

Portland Private Income Fund **2016 Interim Report**

June 30, 2016

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PORTFOLIO MANAGER	Christopher Wain-Lowe, BA, MBA Chief Investment Officer, Executive Vice President and Portfolio Manager

Overview

The investment objective of the Portland Private Income Fund (the Fund) is to preserve capital and provide income and above average long-term returns. The Fund ultimately intends to achieve its investment objective by investing all, or substantially all, of its net assets in the Portland Private Income LP (the Partnership). Although the Fund ultimately intends to invest all, or substantially all, of its net assets in the Partnership, Portland Investment Counsel Inc. (the Manager) currently determines and, from time to time, may determine that the investment objective of the Fund can be best achieved through direct investment in underlying securities and/or investment in other pooled investment vehicles. To the extent the Fund makes direct investments, it will apply the investment strategies of the Partnership.

The investment objective of the Partnership is to preserve capital and provide income and above average long-term returns by investing primarily in a portfolio of private debt securities, either directly or indirectly through other funds, consisting of:

- private mortgages, administered by licensed mortgage administrators, currently MarshallZehr Group Inc. (Mortgage Administration #11955) (MarshallZehr or the Mortgage Administrator);
- private commercial debts, currently managed by Crown Capital Partners Inc. (Crown or the Specialty Investment Manager), a portion of which may have participating features resulting in equity ownership of the issuer of the debt or the underlying asset if certain events occur;
- other debt securities, a portion of which may have participating features resulting in equity ownership of the issuer of the debt or the underlying asset if certain events occur; and
- investments in complementary income producing public securities, including real estate income trusts, royalty income trusts, preferred shares, dividend paying equity securities and debt securities including convertibles, corporate and sovereign debt.
- investments in investment funds, exchange traded funds and mutual funds which may or may not be managed by the Manager.

The following discussion covers the period from January 1 to June 30, 2016. Information related to investments is presented on a combined basis whether the investments are held by the Fund or the Partnership.

Recent Developments and Outlook

In July 2016, the portfolio broadened its exposure to private commercial loans via Crown, the specialty finance company focused primarily on providing capital to successful Canadian companies and to select U.S. companies. Crown originates, structures and provides tailored transitory and permanent financing solutions in the form of loans, royalties and other structures with minimal or no ownership dilution. Crown successfully increased the size of its fourth special situations debt fund, Crown Capital Fund IV, LP (Crown Fund IV) to \$125 million on July 15, 2016. Whereas Crown's focus is on financing deals of more than 5 years, Crown Fund IV's focus is on deals of 5 years or less. As a result of increasing the size of Crown Fund IV, Crown took its first step towards a targeted 30% ownership by lowering its holding from 50% to 40% of Crown Fund IV enabling the Fund's portfolio to increase its ownership from 10% to 13.12%, being one of a select few other limited partners. The current investments in Crown Fund IV are Distinct Infrastructure Group Inc. (Distinct), Petrowest Corporation and Bill Gosling Outsourcing Holdings Corp. (BGO).

In March 2016, Distinct, announced it had acquired Mega Diesel Excavating Ltd. at a purchase price of \$2,526,160. The acquisition is the first purchase by Distinct since November 25, 2015 when Crown, through Crown Fund IV, announced the closing of the \$20 million, 5 year loan with Distinct. Distinct is a utility and telecom infrastructure contractor with capabilities in design, engineering, construction, service and maintenance, and materials management. Mega is an Edmonton based company providing hydro vac, vacuum truck and excavating services throughout Edmonton and the surrounding areas. In our view the acquisition is aligned with Distinct's goal to be the premier infrastructure provider for Canadian utilities, and municipal and provincial governments and already counts Bell and Rogers as existing clients. Subsequently on July 4, 2016, Distinct announced that due to rapid organic growth which had surpassed expectations, it and Crown Fund IV agreed to modify financial terms and covenants to accommodate the growth in consideration for which Distinct has agreed, subject to regulatory approval, to issue an aggregate 2 million common shares at a price of \$0.125 per share to Crown Fund IV.

In April 2016, Petrowest announced the successful raising of \$10,000,000 by way of issuing new ordinary shares at \$0.35 per share. The proceeds have been used to repay debt which had previously ranked ahead of the \$15 million, 3 year, subordinated debt agreement Crown Fund IV had provided Petrowest last September. Petrowest is an Alberta based corporation involved in both industrial and civil infrastructure projects, as well as pre-drilling and post-completion energy services, gravel crushing and hauling for non-energy sector customers. Last November, the BC Hydro and Power Authority announced it had selected the Peace River Hydro Partners consortium as the preferred proponent for the Site C main civil works contract. Peace River Hydro Partners is a consortium in which Petrowest is partnered with Acciona Infrastructure Canada Inc. and Samsung C&T Canada Ltd. The main civil works, now underway, is the largest single contract in the \$8 billion Site C project and includes the construction of an earthfill dam, two diversion tunnels and a concrete foundation for a generation station and spillways.

In May 2016, Crown announced the closing of a \$15 million, five-year term loan through Crown Fund IV with BGO, a provider of call center solutions and other business process outsourcing services. BGO was founded in 1955 and is headquartered in Newmarket, Ontario. BGO offers a full suite of customer contact solution services (i.e. accounts receivable management, customer care, and customer sales & acquisition) and operates nine call centers in Canada, the U.S., the U.K. and Philippines. The company's key customers include Fortune 100 and Fortune 1000 companies in the financial, communication, utility and government sectors. We understand BGO maintains a stable relationship with its customers, with average tenure of more than 10 years for its top 10 customers. This deal is characterized as a specialty finance loan, which includes a bonus feature based on growth of the

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company over the term of the loan. BGO expects to increase revenue and earnings before interest, taxes, depreciation and amortization (EBITDA) significantly over the next three years, driven by key customers and its Philippines expansion.

The portfolio of loans made through Crown Fund IV, is beginning to diversify satisfactorily in our view with Petrowest (infrastructure/energy services), Distinct (design/engineering/construction/maintenance services), and BGO (business process outsourcing services).

Notwithstanding the developing relationship with Crown and Crown Fund IV, the portfolio's current investments consist primarily of mortgages in the Greater Toronto Area (GTA), South-Western Ontario and Central Ontario including a variety of infill and intensification projects with what the Manager believes to be well-established developers located in areas of increased demand. The projects span term, pre-development, development and construction stages (see Table 1 and Chart 1).

Pre-Construction/Development, 1.8%
Term, 5.0%
Pre-Development, 2.4%

Chart 1. Mortgage portfolio breakdown by mortgage type as of June 30, 2016

Canada Mortgage and Housing Corporation (CMHC) issues a quarterly Housing Market Outlook. CMCH's second quarter 2016 report notes "While we expect a slowdown in housing markets at the national level, there will be strong variation in housing-market activity among provinces. Reflecting global economic trends, slower growth in oil-producing provinces (Alberta, Saskatchewan and Newfoundland and Labrador) will be partly offset by stronger Gross Domestic Product growth in British Columbia and Ontario. Oil and natural gas prices remained low in the first quarter of 2016, and while consensus forecast is for oil prices to rise in the future, this is more likely to happen in 2017. Consequently, housing starts in oil-producing regions are expected to continue declining in 2016 before rebounding in 2017. Employment and net migration gains are expected to be the strongest in British Columbia and Ontario, where it is expected that new housing starts will grow further in 2016, partly offsetting the slowdown in oil-producing economies. In sum, the annual decline in housing starts is expected to be less pronounced in 2017 than in 2016."

CMCH also noted that it expects higher prices in 2016 led by British Columbia and more importantly Ontario – in which this Fund's mortgage exposure is concentrated. Part of the growth in prices comes from a compositional effect: proportionately more sales of expensive single-detached homes are leading the growth in overall prices because of their greater relative weight in the average price. In 2017, CMCH believes it is likely that the composition of sales will see a change with fewer sales of more expensive resale units and an increase in sales of moderately priced resale units.

CMCH notes that the "Ontario economy is poised to grow at one of the fastest paces during this post-recession period" and "recent announcements indicating growing public spending intentions should support provincial infrastructure investments and domestic demand." Nevertheless CMCH notes that affordability is declining, encouraging consumers to gravitate towards less expensive home options and that while house price growth in Ontario is expected to moderate in 2017, there is a risk that housing market imbalances could unwind in a more disorderly fashion, particularly if economic conditions are weaker than expected.

Chart 2 below, highlights Canadian real home prices indexed to June 2007. This chart seeks to show that real home prices in Canada are on the high-side of their long-term trend, thanks to strong post-recession gains that have run above the rate of inflation. However, Bank of Canada and CMCH macro prudential efforts to decelerate the trend, still appear to be working in order to moderate price growth to a level more in line with underlying inflation.

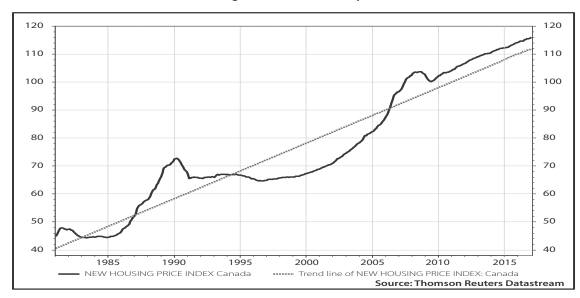


Chart 2. Canada New Housing Price Index – January 15, 1981 to June 30, 2016

We believe, therefore, despite heightened evidence of overvaluation in Toronto, that indicators of housing market trends across the rest of Ontario continue to look investible, including rental vacancy rents, level of rents, absorption of condo units, the sales-to-new-listings ratios, months of housing inventory and housing affordability.

In similar cautionary language as the CMCH, the Bank of Canada's semi-annual Financial System Review (FSR) indicated that while the overall level of risk to Canada's financial system was largely unchanged since its last FSR, vulnerabilities in Canada's household sector had increased and warned potential home buyers in hot markets like Toronto and Vancouver that prices were unlikely to continue to rise rapidly. While the Bank of Canada estimated the chances of a severe recession were low, given the economy was continuing to grow as the U.S. expanded and interest rates stayed low, the central bank still marked such a scenario as the most important risk to the financial system as a sharp rise in unemployment and broad correction in home prices would put strains on the system and the economy. The Bank of Canada also said that the share of households with large mortgages relative to income was increasing in Vancouver, Toronto and adjacent areas, which it said left the household sector more vulnerable. The FSR also stated "Stronger growth in household income, combined with a gradual normalization of interest rates, will likely diminish the extent of this vulnerability over time".

We remain mindful of the well publicized over-supply of residential real estate projects in certain areas of the market, particularly regarding condo units at various levels of completion across Toronto, and we are applying selectivity and a rigorous due diligence process that we believe ensures a high quality in each project, strength in management, tangible security, an achievable business plan and clear realization of the anticipated returns. The Fund has no exposure to the condo market in Toronto but has exposure in Ontario's retirement and retail markets and modestly in affordable housing which we believe is increasingly needed as urbanization increases a city's 'support network' of service industry workers.

As of June 30, 2016, the weighted average loan-to-value (LTV) of the mortgage portion of the portfolio was 75% and consisted primarily of first mortgages (see Table 1 and Chart 3). LTV is the ratio of loans advanced to date, to the appraised value of the project by MarshallZehr and/or independent appraisers and the Manager.

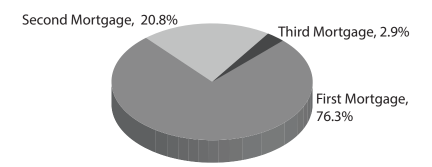


Chart 3. Mortgage portfolio breakdown by type of security as of June 30, 2016

MarshallZehr continues to focus on dynamic high growth geographies/niches which have been underserved by traditional lenders, where it draws on its extensive business experience in commercial finance and real estate.

We remain confident that current investments, as well as a robust pipeline of investment opportunities, structured/arranged by MarshallZehr and Crown, should allow the Fund to continue to provide its unitholders with similar levels of fully funded distributions, paid monthly, that is Series A and Series F unit holders with about 8% and 9% (based on the initial net asset value per unit of \$50.00) annual distributions, respectively.

Financial Highlights

The Fund's one year return as of June 30, 2016 was 9.9% for the Series F while Series A's one year return was 8.7%.

The Fund declared quarterly distributions commencing with the quarter ending March, 2013 and moved to monthly fixed distributions since January, 2014. In January 2016, the Fund paid a special distribution in regards to its performance in 2015, in addition to its regular monthly distributions. This special distribution was paid to ensure the Fund did not pay income tax. Effective December 31, 2015, in addition to its regular fixed distribution of \$0.3333 per month, the Series A units received a special distribution of \$0.051406; and in addition to its regular fixed distribution of \$0.375 per month, the Series F units received a special distribution of \$0.319554. During 2015, the Fund has maintained its regular monthly distributions.

With prospects for interest rates to remain low, we believe the Fund will continue to outperform publicly traded fixed income instruments. For the 12 months period ended June 30, 2016, the iShares Canadian Short Term Bond Index ETF (XSB) achieved 1.29% total return. Given the Fund's exposure to mostly short term commercial mortgages and loans (see Chart 4), we believe it retains the flexibility and capability to outperform publicly listed fixed income instruments when higher rates will, eventually, return.

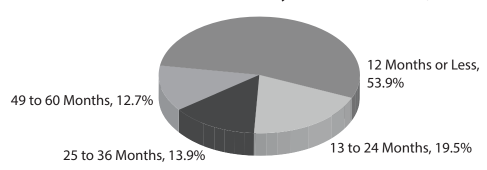


Chart 4. Portfolio breakdown by term as of December 31, 2015¹

The weighted average net interest rate (net of specific provisions) of the mortgage portfolio at June 30, 2016 is 11.1% (see Table 1).

^{1.} Remaining term of mortgages and commercial loans as of breakdown date.

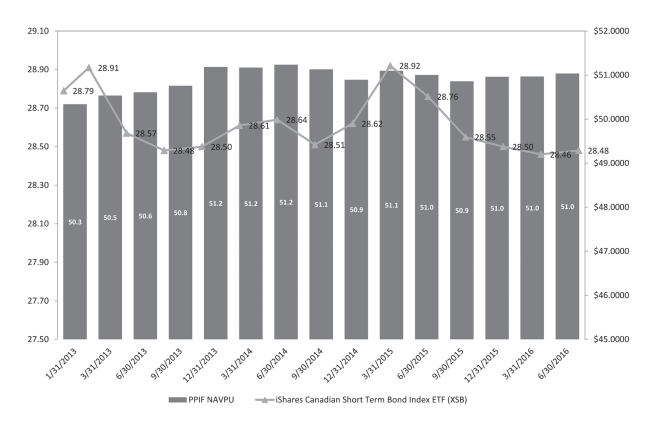
Table 1. Mortgage portfolio as of June 30, 2016

Build Form	Location	Туре	Security	Term	Net Yield	Loan to Value
Senior Condominium	Richmond Hill	Pre-Construction/ Development	1st Mortgage	12 months	11.40%	90%
Professional Condominium	Markham	Construction	2nd Mortgage	25 months	11.90%	78%
Mixed Use Condominium	Kitchener	Construction	3rd Mortgage	36 months	12.75%	80%
Residential Subdivision	Kitchener	Construction	2nd Mortgage	24 months	11.90%	50%
Senior Condominium	North GTA	Construction	1st Mortgage	24 months	10.20%	85%
Senior/Healthcare Condominium	Peterborough	Construction	1st Mortgage	6 months	11.90%	48%
Apartment Building	Peterborough	Construction	1st Mortgage	18 months	10.20%	78%
Residential Subdivision	Guelph	Construction	1st Mortgage	18 months	11.90%	81%
Senior/Healthcare Residence	London	Term	1st Mortgage	12 months	9.50%	80%
Student Housing	Barrie	Construction	1st Mortgage	24 months	12.00%	83%
Commercial Plaza	London	Construction	1st Mortgage	13 months	10.20%	75%
Residential Condominium	Richmond Hill	Construction	1st Mortgage	3 months	11.90%	77%
Residential Subdivision	Barrie	Pre-Development	1st Mortgage	12 months	10.20%	7%
Mixed Use Condominium	Kitchener	Construction	1st Mortgage	9 months	10.20%	37%
Residential Subdivision	Oakville	Construction	1st Mortgage	18 months	11.00%	79%
Residential Subdivision	Mississauga	Construction	1st Mortgage	18 months	11.00%	74%
Residential Condominium	Waterloo	Construction	1st Mortgage	18 months	11.90%	91%
Residential Condominium	Richmond Hill	Construction	2nd Mortgage	4 months	10.60%	70%
			Weighted	Average	11.10%²	75%

2. Net of specific provisions

Net asset value per unit at June 30, 2016 was \$51.03 for Series F and \$50.10 for Series A. The Fund has managed to deliver a since inception 9.5% annualized return for Series F (8.2% for Series A), while exhibiting little variance in its monthly net asset value per unit (and even less now that distributions are paid monthly) compared to publicly listed short term debt instruments, such as the iShares Canadian Short Term Bond Index ETF, as depicted in Chart 5.

Chart 5. Historical net asset value per unit for the Fund's Series F (right hand) versus iShares Canadian Short Term Bond Index ETF (XSB) (left hand) from January 31, 2013 to June 30, 2016³



Credit risk

Credit risk is the risk of suffering financial loss should any of the borrowers fail to fulfill their contractual obligations.

Credit risk is managed by adhering to the investment and operating policies, as set out in the Fund's Offering Memorandum. This includes the following policies:

- the majority of mortgages are generally expected to be written for terms of 6 to 36 months and supported by commercial liability insurance and by personal or corporate guarantees;
- the portfolio of mortgages are generally expected to be written for principal amounts at the time of commitment (together with the principal balance outstanding on prior mortgages if applicable), not exceeding 75% of the determined value of the underlying property securing the mortgage; and
- the portfolio of commercial loans are generally expected to be first and second lien senior loans and mezzanine debt of 3 to 10 years with amortization and so with terms being between 3 to 7 years, although some may be a much longer duration while bridge loans would typically be less than one year.

Such risks are further mitigated by ensuring a comprehensive due diligence process is conducted on each mortgage and commercial loan prior to funding. This process generally includes, but is not limited to, reviewing legal documentation, independent appraisers' valuations and credit checks and financial statement reviews on prospective borrowers.

