Management's Discussion and Analysis of Operations and Financial Condition December 31, 2020

March 31, 2021

Starlight Hybrid Global Real Assets Trust Management's Discussion and Analysis of Operations and Financial Condition For the year ended December 31, 2020

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MANAGEMENT'S DISCUSSION AND ANALYSIS

The following Management's Discussion and Analysis ("MD&A") of the financial results of Starlight Hybrid Global Real Assets Trust (the "Trust") dated March 31, 2021, should be read in conjunction with the Trust's annual audited financial statements for the year ended December 31, 2020 and the audited financial statements for the year ended December 31, 2019 and accompanying notes thereto. These documents are available on www.starlightcapital.com and on SEDAR at www.sedar.com.

Certain time periods used in this MD&A are used interchangeably such as three and twelve months ended December 31, 2020 ("Q4 2020") and ("2020"), respectively, three months ended March 31, 2020 ("Q1 2020"), three months ended June 30, 2020 ("Q2 2020"), three months ended September 30, 2020 ("Q3 2020"), and three and twelve months ended December 31, 2019 ("Q4 2019") and ("2019"), respectively. In this report, "we", "us" and "our" refer to Starlight Investments Capital GP Inc. (the "Manager") and Starlight Investments Capital LP (the "Investment Manager" and together with the Manager "Starlight Capital").

With respect to the novel coronavirus ("COVID-19") pandemic, the Trust is monitoring the situation closely and its impact on the global financial markets and the Portfolio (defined below). The Manager and Investment Manager have deployed their business continuity plan and will continue to monitor and adjust their plans as the COVID-19 pandemic evolves.

Additional information relating to the Trust, including the Trust's Annual Information Form, can be found on SEDAR at www.sedar.com.

CAUTION REGARDING FORWARD-LOOKING STATEMENTS

Certain statements contained in this MD&A constitute forward-looking information within the meaning of Canadian securities laws. Forward-looking statements are provided for the purpose of assisting the reader in understanding the Trust's financial performance, financial position and cash flows as at and for the periods ended on certain dates and to present information about management's current expectations and plans relating to the future. Readers are cautioned such statements may not be appropriate for other purposes. Forward-looking information may relate to future results, performance, the effect of the COVID-19 pandemic or other pandemics on future results or performance, achievements, events, prospects or opportunities for the Trust, the real estate industry or the infrastructure industry and may include statements regarding the financial position, investment portfolio, business strategy, budgets, projected costs, financial results, taxes, plans and objectives of or involving the Trust. In some cases, forward-looking information can be identified by such terms as "may", "might", "will", "could", "should", "would", "expect", "plan", "anticipate", "believe", "intend", "seek", "aim", "estimate", "target", "goal", "project", "predict", "forecast", "potential", "continue", "likely", or the negative thereof or other similar expressions suggesting future outcomes or events.

Forward-looking statements involve known and unknown risks and uncertainties, which may be general or specific and which give rise to the possibility that expectations, forecasts, predictions, projections or conclusions will not prove to be accurate, assumptions may not be correct and objectives, strategic goals and priorities may not be achieved. A variety of factors, many of which are beyond the Trust's control, affect the operations, performance and results of the Trust and its business, and could cause actual results to differ materially from current expectations of estimated or anticipated events or results. These factors include, but are not limited to, risks related to the series A units ("Series A Units"), series B units ("Series B Units"), series C units ("Series C Units") or series F units ("Series F Units"), of the Trust (collectively the "Units") and any risks related to the Trust and its business including uncertainties surrounding the novel COVID-19 pandemic or other pandemics and the potential adverse effect or the perception of its effects, to global markets, global economies and the Trust. See "Risks and Uncertainties". The reader is cautioned to consider these and other

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factors, uncertainties and potential events carefully and not to put undue reliance on forward-looking statements as there can be no assurance actual results will be consistent with such forward-looking statements.

Information contained in forward-looking statements is based upon certain material assumptions applied in drawing a conclusion or making a forecast or projection, including management's perception of historical trends, current conditions and expected future developments, as well as other considerations believed to be appropriate in the circumstances including the following: the Manager and or an affiliate of the Manager, will continue its involvement as manager of the Trust in accordance with the terms of the Management Agreement (as defined herein); the Investment Manager or an affiliate of the Investment Manager, will continue its involvement as portfolio manager of the Starlight Global Real Assets LP, in accordance with the terms of the Investment Management Agreement (as defined herein); and the risks referenced above, collectively, will not have a material impact on the Trust. While management considers these assumptions to be reasonable based on currently available information, they may prove to be incorrect given this unprecedented period of uncertainty, including the impact of COVID-19 on the global markets, global economy, the Trust's business and performance, including the Trust's ability to remain liquid and pay its monthly distributions. There can be no assurance regarding the breadth of impact of COVID-19 on the Trust's performance, including the performance of its Units or the Trust's ability to mitigate any impacts related to COVID-19.

The forward-looking statements made relate only to events or information as of the date on which the statements are made in this MD&A. Except as specifically required by applicable Canadian securities laws, the Trust undertakes no obligation to update or revise publicly any forward-looking statements, whether as a result of new information, future events or otherwise, after the date on which the statements are made or to reflect the occurrence of unanticipated events.

BASIS OF PRESENTATION

The Trust's annual audited financial statements for the year ended December 31, 2019 and 2020 have been prepared in accordance with International Financial Reporting Standards ("IFRS"). The Trust's presentation currency is the Canadian dollar.

OVERVIEW AND INVESTMENT OBJECTIVES

The Trust is an investment trust established under the laws of the Province of Ontario pursuant to an amended and restated Declaration of Trust ("DOT") dated as of May 15, 2020. Starlight Global Real Assets LP (the "Public Portfolio LP") is a limited partnership formed pursuant to a Limited Partnership Agreement dated November 28, 2018, governed by the laws of the Province of Ontario. The Trust is the only limited partner of the Public Portfolio LP.

The Public Portfolio LP holds an actively managed global portfolio of real estate and infrastructure securities (the "Public Portfolio"). In addition to the Public Portfolio, the Trust also invests in a private portfolio of Canadian real estate properties and global infrastructure assets (the "Private Portfolio", and together with the Public Portfolio, the "Portfolio"), primarily through investments in other investment vehicles. The Investment Manager provides investment management advice, including advice in respect of the Trust's asset mix and security selection for the Public Portfolio, subject to the Trust's investment restrictions.

The Trust is listed on the NEO Exchange Inc. (the "Exchange") under the symbol SCHG.UN. The Trust's registered address is 3280 Bloor Street West, Centre Tower, Suite 1400, Toronto, Ontario M8X 2X3. RBC Investor Services Trust acts as custodian and administrator of the Trust. The Trust is currently offered in Canadian-dollar-denominated Units.

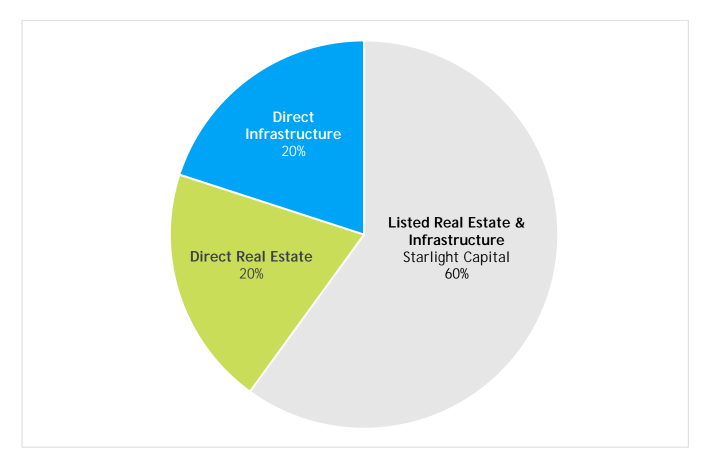
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The objectives of the Trust are to provide holders of Units (the "Unitholders") with stable monthly cash distributions and long-term capital appreciation through exposure to institutional quality real assets in the global real estate and global infrastructure sectors.

Starlight Capital seeks to identify potential investments for the Trust using its investment philosophy "Focused Business Investing". The fundamental investment criteria that it focuses on are recurring free cash flow, irreplaceable assets that allow a business to resist competition and generate higher returns on capital, low debt, and a strong management team. The result is concentrated portfolios that Starlight Capital expects to generate superior, risk-adjusted returns over the long term.

INVESTMENT STRATEGY

To achieve its objectives, the Trust invests no less than 60% of the net capital raised into the Public Portfolio LP, that holds an actively managed global portfolio of real estate and infrastructure securities, targeting issuers primarily in Organization for Economic Cooperation and Development ("OECD") countries. The Trust also invests up to 40% of the net asset value ("NAV") in global real estate properties and global infrastructure assets in the Private Portfolio.



