Financial Statements of

# **RAVENSOURCE FUND**

Years ended December 31, 2017 and 2016

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Years ended December 31, 2017 and 2016

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## INDEPENDENT AUDITORS' REPORT

To the Unitholders of Ravensource Fund

We have audited the accompanying financial statements of Ravensource Fund, which comprise the statements of financial position as at December 31, 2017 and 2016, the statements of comprehensive income, changes in net assets attributable to holders of redeemable units and cash flows for the years then ended, and notes, comprising 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 these 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.

#### Auditors' Responsibility

Our responsibility is to express an opinion on these 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 the 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 our 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, we consider 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.



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## Opinion

In our opinion, the financial statements present fairly, in all material respects, the financial position of Ravensource Fund as at December 31, 2017 and 2016, and its financial performance and its cash flows for the years then ended in accordance with International Financial Reporting Standards.

Chartered Professional Accountants, Licensed Public Accountants

March 2, 2018 Toronto, Canada

KPMG LLP

Statements of Financial Position

December 31, 2017 and 2016

|  | 2017               | 2016          |
|--|--------------------|---------------|
| Assets   |                    |               |
| Cash and cash equivalents Financial assets designated at fair value through profit or loss (note 10) | \$ 1,796,026       | \$ 3,209,544  |
| (cost - \$20,984,925; 2016 - \$16,205,732)<br>Financial assets held for trading (note 10)            | 23,228,312         | 21,057,920    |
| (cost - \$129,333; 2016 - \$8,933)<br>Interest and dividends receivable                              | 176,831<br>84,505  | ,             |
|  | 25,285,674         | 24,322,403    |
| Liabilities  |                    |               |
| Accounts payable and accrued liabilities  Management and administrative fees payable                 | 82,786             | 79,288        |
| (note 4(b) and (c))  | 38,322             | ,             |
| Incentive fee payable (note 4(d))  | 116,997<br>238,105 |               |
| Net assets attributable to holders of redeemable units   | \$ 25,047,569      | \$ 24,066,037 |
| Number of redeemable units outstanding (note 6)  | 1,672,870          | 1,672,870     |
| Net assets attributable to holders of  | <b>A</b> 44.05     |               |
| redeemable units per unit (note 5)   | \$ 14.97           | 7 \$ 14.39    |

See accompanying notes to financial statements.

Approved on behalf of the Trust:

Stornoway Portfolio Management Inc.,

as Investment Manager

Statements of Comprehensive Income

Years ended December 31, 2017 and 2016

| Dividends and income trust distributions   |   |    | 2017        |          | 2016      |
|--|---|----|-------------|----------|-----------|
| Dividends and income trust distributions   | Income:   |    |             |          |           |
| Interest income for distribution purposes   87,554   22,750   237,994   208,525   237,994   208,525   237,994   208,525   237,994   208,525   208,525   208,525   208,525   208,525   208,525   208,525   208,525   208,525   208,527   20   |   | \$ | 150 440     | \$       | 185 775   |
| Net change in fair value on financial assets at fair value through profit or loss (note 11):   Net realized gain (loss) on financial assets, including foreign exchange adjustments   4,430,494   (83,571; Net change in unrealized gain (loss) on financial assets   (2,563,250)   2,077,917   (2,563,250)   2,077,917   (2,563,250)   2,077,917   (2,563,250)   2,077,917   (2,563,250)   2,077,917   (2,563,250)   2,077,917   (2,563,250)   2,077,917   (2,563,250)   2,077,917   (2,563,250)   2,077,917   (2,563,250)   2,077,917   (2,563,250)   2,077,917   (2,563,250)   2,077,917   (2,503,250)   2,077,917   (2,503,250)   2,077,917   (2,503,250)   2,077,917   (2,503,250)   2,077,917   (2,503,250)   2,077,917   (2,503,250)   2,077,917   (2,503,250)   2,077,917   (2,503,250)   2,139,871   (2,563,250)   2,139,871   (2,563,250)   2,139,871   (2,563,250)   2,139,871   (2,563,250)   2,139,871   (2,563,250)   2,139,871   (2,563,250)   2,139,871   (2,563,250)   2,139,871   (2,563,250)   2,139,871   (2,563,250)   2,139,871   (2,563,250)   2,139,871   (2,563,250)   2,139,871   (2,563,250)   2,139,871   (2,563,250)   (2,563,250)   2,139,871   (2,563,250)      |   | Ψ  |             | Ψ        |           |
| fair value through profit or loss (note 11):         Net realized gain (loss) on financial assets, including foreign exchange adjustments         4,430,494         (83,571)           Net change in unrealized gain (loss) on financial assets         (2,563,250)         2,077,917           Change in unrealized loss on forward contract         —         (63,000)           1,867,244         1,931,346         2,105,238         2,139,871           Expenses (income):           Management fees (note 4(b))         177,938         172,868           Administrative fees (note 4(c))         95,812         93,083           Impact of management and administrative fees (note 4(d))         (128,413)         (129,380)           Incentive fee (note 4(d))         116,997         139,585           Interest expense         57,289         23,825           Legal fees         45,554         24,115           Accounting fees         29,388         23,504           Listing fees         29,388         23,504           Listing fees         22,583         17,000           Transaction costs         13,698         4,943           Investor relations fees (note 4(e))         13,560         13,560           Trust administration and transfer agency fees         12,026         20,000  | Interest meeting for distribution purposes      |    |             |          |           |
| fair value through profit or loss (note 11):         Net realized gain (loss) on financial assets, including foreign exchange adjustments         4,430,494         (83,571)           Net change in unrealized gain (loss) on financial assets         (2,563,250)         2,077,917           Change in unrealized loss on forward contract         —         (63,000)           1,867,244         1,931,346         2,105,238         2,139,871           Expenses (income):           Management fees (note 4(b))         177,938         172,868           Administrative fees (note 4(c))         95,812         93,083           Impact of management and administrative fees (note 4(d))         (128,413)         (129,380)           Incentive fee (note 4(d))         116,997         139,585           Interest expense         57,289         23,825           Legal fees         45,554         24,115           Accounting fees         29,388         23,504           Listing fees         29,388         23,504           Listing fees         22,583         17,000           Transaction costs         13,698         4,943           Investor relations fees (note 4(e))         13,560         13,560           Trust administration and transfer agency fees         12,026         20,000  | Net change in fair value on financial assets at |    |             |          |           |
| Net realized gain (loss) on financial assets, including foreign exchange adjustments   |   |    |             |          |           |
| foreign exchange adjustments         4,430,494         (83,571)           Net change in unrealized gain (loss) on financial assets         (2,563,250)         2,077,917           Change in unrealized loss on forward contract         1,867,244         1,931,346           2,105,238         2,139,871           Expenses (income):         177,938         172,868           Administrative fees (note 4(b))         95,812         93,083           Impact of management and administrative fees (note 4(d))         (128,413)         (129,380)           Incentive fee (note 4(d))         116,997         139,585           Interest expense         57,289         23,825           Legal fees         45,554         24,115           Accounting fees         29,407         27,344           Audit fees         29,388         23,504           Listing fees         22,583         17,000           Transaction costs         13,698         4,943           Investor relations fees (note 4(e))         13,560         13,560           Trust administration and transfer agency fees         12,026         20,000           Independent review committee fees         11,600         11,238           Other         7,305         25,167           504,744   |   |    |             |          |           |
| Net change in unrealized gain (loss) on financial assets   |   |    | 4 430 494   |          | (83 571)  |
| Change in unrealized loss on forward contract         -         (63,000)           1,867,244         1,931,346           2,105,238         2,139,871           Expenses (income):         -           Management fees (note 4(b))         177,938         172,868           Administrative fees (note 4(c))         95,812         93,083           Impact of management and administrative fee reductions (note 4(a))         (128,413)         (129,380)           Incentive fee (note 4(d))         116,997         139,585           Interest expense         57,289         23,825           Legal fees         45,554         24,115           Accounting fees         29,407         27,344           Audit fees         29,388         23,504           Listing fees         22,583         17,000           Transaction costs         13,698         4,943           Investor relations fees (note 4(e))         13,560         13,560           Trust administration and transfer agency fees         12,026         20,000           Independent review committee fees         11,600         11,238           Other         7,305         25,167           504,744         466,852           Increase in net assets attributable to holders of redeemable u  |   |    |             |          |           |
| 1,867,244  |   |    | (2,303,230) |          |           |
| Expenses (income):   Management fees (note 4(b))   | Change in anicalized 1999 on lorward contract   |    | 1 867 244   |          |           |
| Expenses (income):  Management fees (note 4(b)) Administrative fees (note 4(c)) 177,938 172,868 Administrative fees (note 4(c)) 185,812 181,083 181,083 181,083 181,083 181,083 181,097 181,09 |   |    |             |          |           |
| Management fees (note 4(b))       177,938       172,868         Administrative fees (note 4(c))       95,812       93,083         Impact of management and       (128,413)       (129,380)         Incentive fee reductions (note 4(a))       116,997       139,585         Incentive fee (note 4(d))       116,997       139,585         Interest expense       57,289       23,825         Legal fees       45,554       24,115         Accounting fees       29,407       27,344         Audit fees       29,388       23,504         Listing fees       22,583       17,000         Transaction costs       13,698       4,943         Investor relations fees (note 4(e))       13,560       13,560         Trust administration and transfer agency fees       12,026       20,000         Independent review committee fees       11,600       11,238         Other       7,305       25,167         504,744       466,852          Increase in net assets attributable to holders of redeemable units       \$ 1,600,494       \$ 1,673,019         Increase in net assets attributable to       \$ 1,672,870       1,674,109  |   |    | 2,103,230   |          | 2,139,071 |
| Administrative fees (note 4(c)) 95,812 93,083 Impact of management and administrative fee reductions (note 4(a)) (128,413) (129,380) Incentive fee (note 4(d)) 116,997 139,585 Interest expense 57,289 23,825 Legal fees 45,554 24,115 Accounting fees 29,407 27,344 Audit fees 29,388 23,504 Listing fees 29,388 23,504 Listing fees 22,583 17,000 Transaction costs 13,698 4,943 Investor relations fees (note 4(e)) 13,560 13,560 Trust administration and transfer agency fees 12,026 20,000 Independent review committee fees 11,600 11,238 Other 7,305 25,167 504,744 466,852 Increase in net assets attributable to holders of redeemable units \$1,600,494 \$1,673,019 Increase in net assets attributable to  |   |    |             |          |           |
| Impact of management and administrative fee reductions (note 4(a))   |   |    |             |          |           |
| Administrative fee reductions (note 4(a))  |   |    | 95,812      |          | 93,083    |
| Incentive fee (note 4(d))  |   |    |             |          |           |
| Interest expense   |   |    |             |          |           |
| Legal fees       45,554       24,115         Accounting fees       29,407       27,344         Audit fees       29,388       23,504         Listing fees       22,583       17,000         Transaction costs       13,698       4,943         Investor relations fees (note 4(e))       13,560       13,560         Trust administration and transfer agency fees       12,026       20,000         Independent review committee fees       11,600       11,238         Other       7,305       25,167         504,744       466,852         Increase in net assets attributable to holders of redeemable units       \$ 1,600,494       \$ 1,673,019         Average number of units outstanding       1,672,870       1,674,109         Increase in net assets attributable to       1,672,870       1,674,109   |   |    | ,           |          |           |
| Accounting fees 29,407 27,344 Audit fees 29,388 23,504 Listing fees 22,583 17,000 Transaction costs 13,698 4,943 Investor relations fees (note 4(e)) 13,560 13,560 Trust administration and transfer agency fees 12,026 20,000 Independent review committee fees 11,600 11,238 Other 7,305 25,167 504,744 466,852  Increase in net assets attributable to holders of redeemable units \$1,600,494 \$1,673,019  Average number of units outstanding 1,672,870 1,674,109   |   |    |             |          |           |
| Audit fees       29,388       23,504         Listing fees       22,583       17,000         Transaction costs       13,698       4,943         Investor relations fees (note 4(e))       13,560       13,560         Trust administration and transfer agency fees       12,026       20,000         Independent review committee fees       11,600       11,238         Other       7,305       25,167         504,744       466,852    Increase in net assets attributable to holders of redeemable units         Average number of units outstanding       1,672,870       1,674,109         Increase in net assets attributable to   |   |    |             |          |           |
| Listing fees       22,583       17,000         Transaction costs       13,698       4,943         Investor relations fees (note 4(e))       13,560       13,560         Trust administration and transfer agency fees       12,026       20,000         Independent review committee fees       11,600       11,238         Other       7,305       25,167         504,744       466,852    Increase in net assets attributable to holders of redeemable units \$ 1,600,494 \$ 1,673,019 Average number of units outstanding          Increase in net assets attributable to   |   |    | ,           |          |           |
| Transaction costs         13,698         4,943           Investor relations fees (note 4(e))         13,560         13,560           Trust administration and transfer agency fees         12,026         20,000           Independent review committee fees         11,600         11,238           Other         7,305         25,167           504,744         466,852           Increase in net assets attributable to holders of redeemable units         \$ 1,600,494         \$ 1,673,019           Average number of units outstanding         1,672,870         1,674,109           Increase in net assets attributable to  |   |    |             |          |           |
| Investor relations fees (note 4(e)) Trust administration and transfer agency fees Independent review committee fees Other  Increase in net assets attributable to holders of redeemable units  Increase in net assets attributable to holders of units outstanding  Increase in net assets attributable to Increase in net assets attributable to holders of redeemable units  Increase in net assets attributable to Increase in net assets attributable to   | · · · · · · · · · · · · · · · · · · ·           |    |             |          |           |
| Trust administration and transfer agency fees Independent review committee fees Other Trust administration and transfer agency fees Independent review committee fees Independen |   |    | ,           |          |           |
| Independent review committee fees Other 7,305 11,600 7,305 25,167 504,744 466,852  Increase in net assets attributable to holders of redeemable units  Average number of units outstanding 1,672,870 1,674,109  Increase in net assets attributable to   |   |    | ,           |          |           |
| Other 7,305 25,167 504,744 466,852  Increase in net assets attributable to holders of redeemable units \$1,600,494 \$1,673,019  Average number of units outstanding 1,672,870 1,674,109  Increase in net assets attributable to  |   |    |             |          |           |
| Increase in net assets attributable to holders of redeemable units \$ 1,600,494 \$ 1,673,019  Average number of units outstanding 1,672,870 1,674,109  Increase in net assets attributable to  |   |    |             |          |           |
| Increase in net assets attributable to holders of redeemable units \$ 1,600,494 \$ 1,673,019  Average number of units outstanding 1,672,870 1,674,109  Increase in net assets attributable to  | Other   |    |             |          |           |
| holders of redeemable units \$ 1,600,494 \$ 1,673,019  Average number of units outstanding \$ 1,672,870 \$ 1,674,109  Increase in net assets attributable to   |   |    | 504,744     |          | 466,852   |
| Average number of units outstanding 1,672,870 1,674,109  Increase in net assets attributable to  | Increase in net assets attributable to          |    |             |          |           |
| Increase in net assets attributable to   | holders of redeemable units                     | \$ | 1,600,494   | \$       | 1,673,019 |
|  | Average number of units outstanding             |    | 1,672,870   |          | 1,674,109 |
|  | Increase in not assets attributable to          |    |             |          |           |
| Tioliders of redeemable units per unit \$ 0.96 \$ 1.00   |   | Φ  | 0.06        | φ        | 4.00      |
|  | noluers of redeemable units per unit            | \$ | 0.96        | <b>Þ</b> | 1.00      |

