

Portland Focused Plus Fund LP Portland Focused Plus Fund **Financial Statements**

December 31, 2016

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Management's Responsibility for Financial Reporting

The accompanying financial statements of Portland Focused Plus Fund LP (the Partnership) have been prepared by Portland Investment Counsel Inc. in its capacity as manager (the Manager) of the Partnership. The Manager of the Partnership 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 (Alberta) 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.

PricewaterhouseCoopers LLP is the external auditor of the Partnership. They have audited the financial statements in accordance with Canadian generally accepted auditing standards to enable them to express to the Partners their opinion on the financial statements. Their report is attached.

"Michael Lee-Chin"

Michael Lee-Chin, Director, Portland Investment Counsel Inc. March 3, 2017 "Robert Almeida"

Robert Almeida, Director, Portland Investment Counsel Inc. March 3, 2017 March 3, 2017

Independent Auditor's Report

To the Partners of:

Portland Focused Plus LP (the Partnership)

We have audited the accompanying financial statements of the Partnership, which comprise the statements of financial position as at December 31, 2016 and December 31, 2015 and the statements of comprehensive income, changes in net assets attributable to holders of redeemable units and cash flows for the years ended December 31, 2016 and December 31, 2015 and the related notes which comprise a summary of significant accounting policies and other explanatory information.

Management's responsibility for the financial statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with International Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on the financial statements based on our audits. We conducted our audits in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform an audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained in our audits is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

Toronto, Canada

In our opinion, the financial statements present fairly, in all material respects, the financial position of the Partnership as at December 31, 2016 and December 31, 2015 and its financial performance and its cash flows for the years ended December 31, 2016 and December 31, 2015 in accordance with International Financial Reporting Standards.

Pricewaterhouse Coopers LLP

Chartered Professional Accountants, Licenced Public Accountants

Statements of Financial Position

as at December 31,		2016		2015
Assets				
Current Assets				
Cash and cash equivalents	\$	1,277	\$	1,912
Subscriptions receivable	Ų	1,423,500	Ą	188,000
Interest receivable		49		-
Dividends receivable		59,430		208,675
Investments (note 4)		15,531,152		/
Investments - pledged as collateral (note 4 and 10)		21,298,018		35,518,260
mesanens preages as constead (note 1 and 10)		38,313,426		35,916,847
Liabilities				
Current Liabilities				
Borrowing (note 10)		14,908,016		18,318,527
Management fees payable		15,461		12,071
Performance fees payable		54,055		-
Expenses payable		24,460		7,617
Redemptions payable		12,769		-
Organization expenses payable		12,795		28,148
		15,027,556		18,366,363
Net Assets Attributable to Holders of Redeemable Units	\$	23,285,870	\$	17,550,484
Equity				
General Partner's Equity		100		100
Net Assets Attributable to Holders of Redeemable Units Per Series				
Series A (formerly Class A)		464,211		303,104
Series F (formerly Class F)		7,523,814		4,087,232
Series M (formerly Class BN)		9,629,518		9,249,287
Series P (formerly Class B)		5,668,227		3,910,761
	\$	23,285,770	\$	17,550,384
Number of Redeemable Units Outstanding (note 5)				
Series A (formerly Class A)		4,013		3,646
Series F (formerly Class F)		62,490		47,703
Series M (formerly Class BN)		73,300		102,556
Series P (formerly Class B)		45,845		44,841
Net Assets Attributable to Holders of Redeemable Units per Unit				
Series A (formerly Class A)		115.68		83.14
Series F (formerly Class F)		120.40		85.68
Series M (formerly Class BN)		131.37		90.19
Series P (formerly Class B)		123.64		87.21