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INVESTMENT RESTRICTIONS

The Trust is subject to the investment restrictions set out below that, among other things, limit the securities that the Trust may acquire for the investment portfolio. The Trust's investment restrictions may not be changed without the approval of the Unitholders at a meeting called for such purpose. The Trust's investment restrictions provide that the Trust may not:

- (i) purchase securities, other than securities of public and private issuers operating in, or that derive a significant portion of their revenue or earnings from, the global residential and commercial real estate sectors and the global infrastructure sector;
- (ii) invest more than 40% (at the time of investment) of its total assets in securities of private issuers (other than securities of the Public Portfolio LP or other wholly-owned subsidiaries);
- (iii) invest more than 20% (at the time of investment) of its total assets in securities of any single issuer other than (a) securities issued or guaranteed by the government of Canada or a province or territory thereof or securities issued or guaranteed by the U.S. government or its agencies and instrumentalities, (b) the Public Portfolio LP, or (c) whollyowned subsidiaries;
- (iv) make any investment or conduct any activity that would result in the Trust failing to qualify as a "mutual fund trust" within the meaning of the *Income Tax Act* (Canada) (the "Tax Act"), or that would result in that Trust acquiring or holding "non-portfolio property" or otherwise becoming a "SIFT trust" within the meaning of the Tax Act;
- (v) borrow money or employ any other forms of leverage in the Public Portfolio greater than 15% of the NAV of the Public Portfolio LP; obtain leverage in the Private Portfolio of greater than 75% of the fair market value (at the time of investment) of any direct real estate held in the Private Portfolio either directly or indirectly through an investment vehicle or greater than 90% of the fair market value (at the time of investment) of any direct infrastructure held in the Private Portfolio either directly or indirectly through an investment vehicle;
- (vi) issue preferred units until the later of (a) January 1, 2021 and (b) the date at which the NAV of the Trust reaches \$500,000,000. The number of preferred units that the Trust may issue is limited to such number of preferred units with an aggregate preferred unit redemption price equal to 25% of the NAV of the Trust, after giving effect to the offering of such preferred units, and shall not constitute leverage for the purposes of (v) above;
- (vii) have short exposure, other than for purposes of hedging, in excess of 20% of the total assets of the Trust as determined on a daily marked-to-market basis;
- (viii) hold or acquire an interest as a member of a partnership unless the liability of the Fund as a member of such partnership is limited by operation of applicable law within the meaning of subsection 253.1(1) of the Tax Act;
- (ix) invest in or hold (a) securities of or an interest in any non-resident entity, an interest in or a right or option to acquire such property, or an interest in a partnership which holds any such property if the Trust (or the partnership) would be required to include any significant amounts in income pursuant to section 94.1 of the Tax Act, (b) an interest in a trust (or a partnership which holds such an interest) which would require the Trust (or the partnership) to report income in connection with such interest pursuant to the rules in section 94.2 of the Tax Act, or (c) any interest in a non-

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resident trust (or a partnership which holds such an interest) other than an "exempt foreign trust" for the purposes of section 94 of the Tax Act; and

(x) enter into any arrangement (including the acquisition of securities for the portfolio) where the result is a "dividend rental arrangement" for the purposes of the Tax Act, or engage in securities lending that does not constitute a "securities lending arrangement" for purposes of the Tax Act.

If a percentage restriction on investment or use of assets set forth above is adhered to at the time of the transaction, later changes to the market value of the investment or the total assets of the Trust will not be considered a violation of the restriction (except for the restrictions in paragraphs (iv), (ix) or (x) above). If the Trust receives from an issuer, subscription rights to purchase securities of that issuer, and if the Trust exercises such subscription rights at a time when the Trust's portfolio holdings of securities of that issuer would otherwise exceed the limits set forth above, it will not constitute a violation if, prior to receipt of securities upon exercise of such rights, the Trust has sold at least as many securities of the same class and value as would result in the restriction being complied with.

The operations of Public Portfolio LP are subject to the terms of its constating documents, which provide, among other things that Public Portfolio LP operate in a manner consistent with the investment restrictions set out above (except for the restriction in paragraph (viii) above).

DECLARATION OF TRUST

The Investment guidelines of the Trust are outlined in the DOT. A copy of this document is available upon request by all Unitholders, and can also be found on www.starlightcapital.com or SEDAR at www.sedar.com.

As of the date hereof, the Trust was in material compliance with all investment guidelines in the DOT.

ORGANIZATION AND MANAGEMENT OF THE TRUST

THE MANAGER

The Manager, the general partner of the Investment Manager and a wholly-owned subsidiary of Starlight Group Property Holdings Inc., is the manager of the Trust and is responsible for the provision of management services required by the Trust, including, among other things, providing the officers and certain trustees of the Trust (the "Trustees"). The Manager's head office is located at 3280 Bloor Street West, Centre Tower, Centre Tower, Suite 1400, Toronto, Ontario, Canada, M8X 2X3.

For a description of the Management Agreement, see "Related Party Transactions and Arrangements – Arrangements with Starlight Capital".

THE INVESTMENT MANAGER

The Investment Manager, a wholly-owned subsidiary of Starlight Group Property Holdings Inc., is the investment manager of the Public Portfolio LP. The Investment Manager is responsible for the investment decisions for the Public Portfolio.

For a description of the Management Agreement, see "Related Party Transactions and Arrangements – Arrangements with Starlight Capital".

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TRUSTEES AND EXECUTIVE OFFICERS

The following are the names, city, province or state and country of residence of each of the individuals who are the Trustees and executive officers of the Trust and their principal occupations during the last five years.

Name, Province or State and Country of Residence	Position/Title ⁽¹⁾	Principal Occupations During the Last Five Years
Leonard Drimmer (2)	Independent Trustee	President and Chief Executive Officer, Property Vista Software
Toronto, Ontario		Inc.
Glen Hirsh	Trustee, Chairman of the	Chief Operating Officer, Starlight Group Properties Holdings Inc.
Toronto, Ontario	Board	Vice-President Strategy and Finance, Oxford Properties
		Managing Director, Head of Real Estate Investment Banking, National Bank Financial
Graeme Llewellyn Toronto, Ontario	Director of the Manager and Chief Financial Officer	Chief Financial Officer and Chief Operating Officer, Starlight Investments Capital LP
	and Chief Operating Officer	Vice President, Chief Operating Officer, Sentry Investments
	of the Trust	Vice-President, Operations and Chief Information Officer, Sentry Investments
		Vice-President, Finance and Information Officer, Sentry Investments
Dennis Mitchell Toronto, Ontario	Director of the Manager and Chief Executive Officer	Chief Executive Officer and Chief Investment Officer, Starlight Investments Capital LP
	and Chief Investment Officer of the Trust	Senior Portfolio Manager and Senior Vice-President, Sprott Asset Management LP
	Officer of the must	Executive Vice-President and Chief Investment Officer, Sentry Investments
Harry Rosenbaum (2)	Independent Trustee	Principal, The Great Gulf Group of Companies
Toronto, Ontario		Director, Starlight U.S. Multi-Family (No.1) Core Plus Fund
Denim Smith ⁽²⁾	Independent Trustee	Managing Director, Investment Banking, Laurentian Bank
Toronto, Ontario		Securities Inc.
		Consultant
		Interim Chief Financial Officer, The Nationwide Group of
		Companies
		Head of Real Estate investment Banking Practice, Blackmont
		Capital

Notes:

- (1) The individuals acting in the capacity of the Trust's executive officers are not employed by the Trust or any of its subsidiaries, but rather are employees of the Manager and provide services to the Trust, on behalf of the Manager, pursuant to the Management Agreement.
- (2) Member of the Audit Committee.

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CUSTODIAN

The custodian of the Trust is RBC Investor Services Trust of Toronto, Ontario, pursuant to a custodian contract dated December 12, 2018. The custodian has physical custody of the portfolio securities of the Trust. The custodian engagement for the Trust may be terminated by either the Investment Manager or the custodian by an instrument in writing delivered or mailed, such termination to take effect at least 90 days after the date of such delivery, unless a different period is agreed to in writing by the parties.

PORTFOLIO SUMMARY

As at December 31, 2020 the Trust's portfolio was comprised of units of the Public Portfolio LP and three investments in the Private Portfolio:

Number of		Average	Fair	% of
Units	Description	Cost	Value	Net Assets
2,418,133	Starlight Global Real Assets Limited Partnership	\$24,909,387	\$25,209,036	60.63%
550	EagleCrest Infrastructure Canada LP	5,500,000	5,990,920	14.40%
55,000	Starlight Canadian Residential Growth Fund (Series C)	5,500,000	6,352,555	15.28%
409,889	Starlight Private Global Real Estate Pool (Series I)	4,100,630	4,281,127	10.30%
	Total	\$40,010,017	\$41,833,638	100.61%

As at December 31, 2019 the Trust's portfolio was comprised of units of the Public Portfolio LP and two investments in the Private Portfolio:

Number of		Average	Fair	% of
Units	Description	Cost	Value	Net Assets
2,963,073	Starlight Global Real Assets Limited Partnership	\$30,522,860	\$32,617,601	75.92%
550	EagleCrest Infrastructure Canada LP	5,500,000	5,711,194	13.29%
44,896	Starlight Canadian Residential Growth Fund (Series C)	4,489,560	4,753,209	11.07%
	Total	\$40,512,420	\$43,082,004	100.28%

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Trust Performance

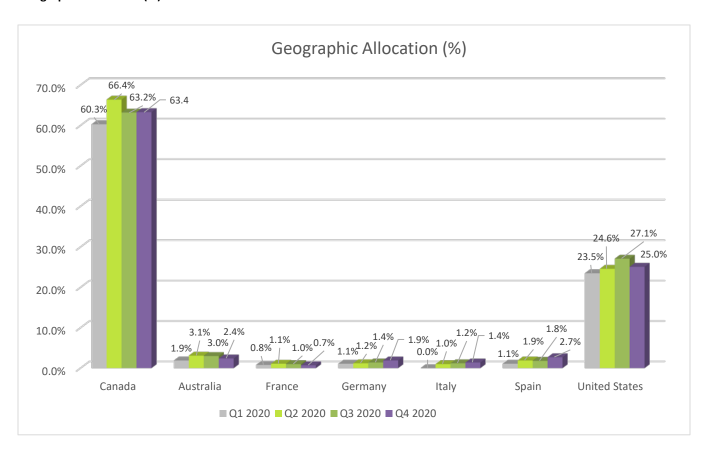
	Q4 2020	Q4 2019	2020	2019
Trust - Series C Units	3.6%	2.5%	3.4%	12.9%
S&P Global Infrastructure Index (CAD)	10.3%	3.0%	-7.3%	21.0%
FTSE EPRA/NAREIT Developed Total Return Index (CAD)	8.9%	-0.1%	-9.7%	17.2%
Blended Benchmark	9.0%	1.4%	-8.4%	18.8%

Source: Bloomberg LLP. The Blended Benchmark is represented by 50% FTSE EPRA NAREIT Developed Total Return Index (CAD) and 50% by S&P Global Infrastructure Index (CAD).

The Investment Manager has deployed capital into a diversified portfolio of public global real estate and infrastructure securities along with allocations to the Starlight Canadian Residential Growth Fund (the "Starlight Residential Fund"), EagleCrest Infrastructure Canada LP ("EagleCrest LP") and Starlight Private Global Real Estate Pool (the "Starlight Private Pool"). As at December 31, 2020, the Public Portfolio LP held 57 positions (December 31, 2019 – 41 positions), with twelve companies increasing their dividends or distributions by an average of 5.9% during the three months ended December 31, 2020 (with 39 companies increasing their dividends or distributions by an average of 8.2% during the twelve months ended December 31, 2020 and one company initiating a dividend).