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

Years ended December 31, 2017 and 2016

|  | 2017          | 2016          |
|--|---------------|---------------|
| Net assets attributable to holders of redeemable units, beginning of year                              | \$ 24,066,037 | \$ 22,921,106 |
| Increase in net assets attributable to holders of redeemable units                                     | 1,600,494     | 1,673,019     |
| Capital transactions:  | 1,000,434     | 1,073,019     |
| Units tendered for redemption (note 5(c))  | (1,432,526)   | (25,957)      |
| Recirculation of units tendered for redemption (note 5(c)) Distributions paid to holders of redeemable | 1,432,526     | (20,007)      |
| units (note 5(d))  | (618,962)     | (502,131)     |
|  | (618,962)     | (528,088)     |
| Net assets attributable to holders of  |               |               |
| redeemable units, end of year  | \$ 25,047,569 | \$ 24,066,037 |

Statements of Cash Flows

Years ended December 31, 2017 and 2016

|  |    | 2017        |    | 2016        |
|--|----|-------------|----|-------------|
| Cash flows used in operating activities:                 |    |             |    |             |
| Increase in net assets attributable to                   |    |             |    |             |
| holders of redeemable units                              | \$ | 1,600,494   | \$ | 1,673,019   |
| Adjustments for non-cash items:                          | •  | .,000,.0.   | Ψ. | .,0.0,0.0   |
| Net realized loss (gain) on financial assets,            |    |             |    |             |
| including foreign exchange adjustments                   |    | (4,430,494) |    | 83,571      |
| Net change in unrealized loss (gain) on financial assets |    | 2,563,250   |    | (2,077,917) |
| Change in unrealized loss on forward contract            |    | _,,,,_,,_,  |    | 63,000      |
| Change in non-cash balances:                             |    |             |    | 22,222      |
| Increase in interest and dividends receivable            |    | (40,444)    |    | (9,068)     |
| Increase in accounts payable                             |    | ( -, ,      |    | (-,,        |
| and accrued liabilities                                  |    | 3,498       |    | 9,772       |
| Increase (decrease) in incentive, management             |    | ,           |    | ,           |
| and administrative fees payable                          |    | (21,759)    |    | 33,081      |
| Proceeds from sale of investments                        |    | 6,014,058   |    | 1,141,185   |
| Purchase of investments                                  |    | (6,643,230) |    | (3,648,394) |
|  |    | (954,627)   |    | (2,731,751) |
| Cash flows used in financing activities:                 |    |             |    |             |
| Units tendered for redemption                            |    | (1,432,526) |    | (25,957)    |
| Recirculation of units tendered for redemption           |    | 1,432,526   |    |             |
| Distributions paid to holders of redeemable units,       |    |             |    |             |
| net of reinvested distributions                          |    | (618,962)   |    | (502,131)   |
|  |    | (618,962)   |    | (528,088)   |
| Decrease in cash and cash equivalents                    |    | (1,573,589) |    | (3,259,839) |
| Foreign exchange gain (loss) on cash                     |    | 160,071     |    | (17,695)    |
| Cash and cash equivalents, beginning of year             |    | 3,209,544   |    | 6,487,078   |
| Cash and cash equivalents, end of year                   | \$ | 1,796,026   | \$ | 3,209,544   |
|  |    |             |    |             |
| Supplemental cash flow information:                      |    |             |    |             |
| Interest received  | \$ | 59,042      | \$ | 24,285      |
| Dividends received                                       |    | 138,508     |    | 200,076     |
|  |    |             |    |             |

Schedule of Investments

December 31, 2017

| Number of shares/units | Investments owned                           | Average cost | Fair<br>value | Fair value<br>as % of net<br>asset value |
|------------------------|---|--------------|---------------|--|
|                        | Canadian equities:                          |              |               |  |
| 47,700                 |   | \$ 341,059   | \$ 351,072    | 1.40                                     |
| 2,863                  | Cardinal Energy Ltd.                        | 3,425        | 14,573        | 0.06                                     |
| 228,100                | Chinook Energy Inc.                         | 102,645      | 54,744        | 0.22                                     |
| 8,028                  | Connacher Oil and Gas Ltd.                  | 223,500      | _             | _  |
| 1,000                  | Crystallex International Corp.              | 90           | _             | _  |
| 315,843                | Glacier Media Inc.                          | 483,043      | 173,714       | 0.69                                     |
| 1,146,900              | Grenville Strategic Royalty Corp.           | 172,519      | 114,690       | 0.46                                     |
| 21,100                 | GVIC Comm - Class B                         | 17,091       | 2,743         | 0.01                                     |
| 2,500                  | GVIC Comm - Class C                         | 18,045       | 1,800         | 0.01                                     |
| 110,365                | InPlay Oil Corp.                            | 211,901      | 209,694       | 0.84                                     |
| 40,393                 | Manitok Energy Inc.                         | 4,241        | 1,414         | 0.01                                     |
| 1,750,000              | NAPEC Inc.                                  | 1,473,750    | 3,377,500     | 13.49                                    |
| 655,000                | Northern Frontier Corp.                     | 1,187,071    | _             | _  |
| 58,400                 | NuVista Energy Ltd.                         | 312,183      | 466,616       | 1.86                                     |
| 248,033                | Plaza Retail REIT                           | 326,218      | 1,054,140     | 4.21                                     |
| 2,378                  | Point Loma Resources Ltd.                   | 261          | 583           | _  |
| 174,200                | Supremex Inc.                               | 396,824      | 783,900       | 3.13                                     |
| 83,900                 | Ten Peaks Coffee Co Inc.                    | 237,487      | 555,418       | 2.22                                     |
|                        |   | 5,511,353    | 7,162,601     | 28.61                                    |
|                        | U.S. equities:                              |              |               |  |
| 296,667                | Firm Capital American Realty Partners Corp. | 2,546,063    | 2,412,251     | 9.63                                     |
| 350,000                | Genworth Financial Inc.                     | 1,772,831    | 1,367,972     | 5.46                                     |
| 271,026                | GXI Acquisition Corp. Class A               | 359,830      | 343,786       | 1.37                                     |
| 617,058                | GXI Acquisition Corp. Class B               | 819,242      | 782,714       | 3.13                                     |
| 515,766                | Old PSG Wind-Down Ltd.                      | 700,858      | 263,618       | 1.05                                     |
| 13,157                 | Quad/Graphics Inc.                          | 595,635      | 373,858       | 1.49                                     |
| 1,323,256              | SeaCo Ltd.                                  | _            | 499           | _  |
| 2,026                  | Spanish Broadcasting System Inc.            |              |               |  |
|                        | Preferred Shares 10.75%                     | 1,923,771    | 1,795,054     | 7.17                                     |
| 15,062                 | Specialty Foods Group LLC.                  | _            | 18,929        | 0.08                                     |
| 28,333                 | Specialty Foods Group LLC. Class 1          |              |               |  |
|                        | Preferred Shares                            | _            | 1,175,032     | 4.69                                     |
| 90,663                 | Specialty Foods Group LLC. Class 2          |              |               |  |
|                        | Preferred Shares                            |              | 2,439,481     | 9.74                                     |
|                        |   | 8,718,230    | 10,973,194    | 43.81                                    |

Schedule of Investments (continued)

