

This prospectus constitutes a public offering of these securities only in Saskatchewan and therein only by persons permitted to sell such securities. No securities regulatory authority has expressed an opinion about these securities and it is an offence to claim otherwise.

AMENDED AND RESTATED CONTINUOUS PROSPECTUS DATED DECEMBER 31, 2015 AMENDING AND RESTATING THE CONTINUOUS PROSPECTUS DATED NOVEMBER 5, 2015

Continuous Offering

December 31, 2015

SASKWORKS VENTURE FUND INC.

This Amended and Restated Prospectus dated December 31, 2015 to the Continuous Prospectus dated November 5, 2015 (the "Prospectus") provides information respecting the creation of two series of Class A shares and two series of Class R shares where the existing Class A shares and the Class A-R Shares are renamed and re-designated. The Prospectus which follows has been amended and restated so to fully explain the change in the Fund's capital structure and the changes that occur as a result of the creation of the new series of Class A and Class R shares. All terms in this Amended and Restated Prospectus have the same meaning as those used in the Prospectus.

Summary: The Fund has amended its Articles of Incorporation effective December 31, 2015 to create two series of Class A shares and two series of Class R shares, being specifically:

- Class A – Series A
- Class A – Series F
- Class R – Series A
- Class R – Series F

The existing Class A Shares and Class A-R Shares under the Prospectus have been re-designated and renamed Class A – Series A and Class R – Series A respectively, which shares have all of the same rights, benefits and privileges of the prior Class A and Class A-R Shares.

The Class A – Series A shares and Class R – Series A shares shall have the same Net Asset Value as prior named shares, and shall be offered to investors on a continuous basis.

The Class A – Series F shares and Class R – Series F shares shall be offered to investors effective January 1 to January 7, 2016 at a Net Value Asset Value equal to that of Class A – Series A and Class R – Series A shares respectively. After the first week, normal valuations will occur, and each of the four series of shares ("Subscriber Shares") will be offered on a continuous basis at their individual Net Asset Values.

The Base Commission and the Additional Commission will continue to be paid by the Fund on the distribution of Class A – Series A shares and Class R – Series A shares. A 1% commission will be payable by the Fund to the Agent, however no commission will be paid to Sub-Agents for the distribution of Class A – Series F shares or Class R – Series F shares.

All series of Class A shares will be invested in diverse investments in the same manner as the previous Class A Shares, and all series of Class R shares will invest in the resource sector, in the same manner as the prior Class A-R Shares.

The amended prospectus has been restated in order to fully set out the changes that occur as a result of this Amended and Restated Prospectus to the Prospectus.

AMENDED AND RESTATED PROSPECTUS

Continuous Offering

December 31, 2015

SASKWORKS VENTURE FUND INC.

Class A – Series A
Class A – Series F

Class R – Series A
Class R – Series F

Continuous Offering Price: Net Asset Value per Share for each series of Class A or Class R share

The Fund: SaskWorks Venture Fund Inc. (the “Fund”) is registered as a labour-sponsored venture capital corporation under *The Labour Sponsored Venture Capital Corporation Act* (Saskatchewan).

The Fund makes investments in a diversified portfolio of eligible businesses, and securities of eligible Canadian private and public companies, with the objective of achieving long-term capital appreciation. The Fund’s investment objective and strategies are described later in this document. See **“Investment Objectives” and “Investment Strategies”**.

The Sponsor: The sponsor of the Fund is SaskWorks Federation of Unions, a federation currently comprised of certain Saskatchewan union locals of Unifor (Saskatchewan Area Council), a trade union as defined in *The Trade Union Act* (Saskatchewan), as well as other locals and associations. See **“Organization and Management Details of the Fund - Management of the Fund”**.

The Manager: The manager and portfolio advisor of the Fund is PFM Venture Capital Operations Inc., a Saskatchewan corporation. See **“Organization and Management Details of the Fund – Management of the Fund - The Manager”**.

The Offering: Subscriber Shares (as herein defined) may only be issued to an individual who is a resident in Saskatchewan on the last day of the taxation year for which he/she applies for a tax credit, or to such individual’s, or to his or her spouse’s or common law partner’s, RRSP or an individual purchasing Subscriber Shares during the taxation year in respect of which he/she intends to apply for the tax credits applicable to such purchase, the onus rests with the individual to ensure that he/she is still resident in Saskatchewan (for purposes of payment of provincial income tax) on December 31st of that year. If this is not the case, such individual will not be eligible for the 20% Saskatchewan tax credit in respect of the purchase of the Subscriber Shares. See **“Income Tax Considerations - Tax Credits Available to First Purchaser of Subscriber Shares”**.

An individual who purchases Subscriber Shares and meets all other prescribed conditions will be eligible for a tax credit (as defined in this prospectus). Subscriber Shares may also be issued directly to certain registered retirement savings plans (“RRSPs”) and an individual may claim a tax credit for the year in respect of the purchase of Subscriber Shares by the RRSP. See **“Risk Factors” and “Income Tax Considerations”**. **Subscriber Shares are not eligible to be held in a TFSA.**

The minimum initial subscription for Subscriber Shares is \$500 with a minimum subsequent subscription of \$100, subject to waiver by the Fund to accommodate preauthorized contribution plans and payroll deduction plans. The maximum dollar amount of Subscriber Shares that can be issued in any 12 month period ended March 31 is \$40 million. The Fund has restated its Articles of Incorporation so that Class A Shares and Class A-R Shares are now offered in series, being Class A – Series A, Class A – Series F, Class R – Series A and Class R – Series F. Subscriber Shares heretofore known as Class A Shares and Class A-R Shares are re-designated and are now called Class A – Series A shares and Class R – Series A shares respectively, with each of such series of shares retaining the same rights, benefits and privileges as the original Class A and Class A-R Shares. The Class A – Series F shares and the Class R – Series F shares also have the same rights, benefits and privileges as of the original Class A and Class A-R Shares respectively, provided that no fees are paid to Sub-Agents on the sale of such shares and no early redemption fees are assessed or charged to such series F shares.

Investors may allocate all of their subscription to Class A– Series A, Class A – Series F, Class R – Series A or Class R – Series F shares or a combination of such series of classes of Subscriber Shares. Subscriptions will be received subject to rejection or allotment in whole or in part in the discretion of the Fund. The Subscriber Shares are offered for sale only through registered dealers or other persons licensed to sell Subscriber Shares of the Fund. See **“Purchase of Securities (Plan of Distribution)”**.

As at October 31, 2015, the Fund had total equity of \$383,327,136 (October 31, 2014 - \$355,698,788) of which \$293,951,988 (October 31, 2014 - \$264,035,930) was attributable to the capital raised through the issuance of Class A– Series A shares and \$89,375,148 (October 31, 2014 - \$91,662,858) was attributable to the capital raised through the issuance of Class R – Series A shares. Class A – Series F and Class R – Series F shares are being offered to investors for the first time under this prospectus effective January 1 to January 7, 2016, at a Net Asset Value amount equal to the Net Asset Value amount of Class A – Series A and Class R – Series A respectively. Thereafter, all Subscriber Shares will be valued weekly and sold at their respective Net Asset Values. As at the date of this prospectus, the Sponsor is the registered holder of 10 Class B shares (being all of the issued and outstanding Class B Shares). Each series of class of shares of the Fund has a separate accounting of its investment acting such that

the net asset value attributable to each class of shares can be separately determined. The venture investment and share subscription activity of each series of class of shares will have a separate accounting such that the net assets attributable to each series of class of shares will be reflected in the financial statements.

Tax Benefits: Individual Saskatchewan residents (other than trusts) who purchase Subscriber Shares prior to February 29, 2016 will be eligible for a Federal Tax Credit for the 2015 taxation year of 10% of the individual's net cost of the purchase of the Subscriber Shares to a maximum of \$500.00 (which is reached on an investment of \$5,000.00). The Federal Tax Credit for Subscriber Shares purchased prior to March 1, 2017 for the 2016 taxation year will be reduced to 5% to a maximum of \$250.00. For 2017 and subsequent years the Federal Tax Credit is eliminated.

Individuals purchasing Subscriber Shares will also be entitled to a Saskatchewan tax credit of 20% of the individual's cost of the purchase of Subscriber Shares to a maximum of \$1,000.00 (which is reached on an investment of \$5,000.00). The phase out of Federal Tax Credit does not affect the Saskatchewan tax credit. **See "Income Tax Considerations".**

Redemption: The Manager believes that the Fund can satisfy redemption requests for any series of Class A shares and/or Class R shares in the ordinary course. If cash inflows from income and principal repayments, divestment activity or sales of any series of Class A or series of Class R shares are materially lower than expected, or if levels of any series of Class A or series of Class R shares redemption requests or expenses are materially higher than expected, the Fund may not have sufficient cash available to process redemption requests in the ordinary course or make new investments. **See "Investment Strategies" and "Risk Factors – Lack of Liquidity".**

These securities are highly speculative in nature. An investment in the Fund is appropriate only for investors who are able to make a long-term investment and who have the capacity to absorb a loss of some or all of their investment. There is no guarantee that an investment in the Fund will earn a regular rate of return. In addition to the tax benefits of investing in Subscriber Shares, prospective investors should fully assess the investment merits of the Fund. Although the Fund is a "mutual fund" as defined under the securities legislation applicable in the Province of Saskatchewan, some of the rules designed to protect investors who purchase securities of mutual funds in Saskatchewan do not apply to the Fund. In particular, compliance with rules directed at ensuring liquidity and diversification of investments and certain other investment restrictions and practices normally applicable to mutual funds do not apply. **See "Risk Factors".**

The Fund may have a contingent liability for the repayment of tax credits in certain circumstances. In most cases, investors must repay any tax credits received as a result of their investment in the Fund if their Subscriber Shares are redeemed within eight years of purchase. Subject to certain exceptions, investors who hold Class A – Series A or Class R – Series A shares must also pay redemption fees if their shares are redeemed within eight years of purchase. **See "Fees and Expenses Payable by the Investor".** The Fund is prohibited by law from making redemptions in certain circumstances. The Fund may suspend redemptions for substantial periods of time in some circumstances, and, in any financial year, the Fund will not be required to redeem Subscriber Shares where the total redemptions in the fiscal year would exceed either 20% of the Fund's retained earnings or 50% of the Fund's earnings after taxes for the previous year in the class of Subscriber Shares of which redemption is requested. Investors may not be able to dispose of their Subscriber Shares other than by way of redemption as there is no formal market, such as a stock exchange, through which the Subscriber Shares may be sold. **See "Income Tax Considerations" and "Description Of Securities Distributed – Class A – Series A shares and Class R – Series A shares".**

The Subscriber Shares will be distributed at their net asset value next determined after receipt of a purchase order. Accordingly, the price may vary at which Subscriber Shares may be purchased.

Careful consideration should be given to the risk factors associated with making an investment in the Fund. Risks include those attributable to:

- the nature of the investment;
- a lack of liquidity and diversification of portfolio securities;
- a lack of liquidity of the Subscriber Shares;
- external factors;
- uncertainties inherent in the valuation of portfolio securities;
- follow-on financings;
- the role of the Manager;
- non-compliance with investment requirements;
- revocation of registration;

- non-cash distributions;
- legislative changes;
- tax matters; and
- indemnification of the Manager and its officers and directors.

See **“Risk Factors”** later in this document for further details. Investors should consult with their own financial and tax advisors before making an investment in the Fund.

The shares will be distributed through the Agent and an investor may contact the Agent for a registered broker sub-agent in the Province of Saskatchewan.

The Fund may declare such dividends on the Subscriber Shares from time to time out of monies legally available for dividends as may be appropriate. There has been no cash dividend distribution by the Fund since its inception. The Fund intends to capitalize annually certain amounts of its interest and other investment income (other than dividends in respect of taxable Canadian corporations) and capital gains to the extent necessary to obtain a refund of the tax otherwise payable on its taxable capital gains and to reduce the tax otherwise payable by it on its interest and other investment income (other than dividends in respect of taxable Canadian corporations). See **“Distribution Policy”**.

Additional
Information:

Additional Information about the Fund is available in the following documents:

- (i) Comparative annual financial statements of the Fund for the fiscal year ended August 31, 2015, together with the accompanying report of the Auditor;
- (ii) The most recently filed annual management report of fund performance of the Fund;
- (iii) The most recently filed Committee Report of the IRC; and
- (iv) The most recently filed Fund Facts.

These documents are incorporated by reference into this prospectus which means that they legally form part of this prospectus. See **“Documents Incorporated by Reference”** for further details.

Copies of these documents are available at your request, and at no cost by calling the Fund at 1-306-791-4833 or from your dealer. These documents are also available on the Fund’s website at www.saskworks.ca or by contacting the Fund at saskworks@saskworks.ca. These documents and other information about the Fund are also available on the SEDAR website at <http://www.sedar.com>.

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GLOSSARY OF CERTAIN TERMS

In addition to certain other terms defined elsewhere in this Prospectus, when used in this Prospectus, the following terms have the following meanings:

"**Act**" means *The Labour Sponsored Venture Capital Corporation Act* (Saskatchewan).

"**2016 Amended Administrative Services Agreement**" means an administrative services agreement to be dated effective January 1, 2016 and entered into between the Fund and Conexus providing for payment of Base Commission and Additional Commission by Conexus to the Agent and Sub-Agents, selling Subscriber Shares relative to the 2016 calendar year. See "**Purchase of Securities (Plan of Distribution)**".

"**Additional Commission**" means an additional commission of 1.0% of the gross proceeds raised in any fiscal year on the sale of Subscriber Shares and paid by Conexus to the Agent.

"**Administrative Services Agreements**" means collectively the administrative services agreements entered into between the Fund and Conexus on January 1st of each of the years 2004 to and including 2015 and including the 2016 Amended Administration Services Agreement and providing for payment of Base Commission and Additional Commission by Conexus to the Former Agent and Agent, as applicable, relative to Subscriber Shares sold in the calendar years 2004 to and including March 1, 2016. See "**Purchase of Securities (Plan of Distribution)**".

"**Administrative Services Fee**" means an annual administrative services fee of 0.875% of the gross proceeds raised in any calendar year on the sale of Subscriber Shares payable by the Fund to Conexus.

"**Affiliate**" has the meaning given that term in the Securities Act.

"**Amended Agency Agreement**" means the amended and restated agency agreement dated December ____, 2015 with the Agent. See "**Purchase of Securities (Plan of Distribution)**".

"**Agent**" means Industrial Alliance Securities Inc.

"**Articles**" means the articles of incorporation of the Fund as amended and restated from time to time.

"**Auditors**" means MNP LLP, Chartered Accountants, Regina, Saskatchewan.

"**Audit/Valuation Committee**" means the audit/valuation committee of the Fund. See "**Calculation of Net Asset Value - Valuation Policies and Procedures of the Fund - Audit/Valuation Committee**".

"**Base Commission**" means a commission of 6% calculated on the gross proceeds raised in any fiscal year paid by Conexus to the Agent and Sub-Agents selling Class A – Series A and Class R – Series A shares.

"**Board**" means the board of directors of the Fund.

"**Capital Reserve**" means sufficient liquid investments maintained by the Fund to permit, in any fiscal year, redemptions in an amount equal to the lesser of 20% of the Fund's retained earnings or 50% of the Fund's net earnings after taxes in the immediately preceding fiscal year.

"**CPA**" means Chartered Professional Accountants of Canada.

"**Class A Shares**" means all series of the Class A shares issued by the Fund.

"**Class A – Series A shares**" means a new series of Class A shares set forth under the Amended Articles of Incorporation of the Fund dated December 31, 2015, which have been re-named and re-designated shares and which hold all of the same rights and privileges as the shares formerly named and known as Class A Shares.

"**Class A – Series F shares**" means a new series of Class A – Series of shares as set forth under the Amended Articles of Incorporation of the Fund dated December 31, 2015.

"**Class R Shares**" means all series of Class R shares issued by the Fund.

"**Class R – Series A shares**" means a new series of Class R series of shares set forth under the Amended Articles of Incorporation of the Fund dated December 31, 2015, which have been re-named and re-designated shares and which hold all of the same rights and privileges as the shares formerly named and known as Class A-R Shares.

"**Class R – Series F shares**" means a new series of Class R – Series of shares as set forth under the Amended Articles of Incorporation of the Fund dated December 31, 2015.

"**Concentra Trust**" means Concentra Trust, a trust company incorporated pursuant to the *Trust and Loan Companies Act* (Canada).

"**Conexus**" means Conexus Credit Union 2006, a Saskatchewan credit union.

"**CRA**" means Canada Revenue Agency.

"**Custodial Agreement**" means an agreement dated January 25, 2001 between the Fund and CIBC Mellon Global Securities Services Company, the successor in interest to The Toronto-Dominion Bank. See "**Purchase of Securities (Plan of Distribution) - Custodial Agreement**".

"**Cut-Off Date**" means the last day for obtaining a Federal or Saskatchewan tax credit for the preceding year (usually the sixtieth day of the calendar year or the first business day thereafter) or such sooner date as the Fund may reach its Maximum Offering in any calendar year.

"**Dissolution**" means the liquidation, dissolution or winding-up of the Fund, whether voluntary or involuntary, or any other distribution of the property and assets of the Fund for the purposes of winding-up its affairs.

"**Early Redemption Fee**" means an amount equal to 1% of the Redemption Amount for each year or part year remaining before the eighth anniversary of the date of issue of a particular Class A – Series A share or Class R – Series A share.

"**Eligible Investments**" means eligible investments for the Fund in eligible businesses, defined as taxable Canadian corporations or limited partnerships that carry on business in Saskatchewan, that together with related corporations or limited partnerships, do not have more than 500 employees, and that in the taxation year preceding the investment paid at least 25% of all their wages and salaries to employees of their permanent establishment in Saskatchewan.

"**Federal Act**" means the *Income Tax Act* (Canada), as amended from time to time.

"**Former Agent**" means Union Securities Ltd.

"**Fund**" means SaskWorks Venture Fund Inc., a Saskatchewan corporation registered as a labour-sponsored venture capital corporation under the Act.

"**GAAP**" means the generally accepted accounting principles for publically accountable enterprises recommended by the Chartered Professional Accountants of Canada as set forth, at the relevant time, in Part V of the "CPA Handbook."

"**Governance and Nominating Committee**" means the governance and nominating committee of the Fund. See "**Organization and Management Details of the Fund - Management of the Fund - Governance and Nominating Committee**".

"**IFRS**" means the international financial reporting standards for Canadian publicly accountable enterprises, as the same may be amended from time to time.

"**Innovation Sector**" means companies operating within the clean/environmental technology, health and life sciences, crop sciences, industrial biotechnology, information and communication technology, alternative energy industries; or, companies developing and/or employing value-added processes or technologies in Saskatchewan's traditional sectors (i.e. energy, agriculture, manufacturing).

"**Investment Committee**" means the investment committee of the Fund. See "**Investment Strategies - Investment Approval and Review Process**".

"**Investment Period**" means the period commencing January 1st in any calendar year and ending at the Cut-Off Date in the ensuing calendar year and which is open for subscription of Subscriber Shares under this or any subsequent prospectus of the Fund where the income deduction for such subscription is taken for the period January 1st to December 31st of that same time frame.

"**IPA**" means an incentive participation amount equal to 20% of any return derived from an Eligible Investment of the Fund from capital raised through the issuance of Subscriber Shares.

"IRC" means the independent review committee of the Fund. See **"Organization and Management Details of the Fund – Independent Review Committee"**.

"**Management Agreement**" means the amended and restated management agreement dated April 20, 2011 entered into between the Manager and the Fund, as amended by an agreement to amend the amended and restated management agreement dated December 14, 2012, as the same may be further amended and restated from time to time. See **"Organization and Management Details of the Fund – Management of the Fund - The Manager"**.

"**Manager**" means PFM Venture Capital Operations Inc., a Saskatchewan corporation.

"**Net Asset Value**" means the value of the total assets of the Fund less the value of the total liabilities of the Fund, historically calculated in accordance with GAAP and is the value used for the purpose of issuance and redemption of the Subscriber Shares. Effective September 1, 2014 Net Asset Value is calculated in accordance with IFRS, and such calculation has not differed substantially from that previously calculated under GAAP. See **"Calculation of Net Asset Value"**

"**Net Asset Value per Class A– Series A share**" means the Net Asset Value per share attributable to the Class A – Series A shares.

"**Net Asset Value per Class A – Series F share**" means the Net Asset Value per share attributable to the Class A – Series F shares.

"**Net Asset Value per Class R – Series A share**" means the Net Asset Value per share attributable to the Class R – Series A shares.

"**Net Asset Value per Class R – Series F share**" means the Net Asset Value per share attributable to the Class R – Series F shares.

"**Net Asset Value per Share**" means either the Net Asset Value per Class A– Series A share, Net Asset Value per Class A – Series F share, Net Asset Value per Class R – Series A share or Net Asset Value per Class R – Series F share, as applicable.

"**NI 81-106**" means National Instrument 81-106 - *Investment Funds Continuous Disclosure*.

"**NI 81-107**" means National Instrument 81-107 - *Independent Review Committee for Investment Funds*.

"**Offering**" means the continuous offering of Subscriber Shares by the Fund pursuant to this Prospectus. See **"Prospectus Summary - The Offering"**.

"**Redemption Amount**" means an amount equal to the Net Asset Value per Share attributable to the applicable Subscriber Shares as at the last Business Day of the week in which the Fund receives (or is deemed to have received) the request for redemption plus any declared and unpaid dividends thereon.

"**Receiver General**" means the Receiver General of Canada.

"**Restated Prospectus**" means this amended and restated prospectus dated December 31, 2015.

"**RRIF**" means a registered retirement income fund, as defined in section 146.3(1) of the Federal Act.

"**RRSP**" means a registered retirement saving plan, as defined in section 146(1) of the Federal Act.

"**RRSP Agency Trust Agreement**" means the agreement dated February 6, 2001, entered into between the Manager, on behalf of the Fund, and Concentra Trust. See **"Purchase of Securities (Plan of Distribution) - RRSP Purchases"**.

"**Saskatchewan Regulations**" means the Labour-sponsored Venture Capital Corporations Regulations.

"**Saskatchewan Minister**" means the Minister of the Economy.

"**Saskatchewan Tax Act**" means *The Income Tax Act*, 2000 (Saskatchewan), as amended from time to time.

"**Securities Act**" means *The Securities Act*, 1988 (Saskatchewan), as amended from time to time.

"**SEDAR**" means the internet based system for electronic data archiving and retrieval maintained by or on behalf of Canadian securities regulators.

"**Services Agreement**" means a services agreement dated January 1, 2008 between the Fund and Prometa Fund Support Services Inc. See **"Shareholder Matters"** and **"Organization and Management Details of the Fund - Registrar and Transfer Agent"**.

"Sponsor" means **SaskWorks Federation of Unions**, a federation currently comprised of certain Saskatchewan union locals of Unifor, a trade union as defined in *The Trade Union Act* (Saskatchewan) and former sponsor of the Fund, as well as other locals and associations.

"Sponsorship Agreement" means the sponsorship agreement dated December 1, 2009 entered into between the Fund and the Sponsor. See **"Organization and Management Details of the Fund"**.

"Standard Pacing Requirements" means the obligation of the Fund under the Act to invest and maintain at least 75% of its equity capital raised through the issuance of Subscriber Shares in Eligible Investments.

"Sub-Agents" means registered dealers appointed from time to time by the Agent or Former Agent to sell Subscriber Shares.

"Subscriber Shares" means collectively the Class A– Series A shares, the Class A – Series F shares, the Class R – Series A shares and the Class R – Series F shares and **"Subscriber Share"** means individually any series of a Class A share or any series of a Class R share.

"Tax Credit Trust Agreement" means an agreement made effective December 29, 2000 between CIBC Mellon Global Securities Services Company, as successor in interest to The Toronto-Dominion Bank, as trustee, and the Government of Saskatchewan. See **"Investment Strategies – Investment Restrictions and Practices"**.

"TFSA" means a tax free savings account, as defined under the Federal Act.

"Trailer Commission" means an on-going trailer commission equal to 0.5% per year for each fiscal year that an investor's investment in Class A – Series A or Class R – Series A shares is maintained within the Fund.

"Transfer Agent" means Prometa Fund Support Services Inc. and its successors.

"Trust Monies" means an amount equal to the tax credits paid by the Saskatchewan Government, being 20% of the capital raised by the sale and issuance of Subscriber Shares to Saskatchewan residents.

"Weekly Valuation Update" means the net asset valuation update of the Fund as at the close of business on Thursday of each week.

"\$" means Canadian dollars.

Words importing the singular number only include the plural and vice versa and words importing a gender, include all genders.

NOTICE REGARDING FORWARD-LOOKING STATEMENTS

Certain of the statements made and information contained in the prospectus and in the documents incorporated by reference herein may contain "forward-looking information" within the meaning of the applicable securities laws, which involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Fund, or industry results, to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements.

