitholder is required to be paid, and the signature on the redemption notice must be guaranteed by a Canadian chartered bank, a trust company or a registered broker or securities dealer acceptable to the Manager.

A redemption request, properly completed, must be received by the Manager at its offices not later than the close of business on the date that is not later than 30 days prior to the relevant Valuation Day in order for the redeeming Unitholder to receive the Net Asset Value Per Unit calculated on that Valuation Day. In this regard, redemption requests received more than 30 days prior to the applicable Redemption Date will be deemed to have been received on the next Business Day following the 30th day prior to such Redemption Date; and redemption requests received less than 30 days prior to the applicable Redemption Date will be deemed to have been received on the next Business Day following the 30th day prior to the next Redemption Date (unless the Manager has waived the 30 day notice period, in which case it will be deemed to have been received on the next Business Day following the 30th day prior to the applicable Redemption Date).

The ability of the Fund to pay redemption proceeds in cash will be dependent on the ability of the Fund to generate

cash proceeds from its underlying investments. Due to the illiquid nature of most of the Fund's portfolio assets, redemption proceeds payable in cash shall be limited such that if requests are received for redemptions aggregating (i) more than 5% of the Fund's NAV as of such Redemption Date (ii) more than 8% of the Fund's NAV during the 3month period ending on such Redemption Date, or (iii) more than 20% of the Fund's NAV during the 12-month period ending on such Redemption Date, the Fund shall satisfy such redemption requests pro rata on a cash basis so that they cover no more than 5%, 8% or 20%, as applicable, of the Fund's NAV (the "Cash Redemption Cap"). Any redemptions in excess of the Cash Redemption Cap calculated as at the relevant Redemption Date will be processed based on timing of redemption requests (first-in-first-out) or may be paid in the form of Redemption Notes issued by the Fund or a subsidiary, as described below under "Payment by Redemption Note". Notwithstanding the foregoing, the Manager may at its sole discretion waive the Cash Redemption Cap on any Redemption Date and satisfy redemption requests in excess of any Cash Redemption Cap in any other manner the Manager determines in all the relevant circumstances to be fair and reasonable to the Unitholders and in the best interest of the Fund. For purposes of the annual limitation, the percentages of the Fund's NAV redeemed in cash on each prior month-end will be consolidated without regard to changes in the Fund's NAV over the course of such periods. For example, if the aggregate Redemption Amount of requested redemptions as at March 31, as at April 30 on such date, and as at May 31 on such date is 10% of the Fund's NAV as at May 31, then the Fund would anticipate limiting cash redemptions from the Fund to 8% of the Fund's NAV as at May 31. The additional total Redemption Amount of 2% may be processed the following month if the Redemption Amounts are not over the annual Cash Redemption Cap of 20%.

The Manager may, at its discretion, charge Unitholders a redemption charge in an amount up to a maximum of 2% of the Net Asset Value Per Unit of the Units being redeemed if their Units are redeemed before they have held them for 180 days. Further, in connection with redemption requests for amounts exceeding, in aggregate, 5% of the Net Asset Value of the Fund (determined prior to such redemption), the Manager may, in its discretion, also charge a transaction fee of up to 1% of the redemption amount, calculated as of the applicable Business Day on which the Units are redeemed (a "Transaction Fee"). In addition, the Administrator, in its capacity as registrar of the Fund, may charge a fee to the Unitholder to effect a redemption of Units.

The proceeds payable on redemption will be the applicable Net Asset Value of the Units so redeemed, which may vary from Class to Class, less any applicable redemption charges (the "Redemption Amount"). As it may take between 15 Business Days and 21 Business Days following a Redemption Date for NAV to be struck, redemption proceeds may potentially not be received by a redeeming Unitholder until as late as 22 Business Days following the Redemption Date. The Manager will arrange for the payment of the Redemption Amount to the Unitholder in Canadian dollars, unless the Unitholder elected the U.S. dollar purchase option, in which event the Redemption Amount will be converted and paid in U.S. dollars by applying the Canadian-to-U.S. dollar Exchange Rate on the Valuation Day.

Redemption requests will be processed in the order in which they are received. Redemption requests specifying a forward date or specific price will not be processed. The Fund is not required to redeem or pay any Redemption Amounts in respect of any Units unless the above-described procedures are followed.

No Unitholder will have the right to require the Fund to redeem all or part of its Units other than as set out herein.

Payment by Redemption Note

If and to the extent that cash proceeds are not available for all Units tendered for redemption by a Unitholder, then the Redemption Amount per Unit specified above to which the Unitholder would otherwise be entitled may be paid and satisfied by the delivery of promissory notes of the Fund or of a subsidiary of the Fund ("**Redemption Notes**").

Prior to paying redemption proceeds by the delivery of Redemptions Notes, the Manager shall give affected Unitholders prior notice of the Manager's intention to pay some or all of the redemption proceeds with Redemption Notes, and each affected Unitholder shall have not less than 10 days from the date of such notice to revoke their redemption request in whole or to request that any portion of their redemption request that would cause the payment by way of Redemption Note be revoked.

Redemption Notes will be promissory notes issued in series, or otherwise, by the Fund (or its subsidiary) and will be issued to redeeming Unitholders in principal amounts equal to the Redemption Amount per Unit multiplied by the number of Units being redeemed in exchange for the Redemption Notes, less a discount of 3% (7% if Units are redeemed in their first year following their purchase) to compensate the Fund (or subsidiary as the case may be) for the additional costs associated with issuing, distributing and administering such Redemption Notes. Redemption Notes will be:

- (a) unsecured and bear interest from and including the issue date of each such note at the Three-Month Secured Overnight Financing Rate (Three-Month SOFR), payable annually in arrears;
- (b) due and payable on the first business day following the fifth anniversary of the date of issuance, or such earlier maturity date as the Manager shall deem reasonable at the time of issue, subject to earlier prepayment without notice, penalty or bonus; and
- (c) subject to the other standard terms and conditions as would be included in a promissory note of its kind, as may be approved by the Manager.

Payment of the Redemption Amount by the delivery of Redemption Notes shall be made as soon as is practicable, but in any event no later than ten Business Days following the date upon which the applicable Net Asset Value per Unit is determined.

Upon termination of the Fund, any outstanding Redemption Notes shall be paid in full (assuming there are sufficient assets to do so) prior to the distribution of remaining assets to Unitholders.

Redemption Notes delivered as proceeds of redemption of Units will be illiquid and will not be qualified investments for Registered Plans and if held by a Registered Plan will have adverse tax consequences to the Registered Plan or the holder or annuitant or beneficiary under the Registered Plan. Investors should consult their own tax advisors before investing in the Fund.

Suspension of Redemptions

The Manager may suspend, or continue suspension of, the right of Unitholders to require the Fund to redeem Units during any period in which:

- (a) the Manager receives redemption requests for amounts exceeding, in aggregate, 5% of the Net Asset Value of the Fund:
- (b) normal trading is suspended on any stock exchange on which the securities that represent more than 5% of the Net Asset Value of the Fund are then listed,
- (c) the Manager determines that conditions are such that the disposal of the assets of the Fund is not reasonably practicable or it is not reasonably practicable to determine fairly the value of the Fund's assets, or
- (d) the Manager believes it to be in the best interest of the Fund and its Unitholders, having regard to prevailing market conditions.

The suspension may, at the discretion of the Manager, apply to all requests for redemption received prior to the suspension but as to which payment has not been made, as well as to any requests received while the suspension is in effect. All Unitholders making such requests shall (unless the suspension lasts for less than 48 hours) be advised by the Manager of the suspension and that the redemption will be effected on the basis of the Net Asset Value Per Unit determined on the first Valuation Day following the termination of the suspension. All such Unitholders shall have and shall (unless the suspension lasts for less than 48 hours) be advised that they have the right to withdraw their requests for redemption.

The suspension shall terminate in any event on the first day on which the condition giving rise to the suspension has ceased to exist, provided that no other condition under which a suspension is authorized then exists. To the extent that it is not inconsistent with official rules and regulations promulgated by any government body having jurisdiction over the Fund, any declaration or suspension made by the Manager shall be conclusive.

ITEM 6. REPURCHASE REQUESTS

The Fund has not received redemption requests from Unitholders as at the date of this Offering Memorandum.

ITEM 7. CERTAIN DIVIDENDS OR DISTRIBUTIONS

The Fund has not paid any dividends or any distributions as at the date of this Offering Memorandum.