We believe that strong management, real cash flow, controlled balance sheet leverage and the ability, either directly or indirectly, to negotiate the appropriate entry price point are the primary drivers of value creation. We would ordinarily expect the leverage of companies being financed would be less than 50% of their determined value and controlled at or below a ratio of 5x debt / EBITDA. In selecting Crown as a the Specialty Investment Manager to manage a portfolio of commercial loans, we reviewed their track record of previously directing three special situation debt funds which included the deployment of over \$350 million in more than 30 secondary debt transactions since 2002. Crown achieved a gross internal rate of return ('IRR') of greater than 20% in its first fund, 12.4% in its second fund and prior to its initial public offering in June, 2015 estimated its third fund would generate a gross IRR of approximately 10.4% as at March 31, 2015. Also, Crown's anticipated typical characteristics for the special situations financing

^{3.} Source: www.blackrock.com/ca/individual/en/products/239491/ishares-canadian-short-term-bond-index-etf
The iShares Canadian Short Term Bond Index ETF seeks to replicate the performance of the FTSE TMX Canada Short Term Bond Index, net of expenses. The iShares Canadian
Short Term Bond Index ETF includes bonds with remaining effective terms greater than 1 year and less than or equal to 5 years. The iShares Canadian Short Term Bond Index
ETF is designed to be a broad measure of the Canadian investment-grade fixed income market.

being undertaken by Crown Fund IV include: loans of duration 6 months to 5 years, and covenants including debt /EBITDA typically less than 4x which is within our preferred risk parameters.

Impairment of financial assets

At least monthly, in respect of the mortgages and quarterly, in respect of the commercial loans managed by Crown, we assess whether there is objective evidence that loans and receivables are impaired, having occurred after the initial recognition of the asset and prior to the period-end that have adversely impacted the estimated future cash flows of the asset. The criteria that we use to determine that there is objective evidence of an impairment loss include: significant financial difficulty of the borrowing entity; a breach of contract; and we, as lender, for economic or legal reasons relating to the borrower's financial difficulty, grant (directly or indirectly) to the borrower a concession that the lender would not otherwise consider.

Non-performing loans and the resolution of such loans are a normal, ongoing part of the business. In general, loan pricing takes into account the fact that a small percentage of loans will have a period of non-performance. While MarshallZehr, as Mortgage Administrator, and Crown, as Specialty Investment Manager, aim to collect all indebtedness on mortgage loans and commercial loans respectively, there are instances where borrowers encounter circumstances when the collection and/or timing of principal repayments and interest payments becomes unclear. For these non-performing loans, interest accrued into revenues is discounted, if such loans are partly performing, or eliminated, if such loans are not performing, thereby resulting in a lower return on the portfolio.

Resolving non-performing loans to maximize value is not typically an expedient process and takes patience, experience and capital.

As at June 30, 2016, we recognized that two mortgages have objective evidence of financial difficulty and from the date of recognition, classified these mortgages as non-performing loans, with their mortgage interest accrued into revenue being discounted by way of creating a specific allowance.

MarshallZehr has been actively and successfully engaged in the recovery processes, including the provision of additional finance by way of Court Ordered debtor - in-possession facilities, pursuant to the Companies' Creditors Arrangement Act. MarshallZehr continues to advise us to expect full recovery of the non-performing mortgages but until all objective evidence of impairment is removed the specific allowances on these mortgages remain a modest drag on the portfolio's return.

Crown, as Specialty Investment Manager, conducts its own quarterly review of the loans it manages and provides us with that assessment. Private securities are valued based upon the value of the underlying components. For example, an investment made by Crown that includes both debt and equity will value the debt component as one security and the equity component as a second security. Upon inception of an investment, the two components shall be equal to the consideration provided by Crown exclusive of market rate financing fees and transaction expenses. The loan component will be valued by a discounted cash flow method taking into account current market interest rate spreads. The discount rate shall be the sum of the following components:

- (I) Benchmark yield: for Canadian loans, this is the on-the-run Government of Canada bond with equivalent duration. For U.S. loans, this is the on-the-run U.S. Treasury with equivalent duration.
- (II) Credit spread: this is the Canadian or U.S. 'BBB' rated corporate spread index of equivalent duration.
- (III) Excess credit spread: this is determined by Crown at the inception of the loan and unless the loan becomes impaired is expected to decline over the life of the loan, taking into account the projected de-leveraging and increase in profitability.
- (IV) Excess illiquidity spread: this is determined by Crown at the inception of the loan and unless the loan becomes impaired is expected to decline over the life of the loan as the premium required for holding an illiquid security declines with time.

Crown conducts internal valuations monthly and provides quarterly valuations to us. Crown has agreed it would notify us in between submission of a quarterly report to us, should it consider there to be a material issue to warrant an impairment. Of the three commercial loans closed through Crown Fund IV, Crown has not made any adjustments to its valuation models to signal impairment.

Measurement of credit risk via 'Expected Loss'

At least annually we will estimate a collective allowance attributable to the portfolio of mortgages and loans based on probabilities of inherent losses that are as yet unidentified. The approach adopted is 'Expected Loss', a methodology which performs a quantitative calculation of the collective allowance to arrive at a probable quantitative value of the overall collective allowance. This methodology is similar to regulatory capital calculations already employed by banks and so represents the industry's regulatory standard.

The principal objective of credit risk measurement is to produce the most accurate possible quantitative assessment of the credit risk to which the portfolio of mortgages (and separately loans) is exposed, from the level of individual borrowers up to the total portfolio. The key building blocks of this process are:

- Probability of default (PD)
- Loss Given Default (LGD); and
- Exposure at default (EAD).

For example, the portfolio of mortgages can assign an Expected Loss over the next 12 months to each borrower by multiplying these three factors. We calculate probability of default (PD) by assessing the credit quality of borrowers. For the sake of illustration, suppose a borrower has a 2% probability of defaulting over a 12-month period.

The exposure at default (EAD) is our estimate of what the outstanding balance will be if the borrower does default. Suppose the current balance is \$100,000, our models might predict a rise to \$110,000 by the time the borrower defaults. Should borrowers default, some part of the exposure is usually recovered. The part that is not recovered, together with the costs associated with the recovery process, comprise the loss given default

(LGD), which is expressed as a percentage of EAD. Suppose the LGD in this case is estimated to be 10%, the Expected Loss for this borrower is then calculated as 2% x \$110,000 x 10% which is \$220 (i.e. 0.22% of the outstanding balance).

To calculate probability of default, the portfolio assesses the credit quality of borrowers and utilizes publicly available risk default data to help determine both point in time and through-the-cycle estimations of PD. When assessing exposure at default the portfolio anticipates mortgages to be fully drawn and for the purposes of assessing the loss given default the portfolio makes adjustments to account for the increased losses experienced under downturn conditions.

Based on this Expected Loss methodology we conducted an assessment in June 2015 from which we assigned a collective allowance/collective loan loss provision attributable to the mortgage portfolio holdings at a rate of 0.60% of outstanding balances which we increased to 1.07% in June 2016. This year we also introduced a collective allowance equal to 1.00% of the principal balance of the commercial loans in the portfolio. In both the collective allowances for mortgages and loans we recognize that such related losses have yet to be identified. These Expected Loss collective allowances are a deduction from the calculated net asset value and the distributions from the Fund are paid after deducting the specific and collective allowances.

We believe our approach towards collective allowances is in harmony with, and so an intermediate step towards, the introduction of International Financial Reporting Standards, IFSR 9, the mandatory effective date of which is January 1, 2018, namely that we are setting aside collective provisions on performing and 'watch listed' loans, so establishing coverage of credit risk based on expected losses.

Portfolio Profile

The current portfolio is currently comprised: 63.7% commercial mortgages, 14.5% commercial loans (Crown Fund IV), 15.1% in public securities and 6.7% in private investment funds (see Chart 5). The commercial mortgages are diversified across project types, geography, project stage and term, as detailed in Table 1. As of June 30, 2016, 100% of the mortgage investments were in Ontario.

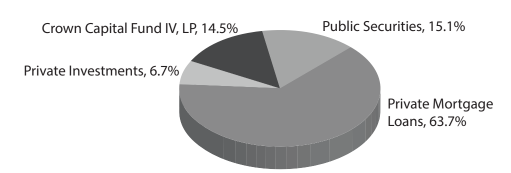


Chart 6. Investment Allocation as of June 30, 20164

Pending further investments in private mortgages or increases in capital contributions to Crown Fund IV, approximately 15% of its investments in the portfolio consist of liquid assets, as follows:

- (i) cash and short term notes;
- (ii) a debt holding in a Digicel Limited bond which matures March 1, 2023. Although the bond was issued at US \$100.00 we bought it subsequently at US\$87.50 so that while its coupon is US\$6.75 per annum, its effective yield to the Fund is just over 7.7% per annum. Digicel is a leading wireless telecommunications business in the Caribbean with dominant market shares of above 50% in 20 markets. The accredited rating agency Moody's ranks the bond at 'B1' level which we believe reflects in part the low ratings attributed to many sovereigns in the Caribbean in which Digicel operates and the fact that the company's combined gross debt is nearly 4 x debt / EBITDA. The Fund's lead portfolio manager, Chris Wain-Lowe, lived and worked in the Caribbean from 2000 to 2002 and established early relations with Digicel when he was Group Managing Director of National Commercial Bank Jamaica Limited at that time. Digicel is believed to be the most widely held emerging market credit by U.S. high yield accounts and we believe represents an attractively priced asset with credit credentials similar to those sought and adopted by Crown;
- (iii) four preferred shares: Brookfield Office Properties Inc., Brookfield Renewable Partners L.P., Partners Value Split Corp. and First National Financial Corporation. These preferred shares are investment grade rated by DBRS Limited (the rating agency formerly called Dun & Bradstreet Rating Services). Both Brookfield Office Properties and Brookfield Renewable Partners preferred shares were initially purchased at their respective Initial Public Offerings at \$25 per share with interest rate floors built into their structure whereby investors have the comfort of knowing the dividend rate cannot be adjusted lower than the initial rate of 6% and 5.75%, respectively. Partners Value Split Corp. features a quarterly fixed dividend rate of 4.85% based on its initial price of \$25 and a final maturity date of December 10, 2017. This preferred share is rated within the second highest investment grade category by DBRS recognizing the protection of dividends and principal is substantial, via holding a portfolio of Class A Limited Voting Shares of Brookfield Asset Management Inc. First National is an originator, underwriter and servicer of mainly prime single-family and multi-unit residential mortgages, as well as commercial mortgages. First National is Canada's largest non-bank originator and underwriter of mortgages with over \$86 billion in mortgages under administration, its preferred share was reset on March 31, 2016 at a floating price of 2.07% above the equivalent (initially 5 years) Government of Canada Bond;

⁴ Investment allocation does not include cash, borrowing or working capital.

- (iv) four US business development corporations (BDCs): Ares Capital Corporation, Alcentra Capital Corporation, BlackRock Capital Investment Corporation and Fifth Street Senior Floating Rate Corporation. Ares is a leading US specialty finance company focused on lending to underserved middle market companies. It provides one stop' financing via a combination of senior and subordinated loans. Its focus is on high free cash flow companies in defensive industries and is one of the largest regulated business development companies in the U.S. Alcentra was formed in early 2014 from funds within Alcentra Group and the high yield fixed income platform within Bank of New York Mellon Corporation (BNY Mellon), the world's largest global custodian and a leading asset manager. Alcentra targets growth companies that are typically less leveraged and we believe its affiliation with BNY Mellon will provide first refusal over many investment opportunities. BlackRock invests primarily in middle-market companies in the form of senior and junior secured and unsecured debt securities. BlackRock is we believe one of the more conservatively managed specialty finance companies being externally managed by BlackRock Advisors, a subsidiary of BlackRock Inc. a leading global asset manager. Fifth Street consists of virtually all senior secured debt investments that bear interest at floating rates. By comparison to other BDCs held in the portfolio, Fifth Street aims to hold higher quality assets with commensurately lower returns which it then levers to generate higher returns. The investment in Fifth Street has therefore proven premature given its performance is leveraged to a rising interest rate environment;
- (v) an equity holding in Brookfield Property Partners L.P. Brookfield is a multinational commercial real estate owner, operator and investor. Brookfield possesses a diversified portfolio including interests in over 400 office and retail properties encompassing approximately 260 million square feet. In addition, Brookfield owns 44 million square feet of industrial space, 27,800 multi-family units as well as 11 hotel assets with nearly 8,700 rooms. Brookfield is headquartered in Bermuda, while the majority of its properties are located in North America, Europe, Australia and Brazil. Established on January 3, 2013, Brookfield was formed through a spin-off of Brookfield Asset Management Inc. Subsequent to the spin-off, Brookfield Asset Management continues to share its industry expertise and proven investment strategies while maintaining a nearly 68% interest in the company. The acquisition activities for the past two years involving Canary Wharf and Brookfield Office Properties Inc. has further strengthened its office portfolio consisting mostly of Class A office buildings located in downtown cores of some of the largest cities in the world; and
- (vi) an equity holding in Crown equivalent to 6.7% of the Fund's portfolio of investments.

The portfolio also includes an exclusive investment in Portland's private offering in renewable energy, Portland Global Energy Efficiency and Renewable Energy Fund LP, equivalent to 6.6% of the Fund's portfolio of investments.

The Fund may from time to time borrow from a bank, prime broker, the Manager or its affiliates but such borrowings are subject to the restriction that they will not exceed 25% of the total assets of the Fund. During the period, the portfolio has only occasionally borrowed to manage day-to-day cash flow requirements which resulted in a borrowing with the Partnership's prime broker. However, as at June 30, 2016 the Fund was not borrowing.

Notes

Commissions, trailing commissions, management fees and expenses all may be associated with investments. The indicated rates of return are the historical annual compounded total returns including changes in unit value and reinvestment of all distributions and do not take into account sales or optional charges or income taxes payable by any unitholder in respect of a fund that would have reduced returns. Funds are not guaranteed, their values change frequently and past performance may not be repeated. Please read the offering memorandum before investing. Portland Investment Counsel Inc. has not independently verified all the information and opinions given in this material. Accordingly, no representation or warranty, express or implied, is made as to the accuracy, completeness or fairness of the information and opinions contained in this material. Information presented in this material should be considered for background information only and should not be construed as investment or financial advice. Please consult a Financial Advisor.

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Management's Responsibility for Financial Reporting

The accompanying financial statements have been prepared and approved by Portland Investment Counsel Inc., the manager and trustee (the Manager) of Portland Private Income Fund (the Fund). The Fund's Manager is responsible for the information and representations contained in these financial statements. The Board of Directors of the Manager is responsible for reviewing and approving the financial statements.

The Manager maintains appropriate processes to ensure that relevant and reliable financial information is produced. The financial statements have been prepared in accordance with International Financial Reporting Standards and include certain amounts that are based on estimates and judgments. The significant accounting policies which management believes are appropriate for the Fund are described in Note 3 to these financial statements.

"Michael Lee-Chin"

"Robert Almeida"

Michael Lee-Chin, Director August 11, 2016 Robert Almeida, Director August 11, 2016

These financial statements have not been reviewed by an independent auditor.

Statements of Financial Position (unaudited)

as at	June 30, 2016	December 31, 2015
Assets Current Assets Cash and cash equivalents Subscriptions receivable Interest receivable Investments (note 5) Total Assets	\$ 59,416 2,185,742 453,558 36,183,321 38,882,037	\$ 812 1,744,470 466,792 25,506,004 27,718,078
Liabilities Current Liabilities Accrued expenses Redemptions payable Payable for investments purchased Distributions payable Total Liabilities Net Assets Attributable to Holders of Redeemable Units	\$ 32,601 360,554 - 88,594 481,749 38,400,288	22,075 - 1,644,470 91,725 1,758,270 \$ 25,959,808
Net Assets Attributable to Holders of Redeemable Units Per Series (note 6) Series A Series F Series O	\$ 9,234,986 29,162,946 2,356 38,400,288	6,915,696 19,041,867 2,245 \$ 25,959,808
Number of Redeemable Units Outstanding Series A Series F Series O	 184,340 571,449 48	138,036 373,648 45
Net Assets Attributable to Holders of Redeemable Units per Unit Series A Series F Series O	 50.10 51.03 49.08	50.10 50.96 49.38

Approved by the Board of Directors of Portland Investment Counsel Inc.