Forward-looking statements are subject to a variety of risks and uncertainties which could cause actual events or results to differ from those reflected in the forward-looking statements, including, without limitation, risks and uncertainties described under the heading **"Risk Factors"** in this prospectus. Forward-looking information is, in addition, based on various assumptions including, without limitation, the expectations and beliefs of management. Should one or more of these risks and uncertainties materialize, or should underlying assumptions prove incorrect, actual results may vary materially from those described in forward-looking statements. Accordingly, readers are advised not to place undue reliance on forward-looking statements.

When used in this prospectus or a document incorporated by reference herein, the words "anticipate", "believe", "estimate" and "expect" and similar expressions, as they relate to the Fund, are intended to identify forward-looking statements relating to the business and affairs of the Fund.

Forward-looking statements made in a document incorporated by reference in this prospectus are made as at the date of the original document and have not been updated except as expressly provided for in this prospectus.

Except as required under applicable securities laws, the Fund undertakes no obligation to publicly update or revise forward-looking statements, whether as a result of new information, future events or otherwise.

SUMMARY OF FEES AND EXPENSES

This table lists the fees and expenses that an Investor may have to pay if it invests in the Fund. The Investor may have to pay some of these fees and expenses directly. The Fund may have to pay some of these fees and expenses, which will be required to be deducted from the gross revenues of the Fund:

Fees and Expenses Payable by the Fund:

Type of Fee	Amount and Description
Agent's Corporate Finance Fee	\$25,000 per annum is paid to the Agent
Agent's Legal Fees	\$20,000 per annum is paid to Agent's counsel
Agent's Base Commission ⁽¹⁾	6% calculated on the gross proceeds raised in any fiscal year through the sale of Class A – Series A share or Class R – Series A share is paid to the Agent at the time the subscription for such shares is accepted by the Fund. See "Purchase of Securities (Plan of Distribution)" and "Organization and Management Details of the Fund - Agent and Other Compensation"
Agent's and Former Agent's Trailer Commission	0.5% per Class A – Series A and Class R – Series A share for each fiscal year that the investment is maintained within the Fund
Agent's Additional Commission ⁽¹⁾	1.0% calculated on the gross proceeds raised in any fiscal year through the sale of Subscriber Shares is paid to the Agent at the time the subscription for Subscriber Shares is accepted by the Fund. See "Purchase of Securities (Plan of Distribution)" and "Organization and Management Details of the Fund - Agent and Other Compensation"
Management Base Fee	2.5% per annum of the aggregate Net Asset Value of the Subscriber Shares as at each valuation date is paid to the Manager
IPA	20% of the return derived from an Eligible Investment of the Fund, from capital raised through the issuance of Subscriber Shares, is accrued from the date of investment in Eligible Investments and the IPA associated with an Eligible Investment will be paid annually to the Manager only upon realization of the Eligible Investment. See "Organization and Management Details of the Fund - Management Fees & Expenses"
Administrative Services Fee	0.875% of the gross proceeds raised in any calendar year on the sale of Class A – Series A and Class R – Series A shares is paid to Conexus
Other Fees and Expenses	All direct costs and expenses incurred in the operation of the Fund. See "Fees and Expenses - Fees and Expenses Payable by the Fund"

Notes:

- (1) Since February 1, 2004 the Agent's Base Commission and Additional Commission payable for the sale of Class A – Series A shares and Class R – Series A shares are not directly paid by the Fund. The Fund invests sufficient money in Conexus on a non-interest bearing basis, from time to time, to enable it to pay the Base Commission and Additional Commission payable for the sale of Class A – Series A shares and Class R – Series A shares on behalf of the Fund. The aggregate investments made by the Fund in Conexus during each calendar year will be repaid by Conexus to the Fund in eight equal payments beginning on January 10 of the year immediately following such calendar year. See **"Purchase of Securities (Plan of Distribution) - Administrative Services Agreement"**.

Fees and Expenses Payable by the Investor:

Type of Fee	Amount and Description
Sales Charge	Sales commissions and other fees and expenses are paid indirectly by Investors through the Fund and the Fund, directly or indirectly, pays such commissions, fees and costs, as applicable, out of the proceeds from the sale of Class A – Series A and Class R – Series A shares. The 1% Additional Commission is paid to the Agent for the sale of Class A – Series F and Class R – Series F shares, while no fees are paid to Sub-Agents for the sale of such shares. See "Purchase of Securities (Plan of Distribution)" and "Fees and Expenses - Fees and Expenses Payable by the Fund - Agent and Other Compensation"
Transfer Fee	Nil
RRSP Fee	The Manager, on behalf of the Fund, has made arrangements with Concentra Trust, pursuant to which individual investors may establish a RRSP with Concentra Trust and have the RRSP purchase Subscriber Shares. Where the aggregate funds in a trust governing a RRSP or a RRIF are less than \$10,000 at the end of the eight year hold period for the initial subscription, a one-time administrative fee, payable at the end of the eight year hold period for the initial subscription, in the sum of \$35 plus GST (\$36.75 in total) will be charged by Concentra Trust for such transactions. These administration fees are subject to change on 60 days' notice without prior approval of the participants. Investors may also have their own or their spouse's or common law partner's self- directed RRSP purchase Subscriber Shares. See "Prospectus Summary – Benefits and Eligibility for Investment" and "Income Tax Considerations".
Early Redemption Fee	Holders of Class A – Series A and/or Class R – Series A shares who request that the Fund redeem their shares before the eight year minimum holding period expires will be charged an Early Redemption Fee. The Early Redemption Fee is 8% in the first year after purchase and declines by 1% per year until the shares reach maturity after the 8 th year, at which point the early redemption fee is nil. There is no Early Redemption Fee where the redemption occurs following the death of the original holder of the Subscriber Shares or after the eighth anniversary of the date of issue of the Subscriber Shares. Early redemption before expiry of the eight year holding period may also result in repayment of both Federal and Saskatchewan tax credits, and is subject to a number of restrictions. See "Income Tax Considerations" and "Description of the Securities Distributed – Subscriber Shares - Redemption by Holders".

Annual Return and Management Expense Ratio:

The management expense ratio and annual returns of the Fund as at August 31st for the past five years are as follows:

Class A – Series A shares

Year	Annual Return ⁽¹⁾	Management Expense Ratio ⁽²⁾	Adjusted Management Expense Ratio ⁽³⁾	Trading Expense Ratio
2015	3.50%	5.78%	4.38%	0.001%
2014	2.78%	6.02%	4.36%	0.05%
2013	4.02%	7.03%	4.48%	0.01%
2012	0.02%	5.30%	4.60%	0.01%
2011	6.35%	6.80%	4.56%	0.02%

Notes:

(1) The Annual Return of the Class A – Series A shares is calculated based on the Net Asset Value per Class A– Series A shares.

- (2) The Management Expense Ratio of the Class A – Series A shares has been calculated by aggregating all fees and expenses paid or payable by the Fund and attributable to the Class A – Series A shares (including an estimated contingent IPA attributable to the Class A – Series A shares and all Class A – Series A shares issue costs, but excluding commissions and brokerage fees on the purchase and sale of portfolio securities) and is expressed as an annualized percentage of the weekly average total equity administered during the period.
- (3) The Adjusted Management Expense Ratio of the Class A – Series A shares is the Management Expense Ratio of the Class A – Series A shares excluding IPA attributable to the A – Series A shares.
- (4) The trading expense ratio represents total commissions and other portfolio transaction costs expressed as an annualized percentage of weekly average total equity administered during the period.

Class R – Series A shares

Year	Annual Return ⁽¹⁾	Management Expense Ratio ⁽²⁾	Adjusted Management Expense Ratio ⁽³⁾	Trading Expense Ratio
2015	-5.75%	5.27%	4.36%	0.000%
2014	2.07%	6.31%	4.50%	0.03%
2013	(2.11)%	4.90%	4.58%%	0.01%
2012	(6.80)%	4.85%	4.67%	0.00%
2011	10.96%	8.06%	4.71%	0.02%

Notes:

- (1) The Annual Return of the Class R – Series A shares is calculated based on the Net Asset Value per Class R – Series A shares.
- (2) The Management Expense Ratio of the Class R – Series A shares has been calculated by aggregating all fees and expenses paid or payable by the Fund and attributable to the Class R – Series A shares (including an estimated contingent IPA attributable to the Class R – Series A shares and all Class R – Series A shares issue costs, but excluding commissions and brokerage fees on the purchase and sale of portfolio securities) and is expressed as an annualized percentage of the weekly average total equity administered during the period.
- (3) The Adjusted Management Expense Ratio of the Class R – Series A shares is the Management Expense Ratio of the Class R – Series A shares excluding IPA attributable to the Class R – Series A shares.
- (4) The trading expense ratio represents total commissions and other portfolio transaction costs expressed as an annualized percentage of weekly average total equity administered during the period.

Class A – Series F and Class R – Series F

As this is the first year for the distribution of Class A – Series F and Class R – Series F shares to the investor, no statistical information is currently available, however the calculation for Annual Return, Management Expense Ratio, Adjusted Management Expense Ratio and Trading Expense Ratio will use the same methodology and means of calculation as the Class A – Series A and Class R – Series A shares

Because of the nature of the investments that the Fund intends to make, it is anticipated that the management expense ratio of the Subscriber Shares will be higher than that of conventional mutual funds. See "**Management Fees and Expenses**".

PROSPECTUS SUMMARY

The following is a summary of the principal features of the distribution and should be read together with the more detailed information and financial data and statements contained elsewhere in this prospectus or incorporated by reference in the prospectus.

The Fund

The Fund is a corporation incorporated under the laws of Saskatchewan and is registered as a labour-sponsored venture capital corporation under the Act. See "**Overview of the Legal Structure of the Fund**".

The Offering

Securities Offered: Subscriber Shares, consisting of Class A – Series A, Class A – Series F, Class R – Series A, and Class R – Series F shares of the Fund.

Offering Price: The Class A – Series A and Class R – Series A are offered to investors at prices equal to their respective Net Asset Values. Effective January 1 to January 7, 2016 Class A – Series F shares and Class R – Series F shares will be offered to investors at the same Net Asset Value of the Class A – Series A and Class R – Series A shares respectively. Thereafter all Subscriber Shares will be offered on a continuous basis at their respective Net Asset Values, which are determined on a weekly basis. Investors may invest all of their subscriptions in any series of Class A shares or series of Class R shares or a combination of any

series of the Subscriber Shares. The commission fees to be paid to the Agent or a sub-agent are the same for Class A – Series A shares and Class R – Series A shares. A 1% sales commission is payable to the agent, however no commissions are payable by the Fund to Sub-Agents on Class A – Series F or Class R – Series F shares. See **"Calculation of Net Asset Value – Net Asset Value of the Fund" and "Description of the Securities Distributed – Subscriber Shares"**.

Eligible Purchasers: The Subscriber Shares will be issued only to individuals residing in Saskatchewan and to eligible RRSP's for such individuals. Subscriber Shares may not be transferred to TFSA's.

Voting Rights: Each Subscriber Share is entitled to one vote at meetings of the Shareholders, and holders of such shares are entitled to elect a minority of the directors of the Fund (currently 4 of the Fund's nine directors). The majority of the directors are elected by the Class B Shareholder. See **"Description of Securities Distributed"**.

Investment Strategy and Objectives

The Fund is subject to certain investment restrictions under the Act and applicable securities law. In general terms, Eligible Investments are public or private companies or other entities that carry on business in Saskatchewan, that have less than 500 employees, and that in the taxation year preceding the investment paid at least 25% of all their wages and salaries to employees of their permanent establishment in Saskatchewan. The objective of the Fund is to realize long-term capital appreciation of its investments. Pending such Eligible Investments, the Fund invests its assets in high quality, short-term government and corporate debt obligations or such other investments permitted under the Act.

The Fund maintains a liquidity reserve comprised of government or investment grade securities, which is calculated as 15% of the aggregate net proceeds of the issuance of the Subscriber Shares. See **"Investment Objectives" and "Investment Strategies"**.

Sectors and Investments

The Fund invests in small and medium sized eligible businesses in both rural and urban centers in Saskatchewan, with the objective of achieving long term capital appreciation.

The Class A shares and the Class R shares each have their own investment portfolio made up of Eligible Investments that will be made using only the subscription proceeds raised through the issuance of that class of shares or gains derived from that class of share's investment portfolio. Each of the Class A and Class R shares' investment portfolio will be allocated proportionately to each series of either the Class A or Class R shares based on the relative share capital of each series within that class of share. While it is possible that each separate class of Subscriber Shares may invest in the same Eligible Investment, subject to the class of share's investment concentration limits, the investment made by each class of Subscriber Shares is recorded and held only within that class of shares. Any income or loss that is attributable to a particular Eligible Investment are allocated only to the separate class of shares within which the investment is recorded. Costs and expenses of the Fund not specifically identifiable to any of the series of Class A shares or the series of Class R shares will be allocated, at the time the costs and expenses are incurred, on the basis of the relative share capital as a proportion of the total share capital of the applicable shares as at the latest available Weekly Valuation Update.

In the 2013 Provincial budget, the Government of Saskatchewan implemented additional investment criteria for labour-sponsored venture capital funds. Commencing in the 2014 - 2015 Investment Period and all subsequent Investment Periods, the Fund, being a labour sponsored venture capital corporation, is mandated to gradually increase its level of Innovation Sector exposure of annual net capitalization (being the annual capital raised within the Fund less annual capital redeemed) as follows:

- 11.25% between April 1, 2014 and March 31, 2015;
- 15% between April 1, 2015 and March 31, 2016; and
- 18.75% between April 1, 2016 and March 31, 2017 and subsequent twelve month periods.

The Fund has achieved its Innovation Sector pacing requirements for 2014/2015 and plans to fully achieve the pacing requirement for 2015/2016.

Redemption

A holder of a Subscriber Share may request the Fund to redeem his or her Share. If the redemption is to occur within eight years after the date of issue of the Subscriber Share, the holder will generally be required to pay an amount which is equal to the Federal and Saskatchewan tax credits claimed on such Share. In such circumstances the Fund will withhold such amount from the redemption proceeds and pay the amount to the Receiver General for Canada and the Saskatchewan Minister respectively. Subject to applicable law, under the Act these restrictions will not apply if the original holder of Subscriber Shares being redeemed has died, or if the

investment is held by a RRSP or a RRIF and the sole beneficiary of the plan or the fund is deceased. The Fund's fiscal year end is August 31. See **"Description of Securities Distributed – Series of Class A shares and Series of Class R shares"**.

Subject to the withholding of any tax credits or other amount required to be held as described above and the deduction of the Early Redemption Fee, Subscriber Shares will be redeemed at the Redemption Amount.

Early Redemption Fee

Holders of Class A – Series A and Class R – Series A shares who request to redeem such shares before the eighth anniversary of the date of issue will be charged an Early Redemption Fee. The Early Redemption Fee is 8% in the first year after purchase and declines by 1% per year until the fund reaches maturity after the 8th year, at which point the early redemption fee is nil. There is no Early Redemption Fee where the redemption occurs following the death of the original holder of the Class A – Series A and Class R – Series A or after the eighth anniversary of the date of issue of the Subscriber Shares.

Dissolution

On Dissolution, subject to the rights of the holders of Class C Shares, if any, and after the return of an amount equal to the stated capital of the Class B Shares to the holder of the outstanding Class B Shares, and payment of the liabilities of the Fund the holders of each of the series of Class A shares and the series of Class R shares shall be entitled to share equally, share for share, on the liquidation of the remaining assets within their respective Share Class.

Organization and Management of the Fund

The following is a general description of the organization and management of the Fund:

Position	Name	Location	Services Provided/Relationship with Fund
Manager/ Portfolio Manager	PFM Venture Capital Operations Inc.	1925 Victoria Avenue, 2nd Floor Regina, SK S4P 0R3	The Manager manages the overall business and operations of the Fund, including providing investment advice regarding the investment portfolio of the Fund. In addition the Manager is the portfolio manager of the Fund.
Sponsor	SaskWorks Federation of Unions	111, 2709 12th Avenue Regina, SK S4T 1J3	The Sponsor is the sole holder of Class B Shares and is entitled to nominate and elect a majority of the Board.
Agent	Industrial Alliance Securities Inc.	224 – 4 th Avenue South, Suite 600 Saskatoon, SK S7K 5M5	The Agent is the principal distributor of Subscriber Shares.
Custodian	CIBC Mellon Global Securities Services Company	320 Bay Street P.O. Box 1 Toronto, ON M5H 4A6	The Custodian holds the portfolio securities of the Fund in safekeeping for the Fund.
Registrar & Transfer Agent	Prometa Fund Support Services Inc.	155 Carlton Street Winnipeg, MB R3C 3H8	The Registrar & Transfer Agent provides shareholder services to the Fund including maintaining the shareholder register of the Fund.
Auditor	MNP LLP, Chartered Accountants	900 - 2010 11th Avenue Regina, SK S4P 0J3	The Auditor acts as the auditor of the Fund.

Note:

All parties, save for Prometa Fund Support Services Inc., operate at arm's length from the Manager. TBW Holdings Inc., a related company to the Manager, holds 40% of the issued and outstanding shares of Prometa Fund Support Services Inc.

Risk Factors

The Subscriber Shares are highly speculative in nature. Subscribers may invest in any series of the Subscriber Shares or in a combination of each series of the Subscriber Shares. An investment in the Fund is appropriate only for investors who are prepared to retain their money in the Fund for a long period of time and who have the capacity to absorb a loss of some or all of their investment. There is no guarantee that an investment in the Fund will earn a regular rate of return. In addition to the tax benefits of investing in Subscriber Shares, prospective investors should fully assess the merits of the Fund and the Subscriber Shares.

Redemption of the Subscriber Shares is substantially restricted both by law and due to the fact that the obligation of the Fund to redeem the Subscriber Shares is based on the profitability and retained earnings of the Fund. Should a shareholder or shareholders holding a large block of Subscriber Shares seek redemption, any shareholder making a subsequent request may not be able to achieve immediate redemption. The subsequent request will remain in effect until withdrawn by the shareholder or subsequently fulfilled by the Fund. Further, a request for a large redemption may impact the price that is realized on the Fund's investment(s) and thereby adversely affect the net asset value of the Subscriber Shares. See "Description of the Securities Distributed Subscriber Shares" and "Risk Factors - Lack of Liquidity".

Although the Fund is a mutual fund, some of the rules designed to protect investors who purchase securities of mutual funds do not apply to the Fund. In particular, compliance with rules directed at ensuring liquidity and diversification of investments and certain other investment restrictions and practices normally applicable to mutual funds do not apply. See "Investment Objectives" and "Investment Strategies". The cost to conduct due diligence, determine the value of the Fund's assets for which no published market exists and to monitor the health of existing investments will be greater than valuation costs for mutual funds which invest primarily in listed securities. Consequently, the operating expenses of the Fund may be higher than those of many mutual funds and other pooled investment vehicles.

Prospective investors should carefully review the disclosure under the heading "Risk Factors".

Benefits and Eligibility for Investment

Individual Saskatchewan residents (other than trusts) who are the first persons to be the registered holder of Subscriber Shares prior to February 29, 2016 will be eligible for a Federal Tax Credit for the 2015 taxation year of 10% of the individual's net cost of the purchase of Subscriber Shares to a maximum of \$500.00 (which is reached on an investment of \$5,000.00). The Federal Tax Credit for Subscriber Shares purchased prior to March 1, 2017 for the 2016 taxation year will be reduced to 5% to a maximum of \$250.00, (based on an investment of \$5,000.00). For 2017 and subsequent years the Federal Tax Credit is eliminated. Individuals purchasing Subscriber Shares will also be entitled to a Saskatchewan tax credit of 20% of the individual's net cost of the purchase of subscriber Shares to a maximum of \$1,000.00 (which is reached on an investment of \$5,000.00) The phase out of the Federal Tax Credit does not affect the Saskatchewan tax credit. **See "Income Tax Consideration"**. An individual (other than a trust) who is an annuitant under a RRSP or the spouse or common law partner of the annuitant under a spousal RRSP will be entitled to the Federal Tax Credit in respect of the purchase of Subscriber Shares by the RRSP. An individual Saskatchewan resident (other than a trust) who makes contributions to a RRSP of which the individual or his or her spouse or common law partner is the annuitant will also be eligible for the Saskatchewan tax credit, provided the RRSP is the first purchaser of the Subscriber Shares and those contributions can reasonably be considered to have been used by the RRSP to acquire or subscribe for the Subscriber Shares. While either the annuitant under a RRSP or the spouse or common law partner of the annuitant will be entitled to the Federal Tax Credit and the Saskatchewan tax credit, those credits cannot be split between an annuitant and a spouse. The full credit must be claimed by either the spouse or the annuitant. Investors who purchase Subscriber Shares in the first 60 days of any year during the currency of this prospectus, on or prior to the Cut-Off Date, may elect to have their Federal and Saskatchewan tax credits apply in respect of the preceding taxation year instead of the current taxation year.

The Subscriber Shares are generally qualified investments for RRSPs and RRIFs provided the holder owns or has rights to acquire, directly or indirectly, less than 10% of the issued shares of any series of a class of the Fund and further provided that the Fund is registered as a labour-sponsored venture capital corporation under the Act. In determining whether this 10% limit is exceeded, the holder may be deemed to own shares held by non-arm's length persons, within the meaning of the Federal Act, and certain other entities. Pursuant to the Act, Subscriber Shares may be purchased by individuals and transferred to trusts governed by RRSPs or

RRIFs and Subscriber Shares may be purchased directly by an individual's RRSP. Where the Subscriber Shares are purchased by an individual and transferred to a trust governed by a RRIF, the tax credits will also generally be available to the contributor to the RRIF. A trust governed by a RRIF cannot subscribe for Subscriber Shares directly. See **"Income Tax Considerations" and "Description of the Securities Distributed - Subscriber Shares - Transfer"**. The maximum tax credits are aggregate limits applicable to the purchase of shares of prescribed and registered labour-sponsored venture capital corporations, including the Fund. If in the opinion of the Saskatchewan Minister responsible for labour-sponsored corporations, the number of corporations registered is sufficient to take up the maximum annual tax credits available, the Saskatchewan Minister may suspend the allowance of tax credits or allocate the tax credits amongst the registered labour-sponsored corporations.

Where such original investment was held in an RRSP, such investors will not be entitled to claim a second RRSP deduction when rolling their original investment back into the Fund. Investors may commit to rolling-over mature shares up to 60 days in advance of the Maturity Date of those shares. Commitments that are received from investors in this way will be held until the date of maturity, at which point the transaction will be executed. Standard rights of rescission apply. Given that the Fund has a maximum annual offering of \$40 million, commitments received in this way will be applied against the annual Maximum Offering as they are received. See **"Income Tax Considerations - Tax Credits Available to First Purchasers of any series of Class A shares and any series of Class R shares"**. Alternatively, an investor who invested into the Fund in 2007 or earlier may request the Fund to redeem all or some portion of such Subscriber Shares so acquired in 2007 or earlier, which redemption will not be subject to the withholding fee and Early Redemption Fee. See **"Description of the Securities Distributed – series of Class A shares and series of Class R shares - Redemption by Holder"**. The fiscal year of the Fund commencing September 1, 2008 was the first year in which investors could roll or redeem their original investment. As at November 30, 2015, 47.41% of those investors eligible to redeem their original investment chose to roll and/or retain their original investment back into the Fund. See **"Documents Incorporated by Reference - Annual Report"**.

While Subscriber Shares can, provided certain conditions are met, be qualified investments for a TFSA, under the Act the Fund cannot issue Subscriber Shares to TFSAs and Subscriber Shares cannot be transferred by an individual to a TFSA. Unless and until amendments are made to the Act, Subscriber Shares may not be purchased by or transferred to TFSAs.

The following table illustrates the net after-tax cash outlay resulting from a \$5,000 investment in Subscriber Shares subscribed for by a Saskatchewan resident and who transfers such shares to a RRSP in or for the year 2015.