ITEM 8. INCOME TAX CONSEQUENCES AND RRSP ELIGIBILITY

8.1 Independent Tax Advice

You should consult your own professional advisers to obtain advice on the income tax consequences that apply to you.

8.2 Income Tax Consequences

The following summary is provided by the Manager and describes the principal Canadian federal income tax considerations pursuant to the Tax Act and the regulations thereunder generally applicable to a Unitholder who acquires Units of the Fund and who, for purposes of the Tax Act, is resident in Canada, holds the Units as capital property and deals at arm's length with the Fund. Generally, Units of a Fund are considered to be capital property to a Unitholder provided the Unitholder does not hold the Units in the course of carrying on a business and has not acquired them in one or more transactions considered to be an adventure in the nature of trade. Certain Unitholders who might not otherwise be considered to hold their Units as capital property may, in certain circumstances, be entitled to have them treated as capital property by making the irrevocable election permitted by subsection 39(4) of the Tax Act.

This summary is not applicable to a Unitholder that is a "financial institution" (as defined in the Tax Act for purposes of the mark-to-market rules), or a "specified financial institution" or "restricted financial institution" to a Unitholder an interest in which is a "tax shelter investment" (all as defined in the Tax Act). This summary is based upon the provisions of the Tax Act, and any regulations thereunder in force at the date hereof and the understanding of the current published administrative and assessing practices of the Canada Revenue Agency ("CRA") and takes into account all specific proposals to amend the Tax Act and the regulations thereunder publicly announced by or on behalf of the Minister of Finance (Canada) (the "Tax Proposals"). There can be no assurance that the Tax Proposals will be implemented in their current form or at all. No advance income tax ruling has been requested in respect of this Offering. This summary does not otherwise take into account or anticipate any changes in the law, whether by legislative, governmental or judicial action, nor does it take into account provincial, territorial or foreign tax considerations, which may differ significantly from those discussed herein.

This summary is not exhaustive of all possible Canadian federal tax considerations applicable to an Investment in Units. Moreover, the income and other tax consequences of acquiring, holding or disposing of Units will vary depending on the Unitholders' particular circumstances, including the province or provinces in which the Unitholder resides or carries on business. Accordingly, this summary is of a general nature only and is not intended to be legal or tax advice to any prospective purchaser of Units of the Fund or any Unitholder. Consequently, prospective Unitholders should consult their own tax advisors for advice with respect to the tax consequences of an investment in Units based on their particular circumstances.

Tax Status of the Fund

This summary is based on the assumptions that (i) the Fund intends to qualify, at all times, as a "mutual fund trust" within the meaning of the Tax Act and will elect under the Tax Act to be a "mutual fund trust" from the date it was established, (ii) the Fund is not maintained primarily for the benefit of non-residents, and (iii) not more than 50% (based on fair market value) of the Units will be held by non-residents of Canada or by partnerships that are not Canadian partnerships as defined in the Tax Act, or by any combination of such partnerships and non-residents.

In the event that the Fund does not qualify as a "mutual fund trust" at all relevant times, the income tax considerations would in some respect be materially different from those described below.

The Fund will not be subject to the "specified flow-through" trust ("SIFT") rules in the Tax Act as long as Units are not listed or traded on a stock exchange or other public market.

Taxation of the Fund

The Fund is subject to taxation in each taxation year on its income for the year, including net realized capital gains, less the portion thereof that is paid or payable in the year to Unitholders and which is deducted by the Fund in computing its income for purposes of the Tax Act. An amount will be considered to be payable to a Unitholder in a taxation year if it is paid in the year by the Fund or the Unitholder is entitled in that year to enforce payment of the amount. The Fund intends to distribute a sufficient part of its income and capital gains, if any, so that the Fund will not be subject to tax under Part I of the Tax Act (other than in certain circumstances with respect to the alternative

minimum tax, if applicable). Losses incurred by the Fund cannot be allocated to Unitholders but may be dedicated by the Fund in future years in accordance with the Tax Act.

To the extent the Fund's investments include assets denominated in currencies other than Canadian dollars, the cost and proceeds of disposition of such assets, income and any other relevant amounts must be determined for purposes of the Tax Act in Canadian dollars, and the Fund may therefore realize gains or losses by virtue of fluctuations in the value of foreign currencies relative to Canadian dollars. To the extent the Fund derives income or gains from investments in countries other than Canada, the Fund may be liable to pay income or profits tax to such countries and the utilization of credits or deductions in respect of foreign tax so paid is subject to special rules and restrictions under the Tax Act.

Taxation of Unitholders

Fund distributions

Unitholders which are not exempt from tax under Part I of the Tax Act will generally be required to include in their income for a particular taxation year such part of the Fund's net income for tax purposes for the year as was paid or has become payable to them in that particular taxation year, notwithstanding that any such amount is payable in additional Units of the Fund (See "Distribution of Income and Capital Gains to Unitholders"). In certain cases, the Fund may apply net capital losses or non-capital losses from prior taxation years to reduce its net taxable income, thereby effectively permitting such amounts to be distributed as capital to Unitholders. However, any such distribution will reduce the adjusted cost base of a Unitholder's Units. To the extent that the adjusted cost base of a Unitholder's Units becomes negative, the negative amount will be included in the Unitholder's income for the year as a capital gain. The adjusted cost base of the Units are then reset to nil.

Units issued to a Unitholder in lieu of a cash distribution will have a cost equal to the fair market value of the Units and this cost must be averaged with the cost of all Units held by the Unitholder to determine the adjusted cost base of each Unit of that Unitholder.

Where the Fund has received taxable dividends from a taxable Canadian corporation in the year, it may designate a pro rata share of such dividends to be taxable dividends received by the Unitholder from a taxable Canadian corporation in the year. To the extent that amounts are designated as taxable dividends, the normal gross-up and dividend tax credit provisions will be applicable in respect of Unitholders who are individuals, the refundable tax under Part IV of the Tax Act will be payable by Unitholders who are private corporations and certain other corporations controlled directly or indirectly by or for the benefit of an individual or related group of individuals, and the deduction in computing taxable income will be available to Unitholders that are corporations.

The Fund may make designations in respect of net taxable capital gains realized by it in the year, and foreign source income received in the year and foreign taxes paid in the year. Where applicable, Unitholders may apply capital losses against such capital gains and may claim the foreign tax credit in calculating tax payable. Units of the Fund purchased under the U.S. dollar purchase option may realize a foreign exchange gain or loss for tax purposes as a result of a change in the value of the U.S. dollar during the period the units were held.

The Fund must withhold a 25% Canadian withholding tax from distributions of income paid to Unitholders who are not resident in Canada for Canadian income tax purposes (subject to treaty reduction).

Disposition of Units

A Unitholder's gain or loss from the disposition of a Unit (including a disposition by way of redemption) will generally be treated as a capital gain or loss. Subject to a threshold of \$250,000 for Unitholders who are individuals, two-thirds of any capital gain realized by a Unitholder and the amount of any net taxable capital gains designated by the Fund in respect of a Unitholder will be included in the Unitholder's income for the year of disposition as a taxable capital gain. Subject to certain specific rules in the Tax Act, a capital loss realized by a Unitholder may be deducted against any taxable capital gains realized by the Unitholder in the year of disposition, in the three preceding taxation years or in any subsequent taxation year. The amount of capital loss that can be deducted is adjusted to reflect the inclusion rate of the capital gains being offset. For Unitholders who are individuals and whose capital gains realized in the year are \$250,000 or less, the capital gains inclusion rate is reduced from two-thirds to one-half. Unitholders should consult their own tax advisors regarding the calculation of capital gains in their particular circumstances.

Capital gains realized on dispositions of Units by Unitholders who are not resident in Canada for Canadian income

tax purposes will be subject to Canadian income tax only (i) if the Unitholder, persons who do not deal at arm's length with the Unitholder, or any combination of the Unitholder and such persons owned not less than 25% of the issued Units of the Fund at any time in the 60 months preceding the date of disposition of the Units, and (ii) more than 50% of the fair market value of such Units is derived directly or indirectly from any combination of real or immovable project property situated in Canada, Canadian Resource properties, timber resource properties, or options, interests or civil law rights therein.

Alternative minimum tax

Canadian dividends and capital gains distributed by the Fund to, and taxable capital gains realized by a Unitholder that is an individual, may give rise to alternative minimum tax depending on the Unitholder's circumstances.