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

"Michael Lee-Chin"	"James Cole"
Director	Director

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

Statements of Comprehensive Income

Income Det gain (loss) in investments \$ 869,379 \$ 1,290,452 Dividency 22,683 1,803 Net realized gain (loss) on investments 3,313,431 4,977,743 Change in unrealized appreciation (depreciation) of investments 3,98,432 3,541,602 Change in unrealized appreciation (depreciation) of investments 3,863,393 2,728,372 Other income Will appreciation (depreciation) of investments (481,357) 765,074 Total income (net) (481,357) 745,074 Total income (net) 384,234 57,549 Total income (net) 384,234 57,549 Total income (net) 384,234 57,549 Miner see (sonte 7) 384,234 57,549 Miner see (note 7) 384,234 59,679 General and administrative expense and bank charges (note 10) 10,975 54,744 Miner see (note 2) 31,841 40,309 Ceneral and administrative expenses 9,353	for the periods ended December 31	201	5	2015
Dixidends See 1,200,452 1,200,452	Income			
Dividendes \$ 869,379 \$ 1,290,452 Interest for distribution purposes 22,683 1,803 Net realized gain (loss) on investments 3,313,431 4,977,703 Change in unrealized appreciation (depreciation) of investments 8,163,936 2,728,372 Change in unrealized appreciation (depreciation) of investments 8,163,936 2,728,372 Change in unrealized appreciation (depreciation) of investments (481,357) 7,728,372 Change in unrealized appreciation (depreciation) of investments (481,357) 7,728,372 Change in contract (an investment) (481,357) 7,549,749 Total income (net) 384,234 5,549 Management fees (note 7) 156,538 143,450 Interest expense and bank charges (note 10) 115,645 196,799 General and administrative expenses 60,975 4,474 Withholding tax expense 40,354 40,309 Transaction costs 3,501 31,684 Audit fees 3,501 3,941 Legal and registration fees 3,501 3,941 Independent review committee fees 815,				
Net realized gain (loss) on investments		\$ 869,37	9 \$	1,290,452
Change in unrealized appreciation (depreciation) of investments 3,958,443 3,541,626) Rote in come 4,813,571 7,645,074 Total income (net) 4,813,571 7,645,074 Total income (net) 4,813,572 7,645,074 Expense 8 4,643,257 1,983,298 Performance fees (note 7) 384,234 57,549 Management fees (note 7) 115,645 196,799 Interest expense and bank charges (note 10) 115,645 196,799 General and administrative expenses 60,975 54,734 Withholding tax expense 40,354 40,309 Transaction costs 34,212 31,868 Legal and registration fees 9,353 4,991 Independent review committee fees 3,501 3,941 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 815,283 544,665 Series F (formerly Class A) 1,875,377 254,442 Series F (formerly Class BN) 3,410,550 863,147 Series F (formerly Class BN) 3,410,550 863,147 <	Interest for distribution purposes	22,68	3	1,803
Other income (481,357) (745,074) For eign exchange gain (loss) on cash and other net assets (481,357) (745,074) Total income (net) 7,682,579 1,983,298 Expenses 842,344 57,549 Performance fees (note 7) 384,234 57,549 Management fees (note 7) 115,6538 143,450 Interest expense and bank charges (note 10) 115,645 196,799 General and administrative expenses 60,975 54,744 Withholding tax expense 40,354 40,309 Transaction costs 34,212 31,884 Audit fee 3,531 4,991 Independent review committee fees 3,501 3,941 Independent review committee fees 3,501 3,941 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 104,142 15,902 Series F (formerly Class A) 1,875,377 25,442 Series F (formerly Class BN) 3,410,550 863,147 Series F (formerly Class BN) 3,410,550 863,147 Series F (formerly Class A)	Net realized gain (loss) on investments	3,313,43	1	4,977,743
Other income (481,357) (745,074) Foreign exchange gain (loss) on cash and other net assets (481,357) (745,074) Total income (net) 7,682,579 1,983,298 Expenses 834,234 57,549 Performance fees (note 7) 384,234 57,549 Management fees (note 7) 115,645 196,799 Interest expense and bank charges (note 10) 115,645 196,799 General and administrative expenses 60,975 54,744 Withholding tax expense 40,354 40,309 Transaction costs 34,212 31,684 Audit fees 10,471 11,208 Legal and registration fees 10,471 11,208 Legal and registration fees 3,501 3,941 Independent review committee fees 3,501 3,941 Total operating expenses 815,283 544,665 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 1,875,377 254,442 Series F (formerly Class P) 1,875,377 254,442 Series F (formerly Class B) 3,410	Change in unrealized appreciation (depreciation) of investments	3,958,44	3	(3,541,626)
Foreign exchange gain (loss) on cash and other net assets (481,357) (745,074) Total income (net) 7,682,579 1,983,298 Expenses Foreign exchange fees (note 7) 384,234 57,549 Management fees (note 7) 115,653 143,450 Interest expense and bank charges (note 10) 115,653 196,799 General and administrative expenses 60,975 54,734 Withholding tax expense 40,354 40,309 Withholding tax expenses 34,212 31,684 Audit fees 10,471 112,08 Legal and registration fees 9,353 4,991 Independent review committee fees 3,501 3,941 Independing expenses 815,283 54,665 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 187,537 254,465 Series F, (formerly Class A) 1,477,227 305,142 Series F, (formerly Class BN) 3,410,550 863,147 Series F, (formerly Class BN) 3,410,550 863,147 Series F, (formerly Class BN) 3,283 4,99		8,163,93	5	2,728,372
Expenses Ferformance fees (note 7) 384,234 57,549 Management fees (note 7) 384,234 57,549 Management fees (note 7) 115,653 143,650 Interest expense and bank charges (note 10) 115,645 196,799 General and administrative expenses 60,975 54,734 Withholding tax expense 40,354 40,309 Transaction costs 34,212 31,684 Audit fees 10,471 11,208 Legal and registration fees 9,353 4,991 Independent review committee fees 3,501 3,941 Total operating expenses 815,283 544,665 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 6,867,296 \$ 1,386,33 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 104,142 15,902 Series F (formerly Class A) 104,142 15,902 Series P (formerly Class BN) 3,410,550 863,147 Series F (formerly Class BN) 3,410,550 863,147 Series F (formerly Class A) 32,83 4,99	Other income			
Expenses Septenses Septenses <th< td=""><td>Foreign exchange gain (loss) on cash and other net assets</td><td>(481,35</td><td>7)</td><td>(745,074)</td></th<>	Foreign exchange gain (loss) on cash and other net assets	(481,35	7)	(745,074)
Performance fees (note 7) 384,234 57,549 Management fees (note 7) 156,538 143,450 Interest expense and bank charges (note 10) 115,645 196,799 General and administrative expenses 60,975 54,734 Withholding tax expense 40,354 40,309 Transaction costs 34,212 31,684 Audit fees 10,471 11,208 Legal and registration fees 9,353 4,991 Independent review committee fees 3,501 3,941 Total operating expenses 815,283 544,665 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series \$ 6,867,296 \$ 1,438,633 Feries A (formerly Class A) 104,142 15,902 Series F (formerly Class BN) 3410,550 863,147 Series P (formerly Class BN) 3,410,550 863,147 Series P (formerly Class BN) 3,410,550 863,147 Series P (formerly Class BN) 3,283 4,99 Series P (formerly Class F) 35,89 6,48 Series P (formerly Class BN) <t< td=""><td></td><td>7,682,57</td><td>9</td><td>1,983,298</td></t<>		7,682,57	9	1,983,298
Performance fees (note 7) 384,234 57,549 Management fees (note 7) 156,538 143,450 Interest expense and bank charges (note 10) 115,645 196,799 General and administrative expenses 60,975 54,734 Withholding tax expense 40,354 40,309 Transaction costs 34,212 31,684 Audit fees 10,471 11,208 Legal and registration fees 9,353 4,991 Independent review committee fees 3,501 3,941 Total operating expenses 815,283 544,665 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series \$ 6,867,296 \$ 1,438,633 Feries A (formerly Class A) 104,142 15,902 Series F (formerly Class BN) 3410,550 863,147 Series P (formerly Class BN) 3,410,550 863,147 Series P (formerly Class BN) 3,410,550 863,147 Series P (formerly Class BN) 3,283 4,99 Series P (formerly Class F) 35,89 6,48 Series P (formerly Class BN) <t< td=""><td>Expenses</td><td></td><td></td><td></td></t<>	Expenses			
Management fees (note 7) 156,538 143,450 Interest expense and bank charges (note 10) 115,645 196,799 General and administrative expenses 60,975 54,734 Withholding tax expense 40,354 40,309 Transaction costs 34,212 31,684 Audit fees 10,471 11,208 Legal and registration fees 9,353 4,991 Independent review committee fees 3,501 3,941 Total operating expenses 815,283 544,665 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 6,867,296 \$ 1,438,633 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series Series F (formerly Class A) 104,142 15,902 Series P (formerly Class BN) 3410,550 863,147 Series P (formerly Class BN) 3410,550 863,147 Series P (formerly Class BN) 34,70,550 863,147 Series P (formerly Class BN) 32.83 4,99 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Units 32.83 <td< td=""><td></td><td>384,23</td><td>4</td><td>57,549</td></td<>		384,23	4	57,549
Interest expense and bank charges (note 10)		156,53	8	143,450
Withholding tax expense 40,354 40,309 Transaction costs 34,212 31,684 Audit fees 10,471 11,208 Legal and registration fees 9,353 4,991 Independent review committee fees 3,501 3,941 Total operating expenses 815,283 544,665 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 6,867,296 \$ 1,438,633 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 104,142 15,902 Series A (formerly Class A) 1,875,377 254,442 Series M (formerly Class BN) 3,410,550 863,147 Series P (formerly Class BN) 3,410,550 863,147 Series A (formerly Class BN) 305,142 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series A (formerly Class BN) 32.83 4.99 Series A (formerly Class BN) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45		115,64	5	196,799
Transaction costs 34,212 31,684 Audit fees 10,471 11,208 Legal and registration fees 9,353 4,991 Independent review committee fees 3,501 3,941 Total operating expenses 815,283 544,665 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 6,867,296 \$ 1,438,633 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 104,142 15,902 Series F (formerly Class A) 104,142 15,902 Series M (formerly Class BN) 3,410,550 863,147 Series P (formerly Class B) 1,477,227 305,142 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series A (formerly Class A) 32.83 4.99 Series F (formerly Class B) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45	General and administrative expenses	60,97	5	54,734
Audit fees 10,471 11,208 Legal and registration fees 9,353 4,991 Independent review committee fees 3,501 3,941 Total operating expenses 815,283 544,665 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 6,867,296 \$ 1,438,633 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series Series A (formerly Class A) 104,142 15,902 Series F (formerly Class BN) 3,410,550 863,147 Series P (formerly Class BN) 3,410,550 863,147 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series A (formerly Class A) 32.83 4.99 Series F (formerly Class BN) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45	Withholding tax expense	40,35	4	40,309
Legal and registration fees 9,353 4,991 Independent review committee fees 3,501 3,941 Total operating expenses 815,283 544,665 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 6,867,296 \$ 1,438,633 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 104,142 15,902 Series F (formerly Class F) 1,875,377 254,442 Series M (formerly Class BN) 3,410,550 863,147 Series P (formerly Class B) 1,477,227 305,142 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series A (formerly Class A) 32.83 4,99 Series F (formerly Class BN) 35.89 6,48 Series M (formerly Class BN) 39.81 7,45	Transaction costs	34,21	2	31,684
Independent review committee fees 3,501 3,941 Total operating expenses 815,283 544,665 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 6,867,296 \$ 1,438,633 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series 104,142 15,902 Series A (formerly Class F) 1,875,377 254,442 Series M (formerly Class BN) 3,410,550 863,147 Series P (formerly Class B) 1,477,227 305,142 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series A (formerly Class A) 32.83 4.99 Series F (formerly Class F) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45	Audit fees	10,47	1	11,208
Total operating expenses 815,283 544,665 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units \$ 6,867,296 \$ 1,438,633 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series \$ 104,142 15,902 Series A (formerly Class A) 1,875,377 254,442 Series M (formerly Class BN) 3,410,550 863,147 Series P (formerly Class B) 1,477,227 305,142 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit \$ 32.83 4.99 Series A (formerly Class A) 32.83 4.99 Series F (formerly Class F) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45	Legal and registration fees	9,35	3	4,991
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series Series A (formerly Class A) Series F (formerly Class F) Series M (formerly Class BN) Series P (formerly Class BN) Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series P (formerly Class BN) Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series A (formerly Class A) Series F (formerly Class BN) Series F (formerly Class BN) 32.83 4.99 Series F (formerly Class BN) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45				
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series Series A (formerly Class A) Series F (formerly Class F) Series M (formerly Class BN) Series P (formerly Class BN) Series P (formerly Class BN) Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series A (formerly Class A) Series F (formerly Class BN) Series F (formerly Class BN) Series F (formerly Class BN) 32.83 4.99 Series F (formerly Class BN) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45				
Series A (formerly Class A) 104,142 15,902 Series F (formerly Class F) 1,875,377 254,442 Series M (formerly Class BN) 3,410,550 863,147 Series P (formerly Class B) 1,477,227 305,142 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series A (formerly Class A) 32.83 4.99 Series F (formerly Class F) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45	Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units	\$ 6,867,29	5 \$	1,438,633
Series F (formerly Class F) 1,875,377 254,442 Series M (formerly Class BN) 3,410,550 863,147 Series P (formerly Class B) 1,477,227 305,142 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series A (formerly Class A) 32.83 4.99 Series F (formerly Class F) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45	Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series			
Series M (formerly Class BN) 3,410,550 863,147 Series P (formerly Class B) 1,477,227 305,142 Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series A (formerly Class A) 32.83 4.99 Series F (formerly Class F) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45	Series A (formerly Class A)	104,14	2	15,902
Series P (formerly Class B) Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series A (formerly Class A) Series F (formerly Class F) Series M (formerly Class BN) 1,477,227 305,142 305,142 4.99 5.89 6.48 5.89 6.48 5.89 6.48 5.89 6.48 6.48	Series F (formerly Class F)	1,875,37	7	254,442
Series P (formerly Class B) Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit Series A (formerly Class A) Series F (formerly Class F) Series M (formerly Class BN) 1,477,227 305,142 305,142 4.99 5.89 6.48 5.89 6.48 5.89 6.48 5.89 6.48 6.48	Series M (formerly Class BN)	3,410,55	0	863,147
Series A (formerly Class A) 32.83 4.99 Series F (formerly Class F) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45		1,477,22	7	305,142
Series A (formerly Class A) 32.83 4.99 Series F (formerly Class F) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45	Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit			
Series F (formerly Class F) 35.89 6.48 Series M (formerly Class BN) 39.81 7.45		32.8	3	4.99
Series M (formerly Class BN) 39.81 7.45		35.8	9	6.48
Series P (formerly Class B) 34.25 6.80	Series M (formerly Class BN)	39.8	1	7.45
	Series P (formerly Class B)	34.2	5	6.80