Taxable Income Level (1)
2015

Taxable Income From ⁽¹⁾	43,293	43,954	87,908	123,693	136,271
Taxable Income To ⁽¹⁾	43,953	87,907	123,692	136,270	& over
RRSP Contribution ⁽²⁾	\$5,000	\$5,000	\$5,000	\$5,000	\$5,000
Marginal Rate ⁽³⁾	28%	35%	39%	41%	44%
Tax Refund ⁽⁴⁾	\$1,400	\$1,750	\$1,950	\$2,050	\$2,200
Federal Tax Credit ⁽⁵⁾	10%/\$5,000	10%/\$5,000	10%/\$5,000	10%/\$5,000	10%/\$5,000
Saskatchewan Tax Credit ⁽⁵⁾	20%/\$5,000	20%/\$5,000	20%/\$5,000	20%/\$5,000	20%/\$5,000
Total Tax Credits	\$1,500	\$1,500	\$1,500	\$1,500	\$1,500
Total Tax Savings	\$2,900	\$3,250	\$3,450	\$3,550	\$3,700
Net Cash Outlay after Tax Savings	\$2,100	\$1,750	\$1,550	\$1,450	\$1,300

Notes:

- (1) Taxable income has been calculated as gross income less income tax deductions allowed by law in Saskatchewan. As of 2001, the federal and provincial tax brackets no longer coincide. The taxable income levels used are therefore approximate.
- (2) The RRSP contribution assumes that the investor is within his or her contribution limit.
- (3) The income tax rates are based on the Federal and Saskatchewan income tax legislation in effect as at December 31, 2015, and are the marginal tax rates for income, other than capital gains and dividend income, for individuals resident in Saskatchewan.
- (4) RRSP savings result from RRSP deductions reducing taxable income and are calculated at the marginal income tax rates. RRSP tax savings are not unique to a labour-sponsored venture capital corporation, and are available on any RRSP Eligible Investment, provided the investment is within contribution limits. Income tax is payable on the withdrawal of funds from RRSPs.
- (5) The Federal and Saskatchewan tax credits are generally available provided that the Subscriber Shares are not redeemed within eight years from the date of purchase and the investor has tax otherwise payable against which to offset the tax credits. Maximum tax credits apply in respect of all purchases of shares of prescribed and registered labour-sponsored venture capital corporations. In its 2013 Federal budget, the Government of Canada announced its intention to phase out the Federal Tax Credit by 2017. The 10% tax credit in 2016 only

applies to Subscriber Shares purchased before February 29, 2016, thereafter the 2015 Federal Tax Credit will drop to 5%.

OVERVIEW OF THE LEGAL STRUCTURE OF THE FUND

The Fund was established to invest in Saskatchewan small and medium-sized eligible businesses. The Fund was incorporated under the laws of Saskatchewan by articles of incorporation dated September 1, 1999, as amended. The Fund received approval for registration as a labour-sponsored venture capital corporation under the Act on February 1, 2001. The head office and registered office of the Fund are located at 1925 Victoria Avenue, 2nd Floor, Regina, Saskatchewan, S4P 0R3.

At inception of the Fund, the Communications, Energy and Paperworkers' Union of Canada (Saskatchewan Area Council), a trade union as defined in *The Trade Union Act* (Saskatchewan), was the sponsor of the Fund.

In 2009, certain Saskatchewan Area Locals of the Communications, Energy and Paperworkers' Union of Canada, and with the approval of the Communications, Energy and Paperworkers' Union of Canada, adopted a constitution and bylaws for the express purpose of acting collectively as the sponsor of the Fund under the name "**SaskWorks Federation of Unions**" and the holder of the Class B Shares of the Fund. Pursuant to the Sponsorship Agreement, the Sponsor acts as the sponsor of the Fund as required by the Act and the Federal Act, as successor to the Communications, Energy and Paperworkers' Union of Canada (Saskatchewan Area Council), and the holder of the Class B Shares of the Fund effective as and from December 1, 2009. The principal office of the Sponsor is at 111, 2709 12th Avenue, Regina, Saskatchewan, S4T 1J3.

Effective December 31, 2015 the articles of the Fund were amended to create a Class A – Series A share, a Class A – Series F share, a Class R – Series A share and a Class R – Series F share. The Class A and Class A-R share classes were re-designated and renamed Class A – Series A and Class R – Series A, respectively, with such new designations having the same rights and privileges as the previous Class A and Class A-R Shares, respectively.

The Class A – Series F and the Class R – Series F have the same rights and privileges as the respective Class A – Series A and Class R – Series A share, except that while a 1% commission is payable to the Agent, no commission or fess are charged to the Fund by Sub-Agents selling such series F shares. The series F shares are intended for use by fee-based accounts.

The objectives of the Sponsor in sponsoring the Fund are to give investors, including unionized workers, investment opportunities which may not otherwise be available to them, and to encourage investment in eligible Saskatchewan small and medium-sized businesses, thereby fostering job creation throughout Saskatchewan.

INVESTMENT CONCEPT

An individual purchaser of Subscriber Shares (other than a trust) that is intending to apply the Federal Tax Credit and Saskatchewan tax credit to their taxes payable for the 2015 calendar year is eligible for a Federal Tax Credit under the Federal Act for investments made prior to the expiration of the first 60 days of 2016 equal to 10% of the cost of the shares to a maximum credit of \$500 per year. He or she is also eligible for the 20% Saskatchewan tax credit to a maximum of \$1,000.00. **See "Income Tax Consideration"**. Subscriber Shares must be purchased before the Cut-Off-Date for an original purchaser to benefit from the Federal and Saskatchewan tax credit in the preceding tax year.

These tax measures are intended to provide investment incentives that (a) encourage individual Saskatchewan residents to invest in the Fund which in turn invests in eligible businesses, and (b) offset to some extent the potential risk of the investment. **See "Risk Factors"**.

INVESTMENT OBJECTIVES

The Fund invests in small and medium-sized Saskatchewan eligible businesses, with the objective of achieving long term capital appreciation. In addition, the Fund may participate in investment groups and consortiums in situations where the investment opportunity involves a larger investment than the Fund is allowed or believes prudent to make by itself.

Under the Act, Eligible Investments for the Fund are defined as taxable corporations or limited partnerships that carry on business in Saskatchewan, that together with related corporations or limited partnerships, do not have more than 500 employees, and that in the taxation year preceding the investment paid at least 25% of all their wages and salaries to employees of their permanent establishment in Saskatchewan. The Fund will not invest more than 10% of the Net Asset Value of the Fund attributable to capital raised through the issuance of Subscriber Shares in any one Eligible Investment, and may not invest if the Fund and the Eligible Investment are not at arm's length, within the meaning of the Act. **See "Investments Strategies - Investment Restrictions and Practices"**. In respect of any investment, the Fund will take into consideration any anticipated subsequent investment required in the future, either by way of debt or equity. Such a subsequent investment will typically be made only if the investee meets certain

criteria, such as timing and performance targets that were fixed at the date of the original investment in the eligible business.

INVESTMENT STRATEGIES

The Fund will seek out Eligible Investments in both rural and urban centres throughout Saskatchewan.

Desirable investment opportunities for the Fund are businesses that provide an opportunity for a return on investment commensurate with the perceived risk. It is anticipated that investments will be in businesses which are at one of the following stages of development:

Expansion Financing:	Investments in businesses which require financing to expand sales, or to launch a new product or service.
Management/Employee Buyout:	Investments where the proceeds of the financing are used to acquire control of a business that has significant expansion potential that can be realized by adding new management and capital.
Restructuring or Turnaround:	Investment in businesses which have the potential to succeed if additional investment is received and/or changes in management, staffing, operations or marketing strategies are made.
Early-Stage Investment:	In most cases early-stage investments will be in businesses which have been in operation for a period of time, but have not yet fully developed their product or service. Typically, funding will be required to address limitations or opportunities that have been identified subsequent to the initial business plan.

Prospective Eligible Investments will be expected to demonstrate some or all of the following characteristics:

- a strong and experienced management team which is financially committed to and rewarded by the company's success;
- a strong competitive position as a result of superior technology, innovative products, comparative cost advantage, established market position, significant barriers to entry and/or dominant distribution in its market;
- with respect to expansion funding, a reasonable expectation of earnings growth based on past financial performance or a strong likelihood of new market success;
- with respect to start up or early stage funding, a sound business concept or plan which presents a convincing opportunity to establish a comparative business advantage in a growth market;
- with respect to term debt, a reasonable level of unencumbered and disposable net asset security coverage and good interest/principal coverage being generated from current cash flows;
- with respect to subordinated debt funding, a satisfactory level of current cash flow interest coverage with the likelihood for near term coverage improvement; and
- with respect to management buyout opportunities, a strong current cash flow position coupled with the opportunity for near term earnings improvement resulting from a competitively enhanced new business or operating environment.

If the Fund does not invest at least 75% of the capital raised from the sale of Subscriber Shares in Eligible Investments within 24 months from the end of the fiscal year of the Fund in which those shares were issued, it may have its registration under the Act revoked and become subject to penalties under the Act and Federal Act. **See "Other Material Facts - Penalties Potentially Applicable to the Fund".**

Overview of the Investment Structure

The particular form of the Fund's investments are selected and negotiated after taking into account the investment criteria and guidelines of the Fund, the long-term requirements of the investee business, the stage of development of the investee business, the investee business' requirements, the ability to negotiate down-side protection, and tax considerations. The Fund diversifies its investment portfolio through the use of such instruments, among others, as common shares, convertible debentures, convertible preferred shares, debt with equity participation, secured debt, funded loan guarantees and bridge loans.

Where the Fund makes an investment by way of a loan, such investment is expected to be secured by a charge over the investee business' assets but may be subordinated to other lenders' security. Preference will be given to convertible preferred shares with a dividend rate and/or conversion terms commensurate with the investment risk.

The Fund may guarantee loans of eligible businesses in circumstances where the making of such loan would permit the growth and

development of the business without the Fund being the primary investor. The aggregate of loan guarantees may not exceed 10% of the Fund's total assets at the time each loan guarantee is provided. The Fund intends to maintain a liquid reserve of 25% of the guaranteed amount on any loan guarantees. The Fund will maintain liquid reserves in high-quality government and corporate debt obligations or other permitted investments as provided for under the Act.

To the extent possible, investments are diversified by the expected holding period of the investment. Generally, the average holding period is expected to be five to eight years. The Fund may choose to refinance its investment through an arm's length third party where the expected return can be achieved in a shorter time frame. All investment recommendations will include a strategy for realization on investments made. Possible exit strategies include the following:

- refinancing with conventional lenders or leasing companies;
- sale of the business or investment to a third party;
- a public offering; and
- sale of the investment back to the business or its principals through exercise of a put or call contractual provision included within the equity securities arrangement.

Investment Approval and Review Process

The Investment Committee, comprised of individuals drawn from the Board, assists in the establishment of investment policies and guidelines and attends to the review and vetting of management investment recommendations. The Investment Committee has the authority to make final investment decisions for investments up to the lesser of: (i) \$7,500,000; and, (ii) 2.5% of the Net Asset Value of the Fund. With respect to larger investments, the Investment Committee reviews and screens investment recommendations made by the Manager prior to presentation to the Board for final approval.

The Manager has primary responsibility for the initial screening and recommendation of investments and for carrying out the operational and financial due diligence on selected investments. The Manager is responsible for the review of all potential investments and for ensuring that the potential investments meet the investment criteria of the Fund.

The Manager monitors each of the Fund's investments on a continual basis. The Manager or the Fund may require that a representative of it be appointed as a director or observer to the board or other governing body of an investee business. The Manager requires investee businesses to provide to it regular financial reports and detailed information concerning the investee business. In addition, the Manager meets regularly with management of the investee businesses and takes such other steps as are considered necessary to assess the progress of an investee business' product, service or technology development.

Investment Restrictions and Practices

Pursuant to the Act, the Saskatchewan Minister has prescribed a policy that for the 24 month period following the end of the fiscal year in which Subscriber Shares are issued, the Fund must invest at least 75% of the capital raised through such issuance in any combination of equity shares of eligible businesses, liquid reserves or in any other type of investment authorized by the Saskatchewan Regulations. The Fund's fiscal year end is August 31. As at the end of such 24 month period, and for the period that follows, the Fund will maintain at least 75% of its capital in investment instruments issued by eligible businesses. Until such investments are made, the proceeds of this Offering will be held in cash or invested in high-quality government and corporate debt obligations or other permitted investments.

Under the Act, Trust Monies must be set aside in a trust fund until the Fund has invested 55% of the capital raised from sale of Subscriber Shares, during the applicable fiscal period, into eligible businesses and is otherwise in compliance with the Act. The Trust Monies must remain in trust until such time as the Fund has satisfied the investment criteria noted above with respect to 55% of the capital raised by the sale and issuance of Subscriber Shares during the applicable fiscal period. Pending release the Trust Monies will be invested in high quality government and corporate debt obligations. Once 55% of the capital raised has been invested by the Fund into eligible business then, subject to receipt of written instructions from the Saskatchewan Ministry of the Economy and the Fund authorizing release of the Trust Monies held in trust, the applicable Trust Monies will be released from trust and invested in eligible businesses. Pursuant to the Tax Credit Trust Agreement, CIBC Mellon Global Securities Services Company has agreed to hold the Trust Monies and release them in accordance with the terms of the Tax Credit Trust Agreement.

Failure of the Fund to meet the investment and timing requirements noted above could result in a revocation of the Fund's registration under the Act and penalties being imposed on the Fund. **See "Other Material Facts – Penalties Potentially Applicable to the Fund"**.

Any capital gain and interest and other investment income earned on such investments will accrue to the benefit of the Fund.

The Fund will not invest more than 10% of the Net Asset Value of the Fund attributable to the capital raised through the issuance of Subscriber Shares, taken at fair value at the time of such investment, in any one eligible business, or in any combination of an eligible business and one or more corporations that are not dealing at arm's length with the eligible business.

The Fund is prohibited by the Act from using any of its Net Asset Value to:

- (a) provide loans, guarantees or other financial assistance to any shareholder of the Fund, or any person related to a shareholder of the Fund; or
- (b) invest in an eligible business that has provided financial assistance to a shareholder of the Fund by means of a loan, guarantee, provision of security, or any other financial assistance.

Failure of the Fund to meet the investment and timing requirements noted above could result in a revocation of the Fund's registration under the Act and tax credit penalties being imposed on the Fund. **See "Other Material Facts - Penalties Potentially Applicable to the Fund".**

Although the Fund is a "mutual fund" as defined in the securities legislation applicable in the Province of Saskatchewan, it is not subject to certain statutory requirements which otherwise govern mutual funds. In this respect certain of the statutory requirements applicable to the incorporation and capitalization of mutual funds corporations, the frequency of determining net asset value and the suspension of redemptions do not apply to the Fund. In addition, the Fund is not subject to investment restrictions applicable to mutual fund investments, including restrictions in respect of illiquid investments, the borrowing or lending of monies, or the provision of guarantees for the debts or obligations of other persons or companies. The Saskatchewan Financial and Consumer Affairs Authority has granted the Fund exemption from, or has allowed variation in respect of, certain of the standard investment restrictions and practices that are otherwise applicable to mutual funds. Typically a mutual fund is not, without the prior approval of the securities regulatory authorities:

- (a) allowed to purchase the securities of an issuer (except for the securities of designated governments or agencies thereof) if, as a result, the mutual fund would hold more than 10% of any class or series of a class of securities of such issuer. The Fund has been granted exemption from this restriction;
- (b) allowed to purchase mortgages other than permitted mortgages (meaning mortgages guaranteed or insured by the Government of Canada or by the government of any province of Canada, or agencies thereof). The Fund has been granted exemption from this restriction;
- (c) allowed to purchase permitted mortgages (meaning mortgages guaranteed or insured by the Government of Canada or by the Government of any Province of Canada, or agencies thereof) if following such purchase more than 10% of the total assets of the mutual fund would consist of permitted mortgages. The Fund has been granted variation of this restriction as applicable to the Fund so as to permit it to purchase permitted mortgages provided that no more than 25% of the total assets of the Fund, at any one time, consist of investments in permitted mortgages;
- (d) allowed to purchase securities for the purpose of exercising control or management over the issuer of the securities. The Fund has been granted exemption from this restriction;
- (e) allowed to purchase any security of an issuer which may, by its terms of purchase, require the mutual fund to make a contribution in addition to the payment of the purchase price for that security. The Fund has been granted exemption from this restriction, provided that if the Fund agrees to make additional investments in an eligible business (in addition to the initial investment) then such additional investment would typically be made provided that certain performance targets have been met by the business within certain contemplated time frames, and provided that the total amount of additional investment, the performance targets and the time frames within which the performance targets must be met have been fixed at the date of the original investment in the business. Additional investments are not limited to a further single advance but could consist of subsequent multiple advances;
- (f) allowed to guarantee the securities or obligations of any other person or corporation. The Fund has been granted modification of this restriction as it is applicable to the Fund, such that the Fund is permitted to provide guarantees in an aggregate amount not exceeding 10% of the Net Asset Value of the Fund, from time to time, provided that the Fund maintains reserves equal to 25% of the principal amount of the obligations guaranteed by the Fund; and
- (g) allowed to invest more than 10% of its total equity in illiquid investments. The Fund has been granted exemption from this restriction on the condition that the Fund at all times maintains a reserve fund of liquid investments which will enable the Fund to make any redemptions that it could be required to make in any fiscal period, as a result of the redemption provisions attached to the Subscriber Shares of the Fund. The Fund will establish a reserve for redemptions for each share class based on the lesser of 20% of the Fund's retained earnings attributable to each share class or 50% of the Fund's net earnings after tax attributable to each share class for the immediately preceding fiscal year.

Except as indicated above, the standard investment restrictions and practices otherwise applicable to mutual funds are applicable to the Fund, and such restrictions and practices are deemed to be incorporated in this prospectus by reference. A copy of the standard

investment restrictions and practices shall be provided by or on behalf of the Fund to any person requesting the same.

The Government of Saskatchewan has legislated additional investment restrictions or practices of the Fund, being:

- Investments in public companies with a market capitalization of \$500 million or more are prohibited and any existing investments in public companies with a market capitalization of \$500 million or more must be divested by the labour sponsored venture capital corporation prior to December 31, 2014. If an investment is acquired through acquisitions or mergers and the resulting investment has over \$500 million in capitalization, such investment must be disposed of within two years of such acquisition or merger;
- New investment in agricultural land acquired primarily for rental or leasing purposes will be prohibited;
- In the 2013 Provincial budget, the Government of Saskatchewan implemented additional investment criteria for labour sponsored venture capital funds. Within 24 months of the end of the fiscal year in which the capital is raised, commencing in the 2014- 2015 Investment Period and all subsequent Investment Periods, the Fund, being a labour sponsored venture capital corporation, is mandated to gradually increase its level of Innovation Sector exposure of annual net capitalization (being the annual capital raised within the Fund less annual capital redeemed) as follows:
 - 11.25% between April 1, 2014 and March 31, 2015;
 - 15% between April 1, 2015 and March 31, 2016; and
 - 18.75% between April 1, 2016 and March 31, 2017 and subsequent years.

The Fund has achieved its Innovation Sector pacing requirement for 2014/2015.

In addition to the investment restrictions described above, the Board will from time to time establish certain other investment policies. The Board has approved the following investment restrictions and policies, which may be varied from time to time by the Board, as opportunities and market conditions dictate and as permitted by the Act:

- The portfolio assets of the Fund will be held in the custody of CIBC Mellon Global Securities Services Company, as successor in interest to The Toronto-Dominion Bank, as custodian;
- The Fund will not pledge or mortgage any of its assets or borrow money, except as a temporary measure for the purpose of accommodating requests for redemption of Subscriber Shares while effecting an orderly liquidation of portfolio securities, provided that after giving effect to such borrowing the outstanding amount of all such borrowing does not exceed 5% of its total equity valued at the time of such borrowing;
- The Fund will not lend its portfolio assets except in accordance with any guidelines or restrictions imposed on the lending of portfolio assets by mutual funds;
- The Fund will not make loans, except in the ordinary course of investing its funds, make short sales of securities or purchase securities on margin or act as an underwriter of securities;
- The Fund will not lend directly or indirectly to the Sponsor;
- The Fund will not create, issue or purchase derivative securities, except that it may obtain options to acquire additional securities or rights to sell securities of the entities in which it invests;
- The Fund will not trade in commodities or commodity contracts or create, issue or purchase puts, calls, or combinations thereof except that it may obtain options to acquire additional securities or rights to sell securities of the entities in which it invests;
- The Fund may from time to time issue a further series of Class A and Class R shares for subscribers, to accommodate changes in the regulatory regime relating to fee structure commissions and related administrative changes invoked by brokers or dealers in the distribution of the Funds shares. As of the date of this Restated Prospectus only the Subscriber Shares are offered for sale to investors.
- The Fund may from time to time issue Class C Shares on a private placement basis to corporate, institutional and other investors who do not benefit from the tax advantage of an investment in Subscriber Shares. As of the date of this Prospectus the Fund has not issued any Class C Shares;
- The Fund may invest in illiquid securities and securities the resale of which may be restricted. **See "Calculation of Net Asset Value - Valuation of Assets for which No Published Market Exists;"** and
- The Fund will not invest in or lend money to any eligible business in which a director, officer or employee of the Manager has a material interest, whether such interest is direct or indirect. Subsequent to an investment, a director, officer or employee of the Manager may, as a representative of the Fund, become a director of an investee business.

As a labour-sponsored venture capital corporation, the Fund is not subject to compliance with the legislative rules directed at ensuring liquidity and diversification of investments and certain other investment restrictions and practices normally applicable to mutual funds, although the Fund may choose to follow such rules, restrictions and practices. As a result, the Fund may provide guarantees for the debts or obligations of other persons or companies or make investments of a nature or size which also involves participation in the management of the business, which other mutual funds would not make. Larger investments may also enable the Fund to obtain rights (for example in shareholders' agreements) which it believes are advantageous to the protection of its interests.

The investment restrictions and policies described above may be varied from time to time by the Fund, provided that such

variation is permissible under the Act, the Saskatchewan Regulations and all other applicable legislation.

SECTORS AND INVESTMENTS

Sectors

From the net proceeds of the issuance of the Subscriber Shares, the Fund will invest:

- 85% of the net proceeds of the issuance of the Class A Shares in a range of businesses from a broad cross-section of the economy, which may include agriculture, manufacturing, oil and gas, industrial minerals, forestry, destination tourism, information technology, biotechnology and energy (including conventional and renewable energy), mining and related service sectors;
- 85% of the net proceeds of the issuance of the Class R Shares in Saskatchewan eligible businesses in the oil and gas, industrial minerals, energy (including conventional and renewable energy), mining and related service sectors; and
- 15% of the net proceeds of the issuance of the Class A Shares and Class R Shares, as the case may be in government or investment grade securities.

Subject to the investment restrictions that the Fund will not invest more than 10% of the Net Asset Value of the Fund in any one eligible business, net proceeds from the issuance of Class A Shares could be invested in the same eligible business as net proceeds from the issuance of Class R Shares.

Summary of Eligible Investments

As at October 31, 2015, the Fund had total equity of \$383,327,136 (October 31, 2014 - \$355,698,788) of which \$293,951,988 (October 31, 2014 - \$264,035,930) was attributable to the capital raised through the issuance of Class A – Series A shares and \$89,375,148 (October 31, 2015 - \$91,662,858) was attributable to the capital raised through the issuance of Class R – Series A shares. In addition, as at October 31, 2015 the Fund had a carrying value of existing Eligible Investments and committed Eligible Investments of \$194,336,383 (or 66.11% of the total equity) attributable to the capital raised through the issuance of Class A – Series A shares and \$57,612,427,292 (or 64.46% of the total equity) attributable to the capital raised through the issuance of Class R – Series A shares.

The Fund is currently in compliance with its investment strategies and objectives and with the investment criteria contained in the Act.

Significant Holdings

The following table contains information with respect to the investments of the Fund as of October 31, 2015 in investees in which the Fund holds more than 5% of a particular class of securities. The Fund has no control over any information disseminated by its investees (including information contained on the websites of its investees) and makes no representation or warranty about the accuracy or completeness of any such information.

Unless otherwise indicated in the following table, investments have been made by the Fund with the net proceeds raised through the issuance of Class A Shares.