8.3 Eligibility for Registered Tax Plans

Not all securities are eligible for investment in a registered retirement savings plan (RRSP). Redemption Notes and any other property received other than cash upon the redemption of Units are generally not qualified investments for Registered Plans, and accordingly there could be adverse tax consequences to a Registered Plan or annuitant, beneficiary, subscriber or holder thereof upon a redemption should redemption proceeds be paid by way of Redemption Notes. See Item 5.3 "Redemption Procedure – Payment by Redemption Note". You should consult your own professional advisers to obtain advice on eligibility of these securities for deferred plans.

The Manager anticipates that the Fund will qualify in 2025 as a "mutual fund trust" for purposes of the Tax Act. Accordingly, the Units are qualified investments under the Tax Act for Registered Plans.

The Fund must have 150 or more Unitholders on or before March 30, 2026 and thereafter in order to continue to qualify as a mutual fund trust under the Tax Act. If the Fund ceases to qualify as a mutual fund trust, the Units may cease to be qualified investments for trusts governed by RRSPs, RRIFs, registered education saving plans ("RESPs"), registered disability savings plans ("RDSPs"), TFSAs and deferred profit sharing plans ("DPSPs") under the Tax Act. There can be no assurance that income tax laws and the treatment of unit trusts will not be changed in a manner which adversely affects Unitholders. Holders of TFSAs, RDSPs, and RESPs and annuitants of RRSPs and RRIFs should consult with their own advisors as to whether Units would be "prohibited investments" for such plans for the purposes of the Tax Act.

8.4 Tax Information Reporting

Pursuant to the Agreement Between the Government of the United States of America and the Government of Canada to Improve International Tax Compliance through Enhanced Exchange of Information under the Convention Between the United States of America and Canada with Respect to Taxes on Income and Capital entered into between Canada and the U.S. on February 5, 2014 (the "IGA") and the Tax Act, the Fund and/or registered dealers are required to report certain information (including certain financial information) with respect to Unitholders who are, or certain of whose stakeholders are, U.S. tax residents and U.S. citizens (including U.S. citizens who are residents or citizens of Canada), and certain other "U.S. Persons" a defined under the IGA (excluding Units held in certain registered plans and accounts, including TFSAs and RRSPs) to the CRA. The CRA will then provide this information to the U.S. Internal Revenue Service. The information to be reported includes, among others, the Unitholder's name, address, US and Canadian taxpayer identification numbers, date of birth where applicable, account number, the value of the Unitholder's Units, as well as the gross amount paid or credited to the Unitholder in the course of the year, including the aggregate amount of any redemption payments.

In addition, and to meet the objectives of the Organization for Economic Co-operation and Development Common Reporting Standard (the "CRS"), the Fund and/or registered dealers are required under the Tax Act to identify Unitholders in the Fund who are, or certain of whose stakeholders are, tax residents of a country other than Canada and the U.S. (excluding Units held in certain registered plans and accounts, including TFSAs and RRSPs) and report certain information (including certain financial information) with respect to such Unitholders to the CRA. The CRA will then provide this information to the authorities of the relevant jurisdictions that have adopted the CRS. The information to be reported includes, among others, the Unitholder's name, address, jurisdiction of residence for tax purposes, foreign and Canadian taxpayer identification numbers, date of birth where applicable, account number, the value of the Unitholder's Units, as well as the gross amount paid or credited to the Unitholder in the course of the year, including the aggregate amount of any redemption payments.

ITEM 9. COMPENSATION PAID TO SELLERS AND FINDERS

Units are distributed primarily through Harbourfront, an affiliate of the Manager, as Selling Agent, but may also be purchased through other third party or affiliated Selling Agents.

Units are subject to either an upfront account fee or an annual commission-based service fee, depending on the Class of Units purchased.

Purchasers of Class F Units will pay an upfront account fee to their Selling Agent in an amount agreed in the account agreement between the Selling Agent and the purchaser, and such fees may reduce the amount invested in the Units.

The Manager will pay part of the 2.38% Management Fee charged to the Fund in respect of the Class A Units to Selling Agents of the Class A Unitholders in the form of an annual service fee, known as a "trailing commission". Service fees are up to 1% per annum of the aggregate Net Asset Value of the Class A Units held by the Unitholder, calculated on each Valuation Day (ie:1/12 of 1%) and payable annually. The service fee is paid to a Selling Agent for ongoing advice and service provided by that Selling Agent to its clients who have invested in Class A Units of the Fund. This service fee is payable by the Manager for as long as the Selling Agent's clients' investments remain in the Fund.

No trailing commissions are payable in respect of the Class F Units. Service fees may be modified or discontinued by the Manager at any time.

ITEM 10.RISK FACTORS

An investment in the Fund involves a significant degree of risk, relating both to the types of investments contemplated by the Fund as well as the Fund's ability to achieve its investment objectives and therefore should be undertaken only by those investors capable of evaluating the risks of the Fund and bearing the risks it represents. To the extent that the Fund invests in Portfolio Funds, it has exposure to the same risks as such Portfolio Funds. Before purchasing Units, prospective investors should carefully consider, among other factors, the risk factors, as well as other information provided in this Offering Memorandum and the offering memorandums of each Portfolio Fund. A copy of the offering document or other similar disclosure document of other Portfolio Funds (if any) in which the Fund invests its assets are available, free of charge, upon request. The following risk factors do not purport to be a complete list or explanation of all risks involved in an investment in the Fund.

10.1 Risks Associated with Market Conditions

General Economic Conditions

The success of the Fund's activities may be affected by general economic and market conditions both in Canada and globally, such as interest rates, availability of credit, inflation rates, economic uncertainty, export and import restrictions, tariffs and trade barriers, changes in laws, and national and international political circumstances (including war, terrorism, disease outbreaks, recessions or other events that could have a significant negative impact on global economic and market conditions). Material changes and fluctuations in the economic environment, particularly of the type experienced since 2008 that caused significant dislocations, illiquidity and volatility in the wider global economy, may affect the Fund's ability to make investments and the value of investments held by the Fund or the Fund's ability to dispose of investments. The short-term and the longer-term impact of these events are uncertain, but they could continue to have a material effect on general economic conditions, consumer and business confidence and market liquidity. Investments can be expected to be sensitive to the performance of the overall economy. Moreover, a serious pandemic, natural disaster, armed conflict, threats of terrorism, terrorist attacks and the impact of military or other action could severely disrupt global, national and/or regional economies. A resulting negative impact on economic fundamentals and consumer and business confidence may negatively impact market value, increase market volatility and reduce liquidity, all of which could have an adverse effect on the performance of investments, the Fund's returns and the Fund's ability to make and/or dispose of investments. No assurance can be given as to the effect of these events on the Fund's investments or the Fund's investment objectives.

Inflation and Interest Rate Risk

Inflation could directly adversely affect the Fund's investments. If an investment is unable to increase its revenue in times of higher inflation, then its profitability and ability to distribute dividends may be adversely affected. Some of the Fund's investments may have long-term rights to income linked to some extent to inflation, whether by government

regulations, contractual arrangement or otherwise. Typically, as inflation rises, an investment will earn more revenue, but will incur higher expenses; as inflation declines, the investment may not be able to reduce expenses in line with any resulting reduction in revenue. Many businesses rely on concessions to mitigate the inflation risk to cash flows through escalation provisions linked to the inflation rate. While these provisions may protect against certain risks, they may not protect against the risk of a rise in real interest rates, which is likely to create higher financing costs for an investment and a reduction in the amount of cash available for distribution to Investors that have invested in the Fund. In addition, the market value of an investment may decline in times of higher inflation rates given that the most commonly used methodologies for valuing investments (e.g., discounted cash flow analysis) are sensitive to rising inflation and real interest rates. Finally, wage and price controls have been imposed at times in certain countries in an attempt to control inflation, which could significantly affect the operation of Investments. Accordingly, changes in the rate of inflation may affect the forecasted profitability of an investment.

US Trade Policies and Practices

The United States has imposed tariffs on US imports on a number of countries, including Canada and Mexico, and it is possible that the United States may impose additional tariffs or increase tariffs on imports. Such tariffs could have the effect of, among other things, raising prices for consumers and eliciting reciprocal tariffs, which may slow the global economy and lead to increased market volatility and heightened inflation and interest rate risk, all of which may adversely affect fund performance.