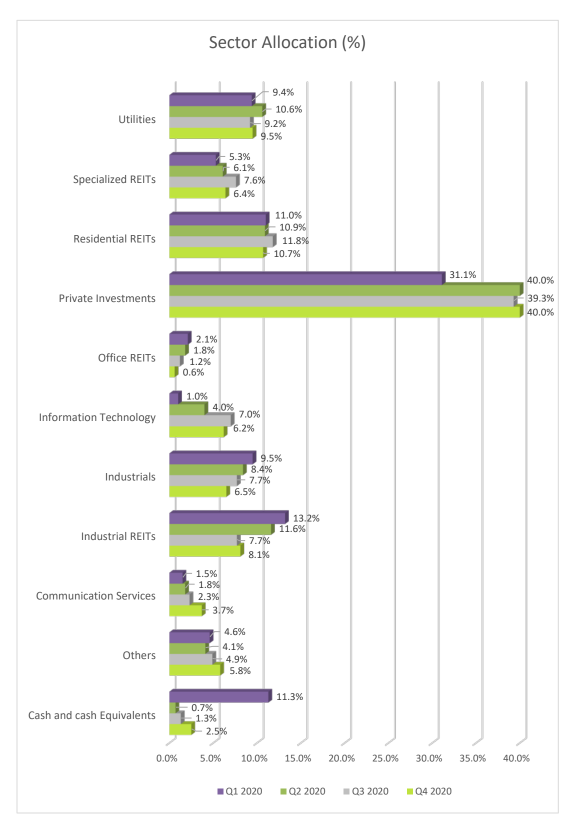
The Trust's investment portfolio geographic and sector allocations as at December 31, 2020 are shown below:

Geographic Allocation (%)*



^{*}Excludes cash and cash equivalents. Private investments have been classified in Canada based on the domicile of the legal entity.

Sector Allocation (%)



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PUBLIC PORTFOLIO LP

In Q4 2020 and 2020, the Public Portfolio LP returns were 3.9% and 4.0%, respectively (Q4 2019 – 2.7%, 2019 – 16.7%) delivering both downside protection and upside participation relative to its benchmark indices. In Q4 2020 and 2020, the Blended Benchmark returns were 9.0% and -8.4%, respectively (Q4 2019 – 1.4%, 2019 – 18.4%). Since the latter part of February 2020, financial markets have experienced significant volatility in response to COVID-19 and equity markets in particular have experienced elevated volatility. In Q1 2020, the progressive shutdown of large global economies resulted in significant and broad selloffs of global equity markets. Equity correlations have increased across sectors resulting in higher downside capture as equity securities in general moved in the same direction. Q2 2020, saw equity markets partially recover from the broad sell-off in Q1 2020. Market volatility continued in Q3 2020 and Q4 2020 with equity market recoveries sector specific.

Public Portfolio LP Upside/ Downside Capture - 2020

Public Portfolio LP	Upside Capture	Downside Capture
S&P Global Infrastructure TR	106%	78%
FTSE EPRA/NAREIT Developed TR	127%	77%
Blended Benchmark	91%	83%

Source: Bloomberg LP & Starlight Capital. The Blended Benchmark is represented by 50% FTSE EPRA NAREIT Developed Total Return Index (CAD) and 50% by S&P Global Infrastructure Index (CAD). Upside capture ratios are calculated by taking the Public Portfolio LP's monthly return during months when the benchmark had a positive return and dividing it by the benchmark return during that same month. Downside capture ratios are calculated by taking the Public Portfolio LP's monthly return during the periods of negative benchmark performance and dividing it by the benchmark return.

Geographic overweight allocations to Canada and the U.S. and the underweight allocation to continental Europe were maintained over Q4 2020. In Q4 2020, cash positions in the Public Portfolio LP increased to 4.8% of NAV (December 31, 2019 - 8.6%). The Investment Manager is comfortable allocating capital to businesses with assets in countries that will be capable of providing meaningful fiscal and monetary stimulus during the COVID-19 outbreak. Significant sector allocations in Q4 2020 included Industrials and Utilities (average portfolio weight of 11.6% and 14.9% respectively) on the infrastructure side and Industrial REITs and Residential REITs (average portfolio weight of 11.9% and 18.9% respectively) on the real estate side. The Investment Manager has arrived at these sub-sector allocations by examining the performance of individual companies during periods of market turmoil, their balance sheet liquidity and the resilience of their revenue during the current COVID-19 outbreak.

With the expectation of the Canadian dollar remaining relatively stable relative to the U.S. dollar in Q4 2020, the Investment Manager did not maintain a currency hedge during the quarter. The Investment Manager may increase or decrease the foreign currency hedges.

The Public Portfolio LP may enter into foreign currency forward contracts to exchange a fixed amount of U.S. dollars for Canadian dollars on a monthly basis in order to reduce the Public Portfolio's exposure to fluctuations in the Canadian dollar/U.S. dollar foreign exchange rate. As at December 31, 2020 the Public Portfolio LP had Nil% (December 31, 2019 – Nil%) of its net assets invested in foreign currency forward contract.

As at December 31, 2020 the Public Portfolio LP had 94.8% (December 31, 2019 - 91.5%) of its net assets invested in equities and 1.1% in fixed income (December 31, 2019 - 0.0%). The top 10 holdings of the Public Portfolio LP as at December 31, 2020 were:

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Number of		Average	Fair	% of
Shares	Description	Cost (\$)	Value (\$)	Net Assets
16,759	Boralex Inc.	446,842	791,695	3.1%
5,899	Waste Connections Inc.	680,727	769,937	3.1%
60,291	NEXTDC Limited	436,892	724,884	2.9%
13,196	Brookfield Asset Management Inc.	592,458	694,374	2.8%
13,612	Canadian Apartment Properties Real Estate Investment Trust	624,012	680,464	2.7%
733	Equinix Inc.	588,577	666,931	2.7%
48,447	InterRent Real Estate Investment Trust	691,963	663,239	2.6%
37,920	Killam Apartment Real Estate Investment Trust	775,692	648,813	2.6%
2,239	American Tower Corporation	673,203	640,268	2.5%
12,662	Americold Realty Trust	556,360	602,184	2.4%
	Total	6,066,726	6,882,789	27.4%

Two of the top contributors to the Public Portfolio LP's performance in Q4 2020 were Barolex Inc. ("Boralex"), with a total return of 23.23%, and Brookfield Asset Management ("Brookfield"), with a total return of 19.78%¹.

Boralex, is an independent power producer focused on the development and operation of renewable energy assets. Boralex's assets are primarily located in Canada and France, with the largest exposure to offshore wind and hydroelectric energy. Boralex owns a high-quality set of renewable assets, with more than 95% of its capacity fully contracted, providing long-term cash flow visibility. Boralex reported robust Q3 2020 results, exceeding consensus expectations for earnings, before interest, taxes, depreciation and amortization (EBITDA) growth, driven by strong wind resources in Canada and contributions from assets commissioned in 2019. The company also announced two acquisitions in Q4 2020, expanding its footprint in Québec as well as the United States. Boralex continues to demonstrate the resiliency of its renewable energy business while adding to its backlog and we believe there is upside to long term guidance. While we have trimmed our position on the significant outperformance, Boralex remains a core holding in the Public Portfolio.

Brookfield is a leading global alternative asset manager with approximately US\$575 billion of assets under management across real estate, infrastructure, renewable power, private equity and credit. Brookfield reported strong Q3 2020 results, exceeding consensus expectations, and announced the spin-out of its reinsurance business "BAM Reinsurance Partners" in 2021. We forecast double-digit NAV per Unit growth over the next year for Brookfield driven by its strong investment track record, global reach, size/scale, and diverse funds/strategies. We believe Brookfield is well positioned to benefit from increased demand for real asset/alternative investment strategies and remains a core holding in the Trust.

One of the top detractors from the Public Portfolio LP's performance in Q4 2020 was SBA Communications Corporation ("SBAC"). SBAC owns and operates wireless communication infrastructure in the United States and South America. The company leases antenna space to wireless service carriers and provides site development services, providing critical communications infrastructure to telecommunication companies to run their networks. SBAC reported strong Q3 2020 results, generating record EBITDA margins while renewing a \$1.0 billion share repurchase program. However, SBAC shares have suffered on the back of rising interest rate

¹Source: Bloomberg LP

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expectations, as well as the risk that wireless carriers may slowdown their capital expenditures in 2021. We believe the sell-off is overdone and the structural growth drivers for SBAC remain intact, particularly as wireless carriers begin investing heavily into the deployment of 5G. As a result, we have added to our position on the weakness as SBAC remains a core holding in the Trust.

Two of the top contributors to the Public Portfolio LP's performance in 2020 were Cargojet Inc. ("Cargojet"), with a total return of 109.25%, and Boralex, with a total return of 97.08%².

Cargojet is Canada's leading provider of time sensitive overnight air cargo services and carries over 1,300,000 pounds of cargo each business night. Cargojet also provides dedicated aircraft to customers on an aircraft, crew, maintenance and insurance (ACMI) basis, operating between points in Canada and the U.S. Cargojet's outperformance can be attributed to its competitive position in the Canadian cargo market and the favourable secular tailwinds behind the company's e-commerce exposure. It's status as an 'essential service' provider has helped to insulate its business from the impact of COVID-19, while the momentum and growth of e-commerce has been accelerated. This is expected to result in strong performance not only through the economic recovery from COVID-19, but well beyond, as secular tailwinds will further boost the Canadian cargo market for several years. The recent pullback in the share price has provided the opportunity to add to our position, as Cargojet remains a core holding in the Trust.

One of the top detractors from the Public Portfolio LP's performance in 2020 was New Residential Investment Corp. ("New Residential"). New Residential is a leading provider of capital and services to the mortgage and financial services industries. New Residential's portfolio is composed of mortgage servicing related assets (including investments in operating entities consisting of servicing, origination, and affiliated businesses), residential securities (and associated called rights) and loans, and consumer loans. Mortgage REITs, including New Residential, experienced a sharp decline in Q1 2020 driven by the spread of COVID-19, which sparked a financial panic in the funding markets. We have exited our position in the company.