Name and Address of Eligible Investments	Nature of Principal Business	Percentage of Securities of each Class Owned by the Fund	Percentage of Fund's Net Assets, Amount Invested and Committed at Cost
2310 Millar Ave Developments 500-2201 11 th Ave Regina, SK S4P 0J8	Real Estate	Common Shares 50%	0.66% \$250,000
		Subordinated Debenture	\$1,650,000
Auctus Property Fund LP 2102 E Turvey Road Regina, SK S4N 2G7	Real Estate	Limited Partnership Units 19.93%	4.76% \$14,000,000

AGCO AgVentures LP 1925 Victoria Avenue, 2nd Floor Regina, SK S4P 0R3	Investment in Saskatchewan Agricultural Lands	Limited Partnership Units 97.56%	4.58% \$13,460,018
Avalon Oil & Gas Ltd. 1120 – 833 4 th Ave SW Calgary, AB T2P 3T5	Oil & Gas Exploration and Development	Common Shares 23.21%	2.01% Class A Shares - \$2,500,000 Class A-R Shares - \$5,200,000
Bruin Oil & Gas Ltd. Suite 600, 703 6 Ave SW Calgary, AB T2P 0T9	Oil & Gas Exploration and Development	Common Shares 13.26%	1.57% Class A Shares - \$3,000,006 Class A-R Shares - \$2,999,997
Caltex Resources Ltd. Suite 1500, 717 – 7th Avenue SW Calgary, AB T2P 0Z3	Oil & Gas Exploration and Development	Common Shares 6.20%	2.60% Class A Shares - \$5,420,002 Class A-R Shares - \$4,532,156
Centre Square Development LP 2139 Broad St	Real Estate	Subordinated Debenture	1.02% \$2,990,234
Community Electric Ltd. 811A 58th Street East Saskatoon, SK S7K 6X5	Electrical Contractor and Developer of Automated Controls	Subordinated Debenture	0.43% \$1,250,000
Crestline Coach Ltd. 126 Wheeler Street Saskatoon, SK S7P 0A9	Ambulance/Specialty Vehicle Manufacturer	Convertible Preferred Shares 22.73% Preferred Shares convertible into 14.81% of Common Shares	0.15% \$443,182
Crusader Drilling Corp. 5 -76th Avenue South Yorkton, SK S3N 3V2	Oil & Gas Drilling	Common Shares 36.88%	0.77% Class A Shares - \$1,930,000 Class A-R Shares - \$1,032,500
Elgin Developments Limited Partnership 220 - 1911 Park Street Regina, SK S4N 2G5	Real Estate	Limited Partnership Units 25.81% Subordinated Debenture	0.32% \$175,714 \$770,000
Factory Optical Holdings Inc. 6 - 1731 Ross Avenue East Regina, SK S4N 7K2	Retail Optical Stores and Lens Fabrication	Common Non-Voting Shares 8.49%	0.07% \$206,467
Firesky Energy Inc. 200 – 1329 3rd Street Esteravan, SK S4A 0S1	Oil & Gas Exploration and Development	Common Equity 23.60%	4.34% Class A Shares - \$7,480,002 Class A-R Shares - \$9,166,284

Hi-Tec Profiles LP 2301 Industrial Drive Regina, SK S0G 5K0	Manufacturing	Limited Partnership Units 32.43% Common Shares 32.43%	2.22% \$379 \$6,512,411
HL Carriage Homes LP 2230 Lorne Street Regina, SK S4P 2M7	Real Estate	Limited Partnership Units 50%	0.15% \$435,000
Hospitality Network Canada (2011) Inc. 1600 - 2002 Victoria Avenue	Television and Internet Service Provider to Hospitals and Care Homes	Common Shares 69.02% Subordinated Debenture	4.29% \$10,053,026 \$2,569,087
I.M. Wireless Communications Ltd. 1408 Broad Street Regina, SK S4R 4K9	Wireless Communications	Common Shares Common Shares – 19.06%	0.07% \$194,464
Innovative Residential Inv. Inc. 101-B English Crescent Saskatoon, SK S7K 8G4	Real Estate	Subordinated Debenture	0.26% \$750,000
James Hill Road Villa LP 2915 Pasqua Street Regina, SK S4S 2H4	Seniors Living and Care Home	Limited Partnership Units 56.04%	1.34% \$3,949,286
Koenders Windmills Inc. 75 1st Avenue, Box 126 Englefeld, SK S0K 1N0	Manufacturer of Windmills for Commercial Water Aeration	Common Shares 16.66%	0.00% \$0
Lazar Equipment Ltd. 520 9th Street West Meadow Lake, SK S9X 1S8	Distributor of Agricultural, Construction and Yard Maintenance Equipment	Common Shares 53.9%	0.30% \$892,229
Moody's Equipment Ltd. Box 7, Hwy 16 & 71st St Saskatoon, SK S7K 3K1	Distributor of Agricultural and Construction Equipment	Partnership Interest 21.42% Subordinated Debenture	3.73% \$2,806,897 \$8,170,714
Parkside Townhomes 101-B English Crescent Saskatoon, SK S7K 8G4	Real Estate	Common Shares 39.50% Preferred Shares 78.51%	0.67% \$1,256,160 \$706,590

Pines Power Sports Marine Ltd. Highway 2 North, P.O. Box 1528 Prince Albert, SK S6V 5T1	Distributor of Recreational Vehicles	Common Shares 54.55% Subordinated Debenture	1.11% \$300,000 \$2,952,140
Plains Environmental Inc. 21 - 7895 49th Avenue Red Deer, AB T4P 2B4	Oil Field Waste Disposal	Common Shares 13.50% Convertible Debenture	1.29% Class A Shares - \$806,156 Class A-R Shares - \$236,875 Debenture A - \$3,029,424 Debenture A-R - \$890,145
Prairie Soil Services Inc. Box 550 Norquay, SK S0A 2V0	Value-Added Agriculture	Common Equity 69.20% Subordinated Debt	2.43% \$4,359,375 \$2,790,000
Prairie Plant Systems Inc. #1 Plant Technology Road Box 19A – RR#5 Saskatoon, SK S7K 3J8	Industrial Biotechnology	Common Shares 11.47% Subordinated Debenture	1.92% \$4,939,277 \$693,600
Pro Metal Industries Ltd. 455 Henderson Drive Regina, SK S4N 5W8	Custom and Specialized Steel Fabrication	Common Shares 50% Subordinated Debenture	0.64% \$833,340 \$1,000,000
Stampede Drilling Ltd. 410 – 304 Petterson Drive Estevan, SK S4N 1N7	Oil & Gas Drilling	Common Shares 20.77%	0.99% Class A Shares - \$1,000,000 Class A-R Shares - \$2,739,357
Steel Reef Infrastructure Corp. Suite 515 – 505 8 th Ave SW Calgary, AB T2P 1G2	Oil and Gas Infrastructure	Common Shares 18.20%	7.54% Class A - \$19,689,804 Class A-R - \$9,200,504
StorageVault Canada Inc. P.O. Box 32062 Regina, SK S4N 7L2	Self Storage	Common Shares 31.05% Preferred Shares - convertible at \$0.30 per share	1.81% \$2,720,800 \$2,608,844

Sun Country Well Servicing P.O. Box 447 Cochrane, AB T4C 1A6	Oil & Gas servicing	Common Shares 8.20%	1.12% Class A-R Shares - \$1,000,000
Terra Grain Fuels Inc. Kalium Road Belle Plaine, SK S0G 0G0	Alternative Energy	Common Shares 33.25% Subordinated Debt	1.02% Class A - \$1 Class A-R Shares - \$1 Class A - \$3,631,536 Class A-R - \$266,283
Villanova 4 Oil Corp. 1200, 1881 Scarth Street Regina, SK S4P 4K9	Oil & Gas Exploration and Development	Common Shares 8.26%	1.25% Class A Shares – \$3,848,372 Class A-R Shares - \$959,157
Visima Holdings Inc. 200 – 1916 Dewdney Ave Regina, SK S4R 1G9	Retail Optical Stores and Lens Fabrication	Common Shares 28.72% Subordinated Debenture	0.60% \$176 \$1,753,584
Visima II Holdings Inc. 200 – 1916 Dewdney Ave Regina, SK S4R 1G9	Retail Optical Stores and Lens Fabrication	Preferred Shares 28.72% Subordinated Debenture	0.95% \$732,791 \$2,050,977
Westcon Equipment & Rentals Ltd. Highway #1 East P.O. Box 89 Regina, SK S4P 3B1	Construction & Heavy Equipment Rental	Common Shares 12.25% Subordinated Debenture	0.58% \$1,065,445 \$650,000
Yorterra Development LP Suite 220 – 1911 Part St Regina, SK S4N 2G5	Real Estate	Limited Partnership Units 32.37% Subordinated Debenture	0.37% \$225,000 \$870,000

Other than StorageVault Canada Inc. none of the common shares set forth above are listed on a stock exchange or over-the-counter market and the securities are subject to restrictions on resale. For the purposes of determining the Net Asset Value of the Fund, the common shares will be valued as described below in the section "**Calculation of Net Asset Value**" and in accordance with applicable law.

ORGANIZATION AND MANAGEMENT DETAILS OF THE FUND

Management of the Fund

The Board of the Fund is comprised of nine (9) directors, five (5) of whom are nominated and elected by the Sponsor, and four (4) of whom are nominated and elected by the holders of the Subscriber Shares. Members are elected to a term not exceeding three (3) years on a rotating basis to ensure continuity on the board. The Sponsor, the holder of Class B Shares, has the right to nominate and elect a simple majority of the number of directors to be elected to the Board of the Fund unless, at the time of election of directors, there are no holders of any series of Class A shares, any series of Class R shares or Class C Shares wherein the Sponsor may then vote in respect of the election of the balance of the directors. The holders of the Subscriber Shares are entitled to elect the minority number of directors to be elected to the Board of the Fund being four (4) directors in number. At the annual general meeting of the shareholders of the Fund held on December 18, 2015, only three (3) directors' positions were open for election. The Sponsor, as the holder of the Class B Shares, resolved to re-elect Ron Carlson and David Meyers each of whose term of office expired in December 2015 for a three (3) year term expiring in December 2018. At the December 18, 2015 annual general meeting of the shareholders of the Fund, the holders of the Subscriber Shares resolved to re-elect Douglas Frondall whose term of office expired in December 2015, for a further three (3) year term expiring December 2018. Holders of Subscriber Shares have no right to elect, remove, or replace directors elected by the Sponsor, being a majority of the directors. See "**Organization and Management of the Fund**" and "**Description of the Securities Distributed – Subscriber Shares - Election of Directors**".

Directors and Officers of the Fund

The name, municipality of residence, office within the Fund and principal occupation of each of the directors and officers of the Fund are set out below, along with the committees, if any, that the director is a member of:

DIRECTORS:

Name & Municipality of Residence	Position on the Board of the Fund and Period of Service	Principal Occupation during Five (5) preceding years	Class A shares and/or Class A-R shares owned or controlled
Ron Carlson ^{2,3} Regina, Saskatchewan	Director since September 1, 1999	Former National Representative and past Western Regional Vice-President & Administrative Vice- President of Communications, Energy & Paperworkers' Union of Canada	1478.000
Michael Fix ^{1,3} Regina, Saskatchewan	Director since August 10, 2006	Consultant	346.394
Kevin Stangeland ^{1,2} Rensselaer, Indiana	Director since September 28, 1999	Chief Executive Officer UFR Urban Forest Recyclers Inc.	4141.414
David Meyers Saskatoon, Saskatchewan	Director since October, 2011	Process Operator ERCO Worldwide	1495.114
Terry Schneider ² Regina, Saskatchewan	Vice-Chair & Director since May 1, 2002	Process Operator Consumers Cooperative Refinery Ltd.	1590.109
Kathy Zwick ³ Regina, Saskatchewan	Director since March 2009 Previous term from May 2002, to April, 2006	Assistant to the President Local 649, Communications, Energy and Paperworkers' Union of Canada	2646.130
Douglas Frondall ¹ Saskatoon, Saskatchewan	Chair & Director since December 17, 2010	Partner to January 1, 2014 & thereafter Executive Advisor, Corporate Finance Virtus Group Chartered Accountants and Business Advisors LLP	1381.986
Daryl Schwartz White City, Saskatchewan	Director since December 14, 2012	Instrument Technician Consumers Cooperative Refinery Ltd.	3772.484
Brent Banda ² Saskatoon, Saskatchewan	Director since December 16, 2011	President and Senior Consultant Banda Marketing Group Inc.	1360.063

- 1 Member of the Audit/Valuation Committee. See "Calculation of Net Asset Value - Valuation Policies and Procedures of the Fund - Audit/Valuation Committee".
- 2 Member of the Investment Committee. See "Investment Strategies - Investment Approval and Review Process".
- 3 Member of the Governance and Nominating Committee. See "Organization and Management Details of the Fund - Management of the Fund - Governance and Nominating Committee".

OFFICERS:

Name & Municipality of Residence	Office	Principal Occupation	Class A Shares and/or Class A-R Shares Owned or Controlled
Randy Beattie Regina, Saskatchewan	President and Chief Executive Officer	Partner PFM Capital (2010) Inc.	5,897.606
Rob Duguid Regina, Saskatchewan	Vice-President, Chief Financial Officer and Corporate Secretary	Partner PFM Capital (2010) Inc.	5,841.009
Chris Selness Regina, Saskatchewan	Vice-President, Investments	Contractor to PFM Venture Capital Operations Inc.	6,062.621
Mike Merth Regina, Saskatchewan	Chief Compliance Officer	Chief Financial Officer PFM Capital 2010 Inc.	NIL

The directors and officers of the Fund, as a group, beneficially own, or control or direct, directly or indirectly, 32,240.446, or less than 0.13%, of the issued and outstanding shares of the Fund.

Officers of the Fund will devote such time and attention to the business and affairs of the Fund as may be required to adequately fulfill their duties and obligations to the Fund arising out of their respective positions.

The terms of office of the existing Class B shareholder directors are as follows:

Class B Shares Director	Date Appointed	Term
Ron Carlson	December 18, 2015	3 year term
Terry Schneider	December 13, 2013	3 year term
David Meyers	December 18, 2015	3 year term
Kathy Zwick	December 12, 2014	3 year term
Daryl Schwartz	December 12, 2014	3 year term

The terms of office of the directors elected by the holders of the Subscriber Shares are as follows:

Class A Shares Director	Date Appointed	Term
Kevin Stangeland	December 13, 2013	3 year term
Michael Fix	December 13, 2013	3 year term
Douglas Frondall	December 18, 2015	3 year term
Brent Banda	December 12, 2014	3 year term

Governance and Nominating Committee

The Board has established a Governance Committee consisting of three members of the Board. The Governance Committee reviews disclosure and compliance matters for the information and approval of the Board. This Committee meets at least twice a year.

The objective of the Governance and Nominating Committee is to maintain strong corporate governance standards for the Fund, and its duties include:

- (i) identifying and dealing with conflicts of interest at the Board level;
- (ii) identifying potential new Board members;

- (iii) evaluating performance of Board committees and Board members; and
- (iv) facilitating continuing education for Board members and orientation for new Board members.

The Fund is responsible for the fees and expenses of the Governance and Nominating Committee. See **“Organization and Management Details of the Fund - Remuneration of Directors and Officers”**.

Remuneration of Directors and Officers

No officer of the Fund currently receives any remuneration by virtue of such office.

Directors of the Fund are entitled to an annual retainer, of \$1,000 per annum, save for the Chair who is entitled to receive \$2,000 per annum. Members of the Investment Committee and Governance Committee of the Fund are entitled to an annual retainer of \$750 per annum, save for the Chairs of each of these committees who are entitled to \$1,500 per annum. Members of the Audit/Valuation Committee of the Fund are entitled to an annual retainer of \$500 per annum, save for the Chair of this committee who is entitled to \$1,000 per annum.

In addition Directors of the Fund are entitled to receive a fee of \$250 per meeting for each Board meeting of less than 2 hours in duration and \$500 per meeting for each Board meeting longer than 2 hours, and they are entitled to receive a fee of \$500 for each stand-alone committee meeting and a fee of \$250 for each committee meeting held in conjunction with a Board meeting.

For the financial year ended August 31, 2015, a total of \$84,702 (2014 - \$89,510) (inclusive of applicable tax) was paid by the Fund to directors. In addition, all directors are entitled to be reimbursed for expenses incurred in attending Board meetings and are provided insurance coverage under a directors' and officers' liability insurance policy carried by the Fund. The Fund is not aware of any claim or potential claim which is outstanding or which would require submission by the Fund to this liability insurance.

No director or officer of the Fund is indebted to the Fund. Pursuant to the Saskatchewan Regulations and the Articles of the Fund, compensation paid to the shareholders, directors and officers of the Fund must be approved by the shareholders.

Remuneration of Members of the IRC

Members of the IRC are entitled to receive a fee of \$250 per meeting for each IRC meeting of less than 2 hours in duration and \$500 per meeting for each IRC meeting more than 2 hours in duration. For the financial year ended August 31, 2015, a total of \$1,750 (2014 - \$1,750) (inclusive of applicable tax) was paid by the Fund to the members of the IRC. Members of the IRC are entitled to be reimbursed for expenses incurred in attending IRC meetings and the Fund indemnifies the members of the IRC and provides insurance against liability incurred in their role as IRC members. The Fund is not aware of any claim or potential claim which is outstanding or which would require submission by the Fund to this liability insurance. No member of the IRC is indebted to the Fund.

Operating Expenses

The Fund pays all of its operating expenses, including an annual Trailer Commission (since February 1, 2004 Conexus has been responsible for the payment of Base Commission and Additional Commission on the sale of Class A – Series A and Class R – Series A shares), certain ongoing marketing costs, audit, valuation and legal expenses, certain consultants' costs and the fees and expenses payable to the Manager. See **“Organization and Management Details of the Fund – Administrative Services Fee”**. The nature of the investments made by the Fund generally requires a greater commitment to investment analysis, due diligence investigations and post-investment monitoring than investments in most publicly traded securities. In addition, the cost to determine the value of the Fund's assets for which no published market exists is greater than valuation costs for mutual funds which invest primarily in listed securities. Consequently, the operating expenses of the Fund may be higher than some mutual funds and other pooled investment vehicles.

The Manager

The Manager is a corporation incorporated under *The Business Corporations Act* (Saskatchewan), having its registered office and principal place of business at 1925 Victoria Avenue, 2nd Floor, Regina, Saskatchewan S4P 0R3. The Manager is registered as an investment fund manager and also as the portfolio manager of the Fund.

Duties and Services to be provided by the Manager – Management Agreement

Pursuant to the Management Agreement the Manager has been retained to manage and administer the business affairs of the Fund, including the management of the Fund's investment in eligible businesses and its liquid portfolio investments.

The Manager has agreed that it shall devote such time and attention as may be required to fulfill its obligations under the Management Agreement. The Management Agreement has been automatically renewed until December 13, 2016 and is renewable thereafter automatically for successive two year terms or until earlier terminated in accordance with its provisions which include: (i) the right to terminate by mutual agreement of the parties; (ii) the right of the Fund to terminate where the Manager has become bankrupt; and, (iii) the right of the Manager to terminate the Management Agreement effective as of the end of the initial term or any subsequent two – year renewal period provided that notice of such termination is properly delivered to the Fund in accordance with the Management Agreement. Further, the Management Agreement may be terminated by the Fund in the event of a default by the Manager in the due observance or performance of any of its material obligations contained in the Management Agreement where notice of such default is given to the Manager and the Manager has not remedied such default within 30 days after such notice is received. After the expiration of the initial eight year period following the inception of the Fund, the Manager became entitled to receive IPA payments on an annual basis. In 2012 the security holders ratified an amendment to the Management Agreement to provide that in the event of termination of the Manager, the Manager shall continue to be entitled to its Base Fee and an allocation for IPA on unrealized gains to the date of termination, such IPA to be as valued by the Auditor. If disputes were to exist over the Auditor's valuation, each of the Fund and the Manager would appoint an independent business valuator and the average of the three valuations would determine the amount of the IPA to be paid to the Manager on unrealized gains as of the date of termination.

Pursuant to the Management Agreement, the duties of the Manager include the following:

- seeking out and identifying investment opportunities using any available sources, including labour organizations, contractors, developers, financial institutions, pension funds, government and crown agencies and other venture capital funds;
- undertaking operational due diligence of investment opportunities;
- developing, negotiating and presenting investment recommendations to the Board;
- ongoing monitoring of all investments;
- providing investment advice for the Fund's liquid portfolio investments, unless this function is subcontracted to a third party approved by the Board;
- providing performance reports to the Board;
- making disposition recommendations;
- managing (at the Fund's expense) compliance with the requirements of all regulators and applicable legislation;
- ensuring investors and regulators receive appropriate and timely reporting through the management (at the Fund's expense) of investor relations activities; and
- managing the accounting function (at the Fund's expense) to ensure appropriate systems and controls to manage and safeguard assets and to facilitate reporting for both accounting and tax purposes.

The Fund's Sponsor and investors may propose investment opportunities for consideration by the Fund. The acceptance of any such proposals will be subject to the Fund's regular approval process, including suitability under the Fund's investment criteria and the normal due diligence process.

Management Fees and Expenses

Pursuant to the Management Agreement, the Fund is responsible for payment of the following amounts to the Manager:

- (1) an annual management fee, calculated and payable monthly in arrears, equal to 2.5% of the aggregate Net Asset Value of the Subscriber Shares, as at each valuation date; and
- (2) the IPA equal to 20% of the return derived from an Eligible Investment of the Fund, from capital raised through the issuance of Subscriber Shares, is accrued from the date of investment in Eligible Investments and the IPA associated with an Eligible Investment will be paid annually only upon realization of the Eligible Investment. Before any IPA is paid to the Manager on the realization of an Eligible Investment or termination of the Manager, the Fund must have achieved all of the following:
 - (a) earned sufficient income to generate an average rate of return from all Eligible Investments greater than the 5 year average rate of return on a guaranteed investment certificate of the Bank of Canada plus 1% on an annualized basis. The income on Eligible Investments includes investment gains and losses (realized and unrealized) earned and incurred since the inception of the Fund, and negotiation fees, interest, royalties, distributions and earnings of any other kind;
 - (b) earned sufficient income from the particular Eligible Investment to provide a cumulative investment return, before expenses, at an average annual rate in excess of 10% since investment; and
 - (c) fully recouped an amount from the Eligible Investment, through income earned, liquidation of the investment, or otherwise, equal to all or greater than the principal invested in the particular Eligible Investment.

Provided that in the event of termination of the Manager, the Manager is entitled to an allocation for IPA on unrealized Eligible Investments to the date of termination, as valued by the Auditor. **See "Duties and Services to be provided by the Manager –**

Management Agreement".

During the fiscal year ended August 31, 2015, the Manager was paid fees, including IPA, in the amount of \$13,017MM (2014 - \$12.639MM) (inclusive of GST) pursuant to the Management Agreement.

The Manager provides the services of portfolio manager to the Fund with the fees for such services being included within the annual fees paid to the Manager by the Fund.

Other Expenses

The Fund is responsible for all direct costs and expenses incurred in the operation of the Fund, including without limitation, fees and expenses paid to special consultants, salaries and benefits of employees of the Fund, insurance (including directors' and officers' liability insurance), legal, audit, valuation and shareholder communication costs, travel, registrar and transfer agency expenses, custodian and trustee fees, marketing and promotion expenses, sales commissions payable to the Agent and Sub-Agents selling Subscriber Shares (provided that effective February 1, 2004, the Fund was no longer responsible for the payment of Base Commission and Additional Commission on the sale of Class A – Series A and Class R – Series A shares, but rather Conexus assumed this responsibility), accounting, taxes and governmental costs, registration and listing fees, and investor and public relations. These costs and expenses include all direct out-of-pocket costs and expenses incurred by the Manager in carrying out its obligations under the Management Agreement with the Fund. The Fund is also responsible for any fees and expenses paid to any third party for liquid portfolio management services, if such services are at any time not provided by the Manager. The Fund has paid the Agent a corporate finance fee of \$25,000 and \$20,000 for legal fees for 2015.

Reference will be made in the annual audited financial statements of the Fund to the management expense ratio, which is the ratio of all fees and other expenses paid or payable by the Fund, (including the Trailer Commission) expressed as a percentage of the average net asset value of the Fund during the annual period to which the financial statements relate. In all instances, the sole liability of the Fund to the Manager is for fees due and payable and reimbursement of expenses up to the termination date of the Management Agreement. See "**Duties and Services to be provided by the Manager – Management Agreement**".

Agent and Other Compensation

The Fund is responsible for paying the following additional amounts:

Sales Commissions: Up to and including January 31, 2004, the Fund paid to the Former Agent and its Sub-Agents selling Class A – Series A and Class R – Series A shares the Base Commission. Since February 1, 2004 the Base Commission for such shares are paid by Conexus on behalf of the Fund. The Fund pays its Sub-Agents a commission, including a Trailer Commission for the sale of Class A – Series A and Class R – Series A. A 1% commission is paid to the Agent, however no fee is paid to Sub-Agents for the sale or distribution of Class A – Series F or Class R – Series F shares.

The Fund pays the Agent and the Former Agent an annual Trailer Commission which is charged to the Class A – Series A shares and Class R – Series A shares for each fiscal year that an investment is maintained within the Fund.

**Additional
Commission:**

Up to and including January 31, 2004, as remuneration for distribution services which were provided by the Former Agent to the Fund, the Fund paid the Former Agent the Additional Commission. Since February 1, 2004 the Additional Commission is paid by Conexus on behalf of the Fund. The distribution services provided by the Former Agent and now by the Agent to the Fund include, but are not limited to, acting as principal distributor and agent for the sale of Subscriber Shares to eligible Saskatchewan investors, marketing analysis and the appointment of Sub-Agents.

Sales Incentive:

The Fund may enter into cooperative advertising programs with the Agent or Sub-Agents providing for reimbursement by the Fund of expenses incurred in promoting the sale of Subscriber Shares, subject to compliance with applicable laws, based on past or anticipated sales of Subscriber Shares by the Agent and Sub-Agents. The costs for these advertising programs are allocated to the Subscriber Shares.

The Base Commission and Additional Commission are payable by Conexus and not by the Fund. Conexus is a Saskatchewan credit union that is at arm's length to the Fund. The Fund intends to invest sufficient money in Conexus on a non-interest bearing basis, from time to time, to enable it to pay the Base Commission and Additional Commission. The aggregate investments made by the Fund in Conexus during each calendar year will be repaid by Conexus to the Fund in eight equal payments beginning on January 10 of the year immediately following such calendar year.