December 31, 2017

| Number of          |   | Average              | Fair          | Fair value<br>as % of net |
|--------------------|---|----------------------|---------------|---------------------------|
| shares/units       | Investments owned   | cost                 | value         | asset value               |
|                    | Fixed income:   |                      |               |                           |
| 10,128             | Connacher Oil & Gas Ltd.                                    | 40.000               |               |                           |
| 3,650,000          | 12.00% due Aug 31, 2018 *<br>Crystallex International Corp. | 12,399               | _             | _                         |
| 0,000,000          | 9.375% due Dec 30, 2011 *                                   | 1,889,122            | 2,981,639     | 11.91                     |
| 1,750,000          | Dealnet Capital Corp.                                       | , ,                  | ,,            |                           |
|                    | 6% due Dec 22, 2019   | 1,454,600            | 1,454,600     | 5.81                      |
| 1,000,000          | Delphi Holdings Corp.                                       |                      |               |                           |
| 1 0 10 000         | 6.55% due Jun 15, 2006 *                                    | 670,590              | _             | _                         |
| 1,043,000          | Exall Energy Corp.  | 050 000              |               |                           |
| 6.000              | 7.75% due Mar 31, 2017 *                                    | 352,036              | _             | _                         |
| 6,000              | Gasfrac Energy Services Inc.<br>7% due Feb 28, 2017 *       | 4,207                |               |                           |
| 796,000            | Grenville Strategic Royalty Corp.                           | 4,207                | _             | _                         |
| 7 30,000           | 8% due Dec 31, 2019   | 630,758              | 636,720       | 2.54                      |
| 641,260            | GuestLogix Inc  | 000,100              | 000,120       | 2.0 .                     |
| ,                  | 7% due Dec 31, 2019 *                                       | _                    | 19,558        | 0.08                      |
| 4,284,000          | Ivanhoe Energy Inc.   |                      | -,            |                           |
|                    | 5.75% due Jun 30, 2016 *                                    | 1,776,864            | _             | _                         |
|                    |   | 6,790,576            | 5,092,517     | 20.34                     |
|                    | Warrants:   |                      |               |                           |
| 7,000,000          | Dealnet Capital Corp. \$0.12 Dec 22, 2019                   | 120,400              | 175,700       | 0.70                      |
| 8,375              | Dundee Corp. \$6.00 Jun 30, 2019                            | 8,933                | 1,131         | _                         |
|                    |   | 129,333              | 176,831       | 0.70                      |
|                    |   |                      |               |                           |
| Net investments    | owned   | 21,149,492           | 23,405,143    | 93.46                     |
| Brokerage comm     | nissions  | (35,234)             | _             | _                         |
| Total portfolio of | investments   | <u>\$ 21,114,258</u> | 23,405,143    | 93.46                     |
| Other net assets   |   |                      | 1,642,426     | 6.54                      |
| Net assets         |   |                      | \$ 25,047,569 | 100.00                    |

<sup>\*</sup> Defaulted

Notes to Financial Statements

Years ended December 31, 2017 and 2016

## 1. Trust organization and nature of operations:

The Ravensource Fund (the "Trust") is a closed-end investment trust which was created under the laws of the Province of Ontario pursuant to a Declaration of Trust, dated April 28, 1997, as amended January 15, 2001 and as further amended and restated as at August 22, 2003, July 1, 2008 and July 3, 2015. The Trust's units are listed on the Toronto Stock Exchange (RAV.UN).

Computershare Trust Company of Canada acts as trustee for the Trust (the "Trustee"). At a special meeting of the Trust's unitholders, Stornoway Portfolio Management Inc., an Ontario corporation, was appointed as the investment manager ("Investment Manager") of the Trust, effective July 1, 2008. The Trust's principal place of business is located at 30 St. Clair Avenue West, Suite 901, Toronto, Ontario M4V 3A1.

The Investment Manager provides portfolio management and administrative services to the Trust, subject to the overall supervision of the Trustee. The Investment Manager is authorized to invest the Trust's assets and make investment decisions on behalf of the Trust. Senior executives of the Investment Manager own 158,044 (2016 - 166,800) units, representing 9.4% (2016 - 9.9%) of the outstanding units as at December 31, 2017.

The capital of the Trust is represented by the net assets attributable to holders of redeemable units of the Trust, and comprises investments, cash and cash equivalents, and interest and dividends receivable, offset by liabilities of the Trust. As more fully outlined in the Declaration of Trust, the principal investment objective of the Trust is to achieve absolute annual returns, with an emphasis on capital gains, through investment in selected North American securities. The Trust will invest its property primarily in North American high yield and distressed debt securities, and in equity securities. The success of the Trust depends on the investment decisions of the Investment Manager and will be influenced by a number of risk factors, including liquidity risk, market risk, investment in options, and leverage from borrowed funds.

#### 2. Basis of presentation:

The policies applied in these financial statements are based on International Financial Reporting Standards ("IFRS") in effect as at March 2, 2018, which is the date on which the financial statements were authorized for issue by the Investment Manager.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 3. Significant accounting policies:

Accounting standard issued but not yet adopted:

The following new standard and amendments to existing standards were issued by the International Accounting Standards Board ("IASB"):

The final version of IFRS 9, Financial Instruments ("IFRS 9"), was issued by the IASB in July 2014 and will replace International Accounting Standard 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. The Trust plans to adopt the new standard on the required effective date. The Trust is still assessing the impact of IFRS 9 on the classification of financial assets and financial liabilities. However, the Trust does not believe adoption of this new standard will have a significant impact to the Trust's financial statements.

The following is a summary of the significant accounting policies followed by the Trust:

## (a) Valuation of investments:

Securities listed upon a recognized public stock exchange are valued at their bid prices on the valuation dates. In a situation where, in the opinion of the Investment Manager, a market quotation for a security is inaccurate, unreliable, or not readily available, the fair value of the security is estimated using valuation techniques generally used in the industry. These techniques take into account market factors, valuation of similar securities and interest rates.

Short-term notes, treasury bills, bonds, asset-backed securities and other debt instruments traded in over-the-counter markets are valued at bid quotations provided by recognized investment dealers.

Securities not listed upon a recognized public stock exchange or not traded in over-thecounter markets are valued using valuation techniques, which take into account market factors, valuation of similar securities and interest rates.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 3. Significant accounting policies (continued):

#### (b) Valuation of forward contract:

The Trust may enter into a forward contract to hedge itself against foreign currency exchange rate risk for its foreign currency-denominated assets and liabilities in case of adverse foreign currency fluctuations against the U.S. dollar and as part of its investment strategy.

Forward contract currency transactions are contracts or agreements for delayed delivery of specific currencies in which the seller agrees to make delivery at a specified future date of specified currencies. Risks associated with forward currency contracts are the inability of counterparties to meet the terms of their respective contracts and movements in fair value and exchange rates. The Trust considers the credit risk of the counterparty for forward contracts in evaluating potential credit risk and selecting counterparties to forward contracts.

#### (c) Classification:

The Trust classifies its investments in debt and equity securities and derivatives as financial assets and financial liabilities at fair value through profit or loss ("FVTPL").

This category has two sub-categories: financial assets or financial liabilities held-for-trading; and those designated at FVTPL at inception.

#### (i) Financial assets and financial liabilities held-for-trading:

A financial asset or financial liability is classified as held-for-trading if it is acquired or incurred principally for the purpose of selling or repurchasing in the near term or if on initial recognition is part of a portfolio of identifiable financial investments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking. Derivatives, including warrants and options, are categorized as held-for-trading regardless of the Trust's intention to hold the security for a prolonged period of time. The Trust does not classify any derivatives as hedges in a hedging relationship.

#### (ii) Financial assets and financial liabilities designated at FVTPL:

Financial assets and financial liabilities classified as FVTPL are financial instruments that are not classified as held-for-trading and their performance is evaluated on a fair value basis in accordance with the Trust's documented investment strategy.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 3. Significant accounting policies (continued):

The Trust recognizes financial instruments at fair value. Purchases and sales of financial assets are recognized at their trade dates. Aside from its holdings of warrants and other derivative investments, the Trust's investments have been designated at FVTPL. The Trust's obligation for net assets attributable to holders of redeemable units is presented on the financial statements at the redemption amount as determined according to the Declaration of Trust. All other financial assets and financial liabilities are measured at amortized cost. Under this method, financial assets and financial liabilities reflect the amount required to be received or paid, discounted, when appropriate, at the contract's effective interest rate. The Trust's accounting policies for measuring the fair value of its investments and derivatives are identical to those used in measuring its net asset value for transactions with unitholders.