Statements of Changes in Net Assets Attributable to Holders of Redeemable Units

for the periods ended December 31	2016		2015
Net Assets Attributable to Holders of Redeemable Units at Beginning of Period			
Series A (formerly Class A)	\$ 303,104	\$	285,895
Series F (formerly Class F)	4,087,232		2,563,162
Series M (formerly Class BN)	9,249,287	1	0,019,683
Series P (formerly Class B)	3,910,761		3,605,619
	17,550,384	1	6,474,359
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units			
Series A (formerly Class A)	104,142		15,902
Series F (formerly Class F)	1,875,377		254,442
Series M (formerly Class BN)	3,410,550		863,147
Series P (formerly Class B)	1,477,227		305,142
	6,867,296		1,438,633
Redeemable Unit Transactions			
Proceeds from redeemable units issued			
Series A (formerly Class A)	299,501		165,300
Series F (formerly Class F)	2,370,822		1,550,022
Series M (formerly Class BN)	_,-,-,-,-		8,100
Series P (formerly Class B)	4,000,000		-
	6,670,323		1,723,422
Redemptions of redeemable units			
Series A (formerly Class A)	(242,536)		(163,993)
Series F (formerly Class F)	(809,617)		(280,394)
Series M (formerly Class BN)	(3,030,319)		(1,641,643)
Series P (formerly Class B)	(3,719,761)		-
	(7,802,233)		(2,086,030)
Net Increase (Decrease) from Redeemable Unit Transactions	(1,131,910)		(362,608)
Net Assets Attributable to Holders of Redeemable Units at End of Period			
Series A (formerly Class A)	464,211		303,104
Series F (formerly Class F)	7,523,814		4,087,232
Series M (formerly Class BN)	9,629,518		9,249,287
Series P (formerly Class B)	5,668,227		3,910,761
	\$ 23,285,770	\$	7,550,384

Statements of Cash Flows

for the periods ended December 31		2016		2015
Cash Flows from Operating Activities				
Increase (decrease) in net assets attributable to holders of redeemable units	\$	6,867,296	\$	1,438,633
Adjustments for:				
Net realized (gain) loss on investments		(3,313,431)		(4,977,743)
Change in unrealized (appreciation) depreciation on investments		(3,958,443)		3,541,626
Unrealized foreign exchange (gain) loss on cash		(75,149)		-
(Increase) decrease in interest receivable		(49)		-
(Increase) decrease in dividends receivable		149,245		(135,126)
Increase (decrease) in management fees, performance fees, and expenses payable		74,288		1,259
Increase (decrease) in organization expenses payable		(15,353)		(14,876)
Purchase of investments		(59,153,264)		(47,978,403)
Proceeds from sale of investments		65,114,228		42,162,166
Net Cash Generated (Used) by Operating Activities		5,689,368		(5,962,464)
Cash Flow from Financing Activities				
Increase (decrease) in borrowing		(3,410,511)		4,714,720
Proceeds from redeemable units issued		5,307,764		1,535,422
Amount paid on redemption of redeemable units		(7,662,405)		(2,336,330)
Net Cash Generated (Used) by Financing Activities		(5,765,152)		3,913,812
Net increase (decrease) in cash and cash equivalents		(75 704)		(2.049.652)
Unrealized foreign exchange gain (loss) on cash		(75,784) 75,149		(2,048,652)
Cash and cash equivalents - beginning of period		75,149 1,912		2,050,564
Cash and cash equivalents - beginning of period Cash and cash equivalents - end of period		1,912		1,912
· · · · · · · · · · · · · · · · · · ·		,		,
Cash and cash equivalents comprise: Cash at bank		1 277		1.012
Casti at Datik	<u> </u>	1,277 1,277	ς	1,912 1.912
	`	1,4//		1,512
From operating activities:	<u> </u>	22.624	<u> </u>	1.003
Interest received, net of withholding tax	\$ \$	22,634	\$ \$	1,803
Dividends received, net of withholding tax	\$	978,270	\$	1,115,017
From financing activities:				
Interest paid	\$	100,168	\$	196,311

Schedule of Investment Portfolio as at December 31, 2016

No of Chause	Convide Nove	Cont	Fair Value	% of Net Assets Attributable to Holders of
No. or Shares	Security Name	Cost	Fair Value	Redeemable Units
EQUITIES				
Canada				
231,300	Emera Incorporated	\$ 10,382,908	\$ 10,498,707	
240,300	Fortis Inc.	9,701,560	9,962,838	
76,000	Power Financial Corporation	2,381,030	2,550,560	
40,000	The Bank of Nova Scotia	2,462,522	2,990,400	
		24,928,020	26,002,505	111.7%
United States				
4,400	Berkshire Hathaway Inc., Class B	778,797	962,831	
50,200	Citigroup Inc.	2,640,280	4,005,643	
45,200	Time Warner Inc.	 5,262,692	5,858,191	
		 8,681,769	10,826,665	46.5%
	Total investment portfolio	33,609,789	36,829,170	158.2%
	Transaction costs	 (7,286)	-	_
		\$ 33,602,503	36,829,170	158.2%
	Liabilities less other assets	_	(13,543,400)	(58.2%)
	NET ASSETS ATTRIBUTABLE TO HOLDERS OF REDEEMABLE UNITS	_	\$ 23,285,770	100.0%

(a) FINANCIAL INSTRUMENTS BY CATEGORY

The following tables present the carrying amounts of the Partnership's financial instruments by category as at December 31, 2016:

Assets	Financial assets at FVTPL Designated at Inception (\$)	Financial assets at amortized cost (\$)	Total (\$)
Cash and cash equivalents	-	1,277	1,277
Subscriptions receivable	-	1,423,500	1,423,500
Interest receivable	-	49	49
Dividends receivable	-	59,430	59,430
Investments	15,531,152	-	15,531,152
Investments - pledged as collateral	21,298,018	-	21,298,018
Total	36,829,170	1,484,256	38,313,426

Liabilities	Financial liabilities at FVTPL Designated at Inception (\$)	Financial liabilities at amortized cost (\$)	Total (\$)
Borrowing	-	14,908,016	14,908,016
Management fees payable	-	15,461	15,461
Performance fees payable	-	54,055	54,055
Expenses payable	-	24,460	24,460
Redemptions payable	-	12,769	12,769
Organization expenses payable	-	12,795	12,795
Total	-	15,027,556	15,027,556

The following tables present the carrying amounts of the Partnership's financial instruments by category as at December 31, 2015:

Assets	Financial assets at FVTPL Designated at Inception (\$)	Financial assets at amortized cost (\$)	Total (\$)
Cash and cash equivalents	-	1,912	1,912
Subscriptions receivable	-	188,000	188,000
Dividends receivable	-	208,675	208,675
Investments - pledged as collateral	35,518,260	-	35,518,260
Total	35,518,260	398,587	35,916,847

Liabilities	Financial liabilities at FVTPL Designated at Inception (\$)	Financial liabilities at amortized cost (\$)	Total (\$)
Borrowing	-	18,318,527	18,318,527
Management fees payable	=	12,071	12,071
Expenses payable	-	7,617	7,617
Organization expenses payable	-	28,148	28,148
Total	-	18,366,363	18,366,363

The following table presents the net gains (losses) on financial instruments at FVTPL by category for the years ending December 31, 2016 and December 31, 2015:

	Net gains (losses) (\$)		
Category	2016	2015	
Financial Assets at FVTPL:			
Designated at inception	8,163,936	2,728,372	
Total	8,163,936	2,728,372	

(b) RISK MANAGEMENT

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, credit risk and leverage 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 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 market prices of the Partnership's investments strengthened or weakened by 5%, net assets attributable to holders of redeemable units as at December 31, 2016 would have increased or decreased by approximately \$1,841,459 (December 31, 2015: \$1,775,913). In practice, the actual results may differ from this sensitivity analysis and the difference could be material.