Under the Fund's accounting policy all commissions paid by the Fund are charged to the applicable net assets as incurred. All fees and costs payable to the Agent, and other securities dealers involved in distributing the Fund's Subscriber Shares, in respect of services provided to the Fund, are expensed in full at the time they are incurred and are charged against the Net Asset Value of the applicable series of shares in accordance with IFRS. Such fees and expenses include all management and marketing service fees and related costs payable to the Agent and other securities dealers, as outlined in this prospectus.

Administrative Services Fee

As remuneration for managing and attending to the payment of the Base Commission and Additional Commission, the Fund has agreed to pay Conexus the Administrative Services Fee. The Administrative Services Fee is allocated to either the Class A – Series A or Class R – Series A shares as applicable, and will be paid each year for 8 consecutive years following the sale of the applicable Subscriber Shares, payable on or about January 10 of each year, with payments made on or about January 10, 2016 relative to the 2015 calendar year.

Directors and Officers of the Manager of the Fund

The name, municipality of residence, office with the Manager and principal occupation of each of the directors and officers of the Manager are set forth below:

Name & Municipality of Residence	Office	Principal Occupation	Class A Shares and/or Class A-R Shares Owned or Controlled
Randy Beattie Regina, Saskatchewan	President and Chief Executive Officer	Partner PFM Capital (2010) Inc.	5,897.606
Rob Duguid Regina, Saskatchewan	Vice-President, Investments and Corporate Secretary	Partner PFM Capital (2010) Inc.	5,841.009
Mike Merth Regina, Saskatchewan	Chief Financial Officer and Vice-President, Compliance	Chief Financial Officer PFM Capital 2010 Inc.	NIL

The directors and the officers of the Manager, as a group, beneficially own, or control or direct, directly or indirectly 11,035.707 shares or less than 0.05% of the issued and outstanding shares of the Fund.

None of the Manager, its directors, officers or employees will enter into any arrangement whereby they receive a fee or benefit from the purchase or sale of the Fund's investment portfolio, without the consent of the Board of the Fund.

None of the directors or the officers of the Manager have been the subject of bankruptcy proceedings or a cease trade order.

The officers and directors of the Manager collectively have extensive experience in venture capital fund management and extensive senior management experience in the areas of corporate finance, portfolio management, banking, insurance and risk management. The officers and directors collectively have direct experience in all aspects of the venture capital industry including sourcing capital, identifying investee businesses, evaluating their merits, conducting due diligence, negotiating terms and conditions of the investment and subsequent to investments being made, evaluating and realizing on the performance of the investment.

Principal Holders of Securities of the Manager of the Fund

TBW Holdings Inc. (formerly PFM Capital Inc.) and Blueberry & Papaya Farms Ltd. are the registered holders of all of the issued and outstanding share capital of the Manager. TBW Holdings Inc. is owned by Randy Beattie and Rob Duguid through their respective holding companies. Blueberry & Papaya Farms Ltd. is owned by Chris Selness and his spouse.

Consulting and Placement Fees

Any placement or other fee paid by an investee in respect of an investment of the assets of the Fund shall be for the account of the Fund. Fees generated for any consulting or financial services provided by the Manager to an investee beyond the scope of services required in fulfilling its duties under the Management Agreement will be for the account of the Manager. Prior to accepting any direct

assignments for services, the Manager will obtain the prior approval of the Fund.

Conflicts of Interest

The Fund may be subject to various conflicts of interest due to the fact that the Manager and its directors, officers and shareholders are or will be engaged in a wide range of management, advisory and other business activities. The Manager and any of its officers' investment decisions for the Fund will be made independently of those made for the other clients of the Manager and any of its officers. However, on occasion, the Manager may, on behalf of the Fund, make an investment in a company in which the Manager or its officers have also made an investment of a similar or different nature for one or more other clients of, or funds managed by the Manager or its officers. In such circumstances, the Manager will ensure that such transactions will be effected on an equitable basis, with no preferential treatment to be given to a client which is adverse to the interests of the Fund. It is currently a policy of the Fund not to invest or lend money to any eligible business in which a director, officer or employee of the Manager has a material interest, whether such interest is direct or indirect. Subsequent to an investment however, a director, officer or employee of the Manager may, as a representative of the Fund, become a director of an investee business.

The services of the Manager under the Management Agreement are not exclusive, and nothing in the Management Agreement will prevent the Manager, or any Affiliate thereof, from providing similar services to other investment funds and other clients (whether their investment objectives and policies are similar to those of the Fund) or from engaging in other activities.

The Fund is unaware of any actual or perceived conflicts that exist as between the officers and directors of the Fund and the Fund itself.

Portfolio Manager

The Manager provides the services of portfolio manager to the Fund, with the fees for such services being included within the annual fees paid to the Manager by the Fund. See "**Organization and Management Details of the Fund - Management Fees and Expenses**".

Independent Review Committee

As required by NI 81-107 an IRC has been established for the Fund. A charter has been adopted and policies and protocols have been implemented by the Manager and the IRC in compliance with NI 81-107. The primary responsibility of the IRC is to provide for the independent review and oversight of conflicts of interest faced by the Manager in managing the Fund. The IRC will review and make recommendations with respect to all conflict of interest matters that are referred to it by the Board or the Manager. The IRC will undertake an annual review of, among other things, its charter and the Manager's written policies and procedures for dealing with conflict of interest matters.

The current members of the IRC are Berny Gross, of Regina, Saskatchewan, an entrepreneur and owner of a mechanical contracting company, who has been re-appointed for a three year term (expiring in 2016); William Johnson, Q.C., B.A., LL.B., B.C.L. (OXON), lawyer and partner of the law firm of Gerrand Rath Johnson of Regina, Saskatchewan, who has been re-appointed for a three year term expiring in 2017; and Douglas Johnson, C.A., of Regina, Saskatchewan, who has been re-appointed for a three year term expiring in 2017.

The members of the IRC in aggregate, beneficially own, or control or direct, directly or indirectly 8,166.316 or less than 0.03% of the issued and outstanding shares of the Fund.

The Fund indemnifies the members of the IRC and provides insurance against liability incurred in their role as committee members. The Fund is not aware of any claim or potential claim which is outstanding or which would require submission by the Fund to this liability insurance.

The Fund is responsible for the fees and expenses of the IRC. See "**Organization and Management Details of the Fund - Remuneration of Members of the IRC**".

The IRC is responsible to report annually to shareholders and an annual committee report is required to be filed on SEDAR, which report will include the remuneration paid to and the scope of the activities of the IRC during the applicable reporting period. The IRC annual committee report for the fiscal year ended August 31, 2015 was filed on SEDAR on October 15, 2015. A copy of the report is also available on the Fund's website at www.saskworks.ca or by request, at no charge, by writing to the Fund at 1925 Victoria Avenue, 2nd Floor, Regina, Saskatchewan, S4P 0R3.

Auditors

The auditors of the Fund are MNP LLP, Chartered Accountants, Suite 900 - 2010 11 Avenue, Regina, Saskatchewan, S4P 0J3.

Registrar and Transfer Agent

Prometa Fund Support Services Inc. acts as the registrar and transfer agent for the Fund. The shareholder records are maintained at the Transfer Agent's principal place of business at 155 Carlton Street, Winnipeg, Manitoba, R3C 3H8.

Custodian

Under the Custodial Agreement CIBC Mellon Global Securities Services Company, being an asset servicing and custodial company, has agreed to act as custodian and hold the portfolio securities of the Fund in safekeeping for the Fund. The address of CI BC Mellon Global Securities Services Company is 320 Bay Street, P.O. Box 1, Toronto, Ontario, M5H 4A6. See "**Purchase of Securities (Plan of Distribution) - Custodial Agreement**".

Promoters

The Manager and the Sponsor may be regarded as a promoter of the Fund. Neither of these promoters receives any remuneration or other thing of value in consideration for being a promoter of the Fund. The Sponsor, holds 10 Class B Shares, being all of the issued and outstanding Class B Shares of the Fund. See "**Organization and Management Details of the Fund – Sponsor**". The Manager receives remuneration in consideration for acting in the capacity as Manager to the Fund. See "**Organization and Management Details of the Fund – Management of the Fund**" and "**Fees and Expenses Payable by the Fund – Management Fees and Expenses**".

FEES AND EXPENSES

This table lists the fees and expenses that an investor may have to pay if it invests in the Fund. The Investor may have to pay some of these fees and expenses directly. The Fund may have to pay some of these fees and expenses, which will be required to be deducted from the gross revenues of the Fund:

Fees and Expenses Payable by the Fund:

Type of Fee	Amount and Description
Agent's Corporate Finance Fee	\$25,000 per annum is paid to the Agent
Agent's Legal Fees	\$20,000 per annum is paid to Agent's counsel
Agent's Base Commission	6% calculated on the gross proceeds raised in any fiscal year through the sale of Subscriber Shares is paid to the Agent at the time the subscription for Class A – Series A shares and Class R – Series A shares are accepted by the Fund. The 1% Additional Commission is paid to the Agent, however no fees or commissions are paid by the Fund to Sub-Agents for subscriptions accepted for Class A – Series F or Class R – Series F shares. See " Purchase of Securities (Plan of Distribution) - Administrative Services Agreement " and " Fees and Expenses - Fees and Expenses Payable by the Fund "
Agent's and Former Agent's Trailer Commission	0.5% per Class A – Series A and Class R – Series A share for each fiscal year that the investment is maintained within the Fund See " Purchase of Securities (Plan of Distribution) - Administrative Services Agreement "
Agent's Additional Commission	1.0% calculated on the gross proceeds raised in any fiscal year through the sale of Subscriber Shares is paid to the Agent at the time the subscription for Subscriber Shares is accepted by the Fund. See " Purchase of Securities (Plan of Distribution) – Administrative Service Agreement " and " Fees and Expenses - Fees and Expenses Payable by the Fund - Agent and Other Compensation "
Management Base Fee	2.5% per annum of the aggregate Net Asset Value of the Subscriber Shares as at each valuation date is paid to the Manager

IPA	20% of the return derived from an Eligible Investment of the Fund is accrued from the date of investment in Eligible Investments and the IPA associated with an Eligible Investment will be paid annually to the Manager only upon realization of the Eligible Investment. See "Organization and Management Details of the Fund - Management Fees & Expenses"
Administrative Services Fee	0.875% of the gross proceeds raised in any calendar year on the sale of Class A – Series A shares and Class R – Series A shares is paid to Conexus
Other Fees and Expenses	All direct costs and expenses incurred in the operation of the Fund.

Fees and Expenses Payable by the Investor:

Type of Fee	Amount and Description
Sales Charge	Sales commissions and other fees and expenses are paid indirectly by Investors through the Fund and the Fund, directly or indirectly, pays such commissions, fees and costs, as applicable, out of the proceeds from the sale of Subscriber Shares. See "Organization and Management Details of the Fund - Agent and Other Compensation"
Transfer Fee	Nil
RRSP Fee	The Manager, on behalf of the Fund, has made arrangements with Concentra Trust, pursuant to which individual investors may establish a RRSP with Concentra Trust and have the RRSP purchase Subscriber Shares. Where the aggregate funds in a trust governing a RRSP or a RRIF are less than \$10,000 at the end of the eight year hold period for the initial subscription, a one-time administrative fee, payable at the end of the eight year hold period for the initial subscription, in the sum of \$35 plus GST (\$36.75 in total) will be charged by Concentra Trust for such transactions. These administration fees are subject to change on 60 days' notice without prior approval of the participants. Investors may also have their own or their spouse's or common law partner's self- directed RRSP purchase Subscriber Shares. See "Prospectus Summary – Benefits and Eligibility for Investment" and "Income Tax Considerations" .
Early Redemption Fee	Holder of Class A – Series A shares and Class R – Series A shares, who request the Fund to redeem their shares before the eight year minimum holding period expires will be charged an Early Redemption Fee. The Early Redemption Fee is 8% in the first year after purchase and declines by 1% per year until the fund reaches maturity after the 8 th year, at which point the early redemption fee is nil. There is no Early Redemption Fee where the redemption occurs following the death of the original holder of the Class A – Series A shares and Class R – Series A shares or after the eighth anniversary of the date of issue of the such shares. Early redemption before expiry of the eight year holding period for any of the Subscriber Shares may result in repayment of both Federal and Saskatchewan tax credits, and is subject to a number of restrictions. See "Income Tax Considerations" and "Description of the Securities Distributed–Subscriber Shares - Redemption by Holders" .

CALCULATION OF NET ASSET VALUE

Net Asset Value of the Fund

The Net Asset Value of the Fund is determined as at the last Business Day of each and every week by subtracting the aggregate amount of the Fund's liabilities attributable to each series of share class from the aggregate of the value of the assets attributable to each series of share class and the value of any other assets of the Fund attributable to each share class as reasonably determined by the Board.

The Net Asset Value per Share on the applicable date:

- with respect to a series of Class A shares, is obtained by dividing the Net Asset Value of the Fund on such date attributable to that applicable series of Class A share as a result of investing the capital raised through the issuance of that series of Class A share, after deducting a proportionate share of the stated capital of the Class B shares and all declared but unpaid dividends on that applicable series of Class A share and a proportionate share of all declared but unpaid dividends on the Class C shares, if any, by the total number of shares of that applicable series of Class A shares outstanding on such date; and
- with respect to a series of Class R shares, is obtained by dividing the Net Asset Value of the Fund on such date attributable to that applicable series of Class R share as a result of investing the capital raised through the issuance of that series of Class R share, after deducting a proportionate share of the stated capital of the Class B shares and all declared but unpaid dividends on that applicable series of Class R share and a proportionate share of all declared but unpaid dividends on the Class C shares, if any, by the total number of shares of that applicable series of Class R shares outstanding on such date.

The Net Asset Value per Share as determined in the foregoing manner from time to time may differ from the prices at which shareholders may be able to sell (subject to the restrictions on transfer) Subscriber Shares to third party purchasers.

Annual and Quarterly Valuations

The Fund determines the value of its Subscriber Shares on an annual basis, as at the last business day of August in each year. In order to determine the annual value of the Subscriber Shares, the Fund engages the Auditors to review the fair value of the Fund's portfolio, in aggregate, prepared by the Manager to determine that such fair value is, in all material respects, reasonable. On a quarterly basis, the Manager prepares a valuation of the portfolio, and presents it to the Audit/Valuation committee of the Board of the Fund for approval. On an annual basis, the Manager prepares a valuation of the portfolio, and presents it to the Audit/Valuation committee, and the Board of the Fund for approval. Unless requested by the Auditors, annual independent valuations will not be conducted in respect of each investment within the Fund's portfolio. Should an independent valuation of any of the Fund's portfolio investments be requested by the Auditors, the Fund will arrange for a qualified independent third party to conduct a valuation. Such circumstances could impact negatively on the expenses of the Fund.

Valuation Policies and Procedures of the Fund

Audit/Valuation Committee

The Board has established an Audit/Valuation Committee consisting of three members of the Board. The Audit/ Valuation Committee is responsible for monitoring valuation policies and procedures and for approving for adoption by the Board the valuation of the Fund portfolio. The members of the Audit/Valuation Committee are and will continue to be independent of the Manager. The Fund is responsible for the fees and expenses of the Audit/Valuation Committee. See "**Organization and Management Details of the Fund - Remuneration of Directors and Officers**".

Valuation of Assets

The value of the Fund for settlement and Net Asset Value purposes is determined by the Manager on a weekly basis. Quarterly valuations are prepared by the Manager as at the last day in each fiscal quarter and are presented to the Audit/Valuation Committee of the Fund for approval. On an annual basis, such valuations are presented to the Board for approval. Pursuant to applicable securities law, the Fund is required to obtain the approval of its security holders if the Net Asset Value of the Fund is calculated less frequently than weekly. See "**Calculation of Net Asset Value - Valuation Policies and Procedures of the Fund - Valuation of Assets for which a Published Market Exists and Valuation of Assets for which No Published Market Exists**".

Valuation of Assets for which a Published Market Exists

On Thursday of each week, the value of the Fund's assets for which there exists a published market is determined on the basis of the closing bid prices of such securities, or, if no sales of a particular security have been transacted on the date of valuation, then on the basis of that day's closing bid price or if there is no closing bid price, then on the basis of the most recent closing price. A reasonable discount to market may be used if the size of the investment is large relative to trading volumes of such securities or if trading is restricted in any way. For this purpose, a published market means any market on which such securities are traded if the prices are regularly published in a newspaper or business or financial publication of general and regular paid circulation or on security dealer quote systems.

Valuation of Assets for which No Published Market Exists

The value of the Fund's assets for which no published market exists is determined as at the last Business Day of each fiscal quarter on

the basis of policies and procedures established by the Board for determining the fair market value of such assets. Quarterly valuations of assets for which a published market does not exist will be updated weekly to take into account any material changes in the assets of the Fund since the most recent quarterly valuation. In determining the value of such assets, the Manager is guided, where appropriate, but not bound by, the following criteria:

- investments are valued at estimated fair market value (the price that would be agreed upon in an open and unrestricted market between fully informed, knowledgeable and willing parties dealing at arm's length without constraint);
- the estimated fair market value of investments is determined on the basis of expected realizable value of the investments on a going concern basis or if appropriate on the basis that they were disposed of in an orderly disposition over a reasonable period of time, as appropriate;
- investments are written down to net realizable value where appropriate;
- new investments are normally carried at cost for 12 to 18 months, unless there is a substantial arm's length transaction which establishes a different value or there is a material change from the Fund's expectations;
- if there is a substantial arm's length, bona fide, enforceable offer or transaction with respect to an investment, values used in such offer or transaction may be used in the valuation of the investment if circumstances warrant. Similarly, if there is a valuation prepared by a qualified independent party, such valuation is considered to provide valid indication of fair market value of an investment;
- if the investment is progressing satisfactorily in relation to the Fund's expectations, a reasonable multiple of sustained earnings, cash flow, sales revenue or discounted cash flow (as considered appropriate) with a cross-reference to, and an assessment of, tangible asset value may be used;
- where shares of an entity in which an investment has been made becomes publicly traded, a reasonable discount to market will normally be used if the size of the investment is large relative to trading volumes of such shares or if trading is restricted in any way;
- short-term liquid debt instruments (having a term to maturity of 365 days or less) are valued at cost with accrued interest or discounts earned included in interest receivable;
- convertible securities are generally valued at the greater of their principal amount and their estimated fair market value as if they had been converted, in each case with such estimated fair market value being determined on the basis described above; and
- in the unusual event that the valuation policies and procedures described above are not appropriate to a particular investee business circumstance, then the Board may approve recommendations from the Manager regarding the use of appropriate valuation techniques for that investment.

Investments in debt instruments ("loans") are carried at fair value. For productive loans an estimate of fair value is determined using a discounted cash flow methodology with fluctuations in the fair value recorded as unrealized appreciation or depreciation that is amortized to income over the remaining term of the loan.

A loan is considered impaired if, because of deterioration in credit quality, there is no longer reasonable assurance of the timely collection of the full amount of outstanding principal and interest. A loan on which payments are in arrears for 90 days or more is usually classified as income impaired. Recognition of interest income ceases on income impaired loans until interest is received. On principal impaired loans a write-down or other provision is established, through unrealized depreciation, to reduce their carrying value to the estimated fair value of the underlying security. Recognition of interest income ceases on principal impaired loans with all cash received applied first to principal, until fully recovered, and then as income.

The process of valuing investments for which no published market exists is inevitably based on inherent uncertainties, and the resulting values may differ from values that would have been used had a ready market existed for the investments.

Reporting of Net Asset Value

The Net Asset Value per Share is disclosed on the Fund's website (<http://www.saskworks.ca>) and can also be obtained by calling the Fund at 1-306-791-4833. The Net Asset Value per Share is updated on the website and over the phone at the commencement of the next business day following each Weekly Valuation Update.

Recent Developments - Conversion to IFRS

Historically the accounting policies and standards applied to the Fund have been in compliance with GAAP for publicly accountable enterprises. For fiscal years beginning on or after January 1, 2014, the accounting policies and standards applied to the Fund will be in accordance with IFRS. The Manager has determined that no material change to the Net Asset Value per Share has occurred as a result of the change over from GAAP to IFRS. The primary significance of the change to IFRS is in the additional information disclosure in the notes to the financial statements of the Fund.

The Fund may declare such dividends on the Subscriber Shares from time to time out of monies legally available for dividends as may be appropriate. There has been no cash dividend distribution by the Fund since its inception.

The Fund intends to capitalize annually certain amounts of its interest and other investment income (other than dividends in respect of taxable Canadian corporations) and capital gains to the extent necessary to obtain a refund of the tax otherwise payable on its taxable capital gains and to reduce the tax otherwise payable by it on its interest and other investment income (other than dividends in respect of taxable Canadian corporations). Such capitalization will be effected, with the approval of the shareholders of the Fund, by increasing the stated capital of the Subscriber Shares. If and to the extent that the Fund increases the stated capital of the Subscriber Shares, a holder of Subscriber Shares will be deemed to have received a dividend equal to the amount of the stated capital increase in respect of his or her Subscriber Shares. See **"Income Tax Considerations - "Federation Taxation of Shareholders – Dividends", "Capital Gains & Losses" and "Dividend Refund and Capitalization of Income"**.

PURCHASE OF SECURITIES (PLAN OF DISTRIBUTION)

Agency Agreement

The Fund and Industrial Alliance Securities Inc. (formerly MGI Securities Inc.) have entered into the Agency Agreement, pursuant to which it agreed to act as agent and principal distributor of the Fund in respect of sales of Subscriber Shares. The minimum initial subscription for Subscriber Shares is \$500, and the minimum for subsequent subscriptions is \$100. The Fund may waive minimum initial and subsequent subscription amounts to accommodate pre-authorized contribution plans and payroll deduction plans. Subscriber Shares are being offered to individuals and RRSPs. The minimum initial and subsequent subscription amounts may be changed from time to time by the Board. The services to be provided by the Agent to the Fund will include, but shall not be limited to, acting as principal distributor and agent for the sale of Subscriber Shares to eligible Saskatchewan investors, marketing analysis and the appointment of Sub-Agents.

Pursuant to the Agency Agreement, the Agent is authorized to engage Sub-Agents. The Fund will pay the Agent a corporate finance fee of \$25,000 and \$20,000 for legal fees for 2015/2016. The Fund also pays the Agent and Sub -Agents selling Subscriber Shares an annual Trailer Commission for each fiscal year that an investment, directly attributable to a sale by the Agent or Sub-Agents, is maintained within the Fund.

Administrative Services Agreements

The Base Commission and Additional Commission for the sale of Class A – Series A and Class R – Series A shares has historically been payable by Conexus and not the Fund. Effective January 1, 2016 Base Commission and Additional Commission will be payable with respect to Class A – Series A and Class R - Series A shares only. A 1% commission will be payable to the agent, however no sales commission will be payable to Sub-Agents for the sale of Class A – Series F shares and Class R – Series F shares. Pursuant to the Administrative Services Agreements the Fund is contingently liable for the Base Commission and Additional Commission. Conexus is a Saskatchewan credit union that is at arm's length to the Fund. The Fund intends to invest sufficient money in Conexus on a non- interest bearing basis, from time to time, to enable it to pay the Base Commission and Additional Commission. The aggregate investments made by the Fund in Conexus during each calendar year will be repaid by Conexus to the Fund in eight equal annual payments beginning on January 10 of the year immediately following such calendar year. As remuneration for managing and attending to the payment of the Base Commission and Additional Commission, the Fund has agreed to pay Conexus an amount equal to 0.875% of the gross proceeds raised in any calendar year on the sale of Class A – Series A shares and Class R – Series A shares as an administrative services fee.

The Administrative Services Fee will be paid each year for eight consecutive years following the sale of the applicable Class A - Series A and Class R – Series A shares, payable on or about January 10 of each year, with payments made on January 10, 2016 relative to the 2015 calendar year.

Pursuant to the Administrative Services Agreements the Base Commission and Additional Commission was paid by Conexus relative to the calendar years 2005 to and including 2015.

Pursuant to the 2016 Administrative Services Agreement the Base Commission and Additional Commission will be paid in 2016 by Conexus, relative to the 2015 calendar year. The investment by the Fund in Conexus and the repayment by Conexus over an eight year period with the Administrative Services Fee payable by the Fund to Conexus will occur in 2015 in the same fashion and under the same and like terms as occurred in each of the previous ten years.

The Fund continues to be satisfied that in addition to the aggregate loan proceeds made available to, and the Administrative Services Fee payable to Conexus by the Fund, Conexus will have sufficient capital available to it to meet ongoing administrative and other costs.

Custodial Agreement

Pursuant to the Custodial Agreement CIBC Mellon Global Securities Services Company has agreed to act as custodian and hold the portfolio securities of the Fund in safekeeping for the Fund.