"Michael Lee-Chin" "Robert Almeida"

Director Director

Statements of Comprehensive Income (unaudited)

Income Net gains (losses) on investments \$ 416,315 \$ 465,222 Interest for distribution purposes 5,200 31,819 Change in unrealized appreciation (depreciation) on investments 1,205,622 21,1651 Change in unrealized appreciation (depreciation) on investments 1,205,777 708,692 Other income \$ 1,262,777 708,692 Other income \$ 1,262,777 708,699 Other income \$ 44,851 60,331 Other income \$ 44,851 60,331 Other income \$ 44,851 60,331	For the periods ended June 30,	2016	2015
Interest for distribution purposes \$ 416,315 \$ 465,222 Net realized gain (loss) on investments 5,200 31,819 Change in unrealized appreciation (depreciation) on investments 1,205,262 21,651 Charge in unrealized appreciation (depreciation) on investments - 708,692 Other income - 8 (3) Foreign exchange gain (loss) on cash and other net assets - 8 (3) Total Income (Net) - 1,626,777 708,689 Expenses - 44,851 6 0,333 Collective and specific allowances (note 3) 44,851 6 0,333 Collective and specific flottes (note 8) 87,705 35,072 Service fees (note 8) 87,705 35,072 Service fees (note 8) 9,764 15,895 Security holder reporting costs (note 8) 16,152 - 6 Security holder reporting costs (note 8) 623 3,862 Legal fees 623 3,862 Legal fees 623 3,862 Legal fees 623 3,862 Independent review committee fees 2,84 6,861	Income		
Net realized gain (loss) on investments 5,200 31,819 Change in unrealized appreciation (depreciation) on investments 1,205,262 211,651 Change in unrealized appreciation (depreciation) on investments 1,205,272 708,692 Other income Secretion of the company of the com	Net gains (losses) on investments		
Change in unrealized appreciation (depreciation) on investments 1,025,262 211,551 Other income Company (ass) 3 Foreign exchange gain (loss) on cash and other net assets - (3) Total Income (Net) 1,026,777 708,689 Expenses 44,851 60,333 Collective and specific allowances (note 3) 44,881 60,333 Collective and specific allowances (note 8) 87,705 35,072 Service fees (note 8) 46,628 15,585 Security holder reporting costs (note 8) 46,628 15,885 Security holder reporting costs (note 8) 16,152 - Custodial fees 9,764 13,800 Custodial fees 9,764 13,800 Legal fees 623 3,62 Independent review committee fees 1,989 2,22 Interest and borrowing expense 6,884 6,800 Interest and borrowing expenses 6,884 6,800 Interest and borrowing expenses (note 8) 26,340 165,439 Interest and borrowing expenses (note 8) 28,349	Interest for distribution purposes	\$ 416,315	\$ 465,222
Other income 1,626,777 708,692 Foreign exchange gain (loss) on cash and other net assets - (3) Total Income (Net) 1,626,777 708,689 Expense - - 0,333 Collective and specific allowances (note 3) 44,851 60,333 Collective and specific allowances (note 3) 48,808 29,538 Management fees (note 8) 46,628 15,585 Security holder reporting costs (note 8) 16,152 - Security holder reporting costs (note 8) 6,628 15,886 Audit fees 9,764 13,800 Cust odial fees 2,268 14,800 Legal fees 623 3,862 Independent review committee fees 1,989 2,220 Interest and borrowing expense 6,884 6,880 Organizational expenses (note 8) 6,884 6,880 Organizational expenses (note 8) 263,404 16,943 Less: expenses absorbed by Manager (note 8) 263,404 16,543 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series F<	Net realized gain (loss) on investments	5,200	31,819
Other income Coreign exchange gain (loss) on cash and other net assets - (3) Total Income (Net) 1,626,777 708,689 Expenses - (3) Mortgage administration fees 44,851 60,333 Collective and specific allowances (note 3) 48,808 29,538 Management fees (note 8) 87,705 35,072 Service fees (note 8) 46,628 15,585 Security holder reporting costs (note 8) 16,152 - Audit fees 9,764 13,800 Custodial fees 9,764 13,800 Custodial fees 623 3,862 Inderest and borrowing expense 623 3,862 Interest and borrowing expense 6,884 6,860 Interest and borrowing expenses (note 8) 6,884 6,860 Organizational expenses (note 8) 6,884 6,860 Less: expenses absorbed by Manager (note 8) 263,404 169,946 Less: expenses absorbed by Manager (note 8) 32,333 10,786 Series A 329,303 10,786	Change in unrealized appreciation (depreciation) on investments	1,205,262	211,651
Poreign exchange gain (loss) on cash and other net assets Total Income (Net) Total Inco		1,626,777	708,692
Foreign exchange gain (loss) on cash and other net assets (3) Total Income (Net) 1,626,777 70,8689 Expenses Total prome (Net) 44,851 60,333 Mort gag administration fees 44,851 60,333 Collective and specific allowances (note 3) 48,008 29,538 Management fees (note 8) 87,705 35,072 Service fees (note 8) 16,152 1-5 Securityholder reporting costs (note 8) 16,152 - Audit fees 9,764 13,800 Custodial fees 623 3,862 Legal fees 623 3,862 Independent review committee fees 1,989 2,220 Interest and borrowing expense 6,84 6,863 Interest and borrowing expenses 6,84 6,86 Organizational expenses (note 8) 6,88 6,80 Less: expenses absorbed by Manager (note 8) 263,404 16,937 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 329,303 30,789 Series S 339,303 30,789	Other income		
Total Income (Net) 1,626,777 708,689 Expenses Collective and specific allowances (note 3) 44,851 60,333 Collective and specific allowances (note 3) 48,808 29,538 Management fees (note 8) 87,705 35,072 Security holder reporting costs (note 8) 46,628 15,885 Security holder reporting costs (note 8) 16,152 Audit fees 9,764 13,800 Custodial fees 6,23 3,862 Legal fees 6,23 3,862 Independent review committee fees 1,989 2,220 Interest and borrowing expense 2,60 2,60 Transaction costs 6,884 6,860 Organizational expenses (note 8) 6,860 8,860 Less: expenses absorbed by Manager (note 8) 263,404 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 329,303 107,869 Series S 3,033,73 543,279 Series S 1,033,979 435,279 Series S 1,033,979 435		_	(3)
Mortgage administration fees 44,851 60,333 Collective and specific allowances (note 3) 48,808 29,538 Management fees (note 8) 87,705 35,072 Service fees (note 8) 46,628 15,585 Secuityholder reporting costs (note 8) 16,152 - Audit fees 9,764 13,800 Custodial fees 623 3,862 Legal fees 623 3,862 Independent review committee fees 1,989 2,220 Independent review committee fees 1,989 2,220 Interest and borrowing expense - 260 Interest and borrowing expenses - 260 Interest and borrowing expenses (note 8) - 148 Organizational expenses (note 8) 6,884 6,860 Less: expenses absorbed by Manager (note 8) 263,404 169,946 Less: expenses absorbed by Manager (note 8) 23,340 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 329,303 107,869 Series F 1,033,373 543		 1,626,777	. ,
Mortgage administration fees 44,851 60,333 Collective and specific allowances (note 3) 48,808 29,538 Management fees (note 8) 87,705 35,072 Service fees (note 8) 46,628 15,585 Secuityholder reporting costs (note 8) 16,152 - Audit fees 9,764 13,800 Custodial fees 623 3,862 Independent review committee fees 1,989 2,220 Independent review committee fees 1,989 2,220 Interest and borrowing expense - 260 Interest and borrowing expenses - 260 Interest and borrowing expenses - 20 Organizational expenses (note 8) 6,884 6,860 Less: expenses absorbed by Manager (note 8) 26,3404 169,946 Less: expenses absorbed by Manager (note 8) 23,3403 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 329,303 107,869 Series F 1,033,959 435,279 Series A 1,363,373 543,25			·
Collective and specific allowances (note 3) 48,808 29,538 Management fees (note 8) 87,705 35,072 Service fees (note 8) 16,152 - Securityholder reporting costs (note 8) 16,152 - Audit fees 9,764 13,800 Custodial fees 623 3,862 Legal fees 623 3,862 Independent review committee fees 1,989 2,220 Interest and borrowing expense - 263 Transaction costs - 148 Organizational expenses (note 8) 6,884 6,860 Transaction costs 6,884 6,860 Custs: expenses absorbed by Manager (note 8) 263,404 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series \$ 1,363,373 \$ 543,250 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series P 111 102 Series A 329,303 107,869 32,36 Series S 1,363,373 \$ 543,250 Increase (Decrease) in Net Assets Attributable to Holder		44 OE1	60.222
Management fees (note 8) 87,705 35,072 Service fees (note 8) 46,628 15,585 Securityholder reporting costs (note 8) 16,152 - Audit fees 9,764 13,800 Custodial fees 6 2,268 Legal fees 6.23 3,862 Independent review committee fees 1,989 2,220 Interest and borrowing expense - 260 Transaction costs - 148 Organizational expenses (note 8) 6,884 6,860 Less: expenses absorbed by Manager (note 8) - 4,507 Total operating expenses 263,404 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series \$ 1,363,373 \$ 543,250 Series F 1,033,959 435,279 Series G 111 102 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit 5 2,01 1,97 Series A 2,01 1,97 2,01 1,97 Series A 2,01 2,			
Service fees (note 8) 46,628 15,585 Security (holder reporting costs (note 8) 16,152 - Audit fees 9,764 13,800 Custodial fees - 2,268 Legal fees 623 3,862 Independent review committee fees 1,989 2,220 Independent review committee fees 1,989 2,220 Interest and borrowing expense - 260 Transaction costs - 4 Organizational expenses (note 8) 6,884 6,860 Less: expenses absorbed by Manager (note 8) - 4,507 Total operating expenses 263,404 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series \$ 1,363,373 \$ 543,250 Series A 329,303 107,869 Series F 1,033,959 435,279 Series O 11,11 102 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series A 2.01 1,97 Series A 2.01 1,97 Series A		,	,
Securityholder reporting costs (note 8) 16,152 - Audit fees 9,764 13,800 Custodial fees 623 3,862 Legal fees 623 3,862 Independent review committee fees 1,989 2,220 Interest and borrowing expense - 260 Transaction costs - 148 Organizational expenses (note 8) 6,884 6,860 Less: expenses absorbed by Manager (note 8) - (4,507) Total operating expenses 263,404 169,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 1,363,373 \$ 543,250 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 329,303 107,869 Series A 329,303 107,869 Series S 1,033,959 435,279 Series O 111 102 1,363,373 543,250 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit Series A 2.01 1.97 Series A 2.01 1.97			
Audit fees 9,764 13,800 Custodial fees - 2,268 Legal fees 623 3,862 Independent review committee fees 1,989 2,220 Interest and borrowing expense - 260 Transaction costs - 148 Organizational expenses (note 8) 6,884 6,860 Less: expenses absorbed by Manager (note 8) - (4,507) Total operating expenses 263,404 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series \$ 1,363,373 \$ 543,250 Series A 329,303 107,869 Series F 1,033,959 435,279 Series O 111 102 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit 2,01 1,97 Series F 2,01 1,97 Series F 2,01 1,97 Series F 2,01 3,93 Series F 2,01 1,97 Series F 2,01 1,97		,	
Custodial fees - 2,268 Legal fees 623 3,862 Independent review committee fees 1,989 2,220 Interest and borrowing expense - 263 Transaction costs - 148 Organizational expenses (note 8) 6,884 6,860 Less: expenses absorbed by Manager (note 8) - (4,507) Total operating expenses 263,404 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 1,363,373 \$ 543,250 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 329,303 107,869 Series F 1,033,959 435,279 Series O 111 102 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit 2.01 1.97 Series A 2.01 1.97 Series F 2.33 2.30		,	13 800
Legal fees 1,989 2,220 Independent review committee fees 1,989 2,220 Interest and borrowing expense - 260 Transaction costs - 148 Organizational expenses (note 8) 6,884 6,860 Casa,404 169,946 Less: expenses absorbed by Manager (note 8) - 44,507) Total operating expenses 263,404 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series		9,704	,
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Interest and borrowing expense - 260 Transaction costs - 148 Organizational expenses (note 8) 6,884 6,860 Less: expenses absorbed by Manager (note 8) - (4,507) Total operating expenses 263,404 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 1,363,373 \$ 543,250 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 329,303 107,869 Series F 1,033,959 435,279 Series O 111 102 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit 2.01 1,97 Series A 2.01 1,97 Series F 2.03 2.30	Independent review committee fees		,
Transaction costs - 148 Organizational expenses (note 8) 6,884 6,860 Less: expenses absorbed by Manager (note 8) - (4,507) Total operating expenses 263,404 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 1,363,373 \$ 543,250 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 329,303 107,869 Series F 1,033,959 435,279 Series O 111 102 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit 201 1,363,373 543,250 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit 201 1.97 Series A 2.01 1.97 Series F 2.33 2.30	Interest and horrowing expense	1,505	,
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169,946 169,		6 884	
Less: expenses absorbed by Manager (note 8) - (4,507) Total operating expenses 263,404 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 1,363,373 \$ 543,250 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 329,303 107,869 Series F 1,033,959 435,279 Series O 111 102 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit 2.01 1.97 Series A 2.01 1.97 Series F 2.33 2.30	organizational expenses (note o)	 	 ,
Total operating expenses 263,404 165,439 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 1,363,373 \$ 543,250 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 329,303 107,869 Series F 1,033,959 435,279 Series O 111 102 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit 2.01 1.97 Series F 2.01 1.97 Series F 2.33 2.30	Less: expenses absorbed by Manager (note 8)	 -	
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series Series A Series O Ser		 263,404	. , ,
Series A 329,303 107,869 Series F 1,033,959 435,279 Series O 111 102 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit 2.01 1.97 Series F 2.33 2.30		\$ 	\$
Series A 329,303 107,869 Series F 1,033,959 435,279 Series O 111 102 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit 2.01 1.97 Series F 2.03 2.33 2.30	In avenue (De avenue) in Net Accete Attributeble to Heldere of Dedecareble Haite you Carios		
Series F 1,033,959 435,279 Series O 111 102 1,363,373 543,250 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit Series A 2.01 1.97 Series F 2.33 2.30	•	220.202	107.000
Series O 111 102 1,363,373 543,250 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit 2.01 1.97 Series F 2.33 2.30		,	,
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit Series A Series F 2.01 1.97 2.33 2.30			
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit Series A Series F 2.01 1.97 2.33 2.30	Series O		
Series A 2.01 1.97 Series F 2.33 2.30		 1,363,3/3	 543,250
Series F 2.33 2.30	Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series per Unit		
	Series A		
Series O	Series F		
	Series O	 2.39	2.45

Statements of Changes in Net Assets Attributable to Holders of Redeemable Units (unaudited)

For the periods ended June 30,	2016	2015
Net Assets Attributable to Holders of Redeemable Units at Beginning of Period		
Series A	\$ 6,915,696 \$	1,991,838
Series F	19,041,867	7,455,514
Series O	2,245	2,029
	25,959,808	9,449,381
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units	220.202	107.000
Series A	329,303	107,869
Series F	1,033,959	435,279
Series O	111	102
	1,363,373	543,250
Distributions to Holders of Redeemable Units		
From net investment income		
Series A	(327,393)	(109,490)
Series F	(999,590)	(425,662)
Series O	(110)	(99)
Net Increase (Decrease) from Distributions to Holders of Redeemable Units	(1,327,093)	(535,251)
Redeemable Unit Transactions Proceeds from redeemable units issued Series A Series F	2,375,858 9,998,841 12,374,699	2,050,419 4,123,753 6,174,172
Reinvestments of distributions to holders of redeemable units		
Series A	255,011	89,511
Series F	674,562	239,509
Series O	110	99
	929,683	329,119
Redemptions of redeemable units		
Series A	(313,489)	
Series F	(586,693)	(476,795)
JCHC31	(900,182)	(476, 795)
Net Increase (Decrease) from Redeemable Unit Transactions	12,404,200	6,026,496
		-,,
Net Assets Attributable to Holders of Redeemable Units at End of Period		
Series A	9,234,986	4,130,147
Series F	29,162,946	11,351,598
Series O	2,356	2,131
	\$ 38,400,288 \$	15,483,876

Statements of Cash Flows (unaudited)

For the periods ended June 30,		2016		2015
Cash Flows from Operating Activities				
Increase (decrease) in net assets attributable to holders of redeemable units	\$	1,363,373	\$	543,250
Adjustments for:				
Foreign exchange (gain) loss on cash and other net assets		-		3
Collective and specific allowances		48,808		29,538
Net realized (gain) loss on investments		(5,200)		(31,819)
Change in unrealized (appreciation) depreciation on investments		(1,205,262)		(211,651)
(Increase) decrease in interest receivable		13,234		(116,647)
(Increase) decrease in receivable for investments sold		-		(564,564)
Increase (decrease) in short-term borrowing		-		(36,046)
Increase (decrease) in accrued expenses		10,526		6,162
Increase (decrease) in payable for investments purchased		(1,644,470)		-
Purchase of investments		(11,852,089) 2,336,426		(7,956,723)
Proceeds from sale of investments		2,670,785		
Net Cash Generated (Used) by Operating Activities		(10,934,654)		(5,667,712)
Cash Flows from Financing Activities Proceeds from redeemable units issued		11,933,427		6,216,289
Amount paid on redemption of redeemable units		(539,628)		(314,942)
Distributions to holders of redeemable units, net of reinvested distributions		(400,541)		(186,390)
Net Cash Generated (Used) by Financing Activities		10,993,258		5,714,957
Net Increase (decrease) in cash and cash equivalents		58,604		47,245
Foreign exchange gain (loss) on cash and other net assets		-		(3)
Cash and cash equivalents beginning of period		812		-
Cash and cash equivalents end of period		59,416		47,242
Cash and cash equivalents comprise: Cash at bank	\$	59,416	\$	47,242
From operating activities:				
Interest received, net of witholding tax	\$	429,456	\$	348,576
From financing activities:				
Interest paid	\$	-	\$	260

Schedule of Investment Portfolio (unaudited) as at June 30, 2016

No. of Shares Description			Cost		Carrying Value	% of Net Assets Attributable to Holders of Redeemable Units
UNDERLYING INVESTMENT FUNDS Canada						
494,893 Portland Private Income LP Cla	ass B (Appendix A)	\$	28,762,639	\$	30,818,494	80.3%
MORTGAGES						
Private Mortgage Loans (note	5)		5,458,066		5,364,827	14.0%
			34,220,705	ċ	36,183,321	94.3%
Other assets less liabilities		Ş	34,220,703	Ş	2.216.967	94.3% 5.7%
	HOLDERS OF REDEEMABLE UNI	ITS		\$	38,400,288	100.0%

1. GENERAL INFORMATION

Portland Private Income Fund (the Fund) is an open-ended mutual trust established by Portland Investment Counsel Inc. (the Trustee or Manager) as trustee under the laws of Ontario pursuant to a Master Declaration of Trust dated as of December 17, 2012 (the Declaration of Trust), as amended March 31, 2014, May 23, 2014, September 23, 2015, March 1, 2016 and May 2, 2016. The Fund commenced operations on January 7, 2013. The Trustee is a corporation formed under the laws of Ontario. The Trustee has ultimate responsibility for the business and undertaking of the Fund in accordance with the terms of the Declaration of Trust. The Trustee has engaged the Manager to manage the Fund on a day-to-day basis, including management of the Fund's portfolio and distribution of the units of the Fund. The registered office of the Fund is 1375 Kerns Road, Suite 100, Burlington, Ontario L7P 4V7.

The investment objectives of the Fund are to preserve capital and provide income and above average long-term returns. The Fund intends to achieve its investment objective by investing all, or substantially all, of its net assets in the Portland Private Income LP (the Partnership or Underlying Fund). Although the Fund intends to invest all, or substantially all, of its net assets in the Partnership, the Manager may from time to time determine that the investment objective of the Fund can be best achieved through direct investment in underlying securities and/or investment in other pooled investment vehicles. To the extent the Fund makes direct investments, it will apply the investment strategies of the Partnership. The investment objective of the Partnership is to preserve capital and provide income and above average long-term returns by investing primarily in a portfolio of private debt securities.

The financial statements of the Partnership are included in Appendix A.

2. BASIS OF PRESENTATION

These financial statements have been prepared in compliance with International Financial Reporting Standards (IFRS) as published by the International Accounting Standards Board (IASB).