Concentration risk

The following tables present the Partnership's exposure as a percentage of its net assets attributable to holders of redeemable units by industry sector and geographic region as at December 31, 2016 and December 31, 2015.

By Industry Sector	December 31, 2016	December 31, 2015
Utilities	87.9%	20.3%
Financials	45.1%	172.6%
Materials	-	9.5%
Consumer Discretionary	25.2%	-
Other Net Assets (Liabilities)	(58.2%)	(102.4%)

By Geographic Region	December 31, 2016	December 31, 2015
Canada	111.7%	149.3%
United States	46.5%	53.1%
Other Net Assets (Liabilities)	(58.2%)	(102.4%)

Interest rate risk

Interest rate risk arises on interest-bearing financial instruments held by the Partnership, such as bonds and margin borrowings. The fair value and future cash flows of such instruments held by the Partnership will fluctuate due to changes in market interest rates. As at December 31, 2016 and December 31, 2015, the Partnership had exposure to interest rate risk due to its borrowings as described in note 10. If interest rates had doubled in 2016 and 2015, interest expense would have been higher and ending net assets attributable to holders of redeemable units would have been lower by \$114,978 and \$196,311 as at December 31, 2016 and December 31, 2015, respectively.

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.

During the period, the Partnership made use of borrowings denominated in US dollars, which in effect mitigated the currency risk of the Partnership being invested in U.S. denominated securities. The Manager may use either Canadian dollar or foreign currency denominated borrowings based on the interest cost differential and the Partnership's currency exposure, including the revenue and income sensitivity of the underlying investments.

The table below indicates the foreign currencies to which the Partnership had significant exposure at December 31, 2016 and December 31, 2015 in Canadian dollar terms. The table 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.

December 31, 2016

		Exposure		Impact on net assets attributable to holders of redeemable units		
	Monetary (\$)	Non-monetary (\$)	Total (\$)	Monetary (\$)	Non-monetary (\$)	Total (\$)
United States Dollar	(10,570,524)	10,826,665	256,141	(528,526)	541,333	12,807
Total	(10,570,524)	10,826,665	256,141	(528,526)	541,333	12,807
% of net assets attributable to holders of redeemable units	(45.4%)	46.5%	1.1%	(2.3%)	2.3%	-

December 31, 2015

	Exposure			Impact on net assets attributable to holders of redeemable units		
	Monetary (\$)	Non-monetary (\$)	Total (\$)	Monetary (\$)	Non-monetary (\$)	Total (\$)
United States Dollar	(9,397,338)	10,988,238	1,590,900	(469,867)	549,412	79,545
Total	(9,397,338)	10,988,238	1,590,900	(469,867)	549,412	79,545
% of net assets attributable to holders of redeemable units	(53.5%)	62.6%	9.1%	(2.7%)	3.1%	0.4%

Liquidity risk

Liquidity risk is the risk that the Partnership will encounter difficulty in meeting its obligations associated with financial liabilities. The Partnership is exposed to monthly cash redemptions and borrows on margin to make investments. As a result, the Partnership invests all of its assets in investments that are traded in an active market and can be readily disposed of. There can be no assurance that an active trading market for the investments will exist at all times, or that the prices at which the securities trade accurately reflect their values.

The tables below analyze the Partnership'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.

December 31, 2016	< 6 months (\$)	> 6 months (\$)	Total (\$)
Borrowing	14,908,016	-	14,908,016
Management fees and expenses payable	39,921	-	39,921
Performance fees payable	54,055	-	54,055
Redemptions payable	12,769	-	12,769
Organization expenses payable	-	12,795	12,795

December 31, 2015	< 6 months (\$)	> 6 months (\$)	Total (\$)
Borrowing	18,318,527	-	18,318,527
Management fees and expenses payable	19,688	-	19,688
Organization expenses payable	-	28,148	28,148

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. All transactions in listed securities are settled or paid for upon delivery using approved brokers. The risk of default is considered minimal, as delivery of securities sold is only made once the broker has received payment. Payment is made on a purchase once the securities have been received by the broker. The trade will fail if either party fails to meet its obligation. The Partnership may hold minimal cash balances at large Canadian financial institutions.

As at December 31, 2016 and December 31, 2015, the Partnership did not have significant exposure to credit risk.

Leverage risk

The Partnership may generally borrow up to 70% of its total assets and was subject to leverage risk as at December 31, 2016 and December 31, 2015. The Partnership pledges securities as collateral and is able to borrow up to limits imposed by the broker it has pledged the collateral to. The amount of borrowing allowed by the broker depends on the nature of the securities pledged. The Partnership pays interest on the amounts borrowed which is accrued daily and paid monthly.

As at December 31, 2016, the amount borrowed was \$14,908,016 representing 39% of the total assets of the Partnership (\$18,318,527 representing 51% as at December 31, 2015). Interest expense for the period ended December 31, 2016 was \$114,978 (\$196,311 for the period ended December 31, 2015).

(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.

FUND SPECIFIC NOTES TO THE FINANCIAL STATEMENTS

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.

The following tables illustrate the classification of the Partnership's financial instruments within the fair value hierarchy as at December 31, 2016 and December 31, 2015:

	Assets at fair value as at December 31, 2016						
	Level 1 (\$)	Level 2 (\$)	Level 3 (\$)	Total (\$)			
Equities - Long	36,829,170	-	-	36,829,170			
Total	36,829,170	-	-	36,829,170			

	Assets at fair value as at December 31, 2015						
	Level 1 (\$)	Level 2 (\$)	Level 3 (\$)	Total (\$)			
Equities - Long	35,518,260	-	-	35,518,260			
Total	35,518,260	-	-	35,518,260			

All liabilities of the Partnership are carried at amortized cost and therefore are not presented in the tables above.

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.

Management's Responsibility for Financial Reporting

The accompanying financial statements of Portland Focused Plus Fund (the Trust) have been prepared by Portland Investment Counsel Inc. in its capacity as manager (the Manager) of the Trust. The Manager of the Trust is responsible for the information and representations contained in these financial statements. The Board of Directors of the Manager 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 Trust are described in Note 3 to these financial statements.

PricewaterhouseCoopers LLP is the external auditor of the Trust. They have audited the financial statements in accordance with Canadian generally accepted auditing standards to enable them to express to the unitholders their opinion on the financial statements. Their report is attached.

"Michael Lee-Chin"

Michael Lee-Chin, Director, Portland Investment Counsel Inc. March 6, 2017 "Robert Almeida"

Robert Almeida, Director, Portland Investment Counsel Inc. March 6, 2017 March 6, 2017

Independent Auditor's Report

To the Unitholders of:

Portland Focused Plus Fund (the Trust)

We have audited the accompanying financial statements of the Trust, which comprise the statement of financial position as at December 31, 2016 and the statements of comprehensive income, changes in net assets attributable to holders of redeemable units and cash flows for the period from March 31, 2016 (commencement of operations) to December 31, 2016 and the related notes which comprise a summary of significant accounting policies and other explanatory information.

Management's responsibility for the financial statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with International Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on the financial statements based on our audits. We conducted our audits in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform an audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements present fairly, in all material respects, the financial position of the Trust as at December 31, 2016 and its financial performance and its cash flows for the period from March 31, 2016 (commencement of operations) to December 31, 2016 in accordance with International Financial Reporting Standards.