Pre-Authorized Chequing Plan

The Fund has established a pre-authorized chequing plan to assist investors in making an investment in Subscriber Shares. No administrative fees are payable for participation in the pre-authorized chequing plan. Participants in the plan are not required to commit to any specific number of purchases and may, at their option, make purchases monthly or quarterly. A participant in the plan may change the dollar amount or frequency of purchases or may terminate participation in the plan at any time without penalty, on written notice to the Fund.

RRSP Purchases

Pursuant to the RRSP Agency Trust Agreement, individual investors may establish a self-directed RRSP with Concentra Trust and have the RRSP purchase Subscriber Shares. Certain administrative services relating to the RRSPs established for investors will be provided by the Transfer Agent, pursuant to the Services Agreement referred to under "**Shareholder Matters – Reporting to Shareholder.**" Where the aggregate funds in a trust governing a RRSP are less than \$10,000 at the end of the eight year hold period for the initial subscription, a one-time administrative fee, payable at the end of the eight year hold period for the initial subscription, in the sum of \$35 plus GST (\$36.75 in total) will be charged by Concentra Trust for such transactions. These administration fees are subject to change on 60 days' notice without prior approval of the participants. Investors may also have their own or their spouses' or common law partners' self-directed RRSP purchase Subscriber Shares. See "**Prospectus Summary - Benefits and Eligibility for Investment**" and "**Income Tax Considerations**".

Suspension and Resumption of the Offering

Although the Fund expects to continuously offer Subscriber Shares, at prices equal to the Net Asset Value per Share, the Fund may, from time to time, in its sole discretion, suspend and recommence this Offering at any time the Fund may deem appropriate. Specifically, the Fund may suspend this Offering at any time when the Fund has more funds than it can invest in Eligible Investments within a reasonable period of time, and will recommence the Offering at such time as sufficient investment opportunities are available.

See "**Description of Securities Offered - The Offering.**"

REDEMPTION OF SECURITIES

Redemption of the Subscriber Shares is restricted both by law and due to the fact that the obligation of the Fund to redeem the Subscriber Shares is based on the profitability and retained earnings of the Fund attributable to the series of the class of Subscriber Shares for which redemption is requested.

In any fiscal year, the Fund will not be required to redeem Subscriber Shares if the redemption would create a working capital deficiency for the Fund, cause it to be in default of its financial obligations under an arm's length loan agreement, if the Fund is insolvent or would be rendered insolvent as a result of the redemption, or if the total redemptions in the fiscal year would exceed either 20% of the Fund's retained earnings or 50% of the Fund's net earnings after taxes for the previous fiscal year. Subject to applicable law, under the Act these restrictions will not apply if the original holder of Subscriber Shares being redeemed has died, or if the investment is held by a RRSP or a RRIF and the sole beneficiary of the plan or fund is deceased.

Subject to the above restrictions, a holder of Subscriber Shares may request his or her sales agent/representative to contact the Transfer Agent to request a redemption of such holder's Subscriber Shares, which shares may be redeemed in the following circumstances: (i) a holder of Subscriber Shares may require the Fund to redeem some or all of the holder's Subscriber Shares if the redemption occurs more than eight years after the date of issue of the Subscriber Shares being redeemed; or (ii) Subscriber Shares may be redeemed by the Fund upon request from the holder prior to the expiry of the eight year holding period, but only if an amount equal to the Federal Tax Credit and Saskatchewan tax credit, if any, on such shares is withheld from the redemption proceeds and paid to the Receiver General and the Saskatchewan Minister, respectively. Under normal circumstances the sales agent/representative of a holder of Subscriber Shares requesting redemption and the Transfer Agent will affect the share redemption with the Fund during a period of forty-five days. See "**Prospectus Summary - Benefits and Eligibility for Investment**" and "**Income Tax Considerations**". The legal representative of the original holder of Subscriber Shares may require the Fund to redeem the holder's Subscriber Shares without withholding of the tax credit amounts if the holder has died. In addition, the Fund may, on a discretionary basis, authorize redemption of a holder's Subscriber Shares based on marital breakdown or personal financial hardship.

If the Fund is requested to redeem Subscriber Shares before the eighth anniversary of their issue, holders of Class A – Series A shares

and Class R – Series A shares so redeemed will be charged an Early Redemption Fee. The Early Redemption Fee will be deducted from the Redemption Amount otherwise payable and will be retained by the Fund. There is no Early Redemption Fee charged on Class A - Series F share, Class R – Series F share or on the other Subscriber Shares where the redemption occurs following the death of the original holder of those shares or after the eighth anniversary of the date of issue of such shares.

Subject to the foregoing limitations, any such Subscriber Shares that the Fund has not redeemed in a particular fiscal year will be redeemed in the following fiscal year before the Fund redeems any other Subscriber Shares. For such purposes, the requests to redeem such shares will be deemed to have been received by the Fund on the first day of the following fiscal year in the order that they were originally received by the Fund.

Redemptions of Subscriber Shares are made at the Redemption Amount. See "**Calculation of Net Asset Value– Net Asset Value of the Fund**".

Investors who invested into the Fund in 2007 or earlier are eligible to roll their original investment back into the Fund and receive a second Federal Tax Credit of 10% to a maximum of \$500.00 if the investment is rolled back prior to the expiry of the first 60 days of 2016 and applied to the 2015 tax year and a second 20% Saskatchewan tax credit. Where such original investment was held in an RRSP, such investors will not be entitled to claim a second RRSP deduction when rolling their original investment back into the Fund. Investors may commit to rolling-over mature shares up to 60 days in advance of the maturity date of those shares. Commitments that are received from investors in this way will be held until the date of maturity, at which point the transaction will be executed. Standard rights of rescission apply. Given that the Fund has a maximum annual offering of \$40 million, commitments received in this way will be applied against the annual Maximum Offering as they are received. See "**Income Tax Considerations - Tax Credits Available to First Purchasers of Subscriber Shares**". Alternatively, an investor who invested into the Fund in 2007 or earlier may request the Fund to redeem all or some portion of such Subscriber Shares so acquired in 2007 or earlier, which redemption will not be subject to the withholding fee and Early Redemption Fee. The fiscal year of the Fund commencing September 1, 2008 was the first year in which investors could roll or redeem their original investment. As November 30, 2015, 47.41% (45.61% in 2014) of those investors eligible to redeem their original investment chose to roll and/or retain their original investment back into the Fund. See "**Documents Incorporated by Reference - Annual Report**".

ANNUAL RETURN, MANAGEMENT EXPENSE RATIO AND TRADING EXPENSE RATIO

The management expense ratio and annual returns of the Fund for the past five years are as follows:

Class A – Series A shares

Year	Annual Return ⁽¹⁾	Management Expense Ratio ⁽²⁾	Adjusted Management Expense Ratio ⁽³⁾	Trading Expense Ratio
2015	3.50%	5.78%	4.38%	0.001%
2014	2.78%	6.02%	4.36%	0.05%
2013	4.02%	7.03%	4.48%	0.01%
2012	0.02%	5.30%	4.60%	0.01%
2011	6.35%	6.80%	4.56%	0.02%

Notes:

- (1) The Annual Return of the Class A – Series A shares is calculated based on the Net Asset Value per Class A – Series A share.
- (2) The Management Expense Ratio of the Class A – Series A shares has been calculated by aggregating all fees and expenses paid or payable by the Fund and attributable to the Class A – Series A shares (including an estimated contingent IPA attributable to the Class A – Series A shares and all Class A – Series A share issue costs, but excluding commissions and brokerage fees on the purchase and sale of portfolio securities) and is expressed as an annualized percentage of the weekly average total equity administered during the period.
- (3) The Adjusted Management Expense Ratio of the Class A – Series A shares is the Management Expense Ratio of the Class A – Series A shares excluding IPA attributable to the Class A – Series A shares.
- (4) The trading expense ratio represents total commissions and other portfolio transaction costs expressed as an annualized percentage of weekly average total equity administered during the period.
- (5) The Class A – Series A share was, prior to the date of this Restated Prospectus designated and known as the Class A Shares.

Class R – Series A shares

Year	Annual Return ⁽¹⁾	Management Expense Ratio ⁽²⁾	Adjusted Management Expense Ratio ⁽³⁾	Trading Expense Ratio
2015	-5.75%	5.27%	4.36%	0.000%

2014	2.07%	6.31%	4.50%	0.03%
2013	(2.11)%	4.90%	4.58%	0.01%
2012	(6.80)%	4.85%	4.67%	0.00%
2011	10.96%	8.06%	4.71%	0.02%

Notes:

- (1) The Annual Return of the Class R – Series A shares is calculated based on the Net Asset Value per Class R – Series A share.
- (2) The Management Expense Ratio of the Class R – Series A shares has been calculated by aggregating all fees and expenses paid or payable by the Fund and attributable to the Class R – Series A shares (including an estimated contingent IPA attributable to the Class R – Series A shares and all Class R – Series A share issue costs, but excluding commissions and brokerage fees on the purchase and sale of portfolio securities) and is expressed as an annualized percentage of the weekly average total equity administered during the period.
- (3) The Adjusted Management Expense Ratio of the Class R – Series A shares is the Management Expense Ratio of the Class R – Series A shares excluding IPA attributable to the Class R – Series A shares.
- (4) The trading expense ratio represents total commissions and other portfolio transaction costs expressed as an annualized percentage of weekly average total equity administered during the period.
- (5) The Class R – Series A share was, prior to the date of this Restated Prospectus designated and known as the Class A-R Shares.

Class A – Series F and Class R – Series F

As this is the first year for the distribution of Class A – Series F or Class R – Series F shares to the investor, no statistical information is available, however the calculation for Annual Return, Management Expense Ratio, Adjusted Management Expense Ratio and Trading Expense Ratio will use the same methodology and means of calculation as the Class A – Series A and Class R – Series A shares.

Because of the nature of the investments that the Fund intends to make, it is anticipated that the management expense ratio of the Subscriber Shares will be higher than that of conventional mutual funds. Management expense ratios vary from mutual fund to mutual fund.

The trading expense ratio for each of the Class A – Series A and Class R – Series A shares is determined by dividing the total commissions and other portfolio transaction costs for each share class by the average net asset value of that share class over the period.

DESCRIPTION OF SECURITIES DISTRIBUTED**The Offering**

The Class A – Series A and Class R – Series A shares are offered at the Net Asset Value per Share attributable to such shares as at the close of business on the last business day of each week in which the subscription is received by the Fund. The Class A – Series F and Class R – Series F are initially offered at the same subscription price as the Class A – Series A and Class R – Series A shares respectively, and as weekly valuations occur in the ordinary course, all Subscriber Shares will be offered at their respective Net Asset Values per share. **See "Calculation of Net Asset Value – Net Asset Value of the Fund"**. Subscriber Shares may only be issued to an individual who is a resident in Saskatchewan on the last day of the taxation year for which he/she applies for a tax credit, or to such individual's or to his or her spouse's or common law partner's RRSP. For an individual purchasing Subscriber Shares during the taxation year in respect of which he/she intends to apply for the tax credits applicable to such purchase, the onus rests with the individual to ensure that he/she is still resident in Saskatchewan (for purposes of payment of provincial income tax) on December 31st of that year. If this is not the case, such individual will not be eligible for the 20% Saskatchewan tax credit in respect of the purchase of the Subscriber Shares. **See "Income Tax Considerations - Tax Credits Available to First Purchaser of Class A Shares and Class A-R Shares"**. The Fund may suspend offering Subscriber Shares and recommence offering Subscriber Shares at any time that the Fund, in its discretion, deems appropriate. The minimum initial subscription for Subscriber Shares is \$500 with a minimum subsequent subscription of \$100, subject to waiver by the Fund to accommodate preauthorized contribution plans and payroll deduction plans. The maximum dollar amount of Subscriber Shares that can be issued in any one calendar year is \$40 million. Investors may invest all of their subscription in any one series of Subscriber Shares or in a combination of any series of the Subscriber Shares. Subscriptions will be received subject to rejection or allotment in whole or in part in the discretion of the Fund. The Subscriber Shares are offered for sale only through registered dealers or other persons licensed to sell Subscriber Shares of the Fund. **See "Purchase of Securities (Plan of Distribution)"**.

The Fund will initially hold the proceeds in cash or invest the proceeds in investment grade securities, consisting of guaranteed investment certificates, government bonds, provincial term deposits or schedule I chartered bank term certificates prior to being invested in eligible businesses. As at October 31, 2015 unrealized appreciation on Eligible Investments accounted for \$30,956,839 of the carrying value of existing investments, or 10.53% of the Fund's total equity attributable to the capital raised through the issuance of Class A Shares and \$8,308,193 of the carrying value of existing investments, or 9.21% of the Fund's total equity attributable to the capital raised through the issuance of Class R Shares. **See "Sectors and Investments"**. As at the date of this prospectus, the Sponsor is the registered holder of 10 Class B shares (being all of the issued and outstanding Class B Shares).

Each separate class of shares of the Fund will have its own Eligible Investments that will be made using only the subscription proceeds raised through the issuance of that class of shares. In the event that a class of Subscriber Shares is issued in more than one series, the portfolio will be allocated between the various series of that class of Subscriber Share based on the contributed capital of each separate series. While it is possible that each separate class of shares of the Fund may invest in the same Eligible Investment, subject to the class of share's investment concentration limits, the investment made by each class of shares of the Fund is recorded and held only within that class of shares. Any income or losses that are attributable to a particular investment are allocated only to the separate class of shares, and proportionately to any series within that class, within which the investment is recorded. Costs and expenses of the Fund not specifically identifiable to a particular series of Subscriber Shares will be allocated, at the time the costs and expenses are incurred, on the basis of the relative share capital as a proportion of the total share capital of each series of Subscriber Shares as at the latest available Weekly Valuation Update.

The investment activity of each series of class of shares will have a separate accounting such that the total equity attributable to each series of class of shares will be reflected in the financial statements.

Share Capital

The authorized capital of the Fund consists of an unlimited number of Class A– Series A shares of which 18,425,540 Class A – Series A shares, as now designated, were issued and outstanding as at October 31, 2015, 10 Class B Shares which are held by the Sponsor, an unlimited number of Class R – Series A shares, of which 6,636,916 Class R – Series A shares, as now designated, were issued and outstanding as at October 31, 2015 and an unlimited number of Class C shares, issuable in series, none of which are issued and outstanding. Beginning January 1st, 2016 the Fund will be authorized to issue an unlimited number of Class A – Series F shares and Class R – Series F shares of which none are outstanding at this time. The Fund will not invest more than 10% of the Net Asset Value of the Fund attributable to capital raised through the issuance of the Subscriber Shares, in any one eligible business, and may not invest in an eligible business if the Fund and the eligible business are not at arm's length within the meaning of the Act.

Class R – Series A and Class R – Series F shares, within the Fund, in all material respects, have the same rights, redemption features, tax credit eligibility and attributes as the corresponding series of Class A shares except for the following:

- 85% of the net proceeds of the issuance of the series of Class R shares will be invested in Saskatchewan eligible businesses in the energy and mining and related service sectors, rather than a broad cross-section of the economy as is the case with 85% of the net proceeds of the issuance of the series of Class A shares; and
- a separate net asset value is calculated for each of the series of Class A shares and the series of Class R shares. The holders of a series of Class A shares has recourse only to the Net Asset Value attributable to the capital raised through the issuance of that particular series of Class A shares and the holders of a series of Class R shares has recourse only to the Net Asset Value attributable to that particular series of Class R shares.

Subscriber Shares

The following is a summary of the material provisions attaching to each series of class of shares of the Fund.

Issue

The Subscriber Shares may be issued only to individuals and RRSPs who, at the time of subscribing for Subscriber Shares, meet all conditions of the Act. The Fund will not issue share certificates representing the Subscriber Shares unless requested by a holder of such shares. **See "Income Tax Considerations"**.

Subscriptions

The minimum initial subscription amount is \$500 and the minimum subsequent subscription amount is \$100. Investors may invest all of their subscription in any one series of Subscriber Shares or in a combination of any series of the Subscriber Shares. The Fund may waive minimum initial and subsequent subscription amounts to accommodate pre-authorized contribution plans and payroll deduction plans. Subscriber Shares are offered on a continuous basis at an offering price equal to their respective Net Asset Value per Share. **See "Calculation of Net Asset Value – Net Asset Value of the Fund"**.

Transfer

An individual holder of Subscriber Shares who received a Federal or Saskatchewan tax credit in connection with the purchase of

Subscriber Shares may transfer Subscriber Shares to a RRSP or RRIF under which the individual or his or her spouse or common law partner is the sole annuitant. Subscriber Shares may also be transferred to other eligible investors or otherwise as may be permitted under the Act and other applicable securities law. All other transfers of Subscriber Shares must receive the prior approval of the Board.

Redemption by Holders

Redemption of the Subscriber Shares is restricted both by law and due to the fact that the obligation of the Fund to redeem the Subscriber Shares is based on the profitability and retained earnings of the Fund attributable to the class of Subscriber Shares for which redemption is requested.

In any fiscal year, the Fund will not be required to redeem Subscriber Shares if the redemption would create a working capital deficiency for the Fund, cause it to be in default of its financial obligations under an arm's length loan agreement, if the Fund is insolvent or would be rendered insolvent as a result of the redemption, or if the total redemptions in the fiscal year would exceed either 20% of the Fund's retained earnings or 50% of the Fund's net earnings after taxes for the previous fiscal year. Subject to applicable law, under the Act these restrictions will not apply if the holder of Subscriber Shares being redeemed has died, or if the investment is held by a RRSP or a RRIF and the sole beneficiary of the plan or fund is deceased.

Subject to the above restrictions, Subscriber Shares may be redeemed in the following circumstances. A holder of Subscriber Shares may request the Fund to redeem some or all of the holder's Subscriber Shares if the redemption occurs more than eight years after the date of issue of the Subscriber Shares being redeemed. Subscriber Shares may also be redeemed by the Fund upon request from the holder prior to the expiry of the eight year holding period, but only if an amount equal to the Federal tax credit and Saskatchewan tax credit, if any, on such shares is withheld from the redemption proceeds and paid to the Receiver General and the Saskatchewan Minister, respectively. **See "Prospectus Summary - Benefits and Eligibility for Investment" and "Income Tax Considerations"**. The legal representative of the original holder of Subscriber Shares may require the Fund to redeem the holder's Subscriber Shares without withholding of the tax credit amounts if the holder has died.

If the Fund is requested to redeem Subscriber Shares before the eighth anniversary of their issue, holders of Class A – Series A and Class R – A Shares so redeemed will be charged an Early Redemption Fee. The Early Redemption Fee will be deducted from the Redemption Amount otherwise payable and will be retained by the Fund. There is no Early Redemption Fee charged with respect to Class A – Series F shares or Class R – Series F shares or for any Subscriber Shares where the redemption occurs following the death of the original holder of the Subscriber Shares or after the eighth anniversary of the date of issue of the Subscriber Shares.

Subject to the foregoing limitations, any such Subscriber Shares that the Fund has not redeemed in a particular fiscal year will be redeemed in the following fiscal year before the Fund redeems any other Subscriber Shares. For such purposes, the requests to redeem such shares will be deemed to have been received by the Fund on the first day of the following fiscal year in the order that they were originally received by the Fund.

Redemptions of Subscriber Shares are made at the Redemption Amount. **See "Calculation of Net Asset Value – Net Asset Value of the Fund". For more information see "Redemption of Securities"**.

Dividends

Holders of Subscriber Shares are entitled to receive non-cumulative dividends at the discretion of the Board.

Voting Rights

Holders of Subscriber Shares are entitled to receive notice of and attend all meetings of shareholders of the Fund and, except for meetings at which only holders of a different class or series of shares of the Fund are entitled to vote separately as a class or series, are entitled to vote at any such meeting. Each Subscriber Share entitles the holder thereof to one vote.

Election of Directors

The maximum number of directors currently permitted by the Articles of the Fund is nine (9). The current Board is comprised of nine (9) directors. The Sponsor, as a holder of Class B Shares, is entitled to nominate and elect a simple majority of the number of directors to be elected to the Board of the Fund unless, at the time of election of directors, there are no holders of Subscriber Shares or Class C Shares wherein the Sponsor may then vote in respect of the election of the balance of the directors. The holders of Subscriber Shares are entitled to elect all of those directors who are not elected by the Sponsor, as the holder of the Class B Shares. Holders of Subscriber Shares have no right to elect, remove, or replace directors elected by the Sponsor, being a majority of the directors. **See "Description of Securities Distributed - Class B Shares"**.

Fractional Shares

A holder of a fractional Subscriber Share is entitled to exercise voting rights and to receive dividends in respect of such fractional Subscriber Share to the extent of such fraction.

Dissolution

On Dissolution, subject to the rights of the holders of Class C Shares, if any, and after the return of an amount equal to the stated capital of the Class B Shares to the holder of the outstanding Class B Shares, the holders of each series of Subscriber Shares will be entitled to share equally, share for share, in the liquidation of all of the assets of the Fund remaining after payment of all liabilities of the Fund to the extent of the Net Asset Value of the Fund attributable to the capital raised through the issuance of each series of Subscriber Shares as a result of investing the proceeds of the issuance of Class A – Series A and Class A – Series F shares, respectively, in investee businesses and the holders of the Class R – Series A and Class R – Series F shares shall be entitled to share equally, share for share, in the liquidation of all of the assets of the Fund remaining after payment of all liabilities of the Fund to the extent of the Net Asset Value of the Fund attributable to the capital raised through the issuance of a series of Class R shares of the Fund as a result of investing the proceeds of the issuance of a series of Class R shares in investee businesses.

Class B Shares

The Class B Shares may be issued only to a labour association within the meaning of the Act. Only 10 Class B Shares are authorized for issuance and all such shares have been issued to the Sponsor.

Dividends

The holder of the Class B Shares is not entitled to receive dividends.

Transfer

The Class B Shares may only be transferred with the prior approval of the Board and then only as may be authorized under the Act and all other applicable laws. The Class B Shares may only be transferred to another eligible sponsor.

Voting Rights

The holder of the Class B Shares is entitled to receive notice of and attend all meetings of shareholders of the Fund and, except for meetings at which only holders of a different class or series are entitled to vote separately as a class or series, is entitled to vote at any such meeting. Each Class B Share entitles the holder thereof to one vote.

Election of Directors

The holder of the Class B Shares is entitled to nominate and elect a simple majority of the number of directors to be elected to the Board of the Fund and shall not be entitled to vote in respect of the election of the balance of the directors unless, at the time of election of directors, there are no holders of Subscriber Shares or Class C Shares wherein the Sponsor may then vote in respect of the election of the balance of the directors. The maximum number of directors currently permitted by the Articles of the Fund is nine (9).

Redemption

The Class B Shares are redeemable by the Fund at any time at a redemption price equal to the subscription price paid for such shares.

Dissolution

In the event of a Dissolution, the holder of Class B Shares is entitled to receive an amount equal to the stated capital of the Class B Shares before any assets are distributed to holders of Subscriber Shares and Class C Shares, but after payment of all liabilities of the Fund, and after payment of declared or accumulated but unpaid dividends on any of the Subscriber Shares or the Class C Shares.

Class C Shares

The Class C Shares are issuable in series, with the rights, privileges, restrictions and conditions attaching to each series to be determined by the Board, as approved by the Saskatchewan Minister, at the time of creation of the particular series. Effective March 16, 2005, the Fund created a first series of Class C Shares, designated Class C-Series I Shares, none of which are issued and outstanding as at the date of this prospectus.

SHAREHOLDER MATTERS

Meetings of Shareholders

The chairman of the Board, the Chief Executive Officer of the Fund, or the Board may at any time call and at any place in Saskatchewan convene an annual or a special meeting of shareholders. The Board shall call an annual meeting of the shareholders each year, not later than 15 months after the preceding annual meeting. A special meeting of shareholders must be convened if requisitioned by holders of at least 5% of the issued and outstanding shares of the Fund that carry the right to vote at the meeting sought to be held. Not less than 21 days and not more than 50 days' notice will be given for any meeting of the Fund's shareholders. A quorum for any shareholder meeting is constituted if shareholders holding at least 1% of the total number of issued and outstanding shares of the Fund that are entitled to vote at such a meeting are present, either in person or represented by proxy. Voting at a shareholders meeting is generally conducted by a show of hands of shareholders present at the meeting and entitled to vote thereat unless a ballot is demanded by any shareholder or proxyholder entitled to vote at the meeting. Every shareholder present in person at a shareholders meeting shall have one vote on a show of hands. Every shareholder present in person or by proxy shall have one vote for every share registered in his name.