Foreign Currency Exposure

It is expected that a proportion of the investments held by the Fund will be valued in currencies other than the Canadian dollar and that the value of these positions when translated to Canadian dollars may be affected by fluctuation in the value of such currencies relative to the Canadian dollar. The underlying Portfolio Funds may may hedge exposure to foreign currencies in whole or in part, but there can be no assurances that the gains or losses on currency hedging transactions will be matched in timing or characterization with losses and gains on the foreign currency investments. Changes in non-Canadian currency exchange rates may also affect the value of dividends and interest earned, and the level of gains and losses realized on the sale of such investments. The rates of exchange between the Canadian dollar and other currencies are affected by many factors, including forces of supply and demand in the non-Canadian currency exchange markets. Exchange rates also are affected by the international balance of payments and other economic and financial conditions, government intervention, speculation and other factors.

Hedging Transactions

Underlying Portfolio Funds may utilize financial instruments such as forward contracts, options, swaps, caps, collars, floors and other derivatives to seek to hedge against fluctuations in the relative values of their assets as a result of changes in currency exchange rates, market interest rates and public security prices. While these transactions may reduce certain risks, the transactions themselves entail certain other risks. Hedging against a decline in the value of an investment does not eliminate fluctuations in the value of such investment or prevent losses if the value of such investment declines, but instead establishes other positions designed to gain from those same developments, thus offsetting the decline in such investment's value. These types of hedge transactions also limit the opportunity for gain if the value of such Investment should increase.

The success of hedging transactions will be subject to the ability to correctly predict movements in and the direction of, currency exchange rates, interest rates and public security prices. Therefore, while the Fund or underlying fund in which the Fund invests may enter into hedging transactions to seek to reduce these risks, unanticipated changes in currency exchange rates, interest rates or public security prices may result in a poorer overall performance for the Fund than if it had not engaged in any hedging transaction. In addition, the degree of correlation between price movements of the instruments used in a hedging strategy and price movements of the investments being hedged may vary. Moreover, for a variety of reasons, the Fund or underlying fund may not have established a perfect correlation between hedging instruments and the investments being hedged. This imperfect correlation may prevent the Fund, or underlying fund, as applicable, from achieving the intended hedge or expose it to risk of loss.

In addition, there is no limit on the exposure that may be incurred to any single counterparty with over-the-counter derivative instruments, exchange listed securities, options, repurchase agreements or other similar transactions and, as a result, if any such counterparty becomes unable to pay amounts due on such instruments or transactions, the financial losses to the Fund would be greater than if such limits were imposed.

Furthermore, the creditworthiness of a counterparty to any hedging transaction entered into by the Fund may change

over time and, while such counterparty may have been creditworthy at the time such transaction was entered into, there is no guarantee such counterparty will remain creditworthy throughout the duration of the Fund or that such counterparty will be able perform its obligations under, or pay amounts due on, such hedging transactions. This risk is also subject to, and heightened by, commodity price fluctuations.

Legal, Tax and Regulatory Risks

Legal, tax and regulatory changes to laws or administrative practice could occur during the term of the Fund which may adversely affect the Fund and underlying Portfolio Funds in which the Fund invests. For example, the regulatory or tax environment for derivative instruments is evolving, and changes in the regulation or taxation of derivative instruments may adversely affect the value of derivative instruments held by the Fund and the ability of the Fund to pursue is investment strategies. Interpretation of the law or administrative practice may affect the characterization of the Fund's earnings as capital gains or income which may increase the level of tax borne by investors as a result of increased taxable distributions from the Fund. There can be no assurance that the Canadian federal income tax laws and administrative policies and assessing practices of the Canada Revenue Agency respecting the treatment of trusts, including mutual fund trusts, will not be changed in a manner that adversely affects the Unitholders. If the Fund ceases to qualify as a mutual fund trust under the Tax Act, the income tax considerations described under Item 8 "Income Tax Consequences and RRSP Eligibility" would be materially and adversely different in certain respects.

10.2 Risks Associated with an Investment in the Fund

General Investment Risk

An investment in the Fund is risky. Investors must be able to bear the risk of a complete loss of their investment. Investing in the Fund is only suitable for investors who understand and are capable of bearing the risks of their investment. As is the case with any investment that does not offer a principal guarantee, all investments in underlying third-party funds and securities made by the Fund carry the risk the loss of invested capital, in part or in whole. While the Manager believes that the Fund's investment policies and underlying investment decisions will be successful over the long term, there is no assurance that the Fund will achieve its investment objectives. There is no guarantee that an investment in Units of the Fund will earn a positive return in the short or long term, and may produce negative returns. The value of the Units may increase or decrease depending on market, economic, political, regulatory and other conditions affecting the Fund's portfolio. An investment in Units may be more volatile and risky than some other forms of investments. Investors must be able to bear the risk of a partial or complete loss of their investment.

The Fund is not subject to normal mutual fund regulations and disclosure requirements for publicly offered mutual funds, which limit such mutual funds' ability to use leverage, concentrate investments and use derivatives, but is instead subject to the investment restrictions set out herein.

No Operating History

Although persons involved in the management of the Fund and the service providers to the Fund have had long experience in their respective fields of specialization, the Fund has no operating and performing history upon which prospective investors can evaluate the Fund's performance.

Liquidity Risk

Liquidity risk refers to the inability to sell a financial instrument or to only be able to sell the instrument at a price that represents a substantial discount to its true value. There is currently no market for the Units and it is not anticipated that any market will develop. Furthermore, the Units are subject to transfer and resale restrictions. The Portfolio Funds in which the Fund invests will also generally restrict or prohibit redemptions by the Fund, making it more difficult for the Fund to pay redemption proceeds in cash.

In a normal market environment, Units may generally be redeemed on any Business Day. However, the redemption of Units may be subject to certain fees (including a redemption fee or Transaction Fee) and restrictions (including the Cash Redemption Cap or suspension of redemptions). If the Manager activates the Cash Redemption Cap and such redemption requests are received from more than one Unitholder, the requests will be implemented pro rata up to the amount of the Cash Redemption Cap on each Valuation Day. If and to the extent that cash proceeds are not available for all Units tendered for redemption by a Unitholder, then the Redemption Amount per Unit which the Unitholder would otherwise be entitled may be paid and satisfied by the delivery of a Redemption Note. See "Redemption Note Risks". The Manager may also suspend redemptions in certain circumstances, including in the event of redemptions

exceeding, in aggregate, 5% of the Net Asset Value of the Fund and in the event the Manager determines that conditions are such that the disposal of the assets of the Fund is not reasonably practicable, in the best interest of all Unitholders, or it is not reasonably practicable to determine fairly the value of the Fund's assets. As such, Unitholders may not be able to liquidate their investments in a timely manner or in the event of an emergency. Purchasers should be prepared to hold these securities indefinitely and cannot expect to be able to liquidate their investment in the case of an emergency. Accordingly, an investment in Units is suitable solely for persons able to make and bear the economic risk of a long-term investment. The Fund's underlying holdings, whether a third-party fund, an exchange traded fund or a direct security, may also be difficult to sell because the securities are not well known or do not have an active liquid market. Smaller funds, small capitalization securities, or emerging market securities are all examples of direct securities that may not offer liquidity. Finally, illiquidity in the Fund's Units can affect liquidity in its underlying holdings. Substantial redemptions of Units could require the Fund to liquidate underlying positions more rapidly than otherwise desirable to raise the necessary cash to fund redemptions and achieve a market position appropriately reflecting a smaller asset base. Such factors could adversely affect the value of the Units that remain outstanding. See Item 5.3 "Redemption Procedure".

Reliance on Management

The success of the Fund (or an underlying Portfolio Fund in which the Fund invests) depends in substantial part upon the skill and expertise of the investment professionals who will be providing investment advice with respect to the fund. There can be no assurance that these key investment professionals will continue to be associated with the Manager, or manager of the underlying Portfolio Funds in which the Fund invests, throughout the life of the Fund. In addition, the key investment professionals devote their time and attention to the Manager and various investments and investment products of Manager, which includes the activities of the Fund. While certain investment professionals will devote such time as they believe is reasonably required to the Fund, the composition of the team dedicated to the Fund may change from time to time without notice to the Unitholders. Accordingly, the make-up of the pool of investment professionals with responsibility for the investment strategy of the Fund may evolve over time. The loss of key personnel could have a material adverse effect on the Fund's ability to realize its investment objectives.