Pricewaterhouse Coopers LLP

Chartered Professional Accountants, Licenced Public Accountants Toronto, Canada

Statement of Financial Position

Assets Care Assets Cash and cash equivalents \$ 1,142 Subscriptions receivable 12 Interest receivable 20,343 Investments (note 4) 5,312,665 Investments (note 4) 7,309,813 Investments - pledged as collateral (note 4 and 10) 7,309,813 Labilities 7,309,813 Labilities 5,116,693 Borrowing (note 10) 5,116,693 Management fees payable 7,118 Performance fees payable 7,178 Performance fees payable 8,465 Distributions payable 7,797 Organization expenses payable 1,429 Organization expenses payable 5,168,158 Non-current Liabilities 5,172,804 Organization expenses payable 5,168,158 Averagement Liabilities 1,429 Organization expenses payable 8,351,351 Series A 1,187,549 Series S 4,218,308 Series S 4,118,308 Series M 1,777,923	as at December 31,	2016
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Net Assets Attributable to Holders of Redeemable Units Per Series Series A 1,187,549 Series F 4,218,308 Series M 1,772,923 Series P 835,151 \$ 8,013,931 Number of Redeemable Units Outstanding (note 5) 9 Series A 19,786 Series F 68,303 Series M 28,449 Series P 13,382 Net Assets Attributable to Holders of Redeemable Units per Unit 60.02 Series F 60.02 Series F 61.76 Series M 62.32		
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Series F 4,218,308 Series M 1,772,923 Series P 835,151 \$ 8,013,931 Number of Redeemable Units Outstanding (note 5) Series A 19,786 Series M 68,303 Series P 28,449 Series P 13,382 Net Assets Attributable to Holders of Redeemable Units per Unit Series A 60.02 Series F 61.76 Series M 62.32		
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Number of Redeemable Units Outstanding (note 5) Series A 19,786 Series F 68,303 Series M 28,449 Series P 13,382 Net Assets Attributable to Holders of Redeemable Units per Unit 60.02 Series A 60.02 Series F 61.76 Series M 62.32	Series P	
Series A 19,786 Series F 68,303 Series M 28,449 Series P 13,382 Net Assets Attributable to Holders of Redeemable Units per Unit Series A 60.02 Series F 61.76 Series M 62.32		\$ 8,013,931
Series F 68,303 Series M 28,449 Series P 13,382 Net Assets Attributable to Holders of Redeemable Units per Unit Series A 60.02 Series F 61.76 Series M 62.32	Number of Redeemable Units Outstanding (note 5)	
Series M Series P 13,382 Net Assets Attributable to Holders of Redeemable Units per Unit Series A Series F Series M 60.02 Series F Series M 62.32	3 · · · · ·	19,786
Net Assets Attributable to Holders of Redeemable Units per Unit Series A Series F Series M 60.02 Series F Series M 62.32	Series F	68,303
Net Assets Attributable to Holders of Redeemable Units per Unit Series A Series F Series M 60.02 61.76 62.32	Series M	28,449
Series A 60.02 Series F 61.76 Series M 62.32	Series P	13,382
Series A 60.02 Series F 61.76 Series M 62.32	Net Assets Attributable to Holders of Redeemable Units per Unit	
Series M 62.32		60.02
	Series F	
Series P 62.41	Series M	
	Series P	62.41

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

"Michael Lee-Chin" "Robert Almeida"

Director Director

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

Statement of Comprehensive Income

for the period ended December 31	2016*
Income	
Net gain (loss) on investments	
Dividends	\$ 135,702
Interest for distribution purposes	6,565
Net realized gain (loss) on investments	579,196
Change in unrealized appreciation (depreciation) on investments	1,014,569
	1,736,032
Other income	
Foreign exchange gain (loss) on cash and other net assets	(99,774)
Total income (net)	1,636,258
Expenses	
Performance fees (note 7)	129,141
Management fees (note 7)	37,220
Interest expense and bank charges (note 10)	19,995
Audit fees	10,703
Organization expenses	7,124
Withholding tax expense	6,253
General and administrative expenses	5,612
Transaction costs	3,503
Independent review committee fees	2,670
Custodial fees	149
Total operating expenses	222,370
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units	\$ 1,413,888
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Series	
Series A	105,626
Series F	735,615
Series M	377,496
Series P	195,151
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units per Unit	
Series A	18.10
Series F	16.47
Series M	17.94
Series P	15.24

^{*} For the period from March 31, 2016 (commencement of operations) to December 31, 2016

Statement of Changes in Net Assets Attributable to Holders of Redeemable Units

for the period ended December 31		2016*
Net Assets Attributable to Holders of Redeemable Units at Beginning of Period		
Series A	\$	_
eries F	*	_
eries M		_
eries P		_
		_
ncrease (Decrease) in Net Assets Attributable to Holders of Redeemable Units		
eries A		105,626
eries F		735,615
eries M		377,496
eries P		195,151
		1,413,888
		, -,
oistributions to Holders of Redeemable Units		
om net realized gains on investments		
eries A		(69,008)
eries F		(173,945)
eries M		(111,021)
eries P		(36,378)
et Decrease from Distributions to Holders of Redeemable Units		(390,352)
edeemable Unit Transactions		
roceeds from redeemable units issued		
eries A		1,087,988
eries F		3,490,490
eries M		1,395,427
eries P		640,000
		6,613,905
einvestments of distributions		
eries A		69,008
eries F		166,148
rries M		111,021
rries P		36,378
		382,555
edemptions of redeemable units		
ries A		(6,065)
ries F		-
ries M		-
ries P		- (5.05=)
(I) (D) (I) (I) (I) (I) (I) (I) (I) (I) (I) (I		(6,065)
et Increase (Decrease) from Redeemable Unit Transactions		6,990,395
A A A A A		
et Assets Attributable to Holders of Redeemable Units at End of Period		4 40= = 45
eries A		1,187,549
ries F		4,218,308
eries M		1,772,923
eries P		835,151
	\$	8,013,931

^{*} For the period from March 31, 2016 (commencement of operations) to December 31, 2016

Statement of Cash Flows

for the period ended December 31	2016*
Cash Flows from Operating Activities	
Increase (Decrease) in Net Assets Attributable to Holders of Redeemable Units	\$ 1,413,888
Adjustments for:	
Net realized (gain) loss on investments	(579,196)
Change in unrealized (appreciation) depreciation on investments	(1,014,569)
Unrealized foreign exchange (gain) loss on cash	56,142
(Increase) decrease in interest receivable	(12)
(Increase) decrease in dividends receivable	(20,343)
Increase (decrease) in management fees, performance fees and expenses payable	42,239
Increase (decrease) in organization expenses payable	6,075
Purchase of investments	(14,877,545)
Proceeds from sale of investments	 3,848,832
Net Cash Generated (Used) by Operating Activities	 (11,124,489)
Cash Flows from Financing Activities	
Increase (decrease) in borrowing	5,116,693
Proceeds from redeemable units issued	6,065,080
Net Cash Generated (Used) by Financing Activities	 11,181,773
Net increase (decrease) in cash and cash equivalents	57,284
Unrealized foreign exchange gain (loss) on cash	(56,142)
Cash and cash equivalents - beginning of period	-
Cash and cash equivalents - end of period	1,142
	.,
Cash and cash equivalents comprise:	
Cash at bank	1,142
	\$ 1,142
From operating activities:	6.553
Interest received, net of withholding tax	\$ 6,553
Dividends received, net of withholding tax	\$ 109,106
From financing activities:	
Interest paid	\$ 14,490

^{*} For the period from March 31, 2016 (commencement of operations) to December 31, 2016

Schedule of Investment Portfolio as at December 31, 2016

				% of Net Assets Attributable to Holders of
No. of Shares	Security Name	Cost	Fair Value	Redeemable Units
EQUITIES				
Canada				
79,400	Emera Incorporated	\$ 3,562,645	\$ 3,603,966	
82,300	Fortis Inc.	3,344,066	3,412,158	
26,000	Power Financial Corporation	815,345	872,560	
13,700	The Bank of Nova Scotia	887,385	1,024,212	
		8,609,441	8,912,896	111.2%
United States				
1,500	Berkshire Hathaway Inc., Class B	286,214	328,238	
17,200	Citigroup Inc.	909,729	1,372,451	
15,500	Time Warner Inc.	 1,804,683	2,008,893	
		 3,000,626	3,709,582	46.3%
	Total investment portfolio	11,610,067	12,622,478	157.5%
	Transaction costs	 (2,158)	-	_
		\$ 11,607,909	12,622,478	157.5%
	Liabilities less other assets	_	(4,608,547)	(57.5%)
	NET ASSETS ATTRIBUTABLE TO HOLDERS OF REDEEMABLE UNITS	_	\$ 8,013,931	100.0%

(a) FINANCIAL INSTRUMENTS BY CATEGORY

The following tables present the carrying amounts of the Trust's financial instruments by category as at December 31, 2016:

Assets	Financial assets at FVTPL Designated at Inception (\$)	Financial assets at amortized cost (\$)	Total (\$)
Cash and cash equivalents	-	1,142	1,142
Subscriptions receivable	-	542,760	542,760
Interest receivable	-	12	12
Dividends receivable	-	20,343	20,343
Investments	5,312,665	-	5,312,665
Investments - pledged as collateral	7,309,813	-	7,309,813
Total	12,622,478	564,257	13,186,735

Liabilities	Financial liabilities at FVTPL Designated at Inception (\$)	Financial liabilities at amortized cost (\$)	Total (\$)
Borrowing	-	5,116,693	5,116,693
Management fees payable	-	7,118	7,118
Performance fees payable	-	26,656	26,656
Expenses payable	-	8,465	8,465
Distributions payable	-	7,797	7,797
Organization expenses payable	-	6,075	6,075
Total	-	5,172,804	5,172,804

The following table presents the net gains (losses) on financial instruments at FVTPL by category for the period ending December 31, 2016:

	Net gains (losses) (\$)
Category	2016
Financial Assets at FVTPL:	
Designated at inception	1,736,032
Total	1,736,032

(b) RISK MANAGEMENT

The Trust'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, credit risk and leverage risk. The Trust's risk management goals are to ensure that the outcome of activities involving risk is consistent with the Trust's investment objectives per the Trust'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 Trust are susceptible to market price risk arising from uncertainties about future prices of the instruments.