Matters Requiring Shareholder Approval

Certain changes affecting the Fund can only be implemented with the approval of its shareholders. A meeting of the shareholders or, where required by law, a meeting of each class or series of shareholders of the Fund, will be held to consider and approve any of the following matters which the Fund may propose to change in the future:

- subject to certain exemptions applicable to mutual funds, any increase in the calculation of a fee or expense that is charged to the Fund or directly to the holders of the shares by the Fund or the Manager in connection with the holding of shares;
- a fee or expense, to be charged to the Fund or directly to the holders of shares of the Fund or to the Manager in connection with the holding of shares of the Fund, that could result in an increase in charges to the Fund or to the holders of shares of the Fund, if introduced;
- change of the Manager of the Fund (other than to an Affiliate of the Manager);
- any change in the investment objectives of the Fund;
- any decrease in the frequency of calculating the Net Asset Value of the Subscriber Shares;
- certain types of reorganizations as prescribed under rules applicable to mutual funds;
- subject to certain exemptions available under rules applicable to mutual funds which allow for notice in lieu of seeking approval, the use by the Fund of permitted derivatives; or
- any other matter which is required by the constating documents or by applicable laws to be approved by the shareholders of the Fund.

Unless a greater majority is required by applicable laws, such as for amendments to the Articles, resolutions must be approved by the majority of the votes cast at a shareholders meeting.

Reporting to Shareholders

Shareholders are entitled to receive a Tax Credit Certificate under the Act in the prescribed form, an annual report to shareholders from the IRC and an annual statement showing the number and current value of their Subscriber Shares. Pursuant to the Services Agreement, effective January 1, 2008 Prometa Fund Support Services Inc. became the transfer agent of the Fund. Under the terms of the Services Agreement the Transfer Agent provides certain services to the Fund, including services relating to sending semi-annual reports to shareholders.

An annual report and management report of fund performance together with audited comparative annual financial statements of the Fund together with the Auditor's Report will be sent to all shareholders, within 90 days of the end of each fiscal year of the Fund, for each fiscal year during the currency of the Fund. In addition, as required under NI 81-106 an unaudited semi-annual financial statement of the Fund and an interim management report of fund performance will be sent to all shareholders within 60 days of the end of the second quarter of each fiscal year. The financial statements will be reported in accordance with IFRS and reflect the Net Asset

Value of the Fund at the date of the statements. These documents and other disclosure relating to the Fund can be accessed from the SEDAR website at <http://www.sedar.com>.

INCOME TAX CONSIDERATIONS

Status of Investment Fund

The following is a summary of the principal Canadian federal income tax and Saskatchewan income tax consideration applicable to purchasers of Subscriber Shares, who are resident in Saskatchewan and who hold their shares as capital property and deal at arm's length with the Fund. Generally, Subscriber Shares will be capital property to the holder thereof unless the holder is a trader or dealer in securities or has acquired the Subscriber Shares as part of an adventure in the nature of trade. For purposes of this summary, it is assumed that the Fund is a "registered labour sponsored venture capital corporation" as defined under the Act at all times. It is also assumed that the Fund will not qualify as an "investment corporation" under the Federal Act.

This summary is based on the current provisions of the Federal Act, the Act, the Saskatchewan Tax Act and the regulations under such statutes (collectively referred to herein as the "**Tax Regulations**"), counsel's understanding of the current administrative and assessing practices of the CRA and the Saskatchewan Ministry of Finance and specific proposals for amendments to such statutes and the Tax Regulations announced prior to the date hereof (the "**Proposed Amendments**"), but does not take into account or anticipate any other changes in law, whether by judicial, governmental or legislative action. There is no assurance that the Proposed Amendments will be enacted in the form proposed, if at all.

This summary is of a general nature only and is not exhaustive of all possible Federal and Saskatchewan income tax considerations. This summary is not intended to be, nor should it be construed to be, legal or tax advice to any particular purchaser. Therefore, prospective purchasers should consult their own tax advisers with respect to their particular circumstances. This summary does not take into account foreign income tax legislation or considerations and, except for the Province of Saskatchewan, provincial or territorial income tax legislation or considerations.

Tax Credits Available to First Purchaser of Subscriber Shares

Individual Saskatchewan residents (other than trusts) who purchase Subscriber Shares prior to February 29, 2016 will be eligible for a Federal Tax Credit for the 2015 taxation year of 10% of the individual's net cost of the purchase of the Subscriber Shares to a maximum of \$500.00 (which is reached on an investment of \$5,000.00). The Federal Tax Credit for Subscriber Shares purchased prior to March 1, 2017 for the 2016 taxation year will be reduced to 5% to a maximum of \$250.00 (based on an investment of \$5,000.00). For 2017 and subsequent years the Federal Tax Credit is eliminated.

Individuals purchasing Subscriber Shares will also be entitled to a Saskatchewan tax credit of 20% of the individual's net cost of the purchase of Subscriber Shares to a maximum of \$1,000.00 (which is reached on an investment of \$5,000.00).

Generally, the purchaser's cost of the Subscriber Shares is the price paid in respect of the subscription for or the acquisition of Subscriber Shares. The amount of the Federal Tax Credit and Saskatchewan tax credit does not reduce the net cost of the Subscriber Shares to the holder for this purpose. The amount of any assistance provided by a government, municipality or public authority in respect of the acquisition of a Subscriber Share, other than a tax credit or a deduction in respect of a contribution to a RRSP, will reduce the individual's net cost of the Subscriber Share.

An individual (other than a trust) who is the annuitant under a RRSP or the spouse or common law partner of the annuitant under a spousal RRSP will be entitled to the Federal Tax Credit in respect of the purchase of Subscriber Shares by the RRSP. An individual Saskatchewan resident (other than a trust) who makes contributions to a RRSP of which the individual is the annuitant will also be eligible for the Saskatchewan tax credit provided the RRSP is the first purchaser of the Subscriber Shares and those contributions can reasonably be considered to have been used by the RRSP to acquire or subscribe for the Subscriber Shares. Unlike the Federal Act, the Act does not specifically allow an individual to claim the Saskatchewan tax credit in respect of the purchase of Subscriber Shares by a RRSP of which the annuitant is the spouse or common law partner of the individual. However, it is our understanding that the Finance Department has taken an administrative position of allowing an individual to claim the Saskatchewan tax credit where the purchaser of the Subscriber Shares is a RRSP of which the annuitant is the individual's spouse or common law partner provided that the individual claims the entire Saskatchewan tax credit.

The Federal Tax Credit may be deducted from the individual's tax payable only in respect of the calendar year in which the Subscriber Shares are irrevocably subscribed and paid for or acquired, provided the Subscriber may irrevocably subscribe and pay for Subscriber Shares in the first 60 days of a calendar year, in which case the Federal Tax Credit may, at the individual's option, be deducted from the tax payable in respect of the preceding calendar year to the maximum allowable amount of Federal Tax Credit for that preceding calendar year. The Federal Tax Credit is not refundable to the extent that it exceeds the individual's tax otherwise payable and is not

transferable by the individual.

To be eligible for the Saskatchewan tax credit, the individual must file with his or her tax return the Tax Credit Certificate issued to him or her in respect of the acquisition of Subscriber Shares. The Saskatchewan tax credit may be deducted from the individual's tax payable only in respect of the calendar year in which Subscriber Shares are acquired, provided the Subscriber may acquire the Subscriber Shares in the first 60 days of the calendar year, in which case the Saskatchewan tax credit may, at the individual's option, be deducted from the tax payable in respect of the preceding calendar year to the maximum allowable amount of Saskatchewan tax credit for that preceding calendar year. The Saskatchewan tax credit is not refundable to the extent that it exceeds the individual's tax otherwise payable and is not transferable by the individual.

Maximum annual tax credits apply in respect of all purchases of shares of prescribed and registered labour-sponsored venture capital corporations, for each taxation year, including the Fund. If, in the opinion of the Saskatchewan Minister, the number of corporations registered pursuant to the Act is sufficient to take up the maximum annual tax credits available, the Saskatchewan Minister may suspend the further registration of corporations, suspend the allowance of tax credits or allocate the tax credits amongst the registered corporations.

Investors who invested into the Fund in 2007 or earlier are eligible to roll their original investment back into the Fund and receive a second Federal Tax Credit and if the investment is rolled back in during the first 60 days of 2016 (limited in 2016 to 10%) and a second 20% Saskatchewan tax credit.

Eligibility for Investment and Transfer of Subscriber Shares to RRSPs and RRIFs

Pursuant to the regulations under the Federal Act, Subscriber Shares will generally be qualified investments for RRSPs and RRIFs, provided that, at the time the Subscriber Shares are acquired by the trust, the Fund is a registered labour-sponsored venture capital corporation under the Act and immediately after the Subscriber Shares are acquired by the RRSP or RRIF, the annuitant under the RRSP or the RRIF, as the case may be, owns or has options to acquire, or is a member of a related group which owns or has options to acquire, (directly or indirectly) less than 10% of the issued shares of any class of the Fund. In determining whether this 10% limit is exceeded, the shareholder may be deemed to own shares held by non-arm's length persons and certain other entities.

An individual who acquires Subscriber Shares may transfer the Subscriber Shares to a RRSP under which the individual or his or her spouse or common law partner is the annuitant. On the transfer of Subscriber Shares to a RRSP the holder of the Subscriber Shares will be deemed to have disposed of the Subscriber Shares and to have received proceeds of disposition equal to the fair market value of the Subscriber Shares on the date of transfer. If the fair market value of the Subscriber Shares is greater than the individual's adjusted cost base of the Subscriber Shares, the excess will be the holder's capital gain. If the fair market value of the Subscriber Shares is less than the individual's adjusted cost base of the Subscriber Shares, any resulting capital loss will be generally denied. **See "Income Tax Considerations - Federal Taxation of Shareholders - Disposition of Subscriber Shares"**. The individual may be eligible to treat an amount equal to the fair market value of the Subscriber Shares at the time of the transfer as a deductible contribution to the RRSP, subject to the contribution limits in the Federal Act. The determination of the fair market value of Subscriber Shares is a factual matter. In assessing the income tax return of an individual who has made such a transfer, the CRA has the right to review the fair market value of a Subscriber Share.

Contributions to RRSPs are deductible in accordance with the provisions of the Federal Act which place limits on the annual amount of deductible RRSP contributions. This deduction is in addition to the Federal Tax Credit. Generally, for any year, an individual may deduct a RRSP contribution that does not exceed the amount by which the lesser of the RRSP dollar limit for the year and 18% of his or her earned income (as defined in the Federal Act) for the immediately preceding year exceeds the value of his or her pension or deferred profit sharing plan benefits determined in accordance with the Federal Act. For 2015 the RRSP dollar limits have been set at \$24,930 and for 2016 the RRSP dollar limits have been set by Canada Revenue Agency at \$25,370. Unused RRSP deduction room for 1991 and subsequent years can be carried forward to increase the amount of an individual's deductible contribution to a RRSP, subject to the detailed provisions of the Federal Act in that regard. The Federal Act permits an indefinite carry forward of unused RRSP deductions.

In addition, an individual who acquires the Subscriber Shares, or a RRSP under which the individual or his or her spouse or common law partner is the annuitant which acquires Subscriber Shares, may transfer the Subscriber Shares to a RRIF under which the individual or his or her spouse or common law partner is the annuitant. There is no tax deduction available for transfers of property from an individual to a RRIF. An individual who makes such a transfer of Subscriber Shares will be deemed to have disposed of the Subscriber Shares and to have received proceeds of disposition equal to the fair market value of the Subscriber Shares on the date of transfer. If the fair market value of the Subscriber Shares is greater than the individual's adjusted cost base of the Subscriber Shares, the excess will be the holder's capital gain. If the fair market value of the Subscriber Shares is less than the individual's adjusted cost base of the Subscriber Shares, any resulting capital loss will be denied. **See "Income Tax Considerations - Federal Taxation of Shareholders - Disposition of Subscriber Shares"**. The determination of the fair market value of the Subscriber Shares is a factual matter. In assessing the income tax return of an individual who has made such a transfer, the CRA has the right to review the fair market value of the Subscriber Shares. Where such a transfer is made by an eligible RRSP, generally no tax consequences will ensue

as rules in the Federal Act permit tax sheltered contributions of property to a RRIF from RRSPs.

While Subscriber Shares can, provided certain conditions are met, be qualified investments for a TFSA, under the Act the Fund cannot issue Subscriber Shares to TFSAs and Subscriber Shares cannot be transferred by an individual to a TFSA. Unless and until amendments are made to the Act, Subscriber Shares may not be purchased by or transferred to TFSAs.

Federal Taxation of Shareholders

Dividends

Dividends (other than capital gains dividends) paid on Subscriber Shares and received, or deemed to be received, by an individual will be included in computing the individual's income subject to the gross-up and dividend tax credit rules in the Federal Act applicable to dividends from taxable Canadian corporations. Similar rules will apply for Saskatchewan tax purposes based on the Saskatchewan Tax Act, although the Saskatchewan dividend credit is generally determined as 60% of the dividend tax credit determined under the Federal Act. The amount of a capital gains dividend received, or deemed to be received, by an individual that holds Subscriber Shares will be deemed to be a capital gain of the holder from a disposition of capital property for the year in which the dividend is received. One-half of the amount of a capital gains dividend will be included in the holder's income as a taxable capital gain for purposes of the Federal Act and the Saskatchewan Tax Act.

If and to the extent that the Fund increases the stated capital of the Subscriber Shares, as discussed below under the heading "**Income Tax Considerations - Dividend Refunds and Capitalization of Income**", an individual who holds Subscriber Shares will be deemed to have received a dividend equal to the amount of the stated capital increase in respect of his or her Subscriber Shares. The deemed dividend will be subject to the treatment generally applicable to dividends or capital gains dividends, as the case may be, paid on the Subscriber Shares.

A holder of a Subscriber Share will not receive any cash distribution in respect of a deemed dividend or a deemed capital gains dividend. Accordingly, an individual holder may be liable to pay tax in respect of a deemed dividend or a deemed capital gains dividend even though the holder will not have received a cash distribution from the Fund with which to pay the tax.

A holder of a Subscriber Share which is a RRSP or RRIF is exempt from tax on the amount of any dividend, deemed dividend or capital gains dividend.

Disposition of Subscriber Shares

In general, a disposition or a deemed disposition (including a redemption) of a Subscriber Share which is capital property will give rise to a capital gain (or a capital loss) equal to the amount by which the proceeds of disposition of such a share, net of any costs of disposition, exceed (or are less than) the adjusted cost base of such a share to the holder thereof. In calculating a holder's gain or loss, the cost to the holder of a particular Subscriber Share will be determined by averaging the cost of that Subscriber Share with the adjusted cost base of all Subscriber Shares held as capital property at that time by the holder. A holder's adjusted cost base of a Subscriber Share will be increased by the amount of any deemed dividend or deemed capital gains dividend arising as a result of the capitalization of income described under the heading "**Income Tax Considerations - Dividend Refunds and Capitalization of Income**". The Federal Tax Credit and the Saskatchewan tax credit will not reduce the adjusted cost base of the Subscriber Shares.

A capital loss that would otherwise arise on the disposition of a Subscriber Share will be reduced by the amount of the Federal Tax Credit and the Saskatchewan tax credit received in respect of the Subscriber Share by the holder of the Subscriber Share (or by a person with whom the holder does not deal at arm's length) to the extent that the amount of such tax credits have not previously reduced a capital loss in respect of the Subscriber Share.

Any capital loss realized by a holder of a Subscriber Share on the sale or transfer of a Subscriber Share to a RRSP or RRIF under which the holder or his or her spouse or common law partner is the annuitant will be deemed to be nil.

One-half of any capital gain or capital loss will be the holder's taxable capital gain or allowable capital loss, as the case may be. Taxable capital gains must be included in computing the holder's income. Allowable capital losses in excess of taxable capital gains may generally be carried back three years and carried forward indefinitely for deduction against taxable capital gains realized in those years in accordance with and subject to the rules contained in the Federal Act. Capital losses carried back will be deductible at the inclusion rate for capital gains in the year in which the loss is carried back.

Redemption of Subscriber Shares

On the redemption of a Subscriber Share, the redemption proceeds will be treated as proceeds of disposition of the share and the holder thereof will be deemed to have realized a capital gain (or capital loss) equal to the amount by which the redemption proceeds, net of

any costs of disposition, exceed (or are less than) the adjusted cost base of such Subscriber Share to the holder thereof. See **"Income Tax Considerations - Federal Taxation of Shareholders - Disposition of Subscriber Shares"**. On a redemption of a Subscriber Share, the proceeds of disposition will include any amount withheld from the redemption proceeds and paid to the Receiver General or to the Saskatchewan Minister as a return of the Federal Tax Credit or the Saskatchewan tax credit, as the case may be.

On the redemption of a Subscriber Share prior to the expiry of the eight year holding period, the Fund shall be required to withhold from the redemption proceeds and pay to the Receiver General and Saskatchewan Minister a penalty in an amount equal to the Federal Tax Credit and the Saskatchewan tax credit, as the case may be, on such shares unless the Subscriber Shares that are to be redeemed were owned by a holder who has died.

Minimum Tax

The Federal Act provides for an alternative minimum tax applicable to individuals and trusts. Individuals and certain trusts are required to compute their "adjusted taxable income" which includes certain amounts which, for general income tax purposes, would be deductible or exempt. Taxable dividends (without application of dividend gross-up) and 80% of capital gains are included in "adjusted taxable income". Individuals and certain trusts are entitled to claim an annual basic exemption of \$40,000. A minimum tax is applied to the amount by which "adjusted taxable income" exceeds the basic exemption. If the minimum tax so calculated exceeds the tax otherwise payable, the minimum tax is payable; however, it may be carried forward to offset tax payable in a future year in accordance with and subject to rules contained in the Federal Act. The Saskatchewan Tax Act imposes a similar minimum tax. The Federal Tax Credit and Saskatchewan tax credit may not be applied to reduce a holder's liability for alternative minimum tax.

Provincial Taxation of Shareholders

Under the Saskatchewan Tax Act, an individual who is resident in Saskatchewan on the last day of a taxation year is generally liable for basic Saskatchewan tax equal to a specific percentage of the individual's taxable income, generally as determined for purposes of the Federal Act.

Federal Taxation of the Fund

The Fund is a "private corporation" and, as a registered labour-sponsored venture capital corporation under the Act, will be a "mutual fund corporation" for the purposes of the Federal Act. As a corporation resident in Canada, the Fund is required to calculate its income or loss for each taxation year, file income tax returns and pay tax at normal corporate rates.

Dividends

Any dividends received by the Fund from taxable Canadian corporations will generally not be subject to tax.

Capital Gains and Losses

The Fund has elected, in accordance with the Federal Act, to have each of its "Canadian securities" (as defined in the Federal Act) treated as capital property. Provided the Fund is not a "trader or dealer in securities", such an election will ensure that gains or losses realized by the Fund on the sale of Canadian securities are treated as capital gains or capital losses. Whether a taxpayer is a "trader or dealer in securities" is a question of fact. There can be no assurance that the Fund will not be considered to be a "trader or dealer in securities" for this purpose.

When the Fund sells, or otherwise disposes of a capital property, the proceeds of disposition will be characterized as a capital gain to the extent that such proceeds exceed the Fund's adjusted cost base of the property and the Fund's reasonable costs of disposition. If the proceeds of disposition are less than the adjusted cost base of the property, a capital loss will result. In certain circumstances, such a capital loss which arises in respect of a share disposed of by the Fund may be reduced by the amount of any dividends, including deemed dividends, which have been received by the Fund on such a share.

One-half of any realized capital gain or capital loss will be the Fund's taxable capital gain or allowable capital loss, as the case may be. The Fund's taxable capital gains for a year, net of any allowable capital losses, will be included in computing the Fund's income for tax purposes. Allowable capital losses of the Fund may be deducted only against taxable capital gains arising in the year, or a preceding or future year (in accordance with rules contained in the Federal Act). As a mutual fund corporation, the Fund will be entitled to refunds in accordance with the provisions of the Federal Act of substantially all tax paid with respect to net taxable capital gains if it pays or is deemed to have paid capital gains dividends or redeems Subscriber Shares.

Interest and Other Investment Income

Interest and investment income, other than dividends in respect of shares of taxable Canadian corporations, will be included, net of

reasonable expenses, in calculating the Fund's income subject to tax. The Fund will be eligible for a refund of a portion of the tax paid by it on such income (net of losses of the Fund) determined in accordance with the detailed rules in the Federal Act, if it pays or is deemed to have paid taxable dividends (other than capital gains dividends) to its shareholders.

Dividend Refunds and Capitalization of Income

Management of the Fund has indicated that it intends to make appropriate elections under the Federal Act to enable it to capitalize, on a periodic basis, sufficient amounts of its capital gains and interest and other investment income in order to minimize taxes payable on net realized capital gains and on net investment income. In such a case, the Fund will be deemed to have paid a dividend on its then issued and outstanding Subscriber Shares equal to the amount added to the stated capital of the Subscriber Shares, and each holder of Subscriber Shares will be deemed to have received a dividend, or if the Fund so elects, a capital gains dividend, equal to the holder's proportionate share thereof even though the holder will not receive a cash distribution from the Fund. The adjusted cost base of the holder's Subscriber Shares will be increased by the amount of the deemed dividend.

In the case of a deemed capital gains dividend, one-half of such amount will be included in the holder's income as a taxable capital gain for the purposes of the Federal Act. If the Fund makes the election referred to above but does not designate a deemed dividend as a capital gains dividend, the amount of the deemed dividend will be included in the holder's income as an ordinary dividend and will be subject to the gross-up and dividend tax credit rules in the Federal Act. **See "Income Tax Considerations - Federal Taxation of Shareholders - Dividends"**.

A holder of a Subscriber Share will not receive any cash distribution in respect of a deemed dividend or a deemed capital gains dividend. The amount of any deemed dividend or deemed capital gains dividend resulting from an increase in the paid-up capital of the Subscriber Shares may entitle the Fund to a refund of tax otherwise paid or payable on its interest and other investment income (other than dividends in respect of shares of taxable Canadian corporations) or realized capital gains, as the case may be. **See "Income Tax Considerations - Capital Gains and Losses" and "Interest and other Investment Income"**.

Provincial Taxation of the Fund

For the purposes of provincial corporate income tax, the Fund's aggregate income will be attributed to, and taxable in, those provinces in which it is earned. Notwithstanding the foregoing, none of the income of the Fund will be subject to tax in a particular province unless the Fund carries on business in such province through a permanent establishment as defined in the provincial corporate tax statute applicable to that particular province. As the Fund is mandated under the Act to invest in Eligible Investments solely in Saskatchewan, the Fund will not carry on business in any province other than the province of Saskatchewan and as a result all of the Fund's aggregate income will be attributed to, and be taxable in, the Province of Saskatchewan.

TERMINATION OF THE FUND

Under the Act, a labour sponsored fund can only apply to a minister of the crown for approval to dissolve or wind up the labour sponsored venture capital corporation after eight years from the last date of issuance of shares within the Fund. Once ministerial approval is obtained, an application to the court is required to obtain a court order for approval of a plan of arrangement for dissolution.

In the event of a Dissolution:

- (a) the liabilities of the Fund and all declared or accumulated but unpaid dividends on all classes of shares of the Fund will be paid;
- (b) the holder of the Class B Shares is entitled to receive an amount equal to the stated capital of the Class B Shares before any assets are distributed to holders of any other class of shares of the Fund;
- (c) the holders of any series of the Class A Shares are entitled to receive an amount equal to the Net Asset Value of the Fund attributable to the capital raised through the issuance of such series of Class A Shares as a result of investing the proceeds of the issuance of a series of Class A Shares in investee businesses;
- (d) the holders of any series of the Class R shares are entitled to receive an amount equal to the Net Asset Value of the Fund attributable to the capital raised through the issuance of such series of Class R shares as a result of investing the proceeds of the issuance of a series of Class R shares in investee businesses; and
- (e) if there are any issued Class C Shares, the holders thereof are entitled to receive an amount equal to the Net Asset Value of the Fund attributable to the capital raised through the issuance of Class C Shares as a result of investing the proceeds of the

issuance of Class C Shares in investee businesses.

OPTIONS TO PURCHASE SECURITIES

As at the date of this prospectus, no options to purchase any of the securities of the Fund are currently issued.

PROXY VOTING DISCLOSURE

The Fund has established a policy with respect to the voting of proxies held for securities of portfolio companies. Generally speaking the objective of the policy is for the Fund's securities to be voted in such a manner that will support proposals and board nominees that maximize the value of the respective Fund's investments over the long-term period. The oversight of proxy voting has been delegated to the Manager who will evaluate each proposal and slate of directors on their merits. Most of the Fund's investments in portfolio companies are private and governed by shareholders' agreements. For private companies, many of the key decisions that are taken by public companies through the proxy process are governed by these shareholders' agreements.

The Fund has provided the general guidance of proxy use to the Manager with respect to board composition, auditor independence, and compensation issues relating to portfolio companies for consideration in exercising the proxy rights attached to securities of portfolio companies. The Fund does not expect to deviate from these general guidelines for routine matters. For material non-routine matters, the Investment Committee or the Board may approve the use of the proxy. The Manager will keep a record of all public company proxy votes and will report to the Investment Committee at least annually.

The Fund's proxy voting guidelines are available free of charge to any shareholder of the Fund on our website at www.saskworks.ca or by writing to the Fund at 1925 Victoria Avenue, 2nd Floor, Regina, Saskatchewan, S4P 0R3.