PRIVATE PORTFOLIO

Starlight Residential Fund³

As at December 31, 2020 the Starlight Residential Fund owned 6,123 leases across 46 properties in and around the economic centres of Toronto, Southwestern Ontario and Vancouver. The Starlight Residential Fund has already deployed a total of ~\$39 million on common area improvements and repositioned 952 units since launch, representing 18% annualized turnover. The clustering of the asset base in Ontario and British Columbia is expected to allow the Starlight Residential Fund to capitalize on economies of scale and scope. As a result of these investments and net operating income growth, the portfolio fair value has increased by ~\$174M, representing an unrealized gross internal rate of return of 19.5% since launch.

EagleCrest LP4

EagleCrest LP, a fund managed by Fiera Infrastructure Inc. ("Fiera") holds investments in infrastructure assets located in Canada, the United States ("U.S."), the United Kingdom and Spain. In January 2019 Fiera secured a right of first offer to EllisDon Inc.'s future public-private partnership projects, providing an attractive growth pipeline for the EagleCrest LP going forward. As at December 31, 2020 EagleCrest LP had grown to 35 assets with a fair value of \$1.4 billion. Managing the impact of COVID-19 was a large focus

² Source: Bloomberg LP

³ Source: Starlight Canadian Residential Growth Fund, Report to Investors, As at December 31, 2020.

⁴ Source: EagleCrest Infrastructure Canada, Q4 2019 to Q4 2020 Performance Overview, Fiera Infrastructure and June 2, 2020 AGM.

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during 2020. The portfolio has performed well and remained resilient due to the long term contractual frameworks and essential nature of the assets within the portfolio. No material changes to valuations were required as it relates to operational impacts of COVID-19, however the UK government announced they will be maintaining a 19% tax rate rather than reducing to 17% as previously expected. This is largely expected as a result of the amount of government funding required due to COVID-19.

During Q4 2020, the EagleCrest LP investment value increased by \$10.0M. This was driven by \$28.8M in fair value adjustments and \$6.1M in investments, which was partially offset by unfavourable foreign exchange movements of \$15.7M and \$9.1M in project distributions.

Starlight Private Pool

The Starlight Private Pool invests up to 80% of its assets in a global portfolio of private real estate investments and a minimum of 20% in global publicly listed real estate investment trusts (REITs). The Starlight Private Pool pays a 5% distribution. On May 31, 2020, the Trust invested \$4,000,000 in the Starlight Private Pool.

During 2020, the Starlight Private Pool invested in two private investments and had exposure to a global portfolio of real estate public securities. The Starlight Private Pool performance returns for Q4 2020 and since its inception of April 30, 2020 was 6.6% and 7.0%, respectively. Performance was primary driven from the private investment portfolio.

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Q4 2020 AND 2020 HIGHLIGHTS

PORTFOLIO INVESTMENTS

As at December 31, 2020, the Trust had an investment of \$25,209,036 (December 31, 2019 - \$32,617,601) in the Public Portfolio LP and \$16,624,602 in three investments in the Private Portfolio (December 31, 2019 - \$10,464,403 in two investments). The Public Portfolio LP had 57 investments (December 31, 2019 – 41 investments) with a market value of \$23,907,534 (December 31, 2019 - \$29,842,900) in publicly traded global real estate and infrastructure securities.

DISTRIBUTIONS

On January 14, 2020, Starlight Capital announced the 2020 monthly distributions to Unitholders of record for the Trust of \$0.0433 per Unit (beginning in February 2019 - \$0.04166 per Unit) for a total distribution of \$0.52 per Unit per annum (2019 - \$0.50 per Unit per annum). In addition, the distributions declared included a component funded by the Trust's distribution reinvestment plan ("DRIP").

As at December 31, 2020, the Trust declared twelve distributions of \$0.0433 per Series A and C Unit and six distributions of \$0.0433 per Series B and F Unit for a total distribution of \$0.5196 per Unit and \$0.2598 per Unit for each series of units, respectively. The following table shows the amount of distributions declared, non-cash distributions under the DRIP and cash distributions paid by the Trust.

Year ended December 31, 2020	Series A	Series B	Series C	Series F	Total
Distributions declared	\$717,837	\$9,262	\$1,244,088	\$139,735	\$2,110,922
Less: DRIP	(8,377)	_	-	_	(8,377)
Cash distributions paid	\$709,460	\$9,262	\$1,244,088	\$139,735	\$2,102,545

Year ended December 31, 2019	Series A	Series B	Series C	Series F	Total
Distributions declared	\$986,934	\$1,485	\$462,999	\$34,190	\$1,485,608
Less: DRIP	(1,799)	-	_	-	(1,799)
Cash distributions paid	\$985,135	\$1,485	\$462,999	\$34,190	\$1,483,809

On January 14, 2021, Starlight Capital announced the 2021 monthly distributions to unitholders of record for the Trust of \$0.0433 per Unit for a total distribution of \$0.52 per Unit per annum. In addition, the distributions declared included a component funded by the DRIP.

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REDESIGNATION OF UNITS

On March 31, 2020 there was a redesignation of Units from Series A Units to Series C Units as well as a redesignation of Units from Series C Units to Series A Units. Series A Units. Series A Units received 245,129 Series C Units with a NAV per Unit of \$9.22 in exchange for 257,200 Series A Units with a NAV per Unit of \$8.79. Series C Unitholders received 300,408 Series A Units with a NAV per Unit of \$8.79 in exchange for 286,310 Series C Units with a NAV per Unit of \$9.22.

Series B Units and Series F Units were automatically redesignated as Series C Units in accordance with their terms on June 30, 2020 at NAV. Series B Unitholders received 35,308 Series C Units with a NAV of \$10.01 per Unit in exchange for 35,650 Series B Units with a NAV of \$9.91 per Unit. Series F Unitholders received 529,432 Series C Units with a NAV of \$10.01 per Unit in exchange for 534,426 Series F Units with a NAV of \$9.91 per Unit.

On June 30, 2020, 75,023 Series A Units were also redesignated as Series C Units with a NAV of \$716,447. Series A Unitholders received 71,591 Series C Units with a NAV per unit of \$10.01 in exchange for 75,023 Series A Units with a NAV per Unit of \$9.55.

On September 30, 2020, 330,823 Series A Units with a NAV of \$3,219,930 were redesignated as Series C Units. Series A Unitholders received 315,828 Series C Units with a NAV per unit of \$10.20 in exchange for 330,823 Series A Units with a NAV per unit of \$9.73. In addition, 6,399 Series C Units with a NAV of \$65,231 were redesignated as Series A Units. Series C Unitholders received 6,702 Series A Units with a NAV per unit of \$9.73 in exchange for 6,399 Series C Units with a NAV per Unit of \$10.20.

On December 31, 2020, 69,529 Series A Units were redesignated as Series C Units with a NAV of \$694,195. Series A Unitholders received 66,540 Series C units with a NAV per unit of \$10.43 in exchange for 69,529 Series A Units with a NAV per unit of \$9.98.

On January 14, 2021 the Trust announced that given the current number of outstanding Series A Units and Series C Units, redesignation requests of Series A Units into Series C Units are not currently being accepted by the Trust.

The Series A Units are listed on the Exchange under the ticker SCHG.UN. Series C Units are unlisted.

ANNUAL REDEMPTION

On June 29, 2020, 43,020 Series A Units, 10,483 Series C Units and 4,117 Series F Units were redeemed in accordance with the DOT at NAV. Series A, Series C and Series F Unitholders received redemption proceeds of \$410,501, \$104,791 and \$40,772, respectively for total proceeds of \$556,064 at a NAV per Unit of \$9.5498, \$10.0075 and \$9.9014, respectively.

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FINANCIAL AND OPERATIONAL HIGHLIGHTS

	As at	As at
	December 31, 2020	December 31, 2019
Current assets	\$41,885,611	\$43,360,853
Current liabilities	307,282	397,109
Net assets attributable to holders of redeemable Units per series		
Series A	10,249,932	15,216,599
Series B	_	376,527
Series C	31,328,397	21,682,443
Series F	_	5,688,175
	\$41,578,329	\$42,963,744

ANALYSIS OF FINANCIAL PERFORMANCE

The Trust's financial performance and results of operations for the three and twelve months ended December 31, 2020 and 2019 are summarized below:

	Three months ended	Three months ended
	December 31, 2020	December 31, 2019
Investment gain (loss)	\$1,713,435	\$1,217,575
Expenses	(129,453)	(199,443)
Net Investment income (loss)	1,583,982	1,018,132
Increase (decrease) in net assets attributable to holders of redeemable units	\$1,583,982	\$1,018,132

	Year ended December 31, 2020	Year ended December 31, 2019
Investment gain (loss)	\$1,956,216	\$4,651,234
Expenses	(676,502)	(565,327)
Net Investment income (loss)	1,279,714	4,085,907
Increase (decrease) in net assets attributable to holders of redeemable units	\$1,279,714	\$4,085,907

GENERAL AND ADMINISTRATION EXPENSES

General and administration expenses include items such as legal and audit fees, Trustee fees, investor relations expenses, Trustees' and officers' insurance premiums, and other general and administrative expenses associated with the operation of the Trust. Management fees payable to the Manager would also be included in general and administration expenses. Management fees paid or payable to the Manager in Q4 2020 were \$105,232 (2020 - \$416,590). See "Related Party Transactions and Arrangements – Arrangements with Starlight Capital".

ACCRUED EXPENSES

As at December 31, 2020, the Trust had \$133,059 in accounts payable and accrued liabilities (as at December 31, 2019, the Trust had \$224,861 in accounts payable and accrued liabilities).

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LIABILITIES

LEVERAGE

The Trust may obtain leverage of up to 15% of the NAV of the Public Portfolio LP by way of a margin facility. In addition, the Private Portfolio may obtain leverage of up to 75% of the fair market value of any direct real estate held in the Private Portfolio either directly or indirectly through an investment vehicle. The Private Portfolio may also obtain leverage of up to 90% of the fair market value of any direct infrastructure held in the Private Portfolio either directly or indirectly through an investment vehicle.

As at December 31, 2020 and December 31, 2019, the Trust had no leverage.