These financial statements have been authorized for issue by the Board of Directors of the Manager on August 11, 2016.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Financial instruments

(a) Classification

The Fund recognizes financial instruments at fair value upon initial recognition, plus transaction costs in the case of financial instruments measured at amortized cost. The Fund's investments in equity instruments and the Partnership are designated at inception and are measured at fair value through profit and loss (FVTPL).

The Fund's obligation for net assets attributable to holders of redeemable units is presented at the redemption amount.

All other financial assets and liabilities, including mortgage investments are classified as loans and receivables or other financial liabilities and are measured at amortized cost which approximates fair value using the effective interest method. Under this method, financial assets and liabilities reflect the amount required to be received or paid, discounted, when appropriate, at the contract's effective interest rate.

The Fund's accounting policies for measuring the fair value of its investments are similar to those used in measuring its net asset value (NAV) for unitholder transactions; therefore it is expected that net assets attributable to holders of redeemable units will be the same in all material respects as the NAV per unit used in processing unitholder transactions.

(b) Recognition, de-recognition and measurement

Regular way purchases and sales of financial assets are recognized on their trade date - the date on which the Fund commits to purchase or sell the investment. Financial assets and liabilities at FVTPL are initially recognized at fair value. Transaction costs are expensed as incurred in the statements of comprehensive income.

Financial assets are de-recognized when the rights to receive cash flows from the investments have expired or the Fund has transferred substantially all the risks and rewards of ownership. Upon disposal, the difference between the amount received and the average cost to acquire the financial asset is included within 'Net realized gain (loss)' in the statements of comprehensive income.

Subsequent to initial recognition, all financial assets and liabilities at FVTPL are measured at fair value. Gains and losses arising from change in fair value of the 'financial assets and liabilities at fair value through profit or loss' category are presented in the statements of comprehensive income within 'change in unrealized appreciation (depreciation) on investments' in the period in which they arise.

Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value of financial assets and liabilities traded in active markets (such as publicly traded derivatives and marketable securities) are based on quoted market prices at the close of trading on the reporting date. The Fund uses the last traded market price for both financial assets and financial liabilities where the last traded price falls within that day's bid-ask spread. In circumstances where the last traded price is not within the bid-ask spread, the Manager determines the point within the bid-ask spread that is most representative of fair value based on the specific facts and circumstances. If there has been no trade, the mid price (average bid and asking price) as of the close of the business on the reporting date is used to approximate fair value. The Fund's policy is to recognize transfers into and out of the fair value hierarchy levels as of the date of the event or change in circumstances giving rise to the transfer.

Revenue recognition

'Interest for distribution purposes' shown on the statements of comprehensive income represents the interest earned by the Fund on debt securities and distributions paid on Underlying Funds accounted for on an accrual basis. The Fund does not amortize premiums paid or discounts received on the purchase of fixed income securities other than zero coupon debt securities which are amortized on a straight line basis. Interest receivable is shown separately in the statements of financial position based on the debt instruments' stated rates of interest. Dividends on equity investments and distributions on investments in other investment funds are recognized as income on the ex-dividend date.

Impairment of financial assets at amortized cost and collective and specific allowances

At each reporting date, the Fund assesses whether there is objective evidence that a financial asset at amortized cost is impaired. If such evidence exists, the Fund recognizes an impairment loss as the difference between the amortized cost of the financial asset and the present value of the estimated future cash flows, discounted using the instruments' original effective interest rate. Impairment losses on financial assets at amortized cost are reversed in subsequent periods if the amount of the loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized.

The Manager intends to assess impairment using a combination of (i) specific allowances on impaired mortgages and loans and (ii) on a collective basis using an expected loss model. An expected loss model looks at the following elements and multiplies them together to arrive at the percentage of the carrying value to record as a collective allowance:

- · Probability of Default (PD)
- · Loss Given Default (LGD); and
- · Exposure at Default (EAD).

PD is determined by assessing the credit quality of borrowers and the use of publicly available risk default data for similar mortgage and loan investments. EAD is the estimate of what the outstanding balance will be if the borrower does default at the time of default. LGD is the unrecovered part of EAD if there is a default requiring recovery of collateral or payments under a guarantee.

At least annually, the Manager will estimate a collective allowance attributable to the portfolio based on probabilities of inherent losses that are as yet unidentified. The Fund recognized a collective allowance equal to 1.07% of the value of private mortgage loans plus accrued interest thereon. As at June 30, 2016, the value of private mortgage loans plus accrued interest was reduced by \$55,006 (December 31, 2015: \$36,831), representing the collective allowance for impairment.

In the first half of 2015, the Manager recognized that two mortgages had objective evidence of financial difficulty and from the date of recognition classified these mortgages as non-performing loans, with their mortgage interest accrued into revenue being discounted by way of creating a specific allowance. As at June 30, 2016, the specific allowance in relation to these mortgage investments was \$38,232 (December 31, 2015: \$7,599) on aggregate investment value of \$770,851 (December 31, 2015: \$753,818). On the statements of comprehensive income, \$48,808 (June 30, 2015: \$29,538) was recorded as 'Collective and specific allowances' during the period ended June 30, 2016 of which \$18,175 (June 30, 2015: \$7,331) related to the collective allowance and \$30,633 (June 30, 2015: \$22,207) related to the above-mentioned specific allowance.

Foreign currency translation

The Fund's subscriptions and redemptions are denominated in Canadian dollars, which is also its functional and presentation currency. Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates that transactions occur. Assets and liabilities denominated in a foreign currency are translated into the functional currency using the exchange rate prevailing at the reporting date. Foreign exchange gains and losses related to assets and liabilities at amortized cost are recognized in profit and loss and are presented as 'foreign exchange gain (loss) on cash and other net assets' on the statements of comprehensive income. Realized foreign exchange gains and losses related to investments are recognized when incurred and are presented in the statement of comprehensive income within 'net realized gain (loss) on investments'.

Unrealized exchange gains or losses on investments are included in 'change in unrealized appreciation (depreciation) on investments' in the statements of comprehensive income.

'Foreign exchange gain (loss) on currencies and other net assets' arise from sale of foreign currencies, currency gains or losses realized between trade and settlement dates on securities transactions, and the difference between the recorded amounts of dividend, interest and foreign withholding taxes and the Canadian dollar equivalent of the amounts actually received or paid.

Cash and cash equivalents

The Fund considers highly liquid investments with an original maturity of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value to be cash equivalents. Cash is comprised of deposits with financial institutions.

Cost of investments

The cost of investments represents the average cost for each security excluding transaction costs. On the schedule of investment portfolio, transaction costs have been deducted in aggregate from the total cost of individual investments which include transaction costs.

Redeemable Units

The Fund issued three series of redeemable units, which are redeemable with 60 days notice at the holder's option and do not have identical rights. Such units are classified as financial liabilities. Redeemable units can be put back to the Fund at any dealing date for cash equal to a proportionate share of the Fund's NAV attributable to the unit series. Units are redeemable monthly.

The redeemable units are carried at the redemption amount that is payable at the statement of financial position date if the holder exercises the right to put the unit back to the Fund.

Redeemable units are issued and redeemed at the holder's option at prices based on the Fund's NAV per unit at the time of issue or redemption. The Fund's NAV per unit is calculated by dividing the net assets attributable to the holders of each series of redeemable units with the total number of outstanding redeemable units for each respective series. In accordance with the provisions of the Fund's regulations, investment positions are valued based on the last traded market price for the purpose of determining the NAV per unit for subscriptions and redemptions.

Expenses

Expenses of the Fund including management fees and other operating expenses are recorded on an accrual basis.

Transaction costs associated with investment transactions, including brokerage commissions, have been expensed on the statements of comprehensive income for financial assets and liabilities at FVTPL.

Interest expense associated with borrowing is recorded on an accrual basis.

Organizational expenses

In accordance with its offering documents, organizational expenses in the amount of \$36,553, which includes legal and registration fees associated with the formation of the Fund, but excludes applicable taxes, are recoverable by the Manager from the Fund. The Fund is required to re-pay the Manager over three years commencing in 2014. A decision was made by the Manager to waive the chargeable amounts of organizational expenses during 2014 and for the first 3 months of 2015. Organizational expenses are included as 'Organizational expenses' and waived amounts are included as 'Expenses absorbed by the Manager' on the statements of comprehensive income.

Increase (decrease) in net assets attributable to holders of redeemable units per unit

'Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit' in the statements of comprehensive income represents the Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series, divided by the weighted average units outstanding of that Series during the reporting period.

Distribution to Unitholders

Distributions will be made to unitholders only at such times and in such amounts as may be determined at the discretion of the Manager. All distributions by the Fund on Series A, Series F and Series O Units will be automatically reinvested in additional units of the same Series of the Fund held by the investor at the NAV per unit thereof, unless the investor notifies the Manager in writing that cash distributions are preferred.

Allocation of income and expense, and realized and unrealized gains and losses

Management fees and other costs directly attributable to a series are charged to that series. The Fund's shared operating expenses, income, and realized and unrealized gains and losses are generally allocated proportionately to each series based upon the relative NAV of each Series.

Future accounting changes

On May 28, 2014 the IASB issued IFRS 15 Revenue from Contracts with Customers, which replaces the existing standards for revenue recognition. The new standard is effective for annual periods beginning on or after January 1, 2018. Earlier application is permitted. The new standard establishes a framework for the recognition and measurement of revenue generated from contracts with customers, except for items, such as financial instruments, insurance contracts and leases. The new standard also requires additional disclosures about the nature, amount, timing and uncertainty of revenue and cash flows arising from transactions with our customers. IFRS 15 is effective for our fiscal year beginning December 1, 2018. The Manager is in the process of evaluating the impact of the new standard.

On July 24, 2014 the IASB issued the complete IFRS 9 (IFRS 9 (2014)). The mandatory effective date of IFRS 9 is for annual periods beginning on or after January 1, 2018 and must be applied retrospectively with some exemptions. Early adoption is permitted. IFRS 9 (2014) introduces new requirements for the classification and measurement of financial assets. Under IFRS 9 (2014), financial assets are classified and measured based on the business model in which they are held and the characteristics of their contractual cash flows. The standard introduces additional changes relating to financial liabilities. It also amends the impairment model by introducing a new 'expected credit loss' model for calculating impairment. The Manager is in the process of evaluating the impact of the new standard.

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The preparation of financial statements requires management to use judgment in applying its accounting policies and to make estimates and assumptions about the future. The following discusses the most significant accounting judgments and estimates the Fund has made in preparing these financial statements.

Classification and measurement of investments and application of the fair value option

In classifying and measuring financial instruments under IAS 39, Financial Instruments - Recognition and Measurement, the Manager is required to make significant judgments about whether or not the investments of the Fund are considered held for trading or that the fair value option can be applied to those that are not. The Manager has concluded that the fair value option can be applied to the Fund's investments that are not considered held for trading. Such investments have been designated at FVTPL.

The Fund holds financial instruments that are not quoted in active markets, including private mortgages loans. The Manager has concluded that these financial instruments are classified as loans and receivables and measured at amortized cost which approximates their fair value due to their short term nature.

Functional and presentation currency

The Fund's investors are mainly from Canada, with subscriptions and redemptions of the redeemable units denominated in Canadian dollars. The primary activity of the Fund is to invest in a portfolio of private loans and mortgages. The performance of the Fund is measured and reported to investors in Canadian dollars. The Manager considers the Canadian dollar as the currency that most faithfully represents the economic effects of the underlying transactions, events and conditions. The financial statements are presented in Canadian dollars, which is the Fund's functional and presentation currency.

5. FINANCIAL INSTRUMENTS

a) Categorization of financial instruments

The following tables present the carrying amounts of the Fund's financial instruments by category as at June 30, 2016 and December 31, 2015.

June 30, 2016:

Assets	Financial assets at FVTPL Designated at Inception (\$)	Financial assets at amortized cost (\$)	Total (\$)
Cash and cash equivalents	-	59,416	59,416
Subscriptions receivable	-	2,185,742	2,185,742
Interest receivable	-	453,558	453,558
Mortgage investments	-	5,364,827	5,364,827
Underlying Funds	30,818,494	-	30,818,494
Total	30,818,494	8,063,543	38,882,037

Liabilities	Financial liabilities at FVTPL Designated at Inception (\$)	Financial liabilities at amortized cost (\$)	Total (\$)
Accrued expenses	-	32,601	32,601
Redemptions payable	-	360,554	360,554
Distributions payable	-	88,594	88,594
Total	-	481,749	481,749

December 31, 2015:

Assets	Financial assets at FVTPL Designated at Inception (\$)	Financial assets at amortized cost (\$)	Total (\$)
Cash and cash equivalents	-	812	812
Subscriptions receivable	-	1,744,470	1,744,470
Interest receivable	-	466,792	466,792
Mortgage investments	-	6,381,090	6,381,090
Underlying Funds	19,124,914	-	19,124,914
Total	19,124,914	8,593,164	27,718,078

Liabilities	Financial liabilities at FVTPL Designated at Inception (\$)	Financial liabilities at amortized cost (\$)	Total (\$)
Accrued expenses	-	22,075	22,075
Payable for investments purchased	-	1,644,470	1,644,470
Distributions payable	-	91,725	91,725
Total	-	1,758,270	1,758,270

The following table presents the net gains (losses) on financial instruments at FVTPL by category for the periods ending June 30, 2016 and June 30, 2015.

	Net gains (l	osses) (\$)
Category	2016	2015

Financial Assets at FVTPL:

Designated at inception	1,210,462	243,470
Total	1,210,462	243,470

b) Risks associated with financial instruments

The Fund's investment activities may be exposed to various financial risks, including market risk (which includes price risk, interest rate risk and currency risk), liquidity risk and credit risk. The Fund's risk management goals are to ensure that the outcome of activities involving risk is consistent with the Fund's investment objectives and risk tolerance per the Fund's offering documents. All investments result in a risk of loss of capital.

Price risk

Price risk is the risk that the fair value or future cash flows of financial instruments will fluctuate due to changes in market prices (other than those arising from interest rate risk or currency risk). Financial instruments held by the Fund are susceptible to market price risk arising from uncertainties about future prices of the instruments.

As at June 30, 2016 and December 31, 2015, the Fund did not have significant exposure to price risk.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

This risk is managed by investing in short-term mortgages. As a result the credit characteristics of the Fund's mortgages will evolve such that in periods of higher market interest rates, the Fund's mortgages will be those with narrower credit spreads, and vice versa in periods of lower market interest rates compared to other benchmark rates.

As of June 30, 2016 and December 31, 2015, the Fund's mortgage investments are in fixed rate, short-term mortgages. The Fund generally holds all of its mortgages to maturity. There is no secondary market for the Fund's mortgages and in syndication transactions such as the ones in which the Fund participates, these mortgages are generally traded at face value without regard to changes in interest rates.

The following is a summary of the amortized cost of mortgage investments segmented by gross interest rate (before deduction of mortgage administration fees) as at June 30, 2016 and December 31, 2015:

	0% - 11.99%	12% - 12.99%	13% - 13.99%	14% - 14.99%	15% - 15.99%	Total
June 30, 2016	\$1,401,962	\$1,659,103	- -	\$1,750,987	\$552,748	\$5,364,827
December 31, 2015	\$1,438,472	\$2,342,315	=	\$1,263,351	\$1,336,952	\$6,381,090

The following is a summary of the amortized cost of mortgage investments segmented by term as at June 30, 2016 and December 31, 2015:

	12 months or less	13 to 24 months	24 to 36 months	Total
June 30, 2016	\$4,870,184	\$494,643	=	\$5,364,827
December 31, 2015	\$6,381,090	-	-	\$6,381,090

The Fund has indirect exposure to interest rate risk through its investment in the Partnership.

The Fund's balances of interest receivable, subscription receivable, accrued expenses and distributions payable have no exposure to interest rate risk due to their short term nature.

Currency risk

Currency risk is the risk that the value of a financial instrument will fluctuate due to changes in foreign exchange rates. Securities included in the Fund may be valued in or have exposure to currencies other than the Canadian dollar and when measured in Canadian dollars, be affected by fluctuations in the value of such currencies relative to the Canadian dollar.

As at June 30, 2016 and December 31, 2015, the Fund did not have significant exposure to currency risk.

Liquidity risk

Liquidity risk is the risk that the Fund will encounter difficulty in meeting obligations associated with financial liabilities. The Fund's exposure to liquidity risk is concentrated in the cash redemption of its units. The Fund provides investors with the right to redeem units monthly upon 60 days notice in advance of the redemption date, such redemptions to be paid within 30 days following the redemption date.

The Fund makes investments in private mortgage loans that are not traded in an active market. As a result, the Fund may not be able to quickly liquidate its investments in these instruments at amounts which approximate their fair values. In order to maintain liquidity, the Fund may invest in complementary, more liquid, income producing public securities, including real estate income trusts, royalty income trusts, preferred shares, dividend paying equity securities and debt securities including convertibles, corporate and sovereign debt. The Fund has the ability to borrow for the purposes of making investments, providing cover for the writing of options, paying redemptions, working capital purposes and to maintain liquidity in accordance with its investment objective and investment strategies.

The tables below analyze the Fund's financial liabilities into relevant maturity groupings based on the remaining period to the contractual maturity date. The amounts in the table are the contractual undiscounted cash flows.

PORTLAND PRIVATE INCOME FUND

June 30, 2016	< 6 months (\$)	> 6 months (\$)	Total (\$)
Accrued expenses	32,601	-	32,601
Redemptions payable	360,554	-	360,554
Distributions payable	88,594	-	88,594

December 31, 2015	< 6 months (\$)	> 6 months (\$)	Total (\$)
Accrued expenses	22,075	=	22,075
Payable for investments purchased	1,644,470	-	1,644,470
Distributions payable	91,725	-	91,725

Credit risk

Credit risk is the risk that a party to a financial instrument will fail to discharge an obligation or commitment that it has entered into with the Fund.

The Fund invests a majority of its assets in private mortgage loans which are subject to credit risk. Any instability in the real estate sector and adverse change in economic conditions in Canada could result in declines in the value of real property securing the Fund's mortgage investments.

The Fund's credit risk management objectives are to:

- establish a framework of controls to ensure credit risk-taking is based on sound credit risk management principles; and
- identify, assess and measure credit risk clearly and accurately across the Fund, from the level of individual mortgages or commercial loans up to the total portfolio.