PRINCIPAL HOLDERS OF SECURITIES OF THE FUND

As at the date of this prospectus, the Sponsor is the registered holder of 10 Class B Shares (being all of the issued and outstanding Class B Shares). No person or company beneficially owns, directly or indirectly, or exercises control or direction over more than 10% of the issued and outstanding Subscriber Shares.

As at the date of this prospectus, the only issued and outstanding shares in the capital of the Manager are 200 Class A shares, 160 of which are owned, both beneficially and of record by TBW Holdings Inc. (formerly PFM Capital Inc.) and 40 of which are owned, both beneficially and of record by Blueberry & Papaya Farms Ltd. TBW Holdings Inc. is currently owned by Randy Beattie and Rob Duguid, through their respective holding companies and Blueberry & Papaya Farms Ltd. is owned by Chris Selness and his spouse.

The directors and senior officers of the Fund, as a group, and the directors and senior officers of the Manager, as a group, beneficially own, directly or indirectly, less than 1% of all of the issued and outstanding Subscriber Shares.

RISK FACTORS

In addition to the other risk factors contained elsewhere in this prospectus, the following may be considered as risk factors pertaining to an investment in Subscriber Shares.

Nature of Investment

The Subscriber Shares are highly speculative in nature and are suitable only for investors able to make a long-term investment.

The business of the Fund is to make investments in Saskatchewan small and medium-sized eligible businesses. There is no assurance that suitable investments will be found. There is no guarantee that an investment in the Subscriber Shares will earn an acceptable rate of return or any return in the short or the long term. An investment in Subscriber Shares is only appropriate for investors able to make a long term commitment, and with the capacity to absorb a loss of some or all of their investment.

Investments of the kind to be made by the Fund, by their nature, involve a longer commitment than that typical for other types of investments made by mutual funds. Many such investments require between five to eight years in order to mature and generate the returns expected by the Fund. Furthermore, despite diversification of the Fund's investment portfolio for purposes of distributing risk, the investments of the Fund are likely to mature at different times creating an irregular pattern in the Net Asset Value per Share. In addition, certain of the investments may not mature and generate the returns expected, and losses on unsuccessful investments are often realized before gains on successful investments are realized.

Although the Fund is a mutual fund, many of the rules designed to protect investors who purchase securities of mutual funds will not apply to the Fund. In particular, rules directed at ensuring liquidity and diversification of investments as well as certain investment restrictions and practices normally applicable to mutual funds do not apply. In addition, diversification of investments which are made by the Fund may also be limited due to the size of the Fund. The Fund may also take positions in small and medium -sized eligible businesses which represent a larger percentage of the equity than a mutual fund would be permitted to take, and this may increase the risk per investment. See "**Investment Objectives**", "**Investment Strategies**" and "**Sectors and Investments - Investment Restrictions and Practices**".

Venture capital investment in Saskatchewan eligible businesses according to the investment restrictions and policies applicable to the Fund requires a greater commitment to investment analysis than investments in most other securities. The values which the Fund places on its investments may not reflect the amounts for which they can actually be sold. Particularly, the carrying value of the existing investments in eligible businesses represents, in certain instances, the unrealized gain of such investment and may not reflect the actual value for which such investment can be sold. In addition, the cost to determine the value of the Fund's assets for which no published market exists will be greater than valuation costs for mutual funds which invest primarily in listed securities. Consequently, the operating expenses of the Fund may be higher than those of many mutual funds and other pooled investment vehicles.

The Act, pursuant to ministerial discretion, permits up to twenty-five percent (25%) of the capital raised by the Fund through the sale and issuance of Subscriber Shares to be utilized by the Fund, if required, to satisfy payment of the Fund's ongoing operating expenses. There is no assurance that the operating expenses will not exceed the actual revenues generated within the Fund on an on-going basis, on which event the aforesaid 25% of the Fund capital will be at risk. See "**Sectors and Investments**".

The Fund only invests in Saskatchewan eligible businesses and any concentration of investment in this manner may result in the value of the Fund fluctuating to a greater degree than if the Fund invested in a broader geographical diversification of businesses.

Investments in public companies with a market capitalization of \$500 million or more are prohibited and any existing investments in public companies with a market capitalization of \$500 million or more acquired through acquisitions or mergers must be disposed of within two years of such acquisition or merger. To the extent that the Fund has invested in public companies with a market capitalization of \$500 million or more the Fund may not be able to achieve the potential value anticipated by the Fund due to such required divestitures.

Legislative or Governmental Policy Changes

Changes may be introduced to the Federal and Saskatchewan legislation that provides for tax credits for investment in labour -sponsored venture capital corporations and related matters. If such changes are unfavourable, the Fund's ability to attract further investment could be impaired. As a result, the availability of capital for investment by the Fund could be reduced, thereby decreasing the Fund's ability to fulfill its investment objectives.

Maximum annual tax credits apply in respect of all purchases of shares of prescribed and registered labour -sponsored venture capital corporations, for each taxation year, including the Fund. If, in the opinion of the Saskatchewan Minister, the number of corporations registered pursuant to the Act is sufficient to take up the maximum annual tax credits available, the Saskatchewan Minister may suspend the further registration of corporations, suspend the allowance of tax credits or allocate the tax credits amongst the registered corporations.

As part of its 2013 Federal budget, the Government of Canada is phasing out the Federal Tax Credit with the tax credit being 10% in 2015 and decreasing from 10% to 5% for the 2016 tax year and 0% for the 2017 tax year and beyond. The phase out of the Federal Tax Credit does not affect the Saskatchewan tax credit of 20%. Future legislative changes could have a negative effect on the Fund.

Lack of Liquidity

No market exists at present through which the Subscriber Shares may be sold and none is expected to develop. The Provincial and Federal government implemented certain program changes in 2013 to labour sponsored venture capital corporations. The total capital available to be raised in any calendar year is limited to \$40 million and elimination of the Federal Tax Credit and the requirement to invest within the Innovation Sector (See "**Risk Factors: Legislative or Governmental Policy Changes**") may impact the liquidity of the Fund. These new restrictions may result in fewer individuals purchasing Subscriber Shares in the current and future years. There are restrictions on the transfer and redemption of Subscriber Shares. See "**Description of the Securities Distributed - Subscriber Shares**" and "**Redemption of Securities**". The Fund may from time to time decline a request for redemption and where that occurs the request for redemption will remain in effect until withdrawn by the shareholders requesting redemption or until the redemption(s) are subsequently fulfilled by the Fund. Consequently, holders of Subscriber Shares may not be able to sell or redeem their Subscriber Shares and Subscriber Shares may not be accepted as collateral for loans. Investors, who request redemption of Subscriber Shares within eight years of the date of acquisition will, subject to certain exceptions, be subject to a withholding fee equal to the Federal and

Saskatchewan tax credits received on the purchase of such Subscriber Shares. In addition, investors must pay an Early Redemption Fee if their Class A – Series A or Class R – Series A shares are redeemed within eight years of purchase. See **"Income Tax Considerations"**, **"Other Material Facts - Penalties Potentially Applicable to the Fund"** and **"Description of the Securities Distributed - Subscriber Shares"**.

Redemption of the Subscriber Shares is substantially restricted both by law and due to the fact that the obligation of the Fund to redeem the Subscriber Shares is based on the profitability and retained earnings of the Fund. In particular, with respect to redemption of Subscriber Shares:

- (1) the Fund is prohibited by law from making redemptions in certain circumstances;
- (2) the Fund may suspend redemptions for substantial periods of time in certain circumstances;
- (3) the Fund, in any fiscal year and subject to certain exceptions, will not be required to redeem Subscriber Shares if, (i) the redemption would create a working capital deficiency for the Fund, (ii) the redemption would cause the Fund to be in default of its financial obligations under an arm's length loan agreement, (iii) the Fund is insolvent or would be rendered insolvent as a result of the redemption, or (iv) the total redemptions in the fiscal year would exceed either 20% of the Fund's retained earnings or 50% of the Fund's net earnings after taxes for the previous fiscal year; and
- (4) should a shareholder or shareholders holding a large block of Subscriber shares seek redemption, any Subscriber shareholder making a subsequent request may not be able to achieve immediate redemption. Further, a request for a large redemption may impact the price that is realized on the Fund's investment(s) and thereby adversely affect the Net Asset Value of the Subscriber Shares.

Where a request for redemption has been declined by the Fund for any of the foregoing reasons, the request will remain in effect until withdrawn by the shareholder or subsequently fulfilled by the Fund. Investors may not be able to dispose of their Subscriber Shares other than by way of redemption as there is no formal market, such as a stock exchange, through which Subscriber Shares may be sold, and none is expected to develop. There are restrictions on the transfer of Subscriber Shares. See **"Description of the Securities Distributed – Subscriber Shares"**.

Non-Compliance with Investment Requirements

The Fund may have its registration under the Act revoked and be subject to certain penalties if it does not comply with the investment and other requirements of the Act. See **"Other Material Facts - Penalties Potentially Applicable to the Fund"**. The investment performance of the Fund may be adversely affected if the Fund becomes subject to such penalties or if its registration is revoked.

Industry Concentration

Since the focus of the Fund is to invest up to 85% of the capital raised through the issuance of the Class R Shares in Saskatchewan eligible businesses in the energy, mining and related sectors, rather than a broad cross-section of the economy as is the case with 85% of the net proceeds of the issuance of the Class A Shares, the Net Asset Value of the Fund attributable to the capital raised through the issuance of the Class R Shares may be more volatile than that of portfolios with a more diversified investment focus. The value of the energy and mining investment portfolio of the Fund may fluctuate as a result of factors affecting the energy and mining sectors generally.

In the 2013 Provincial budget, the Government of Saskatchewan implemented additional investment criteria for labour-sponsored venture capital funds. The Fund, being a labour sponsored venture capital corporation, is mandated to invest a certain portion of its share capital in the Innovation Sector. See **"Investment Strategies – Investment Restrictions and Practices"**. Such mandated investment could have adverse effects on the Fund.

Management Track Record

Investors will be relying upon the business judgment, expertise and integrity of the Board, the officers of the Fund and the Manager. The services of the Board, the officers of the Fund and the Manager are not exclusive to the Fund, and such persons may provide similar services to other parties including other venture capital corporations. See **"Organization and Management Details of the Fund - Conflicts of Interest"**. Such conflicts could have adverse effects on the Fund.

The Manager cannot effectively be terminated by the Fund unless by mutual agreement between the Manager and the Fund. Holders of Subscriber Shares are entitled to elect only a minority of the directors of the Fund (currently four of nine).

Follow-on Financings

Some of the Fund's investees may require additional financing after the Fund has invested in order to fully implement their business strategies. If the Fund is unable to raise additional capital after it has met the investment pacing requirements applicable to it or is otherwise unable to participate in follow-on financings, it will be reliant upon third parties to provide future funding to these investees and may suffer dilution and adverse changes in the terms of its investments. The ability of the Fund to raise additional capital depends upon a number of factors including the state of the capital markets and future changes to the Act.

External Factors

The Net Asset Value of the Fund, and therefore the value of the Subscriber Shares, is based on the value of the investments in the Fund's portfolio. The value of the investments will fluctuate with general economic conditions, including the level of interest rates, corporate earnings, economic activity, the Canadian dollar and other factors. Given the Fund's investment focus, the risk associated with such fluctuations may be increased for investors in the Subscriber Shares since emerging businesses often are affected more than larger, more mature entities by external events, including downturns in general economic conditions.

Valuations

The Fund offers Subscriber Shares at the Net Asset Value per Share at the last Business Day of each week. These values will be based, in part, on estimates of the fair market value of the Fund's assets for which there is no published market, which estimates are made quarterly and updated weekly. This valuation process is inevitably based on inherent uncertainties and the resulting values may differ from values that would have been used had a ready market existed for the investments. To the extent that these valuations are too high, new shareholder investment will provide a benefit to existing investors; similarly, to the extent these valuations are too low, existing investors will suffer a dilution in the value of their shares. Valuation of the Fund's assets are done by Management and reviewed annually, in the aggregate, by the Auditors. No independent valuation is to occur unless at the request of the Auditors. See **"Calculation of Net Asset Value"**.

Most of the Fund's investments are in small privately held companies. These investments are, on an ongoing basis, valued by the Manager of the Fund and reviewed annually by the Auditors. No independent valuation or assessment of these investments is conducted and the Agent has not done an independent review of any of those investments nor the value of those investments presented by the Fund. As many of the Fund's investments are in small privately held companies, there can be no assurance that the Fund will be able to recover any of its investment in any such company should such company fail.

INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

Pursuant to the Management Agreement the Manager has been retained as manager of the Fund and will receive certain management fees and other compensation. As at the date of this prospectus, the only issued and outstanding shares in the capital of the Manager are 200 Class A shares, 160 of which are owned, both beneficially and of record by TBW Holdings Inc. (formerly PFM Capital Inc.) and 40 of which are owned, both beneficially and of record by Blueberry & Papaya Farms Ltd. TBW Holdings Inc. is currently owned by Randy Beattie and Rob Duguid, through their respective holdings companies, and Blueberry & Papaya Farms Ltd. is owned by Chris Selness and his spouse. See **"Organization and Management Details of the Fund - The Manager"**.

Prometa Fund Support Services Inc. has been retained as the registrar and transfer agent for the Subscriber Shares. See **"Organization and Management Details of the Fund - Registrar and Transfer Agent"** and **"Shareholder Matters"**. As at the date of this prospectus, TBW Holdings Inc. (formerly PFM Capital Inc.) holds 40% of the issued and outstanding shares of Prometa Fund Support Services Inc. The appointment of Prometa Fund Support Services Inc. as registrar and transfer agent of the Fund was reviewed by the IRC (see **"Organization and Management Details of the Fund - Independent Review Committee"**), who determined that the appointment of Prometa Fund Support Services Inc. did not pose a conflict.

Pursuant to the Agency Agreement, the Agent has been retained to act as agent and principal distributor for the distribution of the Subscriber Shares of the Fund. The Agent (or Sub-Agents selling Subscriber Shares) will receive the Base Commission and Additional Commission at the time of sale, as well as an annual Trailer Commission, for the sale of Class A – Series A shares and Class R – Series R shares for each fiscal year that the investment, directly attributable to a sale by the Agent (or Sub-Agents) is maintained within the Fund. Pursuant to the Former Amended and Restated Agency Agreement, the Former Agent will continue to receive the Trailer Commission for each fiscal year that an investment, directly attributable to a sale by the Former Agent or its Sub-Agents, is maintained within the Fund. A 1% commission will be payable by the Fund to the Agent, however no fees or commissions will be payable by the Fund to any Sub-Agent for the sale of Class A – Series F or Class R – Series F shares. See **"Organization and Management Details of the Fund – Agent and Other Compensation"**.

MATERIAL CONTRACTS

The Fund, or the Manager on behalf of the Fund, has entered into the following material contracts:

- (a) the Articles;
- (b) the Management Agreement referred to under "**Organization and Management Details of the Fund - The Manager**";
- (c) the Sponsorship Agreement referred to under "**Organization and Management Details of the Fund – Management of the Fund**";
- (d) the Amended and Restated Agency Agreement referred to under "**Purchase of Securities (Plan of Distribution)**";
- (e) the Amended Administrative Services Agreements, referred to under "**Purchase of Securities (Plan of Distribution)**";
- (f) the Custodial Agreement referred to under "**Purchase of Securities (Plan of Distribution)**";
- (g) the Tax Credit Trust Agreement referred to under "**Investment Restriction and Practices**";
- (h) the Services Agreement referred to under "**Organization and Management Details of the Fund - Registrar and Transfer Agent**"; and
- (i) the RRSP Agency Trust Agreement referred to under "**Purchase of Securities (Plan of Distribution)**".

Copies of the foregoing contracts may be inspected during regular business hours at the principal place of business of the Fund at 1925 Victoria Avenue, 2nd Floor, Regina, Saskatchewan S4P 0R3 and at the Financial and Consumer Affairs Authority, 6th Floor, 1919 Saskatchewan Drive, Regina, Saskatchewan, S4P 3V7. Copies of the material contracts, as well as additional information relating to the Fund can be found on SEDAR at www.sedar.com.

LEGAL AND ADMINISTRATIVE PROCEEDINGS

The manager is not aware of any legal proceedings material to the Fund to which the Fund is a party or to which any of its property is subject, and no such proceedings are known to be contemplated.

EXPERTS

None of Olive Waller Zinkhan & Waller LLP, Regina, Saskatchewan, counsel to the Fund, McDougall Gauley LLP, Saskatoon, Saskatchewan, counsel to the Agent, or MNP LLP, Regina, Saskatchewan, auditor of the Fund, or any director, officer, employee or partner thereof, as applicable, has received or will receive a direct or indirect interest in the property of the Fund or of any associate or Affiliate of the Fund other than as a result of any shares of the Fund which are or may be beneficially owned, directly or indirectly, by the aforementioned partnerships, and the directors, officers, employees and partners, as applicable, of each of the aforementioned partnerships. As at the date hereof, the aforementioned partnerships, and the directors, officers, employees and partners, as applicable, of each of the aforementioned partnerships beneficially own, directly or indirectly, in the aggregate less than 1% of all of the issued and outstanding shares of the Fund.

EXEMPTIONS AND APPROVALS

The Fund is generally governed by the standard investment restrictions and practices that are otherwise applicable to mutual funds. Certain of these restrictions and practices do not apply to the Fund and the Fund has been granted exemptions from, or variations in respect of, certain restrictions and practices. See "**Investment Restrictions and Practices**". The Fund has also been granted exemptions from, or variations in respect of, certain other provisions in NI 81 – 102 and NI 81 – 105 to permit it, among other things, to invest in certain persons or companies of which a director or officer of the Fund is a partner, director, officer or small security holder, subject to certain conditions set forth in such exemptive relief, and to pay fees and expenses in the manner disclosed in this prospectus.

OTHER MATERIAL FACTS

Penalties Potentially Applicable to the Fund

Saskatchewan Penalty

The Act requires that, unless the Saskatchewan Minister provides approval for the Fund to wind-up or dissolve, the Fund shall pay a penalty to the Saskatchewan Minister equal to the Saskatchewan tax credits that were issued by the Province of Saskatchewan on the sale of Subscriber Shares, including any interest earned by the trust fund set up for such funds under the Act, if the Fund:

- (a) proposes to wind-up or dissolve;
- (b) has its registration under the Act (the "**Registration**") revoked; or
- (c) purchases or otherwise acquires any of the Subscriber Shares prior to eight years from the date of issue of the Subscriber Shares unless:
 - (i) the Saskatchewan tax credit issued to the holder of the Subscriber Shares at the time of issuance of the Subscriber Shares to the holder is repaid to the Saskatchewan Minister;
 - (ii) the Subscriber Shares to be redeemed belonged to a holder who has died; or
 - (iii) the holder of the Subscriber Shares to be redeemed is a RRSP or a RRIF and the sole beneficiary of the plan or fund has died.

Revocation of Registration

The Saskatchewan Minister may revoke the Registration of the Fund if the Fund has been struck from the register of corporations pursuant to section 290 of *The Business Corporations Act* (Saskatchewan), or if the Fund fails to comply with any provision of the Act, the Saskatchewan Regulations or any terms and conditions imposed by the Saskatchewan Minister pursuant to the Act or Saskatchewan Regulations. Where the Fund has been struck from the register of corporations, the Fund's registration may be revoked without notice to the Fund. In any other circumstances, the Saskatchewan Minister must give notice to the Fund of any proposal to revoke the Fund's Registration. The Fund will have an opportunity, within 60 days of the written notice of proposal, to correct any default and to appeal any revocation of its Registration. Investments in Subscriber Shares made after the revocation of the Fund's Saskatchewan Registration will not entitle purchasers to receive Saskatchewan tax credits.

Federal Penalty

The Federal Act provides that the Fund comply with the business investment requirements under the Act, and as a consequence of non-compliance, the Fund will be liable to pay an amount equal (other than interest) to that amount it may be required to pay under the Act, as a penalty to the Receiver General.

The Federal Act also requires that the Fund will be liable to pay an amount equal (other than interest) to that amount it may be required to pay under the Act, as a consequence of the amalgamation or merger of the Fund with another corporation, the winding-up or dissolution of the Fund or the Fund ceasing to be registered under the Act, as a penalty to the Receiver General.

PURCHASERS' STATUTORY RIGHTS OF WITHDRAWAL AND RESCISSION

Securities legislation in Saskatchewan provides purchasers with the right to withdraw from an agreement to purchase mutual fund securities within two business days after receipt of a prospectus and any amendment or within 48 hours after the receipt of a confirmation of a purchase of such securities. If the agreement is to purchase such securities under a contractual plan, the time period during which withdrawal may be made may be longer. The securities legislation further provides a purchaser with remedies for rescission or damages if the prospectus and any amendment contain a misrepresentation or is not delivered to the purchaser, provided that the remedies for rescission or damages are exercised by the purchaser within the time limits prescribed by the securities legislation of the purchaser's province. The purchaser should refer to the applicable provisions of the securities legislation of the purchaser's province for the particulars of these rights or should consult with their legal advisor.

DOCUMENTS INCORPORATED BY REFERENCE

Additional information about the Fund is available in the following documents:

1. Comparative annual financial statements of the Fund for the fiscal year ended August 31, 2015, together with the accompanying report of the Auditor.
2. The most recently filed annual management report of fund performance of the Fund.

3. The most recently filed Committee Report of the IRC.
4. The most recently filed Fund Facts.

These documents incorporated by reference into this prospectus, legally form part of this document just as if they were printed as part of this document. Any document of the type referred to above filed by the Fund after the date of this prospectus, and prior to the completion or termination of the distribution contemplated herein, shall be deemed to be incorporated by reference into this prospectus.

You can get a copy of these documents, at your request, and at no cost by calling the Fund at 1-306-791-4833 or from your dealer. These documents are also available on the Fund's website at www.saskworks.ca or by contacting the Fund at saskworks@saskworks.ca. These documents and other information about the Fund are also available on the internet on the System for Electronic Document Analysis and Retrieval (SEDAR) website under the Fund's name, which can be accessed at <http://www.sedar.com>.

Any statement contained in this prospectus or a document incorporated or deemed to be incorporated by reference herein or in any subsequently filed document which also is or is deemed to be incorporated by reference here in shall be deemed to be modified or superseded for the purposes of this prospectus to the extent that a statement contained herein, or in any other document which is incorporated or is deemed to be incorporated by reference herein, modifies or supersedes such statement. The modifying or superseding statement need not state that it has modified or superseded a prior statement or include any other information set forth in the document that it modifies or supersedes. The making of a modifying or superseding statement shall not be deemed an admission for any purposes that the modified or superseded statement, when made, constituted a misrepresentation, an untrue statement of a material fact or an omission to state a material fact that is required to be stated or that is necessary to make a statement not misleading in light of the circumstances in which it was made. Any statement so modified or superseded shall not be deemed in its unmodified or superseded form to constitute a part of this prospectus.

CERTIFICATE OF SASKWORKS VENTURE FUND INC.

Dated: December 31, 2015

This amended and restated prospectus, together with the documents incorporated herein by reference, constitutes full, true and plain disclosure of all material facts relating to the securities offered by this prospectus as required by the securities legislation of Saskatchewan.

signed - "Randy Beattie"

Randy Beattie
Chief Executive Officer

signed - "Rob Duguid"

Rob Duguid
Chief Financial Officer

**On Behalf of the Board of Directors of
SaskWorks Venture Fund Inc.**

signed - "Douglas Frondall"

Douglas Frondall
Chairman and Director

signed - "Terry Schneider"

Terry Schneider
Vice-Chairman and Director

CERTIFICATE OF PFM VENTURE CAPITAL OPERATIONS INC.

Dated: December 31, 2015

This amended and restated prospectus, together with the documents incorporated herein by reference, constitutes full, true and plain disclosure of all material facts relating to the securities offered by this prospectus as required by the securities legislation of Saskatchewan.

signed - "Randy Beattie"

Randy Beattie
Chief Executive Officer

signed - "Mike Merth"

Mike Merth
Chief Financial Officer

**On Behalf of the Board of Directors of
PFM Venture Capital Operations Inc., as Manager and Promoter**

signed - "Rob Duguid"

Rob Duguid
Director

signed - "Randy Beattie"

Randy Beattie
Director

CERTIFICATE OF THE AGENT

Dated: December 31, 2015

To the best of our knowledge, information and belief, this amended and restated prospectus, together with the documents incorporated herein by reference, constitutes full, true and plain disclosure of all material facts relating to the securities offered by this prospectus as required by the securities legislation of Saskatchewan.

Industrial Alliance Securities Inc.

Per: signed - "Richard Legault"

Name: Richard Legault

Title: Chief Executive Officer



**Diversified, Class A – Series A (CCP100) | Diversified, Class A – Series F (CCP101)
Resources, Class R – Series A (CCP200) | Resources, Class R – Series F (CCP201)**

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