UNITHOLDERS' EQUITY

The Trust had the following Series A, B, C and F Units outstanding as of December 31, 2020 and December 31, 2019:

	2020		2019	
	Outstanding Units	Net assets attributable to holders of	Outstanding Units	Net assets attributable to holders of
	Outstanding Units	redeemable units (\$)	Outstanding Units	redeemable units (\$)
Series A	1,024,336	10,215,121	1,491,955	14,802,830
Series B	_	_	35,650	399,993
Series C	2,996,305	31,376,601	2,036,385	21,056,831
Series F	-	_	538,543	5,886,275

The Trust has the following Series A, B, C and F Units outstanding as of February 28, 2021:

Series	Units				
	Series A	Series B	Series C	Series F	
Balance, beginning of period	1,024,336	-	2,996,305	_	
Units redesignated	_	-	_	_	
Units redeemed	_	_	-	_	
Units issued	_	_	-	_	
Dividends reinvested	112	-	_	_	
Units outstanding, end of period	1,024,448	_	2,996,305	_	

LIQUIDITY AND CAPITAL RESOURCES

LIQUIDITY

Cash flows from investments represents the primary source of liquidity to fund distributions and the Trust's expenses. The Trust's cash flow from investments is dependent upon the distribution levels of its investments, foreign currency exchange rates and from the realization of capital gains on its investments. Declines in these factors may adversely affect the Trust's net cash flow from operations and hence require distributions and expenses to be paid from return of capital through the sale of investments.

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The Investment Manager manages the liquidity of the Public Portfolio to be able to meet the liquidity needs of the Public Portfolio LP and of the Trust. A more detailed discussion of these risks can be found under the "Risks and Uncertainties" section in the annual information form of the Trust ("AIF") dated March 31, 2021. Also see "Risks and Uncertainties".

The Trust expects to be able to meet all its obligations, including distributions to Unitholders and expenses as they become due. The Trust has a number of financing sources available to fulfill its commitments including: (i) cash flow from operating activities; (ii) investment portfolio; (iii) issuance of equity; and (iv) ability to implement a margin facility.

Where the Trustees determine that the Trust does not have cash in an amount sufficient to make payment of the full amount of any distribution that has been declared payable, or otherwise made payable, on the due date for such payment or for any other reason cannot pay the distribution in cash, or the Trustees otherwise elect in respect of any such distribution at the sole and absolute discretion of the Trustees, the payment will be distributed to the Unitholders in the form of additional Units, or fractions of Units, if necessary or desirable, having a value equal to the difference between the amount of such distribution declared to be payable and the amount of cash that has been determined by the trustees to be available for the payment of such distribution. Such additional Units will be issued based on the proportionate interest of each series and with respect to such series, pro rata in proportion to the number of Units held as of record by such Unitholder on such date. Such additional Units will be issued pursuant to applicable exemptions under applicable securities laws, discretionary exemptions granted by applicable securities regulatory authorities or a prospectus or similar filing. Immediately after a proportionate pro rata distribution of such Units to all Unitholders in satisfaction of any non-cash distribution, the number of outstanding Units will be consolidated so that each Unitholder will hold after the consolidation the same number of Units as the Unitholder held before the non-cash distribution.

CASH FLOW

The following table details the changes in cash and cash equivalents:

	Three months ended December 31, 2020	Three months ended December 31, 2019	Year ended December 31, 2020	Year ended December 31, 2019
Cash used in operating activities	\$502,556	\$(7,439,358)	\$2,437,784	\$(11,480,674)
Cash from financing activities	(527,866)	7,605,341	(2,663,154)	11,234,968
Increase (decrease) in cash	(25,310)	165,983	(225,370)	(245,706)
Cash at beginning of period	-	104,825	270,808	516,514
Cash at end of period	\$(25,310)	\$270,808	\$45,438	\$270,808

Cash used in operating activities primarily represents the distributions received from partnerships, Trust expenses and net realized and unrealized gains and losses on investments.

Cash from financing activities is a result of the distributions, redemptions and the issuance of Units. See Unitholders Equity.

COMMITMENTS

On March 4, 2019, the Trust entered into a subscription agreement for a \$5.5 million commitment in the Private Portfolio to invest in the Starlight Residential Fund. The commitment was callable on demand on a pro-rata basis with other investors. In January 2020, the Trust received the final capital call for the remaining \$1.0 million of the capital committed to Starlight Residential Fund which was invested on February 4, 2020. As of December 31, 2020, the Trust does not have any outstanding capital commitments.

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RELATED PARTY TRANSACTIONS AND SIGNIFICANT ARRANGEMENTS

Starlight Capital is considered a related party to the Trust as Starlight Capital is controlled by a significant Unitholder who owns more than 10% of the Trust.

ARRANGEMENTS WITH STARLIGHT CAPITAL

Pursuant to the management agreement dated December 13, 2018 ("Management Agreement"), the Manager manages the business of the Trust, including making all decisions regarding the business of the Trust that are advisable or consistent with accomplishing the objectives of the Trust, transacting the business of the Trust, dealing with and in the assets of the Trust, and providing advisory, investment management and administrative services to the Trust. The Trust is administered and operated by the Trust's Chief Executive Officer and Chief Investment Officer and its Chief Financial Officer and Chief Operating Officer in addition to an experienced team of investment management professionals from Starlight Capital.

The Management Agreement, unless terminated in accordance with its termination provisions, will continue in effect until the winding-up or dissolution of the Trust.

Pursuant to the investment management agreement dated December 13, 2018 ("Investment Management Agreement"), the Investment Manager manages the business of the Public Portfolio LP, including making all decisions regarding the investment portfolio of the Public Portfolio LP in accordance with the investment objectives, investment strategy and investment restrictions of the Trust, employing leverage, and providing administrative services to the Public Portfolio LP. The Public Portfolio LP is administered and operated by Starlight Capital's Chief Executive Officer and Chief Investment Officer and its Chief Financial Officer and Chief Operating Officer as well as an experienced team of investment management professionals from Starlight Capital.

The Investment Management Agreement, unless terminated in accordance with its termination provisions, will continue in effect until the winding-up or dissolution of the Trust.

SUMMARY OF FEES AND EXPENSES

MANAGEMENT FEE

Pursuant to the Management Agreement, the Manager is entitled to an annual management fee of 1.25% of the market capitalization of the Trust based on the NAV of the Trust plus the aggregate redemption price of any outstanding preferred units calculated and accrued daily and paid by the Trust monthly in arrears. Any fees payable on delegation of responsibilities of the Manager to the Investment Manager will be paid out of the Manager's fees entitlement and will not result in additional fees to the Trust. Any management fees charged by an underlying investment vehicle will reduce the amount of the management fee paid to the Manager of the Trust attributable to the portion of the portfolio allocated to the respective underlying investment vehicle. The management fees on Series A Units, Series B Units, Series C Units and Series F Units for the year ended December 31, 2020 amounted to \$416,590, with \$36,056 in outstanding accrued fees on the Units due to the Manager at December 31, 2020.

PERFORMANCE FEE

Pursuant to the Investment Management Agreement, the Investment Manager is entitled to an annual performance fee equal to the product of: the weighted average number of Public Portfolio LP units outstanding on the calculation date for such year, and

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- (a) 10% of (A) the amount by which the sum of:
 - i) the NAV of the Public Portfolio per Public Portfolio LP unit at the end of such fiscal year (calculated before taking into account the Public Portfolio performance fee payable for the fiscal year), plus,
 - ii) the total amount of distributions paid by the Public Portfolio LP to the Trust during such fiscal year, if any, divided by the weighted average number of Public Portfolio LP units outstanding during such fiscal year.

 exceeds (B) the greater of:
 - a. the High Water Mark (as defined below), and
 - b. the Hurdle Amount (as defined below).

The high water mark for any fiscal year means the greater of: (a) \$10 and (b) the highest NAV per applicable unit determined as at the last business day of any previous fiscal year, less the total amount of distributions paid on the applicable series during all consecutive immediately preceding fiscal years, if any, in respect of which no Public Portfolio performance fee was paid divided by the weighted average number of units of such series outstanding during such fiscal years (the "High Water Mark"). The hurdle amount for any fiscal year of the Trust means an amount equal to the product of: (a) the NAV per applicable unit on the last business day of the preceding fiscal year, and (b) 112% (the "Hurdle Amount"). The performance fee payable as at December 31, 2020 was \$Nil (December 31, 2019 - \$123,253).

OPERATING EXPENSES

The Trust reimburses the Manager for all reasonable and necessary actual out-of-pocket costs and expenses incurred by the Manager in connection with the performance of the services described in the Management Agreement, as well as certain specified expenses ancillary to the operations of the Manager, including travel on behalf of the Trust.

The Public Portfolio LP reimburses the Investment Manager for all reasonable and necessary actual out-of-pocket costs and expenses incurred by the Investment Manager in connection with the performance of the services described in the Investment Management Agreement, as well as certain specified expenses ancillary to the operations of the Investment Manager.

Each series of Units is responsible for the expenses specifically related to that series and a proportionate share of expenses that are common to all series.

As at December 31, 2020, \$36,056 in management fees payable was included in accounts payable and accrued liabilities to the Manager (December 31, 2019 - \$35,685). In addition, the Investment Manager has paid \$97,003 of the Trust's operating expenses included in accounts payable and accrued liabilities which is recoverable from the Trust (December 31, 2019 - \$194,964).

RISKS AND UNCERTAINTIES

There are certain risks inherent in an investment in the securities of the Trust and in the activities of the Trust. Risks and uncertainties are disclosed below, and in the AIF. The annual MD&A and AIF are available on SEDAR at www.sedar.com. Current and prospective Unitholders of the Trust should carefully consider such risk factors.

The spread of coronavirus disease COVID-19 has caused volatility in the global financial markets, resulted in significant disruptions to global business activity and a slowdown in the global economy. Such impacts could continue and cause substantial market volatility, exchange trading suspensions and closures, affect the Portfolio's performance and significantly reduce the value of an investment in Units. See *Update on the Impact of COVID-19*.