#### (d) Offsetting financial instruments:

Financial assets and financial liabilities are offset and the net amount reported in the statements 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.

The Trust and its custodian have agreed that in the event of a default, the custodian reserves the right to sell any and all property the Trust holds with the custodian or any of its affiliates, to offset any indebtedness the Trust may have.

## (e) Recognition/derecognition:

The Trust recognizes financial assets or financial liabilities designated as trading securities on a trade date basis - the date it commits to purchase or sell the instruments. From this date, any gains and losses arising from changes in fair value of the assets or liabilities are recognized in the statements of comprehensive income.

Other financial assets are derecognized when, and only when, the contractual rights to the cash flows from the asset expire; or when the Trust transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. The Trust derecognizes financial liabilities when, and only when, the Trust's obligations are discharged, cancelled or expired.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 3. Significant accounting policies (continued):

### (f) Income recognition:

Interest income is accrued daily and dividend income is recognized on the ex-dividend date.

The interest for distribution purposes shown on the statements of comprehensive income represents the coupon interest received by the Trust accounted for on an accrual basis. The Trust does not amortize premiums paid or discounts received on the purchase of fixed income securities, except for zero coupon bonds, which are amortized on a straight-line basis.

Realized gain (loss) on sale of financial assets and the change in unrealized gain (loss) on financial assets are determined on an average cost basis. Average cost does not include amortization of premiums or discounts on fixed income securities with the exception of zero coupon bonds.

#### (q) Income taxes:

The Trust is taxable as a mutual fund trust under the Income Tax Act (Canada) on its income, including net realized capital gains in the taxation year, which is not paid or payable to its unitholders as at the end of the taxation year. It is the intention of the Trust to distribute all of its net income and sufficient net realized capital gains so that the Trust will not be subject to income taxes.

## (h) Foreign currency translation:

Transactions in currencies other than the Canadian dollar are translated at the rates of exchange prevailing at the transaction dates. Assets and liabilities denominated in currencies other than the Canadian dollar are translated at the applicable exchange rates prevailing at the reporting dates. The functional currency of the Trust is the Canadian dollar. Resulting exchange differences are recognized in the statements of comprehensive income in net realized gain (loss) on financial assets and net change in unrealized gain (loss) on financial assets.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 3. Significant accounting policies (continued):

#### (i) Transaction costs:

Transaction costs are expensed and are included in the statements of comprehensive income. Transaction costs are incremental costs that are directly attributable to the acquisition, issue or disposal of an investment, which include fees and commissions paid to agents, advisors, brokers and dealers, levies by regulatory agencies and securities exchanges, and transfer taxes and duties.

#### (i) Use of estimates:

The preparation of financial statements in accordance with IFRS requires management to use accounting estimates. It also requires management to exercise its judgment in the process of applying the Trust's accounting policies. Estimates are continually evaluated and based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results could differ from those estimates.

## (k) Cash and cash equivalents:

Cash and cash equivalents represent cash positions, as well as any trades that are in transit as at December 31, 2017 and 2016.

## (I) Net assets attributable to holders of redeemable units per unit:

The net assets attributable to holders of redeemable units per unit is calculated by dividing the net assets attributable to holders of redeemable units of a particular class of units by the total number of units of that particular class outstanding at the end of the year.

## (m) Increase in net assets attributable to holders of redeemable units per unit:

Increase in net assets attributable to holders of redeemable units per unit is based on the increase in net assets attributable to holders of redeemable units attributed to each class of units, divided by the weighted average number of units outstanding of that class during the year.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 4. Related party transactions:

### (a) Specialty Foods Group Inc. Services Agreement:

The Trust has an investment in the securities of Specialty Foods Group LLC ("SFG"). Another fund managed by the Investment Manager also has an investment in SFG securities. A senior executive of the Investment Manager is also a member of the Board of Managers of SFG. During 2012, the Investment Manager entered into a services agreement with SFG (the "SFG Services Agreement"), whereby the Investment Manager is to provide strategic advice and analysis to SFG and, in return, will earn a fee for these services. As per its internal policy and approved by the Trust's Independent Review Committee, the Investment Manager reduced the management fees and administrative fees that it charges to the Trust in order to pass along the economic benefit of the fees earned by the Investment Manager from the SFG Services Agreement in an amount proportionate to the Trust's relative investment in SFG securities. During the year ended December 31, 2017, the Investment Manager reduced management fees by \$73,866 (2016 - \$74,422) and reduced administrative fees by \$39,774 (2016 - \$40,073), which fees and costs would have been subject to harmonized sales tax ("HST"). Therefore, the total impact of fee reductions amounted to \$128,413, inclusive of HST (2016 - \$129,380). The Investment Manager will continue to reduce the management fee and administrative fees accordingly, for so long as the Trust is invested in SFG securities and the Investment Manager continues to receive fees under the SFG Services Agreement.

#### (b) Management fees:

The management fees payable to the Investment Manager are based on the Trust's average weekly net assets attributable to holders of redeemable units at the end of each week and payable on the last business day of each calendar month as follows:

| Average weekly net assets attributable to holders of redeemable units | Management fee |
|---|----------------|
| Up to and including \$250,000,000                                     | 0.65% plus HST |
| Between \$250,000,000 and \$500,000,000                               | 0.60% plus HST |
| \$500,000,000 and more  | 0.55% plus HST |

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 4. Related party transactions (continued):

The net management fees for the year ended December 31, 2017 amounted to \$94,469 (2016 - \$88,771). The Investment Manager reduced the net management fees by \$73,866 (2016 - \$74,422), as described in further detail in (a). In the absence of the net management fee reduction, total net management fees would have amounted to approximately \$177,938, inclusive of HST (2016 - \$172,868). The net management fees payable as at December 31, 2017 amounted to \$24,909, including HST (2016 - \$24,370).

## (c) Administrative fees:

Subject to the supervision of the Trustee, the Investment Manager agrees to be responsible for and provide certain administrative services to the Trust. The Trust will pay the Investment Manager a fee based on the Trust's average weekly net assets attributable to holders of redeemable units at the end of each week and payable on the last business day of each calendar month as follows:

| Average weekly net assets attributable to holders of redeemable units | Administrative fee |
|---|--------------------|
| Up to and including \$250,000,000                                     | 0.35% plus HST     |
| Between \$250,000,000 and \$500,000,000                               | 0.30% plus HST     |
| \$500,000,000 and more  | 0.25% plus HST     |

The net administrative fees for the year ended December 31, 2017 amounted to \$50,868 (2016 - \$47,800). The Investment Manager reduced the net administrative fees by \$39,774 (2016 - \$45,283), as described in further detail in (a). In the absence of the net administrative fees reduction, total net administrative fees for 2017 would have amounted to approximately \$95,812, inclusive of HST (2016 - \$93,083). The net administrative fees payable as at December 31, 2017 amounted to \$13,413, including HST (2016 - \$13,123).

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 4. Related party transactions (continued):

#### (d) Incentive fee:

An incentive fee will be payable to the Investment Manager in any year, equal to 20% of the amount by which the net asset attributable to holders of redeemable units per unit at the end of the year, adjusted for contributions, distributions and redemptions during the year, exceeds the net assets attributable to holders of redeemable units per unit at the beginning of the year by more than 5%, plus any shortfall from the prior year. This fee is accrued monthly but calculated and paid annually. Incentive fee expense for the year ended December 31, 2017 amounted to \$116,997 (2016 - \$139,585), inclusive of HST. The incentive fee payable as at December 31, 2017 amounted to \$116,997, including HST (2016 - \$139,585).