Investment Eligibility

The Fund intends to qualify as a "mutual fund trust" under the Tax Act at all relevant times. If the Fund does not meet the requisite conditions or otherwise does not qualify or ceases to qualify as a "mutual fund trust" under the Tax Act, adverse consequences may arise including that: (i) the Fund may become liable to pay certain additional tax liabilities (with the result that the amount of cash available for distribution by the non-qualifying trust would be reduced and Unitholders may otherwise be adversely affected), and (ii) the Units will not be qualified investments for RRSPs, RRIFs, RESPs, RDSPs, TFSAs and DPSPs with the result that adverse tax consequences will generally arise to the Registered Plan and the annuitant, beneficiary or holder of the plan, including, depending on the circumstances, that the annuitant, beneficiary or holder may become subject to additional taxes and penalties, that the annuitant, beneficiary or holder of the Registered Plan may be deemed to have received income therefrom, and that the Registered Plan may have its tax status revoked. Redemption Notes and any other property received other than cash upon the redemption of Units are generally not qualified investments for Registered Plans, and accordingly there could be adverse tax consequences to a Registered Plan or annuitant, beneficiary, subscriber or holder thereof upon a redemption should redemption proceeds be paid by way of Redemption Notes. See Item 5.3 "Redemption Procedure – Payment by Redemption Note". You should consult your own professional advisers to obtain advice on eligibility of these securities for deferred plans.

Net Asset Value

The Net Asset Value of each Class of Units that comprise the Fund will fluctuate with changes in the market value of the investments attributable to that Class. Such changes in market value may occur as a result of various factors such as changes in interest rates, economic conditions, and market and company news. Therefore, when you redeem your Units in the Fund, you may receive less than the full amount you originally invested. The full amount of an investment in the Fund is not guaranteed. Unlike bank accounts or guaranteed investment certificates (GICs), mutual fund units are not covered by the Canada Deposit Insurance Corporation or any other government deposit insurer.

Portfolio Concentration

While diversification is an objective of the Fund, and the Fund's investment objectives and restrictions includes certain diversification limitations, there is no assurance as to the degree of diversification that will actually be achieved in the Fund's investments and it is likely that the asset mix of the Fund will differ from that which would result if

diversification was the Fund's primary investment focus. To the extent that the Fund or an underlying Portfolio Fund concentrates its investments in a particular geographic region, security, investment sector or stage of investment, such investments may become more susceptible to fluctuations in value resulting from adverse economic or business conditions applicable to such region, type of security, investment sector or stage of investment.

Not a Public Mutual Fund

The Fund is not a reporting mutual fund for securities laws purposes and is therefore not subject to the restrictions placed on public mutual funds to ensure diversification and liquidity of the Fund's portfolio, as well as a more stringent level of public disclosure of performance. As a result, some of the protections provided to investors in reporting mutual funds under such laws are not available to Unitholders.

Fund of Fund Risk

The Fund intends to invest substantially all of its assets in underlying Portfolio Funds. As such, the Fund has exposure to the same risks as the Portfolio Funds.

Purchasers of Units in the Fund will not have a direct interest in any Portfolio Fund in which the Fund invests. Accordingly, Unitholders will not have any rights under the governing documents of the Portfolio Fund and will have no standing or recourse against the Portfolio Fund in any respect. Unitholders of the Fund will only have those rights provided for in the Trust Agreement of the Fund.

A copy of the offering document or other similar disclosure document of other Portfolio Funds (if any) in which the Fund invests its assets are available, free of charge, upon request.

Losses and Effects of Substantial Redemptions

The Fund may at any time incur losses, resulting in substantial redemptions by Unitholders. Substantial redemptions may require the Fund to liquidate positions more rapidly than otherwise desirable to raise the necessary cash to fund redemptions and achieve market positions appropriately reflecting a smaller asset base. There is a risk that if the Fund's assets become depleted, the Fund's portfolio could become sufficiently restricted to make it difficult to achieve the Fund's investment objectives. Such factors could adversely affect the value of the Units redeemed and of the Units remaining outstanding.

Large Unitholder Risk

Where the Fund has one or more Unitholders owning a significant percentage of its total Units, certain actions by a large Unitholder may have an impact on the Fund. If a large Unitholder withdraws from the Fund (by redeeming Units), the redemption may force the Fund to liquidate some of its portfolio securities in an untimely manner to pay the redemption price to the large Unitholder. The sale of portfolio securities might trigger capital gains tax for the remaining Unitholders. It might also increase the transaction costs, which the Fund must pay, thereby reducing the net asset value of the Fund.

Conflicts of Interest

Relationship Between the Fund, the Manager and Affiliates of the Manager

Harbourfront is the Fund's portfolio adviser and principal Selling Agent. The Fund also distributes its Units through Harbourfront Wealth Counsel Inc. ("HWCI") and Rothenberg Wealth Management ("Rothenberg"). Each of Harbourfront, HWCI and Rothenberg (collectively, the "Affiliated Service Providers") is an affiliate of the Manager. Each of the Manager and its Affiliated Service Providers are indirect, wholly-owned subsidiaries of HFW Holdings Inc. As of the date of this Offering Memorandum, Audax Group beneficially owns the majority of the issued and outstanding shares of HFW Holdings Inc. and as such has the ability to elect and appoint the directors and officers of the Manager and its Affiliated Service Providers. The Manager and its Affiliated Service Providers act on behalf of both the Fund and one or more of the Related Funds in which the Fund will invest.

A conflict of interest may arise where (i) the Manager's interests or the interests of its Affiliated Service Providers, including those of their respective employees, and the interests of the Fund may be inconsistent or different, or (ii) the Manager or its Affiliated Service Providers may be perceived to be influenced to put their interests ahead of the Fund's interests, or (iii) monetary or non-monetary benefits available to the Manager or its Affiliated Service Providers, or potential negative consequences for the Manager or its Affiliated Service Providers, may affect the relationship between the Fund and the Manager or the Manager's Affiliated Service Providers.

Certain of the directors and officers of the Manager are also directors and officers of the Manager's Affiliated Service Providers. Although the Manager will have various obligations to the Fund, situations may arise where the interests of the directors, officers, employees and shareholders of the Manager (being the promoter of the Fund) could conflict with the interests of the Fund. These relationships create various conflicts of interest for the Fund.

The Manager, its Affiliated Service Providers and their respective employees, directors and officers may invest their own money in the Fund and Portfolio Funds (including Related Funds) and may, from time to time, have substantial holdings in the Fund or Portfolio Funds.

The Fund will invest in units of the Related Funds for which the Manager is the manager and one or more of the Affiliated Service Providers is the portfolio adviser and/or Selling Agent. As a result, there are potential conflicts of interest that could arise in connection with the Manager and its Affiliated Service Providers acting in their respective capacities for both the Fund and the Related Funds.

Investors may purchase Units of the Fund through an Affiliated Service Provider, acting as Selling Agent. Purchasers of Class F Units are required to pay fees to their Selling Agent in respect of holdings of Class F Units and such fees may reduce the amount invested in the Units.

The investment by a Fund in units of a Related Fund will not result in any duplication of management fees or performance fees to the Fund or the investors of the Fund. The Fund pays the Manager the Management Fee and Performance Fee (ultimately borne by the holders of the different Classes of Units as discussed elsewhere in this Offering Memorandum). No Affiliated Service Provider shall receive any performance or incentive fee in respect of the Fund or the Portfolio Funds.

The Manager and the Affiliated Service Providers have adopted a conflict of interest policy to address and minimize those potential conflicts of interest. The policy states that the Manager and its Affiliated Service Providers will deal fairly, honestly and in good faith with all clients (including the Fund and the Related Funds) and not advantage one client over another. Applicable securities laws require securities dealers and advisers, when they trade in or advise with respect to their own securities or securities of certain other issuers to which they, or certain other parties related to them, are related or connected, to do so only in accordance with particular disclosure and other rules. These rules require dealers and advisers, prior to trading with or advising their customers or clients, to inform them of the relevant relationships and connections with the issuer of the securities. Clients and customers should refer to the applicable provisions of these securities laws for the particulars of these rules and their rights or consult with a legal adviser. The Fund is a related issuer and a connected issuer of each of the Manager, Harbourfront, HWCI and Rothenberg within the meaning of applicable Canadian securities legislation.