If the market prices of the Trust's investments strengthened or weakened by 5%, net assets attributable to holders of redeemable units as at December 31, 2016 would have increased or decreased by approximately \$631,124. In practice, the actual results may differ from this sensitivity analysis and the difference could be material.

Concentration risk

The following tables present the Trust's exposure as a percentage of its net assets attributable to holders of redeemable units by industry sector and geographic region as at December 31, 2016.

By Industry Sector	December 31, 2016
Utilities	87.5%
Financials	44.9%
Consumer Discretionary	25.1%
Other Net Assets (Liabilities)	(57.5%)

By Geographic Region	December 31, 2016
Canada	111.2%
United States	46.3%
Other Net Assets (Liabilities)	(57.5%)

Interest rate risk

Interest rate risk arises on interest-bearing financial instruments held by the Trust, such as bonds and margin borrowings. The fair value and future cash flows of such instruments held by the Trust will fluctuate due to changes in market interest rates. As at December 31, 2016, the Trust had exposure to interest rate risk due to its borrowings as described in note 10. If interest rates had doubled in 2016, interest expense would have been higher and ending net assets attributable to holders of redeemable units would have been lower by \$19,455 as at December 31, 2016.

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 Trust 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.

During the period, the Trust made use of borrowings denominated in US dollars, which in effect mitigated the currency risk of the Trust being invested in US listed securities. The Manager may use either Canadian dollar or foreign currency denominated borrowings based on the interest cost differential and the Trust's currency exposure, including the revenue and income sensitivity of the underlying investments.

The table below indicates the foreign currencies to which the Trust had significant exposure at December 31, 2016 in Canadian dollar terms. The table 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.

December 31, 2016

	Exposure				et assets attributable of redeemable units	to holders
	Monetary (\$)	Non-monetary (\$)	Total (\$)	Monetary (\$)	Non-monetary (\$)	Total (\$)
United States Dollar	(3,622,750)	3,709,582	86,832	(181,138)	185,479	4,341
Total	(3,622,750)	3,709,582	86,832	(181,138)	185,479	4,341
% of net assets attributable to holders of redeemable units	(45.2%)	46.3%	1.1%	(2.3%)	2.3%	-

Liquidity risk

Liquidity risk is the risk that the Trust will encounter difficulty in meeting its obligations associated with financial liabilities. The Trust is exposed to monthly cash redemptions and borrows on margin to make investments. As a result, the Trust invests all of its assets in investments that are traded in an active market and can be readily disposed of. There can be no assurance that an active trading market for the investments will exist at all times, or that the prices at which the securities trade accurately reflect their values.

The tables below analyze the Trust'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.

December 31, 2016	< 6 months (\$)	> 6 months (\$)	Total (\$)
Borrowing	5,116,693	-	5,116,693
Management fees and expenses payable	15,583	-	15,583
Performance fees payable	26,656	-	26,656
Organization expenses payable	-	6,075	6,075

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 Trust. All transactions in listed securities are settled or paid for upon delivery using approved brokers. The risk of default is considered minimal, as delivery of securities sold is only made once the broker has received payment. Payment is made on a purchase once the securities have been received by the broker. The trade will fail if either party fails to meet its obligation. The Trust may hold minimal cash balances at large Canadian financial institutions.

As at December 31, 2016, the Trust did not have significant exposure to credit risk.

Leverage risk

The Trust may generally borrow up to 70% of its total assets. The Trust was subject to leverage risk as at December 31, 2016. The Trust pledges securities as collateral and is able to borrow up to limits imposed by the broker it has pledged the collateral to. The amount of borrowing allowed by the broker depends on the nature of the securities pledged. The Trust pays interest on the amounts borrowed. Interest is accrued daily and paid monthly.

As at December 31, 2016, the amount borrowed was \$5,116,693 representing 39% of the total assets of the Trust. Interest expense for the period ended December 31, 2016 was \$19,455.

(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.

The following tables illustrate the classification of the Trust's financial instruments within the fair value hierarchy as at December 31, 2016:

		Assets at fair value as at December 31, 2016					
	Level 1 (\$)	Level 2 (\$)	Level 3 (\$)	Total (\$)			
Equities - Long	12,622,478	-	-	12,622,478			
Total	12,622,478	-	-	12,622,478			

All liabilities of the Trust are carried at amortized cost and therefore are not presented in the tables above.

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.

1. GENERAL INFORMATION

Portland Focused Plus Fund LP and Portland Focused Plus Fund are collectively referred to as the Funds throughout the notes to these financial statements.

Establishment of the Partnership

Portland Focused Plus Fund LP (the Partnership) is a limited partnership established under the laws of the Province of Alberta on October 22, 2012 which commenced operations on October 31, 2012. The registered office of the Partnership is c/o Borden Ladner Gervais LLP, 1900, 520 – 3rd Avenue S.W. Calgary, Alberta T2P 0R3. These financial statements were authorized for issue by the General Partner on March 3, 2017. Pursuant to the partnership agreement, Portland General Partner (Alberta) 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.

The Directors of the General Partner are Michael Lee-Chin, James Cole and Michael Perkins.

On March 1, 2016 the offering memorandum of the Partnership was amended such that Class BN was renamed Series M and Class B was renamed Series P. Class A and Class F became Series A and Series F, respectively, and the minimum investment amount was reduced from \$5,000 to \$2,500. The Partnership also added Series O, which will be available to institutional investors having a minimum investment of \$500,000 and which has negotiable management fees.

The investment objective of the Partnership is to achieve, over the long term, preservation of capital and a satisfactory return.

The statements of financial position of the Partnership are as at December 31, 2016 and December 31, 2015. The statements of comprehensive income, changes in net assets attributable to holders of redeemable units, and cash flows are for the twelve month period ended December 31, 2016 and December 31, 2015.

Establishment of the Trust

Portland Focused Plus Fund (the Trust) is an open end unit trust established under the laws of the Province of Ontario pursuant to an amended and restated master declaration of trust dated December 13, 2013, as amended March 31, 2014, May 23, 2014, September 23, 2015, March 1, 2016 and May 2, 2016 (the Declaration of Trust). The Trust was formed on March 1, 2016 and commenced operations on March 31, 2016. Portland Investment Counsel Inc. (the Trustee and Manager) is the Investment Fund Manager, Portfolio Manager and Trustee of the Fund. The Trustee is a corporation formed under the laws of Ontario. The registered office of the Trust is 1375 Kerns Road, Suite 100, Burlington, Ontario L7P 4V7. These financial statements were authorized for issue by the board of directors of the Manager on March 6, 2017.

The investment objective of the Trust is to achieve, over the long term, preservation of capital and a satisfactory return.

The statement of financial position of the Trust is as at December 31, 2016. The statements of comprehensive income, changes in net assets attributable to holders of redeemable units, and cash flows are for the period from March 31, 2016 (commencement of operations) to December 31, 2016.

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).

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Financial instruments

(a) Classification

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

The Funds' obligations for net assets attributable to holders of redeemable units are 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 using the effective interest method, which approximates fair value given their short term nature. 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 accounting policies for measuring the fair value of the financial assets and financial liabilities of the Funds are similar to those used in measuring net asset value (NAV) for unitholder transactions, except for the treatment of organization expenses. Such expenses are deductible from NAV over a five year period commencing in 2012 for the Partnership and 2016 for the Trust, but are fully deductible in the first year of operations under IFRS. Therefore, the NAV is higher than the net assets attributable to holders of redeemable units in these financial statements. There is a comparison of NAV per unit and net assets attributable to holders of redeemable units per unit within note 11.