Credit risk is managed by adhering to the investment and operating policies, as set out in its offering documents. This includes the following policies:

- the majority of mortgages are generally expected to be written for terms of 6 to 36 months and supported by commercial liability insurance and by personal or corporate quarantees; and
- the portfolio of mortgages is generally expected to be written for principal amounts at the time of commitment (together with the principal balance outstanding on prior mortgages if applicable), not exceeding 75% of the determined value of the underlying property securing the mortgage.

Such risks are further mitigated by ensuring a comprehensive due diligence process is conducted on each mortgage prior to funding. This process generally includes, but is not limited to, reviewing legal documentation, independent appraiser's valuations and credit checks and financial statement reviews on prospective borrowers.

In addition to private mortgage loans, the Fund has indirect exposure to commercial loans through its investment in the Partnership, which in turn invests in Crown Capital Fund IV, LP. The portfolio of commercial loans are generally expected to be first and second lien senior loans and mezzanine debt of 3 to 10 years with amortization and so with terms being between 3 to 7 years, although some may be a much longer duration while bridge loans would typically be less than one year.

Ordinarily, the Manager expects the leverage of companies being financed within Crown Capital Fund IV, LP would be less than 50% of their determined value and controlled at or below a ratio of 5x debt / EBITDA (earnings before interest, taxes, depreciation and amortization). It is anticipated that typical characteristics for the special situations financing being undertaken by Crown Capital Fund IV, LP are: loans of duration 6 months to 5 years; and covenants including debt / EBITDA typically less than 4x which is within the preferred risk parameters of the Manager.

The maximum exposure to credit risk at June 30, 2016 includes the face value of the private mortgage loans plus the accrued interest thereon less the collective allowance and specific allowance, which totalled \$5,818,393 (December 31, 2015 - \$6,847,882). The Fund has recourse under the terms of the private mortgage loans in the event of default by the borrower, in which case the Fund would have a claim against the underlying property and security.

In addition, the Fund had indirect exposure to credit risk through its holding in Crown Capital Fund IV LP, which is held in the Partnership. As determined by the Manager, the fair value of Crown Capital Fund IV, LP was reduced by a collective allowance equal to \$50,000 which represents 1% of the principal of the commercial loans held therein. The total fair value of the commercial loans plus accrued interest, less the collective allowance, to which the Fund was indirectly exposed was \$5,225,989.

The following is a summary of the private mortgage loans held as at June 30, 2016:

	Number of Mortgages	Carrying Value	Carrying Value + Accrued Interest
First Mortgages	8	\$4,187,448	\$4,372,508
Second Mortgages	1	\$624,631	\$775,403
Third Mortgages	1	\$552,748	\$670,481
Total	10	\$5,364,827	\$5,818,392

The following is a summary of the private mortgage loans held as at December 31, 2015:

	Number of Mortgages	Carrying Value	Carrying Value + Accrued Interest
First Mortgages	10	\$5,196,483	\$5,454,493
Second Mortgages	1	\$628,538	\$742,207
Third Mortgages	1	\$556,069	\$651,182
Total	12	\$6,381,090	\$6,847,882

The following is a summary of the private mortgage loans held by the Fund segmented by type of project as at June 30, 2016 and December 31, 2015:

	Pre-development	Pre-development/ Construction	Construction	Term	Total
June 30, 2016	-	\$364,402	\$3,962,865	\$1,037,560	\$5,364,827
December 31, 2015	\$496,975	\$1,176,008	\$3,664,760	\$1,043,347	\$6,381,090

c) Fair value of financial instruments

Financial instruments measured at fair value are classified according to a fair value hierarchy that reflects the importance of the inputs used to perform each valuation. The fair value hierarchy is made up of the following levels:

- Level 1 quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly;
- Level 3 inputs are unobservable for the asset or liability.

The fair value hierarchy requires the use of observable market data each time such data exists. A financial instrument is classified at the lowest level of the hierarchy for which significant input has been considered in measuring fair value. Private mortgage loans are not measured at FVTPL therefore are not included in the below summary.

The following table illustrates the classification of the Fund's financial instruments within the fair value hierarchy as at June 30, 2016:

	Assets at fair value as at June 30, 2016			
	Level 1 (\$)	Level 2 (\$)	Level 3 (\$)	Total (\$)
Underlying Fund	-	30,818,494	-	30,818,494
Total	-	30,818,494	=	30,818,494

The following tables illustrate the classification of the Fund's financial instruments within the fair value hierarchy as at December 31, 2015:

	Assets at fair value as at December 31, 2015			
	Level 1 (\$)	Level 2 (\$)	Level 3 (\$)	Total (\$)
Underlying Fund	-	19,124,914	-	19,124,914
Total	-	19,124,914	-	19,124,914

Fair value is classified as Level 1 when the related security or derivative is actively traded and a quoted price is available. If an instrument classified as Level 1 subsequently ceases to be actively traded, it is transferred out of Level 1. In such cases, the instrument is reclassified into Level 2, unless the measurement of its fair value requires the use of significant unobservable inputs, in which case it is classified as Level 3.

d) Structured entities

The Fund's investment in the Partnership is subject to the terms and conditions of its offering document and is susceptible to market price risk arising from uncertainties about future values. The Partnership units are redeemable.

The exposure to investment in the Partnership at fair value as at June 30, 2016 and December 31, 2015 is disclosed in the following tables. This investment is included at its net asset value per unit in financial assets at fair value through profit or loss in the statement of financial position. The Manager's best estimate of the maximum exposure to loss from the Fund's investment in the Partnership is the fair value below.

June 30, 2016:

Description	Net asset value of Underlying Fund (\$)	Investment at fair value (\$)	% of Net Assets attributable to holders of redeemable units
Portland Private Income LP	30,818,574	30,818,494	84.7%

December 31, 2015:

Description	Net asset value of	Investment at fair value	% of Net Assets attributable to
	Underlying Fund (\$)	(\$)	holders of redeemable units
Portland Private Income LP	19,124,974	19,124,914	73.7%

6. REDEEMABLE UNITS

The Fund is permitted to issue an unlimited number of redeemable units issuable in Series A, Series F and Series O Units, having such terms and conditions as the Manager may determine. Additional series may be offered in the future on different terms, including different fee and dealer compensation terms and different minimum subscription levels. Each unit of a series represents an undivided ownership interest in the net assets of the Fund attributable to that series of units.

The Fund endeavors to invest capital in appropriate investments in conjunction with its investment objectives. The Fund maintains sufficient liquidity to meet redemptions, such liquidity being augmented by short-term borrowings or disposal of investments, where necessary.

Units of the Fund are available in multiple series as outlined below. The principal difference between the series of units relates to the management fee payable to the Manager, the compensation paid to dealers and the expenses payable by the series. All units are entitled to participate in the Fund's liquidation of assets on a series basis. Units are issued as fully paid and non-assessable and are redeemable at the NAV per unit of the applicable series of units being redeemed, determined at the close of business on the day the redemption request is submitted.

Series A Units are available to all investors who meet the eligibility requirements.

Series F Units are available to investors who meet the eligibility requirements and who participate in fee-based programs through their dealer and whose dealer has signed a Series F Agreement with the Manager, investors for whom the Fund do not incur distribution costs, or individual investors approved by the Manager.

Series O Units are available to certain institutional or other investors.

The Fund's NAV per unit is determined on the last business day of each month at the close of regular trading on the Toronto Stock Exchange, (each, a Valuation Date) or on such other date as determined by the Manager (an Additional Pricing Date). Unitholders may redeem their Units on any Valuation Date by submitting a request for redemption no later than the day that is 60 days prior to the Valuation Date in order for the redemption to be accepted as at that Valuation Date; otherwise the redemption will be processed as at the next Valuation Date. The redemption price shall equal the net asset value per unit of the applicable series of units being redeemed, determined as of the close of business on the relevant Valuation Date.

If a unitholder redeems his or her units within the first 18 months from initial purchase, the Manager may, in its discretion, charge a redemption penalty equal to 5% of the NAV of such Units redeemed which will be deducted from the redemption proceeds and retained by the Fund. If a unitholder redeems his or her units after 18 months to 36 months from initial purchase, the Manager may, in its discretion, charge a redemption penalty equal to 2% of the NAV of such Units redeemed which will be deducted from the redemption proceeds and retained by the Fund.

The number of units issued and outstanding for the period ended June 30, 2016 was as follows:

Period ended June 30, 2016	Balance, Beginning of Period	Units Issued	Units Reinvested	Units Redeemed	Balance, End of Period	Average Number of Units
Series A	138,036	47,467	5,093	(6,256)	184,340	163,886
Series F	373,648	196,081	13,234	(11,514)	571,449	444,455
Series O	45	-	3	-	48	46

The number of units issued and outstanding for the period ended June 30, 2015 was as follows:

Period ended June 30, 2015	Balance, Beginning of Period	Units Issued	Units Reinvested	Units Redeemed	Balance, End of Period	Average Number of Units
Series A	39,889	40,985	1,789	-	82,663	54,738
Series F	146,493	80,726	4,692	(9,347)	222,564	189,399
Series O	41	-	2	-	43	42

7. TAXATION

The Fund qualifies as a mutual fund trust within the meaning of the Income Tax Act (Canada). Mutual fund trusts are subject to tax on any income, including net realized capital gains, which is not paid or payable to their unitholders. All of the Fund's net income for tax purposes and sufficient net capital gains realized in any period are required to be distributed to unitholders such that no income tax is payable by the Fund. As a result, the Fund does not record income taxes. Since the Fund does not record income taxes, the tax benefit of capital and non-capital losses has not been reflected in the statements of financial position as a deferred income tax asset.

The Fund may incur withholding taxes imposed by certain countries on investment income and capital gains. Such income or gains are recorded gross of withholding taxes in the statements of comprehensive income. Withholding taxes are shown as a separate item in the statements of comprehensive income.

The Fund's tax year end is December 31. As at June 30, 2016, there were no capital losses and there was \$79 of non-capital losses to carry forward.

8. MANAGEMENT FEES AND EXPENSES

Pursuant to the Fund's prospectus, the Fund agrees to pay management fees to the Manager, calculated and accrued daily and paid monthly. The annual management fee rate for Series A and Series F Units is 0.5%. Management fees on Series O Units are negotiated and are charged to the investors in Series O Units, not the Fund. The Fund is also charged a service fee on Series A Units of 1.0% per annum calculated and accrued on each Valuation Date and paid monthly. The Manager distributes the service fee to advisors as a trailing commission.

In addition, the Fund is responsible for, and the Manager is entitled to reimbursement for any operating expenses it incurs on behalf of the Fund, including regulatory filing fees, custodian fees, legal and audit fees, costs associated with the Independent Review Committee, bank charges, the cost of financial reporting, and all related sales taxes. GST and HST paid by the Fund on its expenses is not recoverable. The Manager also provides key management personnel to the Fund. The Manager may charge the Fund for actual time spent by its personnel (or those of its affiliates) in overseeing the day-to-day business affairs of the Fund. The amount charged for time spent by personnel is determined based on fully allocated costs and does not include a mark up or administration fee. The Manager may absorb fund operating expenses at its discretion but is under no obligation to do so.

The Fund is responsible for, and the Manager is entitled to reimbursement from the Fund for all costs associated with its creation and organization, including legal and registration fees associated with the formation of the Fund in the amount of \$36,553 (excluding applicable taxes). The Fund is required to re-pay the Manager over three years commencing in 2014. During the period ended June 30, 2016, the Fund was charged organizational expenses in the amount of \$6,882 (2015: \$6,860), including applicable taxes. No organizational expenses were waived during the period ended June 30, 2016. Waived organizational expenses were \$3,418, including applicable taxes for the period ended June 30, 2015.

9. SOFT DOLLARS

Allocation of business to brokers of the Fund is made on the basis of coverage, trading ability and fundamental research expertise. The Manager may choose to affect portfolio transactions with dealers who provide research, statistical and other similar services to the Fund or to the Manager at prices which reflect such services (termed proprietary research). The dealers do not provide the Manager with an estimate of the cost of the research, statistical and other similar services (referred to as soft dollars).

Effective January 1, 2016, the Manager may use third party research, which is generally also available on a subscription basis, the value of which will be used to approximate the value of research and other similar services received from third parties through commission sharing arrangements with executing brokers. The ascertainable value of the third party soft dollar arrangements in connection with portfolio transactions for the period from January 1, 2016 to June 30, 2016 was \$nil.

10. RELATED PARTY TRANSACTIONS

The following table outlines the management fees, service fees and operating expense reimbursements that were paid to the Manager by the Fund during the periods ended June 30, 2016 and June 30, 2015. The table includes the amount of operating expense reimbursement that was paid to affiliates of the Manager for administrative services provided in managing the day-to-day operation of the Fund and the amount of additional absorbed operating expenses that the Manager chose not to charge to the Fund. All of the dollar amounts in the table below exclude applicable GST or HST.

Period ended	Management Fees (\$)	Service Fees (\$)	Operating Expense Reimbursement (\$)	Organizational Expense Reimbursement (\$)	Absorbed Expense (\$)	Absorbed Organizational Expense (\$)	Operating Expenses Reimbursed to Affiliates of the Manager (\$)
June 30, 2016	77,718	41,319	25,280	6,090	-	=	2,389
June 30, 2015	31,220	13,801	18,761	6,090	970	3,045	4,144

The Fund owed the following amounts to the Manager:

As at	Management Fees (\$)	Service Fees (\$)	Operating Expense Reimbursement (\$)
June 30, 2016	15,289	7,562	5,013
December 31, 2015	10,136	5,618	2,850

The Manager, its officers and directors (Related Parties) may invest in units of the Fund from time to time in the normal course of business. All such transactions are measured at NAV per unit. As at June 30, 2016, ten Related Parties owned less than 1% of the net assets of the Fund. As at December 31, 2015, thirteen Related Parties owned less than 4% of the net assets of the Fund.

11. EXEMPTION FROM FILING

The Fund is relying on the exemption obtained in National Instrument 81-106, Part 2.11 to not file its financial statements on SEDAR.

Statement of Corporate Governance Practices

Canadian securities law requires certain reporting issuers to publish specific disclosure concerning their corporate governance practices. The Manager has established an Independent Review Committee consisting of three members appointed to provide independent advice to assist the Manager in performing its services and to consider and provide recommendations to the Manager on conflicts of interest to which the Manager is subject when managing the Fund.

APPENDIX A

Portland Private Income LP **2016 Interim Report**

June 30, 2016

■ PARTNERSHIP INFORMATION

General Partner: Portland General Partner (Ontario) Inc.

■ Registered Office: 1375 Kerns Road, Suite 100

Burlington, Ontario

L7P 4V7

■ Investment fund manager and

portfolio manager: Portland Investment Counsel Inc.

Burlington, Ontario

Administrator
 CIBC Mellon Global Securities Services Company

Toronto, Ontario

■ Auditor: KPMG LLP

Toronto, Ontario

Management's Responsibility for Financial Reporting

The accompanying financial statements of Portland Private Income LP (the Partnership) have been prepared by Portland Investment Counsel Inc. in its capacity as manager (the Manager) of the Partnership. The Manager is responsible for the information and representations contained in these financial statements. The Board of Directors of the general partner of the partnership, Portland General Partner (Ontario) Inc. (the General Partner) has approved these financial statements.

The Manager maintains appropriate processes to ensure that relevant and reliable financial information is produced. The financial statements have been prepared in accordance with International Financial Reporting Standards and include certain amounts that are based on estimates and judgments. The significant accounting policies which management believes are appropriate for the Partnership are described in Note 3 to these financial statements.

"Michael Lee-Chin"

"Robert Almeida"

Michael Lee-Chin, Director August 11, 2016 Robert Almeida, Director August 11, 2016

These financial statements have not been reviewed by an independent auditor.

Statements of Financial Position (unaudited)