Allocation of Investment Opportunities

Harbourfront is engaged in a wide variety of advisory and other investment dealer business activities. Harbourfront's investment decisions for the Fund will be made independently of those made for the other clients of Harbourfront and independently of its own investments. However, on occasion, Harbourfront may make the same investment for the Fund and one or more of its other clients (including the Related Funds). Where the Fund and one or more of the other clients of Harbourfront are engaged in the purchase or sale of the same security, the transaction will be effected on an equitable basis. Harbourfront will allocate opportunities to make and dispose of investments equitably among clients with similar investment objectives having regard to whether the security is currently held in any of the relevant investment portfolios, the relative size and rate of growth of the Fund and the other funds under common management and such other factors as Harbourfront considers relevant in the circumstances.

Services not Exclusive to the Funds

The services of the Manager, the Affiliated Service Providers and their respective partners, and their respective directors, officers, employees, agents and associates are not exclusive to the Fund. The Manager, the Affiliated Service Providers and any of their respective partners, directors, officers, employees, agents and associates may, at any time, engage in the promotion, management, distribution or portfolio management of any other fund or trust (including the Related Funds) and provide similar services to other investment funds and other clients and engage in other activities. While the Manager, the Affiliated Service Providers and their respective partners, directors, officers, employees, agents and associates devote as much of their respective time and resources to the activities of the Fund as in their respective judgment is reasonably required, they will not be devoting their time exclusively to the affairs of the Fund and Related Funds. The Manager, the Affiliated Service Providers and their respective partners, directors, officers,

employees, agents and associates will therefore have conflicts of interest in allocating management time, services and functions among the Fund and such other persons for which it provides services (including Related Funds). However, at all times the Manager and the Affiliated Service Providers will ensure a fair and equitable allocation of its time, services and functions between the Fund and any other such persons to whom it provides services.

The Fund will not have an independent review committee or any other form of independent management oversight and will rely exclusively upon the Manager to manage the business of the Fund and to provide investment managerial skill. The directors, officers, employees and shareholders of the Manager may have a conflict of interest in allocating their time among the business of the Manager, the Affiliated Service Providers, the Fund and the Related Funds, and other businesses or projects in which they may become involved. The directors and officers of the Manager have, however, agreed to devote as much time to the Fund as is required for the effective management of the Fund.

Interest of the Manager and Responsible Persons of Manager in Related Funds

The Fund's investment in a Related Fund creates a potential conflict of interest for the Manager and Harbourfront, as portfolio adviser, relating to the voting of the units of the Related Fund in that certain officers and directors of the Manager or Harbourfront may be a substantial security holder of the Manager or Harbourfront and also may have a significant interest in the Related Fund. The Manager and Harbourfront intend to address this potential conflict of interest by not voting any units of the Related Fund held by a Fund (should the requirement for a vote arise); or the Manager may make arrangements to permit Unitholders of the Fund to exercise the votes attaching to the Fund's investment in the Related Fund.

Liability of Unitholders

The Trust Agreement provides that no Unitholder will be subject to any liability whatsoever, in tort, contract or otherwise, to any person in connection with the investment obligations, affairs or assets of the Fund and all such persons shall look solely to the Fund's assets for satisfaction of claims of any nature arising out of or in connection therewith. There is a risk, which is considered by the Manager to be remote in the circumstances, that a Unitholder could be held personally liable, notwithstanding the foregoing statement in the Trust Agreement, for obligations of the Fund to the extent that claims are not satisfied out of the assets of the Fund. It is intended that the operations of the Fund will be conducted in such manner so as to minimize such risk. In the event that a Unitholder should be required to satisfy any obligation of the Fund, such Unitholder will be entitled to reimbursement from any available assets of the Fund.

Lack of Independent Counsel

Counsel for the Fund in connection with this Offering is also counsel to the Manager. The Unitholders, as a group, have not been represented by separate counsel and counsel for the Fund and the Manager does not purport to have acted for the Unitholders or to have conducted any investigation or review on their behalf.

Broad Authority of the Manager

The Trust Agreement gives the Manager broad discretion over the conduct of the Fund's business, the selection of the securities in which the Fund invests and the types of transactions in which the Fund engages.

Incentive Fee to the Manager

The Manager is eligible to receive a Performance Fee if, during a given time period, the performance of the Fund exceeds the described Performance Fee criteria. This may create a structural incentive for the Manager, in the pursuit of superior performance, to make investments that are abnormally risky than otherwise would be the case if no such fee existed.

Cyber Security

The information and technology systems of the Manager and the Administrator may be vulnerable to damage or interruption from computer viruses, network failures, computer and telecommunication failures, infiltration by unauthorized persons and security breaches, usage errors by their respective professionals, power outages and catastrophic events such as fires, tornadoes, floods, hurricanes and earthquakes. Although the Manager has implemented, and the Administrator may maintain, various measures to manage risks relating to these types of events, if these systems are compromised, become inoperable for extended periods of time or cease to function properly, the Manager and/or the Administrator may have to make a significant investment to fix or replace them. The failure of these systems and/or of disaster recovery plans for any reason could cause significant interruptions in the Manager's,

the Fund's and the Administrator's operations and result in a failure to maintain the security, confidentiality or privacy of sensitive data, including personal information relating to investors (and the beneficial owners of investors). Such a failure could harm the Manager's and/or the Administrator's reputation, subject any such entity and their respective affiliates to legal claims and otherwise affect their business and financial performance.

Temporary Investments and Liquid Investments

The Fund will have a portion of its portfolio hold liquid investments for liquidity management purposes at all times, and such portion may hold cash, cash equivalents, Canadian and U.S. government securities, money market funds and other high-quality debt instruments maturing in one year or less from the time of investment, as well as exchange-traded funds. This will produce returns that may be lower than the returns which the remainder of the Fund expects to achieve in respect of its investments in Portfolio Funds.

Redemption Note Risks

There are certain risks associated with the receipt by a redeeming Unitholder of Redemption Notes as redemption proceeds.

- Limitation on Payment of Redemption Price in Cash. Redemption rights are subject to limitations, including monthly, quarterly and annual limits on cash that may be paid as redemption proceeds. If redemption requests exceed that limit, redeeming Unitholders will receive their proportionate amount of cash available and will receive the balance of their redemption proceeds in the form of Redemption Notes or other non-cash assets. Despite the intention to pay cash proceeds up to the limit, the Fund will not be able to redeem Units for cash if it is determined that the Fund has insufficient liquid assets to fund such redemptions or, if after paying such redemptions, the Fund would have insufficient assets to pay its liabilities as they become due.
- Redemption Price. The portion of redemption proceeds paid by way of Redemption Notes will be subject to a discount to reflect the cost of issuing, distributing and administering Redemption Notes.
- Redemption Notes will be Unsecured. Redemption Notes will be unsecured debt obligations of the Fund and may be subordinated to other financing obtained by the Fund.
- Payment of Redemption Notes. The Manager may set up a reserve of cash for the payment of interest under the Redemption Notes. This will impact the amount of cash available to the Fund to fund subsequent redemption requests or any other distributions of cash by the Fund. There is no guarantee that the Fund will be able to generate sufficient cash to make payments of interest and capital under the Redemption Notes when due.
- Priority of Redemption Notes over Units. In the event of a liquidation of the Fund, holders of Redemption Notes may receive amounts due to them in priority over the rights of Unitholders to receive a distribution of the remaining assets of the Fund, however applicable creditor and bankruptcy laws may undermine their priority.

10.3 Risks Associated with the Fund's Investments

Risks of Investing in Real Estate

Investments in real estate-related debt and equity assets are subject to various risks, including adverse changes in national or international economic conditions, adverse local market conditions, the financial conditions of tenants, buyers and sellers of properties, changes in availability of debt financing, changes in interest rates, exchange rates, real estate tax rates and other operating expenses, environmental laws and regulations, zoning laws and other governmental rules and fiscal policies, energy prices, changes in the relative popularity of certain property types, risks due to dependence on cash flow, risk and operating problems arising out of the presence of certain construction materials, as well as acts of God, uninsurable losses, war, terrorism, earthquakes, hurricanes or floods and other factors which are beyond the control of the Portfolio Fund in which the Fund is invested.

Real estate investments of underlying Portfolio Funds may be or become non-performing after acquisition for a wide variety of reasons. Such non-performing real estate investments may require a substantial amount of workout negotiations and/or restructuring, which may entail, among other things, a substantial write-down of such investment. However, even if an asset is performing as expected, a risk exists that upon maturity, replacement "takeout" financing may not be available. It is possible that the Portfolio Fund may find it necessary or desirable to foreclose on some of the collateral securing one or more investments held by such entity. Even if foreclosure is an option, the foreclosure process can be lengthy and expensive. At any time during the foreclosure proceedings, the borrower may file for

bankruptcy or otherwise avail itself of debtor protection laws, which may have the effect of further delaying the foreclosure process.