#### (e) Investor relations fees:

The Investment Manager is paid monthly investor relations fees of \$1,000 plus applicable sales tax for unitholder reporting and other services provided under a service agreement. The aggregate investor relations fees for the year ended December 31, 2017 amounted to \$13,560, inclusive of HST (2016 - \$13,560).

#### 5. Unitholders' entitlements:

The unitholders' entitlements with respect to the net assets attributable to holders of redeemable units and distribution of income are generally as follows:

(a) Entitlement in respect of net assets attributable to holders of redeemable units:

A pro rata share of the net assets attributable to holders of redeemable units of the Trust in the proportion that each unitholders' equity bears to the aggregate unitholders' equity.

## (b) Tax designations and elections:

The Trustee shall file all tax returns, on behalf of the Trust, required by law.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 5. Unitholders' entitlements (continued):

#### (c) Redemption of redeemable units:

By delivering an Annual Redemption Request to be received by the Trust's registrar and transfer agent on or before the twentieth business day prior to the applicable annual redemption date, being the valuation date following August 31 in any year ("Annual Redemption Date"), subject to compliance with applicable laws and the provisions, unitholders shall be entitled to require the Trust to redeem some or all of their units outstanding as net assets attributable to holders of redeemable units as of the Annual Redemption Date.

#### (d) Distributions:

The Trust intends to make semi-annual distributions to unitholders of record as of the last valuation date of each of June and December in each calendar year, of such amount per unit as the Trustee, upon consultation with the Investment Manager, may determine. It is anticipated that the annual distribution will be at least equal to the net capital gains plus the net income of the Trust for that year, net of any tax losses brought forward from prior years.

During the year, the Trust made distributions of \$0.22 per unit on June 30, 2017 and \$0.15 per unit on December 29, 2017 for total distributions of \$618,962 (2016 - \$502,131).

As at December 31, 2017, the Trust had cumulative net capital losses of \$13,896,501 (2016 - \$16,780,089) for income tax purposes that may be carried forward and applied to reduce future net capital gains.

As at December 31, 2017, the Trust had non-capital losses of \$320,011 (2016 - \$45,250) for income tax purposes that may be carried forward and applied to reduce future years' taxable income.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 6. Redeemable units of the Trust:

The Trust is authorized to issue an unlimited number of redeemable units of beneficial interest, each of which represents an equal, undivided interest in the net assets attributable to holders of redeemable units of the Trust. Each redeemable unit entitles the holder to one vote and to participate equally with respect to any and all distributions made by the Trust. The redemption price per unit will be equal to the net assets attributable to holders of redeemable units per unit calculated on the redemption date.

|   | 2017                   | 2016                 |
|---|------------------------|----------------------|
| Redeemable units, beginning of year Redeemable units tendered for redemption Recirculation of redeemable units tendered | 1,672,870<br>(103,698) | 1,674,670<br>(1,800) |
| for redemption  | 103,698                | -                    |
| Redeemable units, end of year   | 1,672,870              | 1,672,870            |

## 7. Expenses:

The Investment Manager has the power to incur and make payment out of the Trust's property any charges or expenses which, in the opinion the Investment Manager, are necessary or incidental to, or proper for, carrying out any of the purposes of the Declaration of Trust, including without limitation all fees and expenses relating to the management and administration of the Trust. The Trust will be responsible for any income or excise taxes and brokerage commissions on portfolio transactions.

#### 8. Indemnification of the Investment Manager:

The Trust has indemnified the Investment Manager (and each of its directors and officers) from and against all liabilities and expenses, reasonably incurred by the Investment Manager, other than liabilities and expenses incurred as a result of the Investment Manager's willful misconduct, bad faith or negligence. There were no claims or expenses against the Investment Manager requiring indemnification during the year ended December 31, 2017 (2016 - nil).

#### 9. Financial instruments risk management:

Managing the risks of the investment portfolio is a critical element of the investment management process. The Investment Manager's overall risk management process seeks to minimize the potentially adverse effect of risk on its financial performance in a manner that is consistent with the Trust's investment mandate. To accomplish this goal, the Investment Manager utilizes a range of well-established tools and methods to manage the risk of the Trust.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 9. Financial instruments risk management (continued):

With the ability of taking both long and short positions, the Trust may incur both interest expense and borrowing fees. While the use of borrowed funds can substantially improve the return on invested capital, its use may also increase the adverse impact to which the investment portfolio of the Trust may be subjected by increasing the Trust's exposure to capital risk and higher current expenses. The Trust did not use any borrowed funds as at December 31, 2017 and 2016.

In the normal course of business, the Trust is exposed to a variety of financial risks: credit risk, liquidity risk and market risk (including currency risk, interest rate risk and other price risk). The value of investments within the Trust's portfolio can fluctuate on a daily basis as a result of changes in interest rates, economic conditions, market and company news related to specific securities within the Trust. The level of risk depends on the Trust's investment objectives and the type of securities it invests in.

#### (a) Credit risk:

Credit risk is the risk that the counterparty to a financial instrument will fail to discharge an obligation or commitment that it has entered into with the Trust. Where the Trust invests in debt instruments and derivatives, this represents the main concentration of credit risk. The market value of debt instruments and derivatives includes consideration of the creditworthiness of the issuer and, accordingly, represents the majority of the credit risk exposure of the Trust. As at December 31, 2017, the market value of the Trust's debt portfolio was \$5,092,517 (20.3% of net assets attributable to holders of redeemable units) (2016 - \$3,643,509 (15.1% of net assets attributable to holders of redeemable units)), and comprised of non-rated bonds (8.3% and 0.5% of net assets attributable to holders of redeemable units for December 30, 2017 and 2016, respectively) and defaulted bonds (12.0% and 14.6% of net assets attributable to holders of redeemable units for December 31, 2017 and 2016, respectively).

All transactions executed by the Trust in listed securities are settled/paid for upon delivery using approved brokers. The risk of default is considered minimal, as delivery of securities sold takes place once the broker has received payment, and purchases are paid for once the securities have been received by the broker. The trade will fail if either party fails to meet its obligation.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 9. Financial instruments risk management (continued):

### (b) Liquidity risk:

Liquidity risk is defined as the risk that the Trust may not be able to settle or meet its obligations on time or at a reasonable price.

The Trust's exposure to liquidity risk primarily relates to annual redemption of units. As per the Declaration of Trust, the Trust has a 35-day notice to make a redemption payment, during which time, the Investment Manager can raise sufficient cash to satisfy the payment. In addition, the Trust has the right to resell units tendered for redemption and generally retains sufficient cash to maintain liquidity.

#### (c) Market risk:

#### (i) Currency risk:

Currency risk is the risk that the value of a financial instrument will fluctuate due to changes in foreign exchange rates. Currency risk arises from financial instruments (including cash and cash equivalents) that are denominated in a currency other than the Canadian dollar, which represents the functional and presentational currency of the Trust. The Trust may enter into foreign exchange contracts for hedging purposes to reduce its foreign currency exposure, or to establish exposure to foreign currencies. The Trust's exposure to another currency is as follows:

#### 2017:

|  |                           | Exposure         |               | Impact of +/- 1<br>to holde | % on net asseters of redeemal |            |
|--|---------------------------|------------------|---------------|-----------------------------|-------------------------------|------------|
| Currency   | Cash and cash equivalents | Financial assets | Total         | Cash and cash equivalents   | Financial<br>assets           | Total      |
| United States dollar   | \$ (3,035,736)            | \$ 13,954,833    | \$ 10,919,097 | \$ (30,357)                 | \$ 139,548                    | \$ 109,191 |
| % of net assets<br>attributable to<br>holders of<br>redeemable units | (12.1)                    | 55.7             | 43.6          | (0.1)                       | 0.6                           | 0.5        |

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

## 9. Financial instruments risk management (continued):

#### 2016:

|  |                           | Exposure            |                 |                           | % on net asseters of redeemal |              |
|--|---------------------------|---------------------|-----------------|---------------------------|-------------------------------|--------------|
| Currency   | Cash and cash equivalents | Financial<br>assets | Total           | Cash and cash equivalents | Financial<br>assets           | Total        |
| United States dollar   | \$ (3,992,394)            | \$ 12,882,888       | \$<br>8,890,494 | \$ (39,924)               | \$ 128,829                    | \$<br>88,905 |
| % of net assets<br>attributable to<br>holders of<br>redeemable units | (16.6)                    | 53.5                | 36.9            | (0.2)                     | 0.5                           | 0.3          |

As at December 31, 2017, if the Canadian dollar had strengthened or weakened by 1% in relation to all currencies, with all other variables held constant, net assets attributable to holders of redeemable units would have decreased or increased, respectively, by approximately 0.5% (\$109,191) (2016 - 0.3% (\$88,905)). In practice, the actual results may differ from this sensitivity analysis and the difference could be material.