Current Assets Current Assets Current Assets Current Assets Current Assets Current Assets Cash and cash equivalents \$ 788,449 \$ 216 Dividends receivable 12,139 8,738 Subscriptions receivable 17,25,000 1,644,470 Interiest receivable 216,395 243,634 Investments - plediged as collateral (notes 5 and 9) 5,400,452 2,172,292 Investments (note 5) 42419,253 16,225,747 Total Assets Total Assets Current Liabilities Current	as at		June 30, 2016		December 31, 2015
Carba nd cash equivalents \$ 788,449 \$ 26 Dividends receivable 12,139 8,738 Subscriptions receivable 1,725,000 1,644,470 Interest receivable 216,395 24,3634 Investments - pledged as collateral (notes 5 and 9) 5,400,452 2,172,292 Investments (note 5) 32,561,688 20,295,097 Total Assets 32,561,688 20,295,097 Liabilities - 1,071,733 Current Liabilities - 1,071,733 Payable for investments purchased 1,925 9,225 Other liabilities 1,925 912 Other liabilities 1,811 1,170,024 Derivative liabilities 1,811 1,170,024 Net Assets Attributable to Holders of Redeemable Units \$ 32,543,674 \$ 19,125,073 General Partner's contribution 100 100 Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) 32,543,511 19,124,913 Class A 3,2543,511 19,124,913 1,124,913 Class B 3,2543,511 <t< td=""><td>Assets</td><td></td><td></td><td></td><td></td></t<>	Assets				
Dividends receivable 12,139 8,738 Subscriptions receivable 1,725,000 1,644,470 Interest receivable 216,395 243,634 Investments - pledged as collateral (notes 5 and 9) 5,400,452 2,172,292 Investments (note 5) 24,419,253 16,225,747 Total Asset 24,419,253 120,255,097 Liabilities 8 20,295,097 Current Liabilities 1,956 8,577 Payable for investments purchased 1,925 912 Accrued expenses 1,925 912 Perivative liabilities 1,925 912 Other liabilities 1,925 912 Perivative liabilities 1,8014 1,170,024 Net Assets Attributable to Holders of Redeemable Units \$ 32,543,674 \$ 19,125,073 Equity \$ 32,543,571 19,124,973 Class A 3 60 Class A 32,543,551 19,124,973 Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) 32,543,551 19,124,973 Class A					
Dividends receivable 1,21,30 8,738 Subscriptions receivable 1,725,000 1,644,470 Interest receivable 216,395 243,634 Investments - pledged as collateral (notes 5 and 9) 5,400,452 2,172,292 Investments (note 5) 24,419,253 16,225,747 Total Assets 32,561,688 20,295,097 Liabilities 8 20,295,097 Current Liabilities 1,956 8,577 Borrowing (note 9) 1,956 8,577 Payable for investments purchased 1,925 912 Other liabilities 1,925 912 Poerivative liabilities 1,933 - Total Liabilities 1,8014 1,170,024 Net Assets Attributable to Holders of Redeemable Units \$ 32,543,674 \$ 19,125,073 Equity \$ 32,543,571 1,912,5073 Class B 36 6 Class A 3 6 Class B 32,543,511 19,124,913 Class B 32,543,511 19,124,913 Cl	Cash and cash equivalents	Ś	788,449	\$	216
Number of Redeemable Units Outstanding Sand 9 126,395 243,634 170,295 172,29	Dividends receivable	*	12,139	,	8,738
Number of Redeemable Units Outstanding (notes 5 and 9) 5,400,452 2,172,292 1,172,292 1,172,292 1,172,292 1,172,293 1,172,2	Subscriptions receivable		1,725,000		1,644,470
Nestments (note 5) 24,419,253 16,225,747 10 tal Assets	Interest receivable		216,395		243,634
Total Assets 32,561,688 20,295,097 Liabilities Current Liabilities 32,561,688 20,295,097 Borrowing (note 9) 1,956 8,577 Accrued expenses 11,956 8,577 Payable for investments purchased 1,925 912 Derivative liabilities 4,133 - Derivative liabilities 4,133 - Total Liabilities 18,014 1,170,024 Net Assets Attributable to Holders of Redeemable Units \$ 32,543,674 \$ 19,125,073 Pequity 100 100 100 Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) \$ 32,543,574 \$ 19,124,973 Class A 32,543,571 19,124,973 Class B 32,543,571 19,124,973 Number of Redeemable Units Outstanding \$ 1 1 Class A 1 1 Class A 1 1 Class B 1 1 1 Class A 1 1 1 Class B 1 1<	Investments - pledged as collateral (notes 5 and 9)		5,400,452		2,172,292
Liabilities Current Liabilities Borrowing (note 9) - 1,071,733 Accrued expenses 11,956 8,577 Payable for investments purchased 1,925 912 Other liabilities 1,925 912 Derivative liabilities 4,133 - Total Liabilities 18,014 1,170,024 Net Assets Attributable to Holders of Redeemable Units \$ 32,543,674 \$ 19,125,073 Requity General Partner's contribution 100 100 Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) Class B 32,543,571 19,124,973 Number of Redeemable Units Outstanding Class B 1 1 Class B 522,593 322,558 <td>Investments (note 5)</td> <td></td> <td>24,419,253</td> <td></td> <td>16,225,747</td>	Investments (note 5)		24,419,253		16,225,747
Current Liabilities - 1,071,733 Borrowing (note 9) - 1,071,733 Accrued expenses 11,956 8,577 Payable for investments purchased - 8,802 Other liabilities 1,925 912 Derivative liabilities 4,133 - Total Liabilities 18,014 1,170,024 Net Assets Attributable to Holders of Redeemable Units \$ 32,543,674 \$ 19,125,073 Equity General Partner's contribution 100 100 Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) Class B 32,543,511 19,124,913 Class B 32,543,571 19,124,913 Class A 1 1 Class B 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit 62.73 59.66	Total Assets		32,561,688		20,295,097
Current Liabilities 1	Liabilities				
Borrowing (note 9) - 1,071,733 Accrued expenses 11,956 8,577 Payable for investments purchased - 88,802 Other liabilities 1,925 912 Derivative liabilities 4,133 - Total Liabilities 18,014 1,170,024 Net Assets Attributable to Holders of Redeemable Units \$ 32,543,674 \$ 19,125,073 Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) Class A 63 60 Class B 32,543,511 19,124,913 \$ 32,543,574 \$ 19,124,973 Number of Redeemable Units Outstanding 1 1 Class A 1 1 1 Class B 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit Class A 6 52,32 32,558					
Accrued expenses 11,956 8,577 Payable for investments purchased - 88,802 Other liabilities 1,925 912 Derivative liabilities 4,133 - Total Liabilities 18,014 1,170,024 Net Assets Attributable to Holders of Redeemable Units \$ 32,543,674 \$ 19,125,073 Requity General Partner's contribution 100 100 Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) Class A 63 60 Class B 32,543,511 19,124,913 Number of Redeemable Units Outstanding \$ 32,543,574 \$ 19,124,973 Number of Redeemable Units Outstanding 1 1 1 Class B 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit Class A 62.73 59,66			_		1 071 733
Payable for investments purchased - 88,802 Other liabilities 1,925 912 Derivative liabilities 4,133 - Total Liabilities 18,014 1,170,024 Net Assets Attributable to Holders of Redeemable Units \$ 32,543,674 \$ 19,125,073 Equity 100 100 100 Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) 32,543,511 19,124,913 Class A 32,543,511 19,124,913 Number of Redeemable Units Outstanding \$ 32,543,574 \$ 19,124,973 Number of Redeemable Units Outstanding 1 1 1 Class A 1 1 1 Class B 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit 526,73 59,66			11.956		, ,
Other liabilities 1,925 912 Derivative liabilities 4,133 - Total Liabilities 18,014 1,70,024 Net Assets Attributable to Holders of Redeemable Units \$ 32,543,674 \$ 19,125,073 Equity 100 100 Separal Partner's contribution 100 100 Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) 63 60 Class A 63 60 Class B 32,543,511 19,124,913 \$ 32,543,574 \$ 19,124,973 Number of Redeemable Units Outstanding 1 1 Class A 1 1 Class B 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit 62.73 59,66			-		•
Derivative liabilities 4,133 - Total Liabilities 18,014 1,170,024 Net Assets Attributable to Holders of Redeemable Units \$ 32,543,674 \$ 19,125,073 Equity General Partner's contribution 100 100 Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) Class A 63 60 Class B 32,543,511 19,124,913 \$ 32,543,574 \$ 19,124,973 Number of Redeemable Units Outstanding 1 1 Class A 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit 522,593 59,66			1,925		•
Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) Class A	Derivative liabilities				-
Equity General Partner's contribution 100 100 Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) 63 60 Class A 32,543,511 19,124,913 Class B 32,543,574 \$ 19,124,973 Number of Redeemable Units Outstanding 1 1 Class A 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit Class A 62.73 59.66	Total Liabilities		18,014		1,170,024
Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) 63 60 Class A 32,543,511 19,124,913 Class B 32,543,574 \$ 19,124,973 Number of Redeemable Units Outstanding Class A 1 1 Class B 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit 62.73 59.66	Net Assets Attributable to Holders of Redeemable Units	\$	32,543,674	\$	19,125,073
Net Assets Attributable to Holders of Redeemable Units Per Class (Note 6) 63 60 Class A 32,543,511 19,124,913 Class B 32,543,574 \$ 19,124,973 Number of Redeemable Units Outstanding Class A 1 1 Class B 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit 62.73 59.66	Fauity				
Class A 63 60 Class B 32,543,511 19,124,913 \$ 32,543,574 \$ 19,124,973 Number of Redeemable Units Outstanding Class A 1 1 Class B 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit Class A 62.73 59.66			100		100
Class A 63 60 Class B 32,543,511 19,124,913 \$ 32,543,574 \$ 19,124,973 Number of Redeemable Units Outstanding Class A 1 1 Class B 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit Class A 62.73 59.66					
Class B 32,543,511 19,124,913 \$ 32,543,574 \$ 19,124,973 Number of Redeemable Units Outstanding 1 1 Class A 1 1 1 Class B 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit 62.73 59.66	· · · · · · · · · · · · · · · · · · ·				
Number of Redeemable Units Outstanding \$ 32,543,574 \$ 19,124,973 Class A Class B 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					
Number of Redeemable Units Outstanding Class A Class B 1 1 1 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit Class A 62.73 59.66	Class B				
Class A Class B 1 1 1 522,593 1 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit Class A 62.73 59.66		\$	32,543,574	\$	19,124,9/3
Class B 522,593 322,558 Net Assets Attributable to Holders of Redeemable Units per Unit Class A 62.73 59.66	Number of Redeemable Units Outstanding				
Net Assets Attributable to Holders of Redeemable Units per Unit Class A 62.73 59.66	Class A		1		1
Class A 59.66	Class B		522,593		322,558
Class A 59.66	Net Assets Attributable to Holders of Redeemable Units per Unit				
	•		62.73		59.66

Approved by the Board of Directors of Portland General Partner (Ontario) Inc.

"Michael Lee-Chin"

Director

The accompanying notes are an integral part of these financial statements.

Statements of Comprehensive Income (unaudited)

For the periods ended June 30,		2016	2015
Income			
Net gains (losses) on investments			
Interest for distribution purposes	\$	887,602	\$ 299,042
Dividends		138,478	13,219
Net realized gain (loss) on investments and derivatives		5,963	913
Change in unrealized appreciation (depreciation) on investments and derivatives		438,460	(8,377)
	1	,470,503	304,797
Other income			
Foreign exchange gain (loss) on cash and other net assets		(7,272)	 (1,915)
Total Income (Net)	1	,463,231	302,882
-			
Expenses Mortgage administration fees		119,242	45,358
Collective and specific allowances (note 3)		49,953	27,222
Securityholder reporting costs (note 8)		49,040	5,416
Audit fees		9,777	7,783
Custodial fees		12	886
Legal fees		433	=
Interest expense and bank charges		6,761	1,491
Organizational expenses (note 8)		2,057	2,054
Withholding tax expense		10,671	1,983
Transaction costs		4,802	458
		252,748	92,651
Less: expenses absorbed by Manager		-	(1,027)
Total operating expenses		252,748	91,624
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units	\$ 1	,210,483	\$ 211,258
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Class			
Class A		3	3
Class B	1	,210,480	211,255
		,210,483	211,258
		,	,
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Class Per Unit			
Class A		3.07	3.00
Class B		3.01	2.28

Statements of Changes in Net Assets Attributable to Holders of Redeemable Units (unaudited)

for the periods ended June 30,		2016	2015
Net Assets Attributable to Holders of Redeemable Units at Beginning of Period			
Class A	\$	60	\$ 54
Class B		19,124,913	1,477,470
		19,124,973	1,477,524
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units			
Class A		3	3
Class B		1,210,480	 211,255
		1,210,483	 211,258
Redeemable Unit Transactions Proceeds from redeemable units issued			
Class A Class B		12,290,618	7,301,806
Cld22 D		12,290,618	7,301,806
		12,290,010	 7,301,000
Redemptions of redeemable units			
Class A		_	_
Class B		(82,500)	(55)
		(82,500)	(55)
Net Increase (Decrease) from Redeemable Unit Transactions		12,208,118	7,301,751
Net Assets Attributable to Holders of Redeemable Units at End of Period			
Class A		63	57
Class B	-	32,543,511	 8,990,476
	\$	32,543,574	\$ 8,990,533

Statements of Cash Flows (unaudited)

For the periods ended June 30,		2016		2015
Cash Flows from Operating Activities				
Increase (decrease) in net assets attributable to holders of redeemable units	\$	1,210,483	\$	211,258
Adjustments for:				
Foreign exchange (gain) loss on cash		6		1,915
Collective and specific allowances		49,953		27,222
Net realized (gain) loss on investments and derivatives		(5,963)		(913)
Change in unrealized (appreciation) depreciation on investments and derivatives		(438,460)		8,377
Purchase of investments		(16,648,965)		(6,319,324)
Proceeds from sale of investments		5,537,200		-
(Increase) decrease in interest receivable		27,239		(127,454)
(Increase) decrease in dividends receivable		(3,401)		(477)
Increase (decrease) in accrued expenses and other liabilities (Increase) decrease in other receivables		4,392		3,326 51
Increase) decrease in other receivables Increase (decrease) in borrowing		-		88,885
Net Cash Generated (Used) by Operating Activities		(10,267,516)		(6,107,134)
The cash deficition (osed) by operating heavilles		(10,207,310)		(0,107,131)
Cash Flows from Financing Activities				
Increase (decrease) in borrowing		(1,071,833)		-
Proceeds from redeemable units issued		12,210,088		6,121,813
Amount paid on redemption of redeemable units		(82,500)		(55)
Distributions to holders of redeemable units, net of reinvested distributions				
Net Cash Generated (Used) by Financing Activities		11,055,755		6,121,758
Net Increase (decrease) in cash and cash equivalents		788,239		14,624
Foreign exchange gain (loss) on cash		(6)		(1,915)
Cash and cash equivalents beginning of period Cash and cash equivalents end of period		216 788,449		357 13,066
Cash and Cash equivalents end of period	-	700,449		13,000
Cash and cash equivalents comprise:	\$	788,449	\$	13,066
From operating activities:				
Interest received, net of witholding tax	ė	907,056	ċ	171,588
Dividends received, net of witholding tax	\$ \$	135,809	\$ \$	171,366
Dividends received, net of withholding tax	ş	133,009	Ş	10,739
From financing activities:				
Interest paid	\$	770	\$	1,491
•	•		•	*

Schedule of Investment Portfolio (unaudited) as at June 30, 2016

No. of Shar	es Descri _l	ption	Cost	Carrying Value	% of Net Assets Attributable to Holders of Redeemable Units
BONDS					
	Jamaica 200,000	Digicel Limited Callable 6.750% March 1, 2023	\$ 246,654	\$ 219,632	0.7%
EQUITIES					
	Bermuda				
		Brookfield Property Partners L.P.	700,910	726,250	
	6,000	Brookfield Renewable Partners L.P., Preferred, Series 9, Fixed Reset	150,290	151,440	2.7%
	Canada		851,200	877,690	2.7%
		Brookfield Office Properties Inc., Preferred, Series CC, Fixed Rate	150,720	157,200	
		Crown Capital Partners Inc.	2,209,625	2,461,137	
		First National Financial Corporation, Preferred, Series 1, Fixed-Reset	36,810	40,005	
		Partners Value Split Corp., Preferred, Series 5, Fixed Rate	246,154	250,600	
	,		2,643,309	2,908,942	8.9%
Uni	ted States				
	16,793	Alcentra Capital Corporation	258,065	263,603	
		Ares Capital Corporation	895,765	825,556	
		BlackRock Capital Investment Corporation	176,599	150,771	
	15,000	Fifth Street Senior Floating Rate Corp.	175,501	154,258	
			1,505,930	1,394,188	4.3%
UNDERLYING	Canada 37,753	Portland Global Energy Efficiency and Renewable Energy Fund LP Class O Crown Capital Fund IV, LP	2,300,000 4,787,751	2,397,329 5,198,250	
			7,087,751	7,595,579	23.3%
MORTGAGES	Canada	Private Mortgage Loans (note 5)	17,007,912	16,823,674	51.7%
DERIVATIVES OPTIONS	- WRITTEN				
Written Put O	Bermuda CAD(30)	Brookfield Property Partners L.P., Put 27, 15/07/2016 Brookfield Property Partners L.P., Put 29, 19/08/2016	(1,820) (980)	(1,600))
Hni	ted States		(2,800)	(1,840)	-
On		Ares Capital Corporation, Put 13, 16/09/2016	(974)	(872))
	. ,	BlackRock Capital Investment Corporation, Put 7.5, 20/08/2016	(1,721)	, ,	
	. /		(2,695)		
		Total written put options	(5,495)	(4,133)	-
		Net investments	29,337,261	29,815,572	91.6%
		Transaction costs	(2,862)		-
			\$ 29,334,399	\$ 29,815,572	
		Other assets less liabilities NET ASSETS ATTRIBUTABLE TO HOLDERS OF REDEEEMABLE UNITS		2,728,102	8.4% 100.0%
		INET WOSE 13 AT I KIDOTADLE TO HOLDERS OF KENEEGMARTE OMITS		32,543,674	100.0%

1. GENERAL INFORMATION

Portland Private Income LP (the Partnership) is a limited partnership established under the laws of the Province of Ontario on December 17, 2012. Pursuant to the limited partnership agreement, Portland General Partner (Ontario) Inc. (the General Partner) is responsible for the management of the Partnership. The General Partner has engaged Portland Investment Counsel Inc. (the Manager) to direct the day-to-day business, operations and affairs of the Partnership, including management of the Partnership's portfolio on a discretionary basis and distribution of the Units of the Partnership.

The Partnership was established as an investment vehicle for the Portland Private Income Fund (the Fund). Both the Partnership and the Fund are managed by the Manager.

The investment objective of the Partnership is to preserve capital and provide income and above average long-term returns by investing primarily in a portfolio of private debt securities. To achieve the investment objective, the Manager may:

- invest in a portfolio of private income generating securities, either directly or indirectly through other funds, initially consisting of:
- · private mortgages, administered by licensed mortgage administrators;
- private commercial debts, a portion of which may have provisions resulting in equity ownership of the issuer of the debt or the underlying asset if certain events occur:
- other debt securities, a portion of which may have provisions resulting in equity ownership of the issuer of the debt or the underlying asset if certain events occur; and
- invest in complementary income producing public securities, including real estate income trusts, royalty income trusts, preferred shares, dividend paying equity securities and debt securities including convertibles, corporate and sovereign debt.

To a lesser extent, derivatives may also be used on an opportunistic basis in order to meet the Partnership's investment objective. Derivatives may limit or hedge potential losses associated with currencies, specific securities, stock markets and interest rates or be used to generate income. Derivatives may include forward currency agreements and options. Short sale positions may be used to profit from the expected decline in valuations of overvalued securities or to hedge the Partnership's long positions.

In addition, the Partnership may borrow (from a bank, prime broker or on a short term basis from the Manager or its affiliates) up to 25% of the total assets of the Partnership after giving effect to the borrowing.

The Partnership may invest in investment funds, mutual funds (collectively, Underlying Funds) and exchange-traded funds which may or may not be managed by the Manager or one of its affiliates or associates. The Partnership may hold cash in short-term debt instruments, money market funds or similar temporary instruments, pending full investment of the Partnership's capital and at any time deemed appropriate by the Manager.

The Partnership has no geographic, industry sector, asset class or market capitalization restrictions. There is no restriction on the percentage of the Net Asset Value of the Partnership which may be invested in the securities of a single issuer.

2. BASIS OF PRESENTATION

These financial statements have been prepared in compliance with International Financial Reporting Standards (IFRS) as published by the International Accounting Standards Board (IASB).

These financial statements have been authorized for issue by the Board of Directors of the Manager on August 11, 2016.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Financial instruments

(a) Classification

The Partnership recognizes financial instruments at fair value upon initial recognition, plus transaction costs in the case of financial instruments measured at amortized cost. The Partnership's investments in equity instruments and Underlying Funds are designated at inception and are measured at fair value through profit and loss (FVTPL).