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NO ASSURANCES ON ACHIEVING INVESTMENT OBJECTIVES

There is no assurance that the Trust will be able to return to Unitholders an amount equal to or in excess of the purchase price of the Units. There is no guarantee that an investment in the Trust will earn any positive return in the short or long term nor is there any guarantee that the investment objectives will be achieved. An investment in the Trust involves a degree of risk and is appropriate only for investors who have the capacity to absorb investment losses.

RECENT AND FUTURE GLOBAL FINANCIAL DEVELOPMENTS

Recent turmoil in the global energy market has impacted global commodity prices and global foreign currency markets and the effects could be substantial and long-lasting. Further, continued market concerns about, matters related to the United Kingdom's withdrawal from the European Union, COVID-19 or other pandemics, and matters related to the U.S. presidential election and global government debt limits and international trading relationships, may adversely impact global equity markets. Some of these economies have experienced significantly diminished growth and some are experiencing or have experienced a recession. These market conditions and further volatility or illiquidity in capital markets may also adversely affect the prospects of the Trust and the value of the investment portfolio.

RISKS RELATING TO THE PORTFOLIO ISSUERS

As the Trust invests globally in businesses in the residential and commercial real estate sectors and the global infrastructure sector, the Trust is subject to certain risk factors to which the investment portfolio issuers are subject and which could affect the business, prospects, financial position, financial condition or operating results of the Trust as a result of its investment in such issuers.

The value of the assets of the Trust will vary as the value of the securities in the investment portfolio changes. The Trust has no control over the factors that affect the value of the securities in the investment portfolio. Factors unique to each company included in the investment portfolio, such as changes in its management, strategic direction, achievement of goals, COVID-19 or other pandemics, mergers, acquisitions and divestitures, changes in distribution policies, changes in law and regulation and other events, may affect the value of the securities in the investment portfolio. A substantial drop in equities markets could have a negative effect on the Trust and could lead to a significant decline in the value of the investment portfolio and the value of the Units.

The value of the securities acquired by the Trust will be affected by business factors and risks that are beyond the control of the Manager or the Investment Manager, including:

- (a) operational risks related to specific business activities of the respective issuers;
- (b) quality of underlying assets;
- (c) financial performance of the respective issuers and their competitors;
- (d) sector risk;
- (e) COVID-19 or other pandemics;
- (e) fluctuations in exchange rates;
- (f) fluctuations in interest rates; and
- (g) changes in government regulations.

RISKS RELATING TO THE VALUATION OF THE PORTFOLIO

Fluctuations in the respective market values of the securities in the investment portfolio may occur for a number of reasons beyond the control of the Trust and may be both volatile and rapid with potentially large variations over a short period of time. Independent

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pricing information regarding certain of the Trust's securities and other investments may not be readily available at all times. Valuation determinations will be made in good faith by the Trust. The Trust may have some of its assets in investments which by their very nature may be extremely difficult to value accurately.

VALUATION METHODOLOGIES INVOLVE SUBJECTIVE JUDGMENTS

For purposes of IFRS compliant financial reporting, the Trust's assets and liabilities are valued in accordance with IFRS. Accordingly, the Trust is required to follow a specific framework for measuring the fair value of its assets and liabilities and, in its audited financial statements, to provide certain disclosures regarding the use of fair value measurements.

The fair value measurement accounting guidance establishes a hierarchal disclosure framework that ranks the observability of market inputs used in measuring financing instruments at fair value. The observability of inputs depends on a number of factors, including the type of financial instrument, the characteristics specific to the financial instrument and the state of the marketplace, including the existence and transparency of transactions between market participants. Financial instruments with readily quoted prices, or for which fair value can be measured from quoted prices in active markets, generally will have a high degree of market price observability and less judgment applied in determining fair value.

A portion of the Trust's portfolio investments is in the form of securities that are not publicly traded. The fair value of securities and other investments that are not publicly traded may not be readily determinable. The Trust values these securities at fair value as determined in good faith by the Trust and in accordance with the valuation policies and procedures described under "Calculation of Net Asset Value" in the DOT. However, the Trust may be required to value its securities at fair value as determined in good faith by the Manager to the extent necessary to reflect significant events affecting the value of its securities. The Trust may utilize the services of an independent valuation firm to aid it in determining the fair value of these securities. The types of factors that may be considered in fair value pricing of the Trust's investments include the nature and realizable value of any collateral, the portfolio business' ability to make payments and its earnings, the markets in which the portfolio investment does business, comparison to publicly traded companies, discounted cash flow and other relevant factors. Because such valuations, and particularly valuations of private securities and private companies, are inherently uncertain, such valuations may fluctuate over short periods of time and may be based on estimates, and the Trust's determinations of fair value may differ materially from the values that would have been used if a ready market for these securities existed. The value of the Trust's assets could be materially adversely affected if the Trust's determinations regarding the fair value of its investments were materially higher than the values that it ultimately realizes upon the disposition of such securities.

The value of the Trust's investment portfolio may also be affected by changes in accounting standards, policies or practices. From time to time, the Trust will be required to adopt new or revised accounting standards or guidance. It is possible that future accounting standards that the Trust is required to adopt could change the valuation of the Trust's assets and liabilities.

Due to a wide variety of market factors and the nature of certain securities to be held by the Trust, there is no guarantee that the value determined by the Trust or any third-party valuation agents will represent the value that will be realized by the Trust on the eventual disposition of the investment or that would, in fact, be realized upon an immediate disposition of the investment. Moreover, the valuations to be performed by the Trust or any third-party valuation agents are inherently different from the valuation of the Trust's securities that would be performed if the Trust were forced to liquidate all or a significant portion of its securities, which liquidation valuation could be materially lower.

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ILLIQUID SECURITIES AND PRIVATE SECURITIES

There is no assurance that an adequate market will exist for the securities held in the Portfolio, including the Private Portfolio. The Trust cannot predict whether the securities held by it will trade at a discount to, a premium to, or at their fair value, if applicable. If the market for a specific security is particularly illiquid, the Trust may be unable to dispose of such securities or may be unable to dispose of such securities at an acceptable price. Up to 40% of the Trust's total assets (at the time of investment) may be invested in the Private Portfolio. Over time, if the value of the Private Portfolio increases at a greater rate than the Public Portfolio, the Private Portfolio may comprise more than 40% of the Trust's total assets.

The Private Portfolio or other illiquid securities may be held in companies that are small in size and are therefore subject to greater risk based on economic and regulatory changes. There is generally little or no publicly available information about such businesses, and the Trust must rely on the diligence of the manager of the investment vehicle, investment managers, or its employees and consultants to obtain the information necessary for the decision to invest in them. There can be no assurance that such diligence efforts will uncover all material information about these privately held businesses. Investments in private companies may be riskier, more volatile and more vulnerable to economic, market and industry changes than investments in larger, more established publicly listed companies. The valuation of securities of private companies is not based upon a liquid market, and valuations of these securities may be substantially higher or lower than the valuation of the securities when and if they are subsequently sold. Therefore, the value of the Private Portfolio, and the Trust as a whole, may change substantially when investments in such private issuers are subsequently sold.

There can be no assurance that the Trust will be able to realize a return of capital on the sale of investments in issuers in the Private Portfolio.

FOREIGN MARKET EXPOSURE

The Trust's investments may, at any time, include securities of issuers established in jurisdictions outside Canada and the U.S. Although most of such issuers will be subject to uniform accounting, auditing and financial reporting standards comparable to those applicable to Canadian and U.S. companies, some issuers may not be subject to such standards and, as a result, there may be less publicly available information about such issuers than a Canadian or U.S. company. Investments in foreign markets carry the potential exposure to the risk of political upheaval, acts of terrorism and war, all of which could have an adverse impact on the value of such securities.

CURRENCY EXPOSURE RISK

As a portion of the investment portfolio may be invested directly or indirectly in securities in currencies other than the Canadian dollar, the NAV of the Trust will, to the extent this has not been hedged against, be affected by changes in the value of the foreign currencies relative to the Canadian dollar. Accordingly, no assurance can be given that the Trust will not be adversely impacted by changes in foreign exchange rates or other factors.

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CURRENCY HEDGING RISK

The use of hedges involves special risks, including the possible default by the other party to the transaction, illiquidity and, to the extent the Investment Manager's assessment of certain market movements is incorrect, the risk that the use of hedges could result in losses greater than if the hedging had not been used. Hedging arrangements may have the effect of limiting or reducing the total returns to the Trust if the Investment Manager's expectations concerning future events or market conditions prove to be incorrect. In addition, the costs associated with a hedging program may outweigh the benefits of the arrangements in such circumstances.

DEGREE OF LEVERAGE

The Trust's degree of leverage could have important consequences to Unitholders. For example, the degree of leverage could affect the Trust's ability to obtain additional financing in the future for working capital, capital expenditures, acquisitions, development or other general fund purposes, making the Trust more vulnerable to a downturn in business or the economy in general. The Trust may obtain leverage of up to 15% of the NAV of the Public Portfolio LP by way of a margin facility. In addition, the Private Portfolio will obtain leverage of up to 75% of the fair market value of any direct real estate held in the Private Portfolio either directly or indirectly through an investment vehicle. In addition, the Private Portfolio will obtain leverage of up to 90% of the fair market value of any direct infrastructure held in the Private Portfolio either directly or indirectly through an investment vehicle. The Trust and the Public Portfolio LP do not currently have any leverage.

INDUSTRY CONCENTRATION RISK

In following its investment strategy, the Trust will invest globally in issuers in the residential and commercial real estate sectors and the global infrastructure sector. Accordingly, the Trust will face more risks than if it were diversified broadly over numerous industries or sectors and the stock price of the Series A Units and NAV per Unit of a series of the Trust may be more volatile than the value of a more broadly diversified portfolio and may fluctuate substantially over short periods of time. This may have a negative impact on the value of the Units.