#### (ii) Interest rate risk:

Interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or fair values of financial instruments. Interest rate risk arises when the Trust invests in interest-bearing financial instruments. The Trust is exposed to the risk that the value of such financial instruments will fluctuate due to changes in the prevailing levels of market interest rates. There is no sensitivity to interest rate fluctuations on any cash balances.

The Trust has exposure to high yield bonds (8.3% of net assets (2016 - 0.5%)) and defaulted bonds (12.0% of net assets (2016 - 14.6%)) with no exposure to government bonds. Its bond investments tend to be affected more by changes in overall economic growth and company-specific fundamentals rather than changes in interest rates. Changes in interest rates do not directly affect the market value of defaulted bonds as the underlying issuers have stopped making interest payments and thus do not offer a yield component to the holder. However, the Trust's high yield bonds do have a degree of interest rate risk, which is summarized in the table below.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 9. Financial instruments risk management (continued):

As at December 31, 2017, the Trust's exposure to interest rate sensitive debt instruments by maturity and the impact on its net assets attributable to holders of redeemable units if the yield curve is shifted in parallel by an increase of 25-basis-points ("bps"), holding all other variables constant sensitivity, would be as follows:

|  | 2017            | 2016          |
|--|-----------------|---------------|
| Market by maturity date*: 1 - 3 years                              | \$<br>2,091,320 | \$<br>161,876 |
| Sensitivity to 25 bps yield change increase or decrease net assets | \$<br>9,006     | \$<br>5 1,141 |

<sup>\*</sup>Excludes cash, defaulted bonds and bonds to be converted to equity.

In practice, actual results may differ from the above sensitivity analysis and the difference could be material.

## (iii) Other price risk:

Other price risk is the risk that the market value or future cash flows of financial instruments will fluctuate because of changes in market prices (other than those arising from credit risk, interest rate risk or currency risk). All investments represent a risk of loss of capital. The Investment Manager of the Trust moderates this risk through a careful selection and diversification of securities and other financial instruments within the limits of the Trust's investment objectives and strategy. The Trust's overall market positions are monitored on a regular basis by the Investment Manager.

As at December 31, 2017, 47.7% (2016 - 45.5%) of the Trust's net assets attributable to holders of redeemable units were invested in securities traded on North American stock exchanges. If security prices on the North American stock exchanges had increased or decreased by 10% as at the year end, with all other factors remaining constant, net assets attributable to holders of redeemable units could possibly have increased or decreased by approximately 4.8% (\$1,195,503) (2016 - 4.5% (\$1,094,343)). In practice, the actual results may differ from this sensitivity analysis and the difference could be material.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 10. Fair value measurements:

Financial instruments are measured at fair value using a three-tier hierarchy based on inputs used to value the Trust's investments. The hierarchy of inputs is summarized below:

- Level 1 quoted prices (unadjusted) in public markets for identical assets or liabilities;
- Level 2 dealer-quoted prices in over-the-counter markets for identical assets or liabilities, or inputs other than quoted prices that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices); and
- Level 3 inputs for the asset or liability that are not based on observable market data (unobservable inputs).

Changes in valuation methods may result in transfers into or out of an investment's assigned level. The following tables present the Trust's financial instruments that have been measured at fair value, on a recurring basis:

| 2017                                 | Level 1                    | Level 2                      | Level 3                        | Total                                 |
|--------------------------------------|----------------------------|------------------------------|--------------------------------|---------------------------------------|
| Investments: Bonds Equities Warrants | 636,720<br>11,317,181<br>– | \$ –<br>1,795,054<br>176,831 | \$ 4,455,797<br>5,023,560<br>— | \$ 5,092,517<br>18,135,795<br>176,831 |
| \$                                   | 11,953,901                 | \$ 1,971,885                 | \$ 9,479,357                   | \$ 23,405,143                         |

| 2016   | Level 1                               | Level 2                   | Level 3                        | Total                                   |
|--|---------------------------------------|---------------------------|--------------------------------|---|
| Investments: Bonds Equities Warrants and options | \$<br>127,709<br>10,804,842<br>10,878 | \$<br>3,481,621<br>-<br>- | \$<br>34,179<br>6,609,569<br>– | \$<br>3,643,509<br>17,414,411<br>10,878 |
|  | \$<br>10,943,429                      | \$<br>3,481,621           | \$<br>6,643,748                | \$<br>21,068,798                        |

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 10. Fair value measurements (continued):

During the year ended December 31, 2017, there was one transfer from Level 1 to Level 3 in the amount of \$263,618 as the Old PSG Wind-Down Ltd. common shares were delisted from the exchange (2016 - the amount of \$34,179 as Guestlogix debentures were de-listed). There was one transfer from Level 2 to Level 3 in the amount of \$3,430,599 as Crystallex International Corp. debentures were priced using the average of two bid quotes received for the security at December 31, 2017. Also, due to changes in market conditions for one bond investment, a quoted price in an active market became available and as such this investment was transferred from Level 2 to Level 1. The Trust did not have any other transfers between Level 1, Level 2 and Level 3 included in the fair value hierarchy in the year ended December 31, 2017 or 2016.

The tables below show a reconciliation of the opening and closing balance of financial instruments recorded in Level 3:

|                          | Beginning<br>of year,<br>January 1,<br>2017 | Transfer<br>from<br>Level 1 | Transfer<br>from<br>Level 2 | Unrealized<br>fair value<br>gain (loss) | Sales<br>or<br>purchases | De | End<br>of year,<br>cember 31,<br>2017 |
|--------------------------|---|-----------------------------|-----------------------------|---|--------------------------|----|---------------------------------------|
|                          |   | 2010                        | 2010.2                      | ga (1888)                               | pu. 5. 14555             |    |                                       |
| SFG - equity             | \$ 5,406,026                                | \$<br>_                     | \$<br>_                     | \$<br>(2,848,464)                       | \$<br>(2,557,562)        | \$ | _                                     |
| Speciality Food          |   |                             |                             | ,                                       | ,                        |    |                                       |
| Group LLC                | _   | _                           | _                           | 18,929                                  | _                        |    | 18,929                                |
| Speciality Food          |   |                             |                             |   |                          |    |                                       |
| Group LLC,               |   |                             |                             |   |                          |    |                                       |
| Class 1 preferred        |   |                             |                             |   |                          |    |                                       |
| shares                   | _   | _                           | _                           | 1,175,032                               | _                        |    | 1,175,032                             |
| Speciality Food          |   |                             |                             |   |                          |    |                                       |
| Group LLC,               |   |                             |                             |   |                          |    |                                       |
| Class 2 preferred        |   |                             |                             |   |                          |    |                                       |
| shares                   | _   | _                           | _                           | 2,439,481                               | _                        |    | 2,439,481                             |
| GXI Acquisition          |   |                             |                             |   |                          |    |                                       |
| Corp equity              | 1,203,543                                   | _                           | _                           | (77,043)                                | _                        |    | 1,126,500                             |
| Old PSG Wind             |   |                             |                             |   |                          |    |                                       |
| Down - equity            |   | 263,618                     | _                           |   | -                        |    | 263,618                               |
| GuestLogix - debenture   | 34,179                                      | _                           | _                           | 13,292                                  | (27,913)                 |    | 19,558                                |
| Dealnet Capital          |   |                             |                             |   | 4 454 000                |    | 4 454 000                             |
| Corp debenture           | _   | _                           | _                           | _                                       | 1,454,600                |    | 1,454,600                             |
| Crystallex International |   |                             | 0 400 500                   | (440.000)                               |                          |    | 0.004.000                             |
| Corp.                    | _   | _                           | 3,430,599                   | (448,960)                               | _                        |    | 2,981,639                             |
| Total                    | \$ 6,643,748                                | \$<br>263,618               | \$<br>3,430,599             | \$<br>272,267                           | \$<br>(1,130,875)        | \$ | 9,479,357                             |