The Partnership's obligation for net assets attributable to holders of redeemable units is presented at the redemption amount.

All other financial assets and liabilities are classified as loans and receivables or other financial liabilities and are measured at amortized cost which approximates fair value using the effective interest method. Under this method, financial assets and liabilities reflect the amount required to be received or paid, discounted, when appropriate, at the contract's effective interest rate.

The Partnership's accounting policies for measuring the fair value of its investments and derivatives are similar to those used in measuring its net asset value (NAV) for unitholder transactions; therefore it is expected that net assets attributable to holders of redeemable units will be the same in all material respects as the NAV per unit used in processing unitholder transactions.

(b) Recognition, de-recognition and measurement

Regular way purchases and sales of financial assets are recognized on their trade date - the date on which the Partnership commits to purchase or sell the investment. Financial assets and liabilities at FVTPL are initially recognized at fair value. Transaction costs are expensed as incurred in the statements of comprehensive income.

Financial assets are de-recognized when the rights to receive cash flows from the investments have expired or the Partnership has transferred substantially all the risks and rewards of ownership. Upon disposal, the difference between the amount received and the average cost to acquire the financial asset is included within 'Net realized gain (loss) on investments' in the statements of comprehensive income.

Subsequent to initial recognition, all financial assets and liabilities at FVTPL are measured at fair value. Gains and losses arising from change in fair value of the 'financial assets and liabilities at fair value through profit or loss' category are presented in the statements of comprehensive income within 'change in unrealized appreciation (depreciation) on investments' in the period in which they arise.

Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value of financial assets and liabilities traded in active markets (such as publicly traded derivatives and marketable securities) are based on quoted market prices at the close of trading on the reporting date. The Partnership uses the last traded market price for both financial assets and financial liabilities where the last traded price falls within that day's bid-ask spread. In circumstances where the last traded price is not within the bid-ask spread, the Manager determines the point within the bid-ask spread that is most representative of fair value based on the specific facts and circumstances. If there has been no trade, the mid price (average bid and asking price) as of the close of the business on the reporting date is used to approximate fair value. The Partnership's policy is to recognize transfers into and out of the fair value hierarchy levels as of the date of the event or change in circumstances giving rise to the transfer.

Revenue recognition

'Interest for distribution purposes' shown on the statements of comprehensive income represents the interest earned by the Partnership on debt securities and distributions paid on Underlying Funds accounted for on an accrual basis. The Partnership does not amortize premiums paid or discounts received on the purchase of fixed income securities other than zero coupon debt securities which are amortized on a straight line basis. Interest receivable is shown separately in the statement of financial position based on the debt instruments' stated rates of interest. Dividends on equity investments and distributions on investments in other investment Partnerships are recognized as income on the ex-dividend date.

Impairment of financial assets at amortized cost and collective and specific allowances

At each reporting date, the Partnership assesses whether there is objective evidence that a financial asset at amortized cost is impaired. If such evidence exists, the Partnership recognizes an impairment loss as the difference between the amortized cost of the financial asset and the present value of the estimated future cash flows, discounted using the instruments original effective interest rate. Impairment losses on financial assets at amortized cost are reversed in subsequent periods if the amount of the loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized. As at June 30, 2016 and December 31, 2015, the Partnership had not recognized any impairment.

The Manager intends to assess impairment using a combination of (i) specific allowances on impaired mortgages and loans and (ii) on a collective basis using an expected loss model. An expected loss model looks at the following elements and multiplies them together to arrive at the percentage of the carrying value to record as a collective allowance:

- Probability of Default (PD)
- · Loss Given Default (LGD); and
- Exposure at Default (EAD).

PD is determined by assessing the credit quality of borrowers and the use of publicly available risk default data for similar mortgage and loan investments. EAD is the estimate of what the outstanding balance will be if the borrower does default at the time of default. LGD is the unrecovered part of EAD if there is a default requiring recovery of collateral or payments under a quarantee.

At least annually, the Manager will estimate a collective allowance attributable to the portfolio based on probabilities of inherent losses that are as yet unidentified. The Partnership has recognized a collective allowance equal to 1.07% (previously 0.60%) of the value of private mortgage loans plus accrued interest thereon. As at June 30, 2016, the value of private mortgage loans plus accrued interest was reduced by \$184,238 (December 31, 2015; \$71,350), representing the collective allowance for impairment

In addition, the Partnership has recognized the fair value of Crown Capital Fund IV, LP to include a collective allowance equal to \$50,000 which represents 1.00% of the principal of the commercial loans held therein.

The Partnership recognized a specific allowance against one of its mortgage investments because the borrower had not paid interest payments owing for the period from September 28, 2014 to December 14, 2014 and was unable to pay the principal amount upon maturity on December 14, 2014 (note that the mortgage was transferred from the Fund to the Partnership on November 28, 2014). The mortgage administrator initiated debtor in possession proceedings in order to complete construction on previously sold properties and re-finance the remaining construction financing, which did occur in the first quarter of 2015. As at December 31, 2015, the specific allowance in relation to this mortgage investment was \$62,936 on investment value of \$502,559. In January 2016, the Partnership received payment of all outstanding interest and principal on the above-mentioned mortgage which had been overdue and in arrears on its interest payments and for which the specific allowance had been in place as at December 31, 2015. Following receipt of the full proceeds on the mortgage, the specific allowance in the amount of \$62,936 was reversed into income.

As at June 30, 2016, there was no specific allowance on any mortgage investments in the Partnership.

On the statements of comprehensive income, \$49,953 (June 30, 2015: \$27,222) was recorded as 'Collective and specific allowances' during the period ended June 30, 2016 of which \$112,888 (June 30, 2015: \$37,492) related to the collective allowance and negative \$62,935 (June 30, 2015: negative \$10,270) related to the above-mentioned specific allowance.

Foreign currency translation

The Partnership's subscriptions and redemptions are denominated in Canadian dollars, which is also its functional and presentation currency. Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates that transactions occur. Assets and liabilities denominated in a foreign currency are translated into the functional currency using the exchange rate prevailing at the reporting date. Foreign exchange gains and losses related to assets and liabilities at amortized cost are recognized in profit and loss and are presented as 'foreign exchange gain (loss) on cash and other net assets' on the statements of comprehensive income. Realized foreign exchange gains and losses related to investments are recognized when incurred and are presented in the statements of comprehensive income within 'net realized gain (loss) on investments'.

Unrealized exchange gains or losses on investments are included in 'change in unrealized appreciation (depreciation) on investments' in the statements of comprehensive income.

'Foreign exchange gain (loss) on currencies and other net assets' arise from sale of foreign currencies, currency gains or losses realized between trade and settlement dates on securities transactions, and the difference between the recorded amounts of dividend, interest and foreign withholding taxes and the Canadian dollar equivalent of the amounts actually received or paid.

Cash and cash equivalents

The Partnership considers highly liquid investments with an original maturity of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value to be cash equivalents. Cash is comprised of deposits with financial institutions.

Cost of investments

The cost of investments represents the average cost for each security excluding transaction costs. On the schedule of investment portfolio, transaction costs have been deducted in aggregate from the total cost of individual investments which include transaction costs.

Redeemable Units

The Partnership issued two classes of redeemable units that do not have identical rights. Such units are classified as financial liabilities. Redeemable units can be put back to the Partnership at any dealing date for cash equal to a proportionate share of the Partnership's NAV attributable to the unit class. Units are redeemable monthly.

The redeemable units are carried at the redemption amount that is payable at the statement of financial position date if the holder exercises the right to put the units back to the Partnership.

Redeemable units are issued and redeemed at the holder's option at prices based on the Partnership's NAV per unit at the time of issue or redemption. The Partnership's NAV per unit is calculated by dividing the net assets attributable to the holders of each class of redeemable units with the total number of outstanding redeemable units for each respective class. In accordance with the provisions of the Partnership's regulations, investment positions are valued based on the last traded market price for the purpose of determining the NAV per unit for subscriptions and redemptions.

Expenses

Expenses of the Partnership including operating expenses are recorded on an accrual basis.

Transaction costs associated with investment transactions, including brokerage commissions, have been expensed on the statements of comprehensive income for financial assets and liabilities at FVTPL.

Interest expense associated with borrowing is recorded on an accrual basis.

Organizational expenses

In accordance with its offering documents, organizational expenses in the amount of \$18,202, which includes legal and registration fees associated with the formation of the Partnership, but excludes applicable taxes, are recoverable by the Manager from the Partnership. The Partnership is required to re-pay the Manager over three years commencing in 2014. A decision was made by the Manager to waive the chargeable amounts of organizational expenses during 2014 and for the first 3 months of 2015. Organizational expenses are included as 'Organizational expenses' and waived amounts are included as 'Expenses absorbed by the Manager' on the statements of comprehensive income.

Increase (decrease) in net assets attributable to holders of redeemable units per unit

'Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit' in the statements of comprehensive income represents the Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Class, divided by the weighted average units outstanding of that Class during the reporting period.

Distribution to Unitholders

Distributions will be made to Unitholders only at such times and in such amounts as may be determined at the discretion of the Manager.

Allocation of income and expense, and realized and unrealized gains and losses

Management fees and other costs directly attributable to a series are charged to that Class. The Partnership's shared operating expenses, income, and realized and unrealized gains and losses are generally allocated proportionately to each Class based upon the relative NAV of each Class.

Future accounting changes

On May 28, 2014 the IASB issued IFRS 15 Revenue from Contracts with Customers, which replaces the existing standards for revenue recognition. The new standard is effective for annual periods beginning on or after January 1, 2018. Earlier application is permitted. The new standard establishes a framework for the recognition and measurement of revenue generated from contracts with customers, except for items, such as financial instruments, insurance contracts and leases. The new standard also requires additional disclosures about the nature, amount, timing and uncertainty of revenue and cash flows arising from transactions with our customers. IFRS 15 is effective for our fiscal year beginning December 1, 2018. The Manager is in the process of evaluating the impact of the new standard.

On July 24, 2014 the IASB issued the complete IFRS 9 (IFRS 9 (2014)). The mandatory effective date of IFRS 9 is for annual periods beginning on or after January 1, 2018 and must be applied retrospectively with some exemptions. Early adoption is permitted. IFRS 9 (2014) introduces new requirements for the classification and measurement of financial assets. Under IFRS 9 (2014), financial assets are classified and measured based on the business model in which they are held and the characteristics of their contractual cash flows. The standard introduces additional changes relating to financial liabilities. It also amends the impairment model by introducing a new 'expected credit loss' model for calculating impairment. The Manager is in the process of evaluating the impact of the new standard.

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The preparation of financial statements requires management to use judgment in applying its accounting policies and to make estimates and assumptions about the future. The following discusses the most significant accounting judgments and estimates the Partnership has made in preparing these financial statements.

Classification and measurement of investments and application of the fair value option

In classifying and measuring financial instruments under IAS 39, Financial Instruments - Recognition and Measurement, the Manager is required to make significant judgments about whether or not the investments of the Partnership are considered held for trading or that the fair value option can be applied to those that are not. The Manager has concluded that the fair value option can be applied to the Partnership's investments that are not considered held for trading. Such investments have been designated at FVTPL.

The Partnership holds financial instruments that are not quoted in active markets, including private mortgages loans. The Manager has concluded that these financial instruments are classified as loans and receivables and measured at amortized cost which approximates their fair value due to their short term nature.

Functional and presentation currency

The Partnership's investors are mainly from Canada, with subscriptions and redemptions of the redeemable units denominated in Canadian dollars. The primary activity of the Partnership is to invest in a portfolio of private loans and mortgages. The performance of the Partnership is measured and reported to the investors in Canadian dollars. The Manager considers the Canadian dollar as the currency that most faithfully represents the economic effects of the underlying transactions, events and conditions. The financial statements are presented in Canadian dollars, which is the Partnership's functional and presentation currency.

5. FINANCIAL INSTRUMENTS

a) Categorization of financial instruments

The following tables present the carrying amounts of the Partnership's financial instruments by category as at June 30, 2016 and December 31, 2015.

June 30, 2016:

Assets	Held for Trading (\$)	Financial assets at FVTPL Designated at Inception (\$)	Financial assets at amortized cost (\$)	Total (\$)
Cash and cash equivalents	-	-	788,449	788,449
Dividends receivable	-	-	12,139	12,139
Subscriptions receivable	-	-	1,725,000	1,725,000
Interest receivable	-	-	216,395	216,395
Mortgage investments	-	-	16,823,674	16,823,674
Underlying Funds	-	7,595,579	-	7,595,579
Investments - pledged as collateral	-	5,400,452	-	5,400,452
Total	-	12,996,031	19,565,657	32,561,688

Liablilities	Held for Trading (\$)	Financial liabilities at FVTPL Designated at Inception (\$)	Financial liabilities at amortized cost (\$)	Total (\$)
Accrued expenses	-	-	11,956	11,956
Other liabilities	-	-	1,925	1,925
Derivative liabilities	4,133	-	-	4,133
Total	4,133	-	13,881	18,014

December 31, 2015:

Assets	Held for Trading (\$)	Financial assets at FVTPL Designated at Inception (\$)	Financial assets at amortized cost (\$)	Total (\$)
Cash and cash equivalents	-	-	216	216
Dividends receivable	-	-	8,738	8,738
Subscriptions receivable	-	-	1,644,470	1,644,470
Interest receivable	-	-	243,634	243,634
Mortgage investments	-	-	12,069,163	12,069,163
Underlying Funds	-	4,156,584	-	4,156,584
Investments - pledged as collateral	-	2,172,292	-	2,172,292
Total	-	6,328,876	13,966,221	20,295,097

Liabilities	Held for Trading (\$)	Financial liabilities at FVTPL Designated at Inception (\$)	Financial liabilities at amortized cost (\$)	Total (\$)
Borrowing	-	-	1,071,733	1,071,733
Accrued expenses	-	-	8,577	8,577
Payable for investments purchased	-	-	88,802	88,802
Other liabilities	-	-	912	912
Total	-	-	1,170,024	1,170,024

The following table presents the net gains (losses) on financial instruments at FVTPL by category for the six months ending June 30, 2016 and June 30, 2015.

	Net gains (losses) (\$)			
Category	2016	2015		
Financial Assets at FVTPL:				
Designated at inception	581,539	5,755		
Total	581,539	5,755		
Financial Liabilities at FVTPL:				
Held for trading	(1,362)	-		
Designated at inception	-	-		
Total	(1,362)	-		

b) Risks associated with financial instruments

The Partnership's investment activities may be exposed to various financial risks, including market risk (which includes price risk, concentration risk, interest rate risk and currency risk), liquidity risk and credit risk. The Partnership's risk management goals are to ensure that the outcome of activities involving risk is consistent with the Partnership's investment objectives and risk tolerance per the Partnership's offering documents. All investments result in a risk of loss of capital.

Price risk

Price risk is the risk that the fair value or future cash flows of financial instruments will fluctuate due to changes in market prices (other than those arising from interest rate risk or currency risk). Financial instruments held by the Partnership are susceptible to market price risk arising from uncertainties about future prices of the instruments.

If the price movement of the investments held by the Partnership on June 30, 2016 had been higher or lower by 5%, the net assets attributable to holders of redeemable units of the Partnership would have been higher or lower by \$649,595 (December 31, 2015: \$316,344).

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

This risk is managed by investing in short-term mortgages. As a result the credit characteristics of the Partnership's mortgages will evolve such that in periods of higher market interest rates, the Partnership's mortgages will be those with narrower credit spreads, and vice versa in periods of lower market interest rates compared to other benchmark rates.

As of June 30, 2016 and December 31, 2015, the Partnership's mortgage investments are in fixed rate, short-term mortgages. The Partnership generally holds all of its mortgages to maturity. There is no secondary market for the Partnership's mortgages and in syndication transactions such as the ones in which the Partnership participates these mortgages are generally traded at face value without regard to changes in interest rates.

The following is a summary of the carrying value (at amortized cost) of mortgage investments segmented by gross interest rate (before deduction of mortgage administration fees) as at June 30, 2016 and December 31, 2015:

	0% - 11.99%	12% - 12.99%	13% - 13.99%	14% - 14.99%	Total
June 30, 2016	-	\$7,945,838	-	\$8,877,836	\$16,823,674
December 31, 2015	\$418,064	\$6,989,587	-	\$4,661,512	\$12,069,163

The following is a summary of the carrying value (at amortized cost) of mortgage investments segmented by term as at June 30, 2016 and December 31, 2015:

	12 months or less	13 to 24 months	24 to 36 months	Total
June 30, 2016	\$9,602,912	\$4,846,584	\$2,374,178	\$16,823,674
December 31, 2015	\$12,069,163	-	-	\$12,069,163

The Partnership has indirect exposure to interest rate risk through its investment in Crown Capital Fund IV, LP which holds commercial loans.

The Partnership's balances of dividends receivable, interest receivable, subscriptions receivable and accrued expenses have no exposure to interest rate risk due to their short term nature. The borrowing facility is charged variable interest and is subject to interest rate risk as described in Note 9.

Currency risk

Currency risk is the risk that the value of a financial instrument will fluctuate due to changes in foreign exchange rates. Securities included in the Partnership may be valued in or have exposure to currencies other than the Canadian dollar and when measured in Canadian dollars, be affected by fluctuations in the value of such currencies relative to the Canadian dollar.

As at June 30, 2016 and December 31, 2015, the Partnership held investments and made use of borrowings that were denominated in currencies other than the Canadian dollar. The tables below illustrate the foreign currencies to which the Partnership had exposure on June 30, 2016 and December 31, 2015. It also illustrates the potential impact on the net assets attributable to holders of redeemable units if the Canadian dollar had strengthened or weakened by 5% in relation to each of the other currencies, with all other variables held constant.

				Impact on net assets attributable to holders of redeemable units		
June 30, 2016	Monetary \$	Non-monetary \$	Total \$	Monetary \$	Non-monetary \$	Total \$
United States Dollar	33,733	1,611,527	1,645,260	1,687	80,576	82,263
Total	33,733	1,611,527	1,645,260	1,687	80,576	82,263
% of net assets attributable to holders of redeemable units	0.1%	5.0%	5.1%	0.0%	0.2%	0.2%

				Impact on net assets attributable to holders of redeemable units		
December 31, 2015	Monetary \$	Non-monetary \$	Total \$	Monetary \$	Non-monetary \$	Total \$
United States Dollar	(27,073)	1,157,742	1,130,669	(1,354)	57,887	56,533
Total	(27,073)	1,157,742	1,130,669	(1,354)	57,887	56,533
% of net assets attributable to holders of redeemable units	(0.1%)	6.1%	6.0%	0.0%	0.3%	0.3%

Liquidity risk

Liquidity risk is the risk that the Partnership will encounter difficulty in meeting obligations associated with financial liabilities. The Partnership's exposure to liquidity risk is concentrated in the cash redemption of its units.