INFRASTRUCTURE RISK

As the Trust invests in infrastructure entities, projects and assets, the Trust may be sensitive to adverse economic, regulatory, political or other developments. Infrastructure entities may be subject to a variety of events that adversely affect their business or operations, including service interruption due to environmental damage, operational issues, COVID-19 or other pandemics, access to and the cost of obtaining capital, and regulation by various governmental authorities. There are substantial differences between regulatory practices and policies in various jurisdictions, and any given regulatory authority may take actions that affect the regulation of instruments or assets in which the Trust invests, or the issuers of such instruments, in ways that are unforeseeable. Infrastructure entities, projects and assets may be subject to changes in government regulation of rates charged to customers, government budgetary constraints, the imposition of tariffs and tax laws, COVID-19 or other pandemics, and other regulatory policies. Additional factors that may affect the operations of infrastructure entities, projects and assets include innovations in technology that affect the way a company delivers a product or service, significant changes in the use or demand for infrastructure assets, terrorist acts or political actions, and general changes in market sentiment towards infrastructure assets. The Trust may invest in entities and assets that may share common characteristics, are often subject to similar business risks and regulatory burdens, and whose instruments may react similarly to various events that are unforeseeable. While vaccination programs have begun to be implemented, industries, including transportation and energy, continue to be affected in varying degrees by COVID-19.

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It continues to be difficult to predict the duration and extent of the impact of COVID-19 on infrastructure business and operations, both in the short and long-term.

REAL ESTATE RISK

The assets, earnings and share values of companies involved in the real estate industry are influenced by general market conditions and a number of other factors, including but not limited to:

- economic cycles;
- interest rates;
- consumer confidence;
- the policies of various levels of government, including property tax levels and zoning laws;
- · the economic well-being of various industries;
- COVID-19 or other pandemics;
- overbuilding and increased competition;
- lack of availability of financing to refinance maturing debt;
- vacancies due to tenant bankruptcies and other reasons;
- losses due to costs resulting from environmental contamination and its related clean up;
- casualty or condemnation losses;
- variations in rental income;
- · changes in neighbourhood values; and
- functional obsolescence and appeal of properties to tenants.

While vaccination programs have begun to be implemented, industries, including retail and commercial real estate, continue to be affected in varying degrees by COVID-19. It continues to be difficult to predict the duration and extent of the impact of COVID-19 on REIT's business and operations, both in the short and long-term. In addition, underlying real estate investments may be difficult to buy or sell. This lack of liquidity can cause greater price volatility in the securities of companies like REITs, which own and manage real estate assets.

RISK FACTORS RELATING TO CANADIAN TAX

It is anticipated that the Trust will qualify at all times as a "mutual fund trust" within the meaning of the Tax Act. If the Trust fails or ceases to qualify as a mutual fund trust under the Tax Act, the income tax consequences of acquiring, holding or disposing of Units would be materially and adversely affected in certain respects. There can be no assurance that Canadian federal income tax laws and the administrative policies and assessing practices of the Canada Revenue Agency ("CRA") respecting the treatment of mutual fund trusts will not be changed in a manner which adversely affects the Trust or Unitholders.

A trust or partnership that is subject to the specified investment flow-through trust ("SIFT") Rules is subject to entity-level taxation at rates comparable to those that apply to corporations in respect of income earned from "non-portfolio property". However, the Trust and the Public Portfolio LP will not be subject to the SIFT Rules provided that they do not at any time hold any "non-portfolio property". The investment guidelines of the Trust and the Public Portfolio LP prohibit the acquisition or holding of properties that

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would be "non-portfolio properties" for purposes of the Tax Act and accordingly, neither the Trust nor the Public Portfolio LP is expected to become subject to the SIFT Rules.

If the SIFT Rules were to apply to the Trust or the Public Portfolio LP, the impact to a Unitholder would depend on the status of the holder and, in part, on the amount of income distributed which would not be deductible by the Trust in computing its income in a particular year and what portions of the Trust's and the Public Portfolio LP's distributions constitute "non-portfolio earnings", other income and returns of capital. The likely effect of the SIFT Rules on the market for Units, and on the Trust's ability to finance future acquisitions through the issue of Units or other securities is uncertain. If the SIFT Rules were to apply to the Trust or the Public Portfolio LP, they could adversely affect the marketability of the Units, the amount of cash available for distribution and the after-tax return to investors - particularly in the case of a Unitholder who is exempt from tax under the Tax Act or a non-resident of Canada.

Subject to the DFA Rules discussed below, in determining the Trust's income for tax purposes, the Trust will generally treat gains or losses in respect of Portfolio securities as capital gains and losses. In general, gains and losses realized by the Trust from derivative transactions, including gains realized in connection with short sales, will be on income account except where such derivatives are used to hedge Portfolio securities or other assets held on capital account provided there is sufficient linkage, subject to the DFA Rules discussed below. Gains or losses in respect of foreign currency hedges entered into in respect of amounts invested in the Portfolio will generally constitute capital gains or capital losses to the Trust if the Portfolio securities are capital property to the Trust and there is sufficient linkage. Similar considerations apply in relation to gains and losses realized by the Public Portfolio LP. Designations with respect to the Trust's income and capital gains will be made and reported to Unitholders on this basis. The CRA's practice is not to grant advance income tax rulings on the characterization of items as capital gains or income and no advance income tax ruling has been requested or obtained. If any such dispositions or transactions are determined not to be on capital account, the net income of the Trust for tax purposes and the taxable component of distributions to Unitholders could increase. Any such redetermination by the CRA may result in the Trust being liable for unremitted withholding taxes on prior distributions made to Unitholders who were not resident in Canada for purposes of the Tax Act at the time of the distribution. Such potential liability may reduce the NAV and NAV per Unit of each series.

The Tax Act contains rules (the "DFA Rules") regarding certain financial arrangements that seek to reduce tax by converting, through the use of derivative contracts, the return on an investment that would have the character of ordinary income to capital gains. The DFA Rules are broad in scope and could apply to other agreements or transactions. If the DFA Rules were to apply in respect of derivatives to be utilized by the Trust or the Public Portfolio LP, the gains realized in respect of the property underlying such derivatives could be treated as ordinary income rather than capital gains.

In certain circumstances, the interest on money borrowed to invest in a trust or other entity that may be deducted may be reduced on a pro rata basis in respect of distributions from the trust or other entity that are a return of capital and which are not reinvested for an income earning purpose. While the ability to deduct interest depends on the facts, it is possible that part of the interest payable by the Trust or the Public Portfolio LP in connection with money borrowed to acquire certain securities held in the Portfolio could be non-deductible where such distributions have been made to the Trust or the Public Portfolio LP, as the case may be, increasing the net income of the Trust for tax purposes and the taxable component of distributions to Unitholders.

The Trust intends to invest in foreign securities. Many foreign countries preserve their right under domestic tax laws and applicable tax conventions with respect to taxes on income and on capital ("Tax Treaties") to impose tax on dividends and interest paid or credited to persons who are not resident in such countries. While the Trust intends to make its investments in such a manner as to

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mitigate the amount of foreign taxes incurred under foreign tax laws and subject to any applicable Tax Treaties, investments in selected foreign securities may subject the Trust to foreign taxes on dividends and interest paid or credited to the Trust or any gains realized on the disposition of such securities. Any foreign taxes incurred by the Trust will generally reduce the value of the Trust and amounts payable to Unitholders. To the extent that such foreign tax paid by the Trust exceeds 15% of the amount included in the Trust's income from such investments, such excess may generally be deducted by the Trust in computing its net income for the purposes of the Tax Act. In addition, the Trust may designate in respect of a Unitholder a portion of its foreign source income that can reasonably be considered to be part of the Trust's income distributed to such Unitholder and the corresponding portion of any foreign "business income tax" and "non-business income tax" (each as defined in the Tax Act) considered to have been paid by the Trust in respect of such income will be deemed to be foreign source income and foreign taxes paid by the Unitholder for purposes of the foreign tax credit rules in the Tax Act. However, although the foreign tax credit provisions in the Tax Act are designed to avoid double taxation, the availability of a foreign tax credit may be limited to the extent that a Unitholder does not have sufficient taxes payable under Part I of the Tax Act, or sufficient income from sources in the relevant foreign country (taking into account other income or losses from sources in that country) and is otherwise subject to the detailed rules in the Tax Act. Because of this, and because of timing differences in recognition of expenses and income and other factors, there is a risk of double taxation.

A Unitholder that is a Registered Plan will not be entitled to a foreign tax credit under the Tax Act in respect of any foreign tax paid by the Fund and designated in respect of the plan trust. As a result, the after-tax return from an investment in Units to a Unitholder that is a Registered Plan trust may be adversely affected.

Pursuant to rules in the Tax Act, if the Trust experiences a "loss restriction event" (i) it will be deemed to have a year-end for tax purposes (which could result in an unscheduled distribution of the Trust's net income and net realized capital gains at such time to Unitholders so that the Trust is not liable for income tax on such amounts under Part I of the Tax Act), and (ii) it will become subject to the loss restriction rules generally applicable to a corporation that experiences an acquisition of control, including a deemed realization of any unrealized capital losses and restrictions on its ability to carry forward losses. Generally, the Trust will be subject to a loss restriction event if a Unitholder becomes a "majority-interest beneficiary", or a group of persons becomes a "majority-interest group of beneficiaries", of the Trust, as those terms are defined in the affiliated persons rules contained in the Tax Act, with certain modifications.

REGULATION

The Trust is subject to various laws and regulations governing its operations, taxes and other matters. It is possible that future changes in applicable federal, provincial or common laws or regulations or changes in their enforcement or regulatory interpretation could result in changes in the legal requirements affecting the Trust (including with retroactive effect). Any changes in the laws to which the Trust is subject could materially adversely affect the Trust or its investments. It is impossible to predict whether there will be any future changes in the regulatory regimes to which the Trust will be subject or the effect of any such change on its investments.

SIGNIFICANT OWNERSHIP BY STARLIGHT CAPITAL

As of the date hereof, Daniel Drimmer and his affiliates hold an approximate 12.57% interest in the Trust through ownership of Series C Units. Starlight Capital has the ability to exercise influence with respect to the affairs of the Trust and significantly affect the outcome of Unitholder votes, including transactions in which an investor might otherwise receive a premium for its Units over the then current market price.

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DEPENDENCE ON STARLIGHT CAPITAL

The Trust is dependent upon Starlight Capital for operational and administrative services relating to the Trust's business. Should Starlight Capital terminate the Management Agreement and/or the Investment Management Agreement, the Trust will be required to engage the services of an external investment asset manager. The Trust may be unable to engage an investment asset manager on acceptable terms, in which case the Trust's operations may be adversely affected. Further there is no certainty that the employees of the Investment Manager who will be primarily responsible for the management of the Public Portfolio will continue to be employees of the Investment Manager.