Financial assets and liabilities may be offset and the net amount reported in the statement of financial position when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the asset and settle the liability simultaneously. In the normal course of business, the Funds may enter into various master netting agreements or similar agreements that do not meet the criteria

NOTES TO THE FINANCIAL STATEMENTS

for offsetting in the statement of financial position but still allow for the related amounts to be set off in certain circumstances, such as bankruptcy, certain events of default or termination of the contracts.

The Funds borrow using a borrowing facility for the purposes of making investments. Collateral in the form of cash and securities is required to secure the borrowing facility. Securities pledged as collateral are presented separately on the statements of financial position as investments that are pledged as collateral. The broker holding the collateral has the right to sell or re-pledge such securities in order to pay back the loan.

(b) Recognition, de-recognition and measurement

Purchases and sales of financial assets are recognized on their trade date - the date on which the Funds commit 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 Funds have transferred substantially all the risks and rewards of ownership. Upon disposal, the difference between the amount received and the 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 FVTPL are presented in the statements of comprehensive income within "Change in unrealized appreciation (depreciation) of 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 marketable securities) are based on quoted market prices at the close of trading on the reporting date. The Funds use the last traded market price for both financial assets and financial liabilities where the last traded price falls within that day's closing 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 Funds' 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 coupon interest earned by the Funds on debt securities accounted for on an accrual basis. The Funds do 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 are recognized as income on the ex-dividend date.

Foreign currency translation

The Funds' 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 currency 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) of investments" in the statements of comprehensive income.

"Foreign exchange gain (loss) on cash and other net assets" arises from sale of foreign currencies, change in foreign currency denominated loans, 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 Funds consider 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 the Funds' custodians.

Cost of investments

The cost of investments represents the cost for each security excluding transaction costs and amortization of premiums and discounts on fixed income securities with the exception of zero coupon bonds. The cost of each investment is determined on an average basis by dividing the total cost of such investment by the number of shares purchased. On the schedule of investment portfolio, transaction costs have been deducted in aggregate from the total cost of individual investments which includes transaction costs.

NOTES TO THE FINANCIAL STATEMENTS

Redeemable units

Each of the Funds issues multiple series of redeemable units, which are redeemable 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 Funds at any redemption date for cash equal to a proportionate share of the Funds' 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 units back to the Funds.

Redeemable units are issued and redeemed at the holder's option at prices based on the Funds' NAV per unit at the time of issue or redemption. The Funds' NAV per unit is calculated by dividing the net assets attributable to the holders of each series of redeemable units by the total number of outstanding redeemable units for each respective series. In accordance with the provisions of the Funds' offering memorandum, 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 Funds including management fees, performance fees and other operating expenses are recorded on an accrual basis.

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

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

Organization expenses

Organization expenses include legal and registration fees associated with the formation of the Funds and are amortized over five years for tax purposes. For financial reporting purposes, these fees were expensed in their entirety in the first fiscal year of the Funds. Organization expenses are payable to the Manager and are being invoiced by the Manager. The Manager expects to invoice the entire amount of organization expenses within five years of the formation of each of the Funds.

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 of the Partnership only at such times and in such amounts as may be determined at the discretion of the Manager. All distributions by the Partnership on Series A, Series F, Series M and Series P units will be automatically reinvested in additional units of the same Series of the Funds held by the investor at the NAV per unit thereof, unless the investor notifies the Manager in writing that cash distributions are preferred.

The Trust will distribute sufficient net income and net realized gains to unitholders annually to ensure that the Trust is not liable for ordinary income taxes. All distributions by the Trust on Series A, Series F, Series M and Series P units will be automatically reinvested in additional units of the same Series of the Trust 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. 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 of the applicable Trust or Partnership.

Future accounting changes

IFRS 9, Financial Instruments

The final version of IFRS 9, Financial Instruments, was issued by the IASB in July 2014 and will replace IAS 39 Financial Instruments: Recognition and Measurement. IFRS 9 introduces a model for classification and measurement, a single, forward-looking 'expected loss' impairment model and a substantially reformed approach to hedge accounting. The new single, principle-based approach for determining the classification of financial assets is driven by cash flow characteristics and the business model in which an asset is held. The new model also results in a single impairment model being applied to all financial instruments, which will require more timely recognition of expected credit losses. It also includes changes in respect of own credit risk in measuring liabilities elected to be measured at fair value, so that gains caused by the deterioration of an entity's own credit risk on such liabilities are no longer recognized in profit or loss. IFRS 9 is effective for annual periods beginning on or after January 1, 2018, however, it is available for early adoption. In addition, the own credit changes can be early applied in isolation without otherwise changing the accounting for financial instruments. The Funds are in the process of assessing the impact of IFRS 9.

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 Funds have 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 Funds 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 Funds' investments that are not considered held for trading. Such investments have been designated at FVTPL.

Functional and presentation currency

The Funds' investors are mainly from Canada, with subscriptions and redemptions of the redeemable units denominated in Canadian dollars. The primary activity of the Funds are to invest in a portfolio of Canadian and non-Canadian securities. The performance of the Funds are 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 Funds' functional and presentation currency.

5. REDEEMABLE UNITS

The Funds are permitted to issue an unlimited number of redeemable units issuable in Series A, Series F, Series M and Series P, having such terms and conditions as the Manager may determine. The Partnership is also permitted to issue an unlimited number of redeemable units issuable in Series O, having such terms and conditions as the Manager may determine. Additional series may be offered in 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's attributable to that series of units.

The Funds endeavor to invest capital in appropriate investments in conjunction with their investment objectives. The Funds maintain sufficient liquidity to meet redemptions, such liquidity being augmented by short-term borrowings or disposal of investments, where necessary.

Units of the Funds are available in multiple series as outlined below. The principal differences between the series of units relate to the management fee and performance fee payable to the Manager, minimum investment requirements and the compensation paid to dealers. All units are entitled to participate in the Funds 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 eligibility requirements and who invest a minimum of \$2,500.

Series F units are available to investors who meet eligibility requirements and who invest a minimum of \$2,500, 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 Funds do not incur distribution costs, or individual investors approved by the Manager.

Series M and Series P units are available to all investors who meet eligibility requirements and who invest a minimum of \$500,000 in respect of the Trust and \$1,000,000 in respect of the Partnership.

Series O units are available to certain institutional investors making a minimum investment of \$500,000. Fees associated with Series O units are negotiated and paid directly from the investor to the Manager and are not an expense of the Fund.

The number of units issued and outstanding in the Partnership for the period ended December 31, 2016 was as follows:

Period ended December 31, 2016	Balance, Beginning of Period	Units Issued	Units Reinvested	Units Redeemed	Balance, End of Period
Series A Units (formerly Class A)	3,646	2,979	-	2,612	4,013
Series F Units (formerly Class F)	47,703	23,206	-	8,419	62,490
Series M Units (formerly Class BN)	102,556	-	-	29,256	73,300
Series P Units (formerly Class B)	44,841	35,845	-	34,841	45,845

The number of units issued and outstanding in the Partnership for the year ended December 31, 2015 was as follows:

Period ended December 31, 2015	Balance, Beginning of Period	Units Issued	Units Reinvested	Units Redeemed	Balance, End of Period
Series A Units (formerly Class A)	3,667	1,979	-	2,000	3,646
Series F Units (formerly Class F)	32,187	18,866	-	3,350	47,703
Series M Units (formerly Class BN)	120,467	89	-	18,000	102,556
Series P Units (formerly Class B)	44,841	-	-	-	44,841

The number of units issued and outstanding in the Trust for the period ended December 31, 2016 was as follows:

Period ended December 31, 2016	Balance, Beginning of Period	Units Issued	Units Reinvested	Units Redeemed	Balance, End of Period
Series A Units	-	18,735	1,149	98	19,786
Series F Units	-	65,615	2,688	-	68,303
Series M Units	-	26,669	1,780	-	28,449
Series P Units	-	12,800	582	-	13,382

6. 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.

The Trust qualifies as a mutual fund trust within the meaning of the Income Tax Act (Canada). The Trust is subject to tax on any income, including net realized capital gains, which is not paid or payable to its unitholders. The Trust'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 Trust. As a result, the Trust does not record income taxes. Since the Trust 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 Trust currently incurs 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 taxation year-end for the Trust is December 31.

The Trust did not have any loss carry forward amounts as at December 31, 2016.

7. MANAGEMENT FEES, PERFORMANCE FEES AND EXPENSES

The Funds' 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). Pursuant to the Offering Memorandum, the Funds' agreed to pay management fees to the Manager, calculated and accrued on each Valuation Date and paid monthly.