Risks of Investing in Infrastructure

Investing in infrastructure assets is subject to a variety of risks, not all of which can be foreseen or quantified, including operating, economic, environmental, commercial, currency, regulatory, political and financial risks.

An investment in any underlying Portfolio Fund that include infrastructure assets is subject to certain risks associated with the ownership of infrastructure and infrastructure-related assets in general, including: the burdens of ownership of infrastructure; local, national and international economic conditions; the supply and demand for services from and access to, infrastructure; the financial condition of users and suppliers of infrastructure assets; changes in interest rates and the availability of funds which may render the purchase, sale or refinancing of infrastructure assets difficult or impracticable; changes in environmental laws and regulations, and planning laws and other governmental rules; environmental claims arising in respect of infrastructure acquired with undisclosed or unknown environmental problems or as to which inadequate reserves have been established; changes in energy prices; changes in fiscal and monetary policies; negative developments in the economy that depress travel; uninsured casualties; acts of force majeure, terrorist events, under-insured or uninsurable losses; and other factors which are beyond the reasonable control of the Portfolio Funds. Many of these factors could cause fluctuations in usage, expenses and revenues, causing the value of the Portfolio Fund to decline and negatively affect the Fund's returns.

Equity Securities

Underlying Portfolio Funds may invest, directly and indirectly, in common and preferred stock and other equity securities, including both public and private equity securities. Equity securities generally involve a higher degree of risk and will be subordinate to the debt securities and other indebtedness of the issuers of such equity securities. Prices of equity securities generally fluctuate more than prices of debt securities and are more likely to be affected by poor economic or market conditions. In some cases, the issuers of such equity securities may be highly leveraged or subject to other risks such as limited product lines, markets or financial resources. In addition, actual and perceived accounting irregularities may cause dramatic price declines in the equity securities of companies reporting such irregularities or that are rumored to be subject to accounting irregularities. A Portfolio Fund may experience a substantial or complete loss on individual equity securities.

Exchange Traded Fund Risk

Underlying Portfolio Funds may directly or indirectly invest in ETFs, which qualify as "index participation units" under NI 81-102. These ETFs seek to provide returns similar to the performance of a market index or industry sector index. ETFs may not achieve the same return as their benchmark market or industry sector indices due to, among other things, differences in the actual weights of securities held in the ETF versus the weights in the relevant index (any such differences are usually small), and due to the operating and management expenses of the ETFs. ETFs may also be subject to currency risk. An ETF may, for a variety of reasons, also fail to accurately track the market segment or index that underlies its investment objective. ETF units may trade below, at, or above their respective net asset values per unit. The price of an ETF can also fluctuate and the value of Portfolio Funds that invest in securities offered by ETFs will change with these fluctuations.

Asset-backed securities and mortgage-backed securities risk

Underlying Portfolio Funds may directly or indirectly invest in or have exposure to asset-backed securities or mortgage-backed securities. Asset-backed securities are debt obligations that are backed by pools of consumer or business loans. Mortgage backed securities are debt obligations backed by pools of mortgages on commercial or residential real estate.

The principal risks associated with investing in asset-backed securities and mortgage-backed securities are: (i) if there are changes in the market's perception of the issuers of these types of securities, in the creditworthiness of the underlying borrowers, or in the assets backing the pools, then the value of the securities may be affected; (ii) the underlying loans may not be ultimately repaid in full, in some cases leading to holders of asset-backed securities and mortgage-backed securities not receiving full repayment; and (iii) if these securities are prepaid before maturity and the prepayment is unexpected, or if it occurs faster than predicted, the asset-backed securities or mortgage-backed securities may pay less income, and their value might decrease. Since issuers generally choose to prepay when interest

rates fall, the investment fund may have to reinvest this money in securities that have lower rates.

Foreign and Emerging Markets

Underlying Portfolio Funds may directly or indirectly invest in foreign countries that face increased risk because of differences in accounting standards, accounting, financial reporting, which may not be as stringent as Canada and the US. These differences may mean portfolio managers receive less complete or transparent information on foreign securities. Most notably, there are political risks to trading in foreign markets. Investor rights are not protected in equal fashion across geographies. Governments can impose regulatory changes that affect shareholder rights or currency valuations. Many foreign markets are also less liquid and are more volatile than Canadian and US markets. International market risk may be particularly high in emerging markets, where market structures, regulation and shareholder rights are less developed or protected. Emerging markets have historically exhibited higher instances of political instability, government intervention, hyper-inflation, currency devaluation versus the dollar, lower trading and liquidity challenges versus, developed market economies. As a result, the Net Asset Value of a Portfolio Fund may fluctuate to a greater degree by investing in foreign equities than if the Portfolio Fund limited its investments to Canadian securities.

Securities Lending Risk

Underlying Portfolio Funds may directly or indirectly engage in securities lending transactions in order to earn additional income. Securities lending involves lending securities held by a fund to qualified borrowers who have posted collateral. In lending its securities, a fund is subject to the risk that the borrower may not fulfill its obligations, leaving the fund holding collateral worth less than the securities it has lent, resulting in a loss to the fund.

Small and Mid-Capitalization Company Risk

Underlying Portfolio Funds may directly or indirectly hold small and mid-capitalization securities. The securities of small- and mid-capitalization companies can be riskier than the securities of larger, more established companies. They often have greater price volatility, lower trading volume, and less liquidity than the securities of larger, more established companies. As a result, the price and liquidity of a smaller company's securities can change significantly in a short period of time. The volatility of the Portfolio Fund may increase as a result of exposure to these securities.

Interest Rates

Changes in interest rates may adversely affect the value of debt securities held directly or indirectly by an underlying Portfolio Fund. The interest rate on a bond or other debt security is set when it is issued. When interest rates fall, the price of existing bonds will rise because existing bonds pay higher rates than new bonds and are therefore worth more and the value of investment fund may increase. On the other hand, when interest rates rise, the price of existing bonds will fall, and so will the value of the investment fund as a result of holding such bonds. This risk exists whether securities are fixed rate or floating rate investments. The degree to which an investment is affected by a change in interest rates is reflected in its term-to-maturity. Longer dated loans or fixed income instruments are more sensitive to changes in interest rates vs. shorter term securities.

Use of Derivatives

Underlying Portfolio Funds may directly or indirectly invest in or use derivative instruments, including forward contracts, futures contracts, swaps and options for hedging or non-hedging purposes. Derivatives generally involve certain risks, which may include the following: (a) the derivative hedging strategy used to reduce risk may not be effective; (b) the market value of the investment being hedged and the derivative instrument being used may not be perfectly correlated; (c) there is no guarantee a market will exist when a fund wants to buy or sell one of the derivative contracts; and (d) the other party to the contract may not be able to meet its financial obligations.

Counterparty Risk

Underlying Portfolio Funds may directly or indirectly have exposure to customized financial instrument transactions for the purpose of executing foreign currency hedges that are subject to the risk of credit failure or the inability of, or refusal by, the counterparty to perform its obligations with respect to the hedges, potentially exposing the Fund to significant losses.

Credit risk

Underlying Portfolio Funds may directly or indirectly invest in bonds and other fixed income securities. Credit risk is the possibility that an issuer of a bond or other fixed income investment may not be able to pay interest or to repay the principal at maturity. The risk of this occurring is greater with some issuers than with others. For example, the risk of default is generally low for government and high-quality corporate securities. Where the risk is considered greater, the interest rate that must be paid by the company on its fixed income securities is generally higher than for a company where the risk is considered to be lower.

Credit risk is comprised of default risk, credit spread risk, downgrade risk and collateral risk. Each can have a negative impact on the value of a debt security.

Default risk is the risk that the issuer will not be able to pay the obligation, either on time or at all. Generally, lower quality debt securities involve a greater risk of default on interest and/or principal payments.

Credit spread risk is the risk that there will be an increase in the difference between the interest rate of an issuer's bond and the interest rate of a bond that is considered to have little associated risk (such as a government guaranteed bond or treasury bill). The difference between these interest rates is called a "credit spread". Credit spreads are based on macroeconomic events in the domestic or global financial markets. An increase in credit spread will decrease the value of debt securities.

Downgrade risk is the risk that a specialized credit rating agency, such as DBRS (Dominion Bond Rating Services), Standard & Poor's or Moody's Investors Services, will reduce the credit rating of an issuer's securities. Downgrades in credit rating will decrease the value of those debt securities.