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

## 10. Fair value measurements (continued):

|   | Beginning<br>of year,<br>January 1,<br>2016 | Transfer<br>from<br>Level 1 | Unrealized<br>fair value<br>gain | Sales<br>or<br>purchases  | De | End<br>of year,<br>ecember 31,<br>2016 |
|---|---|-----------------------------|----------------------------------|---------------------------|----|--|
| SFG - equity<br>GuestLogix - debenture<br>GXI Acquisition Corp equity | \$<br>5,162,893<br>-<br>-                   | \$<br>34,179<br>-           | \$<br>243,133<br>-<br>24,471     | \$<br>-<br>-<br>1,179,072 | \$ | 5,406,026<br>34,179<br>1,203,543       |
| Total   | \$<br>5,162,893                             | \$<br>34,179                | \$<br>267,604                    | \$<br>1,179,072           | \$ | 6,643,748                              |

The tables below set out information about significant unobservable inputs used as at December 31, 2017 and December 31, 2016 in measuring financial instruments categorized in Level 3 in the fair value hierarchy:

|                                     | Fair value,         |   |                       | Range   |  |
|-------------------------------------|---------------------|---|-----------------------|---|--|
|                                     | December 31,        | Valuation   | Unobservable          | (weighted   | Sensitivity to changes   |
| Description                         | 2017                | technique   | input                 | average)  | in significant unobservable inputs   |
| Unlisted private equity investments | \$ 3,633,442        | Present value of expected future distributions received | EBITDA<br>multiple    | 7.00x EBITDA<br>No alternative<br>assumption to<br>disclose | Estimated fair value would increase (decrease) by \$268,878 or 7.4% for each 0.5x increase (decrease) in the EBITDA multiple |
|                                     |                     |   | Discount<br>rate      | 10%   | Estimated fair value would increase (decrease) by \$33,338 or 0.9% for each 100 bps decrease (increase) in the discount rate |
| Unlisted private                    |                     |   |                       |   |  |
| equity<br>investments               | 1,390,118           | Not applicable  | Transaction price     | Not applicable  | Not applicable   |
| Unlisted private                    | 4.454.000           | Not and Cooking   | Transaction           | Nataun Baakla   | Not on all only  |
| bonds                               | 1,454,600           | Not applicable  | price                 | Not applicable  | Not applicable   |
| Defaulted                           |                     |   |                       |   | Estimated fair value would   |
| Bonds                               | 2,981,639           | Average of<br>Broker<br>quotes<br>received              | Broker<br>quotes      | \$45 - \$85 per<br>\$100 face value                         | increase (decrease) by \$917,427<br>or 30.8%   |
| Defaulted bonds                     | 40.550              | Not andicable   | Monitor's estimate of | Nick conficely  | Net conficely  |
|                                     | <u>19,558</u>       | Not applicable  | final distribution    | Not applicable  | Not applicable   |
|                                     | <u>\$ 9,479,357</u> |   |                       |   |  |

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 10. Fair value measurements (continued):

|                                     | Fair value,<br>December 31. | Valuation   | Unobservable          | Range<br>(weighted  | Sensitivity to changes   |
|-------------------------------------|-----------------------------|---|-----------------------|---|--|
| Description                         | 2016                        | technique   | input                 | average)  | in significant unobservable inputs   |
| Unlisted private equity investments | \$ 5,406,026                | Present value of expected future distributions received | EBITDA<br>multiple    | 5.00x EBITDA<br>No alternative<br>assumption to<br>disclose | Estimated fair value would increase (decrease) by \$298,763 or 5.2% for each 0.5x increase (decrease) in the EBITDA multiple |
|                                     |                             | 10001100  | Discount<br>rate      | 3% to 10%<br>discount rate<br>(6.6% weighted<br>average)    | Estimated fair value would increase (decrease) by \$31,013 or 0.5% for each 100 bps decrease (increase) in the discount rate |
| Unlisted private equity investments | 1,203,543                   | Not applicable  | Recent<br>transaction | Not applicable  | Not applicable   |
| Defaulted<br>bonds                  | 34,179                      | Not applicable  | Broker<br>quotes      | Not applicable  | Not applicable   |
|                                     | \$ 6,643,748                |   |                       |   |  |

The Investment Manager is responsible for performing the fair value measurements included in the financial statements of the Trust, including Level 3 measurements. The Investment Manager obtains pricing for Level 3 financial instruments from a third-party pricing vendor, which is reviewed and approved by the Investment Manager.

Financial instruments not measured at fair value:

(a) The cash and cash equivalents, interest and dividends receivable, accounts payable and accrued liabilities, management and administrative fees payable and incentive fee payable are short-term financial assets and financial liabilities which carrying amounts approximate fair values.

Cash and cash equivalents and interest and dividends receivable include the contractual amounts for settlement of trades and other obligations due to the Trust. Accruals represent the contractual amounts and obligations due by the Trust for settlement of trades and expenses.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

#### 10. Fair value measurements (continued):

(b) The Trust's redeemable units are measured at the redemption amount and are considered a residual interest in the assets of the Trust after deducting all of its liabilities.

The redemption value of redeemable units is calculated based on the net difference between total assets and all other liabilities of the Trust in accordance with the Declaration of Trust. The units are redeemable annually, at the holders' option, for cash equal to the proportionate share of the Trust's net asset value attributable to the share class, as described in the Declaration of Trust and in note 5(c).

## 11. Net gain from financial assets at FVTPL:

|   | 2017         | 2016            |
|---|--------------|-----------------|
| Net realized gain (loss) on financial assets:             |              |                 |
| Financial assets held-for-trading                         | \$ -         | \$<br>464,000   |
| Financial assets designated at FVTPL                      | 4,430,494    | (547,571)       |
|   | 4,430,494    | (83,571)        |
| Net change in unrealized gain (loss) on financial assets: |              |                 |
| Financial assets held-for-trading                         | 45,544       | (61,045)        |
| Financial assets designated at FVTPL                      | (2,608,794)  | 2,075,962       |
|   | (2,563,250)  | 2,014,917       |
|   | \$ 1,867,244 | \$<br>1,931,346 |

The realized gain (loss) from financial assets at FVTPL represents the difference between the carrying amount of the financial asset at the beginning of the reporting year, or the transaction price if it was purchased during the reporting year, and its sale or settlement price.

The net change in unrealized gain (loss) on financial assets represents the difference between the carrying amount of a financial asset at the beginning of the reporting year, or the transaction price if it was purchased during the reporting year, and its carrying amount at the end of the reporting year.

Notes to Financial Statements (continued)

Years ended December 31, 2017 and 2016

## 12. Capital disclosures:

The Investment Manager has policies and procedures in place to manage the capital of the Trust in accordance with the Trust's investment objectives, strategies and restrictions, as detailed in the offering document. Information about the capital is described in the statements of changes in net assets attributable to holders of redeemable units and the Trust does not have externally imposed capital requirements.

## 13. Comparative information:

Certain 2016 information has been reclassified to conform with the financial statement presentation adopted in 2017.