The annual management fees rate of the respective series of units are as follows:

Series A Units 2.00%
Series F Units 1.00%

Series M Units 1.00% for the Trust; 1.75% from commencement of operations to June 30, 2014 and 1.00% thereafter for the Partnership

Series P Units nil for the Trust; 0.75% from commencement of operations to June 30, 2014 and nil thereafter for the Partnership

The Manager is entitled to receive a performance fee (Performance Fee) to be calculated and accrued on each Valuation Date and Additional Pricing Date for Series A, Series F and Series P units and paid monthly. For each series of units, a high water mark (High Water Mark) will be calculated for use in the determination of the Performance Fee. The highest NAV per unit (minus the effect of any declared distributions since the Valuation Date or Additional Pricing Date at which the last Performance Fee became payable) for each series of units, upon which a Performance Fee was paid, establishes a High Water Mark for each series of units which must be exceeded subsequently for the Performance Fee applicable to each series of units to be payable. At inception of each series of units to which a Performance Fee may be applicable the High Water Mark will be the initial NAV per unit of the series of units.

The Performance Fee is equal to (a) 10% of the amount by which the NAV per unit of the series on the Valuation Date or Additional Pricing Date (including the effect of any declared distributions on said Valuation Date or Additional Pricing Date and adjusted to exclude the accrual of the Performance Fee) exceeds the High Water Mark, multiplied by (b) the number of units of that series Outstanding on such Valuation Date or Additional Pricing Date, prior to giving effect to subscriptions, redemptions and distributions re-invested on such date.

All Performance Fees payable by the Funds to the Manager are subject to GST and/or HST as applicable and will be deducted as an expense of the applicable series of units in the calculation of the NAV of such series of units.

In addition, the Manager will be reimbursed for any operating expenses it incurs on behalf of the Funds, 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/or HST paid by the Funds on its expenses is not recoverable. The Manager also provides key management personnel to the Funds. The Manager may charge the Funds for actual time spent by its personnel (or those of its affiliates) in overseeing the day- to-day business affairs of the Funds. 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.

8. SOFT DOLLARS

Allocation of business to brokers of the Funds is made on the basis of coverage, trading ability and fundamental research expertise. The Manager may choose to effect portfolio transactions with dealers who provide research, statistical and other similar services to the Funds 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).

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 of the Trust for the period ended December 31, 2016 was \$nil, and for the Partnership for the period ended December 31, 2016 was \$nil (December 31, 2015 \$nil).

9. RELATED PARTY TRANSACTIONS

The following table outlines the management fees, performance fees and operating expense reimbursements that were paid to the Manager by the Funds during the periods ended December 31, 2016 and December 31, 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 Funds. All of the dollar amounts in the table below exclude applicable GST or HST.

Period ended December 31, 2016	Management Fees (\$)	Performance Fees (\$)	Operating and Organizational Expense Reimbursement (\$)	Operating Expenses Reimbursed to Affiliates of the Manager (\$)
Portland Focused Plus Fund LP	149,084	365,937	94,907	6,178
Portland Focused Plus Fund	33,697	116,920	18,273	1,605

Period ended December 31, 2015	Management Fees (\$)	Performance Fees (\$)	Operating and Organizational Expense Reimbursement (\$)	Operating Expenses Reimbursed to Affiliates of the Manager (\$)
Portland Focused Plus Fund LP	138,711	55,648	86,787	4,261

The Funds owed the following amounts to the Manager as at December 31, 2016 and December 31, 2015, excluding the applicable HST or GST:

Period ended December 31, 2016	Management Fees (\$)	Performance Fees (\$)	Operating Expense Reimbursement (\$)	Organizational Expenses (\$)
Portland Focused Plus Fund LP	14,724	51,481	9,153	12,795
Portland Focused Plus Fund	6,438	24,007	3,134	6,075

Period ended December 31, 2015	Management Fees (\$)	Performance Fees (\$)	Operating Expense Reimbursement (\$)	Organizational Expenses (\$)
Portland Focused Plus Fund LP	11,496	-	7,254	28,148

The Manager, its officers and directors (Related Parties) may invest in units of the Funds from time to time in the normal course of business. All such transactions are measured at net asset value per unit. The following table presents the percentage ownership of each of the Funds by Related Parties on each reporting date.

	December 31, 2016	December 31, 2015
Portland Focused Plus Fund LP	41%	70%
Portland Focused Plus Fund	26%	n/a

10. BORROWING FACILITIES

The Funds each have a Settlement Services Agreement (SSA) with a Canadian broker for margin borrowing. The rate of interest payable on borrowed money in Canadian dollars is the Canadian Dealer Offered Rate + 50bps and in U.S. dollars is the U.S. LIBOR + 50bps. Borrowing under the SSA is repayable on demand. The Funds have each placed securities on account with the broker 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". The amount borrowed, the minimum and maximum amounts borrowed and the amount of interest incurred during the period ended December 31, 2016 and December 31, 2015 are presented below.

Margin loan and borrowing as at December 31	2016 (\$)	2015 (\$)
Portland Focused Plus Fund LP	14,908,016	18,318,527
Portland Focused Plus Fund	5,116,693	n/a

Period ended December 31, 2016	Minimum Amount Borrowed (\$)	Maximum Amount Borrowed (\$)	Interest Incurred (\$)
Portland Focused Plus Fund LP	nil	15,455,016	72,882
Portland Focused Plus Fund	nil	5,151,316	19,455

Period ended December 31, 2015	Minimum Amount Borrowed (\$)	Maximum Amount Borrowed (\$)	Interest Incurred (\$)
Portland Focused Plus Fund LP	2,898,271	18,703,443	196,311

During the period ended December 31, 2016, the Partnership used an additional margin and security agreement with another Canadian chartered bank for the operation of a loan facility (Loan Facility). The rate of interest payable on borrowed money was a floating rate based on either the London Interbank Offered Rate or the Canadian Dollar Offered Rate plus a negotiated basis points rate of up to 1% based on the size of the Loan Facility. The rates are subject to change upon 30 days notice. The Loan Facility was cancelled during the year ended December 31, 2016. The Partnership borrowed a minimum of nil and a maximum of \$22,984,324 and paid \$42,096 of interest during the period under the loan facility.

11. RECONCILIATION OF NAV PER UNIT AND NET ASSETS ATTRIBUTABLE TO HOLDERS OF REDEEMABLE UNITS PER UNIT

The NAV per unit is higher than the net assets attributable to holders of redeemable units per unit because of the difference in the treatment of organization expenses. For the Partnership, such expenses were recorded in full in the financial statements for the year ended December 31, 2012 but are deducted from NAV on a monthly basis over a five year period for purposes of unitholder transactions. For the Trust, such expenses were recorded in full in the financial statements for the period ended December 31, 2016 but are deducted from NAV on a monthly basis over a five year period for purposes of unitholder transactions. Therefore, the NAV per unit for the Funds are higher than net assets attributable to holders of redeemable units per unit.

The following tables provide a comparison of NAV per unit and net assets attributable to holders of redeemable units as at December 31, 2016 and December 31, 2015.

December 31, 2016

Series	NAV per Unit (\$)	Net assets attributable to holders of redeemable units per unit (\$)
Portland Focused Plus Fund LP		
Series A Units (formerly Class A)	115.74	115.68
Series F Units (formerly Class F)	120.47	120.40
Series M Units (formerly Class BN)	131.44	131.37
Series P Units (formerly Class B)	123.71	123.64
Portland Focused Plus Fund		
Series A Units	60.07	60.02
Series F Units	61.81	61.76
Series M Units	62.37	62.32
Series P Units	62.45	62.41

As at December 31, 2015

Series	NAV per Unit (\$)	Net assets attributable to holders of redeemable units per unit (\$)
Portland Focused Plus Fund LP		
Series A Units (formerly Class A)	83.28	83.14
Series F Units (formerly Class F)	85.81	85.68
Series M Units (formerly Class BN)	90.33	90.19
Series P Units (formerly Class B)	87.36	87.21

12. EXEMPTION FROM FILING

The Funds are relying on the exemption obtained in National Instrument 81-106, Part 2.11 to not file their 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. Even
though the Funds are not reporting issuers, 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 Funds.



PORTLAND FOCUSED PLUS FUND LP (the Partnership) and PORTLAND FOCUSED PLUS FUND (the Trust) are not publicly offered. They are only available under offering memorandum and other exemptions to investors who meet certain eligibility or minimum purchase requirements such as "accredited investors". Information herein pertaining to the Partnership or the Trust is solely for the purpose of providing information and is not to be construed as a public offering in any jurisdiction of Canada. The offering of Units of the Partnership and the Trust are made pursuant to an Offering Memorandum and the information contained herein is a summary only and is qualified by the more detailed information in the Offering Memorandum.

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