The Partnership makes investments in private mortgage loans that are not traded in an active market as well as Underlying Funds that are non-redeemable. As a result, the Partnership may not be able to quickly liquidate its investments in these instruments at amounts which approximate

their fair values. In order to maintain liquidity, the Partnership may invest in complementary, more liquid, income producing public securities, including real estate income trusts, royalty income trusts, preferred shares, dividend paying equity securities and debt securities including convertibles, corporate and sovereign debt. The Partnership has the ability to borrow for the purposes of making investments, providing cover for the writing of options, paying redemptions, working capital purposes and to maintain liquidity in accordance with its investment objective and investment strategies.

The Partnership writes cash secured put options in accordance with its investment objectives and strategies. The value of the securities and/or cash required to satisfy the written options if they were exercised, is presented in the table below.

Value of securities or cash required to satisfy written options	Less than 1 month (\$)	1 to 3 months (\$)	Total (\$)
June 30, 2016	81,000	161,679	242,679

The Partnership did not have any written options as at December 31, 2015.

All other obligations including borrowing expenses payable, redemptions payable, payable for investments purchased, and other liabilities were due within 3 months from the financial reporting date. Issued redeemable units are payable on demand.

Credit risk

Credit risk is the risk that a party to a financial instrument will fail to discharge an obligation or commitment that it has entered into with the Partnership.

The Partnership invests a majority of its assets in private mortgage loans which are subject to credit risk. Any instability in the real estate sector and adverse change in economic conditions in Canada could result in declines in the value of real property securing the Partnership's mortgage investments.

The Partnership's credit risk management objectives are to:

- establish a framework of controls to ensure credit risk-taking is based on sound credit risk management principles; and
- identify, assess and measure credit risk clearly and accurately across the Partnership, from the level of individual mortgages or commercial loans up to the total portfolio.

Credit risk is managed by adhering to the investment and operating policies, as set out in its offering documents. This includes the following policies:

- the majority of mortgages are generally expected to be written for terms of 6 to 36 months and supported by commercial liability insurance and by personal or corporate guarantees; and
- the portfolio of mortgages is generally expected to be written for principal amounts at the time of commitment (together with the principal balance outstanding on prior mortgages if applicable), not exceeding 75% of the determined value of the underlying property securing the mortgage.

Such risks are further mitigated by ensuring a comprehensive due diligence process is conducted on each mortgage prior to funding. This process generally includes, but is not limited to, reviewing legal documentation, independent appraiser's valuations and credit checks and financial statement reviews on prospective borrowers.

In addition to private mortgage loans, the Partnership has indirect exposure to commercial loans through its investment in Crown Capital Fund IV, LP. The portfolio of commercial loans are generally expected to be first and second lien senior loans and mezzanine debt of 3 to 10 years with amortization and so with terms being between 3 to 7 years, although some may be a much longer duration while bridge loans would typically be less than one year.

Ordinarily, the Manager expects the leverage of companies being financed within Crown Capital Fund IV, LP would be less than 50% of their determined value and controlled at or below a ratio of 5x debt / EBITDA (earnings before interest, taxes, depreciation and amortization). It is anticipated that typical characteristics for the special situations financing being undertaken by Crown Capital Fund IV, LP are: loans of duration 6 months to 5 years; and covenants including debt / EBITDA typically less than 4x which is within the preferred risk parameters of the Manager.

The maximum exposure to credit risk as at June 30, 2016 includes the face value of the private mortgage loans plus the accrued interest thereon less the collective allowance and specific allowance, which totalled \$17,034,256 (December 31, 2015 -\$12,259,878). The Partnership has recourse under the terms of the private mortgage loans in the event of default by the borrower, in which case the Partnership would have a claim against the underlying property and security.

In addition, the Partnership had indirect exposure to credit risk through its holding in Crown Capital Fund IV, LP. As determined by the Manager, the fair value of Crown Capital Fund IV, LP was reduced by a collective allowance equal to \$50,000 which represents 1% of the principal of the commercial loans held therein. The total fair value of the commercial loans plus accrued interest, less the collective allowance, to which the Fund was indirectly exposed was \$5,225,989, making the combined total exposure to credit risk from private mortgage loans and commercial loans equal to \$22,260,245.

The following is a summary of the private mortgage loans held as at June 30, 2016:

	Number of Mortgages	Carrying Value	Carrying Value + Accrued Interest
First Mortgages	8	\$12,891,691	\$13,057,022
Second Mortgages	3	\$3,931,983	\$3,977,234

Total	11	\$16.823.674	\$17,034,256
Total	•••	\$10/0 2 3/07 1	¥17/031/230

The following is a summary of the private mortgage loans held as at December 31, 2015:

	Number of Mortgages	Carrying Value	Carrying Value + Accrued Interest
First Mortgages	7	\$11,994,694	\$12,171,941
Second Mortgages	1	\$74,469	\$87,937
Total	8	\$12,069,163	\$12,259,878

The following is a summary of the carrying value of private mortgage loans held by the Partnership segmented by type of project as at June 30, 2016 and December 31, 2015:

	Pre-development	Pre-development/ Construction	Construction	Total
June 30, 2016	\$494,109	-	\$16,329,565	\$16,823,674
December 31, 2015	\$496,861	\$114,307	\$11,457,995	\$12,069,163

c) Fair value of financial instruments

Financial instruments measured at fair value are classified according to a fair value hierarchy that reflects the importance of the inputs used to perform each valuation. The fair value hierarchy is made up of the following levels:

Level 1 - quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;

Level 2 - inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly;

Level 3 - inputs are unobservable for the asset or liability.

The fair value hierarchy requires the use of observable market data each time such data exists. A financial instrument is classified at the lowest level of the hierarchy for which significant input has been considered in measuring fair value. Private mortgage loans are not measured at FVTPL therefore are not included in the below summary.

The following table illustrates the classification of the Partnership's financial instruments within the fair value hierarchy as at June 30, 2016:

	Assets at fair value as at June 30, 2016				
	Level 1 (\$)	Level 2 (\$)	Level 3 (\$)	Total (\$)	
Equities - Long	5,180,820	-	-	5,180,820	
Fixed income	-	219,632	-	219,632	
Underlying Funds	=	-	7,595,579	7,595,579	
Options - Short	(4,133)	-	-	(4,133)	
Total	5,176,687	219,632	7,595,579	12,991,898	

The following table illustrates the classification of the Partnership's financial instruments within the fair value hierarchy as at December 31, 2015:

	Assets at fair value as at December 31, 2015				
	Level 1 (\$)	Level 2 (\$)	Level 3 (\$)	Total (\$)	
Equities - Long	2,172,292	-	-	2,172,292	
Underlying Fund	-	-	4,156,584	4,156,584	
Total	2,172,292	-	4,156,584	6,328,876	

Fair value is classified as Level 1 when the related security or derivative is actively traded and a quoted price is available. If an instrument classified as Level 1 subsequently ceases to be actively traded, it is transferred out of Level 1. In such cases, the instrument is reclassified into Level 2, unless the measurement of its fair value requires the use of significant unobservable inputs, in which case it is classified as Level 3.

As at June 30, 2016 and December 31, 2015, the Partnership held units of Portland Global Energy Efficiency and Renewable Energy Fund LP (Portland GEEREF), which is a closed-end investment fund. Portland GEEREF has the same Manager and administrator as the Partnership. This investment is considered Level 3 in the fair value hierarchy because it does not allow redemptions prior to dissolution. The Partnership measured Portland GEEREF units at the most recently published NAV per unit as reported by its administrator, considering restrictions on the Partnership's ability to redeem units of Portland GEEREF. If the NAV per unit had been higher or lower by 5%, the net assets attributable to holders of redeemable units of the Partnership would have been higher or lower by \$119,866 (December 31, 2015: \$25,919).

As at June 30, 2016 and December 31, 2015, the Partnership held an interest in Crown Capital Fund IV, LP. Crown Capital Fund IV, LP invests mainly in private commercial loans that may have terms that include an equity interest in the borrower (including the granting of shares or derivatives). Crown Capital Fund IV, LP is valued using other valuation techniques involving the use of models to determine the discounted value of each commercial loan and the value of any equity interests. This investment is considered Level 3 in the fair value hierarchy because of the level of unobservable inputs. As such the Manager on behalf of the Partnership periodically assesses impairment on a collective basis using an expected loss model and

has currently reduced the value of its investment in Crown Capital Fund IV, LP by applying a collective allowance equal to 1% of the principle balance of all commercial loans in the portfolio. The main variable used in the valuation technique is the discount rate applied to the loans. If the model had used a discount rate for each of the loans that was higher by 1%, the value of the Partnership's position in Crown Capital Fund IV, LP would have been lower by \$200,400. If the model had used a discount rate for each of the loans that was lower by 1%, the value of the Partnership's position in Crown Capital Fund IV, LP would have been higher by \$206,350.

Reconciliation of Level 3 Fair Value Measurement of Financial Instruments

The following tables reconcile the Fund's Level 3 fair value measurement of financial instruments for the periods ended June 30, 2016 and June 30, 2015:

June 30, 2016	Investment Funds (\$)	Total (\$)
Balance at Beginning of period	4,156,584	4,156,584
Investment purchases during the period	3,200,000	3,200,000
Proceeds from sales during the period	-	-
Net transfers in (out) during the period	-	-
Net realized gain (loss) on sale of investments	-	-
Change in unrealized appreciation (depreciation) in value of investments	238,995	238,995
Balance at end of period	7,595,579	7,595,579
Change in unrealized appreciation (depreciation) in value of investments held at end of period	238,995	238,995

June 30, 2015	Investment Funds (\$)	Total (\$)
Balance at Beginning of period	-	_
Investment purchases during the period	200,000	200,000
Proceeds from sales during the period	-	
Net transfers in (out) during the period	-	
Net realized gain (loss) on sale of investments	=	-
Change in unrealized appreciation (depreciation) in value of investments	-	
Balance at end of period	200,000	200,000
Change in unrealized appreciation (depreciation) in value of investments held at end of period	-	

d) Structured entities

The Partnership's investments in Underlying Funds are subject to the terms and conditions of their respective offering documents and are susceptible to market price risk arising from uncertainties about future values. The Manager makes investment decisions after extensive due diligence on the strategy and overall quality of the Underlying Fund's manager.

The Underlying Funds held in the Partnership are non-redeemable and will be liquidated in full upon termination.

The exposure to investments in Underlying Funds at fair value by type of fund as at June 30, 2016 and December 31, 2015 is disclosed in the following table. These investments are included at their fair value in financial assets at FVTPL in the statements of financial position. The Manager's best estimate of the maximum exposure to loss from the Partnership's investment in Underlying Funds is the fair value below.

June 30, 2016

Description	Net asset value of Underlying Funds (\$)	Investment at fair value (\$)	% of Net Assets attributable to holders of redeemable units
Portland Global Energy Efficiency and Renewable Energy Fund LP	13,156,952	2,397,330	-
Crown Capital Fund IV, LP	51,982,482	5,198,248	-

December 31, 2015

Description	Net asset value of Underlying Funds (\$)	Investment at fair value (\$)	% of Net Assets attributable to holders of redeemable units
Portland Global Energy Efficiency and Renewable Energy Fund LP	7,737,409	518,370	2.7%
Crown Capital Fund IV, LP	36,325,906	3,638,214	19.0%

6. REDEEMABLE UNITS

The Partnership is available in two classes of shares: Class A and Class B. Class A units may only be issued to the General Partner, or an affiliate of the General Partner and are voting. Class B units are non-voting. The Partnership is permitted to have an unlimited number of classes of units, having

such terms and conditions as the Manager may determine. Additional classes may be offered in the future on different terms, including different fee and dealer compensation terms and different minimum subscription levels. Each unit of a class represents an undivided ownership interest in the net assets of the Partnership attributable to that class of units.

The Partnership endeavors to invest capital in appropriate investments in conjunction with its investment objectives. The Partnership maintains sufficient liquidity to meet redemptions, such liquidity being augmented by short-term borrowings or disposal of investments, where necessary.

The Partnership's NAV per unit is determined on the last business day of each month at the close of regular trading on the Toronto Stock Exchange, (each, a Valuation Date) or on such other date as determined by the Manager (an Additional Pricing Date). The redemption price shall equal the net asset value per unit of the applicable class of units being redeemed, determined as of the close of business on the relevant Valuation Date.

The number of units issued and outstanding for the period ended June 30, 2016 was as follows:

Period ended June 30, 2016	Balance, Beginning of Period	Units Issued	Units Reinvested	Units Redeemed	Balance, End of Period
Class A	1	-	=	-	1
Class B	322,558	201,367	-	1,332	522,593

The number of units issued and outstanding for the period ended June 30, 2015 was as follows:

Period ended June 30, 2015	Balance, Beginning of Period	Units Issued	Units Reinvested	Units Redeemed	Balance, End of Period
Class A	1	-	=	-	1
Class B	27,277	131,605	1		158,881

7. TAXATION

The Partnership calculates its taxable income and net capital gains/ (losses) in accordance with the Income Tax Act (Canada). The Partnership is not a taxable entity and is required to allocate its taxable income and net capital gains/(losses) to its limited partners in accordance with the Limited Partnership Agreement. Accordingly, the Partnership has not included a provision for taxes in the financial statements.

The taxation year-end for the Partnership is December 31.

8. FEES AND EXPENSES

The Partnership is responsible for the payment of the following ongoing fees and expenses relating to its operation: custodian fees, administration fees, accounting expenses, audit fees, interest and dividend expense on securities sold short and safekeeping charges, all taxes (including GST and HST, if any), assessments or other regulatory and governmental charges levied against the Partnership, interest and all brokerage fees. The Manager may absorb future Partnership operating expenses at its discretion but is under no obligation to do so.

In accordance with its offering documents, organizational expenses in the amount of \$18,202, which include legal and registration fees associated with the formation of the Partnership, but excludes applicable taxes, are recoverable by the Manager from the Partnership. The Partnership is required to re-pay the Manager over five years commencing in 2014. A decision was made by the Manager to waive the chargeable amounts for 2014 and the first three months of 2015. Organizational expenses charged to the Partnership for the period ended June 30, 2016 were \$2,054 (June 30, 2015: \$2,054), including applicable taxes, and were included in the line 'Organizational expenses' on the statements of comprehensive income. The amount waived in 2015 was \$1,027, including applicable taxes, and was included in the line 'Expenses absorbed by the Manager' on the statements of comprehensive income. No organizational expenses were waived in the period ended June 30, 2016.

9. BORROWING FACILITY

The Partnership has a Settlement Services Agreement with a Canadian dealer for margin borrowing. The rate of interest payable on borrowed money in Canadian dollars is the Canadian Dealer Offered Rate plus 0.70% and in US dollars is the LIBOR plus 0.70% and the facility is repayable on demand. The Partnership has placed securities on account with the dealer as collateral for borrowing.

Such non-cash collateral has been classified separately within the statements of financial position from other assets and is identified as 'Investments - pledged as collateral'.

As at June 30, 2016, the Partnership was borrowing \$nil (December 31, 2015: \$1,071,733).

The Partnership borrowed a minimum of \$11 and a maximum of \$2,944,408 under the agreement during the period ended June 30, 2016 (June 30, 2015: minimum of nil and maximum of \$123,134).

10. SOFT DOLLARS

Allocation of business to brokers of the Partnership is made on the basis of coverage, trading ability and fundamental research expertise. The Manager may choose to affect portfolio transactions with dealers who provide research, statistical and other similar services to the Partnership or to the Manager at prices which reflect such services (termed proprietary research). The dealers do not provide the Manager with an estimate of the cost of the research, statistical and other similar services (referred to as soft dollars).

Effective January 1, 2016, the Manager may use third party research, which is generally also available on a subscription basis, the value of which will be used to approximate the value of research and other similar services received from third parties through commission sharing arrangements with executing brokers. The ascertainable value of the third party soft dollar arrangements in connection with portfolio transactions for the period from January 1, 2016 to June 30, 2016 was \$379.

11. RELATED PARTY TRANSACTIONS

The following table outlines the management fees, service fees and operating expense reimbursements that were paid to the Manager by the Partnership during the periods ended June 30, 2016 and June 30, 2015. The table includes the amount of operating expense reimbursement that was paid to affiliates of the Manager for administrative services provided in managing the day-to-day operation of the Partnership and the amount of additional absorbed operating expenses that the Manager chose not to charge to the Partnership. All of the dollar amounts in the table below exclude applicable GST or HST.

Year ended	Operating Expense Reimbursement (\$)	Organizational Expense Reimbursement (\$)	Absorbed Expenses (\$)	Absorbed Organizational Expense (\$)	Operating Expenses Reimbursed to Affiliates of the Manager (\$)
June 30, 2016	52,444	1,818	=	-	=
June 30, 2015	12,465	1,818	-	909	559

The Partnership owed the following amounts to the Manager:

Year ended	Operating Expense Reimbursement (\$)	Organizational Expense Reimbursement (\$)
June 30, 2016	10,277	303
December 31, 2015	7,287	303

All of the issued and outstanding Class B units of the Partnership are owned by Portland Private Income Fund, which has the same manager as the Partnership. The Class A unit of the Partnership is owned by Portland General Partner (Ontario) Inc. which is related to the Partnership and the Manager.

12. COMMITMENTS

On September 23, 2015 the Partnership committed to invest \$10,000,000 in Crown Capital Fund IV, LP. As at June 30, 2016 the cumulative amount paid toward this commitment was \$5,000,000 and the remaining capital commitment was \$5,000,000.

Subsequent to June 30, 2016 and effective July 15, 2016 the amount of this commitment was increased by \$6,400,000 for a total commitment of \$16,400,000. A capital payment was made on July 15, 2016 which brought the remaining capital commitment to \$9,922,000.

13. EXEMPTION FROM FILING

The Partnership is relying on the exemption obtained in National Instrument 81-106, Part 2.11 to not file its financial statements on SEDAR.