Collateral risk is the risk that the value of any assets securing an issuer's obligation may be deficient or difficult to liquidate. As a result, the value of those debt securities may decline significantly in value.

Use of Leverage

Underlying Portfolio Funds may leverage the fund's investment positions by borrowing funds. As a result, if the Portfolio Fund manager's investment decisions are incorrect, the resulting losses will be more than if investments were made solely in an unleveraged long portfolio as is the case in most conventional equity mutual funds. In addition, leveraged investment strategies can also be expected to increase a funds' turnover, transaction and market impact costs, interest and securities lending expenses and other costs and expenses.

Suspensions of Redemptions of Units

The Fund's right to redeem its investment in an underlying Portfolio Fund may be subject to restrictions and suspension in certain circumstances beyond the control of the Fund, including without limitation, a material adverse change in general market conditions, and events of illiquidity in the Portfolio Fund's investments. Accordingly, the Fund may not be able to liquidate its investment in a timely manner.

Possible Effect of Redemptions

Despite various measures available to the manager of an underlying Portfolio Fund with respect to redemptions, substantial redemptions could require the underlying Portfolio Fund to liquidate positions more rapidly than desirable to raise the necessary cash to fund redemptions and achieve a market position appropriately reflecting a smaller asset base. These factors could adversely affect the value of the Fund's units in the Portfolio Fund. It also increases the chance that the Portfolio Fund will realize capital gains and pay a capital gains distribution to investors, including the Fund.

Lack of Insurance

The assets of underlying Portfolio Funds are generally not expected to be insured by any government or private insurer, except to the extent that certain portions of these assets may be deposited in bank accounts insured by a government agency such as the Canada Deposit Insurance Corporation, or with brokers insured by the Canadian Investor Protection Fund. Therefore, in the event of the insolvency of a depository or custodian, the underlying Portfolio Fund may be unable to recover all of its assets or the value of its securities so deposited.

ITEM 11. REPORTING OBLIGATIONS

As a Unitholder of the Fund you are entitled to receive copies of the Fund's audited financial statements. Except as may be otherwise required by applicable securities laws, the Fund will, upon request by a Unitholder, make audited financial statements for the year ended December 31, available within 120 days after the last day of each

fiscal year of the Fund, or as soon as practicable thereafter. Interim unaudited financial statements of the Fund are available to Unitholders upon request. Unitholders will not receive any other information regarding the Fund's portfolio on an ongoing basis.

The Fund is not a reporting issuer in any of the provinces or territories of Canada and does not intend on becoming a reporting issuer in any province or territory in Canada.

ITEM 12. RESALE RESTRICTIONS

Unless permitted under securities legislation, you cannot trade the securities before the date that is 4 months and a day after the date the Fund becomes a reporting issuer in any Canadian province or territory.

ITEM 13. PURCHASERS' RIGHTS

13.1 Statements Regarding Purchaser' Rights

If you purchase these securities you may have certain statutory rights of action, some of which are described below. For information about your rights you should consult your lawyer. The following is a summary of the statutory rights of action for damages or rescission, or both, available to purchasers resident in certain jurisdictions. The summary is subject to the express provisions of the applicable securities legislation of each applicable jurisdiction and the regulations, rules, policy statements and instruments thereunder, and reference is made to the complete text of such provisions. The rights discussed below are in addition to and without derogation from any other right or remedy that purchasers may have at law, are qualified by the provisions of the relevant securities legislation and are subject to certain limitations and statutory defences contained therein. Purchasers should refer to the applicable securities legislation for particulars of these provisions or consult their legal advisors.

Investors in Jurisdictions other than Ontario

If there is a misrepresentation in this Offering Memorandum, you may have a statutory right to sue:

- (a) the Fund to cancel your agreement to buy the Units; or
- (b) for damages against the Fund and every person who signed this Offering Memorandum.

This statutory right to sue is available to you whether or not you relied on the misrepresentation. However, in an action for damages, the amount you may recover will not exceed the price that you paid for your securities and will not include any part of the damages that the Fund proves does not represent the depreciation in value of the securities resulting from the misrepresentation. There are various defenses available to the persons or companies that you have a right to sue. In particular, they have a defense if they prove that you knew of the misrepresentation when you purchased the securities. Additionally, if you elect to exercise a right of rescission against the Fund, you will have no right of action for damages against the Fund.

If you intend to rely on the rights described in (a) or (b) above, you must do so within strict time limitations. Generally speaking, in many jurisdictions, you must commence your action to cancel the Subscription Agreement within 180 days after you signed the agreement to purchase the Units or you must commence your action for damages within the earlier of 180 days after learning of the misrepresentation or 3 years after you signed the agreement to purchase the Units; however, purchasers are cautioned that their statutory rights of action and the applicable time limitations may vary from those described above depending on the securities legislation of the applicable jurisdiction. As such, purchasers should consult with their legal advisor and/or refer to the complete text of the applicable securities legislation of their jurisdiction of residence and the rules, regulations and other instruments thereunder.

Investors in Ontario

Section 5.2 of Ontario Securities Commission Rule 45-501 – Ontario Prospectus and Registration Exemptions provides that when this Offering Memorandum is delivered to an investor to whom Units are distributed in reliance upon a prospectus exemption under section 73.3 of the Securities Act (Ontario) (or a predecessor exemption), the rights referred to in section 130.1 of the Securities Act (Ontario) are applicable, unless the prospective purchaser is:

(a) a Canadian financial institution, meaning either:

- (i) an association governed by the Cooperative Credit Associations Act (Canada) or a central cooperative credit society for which an order has been made under section 473(1) of that Act; or
- (ii) a bank, a loan corporation, trust company, trust corporation, insurance company, treasury branch, credit union, caisse populaire, financial services cooperative, or league that, in each case, is authorized by an enactment of Canada or a jurisdiction of Canada to carry on business in Canada or a jurisdiction of Canada;
- (b) a Schedule III bank, meaning a bank listed in Schedule III of the Bank Act (Canada);
- (c) the Business Development Bank of Canada incorporated under the Business Development Bank of Canada Act (Canada); or
- (d) a subsidiary of any person referred to in paragraphs (a), (b) or (c), if the person owns all of the voting securities of the subsidiary, except the voting securities required by law to be owned by the directors of that subsidiary.

Where this Offering Memorandum is delivered to a prospective purchaser of Units in connection with a trade made in reliance on section 73.3 of the Securities Act (Ontario) (or a predecessor exemption) and this document contains a misrepresentation, subject to the exceptions set out above, the purchaser will have, without regard to whether the purchaser relied on the misrepresentation, a statutory right of action against the Fund and a selling security holder on whose behalf the distribution is made for damages or, while still the owner of Units, for rescission, in which case, if the purchaser elects to exercise the right of rescission, the purchaser will have no right of action for damages. However, no action shall be commenced more than, in the case of an action for rescission, 180 days after the date of the transaction that gave rise to the cause of action, and in the case of any action other than an action for rescission, the earlier of: (i) 180 days after the plaintiff first had knowledge of the facts giving rise to the cause of action; or (ii) 3 years after the date of the transaction that gave rise to the cause of action.

The defendant shall not be liable for a misrepresentation if it proves that the purchaser purchased the Units with knowledge of the misrepresentation.

In an action for damages, the defendant shall not be liable for all or any portion of the damages that the defendant proves do not represent the depreciation in value of the Units as a result of the misrepresentation relied upon.

In no case shall the amount recoverable for the misrepresentation exceed the price at which the Units were offered.

This summary is subject to the express provisions of the Securities Act (Ontario) and the regulations and rules made under it, and prospective investors should refer to the complete text of those provisions and/or consult with a legal advisor.

THE FOREGOING SUMMARY IS SUBJECT TO AND QUALIFIED IN ITS ENTIRETY BY THE EXPRESS PROVISIONS OF THE SECURITIES LEGISLATION OF EACH APPLICABLE JURISDICTION AND THE RULES, REGULATIONS AND OTHER INSTRUMENTS THEREUNDER, AND REFERENCE IS MADE TO THE COMPLETE TEXT OF SUCH PROVISIONS. SUCH PROVISIONS MAY CONTAIN LIMITATIONS AND STATUTORY DEFENCES ON WHICH THE FUND MAY RELY. THE ENFORCEABILITY OF THESE RIGHTS MAY BE LIMITED.