RELIANCE ON KEY PERSONNEL

The loss of the services of any key personnel, particularly Dennis Mitchell, the Chief Executive Officer and Chief Investment Officer of the Trust could have a material adverse effect on the Trust and materially adversely affect the Trust's financial condition and results of operations.

CONTROLS OVER FINANCIAL REPORTING

The Trust maintains information systems, procedures and controls to ensure all information disclosed externally is as complete, reliable and timely as possible. Such internal controls over financial reporting are designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the financial statements for external purposes in accordance with IFRS.

Because of the inherent limitations in all control systems, including well-designed and operated systems, no control system can provide complete assurance that the objectives of the control system will be met. Furthermore, no evaluation of controls can provide absolute assurance that all control issues, including instances of fraud, if any, will be detected or prevented. These inherent limitations include the possibility that management's assumptions and judgments may ultimately prove to be incorrect under varying conditions and circumstances and the impact of isolated errors.

Additionally, controls may be circumvented by the unauthorized acts of individuals, by collusion of two or more people, or by management override. The design of any system of controls is also based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential conditions.

CYBER-SECURITY RISK

A cyber incident is considered to be any adverse event that threatens the confidentiality, integrity or availability of the Trust's information resources. More specifically, a cyber-incident is an intentional attack or an unintentional event that can include gaining unauthorized access to information systems to disrupt operations, corrupt data or steal confidential information. The Trust's primary risks that could directly result from the occurrence of a cyber-incident include operational interruption, including interruptions to its ability to manage the investment portfolio, and damage to its reputation. Starlight Capital has implemented processes, procedures and controls to oversee its third parties to help mitigate these risks, which include firewalls and antivirus programs on its networks, servers and computers, but these measures, as well as its increased awareness of a risk of a cyber-incident, do not guarantee that the Trust's financial results will not be negatively impacted by such an incident. The Investment

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Manager has secured cyber insurance coverage, however, there can be no guarantee that such coverage will respond or be sufficient to all threats incurred by the Trust.

FLUCTUATIONS IN NAV AND NAV FOR EACH SERIES OF UNIT

The NAV and series NAV for each series of Unit of the Trust will vary according to, among other things, the value of the investments held by the Trust. The Manager, the Investment Manager and the Trust have no control over the factors that affect the value of the investments held by the Trust, including factors that affect the equity and debt markets generally, such as general economic and political conditions, COVID-19 or other pandemics, fluctuations in interest rates and factors unique to each issuer included in the investment portfolio, such as changes in management, changes in strategic direction, achievement of strategic goals, mergers, acquisitions and divestitures, changes in distribution and dividend policies and other events.

RISKS RELATED TO THE UNITS

RETURN ON INVESTMENT IS NOT GUARANTEED

There can be no assurance regarding the amount of income to be generated by the Trust's investments. The Units are equity securities of the Trust and are not fixed income securities. Unlike fixed-income securities, there is no obligation of the Trust to distribute to Unitholders a fixed amount or to return the initial purchase price of a Unit on a date in the future. The market value of the Series A Units will deteriorate if the Trust is unable to generate sufficient positive returns, and that deterioration may be significant.

Financial markets have, in recent years, experienced significant price and volume fluctuations that have particularly affected the market prices of securities of issuers and that have, in many cases, been unrelated to the operating performance, underlying asset values or prospects of such issuers. Accordingly, the market price of the Trust's securities may decline even if the Trust's financial performance, underlying asset values, or prospects have not changed. Additionally, these factors, as well as other related factors, may cause decreases in asset values that are deemed to be other than temporary. There can be no assurance that continuing fluctuations in price and volume will not occur.

DILUTION OF UNITS

The number of Units the Trust is authorized to issue is unlimited. The Trust may, in its sole discretion, issue additional Units from time to time subject to the rules of any applicable stock exchange on which the Units are then listed. The issuance of any additional Units may have a dilutive effect on the interests of Unitholders.

USE OF ESTIMATES

The preparation of the Trust's financial statements in conformity with IFRS requires management to make estimates and assumptions which affect the application of accounting policies and the reported amounts of assets, liabilities, revenues and expenses. Actual results could differ from those estimates.

In making estimates, management relies on external information and observable conditions where possible, supplemented by internal analysis as required. Those estimates have been applied in a manner consistent with prior periods and there are no known trends, commitments, events or uncertainties management believes will materially affect the methodology or assumptions utilized in making those estimates in its audited annual financial statements.

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As at December 31, 2020, no material estimates were used in determining the recorded amount for assets and liabilities in the annual audited financial statements.

SIGNFICANT ACCOUNT POLICIES

There were no changes to the Trust's accounting policies in 2020.

DISCLOSURE CONTROLS AND PROCEDURES AND INTERNAL CONTROLS OVER FINANCIAL REPORTING

The Trust maintains information systems, procedures and controls to ensure all information disclosed externally is as complete, reliable and timely as possible. Such internal controls over financial reporting are designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the consolidated financial statements for external purposes in accordance with IFRS.

All control systems have inherent limitations, including well-designed and operated systems. No control system can provide complete assurance the objectives of the control system will be met. Furthermore, no evaluation of controls can provide absolute assurance that all control issues, including instances of fraud, if any, will be detected or prevented. These inherent limitations include, without limitation, the possibility management's assumptions and judgments may ultimately prove to be incorrect under varying conditions and circumstances and the impact of isolated errors. As a growing enterprise, management anticipates that the Trust will be continually evolving and enhancing its systems of controls and procedures.

Additionally, controls may be circumvented by the unauthorized acts of individuals, by collusion of two or more people, or by management override. The design of any system of controls is also based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential conditions.

The Chief Executive Officer and Chief Financial Officer evaluated the effectiveness of the Trust's disclosure controls and procedures (as defined in National Instrument 52-109 – Certification of Disclosure in Issuers' Annual and Interim Filings) and concluded that the design and operation of the Trust's disclosure controls and procedures; and internal controls over financial reporting were effective and continue to be appropriate for the three and twelve months ended December 31, 2020.

UPDATE ON THE IMPACT OF COVID-19

On March 11, 2020, the World Health Organization declared the outbreak of COVID-19 was a global pandemic. Governments around the world enacted a series of public health measures to combat the spread of the virus. These measures significantly curtailed economic output and business activity globally. Since the latter part of February 2020, financial markets have experienced significant volatility in response to the COVID-19 pandemic resulting in increased risks related to the portfolio issuers and fluctuations in NAV and NAV for each series of Unit of the Trust. The COVID-19 pandemic has also resulted in increased infrastructure risk and real estate risk for the Trust. Further, public health crises, including the ongoing health crisis related to the COVID-19 pandemic, or relating to any other virus, flu, epidemic, pandemic or any other similar disease or illness could increase the Trust's risks related to the portfolio issuers, fluctuations in NAV and NAV or each Series of Unit of the Trust, infrastructure risk and real estate risk.

In Q1 2020, the progressive shutdown of large global economies resulted in significant broad market selloffs of global equity markets causing declines in the Public Portfolio investment valuations and the Trust's NAV. Equity markets have experienced elevated

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volatility in the face of rising unemployment and sharply declining economic output. The Public Portfolio has also experienced elevated volatility as equity investors have sought liquidity and safety in the face of uncertainty. In addition to impacting the Trust's NAV, this may create difficulty in raising capital in equity markets, which could in turn adversely impact the Trust's strategy. Liquidity of the Public Portfolio has remained high and has not been materially impacted by COVID-19. As a result of COVID-19, trading volumes in the Public Portfolio have increased as the Investment Manager looks to take advantage of investment opportunities brought about by the elevated level of market volatility.

While the events surrounding the COVID-19 pandemic have resulted in unprecedented market volatility, the Investment Manager believes that the Trust's Portfolio is well positioned to navigate through this challenging time. The Trust has not experienced any material distribution or dividend cuts from investments in the public portfolio or the private portfolio. As the Public Portfolio remains liquid, and although not expected, any distribution cuts made by portfolio investments resulting from COVID-19 or otherwise are not expected to have an impact on the Trust's ability to pay its monthly distributions given the liquid nature of the Public Portfolio and the Trust's ability to adjust its portfolio accordingly. The Private Portfolio has not experienced a significant impact from COVID-19 and no material changes to valuations have been required as a result of COVID-19. The Public Portfolio is currently positioned in sectors and geographies believed to be the most resilient during and after the COVID-19 outbreak and to realize significant upside potential upon an economic recovery. The Investment Manager continues to review the Portfolio on a daily basis and remains committed to owning high-quality businesses with long term growth potential.

Starlight Capital has implemented appropriate cautionary measures to ensure it is conducting business in a safe and effective manner (including, without limitation, limiting visits to their corporate office to essential personnel and ensuring proper protocols around sanitation and social distancing), and continues to diligently work with its service providers to remain operational through the pandemic. There can be no assurance that any actions taken will prevent the impact of COVID-19 on the Trust or Starlight Capital's employees or service providers.

In response to the global pandemic, governments and central banks have reacted with significant monetary and fiscal stimulus programs designed to stabilize economic conditions. Governments have also declared emergencies requiring various restrictions such as stay at home orders, mandatory closures of certain types of businesses and reduced limits on social gatherings impacting businesses and economies. At this time the duration and magnitude of the COVID-19 outbreak is still unknown, as is the efficacy of the government and central bank interventions. While the initial distribution of vaccines has begun globally with the U.S. administering over 115 million doses and with over 12% of the U.S. population now vaccinated many governments continue to have emergency orders in place. It is impossible to forecast the duration and full scope of the economic impact of COVID-19 and other consequential changes it will have on the Trust's business and portfolio values, both in the short term and in the long term and will depend on future developments that are highly uncertain and cannot be accurately predicted, including new information which may emerge concerning the severity of and the actions required to contain the COVID-19 pandemic or remedy its impact, among others. The Portfolio could experience further volatility and market value declines, which could materially adversely impact the performance of the Trust, its NAV and its ability to raise capital. While the situation continues to evolve, the Trust is confident the tactical measures implemented to date will allow it to provide long-term value creation to Unitholders.